

TOWN OF CINCO BAYOU
SPECIAL MEETING
MARCH 12, 1984

The Special Meeting of the Town of Cinco Bayou Town Council was called to order at 7:02 P.M.

SILENT PRAYER

PLEDGE OF ALLEGIANCE TO THE FLAG

Mayor Usrey requested the Clerk call the roll.

ROLL CALL

Present: Mayor Usrey
Councilman Davis
Councilman Johnston
Councilwoman Kelley
Councilman Laginess
Councilman Perry

Also Present: Attorney Powell Janet Lemmi
Harold Hudson Stewart Nazzaro
Jerry White Joseph Hague
Jim Martin Clerk Borchik
Ken Sullivan Secretary Knox

PUBLIC HEARING - 1st Reading of Ordinance No. 88 - AN ORDINANCE OF THE TOWN OF CINCO BAYOU, FLORIDA, GRANTING EXCLUSIVE FRANCHISE TO NORTHWEST FLORIDA SANITATION SERVICES, INC., TO OPERATE AND MAINTAIN SANITARY SERVICE FOR COLLECTION AND DISPOSAL OF GARBAGE WITHIN THE MUNICIPAL LIMITS; PROVIDING FOR A TERM OF THREE YEARS; PROVIDING FOR RATE SCHEDULE FOR RESIDENTIAL AND COMMERCIAL SERVICES, AND PROVIDING AN EFFECTIVE DATE HEREOF. Attorney Powell read Ordinance No. 88 by title only. Councilwoman Kelley moved to approve the first reading of Ordinance 88, seconded by Councilman Perry. Motion was approved unanimously on a roll call vote. This ordinance grants a residential rate increase of 85¢ (\$6.35/month) and eliminates the performance bond requirement.

COUNCIL AS COMMITTEE MEETING

MINUTES - Mayor Usrey asked the Council to review the minutes of February 13, and February 20, 1984 Town Council Meetings for approval at the next council meeting.

FINANCIAL REPORT - Mayor Usrey asked the Council to review the financial report of February, 1984 for approval at the next council meeting.

REGULAR BUSINESS

1. Warner Amex Cable Franchise Extension & Rate Increase - Mr. Nazzaro - Mr. Stewart Nazzaro, General Manager of Warner Amex Cable discussed what Warner Amex has done in the past and present and what they plan to do in the future. Mr. Nazzaro requested a rate increase of \$1.25 on basic cable service, a \$1.00 increase

on each additional outlet, a \$10.00 increase on new aerial installation, a \$15.00 increase on underground installation and marginal rate increases for other installation fees. After a brief discussion and questions from the Council, Mayor Usrey advised Mr. Nazzaro that this matter would be brought before the Council at next week's meeting.

2. Salamander Security Systems Contract Renewal - Mr. Martin - Mr. Martin, manager for Salamander Security Systems was present to answer any questions. Mayor Usrey advised the Council that the Town's contract with Salamander Security Systems is past due for renewal and asked if there were any questions concerning the contract. After some discussion and suggestions for improvement, it was decided that a new contract would be presented to the Council for approval at next week's meeting.

3. Building Permit - Mr. White - Mr. White presented the revised drawings for 16 apartments to be constructed on Troy Street and requested that the Council approve his request for a building permit. Mayor Usrey advised Mr. White that his request will be brought before the Council at next week's meeting.

4. OCS Meeting and Representative Appointment - Mayor Usrey advised the Council that the Outer Continental Shelf Public Meeting will be held in Panama City on Tuesday, March 20 at 6:30 p.m. at the Gulf Coast Community College. Mayor Usrey stated that an elected official is needed to represent the Town. A representative will be appointed at next week's meeting.

5. Engineering Requirements

1. Kelly Avenue
2. Glenwood Park

Mayor Usrey advised the Council that an Engineer is needed to prepare specifications for Kelly Avenue repairs and construction of boardwalks and trails in Glenwood Park. Councilman Davis recommended that W. E. Overstreet, be hired as Engineer for these projects. The Clerk was asked to invite Mr. Overstreet to next week's meeting to discuss the projects.

6. Spring Clean Up - Mayor Usrey advised the Council that dates need to be set for Spring Clean Up Week. Mr. Harold Hudson, Northwest Florida Sanitation was present and suggested that large roll off containers be used at some locations. The Spring Clean Up Week is scheduled for the period April 1 to April 7, 1984.

PUBLIC REQUESTS WILL BE HEARD AT THIS TIME. None

COMMITTEE REPORTS

Standing Committees

1. Streets & Sidewalks - Councilman Davis. No report
2. Parks - Councilwoman Kelley. No report
3. Finance & Budget - Councilman Johnston. No report

4. Waterfront - Councilman Perry. No report
5. Civil Defense - Councilman Perry. No report
6. Neighborhood Watch - Councilman Laginess. Councilman Laginess advised the Council that new Block Captains are needed for the Neighborhood Watch and asked that it be put in the Newsletter this month. Councilman Laginess stated that after the Block Captains are appointed, Deputy Sheriff McDowell will be asked to come and speak to the Block Captains.

Special Committees

1. Bicycle Path - Councilman Johnston. No report
2. Building Codes - Councilman Laginess. No report
3. Sign Ordinance - Councilman Laginess. Councilman Laginess stated that he would like to have sign ordinances from other municipalities to study. The Clerk advised that he would obtain sign ordinances from surrounding municipalities.
4. Comprehensive Plan Review - Councilman Perry. No report
5. Sea Way Boat Ramp - Councilman Perry. No report
6. TV Cable Franchise & Rate Increase - Councilman Davls. See Regular Business, Item #1.
7. Glenwood Park - Councilwoman Kelley. No report

ATTORNEY'S REPORT. None

CORRESPONDENCE

1. Letter - City of Crestview - League of Cities Dinner, March 15. Mayor Usrey advised the Council that the Spring Meeting of the Okaloosa County League of Cities will be held at the Beefmaster Restaurant in Crestview on March 15, 1984 at 7:00 P.M.
2. Letter - City of Tampa - Resolution Request. Mayor Usrey advised that the City of Tampa has asked for a Resolution supporting local municipal regulation of Mobile Homes through zoning.
3. Letter - Panhandle League of Cities Meeting, Panama City, March 21, 1984. Mayor Usrey advised the Council that anyone interested in going to this meeting should advise the Clerk as reservations must be made at least one day in advance of the meeting.

CLERK'S REPORT

1. The Clerk advised the Council that using the method that the State of Florida uses to compute population, as of March 1, the

population of the Town of Cinco Bayou is 265, an increase of 53 from last year.

2. The Clerk stated that the Town Hall will be closed for business tomorrow but open for voting.

3. The Clerk advised the Council that the Florida Association of City Clerks Conference will be held on March 24-28 and he will be attending this conference.

4. The Clerk advised the Council that Mr. Mike Plaster has purchased the remaining Mooring's property and is asking for a variance for a 0 foot lot line to allow the construction of townhouses. The Board of Adjustment will meet on Wednesday, March 21 to act on the variance request. Complete drawings will be available by the end of the week.

5. The Clerk advised the Council that he had spoken with Mr. Lancaster and that construction would begin on the boat ramp by the end of the week. Mr. Lancaster has submitted a bill for the first draw on the funding from the County. The Clerk will also ask for a bill from Mr. Overstreet for the work he has done so far.

MAYOR'S ANNOUNCEMENTS

1. Mayor Usrey reminded everyone to vote tomorrow.

There being no further business, the meeting was adjourned at 8:51 P.M.


MAYOR

Attest:


TOWN CLERK

NOTE: A mechanical recording has been made of the foregoing proceedings of which these minutes are a part, and is on file in the office of the Town Clerk.

ORDINANCE OF TOWN OF CINCO BAYOU, FLORIDA, GRANTING EXCLUSIVE FRANCHISE TO NORTHWEST FLORIDA SANITATION SERVICES, INC., TO OPERATE AND MAINTAIN SANITARY SERVICE FOR COLLECTION AND DISPOSAL OF GARBAGE WITHIN THE MUNICIPAL LIMITS; PROVIDING FOR A TERM OF THREE YEARS; PROVIDING FOR RATE SCHEDULE FOR RESIDENTIAL AND COMMERCIAL SERVICES, AND PROVIDING AN EFFECTIVE DATE HEREOF.

WHEREAS, the Town Council has studied and considered the proposal of Northwest Florida Sanitation Services, Inc., to extend that franchise granted under Resolution 81-1 and to provide garbage collection and disposal services within the Town; and

WHEREAS, the Town Council has found the past performance of Northwest Florida Sanitation Services, Inc. to meet or exceed all of the requirements of the previous agreement as set forth in Resolution 81-1; and

WHEREAS, the Town Council has determined that it is in the best interests of the public to grant an exclusive franchise to its garbage contractor in order to provide garbage and trash service at reasonable rates to the residents and businesses of the Town of Cinco Bayou, Florida, and to produce the volume of customers to the contractor and to enable the contractor to economically and adequately perform services at the rate specified with a reasonable profit to the contractor;

NOW, THEREFORE, upon motion duly made, seconded and carried, the following ordinance was adopted by the Town Council of the Town of Cinco Bayou, Florida.

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF CINCO BAYOU, FLORIDA AS FOLLOWS:

Section 1. That the Town Council of the Town of Cinco Bayou, Florida, hereinafter called "Town", does hereby grant to Northwest Florida Sanitation Services, Inc., hereinafter called "Contractor", the right, privilege, easement and exclusive franchise to operate the sanitary garbage service for the collection and disposal of garbage and trash within the corporate limits of the Town.

Section 2. Contractor shall collect and haul for hire all garbage and trash as hereinafter defined, residential

and commercial, from any person, partnership, association, or corporation within the corporate limits of the Town after receipt of a request for such service.

Section 3. "Garbage", as used herein, shall be interpreted to mean and include all solid and semi-solid kitchen refuse, subject to decay or putrefication, and all waste of animal or vegetable matter which was intended to be used as food and by-products of the preparation and packaging of such foods, and other waste materials generally, including articles ordinarily and customarily hauled away and dumped. "Trash", as used herein, shall be defined as grass trimmings, leaves, limbs, boxes, and other such items not normally generated in the daily upkeep and maintenance of the inside of a dwelling or business.

Section 4. Contractor will make twice weekly collections of garbage throughout the corporate limits of the Town on a scheduled basis, i.e. Tuesday and Friday. Contractor shall pick up containers containing household waste at the back, side or front of each residence, with the provision that such garbage container shall not be located under or in a carport or garage or behind a fence or such enclosure, unless prior written agreement is made between the Contractor and the customer.

Section 5. All garbage cans must be either a standard 30-gallon galvanized, plastic or aluminum can with lids and must be in reasonably good condition. Contractor shall not be responsible for pick-up of any can that does not meet the foregoing specifications.

Section 6. Contractor shall remove all reasonable amounts of trash on each regularly scheduled pick-up day. This trash must, whenever possible, be placed in containers, i.e. plastic bags, garbage cans, boxes, that one man can reasonably lift and carry. Limbs must be cut in 3 or 4 foot lengths and tied with string, rope or wire. No more than four cans or bags of trash shall be picked up at any one time. Should the customer require more collection service than provided herein on any one occasion, a small charge may be levied by the contractor at a fee to be agreed upon with the customer.

Section 7. The Contractor shall charge no more than \$6.35 per month per occupied residence that he serves. The fee to be charged and collected by the Contractor from any business establishment or apartment complex requiring dumpster service shall be as follows:

Containers	Number of Pick-ups per week					
	1	2	3	4	5	6
2 yd.	\$20.90	\$39.60	\$54.45	\$69.30	\$84.70	\$100.10
4 yd.	35.20	53.90	73.70	93.50	112.20	158.35
6 yd.	43.45	67.65	94.60	125.40	152.35	176.90
8 yd.	51.50	87.45	124.75	161.57	198.00	228.70
Monthly rent on roll off container						\$93.50
Cost each time the container is emptied						\$85.00

Section 8. Payments for sanitation services provided by the Contractor are due by the tenth of the month that service is being rendered. Such payments shall become delinquent after the 20th day of the month billed and the Contractor shall have the right to suspend service on any account not paid by the 20th day of the month in which service is being rendered.

Section 9. In the event the Contractor fails to pick up the residential customer's garbage during each regularly scheduled pick-up day, then upon notification by the residential customer Contractor shall return and pick up such garbage within twenty-four (24) hours from such notification. Should the Contractor fail to pick up such garbage after proper notification, then the residential customer may deduct \$.60 from his bill for the missed pick-up. A residential customer may not deduct from his bill for service not rendered due to his account being delinquent.

Section 10. Contractor shall maintain an office at 1808 Lewis Turner Boulevard, Fort Walton Beach, Florida, with office hours from 8:00 A.M. to 5:00 P.M., where customers may come in and personally pay their bill. Those customers who wish to pay their bill by mail may send their payment to Northwest Florida Sanitation Services, Inc., P.O. Box 1120, Shalimar Florida 32579.

Section 11. The Contractor shall provide and keep in force a comprehensive general public liability and public damage insurance policy providing public liability coverage for not less than \$100,000 for each person, not less than \$300,000 for each accident, and property damage coverage of

not less than \$25,000.00, and the Contractor shall show proof of the same by furnishing the Town with a Certificate of Insurance. The aforesaid insurance shall be written by a company authorized to do business in Florida and acceptable to the Town. There shall also be an endorsement on the policy obligating the insurance company to furnish the Town ten (10) days notice in advance of the cancellation of insurance evidenced by said Certificate.

Section 12. Contractor shall carry workmen's compensation insurance on all employees and show proof of insurance by furnishing the Town a Certificate of Insurance. The aforesaid insurance shall be written by a company authorized to do business in Florida and shall also carry an endorsement obligating the insurance company to furnish the Town ten (10) days notice in advance of the cancellation of insurance evidenced by said Certificate.

Section 13. The Contractor shall expressly hold the Town Council of the Town of Cinco Bayou, the members thereof, and the Town of Cinco Bayou, Florida, harmless from payment of any compensation or damages resulting from the exercise of this franchise and the operation of the sanitary garbage service provided hereunder.

Section 14. Contractor shall not sell, assign or transfer his franchise without first obtaining the written approval of the Town Council of the Town of Cinco Bayou, Florida. Contractor's vehicles and other equipment must conform to the regulations of the Motor Vehicle Code and Sanitary Code of Florida.

Section 15. In the event the Contractor makes a request for an increase in rates, the Town may determine from an audit based on examination of the Contractor's books, that such an increase should be made. The Contractor shall bear the cost of such audit.

Section 16. Breach of any term or provision of this ordinance or of the franchise agreement to be issued, shall result in a forfeiture of Contractor's franchise at the discretion of the Town. Bankruptcy, either voluntary or

involuntary and/or insolvency shall constitute a breach.

Section 17. Any person now or hereafter owning or occupying any premises within the municipality shall not be required to contract with the Contractor, but shall be authorized to dispose of garbage and trash in any lawful manner.

Section 18. Contractor shall provide at no expense to the Town, trash storage containers and pickup service for a planned annual Town Spring Cleanup. A Spring Cleanup Week will be designated by the Town Council and coordinated with the Contractor.

Section 19. Contractor shall be responsible for all dump fees charged in connection with disposal of all garbage and trash collected.

Section 20. The term of the franchise granted herein shall commence on April 1, 1984 conditional upon acceptance by Contractor and shall extend for a period of three years unless otherwise terminated as provided herein.

ADOPTED this _____ day of _____, 1984.

APPROVED:

MAX O. USREY
Mayor

ATTEST:

ALBERT S. BORCHIK, JR.
Town Clerk

SALAMANDER SECURITY SYSTEMS, INCORPORATED

CONTRACT

THIS CONTRACT entered into this 1st day of March, 1983, between SALAMANDER SECURITY SYSTEMS, INCORPORATED, hereinafter called the "Company"; and TOWN OF CINCO BAYOU, hereinafter called the "Client".

WHEREBY, the parties agree to be bounded as follows:

THE COMPANY, for consideration hereinafter described, does hereby agree to provide patrol services for the Client on the premises located at Cinco Bayou, Okaloosa County, Florida, to-wit: At least five patrols of town streets during the hours of darkness, seven days per week; opening and closing of parks daily at 8:00 a.m. and 9:00 p.m. respectively; respond to emergency calls of residents, within reason, otherwise \$25.00 for each response, for a period of one (1) year; said services to begin March , 1983.

LIABILITIES:

1. During the contract period, the property and premises of the Client shall not be deemed to be under the care, custody and control of the Company.

2. The Company shall not be liable for the negligent or criminal acts of third parties, either lawfully or unlawfully, on the premises of the Client.

3. The Company is not an insurer and any rates set forth are based solely upon the value of the service provided. Any loss of the Town resulting from failure to provide the patrol, park or emergency call services contracted shall be fixed at \$25.00 as liquidated damages and not as a penalty. Such liability of the Company shall be exclusive, but does not apply to liability covered in Paragraph 4 below.

4. The Company shall be liable and responsible for the negligent acts and omissions and intentional conduct of all its personnel in the performance of this Contract and shall hold the Client harmless therefrom.

5. The Company shall be responsible for transporting assigned personnel to and from the premises of the Client. All guards shall wear the standard company uniform while on duty, unless otherwise requested by the Client in writing. The expense of any special uniform or equipment requested by the Client shall be borne by the Client.

6. The Company shall provide the Client with a written report of all incidents within twenty four (24) hours of the occurrence.

7. The Company shall provide the Client with a certificate of insurance verifying its compliance with all applicable Florida Statutory liability insurance requirements.

WARRANTIES:

1. The Company warrants that it is a corporation organized under the laws of the State of Florida, is duly bonded and licensed by the Florida Secretary of State.

2. The Company warrants that all personnel are qualified by education and experience, and are duly licensed as required by law.

3. That any personnel carrying firearms are duly licensed as required by Florida Law; that no guard shall carry any firearms under this Contract unless specifically so requested and authorized by the Client.

PAYMENT FOR SERVICES:

The Client agrees to pay the Company the sum of \$550.00 per month, due and payable by the 10th day of each month. Payments not received by the 20th day of the month shall be considered delinquent and subject to an interest and service charge of 1-1/2% per month. The parties further agree that should either party seek legal enforcement of this contract, the prevailing party will be entitled to recover costs and reasonable attorney's fees resulting therefrom.

K-Exit

22'-0"

41 PARKING SPACES

2-STORY
A 16 UNIT APT COMPLEX

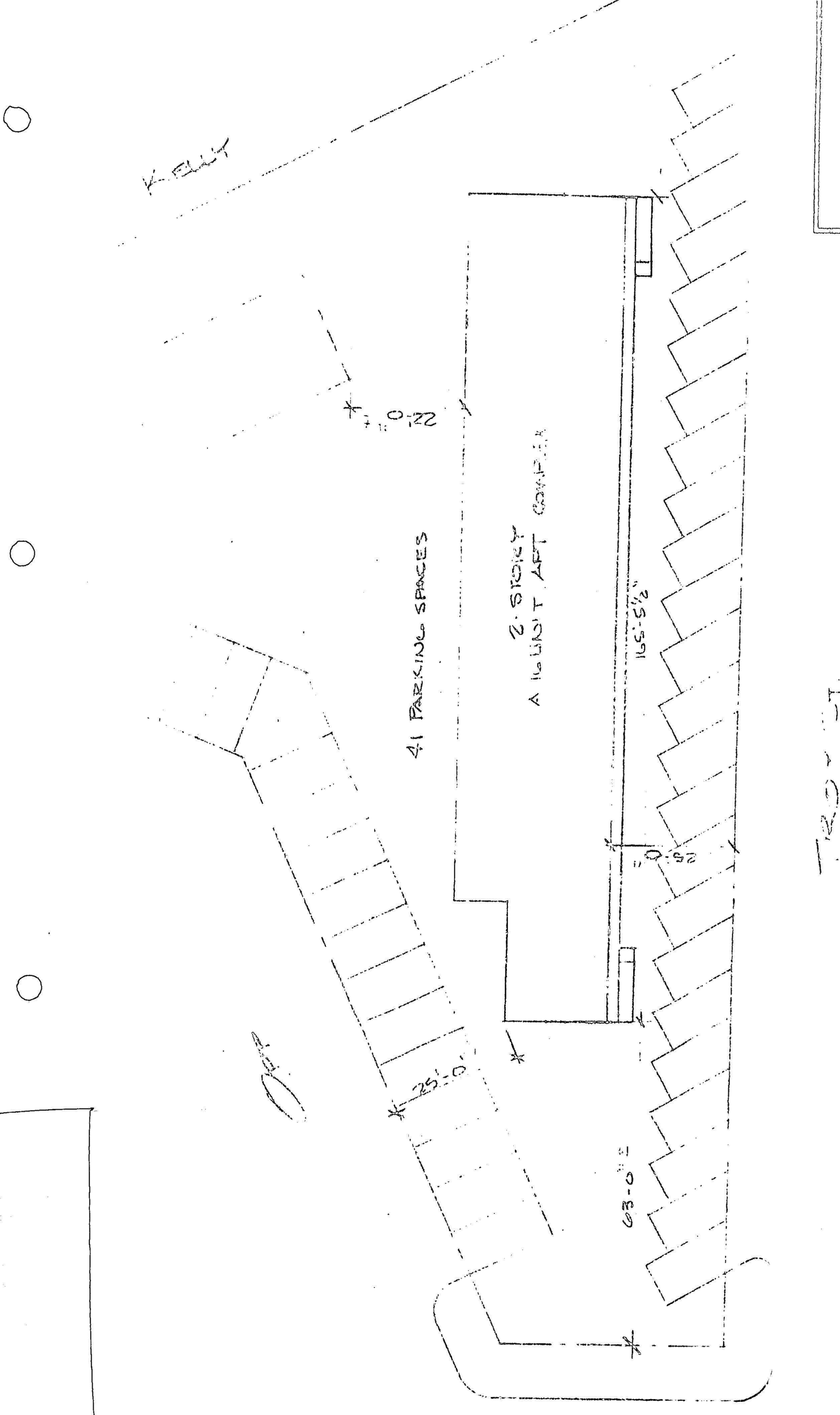
165'-5 1/2"

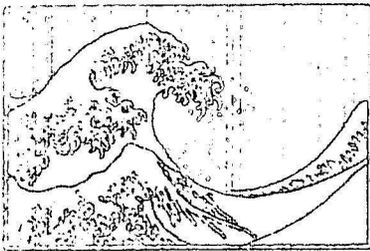
2'-0"

25'-0"

63'-0"

TRAVEL





3/6/84

Office of Federal Coastal Programs

Summary Report

March 2, 1984

OUTER CONTINENTAL SHELF UPDATE

-OCS Public Meetings Scheduled

A series of "OCS Education and Information Exchange" meetings has been scheduled for mid-March. The purpose of the meetings is to provide a public forum for discussion between a panel of state, federal and industry representatives and all interested parties. Emphasis will be placed on audience participation with regard to questions and comments. The meetings will be sponsored by the State of Florida and the U.S. Department of the Interior. Anticipated panelists include the Florida OCS Representative, Governor's Office staff, federal Minerals Management Service staff and petroleum industry representatives.

The meetings are scheduled as follows:

1. Date: Tuesday, March 20
Time: 6:30 P.M.
Location: Gulf Coast Community College
Language Arts Auditorium
Panama City
2. Date: Wednesday, March 21
Time: 7:00 P.M.
Location: University of Tampa
Plant Hall-Ballroom
Tampa
3. Date: Thursday, March 22
Time: 7:00 P.M.
Location: Lee County Courthouse
County Commission Meeting Room
Ft. Myers

Inquiries concerning these meetings may be directed to Libby Gauthier-Governor's Office at (904) 488-5551, S/C 278-5551 or Terry Jernigan-Department of Community Affairs at (904) 488-9210, S/C 278-9210.

March 2, 1984

Page Two

-The OCS Handbook

You will find enclosed a copy of The OCS Handbook - Guide to Federal and State Management of the Outer Continental Shelf. This publication has been prepared and distributed to provide interested parties with a description of the OCS Leasing Program as well as Florida's role in federal OCS management. A limited number of copies may be available through the Department of Community Affairs-State/Local OCS Program.

-Change in State/Local OCS Program staff

Jeff Kiss has taken another position within the Department and is no longer involved with the State/Local OCS Program. The new State/Local contact is Terry Jernigan at the same phone and address. Good luck to Jeff in his new endeavors.

-OCS Revenue Sharing Update

S. 800, "The Ocean and Coastal Resources Management and Development Block Grant Act" has been reported out of the Senate Commerce Committee and is currently on the Senate calendar awaiting a vote. Indications are that differences between H.R. 5, the House bill, and S. 800 have already been resolved which could avert further deliberations in conference committee and subsequent delays in voting action.

-Consistency Legislation Introduced in Senate

Legislation intended to clarify the Section 307 consistency provision of the Coastal Zone Management Act has recently been introduced by Senator Robert Packwood (R.-Ore.). The bill (S. 2324) is in response to the recent U.S. Supreme Court ruling that OCS lease sales do not "directly affect" an adjacent state's coastal zone; therefore the CZMA consistency review provision does not apply.

The Packwood bill, introduced with 15 co-sponsors (including Florida Senators Childers and Hawkins), contains language which would restate the intent of Congress with regard to OCS leasing and coastal zone management. The bill would clarify the original rights intended by Congress while not providing any new consistency authority for coastal states. Senate Commerce Committee hearings on the bill are scheduled for March 28. Similar consistency legislation (H.R. 4589) was introduced in the House early in February by Representative Norman D'Amours (D. NH).

-Interior Secretary Clark Appears Before OCS Policy Committee

On January 12 Interior Secretary William Clark made his debut appearance before the OCS Policy Committee and the largest audience in the history of secretarial Policy Committee presentations. Individual members of the Policy Committee praised Clark's willingness to deviate from Watt's leasing procedures, particularly with regard to increased cooperation with coastal states. Specific changes in OCS leasing were not offered during the two-day meeting, however, general sentiment for both conservationists and industry was favorable. Clark did make one point very clear: that he meant to see that previous problems with states and environmental groups would be identified earlier and resolved if at all possible. The following paragraphs from COASTAL ZONE MANAGEMENT NEWSLETTER effectively summarize other major meeting highlights.

CITY OF CRESTVIEW

P. O. DRAWER 1207

CRESTVIEW, FLORIDA 32536

2/23/84 1583

JERRY W. MILLIGAN, SR.
MAYOR
TEL. 682-3812
EDWARD M. NEAL
CITY CLERK
TEL. 682-6131



MEMBERS OF COUNCIL
JOHNNY BROWN
BEN CORLEY
ALBERT FAIRCLOTH
SAM HAYES
TOM SMITH

February 22, 1984

MAYORS AND MEMBERS
OKALOOSA COUNTY LEAGUE OF CITIES

LADIES AND GENTLEMEN:

The Okaloosa County League of Cities Spring Meeting will be held on Thursday evening, March 15, 1984. As Mayor of the City of Crestview, the host City, I would like to extend each City official in our county a personal invitation to attend.

The meeting will be held at the Beefmaster Restaurant on Highway 85 South in Crestview. Registration will be at 7:00 P.M., with dinner to be served at 7:30 P.M.

Guest Speaker for the evening will be Mr. Jim Munro, University of West Florida, Center for State and Local Government.

Please make reservations by calling Mrs. Janice Hicks no later than 5:00 P.M., Tuesday, March 13. Phone 682-3812.

I look forward to having you in our City on March 15.

Sincerely,

Jerry W. Milligan, Sr.
Mayor, City of Crestview

JWM:jh

CITY OF TAMPA

3/5/84 *SB*



SANDRA W. FREEDMAN
Chairman

TOM VANN
Mayor Pro Tem

City Council

CITY HA
315 J.F. KENNEDY BLVD.
TAMPA, FLORIDA 33602
PHONE 813/281-8131

February 27, 1984

The Honorable Albert Borchik, Jr.
City of Cinco Bayou
35 Kelly Avenue
Ft. Walton Beach, FL 32548

Dear Mr. Borchik:

Our City Council is very concerned about recent attempts to pass laws which would prohibit cities and counties from regulating the placement of mobile homes through zoning. You may recall that the issue came up in the 1983 session. Because of a great deal of "grass roots" lobbying, cities and counties prevailed. Again it is vital that such an erosion of our Home Rule powers be stymied as soon as possible. Hence, as local elected officials we must advise our state legislators of the critical nature of such an issue.

Attached, for your information, is a copy of correspondence which we have sent to our own Hillsborough County Legislative Delegation. Although the sample letter is addressed to Speaker Moffitt, identical ones were personalized and forwarded to all eleven of our Representatives and Senators.

We would urge you to do the same.

We have been working with our colleagues in the Florida League of Cities and they concur that grass roots action on this issue is imperative. In fact, the Florida League of Cities asked that we encourage you to call should you need more information on this point. (Mr. Chip Morrison, (904) 222-9684, along with individual local government lobbyists, has been monitoring this issue.)

Should you decide to write or telegram your legislators, we would appreciate a copy of your correspondence for our file. All we would further request is that you act as soon as possible because the 1984 session will convene on April 3rd.

Thank you.

Sincerely yours,

Sandra W. Freedman

PANHANDLE LEAGUE OF CITIES

c/o The Center for State and Local Government
The University of West Florida
Pensacola, Florida 32504
March 6, 1984

3/7/84

NOTICE

Panhandle League of Cities Meeting
to Review 1984 Legislative Issues
and Adopt a League Policy Statement

DATE: Wednesday, March 21, 1984

HOURS: 8:00 a.m. - 2:30 p.m.
Coffee served beginning at 7:30 a.m.
Luncheon included

LOCATION: Holiday Lodge, Panama City (on U.S. 98, west of the bridge)

PARTICIPANTS:

Ray or Michael Sittig, Florida League of Cities (invited)

Shirley House, Local Government Liaison, Lt. Governor Mixson's Office

John Franklin, Councilman, Fort Walton Beach (President, Panhandle League)

Ed Daffin, Commissioner, Panama City (1st Vice-President, Panhandle League) (invited)

P. J. Ward, Mayor, Century

William Jordan, Councilman, Niceville

Ted Czupryk, Mayor, Callaway (invited)

John McDonald, Mayor, DeFuniak Springs

Please let us know you are coming by calling the Center for State and Local Government at (904) 474-2367.