

City of Falls City
City Council Regular Meeting Minutes
August 10, 2017 6:00 PM
Meeting Location: 320 N Main Street, Falls City, Oregon 97344

Council Present: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn

Staff Present: JoHanna Birr, City Clerk and Bob Young, Falls City Fire Chief

Mayor Ungricht called the meeting to order at 6:04 pm.

1) Roll Call

Clerk Birr took roll call. Lori Jean Sickles was absent.

2) Pledge of Allegiance

Mayor Ungricht led the pledge.

3) Motion to adopt the entire Agenda

A motion was made by Councilor Lauder and seconded by Councilor Meier to adopt the entire agenda. Motion carried 5-0-0. Ayes: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

4) Consent Agenda

A motion was made by Councilor Lauder and seconded by Councilor Meier to adopt the Consent Agenda with the addition of items I; Southwest Fire District Contract Negotiations agenda report. (Exhibit A)
Motion carried 5-0-0. Ayes: Jennifer Drill Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

Councilor Drill asked if the US bank Visa was used for the bed liner and toolbox for the new Public Works truck. Mayor Ungricht answered yes.

5) Public Comments

None

6) New Business

A. 2nd reading of Ordinance 544-20174 Council Serving as Planning Commission

A motion was made by Councilor Lauder and seconded by Councilor Drill that the City of Falls City read Ordinance 544-2017 for the second time by title only. Ordinance No. 544-2017 an ordinance amending the City of Falls City Municipal Code Section 32.01, relating to the City Planning Commission; and declaring an emergency. Motion carried 5-0-0. Ayes: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

A motion was made by Councilor Lauder and seconded by Councilor D. Sickles that the City of Falls City adopt Ordinance 544-2017 for the second time by title only. Ordinance No. 544-2017 an ordinance amending the City of Falls City Municipal Code Section 32.01, relating to the City Planning Commission; and declaring an emergency. Motion carried 5-0-0. Ayes: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

B. 2nd reading of Ordinance 545-2017 ZC 17-01

A motion was made by Councilor D. Sickles and seconded by Councilor Flynn that the City of Falls City read Ordinance 545-2017 for the second time by title only. Ordinance No. 545-2017 an ordinance amending the City of Falls City Zoning Map, related to application File No. ZC 17-01. Motion carried 5-0-0. Ayes: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

A motion was made by Councilor D. Sickles and seconded by Councilor Lauder that the City of Falls City adopt Ordinance 545-2017 for the second time by title only. Ordinance No. 545-2017 an ordinance amending the City of Falls City Zoning Map, related to application File No. ZC 17-01. Motion carried 5-0-0. Ayes: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

A motion was made by Councilor Lauder and seconded by Councilor Flynn that the City Council of the City of Falls City approve resolution 17-2017 a resolution declaring support of Arbor Day and setting an annual date to celebrate Arbor Day in Falls City, Oregon. Motion carried 5-0-0. Ayes: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

C. 2nd reading of Ordinance No. 546-2017 CPMA/ZC 17-02

A motion was made by Councilor Flynn and seconded by Councilor D. Sickles that the City Council of the City of Falls City read the Ordinance 546-2017 for the second time by title only. Ordinance 546-2017 An ordinance amending the City of Falls City Zoning and Comprehensive Plan Maps, related to Application File No. CPMA/ZC 17-02. Motion carried 5-0-0. Ayes: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

A motion was made by Councilor Flynn and seconded by Councilor D. Sickles that the City Council of the City of Falls City adopt the Ordinance 546-2017 for the second time by title only. Ordinance 546-2017 An ordinance amending the City of Falls City Zoning and Comprehensive Plan Maps, related to Application File No. CPMA/ZC 17-02. Motion carried 5-0-0. Ayes: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

D. 2nd reading of Ordinance No. 547-2017 CPMA/ZC 17-01

A motion was made by Councilor Lauder and seconded by Councilor Flynn that the City Council of the City of Falls City read the Ordinance 547-2017 for the second time by title only. Ordinance 547-2017 An ordinance amending the City of Falls City Zoning and Comprehensive Plan Maps, related to Application File No. CPMA/ZC 17-01. Motion carried 5-0-0. Ayes: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

A motion was made by Councilor Lauder and seconded by Councilor D. Sickles that the City Council of the City of Falls City adopt the Ordinance 547-2017 for the second time by title only. Ordinance 547-2017 An ordinance amending the City of Falls City Zoning and Comprehensive Plan Maps, related to Application File No. CPMA/ZC 17-01. Motion carried 5-0-0. Ayes: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

E. 1st reading of Ordinance 548-2017 Legislative Text Amendment

A motion was made by Councilor Flynn and seconded by Councilor Meier that the City Council of the City of Falls City read the Ordinance 548-2017 for the first time by title only. Ordinance 548-2017 An ordinance adopting a legislative text amendment to the City of Falls City Zoning and Development Ordinance Sections 1.202.02, 2.210, 3.102, 3.105.E, 3.105.G.2, 3.105H.3-5, 3.106.A, 3.106.B, 3.106.H, 3.208 and 3.210.01.B. File No. LA 17-01. Motion carried 5-0-0. Ayes: Jennifer Drill, Tony Meier, Cliff Lauder, Dennis Sickles, Charlie Flynn.

F. Rural Community Assistance Corporation One- Stop exercise

Falls City was asked to have our projects used as examples in the next training meeting for RCAC aimed at communities with 2,500 or less population. Mayor Ungricht went to Silverton, Oregon and was happy to meet the representative for CDBG. She invited him to training in August to help with developing the grant language. Unfortunately, some funding is contingent on other funding. Mayor Ungricht feels the City is out of compliance due to repeat surfacing on the football field over the years.

As it is, there could be a \$30 increase in user fees to pay for funding. Councilor Lauder commented that the current 177 customers on the system would pay more for ten years or so for sewer. Mayor Ungricht said the city must have the goal of putting the entire town on sewer to lower pricing and for customers. He said an option could be to sell a partial bond so the whole town pays, in turn stabilizing rates at perhaps the \$60.00 range.

DEQ has new regulations on septic. This poses a problem for the city. DEQ is already upset with our south side because there is not enough land for septic. Any failing systems will become un-inhabitable. Councilor Drill offered to educate the public of the situation at Town Hall meetings. It was mentioned that it was unfortunate our failing infrastructure with sewer, streets and fire had to be borne on the backs of our fine citizens.

Councilor D. Sickles noted that Council had decided to put the library on the ballot. Mayor Ungricht does not agree and feels it would fail. He feels asking for \$1.30 per \$1,000.00 for infrastructure and fire is the better and more feasible option. Closing the library will take six months due to state regulations on posting notices etc. is critical. Councilor D. Sickles asked Mayor Ungricht to review the minutes from the Joint Work Session in June. Clerk Birr will supply those minutes to Council. Councilor D. Sickles is opposed to not putting the library on the ballot without reviewing the minutes and meeting with the School Board.

A motion was made by Councilor Meier and seconded by Councilor Lauder to close the library June 30, 2018 unless there is a public outcry.

Councilor Drill said it was wise of Councilor D. Sickles to want to review and meet. She suggested tabling the motion and holding off any further discussion until the September regular Council meeting. Mayor Ungricht said a decision must be reached by December Council meeting in order to satisfy state requirements.

G. Recorder Position Update

There are three candidates with two having completed background checks. All have degrees. Mr. O'Day with COG is available on 8/24/2017 and 8/30/2017 to meet with Council. Council chose the latter date. Councilor D. Sickles is unavailable but expressed his confidence and was comfortable with Council proceeding. Mayor Ungricht has drafted questions for Council to ask applicants. A few more will be added with the City Attorney's approval. Council will meet, as applicants prefer, in either a Public or Executive meeting setting.

H. Levy Information

It would cost the City \$750.00 to \$1,000.00 to put an item on the May 15, 2018 ballot. Mayor Ungricht believes the Fire Department is a priority and is considering dropping streets from a combined ballot. Councilor Drill asked if the City could wait until the outcome of the southwest Polk Fire District contract. The answer was yes, however Mayor Ungricht would like the language in place by the January Council meeting. Council agreed to table this item.

I. Southwest Polk Fire District Contract

Southwest Polk Fire District Board has been in negotiations with the City of Dallas and the Falls City Fire Association for renewal of contract with Dallas. A three-month extension was granted which will end in September. So far, language in the contract has not been agreeable to all parties. There has also been intimidation on the part of Chief Hertel threatening to pull SWPFD equipment from Falls City if the contract is not accepted. Bob Young, Falls City Fire Chief agreed that he had been told by Chief Hertel that equipment would be pulled if the contract were not accepted. The City is uncomfortable with several changes. The first item is all monies from the taxing district would be going to Dallas. Chief Hertel would like all the property tax in the Dallas pool. Mayor Ungricht said Commissioner Pope has some concerns about this as well. Property owner's insurance pricing is dependent of their Fire District's Insurance Service Office (ISO) rating.

Falls City Fire Department established in 1901, have been working hard to protect the integrity of our district since 1947. We have the best volunteer staffing in Polk County. Falls City has an excellent ISO. Larger cities rank 2-5, Dallas is a four. Insurance rates would increase to about \$2.00 per \$1,000.00.

Melding and priority differences are also a concern. One selling point Chief Hertel mentioned, as a benefit is that volunteer would be able to respond from another location. Council questioned this because the volunteer's turnouts would be in Falls City. Chief Young said many of the "advantages" do not make sense. Dallas is paid staffing and down to 20 volunteers from 70-100 in the past. Joanna Jarvis, their longtime Administrative Assistant has resigned. This led to the belief that leadership is at an all-time low. Chief Young said that our 40 volunteers are DPSST certified and accredited and it is disheartening to see the Fire Department be run-over after so much hard work and effort. The Office of DSPPT errored in not accrediting our Fire Department and is rectifying the situation. This "lack" of accreditation is mentioned in an email from Chief Hertel to Mayor Ungricht. (Exhibit B)

If negotiations were not reached, Teal Creek, Oakdale, Bridgeport, Airlie roads and Kings Valley Highway would be out of jurisdiction of the ISO imposed five-mile radius. Currently Falls City Fire responds to approximately 45% of calls outside our ISO with excellent response time. The recent barn fire at 5 am in the morning produces 8-9 volunteer responders from Falls City alone. Chief Young said Chief Hertel has changed the procedures for directing 911 calls. He believes he is limiting volunteer calls to show his professional need for either personal or financial gain.

Councilor Lauder said our levy becomes more important if we say no to the contract. Another option was to say the Fire Department is no longer responding, the Board would will take notice. Councilors Meier and Drill along with Mayor Ungricht will attend the Board meeting August 14, 2017. Mayor Ungricht would also like to have a work session with all parties involved. Council agreed a negotiation would not work with the current wording of contract. It should be kept the same.

Councilor Drill pointed out that Dallas did not meet criteria during a recent review of the Fire Departments. She asked why Falls City would come under control of a Department that is subpar. She has not reviewed the proposed contract but supports the identity and pride of our community. She asked what the purpose of a work session would be. He said to meet the players- those involved in decision making. It would extend an invitation to SWPFD as well. Chief Hertel has refused to attend a meeting with Volunteers. Chief Young invited Council to stop in any Wednesday night and visit the Fire Hall for tours, meet the volunteers and see how it operates. (Exhibit A)

7) Correspondence, Comments and Ex-Officio Reports

A. Mayors Report

The Public Works 2000 6x4 John Deere Gator was stolen from the Water Plant. The used Gator is valued at \$1,500.00. Deputy Watson looked for it, Mike McConnell posted to Facebook that if it were parked on Main Street in an easy to spot location, no questions would be asked. Unfortunately the vehicle was not covered by the Water Plant insurance policy due the fact its use is not exclusive to the plant. Cost of replacement would be \$15,000.00.

Mayor Ungricht asked Council if they would consider closing City Hall either a partial or a full day August 21 for the Eclipse event. It will be an unpaid holiday for employees. Council agreed it might be a good idea for the entire day.

There has been no proof of insurance indemnity from Laura Britton. Mayor Ungricht asked Council if the porta potties should be returned and money recouped. He has put two in the Falls Park. Council directed him to place 1 more at the Falls Park, two at the Lower Park and two on Main Street.

The chain put across the entrance to the Falls Park was cut off within 24 hours. Bathrooms at the upper park lose two rolls of paper per day to attrition; people are shooting up drugs in the bathrooms and flushing needles. It is a continual mess. Mayor Ungricht would like to put up cameras and only open for events next year.

The consortium has cleaned jail and started painting inside. They have repainted the crosswalks throughout town.

Public Works staff will increase to three full time employees. There is too much work for just two. The Ford truck will be kept for Code Enforcement to use while conducting business. He will wear a lime green shirt labeled Code Enforcement to be easily recognizable to the community. The Mayor or Sheriff will accompany him.

8) Council Announcements

Councilor Drill thanked Council Members for their effort and hard work.

Councilor Flynn was finished with the Community Center report.

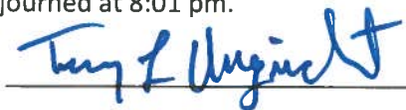
Sheriff's Report

Sheriff Garton was present then called away. His report was provided to Council. (Exhibit C)

Library Report

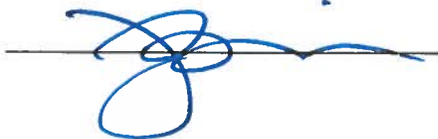
9) Adjourn

The meeting adjourned at 8:01 pm.



Mayor Terry Ungricht

Attested:



City Clerk JoHanna Birr

AGENDA REPORT

TO: CITY COUNCIL
FROM: MAYOR UNGRICHT
SUBJECT: SOUTHWEST FIRE DISTRICT CONTRACT NEGOTIATIONS
DATE: 8/08/2017

SUMMARY

Council set up a negotiating committee made up of Council President Meier, Chief Young, and the Mayor.

BACKGROUND

The current agreement between Falls City and the Southwest Fire District expired on June 30, 2017. We met with Chief Hertel and the district desired for Falls City to contract our Fire Department to Southwest for all operations. I asked that we extend the current contract for a couple of years while The District and Dallas Fire consolidated operations.

Council set up our negotiating team and we met with Chief Hertel and the Southwest Lawyer. Chief Hertel stated that either we contract our department out or they were going to pull their equipment. I urged that we extend the contract; it was declined.

The District and Dallas are negotiating a contract to have Dallas oversee all of the Districts operations, the District will become just a taxing district. I have voiced my concern on the long-term viability of Falls city operating their own Fire Department and have said that when the District expands we would want to be a part of the new district to protect our citizens, but this agreement is the District's way of forcing our citizens into the district. I worry that if we contract out now, especially with the changes going on with Southwest, we could end up losing our department in Falls City. We would be mothballing our equipment and it would be hard to restart a department and staff with volunteers if contracting the services out fails.

I do not know why, other than depth of staffing the District decided to hand over all operations over to Dallas, it would have seemed it would have been better to all form under the Fire District rather than Dallas handling all of the operations covered by the District, but that is their choice. This will hurt us a little budgetary, but not that much since we were offering the district a great deal for protecting this end of their district. We can negotiate better terms under the presented IGA if Council wishes, but I would worry about a station being located in Falls City a few years down the road.

I suggest that we have a joint meeting with the Council and the members of the Fire Department so all of our concerns can be addressed. I then ask the Council for direction on how to proceed.

PREVIOUS COUNCIL ACTION

INTERGOVERNMENTAL AGREEMENT FOR FIRE AND EMERGENCY SERVICES

This agreement, by and between the City of Falls City, hereinafter referred to as City, and the Southwestern Polk County Rural Fire Protection District, hereinafter referred to as District, is made and entered into the 1st day of October, 2017, for the purpose of having District provide fire services within the City.

RECITALS

- A. Oregon Revised Statutes (ORS) Chapter 190 authorizes units of local government to enter into written agreements with other units of local government for any or all of the functions and activities of a party to the agreement.
- B. The City is a municipal government and District is a duly organized rural fire protection district established under ORS Chapter 478. City and District have a long history of mutual aid.
- C. Whereas, the parties wish to work towards full coordination of fire services within their respective jurisdictions and the larger region, and this agreement is a step towards that mutual goal.

AGREEMENT

Now, therefore, in consideration of each party's performance of the covenants, terms and conditions herein as they run to the benefit of the other, the parties mutually agree:

SECTION 1 - PURPOSE

- 1.1 The purpose of this agreement is for the District to provide fire and emergency services within the City.
- 1.2 Recognizing the purpose and the spirit with which this agreement is entered into, City and District agree to cooperate, consult, meet and work together in resolving, to the mutual satisfaction of both parties, any question or problems which may hereafter arise in connection with the performance of this agreement.

SECTION 2 - TERM

This agreement shall be effective for a period of thirty-three (33) months, beginning October 1, 2017 and ending June 30, 2020. The parties agree to meet prior to February 28, 2020, to determine whether to extend this agreement beyond June 30, 2020.

SECTION 3 - SERVICES TO BE PROVIDED

- 3.1 The District, on and after October 1, 2017, shall be solely responsible for providing fire

District, including without limitation federal social security, health benefits, workers' compensation, unemployment compensation, and retirement benefits.

SECTION 7 – EQUIPMENT AND APPARATUS

The District shall accept from the City ownership and responsibility for the following listed equipment, apparatus, and machinery during the term of this agreement: emergency power generator (Model No.: ___); turnouts (_# full sets). District shall maintain the above listed equipment in good working order during the term of this agreement. Any maintenance to the above equipment shall be performed and provided by District at District's cost. If an item listed above ceases to function or is damaged beyond repair during the term of this agreement, including through ordinary wear and tear but not including through the negligence of City or its officers, employees or volunteers, District shall replace the item with a suitable and reasonable replacement. Costs to replace the emergency generator shall be split (50%/50%) between the District and City. Costs to replace turnouts shall be borne by the District. At the end of the term of this agreement, District shall return the above listed equipment in good working and functional condition, reasonable wear and tear excepted.

Except as listed above, the District does not accept any other equipment, apparatus or machinery that may be located or stored at the Falls City Fire Station building. District is not responsible for the maintenance or upkeep of any equipment, apparatus or machinery that is not listed above.

SECTION 8- REVIEW, EVALUATION, AND QUALITY ASSURANCE

- 8.1 Both parties shall notify the other as soon as possible of incidents that affect the quality of service delivery under this agreement. Both parties agree to work diligently towards resolving any issues that may arise for the mutual benefit of the parties.
- 8.2 The City Council and The District Board of Directors will meet annually [set out when]. This meeting will be held at the Falls City station. The purpose of the meeting between the City Council and the District Board of Directors will be to receive information of interest to the parties, and to provide direction relating to funding, infrastructure, legislation, and service levels. Additional meetings may be called upon agreement of both presiding officers.

SECTION 9 – LIABILITY/INDEMNITY

- 9.1 To the extent permitted by the Oregon Tort Claims Act and the Oregon Constitution, District shall defend, indemnify and hold harmless City, and each of City's elected officials, officers, agents and employees, from and against any and all losses, claims, actions, costs, judgments, damages or other expenses resulting from injury to any person (including injury resulting in death) or damage to property (including loss or destruction), of whatever nature, arising out of or incident to the performance of this agreement by District, including, but not limited to, any acts or omissions of District's officers, employees, agents, volunteers and others, if any, designated by District to perform

Notice shall be deemed to be received when hand delivered or, if mailed, three (3) days after said mailing. If the mailing address of either party changes, notice of the change of address shall be given to the other party in writing.

SECTION 11 – DEFAULT

A party to this agreement who has cause to believe that the other party is in default of the terms or conditions of this agreement, shall give the party alleged to be in default written notice of the default, and allow not less than fourteen (14) calendar days for the default to be cured. If the default is not cured within that time, the following remedies are available to the parties:

- Declare this agreement to be terminated, at which time the provisions of Section 9 of this agreement shall be complied with.
- Engage the dispute resolution provisions provided in this agreement, and thereafter bring an action in the Polk County Circuit Court to enforce any provision of this agreement.
- Request arbitration of any dispute pursuant to ORS 190.710 to ORS 190.180.

Each of the above remedies is deemed to be cumulative and non-exclusive of any other remedy.

SECTION 12 - TERMINATION

- 12.1 This agreement may be terminated for cause after the terminating party has complied with the requirements of Section 8.
- 12.2 This agreement may be terminated by either party, without cause, by the terminating party giving the other party written notice of its intention to terminate this agreement. Such notice shall be given at least six (6) months prior to the termination of this agreement, although, by mutual consent of the parties, this agreement may be terminated on shorter notice.

SECTION 13 – DISPUTE RESOLUTION

- 13.1 Should any dispute arise as to the meaning or application of any of the provisions of this Agreement, or as to the rights or obligations of a party hereto in a particular case, the issue must first be subject to mediation. The parties shall mutually agree on a mediator and, if the parties are unable to agree on a mediator, the Presiding Judge for Polk County shall select the mediator.
- 13.2 No party shall be entitled to maintain any action at law, adjudicate, or enforce any provision of the agreement without first attempting mediation as provided herein.
- 13.3 The provisions of this section are for the benefit and use of the parties to this agreement through their authorized officials and are neither available to nor for the benefit of any other person.

Mayor Ungricht

From: FRED HERTEL <fred.hertel@dallasor.gov>
Sent: Tuesday, August 08, 2017 6:11 PM
To: Terry Ungricht
Subject: Contract

Terry:

I want to follow up on our meeting yesterday. I think the discussion got a little off-track and I want to see if you and I can bring it back. As I think it is probably obvious, I will admit that Bob and I do not see eye-to-eye on certain things and I think those personal differences took away from the important business of planning the future of fire service in Falls City.

Let me also say that I asked Ross to draft the IGA that we reviewed yesterday, but the draft IGA was intended to be a blueprint for our discussions, not a "take it or leave it" proposition. I understand you didn't have much time to review the draft before our meeting, so please let me know if you have any particular concerns with the draft if we are able to get to an agreement on the basic concept.

I think our conversation yesterday got caught up in the weeds a little bit, so I wanted to make sure that I communicated to you what I see as the bigger-picture benefits of where SW Polk is going. I see the future of fire service in our communities as a joint effort, because it has simply become too expensive for small communities to provide modern fire service. On the ground in Falls City, I believe that what SW Polk has planned will not look much different to your City residents, but they will end up getting more modern fire protection that will be able to grow into the future.

I believe the biggest benefit of the SW Polk proposal is a joining of forces to provide "economies of scale" and the ability to spread the financial costs across more taxpayers. By linking fire service with SW Polk and Dallas, Falls City will benefit from a larger pool of apparatus and equipment, as well as the grants and bonds that the larger community can obtain. Like SW Polk, Falls City can also benefit from paid-staffing at Dallas in providing administration, IT, HR, finance, reporting compliance, and fire investigation services. I believe these are significant benefits to Falls City.

Yesterday, I mentioned that I thought that there would be benefits to Falls City volunteers. I believe that the ability to respond from any station is a benefit for those that work out-of-town. I also think the hiring possibilities for Falls City volunteers is real, as well as the opportunity to participate in a wider range of trainings. SW Polk will also be able to offer volunteer appreciation programs, including insurance, scholarships, and LOSAP. I believe SW Polk and Falls City are on the same page in valuing our volunteers.

Overall, I really do think that this IGA provides Falls City the opportunity to gain a modern fire service into the future at the same costs the City is now paying for an all-volunteer force. By joining SW Polk, the City will not have to worry about replacing aging apparatus or equipment on its own. Falls City currently has aging and near-obsolete equipment. Replacing that equipment would not be a worry for the City if the City joins SW Polk. The costs to run the larger fire service will be shared with more tax payers, so the full burden of new equipment will not be faced by just the residents of Falls City.

July 2017 Falls City Stats

Exhibit C

Falls City Calls for Service							
Alarm	1	DOA		Illegal Park	1	Susp Activity	2
Assault	1	FIR	2	Menace		Susp Person	2
Animal	6	Domestic Dist	5	Misc Crime		Susp Vehicle	3
Area Check	1	Drug	2	Mental	1	Theft	
Assault		DUII	1	Noise	1	Tow	
Assist Other Agency	9	Fire/EMS	8	Open Door		traffic assist	
ATL (attempt to locate)		Follow up	3	proowler		Traffic Stops	15
Burglary	3	Found Prop	1	runaway		Trespass	4
Citizen Contact	12	Fraud		sex offense		Warrant	
Civil Paper Service	13	Gen Disturb	2	Shots Fired		Welfare Check	
Criminal Mischief	1	Harassment	1	Stolen Veh		Unclass	

Falls City Calls for Service	103	Of the FC Calls for Service	20	involved crimes
Total Calls for Service (county wide)	2399	FC Cases Cleared by Arrest	10	50.0% clearance
Falls City % of Total Calls	4.3%	Total Arrests in Falls City	8	6.7% of total arrests

Total Service Calls (Polk County)	2399	Crimes Occ	5	(county wide)
Of the calls for service (county wide)	201	Juvenile Arrests	0	(Falls City)
Cases Cleared by arrest	129	Juvenile Arrests		(only true crimes reported here)
Total Arrests (county wide)	120			