

A regular meeting of the Mayor and the City Council of O'Neill was held at the City Hall in said City on the 2nd day of February, 2026 at 6:30 P.M.

Present: Mayor Scott Menish, City Clerk/Treasurer Sarah Sidak, City Attorney Boyd Strobe, Council President Quana Wheeler and Council members; Kayla Burdick, Michelle Liewer, Paul Asche, Tim Schneider, Chris Laursen, Tim Gleason and Beth Walsh.

Notice of this meeting was given in advance thereof according to Section 84-1408 of the Revised Statutes of Nebraska. Notice of the meeting was given to the Mayor and all members of the Council and a copy of the acknowledgement of receipt of notice and the agenda is attached to the minutes. Availability of the agenda was communicated in the advance notice. All proceedings hereafter shown were taken while convened meeting was open to the attendance of the public.

The meeting was called to order by Mayor Scott Menish. The Pledge of Allegiance was recited. Mayor Menish informed the public of the location of the Open Meetings Act poster.

Moved by Schneider, second by Asche to waive the reading of the minutes of the January 5th meeting and approve them as if read. Roll call vote as follows: All Ayes. Motion carried.

Moved by Gleason, second by Walsh to open the public hearing on the Resolution of Necessity related to improvements of the City's sanitary sewer system. Roll call vote as follows: All Ayes. Motion carried.

No public comment was made.

Moved by Wheeler, second by Walsh to close the public hearing. Roll call vote as follows: All Ayes. Motion carried.

City Attorney Strobe read the Resolution of Necessity No. 26-01, which is on file with the City Clerk.

RESOLUTION OF NECESSITY 26-01

BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF O'NEILL, NEBRASKA:

Section 1. The Mayor and City Council (the "**Council**") of the City of O'Neill, Nebraska (the "**City**") deem and declare it advisable and necessary to make certain improvements to the existing sanitary sewer system of the City, including cleaning the system's anaerobic digester and replacing its cover and lining. The Council further finds that said improvements will constitute a general public improvement within said City which may properly be financed by the issuance of general obligation bonds of said City.

Section 2. The sanitary sewer improvements described herein shall be constructed in accordance with the plans and specifications prepared by the engineers for the City. Reference is hereby made to said plans and specifications, which plans, specifications and estimate of cost have been filed with the City Clerk and are hereby approved and adopted.

Section 3. For the purpose of constructing the proposed improvements there is hereby created in the City a sanitary sewer district to be known and designated as Sanitary Sewer District No. 2026-01, the outer boundaries of which coincide with and are the same as the outer boundaries of the City.

Section 4. To pay the cost of the improvements herein provided for, the Council shall have the power, after such improvements have been completed and accepted by the City, to cause to be issued the negotiable bonds of the City to be called 'Sanitary Sewer Bonds'. All of the said improvements are declared to be general public improvements and not local improvements and for the benefit of all the property in the City alike; and all of said improvements are found and declared to be necessary and proper to furnish a sanitary sewer system for said City.

Section 5. The special engineers' estimate of the cost, is \$1,350,000.

Section 6. A hearing on this Resolution shall be held in the City Hall building located at City Hall, 401 East Fremont Street, O'Neill, Nebraska, during a meeting held on February 2, 2026 commencing 6:30 p.m. The Clerk is directed to publish notice of said hearing in the *Holt County Independent*, or such other legal newspaper of general circulation in the City, the weeks of January 19 and January 26, 2026 (or such other days as determined in accordance with Section 17-914, Reissue Revised Statutes of Nebraska, as amended).

PASSED AND APPROVED this 2nd day of February, 2026.

SCOTT MENISH, MAYOR

ATTEST:

SARAH SIDAK, CITY CLERK/TREASURER

Moved by Asche, second by Wheeler to adopt the Resolution of Necessity 26-01 related to improvements of the City's sanitary sewer system. Roll call vote as follows: All Ayes. Motion carried.

Council Member Wheeler introduced Ordinance No. 1442, which is on file with the City Clerk.

**ORDINANCE NO. 1442
OF THE
CITY OF O'NEILL, NEBRASKA**

AN ORDINANCE AUTHORIZING THE ISSUANCE, SALE, AND DELIVERY OF SEWER BOND ANTICIPATION NOTES, SERIES 2026, OF THE CITY OF O'NEILL, NEBRASKA, IN ONE OR MORE SERIES AND IN AN AGGREGATE PRINCIPAL AMOUNT OF NOT TO EXCEED ONE MILLION THREE HUNDRED FIFTY THOUSAND DOLLARS (\$1,350,000), TO PROVIDE INTERIM FINANCING FOR THE COSTS OF CONSTRUCTING AND IMPROVING SEWERS WITHIN A SEWER IMPROVEMENT DISTRICT OF THE CITY; AUTHORIZING CERTAIN OFFICIALS TO DETERMINE THE FINAL AGGREGATE PRINCIPAL AMOUNT, MATURITIES, RATES, REDEMPTION PROVISIONS, TERMS AND OTHER DETAILS OF SUCH NOTES; PRESCRIBING THE FORM AND DETAILS OF THE NOTES; COVENANTING TO ISSUE GENERAL OBLIGATION SEWER BONDS TO PAY THE NOTES AT MATURITY OR EARLIER REDEMPTION OR TO PAY THE NOTES FROM OTHER AVAILABLE FUNDS, INCLUDING REFUNDING NOTES; DESIGNATING THE NOTES AS QUALIFIED TAX-EXEMPT OBLIGATIONS; ADOPTING CERTAIN POST-ISSUANCE TAX COMPLIANCE AND DISCLOSURE PROCEDURES WITH RESPECT TO THE NOTES; AND AUTHORIZING CERTAIN OTHER DOCUMENTS AND ACTIONS IN CONNECTION THEREWITH

Moved by Wheeler, second by Gleason to introduce Ordinance No. 1442 and not waive the three readings. Roll call vote as follows: Aye; Asche, Wheeler, Liewer, Laursen, Schneider, Gleason and Walsh. Nay: Burdick. Motion carried.

Moved by Wheeler, second by Gleason to take from the table consideration of the City of O'Neill adding the East, West and North Welcome to O'Neill signs to their insurance. Roll call vote as follows: All Ayes. Motion carried.

Moved by Gleason, second by Laursen to approve the City of O'Neill taking over the maintenance, insurance and electricity bills for all Welcome to O'Neill signs. Roll call vote as follows: All Ayes. Motion carried.

Moved by Burdick, second by Liewer to take from the table consideration of having a demo derby in O'Neill during Summerfest 2026. Roll call vote as follows: All Ayes. Motion carried.

Moved by Liewer, second by Burdick to approve having the demo derby on the land owned by the City East of the C&D landfill if the property by the airport does not work out. Roll call vote as follows: All Ayes. Motion carried.

City Attorney Strobe read the third and final reading of Ordinance No. 1438 by title and number.

ORDINANCE NO. 1438

OF THE

CITY OF O'NEILL, NEBRASKA

AN ORDINANCE OF THE CITY OF O'NEILL, NEBRASKA, AMENDING SECTION 1-402: INTRODUCTION OF THE O'NEILL MUNICIPAL CODE REGARDING READING OF ORDINANCES; REPEALING PRIOR ORDINANCES IN CONFLICT HERewith AND PROVIDING FOR AN EFFECTIVE DATE.

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF O'NEILL, NEBRASKA, that:

Sec. 1. That Section 1-402: Introduction of the O'Neill Municipal Code be amended to read as follows:

"SECTION 1-402: INTRODUCTION

A. Ordinances and resolutions may be introduced by any member of the City Council. Such introduction shall be followed by a reading by title of such ordinance or resolution by the City Attorney or the City Clerk in the City Attorney's absence, if the City Attorney has drafted or reviewed the ordinance or resolution.

B. The Council may immediately consider passage of any ordinance and proceed to do so pursuant to Section 1-406 below or may, by majority vote, table consideration of the ordinance until a later date.

C. Resolutions, once introduced, may be immediately acted upon by vote of the City Council or may, by motion and majority vote of the Council, be tabled for later consideration."

Sec. 2. That all prior ordinances in conflict herewith are repealed.

Sec. 3. That this ordinance shall be in full force and effect from and after its passage, approval, and publication as required by law.

PASSED AND APPROVED this 2nd day of February, 2026.

SCOTT MENISH, MAYOR

ATTEST:
(SEAL)

SARAH SIDAK, CITY CLERK/TREASURER

Moved by Walsh, second by Wheeler to adopt Ordinance No. 1438. Roll call vote as follows: Aye; Asche, Wheeler, Liewer, Laursen, Schneider, Gleason and Walsh. Nay: Burdick. Motion carried.

City Attorney Strobe read the third and final reading of Ordinance No. 1439 by title and number.

ORDINANCE NO. 1439

OF THE

CITY OF O'NEILL, NEBRASKA

AN ORDINANCE OF THE CITY OF O'NEILL, NEBRASKA, AMENDING SECTION 3-140: LOADS; SPILLING; REPEALING PRIOR ORDINANCES IN CONFLICT HERewith AND PROVIDING FOR AN EFFECTIVE DATE.

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF O'NEILL, NEBRASKA, that:

Sec. 1. That Section 3-140: Loads; Spilling of the O'Neill Municipal Code be amended to read as follows:

"SECTION 3-140: LOADS; SPILLING

All vehicles used for carrying coal, earth, cinders, sand, gravel, rock, asphalt, tar, grains, grain by-products, or any similar substance shall be so constructed as to prevent the sifting or spilling of any of the contents. (Neb. Rev. Stat. §60-6,304)"

Sec. 2. That all prior ordinances in conflict herewith are repealed.

Sec. 3. That this ordinance shall be in full force and effect from and after its passage, approval, and publication as required by law.

PASSED AND APPROVED this 2nd day of February, 2026.

SCOTT MENISH, MAYOR

ATTEST:
(SEAL)

SARAH SIDAK, CITY CLERK/TREASURER

Moved by Schneider, second by Liewer to adopt Ordinance No. 1439. Roll call vote as follows: All Ayes. Motion carried.

City Attorney Strobe read the third and final reading of Ordinance No. 1440 by title and number.

ORDINANCE NO. 1440

OF THE

CITY OF O'NEILL, NEBRASKA

AN ORDINANCE OF THE CITY OF O'NEILL, NEBRASKA,
AMENDING SECTION 6-401: DEFINITIONS; REPEALING PRIOR ORDINANCES
IN CONFLICT HERewith AND PROVIDING FOR AN EFFECTIVE DATE.

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF O'NEILL,
NEBRASKA, that:

Sec. 1. That Section 6-401: Definitions of the O'Neill
Municipal Code be amended to read as follows:

"SECTION 6-401: DEFINITIONS

"Garbage" as used herein shall be defined to mean
kitchen refuse, decayed waste, dead animals, or
anything that may decompose and become offensive
to the public health.

"Rubbish" or "trash" as used herein shall be
defined as discarded machinery, pieces of metal,
chips, leaves, grass, plant/garden refuse, pieces
of wood, sticks, dead trees, branches, bottles,
broken glass, crockery, tin cans, boxes, papers,
rags, or any other litter or debris that is not
an immediate hazard to the health of the
residents of the City.

"Waste" as herein defined shall mean cinders,
ashes, plaster, brick, stone, sawdust or sand."

Sec. 2. That all prior ordinances in conflict
herewith are repealed.

Sec. 3. That this ordinance shall be in full force
and effect from and after its passage, approval, and
publication as required by law.

PASSED AND APPROVED this 2nd day of February, 2026.

SCOTT MENISH, MAYOR

ATTEST:
(SEAL)

SARAH SIDAK, CITY CLERK/TREASURER

Moved by Wheeler, second by Liewer to adopt Ordinance No. 1440. Roll call vote as follows: All Ayes. Motion carried.

City Attorney Strobe read the third and final reading of Ordinance No. 1441 by title and number.

ORDINANCE NO. 1441

OF THE

CITY OF O'NEILL, NEBRASKA

AN ORDINANCE OF THE CITY OF O'NEILL, NEBRASKA, ESTABLISHING REGULATIONS FOR DANGEROUS BUILDINGS; REPEALING PRIOR ORDINANCES IN CONFLICT HEREWITH AND PROVIDING FOR AN EFFECTIVE DATE.

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF O'NEILL, NEBRASKA, that:

Sec. 1. That Sections 2-609 through 2-618 of the O'Neill Municipal Code be established as follows:

"SECTION 2-609: DANGEROUS BUILDINGS; DEFECTS
Any buildings or structures which have any or all of the following defects are hereby declared to be unsafe or dangerous buildings or structures and a public nuisance:

- A. Those having walls or other vertical structural members that list, lean or buckle to such an extent that a plumb line passing through the center of gravity falls outside the middle third of its base;
- B. Those showing 33% or more of damage or deterioration of the supporting member or members, exclusive of the foundation;
- C. Those with improperly distributed loads upon floors or roofs or in which the same are overloaded or which have insufficient strength to be reasonably safe for the purpose used;
- D. Those damaged by fire, wind, or other causes so as to have become dangerous to life, safety or the general health and welfare of the occupants of the people of the City;
- E. Those which have become dilapidated, decayed, unsafe, unsanitary, or which so utterly fail to provide the amenities essential to decent living that they are unfit for human habitation or are likely to cause sickness or disease, so as to work injury to the health, morals, safety, or general welfare of those living therein;
- F. Those having light, air and sanitation facilities

which are inadequate to protect the health, safety, or general welfare of human beings who live or may live therein;

G. Those having inadequate facilities for egress in the case of fire or panic, or those having insufficient stairways, elevators, fire escapes, or other means of communication;

H. Those having parts thereof which are so attached that they may fall and injure persons or property;

I. Those that are unsafe, unsanitary, or dangerous to the health, safety, or general welfare of the people of the City because of their condition;

J. Those having been inspected by the County Health Department or a professional engineer appointed by the City which are, after inspection, deemed to be in violation of any provision of the Health Department rules and regulations or which are structurally unsafe or unsound as found by the inspection of the professional engineer;

K. Those existing in violation of any provision of this article, any provision of the Fire Prevention Code, any provision of the county health rules and regulations or other applicable provisions of city ordinances, including but not limited to the building code adopted by the City.

SECTION 2-610: DANGEROUS BUILDINGS; BUILDING INSPECTOR

A specially designated building inspector, his/her authorized representatives, or a professional engineer shall, at the direction of the City Council:

A. Inspect any building, wall, or structure about which complaints are filed by any person to the effect that a building, wall, or structure is or may be existing in a dangerous or unsafe manner;

B. Inspect any building or structure within the jurisdictional area of the City for the purpose of determining whether any conditions exist which render such place a dangerous or unsafe building or structure within the terms of this article;

C. Report to the City Council the results of the inspection;

D. Appear at all hearings and testify as to the condition of the unsafe or dangerous building or structure.

SECTION 2-611: DANGEROUS BUILDINGS; STANDARDS

In the event that it is determined that any building or structure is unsafe or dangerous the following standards shall be followed in substance in determining whether the structure or building should be repaired, vacated, or demolished:

A. If the unsafe or dangerous building or structure can reasonably be repaired so that it will no longer exist in violation of any of the terms or provisions of this article, it shall be ordered to be repaired.

B. If the unsafe or dangerous building is in such condition as to make it dangerous to the health, morals, safety, or general welfare of its occupants, it shall be ordered to be vacated.

C. In any case where an unsafe or dangerous building or structure cannot be repaired so that it will no longer exist in violation of the terms or provisions of this article, it shall be demolished. In all cases where the unsafe or dangerous building is a fire

hazard existing or erected in violation of the applicable fire codes and regulations, or any other provision of an ordinance of this city, or statute of the state, it shall be demolished.

SECTION 2-612: DANGEROUS BUILDINGS; UNLAWFUL MAINTENANCE OF

It is hereby determined unlawful to maintain a dangerous building within the corporate limits of the City or within its zoning jurisdiction.

SECTION 2-613: DANGEROUS BUILDINGS; NUISANCE; PROCEDURE

If the specially designated building inspector or his/her representatives or professional engineer finds that a building or structure is unsafe or dangerous and a nuisance, the City Council shall:

A. Notify the owner, occupant, lessee, mortgagee, agent or other persons having an interest in the building or structure that it has been found to be an unsafe or dangerous building. The notice will indicate whether the owner must vacate, repair or demolish the building or structure.

B. Set forth in the notice a description of the building or structure deemed unsafe or dangerous, accompanied by a statement of the particulars which make the building or structure unsafe or dangerous and an order requiring the same to be put in such condition as to comply with the terms of this article within such length of time, not exceeding 30 days, as is reasonable;

C. Direct a city employee to place a sign on the building or structure found to be unsafe or dangerous on its exterior near the main entrance which shall set forth that the building or structure is unsafe or dangerous for occupancy and use.

SECTION 2-614: DANGEROUS BUILDINGS; FAILURE TO COMPLY

In case any owner, occupant, lessee, mortgagee, agent or other person having an interest in the building or structure shall fail, neglect, or refuse to comply with the notice by or on behalf of the City to repair, rehabilitate or demolish and remove a building or structure which is unsafe or dangerous and a public nuisance, and fails to request a hearing on such determination, the City may proceed with the work specified in the notice to the property owner. A statement of the cost of such work shall be transmitted to the City Council, which is authorized to levy the cost as a special assessment against the property. Such special assessment shall be a lien on the real estate and shall be collected in the manner provided for special assessments under Nebraska statutes.

SECTION 2-615: DANGEROUS BUILDINGS; DISPUTES

A. In the event that the owner, occupant, lessee, mortgagee, agent or other person having an interest in the building or structure disagrees with or disputes the information contained in the notice, such person shall notify the city clerk with a written statement that sets forth the reasons for the disagreement or dispute and the relief requested. This written request shall be made within 14 days of mailing of the notice

provided by Section 2-603 herein. If written notice is received by the city clerk within 14 days of mailing or delivery of notice, a hearing shall be held before the City Council, either at a special meeting or at a regularly scheduled monthly meeting. The clerk shall notify the person requesting the hearing, in writing, of the time, place, and date of such hearing.

B. The hearing before the City Council shall be informal and not governed by the Nebraska Rules of Evidence. Such hearing shall be quasi-judicial in nature and its decision shall be based on the evidence presented at the hearing. The person requesting the hearing may be represented by legal counsel or other representative, may present witnesses and offer evidence, and may examine and copy, at his/her own expense, and not less than three business days before the hearing, the records of the City regarding the inspection and notice. The City Council need not make a written finding of fact and may make its pronouncement orally at the hearing. The decision of the council shall be final unless appealed. Failure of the person to attend the hearing shall relieve the council of any further procedures before action is taken as set forth in a notice.

SECTION 2-616: DANGEROUS BUILDINGS; APPEAL

Any person aggrieved by the decision of the City Council may appeal the decision to the District Court of Holt County, Nebraska. This appeal shall and must be taken within 30 days of the pronouncement of the council's decision.

SECTION 2-617: DANGEROUS BUILDINGS; IMMEDIATE HAZARD

In the event the building constitutes an immediate hazard to the life or safety of any persons and must be demolished to protect their health or safety, the specially appointed building inspector or professional engineer designated by the City Council shall report such facts to the council. Upon receipt of such report the City, by and through the council, may immediately contract for the immediate demolition of the unsafe or dangerous building without requiring bids. The cost of such emergency vacation and demolition of unsafe or dangerous buildings or structures shall be levied, equalized, and assessed, as are other special assessments.

SECTION 2-618: ADJOINING LAND OWNERS; INTERVENTION BEFORE TRIAL

In cases of appeal from an action of the City Council condemning real property as a nuisance or as dangerous under the police powers of the City, the owners of the adjoining property may intervene in the action at any time before trial. (Neb. Rev. Stat. §19-710)."

Sec. 2. That all prior ordinances in conflict herewith are repealed.

Sec. 3. That this ordinance shall be in full force and effect from and after its passage, approval, and publication as

required by law.

PASSED AND APPROVED this 2nd day of February, 2026.

SCOTT MENISH, MAYOR

ATTEST:
(SEAL)

SARAH SIDAK, CITY CLERK/TREASURER

Moved by Gleason, second by Wheeler to adopt Ordinance No. 1441. Roll call vote as follows: All Ayes. Motion carried.

Council member Burdick voiced her concerns regarding how long it took for the Council to acknowledge the conflict of interest forms.

Moved by Schneider, second by Walsh to acknowledge the conflict of interest forms submitted by Forker, Schmeichel, Sidak and Wheeler. Roll call vote as follows: All Ayes. Motion carried.

Moved by Schneider, second by Walsh to approve PIP-LB840-217 for tuckpointing and replacement of broken bricks in the amount of \$10,000.00. Roll call vote as follows: All Ayes. Motion carried.

Moved by Schneider, second by Liewer to approve Josh Miller and Austin Root for the Ambulance and Fire Department. Roll call vote as follows: All Ayes. Motion carried.

Moved by Burdick, second by Gleason to approve the purchase of three new AED Zoll's for the Ambulances. Roll call vote as follows: All Ayes. Motion carried.

Library Director Jeannie Mejstrik presented the annual library report to the Mayor and City Council. A copy of the report is on file with the City Clerk.

Moved by Asche, second by Burdick to approve Norman George to the Library Board due to the resignation of Yvonne Strobe. Roll call vote as follows: All Ayes. Motion carried.

The Mayor and City Council reviewed the proposed 2026 One and Six Year Street Plan. A copy of this plan is available at the City Clerk's office. A public hearing to consider adoption of this plan will be held on March 2nd, 2026 at 6:30 p.m.

Street Supervisor Greg Walters informed the Mayor and City Council that he would be purchasing a four-year extended warranty for the road grader.

The Mayor and City Council reviewed the emergency snow route and no action was taken.

Moved by Wheeler, second by Asche to approve the Treasurer's Report. Roll call vote as follows: All Ayes. Motion carried.

Moved by Liewer, second by Wheeler to approve the bill submitted at this meeting by O'Neill Lumber. Roll call vote as follows: Aye; Asche, Wheeler, Burdick, Liewer, Laursen, Gleason and Walsh. Nay: None. Abstain: Schneider. Motion carried.

Moved by Asche, second by Wheeler to approve the remaining bills. Roll call vote as follows: All Ayes. Motion carried.

ALL FUNDS

Payroll, salary	180,199.94	FED & FICA, tax	41,979.13
American Family, ins	2,287.06	Black Hills Energy, util	3,337.82
BlueCrossBlueShield, ins	66,403.50	Colonial Life, ins	836.20
Guardian, ins	1,526.12	John Hancock, pension	9,910.05
NE Dept. of Revenue, tax	6,804.06	NPPD, util	16,760.80
NT&T, phone	996.23	Quadient Leasing, lease	1,044.15
Ranchland Auto, su	708.26	Unum, ins	247.64
Verizon, phone	479.10	Wex Bank, fuel	5,549.52

GENERAL FUND

Alder Plumbing, ser	80.70	Allo, ser	12.00
Appeara, su	558.98	AT&T, phone	178.89
Bomgaars, su	205.55	Bound Tree, su	1,173.58
Carhart, su	31.08	Century Link, phone	66.58
Contingent Fund, su	519.84	Dearborn Life, ins	75.68
Ed Feld Fire, su	2,219.82	Elite Door, ser	207.23
Floor Maintenance, su	53.88	Gokie Oil, fuel	20.28
GreatAmerica Financial, pmt	218.25	Harte's Lawn, ser	250.00
Holt Co Independent, ad	592.40	Island Supply, su	9.60
KBRX, ad	15.00	LB840 Fund, pmt	40,020.72
NECC, su	209.95	Ogden's, su	146.58
O'Neill Electric, ser	139.40	O'Neill Lumber, su	426.36
One Office, su	249.99	Petrik Tree, Ser	2,600.00
Pinnacle Bank, su	304.81	Schaecher Electric, ser	90.67
Brenda Schmeichel, ser	750.00	Paul Schwindt, ser	185.00
SteppCo, ser	1,127.84	Strope Law, fees	468.00
Tax Commissioner, tax	33.34	Tech Harbor, pmt	25.00
Torpin's, su	23.70	UNO, school	443.00
VSP, ins	90.14	Mike Walker, ser	100.00

POLICE FUND

AT&T, phone	82.39	C&S Repair, ser	86.00
Century Link, phone	81.14	Melissa Forker, ser	160.00
GreatAmerica Financial, pmt	129.00	Holt Co 4Paws, ser	200.00
Mid States Crime, dues	100.00	O'Neill Car Wash, ser	56.74
O'Neill Shopper, ad	49.00	One Office, su	39.86
PCAN, dues	120.00	Pinnacle Bank, su	128.32
Quill, su	26.57	Taylor Made, su	290.00

STREET FUND

Appeara, su	353.72	Bomgaars, su	139.93
C&S, ser	60.00	Connot Tire, ser	66.95
Emme Sand & Gravel, su	1,628.11	GreatPlains SmallEngine, ser	55.35
Olsson, fees	7,459.13	O'Neill Auto, su	117.73

SEWER FUND

Bomgaars, su	24.58	Colonial Research, su	1,909.20
Cubby's, fuel	150.87	Embassy Suites, room	298.00
Farmer's Pride, fuel	232.42	FedEx, ser	43.47
Grainger, su	216.61	LONM-Utilities, school	340.00
Midwest Lab, ser	323.14	NE DWEE, dues	150.00
Ogden's, su	48.95	One Call, ser	14.33
Stadium Sports, su	24.00	Tax Commissioner, tax	4,820.41
VSP, ins	41.32		

WATER FUND

A.S.A.P. Express, ser	55.55	Accounts Management, pmt	359.88
Bomgaars, su	43.55	City Utility Deposit, re	1,920.00
Contingent Fund, su	27.00	Farmer's Pride, fuel	232.43
Grainger, su	216.61	NE Child Support, pmt	276.94
NE DWEE, training	800.00	NE Public Health, tests	108.00
NCDHD, ser	95.00	Ogden's, su	48.95
One Call, ser	14.33	Stadium Sports, su	24.00
Tax Commissioner, tax	1,025.34	VSP, ins	1.87

SOLID WASTE FUND

Accounts Management, pmt	400.00	Butler Co. Landfill, fee	48,005.34
Contingent Fund, su	207.20	Floor Maintenance, su	53.88
Matheson Tri-Gas, su	47.05	NE Child Support, pmt	492.94
Niobrara Valley, util	1,212.63	Olsson, fees	940.34
Paul Schwindt, ser	175.00	Strope Law, fees	63.00

LB840

KBRX, ad	7.50	Strope Law, fees	651.00
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COMMUNITY IMPROVEMENT

Strope Law, fees	1,092.00
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PAUL ASCHE, WARD III
QUANA WHEELER, WARD III

Moved by Schneider, second by Wheeler to adjourn. Roll call vote as follows: All Ayes. Motion carried.

The meeting was adjourned at 7:50 P.M.

SCOTT MENISH, MAYOR

ATTEST:
(SEAL)

SARAH SIDAK, CITY CLERK/TREASURER
