

In the Council Chamber of the Municipal Building on Thursday, March 16, 1972, at 7:40 p.m., with Council President, Charlotte T. Zietlow, presiding.

REGULAR MEETING  
COMMON COUNCIL  
CITY OF BLOOMINGTON,  
INDIANA

Members present:

ROLL CALL

James Ackerman, Richard Behen, Brian de St. Croix, Hubert Davis, Jack Morrison, Alfred Towell, Charlotte Zietlow.

Members absent:

Wayne Fix, Sherwin Mizell, who were out of town.

Councilman Richard Behen.

INVOCATION

Mayor Francis X. McCloskey, Martha Sims, City Controller; Marvard Clark, Assistant City Engineer; Police Chief, Carl Chambers; Fire Chief, Richard Gose; Russell Parks, Director of Public Safety.

CITY OFFICIALS PRESENT

Approximately 60 including members of the press.

OTHERS PRESENT

Councilman Morrison moved that the Minutes of the previous meeting of March 2, 1972, be approved as submitted. Councilman Towell seconded the motion, and it carried by unanimous voice vote.

MINUTES

Councilman Morrison moved that the claims and payrolls presented for payment March 7, 1972, be allowed. Councilman Behen seconded the motion, and it carried by unanimous voice vote.

EXAMINATION OF CLAIMS

Mayor Francis X. McCloskey spoke concerning the salary ordinance and appropriation ordinance being introduced and stated the salary of the corporate counsel was \$13,000.00 annually; and that he proposed the most equitable way to pay this would be for the City to pay one-half to come from the Utilities and the other half from tax basis funds. He thought anyone in getting acquainted with administering and setting policy in City government, such as the brief time this administration has been in could see a need for outstanding legal counsel such as Mr. Register and City Attorney, Larry Owens. He further stated it was absolutely necessary for such legal counsel, otherwise the city would be in a state of constant paralysis. As to the position of the Director of Public Safety and as he has discussed this with the Board of Public Safety, he does not see this position as vitally critical at this time, as the corporate counsel is; the city would continue to function whether we have a Director of Public Safety or not, but he believed there was a definite need, as there are so many things that need to be done on a coordinating basis. It is a very desirable item, and he was pleased with the coordination Mr. Parks has been able to do with such groups such as Criminal Justice Planning Agency, and they are on record officially to him as favoring the establishment of such a position. Briefly, some of the duties of the Safety Director involve police and fire coordination, engineering and training programs, federal and state funding, various problems of public

MESSAGE FROM MAYOR

safety including traffic. The total budget being requested for the remainder of the year will be in the area of \$15,000.00. Tax base funds for the two positions for remainder of the year would be approximately \$20,000.00. He commented that the problem of funding both present and new programs would be plaguing us for at least the next few months.

He commented further that he learned recently, that the previous administration last year had made a commitment for an increased insurance package which should have totalled around \$84,000.00 increased benefits for the city employees. The original agreement was along the lines of rather than a seven per cent salary increase, employees would get a four per cent salary increase, and the three per cent they did not get would be made up for this better insurance package. To the best of this administration's knowledge there has not been "dime one" budgeted for city insurance, which includes surgical, medical, hospitalization etc., as promised to city employees by previous administration." We do not have definite programs in yet, but hope that in working with Department heads and Council the next several days, that perhaps by next week we will have something definite and that we will live up to this commitment. That it is important to the moral and welfare of the city employees." The cost on this program would be \$46,000.00 from tax base funds for the next nine months. There are operating revenues in city utilities which could take care of increased package for city utility employees, this would cost some \$18,000.00.

He commented on the first reading of an appropriation ordinance being introduced at this meeting, which was for an appropriation of some \$27,000.00 for the cost of bills that were made without appropriation during prior administration. He also said he was infavor of moving soon as to the liability of a city-county building. The County Commissioners have agreed to two or three people to a study committee, that he will announce two appointments tomorrow, and perhaps the Chamber of Commerce would appoint one other person to this committee.

He also noted that the County Commissioners have agreed to co-sponsor a meeting of governmental and public agencies concerning planning for the first week of April.

He also noted one of the items on the agenda was a resolution for the sale of the city property at Kirkwood and Dunn. That the present administration has no present need for the property and he would like to see the property sold and use the revenues for other priorities.

He further stated we were going to have to make some critical decisions as to Topics as for money for Kinser Pike, and there is also question as to keeping the two buses running, if it comes to between city employees and the bus and mini-bus he would offer the city employees, but there are several decisions which will have to be made within the next few weeks.

Mr. Russell Parks, Director of Public Safety reported he had checked with the Department of Redevelopment and Engineering Office and found that there was only one building which had been condemned and not torn down during the past three years, that being the old Buck Lemon Furniture and Warehouse Building located at 521-525 N. Walnut Street. New proceedings have been started on this building, the first letter being written on March 9, 1972. Thus far the office has had no reply. He has checked with Engineering Office and found that 49 wrecking permits were issued and carried out during 1971. These were issued on a voluntary basis, citizens coming in and asking for permits. Mr. Long, City Engineer, informed him that most of the time the companies or people owning the buildings will tear down the building on their own, when they are informed of the bad conditions, which make them unsafe and unliveable.

REPORTS FROM CITY  
OFFICIALS AND DEPARTMENT  
HEADS

Russell Parks-Director  
Board of Safety

Mrs. Zietlow, Council President reported the Council had received the following reports in addition to the ones at the last meeting: Drug Control Commission, Animal Control Commission, Barber Board, Environmental Commission, Housing Authority, Human Rights Commission, Board of Redevelopment Trustees, Board of Zoning Appeals, and Planning Commission. When all of the reports are received they will be disbursed to the Council and they in turn will give them to the press to give synopsis in the newspapers, so the people of the city will get the benefit of the work that the people have put into these reports.

REPORTS FROM OFFICIAL  
BOARDS AND COMMISSIONS

None.

REPORTS FROM STANDING  
COMMITTEES

Councilman de St. Croix reported the Manpower Employment Task Force had its first meeting last week, and they were divided into seven sub-committees covering a variety of subjects, and will be meeting again on Tuesday, March 21, 1972, 7:30 p.m., in the Planning Room. It will be an open meeting to the public, but there will be no discussion between the Task Force and observers until they get in statistics and information in and decide what they wish to do. This is more or less a work study session, but the public is invited to attend the meetings.

REPORTS FROM SPECIAL  
COMMISSIONS

The sub-committees and their chairmen are:  
Federal Programs-Ed Kubaitis, Members, Frank Barnhart, Tim Hodenfield, Mary Jane Jacobs;  
Apprenticeship Programs-de St. Croix, members, Artie McKenzie, Dale Brickner, Sharon Yarborough;  
New Jobs, Mary Jane Jacobs, Members, Dan O'Laughlin, Ed Kubaitis, Mike O'Connelly, Ron Crecelius;  
Employment for Elderly, Robert Campbell, members, Steve Lutz and Loren Chastain;  
Industry's role, Ron Crecelius, members, Robert Campbell, Steve Lutz, de St. Croix;  
Schools, Kenneth Bales, members, Jeff Stone, Rachel Rice, Frank Barnhart;  
Support Services, Charlotte Zietlow, members, Rev. Ernest Butler, Sharon Yarborough.

Councilman Davis of the Traffic Commission reported they were meeting in mass transit with IU officials to explore the feasibility of a technical study. The task force on the parking permit will be reporting to the Council on April 6, 1972. He also reported that he and Dick Behen would be meeting with the represent-

of the downtown merchants to discuss the parking problem.

Councilman Behen said the meeting would deal largely with the malfunctioning of parking meters and enforcement.

MESSAGES FROM COUNCILMEN

Councilman Towell of the Housing Committee reported that the Housing Committee was meant to be more general than landlord-tenant, and the landlord-tenant thing was just the beginning of a general study of the various needs for various kinds of housing in Bloomington, and what programs the city should have in order to provide these.

Councilman Ackerman said the Animal Control Commission would be meeting March 28, and a preliminary meeting of the Animal Control Commission and steering committee of the Humane Association would be held on March 23, 1972, at 7:30 in the Plan Room.

Councilman Morrison moved that proposed Ordinance No. 72-10 be introduced and read by the Clerk. Councilman Towell seconded the motion.

INTRODUCTIONS OF ORDINANCES

Ordinance No. 72-10  
Salary Ordinance for  
Appointed Officials

The Clerk read proposed Ordinance No. 72-10.

Councilman Morrison moved that proposed Appropriation Ordinance No. 72-1 be introduced and read by the Clerk. Councilman de St. Croix seconded the motion.

Appropriation Ordinance  
No. 72-1

The Clerk read proposed Appropriation Ordinance No. 72-1.

Mrs. Martha Sims, City Controller said this Appropriation Ordinance was for an appropriation to pay the older bills that were left over from former years. That there was money available to pay them, but it had not been appropriated.

Councilman Morrison moved that the rules be suspended so as to give further consideration to Appropriation Ordinance No. 72-1. Councilman Behen seconded the motion.

Roll call vote: Ayes 7, nays 0.

Councilman Morrison moved that proposed Appropriation Ordinance No. 72-1 be advanced to second reading and read by the Clerk by title only. Councilman Behen seconded the motion, and it carried.

The Clerk read proposed Appropriation Ordinance No. 72-1 by title only.

Councilman Morrison moved that Appropriation Ordinance No. 72-1 be adopted. Councilman Ackerman seconded the motion.

Roll call vote: Ayes 7, nays 0.

Councilman Morrison moved that Resolution No. 72-14 be introduced and read by the Clerk. Councilman Behen seconded the motion.

RESOLUTIONS

Resolution No. 72-14  
Budget Transfers

The Clerk read proposed Resolution No. 72-14.

Councilman Morrison moved that Resolution No. 72-14 be adopted. Councilman Towell seconded the motion.

Roll call vote: Ayes 7, Nays 0.

Councilman Morrison moved that Resolution No. 72-15 be introduced and read by the Clerk. Councilman Towell seconded the motion.

Resolution No. 72-15  
Sale of City Property  
Kirkwood and Dunn Sts.

The Clerk read proposed Resolution No. 72-15.

Mr. Register, Corporate Counsel said the resolution requested the City Attorney to ask the Circuit Court for appointment of three freeholders to appraise the property. The City would then advertise for bids on the property, bid to be not less than the new appraised value. The appraisers must arrive at one single appraisal figure, which has to be approved by a two-thirds vote of the Council.

Councilman de St. Croix said it was important that the city act quickly, as the City is responsible for the maintenance of the property, and that the City is losing revenue as it is now.

Councilman Morrison moved that Resolution No. 72-15 be adopted. Councilman Towell seconded the motion.

Roll call vote: Ayes 7, nays 0.

Councilman Morrison moved that Resolution No. 72-16 be introduced and read by the Clerk. Councilman Towell seconded the motion.

Resolution No. 72-16  
6th and Lincoln Street  
Parking Lot

The Clerk read proposed resolution No. 72-16.

Councilman Morrison moved that Resolution No. 72-16 be adopted. Councilman Towell seconded the motion.

Mr. Register, Corporate Counsel said the real estate described in the resolution was the real estate at 6th and Lincoln, the old City Parking Lot. The former administration declared this surplus property, and the former City Attorney was instructed to file proceedings in the Circuit Court. The City Attorney did this, and three appraisers were appointed, but they never did act on it. The resolution being proposed at this time is to take the property out of possible sale. He said if the resolution was passed, the City Attorney, Larry Owens would dismiss the action with consent of the Council and get the case removed from the court docket.

Roll call vote: Ayes 7, Nays 0.

Councilman de St. Croix moved that Resolution No. 72-17 be introduced and read by the Clerk. Councilman Behen seconded the motion.

Resolution No. 72-17  
WTIU Telecasts

The Clerk read proposed Resolution No. 72-17.

Councilman de St. Croix moved that Resolution No. 72-17 be adopted. Councilman Behen seconded the motion.

Councilman de St. Croix said he requested this Resolution be drawn up for several reasons. One, Council members have received tremendous

feedback from the community about the telecasts. He felt that it fulfilled one of their most important campaign pledges which was to try and make council affairs open meetings. where everyone would be given the opportunity to be heard and to find out what was happening with local government. It also helps to make local government available to local people at their convenience; that WTIU should be commended for their efforts in this area. They have been spending between \$200.00 and \$300.00 for every council meeting to provide the service for the community and have been providing it out of their own budget. They are a small educational station, and that perhaps in the future they will have to apply for somekind of a grant to continue this kind of program. He said he hoped to see Council Meetings televised throughout this administration, and that this administration not only supports the telecasts, but also is morally committed to do everything in the Council's power in seeing that they continue.

Roll call vote: Ayes 7, nays 0.

Mr. David Hersch presented to the Council a resolution concerning the Indiana Public Interest Research Group (InPIRG). He said more than half of the students at Indiana University have signed a petition for a mandatory \$1.50 returnable fee to support the program. He said support from the Community was necessary for the University Trustees to approve the fee.

Resolution No. 72-18  
InPIRG

InPIRG is a student funded program formed to investigate consumer problems, including environmental protection, racial and sex discrimination.

Councilman de St. Croix moved that this be introduced as Resolution No. 72-18 and read by the Clerk. Councilman Behen seconded the motion.

The Clerk read proposed Resolution No. 72-18.

Councilman de St. Croix moved that Resolution No. 72-18 be adopted. Councilman Ackerman seconded the motion.

Councilman Morrison asked Mr. Hersch about businessman protection. That there should be no discrimination between consumer and the businessman. He said there were times when the businessman needed protection against the consumer, as well as consumer needing protection against the businessman.

Mr. Hersch said they would be glad to investigate claims of discrimination against businesses.

Councilman de St. Croix said he thought InPIRG could provide the kind of thorough research, documentation and exploration that has been lacking. His impression of the people he had been working with on InPIRG had been one of a rational collection of people who aren't going to scream consumer abuse at the drop of a "hat", but rather who will document any charges and research them to make sure that it is in fact a defensible position.

Councilman Davis said he had worked with the InPIRG people and they were very responsible people in what they are doing and he was encouraged and enthused about what they are wanting to do. He recommended a change in the wording of the resolution, that the Council encourage the Bloomington Campus administration to work in their behalf.

Councilman Davis moved that the Resolution be amended by striking the word "authorize" and replace it with the word "encourage" in the conclusion statement. Councilman de St. Croix seconded the motion, and it carried unanimously.

Roll call vote : Ayes 6, 1 abstained (Morrison)

Mayor McCloskey said he would like to suggest to the Council that we do the necessary work to launch a Utilities Control Board. It is important from the standpoint of the Utility Department of obtaining professional personnel particularly higher paid more technical personnel such as utilities director. It will take a referendum of five per cent of registered voters, and the Council can authorize it to go on the Fall ballot. He has had some unofficial communications that the League of Women Voters will help and he was sure other groups would help with the petition work and hoped to work with the Utilities Committee of the Council.

None.

None.

The meeting adjourned at the hour of 10:15 p.m.

PETITIONS AND COMMUNICATIONS

OTHER NEW BUSINESS.

ADJOURNMENT

Attest :

Charlotte T. Zietlow  
Charlotte T. Zietlow, President

Gladys Van Hook  
Secretary

RESOLUTION No. 72-14

March 15, 1972

BUDGET TRANSFERS

BE IT HEREBY RESOLVED BY THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON, INDIANA, that the City Controller of said City will adjust the appropriations of the following Budgets as follows, to-wit:

ENVIRONMENTAL COMMISSION BUDGET:

FROM	1. SERVICES PERSONAL		
	11 Salaries and Wages, Regular		\$1550.00
TO	1. SERVICES PERSONAL		
	12 Salaries and Wages, Temporary	\$900.00	
	2. SERVICES CONTRACTUAL		
	21 Communication & Transportation	\$150.00	
	23 Instruction	250.00	
	3. SUPPLIES		
	36 Office Supplies		\$250.00

CITY COURT BUDGET


FROM	7 PROPERTIES		
	72 Equipment		\$ 79.39
TO	2 SERVICES CONTRACTUAL		
	25 Repairs	\$ 79.39	


CITY ATTORNEY BUDGET

FROM	1 SERVICES PERSONAL		
	11 Salaries and Wages, Regular		\$ 500.00
TO	2 SERVICES CONTRACTUAL		
	21 Communication and Transportation	\$ 300.00	
	3. SUPPLIES		
	36 Office Supplies		\$ 100.00
	5 CURRENT CHARGES		
	55 Subscriptions and Dues		\$ 100.00

DRUG COMMISSION BUDGET

FROM	1 SERVICES PERSONAL		
	11 Salaries and Wages, Regular		\$1500.00
TO	13 Salaries and Wages, Temporary	\$1500.00	

  
Charlotte T. Ziegler, President  
Common Council, City of Bloomington

  
Francis X. McCloskey, Mayor  
City of Bloomington, Indiana.

Adopted: March 16, 1972



RESOLUTION NO. 72-15

The City of Bloomington, Indiana, is now the owner in fee simple of the following described real estate in Monroe County, State of Indiana, to-wit:

Tract 1: Part of the East Fractional Lot No. 354, Beginning at a point 45 feet and 3 inches West of the Southeast corner of East Fractional Lot No. 354; thence North 44 feet; thence East 45 feet and 3 inches; thence South 44 feet to the Southeast corner of said Lot; thence West 45 feet and 3 inches to the place of Beginning.

ALSO, a part of the East Fractional Lot No. 354, beginning 45 feet and 3 inches West of the Southeast corner of East Fractional Lot No. 354; thence running West for a distance of 8 feet and 9 inches; thence North 44 feet; thence East 8 feet and 9 inches; thence South 44 feet and to the place of beginning.

Tract 2: In Lot Number One Hundred Eight (108) in the Original Plat of the City of Bloomington, Indiana, excepting therefrom ten (10) feet off the west side thereof.

Tract 3: Part of East Fractional Lot Number 354 in the City of Bloomington, Indiana, bounded and described as follows, to-wit: Beginning at a point 75 feet and 10 inches North of the Southeast corner of said Fractional Lot Number 354; running thence West 54 feet,; thence North 56 feet and 2 inches to the alley, thence East 54 feet; thence South 56 feet and 2 inches to the place of beginning.

Tract 4: A part of East fractional lot No. 354 in the City of Bloomington, Indiana, bounded as follows, to-wit: Beginning at a point 45 feet and 3 inches West and 44 feet North of the Southeast corner of East Fractional Lot No. 354; running thence North 31 feet and 10 inches; thence East 45 feet and 3 inches; thence South 31 feet and 10 inches ; thence West 45 feet and 3 inches to the place of beginning.

ALSO, beginning at a point 45 feet and 3 inches West and 44 feet North of the Southeast corner of East Fractional Lot No. 354; running thence West for a distance of 8 feet and 9 inches; thence North for a distance of 31 feet and 10 inches; thence running East for a distance of 8 feet and 9 inches; thence South for a distance of 31 feet and 10 inches to the place of beginning.

Tract 5: Part of East Fractional Lot No. 354 in the City of Bloomington, Indiana, described as follows, to-wit: Beginning at a stone on the north line of Fourth Street in said City of Bloomington, located on the line between the property of Alfred G. Howe and wife, and the property of Addison C. Smith, deceased; running thence east 44 feet and 10 inches, more or less, to a point 54 feet west of the southeast corner of said East Fractional Lot No. 354; thence north 132 feet, more or less, to the alley; thence west 44 feet and 10 inches, more or less, to the property of said Alfred G. Howe and wife; thence south to the place of beginning.

Tract 6: Part of the East Fractional Lot 354 in the City of Bloomington, Indiana, beginning at the Northeast corner thereof; running thence South 139 feet; thence West 49 feet; thence North 139 feet; thence East 49 feet to the place of beginning.

Tract 7: Part of East Fractional Lot No. 354 in the City of Bloomington, Indiana, bounded and described as follows, to-wit: Commencing at the Northwest corner of said Fractional Lot; running thence South 139 feet to an alley; thence East 51 feet; thence North 139 feet; thence West 51 feet to the place of beginning.

After thorough investigation and discussion thereof it is now determined that said real estate should be sold and it will be so ordered.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON that the Council finds that the real estate heretofore described is surplus property and is not needed by the City of Bloomington and that it is to the best public interest of the City of Bloomington that said real estate be sold.

BE IT FURTHER RESOLVED that the City Attorney be, and he hereby is instructed to file a petition in the Monroe Circuit Court requesting that the Judge thereof appoint three disinterested freeholders of the City of Bloomington to appraise the above described real estate and that thereafter the City of Bloomington advertise for sale such real estate to the highest bidder, for cash, for a price not less than the full amount of the appraisal thereof, subject to the approval by a two-thirds affirmative vote of the COMMON COUNCIL.

Dated this 16th day of March, 1972.

Charlotte T. Zietlow  
Charlotte T. Zietlow, President

ATTEST:

Grace E. Johnson  
Grace E. Johnson, City Clerk

Francis X. McCloskey  
Francis X. McCloskey, Mayor

RESOLUTION NO. 72-16

On September 2, 1971, THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON adopted RESOLUTION NO. 71-27 under the terms of which it was found that In-Lots 185 and 186 of the City of Bloomington, Monroe County, Indiana were surplus property and not needed by the City of Bloomington and that it would be to the best public interest of the City of Bloomington that said real estate be sold, and by said Resolution the City Attorney was instructed to file a petition in the Monroe Circuit Court requesting that the Judge thereof appoint three disinterested freeholders of the City of Bloomington to appraise said real estate.

After due consideration by THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON it is now determined that said real estate is not surplus property but is needed by the City of Bloomington and that the title thereof should remain in the City of Bloomington for the present and for the foreseeable future.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON that said Resolution No. 71-27 be, and the same hereby is rescinded and held for naught.

Dated this 16th day of March, 1972.

Charlotte T. Ziefel  
Charlotte T. Ziefel, President

ATTEST:

Grace E. Johnson  
Grace E. Johnson, City Clerk

Francis X. McCloskey  
Francis X. McCloskey, Mayor

RESOLUTION NO. 72-17

WTIU Telecasts

WHEREAS, the quality of Bloomington Community Government and the community depends in large measure on the active participation of citizens in making their needs known and in furnishing criticisms and support for proposals under consideration by City officials, and


WHEREAS, the legislative responsibilities of the Common Council and the open format of their agenda make their meetings a logical forum for community concerns, and

WHEREAS, the immediacy of the medium of television together with its ability to reach into the living rooms of most of our citizens, vastly extends the dimensions of our Council Chambers and enhances the common experience of the citizenry when Council meetings are televised;

NOW, THEREFORE, BE IT RESOLVED by the Common Council of the City of Bloomington, Indiana, that Station WTIU Producer, Dave Welsh and crew are to be commended for bearing the expense and providing the labor and expertise for the telecasts which have helped to insure better and more representative government and a finer community for Bloomington, Indiana.

We look forward to immense benefits which will follow from the continuation of this service in the years to come.

  
Charlotte T. Zietlow, President

  
Grace E. Johnson, City Clerk

RESOLUTION NO. 72-18

The Indiana Public Interest Research Group requests that the Bloomington City Council adopt the following resolution:

The Indiana Public Interest Research Group (InPIRG) will be a student-funded, student-directed research and action group working for constructive social change within the established legal and political structure. It will be a non-profit, non-partisan, and completely autonomous corporation. Through it, students, faculty, and other people from the community will unite to examine problems of public concern and to present an informed opinion on those problems. The general areas of InPIRG concern will include: Consumer protection, resource planning, occupational safety, environmental quality, racial and sexual equality, housing problems, health care, problems of the aged, and similar matters of urgent or long-range concern.

The Bloomington City Council endorses the InPIRG Proposal and encourages authorization of a local chapter of InPIRG on the following grounds:

1. InPIRG will benefit the community by providing a mechanism by which concerned students will relate their academic studies to concrete problem analysis and problem solving within the Bloomington Community and the the State of Indiana.
2. InPIRG will benefit the student participants by providing a more stimulation educational atmosphere. Classroom techniques and information may be applied in practical situations. Additionally, channels will be created through which students will become better informed about how public policy is made and how to influence that policy. Active, informed citizens will be the result.
3. InPIRG has obtained wide-based support of this program, and the parties involved have generally endorsed the proposal to form a local Chapter:
  - a. Indiana University students--the majority of whom

have signed the InPIRG Petition requesting establishment of a special \$1.50 voluntary student assessment to support this group

- b. I.U. faculty--substantial numbers of whom support the idea and have offered their assistance in this establishment
- c. the Bloomington Community--from which many individuals and groups have expressed their interest and endorsement

In conclusion, we, the Bloomington City Council, urge the administration of the Bloomington campus to encourage the establishment of the Indiana Public Interest Research Group at Bloomington according to the germs of the general InPIRG proposal.

Dated this 16<sup>th</sup> day of March, 1972.

Charlotte T. Zietlow  
Charlotte T. Zietlow, President

ATTEST:

Grace E. Johnson  
Grace E. Johnson, City Clerk

Francis X. McCloskey  
Francis X. McCloskey, Mayor