

OFFICIALS

Joe Stear, Mayor
Richard Cardoza, Council President
Briana Buban-Vonder Haar, Council Member
Pat Jones, Council Member
Greg McPherson, Council Member



CITY OF KUNA

Kuna City Hall Council Chamber, 751 W 4th Street, Kuna, Idaho 83634

City Council Meeting AGENDA Tuesday, September 5, 2017

6:00 P.M. REGULAR CITY COUNCIL

1. *Call to Order and Roll Call*
2. *Invocation:* Karen Hernandez, United Methodist Church
3. *Pledge of Allegiance:* Mayor Stear
4. *Consent Agenda:*

All items listed under the Consent Agenda are considered to be routine and are acted on with one motion by the City Council. There will be no separate discussion on these items unless the Mayor, Council Member, or City Staff requests an item to be removed from the Consent Agenda for discussion. Items removed from the Consent Agenda will be placed on the Regular Agenda under Business or as instructed by the City Council.

A. City Council Meeting Minutes:

1. Regular City Council Minutes, August 15, 2017

B. Accounts Payable Dated August 31, 2017 in the Amount of \$479,713.07

C. Alcohol Licenses:

1. JK Vond, LLC dba Super C at 331 N Avenue D – Off Premise Beer & Off Premise Wine

D. Resolutions

1. Consideration to approve Patagonia Development Inc Reimbursements
 - a. Consideration to approve Resolution No. R60-2017

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING
THE CITY TREASURER, JOHN MARSH, TO PAY PATAGONIA

NOTICE: Copies of all agenda materials are available for public review in the Office of the City Clerk. Persons who have questions concerning any agenda item may call the City Clerk's Office at 922-5546. In compliance with the Americans with Disabilities Act, if you need special assistance to participate in this meeting, please contact the City Clerk at 922-5546 at least forty-eight (48) hours prior to the meeting to allow the City to make reasonable arrangements to ensure accessibility to this meeting.

DEVELOPMENT INC. THE AMOUNT OF \$2,229.23 FOR REIMBURSEMENT PURSUANT TO THE TERMS OF THE PRESSURE IRRIGATION TRUNK REIMBURSEMENT AGREEMENT.

b. Consideration to approve Resolution No. R61-2017

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY PATAGONIA DEVELOPMENT INC. THE AMOUNT OF \$34,582.65 FOR REIMBURSEMENT PURSUANT TO THE TERMS OF THE PRESSURE IRRIGATION PUMP STATION REIMBURSEMENT AGREEMENT.

c. Consideration to approve Resolution No. R62-2017

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY PATAGONIA DEVELOPMENT INC. THE AMOUNT OF \$14,900.87 FOR REIMBURSEMENT PURSUANT TO THE TERMS OF THE WATER TRUCK REIMBURSEMENT AGREEMENT.

d. Consideration to approve Resolution No. R63-2017

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY PATAGONIA DEVELOPMENT INC. THE AMOUNT OF \$2,401.41 FOR REIMBURSEMENT PURSUANT TO THE TERMS OF THE SEWER TRUCK REIMBURSEMENT AGREEMENT.

e. Consideration to approve Resolution No. R64-2017

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY PATAGONIA DEVELOPMENT INC. THE AMOUNT OF \$66,192.07 FOR REIMBURSEMENT PURSUANT TO THE TERMS OF THE SEWER LIFT STATION REIMBURSEMENT AGREEMENT.

2. Consideration to approve Danskin Lift Station Reimbursements

a. Consideration to approve Resolution No. R65-2017

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY COREY BARTON HOMES, INC. DBA CBH HOMES THE AMOUNT OF \$17,099.28 FOR REIMBURSEMENT FOR QUARTER 2-2017 PURSUANT TO THE TERMS OF THE REIMBURSEMENT AGREEMENT.

b. Consideration to approve Resolution No. R66-2017

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY E4 PARTNERSHIP, LLLP THE AMOUNT OF \$4,274.83 FOR REIMBURSEMENT FOR QUARTER 2-2017 PURSUANT TO THE TERMS OF THE REIMBURSEMENT AGREEMENT.

3. Consideration to approve Resolution No. R68-2017

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY THE INVOICE IN THE AMOUNT \$52,570.20 TO VORTEX USA, INC. REPRESENTING THE THIRTY PERCENT (30%) DOWN PAYMENT FOR THE SPLASH PAD FOR THE CITY'S PARKS DEPARTMENT; AND AUTHORIZING THE MAYOR TO EXECUTE THE PURCHASE AGREEMENT.

5. Community Reports or Requests:

- A.** Ada County Sheriff's Office presenting a Chevy Tahoe to the City of Kuna – Justin Dusseau, Ada County Sheriff's Office and Jon McDaniel, Kuna Police Chief

6. Public Hearings: (6:00 p.m. or as soon thereafter as matters may be heard.)

- A.** Public Hearing and consideration to approve Ordinance No. 2017-14 and Resolution No. R67-2017 – Annual Appropriations – John Marsh, City Treasurer

1. Public Hearing and consideration to approve Ordinance No. 2017-14

AN ORDINANCE ENTITLED THE ANNUAL APPROPRIATION ORDINANCE FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 2017 AND ENDING SEPTEMBER 30, 2018, APPROPRIATING THE SUM OF \$26,723,318 TO DEFRAY EXPENSES AND LIABILITIES OF THE CITY OF KUNA FOR SAID FISCAL YEAR; AUTHORIZING A LEVY OF A SUFFICIENT TAX UPON THE TAXABLE PROPERTY; SPECIFYING THE OBJECTS AND PROPOSED EXPENSES FOR WHICH SAID APPROPRIATION IS MADE; AND PROVIDING AN EFFECTIVE DATE.

Consideration to waive three readings

Consideration to approve ordinance

Consideration to approve a summary publication of ordinance

2. Consideration to approve Resolution No. R67-2017

A RESOLUTION OF THE CITY OF KUNA, IDAHO CERTIFYING THE INTENT OF THE KUNA CITY COUNCIL TO LEVY, AS PART OF THE

GENERAL TAX LEVY ADOPTED PURSUANT TO ORDINANCE NO. 2017-14, FOREGONE PROPERTY TAXES.

B. Public Hearing and Consideration to approve 17-05-ZC (Rezone) – Trevor Kesner, Planner II

John Van Dyke with JSV Development requests to change an approximately 1.46-acre parcel from the existing R-6 (medium-density residential) zoning designation to a C-1 (Neighborhood Business District) zone. The site is located north of West Avalon Street, south of West Owyhee Avenue, approximately 80 feet west of the intersection of North Bridge Avenue and West Shortline Street; addressed as 692 W. Avalon Street, Kuna, ID 83634.

C. Public Hearing and Consideration to approve 17-03-S (Subdivision) and 17-03-ZC (Rezone) – Trevor Kesner, Planner II

A preliminary plat and rezone request from David Crawford with B&A Engineers, representing owners Endurance Holdings, LLC, to rezone an approximately 9.43-acre parcel within an existing agricultural (Ag) zone to a medium density residential (R-6) designation; and subdivide the parcel into 34 residential building lots and seven (7) common lots. The subject site is located approximately 2,500 feet south of the intersection of West Avalon Street and South Ten Mile Road, on the southeast corner (SEC) of South Ten Mile Road and West Sunbeam Street alignment, and is addressed as 874 S. Ten Mile Rd., Kuna, Idaho.

D. Public Hearing and consideration to approve 17-04-ZC (Rezone) and 17-04-S (Subdivision) – Troy Behunin Planner III

Applicant, Kirsti Grabo with KM Engineering, requests approval for a rezone for approximately 19.86 acres to C-1, and 34.76 acres to R-6 Medium Density Residential. Applicant also proposes a preliminary plat for a residential and commercial subdivision. The subject site is located on the southeast corner (SEC) of Meridian and Deer Flat Roads.

E. Public Hearing and consideration to approve 16-11-AN (Annexation) – Troy Behunin Planner III

Jay Walker with AllTerra Consulting, on behalf of Logan Patten with Kolo, LLC, requests approval to annex approximately 11.41 acres into Kuna City limits with a C-1 zone (Neighborhood Commercial), is consistent with the Comprehensive Plan Map. The subject property is located on the north-east corner (NEC) of Meridian and Deer Flat Roads.

7. Business Items: None

8. Ordinances:

A. Second Reading and Consideration to approve Ordinance No. 2017-13

AN ORDINANCE OF THE CITY COUNCIL FOR KUNA, IDAHO AMENDING TITLE 7, CHAPTER 3, SECTION 4 TITLED "HOURS" TO ALLOW FOR PERSONS TO BE ON THE GREENBELT PATHWAY DURING CERTAIN HOURS WHERE THE CITY HAS INSTALLED LIGHTING, AND PROVIDING AN EFFECTIVE DATE.

Consideration to waive third reading

Consideration to approve ordinance

Consideration to approve summary publication of ordinance

9. Mayor/Council Announcements:

10. Executive Session:

11. Adjournment:

**OFFICIALS**

Joe Stear, Mayor
Richard Cardoza, Council President
Briana Buban-Vonder Haar, Council Member
Pat Jones, Council Member
Greg McPherson, Council Member

CITY OF KUNA

Kuna City Hall Council Chamber, 751 W 4th Street, Kuna, Idaho 83634

**City Council Meeting
MINUTES
Tuesday, August 15, 2017**

6:00 P.M. REGULAR CITY COUNCIL**1. Call to Order and Roll Call****COUNCIL MEMBERS PRESENT:**

Mayor Joe Stear
Council President Richard Cardoza
Council Member Pat Jones
Council Member Briana Buban-Vonder Haar
Council Member Greg McPherson

CITY STAFF PRESENT:

Chris Engels, City Clerk
Bobby Withrow, Parks Director
Bob Bachman, Public Works Director
John Marsh, City Treasurer
Wendy Howell, Planning & Zoning Director

2. Invocation: None**3. Pledge of Allegiance:** Mayor Stear**4. Consent Agenda:**
(Timestamp 00:00:45)

All items listed under the Consent Agenda are considered to be routine and are acted on with one motion by the City Council. There will be no separate discussion on these items unless the Mayor, Council Member, or City Staff requests an item to be removed from the Consent Agenda for discussion. Items removed from the Consent Agenda will be placed on the Regular Agenda under Business or as instructed by the City Council.

A. City Council Meeting Minutes:**I. Regular City Council Minutes, August 1, 2017**

B. Accounts Payable Dated August 11, 2017 in the Amount of \$598,119.07

C. Resolutions

1. Consideration to approve Resolution No. R58-2017

A RESOLUTION OF THE CITY COUNCIL OF KUNA, IDAHO AUTHORIZING THE MAYOR TO EXECUTE THE PERSONAL SERVICES AGREEMENT BY AND BETWEEN THE CITY OF KUNA, IDAHO AND THE ADA COUNTY HIGHWAY DISTRICT RELATED TO THE INSPECTION OF WORK PERFORMED FOR THE CITY OF KUNA, IDAHO DOWNTOWN REVITALIZATION PROJECT.

2. Consideration to approve Resolution No. R59-2017

A RESOLUTION OF THE CITY OF KUNA, IDAHO APPROVING THE DIGITAL COPIER DEALER LEASE AGREEMENT WITH U.S. BANK EQUIPMENT FINANCE, DIGITAL COPIER MAINTENANCE AGREEMENT WITH VALLEY OFFICE SYSTEMS, AND NON-APPROPRIATION ADDENDUM, AND AUTHORIZING THE MAYOR TO EXECUTE THE AGREEMENTS.

Council Member Jones asked City Clerk Chris Engels if she had talked to him about the refunds for the art show.

Ms. Engels explained those refunds were from the July 8th Art Show done by the Arts Commission. The artists had paid a table fee on top of the agreed 80/20 split. Due to the heat and people coming but not milling around, the Commission offered a partial refund. She thought she may have talked to him about that.

Council Member Jones asked if it was the Commission's idea or the vendors' idea to close up early.

Ms. Engels explained the heat was a factor for some of the participants. It was overall the best decision to close early. The temperature was over 100 degrees. The Arts Commission made the refund offer; it was not a request from the vendors.

Council Member Jones asked if the checks had been issued yet.

City Treasurer John Marsh stated they had.

Council Member Buban-Vonder Haar asked if the vendor fees went into an Arts Commission budget.

Ms. Engels replied those fees went to the Arts Commission budget to help cover other art related events, performances, or exhibits.

Council Member Buban-Vonder Haar explained how things like this worked in the Federal Sector. She wanted to be sure that in the future there was no chance of liability issues because someone didn't have authority to spend funds that way.

Ms. Engels said she would follow up with City Attorney Richard Roats. She also worked with Mr. Marsh on these things as well. They tried to always be in compliance with the State Tax Commission and Central District Health and those types of things. They would look into this and make sure they were following all the rules.

Council Member Buban-Vonder Haar moved to approve the consent agenda. Seconded by Council Member Jones. Approved by the following roll call vote: Voting Aye: Council Members Cardoza, Jones, Buban-Vonder Haar, and McPherson. Voting No: None Absent: None Motion carried 4-0.

5. *Community Reports or Requests: None*

6. *Public Hearings:* (6:00 p.m. or as soon thereafter as matters may be heard.)
(Timestamp 00:05:43)

A. *Budget Public Hearing rescheduled to the September 5, 2017 City Council Meeting.*

Mayor Stear noted the Budget Public Hearing was rescheduled to the September 5, 2017 City Council Meeting.

B. *Public Hearing and Consideration to approve Resolution No. R56-2017*

A RESOLUTION OF THE CITY OF KUNA, IDAHO ADOPTING THE FOLLOWING FEE SCHEDULE WITH J&M SANITATION, INC.

Mayor Stear reviewed the rate schedule was put together to reflect the recycling carts.

City Treasurer John Marsh noted the items in green. There was an additional item aside from the recycling, a commercial 8 yard dumpster charge, which was just an additional break out J&M had wanted to do a while ago. They postponed the publication of it until then to make sure it was all on there at once. It was not a rate increase; just an additional service.

Council Member Jones asked what the difference was between the “8 yard 1 x week: 6 owners” and the “8 yard: 6 owners”.

Mr. Marsh replied the “8 yard: 6 owners” at \$64.08 was an old expense and needed to be removed.

Mayor Stear opened the public hearing.

Support: None

Against: None

Neutral: None

Council Member Buban-Vonder Haar moved to close the public hearing. Seconded by Council Member McPherson. Motion carried 4-0.

Council Member Jones wanted it on record that none of the fees were changing; there was only the addition of the recycling carts.

Council Member Buban-Vonder Haar added the recycling carts were totally voluntary.

Council Member Buban-Vonder Haar moved to approve Resolution No. R56-2017. Seconded by Council Member McPherson. Motion carried 4-0.

7. Business Items:

- A. Request to use \$13,700.00 of Water Contingency funds for back up pump at Butler Park Municipal Well – Bob Bachman, Public Works Director
(Timestamp 00:09:49)

Public Works Director Bob Bachman briefly explained the project and that it was something the previous engineers had worked on before their departures and he was just finishing it up. He vetted it thoroughly with staff and it was something they felt was much needed.

Mayor Stear added it was an older pump that was currently in place.

Council President Cardoza thought the well was contaminated with sulfur and that the City was going to use it strictly for PI.

Mr. Bachman replied a new well was put in a year or 2 ago. This was just to finish out that project.

Council Member Jones asked if that was a manual turn on or if came on automatically when the main pump went down.

Mr. Bachman responded it was an automatic.

Council Member Buban-Vonder Haar moved to approve the request for \$13,700.00 from the Water Department Contingency fund for the purpose of installing a new backup pump at the Butler Park Municipal Well. Seconded by Council President Cardoza.

Approved by the following roll call vote:

Voting Aye: Council Members Cardoza, Jones, Buban-Vonder Haar, and McPherson.

Voting No: None

Absent: None

Motion carried 4-0.

8. Ordinances:

- A. Consideration to approve Ordinance No. 2017-13
(Timestamp 00:12:17)

AN ORDINANCE OF THE CITY COUNCIL FOR KUNA, IDAHO AMENDING TITLE 7, CHAPTER 3, SECTION 4 TITLED "HOURS" TO ALLOW FOR PERSONS TO BE ON THE GREENBELT PATHWAY DURING CERTAIN HOURS WHERE THE CITY HAS INSTALLED LIGHTING, AND PROVIDING AN EFFECTIVE DATE.

Mayor Stear noted this was a request from Council Member Jones to put the City in compliance because of the lighting installed on the Greenbelt pathway.

Council Member Buban-Vonder Haar asked about any concerns regarding 24 hour access and if the police would prefer access end at midnight and reopen at 4:00 or 5:00 a.m.

Mayor Stear explained they had a discussion with Kuna Police Chief Jon McDaniel and it was decided it would be better to allow 24 hour access as long as it was a lit area. Chief McDaniel did not have any concerns and in fact they were quite hopeful that it being well lit would help curtail some of the graffiti and things that had been going on down there at night.

Council Member Jones was concerned about 7-3-4-B and how it related to afterhours permits.

Parks Director Bobby Withrow responded B only applied to the lit portion of the Greenbelt and not to any other park spaces. People would need an afterhours permit if they were going to do an event.

Council Member Jones asked if an event on the disc golf course where it was lit would require an afterhours permit.

Mr. Withrow explained they would need a permit because they would be using sections that weren't lit.

Mayor Stear stated this was not something that required a decision right away so it could be tabled until the next meeting when City Attorney Richard Roats was available to answer questions.

Council Member Jones thought that would be best.

Council President Cardoza asked if they were talking about a city park or the Greenbelt specifically.

Mayor Stear explained the Greenbelt was part of the parks facilities. They wanted to write this up in a way that it would still apply as more lighting was added to the Greenbelt.

Council President Cardoza clarified part B addressed the Greenbelt specifically and part A addressed the city parks as a whole.

Mayor Stear responded that was true and they would get further clarification from Mr. Roats. He asked if there was any further discussion.

Consideration to waive three readings

Consideration to approve ordinance

Consideration to approve summary publication of ordinance

Council Member Jones moved to table Ordinance No. 2017-13 until the September 5, 2017 City Council Meeting. Seconded by Council Member Buban-Vonder Haar. Motion carried 4-0.

Mayor Stear requested that when an ordinance change was being done the entire code section be looked at for any other changes that might be wanted or needed as a cost saving measure for the City. If a change was not an emergency it would be good to let the changes build up so multiple changes could be done and codified at the same time.

Council Member Buban-Vonder Haar thought that was a good idea.

9. Mayor/Council Announcements:

(Timestamp 00:18:35)

Council Member Jones briefly reviewed how Kuna Days went. It was a good event. He appreciated all the help that was given, especially by City staff.

Council Member Jones asked Parks Director Bobby Withrow for an update on the status of the splash pad.

Mr. Withrow replied they were in the process of ordering everything. They were waiting on the storage tank to be shipped in and then they would start digging the pit for it and installing it. Most of it should be there by the end of September 2017 and they would be working on it that September and October.

Council Member Jones asked if he was anticipating a spring opening.

Mr. Withrow said that was correct.

Council President Cardoza thought the project was on hold because they City could not obtain the railroad property.

Mr. Withrow replied it was going on City property.

Council President Cardoza asked what the prognosis was for purchasing the railroad property.

Mr. Withrow responded it had not progressed any. He was still waiting to hear from a title company.

Council President Cardoza asked if the purchase would allow the Greenbelt to extend all the way to Strobel or just to Sailor.

Mr. Withrow explained the purchase he was working on would take the Greenbelt from Swan Falls to Indian Creek School.

Mayor Stear added that was the railroad property and the rest would have to be worked out with developers. It was feasible to someday get as far as Eagle.

Council Member Jones asked if the City owned between Orchard and Swan Falls.

Mr. Withrow replied yes.

10. Executive Session:

11. Adjournment: 6:22 p.m.

City of Kuna

Payment Approval Report - City Council Approval

Page: 1

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Report Criteria:

Detail report.

Invoices with totals above \$0.00 included.

Paid and unpaid invoices included.

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
2M COMPANY, INC.												
1461	2M COMPANY, INC.	4120890-000	5966	<u>2 IRRIGATION BOXES TO REPLACE BROKEN ONES. KUNA DAYS, J MORFIN, AUG 17</u>	08/11/2017	36.56	.00	<u>01-6150 MAINTENANCE & REPAIRS - SYSTEM</u>	1004	8/17		
Total 4120890-000:						36.56	.00					
1461	2M COMPANY, INC.	4120907-000	5963	<u>SPRINKLER PARTS FOR OLD BMX AREA, PIPE, SPRINKLERS AND FITTINGS, B WITHROW, PARKS, AUG 17</u>	08/10/2017	1,209.48	.00	<u>40-6020 CAPITAL IMPROVEMENTS</u>	1080	8/17		
Total 4120907-000:						1,209.48	.00					
1461	2M COMPANY, INC.	4121392-000	6007	<u>COUPLERS, 2 ROLLS 1 IN POLY, REPAIRS BEHIND CITY HALL/ STOCK, M MEAD, PARKS, AUG 17</u>	08/24/2017	159.29	.00	<u>01-6150 MAINTENANCE & REPAIRS - SYSTEM</u>	1004	8/17		
Total 4121392-000:						159.29	.00					
1461	2M COMPANY, INC.	4121421-000	6012	<u>PVC AND FITTINGS FOR IRRIGATION FOR BEHIND CITY HALL, PARKS, AUG 17</u>	08/29/2017	799.49	.00	<u>40-6020 CAPITAL IMPROVEMENTS</u>	1080	8/17		
Total 4121421-000:						799.49	.00					
Total 2M COMPANY, INC.:						2,204.82	.00					
A COMPANY, INC.												
1463	A COMPANY, INC.	B-281666		<u>HITECH RESTROOM, SN#GT168, RENTAL 10.00, SERVICE 73.00, DAMAGE WAIVER 7.50, EOW, PARKS, AUG 17</u>	08/20/2017	90.50	.00	<u>01-6212 RENT- EQUIPMENT</u>	1004	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 2

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total B-281666:						90.50	.00					
1463	A COMPANY, INC.	B-281686		<u>RENTAL HITECH RESTROOM, SN#GT651, RENTAL 10.00, SERVICE 73.00, DAMAGE WAIVER 7.50, SEGO PRAIRIE/NICHOLSON PARK, EOW, PARKS, AUG 17</u>	08/20/2017	90.50	.00	<u>01-6212 RENT- EQUIPMENT</u>	1004	8/17		
Total B-281686:						90.50	.00					
1463	A COMPANY, INC.	B-281728		<u>RENTAL HITECH RESTROOM, SN#BBT416, RENTAL 10.00, SERVICE 88.00, DAMAGE WAIVER 7.50, SADIE CREEK PARK, EOW, AUG 17</u>	08/20/2017	105.50	.00	<u>01-6212 RENT- EQUIPMENT</u>	1004	8/17		
Total B-281728:						105.50	.00					
1463	A COMPANY, INC.	B-281734		<u>RENTA HITECH RESTROOM, SN#T273, RENTAL 10.00, SERVICE 73.00, CITY FARM, EOW, AUG 17</u>	08/20/2017	90.50	.00	<u>21-6212 RENT- EQUIPMENT</u>	0	8/17		
Total B-281734:						90.50	.00					
1463	A COMPANY, INC.	B-281848		<u>RENTAL HITECH RESTROOM, SN#KG717, RENTAL 10.00, SERVICE 73.00, DAMAGE WAIVER 7.50, ARBOR RIDGE PARK, PARKS, AUG 17</u>	08/20/2017	90.50	.00	<u>01-6212 RENT- EQUIPMENT</u>	1004	8/17		
Total B-281848:						90.50	.00					
1463	A COMPANY, INC.	B-281849		<u>RENTAL HITECH RESTROOM, SN#GT765, RENTAL 10.00, SERVICE 73.00, DAMAGE WAIVER 7.50, FARM PARK, EOW, PARKS, AUG 17</u>	08/20/2017	90.50	.00	<u>01-6212 RENT- EQUIPMENT</u>	1004	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 3

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total B-281849:						90.50	.00					
1463	A COMPANY, INC.	B-282359		<u>CITY HALL AMERICAN DISABILITIES UNIT, SN#ADA508, RENTAL 10.00, SERVICE 170.00, DAMAGE WAIVER 7.50, WKLY, PARKS, AUG 17</u>	08/20/2017	187.50	.00	<u>01-6212 RENT- EQUIPMENT</u>	1004	8/17		
Total B-282359:						187.50	.00					
Total A COMPANY, INC.:						745.50	.00					
ADA COUNTY HIGHWAY DISTRICT (RENT)												
1037	ADA COUNTY HIGHWAY DISTRICT (RENT)	14395		<u>ACHD SHOP RENT FOR SEPT 17, PARKS, AUG 17</u>	08/16/2017	148.50	.00	<u>01-6211 RENT- BUILDINGS & LAND</u>	1004	8/17		
1037	ADA COUNTY HIGHWAY DISTRICT (RENT)	14395		<u>ACHD SHOP RENT FOR SEPT 17, WATER, AUG 17</u>	08/16/2017	126.00	.00	<u>20-6211 RENT- BUILDINGS & LAND</u>	0	8/17		
1037	ADA COUNTY HIGHWAY DISTRICT (RENT)	14395		<u>ACHD SHOP RENT FOR SEPT 17, SEWER, AUG 17</u>	08/16/2017	121.50	.00	<u>21-6211 RENT - BUILDINGS & LAND</u>	0	8/17		
1037	ADA COUNTY HIGHWAY DISTRICT (RENT)	14395		<u>ACHD SHOP RENT FOR SEPT 17, PI, AUG 17</u>	08/16/2017	54.00	.00	<u>25-6211 RENT - BUILDINGS & LAND</u>	0	8/17		
Total 14395:						450.00	.00					
Total ADA COUNTY HIGHWAY DISTRICT (RENT):						450.00	.00					
ADA COUNTY PROSECUTING ATTORNE												
176	ADA COUNTY PROSECUTING ATTORNE	SEPT/2017		<u>PROSECUTORIAL SERVICES SEPT 17</u>	08/18/2017	4,232.77	.00	<u>01-6203 PROSECUTORIAL SERVICES</u>	0	8/17		
Total SEPT/2017:						4,232.77	.00					
Total ADA COUNTY PROSECUTING ATTORNE:						4,232.77	.00					

City of Kuna

Payment Approval Report - City Council Approval

Page: 4

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
AGNEW BECK CONSULTING, INC.												
1883	AGNEW BECK CONSULTING, INC.	6637A		<u>COMP PLAN BUDGET, FOR WORK COMPLETED 6-1-17 TO 6-30-17, AUG 17, P&Z</u>	07/13/2017	6,278.75	.00	01-6202 PROFESSIONAL SERVICES	1003	7/17		
Total 6637A:						6,278.75	.00					
1883	AGNEW BECK CONSULTING, INC.	6706		<u>COMP PLAN BUDGET FOR WORK COMPLETED, P&Z, JUL 17</u>	08/15/2017	7,606.25	.00	01-6202 PROFESSIONAL SERVICES	1003	7/17		
Total 6706:						7,606.25	.00					
Total AGNEW BECK CONSULTING, INC.:						13,885.00	.00					
ALLOWAY ELECTRIC CO												
1087	ALLOWAY ELECTRIC CO	43310	5973	<u>DEERFLAT KUNA HIGH SCHOOL LIGHT REPAIR, LOSS OF POWER, 865B, 864B, 8632, 862, 861, 860, 859, 858B REPLACED BLOWN FUSES, D CROSSLEY, AUG 17</u>	08/24/2017	343.46	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	1002	8/17		
Total 43310:						343.46	.00					
Total ALLOWAY ELECTRIC CO:						343.46	.00					
ASPHALT DRIVEWAYS & PATCHING SOLNS LLC												
1640	ASPHALT DRIVEWAYS & PATCHING SOLNS LLC	8572	5977	<u>ASPHALT REPAVING FOR SPRINKLER BREAK REPAIR, B WITHROW, AUG 17</u>	08/10/2017	255.00	.00	21-6140 MAINT & REPAIR BUILDING	0	8/17		
Total 8572:						255.00	.00					
Total ASPHALT DRIVEWAYS & PATCHING SOLNS LLC:						255.00	.00					
BRADY INDUSTRIES OF IDAHO LLC												
1240	BRADY INDUSTRIES OF IDAHO LLC	5517272		<u>1 CS LARGE TRASH BAGS, JUL 17</u>	08/16/2017	8.44	.00	01-6025 JANITORIAL	0	7/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 5

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
1240	BRADY INDUSTRIES OF IDAHO LLC	5517272		<u>1 CS LARGE TRASH BAGS, JUL 17, P&Z</u>	08/16/2017	3.03	.00	<u>01-6025 JANITORIAL</u>	1003	7/17		
1240	BRADY INDUSTRIES OF IDAHO LLC	5517272		<u>1 CS LARGE TRASH BAGS, JUL 17, WATER</u>	08/16/2017	7.87	.00	<u>20-6025 JANITORIAL</u>	0	7/17		
1240	BRADY INDUSTRIES OF IDAHO LLC	5517272		<u>1 CS LARGE TRASH BAGS, JUL 17, SEWER</u>	08/16/2017	7.87	.00	<u>21-6025 JANITORIAL</u>	0	7/17		
1240	BRADY INDUSTRIES OF IDAHO LLC	5517272		<u>1 CS LARGE TRASH BAGS, JUL 17, PI</u>	08/16/2017	3.03	.00	<u>25-6025 JANITORIAL</u>	0	7/17		
Total 5517272:						30.24	.00					
1240	BRADY INDUSTRIES OF IDAHO LLC	5517273	5958	<u>2 CS SOAP FOR DISPENSERS FOR SR CENTER, AUG 17</u>	08/16/2017	73.00	.00	<u>01-6025 JANITORIAL</u>	1001	8/17		
Total 5517273:						73.00	.00					
1240	BRADY INDUSTRIES OF IDAHO LLC	5523243	5987	<u>JANITORIAL SUPPLIES FOR NWWTP, 1CS ROLL PAPER TOWELS, 1 CS TOILET PAPER, D CROSSLEY, AUG 17, WATER</u>	08/22/2017	45.33	.00	<u>20-6025 JANITORIAL</u>	0	8/17		
1240	BRADY INDUSTRIES OF IDAHO LLC	5523243	5987	<u>JANITORIAL SUPPLIES FOR NWWTP, 1CS ROLL PAPER TOWELS, 1 CS TOILET PAPER, D CROSSLEY, AUG 17, SEWER</u>	08/22/2017	45.33	.00	<u>21-6025 JANITORIAL</u>	0	8/17		
1240	BRADY INDUSTRIES OF IDAHO LLC	5523243	5987	<u>JANITORIAL SUPPLIES FOR NWWTP, 1CS ROLL PAPER TOWELS, 1 CS TOILET PAPER, D CROSSLEY, AUG 17, PI</u>	08/22/2017	17.25	.00	<u>25-6025 JANITORIAL</u>	0	8/17		
Total 5523243:						107.91	.00					
1240	BRADY INDUSTRIES OF IDAHO LLC	5524400	5989	<u>1 CS SOAP FOR SENIOR CENTER SOAP DISPENSERS, AUG 17</u>	08/23/2017	36.50	.00	<u>01-6025 JANITORIAL</u>	1001	8/17		
Total 5524400:						36.50	.00					

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
1240	BRADY INDUSTRIES OF IDAHO LLC	5524402	5987	JANITORIAL SUPPLIES FOR NWWTP, 1CS FOAM SOAP, D CROSSLEY, AUG 17, WATER	08/23/2017	15.33	.00	20-6025 JANITORIAL	0	8/17		
1240	BRADY INDUSTRIES OF IDAHO LLC	5524402	5987	JANITORIAL SUPPLIES FOR NWWTP, 1CS FOAM SOAP, D CROSSLEY, AUG 17, SEWER	08/23/2017	15.33	.00	21-6025 JANITORIAL	0	8/17		
1240	BRADY INDUSTRIES OF IDAHO LLC	5524402	5987	JANITORIAL SUPPLIES FOR NWWTP, 1CS FOAM SOAP, D CROSSLEY, AUG 17, PI	08/23/2017	5.84	.00	25-6025 JANITORIAL	0	8/17		
Total 5524402:						36.50	.00					
Total BRADY INDUSTRIES OF IDAHO LLC:						284.15	.00					
BURKS TRACTOR COMPANY												
1736	BURKS TRACTOR COMPANY	NI10026	5990	TRANSMISSION FLUID AND FILTER FOR KUBOTA RTV, PARKS, AUG 17	08/18/2017	96.58	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	1004	8/17		
Total NI10026:						96.58	.00					
Total BURKS TRACTOR COMPANY:						96.58	.00					
BUYWYZ LLC												
1795	BUYWYZ LLC	106562	5956	PLASTIC TOTE FOR FILES, J COULTER, BLDG INSP, AUG 17	08/10/2017	27.02	.00	01-6165 OFFICE SUPPLIES	1005	8/17		
1795	BUYWYZ LLC	106562	5956	4 REAMS BLUE CARD STOCK, LASER PRINT INDEX PAPER, AUG 17, P&Z	08/10/2017	66.21	.00	01-6165 OFFICE SUPPLIES	1003	8/17		
1795	BUYWYZ LLC	106562	5956	TONER CARTRIDGE FOR R ROATS, AUG 17	08/10/2017	13.19	.00	01-6165 OFFICE SUPPLIES	0	8/17		
1795	BUYWYZ LLC	106562	5956	TONER CARTRIDGE FOR R ROATS, AUG 17, WATER	08/10/2017	10.80	.00	20-6165 OFFICE SUPPLIES	0	8/17		
1795	BUYWYZ LLC	106562	5956	TONER CARTRIDGE FOR R ROATS, AUG 17, SEWER	08/10/2017	12.00	.00	21-6165 OFFICE SUPPLIES	0	8/17		
1795	BUYWYZ LLC	106562	5956	TONER CARTRIDGE FOR R ROATS, AUG 17, PI	08/10/2017	4.00	.00	25-6165 OFFICE SUPPLIES	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 8

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
				SUCKERS, PAPER CLIPS, AUG 17, WATER	08/24/2017	60.11	.00	20-6165 OFFICE SUPPLIES	0	8/17		
1795	BUYWYZ LLC	107279	6003	STOCK, STICKIES, RUBBER BANDS, COPIER PAPER, TONER CARTRIDGE, DUM DUM SUCKERS, PAPER CLIPS, AUG 17, SEWER	08/24/2017	60.11	.00	21-6165 OFFICE SUPPLIES	0	8/17		
1795	BUYWYZ LLC	107279	6003	STOCK, STICKIES, RUBBER BANDS, COPIER PAPER, TONER CARTRIDGE, DUM DUM SUCKERS, PAPER CLIPS, AUG 17, PI	08/24/2017	23.12	.00	25-6165 OFFICE SUPPLIES	0	8/17		
Total 107279:						284.68	.00					
Total BUYWYZ LLC:						561.10	.00					
CALDWELL TRANSPORTATION COMPANY												
1754	CALDWELL TRANSPORTATION COMPANY	25264		SCHOOL BUS CHARTER FROM BERNIE FISHER PARK TO CELEBRATION PARK AND RETURN, RANGER PROGRAM, JUN 17	06/30/2017	472.50	.00	01-6265 TRAINING & SCHOOLING	1086	6/17		
Total 25264:						472.50	.00					
1754	CALDWELL TRANSPORTATION COMPANY	25380		SCHOOL BUS CHARTER FROM BERNIE FISHER PARK TO MK NATURE CENTER AND RETURN, RANGER PROGRAM, JUL 17	07/24/2017	385.00	.00	01-6265 TRAINING & SCHOOLING	1086	7/17		
Total 25380:						385.00	.00					
Total CALDWELL TRANSPORTATION COMPANY:						857.50	.00					
CAMPBELL TRACTOR & IMPLEMENT COMPANY												
135	CAMPBELL TRACTOR & IMPLEMENT COMPANY	N74045	5936	SPARK PLUG WIRES FOR THE GATOR, B.GILLOGLY, AUG.'17 - PARKS	08/02/2017	40.09	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	1004	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 9

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total N74045:						40.09	.00					
Total CAMPBELL TRACTOR & IMPLEMENT COMPANY:						40.09	.00					
CITY OF KUNA												
473	CITY OF KUNA	081517		<u>REIMBURSE CITY US BANK ACCOUNT FROM BOTC ACCOUNT FOR ENSIGN PERFORMANCE BOND ACCOUNT ERROR. J MARSH, AUG 17</u>	08/15/2017	60,203.55	60,203.55	<u>30-2075 UNEARNED REVENUE</u>	0	8/17	08/15/2017	
Total 081517:						60,203.55	60,203.55					
Total CITY OF KUNA:						60,203.55	60,203.55					
COASTLINE EQUIPMENT COMPANY												
1788	COASTLINE EQUIPMENT COMPANY	409131	5957	<u>SEAL KIT FOR THE BACK HOE, B. GILLOGLY, AUG.'17 - PARKS</u>	08/09/2017	133.27	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	1004	8/17		
Total 409131:						133.27	.00					
1788	COASTLINE EQUIPMENT COMPANY	409845	5957	<u>SEAL KIT FOR THE BACK HOE, RETURNED ITEM. B. GILLOGLY, AUG.'17 - PARKS</u>	08/11/2017	-133.27	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	1004	8/17		
Total 409845:						-133.27	.00					
1788	COASTLINE EQUIPMENT COMPANY	409852	5964	<u>SEALS FOR HYDRAULIC RAM FOR BACKHOE, PARKS, B GILLOGLY, AUG 17</u>	08/11/2017	130.91	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	1004	8/17		
Total 409852:						130.91	.00					
Total COASTLINE EQUIPMENT COMPANY:						130.91	.00					

COREY BARTON HOMES, INC.

City of Kuna

Payment Approval Report - City Council Approval

Page: 10

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
479	COREY BARTON HOMES, INC.	082917		<u>REFUND OVERPAYMENT CK#64448, PERMIT #13441, AUG 17</u>	08/29/2017	355.90	.00	01-4185 <u>MISCELLANEOUS INCOME</u>	0	8/17		
Total 082917:						355.90	.00					
479	COREY BARTON HOMES, INC.	2ND QTR 2017		<u>DANSKIN LIFE STATION REIMBURSEMENT AGREEMENT, 2ND QTR, 44.88 EDU, AUG 17</u>	08/03/2017	17,099.28	.00	05-6306 <u>SEWER MAIN CAPACITY REIMBURSE</u>	0	8/17		
Total 2ND QTR 2017:						17,099.28	.00					
Total COREY BARTON HOMES, INC.:						17,455.18	.00					
CUSTOM ELECTRIC, INC.												
147	CUSTOM ELECTRIC, INC.	7734	6019	<u>REPLACE AND PROGRAM RADIO @ GREYHAWK LIFT STATION, T.FLEMING, AUG.'17 - SEWER</u>	08/25/2017	170.00	.00	21-6150 <u>M & R - SYSTEM</u>	0	8/17		
Total 7734:						170.00	.00					
147	CUSTOM ELECTRIC, INC.	7735	6020	<u>FORWARD PUMP REPAIRED AT LAGOONS, T.FLEMING, AUG.'17 - SEWER</u>	08/25/2017	297.50	.00	21-6150 <u>M & R - SYSTEM</u>	0	8/17		
Total 7735:						297.50	.00					
Total CUSTOM ELECTRIC, INC.:						467.50	.00					
DEBBIE CROSSLEY												
867	DEBBIE CROSSLEY	08292017		<u>MILEAGE REIMBURSEMENT FOR ACHD MEETING IN BOISE, WATER, AUG 17</u>	08/29/2017	6.97	.00	20-6155 <u>MEETINGS/COMMI ITEES</u>	0	8/17		
867	DEBBIE CROSSLEY	08292017		<u>MILEAGE REIMBURSEMENT FOR ACHD MEETING IN BOISE, SEWER, AUG 17</u>	08/29/2017	6.97	.00	21-6155 <u>MEETINGS/COMMI ITEES</u>	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 11

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
867	DEBBIE CROSSLEY	08292017		<u>MILEAGE REIMBURSEMENT FOR ACHD MEETING IN BOISE, PI. AUG 17</u>	08/29/2017	2.64	.00	<u>25-6155 MEETING/COMMIT TEES</u>	0	8/17		
Total 08292017:						16.58	.00					
Total DEBBIE CROSSLEY:						16.58	.00					
E4 PARTNERSHIP, LLC												
1655	E4 PARTNERSHIP, LLC	2ND QTR 2017		<u>DANSKIN LIFTSTATION REIMBURSEMENT, 11.22 EDU, 2ND QTR. AUG 17</u>	08/03/2017	4,274.82	.00	<u>05-6306 SEWER MAIN CAPACITY REIMBURSE</u>	0	8/17		
Total 2ND QTR 2017:						4,274.82	.00					
Total E4 PARTNERSHIP, LLC:						4,274.82	.00					
EC POWER SYSTEMS												
1797	EC POWER SYSTEMS	243783		<u>ANNUAL MAINTENANCE ON GENERATOR #1, NWWTP, T SHAFFER, AUG 17</u>	08/22/2017	2,050.00	.00	<u>21-6142 MAINT. & REPAIRS - EQUIPMENT</u>	0	8/17		
Total 243783:						2,050.00	.00					
Total EC POWER SYSTEMS:						2,050.00	.00					
EDNETICS INC												
1831	EDNETICS INC	80695		<u>EDNETICS CONNECT INTERNET SERVICE CHARGES, AUG 17</u>	08/10/2017	95.00	.00	<u>01-6052 CONTRACT SERVICES</u>	0	8/17		
1831	EDNETICS INC	80695		<u>EDNETICS CONNECT INTERNET SERVICE CHARGES, AUG 17, WATER</u>	08/10/2017	65.00	.00	<u>20-6052 CONTRACT SERVICES</u>	0	8/17		
1831	EDNETICS INC	80695		<u>EDNETICS CONNECT INTERNET SERVICE CHARGES, AUG 17, SEWER</u>	08/10/2017	65.00	.00	<u>21-6052 CONTRACT SERVICES</u>	0	8/17		
1831	EDNETICS INC	80695		<u>EDNETICS CONNECT INTERNET SERVICE CHARGES, AUG 17, PI</u>	08/10/2017	25.00	.00	<u>25-6052 CONTRACT SERVICES</u>	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 13

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
				WATER, AUG 17	08/18/2017	250.00	.00	20-6150 M & R - SYSTEM	0	8/17		
Total 0665467:						250.00	.00					
Total FERGUSON ENTERPRISES INC:						790.00	.00					
HACH COMPANY												
157	HACH COMPANY	10583149	5841	REPAIR ON SPECTROMETER, ANNUAL CERTIFIED CALIBRATION T SHAFFER, SEWER, JUL 17	08/09/2017	825.58	.00	21-6152 M & R - LABORATORY COSTS	0	8/17		
Total 10583149:						825.58	.00					
Total HACH COMPANY:						825.58	.00					
HD SUPPLY WATERWORKS LTD												
63	HD SUPPLY WATERWORKS LTD	H545282		20 SINGLE PORT RADIOS METERS, 12 2" T-10 MTR PROREAD METERS, WATER, AUG 17	08/03/2017	10,695.36	.00	20-6020 CAPITAL IMPROVEMENTS	1089	8/17		
Total H545282:						10,695.36	.00					
63	HD SUPPLY WATERWORKS LTD	H590440	5934	12 EA METER GASKET BOLT KITS, AND 20 METERS, R.FORD, AUG.'17	08/03/2017	6,889.96	.00	20-6020 CAPITAL IMPROVEMENTS	1089	8/17		
Total H590440:						6,889.96	.00					
63	HD SUPPLY WATERWORKS LTD	H611421	5952	20 RADIOS FOR METERS, B BURR, WATER, AUG 17	08/09/2017	2,402.40	.00	20-6020 CAPITAL IMPROVEMENTS	1089	8/17		
Total H611421:						2,402.40	.00					
63	HD SUPPLY WATERWORKS LTD	H683757	5993	20 SETS LIDS AND RINGS FOR METERS, J COX, WATER, AUG 17	08/22/2017	1,000.00	.00	20-6150 M & R - SYSTEM	1089	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 14

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total H683757:						1,000.00	.00					
Total HD SUPPLY WATERWORKS LTD:						20,987.72	.00					
HOCOCHAN HOLDINGS, INC.												
1619	HOCOCHAN HOLDINGS, INC.	AR562935		<u>MONTHLY LEASE, MX411ON, MSM503N, 8-1-17 TO 8-31-17, AUG 17</u>	08/14/2017	71.34	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	0	8/17		
1619	HOCOCHAN HOLDINGS, INC.	AR562935		<u>MONTHLY LEASE, MX411ON, MSM503N, 8-1-17 TO 8-31-17, AUG 17, P&Z</u>	08/14/2017	40.76	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	1003	8/17		
1619	HOCOCHAN HOLDINGS, INC.	AR562935		<u>MONTHLY LEASE, MX411ON, MSM503N, 8-1-17 TO 8-31-17, AUG 17, WATER</u>	08/14/2017	94.10	.00	20-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
1619	HOCOCHAN HOLDINGS, INC.	AR562935		<u>MONTHLY LEASE, MX411ON, MSM503N, 8-1-17 TO 8-31-17, AUG 17, SEWER</u>	08/14/2017	116.27	.00	21-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
1619	HOCOCHAN HOLDINGS, INC.	AR562935		<u>MONTHLY LEASE, MX411ON, MSM503N, 8-1-17 TO 8-31-17, AUG 17, PI</u>	08/14/2017	31.03	.00	25-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
Total AR562935:						353.50	.00					
1619	HOCOCHAN HOLDINGS, INC.	AR562936		<u>MONTHLY COPYCARE, MX411ON AND MXM503N, 7-1- 17 TO 7-31-17, B&W, JUL 17</u>	08/14/2017	29.77	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	0	7/17		
1619	HOCOCHAN HOLDINGS, INC.	AR562936		<u>MONTHLY COPYCARE, MX411ON AND MXM503N, 7-1- 17 TO 7-31-17, B&W, JUL 17, P&Z</u>	08/14/2017	10.64	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	1003	7/17		
1619	HOCOCHAN HOLDINGS, INC.	AR562936		<u>MONTHLY COPYCARE, MX411ON AND MXM503N, 7-1- 17 TO 7-31-17, B&W, JUL 17, WATER</u>	08/14/2017	27.67	.00	20-6142 MAINT. & REPAIRS - EQUIPMENT	0	7/17		
1619	HOCOCHAN HOLDINGS, INC.	AR562936		<u>MONTHLY COPYCARE, MX411ON AND MXM503N, 7-1- 17 TO 7-31-17, B&W, JUL 17, SEWER</u>	08/14/2017	27.67	.00	21-6142 MAINT. & REPAIRS - EQUIPMENT	0	7/17		

City of Kuna

Payment Approval Report - City Council Approval

Report dates: 8/11/2017-8/31/2017

Page: 15

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
1619	HOCOAN HOLDINGS, INC.	AR562936		<u>MONTHLY COPYCARE, MX4110N AND MXM503N, 7-1- 17 TO 7-31-17, B&W, JUL 17, PI</u>	08/14/2017	10.64	.00	<u>25-6142 MAINT. & REPAIRS - EQUIPMENT</u>	0	7/17		
1619	HOCOAN HOLDINGS, INC.	AR562936		<u>MONTHLY COPYCARE, MX4110N AND MXM503N, 7-1- 17 TO 7-31-17, COLOR, JUL 17</u>	08/14/2017	87.45	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	0	7/17		
1619	HOCOAN HOLDINGS, INC.	AR562936		<u>MONTHLY COPYCARE, MX4110N AND MXM503N, 7-1- 17 TO 7-31-17, COLOR, JUL 17, P&Z</u>	08/14/2017	31.24	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	1003	7/17		
1619	HOCOAN HOLDINGS, INC.	AR562936		<u>MONTHLY COPYCARE, MX4110N AND MXM503N, 7-1- 17 TO 7-31-17, COLOR, JUL 17, WATER</u>	08/14/2017	81.23	.00	<u>20-6142 MAINT. & REPAIRS- EQUIPMENT</u>	0	7/17		
1619	HOCOAN HOLDINGS, INC.	AR562936		<u>MONTHLY COPYCARE, MX4110N AND MXM503N, 7-1- 17 TO 7-31-17, COLOR, JUL 17, SEWER</u>	08/14/2017	81.23	.00	<u>21-6142 MAINT. & REPAIRS - EQUIPMENT</u>	0	7/17		
1619	HOCOAN HOLDINGS, INC.	AR562936		<u>MONTHLY COPYCARE, MX4110N AND MXM503N, 7-1- 17 TO 7-31-17, COLOR, JUL 17, PI</u>	08/14/2017	31.24	.00	<u>25-6142 MAINT. & REPAIRS - EQUIPMENT</u>	0	7/17		
Total AR562936:						418.78	.00					
1619	HOCOAN HOLDINGS, INC.	AR565628		<u>MONTHLY COPYCARE, PARTS, LABOR, TONER, 8-03-17 TO 9-2- 17, AUG 17</u>	08/21/2017	77.28	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	0	8/17		
1619	HOCOAN HOLDINGS, INC.	AR565628		<u>MONTHLY COPYCARE, PARTS, LABOR, TONER, 8-03-17 TO 9-2- 17, AUG 17, P&Z</u>	08/21/2017	27.60	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	1003	8/17		
1619	HOCOAN HOLDINGS, INC.	AR565628		<u>MONTHLY COPYCARE, PARTS, LABOR, TONER, 8-03-17 TO 9-2- 17, AUG 17, WATER</u>	08/21/2017	71.76	.00	<u>20-6142 MAINT. & REPAIRS- EQUIPMENT</u>	0	8/17		
1619	HOCOAN HOLDINGS, INC.	AR565628		<u>MONTHLY COPYCARE, PARTS, LABOR, TONER, 8-03-17 TO 9-2- 17, AUG 17, SEWER</u>	08/21/2017	71.76	.00	<u>21-6142 MAINT. & REPAIRS - EQUIPMENT</u>	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 16

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
1619	HOCOCHAN HOLDINGS, INC.	AR565628		<u>MONTHLY COPYCARE, PARTS, LABOR, TONER, 8-03-17 TO 9-2- 17, AUG 17, PI</u>	08/21/2017	27.60	.00	<u>25-6142 MAINT. & REPAIRS - EQUIPMENT</u>	0	8/17		
Total AR565628:						276.00	.00					
Total HOCOCHAN HOLDINGS, INC.:						1,048.28	.00					
HUBER TECHNOLOGY, INC.												
1611	HUBER TECHNOLOGY, INC.	CD10015885	5974	<u>10 BX HUBER LONGOPAC BAGS, FOR HEADWORKS & 10 MILE LIFT STATION, T SHAFFER, SEWER, AUG 17</u>	08/18/2017	1,200.00	.00	<u>21-6150 M & R - SYSTEM</u>	0	8/17		
Total CD10015885:						1,200.00	.00					
Total HUBER TECHNOLOGY, INC.:						1,200.00	.00					
ICRMP												
35	ICRMP	082517		<u>RISK INSURANCE, POLICY PERIOD 10-1-17 TO 9-30-18, AUG 17</u>	08/25/2017	8,634.78	.00	<u>01-1500 PREPAID INSURANCE</u>	0	8/17		
35	ICRMP	082517		<u>RISK INSURANCE, POLICY PERIOD 10-1-17 TO 9-30-18, AUG 17, SR CTR</u>	08/25/2017	205.59	.00	<u>01-1500 PREPAID INSURANCE</u>	1001	8/17		
35	ICRMP	082517		<u>RISK INSURANCE, POLICY PERIOD 10-1-17 TO 9-30-18, AUG 17, P&Z</u>	08/25/2017	2,467.08	.00	<u>01-1500 PREPAID INSURANCE</u>	1003	8/17		
35	ICRMP	082517		<u>RISK INSURANCE, POLICY PERIOD 10-1-17 TO 9-30-18, AUG 17, PARKS</u>	08/25/2017	2,878.26	.00	<u>01-1500 PREPAID INSURANCE</u>	1004	8/17		
35	ICRMP	082517		<u>RISK INSURANCE, POLICY PERIOD 10-1-17 TO 9-30-18, AUG 17, WATER</u>	08/25/2017	8,223.60	.00	<u>20-1500 PREPAID INSURANCE</u>	0	8/17		
35	ICRMP	082517		<u>RISK INSURANCE, POLICY PERIOD 10-1-17 TO 9-30-18, AUG 17, SEWER</u>	08/25/2017	16,858.38	.00	<u>21-1500 PREPAID INSURANCE</u>	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 17

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
35	ICRMP	082517		<u>RISK INSURANCE, POLICY PERIOD 10-1-17 TO 9-30-18, AUG 17, PI</u>	08/25/2017	1,850.31	.00	<u>25-1500 PREPAID INSURANCE</u>	0	8/17		
Total 082517:						41,118.00	.00					
Total ICRMP:						41,118.00	.00					
IDAHO FIRST AID & SAFETY, INC.												
1576	IDAHO FIRST AID & SAFETY, INC.	56854	5996	<u>FIRST AID REPLACEMENTS, D.CROSSLEY, AUG.'17, WATER</u>	08/23/2017	95.24	.00	<u>20-6230 SAFETY TRAINING & EQUIPMENT</u>	0	8/17		
1576	IDAHO FIRST AID & SAFETY, INC.	56854	5996	<u>FIRST AID REPLACEMENTS, D.CROSSLEY, AUG.'17, SEWER</u>	08/23/2017	95.24	.00	<u>21-6230 SAFETY TRAINING & EQUIPMENT</u>	0	8/17		
1576	IDAHO FIRST AID & SAFETY, INC.	56854	5996	<u>FIRST AID REPLACEMENTS, D.CROSSLEY, AUG.'17, PI</u>	08/23/2017	36.28	.00	<u>25-6230 SAFETY TRAINING & EQUIPMENT</u>	0	8/17		
Total 56854:						226.76	.00					
Total IDAHO FIRST AID & SAFETY, INC.:						226.76	.00					
IDAHO HUMANE SOCIETY												
833	IDAHO HUMANE SOCIETY	9/2017		<u>CONTRACT SERVICES SEPT 17</u>	08/25/2017	5,122.08	.00	<u>01-6005 ANIMAL CONTROL SERVICES</u>	0	8/17		
Total 9/2017:						5,122.08	.00					
Total IDAHO HUMANE SOCIETY:						5,122.08	.00					
IDAHO POWER CO												
38	IDAHO POWER CO	083020171		<u>ELECTRIC SERVICE FOR AUGUST 2017 - ADMIN</u>	08/30/2017	247.40	.00	<u>01-6290 UTILITIES</u>	0	8/17		
38	IDAHO POWER CO	083020171		<u>ELECTRIC SERVICE FOR AUGUST 2017 - SENIOR CENTER</u>	08/30/2017	427.64	.00	<u>01-6290 UTILITIES</u>	1001	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Report dates: 8/11/2017-8/31/2017

Page: 18

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
38	IDAHO POWER CO	08302017I		<u>ELECTRIC SERVICE FOR AUGUST 2017 - STREET LIGHTS</u>	08/30/2017	6,743.05	.00	<u>01-6290 UTILITIES</u>	1002	8/17		
38	IDAHO POWER CO	08302017I		<u>ELECTRIC SERVICE FOR AUGUST 2017 - P & Z</u>	08/30/2017	70.69	.00	<u>01-6290 UTILITIES</u>	1003	8/17		
38	IDAHO POWER CO	08302017I		<u>ELECTRIC SERVICE FOR AUGUST 2017 - PARKS</u>	08/30/2017	1,074.05	.00	<u>01-6290 UTILITIES</u>	1004	8/17		
38	IDAHO POWER CO	08302017I		<u>ELECTRIC SERVICE FOR AUGUST 2017 - WATER</u>	08/30/2017	18,480.34	.00	<u>20-6290 UTILITIES EXPENSE</u>	0	8/17		
38	IDAHO POWER CO	08302017I		<u>ELECTRIC SERVICE FOR AUGUST 2017 - SEWER</u>	08/30/2017	21,413.53	.00	<u>21-6290 UTILITIES EXPENSE</u>	0	8/17		
38	IDAHO POWER CO	08302017I		<u>ELECTRIC SERVICE FOR AUGUST 2017 - FARM</u>	08/30/2017	13,418.07	.00	<u>21-6090 FARM EXPENDITURES</u>	0	8/17		
38	IDAHO POWER CO	08302017I		<u>ELECTRIC SERVICE FOR AUGUST 2017 - P.I</u>	08/30/2017	19,747.04	.00	<u>25-6290 UTILITIES EXPENSE</u>	0	8/17		
Total 08302017I:						81,621.81	.00					
Total IDAHO POWER CO:						81,621.81	.00					
IDAHO PRESS TRIBUNE, LLC												
1802	IDAHO PRESS TRIBUNE, LLC	1065091-A	5913	<u>AD#1651885, LEGAL NOTICE, R56-2017 J & M SANITATION RATE INCREASES</u>	08/09/2017	590.25	.00	<u>01-6125 LEGAL PUBLICATIONS</u>	0	8/17		
Total 1065091-A:						590.25	.00					
1802	IDAHO PRESS TRIBUNE, LLC	1065091-B	5925	<u>AD#1652622, LEGAL NOTICE, DESERT HAWK NO 4 SUB, AND REZONE, T.KESNER, JUL.'17</u>	08/09/2017	61.24	.00	<u>01-6125 LEGAL PUBLICATIONS</u>	1003	8/17		
Total 1065091-B:						61.24	.00					
1802	IDAHO PRESS TRIBUNE, LLC	1065091-C		<u>AD#1652631, LEGAL NOTICE, 17-05-ZC, JSV DEVELOPMENT, T.KESNER, AUG.'17 - P & Z</u>	08/09/2017	60.50	.00	<u>01-6125 LEGAL PUBLICATIONS</u>	1003	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Report dates: 8/11/2017-8/31/2017

Page: 19

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total 1065091-C:						60.50	.00					
1802	IDAHO PRESS TRIBUNE, LLC	1065091-D	5904	<u>AD#1653696, LEGAL PUBLICATIONS, KOLO LLC, T.BEHUNIN</u>	08/09/2017	57.54	.00	<u>01-6125 LEGAL PUBLICATIONS</u>	1003	8/17		
1802	IDAHO PRESS TRIBUNE, LLC	1065091-D	5904	<u>AD#1653699, LEGAL PUBLICATION, 17-04-ZC, ASHTON ESTATES, T.BEHUNIN</u>	08/09/2017	63.46	.00	<u>01-6125 LEGAL PUBLICATIONS</u>	1003	8/17		
1802	IDAHO PRESS TRIBUNE, LLC	1065091-D	5904	<u>AD#1653758, LEGAL NOTICE, 17-07-AN, RISING SUN ESTATES, T.BEHUNIN</u>	08/09/2017	65.68	.00	<u>01-6125 LEGAL PUBLICATIONS</u>	1003	8/17		
Total 1065091-D:						186.68	.00					
1802	IDAHO PRESS TRIBUNE, LLC	1065091-E	6027	<u>AD#1654865, LEGAL NOTICE, FY2018 TENTATIVE BUDGET</u>	08/09/2017	132.23	.00	<u>01-6125 LEGAL PUBLICATIONS</u>	0	8/17		
1802	IDAHO PRESS TRIBUNE, LLC	1065091-E	6027	<u>AD#1654865, LEGAL NOTICE, FY2018 TENTATIVE BUDGET</u>	08/09/2017	52.89	.00	<u>20-6125 LEGAL PUBLICATIONS</u>	0	8/17		
1802	IDAHO PRESS TRIBUNE, LLC	1065091-E	6027	<u>AD#1654865, LEGAL NOTICE, FY2018 TENTATIVE BUDGET</u>	08/09/2017	52.89	.00	<u>21-6125 LEGAL PUBLICATIONS EXPENSE</u>	0	8/17		
1802	IDAHO PRESS TRIBUNE, LLC	1065091-E	6027	<u>AD#1654865, LEGAL NOTICE, FY2018 TENTATIVE BUDGET</u>	08/09/2017	26.45	.00	<u>25-6125 LEGAL PUBLICATIONS</u>	0	8/17		
Total 1065091-E:						264.46	.00					
1802	IDAHO PRESS TRIBUNE, LLC	1066415	5950	<u>PUBLICATION OF THE FY2018 TENTATIVE BUDGET - ADMIN</u>	08/23/2017	232.19	.00	<u>01-6125 LEGAL PUBLICATIONS</u>	0	8/17		
1802	IDAHO PRESS TRIBUNE, LLC	1066415	5950	<u>PUBLICATION OF THE FYE 2018 TENTATIVE BUDGET - WATER</u>	08/23/2017	92.88	.00	<u>20-6125 LEGAL PUBLICATIONS</u>	0	8/17		
1802	IDAHO PRESS TRIBUNE, LLC	1066415	5950	<u>PUBLICATION OF THE FYE 2018 TENTATIVE BUDGET - SEWER</u>	08/23/2017	92.88	.00	<u>21-6125 LEGAL PUBLICATIONS EXPENSE</u>	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 20

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
1802	IDAHO PRESS TRIBUNE, LLC	1066415	5950	<u>PUBLICATION OF THE FYE 2018 TENTATIVE BUDGET - P.I</u>	08/23/2017	46.43	.00	<u>25-6125 LEGAL PUBLICATIONS</u>	0	8/17		
Total 1066415:						464.38	.00					
Total IDAHO PRESS TRIBUNE, LLC:						1,627.51	.00					
IDAHO RURAL WATER ASSOC												
33	IDAHO RURAL WATER ASSOC	11501	6013	<u>CLASS REGISTRATION FOR T.SHAFFER, R.WARWICK, R.DAVILA, CERTIFICATION MATH BASICS, AUG 17, SEWER</u>	08/25/2017	330.00	.00	<u>21-6265 TRAINING & SCHOOLING EXPENSE</u>	0	8/17		
33	IDAHO RURAL WATER ASSOC	11501	6013	<u>CLASS REGISTRATION FOR CERTIFICATION MATH BASICS, R FORD, AUG 17, WATER</u>	08/25/2017	88.00	.00	<u>20-6265 TRAINING & SCHOOLING EXPENSE</u>	0	8/17		
33	IDAHO RURAL WATER ASSOC	11501	6013	<u>CLASS REGISTRATION FOR CERTIFICATION MATH BASICS, R FORD, AUG 17, PI</u>	08/25/2017	22.00	.00	<u>25-6265 TRAINING & SCHOOLING EXPENSE</u>	0	8/17		
Total 11501:						440.00	.00					
33	IDAHO RURAL WATER ASSOC	11506	6026	<u>CLASS REGISTRATION FOR M.DAVILA, CERTIFICATION MATH BASICS, AUG.'17, WATER</u>	08/29/2017	88.00	.00	<u>20-6265 TRAINING & SCHOOLING EXPENSE</u>	0	8/17		
33	IDAHO RURAL WATER ASSOC	11506	6026	<u>CLASS REGISTRATION FOR M.DAVILA, CERTIFICATION MATH BASICS, AUG.'17, PI</u>	08/29/2017	22.00	.00	<u>25-6265 TRAINING & SCHOOLING EXPENSE</u>	0	8/17		
Total 11506:						110.00	.00					
33	IDAHO RURAL WATER ASSOC	11509	6028	<u>WATER QUALITY MONITORING AND SAMPLING CLASS, R.FORD, AUG 17, WATER</u>	08/29/2017	88.00	.00	<u>20-6265 TRAINING & SCHOOLING EXPENSE</u>	0	8/17		
33	IDAHO RURAL WATER ASSOC	11509	6028	<u>WATER QUALITY MONITORING AND SAMPLING CLASS, R.FORD, AUG 17, PI</u>	08/29/2017	22.00	.00	<u>25-6265 TRAINING & SCHOOLING EXPENSE</u>	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Report dates: 8/11/2017-8/31/2017

Page: 22

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
				MAP R DRIVE, AUG 17, SEWER	08/06/2017	.53	.00	21-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101606		REMOTELY CONNECTED TO SERVER AND CHANGED B BACHMANS LOGIN SCRIPT TO MAP R DRIVE, AUG 17, PI	08/06/2017	.26	.00	25-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101606		REMOTELY CONNECTED TO SERVER AND CHANGED C OSWALDS LOGIN SCRIPT TO MAP R DRIVE, AUG 17,	08/06/2017	2.46	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101606		REMOTELY CONNECTED TO SERVER AND CHANGED C OSWALDS LOGIN SCRIPT TO MAP R DRIVE, AUG 17, PARKS	08/06/2017	6.44	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	1004	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101606		REMOTELY CONNECTED TO SERVER AND CHANGED C OSWALDS LOGIN SCRIPT TO MAP R DRIVE, AUG 17, BLDG INSP	08/06/2017	3.30	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	1005	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101606		REMOTELY CONNECTED TO SERVER AND CHANGED C OSWALDS LOGIN SCRIPT TO MAP R DRIVE, AUG 17, WATER	08/06/2017	.40	.00	20-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101606		REMOTELY CONNECTED TO SERVER AND CHANGED C OSWALDS LOGIN SCRIPT TO MAP R DRIVE, AUG 17, SEWER	08/06/2017	.40	.00	21-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101606		REMOTELY CONNECTED TO SERVER AND CHANGED C OSWALDS LOGIN SCRIPT TO MAP R DRIVE, AUG 17, PI	08/06/2017	.20	.00	25-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101606		INSTALLED NEW PRINTERS TO ALL PC'S, AUG 17	08/06/2017	24.64	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101606		INSTALLED NEW PRINTERS TO ALL PC'S, AUG 17, P&Z	08/06/2017	8.80	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	1003	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Report dates: 8/11/2017-8/31/2017

Page: 23

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
1595	INTEGRINET SOLUTIONS, INC.	101606		<u>INSTALLED NEW PRINTERS TO ALL PC'S, AUG 17, WATER</u>	08/06/2017	22.88	.00	<u>20-6142 MAINT. & REPAIRS- EQUIPMENT</u>	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101606		<u>INSTALLED NEW PRINTERS TO ALL PC'S, AUG 17, SEWER</u>	08/06/2017	22.88	.00	<u>21-6142 MAINT. & REPAIRS - EQUIPMENT</u>	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101606		<u>INSTALLED NEW PRINTERS TO ALL PC'S, AUG 17, PI</u>	08/06/2017	8.80	.00	<u>25-6142 MAINT. & REPAIRS - EQUIPMENT</u>	0	8/17		
Total 101606:						114.40	.00					
1595	INTEGRINET SOLUTIONS, INC.	101709		<u>PRO ACTION MAINTENANCE, TWO SERVERS, AUG 17</u>	08/15/2017	255.22	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101709		<u>PRO ACTION MAINTENANCE, TWO SERVERS, AUG 17, P&Z</u>	08/15/2017	91.15	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	1003	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101709		<u>PRO ACTION MAINTENANCE, TWO SERVERS, AUG 17, WATER</u>	08/15/2017	236.99	.00	<u>20-6142 MAINT. & REPAIRS- EQUIPMENT</u>	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101709		<u>PRO ACTION MAINTENANCE, TWO SERVERS, AUG 17, SEWER</u>	08/15/2017	236.99	.00	<u>21-6142 MAINT. & REPAIRS - EQUIPMENT</u>	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101709		<u>PRO ACTION MAINTENANCE, TWO SERVERS, AUG 17, PI</u>	08/15/2017	91.15	.00	<u>25-6142 MAINT. & REPAIRS - EQUIPMENT</u>	0	8/17		
Total 101709:						911.50	.00					
1595	INTEGRINET SOLUTIONS, INC.	101846		<u>SETUP NEW PC AND INSTALLED ALL SOFTWARE, C ENGELS, AUG 17</u>	08/13/2017	82.72	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101846		<u>SETUP NEW PC AND INSTALLED ALL SOFTWARE, C ENGELS, AUG 17, WATER</u>	08/13/2017	2.11	.00	<u>20-6142 MAINT. & REPAIRS- EQUIPMENT</u>	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 24

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
1595	INTEGRINET SOLUTIONS, INC.	101846		SETUP NEW PC AND INSTALLED ALL SOFTWARE. C ENGELS. AUG 17. SEWER	08/13/2017	2.11	.00	21-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101846		SETUP NEW PC AND INSTALLED ALL SOFTWARE. C ENGELS. AUG 17. PI	08/13/2017	1.06	.00	25-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101846		INSTALLED WINDOWS 10 PRO ON TWO LAPTOPS FOR PARKS DEPT. PARKS, AUG 17	08/13/2017	176.00	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	1004	8/17		
Total 101846:						264.00	.00					
1595	INTEGRINET SOLUTIONS, INC.	101946		RECOVERED CORRUPT/OVERWRITTEN FILE FOR M BORZICK, AUG 17	08/20/2017	17.58	.00	01-6142 MAINT. & REPAIR - EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101946		RECOVERED CORRUPT/OVERWRITTEN FILE FOR M BORZICK, AUG 17, WATER	08/20/2017	23.24	.00	20-6142 MAINT. & REPAIRS- EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101946		RECOVERED CORRUPT/OVERWRITTEN FILE FOR M BORZICK, AUG 17, SEWER	08/20/2017	23.24	.00	21-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
1595	INTEGRINET SOLUTIONS, INC.	101946		RECOVERED CORRUPT/OVERWRITTEN FILE FOR M BORZICK, AUG 17, PI	08/20/2017	6.34	.00	25-6142 MAINT. & REPAIRS - EQUIPMENT	0	8/17		
Total 101946:						70.40	.00					
Total INTEGRINET SOLUTIONS, INC.:						1,360.30	.00					
INTERMOUNTAIN GAS CO												
37	INTERMOUNTAIN GAS CO	482135196712		NATURAL GAS CONSUMPTION 07-12-17 TO 8-11-17, AUG 17, SR CTR	08/21/2017	43.41	43.41	01-6290 UTILITIES	1001	8/17	08/21/2017	
Total 4821351967121781117:						43.41	43.41					

City of Kuna

Payment Approval Report - City Council Approval

Page: 25

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
37	INTERMOUNTAIN GAS CO	482634665712		<u>NATURAL GAS CONSUMPTION 07-12-17 TO 8-11-17, AUG 17</u>	08/14/2017	4.80	4.80	<u>01-6290 UTILITIES</u>	0	8/17	08/21/2017	
37	INTERMOUNTAIN GAS CO	482634665712		<u>NATURAL GAS CONSUMPTION 07-12-17 TO 8-11-17, AUG 17, P&Z</u>	08/14/2017	1.72	1.72	<u>01-6290 UTILITIES</u>	1003	8/17	08/21/2017	
37	INTERMOUNTAIN GAS CO	482634665712		<u>NATURAL GAS CONSUMPTION 07-12-17 TO 8-11-17, AUG 17, WATER</u>	08/14/2017	4.47	4.47	<u>20-6290 UTILITIES EXPENSE</u>	0	8/17	08/21/2017	
37	INTERMOUNTAIN GAS CO	482634665712		<u>NATURAL GAS CONSUMPTION 07-12-17 TO 8-11-17, AUG 17, SEWER</u>	08/14/2017	4.47	4.47	<u>21-6290 UTILITIES EXPENSE</u>	0	8/17	08/21/2017	
37	INTERMOUNTAIN GAS CO	482634665712		<u>NATURAL GAS CONSUMPTION 07-12-17 TO 8-11-17, AUG 17, PI</u>	08/14/2017	1.72	1.72	<u>25-6290 UTILITIES EXPENSE</u>	0	8/17	08/21/2017	
Total 4826346657121781117:						17.18	17.18					
Total INTERMOUNTAIN GAS CO:						60.59	60.59					
INTERNATIONAL CODE COUNCIL												
764	INTERNATIONAL CODE COUNCIL	3172638		<u>GOVERNMENTAL MEMBER DUES, J COULTER, AUG 17</u>	08/10/2017	135.00	.00	<u>01-6075 DUES & MEMBERSHIPS</u>	1005	8/17		
Total 3172638:						135.00	.00					
Total INTERNATIONAL CODE COUNCIL:						135.00	.00					
J & M SANITATION, INC.												
230	J & M SANITATION, INC.	08042017-081		<u>SANITATION RECEIPT TRANSFER - 08-04-17 TO 08-10 -17, AUG 17</u>	08/11/2017	44,203.69	44,203.69	<u>26-7000 SOLID WASTE SERVICE FEES</u>	0	8/17	08/11/2017	
230	J & M SANITATION, INC.	08042017-081		<u>SANITATION RECEIPT TRANSFER - LESS FEE 08-04- 17 TO 08-10-17, AUG 17</u>	08/11/2017	-4,367.32	-4,367.32	<u>01-4170 FRANCHISE FEES</u>	0	8/17	08/11/2017	
Total 08042017-08102017:						39,836.37	39,836.37					

City of Kuna

Payment Approval Report - City Council Approval

Page: 26

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
230	J & M SANITATION, INC.	08112017-081		<u>SANITATION RECEIPT TRANSFER - 08-011-17 TO 08- 17-17. AUG 17</u>	08/21/2017	56,638.79	56,638.79	<u>26-7000 SOLID WASTE SERVICE FEES</u>	0	8/17	08/21/2017	
230	J & M SANITATION, INC.	08112017-081		<u>SANITATION RECEIPT TRANSFER - LESS FRANCHISE FEE 08-011-17 TO 08-17-17, AUG 17</u>	08/21/2017	-5,595.91	-5,595.91	<u>01-4170 FRANCHISE FEES</u>	0	8/17	08/21/2017	
Total 08112017-08172017:						51,042.88	51,042.88					
230	J & M SANITATION, INC.	08182017-082		<u>SANITATION RECEIPT TRANSFER - 8/18/17-8/24/17</u>	08/25/2017	23,179.96	23,179.96	<u>26-7000 SOLID WASTE SERVICE FEES</u>	0	8/17	08/25/2017	
230	J & M SANITATION, INC.	08182017-082		<u>SANITATION RECEIPT TRANSFER - LESS FRANCHISE FEES - 8/18/17-8/24/17</u>	08/25/2017	-2,290.18	-2,290.18	<u>01-4170 FRANCHISE FEES</u>	0	8/17	08/25/2017	
Total 08182017-08242017:						20,889.78	20,889.78					
Total J & M SANITATION, INC.:						111,769.03	111,769.03					
JACK HENRY & ASSOCIATES, INC.												
1328	JACK HENRY & ASSOCIATES, INC.	2635957		<u>BANK FEES. AUG 17</u>	07/31/2017	24.47	.00	<u>01-6505 BANK FEES</u>	0	8/17		
1328	JACK HENRY & ASSOCIATES, INC.	2635957		<u>BANK FEES. AUG 17. P&Z</u>	07/31/2017	1.20	.00	<u>01-6505 BANK FEES</u>	1003	8/17		
1328	JACK HENRY & ASSOCIATES, INC.	2635957		<u>BANK FEES. AUG 17. WATER</u>	07/31/2017	40.37	.00	<u>20-6505 BANK FEES</u>	0	8/17		
1328	JACK HENRY & ASSOCIATES, INC.	2635957		<u>BANK FEES. AUG 17. SEWER</u>	07/31/2017	40.37	.00	<u>21-6505 BANK FEES</u>	0	8/17		
1328	JACK HENRY & ASSOCIATES, INC.	2635957		<u>BANK FEES. AUG 17. PI</u>	07/31/2017	15.90	.00	<u>25-6505 BANK FEES</u>	0	8/17		
Total 2635957:						122.31	.00					
Total JACK HENRY & ASSOCIATES, INC.:						122.31	.00					

City of Kuna

Payment Approval Report - City Council Approval

Page: 27

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
KUNA JT. SCHOOL DISTRICT NO. 3												
199	KUNA JT. SCHOOL DISTRICT NO. 3	628		<u>FIBER OPTIC LINE LEASE FOR AUG. AUG 17</u>	08/25/2017	84.00	.00	01-6255 <u>TELEPHONE</u>	0	8/17		
199	KUNA JT. SCHOOL DISTRICT NO. 3	628		<u>FIBER OPTIC LINE LEASE FOR AUG. AUG 17, P&Z</u>	08/25/2017	30.00	.00	01-6255 <u>TELEPHONE</u>	1003	8/17		
199	KUNA JT. SCHOOL DISTRICT NO. 3	628		<u>FIBER OPTIC LINE LEASE FOR AUG. AUG 17, WATER</u>	08/25/2017	78.00	.00	20-6255 <u>TELEPHONE EXPENSE</u>	0	8/17		
199	KUNA JT. SCHOOL DISTRICT NO. 3	628		<u>FIBER OPTIC LINE LEASE FOR AUG. AUG 17, SEWER</u>	08/25/2017	78.00	.00	21-6255 <u>TELEPHONE EXPENSE</u>	0	8/17		
199	KUNA JT. SCHOOL DISTRICT NO. 3	628		<u>FIBER OPTIC LINE LEASE FOR AUG. AUG 17, PI</u>	08/25/2017	30.00	.00	25-6255 <u>TELEPHONE EXPENSE</u>	0	8/17		
Total 628:						300.00	.00					
Total KUNA JT. SCHOOL DISTRICT NO. 3:						300.00	.00					
KUNA LUMBER												
499	KUNA LUMBER	A90622	5642	<u>2 VISE GRIPS, R.FORD, MAY'17 - WATER</u>	05/23/2017	44.62	.00	20-6175 <u>SMALL TOOLS</u>	0	8/17		
Total A90622:						44.62	.00					
499	KUNA LUMBER	A91129	5712	<u>STAIN AND PAINT BRUSHES, J.MORFIN, JUN.'17</u>	06/09/2017	42.45	.00	01-6150 <u>MAINTENANCE & REPAIRS - SYSTEM</u>	1004	8/17		
Total A91129:						42.45	.00					
499	KUNA LUMBER	A91631	5794	<u>PIPE TAPE, GOIRI PROJECT, J.CRUMPTON, JUN.'17, PI</u>	06/29/2017	13.64	.00	25-6150 <u>MAINT. & REPAIRS - SYSTEM (PI)</u>	1004	6/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 28

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total A91631:						13.64	.00					
499	KUNA LUMBER	A92392	5939	<u>BUNDLE OF STRAPS FOR MUDRUN, J.MORFIN, AUG.'17 - PARKS</u>	08/03/2017	66.68	.00	<u>01-6265 TRAINING & SCHOOLING</u>	1086	8/17		
Total A92392:						66.68	.00					
499	KUNA LUMBER	A92408	5944	<u>COPPER TUBING FOR REPAIR ON COLUMBIA ROAD, J.WEBB, AUG.'17 - WATER</u>	08/03/2017	11.69	.00	<u>20-6150 M & R - SYSTEM</u>	0	8/17		
Total A92408:						11.69	.00					
499	KUNA LUMBER	A92835	6009	<u>PULL CORD FOR MOWER, M.MEADE, AUG.'17 - PARKS</u>	08/24/2017	10.60	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	1004	8/17		
Total A92835:						10.60	.00					
499	KUNA LUMBER	B101502	5727	<u>3/4 INCH GATE VALVE, J. COX, JUN '17-PRESSURIZED IRR</u>	06/14/2017	8.36	.00	<u>25-6150 MAINT. & REPAIRS - SYSTEM (PI)</u>	0	8/17		
Total B101502:						8.36	.00					
499	KUNA LUMBER	B102111	5775	<u>1X4 IN NIPPLE, 1X12 IN NIPPLE, 1 IN 90, R JONES, PI IN BUTLER, J JONES, JUNE 17</u>	06/27/2017	21.21	.00	<u>25-6150 MAINT. & REPAIRS - SYSTEM (PI)</u>	0	6/17		
Total B102111:						21.21	.00					
499	KUNA LUMBER	B102601	5836	<u>HAND SAW, R. FORD, JUL.'17</u>	07/12/2017	4.76	.00	<u>25-6175 SMALL TOOLS</u>	0	7/17		
Total B102601:						4.76	.00					

City of Kuna

Payment Approval Report - City Council Approval

Page: 29

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
499	KUNA LUMBER	B102899	5868	<u>QT OF GLOSS WHITE PAINT, RE PAINT BOX OVER DISPLAY UNIT, M.NADEAU, SEWER, JUL 17</u>	07/19/2017	7.91	.00	<u>21-6140 MAINT & REPAIR BUILDING</u>	0	7/17		
Total B102899:						7.91	.00					
499	KUNA LUMBER	B103103	5889	<u>3 ANCHORS FOR GRAVITY LINE, R.JONES, JUL '17</u>	07/24/2017	3.21	.00	<u>25-6115 MAINT & REPAIR-SYSTEM- GRAVITY</u>	0	7/17		
Total B103103:						3.21	.00					
499	KUNA LUMBER	B103448	5929	<u>FAUCET REPAIR PARTS FOR MUDRUN, J MORFIN, PARKS, AUG 1</u>	08/01/2017	49.23	.00	<u>01-6265 TRAINING & SCH00LING</u>	1086	8/17		
Total B103448:						49.23	.00					
499	KUNA LUMBER	B103595	5945	<u>NO TRESPASSING AND NO PARKING SIGNS FOR KUNA DAYS, J CRUMPTON, PARKS, AUG 17</u>	08/04/2017	25.86	.00	<u>01-6188 SIGNAGE</u>	1004	8/17		
Total B103595:						25.86	.00					
499	KUNA LUMBER	B103597	5997	<u>KUNA DAYS PREPARATION AND MAINTENANCE, HOSES, MARKING PAINT, GARDEN HOSES, COUPLINGS, BUSHINGS, PARKS, AUG 17</u>	08/22/2017	194.29	.00	<u>01-6150 MAINTENANCE & REPAIRS - SYSTEM</u>	1004	8/17		
499	KUNA LUMBER	B103597	5997	<u>FROST FREE VALVES AND PARTS TO INSTALL AT BERNIE FISHER PARK, BURIED, AUG 17, PARKS</u>	08/22/2017	90.12	.00	<u>01-6150 MAINTENANCE & REPAIRS - SYSTEM</u>	1004	8/17		
Total B103597:						284.41	.00					
499	KUNA LUMBER	B104057	5988	<u>2 CANS OF WASP SPRAY, J COX, AUG 17, PI</u>	08/17/2017	5.02	.00	<u>25-6230 SAFETY TRAINING & EQUIPMENT</u>	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 30

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total B104057:						5.02	.00					
499	KUNA LUMBER	E7804	5991	1 GAL BLACK AND 1 QT DARK PURPLE PAINT FOR ART DISPLAY BOARD, CLERKS, AUG 17	08/18/2017	36.51	.00	03-6379 EXPENDITURES - ART SHOWS	0	8/17		
499	KUNA LUMBER	E7804	5991	1 GAL BLACK AND 1 QT DARK PURPLE PAINT FOR ART PEN, CLERKS, AUG 17	08/18/2017	15.74	.00	03-6376 EXPENDITURE- MAYOR'S TABLE	0	8/17		
Total E7804:						52.25	.00					
Total KUNA LUMBER:						651.90	.00					
LES SCHWAB TIRES												
221	LES SCHWAB TIRES	12800257341	5823	<u>TIRES FOR TRUCK #13, JUL.'17</u>	07/07/2017	156.38	.00	01-6305 VEHICLE MAINTENANCE & REPAIRS	1004	7/17		
221	LES SCHWAB TIRES	12800257341	5823	<u>TIRES FOR TRUCK #13, JUL.'17, PARKS</u>	07/07/2017	406.57	.00	01-6305 VEHICLE MAINTENANCE & REPAIRS	1004	7/17		
221	LES SCHWAB TIRES	12800257341	5823	<u>TIRES FOR TRUCK #13, JUL.'17, BLDG INSP</u>	07/07/2017	208.50	.00	01-6305 VEHICLE MAINTENANCE & REPAIRS	1005	7/17		
221	LES SCHWAB TIRES	12800257341	5823	<u>TIRES FOR TRUCK #13, JUL.'17, WATER</u>	07/07/2017	25.02	.00	20-6305 VEHICLE MAINTENANCE & REPAIRS	0	7/17		
221	LES SCHWAB TIRES	12800257341	5823	<u>TIRES FOR TRUCK #13, JUL.'17, SEWER</u>	07/07/2017	25.02	.00	21-6305 VEHICLE MAINTENANCE & REPAIRS	0	7/17		
221	LES SCHWAB TIRES	12800257341	5823	<u>TIRES FOR TRUCK #13, JUL.'17, PI</u>	07/07/2017	12.51	.00	25-6305 VEHICLE MAINTENANCE & REPAIR	0	7/17		
Total 12800257341:						834.00	.00					

City of Kuna

Payment Approval Report - City Council Approval

Page: 32

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
				B.BACHMAN, JUN.'17	06/09/2017	49.75	.00	<u>01-6140 MAINT. & REPAIR BUILDING</u>	1003	6/17		
1858	OTIS ELEVATOR COMPANY	SB17487002		<u>50% DOWN FOR ELEVATOR INSPECTION DISCREPANCIES, MACHINE #F83171, B.BACHMAN, JUN.'17</u>	06/09/2017	129.35	.00	<u>20-6140 MAINT. & REPAIR BUILDING</u>	0	6/17		
1858	OTIS ELEVATOR COMPANY	SB17487002		<u>50% DOWN FOR ELEVATOR INSPECTION DISCREPANCIES, MACHINE #F83171, B.BACHMAN, JUN.'17</u>	06/09/2017	129.35	.00	<u>21-6140 MAINT & REPAIR BUILDING</u>	0	6/17		
1858	OTIS ELEVATOR COMPANY	SB17487002		<u>50% DOWN FOR ELEVATOR INSPECTION DISCREPANCIES, MACHINE #F83171, B.BACHMAN, JUN.'17</u>	06/09/2017	49.75	.00	<u>25-6140 MAINT & REPAIR BUILDING</u>	0	6/17		
Total SB17487002:						497.50	.00					
1858	OTIS ELEVATOR COMPANY	SB17487003		<u>FINAL 50% PAYMENT FOR ELEVATOR INSPECTION DISCREPANCIES, MACHINE #F83171</u>	07/28/2017	139.30	.00	<u>01-6140 MAINT. & REPAIR BUILDING</u>	0	7/17		
1858	OTIS ELEVATOR COMPANY	SB17487003		<u>FINAL 50% PAYMENT FOR ELEVATOR INSPECTION DISCREPANCIES, MACHINE #F83171</u>	07/28/2017	49.75	.00	<u>01-6140 MAINT. & REPAIR BUILDING</u>	1003	7/17		
1858	OTIS ELEVATOR COMPANY	SB17487003		<u>FINAL 50% PAYMENT FOR ELEVATOR INSPECTION DISCREPANCIES, MACHINE #F83171</u>	07/28/2017	129.35	.00	<u>20-6140 MAINT. & REPAIR BUILDING</u>	0	7/17		
1858	OTIS ELEVATOR COMPANY	SB17487003		<u>FINAL 50% PAYMENT FOR ELEVATOR INSPECTION DISCREPANCIES, MACHINE #F83171</u>	07/28/2017	129.35	.00	<u>21-6140 MAINT & REPAIR BUILDING</u>	0	7/17		
1858	OTIS ELEVATOR COMPANY	SB17487003		<u>FINAL 50% PAYMENT FOR ELEVATOR INSPECTION DISCREPANCIES, MACHINE #F83171</u>	07/28/2017	49.75	.00	<u>25-6140 MAINT & REPAIR BUILDING</u>	0	7/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 33

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total SB17487003:						497.50	.00					
Total OTIS ELEVATOR COMPANY:						995.00	.00					
PAIGE MECHANICAL GROUP, INC.												
1654	PAIGE MECHANICAL GROUP, INC.	3012		<u>HVAC LABOR AND MATERIALS PROVIDED TO TROUBLESHOOT MAKE UP AIR HANDLER #3 NOT FIRING. T.SHAFFER, JUL.'17</u>	07/31/2017	225.00	.00	<u>21-6140 MAINT & REPAIR BUILDING</u>	0	7/17		
Total 3012:						225.00	.00					
1654	PAIGE MECHANICAL GROUP, INC.	3013		<u>HVAC LABOR AND MATERIALS TO TROUBLESHOOT CARRIER. T.SHAFFER, JUL.'17</u>	07/31/2017	112.50	.00	<u>21-6140 MAINT & REPAIR BUILDING</u>	0	7/17		
Total 3013:						112.50	.00					
Total PAIGE MECHANICAL GROUP, INC.:						337.50	.00					
PARTS, INC.												
470	PARTS, INC.	144642	5922	<u>TIRE PATCH KIT FOR JACOBSON LAWNMOWER. B.GILLOGLY, JUL.'17 - PARKS</u>	07/31/2017	5.26	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	1004	8/17		
Total 144642:						5.26	.00					
470	PARTS, INC.	144902	5937	<u>GREASE FOR SPARK PLUGS FOR THE FLEET. B.GILLOGLY, AUG.'17</u>	08/02/2017	3.38	.00	<u>01-6305 VEHICLE MAINTENANCE & REPAIRS</u>	0	8/17		
470	PARTS, INC.	144902	5937	<u>GREASE FOR SPARK PLUGS FOR THE FLEET. B.GILLOGLY, AUG.'17</u>	08/02/2017	1.35	.00	<u>20-6305 VEHICLE MAINTENANCE & REPAIRS</u>	0	8/17		
470	PARTS, INC.	144902	5937	<u>GREASE FOR SPARK PLUGS FOR THE FLEET. B.GILLOGLY, AUG.'17</u>	08/02/2017	1.35	.00	<u>21-6305 VEHICLE MAINTENANCE & REPAIRS</u>	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 34

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
470	PARTS, INC.	144902	5937	<u>GREASE FOR SPARK PLUGS FOR THE FLEET. B.GILLOGLY, AUG.'17</u>	08/02/2017	.67	.00	<u>25-6305 VEHICLE MAINTENANCE & REPAIR</u>	0	8/17		
Total 144902:						6.75	.00					
470	PARTS, INC.	145338	5953	<u>BRAKE SWITCH AND PIGTAIL SOCKET FOR BACKHOE, B.GILLOGLY, AUG.'17 - PARKS</u>	08/08/2017	28.82	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	1004	8/17		
Total 145338:						28.82	.00					
470	PARTS, INC.	145543	5962	<u>16 IN OF HOSE FOR SPRAYER AT FARM. M FISETTE, AUG.'17</u>	08/10/2017	13.08	.00	<u>21-6090 FARM EXPENDITURES</u>	0	8/17		
Total 145543:						13.08	.00					
470	PARTS, INC.	145642	5965	<u>ANTIFREEZE FOR KUBOTA, AUG.'17 - PARKS</u>	08/11/2017	23.86	.00	<u>01-6142 MAINT. & REPAIR - EQUIPMENT</u>	1004	8/17		
Total 145642:						23.86	.00					
470	PARTS, INC.	145996	5980	<u>PURPLE POWER DEGREASER FOR FENCE AT SENIOR CENTER, J ADAMS, AUG 17</u>	08/16/2017	5.98	.00	<u>40-6020 CAPITAL IMPROVEMENTS</u>	1075	8/17		
Total 145996:						5.98	.00					
470	PARTS, INC.	146132	5985	<u>CLUTCH KIT FOR TRUCK #4, B.GILLOGLY, AUG.'17 - SEWER</u>	08/17/2017	340.48	.00	<u>21-6305 VEHICLE MAINTENANCE & REPAIRS</u>	0	8/17		
Total 146132:						340.48	.00					
470	PARTS, INC.	146151		<u>RETURN OF CLUTCH BEARING, WRONG PART. B.GILLOGLY, AUG.'17</u>	08/17/2017	-46.49	.00	<u>21-6305 VEHICLE MAINTENANCE & REPAIRS</u>	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 35

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total 146151:						-46.49	.00					
470	PARTS, INC.	146611		<u>CORE DEPOSIT CREDIT FOR RETURN OF BAD BATTERY. AUG.'17 - WATER</u>	08/23/2017	-18.00	.00	<u>20-6305 VEHICLE MAINTENANCE & REPAIRS</u>	0	8/17		
Total 146611:						-18.00	.00					
470	PARTS, INC.	147177	6035	<u>RADIATOR CAP FOR TRUCK #13. S.HOWELL, AUG.'17</u>	08/30/2017	6.69	.00	<u>01-6305 VEHICLE MAINTENANCE & REPAIRS</u>	1004	8/17		
Total 147177:						6.69	.00					
Total PARTS, INC.:						366.43	.00					
PEAK ALARM COMPANY, INC												
1021	PEAK ALARM COMPANY, INC	826932		<u>ALARM MONITORING FOR WELLS (SEGO PRAIRIE, SNOWHAWK, DANSKIN, BUTLER, BEST BATH, EL CAJON, & CEDAR),9/1/17- 9/30/17 - WATER</u>	08/16/2017	206.28	.00	<u>20-6140 MAINT. & REPAIR BUILDING</u>	0	9/17		
1021	PEAK ALARM COMPANY, INC	826932		<u>ALARM MONITORING FOR WELLS (SEGO PRAIRIE, SNOWHAWK, DANSKIN, BUTLER, BEST BATH, EL CAJON, & CEDAR), 9/1/17- 9/30/17 - P.I</u>	08/16/2017	51.57	.00	<u>25-6140 MAINT & REPAIR BUILDING</u>	0	8/17		
Total 826932:						257.85	.00					
1021	PEAK ALARM COMPANY, INC	826983		<u>ALARM MONITORING FOR THE TREATMENT PLANT, 9/1/17- 11/30/17</u>	08/16/2017	89.01	.00	<u>21-6140 MAINT & REPAIR BUILDING</u>	0	8/17		
Total 826983:						89.01	.00					

City of Kuna

Payment Approval Report - City Council Approval

Page: 36

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total PEAK ALARM COMPANY, INC:						346.86	.00					
RIDGELINE CONSTRUCTION, LLC												
1455	RIDGELINE CONSTRUCTION, LLC	593	6023	13 LOADS OF RECYCLED ASPHALT FOR THE PARKING LOT AT THE WEST GREENBELT. B.WITHROW. AUG.'17	08/22/2017	3,900.00	.00	40-6020 CAPITAL IMPROVEMENTS	1080	8/17		
Total 593:						3,900.00	.00					
Total RIDGELINE CONSTRUCTION, LLC:						3,900.00	.00					
RODDA PAINT CO.												
1723	RODDA PAINT CO.	76032551	5969	PAINT FOR WROUGHT IRON FENCE AT SENIOR CENTER, 15 GALS FOR WROUGHT IRON FENCE, J.ADAMS. AUG.'17	08/14/2017	587.01	.00	40-6020 CAPITAL IMPROVEMENTS	1075	8/17		
Total 76032551:						587.01	.00					
Total RODDA PAINT CO.:						587.01	.00					
SIMPLOT PARTNERS												
491	SIMPLOT PARTNERS	216031988	6011	GRASS SEED FOR WEST GREENBELT. B.WITHROW. AUG.'17	08/09/2017	1,696.00	.00	40-6020 CAPITAL IMPROVEMENTS	1080	8/17		
Total 216031988:						1,696.00	.00					
Total SIMPLOT PARTNERS:						1,696.00	.00					
T-O ENGINEERS INC												
1836	T-O ENGINEERS INC	160146-10		PROFESSIONAL SERVICES FROM 7/1/17-7/31/17, SEWER MASTER PLAN	08/14/2017	32,377.25	.00	21-6020 CAPITAL IMPROVEMENTS	1059	7/17		
Total 160146-10:						32,377.25	.00					

City of Kuna

Payment Approval Report - City Council Approval

Page: 37

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total T-O ENGINEERS INC:						32,377.25	.00					
UTILITY REFUNDS #4												
1887	UTILITY REFUNDS #4	100818.01		<u>DONALD & KAREN MOWERY, 954 W RECESS WAY - UTILITY REFUND</u>	08/21/2017	165.58	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 100818.01:						165.58	.00					
1887	UTILITY REFUNDS #4	10200.01		<u>SHIVA LLC, 331 AVE D - UTILITY REFUND</u>	08/17/2017	120.14	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 10200.01:						120.14	.00					
1887	UTILITY REFUNDS #4	110332.02		<u>JENNIFER SMITH, 549 N SHADY GROVE WAY - UTILITY REFUND</u>	08/23/2017	11.51	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 110332.02:						11.51	.00					
1887	UTILITY REFUNDS #4	120980.03		<u>ANGELINA BASSIGNANI, 1848 2 4TH ST - UTILITY REFUND</u>	08/21/2017	64.68	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 120980.03:						64.68	.00					
1887	UTILITY REFUNDS #4	121170.01		<u>JACOB M DODSON, 1915 W MULHULAND CT - UTILITY REFUND</u>	08/21/2017	50.76	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 121170.01:						50.76	.00					
1887	UTILITY REFUNDS #4	121940.02		<u>SABRENA NOTTINGHAM, 1933 W HEDGEROW ST - UTILITY REFUND</u>	08/15/2017	243.16	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 121940.02:						243.16	.00					
1887	UTILITY REFUNDS #4	151240.01		<u>SHARON TAYLOR, 510 W CHIPMUNK CT - UTILITY REFUND</u>	08/23/2017	70.37	.00	99-1075 Utility Cash Clearing	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 38

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total 151240.01:						70.37	.00					
1887	UTILITY REFUNDS #4	172015.01		<u>RUSSELL HANSON, 1897 CANUBE ST - UTILITY REFUND</u>	08/17/2017	43.98	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 172015.01:						43.98	.00					
1887	UTILITY REFUNDS #4	175020.01		<u>CBH HOMES, 367 S RETORT AVE - UTILITY REFUND</u>	08/17/2017	59.01	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 175020.01:						59.01	.00					
1887	UTILITY REFUNDS #4	180830.00		<u>PAUL Z SEVOIAN, 1232 N TASAVOL AVE - UTILITY REFUND</u>	08/17/2017	68.54	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 180830.00:						68.54	.00					
1887	UTILITY REFUNDS #4	183985.01		<u>KELLY E SANDERS, 1799 N CALAVERAS DR - UTILITY REFUND</u>	08/21/2017	78.01	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 183985.01:						78.01	.00					
1887	UTILITY REFUNDS #4	190995.01		<u>ROBERT HENDERSON JR, 225 W WOOD OWL DR - UTILITY REFUND</u>	08/11/2017	46.60	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 190995.01:						46.60	.00					
1887	UTILITY REFUNDS #4	200325.02		<u>RRL LLC, 273 E WOOD OWL DR - UTILITY REFUND</u>	08/23/2017	59.45	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 200325.02:						59.45	.00					

City of Kuna

Payment Approval Report - City Council Approval

Page: 39

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
1887	UTILITY REFUNDS #4	200730.01		<u>DARRELL HARPER, 328 E SNOWY OWL ST - UTILITY REFUND</u>	08/29/2017	72.62	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 200730.01:						72.62	.00					
1887	UTILITY REFUNDS #4	201520.01		<u>DON D MASSEY, 542 E RIDGESTONE DR - UTILITY REFUND</u>	08/29/2017	58.74	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 201520.01:						58.74	.00					
1887	UTILITY REFUNDS #4	205035.01		<u>KRISTINE SCANLON, 366 E WHITBECK ST - UTILITY REFUND</u>	08/23/2017	85.81	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 205035.01:						85.81	.00					
1887	UTILITY REFUNDS #4	210375.01		<u>CLINTON D KOCH, 2273 N SNOW HAWK AVE - UTILITY REFUND</u>	08/15/2017	2.85	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 210375.01:						2.85	.00					
1887	UTILITY REFUNDS #4	210395.02		<u>NICOLE SIELOFF, 409 E HARRIS HAWK DR - UTILITY REFUND</u>	08/21/2017	15.80	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 210395.02:						15.80	.00					
1887	UTILITY REFUNDS #4	220030.02		<u>MARY ANSAY, 705 E HUCKLEBERRY CT - UTILITY REFUND</u>	08/15/2017	57.33	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 220030.02:						57.33	.00					
1887	UTILITY REFUNDS #4	221330.01		<u>CBH HOMES, 1089 S PENMARK AVE - UTILITY REFUND</u>	08/15/2017	51.94	.00	99-1075 Utility Cash Clearing	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 40

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total 221330.01:						51.94	.00					
1887	UTILITY REFUNDS #4	221390.01		<u>CBH HOMES, 1015 S RUMNEY AVE - UTILITY REFUND</u>	08/17/2017	105.60	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 221390.01:						105.60	.00					
1887	UTILITY REFUNDS #4	221530.02		<u>CRAIG TRAUTMAN, 931 S RUMNEY AVE - UTILITY REFUND</u>	08/15/2017	6.94	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 221530.02:						6.94	.00					
1887	UTILITY REFUNDS #4	221690.02		<u>ADAM FISHER, 870 S THREAVE AVE - UTILITY REFUND</u>	08/23/2017	5.25	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 221690.02:						5.25	.00					
1887	UTILITY REFUNDS #4	230500.02		<u>SHAWN FLORKE, 607 S WILLOW SPRING PL - UTILITY REFUND</u>	08/21/2017	76.12	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 230500.02:						76.12	.00					
1887	UTILITY REFUNDS #4	240010.01		<u>BRIAN ALBERT, 845 E 4TH ST - UTILITY REFUND</u>	08/23/2017	62.99	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 240010.01:						62.99	.00					
1887	UTILITY REFUNDS #4	240115.00		<u>MARK FELIX, 497 N LAHAR PL - UTILITY REFUND</u>	08/29/2017	94.41	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 240115.00:						94.41	.00					
1887	UTILITY REFUNDS #4	240735.03		<u>CASEY EGGIMAN, 998 E FOLGADO ST - UTLITY REFUND</u>	08/29/2017	68.33	.00	99-1075 Utility Cash Clearing	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 41

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total 240735.03:						68.33	.00					
1887	UTILITY REFUNDS #4	250330.02		<u>JEDONNE HINES, 898 S PENCIL AVE - UTILITY REFUND</u>	08/15/2017	7.00	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 250330.02:						7.00	.00					
1887	UTILITY REFUNDS #4	250410.02		<u>JEFFERY A WAGNER, 861 S PENCIL AVE - UTILITY REFUND</u>	08/11/2017	137.34	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 250410.02:						137.34	.00					
1887	UTILITY REFUNDS #4	250660.04		<u>LYNN CARNAHAN, 365 W TEHUTI ST - UTILITY REFUND</u>	08/23/2017	55.68	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 250660.04:						55.68	.00					
1887	UTILITY REFUNDS #4	251065.01		<u>HUGH & LORETTA MILLER, 292 W PLAYGROUND ST - UTILITY REFUND</u>	08/17/2017	55.25	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 251065.01:						55.25	.00					
1887	UTILITY REFUNDS #4	264135.01		<u>CBH HOMES, 1884 N BLUSH AVE - UTILITY REFUND</u>	08/23/2017	45.78	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 264135.01:						45.78	.00					
1887	UTILITY REFUNDS #4	264305.02		<u>JARED L IVERSON, 1831 N ROSEDUST DR - UTILITY REFUND</u>	08/11/2017	139.54	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 264305.02:						139.54	.00					
1887	UTILITY REFUNDS #4	264550.02		<u>AUSTIN D BURTON, 2017 N MAUVE AVE - UTILITY REFUND</u>	08/15/2017	62.58	.00	99-1075 Utility Cash Clearing	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 42

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total 264550.02:						62.58	.00					
1887	UTILITY REFUNDS #4	268014.01		<u>CBH HOMES, 2712 W AQUAMARINE ST - UTILITY REFUND</u>	08/29/2017	29.06	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 268014.01:						29.06	.00					
1887	UTILITY REFUNDS #4	274355.02		<u>BEAU BOUTON, 2443 N BLUEBLOSSOM DR - UTILITY REFUND</u>	08/15/2017	7.02	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 274355.02:						7.02	.00					
1887	UTILITY REFUNDS #4	274365.02		<u>BRANDI SHROLL, 2485 N BLUEBLOSSOM DR - UTILITY REFUND</u>	08/23/2017	192.26	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 274365.02:						192.26	.00					
1887	UTILITY REFUNDS #4	277001.01		<u>CBH HOMES, 675 W ALLSPICE ST - UTILITY REFUND</u>	08/11/2017	44.25	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 277001.01:						44.25	.00					
1887	UTILITY REFUNDS #4	278082.01		<u>CBH HOMES, 2960 W MARGIL CT - UTILITY REFUND</u>	08/23/2017	53.37	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 278082.01:						53.37	.00					
1887	UTILITY REFUNDS #4	280290.01		<u>BILTMORE CO, 1072 W ROSE QUARTZ ST - UTILITY REFUND</u>	08/21/2017	44.26	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 280290.01:						44.26	.00					
1887	UTILITY REFUNDS #4	280520.01		<u>SUNRISE HOMES, 1226 W TIGER EYE ST - UTILITY REFUND</u>	08/15/2017	60.96	.00	99-1075 Utility Cash Clearing	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 43

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
		Total 280520.01:				60.96	.00					
1887	UTILITY REFUNDS #4	280560.01		<u>TRADITION CAPITAL PARTERNS, 2095 N FIRE OPAL AVE - UTILITY REFUND</u>	08/29/2017	98.95	.00	99-1075 Utility Cash Clearing	0	8/17		
		Total 280560.01:				98.95	.00					
1887	UTILITY REFUNDS #4	301022.02		<u>AARON HARRIS, 2440 N HOSE GULCH AVE - UTILITY REFUND</u>	08/11/2017	9.24	.00	99-1075 Utility Cash Clearing	0	8/17		
		Total 301022.02:				9.24	.00					
1887	UTILITY REFUNDS #4	303021.01		<u>HUBBLE HOMES, 1162 E SHADY RIDGE DR - UTILITY REFUND</u>	08/23/2017	47.40	.00	99-1075 Utility Cash Clearing	0	8/17		
		Total 303021.01:				47.40	.00					
1887	UTILITY REFUNDS #4	303026.01		<u>HUBBLE HOMES, 1028 E FIRESTONE DR - UTILITY REFUND</u>	08/23/2017	35.15	.00	99-1075 Utility Cash Clearing	0	8/17		
		Total 303026.01:				35.15	.00					
1887	UTILITY REFUNDS #4	303037.01		<u>HUBBLE HOMES, 2665 N ELK CREEK - UTILITY REFUND</u>	08/21/2017	54.89	.00	99-1075 Utility Cash Clearing	0	8/17		
		Total 303037.01:				54.89	.00					
1887	UTILITY REFUNDS #4	310027.01		<u>TOLL BROS INC, 1176 W SAGWON DR - UTILITY REFUND</u>	08/21/2017	27.54	.00	99-1075 Utility Cash Clearing	0	8/17		
		Total 310027.01:				27.54	.00					

City of Kuna

Payment Approval Report - City Council Approval

Page: 44

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
1887	UTILITY REFUNDS #4	310201.01		<u>TOLL BROS INC, 9459 S ROCK CLIFFS WAY - UTILITY REFUND</u>	08/21/2017	3.29	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 310201.01:						3.29	.00					
1887	UTILITY REFUNDS #4	31080.01		<u>MARVIN STAMPER, 353 S ASH AVE - UTILITY REFUND</u>	08/23/2017	14.96	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 31080.01:						14.96	.00					
1887	UTILITY REFUNDS #4	318311.01		<u>SIMPLICITY HOMES, 162 S BAY HAVEN PL - UTILITY REFUND</u>	08/23/2017	44.26	.00	99-1075 Utility Cash Clearing	0	8/17		
Total 318311.01:						44.26	.00					
Total UTILITY REFUNDS #4:						3,116.55	.00					
UTILITY TRAILER SALES OF IDAHO, INC.												
1641	UTILITY TRAILER SALES OF IDAHO, INC.	A113106		<u>1 DRUM 15W/40 OIL (55 GAL), B.GILLOGLY, AUG.'17</u>	08/15/2017	237.50	.00	01-6305 VEHICLE MAINTENANCE & REPAIRS	0	8/17		
1641	UTILITY TRAILER SALES OF IDAHO, INC.	A113106		<u>1 DRUM 15W/40 OIL (55 GAL), B.GILLOGLY, AUG.'17</u>	08/15/2017	95.00	.00	20-6305 VEHICLE MAINTENANCE & REPAIRS	0	8/17		
1641	UTILITY TRAILER SALES OF IDAHO, INC.	A113106		<u>1 DRUM 15W/40 OIL (55 GAL), B.GILLOGLY, AUG.'17</u>	08/15/2017	95.00	.00	21-6305 VEHICLE MAINTENANCE & REPAIRS	0	8/17		
1641	UTILITY TRAILER SALES OF IDAHO, INC.	A113106		<u>1 DRUM 15W/40 OIL (55 GAL), B.GILLOGLY, AUG.'17</u>	08/15/2017	47.50	.00	25-6305 VEHICLE MAINTENANCE & REPAIR	0	8/17		
Total A113106:						475.00	.00					
Total UTILITY TRAILER SALES OF IDAHO, INC.:						475.00	.00					
VORTEX USA INC												
1885	VORTEX USA INC	30956	5932	<u>30% DEPOSIT ON SPLASH PAD, B.WITHROW, AUG.'17</u>	08/27/2017	52,570.20	.00	40-6166 PP&E PURCHASES				

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
				AUGUST - SEWER	08/25/2017	31.50	.00	21-6025 JANITORIAL	0	8/17		
1499	WESTERN BUILDING MAINTENANCE, INC.	0101585-IN		MONTHLY JANITORIAL SERVICES AT THE TREATMENT PLANT FOR AUGUST - P.I	08/25/2017	12.00	.00	25-6025 JANITORIAL	0	8/17		
Total 0101585-IN:						75.00	.00					
Total WESTERN BUILDING MAINTENANCE, INC.:						708.66	.00					
WESTERN RECORDS DESTRUCTION, INC.												
1633	WESTERN RECORDS DESTRUCTION, INC.	0362971		RECORDS DESTRUCTION, 7/1/17-7/31/17 - ADMIN	08/01/2017	14.00	.00	01-6052 CONTRACT SERVICES	0	7/17		
1633	WESTERN RECORDS DESTRUCTION, INC.	0362971		RECORDS DESTRUCTION, 7/1/17-7/31/17 - P & Z	08/01/2017	4.50	.00	01-6052 CONTRACT SERVICES	1003	7/17		
1633	WESTERN RECORDS DESTRUCTION, INC.	0362971		RECORDS DESTRUCTION, 7/1/17-7/31/17 - WATER	08/01/2017	13.50	.00	20-6052 CONTRACT SERVICES	0	7/17		
1633	WESTERN RECORDS DESTRUCTION, INC.	0362971		RECORDS DESTRUCTION, 7/1/17-7/31/17 - SEWER	08/01/2017	13.50	.00	21-6052 CONTRACT SERVICES	0	7/17		
1633	WESTERN RECORDS DESTRUCTION, INC.	0362971		RECORDS DESTRUCTION, 7/1/17-7/31/17 - P.I	08/01/2017	4.50	.00	25-6052 CONTRACT SERVICES	0	7/17		
Total 0362971:						50.00	.00					
Total WESTERN RECORDS DESTRUCTION, INC.:						50.00	.00					
WESTERN STATES CHEM												
274	WESTERN STATES CHEM	171437	5943	1 CASE SCRUBBING PADS FOR TEN MILE LIFT STATION, T SHAFFER, AUG.'17 - SEWER	08/03/2017	51.69	.00	21-6150 M & R - SYSTEM	0	8/17		

City of Kuna

Payment Approval Report - City Council Approval

Page: 47

Report dates: 8/11/2017-8/31/2017

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
Total 171437:						51.69	.00					
Total WESTERN STATES CHEM:						51.69	.00					
WESTERN STATES EQUIPMENT CO.												
98	WESTERN STATES EQUIPMENT CO.	IN000420927	6010	<u>RENTED DOZER TO KNOCK DOWN HILLS BEHIND CITY HALL, M.MEADE, AUG.'17</u>	08/11/2017	579.00	.00	<u>40-6020 CAPITAL IMPROVEMENTS</u>	1080	8/17		
Total IN000420927:						579.00	.00					
Total WESTERN STATES EQUIPMENT CO.:						579.00	.00					
ZAMZOWS												
66	ZAMZOWS	224018919		<u>1 EA 55-GAL DRUM THRIVE, JUL.'17 - PARKS</u>	07/11/2017	549.99	.00	<u>01-6150 MAINTENANCE & REPAIRS - SYSTEM</u>	1004	7/17		
Total 224018919:						549.99	.00					
66	ZAMZOWS	394013969	5862	<u>TREE AND SHRUB INSECT CONTROL, J. CRUMPTON, JUL.'17</u>	07/18/2017	104.99	.00	<u>01-6150 MAINTENANCE & REPAIRS - SYSTEM</u>	1004	7/17		
Total 394013969:						104.99	.00					
Total ZAMZOWS:						654.98	.00					
Grand Totals:						479,713.07	172,033.17					

City of Kuna

Payment Approval Report - City Council Approval
Report dates: 8/11/2017-8/31/2017

Page: 48

Aug 31, 2017 02:44PM

Vendor #	Vendor Name	Invoice Number	PO #	Description	Invoice Date	Net Invoice Amount	Amount Paid	GL Account and Title	GL Activity #	GL Period	Date Paid	Voided
----------	-------------	----------------	------	-------------	--------------	-----------------------	-------------	----------------------	---------------	-----------	-----------	--------

Dated: _____

Mayor: _____

City Council: _____

City Treasurer: _____

Report Criteria:

Detail report.

Invoices with totals above \$0.00 included.

Paid and unpaid invoices included.



City of Kuna
Alcohol Beverage License
763 W. AVALON
P.O. BOX 13
KUNA, ID 83634

Phone: 208-922-5546 Fax: 208-922-5989

***** OFFICE USE ONLY *****

Date 8.25.17 City License No. 170108A

New Renewal Modification Transfer

LICENSE:

APPROVED DENIED

Date Fee Paid and Receipt No.: 8.25.17 / 11.001581

ALL FEES ARE NON-REFUNDABLE

LIQUOR-BY-THE-DRINK (Includes On Premise Wine)	\$ 562.50	_____
OFF PREMISE BEER	\$ 50.00	<u>37.50</u> _____
OFF PREMISE WINE	\$ 200.00	<u>150.00</u> _____
ON PREMISE BEER	\$ 200.00	_____
ON PREMISE WINE	\$ 200.00	_____
CHANGE IN LOCATION OF LICENSE (15% OF THE ANNUAL FEE)		_____

25% off - after Aug 1st

TOTAL \$ 187.50

All applications include: Copy of the IDAHO STATE LICENSE and ADA COUNTY LICENSE

New applications also include: Copy of ABC stamped approved Foot Print

All Licenses will expire annually on May 1 at 2:00 a.m.

BUSINESS NAME: JK VOND, LLC dba Super C PHONE: 208-922-4506

BUSINESS LOCATION: 331 N AVENUE KUNA, ID 83634
(City, State, Zip Code)

BUSINESS MAILING ADDRESS: 7601 S CHISUM PLACE
(City, State, Zip Code)

APPLICANT NAME: JENNA VON DER EHE PHONE: 208-863-1902

RESIDENCE ADDRESS 7601 S CHISUM PLACE MERIDIAN, ID 83642
(City, State, Zip Code)

IF APPLICANT IS A PARTNERSHIP OR CORPORATION, LIST NAMES AND ADDRESSES OF PARTNERS OR OFFICERS

NAME KARL VON DER EHE ADDRESS 7601 S CHISUM PL MERIDIAN, ID

NAME _____ ADDRESS _____

NAME _____ ADDRESS _____

Jenna von der Ehe
Applicant Signature

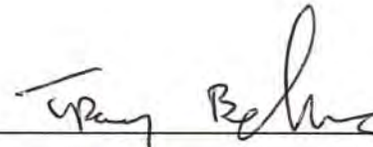
8/25/17
Date

APPLICANT: Please be advised that bars, nightclubs, lounges, taverns and other permanent locations where alcoholic beverages are sold, not including restaurants where the principle business is serving food, are required to procure a Special Use Permit along with an application for a liquor license permit, provided the zone in which the use is located affords the sale of alcohol. The Special Use Application may be acquired from the City's Planning Department. If there is any doubt or uncertainty whether the principle business is food, that determination will be made by the Planning Department.

ALCOHOL FOOTPRINT EXPANSION SIGN-OFF SHEET

Date: 8/25/17
 Name(s): JK VONA, LLC dba Super C Telephone: 208-863-1907
 Address: 7601 S CHISUM PLACE MERIDIAN, ID 83642
 Business Name: Super C Telephone: 208-922-4506
 Business Type: C-STORE
 Business Address: 331 N AVENUE N KUNA

APPROVALS

Planning and Zoning Department:  Date: 8-25-2017
 Zoning: CBD

Comments:

DOCUMENTS REQUIRED FOR CONSIDERATION

1. Copy of expanded footprint stamped and approved by Alcohol Beverage Control.
2. Special Use Permit Application, if required.
3. Verification of zoning and land use by the Planning and Zoning Department.
4. Verification that the property complies with City Code Section 3-1-15: LOCATION OF LICENSED PREMISES.

4C1

Alcohol License
2014

State of Idaho

Idaho State Police

Retail Alcohol Beverage License

Premise Number: 1A-173

Cycle Tracking Number: 95448

License Year: 2018

License Number: 3272

This is to certify, that JK Vond, LLC

doing business as: Super C

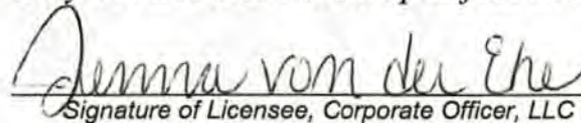
is licensed to sell alcoholic beverages as stated below at:

331 N Avenue D, Kuna, Ada County

Acceptance of a license by a retailer shall constitute knowledge of and agreement to operate by and in accordance to the Alcohol Beverage Code, Title 23. Only the licensee herein specified shall use this license.

County and city licenses are also required in order to operate.

Liquor	No
Beer	Yes <u>\$20.00</u>
On-premise consumption	No
Kegs to go	No
Restaurant	No
Wine by the bottle	Yes <u>\$20.00</u>
Wine by the glass	No
Multipurpose arena	No
Growlers	No



Signature of Licensee, Corporate Officer, LLC Member or Partner

JK VOND, LLC
SUPER C
7601 S CHISUM PLACE

MERIDIAN, ID 83642

Mailing Address

TOTAL FEE: \$40.00

License Valid: 08/14/2017 - 04/30/2018

Expires: 04/30/2018



Director of Idaho State Police



THIS LICENSE MUST BE CONSPICUOUSLY DISPLAYED

SEE REVERSE SIDE FOR SALE OR TRANSFER OF THIS LICENSE

2017-2018

RETAIL ALCOHOL BEVERAGE LICENSE

2018832

ADA COUNTY, IDAHO
STATE OF IDAHO

This is to certify, that JK Vond LLC
dba: Super C

is licensed hereby as a retailer of alcohol beverage, as stated below, to the provisions of Title 23, Idaho Code and the laws of the State of Idaho and regulations and ordinances of Board of County Commissioners in regard to the sale of alcoholic beverage at: 331 Avenue D, Kuna, ID 83634



License valid from August 25, 2017 to April 30, 2018

Beer	Bottled or canned, consumed OFF premises	\$5.00
Wine	WINE Retail: (This is for OFF premises consumption only)	\$0.00

Jenna von der Eke
Signature of Licensee or Officer of Corporation

APPROVED by the Board of County Commissioners this 25th day of August, 2017

Christopher D. Rich
Christopher D. Rich, Clerk

Russ Van
Chairman

(THIS LICENSE MUST BE CONSPICUOUSLY DISPLAYED)

**RESOLUTION NO. R60-2017
CITY OF KUNA, IDAHO**

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY PATAGONIA DEVELOPMENT INC. THE AMOUNT OF \$2,229.23 FOR REIMBURSEMENT PURSUANT TO THE TERMS OF THE PRESSURE IRRIGATION TRUNK REIMBURSEMENT AGREEMENT.

BE IT HEREBY RESOLVED by the Mayor and Council of the City of Kuna, Idaho as follows:

Section 1. The City of Kuna, Idaho and the Developer entered into a reimbursement agreement, as approved by the City Council pursuant to resolution R58-2016 dated September 6, 2016.

Section 2. The amount due to Patagonia Development, Inc, as calculated pursuant to the terms of the reimbursement agreement is \$2,229.23, as attached hereto as EXHIBIT A, and therefore the City of Kuna, Idaho's Treasurer, John Marsh is authorized to pay Patagonia Development, Inc. the sum of \$2,229.23.

PASSED BY THE COUNCIL of Kuna, Idaho this 5th day of September 2017.

APPROVED BY THE MAYOR of Kuna, Idaho this 5th day of September 2017.

Joe L. Stear, Mayor

ATTEST:

Chris Engels, City Clerk

**RESOLUTION NO. R61-2017
CITY OF KUNA, IDAHO**

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY PATAGONIA DEVELOPMENT INC. THE AMOUNT OF \$34,582.65 FOR REIMBURSEMENT PURSUANT TO THE TERMS OF THE PRESSURE IRRIGATION PUMP STATION REIMBURSEMENT AGREEMENT.

BE IT HEREBY RESOLVED by the Mayor and Council of the City of Kuna, Idaho as follows:

Section 1. The City of Kuna, Idaho and the Developer entered into a reimbursement agreement, as approved by the City Council pursuant to resolution R59-2016 dated September 6, 2016.

Section 2. The amount due to Patagonia Development, Inc, as calculated pursuant to the terms of the reimbursement agreement is \$34,582.65, as attached hereto as EXHIBIT A, and therefore the City of Kuna, Idaho's Treasurer, John Marsh, is authorized to pay Patagonia Development, Inc. the sum of \$34,582.65.

PASSED BY THE COUNCIL of Kuna, Idaho this 5th day of September 2017.

APPROVED BY THE MAYOR of Kuna, Idaho this 5th day of September 2017.

Joe L. Stear, Mayor

ATTEST:

Chris Engels, City Clerk

**RESOLUTION NO. R62-2017
CITY OF KUNA, IDAHO**

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY PATAGONIA DEVELOPMENT INC. THE AMOUNT OF \$14,900.87 FOR REIMBURSEMENT PURSUANT TO THE TERMS OF THE WATER TRUCK REIMBURSEMENT AGREEMENT.

BE IT HEREBY RESOLVED by the Mayor and Council of the City of Kuna, Idaho as follows:

Section 1. The City of Kuna, Idaho and the Developer entered into a reimbursement agreement, as approved by the City Council pursuant to resolution R56-2016 dated September 6, 2016.

Section 2. The amount due to Patagonia Development, Inc, as calculated pursuant to the terms of the reimbursement agreement is \$14,900.87, as attached hereto as EXHIBIT A, and therefore the City of Kuna, Idaho's Treasurer, John Marsh, is authorized to pay Patagonia Development, Inc. the sum of \$14,900.87.

PASSED BY THE COUNCIL of Kuna, Idaho this 5th day of September 2017.

APPROVED BY THE MAYOR of Kuna, Idaho this 5th day of September 2017.

Joe L. Stear, Mayor

ATTEST:

Chris Engels, City Clerk

**RESOLUTION NO. R63-2017
CITY OF KUNA, IDAHO**

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY PATAGONIA DEVELOPMENT INC. THE AMOUNT OF \$2,401.41 FOR REIMBURSEMENT PURSUANT TO THE TERMS OF THE SEWER TRUCK REIMBURSEMENT AGREEMENT.

BE IT HEREBY RESOLVED by the Mayor and Council of the City of Kuna, Idaho as follows:

Section 1. The City of Kuna, Idaho and the Developer entered into a reimbursement agreement, as approved by the City Council pursuant to resolution R57-2016 dated September 6, 2016.

Section 2. The amount due to Patagonia Development, Inc, as calculated pursuant to the terms of the reimbursement agreement is \$2,401.41, as attached hereto as EXHIBIT A, and therefore the City of Kuna, Idaho's Treasurer, John Marsh, is authorized to pay Patagonia Development, Inc. the sum of \$2,401.41.

PASSED BY THE COUNCIL of Kuna, Idaho this 5th day of September 2017.

APPROVED BY THE MAYOR of Kuna, Idaho this 5th day of September 2017.

Joe L. Stear, Mayor

ATTEST:

Chris Engels, City Clerk

**RESOLUTION NO. R64-2017
CITY OF KUNA, IDAHO**

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY PATAGONIA DEVELOPMENT INC. THE AMOUNT OF \$66,192.07 FOR REIMBURSEMENT PURSUANT TO THE TERMS OF THE SEWER LIFT STATION REIMBURSEMENT AGREEMENT.

BE IT HEREBY RESOLVED by the Mayor and Council of the City of Kuna, Idaho as follows:

Section 1. The City of Kuna, Idaho and the Developer entered into a reimbursement agreement, as approved by the City Council pursuant to resolution R60-2016 dated September 6, 2016.

Section 2. The amount due to Patagonia Development, Inc, as calculated pursuant to the terms of the reimbursement agreement is \$66,192.07, as attached hereto as EXHIBIT A, and therefore the City of Kuna, Idaho's Treasurer, John Marsh, is authorized to pay Patagonia Development, Inc. the sum of \$66,192.07.

PASSED BY THE COUNCIL of Kuna, Idaho this 5th day of September 2017.

APPROVED BY THE MAYOR of Kuna, Idaho this 5th day of September 2017.

Joe L. Stear, Mayor

ATTEST:

Chris Engels, City Clerk



CITY OF KUNA
P.O. BOX 13
KUNA, ID 83634
www.kunacity.gov

Richard T. Roats
 City Attorney

Telephone (208) 287-1727; Fax (208) 287-1731
 Email: rroats@kunaid.gov

MEMORANDUM

TO: John Marsh
 Kuna City Treasurer

FROM: Richard T. Roats
 Kuna City Attorney

RE: Danskin Lift Station Reimbursement Agreement
 Reimbursement Request – 2nd Quarter - 2017

DATE: September 5, 2017

Please prepare a reimbursement payment as follows:

To: CBH Homes
 Re: Danskin Lift Station Reimbursement Agreement
 Amount: \$381.00 for connections in reimbursement area
 Account: 05-6306
 For: 44.88 Equivalent Dwelling Units
NET PAYMENT: \$17,099.28

To: E4 Partnership, LLLP
 Re: Danskin Lift Station Reimbursement Agreement
 Amount: \$381.00 for connections in reimbursement area
 Account: 05-6306
 For: 11.22 Equivalent Dwelling Units
NET PAYMENT: \$4,274.82

These reimbursements address all eligible building permits issued and paid to date within the agreed reimbursement area. Attached is a spreadsheet showing reimbursement history and balance remaining to be reimbursed. A second spreadsheet is attached listing eligible permits in the reimbursement area including permits previously reimbursed, permits to be reimbursed in this payment and permits “pending” issuance and not yet eligible for reimbursement. A total of 757.83 permits are eligible for reimbursement through June 30, 2017, of which 701.73 have been reimbursed with previous payments and 56.1 are reimbursed with this payment. There are 9 permits that are pending. The payment is divided between CBH Homes and E4 Partnership, LLLP, successors-in-interest to the original agreement. The reimbursement agreement expires end-of-day September 24, 2017.

Attachments

Cc: Corey Barton (dba CBH Homes)
 Tim Eck (E4 Partnership, LLLP)

DANSKIN LIFT STATION REIMBURSEMENT HISTORY

Recovery Total \$ 1,747,664.61
 Cost Per EDU \$ 381.00
 Beginning Date 12-Jan-07
 Ending Date 3-Aug-17

Item	Date	EDU	Fee Paid	Remaining Balance
Initial Balance	12-Jan-07	0	\$ -	\$ 1,747,664.61
Payment	31-Oct-07	55	20,955.00	1,726,709.61
Payment	8-Aug-08	90	34,290.00	1,692,419.61
Payment	24-Feb-09	23	8,763.00	1,683,656.61
Payment	29-Jul-09	54	20,603.90	1,663,052.71
Payment	3-Sep-09	21	7,970.60	1,655,082.11
Payment	2-Oct-09	21	8,001.00	1,647,081.11
Payment	1-Jan-10	22	8,382.00	1,638,699.11
Payment	1-Apr-10	10	3,810.00	1,634,889.11
Payment	1-Jul-10	8	3,048.00	1,631,841.11
Payment	1-Oct-10	30	11,430.00	1,620,411.11
Payment	1-Jan-11	6	2,286.00	1,618,125.11
Payment	1-Apr-11	6	2,286.00	1,615,839.11
Payment	1-Jul-11	3	1,143.00	1,614,696.11
Payment	1-Oct-11	4	1,524.00	1,613,172.11
Payment	1-Jan-12	5	1,905.00	1,611,267.11
Payment	11-Apr-12	6	2,286.00	1,608,981.11
Payment	13-Jul-12	5	1,905.00	1,607,076.11
Payment	3-Oct-12	3	1,143.00	1,605,933.11
Payment	2-Jan-13	8	3,048.00	1,602,885.11
Payment	1-Apr-13	8	3,048.00	1,599,837.11
Payment	1-Jul-13	28.3	10,782.30	1,589,054.81
Payment (CBH-80%)	1-Oct-13	16	6,096.00	1,582,958.81
Payment (E4-20%)	1-Oct-13	4	1,524.00	1,581,434.81
Payment (CBH-80%)	1-Jan-14	8	3,048.00	1,578,386.81
Payment (E4-20%)	1-Jan-14	2	762.00	1,577,624.81
Payment (CBH-80%)	1-Apr-14	4	1,524.00	1,576,100.81
Payment (E4-20%)	1-Apr-14	1	381.00	1,575,719.81
Payment (CBH-80%)	2-Jul-14	5.6	2,133.60	1,573,586.21
Payment (E4-20%)	2-Jul-14	1.4	533.40	1,573,052.81
Payment (CBH-80%)	1-Oct-14	4.32	1,645.92	1,571,406.89
Payment (E4-20%)	1-Oct-14	1.08	411.48	1,570,995.41
Payment (CBH-80%)	1-Jan-15	4.8	1,828.80	1,569,166.61
Payment (E4-20%)	1-Jan-15	1.2	457.20	1,568,709.41
Payment (CBH-80%)	1-Apr-15	1.6	609.60	1,568,099.81
Payment (E4-20%)	1-Apr-15	0.4	152.40	1,567,947.41
Payment (CBH-80%)	1-Jul-15	5.6	2,133.60	1,565,813.81
Payment (E4-20%)	1-Jul-15	1.4	533.40	1,565,280.41
Payment (CBH-80%)	1-Oct-15	24	9,144.00	1,556,136.41

PERMT NO.	DATE	YEAR	BUILDER	PARCEL	SUBDIVISION	TAX NO.
PRE-PAID SEWER CONNECTIONS						
WWTP LOCAL IMPROVEMENT DISTRICT CONNECTIONS						
CONNECTIONS PURCHASED FROM CITY						
CONNECTIONS PURCHASED FROM TRANSFER REGISTRY						
APPROVED COST RECOVERY AGREEMENT 12JAN2007						
6879	12-Jan	2007	JUSTIN ROBINSON	L25B4	DENALI	R1805140670
6880	12-Jan	2007	KAYLA RICH	L3B6	DENALI	R1805140870
6887	25-Jan	2007	CBH HOMES	L25B5	KELLEHER	R4865420880
6888	25-Jan	2007	CBH HOMES	L27B5	KELLEHER	R4865420900
6889	25-Jan	2007	CBH HOMES	L26B5	KELLEHER	R4865420890
6890	25-Jan	2007	CBH HOMES	L9B5	KELLEHER	R4865420720
6891	25-Jan	2007	CBH HOMES	L8B5	KELLEHER	R4865420710
6892	25-Jan	2007	CBH HOMES	L6B5	KELLEHER	R4865420690
6894	25-Jan	2007	WESTMINSTER HOMES	L4B6	DENALI	R1805140880
6897	31-Jan	2007	NORTH RIVER CONST	L11B3	DENALI	R1805140390
6902	12-Feb	2007	BRIAN DUNSTAN	L13B5	DENALI	R1805140810
6909	16-Feb	2007	CBH HOMES	L17B3	KELLEHER	R4865420500
6912	16-Feb	2007	A&J CONSTRUCTION	L18B4	DENALI	R1805140600
6914	21-Feb	2007	TREVOR TANNER	L5B3	DENALI	R1805140330
6925	2-Mar	2007	CBH HOMES	L5B2	KELLEHER	R4865420290
6928	2-Mar	2007	CBH HOMES	L4B3	KELLEHER	R4865420380
6929	2-Mar	2007	CBH HOMES	L1B4	KELLEHER	R4865420570
6930	2-Mar	2007	CBH HOMES	L12B1	KELLEHER	R4865420120
6931	2-Mar	2007	CBH HOMES	L11B1	KELLEHER	R4865420110
6932	2-Mar	2007	CBH HOMES	L11B5	KELLEHER	S0509336540
6936	5-Mar	2007	CBH HOMES	L9B3	KELLEHER	R4865420420
6937	5-Mar	2007	CBH HOMES	L7B4	KELLEHER	R4865420630
6938	5-Mar	2007	CBH HOMES	L9B2	KELLEHER	R4865420330
6939	5-Mar	2007	CBH HOMES	L7B3	KELLEHER	R4865420400
6940	5-Mar	2007	CBH HOMES	L15B1	KELLEHER	R4865420150
6941	5-Mar	2007	CBH HOMES	L23B5	KELLEHER	R4865420860
6948	5-Mar	2007	CBH HOMES	L23B3	KELLEHER	R4865420560
6949	5-Mar	2007	CBH HOMES	L18B1	KELLEHER	R4865420180
6950	5-Mar	2007	CBH HOMES	L17B1	KELLEHER	R4865420170
6951	5-Mar	2007	CBH HOMES	L24B5	KELLEHER	R4865420870
6952	5-Mar	2007	CBH HOMES	L19B5	KELLEHER	R4865420820
6960	13-Mar	2007	MTN WEST HOMES	L7B6	DENALI	R1805140910
6966	14-Mar	2007	CBH HOMES	L6B2	KELLEHER	R4865420300
6970	19-Mar	2007	DC HOMES INC	L10B2	DENALI	R1805140180

6971	20-Mar	2007	WESTMINSTER HOMES	L6B4	DENALI	R1805140480
6983	22-Mar	2007	CBH HOMES	L19B3	KELLEHER	R4865420520
6984	22-Mar	2007	MOUNTAIN CRK HOMES	L8B2	DENALI	R1805140160
6993	28-Mar	2007	PODIUM HOMES	L14B3	DENALI	R1805140420
6999	29-Mar	2007	BRIAN DUNSTAN	L24B4	DENALI	R1805140660
7023	10-Apr	2007	WESTMINSTER HOMES	L3B1	DENALI	R1805140030
7024	10-Apr	2007	WESTMINSTER HOMES	L4B1	DENALI	R1805140040
7029	11-Apr	2007	PODIUM HOMES	L11B2	DENALI	R1805140190
7031	13-Apr	2007	ELLETT HOMES	L13B3	DENALI	R1805140410
7033	13-Apr	2007	CBH HOMES	L20B3	KELLEHER	R4865420530
7034	13-Apr	2007	SCOTT DONNELLY	L10B5	DENALI	R1805140780
7035	13-Apr	2007	CBH HOMES	L10B3	KELLEHER	R4865420430
7041	17-Apr	2007	KUNA LIVING CENTER	L1B1	POLARIS #1	R7128170010
7047	20-Apr	2007	STETSON HOMES, INC.	L2B4	DENALI	R1805140440
7049	20-Apr	2007	HUBBLE HOMES	L11B7	CALICO CRK #2	R1245320640
7054	24-Apr	2007	ELLETT HOMES	L6B3	DENALI	R1805140340
7083	10-May	2007	LIONSGATE	L2B5	DENALI	R1805140700
7084	10-May	2007	TENEYA HOMES	L8B3	DENALI	R1805140360
7092	16-May	2007	LIONSGATE	L6B5	DENALI	R1805140740
7096	18-May	2007	NORTH STAR HOMES	L5B1	DENALI	R1805140050
7111	31-May	2007	ED REAGLES	L3B5	DENALI	R1805140810
7114	4-Jun	2007	KUNA 1ST BAP CHRCH			S1324223333
7126	8-Jun	2007	STETSON HOMES, INC.	L7B1	DENALI	R1805140070
7134	8-Jun	2007	CBH HOMES	L18B3	KELLEHER	R4865420510
7143	21-Jun	2007	WESTMINSTER HOMES	L47B1	MIN SPRINGS #2	R5741280300
7150	25-Jun	2007	CBH HOMES	L4B5	KELLEHER	R4865420670
7155	28-Jun	2007	NJ HILTON GROUP	L23B4	DENALI	R1805140650
7162	9-Jul	2007	GJZ ARCHITECTURE		LDS CHURCH	S1311142000
7163	9-Jul	2007	CBH HOMES	L8B8	ARBOR RDGE 1	R0501670830
7164	9-Jul	2007	CBH HOMES	L4B9	ARBOR RDGE 1	R0501670910
7165	9-Jul	2007	CBH HOMES	L7B9	ARBOR RDGE 1	R0501670940
7166	9-Jul	2007	CBH HOMES	L10B8	ARBOR RDGE 1	R0501670850
7167	9-Jul	2007	CBH HOMES	L9B8	ARBOR RDGE 1	R0501670840
7168	9-Jul	2007	CBH HOMES	L3B9	ARBOR RDGE 1	R0501670900
7170	10-Jul	2007	WESTMINSTER HOMES	L13B2	MIN SPRINGS #2	R5741280390
7181	19-Jul	2007	CBH HOMES	L7B2	KELLEHER	R4865420310
7189	3-Aug	2007	SPENCER KOEDED	L7B2	DENALI	R1805140150
7196	14-Aug	2007	TY PROPERITIES	L1B13	GODSIL	R3183730010
7199	16-Aug	2007	RIVER VALLEY HOMES	L6B7	MIN SPRINGS#2	R5741281140
7200	16-Aug	2007	RIVER VALLEY HOMES	L7B9	MIN SPRINGS#2	R5741281290
7221	17-Sep	2007	CBH HOMES	L5B5	KELLEHER	R4865420680
7235	27-Sep	2007	CBH HOMES	L28B5	KELLEHER	R4865420910
7239	2-Oct	2007	CBH HOMES	L13B1	KELLEHER	R4865420130
7264	25-Oct	2007	CBH HOMES	L2B5	KELLEHER	R4865420650
7272	5-Nov	2007	ASTLE CUSTOM HOMES	L10B4	DENALI	R1805140520
7281	15-Nov	2007	CASTLE BUILDERS	L22B4	DENALI	R1805140640
7297	30-Nov	2007	CBH HOMES	L11B10	ARBOR RDGE 1	R0501671080

7300	5-Dec	2007	CBH HOMES	L14B1	KELLEHER	R4865420140
7301	5-Dec	2007	CBH HOMES	L24B1	KELLEHER	R4865420240
7303	10-Dec	2007	CBH HOMES	L22B3	KELLEHER	R4865420550
7312	12-Dec	2007	FMCL INC	L8B7	MIN SPRINGS#2	R5741281160
7319	20-Dec	2007	CBH HOMES	L8B7	ARBOR RDGE 1	R0501670720
BEGIN COLLECTING INTERCEPTOR FEE 1JAN2008						
7321	2-Jan	2008	TED MASON SIG. HOMES	L3B1	GALIANO EST	R3023310030
7335	15-Jan	2008	CBH HOMES	L20B5	KELLEHER	R4865420830
7336	15-Jan	2008	CBH HOMES	L9B9	ARBOR RDGE 1	R0501670960
7337	15-Jan	2008	CBH HOMES	L3B10	ARBOR RDGE 1	R0501671000
7338	15-Jan	2008	CBH HOMES	L3B8	ARBOR RDGE 1	R0501670780
7340	15-Jan	2008	CBH HOMES	L3B7	ARBOR RDGE 1	R0501670670
7341	15-Jan	2008	CBH HOMES	L2B10	ARBOR RDGE 1	R0501670990
7342	15-Jan	2008	CBH HOMES	L8B10	ARBOR RDGE 1	R0501671050
7349	17-Jan	2008	CBH HOMES	L29B5	KELLEHER	R4865420920
7350	17-Jan	2008	CBH HOMES	L3B4	KELLEHER	R4865420590
7352	24-Jan	2008	TED MASON SIG. HOMES	L4B1	GALIANO EST	R3023310040
7356	24-Jan	2008	CBH HOMES	L14B3	KELLEHER	R4865420470
7357	24-Jan	2008	CBH HOMES	L5B8	ARBOR RDGE 1	R0501670800
7376	20-Feb	2008	CBH HOMES	L13B3	KELLEHER	R4865420460
7385	25-Feb	2008	CBH HOMES	L7B1	ARBOR RDGE 1	R0501671040
7387	25-Feb	2008	CBH HOMES	L3B5	KELLEHER	R4865420660
7388	25-Feb	2008	CBH HOMES	L4B4	KELLEHER	R4865420600
7389	26-Feb	2008	PRESTIGE HOMES	L1B5	APPLEWOOD #1	R0487960660
7390	26-Feb	2008	PRESTIGE HOMES	L9B4	APPLEWOOD #1	R0487960480
7395	3-Jan	2008	CBH HOMES	L5B10	ARBOR RDGE 1	R0501671020
7399	5-Mar	2008	JLJ ENTERPRISES	L5B4	APPLEWOOD #1	R0487960440
7402	7-Mar	2008	CBH HOMES	L22B4	ARBOR RDGE 1	R0501670590
7404	7-Mar	2008	CBH HOMES	L1B9	ARBOR RDGE 1	R0501670870
7405	7-Mar	2008	CBH HOMES	L12B10	ARBOR RDGE 1	R0501671090
7406	7-Mar	2008	CBH HOMES	L2B9	ARBOR RDGE 1	R0501670890
7407	7-Mar	2008	CBH HOMES	L6B9	ARBOR RDGE 1	R0501670930
7408	7-Mar	2008	CBH HOMES	L5B9	ARBOR RDGE 1	R0501670920
7410	10-Mar	2008	CBH HOMES	L10B5	KELLEHER	R4865420720
7411	3-10	2008	CBH HOMES	L19B1	KELLEHER	R4865420190
7416	11-Mar	2008	JLJ ENTERPRISES	L4B4	APPLEWOOD #1	R487960430
7421	17-Mar	2008	CRAIG AVERY	L1B5	DENALI	R1805140690
7422	17-Mar	2008	CBH HOMES	L8B9	ARBOR RDGE 1	R0501670950
7446	3-Apr	2008	EWING CONSTRUCTION		KUNA HIGH SCH	S1324212403
7447	4-Apr	2008	CBH HOMES	L4B1	KELLEHER	R4865420040
7448	4-Apr	2008	CBH HOMES	L11B3	KELLEHER	R4865420440
7449	4-Apr	2008	CBH HOMES	L21B5	KELLEHER	R4865420840
7450	4-Apr	2008	CBH HOMES	L21B1	KELLEHER	R4865420210
7451	4-Apr	2008	CBH HOMES	L7B5	KELLEHER	R4865420700
7452	4-Apr	2008	CBH HOMES	L16B3	KELLEHER	R4865420490
7453	4-Apr	2008	CBH HOMES	L6B4	KELLEHER	R4865420620

7454	4-Apr	2008	CBH HOMES	L3B1	KELLEHER	R4865420030
7455	4-Apr	2008	CBH HOMES	L5B4	KELLEHER	R4865420610
7456	4-Apr	2008	CBH HOMES	L7B1	KELLEHER	R4865420070
7457	4-Apr	2008	CBH HOMES	L20B1	KELLEHER	R4865420200
7458	4-Apr	2008	CBH HOMES	L12B3	KELLEHER	R4865420450
7460	4-Apr	2008	LEGENCY HOMES	L2B2	DENALI	R1805140100
7463	7-Apr	2008	CBH HOMES	L2B6	ARBOR RDGE 1	R0501670630
7464	7-Apr	2008	CBH HOMES	L4B7	ARBOR RDGE 1	R0501670680
7465	7-Apr	2008	CBH HOMES	L18B4	ARBOR RDGE 1	R0501670550
7466	7-Apr	2008	CBH HOMES	L15B4	ARBOR RDGE 1	R0501670520
7468	7-Apr	2008	CBH HOMES	L2B8	ARBOR RDGE 1	R0501670770
7493	28-Apr	2008	CBH HOMES	L6B1	KELLEHER	R4865420060
7494	28-Apr	2008	CBH HOMES	L5B1	KELLEHER	R4865420050
7497	28-Apr	2008	CBH HOMES	L7B4	ARBOR RDGE 1	R0501670440
7498	28-Apr	2008	CBH HOMES	L7B8	ARBOR RDGE 1	R0501670820
7499	28-Apr	2008	CBH HOMES	L8B3	ARBOR RDGE 1	R0501670360
7500	28-Apr	2008	CBH HOMES	L4B3	ARBOR RDGE 1	R0501670320
7501	28-Apr	2008	CBH HOMES	L22B5	KELLEHER	R4865420840
7502	28-Apr	2008	CBH HOMES	L1B5	KELLEHER	R4865420640
7517	12-May	2008	CBH HOMES	L14B4	ARBOR RDGE 1	R0501670510
7518	12-May	2008	CBH HOMES	L5B7	ARBOR RDGE 1	R0501670690
7519	12-May	2008	CBH HOMES	L10B7	ARBOR RDGE 1	R0501670740
7520	12-May	2008	CBH HOMES	L24B4	ARBOR RDGE 1	R0501670610
7521	12-May	2008	CBH HOMES	L1B6	ARBOR RDGE 1	R0501670630
7522	12-May	2008	CBH HOMES	L21B4	ARBOR RDGE 1	R0501670580
7523	12-May	2008	CBH HOMES	L17B4	ARBOR RDGE 1	R0501670540
7524	12-May	2008	CBH HOMES	L3B3	ARBOR RDGE 1	R0501670310
7525	13-May	2008	CBH HOMES	L11B8	ARBOR RDGE 1	R0501670860
7526	13-May	2008	CBH HOMES	L6B3	ARBOR RDGE 1	R0501670330
7527	13-May	2008	CBH HOMES	L23B4	ARBOR RDGE 1	R0501670600
7554	30-May	2008	CBH HOMES	L6B7	ARBOR RDGE 1	R0501670700
7555	30-May	2008	JLJ ENTERPRISES	L4B5	APPLEWOOD #1	R0487960690
7569	10-Jun	2008	CBH HOMES	L19B4	ARBOR RDGE 1	R0501670560
7570	10-Jun	2008	CBH HOMES	L7B7	ARBOR RDGE 1	R0501670710
7582	23-Jun	2008	CBH HOMES	L9B2	ARBOR RDGE 1	R0501670240
7588	2-Jul	2008	PRESTIGE HOMES	L5B5	APPLEWOOD #1	R0487960700
7589	2-Jul	2008	PRESTIGE HOMES	L12B4	APPLEWOOD #1	R0487960510
7598	10-Jul	2008	JLJ ENTERPRISES	L6B4	APPLEWOOD #1	R0487960450
7599	10-Jul	2008	JLJ ENTERPRISES	L9B3	APPLEWOOD #1	R0487960350
7602	11-Jul	2008	CBH HOMES	L21B3	KELLEHER	R4865420540
7603	11-Jul	2008	CBH HOMES	L8B4	ARBOR RDGE 1	R0501670450
7604	11-Jul	2008	SPECIALTY HOMES INC	L1B6	DENALI	R1805140850
7623	4-Aug	2008	CBH HOMES	L11B4	ARBOR RDGE 1	R0501670480
7624	4-Aug	2008	CBH HOMES	L5B3	ARBOR RDGE 1	R0501670330
7625	5-Aug	2008	CBH HOMES	L12B8	ARBOR RDGE 1	R0501670870
7626	5-Aug	2008	CBH HOMES	L7B3	ARBOR RDGE 1	R0501670350
7685	15-Sep	2008	CBH HOMES	L15B5	KELLEHER	R4865420780

7666	15-Sep	2008	CBH HOMES	L22B1	KELLEHER	R4865420220
7667	15-Sep	2008	CBH HOMES	L10B1	KELLEHER	R4865420100
7668	15-Sep	2008	CBH HOMES	L2B4	KELLEHER	R4865420580
7669	15-Sep	2008	CBH HOMES	L11B7	ARBOR RDGE 1	R0501670750
7670	15-Sep	2008	CBH HOMES	L9B4	ARBOR RDGE 1	R0501670460
7671	16-Sep	2008	CBH HOMES	L2B3	ARBOR RDGE 1	R0501670300
7673	16-Sep	2008	CBH HOMES	L2B4	ARBOR RDGE 1	R0501670390
7687	30-Sep	2008	CBH HOMES	L4B2	ARBOR RDGE 1	R0501670200
7693	8-Oct	2008	CBH HOMES	L12B2	ARBOR RIDGE	R0501670280
7699	15-Oct	2008	CBH HOMES	L7B8	ARBOR RIDGE	R0501670820
7704	22-Oct	2008	CBH HOMES	L13B10	ARBOR RIDGE	R0501671100
7710	5-Nov	2008	CBH HOMES	L1B7	ARBOR RDGE 1	R0501670650
7720	17-Nov	2008	CBH HOMES	L9B3	ARBOR RDGE 1	R0501670370
7739	17-Dec	2008	CBH HOMES	L6B10	ARBOR RDGE 1	R0501671030
7740	17-Dec	2008	CBH HOMES	L14B1	ARBOR RDGE 1	R0501670140
7741	17-Dec	2008	CBH HOMES	L9B7	ARBOR RDGE 1	R0501670730
7742	17-Dec	2008	CBH HOMES	L16B1	ARBOR RDGE 1	R0501670160
7743	18-Dec	2008	CBH HOMES	L4B4	ARBOR RDGE 1	R0501670410
7744	18-Dec	2008	CBH HOMES	L1B5	ARBOR RDGE 1	R0501670620
7747	18-Dec	2008	CBH HOMES	L3B3	SILVERDALE	R7909110130
7750	30-Dec	2008	TED MASON HOMES	L14B1	GALIANO EST	R3023310140

7751	5-Jan	2009	CBH HOMES	L11B2	ARBOR RDGE 1	R0501670270
7757	5-Feb	2009	CBH HOMES	L10B2	ARBOR RDGE 1	R0501670260
7760	9-Feb	2009	CBH HOMES	L8B4	APPLEWOOD #1	R0487960470
7761	9-Feb	2009	CBH HOMES	L3B4	APPLEWOOD #1	R0487960420
7762	9-Feb	2009	CBH HOMES	L7B5	APPLEWOOD #1	R0487960720
7763	9-Feb	2009	CBH HOMES	L3B2	APPLEWOOD #1	R0487960150
7764	9-Feb	2009	CBH HOMES	L3B2	APPLEWOOD #1	R0487960020
7765	10-Feb	2009	CBH HOMES	L2B2	APPLEWOOD #1	R0487960140
7766	10-Feb	2009	CBH HOMES	L7B4	APPLEWOOD #1	R0487960460
7770	19-Feb	2009	CBH HOMES	L2B5	APPLEWOOD #1	R0487960670
7775	2-Mar	2009	CBH HOMES	L4B22	CRIMSON PT 4	R1610600690
7777	6-Mar	2009	CBH HOMES	L3B5	APPLEWOOD 1	R0487960680
7779	13-Mar	2009	CBH HOMES	L7B1	ARBOR RDGE 1	R0501670070
7780	13-Mar	2009	CBH HOMES	L6B1	APPLEWOOD 1	R0487960060
7782	16-Mar	2009	CBH HOMES	L10B1	ARBOR RDGE 1	R0501670100
7783	16-Mar	2009	CBH HOMES	L5B2	APPLEWOOD 1	R0487960170
7784	16-Mar	2009	CBH HOMES	L7B22	CRIMSON PT 4	R1610600720
7786	16-Mar	2009	CBH HOMES	L42B10	CRIMSON PT 4	R1610600280
7789	19-Mar	2009	CBH HOMES	L19B10	CRIMSON PT 4	R1610600050
7811	8-Apr	2009	CBH HOMES	L6B2	APPLEWOOD 1	R0487960180
7813	8-Apr	2009	CBH HOMES	L2B22	CRIMSON PT 4	R1610600670
7815	10-Apr	2009	CBH HOMES	L3B1	SILVERDALE	R7909110030
7816	10-Apr	2009	CBH HOMES	L4B1	SILVERDALE	R7909110040
7817	10-Apr	2009	CBH HOMES	L4B2	SILVERDALE	R7909110090
7820	10-Apr	2009	CBH HOMES	L13B4	APPLEWOOD 1	R0487960520

7821	10-Apr	2009	CBH HOMES	L11B1	APPLEWOOD 1	R0487960110
7823	10-Apr	2009	CBH HOMES	L12B3	APPLEWOOD 1	R0487960380
7827	14-Apr	2009	CBH HOMES	L26B4	APPLEWOOD 1	R0487960650
7828	14-Apr	2009	PRO BUILT INC	L8B6	DENALI	R1805140920
7831	20-Apr	2009	CBH HOMES	L6B5	APPLEWOOD 1	R0487960710
7832	20-Apr	2009	CBH HOMES	L3B1	APPLEWOOD 1	R0487960030
7840	30-Apr	2009	CBH HOMES	L9B22	APPLEWOOD 1	R0487960210
7841	30-Apr	2009	CBH HOMES	L10B1	APPLEWOOD 1	R0487960100
7851	18-May	2009	CBH HOMES	L3B4	ARBOR RDGE 1	R0501670400
7869	29-May	2009	CBH HOMES	L21B4	ARBOR RDGE 1	R0501670580
7870	29-May	2009	CBH HOMES	L7B2	ARBOR RDGE 1	R0501670230
7875	3-Jun	2009	CBH HOMES	L7B3	APPLEWOOD 1	R0487960330
7876	3-Jun	2009	CBH HOMES	L4B2	APPLEWOOD 1	R0487960160
7877	3-Jun	2009	CBH HOMES	L10B2	APPLEWOOD 1	R0487960220
7878	4-Jun	2009	CBH HOMES	L8B1	APPLEWOOD 1	R0487960080
7879	4-Jun	2009	CBH HOMES	L23B4	APPLEWOOD 1	R0487960620
7880	4-Jun	2009	CBH HOMES	L13B2	APPLEWOOD 1	R0487960250
7881	4-Jun	2009	CBH HOMES	L4B10	ARBOR RDGE 1	R0501671010
7882	4-Jun	2009	CBH HOMES	L5B10	ARBOR RDGE 1	R0501671020
7883	4-Jun	2009	CBH HOMES	L1B8	ARBOR RDGE 1	R0501670760
7884	4-Jun	2009	CBH HOMES	L14B4	ARBOR RDGE 1	R0501670510
7902	12-Jun	2009	CBH HOMES	L4B8	ARBOR RDGE 1	R0501670790
7903	12-Jun	2009	CBH HOMES	L5B1	SILVERDALE	R7909110050
7904	12-Jun	2009	CBH HOMES	L5B2	SILVERDALE	R7909110100
7912	19-Jun	2009	CBH HOMES	L3B3	APPLEWOOD 1	R0487960290
7928	6-Jul	2009	CBH HOMES	L12B1	APPLEWOOD 1	R0487960120
7929	6-Jul	2009	CBH HOMES	L12B2	APPLEWOOD 1	R0487960240
7930	6-Jul	2009	CBH HOMES	L8B2	ARBOR RDGE 1	R0501670240
7947	14-Jul	2009	CBH HOMES	L6B4	ARBOR RDGE 1	R0501670430
7949	15-Jul	2009	CRAIG HOMES LLC	L4B6	MIN SPRINGS 2	R5741281020
7950	15-Jul	2009	CBH HOMES	L1B4	ARBOR RDGE 1	R0501670380
7961	27-Jul	2009	CBH HOMES	L24B4	APPLEWOOD 1	R0487960630
7971	31-Jul	2009	CBH HOMES	L14B2	APPLEWOOD 1	R0487960260
7989	10-Aug	2009	CBH HOMES	L5B2	ARBOR RDGE 1	R0501670210
7990	10-Aug	2009	CBH HOMES	L1B10	ARBOR RDGE 1	R0501670980
7991	10-Aug	2009	CBH HOMES	L5B1	ARBOR RDGE 1	R0501670050
7993	11-Aug	2009	CBH HOMES	L10B3	APPLEWOOD 1	R0487960360
8002	14-Aug	2009	CBH HOMES	L9B1	APPLEWOOD 1	R0487960090
8006	18-Aug	2009	TED MASON HOMES	L2B5	GALIANO EST	R3023310270
8034	2-Sep	2009	TED MASON HOMES	L2B8	GALIANO EST	R3023310670
8047	8-Sep	2009	CBH HOMES	L20B4	ARBOR RDGE 1	R0501670570
8049	8-Sep	2009	CBH HOMES	L2B1	SILVERDALE	R7909110020
8050	8-Sep	2009	CBH HOMES	L13B3	SILVERDALE	R7909110230
8051	8-Sep	2009	CBH HOMES	L4B1	APPLEWOOD 1	R0487960040
8052	9-Sep	2009	CBH HOMES	L16B1	ARBOR RDGE 1	R0501670150
8054	10-Sep	2009	CBH HOMES	L5B3	APPLEWOOD 1	R0487960310
8055	10-Sep	2009	FMCI INC	L8B5	MIN SPRINGS 2	R5741280960

8062	18-Sep	2009	CBH HOMES	L6B2	ARBOR RDGE 1	R0501670220
8063	21-Sep	2009	CBH HOMES	L6B1	ARBOR RDGE 1	R0501670060
8064	21-Sep	2009	CBH HOMES	L10B7	ARBOR RDGE 1	R0501670740
8073	8-Oct	2009	CBH HOMES	L5B1	APPLEWOOD 1	R0487960050
8075	9-Oct	2009	CBH HOMES	L2B3	APPLEWOOD 1	R0487960280
8086	29-Oct	2009	LIONSGATE	L12B3	DENALI	R1805140400
8095	5-Nov	2009	CBH HOMES	L11B2	APPLEWOOD 1	R0487960230
8111	3-Dec	2009	CBH HOMES	L12B4	ARBOR RDGE 1	R0501670490
8114	10-Dec	2009	CBH HOMES	L22B4	APPLEWOOD 1	R0487960510
8124	30-Dec	2009	CBH HOMES	L8B1	ARBOR RDGE 1	R0501670080

8135	1-Feb	2010	CBH HOMES	L25B4	APPLEWOOD 1	R0487960640
8140	5-Feb	2010	CBH HOMES	L9B1	ARBOR RDGE 1	R0501670090
8141	5-Feb	2010	CBH HOMES	L6B8	ARBOR RDGE 1	R0501670810
8147	16-Feb	2010	CBH HOMES	L11B1	ARBOR RDGE 1	R0501670110
8148	16-Feb	2010	CBH HOMES	L7B2	APPLEWOOD 1	R0487960190
8149	16-Feb	2010	CBH HOMES	L8B2	APPLEWOOD 1	R0487960200
8157	2-Mar	2010	TED MASON HOMES	L12B1	GALIANO EST	R3023310120
8162	8-Mar	2010	CBH HOMES	L8B3	APPLEWOOD 1	R0487960340
8173	11-Mar	2010	TED MASON HOMES	L16B1	GALIANO EST	R3023310160
8178	15-Mar	2010	TED MASON HOMES	L19B1	GALIANO EST	R3023310190
8179	17-Mar	2010	CBH HOMES	L4B3	APPLEWOOD 1	R0487960300
8182	19-Mar	2010	CBH HOMES	L12B3	SILVERDALE	R7909110220
8193	25-Mar	2010	CBH HOMES	L2B2	SILVERDALE	R7909110070
8195	25-Mar	2010	CBH HOMES	L1B2	SILVERDALE	R7909110060
8234	26-Apr	2010	CBH HOMES	L7B1	APPLEWOOD 1	R0487960070
8238	26-Apr	2010	LADINE COURVAL	L6B6	DENALI	R1805140900
8251	30-Apr	2010	CBH HOMES	L2B4	APPLEWOOD 1	R0487960410
8268	28-May	2010	TED MASON HOMES	L7B8	GALIANO EST	R3023310720
8274	7-Jun	2010	CBH HOMES	L5B3	SILVERDALE	R7909110150
8285	14-Jun	2010	PETRA INC	L3B1 Part	DANSKIN 1	R1727700034
8312	14-Jul	2010	CBH HOMES	L14B3	SILVERDALE	R7909110240
8334	20-Aug	2010	CBH HOMES	LOT 1 BLK 03	APPLEWOOD 1	R487960270
8351	16-Sep	2010	CBH HOMES	L6B3	SILVERDALE	R7909110160
8352	16-Sep	2010	CBH HOMES	L12B1	ARBOR RDGE 1	R0501670120
8353	16-Sep	2010	CBH HOMES	L2B7	ARBOR RDGE 1	R0501670660
8358	28-Sep	2010	CBH HOMES	L18B4	APPLEWOOD 1	R0487960570
8363	14-Oct	2010	CBH HOMES	L16B4	ARBOR RDGE 1	R0501670530
8364	14-Oct	2010	CBH HOMES	L13B1	ARBOR RDGE 1	R0501670130
8374	2-Nov	2010	CBH HOMES	L1B3	SILVERDALE	R7909110110
8392	9-Dec	2010	CBH HOMES	L2B3	SILVERDALE	R7909110120
8404	30-Dec	2010	CBH HOMES	L3B2	SILVERDALE	R7909110080
8419	8-Feb	2011	CBH HOMES	L4B3	SILVERDALE	R7909110140
8429	8-Mar	2011	CBH HOMES	L7B3	SILVERDALE	R7909110170
8430	8-Mar	2011	CBH HOMES	L8B3	SILVERDALE	R7909110180
8441	23-Mar	2011	CBH HOMES	L13B4	ARBOR RDGE 1	R0501670500
8454	8-Apr	2011	WALKER BUILDING LLC	L11B5	DENALI	R1805140790

8460	12-Apr	2011	CBH HOMES	L15B4	APPLEWOOD 1	R0487960540
8478	3-May	2011	TED MASON HOMES	L17B1	GALIANO EST	R3023310170
8506	31-May	2011	PRESTIGE HOMES	L15B5	DENALI	R1805140830
8534	15-Jul	2011	CBH HOMES	L10B10	ARBOR RDGE 1	R0501671070
8544	10-Aug	2011	WALKER BUILDING LLC	L20B4	DENALI	R1805140620
8547	16-Aug	2011	SCOTT TUTT	L17B4	DENALI	R1805140590
8550	24-Aug	2011	CBH HOMES	L1B3	ARBOR RDGE 1	R0501670290
8551	24-Aug	2011	CBH HOMES	L10B4	ARBOR RDGE 1	R0501670470
8552	24-Aug	2011	CBH HOMES	L9B10	ARBOR RDGE 1	R0501671060
8567	21-Sep	2011	TED MASON HOMES	L5B1	GALIANO EST	R3023310050
8581	19-Oct	2011	PRESTIGE HOMES	L3B2	DENALI	R1805140110
8650	27-Jan	2012	CBH HOMES	L2B2	ARBOR RDGE 1	R0501670180
8651	27-Jan	2012	CBH HOMES	L2B1	ARBOR RDGE 1	R0501670020
8652	27-Jan	2012	CBH HOMES	L4B1	ARBOR RDGE 1	R0501670040
8653	27-Jan	2012	CBH HOMES	L3B1	ARBOR RDGE 1	R0501670030
8702	9-Apr	2012	CBH HOMES	L17B4	APPLEWOOD 1	R0487960560
8709	16-Apr	2012	CBH HOMES	L21B4	APPLEWOOD 1	R0487960600
8739	17-May	2012	TED MASON HOMES	L2B6	GALIANO EST	R3023310450
8768	21-Jun	2012	TED MASON HOMES	L11B1	GALIANO EST	R3023310110
8772	26-Jun	2012	HUBBLE HOMES	L35B1	MIN SPRINGS 2	R5741280180
8780	9-Jul	2012	PRESTIGE HOMES	L9B3	DENALI	R1805140370
8803	16-Aug	2012	TED MASON HOMES	L8B6	GALIANO EST	R3023310510
8815	28-Aug	2012	HUBBLE HOMES	L11B9	MIN SPRINGS 2	R5741281330
8835	1-Oct	2012	CBH HOMES	L3B8	GALIANO EST	R3023310680
8840	11-Oct	2012	CBH HOMES	L13B6	GALIANO EST	R3023310560
8841	11-Oct	2012	CBH HOMES	L8B1	GALIANO EST	R3023310080
8846	24-Oct	2012	CBH HOMES	L2B1	GALIANO EST	R3023310020
8858	13-Nov	2012	HUBBLE HOMES	L11B3	APPLEWOOD 1	R0487960370
8861	19-Nov	2012	RANDY WALKER	L9B4	DENALI	R1805140510
8863	26-Nov	2012	CBH HOMES	L3B2	ARBOR RDGE 1	R0501670190
8873	7-Dec	2012	HUBBLE HOMES	L48B1	MIN SPRINGS 2	R5741280310
8876	10-Dec	2012	CBH HOMES	L5B8	GALIANO EST	R3023310700
8901	4-Jan	2013	CBH HOMES	L6B6	GALIANO EST	R3023310490
8903	8-Jan	2013	SUNRISE HOMES	L2B3	DENALI	R1805140300
8910	15-Jan	2013	PRESTIGE HOMES	L2B1	DENALI	R1805140020
8911	15-Jan	2013	PRESTIGE HOMES	L6B1	DENALI	R1805140060
8912	16-Jan	2013	CBH HOMES	L7B1	GALIANO EST	R3023310070
8931	6-Feb	2013	CBH HOMES	L15B1	GALIANO EST	R3023310150
8946	11-Mar	2013	HUBBLE HOMES	L39B1	MIN SPRINGS 2	R5741280220
8950	13-Mar	2013	CBH HOMES	L5B6	GALIANO EST	R3023310480
8951	14-Mar	2013	MORGAN CONST		DENTAL OFF	S1323142354
8953	15-Mar	2013	SHROEDER HOMES	L16B4	DENALI	R1805140580
8973	9-Apr	2013	PRESTIGE HOMES	L16B5	DENALI	R1805140840
8976	12-Apr	2013	CBH HOMES	L14B6	GALIANO EST	R3023310570
8977	12-Apr	2013	CBH HOMES	L3B4	GALIANO EST	R3023310240
8978	12-Apr	2013	CBH HOMES	L10B1	GALIANO EST	R3023310100
8999	23-Apr	2013	SUNRISE HOMES	L15B2	DENALI	R1805140230

9007	3-May	2013	SUNRISE HOMES	L16B2	DENALI	R1805140240
9008	6-May	2013	HUBBLE HOMES	L32B1	MIN SPRINGS 2	R5741280150
9016	10-May	2013	SUNRISE HOMES	L8B1	DENALI	R1805140080
9039	30-May	2013	CBH HOMES	L4B6	GALIANO EST	R3023310470
9055	12-Jun	2013	CBH HOMES	L9B1	GALIANO EST	R3023310090
9056	12-Jun	2013	CBH HOMES	L14B5	GALIANO EST	R3023310390
9057	12-Jun	2013	RIDLEY'S MARKET	L4B1	PROFILE 1/2	S1324110085
9061	13-Jun	2013	MICHAEL ASHBY	L8B6	MIN SPRINGS 2	R5741281060
9063	14-Jun	2013	HUBBLE HOMES	L33B1	MIN SPRINGS 2	R5741280160
9074	27-Jun	2013	CBH HOMES	L3B6	GALIANO EST	R3023310460
9075	27-Jun	2013	CBH HOMES	L18B1	GALIANO EST	R3023310180
9079	28-Jun	2013	CBH HOMES	L19B4	APPLEWOOD 1	R0487960580
9084	2-Jul	2013	TRADITION HOMES	L19B2	DENALI	R1805140270
9090	9-Jul	2013	SCHROEDER HOMES	L14B2	DENALI	R1805140220
9091	9-Jul	2013	SCHROEDER HOMES	L4B4	DENALI	R1805140460
9098	12-Jul	2013	HUBBLE HOMES	L36B1	MIN SPRINGS 2	R5741280190
9116	23-Jul	2013	CBH HOMES	L2B4	GALIANO EST	R3023310230
9130	7-Aug	2013	MICHAEL ASHBY	L5B4	MIN SPRINGS 2	R5741280810
9138	14-Aug	2013	CBH HOMES	L4B8	GALIANO EST	R3023310690
9139	14-Aug	2013	CBH HOMES	L6B8	GALIANO EST	R3023310710
9150	27-Aug	2013	CBH HOMES	L11B6	GALIANO EST	R3023310540
9151	27-Aug	2013	CBH HOMES	L3B5	GALIANO EST	R3023310280
9156	28-Aug	2013	HUBBLE HOMES	L29B1	MIN SPRINGS 2	R5741280120
9158	30-Aug	2013	CBH HOMES	L15B6	GALIANO EST	R3023310580
9162	9-Sep	2013	TRADITION HOMES	L9B2	DENALI	R1805140170
9163	9-Sep	2013	CBH HOMES	L1B7	GALIANO EST	R3023310600
9164	9-Sep	2013	CBH HOMES	L15B5	GALIANO EST	R3023310400
9173	19-Sep	2013	CBH HOMES	L5B7	GALIANO EST	R3023310640
9174	19-Sep	2013	CBH HOMES	L17B5	GALIANO EST	R3023310420
9175	19-Sep	2013	CBH HOMES	L6B1	GALIANO EST	R3023310060
9178	23-Sep	2013	HUBBLE HOMES	L42B1	MIN SPRINGS 2	R5741280250
9182	30-Sep	2013	CBH HOMES	L6B5	GALIANO EST	R3023310310
9193	7-Oct	2013	CBH HOMES	L18B5	GALIANO EST	R3023310430
9204	15-Oct	2013	HUBBLE HOMES	L43B1	MIN SPRINGS 2	R5741280260
9218	31-Oct	2013	CBH HOMES	L7B5	GALIANO EST	R3023310320
9233	13-Nov	2013	CBH HOMES	L3B7	GALIANO EST	R3023310620
9238	14-Nov	2013	CBH HOMES	L2B7	GALIANO EST	R3023310610
9260	13-Dec	2013	CBH HOMES	L4B5	GALIANO EST	R3023310290
9261	13-Dec	2013	CBH HOMES	L10B6	GALIANO EST	R3023310530
9271	26-Dec	2013	CBH HOMES	L16B5	GALIANO EST	R3023310410
9302	28-Jan	2014	CBH HOMES	L10B5	GALIANO EST	R3023310350
9308	10-Feb	2014	CBH HOMES	L5B5	GALIANO EST	R3023310300
9315	24-Feb	2014	HUBBLE HOMES	L45B1	MIN SPRINGS 2	R5741280280
9337	17-Mar	2014	HUBBLE HOMES	L30B1	MIN SPRINGS 2	R5741280130
9346	28-Mar	2014	CBH HOMES	L9B5	GALIANO EST	R3023310340
9350	1-Apr	2014	CBH HOMES	L8B5	GALIANO EST	R3023310330
9363	14-Apr	2014	HUBBLE HOMES	L34B1	MIN SPRINGS 2	R5741280170

9373	18-Apr	2014	TRADITION HOMES	L14B5	DENALI	R1805140820
9398	14-May	2014	RANDY WALKER	L12B5	DENALI	R1805140800
9448	26-Jun	2014	HUBBLE HOMES	L37B1	MIN SPRINGS 2	R5741280200
9449	26-Jun	2014	TRADITION HOMES	L15B4	DENALI	R1805140570
9475	14-Jul	2014	TRADITION HOMES	L12B2	DENALI	R1805140200
9504	4-Aug	2014	RADIX-MCDONALDS	L8B1	RIDLEYS 1	R7448420080
9553	26-Sep	2014	TRADITION HOMES	L18B2	DENALI	R1805140260
9573	13-Oct	2014	BILTMORE COMPANY	L9B6	MIN SPRINGS 2	R5741281070
9574	13-Oct	2014	BILTMORE COMPANY	L26B1	MIN SPRINGS 2	R5741280090
9580	20-Oct	2014	TRADITION HOMES	L10B6	MIN SPRINGS 2	R5741281080
9615	25-Nov	2014	HUBBLE HOMES	L41B1	MIN SPRINGS 2	R5741280240
9618	26-Nov	2014	SCHROEDER HOMES	L23B1	MIN SPRINGS 2	R5741280060
9621	5-Dec	2014	TRADITION HOMES	L7B5	DENALI	R1805140750
9694	19-Feb	2015	TRADITION HOMES	L3B9	MIN SPRINGS 2	R5711281250
9697	24-Feb	2015	SCHROEDER HOMES	L25B1	MIN SPRINGS 2	R5741280080
9807	14-Apr	2015	CBH HOMES	L12B7	ARBOR RDGE 2	R0501680230
9808	14-Apr	2015	CBH HOMES	L19B7	ARBOR RDGE 2	R0501680300
9813	16-Apr	2015	HUBBLE HOMES	L40B1	MIN SPRINGS 2	R5741280230
9838	27-Apr	2015	CBH HOMES	L9B1	SILVERTRAIL 1	R7909820090
9864	1-May	2015	CBH HOMES	L12B1	SILVERTRAIL 1	R7909820120
9877	6-May	2015	CBH HOMES	L10B1	SILVERTRAIL 1	R7909820100
9896	11-May	2015	CBH HOMES	L13B1	SILVERTRAIL 1	R7909820130
9968	4-Jun	2015	CBH HOMES	L11B5	GALIANO EST	R3023310360
9980	10-Jun	2015	PRESTIGE HOMES	L9B6	GALIANO EST	R3023310520
9994	18-Jun	2015	CBH HOMES	L3B2	SILVERTRAIL 1	R7909820210
10005	23-Jun	2015	STETSON HOMES	L7B6	GALIANO EST	R3023310500
10009	24-Jun	2015	RADIX CONSTRUCTION	L6B1	RIDLEYS 1	R7448420060
10019	25-Jun	2015	CBH HOMES	L11B1	SILVERTRAIL 1	R7909820110
10097	24-Jul	2015	COLEMAN HOMES	L2B2	TIMBERMIST 1	R8461150060
10098	24-Jul	2015	COLEMAN HOMES	L3B2	TIMBERMIST 1	R8461150070
10112	29-Jul	2015	CBH HOMES	L8B1	SILVERTRAIL 1	R7909820080
10116	30-Jul	2015	COLEMAN HOMES	L1B4	TIMBERMIST 1	R8461150210
10120	1-Aug	2015	COLEMAN HOMES	L5B6	TIMBERMIST 1	R8461150450
10124	3-Aug	2015	BILTMORE COMPANY	L27B1	MIN SPRINGS 2	R5741280100
10126	4-Aug	2015	TRADITION HOMES	L4B9	MIN SPRINGS 2	R5741281260
10128	5-Aug	2015	CBH HOMES	L15B7	ARBOR RDGE 2	R0501680260
10144	10-Aug	2015	BILTMORE COMPANY	L21B1	MIN SPRINGS 2	R5741280040
10145	10-Aug	2015	BILTMORE COMPANY	L28B1	MIN SPRINGS 2	R5741280110
10152	13-Aug	2015	BILTMORE COMPANY	L7B6	MIN SPRINGS 2	R5741281050
10153	13-Aug	2015	COLEMAN HOMES	L2B6	TIMBERMIST 1	R8461150420
10154	13-Aug	2015	COLEMAN HOMES	L3B7	TIMBERMIST 1	R8461150520
10156	13-Aug	2015	COLEMAN HOMES	L4B2	TIMBERMIST 1	R8461150080
10159	13-Aug	2015	BILTMORE COMPANY	L8B9	MIN SPRINGS 2	R5741281300
10187	19-Aug	2015	HUBBLE HOMES	L31B1	MIN SPRINGS 2	R5741280140
10189	19-Aug	2015	COLEMAN HOMES	L4B7	TIMBERMIST 1	R8461150530
10190	19-Aug	2015	COLEMAN HOMES	L5B2	TIMBERMIST 1	R8461150090
10200	24-Aug	2015	TRIDENT HOMES	L9B9	MIN SPRINGS 2	R5741281310

10201	25-Aug	2015	CBH HOMES	L7B3	SILVERTRAIL 1	R7909820280
10212	28-Aug	2015	COLEMAN HOMES	L4B6	TIMBERMIST 1	R8461150370
10234	8-Sep	2015	CBH HOMES	L8B6	ARBOR RDGE 2	R0501680160
10243	9-Sep	2015	COLEMAN HOMES	L3B6	TIMBERMIST 1	R8461150430
10244	9-Sep	2015	COLEMAN HOMES	L6B5	TIMBERMIST 1	R8461150390
10246	9-Sep	2015	TRADITION HOMES	L6B6	MIN SPRINGS 2	R5741281040
10247	9-Sep	2015	HUBBLE HOMES	L46B1	MIN SPRINGS 2	R5741280290
10279	28-Sep	2015	SCHROEDER HOMES	L14B3	MIN SPRINGS 2	R5741280630

10295	2-Oct	2015	SCHROEDER HOMES	L12B7	MIN SPRINGS 2	R5741281200
10321	13-Oct	2015	TRIDENT HOMES	LOT 10 BLK 9	MIN SPRINGS 2	R5741281320
10338	21-Oct	2015	CBH HOMES	L9B3	SILVERTRAIL 1	R7909820300
10339	21-Oct	2015	COLEMAN HOMES	L2B7	TIMBERMIST 1	R8461150510
10340	21-Oct	2015	COLEMAN HOMES	L10B11	TIMBERMIST 2	R8461160440
10341	21-Oct	2015	COLEMAN HOMES	L4B11	TIMBERMIST 2	R8461160380
10342	21-Oct	2015	COLEMAN HOMES	L12B12	TIMBERMIST 2	R8461160580
10343	21-Oct	2015	COLEMAN HOMES	L6B11	TIMBERMIST 2	R8461160400
10344	21-Oct	2015	COLEMAN HOMES	L9B11	TIMBERMIST 2	R8461160430
10346	21-Oct	2015	COLEMAN HOMES	L15B7	TIMBERMIST 1	R8461150640
10348	21-Oct	2015	CBH HOMES	L16B7	ARBOR RDGE 2	R0501680270
10350	22-Oct	2015	CBH HOMES	L14B7	ARBOR RDGE 2	R0501680250
10351	22-Oct	2015	CBH HOMES	L3B6	ARBOR RDGE 2	R0501680110
10352	22-Oct	2015	CBH HOMES	L4B6	ARBOR RDGE 2	R0501680120
10354	23-Oct	2015	CBH HOMES	L13B7	ARBOR RDGE 2	R0501680240
10366	29-Oct	2015	H2O POOL & DESIGN	L1B4	TIMBERMIST 1	R8461150210
10378	2-Nov	2015	COLEMAN HOMES	L10B12	TIMBERMIST 2	R8461160560
10379	2-Nov	2015	COLEMAN HOMES	L8B12	TIMBERMIST 2	R8461160540
10427	16-Nov	2015	COLEMAN HOMES	L6B6	TIMBERMIST 1	R8461150460
10489	16-Dec	2015	TRIDENT HOMES	L2B5	MIN SPRINGS 2	R5741280900

10546	11-Jan	2016	TRADITION HOMES	L3B6	MIN SPRINGS 2	R5741281010
10558	14-Jan	2016	COLEMAN HOMES	L3B11	TIMBERMIST 2	R8461160370
10559	14-Jan	2016	COLEMAN HOMES	L5B11	TIMBERMIST 2	R8461160390
10561	14-Jan	2016	CBH HOMES	L3B5	ARBOR RDGE 2	R0501680020
10592	25-Jan	2016	HUBBLE HOMES	L38B1	MIN SPRINGS 2	R5741280210
10609	28-Jan	2016	CBH HOMES	L6B3	SILVERTRAIL 1	R7909820270
10630	3-Feb	2016	CBH HOMES	L7B5	ARBOR RDGE 2	R0501680060
10654	17-Feb	2016	CBH HOMES	L16B1	SILVERTRAIL 1	R7909820160
10655	17-Feb	2016	CBH HOMES	L2B2	SILVERTRAIL 1	R7909820200
10659	17-Feb	2016	COLEMAN HOMES	L22B5	TIMBERMIST 2	R8461160180
10661	18-Feb	2016	TRADITION HOMES	L5B6	MIN SPRINGS 2	R5741281030
10662	18-Feb	2016	CBH HOMES	L5B6	ARBOR RDGE 2	R0501680130
10679	22-Feb	2016	CBH HOMES	L14B6	ARBOR RDGE 2	R05016802220
10680	22-Feb	2016	CBH HOMES	L3B1	SILVERTRAIL 1	R7909820030
10696	25-Feb	2016	CBH HOMES	L15B1	SILVERTRAIL 1	R7909820150
10703	26-Feb	2016	COLEMAN HOMES	L7B6	TIMBERMIST 1	R8461150470
10718	1-Mar	2016	BILTMORE COMPANY	L5B9	MIN SPRINGS 2	R5741281270

10722	3-Mar	2016	BILTMORE COMPANY	L2B9	MIN SPRINGS 2	R5741281240
10733	4-Mar	2016	CBH HOMES	L10B3	SILVERTRAIL 1	R7909820310
10743	7-Mar	2016	TRIDENT HOMES	L6B9	MIN SPRINGS 2	R5741281280
10799	22-Mar	2016	CBH HOMES	L4B1	SILVERTRAIL 1	R7909820040
10800	22-Mar	2016	COLEMAN HOMES	L8B6	TIMBERMIST 1	R8461150480
10813	25-Mar	2016	COLEMAN HOMES	L21B5	TIMBERMIST 2	R8461160170
10814	25-Mar	2016	CBH HOMES	L3B3	SILVERTRAIL 1	R7909820240

10831	1-Apr	2016	CBH HOMES	L8B3	SILVERTRAIL 1	R7909820290
10832	1-Apr	2016	CBH HOMES	L6B5	ARBOR RDGE 2	R0501680050
10837	4-Apr	2016	SCHROEDER HOMES	L4B7	MIN SPRINGS 2	R5741281120
10842	4-Apr	2016	COLEMAN HOMES	L6B7	TIMBERMIST 1	R8461150550
10843	4-Apr	2016	COLEMAN HOMES	L3B12	TIMBERMIST 2	R8461160490
10847	5-Apr	2016	COLEMAN HOMES	L11B12	TIMBERMIST 2	R8461160570
10851	5-Apr	2016	COLEMAN HOMES	L2B11	TIMBERMIST 2	R8461160360
10853	5-Apr	2016	TRIDENT HOMES	L10B7	MIN SPRINGS 2	R5741281180
10864	11-Apr	2016	CBH HOMES	L4B5	ARBOR RDGE 2	R0501680030
10901	19-Apr	2016	COLEMAN HOMES	L4B12	TIMBERMIST 2	R8461160500
10904	20-Apr	2016	COLEMAN HOMES	L19B5	TIMBERMIST 2	R8461160150
10915	21-Apr	2016	CBH HOMES	L2B5	ARBOR RDGE 2	R0501680010
10922	22-Apr	2016	COLEMAN HOMES	L2B5	TIMBERMIST 1	R8461150350
10934	25-Apr	2016	COLEMAN HOMES	L8B11	TIMBERMIST 2	R8461160420
10935	25-Apr	2016	COLEMAN HOMES	L9B6	TIMBERMIST 1	R8461150490
10936	25-Apr	2016	COLEMAN HOMES	L5B12	TIMBERMIST 2	R8461160510
10937	26-Apr	2016	COLEMAN HOMES	L8B5	TIMBERMIST 2	R8461160040
10945	27-Apr	2016	COLEMAN HOMES	L5B7	TIMBERMIST 1	R8461150500
10950	28-Apr	2016	COLEMAN HOMES	L9B12	TIMBERMIST 2	R8461160550
10958	29-Apr	2016	CBH HOMES	L13B6	ARBOR RDGE 2	R0501680210
10961	29-Apr	2016	CBH HOMES	L9B6	ARBOR RDGE 2	R0501680178
10965	29-Apr	2016	CBH HOMES	L1B3	SILVERTRAIL 1	R7909820220
10966	29-Apr	2016	CBH HOMES	L2B3	SILVERTRAIL 1	R7909820230
10969	2-May	2016	CBH HOMES	L4B3	SILVERTRAIL 1	R7909820250
10970	2-May	2016	CBH HOMES	L14B3	SILVERTRAIL 1	R7909820350
10972	2-May	2016	CBH HOMES	L7B6	ARBOR RDGE 2	R0501680150
10973	2-May	2016	CBH HOMES	L17B7	ARBOR RDGE 2	R0501680280
10983	3-May	2016	COLEMAN HOMES	L10B7	TIMBERMIST 1	R8461150590
10987	3-May	2016	TRADITION HOMES	L7B7	MIN SPRINGS 2	R5741281150
10996	6-May	2016	CBH HOMES	L16B3	SILVERTRAIL 1	R7909820370
11001	6-May	2016	CBH HOMES	L10B6	ARBOR RDGE 2	R0501680180
11002	6-May	2016	CBH HOMES	L18B7	ARBOR RDGE 2	R0501680290
11011	10-May	2016	CBH HOMES	L17B1	SILVERTRAIL 1	R7909820170
11012	10-May	2016	CBH HOMES	L5B5	ARBOR RDGE 2	R0501680040
11026	12-May	2016	CBH HOMES	L12B6	ARBOR RDGE 2	R0501680200
11027	12-May	2016	CBH HOMES	L15B3	SILVERTRAIL 1	R7909820360
11030	12-May	2016	COLEMAN HOMES	L17B5	TIMBERMIST 2	R8461160130
11058	17-May	2016	CBH HOMES	L1B4	SILVERTRAIL 1	R7909820440
11080	24-May	2016	CBH HOMES	L5B3	SILVERTRAIL 1	R7909820260

11081	24-May	2016	CBH HOMES	L12B3	SILVERTRAIL 1	R7909820330
11085	24-May	2016	COLEMAN HOMES	L13B7	TIMBERMIST 1	R8461150620
11086	24-May	2016	COLEMAN HOMES	L11B11	TIMBERMIST 2	R8461160450
11102	27-May	2016	CBH HOMES	L9B5	ARBOR RDGE 2	R0501680080
11136	6-Jun	2016	CBH HOMES	L6B6	ARBOR RDGE 2	R0501680140
11137	6-Jun	2016	COLEMAN HOMES	L7B12	TIMBERMIST 2	R8461160530
11138	6-Jun	2016	COLEMAN HOMES	L3B5	TIMBERMIST 1	R8461150360
11139	6-Jun	2016	COLEMAN HOMES	L12B11	TIMBERMIST 2	R8461160460
11161	9-Jun	2016	CBH HOMES	L10B5	ARBOR RDGE 2	R0501680090
11163	9-Jun	2016	COLEMAN HOMES	L7B7	TIMBERMIST 1	R8461150560
11167	10-Jun	2016	TRIDENT HOMES	L9B7	MIN SPRINGS 2	R5741281170
11168	10-Jun	2016	SCHROEDER ENT	L11B2	MIN SPRINGS 2	R5741280370
11174	13-Jun	2016	TRIDENT HOMES	L5B7	MIN SPRINGS 2	R5741281130
11184	15-Jun	2016	CBH HOMES	L14B1	SILVERTRAIL 1	R7909820140
11196	20-Jun	2016	TRADITION HOMES	L11B7	MIN SPRINGS 2	R5741281190
11210	23-Jun	2016	CBH HOMES	L23B7	ARBOR RDGE 2	R0501680340
11223	24-Jun	2016	TRADITION HOMES	L9B2	MIN SPRINGS 2	R5741280350

11246	5-Jul	2016	COLEMAN HOMES	L9B7	TIMBERMIST 1	R8461150580
11249	5-Jul	2016	STOUT	L4B1	ENSIGN	S1324142250
11255	6-Jul	2016	COLEMAN HOMES	L2B12	TIMBERMIST 2	R8461160480
11258	7-Jul	2016	TRIDENT HOMES	L10B2	MIN SPRINGS 2	R5741280361
11274	12-Jul	2016	COLEMAN HOMES	L7B5	TIMBERMIST 1	R8461150400
11303	19-Jul	2016	COLEMAN HOMES	L22B8	TIMBERMIST 1	R8461150660
11304	19-Jul	2016	COLEMAN HOMES	L6B12	TIMBERMIST 2	R8461160520
11305	19-Jul	2016	COLEMAN HOMES	L2B9	TIMBERMIST 2	R8461160200
11306	20-Jul	2016	HUBBLE HOMES	L44B1	MIN SPRINGS 2	R5741280270
11324	21-Jul	2016	COLEMAN HOMES	L14B7	TIMBERMIST 1	R8461150630
11325	21-Jul	2016	COLEMAN HOMES	L2B4	TIMBERMIST 1	R8461150220
11327	22-Jul	2016	CBH HOMES	L13B3	SILVERTRAIL 1	R7909820340
11328	22-Jul	2016	CBH HOMES	L1B11	ARBOR RDGE 2	R0501680420
11329	22-Jul	2016	CBH HOMES	L11B6	ARBOR RDGE 2	R0501680190
11344	26-Jul	2016	CBH HOMES	L11B5	ARBOR RDGE 2	R0501680100
11350	27-Jul	2016	CBH HOMES	L26B7	ARBOR RDGE 2	R050168/0370
11351	27-Jul	2016	TRIDENT HOMES	L24B1	MIN SPRINGS 2	R5741280050
11352	27-Jul	2016	TRIDENT HOMES	L11B3	MIN SPRINGS 2	R5741280600
11357	28-Jul	2016	COLEMAN HOMES	L20B5	TIMBERMIST 2	R8461160160
11371	29-Jul	2016	COLEMAN HOMES	L10B3	TIMBERMIST 1	R8461150200
11389	4-Aug	2016	COLEMAN HOMES	L11B7	TIMBERMIST 1	R8461150600
11401	8-Aug	2016	COLEMAN HOMES	L16B5	TIMBERMIST 2	R8461160120
11447	17-Aug	2016	D & S INVESTMENTS	L5B1	ENSIGN	S1324142250
11452	18-Aug	2016	CBH HOMES	L29B7	ARBOR RDGE 2	R0501680400
11453	18-Aug	2016	CBH HOMES	L30B7	ARBOR RDGE 2	R0501680420
11461	19-Aug	2016	CBH HOMES	L20B7	ARBOR RDGE 2	R0501680310
11462	19-Aug	2016	CBH HOMES	L21B7	ARBOR RDGE 2	R0501680320
11466	22-Aug	2016	COLEMAN HOMES	L9B3	TIMBERMIST 1	R8461150190
11498	29-Aug	2016	CBH HOMES	L7B1	SILVERTRAIL 1	R7909820070

11509	31-Aug	2016	CBH HOMES	L27B7	ARBOR RDGE 2	R0501680380
11510	31-Aug	2016	CBH HOMES	L24B7	ARBOR RDGE 2	R0501680350
11516	31-Aug	2016	CBH HOMES	L17B3	SILVERTRAIL 1	R7909820380
11529	6-Sep	2016	CBH HOMES	L6B1	SILVERTRAIL 1	R7909820060
11537	9-Sep	2016	COLEMAN HOMES	L3B4	TIMBERMIST 1	R8461150230
11559	14-Sep	2016	COLEMAN HOMES	L4B4	TIMBERMIST 1	R8461150240
11572	19-Sep	2016	CBH HOMES	L5B1	SILVERTRAIL 1	R7909820050
11613	27-Sep	2016	COLEMAN HOMES	L3B11	TIMBERMIST 1	R8461160010
11614	27-Sep	2016	COLEMAN HOMES	L13B5	TIMBERMIST 2	R8461160090
11615	27-Sep	2016	COLEMAN HOMES	L15B5	TIMBERMIST 2	R8461160080

11702	10-Oct	2016	COLEMAN HOMES	L1B7	TIMBERMIST 1	R8461150500
11703	10-Oct	2016	COLEMAN HOMES	L4B9	TIMBERMIST 2	R8461160220
11704	11-Oct	2016	LARRY HAYES	L5B1	S LINDER EST	R8048220045
11717	13-Oct	2016	CBH HOMES	L1B1	SILVERTRAIL 1	R7909820010
11718	13-Oct	2016	CBH HOMES	L22B3	SILVERTRAIL 1	R7909820430
11734	18-Oct	2016	COLEMAN HOMES	L14B9	TIMBERMIST 2	R8461160320
11737	19-Oct	2016	TRADITION HOMES	L19B27	MIN SPRINGS 2	R5741280450
11762	24-Oct	2016	CBH HOMES	L3B4	SILVERTRAIL 1	R7909820460
11763	24-Oct	2016	CBH HOMES	L18B3	SILVERTRAIL 1	R7909820390
11765	24-Oct	2016	CBH HOMES	L28B7	ARBOR RDGE 2	R0501680390
11794	1-Nov	2016	COLEMAN HOMES	L8B3	TIMBERMIST 1	R8461150180
11796	2-Nov	2016	CBH HOMES	L22B7	ARBOR RDGE 2	R0501680330
11813	4-Nov	2016	COLEMAN HOMES	L10B9	TIMBERMIST 2	R8461160280
11817	7-Nov	2016	COLEMAN HOMES	L5B4	TIMBERMIST 1	R8461150250
11850	14-Nov	2016	COLEMAN HOMES	L13B4	TIMBERMIST 1	R8461150330
11855	15-Nov	2016	SUNRISE HOMES	L7B3	MIN SPRINGS 2	R5741280560
11856	15-Nov	2016	CBH HOMES	L25B7	ARBOR RDGE 2	R0501680360
11859	16-Nov	2016	COLEMAN HOMES	L3B9	TIMBERMIST 2	R8461160210
11916	28-Nov	2016	TOLL BROTHERS INC	L12B4	TIMBERMIST 1	R8461150320
11923	30-Nov	2016	TOLL BROTHERS INC	L10B4	TIMBERMIST 1	R8461150300
11924	30-Nov	2016	TOLL BROTHERS INC	L10B5	TIMBERMIST 2	R8461160060
11941	2-Dec	2016	TOLL BROTHERS INC	L5B3	TIMBERMIST 1	R8461150150
11973	7-Dec	2016	TOLL BROTHERS INC	L5B5	TIMBERMIST 1	R8461150380
12009	15-Dec	2016	TOLL BROTHERS INC	L12B9	TIMBERMIST 2	R8461160300
12026	21-Dec	2016	LCA ARCHITECTS	L5B1	RIDLEYS 1	R7448420050
12030	27-Dec	2016	SUNRISE HOMES	L15B2	MIN SPRINGS 2	R5741280410

12106	25-Jan	2017	TOLL BROTHERS INC	L9B9	TIMBERMIST 2	R8461160270
12136	7-Feb	2017	TOLL BROTHERS INC	L11B5	TIMBERMIST 2	R8461160070
12137	7-Feb	2017	TOLL BROTHERS INC	L8B7	TIMBERMIST 1	R8461150570
12194	22-Feb	2017	TOLL BROTHERS INC	L11B4	TIMBERMIST 1	R8461150310
12195	22-Feb	2017	TOLL BROTHERS INC	L18B5	TIMBERMIST 2	R8461160140
12214	27-Feb	2017	TOLL BROTHERS INC	L2B10	TIMBERMIST 2	R8461160340
12226	1-Mar	2017	SUNRISE HOMES	L12B2	MIN SPRINGS 2	R5741280380
12241	3-Mar	2017	TOLL BROTHERS INC	L15B9	TIMBERMIST 3	R8461170010
12242	6-Mar	2017	TOLL BROTHERS INC	L15B5	TIMBERMIST 2	R8461160110

12286	10-Mar	2017	TRIDENT HOMES	L18B3	MIN SPRINGS 2	R5741280670
12301	13-Mar	2017	TRIDENT HOMES	L9B3	MIN SPRINGS 2	R5741280580
12321	15-Mar	2017	CBH HOMES	L27B13	ARBOR RDGE 3	R0501690410
12347	16-Mar	2017	BILTMORE COMPANY	L10B5	MIN SPRINGS 2	R5741280980
12348	16-Mar	2017	BILTMORE COMPANY	L7B5	MIN SPRINGS 2	R5741280950
12357	17-Mar	2017	SUNRISE HOMES	L20B2	MIN SPRINGS 2	R5741280460
12361	20-Mar	2017	TRIDENT HOMES	L9B5	MIN SPRINGS 2	R5741280970
12364	20-Mar	2017	SUNRISE HOMES	L6B3	MIN SPRINGS 2	R5741280550
12372	21-Mar	2017	CBH HOMES	L24B11	ARBOR RDGE 3	R0501690350
12374	21-Mar	2017	CBH HOMES	L26B13	ARBOR RDGE 3	R0501690400
12376	21-Mar	2017	CBH HOMES	L13B12	ARBOR RDGE 3	R0501690390
12379	21-Mar	2017	TOLL BROTHERS INC	L3B3	TIMBERMIST 1	R8461150130
12380	21-Mar	2017	TOLL BROTHERS INC	L6B15	TIMBERMIST 4	R8161180510
12418	27-Mar	2017	TOLL BROTHERS INC	L5B15	TIMBERMIST 4	R8161180500
12419	27-Mar	2017	TOLL BROTHERS INC	L28B10	TIMBERMIST 3	R8461170410
12433	28-Mar	2017	TOLL BROTHERS INC	L5B15	TIMBERMIST 4	R8161180380
12445	29-Mar	2017	SUNRISE HOMES	L3B7	MIN SPRINGS 2	R5741281110
12446	29-Mar	2017	SUNRISE HOMES	L5B3	MIN SPRINGS 2	R5741280540
12453	30-Mar	2017	TOLL BROTHERS INC	L7B9	TIMBERMIST 2	R8461160250
12468	31-Mar	2017	TOLL BROTHERS INC	L6B9	TIMBERMIST 2	R8461160240

12338	16-Mar	2017	KEITH CLOW			S1419333400
12500	4-Apr	2017	SUNRISE HOMES	L21B2	MIN SPRINGS 2	R5741280470
12565	12-Apr	2017	CBH HOMES	L10B4	SILVERTRAIL 2	R7909830400
12566	12-Apr	2017	CBH HOMES	L12B4	SILVERTRAIL 2	R7909830420
12568	12-Apr	2017	CBH HOMES	L18B4	SILVERTRAIL 2	R7909830480
12569	12-Apr	2017	CBH HOMES	L20B4	SILVERTRAIL 2	R7909830500
12577	12-Apr	2017	TOLL BROTHERS INC	L4B14	TIMBERMIST 4	R8161180370
12578	12-Apr	2017	TOLL BROTHERS INC	L17B9	TIMBERMIST 3	R8461170030
12579	12-Apr	2017	TOLL BROTHERS INC	L6B14	TIMBERMIST 4	R8161180390
12580	12-Apr	2017	TOLL BROTHERS INC	L12B15	TIMBERMIST 4	R8161180570
12587	13-Apr	2017	CBH HOMES	L12B12	ARBOR RDGE 3	R0501690380
12597	14-Apr	2017	TOLL BROTHERS INC	L20B9	TIMBERMIST 3	R8461170060
12612	18-Apr	2017	TRADITION HOMES	L3B5	MIN SPRINGS 2	R5741280910
12655	21-Apr	2017	TOLL BROTHERS INC	L11B14	TIMBERMIST 4	R8161180440
12683	27-Apr	2017	TOLL BROTHERS INC	L5B8	TIMBERMIST 1	R8461150690
12688	28-Apr	2017	TOLL BROTHERS INC	L7B15	TIMBERMIST 4	R8161180520
12689	28-Apr	2017	TOLL BROTHERS INC	L19B10	TIMBERMIST 3	R8461170320
12690	28-Apr	2017	TOLL BROTHERS INC	L20B10	TIMBERMIST 3	R8461170330
12698	1-May	2017	CBH HOMES	L19B4	SILVERTRAIL 2	R7909830490
12728	3-May	2017	TOLL BROTHERS INC	L2B3	TIMBERMIST 1	R8461150120
12743	5-May	2017	TOLL BROTHERS INC	L30B10	TIMBERMIST 3	R8461170430
12744	5-May	2017	TOLL BROTHERS INC	L29B10	TIMBERMIST 3	R8461170420
12745	5-May	2017	TOLL BROTHERS INC	L25B10	TIMBERMIST 3	R8461170380
12752	8-May	2017	SUNRISE HOMES	L20B3	MIN SPRINGS 2	R5741280690
12753	8-May	2017	SUNRISE HOMES	L13B3	MIN SPRINGS 2	R5741280620
12778	10-May	2017	TOLL BROTHERS INC	L32B10	TIMBERMIST 3	R8461170450

12779	11-May	2017	TOLL BROTHERS INC	L3B14	TIMBERMIST 4	R8161180360
12789	11-May	2017	CBH HOMES	L17B4	ARDELL EST 1	R0503200330
12836	16-May	2017	TOLL BROTHERS INC	L18B10	TIMBERMIST 3	R8461170310
12843	17-May	2017	BI-MART CORP			S1324110090
12849	17-May	2017	TOLL BROTHERS INC	L19B9	TIMBERMIST 3	R8461170050
12869	19-May	2017	CBH HOMES	L23B2	SILVERTRAIL 2	R7909830200
12871	19-May	2017	TOLL BROTHERS INC	L21B10	TIMBERMIST 3	R8461170340
12872	19-May	2017	TOLL BROTHERS INC	L33B10	TIMBERMIST 3	R8461170460
12900	24-May	2017	TOLL BROTHERS INC	L31B10	TIMBERMIST 3	R8461170440
12901	24-May	2017	TOLL BROTHERS INC	L18B9	TIMBERMIST 3	R8461170040
12902	24-May	2017	TOLL BROTHERS INC	L8B9	TIMBERMIST 2	R8461160260
12912	26-May	2017	CBH HOMES	L7B6	ARDELL EST 1	R0503200480
12936	1-Jun	2017	CBH HOMES	L6B6	ARDELL EST 1	R0503200470
12942	1-Jun	2017	SUNRISE HOMES	L12B3	MIN SPRINGS 2	R5741280610
12975	7-Jun	2017	CBH HOMES	L2B6	ARDELL EST 1	R0503200430
12976	7-Jun	2017	CBH HOMES	L2B7	ARDELL EST 1	R0503200510
12978	7-Jun	2017	CBH HOMES	L8B6	ARDELL EST 1	R0503200490
13020	12-Jun	2017	CBH HOMES	L1B6	ARDELL EST 1	R0503200420
13077	20-Jun	2017	TOLL BROTHERS INC	L24B10	TIMBERMIST 3	R8461170370
13078	20-Jun	2017	TOLL BROTHERS INC	L34B10	TIMBERMIST 3	R8461170470
13079	20-Jun	2017	TOLL BROTHERS INC	L26B10	TIMBERMIST 3	R8461170390
13080	20-Jun	2017	TOLL BROTHERS INC	L22B10	TIMBERMIST 3	R8461170350
13088	22-Jun	2017	CBH HOMES	L13B4	ARDELL EST 1	R0503200290
13089	22-Jun	2017	CBH HOMES	L5B5	ARDELL EST 1	R0503200410
13107	23-Jun	2017	CBH HOMES	L21B2	SILVERTRAIL 2	R7909830180
13108	23-Jun	2017	CBH HOMES	L15B4	ARDELL EST 1	R0503200310
13109	23-Jun	2017	CBH HOMES	L2B5	ARDELL EST 1	R0503200380
13110	23-Jun	2017	CBH HOMES	L1B5	ARDELL EST 1	R0503200370
13137	28-Jun	2017	TOLL BROTHERS INC	L25B9	TIMBERMIST 3	R8461170110
13142	29-Jun	2017	CBH HOMES	L15B4	SILVERTRAIL 2	R7909830450

ADDRESS	TYPE	AREA	COST	EDU
642 W SELDOVIA STREET	NEW	4250	\$396,805	1
464 W SELDOVIA STREET	NEW	3815	\$353,925	1
366 E WHITBECK ST	NEW	2470	\$233,753	1
2694 N MATTERDALE AVE	NEW	2530	\$234,230	1
348 E WHITBECK STREET	NEW	2710	\$252,771	1
255 E KELLEHER ST	NEW	1645	\$160,972	1
2836 N UPDALE AVE	NEW	1475	\$144,472	1
2784 N UPDALE AVE	NEW	1996	\$192,993	1
442 WEST SELDOVIA ST	NEW	2801	\$261,596	1
530 WEST SOLDOTNA	NEW	2537	\$247,439	1
574 W SAGWON DR	NEW	2788	\$264,602	1
2616 N LORTON PLACE	NEW	2470	\$233,752	1
699 W SAGWON DRIVE	NEW	3735	\$342,658	1
521 W SEWARD ST	NEW	2346	\$224,537	1
376 E KELLEHER STREET	NEW	2530	\$234,568	1
2706 N ROCK CLIFFS AVE	NEW	1475	\$144,276	1
249 E Whitbeck Street	NEW	1996	\$192,993	1
237 E Wythburn Street	NEW	1663	\$162,356	1
205 E WYTHBURN STREET	NEW	2530	\$234,558	1
293 E KELLEHER ST	NEW	2470	\$234,047	1
492 E WHITBECK STREET	NEW	2054	\$195,475	1
370 E WHITBECK STREET	NEW	2054	\$195,475	1
400 SCALEBY ST	NEW	2710	\$252,963	1
448 E WHITBECK	NEW	2530	\$234,558	1
2757 N MATTERDALE AVE	NEW	1996	\$192,993	1
398 E WHITBECK STREET	NEW	1636	\$160,545	1
397 E Whitbeck Street	NEW	1475	\$144,291	1
2657 N MATTERDALE	NEW	1636	\$160,546	1
2699 N MATTERDALE AVE	NEW	1663	\$162,768	1
382 E WHITEBECK ST	NEW	2530	\$234,558	1
2759 ROCK CLIFFS AVE	NEW	1663	\$162,768	1
3446 N RILEY CREEK AVE	NEW	2342	\$225,930	1
2874 N ROCK CLIFFS	NEW	2008	\$194,461	1
532 W SEWARD ST	NEW	2432	\$226,240	1

737 W SOLDOTNA CT	NEW	3200	\$290,584	1
473 E WHITBECK ST	NEW	3240	\$299,783	1
458 W SEWARD ST	NEW	2509	\$244,207	1
610 W PODIUM HOMES	NEW	2690	\$250,659	1
674 W SELDOVIA ST	NEW	2656	\$264,737	1
575 W SOLDOTNA STREET	NEW	3200	\$292,344	1
547 W SOLDOTNA STREET	NEW	3235	\$298,084	1
554 W SEWARD ST	NEW	2719	\$257,553	1
582 W SOLDOTNA	NEW	2710	\$256,163	1
451 E WHITBECK ST	NEW	2054	\$197,505	1
490 W SAGWON DR	NEW	2789	\$260,507	1
2693 N LORTON PLACE	NEW	2710	\$252,881	1
194 W WHITE WAY	NEW COMM	7693	\$740,699	6
645 W SOLDOTNA DR	NEW	2148	\$204,554	1
363 E IVY GLADE STREET	NEW	2269	\$207,394	1
475 W SEWARD ST	NEW	2822	\$262,204	1
649 W SELDOVIA ST	NEW	2896	\$270,811	1
448 W SOLDOTNA ST	NEW	2880	\$270,962	1
545 W SELDOVIA ST	NEW	4801	\$442,416	1
521 W SOLDOTNA ST	NEW	3358	\$309,107	1
630 W SAGWON DR	NEW COMM	1216	\$109,377	1
1182 N LINDER ROAD	NEW COMM	7956	\$935,339	5
469 W SOLDOTNA ST	NEW	2260	\$222,060	1
495 E WHITBECK ST	NEW	1636	\$160,546	1
1656 N AZURITE PL	NEW	2700	\$249,713	1
264 E WYTHBURN ST	NEW		\$192,434	1
710 W SELDOVIA ST	NEW	3601	\$325,744	1
LINDER ROAD	NEW COMM	24119	\$2,020,690	5
312 W HORSECHESTNUT WAY	NEW	2054	\$196,660	1
278 W QUAKING ASPEN LANE	NEW	2710	\$252,527	1
214 W QUAKING ASPEN WAY	NEW	1636	\$158,811	1
356 W HORSECHESTNUT WAY	NEW	2470	\$233,815	1
334 W HORSECHESTNUT WAY	NEW	1475	\$143,859	1
292 W QUAKING ASPEN LANE	NEW	1663	\$161,581	1
1143 W TANZANITE DR	NEW	2700	\$250,885	1
2852 N ROCK CLIFFS AVE	NEW	2538	\$237,338	1
446 W SEWARD ST	NEW	4023	\$367,762	1
1621 N LINDER	NEW COMM	4200	\$306,626	1
943 W QUARTZ STREET	NEW	2270	\$215,475	1
1810 N AZURITE DR	NEW	2818	\$262,070	1
236 E WYTHBURN STREET	NEW	1636	\$160,126	1
2738 N MATTERDALE	NEW	2054	\$223,293	1
269 E WYTHBURN ST	NEW	2538	\$268,419	1
310 E WYTHBURN ST	NEW	2538	\$268,419	1
650 W SOLDOTNA CT	NEW	2702	\$288,581	1
3485 N FORAKER AVE	NEW	4378	\$451,148	1
2380 N BUZZSAW CIRCLE	NEW	1215	\$131,746	1

285 E WYTHBURN ST	NEW	1352	\$144,511	1
202 E HILLGREEN DR	NEW	1352	\$144,511	1
415 E WHITBECK ST	NEW	2470	\$262,952	1
1983 N AZURITE DR	NEW	1702	\$189,906	1
357 W HORSECHESTNUT WAY	NEW	1215	\$131,671	1
1464 W HEARTLAND DR	NEW	3003	\$320,830	1
2731 N ROCK CLIFFS AVE	NEW	1352	\$144,541	1
166 W QUAKING ASPEN LANE	NEW	2538	\$268,272	1
2406 N MOUNTAIN ASH AVE	NEW	1340	\$143,401	1
349 W QUAKING ASPEN LANE	NEW	1340	\$143,401	1
2423 N PEACHWILLOW AVE	NEW	1416	\$150,275	1
2388 N MOUNTAIN ASH AVE	NEW	1215	\$131,317	1
2397 N BUZZSAW CIRCEL	NEW	1416	\$150,275	1
2764 N MATTERDALE	NEW	1416	\$150,275	1
291 E WHITBECK ST	NEW	1416	\$150,275	1
1432 W HEARTLAND DR	NEW	2443	\$267,590	1
2640 N LORTON PLACE	NEW	1352	\$145,530	1
305 W QUAKING ASPEN LANE	NEW	1215	\$131,302	1
2658 LORTON PLACE	NEW	1663	\$177,196	1
2401 N BUZZSAW CIRCLE	NEW	2470	\$131,114	1
288 E WYTHBURN ST	NEW	2054	\$223,241	1
309 E WHITBECK ST	NEW	2538	\$268,419	1
1466 W GINGER GOLD DR	NEW	2077	\$225,122	1
3633 N ROYAL GAL PL	NEW	1538	\$170,639	1
227 W QUAKING ASPEN LANE	NEW	1585	\$176,782	1
3735 N ROYAL GALA AVE	NEW	1408	\$164,502	1
424 W QUAKING ASPEN LANE	NEW	2054	\$223,072	1
334 W QUAKING ASPEN LANE	NEW	2054	\$224,991	1
2404 N BUZZSAW CIRCLE	NEW	1934	\$202,835	1
310 W QUAKING ASPEN LANE	NEW	1934	\$202,835	1
230 W QUAKING ASPEN LANE	NEW	2530	\$265,666	1
256 W QUAKING ASPEN LANE	NEW	1866	\$205,625	1
279 E KELLEHER ST	NEW	1352	\$144,510	1
286 E WHITBECK ST	NEW	2710	\$290,144	1
3757 N ROYAL GALA AVE	NEW	1698	\$195,402	1
665 W SELDIOVIA ST	NEW	3211	\$377,901	1
180 W QUAKING ASPEN LANE	NEW	1996	\$218,542	1
637 E DEER FLAT	ADDITION	16808	\$1,897,431	0
210 E KELLEHER	NEW	2538	\$268,719	1
2698 N LORTON PL	NEW	2538	\$268,719	1
2697 N ROCK CLIFFS AVE	NEW	2054	\$222,850	1
244 E WHITBECK ST	NEW	2054	\$222,850	1
2798 N UPDALE AVE	NEW	2710	\$286,423	1
2650 N LORTON PL	NEW	2710	\$286,423	1
349 E WHITBECK ST	NEW	1352	\$144,510	1

234 E KELLEHER ST	NEW	1352	\$144,510	1
327 E WHITBECK ST	NEW	1546	\$163,059	1
2795 N UPDALE AVE	NEW	1546	\$163,059	1
262 E WHITBECK STREET	NEW	1352	\$144,510	1
2679 N LORTON PLACE	NEW	1416	\$150,275	1
3220 N KELSAN AVE	NEW	4065	\$423,093	1
24707 N TANOAKS ROAD	NEW	1215	\$130,777	1
2387 N PEACH WILLOW AVE	NEW	1215	\$130,777	1
524 W QUAKING ASPEN LANE	NEW	1340	\$143,371	1
2426 N BLUEBLOSSOM DRIVE	NEW	1340	\$143,371	1
361 W QUAKING ASPEN LANE	NEW	1546	\$163,059	1
2833 N UPDALE AVE	NEW	1663	\$175,502	1
2877 E KELLEHER ST	NEW	2530	\$265,554	1
588 W NANNYBERRY ST	NEW	1215	\$130,702	1
296 W HORSECHESTNUT WAY	NEW	1215	\$130,702	1
2427 N BLUEBLOSSOM DR	NEW	1215	\$130,702	1
2503 N BLUEBLOSSOM DR	NEW	1215	\$130,702	1
412 E WHITBECK STREET	NEW	1416	\$150,275	1
328 E WYTHBURN ST	NEW	1663	\$175,551	1
2460 N BLUEBLOSSOM DR	NEW	1663	\$183,508	1
2365 N PEACHWILLOW AVE	NEW	2710	\$286,273	1
315 N HORSECHESTNUT AVE	NEW	2538	\$268,272	1
362 W QUAKING ASPEN LANE	NEW	1663	\$183,508	1
2359 N BLUEBLOSSOM DR	NEW	1416	\$150,275	1
424 W QUAKING ASPEN LANE	NEW	1416	\$150,275	1
548 W QUAKING ASPEN LANE	NEW	2716	\$286,843	1
2525 N BLUEBLOSSOM DR	NEW	1416	\$150,275	1
368 W HORSECHESTNUT WAY	NEW	1546	\$163,059	1
2461 N BLUEBLOSSOM DR	NEW	1416	\$150,275	1
408 W QUAKING ASPEN LANE	NEW	2710	\$286,273	1
391 W HORSECHESTNUT WAY	NEW	1546	\$171,179	1
1540 W GINGER GOLD DR	NEW	1404	\$165,381	1
496 W QUAKING ASPEN LANE	NEW	2530	\$267,400	1
373 W HORSECHESTNUT WAY	NEW	1613	\$172,046	1
2656 N SWEET BIRCH AVE	NEW	1663	\$184,557	1
1558 W GINGER GOLD DR	NEW	1950	\$213,130	1
3676 N ROYAL GALA PL	NEW	1881	\$205,937	1
3656 N RED DELICIOUS	NEW	1404	\$165,201	1
1343 W PAULA RED CT	NEW	2622	\$283,723	1
427 E WHITBECK ST	NEW	1996	\$218,962	1
562 W NANNYBERRY PL	NEW	1352	\$144,510	1
554 W SELDOVIA ST	NEW	3942	\$408,804	1
545 W NANNYBERRY PLACE	NEW	2540	\$258,632	1
2485 N BLUEBLOSSOM	NEW	2248	\$231,639	1
382 W HORSECHESTNUT WAY	NEW	2248	\$231,639	1
2443 N BLUEBLOSSOM DR	NEW	3106	\$313,306	1
2831 N ROCK CLIFFS AVE	NEW	2530	\$265,422	1

228 E WHITBECK AVE	NEW	1416	\$157,657	1
193 E WYTHBURN ST	NEW	1934	\$210,217	1
267 E WHITBECK ST	NEW	1352	\$151,922	1
293 W HORSECHESTNUT WAY	NEW	2076	\$217,422	1
540 W NANNYBERRY PL	NEW	2076	\$217,422	1
2547 N BLUEBLOSSOM DR	NEW	2530	\$265,482	1
545 W TREEHOUSE WAY	NEW	2530	\$264,482	1
2788 N KELSAN AVE	NEW	1337	\$152,635	1
2588 N KELSAN AVE	NEW	2054	\$223,203	1
296 W HORSECHESTNUT WAY	NEW	1413	\$151,518	1
2432 N BUZZSAW CIRCLE	NEW	1502	\$159,197	1
2410 N TANOAKS ROAD	NEW	1215	\$132,705	1
2405 N BLUEBLOSSOM DR	NEW	1502	\$158,507	1
211 W QUAKING ASPEN LANE	NEW	1416	\$150,275	1
618 W TREEHOUSE WAY	NEW	1699	\$150,275	1
339 W HORSECHESTNUT WAY	NEW	1352	\$144,540	1
658 W TREEHOUSE WAY	NEW	1585	\$169,201	1
589 W TREEHOUSE WAY	NEW	1502	\$158,921	1
615 W QUAKING ASPEN LANE	NEW	1306	\$140,774	1
290 W SILVERDALE COURT	NEW	2808	\$296,289	1
1154 W HEARTLAND DR	NEW	2650	\$287,298	1

2600 N KELSAN AVE	NEW	1586	\$170,798	1
2622 N KELSAN AVE	NEW	2740	\$281,990	1
3655 N ROYAL GALA PL	NEW	1340	\$143,371	1
3779 N ROYAL GALA AVE	NEW	1215	\$124,195	1
1618 W GINGER GOLD DR	NEW	1416	\$150,275	1
9521 S CHERRY APPLE AVE	NEW	2538	\$268,419	1
9478 S CHERRY APPLE AVE	NEW	1934	\$210,217	1
9543 S CHERRY AVE	NEW	1663	\$182,918	1
3677 N ROYAL GALA PL	NEW	1546	\$163,089	1
1484 W GINGER GOLD DR	NEW	1699	\$178,740	1
2482 W BURLEYWOOD PT	NEW	1663	\$175,536	1
1502 W GINGER GOLD DR	NEW	1215	\$131,377	1
2721 N KELSAN AVE	NEW	1416	\$156,922	1
2874 W MATSU CT	NEW	1416	\$165,652	1
2623 N KELSAN AVE	NEW	1645	\$180,991	1
9477 S CHERRY APPLE AVE	NEW	2530	\$265,592	1
2550 W BURLEYWOOD PT	NEW	1663	\$175,624	1
2142 N MAROON AVE	NEW	1934	\$203,130	1
2475 W GAINSBORO DR	NEW	2538	\$264,728	1
9455 S CHERRY APPLE AVE	NEW	1215	\$131,377	1
2450 W BURLEYWOOD PATH	NEW	1996	\$211,160	1
2516 N COPPERDALE AVE	NEW	2710	\$284,819	1
2597 W SNOWBELL ROAD	NEW	2538	\$268,419	1
425 W SILVERDALE ST	NEW	2740	\$288,794	1
9110 S ROYAL GALA PLACE	NEW	1588	\$169,165	1

2853 W STAYMAN WAY	NEW	2740	\$289,461	1
2864 W PAULA RED CT	NEW	2710	\$282,589	1
9137 S RED DELICIOUS AVE	NEW	3730	\$385,260	1
9288 S RILEY CREEK AVE	NEW	2696	\$308,302	1
3096 W GINGER GOLD DR	NEW	1699	\$178,725	1
2875 W MATSU CT	NEW	1546	\$163,539	1
9367 S CHERRY APPLE AVE	NEW	1416	\$150,275	1
9258 S CHERRY APPLE AVE	NEW	1340	\$143,371	1
567 W TREEHOUSE WAY	NEW	1416	\$150,275	1
446 W QUAKING ASPEN LN	NEW	2076	\$214,052	1
2720 N KELSAN AVE	NEW	2252	\$230,615	1
9138 S RED DELICIOUS AVE	NEW	2145	\$231,477	1
9499 S CHERRY APPLE AVE	NEW	2054	\$223,515	1
9343 S CHERRY APPLE AVE	NEW	2538	\$260,742	1
9366 S CHERRY APPLE AVE	NEW	1699	\$179,640	1
2947 W GINGER GOLD DR	NEW	1416	\$150,320	1
9235 S RED DELICIOUS AVE	NEW	1996	\$213,095	1
249 W QUAKING ASPEN LANE	NEW	2054	\$223,515	1
277 W QUAKING ASPEN LANE	NEW	1585	\$169,626	1
405 W QUAKING ASPEN LANE	NEW	2538	\$260,742	1
2460 W BLUEBLOSSOM DR	NEW	1663	\$183,287	1
327 W QUAKING ASPEN LANE	NEW	2470	\$256,560	1
2615 N SNOWBELL RD	NEW	2039	\$213,348	1
371 W SILVERDALE ST	NEW	2076	\$214,638	1
9198 S CHERRY APPLE PLACE	NEW	2248	\$231,171	1
2831 W STAYMAN WAY	NEW	1934	\$210,549	1
9527 S CHERRY APPLE AVE	NEW	2710	\$286,265	1
2678 N KELSAN AVE	NEW	2076	\$214,421	1
620 W NANNYBERRY PLACE	NEW	1215	\$133,001	1
2096 N AZURITE DR	NEW	2023	\$240,304	1
523 W TREEHOUSE WAY	NEW	2881	\$291,227	1
9083 S RED DELICIOUS AVE	NEW	1699	\$185,347	1
9181 S RED DELICIOUS AVE	NEW	1340	\$143,401	1
2766 N KELSAN AVE	NEW	1699	\$179,775	1
2354 N MOUNTAIN ASH AVE	NEW	1699	\$179,775	1
2767 N KELSAN AVE	NEW	2076	\$215,336	1
2821 W PAULA RED CT	NEW	2540	\$266,316	1
9290 S CHERRY APPLE AVE	NEW	3200	\$335,914	1
1369 W HEARTLAND DR	NEW	1885	\$214,144	1
2462 N COUNTRYSIDE AVE	NEW	2433	\$266,700	1
468 W QUAKING ASPEN LANE	NEW	2076	\$215,527	1
2584 N COPPERDALE AVE	NEW	2054	\$223,293	1
283 W SILVERDALE CT	NEW	3586	\$367,111	1
2851 W MATSU CT	NEW	1663	\$184,438	1
634 W TREEHOUSE WAY	NEW	1934	\$202,687	1
9235 S CHERRY APPLE PLACE	NEW	2530	\$265,621	1
1038 W ROSE QUARTZ ST	NEW	1956	\$229,260	1

2742 N KELSAN AVE	NEW	2076	\$221,139	1
2743 N KELSAN AVE	NEW	2881	\$290,447	1
315 W HORSECHESTNUT WAY	NEW	1699	\$178,740	1
2850 W MATSU CT	NEW	1934	\$210,512	1
2832 W STAYMAN WAY	NEW	2538	\$268,272	1
2156 W SOLDOTNA ST	NEW	2407	\$264,841	1
9289 S CHERRY APPLE AVE	NEW	2740	\$289,769	1
559 W NANNBERRY PL	NEW	1407	\$149,818	1
9126 S ROYAL GALA PL	NEW	1591	\$169,786	1
2679 N KELSAN AVE	NEW	1699	\$179,805	1

9115 S RED DELICIOUS AVE	NEW	1934	\$202,835	1
2657 N KELSAN AVE	NEW	2710	\$286,512	1
281 W QUAKING ASPEN LANE	NEW	1416	\$150,275	1
2605 N KELSAN AVE	NEW	1416	\$157,487	1
9433 S CHERRY APPLE AVE	NEW	1337	\$143,579	1
9389 S CHERRY APPLE AVE	NEW	2740	\$294,104	1
1173 W HEARTLAND DR	NEW	1801	\$200,531	1
2865 W PAULA RED CT	NEW	1699	\$179,910	1
2610 N COUNTRYSIDE AVE	NEW	2902	\$310,577	1
2534 N COUNTRYSIDE AVE	NEW	3228	\$340,376	1
9176 S CHERRY APPLE PLACE	NEW	2039	\$217,851	1
261 W SILVERDALE CT	NEW	3200	\$333,496	1
2537 N COPPERDALE AVE	NEW	3106	\$320,613	1
2579 N COPPERDALE AVE	NEW	2740	\$289,934	1
2876 W MATSU CT	NEW	1591	\$177,353	1
9244 S RILEY CREEK AVE	NEW	2419	\$270,499	1
9011 S ROYAL GALA AVE	NEW	1699	\$179,745	1
2330 N COUNTRYSIDE AVE	NEW	2425	\$258,476	1
234 W SILVERDALE CT	NEW	2538	\$269,305	1
S TEN MILE RD	SCHOOL	65,014	\$5,747,000	26
2618 N SNOWBELL ROAD	NEW	2039	\$213,242	1
2854 W STAYMAN WAY	NEW	1416	\$157,821	1
176 W SILVERDALE CT	NEW	2740	\$289,860	1
562 W TREEHOUSE WAY	NEW	1530	\$162,807	1
2439 N PEACH WILLOW AVE	NEW	1591	\$169,912	1
3057 W GINGER GOLD DR	NEW	2525	\$258,107	1
2402 N BLUEBLOSSOM DR	NEW	1996	\$218,512	1
582 W TREEHOUSE WAY	NEW	2158	\$238,741	1
2610 N SNOBELL RD	NEW	2710	\$286,490	1
2590 N SNOBELL RD	NEW	2039	\$235,050	1
449 W SILVERDALE ST	NEW	2538	\$261,037	1
268 W SILVERDALE CT	NEW	2710	\$289,639	1
148 W SILVERDALE CT	NEW	2530	\$265,629	1
132 W SILVERDALE CT	NEW	2710	\$286,340	1
2488 N BLUEBLOSSOM DR	NEW	1699	\$187,142	1
2126 W SAGWON DR	NEW	2190	\$235,580	1

3119 W GINGER GOLD DR	NEW	1600	\$169,176	1
2578 N COUNTRYSIDE AVE	NEW	2676	\$287,067	1
2264 W SAGWON DR	NEW	2671	\$304,773	1
2351 N BUZZSAW CIR	NEW	1996	\$211,056	1
9261 S FORAKER AVE	NEW	3970	\$416,797	1
2277 W SAGWON DR	NEW	2262	\$246,239	1
2579 N BLUEBLOSSOM DR	NEW	1699	\$187,142	1
543 W NANNYBERRY PL	NEW	2538	\$268,599	1
2373 N BUZZSAW CIR	NEW	1699	\$179,760	1
1370 W HEARTLAND DR	NEW	2710	\$292,596	1
9488 S KELSAN AVE	NEW	3113	\$343,051	1
2830 N KELSAN AVE	NEW	1663	\$182,841	1
2837 N KELSAN AVE	NEW	1600	\$176,857	1
2789 N KELSAN AVE	NEW	2710	\$287,979	1
2805 N KELSAN AVE	NEW	2054	\$223,398	1
3075 W GINGER GOLD DR	NEW	2525	\$267,366	1
2983 W GINGER GOLD DR	NEW	1996	\$218,662	1
1450 W OAK TREE DR	NEW	1856	\$213,124	1
1218 W HEARTLAND DR	NEW	3077	\$355,113	1
1677 N AZURITE PL	NEW	1881	\$222,118	1
2076 W SOLDOTNA ST	NEW	2629	\$278,405	1
1245 W OAK TREE DR	CONNECT	N/A	N/A	1
1722 N AZURITE DR	NEW	1620	\$180,823	1
2440 N COUNTRYSIDE AVE	NEW	2530	\$268,430	1
1289 W CARAVAN ST	NEW	1848	\$200,501	1
1284 W HEARTLAND DR	NEW	2100	\$224,643	1
1436 W HEARTLAND DR	NEW	2700	\$289,247	1
2828 W PAULA RED CT	NEW	3199	\$353,888	1
2286 W SOLDOTNA CT	NEW	4268	\$444,065	1
2804 N KELSAN AVE	NEW	2700	\$280,331	1
1678 N AZURITE PL	NEW	1400	\$159,819	1
2376 N COUNTRYSIDE AVE	NEW	2218	\$241,876	1
1329 W OAK TREE DR	NEW	2100	\$224,605	1
2205 W SEWARD ST	NEW	2388	\$260,481	1
2203 W SOLDOTNA ST	NEW	2230	\$243,481	1
2095 W SOLDOTNA ST	NEW	1908	\$222,054	1
1316 W HEARTLAND DR	NEW	2710		1
2642 N COUNTRYSIDE AVE	NEW	2764	\$290,826	1
1595 N AZURITE PL	NEW	1888	\$205,645	1
1341 W OAK TREE DR	NEW	2740	\$290,362	1
927 N LINDER RD	COMM	8480	\$675,383	4.3
2251 W SAGWON DR	NEW	2636	\$284,902	1
9248 S FORAKER AVE	NEW	4031		1
1247 W CARAVAN ST	NEW	2100	\$228,961	1
2553 N MORNING SUN AVE	NEW	1996	\$218,542	1
1240 W HEARTLAND DR	NEW	3730	\$385,556	1
2163 W SAGWON DR	NEW	2519		1

2137 W SAGWON DR	NEW	2729	\$296,076	1
1743 N AZURITE DR	NEW	2983	\$311,878	1
9525 S KELSAN AVE	NEW	2358	\$252,026	1
1363 W OAK TREE DR	NEW	2039	\$221,394	1
1262 W HEARTLAND DR	NEW	2538	\$268,332	1
1224 W OAK TREE DR	NEW	2530	\$267,572	1
E DEER FLAT RD	COMM	31964	\$3,196,328	9
2006 N AZURITE DR	NEW	1949	\$216,431	1
1721 N AZURITE DR	NEW	1888	\$206,320	1
1385 W OAK TREE DR	NEW	2100	\$228,334	1
2556 N COUNTRYSIDE AVE	NEW	2792	\$299,878	1
3039 W GINGER GOLD DR	NEW	1340	\$143,446	1
2037 W SAGWON DR	NEW	2203	\$267,192	1
2189 W SAGWON DR	NEW	2634	\$302,817	1
2291 W SOLDOTNA CT	NEW	2362	\$254,243	1
1655 N AZURITE PL	NEW	2291	\$246,147	1
2575 N MORNING SPRING AVE	NEW	2039	\$221,483	1
2148 N FIRE OPAL AVE	NEW	1718	\$193,234	1
2428 N COUNTRYSIDE AVE	NEW	2710	\$286,340	1
2352 N COUNTRYSIDE AVE	NEW	2700	\$288,142	1
2393 N SUNSET FARM AVE	NEW	2740	\$287,085	1
1347 W HEARTLAND DR	NEW	2378	\$255,093	1
1797 N AZURITE DR	NEW	2983	\$310,588	1
1185 W CARAVAN ST	NEW	2538	\$266,502	1
2090 W SEWARD ST	NEW	2421	\$284,135	1
2151 N COUNTRYSIDE AVE	NEW	3250	\$336,253	1
1256 W OAK TREE DR	NEW	2726	\$291,256	1
2424 N SUNSET FARM AVE	NEW	2378	\$255,212	1
1340 W OAK TREE DR	NEW	2700	\$280,925	1
1348 W HEARTLAND DR	NEW	2161	\$235,406	1
1552 N AZURITE PL	NEW	3596	\$360,324	1
1251 W HEARTLAND DR	NEW	2700	\$289,007	1
1374 W OAK TREE DR	NEW	2378	\$254,236	1
1574 N AZURITE PL	NEW	1734	\$192,467	1
1219 W HEARTLAND DR	NEW	2100	\$224,569	1
2407 N COUNTRYSIDE AVE	NEW	2378	\$255,270	1
2429 N COUNTRYSIDE AVE	NEW	2740	\$289,778	1
1315 W HEARTLAND DR	NEW	2378	\$267,237	1
2435 N SUNSET FARM AVE	NEW	2700	\$287,627	1
1288 W OAK TREE DR	NEW	2538	\$268,554	1
2567 N COUNTRYSIDE AVE	NEW	2700	\$287,360	1
1273 W HEARTLAND DR	NEW	2539	\$267,727	1
1612 N AZURITE PL	NEW	2022	\$218,495	1
1781 N AZURITE DR	NEW	2291	\$238,431	1
1153 W HEARTLAND DR	NEW	3250	\$336,268	1
1175 W HEARTLAND DR	NEW	2740	\$290,362	1
1693 N AZURITE PL	NEW	2228		1

2200 W SAGWON DR	NEW	2616	\$283,068	1
2148 W SAGWON DR	NEW	2,548	\$280,241	1
1633 N AZURITE PL	NEW	2887	\$238,601	1
2223 W SAGWON DR	NEW	5098	\$250,451	1
2188 W SEWARD ST	NEW	3090	\$228,328	1
1311 N MERIDIAN RD	NEW COMM	3834	\$301,721	3.4
2065 W SAGWON DR	NEW	4101	\$332,669	1
1984 N AZURITE DR	NEW	3379	\$265,672	1
1875 N AZURITE DR	NEW	3526	\$283,043	1
1952 N AZURITE DR	NEW	3064	\$233,070	1
1551 N AZURITE PL	NEW	2998	\$239,617	1
1017 W TANZANITE DR	NEW	3483	\$260,143	1
2089 W SELDOVIA	NEW	5059	\$424,884	1
1898 N AZURITE DR	NEW	3305	\$263,874	1
1897 N AZURITE DR	NEW	3228	\$251,118	1
2402 N CORKTREE WAY	NEW	1340	\$150,933	1
423 W BUTTONBUSH DR	NEW	3118	\$326,293	1
1573 N AZURITE PL	NEW	1573	\$166,040	1
8912 S PINOVA AVE	NEW	2700	\$293,375	1
2832 W PEAR APPLE ST	NEW	2539	\$267,757	1
8876 S PINOVA AVE	NEW	2100	\$122,831	1
2846 W PEAR APPLE ST	NEW	2700	\$281,617	1
2535 N COUNTRYSIDE AVE	NEW	2378	\$255,284	1
2457 N SUNSET FARM AVE	NEW	3913	\$415,758	1
2994 W PEAR APPLE ST	NEW	1848	\$197,179	1
1277 W OAK TREE DR	NEW	1800	\$191,540	1
1353 N MERIDIAN RD	COMM	6000	\$430,128	1
8868 S PINOVA AVE	NEW	2317	\$252,448	1
9522 S SARATOV WAY	NEW	2104	\$235,107	1
9500 S SARATOV WAY	NEW	2494	\$266,038	1
8940 S PINOVA AVE	NEW	2208	\$237,685	1
9449 S SARATOV WAY	COMM	1098	\$85,888	0
1208 W SELDOVIA DR	NEW	2705	\$281,269	1
1853 N AZURITE DR	NEW	1976	\$221,959	1
1876 N AZURITE DR	NEW	1950	\$227,102	1
2356 N CORKTREE WAY	NEW	1996	\$211,265	1
1886 N CALAVERAS DR	NEW	2372	\$253,853	1
1831 N AZURITE DR	NEW	2538	\$279,911	1
2028 N AZURITE DR	NEW	2410	\$257,943	1
1276 W SELDOVIA DR	NEW	2238	\$234,290	1
1245 W SELDOVIA DR	NEW	2194	\$234,743	1
9484 S SARATOV WAY	NEW	2194	\$234,998	1
1788 N AZURITE DR	NEW	1684	\$196,208	1
1765 N AZURITE DR	NEW	2932	\$311,691	1
1221 W SELDOVIA DR	NEW	2714	\$286,008	1
9458 S SARATOV WAY	NEW	3228	\$331,183	1
1766 N AZURITE DR	NEW	8320	\$243,796	1

8915 S PINOVA AVE	NEW	2740	\$283,115	1
9271 S MACADAN WY	NEW	3022	\$317,957	1
2297 N CORKTREE WY	NEW	2378	\$251,511	1
1252 W SELDOVIA DR	NEW	2711	\$296,406	1
9327 S MACADAN WY	NEW	3022	\$319,433	1
2050 N AZURITE DR	NEW	2421	\$263,874	1
1634 N AZURITE DR	NEW	2208	\$240,142	1
2098 N STAR GARNET AVE	NEW	2241		1

1052 W TANZANITE DR	NEW	2334	\$255,547	1
1744 N AZURITE DR	NEW	2000	\$220,138	1
2867 W PEAR APPLE	NEW	1415	\$168,461	1
1267 W SELDOVIA DR	NEW	1700	\$190,401	1
9309 S COPELAND WAY	NEW	1824	\$193,075	1
9302 S UPDALE AVE	NEW	1850	\$191,651	1
1462 W SELDOVIA ST	NEW	1500	\$158,245	1
9258 S COPELAND WAY	NEW	2454	\$261,386	1
9285 S COPELAND WAY	NEW	2089	\$215,271	1
9304 S MACADAN WAY	NEW	2194	\$238,434	1
2332 N CORKTREE WAY	NEW	2710	\$286,225	1
2378 N CORKTREE WAY	NEW	2054	\$223,213	1
2395 N CORKTREE WAY	NEW	1416	\$157,747	1
2391 N CORKTREE WAY	NEW	1699	\$186,917	1
2394 N CORKTREE WAY	NEW	1845	\$201,036	1
9449 S SARATOV WAY	POOL	2857	\$110,000	2
1502 W SELDOVIA ST	NEW	1868	\$191,541	1
1534 W SELDOVIA ST	NEW	2055	\$224,307	1
1186 W SELDOVIA DR	NEW	2711	\$290,519	1
1053 W SMOKY QUARTZ ST	NEW	2237	\$252,955	1

2118 N AZURITE DR	NEW	2421	\$263,874	1
9324 S UPDALE AVE	NEW	2055	\$224,322	1
9276 S UPDALE AVE	NEW	2494	\$266,023	1
2325 N BLUEBLOSSOM	NEW	1415	\$172,093	1
1611 N AZURITE PL	NEW	1573	\$174,161	1
8937 S PINOVA AVE	NEW	2153	\$233,268	1
2253 N BLUEBLOSSOM WAY	NEW	2039	\$213,330	1
2914 W PEAR APPLE ST	NEW	2530	\$265,727	1
2980 W PEAR APPLE ST	NEW	1445	\$155,213	1
9222 S COPELAND WAY	NEW	1868	\$196,313	1
2074 N AZURITE PL	NEW	2421	\$263,874	1
2359 N CORKTREE WAY	NEW	1415	\$151,453	1
2346 BLUEBLOSSOM	NEW	1416	\$150,380	1
2893 W GINGER GOLD DR	NEW	1848	\$197,653	1
2896 W PEAR APPLE ST	NEW	2317	\$245,179	1
1164 W SELDOVIA DR	NEW	2949	\$308,014	1
1854 N AZURITE DR	NEW	2687	\$300,062	1

1930 N AZURITE DR	NEW	1976	\$221,389	1
2883 W PEAR APPLE ST	NEW	1215	\$131,511	1
1832 N AZURITE	NEW	2343	\$268,481	1
2877 W GINGER GOLD DR	NEW	1950	\$213,550	1
1122 W SELDOVIA DR	NEW	2711	\$296,406	1
9238 S COPELAND WAY	NEW	2494	\$266,008	1
2898 W GINGER GOLD DR	NEW	2710	\$288,799	1

8889 S PINOVA AVE	NEW	1401	\$149,860	1
2271 N BLUEBLOSSOM WAY	NEW	1591	\$177,458	1
1037 W ROSE QUARTZ ST	NEW	2334	\$255,138	1
175 W SELDOVIA DR	NEW	1580	\$174,035	1
9317 S UPDALE AVE	NEW	1500	\$157,107	1
1478 W SELDOVIA ST	NEW	2334	\$261,386	1
9338 S UPDALE AVE	NEW	1600	\$171,464	1
1018 W TANZANITE DR	NEW	2343	\$268,481	1
2307 N BLUEBLOSSOM WAY	NEW	2102	\$224,863	1
9301 S UPDALE AVE	NEW	1600	\$169,360	1
9274 S COPELAND WAY	NEW	1600	\$169,240	1
2343 N BLUEBLOSSOM WAY	NEW	1591	\$172,660	1
9235 S MACADAN WAY	NEW	3108	\$322,354	1
9271 S COPELAND WAY	NEW	1748	\$184,370	1
1110 W SELDOVIA DR	NEW	2557	\$273,137	1
9273 S UPDALE AVE	NEW	1500	\$157,082	1
9367 S MACADAN WAY	NEW	1700	\$184,865	1
1193 W SELDOVIA DR	NEW	2060	\$222,169	1
1518 W SELDOVIA ST	NEW	2494	\$266,038	1
2334 N BLUEBLOSSOM WAY	NEW	2538	\$268,269	1
2274 N BLUEBLOSSOM WAY	NEW	1600	\$169,269	1
2944 W GINGER GOLD DR	NEW	1600	\$169,314	1
2920 W GINGER GOLD DR	NEW	2054	\$221,650	1
2862 W GINGER GOLD DR	NEW	2530	\$265,772	1
2945 W MARGIL CT	NEW	1859	\$201,361	1
2315 N CORKTREE WAY	NEW	1416	\$150,380	1
2314 N CORKTREE WAY	NEW	2530	\$265,772	1
1210 W SAGWON DR	NEW	2393	\$257,323	1
2005 N AZURITE DR	NEW	2421	\$263,874	1
2969 W MARGIL CT	NEW	1848	\$201,131	1
2300 N BLUEBLOSSOM WAY	NEW	1340	\$143,611	1
2290 N CORKTREE WAY	NEW	2539	\$267,757	1
2930 W PEAR APPLE ST	NEW	1415	\$151,468	1
2289 N BLUEBLOSSOM WAY	NEW	1996	\$211,280	1
2322 N BLUEBLOSSOM WAY	NEW	2055	\$223,300	1
2857 W MARGIL CT	NEW	2153	\$232,155	1
9312 S COPLAND WAY	NEW	2494	\$266,008	1
8955 S RED DELICIOUS AVE	NEW	1352	\$152,132	1
8963 S PINOVA AVE	NEW	1215	\$131,407	1

2895 W MARGIL CT	NEW	1859	\$201,991	1
9348 S MACADAN WAY	NEW	2238	\$238,867	1
9323 S COPELAND WAY	NEW	1748	\$180,805	1
2235 N BLUEBLOSSOM WAY	NEW	2054	\$219,992	1
2333 N CORKTREE WAY	NEW	1413	\$150,783	1
9243 S UPDALE AVE	NEW	2494	\$266,008	1
9249 S MACADAN WAY	NEW	3184	\$326,727	1
9335 S COPELAND WAY	NEW	1600	\$173,268	1
2197 N BLUEBLOSSOM WAY	NEW	2530	\$265,846	1
1131 W SELDOVIA DR	NEW	1900	\$219,981	1
1951 N AZURITE DR	NEW	1826	\$207,107	1
1097 W TANZANITE DR	NEW	2252	\$261,175	1
1015 W ROSE QUARTZ ST	NEW	2343	\$268,481	1
2872 W PEAR APPLE ST	NEW	2543	\$272,249	1
1040 W TANZANITE DR	NEW	1950	\$228,261	1
2196 N BLUEBLOSSOM WAY	NEW	2538	\$268,599	1
1073 W TANZANITE DR	NEW	2829	\$304,451	1

1188 W SAGWON DR	NEW	3184	\$326,952	1
817 N MERIDIAN RD	COMM	21,930	\$1,511,682	4.6
9329 S UPDALE AVE	NEW	2104	\$216,696	1
1085 W TANZANITE DR	NEW	2343	\$268,481	1
9343 S MACADAN WAY	NEW	1900	\$204,079	1
9302 S KOTLAS WAY	NEW	3022	\$319,486	1
9259 S UPDALE AVE	NEW	2442	\$249,200	1
9382 S UPDALE AVE	NEW	1748	\$180,445	1
1596 N AZURITE PL	NEW	2763	\$295,517	1
9330 S MACADAN WAY	NEW	3184	\$330,288	1
9384 S MACADAN WAY	NEW	2194	\$236,807	1
2901 W MARGIL CT	NEW	2317	\$244,972	1
541 W ALLSPICE ST	NEW	1699	\$186,946	1
2308 N BLUEBLOSSOM WAY	NEW	1845	\$200,298	1
2169 N BLUEBLOSSOM WAY	NEW	1600	\$169,245	1
464 W ALLSPICE CT	NEW	2100	\$224,761	1
975 W TANZANITE DR	NEW	2054	\$228,362	1
2164 N STAR GARNET AVE	NEW	2038	\$255,840	1
9260 S COPELAND WAY	NEW	2055	\$224,127	1
9409 S MACADAN WAY	NEW	3184	\$334,791	1
1234 W SAGWON DR	NEW	2497	\$272,664	1
9328 S COPELAND WAY	NEW	2055	\$224,217	1
975 N MERIDIAN RD	COMM	9546	\$750,445	2.1
487 W ALLSPICE CT	NEW	2100	\$224,318	1
541 W ALLSPICE ST	NEW	1996	\$211,103	1
445 W BUTTONBUSH DR	NEW	1845	\$200,298	1
467 W BUTTONBUSH DR	NEW	2710	\$286,504	1
9431 S MACADAN WAY	NEW	1700	\$189,144	1
8966 S PINOVA AVE	NEW	2100	\$224,688	1

443 W ALLSPICE CT	NEW	1701	\$186,430	1
2168 N BLUEBLOSSOM WAY	NEW	1848	\$201,131	1
2972 W MARGIL CT	NEW	1502	\$158,981	1
8978 S PINOVA AVE	NEW	2700	\$280,850	1
9402 S MACADAN WAY	NEW	2778	\$291,771	1
9426 S MACADAN WAY	NEW	2714	\$283,086	1
2851 W GINGER GOLD DR	NEW	2710	\$286,504	1
9385 S MACADAN WAY	NEW	1803	\$200,664	1
1408 W SAGWON DR	NEW	2104	\$218,120	1
1396 W SAGWON DR	NEW	1850	\$191,796	1

9274 S MACADAN WAY	NEW	1580	\$173,210	1
1463 W SAGWON DR	NEW	2494	\$266,008	1
155 E DEER FLAT RD	COMM	5172	\$491,228	1.33
2925 W GINGER GOLD DR	NEW	1530	\$163,542	1
8908 S RED DELICIOUS AVE	NEW	2317	\$246,524	1
9445 S ROCK CLIFFS WAY	NEW	1618	\$171,070	1
1233 W TANZANITE DR	NEW	2829	\$330,251	1
8917 S RED DELICIOUS AVE	NEW	2054	\$223,258	1
2960 W MARGIL CT	NEW	2100	\$224,318	1
465 W ALLSPICE CT	NEW	2317	\$246,192	1
9453 S MACADAN WAY	NEW	1900	\$204,019	1
2240 N BLUEBLOSSOM WAY	NEW	2100	\$224,688	1
9392 S COPELAND PL	NEW	1850	\$192,081	1
9444 S MACADAN WAY	NEW	2393	\$253,617	1
1187 W SAGWON DR	NEW	1900	\$207,296	1
1182 W TIGER EYE ST	NEW	3231	\$350,522	1
486 W ALLSPICE CT	NEW	1530	\$170,189	1
1479 W SAGWON DR	NEW	2192	\$228,254	1
1173 W SAGWON DR	NEW	3108	\$324,419	1
1125 W SAGWON DR	NEW	1900	\$208,993	1
1364 W SAGWON DR	NEW	2104	\$223,726	1
9519 S MACADAN WAY	NEW	1900	\$207,019	1
9301 S MACADAN WAY	NEW	2557	\$267,149	1
1377 W SAGWON DR	NEW	1748	\$183,950	1
1375 N MERIDIAN RD	COMM	4200	\$398,958	1
1165 W TANZANITE DR	NEW	1951	\$251,524	1

9420 S COPELAND PL	NEW	1850	\$204,552	1
1380 W SAGWON DR	NEW	1535	\$165,432	1
1176 W SAGWON DR	NEW	2194	\$236,957	1
1151 W SAGWON DR	NEW	2412	\$261,455	1
9296 S COPELAND WAY	NEW	2055	\$227,307	PENDING
9385 S UPDALE AVE	NEW	1500	\$161,785	1
1121 W TANZANITE DR	NEW	2275	\$261,761	1
9459 S ROCK CLIFFS WAY	NEW	2055	\$224,307	1
9334 S COPELAND WAY	NEW	1,868	\$197,211	1

2053 N CITRINE AVE	NEW	2,040	\$242,440	1
2208 N STAR GARNET AVE	NEW	2038	\$229,527	1
650 W ALLSPICE ST	NEW	1845	\$192,879	1
1072 W ROSE QUARTZ ST	NEW	1991	\$232,982	1
1016 W ROSE QUARTZ ST	NEW	2707	\$305,063	1
2095 N FIRE OPAL AVE	NEW	2829	\$332,816	PENDING
1060 W ROSE QUARTZ ST	NEW	1990	\$236,094	1
1204 W TIGER EYE ST	NEW	2829	\$307,016	1
2454 N HONEYSUCKLE WAY	NEW	2100	\$224,798	1
674 W ALLSPICE ST	NEW	2054	\$224,158	1
651 W ALLSPICE ST	NEW	1600	\$169,305	1
9563 S MACADAN WAY	NEW	2833	\$302,299	1
846 W SELDOVIA	NEW	2194	\$237,743	PENDING
870 W SELDOVIA DR	NEW	1900	\$213,538	PENDING
9570 S ROCK CLIFFS PL	NEW	2055	\$224,277	PENDING
9344 S RUSSELL AVE	NEW	1900	\$208,455	PENDING
1059 W ROSE QUARTZ ST	NEW	1916	\$221,123	PENDING
1226 W TIGER EYE ST	NEW	2829	\$309,452	1
9405 S COPELAND PL	NEW	2055	\$227,922	PENDING
9387 S COPELAND PL	NEW			PENDING

701.73

360 N Meridian Rd Bldg. #1	NEW	1033	\$100,090	1
2127 N FIRE OPAL AVE	NEW	2421	\$267,939	1
3102 W FUJI CT	NEW	1699	\$180,120	1
3074 W FUJI CT	NEW	1934	\$203,514	1
3077 W FUJI CT	NEW	2054	\$215,071	1
3105 W FUJI CT	NEW	1845	\$192,510	1
9320 S RUSSELL AVE	NEW	2711	\$306,098	1
1384 W SOLDOTNA DR	NEW	2055	\$227,052	1
9368 S RUSSELL AVE	NEW	2393	\$253,512	1
9376 S FIDALGO AVE	NEW	2932	\$303,159	1
675 W ALLSPICE ST	NEW	2710	\$286,162	1
1448 W SOLDOTNA DR	NEW	2454	\$261,146	1
1301 W SMOKY QUARTZ ST	NEW	2420	\$267,038	1
9295 S FIDALGO AVE	NEW	2557	\$268,709	1
1080 W SAGWON DR	NEW	2682	\$279,241	1
9256 S FIDALGO AVE	NEW	2949	\$311,599	1
1413 W SOLDOTNA DR	NEW	1500	\$160,182	1
1397 W SOLDOTNA DR	NEW	2492	\$265,933	1
3091 W FUJI CT	NEW	1530	\$162,623	1
9585 S MACADAN WAY	NEW	3022	\$320,926	1
9542 S ROCK CLIFFS PL	NEW	2100	\$219,523	1
9556 S ROCK CLIFFS PL	NEW	2100	\$227,640	1
9543 S ROCK CLIFFS PL	NEW	2104	\$220,146	1
2097 N CITRINE AVE	NEW	2325	\$265,920	1
2120 N STAR GAMET AVE	NEW	2829	\$309,452	1
9514 S ROCK CLIFFS PL	NEW	1600	\$169,075	1

9296 S RUSSELL AVE	NEW	1580	\$173,885	1
2168 N DOE AVE	NEW	1848	\$201,096	1
1429 W SOLDOTNA DR	NEW	1500	159,882.26	1
E DEER FLAT ROAD	COMM			8.1
1432 W SOLDOTNA DR	NEW	2055	\$224,262	1
8997 S ROYAL GALA AVE	NEW	2076	\$222,068	1
1381 W SOLDOTNA DR	NEW	1600	\$169,075	1
9500 S ROCK CLIFFS PL	NEW	1500	\$157,557	1
9528 S ROCK CLIFFS PL	NEW	2494	\$268,918	1
1410 W SOLDOTNA DR.	NEW	2192	\$228,885	1
9429 S COPELAND PL	NEW	1300	\$147,281	1
2237 N DOE AVE	NEW	1415	\$151,180	1
2219 N DOE AVE	NEW	1848	\$214,384	PENDING
2142 N STAR GARNET AVE	NEW	2346	\$264,868	1
2170 W MOUNTAIN ASH AVE	NEW	1546	\$162,867	PENDING
2270 N DOE AVE	NEW	1340	\$143,365	PENDING
2251 N DOE AVE	NEW	1416	\$150,158	1
2196 W MOUNTAIN ASH AVE	NEW	2230	\$238,763	PENDING
9515 S ROCK CLIFFS PL	NEW	2424	\$257,647	PENDING
9486 S ROCK CLIFFS PL	NEW	2055	\$224,202	PENDING
9571 S ROCK CLIFFS PL	NEW	2494	\$266,083	PENDING
1356 W SOLDOTNA DR	NEW	1500	\$157,557	PENDING
127 W SCREECH OWL DR	NEW	2054	\$215,175	PENDING
2197 W MOUNTAIN ASH	NEW	2100	\$226,239	PENDING
8971 S ROYAL GALA AVE	NEW	2000	\$219,686	PENDING
91 W SCREECH OWL DR	NEW	1530	\$163,403	PENDING
2172 N SPIKE AVE	NEW	1530	\$163,403	PENDING
2198 N SPIKE AVE	NEW	1415	\$151,180	PENDING
9462 S UPDALE AVE	NEW	2055	\$227,232	PENDING
3035 W FUJI CT	NEW	1243	\$135,362	PENDING

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**RESOLUTION NO. R65-2017
CITY OF KUNA, IDAHO**

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY COREY BARTON HOMES, INC. DBA CBH HOMES THE AMOUNT OF \$17,099.28 FOR REIMBURSEMENT FOR QUARTER 2-2017 PURSUANT TO THE TERMS OF THE REIMBURSEMENT AGREEMENT.

BE IT HEREBY RESOLVED by the Mayor and Council of the City of Kuna, Idaho as follows:

Section 1. The City of Kuna, Idaho and the Developer (original) entered into a reimbursement agreement on September 27, 2007, and amended on August 9, 2013 by the parties, as approved by Resolution R22-2013 dated August 20, 2013.

Section 2. The reimbursement agreement set for the methodology to calculate the reimbursements to the developer, which is set forth in EXHIBIT A, attached hereto.

Section 3. The amount due to the developer Corey Barton Homes, Inc. DBA CBH Homes, as calculated pursuant to the reimbursement agreement is \$17,099.28, and therefore the City of Kuna, Idaho's Treasurer, John Marsh, is authorized to pay Corey Barton Homes, Inc. DBA CBH Homes the sum of \$17,099.28.

PASSED BY THE COUNCIL of Kuna, Idaho this 5th day of September 2017.

APPROVED BY THE MAYOR of Kuna, Idaho this 5th day of September 2017.

Joe L. Stear, Mayor

ATTEST:

Chris Engels, City Clerk

4D2
Danskim Lift Station Reimbursements
Richard Root 8/21/13
8/21/13 to obtain
Signatures. BS
✓ Original filed
8/22/13

AMENDMENT TO REIMBURSEMENT AGREEMENT

This *Amendment to Reimbursement Agreement* ("Agreement") is made by and between the city of Kuna (Kuna), and E4 Partners LLLP (E4), an Idaho limited liability limited partnership, its affiliates, successors, assigns and agents, and Corey Barton Homes, Inc., an Idaho corporation, dba CBH Homes (CBH), its affiliates, successors, assigns and agents.

RECITALS

- A. WHEREAS, the city of Kuna, Idaho is a municipality, duly organized pursuant to the laws of the state of Idaho; and
- B. WHEREAS, JLJ Enterprises, Inc. is a corporation, duly organized and in good standing according to the laws of the state of Idaho; and
- C. WHEREAS, E4 Partners LLLP, is an Idaho limited liability limited partnership Inc., duly organized and in good standing according to the laws of the state of Idaho; and
- D. WHEREAS, Corey Barton Homes, Inc., dba CBH Homes, is a corporation, duly organized and in good standing according to the laws of the state of Idaho an Idaho corporation Inc.; and
- E. WHEREAS, on September 24, 2007, Kuna entered into an agreement entitled *Reimbursement Agreement* with JLJ Enterprises, Inc. (a copy is attached hereto as Exhibit A). The purpose of this agreement was to reimburse for the construction of a wastewater lift station commonly referred to as the Danskim Lift Station; and
- F. WHEREAS, on August 2, 2013, E4 and CBH entered into an agreement entitled *Assignment Release and Assumption Agreement* (a copy is attached hereto as Exhibit B) with JLJ Enterprises, Inc. This agreement assigns, transfers and/or conveys to E4 and CBH any and all right, title and interest JLJ Enterprises, Inc. may have in the *Reimbursement Agreement* (for specifics, see Exhibit A); and
- G. WHEREAS, it is necessary to amend the *Reimbursement Agreement* to allow Kuna to pay the reimbursements to E4 and CBH in the pro rata percentage as E4 and CBH have agreed to, and each does hereby confirm by their signatures herein that the pro rata allocation is agreed to between them and they forever waive, release and hold harmless Kuna to any distribution that it may make in conformance of this agreement.

AMENDMENT

1. Scope of Agreement: This amendment is limited to amending the *Reimbursement Agreement* as it relates to the party or parties who the reimbursement agreement payment is payable to, and all other terms and conditions remain in effect without modification.

2. Amendment: Paragraph D is hereby amended to read (starting a new paragraph after the last paragraph of D:

Based upon the Assignment Release and Assumption Agreement, as of the date of this agreement, until the expiration of the Reimbursement Agreement or written amendment to this agreement, the remaining reimbursement payments and any amount held in trust by Kuna shall be paid as follows:

- (a) Eighty percent (80%) to CBH; and
 - (b) Twenty percent (20%) to E4.
3. Entire Amendment: This amendment constitutes the entire agreement of the parties as to the subject matter hereof and supersedes all previous oral or written agreements between the parties as to this subject matter.
 4. Modifications: No change, alteration or modification of this agreement may be made except in a writing signed by both parties.
 5. Governing Law: This agreement shall be construed and interpreted in accordance with the laws of the state of Idaho.
 6. Severability: In the event any provision of this agreement shall be held to be void, voidable, unlawful or, for any reason, unenforceable, the remaining portions shall remain in full force and effect.
 7. Binding Effect: This agreement is binding upon, and shall inure to the benefit of, the parties and their respective heirs, executors, administrators, successors and assigns.
 8. Counterparts: This agreement may be executed in multiple counterparts, each bearing the signature of one or more Parties. Any copy bearing the signature of the party to be charged may be deemed an original.

The parties execute this agreement as of the last date of execution below.

(Page intentionally left blank to end)

Dated this _____ day of _____, 2013

By: _____
E4 Partners, LLLP
By, Timothy W. Eck as Trustee for The Eck Children's
Trust A and B, General Partners of E4 Partners LLLP

Dated this _____ day of _____, 2013

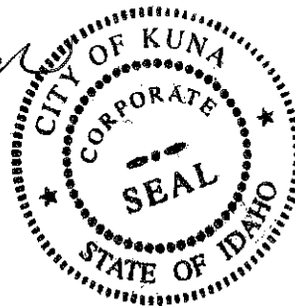
By: _____
Corey Barton Homes, Inc., an Idaho corporation, dba CBH Homes
By Corey Barton, its president.

Dated this 21st day of August, 2013

By: W. Greg Nelson
W. Greg Nelson
Mayor, City of Kuna

Approved

By: Brenda S. Bingham
Brenda S. Bingham
City Clerk, City of Kuna



RESOLUTION NO. R22-2013

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE MAYOR TO EXECUTE THE AMENDMENT TO REIMBURSEMENT AGREEMENT BETWEEN E4 PARTNERSHIP, LLLP AND COREY BARTON HOMES, INC. DBA, CBH HOMES AND THE CITY OF KUNA, ALLOCATING THE REIMBURSEMENT PAYMENTS AS AGREED TO BY AND BETWEEN E4 PARTNERSHIP, LLLP AND COREY BARTON HOMES, INC., DBA CBH HOMES.

WHEREAS, E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes have acquired all right, title and interest to the reimbursements, pursuant to their agreement with JLJ Enterprises, Inc., related to the Danskin Lift Station; and

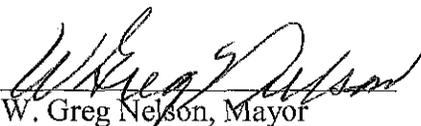
WHEREAS, E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes have agreed to an allocation of 80%/20% of reimbursements to be paid by the City to E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes; and

WHEREAS, E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes have requested that the City send out separate reimbursements to E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes.

BE IT HEREBY RESOLVED by the Mayor and Council of the City of Kuna, Idaho that the Mayor of the City is hereby authorized to execute the Amendment to Reimbursement Agreement between E4 Partnership, LLLP and Corey Barton Homes, Inc. dba CBH homes and the City of Kuna defining the allocation of reimbursements payments to E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes.

PASSED BY THE COUNCIL of Kuna, Idaho this 20th day of August 2013.

APPROVED BY THE MAYOR of Kuna, Idaho this 20th day of August 2013.


W. Greg Nelson, Mayor

ATTEST:


Brenda S. Bingham, City Clerk



**RESOLUTION NO. R66-2017
CITY OF KUNA, IDAHO**

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY E4 PARTNERSHIP, LLLP THE AMOUNT OF \$4,274.83 FOR REIMBURSEMENT FOR QUARTER 2-2017 PURSUANT TO THE TERMS OF THE REIMBURSEMENT AGREEMENT.

BE IT HEREBY RESOLVED by the Mayor and Council of the City of Kuna, Idaho as follows:

Section 1. The City of Kuna, Idaho and the Developer (original) entered into a reimbursement agreement on September 27, 2007, and amended on August 9, 2013 by the parties, as approved by Resolution R22-2013 dated August 20, 2013.

Section 2. The reimbursement agreement set for the methodology to calculate the reimbursements to the developer, which is set forth in EXHIBIT A, attached hereto.

Section 3. The amount due to the developer E4 PARTNERSHIP, LLLP, as calculated pursuant to the reimbursement agreement is \$4,274.82, and therefore the City of Kuna, Idaho's Treasurer, John Marsh, is authorized to pay E4 PARTNERSHIP, LLLP the sum of \$4,274.82.

PASSED BY THE COUNCIL of Kuna, Idaho this 5th day of September 2017.

APPROVED BY THE MAYOR of Kuna, Idaho this 5th day of September 2017.

Joe L. Stear, Mayor

ATTEST:

Chris Engels, City Clerk

4D2
Danskin Lift Station Reimbursements
Richard Roca
8/21/13 to obtain
Signatures. RB
✓ Original filed
8/22/13

AMENDMENT TO REIMBURSEMENT AGREEMENT

This *Amendment to Reimbursement Agreement* ("Agreement") is made by and between the city of Kuna (Kuna), and E4 Partners LLLP (E4), an Idaho limited liability limited partnership, its affiliates, successors, assigns and agents, and Corey Barton Homes, Inc., an Idaho corporation, dba CBH Homes (CBH), its affiliates, successors, assigns and agents.

RECITALS

- A. WHEREAS, the city of Kuna, Idaho is a municipality, duly organized pursuant to the laws of the state of Idaho; and
- B. WHEREAS, JLJ Enterprises, Inc. is a corporation, duly organized and in good standing according to the laws of the state of Idaho; and
- C. WHEREAS, E4 Partners LLLP, is an Idaho limited liability limited partnership Inc., duly organized and in good standing according to the laws of the state of Idaho; and
- D. WHEREAS, Corey Barton Homes, Inc., dba CBH Homes, is a corporation, duly organized and in good standing according to the laws of the state of Idaho an Idaho corporation Inc.; and
- E. WHEREAS, on September 24, 2007, Kuna entered into an agreement entitled *Reimbursement Agreement* with JLJ Enterprises, Inc. (a copy is attached hereto as Exhibit A). The purpose of this agreement was to reimburse for the construction of a wastewater lift station commonly referred to as the Danskin Lift Station; and
- F. WHEREAS, on August 2, 2013, E4 and CBH entered into an agreement entitled *Assignment Release and Assumption Agreement* (a copy is attached hereto as Exhibit B) with JLJ Enterprises, Inc. This agreement assigns, transfers and/or conveys to E4 and CBH any and all right, title and interest JLJ Enterprises, Inc. may have in the *Reimbursement Agreement* (for specifics, see Exhibit A); and
- G. WHEREAS, it is necessary to amend the *Reimbursement Agreement* to allow Kuna to pay the reimbursements to E4 and CBH in the pro rata percentage as E4 and CBH have agreed to, and each does hereby confirm by their signatures herein that the pro rata allocation is agreed to between them and they forever waive, release and hold harmless Kuna to any distribution that it may make in conformance of this agreement.

AMENDMENT

1. Scope of Agreement: This amendment is limited to amending the *Reimbursement Agreement* as it relates to the party or parties who the reimbursement agreement payment is payable to, and all other terms and conditions remain in effect without modification.

2. Amendment: Paragraph D is hereby amended to read (starting a new paragraph after the last paragraph of D:

Based upon the Assignment Release and Assumption Agreement, as of the date of this agreement, until the expiration of the Reimbursement Agreement or written amendment to this agreement, the remaining reimbursement payments and any amount held in trust by Kuna shall be paid as follows:

- (a) Eighty percent (80%) to CBH; and
 - (b) Twenty percent (20%) to E4.
3. Entire Amendment: This amendment constitutes the entire agreement of the parties as to the subject matter hereof and supersedes all previous oral or written agreements between the parties as to this subject matter.
 4. Modifications: No change, alteration or modification of this agreement may be made except in a writing signed by both parties.
 5. Governing Law: This agreement shall be construed and interpreted in accordance with the laws of the state of Idaho.
 6. Severability: In the event any provision of this agreement shall be held to be void, voidable, unlawful or, for any reason, unenforceable, the remaining portions shall remain in full force and effect.
 7. Binding Effect: This agreement is binding upon, and shall inure to the benefit of, the parties and their respective heirs, executors, administrators, successors and assigns.
 8. Counterparts: This agreement may be executed in multiple counterparts, each bearing the signature of one or more Parties. Any copy bearing the signature of the party to be charged may be deemed an original.

The parties execute this agreement as of the last date of execution below.

(Page intentionally left blank to end)

Dated this _____ day of _____, 2013

By: _____
E4 Partners, LLLP
By, Timothy W. Eck as Trustee for The Eck Children's
Trust A and B, General Partners of E4 Partners LLLP

Dated this _____ day of _____, 2013

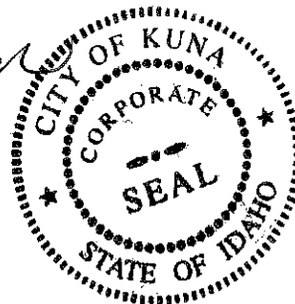
By: _____
Corey Barton Homes, Inc., an Idaho corporation, dba CBH Homes
By Corey Barton, its president.

Dated this 21st day of August, 2013

By: W. Greg Nelson
W. Greg Nelson
Mayor, City of Kuna

Approved

By: Brenda S. Bingham
Brenda S. Bingham
City Clerk, City of Kuna



RESOLUTION NO. R22-2013

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE MAYOR TO EXECUTE THE AMENDMENT TO REIMBURSEMENT AGREEMENT BETWEEN E4 PARTNERSHIP, LLLP AND COREY BARTON HOMES, INC. DBA, CBH HOMES AND THE CITY OF KUNA, ALLOCATING THE REIMBURSEMENT PAYMENTS AS AGREED TO BY AND BETWEEN E4 PARTNERSHIP, LLLP AND COREY BARTON HOMES, INC., DBA CBH HOMES.

WHEREAS, E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes have acquired all right, title and interest to the reimbursements, pursuant to their agreement with JLJ Enterprises, Inc., related to the Danskin Lift Station; and

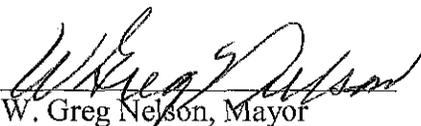
WHEREAS, E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes have agreed to an allocation of 80%/20% of reimbursements to be paid by the City to E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes; and

WHEREAS, E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes have requested that the City send out separate reimbursements to E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes.

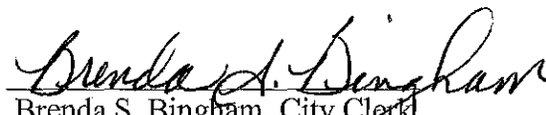
BE IT HEREBY RESOLVED by the Mayor and Council of the City of Kuna, Idaho that the Mayor of the City is hereby authorized to execute the Amendment to Reimbursement Agreement between E4 Partnership, LLLP and Corey Barton Homes, Inc. dba CBH homes and the City of Kuna defining the allocation of reimbursements payments to E4 Partnership, LLLP and Corey Barton Homes, Inc., dba CBH Homes.

PASSED BY THE COUNCIL of Kuna, Idaho this 20th day of August 2013.

APPROVED BY THE MAYOR of Kuna, Idaho this 20th day of August 2013.


W. Greg Nelson, Mayor

ATTEST:


Brenda S. Bingham, City Clerk



**RESOLUTION NO. R68-2017
CITY OF KUNA, IDAHO**

A RESOLUTION OF THE CITY OF KUNA, IDAHO AUTHORIZING THE CITY TREASURER, JOHN MARSH, TO PAY THE INVOICE IN THE AMOUNT \$52,570.20 TO VORTEX USA, INC. REPRESENTING THE THIRTY PERCENT (30%) DOWN PAYMENT FOR THE SPLASH PAD FOR THE CITY'S PARKS DEPARTMENT; AND AUTHORIZING THE MAYOR TO EXECUTE THE PURCHASE AGREEMENT.

BE IT HEREBY RESOLVED by the Mayor and Council of the City of Kuna, Idaho as follows:

Section 1. The City of Kuna, Idaho's Treasurer, John Marsh, is authorized to pay the invoice in the amount of \$52,570.20 representing the thirty percent (30%) down payment for the purchase of the splash pad, as approved in the 2016-2017 Budget for the City of Kuna, Idaho.

Section 2. The Mayor of the City of Kuna, Idaho is hereby authorized to execute the Purchase Agreement, and the City Clerk is hereby authorized to attest to said execution as so authorize and approved for on behalf of the City of Kuna, Idaho.

PASSED BY THE COUNCIL of Kuna, Idaho this 5th day of September 2017.

APPROVED BY THE MAYOR of Kuna, Idaho this 5th day of September 2017.

Joe L. Stear, Mayor

ATTEST:

Chris Engels, City Clerk

H-185

Invoice



1420 Valwood Parkway Suite 205, Carrollton, Texas 75006 Tel: 514-694-3868, Fax: 514-335-5413

City of Kuna
PO Box 13

Kuna, ID 83634
US

Invoice Date

8/27/2017

Invoice No.

30956

Page

1

Type

Invoice

Payment Terms

56 (30% Deposit/ Balance 30 Days)

Customer No.

5513

Project No.

26149

Purchase Order No.

~~KUNA SP, ID~~ 5932

Description	Unit	Quantity	Unit Price	Extended Price
30% Deposit - Quote 17193		1.00	52,570.20	52,570.20

40-6166-1067
CO

Sub-Total 52,570.20

Sales Tax \$0.00

Total Amount USD 52,570.20

CITY OF KUNA

PO BOX 13 KUNA, ID 83643 * 751 W. 4TH * PH. 208.922.5546 * FAX 208.922.5989 *
JMARSH@KUNAID.GOV

TO: MAYOR STEAR AND MEMBERS OF KUNA CITY COUNCIL
FROM: John Marsh – Kuna City Treasurer
SUBJECT: **ORDINANCE 2017-14 APPROPRIATION ORDINANCE**
DATE: 8/31/2017

SUMMARY DISCUSSION

There have been some changes to the original tentative budget numbers set by the City Council. Those changes are summarized below along with some additional summary data:

GENERAL FUND:

<u>ORIGINAL TENTATIVE</u>	<u>AMENDED FINAL TOTAL</u>	<u>DIFFERENCE</u>
\$6,370,718	\$6,107,435	(\$263,283)

Explanation:

1. Increase of \$28,801 for Ada County Commissioner approval of Ada County Sheriff 2% COLA. Total increase over prior year now stands at \$319,441.
2. Decrease of \$1,545 in the property tax levy due to lower available property taxes due to solar farm tax substitution.
3. Decrease of \$290,539 to recognize the removal of contingency balance upon adoption of the budget.

Other Summary Data:

1. Property Tax Levy Increase Summary: \$264,501
 - a. \$62,013: 3% levy increase
 - b. \$141,977: New construction roll
 - c. \$4,486: Annexation roll
 - d. \$57,570: Foregone
 - e. (\$1,545): Solar farm substitution
 - f. Projected annual impact: \$22/\$100K residential, \$7/\$100K commercial

2. Projected Net Reserve Balance FYE 2018
 - a. Forecasted beginning balance: \$1,411,604
 - b. Budgeted use of reserves in FYE 2018: \$185,785
 - c. Projected ending net reserves FYE 2018: \$1,225,819

WATER FUND:

<u>ORIGINAL TENTATIVE</u>	<u>AMENDED FINAL TOTAL</u>	<u>DIFFERENCE</u>
\$6,184,524	\$5,392,216	(\$792,308)

Explanation:

1. Decrease of \$792,308 to recognize the removal of contingency balance upon adoption of the budget and reduction related to the use of City Hall reserves replenishment.

Other Summary Data:

1. Projected Net Reserve Balance FYE 2018
 - a. Forecasted beginning balance: \$2,754,793
 - b. Budgeted use of reserves in FYE 2018: \$693,708
 - c. Projected ending net reserves FYE 2018: \$2,061,085

SEWER FUND:

<u>ORIGINAL TENTATIVE</u>	<u>AMENDED FINAL TOTAL</u>	<u>DIFFERENCE</u>
\$7,345,287	\$6,019,965	(\$1,325,322)

Explanation:

2. Decrease of \$1,325,322 to recognize the removal of contingency balance upon adoption of the budget and reduction related to the use of City Hall reserves replenishment.

Other Summary Data:

2. Projected Net Reserve Balance FYE 2018
 - d. Forecasted beginning balance: \$2,984,664
 - e. Budgeted use of reserves in FYE 2018: \$1,360,322
 - f. Projected ending net reserves FYE 2018: \$1,624,342

IRRIGATION FUND:

<u>ORIGINAL TENTATIVE</u>	<u>AMENDED FINAL TOTAL</u>	<u>DIFFERENCE</u>
\$2,786,167	\$2,668,484	(\$117,683)

Explanation:

- 3. Decrease of \$117,683 to recognize the removal of contingency balance upon adoption of the budget and reduction related to the use of City Hall reserves replenishment.

Other Summary Data:

- 3. Projected Net Reserve Balance FYE 2018
 - g. Forecasted beginning balance: \$1,588,537
 - h. Budgeted use of reserves in FYE 2018: \$101,783
 - i. Projected ending net reserves FYE 2018: \$1,486,754

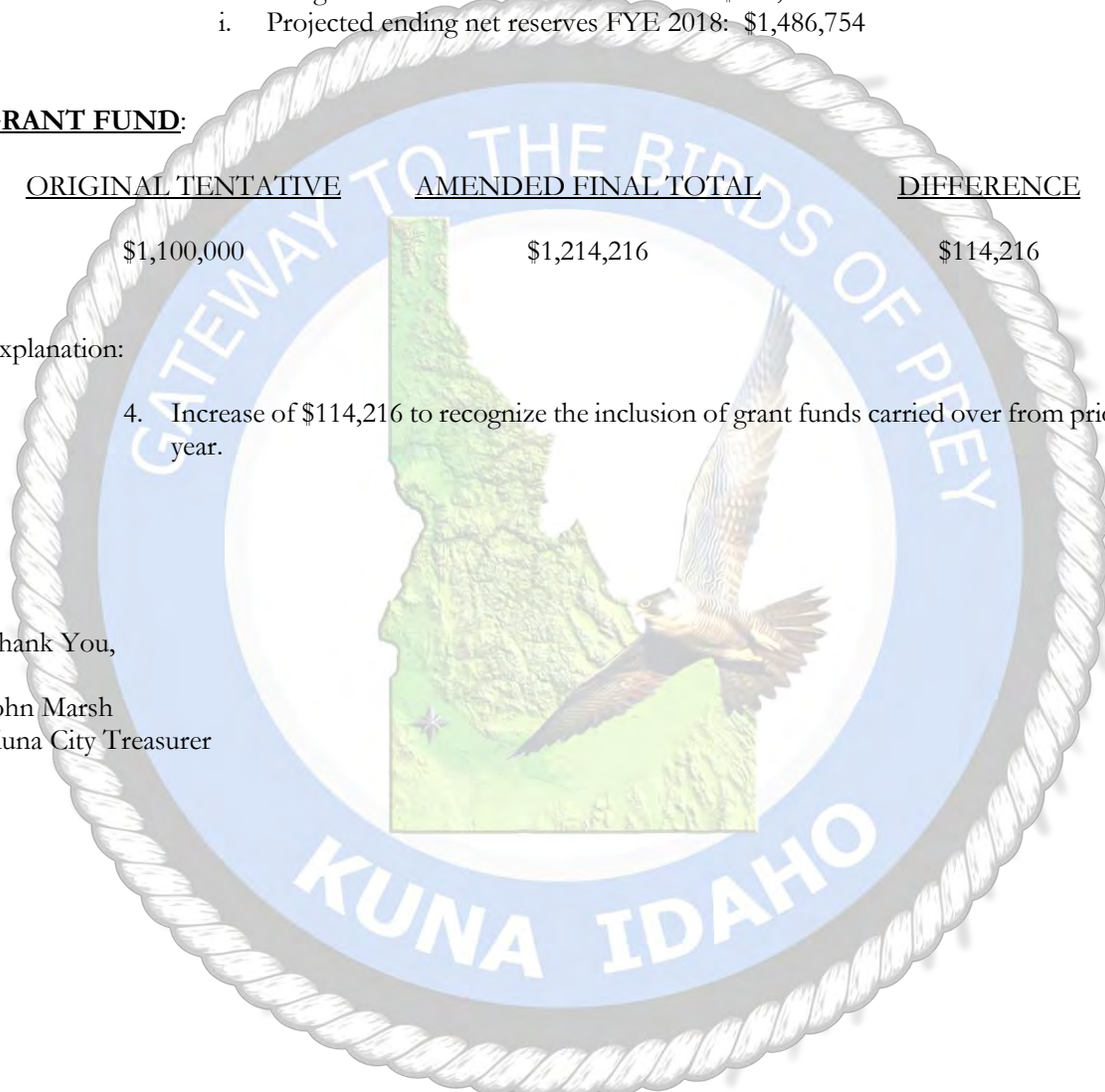
GRANT FUND:

<u>ORIGINAL TENTATIVE</u>	<u>AMENDED FINAL TOTAL</u>	<u>DIFFERENCE</u>
\$1,100,000	\$1,214,216	\$114,216

Explanation:

- 4. Increase of \$114,216 to recognize the inclusion of grant funds carried over from prior year.

Thank You,
John Marsh
Kuna City Treasurer



ORDINANCE NO. 2017-14

ANNUAL APPROPRIATION ORDINANCE

AN ORDINANCE ENTITLED THE ANNUAL APPROPRIATION ORDINANCE FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 2017 AND ENDING SEPTEMBER 30, 2018, APPROPRIATING THE SUM OF \$26,723,318 TO DEFRAY EXPENSES AND LIABILITIES OF THE CITY OF KUNA FOR SAID FISCAL YEAR; AUTHORIZING A LEVY OF A SUFFICIENT TAX UPON THE TAXABLE PROPERTY; SPECIFYING THE OBJECTS AND PROPOSED EXPENSES FOR WHICH SAID APPROPRIATION IS MADE; AND PROVIDING AN EFFECTIVE DATE.

BE IT ORDAINED by the Mayor and City Council of the City of Kuna, Ada County, Idaho.

SECTION 1. That the sum of \$26,723,318 be, and the same is appropriated to defray the necessary expenses and the liabilities of the City of Kuna, Ada County, Idaho, for the fiscal year beginning October 1, 2017.

SECTION 2. The objects and purposes for which such appropriation is made, and the amount of each object and purpose is as follows:

ESTIMATED EXPENDITURES**GENERAL FUND**

<i>Operating Expenditures</i>	\$5,719,325
<i>Debt Service</i>	\$0.00
<i>Interfund Transfers</i>	\$388,110
<i>Capital</i>	\$0.00
Total General Fund	<u>\$6,107,435</u>

CAPITAL PROJECTS FUND

<i>Capital</i>	<u>\$463,110</u>
----------------	------------------

AGENCY FUND

\$384,170

LATE COMERS FUND

\$1,763,609

GRANT FUND

\$1,214,216

PARK IMPACT FEE & CAPITAL PROJECTS FUND

\$851,286

WELL MITIGATION FUND

\$0

PROPRIETARY FUNDS

Water Fund	\$5,392,216
<i>Operating Expenditures</i>	\$3,284,192
<i>Debt Service</i>	\$0.00

<i>Capital</i>	\$2,108,024
Sewer Fund	\$6,019,965
<i>Operating Expenditures</i>	\$3,603,195
<i>Debt Service</i>	\$0.00
<i>Capital</i>	\$2,416,770
Irrigation Fund	\$2,668,484
<i>Operating Expenditures</i>	\$2,089,397
<i>Debt Service</i>	\$0.00
<i>Capital</i>	\$579,087
Solid Waste Collection Fund	\$1,858,827
<i>Operating Expenditures</i>	\$1,858,827
<i>Debt Service</i>	\$0.00
TOTAL PROPRIETARY FUNDS	\$15,939,492
GRAND TOTAL ALL FUNDS	\$26,723,318

SECTION 3. That a general tax levy on all taxable property within the City of Kuna be levied in the amount of \$2,320,328 for the general purposes in said City for the fiscal year beginning October 1, 2017. Included therein is the levy of foregone property taxes in the amount of \$57,570.

SECTION 4. All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

SECTION 5. This ordinance shall take effect and be in full force upon its passage, approval, and publication in one issue of *Kuna-Melba News*, a newspaper of general circulation in the City of Kuna, and the official newspaper of said City.

PASSED under suspension of rules, upon which a roll call vote was taken and duly enacted an ordinance of the City of Kuna, Ada County, Idaho at a convened meeting of the Kuna City Council held on the 5TH day of September, 2017.

Joe Stear, Mayor

ATTEST:

Chris Engels, City Clerk

**RESOLUTION NO. R67-2017
CITY OF KUNA, IDAHO**

A RESOLUTION OF THE CITY OF KUNA, IDAHO CERTIFYING THE INTENT OF THE KUNA CITY COUNCIL TO LEVY, AS PART OF THE GENERAL TAX LEVY ADOPTED PURSUANT TO ORDINANCE NO. 2017-14, FOREGONE PROPERTY TAXES.

BE IT HEREBY RESOLVED by the Mayor and Council of the City of Kuna, Idaho the Kuna City Council certifies the levy of foregone property taxes as part of the annual property tax levy.

Furthermore, the foregone property tax amount is levied at \$57,570, and is part of the overall property tax levy adopted by the Kuna City Council pursuant to Ordinance No. 2017-14, entitled *Annual Appropriation Ordinance*.

Additionally, the foregone property tax levy is part of the general tax levy on all taxable property within the City of Kuna for the operation of the General Fund during the fiscal year beginning October 1, 2017.

PASSED BY THE COUNCIL of Kuna, Idaho this 5th day of September, 2017.

APPROVED BY THE MAYOR of Kuna, Idaho this 5th day of September, 2017.

Joe L. Stear, Mayor

ATTEST:

Chris Engels, City Clerk



City of Kuna

Staff Memo

P.O. Box 13
 Phone: (208) 922-5274
 Fax: (208) 922-5989
 www.Kunacity.id.gov

To: **Kuna City Council**

File Number: 17-05-ZC (Rezone)

Location: 692 W. Avalon St.
 Kuna, ID 83634

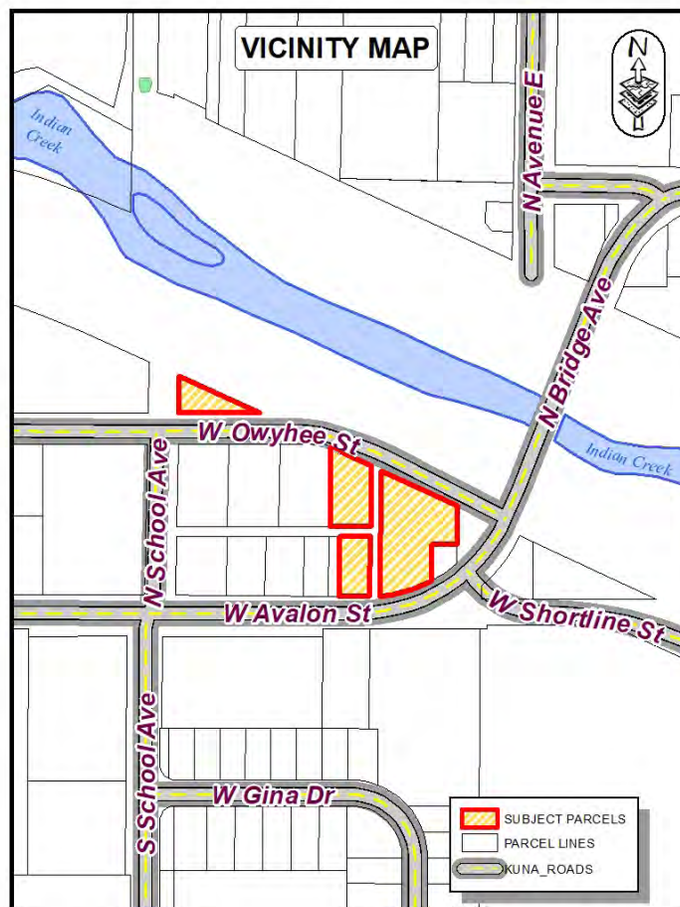
Planner: Trevor Kesner, Planner II

Hearing Date: September 5, 2017

Applicant: JSV Development
John Van Dyke
 1088 W. Bear Track Dr.
 Meridian, ID 83642
john@jsvidaho.com

Table of Contents:

- | | |
|---|---------------------------------|
| A. Process and Noticing | |
| B. Applicant Request | |
| C. Site History | |
| D. General Project Facts | |
| E. Staff Analysis | |
| F. Applicable Standards | |
| G. Procedural Process | |
| H. Proposed Findings for Commission Consideration | |
| I. Comprehensive Plan Analysis | |
| J. Kuna City Code Analysis | |
| | K. Proposed Conclusions of Law |
| | L. Proposed Decision by Council |



A. Process and Noticing:

1. Kuna City Code 1-14-3 (KCC), states that rezones are designated as a public hearing, with the Commission as the recommending body and the City Council as the decision-making body. This land use application was given proper public notice and followed the requirements set forth in Idaho Code, Chapter 65 Local Land Use Planning Act.

a. Notifications

- | | |
|----------------------------|------------------------------|
| i. Neighborhood Meeting | June 07, 2017 (one attendee) |
| ii. Agency Comment Request | June 12, 2017 |
| iii. 300' Property Owners | June 30, 2017 |
| iv. Kuna, Melba Newspaper | July 06, 2017 |
| v. Site Posted | June 27, 2017 |

B. Applicants Request:

John Van Dyke with JSV Development, requests to change an approximately 1.46-acre parcel from R-6 (medium-density residential) zoning to a C-1 (Neighborhood Business District) zone. The site is located north of West Avalon Street, south of West Owyhee Avenue, approximately 80 feet west of the intersection of North Bridge Avenue and West Shortline Street; addressed as 692 W. Avalon Street, Kuna, ID 83634. (APN#: R5070001940).

C. Site History:

This parcel has historically been used as a residential home site with some of the surrounding land left as open fields.

D. General Projects Facts:**1. Surrounding Land Use Zoning Designations:**

North	UPRR	Union Pacific Rail Right-of-Way along Indian Creek
South	M-1/ C-2/ R-6	Light Industrial District – Kuna City Area Business District – Kuna City Medium to Low Density Residential – Kuna City
East	M-1	Light Industrial District– Kuna City
West	R-6	Medium Density Residential – Kuna City

2. Parcel Sizes, Current Zoning, Parcel Number:

- Parcel Size: 1.46-acres (approximately)
- Current Zoning: R-6 (Medium-Density Residential)
- Parcel #: R5070001940

3. Services:

Sanitary Sewer– City of Kuna
Potable Water – City of Kuna
Irrigation District – Boise-Kuna Irrigation District
Pressurized Irrigation – City of Kuna (KMID)
Fire Protection – Kuna Rural Fire District
Police Protection – Kuna Police (Ada County Sheriff’s office)
Sanitation Services – J&M Sanitation

4. Existing Structures, Vegetation and Natural Features:

Currently, there is a residential home and an accessory shed situated on the site. Vegetation onsite is generally associated with a residential use, such as grass and weeds.

5. Transportation / Connectivity:

The site is currently accessed from West Avalon Street, approximately 80 feet west of the intersection of North Bridge Avenue and West Shortline Street. The applicant proposes to relocate the primary access to the north side of the parcel on Owyhee Avenue with future development, eliminating the access from West Avalon Street. The applicant also proposes to utilize portions of unopened/unimproved ACHD rights-of-way (alleys) with future development. Compass and ACHD recommends improving the streets and sidewalks around Avalon Street and Owyhee Avenue to encourage safer access to downtown and the Indian Creek pathway. Any future site improvements, right-of-way dedications/vacations, and proposed driveway approach relocations or changes shall be reviewed and assessed by Ada County Highway District (ACHD).

6. Environmental Issues:

Staff is not aware of any environmental issues, health or safety conflicts. The subject site’s topography has an average slope of approximately 10% to the southeast, and soils are classified within the Hydrologic Group ‘D’

(High Runoff Potential) with a potential bedrock depth between 10 to 40 inches according to the USDA’s Soil Survey of Ada County.

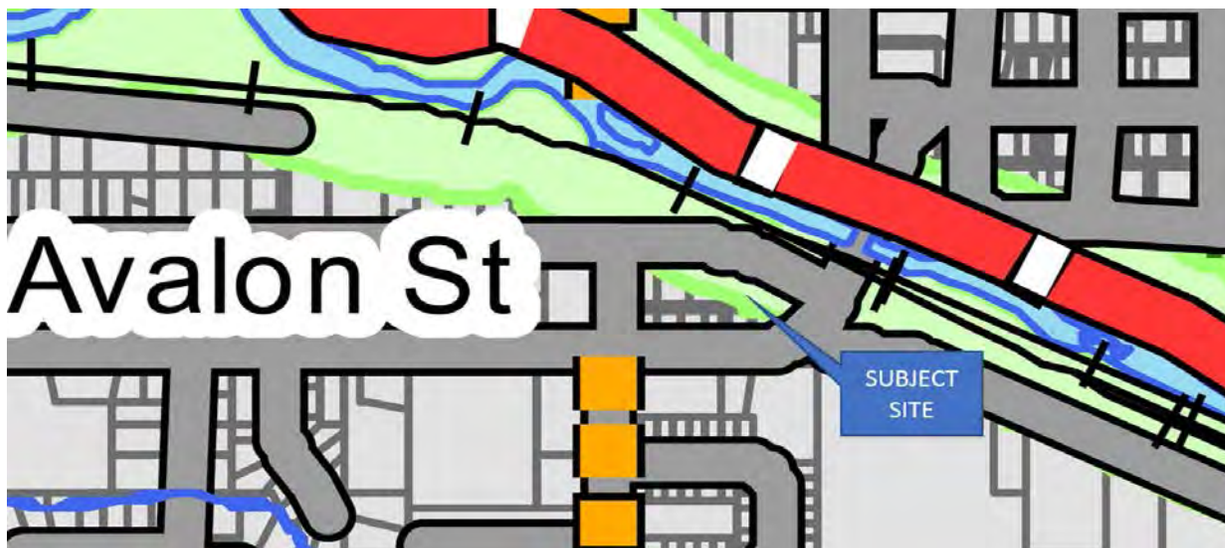
7. **Comprehensive Plan Future Land Use Map:**

The site is identified as Neighborhood and Community Commercial on Kuna’s Comprehensive Plan Future Land Use Map. The comprehensive plan is a living document, intended for use as a guide for decision making by governmental bodies. Staff views this rezone request as generally compatible with the comprehensive plan future land use map and adjacent land uses.



8. **Recreation and Pathways Master Plan Map**

The Recreation and Pathways Master Plan Map indicates a ‘Future Trail’ on the north side of Indian Creek; however, the Indian Creek pathway is fully improved adjacent to the site. The site is within walkable distance to pathways and parks.



9. **Agency Responses:**

The following agencies returned comments which are included as exhibits with this case file:

- Idaho Department of Environmental Quality (DEQ) – Exhibit B1
- Kuna City Engineer – Exhibit B2
- COMPASS – Exhibit B3
- Idaho Transportation Department (ITD) – Exhibit B4
- Central District Health Department (CDHD) – Exhibit B5
- Boise Project Board of Control – Exhibit B6
- Nampa Meridian Irrigation District – Exhibit B7

E. **Staff Analysis:**

The applicant's intention is to remove the existing home and storage shed to develop the site as a mix of multi-family units and commercial office suites, which are permitted uses (with a Design Review approval) under the applicants request for C-1 (Neighborhood Business District) zone.

The subject site encompasses four (4) separate parcels; however, each of the four (4) separate parcels associated with this application reference the same County tax parcel number (No. R5070001948), land acreage (approximately 1.46 acres), and ownership information. Staff consulted with Ada County Assessor's office as to why these parcels are consolidated under one tax identification parcel number, and determined that the original parcel was segmented as a result of prior public right-of-way dedications for Railway, Owyhee Street and public alleyways lying within the project's boundaries.

Staff has determined this Rezone application complies with Title 5 of the Kuna City Code; Idaho Statute §50-222. Staff forwards a recommendation of approval for Case # 17-05-ZC, a rezone request from John Van Dyke representing JSV Development, subject to the proposed conditions of approval listed in Section 'L' of this report.

F. **Applicable Standards:**

1. Kuna City Code (KCC) Title 1,
2. Kuna City Code (KCC) Title 5, Chapter 12.
3. City of Kuna Comprehensive Plan and Future Land Use Map
4. Idaho Code, Title 67, Chapter 65, Local Land Use Planning Act

G. **Procedural Process:**

The Commission will consider the project, including the submitted application items, agency comments, staff's report, application exhibits and any public testimony presented at the hearing.

H. **Proposed Findings of Fact for Commission Consideration:**

1. **Rezone:** Based on the record contained in Case No. 17-05-ZC, including the exhibits, staff's report and any public testimony at the public hearing, the Planning and Zoning Commission of Kuna, Idaho, hereby recommends *approval/conditional approval/denial* of the Findings of Fact and Conclusions of Law, and conditions of approval for Case No. 17-05-ZC rezone.
2. The Kuna Planning and Zoning Commission approves/conditionally approves/denies the facts as outlined in the staff report, the public testimony and the supporting evidence list presented.

Comment: *The Kuna Commission held a public hearing on the subject applications on July 25, 2017 to hear from the City staff, the applicant, and to accept public testimony. The decision by the Commission is based on the application, staff report and public testimony, both oral and written.*

3. Based on the evidence contained in Case No. 17-05-ZC, this proposal appears to generally comply with the Comprehensive Plan and Future Land Use Map.

Comment: *The Comp Plan Future Land Use Map designates the approximately 1.46 acres (subject property) as Neighborhood and Community Commercial. The proposed rezone to a commercial use (C-1) conforms with the Comprehensive Plan Future Land Use Map.*

4. The Kuna Planning and Zoning Commission has the authority to recommend approval or denial for this application.

Comment: *On July 25, 2017, Kuna's Planning and Zoning Commission will vote to recommend approval/conditional approval/denial of application 17-05-ZC.*

5. The public notice requirements were met and the public hearing was conducted within the guidelines of applicable Idaho Code and City Ordinances.

Comment: *As noted in the process and noticing section, public notice requirements were met to hold a public hearing on July 25, 2017.*

I. Comprehensive Plan Analysis:

The Kuna Planning and Zoning Commission accepts the Comprehensive Plan components as described below. The proposed zone change for the site is consistent with the following Comprehensive Plan components:

Private Property Rights Goals and Objectives - Section 2 - Summary:

Ensure the City land use policies, restrictions, conditions and fees do not violate private property rights and ensure that land use actions, decisions, and regulations do not effectively eliminate all economic value of the subject property. Ensure that City land use actions, decisions, and regulations do not prevent a private property owner from taking advantage of a fundamental property right and staff shall evaluate with guidance from the City's attorney; the Idaho Attorney General's six criteria established to determine the potential for property taking.

Comment: *Utilizing the Idaho Attorney Generals criteria, and a review by the City Attorney, the proposed project does not constitute a "takings" and the economic value is intact.*

Economic Development Goals and Objectives - Section 5 - Summary:

Improve and diversify the local economy to ensure a sustainable economic tax base. Capitalize on local and regional strengths to promote sustainable growth.

Goal 1: Promote and support a diverse and sustainable economy that will allow more Kuna residents to work in their community.

Objective 1.2: Strengthen existing business enterprises and promote their expansion.

Goal 2: Expand Kuna's shopping and entertainment opportunities.

Objective 2.1: Assist in retaining or expanding sales opportunities in entertainment, sit-down restaurants, and neighborhood/convenience shopping categories. Encourage neighborhood and community-scale retail.

Goal 3: Strengthen and expand the City Center area

Objective 3.2 Improve the City Center's streetscape.

Land Use Goals and Objectives – Section 6 – Summary:

Preserve and enhance the Kuna community quality of life.

Goal 2: Encourage a balance of land uses to ensure that Kuna remains a desirable, stable, and self-sufficient community.

Objective 2.1: Support mixed uses in the City core to provide a vibrant community center with a 24-hour population.

City Center Goals and Objectives – Section 15 – Summary:

Kuna citizens expressed a strong desire to sustain and revitalize its historic downtown core and expand and strengthen it. The Plan outlines a vision for strong, sustainable and modern city center.

Goal 1: Develop a healthy and vibrant City Center that offers Kuna residents a variety of services.

Objective 3.2: Encourage business investment in the City Center

Goal 2: Make Kuna's City Center pedestrian friendly.

Objective 2.1: Create lively and attractive pedestrian oriented streets within the City Center

Comment: *Via ACHD and Kuna standards, applicant would be required to construct curb, gutter and concrete sidewalks abutting the site.*

J. Kuna City Code Analysis:

1. This request appears to be consistent and in compliance with all Kuna City Code (KCC).

Comment: *The proposed application adheres to the applicable requirements of Title 5 of the KCC.*

2. The site is physically suitable for a commercial zoning designation.

Comment: *The 1.46-acre parcel is suitable to accommodate commercial uses.*

3. The rezone to a commercial use is not likely to cause substantial environmental damage or avoidable injury to wildlife or their habitat.

Comment: *The land to be rezoned is not used as wildlife habitat. Roads, pathways, bike lanes and open space already exist and will therefore not cause environmental damage or loss of habitat.*

4. The Rezone application is not likely to cause adverse public health problems.

Comment: *The proposed commercial zoning designation requires connection to Kuna public sewer and water facilities, eliminating the occurrence of adverse public health problems.*

5. The application appears to avoid detriment to the present and potential surrounding uses; to the health, safety, and general welfare of the public taking into account the physical features of the site, public facilities and existing adjacent uses.

Comment: *The rezone request considers the location of the property and adjacent uses. The subject property is located within walkable distance to the downtown area. The adjacent uses are light industrial and residential – as referenced in the Kuna Comprehensive Plan Future Land Use Map.*

6. The existing and proposed street and utility services in proximity to the site are suitable and adequate for commercial use.

Comment: *Correspondence from Kuna Public Works confirms that the utility services are suitable and adequate for a commercial use.*

K. Proposed Conclusions of Law:

1. Based on the evidence contained in Case No 17-05-ZC, Commission finds Case No. 17-05-ZC generally complies with Kuna City Code.
2. Based on the evidence contained in Case No. 17-05-ZC, Commission finds Case No. 17-02-ZC is generally consistent with Kuna's Comprehensive Plan.
3. The public notice requirements have been met and the neighborhood meeting was conducted within the guidelines of applicable Idaho Code and City Ordinances.

L. Proposed Decision by the Commission:

Note: This proposed motion is to approve, conditionally approve, or deny this request. If the Commission wishes to approve or deny specific parts of the requests as detailed in this report, those changes must be specified.

On July 25, 2017, the Planning and Zoning Commission voted to recommend *approval/conditional approval/denial* for Case No 17-05-ZC, based on the facts outlined in staff's report and the testimony during the public hearing by the Planning and Zoning Commission of Kuna, Idaho, the Commission hereby recommends *approval/conditional approval/denial* for Case No. 17-05-ZC, a request from John Van Dyke representing JSV Development, with the following conditions of approval to the City Council:

1. The applicant shall follow all staff and agency recommendations and requirements as set forth in exhibits attached to this case file.
2. The applicant and/or owner, or any future assigns are subject to a Design Review approval for any future buildings or dwellings constructed within a commercial (C-1) zone.
3. The applicant and/or owner or any future assigns shall obtain written approval on letterhead or may be written/stamped on the approved plans of the construction plans from the agencies noted below. All site improvements are prohibited prior to approval of the following agencies:
 - a. The City Engineer shall approve sewer hook-ups.
 - b. The City Engineer shall approve future drainage and grading plans. Central District Health Department recommends the plans be designed and constructed in conformance with standards contained in, "Catalog for Best Management Practices for Idaho Cities and Counties". No construction, grading, filling, clearing or excavation of any kind shall be initiated until the applicant has received approval of the drainage plan.
 - c. The Kuna Fire District shall approve fire flow requirements and/or future building plans. Installation of fire protection facilities as required by Kuna Fire District.
 - d. The *Boise-Kuna* Irrigation District shall approve any modifications to the existing irrigation system.
 - e. Approval from Ada County Highway District (ACHD) shall be obtained and Impact Fees must be paid prior to *issuance* of any building permit.
4. Irrigation/drainage waters shall not be impeded by any future construction on site per Idaho Code Section 31-3805.
5. Storm Drainage and/or Street Runoff must be retained on site.
6. Any local irrigation or drainage ditches that cross this property, in order to serve neighboring properties, must remain unobstructed and protected by appropriate easements. (See exhibit B8)
7. Fencing within and/or around the site shall comply with Kuna City Code at time of development.
8. Parking within the site shall comply with KCC 5-9.
9. Signage within the site shall comply with KCC 5-10.
10. Lighting within the site shall comply with KCC 5-9-5-B.
11. Maintenance and planting of vegetation within public rights-of-way shall be with approval from the public entities owning the property.

12. The land owner/applicant/developer, and any future assigns having an interest in the subject property, shall fully comply with all conditions and Kuna City Code or seek amending them through the public hearing process. All commercial and/or multi-family projects require Design Review approvals for new buildings, parking, signage and landscaping.
13. Applicant shall follow staff, City engineers and other agency recommended requirements as applicable.
14. Applicant shall comply with all local, state and federal laws.



City of Kuna
Planning & Zoning
Department
P.O. Box 13
Kuna, Idaho 83634
208.922.5274
Fax: 208.922.5989
Website: www.cityofkuna.com

Rezone Checklist

Rezone requires public hearings with both the Planning & Zoning Commission and City Council. Public hearing signs will be required to be posted by the applicant for both meetings. Sign posting regulations are available online.

Project name: R5070001940
Zone change
Applicant: JSV Development, LLC
John Van Dyke, member

All applications are required to contain one copy of the following:

Applicant (✓)	Description	Staff (✓)
✓	Completed and signed Commission & Council Review Application.	✓
✓	Letter of Intent indicating reasons for proposed rezone . If reason for rezone is development, also submit a conceptual plan.	✓
✓	Vicinity map drawn to scale, showing the location of the subject property. Map shall contain the following information: Shaded area showing the rezone property, Street names and names of surrounding subdivisions.	✓
✓	Legal description of the rezone area: Include a metes & bounds description to the section line of all adjacent roadways stamped & signed by a registered professional land surveyor with a calculated closure sheet & a map showing the boundaries of the legal description.	✓
	Development Agreement & Development Agreement Checklist	
✓	Recorded warranty deed for the property.	✓
✓	Proof of ownership—A copy of your deed <u>and</u> Affidavit of Legal Interest. (All parties involved)	✓
✓	Neighborhood meeting certification (certification & neighborhood meeting list forms shall accompany this application).	✓
✓	Commitment of Property Posting form signed by the applicant/agent.	✓

Note: Only one copy of the above items need to be submitted when applying for multiple applications.

(Handwritten initials)

This application shall not be considered complete (nor will a Public Hearing be set) until staff has received all required information. Once the application is deemed complete, staff will notify the applicant of the scheduled hearing date, fees due, additional copies needed, etc.



City of Kuna
Planning & Zoning
Department
P.O. Box 13
Kuna, Idaho 83634
208.922.5274
Fax: 208.922.5989
Website: www.cityofkuna.com

Commission & Council Review Application

Note: Engineering fees shall be paid by the applicant if required.

*Please submit the appropriate checklist (s) with application

For Office Use Only	
File Number (s)	17-05-ZC
Project name	JSV Development Rezone
Date Received	RECEIVED 6-8-17
Date Accepted/Complete	
Cross Reference Files	
Commission Hearing Date	
City Council Hearing Date	

Type of Review (check all that apply):

- Annexation
- Appeal
- Comprehensive Plan Amendment
- Design Review
- Development Agreement
- Final Planned Unit Development
- Final Plat
- Lot Line Adjustment
- Lot Split
- Planned Unit Development
- Preliminary Plat
- Rezone
- Special Use
- Temporary Business
- Vacation
- Variance

Contact/Applicant Information

Owners of Record: <u>JSV Development, LLC</u>	Phone Number: <u>(208) 501-3133</u>
Address: <u>1088 W. Bear Track Dr.</u>	E-Mail: <u>John@JSVIdaho.com</u>
City, State, Zip: <u>Meridian, ID 83642</u>	Fax #: _____
Applicant (Developer): <u>John Van Dyke, member</u>	Phone Number: <u>(208) 501-3133</u>
Address: <u>1088 W. Bear Track Dr.</u>	E-Mail: <u>John@JSVIdaho.com</u>
City, State, Zip: <u>Meridian, ID 83642</u>	Fax #: _____
Engineer/Representative: _____	Phone Number: _____
Address: _____	E-Mail: _____
City, State, Zip: _____	Fax #: _____

Subject Property Information

Site Address: <u>692 W. Avalon St., Kuna, ID 83634</u>	
Site Location (Cross Streets): <u>Avalon/Bridge/Owyhee & Owyhee/School Ave.</u>	
Parcel Number (s): <u>R5070001940</u>	
Section, Township, Range: <u>Section 23, 2N, 1W</u>	
Property size: <u>1.46 ac.</u>	
Current land use: <u>Residential</u>	Proposed land use: <u>Res/Comm</u>
Current zoning district: <u>R-10</u>	Proposed zoning district: <u>C-1</u>



Project Description

Project / subdivision name: Amended Plat of the Townsite of Kuna
 General description of proposed project / request: Rezone from R-6 residential to C-1 commercial.

Type of use proposed (check all that apply):
 Residential _____
 Commercial _____
 Office _____
 Industrial _____
 Other _____

Amenities provided with this development (if applicable): _____

Residential Project Summary (if applicable)

Are there existing buildings? Yes No
 Please describe the existing buildings: Approx. 1,000 sqft dwelling w/ 1 out building
 Any existing buildings to remain? Yes No
 Number of residential units: 20 Number of building lots: 5
 Number of common and/or other lots: 1
 Type of dwellings proposed:
 Single-Family _____
 Townhouses _____
 Duplexes _____
 Multi-Family _____
 Other _____

Minimum Square footage of structure (s): 2,400
 Gross density (DU/acre-total property): 13.69 Net density (DU/acre-excluding roads): 13.69
 Percentage of open space provided: Approx. 20% Acreage of open space: Approx. 0.2 acres
 Type of open space provided (i.e. landscaping, public, common, etc.): landscaping

Non-Residential Project Summary (if applicable)

Number of building lots: 1 Other lots: 0
 Gross floor area square footage: 3,600 Existing (if applicable): 0
 Hours of operation (days & hours): unknown Building height: unknown - conceptual phase.
 Total number of employees: unknown Max. number of employees at one time: unknown
 Number and ages of students/children: N/A Seating capacity: N/A
 Fencing type, size & location (proposed or existing to remain): As required by ord - OK

Proposed Parking:
 a. Handicapped spaces: ADA required Dimensions: 18x9
 b. Total Parking spaces: 40 Dimensions: 18x9
 c. Width of driveway aisle: 24'

Proposed Lighting: Still in conceptual phase
 Proposed Landscaping (berms, buffers, entrances, parking areas, common areas, etc.): To align with variety/quantity as required by landscaping ord - OK

Applicant's Signature: [Signature], member Date: 5/30/17



Applicant: John Van Dyke, Member
Owner: JSV Development, LLC

Letter of Intent

Summary of Application

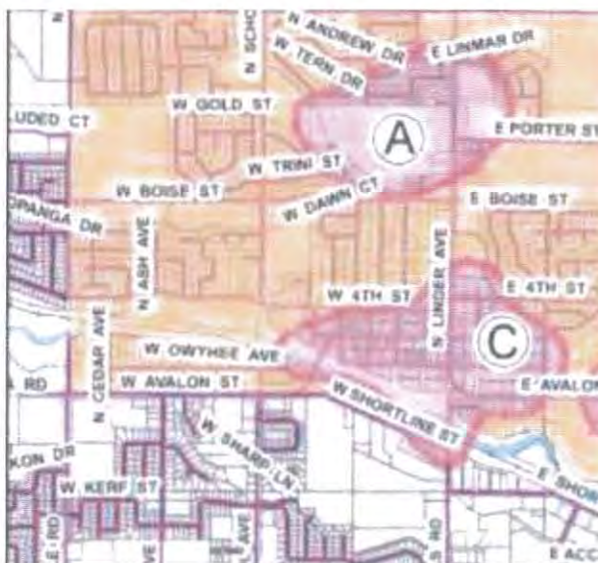
The application submitted is for a zone change from R-6 (residential) to C-1 (Neighborhood Commercial) on 1.46 acres of land for parcel R5070001940, also known as 692 W. Avalon St., Kuna, ID 83634. The zone change would facilitate development comprised of both multi-family and commercial office space, where a conceptual site plan has been included with the application.

Alignment with Comprehensive Plan

The City of Kuna Comprehensive Plan Map supports the zone change to C-1 at this location, which depicts Commercial (Neighborhood and Community) for the parcels associated with the application.

In addition, per the City of Kuna Comprehensive Plan (The Plan), the City Center, which includes the subject parcels per Figure 1 below, “residential areas within the City Center will become the highest density areas...” and “housing types within the City Center will include mid-sized multi-family dwellings...” (p. 74).

Figure 1: City Center Area Map, With Focus on Parcel R5070001940



Source: City of Kuna Comprehensive Plan (2015), p. 73



Furthermore, locating commercial in such close proximity to other commercial activities provides additional vibrancy and investment to the downtown area. Referring to the desire of residents for more subdivision/neighborhood-incorporated commercial development, The Plan counters, stating “Kuna needs to ensure that commercial neighborhood-type uses do not detract from the strength and purpose of Downtown” (p. 68).

Finally, a C-1 (Neighborhood Commercial) zoning designation would allow for both residential and commercial activities to co-locate in an appropriate area of the city as identified by The Plan’s Land Use Goal #2 and corresponding objectives and policies (See below) (p. 64).

Goal 2: Encourage a balance of land uses to ensure that Kuna remains a desirable, stable, and self-sufficient community.

Objective 2.1: Support mixed uses in the City core to provide a vibrant community center with a 24-hour population.

Policy: Encourage infill development of vacant or underutilized land to create greater densities in the core of the City and allow density bonuses as a means to bring about these increased densities.

Policy: The concept ‘live, work, play’ should be recognized where appropriate.

Objective 2.2: Plan for areas designed to accommodate a diverse range of businesses and commercial activity – within both the community-scale and neighborhood-scale centers – to strengthen the local economy and to provide more opportunities for social interaction.

Policy: Retail and residential land uses should be appropriately mixed and balanced with professional offices and service facilities to provide residents with a broader mix

Impact to Public Facilities

No impact to public facilities would occur purely from a rezone. Any post-rezone development activity would be subject to additional public hearings related to a conditional use permit and/or preliminary/final plat.

Regardless, as it relates to the conceptual plan submitted along with the application, associated water, sewer, and park fees would be collected in the appropriate amounts as deemed by the City of Kuna to cover the impact to these specific public facilities. Associated dedications and road improvements would occur in conjunction with the City of Kuna/Ada County Highway District to facilitate development. In meeting with the City of Kuna prior to application submission, fire, police, and other services did not forwardly present themselves as being substantially impacted

and respectfully defer to the related agency/department-provided comments resulting from this application submission, if any.

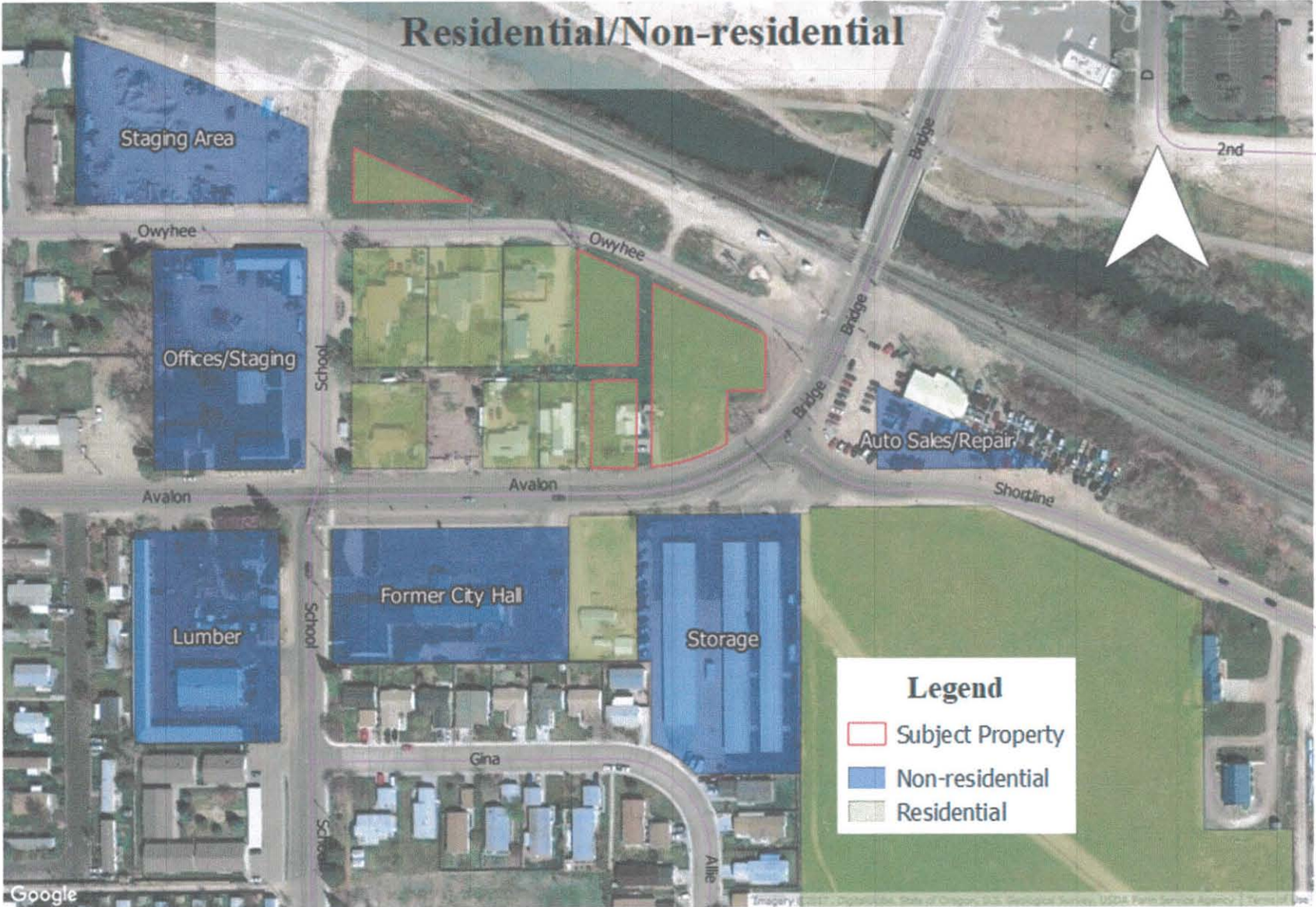
Character of the Area

The existing character of the area is a composite of non-residential and residential uses. Commercial auto sales and repair, storage facilities, and staging areas related to area irrigation providers are just a sample of the commercial activity that surround the immediate area south of Indian Creek and along W. Avalon St. Lumber sales and the former City Hall also comprise the commercial make-up. Residential uses are largely encompassed by commercial activity along the southside of Avalon and East of School Ave. A map of the current residential and non-residential uses surrounding the property is provided to better illustrate character of the area (See Attached Map - Residential/Non-residential on the following page).

A C-1 (Neighborhood Commercial) zoning designation would allow for a development comprised of both residential and non-residential in nature and align with the existing character of the area.

Summary

In summary, I believe the parcels related to this application for zone change are more appropriate for the type of development associated with a C-1 (Neighborhood Commercial) zoning designation due to the alignment with the City of Kuna Comprehensive Plan and existing character of the area.



100 0 100 200 300 400 ft

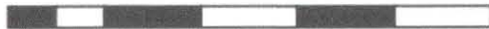


Exhibit
A-2C

Picture Reference for R5070001940 Zone Change



Avalon Zone Change

All lots depicted are part of The Amended Plat of the Townsite of Kuna, Ada County, ID

The North half of Lot 1; Lots 2, 3, and 4; the East 20 feet of Lot 5; and Lots 12, 13, 14, 15, 16, 17, 18 and 19; all in Block 24 of Kuna Townsite, amended, according to the plat thereof filed in Book 4 of Plats at page 187, records of Ada County, Idaho;

TOGETHER WITH that portion of vacated Park Avenue adjoining said Lots 12 through 19 as vacated by Vacation recorded September 11, 1973, as Instrument No. 859399;

EXCEPT the South 210 feet of said Lots 12, 13, 14, 15, 16 and 17;

AND EXCEPT that portion of Lots 2, 3, 4, and 5 conveyed to the State of Idaho by deed recorded September 28, 1936 in Book 220 of Deeds at Page 274.

FURTHER EXCEPT that portion of Lots 12, 13, 14, 15, 16, 17 and 18 of Block 24, conveyed to Ada County Highway District by deed recorded November 6, 1973 as Instrument No. 865645.



.456 Acres

Instrument #859399

Owyhee Ave

Instrument #865645

School Ave

12

13

14

15

16

17

18

19

.251 Acres

Owyhee Ave

.586 Acres

11

10

9

8

7

6

5

4

3

2

1

.163 Acres

Avalon St

Avalon St

ADA COUNTY RECORDER Christopher D. Rich	2017-039784
BOISE IDAHO Pgs=2 VICTORIA BAILEY	05/04/2017 03:37 PM
ALLIANCE TITLE - BOISE PRODUCTION CENTER	\$13.00

WARRANTY DEED

Alliance Title & Escrow Corp. Order No.:348808

FOR VALUE RECEIVED

Lonnie Wages and Waneeta Wages who acquired title as Waneeta Wages, husband and wife,

the grantor(s), do(es) hereby grant, bargain, sell and convey unto

JSV Development, LLC

whose current address is

1088 W. Bear Track Dr. Meridian, ID 83642 *JSV*

the grantee(s), the following described premises, in Ada County, Idaho, TO WIT:

See attached Exhibit 'A'

TO HAVE AND TO HOLD the said premises, with their appurtenances unto the said Grantee, heirs and assigns forever. And the said Grantor does hereby covenant to and with the said Grantee(s), that (s)he is/are the owner(s) in fee simple of said premises; that they are free from all encumbrances Except: Current Year Taxes, conditions, covenants, restrictions, reservations, easements, rights and rights of way, apparent or of record.

And that (s)he will warrant and defend the same from all lawful claims whatsoever.

Dated: May 4, 2017

Lonnie Wages

Lonnie Wages

Waneeta Wages

Waneeta Wages

State of ID } ss
County of Ada }

On this 4 day of May, 2017, before me, Nate Davidson, a Notary Public in and for said state, personally appeared Lonnie Wages and Waneeta Wages, known or identified to me to be the person(s) whose name(s) is/are subscribed to the within Instrument and acknowledged to me that he/she/they executed same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

Nate Davidson

Nate Davidson
Notary Public for the State of ID
Residing at: Meridian, ID
Commission Expires: 8/5/19



EXHIBIT "A"

348808

The North half of Lot 1; Lots 2, 3, and 4; the East 20 feet of Lot 5; and Lots 12, 13, 14, 15, 16, 17, 18 and 19; all in Block 24 of Kuna Townsite, amended, according to the plat thereof filed in Book 4 of Plats at page 187, records of Ada County, Idaho;

TOGETHER WITH that portion of vacated Park Avenue adjoining said Lots 12 through 19 as vacated by Vacation recorded September 11, 1973, as Instrument No. 859399;

EXCEPT the South 210 feet of said Lots 12, 13, 14, 15, 16 and 17;

AND EXCEPT that portion of Lots 2, 3, 4, and 5 conveyed to the State of Idaho by deed recorded September 28, 1936 in Book 220 of Deeds at Page 274.

FURTHER EXCEPT that portion of Lots 12, 13, 14, 15, 16, 17 and 18 of Block 24, conveyed to Ada County Highway District by deed recorded November 6, 1973 as Instrument No. 865645.

Exhibit

A-2d



City of Kuna AFFIDAVIT OF LEGAL INTEREST

City of Kuna
P.O. Box 13
Kuna, Idaho 83634
Phone: (208) 922-5274
Fax: (208) 922-5989
Web: www.cityofkuna.com

State of Idaho)
)
County of Ada)

I, JSV Development, LLC, 1088 W. Bear Track Dr.
Name Address
Meridian ID 83642
City State Zip Code

being first duly sworn upon oath, depose and say:

(If Applicant is also Owner of Record, skip to B)

A. That I am the record owner of the property described on the attached, and I grant my permission to John VanDyke, member 1088 W. Bear Track Dr.
Name Address
Meridian ID 83642
to submit the accompanying application pertaining to that property.

B. I agree to indemnify, defend and hold City of Kuna and its employees harmless from any claim or liability resulting from any dispute as to the statements contained herein or as to the ownership of the property which is the subject of the application.

C. I hereby grant permission to the City of Kuna staff to enter the subject property for the purpose of site inspections related to processing said application(s).

Dated this 17th day of June, 2017

[Signature]
Signature

Subscribed and sworn to before me the day and year first above written



[Signature]
Notary Public for Idaho
Residing at: Meridian, ID
My commission expires: 12/08/2018



251



CERTIFICATE OF ORGANIZATION LIMITED LIABILITY COMPANY

FILED EFFECTIVE

Title 30, Chapters 21 and 25, Idaho Code

Filing fee: \$100 typed, \$120 not typed

Complete and submit the application in duplicate.

2015 NOV 24 AM 8:33

SECRETARY OF STATE
STATE OF IDAHO

1. The name of the limited liability company is:
JSV Development, LLC

(Remember to include the words "Limited Liability Company," "Limited Company," or the abbreviations L.L.C., LLC, or LC)

2. The complete street and mailing addresses of the principal office is:
1088 W. Bear Track Dr., Meridian, ID 83642

(Street Address)

(Mailing Address, if different)

3. The name and complete street address of the registered agent:
John Van Dyke 1088 W. Bear Track Dr., Meridian, ID 83642

(Name)

(Address)

4. The name and address of at least one governor of the limited liability company:
John Van Dyke 1088 W. Bear Track Dr., Meridian, ID 83642

(Name)

(Address)

Sarah Van Dyke

1088 W. Bear Track Dr., Meridian, ID 83642

(Name)

(Address)

(Name)

(Address)

(Name)

(Address)

5. Mailing address for future correspondence (annual report notices):
1088 W. Bear Track Dr., Meridian, ID 83642

(Address)

Signature of organizer(s).

Printed Name: John Van Dyke

Signature:

Printed Name: Sarah Van Dyke

Signature:

Secretary of State use only

IDAHO SECRETARY OF STATE

11/24/2015 05:00

CK:1139 CT:315065 BH:1501751

1@ 100.00 = 100.00 ORGAN LLC #2

W158933

254



AMENDMENT TO CERTIFICATE OF ORGANIZATION LIMITED LIABILITY COMPANY

Title 30, Chapters 21 and 25, Idaho Code

Base Filing fee: \$30.00.

Complete and submit the application in duplicate.

FILED EFFECTIVE

2016 MAY 12 AM 8:55

SECRETARY OF STATE
STATE OF IDAHO

1. The name of the limited liability company is:
JSV Development, LLC

2. The date the certificate of organization was originally filed : November 24, 2015

3. The name of the limited liability company is amended to:

4. The complete street and mailing addresses of the principal office is amended to:

(Street Address)

(Mailing Address if different)

5. The mailing address for future correspondence (annual reports) is amended to:

(Address)

6. The name and address of the managers/members shall be amended as follows:

Add: Delete: Sarah Van Dyke 1088 W. Bear Track Dr., Meridian, ID 83642
(Name) (Address)

Add: Delete: _____
(Name) (Address)

Add: Delete: _____
(Name) (Address)

7. Signature of a manager, member, or authorized person.

Printed Name: John Van Dyke

Signature:

Printed Name: _____

Signature: _____

Secretary of State use only

IDAHO SECRETARY OF STATE
05/12/2016 05:00
CK:996 CT:324340 BH:1528275
1@ 30.00 = 30.00 ORGAN AMEN #3

W/58933



Neighborhood Meeting List Request

CITY OF KUNA PLANNING & ZONING, 763 West Avalon, Kuna, Idaho 83634 * www.cityofkuna.com * (208) 922-5274 * Fax: (208) 922-5989

GENERAL INFORMATION:

If you are applying for one of the uses listed below, you must conduct a Neighborhood Meeting. This meeting allows neighbors to learn more about your project before the public hearing (Kuna Planning & Zoning will notify surrounding property owners of the hearing). All involved property owners within *300 feet of the subject property boundary need to be invited to your meeting.

According to Kuna City Code, the meeting must be held either on a weekend between 10 a.m. and 7 p.m., or a weekday between 6 p.m. and 8 p.m. Meetings cannot be conducted on holidays, holiday weekends, or the day before or after a holiday or holiday weekend. The meeting must be held at one of the following locations:

- The Subject Property;
- The nearest available public meeting place (Examples include fire stations, libraries and community centers);
- An office space within a 1-mile radius of the subject property.

The meeting cannot take place more than 6 months prior to acceptance of the application and the application will not be accepted before the neighborhood meeting is conducted. You are required to send written notification of your meeting, allowing a reasonable amount of time before your meeting for property owners to plan to attend.

Please fill out the supplied certification form and include it with your application so we have written record of your meeting. Contacting and/or meeting individually with residents will not fulfill Neighborhood Meeting requirements.

*PLEASE NOTE: A \$20.00 FEE IS REQUIRED FOR THIS SERVICE (CITY OF KUNA PROVIDES MAILING LABELS)

PROPOSED USE:

I request a neighborhood meeting list for the following proposed use of my property (check all that apply):

APPLICATION TYPE	BRIEF DESCRIPTION
<input type="checkbox"/> Subdivision (Sketch Plat and/or Prelim. Plat)	Rezone from R-6 to C-1 pertaining to the properties associated with 892 W. Avalon/Parcel # R5070001940.
<input type="checkbox"/> Conditional Use	The aggregate acreage is 1.46 acres.
<input type="checkbox"/> Variance	
<input type="checkbox"/> Expansion of Extension of a Nonconforming Use	
<input checked="" type="checkbox"/> Zoning Ordinance Map Amendment	

SITE INFORMATION:

Location: Quarter: _____ Section: 23 Township: 2N Range: 1W Total Acres: 1.46
 Subdivision Name: Amended Plat of the Townsite of Kuna Lot(s): multiple Block(s): 24
 Site Address: 892 W. Avalon Tax Parcel Number(s): R5070001940

Please make sure to include all parcels & addresses included in your proposed use.

CURRENT PROPERTY OWNER:

Name: JSV Development, LLC
 Address: 1088 W Bear Track Dr. City: Meridian State: ID Zip: 83642

CONTACT PERSON (Mail recipient and person to call with questions):

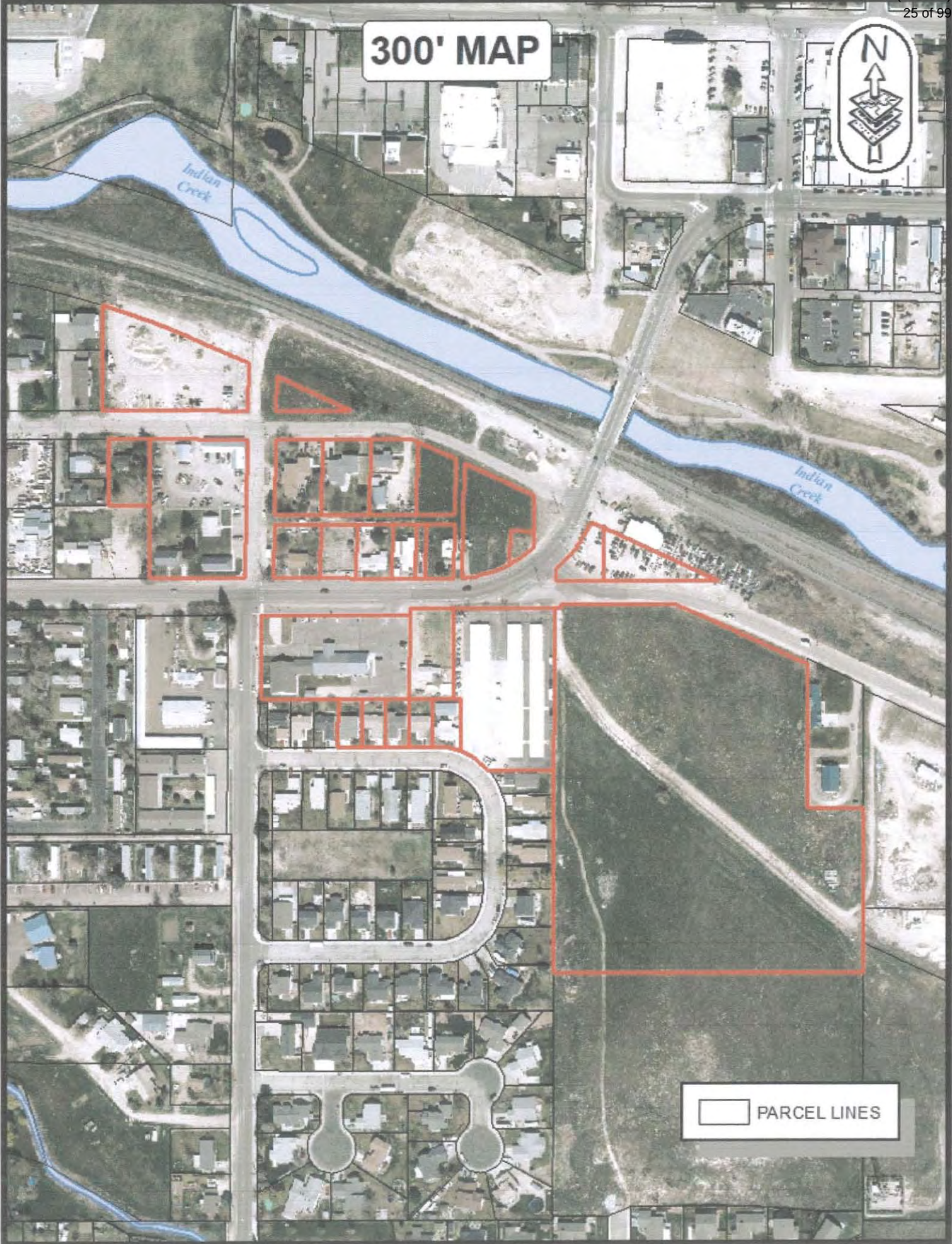
Name: John Van Dyke Business (if applicable): JSV Development, LLC
 Address: 1088 W. Bear Track Dr. City: Meridian State: ID Zip: 83642
 Fax: _____ Phone: 208-501-3133 Cell: 208-501-3133

OFFICE USE ONLY			
File No.:	<u>17-2C</u>	Received By:	<u>T. Kerner</u>
Date:	<u>5-19-17</u>	Stamped:	<u>RECEIVED 5-19-17</u>

Property Owners Within 300'

PRIMARY OWNER	SECONDARY OWNER	ADDRESS	CITY/STATE/ZIP
HINZ DONALD E	HINZ ELEANOR M	PO BOX 361	IDAHO CITY, ID 83631-0361
BRASWELL ROBERT B	BRASWELL LINDA K	710 W AVALON ST	KUNA, ID 83634-2216
CITY OF KUNA		PO BOX 13	KUNA, ID 83634-0013
RAMOS-VALDIVIA VINCENTE	GONZALES-RAMOS TABITHA	775 W OWYHEE ST	KUNA, ID 83634-0000
FLOURNOY DONALD GUY		881 W OWYHEE ST	KUNA, ID 83634-0000
BAEZA AGAPITO	BAEZA JOSEFA TORRES	742 W GINA DR	KUNA, ID 83634-0000
CONTRERAS AGUSTIN C		730 W GINA DR	KUNA, ID 83634-0000
THORNTON LAYNE	THORNTON LORI	3224 S SWAN FALLS RD	KUNA, ID 83634-1732
SHORT JAMES E JR	SHORT SANDRA	1543 W 4TH ST	KUNA, ID 83634-1858
JR LLC		1201 FRANKLIN BLVD	NAMPA, ID 83687-0000
GASKELL DOUGLAS D	GASKELL ELEANOR N	4666 S MCDERMTT RD	NAMPA, ID 83687-0000
BANKOS JUDITH E	GROLLER JOHN	166 N SCHOOL AVE	KUNA, ID 83634-0000
PIERCE JACQUELYN R		723 W OWYHEE ST	KUNA, ID 83634-0000
LASLEY ANDREW L	LASLEY ANDREA L	4492 N PORTAGE AVE	MERIDIAN, ID 83646-0000
MESSMER PROPERTIES LLC		PO BOX 361	KUNA, ID 83634-0000
WAGES LONNIE	WAGES WANETA	20081 HOMEDALE RD	CALDWELL, ID 83607-0000
SILVA JOAO	SILVA SARA M	736 W AVALON ST	KUNA, ID 83634-0000
CHURCH LOUISE		503 E 47TH ST	BOISE, ID 83714-0000
BOISE PROJECT BOARD OF CONTROL	USA (BUREAU OF RECLAMATION)	2465 OVERLAND RD	BOISE, ID 83705-0000
GORDON TIMOTHY	GORDON BELINDA S	1206 N BLACK CAT RD	KUNA, ID 83634-1107

300' MAP



PARCEL LINES



Neighborhood Meeting Certification

CITY OF KUNA PLANNING & ZONING * 763 W. Avalon, Kuna, Idaho, 83634 * www.cityofkuna.com * (208) 922-5274 * Fax: (208) 922-5989

GENERAL INFORMATION:

You must conduct a neighborhood meeting prior to application for variance, conditional use, zoning ordinance map amendment, expansion or extension of a nonconforming use, and/or a subdivision. Please see Section 8-7A-3 of the Kuna City Code or ask one of our planners for more information on neighborhood meetings.

The meeting must be held either on a weekend between 10 a.m. and 7 p.m., or a weekday between 6 p.m. and 8 p.m. Meetings cannot be conducted on holidays, holiday weekends, or the day before or after a holiday or holiday weekend. The meeting must be held at one of the following locations:

- The Subject Property;
- The nearest available public meeting place (Examples include fire stations, libraries and community centers);
- An office space within a 1-mile radius of the subject property.

The meeting cannot take place more than 6 months prior to acceptance of the application and the application will not be accepted before the neighborhood meeting is conducted. You are required to send written notification of your meeting, allowing a reasonable amount of time before your meeting for property owners to plan to attend. Contacting and/or meeting individually with residents will not fulfill Neighborhood Meeting requirements.

You may request a list of the people you need to invite to the neighborhood meeting from our department. This list includes property owners within 300 feet of the subject property. Once you have held your neighborhood meeting, please complete this certification form and include it with your application.

Please Note: The neighborhood meeting must be conducted in one location for attendance by all neighboring residents. Contacting and/or meeting individually with residents does not comply with the neighborhood meeting requirements.

Please include a copy of the sign-in sheet for your neighborhood meeting, so we have written record of who attended your meeting and the letter of intent sent to each recipient. In addition, provide any concerns that may have been addressed by individuals that attended the meeting.

Description of proposed project: Rezone of 1.46 acres from R-6 Residential to C-1 Commercial
 Date and time of neighborhood meeting: Wednesday, June 7, 2017 between the hours of 6:30 and 7:30pm
 Location of neighborhood meeting: City of Kuna Library

SITE INFORMATION:

Location: Quarter: _____ Section: 23 Township: 2N Range: 1W Total Acres: 1.46
 Subdivision Name: Amended Plat of the Townsite fo Kuna
 Site Address: 692 W. Avalon St., Kuna, ID 83634 Lot: Multiple Block: 24
 Tax Parcel Number(s): R5070001940

Please make sure to include all parcels & addresses included in your proposed use.

CURRENT PROPERTY OWNER:

Name: JSV Development, LLC
 Address: 1088 W. Bear Track Dr. City: Meridian State: ID Zip: 83642

CONTACT PERSON (Mail recipient and person to call with questions):

Name: John Van Dyke Business (if applicable): JSV Development, LLC
 Address: 1088 W. Bear Track Dr. City: Meridian State: ID Zip: 83642



PROPOSED USE:

Application Type

Brief Description

- Annexation
- Re-zone
- Subdivision (Sketch Plat and/or Prelim. Plat)
- Special Use
- Variance
- Expansion of Extension of a Nonconforming Use
- Zoning Ordinance Map Amendment

Rezone from R-6 Residential to C-1 Commercial

Rezone from R-6 Residential to C-1 Commercial

APPLICANT:

Name: John Van Dyke, Member

Address: 1088 W. Bear Track Dr.

City: Meridian State: ID Zip: 83642

Telephone: (208) 501-3133 Fax: N/a

I certify that a neighborhood meeting was conducted at the time and location noted on this form and in accord with Section 8-7A-3 of the Kuna City Code.



 Signature: (Applicant)

Date 6/8/17



John Van Dyke
JSV Development
P.O. Box 1621
Meridian, ID 83680

Property Owner
Address Line 1
Address Line 2

Property Owner,

I'd like to invite you to attend a neighborhood meeting surrounding a soon-to-be submitted application for a zone change from R-6 to C-1. The meeting will be held at the City of Kuna Library located at 457 N Locust Ave, Kuna, ID 83634 on Wednesday, June 7, 2017 between the hours of 6:30 and 7:30pm.

The property(ies) related to this invite surround the fields located just southwest of the Bridge Ave. crossing and northeast of the School Ave./Owyhee Ave. intersection, also known as 692 W. Avalon St., Kuna, ID 83634/Parcel #R5070001940.



I've also included some preliminary site drawings on the following page to be submitted as part of the application. The triangular piece northeast of the School Ave./Owyhee Ave. intersection is included in this application, but no site planning/renderings have been completed thus far. I encourage you to attend the neighborhood meeting and I'll be more than happy to answer any/all questions that I can.



I appreciate your time in reviewing the letter and I've included a few cards with my contact information.

Thank you,

John Van Dyke

SIGN IN SHEET

PROJECT NAME: R5070001940 Zone Change

Date: 6/7/2017

	<u>Name</u>	<u>Address</u>	<u>Zip</u>	<u>Phone</u>
1	Jackie Pierce	723 W. Amyel Ave	83634	(208) 922-8241
2				
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Neighborhood Meeting Minutes

The meeting was held at the Kuna Library on June 7, 2017 between 6:30pm and 7:30pm. Only Jackie Pierce, who resides at 723 W. Owyhee Ave. attended the meeting. A summary of her comments are below:

- Would like a fence between the development and their property
- Jackie and her husband may be interested in changing their zone to commercial and mentioned her husband spoke to Planning and Zoning several years about this possibility.
- She and her husband knew the field next to their property would eventually develop when they purchased the property.
- Kuna really in need of this type of development (referring to the multi-family component).

The only other inquiry I received was a phone call from Donald and Eleanor Hinz' son stating he was calling on behalf of his parents. He indicated that he and his parents were more curious than anything and provided me the backstory on how his parents came to own the 20' wide piece of property immediately to the west of the subject property located off Avalon St.



Neighborhood Meeting List Request

CITY OF KUNA PLANNING & ZONING, 763 West Avalon, Kuna, Idaho 83634 * www.cityofkuna.com * (208) 922-5274 * Fax: (208) 922-5989

GENERAL INFORMATION:

If you are applying for one of the uses listed below, you must conduct a Neighborhood Meeting. This meeting allows neighbors to learn more about your project before the public hearing (Kuna Planning & Zoning will notify surrounding property owners of the hearing). All involved property owners within *300 feet of the subject property boundary need to be invited to your meeting.

According to Kuna City Code, the meeting must be held either on a weekend between 10 a.m. and 7 p.m., or a weekday between 6 p.m. and 8 p.m. Meetings cannot be conducted on holidays, holiday weekends, or the day before or after a holiday or holiday weekend. The meeting must be held at one of the following locations:

- The Subject Property;
- The nearest available public meeting place (Examples include fire stations, libraries and community centers);
- An office space within a 1-mile radius of the subject property.

The meeting cannot take place more than 6 months prior to acceptance of the application and the application will not be accepted before the neighborhood meeting is conducted. You are required to send written notification of your meeting, allowing a reasonable amount of time before your meeting for property owners to plan to attend.

Please fill out the supplied certification form and include it with your application so we have written record of your meeting. Contacting and/or meeting individually with residents will not fulfill Neighborhood Meeting requirements.

*PLEASE NOTE: A \$20.00 FEE IS REQUIRED FOR THIS SERVICE (CITY OF KUNA PROVIDES MAILING LABELS)

PROPOSED USE:

I request a neighborhood meeting list for the following proposed use of my property (check all that apply):

<u>APPLICATION TYPE</u>	<u>BRIEF DESCRIPTION</u>
Subdivision (Sketch Plat and/or Prelim. Plat)	_____
Conditional Use	_____
Variance	_____
Expansion of Extension of a Nonconforming Use	_____
Zoning Ordinance Map Amendment	_____

SITE INFORMATION:

Location: Quarter: _____ Section: _____ Township: _____ Range: _____ Total Acres: _____
 Subdivision Name: _____ Lot(s): _____ Block(s): _____
 Site Address: _____ Tax Parcel Number(s): _____

Please make sure to include **all** parcels & addresses included in your proposed use.

CURRENT PROPERTY OWNER:

Name: _____
 Address: _____ City: _____ State: _____ Zip: _____

CONTACT PERSON (Mail recipient and person to call with questions):

Name: _____ Business (if applicable): _____
 Address: _____ City: _____ State: _____ Zip: _____
 Fax: _____ Phone: _____ Cell: _____

OFFICE USE ONLY			
File No.:	Received By:	Date:	Stamped:



City of Kuna COMMITMENT TO PROPERTY POSTING

City of Kuna
P.O. Box 13
Kuna, Idaho 83634

Phone: (208) 922-5274
Fax: (208) 922-5989
Web: www.cityofkuna.com

Per City Code 5-1A-8, the applicant for all applications requiring a public hearing shall post the subject property not less than ten (10) days prior to the hearing. The applicant shall post a copy of the public hearing notice or the application (s) on the property under consideration.

The applicant shall submit proof of property posting in the form of a notarized statement and a photograph of the posting to the City no later than seven (7) days prior to the public hearing attesting to where and when the sign (s) were posted. Unless such Certificate is received by the required date, the hearing will be continued.

The sign (s) shall be removed no later than three (3) days after the end of the public hearing for which the sign (s) had been posted.

I am aware of the above requirements and will comply with the posting requirements as stated in Kuna City Code 5-1A-8

 , member
Applicant/agent signature JSV Development, LLC

5/30/17
Date

Reference Point #1

North



East



South



West



Reference Point #2

North



East



South



West

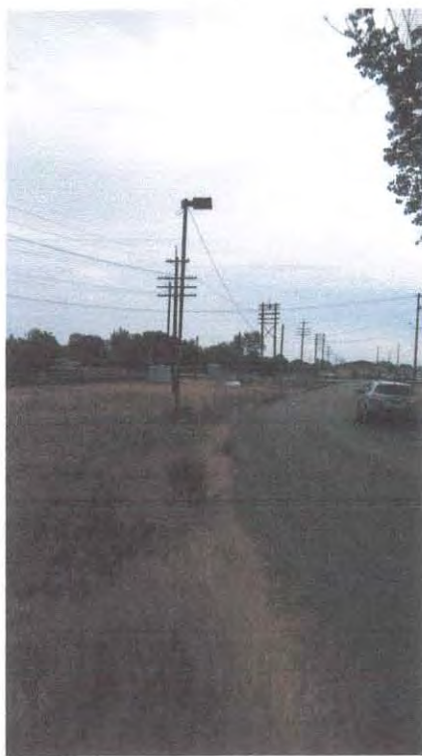


Reference Point #3

North



East



South



West

Reference Point #4

North



East



South



West



Reference Point #5

North



East



South



West

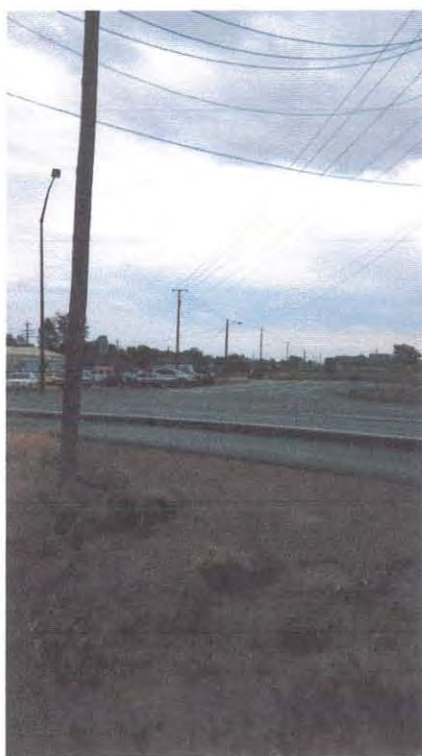


Reference Point #6

North



East



South



West



Reference Point #7

North



East



South



West



AMENDED
PLAT OF THE TOWNSITE OF
KUNA
ADA COUNTY, IDAHO.

SCALE 300 FT. TO 1 INCH

I, C. C. Stevenson do hereby certify that the following is a correct description of the land included in the accompanying plat to wit: Beginning at the southeast corner of Section 23 T.2 N. R. 17. E. M. thence northwesterly along section line on the east side of section 23 aforesaid thence turning 90° 00' left 104.14 ft. to the north boundary of the Oregon Short Line R.R. right of way thence turning 67° 11' left 1204.83 feet along said right of way to the east and west section line between sections 23 and 26 aforesaid township thence turning 2° 22' 15" to left 403.7 ft. along said section line to the place of beginning containing 34.50 acres more or less: That this plat has been prepared from actual survey made by me upon the ground and is correct. In witness whereof I have hereunto set my hand this 15th day of Sept. 1909.
C. C. Stevenson

This certificate applies to blocks 1 to 12.

I, J. S. Burke do hereby certify that the following is a correct description of the land included in the accompanying plat to wit: All situated in section 23, T.2 N. R. 17. E. M. further described as follows: Beginning at a point on east line of said section 1329.25 ft. north of the S.E. corner thence westerly 1318.2 ft. thence turning 88° 24' left 131.7 ft. thence turning 90° 00' left 1317.6 ft. thence turning 90° 00' left 169.25 ft. to point of beginning containing 4.50 acres more or less. In S.E. 1/4 of S.E. 1/4 Sec. 23.

Also beginning at a point 1160 ft. north and 1515 ft. west of the W. & E. corner of said section 23 thence westerly 11292 ft. thence turning 90° 30' left 206.9 ft. thence turning 66° 26' left 12.16, 1 ft. thence turning 113° 04' left 704.14 ft. to point of beginning containing 11.74 acres more or less. In N.W. 1/4 of S.E. 1/4 Sec. 23.

Also beginning at the S.W. corner of said section 23 thence northwesterly 538.7 ft. to a point on south boundary of O. S. L. R. R. right of way thence turning 113° 28' right following said boundary 1272.8 ft. thence turning 255° 20' right 1173.6 ft. to point of beginning containing 7.27 acres more or less. In N.W. 1/4 of S.E. 1/4 Sec. 23.

Also beginning at the south 1/2 corner of said section 23 thence northwesterly 538.7 ft. to a point on the south boundary of O. S. L. R. R. right of way thence 66° 33' left 83.8 ft. thence over a 3° curve to left 617.8 ft. thence on a tangent from this point approx. 1981 ft. along the south boundary of O. S. L. R. R. right of way to the intersection with west section line of said section thence turning approx. 91° left 924. ft. to Southeast corner section 23 thence turning 90° 36' left 2625.5 ft. to point of beginning containing 43.77 acres more or less. In S.W. 1/4 of S.E. 1/4 Sec. 23.

Also beginning at point 1318.5 ft. north of the S.W. corner of said section 23 thence easterly 1065. ft. thence turning 90° 00' right 25 ft. thence S 44° 14' right 206.4 ft. thence S 71° 11' right 147.4 ft. thence N 11° 11' right 249 ft. thence S 35° 35' right 32.5 ft. thence N 75° 06' right 195.5 ft. to point of beginning containing 4.82 acres more or less. In S.W. 1/4 of S.E. 1/4 Sec. 23.

Also beginning at a point 1329.25 ft. north and 1336.4 ft. west of the S.E. corner of said section 23 thence 391 ft. southerly thence turning 120° 04' right and following the north westerly line of Indian Creek about 1800 ft. to a point due west of beginning thence turning 117° 04' right 1136.8 ft. to point of beginning containing 8.14 acres more or less. In S.E. 1/4 of S.E. 1/4 Sec. 23.

That this plat has been prepared from actual survey made by me on the ground and is correct. In witness whereof I have hereunto set my hand this 15th day of Sept. 1909. This applies to blocks 13 to 30.
J. S. Burke
Engineer

We D. R. Hubbard and E. R. Seed do hereby certify that we are the owners of all lands described in engineer's certificate accompanying this plat situated in the S. 1/2 of the S.E. 1/4 of section 23 T.2 N. R. 17. E. M. and that we have subdivided and plotted the same into blocks and lots as shown on the accompanying plat to be known as the townsite of Kuna and that we do hereby dedicate the streets and alleys thereon shown to the use of the public forever.
D. R. Hubbard
E. R. Seed

Lucy R. Seed
Rosalia A. Hubbard
E. R. Seed

I, D. R. Hubbard do hereby certify that I am the owner of all lands described in engineer's certificate accompanying this plat situated in the S. 1/2 of the S.E. 1/4 of section 23 T.2 N. R. 17. E. M. and that I have subdivided and plotted the same into blocks and lots as shown on the accompanying plat to be known as the townsite of Kuna and that I do hereby dedicate the streets and alleys to the use of the public forever.
D. R. Hubbard
Rosalia A. Hubbard

Not. of Idaho } S.S.
County of Ada

On this 30th day of September 1909 before me, a Notary Public in and for said County, personally appeared D. R. Hubbard and E. R. Seed known to me to be the persons whose names are subscribed to the above certificate and acknowledged to me that they executed the same; and on this 30th day of September in the year 1909, before me the officer above described, personally appeared Lucy R. Seed and Rosalia A. Hubbard, known to me to be the persons whose names are subscribed to the above certificate and described as married women, and upon an examination without the hearing of their husbands I made them acquainted with the said certificate whereupon they acknowledged to me that they executed the same and do not wish to retract said execution. In witness whereof I have hereunto set my hand and official seal the day and year above written.

L. A. Martin
Notary Public (SEAL)

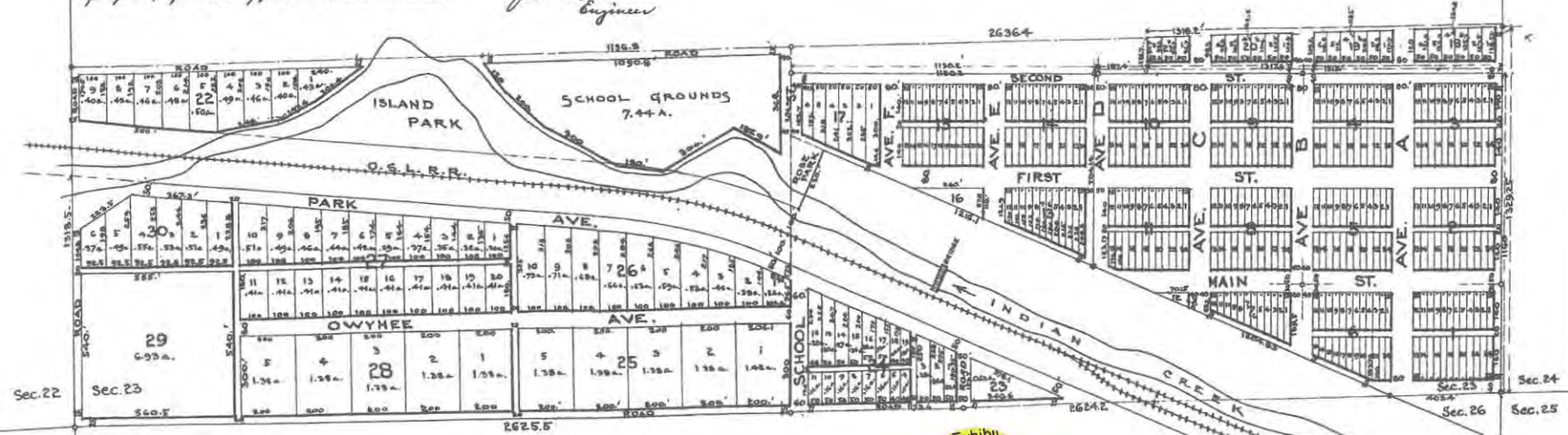
Not. of Idaho } S.S.
County of Ada

26888

I hereby certify that this instrument was filed for record at request of E. R. Seed, at 20 minutes past 3 o'clock P.M. this 16th day of Nov. A.D. 1909, in my office, and duly recorded in Book 4 of Plat Books, at page 187.

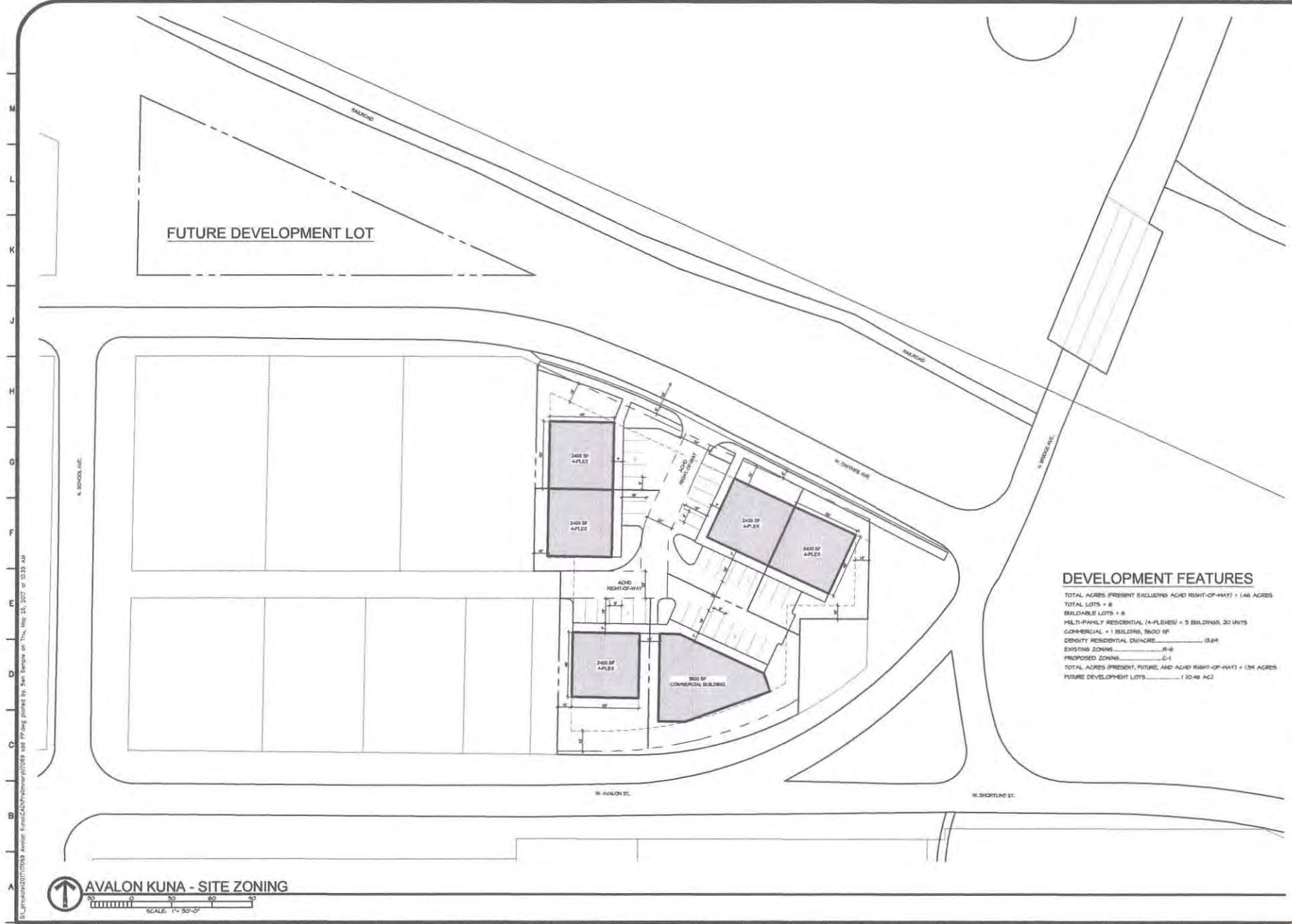
W. L. Cuddy
225 26

W. L. Cuddy
Ex Officio Recorder



from Location of Public Right of Way
see Instrument No. 133377 Plat. 9-1-09

TRIAL SURVEY ON FILE AT FRS



PRELIMINARY
NOT FOR
CONSTRUCTION



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**AVALON KUNA
692 W. AVOLON ST.
KUNA, IDAHO
SITE ZONING MODIFICATION**

DEVELOPMENT FEATURES

TOTAL ACRES (PRESENT EXCLUDING ACRD RIGHT-OF-WAY) = 1.48 ACRES
 TOTAL LOTS = 8
 BUILDABLE LOTS = 8
 MULTI-FAMILY RESIDENTIAL (4-FLEXES) = 5 BUILDINGS, 30 UNITS
 COMMERCIAL = 1 BUILDING, 3600 SF
 DENSITY RESIDENTIAL DU/ACRE _____ 0.24
 EXISTING ZONING _____ R-0
 PROPOSED ZONING _____ C-1
 TOTAL ACRES (PRESENT, FUTURE, AND ACRD RIGHT-OF-WAY) = 1.54 ACRES
 FUTURE DEVELOPMENT LOTS _____ 1 (0.48 AC)

AVALON KUNA - SITE ZONING
 SCALE: 1" = 30'-0"



No.	Date	Revised	By

PROJECT NO.: 17069
 DRAWN BY: BSS
 CHECKED BY: BSS
 DATE: 05/22/17

SHEET NUMBER
EX1

Exhibit
A-3

SL:\projects\17069 Avalon Kuna\CAD\Pre\17069 Site Plan.dwg printed by Sam Tang on Thu, May 25, 2017 at 10:29 AM



↑ AVALON SUBDIVISION
SCALE: 1" = 20'-0"



ORIGINAL SURVEY ON FILE AT TNS



PRELIMINARY
NOT FOR
CONSTRUCTION



AVALON KUNA
692 W. AVALON ST.
KUNA, IDAHO
SITE CONCEPT



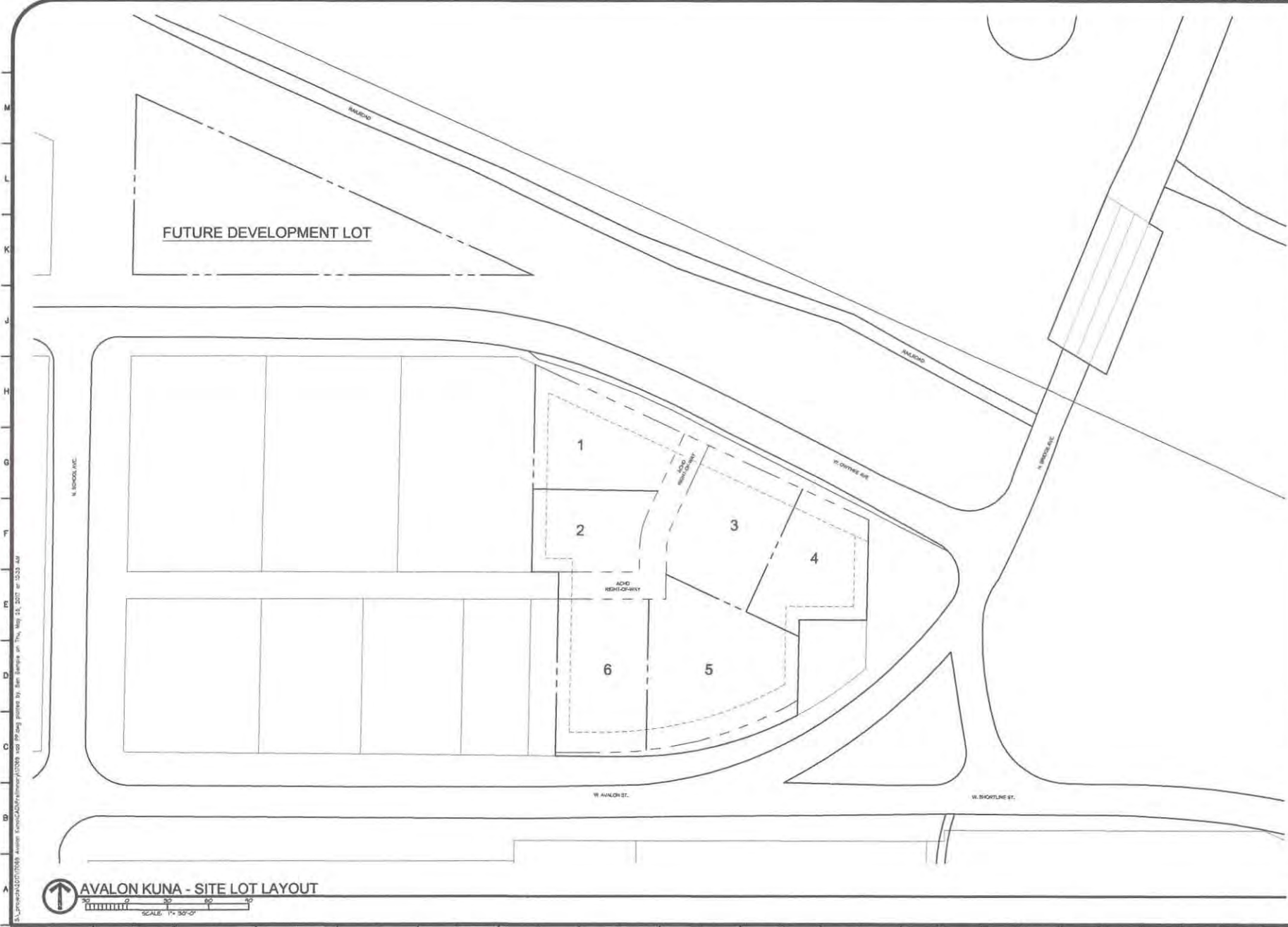
No.	Date	Description

PROJECT NO.: 17009
 DRAWN BY: BSS
 CHECKED BY: BSS
 DATE: 04/24/17
 SHEET NUMBER: EX1

AVALON KUNA - SITE CONCEPT
 SCALE: 1" = 20'-0"

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ORIGINAL SURVEY ON FILE #11 133



PRELIMINARY
NOT FOR
CONSTRUCTION



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without the express written permission of
BRECKON LANDSCAPE DESIGN is prohibited.

AVALON KUNA
692 W. AVALON ST.
KUNA, IDAHO
SITE LOT LAYOUT

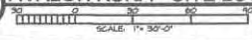


No.	Date	Description

PROJECT NO.: 17008
 DRAWN BY: BSS
 CHECKED BY: BSS
 DATE: 05/22/17

SHEET NUMBER
EX1

AVALON KUNA - SITE LOT LAYOUT



S:\projects\17008\17008 - Avalon Kuna\CAD\DWG\17008 - Site Lot Layout.dwg, May 22, 2017 10:52:32 AM

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CITY OF KUNA

PLANNING & ZONING DEPARTMENT

Notice is hereby given by the City of Kuna that the following action(s) are under consideration:

CASE NUMBERS	17-05-ZC (Rezone) ; 692 W. Avalon St., Kuna, ID (APN# R507001940)
PROJECT DESCRIPTION	Applicant requests <i>Rezone</i> approval for an approximately 1.13-acre parcel and 0.33 acres of proposed vacated Right of Way located on West Avalon Street, Kuna, Idaho, in order to change the existing zoning from R-6 (Residential) to a C-1 (Commercial) zone in preparation for future development.
SITE LOCATION	The site is addressed as 692 W. Avalon, and is located on the south side of W. Avalon and north of W. Owyhee Street, and west of the intersection of West Shortline Street and North Bridge Avenue, Kuna, Idaho 83634 (see attached vicinity and aerial maps)
APPLICANT/ OWNER	JSV Development , John Van Dyke 1088 W. Bear Track Dr. Meridian, ID 83642 208-501-3133 john@jsvidaho.com
SCHEDULED HEARING DATE	Tuesday, July 11, 2017 6:00 P.M.
STAFF CONTACT	Trevor Kesner, MRCP, Planner II Kuna Planning & Zoning Dept. tkesner@kunaid.gov Phone: 922.5274 Direct: 387.7731 Fax: 922.5989
<p>We have ATTACHED information to assist you with your consideration and response. No response within 15 business days will indicate you have no objection or concerns with this project. We would appreciate any information you can supply us as to how this action would affect the service you provide. The hearing is tentatively scheduled for July 11, 2017, and will begin at 6:00 p.m. or as soon as it may be heard. We are located at Kuna City Hall 751 W. 04th Street, Kuna, ID 83634. Please contact staff with questions or let us know if your agency needs additional time to review the enclosed documents. <i>Thank you.</i></p>	

Sent (via email) 06/12/2017



STATE OF IDAHO
 DEPARTMENT OF ENVIRONMENTAL QUALITY
 BOISE REGIONAL OFFICE
 1445 North Orchard Street • Boise, ID 83706-2239 • (208) 373-0550

DEQ Response to Request for Environmental Comment

Date: June 21, 2017
Agency Requesting Comments: Kuna Planning & Zoning
Date Request Received: June 12, 2017
Applicant/Description: JSV Development, John Van Dyke/ 17-05ZC 692 W. Avalon St. Kuna, ID

Thank you for the opportunity to respond to your request for comment. While DEQ does not review projects on a project-specific basis, we attempt to provide the best review of the information provided. DEQ encourages agencies to review and utilize the Idaho Environmental Guide to assist in addressing project-specific conditions that may apply. This guide can be found at <http://www.deq.idaho.gov/ieq/>.

The following information does not cover every aspect of this project; however, we have the following general comments to use as appropriate:

1. Air Quality

- *Please review IDAPA 58.01.01 for all rules on Air Quality, especially those regarding fugitive dust (58.01.01.651), trade waste burning (58.01.01.600-617), and odor control plans (58.01.01.776).*

For questions, contact David Luft, Air Quality Manager, at 373-0550.

- *IDAPA 58.01.01.201 requires an owner or operator of a facility to obtain an air quality permit to construct prior to the commencement of construction or modification of any facility that will be a source of air pollution in quantities above established levels. DEQ asks that cities and counties require a proposed facility to contact DEQ for an applicability determination on their proposal to ensure they remain in compliance with the rules.*

For questions, contact the DEQ Air Quality Permitting Hotline at 1-877-573-7648.

2. Wastewater and Recycled Water

- *DEQ recommends verifying that there is adequate sewer to serve this project prior to approval. Please contact the sewer provider for a capacity statement, declining balance report, and willingness to serve this project.*
- *IDAPA 58.01.16 and IDAPA 58.01.17 are the sections of Idaho rules regarding wastewater and recycled water. Please review these rules to determine whether this or future projects will require DEQ approval. IDAPA 58.01.03 is the section of Idaho rules regarding subsurface disposal of wastewater. Please review this rule to determine whether this or future projects will require permitting by the district health department.*

Exhibit

B-1

All projects for construction or modification of wastewater systems require preconstruction approval. Recycled water projects and subsurface disposal projects require separate permits as well.

- *DEQ recommends that projects be served by existing approved wastewater collection systems or a centralized community wastewater system whenever possible. Please contact DEQ to discuss potential for development of a community treatment system along with best management practices for communities to protect ground water.*
- *DEQ recommends that cities and counties develop and use a comprehensive land use management plan, which includes the impacts of present and future wastewater management in this area. Please schedule a meeting with DEQ for further discussion and recommendations for plan development and implementation.*

For questions, contact Todd Crutcher, Engineering Manager, at 373-0550.

3. Drinking Water

- *DEQ recommends verifying that there is adequate water to serve this project prior to approval. Please contact the water provider for a capacity statement, declining balance report, and willingness to serve this project.*
- *IDAPA 58.01.08 is the section of Idaho rules regarding public drinking water systems. Please review these rules to determine whether this or future projects will require DEQ approval.*

All projects for construction or modification of public drinking water systems require preconstruction approval.

- *DEQ recommends verifying if the current and/or proposed drinking water system is a regulated public drinking water system (refer to the DEQ website at <http://www.deq.idaho.gov/water-quality/drinking-water.aspx>). For non-regulated systems, DEQ recommends annual testing for total coliform bacteria, nitrate, and nitrite.*
- *If any private wells will be included in this project, we recommend that they be tested for total coliform bacteria, nitrate, and nitrite prior to use and retested annually thereafter.*
- *DEQ recommends using an existing drinking water system whenever possible or construction of a new community drinking water system. Please contact DEQ to discuss this project and to explore options to both best serve the future residents of this development and provide for protection of ground water resources.*
- *DEQ recommends cities and counties develop and use a comprehensive land use management plan which addresses the present and future needs of this area for adequate, safe, and sustainable drinking water. Please schedule a meeting with DEQ for further discussion and recommendations for plan development and implementation.*

For questions, contact Todd Crutcher, Engineering Manager at 373-0550.

4. Surface Water

- *A DEQ short-term activity exemption (STAE) from this office is required if the project will involve de-watering of ground water during excavation and discharge back into surface water, including a description of the water treatment from this process to prevent excessive sediment and turbidity from entering surface water.*
- *Please contact DEQ to determine whether this project will require a National Pollution Discharge Elimination System (NPDES) Permit. If this project disturbs more than one acre, a stormwater permit from EPA may be required.*
- *If this project is near a source of surface water, DEQ requests that projects incorporate construction best management practices (BMPs) to assist in the protection of Idaho's water resources. Additionally, please contact DEQ to identify BMP alternatives and to determine whether this project is in an area with Total Maximum Daily Load stormwater permit conditions.*
- *The Idaho Stream Channel Protection Act requires a permit for most stream channel alterations. Please contact the Idaho Department of Water Resources (IDWR), Western Regional Office, at 2735 Airport Way, Boise, or call 208-334-2190 for more information. Information is also available on the IDWR website at:
<http://www.idwr.idaho.gov/WaterManagement/StreamsDams/Streams/AlterationPermit/AlterationPermit.htm>*
- *The Federal Clean Water Act requires a permit for filling or dredging in waters of the United States. Please contact the US Army Corps of Engineers, Boise Field Office, at 10095 Emerald Street, Boise, or call 208-345-2155 for more information regarding permits.*

For questions, contact Lance Holloway, Surface Water Manager, at 373-0550.

5. Hazardous Waste And Ground Water Contamination

- **Hazardous Waste.** *The types and number of requirements that must be complied with under the federal Resource Conservation and Recovery Act (RCRA) and the Idaho Rules and Standards for Hazardous Waste (IDAPA 58.01.05) are based on the quantity and type of waste generated. Every business in Idaho is required to track the volume of waste generated, determine whether each type of waste is hazardous, and ensure that all wastes are properly disposed of according to federal, state, and local requirements.*
- *No trash or other solid waste shall be buried, burned, or otherwise disposed of at the project site. These disposal methods are regulated by various state regulations including Idaho's Solid Waste Management Regulations and Standards, Rules and Regulations for Hazardous Waste, and Rules and Regulations for the Prevention of Air Pollution.*
- **Water Quality Standards.** *Site activities must comply with the Idaho Water Quality Standards (IDAPA 58.01.02) regarding hazardous and deleterious-materials storage, disposal, or accumulation adjacent to or in the immediate vicinity of state waters (IDAPA 58.01.02.800); and the cleanup and reporting of oil-filled electrical equipment (IDAPA 58.01.02.849); hazardous materials (IDAPA 58.01.02.850); and used-oil and petroleum releases (IDAPA 58.01.02.851 and 852).*

Page 4 of 4

Petroleum releases must be reported to DEQ in accordance with IDAPA 58.01.02.851.01 and 04. Hazardous material releases to state waters, or to land such that there is likelihood that it will enter state waters, must be reported to DEQ in accordance with IDAPA 58.01.02.850.

- **Ground Water Contamination.** *DEQ requests that this project comply with Idaho's Ground Water Quality Rules (IDAPA 58.01.11), which states that "No person shall cause or allow the release, spilling, leaking, emission, discharge, escape, leaching, or disposal of a contaminant into the environment in a manner that causes a ground water quality standard to be exceeded, injures a beneficial use of ground water, or is not in accordance with a permit, consent order or applicable best management practice, best available method or best practical method."*

For questions, contact Albert Crawshaw, Waste & Remediation Manager, at 373-0550.

6. Additional Notes

- *If an underground storage tank (UST) or an aboveground storage tank (AST) is identified at the site, the site should be evaluated to determine whether the UST is regulated by DEQ. EPA regulates ASTs. UST and AST sites should be assessed to determine whether there is potential soil and ground water contamination. Please call DEQ at 373-0550, or visit the DEQ website (<http://www.deq.idaho.gov/waste-mgmt-remediation/storage-tanks.aspx>) for assistance.*
- *If applicable to this project, DEQ recommends that BMPs be implemented for any of the following conditions: wash water from cleaning vehicles, fertilizers and pesticides, animal facilities, composted waste, and ponds. Please contact DEQ for more information on any of these conditions.*

We look forward to working with you in a proactive manner to address potential environmental impacts that may be within our regulatory authority. If you have any questions, please contact me, or any of our technical staff at 208-373-0550.

Sincerely,



Aaron Scheff
aaron.scheff@deq.idaho.gov
Regional Administrator
Boise Regional Office
Idaho Department of Environmental Quality

ec: TRIM 2017AEK85
File # 2313



CITY OF KUNA
P.O. BOX 13
KUNA, ID 83634
www.kunacity.id.gov

ANTONIO M CONTI
CITY ENGINEER

Telephone (208) 693-5343; Fax (208) 922-5989

Email: aconti@kunaid.gov

MEMORANDUM

TO: Trevor Kesner

FROM: Antonio M Conti
Kuna City Engineer

RE: JSV Development
692 W Avalon.
Rezone
17-05-ZC

DATE: June 13, 2017

The City Engineer has reviewed the Rezone request of the above applicant dated May 22, 2017. It is noted that the request and application does provide a description or plan for redevelopment of the site. It is also noted the site lies within an area served by pressurized irrigation. The City Engineer provides the following comments under the presumption that most will not be applied until the time of redevelopment:

1. Sanitary Sewer System

- a) The site is not connected to City services and would be subject to connection fees for the demand of the ultimate connected load as provided in the City's Standard Table. City Code (6-4-20) requires connection to the City sewer system for all sanitary sewer needs.
- b) The existing sanitary sewer main is rather shallow and there is a possibility that the building will need to pump into the system.
- c) It appears the property lies within the Ten Mile Lift Station sewer shed. Specific recommendations of note are as follows:
 - 1) It is recommended this application be conditioned to require connection to the City sewer system for all sanitary sewer needs.
 - 2) For any increased connected load, it is recommended this application be conditioned to conform to the sewer master plan.
- d) For assistance in locating existing facilities and understanding issues associated with the Master Plan and connection, please contact the City Engineer at 639-5343.

2. Potable Water System

- a) The applicant's property is not connected to City water service and would be subject to connection fees for the demand of the ultimate connected load as provided in the City's Standard Table. City Code (6-4-2X) requires connection to the City water system for all potable water needs. The City has sufficient potable water supply to serve this site.
- b) Water supply capacity is available for this site upon payment of appropriate fees. Specific recommendations of note are as follows:
 - 1) It is recommended this application be conditioned to require connection to the City water system for all potable water needs.
 - 2) For any increased connected load, it is recommended this application be conditioned to conform to the water master plan.
- c) Improvements necessary to provide adequate fire protection as required by Kuna Fire District will be required of the development.
- d) For assistance in locating existing facilities and understanding issues associated with connection, please contact the City Engineer at 639-5343.
- e) Please verify there is adequate separation between potable water service lines and all non-potable water lines (storm drains, sewer services, etc.).

3. Pressure Irrigation

- a) The applicant's property is not connected to the City pressure irrigation system. Relying on drinking water for irrigation purposes is contrary to City Code (6-4-2I) and the public interest, is not accounted for in the approved Water Master Plan and the City Engineer recommends connection to existing City pressurized irrigation facilities. When connecting to the pressure irrigation system, the applicant will need to abide by any relevant irrigation reimbursement policies and agreements and any relevant connection fees.
- b) It is recommended this project be conditioned to require connection and annexation to the City Pressure Irrigation system at the time of development. It is further recommended that annexation into the municipal irrigation district and pooling of water rights is a requirement at the time of final platting.
- c) The development is subject to connection fees based on number of dwellings and lot size for the residential area and based on ultimate landscaped area and lot size for the commercial area and common lots, as provided in City Resolutions.

4. Grading, Gravity Irrigation, Storm Drainage

- a) Runoff from public right-of-way is regulated by ACHD. Plans are required to conform to ACHD standards.
- b) Exclusive of public right-of-way, any increase in quantity or rate of runoff or decrease in quality of runoff compared to historical conditions must be detained, treated and released at rates no greater than historical amounts. In the alternative, offsite disposal of storm water in excess of historical rates or conditions or disposal at locations different than provided historically, approval of the operating entity is required. The City of Kuna relies on the ACHD Stormwater Policy Manual to establish the requirements for design of any on-site private disposal system.
- c) The city is now requiring with every new development, a documentation map that illustrates the surface and sub-surface water irrigation supply, if any, as well as drainage ways that exist in and around the proposed development to be submitted with construction plans. The map must include 2-foot contours, a layout and essential features of existing irrigation ditches, drainage ditches and pipelines within and adjacent to the proposed development. Open and piped facilities should be noted. The map should include any proposed changes to the systems.

5. General

At the time of, or prior to redevelopment:

- a) Plan approvals and license agreements from any affected irrigation District will be required.
- b) The City reserves the right of prior approval to all agreements involving the applicant (or its successors) and the irrigation or drainage district related to the property of this application or prior approval for any attempt to abandon water rights.
- c) Verify that existing and proposed elevations match sufficiently at property boundaries to not impose a slope burden on adjacent properties.
- d) State the vertical datum used for elevations.
- e) Provide engineering certification on all final engineering drawings.

6. Inspection Fees

An inspection fee will be required for any **public** water, sewer and irrigation construction work associated with this development. The developer will still require a qualified responsible engineer to do sufficient inspection to justly certify to DEQ the project was completed in accordance with approved plans and specifications and to provide accurate as-built drawings to the City. The developer's engineer and the City's inspector are permitted to coordinate inspections as much as possible. The current inspection fee is \$1.00 per lineal foot of sewer, water and pressure irrigation pipe and payment is due and payable prior to City's scheduling of a pre-construction conference. It is noted that public facility construction does not appear to be part of this project.

7. Right-of-Way

Sufficient full and half right-of-way on section and quarter lines for arterial and collector streets shall be provided and developed pursuant to City and ACHD standards. The providing of deeded right-of-way to the extent of the frontage on those streets is recommended as a requirement.

- a) It is recommended approaches onto local, section line and quarter line streets comply with ACHD approach policies and generally are as far as practical from the intersection.
- b) It is recommended asphalt widening, concrete sidewalk and curb and gutter be provided at the time of redevelopment.

8. As-Built Drawings

As-built drawings are required at the conclusion of any public facility construction project and are the responsibility of the developer's engineer. The city may help track changes, but will not be responsible for the finished product. As-built drawings will be required before occupancy is granted. It is noted that public facility construction does not appear to be part of this project.

9. Property Description

- a) A metes and bounds description has not been provided.

Communities in Motion 2040 Development Checklist

The Community Planning Association of Southwest Idaho (COMPASS) is the metropolitan planning organization (MPO) for Ada and Canyon Counties. COMPASS has developed this checklist as a tool for local governments to evaluate whether land developments are consistent with the goals of *Communities in Motion 2040* (CIM 2040), the regional long-range transportation plan for Ada and Canyon Counties. CIM 2040 was developed through a collaborative approach with COMPASS member agencies and adopted by the COMPASS Board on **July 21, 2014**.



Click for detailed map.

This checklist is not intended to be prescriptive, but rather a guidance document based on CIM 2040 goals, objectives, and performance measures. A checklist user guide is available [here](#); and more information about the CIM 2040 goals can be found [here](#); and information on the CIM 2040 Vision can be found [here](#).

Name of Development: JSV

Summary: 20 multi-family residential units and 3,600 sq. ft. commercial. The proposal meets 15 CIM 2040 checklist items and does not meet 7 checklist items. Consider improving the sidewalk around Avalon Street and Owyhee Ave to encourage safer access to downtown and the Indian Creek pathway.

Land Use

In which of the [CIM 2040 Vision Areas](#) is the proposed development? **(Goal 2.1)?**

- Downtown Employment Center Existing Neighborhood Foothills
 Future Neighborhood Mixed Use Prime Farmland Rural
 Small Town Transit Oriented Development

Yes No N/A The proposal is within a CIM 2040 Major Activity Center. **(Goal 2.3)**

Neighborhood (Transportation Analysis Zone) Demographics

Existing		Existing TAZ + Proposal		2040 Forecast	
Households	Jobs	Households	Jobs	Households	Jobs
82	29	102	38	123	52

Yes No N/A The number of jobs and/or households in this development is consistent with jobs/households in the CIM 2040 Vision in this neighborhood. **(Goal 2.1)**

Area (Adjacent Transportation Analysis Zone) Demographics

Existing		Existing TAZs + Net Proposed		2040 Forecast	
Households	Jobs	Households	Jobs	Households	Jobs
1,248	357	1,268	366	2,591	1,027

Yes No N/A The number of jobs and/or households in this development is consistent with jobs/households in the CIM 2040 Vision in this area. **(Goal 2.1)**



More information on COMPASS and *Communities in Motion 2040* can be found at:
www.compassidaho.org
 Email: info@compassidaho.org
 Telephone: (208) 475-2239



COMPASS
 COMMUNITY PLANNING ASSOCIATION of Southwest Idaho

B-3

Communities in Motion 2040 Development Checklist

Transportation

- Attached** **N/A** An Area of Influence Travel Demand Model Run is attached.
- Yes** **No** **N/A** There are relevant projects in the current Regional [Transportation Improvement Projects](#) (TIP) within one mile of the development.
- Comments:** Pedestrian improvements planned in downtown Kuna connect to the development site.
- Yes** **No** **N/A** The proposal uses appropriate access management techniques as described in the [COMPASS Access Management Toolkit](#).
- Comments:** Work with ACHD on access locations.
- Yes** **No** **N/A** This proposal supports Valley Regional Transit's [valleyconnect](#) plan. See [Valley Regional Transit Amenities Development Guidelines](#) for additional detail.
- Comments:** No stops being proposed in proximity to development site.

The **Complete Streets Level of Service (LOS) scoring** based on the proposed development will be provided on an separate worksheet (**Goals [1.1, 1.2, 1.3, 1.4, 2.4](#)**):

- Attached** **N/A** Complete Streets LOS scorecard is attached.
- Yes** **No** **N/A** The proposal maintains or improves current automobile LOS.
- Yes** **No** **N/A** The proposal maintains or improves current bicycle LOS.
- Yes** **No** **N/A** The proposal maintains or improves current pedestrian LOS.
- Yes** **No** **N/A** The proposal maintains or improves current transit LOS.
- Yes** **No** **N/A** The proposal is in an area with a [Walkscore](#) over 50.

Housing

- Yes** **No** **N/A** The proposal adds [compact housing](#) over seven residential units per acre. (**Goal [2.3](#)**)
- Yes** **No** **N/A** The proposal is a mixed-use development or in a mixed-use area. (**Goal [3.1](#)**)
- Yes** **No** **N/A** The proposal is in an area with lower transportation costs than the [regional average](#) of 26% of the median household income. (**Goal [3.1](#)**)
- Yes** **No** **N/A** The proposal improves the jobs-housing balance by providing housing in employment-rich areas. (**Goal [3.1](#)**)

Community Infrastructure

- Yes** **No** **N/A** The proposal is infill development. (**Goals [4.1, 4.2](#)**)
- Yes** **No** **N/A** The proposal is within or adjacent to city limits. (**Goals [4.1, 4.2](#)**)
- Yes** **No** **N/A** The proposal is within a city area of impact. (**Goals [4.1, 4.2](#)**)

Health

- Yes** **No** **N/A** The proposal is within 1/4 mile of a transit stop. (**Goal [5.1](#)**)
- Yes** **No** **N/A** The proposal is within 1/4 mile of a public school. (**Goal [5.1](#)**)
- Yes** **No** **N/A** The proposal is within 1/4 mile of a grocery store. (**Goal [5.1](#)**)
- Yes** **No** **N/A** The proposal is within 1 mile of a park and ride location. (**Goal [5.1](#)**)

Economic Development

- Yes** **No** **N/A** The proposal improves the jobs-housing balance by providing employment in housing-rich areas. (**Goal [3.1](#)**)
- Yes** **No** **N/A** The proposal provides grocery stores or other retail options for neighborhoods within 1/2 mile. (**Goal [6.1](#)**)

Open Space

- Yes** **No** **N/A** The proposal is within a 1/4 mile of a public park. (**Goal [7.1](#)**)
- Yes** **No** **N/A** The proposal provides at least 1 acre of parks for every 35 housing units. (**Goal [7.1](#)**)

Farmland

- Yes** **No** **N/A** The proposal is outside "Prime Farmland" in the CIM 2040 Vision. (**Goals [4.1, 8.2](#)**)
- Yes** **No** **N/A** The proposal is outside prime farmland. (**Goal [8.2](#)**)

Communities in Motion 2040 Complete Streets Scorecard

The purpose of this checklist is to provide a tool for local governments to evaluate whether land developments are in accordance with the goals of *Communities in Motion 2040* (CIM 2040). Complete Streets Level of Service (LOS) refers to the multimodal (automobile, bicycle, pedestrian, and transit) experience and grades a roadway (A-F) for each mode. COMPASS conducts Complete Streets Level of Service (CSLOS) analysis for developments on arterial roads.



	Mode	Existing	With detached sidewalk and bicycle lane
		Link LOS	Link LOS
Avalon Road	Transit	F	F
Main Street to School Avenue	Bike	D	B
	Ped	D	A
Highway Capacity Manual 2010 Methodologies			

Walkscore: 57 Somewhat Walkable. Walkscore is a walkability index that assigns a numerical walkability on a scale from 0 - 100 based on walking routes to destinations such as grocery stores, schools, parks, restaurants, and retail. Scores of 50 or higher are considered at least "Somewhat Walkable" while scores less than 50 are "Car-Dependent."

More information on
COMPASS and
Communities in Motion
2040 can be found at:



www.compassidaho.org



**IDAHO TRANSPORTATION DEPARTMENT**

P.O. Box 8028
Boise, ID 83707-2028

(208) 334-8300
itd.idaho.gov

June 27, 2017

Trevor Kesner
City of Kuna, Planning and Zoning Department
P.O. Box 13
Kuna, ID 83634

VIA EMAIL**RE: 17-05-ZC AVALON STREET REZONING**

The Idaho Transportation Department has reviewed the referenced rezone application from JSV Development to rezone a 1.13 acre parcel and 0.33 acres of public Right-of-Way located at 692 West Avalon Street, west of the intersection of Avalon Street and West Owyhee Street, west of SH-69 milepost 0.00. ITD has the following comments:

1. ITD does not object to the rezoning of the parcels at this location.
2. This property does not abut the State highway system.
3. Idaho Code 40-1910 does not allow advertising within the right-of-way of any State highway.
4. IDAPA 39.03.60 rules govern advertising along the State highway system. The applicant can contact the ITD District 3 Traffic Section at 334-8300 for more information.

If you have any questions, you may contact Shona Tonkin at 334-8341 or me at 332-7190.

Sincerely,

A handwritten signature in blue ink that reads 'Ken Couch'.

Ken Couch
Development Services Coordinator
Ken.Couch@itd.idaho.gov



CENTRAL DISTRICT HEALTH DEPARTMENT
Environmental Health Division

Return to:

- ACZ
- Boise
- Eagle
- Garden City
- Kuna
- Meridian
- Star

Rezone # 17-05-ZC JSV Develop.

Conditional Use # _____

Preliminary / Final / Short Plat _____

City of Kuna

- 1. We have No Objections to this Proposal.
- 2. We recommend Denial of this Proposal.
- 3. Specific knowledge as to the exact type of use must be provided before we can comment on this Proposal.
- 4. We will require more data concerning soil conditions on this Proposal before we can comment.
- 5. Before we can comment concerning individual sewage disposal, we will require more data concerning the depth of:
 - high seasonal ground water
 - bedrock from original grade
 - waste flow characteristics
 - other _____
- 6. This office may require a study to assess the impact of nutrients and pathogens to receiving ground waters and surface waters.
- 7. This project shall be reviewed by the Idaho Department of Water Resources concerning well construction and water availability.
- 8. After written approval from appropriate entities are submitted, we can approve this proposal for:
 - central sewage
 - interim sewage
 - individual sewage
 - community sewage system
 - central water
 - individual water
 - community water well
- 9. The following plan(s) must be submitted to and approved by the Idaho Department of Environmental Quality:
 - central sewage
 - sewage dry lines
 - community sewage system
 - central water
 - community water
- 10. This Department would recommend deferral until high seasonal ground water can be determined if other considerations indicate approval.
- 11. If restroom facilities are to be installed, then a sewage system MUST be installed to meet Idaho State Sewage Regulations.
- 12. We will require plans be submitted for a plan review for any:
 - food establishment
 - beverage establishment
 - swimming pools or spas
 - grocery store
 - child care center
- 13. Infiltration beds for storm water disposal are considered shallow injection wells. An application and fee must be submitted to CDHD.

14. _____ Reviewed By: Rowdy
Date: 6/23/17

Exhibit
B-5

BRIAN McDEVITT
CHAIRMAN OF THE BOARD

RICHARD DURRANT
VICE CHAIRMAN OF THE BOARD

TIMOTHY M. PAGE
PROJECT MANAGER

ROBERT D. CARTER
ASSISTANT PROJECT MANAGER

APRYL GARDNER
SECRETARY-TREASURER

JERRI FLOYD
ASSISTANT SECRETARY-TREASURER

BOISE PROJECT BOARD OF CONTROL

(FORMERLY BOISE U.S. RECLAMATION PROJECT)

2465 OVERLAND ROAD
BOISE, IDAHO 83705-3155

OPERATING AGENCY FOR 167,000
ACRES FOR THE FOLLOWING
IRRIGATION DISTRICTS

NAMPA-MERIDIAN DISTRICT
BOISE-KUNA DISTRICT
WILDER DISTRICT
NEW YORK DISTRICT
BIG BEND DISTRICT

TEL: (208) 344-1141
FAX: (208) 344-1437

RECEIVED
JUL 05 2017
CITY OF KUNA

27 June 2017

City of Kuna
751 W. 4th Street
Kuna, Idaho 83634

RE: JSV Development, John Van Dyke **17-05-ZC**
692 W. Avalon St.
Boise-Kuna Irrigation District BK-1401
S. Railroad Lateral 188+70
Sec. 23, T2N, R1W, BM.

Trevor Kesner, MRCP, Planner II:

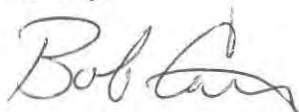
There are no Project facilities located on the above-mentioned property; however, it does in fact possess a valid water right.

Storm Drainage and/or Street Runoff must be retained on site.

Local irrigation/drainage ditches that cross this property, in order to serve neighboring properties, must remain unobstructed and protected by appropriate easements.

If you have any further questions or comments regarding this matter, please do not hesitate to contact me at (208) 344-1141.

Sincerely,



Bob Carter
Assistant Project Manager, BPBC

bdc/bc

cc: Ray Moore Watermaster, Div; 3 BPBC
Lauren Boehlke Secretary-Treasurer, BKID
File





ORGANIZED 1904

Nampa & Meridian Irrigation District

1503 FIRST STREET SOUTH

FAX #208-463-0092

NAMPA, IDAHO 83651-4395

nmid.org

OFFICE: Nampa 208-466-7861

SHOP: Nampa 208-466-0663

June 26, 2017

Trevor Kesner, MRCP
Kuna Planning & Zoning Dept.
P.O. Box 13
Kuna, ID 83634

RE: 17-05-ZC/ 692 W. Avalon

Dear Trevor:

Nampa & Meridian Irrigation District (NMID) has no comment on the above-referenced application.

All private laterals and waste ways must be protected. All municipal surface drainage must be retained on-site. If any surface drainage leaves the site, NMID must review drainage plans. The developer must comply with Idaho Code 31-3805.

Sincerely,

Greg G. Curtis
Water Superintendent
Nampa & Meridian Irrigation District
GGC/gnf

CC: Office/File



APPROXIMATE IRRIGABLE ACRES
RIVER FLOW RIGHTS - 23,000
BOISE PROJECT RIGHTS - 40,000

Exhibit
B-7



Paul Woods, President
Rebecca W. Arnold, Vice President
Sara M. Baker, Commissioner
Kent Goldthorpe, Commissioner
Jim Hansen, Commissioner

Date: July 14, 2017

(Via email)

To: JSV Development
John Van Dyke
1088 W Bear Track Drive
Meridian, ID 83642

Subject: KUNA17-0011/ 17-05-ZC
692 W Avalon Street

On July 14, 2017, the Ada County Highway District staff acted on your application for the above referenced project. The attached report lists site-specific requirements, conditions of approval and street improvements, which are required.

If you have any questions, please feel free to contact me at (208) 387-6171.

Sincerely,

A handwritten signature in blue ink that reads 'Stacey Yarrington'.

Stacey Yarrington
Planner III
Development Services
Ada County Highway District

CC: Project file
City of Kuna (via email)

EXHIBIT B8



Project/File: **KUNA17-0011/ 17-05-ZC**
This application is for a rezone from R-6 to C-1 in preparation of future development, located on 1.13-acres.

Lead Agency: City of Kuna

Site address: 692 W Avalon Street

Staff Approval: July 14, 2017

Applicant: JSV Development
 John Van Dyke
 1088 W Bear Track Drive
 Meridian, ID 83642

Representative: Same

Staff Contact: Stacey Yarrington
 Phone: 387-6171
 E-mail: syarrington@achdidaho.org



A. Findings of Fact

- Description of Application:** The applicant is requesting approval of a rezone from R-6 (Medium density Residential) to C-1 (Neighborhood Commercial) in preparation for future development. The applicant has provided a concept plan showing 5, 4-plex units and a 3,600 SF commercial building on 3 of the 4 parcels and the 4th, most northern parcel, as a "Future Development Lot".

The applicant's proposal is consistent with the City of Kuna's comprehensive plan.

- Description of Adjacent Surrounding Area:**

Direction	Land Use	Zoning
North	Public	P
South	Light Manufacturing/ Industrial	M-1
East	Light Manufacturing/ Industrial	M-1
West	Medium density Residential	R-6

- Site History:** ACHD has not previously reviewed this site for a development application.
- Transit:** Transit services are not available to serve this site.
- New Center Lane Miles:** There are no new centerline miles of public roadway associated with this project.
- Impact Fees:** There will be an impact fee that is assessed and due prior to issuance of any building permits. The assessed impact fee will be based on the impact fee ordinance that is in effect at that time.

7. Capital Improvements Plan (CIP)/ Integrated Five Year Work Plan (IFYWP):

There are currently no roadways, bridges or intersections in the general vicinity of the project that are currently in the Integrated Five Year Work Plan (IFYWP) or the District's Capital Improvement Plan (CIP).

B. Traffic Findings for Consideration

- Trip Generation:** The trip generation rates listed below are per 1,000 square foot (sf) or per unit (as specified) of buildable area and are based on the Institute of Transportation Engineers Trip Generation Manual, 9th edition.

Use per 1,000 sf or Unit	Avg. Daily Trips	PM Peak Hour
Residential Condominium/ Townhouse/ Duplex (unit)	5.81	0.52
Medical/ Dental Office Building (1,000 sf)	36.13	3.57
Specialty Retail Center (1,000 sf)	44.32	2.71

- Condition of Area Roadways**

Traffic Count is based on Vehicles per hour (VPH)

Roadway	Frontage	Functional Classification	PM Peak Hour Traffic Count	PM Peak Hour Level of Service
Bridge Avenue	74-feet	Minor Arterial	445	Better than "E"
Avalon Avenue	186-feet	Minor Arterial	513	Better than "E"
Owyhee Street	275-feet	Local	N/A	N/A
School Street	133-feet	Local	N/A	N/A

* Acceptable level of service for a two-lane minor arterial is "E" (575 VPH).

- Average Daily Traffic Count (VDT)**

Average daily traffic counts are based on ACHD's most current traffic counts.

- The average daily traffic count for Bridge Avenue south of Main Street was 8,792 on 04/19/2017.
- The average daily traffic count for Avalon west of Shoreline Street was 9,685 on 04/19/2017.

C. Findings for Consideration

This application is for rezone only. Listed below are some of the findings for consideration that the District may identify when it reviews a future development application. The District may add additional findings for consideration when it reviews a specific redevelopment application.

- Avalon Street/ Bridge Avenue**

- Existing Conditions:** Avalon Street/ Bridge Avenue are improved with 2-travel lanes, a bike lane, extruded curb and an 8-foot wide pathway abutting the site. There is 63 to 134-feet of right-of-way for Avalon Street and Bridge Avenue (33 to 93-feet from centerline).

b. Policy:

Arterial Roadway Policy: District Policy 7205.2.1 states that the developer is responsible for improving all street frontages adjacent to the site regardless of whether or not access is taken to all of the adjacent streets.

Master Street Map and Typology Policy: District Policy 7205.5 states that the design of improvements for arterials shall be in accordance with District standards, including the Master Street Map and Livable Streets Design Guide. The developer or engineer should contact the District before starting any design.

Street Section and Right-of-Way Width Policy: District Policy 7205.2.1 & 7205.5.2 states that the standard 3-lane street section shall be 46-feet (back-of-curb to back-of-curb) within 70 feet of right-of-way. This width typically accommodates a single travel lane in each direction, a continuous center left-turn lane, and bike lanes.

Right-of-Way Dedication: District Policy 7205.2 states that The District will provide compensation for additional right-of-way dedicated beyond the existing right-of-way along arterials listed as impact fee eligible in the adopted Capital Improvements Plan using available impact fee revenue in the Impact Fee Service Area.

No compensation will be provided for right-of-way on an arterial that is not listed as impact fee eligible in the Capital Improvements Plan.

The District may acquire additional right-of-way beyond the site-related needs to preserve a corridor for future capacity improvements, as provided in Section 7300.

Sidewalk Policy: District Policy 7205.5.7 requires a concrete sidewalk at least 5-feet wide to be constructed on both sides of all arterial streets. A parkway strip at least 6-feet wide between the back-of-curb and street edge of the sidewalk is required to provide increased safety and protection of pedestrians. Consult the District's planter width policy if trees are to be placed within the parkway strip. Sidewalks constructed next to the back-of-curb shall be a minimum of 7-feet wide.

Detached sidewalks are encouraged and should be parallel to the adjacent roadway. Meandering sidewalks are discouraged.

A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.

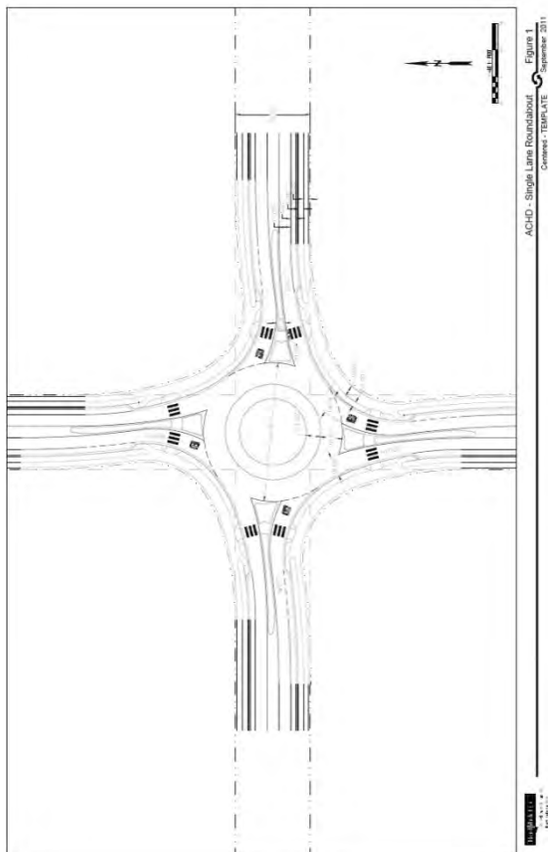
Minor Improvements Policy: District Policy 7203.3 states that minor improvements to existing streets adjacent to a proposed development may be required. These improvements are to correct deficiencies or replace deteriorated facilities. Included are sidewalk construction or replacement; curb and gutter construction or replacement; replacement of unused driveways with curb, gutter and sidewalk; installation or reconstruction of pedestrian ramps; pavement repairs; signs; traffic control devices; and other similar items.

ACHD Master Street Map: ACHD Policy Section 3111.1 requires the Master Street Map (MSM) guide the right-of-way acquisition, arterial street requirements, and specific roadway features required through development. This segment of Avalon Street and Bridge Avenue are designated in the MSM as a Transitional/ Commercial Arterial with 3-lanes and on-street bike lanes, a 46-foot street section within 70-feet of right-of-way.

The intersection of Avalon Street, Bridge Avenue, and Shortline Street are designated in the MSM for a future single-lane roundabout.

- c. **Staff Comments/Recommendations:** Avalon Street/ Bridge Avenue are currently improved with 2-travel lanes, a bike lane, extruded curbing, and detached 8-foot wide asphalt walkway abutting the site. Therefore staff does not recommend additional street improvements with this application.

Consistent with the MSM, the applicant should be required to coordinate with District staff to dedicate sufficient right-of-way to accommodate the single-lane roundabout consistent with the template shown below, to accommodate the future construction at the Avalon Street/ Bridge Avenue/ Shortline Street intersection.



2. Owyhee Street

- a. **Existing Conditions:** Owyhee Street is improved with 2-travel lanes, 24-feet of pavement, and no curb, gutter or sidewalk abutting the site. There is 60-feet of right-of-way for Owyhee Street (25-feet from centerline).

b. **Policy:**

Commercial Roadway Policy: District Policy 7208.2.1 states that the developer is responsible for improving all commercial street frontages adjacent to the site regardless of whether or not access is taken to all of the adjacent streets.

Street Section and Right-of-Way Policy: District Policy 7208.5 states that right-of-way widths for new commercial streets shall typically be 50 and 70-feet wide and that the standard street section will vary depending on the need for a center turn lane, bike lanes, volumes, percentage of truck traffic, and/or on-street parking.

- A 36-foot street section (back-of-curb to back-of-curb) will typically accommodate two travel lanes and on-street parking.

- A 40-foot street section (back-of-curb to back-of-curb) will typically accommodate two travel lanes and a center turn lane.
- A 46-foot street section (back-of-curb to back-of-curb) will typically accommodate two travel lanes and a center turn lane and bike lanes.

Sidewalk Policy: District Policy 7208.5.6 requires a concrete sidewalks at least 5-feet wide to be constructed on both sides of all commercial streets. If a separated sidewalk is proposed, a parkway strip at least 6-feet wide between the back-of-curb and street edge of the sidewalk is required to provide increased safety and protection of pedestrians. Consult the District's planter width policy if trees are to be placed within the parkway strip.

A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.)

Half Street Policy: District Policy 7208.2.2 required improvements shall consist of pavement widening to one-half the required width, including curb, gutter and concrete sidewalk (minimum 5-feet), plus 12-feet of additional pavement widening beyond the centerline established for the street to provide an adequate roadway surface, with the pavement crowned at the ultimate centerline. A 3-foot wide gravel shoulder and a borrow ditch sized to accommodate the roadway storm runoff shall be constructed on the unimproved side.

- c. **Staff Comments/Recommendations:** Staff recommends that the applicant be required to construct Owyhee Street as one-half of a 36-foot street section with vertical curb, gutter, and 5-foot wide concrete sidewalk abutting the site.

3. School Avenue

- a. **Existing Conditions:** School Avenue is currently unimproved abutting the site. There is 60-feet of right-of-way for School Avenue (30-feet from centerline).

b. **Policy:**

Local Roadway Policy: District Policy 7207.2.1 states that the developer is responsible for improving all local street frontages adjacent to the site regardless of whether or not access is taken to all of the adjacent streets.

Street Section and Right-of-Way Policy: District Policy 7207.5 states that right-of-way widths for all local streets shall generally not be less than 50-feet wide and that the standard street section shall be 36-feet (back-of-curb to back-of-curb). The District will consider the utilization of a street width less than 36-feet with written fire department approval.

Standard Urban Local Street—36-foot to 33-foot Street Section and Right-of-way Policy: District Policy 7207.5.2 states that the standard street section shall be 36-feet (back-of-curb to back-of-curb) for developments with any buildable lot that is less than 1 acre in size. This street section shall include curb, gutter, and minimum 5-foot concrete sidewalks on both sides and shall typically be within 50-feet of right-of-way.

The District will also consider the utilization of a street width less than 36-feet with written fire department approval. Most often this width is a 33-foot street section (back-of-curb to back-of-curb) for developments with any buildable lot that is less than 1 acre in size.

Sidewalk Policy: District Policy 7207.5.7 states that five-foot wide concrete sidewalk is required on both sides of all local street, except those in rural developments with net densities of one dwelling unit per 1.0 acre or less, or in hillside conditions where there is no direct lot frontage, in which case a sidewalk shall be constructed along one side of the street. Some local jurisdictions may require wider sidewalks.

The sidewalk may be placed next to the back-of-curb. Where feasible, a parkway strip at least 8-feet wide between the back-of-curb and the street edge of the sidewalk is recommended to provide increased safety and protection of pedestrians and to allow for the planting of trees in accordance with the District's Tree Planting Policy. If no trees are to be planted in the parkway strip, the applicant may submit a request to the District, with justification, to reduce the width of the parkway strip.

Detached sidewalks are encouraged and should be parallel to the adjacent roadway. Meandering sidewalks are discouraged.

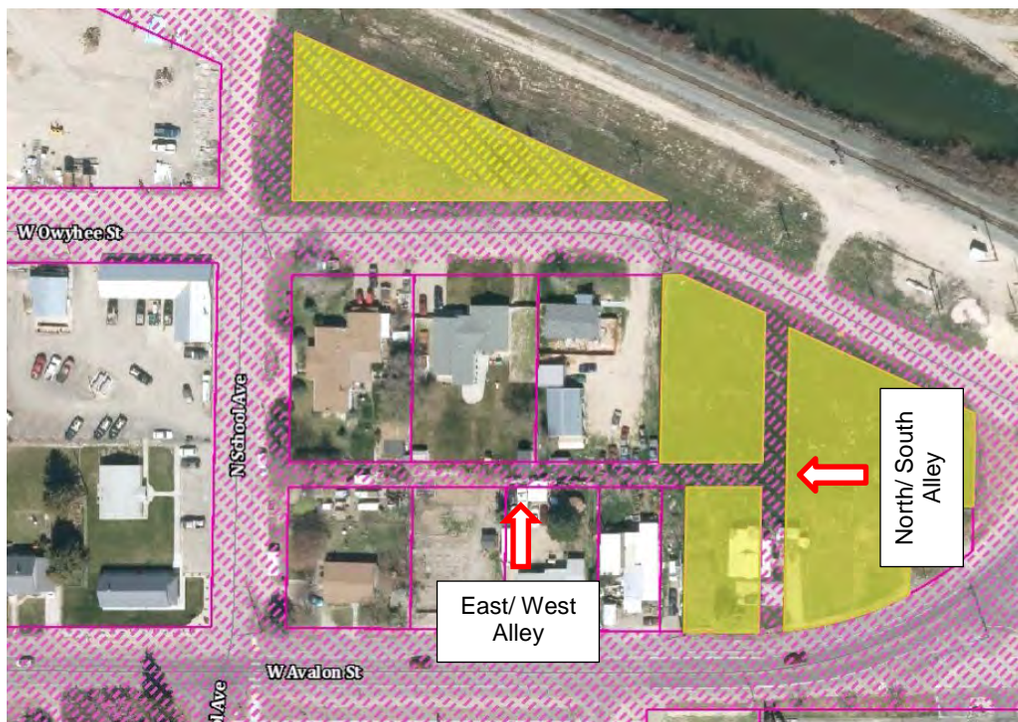
A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.

Half Street Policy: District Policy 7207.2.2 required improvements shall consist of pavement widening to one-half the required width, including curb, gutter and concrete sidewalk (minimum 5-feet), plus 12-feet of additional pavement widening beyond the centerline established for the street to provide an adequate roadway surface, with the pavement crowned at the ultimate centerline. A 3-foot wide gravel shoulder and a borrow ditch sized to accommodate the roadway storm runoff shall be constructed on the unimproved side.

- c. **Staff Comments/Recommendations:** Staff recommends that the applicant be required to construct School Avenue as one-half of a 36-foot street section with curb, gutter, and 5-foot wide concrete sidewalk, plus 12-feet of additional pavement widening, abutting the site, when this portion of the site is developed.

4. Alleys

- a. **Existing Conditions:** There is an existing east/west 20-foot wide alley that extends into the site from School Avenue to intersect with a north/south 20-foot wide alley that intersects Owyhee Street to the north and Avalon Street to the south. These alleys are currently unimproved.



b. Policy:

Existing Alley Policy: District Policy 7210.2 states that if a proposed development abuts an existing alley, the dedication of additional right-of-way to obtain a minimum width from the centerline of the alley of 8-feet for residential uses and 10-feet for non-residential or commercial uses may be required. Each development will be reviewed by the District on a case-by-case basis. If the proposed development takes access from an alley, the developer will be required to pave the entire width of the right-of-way from the nearest public street to and abutting the development.

Alley Parking & Setbacks Policy: District Policy 7210.3.3 states that parking within the alley right-of-way is prohibited. "No Parking" signs are required to be installed by the developer. The signs should be located at the alley/street intersections. Parking which is entered from the alley shall be designed so the minimum clear distance from the back of the parking stall to the opposite side of the alley is 20-feet for all perpendicular parking.

Setbacks for structures taking access from the alley should be closely coordinated with the lead land use agency. The setbacks shall either discourage parking within the alley (where it may partially block or occur within the right-of-way) or allow adequate area for one perpendicular parking pad. In order to discourage parking, building setbacks shall be minimal from the alley right-of-way line, while still achieving the required 20-feet of back-up space from a garage or other parking structure to the opposite side of the alley (i.e. 4-foot setback + 16-foot alley = 20-feet for back-up space).

Alley/Local Street Intersections Policy: District Policy 7210.3.7.2 states that alleys may intersect all types of local streets including minor local streets. Alleys shall generally be designed with a curb cut type approach when intersecting a local street. Alleys shall generally intersect streets in the middle of the block equally offsetting the intersecting streets. Alleys shall either align with alley/street intersections or provide a minimum 100-foot offset (measured centerline to centerline) from other local street intersections. For alley intersections with local streets, the District may consider a reduced offset if the lead land use agency's required lot size allows for shorter buildable lots.

Vacations of Alleys Policy: District Policy 7210.3.6 states that vacations of alley right-of-way are discouraged and shall not result in dead-end alleys.

- c. Staff Comments/Recommendations:** The applicant's concept plan indicates that the 2 southern buildings (a commercial and a 4-plex bldg.) are to be located within the south portion of the north/south alley right-of-way. The applicant should be required to either re-locate the buildings outside of the right-of-way; OR, vacate the south portion of the north/south alley that intersects onto Avalon Street from the site. IF, the applicant pursues the alley vacation, the applicant should be required to complete the separate vacation process with ACHD prior to making any modifications to the alleys within the area proposed to be vacated. Staff is in support of the potential alley vacation as it will reduce the number of access approaches onto Avalon Street and does not create a dead-end alley.

Access Policy: District policy 7205.4.6 states that direct access to minor arterials is typically prohibited. If a property has frontage on more than one street, access shall be taken from the street having the lesser functional classification. If it is necessary to take access to the higher classified street due to a lack of frontage, the minimum allowable spacing shall be based on Table 1a under District policy 7205.4.6, unless a waiver for the access point has been approved by the District Commission.

Driveway Location Policy: District policy 7205.4.5 requires driveways located on minor arterial roadways from a signalized intersection with a single left turn lane shall be located a minimum of 330-feet from the nearest intersection for a right-in/right-out only driveway and a minimum of 660-feet from the intersection for a full-movement driveway.

Successive Driveways: District policy 7205.4.6 Table 1a, requires driveways located on minor arterial roadways with a speed limit of 25 MPH to align or offset a minimum of 330-feet from any existing or proposed driveway.

Driveway Width Policy: District policy 7205.4.8 restricts high-volume driveways (100 VTD or more) to a maximum width of 36-feet and low-volume driveways (less than 100 VTD) to a maximum width of 30-feet. Curb return type driveways with 30-foot radii will be required for high-volume driveways with 100 VTD or more. Curb return type driveways with 15-foot radii will be required for low-volume driveways with less than 100 VTD.

Driveway Paving Policy: Graveled driveways abutting public streets create maintenance problems due to gravel being tracked onto the roadway. In accordance with District policy, 7205.4.8, the applicant should be required to pave the driveway its full width and at least 30-feet into the site beyond the edge of pavement of the roadway and install pavement tapers in accordance with Table 2 under District Policy 7205.4.8.

Cross Access Easements/Shared Access Policy: District Policy 7202.4.1 states that cross access utilizes a single vehicular connection that serves two or more adjoining lots or parcels so that the driver does not need to re-enter the public street system.

- c. **Applicant's Proposal:** The applicant is not proposing to take access onto Avalon Street from the site.
- d. **Staff Comments/Recommendations:** The applicant should be required to close the existing driveway onto Avalon Street to match existing improvements when the site is redeveloped.

6. Tree Planters

Tree Planter Policy: Tree Planter Policy: The District's Tree Planter Policy prohibits all trees in planters less than 8-feet in width without the installation of root barriers. Class II trees may be allowed in planters with a minimum width of 8-feet, and Class I and Class III trees may be allowed in planters with a minimum width of 10-feet.

7. Landscaping

Landscaping Policy: A license agreement is required for all landscaping proposed within ACHD right-of-way or easement areas. Trees shall be located no closer than 10-feet from all public storm drain facilities. Landscaping should be designed to eliminate site obstructions in the vision triangle at intersections. District Policy 5104.3.1 requires a 40-foot vision triangle and a 3-foot height restriction on all landscaping located at an uncontrolled intersection and a 50-foot offset from stop signs. Landscape plans are required with the submittal of civil plans and must meet all District requirements prior to signature of the final plat and/or approval of the civil plans.

8. Other Access

Avalon Street and Bridge Avenue are classified as minor arterial roadways. No access has been proposed to these roadways and none is approved.

D. Site Specific Conditions of Approval

This application is for rezone only. Listed below are some of the findings for consideration that the District may identify when it reviews a future development application. The District may add additional findings for consideration when it reviews a specific redevelopment application.

E. Standard Conditions of Approval

1. All proposed irrigation facilities shall be located outside of the ACHD right-of-way (including all easements). Any existing irrigation facilities shall be relocated outside of the ACHD right-of-way (including all easements).
2. Private Utilities including sewer or water systems are prohibited from being located within the ACHD right-of-way.
3. In accordance with District policy, 7203.3, the applicant may be required to update any existing non-compliant pedestrian improvements abutting the site to meet current Americans with Disabilities Act (ADA) requirements. The applicant's engineer should provide documentation of ADA compliance to District Development Review staff for review.
4. Replace any existing damaged curb, gutter and sidewalk and any that may be damaged during the construction of the proposed development. Contact Construction Services at 387-6280 (with file number) for details.
5. A license agreement and compliance with the District's Tree Planter policy is required for all landscaping proposed within ACHD right-of-way or easement areas.
6. All utility relocation costs associated with improving street frontages abutting the site shall be borne by the developer.
7. It is the responsibility of the applicant to verify all existing utilities within the right-of-way. The applicant at no cost to ACHD shall repair existing utilities damaged by the applicant. The applicant shall be required to call DIGLINE (1-811-342-1585) at least two full business days prior to breaking ground within ACHD right-of-way. The applicant shall contact ACHD Traffic Operations 387-6190 in the event any ACHD conduits (spare or filled) are compromised during any phase of construction.
8. Utility street cuts in pavement less than five years old are not allowed unless approved in writing by the District. Contact the District's Utility Coordinator at 387-6258 (with file numbers) for details.
9. All design and construction shall be in accordance with the ACHD Policy Manual, ISPWC Standards and approved supplements, Construction Services procedures and all applicable ACHD Standards unless specifically waived herein. An engineer registered in the State of Idaho shall prepare and certify all improvement plans.
10. Construction, use and property development shall be in conformance with all applicable requirements of ACHD prior to District approval for occupancy.
11. No change in the terms and conditions of this approval shall be valid unless they are in writing and signed by the applicant or the applicant's authorized representative and an authorized representative of ACHD. The burden shall be upon the applicant to obtain written confirmation of any change from ACHD.
12. If the site plan or use should change in the future, ACHD Planning Review will review the site plan and may require additional improvements to the transportation system at that time. Any change in the planned use of the property which is the subject of this application, shall require the applicant to comply with ACHD Policy and Standard Conditions of Approval in place at that time unless a waiver/variance of the requirements or other legal relief is granted by the ACHD Commission.

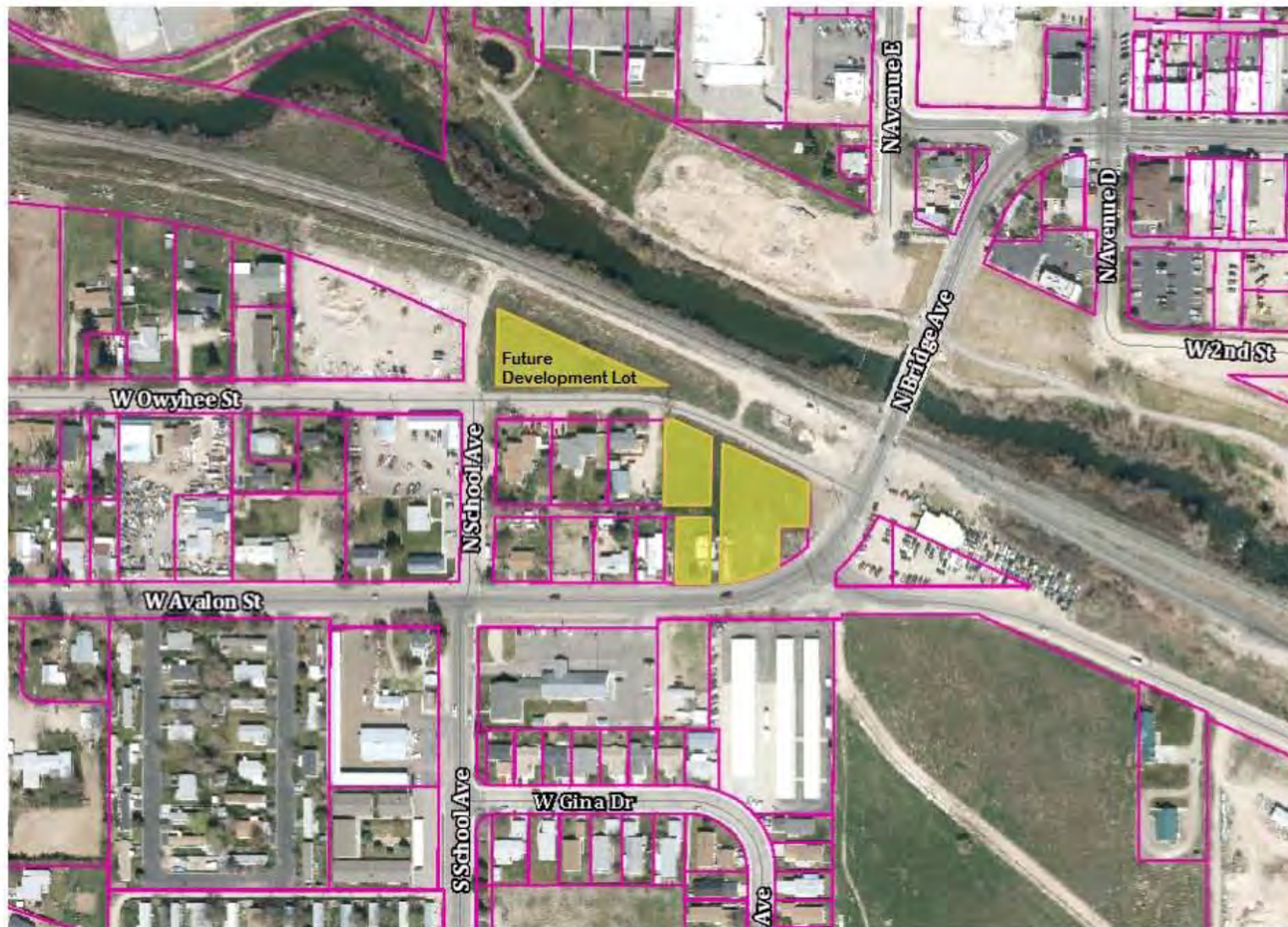
F. Conclusions of Law

1. The proposed site plan is approved, if all of the Site Specific and Standard Conditions of Approval are satisfied.
2. ACHD requirements are intended to assure that the proposed use/development will not place an undue burden on the existing vehicular transportation system within the vicinity impacted by the proposed development.

G. Attachments

1. Vicinity Map
2. Site Plan
3. Utility Coordinating Council
4. Development Process Checklist
5. Request for Appeal of Staff Decision

VICINITY MAP



SITE PLAN

PRELIMINARY
NOT FOR
CONSTRUCTION



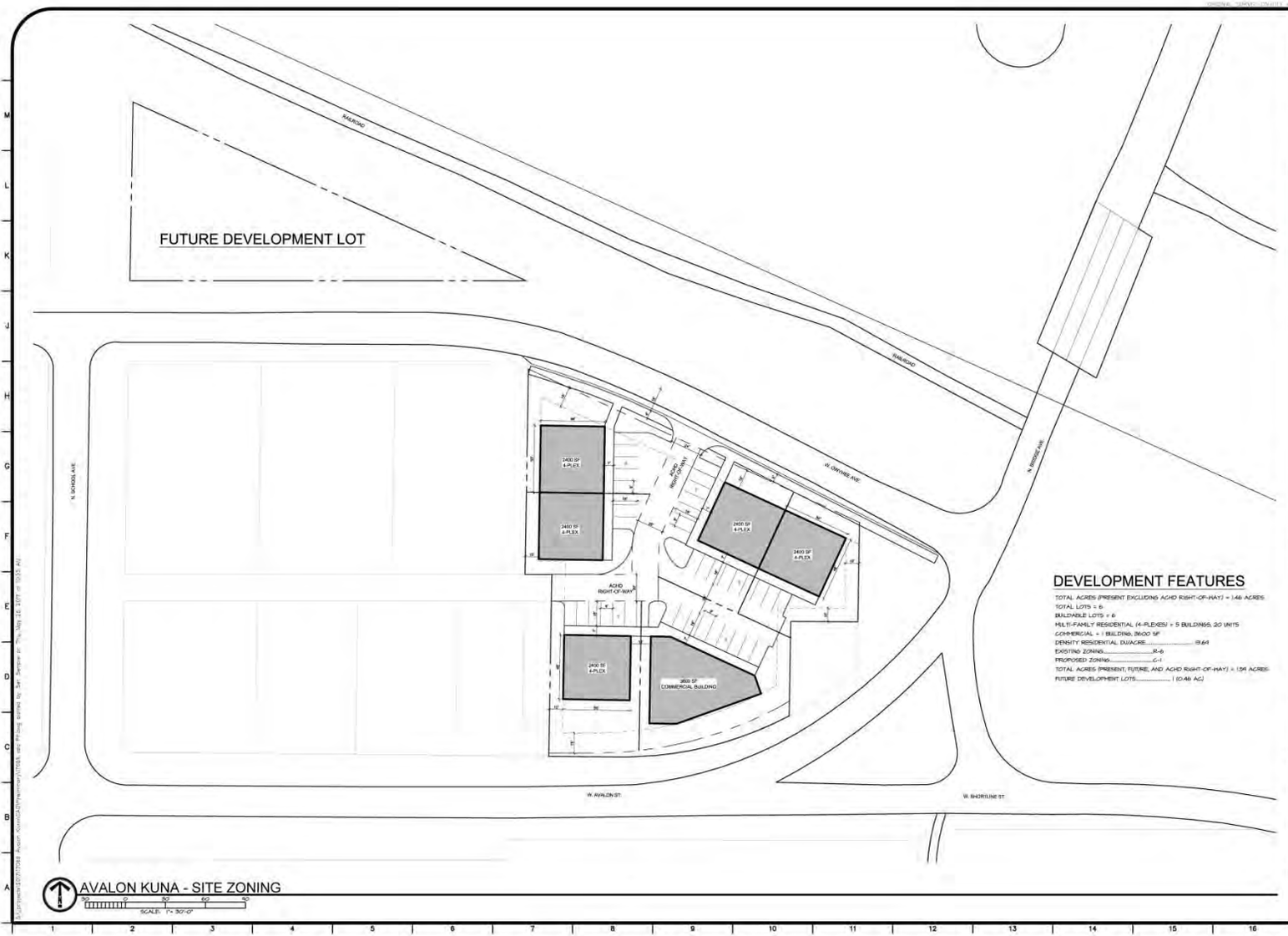
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BRECKON CONSULTANTS, INC.

AVALON KUNA
692 W. AVALON ST.
KUNA, IDAHO
SITE ZONING MODIFICATION



PROJECT NO.	17069
DRAWN BY	BSS
CHECKED BY	BSS
DATE	05/22/17

SHEET NUMBER
EX1



DEVELOPMENT FEATURES

TOTAL ACRES (PRESENT EXCLUDING AGHD RIGHT-OF-WAY) = 146 ACRES
 TOTAL LOTS = 6
 BUILDABLE LOTS = 6
 MULTI-FAMILY RESIDENTIAL (4-PLEXES) = 5 BUILDINGS, 20 UNITS
 COMMERCIAL = 1 BUILDING, 3600 SF
 DENSITY RESIDENTIAL DWACRS 0.64
 EXISTING ZONING R-0
 PROPOSED ZONING C-1
 TOTAL ACRES (PRESENT, FUTURE, AND AGHD RIGHT-OF-WAY) = 134 ACRES
 FUTURE DEVELOPMENT LOTS 1 (30.46 AC)

AVALON KUNA - SITE ZONING

Ada County Utility Coordinating Council

Developer/Local Improvement District Right of Way Improvements Guideline Request

Purpose: To develop the necessary avenue for proper notification to utilities of local highway and road improvements, to help the utilities in budgeting and to clarify the already existing process.

- 1) **Notification:** Within five (5) working days upon notification of required right of way improvements by Highway entities, developers shall provide written notification to the affected utility owners and the Ada County Utility Coordinating Council (UCC). Notification shall include but not be limited to, project limits, scope of roadway improvements/project, anticipated construction dates, and any portions critical to the right of way improvements and coordination of utilities.
- 2) **Plan Review:** The developer shall provide the highway entities and all utility owners with preliminary project plans and schedule a plan review conference. Depending on the scale of utility improvements, a plan review conference may not be necessary, as determined by the utility owners. Conference notification shall also be sent to the UCC. During the review meeting the developer shall notify utilities of the status of right of way/easement acquisition necessary for their project. At the plan review conference each company shall have the right to appeal, adjust and/or negotiate with the developer on its own behalf. Each utility shall provide the developer with a letter of review indicating the costs and time required for relocation of its facilities. Said letter of review is to be provided within thirty calendar days after the date of the plan review conference.
- 3) **Revisions:** The developer is responsible to provide utilities with any revisions to preliminary plans. Utilities may request an updated plan review meeting if revisions are made in the preliminary plans which affect the utility relocation requirements. Utilities shall have thirty days after receiving the revisions to review and comment thereon.
- 4) **Final Notification:** The developer will provide highway entities, utility owners and the UCC with final notification of its intent to proceed with right of way improvements and include the anticipated date work will commence. This notification shall indicate that the work to be performed shall be pursuant to final approved plans by the highway entity. The developer shall schedule a preconstruction meeting prior to right of way improvements. Utility relocation activity shall be completed within the times established during the preconstruction meeting, unless otherwise agreed upon.

Notification to the Ada County UCC can be sent to: 50 S. Cole Rd. Boise 83707, or Visit iducc.com for e-mail notification information.

Development Process Checklist

Items Completed to Date:

- Submit a development application to a City or to Ada County
- The City or the County will transmit the development application to ACHD
- The ACHD **Planning Review Section** will receive the development application to review
- The **Planning Review Section** will do one of the following:
 - Send a “**No Review**” letter to the applicant stating that there are no site specific conditions of approval at this time.
 - Write a **Staff Level** report analyzing the impacts of the development on the transportation system and evaluating the proposal for its conformance to District Policy.
 - Write a **Commission Level** report analyzing the impacts of the development on the transportation system and evaluating the proposal for its conformance to District Policy.

Items to be completed by Applicant:

- For **ALL** development applications, including those receiving a “**No Review**” letter:
 - The applicant should submit one set of engineered plans directly to ACHD for review by the **Development Review Section** for plan review and assessment of impact fees. (Note: if there are no site improvements required by ACHD, then architectural plans may be submitted for purposes of impact fee assessment.)
 - The applicant is required to get a permit from Construction Services (ACHD) for ANY work in the right-of-way, including, but not limited to, driveway approaches, street improvements and utility cuts.
- Pay Impact Fees prior to issuance of building permit. Impact fees cannot be paid prior to plan review approval.

DID YOU REMEMBER:

Construction (Non-Subdivisions)

Driveway or Property Approach(s)

- Submit a “Driveway Approach Request” form to ACHD Construction (for approval by Development Services & Traffic Services). There is a one week turnaround for this approval.

Working in the ACHD Right-of-Way

- Four business days prior to starting work have a bonded contractor submit a “Temporary Highway Use Permit Application” to ACHD Construction – Permits along with:
 - a) Traffic Control Plan
 - b) An Erosion & Sediment Control Narrative & Plat, done by a Certified Plan Designer, if trench is >50’ or you are placing >600 sf of concrete or asphalt.

Construction (Subdivisions)

Sediment & Erosion Submittal

- At least one week prior to setting up a Pre-Construction Meeting an Erosion & Sediment Control Narrative & Plan, done by a Certified Plan Designer, must be turned into ACHD Construction to be reviewed and approved by the ACHD Stormwater Section.

Idaho Power Company

- Vic Steelman at Idaho Power must have his IPCO approved set of subdivision utility plans prior to Pre-Con being scheduled.

- Final Approval from Development Services is required** prior to scheduling a Pre-Con.

Request for Appeal of Staff Decision

1. **Appeal of Staff Decision:** The Commission shall hear and decide appeals by an applicant of the final decision made by the Development Services Manager when it is alleged that the Development Services Manager did not properly apply this section 7101.6, did not consider all of the relevant facts presented, made an error of fact or law, abused discretion or acted arbitrarily and capriciously in the interpretation or enforcement of the ACHD Policy Manual.
 - a. **Filing Fee:** The Commission may, from time to time, set reasonable fees to be charged the applicant for the processing of appeals, to cover administrative costs.
 - b. **Initiation:** An appeal is initiated by the filing of a written notice of appeal with the Secretary of Highway Systems, which must be filed within ten (10) working days from the date of the decision that is the subject of the appeal. The notice of appeal shall refer to the decision being appealed, identify the appellant by name, address and telephone number and state the grounds for the appeal. The grounds shall include a written summary of the provisions of the policy relevant to the appeal and/or the facts and law relied upon and shall include a written argument in support of the appeal. The Commission shall not consider a notice of appeal that does not comply with the provisions of this subsection.
 - c. **Time to Reply:** The Development Services Manager shall have ten (10) working days from the date of the filing of the notice of appeal to reply to the notice of the appeal, and may during such time meet with the appellant to discuss the matter, and may also consider and/or modify the decision that is being appealed. A copy of the reply and any modifications to the decision being appealed will be provided to the appellant prior to the Commission hearing on the appeal.
 - d. **Notice of Hearing:** Unless otherwise agreed to by the appellant, the hearing of the appeal will be noticed and scheduled on the Commission agenda at a regular meeting to be held within thirty (30) days following the delivery to the appellant of the Development Services Manager's reply to the notice of appeal. A copy of the decision being appealed, the notice of appeal and the reply shall be delivered to the Commission at least one (1) week prior to the hearing.
 - e. **Action by Commission:** Following the hearing, the Commission shall either affirm or reverse, in whole or part, or otherwise modify, amend or supplement the decision being appealed, as such action is adequately supported by the law and evidence presented at the hearing.

LASLEY ANDREW L
LASLEY ANDREA L
4492 N PORTAGE AVE
MERIDIAN, ID 83646-0000

MESSMER PROPERTIES LLC
PO BOX 361
KUNA, ID 83634-0000

SILVA JOAO
SILVA SARA M
736 W AVALON ST
KUNA, ID 83634-0000

CHURCH LOUISE
503 E 47TH ST
BOISE, ID 83714-0000

SHORT JAMES E JR
SHORT SANDRA
1543 W 4TH ST
KUNA, ID 83634-1858

GORDON TIMOTHY
GORDON BELINDA S
PO BOX 236
KUNA, ID 83634-0000

RAMOS-VALDIVIA VINCENTE
GONZALES-RAMOS TABITHA
775 W OWYHEE ST
KUNA, ID 83634-0000

FLOURNOY DONALD GUY
881 W OWYHEE ST
KUNA, ID 83634-0000

BOISE PROJECT BOARD OF CONTROL
INC

2465 OVERLAND RD
BOISE, ID 83705-3173

JR LLC
1201 FRANKLIN BLVD
NAMPA, ID 83687-0000

HINZ DONALD E
HINZ ELEANOR M
PO BOX 361
IDAHO CITY, ID 83631-0361

BRASWELL ROBERT B
BRASWELL LINDA K
710 W AVALON ST
KUNA, ID 83634-2216

STARS & STRIPES PROPERTY
INVESTMENTS LLC
BAEZA AGAPITO
620 SW FOLEY ST
MOUNTAIN HOME, ID 83647-0000

CONTRERAS AGUSTIN C
730 W GINA DR
KUNA, ID 83634-0000

THORNTON LAYNE
THORNTON LORI
3224 S SWAN FALLS RD
KUNA, ID 83634-1732

GASKELL DOUGLAS D
GASKELL ELEANOR N
4666 S MCDERMOTT RD
NAMPA, ID 83687-0000

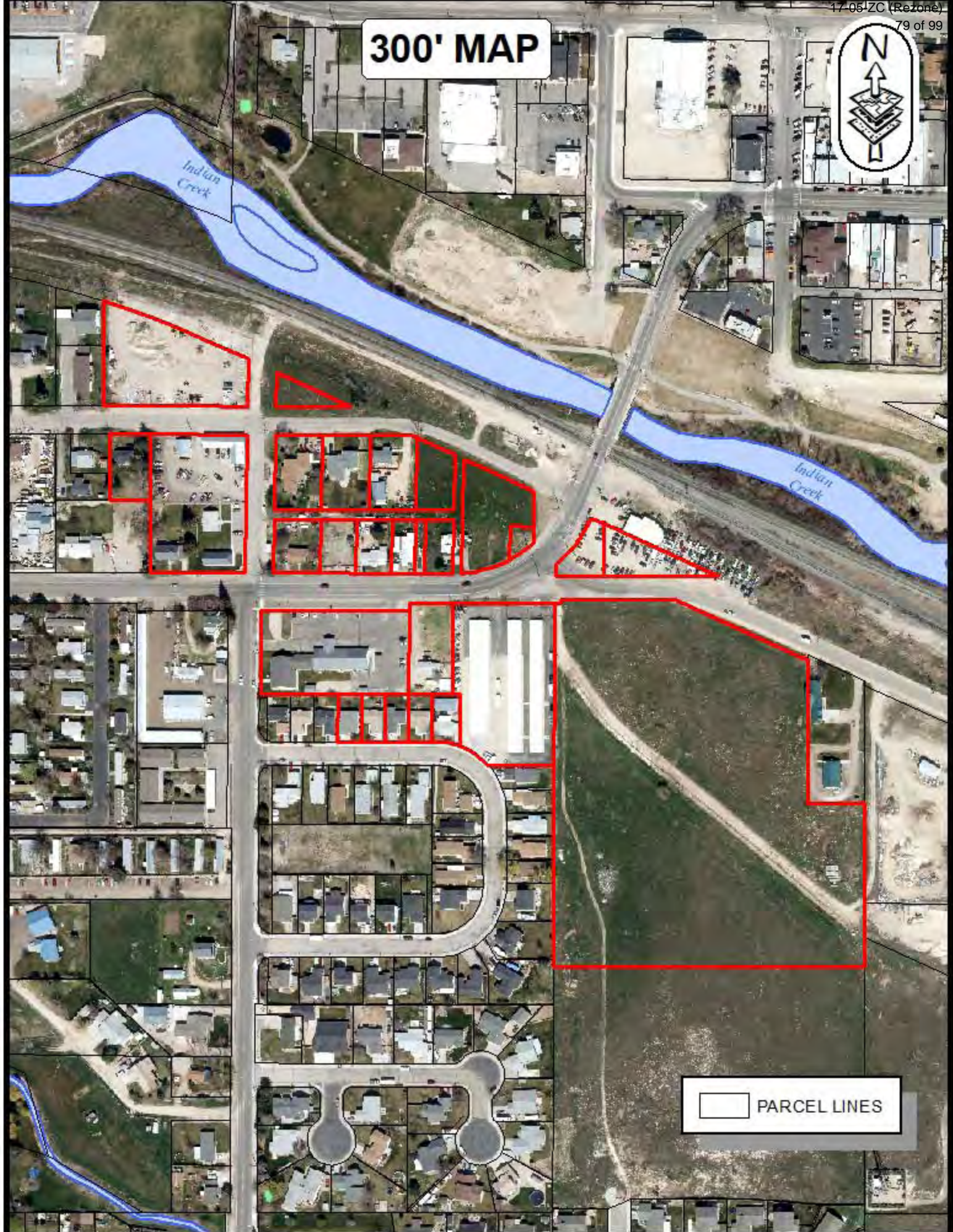
BANKOS JUDITH E
GROLLER JOHN
166 N SCHOOL AVE
KUNA, ID 83634-0000

PIERCE JACQUELYN R
723 W OWYHEE ST
KUNA, ID 83634-0000

KUNA JOINT SCHOOL DIST #3

711 E PORTER RD
KUNA, ID 83634-0000

300' MAP



PARCEL LINES



**CITY OF KUNA
PLANNING & ZONING DEPARTMENT**

PO Box 13 • 751 W. 4th St • Kuna, Idaho • 83634
Phone (208) 922-5274 • Fax: (208) 922-5989
www.kunacity.id.gov

Dear Property Owner:

NOTICE IS HEREBY GIVEN that the City of Kuna City Council is scheduled to hold a public hearing on **September 5th, 2017** beginning at 6:00 pm on the following case:

A **Rezone** request from John Van Dyke with JSV Development, to change an approximately 1.46-acre parcel's current residential zoning designation of R-6 to a commercial zoning designation of C-1. The site is located north of West Avalon Street, south of West Owyhee Avenue, approximately 80 feet west of the intersection of North Bridge Avenue and West Shortline Street, addressed as **692 W. Avalon Street, Kuna, ID 83634**. (APN#: R5070001940).

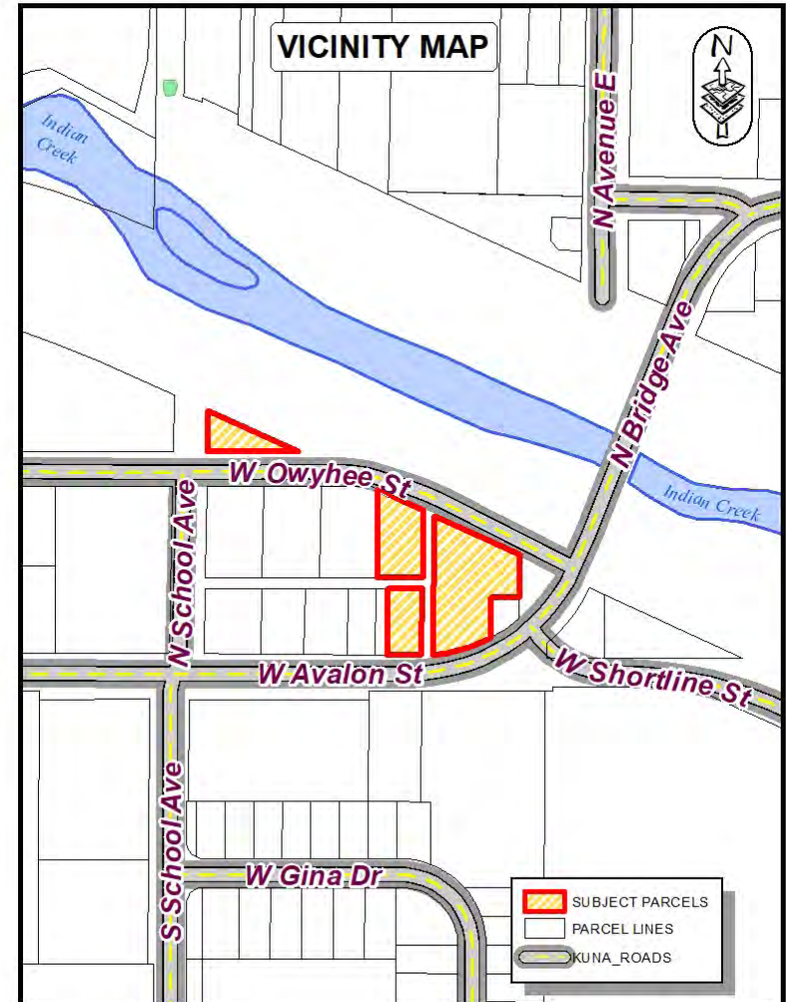
The hearing will be held at **6:00 PM in the Council Chambers at the City Hall located at 751 W. 4th Street, Kuna, Idaho**.

All documents concerning public hearing items may be reviewed at Kuna City Hall, 751 W. 4th Street, Kuna, Idaho, 83634. Office hours are 8:00 am to 5:00 pm, Monday through Friday, except holidays. If you have questions or would like additional information, please contact the Planning and Zoning Division at (208) 922-5274.

You are invited to provide oral or written comments to the Council at the hearing. Please note that all comments made to the Council during the public hearing will be restricted to three (3) minutes per person. Prior to the hearing, written comments may be submitted to the appropriate governing body at least seven (7) days prior to the hearing. These comments will be forwarded to the City Council.

In all correspondence concerning this case, please refer to the case name: **17-05-ZC (Rezone)**

MAILED 08/10/2017





CITY OF KUNA
PLANNING & ZONING DEPARTMENT
 PO Box 13 • 751 W. 4th St • Kuna, Idaho • 83634
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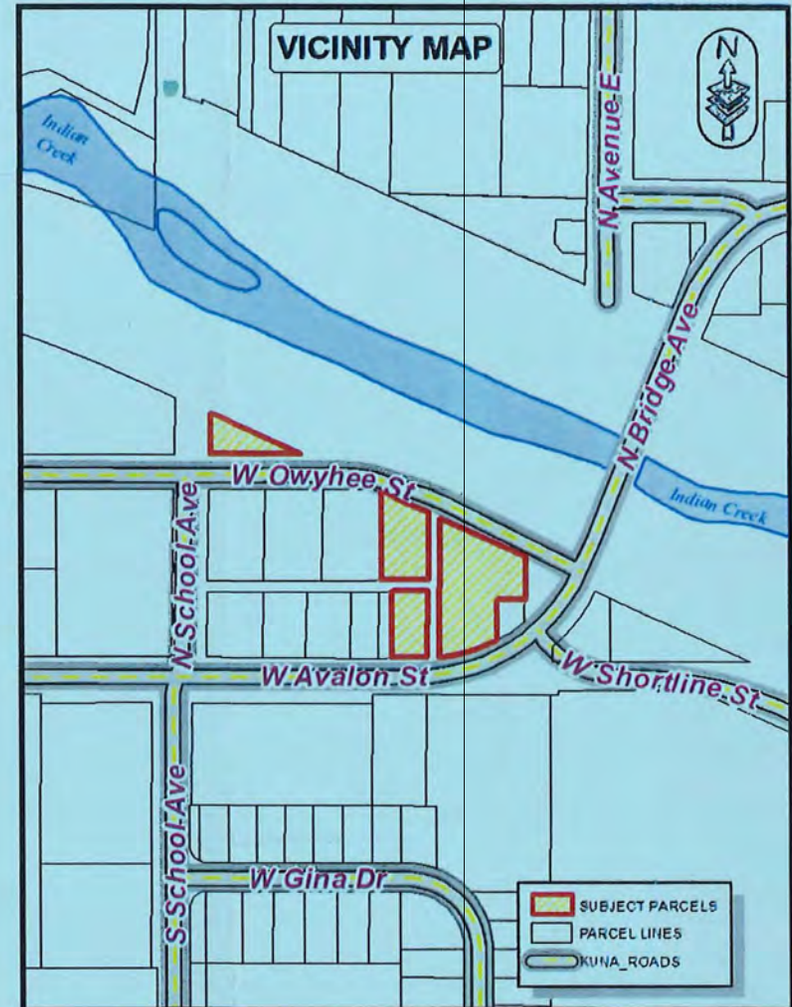
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You are invited to provide oral or written comments to the Council at the hearing. Please note that all comments made to the Council during the public hearing will be restricted to three (3) minutes per person. Prior to the hearing, written comments may be submitted to the appropriate governing body at least seven (7) days prior to the hearing. These comments will be forwarded to the City Council.

In all correspondence concerning this case, please refer to the case name: **17-05-ZC (Rezone)**

MAILED 08/10/2017



City of Kuna
Planning and Zoning
PO Box 13
Kuna, ID 83634

RECEIVED
AUG 16 2017
CITY OF KUNA

LEGAL NOTICE

BANKOS JUDITH E
GROLLER JOHN
166 N SCHOOL AVE
KUNA, ID 83634-0000

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08/09/2017
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FIRST CLASS PERMIT NO. 1125 KUNA, ID
FIRST CLASS PERMIT NO. 1125 KUNA, ID
17-05-ZC (Rezone)
82 of 99
ZIP 83634
041L11256686

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UNABLE TO FORWARD
BC: 83634001313 *2589-04132-12-32

NSN
83634>0013

Suggestions For Testifying at the Public Hearing:

Be informed . . .

Review the proposal, the staff report, applicable provisions of the ordinance and comprehensive plan.

Be on time . . .

Although the item you are interested in may not be first on the agenda, you never know when it will be heard. The governing body has authority to adjust the schedule according to its discretion. Thus, anticipate attending from the beginning.

Speak to the point . . .

The governing body appreciates pertinent, well organized, and concise comments. Redundant testimony is prohibited and **each individual is given three (3) minutes to comment.** Long stories, abstract complaints, or generalities may not be the best use of time. Neighborhood groups are encouraged to organize testimony and have one (1) person speak on behalf of the group -- "opposition representative," like the applicant's representative, receives 10 minutes to make comments. Applicant has five (5) minutes to rebut or discuss issues raised by any opposition.

If you don't wish to speak, write . . .

At most hearings, previously submitted written testimony may be reviewed by the governing body before the meeting. It is unreasonable to submit extensive written comments or information at the hearing and expect them to be reviewed prior to a decision. All documents or written comments should be submitted to the City of Kuna at least one (1) week prior to the hearing.



CITY OF KUNA
PLANNING & ZONING DEPARTMENT
 PO Box 13 • 751 W. 4th St • Kuna, Idaho • 83634
 Phone (208) 922-5274 • Fax: (208) 922-5989
 www.kunacity.id.gov

Dear Property Owner:

NOTICE IS HEREBY GIVEN that the City of Kuna City Council is scheduled to hold a public hearing on **September 5th, 2017** beginning at 6:00 pm on the following case:

A **Rezone** request from John Van Dyke with JSV Development, to change an approximately 1.46-acre parcel's current residential zoning designation of R-6 to a commercial zoning designation of C-1. The site is located north of West Avalon Street, south of West Owyhee Avenue, approximately 80 feet west of the intersection of North Bridge Avenue and West Shortline Street, addressed as **692 W. Avalon Street, Kuna, ID 83634**. (APN#: R5070001940).

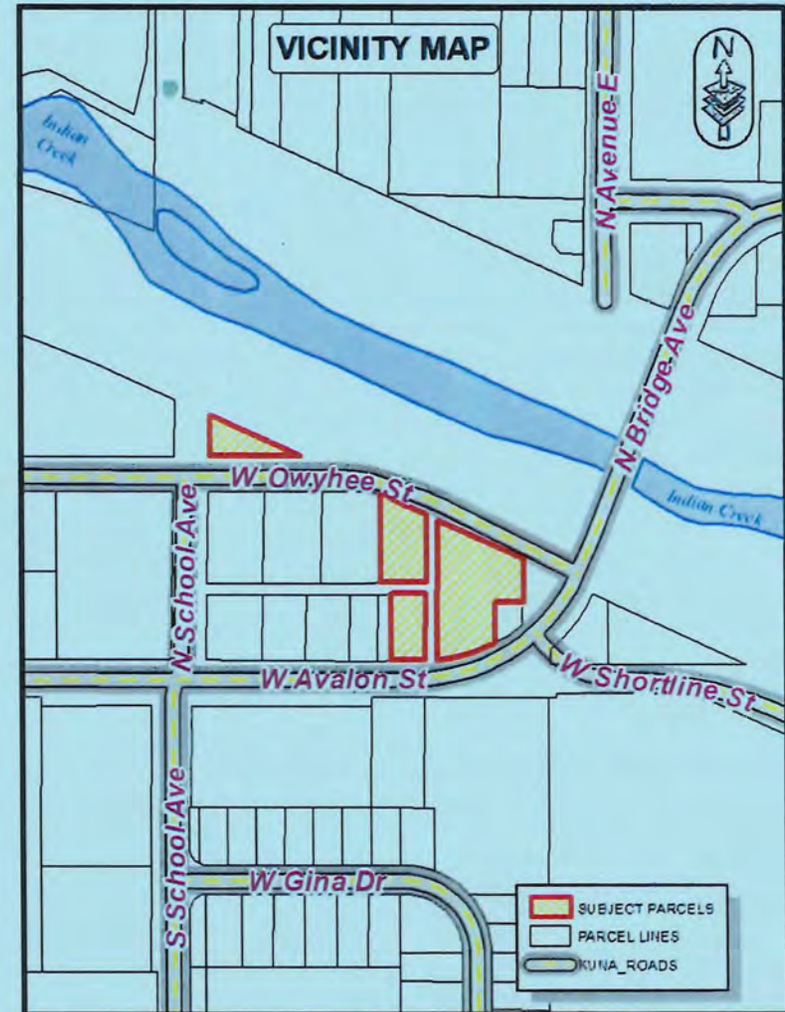
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In all correspondence concerning this case, please refer to the case name: **17-05-ZC (Rezone)**

MAILED 08/10/2017



City of Kuna
Planning and Zoning
PO Box 13
Kuna, ID 83634

LEGAL NOTICE

CHURCH LOUISE
503-E-47TH-ST
BOISE, ID 83714-0000

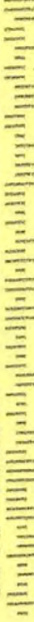
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17-05-ZC (Rezone)

84 of 99

Suggestions For Testifying at the Public Hearing:

Be informed . . .

Review the proposal, the staff report, applicable provisions of the ordinance and comprehensive plan.

Be on time . . .

Although the item you are interested in may not be first on the agenda, you never know when it will be heard. The governing body has authority to adjust the schedule according to its discretion. Thus, anticipate attending from the beginning.

Speak to the point . . .

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CITY OF KUNA
P.O. Box 13 - Kuna, ID 83634
Phone: 922-5274 - Fax: 922-5989

File #17-05-ZC (Rezone) JSV Development

NOTICE IS HEREBY GIVEN, that the Kuna City Council will hold a public hearing, **Tuesday, September 5th, 2017 at 6:00 pm**, or as soon as can be heard at Kuna City Hall, 751 W. 4th St, Kuna, ID; in connection with a **Rezone** request from John Van Dyke with JSV Development, to change an approximately 1.46-acre parcel's current residential zoning designation of R-6 to a commercial zoning designation of C-1. The site is located north of West Avalon Street, south of West Owyhee Avenue, approximately 80 feet west of the intersection of North Bridge Avenue and West Shortline Street, addressed as **692 W. Avalon Street, Kuna, ID 83634**. (APN#: R5070001940).

All persons wishing to testify must state his/her name and residential address. No person shall speak until recognized by the Mayor. A three (3) minute time limit may be placed on all testimony.

The public is invited to present written and/or oral comments. Any written testimony must be received by close of business on August 31, 2017, or it may not be considered. Please mail to P.O. Box 13 Kuna, ID 83634, or drop off at City Hall: 751 W. 4th Street, Kuna, ID.

Please do not contact anyone who would be involved in this decision-making process, which would include City Council Members, or the Mayor; as such private conversations would be considered ex parte (one sided) and could jeopardize the public hearing process.

If you have any questions or require special accommodations, please contact the Kuna Planning & Zoning Department prior to the meeting at 922-5274.

Kuna Planning & Zoning Department

(No need to print this portion) Please publish one time on August 9th, 2017.

(Sent 08/01/2017)

Kuna P.O. # 5926

LEGAL NOTICE

CITY OF KUNA
P.O. Box 13
Kuna, ID 83634
Phone: 922-5274
Fax: 922-5989

**File #17-05-ZC (Rezone)
JSV Development**

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R5070001940). All persons wishing to testify must state his/her name and residential address. No person shall speak until recognized by the Mayor. A three (3) minute time limit may be placed on all testimony.

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Kuna Planning & Zoning
Department

August 9, 2017 1652631

Exhibit

C-6



City of Kuna PROOF OF PROPERTY POSTING

City of Kuna
P.O. Box 13
Kuna, Idaho 83634
Phone: (208) 922-5274
Fax: (208) 922-5989
Web: www.kunacity.id.gov

This notice shall confirm that the Public Hearing Notice for 692 W - Arcahan
(NAME OF SUBDIVISION OR ADDRESS) was posted as required per Kuna City Ordinance
5-1-5B. Sign posted August 14, 2017 (DAY OF THE WEEK, MONTH,
DATE AND YEAR). This form is required to be returned three (3) calendar days
subsequent to posting and signs are to be removed from the site three (3) calendar
days after the hearing.

DATED this 14 day of August, 2017

Signature,

Owner/Developer

STATE OF IDAHO)
County of Ada) : ss

On this 14 day of August, 2017, before me the
undersigned, a Notary Public in and for said State, personally appeared before me
(Owner, Developer).

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
the day and year in this certificate first above written.

Notary Public
Residing at Boise ID
Commission Expires 04/12/2019



CITY OF KUNA PUBLIC HEARING NOTICE

Before the Kuna City Council

When: September 5, 2017 @ 6:00pm

Purpose: Zone Change from R-6 (Residential) to C-1
(Commercial)

LOCATION: Kuna City Hall
751 W 4th St, Kuna, ID 83634

APPLICATION BY: JSV Development, LLC
(Property Owner)

DeMeyer LOWER
Furniture & Mattress
EAGLE RD. TO FRANKLIN
PRICES

CITY OF KUNA PUBLIC HEARING NOTICE

Before the Kuna City Council

When: September 5, 2017 @ 6:00pm

Purpose: Zone Change from R-6 (Residential) to C-1
(Commercial)

LOCATION: Kuna City Hall
751 W 4th St, Kuna, ID 83634

APPLICATION BY: JSV Development, LLC
(Property Owner)

CITY OF KUNA PUBLIC HEARING NOTICE

Before the Kuna City Council

When: September 5, 2017 @ 6:00pm

**Purpose: Zone Change from R-6 (Residential) to C-1
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**LOCATION: Kuna City Hall
751 W 4th St, Kuna, ID 83634**

**APPLICATION BY: JSV Development, LLC
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CITY OF KUNA PUBLIC HEARING NOTICE

Before the Kuna City Council

When: September 5, 2017 @ 6:00pm

Purpose: Zone Change from R-6 (Residential) to C-1
(Commercial)

LOCATION: Kuna City Hall
751 W 4th St, Kuna, ID 83634

APPLICATION BY: JSV Development, LLC
(Property Owner)



City of Kuna

P.O. Box 13
Phone: (208) 922-5274
Fax: (208) 922-5989
www.kunacity.id.gov

P&Z Findings of Fact and Conclusions of Law

To: **Planning and Zoning Commission**

File Number: 17-05-ZC (Rezone)

Location: 692 W. Avalon St.
Kuna, ID 83634

Planner: Trevor Kesner, Planner II

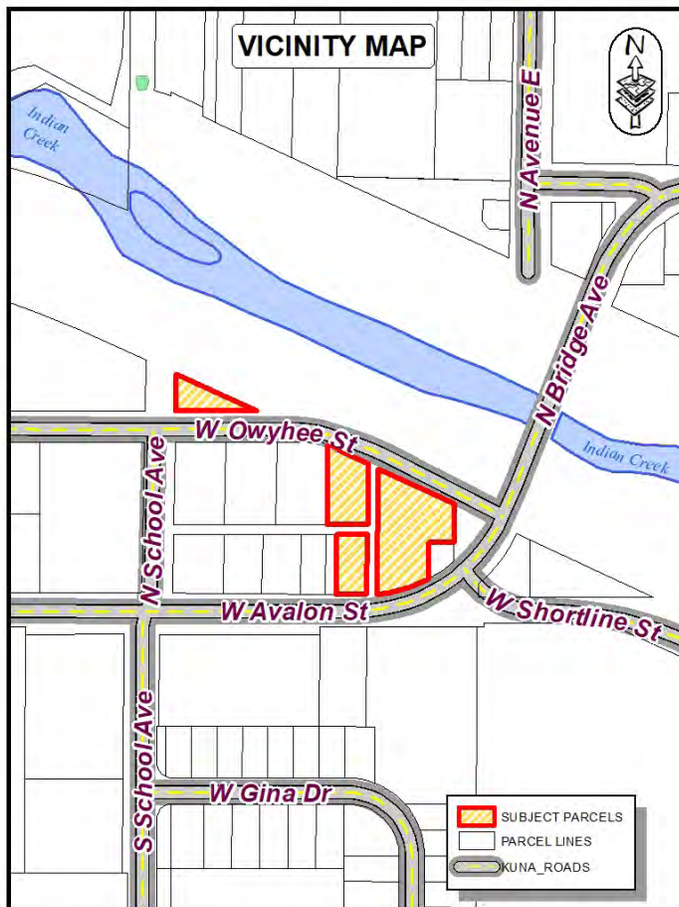
Hearing Date: July 25, 2017

Findings: **August 22, 2017**

Applicant: JSV Development
John Van Dyke
1088 W. Bear Track Dr.
Meridian, ID 83642
john@jsvidaho.com

Table of Contents:

- A. Process and Noticing
- B. Applicant Request
- C. Site History
- D. General Project Facts
- E. Staff Analysis
- F. Applicable Standards
- G. Procedural Process
- H. Commission Findings
- I. Comprehensive Plan Analysis
- J. Kuna City Code Analysis



- K. Conclusions of Law
- L. Decision by Commission

A. Process and Noticing:

1. Kuna City Code 1-14-3 (KCC), states that rezones are designated as a public hearing, with the Commission as the recommending body and the City Council as the decision-making body. This land use application was given proper public notice and followed the requirements set forth in Idaho Code, Chapter 65 Local Land Use Planning Act.

a. Notifications

- | | |
|----------------------------|------------------------------|
| i. Neighborhood Meeting | June 07, 2017 (one attendee) |
| ii. Agency Comment Request | June 12, 2017 |
| iii. 300' Property Owners | June 30, 2017 |
| iv. Kuna, Melba Newspaper | July 06, 2017 |
| v. Site Posted | June 27, 2017 |

B. Applicants Request:

John Van Dyke with JSV Development, requests to change an approximately 1.46-acre parcel from R-6 (medium-density residential) zoning to a C-1 (Neighborhood Business District) zone. The site is located north of West Avalon Street, south of West Owyhee Avenue, approximately 80 feet west of the intersection of North Bridge Avenue and West Shortline Street; addressed as 692 W. Avalon Street, Kuna, ID 83634. (APN#: R5070001940).

C. Site History:

This parcel has historically been used as a residential home site with some of the surrounding land left as open fields.

D. General Projects Facts:

1. Surrounding Land Use Zoning Designations:

North	UPRR	Union Pacific Rail Right-of-Way along Indian Creek
South	M-1/ C-2/ R-6	Light Industrial District – Kuna City Area Business District – Kuna City Medium to Low Density Residential – Kuna City
East	M-1	Light Industrial District– Kuna City
West	R-6	Medium Density Residential – Kuna City

2. Parcel Sizes, Current Zoning, Parcel Number:

- Parcel Size: 1.46-acres (approximately)
- Current Zoning: R-6 (Medium-Density Residential)
- Parcel #: R5070001940

3. Services:

- Sanitary Sewer– City of Kuna
- Potable Water – City of Kuna
- Irrigation District – Boise-Kuna Irrigation District
- Pressurized Irrigation – City of Kuna (KMID)
- Fire Protection – Kuna Rural Fire District
- Police Protection – Kuna Police (Ada County Sheriff’s office)
- Sanitation Services – J&M Sanitation

4. Existing Structures, Vegetation and Natural Features:

Currently, there is a residential home and an accessory shed situated on the site. Vegetation onsite is generally associated with a residential use, such as grass and weeds.

5. Transportation / Connectivity:

The site is currently accessed from West Avalon Street, approximately 80 feet west of the intersection of North Bridge Avenue and West Shortline Street. The applicant proposes to relocate the primary access to the north side of the parcel on Owyhee Avenue with future development, eliminating the access from West Avalon Street. The applicant also proposes to utilize portions of unopened/unimproved ACHD rights-of-way (alleys) with future development. Compass and ACHD recommends improving the streets and sidewalks around Avalon Street and Owyhee Avenue to encourage safer access to downtown and the Indian Creek pathway. Any future site improvements, right-of-way dedications/vacations, and proposed driveway approach relocations or changes shall be reviewed and assessed by Ada County Highway District (ACHD).

6. Environmental Issues:

Staff is not aware of any environmental issues, health or safety conflicts. The subject site’s topography has an average slope of approximately 10% to the southeast, and soils are classified within the Hydrologic Group ‘D’

(High Runoff Potential) with a potential bedrock depth between 10 to 40 inches according to the USDA’s Soil Survey of Ada County.

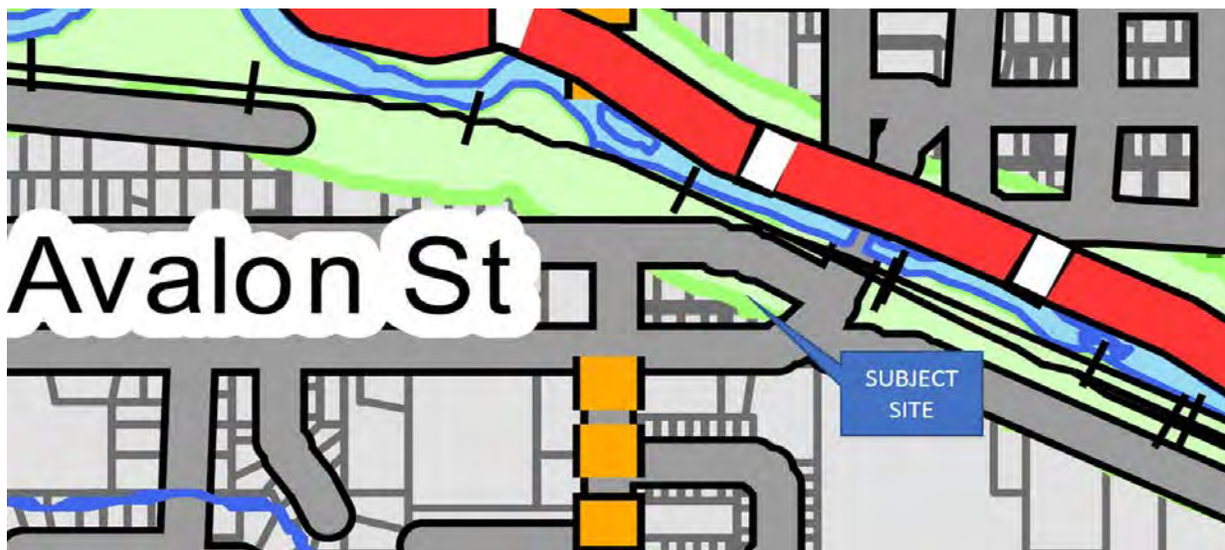
7. **Comprehensive Plan Future Land Use Map:**

The site is identified as Neighborhood and Community Commercial on Kuna’s Comprehensive Plan Future Land Use Map. The comprehensive plan is a living document, intended for use as a guide for decision making by governmental bodies. Staff views this rezone request as generally compatible with the comprehensive plan future land use map and adjacent land uses.



8. **Recreation and Pathways Master Plan Map**

The Recreation and Pathways Master Plan Map indicates a ‘Future Trail’ on the north side of Indian Creek; however, the Indian Creek pathway is fully improved adjacent to the site. The site is within walkable distance to pathways and parks.



9. **Agency Responses:**

The following agencies returned comments which are included as exhibits with this case file:

- Idaho Department of Environmental Quality (DEQ) – Exhibit B1
- Kuna City Engineer – Exhibit B2
- COMPASS – Exhibit B3
- Idaho Transportation Department (ITD) – Exhibit B4
- Central District Health Department (CDHD) – Exhibit B5
- Boise Project Board of Control – Exhibit B6
- Nampa Meridian Irrigation District – Exhibit B7

E. **Staff Analysis:**

The applicant's intention is to remove the existing home and storage shed to develop the site as a mix of multi-family units and commercial office suites, which are permitted uses (with a Design Review approval) under the applicants request for C-1 (Neighborhood Business District) zone.

The subject site encompasses four (4) separate parcels; however, each of the four (4) separate parcels associated with this application reference the same County tax parcel number (No. R5070001948), land acreage (approximately 1.46 acres), and ownership information. Staff consulted with Ada County Assessor's office as to why these parcels are consolidated under one tax identification parcel number, and determined that the original parcel was segmented as a result of prior public right-of-way dedications for Railway, Owyhee Street and public alleyways lying within the project's boundaries.

Staff has determined this Rezone Application complies with Title 5 of the Kuna City Code; Idaho Statute §50-222. Staff forwards a recommendation of approval for Case # 17-05-ZC, a rezone request from John Van Dyke representing JSV Development, subject to the proposed conditions of approval listed in Section 'L' of this report.

F. **Applicable Standards:**

1. Kuna City Code (KCC) Title 1,
2. Kuna City Code (KCC) Title 5, Chapter 12.
3. City of Kuna Comprehensive Plan and Future Land Use Map
4. Idaho Code, Title 67, Chapter 65, Local Land Use Planning Act

G. **Procedural Process:**

The Commission will consider the project, including the submitted application items, agency comments, staff's report, application exhibits and any public testimony presented at the hearing.

H. **Commission Findings:**

1. **Rezone:** Based on the record contained in Case No. 17-05-ZC, including the exhibits, staff's report and any public testimony at the public hearing, the Planning and Zoning Commission of Kuna, Idaho, hereby recommends *approval* of the Findings of Fact and Conclusions of Law, and conditions of approval for Case No. 17-05-ZC rezone.
2. The Kuna Planning and Zoning Commission approves the facts as outlined in the staff report, the public testimony and the supporting evidence presented.

Comment: *The Kuna Planning and Zoning Commission held a public hearing on the subject applications on July 25, 2017 to hear from City staff, the applicant, and to accept public testimony. The decision by the Commission is based on the application, staff report and public testimony, both oral and written.*

3. Based on the evidence contained in Case No. 17-05-ZC, this proposal appears to generally comply with the Comprehensive Plan and Future Land Use Map.

Comment: *The Comp Plan Future Land Use Map designates the approximately 1.46 acres (subject property) as Neighborhood and Community Commercial. The proposed rezone to a commercial use (C-1) conforms with the Comprehensive Plan Future Land Use Map.*

4. The Kuna Planning and Zoning Commission has the authority to recommend approval or denial for this application.

Comment: *On July 25, 2017, Kuna's Planning and Zoning Commission voted to recommend approval of application 17-05-ZC.*

5. The public notice requirements were met and the public hearing was conducted within the guidelines of applicable Idaho Code and City Ordinances.

Comment: *As noted in the process and noticing section, public notice requirements were met to hold a public hearing on July 25, 2017.*

I. Comprehensive Plan Analysis:

The Kuna Planning and Zoning Commission accepts the Comprehensive Plan components as described below. The proposed zone change for the site is consistent with the following Comprehensive Plan components:

Private Property Rights Goals and Objectives - Section 2 - Summary:

Ensure the City land use policies, restrictions, conditions and fees do not violate private property rights and ensure that land use actions, decisions, and regulations do not effectively eliminate all economic value of the subject property. Ensure that City land use actions, decisions, and regulations do not prevent a private property owner from taking advantage of a fundamental property right and staff shall evaluate with guidance from the City's attorney; the Idaho Attorney General's six criteria established to determine the potential for property taking.

Comment: *Utilizing the Idaho Attorney Generals criteria, and a review by the City Attorney, the proposed project does not constitute a "takings" and the economic value is intact.*

Economic Development Goals and Objectives - Section 5 - Summary:

Improve and diversify the local economy to ensure a sustainable economic tax base. Capitalize on local and regional strengths to promote sustainable growth.

Goal 1: Promote and support a diverse and sustainable economy that will allow more Kuna residents to work in their community.

Objective 1.2: Strengthen existing business enterprises and promote their expansion.

Goal 2: Expand Kuna's shopping and entertainment opportunities.

Objective 2.1: Assist in retaining or expanding sales opportunities in entertainment, sit-down restaurants, and neighborhood/convenience shopping categories. Encourage neighborhood and community-scale retail.

Goal 3: Strengthen and expand the City Center area

Objective 3.2 Improve the City Center's streetscape.

Land Use Goals and Objectives – Section 6 – Summary:

Preserve and enhance the Kuna community quality of life.

Goal 2: Encourage a balance of land uses to ensure that Kuna remains a desirable, stable, and self-sufficient community.

Objective 2.1: Support mixed uses in the City core to provide a vibrant community center with a 24-hour population.

City Center Goals and Objectives – Section 15 – Summary:

Kuna citizens expressed a strong desire to sustain and revitalize its historic downtown core and expand and strengthen it. The Plan outlines a vision for strong, sustainable and modern city center.

Goal 1: Develop a healthy and vibrant City Center that offers Kuna residents a variety of services.

Objective 3.2: Encourage business investment in the City Center

Goal 2: Make Kuna’s City Center pedestrian friendly.

Objective 2.1: Create lively and attractive pedestrian oriented streets within the City Center

Comment: *Via ACHD and Kuna standards, applicant would be required to construct curb, gutter and concrete sidewalks abutting the site. The site is in close proximity to the Kuna Greenbelt and within a walkable distance to downtown commercial destinations and services.*

J. Kuna City Code Analysis:

1. This request appears to be consistent and in compliance with Kuna City Code (KCC).

Comment: *The rezone application adheres to the applicable requirements of Title 5 of the KCC.*

2. The site is physically suitable for a commercial zoning designation.

Comment: *The 1.46-acre parcel is suitable to accommodate commercial uses.*

3. The rezone to a commercial use is not likely to cause substantial environmental damage or avoidable injury to wildlife or their habitat.

Comment: *The land to be rezoned is not used as wildlife habitat. Roads, pathways, bike lanes and open space already exist and will therefore not cause environmental damage or loss of habitat.*

4. The Rezone application is not likely to cause adverse public health problems.

Comment: *The proposed commercial zoning designation requires connection to Kuna public sewer and water facilities, eliminating the occurrence of adverse public health problems.*

5. The application appears to avoid detriment to the present and potential surrounding uses; to the health, safety, and general welfare of the public taking into account the physical features of the site, public facilities and existing adjacent uses.

Comment: *The rezone request considers the location of the property and adjacent uses. The subject property is located within walkable distance to the downtown area. The adjacent uses are light industrial and residential – as referenced in the Kuna Comprehensive Plan Future Land Use Map.*

6. The existing and proposed street and utility services in proximity to the site are suitable and adequate for commercial use.

Comment: *Correspondence from Kuna Public Works confirms that the utility services are suitable and adequate for a commercial use.*

K. Conclusions of Law:

1. Based on the evidence contained in Case No 17-05-ZC, the Commission finds Case No. 17-05-ZC generally complies with Kuna City Code.
2. Based on the evidence contained in Case No. 17-05-ZC, the Commission finds Case No. 17-02-ZC is generally consistent with Kuna's Comprehensive Plan.
3. The public notice requirements have been met and the neighborhood meeting was conducted within the guidelines of applicable Idaho Code and City Ordinances.

L. Decision by the Commission:

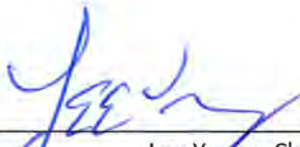
Note: This motion is to recommend approval of this request. If the Commission wishes to approve or deny specific parts of the request as detailed in this report, those changes must be specified.

On July 25, 2017, the Planning and Zoning Commission voted to recommend *approval* for Case No 17-05-ZC to City Council based on the facts outlined in staff's report and the testimony during the public hearing by the Planning and Zoning Commission of Kuna, Idaho, the Commission hereby recommends *approval* for Case No. 17-05-ZC, a request from John Van Dyke representing JSV Development, with the following conditions of approval to the Kuna City Council:

1. The applicant and/or owner, or any future assigns are subject to a Design Review approval for any future buildings or dwellings constructed within a commercial (C-1) zone.
2. The applicant and/or owner or any future assigns shall obtain written approval on letterhead or may be written/stamped on the approved plans of the construction plans from the agencies noted below. All site improvements are prohibited prior to approval of the following agencies:
 - a. The City Engineer shall approve sewer and water hook-ups.
 - b. The City Engineer shall approve future drainage and grading plans. Central District Health Department recommends the plans be designed and constructed in conformance with standards contained in, "Catalog for Best Management Practices for Idaho Cities and Counties". No construction, grading, filling, clearing or excavation of any kind shall be initiated until the applicant has received approval of the drainage plan.
 - c. The Kuna Fire District shall approve fire flow requirements and/or future building plans, and installation of fire protection facilities as required by Kuna Fire District.
 - d. The *Boise-Kuna* Irrigation District shall approve any modifications to the existing irrigation system.
 - e. Approval from Ada County Highway District (ACHD) shall be obtained and Impact Fees must be paid prior to *issuance* of any building permit.
3. Irrigation/drainage waters shall not be impeded by any future construction on site per Idaho Code Section 31-3805.
4. Storm Drainage and/or Street Runoff must be retained on site.
5. Any local irrigation or drainage ditches that cross this property, in order to serve neighboring properties, must remain unobstructed and protected by appropriate easements. (See exhibit B8)
6. Fencing within and/or around the site shall comply with Kuna City Code at time of development.
7. Parking within the site shall comply with KCC 5-9.
8. Signage within the site shall comply with KCC 5-10.
9. Lighting within the site shall comply with KCC 5-9-5-B.
10. Maintenance and planting of vegetation within public rights-of-way shall be with approval from the public entities owning the property.
11. The land owner/applicant/developer, and any future assigns having an interest in the subject property, shall fully comply with all conditions and Kuna City Code or seek amending them through the public hearing

- process. All commercial and/or multi-family projects require Design Review approvals for new buildings, parking, signage and landscaping.
- 12. Applicant shall follow staff, City engineers and other agency recommended requirements as applicable.
- 13. Applicant shall comply with all local, state and federal laws.

DATED this 22nd day of August 2017.



 Lee Young, Chairman
 Kuna Planning and Zoning Commission

ATTEST:



 Trevor Kesner – Planner II
 Kuna Planning and Zoning Dept.



City of Kuna

City Council Staff Memo

P.O. Box 13
Kuna, ID 83634
Phone: (208) 922-5274
Fax: (208) 922-5989
Kunacity.id.gov

To: Kuna City Council

Case Number: 17-03-S and 17-03-ZC:
Deserthawk Subdivision No. 4

Location: Southeast corner (SEC) of South Ten Mile Road and West Sunbeam Street;
874 S. Ten Mile Rd.
Kuna, Idaho

Planner: Trevor Kesner, Planner II

Hearing Date: September 05, 2017

Applicant: **Endurance Holdings, LLC**
1977 E. Overland Rd.
Boise, ID 83705
208.343-3381

Project Engineer: **David Crawford**
B&A Engineers
5505 W. Franklin Rd.
Boise, Idaho 83705
208.343.5792

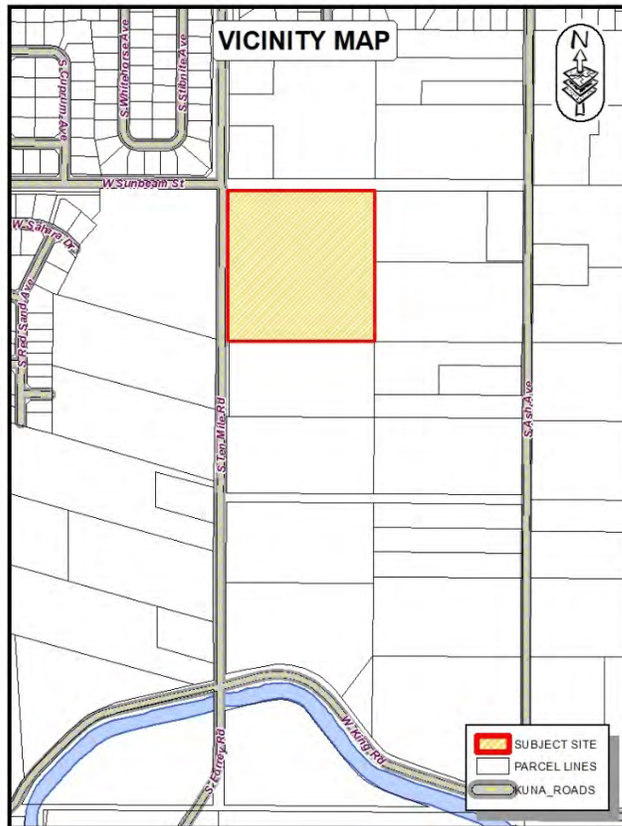


Table of Contents:

- A. Course Proceedings
- B. General Facts, Staff Analysis
- C. Applicable Standards
- D. Comprehensive Plan Analysis
- E. Proposed Findings of Fact
- F. Proposed Conclusions of Law
- G. Proposed Decision by the Council

A. Course of Proceedings

1. Proposing a Preliminary Plat and Rezoning lands for a residential subdivision are both designated in Kuna City Code (KCC), 1-14-3 as a public hearing matter, with the Planning and Zoning Commission as the recommending body, and City Council as the decision-making body. These land use requests provided proper public notice and followed the requirements set forth in Idaho Code, Chapter 65-Local Land Use Planning Act.

a. Notifications

- i. Agencies May 22, 2017
- ii. 300' Property Owners August 10, 2017
- iii. Kuna, Melba Newspaper August 09, 2017
- iv. Site Posted , 2017

2. In accordance with KCC Title 6 in Kuna City Code (KCC), this application seeks approval for a Rezone and Preliminary Plat (residential subdivision) for Deserthawk Subdivision No. 4.

B. General Project Facts, Staff Analysis:

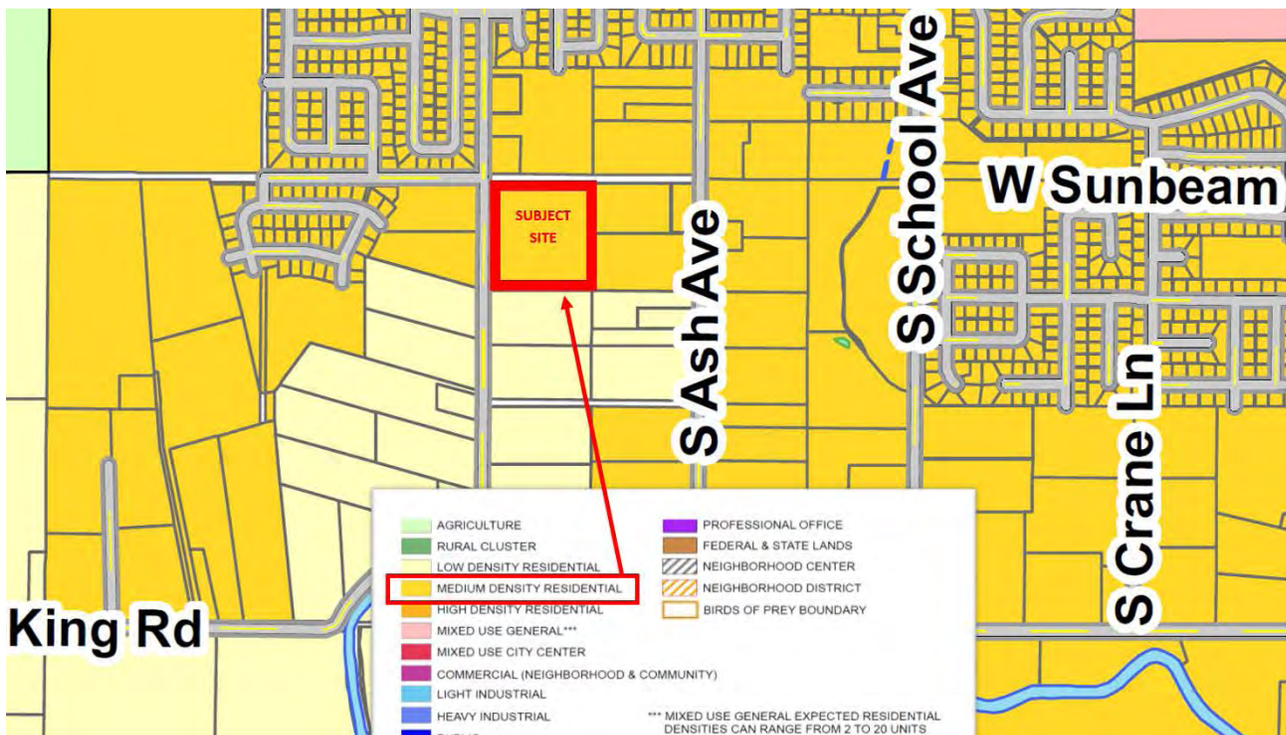
1. **Request:** A preliminary plat and rezone request from David Crawford with B&A Engineers, representing owners, Endurance Holdings, LLC to rezone an approximately 9.43-acre parcel within an existing agricultural (Ag) zone to a medium density residential (R6) designation, and subdivide the parcel into 34 residential building lots and seven (7) common lots. The subject site is located approximately 2500 feet south of the intersection of West Avalon Street and South Ten Mile Road on the southeast corner (SEC) of South Ten Mile Road and West Sunbeam Street, and is addressed as 874 S. Ten Mile Rd., Kuna, Idaho.

2. The applicant has submitted all the necessary documents and materials for review and has held the appropriate neighborhood meeting (three attendees) and has posted the site in accordance with KCC 5-1A-8 posting requirements.

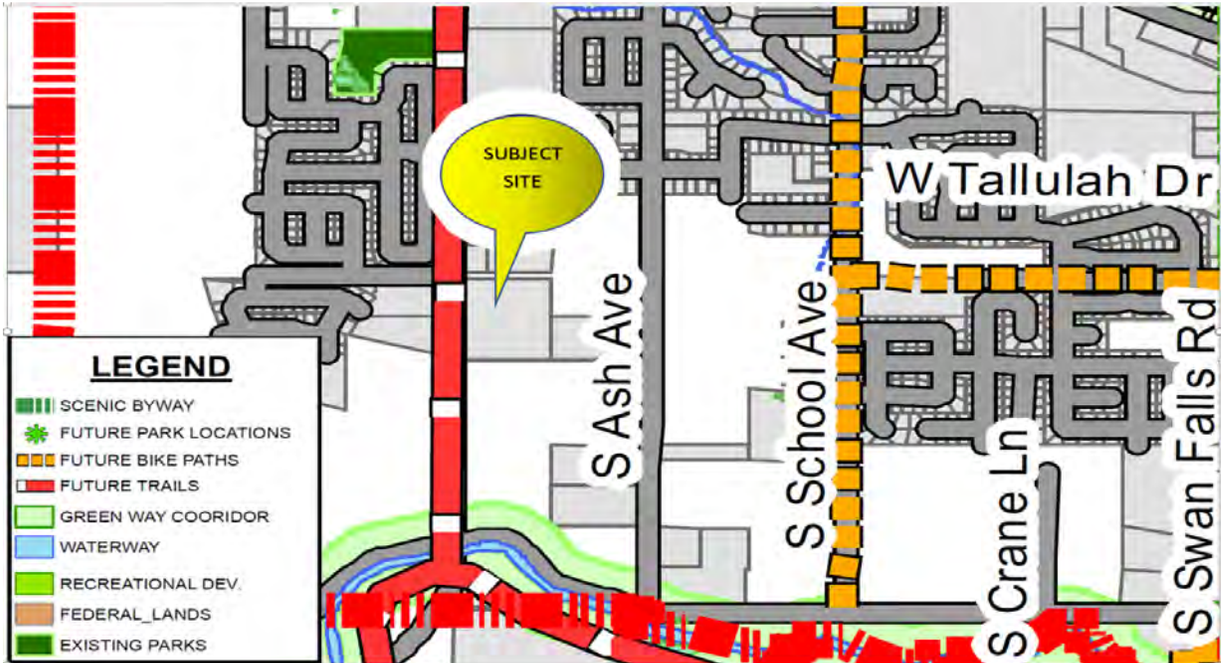
3. **History:** The subject site has historically been used as a residential home site with associated agricultural-related uses (pasture).

4. **Legal Description:** A legal description was included with the application documents (deed).

5. **Comprehensive Plan Designation:** The Comprehensive Plan Future Land Use map indicates the site has a designation of Medium Density Residential. In accordance with KCC 5-3-2, staff views this residential use request as compatible with the Comprehensive Plan.



6. **Recreation and Pathways Map Designation:** The Recreation and Pathways Master Plan Map indicates a future trail along South Ten Mile Road; however, there is no indication of a future trail to be situated on the subject site.



6.1 **Aerial Map:**



6.2 **Parcel Numbers:** APN: R5070501800

6.3 Parcel Sizes and Current Zoning:

Acres: 9.43 acres
Zoning: R-6

6.4 Services:

- Fire Protection – Kuna Fire District
- Police Protection – Kuna City Police (Ada County Sheriff’s office)
- Sanitary Sewer– Future City of Kuna
- Potable Water – Future City of Kuna
- Irrigation District – Boise-Kuna Irrigation District
- Pressurized Irrigation – Future City of Kuna (KMID)
- Sanitation Services – J&M Sanitation

6.5 Existing Structures, Vegetation and Natural Features: The subject site has a residential home, two accessory structures (detached shop and hay shelter), and numerous farm trucks and equipment. The site is generally flat. The existing vegetation consists of a tilled farm field with the exception of approximately 14 mature trees which are commonly associated with a residential home, clustered on the southeast side of the existing home along the S. Ten Mile Road frontage. The applicant asserts that the existing trees are unhealthy and/or are undesirable species. The applicant proposes removal of the existing trees mitigated via the installation of common area landscaping.

6.6 Transportation / Connectivity: The subject site’s existing public roadway frontage is on South Ten Mile Road, which is currently two (2) travel lanes on approximately 25-feet of pavement within 50 feet right-of-way, and no curb, gutter or sidewalk abutting the site. Applicant proposes to improve South Ten Mile Road on the East side, abutting the site with a detached 5-foot meandering sidewalk adjacent to the right-of-way in the common area buffer strip.. Applicant has proposed to construct the section of South Ten Mile Road abutting the site as half of a 72-foot street section; however, Ada County Highway District and Planning and Zoning staff are recommending this section of South Ten Mile Road be constructed as a half of a 3-lane, 49-foot street section with 24.5-feet of pavement from centerline with curb, gutter and a minimum five (5)-foot detached sidewalk.

The West Sunbeam Street alignment abutting the northerly boundary of the site is currently unimproved right-of-way. ACHD has recommended the applicant construct the unimproved/unopened right-of-way for West Sunbeam Street as half of a 36-foot wide street section, with an additional 12-feet of pavement north of centerline, with curb, gutter and a minimum five (5)-foot detached sidewalk or seven (7)-foot wide attached sidewalk.

6.7 Public Services, Utilities and Facilities: The following agencies returned comments which are included as exhibits with this case file:

- City Engineer - Exhibit B.1
- Department of Environmental Quality - Exhibit B.2
- Ada County Highway District - Exhibit B.4
- Central District Health Department - Exhibit B.5
- COMPASS (Development Checklist) - Exhibit B.6
- Idaho Transportation Department - Exhibit B.7
- Kuna School District - Exhibit B.8
- Nampa Meridian Irrigation District - Exhibit B.9

6.8 Surrounding Land Uses:

Direction	Current Zoning and Jurisdiction	
North	A/ R-4	Agriculture – Kuna City/ Medium-Low Density Residential – Kuna City
South	R-6	Medium Density Residential – Kuna City
East	A/ RUT	Agriculture – City of Kuna/ Rural Urban Transition – Ada County
West	R-6	Medium Density Residential – Kuna City

C. Applicable Standards:

1. City of Kuna Design Review Ordinance, 2011-08.
2. City of Kuna Subdivision Ordinance No. 2010-15, Title 6 Subdivision Regulations.
3. City of Kuna Zoning Ordinance Title 5, Chapter 13
4. City of Kuna Landscape Ordinance No. 2006-100.
5. City of Kuna Comprehensive Plan.
6. Idaho Code, Title 67, Chapter 65, Local Land Use Planning Act.

D. Comprehensive Plan Analysis:

The City Council may accept or reject the Comprehensive Plan components as described below:

1. The proposed rezone and subdivision are consistent with the following Comprehensive Plan components:

GOALS AND POLICIES – Property Rights

Goal 1: Ensure that the City of Kuna land use policies, restrictions, conditions and fees do not violate private property rights. Establish an orderly, consistent review process for the City of Kuna to evaluate whether proposed actions may result in private property “takings”.

Policy 1: As part of a land use action review, staff shall evaluate with guidance from the City’s attorney; the Idaho Attorney General’s six criterion established to determine the potential for property taking.

Comment: Staff has evaluated the Idaho Attorney General’s six criteria established for the potential for property takings with the City’s attorney and has determined that the subject property’s economic viability remains intact.

Economic Development Goals and Objectives - Section 5 - Summary:

Ensure an adequate supply of housing for all income levels and facilitate pedestrian connections, both visually and physically, to enhance pedestrian movement.

Comment: The proposed application complies with the comprehensive plan by providing a mix of lot sizes and sidewalk connectivity throughout and abutting the subdivision to meet this goal.

Land Use Goals and Objectives - Section 6 - Summary:

Adopt a future land use plan and map that includes natural and developed open spaces, while providing a variety of housing densities and types to accommodate various lifestyles, ages and economic groups. Protect existing neighborhoods and ensure new development is sustainable and keeps Kuna desirable.

Develop cohesive neighborhoods with character and quality while incorporating a variety of densities and styles.

Comment: *The project complies with the land use plan as adopted by the City by incorporating the following; open space (common lots) and varied housing choices and types to promote desirable, cohesive community character and a quality neighborhood that is generally cohesive with the existing residential land uses.*

Public Services, Facilities and Utilities Goals and Objectives - Section 8 - Summary:

Provide adequate services, facilities, and utilities for all City residents and annex contiguous properties that request City services. Ensure that development within Kuna connects into the City's sanitary sewer and potable water systems and continue expansion of the City's sewer systems as resources allow.

Comment: *Kuna has adequate services to serve this development. This application will extend the City's sanitary sewer system, potable water and adds to the pressure irrigation mainline in an orderly fashion.*

Transportation Goals and Objectives - Section 9 - Summary:

Work with ACHD, COMPASS, and ITD to promote and encourage bicycling and walking as transportation modes. Develop a transportation strategy and identify future transit corridors while requiring developers to preserve rights-of-way, to improve mobility on major routes while balancing land use planning with transportation needs.

Comment: *ACHD has provided comments and a staff report and the City engineer has provided comments and recommendations. The project meets the transportation goals of the City by constructing sidewalks and roadways through the development and fronting the site on South Ten Mile Road to create additional pedestrian and roadway connections.*

Housing Goals and Objectives - Section 12 - Summary:

Encourage developers to provide high-quality development with a variety of lot sizes, dwelling types, densities and price points to meet the needs of current and future population while creating safe and aesthetically-pleasing neighborhoods. Ensure housing is available throughout the community for all income levels and those with special needs. Encourage logical and orderly residential development while discouraging developers from developing land divisions greater than one half acre because large lot subdivisions increase municipal costs, require public subsidy and create sprawl.

Comment: *Applicant has proposed 34 single family building lots of varied sizes to be developed in a logical and orderly manner and provides for building lots that are much smaller than one half acre.*

Community Design Goals and Objectives - Section 13 - Summary:

Strengthen Kuna's Image through good community and urban design principles that create self-sufficient neighborhoods. Foster good community design concepts that incorporate landscape features to serve as buffers between incompatible uses while reducing scale and create a sense of place.

Comment: *The application incorporates sound community design elements and landscape features to buffer incompatible uses and collector roadway noise; and provides pedestrian sidewalks and street widths which creates a sense of place for this phase of Deserthawk, but is also incorporated with the entire Deserthawk community, which fosters neighborhood interactions and activities.*

E. Proposed Findings of Fact:

1. All required procedural items have been completed as detailed in this staff report.
2. The proposed residential development generally complies with the goals and objectives set forth in Kuna's Comprehensive Plan.
3. The proposed residential development complies with the Kuna City Code.
4. Public services are available and are adequate to accommodate this site's development.
5. The proposed rezone and residential preliminary plat will not be detrimental to the public's health, safety and general welfare.
6. The proposed rezone request to R-6 generally follows the comprehensive plan future land use map and is appropriate for use as a residential subdivision after acquiring the proper approvals.
7. The project description, staff analysis and proposed findings of fact are correct.

F. Proposed Conclusions of Law:

1. The proposed rezone and preliminary plat use is consistent with Kuna City Code.
2. The proposed rezone and preliminary plat use meets the general objectives of Kuna's Comprehensive Plan.
3. The site is physically suitable for a residential subdivision preliminary plat use.
4. The proposed residential subdivision preliminary plat use is not likely to cause substantial environmental damage or avoidable injury to wildlife or their habitat.
5. The proposed rezone and residential preliminary plat is not likely to cause adverse public health problems.
6. The rezone and residential subdivision preliminary plat is in compliance with all ordinances and laws of the City.
7. The proposed rezone and residential preliminary plat does not appear to be detrimental to the present and potential surrounding uses; to the health, safety, and general welfare of the public considering the physical features of the site, public facilities and existing adjacent uses.
8. The existing and proposed street and utility services in proximity to the site are suitable and adequate for residential purposes.
9. Based on evidence contained in Case No.'s 17-03-S and 17-03-ZC this proposal complies with KCC Title 6.
10. Based on the evidence contained in Case No.'s 17-03-S and 17-03-ZC, this proposal complies with Section 6.0 of the Comprehensive Plan and the Kuna Comprehensive Future Land Use Map.
11. The City Council of Kuna, Idaho, has the authority to approve/conditionally approve, or deny these rezone and preliminary plat applications.
12. The public notice requirements were met and the public hearing was conducted within the guidelines of applicable Idaho Code and City Ordinances.

G. Proposed Decision by the Council:

17-03-S and 17-03-ZC: Subdivision and Rezone Note: *This motion is to approve/conditionally approve or deny the subdivision and rezone requests. However, if the City Council wishes to approve or deny specific parts of these requests as detailed in this report, those changes must be specified.*

Based on the facts outlined in staff's report and public testimony as presented, the City Council of Kuna, Idaho, hereby *approves/conditionally approves/denies* Case No.'s 17-03-S and 17-03-ZC, a subdivision and rezone request by B&A Engineers representing Endurance Holdings, LLC with the following conditions of approval:

1. The applicant shall obtain written approval of the construction plans from the agencies noted below. The approval may be either on agency letterhead referring to the approval use or may be written or stamped

- upon a copy of the approved plan. All site improvements are prohibited prior to approval of these agencies.
- a.) The City Engineer shall approve the sewer and water hook-ups.
 - b.) The Kuna Fire District shall approve all fire flow requirements and/or building plans.
 - c.) The Boise-Kuna Irrigation District shall approve all proposed modifications to the existing irrigation system.
 - d.) Approval from Ada County Highway District and impact Fees, if any shall be paid prior to building permit approval.
 - e.) The City Engineer shall approve a surface drainage run-off plan, (if needed). As recommended by Central District Health Department, the plan should be designed and constructed in conformance with standards contained in "Catalog for Best Management Practices for Idaho Cities and Counties". No construction, grading, filling, clearing or excavation of any kind shall be initiated until the applicant has received approval of a drainage design plan from the Kuna City Engineer. The drainage design plan shall include all proposed site grading.
2. All public right-of-way shall be dedicated and constructed to standards of the City and Ada County Highway District. No public street construction may be commenced without the approval of the Ada County Highway District. Any work within the Ada County Highway District right-of-way requires a permit. For information regarding the requirements to obtain a permit, contact Ada County Highway District Development Services at 387-6100.
- 2.1 – Dedicate right-of-way in sufficient amounts which follow City and ACHD standards and widths.
3. Installation of service facilities shall comply with the requirements of the public utility or irrigation district providing the services. All utilities shall be installed underground.
 4. Compliance with Idaho Code Section §31-3805 pertaining to irrigation waters is required. Irrigation/drainage waters shall not be impeded by any construction on site.
 5. Lighting within and abutting the site shall comply with Kuna City Code.
 7. Fencing within and around the site shall comply with Kuna City Code (except as specifically approved otherwise).
 8. Signage within the site shall comply with Kuna City Code. The applicant shall apply for a sign permit prior to subdivision signage construction.
 9. The applicant shall follow all the requirements for sanitary sewer, potable water, pressure irrigation system connections, and all other requirements of the City engineer, as outlined in the Engineers memorandum dated May 26, 2017.
 10. Submit a petition prior to applying for final plat for signature by the City, consenting to the pooling of irrigation surface water rights for delivery purposes and requesting to annex the irrigation surface water rights appurtenant to the property to the Kuna Municipal Pressure Irrigation District (KMID).
 11. Applicant's submitted preliminary plat and landscape plan (date stamped 04/10/2017 and 04/18/2017, respectively) shall be considered binding.
 12. All required landscaping shall be permanently maintained in a healthy growing condition. The property owner shall remove and replace any unhealthy or dead plant material immediately (within 3 days as weather permits or as the planting season permits), as required to meet the standards of these requirements. Maintenance and planting within public right-of-way shall be with approval from the public and/or private entities owning the property.
 13. The applicant shall comply with all conditions of approval listed in the Kuna staff report, and as approved by the Commission, and any other applicable agency comments or recommendations.
 14. Applicant shall comply with all local, state and federal laws.

DATED: this day _____ of _____, 2017.

Joe Stear, Mayor
Kuna City

ATTEST:

Chris Engels
Kuna City Clerk

RECEIVED
5.16.17



**City of Kuna
Planning & Zoning
Department**
P.O. Box 13
Kuna, Idaho 83634
208.922.5274
Fax: 208.922.5989
Website: www.kunacity.id.gov

Preliminary Plat Checklist

Preliminary Plats require public hearings with both the Planning & Zoning Commission and City Council. Public hearing signs will be required to be posted by the applicant for both meetings. Sign posting regulations are available online.

Project name: Deserthawk Subd. No. 4 **Applicant:** David Crawford, B&A Engineers, Inc.

All applications are required to contain one copy of the following:

Applicant (✓)	Description	Staff (✓)
X	Completed and signed Commission & Council Review Application.	✓
X	Vicinity map showing relationship of the proposed plat to the surrounding area with a 2-mile radius.	✓
X	Homeowner's maintenance agreement for the care of landscaped common areas.	✓
X	Legal description of the preliminary plat area: Include a metes & bounds description to the section line of all adjacent roadways stamped & signed by a registered professional land surveyor with a calculated closure sheet & a map showing the boundaries of the legal description.	✓
X	Proof of ownership—A copy of your deed <u>and</u> Affidavit of Legal Interest (for all interested parties involved).	✓
X	Letter of Intent indicating reasons and details for preliminary plat.	✓
X	Commitment of Property Posting form signed by the applicant/agent.	✓
N/A	If preliminary plat includes 100 lots or more, please submit a traffic impact study. If preliminary plat includes 50 lots or more, please submit an estimate of tax revenue generation and an estimate of the public service costs to provide adequate service to the development.	
N/A	A letter from Ada County Engineer with the Subdivision Name reservation. ANY name change(s) needs to be submitted and approved by the Planning & Zoning Director and Ada County Engineer.	
N/A	Phasing Plan	
N/A	Include Large Scale Development Requirements. KCC 6-5-4	
X	Landscape Plan— (in color)	✓
X	Neighborhood meeting certification (certification & neighborhood meeting list forms shall accompany this application).	✓
X	8 1/2 x 11 proposed preliminary plat.	✓
X	Preliminary plat drawing on 24x36 quality paper drawn to scale of 1 to 100' or more. The following information shall be contained on the preliminary plat: ◇ Topography at two foot (2') intervals ◇ Land uses (location, layout, types & dimensions): residential, commercial & industrial land uses. ◇ Street right-of-ways: dimensions of right-of-way dedication for all roadways, street sections, improvements, etc. ◇ Easements/common space: utility easements, parks, community spaces ◇ Lots: layout and dimensions of lots ◇ Preliminary improvement drawing: show water, sewer, drainage, electricity, irrigation, telephone, natural gas, proposed street lighting, proposed street names, proposed subdivision name, fire hydrant placement, storm water disposal, underground utilities, and sidewalks..	✓

Note: Only one copy of the above items need to be submitted when applying for multiple applications. This application shall not be considered complete (nor will a Public Hearing be set) until Staff has received all required information. Once the application is deemed complete, Staff will notify the applicant of the scheduled hearing date, fees due, additional copies needed, etc.



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City of Kuna
Planning & Zoning
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P.O. Box 13
Kuna, Idaho 83634
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Fax: 208.922.5989
Website: www.kunacity.id.gov

Rezone Checklist

Rezone requires public hearings with both the Planning & Zoning Commission and City Council. Public hearing signs will be required to be posted by the applicant for both meetings. Sign posting regulations are available online.

Project name: Deserthawk Subdivision No. 4	Applicant: David Crawford, B&A Engineers, Inc.
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All applications are required to contain one copy of the following:

Applicant (✓)	Description	Staff (✓)
X	Completed and signed Commission & Council Review Application.	✓
X	Letter of Intent indicating reasons for proposed rezone . If reason for rezone is development, also submit a conceptual plan.	✓
X	Vicinity map drawn to scale, showing the location of the subject property. Map shall contain the following information: Shaded area showing the rezone property, Street names and names of surrounding subdivisions.	✓
X	Legal description of the rezone area: Include a metes & bounds description to the section line of all adjacent roadways stamped & signed by a registered professional land surveyor with a calculated closure sheet & a map showing the boundaries of the legal description.	✓
N/A	Development Agreement & Development Agreement Checklist	
X	Recorded warranty deed for the property.	✓
X	Proof of ownership—A copy of your deed <u>and</u> Affidavit of Legal Interest. (All parties involved)	✓
X	Neighborhood meeting certification (certification & neighborhood meeting list forms shall accompany this application).	✓
X	Commitment of Property Posting form signed by the applicant/agent.	✓

Note: Only one copy of the above items need to be submitted when applying for multiple applications.

This application shall not be considered complete (nor will a Public Hearing be set) until staff has received all required information. Once the application is deemed complete, staff will notify the applicant of the scheduled hearing date, fees due, additional copies needed, etc.

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City of Kuna
Planning & Zoning
Department
P.O. Box 13
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208.922.5274
Fax: 208.922.5989
Website: www.kunacity.id.gov

Commission & Council Review Application

Note: Engineering fees shall be paid by the applicant if required.

*Please submit the appropriate checklist (s) with application

Type of Review (check all that apply):

- Annexation
- Appeal
- Comprehensive Plan Amendment
- Design Review
- Development Agreement
- Final Planned Unit Development
- Final Plat
- Lot Line Adjustment
- Lot Split
- Planned Unit Development
- Preliminary Plat
- Rezone
- Special Use
- Temporary Business
- Vacation
- Variance

For Office Use Only	
File Number (s)	17-03-S 17-09-DR 17-03-ZC
Project name	Deserthawk SUB #4
Date Received	5-16-17
Date Accepted/ Complete	5-22-17
Cross Reference Files	17-09-DR 17-03-ZC
Commission Hearing Date	6-27-17
City Council Hearing Date	

Contact/Applicant Information

Owners of Record: <u>Endurance Holdings, LLC.</u>	Phone Number: _____
Address: <u>1977 E. Overland Rd.</u>	E-Mail: _____
City, State, Zip: <u>Meridian, ID 83642</u>	Fax #: _____
Applicant (Developer): <u>David Crawford, B&A Engineers, Inc.</u>	Phone Number: <u>208-343-3381</u>
Address: <u>5505 W. Franklin Rd.</u>	E-Mail: <u>dacrawford@baengineers.com</u>
City, State, Zip: <u>Boise, Id. 83705</u>	Fax #: <u>208-343-5792</u>
Engineer/Representative: <u>B&A Engineers, Inc.</u>	Phone Number: _____
Address: <u>Same as Applicant</u>	E-Mail: _____
City, State, Zip: _____	Fax #: _____

Subject Property Information

Site Address: <u>874 S. Ten Mile Rd. Kuna, Id.</u>
Site Location (Cross Streets): <u>East of S. Ten Mile Rd. & South of W. Sunbeam St.</u>
Parcel Number (s): <u>R5070501800</u>
Section, Township, Range: <u>Sec. 26, T2N, R1W</u>
Property size : <u>9.43 Acres</u>
Current land use: <u>Agricultural</u> Proposed land use: <u>Residential</u>
Current zoning district: <u>A</u> Proposed zoning district: <u>R-6</u>

Exhibit
A2a

Project Description

Project / subdivision name: Deserthawk Subdivision No. 4

General description of proposed project / request: Approval of the preliminary plat and rezone for Deserthawk Subdivision No. 4, a 34 buildable lot residential subdivision.

Type of use proposed (check all that apply):

Residential _____

Commercial _____

Office _____

Industrial _____

Other _____

Amenities provided with this development (if applicable): _____

Residential Project Summary (if applicable)

Are there existing buildings? Yes No

Please describe the existing buildings: Single Family House with a carport, loafing shed & 1064sq ft shop

Any existing buildings to remain? Yes No

Number of residential units: Number of building lots: 34

Number of common and/or other lots: 7 common lots

Type of dwellings proposed:

Single-Family _____

Townhouses _____

Duplexes _____

Multi-Family _____

Other _____

Minimum Square footage of structure (s): _____

Gross density (DU/acre-total property): 3.64 ac Net density (DU/acre-excluding roads): 5.55 ac

Percentage of open space provided: 5.2% Acreage of open space: 0.48 acre

Type of open space provided (i.e. landscaping, public, common, etc.): landscaping & common lots

Non-Residential Project Summary (if applicable)

Number of building lots: _____ Other lots: _____

Gross floor area square footage: _____ Existing (if applicable): _____

Hours of operation (days & hours): _____ Building height: _____

Total number of employees: _____ Max. number of employees at one time: _____

Number and ages of students/children: _____ Seating capacity: _____

Fencing type, size & location (proposed or existing to remain): _____

Proposed Parking:

a. Handicapped spaces: _____ Dimensions: _____

b. Total Parking spaces: _____ Dimensions: _____

c. Width of driveway aisle: _____

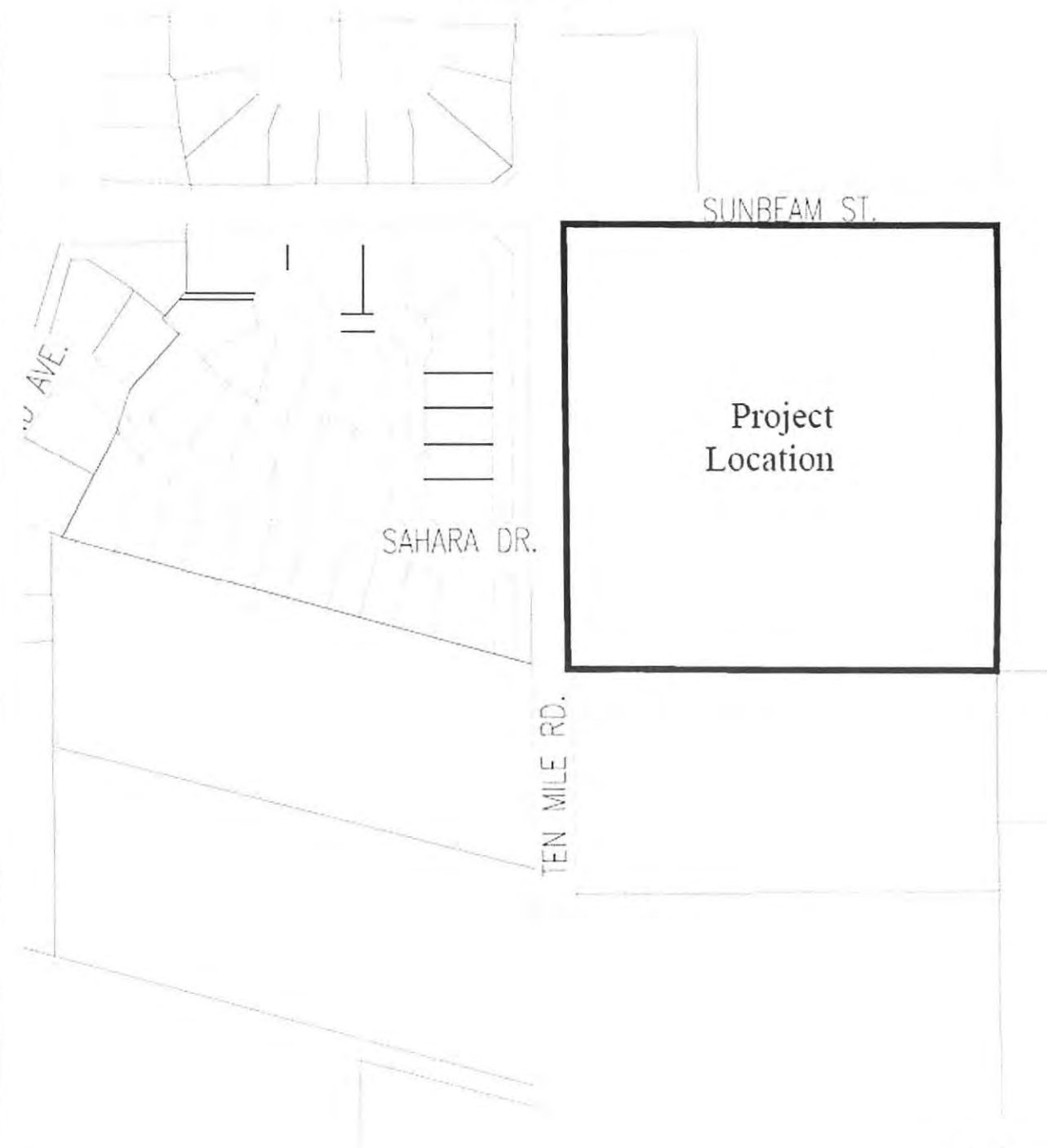
Proposed Lighting: _____

Proposed Landscaping (berms, buffers, entrances, parking areas, common areas, etc.): _____

Applicant's Signature:  B&A Engineers, Inc. Date: 5/11/17

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Deserthawk Subdivision No. 4 Vicinity Map



B&A Engineers, Inc.
 Consulting Engineers, Surveyors & Planners
 5505 W Franklin Rd. Boise, Id. 83705
 (208) 343-3381



Exhibit
 A26

Deserthawk Subdivision No. 4 Vicinity Map

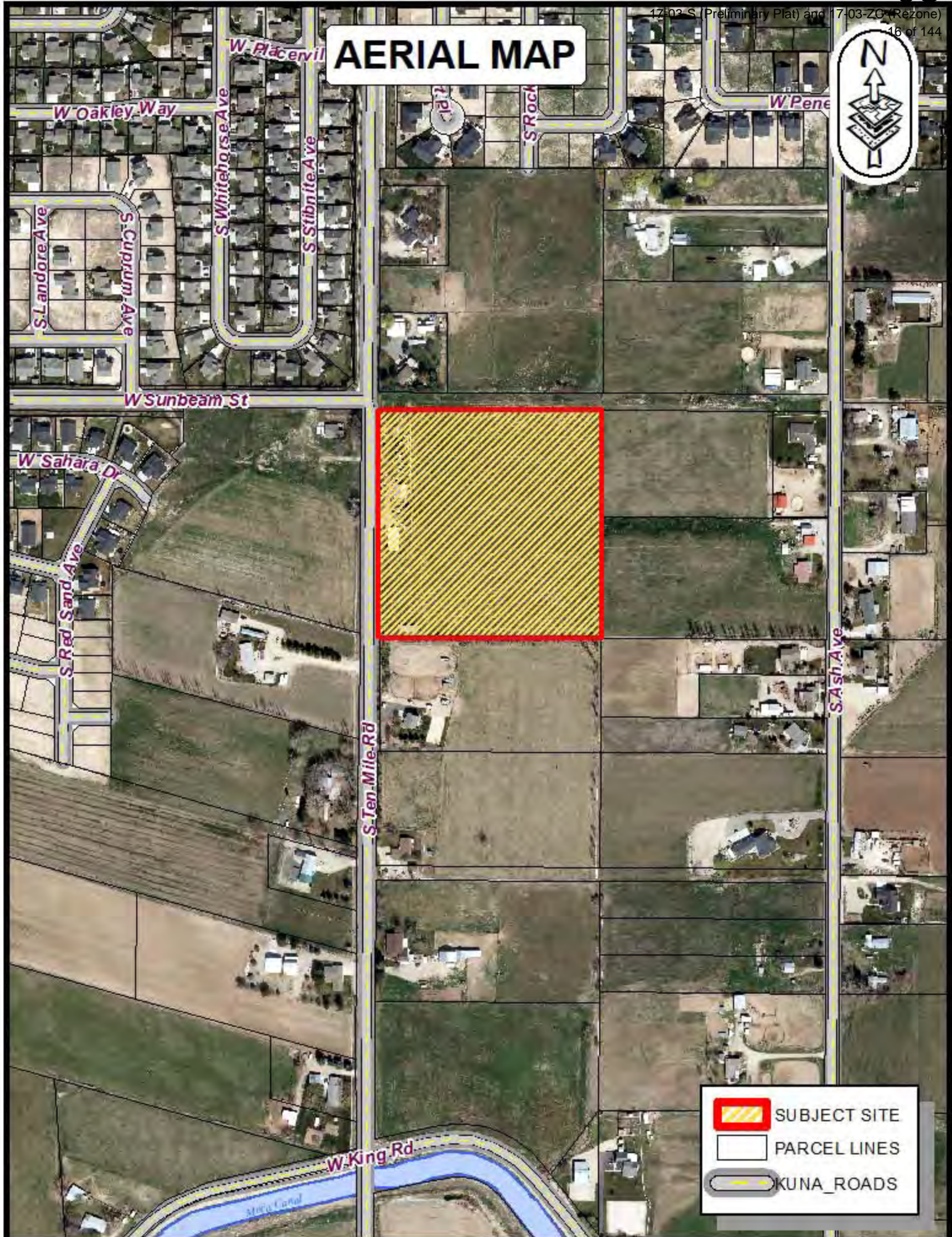
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B&A Engineers, Inc.
 Consulting Engineers, Surveyors & Planners
 5505 W. Franklin Rd. Boise, Id. 83705
 (208) 343-3381



AERIAL MAP



	SUBJECT SITE
	PARCEL LINES
	KUNA_ROADS

RECORDED
5.16.17

**DECLARATION OF
COVENANTS, CONDITIONS AND RESTRICTIONS
FOR
DESERTHAWK SUBDIVISION**

THIS DECLARATION is made effective as of _____, by DAS Investments, LLC, an Idaho limited liability company ("Declarant" or "Owner" or "Grantor").

ARTICLE I: RECITALS

1.1 Declarant is the owner of all of the real property located in the County of Ada, State of Idaho (the "County"), described in the attached Exhibit A (the "Property"), which exhibit is incorporated herein by this reference.

1.2 The purpose of this Declaration is to set forth the basic restrictions, covenants, limitations, easements, conditions, and equitable servitudes (collectively "Restrictions") that apply to the Property. The Restrictions are designed to preserve the Property's value, desirability and attractiveness, to ensure a well-integrated high-quality development, and to guarantee adequate maintenance of the Common Area, and the Improvements located thereon, in a cost effective and administratively efficient manner.

ARTICLE II: DECLARATION

Grantor declares that the Property shall be held, sold, conveyed, encumbered, hypothecated, leased, used, occupied, and improved subject to the following terms, covenants, conditions, easements, and restrictions, all of which are declared and agreed to be in furtherance of a general plan for the protection, maintenance, subdivision, improvement, and sale of the Property, and to enhance the value, desirability, and attractiveness of the Property. The terms, covenants, conditions, easements, and restrictions set forth herein:

A. shall run with the land constituting the Property and with each estate therein, and shall be binding upon all persons having or acquiring any right, title, or interest in the Property or any lot, parcel, or portion thereof; and

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 1 OF 46**

Rev. 1/13/2016

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Exhibit
A2C

B. shall inure to the benefit of every Building Lot, parcel, or portion of the Property and any interest therein; and,

C. shall inure to the benefit of, and be binding upon, Grantor (as defined below), and each grantee and Owner, and such grantee's and Owner's respective successors-in-interest, and may be enforced by Grantor, by any Owner, and any such Owner's successors-in-interest, and by the Association as hereinafter described.

Notwithstanding any other provision in the Declaration to the contrary, no provision of this Declaration shall be construed as to prevent or limit (i) Grantor's right to complete development of the Property and to construct improvements thereon, or (ii) Grantor's right to maintain model homes, construction, sales, or leasing offices, or similar facilities (temporary or otherwise) on any portion of the Property, including the Common Area or any public right-of-way, or (iii) Grantor's right to post signs incidental to construction, sales, or leasing, or (iv) Grantor's right to modify plans for the Property, all in accordance with any necessary approvals of the applicable governmental entities.

ARTICLE III: DEFINITIONS

3.1 "Affiliate" shall mean any entity that has some form of common ownership interest or common management with the Grantor.

3.2 "Architectural Committee" shall mean the committee created by the Grantor or the Association pursuant to Article X hereof.

3.3 "Articles" shall mean the Articles of Incorporation of the Association or other organizational or the charter documents of the Association if formed using a type of entity other than a corporation.

3.4 "Assessments" shall mean those payments required of Owners or other Association Members, including Regular, Special, and Limited Assessments made by the Association as further defined in this Declaration.

3.5 "Association" shall mean the Idaho profit or non-profit corporation (or other type of entity), and its successors and assigns, established by Grantor to exercise the powers and to carry out the duties set forth in this Declaration and any Supplemental Declaration. Grantor shall have the power, in its discretion, to name the Association the "Deserthawk Subdivision Homeowners Association, Inc.", or any similar name which fairly reflects its purpose. Grantor, in its sole and absolute discretion, shall have the power to create any additional Associations that it deems necessary or appropriate to act as the Association for any Annexed Tract (as defined below). In such event, reference in this Declaration to the "Association" shall apply to the particular Association designated to apply to that Annexed Tract.).

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK SUBDIVISION - PAGE 2 OF 46

Rev. 1/13/2016

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Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

3.6 "Association Rules" shall mean those rules and regulations promulgated by the Association governing conduct upon and use of the Property under the jurisdiction or control of an Association, the imposition of fines and forfeitures for violation of such rules and regulations, and procedural matters for use in the conduct of business of the Association.

3.7 "Board" shall mean the Board of Directors or other governing board or individual, if applicable, of the Association.

3.8 "Building Lot" shall mean one or more lots within the Property as specified or shown on any Plat and/or by Supplemental Declaration, upon which Improvements may be constructed.

3.9 "Bylaws" shall mean the Bylaws of the Association.

3.10 "Common Area" shall mean all real property in which the Association holds an interest or which is held or maintained, permanently or temporarily, for the common use, enjoyment, and benefit of the entire Subdivision and each Owner therein, and shall include, without limitation, all such parcels that are designated as private streets or drives, common open spaces, common landscaped areas, and Waterways. The Common Area may be established from time to time by Grantor on any portion of the Property by describing it on a Plat, by granting or reserving it in a deed or other instrument, or by designating it pursuant to this Declaration or any Supplemental Declaration. The Common Area may include easement and/or license rights.

3.11 "Declaration" shall mean this Declaration as it may be amended from time to time.

3.12 "Deserthawk Subdivision" and the "Subdivision" shall each mean the Property.

3.13 "Design Guidelines" shall mean the construction guidelines approved by the Architectural Committee.

3.14 "Grantor" shall mean, DAS Investments, LLC, an Idaho limited liability company and its successors-in-interest, and Affiliates (collectively, "DAS"), and any person or entity to whom DAS expressly transfers its Grantor rights, which transfer must be made in writing and must include a specific reference to the transfer being of DAS's "Grantor rights" or "rights as Grantor" or other similar specific reference.

3.15 "Improvement" shall mean any structure, facility, or system, or other improvement or object (and any portion of the foregoing), whether permanent or temporary, which is erected, constructed, or placed upon, under, or in, any portion of the Property, including but not limited to buildings, fences, streets, drives, driveways, sidewalks, bicycle paths, curbs,

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 3 OF 46

Rev. 1/13/2016

C:\Users\ldacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

landscaping, signs, lights, mail boxes, electrical lines, pipes, pumps, ditches, waterways, and fixtures of any kind whatsoever.

3.16 "Limited Assessment" shall mean Assessments as described in Section 7.4 of this Declaration.

3.17 "Member" shall mean each person or entity holding a membership in the Association. Where specific reference or the context so indicates, it shall also mean persons or entities holding membership.

3.18 "Owner" shall mean the person or other legal entity, including Grantor, holding fee simple interest of record to a Building Lot that is a part of the Property, and sellers under executory contracts of sale, but excluding those having such interest merely as security for the performance of an obligation.

3.19 "Person" shall mean any individual, partnership, corporation, limited liability company or other legal entity.

3.20 "Plat" shall mean any subdivision plat covering any portion of the Property as recorded at the office of the County recorder (the "County Recorder"), as the same may be amended by duly recorded amendments thereof.

3.21 "Property" shall mean, except as otherwise provided in this paragraph, the real property described in Exhibit A, including each lot, parcel, and portion thereof and interest therein, including all water rights associated with or appurtenant to such property. The Property also shall include, at Grantor's sole discretion, such additional property in addition to that described in Exhibit A as may be part of an Annexed Tract by means of a Supplemental Declaration as provided herein.

3.22 "Regular Assessment" shall mean the Assessments described in Section 7.2 of this Declaration.

3.23 "Special Assessment" shall mean the Assessments described in Section 7.3 of this Declaration.

3.24 "Supplemental Declaration" shall mean any Supplemental Declaration including additional covenants, conditions, and restrictions that might be adopted with respect to any portion of the Property and with respect to any Annexed Tract.

3.25 "Waterway" shall mean any surface water amenity, including, without limitation, any lake, pond, channel, slough, stream, ditch or reservoir, natural or artificial, which is located on the Property and which is included within or managed as Common Area.

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 4 OF 46**

Rev. 1/13/2016

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ARTICLE IV: GENERAL AND SPECIFIC RESTRICTIONS

4.1 **Improvements - Generally.** All Improvements are to be designed, constructed and used in such a manner as to (i) comply with the conditions of approval (as may be amended from time to time) issued by the applicable governmental entity with respect to the Plat containing the portion of the Property upon which the Improvements are located (the "Plat Conditions"), (ii) comply with all applicable governmental laws, ordinances, rules and regulations, and (iii) promote compatibility between the types of use contemplated by this Declaration.

4.1.1 **Use and Size of Dwelling Structure.** All Building Lots shall be used exclusively for single-family residential purposes. No Building Lot shall be improved except with a single-family dwelling unit or structure. Except as otherwise approved in writing by the Architectural Committee, the minimum single-family residential structure size in Deserthawk Subdivision shall be One-Thousand One-Hundred (1,100) square feet exclusive of garages, porches, storage rooms and patios. The Architectural Committee can approve, in its sole and absolute discretion, a maximum of 9 single-family residences with square footages less than One-Thousand One-Hundred (1,100) square feet provided in no case shall they be less than Eight-Hundred Fifty square feet and all such approvals are subject to the requirements of the Plat Conditions.

4.1.2 **Architectural Committee Review.** No construction of any Improvements which will be visible above ground or which will ultimately affect the visibility of any above ground Improvement may commence until the Architectural Committee has approved, in writing, the elevations, building plans, specifications, lot plan and other plans and specifications requested by the Architectural Committee. Construction of all such Improvements must conform to and comply with the applicable approved elevations, plans and specifications. Prior to the start of construction, Owners will submit two (2) sets of plans, including a plat plan, floor plan, all elevations and other documentation requested by the Architectural Committee, to the Architectural Committee for review. These plans will be held for thirty (30) days after completion of the project. The review and approval or disapproval may be based upon the following factors - size, height, design and style elements, mass and form, topography, setbacks, finished ground elevations, architectural symmetry, drainage, color, materials (including, without limitation, Architectural Committee approved architectural shingles and roofing material), physical or aesthetic impacts on other properties (including, without limitation, Common Areas), artistic conformity to the terrain and the other Improvements on the Property, and any and all other factors which the Architectural Committee, in its reasonable discretion, deems relevant. Said requirements as to the approval of the design shall apply only to the exterior appearance of the Improvements and to landscaping. This Declaration is not intended to serve as authority for the Architectural Committee to control the interior layout or design of residential structures except to the extent incidentally necessitated by exterior and landscape design restrictions that this Declaration is intended to control.

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 5 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
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4.1.3 Setbacks and Height. No residential or other structure (exclusive of fences and similar structures constructed in compliance with the terms of this Declaration) shall be placed nearer to the Building Lot lines or built higher than permitted by the Plat in which the Building Lot is located, by the applicable Plat Conditions or by any applicable zoning restriction or by decision of the Architectural Committee, whichever is more restrictive.

4.1.4 Roofing. All residences must be built with a minimum of thirty (30) year life architectural composition unless otherwise approved by the Architectural Committee. Roof pitch on all dwellings shall be a minimum 5/12 roof pitch.

4.1.5 Accessory Structures. Garages shall accommodate a minimum of two (2) cars; detached garages shall be allowed if in conformity with the provisions of this Declaration, and as approved by the Architectural Committee. All garages, storage sheds and patio covers, whether attached or detached from the residential structure, shall be of the same construction, finish and color as the residential structure on the applicable Building Lot. No playhouses, playground equipment, pool slides, diving boards, hot tubs, spas, or similar items shall extend higher than five (5) feet above the finished graded surface of the Building Lot upon which such item(s) are located, unless specifically so allowed by the Architectural Committee, in its sole discretion. Basketball courts, backboards, pools, tennis courts, shall be allowed in the backyard of any Building Lot, provided that such amenities are approved by the Architectural Committee and are not visible from any street, and do not promote noise or other nuisance that is offensive or detrimental to other portions of the Subdivision or offensive or detrimental to the occupants of other Building Lots.

4.1.6 Elevations. As set forth in Section 4.1.2 above, no construction of any Improvements which will be visible above ground or which will ultimately affect the visibility of any above ground Improvement may commence until the Architectural Committee has approved the elevation drawings and all Improvements must be constructed pursuant to such approved drawings. The Architectural Committee reserves the right to reject plans that in the judgment of the Architectural Committee lack integrity and balance. Without limiting the general reservation of powers set forth in the immediately previous sentences, the following guidelines, which are subject to change by the Architectural Committee, are designed to help provide guidance on appropriate design features for elevation plans and any waiver or exception must be in writing signed by the Architectural Committee:

- A. Use of different sidings is highly recommended.
- B. Sixteen-inch (16") eaves and twelve-inch (12") gables are required.

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 6 OF 46**

Rev. 1/13/2016

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Files\Content.IO00\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

- C. Boxed or returned soffits are recommended.
- D. Windows, at siding locations, must have relief or trim materials to give definition.
- E. Stone, brick or stucco is required, provided, however, if the home to be constructed has architectural appeal the Architectural Committee may provide written waiver of the stone, brick or stucco requirement.
- F. Minimum 8" fascia.
- G. Soffit must be flat on front elevation to accommodate exterior soffit can lights.
- H. No vinyl or metal siding except soffit and fascia boards.
- I. Where stucco, brick, stone or other masonry accents are required, the building must have a minimum 20% elevation coverage or as otherwise approved by the Architectural Committee. Stucco accents shall be wrapped on side wall 12" minimum. Front porches of 100 square feet or more will be accepted as an alternative to stucco or masonry accents.
- J. No split entry homes will be approved.

4.1.7 Driveways/Sidewalks. All access driveways and sidewalks shall have concrete or other hard surface along its full width as approved by the Architectural Committee and shall be graded to assure proper drainage. Asphalt driveways will not be allowed. Driveways shall have a maximum width of 20-feet and continue at least 30-feet into the Building Lot beyond the edge of the pavement of the roadway and install pavement tapers with 15-foot radii abutting the existing roadway edge.

4.1.8 Mailboxes. Owner shall supply and install black metal mailbox posts. The location and type of post shall be submitted to and approved by the Grantor or the Architectural Committee prior to installation. On all Building Lots where the adjoining Building Lot has a common utility (garage side) property line the mailbox posts shall be installed at the shared property line, and shall be a paired post capable of accepting two (2) mailboxes. The responsibility for the installation of the post shall be borne by the first Building Lot to obtain a building permit. All mailboxes shall be supplied and installed on the posts by Owner, shall be black and of standard single resident size and shape. Architectural Committee approval shall be obtained prior to installation. Ornamental or oversized mailboxes shall not be permitted. All replacement mailboxes and stands will be of consistent design, material, and coloration as required in 4.1.8 and shall be located as originally placed on adjoining Building Lot lines at places designated by Grantor or the

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 7 OF 46**

Rev. 1/13/2016

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Architectural Committee. Declarant, the Association and/or the US Postal Service may require mailbox locations to be grouped.

4.1.9 Fencing. Fence designs shall not extend into any common green space within the Subdivision. All fencing and boundary walls constructed on any Building Lot shall be permanent in nature, maintenance free and be constructed of metal, rock or vinyl materials with an approved post-hole footing. Wood and chain link fencing is not permitted. If fencing is used in combination with a landscape berm, the fence shall be placed behind the berm and under no circumstances, placed on the berm. The material and style of fencing shall be compatible to that of other fencing constructed adjacent to or abutting Common Areas, public and private streets, and shall be as otherwise approved by the Architectural Committee. Fencing shall not extend higher than six (6) feet measured from the crest of the adjacent road or extend past the front setback of the home and shall meet any more stringent requirements established by the Architectural Committee. All fencing must meet the setback requirements of City ordinance. Certain entryway, corner and view lots are restricted from fencing as such restrictions are established by the Architectural Committee.

4.1.10 Lighting. Fixtures, standards, and all exposed accessories shall be harmonious with building design, and shall be as approved by the Architectural Committee. Lighting shall be restrained in design, and excessive brightness shall be avoided. Landscape lighting is encouraged. Under eave soffits along the front elevation shall have a minimum of three (3) can lights with photosensitive or timer switch. Building designs shall seek to minimize lighting impacts on adjoining properties.

4.2 Antennae and Satellite Dishes. Exterior radio antenna, television antenna, other antenna and satellite dishes of the type that are governed by 47 C.F.R. Section 1.4000, as amended from time to time, are permitted to be installed on the property without Architectural Committee approval if so required under the aforementioned regulation. No other types of antenna or satellite dish shall be erected or maintained on the property unless it is approved by the Architectural Committee and located or screened in a manner acceptable to the Architectural Committee.

4.3 Insurance Rates. Nothing shall be done or kept on any Building Lot which will increase the rate of insurance on any other portion of the Property without the approval of the Owner of such other portion, nor shall anything be done or kept on the Property or a Building Lot which would result in the cancellation of insurance on any property owned or managed by any such Association or which would be in violation of any law.

4.4 No Further Subdivision. No Building Lot may be further subdivided, nor may any easement or other interest any Building Lot be granted, or Building Lot line adjusted, unless the advanced written approval of the Architectural Committee is obtained.

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 8 OF 46**

Rev. 1/13/2016

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4.5 Signs. No sign of any kind shall be displayed to the public view without the approval of the Architectural Committee or Association, and the City if so required, except:

A. Such signs as may be used by Grantor and Grantor's agents in connection with the development of the Property, the sale of Building Lots and general promotion of the project. Such signs may be installed in the Common Areas at the discretion of the Grantor.

B. Temporary signs naming the contractors, the architect, and the lending institution for particular construction operation.

C. Such signs identifying the Subdivision, or informational signs, of customary and reasonable dimensions as prescribed by the Architectural Committee may be displayed on or from the Common Area.

D. One (1) sign of customary and reasonable dimensions not to exceed three (3) feet by two (2) feet may be displayed by an Owner other than Grantor on or from a Building Lot advertising the residence for sale or lease. No such sign shall be placed on Common Areas or on the rear portion of any Lot being sold.

All signage, including signage for the exceptions listed as (B)-(D), must be erected in accordance with signage format approved and established by the Architectural Committee. Save and excepting the foregoing, no sign shall be placed in the Common Area without the written approval of the applicable Architectural Committee or the Association.

4.6 Nuisances. No rubbish or debris of any kind shall be placed or permitted to accumulate anywhere upon the Property, including the Common Area or vacant Building Lots, and no odor shall be permitted to arise therefrom so as to render the Property or any portion thereof unsanitary, unsightly, offensive, or detrimental to the Property or to its occupants, or to any other property in the vicinity thereof or to its occupants. All structures shall be designed to minimize the noise impact on adjoining properties and no noise or other nuisance, as described in any applicable laws, rules, regulations or ordinances, shall be permitted to exist or operate upon any portion of the Property so as to be offensive or detrimental to the Property or to its occupants or to other property in the vicinity or to its occupants. Without limiting the generality of any of the foregoing provisions, no exterior sound systems, speakers, horns, whistles, bells, or other sound devices (other than security devices used exclusively for security purposes which have been approved by the Association), flashing lights, or search lights, shall be located, used, or placed on the Property without the prior written approval of the Association.

4.7 Site Cleaning: Owners are responsible for ensuring the Building Lot is kept clean in following specific manner:

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 9 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

4.7.1 All contractors and subcontractors must operate a clean site with all debris cleaned and contained on the site. Contractors and subcontractors are not to allow garbage to blow to other sites.

4.7.2 All contractors and subcontractors will make the best efforts to be courteous to the current residents and others on the Property. No dogs or loud music allowed during any phase of the construction.

4.7.3 During the construction phase the streets must be swept clean of debris nightly.

4.7.4 During the construction phase all weeds must be kept trimmed and properly disposed of in a proper receptacle.

4.7.5 Owners who do not adhere, or require their agents, contractors and/or subcontractors to adhere to the cleaning rules outlined herein will be subject to a charge equal to the cost of cleanup plus an administrative fee equal to 25% of the cleanup cost and any applicable attorney fees and costs incurred in the enforcement or collection of such charges.

4.7.6 During construction, each contractor shall provide portable toilets as is required by applicable laws, rules, regulations and ordinances or by the Architectural Committee, whichever is more restrictive.

4.7.7 The Architectural Committee has the authority to grant variances to the design guidelines and to the requirements of this Section 4.7.

4.8 Exterior Maintenance: Owner's Obligations. No Improvement shall be permitted to fall into disrepair, and each Improvement shall at all times be kept in good condition and repair. In the event that any Owner shall permit any Improvement, including, without limitation, trees and landscaping, which is the responsibility of such Owner to maintain, to fall into disrepair so as to create a dangerous, unsafe, unsightly, or unattractive condition, or to damage property or facilities on or adjoining their Building Lot which would otherwise be the Association's responsibility to maintain, the Board, upon fifteen (15) days prior written notice to the Owner, shall have the right to correct such condition, and to enter upon such Owner's Building Lot for the purpose of doing so, and such Owner shall promptly reimburse the Association for the cost thereof, plus all other costs associated with such action including, without limitation, legal fees, and plus interest at eighteen percent (18%) per annum on all costs incurred by the Association. All such costs and interest shall be a Limited Assessment and shall create a lien enforceable in the same manner as other Assessments set forth in Article VII of this Declaration. The Owner of the offending property shall be personally liable, and such Owner's property may be subject to a mechanic's lien, in addition to the lien for the Limited Assessment, for all costs and expenses incurred by the Association in taking such corrective acts, plus all costs incurred in collecting the

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 10 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

amounts due, including attorney's fees and costs. Each Owner shall pay all amounts due for such work within ten (10) days after receipt of written demand therefore, or the amounts may, at the option of the Board, be added to the amounts payable by such Owner as Regular Assessments. Each Owner shall have the remedial rights set forth herein if the Association fails to exercise its rights within a reasonable time following written notice by such Owner.

4.9 Drainage. There shall be no interference with the established drainage pattern over any portion of the Property, unless an adequate alternative provision is made for proper drainage and is first approved in writing by the Architectural Committee and the Ada County Highway District ("ACHD"). For the purposes hereof, "established" drainage is defined as the system of drainage, whether natural or otherwise, which exists at the time the overall grading of any portion of the Property is completed by Grantor, or that drainage which is shown on any plans approved by the Architectural Committee, which may include drainage from the Common Area over any Building Lot in the Property. The Association shall maintain the drainage and roadway swales (to the extent roadway swales exist) pursuant to the Stormwater Facility Operation and Maintenance Plan Outline attached hereto as Exhibit B and incorporated herein by this reference (the "Stormwater Plan"). ACHD shall have the right to inspect the drainage and roadway swales and facilities and promptly perform any required maintenance. ACHD may assess the costs of any such required maintenance to all of the Property within Deserthawk Subdivision, including through the use of liens and/or assessment of maintenance costs against the real property within the Subdivision. Any proposed changes to the drainage plan or the documents and approvals associated therewith, require ACHD approval.

4.10 Grading. The Owner of any Building Lot within the Property in which grading or other work has been performed pursuant to a grading plan approved under applicable provisions of City Code shall maintain and repair all graded surfaces and erosion prevention devices, retaining walls, drainage structures, means, devices and plantings and ground cover installed or completed thereon, which are not the responsibility of ACHD, the Association, or other public agency. Such requirements shall be subject to Regular, Special, and Limited Assessments provided in Article VII herein, as may be applicable.

4.11 Water Supply Systems. No separate or individual water supply system, regardless of the proposed use of the water to be delivered by such system, shall be permitted on any Building Lot unless such system is designed, located, constructed, and equipped in accordance with the requirements, standards, and recommendations of the Board and all governmental authorities having jurisdiction. Grantor may use the water supply as deemed necessary for any purpose on a temporary basis and for irrigation purposes.

4.12 No Hazardous Activities. No activities shall be conducted on the Property, and no Improvements constructed on any property, which are or might be unsafe or hazardous to any person or property.

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 11 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

4.13 Unsightly Articles. No unsightly articles, as determined by the Architectural Committee, shall be permitted to remain on any Building Lot so as to be visible from any other portion of the Property. Without limiting the generality of the foregoing, refuse, garbage, and trash shall be kept at all times in such containers and in areas approved by the Architectural Committee. No clothing or fabrics shall be hung, dried, or aired in such a way as to be visible to any other portion of the Property, and no equipment, heat pumps, compressors, containers, lumber, firewood, grass, shrub or tree clippings, plant waste, metals, bulk material, scrap, refuse, or trash shall be kept, stored or allowed to accumulate on any Building Lot except within an enclosed structure or as appropriately screened from view. No vacant residential structures shall be used for the storage of building materials.

4.14 No Temporary Structures. No house trailer, mobile home, tent (other than for short term individual use which shall not exceed one (1) week unless approved by the Association), shack or other temporary building, improvement, or structure shall be placed upon any portion of the Property, except temporarily as may be required by construction activity undertaken on the Property. Also excepted from this requirement is any sales office established by the Grantor or the Association for the Property.

4.15 No Unenclosed or Unscreened Boats, Campers, and Other Vehicles. No boats, trailers, campers, all-terrain vehicles, motorcycles, recreational vehicles, bicycles, dilapidated or unrepaired and unsightly vehicles, or similar equipment shall be placed upon any portion of the Property (including, without limitation, streets, parking areas, and driveways) unless the same are enclosed or screened by a structure concealing them from adjacent street, Building Lot and Common Area view and in a manner approved by the Architectural Committee. To the extent possible, garage doors shall remain closed at all times.

4.16 Sewage Disposal Systems. No individual sewage disposal system shall be used on the Property. Each Owner shall connect the appropriate facilities on such Owner's Building Lot to the sewer system as required by the Architectural Committee and pay all charges assessed therefore.

4.17 No Mining or Drilling. No portion of the Property shall be used for the purpose of mining, quarrying, drilling, boring, or exploring for or removing water, oil, gas, or other hydrocarbons, minerals, rocks, stones, sand, gravel or earth. This Section 4.17 shall not prohibit exploratory drilling or coring which is necessary to construct a residential structure or Improvements.

4.18 Energy Devices Outside. No energy production devices, including, but not limited to, generators of any kind and solar energy devices, shall be constructed or maintained on any portion of the Property without the written approval of the Architectural Committee, except for heat pumps shown in plans approved by the Architectural Committee. This Section 4.18 shall not apply to passive solar energy systems incorporated into the approved design of a residential structure.

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 12 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

4.19 Vehicles. The use of all vehicles, including, but not limited to, trucks, automobiles, bicycles, motorcycles, snowmobiles, aircraft, and boats, shall be subject to all Association Rules, which may prohibit or limit the use thereof within the Subdivision. No overnight on-street parking shall be permitted except where expressly designated for parking use. No parking bays shall be permitted in any side, front, or backyard. Vehicles parked on a driveway shall not extend into any sidewalk, bike path or pedestrian path. No motorized vehicle or device shall be permitted on any Waterway or in the Common Area unless such vehicle is engaged in an emergency procedure.

4.20 Animals/Pets. No animals, birds, insects, pigeons, poultry or livestock shall be kept on the Property. This Section 4.20 does not apply to the keeping of up to two (2) domesticated dogs, up to two (2) domesticated cats, and other household pets, which do not unreasonably bother or constitute a nuisance to others. Without limiting the generality of the foregoing, consistent and/or chronic barking by dogs shall be considered a nuisance. Each dog in the Subdivision shall be kept on a leash, curbed, and otherwise controlled at all times when such animal is off the Building Lot of its owner. Such owner shall clean up any animal defecation immediately from the Common Area or public right-of-way. Failure to do so may result, at the Board's discretion, with a Limited Assessment levied against such animal owner or the Owner of the Building Lot in which such animal is being kept. No dog or cat shall be allowed in any Waterway. The construction of dog runs or other pet enclosures shall be subject to Architectural Committee approval, shall be appropriately screened, and shall be maintained in a sanitary condition. Dog runs or other pet enclosures shall be placed a minimum of ten (10) feet from the side and twenty-five (25) feet from the rear Building Lot line, shall not be placed in any front yard of a Building Lot, shall be screened from view so as not to be visible from the Common Area or an adjacent Building Lot, and must be approved by the Architectural Committee.

4.21 Landscaping. The Owner of any Building Lot shall sod and landscape such Building Lot in conformance with the landscape plan approved by the Architectural Committee. The Owner must submit a landscaping plan for approval by the Architectural Committee. All landscaping shall be completed and automatic sprinklers installed on entire lot prior to occupancy or an amount equal to the cost of the landscaping deposited in escrow with the closing agent until the completion of the landscaping improvements.

The following restrictions apply with respect to landscaping subject to increased requirements established by the Architectural Committee:

- A. Front Yard Landscaping: the front yard of all Building Lots must meet the following minimum requirements:

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 13 OF 46**

Rev. 1/13/2016

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All landscaping is to be completed within thirty (30) days from receipt of the initial certificate of occupancy or actual occupancy, whichever is sooner ("occupancy");

It must be fully sodded within thirty (30) days from occupancy;

It must contain at least 1 tree with a minimum of 2" caliper;

It must contain at least five, one gallon plants/shrubs; and

An Automatic Sprinkler System (covering all of the yard) must be completed within sixty (60) days of occupancy.

- B. Back Yard and Side Yard Landscaping: All back and side yard landscaping must be completed within six (6) months of occupancy unless it is not fenced with approved fencing and in that case shall comply with Front Yard Landscaping completion date requirements.
- C. Fencing: All fencing shall be constructed of vinyl or wrought iron material six feet (6') in height and approved in advance by the Architectural Committee. Fences at Subdivision boundaries or contiguous to properties with a use other than a residential building lot shall NOT be of wood or chain link.

4.22 Water Rights Appurtenant to Subdivision Lands. Within one hundred twenty (120) days of the date of the recording of this Declaration, Declarant shall transfer from the Property subject to this Declaration, and within the boundaries of an irrigation entity, as defined in Section 31-3805, Idaho Code, all water rights and assessment obligations appurtenant to the Property to the Association or the appropriate district providing pressurized irrigation and domestic water to Deserthawk.

4.23 Commencement of Construction. Any owner of a Building Lot shall, within a period of one (1) year following the date of purchase of a Building Lot from Grantor, commence the construction of a dwelling structure in compliance with the restrictions herein, and such construction shall be completed within six (6) months thereafter. The term "commence the construction," as used in this Section 4.23, shall require beginning and ongoing physical construction of the dwelling structure upon such Building Lot. In the event any Owner shall fail or refuse to commence the construction of a dwelling structure within said one (1) year period, Grantor may, at Grantor's option, following the expiration of said one (1) year period, repurchase said Building Lot from such Owner or the then Owner of such Building Lot at a repurchase price equivalent to the money actually paid to Grantor, less an amount equivalent to ten (10) percent thereof. In the event Grantor shall exercise Grantor's option to repurchase such Building Lot, upon tender of said repurchase price, Owner or the then Owner of such Building

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 14 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

Lot shall make, execute, and deliver to Grantor a deed reconveying said Building Lot, free and clear of all liens and encumbrances, which deed shall, by virtue of the notice provided hereby, be binding upon all persons who may, at any time hereafter, own or claim any right, title, or interest in such Building Lot, and the successors in title thereto, whether acquired by voluntary act or through operation of law.

4.24 Exemption of Grantor and for Common Area. Notwithstanding all other provisions in this Declaration, the Articles, Bylaws or any other documents, Grantor is and shall at all times be, and Improvements to the Common Areas by Grantor, or the Association are and shall at all times be, exempt from the obligations and restrictions set forth in this Article IV of the Declaration and from the governance and control of the Architectural Committee. Additionally, Grantor shall not be obligated to comply with any Association Rules. Without limiting the generality of the preceding sentences in this Section 4.24, so long as Grantor owns any Building Lot, nothing contained herein shall limit the right of Grantor to subdivide or re-subdivide any portion of the Property, to grant licenses, to reserve rights-of-way and easements with respect to the Common Area and Building Lots that it owns to utility companies, public agencies, or others, or to complete excavation, grading, and construction of Improvements to and on any portion of the property owned by Grantor, or to alter the foregoing and its construction plans and designs, or to construct such additional Improvements as Grantor deems advisable in the course of development of the Property. Such right shall include, but shall not be limited to, erecting, constructing, and maintaining on the Property such structures, signage and displays as may be reasonably necessary for the conduct of Grantor's business of completing development of the Property and disposing of the same by sales lease or otherwise. Grantor shall have the right at any time prior to acquisition of title to a Building Lot by a purchaser from Grantor to grant, establish, and/or reserve on that Building Lot, additional licenses, reservations and rights-of way to Grantor, to utility companies, or to others as may from time to time be reasonably necessary to the proper development and disposal of the Property. Grantor may use any structures owned by Grantor on the Property as model homes or home complexes or real estate sales or leasing offices for lots and homes within or outside the Subdivision. Grantor need not seek or obtain Architectural Committee approval of any Improvement constructed or placed by Grantor on any portion of the Property owned by Grantor. All of the rights of Grantor, including, without limitation, those set forth in this Section 4.24 may be assigned by Grantor as set forth in Section 3.14 of this Declaration.

ARTICLE V: DESERTHAWK SUBDIVISION HOMEOWNERS ASSOCIATION

5.1 Organization Deserthawk Subdivision Homeowners Association. The Association shall be initially organized by Grantor as an Idaho nonprofit corporation under the provisions of the Idaho Code relating to general non-profit corporations and shall be charged with the duties and invested with the powers prescribed by law and set forth in the Articles, Bylaws, and this Declaration. Neither the Articles nor the Bylaws shall be amended or otherwise changed or interpreted so as to be inconsistent with this Declaration or with any Supplemental Declaration which Grantor might adopt pertaining to the Subdivision. Conflicting terms

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK SUBDIVISION - PAGE 15 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

between any of these three documents shall be resolved with the following priority: CC&Rs shall prevail over the Articles and the Bylaws and the Articles shall prevail over the Bylaws.

5.2 Membership. Each Owner, by virtue of being an Owner and for so long as such ownership is maintained, shall be a Member of the Association. Memberships in the Association shall be appurtenant to the Building Lot owned by such Owner. The memberships in the Association shall not be transferred, pledged, assigned, or alienated in any way except upon the transfer of Owner's title and then only to the transferee of such title. Any attempt to make a prohibited membership transfer shall be void and will not be reflected on the books of the Association.

5.3 Voting. Voting in the Association shall be carried out by Members who shall cast the votes attributable to the Building Lots which they own, or, in the case of Grantor, attributable to the Building Lots owned by Grantor. Member voting procedures shall be performed in accordance with the terms of this Declaration, the Association's Bylaws, Articles and other properly adopted organizational documents. On any issue that comes to a vote of the Members, each Owner shall be entitled to vote a number of votes that correlates to the number of Building Lots owned by such Member as described in more detail below. When more than one person holds an interest in any Building Lot, all such persons shall be Members but shall share the votes attributable to the Building Lot. For voting purposes, the Association shall have two (2) classes of Members as described below:

5.3.1 Class A Members. Owners other than Grantor shall be known as Class A Members. Each Class A Member shall be entitled to cast one (1) vote for each Building Lot owned by such Class A Member on the day of the vote.

5.3.2 Class B Members. The Grantor shall be known as the Class B Member, and notwithstanding all other provisions of this Declaration to the contrary, Grantor shall be entitled to ten (10) votes for each Building Lot of which Grantor is the Owner. The Class B Member shall cease to be a voting Member in the Association when the total cumulative votes of the Class A Members equal or exceed the total votes of the Class B Members, provided that the Class B membership voting rights shall not cease before the expiration of ten (10) years from the date on which the first Building Lot is sold to an Owner other than Grantor. Immediately upon the Class B membership ceasing to have the rights to vote is set forth in this Section 5.3.2 it shall become a Class A Member and shall have the associated voting rights based on the number of Building Lots of which it is an Owner, provided, however, all other rights associated with Grantor's status as Grantor shall continue regardless of whether Grantor is a Class A Member or a Class B Member.

Fractional votes shall not be allowed. In the event that joint Owners are unable to agree among themselves as to how their vote or votes shall be cast, they shall lose their right to vote on the matter being put to a vote. When an Owner casts a vote, it will thereafter be presumed

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 16 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

conclusively for all purposes that such Owner was acting with authority and consent of all joint owners of the Building Lot(s) from which the vote derived. The right to vote may not be severed or separated from the ownership of the Building Lot to which it is appurtenant, except that any Owner may give a revocable proxy, or may assign such Owners right to vote to a lessee, mortgagee, beneficiary, or contract purchaser of the Building Lot concerned, for the term of the lease, mortgage, deed of trust, or contract. Any sale, transfer, or conveyance of such Building Lot to a new Owner shall operate automatically to transfer the appurtenant voting right to the Owner, subject to any assignment of the right to vote to a lessee, mortgagee, or beneficiary as provided herein. Neither the Grantor nor the Association shall be responsible or liable for any dispute, or damages related thereto, based on a disagreement as to who has the voting rights associated with a particular Building Lot and shall be able to rely on the claim by any lessee, mortgagee, contract purchaser or beneficiary of their right to vote. The Association shall have the right to suspend the voting rights of an Owner, except Grantor, for any period during which any Assessment or charge against such Owner's or such Owner's Building Lot remains unpaid, and for a period not to exceed sixty (60) days for any infraction of the Association Rules.

5.4 Board and Officers. The affairs of the Association shall be conducted and managed by the Board and agents of the Board as the Board may elect or appoint, in accordance with the Articles and Bylaws, as the same may be amended from time to time. The Board shall be elected in accordance with the provisions set forth in the Association Bylaws.

5.5 Power and Duties of the Association.

5.5.1 Powers. The Association shall have all the powers of a corporation organized under the general corporation laws of the State of Idaho subject only to such limitations upon the exercise of such powers as are expressly set forth in the Articles, the Bylaws, and this Declaration. The Association shall have the power to do any and all lawful things which may be authorized, required or permitted to be done by the Association under Idaho law and under this Declaration, and the Articles and Bylaws, and to do and perform any and all acts which may be necessary to, proper for, or incidental to the proper management and operation of the Common Area and the Grantor's and Association's other assets (including water rights when and if received from Grantor) and affairs and the performance of the other responsibilities herein assigned, including without limitation:

5.5.1.1 Assessments. The power to levy Assessments on any Owner or any portion of the Property and to force payment of such Assessments, all in accordance with the provisions of this Declaration.

5.5.1.2 Right of Enforcement. The power and authority from time to time in its own name, on its own behalf or on behalf of any Owner who consents thereto, to commence and maintain actions and suits to restrain and enjoin any breach or threatened breach of this Declaration or the Article or the Bylaws,

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 17 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

including the Association Rules adopted pursuant to this Declaration, and to enforce by injunction or otherwise, all provisions hereof.

5.5.1.3 Delegation of Powers. The authority to delegate its power and duties to committees, officers, employees, or to any person, firm, or corporation to act as manager, and to contract for the maintenance, repair, replacement, and operation of the Common Area. Neither the Association nor the members of its Board shall be liable for any omission or improper exercise by the manager of any such duty or power so delegated.

5.5.1.4 Association Rules. The power to adopt, amend and repeal, by majority vote of the Board, such rules and regulations as the Board deems reasonable, including, without limitation, reasonable charges for an Owner's failure to comply with such rules and regulations. The Association may govern the use of the Common Areas, including, but not limited to, the use of private streets and other common area improvements by the Owners, their families, invitees, licensees, lessees, or contract purchasers; provided, however, that any Association Rules shall apply equally to all Owners and shall not be inconsistent with this Declaration, the Articles, or the Bylaws. A copy of the Association Rules as they may from time to time be adopted, amended, or repealed, shall be mailed or otherwise delivered to each Owner. Upon such mailing or delivery, the Association Rules shall have the same force and effect as if they were set forth in and were a part of this Declaration. In the event of any conflict between such Association Rules and any other provisions of this Declaration, or the Articles or the Bylaws, the provisions of the Association Rules shall be deemed to be superseded by provisions of this Declaration, the Articles, or the Bylaws to the extent of any such inconsistency.

5.5.1.5 Emergency Powers. The power, exercisable by the Association or by any person authorized by it, to enter upon any portion of the Property (but not inside any building constructed thereon) in the event of any emergency involving illness or potential danger to life or property or when necessary in connection with any maintenance or construction for which the Association is responsible. Such entry shall be made with as little inconvenience to the Owner as practicable, and any damage caused thereby shall be repaired by the Association unless the conditions of such emergency were caused by such Owner.

5.5.1.6 Licenses, Easements, and Rights-of-Way. The power to grant and convey to any third party such licenses, easements, and rights-of-way in, on, or under the Common Area as may be necessary or appropriate for the orderly maintenance, preservation, and enjoyment of the Common Area, and for

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 18 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

the preservation of the health, safety, convenience, and welfare of the Owners, for the purpose of constructing, erecting, operating, or maintaining:

5.5.1.6.1 Underground lines, cables, wires, conduits, or other devices for the transmission of electricity or electronic signals for lighting, heating, power, telephone, television, or other purposes, and the above ground lighting stanchions, meters, and other facilities associated with the provisions of lighting and services;

5.5.1.6.2 Public sewers, storm drains, water drains, and pipes, water supply systems, sprinkling systems, heating and gas lines or pipes, and any similar public or quasi-public improvements or facilities;

5.5.1.6.3 Mailboxes and sidewalk abutments around such mailboxes, or any service facility, berms, fencing and landscaping abutting Common Areas, public and private streets or land conveyed for any public or quasi-public purpose including, but not limited to, bicycle pathways.

5.5.1.7 Conveyances to and from Municipalities. The power to convey any portion of the Common Area and any portion of the Property that it owns to any city, county, the State of Idaho, the United States of America, or any political subdivision of any of the foregoing. The Board shall also have the power to receive a conveyance of any property interest from the above-referenced entities, or any other individual or entity, and to hold such property interest as Common Area.

5.5.2 Duties. In addition to duties necessary and proper to carry out the power delegated to the Association by this Declaration, and the Articles and Bylaws, without limiting the generality thereof, the Association or its agents, if any, shall have the authority and the obligation to conduct all business affairs of the Association and to perform, without limitation, each of the following duties:

5.5.2.1 Operation and Maintenance of the Common Area. Operate, maintain, and otherwise manage, or provide for the operation, maintenance, and management of, the Common Area. Such properties may include those lands intended for open space uses and which may be referred to as "non-buildable" lots per the Plat. Without limiting the generality of the foregoing, the Association shall perform the following:

5.5.2.1.1 Maintain, repair, or replace all school bus staging areas;

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 19 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

5.5.2.1.2 Maintain the integrity of the vision triangles as required by the Plat Conditions;

5.5.2.1.3 Maintain the development's Common Area landscaping and open spaces, including temporary irrigation and furnishings located in all public rights-of-way;

5.5.2.1.4 Maintain the Subdivision's non-publically dedicated park and pathway areas;

5.5.2.1.5 Participate in a Road Improvement District or utility local improvement district as the need for these improvements arise;

5.5.2.1.6 Provide for snow removal along pathways in the Common Areas so they are pedestrian accessible within 24 hours of a snow event;

5.5.2.1.7 If the Subdivision becomes part of a transit route(s), provide residents of the Subdivision with transit street furnishings; and

5.5.2.1.8 Repair and replacement of property damaged or destroyed by casualty loss.

Additionally, the Association may, in its discretion, limit or restrict the access and use of the Common Area to any Owner or Owners, other than Grantor, residing in the Subdivision. **The Association shall establish rules and regulations regarding the Owners' use of Common Areas and Improvements located thereon.**

5.5.2.2 Reserve Account. Establish and fund a reserve account with a reputable banking institution or savings and loan association or title insurance company authorized to do business in the State of Idaho, which reserve account shall be dedicated to the costs of repair, replacement, maintenance and improvement of the Common Area.

5.5.2.3 Maintenance of Berms Retaining Walls and Fences. Maintain the berms, retaining walls, fences, and water amenities within and abutting the Common Area and Landscape Easement areas.

5.5.2.4 Taxes and Assessments. Pay all real and personal property taxes and assessments separately levied against the Common Area or against the

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 20 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

Subdivision, the Association, and/or any other property owned by the Association. Such taxes and assessments may be contested or compromised by the Association, provided, however, that such taxes and assessments are paid or a bond insuring payment is posted prior to the sale or disposition of any property to satisfy the payment of such taxes and assessments. In addition, the Association shall pay all other federal, state, or local taxes, including income or corporate taxes levied against the Association, in the event that the Association is denied the status of a tax exempt corporation.

5.5.2.5 Water and Other Utilities. Acquire, provide, and/or pay for water, sewer, garbage disposal, refuse and rubbish collection, electrical, telephone, and gas, and other necessary services, for the Common Area, and manage for the benefit of the Subdivision all domestic, irrigation, and amenity water rights and rights to receive water held by the Association, whether such rights are evidenced by license, permit, claim, stock ownership, or otherwise. The Association shall maintain, repair, and operate any sewer lift stations located on the Property and shall comply with all of the terms and conditions of the Stormwater Plan. All responsibility for payment of fees related to the provision of utilities, and other similar fees, including, without limitation, impact fees, sewer treatment connection fees, sewer interceptor fees, water connection fees, pressure irrigation connection fees, and related inspections fees, shall belong to the Owner of each Building Lot at the time a building permit is acquired to commence construction on any Improvements on such Building Lot. In the event the Grantor or Association has paid any such fees, the Association or Grantor, whichever is applicable, shall be entitled to reimbursement of the same and such reimbursement shall be a Limited Assessment.

5.5.2.6 Insurance. Obtain insurance from reputable insurance companies authorized to do business in the State of Idaho, and maintain in effect any insurance policy the Board deems necessary or advisable, which policies must include, the following policies of insurance:

5.5.2.6.1 Fire insurance, including those risks embraced by coverage of the type known as the broad form "All Risk" or special extended coverage endorsement on a blanket agreed amount basis for the full insurable replacement value of all Improvements, equipment, and fixtures located within the Common Area.

5.5.2.6.2 Comprehensive public liability insurance insuring the Board, the Association, the Grantor, and the individual grantees and agents and employees of each of the foregoing, against any liability incident to the ownership and/or use of the Common Area. Limits of liability of such coverage shall be a minimum of the following:

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 21 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

Not less than One Million Dollars and No Cents (\$1,000,000.00) per person, and One Million Dollars and No Cents (\$1,000,000.00) per occurrence, with respect to personal injury or death, and One Million Dollars and No Cents (\$1,000,000.00) per occurrence with respect to property damage.

5.5.2.6.3 Full coverage directors' and officers' liability insurance with a limit of at least Two Hundred Fifty Thousand Dollars and No Cents (\$250,000.00).

5.5.2.6.4 Such other insurance, including motor vehicle insurance and Workmen's Compensation Insurance, to the extent necessary to comply with all applicable laws and indemnity, faithful performance, fidelity, and other bonds as the Board shall deem necessary or required to carry out the Association functions or to insure the Association against any loss from malfeasance or dishonesty of any employee or other person charged with the management or possession of any Association funds or other property.

5.5.2.7 Association as Trustee. The Association shall act as and be deemed trustee of the interests of all Owners in connection with any insurance proceeds paid to the Association under such policies, and have full power to receive such Owner's interests in such proceeds and to deal therewith.

5.5.2.8 Insurance Premiums as Regular Assessments. Charge as a common expense to be included in the Regular Assessments insurance premiums for any and all insurance coverage the Board deems necessary or advisable.

5.5.2.9 Rule Making. Make, establish, promulgate, amend, and repeal such Association Rules as the Board shall deem advisable.

5.5.2.10 Newsletter. If it so elects, prepare and distribute a newsletter on matters of general interest to Association Members, the cost of which shall be included in Regular Assessments.

5.5.2.11 Architectural Committee. Appoint and remove members of the Architectural Committee, subject to the provisions of this Declaration.

5.5.2.12 Enforcement of Restrictions and Rules. Perform such other acts, whether or not expressly authorized by this Declaration, as may be reasonably advisable or necessary to enforce any of the provisions of the Declaration, or of the Articles or the Bylaws, including, without limitation, the

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 22 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

recordation of any claim of lien with the County Recorder, as more fully provided herein.

5.5.2.13 Private Streets, Signs and Lights. Maintain, repair, or replace private streets (as noted on the Plat and including any cul-de-sac easements), street signs, and private street lights located on the Property. This duty shall run with the land and cannot be waived by the Association unless the all required governmental entities consent to such waiver.

5.6 Personal Liability. No member of the Board, or member of any committee of the Association, or any officer of the Association, or the Grantor, or the manager, if any, shall be personally liable to any Owner, or to any other party, including the Association, for any damage, loss, or prejudice suffered or claimed on the account of any act, omission, error, or negligence of such person, the Association, the Board, the manager, if any, or any other representative or employee of the Association, the Grantor, or the Architectural Committee, or any other committee, or any Owner, or the Grantor, provided that such person, upon the basis of such information as may be possessed by such person, has acted in good faith without willful or intentional misconduct.

5.7 Loans. At the election of Grantor, all expenditures made by Grantor related to the organization and operation of the Association shall be deemed loans made on behalf of Grantor for the benefit of the Association ("Grantor Loans"); provided, however, Grantor shall not be obligated to make any Grantor Loans or otherwise have any of the obligations attributable to the Association under this Declaration or otherwise. All Grantor Loans shall be repaid to Grantor as part of the Expenses used to calculate the Regular Assessment for the next successive fiscal year after each such Grantor Loan is made or, at the option of the Board, at an earlier time pursuant to a Special Assessment. In the event that there is more than one Grantor Loan outstanding and not all outstanding Grantor Loans are paid back in full at the same time, then regardless of when Grantor Loans are made, they shall be paid back on a pro-rata basis.

5.8 Budgets and Financial Statements. Financial statements for the Association shall be prepared regularly and copies shall be distributed to each Member of the Association as follows:

A pro forma operating statement or budget, for each fiscal year shall be distributed not less than sixty (60) days before the beginning of each fiscal year. The operating statement shall include a schedule of Assessments received and receivable, identified by the Building Lot number and the name of the person or entity assigned.

5.9 Meetings of Association. Each year the Association shall hold at least one (1) meeting of the Members, according to the schedule for such meetings established by the Bylaws. Only Members shall be entitled to attend Association meetings and all other persons may be

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 23 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

excluded. Notice for all Association meetings shall be given pursuant to the Association's Bylaws.

ARTICLE VI: RIGHTS TO COMMON AREAS

6.1 Use of Common Area. Every Owner shall have a right to use, but not to control, all or any part of the Common Area, which right shall be appurtenant to and shall pass with the title to every Building Lot, subject to all of the following provisions:

6.1.1 The right of the Association holding or controlling such Common Area to levy and increase Assessments.

6.1.2 The right of the Association to suspend the use of, or interest in, the Common Area (but not including access to private streets, cul-de-sacs and walkways of the Property) by an Owner, except Grantor, for any period during which any Assessment or charge against such Owner's or such Owner's Building Lot remains unpaid, and for a period not to exceed sixty (60) days for any infraction of the Association Rules.

6.1.3 The right of the Association to prohibit the construction of structures or Improvements on all Common Areas.

6.1.4 The right of the Association to protect wildlife habitat.

6.1.5 The right of the Association and the Grantor to set aside and restrict access to, either temporarily or permanently, portions of the Common Area for the use of the Association, the Grantor, any individual Owner or any group of Owners, so long as such action does not materially impair the other Owner's use and enjoyment of the Common Area as a whole.

6.2 Designation of Common Area. Grantor shall specifically designate and reserve the Common Area in the Declaration, Supplemental Declarations, and/or recorded Plats. By accepting a deed to a Building Lot, each Owner agrees that such Owner is waiving all right to assert a common law dedication by Grantor or the Association of any Common Area.

6.3 Delegation of Right to Use. Any Owner may delegate, in accordance with the respective Bylaws and Association Rules, such Owner's right of enjoyment to the Common Area, to the members of such Owner's family in residence, and such Owner's tenants or contract purchasers who reside on such Owner's Building Lot. Only Grantor or the Association shall have the right to delegate the right of enjoyment to the Common Area to the general public, and such delegation to the general public shall be for a fee set by Grantor or the Association.

6.4 Damages. Each Owner shall be fully liable for any damage to any Common Area which may be sustained by reason of the negligence or willful misconduct of the Owner, such

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK SUBDIVISION - PAGE 24 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

Owner's resident tenant or contract purchaser, or such Owner's family and guests, both minor and adult. In the case of joint ownership of a Building Lot, the liability of such Owners shall be joint and several. The cost of correcting such damage shall be a Limited Assessment against the Building Lot and may be collected as provided herein for the collection of other Assessments.

ARTICLE VII: ASSESSMENTS

7.1 Covenant to Pay Assessments. By acceptance of a deed to any property in the Subdivision, each Owner of such property hereby covenants and agrees to pay when due all Assessments or charges made by the Association, including all Regular, Special, and Limited Assessments and charges made against such Owner pursuant to the provisions of this Declaration or other applicable instrument. Notwithstanding any other provision of this Declaration, the Articles, Bylaws, or other document, the Grantor shall not be required to pay any Assessments.

7.1.1 Assessment Constitutes Lien. Such Assessments and charges, together with interest, costs, and reasonable attorney's fees which may be incurred in collecting the same, shall be a charge on the land and shall be a continuing lien upon the property against which each such Assessment or charge is made.

7.1.2 Assessment is Personal Obligation. Each such Assessment, together with interest, costs and reasonable attorney's fees, shall also be the personal obligation of the Owner of such property beginning with the time when the Assessment falls due. The personal obligation for delinquent Assessments shall not pass to such Owner's successors in title unless expressly assumed by them but shall remain such Owner's personal obligation regardless of whether he remains an Owner.

7.2 Regular Assessments. All Owners are obligated to pay Regular Assessments to the treasurer of the Association on a schedule of payments established by the Board.

7.2.1 Purpose of Regular Assessments. The proceeds from Regular Assessments are to be used to repay all unpaid Grantor Loans and to pay for all costs and expenses incurred by the Association and that the Association expects to incur, including legal and attorneys' fees and other professional fees, for the conduct of its affairs, including without limitation the costs and expenses of construction, improvement, protection, maintenance, repair, management, and operation of the Common Areas, including all Improvements located on such areas owned and/or managed and maintained by such Association, and an amount allocated to an adequate reserve fund to be used for repairs, replacement, maintenance, and improvement of those elements of the Common Area, or other property of the Association that must be replaced and maintained on a regular basis (collectively "Expenses").

7.2.2 Computation of Regular Assessments. The Board shall compute the anticipated amount of its Expenses on an annual basis as set forth in this paragraph (the

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK SUBDIVISION - PAGE 25 OF 46

Rev. 1/13/2016

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Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

“Anticipated Expenses”). The Regular Assessment for a given fiscal year shall be based on the Anticipated Expenses. The Board shall compute the initial amount of Regular Assessments owed beginning the first day of the third month following the month in which the closing of the first sale of a Building Lot occurred in the Subdivision for the purposes of the Association’s Regular Assessment (“Initiation Date”). Thereafter, the computation of Regular Assessments shall take place not less than thirty (30) or more than sixty (60) days before the beginning of each fiscal year of the Association, provided, however, in the event that for any reason the Board fails to make such a computation, the Owners shall not be relieved of the obligation to pay the Regular Assessments and until such computation is made, the Owners shall continue to pay an amount of Regular Assessments consistent with the previous fiscal year. The computation of the Regular Assessment for the period from the Initiation Date until the beginning of the next fiscal year shall be reduced by an amount which fairly reflects the fact that such period was less than one (1) year.

7.2.3 Amounts Paid by Owners. The Board can require, in its discretion or as provided in the Articles or Bylaws, payment of Regular Assessments in monthly, quarterly, semi-annual, or annual installments. The Regular Assessment to be paid by any particular Owner, except Grantor, for any given fiscal year shall be computed as follows:

7.2.3.1 An initial assessment set up fee of \$250.00 shall be paid to the Association at the closing of the acquisition by any Owner, aside from the Grantor, of a Building Lot. This fee shall (i) be paid by the purchaser, (ii) only apply to the initial sale from Grantor to a non-Grantor Owner, (iii) be in addition to and not a credit towards the Regular Assessments owed by an Owner and (iv) be used to pay back Grantor Loans. On all subsequent transfers of Building Lots, at the closing of the acquisition, the purchaser shall pay to the Association a transfer fee of \$50.00.

7.2.3.2 As to the Association’s Regular Assessment, initially, each Owner shall be assessed and shall pay an amount computed by multiplying the Association’s total Anticipated Expenses by 1.5 and then multiplying that total by the fraction produced by dividing the Building Lots attributable to the Owner by the total number of Building Lots that are part of the Property at the time such calculation is made. Regular Assessments shall be calculated in this manner until such time as all Grantor Loans have been repaid in full and, thereafter, each Owner shall be assessed and shall pay an amount computed by multiplying the Association’s total Anticipated Expenses by the fraction produced by dividing the Building Lots attributable to the Owner by the total number of Building Lots not owned by Grantor that are part of the Property at the time such calculation is made. As of the date of this Declaration the estimated initial amount of the

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 26 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

regular assessment is \$240.00 per year, per Building Lot, payable quarterly, every three (3) months in installments of \$60.00.

7.2.3.3 Notwithstanding anything in this Declaration to the contrary, Grantor is not obligated to pay any Regular, Special or Limited Assessment on any Building Lot that it owns.

7.3 Special Assessments.

7.3.1 Purpose and Procedure. In the event that the Board shall determine that its respective Regular Assessment for a given calendar year is or will be inadequate to meet the Expenses of the Association for any reason, including but not limited to costs of construction, reconstruction, unexpected repairs or replacement of capital improvements upon the Common Area, attorney's fees and/or litigation costs, other professional fees, or for any other reason, the Board shall determine the approximate amount necessary to defray such Expenses and levy a Special Assessment against the Owners and the Building Lots, pursuant to the terms of this Article VII and which shall be computed in the same manner as Regular Assessments. No Special Assessment shall be levied which exceeds twenty percent (20%) of the Anticipated Expenses of such Association for that fiscal year, without the vote or written assent of the Owners representing a majority of the votes of the Members of such Association. The Board shall, in its discretion, determine the schedule under which such Special Assessment will be paid.

7.3.2 Consistent Basis of Assessment. Every Special Assessment levied by and for the Association shall be levied and paid upon the same basis as that prescribed for the levying and payment of Regular Assessments.

7.4 Limited Assessments. Notwithstanding the above provisions with respect to Regular and Special Assessments, the Board may levy a Limited Assessment against any individual Member or multiple members (i) as a remedy to reimburse the Association for costs incurred in bringing the Member and/or such Member's Building Lot or restricted Common Area into compliance with the provisions of this Declaration, the Articles, Bylaws, Association Rules and any other governing instruments of the Subdivision, (ii) to collect other amounts owed by an Owner to the Association, and (iii) otherwise reimburse the Association for expenses incurred as a result of such Member's acts and omissions.

7.5 Uniform Rate of Assessment. Unless otherwise specifically provided herein, Regular and Special Assessments shall be fixed at a uniform rate per Building Lot for all Members of the Association.

7.6 Assessment Period. Unless otherwise provided in this Declaration or otherwise determined by the Board, the Assessment period shall commence on January 1st of each year and terminate December 31st of such year. The first Assessment shall be pro-rated according to the

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK SUBDIVISION - PAGE 27 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

number of months remaining in the fiscal year and shall be payable by the Owner of a Building Lot at the closing of the Owner's acquisition of such Building Lot.

7.7 Notice and Assessment Due Date. Ten (10) days' prior written notice of any change in the amount or due date of Regular and Special Assessments shall be sent to the Owner of every Building Lot subject thereto, and to any person in possession of such Building Lot. The due dates for the semi-annual payment of Regular Assessments and Special Assessments shall be the first day of January and the first day of July, unless some other due date is established by the Board. Each installment of the Regular Assessment or Special Assessment shall become delinquent if not paid within ten (10) days after the due date thereof. All Limited Assessments shall be delinquent if not paid within ten (10) days after notice of such Limited Assessment is provided to Owner. There shall accrue with each delinquent payment a late charge equal to ten percent (10%) of the delinquent charge and installment. In addition, each payment which is delinquent for more than twenty (20) days shall accrue interest at eighteen percent (18%) per annum calculated from the date of delinquency to and including the date full payment is received by the Association. The Association may bring an action against the delinquent Owner and may foreclose the lien against such Owner's Building Lot, or Building Lots if Owner owns more than one, as more fully provided herein. Each Owner is personally liable for Assessments, together with all interest, costs and attorney's fees, and no Owner may exempt themselves from such liability by a waiver of the use and enjoyment of the Common Areas, by lease or abandonment of such Owner's Building Lot, or by virtue of the fact that their voting and/or Common Area use rights have been restricted pursuant to the terms of this Declaration.

7.8 Estoppel Certificate. The Association, upon at least twenty (20) days prior written request, shall execute, acknowledge and deliver to the party making such request, a statement in writing stating whether or not, to the knowledge of the Association, a particular Owner is in default under the provisions of this Declaration, and further stating the dates, within the preceding twelve (12) month period that any Assessments have been paid by the Owner. Any such certificate delivered pursuant to this Section 7.8 may be relied upon by any prospective purchaser or mortgagee of the Owner's Building Lot. Reliance on such certificate may not extend to any default of which the signor of such certificate had no actual knowledge.

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 28 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

ARTICLE VIII: ENFORCEMENT OF ASSESSMENT; LIENS

8.1 **Right to Enforce.** The Association has the right to collect and enforce its Assessments pursuant to the provisions hereof. Each Owner, upon becoming an Owner of a Building Lot, shall be deemed to covenant and agree to pay each and every Assessment provided for in this Declaration and agrees to the enforcement of all Assessments in the manner herein specified. In the event an attorney or attorneys are employed for the collection of any Assessment, whether by suit or otherwise, or to enforce compliance with or specific performance of the terms and conditions of this Declaration, each Owner agrees to pay reasonable attorney's fees in addition to any other relief or remedy obtained against such Owner. The Board or its authorized representative may enforce the obligations of the Owners to pay such Assessments by any and all means available to it in law and in equity, including, without limitation, commencement and maintenance of a legal action, or exercise of the power of foreclosure and sale pursuant to Section 8.3 to enforce the liens created hereby. A suit to recover a money judgment for an unpaid Assessment shall be maintainable without foreclosing or waiving the lien hereinafter provided for.

8.2 **Assessment Liens.**

8.2.1 **Creation.** There is hereby created a claim of lien with power of sale on each and every Building Lot to secure payment of any and all Assessments levied against such Building Lot pursuant to this Declaration together with interest thereon at the maximum rate permitted by law and all costs of collection which may be paid or incurred by the Association making the Assessment in connection therewith, including reasonable attorney's fees. All sums assessed in accordance with the provisions of this Declaration shall constitute a lien on such respective Building Lot upon recordation of a claim of lien with the County Recorder. Such lien shall be prior and superior to all other liens or claims created subsequent to the recordation of the claim of lien except for tax liens for real property taxes on any Building Lot and assessments on any Building Lot in favor of any municipal or other governmental assessing body which, by law, would be superior thereto.

8.2.2 **Claim of Lien.** Upon default of any Owner in the payment of any Assessment issued hereunder, the Association may cause to be recorded in the office of the County Recorder a claim of lien. The claim of lien shall state the amount of such delinquent sums and other authorized charges (including the cost of recording such claim of lien), a sufficient description of the Building Lot(s) against which the same have been assessed, and the name of the record Owner thereof. Each delinquency shall constitute a separate basis for a claim of lien, but any number of defaults may be included within a single claim of lien. Upon payment to the Association of all delinquent sums and charges in any given claim of lien or other satisfaction thereof, the Association shall cause to be recorded a notice stating the satisfaction of such delinquent sums and charges. The

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 29 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

Association may demand and receive the cost of preparing and recording such notice before recording the same.

8.3 Method of Foreclosure. Such lien may be foreclosed by appropriate action in court or by sale by the Association, its attorney or other person authorized to make the sale. Such sale shall be conducted in accordance with the provisions of the Idaho Code applicable to the exercise of powers of sale permitted by law. The Board is hereby authorized to appoint its attorney, any officer or director of the Association, or any title company authorized to do business in Idaho, as trustee for the purpose of conducting such power of sale or foreclosure.

8.4 Required Notice. Notwithstanding anything contained in this Declaration to the contrary, no action may be brought to foreclose the lien created by recordation of claim of lien, whether judicially, by power of sale or otherwise, until the expiration of thirty (30) days after a copy of such claim of lien has been deposited in the United States mail, certified or registered, postage prepaid, to the Owner of the Building Lot(s) described in such claim of lien, and to the person in possession of such Building Lot(s) and a copy thereof is recorded by the Association in the office of the County Recorder.

8.5 Subordination to Certain Trust Deeds. The lien for the Assessments provided for herein in connection with a given Building Lot shall not be subordinate to the lien of any deed of trust or mortgage except the lien of a first deed of trust or first mortgage given and made in good faith and for value that is of record as an encumbrance against such Building Lot prior to the recordation of a claim of lien for the Assessments. Except as expressly provided in Section 8.6 with respect to a first mortgagee who acquires title to a Building Lot, the sale or transfer of any Building Lot shall not affect the Assessment lien provided for herein, nor the creation thereof by the recordation of a claim of lien, on account of the Assessments becoming due whether before, on, or after the date of such sale or transfer, nor shall such sale or transfer diminish or defeat the personal obligation of any Owner for delinquent Assessments as provided for in this Declaration.

8.6 Rights of Mortgagees. Notwithstanding any other provision of this Declaration, no amendment of this Declaration shall operate to defeat the rights of the beneficiary under any deed of trust, or a mortgagee under a mortgage, upon a Building Lot made in good faith and for value, and recorded prior to the recordation of such amendment, provided that after the foreclosure of any such deed of trust or mortgage such Building Lot shall remain subject to this Declaration as amended.

ARTICLE IX: INSPECTION OF ASSOCIATION'S BOOKS AND RECORDS

9.1 Member's Right of Inspection. The membership register, books of account and minutes of meetings of the Board and any committees of the Association shall be made available at the office of the Association or at such other place as the Board of such Association shall prescribe, for inspection and copying by any Member of the Association or by such Member's duly appointed representatives, upon reasonable notice, at any reasonable time and for a purpose

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK SUBDIVISION - PAGE 30 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.docx

reasonably related to such Member's interest as a Member. No Member or any other person shall copy the membership register for the purposes of solicitation of or direct mailing to any Member of the Association.

9.2 Rules Regarding Inspection of Books and Records. The Board shall establish reasonable rules with respect to:

9.2.1 Notice to be given to the custodians of the records by the persons desiring to make the inspection.

9.2.2 Hours and days of the week when such an inspection may be made.

9.2.3 Payment by the requesting Member of the cost of reproducing copies of documents requested pursuant to this Article IX.

9.3 Director's Rights of Inspection. Every director shall have the absolute right at any reasonable time to inspect all books, records and documents of the Association, and the physical properties owned or controlled by the Association. The right of inspection by a director includes the right to make extracts and copies of documents at the Association's expense.

ARTICLE X: ARCHITECTURAL COMMITTEE

10.1 Creation. Within thirty (30) days of the date on which the Grantor first conveys a Building Lot to an Owner, Grantor shall appoint three (3) individuals to serve on an architectural control committee (the "Architectural Committee"). Each member of the Architectural Committee shall hold office until such time as such member has resigned or has been removed, or such member's successor has been appointed, as provided herein. A member of the Architectural Committee need not be an Owner or Member of the Association. Members of the Architectural Committee may be removed by the person or entity appointing them at any time without cause.

10.2 Rights of Appointment. After the initial appointment by Grantor as set forth in Section 10.1, the Board shall have the exclusive right, at any time, and from time to time, to appoint and remove all members of the Architectural Committee. If a vacancy on the Architectural Committee occurs and a permanent replacement has not yet been appointed, the Board may appoint a member to serve for a specified temporary period not to exceed one (1) year.

10.3 Review of Proposed Construction. The Architectural Committee shall consider and act upon any and all proposals or plans and specifications submitted for its approval pursuant to this Declaration, and perform such other duties as from time to time shall be assigned to it by the Board, including, without limitation, the inspection of construction in progress to assure its conformance with plans and specifications approved by the Architectural Committee. The Board

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK SUBDIVISION - PAGE 31 OF 46

Rev. 1/13/2016

C:\Users\ldacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

shall have the power to determine, by rule or other written designation consistent with this Declaration, which types of Improvements shall be submitted for Architectural Committee review and approval. The Architectural Committee shall have the power to hire an architect, licensed with the State of Idaho, to assist the Architectural Committee in its review of proposals or plans and specifications submitted to the Architectural Committee. The Architectural Committee shall approve proposals or plans and specifications submitted for its approval only if it deems that the construction, alterations or additions or other Improvements contemplated thereby in the locations indicated will not be detrimental to the habitat of the Common Areas, or appearance of the Property as a whole, that the appearance of any structure affected thereby will be in harmony with the surrounding structures, and that the upkeep and maintenance thereof will not become a burden on the Association.

10.3.1 Conditions on Approval. The Architectural Committee may condition its approval of proposals or plans and specifications upon such changes thereto as it deems appropriate, and/or upon the agreement of the Owner to reimburse the Association for the cost of maintenance, and may require submission of additional plans and specifications or other information before approving or disapproving material submitted.

10.3.2 Architectural Committee Rules and Fees. The Architectural Committee also may establish rules and/or guidelines setting forth procedures for and the required content of the applications and other documentation submitted for approval. Such rules may require a fee to accompany each application for approvals or additional factors which it will take into consideration in reviewing submissions. The Architectural Committee shall determine the amount of such fee in a reasonable manner. Such fees shall be used to defray the costs and expenses of the Architectural Committee, including the cost and expense of hiring an architect licensed by the State of Idaho, as provided above, or for such other purposes as established by the Board, and such fee shall be refundable to the extent not expended for the purposes herein stated. If plans submitted are the same or substantially similar to plans previously approved by the Architectural Committee, at the discretion of the Architectural Committee, fees may be reduced for such application approvals.

Such rules and guidelines may establish, without limitation, specific rules and regulations regarding design and style elements, landscaping, and fences and other structures such as animal enclosures as well as special architectural guidelines applicable to Building Lots located adjacent to public open space, private open space or other Common Area.

10.3.3 Detailed Plans. The Architectural Committee may require such detail in plans and specifications submitted for its review as it deems proper, including, without limitation, floor plans, site plans, landscape plans, drainage plans, elevation drawings, and descriptions or samples of exterior material and colors. Until receipt of such details, the Architectural Committee may postpone review of any plan submitted for approval.

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 32 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

10.3.4 Architectural Committee Decisions. Decisions of the Architectural Committee and the reasons therefore shall be transmitted by the Architectural Committee to the Applicant at the address set forth in the application for approval within forty-five (45) days after filing all materials required by the Architectural Committee. Any materials submitted pursuant to this Article X shall be deemed approved unless written disapproval by the Architectural Committee shall have been mailed to the Applicant within forty-five (45) days after the date of filing said materials with the Architectural Committee.

10.4 Meetings of the Architectural Committee. The Architectural Committee shall meet from time to time as necessary to perform its duties hereunder. The Architectural Committee may from time to time by resolution unanimously adopted in writing, designate an Architectural Committee representative (who may, but need not be, one of its members) to take any action or perform any duties for and on behalf of the Architectural Committee, except the granting of variances pursuant to Section 10.9. In the absence of such designation, the vote of any two (2) members of the Architectural Committee, or the written consent of any two (2) members of the Architectural Committee taken without a meeting, shall constitute an act of the Architectural Committee.

10.5 No Waiver of Future Approvals. The approval of the Architectural Committee of any proposals or plans and specifications or drawings for any work done or proposed, or in connection with any other matter requiring the approval or consent of the Architectural Committee, shall not be deemed to constitute a waiver of any right to withhold approval or consent as to any similar proposals, plans and specifications, drawings or matter whatsoever subsequently or additionally submitted for approval or consent. Similarly, the disapproval of the Architectural Committee of any proposals or plans and specifications or drawings for any work done or proposed, or in connection with any other matter requiring the approval or consent of the Architectural Committee, shall not be deemed to constitute a waiver of any right to grant approval or consent as to any similar proposals, plans and specifications, drawings or matter whatsoever subsequently or additionally submitted for approval or consent.

10.6 Compensation of Members. The members of the Architectural Committee shall receive no compensation for services rendered, other than reimbursement for expenses incurred by them in the performance of their duties hereunder and except as otherwise agreed by the Board.

10.7 Inspection of Work. Inspection of work and correction of defects therein shall proceed as follows:

10.7.1 Upon the completion of any work for which approved plans are required under this Declaration, the Owner shall give written notice of completion to the Architectural Committee.

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 33 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

10.7.2 Within sixty (60) days thereafter, the Architectural Committee or its duly authorized representative may inspect such Improvement. If the Architectural Committee finds that such work was not done in substantial compliance with the plans, specifications and other documents submitted to and approved by the Architectural Committee, it shall notify the Owner in writing of such noncompliance within such sixty (60) day period, specifying the particular noncompliance issues and the Owner shall be required to remedy the same.

10.7.3 If upon the expiration of thirty (30) days from the date of such notification, or any longer time the Architectural Committee determines to be reasonable, the Owner shall have failed to remedy such noncompliance, the Architectural Committee shall notify the Board in writing of such failure. Upon receipt of such notice, the Board shall call a Special Meeting, as provided in the Bylaws, at which it shall authorize the Architectural Committee members and the applicable Owner to be heard. Based on such special meeting, the Board shall determine whether there is a noncompliance and, if so, the nature thereof and the estimated cost of correcting or removing the same. If a noncompliance exists, the Owner shall remedy or remove the same within a period of not more than forty-five (45) days from the date of the announcement of the Board ruling unless the Board specifies a longer time as reasonable. If the Owner does not comply with Board ruling within such period, the Board, at its option, may either remove the non-complying improvement or remedy the noncompliance, and the Owner shall reimburse the Association, upon demand, for all expenses incurred in connection therewith. If such expenses are not promptly repaid by the Owner to the Association, the Board shall levy a Limited Assessment against such Owner for reimbursement pursuant to this Declaration.

10.7.4 If for any reason the Architectural Committee fails to notify the Owner of any noncompliance with sixty (60) days after receipt of the written notice of completion from the Owner, the work shall be deemed to be in accordance with the approved plans.

10.8 Non-Liability of Architectural Committee Members. Neither the Architectural Committee nor any member thereof, nor any duly authorized Architectural Committee representative, shall be liable to the Association, any Owner, Grantor, or any other individual or entity, for any loss, damage, or injury arising out of or in any way connected with the performance of the Architectural Committee's duties hereunder, unless due to the willful misconduct or bad faith of the Architectural Committee. The Architectural Committee shall review and approve or disapprove all plans submitted to it for any proposed improvement, alteration or addition, solely on the basis of aesthetic considerations and the overall benefit or detriment which would result to the immediate vicinity and to the Property generally. The Architectural Committee shall take into consideration the aesthetic aspects of the architectural designs, placement of building, landscaping, color schemes, exterior finishes and materials and similar features, but shall not be responsible for reviewing, nor shall its approval of any plan or

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 34 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

design be deemed approval of, any plan or design from the standpoint of structural safety or conformance with building or other codes, laws or regulations.

10.9 Variances. With respect to the approval and construction of Improvements, the Architectural Committee may authorize variances from provisions of this Declaration and any other rules and guidelines created by the Architectural Committee, including restrictions upon height, size, floor area, or placement of structures, or similar restrictions, when circumstances such as topography, natural obstructions, hardship, aesthetic, or environmental considerations may require. However, no variances will be granted allowing for construction of structures or Improvements by Owners in the Common Areas. All authorized variances must be evidenced in writing and must be signed by at least two (2) members of the Architectural Committee. If such variances are granted, no violation of the covenants, conditions or restrictions contained in this Declaration shall be deemed to have occurred with respect to the matter for which the variance was granted. The granting of such a variance shall not operate to waive any of the terms and provisions of this Declaration for any purpose except as to the particular Building Lot and particular provision hereof covered by the variance, nor shall it affect any way the Owners obligation to comply with all governmental laws and regulations affecting such Owners use of the Building Lot, including but not limited to zoning ordinances or requirements imposed by any governmental or municipal authority.

ARTICLE XI: ANNEXATION OF ADDITIONAL PROPERTIES

11.1 By Grantor. Should Grantor own any property that is contiguous to the Property and, in Grantor's sole discretion, Grantor deems it desirable to annex some or all of such properties into the Subdivision (an "Annexed Tract"), such property may be annexed into the Subdivision and brought within the provisions of this Declaration as provided herein by Grantor at any time, and from time to time, without the approval of any Owner or the Association. The use and development of an Annexed Tract shall conform to all applicable land use regulations as such regulations are modified by variances.

11.2 Rights and Obligations of Owners of an Annexed Tract. Subject to the provisions hereof, upon the recording of a Supplemental Declaration as to any Annexed Tract, all provisions contained in the Declaration shall apply to the Annexed Tract in the same manner as if it were originally covered by this Declaration, subject to such modifications, changes and deletions as are specifically provided in such Supplemental Declaration, such Annexed Tract shall be treated for all purposes as part of the Property as defined above. Without limiting the generality of the immediately preceding sentence, if an Annexed Tract becomes part of the Property, all Building Lots in the Annexed Tract shall be included for the purposes of the calculation set forth in Section 5.3.2 of this Declaration and such calculation shall be redone based on the inclusion of such Building Lots and Class B membership reinstated based on such recalculation. The Owners of lots located any Annexed Tract shall become members of the Association and shall become liable for their appropriate share of Assessments. Title to the Common Areas which are to be owned and managed by the Association within any Annexed Tract shall be conveyed to the

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK SUBDIVISION - PAGE 35 OF 46

Rev. 1/13/2016

C:\Users\ldacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

Association, free and clear of any and all encumbrances and liens, subject to reservations, easements, covenants, conditions and restrictions then of record including those set forth in this Declaration or any Supplemental Declaration applicable to such Annexed Tracts.

11.3 Method of Annexation. The addition of an Annexed Tract to the Property authorized under sections 11.1 and 11.2 shall be made by filing of record a Supplemental Declaration or other similar instrument with respect to the Annexed Tract, which shall be executed by Grantor or the owner of the Annexed Tract, and which shall cause the annexation of the Annexed Tract into the Subdivision. Thereupon each Annexed Tract shall be part of the Property, shall be subject to this Declaration and encompassed within the general plan and scheme hereof as modified by such Supplemental Declaration, and shall be subject to the functions, powers, and jurisdiction of the Association, or, at the election of the Grantor, of a new Association established for the area encompassing the Annexed Tract. Such Supplemental Declaration or other appropriate document may contain such additions, modifications or deletions as may be deemed by Grantor or the owner of the Annexed Tract desirable to reflect the different character, if any, of the Annexed Tract, or as Grantor or such owner may deem appropriate in the development of the Annexed Tract. If any Annexed Tract is created, the Association shall have the authority to levy Assessments against the Owners located within such Annexed Tract, and the Association shall have the duty to maintain additional Common Area located within the Annexed Tract if so specified in any Supplemental Declaration.

11.4 De-annexation. Grantor may delete all or a portion of the Property, including, without limitation, previously Annexed Tracts, from the Property and from coverage of this Declaration and the jurisdiction of the Association so long as Grantor is the owner of all such de-annexed Property and provided that a Supplemental Declaration of Deletion of Property is recorded in the office of the County Recorder. Members other than Grantor as described above shall not be entitled to de-annex all or any portion of the Property.

ARTICLE XII: EASEMENTS

12.1 Easements of Encroachment. There shall be reciprocal appurtenant easements of encroachment as between each Building Lot and such portion or portions of the Common Area adjacent thereto or as between adjacent Building Lots due to the unwillful placement or settling or shifting of the sidewalks and driveways constructed, reconstructed or altered thereon in accordance with the terms of this Declaration. Easements of encroachment shall be valid only so long as they exist, and the rights and obligations of Owners shall not be altered in any way because of encroachments, settling or shifting of the Improvements; provided, however, that in no event shall a valid easement for encroachment occur due to the willful act or acts of an Owner. In the event a structure on any Building Lot is partially or totally destroyed, and then repaired or rebuilt, the owners of each Building Lot agree that minor encroachments over adjoining Building Lots that existed prior to the encroachment may be reconstructed pursuant to the easement granted by this Section 12.1

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK SUBDIVISION - PAGE 36 OF 46

Rev. 1/13/2016

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12.2 Easements of Access. All Owners of Building Lots will have a perpetual easement for access, ingress and egress over the Common Area, including but not limited to the private streets, cul-de-sacs and walkways; provided, however, this shall not be a limitation of the Association's right to restrict or suspend use of other portions of the Common Area pursuant to the terms of this Declaration. These easements shall run with the land. Such easements may be used by Grantor, and by all Owners, their guests, tenants and invitees, residing on or temporarily visiting the property, for pedestrian walkways, vehicular access and such other purposes reasonably necessary for the use and enjoyment of a Building Lot or Common Area.

12.3 Drainage and Utility Easements. Grantor expressly reserves for the benefit of all the Property reciprocal easements of access, ingress and egress for all Owners to and from their respective Building Lots for installation and repair of utility services, for drainage of water over, across and upon adjacent Building Lots, and Common Areas, resulting from the normal use of adjoining Building Lots or Common Areas, and for necessary maintenance and repair for any Improvement including, without limitation, fencing, retaining walls, lighting facilities, mailboxes and sidewalk abutments, trees, and landscaping. Notwithstanding anything expressly or impliedly contained herein to the contrary, this Declaration shall be subject to all easements heretofore or hereafter granted by Grantor for the installation and maintenance of utilities and drainage facilities that are required for the development of the Property. In addition, Grantor hereby reserves for the benefit of the Association the right to grant additional easements and rights-of-way over any portion of the Property until close of escrow for the sale of the last Building Lot in the property to a purchaser. The Owners are hereby restricted and enjoined from constructing any Improvements upon any drainage or utility easement areas as shown on the Plat of the Subdivision or otherwise designated in any recorded document which would interfere with or prevent the easement from being used for such purpose; provided, however, that the Owner and the Grantor, Association or designated entity with regard to the landscaping easement described in this Article XII, shall be entitled to install and maintain landscaping on such easement areas, and also shall be entitled to build and maintain fencing on such easement areas subject to approval by the Architectural Committee, so long as the same would not interfere with or prevent the easement areas from being used for their intended purposes; provided, that any damage sustained to Improvements on the easement areas as a result of legitimate use of the easement areas shall be the sole and exclusive obligation of the Owner whose Improvements were so damaged.

12.4 Rights and Duties Concerning Utility Easements. The rights and duties of the Owners with respect to utilities shall be governed by the following:

12.4.1 Wherever utility house connections are installed within the Property, which connections or any portions thereof lie in or upon Building Lots owned by an Owner other than the Owner of the Building Lot served by the connections, the Owner of the Building Lot served by the connections shall have the right, and is hereby granted an easement to the full extent necessary therefore, to enter upon any Building Lot or to have their agent enter upon any Building Lot within the Property in or upon which said

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 37 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

connections or any portion thereof lie, to repair, replace and generally maintain the connections as and when it may be necessary.

12.4.2 Whenever utility house connections are installed within the Property, which connections serve more than one Building Lot, the Owner of each Building Lot served by the connections shall be entitled to full use and enjoyment of such portions of said connections as service to such Owner's Building Lot.

12.5 Driveway Easements. Whenever a driveway is installed within the Property that in whole or in part lies upon a Building Lot owned by an Owner other than the Owner of the Building Lot served, or a driveway is installed to serve more than one Building Lot, the Owner of each Building Lot served or to be served by such driveway shall be entitled to full use and enjoyment of the Building Lot upon which the driveway is installed as is required to service such Owner's Building Lot or to repair, replace, or maintain such driveway.

12.6 Disputes as to Sharing of Costs. In the event of a dispute between Owners with respect to the repair or rebuilding of utility connections or driveways, or with respect to the sharing of the cost therefore, upon written request of one of such Owners addressed to the Association, the matter shall be submitted to the Board which shall decide the dispute and, if appropriate, make an appropriate Assessment against any or all of the Owners involved, which Assessment shall be collected and enforced in the manner provided by this Declaration for Limited Assessments.

12.7 General Easement for Corrective Action. An easement is hereby reserved to the Association, its contractors and agents, to enter those portions of Building Lots, for the purpose of performing any and all corrective and other action that it is entitled to take pursuant to the terms of this Declaration and any rules or regulations adopted by the Board or the Architectural Committee.

12.8 Overhang Easement. There shall be an exclusive easement appurtenant to each Building Lot over the Common Areas for overhanging eaves, and for any projections from the buildings, which projections shall not extend beyond the save line and shall be consistent with all building codes and all Architectural Committee approval requirements.

12.9 Maintenance and Use Easement Between Walls and Lot Lines. Whenever the wall of a structure, or a fence or retaining wall legitimately constructed on a Building Lot under plans and specifications approved by the Architectural Committee is located within five (5) feet of the lot line of such Building Lot, the Owner of such Building Lot is hereby granted an easement over and on the adjoining Building Lot (not to exceed five (5) feet from the Building Lot line) for purposes of maintaining and repairing such wall or fence and eaves or other overhangs, and the Owner of such adjoining Building Lot is hereby granted an easement for landscaping purposes over and on the area lying between the lot line and such structure or fence so long as such use does not cause damage to the structure or fence.

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 38 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
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12.10 Waterway Easements. Grantor hereby reserves for the benefit of the Association an easement for all Waterways and related pipes, pumps and other equipment over, across and under all Building Lots and Common Areas, to the extent reasonably required to maintain any water system installed by Grantor or the Association on the Property or pursuant to plans and specifications approved by the Architectural Committee. Any relocation of the water lines installed as a part of such system shall not be undertaken in any way which interrupts the flow of water through the system or damages the system in any other fashion. Grantor reserves the right for Grantor and for the Association, to make any reconfiguration of any Waterway which it determines, in its own discretion, to be necessary, expedient or desirable, provided, however, that nothing herein shall reserve unto Grantor the right to take any action which would disturb, encroach upon, or endanger the foundation of any building, nor shall Grantor take any action which would materially alter any Waterway's proximity to improved property abutting such Waterways.

12.11 Specific Landscape Easement. Grantor hereby reserves for the benefit of the Association a perpetual Landscape Easement. Such easement shall allow the Association to install and maintain the berms, retaining walls, fences, and landscaping within the area defined as the Landscape Easement.

12.12 Specific Easements Designated in Plat. Notwithstanding any provisions heretofore, the Grantor reserves, for the benefit of the Association, the specific easements for utility, drainage, irrigation and access as set forth on the recorded Plat for the Subdivision.

ARTICLE XIII: MISCELLANEOUS

13.1 Term. The easements created hereunder shall be perpetual, subject only to extinguishment by the holders of such easements as provided by law. The covenants, conditions, restrictions, and equitable servitudes of this Declaration shall run until December 31, 2023, unless amended as herein provided. After such date, such covenants, conditions, and restrictions shall be automatically extended for successive periods of ten (10) years each, unless amended or extinguished by a written instrument executed by Members holding at least three-fourths (3/4) of the voting power of the Association and such written instrument is recorded with the County Recorder. If the consent of any governmental entity is required prior to dissolution of the Association, then the Association may not dissolve without first obtaining such consent.

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK SUBDIVISION - PAGE 39 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
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13.2 Amendment.

13.2.1 By Grantor. Until the recordation of the first deed conveying a Building Lot to a party other than Grantor, the provisions of this Declaration may be amended, modified, clarified, supplemented, added to (collectively, "amendment") or terminated by Grantor by recordation of a written instrument setting forth such amendment or termination, provided, however, the effect of such amendment shall be subject to the limitation set forth in Section 13.3. Any amendment affecting a particular Annexed Tract may be made by Grantor by an amendment to this Declaration at any time up to the recordation of the first deed conveying a Building Lot in such Annexed Tract to a party other than Grantor or the owner of such Annexed Tract.

13.2.2 By Owners. Except where a greater percentage is expressly required in this Declaration, the provisions of this Declaration, other than this Article XIII, may be amended only by the vote or written consent of Owners representing more than fifty percent (50%) of the votes in the Association. Any such amendment must be by an instrument in writing signed and acknowledged by the president and secretary of the Association certifying and attesting that such amendment has been approved as set forth above and such amendment shall be effective upon its recordation with the County Recorder. Any amendment to this Article XIII shall require the vote or written consent of Members holding ninety-five percent (95%) of the voting power of the Association and must meet the requirements in the immediately preceding sentence to be effective.

13.2.3 Effect of Amendment. Any amendment of this Declaration approved in the manner specified above shall be binding on and effective as to all Owners and their respective properties notwithstanding that such Owners may not have voted for or consented to such amendment. Such amendments may add to and increase the covenants, conditions, restrictions, and easements applicable to the Property but shall not prohibit or unreasonably interfere with the allowed uses of such Owner's Building Lot that existed prior to the said amendment.

13.3 Mortgage Protection. Notwithstanding any other provision of this Declaration, no amendment of this Declaration shall operate to defeat or render invalid the rights of the beneficiary under any first deed of trust, or the mortgagee on a first mortgage, upon a Building Lot made in good faith and for value, and recorded prior to the recordation of such amendment, provided that after foreclosure of any such first deed of trust or mortgage, such Building Lots shall remain subject to this Declaration, as amended.

13.4 Notices. Except as otherwise specifically set forth in this Declaration or in the Bylaws, any notices permitted or required to be delivered as provided in this Declaration shall be in writing and may be delivered either personally or by mail. If delivery is made by mail, it shall be deemed to have been delivered seventy-two (72) hours after the same has been deposited in the United States mail, postage prepaid, addressed to such person at the address appearing on the

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK SUBDIVISION - PAGE 40 OF 46

Rev. 1/13/2016

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Association's records. Such address may be changed from time to time by notice in writing to the Association's registered agent and to the Association's Secretary, as provided in this Section 13.4.

13.5 Enforcement and Non-Waiver.

13.5.1 Right of Enforcement. Except as otherwise provided herein; any Owner of any Building Lot shall have the right to enforce any or all of the provisions of this Declaration.

13.5.2 Violations and Nuisances. The failure of any Owner to comply with any provision hereof, or with any provision of the Articles or Bylaws of any Association, is hereby declared a nuisance and will give rise to a cause of action by the Grantor, the Association or any Owner within the Property for recovery of damages or for negative or affirmative injunctive relief or both. However, notwithstanding all other provisions in the Declaration to the contrary, only Grantor, the Association, the Board, or a duly authorized agent of any of them, may enforce by self-help any of the provisions hereof and only if such self-help is preceded by notice to the Owner pursuant to the terms of this Declaration, and if notice is not addressed in a particular case, reasonable notice.

13.5.3 Violation of Law. Any violation of any state, municipal, or local law, ordinance, or regulation pertaining to the ownership, occupation or use of any property within the Property is hereby declared to be a violation of this Declaration and subject to any or all of the enforcement procedures set forth in this Declaration and any or all enforcement procedures in law and equity.

13.5.4 Remedies Cumulative. Each remedy provided in this Declaration is cumulative and not exclusive.

13.5.5 Non-Waiver. The failure to enforce any of the provisions of the Declaration at any time shall not constitute a waiver of the right to enforce any such provision.

13.6 Interpretation. The provisions of this Declaration shall be liberally construed to effectuate its purpose of creating a uniform plan for the development and operation of the Property. This Declaration shall be construed and governed under the laws of the State of Idaho.

13.6.1 Restrictions Construed Together. All of the provisions of this Declaration shall be liberally construed together to promote and effectuate the fundamental concepts of the development of the Property as set forth in the recitals of this Declaration.

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 41 OF 46

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
Files\Content.Outlook\QR7NKGSA\CCR's for Deserthawk Subdivision (Updated Final) 130404.doc.docx

13.6.2 Restrictions Severable. Notwithstanding the provisions of the foregoing paragraph 13.6.1, each of the provisions of this Declaration shall be deemed independent and severable, and the invalidity or partial invalidity of any provision or portion thereof shall not affect the validity or enforceability of any other provision of the Declaration.

13.6.3 Singular Includes Plural. Unless the context requires a contrary construction, the singular shall include the plural and the plural singular, and the masculine, feminine, or neuter shall each include the masculine, feminine, and neuter.

13.6.4 Captions. All captions and titles used in this Declaration are intended solely for convenience or reference and shall not affect that which is set forth in any of the provisions hereof.

13.7 Successors and Assigns. Except with respect to the terms of Section 3.14 of this Declaration providing specific requirements for ARCHITECTURAL assignment of the Grantor's rights, all references herein to Grantor, Owners, any Association, or person shall be construed to include all successors, assigns, partners, and authorized agents of such Grantor, Owners, Association, or person.

13.8 Mediation. Prior to the commencement of any legal or equitable proceedings with respect to the terms and provisions of this Declaration, the Articles, Bylaws or any decision by the Architectural Committee, the parties involved in the dispute are required to participate in a mediation to attempt resolution of the disputed matter, provided, however, this right to mediation shall not apply to disputes related to any Assessments. Unless the parties mutually agree otherwise, the mediation shall be non-binding, shall be held County, Idaho, and shall be performed in accordance with the then existing Idaho rule of civil procedure governing mediation (currently I.R.C.P. 16(k)). If Grantor is a party to the dispute, regardless of the identity of the opposing party, Grantor shall be entitled to payment by the opposing party of Grantor's fees and costs incurred prior to and as part of the required mediation. If the Association is a party to the dispute, so long as Grantor is not the opposing party (in which case the immediately preceding sentence shall apply), the Association shall be entitled to payment by the opposing party of the Association's fees and costs incurred prior to and as part of the required mediation. After unsuccessful, good faith, efforts to resolve claims and disputes by mediation, the parties shall have all rights and remedies otherwise available to them in law or equity.

[Signature Page Follows]

DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 42 OF 46

Rev. 1/13/2016

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**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 43 OF 46**

Rev. 1/13/2016

C:\Users\dacrawford\AppData\Local\Microsoft\Windows\Temporary Internet
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IN WITNESS WHEREOF, the Declarant has executed this Declaration effective as of the date first set forth above.

DAS Investments, LLC, an Idaho limited liability company

By: Timothy W. Eck
Its: Manager

ACKNOWLEDGEMENT

State of Idaho)
)ss.
County of _____)

On this the ___ day of _____, 2013, before me, the undersigned Notary Public in and for said state, personally appeared Timothy W. Eck, known by me to be a Manager of DAS Investments, LLC, an Idaho limited liability company, whose name is subscribed to the within and foregoing instrument and he acknowledged to me that he executed the same on its behalf.

Notary Public
Residing At:
My Commission Expires:

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 44 OF 46**

Rev. 1/13/2016

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Exhibit A

The Property

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 45 OF 46**

Rev. 1/13/2016

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Exhibit B

Stormwater Facility Operation and Maintenance Plan Outline

**DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS FOR DESERTHAWK
SUBDIVISION - PAGE 46 OF 46**

Rev. 1/13/2016

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B & A Engineers, Inc.

Consulting Engineers & Surveyors
5505 W. Franklin Rd. Boise, Id. 83705
Phone. 208-343-3381 Facsimile 208-342-5792

RECORDED
5.16.17

Deserthawk Subdivision No. 4 Boundary Description

10 April 2017

A re-subdivision of Lot 13 of The Kuna Orchard Tracts as shown in Book 6 of Plats, at Page 291, records of Ada County, Idaho, being situate in the northwest quarter of the southwest quarter of Section 26, Township 2 North, Range 1 West, Boise Meridian, Kuna City, Ada County, Idaho, and being more particularly described as follows:

Commencing at the southwest corner of said Section 26, which bears $S00^{\circ}20'21''W$, 2,669.67 feet from the west quarter corner of said Section 26; thence $N00^{\circ}20'21''E$, 2,002.27 feet along the westerly boundary of the southwest quarter of said Section 26; thence $S89^{\circ}39'39''E$, 25.00 feet to the southwest corner of said Lot 13 and to the **Point of Beginning**:

Thence $N00^{\circ}20'21''E$, 642.47 feet along the westerly boundary of said Lot 13 and along a line parallel with the westerly boundary of the southwest quarter of said Section 26 to the northwest corner of said Lot 13;

Thence $S89^{\circ}48'47''E$, 632.72 feet along the northerly boundary of said Lot 13 and along a line parallel with the northerly boundary of the southwest quarter of said Section 26 to the northeast corner of said Lot 13;

Thence $S00^{\circ}19'24''W$, 643.41 feet along the easterly boundary of said Lot 13 to the southeast corner of said Lot 13;

Thence $N89^{\circ}43'39''W$, 632.89 feet along the southerly boundary of said Lot 13 to the **Point of Beginning**.

Comprising 9.34 acres, more or less.



Exhibit

A2d

RECEIVED
5.16.17

B & A Engineers, Inc.
 Consulting Engineers & Surveyors
 5505 W. Franklin Rd. Boise, Id. 83705
 Phone. 208-343-3381 Facsimile 208-342-5792

Deserthawk Subdivision No. 4 Rezone Description to R6

11 May 2017

Lot 13 of the Kuna Orchard Tracts as shown in Book 6 of Plats at Page 291 records, Ada county, Idaho and adjoining right-of-way, situate in the northwest quarter of the southwest quarter of Section 26, Township 2 North, Range 1 West, Boise Meridian, Kuna City, Idaho, being more particularly described as follows:

Beginning at the west quarter corner of said Section 26, which is the **Point of Beginning**:

Thence S89°48'47"E, 657.72 feet along the northerly boundary of the northwest quarter of the southwest quarter of said Section 26 and the centerline of West Sunbeam Street to the extension of the easterly boundary of said Lot 13;

Thence S00°19'24"W, 668.41 feet along the extension of the easterly boundary of said Lot 13 and the easterly boundary of said Lot 13 to the southeast corner of said Lot 13;

Thence N89°43'39"W, 657.89 feet along the southerly boundary of said Lot 13 and the extension of the southerly boundary of said Lot 13 to the westerly boundary of the northwest quarter of the southwest quarter of said Section 26 and to the centerline of South Ten Mile Road;

Thence N00°20'21"E, 667.40 feet along the westerly boundary of the northwest quarter of the southwest quarter of said Section 26 and the centerline of South Ten Mile Road to the **Point of Beginning**.

Comprising 10.09 Acres, more or less.

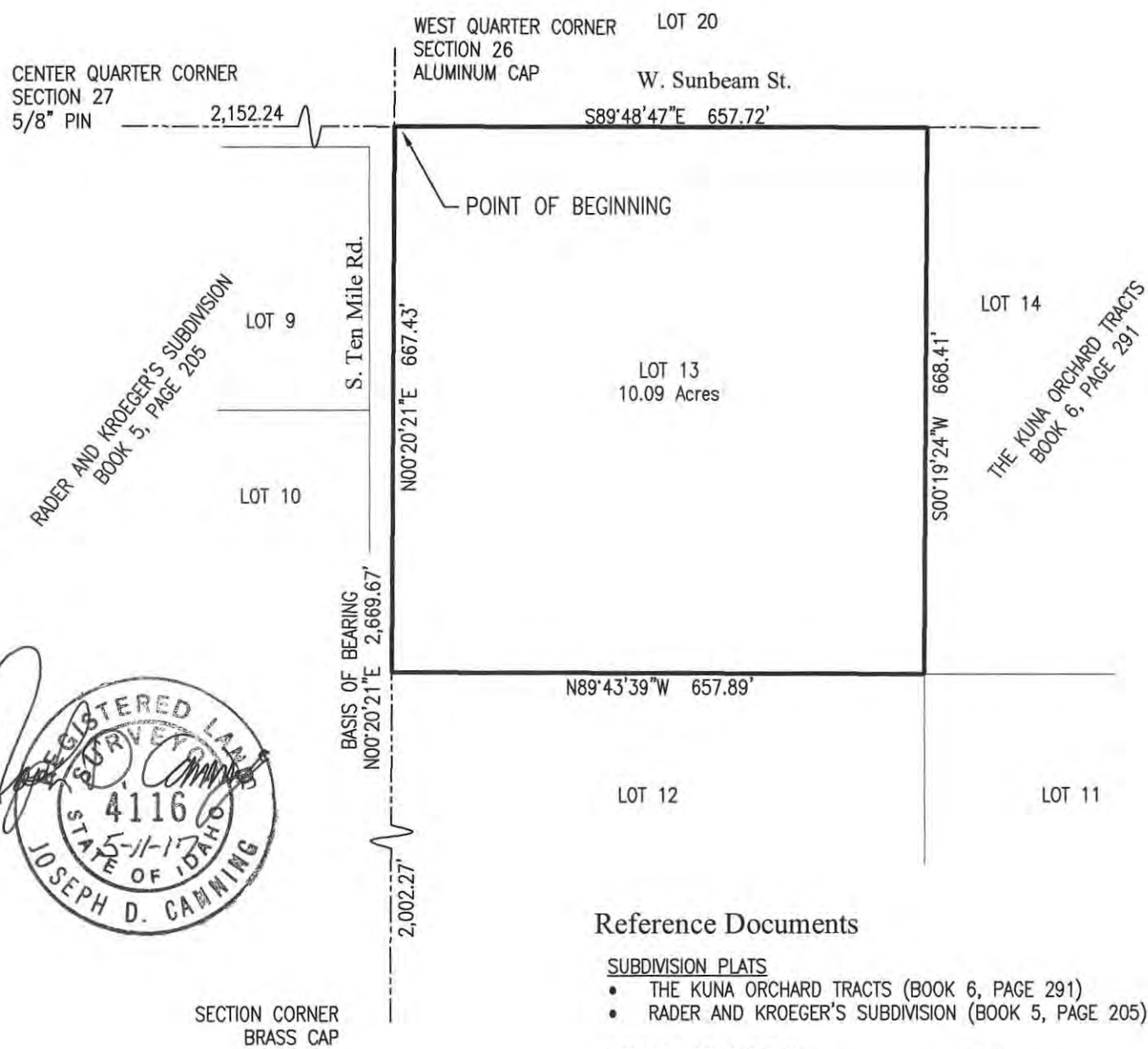


Deserthawk Subdivision No. 4

Rezone Boundary Sketch

874 S. TEN MILE RD. KUNA, IDAHO
LOT 13 OF THE KUNA ORCHARD TRACTS AS SHOWN IN BOOK 6 OF PLATS AT PAGE 291 RECORDS, ADA COUNTY, IDAHO.
SITUATE IN A PORTION OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 26, TOWNSHIP 2 NORTH, RANGE 1 WEST, BOISE MERIDIAN, KUNA CITY, ADA COUNTY, IDAHO.

RECEIVED
5.16.17



Reference Documents

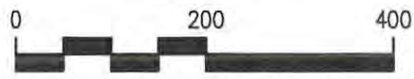
- SUBDIVISION PLATS
- THE KUNA ORCHARD TRACTS (BOOK 6, PAGE 291)
 - RADER AND KROEGER'S SUBDIVISION (BOOK 5, PAGE 205)

- RECORDS OF SURVEYS
- ROS NO. 7396



B&A Engineers, Inc.

Consulting Engineers, Surveyors & Planners
5505 W. Franklin Rd. Boise, Id. 83705
(208) 343-3381



HORIZONTAL SCALE: 1"=200'



ADA COUNTY RECORDER Christopher D. Rich
BOISE IDAHO Pgs=1 NIKOLA OLSON
TITLEONE BOISE
2016-040304
05/11/2016 03:23 PM
\$10.00

RECEIVED
5.16.17

Order Number: 16266825

Warranty Deed

For value received,

The Estate of John Robert Burget, deceased, by James S. Burget, as Personal Representative under Probate Case No. CV IE 1604015

the grantor, does hereby grant, bargain, sell, and convey unto

Endurance Holdings LLC , an Idaho limited liability company

whose current address is 1977 E. Overland Road, Meridian, ID 83642

the grantee, the following described premises, in Ada County, Idaho, to wit:

Lot 13 in the Kuna-Orchard Tracts, according to the official plat thereof, filed in Book 6 of Plats at Page 291, official records of Ada County, Idaho.

To have and to hold the said premises, with their appurtenances unto the said Grantee, its heirs and assigns forever. And the said Grantor does hereby covenant to and with the said Grantee, that Grantor is the owner in fee simple of said premises; that they are free from all encumbrances except those to which this conveyance is expressly made subject and those made, suffered or done by the Grantee; and subject to all existing patent reservations, easements, right(s) of way, protective covenants, zoning ordinances, and applicable building codes, laws and regulations, general taxes and assessments, including irrigation and utility assessments (if any) for the current year, which are not due and payable, and that Grantor will warrant and defend the same from all lawful claims whatsoever. Whenever the context so requires, the singular number includes the plural.

Dated: May 6, 2016

The Estate of John Robert Burget

By: James S. Burget JR
James S. Burget, Personal Representative

State of Colorado, County of Delta, ss.

On this 10 day of May in the year of 2016, before me, the undersigned, a notary public in and for said state, personally appeared James S. Burget known or identified to me to be the person whose name is subscribed to the within instrument, as the personal representative of the estate of John Robert Burget and acknowledged to me that he/she executed the same as such personal representative of the estate of John Robert Burget.

Ann E Mayne
Notary Public
Residing In: cedaredge co
My Commission Expires: 12/17/16
(seal)

ANN E MAYNE
Notary Public
State of Colorado
Notary ID 20084041858
My Commission Expires Dec 17, 2016

Exhibit
A2e

B & A Engineers, Inc.

Consulting Engineers & Surveyors
5505 W. Franklin Rd. Boise, Id. 83705
Ph. 208-343-3381 Fax 208-342-5792

RECEIVED
5.16.17

May 11, 2017

City of Kuna

751 W. 4th St.
Kuna, Idaho 83634

Subject: **Preliminary Plat Approval and Re-zone to R6 request for the for Deserthawk
Subdivision No. 4**

Council, Commission and Staff:

We are pleased to present this request for approval of a Preliminary Plat of Deserthawk Subdivision No. 4 on behalf of the land owner, Endurance Holdings LLC. The project site is located east of Ten Mile Road, south of Sunbeam Road.

The site consists of 9.5 acres of land. It is located within the Kuna City Limits, Zoned Agricultural, and is included within the City of Kuna Sanitary Sewer Local Improvement District. The Ada County Assessor lists the address as 874 S. Ten Mile Road, and the parcel number as R5070501800.

The project is a re-subdivision of Lot 13 of the original Kuna Orchard Tracts Subdivision. It lies adjacent to the existing Deserthawk Subdivisions. This development continues with the Deserthawk name but was not part of the original Deserthawk preliminary plat.

Site Information

The property consists of one parcel of land. The Ada County Assessor lists the parcel number as follows:

R1727730050

The lands are currently utilized for agricultural activities.

General Site Features

The property has several special elements which are to be considered. These elements are generally described with some discussion as follows:

Existing Public Streets

North Ten Mile Road on the project's west boundary
W. sunbeam Street is on the project's north boundary

B & A Engineers, Inc.

Consulting Engineers & Surveyors
5505 W. Franklin Rd. Boise, Id. 83705
Ph. 208-343-3381 Fax 208-342-5792

Each of the roadways noted are considered collector roads. Each is unique in their situation and current improvements. Each is presented in a manner consistent with the required improvements for their classification. A detailed description of all the nuances necessary for development of these roads is not being presented with this letter.

It should be noted that the existing Sunbeam street has not been improved. This development will improve the street in accordance with the requirements from ACHD. A full street section consisting of 2 travel lanes curb, gutter, and sidewalk will be provided south of the projects north boundary. We do not intend to disturb any of the property on the north to complete these improvements.

The attached plan is representative of communication with the City, the Ada County Highway District (ACHD) and the developer, to ensure proper alignment, width and construction of the roadways that is consistent with the City's and ACHD's vision. We will continue to work with and provide for the required improvements on these roadways as necessary during the development of the subdivision.

Sanitary Sewer

The project has an existing sanitary sewer trunk line located at the Ash and Penelope Street intersection to the north east of the project site. While there are existing facilities located within Ten Mile Road, those facilities are not adequate to provide service to the development. Offsite construction of approximately 1,700 lineal feet of domestic water, sewer and pressure irrigation lines are necessary to serve this 9.5 Acre site. This equates to a total of approximately 5,100 lineal feet of infrastructure to serve the development. This does not include the construction of these items within the development.

The sanitary sewer lines within the development are to be installed as development occurs to provide service to the lots within the subdivision. The preliminary design of the sanitary sewer mainlines to service the development is represented within the preliminary plat.

Water

The project has an existing domestic water line located at the Ash and Penelope Street intersection north east of the project site. While there are existing facilities located within Ten Mile Road, those facilities are not adequate to provide service to the development. Offsite construction of approximately 1,700 lineal feet of domestic water lines are necessary to serve this 9.5 Acre site.

Pressure Irrigation

The project has access to the pressure irrigation line located near the northwest corner of the development. The project will extend the City's pressure irrigation mainline to the project site and the lots within the development.

B & A Engineers, Inc.

Consulting Engineers & Surveyors
5505 W. Franklin Rd. Boise, Id. 83705
Ph. 208-343-3381 Fax 208-342-5792

Irrigation

There is a surface irrigation ditch that exist on the property's west boundary. This is anticipated to be piped through the development to ensure continued delivery of surface irrigation waters to downstream users.

Site Summary

This development takes into account surrounding land uses, the current marketing and economics of the area. Additionally what is presented here takes is prepared in accordance with applicable portions of Kuna City Code, input from City staff, Fire Department and the Ada County Highway District.

Pre-Application Meeting

A pre-application meeting was held for the project with City Staff. During this meeting it was identified that the project does not consist of more than 50 lots and is not considered a Large Scale Subdivision.

Kuna Fire Chief Terry Gammel indicated that all public roadways shall be constructed to public road standards which shall act as fire access roads. He also indicated a secondary access would be required for any development beyond 30 lots. Additionally, dead end fire apparatus access roads in excess of 150 feet shall be provided with turnarounds.

The city Engineer indicated that the services for the site were to be accessed at the Ash and Penelope Street intersections.

The Ada county Highway District indicated that stub streets to the projects east boundary are to locate wholly on a single property and not split along adjacent property lines.

Neighborhood Meeting

A neighborhood meeting was held for the proposed project on Monday July 20, 2015 at 6:00PM at the project Site. The neighborhood sign in sheet has been included within the application. Several questions were brought up during the meeting from individual land owners. These were as follows:

Question: *Will the project be phased? When and where will the project start construction?*

Answer: We do anticipate only one phase. Construction of the development may realistically commence within 12-18 months and is dependent on many factors.

Question: *Will the development disturb the fence along the north boundary?*

Answer: Fencing will be installed as required by Kuna City Code and is anticipated to be constructed south of Sunbeam street. We do not anticipate disturbing the fence along the

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- north boundary.
- Question:* **How was the contact information for the neighborhood meeting notification generated?**
- Answer:* The neighborhood meeting list was provided by the City as requested and as required by Kuna Code. Neighbors within 300-feet of the development site were notified.
- Question:* **Will construction of the development create dust?**
- Answer:* Construction will create dust. Good housekeeping practices will be utilized during construction to minimize dust creation to the extent practical.

Adjoining Land Use

The properties that surround the subject lands are not all within Kuna's city limits. However all adjoining properties are located within of the city of Kuna's impact area and surrounded by the City Limits.

The following list generally identifies adjoining land uses:

North:	Single Family Residential, Agricultural
South:	Single Family Residential, Agricultural
East:	Single Family Residential –Agricultural
West:	Single Family, R6, Agricultural

Zoning

Kuna City Code 5-2-2 indicates the following:

Medium density residential district (R-6): The purpose of the R-6 district is to promote the development of medium density living areas, not to exceed six (6) dwelling units per net acre. A district requirement is connection to public sewer and water. The zone is intended to accommodate single-family dwellings, duplexes, manufactured homes and group living arrangements. There is an opportunity to initiate mixed-use activity in this zone through the PUD process.

The following identifies the specific items related to Ardell Estates Subdivision as follows:

- **Density**
Density has been calculated as 3.64 residential homes per acre, far under the maximum listed as 6 dwelling units per acre. We believe that this is consistent with surrounding land uses and previous developments adjacent to the project.
- **Public Utility Connections sewer and water**
The development will provide utility connections for water, sewer, and pressure irrigation service to each lot in the development through necessary and required extensions of the City services. The project is located within the City of Kuna Sanitary Sewer Local Improvement District.
- **Zone**

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5505 W. Franklin Rd. Boise, Id. 83705
Ph. 208-343-3381 Fax 208-342-5792

This development anticipates providing lots for single family homes.
No mixed use activity is being provided with this development.

Utilities

Extensions of existing city infrastructure will provide the necessary utilities to develop the property. This will include the extension of sanitary sewer, potable water and pressure irrigation as discussed earlier in this letter.

Public utilities such as power, phone, etceteras will be provided to the extent necessary to serve the appropriate elements within the project.

Though the specifics of these utility extensions have not been designed for every area of the property, specific information for the design elements have been provided on the preliminary plat indicating the water services, sanitary sewer lines and pressure irrigation lines to service the entire property.

With the development of Deserthawk Subdivision No. 4, the necessary infrastructure of public utilities, such as gas, phone, and power will be coordinated for extension throughout the development via specific plans as they are required for construction.

Storm Drainage

The Subdivision requires the installation of public roads meeting the Ada County Highway District's policy construction standards to be accepted into the public street system. the development anticipates retaining all storm drainage on site in the form of underground seepage facilities.

Hazardous Areas

This property is not located within a flood hazard area.
The property does not have any slopes in excess of 15%.
There are not rock outcroppings on the site.

Project Phasing

The project anticipates only one phase of development.

Summary

We look forward to continue working with the city of Kuna throughout this process and

B & A Engineers, Inc.

Consulting Engineers & Surveyors
5505 W. Franklin Rd. Boise, Id. 83705
Ph. 208-343-3381 Fax 208-342-5792

ultimately to the completion of this development. The goal is to provide an attractive economic asset for the city. The proposed development is intended to reasonably blend into the fabric of the existing neighborhood with proposed land uses that comply with the uses proposed in the comprehensive plan. A reasonable development is being presented that has considered the area, projected land uses and economic viability.

On behalf of the applicant, as their representative, we respectfully request approval for the preliminary plat and Re-zone request to R6 for Deserthawk Subdivision No. 4.

Sincerely,



David Crawford
B&A Engineers, Inc.

5.16.17



City of Kuna COMMITMENT TO PROPERTY POSTING

City of Kuna
P.O. Box 13
Kuna, Idaho 83634

Phone: (208) 922-5274
Fax: (208) 922-5989
Web: www.cityofkuna.com

Per City Code 5-1A-8, the applicant for all applications requiring a public hearing shall post the subject property not less than ten (10) days prior to the hearing. The applicant shall post a copy of the public hearing notice or the application (s) on the property under consideration.

The applicant shall submit proof of property posting in the form of a notarized statement and a photograph of the posting to the City no later than seven (7) days prior to the public hearing attesting to where and when the sign (s) were posted. Unless such Certificate is received by the required date, the hearing will be continued.

The sign (s) shall be removed no later than three (3) days after the end of the public hearing for which the sign (s) had been posted.

I am aware of the above requirements and will comply with the posting requirements as stated in Kuna City Code 5-1A-8


BAA Engineers, Inc.
Applicant/agent signature

5/16/17
Date



Neighborhood Meeting Certification

RECEIVED
5.16.17

CITY OF KUNA PLANNING & ZONING * 763 W. Avalon, Kuna, Idaho, 83634 * www.kunacity.id.gov * (208) 922-5274 * Fax: (208) 922-5989

GENERAL INFORMATION:

You must conduct a neighborhood meeting prior to application for variance, conditional use, zoning ordinance map amendment, expansion or extension of a nonconforming use, and/or a subdivision. Please see Section 8-7A-3 of the Kuna City Code or ask one of our planners for more information on neighborhood meetings.

The meeting must be held either on a weekend between 10 a.m. and 7 p.m., or a weekday between 6 p.m. and 8 p.m. Meetings cannot be conducted on holidays, holiday weekends, or the day before or after a holiday or holiday weekend. The meeting must be held at one of the following locations:

- The Subject Property;
- The nearest available public meeting place (Examples include fire stations, libraries and community centers);
- An office space within a 1-mile radius of the subject property.

The meeting cannot take place more than 2 months prior to acceptance of the application and the application will not be accepted before the neighborhood meeting is conducted. You are required to send written notification of your meeting, allowing a reasonable amount of time before your meeting for property owners to plan to attend. Contacting and/or meeting individually with residents will not fulfill Neighborhood Meeting requirements.

You may request a list of the people you need to invite to the neighborhood meeting from our department. This list includes property owners within 300 feet of the subject property. Once you have held your neighborhood meeting, please complete this certification form and include it with your application.

Please Note: The neighborhood meeting must be conducted in one location for attendance by all neighboring residents. Contacting and/or meeting individually with residents does not comply with the neighborhood meeting requirements.

Please include a copy of the sign-in sheet for your neighborhood meeting, so we have written record of who attended your meeting and the letter of intent sent to each recipient. In addition, provide any concerns that may have been addressed by individuals that attended the meeting.

Description of proposed project: 34 LOT RESIDENTIAL SUBDIVISION

Date and time of neighborhood meeting: MARCH 17, 2017 6 P.M.

Location of neighborhood meeting: _____

SITE INFORMATION:

Location: Quarter: SW Section: 26 Township: 2N Range: 1W Total Acres: 9.34

Subdivision Name: KUNA ORCHARD TRACTS Lot: 13 Block: -

Site Address: 874 S. TEN MILE RD. Tax Parcel Number(s): R5070501800

Please make sure to include **all** parcels & addresses included in your proposed use.

CURRENT PROPERTY OWNER:

Name: ENDURANCE HOLDINGS

Address: 1977 E. OVERLAND RD City: MERIDIAN State: ID Zip: 83642

CONTACT PERSON (Mail recipient and person to call with questions):

Name: DAVID CRAWFORD Business (if applicable): B & A ENGINEERS

Address: 5505 W FRANKLIN City: BOISE State: ID Zip: 83705



PROPOSED USE:

I request a neighborhood meeting list for the following proposed use of my property (check all that apply):

Application Type

Brief Description

Annexation

Re-zone

Subdivision (Sketch Plat and/or Prelim. Plat)

Special Use

Variance

Expansion of Extension of a Nonconforming Use

Zoning Ordinance Map Amendment

APPLICANT:

DAVID CRAWFORD

Name: B&A ENGINEERS

Address: 5505 W. FRANKLIN RD

City: BOLSE State: ID Zip: 83705

Telephone: 343-3381 Fax: 342-5792

I certify that a neighborhood meeting was conducted at the time and location noted on this form and in accord with Section 5-1A-2 of the Kuna City Code

Signature: (Applicant)



Date

5/11/17

5.16.17



B & A Engineers, Inc.
Consulting Engineers & Surveyors
5505 W. Franklin Rd. Boise, Id. 83705
Phone. 208-343-3381 Facsimile 208-342-5792

March 8, 2017

Dear Neighbor:

We would like to inform you of an opportunity to be present at a neighborhood meeting for a new subdivision development called Deserthawk Subdivision No. 4.

The purpose of this letter is to invite you to brief presentation about the development and to answer any questions you may have. We invite you to attend a neighborhood meeting to discuss the project, at the Kuna Senior Center. The meeting will be held Friday, March 17, 2017 at 6:00 p.m.

The Senior Center is located at 751 W. 4th Street Kuna, Idaho 83634.

Please find attached a map showing a map of the project area.
Also find attached a sketch showing the layout of the anticipated development.

Prior to the meeting should you have any questions or concerns please contact me. Should you not be able to attend the meeting and wish to share your comments with us in writing, please remit them to the following address:

David Crawford
B&A Engineers, Inc.
5505 W. Franklin Rd.
Boise, Idaho 83705

Sincerely,

David Crawford
Project Manager
B&A Engineers, Inc.

Francis Avril
2430 Sentry Dr. #B209
Anchorage, AK 99507

Carl Bader
780 S. Ten Mile Rd.
Kuna, ID 83634

Carl Bader
PO Box 332
Kuna, ID 83634

Robert Clark
741 S. Stibnite Ave.
Kuna, ID 83634

Donald Cox
1015 S. Ten Mile Rd.
Kuna, ID 83634

Bryan Dallolio
1125 S. Ten Mile Rd.
Kuna, ID 83634

Brian Ellway
742 S. Stibnite Ave.
Kuna, ID 83634

Endurance Holdings LLC
1977 E. Overland Rd.
Meridian, ID 83642

John Gabbard
1036 S. Ten Mile Rd.
Kuna, ID 83634

Linnie Jensen
1099 S. Ash Ave.
Kuna, ID 83634

Kyle Mallatt
1661 W. Afton St.
Kuna, ID 83634

Nicholas Marsala
1677 W. Afton St.
Kuna, ID 83634

Wanda Martin
1649 W. Afton St.
Kuna, ID 83634

Douglas Newman
29776 Davis Rd.
Bruneau, ID 83604

Michael Owens
1025 S. Ash Ave.
Kuna, ID 83634

Roger Quarles
1075 S. Ash Ave.
Kuna, ID 83634

Jerald Reisenauer
943 S. Ash Ave.
Kuna, ID 83634

Daniel Safford
1200 S. Ten Mile Rd.
Kuna, ID 83634

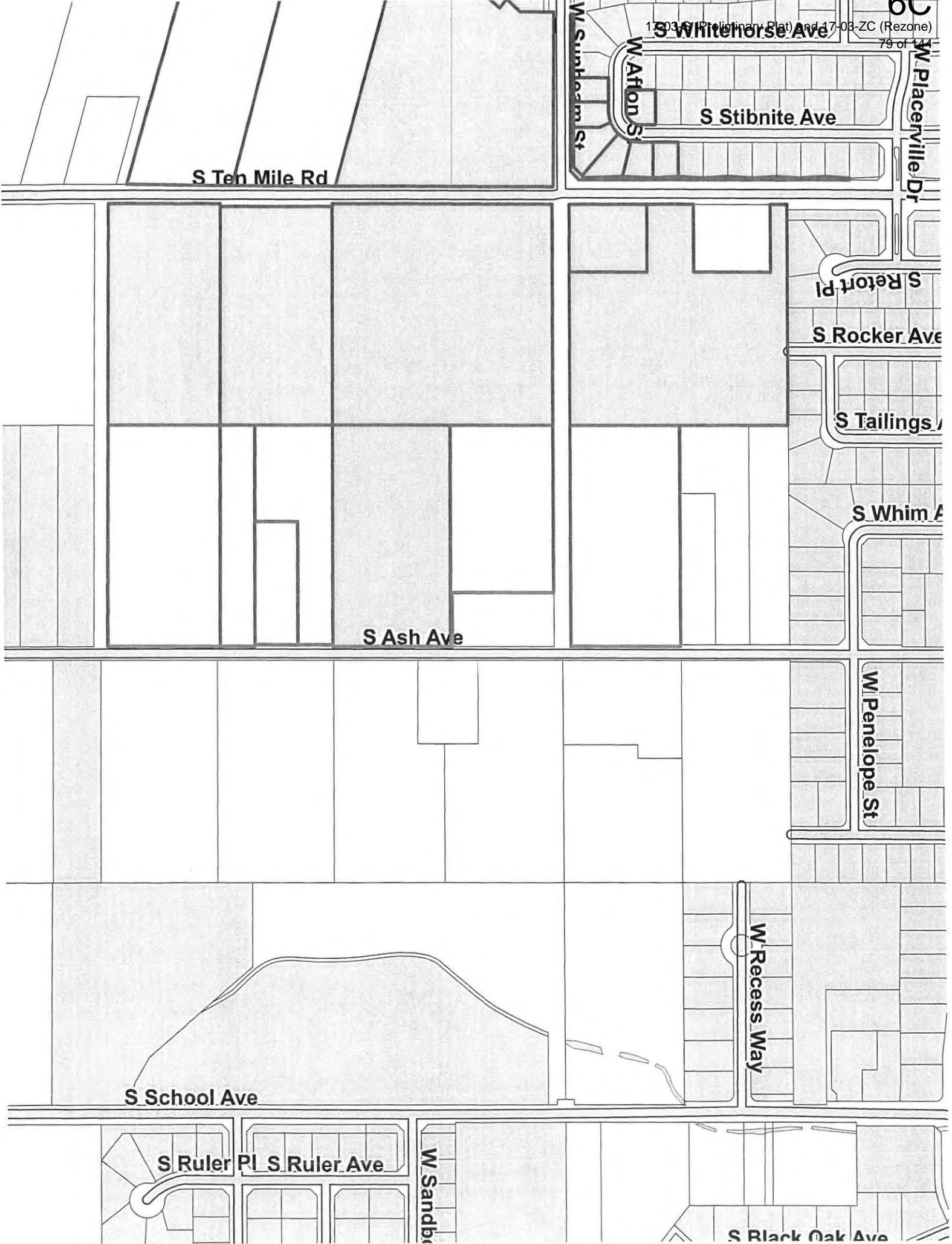
Gregory Savage
756 S. Stibnite Ave.
Kuna, ID 83634

Layne Saxton
1185 S. Ash Ave.
Kuna, ID 83634

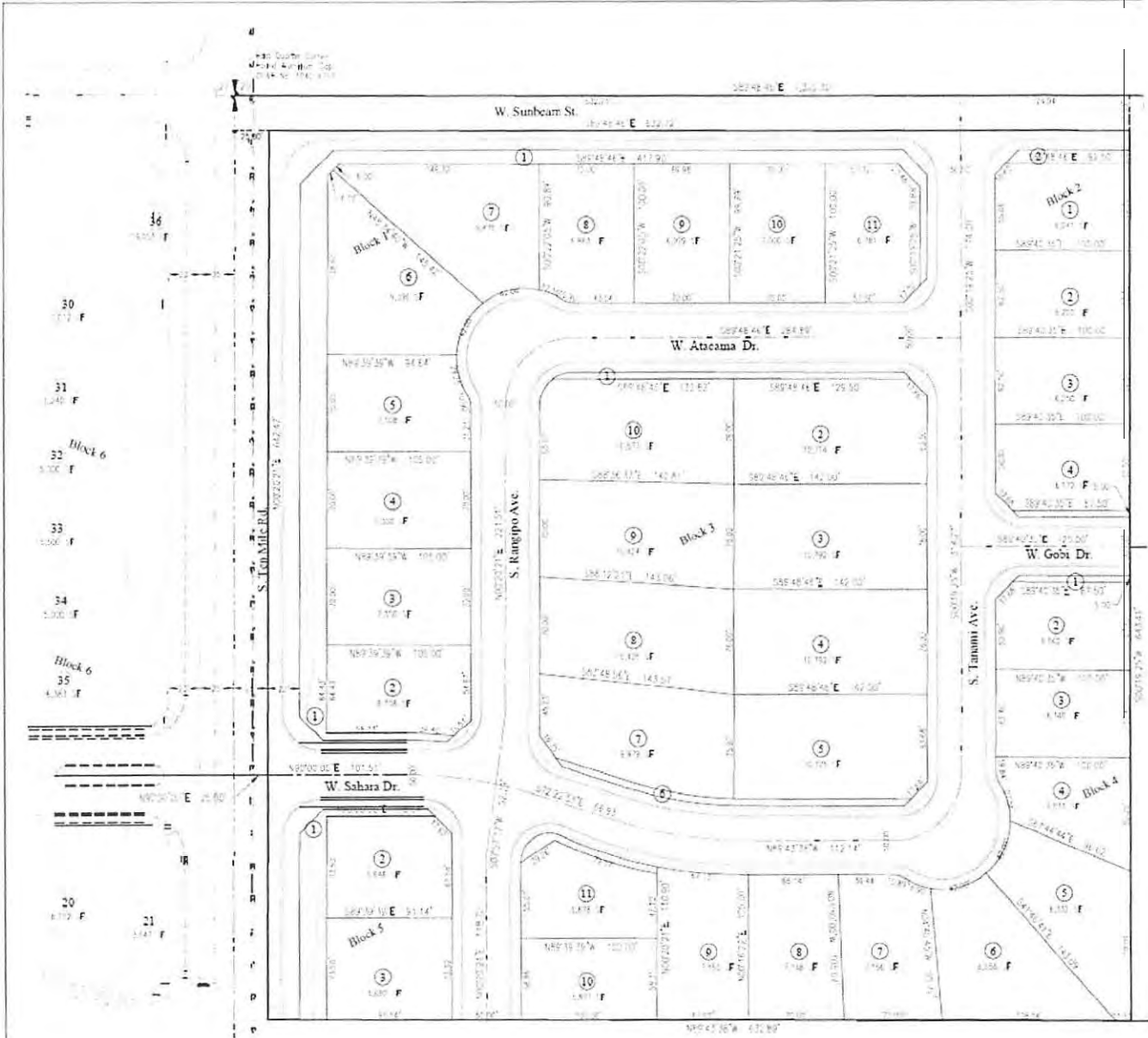
South Farm LLC
6152 W. Half Moon Ln.
Eagle, ID 83616

Sutter's Mill Subdivision 1 HOA
PO Box 87
Kuna, ID 83634

Thurlow Young
728 S. Stibnite Ave.
Kuna, ID 83634



5.16.17



Looking North from Northwest corner
Index: 1



Looking East from Northwest corner
Index: 2



Looking South from Northwest corner
Index: 3



Looking West from Northwest corner
Index: 4



43
Exhibit

RECEIVED
5.16.17

Looking North from Northeast corner
Index: 5



Looking East from Northeast corner
Index:6



Looking South from Northeast corner
Index: 7



Looking West from Northeast corner
Index: 8



Looking North from Southeast corner
Index: 9



Looking East from Southeast corner
Index:10



Looking South from Southeast corner
Index: 11



Looking West from Southeast corner
Index: 12



Looking North from Southwest corner
Index: 13



Looking East from Southwest corner
Index: 14

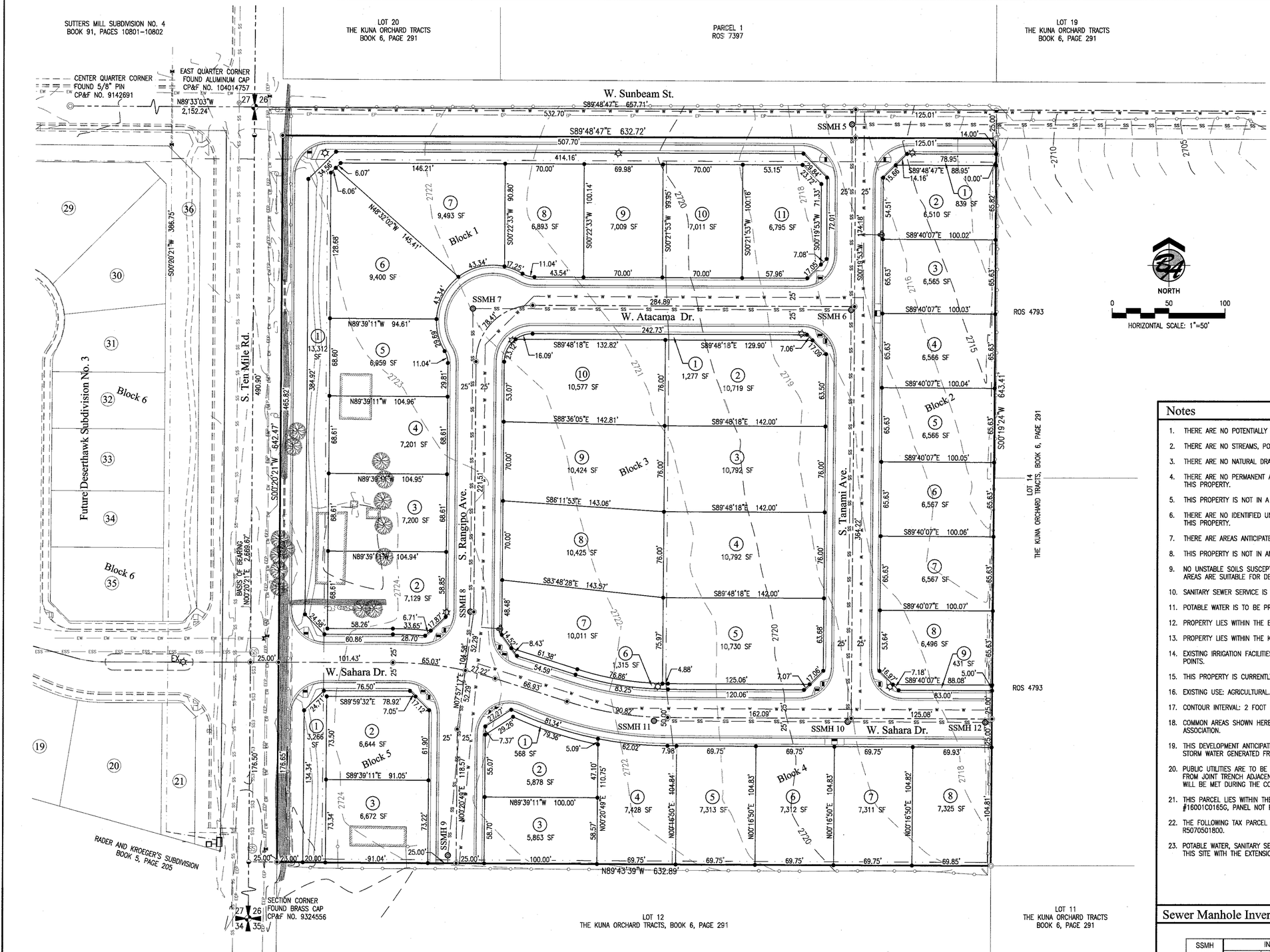


Looking South from Southwest corner
Index: 15



Looking West to Ten mile road from Southwest corner
Index: 16





Notes

1. THERE ARE NO POTENTIALLY HAZARDOUS AREAS.
2. THERE ARE NO STREAMS, PONDS, LAKES, OR WETLANDS ON THIS PROPERTY.
3. THERE ARE NO NATURAL DRAINAGE SWALES ON THIS PROPERTY.
4. THERE ARE NO PERMANENT AND/OR SEASONAL HIGH GROUNDWATER AREAS ON THIS PROPERTY.
5. THIS PROPERTY IS NOT IN A FLOOD PLAIN AREA.
6. THERE ARE NO IDENTIFIED UNSTABLE ROCK FORMATIONS, OR LANDSLIDE AREAS ON THIS PROPERTY.
7. THERE ARE AREAS ANTICIPATED TO HAVE SHALLOW BEDROCK.
8. THIS PROPERTY IS NOT IN AN AQUIFER RECHARGE AREA.
9. NO UNSTABLE SOILS SUSCEPTIBLE TO EROSION EXISTING ON THIS PROPERTY. ALL AREAS ARE SUITABLE FOR DEVELOPMENT.
10. SANITARY SEWER SERVICE IS TO BE PROVIDED BY THE CITY OF KUNA.
11. POTABLE WATER IS TO BE PROVIDED BY THE CITY OF KUNA.
12. PROPERTY LIES WITHIN THE BOISE KUNA IRRIGATION DISTRICT.
13. PROPERTY LIES WITHIN THE KUNA RURAL FIRE DISTRICT.
14. EXISTING IRRIGATION FACILITIES TO BE CONTINUED TO THEIR HISTORIC DISCHARGE POINTS.
15. THIS PROPERTY IS CURRENTLY ZONED AG, PROPOSED ZONE R-6.
16. EXISTING USE: AGRICULTURAL.
17. CONTOUR INTERVAL: 2 FOOT DATUM: NAVD 88
18. COMMON AREAS SHOWN HEREON SHALL BE MAINTAINED BY THE HOMEOWNERS' ASSOCIATION.
19. THIS DEVELOPMENT ANTICIPATES USING SUBSURFACE STORM WATER DISPOSAL OF STORM WATER GENERATED FROM THE LOCAL ROAD SYSTEM.
20. PUBLIC UTILITIES ARE TO BE PROVIDED FROM THE PUBLIC UTILITY PROVIDERS FROM JOINT TRENCH ADJACENT TO THE PUBLIC ROADS. SPECIFIC DESIGN CRITERIA WILL BE MET DURING THE CONSTRUCTION APPROVAL PHASE OF THIS DEVELOPMENT.
21. THIS PARCEL LIES WITHIN THE "ZONE X" FLOODWAY PER FEMA MAP #18001C0165C, PANEL NOT PRINTED.
22. THE FOLLOWING TAX PARCEL NUMBER IS INCLUDED WITHIN THIS SUBDIVISION: R5070501800.
23. POTABLE WATER, SANITARY SEWER AND PRESSURE IRRIGATION ARE AVAILABLE TO THIS SITE WITH THE EXTENSION OF SERVICES FROM MAINLINES AS REQUIRED.

Legend

- PROJECT / PROPERTY BOUNDARY
- LOT LINE
- SECTION LINE
- STREET CENTERLINE
- ADJOINING PROPERTY LINE
- EXISTING FENCE
- EXISTING EDGE OF PAVEMENT
- EXISTING 10" SANITARY SEWER MAIN LINE
- PROPOSED 8" SANITARY SEWER MAIN LINE
- EXISTING 12" WATER MAIN LINE
- PROPOSED 8" C-900 PVC WATER MAIN LINE
- EXISTING IRRIGATION LINE
- PROPOSED PRESSURE IRRIGATION LINE
- EXISTING DITCH
- EXISTING CURB AND GUTTER
- CONSTRUCT CURB & GUTTER
- PROPOSED STREET LIGHT
- EXISTING STREET LIGHT
- PROPOSED SANITARY SEWER MANHOLE
- FOUND BRASS CAP
- FOUND 5/8" PIN
- SET 1/2"x24" IRON PIN WITH PLASTIC CAP LABELED "B&A LS 4116"
- SET 5/8"x30" IRON PIN WITH PLASTIC CAP LABELED "B&A LS 4116"
- PROPOSED FIRE HYDRANT
- EXISTING UTILITY POLE
- LOT NUMBER
- EXISTING BUILDING TO BE REMOVED
- EXISTING TREE

Sewer Manhole Invert Table

SSMH NUMBER	SIZE (IN)	INVERT IN	DIR	INVERT OUT	RIM/E	DEPTH (FEET)
EX SSMH	8		W	8 2677.16	S 2687.24	10.08
1	8	2679.08	S	8 2678.98	N 2689.10	10.12
2	8	2681.38	S	8 2681.28	N 2691.60	10.32
3	8	2692.53	W	8 2692.43	N 2703.20	10.77
4	8	2694.10	W	8 2694.00	E 2701.70	7.70
5	8	2707.63	S	8 2707.53	E 2716.40	8.87
6	8	2708.37	W & S	8 2708.27	N 2717.40	9.13
7	8	2714.87	S	8 2714.77	E 2722.00	7.23
8	8	2716.03	S	8 2715.93	N 2723.10	7.17
9	8	2717.40	S	8 2717.30	N 2724.50	7.20
10	8	2709.91	E & W	8 2709.81	N 2719.00	9.19
11	8	2709.91	E	8 2715.21	E 2721.70	6.49
12	8	2710.62	E	8 2710.52	W 2718.00	7.48

Setback/Zoning Table

EXISTING ZONE	A
REQUIRED ZONE	R-6
MINIMUM PROPERTY SIZE	4,500 SF
FRONT YARD SETBACK	20 FEET
REAR YARD SETBACK	15 FEET
STREET SIDE YARD SETBACK	20 FEET
INTERIOR SIDE YARD SETBACK	5 FEET
MAXIMUM LOT COVERAGE	40%
MAXIMUM BUILDING HEIGHT	35 FEET
MINIMUM STREET FRONTAGE	45 FEET

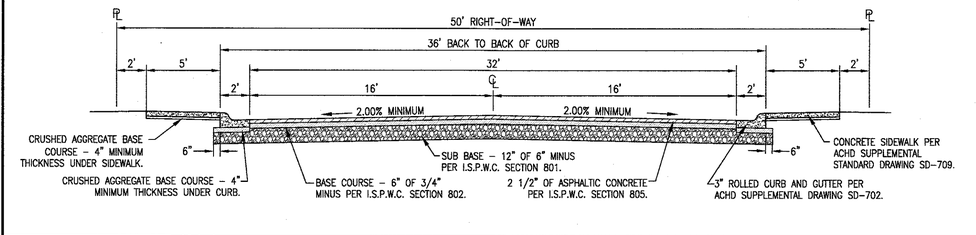
Land Use Calculations

DESCRIPTION	AREA (ACRES)	PERCENTAGE
PROJECT	9.34	100%
RESIDENTIAL LOTS	6.13	65.6%
OPEN SPACE AREA LOTS	0.48	5.2%
RIGHT-OF-WAY	2.73	29.2%

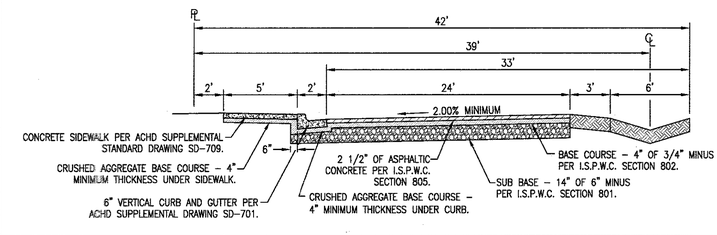
Owner/Applicant

ENDURANCE HOLDINGS
1977 E. OVERLAND RD.
MERIDIAN, ID. 83642
(208) 288-5560

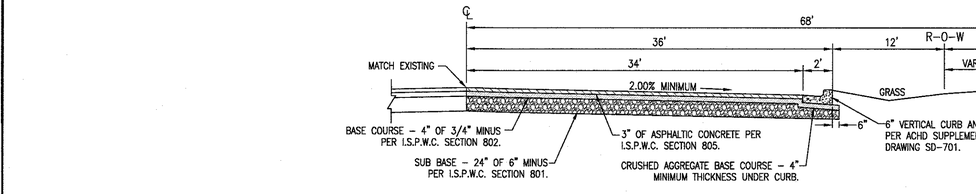
Typical 50-Foot Local Street Section NOT TO SCALE



Typical W. Sunbeam Street Section NOT TO SCALE



Typical S. Ten Mile Road Street Section NOT TO SCALE



Underground Utility Note

THE UNDERGROUND UTILITIES SHOWN HAVE BEEN LOCATED FROM FIELD SURVEY INFORMATION AND EXISTING DRAWINGS. THE SURVEYOR MAKES NO GUARANTEE THAT THE UNDERGROUND UTILITIES SHOWN COMPRISE ALL SUCH UTILITIES IN THE AREA, EITHER IN SERVICE OR ABANDONED. THE SURVEYOR FURTHER DOES NOT WARRANT THAT THE UNDERGROUND UTILITIES SHOWN ARE IN THE EXACT LOCATION INDICATED ALTHOUGH HE DOES CERTIFY THAT THEY ARE LOCATED AS ACCURATELY AS POSSIBLE FROM INFORMATION AVAILABLE. THE SURVEYOR HAS NOT PHYSICALLY LOCATED THE UNDERGROUND UTILITIES. DEVIATIONS MAY EXIST BETWEEN THE LOCATIONS SHOWN HEREON AND THEIR ACTUAL LOCATION(S).

B&A Engineers, Inc.
Consulting Engineers, Surveyors & Planners
5505 W. Franklin Rd., Boise, Id. 83705
(208) 343-3381

THE AFFIXED STAMP INDICATES THAT THE SUBDIVISION MAP HAS BEEN RECORDED IN THE PUBLIC RECORDS OF THE STATE OF IDAHO.

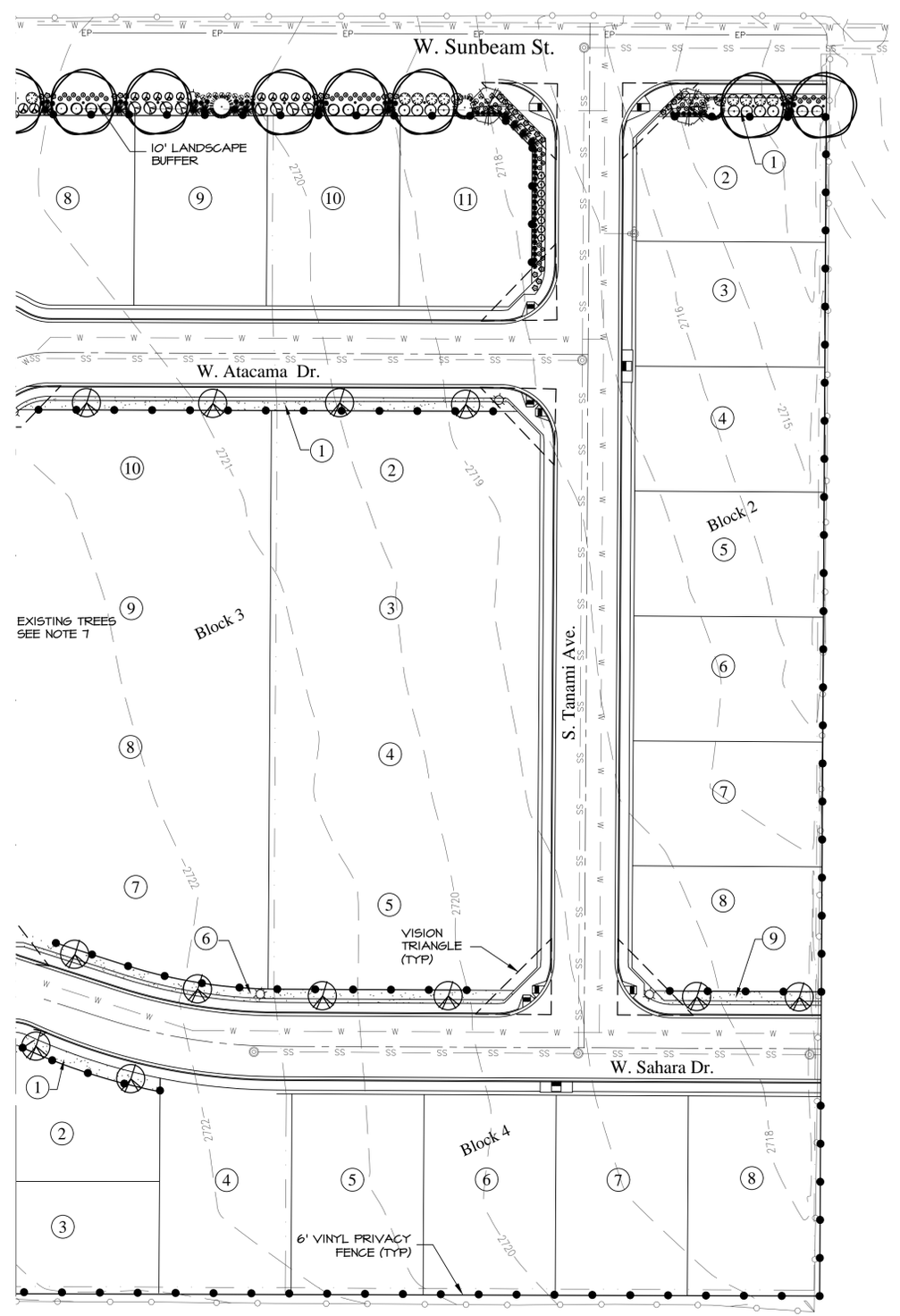
Deserthawk Subdivision No. 4

874 S. TEN MILE RD., KUNA, IDAHO
LOT 13 OF THE KUNA ORCHARD TRACTS AS SHOWN IN BOOK 6 OF PLATS AT PAGE 291 RECORDS, ADA COUNTY, IDAHO
SITUATE IN A PORTION OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 26, TOWNSHIP 2 NORTH, RANGE 1 WEST, BOISE MERIDIAN, KUNA CITY, ADA COUNTY, IDAHO.

Preliminary Plat

DATE: APRIL 10, 2017
HORIZ. SCALE: AS NOTED
VERT. SCALE: AS NOTED
DRAWN BY: D.A.C./K.M.K.
CHECKED BY: D.A.CRAWFORD
FILE: DESERTHAWK4 PREPLAT.DWG

SHEET NO.: 1



PLANT SCHEDULE

SYM	COMMON NAME	BOTANICAL NAME	SIZE
EVERGREEN TREES			
	BLACK HILLS SPRUCE	PICEA GLAUGA 'DENSATA'	6-8' HT B4B
	MOONBLOW JUNIPER	JUNIPERUS SCOPULORUM 'MOONBLOW'	6-8' HT B4B
	VANDERWOLF PINE	PINUS FLEXILIS 'VANDERWOLF'	6-8' HT B4B
SHADE TREES			
	GREEN VASE ZELKOVA	ZELKOVA SERRATA 'GREEN VASE'	2" GAL B4B
	LITTLELEAF LINDEN	TILIA CORDATA	2" GAL B4B
ORNAMENTAL TREES			
	FLAME AMUR MAPLE	ACER GINNALA 'FLAME'	2" GAL B4B
	PINK FLARE CHERRY	PRUNUS SARGENTII 'JFS-KW58'	2" GAL B4B
SHRUBS/ORNAMENTAL GRASSES			
	GRIMSON PYGMY BARBERRY	BERBERIS THUNBERGII 'GRIMSON PYGMY'	3 GAL
	PURPLE CONEFLOWER	ECHINACEA PURPUREA	1 GAL
	FLOWER CARPET ROSE	ROSA x FLOWER CARPET	3 GAL
	SHOW OFF FORSYTHIA	FORSYTHIA x INTERMEDIA 'MINDOR'	5 GAL
	GOLD FLAME SPIREA	SPIRAEA x BUMALDA 'GOLDFLAME'	3 GAL
	GRO-LOW SUMAC	RHUS AROMATICA 'GRO-LOW'	3 GAL
	HENRY'S GARNET SWEETSPIRE	ITEA VIRGINICA 'HENRY'S GARNET'	5 GAL
	IVORY HALO DOGWOOD	CORNUS ALBA 'BALHALO'	5 GAL
	KARL FOERSTER REED GRASS	CALAMAGROSTIS x ACUTIFOLIA 'K.F.'	1 GAL
	LITTLE DEVIL NINEBARK	PHYSCARPUS OPULIFOLIUS 'DONNA MAY'	3 GAL
	SUMMERWINE NINEBARK	PHYSCARPUS OPULIFOLIUS 'SEANWARD'	5 GAL
	LAWN		
	6' VINYL PRIVACY FENCE		

NOTES

- ALL LANDSCAPE SHALL BE INSTALLED IN ACCORDANCE WITH KUNA CITY ORDINANCE REQUIREMENTS. ALL LOTS WILL COMPLY WITH KUNA CITY ORDINANCE REQUIRING ONE (1) TREE PER LOT (PROVIDED BY BUILDER AND/OR DEVELOPER). REFER TO SHT L2.0 FOR LANDSCAPE SPECIFICATIONS.
- ALL PLANTING AREAS TO BE WATERED WITH AN AUTOMATIC UNDERGROUND IRRIGATION SYSTEM. REFER TO SHT L2.0 FOR IRRIGATION PERFORMANCE SPECIFICATIONS.
- TREES SHALL NOT BE PLANTED WITHIN THE 10'-CLEAR ZONE OF ALL ACHD STORM DRAIN PIPE, STRUCTURES, OR FACILITIES. SEEPAGE BEDS MUST BE PROTECTED FROM ANY AND ALL CONTAMINATION DURING THE CONSTRUCTION AND INSTALLATION OF THE LANDSCAPE IRRIGATION SYSTEM.
- NO TREES SHALL IMPEDE THE 40' STREET AND DEPARTURE VISION TRIANGLES AT ALL INTERSECTIONS. NO CONIFEROUS TREES OR SHRUBS OVER 3' HIGH AT MATURITY WILL BE LOCATED WITHIN VISION TRIANGLE OR ACHD ROW. AS TREES MATURE, THE OWNER SHALL BE RESPONSIBLE FOR PRUNING TREE CANOPIES TO MEET ACHD REQUIREMENTS FOR MAINTAINING CLEAR VISIBILITY WITHIN 40' STREET AND DEPARTURE VISION TRIANGLE. TREES SHALL BE PLANTED NO CLOSER THAN 50' FROM STOP SIGNS.
- LANDSCAPE AND TREES IN FRONT OF BUILDING LOTS ON INTERIOR STREETS TO BE COMPLETED DURING CONSTRUCTION OF THESE LOTS. TREE LOCATIONS MAY BE ALTERED TO ACCOMMODATE DRIVEWAYS AND UTILITIES. TREES SHALL NOT BE PLANTED WITHIN 5' OF WATER METERS OR UTILITY LINES.
- PLANT LIST IS REPRESENTATIVE AND SUBJECT TO SUBSTITUTIONS OF SIMILAR SPECIES BY OWNER, SUBJECT TO CITY FORESTER'S PRE-APPROVAL. BURLAP AND WIRE BASKETS TO BE REMOVED FROM ROOT BALL AS MUCH AS POSSIBLE, AT LEAST HALFWAY DOWN THE BALL OF THE TREE. ALL NYLON ROPES TO BE COMPLETELY REMOVED FROM TREES.
- FOURTEEN (14) EXISTING TREES LOCATED ON-SITE AROUND THE EXISTING HOUSE (TO BE REMOVED). THE EXISTING TREES ARE DEAD, DYING, AND/OR OF UNDESIRABLE SPECIES. TREES TO BE VERIFY FOR REMOVAL WITH KUNA CITY FORESTER AND MITIGATED (IF REQUIRED) WITH TREES BEYOND THOSE REQUIRED IN LANDSCAPE BUFFER AND COMMON OPEN SPACE.

LANDSCAPE CALCULATIONS

LANDSCAPE BUFFER ARE REQUIRED TO BE PLANTED WITH THE FOLLOWING PLANTS PER 100 LINEAR FEET: TWO (2) SHADE TREES, THREE (3) EVERGREEN TREES, AND TWELVE (12) SHRUBS. EACH REQUIRED SHADE TREE MAY BE SUBSTITUTED FOR TWO (2) FLOWERING/ORNAMENTAL TREES.

LOCATION	BUFFER WIDTH	LENGTH	REQUIRED	PROVIDED
S. TEN MILE RD.	20'	570' / 100' =	12 TREES 18 EVERGREENS 64 SHRUBS	12 SHADE TREES 28 EVERGREENS 165 SHRUBS
W. SUNBEAM ST.	10'	560' / 100' =	12 TREES 17 EVERGREENS 68 SHRUBS	12 TREES (11 SHADE TREES + 2 ORNAMENTAL TREES) 14 EVERGREENS 246 SHRUBS
NUMBER OF TREES PROVIDED ON BUFFERS:			72	
NUMBER OF TREES PROVIDED ON COMMON LOTS:			12	
TOTAL NUMBER OF TREES:			84	

DEVELOPMENT DATA

TOTAL AREA	9.34 ACRES (100%)
RESIDENTIAL LOTS	6.13 ACRES (65.6%)
USEABLE OPEN SPACE	.48 ACRES (5.2%)
RIGHT-OF-WAY	2.73 ACRES (29.2%)
RESIDENTIAL LOTS	34
COMMON LOTS	1
TOTAL LOTS	41
EXISTING ZONING	A
PROPOSED ZONING	R-6

OWNER/APPLICANT

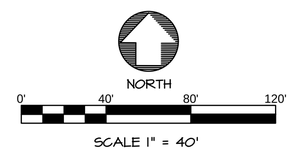
ENDURANCE HOLDINGS
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(208) 288-5560

ENGINEER

B&A ENGINEERS, INC.
5505 W. FRANKLIN RD.
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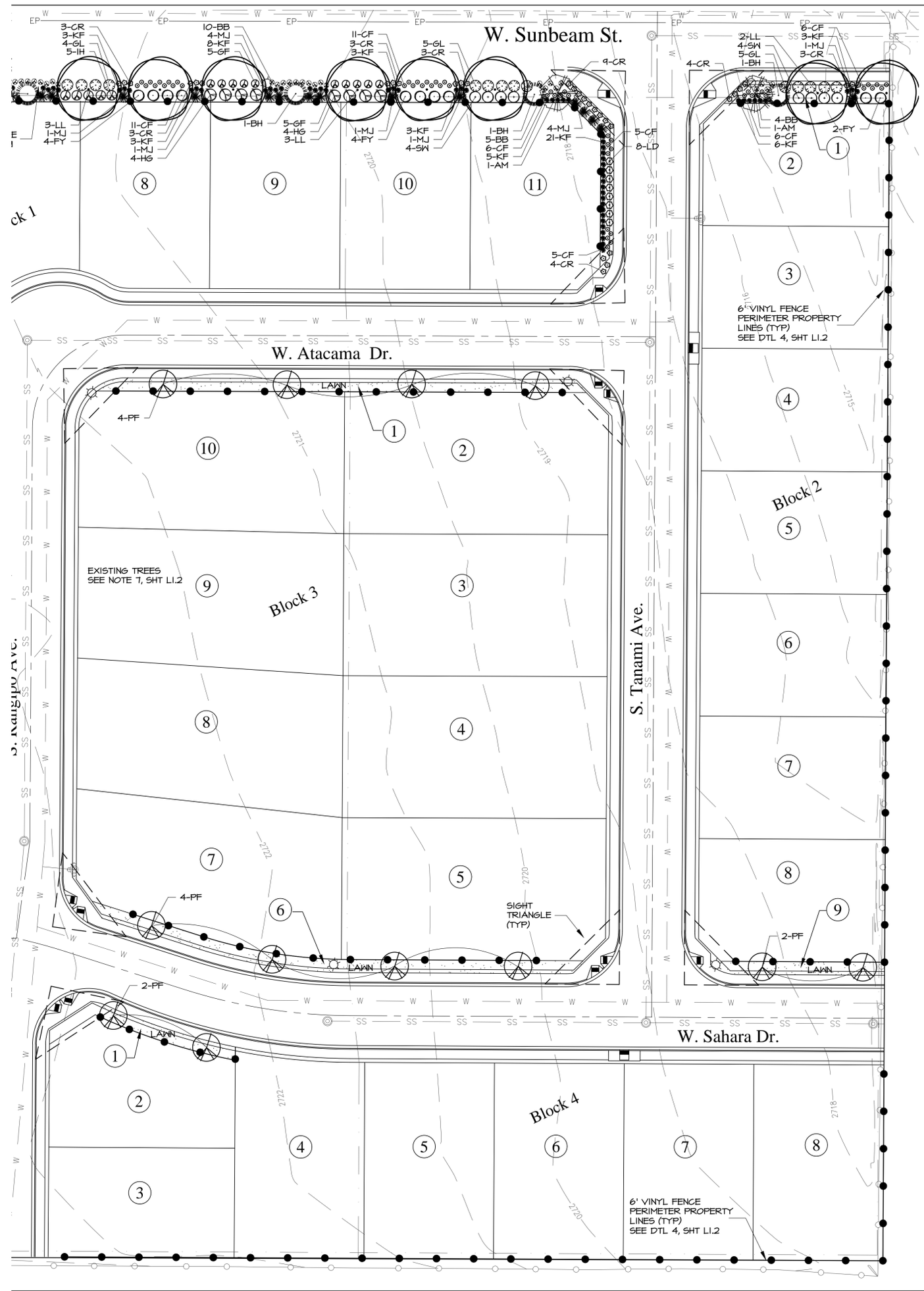
APRIL 18, 2017



Site Planning / Landscape Architecture
1600 Tynel Lane, Ste 100 Boise, ID 83706
Ph: (208) 343-7716, Fax: (208) 343-7719

AWK NO. 4 SUBDIVISION

PRELIMINARY PLAT LANDSCAPE PLAN



PLANT SCHEDULE

(REFERENCE SHT L1.2)

SYM COMMON NAME

EVERGREEN TREES
 BH BLACK HILLS SPRUCE
 MJ MOONGLOW JUNIPER
 VP VANDERWOLF PINE

SHADE TREES
 GV GREEN VASE ZELKOVA
 LL LITTLELEAF LINDEN

ORNAMENTAL TREES
 AM FLAME AMUR MAPLE
 PF PINK FLARE CHERRY

SHRUBS/ORNAMENTAL GRASSES
 BB CRIMSON PYGMY BARBERRY
 CF PURPLE CONEFLOWER
 CR FLOWER CARPET ROSE
 FY SHON OFF FORSYTHIA
 GF GOLD FLAME SPIREA
 GL GRO-LOW SUMAC
 HG HENRY'S GARNET SWEETSPIRE
 IH IVORY HALO DOGWOOD
 KF KARL FOERSTER REED GRASS
 LD LITTLE DEVIL NINEBARK
 SN SUMMERWINE NINEBARK

LAWN
 6' VINYL PRIVACY FENCE
 SEE DETAIL 4, SHT L1.2

NOTES

1. REFER TO SHEET L1.2 FOR PLANT SCHEDULE, LANDSCAPE NOTES & DETAILS, AND FENCING DETAILS.
2. REFER TO SHEET L2.0 FOR ALL LANDSCAPE AND PERFORMANCE IRRIGATION SPECIFICATION REQUIREMENTS.

Issue	Description	Date
ISSUE		4-10-17



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 e-mail jba@jensenbelts.com

DESERTHAWK NO.4 SUBDIVISION
FINAL PLAT
 KUNA, IDAHO

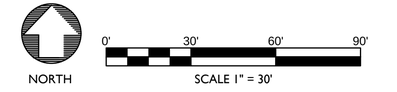
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LANDSCAPE PLAN	

Sheet Number
L1.1
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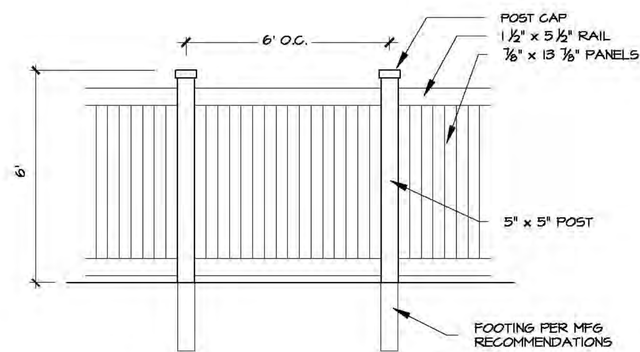
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SCALE



- NOTES:**
 1. INSTALL PER MANUFACTURERS RECOMMENDATIONS/REQUIREMENTS.
 2. FENCE TO STEP DOWN TO 3' HEIGHT 20' FROM ROW.
 3. STYLE MAY VARY. COLOR TO BE PER OWNER'S DIRECTIVE.

④ 6' VINYL PRIVACY FENCE
NOT TO SCALE

PLANT SCHEDULE

SYM	COMMON NAME	BOTANICAL NAME	SIZE	QUANTITY
EVERGREEN TREES				
BH	BLACK HILLS SPRUCE	PICEA GLAUGA 'DENSATA'	6-8' HT B&B	4
MJ	MOONGLOW JUNIPER	JUNIPERUS SCOPULORUM 'MOONGLOW'	6-8' HT B&B	44
VP	VANDERWOLF PINE	PINUS FLEXILIS 'VANDERWOLF'	6-8' HT B&B	6
SHADE TREES				
GV	GREEN VASE ZELKOVA	ZELKOVA SERRATA 'GREEN VASE'	2' GAL B&B	12
LL	LITTLEAF LINDEN	TILIA CORDATA	2' GAL B&B	11
ORNAMENTAL TREES				
AM	FLAME AMUR MAPLE	ACER GINNALA 'FLAME'	2' GAL B&B	2
PF	PINK FLARE CHERRY	PRUNUS SARGENTII 'PFS-KW58'	2' GAL B&B	12
SHRUBS/ORNAMENTAL GRASSES				
BB	CRIMSON PYGMY BARBERRY	BERBERIS THUNBERGII 'CRIMSON PYGMY'	3 GAL	57
CF	PURPLE CONEFLOWER	ECHINAGEA PURPUREA	1 GAL	105
CR	FLOWER CARPET ROSE	ROSA x FLOWER CARPET	3 GAL	25
FY	SHOW OFF FORSYTHIA	FORSYTHIA x INTERMEDIA 'MINDOR'	5 GAL	26
GF	GOLD FLAME SPIREA	SPIRAEA x BUMALDA 'GOLDFLAME'	3 GAL	30
GL	GRO-LOW SUMAC	RHUS AROMATICA 'GRO-LOW'	3 GAL	24
HG	HENRY'S GARNET SWEETSPIRE	ITEA VIRGINICA 'HENRY'S GARNET'	5 GAL	10
IH	IVORY HALO DOGWOOD	CORNUS ALBA 'BAILHALO'	5 GAL	21
KF	KARL FOERSTER REED GRASS	CALAMAGROSTIS x ACUTIFOLIA 'K.F.'	1 GAL	124
LD	LITTLE DEVIL NINEBARK	PHYSOCARPUS OPULIFOLIUS 'DONNA MAY'	3 GAL	20
SN	SUMMERWINE NINEBARK	PHYSOCARPUS OPULIFOLIUS 'SEAKWARD'	5 GAL	36

PLANT SCHEDULE NOTE:
 1. QUANTITIES FOR INFORMATION ONLY. CONTRACTOR TO VERIFY AND ASSUME RESPONSIBILITY FOR ALL PLANT MATERIAL QUANTITIES.

6' VINYL PRIVACY FENCE
SEE DETAIL 4, THIS SHEET

NOTES

- ALL LANDSCAPE SHALL BE INSTALLED IN ACCORDANCE WITH KUNA CITY ORDINANCE REQUIREMENTS. ALL LOTS WILL COMPLY WITH KUNA CITY ORDINANCE REQUIRING ONE (1) TREE PER LOT (PROVIDED BY BUILDER AND/OR DEVELOPER). REFER TO SHT L2.0 FOR LANDSCAPE SPECIFICATIONS.
- ALL PLANTING AREAS TO BE WATERED WITH AN AUTOMATIC UNDERGROUND IRRIGATION SYSTEM. REFER TO SHT L2.0 FOR IRRIGATION PERFORMANCE SPECIFICATIONS.
- TREES SHALL NOT BE PLANTED WITHIN THE 10'-CLEAR ZONE OF ALL ACHD STORM DRAIN PIPE, STRUCTURES, OR FACILITIES. SEEPAGE BEDS MUST BE PROTECTED FROM ANY AND ALL CONTAMINATION DURING THE CONSTRUCTION AND INSTALLATION OF THE LANDSCAPE IRRIGATION SYSTEM.
- NO TREES SHALL IMPEDE THE 40' STREET AND DEPARTURE VISION TRIANGLES AT ALL INTERSECTIONS. NO CONIFEROUS TREES OR SHRUBS OVER 3' HIGH AT MATURITY WILL BE LOCATED WITHIN VISION TRIANGLE OR ACHD ROW. AS TREES MATURE, THE OWNER SHALL BE RESPONSIBLE FOR PRUNING TREE CANOPIES TO MEET ACHD REQUIREMENTS FOR MAINTAINING CLEAR VISIBILITY WITHIN 40' STREET AND DEPARTURE VISION TRIANGLE. TREES SHALL BE PLANTED NO CLOSER THAN 50' FROM STOP SIGNS.
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- PLANT LIST IS REPRESENTATIVE AND SUBJECT TO SUBSTITUTIONS OF SIMILAR SPECIES BY OWNER, SUBJECT TO CITY FORESTER'S PRE-APPROVAL. BURLAP AND WIRE BASKETS TO BE REMOVED FROM ROOT BALL AS MUCH AS POSSIBLE, AT LEAST HALFWAY DOWN THE BALL OF THE TREE. ALL NYLON ROPES TO BE COMPLETELY REMOVED FROM TREES.
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DEVELOPMENT DATA

TOTAL AREA	9.34 ACRES (100%)
RESIDENTIAL LOTS	6.13 ACRES (65.6%)
USEABLE OPEN SPACE	.48 ACRES (5.2%)
RIGHT-OF-WAY	2.73 ACRES (29.2%)
RESIDENTIAL LOTS	34
COMMON LOTS	1
TOTAL LOTS	41
EXISTING ZONING	A
PROPOSED ZONING	R-6

LANDSCAPE CALCULATIONS

LANDSCAPE BUFFER ARE REQUIRED TO BE PLANTED WITH THE FOLLOWING PLANTS PER 100 LINEAR FEET: TWO (2) SHADE TREES, THREE (3) EVERGREEN TREES, AND TWELVE (12) SHRUBS. EACH REQUIRED SHADE TREE MAY BE SUBSTITUTED FOR TWO (2) FLOWERING/ORNAMENTAL TREES.

LOCATION	BUFFER WIDTH	LENGTH	REQUIRED	PROVIDED
S. TEN MILE RD.	20'	590' / 100' =	12 TREES	12 TREES
			18 EVERGREENS 71 SHRUBS	28 EVERGREENS 165 SHRUBS
W. SUNBEAM ST.	10'	600' / 100' =	12 TREES	12 TREES (11 SHADE TREES + 2 ORNAMENTAL TREES)
			18 EVERGREENS 72 SHRUBS	19 EVERGREENS 246 SHRUBS

NUMBER OF TREES PROVIDED ON BUFFERS: 72
 NUMBER OF TREES PROVIDED ON COMMON LOTS: 12
 TOTAL NUMBER OF TREES: 84

OWNER/APPLICANT
 ENDURANCE HOLDINGS
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ENGINEER
 B&A ENGINEERS, INC.
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Issue Description	Date
ISSUE	4-18-17



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DESERTHAWK NO.4 SUBDIVISION
KUNA, IDAHO
FINAL PLAT

Job Number 1718

Drawn JUN
Checked KCS
Scale AS SHOWN

Sheet Title
LANDSCAPE PLAN

Sheet Number
L1.2
 Of Sheets

ntity of stockpiled topsoil is insufficient, contractor to provide imported topsoil that is e, friable, natural loam, surface soil, reasonably free of subsoil, clay lumps, brush, ds and other litter, and free of roots, stumps, stones larger than 1 inches in any ntion, and other extraneous or toxic matter harmful to plant growth.
tain topsoil from local sources or areas with similar soil characteristics to that of project ies. Obtain topsoil only from naturally well-drained sites where topsoil occurs to a depth f not less than 4 inches. Do not obtain from bogs or marshes.
osition: Topsoil shall contain from 1 to 20% organic matter as determined by the rganic Carbon, 6A, Chemical Analysis Method described in USDA Soil Survey vigation Report No. 1. Maximum particle size, 3/4-inch, with maximum 3% retained n 1/4-inch screen.
ther components shall conform to the following limits:

pH	6.5 to 7.5
Soluble Salts	600 ppm maximum
Silt	25-50%
Clay	10-30%
Sand	20-50%

Contractor shall submit representative soil report on imported topsoil proposed for use for approval. Report shall meet standards below. Contractor is responsible for whatever soil additives are recommended by the test. Compost will be in addition to other additives and added regardless of test results.

Testing
All tests are required for this project (see above for requirements). Test shall be provided s follows:
Provide certified analysis at time of sample submitted (three samples imported topsoil). Amend soils per chemist's recommendations and as herein specified unless otherwise approved by Architect.

Test shall include, but not limited to recommendations on chemical distributions, organic onents, pH factors, and sieve analysis as necessary. Test #1T by Western aboratories (1-800-658-3858) is required.
Contractor is responsible for whatever soil additives are recommended by the soil testing boratory.
Contractor shall coordinate, obtain and pay for all soil tests.
regenerative noxious weeds are present in the soil, remove all resultant growth oluding roots throughout one-yeast period after acceptance of work, at no cost to Owner.

ADJUSTERS
n pH does not comply with this specification, commercial grade aluminum sulfate shall sed to adjust soil pH.

AMENDMENTS
post: Compost: "Cascade Compost" from Cloverdale Nursery (208) 375-5262 and oil Compost (208) 623-8912 or approved equal in equal amounts by volume.
mercial Fertilizer: Fertilizer shall be complete, standard commercial brand fertilizer. It l be free-flowing and packaged in new waterproof, non-overlaid bags clearly labeled as eight, manufacturer, and content. Protect materials from deterioration during delivery hile stored at site.
ommercial fertilizer "A" for trees during planting; AGRO "Transplanter", (4-2-4) type or qual.
ommercial fertilizer "B" for lawn areas, applied to bed prior to sodding, to be 16-16-17 plied at the rate of ten pounds per acre.
ommercial fertilizer "C" for lawn areas three to four weeks after planting (sod). Organic ertilizer Milorganite (6-0-2) type or equal.
icide: Pre-emergent for topical application in planting beds. Oxidiazon 2G brand or approved equal. Use in accordance with manufacturer's recommendation on all planting s.

NT MATERIALS
ity: Provide trees, shrubs, and other plants of size, genus, species, and variety shown ndscape work and complying with recommendations and requirements of ANSI Z60.1 erican Standard for Nursery Stock".
uous Trees: Provide trees of height and caliper scheduled or shown with branching igation recommended by ANSI Z60.1 for type and species required. Single stem trees pl where special forms are shown or listed.
duous Shrubs: Provide shrubs of the height shown or listed, not less than minimum ber of canes required by ANSI Z60.1 for type and height of shrub.
ferous and Broadleaved Evergreens: Provide evergreens of sizes shown or listed.
nsions indicate minimum spread for spreading and semi-spreading type evergreens height for other types, such as globe, dwarf, cone, pyramidal, broad upright, and nar.
Provide normal quality evergreens with well balanced form complying with irements for other size relationships to the primary dimension shown.

SS MATERIALS
n sod: Provide strongly rooted sod, not less than 1 growing season old, and free of ds and undesirable native grasses. Provide only sod capable of growth and ipment when planted (viable, not dormant).
Provide sod of uniform pad sizes with maximum 5% deviation in either length or width. Broken pads or pads with uneven ends will not be acceptable. Sod pads incapable of supporting their own weight when suspended vertically with a firm grasp on upper 10% of pad will be rejected.
vide sod composed of: Rhizomatous Tall Fescue (RTF) from The Turf mpany, Meridian, ID (208) 888-3760.

CELLANEOUS LANDSCAPE MATERIALS
Desiccant: Emulsion type, film-forming agent designed to permit transpiration, but retard ssive loss of moisture from plants. Deliver in manufacturer's fully identified containers ix in accordance with manufacturer's instructions.
h: Much for planting beds shall be medium ground bark mulch, free of splinters, sistent in appearance, and shall contain no toxic substance detrimental to plant life.
es and Guys: Provide stakes and deadmen of sound new hardwood, treated softwood, wdwood, free of knot holes and other defects. Provide wire ties and guys of 2-strand, ed, pliable galvanized iron wire, not lighter than 12 ga. with zinc-coated turnbuckles.
ide not less than 2 inch diameter rubber or plastic hose, cut to required lengths and of rm color, material, and size to protect tree trunks from damage by wires.

EXECUTION
PARATION - GENERAL
eral Contractor shall be responsible for excavating planting areas to appropriate depths acament of topsoil as specified herein.
2. Obtain individual tree and shrub locations and areas for multiple plantings. Stake locations outline areas and secure Architect's acceptance before start of planting work. Make r adjustments as may be required.

PARATION OF PLANTING SOIL
re mixing, clean topsoil of roots, plants, sod, stones, clay lumps, and other extraneous nials harmful or toxic to plant growth.
specified compost and fertilizers with topsoil at rates specified. Delay mixing fertilizer if ting will not follow placing of planting soil in a few days.
post: Lawn Areas: 1/4 compost, 1/3 topsoil.
b Areas: 1/3 compost, 2/3 topsoil.
lizer: Per soil test and manufacturer's recommendations.
rub and lawn area, mix planting soil either prior to planting or apply on surface of topsoil horoughly before planting.

3.3 PREPARATION FOR PLANTING LAWNS

A. After excavating and removing surface material to proper depth, loosen subgrade of lawn areas to a minimum depth of 4 inches. Remove stones measuring over 1-1/2 inches in any dimension. Remove sticks, roots, rubbish, and other extraneous matter. Limit preparation to areas which will be planted promptly after preparation.
1. Spread topsoil mix to minimum depth of 4 inches for sodded lawns as required to meet lines, grades, and elevations shown, after light rolling, addition of amendments, and natural settlement. Place approximately 1/2 of total amount of topsoil required. Work into top of loosened subgrade to create a transition layer and then place remainder of planting soil. Add specified soil amendments as required and mix thoroughly into upper 4 inches of topsoil.

3.4 PREPARATION OF PLANTING BEDS

A. Loosen subgrade of planting areas to a minimum depth of 6 inches using a culti-mulcher or similar equipment. Remove stones measuring over 1 1/2 inches in any dimension. Remove stocks, stones, rubbish, and other extraneous matter.
B. Spread planting soil mixture to minimum 12 inch depth required to meet lines, grades, and elevations shown, after light rolling and natural settlement. Add 1 1/2 inches of specified compost over entire planting area and mix thoroughly into upper 6 inches of topsoil. Place approximately 1/2 of total amount of planting soil required. Work into top of loosened subgrade to create a transition layer, then place remainder of the planting soil.
C. Apply Pre-Emergent per manufacturer's recommendation.

3.5 PLANTING TREES AND SHRUBS

A. Set balled and burlapped (B&B) stock on layer of compacted planting soil mixture, plumb and in center of pit or trench with top of ball at same elevation as adjacent finished landscape grades. Remove burlap from sides of balls; retain on bottoms. When set, place additional backfill around base and sides of ball, and work each layer to settle backfill and eliminate voids and air pockets. Place fertilizer tablets in excavated area per manufacturer's written instructions. When excavation is approximately 2/3 full, water roughly before placing remainder of backfill. Repeat watering until no more is absorbed. Water again after placing final layer of backfill. Remove all ties from around base of trunk.
B. Set container grown stock, as specified, for balled burlapped stock, except cut cans on 2 sides with an approved can cutter and remove can; remove bottoms of wooden boxes after partial backfilling so as not to damage root balls.
C. Dish top of backfill to allow for mulching.
D. Mulch pits, and planted areas. Provide not less than following thickness of mulch, and work into top of backfill and finish level with adjacent finish grades.
1. Provide 3 inches thick mulch.
E. If season and weather conditions dictate, apply anti-desiccant, using power spray, to provide an adequate film over trunks, branches, stems, twigs and foliage.
F. Prune, thin out, and shape trees and shrubs in accordance with standard horticultural practice. Prune trees to retain required height and spread. Unless otherwise directed by Architect, do not cut tree leaders, and remove only injured or dead branches from flowering trees, if any. Prune shrubs to retain natural character.
G. Remove and replace excessively pruned or mistimed stock resulting from improper pruning.
H. Guy and stake trees immediately after planting, as indicated.
I. Apply approved herbicide to all shrub bed areas at manufacture specified rate. Re-apply as necessary for elimination of weeds.

3.6 SODDING NEW LAWNS

A. General: Install lawn sod in all areas designated on the drawings.
B. Soil Preparation
1. Any sod lawn areas that may have become compacted prior to sodding must be scarified to a depth of eight (8) inches by approved means, then finish graded as hereinbefore described.
C. Lay sod within 24 hours from time of stripping. Do not plant dormant sod or if ground is frozen.
D. Sod Placement
1. Sod will be brought onto lawn areas by wheeled means with proper protection of sod beds. Sod layers shall be experienced, or if inexperienced, shall be constantly supervised by an experienced foreman. The Contractor shall insure that the base immediately ahead of sod layer is moist. Sod shall be laid tight with not gaps. Allowance shall be made for shrinkage. Lay sod with long edges perpendicular to primary slope.
2. Lay to form a solid mass with tightly fitted joints. Butt ends and sides of strips; do not overlap. Stagger strips to offset joints in adjacent courses. Work on boards to avoid damage to subgrade or sod. Tamp or roll lightly to ensure contact with subgrade. Work silted soil into minor cracks between pieces; remove excess to avoid smothering of adjacent grass.
3. Sod shall be rolled with a two hundred (200) pound roller after installation to insure proper contact between soil and sod. Final rolling must provide a uniform surface. After final rolling, the sod lawn shall be mowed and watered. Approval of sod lawns shall be based on uniform, healthy and vigorous growth with no dry or dead spots.
4. Add fertilizer "B" at the manufacturer's recommended application rate.
E. Water sod thoroughly with a fine spray immediately after planting.
F. Sodded Lawn Establishment
1. The Contractor shall be responsible for first mowing, subsequent mowings and fertilizing of sod lawn areas until Final Acceptance of the project.
2. Mowing shall be done by an approved "reel" type mower. Mower blades shall be set at two (2) inches high for all mowings.
3. Subsequent fertilizing shall occur three to four weeks after installation. Apply fertilizer as per the Manufacturer's recommended application rate. Verify all methods of application. Contractor shall notify the Architect in writing that the fertilizer applications have occurred and on what dates.

3.7 MAINTENANCE

A. Begin landscape maintenance immediately after planting. Maintenance shall continue until Project Final Acceptance.
B. Maintain trees, shrubs, and other plants by pruning, cultivating, and weeding as required for healthy growth. Restore planting saucers. Tighten and repair stake and guy supports and reset trees and shrubs to proper grades or vertical position as required. Restore or replace damaged wrappings. Spray as required to keep trees and shrubs free of insects and disease.
C. Maintain lawns by watering, fertilizing, weeding, mowing, and other operations such as tolling, regrading and replanting as required to establish a smooth, acceptable lawn, free of eroded or bare areas.
D. Maintain lawns for no less than period stated above, or longer as required to establish acceptable lawn. If seeded in fall and not given full 60 days of maintenance before Final Acceptance, or if not considered acceptable at that time, continue maintenance the following spring until acceptable lawn is established.

3.8 CLEANUP AND PROTECTION

A. During landscape work, keep pavements clean and work area in an orderly condition.
B. Protect landscape work and materials from damage due to landscape operations, operations by other contractors and trades, and trespassers. Maintain protection during installation and maintenance periods. Treat, repair, or replace damaged landscape work as directed.

3.9 INSPECTION AND ACCEPTANCE

A. When landscape work is completed, including maintenance, Architect will, upon request, make an inspection to determine acceptability.
B. When inspected, contractor does not comply with requirements, replace rejected work and continue specified maintenance until reinspected by Architect and found to be acceptable. Remove rejected plants and materials promptly from project site.

END OF SECTION

SECTION 02810 - SPRINKLER IRRIGATION

PART 1 - GENERAL

1.1 CONDITIONS AND REQUIREMENTS:

A. General and Supplementary Conditions, and Division 1 General Requirements.

1.2 SUMMARY

A. Work included:
1. Provide and install a complete and operating automatic irrigation system for all lawn and planting areas.
2. Connect to main water supply at existing site stubout as provided.
3. Sleeving under paved areas (by others)
4. Obtain and pay for all permits and fees for the work of this section.
5. Perform work on a design/construct basis, subject to the requirements of the Contract Documents, applicable codes, and good design practice.
6. Winterization of system.

1.3 SUBMITTALS

A. Within 30 days after Contractor's receipt of Owner's Notice to Proceed, submit:
1. Manufacturer's printed product information and catalog cut sheets for all system components; five copies.
B. Shop Drawings: Submit shop drawings for underground irrigation system including plan layout and details illustrating location and type of head, type and size of valve, piping circuits, circuit GPM, pipe size, controls, and accessories.
C. Record Drawings: At completion of this work, submit to the Contractor:
1. Record Drawings; reproducible and five prints.
2. Operations and Maintenance information (2 copies), including:
a. Information including descriptive details, parts list, specifications, maintenance schedules and procedures for system components.
b. Operation, adjustment of system and components instructions.
c. Winterization procedures.
d. Schedule indicating required open valve time to produce given precipitation amounts and seasonal adjustments.
e. Warranties and guarantees.
f. Submit five copies.

1.4 GUARANTEE

A. Guarantee in writing all materials, equipment and workmanship furnished to be free of all defects of workmanship and materials. Within one year after date of Substantial Completion repair or replace all defective parts or workmanship that may be found at no additional cost to Owner.
B. Fill and repair all depressions and replace all necessary lawn and planting which result from the settlement of irrigation trenches for one year after date of Substantial Completion.
C. Supply all manufacturer's printed guarantees.

1.5 QUALITY ASSURANCE

A. Contractor shall be licensed in the State in which this work is being performed.
B. Contractor shall have at least two years prior experience in projects of equal or larger scope. Provide minimum of three references and list of similar projects with owners' names, addresses, and phone numbers, when requested by Owner.
C. Contractor shall employ on site at all times a foreman who is thoroughly experienced and competent in all phases of the work of this Section.

1.6 SYSTEM DESCRIPTION

A. Design requirements:
1. Minimum water coverage: Planting areas - 85%, Lawn areas - 100%
2. Layout system to obtain optimum coverage using manufacturer's standard heads. Spray on walks, walls or paved areas is not acceptable.
3. Zoning shall be designed for optimum use of available pressure and efficient distribution for types of plantings and shapes of planting areas.
4. Design pressures: Install pressure regulating equipment as necessary.
5. Provide install approved fixed-end or coupling device for air blow winterization. Location shall be on main supply line downstream from main shut off valve.
6. Install approved backflow prevention device in conformance with local or prevailing codes, and in approved site location. Provide for drainage without erosive damage.

1.7 EXTRA EQUIPMENT

A. In addition to installed system, furnish owner with the following:
1. Valve operating key and marker key.
2. Wrench for each sprinkler head cover type.
3. Two (2) sprinkler head bodies of each size and type.
4. Two (2) nozzles for each size and type used.
B. Store above items safely until Substantial Completion.
C. Deliver above items at Substantial Completion.

PART 2 - PRODUCTS

2.1 PIPE AND FITTINGS

A. PVC 1120, ASTM D-1784, permanently marked with manufacturer's name, schedule rating, size, type. Solvent-weld type:
1. Pipe:
a. Pressure lines: Schedule 40 solvent weld.
b. Lateral lines: Class 200 pvc.
c. Sleeving: Class 200 pvc.
2. Fittings: Schedule 40 PVC, solvent-weld type. Install threaded joints where required at valves, risers, etc.
3. Risers: Lawn and shrub heads - flexible and damage-resistant plastic "polytype" riser.
4. Solvent: NSF approved solvent for Type I & II PVC.
B. Polyethylene Pipe
1. Pipe: Class 100, 3/4" lateral line, for use on drip irrigation zone(s) where drip tubing is not otherwise used.
2. Fittings: Schedule 80 PVC.
3. Clamps: Stainless Steel.
C. Drip Line: Netafim Technline Dripperline, with .6 GPH drippers at 18" spacing.

2.2 SPRINKLER HEADS

A. Description: Appropriate for application in throw, pressure and discharge. Each type of head shall be of a single manufacturer.
1. Lawn heads: pop-up type.
B. Manufacturer: Rainbird, Hunter, Weathermatic Irrigation Company.

2.3 AUTOMATIC CONTROL SYSTEM

A. General: Furnish low voltage system manufactured expressly for control of automatic circuit valves of underground irrigation systems. Provide unit of capacity to suit number of circuits as indicated.
B. Control Enclosure: Manufacturer's standard wall mount with locking cover, complying with NFPA 70.
C. Circuit Control: each circuit variable from approximately 5 to 60 minutes. Including switch for manual or automatic operation of each circuit.
D. Timing Device: Adjustable 24-hour and 7 or 14 day clocks to operate any time of day and skip any day in a 7 or 14 day period.
E. Wiring: Solid or stranded direct-burial type as recommended by manufacturer of control unit; type AWG-UF, UL approved.

2.4 VALVING

A. Manual valves: brass or bronze for direct burial, gate valves, 150 pound class, threaded connection with cross type handle designed to manual operating key.
B. Automatic circuit valves: high impact plastic with corrosion-resistant internal parts. Low power solenoid control, normally closed, with manual flow adjustment; same manufacturer as control unit.
1. Valve for drip system shall be 3/4" Hardie 700 series Ultraflow.
2. Standard sprinkler valve shall be Rainbird PEB-PRS-B.
C. Quick coupler valve: brass or bronze construction with hinged top. One per zone.
D. Manual drain valves:
1. Bronze construction, straight type, 150 pound class, threaded connections, with cross type operating handle designed to receive operating key. Calco, Champion 100, or approved equal.
2. Size: 3/4 inch.

E. Pressure Regulator: Netafim Model PRV075HF35, 3/4", one per zone.
F. Flushing Valve: Netafim Model TLFV-1, two per zone (each end).
G. Filter: Netafim Model DF075-120, 3/4" filter, one per drip zone.
H. Air Relief Valve: Netafim Model TLAVRV.

2.5 MISCELLANEOUS

A. Chemicals: primer and solvent glue as required by pipe manufacturer.
B. Valve box - high impact plastic, green in color.
C. Valve cover and frame - compatible with valve box with provision for locking.
D. Drainage backfill - clean gravel or crushed stone, graded from 3" maximum to 3/4" minimum.

PART 3 - EXECUTION

3.1 GENERAL

A. Install system to provide for adequate protection against freeze damage.
B. Install system in accordance with approved Contractor design drawings. All deviations from the plans must be approved, and clearly recorded on record drawing.
C. Install system and components in strict accordance with manufacturer's recommendations.
D. Install quick coupler(s) on main supply line, approximately equal spacing, at valve box locations or intervals of approximately 200 feet, whichever is greater. Locate adjacent to paved surfaces, at valve boxes where practical.

3.2 SURFACE CONDITIONS

A. Examine the areas and conditions under which work will be performed. Notify Contractor of conditions detrimental to timely and proper completion of Section work. Do not proceed until unsatisfactory conditions are corrected.
B. Locate all underground utilities and structures and notify Architect of any conflict with Section work. Protect structures and utilities. Repair or replace said structures or utilities damaged by this work at no cost to the Owner.

3.3 SLEEVING

A. Sleeving installed by others. Coordinate with other trades.

3.4 TRENCHING AND BACKFILLING

A. Trenching and backfilling shall be per applicable ISPPWC Section.
B. Cut trenches straight and without abrupt grade changes to allow the following minimum cover:
1. Main Lines and Sleeving: 18 inches.
2. PVC Laterals: 12 inches.
C. Surround lines with 2 inches of clean rock-free material on all sides.

3.5 MISCELLANEOUS VALVES

A. Install manual drain valves up stream. Install devise at mainline tap in accordance with manufacturer requirements for complete operation. Install backflow provision and connect to controller.

3.6 CIRCUIT VALVES

A. Install in valve box, arranged for easy adjustment and removal.
1. Provide union on downstream side.
2. Adjust automatic control valves to provide flow rate of rated operating pressure required for each sprinkler circuit.

3.7 PIPE INSTALLATION

A. Lay PVC pipe in accordance with standard and acceptable practice. Thrust blocks to be used at points of intersection and change of direction in main line pipe as per manufacturer's recommended specifications. Install manual drains.
B. PVC pipe joints, solvent welded except as indicated. Cut pipe square, deburr, wipe from surface all saw chips, dust, dirt, moisture and any foreign matter which may contaminate the cemented joint. Apply cleaner/primer and solvent cement, make joints in accordance with manufacturer's recommendations. Use Teflon thread sealant (tape) at all threaded joints.
C. Contractor shall size pipe according to schedule provided. Flow velocities shall not exceed 5 feet/second in all cases. Lateral lines shall be laid out and installed per zone to balance the pressure loss and provide minimum fluctuation in system operating pressures.

Pipe Size	Pipe Section	Pipe Size	Pipe Section
3/4"	0-9 GPM	1 1/2"	26-34 GPM
1"	10-17 GPM	2"	35-50 GPM
1 1/4"	18-25 GPM	2 1/2"	51-80 GPM

D. Technline Drip Line: Place in shallow furrow at finish grade, below layer of specified mulch. Lay in uniform pattern in groundcover areas, or as per shrub pattern layout. Coil 20 linear feet at each balled and burlapped tree around base and to allow for tree removal if required. Flush all lines with full head of water prior to installation of flush valves at end of circuit runs.
E. Flush Valves: Install flush valve at end of each drip line run.

3.8 SPRINKLER HEADS

A. Flush circuit lines with full head of water prior to head installation.
1. Install heads at level with mulch
2. Locate part-circle shrubby heads to maintain a minimum distance of six inches (6") from walls and four inches (4") from other boundaries unless otherwise indicated. Keep overspray to a minimum.

3.9 CONTROL WIRE INSTALLATION

A. Bury wires beside or below main line pipe in same trench.
B. Bundle multiple wires together with tape at ten feet (10') maximum intervals.
C. Provide 36 inch loop in wires at each valve where controls are connected and at 100' maximum intervals between.
D. Make all electrical joints (splices) in boxes only. Make electrical joints waterproof. Scotch-Lock connectors, or approved.

3.10 AUTOMATIC CONTROLLER

A. Install on site as approved. Verify location with Owner Representative.
B. Install typewritten legend inside controller door.

3.11 TESTING

A. Do not allow or cause any work of this Section to be covered up or enclosed until it has been inspected and tested.
B. Pressure testing:
1. Make necessary provision for thoroughly bleeding the line of air and debris.
2. Before testing, cap all risers, and install all valves.
3. Fill all main supply lines with water. Pressurize to 100 psi. Close air supply and test for leakage. Test shall be approved if no greater than 5 psi loss occurs in 15 minutes.
4. Fill all zone lines with water to static pressure. Hold for 15 minutes. Inspect for leakage.
5. Contractor shall provide all required testing equipment and personnel. Test shall be performed in presence of Architect. Contractor shall make notice of test (48) hours in advance.
6. Provide required testing equipment and personnel.
7. Repair leaks, and retest until acceptance by the Architect.
C. Coverage inspection: upon completion of all systems, perform a coverage test to determine if coverage of water afforded all areas is complete, adequate and uniform. Change heads, nozzles, orifices and/or adjustment as directed to provide uniform coverage.
D. Final inspection:
1. Clean, adjust, and balance all systems. Verify that:
a. Remote control valves are properly balanced;
b. Heads are properly adjusted for radius and arc of coverage;
c. The installed system is workable, clean and efficient.
E. Winterization: Winterize system at the end of first season of system operation. Review procedures with Owner Representative.

END OF SECTION

OWNER/APPLICANT

ENDURANCE HOLDINGS
1977 E. OVERLAND RD.
MERIDIAN, IDAHO 83642
(208) 288-5560

ENGINEER

B&A ENGINEERS, INC.
5505 W. FRANKLIN RD.
BOISE, IDAHO 83705
(208) 343-3381

Issue Description	Date
ISSUE	4-18-17



Site Planning
Landscape Architecture
1509 S. Tyrell Ln. Ste. 130
Boise, Idaho 83702
Ph. (208) 343-7175
Fax (208) 343-7178
e-mail: jba@jensenbelts.com

DESERTHAWK NO.4 SUBDIVISION
FINAL PLAT
KUNA, IDAHO

Job Number 1718

Drawn JUN	Checked KCS
Scale AS SHOWN	

Sheet Title
LANDSCAPE SPECIFICATIONS

Sheet Number

L2.0
Of Sheets

PLANT SCHEDULE

SYM	COMMON NAME	BOTANICAL NAME	SIZE
EVERGREEN TREES			
	BLACK HILLS SPRUCE MOONBLOW JUNIPER VANDERWOLF PINE	PICEA GLAUGA 'DENSATA' JUNIPERUS SCOPULORUM 'MOONBLOW' PINUS FLEXILIS 'VANDERWOLF'	6-8' HT B4B 6-8' HT B4B 6-8' HT B4B
SHADE TREES			
	GREEN VASE ZELKOVA LITTLELEAF LINDEN	ZELKOVA SERRATA 'GREEN VASE' TILIA CORDATA	2" GAL B4B 2" GAL B4B
ORNAMENTAL TREES			
	FLAME AMUR MAPLE PINK FLARE CHERRY	ACER GINNALA 'FLAME' PRUNUS SARGENTII 'JFS-KW58'	2" GAL B4B 2" GAL B4B
SHRUBS/ORNAMENTAL GRASSES			
	GRIMSON PYGMY BARBERRY PURPLE CONEFLOWER FLOWER CARPET ROSE SHOW OFF FORSYTHIA GOLD FLAME SPIREA GRO-LOW SUMAC HENRY'S GARNET SWEETSPIRE IVORY HALO DOGWOOD KARL FOERSTER REED GRASS LITTLE DEVIL NINEBARK SUMMERWINE NINEBARK	BERBERIS THUNBERGII 'GRIMSON PYGMY' ECHINACEA PURPUREA ROSA x FLOWER CARPET FORSYTHIA x INTERMEDIA 'MINDOR' SPIRAEA x BUMALDA 'GOLDFLAME' RHUS AROMATICA 'GRO-LOW' ITEA VIRGINICA 'HENRY'S GARNET' CORNUS ALBA 'BAILHALO' CALAMAGROSTIS x ACUTIFOLIA 'K.F.' PHYSOCARPUS OPULIFOLIUS 'DONNA MAY' PHYSOCARPUS OPULIFOLIUS 'SEANARD'	3 GAL 1 GAL 3 GAL 5 GAL 3 GAL 3 GAL 5 GAL 5 GAL 1 GAL 1 GAL 3 GAL 5 GAL
	LAWN		
	6' VINYL PRIVACY FENCE		

NOTES

- ALL LANDSCAPE SHALL BE INSTALLED IN ACCORDANCE WITH KUNA CITY ORDINANCE REQUIREMENTS. ALL LOTS WILL COMPLY WITH KUNA CITY ORDINANCE REQUIRING ONE (1) TREE PER LOT (PROVIDED BY BUILDER AND/OR DEVELOPER). REFER TO SHT L2.0 FOR LANDSCAPE SPECIFICATIONS.
- ALL PLANTING AREAS TO BE WATERED WITH AN AUTOMATIC UNDERGROUND IRRIGATION SYSTEM. REFER TO SHT L2.0 FOR IRRIGATION PERFORMANCE SPECIFICATIONS.
- TREES SHALL NOT BE PLANTED WITHIN THE 10'-CLEAR ZONE OF ALL ACHD STORM DRAIN PIPE, STRUCTURES, OR FACILITIES. SEEPAGE BEDS MUST BE PROTECTED FROM ANY AND ALL CONTAMINATION DURING THE CONSTRUCTION AND INSTALLATION OF THE LANDSCAPE IRRIGATION SYSTEM.
- NO TREES SHALL IMPEDE THE 40' STREET AND DEPARTURE VISION TRIANGLES AT ALL INTERSECTIONS. NO CONIFEROUS TREES OR SHRUBS OVER 3' HIGH AT MATURITY WILL BE LOCATED WITHIN VISION TRIANGLE OR ACHD ROW. AS TREES MATURE, THE OWNER SHALL BE RESPONSIBLE FOR PRUNING TREE CANOPIES TO MEET ACHD REQUIREMENTS FOR MAINTAINING CLEAR VISIBILITY WITHIN 40' STREET AND DEPARTURE VISION TRIANGLE. TREES SHALL BE PLANTED NO CLOSER THAN 50' FROM STOP SIGNS.
- LANDSCAPE AND TREES IN FRONT OF BUILDING LOTS ON INTERIOR STREETS TO BE COMPLETED DURING CONSTRUCTION OF THESE LOTS. TREE LOCATIONS MAY BE ALTERED TO ACCOMMODATE DRIVEWAYS AND UTILITIES. TREES SHALL NOT BE PLANTED WITHIN 5' OF WATER METERS OR UTILITY LINES.
- PLANT LIST IS REPRESENTATIVE AND SUBJECT TO SUBSTITUTIONS OF SIMILAR SPECIES BY OWNER, SUBJECT TO CITY FORESTER'S PRE-APPROVAL. BURLAP AND WIRE BASKETS TO BE REMOVED FROM ROOT BALL AS MUCH AS POSSIBLE, AT LEAST HALFWAY DOWN THE BALL OF THE TREE. ALL NYLON ROPES TO BE COMPLETELY REMOVED FROM TREES.
- FOURTEEN (14) EXISTING TREES LOCATED ON-SITE AROUND THE EXISTING HOUSE (TO BE REMOVED). THE EXISTING TREES ARE DEAD, DYING, AND/OR OF UNDESIRABLE SPECIES. TREES TO BE VERIFY FOR REMOVAL WITH KUNA CITY FORESTER AND MITIGATED (IF REQUIRED) WITH TREES BEYOND THOSE REQUIRED IN LANDSCAPE BUFFER AND COMMON OPEN SPACE.

LANDSCAPE CALCULATIONS

LANDSCAPE BUFFER ARE REQUIRED TO BE PLANTED WITH THE FOLLOWING PLANTS PER 100 LINEAR FEET: TWO (2) SHADE TREES, THREE (3) EVERGREEN TREES, AND TWELVE (12) SHRUBS. EACH REQUIRED SHADE TREE MAY BE SUBSTITUTED FOR TWO (2) FLOWERING/ORNAMENTAL TREES.

LOCATION	BUFFER WIDTH	LENGTH	REQUIRED	PROVIDED
S. TEN MILE RD.	20'	570' / 100' =	12 TREES 18 EVERGREENS 69 SHRUBS	12 SHADE TREES 28 EVERGREENS 165 SHRUBS
W. SUNBEAM ST.	10'	560' / 100' =	12 TREES 17 EVERGREENS 68 SHRUBS	12 TREES (11 SHADE TREES + 2 ORNAMENTAL TREES) 14 EVERGREENS 246 SHRUBS
NUMBER OF TREES PROVIDED ON BUFFERS:			72	
NUMBER OF TREES PROVIDED ON COMMON LOTS:			12	
TOTAL NUMBER OF TREES:			84	

DEVELOPMENT DATA

TOTAL AREA	9.34 ACRES (100%)
RESIDENTIAL LOTS	6.13 ACRES (65.6%)
USEABLE OPEN SPACE	.48 ACRES (5.2%)
RIGHT-OF-WAY	2.73 ACRES (29.2%)
RESIDENTIAL LOTS	34
COMMON LOTS	1
TOTAL LOTS	41
EXISTING ZONING	A
PROPOSED ZONING	R-6

OWNER/APPLICANT

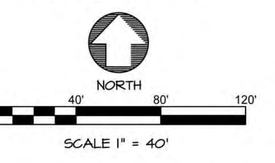
ENDURANCE HOLDINGS
1977 E. OVERLAND RD.
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(208) 288-5560

ENGINEER

B&A ENGINEERS, INC.
5505 W. FRANKLIN RD.
BOISE, IDAHO 83705
(208) 343-3381



APRIL 18, 2017



DESERTHAWK NO.4 SUBDIVISION

KUNA, IDAHO

PRELIMINARY PLAT LANDSCAPE PLAN



City of Kuna
Planning & Zoning Department

City of Kuna
P.O. Box 13
Kuna, Idaho 83634
Phone: (208) 922-5274
Fax: (208) 922-5989
www.Kunacity.id.gov

Agency Transmittal

May 22, 2017

Notice is hereby given by the City of Kuna the following actions are under consideration:

FILE NUMBERS	17-03-S (Subdivision), 17-03-ZC (Rezone) and 17-09-DR (Design Review): Deserthawk Subdivision No. 4 Preliminary Plat
PROJECT DESCRIPTION	Applicant requests to rezone an approximately 9.43-acre parcel from the current Ag (Agriculture Dist.) to an R – 6 zoning designation, to create 34 residential building lots and 7 common lots as the proposed Deserthawk Subdivision No. 4. A Design Review request for common area landscaping accompanies this request.
SITE LOCATION	Southwest corner of the intersection of South Ten Mile Road and West Sunbeam Street, Kuna, Idaho 83634 (APN # R5070501800)
APPLICANT/ REPRESENTATIVE	David Crawford B & A Engineers, Inc 5505 W. Franklin Rd. Boise, ID 83705 208.343.5792 dacrawford@baengineers.com For: Endurance Holdings, LLC 1977 E. Overland Rd. Meridian, ID, 83642
SCHEDULED HEARING DATE	Tuesday, June 27th, 2017 @ 6:00 P.M. – Kuna City Hall
STAFF CONTACT	Trevor Kesner, Planner II Tkesner@kunaid.gov Phone: 922.5274 Direct: 387.7731 Fax: 922.5989

We have attached information to assist you with your consideration and response. **No response within 15 business days will indicate you have no objection or concerns with this project.** We would appreciate any information you can supply us as to how this action would affect the services you provide. The hearing is scheduled to begin at 6:00 p.m. or as soon as it may be heard. We are located at Kuna City Hall 751 W. 4th Street, Kuna, ID 83634. Please contact staff with questions. **If your agency needs full size plans/prints to review, let our office know and we will send them to you. If you are not responsible for reviewing development plans, please let our office know who this should be sent to in the future and include their email as well.**



CITY OF KUNA
P.O. BOX 13
KUNA, ID 83634
www.kunacity.id.gov

ANTONIO M CONTI
CITY ENGINEER

Telephone (208) 287-1727; Fax (208) 287-1731
Email: aconti@kunaid.gov

MEMORANDUM

TO: Director of Kuna Planning and Zoning

FROM: Antonio M Conti
Kuna City Engineer

RE: Desert Hawk No. 4
Preliminary Plat
17-03-S, 17-03-ZC, 17-09-DR

DATE: May 26, 2017

The City Engineer has reviewed the Preliminary Plat request of the above applicant originally dated April 10, 2017. It is noted that specific development plans are provided, which includes 34 buildable lots and 7 common lots. Accordingly, the City Engineer provides the following comments:

1. Sanitary Sewer Needs

- a) The City has sufficient sewer treatment capacity to serve this site. All wastewater flows from this project would receive treatment at the South Wastewater Treatment facility. The site is not presently connected to the city system and would be subject to connection fees for the demand of the ultimate connected load as provided in the City's Fee Resolution and Standard Table.
- b) This property was not included in Local Improvement District 2006-1 nor did it pre-pay sewer connection fees, and consequently, has no connection fee credits and no reserved sewer treatment capacity. However, there are sufficient treatment connections available at standard rates to serve this site. When connecting to the sewer system, the applicant will need to abide by any relevant sewer reimbursement policies and agreements and any relevant connection fees.
- c) City Code (6-4-20) requires connection to the City sewer system for all sanitary sewer needs.
- d) For any connected load, it is recommended this application be conditioned to conform to the sewer master plan.
- e) At all reasonable locations where sewer service could be extended to adjoining properties, sewer mains should be stubbed to the property line or extended in right-of-



way in or adjacent to the project – both at useable depths. This applies to a sewer mains extended to the property east of the project.

- f) For assistance in locating existing facilities and understanding issues associated with connection, please contact the City Engineer at 639.5343.

2. Potable Water Needs

- a) The City has sufficient potable water supply to serve this site. The project site is not presently connected to the city system and would be subject to connection fees for the demand of the ultimate connected load as provided in the City’s Fee Resolution and Standard Table.
- b) City Code (6-4-2X) requires connection to the City water system for all potable water needs.
- c) For any connected load, it is recommended this application be conditioned to conform to the water master plan.
- d) 8-inch water mains should be installed by developer in internal subdivision streets.
- e) 8-inch water mains are to be extended and connected by developer to water trunk lines and mains through all stub and entry-way streets.
- f) Improvements necessary to provide adequate fire protection as required by Kuna Fire District will be required of the development.
- g) For assistance in locating existing facilities, please contact the City Engineer at 639-4353.

3. Pressure Irrigation

- a) The applicant’s property is not connected to the City pressure irrigation system. There is a 10-inch pressure main located in Ten Mile Road west right-of-way. Extension to a source of pressurized irrigation water supply is a requirement of the project.
- b) The property’s irrigation needs are presently served by the Boise-Kuna Irrigation District. The City Engineer has evaluated the distribution of irrigation pump stations and available supply in the vicinity of the project and concludes there is sufficient capacity to serve the project.
- c) Relying on drinking water for irrigation purposes is contrary to City Code (6-4-2I) and the public interest and is not accounted for in the approved Water Master Plan. It is recommended this project be conditioned to require connection and annexation to the City Pressure Irrigation system at the time of development.
- d) It is further recommended that annexation into the municipal irrigation district and pooling of water rights is a requirement at the time of final platting.
- e) The development is subject to connection fees based on number of dwellings and lot size for the residential area and based on ultimate landscaped area for the common lots, as provided in City Resolutions. For common lots, credit will be allowed for the cost of the pump station and reservoir site.
- f) For any connected load, it is recommended this application be conditioned to conform to the Pressure Irrigation Master Plan. The Master Plan designates the providing of a 12-inch trunk lines in Sunbeam Street frontage to the project.
- g) It is recommended that conformity with approved City PI standards is required, including the providing of adequately sized internal and boundary loop lines and extension of stub lines to project boundaries.

4. **Grading and Storm Drainage** - The following is required because alteration of surface features is proposed (such as grading or paving) in connection with this application:
- a) Runoff from public right-of-way is regulated by ACHD or ITD, depending on the agency responsible for the right-of-way. Plans are required to conform to the appropriate agency standards.
 - b) Exclusive of public right-of-way, any increase in quantity or rate of runoff or decrease in quality of runoff compared to historical conditions must be detained, treated and released at rates no greater than historical amounts. In the alternative, offsite disposal of storm water in excess of historical rates or conditions or disposal at locations different than provided historically, approval of the operating entity is required. The City of Kuna relies on the ACHD Stormwater Policy Manual to establish the requirements for design of any private disposal system.
 - c) The city is now requiring with every new development, a documentation map that illustrates the surface and sub-surface water irrigation supply as well as drainage ways that exist in the applicant's property and in the right-of-way adjacent to the proposed development to be submitted as part of construction plans. The map must include 2-foot contours, a layout and essential features of existing irrigation ditches, drainage ditches and pipelines within and adjacent to the proposed development. Open and piped facilities should be noted. The map should include any proposed changes to the systems.
 - d) All upstream drainage rights and downstream water delivery rights are to be preserved as a condition of development. Constructed facilities to preserve these rights must be designed by a licensed professional engineer, plans provided with the project plan set for review by the City Engineer and constructed in a manner and with materials acceptable to the City Engineer. Facilities provided must be accessible (easements or right-of-way) for continued maintenance, and if necessary, replacement.

5. **General**

- a) With the addition of this property into the corporate limits of Kuna and its potential connection to water and irrigation services, this property will be placing demand not only on constructed facilities but on water rights provided by others. It is the reasonable expectation, in return, that this property transfer to the City, at time of connection, any conveyable water rights by deed and "Change of Ownership" form from IDWR. The domestic water right associated solely with a residence and ½ acre or less is not conveyable. The water right held in trust by an irrigation district is also not conveyable.
- b) A plan approval letter will be required if this project affects any local irrigation districts or its facilities.
- c) The City reserves the right of prior approval to all agreements involving the applicant (or its successors) and the irrigation or drainage district related to the property of this application and any attempt to abandon surface water rights.
- d) Verify that existing and proposed elevations match at property boundaries such that a slope burden is not imposed on adjacent properties.
- e) State the vertical datum used for elevations on all drawings.
- f) Provide engineering certification on all final engineering drawings.
- g) The submittals attached to the application include some alignments for City infrastructure. This information is helpful but has not been reviewed in detail and has not received City Engineer approval. The applicant is advised that detailed review and plan approval occurs at the time of approval of the official project improvement plans.

6. Inspection Fees

An inspection fee will be required for City inspection of the construction of any public or community water, sewer and irrigation facility associated with this development. The developer will still require a qualified responsible engineer to do sufficient inspection to justly certify to DEQ the project was completed in accordance with approved plans and specifications and to provide accurate as-built drawings to the City. The developer’s engineer and the City’s inspector are permitted to coordinate inspections as much as possible. The current City inspection fee is \$1.00 per lineal foot of sewer, water and irrigation related pipe and payment is due and payable prior to City’s scheduling of a pre-construction conference.

7. Right-of-Way

The subject property fronts one section line street (Ten Mile Road) and one mid-mile streets (Sunbeam St).

- a) Sufficient half right-of-way on the quarter line and section line for the classified streets noted above should be provided and streets constructed pursuant to City and ACHD standards.
- b) Residential Easements – City Code (6-3-8) requires the providing of 10-foot front and back lot line easements and side-lot easements, as necessary. The City Engineer recommends the following:
 - a. 10-foot minimum subdivision boundary easement;
 - b. 10-foot minimum street frontage easement;
 - c. 10-foot back lot line easement as required in code;
 - d. 5-foot minimum side lot line easement and wider easements in instances where underground pipelines are constructed in them;
 - e. Additional easements as needed for facilities not in right-of-way - of width and alignment acceptable to the City Engineer.
- c) It is recommended the location of approaches onto classified streets comply with ACHD approach policies.
- d) It is recommended sidewalk, curb and gutter, street widening and any related storm drainage facilities, consistent with city code and policies, are provided at the time of land-use change, development or re-development.

8. As-Built Drawings

As-built drawings are required at the conclusion of any public facility construction project and are the responsibility of the developer’s engineer. The city may help track changes, but will not be responsible for the finished product. As-built drawings will be required before occupancy or final plat approval is granted.

9. Property Description

- a) The applicant is required to provide a metes and bounds property description of the subject parcel.



STATE OF IDAHO
DEPARTMENT OF ENVIRONMENTAL QUALITY
BOISE REGIONAL OFFICE
1445 North Orchard Street • Boise, ID 83706-2239 • (208) 373-0550

DEQ Response to Request for Environmental Comment

Date:	June 1, 2017
Agency Requesting Comments:	City of Kuna
Date Request Received:	May 22, 2017
Applicant/Description:	Endurance Holdings, LLC/17-03-S, 17-03-ZC, and 17-09-DR for Deserthawk Subdivision No. 4 Preliminary Plat

Thank you for the opportunity to respond to your request for comment. While DEQ does not review projects on a project-specific basis, we attempt to provide the best review of the information provided. DEQ encourages agencies to review and utilize the Idaho Environmental Guide to assist in addressing project-specific conditions that may apply. This guide can be found at <http://www.deq.idaho.gov/ieg/>.

The following information does not cover every aspect of this project; however, we have the following general comments to use as appropriate:

1. Air Quality

- Please review IDAPA 58.01.01 for all rules on Air Quality, especially those regarding fugitive dust (58.01.01.651), trade waste burning (58.01.01.600-617), and odor control plans (58.01.01.776).

For questions, contact David Luft, Air Quality Manager, at 373-0550.

- IDAPA 58.01.01.201 requires an owner or operator of a facility to obtain an air quality permit to construct prior to the commencement of construction or modification of any facility that will be a source of air pollution in quantities above established levels. DEQ asks that cities and counties require a proposed facility to contact DEQ for an applicability determination on their proposal to ensure they remain in compliance with the rules.

For questions, contact the DEQ Air Quality Permitting Hotline at 1-877-573-7648.

2. Wastewater and Recycled Water

- DEQ recommends verifying that there is adequate sewer to serve this project prior to approval. Please contact the sewer provider for a capacity statement, declining balance report, and willingness to serve this project.
- IDAPA 58.01.16 and IDAPA 58.01.17 are the sections of Idaho rules regarding wastewater and recycled water. Please review these rules to determine whether this or future projects will require DEQ approval. IDAPA 58.01.03 is the section of Idaho rules regarding subsurface disposal of wastewater. Please review this rule to determine whether this or future projects will require permitting by the district health department.

Exhibit
B-2

All projects for construction or modification of wastewater systems require preconstruction approval. Recycled water projects and subsurface disposal projects require separate permits as well.

- *DEQ recommends that projects be served by existing approved wastewater collection systems or a centralized community wastewater system whenever possible. Please contact DEQ to discuss potential for development of a community treatment system along with best management practices for communities to protect ground water.*
- *DEQ recommends that cities and counties develop and use a comprehensive land use management plan, which includes the impacts of present and future wastewater management in this area. Please schedule a meeting with DEQ for further discussion and recommendations for plan development and implementation.*

For questions, contact Todd Crutcher, Engineering Manager, at 373-0550.

3. Drinking Water

- *DEQ recommends verifying that there is adequate water to serve this project prior to approval. Please contact the water provider for a capacity statement, declining balance report, and willingness to serve this project.*
- *IDAPA 58.01.08 is the section of Idaho rules regarding public drinking water systems. Please review these rules to determine whether this or future projects will require DEQ approval.*

All projects for construction or modification of public drinking water systems require preconstruction approval.

- *DEQ recommends verifying if the current and/or proposed drinking water system is a regulated public drinking water system (refer to the DEQ website at <http://www.deq.idaho.gov/water-quality/drinking-water.aspx>). For non-regulated systems, DEQ recommends annual testing for total coliform bacteria, nitrate, and nitrite.*
- *If any private wells will be included in this project, we recommend that they be tested for total coliform bacteria, nitrate, and nitrite prior to use and retested annually thereafter.*
- *DEQ recommends using an existing drinking water system whenever possible or construction of a new community drinking water system. Please contact DEQ to discuss this project and to explore options to both best serve the future residents of this development and provide for protection of ground water resources.*
- *DEQ recommends cities and counties develop and use a comprehensive land use management plan which addresses the present and future needs of this area for adequate, safe, and sustainable drinking water. Please schedule a meeting with DEQ for further discussion and recommendations for plan development and implementation.*

For questions, contact Todd Crutcher, Engineering Manager at 373-0550.

4. Surface Water

- *A DEQ short-term activity exemption (STAE) from this office is required if the project will involve de-watering of ground water during excavation and discharge back into surface water, including a description of the water treatment from this process to prevent excessive sediment and turbidity from entering surface water.*
- *Please contact DEQ to determine whether this project will require a National Pollution Discharge Elimination System (NPDES) Permit. If this project disturbs more than one acre, a stormwater permit from EPA may be required.*
- *If this project is near a source of surface water, DEQ requests that projects incorporate construction best management practices (BMPs) to assist in the protection of Idaho's water resources. Additionally, please contact DEQ to identify BMP alternatives and to determine whether this project is in an area with Total Maximum Daily Load stormwater permit conditions.*
- *The Idaho Stream Channel Protection Act requires a permit for most stream channel alterations. Please contact the Idaho Department of Water Resources (IDWR), Western Regional Office, at 2735 Airport Way, Boise, or call 208-334-2190 for more information. Information is also available on the IDWR website at: <http://www.idwr.idaho.gov/WaterManagement/StreamsDams/Streams/AlterationPermit/AlterationPermit.htm>*
- *The Federal Clean Water Act requires a permit for filling or dredging in waters of the United States. Please contact the US Army Corps of Engineers, Boise Field Office, at 10095 Emerald Street, Boise, or call 208-345-2155 for more information regarding permits.*

For questions, contact Lance Holloway, Surface Water Manager, at 373-0550.

5. Hazardous Waste And Ground Water Contamination

- **Hazardous Waste.** *The types and number of requirements that must be complied with under the federal Resource Conservations and Recovery Act (RCRA) and the Idaho Rules and Standards for Hazardous Waste (IDAPA 58.01.05) are based on the quantity and type of waste generated. Every business in Idaho is required to track the volume of waste generated, determine whether each type of waste is hazardous, and ensure that all wastes are properly disposed of according to federal, state, and local requirements.*
- *No trash or other solid waste shall be buried, burned, or otherwise disposed of at the project site. These disposal methods are regulated by various state regulations including Idaho's Solid Waste Management Regulations and Standards, Rules and Regulations for Hazardous Waste, and Rules and Regulations for the Prevention of Air Pollution.*
- **Water Quality Standards.** *Site activities must comply with the Idaho Water Quality Standards (IDAPA 58.01.02) regarding hazardous and deleterious-materials storage, disposal, or accumulation adjacent to or in the immediate vicinity of state waters (IDAPA 58.01.02.800); and the cleanup and reporting of oil-filled electrical equipment (IDAPA 58.01.02.849); hazardous materials (IDAPA 58.01.02.850); and used-oil and petroleum releases (IDAPA 58.01.02.851 and 852).*

Page 4 of 4

Petroleum releases must be reported to DEQ in accordance with IDAPA 58.01.02.851.01 and 04. Hazardous material releases to state waters, or to land such that there is likelihood that it will enter state waters, must be reported to DEQ in accordance with IDAPA 58.01.02.850.

- **Ground Water Contamination.** *DEQ requests that this project comply with Idaho's Ground Water Quality Rules (IDAPA 58.01.11), which states that "No person shall cause or allow the release, spilling, leaking, emission, discharge, escape, leaching, or disposal of a contaminant into the environment in a manner that causes a ground water quality standard to be exceeded, injures a beneficial use of ground water, or is not in accordance with a permit, consent order or applicable best management practice, best available method or best practical method."*

For questions, contact Albert Crawshaw, Waste & Remediation Manager, at 373-0550.

6. Additional Notes

- *If an underground storage tank (UST) or an aboveground storage tank (AST) is identified at the site, the site should be evaluated to determine whether the UST is regulated by DEQ. EPA regulates ASTs. UST and AST sites should be assessed to determine whether there is potential soil and ground water contamination. Please call DEQ at 373-0550, or visit the DEQ website (<http://www.deq.idaho.gov/waste-mgmt-remediation/storage-tanks.aspx>) for assistance.*
- *If applicable to this project, DEQ recommends that BMPs be implemented for any of the following conditions: wash water from cleaning vehicles, fertilizers and pesticides, animal facilities, composted waste, and ponds. Please contact DEQ for more information on any of these conditions.*

We look forward to working with you in a proactive manner to address potential environmental impacts that may be within our regulatory authority. If you have any questions, please contact me, or any of our technical staff at 208-373-0550.

Sincerely,



Aaron Scheff
aaron.scheff@deq.idaho.gov
Regional Administrator
Boise Regional Office
Idaho Department of Environmental Quality

ec: TRIM 2017AEK71
File # 2299

RECEIVED
6-5-17

June 5, 2017

To: Kuna Planning and Zoning Commission

Re: 17-03-S (Subdivision), 17-03-ZC (Rezone) and 17-09-DR (Design Review): Deserthawk Subdivision No. 4

From: Patty Reisenauer 943 S Ash Ave, Kuna

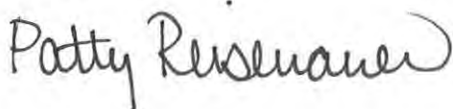
I am writing to reply to the rezoning of the 9.43-acre parcel from the current Agricultural zone to a residential (R-6) zone. My property sits directly east of this property.

My family moved to our new home in October 2015. We moved out of subdivision life to enjoy the peace and serenity of country life. Now we are in danger of returning to a life that we moved away from.

The current atmosphere is one of peace and quiet of the country. If you rezone this property to residential, the neighborhood atmosphere and our quality of life will change to city life which brings more crime, too many houses, too much noise, and too much traffic.

Please keep our Agriculture status by not rezoning this property. If we would have to compromise, please do not allow this property to be subdivided into any less than 2 acre parcels. We would appreciate the opportunity to keep the feel of our country neighborhood as long as possible. Thank you for allowing us to keep our current quality of life.

Sincerely,



Patty Reisenauer

City of Kuna
Planning & Zoning

17-03-S 17-03-ZC 17-09-DR
Deserthawk Subdivision No



Project/File: **Deserthawk Subdivision No. 4/ KPP17-0005/17-03-S/17-03-ZC/17-09-DR**
This is a rezone, preliminary plat, and design review application to allow for the development of 34 residential building lots and 7 common lots on 9.4 acres. This site is located at the SEC of Sunbeam Street and Ten Mile Road in Kuna, Idaho.

Lead Agency: City of Kuna

Site address: SEC of Sunbeam Street and Ten Mile Road

Staff Approval: July 5, 2017

Applicant: Cory Barton
 Endurance Holdings, LLC
 1977 E. Overland Road
 Meridian, ID 83642

Representative: David Crawford
 B & A Engineers
 5505 W. Franklin Road
 Boise, ID 83705

Staff Contact: Mindy Wallace, AICP
 Phone: 387-6178
 E-mail: mwallace@achdidaho.org

A. Findings of Fact

- Description of Application:** The applicant is requesting approval of a rezone, preliminary plat, and design review application to allow for the development of 34 residential building lots and 7 common lots on 9.4 acres.

 The City of Kuna's comprehensive plan calls for medium density residential uses on this site.

2. Description of Adjacent Surrounding Area:

Direction	Land Use	Zoning
North	Single family residential/Agricultural	R-4/A
South	Single family residential	R-6
East	Rural urban transitional/Agricultural	RUT/A
West	Single family residential	R-6

- Site History:** ACHD has not previously reviewed this site for a development application.
- Transit:** Transit services are not available to serve this site.



5. **New Center Lane Miles:** The proposed development includes 0.4 centerline miles of new public road.
6. **Impact Fees:** There will be an impact fee that is assessed and due prior to issuance of any building permits. The assessed impact fee will be based on the impact fee ordinance that is in effect at that time.
7. **Capital Improvements Plan (CIP)/ Integrated Five Year Work Plan (IFYWP):**
There are currently no roadways, bridges or intersections in the general vicinity of the project that are currently in the Integrated Five Year Work Plan (IFYWP) or the District's Capital Improvement Plan (CIP).

B. Traffic Findings for Consideration

1. **Trip Generation:** This development is estimated to generate 323 vehicle trips per day; 34 vehicle trips per hour in the PM peak hour, based on the Institute of Transportation Engineers Trip Generation Manual, 9th edition.
2. **Condition of Area Roadways**
Traffic Count is based on Vehicles per hour (VPH)

Roadway	Frontage	Functional Classification	PM Peak Hour Traffic Count	PM Peak Hour Level of Service
Ten Mile Road	640-feet	Minor Arterial	24	<i>Better than "E"</i>

* Acceptable level of service for a two-lane minor arterial is "E" (575 VPH).

3. **Average Daily Traffic Count (VDT)**
Average daily traffic counts are based on ACHD's most current traffic counts.
 - The average daily traffic count for Ten Mile Road north of King Road was 388 on 5/1/13.

C. Findings for Consideration

1. Ten Mile Road

- a. **Existing Conditions:** Ten Mile Road is improved with 2-travel lanes, and no curb, gutter or sidewalk abutting the site. There is 50-feet of right-of-way for Ten Mile Road (25-feet from centerline).
- b. **Policy:**
 - Arterial Roadway Policy:** District Policy 7205.2.1 states that the developer is responsible for improving all street frontages adjacent to the site regardless of whether or not access is taken to all of the adjacent streets.

Master Street Map and Typology Policy: District Policy 7205.5 states that the design of improvements for arterials shall be in accordance with District standards, including the Master Street Map and Livable Streets Design Guide. The developer or engineer should contact the District before starting any design.

Street Section and Right-of-Way Width Policy: District Policies 7205.2.1 & 7205.5.2 state that the standard 5-lane street section shall be 72-feet (back-of-curb to back-of-curb) within 96-feet of right-of-way. This width typically accommodates two travel lanes in each direction, a continuous center left-turn lane, and bike lanes on a minor arterial and a safety shoulder on a principal arterial.

Right-of-Way Dedication: District Policy 7205.2 states that The District will provide compensation for additional right-of-way dedicated beyond the existing right-of-way along arterials listed as impact fee eligible in the adopted Capital Improvements Plan using available impact fee revenue in the Impact Fee Service Area.

No compensation will be provided for right-of-way on an arterial that is not listed as impact fee eligible in the Capital Improvements Plan.

The District may acquire additional right-of-way beyond the site-related needs to preserve a corridor for future capacity improvements, as provided in Section 7300.

Sidewalk Policy: District Policy 7205.5.7 requires a concrete sidewalk at least 5-feet wide to be constructed on both sides of all arterial streets. A parkway strip at least 6-feet wide between the back-of-curb and street edge of the sidewalk is required to provide increased safety and protection of pedestrians. Consult the District's planter width policy if trees are to be placed within the parkway strip. Sidewalks constructed next to the back-of-curb shall be a minimum of 7-feet wide.

Detached sidewalks are encouraged and should be parallel to the adjacent roadway. Meandering sidewalks are discouraged.

A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.

Frontage Improvements Policy: District Policy 7205.2.1 states that the developer shall widen the pavement to a minimum of 17-feet from centerline plus a 3-foot wide gravel shoulder adjacent to the entire site. Curb, gutter and additional pavement widening may be required (See Section 7205.5.5).

ACHD Master Street Map: ACHD Policy Section 3111.1 requires the Master Street Map (MSM) guide the right-of-way acquisition, arterial street requirements, and specific roadway features required through development. This segment of Ten Mile Road is designated in the MSM as a Residential Arterial with 5-lanes and on-street bike lanes, a 72-foot street section within 96-feet of right-of-way.

- c. **Applicant Proposal:** The applicant has proposed to widen Ten Mile Road to half of a 72-foot street section with 34-feet of pavement from the centerline of roadway abutting the site, vertical curb, gutter, and a 12-foot wide landscape buffer within 48-feet of right-of-way, and a 5-foot wide detached meandering sidewalk within a 20-foot wide easement.
- d. **Staff Comments/Recommendations:** The applicant's proposal does not meet District policy and should not be approved, as proposed. ACHD cannot allow Ten Mile Road to be widened to half of a 72-foot street section in this location, as that improvement is not necessary to serve the site and it would create unsafe driving conditions and driver confusion to have the pavement widened for such a short distance (approximately 640-feet) on Ten Mile Road.

Consistent with ACHD's policies, the applicant should be required to dedicate additional right-of-way to total 48-feet from the centerline of Ten Mile Road abutting the site. The applicant will not be compensation for this right-of-way dedication as this segment of Ten Mile Road is not listed as impact fee eligible in the Capital Improvements Plan.

The applicant should be required to widen the pavement on Ten Mile Road to a minimum 17-feet from centerline plus a 3-foot wide gravel shoulder adjacent to the entire site.

The applicant should be required to construct a 5-foot wide detached concrete sidewalk located a minimum of 41-feet from the centerline of Ten Mile Road abutting the site. If the

sidewalk is located outside of the dedicated right-of-way, then a permanent right-of-way easement should be provided.

The City of Kuna has indicated a desire for some arterial roadways to be constructed as complete streets with pavement widening, curb, and gutter to create a finished look for the roadway. If the City of Kuna requires Ten Mile Road to be constructed as a complete street abutting the site, then it should be constructed as half of a 3-lane, 49-foot street section with 24.5-feet of pavement from the centerline of Ten Mile Road, vertical curb, gutter, and a detached concrete sidewalk, a minimum of 5-feet in width, located a minimum of 41-feet from the centerline of Ten Mile Road abutting the site.

2. Sunbeam Street

a. **Existing Conditions:** Sunbeam is an unimproved, unopened right-of-way abutting the site. There is 50-feet of right-of-way for Sunbeam Street.

b. **Policy:**

Collector Street Policy: District policy 7206.2.1 states that the developer is responsible for improving all collector frontages adjacent to the site or internal to the development as required below, regardless of whether access is taken to all of the adjacent streets.

Master Street Map and Typologies Policy: District policy 7206.5 states that if the collector street is designated with a typology on the Master Street Map, that typology shall be considered for the required street improvements. If there is no typology listed in the Master Street Map, then standard street sections shall serve as the default.

Street Section and Right-of-Way Policy: District policy 7206.5.2 states that the standard right-of-way width for collector streets shall typically be 50 to 70-feet, depending on the location and width of the sidewalk and the location and use of the roadway. The right-of-way width may be reduced, with District approval, if the sidewalk is located within an easement; in which case the District will require a minimum right-of-way width that extends 2-feet behind the back-of-curb on each side.

The standard street section shall be 46-feet (back-of-curb to back-of-curb). This width typically accommodates a single travel lane in each direction, a continuous center left-turn lane, and bike lanes.

Residential Collector Policy: District policy 7206.5.2 states that the standard street section for a collector in a residential area shall be 36-feet (back-of-curb to back-of-curb). The District will consider a 33-foot or 29-foot street section with written fire department approval and taking into consideration the needs of the adjacent land use, the projected volumes, the need for bicycle lanes, and on-street parking.

Sidewalk Policy: District policy 7206.5.6 requires a concrete sidewalks at least 5-feet wide to be constructed on both sides of all collector streets. A parkway strip at least 6-feet wide between the back-of-curb and street edge of the sidewalk is required to provide increased safety and protection of pedestrians. Consult the District's planter width policy if trees are to be placed within the parkway strip. Sidewalks constructed next to the back-of-curb shall be a minimum of 7-feet wide.

Detached sidewalks are encouraged and should be parallel to the adjacent roadway. Meandering sidewalks are discouraged.

A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.

Half Street Policy: District Policy 7206.2.2 required improvements shall consist of pavement widening to one-half the required width, including curb, gutter and concrete sidewalk (minimum 5-feet), plus 12-feet of additional pavement widening beyond the centerline established for the street to provide an adequate roadway surface, with the pavement crowned at the ultimate centerline. A 3-foot wide gravel shoulder and a borrow ditch sized to accommodate the roadway storm runoff shall be constructed on the unimproved side.

ACHD Master Street Map: ACHD Policy Section 3111.1 requires the Master Street Map (MSM) guide the right-of-way acquisition, collector street requirements, and specific roadway features required through development. A new collector roadway was identified on the MSM with the street typology of Residential Collector. The new collector roadway should align with Sunbeam Street on the west side of Ten Mile Road and continue through the property stubbing to the east. The Residential Collector typology as depicted in the Livable Street Design Guide recommends a 2-lane roadway with bike lanes, a 36-foot street section within 54-feet of right-of-way.

- c. **Applicant Proposal:** The applicant is proposing to construct Sunbeam Street with 24-feet of pavement, vertical curb, gutter, and a 5-foot wide attached concrete sidewalk abutting the site and a 3-foot wide gravel shoulder and barrow ditch on the north side of the roadway. The improvements are proposed to fit within the existing 50-feet of right-of-way.
- d. **Staff Comments/Recommendations:** The applicant’s proposal does not meet District policy and should not be approved, as proposed.

The applicant should be required to construct Sunbeam Street has ½ of a 36-foot residential collector street section, plus an additional 12-feet of pavement to total 30-feet, with vertical curb, gutter, and 7-foot wide attached (or 5-foot wide detached) concrete sidewalk abutting the site and a 3-foot wide gravel shoulder and barrow ditch on the north side of the roadway. These improvements should fit within the existing 50-feet of right-of-way.

If detached sidewalks are constructed and are located outside of the right-of-way, then a permanent right-of-way easement should be provided.

3. Internal Local Streets

a. **Existing Conditions:** There are no internal local streets within the site.

b. **Policy:**

Local Roadway Policy: District Policy 7207.2.1 states that the developer is responsible for improving all local street frontages adjacent to the site regardless of whether or not access is taken to all of the adjacent streets.

Street Section and Right-of-Way Policy: District Policy 7207.5 states that right-of-way widths for all local streets shall generally not be less than 50-feet wide and that the standard street section shall be 36-feet (back-of-curb to back-of-curb). The District will consider the utilization of a street width less than 36-feet with written fire department approval.

Standard Urban Local Street—36-foot to 33-foot Street Section and Right-of-way Policy: District Policy 7207.5.2 states that the standard street section shall be 36-feet (back-of-curb to back-of-curb) for developments with any buildable lot that is less than 1 acre in size. This street section shall include curb, gutter, and minimum 5-foot concrete sidewalks on both sides and shall typically be within 50-feet of right-of-way.

The District will also consider the utilization of a street width less than 36-feet with written fire department approval. Most often this width is a 33-foot street section (back-of-curb to back-of-curb) for developments with any buildable lot that is less than 1 acre in size.

Sidewalk Policy: District Policy 7207.5.7 states that five-foot wide concrete sidewalk is required on both sides of all local street, except those in rural developments with net densities

of one dwelling unit per 1.0 acre or less, or in hillside conditions where there is no direct lot frontage, in which case a sidewalk shall be constructed along one side of the street. Some local jurisdictions may require wider sidewalks.

The sidewalk may be placed next to the back-of-curb. Where feasible, a parkway strip at least 8-feet wide between the back-of-curb and the street edge of the sidewalk is recommended to provide increased safety and protection of pedestrians and to allow for the planting of trees in accordance with the District's Tree Planting Policy. If no trees are to be planted in the parkway strip, the applicant may submit a request to the District, with justification, to reduce the width of the parkway strip.

Detached sidewalks are encouraged and should be parallel to the adjacent roadway. Meandering sidewalks are discouraged.

A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.

- c. **Applicant's Proposal:** The applicant has proposed to construct the internal local streets as 36-foot street sections with rolled curb, gutter, and 5-foot wide attached concrete sidewalks within 50-feet of right-of-way.

The applicant has proposed to construct 1 knuckle within the site.

- d. **Staff Comments/Recommendations:** The applicant's proposal meet's district policy and should be approved, as proposed. The internal local streets may be constructed as 33 to 34-foot street sections.

4. Roadway Offsets

- a. **Existing Conditions:** There are no roadways within the site.

b. **Policy:**

Local Street Intersection Spacing on Minor Arterials: District policy 7205.4.3 states that new local streets should not typically intersect arterials. Local streets should typically intersect collectors. If it is necessary, as determined by ACHD, for a local street to intersect an arterial, the minimum allowable offset shall be 660-feet as measured from all other existing roadways as identified in Table 1a (7205.4.6).

Local Offset Policy: District policy 7206.4.5, requires local roadways to align or offset a minimum of 330-feet from a collector roadway (measured centerline to centerline).

District policy 7207.4.2, requires local roadways to align or provide a minimum offset of 125-feet from any other street (measured centerline to centerline).

- c. **Applicant's Proposal:** The applicant has proposed to construct one new local street, Sahara Drive, to intersect Ten Mile Road, located approximately 480-feet south of Sunbeam Street. Sahara Drive is proposed to align centerline to centerline with Sahara Street on the west side of Ten Mile Road across from the site.

The applicant has proposed to construct one new local street, Tanami Avenue, to intersect Sunbeam Street, located approximately 530-feet east of Ten Mile Road.

- d. **Staff Comments/Recommendations:** The applicant's proposal to construct Sahara Street to intersect Ten Mile Road meet's District policy, as the roadway is proposed to align with Sahara Street on the west side of Ten Mile Road across from the site.

The applicant's proposal to construct Tanami Avenue to intersection Sunbeam Street meet's District policy and should be approved, as proposed.

5. Stub Streets

a. **Existing Conditions:** There are no stub streets to the site.

b. **Policy:**

Stub Street Policy: District policy 7207.2.4 states that stub streets will be required to provide circulation or to provide access to adjoining properties. Stub streets will conform with the requirements described in Section 7207.2.5.4, except a temporary cul-de-sac will not be required if the stub street has a length no greater than 150-feet. A sign shall be installed at the terminus of the stub street stating that, "THIS ROAD WILL BE EXTENDED IN THE FUTURE."

In addition, stub streets must meet the following conditions:

- A stub street shall be designed to slope towards the nearest street intersection within the proposed development and drain surface water towards that intersection; unless an alternative storm drain system is approved by the District.
- The District may require appropriate covenants guaranteeing that the stub street will remain free of obstructions.

Temporary Dead End Streets Policy: District policy 7207.2.4 requires that the design and construction for cul-de-sac streets shall apply to temporary dead end streets. The temporary cul-de-sac shall be paved and shall be the dimensional requirements of a standard cul-de-sac. The developer shall grant a temporary turnaround easement to the District for those portions of the cul-de-sac which extend beyond the dedicated street right-of-way. In the instance where a temporary easement extends onto a buildable lot, the entire lot shall be encumbered by the easement and identified on the plat as a non-buildable lot until the street is extended.

c. **Applicant Proposal:** The applicant is proposing to construct 2 stub streets, one to the south and one to the east. The stub streets are proposed to be located, as follows:

- Stub street to the south, Rangipo Avenue, located 180-feet east of Ten Mile Road.
- Stub street to the east, Sahara Drive, located 530-feet south of Sunbeam Street.

d. **Staff Comments/Recommendations:** The applicant's proposal meet's District policy and should be approved, as proposed. The applicant should be required to install a sign at the terminus of each stub street which states that, "THIS ROAD WILL BE EXTENDED IN THE FUTURE."

6. Tree Planters

Tree Planter Policy: Tree Planter Policy: The District's Tree Planter Policy prohibits all trees in planters less than 8-feet in width without the installation of root barriers. Class II trees may be allowed in planters with a minimum width of 8-feet, and Class I and Class III trees may be allowed in planters with a minimum width of 10-feet.

7. Landscaping

Landscaping Policy: A license agreement is required for all landscaping proposed within ACHD right-of-way or easement areas. Trees shall be located no closer than 10-feet from all public storm drain facilities. Landscaping should be designed to eliminate site obstructions in the vision triangle at intersections. District Policy 5104.3.1 requires a 40-foot vision triangle and a 3-foot height restriction on all landscaping located at an uncontrolled intersection and a 50-foot offset from stop signs. Landscape plans are required with the submittal of civil plans and must meet all District requirements prior to signature of the final plat and/or approval of the civil plans.

8. Other Access

Ten Mile Road is classified as a minor arterial roadway; Sunbeam Street is classified as a collector roadway. Other than the access specifically approved with this application, direct lot access is prohibited to these roadways and should be noted on the final plat.

D. Site Specific Conditions of Approval

1. Dedicate additional right-of-way to total 48-feet from the centerline of Ten Mile Road abutting the site. Compensation will not be provided for this right-of-way dedication.
2. Widen the pavement on Ten Mile Road to a minimum 17-feet from centerline plus a 3-foot wide gravel shoulder adjacent to the entire site.
3. Construct a 5-foot wide detached concrete sidewalk located a minimum of 41-feet from the centerline of Ten Mile Road abutting the site. Provide a permanent right-of-way easement if detached sidewalks are located outside of the dedicated right-of-way.
4. If the City of Kuna requires Ten Mile Road to be constructed as a complete street abutting the site, then construct Ten Mile Road as half of a 3-lane, 49-foot street section with 24.5-feet of pavement from the centerline of Ten Mile Road, vertical curb, gutter, and a detached concrete sidewalk, a minimum of 5-feet in width, located a minimum of 41-feet from the centerline of Ten Mile Road abutting the site.
5. Construct Sunbeam Street has ½ of a 36-foot residential collector street section, plus an additional 12-feet of pavement to total 30-feet, with vertical curb, gutter, and 7-foot wide attached (or 5-foot wide detached) concrete sidewalk abutting the site and a 3-foot wide gravel shoulder and barrow ditch on the north side of the roadway within the existing 50-feet of right-of-way.
6. Construct the internal local streets as 36-foot street sections with rolled curb, gutter, and 5-foot wide attached concrete sidewalks within 50-feet of right-of-way.
7. Construct 1 knuckle, as proposed.
8. Construct Sahara Drive, to intersect Ten Mile Road, located 480-feet south of Sunbeam Street. Sahara Drive.
9. Construct Tanami Avenue, to intersect Sunbeam Street, located a 530-feet east of Ten Mile Road.
10. Construct one stub street to the south, Rangipo Avenue, located 180-feet east of Ten Mile Road. Install a sign at the terminus of Rangipo Avenue, which states that, "THIS ROAD WILL BE EXTENDED IN THE FUTURE."
11. Construct one stub street to the east, Sahara Drive, located 530-feet south of Sunbeam Street. Install a sign at the terminus of Sahara Drive, which states that, "THIS ROAD WILL BE EXTENDED IN THE FUTURE."
12. Payment of impacts fees are due prior to issuance of a building permit.
13. Comply with all Standard Conditions of Approval.

E. Standard Conditions of Approval

1. All proposed irrigation facilities shall be located outside of the ACHD right-of-way (including all easements). Any existing irrigation facilities shall be relocated outside of the ACHD right-of-way (including all easements).
2. Private Utilities including sewer or water systems are prohibited from being located within the ACHD right-of-way.

3. In accordance with District policy, 7203.3, the applicant may be required to update any existing non-compliant pedestrian improvements abutting the site to meet current Americans with Disabilities Act (ADA) requirements. The applicant's engineer should provide documentation of ADA compliance to District Development Review staff for review.
4. Replace any existing damaged curb, gutter and sidewalk and any that may be damaged during the construction of the proposed development. Contact Construction Services at 387-6280 (with file number) for details.
5. A license agreement and compliance with the District's Tree Planter policy is required for all landscaping proposed within ACHD right-of-way or easement areas.
6. All utility relocation costs associated with improving street frontages abutting the site shall be borne by the developer.
7. It is the responsibility of the applicant to verify all existing utilities within the right-of-way. The applicant at no cost to ACHD shall repair existing utilities damaged by the applicant. The applicant shall be required to call DIGLINE (1-811-342-1585) at least two full business days prior to breaking ground within ACHD right-of-way. The applicant shall contact ACHD Traffic Operations 387-6190 in the event any ACHD conduits (spare or filled) are compromised during any phase of construction.
8. Utility street cuts in pavement less than five years old are not allowed unless approved in writing by the District. Contact the District's Utility Coordinator at 387-6258 (with file numbers) for details.
9. All design and construction shall be in accordance with the ACHD Policy Manual, ISPWC Standards and approved supplements, Construction Services procedures and all applicable ACHD Standards unless specifically waived herein. An engineer registered in the State of Idaho shall prepare and certify all improvement plans.
10. Construction, use and property development shall be in conformance with all applicable requirements of ACHD prior to District approval for occupancy.
11. No change in the terms and conditions of this approval shall be valid unless they are in writing and signed by the applicant or the applicant's authorized representative and an authorized representative of ACHD. The burden shall be upon the applicant to obtain written confirmation of any change from ACHD.
12. If the site plan or use should change in the future, ACHD Planning Review will review the site plan and may require additional improvements to the transportation system at that time. Any change in the planned use of the property which is the subject of this application, shall require the applicant to comply with ACHD Policy and Standard Conditions of Approval in place at that time unless a waiver/variance of the requirements or other legal relief is granted by the ACHD Commission.

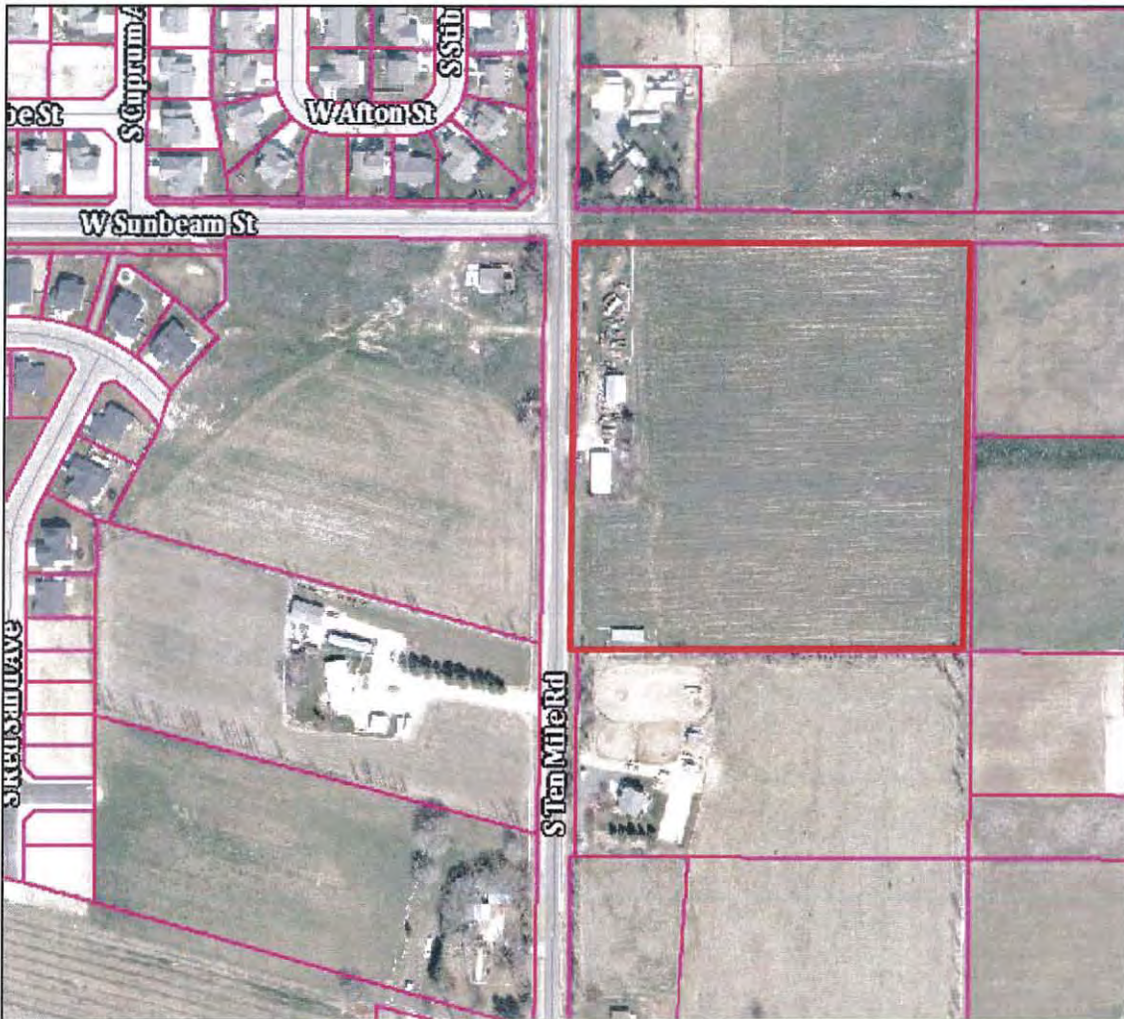
F. Conclusions of Law

1. The proposed site plan is approved, if all of the Site Specific and Standard Conditions of Approval are satisfied.
2. ACHD requirements are intended to assure that the proposed use/development will not place an undue burden on the existing vehicular transportation system within the vicinity impacted by the proposed development.

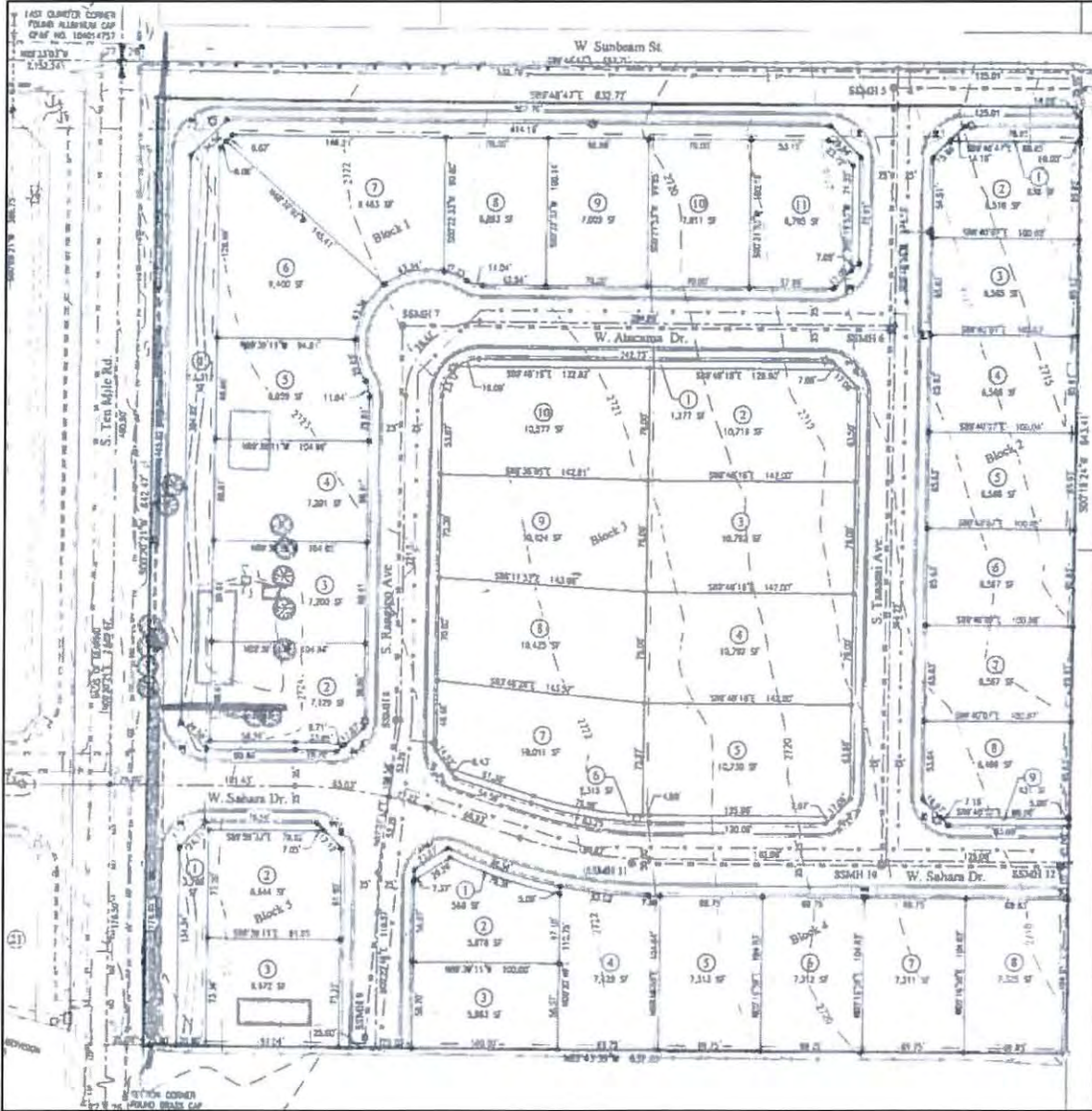
G. Attachments

- 1. Vicinity Map
- 2. Site Plan
- 3. Utility Coordinating Council
- 4. Development Process Checklist
- 5. Request for Reconsideration Guidelines

VICINITY MAP



SITE PLAN



Ada County Utility Coordinating Council

Developer/Local Improvement District Right of Way Improvements Guideline Request

Purpose: To develop the necessary avenue for proper notification to utilities of local highway and road improvements, to help the utilities in budgeting and to clarify the already existing process.

- 1) **Notification:** Within five (5) working days upon notification of required right of way improvements by Highway entities, developers shall provide written notification to the affected utility owners and the Ada County Utility Coordinating Council (UCC). Notification shall include but not be limited to, project limits, scope of roadway improvements/project, anticipated construction dates, and any portions critical to the right of way improvements and coordination of utilities.
- 2) **Plan Review:** The developer shall provide the highway entities and all utility owners with preliminary project plans and schedule a plan review conference. Depending on the scale of utility improvements, a plan review conference may not be necessary, as determined by the utility owners. Conference notification shall also be sent to the UCC. During the review meeting the developer shall notify utilities of the status of right of way/easement acquisition necessary for their project. At the plan review conference each company shall have the right to appeal, adjust and/or negotiate with the developer on its own behalf. Each utility shall provide the developer with a letter of review indicating the costs and time required for relocation of its facilities. Said letter of review is to be provided within thirty calendar days after the date of the plan review conference.
- 3) **Revisions:** The developer is responsible to provide utilities with any revisions to preliminary plans. Utilities may request an updated plan review meeting if revisions are made in the preliminary plans which affect the utility relocation requirements. Utilities shall have thirty days after receiving the revisions to review and comment thereon.
- 4) **Final Notification:** The developer will provide highway entities, utility owners and the UCC with final notification of its intent to proceed with right of way improvements and include the anticipated date work will commence. This notification shall indicate that the work to be performed shall be pursuant to final approved plans by the highway entity. The developer shall schedule a preconstruction meeting prior to right of way improvements. Utility relocation activity shall be completed within the times established during the preconstruction meeting, unless otherwise agreed upon.

Notification to the Ada County UCC can be sent to: 50 S. Cole Rd, Boise 83707, or Visit iducc.com for e-mail notification information.

Development Process Checklist

Items Completed to Date:

- Submit a development application to a City or to Ada County
- The City or the County will transmit the development application to ACHD
- The ACHD **Planning Review Section** will receive the development application to review
- The **Planning Review Section** will do one of the following:
 - Send a **"No Review"** letter to the applicant stating that there are no site specific conditions of approval at this time.
 - Write a **Staff Level** report analyzing the impacts of the development on the transportation system and evaluating the proposal for its conformance to District Policy.
 - Write a **Commission Level** report analyzing the impacts of the development on the transportation system and evaluating the proposal for its conformance to District Policy.

Items to be completed by Applicant:

- For **ALL** development applications, including those receiving a **"No Review"** letter:
 - The applicant should submit one set of engineered plans directly to ACHD for review by the **Development Review Section** for plan review and assessment of impact fees. (Note: if there are no site improvements required by ACHD, then architectural plans may be submitted for purposes of impact fee assessment.)
 - The applicant is required to get a permit from Construction Services (ACHD) for ANY work in the right-of-way, including, but not limited to, driveway approaches, street improvements and utility cuts.
- Pay Impact Fees prior to issuance of building permit. Impact fees cannot be paid prior to plan review approval.

DID YOU REMEMBER:

Construction (Non-Subdivisions)

- Driveway or Property Approach(s)**
 - Submit a "Driveway Approach Request" form to ACHD Construction (for approval by Development Services & Traffic Services). There is a one week turnaround for this approval.
- Working in the ACHD Right-of-Way**
 - Four business days prior to starting work have a bonded contractor submit a "Temporary Highway Use Permit Application" to ACHD Construction – Permits along with:
 - a) Traffic Control Plan
 - b) An Erosion & Sediment Control Narrative & Plat, done by a Certified Plan Designer, if trench is >50' or you are placing >600 sf of concrete or asphalt.

Construction (Subdivisions)

- Sediment & Erosion Submittal**
 - At least one week prior to setting up a Pre-Construction Meeting an Erosion & Sediment Control Narrative & Plan, done by a Certified Plan Designer, must be turned into ACHD Construction to be reviewed and approved by the ACHD Stormwater Section.
- Idaho Power Company**
 - Vic Steelman at Idaho Power must have his IPCO approved set of subdivision utility plans prior to Pre-Con being scheduled.
- Final Approval from Development Services is required** prior to scheduling a Pre-Con.

Request for Appeal of Staff Decision

1. **Appeal of Staff Decision:** The Commission shall hear and decide appeals by an applicant of the final decision made by the Development Services Manager when it is alleged that the Development Services Manager did not properly apply this section 7101.6, did not consider all of the relevant facts presented, made an error of fact or law, abused discretion or acted arbitrarily and capriciously in the interpretation or enforcement of the ACHD Policy Manual.
 - a. **Filing Fee:** The Commission may, from time to time, set reasonable fees to be charged the applicant for the processing of appeals, to cover administrative costs.
 - b. **Initiation:** An appeal is initiated by the filing of a written notice of appeal with the Secretary and Clerk of the District, which must be filed within ten (10) working days from the date of the decision that is the subject of the appeal. The notice of appeal shall refer to the decision being appealed, identify the appellant by name, address and telephone number and state the grounds for the appeal. The grounds shall include a written summary of the provisions of the policy relevant to the appeal and/or the facts and law relied upon and shall include a written argument in support of the appeal. The Commission shall not consider a notice of appeal that does not comply with the provisions of this subsection.
 - c. **Time to Reply:** The Development Services Manager shall have ten (10) working days from the date of the filing of the notice of appeal to reply to the notice of the appeal, and may during such time meet with the appellant to discuss the matter, and may also consider and/or modify the decision that is being appealed. A copy of the reply and any modifications to the decision being appealed will be provided to the appellant prior to the Commission hearing on the appeal.
 - d. **Notice of Hearing:** Unless otherwise agreed to by the appellant, the hearing of the appeal will be noticed and scheduled on the Commission agenda at a regular meeting to be held within thirty (30) days following the delivery to the appellant of the Development Services Manager's reply to the notice of appeal. A copy of the decision being appealed, the notice of appeal and the reply shall be delivered to the Commission at least one (1) week prior to the hearing.
 - e. **Action by Commission:** Following the hearing, the Commission shall either affirm or reverse, in whole or part, or otherwise modify, amend or supplement the decision being appealed, as such action is adequately supported by the law and evidence presented at the hearing.

Request for Reconsideration of Commission Action

1. **Request for Reconsideration of Commission Action:** A Commissioner, a member of ACHD staff or any other person objecting to any final action taken by the Commission may request reconsideration of that action, provided the request is not for a reconsideration of an action previously requested to be reconsidered, an action whose provisions have been partly and materially carried out, or an action that has created a contractual relationship with third parties.

- a. Only a Commission member who voted with the prevailing side can move for reconsideration, but the motion may be seconded by any Commissioner and is voted on by all Commissioners present.

If a motion to reconsider is made and seconded it is subject to a motion to postpone to a certain time.

- b. The request must be in writing and delivered to the Secretary of the Highway District no later than 11:00 a.m. 2 days prior to the Commission's next scheduled regular meeting following the meeting at which the action to be reconsidered was taken. Upon receipt of the request, the Secretary shall cause the same to be placed on the agenda for that next scheduled regular Commission meeting.
- c. The request for reconsideration must be supported by written documentation setting forth new facts and information not presented at the earlier meeting, or a changed situation that has developed since the taking of the earlier vote, or information establishing an error of fact or law in the earlier action. The request may also be supported by oral testimony at the meeting.
- d. If a motion to reconsider passes, the effect is the original matter is in the exact position it occupied the moment before it was voted on originally. It will normally be returned to ACHD staff for further review. The Commission may set the date of the meeting at which the matter is to be returned. The Commission shall only take action on the original matter at a meeting where the agenda notice so provides.
- e. At the meeting where the original matter is again on the agenda for Commission action, interested persons and ACHD staff may present such written and oral testimony as the President of the Commission determines to be appropriate, and the Commission may take any action the majority of the Commission deems advisable.
- f. If a motion to reconsider passes, the applicant may be charged a reasonable fee, to cover administrative costs, as established by the Commission.



CENTRAL DISTRICT HEALTH DEPARTMENT
Environmental Health Division

Return to:

- ACZ
- Boise
- Eagle
- Garden City
- Kuna
- Meridian
- Star

RECEIVED
6-4-17

Rezone # 17-03-ZC / 17-09-DR
 Conditional Use # _____
 Preliminary / Final / Short Plat 17-03-S

Deserthawk No 4

- 1. We have No Objections to this Proposal.
- 2. We recommend Denial of this Proposal.
- 3. Specific knowledge as to the exact type of use must be provided before we can comment on this Proposal.
- 4. We will require more data concerning soil conditions on this Proposal before we can comment.
- 5. Before we can comment concerning individual sewage disposal, we will require more data concerning the depth of:
 - high seasonal ground water
 - waste flow characteristics
 - bedrock from original grade
 - other _____
- 6. This office may require a study to assess the impact of nutrients and pathogens to receiving ground waters and surface waters.
- 7. This project shall be reviewed by the Idaho Department of Water Resources concerning well construction and water availability.
- 8. After written approval from appropriate entities are submitted, we can approve this proposal for:
 - central sewage
 - community sewage system
 - community water well
 - interim sewage
 - central water
 - individual sewage
 - individual water
- 9. The following plan(s) must be submitted to and approved by the Idaho Department of Environmental Quality:
 - central sewage
 - community sewage system
 - community water
 - sewage dry lines
 - central water
- 10. This Department would recommend deferral until high seasonal ground water can be determined if other considerations indicate approval.
- 11. If restroom facilities are to be installed, then a sewage system MUST be installed to meet Idaho State Sewage Regulations.
- 12. We will require plans be submitted for a plan review for any:
 - food establishment
 - swimming pools or spas
 - child care center
 - beverage establishment
 - grocery store
- 13. Infiltration beds for storm water disposal are considered shallow injection wells. An application and fee must be submitted to CDHD.

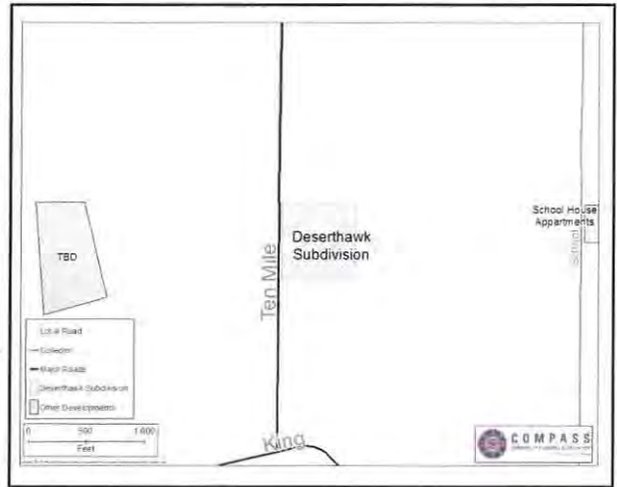
14. _____ Reviewed By: [Signature]
 _____ Date: 5/31/17

Exhibit
B-5

Communities in Motion 2040 Development Checklist

The Community Planning Association of Southwest Idaho (COMPASS) is the metropolitan planning organization (MPO) for Ada and Canyon Counties. COMPASS has developed this checklist as a tool for local governments to evaluate whether land developments are consistent with the goals of *Communities in Motion 2040* (CIM 2040), the regional long-range transportation plan for Ada and Canyon Counties. CIM 2040 was developed through a collaborative approach with COMPASS member agencies and adopted by the COMPASS Board on **July 21, 2014**.

This checklist is not intended to be prescriptive, but rather a guidance document based on CIM 2040 goals, objectives, and performance measures. A checklist user guide is available [here](#); and more information about the CIM 2040 goals can be found [here](#); and information on the CIM 2040 Vision can be found [here](#).



[Click for detailed map.](#)

Name of Development: Desert Hawk Subdivision

Summary: Rezone of 9.5 acres for 34 residential lots. This proposal meets 9 CIM checklist items and does not meet 12 items. The site is not served by walkable schools, parks, transit, or grocery stores. Consider widening the proposed detached sidewalk along Ten Mile Road to form a multi-use pathway per the 2016 Kuna Regional Pathway Map.

Land Use

In which of the [CIM 2040 Vision Areas](#) is the proposed development? **(Goal 2.1)?**

- Downtown Employment Center Existing Neighborhood Foothills
 Future Neighborhood Mixed Use Prime Farmland Rural
 Small Town Transit Oriented Development

Yes **No** **N/A** The proposal is within a CIM 2040 Major Activity Center. **(Goal 2.3)**

Neighborhood (Transportation Analysis Zone) Demographics

Existing		Existing TAZ + Proposal		2040 Forecast	
Households	Jobs	Households	Jobs	Households	Jobs
14	0	48	0	62	2

Yes **No** **N/A** The number of jobs and/or households in this development is consistent with jobs/households in the CIM 2040 Vision in this neighborhood. **(Goal 2.1)**

Area (Adjacent Transportation Analysis Zone) Demographics

Existing		Existing TAZs + Net Proposed		2040 Forecast	
Households	Jobs	Households	Jobs	Households	Jobs
576	137	610	137	2,708	767

Yes **No** **N/A** The number of jobs and/or households in this development is consistent with jobs/households in the CIM 2040 Vision in this area. **(Goal 2.1)**



More information on COMPASS and *Communities in Motion 2040* can be found at:
www.compassidaho.org
 Email: info@compassidaho.org
 Telephone: (208) 475-2239

Exhibit
B-6



COMPASS
COMMUNITY PLANNING ASSOCIATION
of Southwest Idaho

Communities in Motion 2040 Development Checklist

Transportation

- Attached N/A An Area of Influence Travel Demand Model Run is attached.
 - Yes No N/A There are relevant projects in the current Regional [Transportation Improvement Projects](#) (TIP) within one mile of the development.
- Comments:** Streetscape improvements on Main Street include crosswalks, bulbouts, lighting and bike racks
- Yes No N/A The proposal uses appropriate access management techniques as described in the [COMPASS Access Management Toolkit](#).
- Comments:** The site plan indicates stub roads and the ingress aligns with Sunbeam Street.
- Yes No N/A This proposal supports Valley Regional Transit's [valleyconnect](#) plan. See [Valley Regional Transit Amenities Development Guidelines](#) for additional detail.
- Comments:** Site is outside of VRT's Valley Connect planning area for demand response bus services.

The **Complete Streets Level of Service (LOS)** scoring based on the proposed development will be provided on an separate worksheet (**Goals 1.1, 1.2, 1.3, 1.4, 2.4**):

- Attached N/A Complete Streets LOS scorecard is attached.
- Yes No N/A The proposal maintains or improves current automobile LOS.
- Yes No N/A The proposal maintains or improves current bicycle LOS.
- Yes No N/A The proposal maintains or improves current pedestrian LOS.
- Yes No N/A The proposal maintains or improves current transit LOS.
- Yes No N/A The proposal is in an area with a [Walkscore](#) over 50.

Housing

- Yes No N/A The proposal adds [compact housing](#) over seven residential units per acre. (**Goal 2.3**)
- Yes No N/A The proposal is a mixed-use development or in a mixed-use area. (**Goal 3.1**)
- Yes No N/A The proposal is in an area with lower transportation costs than the [regional average](#) of 26% of the median household income. (**Goal 3.1**)
- Yes No N/A The proposal improves the jobs-housing balance by providing housing in employment-rich areas. (**Goal 3.1**)

Community Infrastructure

- Yes No N/A The proposal is infill development. (**Goals 4.1, 4.2**)
- Yes No N/A The proposal is within or adjacent to city limits. (**Goals 4.1, 4.2**)
- Yes No N/A The proposal is within a city area of impact. (**Goals 4.1, 4.2**)

Health

- Yes No N/A The proposal is within 1/4 mile of a transit stop. (**Goal 5.1**)
- Yes No N/A The proposal is within 1/4 mile of a public school. (**Goal 5.1**)
- Yes No N/A The proposal is within 1/4 mile of a grocery store. (**Goal 5.1**)
- Yes No N/A The proposal is within 1 mile of a park and ride location. (**Goal 5.1**)

Economic Development

- Yes No N/A The proposal improves the jobs-housing balance by providing employment in housing-rich areas. (**Goal 3.1**)
- Yes No N/A The proposal provides grocery stores or other retail options for neighborhoods within 1/2 mile. (**Goal 6.1**)

Open Space

- Yes No N/A The proposal is within a 1/4 mile of a public park. (**Goal 7.1**)
- Yes No N/A The proposal provides at least 1 acre of parks for every 35 housing units. (**Goal 7.1**)

Farmland

- Yes No N/A The proposal is outside "Prime Farmland" in the CIM 2040 Vision. (**Goals 4.1, 8.2**)
- Yes No N/A The proposal is outside prime farmland. (**Goal 8.2**)



IDAHO TRANSPORTATION DEPARTMENT
P.O. Box 8028
Boise, ID 83707-2028

(208) 334-8300
itd.idaho.gov

June 12, 2017

Trevor Kesner
City of Kuna, Planning and Zoning Department
P.O. Box 13
Kuna, ID 83634

VIA EMAIL

RE: 17-03-S 17-03-ZC 17-09-DR DESERTHAWK SUBDIVISION NO. 4

The Idaho Transportation Department has reviewed the referenced subdivision, rezone, and design review applications from David Crawford Holdings, LLC for a subdivision with 34 residential and 7 common lots on 9.43 acres located on the southwest corner of South Ten Mile Road and Sunbeam Street, southwest of SH-69 milepost 0.00. ITD has the following comments:

1. ITD has no objection to the construction of a subdivision at this location.
2. This property does not abut the State highway system.

If you have any questions, you may contact Shona Tonkin at 334-8341 or me at 332-7190.

Sincerely,

Ken Couch
Development Services Coordinator
Ken.Couch@itd.idaho.gov

Trevor Kesner

From: Brenda Saxton <bsaxton@kunaschools.org>
Sent: Wednesday, May 24, 2017 3:23 PM
To: Trevor Kesner
Subject: Re: City of Kuna, Planning & Zoning Department Request for Agency Comment/Recommendations

Hi Trevor,

No issue here other than we need an over pass 😊

Brenda

On Mon, May 22, 2017 at 9:49 AM, Trevor Kesner <tkesner@kunaid.gov> wrote:

Notice is hereby given by the City of Kuna the following actions are under consideration:

FILE NUMBERS	17-03-S (Subdivision), 17-03-ZC (Rezone) and 17-09-DR (Design Review): Deserthawk Subdivision No. 4 Preliminary Plat
PROJECT DESCRIPTION	Applicant requests to rezone an approximately 9.43-acre parcel from the current Ag (Agriculture Dist.) to an R – 6 zoning designation, to create 34 residential building lots and 7 common lots as the proposed Deserthawk Subdivision No. 4. A Design Review request for common area landscaping accompanies this request.
SITE LOCATION	Southwest corner of the intersection of South Ten Mile Road and West Sunbeam Street, Kuna, Idaho 83634 (APN # R5070501800)
APPLICANT/ REPRESENTATIVE	David Crawford For: Endurance Holdings, LLC B & A Engineers, Inc 1977 E. Overland Rd. 5505 W. Franklin Rd. Meridian, ID, 83642 Boise, ID 83705 208.343.5792 dacrawford@baengineers.com
SCHEDULED HEARING DATE	Tuesday, June 27 th , 2017



	<p>@ 6:00 P.M. – Kuna City Hall</p> <p>751 W. 4th Street, Kuna, ID 83634</p>
STAFF CONTACT	<p>Trevor Kesner, Planner II</p> <p>Tkesner@kunaid.gov</p> <p>Phone: 922.5274</p> <p>Direct: 387.7731</p> <p>Fax: 922.5989</p>
<p>We have attached information to assist you with your consideration and response. No response within 15 business days will indicate you have no objection or concerns with this project. We would appreciate any information you can supply us as to how this action would affect the services you provide. The hearing is scheduled to begin at 6:00 p.m. or as soon as it may be heard. We are located at Kuna City Hall 751 W. 4th Street, Kuna, ID 83634. Please contact staff with questions. If your agency needs full size plans/prints to review, let our office know and we will send them to you. If you are not responsible for reviewing development plans, please let our office know who this should be sent to in the future and include their email as well.</p>	

Trevor Kesner, MRCP
Planner II

KUNA PLANNING & ZONING DEPT.

[\(208\) 387-7731](tel:(208)387-7731)
tkesner@kunaid.gov



City of Kuna

751 W. 4th Street

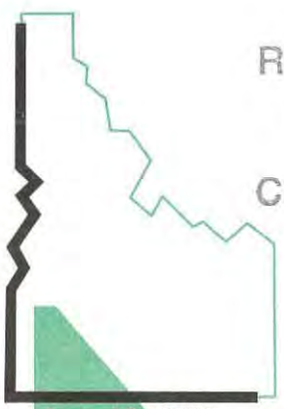
Kuna, ID 83634

RECEIVED
6-20-17

RECEIVED
JUN 20 2017
CITY OF KUNA

ORGANIZED 1904

Nampa & Meridian Irrigation District



1503 FIRST STREET SOUTH
FAX #208-463-0092

NAMPA, IDAHO 83651-4395
nmid.org

OFFICE: Nampa 208-466-7861
SHOP: Nampa 208-466-0663

June 13, 2017

Trevor Kesner, Planner II
City of Kuna
P.O. Box 13
Kuna, ID 83634

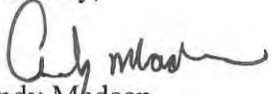
RE: 17-03S, 17-03ZC & 17-09DR/ Deserthawk Subdivision No. 4; R5070501800

Dear Trevor:

Nampa & Meridian Irrigation District (NMID) has no comment on the above-referenced application as it lies outside of our district boundaries. Please contact Bob Carter, Boise Project- Board of Control, at 208-344-1141, 2465 Overland Rd. Room 202 Boise, ID 83705-3173.

All private laterals and waste ways must be protected. All municipal surface drainage must be retained on-site. If any surface drainage leaves the site, NMID must review drainage plans. The developer must comply with Idaho Code 31-3805.

Sincerely,


Andy Madsen
Asst. Water Superintendent
Nampa & Meridian Irrigation District
AM/gnf

PC: Office/File
B. Carter, BOC



Exhibit
B-8

APPROXIMATE IRRIGABLE ACRES
RIVER FLOW RIGHTS - 23,000
BOISE PROJECT RIGHTS - 40,000

BRIAN McDEVITT
CHAIRMAN OF THE BOARD

RICHARD DURRANT
VICE CHAIRMAN OF THE BOARD

TIMOTHY M. PAGE
PROJECT MANAGER

ROBERT D. CARTER
ASSISTANT PROJECT MANAGER

APRYL GARDNER
SECRETARY-TREASURER

JERRI FLOYD
ASSISTANT SECRETARY-TREASURER

BOISE PROJECT BOARD OF CONTROL

(FORMERLY BOISE U.S. RECLAMATION PROJECT)

2465 OVERLAND ROAD
BOISE, IDAHO 83705-3155

OPERATING AGENCY FOR 167,000
ACRES FOR THE FOLLOWING
IRRIGATION DISTRICTS

NAMPA-MERIDIAN DISTRICT
BOISE-KUNA DISTRICT
WILDER DISTRICT
NEW YORK DISTRICT
BIG BEND DISTRICT

TEL: (208) 344-1141
FAX: (208) 344-1437

RECEIVED
JUN 27 2017
CITY OF KUNA

10 June 2017

City of Kuna
751 W. 4th St.
Kuna, Idaho 83634

RE: David Crawford- Deserthawk Sub. No. 4 **17-03-S, 17-03-ZC & 17-09-DR**
SW Crnr of S. Ten Mile & W. Sunbeam St.
Boise-Kuna Irrigation District BK-1300 L
Narcissa Lateral 00+10
Sec. 26, T2N, R1W, BM.

Trevor Kesner, Planner II:

There are no Project facilities located on the above-mentioned property; however, it does in fact possess a valid water right.

Storm Drainage and/or Street Runoff must be retained on site.

Local irrigation/drainage ditches that cross this property, in order to serve neighboring properties, must remain unobstructed and protected by an appropriate easement.

If the irrigation system will be incorporated into the City of Kuna's pressure system, we will require confirmation from both the City of Kuna and the Boise-Kuna Irrigation District prior to review and approval of an irrigation plan by Boise Project Board of Control.

This development is subject to Idaho Code 31-3805, in accordance, this office is requesting a copy of the irrigation and drainage plans.



If you have any further questions or comments regarding this matter, please do not hesitate to contact me at (208) 344-1141.

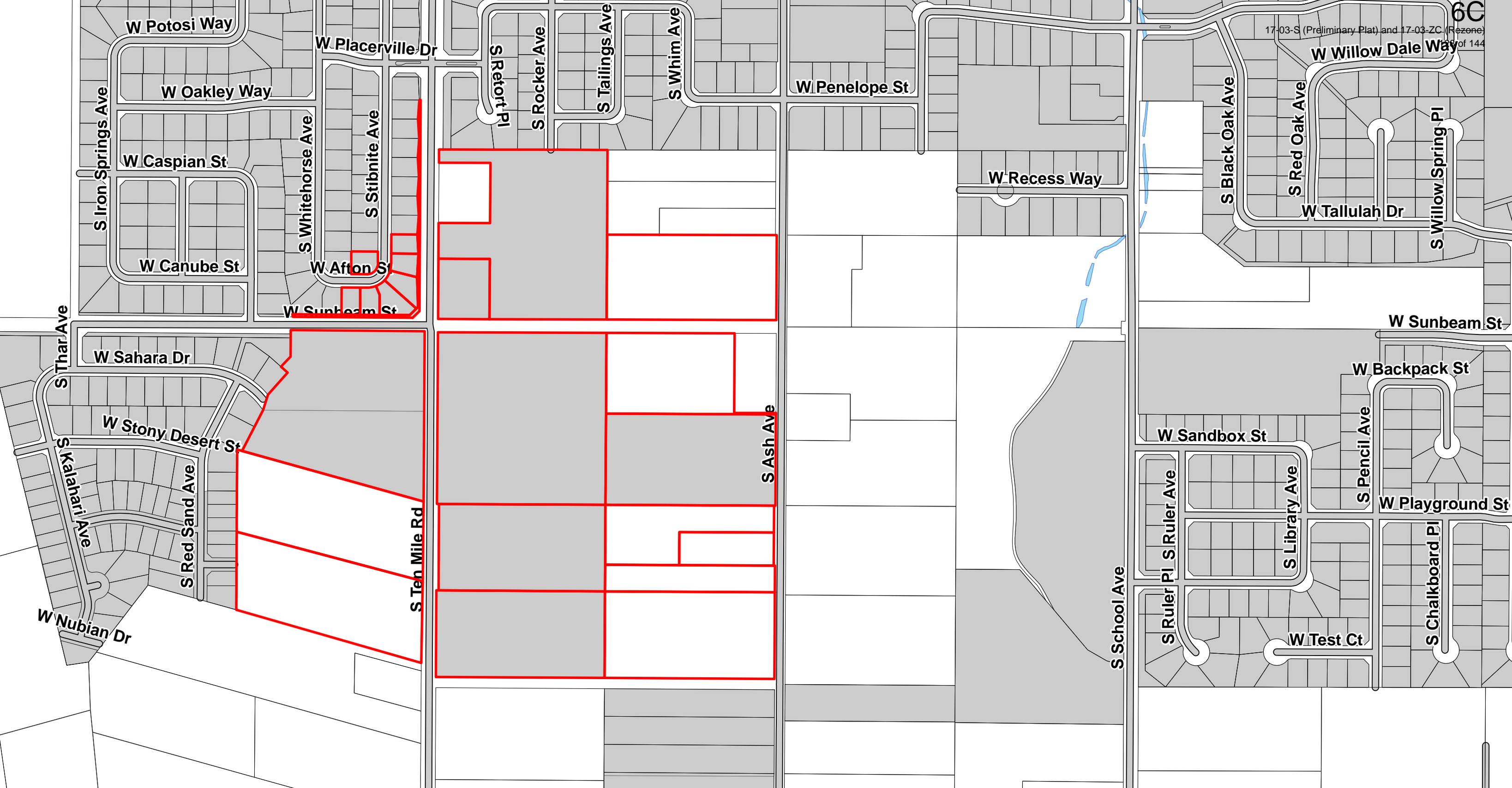
Sincerely,



Bob Carter
Assistant Project Manager, BPBC

bdc/bc

cc: Clint McCormick Watermaster, Div; 2 BPBC
 Lauren Boehlke Secretary – Treasurer, BKID
 File



W Potosi Way

W Oakley Way

W Caspian St

W Canube St

S Iron Springs Ave

S Whitehorse Ave

S Stibnite Ave

W Sunbeam St

W Placerville Dr

W Penelope St

W Recess Way

W Willow Dale Way

W Tallulah Dr

W Sunbeam St

W Backpack St

W Sandbox St

W Playground St

W Test Ct

S Thar Ave

W Sahara Dr

W Stony Desert St

S Kalahari Ave

S Red Sand Ave

W Nubian Dr

S Ten Mile Rd

S Ash Ave

S School Ave

S Resort Pl

S Rocker Ave

S Tailings Ave

S Whim Ave

S Ruler Pl

S Library Ave

S Pencil Ave

S Chalkboard Pl



CITY OF KUNA
PLANNING & ZONING DEPARTMENT
 PO Box 13 • 751 W. 4th St • Kuna, Idaho • 83634
 Phone (208) 922-5274 • Fax: (208) 922-5989
 www.kunacity.id.gov

Dear Property Owner:

NOTICE IS HEREBY GIVEN: The City of Kuna **City Council** is scheduled to hold a public hearing on **September 5th, 2017 beginning at 6:00 pm** concerning the following application(s):

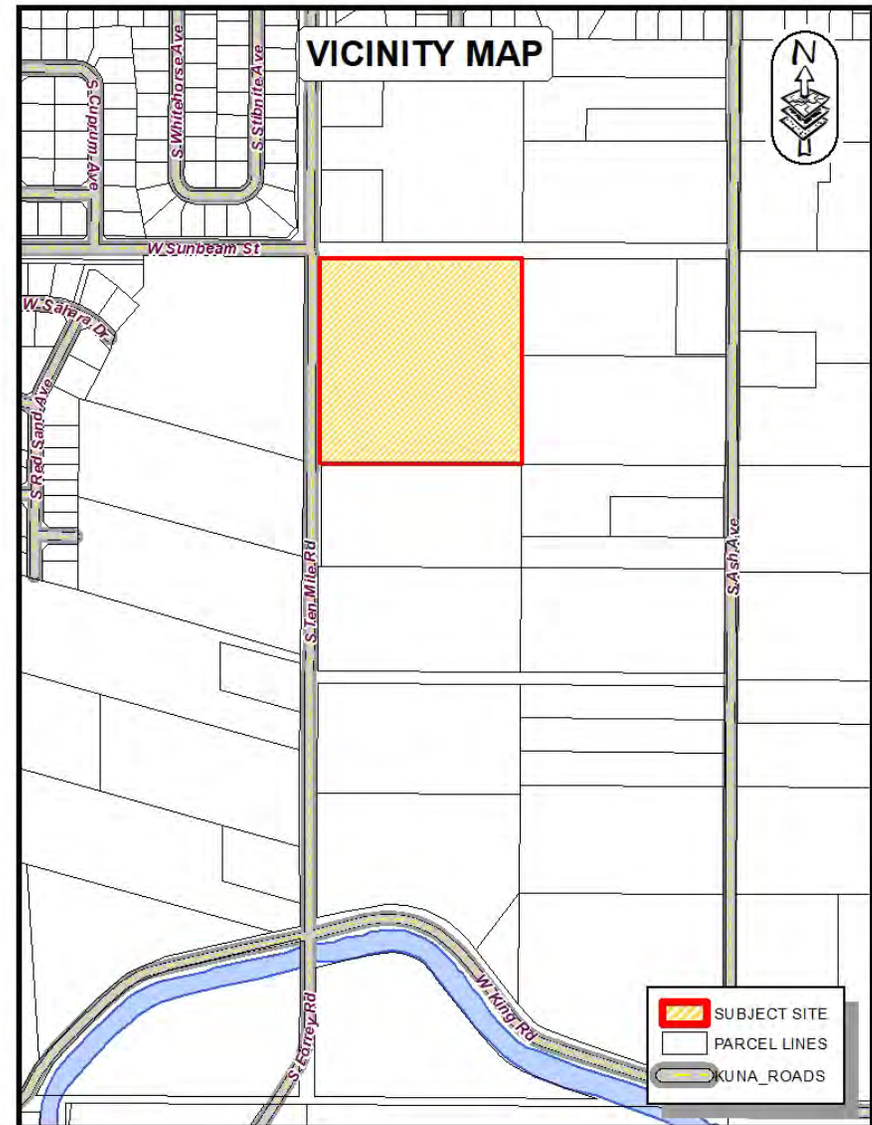
A request from David Crawford (B&A Engineers) representing Endurance Holdings, LLC to rezone an approximately 9.43-acre parcel from the current Ag (Agriculture Dist.) to a medium density residential (R-6) zoning designation, and subdivide the property to create a 34-residential building lot and 7-common lot subdivision, known as *Deserthawk Subdivision No. 4*.

The site is located on the southwest corner (SWC) of the intersection of South Ten Mile Road and West Sunbeam Street, Kuna, Idaho 83634 (APN # R5070501800) in Section 26, Township 2 North, Range 1 West, Boise Meridian, Ada County, Idaho (refer to adjacent map).

The hearing will be held in the Council Chambers at Kuna City Hall located at 751 W. 4th Street, Kuna, Idaho.

All documents concerning public hearing items may be reviewed at Kuna City Hall, 751 W. 4th Street, Kuna, Idaho, 83634. Office hours are 8:00 am to 5:00 pm, Monday through Friday, except holidays. If you have questions or would like additional information, please contact the Planning and Zoning Department at (208) 922-5274.

You are invited to provide oral or written comments to the Council at the hearing. Please note that all comments made to the Council during the public hearing will be restricted to three (3) minutes per person. Prior to the hearing, written comments may be submitted to the appropriate govern body at least seven (7) days prior to the hearing. These comments will be forwarded to the Council.



MAILED 08/10/2017

In all correspondence concerning this case, please refer to the following case number(s): **17-03-S** (Subdivision) and **17-03-ZC** (Rezone): *Deserthawk Subdivision No. 4*

Although the item you are interested in may not be first on the agenda, you never know when it will be heard. The governing body has authority to adjust the schedule according to its discretion. Thus, anticipate attending from the beginning.

Speak to the point . . .

The governing body appreciates pertinent, well organized, and concise comments. Redundant testimony is prohibited and **each individual is given three (3) minutes to comment.** Long stories, abstract complaints, or generalities may not be the best use of time. Neighborhood groups are encouraged to organize testimony and have one (1) person speak on behalf of the group -- "opposition representative," like the applicant's representative, receives 10 minutes to make comments. Applicant has five (5) minutes to rebut or discuss issues raised by any opposition.

If you don't wish to speak, write . . .

At most hearings, previously submitted written testimony may be reviewed by the governing body before the meeting. It is unreasonable to submit extensive written comments or information at the hearing and expect them to be reviewed prior to a decision. All documents or written comments should be submitted to the City of Kuna at least one (1) week **prior** to the hearing.

NOTICE

**Suggestions For
Testifying at the
Public Hearing:**

Be informed . . .

Review the proposal, the staff report, applicable provisions of the ordinance and comprehensive plan.

Be on time . . .

AVRIL FRANCIS CARL
AVRIL INGRID V
2430 SENTRY DR # B209
ANCHORAGE, AK 99507-0000

BADER CARL
780 S TEN MILE RD
KUNA, ID 83634-0000

BADER CARL J
P O BOX 332
KUNA, ID 83634-0000

CLARK ROBERT MATTHEW
CLARK JESSICA
741 S STIBNITE AVE
KUNA, ID 83634-0000

COX DONALD G
COX CARMA C
1015 S TEN MILE RD
KUNA, ID 83634-1725

DALLOLIO BRYAN FREDRICK
DALLOLIO ANGELA ELLEN
1125 S TEN MILE RD
KUNA, ID 83634-0000

ELLWAY BRIAN
ELLWAY TERRESA
742 S STIBNITE AVE
KUNA, ID 83634-0000

ENDURANCE HOLDINGS LLC
1977 E OVERLAND RD
MERIDIAN, ID 83642-0000

GABBARD JOHN E
GABBARD RAINA
1036 S TEN MILE RD
KUNA, ID 83634-0000

JENSEN LINNIE R
1099 S ASH AVE
KUNA, ID 83634-1729

MALLATT KYLE
1661 W AFTON ST
KUNA, ID 83634-0000

MARSALA NICHOLAS J
MARSALA STEPHANIE D
1677 W AFTON ST
KUNA, ID 83634-0000

MARTIN WANDA A
1649 W AFTON ST
KUNA, ID 83634-0000

NEWMAN DOUGLAS A &
NEWMAN PEGGY S
29776 DAVIS RD
BRUNEAU, ID 83604-5038

OWENS MICHAEL J
OWENS KIMBERLY K
1025 S ASH AVE
KUNA, ID 83634-0000

QUARLES ROGER C
QUARLES BONA A
1075 S ASH AVE
KUNA, ID 83634-0000

REISENAUER JERALD W
REISENAUER PATRICIA L
943 S ASH AVE
KUNA, ID 83634-0000

SAFFORD DANIEL
SAFFORD GINA
1200 S TEN MILE RD
KUNA, ID 83634-0000

SAVAGE GREGORY L JR
SAVAGE PATRICIA A
756 S STIBNITE AVE
KUNA, ID 83634-0000

SAXTON LAYNE G
SAXTON BRENDA L
1185 S ASH AVE
KUNA, ID 83634-0000

SOUTH FARM LLC
6152 W HALF MOON LN
EAGLE, ID 83616-0000

SUTTER'S MILL SUBDIVISION NO 1 HOA
PO BOX 87
KUNA, ID 83634-0000

YOUNG THURLOW D
728 S STIBNITE AVE
KUNA, ID 83634-0000

LEGAL NOTICE

CITY OF KUNA
P.O. Box 13
Kuna, ID 83634
Phone: 922-5274
Fax: 922-5989

File #'s 17-03-S (Subdivision)
and 17-03-ZC (Rezone):
Deserthawk Subdivision No. 4

NOTICE IS HEREBY GIVEN; the Kuna City Council will hold a public hearing, **Tuesday, September 5th, 2017 at 6:00 pm**, or as soon as can be heard at Kuna City Hall, 751 W. 4th St., Kuna, ID; in connection with a Subdivision and Rezone request from B&A Engineers representing Endurance Holdings, LLC, to subdivide and rezone an approximately 9.43-acre parcel from the current Ag (Agriculture Dist.) to an R 6 zoning designation, to create 34 residential building lots and 7 common lots for the proposed Deserthawk Subdivision No. 4. The site is located on the southwest corner of the intersection of South Ten Mile Road and West Sunbeam Street, Kuna, Idaho 83634 (APN # R5070501800)

All persons wishing to testify must state his/her name and residential address. No person shall speak until recognized by the Mayor. A three (3) minute time limit may be placed on all testimony.

The public is invited to present written and/or oral comments. Any written testimony must be received by close of business August 31, 2017, or it may not be considered. Please mail to P.O. Box 13 Kuna, ID 83634, or drop off at City Hall 751 W. 4th Street, Kuna, ID.

Please do not contact anyone who would be involved in this decision-making process, which includes City Council Members or the Mayor; as such private conversations would be considered ex parte

(one sided) and could jeopardize the public hearing process.

If you have any questions or require special accommodations, please contact the Kuna Planning & Zoning Department prior to the meeting at 922-5274.

Kuna Planning & Zoning
Department

August 9, 2017 1652622





City of Kuna PROOF OF PROPERTY POSTING

City of Kuna
P.O. Box 13
Kuna, Idaho 83634

Phone: (208) 922-5274
Fax: (208) 922-5989
Web: www.kunacity.id.gov

This notice shall confirm that the Public Hearing Notice for Desert Hawk Way was posted as required per Kuna City Ordinance 5-1-5B. Sign posted Friday June 30th, 2017

DATED this 5th day of July, 2017.

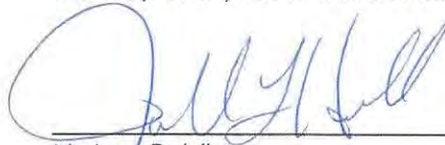
Signature,


DAVID CRAWFORD
B&A
Engineers, Inc.
AGENT

STATE OF IDAHO)
County of ADA) : ss

On this 5th day of JULY, 2017, before me the undersigned, a Notary Public in and for said State, personally appeared before me (AGENT). DAVID CRAWFORD, B&A Engineers, Inc.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.



Notary Public
Residing at Boise, ID
Commission Expires 1-13-2022



CITY OF KUNA PUBLIC HEARING NOTICE

Kuna Planning & Zoning Commission

THE CITY OF KUNA will hold a public hearing on July 13, 2017
at 6:00 PM at Kuna City Hall - 751 W. 4th St. Kuna, Id 83634

PURPOSE: Re-zone to R6, 34 residential lots on 9.34 acres of land.

PROPERTY LOCATION: 874 S. Ten Mile Road.

APPLICATION BY: DB Development - Justin Blackstock
2228 W. Piazza St. Meridian, ID 208.871.0642
highmark.development@gmail.com

CASE #: 17-03-S, 17-03-ZC, 17-03-DR

CONTACT: Troy Behunin, City Of Kuna, P & Z,
tbehunin@kunaid.gov 208-922-5274

08/30/2017

CITY OF KUNA PUBLIC HEARING NOTICE

Kuna Planning & Zoning Commission

THE CITY OF KUNA will hold a public hearing on July 13, 2017
at 6:00 PM at Kuna City Hall - 751 W. 4th St. Kuna, Id 83634

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CONTACT: Troy Behunin, City Of Kuna, P & Z,
tbehunin@kunaid.gov 208-922-5274

06/30/2017



City of Kuna

Findings of Fact and Conclusions of Law

P.O. Box 13
Kuna, ID 83634
Phone: (208) 922-5274
Fax: (208) 922-5989
Kunacity.id.gov

To: Kuna Planning and Zoning Commission

Case Number: 17-03-S, 17-03-ZC, and 17-06-DR: Deserthawk Subdivision No. 4

Location: Southeast corner (SEC) of South Ten Mile Road and West Sunbeam Street; 874 S. Ten Mile Rd. Kuna, Idaho

Planner: Trevor Kesner, Planner II

Hearing Date: July 13, 2017

Findings: July 25, 2017

Applicant: Endurance Holdings, LLC
1977 E. Overland Rd.
Boise, ID 83705
208.343-3381

Project Engineer: David Crawford
B&A Engineers
5505 W. Franklin Rd.
Boise, Idaho 83705
208.343.5792

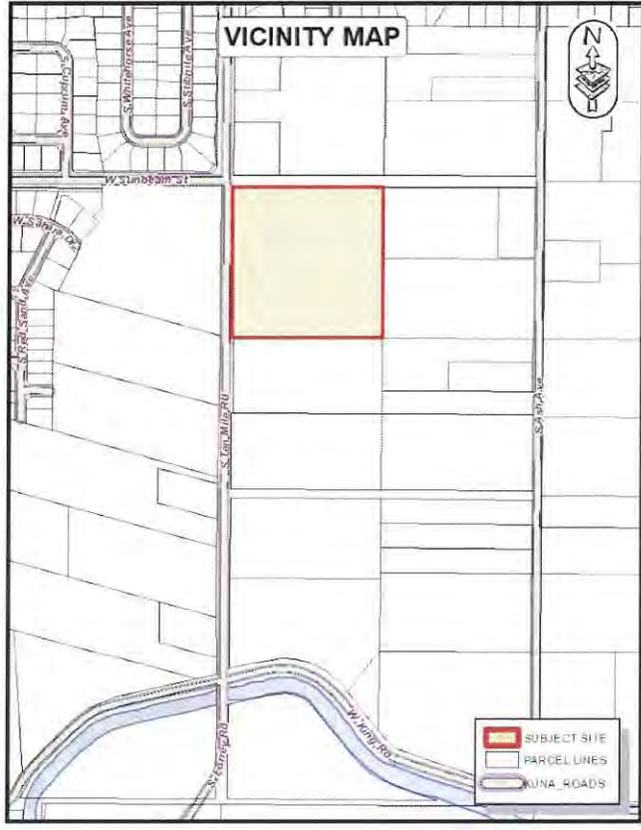


Table of Contents:

- A. Course Proceedings
- B. General Facts, Staff Analysis
- C. Applicable Standards
- D. Comprehensive Plan Analysis
- E. Findings of Fact
- F. Conclusions of Law
- G. Decision by the Commission

A. Course of Proceedings

1. Proposing a Preliminary Plat and Rezoning lands for a residential subdivision are both designated in Kuna City Code (KCC), 1-14-3 as a public hearing matter, with the Planning and Zoning Commission as the recommending body, and City Council as the decision-making body; and a Design Review for subdivision common area landscaping is designated as a public meeting, with the Planning and Zoning Commission (acting as Design Review Committee) as the decision-making body. These land use requests provided proper public notice and followed the requirements set forth in Idaho Code, Chapter 65-Local Land Use Planning Act.

a. Notifications

- i. Agencies May 22, 2017
- ii. 300' Property Owners June 01, 2017

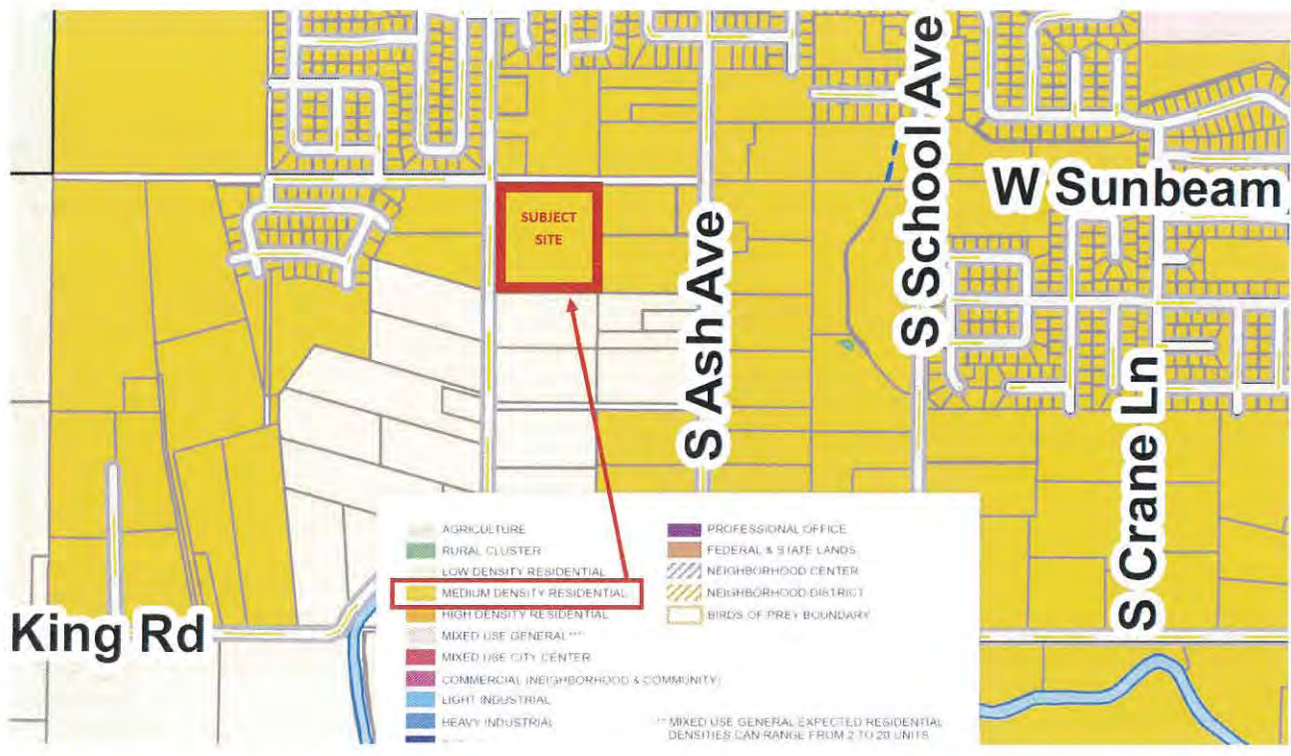
- iii. Kuna, Melba Newspaper
- iv. Site Posted

June 07, 2017
June 30, 2017

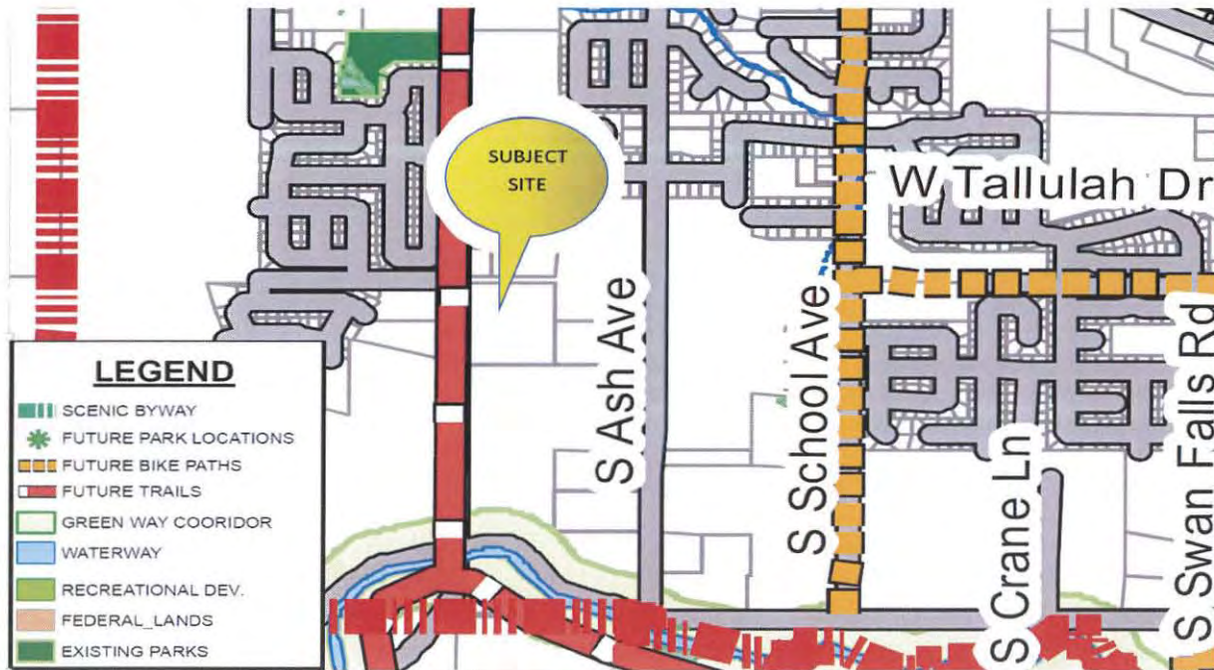
2. In accordance with KCC Title 6 in Kuna City Code (KCC) this application seeks approval for Design Review and Rezone and Preliminary Plat (residential subdivision) recommendations to City Council for Deserthawk Subdivision No. 4.

B. General Project Facts, Staff Analysis:

1. **Request:** A preliminary plat, rezone and design review request from David Crawford with B&A Engineers, representing owners, Endurance Holdings, LLC to rezone an approximately 9.43-acre parcel within an existing agricultural (Ag) zone to a medium density residential (R6) designation, and subdivide the parcel into 34 residential building lots and seven (7) common lots. The subject site is located approximately 2500 feet south of the intersection of West Avalon Street and South Ten Mile Road on the southeast corner (SEC) of South Ten Mile Road and West Sunbeam Street, and is addressed as 874 S. Ten Mile Rd., Kuna, Idaho.
2. The applicant has submitted all the necessary documents and materials for review and has held the appropriate neighborhood meeting (three attendees) and has posted the site in accordance with KCC 5-1A-8 posting requirements.
3. **History:** The subject site has historically been used as a residential home site with associated agricultural-related uses (pasture).
4. **Legal Description:** A legal description was included with the application documents (deed).
5. **Comprehensive Plan Designation:** The Comprehensive Plan Future Land Use map indicates the site has a designation of Medium Density Residential. In accordance with KCC 5-3-2, staff views this residential use request as compatible with the Comprehensive Plan.



- 6. **Recreation and Pathways Map Designation:** The Recreation and Pathways Master Plan Map indicates a future trail along South Ten Mile Road; however, there is no indication of a future trail to be situated on the subject site.



6.1 **Aerial Map:**



6.2 **Parcel Numbers:** APN: R5070501800

6.3 Parcel Sizes and Current Zoning:

Acres: 9.43 acres

Zoning: R-6

6.4 Services:

Fire Protection – Kuna Fire District

Police Protection – Kuna City Police (Ada County Sheriff's office)

Sanitary Sewer– Future City of Kuna

Potable Water – Future City of Kuna

Irrigation District – Boise-Kuna Irrigation District

Pressurized Irrigation – Future City of Kuna (KMID)

Sanitation Services – J&M Sanitation

6.5 Existing Structures, Vegetation and Natural Features: The subject site has a residential home, two accessory structures (detached shop and hay shelter), and numerous farm trucks and equipment. The site is generally flat. The existing vegetation consists of a tilled farm field with the exception of approximately 14 mature trees which are commonly associated with a residential home, clustered on the southeast side of the existing home along the S. Ten Mile Road frontage. The applicant asserts that the existing trees are unhealthy and/or are an undesirable species. The applicant proposes removal of the existing trees mitigated via the installation of common area landscaping.

6.6 Transportation / Connectivity: The subject site's existing public roadway frontage is on South Ten Mile Road, which is currently two (2) travel lanes on approximately 25-feet of pavement within 50 feet right-of-way, and no curb, gutter or sidewalk abutting the site. Applicant proposes to improve South Ten Mile Road on the East side, abutting the site with a detached 5-foot meandering sidewalk adjacent to the right-of-way in the common area buffer strip. The West Sunbeam Street alignment abutting the northerly boundary of the site is currently unimproved right-of-way. Applicant has proposed to construct the section of South Ten Mile Road abutting the site as half of a 72-foot street section; however, Ada County Highway District and Planning and Zoning staff are recommending this section of South Ten Mile Road be constructed as a half of a 3-lane, 49-foot street section with 24.5-feet of pavement from centerline with curb, gutter and a minimum five (5)-foot detached sidewalk.

ACHD has recommended the applicant construct the unimproved/unopened right-of-way for West Sunbeam Street as half of a 36-foot wide street section, with an additional 12-feet of pavement north of the centerline, with curb, gutter and a minimum five (5)-foot detached sidewalk or seven (7)-foot wide attached sidewalk.

6.7 Public Services, Utilities and Facilities: The following agencies returned comments which are included as exhibits with this case file:

- City Engineer - Exhibit B.1
- Department of Environmental Quality - Exhibit B.2
- Ada County Highway District - Exhibit B.4
- Central District Health Department - Exhibit B.5
- COMPASS (Development Checklist) - Exhibit B.6
- Idaho Transportation Department - Exhibit B.7
- Kuna School District - Exhibit B.8
- Nampa Meridian Irrigation District - Exhibit B.9

6.8 Surrounding Land Uses:

Direction	Current Zoning and Jurisdiction	
North	A/	Agriculture – Kuna City/
	R-4	Medium-Low Density Residential – Kuna City
South	R-6	Medium Density Residential – Kuna City
East	A/	Agriculture – City of Kuna/
	RUT	Rural Urban Transition – Ada County
West	R-6	Medium Density Residential – Kuna City

C. Applicable Standards:

1. City of Kuna Design Review Ordinance, 2011-08.
2. City of Kuna Subdivision Ordinance No. 2010-15, Title 6 Subdivision Regulations.
3. City of Kuna Zoning Ordinance Title 5, Chapter 13
4. City of Kuna Landscape Ordinance No. 2006-100.
5. City of Kuna Comprehensive Plan.
6. Idaho Code, Title 67, Chapter 65, Local Land Use Planning Act.

D. Comprehensive Plan Analysis:

The Planning and Zoning Commission may accept or reject the Comprehensive Plan components as described below:

1. The proposed design review, rezone and subdivision is consistent with the following Comprehensive Plan components:

GOALS AND POLICIES – Property Rights

Goal 1: Ensure that the City of Kuna land use policies, restrictions, conditions and fees do not violate private property rights. Establish an orderly, consistent review process for the City of Kuna to evaluate whether proposed actions may result in private property “takings”.

Policy 1: As part of a land use action review, staff shall evaluate with guidance from the City’s attorney; the Idaho Attorney General’s six criterion established to determine the potential for property taking.

Comment: Staff has evaluated the Idaho Attorney General’s six criteria established for the potential for property takings with the City’s attorney and has determined that the subject property’s economic viability remains intact.

Economic Development Goals and Objectives - Section 5 - Summary:

Ensure an adequate supply of housing for all income levels and facilitate pedestrian connections, both visually and physically, to enhance pedestrian movement.

Comment: The proposed application complies with the comprehensive plan by providing a mix of lot sizes and sidewalk connectivity throughout and abutting the subdivision to meet this goal.

Land Use Goals and Objectives - Section 6 - Summary:

Adopt a future land use plan and map that includes natural and developed open spaces, while providing a variety of housing densities and types to accommodate various lifestyles, ages and economic groups. Protect existing neighborhoods and ensure new development is sustainable and keeps Kuna desirable.

Develop cohesive neighborhoods with character and quality while incorporating a variety of densities and styles.

Comment: *The project complies with the land use plan as adopted by the City by incorporating the following; open space (common lots) and varied housing choices and types to promote desirable, cohesive community character and a quality neighborhood that is generally cohesive with the existing residential land uses.*

Public Services, Facilities and Utilities Goals and Objectives - Section 8 -Summary:

Provide adequate services, facilities, and utilities for all City residents and annex contiguous properties that request City services. Ensure that development within Kuna connects into the City's sanitary sewer and potable water systems and continue expansion of the City's sewer systems as resources allow.

Comment: *Kuna has adequate services to serve this development. This application will extend the City's sanitary sewer system, potable water and adds to the pressure irrigation mainline in an orderly fashion.*

Transportation Goals and Objectives - Section 9 - Summary:

Work with ACHD, COMPASS, and ITD to promote and encourage bicycling and walking as transportation modes. Develop a transportation strategy and identify future transit corridors while requiring developers to preserve rights- of-way, to improve mobility on major routes while balancing land use planning with transportation needs.

Comment: *ACHD has provided comments and a staff report and the City engineer has provided comments and recommendations. The project meets the transportation goals of the City by constructing sidewalks and roadways through the development and fronting the site on South Ten Mile Road to create additional pedestrian and roadway connections.*

Housing Goals and Objectives - Section 12 - Summary:

Encourage developers to provide high-quality development with a variety of lot sizes, dwelling types, densities and price points to meet the needs of current and future population while creating safe and aesthetically-pleasing neighborhoods. Ensure housing is available throughout the community for all income levels and those with special needs. Encourage logical and orderly residential development while discouraging developers from developing land divisions greater than one half acre because large lot subdivisions increase municipal costs, require public subsidy and create sprawl.

Comment: *Applicant has proposed 34 single family building lots of varied sizes to be developed in a logical and orderly manner and provides for building lots that are much smaller than one half acre.*

Community Design Goals and Objectives - Section 13 - Summary:

Strengthen Kuna's Image through good community and urban design principles that create self-sufficient neighborhoods. Foster good community design concepts that incorporate landscape features to serve as buffers between incompatible uses while reducing scale and create a sense of place.

Comment: *The application incorporates sound community design elements and landscape features to buffer incompatible uses and collector roadway noise; and provides pedestrian sidewalks and street widths which creates a sense of place for this phase of Deserthawk, but is also incorporated with the entire Deserthawk community, which fosters neighborhood interactions and activities.*

E. Findings of Fact:

1. All required procedural items have been completed as detailed in this staff report.
2. The proposed residential development generally complies with the goals and objectives set forth in Kuna's Comprehensive Plan.
3. The proposed residential development complies with the Kuna City Code.
4. Public services are available and are adequate to accommodate this site's development.
5. The proposed residential preliminary plat will not be detrimental to the public's health, safety and general welfare.
6. The site is zoned R-6 and is appropriate for use as a residential subdivision after acquiring the proper approvals.
7. The project description, staff analysis and proposed findings of fact are correct.

F. Conclusions of Law:

1. The design review, rezone and preliminary plat use is consistent with Kuna City Code.
2. The design review, rezone and preliminary plat use meets the general objectives of Kuna's Comprehensive Plan.
3. The site is physically suitable for a residential preliminary plat use.
4. The proposed residential preliminary plat use is not likely to cause substantial environmental damage or avoidable injury to wildlife or their habitat.
5. The rezone and residential preliminary plat is not likely to cause adverse public health problems.
6. The design review, rezone and residential preliminary plat is in compliance with all ordinances and laws of the City.
7. The design review, rezone and residential preliminary plat does not appear to be detrimental to the present and potential surrounding uses; to the health, safety, and general welfare of the public considering the physical features of the site, public facilities and existing adjacent uses.
8. The existing and proposed street and utility services in proximity to the site are suitable and adequate for residential purposes.
9. Based on evidence contained in Case No.'s 17-03-S, 17-03-ZC, and 17-06-DR, this proposal complies with KCC Title 6.
10. Based on the evidence contained in Case No.'s 17-03-S, 17-03-ZC, and 17-06-DR, this proposal complies with Section 6.0 of the Comprehensive Plan and the Kuna Comprehensive Future Land Use Map.
11. The Planning and Zoning Commission of Kuna, Idaho, has the authority to approve or deny the Design Review application, and recommend approval or denial for the rezone and preliminary plat application to the City Council.
12. The public notice requirements were met and the public hearing was conducted within the guidelines of applicable Idaho Code and City Ordinances.

G. Decision by the Commission:

17-03-S and 17-03-ZC: Subdivision and Rezone *Note: This motion is to recommend approval for the subdivision and rezone request to City Council. However, if the Planning and Zoning Commission wishes to recommend approval or denial for specific parts of these requests as detailed in this report, those changes must be specified.*

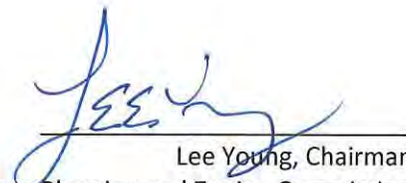
74-06-DR: Design Review *Note: This motion is to approve the design review request. However, if the Planning and Zoning Commission (acting as the Design Review Committee) wishes to approve or deny specific parts of the request as detailed in this report, those changes must be specified.*

Based on the facts outlined in staff's report and public testimony as presented, the Planning and Zoning Commission of Kuna, Idaho, hereby recommends *approval* for Case No.'s 17-03-S and 17-03-ZC, a

subdivision and rezone request by B&A Engineers representing Endurance Holdings, LLC to Kuna City Council; and hereby *approves* Case No. 17-09-DR, with the following conditions of approval:

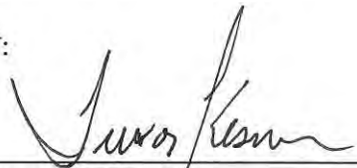
1. The applicant shall obtain written approval of the construction plans from the agencies noted below. The approval may be either on agency letterhead referring to the approval use or may be written or stamped upon a copy of the approved plan. All site improvements are prohibited prior to approval of these agencies.
 - a.) The City Engineer shall approve the sewer and water hook-ups.
 - b.) The Kuna Fire District shall approve all fire flow requirements and/or building plans.
 - c.) The Boise-Kuna Irrigation District shall approve all proposed modifications to the existing irrigation system.
 - d.) Approval from Ada County Highway District and impact Fees, if any shall be paid prior to building permit approval.
 - e.) The City Engineer shall approve a surface drainage run-off plan, (if needed). As recommended by Central District Health Department, the plan should be designed and constructed in conformance with standards contained in "Catalog for Best Management Practices for Idaho Cities and Counties". No construction, grading, filling, clearing or excavation of any kind shall be initiated until the applicant has received approval of a drainage design plan from the Kuna City Engineer. The drainage design plan shall include all proposed site grading.
2. All public right-of-way shall be dedicated and constructed to standards of the City and Ada County Highway District. No public street construction may be commenced without the approval of the Ada County Highway District. Any work within the Ada County Highway District right-of-way requires a permit. For information regarding the requirements to obtain a permit, contact Ada County Highway District Development Services at 387-6100.
 - 2.1 – Dedicate right-of-way in sufficient amounts which follow City and ACHD standards and widths.
3. Installation of service facilities shall comply with the requirements of the public utility or irrigation district providing the services. All utilities shall be installed underground.
4. Compliance with Idaho Code Section §31-3805 pertaining to irrigation waters is required. Irrigation/drainage waters shall not be impeded by any construction on site.
5. Lighting within and abutting the site shall comply with Kuna City Code.
7. Fencing within and around the site shall comply with Kuna City Code (except as specifically approved otherwise).
8. Signage within the site shall comply with Kuna City Code. The applicant shall apply for a sign permit prior to subdivision signage construction.
9. The applicant shall follow all the requirements for sanitary sewer, potable water, pressure irrigation system connections, and all other requirements of the City engineer, as outlined in the Engineers memorandum dated May 26, 2017.
10. Submit a petition prior to applying for final plat for signature by the City, consenting to the pooling of irrigation surface water rights for delivery purposes and requesting to annex the irrigation surface water rights appurtenant to the property to the Kuna Municipal Pressure Irrigation District (KMID).
11. Applicant's submitted preliminary plat and landscape plan (date stamped 04/10/2017 and 04/18/2017, respectively) shall be considered binding.
12. All required landscaping shall be permanently maintained in a healthy growing condition. The property owner shall remove and replace any unhealthy or dead plant material immediately (within 3 days as weather permits or as the planting season permits), as required to meet the standards of these requirements. Maintenance and planting within public right-of-way shall be with approval from the public and/or private entities owning the property.
13. The applicant shall comply with all conditions of approval listed in the Kuna staff report, and as approved by the Commission, and any other applicable agency comments or recommendations.
14. Applicant shall comply with all local, state and federal laws.

DATED: this day 25th of July, 2017.



Lee Young, Chairman
Kuna Planning and Zoning Commission

ATTEST:



Trevor Kesner, Planner II
Kuna Planning and Zoning Department



City of Kuna

Staff Memo – City Council

P.O. Box 13
 Phone: (208) 922-5274
 Fax: (208) 922-5989
www.Kunacity.id.gov

To: City Council

Case Numbers: 17-04-ZC (Rezone) and
 17-04-S (Preliminary Plat)
Ashton Estates Subdivision

Location: Southeast Corner
 (SEC) Meridian and
 Deer Flat Roads,
 Kuna, Idaho 83634

Planner: Troy Behunin,
 Planner III

Hearing Date: *September 5, 2017*

Owner: **SDN, LLC,**
 Don Newell
 P.O. Box 1939
 Eagle, ID 83616
 208.404.2161
Ashton.home@hotmail.com

Engineer: **KM Engineering**
 Kirsti Grabo
 9233 W. State St,
 Boise, ID 83714
 208.639.6930
KGrabo@kmengllp.com

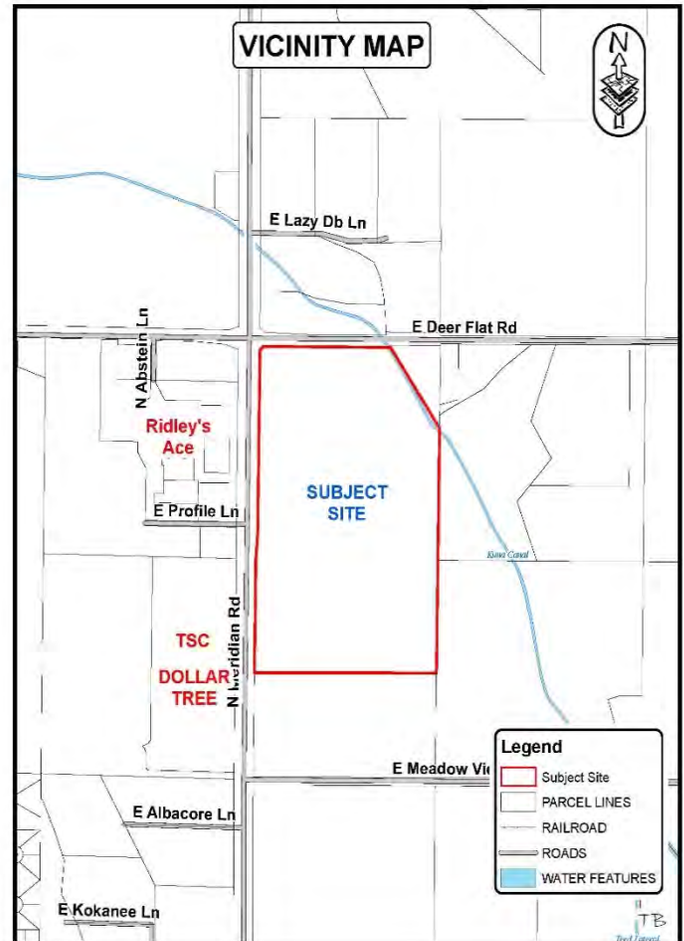


Table of Contents:

- | | |
|--------------------------|--------------------------------------|
| A. Process and Noticing | I. Proposed Factual Summary |
| B. Applicants Request | J. Proposed Findings of Fact |
| C. Aerial map | K. Comprehensive Plan Analysis |
| D. Site History | L. Proposed Idaho Code Analysis |
| E. General Project Facts | M. Proposed Conclusions of Law |
| F. Staff Analysis | N. Commission Recommended Conditions |
| G. Applicable Standards | O. Councils Order of Decision |
| H. Procedural Background | |

A. Process and Noticing:

1. Kuna City Code (KCC), Title 1, Chapter 14, Section 3, states that rezone's and preliminary plat's are designated as public hearings, with the Planning and Zoning Commission as a recommending body and City Council as the decision making body. These land use applications were given proper public notice and followed the requirements set forth in Idaho Code, Chapter 65, Local Planning Act

a. Notifications

- | | |
|----------------------------------|------------------------------------|
| i. Neighborhood Meeting | April 12, 2017 (2 people attended) |
| ii. Agency Comment Request | May 30, 2017 |
| iii. 315' Property Owners Notice | August 14, 2017 |
| iv. Kuna, Melba Newspaper | August 9, 2017 |
| v. Site Posted | August 25, 2017 |

B. Applicant's Request:

On behalf of SDN, LLC, the applicant, Kirsti Grabo with KM Engineering, requests approval to rezone the portions of this site previously zoned as R-12 (High Density Res.) to, and increasing the C-1 (Neighborhood Commercial) and the R-6 (Medium Density Residential) zones. Applicant also requests approval for a preliminary plat that includes 9 commercial lots, 133 single-family lots, 20 common lots and a proposed City park lot. The subject site is located on the southeast corner (SEC) of Meridian and Deer Flat Roads.

C. Aerial Map:

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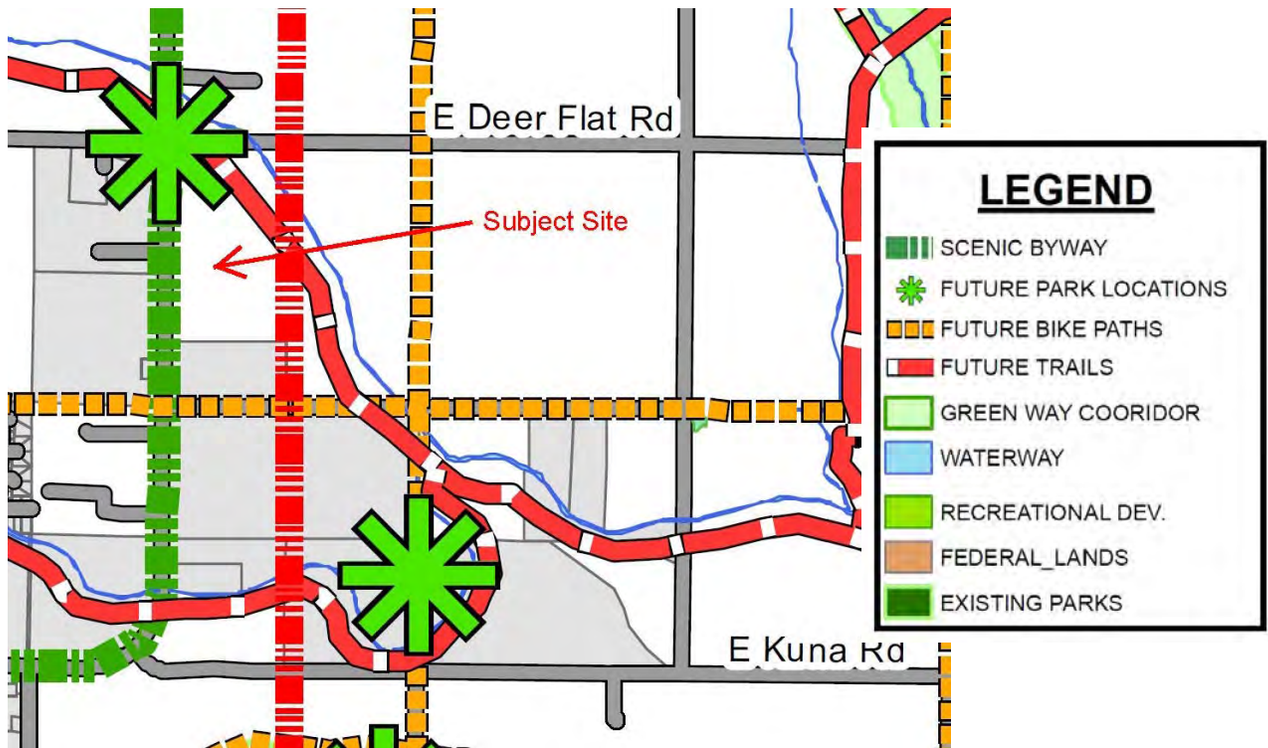
D. Site History:

This site is in the City limits and historically has been farmed. It is directly east of two Kuna City commercial subdivisions – the Merrell Family Center and Ensign Subdivisions.

E. General Projects Facts:

1. **Comprehensive Plan Map:** The Future Land Use Map (Comprehensive [Comp] Plan Map) is intended to serve as a *guide* for the decision making body for the City. This map indicates land use designations generally speaking, it is not the actual zone. The Comp Plan Map designation for this site was recently amended to Mixed-Use General for the approximate 50.7 acres.
2. **Recreation and Pathways Map:** The Recreation and Pathways Master Plan Map indicates a future trail through the northeast corner (NEC) of the site, situated along the Kuna Canal. It is the City's goal and desire

to increase the number of trails and pathways in Kuna. Accordingly, it is necessary for each parcel to develop trails and pathways along frontages of their canals and ditches to comply with the Master Plan goals by either starting a pathway, or extending one in the area of the project.



3. **Surrounding Land Uses:**

North	RUT	Rural Urban Transition – Ada County
South	A	Agriculture – Kuna City
East	RR	Rural Residential – Ada County
West	C-1	Neighborhood Commercial – Kuna City

4. **Parcel Sizes, Current Zoning, Parcel Number(s):**

- Parcel Size: 50.7 acres (approximately).
- Zoning: **R-12** (High Density Residential), **R-6** (Medium Density Residential) and **C-1** (Neighborhood Commercial), Kuna City.
- Parcel (APN) #: S1419223151.

5. **Services:**

- Sanitary Sewer – City of Kuna
- Potable Water – City of Kuna
- Irrigation District – Boise-Kuna Irrigation District
- Pressurized Irrigation – City of Kuna (KMID)
- Fire Protection – Kuna Rural Fire District
- Police Protection – Kuna Police (Ada County Sheriff’s office)
- Sanitation Services – J & M Sanitation

6. Existing Structures, Vegetation and Natural Features:

The land is currently used for agricultural purposes. Applicant anticipates that the land will continue the historic agricultural uses on the lands until development occurs. This site is generally flat, with a slight slope from the north end to the center of the site, and a slight slope from the south end toward the center of the site. Soils appear to be a Hydrologic Group D for the majority of the site with a general slope of less than 2%.

7. Transportation / Connectivity:

The applicant proposes four access points for the site. Two access points on Meridian Road, to include one full public road access on the south and a Right-in/Right-out (RIRO) driveway on the north end of the Meridian frontage. The applicant has proposed two access points on Deer Flat Road, including one full public access on the east side, and a second RIRO (driveway) on the west side of the Deer Flat frontage. Staff notes that Kuna's Highway Overlay District (District) standards state that connection to Meridian Road and other points of access within the District shall be limited to the full and/or mid-mile alignments, or at a distance greater than 600' from centerline of Meridian Road.

8. Environmental Issues:

Staff is not aware of any environmental, health or safety conflicts, beyond the designation of being in the nitrate priority area.

9. Agency Responses:

The following agencies returned comments which are included as exhibits with this case file and report:

- City Engineer (Antonio Conti, P.E.) *Exhibit B 1*
- Ada County Highway District (Stacey Yarrington) *Exhibit B 2*
- Boise Project Board of Control (Bob Carter) *Exhibit B 3*
- Central Dist. Health Dept. (Lori Badigian), *Exhibit B 4*
- *Compass-Community Planning Association (Carl Miller), Exhibit B5*
- Department of Environmental Quality (DEQ) *Exhibit B 6*

F. Staff Analysis:

Fulfilling the conditions of approval for the entitlements received in early 2017 (16-10-AN & 16-03-CPM), the applicant proposes this subdivision application which includes nine commercial lots, 133 residential lots and 20 common lots and a proposal for a City park. This project is adjacent to a principle arterial (Meridian Rd.) and minor arterial (Deer Flat Rd.). All major public utilities are near, or adjacent to this site. Applicant intends to develop the site as a mixed-use development with commercial pads and new single-family housing options. It is anticipated this development will require four phases for complete build-out, for both residential lots and commercial pads.

The project size is approximately 51 acres in size and proposes two different zones as delineated on the preliminary plat where the zone lines are proposed. The C-1 (Neighborhood Commercial) is proposed to be approximately 19.86 acres and the R-6 (Medium Density Residential) is proposed to be approximately 34.76 acres (this includes lands to the centerline of both roadways). The proposed commercial uses along Meridian and Deer Flat Roads are in compliance with recommendations from the Comprehensive Plan and with staffs request to extend commercial uses as far south and east as reasonable, as directed by Council. The medium residential uses provide a buffer between the proposed commercial and current uses on the east and southern sides of the site and complies with mixed-use design principles. The proposed City Park is centrally located and applies good design principles, highlights mixed-use principles, and compliments the two proposed uses.

Staff has reviewed Kuna's Comprehensive Plan (Comp Plan), which promotes commercial development, and a variety of housing types for all income levels numerous times throughout the document. The sections of the Comp Plan that address new commercial and various housing types are included below, in Section K

(Comp Plan analysis) of this report. The City attempts to balance new commercial uses as well as all housing types. Applicant will be required to maintain technical compliance with Kuna City Code (KCC), as the site develops. Staff recommends the applicant work with Kuna Rural Fire District (KRFD) to conform to the secondary access requirements of the KRFD, for the number of homes utilizing access points, roadway access and circulation at time of development.

The Highway Overlay District (District) standards state that connection to Meridian Road and other points of access within the District shall be limited to the full and/or mid-mile alignments, or at distances greater than 600' from centerline of Meridian Road. Since this project does not abut a full/mid-mile road, Council should consider allowing the entrances as proposed but as temporary full-accesses only. Furthermore, as the area further develops, the City, ACHD or ITD may enforce the access portion of the Overlay District (or other policies / standards) in the form of a right-in/right-out for one or both of the proposed full entrances due to traffic volume and/or safety concerns and/or other needs.

Applicant is made aware that all new commercial uses must go through design review for the building(s), signage, parking lot(s) and landscaping for future development, prior to building permits being issued.

Staff has determined this application complies with the goals and policies of Kuna city for this corridor, and Title 5 and 6 of the Kuna City Code; Idaho Statute § 67-6511; and the Kuna Comprehensive Plan; and forwards a recommendation of approval for Case No's 17-04-ZC and 17-4-S, subject to the conditions of approval by Kuna's City Council.

G. Applicable Standards:

1. City of Kuna Zoning Ordinance Title 5, Chapter 13
2. City of Kuna Comprehensive Plan, adopted September 1, 2009
3. City of Kuna Subdivision Regulations Title 6, Chapters 3 and 4
4. City of Kuna Design Review Code Title 5, Chapter 4
5. City of Kuna Landscape Code Title 5, Chapter 17
6. Idaho Code, Title 67, Chapter 65- the Local Land Use Planning Act.

H. Procedural Background:

At a regular meeting on September 5, 2017, the Council considered the applications, including agency comments, staff's report, application exhibits and public testimony presented or given.

I. Proposed Factual Summary:

This site is located on the southeast corner of Meridian and Deer Flat Roads. The project consists of 50.7 (approx.) acres and is currently zoned R-12, R-6 and C-1. Applicant requests changing portions of the approved R-12 zone to C-1, while other portions of the R-12 are proposed to change to Medium Density Residential. The C-1 (Neighborhood Commercial) will increase in size from approximately 17.99 acres to (approx.) 19.86 acres. While the R-6 (Medium Density Residential) will increase in size from approximately 27.26 acres to (approx.) 34.76 acres. If approved, this project will take access from Meridian Road (principle arterial) in two places, and from Deer Flat Road (minor arterial) in two places. Both existing roads are classified roadways.

J. Proposed Findings of Fact:

17-04-ZC and 17-04-S: Based upon the record contained in Case No's 17-04-ZC and 17-04-S, including the Comprehensive Plan, Kuna City Code, staff's memorandums, the exhibits, and the testimony during the public hearing, the Council hereby *approves / denies* the Findings of Fact and Conclusions of Law, and conditions of approval for Case No's 17-04-ZC and 17-04-S, a request for a rezone and preliminary plat in Kuna City limits request by the applicant follows:

The Council concludes that the applications comply with the City of Kuna's Zoning regulations (Title 5) of KCC.

1. The Council accepts the facts as outlined in the staff memo, the public testimony and the supporting evidence list presented.

Comment: *The Council held a public hearing on the subject applications on September 5, 2017, to hear from City staff, the applicant and to accept public testimony. The decision by the Council is based on the application, staff report and public testimony, both oral and written.*

2. Based on the evidence contained in Case No's 17-04-ZC and 17-04-S, this proposal does / does not appear to generally comply with the Comprehensive Plan and Comp Plan Map.

Comment: *The Comp Plan has listed numerous goals for providing commercial, single-family housing in Kuna. The Comp Plan Map designates this property as Medium Density. As this project proposes to accommodate commercial and residential uses the project generally follows the goals of the Comp Plan and the Comp Plan Map.*

3. The Council has the authority to approve / deny these two applications.

Comment: *At a regular meeting on September 5, 2017, Council voted to approve / deny case No's 17-04-ZC and 17-04-S.*

4. The public notice requirements were met and the public hearing was conducted within the guidelines of applicable Idaho Code and City Ordinances.

Comment: *As noted in the process and noticing sections, notice requirements were met to hold a regular public hearing on September 5, 2017.*

K. Comprehensive Plan Analysis:

Council had determined the proposed subdivision for the site is / is not consistent with the following Comp Plan components:

Housing: Residents envisioned higher densities in the City's core to include opportunities for mixed residential and light commercial activity. They expressed interest in a mix of residential type dwellings applications; including single-family, multi-family, apartments and condominiums. They were receptive to a greater mix of lot sizes and house price to appeal to a variety of people. A goal expressed by many was the preservation of large lots and rural cluster development in appropriate balance with a complement of other types of residential development (Page 21 [Comprehensive Plan –CP]).

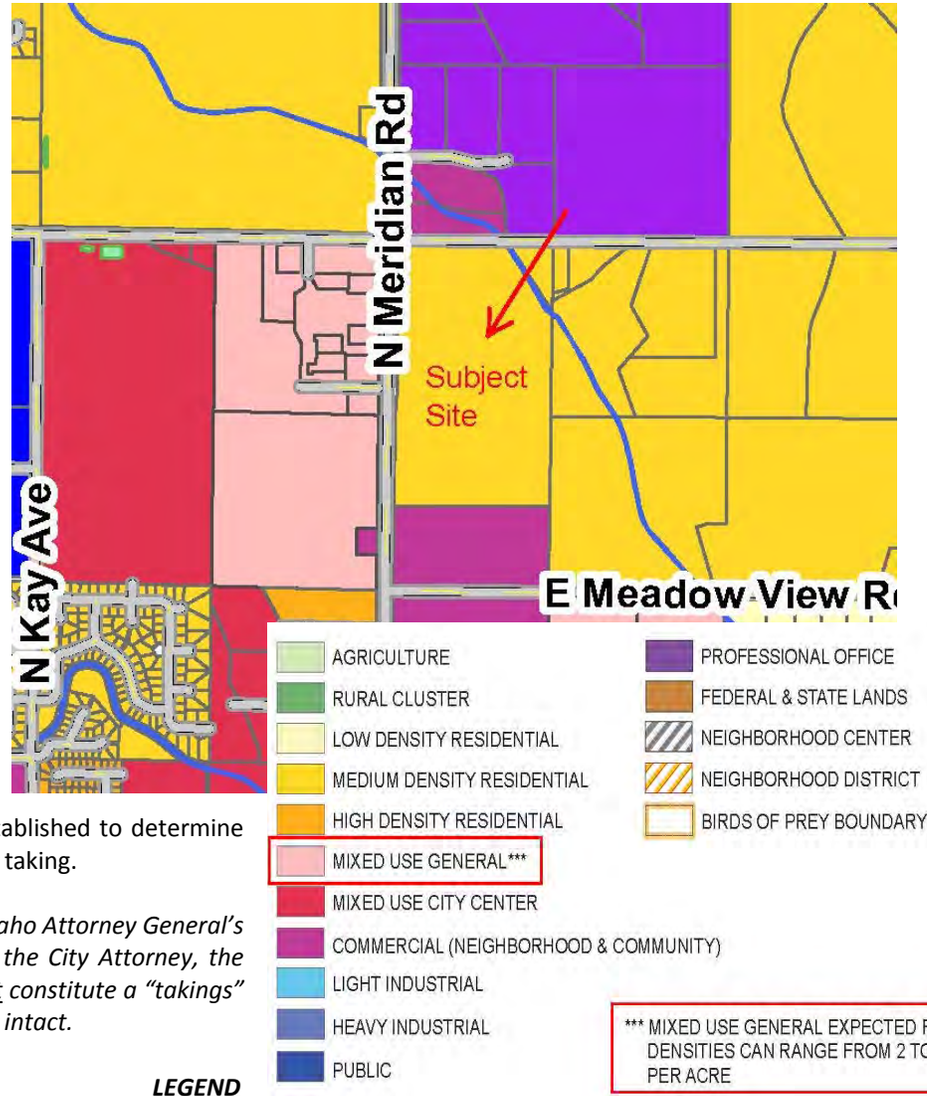
Residents hoped for the creation of business and light commercial use centers within neighborhoods. These centers would include restaurants, gas stations, churches, multi-family use facilities, and other mixed-use developments (Page 13 - CP).

Comment: *The Comp Plan and the corresponding Future Land Use Map (with land use designations) provides for a mix of medium density and high density residential uses and commercial uses. This project has proposed a variety of densities mixed with commercial, therefore it generally conforms to the Comp Plan and the Future Land Use Map.*

Private Property Rights Goals and Objectives - Section 2 - Summary:

Ensure the City land use policies, restrictions, conditions and fees do not violate private property rights and ensure that land use actions, decisions, and regulations do not effectively eliminate all economic value of the subject property. Ensure that City land use actions, decisions, and regulations do not prevent a private property owner from taking advantage of a fundamental property right and staff shall evaluate with guidance from the City's attorney; the Idaho Attorney General's six criterion established to determine the potential for property taking.

Comment: Utilizing the Idaho Attorney General's criteria, and a review by the City Attorney, the proposed project does not constitute a "takings" and the Economic value is intact.



Economic Development Goals and Objectives - Section 5 - Summary:

Promote and support a diverse and sustainable economy that will allow more Kuna residents to work in their community, and develop policies to provide incentives and assistance to attract companies. Ensure an adequate supply of housing for all income levels and facilitate pedestrian connections, both visually and physically, to enhance pedestrian movement (Pg. 42 – 1.5, Pg. 43 – 3.1 and Pg. 41 – 1 & 1.3 [CP]).

Comment: The Comp Plan encourages a mix of commercial uses and adequate housing for all income levels and calls for increasing pedestrian connections. This project supplies a number of additional housing types to Kuna's inventory and provides opportunities for quality housing. This development should add to the City's pedestrian network for non-motorized transportation, by proposing pathway connections for development to connect to in the future.

Land Use Goals and Objectives - Section 6 - Summary:

Encourage and support mixed uses to accommodate a diverse range of business and commercial activity balanced with residential uses. Provide a broad mix of services within walking distances while strengthening the economy and providing opportunity for social interactions. Encourage commercial development on transportation corridors. Adopt a future land use plan and map that includes natural and developed open spaces, while providing

a variety of housing densities and types to accommodate various lifestyles, ages and economic groups. Protect existing neighborhoods and ensure new development is sustainable and keeps Kuna desirable. Develop cohesive neighborhoods with character and quality while incorporating a variety of densities and styles (Pg. 63 – 1.1, Pg. 64 – 2.1, 2.2, 2.2.1, 3.1 & Goal 3, Pg. 65 – 4.3 and 6.4.1 Def. Pg. 89 [CP]).

Comment: *This project adds a number of quality commercial opportunities and several housing varieties to the City's inventory for all types of lifestyles, ages and economic groups.*

Transportation - Section 9: Encourage developers to create mixed-use developments that will reduce travel demand through trip capture. Increase Kuna's employment opportunities as a means of reducing commuter trips (Page 119 – Obj. 3.2 Policy 1 and 2 [CP]).

Comment: *Applicant proposes a mixed-use development adding to employment opportunities and may reduce commuter trips, therefore, it generally complies with the comp plan goals and policies*

Housing Goals and Objectives - Section 12 - Summary:

Adopt mixed-use land strategies which assure the self-sufficiency of neighborhoods. Encourage developers to provide high-quality development with a variety of lot sizes, dwelling types, densities and price points to meet the needs of current and future population while creating safe and aesthetically-pleasing neighborhoods. Ensure housing is available throughout the community for all income levels and those with special needs. Encourage logical and orderly mixed-use development while discouraging developers from developing land divisions greater than one half acre because large lot subdivisions increase municipal costs, require public subsidy and create sprawl (Pg. 155 – Obj. 1.1, Pg. 163 12.4 and Pg. 165 – 2.1 [CP]).

Encourage mixed-use development that includes town centers, single-family, *multi-family*, accessory units, and other types of residential development. – Policy 1.1.2, Section 12, Housing (Page 155 [CP]).

Comment: *Applicant proposes a high-quality development for commercial development along with a variety of dwelling types, densities, and price points for many income levels in this part of Kuna as encouraged by the Comp Plan. This project significantly adds to the City's overall network of commercial uses, utilities, sidewalks and roadways, therefore it complies with logical, orderly development and discourages land divisions and development greater than one half acre, and avoids increased municipal services costs and sprawl.*

Community Design Goals and Objectives - Section 13 - Summary:

Strengthen Kuna's Image through good community and urban design principles that create mixed-uses and self-sufficient neighborhoods. Foster good community design concepts that incorporate landscape features to serve as buffers between incompatible uses while reducing scale and creates a sense of place (Pg.167 – Goal 1 and Pg. 168 – 1.2 and 2.1[CP]).

Comment: *Applicant proposes good community and urban design principles through creation of Mixed-Uses and a self-sustaining development, adding to the pedestrian pathway network and adding to the City's sidewalk network. Applicant also proposes improving Deer Flat Road, which adds to the roadway system thereby complying with the adopted Master Street Plan of Kuna (Functional Classified Road Map). This development should also incorporate landscape buffers creating a sense of place for citizens. Therefore, this project fosters sound community design concepts and complies with the Comp Plan goals and strengthens Kuna's image.*

Neighborhoods:

Kuna's updated Plan is an advocate for the development of self-sufficient and mixed-use neighborhoods. These neighborhoods are intended to be connected by transit and other non-motorized methods of transportation. Each neighborhood will have a center, a core and an edge (Page 179 [CP]).

Comment: Applicant proposes an extension of the sidewalk and roadway system which complies with the Master Street Plan adopted by Kuna. Applicant should also propose connections to adjacent parcels by adding stub streets, pathways and sidewalks for pedestrian and non-motorized transportation. Applicant proposes R-6 housing densities thereby complying with call for a variety of housing types outlined within the Comp Plan and Comp Plan Map.

L. Proposed Idaho State Code Analysis:

1. **IC §67-6511 (2) C** requires that the City Council analyze the proposed changes to zoning ordinances to ensure that they are not in conflict with the policies of the adopted comprehensive plan. If the request is found by the governing board to be in conflict with the adopted plan, **or** would result in demonstrable adverse impacts upon the delivery of services by any political subdivision providing public services, including school districts, within the planning jurisdiction.
2. **IC §67-6513** provides that the City provide for mitigation of the effects of subdivision development on the ability of political subdivisions of the state, including school districts, to deliver services without compromising quality of service delivery to current residents or imposing substantial additional costs upon current residents to accommodate the proposed subdivision.
3. Through discussions and comments submitted by public service providers, the project would not create demonstrable adverse impact to quality of emergency service and/or delivery of said services, or impose substantial additional costs to current residents.

M. Proposed Conclusions of Law:

The public notice requirements have been met and the neighborhood meeting was conducted within the guidelines of applicable Idaho Code and City Ordinances.

1. The Council feels the site *is* physically is / is not suitable for subdivision and development into a single-family and commercial subdivision, as proposed.

Comment: *The 50.7 acre (approximate) project appears to be suitable for this subdivision and development as a mixed-use style subdivision, as proposed.*

2. The subdivision uses are / are not likely to cause substantial environmental damage or avoidable injury to wildlife or their habitat.

Comment: *The land to be subdivided is not used as wildlife habitat. Roads, driveways, family units and open spaces are planned for construction according the City and ACHD requirements and best practices and will therefore not cause environmental damage or loss of habitat.*

3. The Rezone and Subdivision applications are not likely to cause adverse public health problems.

Comment: *The subdivision of the property would/would not generally comply with the Comp Plan. The project would connect to public sewer and potable water systems, therefore eliminating the occurrence of adverse public health problems.*

4. The application appears to avoid detriment to the present and potential surrounding uses; to the health, safety, and general we are of the public taking into account the physical features of the site, public facilities and existing adjacent uses.

Comment: *Through correspondence with public service providers and application evaluation, this project appears to avoid detriment to surrounding uses. Council did consider the subdivision and the location of the property with adjacent uses.*

5. The existing and proposed street and utility services in proximity to the site are suitable or adequate for commercial and residential purposes.

Comment: *Correspondence from ACHD and Kuna Public Works confirms that the streets and utility services are suitable and adequate for the residential project.*

6. Based on the evidence contained in Case No.s 17-04-ZC and 17-04-S, Council finds Case No.s 17-04-ZC and 17-04-S, does / does not adequately comply with Kuna City Code.
7. Based on the evidence contained in Case No.s 17-04-ZC and 17-04-S, Council finds Case No.s 17-04-ZC and 17-04-S, do / do not generally comply with Kuna's zoning Code.

N. Commission Recommended Conditions of Approval:

On July 13, 2017, the Planning and Zoning Commission voted to recommend *approval* for case No.s 17-04-ZC and 17-04-S, based upon the Comp Plan, Kuna City Code, the record before the Commission, the applicant's presentation, testimony and Commission discussion at the public hearing, the Kuna Commission votes to recommend approval for Case No.s 17-04-ZC and 17-04-S with the following conditions of approval *at time of development in the future*:

- Applicant shall follow all conditions listed in the staff report and those agreed upon during the meeting, to include:
 - Working with staff and ITD for additional landscaping along Meridian Road (in the form of additional trees, shrubs and grass),
 - Discuss options and work with ITD for improved Pedestrian crossings at Meridian and Deer Flat Roads intersection,
 - Work with staff and City Engineer concerning the water reservoir as outlined in the Engineers memo.
 - Add larger trees to the east side of the site as agreed.

O. City Council's Order of Decision:

17-04-ZC (Rezone) and 17-04-Sub (Subdivision), *Note: This proposed motion is for approval, conditional approval, or denial for this request.. If the Council wishes to approve or deny specific parts of the requests as detailed in this report, those changes must be specified.*

On September 5, 2017, the Council voted to *approve / demy* case No.s 17-04-ZC, 17-04-S, based upon the Comp Plan, Kuna City Code, the record before the Council, the applicant's presentation, testimony and Council discussion at the public hearing, the Council votes to approve / deny Case No.s 17-04-ZC and 17-04-S with the following conditions of approval *at time of development in the future*:

1. The applicant and/or owner shall obtain written approval on letterhead or may be written/stamped on the approved plans of the construction plans from the agencies noted below. All submittals are required to include the lighting, landscaping, drainage, and development plans. All site improvements are prohibited prior to approval of the following agencies:
 - a. The City Engineer shall approve the sewer hook-ups.
 - b. The City Engineer shall approve the drainage and grading plans. Central District Health Department recommends the plan be designed and constructed in conformance with standards contained in, "Catalog for Best Management Practices for Idaho Cities and Counties". No

- construction, grading, filling, clearing or excavation of any kind shall be initiated until the applicant has received approval of the drainage plan.
- c. The Kuna Fire District shall approve fire flow requirements and/or building plans. Installation of fire protection facilities as required by Kuna Fire District is required.
 - d. The *Boise-Kuna* Irrigation District shall approval any modifications to the existing irrigation system.
 - e. Approval from Ada County Highway District (ACHD) shall be obtained and Impact Fees must be paid prior to *issuance* of any building permit(s).
2. All public rights-of-way shall be dedicated and constructed to standards of the City, Ada County Highway District and Idaho Transportation Department. No public street construction may commence without the approval and permit from Ada County Highway District and/or Idaho Transportation Department.
 - 2.1– With development and as necessary, dedicate right-of-way in sufficient amounts to follow City and ACHD standards and widths.
 3. Installation of service facilities shall comply with the requirements of the public utility or irrigation district providing the services. All utilities shall be installed underground, see **KCC 6-4-2-W**.
 4. Compliance with Idaho Code, Section §31-3805 pertaining to irrigation waters is required. Irrigation/drainage waters shall not be impeded by any construction on site. Compliance with the requirements of the Boise Project Board of Control is required.
 5. When required, submit a petition to the City (as necessary, confirmed with the City engineer) consenting to the pooling of irrigation surface water rights for delivery purposes and request to annex the irrigation surface water rights appurtenant to the property over to the Kuna Municipal Pressure Irrigation system of the City (KMID).
 6. Street lights and parking lights for the site shall be LED lighting and must comply with Kuna City Code and established Dark Skies practices.
 7. Parking within the site shall comply with Kuna City Code. (Unless specifically approved otherwise).
 8. Fencing within and around the site shall comply with Kuna City Code (Unless specifically approved otherwise and permitted). Perimeter fencing (and permit) is required prior to requesting final plat signatures from Kuna City Clerk and Engineer.
 9. All signage within/for the project shall comply with Kuna City Code and shall be approved in the design review process with all new commercial and multi-family.
 10. All required landscaping shall be permanently maintained in a healthy growing condition. The property owner shall remove and replace unhealthy or dead plant material within 3 days or as the planting season permits as required to meet the standards of these requirements. Maintenance and planting within public rights-of-way shall be with approval from the public entities owning the property.
 11. The applicant's proposed preliminary plat (dated 05.5.17) and landscape plan (dated 05.3.2017) shall be considered a binding site plans, or as modified and approved through the public hearing process.
 12. Applicant shall add the following notes to the landscape plans and resubmit a PDF for Planning and Zoning approved plans, bearing the changes.
 - 12.1 – *Landscape contractor shall remove all twine/ropes and burlap from root balls.*
 - 12.2 – *Landscape contractor shall remove the wire basket from the top 1/2 of the root ball.*
 13. Applicant shall be conditioned to add appropriate and necessary pathways along water bodies to comply with the Master Recreation and Pathways Map at time of development.
 14. The land owner/applicant/developer, and/or any future assigns having an interest in the subject property, shall fully comply with all conditions of development as approved by the City Council, or seek amending them through public hearing processes.
 15. Applicant shall follow staff, City engineers and other agency recommended requirements as applicable.
 16. Developer/owner/applicant shall comply with all local, state and federal laws.

DATED: This _____, day of _____ 2017.



Subject Parcel

N Meridian Rd

E Deer Flat Rd

Meadow View Rd

69

May 5, 2017
Project No.: 16-083

Mr. Troy Behunin
Planning & Zoning Department
City of Kuna
751 West 4th Street
Kuna, ID 83634

**RE: Ashton Estates – Kuna, ID
Rezone and Preliminary Plat Applications**

Dear Mr. Behunin:

On behalf of SDN, LLC, we are pleased to submit the attached applications and required supplements for a rezone and preliminary plat for the project referenced above.

The subject property is approximately 50.6 acres of agricultural ground identified as parcel number S1419223151 and located at the southeast corner of East Deer Flat and North Meridian Roads. Earlier this year, the property was approved for annexation into the City of Kuna with a combination of C-1, R-6, and R-12 zoning, as well as a Comprehensive Plan amendment from Medium-Density Residential to Mixed Use General (File Nos. 16-03-CPM and 16-10-AN). These approvals were contingent upon submittal of a preliminary plat, which is included herewith.

Rezone

At the time of the annexation request, the developers anticipated a mix of uses for the site including 14.28 acres of commercial and/or multi-family use (C-1), 9.09 acres of multi-family use (R-12), and 27.26 acres of single-family use (R-6). Since that time, the site plans have been refined and the portion of the multi-family component associated with the R-12 zone is no longer contemplated. Further, growing interest in the commercial area has prompted the developer to request an increase in the commercial acreage. As shown on the attached preliminary plat and exhibits, the developer is now requesting a rezone to include 16.15 acres of C-1 and 34.49 acres of R-6 with no R-12. If multi-family uses are contemplated in the future, they will likely be located along Meridian Road south of the main access in the C-1 zone. The requested zoning is still commensurate with the approved Mixed Use General Comprehensive Plan designation and continues to be compatible with the surrounding areas, which carry designations of Commercial and Professional Office to the north, Commercial to the south, and Mixed Use General to the west.

Preliminary Plat

The attached preliminary plat proposes 9 commercial/multi-family lots, 133 buildable single-family residential lots, 20 common lots, and 1 anticipated City park lot for a total of 163 lots. In the R-6 area, the layout reflects a gross density of 3.86 units per acre and a net density of 5.16 units per acre, both of which are below the density allowed in the R-6 zone. The area designated for single-family use will allow homes to be set back from Meridian and Deer Flat Roads while also providing buffering between commercial uses at the northwest corner and current agricultural uses to the east and south.

The project includes 6.86 acres of open space, including the proposed 3-acre City park, which is centrally located and easily accessible by both residents of Ashton Estates and the community at large. As the project progresses, we look forward to working with the Parks & Recreation Department to facilitate this addition to the City's growing park system. The remaining open space within the subdivision will be owned and maintained by the Ashton Estates Owners Association. Please see the attached draft CC&Rs for language regarding maintenance of these common lots.

As a part of this project, we are requesting four points of access along the existing public roads as follows. The distances below are measured from the intersection of Meridian and Deer Flat Roads, and the accesses have been placed to meet ACHD and ITD spacing requirements.

East Deer Flat Road

- Full access 660' east of the intersection
- Right-in/Right-out access 330' east of the intersection

North Meridian Road / SH 69

- Full access 1,120' south of the intersection in alignment with existing approach across the road
- Right-in/Right-out access 600' south of the intersection

As shown on the preliminary plat, both full access points will be utilized for public streets and distribution of traffic through the entirety of the project. Further, these streets will be stubbed to the neighboring properties on the south and east for future connectivity.

The right-in/right-out approaches will provide direct access to the commercial component of this project. Adequate access is critical to the success of commercial development, and the addition of these access points aids in the flow of traffic not only to/from Meridian and Deer Flat Roads, but across the various commercial properties, as well. All the commercial properties will be subject to reciprocal access easements to protect access to the approaches for all parties.

Both ITD and ACHD have reviewed the Traffic Study for this project and have expressed no opposition to the access locations.

Large Scale Development

Due to the size of this project, it qualifies as a Large Scale Development per Kuna's Zoning Ordinance. Following is additional information required for Large Scale Developments.

- A. *Identify all public services that would be provided to the development (i.e. fire protection, police protection, central water, central sewer, road construction, parks and open space, recreation, maintenance, schools and solid waste collection).*

Fire Protection – Kuna Rural Fire District

Police –Ada County Sherriff and Kuna Police Department

Central Water – City of Kuna

Central Sewer – City of Kuna

Pressure Irrigation – City of Kuna via shares from Boise Kuna Irrigation District

Road Construction – ACHD and ITD

Parks & Open Space – Park owned/maintained by the City - common lots owned/maintained by HOA

Recreation – Park owned/maintained by the City
 Schools – School District No. 3 and/or Charter Schools
 Solid Waste Collection – J&M Sanitation

B. *Estimate the public service costs to provide adequate service to the development.*

The developer has worked with the City of Kuna, ACHD, and ITD regarding utilities and roadways for the project. Further, facility maps have been obtained from Idaho Power, Intermountain Gas, CenturyLink, and Cable One indicating locations of their services in the area. Installation costs for sewer, water, and other utilities will be borne by the developer and homebuilders, while use costs will be borne by the homeowners. The additional tax base generated by the addition of this project will contribute to the other public services, such as schools, police, and fire protection. The cost for trash service will be borne by the homeowners.

C. *Estimate the tax revenue that will be generated from the development.*

Ashton Estates Subdivision Estimated Yearly Tax Generation (2016 Tax Rates) 133 Single-Family Homes + Approximately 425,961 Commercial SF Estimated Valuation of \$275,000 per Home + \$30/sf for Commercial					
Tax District	2016 Levy	Description	Annual Taxes at Buildout – Residential	Annual Taxes at Buildout – Commercial	Total
1	0.003017951	ADA COUNTY	\$110,381.56	\$38,565.88	\$148,947.44
3	0.000150938	EMERGENCY MEDICAL	\$5,520.56	\$1,928.81	\$7,449.37
6	0.000955148	ACHD	\$34,934.54	\$12,205.67	\$47,140.21
9	0.005	SCHOOL DISTRICT NO. 3	\$182,875.00	\$63,894.15	\$246,769.15
11	0.000598269	KUNA LIBRARY	\$21,881.69	\$7,645.18	\$29,526.87
17	0.003016302	KUNA CITY	\$110,321.25	\$38,544.81	\$148,866.06
22	0.000133644	KUNA CEMETERY	\$4,888.03	\$1,707.81	\$6,595.84
28	0.001304607	KUNA FIRE	\$47,716.00	\$16,671.35	\$64,387.35
43	0.00002927	MOSQUITO ABATEMENT	\$1,070.55	\$374.04	\$1,444.59
100	0.000159508	CWI	\$5,834.01	\$2,038.33	\$7,872.33
Total	0.014365637		\$525,423.17	\$183,576.03	\$708,999.21

D. *Suggest public means of financing the services for the development if the cost for the public services would not be offset by tax revenue received from the development.*

It is anticipated that the costs for public services will be offset by the tax revenue generated by the homes and commercial uses.

Conclusion

With the proposals discussed herein, we feel that the new Ashton Estates project complements the City's vision for commercial uses along major roadways while also providing additional housing opportunities for this growing area. We look forward to working with staff to accomplish this great addition to the City of Kuna.

Should you have questions or require further information in order to process these applications, please feel free to contact me.

Sincerely,
KM Engineering, LLP



Kirsti Grabo
Development Coordinator

cc: SDN, LLC



City of Kuna
Planning & Zoning
Department
P.O. Box 13
Kuna, Idaho 83634
208.922.5274
Fax: 208.922.5989
Website: www.kunacity.id.gov

Commission & Council Review Application

Note: Engineering fees shall be paid by the applicant if required.

*Please submit the appropriate checklist (s) with application

Type of Review (check all that apply):

- Annexation
- Appeal
- Comprehensive Plan Amendment
- Design Review
- Development Agreement
- Final Planned Unit Development
- Final Plat
- Lot Line Adjustment
- Lot Split
- Planned Unit Development
- Preliminary Plat
- Rezone
- Special Use
- Temporary Business
- Vacation
- Variance

For Office Use Only	
File Number (s)	
Project name	
Date Received	
Date Accepted/ Complete	
Cross Reference Files	
Commission Hearing Date	
City Council Hearing Date	

Contact/Applicant Information

Owners of Record: <u>SDN, LLC</u>	Phone Number: <u>208.404.2161</u>
Address: <u>PO Box 1939</u>	E-Mail: <u>ashton.homes@hotmail.com</u>
City, State, Zip: <u>Eagle, ID 83616</u>	Fax #: _____
Applicant (Developer): <u>same</u>	Phone Number: _____
Address: _____	E-Mail: _____
City, State, Zip: _____	Fax #: _____
Engineer/Representative: <u>KM Engineering</u>	Phone Number: <u>208.639.6939</u>
Address: <u>9233 West State Street</u>	E-Mail: <u>kgrabokmengllp.com</u>
City, State, Zip: <u>Boise, ID 83714</u>	Fax #: <u>208.639.6930</u>

Subject Property Information

Site Address: <u>North Meridian Road</u>
Site Location (Cross Streets): <u>Southeast Corner of Meridian & Deer Flat</u>
Parcel Number (s): <u>S1419223151</u>
Section, Township, Range: <u>Section 19, T2N, R1E</u>
Property size: <u>50.6 acres</u>
Current land use: <u>ag</u> Proposed land use: <u>mixed use</u>
Current zoning district: <u>Ada County RUT but</u> Proposed zoning district: <u>C1 & R6</u>

approved for C1, R6, R12 in Kuna

Project Description

Project / subdivision name: Ashton Estates

General description of proposed project / request: rezone and preliminary plat for mixed use project

Type of use proposed (check all that apply):

Residential 133 single-family lots

Commercial 9 lots (possibility for commercial and multi-family)

Office _____

Industrial _____

Other _____

Amenities provided with this development (if applicable): 3-acre park

Residential Project Summary (if applicable)

Are there existing buildings? Yes No

Please describe the existing buildings: _____

Any existing buildings to remain? Yes No

Number of residential units: 133 Number of building lots: 133

Number of common and/or other lots: 20 common & 1 park

Type of dwellings proposed:

Single-Family _____

Townhouses _____

Duplexes _____

Multi-Family possibility of multi-family along Meridian Road

Other _____

Minimum Square footage of structure (s): _____

Gross density (DU/acre-total property): 3.86 Net density (DU/acre-excluding roads): 5.16

Percentage of open space provided: 19.9% Acreage of open space: 6.86
(in residential area)

Type of open space provided (i.e. landscaping, public, common, etc.): landscaping, public and common

Non-Residential Project Summary (if applicable)

Number of building lots: 9 Other lots: _____

Gross floor area square footage: _____ Existing (if applicable): _____

Hours of operation (days & hours): _____ Building height: _____

Total number of employees: _____ Max. number of employees at one time: _____

Number and ages of students/children: _____ Seating capacity: _____

Fencing type, size & location (proposed or existing to remain): _____

Proposed Parking:

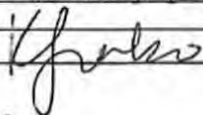
a. Handicapped spaces: _____ Dimensions: _____

b. Total Parking spaces: _____ Dimensions: _____

c. Width of driveway aisle: _____

Proposed Lighting: _____

Proposed Landscaping (berms, buffers, entrances, parking areas, common areas, etc.):
please see preliminary plat and landscape plan

Applicant's Signature:  Date: 5.5.17



City of Kuna Design Review Application

P.O. Box 13
Kuna, Idaho 83634
(208) 922.5274
Fax: (208) 922.5989
Website: www.kunacity.id.gov

FILE NO.:	_____
CROSS REF.:	_____
FILES:	_____

The City of Kuna has adopted a Design Review process whose purpose is to make Kuna a pleasant and comfortable place to live and work. This Design Review process is based on standards and guidelines found in the Design Review Ordinance No. 2007-02 and the Architecture and Site Design Booklet. Both of these documents can be found online (www.cityofkuna.com) or are picked up in the City's Planning and zoning department is located at 763 W Avalon, Kuna ID. Staff is glad to assist you with your application form.

The Design Review application applies to the following land use actions:

- ▶ Multi- family dwellings (3 or more)
- ▶ Commercial
- ▶ Industrial
- ▶ Institutional
- ▶ Office
- ▶ Common Area
- ▶ Subdivision Signage
- ▶ Proposed Conversions
- ▶ Proposed changes in land use and/or building use or exterior remodeling
- ▶ Exterior restoration, and enlargement or expansion of existing buildings, signs or sites.

Application Submittal Requirements

Applicant Use		Staff Use
<input checked="" type="checkbox"/>	Date of pre- application meeting : _____ <i>Note: Pre-Applications are valid for a period of three (3) months.</i>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	A complete Design Review Application form <i>Note: It is the applicant's responsibility to use a current application.</i>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Detailed letter of explanation or justification for the application, describing the project and design elements, and how the project complies with Design Review standards.	<input type="checkbox"/>
<input checked="" type="checkbox"/>	One (1) Vicinity Map (8 ½" x 11") at 1" = 300' scale (or similar), label the location of the property and adjacent streets.	<input type="checkbox"/>
<input checked="" type="checkbox"/>	One 8 ½" x 11" colored aerial photo depicting proposed site, street names, and surrounding area within five-hundred feet (500').	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Copy of Deed; and, if the applicant is not the owner, an original notarized statement (affidavit of legal interest) from the owner (and all interested parties) stating the applicant is authorized to submit this application.	<input type="checkbox"/>

Detailed site, landscape, drainage plan, elevation and to scale. (No smaller than 1"=30', unless otherwise approved.)
One of each plan (site, landscape, drainage plan and elevations) is required to be submitted in the following plan sizes:

- (1) 24" X 36" TO SCALE COPIES
- (1) 11" X 17" REDUCTIONS
- (1) 8 1/2" x 11" REDUCTIONS

Provide a color rendering and material sample board specifically noting where each color and material is to be located on the structure.
Note: Provide photo of the colored rendering and material samples board to City Staff electronically in a JPG or PDF format.

The Applicant is obligated to provide a site plan that graphically portrays the site and includes the following features:

Site Plan

Applicant Use		Staff Use
<input checked="" type="checkbox"/>	North Arrow	<input type="checkbox"/>
<input checked="" type="checkbox"/>	To scale drawings	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Property lines	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Name of "Plan Preparer" with contact information	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Name of project and date	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Existing structures, identify those which are to be relocated or removed	<input type="checkbox"/>
<input checked="" type="checkbox"/>	On-site and adjoining streets, alleys, private drives and rights-of-way	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Drainage location and method of on-site retention / detention	<input type="checkbox"/>
<input type="checkbox"/>	Location of public restrooms	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Existing / proposed utility service and any above-ground utility structures and their location	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Location and width of easements, canals and drainage ditches	<input type="checkbox"/>
<input type="checkbox"/>	Location and dimension of off-street parking	<input type="checkbox"/>
<input type="checkbox"/>	Locations and sizes of any loading area, docks, ramps and vehicle storage or service areas	<input type="checkbox"/>
<input type="checkbox"/>	Trash storage areas and exterior mechanical equipment, with proposed method of screening	<input type="checkbox"/>
<input type="checkbox"/>	Sign locations (a separate sign application must be submitted with this application)	<input type="checkbox"/>
<input type="checkbox"/>	On-site transportation circulation plan for motor vehicles, pedestrians and bicycles	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Locations and uses of ALL open spaces	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Locations, types and sizes of sound and visual buffers (Note: all buffers must be located outside the public right-of-way)	<input type="checkbox"/>
<input type="checkbox"/>	Parking layout including spaces, driveways, curb cuts, circulation patterns, pedestrian walks and vision triangle	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Locations of subdivision lines (if applicable)	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Illustration that demonstrates adequate sight distance is provided for motor vehicles, pedestrians and bicycles	<input type="checkbox"/>
<input type="checkbox"/>	Location of walls and fences and indication of their height and material of construction	<input type="checkbox"/>
<input type="checkbox"/>	Roofline and foundation plan of building, location on the site	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Location and designations of all sidewalks	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Location and designation of all rights-of-way and property lines	<input type="checkbox"/>

Landscape and Streetscape Plan

The landscape and streetscape plans need to be drawn by the project architect, professional landscape architect, landscape designer, or qualified nurseryman for development's possessing more than twelve thousand (12,000) square feet of private land. The landscaped and streetscape plans must be colored. The Planning Director or City Forester may require the preparation of a landscape plan for smaller developments by one of the noted individuals if the lot(s) have unique attributes.

Applicant Use		Staff Use
<input checked="" type="checkbox"/>	North Arrow	<input type="checkbox"/>
<input checked="" type="checkbox"/>	To scale drawings	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Boundaries, property lines and dimensions	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Name of "Plan Preparer" with contact information	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Name of project and date	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Type and location of all plant materials and other ground covers. <i>Please review the City's plant list and rely upon it to identify the site's planting strategy. Include botanical and common name, quantity, spacing and sizes of all proposed landscape materials at the time of planting, and at maturity. A list of acceptable trees is available upon request from City Planning Staff. If there are any questions, please contact the City Forester, Natalie Reeder, at 208.880.0953</i>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Existing vegetation identified by specific size. Identify those which are proposed to be relocated or removed.	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Method of irrigation. <i>Note: All plant materials, except existing native plants not damaged during construction or xeriscape species shown not to require regular watering, shall be irrigated by underground sprinkler systems set on a timer in order to obtain proper watering duration and ease of maintenance.</i>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Location, description, materials, and cross-sections of special features, including berming, retaining walls, hedges, fences, fountains street/pathway furniture (benches, etc.), etc.	<input type="checkbox"/>
<input type="checkbox"/>	Sign locations <i>Note: A separate sign application must be submitted with this application</i>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Locations and uses for open spaces	<input type="checkbox"/>
<input type="checkbox"/>	Parking layout including spaces, driveways, curb cuts, circulation patterns, pedestrian walks and vision triangle	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Illustration that demonstrates adequate sight distance is provided for motor vehicles, pedestrians and bicycles	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Location and designations of all sidewalks	<input type="checkbox"/>
<input checked="" type="checkbox"/>	Engineered grading and drainage plans: A generalized drainage plan showing direction drainage with proposed on-site retention. Upon submission of building/construction plans for an approved design review application, a detailed site grading and drainage plan, prepared by a registered professional engineer (PE) shall be submitted to the City for review and approval by the City Engineer.	<input type="checkbox"/>

Building Elevations

Applicant
Use

Detailed elevation plans of each side of any proposed building(s) or additions(s)
Note: Four (4) elevations to include all sides of development and must be in color

Identify the elevations as to north, south, east, and west orientation

Colored copies of all proposed building materials and indication where each material and color application is to be located

Note: Submit as 11"x17" reductions

Screening/treatment of mechanical equipment

Provide a cross-section of the building showing any roof top mechanical units and their roof placement

Detailed elevation plans showing the materials to be used in construction of trash enclosures

Staff
Use

Lighting Plan

Applicant
Use

Exterior lighting including detailed cut sheets and photometric plan (pedestrian, vehicle, security, decoration)

Types and wattage of all light fixtures

Note: The City encourages use of "dark sky" lighting fixtures

Placement of all light fixtures shown on elevations and landscaping plans

Staff
Use

Roof Plans

Applicant
Use

Size and location of all roof top mechanical units

Staff
Use

Design Review Application

Applicant: KM Engineering, LLP on behalf of Phone: 208.639.6939
SDN, LLC
 Owner Representative Fax/Email: 208.639.6930

Applicant's Address: 9233 West State Street
Boise, ID Zip: 83714

Owner: SDN, LLC Phone: 208.404.2161

Owner's Address: PO Box 1939 Email: ashton.homes@hotmail.com
Eagle, ID Zip: 83616

Represented By: *(if different from above)* _____ Phone: _____

Address: _____ Email: _____
 _____ Zip: _____

Address of Property: SEC Meridian & Deer Flat Roads

Distance from Major Cross Street: immediately at SEC Zip: _____
 Street Name(s): Meridian & Deer Flat

Please check the box that reflects the intent of the application

- BUILDING DESIGN REVIEW
- SUBDIVISION / COMMON AREA LANDSCAPE
- DESIGN REVIEW MODIFICATION
- STAFF LEVEL APPLICATION

This Design Review application is a request to construct, add or change the following: *(Briefly explain the nature of the request.)*

Common area landscaping for Ashton Estates Subdivision

1. Dimension of Property: 50.6 total acres - +/- 6.86 acres of common area

2. Current Land Use(s): ag

3. What are the land uses of the adjoining properties?

North: ag / residential

South: ag

East: ag / residential

West: commercial

4. Is the project intended to be phased, if so what is the phasing time period? yes

Please explain: phasing will be market driven

5. The number and use(s) of all structures: no existing structures -

current preliminary plat proposes mix of commercial and single-family with an option of multi-family in certain commercial areas

6. Building heights: _____ Number of stories: _____

The height and width relationship of new structures shall be compatible and consistent with the architectural character of the area and proposed use.

Note: The maximum building height for each zoning district is as follows:

L-O: 35'	C-2: 60'	CBD: 80'	M-2: 60'	P: 60'
C-1: 35'	C-3: 60'	M-1: 60'	M-3: 60'	

7. What is the percentage of building space on the lot when compared to the total lot area? _____

8. Exterior building materials & colors: *(Note: This section must be completed in compliance with the City of Kuna Ordinance No. 2007-21A (as amended); found online at www.cityofkuna.com) under the City Code.*

MATERIAL

COLOR

Roof: _____ / _____

Walls: (State percentage of wall coverage for each type of building material below for each frontage wall) If there is not adequate space to identify the various building materials and applications, please list them on the attached sheet of this application. Please attach photos to support application types.

% of Wood application: _____ / _____

% EIFS: _____ / _____
(Exterior Insulation Finish System)

% Masonry: _____ / _____

% Face Block: _____ / _____

% Stucco: _____ / _____

& other material(s): _____ / _____

List all other materials: _____

Windows/Doors: _____ / _____
(Type of window frames & styles / doors & styles, material)

Soffits and fascia material: _____ / _____

Trim, etc.: _____ / _____

Other: _____ / _____

9. Please identify Mechanical Units: _____

Type/Height: _____

Proposed Screening Method: _____

10. Please identify trash enclosure: *(size, location, screening & construction materials)* _____

11. Are there any irrigation ditches/canals on or adjacent to the property? yes

If yes, what is the name of the irrigation or drainage provider? Kuna Canal / Boise Project

12. Fencing: *(Please provide information about new fencing material as well as any exiting fencing material)*

none existing

Type: subdivision fencing type TBD - will meet City Codes

Size: _____

Location: _____

(Please note that the City has height limitations of fencing material and requires a fence permit to be obtained prior to installation)

13. Proposed method of On-site Drainage Retention/Detention:

to be determined with final design - preliminarily showing seepage beds

14. Percentage of Site Devoted to Building Coverage: _____

% of Site Devoted to Landscaping: _____ Square Footage: _____
(Including landscaped rights-of-way)

% of Site that is Hard Surface: _____ Square Footage: _____
(Paving, driveways, walkways, etc.)

% of Site Devoted to other uses: _____

Describe: _____

% of landscaping within the parking lot (landscaped islands, etc.): _____

15. For details, please provide dimensions of landscaped areas within public rights-of-way:

16. Are there any existing trees of 4" or greater in caliper on the property? *(Please provide the information on the site plans.)*

If yes, what type, size and the general location? *(The City's goal is to preserve existing tree with greater than a four inch (4") caliper whenever possible):*

no

17. Dock Loading Facilities:

Number of docking facilities and their location: _____

Method of screening: _____

18. Pedestrian Amenities: *(bike racks, receptacles, drinking fountains, benches, etc.)* _____

19. Setbacks of the proposed building from property lines:

ASHTON ESTATES SUBDIVISION PRELIMINARY PLAT KUNA, IDAHO MAY 2017

INDEX OF DRAWINGS

SHEET NO.	SHEET TITLE
SHEET 1	PRELIMINARY PLAT
SHEET 2	PRELIMINARY ENGINEERING PLAN

LEGAL DESCRIPTION

A PARCEL OF LAND SITUATED IN GOVERNMENT LOT 1 AND 2 OF SECTION 19, T.3N., R.1E., BOJZE MERIDIAN, ADA COUNTY, IDAHO

PRELIMINARY PLAT DATA

SUBDIVISION	268 ACRES
TOTAL AREA OF SITE	26.75 ACRES
RESERVATION AREA	2.00 ACRES
NET AREA	24.75 ACRES
TOTAL LOTS	148
TOTAL AREA OF RESERVATION LOTS	2.00
TOTAL RESERVATION LOTS	1
TOTAL COMMON LOTS	1
TOTAL COMMON LOTS	1
DEVELOPING LOTS PER GRID CELL	1
GRID CELL	1
GRID CELL AREA (SQA COUNTY)	1.00
APPROXIMATE DENSITY (LOTS PER ACRE)	6.1 - 6.8
PROPOSED FRONT SETBACK	5'-0"
PROPOSED SIDE SETBACK	5'-0"
PROPOSED REAR SETBACK	5'-0"
PROPOSED MAXIMUM BUILDING HEIGHT	15'
PROPOSED MAXIMUM LOT COVERAGE	15%
PROPOSED MAXIMUM LOT AREA	1,000 S.F.
PROPOSED MAXIMUM LOT WIDTH	15'
PROPOSED MAXIMUM LOT DEPTH	15'
PROPOSED MAXIMUM LOT AREA	1,000 S.F.
PROPOSED MAXIMUM LOT WIDTH	15'
PROPOSED MAXIMUM LOT DEPTH	15'
PROPOSED MAXIMUM LOT AREA	1,000 S.F.
PROPOSED MAXIMUM LOT WIDTH	15'
PROPOSED MAXIMUM LOT DEPTH	15'
PROPOSED MAXIMUM LOT AREA	1,000 S.F.
PROPOSED MAXIMUM LOT WIDTH	15'
PROPOSED MAXIMUM LOT DEPTH	15'

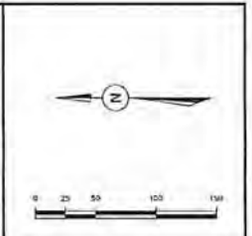
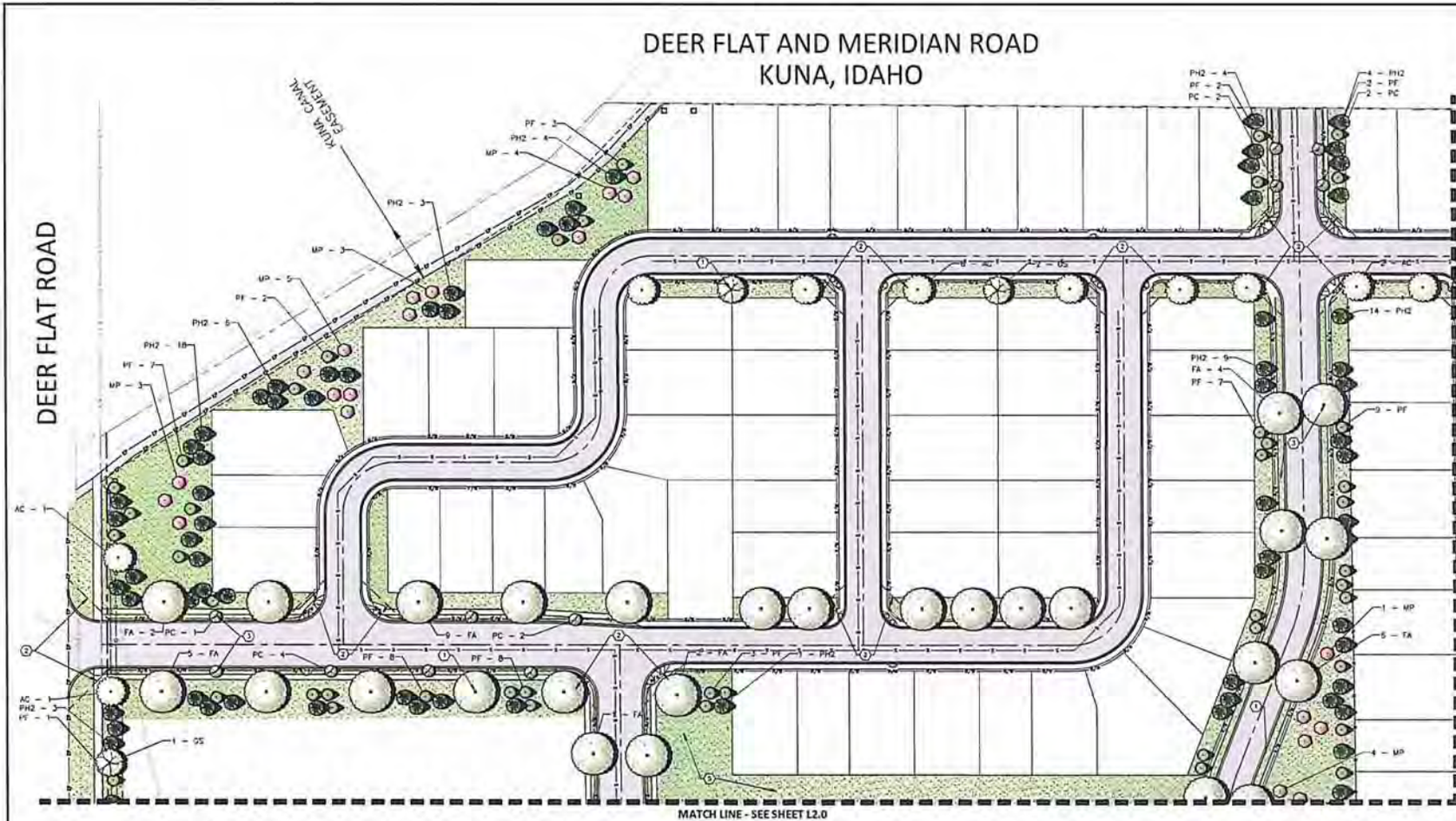
NOTES

- THE FOLLOWING LOTS ARE DESIGNATED AS COMMON LOTS AND ARE TO BE OWNED AND MAINTAINED BY THE HOUSING DEVELOPER. BLOCK 1, LOTS 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148.
- BLOCK 2, LOT 1 IS PROPOSED AS A CITY PARK TO BE OWNED AND MAINTAINED BY THE CITY OF KUNA.
- A 10-FOOT ADJUT LUTRY EQUIPMENT WILL BE PROVIDED ALONG ALL FRONT LOT LINES.
- A 10-FOOT ADJUT LUTRY EQUIPMENT WILL BE PROVIDED ALONG ALL FRONT LOT LINES.
- A 10-FOOT ADJUT LUTRY EQUIPMENT WILL BE PROVIDED ALONG ALL SIDE LOT LINES.
- REAR LOT LINES ARE CONCEPTUAL ONLY AND MAY CHANGE DURING FINAL PLATING BASED ON PHYSICS OF THE CONSTRUCTION.
- LANDSCAPING AND PLANTINGS SHALL BE PER PERMITS APPROVED PLANS.
- DRIVE-ACCESS DRIVEWAYS AND UTILITY DRIVEWAYS MAY BE PROVIDED ALONG LOT LINES AS DETERMINED DURING FINAL DESIGN.

LEGEND

--- BOUNDARY LINE	--- EXISTING IMPROVEMENTS
--- LOTTERY BOUNDARY LINE	--- SANITARY SEWER LINE
--- EXISTENT	--- WATER LINE
--- WITH CENTERLINE	--- GAS LINE
--- LOT LINE LINE	--- TELEPHONE POWER LINE
--- RIGHT-OF-WAY LINE	--- TELEPHONE SIGNALING LINE
○ 1/2" DIA. IRON PIPES	○ 12" DIA. IRON PIPES
○ 4" DIA. IRON PIPES	○ 18" DIA. IRON PIPES
○ 6" DIA. IRON PIPES	○ 24" DIA. IRON PIPES
○ 8" DIA. IRON PIPES	○ 30" DIA. IRON PIPES
○ 10" DIA. IRON PIPES	○ 36" DIA. IRON PIPES
○ 12" DIA. IRON PIPES	○ 42" DIA. IRON PIPES
○ 14" DIA. IRON PIPES	○ 48" DIA. IRON PIPES
○ 16" DIA. IRON PIPES	○ 54" DIA. IRON PIPES
○ 18" DIA. IRON PIPES	○ 60" DIA. IRON PIPES
○ 20" DIA. IRON PIPES	○ 66" DIA. IRON PIPES
○ 22" DIA. IRON PIPES	○ 72" DIA. IRON PIPES
○ 24" DIA. IRON PIPES	○ 78" DIA. IRON PIPES
○ 26" DIA. IRON PIPES	○ 84" DIA. IRON PIPES
○ 28" DIA. IRON PIPES	○ 90" DIA. IRON PIPES
○ 30" DIA. IRON PIPES	○ 96" DIA. IRON PIPES
○ 32" DIA. IRON PIPES	○ 102" DIA. IRON PIPES
○ 34" DIA. IRON PIPES	○ 108" DIA. IRON PIPES
○ 36" DIA. IRON PIPES	○ 114" DIA. IRON PIPES
○ 38" DIA. IRON PIPES	○ 120" DIA. IRON PIPES
○ 40" DIA. IRON PIPES	○ 126" DIA. IRON PIPES
○ 42" DIA. IRON PIPES	○ 132" DIA. IRON PIPES
○ 44" DIA. IRON PIPES	○ 138" DIA. IRON PIPES
○ 46" DIA. IRON PIPES	○ 144" DIA. IRON PIPES
○ 48" DIA. IRON PIPES	○ 150" DIA. IRON PIPES
○ 50" DIA. IRON PIPES	○ 156" DIA. IRON PIPES
○ 52" DIA. IRON PIPES	○ 162" DIA. IRON PIPES
○ 54" DIA. IRON PIPES	○ 168" DIA. IRON PIPES
○ 56" DIA. IRON PIPES	○ 174" DIA. IRON PIPES
○ 58" DIA. IRON PIPES	○ 180" DIA. IRON PIPES
○ 60" DIA. IRON PIPES	○ 186" DIA. IRON PIPES
○ 62" DIA. IRON PIPES	○ 192" DIA. IRON PIPES
○ 64" DIA. IRON PIPES	○ 198" DIA. IRON PIPES
○ 66" DIA. IRON PIPES	○ 204" DIA. IRON PIPES
○ 68" DIA. IRON PIPES	○ 210" DIA. IRON PIPES
○ 70" DIA. IRON PIPES	○ 216" DIA. IRON PIPES
○ 72" DIA. IRON PIPES	○ 222" DIA. IRON PIPES
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○ 82" DIA. IRON PIPES	○ 252" DIA. IRON PIPES
○ 84" DIA. IRON PIPES	○ 258" DIA. IRON PIPES
○ 86" DIA. IRON PIPES	○ 264" DIA. IRON PIPES
○ 88" DIA. IRON PIPES	○ 270" DIA. IRON PIPES
○ 90" DIA. IRON PIPES	○ 276" DIA. IRON PIPES
○ 92" DIA. IRON PIPES	○ 282" DIA. IRON PIPES
○ 94" DIA. IRON PIPES	○ 288" DIA. IRON PIPES
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○ 98" DIA. IRON PIPES	○ 300" DIA. IRON PIPES
○ 100" DIA. IRON PIPES	○ 306" DIA. IRON PIPES
○ 102" DIA. IRON PIPES	○ 312" DIA. IRON PIPES
○ 104" DIA. IRON PIPES	○ 318" DIA. IRON PIPES
○ 106" DIA. IRON PIPES	○ 324" DIA. IRON PIPES
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○ 110" DIA. IRON PIPES	○ 336" DIA. IRON PIPES
○ 112" DIA. IRON PIPES	○ 342" DIA. IRON PIPES
○ 114" DIA. IRON PIPES	○ 348" DIA. IRON PIPES
○ 116" DIA. IRON PIPES	○ 354" DIA. IRON PIPES
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○ 416" DIA. IRON PIPES	○ 1254" DIA. IRON PIPES
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DEER FLAT AND MERIDIAN ROAD
KUNA, IDAHO



- KEY NOTES**
1. INSTALL 3" TREE RING, WITH BARE EARTH SURFACE AT ALL TREES WITHIN TREE AREAS.
 2. 40' CLEAR VISION TRIANGLE. NO TREES SHALL BE PLANTED WITHIN A CLEAR VISION TRIANGLE THE MAXIMUM HEIGHT OF ANY VEGETATION COVER AT MATURITY WITHIN THE CLEAR VISION TRIANGLE SHALL BE 3' FROM THE ADJACENT STREET GRADE.
 3. TREES PLANTED IN PARK STRIPS TO BE CENTERED IN STRIP.
 4. FUTURE PARK. ACTUAL DESIGN TO BE DETERMINED AT A FUTURE DATE.

- GENERAL NOTES**
1. ALL PLANT MATERIAL SHALL CONFORM TO THE AMERICAN HARBORUM STANDARDS FOR TYPE AND SIZE (ASHRAE).
 2. ALL PLANTED BEDS TO RECEIVE A MIN. 3" DEPTH ORGANIC MULCH, SUCH AS BARK, SDC, AND PERMANENT, OR SIMILAR PRODUCT. USE OF MULCH OR ROCK AS THE ONLY GROUND COVER IN REDUCED PLANTING AREAS IS PROHIBITED. MULCH IS TO BE INSTALLED PERFORABLE FABRIC WEED BARRIER UNDER ROCK MULCH. IMPERMEABLE PLASTIC WEED BARRIER ARE PROHIBITED.
 3. ALL TREE TIEUP, PLANT MATERIAL, AND IRRIGATION PROPOSED WITHIN THE PLANTER STRIP BETWEEN BACK OF CURB AND SIDEWALK SHALL BE INSTALLED BY THE HOME BUILDER IN CONJUNCTION WITH THE RESIDENTIAL LOT DEVELOPMENT.
 4. ALL TREES PLANTED IN THE PARK STRIP (OR SIDEWALK) TO BE CENTERED BETWEEN BACK OF CURB AND SIDEWALK AND ARE SUBJECT TO THE ADOPTED DEVELOPMENT AGREEMENT FOR LANDSCAPING AND AS SUCH SHALL BE CLASS # TREES IN COMPLIANCE WITH THE ADOPTED STREET TREE PLANTING POLICIES.
 5. FENCING WITHIN SUBDIVISION, ALONG SIDE AND REAR LOT LINES SHALL BE INSTALLED BY BUILDER/HOMEOWNER IN CONJUNCTION WITH INDIVIDUAL LOT DEVELOPMENT AND SHALL COMPLY WITH THE STANDARDS ESTABLISHED BY THE SUBDIVISION LOCALS.

- ACHD LANDSCAPE NOTES**
1. TREES SHALL NOT BE PLANTED WITHIN THE 10' CLEAR ZONE OF ALL ACHD STORM DRAIN PIPE, STRUCTURE, OR FACILITIES.
 2. STEEPED BEDS MUST BE PROTECTED FROM WIND AND ALL CORNER AND SIDEWALK SHALL BE INSTALLED BY THE INSTALLATION OF THE LANDSCAPE IRRIGATION SYSTEM.

- GENERAL IRRIGATION NOTES**
1. ALL PLANT MATERIALS TO BE WATERED BY THE DEVELOPER OR SUBDIVISION PRESCRIBED IRRIGATION SYSTEM. IRRIGATION OF COMMON AREAS SHALL BE VIA THE SUBDIVISION'S PRESCRIBED IRRIGATION SYSTEM. IRRIGATION OF INDIVIDUAL LOTS AND LANDSCAPING ALONG THE FRONTAGE OF PRIVATE LOTS SHALL BE VIA METERS, PORTABLE WATER AND THE RESPONSIBILITY OF THE RESIDENTIAL LOT OWNERS.
 2. COVERAGE: THE IRRIGATION SYSTEM SHALL BE DESIGNED TO PROVIDE ONE HUNDRED PERCENT (100%) COVERAGE WITH HEAD TO HEAD SPACING OR TRIANGULAR SPACING AS APPROPRIATE.
 3. MATCHED PRECIPITATION RATES: SPRINKLER HEADS SHALL HAVE MATCHED PRECIPITATION RATES WITH EACH CONTROL VALVE.
 4. IRRIGATION DISTRICTS: SPRINKLER HEADS IRRIGATING LAWN OR OTHER HIGH WATER DEMAND AREAS SHALL BE GROUPED SO THAT THEY ARE ON THE SEPARATE ZONE OR DISTRICT FROM OTHER RESISTIVE TREES, SHRUBS, OR OTHER REDUCED WATER DEMAND AREAS.
 5. OVERSPRAY: SPRINKLER HEADS SHALL BE ADJUSTED TO PREVENT OVERSPRAY INTO UNWANTED SURFACES SUCH AS STREETS, SIDEWALKS, DRIVEWAYS, AND PARKING AREAS.

DEER FLAT ROAD

MATCH LINE - SEE SHEET L2.0

PLANT SCHEDULE						
DECIDUOUS TREES	BOTANICAL NAME	COMMON NAME	SIZE	MATURE SIZE HxW	CLASS	QTY
AC	<i>Acer patens</i> 'Crimson King'	Crimson King Maple	2" CAL B&B	35'x30'		34
FA	<i>Fraxinus americana</i> 'Autumn Purple'	Autumn Purple Ash	2" CAL B&B	45'x45'	Class II	36
GS	<i>Gleditsia triacanthos</i> 'Skyline'	Skyline Honey Locust	2" CAL B&B	35'x30'		15
EVERGREEN TREES	BOTANICAL NAME	COMMON NAME	SIZE	MATURE SIZE HxW	CLASS	QTY
PH2	<i>Picea pungens</i> 'Hoopsii'	Hoopsii Blue Spruce	6"-8" D&D	35'x15'		102
PF	<i>Pinus flexilis</i> 'Vanderwolf's Pyramid'	Vanderwolf's Pyramid Pine	10"-12" B&B	25'x15'		68
FLOWERING TREES	BOTANICAL NAME	COMMON NAME	SIZE	MATURE SIZE HxW	CLASS	QTY
MP	<i>Malus x 'Drabiflora'</i>	Pinkish Crab Apple	2" CAL B&B	15'x15'		23
PC	<i>Pyrus calleryana</i> 'Capital'	Capital Callery Pear	2" CAL B&B	35'x15'		35
GROUND COVERS	BOTANICAL NAME	COMMON NAME	CURT			
	<i>Turf Sod Bluegrass</i>	Kentucky Bluegrass	SOD			

PRELIMINARY NOT FOR CONSTRUCTION

LANDSCAPE PLAN

REVISIONS		
NO.	ITEM	DATE



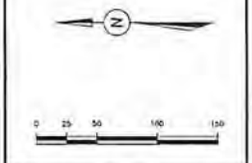
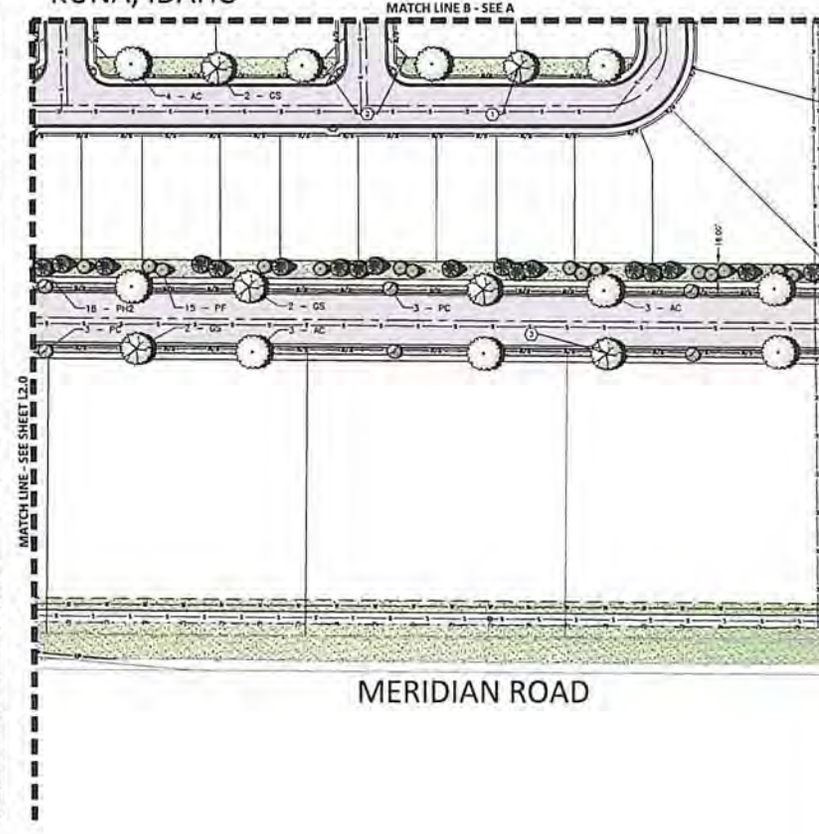
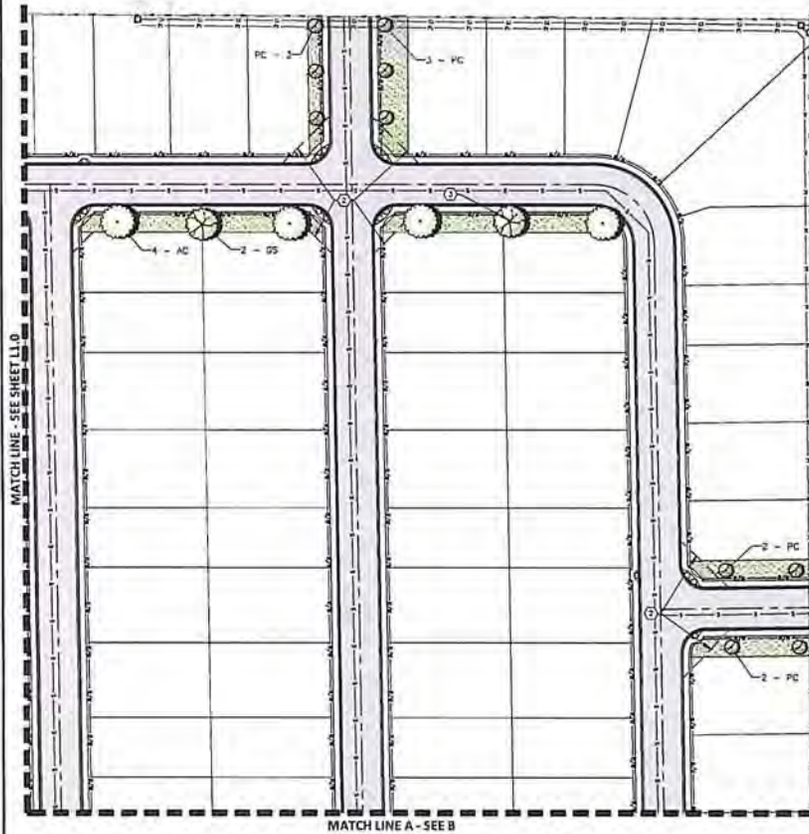
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PRELIMINARY - NOT FOR CONSTRUCTION



PRELIMINARY - NOT FOR CONSTRUCTION

DEER FLAT AND MERIDIAN ROAD
KUNA, IDAHO



- KEY NOTES**
1. INSTALL 3" TREE RING, WITH BARE EARTH SURFACE AT ALL TREES WITHIN TURF AREAS.
 2. NO CLEAR VISION TRIANGLE. NO TREES SHALL BE PLANTED WITHIN A CLEAR VISION TRIANGLE. THE MAXIMUM HEIGHT OF ANY VEGETATION COVERED BY AN OBSTACLE WITHIN THE CLEAR VISION TRIANGLE SHALL BE 3' FROM THE ADJACENT STREET GRADE.
 3. TREES PLANTED IN PARK STRIPS TO BE CENTERED IN STRIP.
 4. FUTURE PARK: ACTUAL DESIGN TO BE DETERMINED AT A FUTURE DATE.

- GENERAL NOTES**
1. ALL PLANT MATERIAL SHALL CONFORM TO THE AMERICAN HEDERIPERMAN STANDARDS FOR TYPE AND SIZE DESIGN.
 2. ALL PLANTED BEDS TO RECEIVE A MIN. 3" DEPTH ORGANIC MULCH, SUCH AS BARK, SOIL AND PEPPARBARK, OR SIMILAR PRODUCTS. USE OF MULCH OR ROCK AS THE ONLY GROUND COVER IN REQUIRED PLANTING AREAS IS PROHIBITED. IF ROCK MULCH IS USED, INSTALL A PERMEABLE FABRIC WEED BARRIER UNDER ROCK WHICH WEEDS CAN BE PROMOTED.
 3. ALL TREE, TURF, PLANT MATERIAL, AND IRRIGATION PROPOSED WITHIN THE PLANTING STRIP BETWEEN BACK OF CURB AND SIDEWALK SHALL BE INSTALLED BY THE HOME BUILDER IN CONJUNCTION WITH THE INDIVIDUAL LOT DEVELOPMENT.
 4. ALL TREES PLANTED IN THE PARK STRIP (IF BULKHEAD) TO BE CENTERED BETWEEN BACK OF CURB AND SIDEWALK AND ARE SUBJECT TO THE ACHD DEVELOPMENT AGREEMENT FOR LANDSCAPING AND AS SUCH SHALL BE CLASS 1 TREES IN COMPLIANCE WITH THE ACHD STREET TREE PLANTING POLICIES.
 5. FENCING WITHIN SUBDIVISION ALONG SIDE AND REAR LOT LINES SHALL BE INSTALLED BY BULKHEAD/OWNER IN CONJUNCTION WITH INDIVIDUAL LOT DEVELOPMENT AND SHALL COMPLY WITH THE STANDARDS ESTABLISHED BY THE SUBDIVISION'S CC&RS.

- ACHD LANDSCAPE NOTES**
1. TREES SHALL NOT BE PLANTED WITHIN THE 10' CLEAR ZONE OF ALL ACHD STORM DRAIN PIPE, STRUCTURES, OR FACILITIES.
 2. TREEBASES MUST BE PROTECTED FROM ANY AND ALL CONTAMINATION DURING THE CONSTRUCTION AND INSTALLATION OF THE LANDSCAPE IRRIGATION SYSTEM.

- GENERAL IRRIGATION NOTES**
1. ALL PLANT MATERIALS TO BE WATERED BY THE DEVELOPER OR SUBDIVISION PRESSURIZED IRRIGATION SYSTEM. IRRIGATION OF COMMON AREAS SHALL BE VIA THE SUBDIVISION'S PRESSURIZED IRRIGATION SYSTEM. IRRIGATION OF INDIVIDUAL LOTS AND LANDSCAPING ALONG THE FRONTAGE OF PRIVATE LOTS SHALL BE VIA METEORIC POTABLE WATER AND THE RESPONSIBILITY OF THE INDIVIDUAL LOT OWNERS.
 2. COVERAGE: THE IRRIGATION SYSTEM SHALL BE DESIGNED TO PROVIDE ONE HUNDRED PERCENT (100%) COVERAGE WITH HEAD TO HEAD SPACING OR TRIANGULAR SPACING AS APPROPRIATE.
 3. MATCHED PRECIPITATION RATES: SPRINKLER HEADS SHALL HAVE MATCHED PRECIPITATION RATES WITH EACH OTHER.
 4. IRRIGATION DISTRICTS: SPRINKLER HEADS IRRIGATING LANE OR OTHER HIGH WATER DEMAND AREAS SHALL BE LOCATED SO THAT THEY ARE ON THE SEPARATE ZONE OR DISTRICT FROM THOSE IRRIGATING TREES, SHRUBS, OR OTHER REDUCED WATER DEMAND AREAS.
 5. OVERSPRINK: SPRINKLER HEADS SHALL BE ADJUSTED TO PREVENT OVERSPRINKING INTO UNDESIRABLE SPACES SUCH AS STREETS, SIDEWALKS, DRIVEWAYS, AND PARKING AREAS.

PLANT SCHEDULE						
DECIDUOUS TREES	BOTANICAL NAME	COMMON NAME	SIZE	MATURE SIZE HxW	CLASS	QTY
AC	<i>Acer platanoides</i> 'Crimson King'	Crimson King Maple	2" CAL. B&B	35'x30'		34
FA	<i>Fraxinus americana</i> 'Autumn Purple'	Autumn Purple Ash	2" CAL. B&B	45'x45'	Class II	30
OS	<i>Gedalia tricoctros</i> 'Skyline'	Skyline Honey Locust	2" CAL. B&B	35'x30'		15
EVERGREEN TREES	BOTANICAL NAME	COMMON NAME	SIZE	MATURE SIZE HxW	CLASS	QTY
PHZ	<i>Picea pungens</i> 'Hoopsii'	Hoopsii Blue Spruce	8"-8" B&B	35'x15'		102
PF	<i>Pinus taeda</i> 'Vanderwolf's Pyramid'	Vanderwolf's Pyramid Pine	10"-12" B&B	25'x15'		68
FLOWERING TREES	BOTANICAL NAME	COMMON NAME	SIZE	MATURE SIZE HxW	CLASS	QTY
MP	<i>Malus x 'Prairifire'</i>	Prairifire Crab Apple	2" CAL. B&B	15'x15'		23
PC	<i>Pyrus calleryana</i> 'Capital'	Capital Callery Pear	2" CAL. B&B	35'x15'		35
GROUND COVERS	BOTANICAL NAME	COMMON NAME	CONT.			
	Turf Sod Bluegrass	Kentucky Bluegrass	500			

PRELIMINARY NOT FOR CONSTRUCTION

LANDSCAPE PLAN

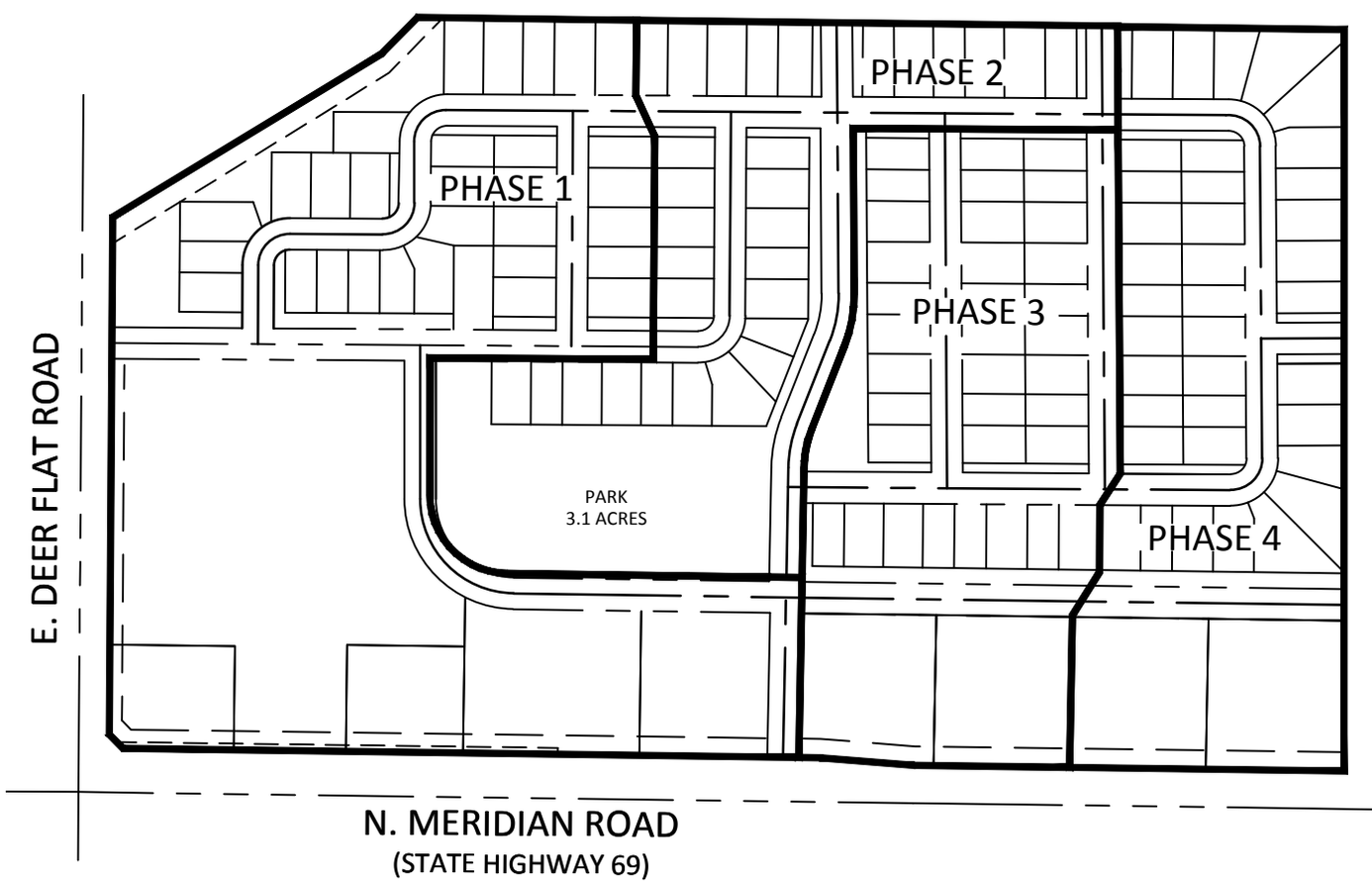
REVISIONS		
NO.	ITEM	DATE

1633 WEST STATE STREET
BOISE, IDAHO 83724
PHONE: 435-288-8477
FAX: 435-288-8480

DATE: 5/1/21
PROJECT: 18-041
SHEET NO.: L3.0 3 OF 3

PRELIMINARY - NOT FOR CONSTRUCTION

\\KMSBS\PROJECT\16-083\CAD\EXHIBITS\16-083 PHASING PLAN.DWG, MIKE BULTMAN, 5/5/2017, DWG TO PDF.PC3, ----



ASHTON ESTATES
KUNA, ID

CONCEPTUAL PHASING PLAN

DATE: 5/5/2017

PROJECT: 16-083

SHEET:
1 OF 1



ENGINEERS . SURVEYORS . PLANNERS

9233 WEST STATE STREET
BOISE, IDAHO 83714
PHONE (208) 639-6939
FAX (208) 639-6930

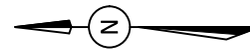


Exhibit B 1

CITY OF KUNA
P.O. BOX 13
KUNA, ID 83634
www.kunacity.id.gov

ANTONIO M CONTI
 CITY ENGINEER

Telephone (208) 639-5343; Fax (208) 287-1731
 Email: aconti@kunaid.gov

MEMORANDUM

TO: Director of Kuna Planning and Zoning

FROM: Antonio M Conti
 Kuna City Engineer

RE: Ashton Estates
 17-04-S, 17-04-ZC

DATE: June 12, 2017

The City Engineer has reviewed the Preliminary Plat and Rezone request of the above applicant dated May 5, 2017. It is noted that specific development plans are provided, which includes 9 commercial/multi-family lots, 133 single family lots, 20 common lots, 1 City park for a total of 163 lots. Accordingly, the City Engineer provides the following comments:

1. Sanitary Sewer Needs

- a) The applicant's property is presently used for agricultural purposes, is not connected to City services and would be subject to connection fees for the demand of the ultimate connected load as provided in the City's Standard Table. City Code (6-4-20) requires connection to the City sewer system for all sanitary sewer needs.
- b) The property is located within the Profile Ridge sewer shed which discharges to the Danskin Lift Station and thence to the North Wastewater Treatment Plant.
- c) This property was not included in Local Improvement District 2006-1, and consequently, has no connection fee credits and reserved treatment capacity. Nevertheless, there are adequate connection credits available for purchase from others. When connecting to the sewer system, the applicant will need to abide by any relevant sewer reimbursement policies and agreements and any relevant connection fees.
- d) For any connected load, it is recommended this application be conditioned to conform to the sewer master plan, particularly to the providing of sewer mains and trunk lines in the master plan.
- e) The nearest Sewer Main capable of serving this property lies on the opposite side of Highway 69 approximately 200 feet distant. It will require the applicant to bore an oversized line across the Highway.
- f) At all reasonable locations where sewer service could be extended to adjoining properties, sewer mains should be stubbed to the property line or extended in right-of-

way in or adjacent to the project – both at useable depths. This applies to a sewer main with easements to be extended north and south along the Highway 69 frontage.

- g) For assistance in locating existing facilities and understanding issues associated with connection, please contact the City Engineer at 639-5343.

2. Potable Water Needs

- a) The applicant's property is presently used for agricultural purposes, it is not connected to City water service and would be subject to connection fees for the demand of the ultimate connected load as provided in the City's Standard Table. City Code (6-4-2X) requires connection to the City water system for all potable water needs. The City has sufficient potable water supply to serve this site.
- b) The nearest point of water connection for the property lies on the opposite side of Highway 69 approximately 200 feet distant. It will require the applicant to bore an oversized line across the Highway.
- c) Improvements necessary to provide adequate fire protection as required by Kuna Fire District will be required of the development.
- d) For any connected load, it is recommended this application be conditioned to conform to the water master plan. Specifically, 12-inch water mains are required in the portions of the project fronting the Highway 69 and Deer Flat Road.
- e) 8-inch water mains should be installed by developer in internal subdivision streets.
- f) At least 8-inch water mains are to be extended and connected by developer to water trunk lines and mains through all entryway streets to Deer Flat Road and Highway 69 and in stub streets to adjacent properties.
- g) The City Engineer concludes redundancy of water transmission route to the development site is not provided by existing facilities. This matter is under consideration in the City's CIP.
- h) For assistance in locating existing facilities, please contact the City Engineer at 638-5343.

3. Pressure Irrigation

- a) The property's irrigation needs are presently served by local canals from surface water rights. The applicant's property is not connected to the City pressure irrigation system. Relying on drinking water for irrigation purposes is contrary to City Code (6-4-2I) and the public interest, is not accounted for in the approved Water Master Plan and the City Engineer recommends connection to existing City pressurized irrigation facilities. When connecting to the pressure irrigation system, the applicant will need to abide by any relevant irrigation reimbursement policies and agreements and any relevant connection fees.
- b) It is recommended this project be conditioned to require connection and annexation to the City Pressure Irrigation system at the time of development. It is further recommended that annexation into the municipal irrigation district and pooling of water rights is a requirement at the time of final platting.
- c) The development is subject to connection fees based on number of dwellings and lot size for the residential area and based on ultimate landscaped area and lot size for the commercial area and common lots, as provided in City Resolutions.

- d) The nearest point of connection for the Ashton Hills project is on the opposite side of Highway 69 approximately 200 feet distant. It will require the applicant to bore an oversized line across the Highway.
- e) For any connected load, it is recommended this application be conditioned to conform to the Pressure Irrigation Master Plan. The Master Plan designates the providing of trunk lines in the Highway 69 and Deer Flat frontages.
- f) The property's irrigation needs are presently served by the Boise-Kuna Irrigation District. The City Engineer has evaluated the distribution of irrigation pump stations and available supply in the vicinity of the project and concludes there is need for a pump station and 600,000 gallon reservoir along Kuna Canal within the bounds of the project. The City Engineer recommends the project provide sufficient land for the station and reservoir, provide three phase power to the pump station site and provide a drain line for over-flow water. The City would construct the pump station and reservoir as long as the project extends a 12-inch PI main from the Hwy 69 location to the project.
- g) It is recommended that conformity with approved City PI standards is required, including the providing of adequately sized internal and boundary loop lines.
- h) For assistance in locating existing facilities, please contact the City Engineer at 639-5343.

4. Grading and Storm Drainage

The following is required because alteration of surface features is proposed (such as grading or paving) in connection with this application:

- a) Runoff from public right-of-way is regulated by ACHD or ITD, depending on the agency responsible for the right-of-way. Plans are required to conform to the appropriate agency standards.
- b) Exclusive of public right-of-way, any increase in quantity or rate of runoff or decrease in quality of runoff compared to historical conditions must be detained, treated and released at rates no greater than historical amounts. In the alternative, offsite disposal of storm water in excess of historical rates or conditions or disposal at locations different than provided historically, approval of the operating entity is required. The City of Kuna relies on the ACHD Stormwater Policy Manual to establish the requirements for design of any private disposal system.
- c) The city is now requiring with every new development, a documentation map that illustrates the surface and sub-surface water irrigation supply as well as drainage ways that exist in the applicant's property and in the right-of-way adjacent to the proposed development to be submitted as part of construction plans. The map must include 2-foot contours, a layout and essential features of existing irrigation ditches, drainage ditches and pipelines within and adjacent to the proposed development. Open and piped facilities should be noted. The map should include any proposed changes to the systems.
- d) All upstream drainage rights and downstream water delivery rights are to be preserved as a condition of development. Constructed facilities to preserve these rights must be designed by a licensed professional engineer, plans provided with the project plan set for review by the City Engineer and constructed in a manner and with materials acceptable to the City Engineer. Facilities provided must be accessible (easements or right-of-way) for continued maintenance, and if necessary, replacement.

5. General

- a) With the addition of this property into the corporate limits of Kuna and its potential connection to water and irrigation services, this property will be placing demand not only on constructed facilities but on water rights provided by others. It is the reasonable expectation, in return, that this property transfer to the City, at time of connection, any conveyable water rights by deed and “Change of Ownership” form from IDWR. The domestic water right associated solely with a residence and ½ acre or less is not conveyable. The water right held in trust by an irrigation district is also not conveyable.
- b) A plan approval letter will be required if this project affects any local irrigation districts or its facilities. Kuna Canal is one of those facilities.
- c) The City reserves the right of prior approval to all agreements involving the applicant (or its successors) and the irrigation or drainage district related to the property of this application and any attempt to abandon surface water rights.
- d) Verify that existing and proposed elevations match at property boundaries such that a slope burden is not imposed on adjacent properties.
- e) State the vertical datum used for elevations on all drawings.
- f) Provide engineering certification on all final engineering drawings.
- g) The submittals attached to the application include some alignments for City infrastructure. This information is helpful but has not been reviewed in detail and has not received City Engineer approval. The applicant is advised that detailed review and plan approval occurs at the time of approval of the official project improvement plans.

6. Inspection Fees

An inspection fee will be required for City inspection of the construction of any public or community water, sewer and irrigation facility associated with this development. The developer will still require a qualified responsible engineer to do sufficient inspection to justly certify to DEQ the project was completed in accordance with approved plans and specifications and to provide accurate as-built drawings to the City. The developer’s engineer and the City’s inspector are permitted to coordinate inspections as much as possible. The current City inspection fee is \$1.00 per lineal foot of sewer, water and irrigation related pipe and payment is due and payable prior to City’s scheduling of a pre-construction conference.

7. Right-of-Way

The subject property fronts on its north side by a section line principal arterial street (Deer Flat - ACHD) and on its west by a section line principal arterial highway (Highway 69 – ITD) and truck route. The following conditions are related to these classified streets and future quarter line classified streets and apply at the time of development:

- a) Sufficient half right-of-way on the quarter line and section line for existing and future classified streets should be provided pursuant to City, ACHD and ITD standards.
- b) It is recommended approaches onto the classified streets comply with ACHD and ITD approach policies.
- c) It is recommended sidewalk, curb and gutter, street widening and any related storm drainage facilities, consistent with city code and policies, are provided in connection with property development.

- d) Residential Easements – City Code (6-3-8) requires the providing of 10-foot front and back lot line easements and side-lot easements, as necessary. The City Engineer recommends the following:
- a. 10-foot minimum subdivision boundary easement;
 - b. 10-foot minimum street frontage easement;
 - c. 10-foot back lot line easement as required in code;
 - d. 5-foot minimum side lot line easement and wider easements in instances where underground pipelines are constructed in them;
 - a. Additional easements as needed for facilities not in right-of-way - of width and alignment acceptable to the City Engineer.

8. As-Built Drawings

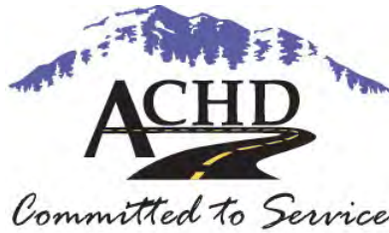
As-built drawings are required at the conclusion of any public facility construction project and are the responsibility of the developer's engineer. The city may help track changes, but will not be responsible for the finished product. As-built drawings will be required before occupancy or final plat approval is granted.

9. Phasing of Development

- a) Any phasing plan, to be acceptable, must extend city services, extend transportation facilities and extend other utilities in a manner to maintain reliable service to the buildable lots in the subdivision and not disrupt service to neighboring properties.
- b) A phasing plan, to be acceptable, must not delay expenditures for infrastructure to burden with expenses in a disproportionate manner the later phases of a project.
- c) Irrespective of compliance with the above conditions, the City Engineer in general does not approve or reject phasing plans without the advice and consent of the Planning and Zoning Director.

10. Property Description

- a) The applicant provided a metes and bounds property description of the subject parcel.



Paul Woods, President
Rebecca W. Arnold, Vice President
Sara M. Baker, Commissioner
Kent Goldthorpe, Commissioner
Jim Hansen, Commissioner

Date: June 29, 2017

(Via email)

To: KM Engineering
Kirsti Grabo
9233 W State Street
Boise, ID 83714

Subject: Ashton Estates/ KPP17-0006/ 17-04-S/17-04-ZC
SEC of Deer Flat Road & SH-69

On June 29, 2017, the Ada County Highway District staff acted on your application for the above referenced project. The attached report lists site-specific requirements, conditions of approval and street improvements, which are required.

If you have any questions, please feel free to contact me at (208) 387-6171.

Sincerely,

A handwritten signature in blue ink that reads 'Stacey Yarrington'. The signature is written in a cursive style with a long, sweeping tail on the 'n'.

Stacey Yarrington
Planner III
Development Services
Ada County Highway District

CC: Project file
City of Kuna (via email)
SDN, LLC (via email)

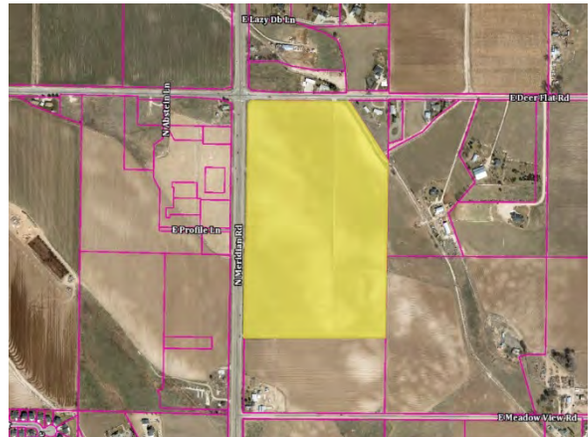


Project/File: **Ashton Estates/ KPP17-0006/ 17-04-S/17-04-ZC**
This is a rezone and preliminary plat for a mixed use development consisting of 9 commercial/multi-family lots, 133 buildable single-family lots, 20 common lots, and 1 proposed City Park. The site is located on 50.6-acres.

Lead Agency: City of Kuna
Site address: SEC Deer Flat Road & SH-69
Staff Approval: June 29, 2017

Applicant: SDN, LLC
 PO Box 1939
 Eagle, ID 83616

Representative: KM Engineering
 Kirsti Grabo
 9233 W State Street
 Boise, ID 83714



Staff Contact: Stacey Yarrington
 Phone: 387-6171
 E-mail: syarrington@achdidaho.org

A. Findings of Fact

1. **Description of Application:** The applicant is requesting approval to rezone the portion of the site from R-12 (High density residential) to increase the C-1 (Neighborhood Commercial) and R-6 (Medium density residential) areas; and a preliminary plat consisting of 9 commercial/multi-family lots, 133 buildable single-family lots, 20 common lots, and 1 City Park, located on 50.6-acres.

2. **Description of Adjacent Surrounding Area:**

Direction	Land Use	Zoning
North	Rural Urban Transition (Ada County)	RUT
South	Agricultural	A
East	Rural Residential (Ada County)	RR
West	Neighborhood Commercial, Medium density residential	C-1, R-6

3. **Site History:** ACHD previously reviewed this site as Ashton Estates/ KUNA16-0020/ 16-10-AN/ 16-03-CPM in January 2017. The requirements of this staff report are consistent with those of the prior action.

4. **Adjacent Development:** The following developments are pending or underway in the vicinity of the site:
 - Profile Ridge, a mixed use development, located directly west of the site is in various phases of development and was approved by ACHD on November 7, 2007.
 - Winfield Subdivision, located on the NWC of Deer Flat & SH-69, consisting of 348 single residential lots, is currently under review by ACHD.
 - KJ's Superstore, a convenient store/ gas station and carwash, located directly west of the site was approved by ACHD on June 21, 2017.
5. **Transit:** Transit services are not available to serve this site.
6. **New Center Lane Miles:** The proposed development includes 1.76 centerline miles of new public road.
7. **Impact Fees:** There will be an impact fee that is assessed and due prior to issuance of any building permits. The assessed impact fee will be based on the impact fee ordinance that is in effect at that time.
8. **Capital Improvements Plan (CIP)/ Integrated Five Year Work Plan (IFYWP):**

There are currently no roadways, bridges or intersections in the general vicinity of the project that are currently in the Integrated Five Year Work Plan (IFYWP).

 - The intersection of Linder Road and Deer Flat Road is scheduled in the IFYWP to be widened to 5-lanes on the north leg, 4-lanes on the south, 5-lanes east, and 5-lanes on the west leg, and reconstructed/signalized in 2020.
 - Deer Flat Road is listed in the CIP to be widened to 5-lanes from Linder Road to SH-69/ Meridian Road between 2026 and 2030.
 - The intersection of Deer Flat Road and SH-69/ Meridian Road is listed in the CIP to be widened to 6-lanes on the north leg, 6-lanes on the south, 6-lanes east, and 6-lanes on the west leg, and signalized between 2031 and 2035.

B. Traffic Findings for Consideration

1. **Trip Generation:** This development is estimated to generate 4,836 vehicle trips per day; 358 vehicle trips per hour in the PM peak hour, based on traffic impact study (TIS).

2. **Traffic Impact Study**

Thompson Engineers prepared a traffic impact study for the proposed Ashton Estates. Below is an executive summary of the findings **as presented by Thompson Engineers**. The following executive summary is **not the opinion of ACHD staff**. ACHD has reviewed the submitted traffic impact study for consistency with ACHD policies and practices, and may have additional requirements beyond what is noted in the summary. ACHD Staff comments on the submitted traffic impact study can be found below under staff comments.

Staff Comments/Recommendations: ACHD Traffic Services and Planning Review staff has reviewed and generally agree with the findings and conclusions of the submitted traffic impact study for Ashton Estates Subdivision.

- The TIS notes that under total traffic conditions in the build out year (2020), the intersection of Meridian Road and Deer Flat Road will operate at LOS F under total traffic conditions. The southbound right turn movement will operate at LOS F. This intersection is scheduled in the CIP to be widened in 2031 to 2035. Staff does not recommend improvements to the Deer Flat Road/SH-69 intersection as this development does not add traffic to the southbound right turn movement.

- The TIS notes that a right turn lane is warranted on Deer Flat Road at the Deer Flat Road/Magellan Avenue (site entrance) intersection. The applicant should be required to construct a dedicated right turn lane on Deer Flat Road at the Magellan Avenue intersection.
- The TIS also notes that a right turn lane is warranted on SH-69 at the Profile Drive (site entrance) intersection. If allowed by the Idaho Transportation Department (ITD), the applicant should be required to construct a right turn lane on SH-69 at the Profile Drive intersection.

3. Condition of Area Roadways

Traffic Count is based on Vehicles per hour (VPH)

Roadway	Frontage	Functional Classification	PM Peak Hour Traffic Count	PM Peak Hour Level of Service	Existing Plus Project
**SH-69/ Meridian Road	1,960-feet	Principal Arterial	673	N/A	N/A
Deer Flat Road	842-feet	Minor Arterial	239	Better than "E"	N/A

* Acceptable level of service for a two-lane minor arterial is "E" (575 VPH).

** ACHD does not set level of service thresholds for State Highways.

4. Average Daily Traffic Count (VDT)

Average daily traffic counts are based on ACHD's most current traffic counts.

- The average daily traffic count for SH-69/ Meridian Road south of Deer Flat Road was 11,067 on 09/23/17.
- The average daily traffic count for Deer Flat Road east of SH-69/ Meridian Road was 1,065 on 10/20/2016.

C. Findings for Consideration

1. SH-69/Meridian Road

SH-69/Meridian Road is under the jurisdiction of the Idaho Transportation Department (ITD). The applicant, City of Kuna, and ITD should work together to determine if additional right-of-way or improvements are necessary on SH-69/ Meridian Road.

2. Deer Flat Road

a. Existing Conditions: Deer Flat Road is improved with 2-travel lanes, and no curb, gutter or sidewalk abutting the site. Existing right-of-way varies between 86 to 73 feet for Deer Flat Road (48-feet from centerline).

b. Policy:

Arterial Roadway Policy: District Policy 7205.2.1 states that the developer is responsible for improving all street frontages adjacent to the site regardless of whether or not access is taken to all of the adjacent streets.

Master Street Map and Typology Policy: District Policy 7205.5 states that the design of improvements for arterials shall be in accordance with District standards, including the Master Street Map and Livable Streets Design Guide. The developer or engineer should contact the District before starting any design.

Street Section and Right-of-Way Width Policy: District Policies 7205.2.1 & 7205.5.2 state that the standard 5-lane street section shall be 72-feet (back-of-curb to back-of-curb) within 96-feet of right-of-way. This width typically accommodates two travel lanes in each direction, a

continuous center left-turn lane, and bike lanes on a minor arterial and a safety shoulder on a principal arterial.

Right-of-Way Dedication: District Policy 7205.2 states that The District will provide compensation for additional right-of-way dedicated beyond the existing right-of-way along arterials listed as impact fee eligible in the adopted Capital Improvements Plan using available impact fee revenue in the Impact Fee Service Area.

No compensation will be provided for right-of-way on an arterial that is not listed as impact fee eligible in the Capital Improvements Plan.

The District may acquire additional right-of-way beyond the site-related needs to preserve a corridor for future capacity improvements, as provided in Section 7300.

Frontage Improvements Policy: District Policy 7205.2.1 states that the developer shall widen the pavement to a minimum of 17-feet from centerline plus a 3-foot wide gravel shoulder adjacent to the entire site. Curb, gutter and additional pavement widening may be required (See Section 7205.5.5).

Turn Lanes: District Policy 7205.4.9 states that if right or left turn lanes are warranted per a submitted Traffic Impact Study, the storage and taper lengths shall be designed in accordance with the minimum AASHTO and MUTCD standards. The storage length shall be a minimum of 100-feet in length. The applicant will not be compensated by ACHD for the dedication of additional right-of-way and pavement widening.

Sidewalk Policy: District Policy 7205.5.7 requires a concrete sidewalk at least 5-feet wide to be constructed on both sides of all arterial streets. A parkway strip at least 6-feet wide between the back-of-curb and street edge of the sidewalk is required to provide increased safety and protection of pedestrians. Consult the District's planter width policy if trees are to be placed within the parkway strip. Sidewalks constructed next to the back-of-curb shall be a minimum of 7-feet wide.

Detached sidewalks are encouraged and should be parallel to the adjacent roadway. Meandering sidewalks are discouraged.

A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.

ACHD Master Street Map: ACHD Policy Section 3111.1 requires the Master Street Map (MSM) guide the right-of-way acquisition, arterial street requirements, and specific roadway features required through development. This segment of Deer Flat Road is designated in the MSM as a Transitional/ Commercial Arterial with 5-lanes and on-street bike lanes, a 69-foot street section within 87-feet of right-of-way.

- c. **Applicant Proposal:** The applicant is proposing to dedicate 6-feet of additional right-of-way to total 54-feet of right-of-way along Deer Flat Road abutting the site.
- d. **Staff Comments/Recommendations:** The applicant's proposal to dedicate 6-feet of additional right-of-way to total 54-feet of right-of-way along Deer Flat Road abutting the site meets District policy and should be approved, as proposed. The additional right-of-way is impact fee eligible for reimbursement.

Deer Flat Road is improved with 24 to 50 feet of pavement and 3-foot wide gravel shoulders abutting the site. The applicant should be required to widen Deer Flat Road with 17-feet of pavement from centerline of Deer Flat Road abutting the site, plus a 3-foot wide gravel shoulder.

As indicated in the traffic impact study (TIS), a right turn lane is warranted on Deer Flat Road/ at the Magellan Avenue (site entrance) intersection. Therefore, the applicant should be required to construct a dedicated right turn lane on Deer Flat Road at the Magellan Avenue intersection. The right turn lane should be constructed with minimum 100-feet in storage length.

The applicant should be required to construct 5-foot wide concrete sidewalk located a minimum 49-feet from centerline of Deer Flat Road, abutting the site. The applicant should provide a permanent right-of-way easement for any public sidewalk placed outside of the dedicated right-of-way.

3. Internal Collectors

a. **Existing Conditions:** There are no existing streets internal to the site.

b. **Policy:**

Collector Street Policy: District policy 7206.2.1 states that the developer is responsible for improving all collector frontages adjacent to the site or internal to the development as required below, regardless of whether access is taken to all of the adjacent streets.

Master Street Map and Typologies Policy: District policy 7206.5 states that if the collector street is designated with a typology on the Master Street Map, that typology shall be considered for the required street improvements. If there is no typology listed in the Master Street Map, then standard street sections shall serve as the default.

Street Section and Right-of-Way Policy: District policy 7206.5.2 states that the standard right-of-way width for collector streets shall typically be 50 to 70-feet, depending on the location and width of the sidewalk and the location and use of the roadway. The right-of-way width may be reduced, with District approval, if the sidewalk is located within an easement; in which case the District will require a minimum right-of-way width that extends 2-feet behind the back-of-curb on each side.

The standard street section shall be 46-feet (back-of-curb to back-of-curb). This width typically accommodates a single travel lane in each direction, a continuous center left-turn lane, and bike lanes.

Residential Collector Policy: District policy 7206.5.2 states that the standard street section for a collector in a residential area shall be 36-feet (back-of-curb to back-of-curb). The District will consider a 33-foot or 29-foot street section with written fire department approval and taking into consideration the needs of the adjacent land use, the projected volumes, the need for bicycle lanes, and on-street parking.

Sidewalk Policy: District policy 7206.5.6 requires a concrete sidewalks at least 5-feet wide to be constructed on both sides of all collector streets. A parkway strip at least 6-feet wide between the back-of-curb and street edge of the sidewalk is required to provide increased safety and protection of pedestrians. Consult the District's planter width policy if trees are to be placed within the parkway strip. Sidewalks constructed next to the back-of-curb shall be a minimum of 7-feet wide.

Detached sidewalks are encouraged and should be parallel to the adjacent roadway. Meandering sidewalks are discouraged.

A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.

c. **Applicant Proposal:** The applicant is proposing to construct a new north/south collector street, Magellan Avenue/Clipper Street/Jameson Avenue, as a 46-foot street section with

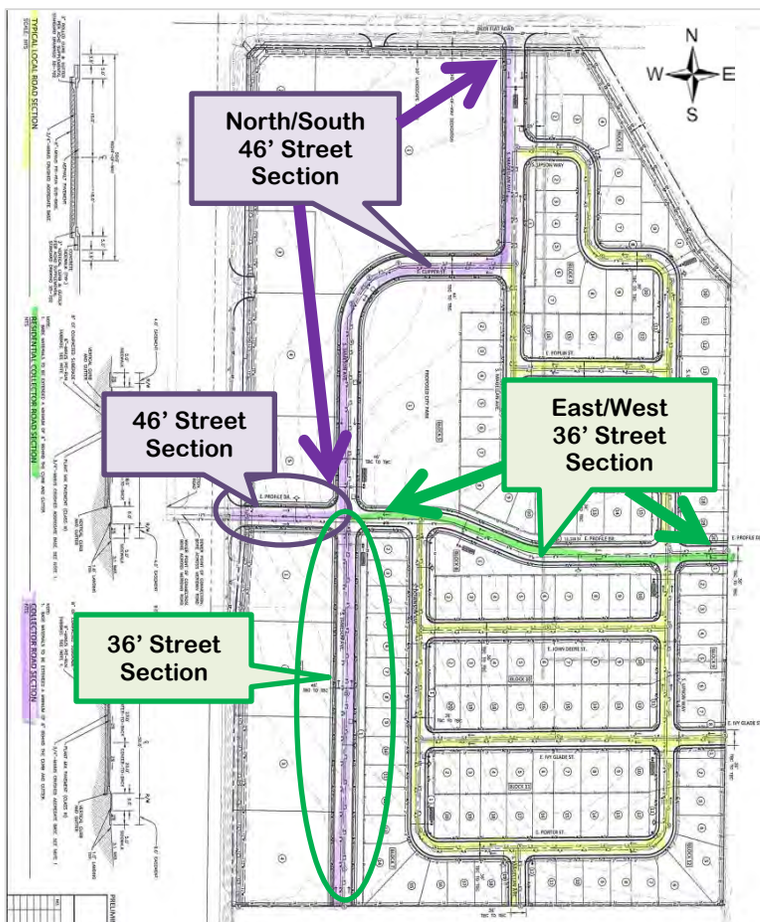
vertical curb and gutter within 50-feet of right-of-way; 6-foot wide parkway strip, and detached 5-foot wide concrete sidewalk within an easement. The collector is proposed to provide access to the commercial areas of the site with no front on housing.

The applicant is proposing to construct a new west/east collector street, Profile Drive, from SH-69 east to the Profile Dr./ Jameson Ave. intersection as a 46-foot street section with vertical curb and gutter within 50-feet of right-of-way; 6-foot wide parkway strip, and detached 5-foot wide concrete sidewalk within an easement; reducing to a 36-foot street section with vertical curb and gutter within 50-feet of right-of-way; 6-foot wide parkways strip, and detached 5-foot wide concrete sidewalk within an easement between Jameson Ave. to the east property line. No front on housing is proposed on Profile Drive.

- d. Staff Comments/Recommendations:** The applicant should construct a new north/south collector street, from Deer Flat Road south to the Profile Dr./ Jameson Ave. intersection, as a 46-foot street section with vertical curb and gutter within 50-feet of right-of-way; 6-foot wide parkway strip, and detached 5-foot wide concrete sidewalk within an easement.

The applicant should construct the remaining section of the new north/south collection street, Jameson Avenue, from the Profile Drive/ Jameson Ave. intersection south to the south property line as a 36-foot street section with vertical curb and gutter within 50-feet of right-of-way; 6-foot wide parkway strip, and detached 5-foot wide concrete sidewalk within an easement.

The applicant should construct a new west/east collector street, Profile Drive, from SH-69 east to the Profile Dr./ Jameson Ave. intersection, as a 46-foot street section with vertical curb and gutter within 50-feet of right-of-way; 6-foot wide parkway strip, and detached 5-foot wide concrete sidewalk within an easement.



The applicant should construct the remaining new west/east collector street, Profile Drive, from the Profile Dr./Jameson Ave. intersection east to the east property line a 36-foot street section with vertical curb and gutter within 50-feet of right-of-way; 6-foot wide parkways strip, and detached 5-foot wide concrete sidewalk within an easement.

The applicant should provide an 8-foot wide parkway strip if street trees are to be placed within the strip.

The permanent right-of-way easement should encompass the entire area between the right-of-way line and 2-feet behind the back edge of sidewalk.

The applicant should be required to install “NO PARKING” signs along the collector streets.

4. Internal Local Streets

a. **Existing Conditions:** There are no existing streets internal to the site.

b. **Policy:**

Local Roadway Policy: District Policy 7207.2.1 states that the developer is responsible for improving all local street frontages adjacent to the site regardless of whether or not access is taken to all of the adjacent streets.

Street Section and Right-of-Way Policy: District Policy 7207.5 states that right-of-way widths for all local streets shall generally not be less than 50-feet wide and that the standard street section shall be 36-feet (back-of-curb to back-of-curb). The District will consider the utilization of a street width less than 36-feet with written fire department approval.

Standard Urban Local Street—36-foot to 33-foot Street Section and Right-of-way Policy: District Policy 7207.5.2 states that the standard street section shall be 36-feet (back-of-curb to back-of-curb) for developments with any buildable lot that is less than 1 acre in size. This street section shall include curb, gutter, and minimum 5-foot concrete sidewalks on both sides and shall typically be within 50-feet of right-of-way.

The District will also consider the utilization of a street width less than 36-feet with written fire department approval. Most often this width is a 33-foot street section (back-of-curb to back-of-curb) for developments with any buildable lot that is less than 1 acre in size.

Continuation of Streets Policy: District Policy 7207.2.4 states that an existing street, or a street in an approved preliminary plat, which ends at a boundary of a proposed development shall be extended in that development. The extension shall include provisions for continuation of storm drainage facilities. Benefits of connectivity include but are not limited to the following:

- Reduces vehicle miles traveled.
- Increases pedestrian and bicycle connectivity.
- Increases access for emergency services.
- Reduces need for additional access points to the arterial street system
- Promotes the efficient delivery of services including trash, mail and deliveries.
- Promotes appropriate intra-neighborhood traffic circulation to schools, parks, neighborhood commercial centers, transit stops, etc.
- Promotes orderly development.

Sidewalk Policy: District Policy 7207.5.7 states that five-foot wide concrete sidewalk is required on both sides of all local street, except those in rural developments with net densities of one dwelling unit per 1.0 acre or less, or in hillside conditions where there is no direct lot frontage, in which case a sidewalk shall be constructed along one side of the street. Some local jurisdictions may require wider sidewalks.

The sidewalk may be placed next to the back-of-curb. Where feasible, a parkway strip at least 8-feet wide between the back-of-curb and the street edge of the sidewalk is recommended to provide increased safety and protection of pedestrians and to allow for the planting of trees in accordance with the District's Tree Planting Policy. If no trees are to be planted in the parkway strip, the applicant may submit a request to the District, with justification, to reduce the width of the parkway strip.

Detached sidewalks are encouraged and should be parallel to the adjacent roadway. Meandering sidewalks are discouraged.

A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.

- c. **Applicant's Proposal:** The applicant is proposing to construct the internal local streets as 36-foot street sections with curb, gutter, and attached 5-foot wide concrete sidewalks within 50-feet of right-of-way.
- d. **Staff Comments/Recommendations:** The applicant's proposal meets District policy and should be approved, as proposed. The internal local streets may be constructed as 33 to 34-foot wide street sections with fire department approval.

5. Roadway Offsets

- a. **Existing Conditions:** There are no existing streets onto Deer Flat Road from the site.

- b. **Policy:**

Collector Offset Policy: District policy 7205.4.2 states that the optimum spacing for new signalized collector roadways intersecting minor arterials is one half-mile.

Local Offset Policy: District policy 7206.4.5, requires local roadways to align or offset a minimum of 330-feet from a collector roadway (measured centerline to centerline).

District policy 7207.4.2, requires local roadways to align or provide a minimum offset of 125-feet from any other street (measured centerline to centerline).

- c. **Applicant's Proposal:** The applicant is proposing to construct one collector roadway, Magellan Avenue, to intersect Deer Flat Road, located approximately 710-feet east of SH-69/ Meridian Road (measured centerline to centerline).

The applicant is proposing to construct the internal local streets with minimum 125-foot offsets.

- d. **Staff Comments/Recommendations:** The applicant's proposal to construct Magellan Avenue, to intersect Deer Flat Road, located approximately 710-feet east of SH-69/ Meridian Road does not meet District Collector Offset policy, which requires new collector roadways to intersect minor arterial roadways at the half mile. However, staff recommends a modification of policy to allow the location due to the fact that the site has limited frontage along Deer Flat Road and cannot meet the spacing requirement. This is a 40% modification to the dimensional standard and is approved at the Manager's discretion. This is consistent with ACHD's prior action on the site (KUNA16-0020).

The applicant's proposal to construct the internal local streets with minimum 125-foot offsets meets District policy and should be approved, as proposed.

6. Stub Streets

- a. **Existing Conditions:** There are no existing stub streets to the site.

b. Policy:

Stub Street Policy: District policy 7206.2.4 (collector)/ 7207.2.4 (local) states that stub streets will be required to provide circulation or to provide access to adjoining properties. Stub streets will conform with the requirements described in Section 7206.2.5.4 (collector)/ 7207.2.5.4 (local), except a temporary cul-de-sac will not be required if the stub street has a length no greater than 150-feet. A sign shall be installed at the terminus of the stub street stating that, "THIS ROAD WILL BE EXTENDED IN THE FUTURE." or "THIS IS A DESIGNATED COLLECTOR ROADWAY. THIS STREET WILL BE EXTENDED AND WIDENED IN THE FUTURE."

In addition, stub streets must meet the following conditions:

- A stub street shall be designed to slope towards the nearest street intersection within the proposed development and drain surface water towards that intersection; unless an alternative storm drain system is approved by the District.
- The District may require appropriate covenants guaranteeing that the stub street will remain free of obstructions.

Temporary Dead End Streets Policy: District policy 7206.2.4 (collector)/ 7207.2.4 (local) requires that the design and construction for cul-de-sac streets shall apply to temporary dead end streets. The temporary cul-de-sac shall be paved and shall be the dimensional requirements of a standard cul-de-sac. The developer shall grant a temporary turnaround easement to the District for those portions of the cul-de-sac which extend beyond the dedicated street right-of-way. In the instance where a temporary easement extends onto a buildable lot, the entire lot shall be encumbered by the easement and identified on the plat as a non-buildable lot until the street is extended.

c. Applicant Proposal: The applicant is proposing to construct 4 stub streets as follows:

- A collector stub street, Profile Drive, to the east, located between Block 2, Lot 20 and Block 9, Lot 1, 140-feet in length.
- A local stub street, Ivy Glade Street, to the east, located between Block 9, Lot 8 and Block 12, Lot 1, 140-feet in length.
- A local stub street, Magellan Avenue, to the south, located between Block 12, Lot 12 and Block 7, Lot 19, 130-feet in length.
- A collector stub street, Jameson Avenue, to the south, located between Block 6, Lot 4 and Block 7, Lot 14, 880-feet in length.

d. Staff Comments/Recommendations: The applicant's proposal meets District policy and should be approved, as proposed. The applicant should be required to install signs at the terminus of Ivy Glade Street and Magellan Avenue stating that, "THIS ROAD WILL BE EXTENDED IN THE FUTURE." Signs stating that "THIS IS A DESIGNATED COLLECTOR ROADWAY. THIS STREET WILL BE EXTENDED AND WIDENED IN THE FUTURE", should be installed at the terminus of Profile Drive and Jameson Avenue.

The applicant should be required to construct a temporary cul-de-sac turnaround at the terminus of Jameson Avenue, as it extends greater than 150-feet in length. The temporary cul-de-sac turnaround should be paved with a minimum 45-foot turning radius. If the temporary turnaround extends onto a buildable lot the entire lot shall be encumbered by the easement and identified on the plat as a non-buildable lot until the street is extended.

7. Driveways**7.1 Deer Flat Road****a. Existing Conditions:** There is an existing 40-foot wide paved driveway, located approximately 785-feet east of SH-69/Meridian Road, onto Deer Flat Road from the site.

b. Policy

Access Points Policy: District Policy 7205.4.1 states that all access points associated with development applications shall be determined in accordance with the policies in this section and Section 7202. Access points shall be reviewed only for a development application that is being considered by the lead land use agency. Approved access points may be relocated and/or restricted in the future if the land use intensifies, changes, or the property redevelops.

Access Policy: District policy 7205.4.6 states that direct access to minor arterials is typically prohibited. If a property has frontage on more than one street, access shall be taken from the street having the lesser functional classification. If it is necessary to take access to the higher classified street due to a lack of frontage, the minimum allowable spacing shall be based on Table 1a under District policy 7205.4.6, unless a waiver for the access point has been approved by the District Commission.

Driveway Location Policy: District policy 7205.4.5 requires driveways located on minor arterial roadways from a signalized intersection with a dual left turn lane shall be located a minimum of 330-feet from the nearest intersection for a right-in/right-out only driveway and a minimum of 710-feet from the intersection for a full-movement driveway.

Successive Driveways: District policy 7205.4.6 Table 1a, requires driveways located on minor arterial roadways with a speed limit of 50 MPH to align or offset a minimum of 425-feet from any existing or proposed driveway.

Driveway Width Policy: District policy 7205.4.8 restricts high-volume driveways (100 VTD or more) to a maximum width of 36-feet and low-volume driveways (less than 100 VTD) to a maximum width of 30-feet. Curb return type driveways with 30-foot radii will be required for high-volume driveways with 100 VTD or more. Curb return type driveways with 15-foot radii will be required for low-volume driveways with less than 100 VTD.

Driveway Paving Policy: Graveled driveways abutting public streets create maintenance problems due to gravel being tracked onto the roadway. In accordance with District policy, 7205.4.8, the applicant should be required to pave the driveway its full width and at least 30-feet into the site beyond the edge of pavement of the roadway and install pavement tapers in accordance with Table 2 under District Policy 7205.4.8.

Cross Access Easements/Shared Access Policy: District Policy 7202.4.1 states that cross access utilizes a single vehicular connection that serves two or more adjoining lots or parcels so that the driver does not need to re-enter the public street system.

- c. Applicant's Proposal:** The applicant is proposing to construct a 36-foot wide right-in/right-out curb return type driveway onto Deer Flat Road from the site, located 380-feet east of SH-69/ Meridian Road and 330-feet west of the proposed collector street, Magellan Avenue (measured centerline to centerline).

The applicant is proposing to close the existing driveway with detached 5-foot wide sidewalk.

- d. Staff Comments/Recommendations:** The applicant's proposal meets District policy for a right-in/right-out only driveway and should be approved, as proposed.

The applicant should be required to restrict the driveway to right-in/right-out only with the installation of a 6-inch raised concrete median on Deer Flat Road. The median should extend from SH-69/ Meridian Road to the east to 75-feet beyond the edge of the driveway.

The applicant's proposal to close the existing driveway with sidewalk meets District policy and should be approved, as proposed.

7.2 Internal Collectors

- a. Existing Conditions:** There are no driveways internal to the site.

b. Policy:

Access Policy: District Policy 7205.4.1 states that all access points associated with development applications shall be determined in accordance with the policies in this section and Section 7202. Access points shall be reviewed only for a development application that is being considered by the lead land use agency. Approved access points may be relocated and/or restricted in the future if the land use intensifies, changes, or the property redevelops.

District Policy 7206.1 states that the primary function of a collector is to intercept traffic from the local street system and carry that traffic to the nearest arterial. A secondary function is to service adjacent property. Access will be limited or controlled. Collectors may also be designated at bicycle and bus routes.

Driveway Location Policy: District policy 7206.4.4 requires driveways located on collector roadways near a STOP controlled intersection to be located outside of the area of influence; OR a minimum of 150-feet from the intersection, whichever is greater. Dimensions shall be measured from the centerline of the intersection to the centerline of the driveway.

Successive Driveways: District policy 7206.4.5 Table 1, requires driveways located on collector roadways with a speed limit of 20 MPH and daily traffic volumes greater than 200 VTD to align or offset a minimum of 245-feet from any existing or proposed driveway.

Driveway Width Policy: District policy 7206.4.6 restricts high-volume driveways (100 VTD or more) to a maximum width of 36-feet and low-volume driveways (less than 100 VTD) to a maximum width of 30-feet. Curb return type driveways with 30-foot radii will be required for high-volume driveways with 100 VTD or more. Curb return type driveways with 15-foot radii will be required for low-volume driveways with less than 100 VTD.

Driveway Paving Policy: Graveled driveways abutting public streets create maintenance problems due to gravel being tracked onto the roadway. In accordance with District policy, 7206.4.6, the applicant should be required to pave the driveway its full width and at least 30-feet into the site beyond the edge of pavement of the roadway and install pavement tapers in accordance with Table 2 under District Policy 7206.4.6.

Minor Improvements Policy: District Policy 7203.3 states that minor improvements to existing streets adjacent to a proposed development may be required. These improvements are to correct deficiencies or replace deteriorated facilities. Included are sidewalk construction or replacement; curb and gutter construction or replacement; replacement of unused driveways with curb, gutter and sidewalk; installation or reconstruction of pedestrian ramps; pavement repairs; signs; traffic control devices; and other similar items.

c. Applicant's Proposal: The applicant has not proposed any driveways for the commercial/multi-family lots as part of this application.

d. Staff Comments/Recommendations: Staff recommends that the driveways for the commercial portion of the development be constructed meeting ACHD's Driveway and Access Management policies, as noted above and that the driveway locations be reviewed and approved by ACHD, as part of future development applications.

Direct lot access onto Profile Drive is prohibited.

The applicant is proposing to have cross access easements for the commercial lots.

8. Tree Planters

Tree Planter Policy: Tree Planter Policy: The District's Tree Planter Policy prohibits all trees in planters less than 8-feet in width without the installation of root barriers. Class II trees may be allowed in planters with a minimum width of 8-feet, and Class I and Class III trees may be allowed in planters with a minimum width of 10-feet.

9. Landscaping

Landscaping Policy: A license agreement is required for all landscaping proposed within ACHD right-of-way or easement areas. Trees shall be located no closer than 10-feet from all public storm drain facilities. Landscaping should be designed to eliminate site obstructions in the vision triangle at intersections. District Policy 5104.3.1 requires a 40-foot vision triangle and a 3-foot height restriction on all landscaping located at an uncontrolled intersection and a 50-foot offset from stop signs. Landscape plans are required with the submittal of civil plans and must meet all District requirements prior to signature of the final plat and/or approval of the civil plans.

10. Other Access

Deer Flat Road and SH-69/ Meridian Road are classified as minor and principal arterial roadways. Other than the access specifically approved with this application, direct lot access is prohibited to these roadways without ACHD approval and should be noted on the final plat.

D. Site Specific Conditions of Approval

1. Dedicate 6-feet of additional right-of-way to total 54-feet of right-of-way along Deer Flat Road abutting the site. The additional right-of-way is impact fee eligible for reimbursement.
2. Widen Deer Flat Road with 17-feet of pavement from centerline of Deer Flat Road abutting the site, plus a 3-foot wide gravel shoulder.
3. Construct a dedicated right turn lane on Deer Flat Road at the Magellan Avenue intersection with minimum 100-feet in storage length.
4. Construct 5-foot wide concrete sidewalk on Deer Flat Road located a minimum of 49-feet from centerline abutting the site. Provide a permanent right-of-way easement for any public sidewalk placed outside of the dedicated right-of-way.
5. Construct a new north/south collector street, from Deer Flat Road south to the Profile Dr./ Jameson Ave. intersection, as a 46-foot street section with vertical curb and gutter within 50-feet of right-of-way; 6-foot wide parkway strip, and detached 5-foot wide concrete sidewalk within an easement.
6. Construct the remaining section of the new north/south collection street, Jameson Avenue, from the Profile Drive/ Jameson Ave. intersection south to the south property line as a 36-foot street section with vertical curb and gutter within 50-feet of right-of-way; 6-foot wide parkway strip, and detached 5-foot wide concrete sidewalk within an easement.
7. Construct a new west/east collector street, Profile Drive, from SH-69 east to the Profile Dr./ Jameson Ave. intersection, as a 46-foot street section with vertical curb and gutter within 50-feet of right-of-way; 6-foot wide parkway strip, and detached 5-foot wide concrete sidewalk within an easement.
8. Construct the remaining new west/east collector street, Profile Drive, from the Profile Dr./Jameson Ave. intersection east to the east property line a 36-foot street section with vertical curb and gutter within 50-feet of right-of-way; 6-foot wide parkways strip, and detached 5-foot wide concrete sidewalk within an easement..
9. Install "NO PARKING" signs along the collector streets.
10. Provide an 8-foot wide parkway strip if street trees are to be placed within the parkway strip.
11. The permanent right-of-way easement should encompass the entire area between the right-of-way line and 2-feet behind the back edge of sidewalk.

12. Construct the internal local streets as 36-foot street sections with curb, gutter, and attached 5-foot wide concrete sidewalks within 50-feet of right-of-way. Local internal streets may be constructed as 33 to 34-foot street sections with fire department approval.
13. Construct one collector roadway, Magellan Avenue, to intersect Deer Flat Road, located 710-feet east of SH-69/ Meridian Road.
14. Construct the internal local streets with minimum 125-foot offsets.
15. Construct a collector stub street, Profile Drive, to the east, located between Block 2, Lot 20 and Block 9, Lot 1, 140-feet in length.
16. Construct a local stub street, Ivy Glade Street, to the east, located between Block 9, Lot 8 and Block 12, Lot 1, 140-feet in length.
17. Construct a local stub street, Magellan Avenue, to the south, located between Block 12, Lot 12 and Block 7, Lot 19, 130-feet in length.
18. Construct a collector stub street, Jameson Avenue, to the south, located between Block 6, Lot 4 and Block 7, Lot 14, 880-feet in length.
19. Construct a temporary cul-de-sac turnaround at the terminus of Jameson Avenue. The temporary cul-de-sac turnaround should be paved with a minimum 45-foot turning radius. If the temporary turnaround extends onto a buildable lot the entire lot shall be encumbered by the easement and identified on the plat as a non-buildable lot until the street is extended.
20. Install signs at the terminus of Ivy Glade Street and Magellan Avenue stating that, "THIS ROAD WILL BE EXTENDED IN THE FUTURE."
21. Install signs at the terminus of Profile Drive and Jameson Avenue Signs stating that "THIS IS A DESIGNATED COLLECTOR ROADWAY. THIS STREET WILL BE EXTENDED AND WIDENED IN THE FUTURE".
22. Construct a 36-foot wide right-in/right-out curb return type driveway onto Deer Flat Road from the site, located 380-feet east of SH-69/ Meridian Road and 710-feet west of an existing residential driveway.
23. Install a 6-inch raised concrete median in Deer Flat Road from SH-69/ Meridian Road to the east to 75-feet beyond the edge of the driveway.
24. Close the existing driveway onto Deer Flat Road with 5-foot wide concrete sidewalk.
25. Access onto Magellan Avenue should align with Upson Way directly to the east.
26. Cross access easements should be provided across the commercial/ multi-family lots.
27. Direct lot access onto Profile Drive is prohibited.
28. Other than the access specifically approved with this application, direct lot access is prohibited to Deer Flat Road and shall be noted on the final plat.
29. The driveway locations for Magellan Avenue, Clipper Street, and Jameson Avenue, should be reviewed and approved by ACHD, prior to final plat.
30. Payment of impacts fees are due prior to issuance of a building permit.
31. Comply with all Standard Conditions of Approval.

E. Standard Conditions of Approval

1. All proposed irrigation facilities shall be located outside of the ACHD right-of-way (including all easements). Any existing irrigation facilities shall be relocated outside of the ACHD right-of-way (including all easements).
2. Private Utilities including sewer or water systems are prohibited from being located within the ACHD right-of-way.
3. In accordance with District policy, 7203.3, the applicant may be required to update any existing non-compliant pedestrian improvements abutting the site to meet current Americans with Disabilities Act (ADA) requirements. The applicant's engineer should provide documentation of ADA compliance to District Development Review staff for review.
4. Replace any existing damaged curb, gutter and sidewalk and any that may be damaged during the construction of the proposed development. Contact Construction Services at 387-6280 (with file number) for details.
5. A license agreement and compliance with the District's Tree Planter policy is required for all landscaping proposed within ACHD right-of-way or easement areas.
6. All utility relocation costs associated with improving street frontages abutting the site shall be borne by the developer.
7. It is the responsibility of the applicant to verify all existing utilities within the right-of-way. The applicant at no cost to ACHD shall repair existing utilities damaged by the applicant. The applicant shall be required to call DIGLINE (1-811-342-1585) at least two full business days prior to breaking ground within ACHD right-of-way. The applicant shall contact ACHD Traffic Operations 387-6190 in the event any ACHD conduits (spare or filled) are compromised during any phase of construction.
8. Utility street cuts in pavement less than five years old are not allowed unless approved in writing by the District. Contact the District's Utility Coordinator at 387-6258 (with file numbers) for details.
9. All design and construction shall be in accordance with the ACHD Policy Manual, ISPWC Standards and approved supplements, Construction Services procedures and all applicable ACHD Standards unless specifically waived herein. An engineer registered in the State of Idaho shall prepare and certify all improvement plans.
10. Construction, use and property development shall be in conformance with all applicable requirements of ACHD prior to District approval for occupancy.
11. No change in the terms and conditions of this approval shall be valid unless they are in writing and signed by the applicant or the applicant's authorized representative and an authorized representative of ACHD. The burden shall be upon the applicant to obtain written confirmation of any change from ACHD.
12. If the site plan or use should change in the future, ACHD Planning Review will review the site plan and may require additional improvements to the transportation system at that time. Any change in the planned use of the property which is the subject of this application, shall require the applicant to comply with ACHD Policy and Standard Conditions of Approval in place at that time unless a waiver/variance of the requirements or other legal relief is granted by the ACHD Commission.

F. Conclusions of Law

1. The proposed site plan is approved, if all of the Site Specific and Standard Conditions of Approval are satisfied.
2. ACHD requirements are intended to assure that the proposed use/development will not place an undue burden on the existing vehicular transportation system within the vicinity impacted by the proposed development.

BRIAN McDEVITT
CHAIRMAN OF THE BOARD

RICHARD DURRANT
VICE CHAIRMAN OF THE BOARD

TIMOTHY M. PAGE
PROJECT MANAGER

ROBERT D. CARTER
ASSISTANT PROJECT MANAGER

APRYL GARDNER
SECRETARY-TREASURER

JERRI FLOYD
ASSISTANT SECRETARY-TREASURER

BOISE PROJECT BOARD OF CONTROL

(FORMERLY BOISE U.S. RECLAMATION PROJECT)

2465 OVERLAND ROAD
BOISE, IDAHO 83705-3155

OPERATING AGENCY FOR 167,000
ACRES FOR THE FOLLOWING
IRRIGATION DISTRICTS

NAMPA-MERIDIAN DISTRICT
BOISE-KUNA DISTRICT
WILDER DISTRICT
NEW YORK DISTRICT
BIG BEND DISTRICT

RECEIVED
JUN 29 2017
CITY OF KUNA

TEL: (208) 344-1141
FAX: (208) 344-1437

21 June 2017

City of Kuna
751 W. 4th Street
Kuna, Idaho 83634

RE: KM Engineering- Ashton Estates **File No. 17-04-S & 17-04-ZC**
SEC Meridian Rd.& Deer Flat Rd.
Boise-Kuna Irrigation District BK-1209B
Kuna Lateral 110+00
Sec. 19, T3N, R1E, BM.

Troy Behunin:

The United States' Kuna Lateral lies within the boundary of the above-mentioned location. The easement for this lateral is held in the name of the United States through the Bureau of Reclamation under the authority of the Act of August 30, 1890. (26 Stat. 391; 43 U.S.C. 945)

The Boise Project Board of Control is contracted to operate and maintain this lateral. We assert this federal easement 28 feet northeast and 25 feet southwest of the lateral's centerline. Whereas this area is for the operation and maintenance of our facility, no activity should hinder our ability to do so.

Project easements must be called out on any future preliminary and final plats.

Fencing (as may be required) must be constructed just off the lateral easement.

The Boise Project does not approve landscaping (other than grass) within its easements.

Utilities planning to cross any project facility must do so in accordance with the master policies now held between the Bureau of Reclamation and most of the utilities. In any case no work shall take place within the easement before proper crossing agreements have been secured through both the Bureau of Reclamation and the Boise Project Board of Control.

The construction of any roadway crossings must be conducted only during the non-irrigation season when the lateral is dewatered. In any case no work shall take place

within the easement before the proper crossing agreements have been secured through the Bureau of Reclamation and the Boise Project Board of Control.

Storm Drainage and/or Street Runoff must be retained on site.

Local irrigation/drainage ditches that cross this property, in order to serve neighboring properties, must remain unobstructed and protected by appropriate easements.

Whereas this property lies within the Boise-Kuna Irrigation District it is important that representatives of this development contact the BKID office as soon as possible to discuss the pressure system prior to any costly design work

If the irrigation system will be incorporated into the City of Kuna's pressure system, we will require confirmation from both the City of Kuna and the Boise-Kuna Irrigation District.

Wording on the preliminary and final recorded plat needs to state that any proposed and/or future usage of the Boise Project Board of Control facilities are subject to Idaho Statutes, Title 42-1209.

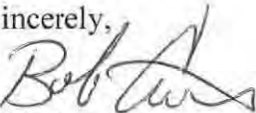
This development is subject to Idaho Code 31-3805, in accordance, this office is requesting a copy of the irrigation and drainage plans.

Boise Project Board of Control requests a full set of plans for our review and approval when applicable.

Whereas this development is in its preliminary stages, Boise Project Board of Control reserves the right to review plans and require changes when our easements and/or facilities are affected by unknown factors.

If you have any further questions or comments regarding this matter, please do not hesitate to contact me at (208) 344-1141.

Sincerely,



Bob Carter
Assistant Project Manager, BPBC

bdc/bc

cc: Clint McCormick Watermaster, Div; 2 BPBC
Lauren Boehlke Secretary – Treasurer, BKID
File



CENTRAL DISTRICT HEALTH DEPARTMENT
Environmental Health Division

- Return to:
- ACZ
 - Boise
 - Eagle
 - Garden City
 - Kuna
 - Meridian
 - Star

RECEIVED
JUN 08 2017
CITY OF KUNA

Rezone # 17-04-ZC

Conditional Use # _____

Preliminary / Final / Short Plat 17-04-S

Ashton Estates

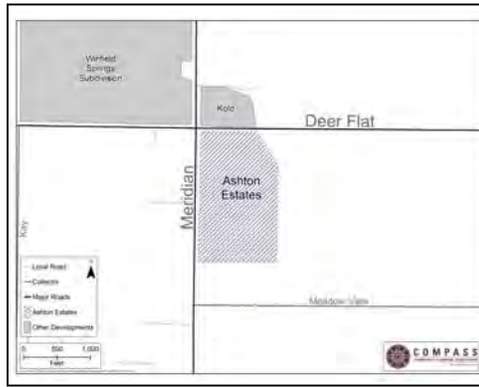
- 1. We have No Objections to this Proposal.
- 2. We recommend Denial of this Proposal.
- 3. Specific knowledge as to the exact type of use must be provided before we can comment on this Proposal.
- 4. We will require more data concerning soil conditions on this Proposal before we can comment.
- 5. Before we can comment concerning individual sewage disposal, we will require more data concerning the depth of:
 - high seasonal ground water
 - bedrock from original grade
 - waste flow characteristics
 - other _____
- 6. This office may require a study to assess the impact of nutrients and pathogens to receiving ground waters and surface waters.
- 7. This project shall be reviewed by the Idaho Department of Water Resources concerning well construction and water availability.
- 8. After written approval from appropriate entities are submitted, we can approve this proposal for:
 - central sewage
 - interim sewage
 - individual sewage
 - community sewage system
 - central water
 - individual water
 - community water well
- 9. The following plan(s) must be submitted to and approved by the Idaho Department of Environmental Quality:
 - central sewage
 - sewage dry lines
 - community sewage system
 - central water
 - community water
- 10. This Department would recommend deferral until high seasonal ground water can be determined if other considerations indicate approval.
- 11. If restroom facilities are to be installed, then a sewage system MUST be installed to meet Idaho State Sewage Regulations.
- 12. We will require plans be submitted for a plan review for any:
 - food establishment
 - beverage establishment
 - swimming pools or spas
 - grocery store
 - child care center
- 13. Infiltration beds for storm water disposal are considered shallow injection wells. An application and fee must be submitted to CDHD.

14. _____

Reviewed By: [Signature]
Date: 5/31/17

Communities in Motion 2040 Development Checklist

The Community Planning Association of Southwest Idaho (COMPASS) is the metropolitan planning organization (MPO) for Ada and Canyon Counties. COMPASS has developed this checklist as a tool for local governments to evaluate whether land developments are consistent with the goals of *Communities in Motion 2040* (CIM 2040), the regional long-range transportation plan for Ada and Canyon Counties. CIM 2040 was developed through a collaborative approach with COMPASS member agencies and adopted by the COMPASS Board on **July 21, 2014**.



[Click to enlarge map.](#)

This checklist is not intended to be prescriptive, but rather a guidance document based on CIM 2040 goals, objectives, and performance measures. A checklist user guide is available [here](#); and more information about the CIM 2040 goals can be found [here](#); and information on the CIM 2040 Vision can be found [here](#).

Name of Development: Ashton Estates

Summary: Proposal for 133 single-family homes and 425,000 sq. ft. commercial at the southeast intersection of Highway 69 and Deer Flat Road. The proposal meets 12 CIM checklist items and does not meet 11 items. The proposal exceeds growth forecasted for this neighborhood. Consider requiring a public multi-use path way with connections to Deer Flat Road along the Kuna Canal, as planned for within the 2013 Kuna Master Plan. Also, coordinate with Valley Regional Transit to consider bus stop amenities along Highway 69.

Land Use

In which of the [CIM 2040 Vision Areas](#) is the proposed development? (**Goal 2.1**)?

- Downtown Employment Center Existing Neighborhood Foothills
 Future Neighborhood Mixed Use Prime Farmland Rural
 Small Town Transit Oriented Development

Yes **No** **N/A** The proposal is within a CIM 2040 Major Activity Center. (**Goal 2.3**)

Neighborhood (Transportation Analysis Zone) Demographics

Existing		Existing TAZ + Proposal		2040 Forecast	
Households	Jobs	Households	Jobs	Households	Jobs
4	0	137	850	4	0

Yes **No** **N/A** The number of jobs and/or households in this development is consistent with jobs/households in the CIM 2040 Vision in this neighborhood. (**Goal 2.1**)

Area (Adjacent Transportation Analysis Zone) Demographics

Existing		Existing TAZs + Net Proposed		2040 Forecast	
Households	Jobs	Households	Jobs	Households	Jobs
312	248	660	1,268	1,651	1,387

Yes **No** **N/A** The number of jobs and/or households in this development is consistent with jobs/households in the CIM 2040 Vision in this area. (**Goal 2.1**)



More information on COMPASS and *Communities in Motion 2040* can be found at:
www.compassidaho.org
 Email: info@compassidaho.org
 Telephone: (208) 475-2239



Communities in Motion 2040 Development Checklist

Transportation

- Attached N/A An Area of Influence Travel Demand Model Run is attached.
- Yes No N/A There are relevant projects in the current Regional [Transportation Improvement Projects](#) (TIP) within one mile of the development.
- Comments: Resurface HWY 69 in 2021 \$4.7M, 2nd project at intersection of Linder & Deer Flat, 2020 \$2.8M
- Yes No N/A The proposal uses appropriate access management techniques as described in the [COMPASS Access Management Toolkit](#).
- Comments: The site plan shows stub roads to adjacent properties. Work with ITD and ACHD on access locations.
- Yes No N/A This proposal supports Valley Regional Transit's [valleyconnect](#) plan. See [Valley Regional Transit Amenities Development Guidelines](#) for additional detail.
- Comments: Future transit line to Kuna proposed in 2025, consider bus stop integrated into the street design

The **Complete Streets Level of Service (LOS) scoring** based on the proposed development will be provided on an separate worksheet (**Goals [1.1](#), [1.2](#), [1.3](#), [1.4](#), [2.4](#)**):

- Attached N/A Complete Streets LOS scorecard is attached.
- Yes No N/A The proposal maintains or improves current automobile LOS.
- Yes No N/A The proposal maintains or improves current bicycle LOS.
- Yes No N/A The proposal maintains or improves current pedestrian LOS.
- Yes No N/A The proposal maintains or improves current transit LOS.

- Yes No N/A The proposal is in an area with a [Walkscore](#) over 50.

Housing

- Yes No N/A The proposal adds [compact housing](#) over seven residential units per acre. (**Goal [2.3](#)**)
- Yes No N/A The proposal is a mixed-use development or in a mixed-use area. (**Goal [3.1](#)**)
- Yes No N/A The proposal is in an area with lower transportation costs than the [regional average](#) of 26% of the median household income. (**Goal [3.1](#)**)
- Yes No N/A The proposal improves the jobs-housing balance by providing housing in employment-rich areas. (**Goal [3.1](#)**)

Community Infrastructure

- Yes No N/A The proposal is infill development. (**Goals [4.1](#), [4.2](#)**)
- Yes No N/A The proposal is within or adjacent to city limits. (**Goals [4.1](#), [4.2](#)**)
- Yes No N/A The proposal is within a city area of impact. (**Goals [4.1](#), [4.2](#)**)

Health

- Yes No N/A The proposal is within 1/4 mile of a transit stop. (**Goal [5.1](#)**)
- Yes No N/A The proposal is within 1/4 mile of a public school. (**Goal [5.1](#)**)
- Yes No N/A The proposal is within 1/4 mile of a grocery store. (**Goal [5.1](#)**)
- Yes No N/A The proposal is within 1 mile of a park and ride location. (**Goal [5.1](#)**)

Economic Development

- Yes No N/A The proposal improves the jobs-housing balance by providing employment in housing-rich areas. (**Goal [3.1](#)**)
- Yes No N/A The proposal provides grocery stores or other retail options for neighborhoods within 1/2 mile. (**Goal [6.1](#)**)

Open Space

- Yes No N/A The proposal is within a 1/4 mile of a public park. (**Goal [7.1](#)**)
- Yes No N/A The proposal provides at least 1 acre of parks for every 35 housing units. (**Goal [7.1](#)**)

Farmland

- Yes No N/A The proposal is outside "Prime Farmland" in the CIM 2040 Vision. (**Goals [4.1](#), [8.2](#)**)
- Yes No N/A The proposal is outside prime farmland. (**Goal [8.2](#)**)

Exhibit B 5

Communities in Motion 2040 Complete Streets Scorecard



The purpose of this checklist is to provide a tool for local governments to evaluate whether land developments are in accordance with the goals of *Communities in Motion 2040* (CIM 2040). Complete Streets Level of Service (LOS) refers to the multimodal (automobile, bicycle, pedestrian, and transit) experience and grades a roadway (A-F) for each mode. COMPASS conducts Complete Streets Level of Service (CSLOS) analysis for developments on arterial roads.

	Mode	Existing	With detached sidewalk and bicycle lane
		Link LOS	Link LOS
Highway 69	Transit	F	F
Meadow View Road to Deer Flat Road	Bike	D	B
	Ped	E	C
Highway Capacity Manual 2010 Methodologies			

	Mode	Existing	With detached sidewalk and bicycle lane
		Link LOS	Link LOS
Deer Flat Road	Transit	F	F
Highway 69 to Locust Grove Road	Bike	B	A
	Ped	C	B
Highway Capacity Manual 2010 Methodologies			

Walkscore: 15 Car-Dependent. Walkscore is a walkability index that assigns a numerical walkability on a scale from 0 - 100 based on walking routes to destinations such as grocery stores, schools, parks, restaurants, and retail. Scores of 50 or higher are considered at least "Somewhat Walkable" while scores less than 50 are "Car-Dependent."

More information on COMPASS and *Communities in Motion 2040* can be found at:



www.compassidaho.org





STATE OF IDAHO
DEPARTMENT OF ENVIRONMENTAL QUALITY
BOISE REGIONAL OFFICE
1445 North Orchard Street • Boise, ID 83706-2239 • (208) 373-0550

DEQ Response to Request for Environmental Comment

Date: June 9, 2017
Agency Requesting Comments: City of Kuna
Date Request Received: May 30, 2017
Applicant/Description: SDN, LLC/17-04-S (Pre-Plat) & 17-04-ZC (Zone Change) - Ashton Estates

Thank you for the opportunity to respond to your request for comment. While DEQ does not review projects on a project-specific basis, we attempt to provide the best review of the information provided. DEQ encourages agencies to review and utilize the Idaho Environmental Guide to assist in addressing project-specific conditions that may apply. This guide can be found at <http://www.deq.idaho.gov/ieg/>.

The following information does not cover every aspect of this project; however, we have the following general comments to use as appropriate:

1. Air Quality

- *Please review IDAPA 58.01.01 for all rules on Air Quality, especially those regarding fugitive dust (58.01.01.651), trade waste burning (58.01.01.600-617), and odor control plans (58.01.01.776).*

For questions, contact David Luft, Air Quality Manager, at 373-0550.

- *IDAPA 58.01.01.201 requires an owner or operator of a facility to obtain an air quality permit to construct prior to the commencement of construction or modification of any facility that will be a source of air pollution in quantities above established levels. DEQ asks that cities and counties require a proposed facility to contact DEQ for an applicability determination on their proposal to ensure they remain in compliance with the rules.*

For questions, contact the DEQ Air Quality Permitting Hotline at 1-877-573-7648.

2. Wastewater and Recycled Water

- *DEQ recommends verifying that there is adequate sewer to serve this project prior to approval. Please contact the sewer provider for a capacity statement, declining balance report, and willingness to serve this project.*
- *IDAPA 58.01.16 and IDAPA 58.01.17 are the sections of Idaho rules regarding wastewater and recycled water. Please review these rules to determine whether this or future projects will require DEQ approval. IDAPA 58.01.03 is the section of Idaho rules regarding subsurface disposal of wastewater. Please review this rule to determine whether this or future projects will require permitting by the district health department.*

All projects for construction or modification of wastewater systems require preconstruction approval. Recycled water projects and subsurface disposal projects require separate permits as well.

- *DEQ recommends that projects be served by existing approved wastewater collection systems or a centralized community wastewater system whenever possible. Please contact DEQ to discuss potential for development of a community treatment system along with best management practices for communities to protect ground water.*
- *DEQ recommends that cities and counties develop and use a comprehensive land use management plan, which includes the impacts of present and future wastewater management in this area. Please schedule a meeting with DEQ for further discussion and recommendations for plan development and implementation.*

For questions, contact Todd Crutcher, Engineering Manager, at 373-0550.

3. Drinking Water

- *DEQ recommends verifying that there is adequate water to serve this project prior to approval. Please contact the water provider for a capacity statement, declining balance report, and willingness to serve this project.*
- *IDAPA 58.01.08 is the section of Idaho rules regarding public drinking water systems. Please review these rules to determine whether this or future projects will require DEQ approval.*

All projects for construction or modification of public drinking water systems require preconstruction approval.

- *DEQ recommends verifying if the current and/or proposed drinking water system is a regulated public drinking water system (refer to the DEQ website at <http://www.deq.idaho.gov/water-quality/drinking-water.aspx>). For non-regulated systems, DEQ recommends annual testing for total coliform bacteria, nitrate, and nitrite.*
- *If any private wells will be included in this project, we recommend that they be tested for total coliform bacteria, nitrate, and nitrite prior to use and retested annually thereafter.*
- *DEQ recommends using an existing drinking water system whenever possible or construction of a new community drinking water system. Please contact DEQ to discuss this project and to explore options to both best serve the future residents of this development and provide for protection of ground water resources.*
- *DEQ recommends cities and counties develop and use a comprehensive land use management plan which addresses the present and future needs of this area for adequate, safe, and sustainable drinking water. Please schedule a meeting with DEQ for further discussion and recommendations for plan development and implementation.*

For questions, contact Todd Crutcher, Engineering Manager at 373-0550.

4. Surface Water

- *A DEQ short-term activity exemption (STAE) from this office is required if the project will involve de-watering of ground water during excavation and discharge back into surface water, including a description of the water treatment from this process to prevent excessive sediment and turbidity from entering surface water.*
- *Please contact DEQ to determine whether this project will require a National Pollution Discharge Elimination System (NPDES) Permit. If this project disturbs more than one acre, a stormwater permit from EPA may be required.*
- *If this project is near a source of surface water, DEQ requests that projects incorporate construction best management practices (BMPs) to assist in the protection of Idaho's water resources. Additionally, please contact DEQ to identify BMP alternatives and to determine whether this project is in an area with Total Maximum Daily Load stormwater permit conditions.*
- *The Idaho Stream Channel Protection Act requires a permit for most stream channel alterations. Please contact the Idaho Department of Water Resources (IDWR), Western Regional Office, at 2735 Airport Way, Boise, or call 208-334-2190 for more information. Information is also available on the IDWR website at:
<http://www.idwr.idaho.gov/WaterManagement/StreamsDams/Streams/AlterationPermit/AlterationPermit.htm>*
- *The Federal Clean Water Act requires a permit for filling or dredging in waters of the United States. Please contact the US Army Corps of Engineers, Boise Field Office, at 10095 Emerald Street, Boise, or call 208-345-2155 for more information regarding permits.*

For questions, contact Lance Holloway, Surface Water Manager, at 373-0550.

5. Hazardous Waste And Ground Water Contamination

- **Hazardous Waste.** *The types and number of requirements that must be complied with under the federal Resource Conservations and Recovery Act (RCRA) and the Idaho Rules and Standards for Hazardous Waste (IDAPA 58.01.05) are based on the quantity and type of waste generated. Every business in Idaho is required to track the volume of waste generated, determine whether each type of waste is hazardous, and ensure that all wastes are properly disposed of according to federal, state, and local requirements.*
- *No trash or other solid waste shall be buried, burned, or otherwise disposed of at the project site. These disposal methods are regulated by various state regulations including Idaho's Solid Waste Management Regulations and Standards, Rules and Regulations for Hazardous Waste, and Rules and Regulations for the Prevention of Air Pollution.*
- **Water Quality Standards.** *Site activities must comply with the Idaho Water Quality Standards (IDAPA 58.01.02) regarding hazardous and deleterious-materials storage, disposal, or accumulation adjacent to or in the immediate vicinity of state waters (IDAPA 58.01.02.800); and the cleanup and reporting of oil-filled electrical equipment (IDAPA 58.01.02.849); hazardous materials (IDAPA 58.01.02.850); and used-oil and petroleum releases (IDAPA 58.01.02.851 and 852).*

Page 4 of 4

Petroleum releases must be reported to DEQ in accordance with IDAPA 58.01.02.851.01 and 04. Hazardous material releases to state waters, or to land such that there is likelihood that it will enter state waters, must be reported to DEQ in accordance with IDAPA 58.01.02.850.

- **Ground Water Contamination.** *DEQ requests that this project comply with Idaho's Ground Water Quality Rules (IDAPA 58.01.11), which states that "No person shall cause or allow the release, spilling, leaking, emission, discharge, escape, leaching, or disposal of a contaminant into the environment in a manner that causes a ground water quality standard to be exceeded, injures a beneficial use of ground water, or is not in accordance with a permit, consent order or applicable best management practice, best available method or best practical method."*

For questions, contact Albert Crawshaw, Waste & Remediation Manager, at 373-0550.

6. Additional Notes

- *If an underground storage tank (UST) or an aboveground storage tank (AST) is identified at the site, the site should be evaluated to determine whether the UST is regulated by DEQ. EPA regulates ASTs. UST and AST sites should be assessed to determine whether there is potential soil and ground water contamination. Please call DEQ at 373-0550, or visit the DEQ website (<http://www.deq.idaho.gov/waste-mgmt-remediation/storage-tanks.aspx>) for assistance.*
- *If applicable to this project, DEQ recommends that BMPs be implemented for any of the following conditions: wash water from cleaning vehicles, fertilizers and pesticides, animal facilities, composted waste, and ponds. Please contact DEQ for more information on any of these conditions.*

We look forward to working with you in a proactive manner to address potential environmental impacts that may be within our regulatory authority. If you have any questions, please contact me, or any of our technical staff at 208-373-0550.

Sincerely,



Aaron Scheff
aaron.scheff@deq.idaho.gov
Regional Administrator
Boise Regional Office
Idaho Department of Environmental Quality

ec: TRIM 2017AEK74
File # 2302



May 5, 2017
Ashton Estates
Project No. 16-083
Boundary Legal

Exhibit A

A parcel of land situated in Government Lots 1 and 2 of Section 19, Township 3 North, Range 1 East, Boise Meridian, City of Kuna, Ada County, Idaho and being more particularly described as follows:

Commencing at a found aluminum cap marking the Northwest corner of said Section 19, which bears N00°46'08"E a distance of 2,649.32 feet from a found aluminum cap marking the West 1/4 corner of said Section 19; Thence following the northerly line of said Government Lot 1, S89°35'52"E a distance of 912.43 feet to a point; Thence leaving said northerly line, S00°24'25"W a distance of 48.00 feet to a point being on the southerly right-of-way line of E. Deer Flat road and the East Bank of the Kuna Canal also being the **POINT OF BEGINNING**.

Thence following the East bank of said Kuna Canal the following two (2) courses:

1. S31°15'35"E a distance of 497.97 feet to a point;
2. Thence S45°04'05"E a distance of 82.21 feet to a point on the easterly line of said Government Lot 1;

Thence leaving said East Bank of the Kuna Canal and following the easterly line of said Government Lot 1, S00°45'15"W a distance of 795.44 feet to a found ½-inch rebar marking the southeast corner of said Government Lot 1;

Thence leaving said easterly line of Government Lot 1 and following the easterly line of said Government Lot 2, S00°45'15"W a distance of 675.51 feet to a point;

Thence leaving the easterly line of said Government Lot 2, N89°58'53"W a distance of 1,176.26 feet to a point on the easterly right-of-way line of N. Meridian Road;

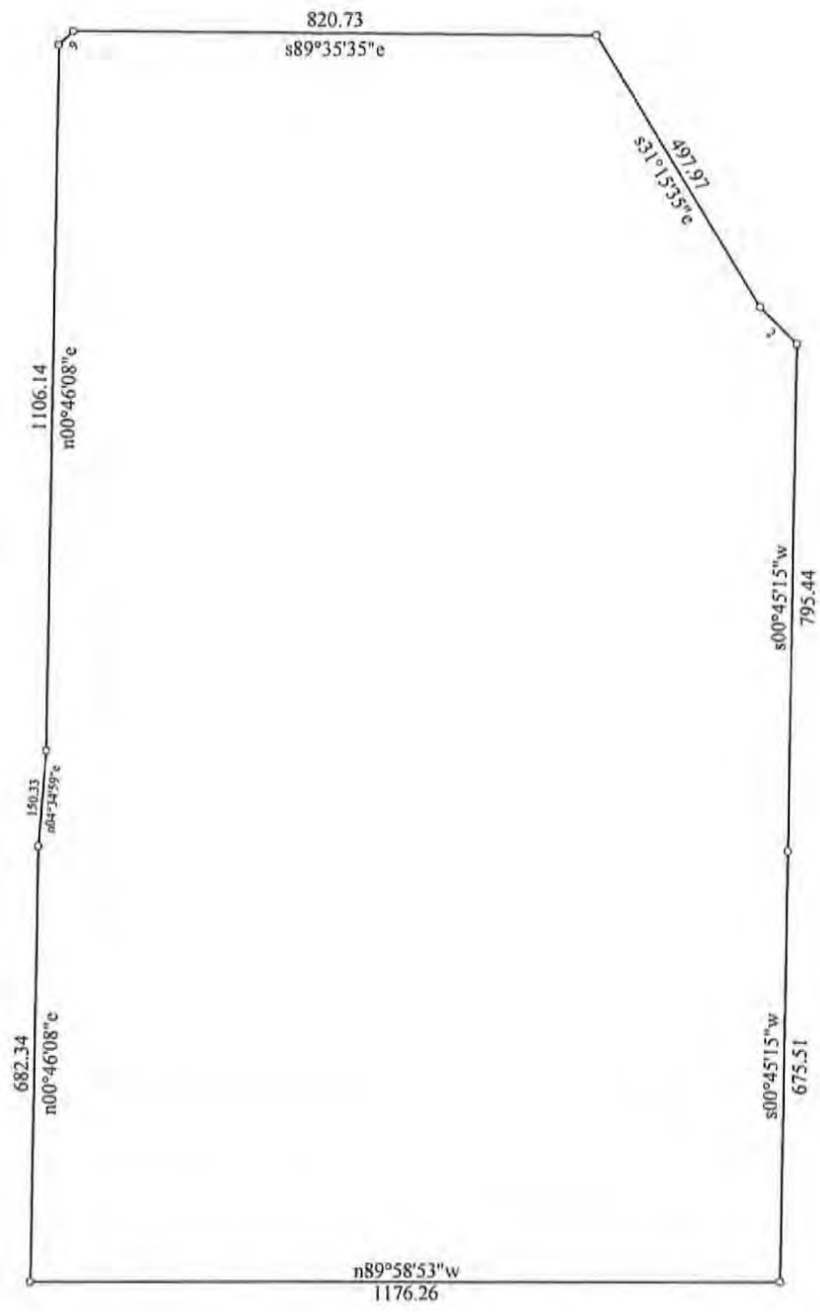
Thence following the easterly right-of-way line of N. Meridian Road the following four (4) courses:

1. N00°46'08"E a distance of 682.34 feet to a point;
2. N04°34'59"E a distance of 150.33 feet to a point;
3. N00°46'08"E a distance of 1106.14 feet to a point;
4. N45°35'14"E a distance of 31.21 feet to a point;

Thence following said southerly right-of-way line, S89°35'35"E a distance of 820.73 feet to the **POINT OF BEGINNING**.

Said parcel contains 50.635 acres more or less, and is subject to all existing easement and/or rights-of-way of record or implied.





Title:		Date: 05-05-2017
Scale: 1 inch = 300 feet	File:	
Tract 1: 50.635 Acres: 2205674 Sq Feet: Closure = s05.2713w 0.00 Feet: Precision >1/999999: Perimeter = 6018 Feet		
001=s31.1535e 497.97	005=n89.5853w 1176.26	009=n45.3514e 31.21
002=s45.0405e 82.21	006=n00.4608e 682.34	010=s89.3535e 820.73
003=s00.4515w 795.44	007=n04.3459e 150.33	
004=s00.4515w 675.51	008=n00.4608e 1106.14	



May 4, 2017
Ashton Estates
Project No. 16-083
C-1 Rezone Legal

Exhibit A

A parcel of land situated in Government Lots 1 and 2 of Section 19, Township 3 North, Range 1 East, Boise Meridian, City of Kuna, Ada County, Idaho and being more particularly described as follows:

BEGINNING at a found aluminum cap marking the northwest corner of said Section 19, which bears N00°46'08"E a distance of 2,649.32 feet from a found aluminum cap marking the West 1/4 corner of said Section 19;

Thence following the northerly line of said Section 19, S89°35'35"E a distance of 712.59 feet to a point;

Thence leaving said northerly line, S00°23'15"W a distance of 537.42 feet to a point;

Thence N90°00'00"W a distance of 244.41 feet to a point;

Thence 233.61 feet along the arc of a circular curve to the left, said curve having a radius of 150.00 feet, a delta angle of 89°13'52", a chord bearing of S45°23'04"W and a chord distance of 210.70 feet to a point;

Thence S00°46'08"W a distance of 636.51 feet to a point on the southerly line of said Government Lot 1;

Thence S00°46'08"W a distance of 681.89 feet to a point;

Thence N89°58'53"W a distance of 323.81 feet to a point on the westerly line of said Section 19;

Thence following the westerly line of said Section 19, N00°46'08"E a distance of 684.16 feet to the northwest corner of said Government Lot 2;

Thence following said westerly line of said Section 19, N00°46'08"E a distance of 1324.66 feet to the **POINT OF BEGINNING**.

Said parcel contains 19.86 acres more or less, and is subject to all existing easement and/or rights-of-way of record or implied.

Attached hereto is Exhibit B and by this reference is made a part hereof.





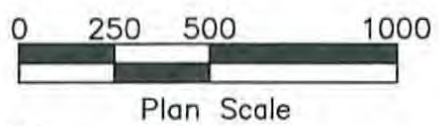
LINE TABLE		
LINE #	LENGTH	DIRECTION
L1	712.59	S89°35'35"E
L2	537.42	S0°23'15"W
L3	244.41	N90°00'00"W
L4	636.51	S0°46'08"W
L5	681.89	S0°46'08"W
L6	323.81	N89°58'53"W

APN: S1419223151 (POR)
 CURRENT ZONING: RUT
 PROPOSED ZONING: C1
 19.86 ACRES



LEGEND

- PARCEL BOUNDARY LINE
- SECTION LINE
- ZONING LINE
- CALCULATED POINT
- FOUND ALUMINUM CAP MONUMENT
- FOUND 1/2" REBAR MONUMENT
- REZONE AREA



CURVE TABLE					
CURVE	RADIUS	LENGTH	DELTA	CHORD BRG	CHORD
C1	150.00'	233.61'	89°13'52"	S45°23'04"W	210.70'

**ASHTON ESTATES REZONE (C1)
 EXHIBIT B**

SITUATED IN GOVERNMENT LOTS 1 AND 2 OF SECTION 19, T3N, R1E, BM,
 SOUTHEAST CORNER OF MERIDIAN ROAD AND DEER FLAT ROAD, KUNA, ID

km
ENGINEERING
 ENGINEERS . SURVEYORS . PLANNERS
 9233 WEST STATE STREET
 BOISE, IDAHO 83714
 PHONE (208) 639-6939
 FAX (208) 639-6930

DATE:	5/4/2017
PROJECT:	16-083
SHEET:	1 OF 1

P:\16-083\CAD\EXHIBITS\16-083 C-2 REZONE EXHIBIT.DWG, JAMES HANLEY, 5/5/2017, KYOCERA TASKALFA 4550CI KX.PC3, ----



May 5, 2017
Ashton Estates
Project No. 16-083
R-6 Rezone Legal

Exhibit A

A parcel of land situated in Government Lots 1 and 2 of Section 19, Township 3 North, Range 1 East, Boise Meridian, City of Kuna, Ada County, Idaho and being more particularly described as follows:

Commencing at a found aluminum cap marking the Northwest corner of said Section 19, which bears $S00^{\circ}46'08''W$ a distance of 2,649.32 feet from a found aluminum cap marking the West 1/4 corner of said Section 19; Thence following the northerly line of said Government Lot 1, $S89^{\circ}35'35''E$ a distance of 712.59 feet to the **POINT OF BEGINNING**.

Thence following the northerly line of said Section 19, $S89^{\circ}35'35''E$ a distance of 199.84 feet to a point;

Thence leaving said northerly line, $S00^{\circ}24'25''W$ a distance of 48.00 feet to a point on the southerly right-of-way line of East Deer Flat road and the East Bank of the Kuna Canal;

Thence following the East bank of said Kuna Canal the following two (2) courses:

1. $S31^{\circ}15'35''E$ a distance of 497.97 feet to a point;
2. Thence $S45^{\circ}04'05''E$ a distance of 82.21 feet to a point on the easterly line of said Government Lot 1;

Thence leaving said East Bank of the Kuna Canal and following the easterly line of said Government Lot 1, $S00^{\circ}45'15''W$ a distance of 795.44 feet to a found 1/2-inch rebar marking the southeast corner of said Government Lot 1;

Thence leaving said easterly line of Government Lot 1 and following the easterly line of said Government Lot 2, $S00^{\circ}45'15''W$ a distance of 675.51 feet to a point;

Thence leaving the easterly line of said Government Lot 2, $N89^{\circ}58'53''W$ a distance of 912.46 feet to a point;

Thence $N00^{\circ}46'08''E$ a distance of 681.89 feet to a point on the northerly line of said Government Lot 2;

Thence $N00^{\circ}46'08''E$ a distance of 636.51 feet to a point;

Thence 233.61 feet along the arc of a circular curve to the right, said curve having a radius of 150.00 feet, a delta angle of $89^{\circ}13'52''$, a chord bearing of $N45^{\circ}23'04''E$ and a chord distance of 210.70 feet to a point;

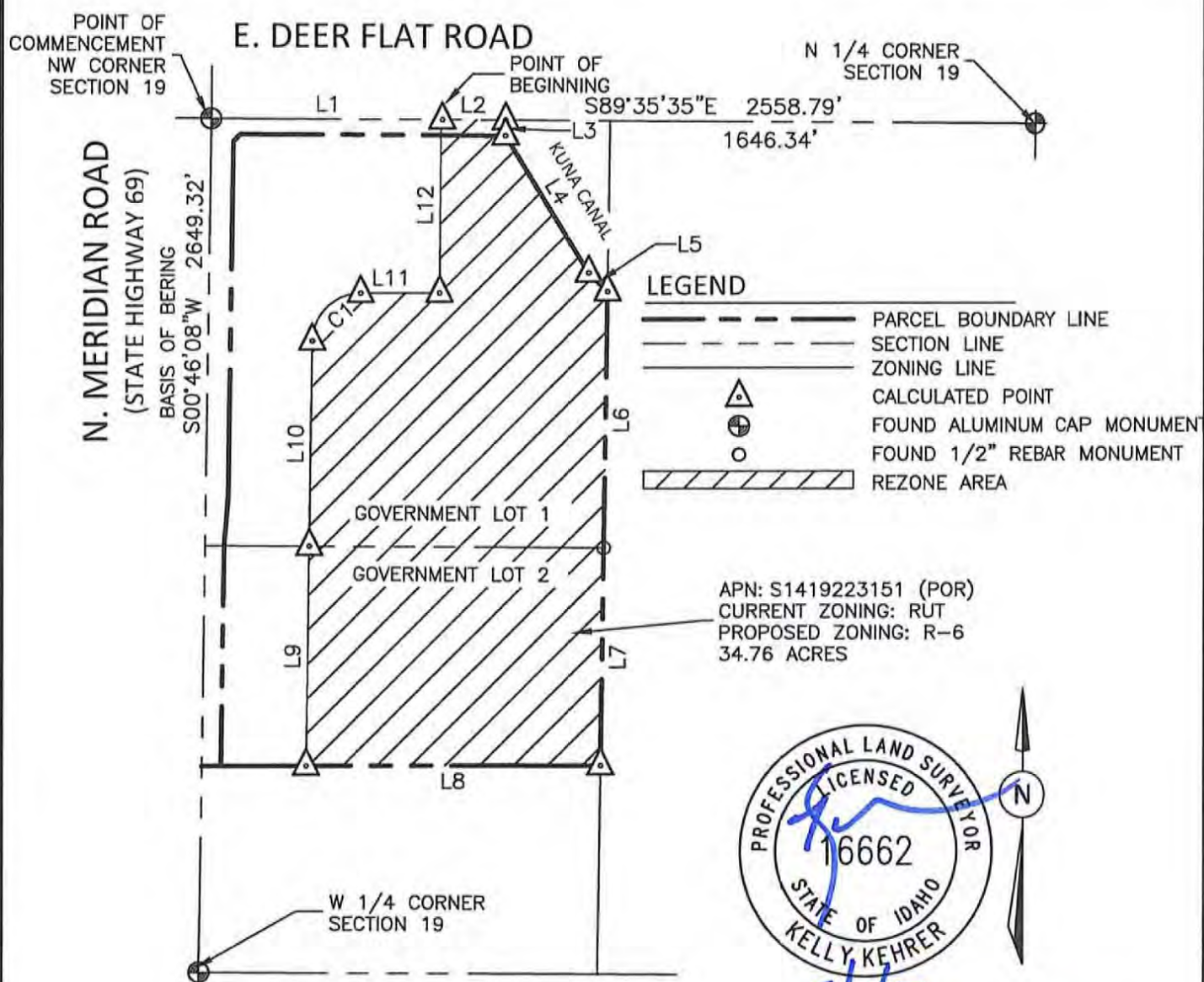
Thence $S90^{\circ}00'00''E$ a distance of 244.41 feet to a point;

Thence $N00^{\circ}23'15''E$ a distance of 537.42 feet to the **POINT OF BEGINNING**.

Said parcel contains 34.76 acres more or less, and is subject to all existing easement and/or rights-of-way of record or implied.

Attached hereto is Exhibit B and by this reference is made a part hereof.





LEGEND

- PARCEL BOUNDARY LINE
- SECTION LINE
- ZONING LINE
- CALCULATED POINT
- FOUND ALUMINUM CAP MONUMENT
- FOUND 1/2" REBAR MONUMENT
- REZONE AREA

PROFESSIONAL LAND SURVEYOR
LICENSED
16662
STATE OF IDAHO
KELLY KEHRER

5/5/17

0 250 500 1000

Plan Scale

km
ENGINEERING
ENGINEERS . SURVEYORS . PLANNERS
9233 WEST STATE STREET
BOISE, IDAHO 83714
PHONE (208) 639-6939
FAX (208) 639-6930

CURVE TABLE					
CURVE	RADIUS	LENGTH	DELTA	CHORD BRG	CHORD
C1	150.00'	233.61'	89°13'52"	N45°23'04"E	210.70'

**ASHTON ESTATES REZONE (R6)
EXHIBIT B**

DATE: 10/21/2016
PROJECT: 16-083
SHEET: 1 OF 2

SITUATED IN GOVERNMENT LOTS 1 AND 2 OF SECTION 19, T3N, R1E, BM,
SOUTHEAST CORNER OF MERIDIAN ROAD AND DEER FLAT ROAD, KUNA, ID

P:\16-083\CAD\EXHIBITS\16-083 R-6 REZONE EXHIBIT.DWG, JAMES HANLEY, 5/5/2017, KYOCERA TASKALFA 4550CI KX.PC3, ----

Kirsti Grabo

From: Jerry Hastings [jhastings@adaweb.net]
Sent: Friday, October 7, 2016 3:26 PM
To: Kirsti Grabo; Aaron Ballard
Subject: Ashton Estates Sub Name Reservation

October 7, 2016

Kirst Grabo, KM Engineering
 Aaron Ballard, KM Engineering

RE: Subdivision Name Reservation: **ASHTON ESTATES SUBDIVISION**

At your request, I will reserve the name **ASHTON ESTATES SUBDIVISION** for your project. I can honor this reservation only as long as your project is in the approval process. Final approval can only take place when the final plat is recorded.

This reservation is available for the project as long as it is in the approval process unless the project is terminated by the client, the jurisdiction or the conditions of approval have not been met, in which case the name can be re-used by someone else.

Sincerely,



Jerry L. Hastings, PLS 5359
County Surveyor
Deputy Clerk Recorder
Ada County Development Services
 200 W. Front St., Boise, ID 83702
 (208) 287-7912 office
 (208) 287-7909 fax

From: Kirsti Grabo [<mailto:KGrabo@kmengllp.com>]
Sent: Thursday, September 29, 2016 11:44 AM
To: Jerry Hastings
Cc: Kelly Kehrer; Aaron Ballard
Subject: Sub Name Request

Hi Jerry –

We are working on a new mixed-use project at the southeast corner of Deer Flat and Meridian Roads in Ada County. The parcel number is S1419223151 and consists of approximately 50 acres. On behalf of the owner (SDN, LLC), we would like to request the name "Ashton Estates Subdivision" for the project. Can you please check your files and let me know if this is acceptable?

Thanks,

Kirsti Grabo
 Development Coordinator
 Office Manager

KM Engineering, LLP



Neighborhood Meeting Certification

CITY OF KUNA PLANNING & ZONING * 763 W. Avalon, Kuna, Idaho, 83634 * www.kunacity.id.gov * (208) 922-5274 * Fax: (208) 922-5989

GENERAL INFORMATION:

You must conduct a neighborhood meeting prior to application for variance, conditional use, zoning ordinance map amendment, expansion or extension of a nonconforming use, and/or a subdivision. Please see Section 8-7A-3 of the Kuna City Code or ask one of our planners for more information on neighborhood meetings.

The meeting must be held either on a weekend between 10 a.m. and 7 p.m., or a weekday between 6 p.m. and 8 p.m. Meetings cannot be conducted on holidays, holiday weekends, or the day before or after a holiday or holiday weekend. The meeting must be held at one of the following locations:

- The Subject Property;
- The nearest available public meeting place (Examples include fire stations, libraries and community centers);
- An office space within a 1-mile radius of the subject property.

The meeting cannot take place more than 2 months prior to acceptance of the application and the application will not be accepted before the neighborhood meeting is conducted. You are required to send written notification of your meeting, allowing a reasonable amount of time before your meeting for property owners to plan to attend. Contacting and/or meeting individually with residents will not fulfill Neighborhood Meeting requirements.

You may request a list of the people you need to invite to the neighborhood meeting from our department. This list includes property owners within 300 feet of the subject property. Once you have held your neighborhood meeting, please complete this certification form and include it with your application.

Please Note: The neighborhood meeting must be conducted in one location for attendance by all neighboring residents. Contacting and/or meeting individually with residents does not comply with the neighborhood meeting requirements.

Please include a copy of the sign-in sheet for your neighborhood meeting, so we have written record of who attended your meeting and the letter of intent sent to each recipient. In addition, provide any concerns that may have been addressed by individuals that attended the meeting.

Description of proposed project: Rezone and preliminary plat

Date and time of neighborhood meeting: April 12, 2017 - 6:00 pm

Location of neighborhood meeting: subject property

SITE INFORMATION:

Location: Quarter: NW Section: 19 Township: 2N Range: 1E Total Acres: 50.6

Subdivision Name: Ashton Estates Lot: _____ Block: _____

Site Address: North Meridian Road Tax Parcel Number(s): S1419223151

Kuna, ID 83634

Please make sure to include **all** parcels & addresses included in your proposed use.

CURRENT PROPERTY OWNER:

Name: SDN, LLC

Address: PO Box 1939 City: Eagle State: ID Zip: 83616

CONTACT PERSON (Mail recipient and person to call with questions):

Name: Kirsti Grabo Business (if applicable): KM Engineering, LLP

Address: 9233 West State Street City: Boise State: ID Zip: 83714

emailed to troy 4.13.17

PROPOSED USE:

I request a neighborhood meeting list for the following proposed use of my property (check all that apply):

<i>Application Type</i>	<i>Brief Description</i>
Annexation	
Re-zone	<input checked="" type="checkbox"/>
Subdivision (Sketch Plat and/or Prelim. Plat)	<input checked="" type="checkbox"/>
Special Use	
Variance	
Expansion of Extension of a Nonconforming Use	
Zoning Ordinance Map Amendment	

APPLICANT:

Name: SDN, LLC

Address: PO Box 1939

City: Eagle State: ID Zip: 83616

Telephone: 208.404.2161 Fax: _____

I certify that a neighborhood meeting was conducted at the time and location noted on this form and in accord with Section 8-7A-3 of the Kuna City Code

Signature: (Applicant)  Date 4-13-17

SIGN IN SHEET

PROJECT NAME: Ashton Estates Subdivision

Date: April 12th, 2017 @ 6:00 p.m.

	<u>Name</u>	<u>Address</u>	<u>Area</u>	<u>Zip</u>	<u>Phone</u>
1	Dave Postup Audno	19285 Deer Fleet		83634	208 484-3690 ²⁰⁸ 870 5477
2	Harry Kuh	2211 E. Deer		83634	208 89227434
3					
4					
5					
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7					
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DATE: March 30, 2017
TO: Neighbors
FROM: SDN, LLC
RE: Ashton Estates – Property at the Southeast Corner of Meridian & Deer Flat Roads

Dear Neighbor:

We are currently working on a preliminary plat application to the City of Kuna for our property located at southeast corner of Meridian and Deer Flat Roads, which is depicted on the enclosed vicinity map. This letter is notice of an opportunity to review and discuss the project as required by City Code; however, this is not a public hearing and public officials will not be present.

At this time, the anticipated development plans include a mix of commercial, multi-family residential and single-family residential uses across the site.

The neighborhood meeting will be held on Wednesday, April 12, 2017, at 6:00 p.m., at the subject property's entrance off of Deer Flat Road.

We look forward to seeing you there.

Vicinity Map
for Neighborhood Meeting



Meeting Location

E Deer Flat Rd

E Crazy Dots Ln

S Rapid Creek Ln

N Meridian Rd

69

1000 ft



Google earth

© 2016 Google

Traffic Impact Study

Ashton Estates Subdivision

Kuna, Idaho



Prepared For:

SDN LLC
 PO Box 1939
 Eagle, ID 83616

November 22, 2016

Revised February 22, 2017

April 11, 2017



181 East 50th St
 Garden City, ID 83714
 (208) 484-4410



Table of Contents

- EXECUTIVE SUMMARY 1
 - Introduction 1
 - Proposed Development..... 1
 - Study Area 1
 - Conclusions 1
- INTRODUCTION 3
- PROPOSED DEVELOPMENT..... 3
- STUDY AREA CONDITIONS 5
 - Study Area..... 5
 - Land Use..... 5
- STUDY PERIOD..... 5
 - Build Out Year..... 5
 - Horizon Year 5
- EXISTING CONDITIONS..... 5
 - Road System..... 5
 - Traffic Volumes..... 5
 - Daily Traffic 8
 - System Improvements 8
 - Accident Analysis..... 8
- PROJECTED TRAFFIC 9
 - Background Traffic..... 9
 - Off Site Traffic 9
 - Trip Generation..... 12
 - Trip Distribution..... 13
 - Site Traffic..... 13
 - Total Traffic..... 13
- TRAFFIC ANALYSIS 18
 - Capacity Analysis and Level of Service 18
 - Intersection Analysis 18
 - Roadway Analysis 18
 - Site Circulation..... 21
 - Site Access..... 21
 - Turn Lanes..... 22
 - Signal Warrant Analysis..... 24
- DISCUSSIONS 24
 - Roadway Improvements 24
 - Required Due to Existing Traffic Conditions..... 24
 - Required Due to Background Traffic Conditions 25
 - Required Due to Total Traffic Conditions 25
 - On-site Traffic 25
- CONCLUSIONS..... 25

List of Figures

Figure 1 - Project Location	3
Figure 2 - Preliminary Site Plan.....	4
Figure 3 - Existing AM Peak Hour Conditions.....	6
Figure 4 - Existing PM Peak Hour Conditions	7
Figure 5 - Build Out Year AM Peak Hour Background Traffic	10
Figure 6 - Build Out Year PM Peak Hour Background Traffic	11
Figure 7 - Trip Distribution.....	13
Figure 8 - AM Peak Hour Site Traffic	14
Figure 9 - PM Peak Hour Site Traffic.....	15
Figure 10 - Build Out Year Total AM Peak Hour Traffic	16
Figure 11 - Build Out Year Total PM Peak Hour Traffic	17
Figure 12 - Internal Daily Traffic Volumes	21
Figure 13 - Right Turn Lane Guidelines for Two Lane Road.....	22
Figure 14 - Right Turn Lane Guidelines for Four Lane Roadways	23
Figure 15- Left Turn Lane Guidelines for Two Lane Road.....	24

List of Tables

Table 1 - Daily Traffic.....	8
Table 2 – Deer Flat Road and Locust Grove 2011-2015	8
Table 3 - Intersection Traffic Data.....	8
Table 4 – Deer Flat Road and Meridian 2010-2014	9
Table 5 - Intersection Traffic Data.....	9
Table 6 - Trip Generation	12
Table 9 - Roadway Segment Analysis	18
Table 7 - AM Peak Hour Intersection Analysis Summary	19
Table 8 - PM Peak Hour Intersection Analysis Summary	20
Table 10 - Right Turn Lane Data.....	22
Table 11- Left Turn Lane Data	23

EXECUTIVE SUMMARY

Introduction

Thompson Engineers, Inc. has been retained to prepare a traffic impact study for the proposed Ashton Estates Subdivision in Kuna, Idaho. The project is located on Deer Flat Road and Meridian Road. The purpose of this study is to evaluate the potential traffic impacts resulting from the project and make recommendations for mitigation of those impacts. The study is prepared in accordance with the requirements of the Ada County Highway District.

Proposed Development

The project is a mixed use development of approximately 93 single family dwelling units, 207 multi family dwelling units, 61,600 SF of commercial space and a 3 acre park. The preliminary plat was not finalized at the time of this report.

The site is expected to access the transportation system via Deer Flat Road and Meridian Road.

The site is within the City of Kuna Area of Impact and abuts the Kuna City Limits.

Study Area

The area of influence is anticipated to be Ada County, Idaho, including the City of Kuna. The primary impacts will be along Deer Flat Road and Meridian Road. The study area will include the intersections of:

- Deer Flat Road and Locust Grove Road
- Deer Flat Road and Meridian Road
- Hubbard Road and Meridian Road

Conclusions

Below are the findings of this report:

- Based on the trip generation methods recommended in the Trip Generation Manual, the site will generate 4836 trips per day, of which 234 trips will occur during the AM peak hour and 358 trips will occur during the PM peak hour.
- The intersection of Meridian Road and Deer Flat Road will operate at LOS D under total traffic conditions in the build out year. The critical peak hour is in the PM peak hour. The southbound right turn movement will operate at LOS E. This development does not add traffic to the southbound right turn movement.
- The intersection of Meridian Road and Hubbard Road will operate at LOS F under background and total traffic conditions in the build out year. The critical peak hour is in the PM peak hour. A signal is programmed for construction prior to the build out year. With a signal, the intersection will operate at LOS B under total traffic conditions.

- The intersection of Deer Flat Road and Locust Grove Road will operate at LOS B under total traffic conditions in the build out year. The critical peak hour is in the PM peak hour.
- The intersection of Deer Flat Road and the site entrance will operate at acceptable levels of service under total traffic conditions in the build out year. The critical peak hour is in the PM peak hour. A right turn lane is warranted at this entrance.
- The intersection of Meridian Road and the site entrance will operate at acceptable levels of service under total traffic conditions in the build out year. The critical peak hour is in the PM peak hour. A right turn lane is warranted at this entrance.
- Deer Flat Road is operating below the maximum recommended volume for LOS D under existing traffic conditions.

INTRODUCTION

Thompson Engineers, Inc. has been retained to prepare a traffic impact study for the proposed Ashton Estates Subdivision in Kuna, Idaho. The project is located on Deer Flat Road and Meridian Road, approximately as shown in **Figure 1**. The purpose of this study is to evaluate the potential traffic impacts resulting from the project and make recommendations for mitigation of those impacts. In particular, the scope of the study includes the following:

- Trip generation of the proposed development
- Trip distribution and traffic assignment of the site generated traffic
- The capacity of the transportation system to support the development
- Intersection treatment of the site access points

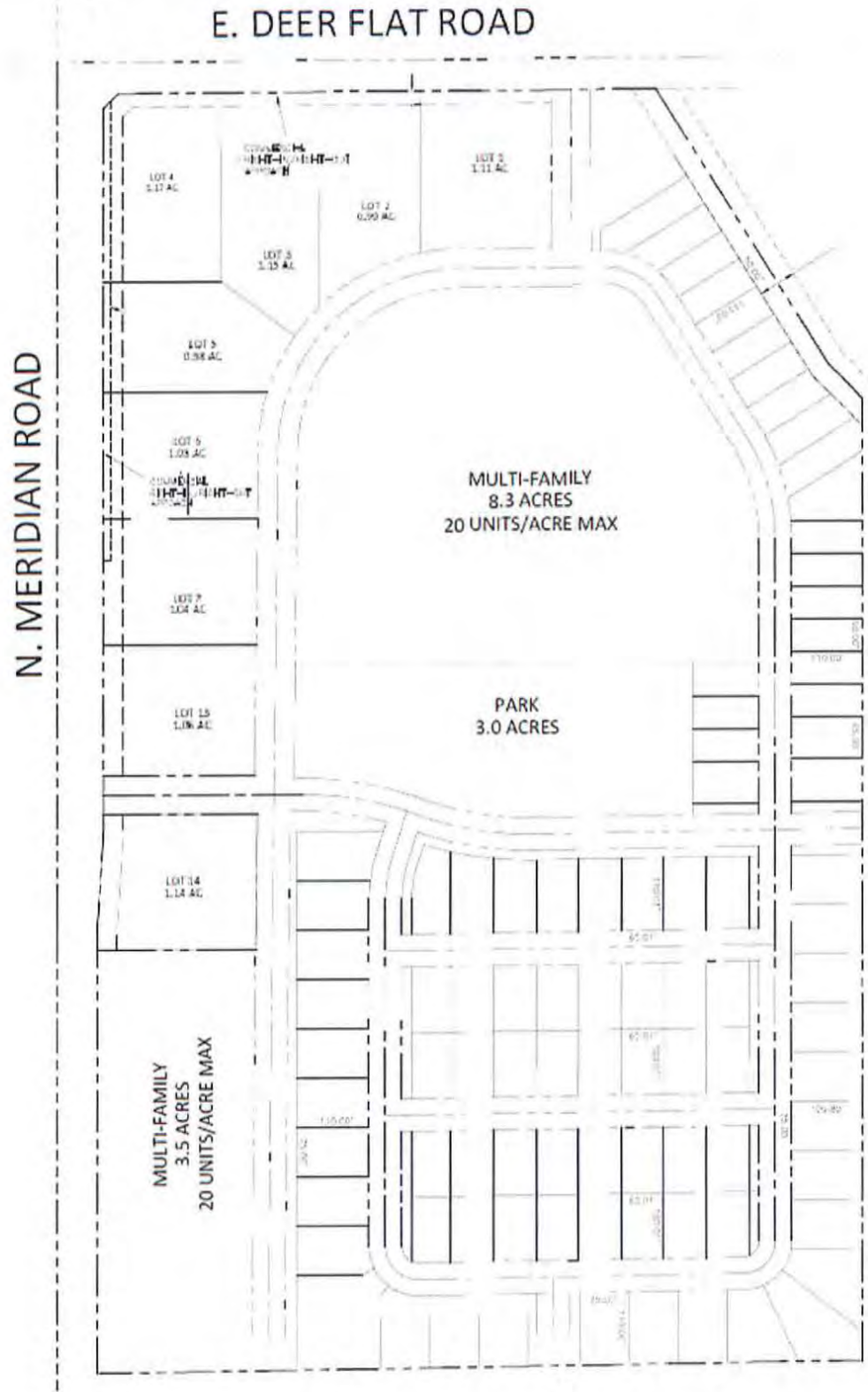
Figure 1 - Project Location



PROPOSED DEVELOPMENT

The project is a mixed use development of approximately 93 single family dwelling units, 207 multi family dwelling units, 61,600 SF of commercial space and a 3 acre park. The preliminary plat was not finalized at the time of this report. A preliminary site plan is shown in **Figure 2**. The site is expected to access the transportation system via Deer Flat Road and Meridian Road.

Figure 2 - Preliminary Site Plan



STUDY AREA CONDITIONS

Study Area

The area of influence is anticipated to be Ada County, Idaho, including the City of Kuna. The primary impacts will be along Deer Flat Road and Meridian Road. The study area will include the intersection of Deer Flat Road and Locust Grove Road, Meridian Road and Hubbard Road, and Deer Flat Road and Meridian as determined by a model run of the COMPASS transportation model.

Land Use

The site is within the Kuna City area of impact and is currently used for agricultural purposes. It does about the city limits and is in the process of annexation. Existing zoning is for mixed use.

STUDY PERIOD

Build Out Year

The Build out Year for this project is assumed to be 2020 to correspond with COMPASS data and other development. Actual build out of the site will depend on market conditions and project implementation.

Horizon Year

2030 was selected as the horizon year, in accordance with the requirements of the Ada County Highway District.

EXISTING CONDITIONS

Road System

Deer Flat Road is classified as a minor arterial road by ACHD. In the vicinity of this project, it has one through lane in each direction, a center left turn lane, and narrow shoulders. Lanes are approximately 12 feet wide. It does not have curb and gutter on either side of the roadway. There is a posted speed of 50 MPH in front of the project.

Locust Grove Road is classified as a minor arterial road by ACHD. In the vicinity of this project, it has one through lane in each direction, and narrow shoulders. Lanes are approximately 12 feet wide. It does not have curb and gutter on either side of the roadway. There is a posted speed of 50 MPH in front of the project.

Meridian Road is classified as an arterial road and is designated at State Highway 69 by the Idaho Transportation Department. In the vicinity of this project, it has two through lanes in each direction, a center left turn lane, and wide shoulders. Lanes are approximately 12 feet wide. It does not have curb and gutter on either side of the roadway. There is a posted speed of 55 MPH in the vicinity of the project.

Traffic Volumes

AM and PM Traffic counts were obtained at the intersections in the study area the week of August 23, and October 20, 2016. Existing AM Peak Hour traffic volumes are shown in **Figure 3**. Existing PM Peak Hour traffic volumes are shown in **Figure 4**.

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Thursday, July 13, 2017 (SPECIAL MEETING)**

PZ COMMISSION MEMBER	PRESENT	CITY STAFF PRESENT:	PRESENT
Chairman Lee Young	Absent	Wendy Howell, Planning Director	X
Commissioner Dana Hennis	X	Troy Behunin, Senior Planner	Absent
Commissioner Cathy Gealy	X	Trevor Kesner, Planner II	X
Commissioner Stephen Damron	X	Jace Hellman, Planner I	X
Commissioner John Laraway	X		

6:00 pm – COMMISSION MEETING & PUBLIC HEARING

Vice-Chairman Hennis called the meeting to order at **6:00 pm**.

Call to Order and Roll Call

1. CONSENT AGENDA

- a) Planning and Zoning Commission meeting minutes for June 27, 2017.
- b) **16-11-AN** (Annexation) – Kolo, LLC (Logan Patten); Jay Walker with AllTerra Consulting – *Findings of Fact and Conclusions of Law.*
- c) **17-04-SUP** (Special Use Permit) – KJ's Superstore – *Findings of Fact and Conclusions of Law.*
- d) **17-03-SUP** (Special Use Permit): BRS Architects representing Smoky Mountain Pizzeria Grill – *Findings of Fact and Conclusions of Law.*

Commissioner Damron motions to approve the consent agenda; Commissioner Gealy Seconds, all aye and motion carried 4-0.

2. PUBLIC HEARING

- a) **17-03-S** (Subdivision), **17-03-ZC** (Rezone) and **17-06-DR** (Design Review) – Deserthawk No. 4 Preliminary Plat: B&A Engineers representing Endurance Holdings, LLC requests preliminary plat, rezone and design review approval for an approximately 9.43-acre parcel within an existing agricultural (Ag) zone to a medium density residential (R6) designation, and subdivide the parcel into 34 residential building lots and seven (7) common lots. The site is located approximately 2500 feet south of the intersection of West Avalon Street and South Ten Mile Road on the southeast corner (SEC) of South Ten Mile Road and West Sunbeam Street, and is addressed as 874 S. Ten Mile Rd., Kuna, Idaho.

Trevor Kesner: Chairman and Commissioners, for the record, Trevor Kesner, Kuna Planner II, my business address is 751 W 4th St. The rezone, subdivision and design review application before you from the property owner, endurance holdings, LLC as represented by Dave Crawford with B&A Engineers seeks approval to rezone approximately 9.43 acres that is currently in city limits from the existing Agricultural Zoning Designation to an R-6 medium to low density residential zone and subdivide the parcel into 34 residential building lots and seven common lots to create the fourth phase of the deserthawk community. The site is addressed as 874 S. Ten Mile Road, and the site has been used as a homestead and was farmed for many years. It is located approximately 2,500 feet south of the intersection of West Avalon Street and South Ten Mile Road on the southeast corner (SEC) of South Ten Mile Road and West Sunbeam Street. This Parcel is designated as Medium Density

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Thursday, July 13, 2017 (SPECIAL MEETING)**

and the additional condition that the applicant work with staff to add additional trees within the common areas; Commissioner Gealy Seconds, all aye and motion carried 3-0.

Commissioner Damron motions to approve Case No. 17-09-DR (Design Review) to City Council for Deserthawk Subdivision #4 with the conditions as outlined in the staff report and the additional condition that the applicant add additional trees to the internal common lots; Commissioner Gealy Seconds, all aye and motion carried 3-0.

- b) **17-04-ZC (Rezone), 17-04-S (Subdivision) and 17-13-DR (Design Review) – Ashton Estates Preliminary Plat:** Applicant, Kirsti Grabo with KM Engineering, requests approval for a zone change for approximately 19.86 acres to C-1, and 34.76 acres to R-6 Medium Density Residential. Applicant also proposes a preliminary plat for a residential and commercial subdivision. The subject site is located on the southeast corner (SEC) of Meridian and Deer Flat Roads.

Trevor Kesner: Good Evening Commissioners, for the record, Trevor Kesner, Planner II and filling in for Troy tonight, so be gentle with me. The applications before you tonight are case No's 17-04-ZC (Rezone), 17-04-S (Pre-Plat) and 17-13-DR (Design Review), and are presented for your vote to recommend approval or denial to Council. All of the application materials have been assembled for your packets, hopefully you have had a chance to review them as needed. All of the noticing procedures have been followed to hold the special public hearing tonight. The applicant seeks a rezone and pre-plat approval for approximately 51 acres, known as the Ashton Estates subdivision which is located at the SEC of Meridian and Deer Flat Roads. The applicant was granted annexation and zoning earlier this year, and now wishes to rezone the portions of the property that was originally zoned as R-12, High Density Residential, to C-1, Neighborhood Commercial zone and reconfigure the portions that are R-6, Medium Density Residential. Staff finds these requests to be complimentary to the comp plan, and the comp plan map. Applicant has also submitted for design review for the common lot landscaping. Staff finds the proposed landscaping along Meridian Road does not comply with KCC 5-17, and staff recommends the applicant add trees, shrubs and grass to the area as suggested in the staff report in condition # 12. The rest of the subdivision appears to comply adequately with KCC 5-17. Staff has worked with the applicant to get it before you tonight, and they have submitted everything staff has asked for. I stand for questions.

C/Gealy: I noticed that the Design Review case was not listed on the agenda. **C/Hennis:** It doesn't. The staff report does, but not the agenda.

Trevor Kesner: Considering that a Design Review is not a public hearing item, the notice requirement is placing the item on the agenda; you are welcome to defer the case to a later time or amend the agenda to include it now. **Wendy Howell:** That is what I was going to suggest is amending the agenda and add it or we can just put it on the agenda at the next meeting. **C/Gealy:** I would prefer to do it now if it is not a public hearing. **Trevor Kesner:** The Design Review is not a public hearing; the Subdivision and Rezone are.

Commissioner Gealy motions to amend the agenda to include Case No. 17-13-DR (Design Review) for Ashton Estates; Commissioner Damron seconds, all aye and motion carried 3-0.

Kelly Kehrer: Chairman; Kelly Kehrer with KM Engineering. My address is 9233 W. State Street, Boise, Idaho. Thank you for having us here on this special meeting tonight. We are excited to bring this back

CITY OF KUNA PLANNING & ZONING COMMISSION

MEETING MINUTES Thursday, July 13, 2017 (SPECIAL MEETING)

before you. Just a couple of points of clarification: in the Rezone, we originally had nine acres of R-12 and a couple of acres of that went to commercial. The rest of that is going to R-6. There was some resistance before with the R-12 located in the middle of the site, so we decided to pull that out and it will reduce the site by potentially 70+ units so it is substantially less dense; it is actually around 3.8 units per acre on the residential. Generally, we are good with what the staff is recommending but there is one piece and it is actually part of the City Engineers letter, item 3-F where they are talking about the 600,000-gallon reservoir for helping to feed the City's overall pressurized irrigation system and provide land for that. We are happy to provide land for that within our common space, but we don't want is a situation where we have a loss of lots in order to provide this giant reservoir that is going to serve a much greater area than just our parcel. So we would ask that the condition be amended so that it is within our existing proposed common area, that it be provided in the common area. Other than that, I will stand for any questions.

C/Hennis: Are you in agreement to work with the City to add more trees and shrubs as indicated in the staff report? **Kelly Kehrer:** Yeah, just so you understand what's going on along Meridian Road, so within that landscape buffer that's in the Idaho Transportation Department right-of-way, City pressurized irrigation, a City trunk water and City Sewer line all within that corridor, so we just ask to work with the City engineer to figure out how we can get that landscaping in there with all of those utilities within that area. **C/Hennis:** Ok. **C/Laraway:** I noticed on your plat here, and this is a part I probably need explained; to the far right, that one road that drops down to Meridian, is that an entrance or a dead end?

Kelly Kehrer: That is an entrance actually onto Meridian Road. It is a street entrance. **C/Laraway:** So that is an entrance and you've got another entrance...

Kelly Kehrer: Can we pull up the preliminary plat and that will help provide a bigger picture. **C/Laraway:** I mean, I was counting three entrances so that is what I was wondering.

Kelly Kehrer: So we have two public right-of-way approaches; one on Deer Flat and one on Meridian Road and in the commercial area, we have two right-in, right-out entrances proposed; one on Deer Flat closer to the intersection and one on Meridian Road closer to the intersection. **C/Laraway:** So in other words you've got two entrances if I see that right; the one in the middle and then you say you have one for the commercial to the left?

Kelly Kehrer: Do you have the preliminary engineering drawing? This is actually the preliminary plat so...

C/Laraway: Well, I am looking at this one. **Kelly Kehrer:** Yeah so there is two approaches on the...

C/Laraway: So my question is, with the density of traffic that goes north and south on that road, is there going to be pull-out lanes or ...?

Kelly Kehrer: We will have to install a deceleration lane as part of that so we went through a Traffic Impact Study and both ACHD and ITD have reviewed it and approved it, so it is represented generally, but the exact configuration will be determined if we're doing construction plans, but it will have deceleration lanes going south. **C/Laraway:** So is ITD going to require a right-turn only or left-turn only coming out of that subdivision? **Kelly Kehrer:** So, the main roadway on the south is full access and then the entrance closer to the intersection is a right-in, right-out and that will be controlled by a center median.

C/Laraway: On your commercial or what I assume is commercial to the north, is that going to be [building] pads? **Kelly Kehrer:** Yes. **C/Laraway:** So it looks like you have possibly two or three or four; I can't tell.

C/Hennis: It looks like five. **Kelly Kehrer:** I believe there are five pad sites, yes. **C/Laraway:** There's going to be an access on Deer Flat and on Meridian Road to get into it? **Kelly Kehrer:** Correct, and they'll have access to the interior public rights-of-way as well. **C/Laraway:** Ok well at least we have a light on Meridian

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Thursday, July 13, 2017 (SPECIAL MEETING)**

and Deer Flat Road; that's what I was wondering because of traffic flow. Thank you. **Kelly Kehrer:** Any other questions? **C/Hennis:** Just one; how many actual residential lots are on that plat right now?

Kelly Kehrer: I believe one hundred thirty-three. There is a table on the preliminary plat that calls out the areas and lot counts. **C/Hennis:** Yeah, I was trying to read it but it just wasn't coming in clear for me. Ok. Thank you. Are there any further questions? Ok. Thank you. **C/Gealy:** I don't know why I was thinking it had ninety-three lots. **C/Hennis:** I don't know. Ok, with that we will open the public hearing at 6:45 pm, and I see that some people showed up since we got started so are there people here that would like to come up and sign up and talk? If you would please come forward? And just to remind everybody, at a public hearing we allow each individual three minutes to speak and then the applicant gets another ten minutes at the end to address all of the rebuttal comments that all of the individuals have brought up.

David Andrus: David Andrus, 1928 E. Deer Flat Road. So I am kitty corner to this property out on Deer Flat Road. Obviously with the flow of traffic down Deer Flat Road, I mean we've already got traffic and this project is going to add to it significantly to that traffic and the way that it is laid out, a lot of that traffic is pointed toward Deer Flat Road. Just the way that it flows out of this area, it seems like that should be a big concern. And I don't know if this is the meeting to talk about landscaping, lighting, sound? **C/Hennis:** It is. **David Andrus:** I am hoping that with this, I know that this has a very big commercial area so I was hoping that... I believe there is a dark skies ordinance, then when the first of these go in here and there is box lights that are turned down so we are not getting over-light and a way for those areas with the sound -the last thing we want is you know, big commercial sites with concrete walls up against Deer Flat Road which with trucks backing in and out of there so just a lot of different noise, so we are hoping that something can be done in the design to kind of take away from the noise from the commercial and possibly forcing those trucks to be loading on the opposite side instead of facing toward Deer Flat. And then along with that as far as landscaping goes, along Deer Flat, that they would put in some bigger trees to help with the sound rather than just little tiny trees that don't do a lot or don't do anything for the sound. You know people have mentioned that this is going to become the gateway to Kuna and it is hoped that as you get to the corner of Deer Flat and Meridian Road, that that area will look nice with large trees and landscape that it will be really aesthetically pleasing and will look nice. Still concerned with the three different zones that are going into here you know with commercial, residential and I'm not sure if there is multi-family. I hadn't heard if that was the case or not so ...it didn't look like it from here so... anyway that is all I have.

C/Hennis: Thank you. **David Andrus:** One last thing, also; it appears there is a park in the middle? Is that a park? **C/Hennis:** Yes. **David Andrus:** Ok, I just didn't know if that was the case on that drawing so. Ok.

C/Hennis: Thank you. Is there anyone else that would like to sign up and testify?

Teresa Perry: Hi. Teresa Perry; 2151 East Deer Flat Road. My property does butt up right to this just a little tiny bit, but it does butt up to it. So everything that Dave said goes for me as well. I also am concerned about the in and out on Deer Flat Road. They are stating that they are doing full access on Deer Flat Road, plus a right-in, right-out and I don't see where that can go. They also show that park there, but I don't see any parking for a park so... and it concerns me that a park would be right next to a commercial area that could, in time, become very busy and parks, obviously are busy too. As far as buffering noise and everything... you know this is a huge subdivision that is going in next to us and between Meridian Road and Locust Grove, there is a total of twelve houses and you are talking that you are putting one hundred and thirty-three on this, so in my eyes, I don't feel that this design fits our neighborhood. I think there is way too many houses. It's going to be putting two-hundred and fifty plus cars out on these roads every single day with multiple trips. I don't see how Deer Flat and Meridian Road can handle that amount of

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Thursday, July 13, 2017 (SPECIAL MEETING)**

traffic with Winfield Subdivision coming in and the potential for the northeast property also going to be built on that will probably end up having another type of gas station as well as kitty corner, there is going to be a gas station and car wash there too. So you are talking about a huge amount of traffic in that four corners area that is going to impact our quality of life big time. That's it. **C/Hennis:** Thank you. And seeing no one else signed up, I guess the applicant can have his chance to rebut as well. **Kelly Kehrer:** KM Engineering, 9233 W. State Street. I have a couple of points for clarification I would like to point out; I know that there is some concern about the commercial pads. Each of those are going to have to come back through the City's process to make sure that the buffering and the proper protections are in place so that they aren't negatively impacting those around them. There are only two zones; I think it's been clear for everybody but there is only two zones that we are coming in with now. Currently we are changing it from the three zones to the two. In terms of the park; that is a City park in the center of the parcel. We've met with Bobby the Parks Director and there is planned to be parking lot in the northwest corner of the park so there will be parking for the park. And obviously traffic is always a concern; we've gone through a traffic report that has been accepted by ACHD an ITD and they have determined that those roads can sustain the traffic. With that, I would be happy to answer any more questions you might have. **C/Laraway:** In the process of working with ACHD and ITD, this is a good Litmus test for me because this is going to be the first subdivision that is across Highway 69 that is possibly going to cause foot traffic to get to the high school. Is there any kind of stipulation, agreement or something with ITD or ACHD is working on to help get these kids across the crosswalk or is it going to be bus-only? I don't know that the school district has talked about that. **Kelly Kehrer:** We haven't had any specific talks with the school district about foot traffic crossing the street. Obviously, there is going to be traffic. There are traffic lights but beyond that I don't know if I can answer your question. **C/Hennis:** Just to expand upon a couple of the questions that were asked; City ordinance generally has the 'dark skies' ordinance in place so you are aware of that stuff and staff recommendation and such. **Kelly Kehrer:** Yes, we are and frankly, we want it as well for our residential. **C/Hennis:** Also, would you be opposed to some larger trees on the back side along the canal area in order to mitigate some of the sound as requested? **Kelly Kehrer:** You know, with our landscape plan that we have, we have some... **C/Hennis:** They are mostly little shrubs. **Kelly Kehrer:** Yeah, I guess you're right; I guess I caution that with the water storage reservoir that we are potentially putting right along that area. **C/Hennis:** But I mean, with all of that work being in place and then... **Kelly Kehrer:** Yeah we can come in with a few larger trees there, absolutely. **C/Hennis:** Ok. Actually, I can ask staff about the park. Any other questions? Thank you. I will close the public hearing for Ashton Estates at 6:55 pm. With that, we have Commissioner discussion. I like this a lot better than what we were looking at before; I think it is toned down quite a bit, size-wise. There are still a lot of houses going in there but it is quite a few less than we were expecting. I think the applicant sounds like he is willing to work with the City and take some of the ideas behind the sound control and all of that into consideration and we can condition them to work with the City to make sure it's appropriate. A question for staff was, so if it's a City park, how do we see what that one is going to be... I mean, do we have a design review on that so that some of the citizen concerns with parking and amenities, how would that be addressed? **Trevor Kesner:** If it is going to be a City park, I am assuming that the land is going to be dedicated or deeded to the City, because the City will accept it and maintain it. So, it will be built to City standards. As far as landscaping for a future City park, I would imagine that like anything that gets built, it would have to go through the Design Review process. There is a landscape plan associated with this project, but if it is going to be a City park, then there might be future recommendations for parking and such. **C/Hennis:**

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Thursday, July 13, 2017 (SPECIAL MEETING)**

Right because there is nothing in this particular in this landscaping plan with regards to that, especially like the citizen asked, with regard to parking. So the City ordinance has a requirement for the minimum, at least on square footage for parking? **Trevor Kesner:** Yes, possibly based on park acreage. **C/Hennis:** And so that will be addressed by the City at a future time? **Trevor Kesner:** Correct. **C/Hennis:** Ok, thank you.

Trevor Kesner: I apologize, could I just ... there is an additional person that would like to address the Commission that is representing the applicant. Is that allowable? **C/Hennis:** I would imagine, yes. **C/Gealy:** If we are going to do that, then we will need to re-open the public hearing for questions that come up.

C/Hennis: Ok, so we'll go ahead and re-open the public hearing again at 6:57 pm. Go ahead and state your name and address please. **Kristi Grabo:** Hi, good evening; Kristi Grabo with KM Engineering, 9233 W. State Street in Boise. Just as a point of clarification, we met with the Parks Director and we did discuss that we would be deeding the property and basically donating the ground to the City and so the City would be in charge of whatever they want to put there. So we discussed where to put the parking and where to put the curb-cuts so he could put the parking where he wants it. We'll stub the utilities to it so they can put restrooms in. So that has all been discussed with Bobby at this point so there is a plan in place. **C/Hennis:**

Ok, thank you. Since this was re-opened and there is some more information, is there anyone else or any other questions that would be asked in regard to that? If you could come up and sign in please, whether you are in favor or opposition. **Harry Conklin:** Harry Conklin, 2211 E. Deer Flat. Kuna. My question was on

that east side and the lots over there. That's a lot of houses and how big the lots are is what I was concerned about. How many and what kind of fencing they are going to put in there. And there was something about a path along that canal. Because part of that canal, I've got land on both sides of that canal and I was just curious what the story was there. That looks like a lot of houses for such an area. But that's pretty much all I've got to say. And noise is going to be a problem ...*inaudible* ...and I've got cows so it's pretty smelly. But we live in the country so that's the way it is. Anyway, that is pretty much all I've got to say. **C/Hennis:** Thank you. If the applicant would like to answer his questions if you could? **Kelly Kehrer:**

Chairman; Kelly Kehrer, KM Engineering, 9233 W. State Street, Boise. Along the east side, those lots vary in size from around fifty-five hundred square feet to some that are up to twelve thousand square feet, so they do vary in size along there. In terms of the canal, part of what we have to do is extend the City's pathway system on our side. We're obviously landscaping outside of that but we'll also be putting the City pathway along that corridor. Other than that, if you have any other questions...

C/Hennis: I had one question with regards to fencing; I didn't see all the way clear on here. **Kelly Kehrer:** The intent is along the perimeter of the subdivision to install a six-foot vinyl fence. **C/Hennis:** Ok, thank you. And with that, I will go ahead and close the public hearing again at 7:01 pm. Commissioners?

C/Gealy: Well, I agree that it is far fewer houses or residences than we had expected. I am very happy to see an amenity of a City park included and in fact it exceeds what I would have expected -and I appreciate that. I also appreciate the pathway, and that in terms of landscaping along the canal, I think the Boise Project has quite a bit to say about landscaping. I am sure you can do any landscaping along Boise Project right-of-way but I think landscaping along the canal will be helpful. I would actually like to see more landscaping along Meridian Road because it looks like there is going to be sidewalk there. Am I correct?

There is a sidewalk along Deer Flat and Meridian Road and as I understand, from what I've read those are going to be detached sidewalks so I would like to see landscaping along those sidewalks. Especially in the summer time, I think people need the shade. **C/Hennis:** Well, I think that there are certain requirements that ITD will let you do in that easement too, so there can be a requirement to work with the City and ITD

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Thursday, July 13, 2017 (SPECIAL MEETING)**

so they can try, but I know if you have that many utilities going through that area, you don't want big trees on that because it will disrupt those so we do have to consider those utility easements along there.

C/Damron: I still have a huge concern with the traffic from one...we know they are going to extend that and I know they're going to widen those streets in the future. But as Commissioner Laraway brought up, the concern for the kids walking to school from there. That's within walking distance so I am pretty surprised at ACHD as far as, that wasn't addressed. The crosswalk, light, signal; that stuff had to be in there. **C/Hennis:** Well remember that Meridian Road is actually ITD. **C/Damron:** Oh, is that ITD? **C/Hennis:** Yeah, that is ITD to cross Meridian Road. **C/Damron:** Ok, my correction. But still, the size of the lots are going to be starter homes; young families with young children walking across there who don't pay attention as well as they should. I would really like to see something from ITD on that to maybe mitigate that and those kids crossing those streets. **C/Hennis:** Yeah, I am not sure how much we can do, but we can have the City recommend them look at it. That is maybe the only thing that I can think of. **C/Gealy:** Trevor, do you have any comment?

Trevor Kesner: I am not sure that Traffic Impact Studies factor-in pedestrian activities. I know that ACHD works with ITD for signalization of intersections along the highway. We could certainly ask them to re-visit the pedestrian issue, but other than that, I don't know if we have any pull or teeth here. **C/Laraway:** One thing to think about is ACHD does all the [traffic] light maintenance and timing for ITD so they can manipulate how long and at what pattern the lights... they can extend the time to get the kids across. That is fairly simple and I am assuming the Elementary kids and the Junior High are going to be bused anyway because of the distance. So, I am hoping it's not just high school kids without cars because they may be a little gutsier to cross that road at the wrong times. **Trevor Kesner:** And there may be residents that cross to get to commercial amenities across the street, so crossing is an issue because it is a long way to cross. **C/Hennis:** It is, and that's why I offered that maybe the City could start a conversation with ACHD and ITD as to what their thoughts on that are. Because it is something that I think needs to be addressed for resident's kids as well as adults. **Trevor Kesner:** There are plans to widen Deer Flat on the west side of the highway so I am assuming that the developer is granting right-of-way for a wider Deer Flat on the east side along their development so I assume that what they propose, obviously ACHD and ITD have accepted that. I just wanted to put it out there that Deer Flat Road and that intersection will be getting some work in the future. It is in their work plan. **C/Laraway:** And one thing in regard to the gentlemen to the east, you were talking about noise complaints; as of last year, you cannot file a noise complaint against an agricultural situation. Tractors, cows, water pumps; you can't file noise complaints against that so your farm is safe. **C/Gealy:** I do have a concern about the transition from rural to subdivision. **C/Hennis:** On the east side there? **C/Gealy:** On the east and the south. I feel it is well mitigated with the commercial on Meridian Road, but in terms of the boundaries, I don't feel the transition is adequate. I would like to see larger lots around the outside perimeter. **C/Hennis:** I am not sure larger lots would give you a lot of transition unless you did some sort of boundary-type elements for buffering but whether you have one house or two, you are still right up against the property line. And they had reduced significantly what they had projected. **C/Gealy:** Right. That is a fact. **C/Hennis:** I am not sure what else we can do with respect to transition, but that is a good point. **C/Gealy:** Those really are the concerns. I mean my primary concerns as we develop is providing amenities for our citizens and that we provide transitions between new development and existing development. And I appreciate the amenities. I appreciate the park and the pathway, but I am disappointed in the transition. **C/Hennis:** I guess if that develops with those particular lots, we can try and monitor placement within the lot for transition as well. **C/Gealy:** I don't understand

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Thursday, July 13, 2017 (SPECIAL MEETING)**

what you mean. **C/Hennis:** So we don't have the residential unit pushed to the rear of that area; maybe move it forward a little, maybe the middle of their lot. The owner of that parcel might have a larger back yard, it could provide a little bit of transition but just as the lots develop. Without re-doing the whole plat, I am not sure how we can try and make that transition difference. **C/Damron:** I agree with you Dana. No matter what we do, even if we half those lot sizes there, you still have the same type of transition back there. Depending on what's going to happen with that property right next to it... **C/Gealy:** And that is the big unknown, but whatever happens to it, it will come through Planning & Zoning. **C/Damron:** Right; and we'll have to make sure there is continuity between the two. **C/Gealy:** ...so that there are appropriate transitions between uses. **C/Hennis:** And I do have a feeling that most of the traffic that comes out of here is going onto Deer Flat and go west-bound and probably north on Meridian. I do not anticipate them going east-bound on Deer Flat to get around, I mean not to many of them I would imagine. Some will, but as they expand Deer Flat and that intersection, it would naturally draw them back onto the highway or at least I would hope the majority of them. I would stand for a motion if anybody is...

C/Gealy: I guess I would expect traffic to head straight to Meridian Road and not necessarily to Deer Flat for the most part. **C/Hennis:** The majority; yes. **C/Gealy:** Trevor, is there anything we can do to encourage more transitional lot sizes? **Trevor Kesner:** You could certainly condition something. Maybe it's additional landscaping or a buffer or a common lot. Within a development if you have incompatible land uses, such as a commercial next to residential, you are typically required to put a buffer between those two uses. Here, you have a perimeter with a land use of R-6 next to an agricultural, so it's almost expected that the agricultural use is kind of a lower intensity use so the buffer is typically not expected there. And as you said, you don't know what happens to that land in the future or what that future land use would be. Again, you can make recommendations to the City Council as you see fit. **C/Hennis:** Maybe that is a good way to do it because these are recommended for approval to the City Council. Have them look at the transitional; maybe additional landscaping to the rear, but again, it's an agricultural site ...but there are people that live there. **Trevor Kesner:** Just bear in mind that the Design Review stops here. City Council will not be considering Design Review, so the landscaping should be discussed here. **C/Hennis:** You're right. **C/Damron:** Cathy, what do you suggest for that landscaping on that southern boundary? Large trees to kind of block that area or...?

C/Gealy: Well, I would prefer to see fewer lots along there. I mean, I wouldn't suggest that it needs to be a lot fewer, but I just feel like there should be some sort of a transition. But there is not; they all appear to be the same density that exists within the subdivision. I wouldn't think that it would need to go even as much as half as many necessarily, but I would like to see some effort to place larger lots along that perimeter. I don't know that landscaping would mitigate that transition. I guess there will be a vinyl fence and in some cases, we do berms with landscaping, but I'm not sure that it's necessary or appropriate on this. **C/Hennis:** Well, and to the south, there is going to be additional developments like this at some point in the next number of years because of the corridor. The east boundary would be a little more questionable. **Trevor Kesner:** The comprehensive plan future land use map slates that surrounding land use should be medium-density residential. **C/Hennis:** Even to the south? **Trevor Kesner:** East. **C/Hennis:** I didn't look that up. **C/Damron:** I am just concerned that if we do recommend those go to a larger lot, in order for the developer to meet the R-6 zoning, what are we going to lose? Are we going to lose the City park to make up those building lots or...? **C/Gealy:** Well, I don't want to give up the park. **C/Damron:** I agree. So, it's kind of a give and take to make that work. There is not much in there other than the City park that we can give up to make those a little larger and fit the R-6 zone that he wants. **C/Hennis:** Right.

CITY OF KUNA PLANNING & ZONING COMMISSION

MEETING MINUTES Thursday, July 13, 2017 (SPECIAL MEETING)

And plus, directly to the south, the comp plan shows that being commercial, neighborhood and commercial. The east boundary as Trevor indicates... **C/Gealy:** Is R-6? **C/Hennis:** Yes. Medium-density residential. **C/Gealy:** This says mixed-use, general or mixed-use city center ...you're right. It's commercial to the south. **C/Hennis:** There is a lot of colors there. **C/Gealy:** There is a lot of colors there. **C/Damron:** So the transition with the commercial being there doesn't seem to be a big deal then. **C/Hennis:** Right, because they're going to have to mitigate or buffer their commercial when they come in. So, they're going to have to landscape it or something to buffer that when they come in, because that's a different usage. **C/Gealy:** The property to the south? **C/Hennis:** Yes. **C/Gealy:** Alright. Are you ready?

Commissioner Damron motions to recommend approval for Case No. 17-04-ZC (Rezone) and 17-04-S (Subdivision) to City Council for Ashton Estates Subdivision with the conditions as outlined in the staff report and the additional conditions that the applicant work with City staff and ITD for additional landscaping along Meridian Road; and work with ITD in regards to pedestrian crosswalk improvements at the intersection of Meridian and Deer Flat roads; and work with City staff and the City Engineer with regard to the water storage reservoir agreement; Commissioner Laraway Seconds, all aye and motion carried 3-0.

Commissioner Damron motions to approve Case No. 17-13-DR (Design Review) for the Ashton Estates Subdivision with the conditions as outlined in the staff report and the additional recommendations for trees, shrubs and grasses per the staff report and to provide the water storage reservoir within the common areas; and to work with City staff and ITD to add additional landscaping along Meridian Road; and to work with ITD and City staff with regard to pedestrian crosswalks at the intersection of Meridian and Deer Flat Roads; Commissioner Gealy seconds, all aye and motion carried 3-0.

3. COMMISSION DISCUSSION AND REPORTS

C/Hennis: Is everyone going to be here next time? **C/Laraway:** Is this an open forum for us? **C/Hennis:** Sure, as long as you don't mind being on the record. **C/Laraway:** Ok, so this the litmus test for me and my learning because we are now building on the other side of Meridian Road and it is not like we are building a subdivision off of Sunbeam. I think there is going to be a different mindset when it comes to traffic and pedestrians getting people across because they put a walkable code of '15' on this and that's just 'OK' which meant 'it's OK'. And I guess that's my concern is crossing that road ...I mean as we reach across Meridian Road there, it's just going to get bigger and badder. At some point in time, are we as a City going to ...and I know this is overstepping it, but I am asking; a walking path over the top or something is going to be required to get traffic and people across. Because we can't take or ask a lot of those pedestrians to walk across something like that with the expectation of 'well, you should have known better'. I mean, that is just not going to work. So, we have to provide a safety corridor to get this transition across highway 69 with future developments. Patagonia is north of here now, and they are going to bus the kids so that is not a problem, but when we start building in this area here, anything that is going across 69 has got my concern. **C/Hennis:** That is a good point because it is not something that we have had to rightly consider until now. So, that is a good point that has been brought up. It has kind of been rhetoric for the City up until now but it is something we need to consider as we start moving to the other side. That is a very good

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Thursday, July 13, 2017 (SPECIAL MEETING)**

point. **C/Damron:** And to caveat that, I get really concerned looking at the Ada County reports and traffic reports and ITD; I almost feel that they are not looking at it as a large subdivision. The size of houses, the starter homes and stuff like that, they are not seeing what those issues are going to be. They just pass along the report and this and that, and then that's it. **C/Hennis:** Yeah, unfortunately I mean these traffic studies, you know, that is the information that they put forth. It's like in these larger multi-family housing developments, we know that it's 1.5 parking places per unit is not enough, but that is what the ordinance is and that's what the legislation is that they go off of and base their stuff on. Otherwise, there would have to be something that suggests it needs changed. **C/Damron:** So, how do we look at that as a public safety element within the community to have them change those standards? **C/Laraway:** Well, and that's one thing we ask the City to do and ...so, I didn't want to put too much off on him and his development because the traffic is not his problem. He is going to create it, but ITD is going to funnel it, move it, get it safe, put traffic control devices to keep it going. It's not his problem but I think that as we are starting to approve these subdivisions, I think ITD and ACHD need to take a deeper look at some of these traffic signals. They really don't like doing too much for subdivisions. **C/Hennis:** And it's kind of hard for us because we get the ACHD report or the ITD report with our packets on a Thursday or Friday and I don't know if there is a way that we can get those may a week or so ahead so we can pester ITD or something. **Trevor Kesner:** Often, we as staff don't actually receive their reports or comments right up until the day we send out packets. **C/Hennis:** Right, and I know that, and that is what kind of ties our hands now and we don't have any way to do it and these guys are waiting for an approval or denial or whatnot and we cannot be afraid to table some of these larger ones. You know right now, it seems like we almost try to push them through, but we have tabled items before for two or three weeks based on information that is just not quite right. **C/Gealy:** Or it's not ready. **C/Hennis:** Right. So, maybe as a condition we need to be cautious and if we don't feel it has been addressed yet, then we table it based on further discussion or further information, questions or answers from ITD. We have that ability. And especially now like he said, as we are getting more and more. I mean, you saw the article in the newspaper about how fast we are growing and I think that we are the ones that citizens are looking at to try and say, 'is this appropriately looked at'? And I would say ...I wholly believe what you guys are saying with ITD and ACHD; I don't know if they fully look at it, beings it's in Kuna and on the outlying areas; however, I think they are having to take a better look now because of how fast we are growing out here. It's not like we were five years ago when everybody kind of brushed us off. **C/Laraway:** Do we have a representative from this area from ACHD? **Trevor Kesner:** Our ...I don't want to say our representative, but regarding the Commission or somebody that is on the [ACHD] Commission is Kent Goldthorpe who is generally the liaison for our area. **C/Hennis:** Yeah, I notice his name is on the emails. **C/Gealy:** What role does Compass (Community Planning Association of Southwest Idaho) play? **C/Hennis:** They have the crystal ball. **Trevor Kesner:** As you know, Compass plays a large role in coordinating for funding and future projects, so I think Compass definitely has a seat at the table when it comes to recommendations with this sort of thing because they are a regional MPA (Metropolitan Planning Organization). **C/Gealy:** Well, another thing to consider is there was recently a very large land donation to the School District on the other side of Meridian Road and there will very likely be a school over there. **Trevor Kesner:** Or a park. **C/Hennis:** You are shaking your head over there? **C/Laraway:** I don't think there will be because from what I understand, when land is donated to the school district, they are not obligated to build. **C/Hennis:** Well, no, they're not obligated to build but if they've got a free property versus paying for one, but if they built somewhere, that could be a choice. **C/Laraway:** And I could be wrong and maybe this isn't the place to talk about this, but I think what they are going to

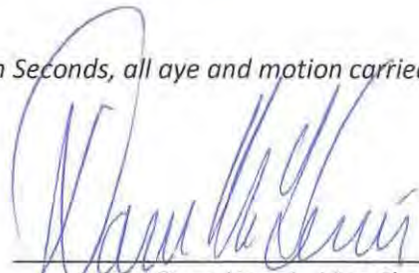
**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Thursday, July 13, 2017 (SPECIAL MEETING)**

do now is make Teed a Junior High to alleviate the student pressure from the middle school and they are not planning and building any bigger schools right now. **C/Hennis:** Yeah and we unfortunately don't have a lot of information from the school district to at least know what to anticipate, I mean, finally in this report, we had a response from the school district. We hadn't seen much of anything from them in the last couple of years. But other than that, it looks like a new person's name on that I hadn't seen before so I think we are getting some heavier involvement with school district. **C/Laraway:** Well, we're definitely growing so it will be interesting to see if it continues to go east or south or north. **C/Hennis:** Well, at least we still have a good reputation with our schools from what I've been hearing from people; we've got a good reputation for our schools out here and the quality of education. So, yes that will be a concern for continuation. **C/Laraway:** Anyway, those are my concerns. **C/Hennis:** They are valid, thank you.

4. ADJOURNMENT

Commissioner Gealy motions to adjourn; Commissioner Damron Seconds, all aye and motion carried 3-0.



Dana Hennis, Vice Chairman
Kuna Planning and Zoning Commission

ATTEST:



Wendy I. Howell, Planning and Zoning Director
Kuna Planning and Zoning Department



City of Kuna

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Findings of Fact & Conclusion of Law – P & Z Commission

To: Planning and Zoning Commission

Case Numbers: 17-04-ZC (Rezone) and 17-04-S (Preliminary Plat)
17-13-DR (Design Review)
Ashton Estates Subdivision

Location: Southeast Corner (SEC) Meridian and Deer Flat Roads, Kuna, Idaho 83634

Planner: Troy Behunin, Planner III

Hearing Date: July 13, 2017 (SPECIAL MTG.)
Findings of Fact: July 25, 2017

Owner: SDN, LLC,
Don Newell
P.O. Box 1939
Eagle, ID 83616
208.404.2161
Ashton.home@hotmail.com

Engineer: KM Engineering
Kirsti Grabo
9233 W. State St,
Boise, ID 83714
208.639.6930
KGrabo@kmengllp.com

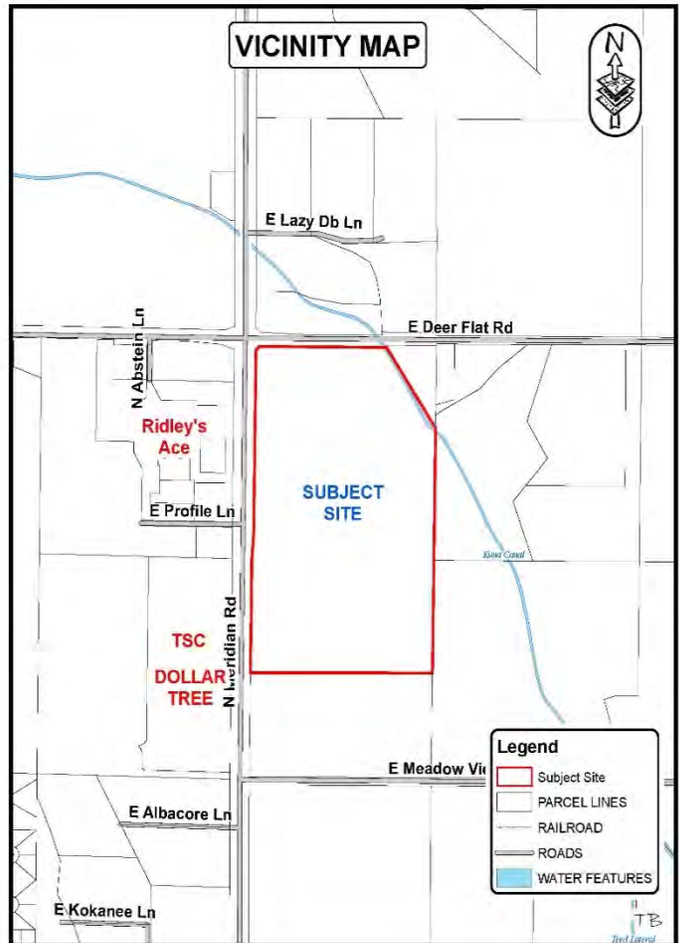


Table of Contents:

- | | |
|--------------------------|--------------------------------------|
| A. Process and Noticing | H. Procedural Background |
| B. Applicants Request | I. Factual Summary |
| C. Aerial map | J. Findings of Fact |
| D. Site History | K. Comprehensive Plan Analysis |
| E. General Project Facts | L. Idaho Code Analysis |
| F. Staff Analysis | M. Conclusions of Law |
| G. Applicable Standards | N. Commission Recommended Conditions |

A. Process and Noticing:

1. Kuna City Code (KCC), Title 1, Chapter 14, Section 3, states that rezone's and preliminary plat's are designated as public hearings, with the Planning and Zoning Commission as a recommending body and City Council as the

decision making body. These land use applications were given proper public notice and followed the requirements set forth in Idaho Code, Chapter 65, Local Planning Act.

a. Notifications

- | | |
|----------------------------------|------------------------------------|
| i. Neighborhood Meeting | April 12, 2017 (2 people attended) |
| ii. Agency Comment Request | May 30, 2017 |
| iii. 315' Property Owners Notice | June 23, 2017 and July 5, 2017 |
| iv. Kuna, Melba Newspaper | June 28, 2017 |
| v. Site Posted | June 16, 2017 |

B. Applicant's Request:

On behalf of SDN, LLC, the applicant, Kirsti Grabo with KM Engineering, requests approval to rezone the portions of this site previously zoned as R-12 (High Density Res.) to, and increasing the C-1 (Neighborhood Commercial) and the R-6 (Medium Density Residential) zones. Applicant also requests approval for a preliminary plat that includes 9 commercial lots, 133 single-family lots, 20 common lots and a proposed City park lot. The subject site is located on the southeast corner (SEC) of Meridian and Deer Flat Roads.

C. Aerial Map:



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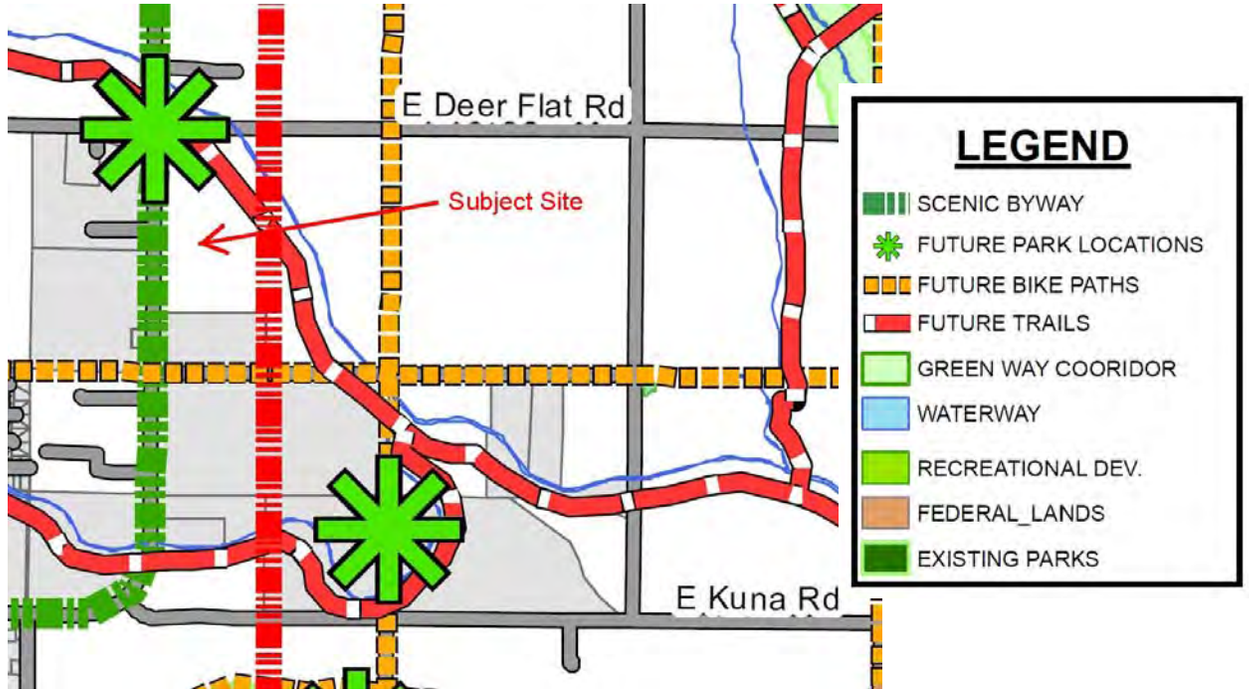
D. Site History:

This site is in the City limits and historically has been farmed. It is directly east of two Kuna City commercial subdivisions – the Merrell Family Center and Ensign Subdivisions.

E. General Projects Facts:

- 1. Comprehensive Plan Map:** The Future Land Use Map (Comprehensive [Comp] Plan Map) is intended to serve as a *guide* for the decision making body for the City. This map indicates land use designations generally speaking, it is not the actual zone. The Comp Plan Map designation for this site was recently amended to Mixed-Use General for the approximate 50.7 acres.

2. **Recreation and Pathways Map:** The Recreation and Pathways Master Plan Map indicates a future trail through the northeast corner (NEC) of the site, situated along the Kuna Canal. It is the City’s goal and desire to increase the number of trails and pathways in Kuna. Accordingly, it is necessary for each parcel to develop trails and pathways along frontages of their canals and ditches to comply with the Master Plan goals by either starting a pathway, or extending one in the area of the project.



3. **Surrounding Land Uses:**

North	RUT	Rural Urban Transition – Ada County
South	A	Agriculture – Kuna City
East	RR	Rural Residential – Ada County
West	C-1	Neighborhood Commercial – Kuna City

4. **Parcel Sizes, Current Zoning, Parcel Number(s):**

- Parcel Size: 50.7 acres (approximately).
- Zoning: **R-12** (High Density Residential), **R-6** (Medium Density Residential) and **C-1** (Neighborhood Commercial), Kuna City.
- Parcel (APN) #: S1419223151.

5. **Services:**

- Sanitary Sewer– City of Kuna
- Potable Water – City of Kuna
- Irrigation District – Boise-Kuna Irrigation District
- Pressurized Irrigation – City of Kuna (KMID)
- Fire Protection – Kuna Rural Fire District
- Police Protection – Kuna Police (Ada County Sheriff’s office)
- Sanitation Services – J & M Sanitation

6. **Existing Structures, Vegetation and Natural Features:**

The land is currently used for agricultural purposes. Applicant anticipates that the land will continue the historic agricultural uses on the lands until development occurs. This site is generally flat, with a slight slope from the north end to the center of the site, and a slight slope from the south end toward the center of the site. Soils appear to be a Hydrologic Group D for the majority of the site with a general slope of less than 2%.

7. **Transportation / Connectivity:**

The applicant proposes four access points for the site. Two access points on Meridian Road, to include one full public road access on the south and a Right-in/Right-out (RIRO) driveway on the north end of the Meridian frontage. The applicant has proposed two access points on Deer Flat Road, including one full public access on the east side, and a second RIRO (driveway) on the west side of the Deer Flat frontage. Staff notes that Kuna's Highway Overlay District (District) standards state that connection to Meridian Road and other points of access within the District shall be limited to the full and/or mid-mile alignments, or at a distance greater than 600' from centerline of Meridian Road.

8. **Environmental Issues:**

Staff is not aware of any environmental, health or safety conflicts, beyond the designation of being in the nitrate priority area.

9. **Agency Responses:**

The following agencies returned comments which are included as exhibits with this case file and report:

- City Engineer (Antonio Conti, P.E.) *Exhibit B 1*
- Ada County Highway District (Stacey Yarrington) *Exhibit B 2*
- Boise Project Board of Control (Bob Carter) *Exhibit B 3*
- Central Dist. Health Dept. (Lori Badigian), *Exhibit B 4*
- *Compass-Community Planning Association (Carl Miller), Exhibit B5*
- Department of Environmental Quality (DEQ) *Exhibit B 6*

F. **Staff Analysis:**

Fulfilling the conditions of approval for the entitlements received in early 2017 (16-10-AN & 16-03-CPM), the applicant proposes this subdivision application which includes nine commercial lots, 133 residential lots and 20 common lots and a proposal for a City park. This project is adjacent to a principle arterial (Meridian Rd.) and minor arterial (Deer Flat Rd.). All major public utilities are near, or adjacent to this site. Applicant intends to develop the site as a mixed-use development with commercial pads and new single-family housing options. It is anticipated this development will require four phases for complete build-out, for both residential lots and commercial pads.

The project size is approximately 51 acres in size and proposes two different zones as delineated on the preliminary plat where the zone lines are proposed. The C-1 (Neighborhood Commercial) is proposed to be approximately 19.86 acres and the R-6 (Medium Density Residential) is proposed to be approximately 34.76 acres (this includes lands to the centerline of both roadways). The proposed commercial uses along Meridian and Deer Flat Roads are in compliance with recommendations from the Comprehensive Plan and with staffs request to extend commercial uses as far south and east as reasonable, as directed by Council. The medium residential uses provide a buffer between the proposed commercial and current uses on the east and southern sides of the site and complies with mixed-use design principles. The proposed City Park is centrally located and applies good design principles, highlights mixed-use principles, and compliments the two proposed uses.

Staff has reviewed Kuna's Comprehensive Plan (Comp Plan), which promotes commercial development, and a variety of housing types for all income levels numerous times throughout the document. The sections of the Comp Plan that address new commercial and various housing types are included below, in Section K

(Comp Plan analysis) of this report. The City attempts to balance new commercial uses as well as all housing types. Applicant will be required to maintain technical compliance with Kuna City Code (KCC), as the site develops. Staff recommends the applicant work with Kuna Rural Fire District (KRFD) to conform to the secondary access requirements of the KRFD, for the number of homes utilizing access points, roadway access and circulation at time of development.

The Highway Overlay District (District) standards state that connection to Meridian Road and other points of access within the District shall be limited to the full and/or mid-mile alignments, or at distances greater than 600' from centerline of Meridian Road. Since this project does not abut a full/mid-mile road, Commission should consider allowing the entrances as proposed but as temporary full-accesses only. Furthermore, as the area further develops, the City, ACHD or ITD may enforce the access portion of the Overlay District (or other policies / standards) in the form of a right-in/right-out for one or both of the proposed full entrances due to traffic volume and/or safety concerns and/or other needs.

Staff has reviewed the proposed landscape plan for the subdivision and finds that the Meridian Road frontage lacks the number of trees and shrubs required according to KCC Title 5-17-15 and in the Overlay District standards. The remaining proposed landscape for the project is in substantial conformance with the Design Review (for Subdivision Landscape) Code for Kuna. Additionally, staff requests that applicant add several notes to the landscape plan in order to follow the City's goals and practices for landscaping. Those changes are requested in the proposed conditions of approval – Condition # 12.

Applicant is made aware that all new commercial uses must go through design review for the building(s), signage, parking lot(s) and landscaping for future development, prior to building permits being issued.

Staff has determined this application complies with the goals and policies of Kuna city for this corridor, and Title 5 and 6 of the Kuna City Code; Idaho Statute § 67-6511; and the Kuna Comprehensive Plan; and forwards a recommendation of approval for Case No's 17-04-ZC and 17-4-S, subject to the conditions of approval by Kuna's Commission and/or the City Council, and recommends approval of case No 17-13-DR to the Commission.

G. Applicable Standards:

1. City of Kuna Zoning Ordinance Title 5, Chapter 13
2. City of Kuna Comprehensive Plan, adopted September 1, 2009
3. City of Kuna Subdivision Regulations Title 6, Chapters 3 and 4
4. City of Kuna Design Review Code Title 5, Chapter 4
5. City of Kuna Landscape Code Title 5, Chapter 17
6. Idaho Code, Title 67, Chapter 65- the Local Land Use Planning Act.

H. Procedural Background:

At a special meeting on July 13, 2017, the Commission considered the applications, including agency comments, staff's report, application exhibits and public testimony presented or given.

I. Factual Summary:

This site is located on the southeast corner of Meridian and Deer Flat Roads. The project consists of 50.7 (approx.) acres and is currently zoned R-12, R-6 and C-1. Applicant requests changing portions of the approved R-12 zone to C-1, while other portions of the R-12 are proposed to change to Medium Density Residential. The C-1 (Neighborhood Commercial) will increase in size from approximately 17.99 acres to (approx.) 19.86 acres. While the R-6 (Medium Density Residential) will increase in size from approximately 27.26 acres to (approx.) 34.76 acres. If approved, this project will take access from Meridian Road (principle arterial) in two places, and from Deer Flat Road (minor arterial) in two places. Both existing roads are classified roadways.

J. Findings of Fact:

17-04-ZC, 17-04-S and 17-13-DR: Based upon the record contained in Case No's 17-04-ZC, 17-04-S and 17-13-DR, including the Comprehensive Plan, Kuna City Code, staff's memorandums, the exhibits, and the testimony during the public hearing, the Commission hereby recommends *approval* of the Findings of Fact and Conclusions of Law, and conditions of approval for Case No's 17-04-ZC, 17-04-S and 17-13-DR, a request for a rezone and preliminary plat and Design Review in Kuna City limits request by the applicant follows:

The Commission concludes that the applications comply with the City of Kuna's Zoning regulations (Title 5) of KCC.

1. The Commission accepts the facts as outlined in the staff memo, the public testimony and the supporting evidence list presented.

Comment: *The Commission held a public hearing on the subject applications on July 13, 2017, to hear from City staff, the applicant and to accept public testimony. The decision by the Commission is based on the application, staff report and public testimony, both oral and written.*

2. Based on the evidence contained in Case No's 17-04-ZC, 17-04-S and 17-13-DR, this proposal appears to generally comply with the Comprehensive Plan and Comp Plan Map.

Comment: *The Comp Plan has listed numerous goals for providing commercial, single-family housing in Kuna. The Comp Plan Map designates this property as Medium Density. As this project proposes to accommodate commercial and residential uses the project generally follows the goals of the Comp Plan and the Comp Plan Map.*

3. The Commission has the authority to recommend approval or denial of these applications and also to approve the Design Review application.

Comment: *At a special meeting on July 13, 2017, Commission voted to recommend approval for case No's 17-04-ZC, 17-04-S and to approve 17-13-DR.*

4. The public notice requirements were met and the public hearing was conducted within the guidelines of applicable Idaho Code and City Ordinances.

Comment: *As noted in the process and noticing sections, notice requirements were met to hold a special public hearing on July 13, 2017.*

K. Comprehensive Plan Analysis:

Commission had determined the proposed subdivision for the *site is* consistent with the following Comp Plan components:

Housing: Residents envisioned higher densities in the City's core to include opportunities for mixed residential and light commercial activity. They expressed interest in a mix of residential type dwellings applications; including single-family, *multi-family*, apartments and condominiums. They were receptive to a greater mix of lot sizes and house price to appeal to a variety of people. A goal expressed by many was the preservation of large lots and rural cluster development in appropriate balance with a complement of other types of residential development (Page 21 [Comprehensive Plan –CP]).

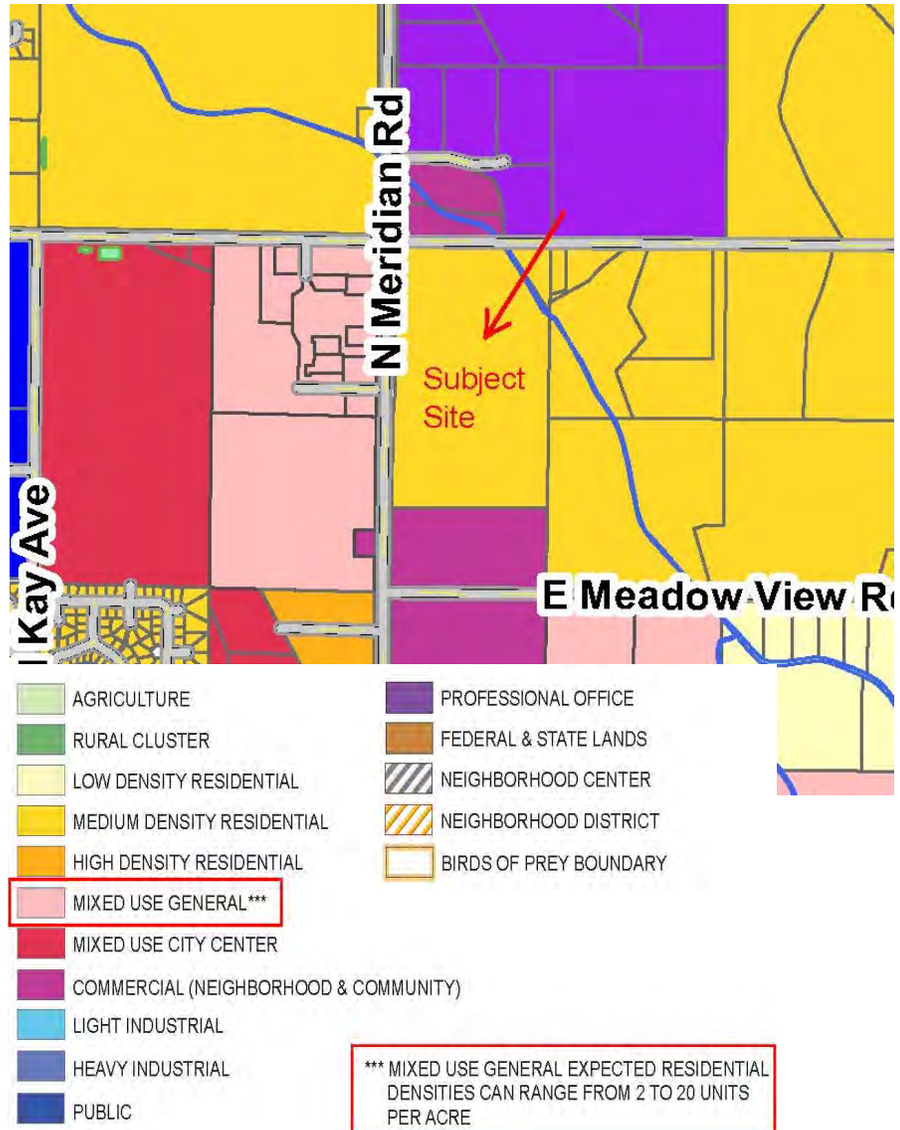
Residents hoped for the creation of business and light commercial use centers within neighborhoods. These centers would include restaurants, gas stations, churches, multi-family use facilities, and other mixed-use developments (Page 13 - CP).

Comment: The Comp Plan and the corresponding Future Land Use Map (with land use designations) provides for a mix of medium density and high density residential uses and commercial uses. This project has proposed a variety of densities mixed with commercial, therefore it generally conforms to the Comp Plan and the Future Land Use Map.

Private Property Rights Goals and Objectives - Section 2 - Summary:

Ensure the City land use policies, restrictions, conditions and fees do not violate private property rights and ensure that land use actions, decisions, and regulations do not effectively eliminate all economic value of the subject property. Ensure that City land use actions, decisions, and regulations do not prevent a private property owner from taking advantage of a fundamental property right and staff shall evaluate with guidance from the City's attorney; the Idaho Attorney General's six criterion established to determine the potential for property taking.

Comment: Utilizing the Idaho Attorney General's criteria, and a review by the City Attorney, the proposed project does not constitute a "takings" and the Economic value is intact.



LEGEND

Economic Development Goals and Objectives - Section 5 - Summary:

Promote and support a diverse and sustainable economy that will allow more Kuna residents to work in their community, and develop policies to provide incentives and assistance to attract companies. Ensure an adequate supply of housing for all income levels and facilitate pedestrian connections, both visually and physically, to enhance pedestrian movement (Pg. 42 – 1.5, Pg. 43 – 3.1 and Pg. 41 – 1 & 1.3 [CP]).

Comment: The Comp Plan encourages a mix of commercial uses and adequate housing for all income levels and calls for increasing pedestrian connections. This project supplies a number of additional housing types to Kuna's inventory and provides opportunities for quality housing. This development should add to the City's pedestrian network for non-motorized transportation, by proposing pathway connections for development to connect to in the future.

Land Use Goals and Objectives - Section 6 - Summary:

Encourage and support mixed uses to accommodate a diverse range of business and commercial activity balanced with residential uses. Provide a broad mix of services within walking distances while strengthening the economy and providing opportunity for social interactions. Encourage commercial development on transportation

corridors. Adopt a future land use plan and map that includes natural and developed open spaces, while providing a variety of housing densities and types to accommodate various lifestyles, ages and economic groups. Protect existing neighborhoods and ensure new development is sustainable and keeps Kuna desirable. Develop cohesive neighborhoods with character and quality while incorporating a variety of densities and styles (Pg. 63 – 1.1, Pg. 64 – 2.1, 2.2, 2.2.1, 3.1 & Goal 3, Pg. 65 – 4.3 and 6.4.1 Def. Pg. 89 [CP]).

Comment: *This project adds a number of quality commercial opportunities and several housing varieties to the City's inventory for all types of lifestyles, ages and economic groups.*

Transportation - Section 9: Encourage developers to create mixed-use developments that will reduce travel demand through trip capture. Increase Kuna's employment opportunities as a means of reducing commuter trips (Page 119 – Obj. 3.2 Policy 1 and 2 [CP]).

Comment: *Applicant proposes a mixed-use development adding to employment opportunities and may reduce commuter trips, therefore, it generally complies with the comp plan goals and policies*

Housing Goals and Objectives - Section 12 - Summary:

Adopt mixed-use land strategies which assure the self-sufficiency of neighborhoods. Encourage developers to provide high-quality development with a variety of lot sizes, dwelling types, densities and price points to meet the needs of current and future population while creating safe and aesthetically-pleasing neighborhoods. Ensure housing is available throughout the community for all income levels and those with special needs. Encourage logical and orderly mixed-use development while discouraging developers from developing land divisions greater than one half acre because large lot subdivisions increase municipal costs, require public subsidy and create sprawl (Pg. 155 – Obj. 1.1, Pg. 163 12.4 and Pg. 165 – 2.1 [CP]).

Encourage mixed-use development that includes town centers, single-family, *multi-family*, accessory units, and other types of residential development. – Policy 1.1.2, Section 12, Housing (Page 155 [CP]).

Comment: *Applicant proposes a high-quality development for commercial development along with a variety of dwelling types, densities, and price points for many income levels in this part of Kuna as encouraged by the Comp Plan. This project significantly adds to the City's overall network of commercial uses, utilities, sidewalks and roadways, therefore it complies with logical, orderly development and discourages land divisions and development greater than one half acre, and avoids increased municipal services costs and sprawl.*

Community Design Goals and Objectives - Section 13 - Summary:

Strengthen Kuna's Image through good community and urban design principles that create mixed-uses and self-sufficient neighborhoods. Foster good community design concepts that incorporate landscape features to serve as buffers between incompatible uses while reducing scale and creates a sense of place (Pg.167 – Goal 1 and Pg. 168 – 1.2 and 2.1[CP]).

Comment: *Applicant proposes good community and urban design principles through creation of Mixed-Uses and a self-sustaining development, adding to the pedestrian pathway network and adding to the City's sidewalk network. Applicant also proposes improving Deer Flat Road, which adds to the roadway system thereby complying with the adopted Master Street Plan of Kuna (Functional Classified Road Map). This development should also incorporate landscape buffers creating a sense of place for citizens. Therefore, this project fosters sound community design concepts and complies with the Comp Plan goals and strengthens Kuna's image.*

Neighborhoods:

Kuna's updated Plan is an advocate for the development of self-sufficient and mixed-use neighborhoods. These neighborhoods are intended to be connected by transit and other non-motorized methods of transportation. Each neighborhood will have a center, a core and an edge (Page 179 [CP]).

Comment: Applicant proposes an extension of the sidewalk and roadway system which complies with the Master Street Plan adopted by Kuna. Applicant should also propose connections to adjacent parcels by adding stub streets, pathways and sidewalks for pedestrian and non-motorized transportation. Applicant proposes R-6 housing densities thereby complying with call for a variety of housing types outlined within the Comp Plan and Comp Plan Map.

L. City Council's Idaho State Code Analysis:

1. **IC §67-6511 (2) C** requires that the City Council analyze the proposed changes to zoning ordinances to ensure that they are not in conflict with the policies of the adopted comprehensive plan. If the request is found by the governing board to be in conflict with the adopted plan, **or** would result in demonstrable adverse impacts upon the delivery of services by any political subdivision providing public services, including school districts, within the planning jurisdiction.
2. **IC §67-6513** provides that the City provide for mitigation of the effects of subdivision development on the ability of political subdivisions of the state, including school districts, to deliver services without compromising quality of service delivery to current residents or imposing substantial additional costs upon current residents to accommodate the proposed subdivision.
3. Through discussions and comments submitted by public service providers, the project would not create demonstrable adverse impact to quality of emergency service and/or delivery of said services, or impose substantial additional costs to current residents.

M. Commission Conclusions of Law:

The public notice requirements have been met and the neighborhood meeting was conducted within the guidelines of applicable Idaho Code and City Ordinances.

1. The *Commission* feels the site *is* physically suitable for subdivision and development into a single-family and commercial subdivision, as proposed.

Comment: *The 50.7 acre (approximate) project appears to be suitable for this subdivision and development as a mixed-use style subdivision, as proposed.*

2. The subdivision uses are not likely to cause substantial environmental damage or avoidable injury to wildlife or their habitat.

Comment: *The land to be subdivided is not used as wildlife habitat. Roads, driveways, family units and open spaces are planned for construction according the City and ACHD requirements and best practices and will therefore not cause environmental damage or loss of habitat.*

3. The Rezone and Subdivision applications are not likely to cause adverse public health problems.

Comment: *The subdivision of the property would/would not generally comply with the Comp Plan. The project would connect to public sewer and potable water systems, therefore eliminating the occurrence of adverse public health problems.*

4. The application appears to avoid detriment to the present and potential surrounding uses; to the health, safety, and general we are of the public taking into account the physical features of the site, public facilities and existing adjacent uses.

Comment: *Through correspondence with public service providers and application evaluation, this project appears to avoid detriment to surrounding uses. Commission did consider the subdivision and the location of the property with adjacent uses.*

5. The existing and proposed street and utility services in proximity to the site are suitable or adequate for commercial and residential purposes.

Comment: *Correspondence from ACHD and Kuna Public Works confirms that the streets and utility services are suitable and adequate for the residential project.*

6. Based on the evidence contained in Case No.s 17-04-ZC, 17-04-S and 17-13-DR, Commission finds Case No.s 17-04-ZC, 17-04-S and 17-13-DR adequately complies with Kuna City Code.
7. Based on the evidence contained in Case No.s 17-04-ZC, 17-04-S and 17-13-DR, Commission finds Case No.s 17-04-ZC, 17-04-S and 17-13-DR generally comply with Kuna's zoning Code.

N. Commission Recommended Conditions of Approval:

17-04-ZC (Rezone) and 17-04-Sub (Subdivision), *Note: This proposed motion is to recommend approval, conditional approval, or denial for this request to City Council. If the Commission wishes to approve or deny specific parts of the requests as detailed in this report, those changes must be specified.*

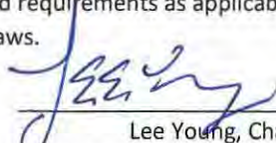
17-13-DRC (Design Review), *Note: The proposed motion is to approve or deny the design review request. If the Planning and Zoning Commission wishes to approve or deny specific parts of the requests as detailed in the report, those changes must be specified.*

On July 13, 2017, the Planning and Zoning Commission voted to recommend *approval* for case No.s 17-04-ZC, 17-04-S and to approve 17-13-DR, based upon the Comp Plan, Kuna City Code, the record before the Commission, the applicant's presentation, testimony and Commission discussion at the public hearing, the Kuna Commission votes to recommend approval for Case No.s 17-04-ZC and hereby approves 17-04-S with the following conditions of approval *at time of development in the future:*

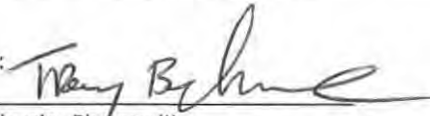
- Applicant shall follow all conditions listed in the staff report and those agreed upon during the meeting, to include:
 - Working with staff and ITD for additional landscaping along Meridian Road (in the form of additional trees, shrubs and grass),
 - Discuss options and work with ITD for improved Pedestrian crossings at Meridian and Deer Flat Roads intersection,
 - Work with staff and City Engineer concerning the water reservoir as outlined in the Engineers memo.
 - Add larger trees to the east side of the site as agreed.
1. The applicant and/or owner shall obtain written approval on letterhead or may be written/stamped on the approved plans of the construction plans from the agencies noted below. All submittals are required to include the lighting, landscaping, drainage, and development plans. All site improvements are prohibited prior to approval of the following agencies:
 - a. The City Engineer shall approve the sewer hook-ups.
 - b. The City Engineer shall approve the drainage and grading plans. Central District Health Department recommends the plan be designed and constructed in conformance with standards contained in, "Catalog for Best Management Practices for Idaho Cities and Counties". No construction, grading, filling, clearing or excavation of any kind shall be initiated until the applicant has received approval of the drainage plan.
 - c. The Kuna Fire District shall approve fire flow requirements and/or building plans. Installation of fire protection facilities as required by Kuna Fire District is required.

- d. The *Boise-Kuna* Irrigation District shall approval any modifications to the existing irrigation system.
 - e. Approval from Ada County Highway District (ACHD) shall be obtained and Impact Fees must be paid prior to *issuance* of any building permit(s).
2. All public rights-of-way shall be dedicated and constructed to standards of the City, Ada County Highway District and Idaho Transportation Department. No public street construction may commence without the approval and permit from Ada County Highway District and/or Idaho Transportation Department.
 - 2.1- With development and as necessary, dedicate right-of-way in sufficient amounts to follow City and ACHD standards and widths.
 3. Installation of service facilities shall comply with the requirements of the public utility or irrigation district providing the services. All utilities shall be installed underground, see **KCC 6-4-2-W**.
 4. Compliance with Idaho Code, Section §31-3805 pertaining to irrigation waters is required. Irrigation/drainage waters shall not be impeded by any construction on site. Compliance with the requirements of the Boise Project Board of Control is required.
 5. When required, submit a petition to the City (as necessary, confirmed with the City engineer) consenting to the pooling of irrigation surface water rights for delivery purposes and request to annex the irrigation surface water rights appurtenant to the property over to the Kuna Municipal Pressure Irrigation system of the City (KMID).
 6. Street lights and parking lights for the site shall be LED lighting and must comply with Kuna City Code and established Dark Skies practices.
 7. Parking within the site shall comply with Kuna City Code. (Unless specifically approved otherwise).
 8. Fencing within and around the site shall comply with Kuna City Code (Unless specifically approved otherwise and permitted). Perimeter fencing (and permit) is required prior to requesting final plat signatures from Kuna City Clerk and Engineer.
 9. All signage within/for the project shall comply with Kuna City Code and shall be approved in the design review process with all new commercial and multi-family.
 10. All required landscaping shall be permanently maintained in a healthy growing condition. The property owner shall remove and replace unhealthy or dead plant material within 3 days or as the planting season permits as required to meet the standards of these requirements. Maintenance and planting within public rights-of-way shall be with approval from the public entities owning the property.
 11. The applicant's proposed preliminary plat (dated 05.5.17) and landscape plan (dated 05.3.2017) shall be considered a binding site plans, or as modified and approved through the public hearing process.
 12. Applicant shall add the following notes to the landscape plans and resubmit a PDF for Planning and Zoning approved plans, bearing the changes.
 - 12.1 – *Landscape contractor shall remove all twine/ropes and burlap from root balls.*
 - 12.2 – *Landscape contractor shall remove the wire basket from the top 1/2 of the root ball.*
 13. Applicant shall be conditioned to add appropriate and necessary pathways along water bodies to comply with the Master Recreation and Pathways Map at time of development.
 14. The land owner/applicant/developer, and/or any future assigns having an interest in the subject property, shall fully comply with all conditions of development as approved by the City Council, or seek amending them through public hearing processes.
 15. Applicant shall follow staff, City engineers and other agency recommended requirements as applicable.
 16. Developer/owner/applicant shall comply with all local, state and federal laws.

DATED: This 25th, day of July 2017.


 Lee Young, Chairman
 Kuna Planning and Zoning Commission

ATTEST:


 Troy Behunin, Planner III
 Kuna Planning and Zoning Department



City of Kuna

Staff Memo – City Council

P.O. Box 13
 Phone: (208) 922-5274
 Fax: (208) 922-5989
www.Kunacity.id.gov

To: City Council

Case Numbers: 16-11-AN (Annexation)
Kolo, LLC Property

Location: North east corner
 (NEC) Meridian Road
 and Deer Flat Road
 Kuna, Idaho 83634

Planner: Troy Behunin,
 Planner III

Hearing Date: *September 5, 2017*

Owner: **KOLO, LLC**
 Logan Patten
 PO BOX 412
 Kuna, ID 83634
 208.880.9546
LOGAN@LIBINC.NET

Engineer: **Jay Walker**
 AllTerra Consulting
 849 E. State St., Ste. 104
 Eagle, Idaho 83616
 208.484.4479
jwalker@allterraconsulting.com

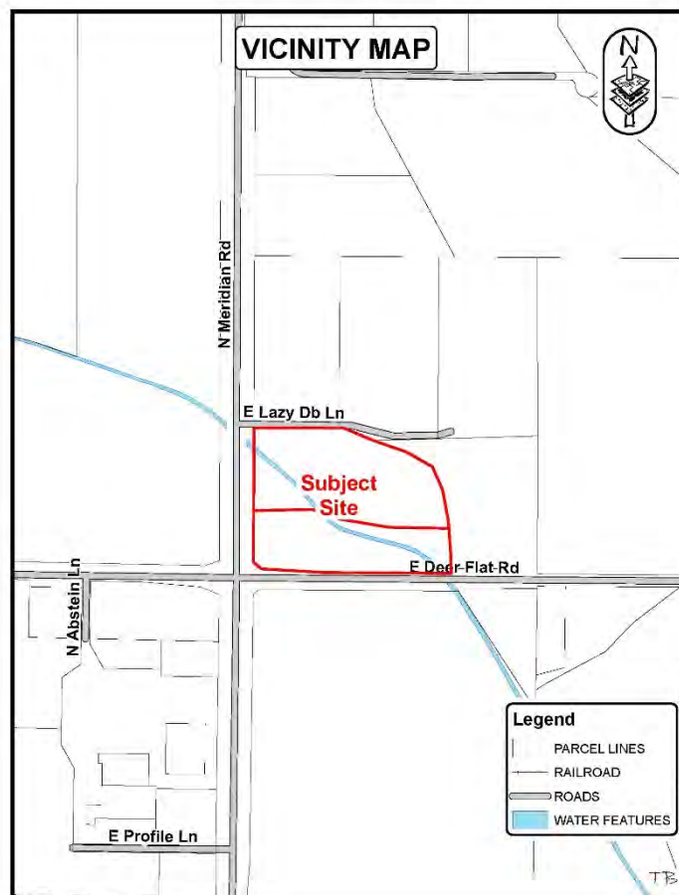


Table of Contents:

- | | |
|--------------------------|--|
| A. Process and Noticing | J. Findings of Fact |
| B. Applicants Request | K. Comprehensive Plan Analysis |
| C. Aerial map | L. Idaho Code Analysis |
| D. Site History | M. Conclusions of Law |
| E. General Project Facts | N. Commission Recommendation to Council. |
| F. Staff Analysis | O. Council's Order of Decision |
| G. Applicable Standards | |
| H. Procedural Background | |
| I. Factual Summary | |

A. Process and Noticing:

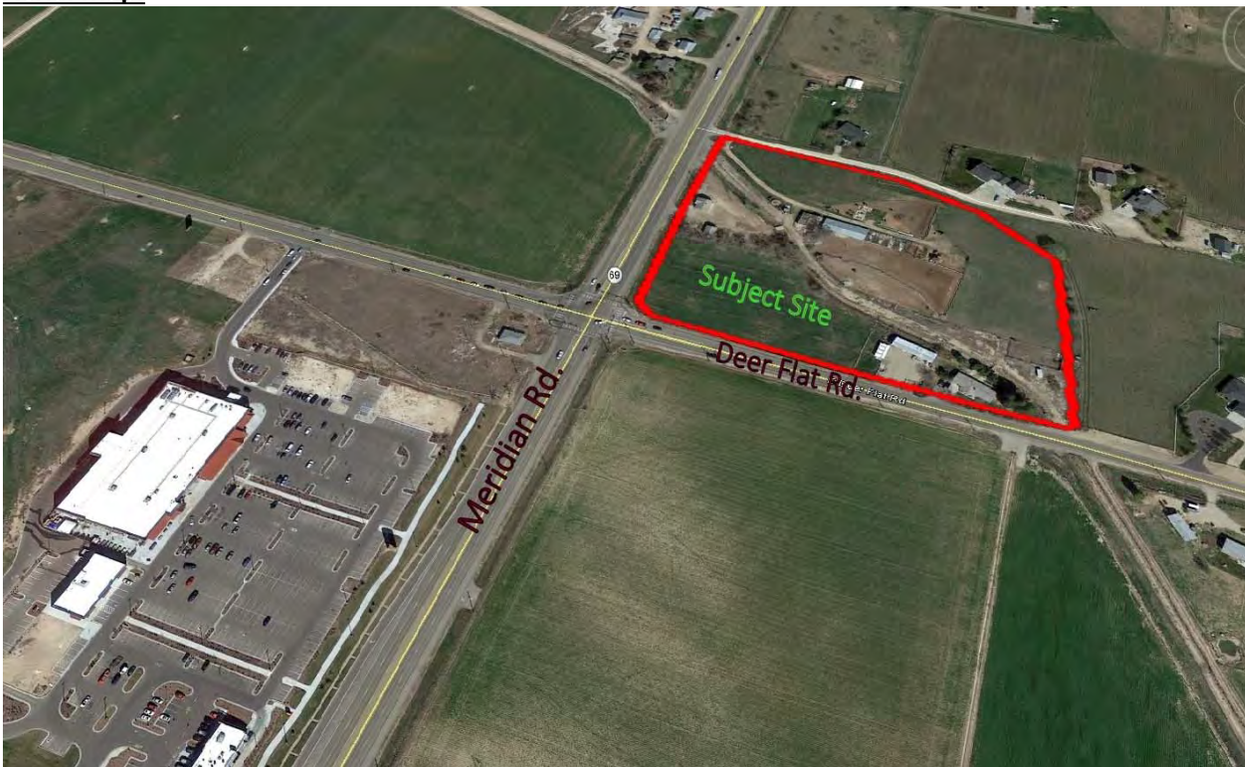
1. Kuna City Code (KCC), Title 1, Chapter 14, Section 3, states that Annexations are designated as public hearings, with the P & Z Commission as the recommending body and City Council as the decision making body. This land use applications were given proper public notice and followed the requirements set forth in Idaho Code, Chapter 65, Local Land Use Planning Act.

a. Notifications

- | | |
|----------------------------------|--------------------------------------|
| i. Neighborhood Meeting | August 22, 2016 (13 people attended) |
| ii. Agency Comment Request | May 1, 2017 |
| iii. 315' Property Owners Notice | August 14 16, 2017 |
| iv. Kuna, Melba Newspaper | August 9, 2017 |
| v. Site Posted | August 24, 2017 |

B. Applicant's Request:

Jay Walker with AllTerra Consulting, on behalf of Logan Patten with Kolo, LLC, request's approval to annex approximately 11.41 acres into Kuna City limits with a C-1 zone (Neighborhood Commercial), is consistent with the Comprehensive Plan Map. The subject property is located on the north east corner (NEC) of Meridian and Deer Flat Roads.

C. Aerial Map:

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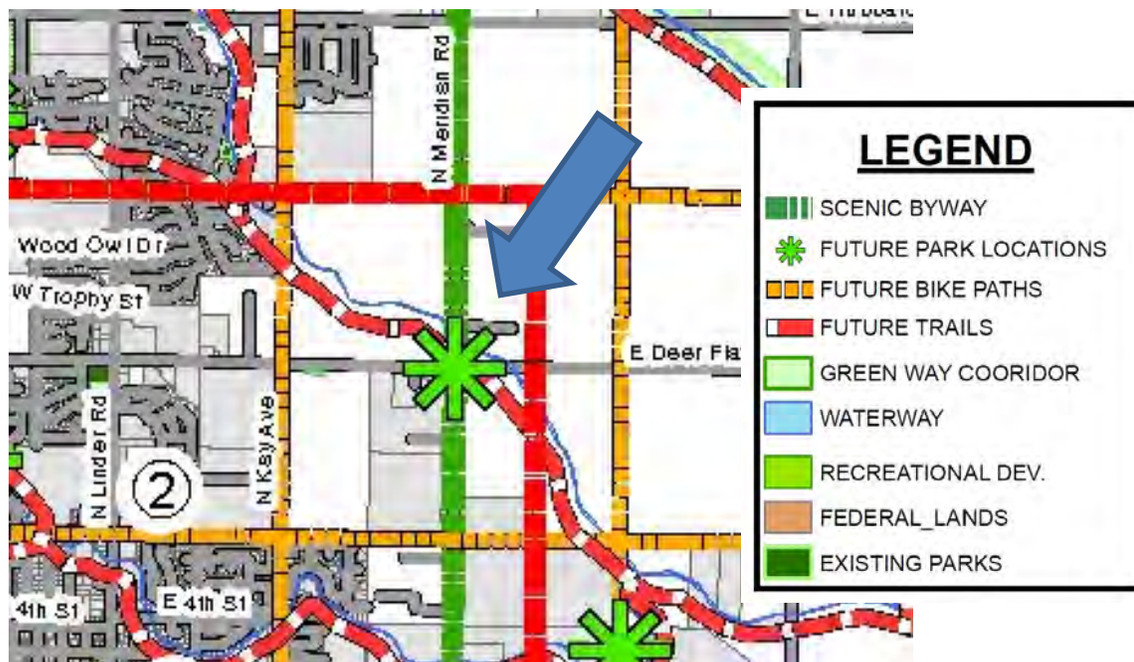
D. Site History:

This site is currently in unincorporated Ada County, and includes two parcels. The site has two homes and multiple outbuildings that will all be removed at time of development. Several accessory structures (to be removed) are on site and a corral; items that are typically associated with agricultural purposes.

E. General Projects Facts:

- 1. Comprehensive Plan Map:** The Future Land Use Map (Comprehensive [Comp] Plan Map) is intended to serve as a *guide* for the decision making body for the City. This map indicates general future land uses, however, it is not the actual zone. The Comp Plan Map identifies this site as Commercial uses.
- 2. Recreation and Pathways Map:** The Recreation and Pathways Master Plan Map indicates a future trail along the west side of the Kuna Canal which generally travels through the middle of the site (from south east to northwest). It is the City's goal to increase the number of and connectivity to trails and pathways in Kuna. It

is advantageous for each parcel to develop trails or pathways along frontages of canals and ditches to comply with the Recreation and Pathways Master Plan goals, by either constructing/improving a pathway segment, or extending a pathway/trail at time of development.



3. **Surrounding Land Uses:**

North	RUT	Rural Urban Transition – Ada County
South	C-1, R-6	Neighborhood Commercial & Medium Density Residential – Kuna City
East	RUT	Rural Urban Transition – Ada County
West	RUT	Rural Urban Transition – Ada County

4. **Parcel Sizes, Current Zoning, Parcel Number(s):**

- Parcel Sizes: Parcel One = 5.89 acres (approximately), Parcel Two = 4.29 (approximately).
- Zoning: RUT; Rural Urban Transition, (Ada County).
- Parcel No.s: Parcel One = S1418336332, Parcel Two = S1418336401.

5. **Services:**

- Sanitary Sewer– City of Kuna
- Potable Water – City of Kuna
- Irrigation District – Boise-Kuna Irrigation District
- Pressurized Irrigation – City of Kuna (KMID)
- Fire Protection – Kuna Rural Fire District
- Police Protection – Kuna Police (Ada County Sheriff’s office)
- Sanitation Services – J & M Sanitation

6. **Existing Structures, Vegetation and Natural Features:**

The land currently has two homes, multiple accessory buildings and a corral. This sites topography is generally flat. The soils appear to be a Hydrologic Group ‘C’ and possibly ‘A’ for the site with a general slope of less than 2%.

7. **Transportation / Connectivity:**

The applicant proposes two access points; the first point is on Meridian Road approximately 400' north of the intersection, and the second access is proposed on Deer Flat Road, approximately 350' east of the intersection. Staff notes that the Highway Overlay District (District) standards state that access to Meridian Road and other points of access within the District shall be limited to the full and/or mid-mile alignments, or at a distance greater than 600' from centerline of Meridian Road.

8. **Environmental Issues:**

Staff is not aware of any environmental, health or safety conflicts, beyond the high nitrate priority rating for the area.

9. **Agency Responses:**

The following agencies returned comments which are included with this case file:

- City Engineer (Antonio Conti, P.E.) *Exhibit B 1*
- Ada County Highway District (Stacey Yarrington) *Exhibit B 2*
- Boise Project Board of Control (Bob Carter) *Exhibit B 3*
- Central Dist. Health Dept. (Lori Badigian), *Exhibit B 4*
- COMPASS (Carl Miller), *Exhibit B 5*.
- Dept. of Environmental Quality (Aaron Scheff), Exhibit B 6

F. **Staff Analysis:**

This project requests annexation into Kuna City limits with a C-1 commercial zone. The Comprehensive Plan Map (CPM) designates this site as Commercial. The applicant is proposing new commercial uses. Because the site is located within the Overlay District, and adjacent to the Kuna Transportation/Commercial Corridor, staff views this request to be consistent with the Comp Plan and goals of the City Council.

The property is contiguous to Kuna City limits on the south and is adjacent to two principle arterials, (Meridian Rd/Highway 69 on the west, and Deer Flat Road on the south). Public utilities will be reasonably available in less than a year. Applicant is aware that it will be necessary to connect to sewer, potable water and pressure irrigation lines at time of development, as recommended in the City engineer's memo. Applicant intends to prepare the site for commercial uses. Applicant is aware that a preliminary plat and design review will be required for all future proposed buildings, landscaping (including pathway development), signage and parking lots.

Staff has reviewed Kuna's Comprehensive Plan (Comp Plan), which encourages commercial developments numerous times throughout the Comp Plan, and particularly within the Meridian Road corridor. The sections of the Comp Plan that address new commercial are included below, in Section K (Comp Plan analysis) of this report. The applicant will need to follow this annexation approval with a preliminary plat, in order to subdivide the property for development. Staff recommends the applicant work with Kuna Rural Fire District (KRFD) to ensure proper access and all servicing (including sprinkler needs) needs of the KRFD, throughout the development as well as coordinating access with Ada County Highway District & the ITD.

The Highway Overlay District (District) standards state that connection to Meridian Road and other points of access within the District shall be limited to the full and/or mid-mile alignments, or at distances greater than 600' from centerline of Meridian Road. Since this project does not touch a full/mid-mile road, Council should consider allowing temporary entrances as proposed, with the condition that the City, ACHD or ITD may enforce the Overlay District standards (or other policies / standards) as the area develops more in the future, in the form of a right-in/right-out for both proposed entrances due to traffic volume and safety concerns and/or needs.

Staff has determined that this application complies with Title 5 and Title 6 of the Kuna City Code; Idaho Statute § 67-6511; and the Kuna Comprehensive Plan; and forwards a recommendation of approval for Case No. 16-11-AN, subject to the conditions of approval by Kuna's City Council.

G. Applicable Standards:

1. City of Kuna Zoning Ordinance Title 5, Chapter 13.
2. City of Kuna Comprehensive Plan, adopted September 1, 2009.
3. Idaho Code, Title 67, Chapter 65- the Local Land Use Planning Act.

H. Procedural Background:

On September 5, 2017, the Council considered the applications, including agency comments, staff's report, application exhibits and public testimony presented or given.

I. Factual Summary:

This site is located at the north east corner of Meridian and Deer Flat Roads and is approximately 11.41 acres that are adjacent to City limits and currently zoned RUT (Rural Urban Transition – Ada County). Applicant requests annexation into Kuna with a C-1 (Neighborhood Commercial) zone. This project proposes to take access from Meridian Road and Deer Flat Road, both roads are classified roadways. The site is designated as commercial on the Comprehensive Plan Map.

J. Findings of Fact:

Based upon the record contained in Case No's **16-11-AN**, including the Comprehensive Plan, Kuna City Code, staff's report, the exhibits, and the testimony during the public hearing, Kuna's Council hereby *approves / denies* the Findings of Fact and Conclusions of Law, and conditions of approval for Case No. 16-11-AN to City Council, a request for annexation into Kuna City limits by the applicant as follows:

The Council concludes that the applications complies/does not comply with the City of Kuna's Zoning regulations (Title 5) of KCC.

1. The *Council* accepts the facts as outlined in the staff memo, the public testimony and the supporting evidence list presented.

Comment: *The Council held a public hearing on the subject applications on September 5, 2017, to hear from City staff, the applicant and to accept public testimony. The decision by the Council is based on the application, staff report and public testimony, both oral and written.*

2. Based on the evidence contained in Case No. 16-11-AN, this proposal does / does not appear to *generally* comply with the Comprehensive Plan and Comp Plan Map.

Comment: *The Comp Plan has listed numerous goals for providing new commercial in Kuna. The Comp Plan Map designates this property as High Density. Whereas this project proposes new commercial along Meridian Road, which has been designated as a commercial corridor, and this project proposes new commercial uses, and the project generally follows the goals of the Comp Plan and the Comp Plan Map.*

3. The *Council* has the authority to approve / conditional approval / deny this application.

Comment: *On September 5, 2017, Council voted to approve / deny case No. 16-11-AN.*

4. The public notice requirements were met and the public hearing was conducted within the guidelines of applicable Idaho Code and City Codes and Ordinances.

Comment: As noted in the process and noticing sections, notice requirements were met to hold a public hearing on September 5, 2017.

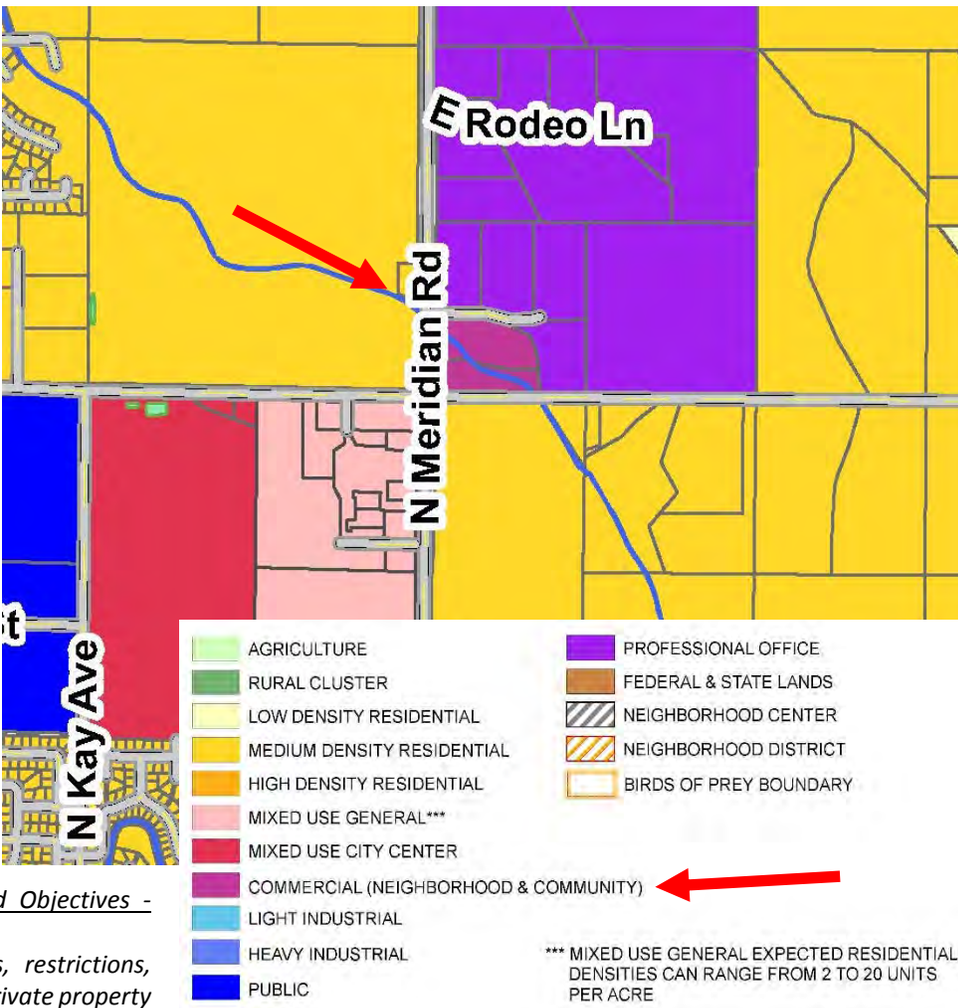
K. Comprehensive Plan Analysis:

Council determines the proposed commercial use for the site is consistent with the following Comp Plan components:

New Commercial:

Residents hoped for the creation of business and light commercial use centers within Kuna's neighborhoods. These centers would include restaurants, gas stations, churches, multi-family use facilities, and other mixed-use developments (Page 13 - CP).

Comment: The Comp Plan and the corresponding Future Land Use Map (with land use designations) provides for commercial uses. This project has proposed new commercial, therefore it generally conforms to the Comp Plan and the Future Land Use Map.



Private Property Rights Goals and Objectives - Section 2 - Summary:

Ensure the City land use policies, restrictions, conditions and fees do not violate private property rights and ensure that land use actions, decisions, and regulations do not effectively eliminate all economic value of the subject property. Ensure

that City land use actions, decisions, and regulations do not prevent a private property owner from taking advantage of a fundamental property right and staff shall evaluate with guidance from the City's attorney; the Idaho Attorney General's six criterion established to determine the potential for property taking.

Comment: Utilizing the Idaho Attorney General's criteria, and a review by the City Attorney, the proposed project does not constitute a "takings" and the Economic value is intact.

Economic Development Goals and Objectives - Section 5 - Summary:

Promote and support a diverse and sustainable economy that will allow more Kuna residents to work in their community, and develop policies to provide incentives and assistance to attract companies. Ensure an adequate supply of housing for all income levels and facilitate pedestrian connections, both visually and physically, to enhance pedestrian movement (Pg. 42 – 1.5, Pg. 43 – 3.1 and Pg. 41 – 1 & 1.3 [CP]).

LEGEND

Comment: *The Comp Plan encourages a mix of commercial uses and calls for increasing pedestrian connections. This project adds to Kuna’s new commercial inventory and provides opportunities for pedestrian pathway connections with development of the site.*

Land Use Goals and Objectives - Section 6 - Summary:

Encourage and support mixed uses to accommodate a diverse range of business and commercial activity balanced with residential uses. Provide a broad mix of services within walking distances while strengthening the economy and providing opportunity for social interactions. Encourage commercial development on transportation corridors. Protect existing neighborhoods and ensure new development is sustainable and keeps Kuna desirable. Develop cohesive neighborhoods with character and quality while incorporating a variety of densities and styles (Pg. 63 – 1.1, Pg. 64 – 2.1, 2.2.1, and 6.4.1 Def. Pg. 89 [CP]).

Comment: *This project has the opportunity to add quality commercial projects to the City’s inventory.*

Transportation - Section 9: Encourage developers to create mixed-use developments that will reduce travel demand through trip capture. Increase Kuna’s employment opportunities as a means of reducing commuter trips (Page 119 – Obj. 3.2 Policy 1 and 2 [CP]).

Comment: *Applicant proposes a new commercial development adding to employment opportunities and may reduce commuter trips, therefore, it complies with the comp plan goals and policies*

Community Design Goals and Objectives - Section 13 - Summary:

Strengthen Kuna’s Image through good community and urban design principles that create mixed-uses and self-sufficient neighborhoods. Foster good community design concepts that incorporate landscape features to serve as buffers between incompatible uses while reducing scale and creates a sense of place (Pg.167 – Goal 1 and Pg. 168 – 1.2 and 2.1[CP]).

Comment: *Applicant proposes good community and urban design principles through creation of commercial and other quality developments, adding to the pedestrian pathway network and adding possibly in the future, and widening Deer Flat Road, complying with the adopted Master Street Plan of Kuna (Functional Classified Road Map). This development should also incorporate landscape buffers creating a sense of place for citizens. Therefore, this project fosters sound community design concepts and complies with the Comp Plan goals and strengthens Kuna’s image.*

L. Idaho State Code Analysis:

1. **IC §67-6511 (2) C** requires that the Council analyze the proposed changes to zoning ordinances to ensure that they are not in conflict with the policies of the adopted comprehensive plan. If the request is found by the governing board to be in conflict with the adopted plan, **or** would result in demonstrable adverse impacts upon the delivery of services by any political subdivision providing public services, including school districts, within the planning jurisdiction.
2. **IC §67-6513** provides that the City provide for mitigation of the effects of subdivision development on the ability of political subdivisions of the state, including school districts, to deliver services without compromising quality of service delivery to current residents or imposing substantial additional costs upon current residents to accommodate the proposed subdivision.
3. Through discussions and comments submitted by public service providers, the project would not create demonstrable adverse impact to quality of emergency service and/or delivery of said services, or impose substantial additional costs to current residents.

M. Council's Conclusions of Law:

The public notice requirements have been met and the neighborhood meeting was conducted within the guidelines of applicable Idaho Code and City Ordinances.

1. The Council feels the site *is / is not* physically suitable for commercial development as a commercial retail / service, as proposed.

Comment: *The 11.41 acre (approximate) project appears to be suitable for commercial development, as proposed.*

2. The commercial uses are /are not likely to cause substantial environmental damage or avoidable injury to wildlife or their habitat.

Comment: *The land to be developed commercially is not used as wildlife habitat. Uses for the site are planned for construction according the City and ACHD requirements and best practices and will therefore not cause environmental damage or loss of habitat.*

3. The annexation application is / is not likely to cause adverse public health problems.

Comment: *The proposed commercial uses for the property would generally comply with the Comp Plan. The project will be required to connect to public sewer and potable water systems, therefore eliminating the occurrence of adverse public health problems.*

4. The application appears to avoid detriment to the present and potential surrounding uses; to the health, safety, and general welfare of the public taking into account the physical features of the site, public facilities and existing adjacent uses.

Comment: *Through correspondence with public service providers and application evaluation, this project appears to avoid detriment to surrounding uses. Council did consider the commercial uses and the location of the property with current adjacent uses.*

5. The existing and proposed street and utility services in proximity to the site are suitable *or* adequate for commercial purposes.

Comment: *Correspondence from ACHD and Kuna Public Works confirms that the streets and utility services are suitable and adequate for the commercial project.*

6. Based on the evidence contained in Case No. 16-11-AN, Council finds Case No. 16-11-AN does / does not adequately comply with Kuna City Code.

7. Based on the evidence contained in Case No. 16-11-AN, Council finds Case No. 16-11-AN generally does / does not comply with Kuna's zoning Code.

N. Recommendation of the Commission to Council:

On June 27, 2017, the Commission voted to recommend *approval* for Case No. 16-11-AN, based upon the Comp Plan, Kuna City Code, the record before the Commission, the applicant's presentation and testimony at the June 27, 2017, and discussion at the public hearing, the Kuna Commission hereby votes to recommend *approval* for Case No. 16-11-AN with the following conditions of approval *at time of development*:

- Follow staff conditions and recommended conditions as outlined in the staff report and appropriate agency comments as discussed at the meeting.

O. Council's Order of Decision:

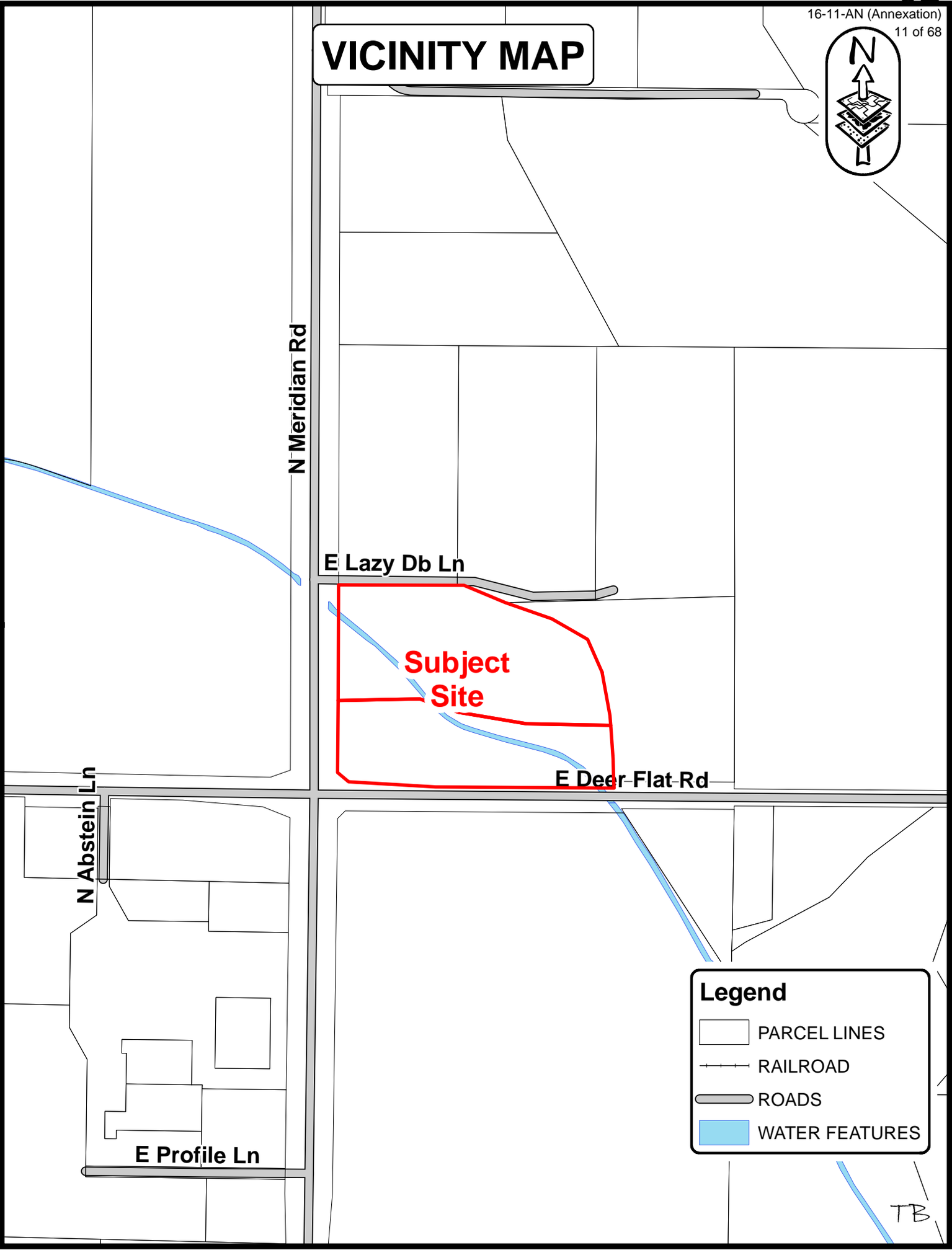
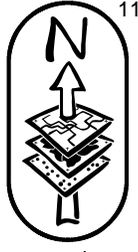
On September 27, 2017, the Council voted to *approve / deny* Case No. 16-11-AN, based upon the Comp Plan, Kuna City Code, the record before the Council, the applicant's presentation and testimony at the public hearing and discussion at the public hearing, the Kuna Council hereby votes to *approve / deny* Case No. 16-11-AN with / without the following conditions of approval *at time of development*:

- Follow staff conditions and recommended conditions as outlined in the staff report and appropriate agency comments as discussed at the meeting.
1. The applicant and/or owner shall obtain written approval on letterhead or may be written/stamped on the approved plans of the construction plans from the agencies noted below. All submittals are required to include the lighting, landscaping, drainage, and development plans. All site improvements are prohibited prior to approval of the following agencies:
 - a. The City Engineer shall approve the sewer hook-ups.
 - b. The City Engineer shall approve the drainage and grading plans. Central District Health Department recommends the plan be designed and constructed in conformance with standards contained in, "Catalog for Best Management Practices for Idaho Cities and Counties". No construction, grading, filling, clearing or excavation of any kind shall be initiated until the applicant has received approval of the drainage plan.
 - c. The Kuna Fire District shall approve fire flow requirements and/or building plans. Installation of fire protection facilities as required by Kuna Fire District is required.
 - d. The *Boise-Kuna* Irrigation District shall approval any modifications to the existing irrigation system.
 - e. Approval from Ada County Highway District (ACHD) shall be obtained and Impact Fees must be paid prior to *issuance* of any building permit(s).
 2. All public rights-of-way shall be dedicated and constructed to standards of the City, Ada County Highway District and Idaho Transportation Department. No public street construction may commence without the approval and permit from Ada County Highway District and/or Idaho Transportation Department.
 - 2.1- With development and as necessary, dedicate right-of-way in sufficient amounts to follow City and ACHD standards and widths.
 3. Installation of service facilities shall comply with the requirements of the public utility or irrigation district providing the services. All utilities shall be installed underground, see **KCC 6-4-2-W**.
 4. Compliance with Idaho Code, Section §31-3805 pertaining to irrigation waters is required. Irrigation/drainage waters shall not be impeded by any construction on site. Compliance with the requirements of the Boise Project Board of Control is required.
 5. When required, submit a petition to the City (as necessary, confirmed with the City engineer) consenting to the pooling of irrigation surface water rights for delivery purposes and request to annex the irrigation surface water rights appurtenant to the property over to the Kuna Municipal Pressure Irrigation system of the City (KMID).
 6. Applicant shall apply for design review for all buildings, landscaping, and parking lot for the site.
 7. Street lights and parking lights for the site shall be LED lighting and must comply with Kuna City Code.
 8. Parking within the site shall comply with Kuna City Code. (Unless specifically approved otherwise).
 9. Fencing within and around the site shall comply with Kuna City Code (Unless specifically approved otherwise and permitted). Perimeter fencing (and permit) is required prior to requesting final plat signatures from Kuna City Clerk and Engineer.
 10. All signage within/for the project shall comply with Kuna City Code.
 11. All landscaping shall be permanently maintained in a healthy growing condition. The property owner shall remove and replace unhealthy or dead plant material within 3 days or as the planting season permits as required to meet the standards of these requirements. Maintenance and planting within public rights-of-way shall be with approval from the public entities owning the property.

12. Applicant shall be conditioned to connect to City to Kuna Sewer and Potable Water, as recommended by City Engineer.
13. The land owner/applicant/developer, and/or any future assigns having an interest in the subject property, shall fully comply with all conditions of development as approved by the City Council, or seek amending them through public hearing processes.
14. Applicant shall follow staff, City engineers and other agency recommended requirements as applicable.
15. Developer/owner/applicant shall comply with all local, state and federal laws.

DATED: This ____ day of _____, 2017.

VICINITY MAP

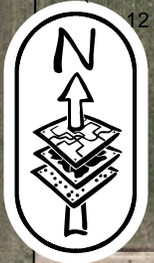


Legend

- PARCEL LINES
- RAILROAD
- ROADS
- WATER FEATURES

TB

AERIAL MAP



N Meridian Rd

E Lazy Db Ln

SUBJECT
SITE

Kuna Canal

E Deer Flat Rd

KENT BROWN PLANNING SERVICES

October 25, 2016

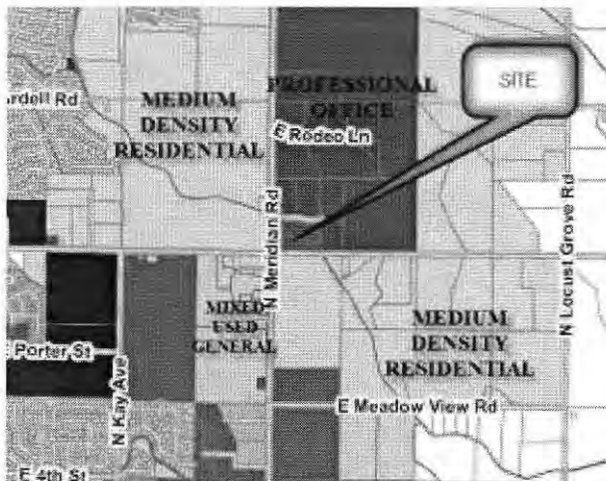
City of Kuna
751 W 4th St
Kuna, ID 83634

RE: Annexation of 1800 Meridian Road

Dear Commissioners and Council Members:

We respectfully request the City of Kuna’s approval, to annex 11.41 acres, at the northeast corner of Meridian and Deer Flat Roads. This request also includes a request for C-1 zoning with an accompanying development agreement. The request, for C-1 zoning is due to the fact that a C-1 zone most closely complies with the Mixed Use City Center designation, in the Comprehensive Plan.

The Comprehensive Plan designates the surrounding properties with the following designations:



- North - Professional Office
- East - Professional Office
- South - Medium Density Residential
- West- Medium Density Residential

As these surrounding properties redevelop, we can foresee many significant changes to the existing land use, in the area. A good example of how significant these changes might be is to simply look across the street at Ridley’s and the other surrounding development.

The development at the southwest corner of this intersection (Ridley’s), came partly because city services were extended to the area. We envision this same type of growth happening on the east side of Meridian Road, when these same city services are available. At this time we have no firm commitment from any commercial developer for this site. Therefore, we have drawn a conceptual plan to show some possibilities for this site in the future.

The proposed C-1 zone, allows some flexibility for this property. We are requesting a Development Agreement to allow our neighbors some ability to review any future

multi-family applications. We propose that if a multi-family application was submitted for this site, that it would be required to go through a conditional use application. Currently, multi-family is an allowed use and would not require a conditional use application.

At our neighborhood meeting, the neighbors voiced some concerns about our conceptual drawing (see exhibit A) which showed many multi-family buildings in the area north of the Kuna Canal. Because of their concerns, we modified our conceptual drawing. We reduced the number of multi-family buildings and moved them closer to center of the site (see exhibit B). This is only a conceptual drawing, to demonstrate how C-1 zoning can work on this site. We suggest the use of a Development Agreement to reassure that our neighbors will have the opportunity to comment, if multi-family is used on this site.

We look forward to your approval of this application for annexation and zoning into the City of Kuna.

Sincerely,

A handwritten signature in black ink, appearing to read "Ted A. Beaman". The signature is written in a cursive, slightly slanted style.



City of Kuna
 Planning & Zoning
 Department
 P.O. Box 13
 Kuna, Idaho 83634
 208.922.5274
 Fax: 208.922.5989
 Website: www.kunacity.id.gov

Commission & Council Review Application

Note: Engineering fees shall be paid by the applicant if required.

*Please submit the appropriate checklist (s) with application

Type of Review (check all that apply):

- Annexation
- Appeal
- Comprehensive Plan Amendment
- Design Review
- Development Agreement
- Final Planned Unit Development
- Final Plat
- Lot Line Adjustment
- Lot Split
- Planned Unit Development
- Preliminary Plat
- Rezone
- Special Use
- Temporary Business
- Vacation
- Variance

For Office Use Only	
File Number (s)	16-11-AN
Project name	
Date Received	10-24-16
Date Accepted/Complete	
Cross Reference Files	
Commission Hearing Date	
City Council Hearing Date	

Contact/Applicant Information

Owners of Record: <u>DON C BENNETT</u>	Phone Number: <u>208-880-9546</u>
Address: <u>1853 B BELLO SARA WAY</u>	E-Mail: <u>LOGAN@LIBINC.NET</u>
City, State, Zip: <u>EAGLE ID 83616</u>	Fax #: _____
Applicant (Developer): <u>KOLO LLC</u>	Phone Number: <u>208-880-9546</u>
Address: <u>PO BOX 412</u>	E-Mail: <u>LOGAN@LIBINC.NET</u>
City, State, Zip: <u>KUNA ID 83634</u>	Fax #: _____
Engineer/Representative: <u>Kent Brown</u>	Phone Number: <u>208-871-6842</u>
Address: <u>3161 E SPRINGWOOD DR</u>	E-Mail: <u>kentkb@gmail.com</u>
City, State, Zip: <u>MERIDIAN IDAHO 83642</u>	Fax #: _____

Subject Property Information

Site Address: <u>1800 MERIDIAN ROAD</u>
Site Location (Cross Streets): <u>NORTHEAST CORNER DEER FLAT AND MERIDIAN ROAD</u>
Parcel Number (s): <u>S1418336401 & S1418336332</u>
Section, Township, Range: _____
Property size : <u>11.41AC 18;T2N ; R1E</u>
Current land use: <u>SINGLE FAMILY /AG</u> Proposed land use: <u>COMMERCIAL & RESIDENTIAL</u>
Current zoning district: <u>RUT</u> Proposed zoning district: <u>C-1</u>



Project Description

Project / subdivision name: 1800 MERIDIAN ROAD

General description of proposed project / request: ANNEXATION TO C-1 FOR COMMERCIAL AND RESIDENTIAL USES

Type of use proposed (check all that apply):

Residential AS ALLOWED IN C-1 ZONE

Commercial AS ALLOWED IN C-1 ZONE

Office "

Industrial _____

Other _____

Amenities provided with this development (if applicable): _____

Residential Project Summary (if applicable) N/A

Are there existing buildings? Yes No

Please describe the existing buildings: to be removed

Any existing buildings to remain? Yes No

Number of residential units: _____ Number of building lots: _____

Number of common and/or other lots: _____

Type of dwellings proposed:

Single-Family _____

Townhouses _____

Duplexes _____

Multi-Family _____

Other _____

Minimum Square footage of structure (s): _____

Gross density (DU/acre-total property): _____ Net density (DU/acre-excluding roads): _____

Percentage of open space provided: _____ Acreage of open space: _____

Type of open space provided (i.e. landscaping, public, common, etc.): _____

Non-Residential Project Summary (if applicable) N/A

Number of building lots: _____ Other lots: _____

Gross floor area square footage: _____ Existing (if applicable): _____

Hours of operation (days & hours): _____ Building height: _____

Total number of employees: _____ Max. number of employees at one time: _____

Number and ages of students/children: _____ Seating capacity: _____

Fencing type, size & location (proposed or existing to remain): _____

Proposed Parking:

a. Handicapped spaces: _____ Dimensions: _____

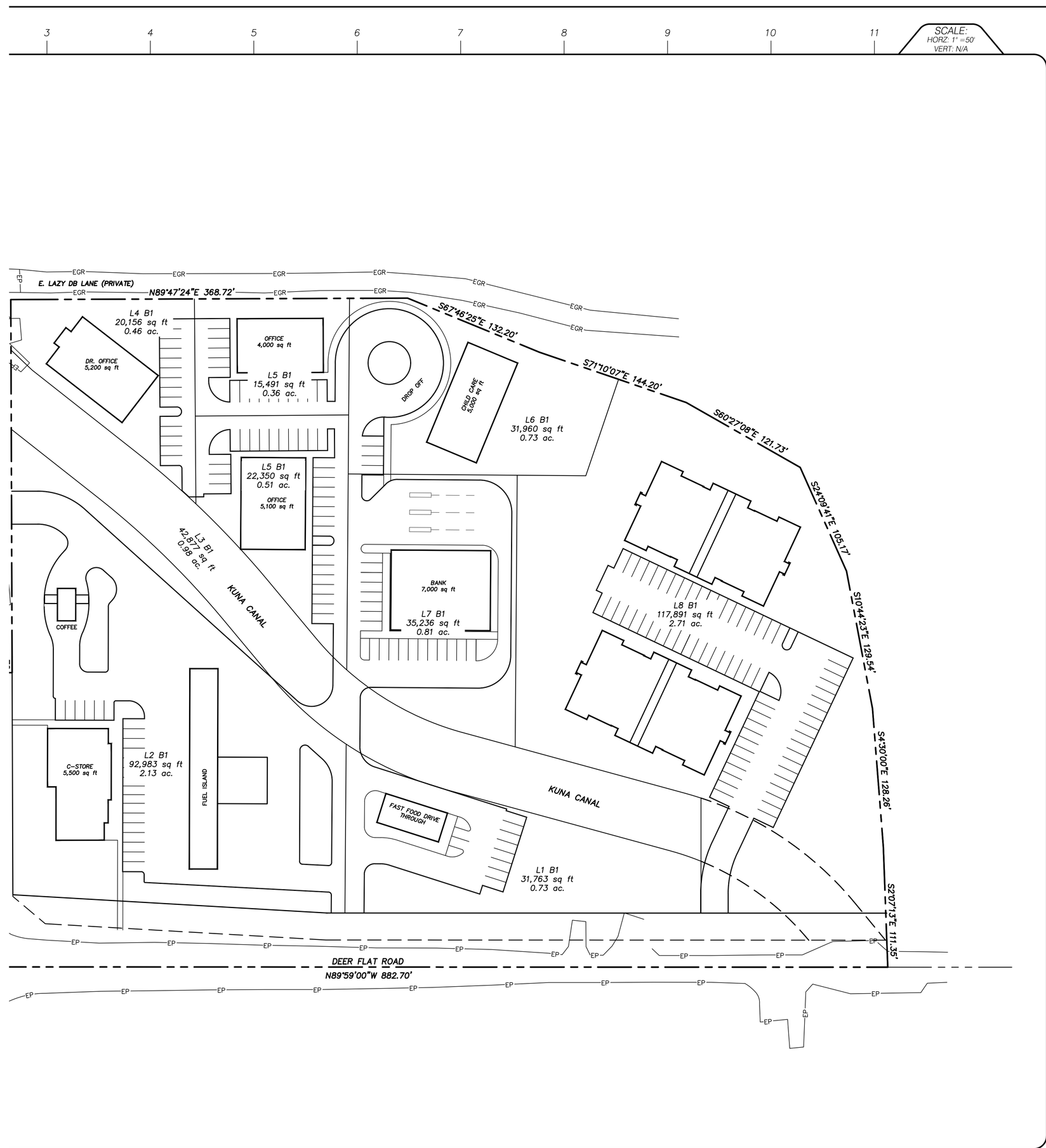
b. Total Parking spaces: _____ Dimensions: _____

c. Width of driveway aisle: _____

Proposed Lighting: _____

Proposed Landscaping (berms, buffers, entrances, parking areas, common areas, etc.): _____

Applicant's Signature: Kent Brown Date: 10/24/16



SCALE:
HORZ: 1" = 50'
VERT: N/A

VICINITY MAP
1" = 500'

REVISIONS

NO.	DESCRIPTION

BENCHMARKS

PREPARED BY



OWNER

PROJECT:

**PRELIMINARY
NOT
APPROVED**

1800 N. MERIDIAN RD.
SW 1/4 SEC. 18, T2N, R1E B.M.
KUNA, ID. 83634

CONCEPT

SURVEYOR STAMP FOR
BOUNDARY INFORMATION ONLY

COMMERCIAL DEVELOPMENT



KUNA MERIDIAN ROAD

DEER FLAT ROAD



1800/1900 N. Meridian KUNA, ID



CITY OF KUNA
P.O. BOX 13
KUNA, ID 83634
www.kunacity.id.gov

ANTONIO M CONTI
CITY ENGINEER

Telephone (208) 639-5343; Fax (208) 287-1731
Email: aconti@kunaid.gov

MEMORANDUM

TO: Director of Kuna Planning and Zoning

FROM: Antonio M Conti
Kuna City Engineer

RE: Kolo LLC
Annexation
16-11-AN

DATE: May 16, 2017

The City Engineer has reviewed the Annexation request request of the above applicant dated October 25, 2016. It is noted that specific development plans have not been provided. The applicant desires City services for these future developments and the City has affirmed its willingness to include all of the applicant's aforementioned properties in its service area.

The recommendation of the City Engineer is to proceed with this annexation and address the issues of extending the City service area in connection with the future land-use actions. Accordingly, the City Engineer provides the following comments:

1. Sanitary Sewer Needs

- a) The applicant's property to be annexed is presently used for agricultural purposes and at this time does not require City services. As developed property, it will require municipal sewer service. The City Engineer will require connection to existing City facilities.
- b) Wastewater from the applicant's property will be treated at the North Treatment Plant. The plant has sufficient capacity to serve this site. When connecting to the sewer system, the applicant will need to abide by any relevant sewer reimbursement policies and agreements and any relevant connection fees.
- c) For assistance in locating existing facilities and understanding issues associated with connection, please contact the City Engineer at 639-5343

2. Potable Water Needs

- a) The applicant's property to be annexed is presently used for agricultural purposes and does not require City services. As developed property, it will require municipal water service for potable and fire protection needs.

- b) When connecting to the water system, the applicant will need to abide by any relevant water reimbursement policies and agreements and pay any relevant connection fees.
- c) Improvements necessary to provide adequate fire protection as required by Kuna Fire District will be required of the development.
- d) For assistance in locating existing facilities, please contact the City Engineer at 639-5343.

3. Pressure Irrigation

- a) The applicant's property to be annexed is presently used for agricultural purposes and does not require City services. As developed property, it will require connection to the City's pressure irrigation system.
- b) Relying on drinking water for irrigation purposes is contrary to City Code (6-4-2I) and the public interest and is not accounted for in the approved Water Master Plan. It is recommended this project be conditioned to require connection and annexation to the City Pressure Irrigation system at the time of development.
- c) When connecting to the pressure irrigation system, the applicant will need to abide by any relevant reimbursement policies and agreements and pay any relevant connection fees.
- d) For assistance in locating existing facilities, please contact the City Engineer at 639-5343.

4. Grading and Storm Drainage

The following is not required for annexation but will be required when alteration of surface features is proposed (such as grading or paving) in connection with future land use applications:

- a) Please provide a grading and drainage plan which supports and maintains all upstream drainage rights and all downstream irrigation delivery rights as they presently exist for this property.
- b) If impervious area is increased, please provide a storm water disposal plan acceptable to the City Engineer which accounts for the increased storm water drainage. Please provide detail drawings of drainage facilities for review.
- c) Any increase in quantity or rate of runoff or decrease in quality of runoff from the site compared to historical conditions must be detained, treated and released at rates no greater than historical amounts.
- d) If offsite disposal of storm water in excess of historical rates or conditions is proposed, or disposed at locations different than provided historically, the approval of the affected entities is required.

5. General

- a) With the addition of this property into the corporate limits of Kuna and its potential connection to water and irrigation services, this property will be placing demand not only on constructed facilities but on water rights provided by others. It is the reasonable expectation, in return, that this property transfer to the City at time of connection (ie development) any conveyable water rights by deed and "Change of Ownership" form from IDWR that are presently associated with the property. The domestic water right

associated solely with a residence and ½ acre or less is not conveyable. The water right held in trust by an irrigation district is also not conveyable.

- b) A plan approval letter will be required if this project affects any local irrigation districts.
- c) Verify that existing and proposed elevations match at property boundaries such that a slope burden is not imposed on adjacent properties.
- d) State the vertical datum used for elevations on all drawings.
- e) Provide engineering certification on all final engineering drawings.

6. Inspection Fees

An inspection fee will be required for City inspection of the construction of any **public** water, sewer and irrigation facility associated with this development. The developer will still require a qualified responsible engineer to do sufficient inspection to justly certify to DEQ the project was completed in accordance with approved plans and specifications and to provide accurate as-built drawings to the City. The developer's engineer and the City's inspector are permitted to coordinate inspections as much as possible. The current inspection fee is \$1.00 per lineal foot of sewer, water and pressure irrigation pipe and payment is due and payable prior to City's approval of final construction plans. **If no public water, sewer and irrigation construction work is done (such as with a stand-alone annexation), no fees are required.**

7. Right-of-Way

The subject property fronts on its south and west sides on existing section line arterial streets (Cloverdale and Kuna Road). The following conditions are related to these classified streets and future quarter line classified streets and apply at the time of development:

- a) Sufficient half right-of-way on the quarter line and section line for existing and future classified streets should be provided pursuant to City and ACHD standards.
- b) It is recommended approaches onto the classified streets complies with ACHD approach policies.
- c) It is recommended sidewalk, curb and gutter, street widening and any related storm drainage facilities, consistent with city code and policies, are provided at the time of land-use change or re-development.

8. As-Built Drawings

As-built drawings are required at the conclusion of any public facility construction project and are the responsibility of the developer's engineer. The city may help track changes, but will not be responsible for the finished product. As-built drawings will be required before occupancy or final plat approval is granted. **If no public facilities are constructed (such as with a stand-alone annexation) , no as-built drawings are required.**

9. Property Description

- a) The applicant is required to provide a metes and bounds property description of the subject parcel.



Paul Woods, President
Rebecca W. Arnold, Vice President
Sara M. Baker, Commissioner
Jim D. Hansen, Commissioner
Kent Goldthorpe, Commissioner

June 5, 2017

To: All Terra Consulting (via email)
Jaylen Walker
849 E State Street, Ste. 104
Eagle, ID 83616

Subject: KUNA17-0007/ 16-11-AN
NEC of SH-69/Meridian Road and Deer Flat Road
Annexation with a proposed C-1 zoning designation

This application is for annexation & rezone only. Listed below are some of the relevant policies that the District may administer when it reviews a future development application (additional policies may be considered with a specific redevelopment application).

A. Findings of Fact

1. SH-69/Meridian Road

SH-69/Meridian Road is under the jurisdiction of the Idaho Transportation Department (ITD). The applicant, City of Kuna, and ITD should work together to determine if additional right-of-way or improvements are necessary on SH-69/ Meridian Road.

2. Deer Flat Road

a. **Existing Conditions:** Deer Flat Road is improved with 2-travel lanes, and no curb, gutter or sidewalk abutting the site. Existing right-of-way varies between 73 to 86 feet for Deer Flat Road (25 to 38 feet from centerline).

b. **Policy:**

Arterial Roadway Policy: District Policy 7205.2.1 states that the developer is responsible for improving all street frontages adjacent to the site regardless of whether or not access is taken to all of the adjacent streets.

Master Street Map and Typology Policy: District Policy 7205.5 states that the design of improvements for arterials shall be in accordance with District standards, including the Master Street Map and Livable Streets Design Guide. The developer or engineer should contact the District before starting any design.

Street Section and Right-of-Way Width Policy: District Policies 7205.2.1 & 7205.5.2 state that the standard 5-lane street section shall be 72-feet (back-of-curb to back-of-curb) within 96-feet of right-of-way. This width typically accommodates two travel lanes in each direction, a continuous center left-turn lane, and bike lanes on a minor arterial and a safety shoulder on a principal arterial.

Right-of-Way Dedication: District Policy 7205.2 states that The District will provide compensation for additional right-of-way dedicated beyond the existing right-of-way along arterials listed as impact fee eligible in the adopted Capital Improvements Plan using available impact fee revenue in the Impact Fee Service Area.

No compensation will be provided for right-of-way on an arterial that is not listed as impact fee eligible in the Capital Improvements Plan.

The District may acquire additional right-of-way beyond the site-related needs to preserve a corridor for future capacity improvements, as provided in Section 7300.

Sidewalk Policy: District Policy 7205.5.7 requires a concrete sidewalk at least 5-feet wide to be constructed on both sides of all arterial streets. A parkway strip at least 6-feet wide between the back-of-curb and street edge of the sidewalk is required to provide increased safety and protection of pedestrians. Consult the District's planter width policy if trees are to be placed within the parkway strip. Sidewalks constructed next to the back-of-curb shall be a minimum of 7-feet wide.

Detached sidewalks are encouraged and should be parallel to the adjacent roadway. Meandering sidewalks are discouraged.

A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.

Frontage Improvements Policy: District Policy 7205.2.1 states that the developer shall widen the pavement to a minimum of 17-feet from centerline plus a 3-foot wide gravel shoulder adjacent to the entire site. Curb, gutter and additional pavement widening may be required (See Section 7205.5.5).

ACHD Master Street Map: ACHD Policy Section 3111.1 requires the Master Street Map (MSM) guide the right-of-way acquisition, arterial street requirements, and specific roadway features required through development. This segment of Deer Flat Road is designated in the MSM as a Transitional/ Commercial Arterial with 5-lanes and on-street bike lanes, a 69-foot street section within 87-feet of right-of-way.

- c. **Staff Comments/Recommendations:** The Deer Flat Road/SH-69 intersection is shown in the CIP to be widened/reconstructed in 2031-2035. Therefore the applicant should be required to dedicate 16 to 29 feet of additional right-of-way to total 54-feet of right-of-way from centerline along Deer Flat Road abutting the site. The additional right-of-way is impact fee eligible for reimbursement.

The applicant should be required to construct 5-foot wide concrete sidewalk on Deer Flat Road located a minimum of 47-feet from centerline, abutting the site. The applicant should provide a permanent right-of-way easement for any public sidewalk placed outside of the dedicated right-of-way.

Deer Flat Road is improved with 24 to 50-feet of pavement and 3-foot wide paved and gravel shoulders abutting the site. The applicant should be required to widen Deer Flat Road with 17-feet of pavement from centerline of Deer Flat Road abutting the site, plus a 3-foot wide gravel shoulder.

3. Access/Driveways

- a. **Existing Conditions:** There are 2 existing residential driveways, a 16-foot wide and a 35-foot wide driveway onto Deer Flat Road from the site.

b. **Policy**

Access Points Policy: District Policy 7205.4.1 states that all access points associated with development applications shall be determined in accordance with the policies in this section and Section 7202. Access points shall be reviewed only for a

development application that is being considered by the lead land use agency. Approved access points may be relocated and/or restricted in the future if the land use intensifies, changes, or the property redevelops.

Access Policy: District policy 7205.4.6 states that direct access to minor arterials is typically prohibited. If a property has frontage on more than one street, access shall be taken from the street having the lesser functional classification. If it is necessary to take access to the higher classified street due to a lack of frontage, the minimum allowable spacing shall be based on Table 1a under District policy 7205.4.6, unless a waiver for the access point has been approved by the District Commission.

Driveway Location Policy: District policy 7205.4.5 requires driveways located on minor arterial roadways from a signalized intersection with a dual left turn lane shall be located a minimum of 330-feet from the nearest intersection for a right-in/right-out only driveway and a minimum of 710-feet from the intersection for a full-movement driveway.

Successive Driveways: District policy 7205.4.6 Table 1a, requires driveways located on minor arterial roadways with a speed limit of 50 MPH to align or offset a minimum of 425-feet from any existing or proposed driveway.

Driveway Width Policy: District policy 7205.4.8 restricts high-volume driveways (100 VTD or more) to a maximum width of 36-feet and low-volume driveways (less than 100 VTD) to a maximum width of 30-feet. Curb return type driveways with 30-foot radii will be required for high-volume driveways with 100 VTD or more. Curb return type driveways with 15-foot radii will be required for low-volume driveways with less than 100 VTD.

Cross Access Easements/Shared Access Policy: District Policy 7202.4.1 states that cross access utilizes a single vehicular connection that serves two or more adjoining lots or parcels so that the driver does not need to re-enter the public street system.

- c. **Staff Comments/Recommendations:** The applicant's concept plan shows 2 driveways onto Deer Flat Road from the site. The western driveway is a 30-foot wide commercial driveway onto Deer Flat Road, located approximately 375-feet east of SH-69/Meridian Road. Staff recommends that the proposed driveway be restricted to right-in/right-out. The driveway should be constructed as a curb return type driveway with minimum 30-foot radii.

The eastern driveway is a 25-foot wide residential driveway onto Deer Flat Road, located approximately 725-feet east of SH-69/Meridian Road. Staff recommends that the driveway either be re-aligned with the approved local street to the south, located 660-feet east of SH69/Meridian Road; OR, sole access onto Deer Flat Road be taken from the western commercial driveway. IF, the eastern driveway is constructed, staff recommends that the proposed driveway should be constructed as a curb return type driveway with minimum 15-foot radii.

Staff recommends cross access should be provided thru-out the site.

4. Traffic Impact Study

- **Policy**

Traffic Impact Study: District policy 7106.1 requires a traffic impact study for developments which generate 100 or more PM peak hour trips.

- **Staff Comments/Recommendations:** A traffic impact study may be required for this application. Please contact ACHD's Planning Review staff to determine whether or not a traffic impact study will be required for a future development application on this site.

B. Traffic Information

1. Adjacent Development: The following developments are pending or underway in the vicinity of the site:

- Profile Ridge, a mixed use development, located directly west of the site is in various phases of development and was approved by ACHD on November 7, 2007.
- Winfield Subdivision, located on the NWC of Deer Flat & SH-69, consisting of 348 single residential lots, is currently under review by ACHD.
- Ashton Estates, a mixed use development, located directly south of the site was approved by ACHD on January 13, 2017.

2. Capital Improvements Plan (CIP)/ Integrated Five Year Work Plan (IFYWP):

There are currently no roadways, bridges or intersections in the general vicinity of the project that are currently in the Integrated Five Year Work Plan (IFYWP).

- The intersection of Deer Flat Road and SH-69/ Meridian Road is listed in the CIP to be widened to 6-lanes on the north leg, 6-lanes on the south, 6-lanes east, and 6-lanes on the west leg, and signalized between 2031 and 2035.

3. Trip Generation

The applicant is requesting C-1 (Neighborhood Commercial) as the proposed zoning designation and has provided a concept plan showing a mixed use development with commercial and multi-family type uses. Other possible trip generators that may be located within the site are listed below, based on the Institute of Transportation Engineers Trip Generation Manual, 9th edition.

Use (1,000 sf)	Average Daily Trips (ADT)	PM Peak Hour
General Office Building	11.03	1.49
Medical/ Dental Office Building	36.13	3.57
Drive-in Bank	148.15	24.30
Restaurant	89.95	7.49
Single Tenant Office Building	11.65	1.74
Specialty Retail Center	44.32	2.71
Convenience Market w/ Gasoline pumps (fuel position)	542.60	19.07
Apartment (unit)	6.65	0.62
Townhouse (unit)	5.81	0.52
Single Family Detached (unit)	9.52	1.00
Senior Adult Housing-Attached (unit)	3.44	0.25

Condition of Area Roadways: *Traffic Count is based on Vehicles per hour (VPH)*

Roadway	Frontage	Functional Classification	PM Peak Hour Traffic Count	PM Peak Hour Level of Service
**SH-69/ Meridian Road	1,960-feet	Principal Arterial	951	N/A
Deer Flat Road	842-feet	Minor Arterial	192	Better than "E"

* Acceptable level of service for a two-lane minor arterial is "E" (575 VPH).

** ACHD does not set level of service thresholds for State Highways.

Average Daily Traffic Count (VDT): *Average daily traffic counts are based on ACHD's most current traffic counts.*

- The average daily traffic count for SH-69/ Meridian Road south of Deer Flat Road was 16,411 on 7/20/2016.
- The average daily traffic count for Deer Flat Road west of Locust Grove Road was 1,613 on 10/28/2015.

C. Attachments

1. Vicinity Map
2. Site Plan
3. Standard Conditions of Approval
4. Request for Appeal of Staff Decision

If you have any questions, please feel free to contact me at (208) 387-6171.

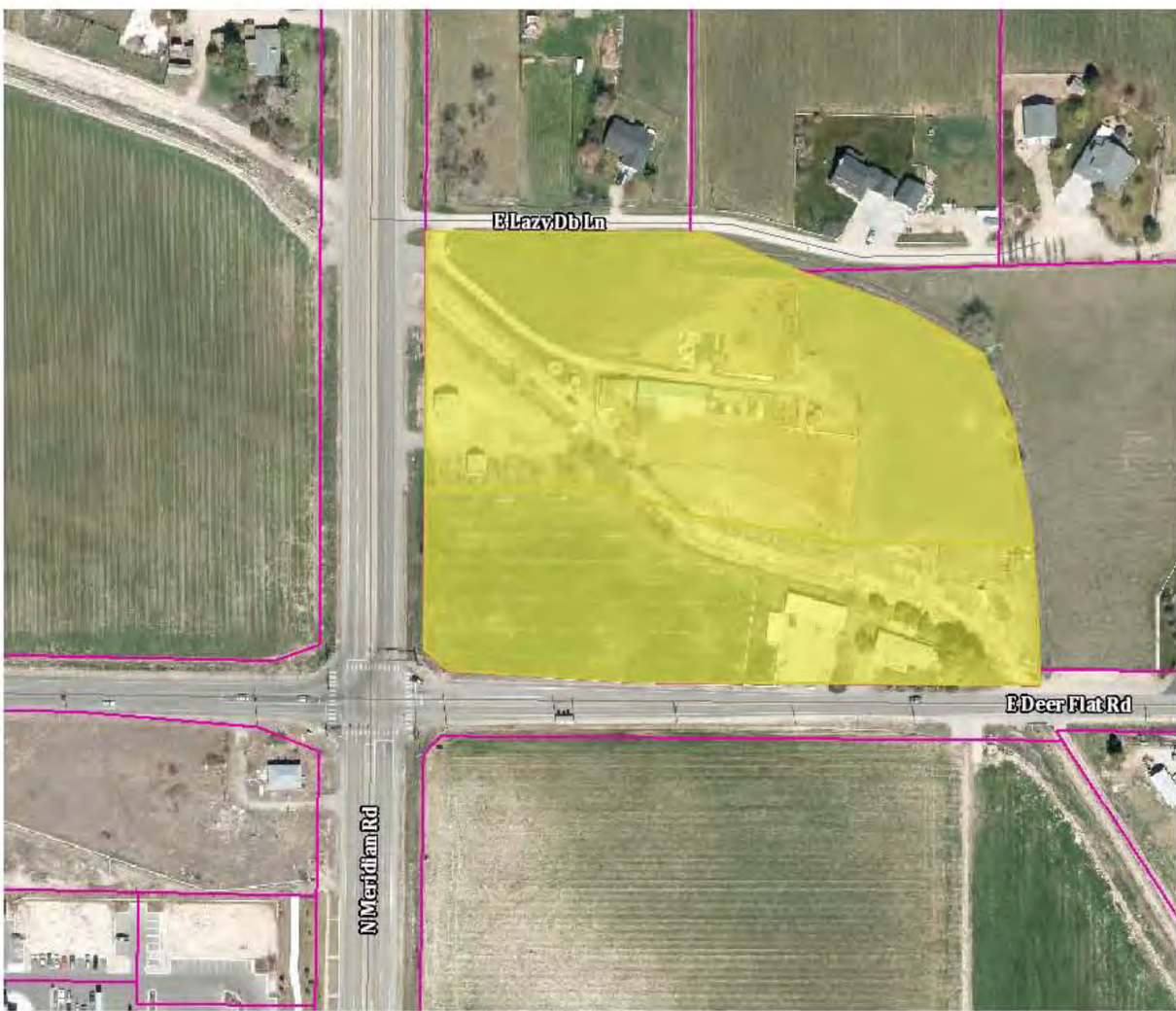
Sincerely,



Stacey Yarrington
Planner III
Development Services

cc: Project File
City of Kuna
Owner

VICINITY MAP



SITE PLAN



COMMERCIAL DEVELOPMENT

1800/1900 N. Meridian
KUNA, ID

Standard Conditions of Approval

1. All proposed irrigation facilities shall be located outside of the ACHD right-of-way (including all easements). Any existing irrigation facilities shall be relocated outside of the ACHD right-of-way (including all easements).
2. Private Utilities including sewer or water systems are prohibited from being located within the ACHD right-of-way.
3. In accordance with District policy, 7203.6, the applicant may be required to update any existing non-compliant pedestrian improvements abutting the site to meet current Americans with Disabilities Act (ADA) requirements. The applicant's engineer should provide documentation of ADA compliance to District Development Review staff for review.
4. Replace any existing damaged curb, gutter and sidewalk and any that may be damaged during the construction of the proposed development. Contact Construction Services at 387-6280 (with file number) for details.
5. A license agreement and compliance with the District's Tree Planter policy is required for all landscaping proposed within ACHD right-of-way or easement areas.
6. All utility relocation costs associated with improving street frontages abutting the site shall be borne by the developer.
7. It is the responsibility of the applicant to verify all existing utilities within the right-of-way. The applicant at no cost to ACHD shall repair existing utilities damaged by the applicant. The applicant shall be required to call DIGLINE (1-811-342-1585) at least two full business days prior to breaking ground within ACHD right-of-way. The applicant shall contact ACHD Traffic Operations 387-6190 in the event any ACHD conduits (spare or filled) are compromised during any phase of construction.
8. Utility street cuts in pavement less than five years old are not allowed unless approved in writing by the District. Contact the District's Utility Coordinator at 387-6258 (with file numbers) for details.
9. All design and construction shall be in accordance with the ACHD Policy Manual, ISPWC Standards and approved supplements, Construction Services procedures and all applicable ACHD Standards unless specifically waived herein. An engineer registered in the State of Idaho shall prepare and certify all improvement plans.
10. Construction, use and property development shall be in conformance with all applicable requirements of ACHD prior to District approval for occupancy.
11. No change in the terms and conditions of this approval shall be valid unless they are in writing and signed by the applicant or the applicant's authorized representative and an authorized representative of ACHD. The burden shall be upon the applicant to obtain written confirmation of any change from ACHD.
12. If the site plan or use should change in the future, ACHD Planning Review will review the site plan and may require additional improvements to the transportation system at that time. Any change in the planned use of the property which is the subject of this application, shall require the applicant to comply with ACHD Policy and Standard Conditions of Approval in place at that time unless a waiver/variance of the requirements or other legal relief is granted by the ACHD Commission.

Request for Appeal of Staff Decision

1. **Appeal of Staff Decision:** The Commission shall hear and decide appeals by an applicant of the final decision made by the Development Services Manager when it is alleged that the Development Services Manager did not properly apply this section 7101.6, did not consider all of the relevant facts presented, made an error of fact or law, abused discretion or acted arbitrarily and capriciously in the interpretation or enforcement of the ACHD Policy Manual.
 - a. **Filing Fee:** The Commission may, from time to time, set reasonable fees to be charged the applicant for the processing of appeals, to cover administrative costs.
 - b. **Initiation:** An appeal is initiated by the filing of a written notice of appeal with the Secretary and Clerk of the District, which must be filed within ten (10) working days from the date of the decision that is the subject of the appeal. The notice of appeal shall refer to the decision being appealed, identify the appellant by name, address and telephone number and state the grounds for the appeal. The grounds shall include a written summary of the provisions of the policy relevant to the appeal and/or the facts and law relied upon and shall include a written argument in support of the appeal. The Commission shall not consider a notice of appeal that does not comply with the provisions of this subsection.
 - c. **Time to Reply:** The Development Services Manager shall have ten (10) working days from the date of the filing of the notice of appeal to reply to the notice of the appeal, and may during such time meet with the appellant to discuss the matter, and may also consider and/or modify the decision that is being appealed. A copy of the reply and any modifications to the decision being appealed will be provided to the appellant prior to the Commission hearing on the appeal.
 - d. **Notice of Hearing:** Unless otherwise agreed to by the appellant, the hearing of the appeal will be noticed and scheduled on the Commission agenda at a regular meeting to be held within thirty (30) days following the delivery to the appellant of the Development Services Manager's reply to the notice of appeal. A copy of the decision being appealed, the notice of appeal and the reply shall be delivered to the Commission at least one (1) week prior to the hearing.
 - e. **Action by Commission:** Following the hearing, the Commission shall either affirm or reverse, in whole or part, or otherwise modify, amend or supplement the decision being appealed, as such action is adequately supported by the law and evidence presented at the hearing.

BRIAN McDEVITT
CHAIRMAN OF THE BOARD

RICHARD DURRANT
VICE CHAIRMAN OF THE BOARD

TIMOTHY M. PAGE
PROJECT MANAGER

ROBERT D. CARTER
ASSISTANT PROJECT MANAGER

APRYL GARDNER
SECRETARY-TREASURER

JERRI FLOYD
ASSISTANT SECRETARY-TREASURER

BOISE PROJECT BOARD OF CONTROL

(FORMERLY BOISE U.S. RECLAMATION PROJECT)

2465 OVERLAND ROAD
BOISE, IDAHO 83705-3155

OPERATING AGENCY FOR 167,000
ACRES FOR THE FOLLOWING
IRRIGATION DISTRICTS

NAMPA-MERIDIAN DISTRICT
BOISE-KUNA DISTRICT
WILDER DISTRICT
NEW YORK DISTRICT
BIG BEND DISTRICT

TEL: (208) 344-1141
FAX: (208) 344-1437

RECEIVED
MAY 17 2017
CITY OF KUNA

10 May 2017

City of Kuna
P.O. Box 13
Kuna, Idaho 83634

RE: Jaylen Walker- All Terra Consulting
 NEC Meridian Rd. & Deer Flat Rds. **16-11-AN**
 Boise-Kuna Irrigation District
 Kuna Canal 122+40, 128+90, 129+10 **BK-189, BK-189B**
 Sec.18, T2N, R1E, BM.

Troy Behunin, Planner III:

The United States' Kuna Canal lies within the boundary of the above-mentioned location. The easement for this facility is held in the name of the United States through the Bureau of Reclamation under the authority of the Act of August 30, 1890. (26 Stat. 391; 43 U.S.C. 945)

The Boise Project Board of Control is contracted to operate and maintain this facility. We assert the federal easement 28 feet northerly and 25 feet southerly of the canal's centerline. Whereas this area is for the operation and maintenance of our facilities, no activity should hinder our ability to do so.

Project easements must be called out on the final plat.

The Boise Project does not approve landscaping (other than grass) within its easements, as this will certainly increase our cost of maintenance.

Fencing (as may be required) must be constructed just off the easement, to insure public safety and prevent encroachments.

The Boise Project Board of Control does not approve of pathways within our easements. We are constantly trying to uphold these federal easements in order to perform our obligation to operate, maintain and deliver surface irrigation water to our patrons. The introduction of pedestrians, cyclists, etc. into our work area, becomes a burden on our personnel trying to perform their duties. The Project maintains its facilities with large vehicles and heavy equipment, to include dump trucks, dozers, graders, backhoes and

long booms with counter weights. Although our operators possess the highest regard for safety, this machinery offers many blind spots that limit visibility. Project work easements are barely wide enough for this equipment.

Pathways must be constructed just outside the easement, to insure public safety and prevent encroachments.

Parking lots, curbing, light poles, signs, etc. and the placing of asphalt and/or cement over Project facility easements must be approved by Boise Project Board of Control prior to construction.

The construction of any roadway crossings must be conducted only during the non-irrigation season when the canal is dewatered. In any case no work shall take place within the easement before the proper crossing agreements have been secured through the Bureau of Reclamation and the Boise Project Board of Control.

Project facilities and/or easements that parallel, and are within and/or intended to be within road right-of-ways due to any development of this property must be relocated outside of road right-of-ways. The easements of Boise Project facilities will remain the same unless agreed upon and/or approved with written permission from Boise Project Board of Control.

Utilities planning to cross any project facility must do so in accordance with the master policies now held between the Bureau of Reclamation and most of the utilities. In any case, no work shall take place within the easement before proper crossing agreements have been secured through both the Bureau of Reclamation and the Boise Project Board of Control.

Crossing agreements must be secured and signed by all parties prior to March 1st of each year. A time schedule for the construction to be done during the non-irrigation season must be approved by Boise Project prior to any activity within Project easements. No construction will be allowed within the easement boundaries of the Boise Project Board of Control facilities after March 15th of each year. However, on a case by case, overhead utilities and utilities boring underneath a Project facility may be allowed after March 15th if reviewed and approved by the Boise Project.

Storm Drainage and/or Street Runoff must be retained on site.

NO DISCHARGE into any live irrigation system is permitted.

Local irrigation/drainage ditches that cross this property, in order to serve neighboring properties, must remain unobstructed and protected by an appropriate easement.

Should there be any small (neighborhood) irrigation ditches on this site, the developers and/or landowners will be obligated to protect them and allow water to pass to downstream neighbors.

This development is subject to Idaho Code 31-3805, in accordance, this office is requesting a copy of the irrigation and drainage plans.

If the irrigation system will be incorporated into the City of Kuna's pressure system, Boise Project Board of Control will require confirmation from both the City of Kuna and the Boise-Kuna Irrigation District.

Boise Project Board of Control must receive a written response from the Boise-Kuna Irrigation District as to who will own and operate the pressure irrigation system prior to review and approval of an irrigation plan by Boise Project Board of Control.

Wording on the preliminary and final recorded plat needs to state that any proposed and/or future usage of the Boise Project Board of Control facilities are subject to Idaho Statues, Title 42-1209.

This office is requesting a full size set of plans for our review and approval.

Whereas this development is in its preliminary stages, Boise Project Board of Control reserves the right to review plans and require changes when our easements and/or facilities are affected by unknown factors.

If you have any further questions or comments regarding this matter, please do not hesitate to contact me at (208) 344-1141.

Sincerely,



Bob Carter
Assistant Project Manager- BPBC

bdc/bc

cc: Clint McCormick Watermaster, Div; 2 BPBC
Lauren Boehlke Secretary – Treasurer, BKID
File



CENTRAL DISTRICT HEALTH DEPARTMENT Environmental Health Division

- Return to:
- ACZ
 - Boise
 - Eagle
 - Garden City
 - Kuna
 - Meridian
 - Star

Rezone # 16-11-AN

Conditional Use # _____

Preliminary / Final / Short Plat _____

RECEIVED
MAY 08 2017
CITY OF KUNA
City of Kuna

- 1. We have No Objections to this Proposal.
- 2. We recommend Denial of this Proposal.
- 3. Specific knowledge as to the exact type of use must be provided before we can comment on this Proposal.
- 4. We will require more data concerning soil conditions on this Proposal before we can comment.
- 5. Before we can comment concerning individual sewage disposal, we will require more data concerning the depth of:
 - high seasonal ground water
 - waste flow characteristics
 - bedrock from original grade
 - other _____
- 6. This office may require a study to assess the impact of nutrients and pathogens to receiving ground waters and surface waters.
- 7. This project shall be reviewed by the Idaho Department of Water Resources concerning well construction and water availability.
- 8. After written approval from appropriate entities are submitted, we can approve this proposal for:
 - central sewage
 - community sewage system
 - community water well
 - interim sewage
 - central water
 - individual sewage
 - individual water
- 9. The following plan(s) must be submitted to and approved by the Idaho Department of Environmental Quality:
 - central sewage
 - community sewage system
 - community water
 - sewage dry lines
 - central water
- 10. This Department would recommend deferral until high seasonal ground water can be determined if other considerations indicate approval.
- 11. If restroom facilities are to be installed, then a sewage system MUST be installed to meet Idaho State Sewage Regulations.
- 12. We will require plans be submitted for a plan review for any:
 - food establishment
 - swimming pools or spas
 - child care center
 - beverage establishment
 - grocery store
- 13. Infiltration beds for storm water disposal are considered shallow injection wells. An application and fee must be submitted to CDHD.

14. _____ Reviewed By: _____

Date: 5/3/17

Communities in Motion 2040 Development Checklist

The Community Planning Association of Southwest Idaho (COMPASS) is the metropolitan planning organization (MPO) for Ada and Canyon Counties. COMPASS has developed this checklist as a tool for local governments to evaluate whether land developments are consistent with the goals of *Communities in Motion 2040* (CIM 2040), the regional long-range transportation plan for Ada and Canyon Counties. CIM 2040 was developed through a collaborative approach with COMPASS member agencies and adopted by the COMPASS Board on **July 21, 2014**.



Click to enlarge map.

This checklist is not intended to be prescriptive, but rather a guidance document based on CIM 2040 goals, objectives, and performance measures. A checklist user guide is available [here](#); and more information about the CIM 2040 goals can be found [here](#); and information on the CIM 2040 Vision can be found [here](#).

Name of Development: Kolo

Summary: Annexation of 11.4 acres with Commercial zoning for approximately 170 employees. This proposal meets 7 CIM 2040 checklist items and does not meet 11 items. Consider 1) reducing the number of access points to Deer Flat Road, an arterial, 2) requiring a public multi-use pathway along the Kuna Canal, as identified in the 2013 2013 Kuna Master Plan, and 3) work with VRT for bus pull out and amenities for a future transit line along Highway 69/Kuna-Meridian Road.

Land Use

In which of the [CIM 2040 Vision Areas](#) is the proposed development? (Goal 2.1)?

- Downtown
 Employment Center
 Existing Neighborhood
 Foothills
 Future Neighborhood
 Mixed Use
 Prime Farmland
 Rural
 Small Town
 Transit Oriented Development

Yes No N/A The proposal is within a CIM 2040 Major Activity Center. (Goal 2.3)

Neighborhood (Transportation Analysis Zone) Demographics

Existing		Existing TAZ+ Proposal		2040 Forecast	
Households	Jobs	Households	Jobs	Households	Jobs
5	0	5	170	21	109

Yes No N/A The number of jobs and/or households in this development is consistent with jobs/households in the CIM 2040 Vision in this neighborhood. (Goal 2.1)

Area (Adjacent Transportation Analysis Zone) Demographics

Existing		Existing TAZs + Net Proposed		2040 Forecast	
Households	Jobs	Households	Jobs	Households	Jobs
244	123	411	293	1,464	1,189

Yes No N/A The number of jobs and/or households in this development is consistent with jobs/households in the CIM 2040 Vision in this area. (Goal 2.1)



More information on COMPASS and *Communities in Motion 2040* can be found at:
www.compassidaho.org
 Email: info@compassidaho.org
 Telephone: (208) 475-2239



Exhibit B 5

Communities in Motion 2040 Complete Streets Scorecard



The purpose of this checklist is to provide a tool for local governments to evaluate whether land developments are in accordance with the goals of *Communities in Motion 2040* (CIM 2040). Complete Streets Level of Service (LOS) refers to the multimodal (automobile, bicycle, pedestrian, and transit) experience and grades a roadway (A-F) for each mode. COMPASS conducts Complete Streets Level of Service (CSLOS) analysis for developments on arterial roads.

	Mode	Existing	With detached sidewalk and bicycle lane
		Link LOS	Link LOS
Highway 69 Deer Flat Road to Hubbard Road	Transit	F	F
	Bike	D	B
	Ped	E	C
Highway Capacity Manual 2010 Methodologies			

Walkscore: 15 Car-Dependent. Walkscore is a walkability index that assigns a numerical walkability on a scale from 0 - 100 based on walking routes to destinations such as grocery stores, schools, parks, restaurants, and retail. Scores of 50 or higher are considered at least "Somewhat Walkable" while scores less than 50 are "Car-Dependent."

More information on
COMPASS and
Communities in Motion
2040 can be found at:

www.compassidaho.org





STATE OF IDAHO
DEPARTMENT OF ENVIRONMENTAL QUALITY
BOISE REGIONAL OFFICE
1445 North Orchard Street•Boise, ID 83706-2239•(208) 373-0550

DEQ Response to Request for Environmental Comment

Date: May 16, 2017
Agency Requesting Comments: City of Kuna
Date Request Received: May 2, 2017
Applicant/Description: Kolo, LLC/Annexation with Proposed New Commercial

Thank you for the opportunity to respond to your request for comment. While DEQ does not review projects on a project-specific basis, we attempt to provide the best review of the information provided. DEQ encourages agencies to review and utilize the Idaho Environmental Guide to assist in addressing project-specific conditions that may apply. This guide can be found at <http://www.deq.idaho.gov/ieg/>.

The following information does not cover every aspect of this project; however, we have the following general comments to use as appropriate:

1. Air Quality

- *Please review IDAPA 58.01.01 for all rules on Air Quality, especially those regarding fugitive dust (58.01.01.651), trade waste burning (58.01.01.600-617), and odor control plans (58.01.01.776).*

For questions, contact David Luft, Air Quality Manager, at 373-0550.

- *IDAPA 58.01.01.201 requires an owner or operator of a facility to obtain an air quality permit to construct prior to the commencement of construction or modification of any facility that will be a source of air pollution in quantities above established levels. DEQ asks that cities and counties require a proposed facility to contact DEQ for an applicability determination on their proposal to ensure they remain in compliance with the rules.*

For questions, contact the DEQ Air Quality Permitting Hotline at 1-877-573-7648.

2. Wastewater and Recycled Water

- *DEQ recommends verifying that there is adequate sewer to serve this project prior to approval. Please contact the sewer provider for a capacity statement, declining balance report, and willingness to serve this project.*
- *IDAPA 58.01.16 and IDAPA 58.01.17 are the sections of Idaho rules regarding wastewater and recycled water. Please review these rules to determine whether this or future projects will require DEQ approval. IDAPA 58.01.03 is the section of Idaho rules regarding subsurface disposal of wastewater. Please review this rule to determine whether this or future projects will require permitting by the district health department.*

All projects for construction or modification of wastewater systems require preconstruction approval. Recycled water projects and subsurface disposal projects require separate permits as well.

- *DEQ recommends that projects be served by existing approved wastewater collection systems or a centralized community wastewater system whenever possible. Please contact DEQ to discuss potential for development of a community treatment system along with best management practices for communities to protect ground water.*
- *DEQ recommends that cities and counties develop and use a comprehensive land use management plan, which includes the impacts of present and future wastewater management in this area. Please schedule a meeting with DEQ for further discussion and recommendations for plan development and implementation.*

For questions, contact Todd Crutcher, Engineering Manager, at 373-0550.

3. Drinking Water

- *DEQ recommends verifying that there is adequate water to serve this project prior to approval. Please contact the water provider for a capacity statement, declining balance report, and willingness to serve this project.*
- *IDAPA 58.01.08 is the section of Idaho rules regarding public drinking water systems. Please review these rules to determine whether this or future projects will require DEQ approval.*

All projects for construction or modification of public drinking water systems require preconstruction approval.

- *DEQ recommends verifying if the current and/or proposed drinking water system is a regulated public drinking water system (refer to the DEQ website at <http://www.deq.idaho.gov/water-quality/drinking-water.aspx>). For non-regulated systems, DEQ recommends annual testing for total coliform bacteria, nitrate, and nitrite.*
- *If any private wells will be included in this project, we recommend that they be tested for total coliform bacteria, nitrate, and nitrite prior to use and retested annually thereafter.*
- *DEQ recommends using an existing drinking water system whenever possible or construction of a new community drinking water system. Please contact DEQ to discuss this project and to explore options to both best serve the future residents of this development and provide for protection of ground water resources.*
- *DEQ recommends cities and counties develop and use a comprehensive land use management plan which addresses the present and future needs of this area for adequate, safe, and sustainable drinking water. Please schedule a meeting with DEQ for further discussion and recommendations for plan development and implementation.*

For questions, contact Todd Crutcher, Engineering Manager at 373-0550.

4. Surface Water

- *A DEQ short-term activity exemption (STAE) from this office is required if the project will involve de-watering of ground water during excavation and discharge back into surface water, including a description of the water treatment from this process to prevent excessive sediment and turbidity from entering surface water.*
- *Please contact DEQ to determine whether this project will require a National Pollution Discharge Elimination System (NPDES) Permit. If this project disturbs more than one acre, a stormwater permit from EPA may be required.*
- *If this project is near a source of surface water, DEQ requests that projects incorporate construction best management practices (BMPs) to assist in the protection of Idaho's water resources. Additionally, please contact DEQ to identify BMP alternatives and to determine whether this project is in an area with Total Maximum Daily Load stormwater permit conditions.*
- *The Idaho Stream Channel Protection Act requires a permit for most stream channel alterations. Please contact the Idaho Department of Water Resources (IDWR), Western Regional Office, at 2735 Airport Way, Boise, or call 208-334-2190 for more information. Information is also available on the IDWR website at: <http://www.idwr.idaho.gov/WaterManagement/StreamsDams/Streams/AlterationPermit/AlterationPermit.htm>*
- *The Federal Clean Water Act requires a permit for filling or dredging in waters of the United States. Please contact the US Army Corps of Engineers, Boise Field Office, at 10095 Emerald Street, Boise, or call 208-345-2155 for more information regarding permits.*

For questions, contact Lance Holloway, Surface Water Manager, at 373-0550.

5. Hazardous Waste And Ground Water Contamination

- **Hazardous Waste.** *The types and number of requirements that must be complied with under the federal Resource Conservations and Recovery Act (RCRA) and the Idaho Rules and Standards for Hazardous Waste (IDAPA 58.01.05) are based on the quantity and type of waste generated. Every business in Idaho is required to track the volume of waste generated, determine whether each type of waste is hazardous, and ensure that all wastes are properly disposed of according to federal, state, and local requirements.*
- *No trash or other solid waste shall be buried, burned, or otherwise disposed of at the project site. These disposal methods are regulated by various state regulations including Idaho's Solid Waste Management Regulations and Standards, Rules and Regulations for Hazardous Waste, and Rules and Regulations for the Prevention of Air Pollution.*
- **Water Quality Standards.** *Site activities must comply with the Idaho Water Quality Standards (IDAPA 58.01.02) regarding hazardous and deleterious-materials storage, disposal, or accumulation adjacent to or in the immediate vicinity of state waters (IDAPA 58.01.02.800); and the cleanup and reporting of oil-filled electrical equipment (IDAPA 58.01.02.849); hazardous materials (IDAPA 58.01.02.850); and used-oil and petroleum releases (IDAPA 58.01.02.851 and 852).*

Petroleum releases must be reported to DEQ in accordance with IDAPA 58.01.02.851.01 and 04. Hazardous material releases to state waters, or to land such that there is likelihood that it will enter state waters, must be reported to DEQ in accordance with IDAPA 58.01.02.850.

- **Ground Water Contamination.** *DEQ requests that this project comply with Idaho's Ground Water Quality Rules (IDAPA 58.01.11), which states that "No person shall cause or allow the release, spilling, leaking, emission, discharge, escape, leaching, or disposal of a contaminant into the environment in a manner that causes a ground water quality standard to be exceeded, injures a beneficial use of ground water, or is not in accordance with a permit, consent order or applicable best management practice, best available method or best practical method."*

For questions, contact Albert Crawshaw, Waste & Remediation Manager, at 373-0550.

6. Additional Notes

- *If an underground storage tank (UST) or an aboveground storage tank (AST) is identified at the site, the site should be evaluated to determine whether the UST is regulated by DEQ. EPA regulates ASTs. UST and AST sites should be assessed to determine whether there is potential soil and ground water contamination. Please call DEQ at 373-0550, or visit the DEQ website (<http://www.deq.idaho.gov/waste-mgmt-remediation/storage-tanks.aspx>) for assistance.*
- *If applicable to this project, DEQ recommends that BMPs be implemented for any of the following conditions: wash water from cleaning vehicles, fertilizers and pesticides, animal facilities, composted waste, and ponds. Please contact DEQ for more information on any of these conditions.*

We look forward to working with you in a proactive manner to address potential environmental impacts that may be within our regulatory authority. If you have any questions, please contact me, or any of our technical staff at 208-373-0550.

Sincerely,



Aaron Scheff
aaron.scheff@deq.idaho.gov
Regional Administrator
Boise Regional Office
Idaho Department of Environmental Quality

ec: TRIM 2017AEK63
File # 2291



Neighborhood Meeting Certification

CITY OF KUNA PLANNING & ZONING * 763 W. Avalon, Kuna, Idaho, 83634 * www.kunacity.id.gov * (208) 922-5274 * Fax: (208) 922-5989

GENERAL INFORMATION:

You must conduct a neighborhood meeting prior to application for variance, conditional use, zoning ordinance map amendment, expansion or extension of a nonconforming use, and/or a subdivision. Please see Section 8-7A-3 of the Kuna City Code or ask one of our planners for more information on neighborhood meetings.

The meeting must be held either on a weekend between 10 a.m. and 7 p.m., or a weekday between 6 p.m. and 8 p.m. Meetings cannot be conducted on holidays, holiday weekends, or the day before or after a holiday or holiday weekend. The meeting must be held at one of the following locations:

- The Subject Property;
- The nearest available public meeting place (Examples include fire stations, libraries and community centers);
- An office space within a 1-mile radius of the subject property.

The meeting cannot take place more than 2 months prior to acceptance of the application and the application will not be accepted before the neighborhood meeting is conducted. You are required to send written notification of your meeting, allowing a reasonable amount of time before your meeting for property owners to plan to attend. Contacting and/or meeting individually with residents will not fulfill Neighborhood Meeting requirements.

You may request a list of the people you need to invite to the neighborhood meeting from our department. This list includes property owners within 300 feet of the subject property. Once you have held your neighborhood meeting, please complete this certification form and include it with your application.

Please Note: The neighborhood meeting must be conducted in one location for attendance by all neighboring residents. Contacting and/or meeting individually with residents does not comply with the neighborhood meeting requirements.

Please include a copy of the sign-in sheet for your neighborhood meeting, so we have written record of who attended your meeting and the letter of intent sent to each recipient. In addition, provide any concerns that may have been addressed by individuals that attended the meeting.

Description of proposed project: Onsite 1800 N meridian

Date and time of neighborhood meeting: 6pm 8/22/16

Location of neighborhood meeting: Annex to C-1 ZONE

SITE INFORMATION:

Location: Quarter: _____ Section: 18 Township: 2N Range: 1E Total Acres: 11.41

Subdivision Name: _____ Lot: _____ Block: _____

Site Address: 1800 N meridian Rd Tax Parcel Number(s): 51418336401
51418336332

Please make sure to include **all** parcels & addresses included in your proposed use.

CURRENT PROPERTY OWNER:

Name: Kolo LLC

Address: PO Box 412 City: Kuna State: Id Zip: 83647

CONTACT PERSON (Mail recipient and person to call with questions):

Name: Kent Brown Business (if applicable): _____

Address: 316 Springwood City: Meridian State: ID Zip: 83642



AUGUST 22, 2016

Revised 6/2011

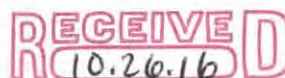
DEER FLAT AND MERIDIAN Meeting

Start Time of Neighborhood Meeting: 6pm

End Time of Neighborhood Meeting: 7pm

Those in attendance please print your name and address. If no one attended, Applicant please write across this form "No one attended."

<u>PRINTED NAME</u>	<u>ADDRESS, CITY, STATE, ZIP</u>
1. <u>Kent Brown</u>	<u>3161 Springwood Meridian Tel</u>
2. <u>Debra Doll</u>	<u>1920 E Lazy DB Ln Kuna ID</u>
3. <u>Deborah & Schenk</u>	<u>2405 E Deer Flat Rd, Kuna</u>
4. <u>DAN GROTHALS</u>	<u>2404 E DEER FLAT RD - KUNA</u>
5. <u>HARRY KOHN</u>	<u>2211 E. DEER FLAT Rd - KUNA</u>
6. <u>Teresa + Ric Ferru</u>	<u>2151 E. Deer Flat Rd Kuna</u>
7. <u>Dave & Brittany Stark</u>	<u>1919 E Deer Flat Rd Kuna</u>
8. <u>Roshn Amaras</u>	<u>1928 E Deer Flat Rd Kuna</u>
9. <u>Bernie Ball</u>	<u>1504 E Lazy DB Lane Kuna</u>
10. <u>Kim Mills</u>	<u>1698 E. Lazy DB Ln Kuna</u>
11. <u>Grant + Roberto Kirkham</u>	<u>1857 N Locust Grove Rd., Kuna</u>
12. _____	_____
13. _____	_____
14. _____	_____
15. _____	_____
16. _____	_____
17. _____	_____
18. _____	_____
19. _____	_____



PROPOSED USE:

I request a neighborhood meeting list for the following proposed use of my property (check all that apply):

Application Type

Brief Description

Annexation

Re-zone

Subdivision (Sketch Plat and/or Prelim. Plat)

Special Use

Variance

Expansion of Extension of a Nonconforming Use

Zoning Ordinance Map Amendment

APPLICANT:

Name: Alex Brown

Address: 3161 Springwood

City: Meridian State: Id Zip: 83642

Telephone: 871 6842 Fax:

I certify that a neighborhood meeting was conducted at the time and location noted on this form and in accord with Section 8-7A-3 of the Kuna City Code

Signature: (Applicant)  Date 10-20-16

DERRICK GREENWOOD
1919 E DEER FLAT RD
KUNA, ID 83634-0000

BENNETT PROPERTIES LP
1853 N BELLO SARA WAY
EAGLE, ID 83616-0000

CONRAD & BISCHOFF INC
PO BOX 52271
IDAHO FALLS, ID 83405-2271

DOLL FAMILY REVOCABLE TRUST
DATED 12/8/11
PO BOX 56
KUNA, ID 83634-0000

MARGARET M HILL FAMILY LIMITED
PARTNERSHIP
1556 E LOCUST VIEW LN
MERIDIAN, ID 83642-0000

BERNIE C BALL
1804 E LAZY DB LN
KUNA, ID 83634-1338

KIM RENEE MILLS
1698 E LAZY DB LN
KUNA, ID 83634-0000

DAVID L ANDRUS
1928 E DEER FLAT RD
KUNA, ID 83634-1324

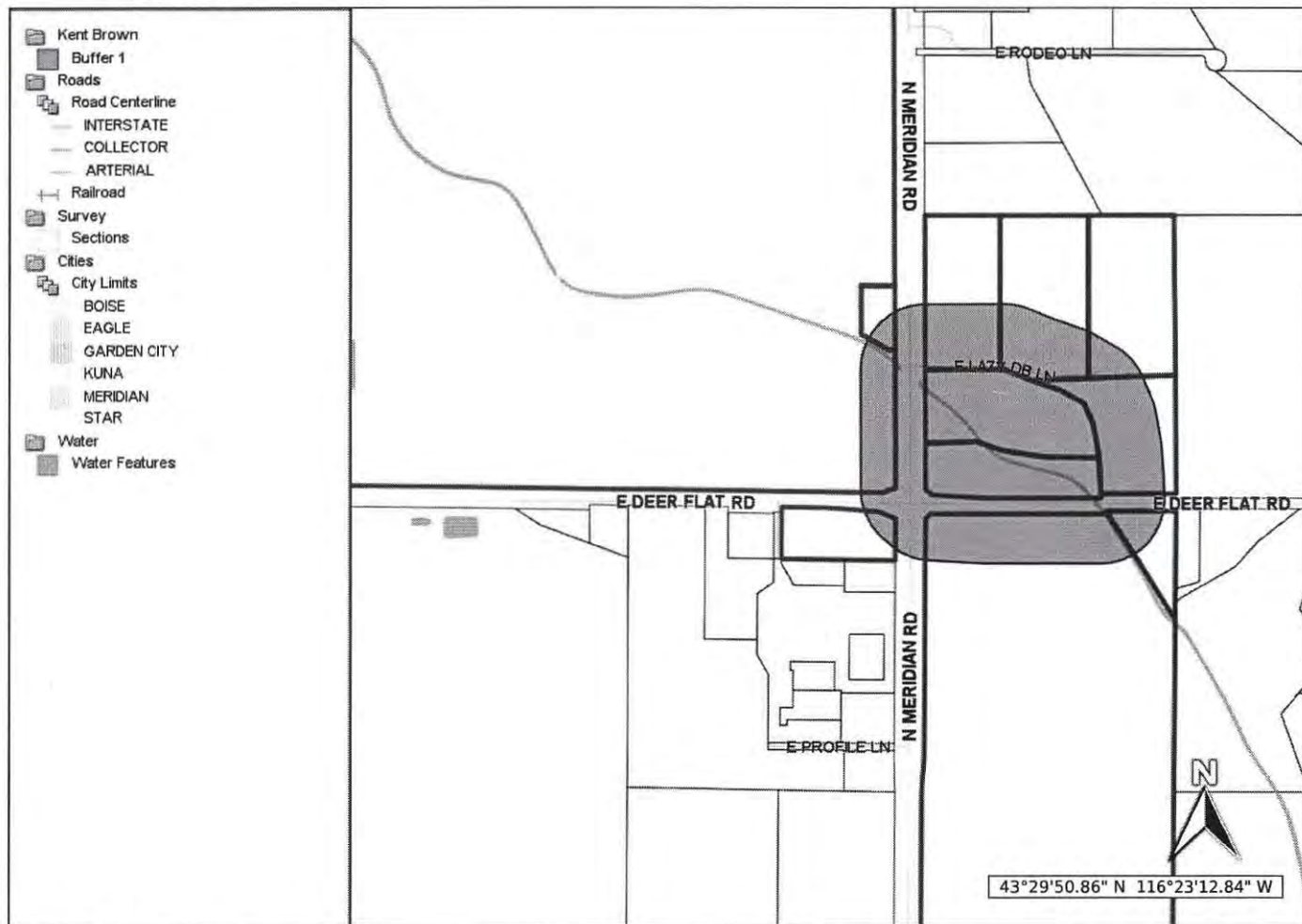
KOLO LLC
PO BOX 412
KUNA, ID 83634-0000

DON C BENNETT
1853 N BELLO SARA WAY
EAGLE, ID 83616-0000

MARGARET M HILL FAMILY LIMITED
PARTNERSHIP
1556 E LOCUST VIEW LN
MERIDIAN, ID 83642-0000



landproDATA PDF



Jul 28, 2016 - landproDATA.com
Scale: 1 inch approx 600 feet

The materials available at this web site are for informational purposes only and do not constitute a legal document.

RECEIVED
10.26.16

August 15, 2016

RE: Notice of Neighborhood Meeting for Northeast corner of Meridian Road and Deer Flat Road

Dear Owner:

Kuna City Code requires a meeting between the applicants of proposed applications to the city and land owners within 300 feet of the proposed property this letter is notice of a meeting to review and discuss a proposed Annexation to C-1 zoning for the Northeast corner of Meridian and Deer Flat Roads.

This is not a public hearing; public officials will not be present. If you have any questions regarding this Kuna City Code regard neighborhood meeting requirements, please contact the Planning Department Services at (208) 922-5274. If you have question regarding the application, please contact me Kent Brown.

Purpose: To review proposed Annexation 10.18 acres to C-1 Zoning

When: Monday, August 22, 2016 starting 6:00 pm

Where: On site at 1800 N Meridian Road.

Description: Annexation to C-1 zone (See attached rough draft possible uses)

If you have any questions about the meeting or proposed development project, please contact:

Kent Brown
(208) 871-6842

Sincerely,



Kent Brown
Project Planner

RECEIVED
10.26.16

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Tuesday, June 27, 2017**

PZ COMMISSION MEMBER	PRESENT	CITY STAFF PRESENT:	PRESENT
Chairman Lee Young	X	Wendy Howell, Planning Director	X
Commissioner Dana Hennis	X	Troy Behunin, Senior Planner	X
Commissioner Cathy Gealy	Absent	Trevor Kesner, Planner II	X
Commissioner Stephen Damron	X	Jace Hellman, Planner I	X
Commissioner John Laraway	Absent		

6:00 pm – COMMISSION MEETING & PUBLIC HEARING

Chairman Young called the meeting to order at **6:00 pm**.

Call to Order and Roll Call

1. CONSENT AGENDA

- a) Planning and Zoning Commission meeting minutes for June 13, 2017.
- b) **16-04-S** (Subdivision) and **16-19-DRC** (Subdivision Design Review): Troost Family Living Trust, Jaylen Walker with AllTerra Consulting – ***Findings of Fact and Conclusions of Law.***

Commissioner Hennis motions to approve the consent agenda; Commissioner Damron Seconds, all aye and motion carried 3-0.

2. NEW BUSINESS

- a) **17-12-DR** (Design Review) – Ridley’s Family Center No. 2 (landscaping buffers): Applicant requests approval for new landscape buffering adjacent to Deer Flat Road and future Sailer Place ahead of the *future* Ridley’s Family Center No. 2, commercial subdivision.

Chairman Lee Young recuses himself from this hearing

Eric Anderson: Landscape architect for CSHQA. The project is essentially streetscapes along sailer place and Deer Flat Road. We have been working with Troy the city planner and other staff to make sure that all the requirements of street trees and shrubs are accounted for, and that’s essentially all of the project.

C/Hennis: Thank you, do you have any questions? Okay Staff? **Troy Behunin:** good evening commissioners just for the record, Troy Behunin Planner 3, Kuna Planning and Zoning Department. I appreciate Eric Andersons efforts and all of his hard work with what we have been doing with this landscape Design Review. We do recognize that this putting the pony in front of the cart. Typically, the landscape buffering doesn’t take place or get installed until the final plat is approve and moving forward. The owner of the property would like to jump out in front of that and make it more presentable. Staff has been through numerous conversations with Jeff Ward and Eric Anderson and some of the other players on the applicant side in order to make sure that everything is being adhered to, and that the landscaping ordinance is being followed. We’ve actually done a very good job, and they have put a lot of effort, and a lot of man hours in

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Tuesday, June 27, 2017**

evaluating the budget and going through the design development we have agreed to go with some roof top units, so what we did is we extended the parapet so we could block the visual effects of those units.
C/Young: Okay, so you did a line of sight and the parapet units will screen all of that? Okay thank you.

Commissioner Hennis motions to approve Case No. 17-04-SUP (Special Use Permit) and 17-10-DR (Design Review) for KJs Superstore with the conditions outlined in the staff report and testimony; Commissioner Damron Seconds, all aye and motion carried 3-0.

- c) **17-03-S** (Subdivision), **17-03-ZC** (Rezone) and **17-06-DR** (Design Review) – Deserthawk No. 4 Preliminary Plat: B&A Engineers representing Endurance Holdings, LLC requests preliminary plat, rezone and design review approval for an approximately 9.43-acre parcel within an existing agricultural (Ag) zone to a medium density residential (R6) designation, and subdivide the parcel into 34 residential building lots and seven (7) common lots. The site is located approximately 2500 feet south of the intersection of West Avalon Street and South Ten Mile Road on the southeast corner (SEC) of South Ten Mile Road and West Sunbeam Street, and is addressed as 874 S. Ten Mile Rd., Kuna, Idaho. **-Staff is requesting this item be tabled to the July 13th, 2017 Special Planning & Zoning Commission hearing.**

Commissioner Damron motions that 17-03-S (Subdivision), 17-03-ZC (Rezone) and 17-06-DR (Design Review) for Deserthawk No. 4 Preliminary Plat be tabled until the July 13th meeting. Commissioner Hennis Seconds, all aye and motion carried 3-0.

- d) **17-04-ZC** (Rezone) and **17-04-S** (Subdivision) – Ashton Estates Preliminary Plat: Applicant, Kirsti Grabo with KM Engineering, requests approval for a zone change for approximately 19.86 acres to C-1, and 34.76 acres to R-6 Medium Density Residential. Applicant also proposes a preliminary plat for a residential and commercial subdivision. The subject site is located on the southeast corner (SEC) of Meridian and Deer Flat Roads. **-Staff is requesting this item be tabled to the July 13th, 2017 Special Planning & Zoning Commission hearing.**

Commissioner Hennis motions that 17-04-ZC (Rezone) and 17-04-S (Subdivision) for Ashton Estates be tabled until the July 13th meeting. Commissioner Damron Seconds, all aye and motion carried 3-0.

- e) **16-11-AN** (Annexation) – Kolo, LLC (Logan Patten); Jay Walker with AllTerra Consulting, on behalf of Logan Patten with Kolo, LLC, request's approval to annex approximately 11.41 acres into Kuna City limits with a C-1 zone (Neighborhood Commercial), is consistent with the Comprehensive Plan Map. The subject property is located on the north-east corner (NEC) of Meridian and Deer Flat Roads.

Jay Walker: my name is Jay Walker I am at 849, East State street in Eagle Idaho. We appreciate all that staff has done, and the time and energy that they have expanded on this great projects behalf. I represent Kolo, LLC and the Honor, Logan Patton, and before you have your packet, and I have also created a presentation for the property it has some unique characteristics and by working with troy and staff we feel that we are coming in with an annexation, zoning included with that in C-1 that fits nice in Kuna's plans. We seek annexation, 16-11-AN and proposed C-1 zoning approval for the approximate 10.21 acres located in the Kuna City Impact area. Both parcels, are to be annexed are both with the impact area and

CITY OF KUNA PLANNING & ZONING COMMISSION

MEETING MINUTES Tuesday, June 27, 2017

C-1 zoning is consistent with Kuna's comprehensive plan and future land use map. We meet the cities desires there that they have planned for and adopted. A lot of effort and energy has been expended by the owner and the team that he has assemble. We have a very comprehensive topo and boundary map, identifying everything and the characteristics that exist out on site. We are in the process as well as upgrading that topo to an alto survey to make sure we have all of the necessary easements. It is a unique property in that it has two major arterials on either side of it. It is somewhat of gateway to the City of Kuna. There are currently two older farm homes and some dilapidated out buildings and the owner is in the process of cleaning those up. This will significantly change the entry to appearance to Kuna's district here. We have met and discussed in the Gordon law days before he left, a lot of the main utility characteristics of this property including sewer, water and pressurized irrigation. We have also taken some time briefly with Antonio and we will work with him in preparation for a preliminary plat presentation to you in the future. As you can see most of the utilities are stubbed just across the corner from our property near Ridley's near the commercial development. We have worked extensively with Ashton Estates and Winfield on options of sharing that cost efficiently and collectively conveying those utility stubs to the property and we are excited to work with and work with staff and engineering to make sure that is done efficiently and cost effectively. We don't want to bore cut 69 any more than we have to. Beyond the main utility coordination and studies that we have preliminarily done. we conducted a phase one geotechnical study of the same property. We have also done a phase 1 environmental site assessment. And rightfully stated in your report by troy there is nothing alarming that had been generated from those two reports. Everything that has been reported we can address and conform to code and standards that the city has requested. We have also, even though not necessary for the application before you, have conducted a transportation traffic impact study. Kittleson and John Ringert have assisted us in the process. We have had several follow up meetings with ITD and notes and follow up responses have come from them, in association with your packet today. We have also received a staff report from ACHD regarding access points and use and improvements along deer flat, most of which we are in agreement of and are continuing to work with them on access constraints and exact locations that will be presented to you in a near time on a preliminary plat application process. Utility meetings with adjacent developers as I've said have occurred and the owner has extensively worked with the irrigation district Boise project on small alternatives dealing the Kuna canal, and whether to leave that open as an amenity to the development which we will seek the public's input to see what they desire or tile it in an efficient way across the site. We have multiple layout that we are showing. These are all conceptual. Here is one of those with a large residential component in the northeast parcel, and on the hard corner over here in this area we would have retail commercial use of varying degrees, similar to what you've been presented with here tonight, by previous applications and SUPs. The next slide shows another variation of what we are considering as a layout with a little more office, commercial use. You may ask what does that office commercial entail, well there is daycares, and those operations that occur from the 9-5 typical work day, leaving evenings we are looking at sensitivity to maybe the residential folks and seeing if family dwelling unit located directly North, there is however a great buffer, that I will show you in some of our preliminary landscape layouts. We've got an access road that provides access for those residents that provides a large buffer and a transitioning effect to what we will present on the hard corner. Consideration there without holding anybody's feet to the fire, we have coffee shops, restaurants. We have a C-store, a gas station with very agreeable access, especially to and from commuting traffic. Again, some higher density residential component to the west in a transitional phase. On the last layout, we considered maybe an anchor, maybe

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Tuesday, June 27, 2017**

a bigger box retail that has expressed some interest in the area and agreeable parking and parking lot islands and those types of applications agreeable to that with perimeter smaller retail commercial, and still the office retail transition from the single-family dwelling units to the North. Trying to be very sensitive. In this next slide is more of the green up concept. Not showing any access, we have had limited conversations. We did hold our neighborhood meeting, and those who were noticed, some showed up and we did have conversations mostly with them and making sure we transition very carefully with them closely and buffer through trees and landscape agreeable to other areas and typical to nice commercial areas that are agreeable to staff and to the residents of the community of Kuna. So, the development and design features on the next slide, the access features of circulation are very good for the development including emergency vehicles. This will account for improvements to Deer Flat and Meridian Road. Sewer and water and PI available west across Meridian Road. We are looking at efficient connection with neighbors. We have looked at canal considerations, both open and tiles options. We will work carefully with Boise Project and Irrigation districts and the great open space to fit the development plan, working with the city for pathway. We will have a regional pathway connection, connectivity will be worked out with staff, we are agreeable with that, and look forward to sprucing that up and creating an amenity for the community. Our storm drain design will be a standard collection, conveyance and treatment on site, we will make sure we are agreeable to code and standard design criteria of the City of Kuna, surrounding area and ACHD. A new creation of business, commercial to meeting the growing city of Kuna's needs. There was an expressed desire for that from community members. Street lighting and the parking lighting will be designed and nice in an upscale fashion for this area as well, and an accommodation for upscale care for any of the landscaping and pathway. So, in summary, this center has had a comprehensive review, we know a lot about the property and have extended effort in getting to know it. It will be a wonderful addition and amenity to the community it is located overlay district and adjacent to the Kuna, transportation and commercial corridor just as you have lined out in your comp plan and in your land use future. Adjacent to two adjacent arterials is mentioned. It lies within Kuna's city limits and complies with Kuna's Comp Plan and Future Land Use Plan. The C-1 Commercial zoning is compatible to adjacent, other commercial development and uses and desires of Kuna Residents for nearby services. It will clean out an older farm building and delapidated parcel for a nicer looking gateway into the City of Kuna. Compatible with surrounding uses and will transition and buffer the areas to the north and it's going to be a new commercial use providing good tax bases for the city. With that I will stand for questions and work with staff. We would ask your approval of this annexation. **C/Hennis:** I cannot think of anything right now. It is just for the annexation. **C/Young:** That is what I was going to say, that this is strictly an annexation, nothing else proposed here is on the table. **C/Hennis:** but thank you for all of the information about what your intentions are with the property, that makes it a lot easier for to know what we will be looking at in the future. So, thank you for your diligent work. **C/Young:** okay thank you, we will have troy come on up.

Troy Behunin: for the record, Troy Behunin, Planner 3, Kuna Planning and Zoning Department, 751 W 4th St. I also have a late entry from Idaho Transportation department, they sent this last Friday, and I was out of the office last Friday, and we are perplexed why this so tardy in reaching our office, but it is what it is. I stand before you tonight to let you know that the applicant representing Kolo, LLC, Jay Walker has worked with Staff, considerably over the last six months in order to get to the public hearing tonight. They held their neighborhood meeting and they've submitted everything that we had asked them to do. They have also submitted some sketch plans of their future plans that are in your packet, and hopefully you

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Tuesday, June 27, 2017**

have had a chance to review the packet, everything except of course the ITD report. All of the notifications have been properly held and posted, the site was posted, letters were sent out to landowners within the 300-foot radius, in fact we extended that radius just a little bit, and we did run an ad in the paper in the public hearing section to advertise for tonight's hearing. As the applicant did state this area is designated as a commercial corner according to the 2008-2009 comprehensive plan map. They are asking for something that is in complete concert with that map. Staff is pleased to hear that they are considering all options for the pathway that does cross through, diagonally through the site from southeast to northwest. We are excited to hear that they are contemplating a pathway as a part their plan. Staff has a raised eyebrow with the access because this is the overlay district, and that stretches one quarter mile east and west of the centerline on the highway. As they are proposing two different access points within the overlay district, both ACHD and ITD are going to have some sort of jurisdiction on this project. Staff would recommend that even though it may be temporary system, that they do get the access that they are proposing until the warrants for safety have been met, and ITD is worried about the connections and that ACHD might be concerned, or that City Council might be concerned and that at some point that those would be restricted to a right in, right out only. But again, that is something that a traffic impact study will indicate. They are the traffic experts and ACHD will give its consideration to that Traffic impact study as well as ITD. You will notice that on the Idaho Transportation Department comment letter, item number five, it does indicate that ITD will require a Traffic Impact Study. ACHD has not requested one, or not required one, ITD has. That will come with preliminary plat when we move forward at some point. Tonight's hearing is just for the annexation. At some point the applicant will bring in a preliminary plat to divide up the land and create parcels, but that is a later time, and that is when the traffic impact study will be required. And as you heard from Jay, they are aware of that and they are in the middle of its preparation are nearing its completion. Other than that staff will just stand for any comments or questions you might have. It does follow our comprehensive plan and it is on the transportation corridor, and city council has stated many times that it is an entry corridor and is meant for business, which they are proposing. **C/Damron:** Troy, the road spacing they are stating here is does that post that signal will that be a 35 mile an hour zone? Is that what they are stating? **Troy Behunin:** you mean from comment number 4? **C/Damron:** Yeah from comment number 4. **Troy Behunin:** that is an IDAPA rule, I couldn't tell you. They are not saying it will be, but I think they are just doing that for design consideration. They are considering a reduction in speed limit. To move it north. Well before the Kuna Curve. This is tricky parcel, within the overlay district we like to have backage road within 600 feet because the overlay district code, strictly dictates that access is only given at the mid mile and the full mile and that those are both signalized. However due to the small nature of the project they do not have access to the mid mile in either direction. State law requires that each parcel be required at least some frontage allowance. You can't be land locked. **C/Hennis:** Right but that's a parcel stated, the residential requirements be far different than commercial requirement, so. **Troy Behunin:** there would certainly be stacking difference between the two, I am not a traffic engineer, but I do know they differ, I just do not know how much. The stacking distance required for Winfield springs which is directly west of this project is going to have a far different traffic impact study than the gas station that you heard just a few minutes ago and from this one. **C/Young:** Then again, the traffic impact study that hasn't been done yet will give direction, as well as ACHD in the future, but what we are really looking at tonight is the annexation, and then as the process continues the traffic impact studies, the neighborhood meetings, the preliminary plat and the design reviews and the neighborhood input on everything all comes at a later date, this is just strictly for annexation, only. **C/Hennis:** that is

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Tuesday, June 27, 2017**

true, but one of the concerns I got is, what it is being annexed at zone wise. For instance, the entry that they have on their proposed layout roughly that leads onto meridian, does that comply with the 660 feet from the corner? **Troy Behunin:** It does not. **C/Hennis:** So, this canal is going to create an issue, even within this 660-foot window, so ideally there really is no access there. **Troy Behunin:** Not at the policy stated requirement, no there is not. There is no way for this parcel to actually comply with the policy. **C/Damron:** Its land locked is what you're saying? **Troy Behunin:** Yeah, unless other considerations are given and other mitigating factors are considered and implemented. **C/Hennis:** Right but by putting a different use in here...**Troy Behunin:** They wouldn't meet even if it was residential...**C/Hennis:** No but you're only anticipating one or two cars coming out of there...**Troy Behunin:** well if you're talking about one house on each parcel, you're still taking about ASHTO, ASHTO states 10 vehicle trips per home, per day. **C/Hennis:** Right but that's still different than servicing retail establishments. **Troy Behunin:** Yeah you are right. **C/Hennis:** Okay. **C/Damron:** I think Deer Flat was due to be constructed in 2025, widened I think that's what we figured out on this last one right here. Not until 2025. **Troy Behunin:** There is a lot of design considerations that have to be given lots of brain power because it can't meet, there is no way for it to meet the policy standard. You can't deny somebody a right to develop based on that, there has to be a way to mitigate those concerns, otherwise you are facing a takings. **C/Hennis:** Well right, but mitigating them to allow to put a house in versus one two three four five retail establishments is a different battle, I mean bending the rules is one thing, to allow somebody to access his parcel, it's another to have him build a bunch of commercial buildings on it. **Troy Behunin:** and that's what the traffic impact study is going to relay that information, and a preliminary plat, when it does come in, uses will probably be known more than what they are right now, and the configuration may be different then what we see tonight. **C/Hennis:** I've got nothing further. **C/Young:** Okay, anything further? Okay, Thank you Troy. Then we will go ahead and open the public testimony at 7:06 and I don't see anybody signed up to testify, is there anybody who hasn't signed up who would like to sign up?

David Andris: I live at 1928 East Deer Flat Road; my property borders this property for large part of it. We had a neighborhood meeting, I am guessing it was over a year ago, we met with Mr. Patton and somebody else. There was a lot of opposition to the residential going in there because of how much they were going to put in there, and the traffic that was going to be on this road, and now you even make that a lot worse with the opposite side of the road you have 50 acres there that will be high-density homes. Deer Flat can't happen that amount of volume. I have an entrance that is located right on the edge of my property, that borders that property. I would there would be some kind of width that I would have to have with my entrance. I don't think they can put an entrance within so many feet of mine, I'm not sure but I wouldn't think they would be able to. My first concern is that when you have neighborhood meeting, I would think that it would have to be within some period of time, relatively close to when you come to Planning and Zoning to present something. I am guessing this has been over a year since we meet with them. Like I said, in that meeting, we met with Mr. Patton, there was great opposition, a lot of people at the meeting, a lot of opposition to residential and multifamily type housing. Mr. Logan assured us that afterword's that he was going to back away and not go down that route, so I am very disappointed tonight to see that is still in the plan. There may be a lot of older homes, older buildings on that property. We have lived in that house for over twenty years, my house isn't depilated, it's not old. But depending on what they do it could have a direct impact on the value of my home, and I do not want to see my home devalued based on what they don't know what they are doing yet. There are problems with entrances, I guess I don't see the

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Tuesday, June 27, 2017**

problem with the property being landlocked, its only landlocked, once they change the zoning. Once they change the zoning, that's when all the entrances requirements change for the entrances into those properties. Right now, that property has access it has access to Meridian Road, it has access to Deer Flat Road. It is only changing the zoning that is changing those requirements. Based on what I've read and studied on it, so highly disappointed with the change of what's gone on/ I've tried to contact Mr. Logan after the meeting that we had a couple times and he would not return my phone calls, even though he gave me his number and said call with any questions you might have. He was not willing and when Mr. Walker Stated he was looking forward to working with the neighbors, it is really hard to believe anything that we are hearing right now from them, I think I speak for the rest of the neighbors, who border this. They don't have a plan of what they want to go in there. When we had the neighborhood meeting they had on multifamily, they had on a restaurant, they had on a coffee shop, they had on office buildings and a gas station and that's all on ten acres. So, it seems to me that there needs to be some type of plan that goes in here. **C/Young:** Okay, well thank you. I am sorry there is a time frame, as you heard the timer. **David Andris:** Can I ask a question as far as later on will there be another meeting for the requirements as far as lighting, landscaping, all those other things, will there be another meeting after this for those requirements. **C/Young:** if this is approved, as an annexation and zone change, anything that goes in, a preliminary plat, there will be a neighborhood meeting for and when there is a design review, there will be different meetings where the public will have their opportunity to, in another public hearing like this as well, give their opinions and their concerns. **David Andris:** so, is there some kind of time frame between the neighborhood meeting, and when they come to present to planning and zoning? **Troy Behunin:** The applicant actually held the meeting on August 22nd so it wasn't well over a year ago and the time frame is only from when they hold meeting to when they make application. It does not dictate that it has to held within a certain time before it gets to the meeting. **David Andris:** So, it's been 11 months, it's been such a long time that I can't even remember exactly when it was. Thank you. **C/Young:** Okay Thank you. I will just ask one more time, is there anyone else who has not signed up that would like to testify?

Deborah Dawn: 1920 East Lazy Deacon Lane, and I just more or less have a question, if because of the transportation issues and if you annex this property in tonight and there are transportation issues which deny the owner access and his plans for this. What happens to that annexed property? Does Kuna have oversight of that property or what impact of that property piece will occur. **C/Young:** I guess I don't fully understand your question...If this property is annexed and this does not go through. **Deborah Dawn:** if the transportation does not allow the access needed to put this project forward, who has oversight of an annexed piece of property in the community. **C/Young:** the traffic impact studies that will be done, that are in process the input of the impact study from Ada County highway district, ITD all have stakes in what happens on their specific roads, in this case ITD and ACHD kind of meet there Deer Flat and Meridian. They will all have their input and what controls they would want on this parcel. If they determine this won't work they might say we prefer that you have a right in right out access, they could say any merit of things , but without the traffic impact study, and without a specific plan, if you get passed the annexation and then the traffic impact study is done on a preliminary plat, a preliminary plat will show specifically what their intent for the property is, and then ITD and a traffic impact study and ACHD can comment on any specific one, but it is hard for an impact study to be done when there is not a specific this what we are going to do. It could be a number of this though. **Deborah Dawn:** So, will you not annex this portion of property into the city limits until you have that statement from the transportation department?

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Tuesday, June 27, 2017**

C/Young: That is up for discussion at this point. After she signs in is there anybody else who would like to, then we can go ahead and sign in now so we don't have to keep starting and stopping the process. Teresa Perry: 2151 East Deer Flat Road. Since traffic seems to be a very important part of this, I contacted ACHD about a month ago. Regarding the speed limit on Deer Flat road because it is actually crazy what Deer Flat Road has become that stretch to highway 69. So, I have an idea, it probably won't work, but I might as well voice it and that is, why can't you let the traffic impact study be done before you annex this property in, to make a decision on whether or not what can be done on that property or Ashton Estates or whatever, to where all four of those corners can be all unified together as one, where ACHD comes together, ITD comes together, all four corners come together and they say this is what is going to work. Why couldn't something be done like that. I don't know city government, I don't know laws or anything like that. It is just my opinion and I would like an explanation on that. **C/Young:** Okay, Thank you. Okay, then I don't see anybody else signed up to testify, ill please have the applicant come forward if there is anything you would like to add to your previous. **Jay Walker:** 849 East State Street, Eagle Idaho. I appreciate the public comment and I will clarify I was not at the public neighborhood meeting so I used we very loosely, it was not me at that point. I appreciate the concerns on the, and I will reiterate these are major arterials, these are not local streets. They have been designed accordingly and are in the CIPs in both ACHD and the STIP the state-wide transportation improvement plan for ITD to accommodate the use that the city has planned for in their comp plan the future land use map in the comp plan, and we will work hand in hand with ACHD and ITD to ensure that transportation is appropriately accommodated through our designs, that is part of the process. I understand the public's view of maybe a traffic impact study being required, but at this point to expend the dollar and also not have the preliminary plat pinned down it would be quite Ludacris and maybe a black crystal ball to do a traffic impact study at this point and the precedence has been set and the process of the City is in place per code with the three other corners and some the developing corners that have set the precedence on this process and we will agree to follow the process and the precedence that have been set. As far as transportation speeds, and traffic speeds and queuing the addressing of the future 2025, or 30 or 2035, improvements to the intersections or those corridors, or segments of road on Deer Flat or Highway 69, and we are aware of those and the CIPs and so are the agencies, and they have stated their review letters and even though like Troy said, they came very late we still received those and we will react to them during the preliminary plat process and that application process fine tuning the draft, transportation impact study by kittleson, completed we will adjust that accordingly. They will line out the right of ways that need to be dedicated and those are all impact fee eligible, because they are CIT and Arterial within the infrastructure and the classification of their functional classification map. We will account for that and work closely to make sure there is no gridlock and no adverse as much as we can on one quarter of a full four corner intersection, we will do our part. Thank you for those comments as far as David's other comments, I believe the quality in which we are planning this project, I don't know if we will impact the value of his home. It seems like I would hope that it would appreciate his value and create something of an amenity and draw additional interest if he ever decided to sell. And residential density that has not been set. We have I think consistent with what Mr. Patton has told him, there is not nearly as much residential density and higher density residential that we are considering on this, we are still fine tuning that and we don't have that nailed down yet. There will be a design review meeting, just like you expressed and a lot of that will be vetted in those proper meeting venues and I stand for any additional questions, thank you for your time, appreciate being here, really excited about this project, really excited about this corner it's a great use for a good exposed corner

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Tuesday, June 27, 2017**

that you have identified in your comp plan land use. **C/Young:** Thank you, are there any other questions for the applicant. Okay thank you. With that I'll close the public testimony at 7:23 which brings up our discussion for the annexation. In direct response to Ms. Perry's question on why the four corners don't go together. As applications come in to the city, the four corners don't come in at the same time. At this point they are coming in fairly closely and development doesn't always happen that way and we can't have development on one corner and say no we have to wait for plans from the other corners. It is also why there were traffic impact studies were done when the southwest corner was developed and the northwest corner when that comes in and the third one comes in the southeast corner, and now there will be a fourth impact study that will be done when this parcel comes up, it's a requirement by the agencies. And as those develop and as each corner develops its impact is done and then now that the other three are done and now that the other three are done, this traffic study will take into account the three corners, that's why they come in at different points to respond to your question. **C/Hennis:** Also, something to remember to. The reason we cannot do it this ahead of time, prior to a preliminary plat being filed is that they can't estimate what a quote corner is good for, what it is used for, they have to respond to what the proposed use is and what has to be changed or altered in the traffic or the direction of flow or whatever has to accommodate for traffic mitigations. So, you have to know what is going in to estimate the amount of trips going in. **C/Hennis:** quite frankly I have some real concerns about this site. According to what we just got from ITD today, I don't see, granted we just got done with our conversation with Troy, I don't see an access to prevent landlock but technically the street next to them doesn't conform to that. They are at 330 from the front face to meridian and they want roads at 660 feet. I can see for certain usage creating some variance for certain things, but I don't want to create a variance and have 14 different buildings services through that variance. But again, unfortunately this particular thing in front of us is just regarding the annexation. So, we don't know what they are doing yet, but I think it is going to create an issue on this property as we go. Whatever they are trying to do doesn't conform to the ITD. **C/Young:** Which I guess if it goes through as a C1 then as those impact studies are done and ITD gives their recommendation and ACHD does we again have the ability in this room to approve or deny and preliminary plat when that comes through based on all of those studies that are going to be done in conjunction with neighborhood meetings and another neighborhood input at well. **C/Damron:** The quandary I am looking at they have access now, but it is a single-family dwelling, if we leave it as it is, you can sell it as an 11-acre parcel for a single-family home. With the existing accesses from Deer Flat and Meridian Road. If you zone it as an R-6, no we are back to the same place we were. We are looking at highway access. So, it doesn't matter what it is zoned as, we are still looking at problems with highway access. So, if we zone it, that is up to ITD to say this isn't going to work or this is what we have to do. As a city planning board we have to look at that area and go what is that area in the comp plan designed for, you know it is design more or less for commercial use. It is not zoned yet, that is what we are here to do, but we are looking at if we zone it residential, everything comes up with the same problem. We have an access problem. One of the issues we are looking at it is we need to get it zoned we need to figure out what they want to do and then see what ITD has to say about it, any changes that need to be made. That will give us an idea if we have even the ability to put something through there. **C/Hennis:** here is another reason to. If we don't annex this the county has less restrictive requirement than we do as a City. We can't control what they do unless we annex this. At least with that we have some say with this. We have had that on a couple occasion were Ada county has done something different that we wouldn't have done. **C/Damron:** Yeah and we are far enough out where they may look at that and say oh that way out in Kuna and that's not going to affect

**CITY OF KUNA
PLANNING & ZONING COMMISSION**

**MEETING MINUTES
Tuesday, June 27, 2017**

us, and that does directly affect us and our growth plans. **C/Hennis:** I think that is a bigger worry. **C/Young:** As the comp plan goes it does, the location of the parcel with a C-1 zone does conform to the comp plan and everything going down that corridor. With all the reservations, there are with the traffic, it doesn't matter what the development is, is always one of the biggest concerns that people have and rightfully so. **C/Damron:** It's not a problem until is a problem for them. **C/Young:** my point is that I think that I am okay with a C-1 designation for this parcel, and our ability to vet the preliminary plat when it comes through with the input from all the agencies, with the traffic recommendations and see what some of those potential problems or abilities to rectify some of those problems are and you know as we have stated before we can always deny a preliminary plat if something does come through that doesn't work. But to me it conforms with what the cities growth pattern is and annexation is only. Which is what we are looking at for today's hearing. **C/Hennis:** I think we would be crazy not to at this point and not allow Ada County not to develop it. **C/Damron:** I think Dana is right, if we allow Ada County to develop it we don't know what is going to happen then in that plat of land and it wouldn't be under our control. **C/Hennis:** Yeah because they can go through and change it right now.

Commissioner Hennis motions to approve 16-11-AN (Annexation) for Kolo, LLC (Logan Patten) and Jay Walker with AllTerra Consulting with the conditions outlined in the staff report and testimony; Commissioner Damron Seconds, all aye and motion carried 3-0.

C/Young: Again, our motion was to approve the annexation, but as this process continues please know that your input is valued. **Member of the Audience:** It doesn't feel that way at all. At all. **C/Young:** I can understand your... but your input is and we will see you in here again and when there is something that is preliminary plat, then your voices will be heard again. We do hear it, and a lot of times it does not feel that way, but we do honestly listen and take it into consideration. We do thank you for taking your time to come and be a part of these hearings, it is very important. We thank you for that. Thank you and that motion did carry.

4. COMMISSION DISCUSSION AND REPORTS

We have taken on three new subdivisions in the last two or three weeks. We have pre-app for at least one more.

5. ADJOURNMENT

Commissioner Hennis motions to adjourn; Commissioner Damron Seconds, all aye and motion carried 3-0.



City of Kuna

P & Z Findings of Fact & Conclusions of Law

P.O. Box 13
Phone: (208) 922-5274
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www.Kunacity.id.gov

To: Planning and Zoning Commission

Case Numbers: 16-11-AN (Annexation)
Kolo, LLC Property

Location: North east corner (NEC) Meridian Road and Deer Flat Road
Kuna, Idaho 83634

Planner: Troy Behunin,
Planner III

Hearing Date: *June 27, 2017*
Findings of Fact: *July 13, 2017 (Special Meeting)*

Owner: **KOLO, LLC**
Logan Patten
PO BOX 412
Kuna, ID 83634
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Engineer: **Jay Walker**
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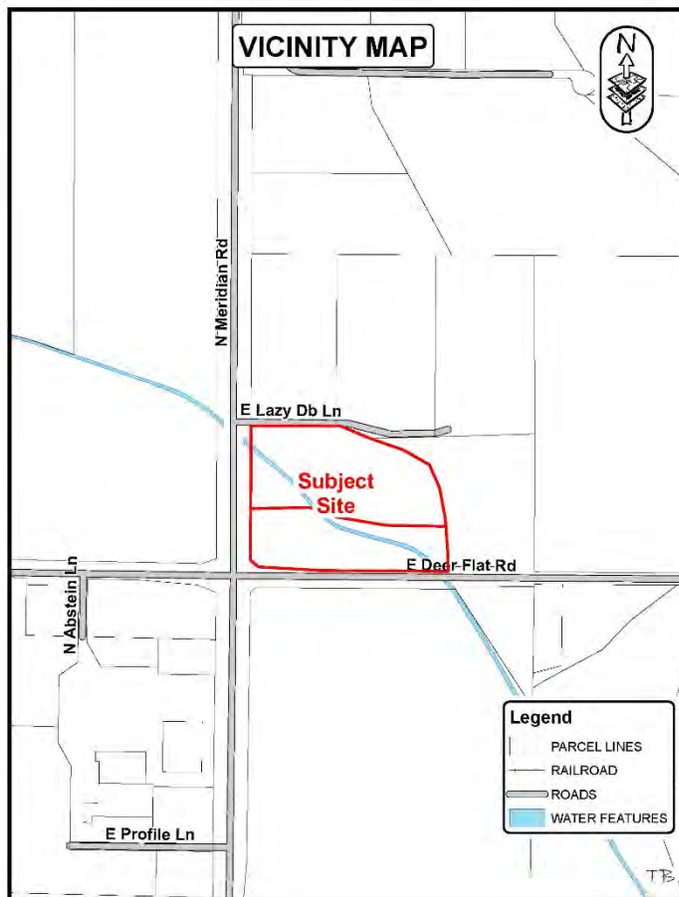


Table of Contents:

- | | |
|--------------------------|--|
| A. Process and Noticing | I. Factual Summary |
| B. Applicants Request | J. Findings of Fact |
| C. Aerial map | K. Comprehensive Plan Analysis |
| D. Site History | L. Idaho Code Analysis |
| E. General Project Facts | M. Conclusions of Law |
| F. Staff Analysis | N. Commission Recommendation to Council. |
| G. Applicable Standards | |
| H. Procedural Background | |

A. Process and Noticing:

1. Kuna City Code (KCC), Title 1, Chapter 14, Section 3, states that Annexations are designated as public hearings, with the P & Z Commission as the recommending body and City Council as the decision making body. This

land use applications were given proper public notice and followed the requirements set forth in Idaho Code, Chapter 65, Local Land Use Planning Act.

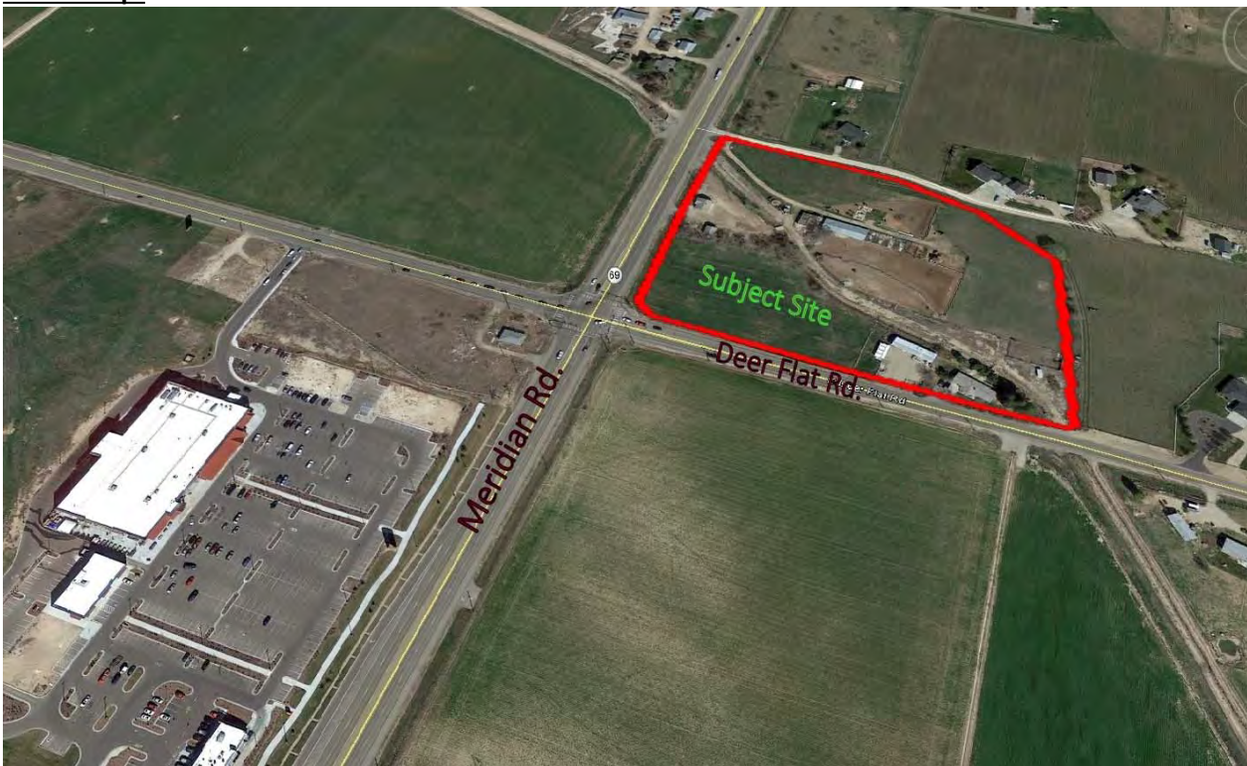
a. Notifications

- i. Neighborhood Meeting August 22, 2016 (13 people attended)
- ii. Agency Comment Request May 1, 2017
- iii. 315' Property Owners Notice June 16, 2017
- iv. Kuna, Melba Newspaper May 31, 2017
- v. Site Posted June 15, 2017

B. Applicant's Request:

Jay Walker with AllTerra Consulting, on behalf of Logan Patten with Kolo, LLC, request's approval to annex approximately 11.41 acres into Kuna City limits with a C-1 zone (Neighborhood Commercial), is consistent with the Comprehensive Plan Map. The subject property is located on the north east corner (NEC) of Meridian and Deer Flat Roads.

C. Aerial Map:



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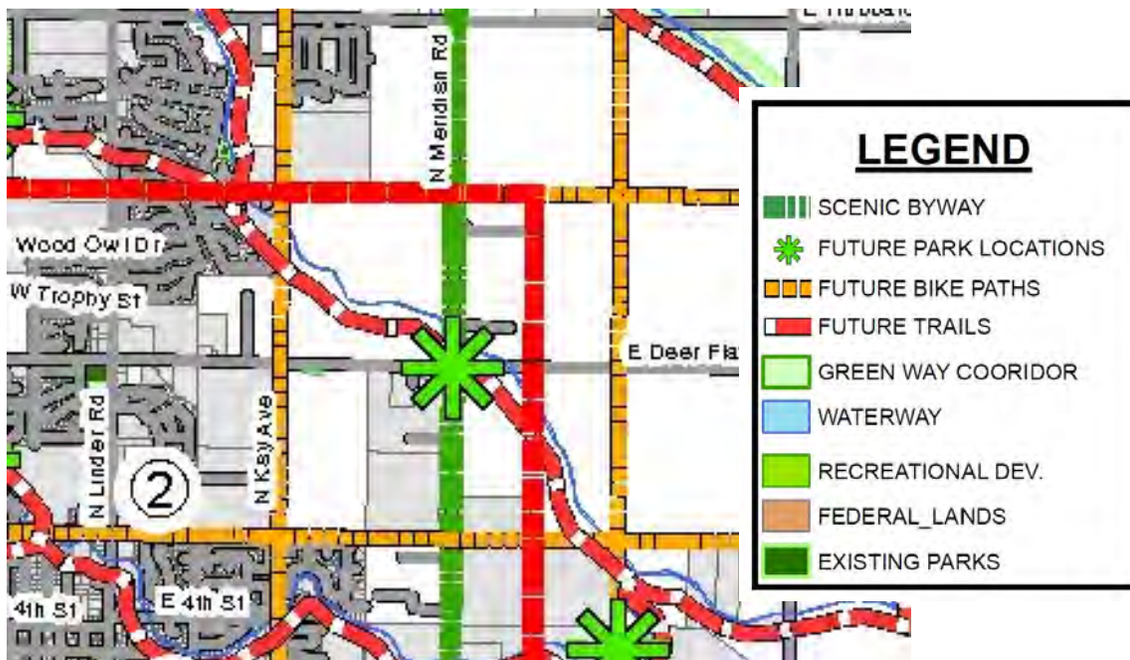
D. Site History:

This site is currently in unincorporated Ada County, and includes two parcels. The site has two homes and multiple outbuildings that will all be removed at time of development. Several accessory structures (to be removed) are on site and a corral; items that are typically associated with agricultural purposes.

E. General Projects Facts:

1. **Comprehensive Plan Map:** The Future Land Use Map (Comprehensive [Comp] Plan Map) is intended to serve as a *guide* for the decision making body for the City. This map indicates general future land uses, however, it is not the actual zone. The Comp Plan Map identifies this site as Commercial uses.

- Recreation and Pathways Map:** The Recreation and Pathways Master Plan Map indicates a future trail along the west side of the Kuna Canal which generally travels through the middle of the site (from south east to northwest). It is the City’s goal to increase the number of and connectivity to trails and pathways in Kuna. It is advantageous for each parcel to develop trails or pathways along frontages of canals and ditches to comply with the Recreation and Pathways Master Plan goals, by either constructing/improving a pathway segment, or extending a pathway/trail at time of development.



3. **Surrounding Land Uses:**

North	RUT	Rural Urban Transition – Ada County
South	C-1, R-6	Neighborhood Commercial & Medium Density Residential – Kuna City
East	RUT	Rural Urban Transition – Ada County
West	RUT	Rural Urban Transition – Ada County

4. **Parcel Sizes, Current Zoning, Parcel Number(s):**

- Parcel Sizes: Parcel One = 5.89 acres (approximately), Parcel Two = 4.29 (approximately).
- Zoning: RUT; Rural Urban Transition, (Ada County).
- Parcel No.s: Parcel One = S1418336332, Parcel Two = S1418336401

5. **Services:**

- Sanitary Sewer– City of Kuna
- Potable Water – City of Kuna
- Irrigation District – Boise-Kuna Irrigation District
- Pressurized Irrigation – City of Kuna (KMID)
- Fire Protection – Kuna Rural Fire District
- Police Protection – Kuna Police (Ada County Sheriff’s office)
- Sanitation Services – J & M Sanitation

6. **Existing Structures, Vegetation and Natural Features:**

The land currently has two homes, multiple accessory buildings and a corral. This sites topography is generally flat. The soils appear to be a Hydrologic Group 'C' and possibly 'A' for the site with a general slope of less than 2%.

7. **Transportation / Connectivity:**

The applicant proposes two access points; the first point is on Meridian Road approximately 400' north of the intersection, and the second access is proposed on Deer Flat Road, approximately 350' east of the intersection. Staff notes that the Highway Overlay District (District) standards state that access to Meridian Road and other points of access within the District shall be limited to the full and/or mid-mile alignments, or at a distance greater than 600' from centerline of Meridian Road.

8. **Environmental Issues:**

Staff is not aware of any environmental, health or safety conflicts, beyond the high nitrate priority rating for the area.

9. **Agency Responses:**

The following agencies returned comments which are included with this case file:

- City Engineer (Antonio Conti, P.E.) *Exhibit B 1*
- Ada County Highway District (Stacey Yarrington) *Exhibit B 2*
- Boise Project Board of Control (Bob Carter) *Exhibit B 3*
- Central Dist. Health Dept. (Lori Badigian), *Exhibit B 4*
- COMPASS (Carl Miller), *Exhibit B 5*.
- Dept. of Environmental Quality (Aaron Scheff), *Exhibit B 6*

F. **Staff Analysis:**

This project requests annexation into Kuna City limits with a C-1 commercial zone. The Comprehensive Plan Map (CPM) designates this site as Commercial. The applicant is proposing new commercial uses. Because the site is located within the Overlay District, and adjacent to the Kuna Transportation/Commercial Corridor, staff views this request to be consistent with the Comp Plan and goals of the City Council.

The property is contiguous to Kuna City limits on the south and is adjacent to two principle arterials, (Meridian Rd/Highway 69 on the west, and Deer Flat Road on the south). Public utilities will be reasonably available in less than a year. Applicant is aware that it will be necessary to connect to sewer, potable water and pressure irrigation lines at time of development, as recommended in the City engineer's memo. Applicant intends to prepare the site for commercial uses. Applicant is aware that a preliminary plat and design review will be required for all future proposed buildings, landscaping (including pathway development), signage and parking lots.

Staff has reviewed Kuna's Comprehensive Plan (Comp Plan), which encourages commercial developments numerous times throughout the Comp Plan, and particularly within the Meridian Road corridor. The sections of the Comp Plan that address new commercial are included below, in Section K (Comp Plan analysis) of this report. The applicant will need to follow this annexation approval with a preliminary plat, in order to subdivide the property for development. Staff recommends the applicant work with Kuna Rural Fire District (KRFD) to ensure proper access and all servicing (including sprinkler needs) needs of the KRFD, throughout the development as well as coordinating access with Ada County Highway District & the ITD.

The Highway Overlay District (District) standards state that connection to Meridian Road and other points of access within the District shall be limited to the full and/or mid-mile alignments, or at distances greater than 600' from centerline of Meridian Road. Since this project does not touch a full/mid-mile road, Commission should consider allowing temporary entrances as proposed, with the condition that the City, ACHD or ITD

may enforce the Overlay District standards (or other policies / standards) as the area develops more in the future, in the form of a right-in/right-out for both proposed entrances due to traffic volume and safety concerns and/or needs.

Staff has determined that this application complies with Title 5 and Title 6 of the Kuna City Code; Idaho Statute § 67-6511; and the Kuna Comprehensive Plan; and forwards a recommendation of approval for Case No. 16-11-AN, subject to the conditions of approval by Kuna's Commission and Council.

G. Applicable Standards:

1. City of Kuna Zoning Ordinance Title 5, Chapter 13
2. City of Kuna Comprehensive Plan, adopted September 1, 2009
3. Idaho Code, Title 67, Chapter 65- the Local Land Use Planning Act.

H. Procedural Background:

On June 27, 2017, the Commission considered the applications, including agency comments, staff's report, application exhibits and public testimony presented or given.

I. Factual Summary:

This site is located at the north east corner of Meridian and Deer Flat Roads and is approximately 11.41 acres that are adjacent to City limits and currently zoned RUT (Rural Urban Transition – Ada County). Applicant requests annexation into Kuna with a C-1 (Neighborhood Commercial) zone. This project proposes to take access from Meridian Road and Deer Flat Road, both roads are classified roadways. The site is designated as commercial on the Comprehensive Plan Map.

J. Findings of Fact:

Based upon the record contained in Case No's **16-11-AN**, including the Comprehensive Plan, Kuna City Code, staff's report, the exhibits, and the testimony during the public hearing, Kuna's Commission hereby recommends *approval* of the Findings of Fact and Conclusions of Law, and conditions of approval for Case No. 16-11-AN to City Council, a request for annexation into Kuna City limits by the applicant as follows:

The Commission concludes that the applications complies/does not comply with the City of Kuna's Zoning regulations (Title 5) of KCC.

1. The Kuna Commission accepts the facts as outlined in the staff memo, the public testimony and the supporting evidence list presented.

Comment: *The Commission held a public hearing on the subject applications on June 27, 2017, to hear from City staff, the applicant and to accept public testimony. The decision by the Commission is based on the application, staff report and public testimony, both oral and written.*

2. Based on the evidence contained in Case No. 16-11-AN, this proposal appears to *generally* comply with the Comprehensive Plan and Comp Plan Map.

Comment: *The Comp Plan has listed numerous goals for providing new commercial in Kuna. The Comp Plan Map designates this property as High Density. Whereas this project proposes new commercial along Meridian Road, which has been designated as a commercial corridor, and this project proposes new commercial uses, and the project generally follows the goals of the Comp Plan and the Comp Plan Map.*

3. The Commission has the authority to recommend approval / conditional approval / denial of these applications.

Comment: On June 27, 2017, Commission voted to recommend approval for case No. 16-11-AN.

- 4. The public notice requirements were met and the public hearing was conducted within the guidelines of applicable Idaho Code and City Codes and Ordinances.

Comment: As noted in the process and noticing sections, notice requirements were met to hold a public hearing on June 27, 2017.

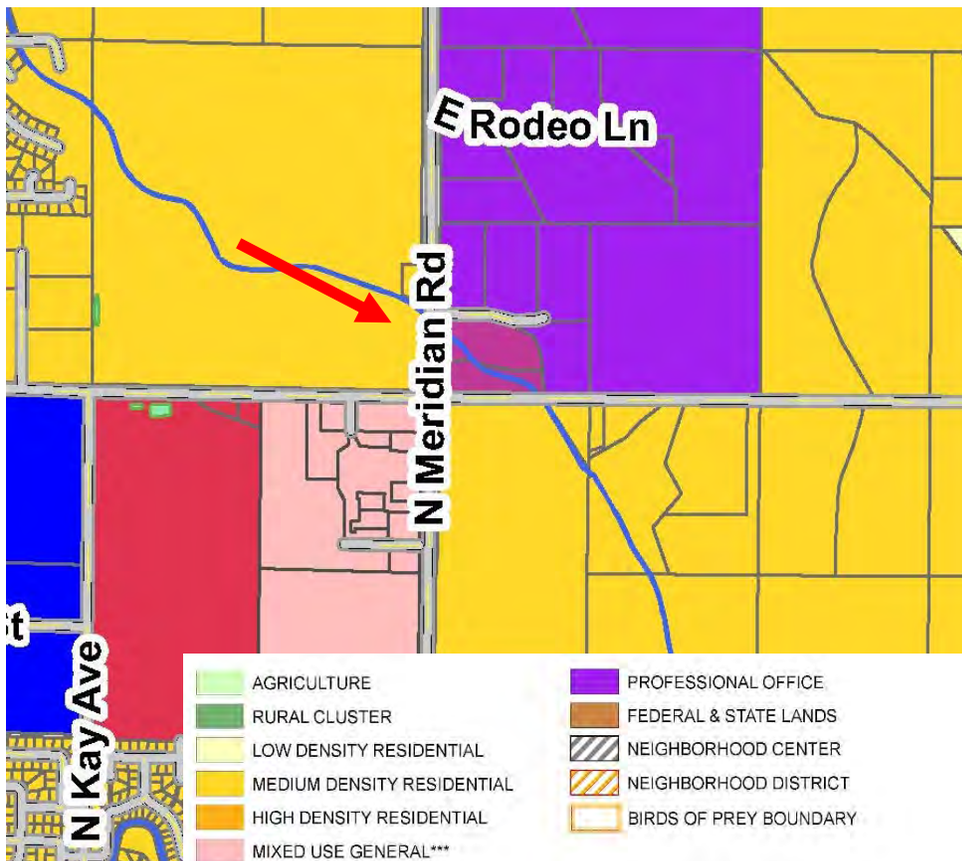
K. Comprehensive Plan Analysis:

Commission determines the proposed commercial use for the site is consistent with the following Comp Plan components:

New Commercial:

Residents hoped for the creation of business and light commercial use centers within neighborhoods. These centers would include restaurants, gas stations, churches, multi-family use facilities, and other mixed-use developments (Page 13 - CP).

Comment: The Comp Plan and the corresponding Future Land Use Map (with land use designations) provides for commercial uses. This project has proposed new commercial, therefore it generally conforms to the Comp Plan and the Future Land Use Map.



	AGRICULTURE		PROFESSIONAL OFFICE
	RURAL CLUSTER		FEDERAL & STATE LANDS
	LOW DENSITY RESIDENTIAL		NEIGHBORHOOD CENTER
	MEDIUM DENSITY RESIDENTIAL		NEIGHBORHOOD DISTRICT
	HIGH DENSITY RESIDENTIAL		BIRDS OF PREY BOUNDARY
	MIXED USE GENERAL***		
	MIXED USE CITY CENTER		
	COMMERCIAL (NEIGHBORHOOD & COMMUNITY)		
	LIGHT INDUSTRIAL		
	HEAVY INDUSTRIAL		
	PUBLIC		

*** MIXED USE GENERAL EXPECTED RESIDENTIAL DENSITIES CAN RANGE FROM 2 TO 20 UNITS PER ACRE

Private Property Rights Goals and Objectives - Section 2 - Summary:

Ensure the City land use policies, restrictions, conditions and fees do not violate private property rights and ensure that land use actions, decisions,

and regulations do not effectively eliminate all economic value of the subject property. Ensure

that City land use actions, decisions, and regulations do not prevent a private property owner from taking advantage of a fundamental property right and staff shall evaluate with guidance from the City's attorney; the Idaho Attorney General's six criterion established to determine the potential for property taking.

LEGEND

Comment: Utilizing the Idaho Attorney General's criteria, and a review by the City Attorney, the proposed project does not constitute a "takings" and the Economic value is intact.

Economic Development Goals and Objectives - Section 5 - Summary:

Promote and support a diverse and sustainable economy that will allow more Kuna residents to work in their community, and develop policies to provide incentives and assistance to attract companies. Ensure an adequate supply of housing for all income levels and facilitate pedestrian connections, both visually and physically, to enhance pedestrian movement (Pg. 42 – 1.5, Pg. 43 – 3.1 and Pg. 41 – 1 & 1.3 [CP]).

Comment: *The Comp Plan encourages a mix of commercial uses and calls for increasing pedestrian connections. This project adds to Kuna's new commercial inventory and provides opportunities for pedestrian pathway connections with development of the site.*

Land Use Goals and Objectives - Section 6 - Summary:

Encourage and support mixed uses to accommodate a diverse range of business and commercial activity balanced with residential uses. Provide a broad mix of services within walking distances while strengthening the economy and providing opportunity for social interactions. Encourage commercial development on transportation corridors. Protect existing neighborhoods and ensure new development is sustainable and keeps Kuna desirable. Develop cohesive neighborhoods with character and quality while incorporating a variety of densities and styles (Pg. 63 – 1.1, Pg. 64 – 2.1, 2.2.1, and 6.4.1 Def. Pg. 89 [CP]).

Comment: *This project adds a quality commercial opportunity to the City's inventory.*

Transportation - Section 9: Encourage developers to create mixed-use developments that will reduce travel demand through trip capture. Increase Kuna's employment opportunities as a means of reducing commuter trips (Page 119 – Obj. 3.2 Policy 1 and 2 [CP]).

Comment: *Applicant proposes a new commercial development adding to employment opportunities and may reduce commuter trips, therefore, it complies with the comp plan goals and policies*

Community Design Goals and Objectives - Section 13 - Summary:

Strengthen Kuna's Image through good community and urban design principles that create mixed-uses and self-sufficient neighborhoods. Foster good community design concepts that incorporate landscape features to serve as buffers between incompatible uses while reducing scale and creates a sense of place (Pg.167 – Goal 1 and Pg. 168 – 1.2 and 2.1[CP]).

Comment: *Applicant proposes good community and urban design principles through creation of commercial and other quality developments, adding to the pedestrian pathway network and adding possibly in the future, and widening Deer Flat Road, complying with the adopted Master Street Plan of Kuna (Functional Classified Road Map). This development should also incorporate landscape buffers creating a sense of place for citizens. Therefore, this project fosters sound community design concepts and complies with the Comp Plan goals and strengthens Kuna's image.*

L. Idaho State Code Analysis:

1. **IC §67-6511 (2) C** requires that the Council analyze the proposed changes to zoning ordinances to ensure that they are not in conflict with the policies of the adopted comprehensive plan. If the request is found by the governing board to be in conflict with the adopted plan, **or** would result in demonstrable adverse impacts upon the delivery of services by any political subdivision providing public services, including school districts, within the planning jurisdiction.
2. **IC §67-6513** provides that the City provide for mitigation of the effects of subdivision development on the ability of political subdivisions of the state, including school districts, to deliver services without compromising quality of service delivery to current residents or imposing substantial additional costs upon current residents to accommodate the proposed subdivision.

3. Through discussions and comments submitted by public service providers, the project would not create demonstrable adverse impact to quality of emergency service and/or delivery of said services, or impose substantial additional costs to current residents.

M. Commission's Conclusions of Law:

The public notice requirements have been met and the neighborhood meeting was conducted within the guidelines of applicable Idaho Code and City Ordinances.

1. The Commission feels the site is physically suitable for commercial development as a commercial retail / service, as proposed.

Comment: *The 11.41 acre (approximate) project appears to be suitable for commercial development, as proposed.*

2. The commercial uses are not likely to cause substantial environmental damage or avoidable injury to wildlife or their habitat.

Comment: *The land to be developed commercially is not used as wildlife habitat. Uses for the site are planned for construction according the City and ACHD requirements and best practices and will therefore not cause environmental damage or loss of habitat.*

3. The annexation application is not likely to cause adverse public health problems.

Comment: *The proposed commercial uses for the property would generally comply with the Comp Plan. The project will be required to connect to public sewer and potable water systems, therefore eliminating the occurrence of adverse public health problems.*

4. The application appears to avoid detriment to the present and potential surrounding uses; to the health, safety, and general welfare of the public taking into account the physical features of the site, public facilities and existing adjacent uses.

Comment: *Through correspondence with public service providers and application evaluation, this project appears to avoid detriment to surrounding uses. Commission did consider the commercial uses and the location of the property with current adjacent uses.*

5. The existing and proposed street and utility services in proximity to the site are suitable or adequate for commercial purposes.

Comment: *Correspondence from ACHD and Kuna Public Works confirms that the streets and utility services are suitable and adequate for the commercial project.*

6. Based on the evidence contained in Case No. 16-11-AN, Commission finds Case No. 16-11-AN adequately complies with Kuna City Code.

7. Based on the evidence contained in Case No. 16-11-AN, Commission finds Case No. 16-11-AN generally complies with Kuna's zoning Code.

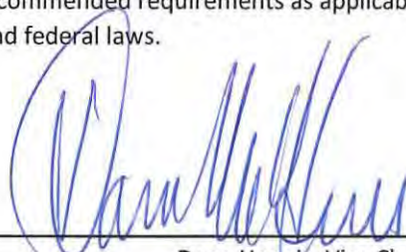
N. Recommendation of the Commission to Council:

On June 27, 2017, the Commission voted to recommend *approval* for Case No. 16-11-AN, based upon the Comp Plan, Kuna City Code, the record before the Commission, the applicant's presentation and testimony at the June 27, 2017, and discussion at the public hearing, the Kuna Commission hereby votes to recommend *approval* for Case No. 16-11-AN with the following conditions of approval *at time of development*:

- Follow staff conditions and recommended conditions as outlined in the staff report and appropriate agency comments as discussed at the meeting.
1. The applicant and/or owner shall obtain written approval on letterhead or may be written/stamped on the approved plans of the construction plans from the agencies noted below. All submittals are required to include the lighting, landscaping, drainage, and development plans. All site improvements are prohibited prior to approval of the following agencies:
 - a. The City Engineer shall approve the sewer hook-ups.
 - b. The City Engineer shall approve the drainage and grading plans. Central District Health Department recommends the plan be designed and constructed in conformance with standards contained in, "Catalog for Best Management Practices for Idaho Cities and Counties". No construction, grading, filling, clearing or excavation of any kind shall be initiated until the applicant has received approval of the drainage plan.
 - c. The Kuna Fire District shall approve fire flow requirements and/or building plans. Installation of fire protection facilities as required by Kuna Fire District is required.
 - d. The *Boise-Kuna* Irrigation District shall approval any modifications to the existing irrigation system.
 - e. Approval from Ada County Highway District (ACHD) shall be obtained and Impact Fees must be paid prior to *issuance* of any building permit(s).
 2. All public rights-of-way shall be dedicated and constructed to standards of the City, Ada County Highway District and Idaho Transportation Department. No public street construction may commence without the approval and permit from Ada County Highway District and/or Idaho Transportation Department.
 - 2.1– With development and as necessary, dedicate right-of-way in sufficient amounts to follow City and ACHD standards and widths.
 3. Installation of service facilities shall comply with the requirements of the public utility or irrigation district providing the services. All utilities shall be installed underground, see **KCC 6-4-2-W**.
 4. Compliance with Idaho Code, Section §31-3805 pertaining to irrigation waters is required. Irrigation/drainage waters shall not be impeded by any construction on site. Compliance with the requirements of the Boise Project Board of Control is required.
 5. When required, submit a petition to the City (as necessary, confirmed with the City engineer) consenting to the pooling of irrigation surface water rights for delivery purposes and request to annex the irrigation surface water rights appurtenant to the property over to the Kuna Municipal Pressure Irrigation system of the City (KMID).
 6. Applicant shall apply for design review for all buildings, landscaping, and parking lot for the site.
 7. Street lights and parking lights for the site shall be LED lighting and must comply with Kuna City Code.
 8. Parking within the site shall comply with Kuna City Code. (Unless specifically approved otherwise).
 9. Fencing within and around the site shall comply with Kuna City Code (Unless specifically approved otherwise and permitted). Perimeter fencing (and permit) is required prior to requesting final plat signatures from Kuna City Clerk and Engineer.
 10. All signage within/for the project shall comply with Kuna City Code.
 11. All landscaping shall be permanently maintained in a healthy growing condition. The property owner shall remove and replace unhealthy or dead plant material within 3 days or as the planting season permits as required to meet the standards of these requirements. Maintenance and planting within public rights-of-way shall be with approval from the public entities owning the property.

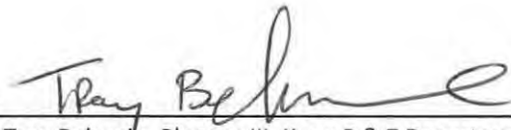
- 12. Applicant shall be conditioned to connect to City to Kuna Sewer and Potable Water, as recommended by City Engineer.
- 13. The land owner/applicant/developer, and/or any future assigns having an interest in the subject property, shall fully comply with all conditions of development as approved by the City Council, or seek amending them through public hearing processes.
- 14. Applicant shall follow staff, City engineers and other agency recommended requirements as applicable.
- 15. Developer/owner/applicant shall comply with all local, state and federal laws.

DATED: This 13th day of July, 2017.



Dana Hennis, Vice Chairman
Kuna Planning and Zoning Commission

ATTEST:



Troy Behunin, Planner III, Kuna P & Z Department

**ORDINANCE NO. 2017-13
CITY OF KUNA, IDAHO**

AN ORDINANCE OF THE CITY COUNCIL FOR KUNA, IDAHO AMENDING TITLE 7, CHAPTER 3, SECTION 4 TITLED “HOURS” TO ALLOW FOR PERSONS TO BE ON THE GREENBELT PATHWAY DURING CERTAIN HOURS WHERE THE CITY HAS INSTALLED LIGHTING, AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, it is the mission of the City of Kuna, Idaho to enhance the community’s quality of life and health by providing parks and recreational opportunities in the City’s parks and City’s public property that protects the health, safety, and welfare of the residents of the City of Kuna and all City park users; and

WHEREAS, the City has installed lighting on the greenbelt pathway to allow for the use of the path during evening hours.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF KUNA, ADA COUNTY, IDAHO, as follows:

Section 1. That Title 7, Chapter 3 Kuna City Code, shall be repealed, and replaced with the following:

TITLE 7, CHAPTER 3

CITY PARKS AND CITY PUBLIC PROPERTY

7-3-4: **HOURS:**

A. Except as provided for in part B, nNo person shall use, enter upon, or occupy the premises of any Kuna city park between dusk and dawn of any day without securing an after hour permit as provided herein. Dusk shall be defined as thirty (30) minutes after sunset, and dawn shall be defined as thirty (30) minutes before sunrise. Law enforcement officers, other safety personnel, city officials or city employees, when acting in their official capacities, are exempt from this regulation.

B. Persons may use, enter upon, or occupy the greenbelt path where the city has installed lighting at all times.

Section 2. That all ordinances, resolutions, orders or parts thereof, or in conflict with this ordinance are hereby voided.

Section 3. This ordinance shall become effective upon passage and publication as required by law.

PASSED by the City Council of the City of Kuna, Idaho this.

APPROVED by the Mayor of the City of Kuna, Idaho this.

CITY OF KUNA

Joe L. Stear, Mayor

ATTEST:

Chris Engels, City Clerk

**ORDINANCE NO. 2017-13
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CITY OF KUNA

Joe L. Stear, Mayor

ATTEST:

Chris Engels, City Clerk