

AMENDED AGENDA City Council Meeting City of Middleton, Idaho

Date: Wednesday May 18, 2022,

Time: 5:30 p.m.

Location: City Hall Council Chambers – 1103 W Main Street

Call-to-order, Roll Call, Pledge of Allegiance, Invocation: Cash Palmer

Action Item:

A. Approve Amended Agenda

Action Items:

- 1. Consent Agenda (items of routine administrative business) (Action Items)
 - a. Consider approving minutes for City Council May 4, 2022, regular meeting.
 - b. Consider ratifying payroll for May 6, 2022, in the amount of \$95,704.71.
 - c. Consider approving accounts payable thru May 13, 2022, in the amount of \$337,569.28.
- 2. Consider a request by Black Acres Developers to waive or partially waive City Engineering frees in the amount of \$13,607.50 Steve Black
- 3. Consider approving annual (June 1, 2022-May 31, 2023) City Beer and Wine Licenses for:
 - A.) Jackson's Food Stores Inc #22 (7 E Main St)
 - B.) Jackson's Food Stores Inc #177 (802 Main St)
 - C.) The Vault 21 Club (21 N Dewey Ave)
 - D.) Tsai's Kitchen (7 S. Hawthorne Ave)
 - E.) Garbonzo's Pizza, Inc, (250 E Main St.)
 - F.) Ridley's Family Market (230 E Main St.)
 - G.) Casa Mexico (517 S Middleton Rd.) Becky Crofts
- 4. Consider adding Stack Rock Group to the City's on-call services roster. Jason VanGilder
- Consider approving Change Order No. 4 from LaRiviere for the installation of three 30' 42" diameter steel casings. – Jason VanGilder and Kirby Cook (Civil Dynamics)
- <u>Consider approving a Licensing Agreement between the City of Middleton and Canyon</u> <u>County Water Company regarding the Town Ditch, Jimmy's Lateral and Town Ditch Lateral. –</u> <u>Becky Crofts</u>
- Consider approving Additional Services Authorization #1 from T-O Engineers for Boise Street Reconstruction Design Additional Survey and Right of Way in an amount not to exceed \$17,570.00. – Jason VanGilder

Public Comments

Information Item: Budget Workshop, Capital Projects - Wendy Miles

Mayor and Council Comments, Adjourn

Posted by: awn M. Goodwin, Deputy Clerk

Dawn M. Goodwin, Deputy Cie

Date: May 17, 2022, 3:30 p.m.

Please contact the City Clerk at (208) 585-3133 if you have special needs or require assistance.

MIDDLETON CITY COUNCIL MAY 5, 2022

The Middleton City Council meeting on May 5, 2022, was called-to-order at 5:34 p.m. by Mayor Steven Rule.

Roll Call: Council President Kiser, Council Members Huggins, Murray and O'Meara were present. City Attorney Doug Waterman, City Administrator Becky Crofts, Deputy Clerk Dawn Goodwin, Planning and Zoning Official Roberta Stewart, Public Works Director Janson VanGilder and Police Chief Alan Takeuchi were present.

Pledge of Allegiance, Invocation: Lilly Bloomquest

Action Items

A. Approve Amended Agenda

Motion: Motion by Council President Kiser to approve the amended agenda as posted May 2, 2022, at 4:30 p.m. Motion seconded by Council Member O'Meara and approved unanimously.

Information Items:

Wastewater Treatment Plant Update and Timeline – Kasey Ketterling, T-O Engineering

Kasey Ketterling from T-O Engineering presented **Exhibit A** updating the council and those in attendance about the city's wastewater treatment plan and the current and predicted capacity.

Action Items:

- 1. Consent Agenda (items of routine administrative business) (Action Items) (Exhibit B)
 - a. Consider approving minutes for City Council April 20, 2022, regular meeting and the April 14, 2022, Community Open House.
 - b. Consider ratifying payroll for April 22, 2022, in the amount of \$115,294.83.
 - c. Consider approving accounts payable thru April 29, 2022, in the amount of \$105,327.64.
 - d. Consider approving the written Findings of Facts, Conclusions of Law and Order (FCO) for the Stonehaven Subdivision.

Mayor Rule called the items. Council President Kiser stated he had gone through the accounts payable, and nothing had changed since the check registers had been uploaded to the council drobox. Council Member Murray noted that the Community Open Hose was held on April 14, 2022 not April 20, 2022 as posted on the agenda.

Motion: Motion by Council President Kiser to approve Consent Agenda Items 1 a-d. Motion seconded by Council Member O'Meara and approved unanimously.

 Consider approving a Special Events Permit for the Middleton Chamber of Commerce and waving the associated fees for the Middleton Fourth of July Celebration to beheld on July 4, 2022. – Tamara Zimmerman (Exhibit C)

Mayor Rule called the agenda item, City Administrator Becky Crofts gave a brief explanation of the item stating that this item is seen before council every year and that she has no worries with issuing the permit and waving the fee as requested.

Motion: Motion by Council President Kiser to approve a Special Events Permit for the Middleton Chamber of Commerce and waving the associated fees for the Middleton Fourth of July Celebration to beheld on July 4, 2022. Motion was seconded by Council member O'Meara and carried unanimously.

 Consider relocating the Middleton Market (Farmers Market) to Middleton Place Park and acknowledge the Middleton Chamber of Commerce as the market manager. – Becky Crofts (Exhibit D)

Mayor Rule called the agenda item and City Administrator Becky Crofts gave a brief background on the history of the market and the request of the Chamber. A brief Council discussion ensued.

Motion: Motion by Council President Kiser to relocate Middleton Market (Farmers Market) to Middleton Place Park and acknowledge the Middleton Chamber of Commerce as the market manager. Motion seconded by Council Member O'Meara and approved unanimously.

4. Consider approving the final plat application for the Bozic Subdivision on the condition that the following requests are approved: (1) request to vacate a 20' wide City sewer easement that is obsolete, (2) request for waiver of MCC 5-4-7.A.3 to allow bonding for streetlights/luminaries due to supply chain break down and (3) request for waiver of Supplement to ISPWC (pg. 18) to lower Hartley Lane intersection right of way from 150' to 50' which is all that is needed for the intersection traffic signal. – Roberta Stewart (Exhibit E)

Mayor Rule called the item and City Planning Official Robert Stewart presented a brief explanation on the waivers and conditions being sought with the approval of the final plat.

Motion: Motion by Council President Kiser to approve the final plat application for the Bozic Subdivision on the condition that the following requests are approved: (1) request to vacate a 20' wide City sewer easement that is obsolete, (2) request for waiver of MCC 5-4-7.A.3 to allow bonding for streetlights/luminaries due to supply chain break down and (3) request for waiver of Supplement to ISPWC (pg. 18) to lower Hartley Lane intersection right of way from 150' to 50' which is all that is needed for the intersection traffic signal . Motion was seconded by Council Member Huggins and approved unanimously by roll call vote.

Motion: Motion by Council President Kiser to approve the final plat application for Bozic Subdivision with the condition that the change to note number one needs to be changed from a 15-foot easement to 5 a foot easement. Motion was seconded by Council Member Huggins and carried unanimously by roll call vote.

Amened Motion: Motion by Council President Kiser to approve the final plat application for Bozic Subdivision with the conditions that the change to note number one needs to be changed from a 15-foot easement to 5 a foot easement and that the final plat is not signed until the city clerk receives the recorded deed documents in regards to Hartley lane and the city sets a time line of twenty four (24) months before cashing the developers bond and installing the street lights. Motion was seconded by Council Member Huggins and carried unanimously by roll call vote.

 Consider approving the final plat application for Blue Meadows Subdivision No. 2. – Roberta Stewart (Exhibit F)

Mayor Rule called the item and City Planning Official Roberta Stewart presented the final plat to the council and those in attendance.

Motion: Motion by Council President Kiser to the final plat application for Blue Meadows Subdivision No. 2. Motion was seconded by Council Member Huggins and carried unanimously by roll call vote.

Mayor Rule called for a break at 6:31 p.m. to sign the Middleton High School student's agenda. The meeting was called back to order at 6:37 p.m. by Mayor Rule.

6. Public Hearing: Proposed increase to certain existing fees by amounts that exceed five percent (5%) of the fee from the current fiscal year and impose new administrative, building, library and permit fee service fees beginning June 1, 2022. The fee increases or new fees are necessary to cover increased costs associated with these programs/services. – Becky Crofts (Exhibit G)

Mayor Rule called the item and opened the public hearing at 6:40 p.m. City Administrator Becky Crofts informed Council that the item before them was published in the Idaho Press Tribune and explained the reasoning for each added fee or change to current fees as show. Mrs. Crofts went on to explain that at the time of publication the city was requesting that the permit deposit fee for new residential construction was to be \$1,500 and the permit deposit fee for a new commercial building permit was to be \$5,000. However, after further review it was determined that the fees should be set at \$1,000 for a new residential construction and \$2,500 for a new commercial construction.

Public Comment:

 Janet Gibson – 945 Harvest, Middleton, ID – Mrs. Gibson wanted to know why the city isn't raising the fees even more to cover more than the bare minimum cost of work done by the city employees. City Attorney Douglas Waterman explained that per State of Idaho Code, a city can only charge fees at a match to the actual cost proved by the city.

Mayor Rule closed the public hearing at 6:53 p.m.

Motion: Motion by Council President Kiser to increase to certain existing fees by amounts that exceed five percent (5%) of the fee from the current fiscal year and impose new administrative, building, library and permit fee service fees beginning June 1, 2022. The fee increases or new fees are necessary to cover increased costs associated with these programs/services. Motion seconded by Council Member O'Meara and approved unanimously.

 Consider approving Resolution 468-22 a resolution of the Middleton City Council, Middleton, Canyon County, Idaho, to increase certain exiting fees by amounts that exceed five percent (5%) of the fee from the current fiscal year and impose new service fees beginning June 1, 2022 and providing an effective date. - Becky Crofts (Exhibit H)

Mayor Rule called the item. City Administrator Becky Crofts informed council that this resolution was to make the pervious public hearing official and set the new fees with an effective date.

Motion: Motion by Council President Kiser to approve Resolution 468-22 a resolution of the Middleton City Council, Middleton, Canyon County, Idaho, to increase certain exiting fees by amounts that exceed five percent (5%) of the fee from the current fiscal year and impose new

service fees beginning June 1, 2022 and providing an effective date and setting the New Residential Building Permit Deposit Fee at \$1,000 instead of \$1,500 and the New Commercial Building Permit Deposit fee at \$2,500 instead of \$5,000. Motion was seconded by Council Member O'Meara and carried unanimously by roll call vote.

8. Consider approving a proposal for an audio-visual system for livestreaming City Council meetings by Neurilink in an amount not to exceed \$7,653.65. – Becky Crofts (Exhibit I)

Mayor Rule called the item. City Administrator Becky Crofts stated that the city received two quotes regarding the installation of a livestreaming system. The proposal before council tonight was a more inclusive quote and the administration felt would be a better partner with the current setup that the city has in place already. Mrs. Crofts went on to state that the city hopes that within three to five weeks from approval the city should be able to start livestreaming the city meetings on the cities very own YouTube channel.

Motion: Motion by Council President Kiser to approve a proposal for an audio-visual system for livestreaming City Council meetings by Neurilink in an amount not to exceed \$7,653.65. Motion was seconded by Council Member O'Meara and carried unanimously.

Public Comments

• Mike Graefe – 1889 Ridge Way, Middleton – Mr. Graefe stated that with higher density there comes less ground to absorb thins such as rainwater which then in turn ends up in the treatment plant to be processed. Mr. Graefe wanted to know what happens once the treatment plant reaches capacity due to this and other concerns with high density growth. City Administrator Becky Crofts explained that the city engineer looks at the EDU's that are currently available at the treatment plant and then in turn reserves the amount of capacity needed for the new development that is being reviewed. This then gets subtracted from the declining balance. This declining balance is closely watched to determine where the city capacity is and if the treatment plant needs to be changed or upgraded.

Information Item:

1. Budget Workshop: Revenue/Fees/Staff – Wendy Miles (Exhibit J)

Mayor Rule called the agenda item and City Treasure Wendy Miles, and City Administrator presented a workshop to council regarding fees, revenues and staffing for the upcoming Fiscal Year 2023 budget. Public Works Director Jason VanGilder and Police Chief Alan Takeuchi presented the council with new staffing requests for the current and future fiscal year.

Action Item:

1. <u>Executive Session: (Idaho Code 74-206(1)(f)) to communicate with legal counsel for the public agency to discuss the legal ramifications of and legal options for pending litigation, or controversies not yet being litigated but imminently likely to be litigated.</u>

Motion: Motion by Council President Kiser to enter executive session per (Idaho Code 74-206(1)(f)) to communicate with legal counsel for the public agency to discuss the legal ramifications of and legal options for pending litigation, or controversies not yet being litigated but imminently likely to be litigated. Motion was seconded by Council Member O'Meara and carried unanimously by roll call vote.

The Middleton City Council entered into executive session at 8:50 p.m.

Mayor Rule brought the Middleton City Council out of executive session at 9:20 p.m.

9. <u>Consider a response to the letter from Andrea Nielsen regarding the City of Star Area of City</u> <u>Impact negotiations.</u>

Mayor Rule called the agenda item and stated for the record that the council had discussions and information was exchanged concerning the matter. Mayor Rule expressed that the letter from white Petersen asked the City of Middleton to enter mediation rather than direct meetings. Mayor Rule directed that council that he needed a response to the letter in a direction that the city would like to go.

Motion: Motion by Council President Kiser to forgo the mediation, as a council we believe that it's in the best interest of Middleton and Star residents that forgo and meet directly to resolve this issue. Motion was seconded by Council Member O'Meara and carried unanimously by roll call vote.

Mayor and Council Comments

City Administrator Becky Crofts – Mrs. Crofts mentioned that well number five (5) located at Cemetery Rd, over the last weekend either had a power surge or lightning strike. She stated that she had been in touch with Idaho Power and that they had sated that there had been some lighting strikes in the area but that they did not see any power surges but that they would get their engineer in touch with the city as they have been doing some repairs in and around that area. Due to this the electrical panel on the well was completely blown out.

Adjourn: Mayor adjourned the city council meeting at 9:44 PM.

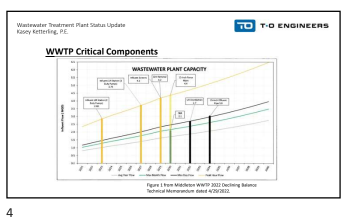
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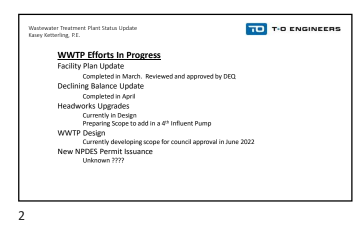
Steven J. Rule, Mayor

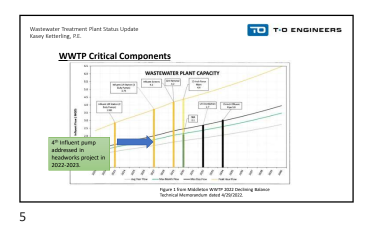
Dawn Goodwin, Deputy Clerk Minutes Approved: May 18, 2022

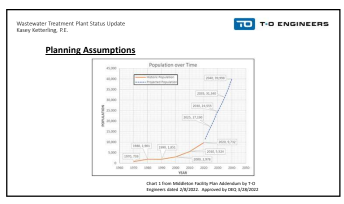
EXHIBIT "A"

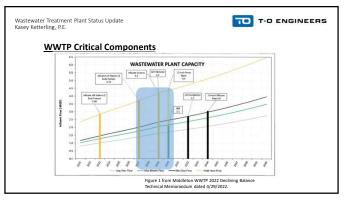


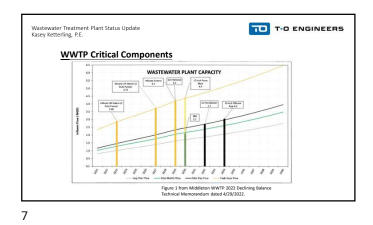




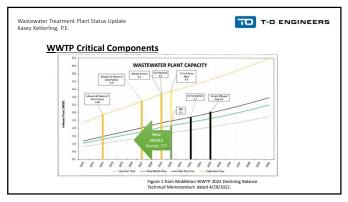












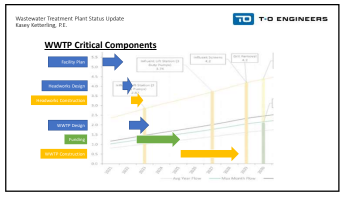


EXHIBIT "B"



In the Matter of the Request of Todd Campbell of TBC Holdings, LLC and Jay Walker of Kimley-Horn for Annexation and Zone Change with respect to the 3.86 acres adjacent to the Stonehaven Subdivision located at 0 Hartley Lane (Tax Parcel No. R344420120):

A. Findings of Fact:

- 1. Hearing Facts: See Staff Report for the hearing date of April 20, 2022, which Report is attached hereto as Exhibit "1" and incorporated herein by this reference.
- 2. Process Facts: See Staff Report for the hearing date of April 20, 2022, Exhibit "1".
- 3. Application and Property Facts: See Staff Report for the hearing date of April 20, 2022, Exhibit "1".
- Required Findings per Middleton City Code 1-14-2(E)(7), Idaho State Statue Title 67, Chapter 65, and Title 50, Chapters 2 & 13; Idaho Standards for Public Works Construction and Middleton Supplement thereto; and Middleton City Code 1-14, 1-15, 5-1, 5-2, 5-3, and 5-4: See Staff Report for the hearing date of April 20, 2022, Exhibit "1".

B. Conclusions of Law:

- 1. That the City of Middleton has exercised the powers conferred upon it by the "Local Land Use Planning Act of 1975," codified at Chapter 65, Title 67, Idaho Code (I.C. §67-6503).
- 2. That due consideration has been given to the comments received from the governmental subdivisions providing services in the City of Middleton planning jurisdiction, comments received from individuals of the public, and comments from City Planning Staff and City Engineer.
- 3. That notice of the application and public hearing was given according to law.
- 4. That City Council's public hearing was conducted according to law, and the City has kept a record of the application and related documents.
- 5. That codes and standards applicable to the application are the Idaho Standards for Public Works Construction, the Middleton Supplement to the Idaho Standards for Public Works Construction, and Middleton City Code 1-14, 1-15, 5-1, 5-2, 5-3, and 5-4 and Idaho State Code Secs., 67-6503, 67-6509, 67-6511, 67-6513, 50-1301 through 50-1329 and 50-222.
- 6. That public facilities and services required by the proposed development will not impose expense upon the public if the attached conditions of approval are imposed.
- 7. That this order is subject to the Conditions of Approval set forth in the attached Staff

Report for the hearing date of April 20, 2022, Exhibit "1".

C. Decision and Order:

Pursuant to the City Council's authority as provided in Middleton City Code 1-5-2, and based upon the above Findings of Facts and Conclusions of Law, it is hereby **decided and ordered**:

That the application of Todd Campbell/TBC Holdings, LLC and Jay Walker/Kimley-Horn for Annexation and Zone Change with respect to the 3.86 acres adjacent to the Stonehaven Subdivision located at 0 Hartley Lane (Tax Parcel No. R344420120) is approved subject to the following condition of approval:

1. Applicant/Developer to comply with all conditions of approval set forth in the Staff Report for the April 20, 2022, public hearing.

WRITTEN ORDER APPROVED ON: May _____, 2022.

Steven J. Rule Mayor, City of Middleton

Attest:

Jennica Reynolds Planning and Zoning Department

Please take notice that pursuant to MCC 1-14-2(E)(10), applicant shall have 14 days after a signed final decision to request reconsideration by the final-decision maker. Such request must identify specific deficiencies in the final decision. Failure to request reconsideration may invalidate a subsequent judicial appeal. Additionally, pursuant to Idaho State Statute 67-6521, any affected person aggrieved by a final decision may, within 28 days after all remedies have been exhausted under local ordinances, seek judicial review as provided in chapter 52, Title 67.

Exhibit "1" Staff Report City Council Hearing



Stonehaven Annexation and Zone Change



- A. City Council Hearing Date: April 20, 2022
- **B. Applications:** Annexation and Zone Change of approximately 3.86 acres adjacent to the Stonehaven Subdivision located at 0 Hartley Lane (Tax Parcel No. R344420120). The proposed zoning is R-3.
- **C. Current Zoning & Property Condition:** The property is currently located in Canyon County and zoned Agriculture.



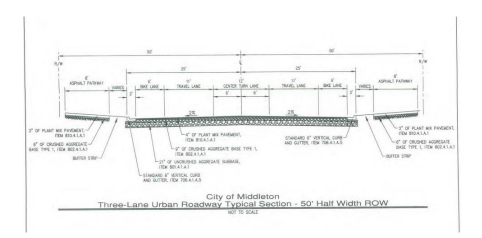
D. Annexation: The Applicant is requesting the entire 3.86-acre parcel to be annexed into the City of Middleton. Previously in December 2020 the City Council approved the Stonehaven Amended Preliminary Plat. At that time the City agreed to accept the parcel as the open space required for the subdivision as required by MCC 5-4-10-10. The FCO states as a condition of approval, the parcel "must be annexed and remain as a natural preserve, unimproved with wildlife habitat and connected by a pedestrian bridge to Durness Bay Ave" before the City will issue building permits for lots in Phase 6. (Exhibit "A")

The parcel is currently unimproved. It is overgrown with weeds and bramble and the entire parcel slopes gradually down to a ditch bank. If the City requires the parcel to remain an unimprovable public site as stated in the FCO does not benefit the residents because unimproved parcels can have a tendency to become weedy and unsightly, as well as fire hazards. To ensure benefit to all residents the parcel designation should change to allow for future improvements to be made should the City choose to do so. This designation change will still require the parcel to remain a public park/open space.

According to Idaho State Code 50-222 there are primarily three requirements for Annexation: (1) the property is contiguous to City limits (2) City sewer and water can be extended to the serve the site, and (3) the annexation is deemed to be an orderly development of the City allowing efficient and economical extension of City services.

Planning staff finds the Applicant's project meets all three of the Idaho State Code requirements: (1) the property is contiguous to City limits. (2) City sewer and water can be extended to serve the site. However, this is not applicable as the site is sloped and will not have any residential building lots but will remain public open space. (3) The annexation is orderly and economical because it is located in an area of planned city growth and annexing it prevents a county enclave from being created which could hamper orderly development of the City in the future. Finally, the annexation will provide additional public park and open space which is good for the community.

In addition, MCC 5-4-10-2 requires that developers do all the frontage and half road improvements adjacent their parcel. This parcel is adjacent to Hartley Road, which is identified on the Middleton Supplement to the ISPWC as a Three-Lane collector road with a landscape buffer and an 8 foot asphalt pathway. As a condition of approval the Stonehaven Developer will be required to construct these improvements.



As conditions of this annexation, Planning Staff recommends the following conditions:

- 1. The previous designation of the parcel as ordered in the December 2020 FCO as a natural preserve to be changed to designate the parcel for use as a public park/open space.
- 2. The Developer/City shall complete the annexation process with the State Tax Commission, prior to the City issuing building permits for Phase 6.
- 3. The Developer shall construct a pedestrian bridge to Durness Bay Ave prior to the City issuing building permits for Phase 6.
- 4. The Developer shall improve Hartley (frontage and ½ road improvements) at the location where the parcel abuts Hartley and then dedicate those improvements to the City. These improvements will be done in conjunction with improvements completed for Stonehaven Phase 8.
- 5. The Developer shall improve 25% of the irrigation crossing to the parcel, or if it is not ready for improvement, then the Developer will make a 25% payment in lieu. Payment to be received by Final Plat approval of Stonehaven Phase 8.
- 6. Prior to Final Plat approval of Stonehaven Phase 8 the Developer shall deed the parcel to the City for use as a future public park/open space.
- **D. Zone Change:** The Applicant is requesting the zoning of the parcel to be changed from County Agriculture to City R-3 (Single-Family Residential) for use as a park or other open space amenity. Parks are an allowable use in the R-3 zone.

According to Idaho State Code 67-6511 there are two findings the City Council must make before approving a zone change request. (1) The zone change will not adversely affect the City's delivery of services, and (2) the request is in harmony with the Comprehensive Plan.

Planning staff finds the Zone Change (1) will not adversely affect the City's ability to deliver services because the site will not have any residential building lots, thus negating the need for City services, and (2) as will be shown below the project is in harmony with the Comprehensive Plan.

F. Comprehensive Plan & Land Use Map: The Applicant's project conforms with the Comprehensive Plan's Future Land Use Map because on the map the project area is

designated as Residential (blue color). Parks and open space are an allowable use in this area and match the Residential Use planned for the site.



In regard to *Middleton's 2019 Comprehensive Plan*, the project complies with the *Goals, Objectives, and Strategies* as follows:

- a. *Goal 9:* Increase the number of parks throughout the City by the development and dedication of land and pathways for parks and recreation.
- b. *Goal 10:* Locate and design parks, open spaces, recreational facilities and public facilities that encourage physical activity.
- G. Comments from Planning Staff: Planning Staff comments attached as (Exhibit "B").
- H. Comments Received from Surrounding Landowners: (Exhibit "C"). Email from Elizabeth Beach – opposed to the zone change. She believes the parcel should remain the previously designated "nature reserve".
- I. Comments from Agencies: (Exhibit "D"). Sawtooth Law Offices, PLLC - Letter dated March 7, 2022, for Canyon Hill Ditch Company addressing easement.
- J. Applicant Information: Application from Owner Todd Campbell of TBC Holdings, LLC, P.O Box 140298, Boise, ID 83714 and Representative Jay Walker of Kimley-Horn, 849 E State St. 103 Suite, Eagle, ID 83616.

Κ.	Notices:	Dates:
	Neighborhood Meeting	10/27/2021
	Newspaper Notification Radius notification mailed to	4/3/2022
	Adjacent landowners within 300'	4/1/2022

Circulation to Agencies	4/1/2022
Sign Posting property	4/1/2022

Planning Staff finds that notice was given according to Idaho State Law and Middleton City Code.

L. Applicable Codes and Standards:

Idaho Code Secs., 67-6503, 67-6509, 67-6511, 67-6513, 50-222, 50-1301 through 50-1329.

Idaho Standards for Public Works Construction, the Middleton Supplement to the Idaho Standards for Public Works Construction. Middleton City Code 1-14, 1-15, 5-1, 5-2, 5-3, and 5-4.

M. Conclusions and Recommended Conditions of Approval:

Before City Council is the consideration of the Annexation and Zone Change applications and a decision of approval or denial.

According to State Law and the Middleton City Code, any decision must be based upon *Findings of Facts and Conclusions of Law*.

Findings of Facts: Planning Staff has presented the *Findings of Facts* as stated previously. If City Council agrees with the testimony, evidence and *Findings of Facts* presented at the public hearing, then City Council may pass a motion to accept the *Findings of Facts* presented in the staff report and public hearing.

Conclusions of Law: Planning Staff finds that the City Council has the authority to hear the applications and to approve or deny the applications. In addition, Planning Staff notes that all public notice requirements were met. Planning Staff further identified the portions of the Idaho State Code and Middleton City Code to be considered in making a decision on the applications. If the public hearing is held and conducted according to Idaho State Statute and the Middleton City Code, then City Council may pass a motion to accept the *Conclusions of Law* presented in the staff report and public hearing.

If City Council decides to approve the applications based upon the above *Findings* of *Facts and Conclusions of Law,* then Planning Staff recommends that any approval be subject to the following conditions:

- 1. The previous designation of the parcel as ordered in the December 2020 FCO as a natural preserve to be changed to designate the parcel for use as a public park/open space.
- 2. Developer to complete the annexation process with the State Tax Commission, prior to the City issuing building permits for Phase 6.

- 3. Developer to construct a pedestrian bridge to Durness Bay Ave prior to the City issuing building permits for Phase 6.
- 4. Prior to Final Plat approval of Stonehaven Phase 8, the developer shall improve Hartley at the location where the nature preserve abuts Hartley and then dedicate those improvements to the City.
- 5. Prior to Final Plat approval of Stonehaven Phase 8, the developer shall either improve 25% of the irrigation crossing on Hartley Road to cover the nature preserve portion, or if it is not ready for improvement, then the developer will make a 25% payment in lieu. Payment to be received by Final Plat approval of Stonehaven Phase 8.
- 6. Prior to Final Plat approval of Stonehaven Phase 8 the developer shall deed the parcel to the City for use as a public park/open space area.

Lastly, if City Council denies the applications, Middleton City Code 1-14-2E(8) requires that the City Council "identify what the Applicant can modify in the application" in order for the application to be approved."

Prepared by Planning Deputy Clerk, Jennica Reynolds Dated: 4/14/2022

Exhibit "A" FCO December 2020



CITY OF MIDDLETON City Council

Stonehaven Amended Preliminary Plat October 20, 2020 Application November 9, 2020 P&Z Approval November 18, 2020 CC Approval December 2, 2020 CC FCO's Findings of Fact, Conclusions of Law, and Decision

SUMMARY OF THE REQUEST

A request by TBC Holdings, LLC and Todd Campbell Construction, Inc. for approval of an amended preliminary plat with a revised phasing plan and lot configuration consisting of eight phases and 239 single family residential lots, to accommodate Middleton City Code requirement for secondary vehicular access for Stonehaven Subdivision, located on approximately 78.17 acres west of Hartley Lane, south of Willis Road, east of Emmett Road, and mostly north of Canyon Hill Canal.

FINDINGS OF FACT

- 1. Applicant: TBC Holdings, LLC P.O. Box 140298 Boise, ID 83714
- 2. Application: The application was accepted by the City on October 20, 2020
- Applicable Codes and Standards: Idaho Code Title 67, Chapter 65 Middleton City Code (MCC) 1-14-5; 1-15-1; 5-4-4
- 4. The Planning and Zoning Commission recommended that City Council approve the amended preliminary plat.
- 5. Written Agency Responses Received to Date: none.
- 6. Written Property Owners Responses Received to Date: none.
- 7. Preliminary Plat Standards: Per City Code Section 5-4-4.



CITY OF MIDDLETON City Council

CONCLUSIONS OF LAW

Notice of the Application was given according to law. The City Council Public Meeting was conducted according to law, and the City has kept a record of the application and related documents.

DECISION

Based on the Findings of Facts, and Conclusions of Law, the City Council hereby recommends approval of the preliminary plat with the following conditions:

- 1. City of Middleton municipal domestic water, fire flow and sanitary sewer services are extended to serve the subdivision.
- 2. Comply with MCC 5-4-10-10, open space requirement: Lot 3, Block 4, Phase 4 with an amenity as defined in MCC 1-3-1, together with Lot 30, Block 8, Phase 6 which must be annexed and remain as a natural preserve, unimproved with wildlife habitat and connected by a pedestrian bridge to Durness Bay Ave. Annexation to occur before the City will issue building permits for lots in Phase 6.

MOTION TO APPROVE BY CITY COUNCIL ON: November 18, 2020

NOTICE

This decision is deemed by Idaho law to be a final decision. An affected person aggrieved by a final decision may within twenty-eight (28) days after all remedies have been exhausted under local ordinances seek judicial review as provided by title 67 chapter 65, Idaho Code. The applicant has a right to request to the City a regulatory taking analysis pursuant to section 67-8003, Idaho Code.

Signed: December _____, 2020.

Steven J. Rule, Mayoi

Attest:

Bruce Bayne, Planning and Zoning Official

Stonehaven Amended Preliminary Plat – FCO's CC December 2, 2020 Page 2 of 2

Exhibit "B" Comments from Planning Staff

Jennica Reynolds

From:	Jennica Reynolds
Sent:	Friday, February 25, 2022 3:52 PM
То:	Walker, Jay; Todd Campbell; Dean Waite; Amy Laverty
Cc:	Roberta Stewart; Scheibner, Alec; Candrian, Connor
Subject:	RE: Stonehaven #6 Annexation application - receipt
Attachments:	Stonehaven Annex Notice - Posting Box - PZ 3-14-2022.pdf

Team,

We are taking the annexation to Planning and Zoning on March 14th. (See attached) Our team has discussed the Annexation and the engineer has brought these items to our attention. When you are doing the improvements to Hartley Rd for Stonehaven 8 we need you to do the following:

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- 2. Either improve 25% of the irrigation crossing to cover the nature preserve portion, or if it's not ready for improvement, then Stonehaven will make a 25% payment in lieu.

These will be conditions of approval listed in the Staff Report. Just wanted to give you a heads up.

Thanks, Jennica Reynolds

Jennica Reynolds Deputy Clerk, Planning City of Middleton 208-585-3133 jreynolds@middletoncity.com

From: Walker, Jay <Jay.Walker@kimley-horn.com>
Sent: Friday, October 29, 2021 6:36 AM
To: Jennica Reynolds <jreynolds@middletoncity.com>; Todd Campbell <tddcampbell@gmail.com>; Dean Waite
<pm.tccinc@gmail.com>; Amy Laverty <estimating.tcc@gmail.com>
Cc: Roberta Stewart <rstewart@middletoncity.com>; Scheibner, Alec <Alec.Scheibner@kimley-horn.com>; Candrian,
Connor <Connor.Candrian@kimley-horn.com>
Subject: RE: Stonehaven #6 Annexation application - receipt

Jennica and all,

Thank you for the review of the SH#6 nature reserve application and acceptance. We appreciate you sending the receipt for our records. We will await the hearing date and coming action items to complete this process.

Kind regards – enjoy Friday,

Jay Walker, Principal

AllTerra Consulting | www.allterraconsulting.com 849 E. State Str., Ste 104 Eagle, Idaho 83616 Cell 208.484.4479 jwalker@allterraconsulting.com



"Life's most persistent and urgent question is: 'What are you doing for others?" -Dr. Martin Luther King, Jr.

As of July 1, 2021, announces...

Jay Walker

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Subject: Stonehaven #6 Annexation application

Gentlemen,

The city has received the annexation application and fee for Stonehaven #6 Nature Preserve. Please see the attached receipt.

Thank You, **Jennica Reynolds**

Deputy Clerk, Planning City of Middleton 208-585-3133 jreynolds@middletoncity.com

Exhibit "C" Comments from Surrounding Landowners

From:	Elizabeth Beach
То:	Jennica Reynolds
Cc:	<u>e beach</u>
Subject:	Public Hearing Notice – Annexation/Zone Change – Stonehaven
Date:	Thursday, March 3, 2022 2:08:29 PM

I would like to make known my objection to the proposed zoning change. Any parcel previously designated "nature preserve" should remain as such to be consistent with the City's stated goals of keeping a rural characteristic.

In this case, I believe the "nature preserve" lot-size calculation allowed the other open-spaces in Stone Haven to be much smaller and less in number. Seems to me, if this zoning change takes place, then the previous Plat approval must be nullified and the approval process begun anew.

Furthermore, I believe a rezoning of this type and in this situation will set a very bad precedent, and is contrary to the Mayor's stated goal of controlled growth.

I am writing this email as I am unable to attend the upcoming PZ meeting. I appreciate it if you pass my opinion on to the Commission, as well as the Mayor.

Sincerely,

Elizabeth Beach 567 Mountain St Middleton, ID 83644

Sent from my iPhone

Exhibit "D" Comments from Agencies

Boise Office 1101 W. River St. Suite 110 Boise, Idaho 83702 Tel. (208) 629-7447

Challis Office 1301 E. Main Ave. P.O. Box 36 Challis, Idaho 83226 Tel. (208) 879-4488

Twin Falls Office 213 Canyon Crest Drive Suite 200 Twin Falls, Idaho 83301 Tel. (208) 969-9585

Fax (all offices) (208) 629-7559

> Jennica Reynolds Middleton Planning and Zoning Official P.O. Box 487 Middleton, Idaho 83644

TOOTH LAW OFFICES, PLLC

March 7, 2022

David P. Claiborne S. Bryce Farris Evan T. Roth Daniel V. Steenson Andrew J. Waldera Brian A. Faria Patxi Larrocea-Phillips John A. Richards Matthew A. Sturzen Katie L. Vandenberg-Van Vliet James R. Bennetts (retired)

Re: Stonehaven Subdivision - Annexation/Zone Change

Dear Ms. Reynolds:

The Canyon Hill Ditch Company has a ditch and easement that run through or abuts this property. The easement is 25 feet each side from the top of bank. The developer must contact Canyon Hill Ditch Company's attorney, Sawtooth Law Offices, PLLC, for approval before any encroachment, change of easement, or drainage discharge into Canyon Hill Ditch Company's facilities occurs. Canyon Hill Ditch Company must review irrigation and storm water drainage plans and construction plans prior to any approval.

Canyon Hill Ditch Company generally requires a License Agreement prior to any approval for the following reasons:

- 1. Relocation of a facility which would also require a new easement and
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Also, please be advised that Canyon Hill Ditch Company does not approve of trees within its easement. Therefore, any existing trees within easement will need to be removed. On occasion, Canyon Hill Ditch Company may make exceptions on a case by case basis, which requires the developers/owners to obtain written permission from Canyon Hill Ditch Company for existing trees to remain.

Please contact me if you have any questions.

Yours very truly, S. Bryce Farris

www.sawtoothlaw.com Attorneys licensed in Idaho, Montana, Oregon and Washington

Exhibit "E" Entered into Record 4/20/2022 City Council Hearing

Middleton Planning & Zoning Commission

Findings of Facts, Conclusions of Law, and Decision & Recommendation



In the Matter of the Request of TBC Holdings, LLC and Kimley-Horn for Annexation and Zone Change with respect to the 3.86 acres adjacent to the Stonehaven Subdivision located at 0 Hartley Lane (Tax Parcel No. R344420120):

A. Findings of Fact:

- 1. Hearing Facts: See Staff Report for the hearing date of March 14, 2022, which Report is attached hereto as Exhibit "1" and incorporated herein by this reference.
- 2. Process Facts: See Staff Report for the hearing date of March 14, 2022, Exhibit "1".
- 3. Application and Property Facts: See Staff Report for the hearing date of March 14, 2022, Exhibit "1".
- Required Findings per Middleton City Code 1-14-2(E)(7), Idaho State Statue Title 67, Chapter 65, and Title 50, Chapters 2 & 13; Idaho Standards for Public Works Construction and Middleton Supplement thereto; and Middleton City Code 1-14, 1-15, 5-1, 5-2, 5-3, and 5-4: See Staff Report for the hearing date of March 14, 2022, Exhibit "1".

B. Conclusions of Law:

- 1. That the City of Middleton exercised the powers conferred upon it by the "Local Land Use Planning Act of 1975," codified at Chapter 65, Title 67, Idaho Code (I.C. §67-6503).
- 2. That due consideration has been given to the comments received from the governmental subdivisions providing services in the City of Middleton planning jurisdiction, comments received from individuals of the public, and comments from City Planning Staff and City Engineer.
- 3. That notice of the application and public hearing was given according to law.
- 4. That Planning and Zoning Commission's public hearing was conducted according to law, and the City has kept a record of the application and related documents.
- That codes and standards applicable to the application are the Idaho Standards for Public Works Construction, the Middleton Supplement to the Idaho Standards for Public Works Construction, and Middleton City Code 1-14, 1-15, 5-1, 5-2, 5-3, and 5-4 and Idaho State Code Secs., 67-6503, 67-6509, 67-6511, 67-6513, 50-222, 50-1301 through 50-1329.
- 6. That public facilities and services required by the proposed development will not impose expense upon the public if the attached conditions of approval are imposed.
- 7. That this recommendation is subject to the Conditions of Approval set forth in the

attached Staff Report for the hearing date of March 14, 2022, Exhibit "1".

C. Decision and Recommendation:

Pursuant to the Planning & Zoning Commission's authority as provided in Middleton City Code 1-5-5, and based upon the above Findings of Facts and Conclusions of Law, it is hereby recommended that:

 City Council approve the application of TBC Holdings, LLC and Kimley-Horn for Annexation and Zone Change with respect to the 3.86 acres adjacent to the Stonehaven Subdivision located at 0 Hartley Lane (Tax Parcel No. R344420120) subject to the conditions of approval set forth, including an amendment to the previous FCO (December 2020) to change the designation of the parcel from "nature preserve/wildlife habitat" to park or open space in the Staff Report for the March 14, 2022 public hearing on the matter. (Exhibit "1")

WRITTEN RECOMMENDATION APPROVED ON: April // , 2022.

Ray Waltemate, Chairman Planning and Zoning Commission

Attest: Jennica Reynolds

Planning and Zoning Department

Please take notice that pursuant to MCC 1-14-2(E)(10), applicant shall have 14 days after a signed final decision to request reconsideration by the final-decision maker. Such request must identify specific deficiencies in the final decision. Failure to request reconsideration may invalidate a subsequent judicial appeal. Additionally, pursuant to Idaho State Statute 67-6521, any affected person aggrieved by a final decision may, within 28 days after all remedies have been exhausted under local ordinances, seek judicial review as provided in chapter 52, Title 67.

Exhibit "1" Stonehaven Annexation Staff Report P&Z Hearing 3-14-2022



Stonehaven Annexation and Zone Change



- A. Planning & Zoning Commission Hearing Date: March 14, 2022
- **B. Applications:** Annexation and Zone Change of approximately 3.7 acres adjacent to the Stonehaven Subdivision located at 0 Hartley Lane (Tax Parcel No. R344420120). The proposed zoning is R-3.
- **C. Current Zoning & Property Condition:** The property is currently located in Canyon County and zoned Agriculture.



D. Annexation: Applicant is requesting the entire 3.7-acre parcel be annexed into the City of Middleton. In December 2020 the City Council approved the Stonehaven Amended Preliminary Plat. The City agreed to accept the parcel as the open space required for the subdivision per MCC 5-4-10-10. The FCO states as a condition of approval, the parcel "must be annexed and remain as a natural preserve, unimproved with wildlife habitat and connected by a pedestrian bridge to Durness Bay Ave" before the City will issue building permits for lots in Phase 6. (Exhibit "A")

The parcel is currently unimproved, overgrown with weeds and slopes gradually down to a ditch bank. The topography and location of the property do not lend itself well to a nature preserve. A better and higher use would be to designate the parcel as a future public park/open space that will allow for future improvements to be made.

According to Idaho State Code 50-222 there are primarily three requirements for Annexation: (1) the property is contiguous to City limits (2) City sewer and water can be extended to the serve the site, and (3) the annexation is deemed to be an orderly development of the City and is not materially detrimental to the public health, safety and welfare of City Residents.

Planning staff finds the Applicant's project meets all three of the Idaho State Code requirements: (1) the property is contiguous to City limits. (2) City sewer and water can be extended to serve the site. However, this is not applicable as the site is sloped and will not have any residential building lots but will remain public open space. (3) The annexation is deemed to be an orderly development of the City and is not materially detrimental to the public health, safety and welfare of City Residents because it prevents county enclaves being created that can hamper orderly development of the City. Furthermore

it creates additional public park space in an "infill area" which is good for the residents and community.

In addition, MCC 5-4-10-2 requires that developers do all the frontage and half road improvements adjacent their parcel and the Stonehaven Developer will be required to do such improvements.

As conditions of this annexation, Planning staff recommends the following conditions:

- 1. The previous FCO be amended to designate the parcel for use as a public park/open space.
- 2. The Developer/City shall complete the annexation process with the State Tax Commission, prior to the City issuing building permits for Phase 6.
- 3. The Developer shall construct a pedestrian bridge to Durness Bay Ave prior to the City issuing building permits for Phase 6.
- 4. The Developer shall improve Hartley (frontage and ½ road improvements) at the location where the parcel abuts Hartley and then dedicate those improvements to the City. These improvements will be done in conjunction with improvements completed for Stonehaven Phase 8.

- 5. The Developer shall improve 25% of the irrigation crossing to the parcel, or if it is not ready for improvement, then the developer will make a 25% payment in lieu. Payment to be received by Final Plat approval of Stonehaven Phase 8.
- 6. Prior to Final Plat approval of Stonehaven Phase 8 the developer shall deed the parcel to the City for use as a future public park/open space.
- **D. Zone Change:** Applicant is requesting the zoning of the parcel to be changed to R-3 for use as a park or other open space amenity. Parks are an allowable in the R-3 zone.

According to Idaho State Code 67-6511 there are two items the governing body needs to consider: (1) Whether it has any effect on the delivery of City services for sewer and water and (2) whether it is in conflict with the policies of the Comprehensive Plan.

Planning staff finds the Applicant's project (1) does not have an effect on the delivery of City sewer and water services because the site will not have any residential building lots, thus negating the need for City services, and (2) as will be shown below the project is not in conflict with the policies of the Comprehensive Plan.

F. Comprehensive Plan & Land Use Map: Applicant's project complies with the Comprehensive Plan's Future Land Use Map because the project is designated Residential (blue color) on the Land Use Map, which matches the Residential Use and open space planned for the site.



Additionally, Applicant's project complies with the *Goals, Objectives, and Strategies* of the 2019 Middleton Comprehensive Plan as follows:

- a. *Goal 9:* Increase the number of parks throughout the City by the development and dedication of land and pathways for parks and recreation.
- b. *Goal 10:* Locate and design parks, open spaces, recreational facilities and public facilities that encourage physical activity.

- G. Comments from Planning Staff: Planning Staff comments attached as (Exhibit "B").
- H. Comments Received from Surrounding Landowners: (Exhibit "C"). Email from Elizabeth Beach – opposed to the zone change. She believes the parcel should remain the previously designated "nature reserve".
- I. Comments from Agencies: (Exhibit "D"). Sawtooth Law Offices, PLLC - Letter dated March 7, 2022, for Canyon Hill Ditch Company addressing easement.
- J. Applicant Information: Application from Owner Todd Campbell of TBC Holdings, LLC, P.O Box 140298, Boise, ID 83714 and Representative Jay Walker of Kimley-Horn, 849 E State St. 103 Suite, Eagle, ID 83616.

K.	Notices:	Dates:
	Neighborhood Meeting	10/27/2021
	Newspaper Notification Radius notification mailed to	2/27/2022
	Adjacent landowners within 300'	2/25/2022
	Circulation to Agencies	2/25/2022
	Sign Posting property	2/25/2022

Planning Staff finds that notice was given according to Idaho State Law and Middleton City Code.

KL. Applicable Codes and Standards:

Idaho Code Secs., 67-6503, 67-6509, 67-6511, 67-6513, 50-222, 50-1301 through 50-1329.

Idaho Standards for Public Works Construction, the Middleton Supplement to the Idaho Standards for Public Works Construction. Middleton City Code 1-14, 1-15, 5-1, 5-2, 5-3, and 5-4.

M. Conclusions and Recommended Conditions of Approval:

The Planning & Zoning Commission is tasked with considering the applications for Annexation and Zone Change and making a recommendation to City Council for approval or denial of the application.

Per State Law and the Middleton City Code, any recommendation must be based upon *General Facts and Conclusions of Law*.

As to General Facts, Planning Staff has set forth general facts as stated above. If the Commission agrees with those general facts and agrees with the testimony and

evidence presented at the public hearing, the Commission needs to make a motion to accept the general facts set forth in the staff report and public hearing.

As to Conclusions of Law, Planning Staff finds that the Planning & Zoning Commission has the authority to hear these applications and to recommend approval or denial of the applications. Additionally, Planning Staff notes that all public notice requirements were met. Planning Staff further set forth the portions of the Idaho State Code and Middleton Code to be considered in making a recommendation on the applications. If the public hearing is held and conducted in compliance with Idaho State Statute and the Middleton City Code, then the Commission may accept these conclusions of law by passing a motion to accept the conclusions of law set forth in the staff report and public hearing.

If the Commission is inclined to recommend approval of the applications based upon the above *General Facts and Conclusions of Law,* then Planning Staff recommends that any approval be subject to the following conditions:

- 1. The previous FCO be amended to designate the parcel for use as a public park/open space.
- 2. Developer to complete the annexation process with the State Tax Commission, prior to the City issuing building permits for Phase 6.
- 3. Developer to construct a pedestrian bridge to Durness Bay Ave prior to the City issuing building permits for Phase 6.
- 4. Prior to Final Plat approval of Stonehaven Phase 8, the developer shall improve Hartley at the location where the nature preserve abuts Hartley and then dedicate those improvements to the City.
- 5. Prior to Final Plat approval of Stonehaven Phase 8, the developer shall either improve 25% of the irrigation crossing on Hartley Road to cover the nature preserve portion, or if it is not ready for improvement, then the developer will make a 25% payment in lieu. Payment to be received by Final Plat approval of Stonehaven Phase 8.
- 6. Prior to Final Plat approval of Stonehaven Phase 8 the developer shall deed the parcel to the City for use as a public park/open space area.

Finally, if the Commission denies the application, pursuant to Middleton City Code 1-14(E)(8), the Commission must state on the record what Applicant can do, if anything, to gain approval of the application.

Prepared by Planning Deputy Clerk, Jennica Reynolds Dated: 3/9/2022

Exhibit "A" FCO December 2020



CITY OF MIDDLETON City Council

Stonehaven Amended Preliminary Plat October 20, 2020 Application November 9, 2020 P&Z Approval November 18, 2020 CC Approval December 2, 2020 CC FCO's Findings of Fact, Conclusions of Law, and Decision

SUMMARY OF THE REQUEST

A request by TBC Holdings, LLC and Todd Campbell Construction, Inc. for approval of an amended preliminary plat with a revised phasing plan and lot configuration consisting of eight phases and 239 single family residential lots, to accommodate Middleton City Code requirement for secondary vehicular access for Stonehaven Subdivision, located on approximately 78.17 acres west of Hartley Lane, south of Willis Road, east of Emmett Road, and mostly north of Canyon Hill Canal.

FINDINGS OF FACT

- 1. Applicant: TBC Holdings, LLC P.O. Box 140298 Boise, ID 83714
- 2. Application: The application was accepted by the City on October 20, 2020
- Applicable Codes and Standards: Idaho Code Title 67, Chapter 65 Middleton City Code (MCC) 1-14-5; 1-15-1; 5-4-4
- 4. The Planning and Zoning Commission recommended that City Council approve the amended preliminary plat.
- 5. Written Agency Responses Received to Date: none.
- 6. Written Property Owners Responses Received to Date: none.
- 7. Preliminary Plat Standards: Per City Code Section 5-4-4.



CITY OF MIDDLETON City Council

CONCLUSIONS OF LAW

Notice of the Application was given according to law. The City Council Public Meeting was conducted according to law, and the City has kept a record of the application and related documents.

DECISION

Based on the Findings of Facts, and Conclusions of Law, the City Council hereby recommends approval of the preliminary plat with the following conditions:

- 1. City of Middleton municipal domestic water, fire flow and sanitary sewer services are extended to serve the subdivision.
- 2. Comply with MCC 5-4-10-10, open space requirement: Lot 3, Block 4, Phase 4 with an amenity as defined in MCC 1-3-1, together with Lot 30, Block 8, Phase 6 which must be annexed and remain as a natural preserve, unimproved with wildlife habitat and connected by a pedestrian bridge to Durness Bay Ave. Annexation to occur before the City will issue building permits for lots in Phase 6.

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Signed: December _____, 2020.

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Bruce Bayne, Planning and Zoning Official

Stonehaven Amended Preliminary Plat – FCO's CC December 2, 2020 Page 2 of 2

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Kind regards – enjoy Friday,

Jay Walker, Principal

AllTerra Consulting | www.allterraconsulting.com 849 E. State Str., Ste 104 Eagle, Idaho 83616 Cell 208.484.4479 jwalker@allterraconsulting.com



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Elizabeth Beach 567 Mountain St Middleton, ID 83644

Sent from my iPhone

Exhibit "D" Comments from Agencies

Boise Office 1101 W. River St. Suite 110 Boise, Idaho 83702 Tel. (208) 629-7447

Challis Office 1301 E. Main Ave. P.O. Box 36 Challis, Idaho 83226 Tel. (208) 879-4488

Twin Falls Office 213 Canyon Crest Drive Suite 200 Twin Falls, Idaho 83301 Tel. (208) 969-9585

Fax (all offices) (208) 629-7559

> Jennica Reynolds Middleton Planning and Zoning Official P.O. Box 487 Middleton, Idaho 83644

TOOTH LAW OFFICES, PLLC

March 7, 2022

David P. Claiborne S. Bryce Farris Evan T. Roth Daniel V. Steenson Andrew J. Waldera Brian A. Faria Patxi Larrocea-Phillips John A. Richards Matthew A. Sturzen Katie L. Vandenberg-Van Vliet James R. Bennetts (retired)

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Please contact me if you have any questions.

Yours very truly, S. Bryce Farris

www.sawtoothlaw.com Attorneys licensed in Idaho, Montana, Oregon and Washington

EXHIBIT "C"



CITY OF MIDDLETON P O BOX 487, MIDDLETON, ID 83644 PHONE 208-585-3133 WWW.MIDDLETONIDAHO.US ADMINISTRATION

Special Community Events Application/Agreement/Permit Rev 4/22

4-22-2022 Date: _

Middleton City Code Section 3-2 Special Events.

I. General Information:
Event Name: 4th July parade and park events Event Dates(s) / Time(s): 07-04-2022 11:00 am
Event Dates(s) / Time(s): 07-04-2022 11:00 am
Event Location: Parade map attached and Middleton Place Bark
II. Applicant / Sponsoring Organization Information:
Applicant Name: Middloton Champer of Commerce
Sponsoring organization Name: Middleton Chamber
Are you a non-profit corporation? Yes no, if yes, 501c(3)or 501c(6)
Address: PO Box 434
City:
Phone:; Cell Phone:
Fax:; Email: into @ middletona hamber ang
On-Site/Emergency Contact Name: Tamara Zommerman
Address: 3 N Main
City: Middleton State 1D Zip: 53644.
Cell Phone:; Email:
III. Brief Description and Purpose of Event:
4th July Pelebration

ADMINISTRATION



 IV. Street Closure Request: List any street(s) or lanes of streets requiring temporary street closure for the event. Include street name(s) indicating beginning and end points of the closing, date and time of closing and reopening: 	
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 Main, Dewey, Trianph Dr, Middle ton Rd, Concord 	List any street(s) or lanes of streets requiring temporary street closure for the event. Include street
 2	
 Note: Permit from Idaho Transportation Department or Canyon County Highway District #4 may be required, depending on location. V. Site Plan. A Site Plan must be attached that identifies the following, if applicable: An outline of the entire event venue including the names of streets or areas that are part of the venue. If the event involves a moving route such as a parade, indicate the direction of travel and all streets or lane closures. Location of any fencing, barriers and/or barricades. Must be removable for emergency access. Location and identification of all temporary structures, portable toilets, booths, trash containers/ dumpsters, cooking areas, identification of location of all vendor cooking with flammable gases or barbeque grills, waste grease containers, gray water containers, hand washing stations, etc. Location of first aid facilities and ambulances. Parking, placement of vehicles and/or trailers. Location of generators and/or sources of electricity. Exit locations for OUTDOOR events within fencing, tents, other temporary structures. 	1. Main, Dewey Triumph Dr. Middleton Rd, Concord
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7. Exit locations for OUTDOOR events within fencing, tents, other temporary structures.	
	Location of generators and/or sources of electricity.
8. Firework launch location.	Exit locations for OUTDOOR events within fencing, tents, other temporary structures.
	8. Firework launch location.

Information:

l.	Does the event involve the sale or use of alcoholic beverages? Y	/es No
	If yes, an Alcohol Beverage Permit may be required.	/
П.	Does the event involve the sale or distribution of food?	/es No
	If yes, a Temporary Food Establishment Permit (South West Distri	ict Health Department (208)
	455-5300) and a vendor permit (City of Middleton) may be requir	ed, with copy to the City.
III.	Does the event involve the sale of non-food items?	/es No
IV.	Will there be entertainment at the event?	/es No
	If yes, please provide the following information:	
	Dance component/open floor: <u>flathed train</u>	ler
	Live or recorded music:	
	Amplification:	
	Start and end time of entertainment:	
	Refer to Middleton City Code Section Noise.	



Special Community Events Application/Agreement/Permit Rev 4/22

V. ADDRESS: If the event is located within a building, name of building, address, owner name:

VI.	TEMPORARY STRUCTURES.	
	Will there be any temporary structures on the event site?	Yes No
	Number of stages: Size of stage(s):	-
	Number of Tents: Size of tent(s)	
	Inspection of temporary structures may be required and applic	ant is obligated to pay any
	inspection fee. Inspection / permit may be required for a tent	by the Middleton Rural Fire
	District.	
VII.	Does the event involve use of fireworks, rockets, pyrotechnics?	Yes No
	Where and when?	
	Inspection / permit by Middleton Rural Fire District may be req	uired
VIII.	Will portable toilets for the public be provided?	Yes No
IX.	Will electrical hookup for the event be required?	Yes No ?
	Electrical inspection / permit may be required.	
Х.	Will a generator(s) be used?	Yes 🗸 No 🛛 .
XI.	Will access to water be required for the event?	Yes No
XII.	Will signs and/or banners be displayed as part of the event?	Yes VNo
	A sign permit may be needed from the City of Middleton.	
XIII.	Will this event be marketed, promoted, or advertised?	Yes 📈 No
XIV.	Will there be live media coverage of the event?	Yes No 🟒 . 🛛 ?
XV.	PARKING:	
How w	ill parking be accommodated for this event for all patrons, vendo	ors, service providers, and event
staff?	packa a late ala made	nark steelf
Stall	- pogring ions side rouns	parprist
	The Vendors	•

XVI. REFUSE / GARBAGE:

How will garbage be contained and removed during and after the event?

er YPS V 13 200 1

Applicant will be responsible for the costs (time and material) any any rubbish or garbage removal by Public Works or City staff.

ADMINISTRATION



CITY OF MIDDLETON P O Box 487, Middleton, ID 83644 Phone 208-585-3133 www.middletonidaho.us SPECIAL COMMUNITY EVENTS APPLICATION/AGREEMENT/PERMIT REV 4/22

XVII. NOTIFICATION. Applicant may be required to notify property owners affected by the event before a special events permit will be issued.

XVIII. SECURITY. Applicant may be responsible for hiring and paying off-duty law enforcement officers, or reimbursing the City for costs of providing on-duty law enforcement officers, for necessary policing.

XIX. INSURANCE, FEE.

Pursuant to Middleton City Code Section 3-2-2 (E), all applicants shall submit, with the application, and maintain, at least until the conclusion of the special event, a comprehensive general liability insurance policy in the amount of one million dollars (\$1,000,000.00), with the city of Middleton names as an additional insured, and written by a company authorized to write insurance policies within the state of Idaho, and filed with the Middleton city clerk's office. Applicants must also execute indemnification and hold harmless provisions contained within the application to address potential liabilities and damages to persons and/or property.

FEE: \$160.00 Pursuant to Resolution No. 334-13 Fee Schedule, except as otherwise provided in this chapter, special event applicants, promoters and sponsors whose special events require the use of municipal resources as a result of their anticipated attendance or heightened security concerns shall be required to reimburse the city for expended resources at the hourly rate or salary of city of other personnel involved in the permit processing, event traffic control, or other facility or event support and for the use of city equipment and other non-personnel expense. The city clerk shall require payment of fees and services or a reasonable estimate thereof at the time the completed application is approved, unless the city clerk for good cause extends time for payment. In any event, full cost recovery for resources shall be required no later than ten (10) days following the conclusion of the special event. Any extraordinary resources for which there are additional costs shall be solely dedicated to the special event.

XX. INDEMNIFICATION / HOLD HARMLESS AGREEMENT / AGREEMENT FOR LIABILITY AND COSTS. Middleton Chamber (Applicant / Organization / Permittee) shall indemnify, defend and hold the City of Middleton, its officers, agents and employees harmless from any and all claims, suits, actions, damages and causes of action which the City of Middleton may incur arising out of any personal injury, bodily injury, loss of life or damage to any property, or violation of any relevant federal, state or local law or ordinance, or other cause resulting from the following services, operations, event or use of City property authorized pursuant to this Special Event Permit. Acceptance of insurance certificates required under this application /permit does not relieve Middleton Middlet

under this application / permit. This application / permit shall apply whether or not such insurance



CITY OF MIDDLETON P O BOX 487, MIDDLETON, ID 83644 PHONE 208-585-3133 WWW.MIDDLETONIDAHO.US ADMINISTRATION SPECIAL COMMUNITY EVENTS APPLICATION/AGREEMENT/PERMIT REV 4/22

policies have been determined to be applicable to any of such damages or claims for damages. (Applicant / Organization / Permittee) shall reimburse the City of Middleton for all costs and expenses that may be incurred by or on behalf of the Special Event (including but not limited to fees and charges of attorneys and other professionals and court costs incurred by the City of Middleton in enforcing the provisions of this permit. Further, as to such damages or claims for damages which arise during the scope of the activities or the use of property covered under this Agreement, (Applicant / Organization / Permittee), at its sole cost and expense, shall defend any and all suits, actions or other legal proceedings that may be brought or instituted by third parties against the City of Middleton, its officers, agents or employees, or any such claim or demand, and shall pay and satisfy any judgment or decree that may be rendered against the City of Middleton, its officers, agents or employees in any such suit, action or other legal proceeding. All insurance companies shall be required to add the City of Middleton, its officers, agents and employees as additional insured by endorsement under the insurance policy and shall stipulate that this insurance policy will operate as primary insurance under this Agreement and that no other insurance affected by the City of Middleton or other named insured will be called upon to contribute to a loss covered there under. The policy shall contain no special limitations on the scope of protection afforded to the City, its officers, employees or agents unless approved in writing by the City of Middleton. hamper IN WITNESS WHEREOF, (Applicant / Organization ston Representative/ Permittee) has made and entered into this Agreement with the City of Middleton as of this day of ,2022.

APPLICANT / ORGANIZATION REPRESENTATIVE

Signature

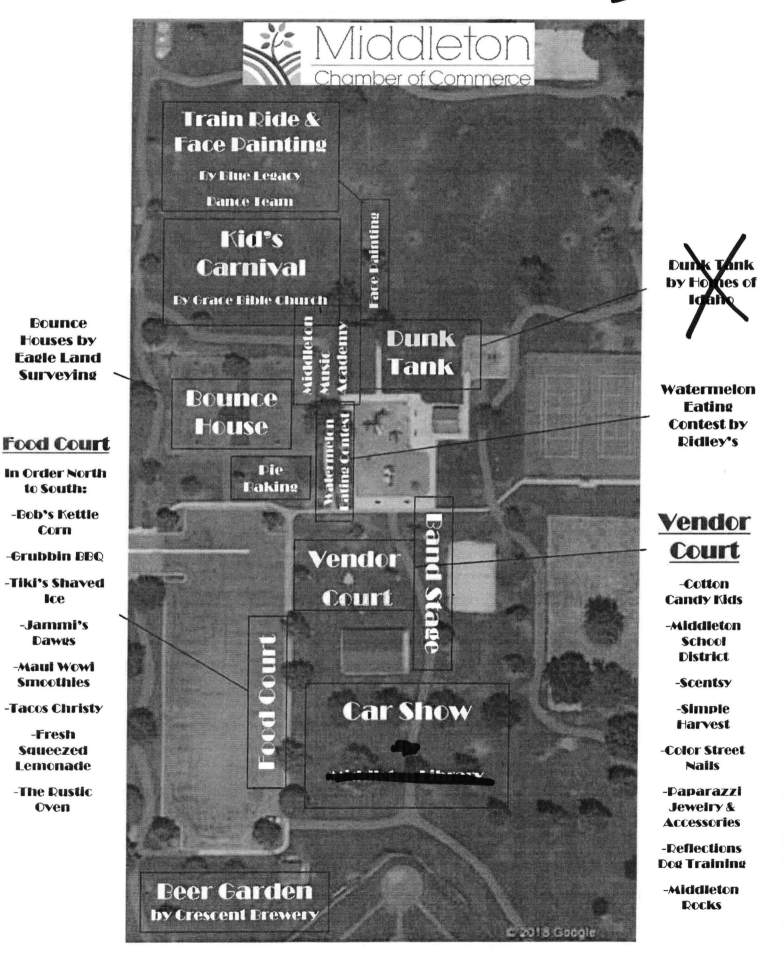
Date: President

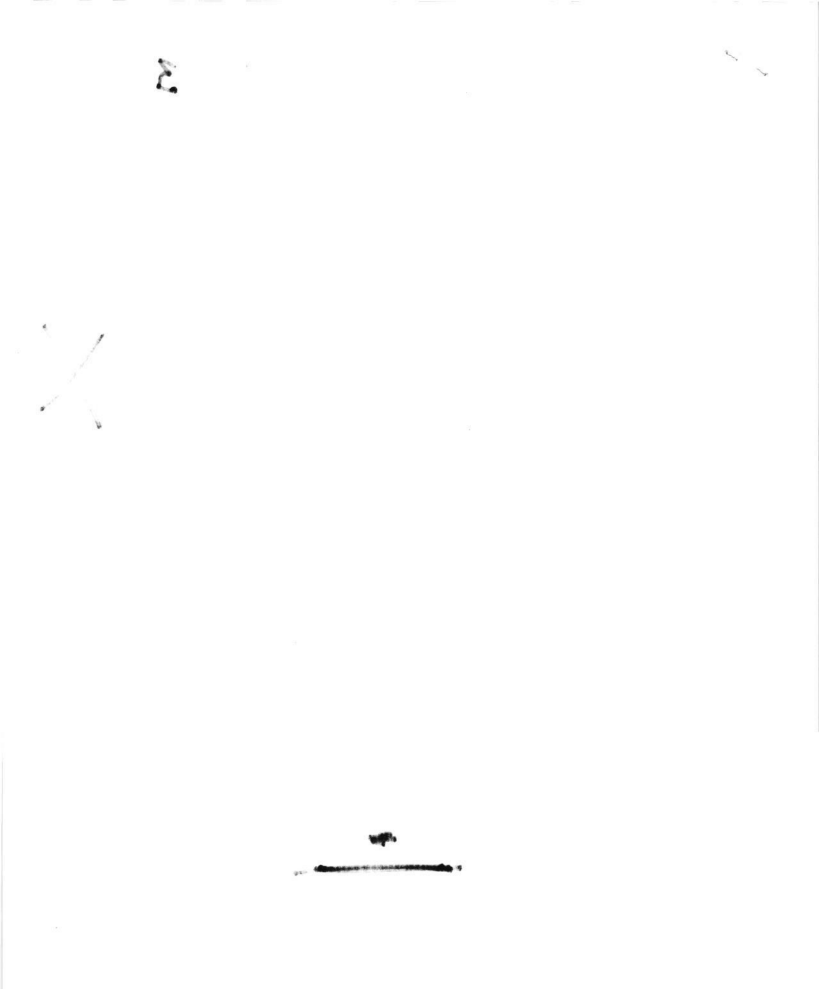
Print name / Organization Name and Representative Title

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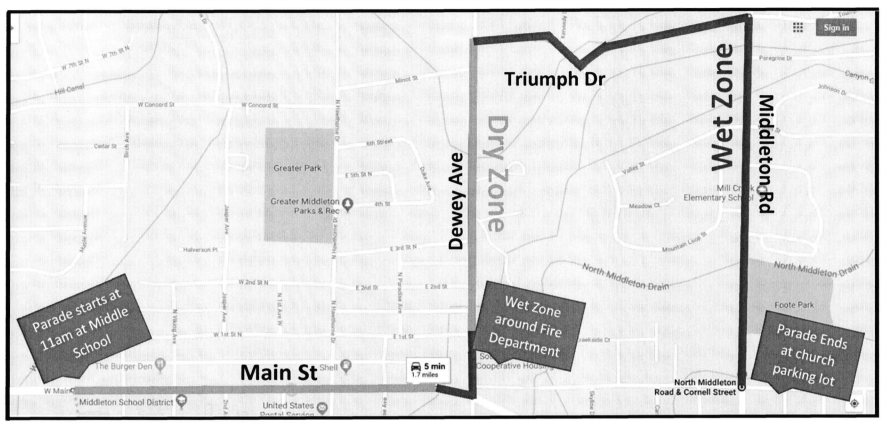
	Y OF MIDDLETON OX 487, MIDDLETON, ID 83644 PHONE 208-585-3133 WWW.MIDDLETONIDAHO.US	Adminis Special Comm Application/Agre	IUNITY EVENTS
	e Received: d by City Council :		
	ued this day of	, 20	
City Clerk			
Notes:			

Activities at Middleton Place Park 9am — **3**pm





MIDDLETON 4th of July PARADE ROUTE

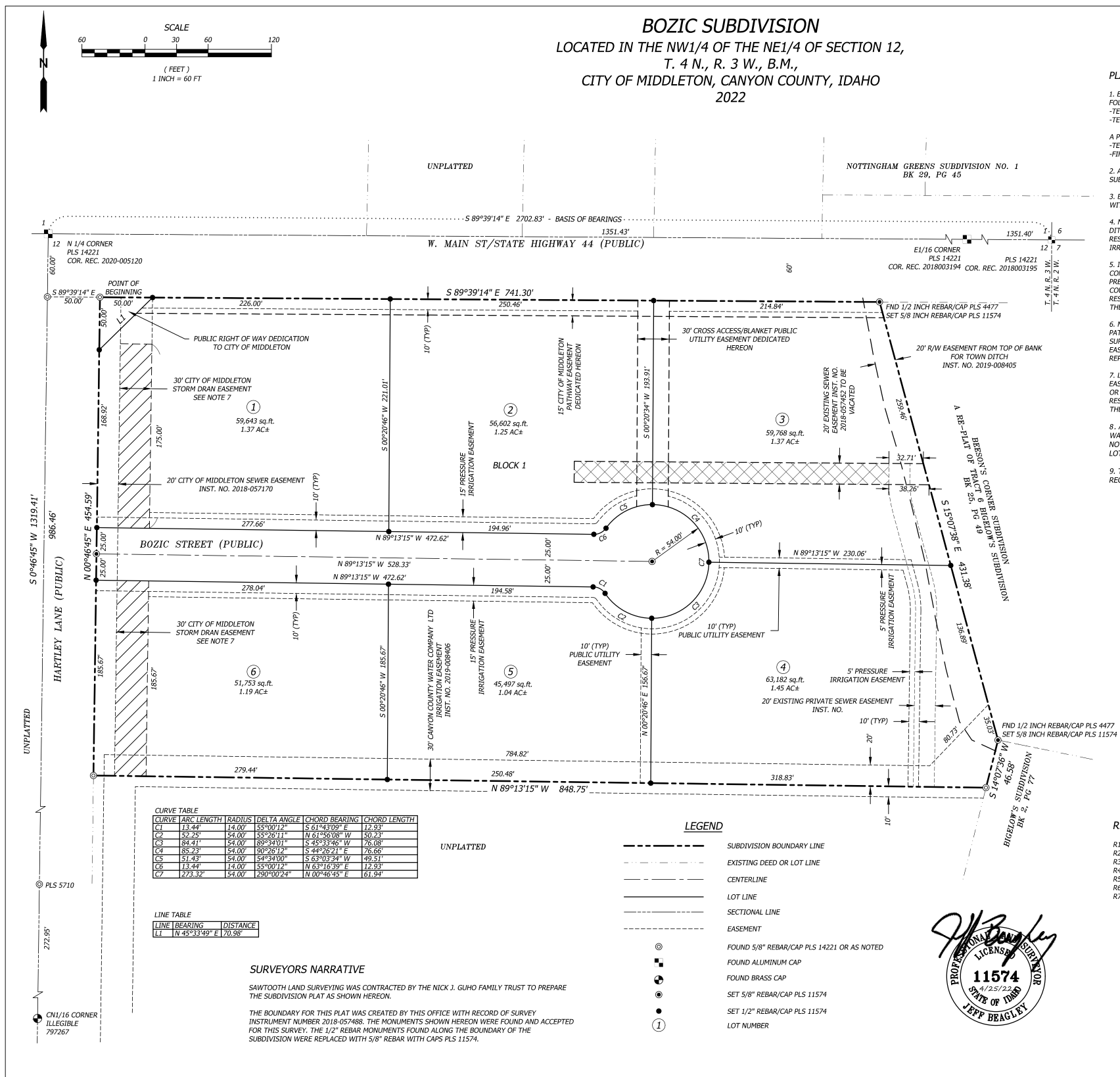




Middleton's 4th of July Parade is known for our crowd-friendly water fight. If you choose to be in the WET ZONE portion of the parade, this means you are armed and ready to douse the spectators with all you got.

If you choose to sit in the WET ZONE portion of the parade, you are prepared as a spectator to be fired upon or to fire back. This does not mean the entire parade route is a free-for-all water fight. Be respectful of the crowd and parade participants who do not wish to get wet. They have chosen to ride or sit in the DRY ZONE. Please do not fire water from or in the DRY ZONE. Thank you for your participation in the Middleton 4th of July Parade. The wet zone is part of what makes our parade unique.

EXHIBIT "D"



FOLLOWING

-TEN (10') FOOT WIDE ADJACENT TO PUBLIC RIGHT OF WAYS OR AS DEPICTED

IRRIGATION/DRAINAGE ENTITY.

THE PRESSURE IRRIGATION PUMP STATION AND MAINLINES.

REPLACED AT THE LANDOWNER'S EXPENSE.

LOTS.

RECORDED WITH THIS PLAT AND MAY BE AMENDED FROM TIME TO TIME.

REFERENCES

R1) RECORD OF SURVEY INST. NO. 2018-057488 R5) WARRANTY DEED INST. NO. 2019-039109 R6) RECORD OF SURVEY INST. NO. 2018-057310

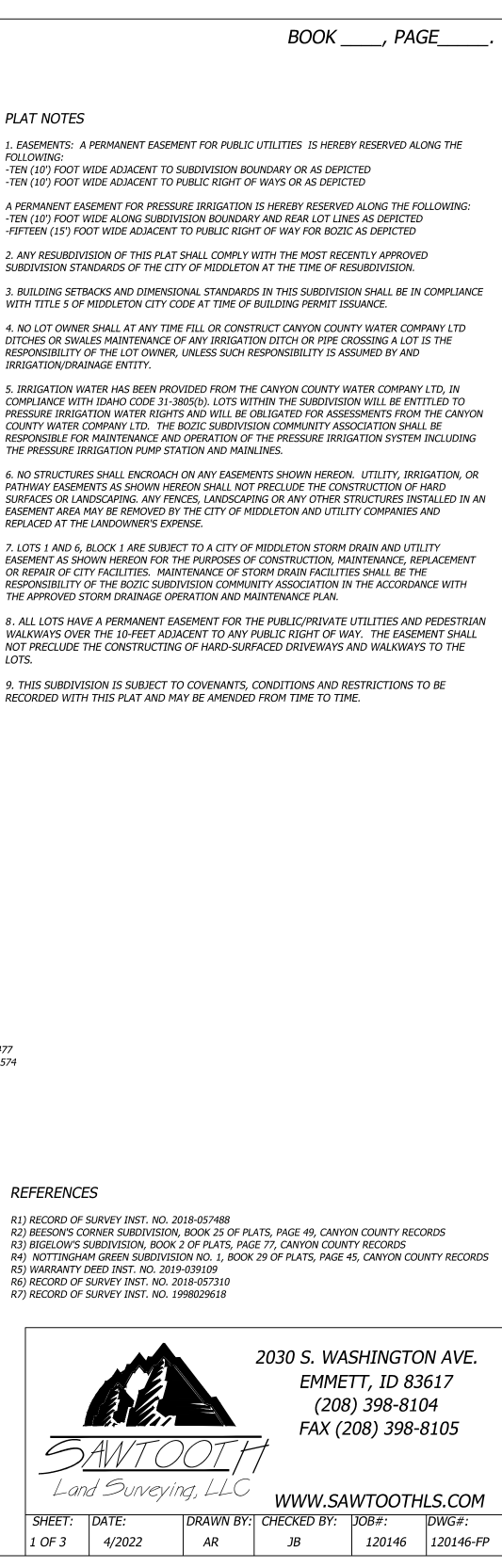
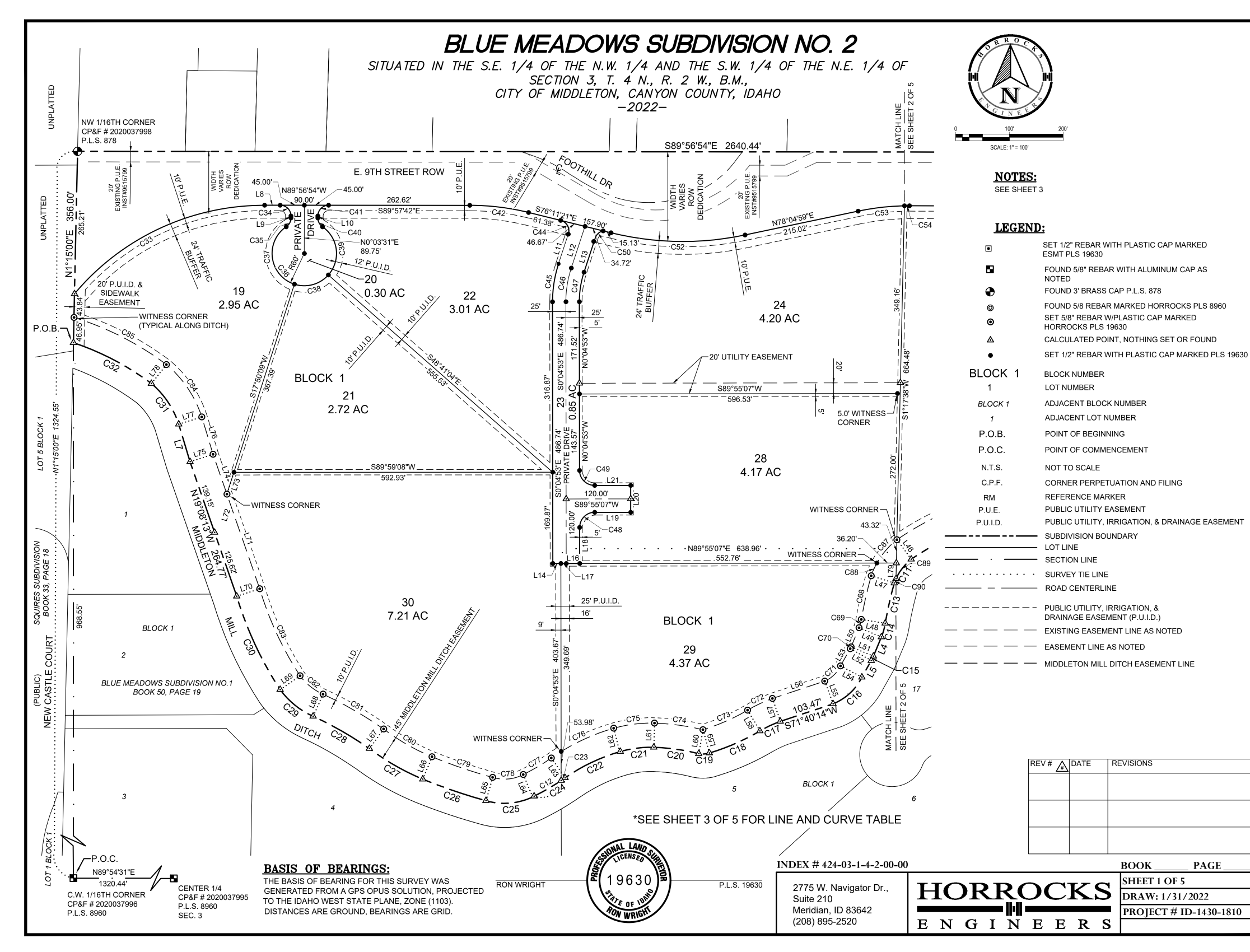
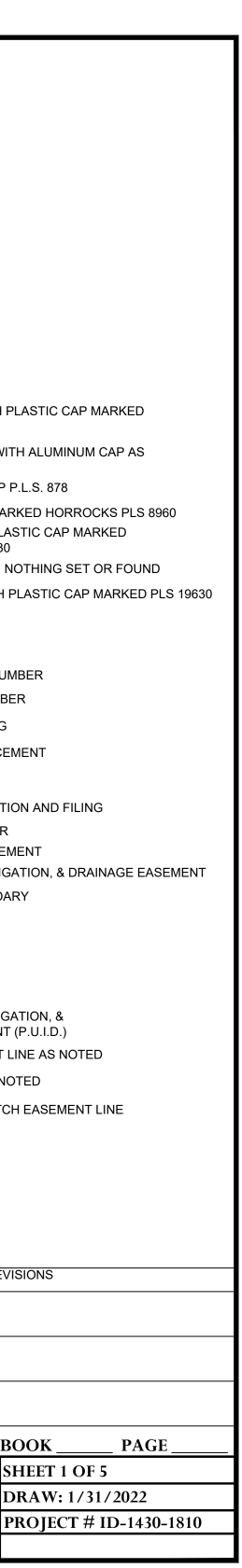
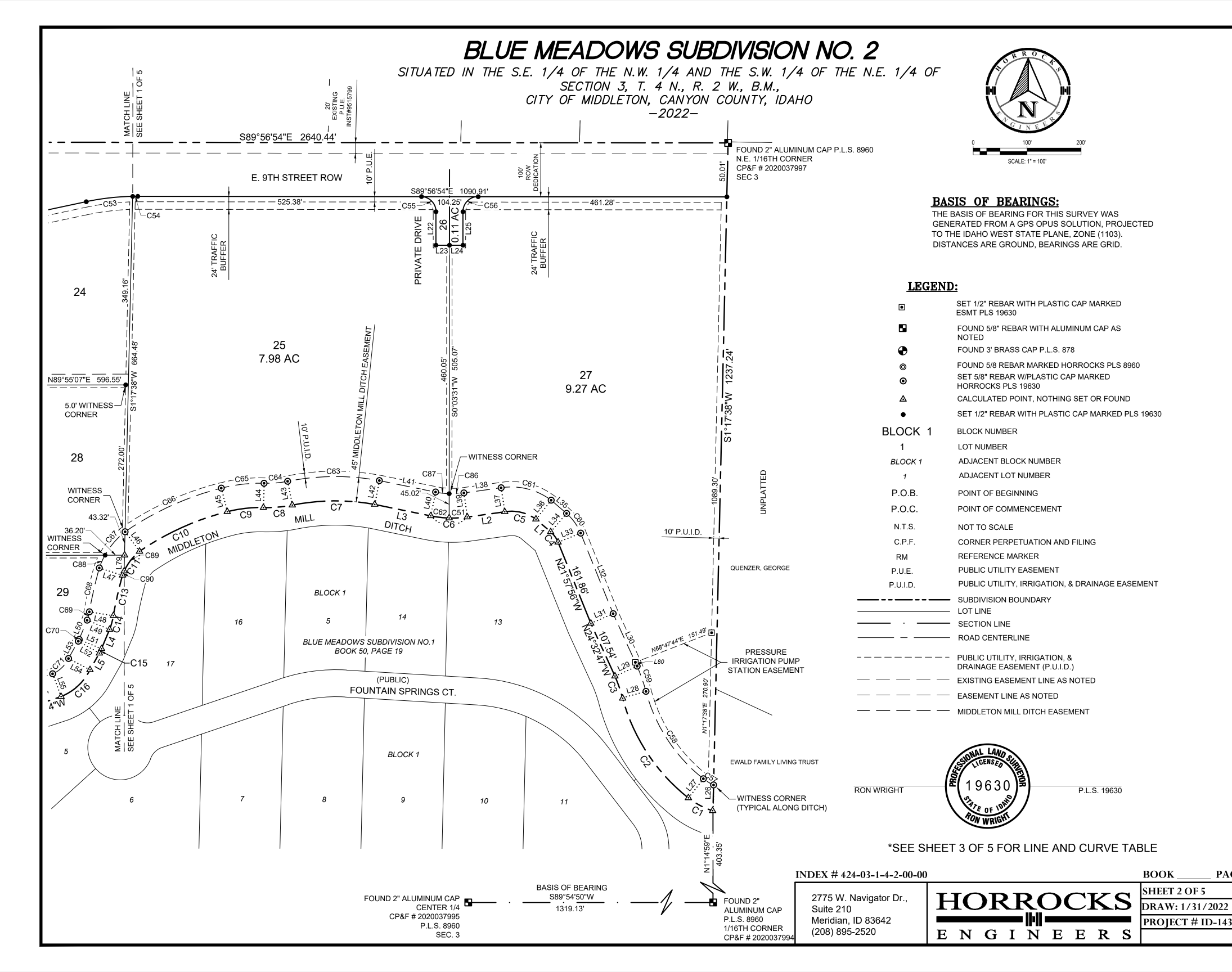
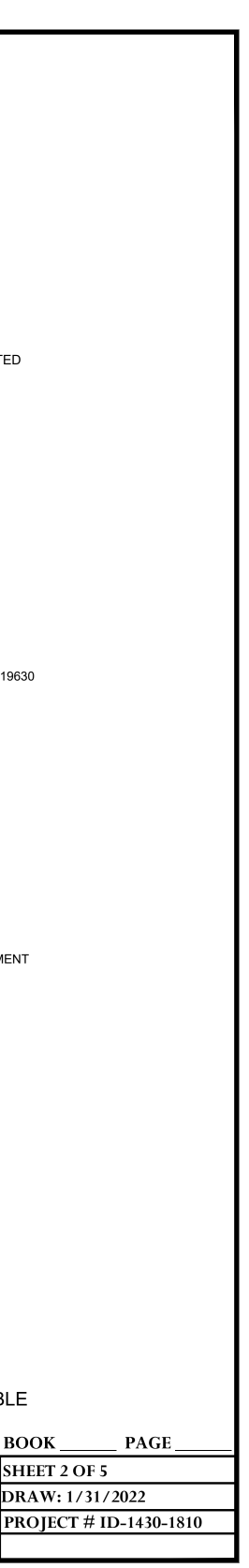


EXHIBIT "E"









BLUE MEADOWS SUBDIVISION NO. 2 SITUATED IN THE S.E. 1/4 OF THE N.W. 1/4 AND THE S.W. 1/4 OF THE N.E. 1/4 OF

Curve Table

Delta

31°50'23"

18°11'12"

50°10'06"

90°00'25"

55°46'16"

291°32'32"

127°59'38"

66°06'19"

97°26'35"

55°46'16"

89°59'35"

13°45'50"

94°23'46"

18°17'24"

18°17'24"

18°17'08"

90°00'00"

87°14'44"

58°44'24"

9°36'39"

25°43'41'

10°48'13"

1°09'55"

87°47'38"

88°36'58"

12°07'57'

36°49'04"

8°27'00"

27°21'58"

46°34'16"

Curve Table								
Curve #	Curve # Length Radius Delta Chord Direction Chord Length							Radius
C1	51.73'	150.00'	19°45'39"	N62°08'58"W	51.48'	C31	92.30'	166.09'
C2	225.94'	351.36'	36°50'36"	N33°20'20"W	222.07'	C32	164.41'	517.95'
C3	42.40'	290.56'	8°21'41"	N19°17'23"W	42.37'	C33	402.78'	460.00'
C4	23.88'	50.00'	27°21'58"	N35°38'55"W	23.66'	C34	31.42'	20.00'
C5	60.98'	75.88'	46°02'43"	N76°42'40"W	59.35'	C35	19.47'	20.00'
C6	67.97'	200.00'	19°28'17"	N88°10'20"W	67.64'	C36	305.30'	60.00'
C7	153.58'	406.15'	21°39'55"	S89°29'10"W	152.66'	C37	134.03'	60.00'
C8	53.73'	250.00'	12°18'54"	S85°15'12"W	53.63'	C38	69.23'	60.00'
C9	67.64'	243.93'	15°53'16"	S83°28'01"W	67.42'	C39	102.04'	60.00'
C10	179.23'	505.74'	20°18'19"	S65°40'03"W	178.30'	C40	19.47'	20.00'
C11	55.04'	100.00'	31°32'03"	S35°27'19"W	54.35'	C41	31.41'	20.00'
C12	58.27'	462.78'	7°12'51"	S59°58'33"W	58.23'	C42	110.50'	460.00'
C13	76.80'	827.42'	5°19'06"	S12°43'08"W	76.77'	C44	32.95'	20.00'
C14	26.50'	109.70'	13°50'25"	S15°22'05"W	26.43'	C45	71.82'	225.00'
C15	9.02'	75.00'	6°53'21"	S26°01'58"W	9.01'	C46	63.84'	200.00'
C16	74.74'	102.37'	41°49'39"	S47°13'31"W	73.09'	C47	55.86'	175.04'
C17	42.03'	218.60'	11°01'02"	S64°40'44"W	41.97'	C48	43.98'	28.00'
C18	102.76'	428.99'	13°43'29"	S66°25'52"W	102.51'	C49	42.64'	28.00'
C19	19.95'	42.58'	26°50'18"	S86°46'39"W	19.76'	C50	20.50'	20.00'
C20	84.62'	378.68'	12°48'13"	N81°59'25"W	84.45'	C51	33.55'	200.00'
C21	63.03'	205.95'	17°32'10"	S82°50'23"W	62.79'	C52	251.46'	560.00'
C22	114.27'	344.26'	19°01'07"	S64°28'32"W	113.75'	C53	86.74'	460.00'
C23	8.83'	462.78'	1°05'37"	S55°49'19"W	8.83'	C54	9.35'	460.00'
C24	67.10'	462.78'	8°18'28"	S59°25'45"W	67.04'	C55	42.90'	28.00'
C25	92.14'	121.77'	43°21'19"	S84°42'59"W	89.96'	C56	43.31'	28.00'
C26	124.25'	1069.25'	6°39'28"	N71°12'19"W	124.18'	C57	22.23'	105.00'
C27	114.68'	459.50'	14°17'58"	N60°11'13"W	114.38'	C58	196.86'	306.35'
C28	120.86'	670.18'	10°19'58"	N60°08'02"W	120.70'	C59	49.49'	335.56'
C29	79.76'	151.84'	30°05'44"	N51°02'11"W	78.84'	C60	45.37'	95.00'
C30	192.21'	671.02'	16°24'44"	N24°56'53"W	191.56'	C61	98.26'	120.88'

- LOTS 20, 23, AND 26, BLOCK 1 ARE COMMON LOT, TO BE OWNED AND MAINTAINED BY THE 1. HOMEOWNERS ASSOCIATION. SAID COMMON LOTS HAVE A BLANKET PUBLIC UTILITY, DRAINAGE, AND ACCESS EASEMENT.
- 2. IF WETLANDS EXIST WITHIN A PORTION OF THIS SUBDIVISION: ANY IMPROVEMENTS. CONSTRUCTION OR ALTERATIONS TO OR WITHIN THOSE AREAS REQUIRES PERMITTING WITH THE APPROPRIATE JURISDICTIONAL AGENCIES.
- 3. INTENTIONALLY DELETED.
- 4. IT SHALL BE THE CONTRACTOR'S RESPONSIBILITY TO PROCURE ANY PERMITS OR LICENSES FOR CONSTRUCTION WITHIN THE WETLANDS SHOWN HEREON.
- 5. THIS PLAT IS SUBJECT TO COMPLIANCE WITH IDAHO CODE, SECTION 31-3805, PERTAINING TO IRRIGATION WATERS. IRRIGATION FOR EACH LOT SHOWN ON THIS PLAT WILL BE PROVIDED BY GRAVITY IRRIGATION FROM ONSITE PONDS. WATER WILL BE DELIVERED TO SAID ON SITE PONDS BY MIDDLETON MILL IRRIGATION DISTRICT. THIS SUBDIVISION HAS 80 SHARES OF WATER RIGHTS FROM MIDDLETON MILL DITCH COMPANY AND NEWMAN DITCH COMPANY.
- 6. THE HOMEOWNERS ASSOCIATION IS RESPONSIBLE FOR ALL STORM DRAINAGE FACILITIES OUTSIDE OF THE PUBLIC RIGHT OF WAY INCLUDING ALL ROUTINE AND HEAVY MAINTENANCE.
- INTENTIONALLY DELETED. 7.
- 8. PUBLIC UTILITY, IRRIGATION & DRAINAGE EASEMENTS (P.U.I.D.) WILL BE AS FOLLOWS:
 - -10 FEET WIDE ADJACENT TO THE SUBDIVISION BOUNDARY -5 FEET WIDE ON EACH SIDE OF INTERIOR LOT LINES (DRAINAGE ONLY)
 - -ALL OTHER EASEMENTS ARE AS SHOWN.
 - NO PERMENANT STRUCTURE ARE ALLOWED WITHIN SAID EASEMENTS.
- 9. NO LOT SHALL HAVE DIRECT ACCESS TO FUTURE 9TH ST. EXCEPT AT THE PRIVATE DRIVE

- MONUMENTS.
- BOUNDARY.
- OF RE-SUBDIVISION.

SURVEY NARRATIVE

THIS SURVEY AND THE PLAT OF BLUE MEADOWS SUBDIVISION NO.2 WAS CONDUCTED AT THE REQUEST OF THE CLIENT. THE INTENT IS TO SUBDIVIDE THIS PROPERTY TO REFLECT THE CONFIGURATION SHOWN HEREON. THE FOUND MONUMENTS CONFORM TO RECORD DATA WITHIN ACCEPTABLE TOLERANCES.

SECTION 3, T. 4 N., R. 2 W., B.M.,

CITY OF MIDDLETON, CANYON COUNTY, IDAHO

-2022-

ole		Curve Table					
Chord Direction	Chord Length	Curve #	Length	Radius	Delta	Chord Direction	Chord Length
N33°56'08"W	91.12'	C62	34.42'	200.00'	9°51'38"	N83°22'01"W	34.38'
N62°20'53"W	163.72'	C63	170.91'	451.15'	21°42'19"	S89°31'47"W	169.89'
N65°00'36"E	390.03'	C64	43.90'	205.00'	12°16'12"	S85°16'33"W	43.82'
N44°56'41"W	28.29'	C65	80.00'	288.93'	15°51'51"	S83°28'43"W	79.74'
N27°56'39"E	18.71'	C66	196.55'	550.74'	20°26'53"	S65°35'03"W	195.51'
S89°56'29"E	67.50'	C67	57.49'	144.88'	22°44'15"	S40°36'47"W	57.12'
N8°10'02"W	107.85'	C68	83.26'	872.42'	5°28'06"	S12°44'47"W	83.23'
N74°46'59"E	65.45'	C69	16.07'	64.70'	14°13'46"	S15°04'59"W	16.03'
N6°59'28"W	90.18'	C70	3.61'	30.00'	6°53'21"	S26°01'58"W	3.61'
N27°49'37"W	18.71'	C71	41.76'	57.37'	41°42'17"	S46°06'01"W	40.85'
N45°03'19"E	28.28'	C72	51.13'	263.60'	11°06'47"	S64°45'49"W	51.05'
S83°04'16"E	110.24'	C73	90.92'	383.99'	13°34'01"	S66°22'26"W	90.71'
S28°59'25"E	29.35'	C74	91.04'	423.68'	12°18'40"	N82°14'11"W	90.86'
S9°03'49"W	71.52'	C75	76.84'	250.94'	17°32'40"	S82°50'08"W	76.54'
S9°03'49"W	63.57'	C76	129.11'	389.26'	19°00'17"	S64°29'15"W	128.52'
S9°03'49"W	55.63'	C77	60.70'	417.78'	8°19'27"	S59°27'11"W	60.64'
N44°55'07"E	39.60'	C78	58.61'	76.77'	43°44'32"	S84°45'56"W	57.20'
N46°27'14"W	38.64'	C79	119.20'	1024.25'	6°40'05"	N71°13'21"W	119.14'
N47°34'43"E	19.62'	C80	103.96'	414.50'	14°22'15"	N60°07'20"W	103.69'
S86°53'51"W	33.51'	C81	130.10'	715.18'	10°25'24"	N60°06'57"W	129.93'
N89°03'11"W	249.35'	C82	55.36'	106.84'	29°41'18"	N51°23'17"W	54.74'
N83°29'05"E	86.61'	C83	179.05'	626.02'	16°23'16"	N24°51'04"W	178.45'
N89°28'09"E	9.35'	C84	119.22'	211.09'	32°21'29"	N34°03'11"W	117.64'
S43°50'18"E	38.83'	C85	193.94'	562.95'	19°44'21"	N62°59'37"W	192.99'
N44°22'00"E	39.12'	C86	27.29'	155.00'	10°05'18"	S87°08'10"W	27.26'
N58°26'17"W	22.19'	C87	25.38'	155.00'	9°22'59"	N83°07'41"W	25.36'
N33°18'45"W	193.49'	C88	26.02'	145.00'	10°17'00"	S24°06'27"W	25.99'
N19°19'12"W	49.44'	C89	46.59'	100.00'	26°41'31"	S37°52'35"W	46.17'
N35°38'55"W	44.94'	C90	8.45'	100.00'	4°50'32"	S22°06'33"W	8.45'
N76°04'08"W	95.57'						

Line Table		Line Table			Li		
Line #	Length	Direction	Line #	Length	Direction	Line #	Le
L1	35.97'	N49°19'54"W	L31	45.01'	N66°44'38"E	L59	4
L2	70.14'	S82°05'31"W	L32	160.84'	N21°57'56"W	L60	4
L3	105.82'	N78°26'12"W	L33	45.00'	N68°02'04"E	L61	4
L4	38.76'	S22°35'17"W	L34	45.00'	N40°40'06"E	L62	4
L5	35.40'	S29°28'38"W	L35	37.48'	N49°19'54"W	L63	4
L7	73.00'	N16°45'38"W	L36	45.03'	N38°44'33"E	L64	4
L8	29.04'	N89°56'48"E	L37	45.00'	N8°42'54"W	L65	4
L9	3.60'	S0°03'31"W	L38	69.50'	S82°05'31"W	L66	4
L10	3.61'	N0°03'31"E	L39	45.00'	N7°54'29"W	L67	4
L11	58.02'	S18°12'31"W	L40	45.00'	N11°33'48"E	L68	4
L12	81.54'	N18°12'31"E	L41	106.29'	N78°26'12"W	L69	4
L13	67.10'	N18°12'31"E	L42	45.00'	N10°57'27"E	L70	4
L14	15.00'	N89°55'07"E	L43	45.00'	N11°06'31"W	L71	18
L16	25.00'	N89°55'07"E	L44	45.00'	N1°24'39"E	L72	7
L17	10.00'	N89°55'07"E	L45	45.00'	N14°19'31"W	L73	4
L18	67.00'	N0°04'53"W	L46	45.02'	N36°22'36"W	L74	7
L19	67.00'	N89°55'07"E	L47	45.03'	N72°38'18"W	L75	4
L20	50.00'	N0°04'53"W	L48	45.01'	N80°51'44"W	L76	7
L21	67.03'	S89°55'07"W	L49	45.00'	N67°34'54"W	L77	4
L22	62.00'	S0°03'31"W	L50	38.63'	S22°35'17"W	L78	4
L23	25.00'	S89°56'29"E	L51	45.00'	S67°24'43"E	L79	2
L24	25.00'	S89°56'29"E	L52	45.00'	N60°31'22"W		
L25	62.00'	N0°03'31"E	L53	36.82'	S29°28'38"W		
L26	47.92'	N1°17'38"E	L54	45.02'	N62°20'00"W		
L27	45.00'	N37°58'16"E	L55	45.03'	N20°20'57"W		
L28	45.00'	N74°59'38"E	L56	102.43'	S71°40'14"W		
L29	45.00'	N65°58'20"E	L57	45.00'	N19°02'11"W		
L30	106.94'	S24°32'47"E	L58	45.00'	N30°36'56"W		

LOCATIONS SHOWN ON THE FACE OF THE PLAT.

10. ALL POINTS DEFINING THE CENTERLINE OF THE MIDDLETON MILL CANAL WERE SET AS REFERENCE

11. BUILDING SETBACKS AND DIMENSIONAL STANDARDS IN THIS SUBDIVISION SHALL BE IN COMPLIANCE WITH THE CITY OF MIDDLETON'S CODES AND STANDARDS IN EFFECT AT THE TIME OF BUILDING PERMIT ISSUANCE EXCEPT FOR BUILDING HEIGHT DIMENSIONS THAT WERE

CHANGED BY AN APPROVED SPECIAL USE PERMIT APPLICATION.

12. STORM WATER FACILITIES WILL BE CONSTRUCTED PER THE CITY OF MIDDLETON STANDARDS. 13. UNLESS OTHERWISE SHOWN AND DIMENSIONED, ALL LOTS ARE HEREBY DESIGNATED AS HAVING A PERMANENT EASEMENT FOR PUBLIC UTILITIES OVER THE 5 FEET ADJACENT TO ANY INTERIOR SIDE LOT LINE AND OVER THE 10 FEET ADJACENT TO ANY REAR LOT LINE OR SUBDIVISION

14. ANY FENCES, LANDSCAPING OR STRUCTURES LOCATED IN AN EASEMENT AREA MAY BE REMOVED BY THE CITY OF MIDDLETON OR UTILITY COMPANIES. REPLACEMENT WILL BE AT THE SOLE EXPENSE OF THE LANDOWNER OR HOMEOWNERS' ASSOCIATION.

15. ANY RE-SUBDIVISION OF THE PLAT SHALL COMPLY WITH THE APPLICABLE ZONING AT THE TIME

16. ALL LOTS ARE HEREBY DESIGNATED AS HAVING A PERMANENT EASEMENT FOR PUBLIC UTILITIES OVER THE 10 FEET ADJACENT TO ANY PUBLIC RIGHT OF WAY. THIS EASEMENT SHALL NOT PRECLUDE THE CONSTRUCTION OF HARD SURFACED DRIVEWAYS AND WALKWAYS TO EACH LOT.



19630 P.L.S. 19630

INDEX # 424-03-1-4-2-00-00

2775 W. Navigator Dr., Suite 210 Meridian, ID 83642 (208) 895-2520



ENGINEERS

ne Table			
ngth	Direction		
5.01'	N15°32'40"W		
5.13'	N9°47'05"E		
5.00'	N1°36'28"E		
5.03'	N14°00'08"W		
5.00'	N34°52'14"W		
5.08'	N22°43'28"W		
5.00'	N15°58'40"E		
5.00'	N22°23'51"E		
5.01'	N36°02'17"E		
5.00'	N24°16'02"E		
5.02'	N55°19'44"E		
5.01'	N72°04'53"E		
6.36'	S19°08'13"E		
4.82'	N17°50'09"E		
2.70'	N17°50'09"E		
3.44'	N19°08'13"W		
5.01'	N72°03'04"E		
2.53'	N16°45'38"W		
5.00'	N72°38'58"E		
5.02'	N38°22'43"E		
9.39'	S1°17'38"W		

PAGE

PROJECT # ID-1430-1810



CERTIFICATE OF OWNERS

KNOW ALL MEN BY THESE PRESENTS, THAT TRADITION CAPITAL PARTNERS, LLC IS THE OWNER OF THE REAL PROPERTY HEREAFTER DESCRIBED:

MERIDIAN, CITY OF MIDDLETON, CANYON COUNTY, IDAHO, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

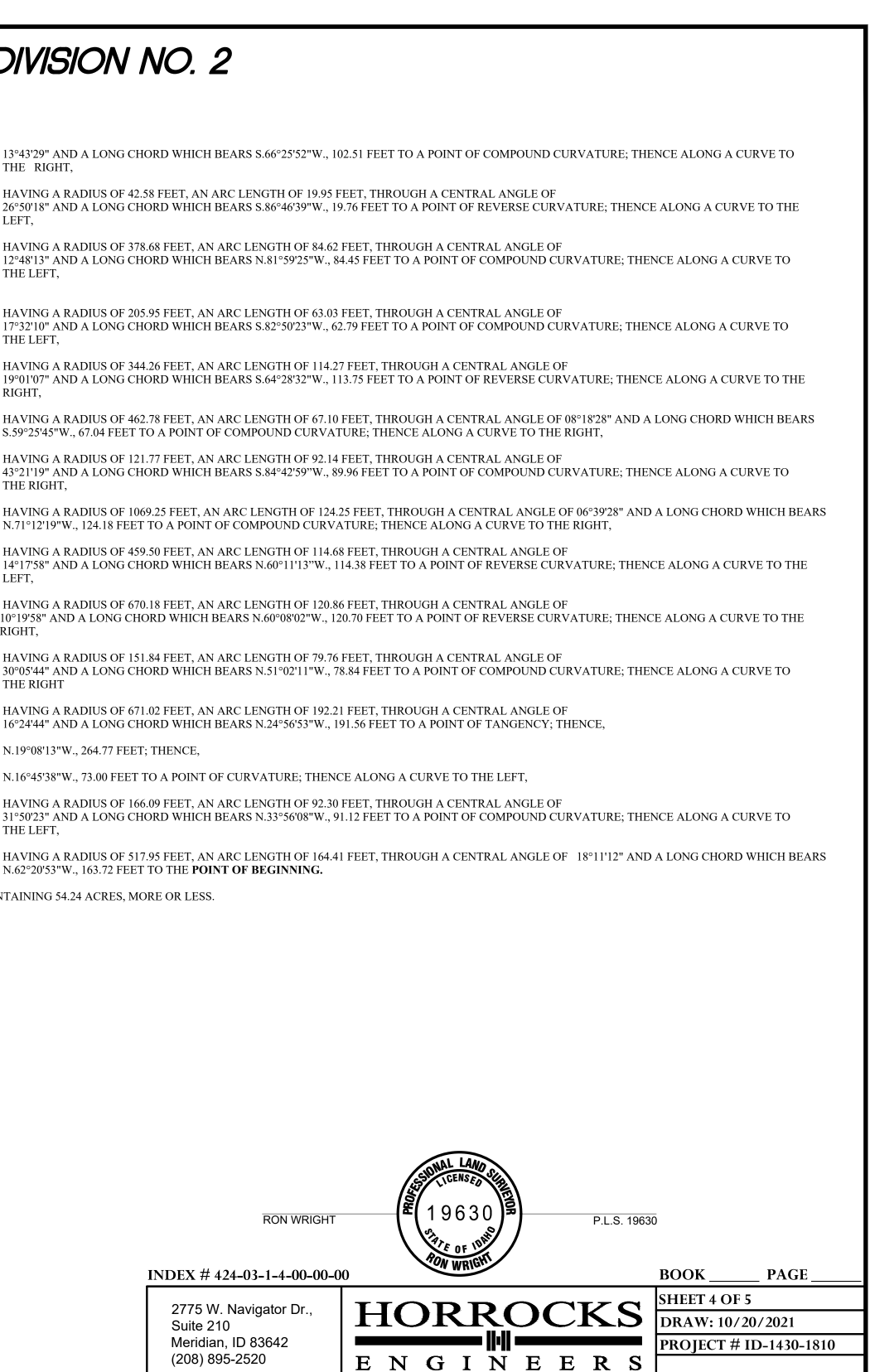
N.89°54'31"E., 1320.44 FEET; THENCE ALONG THE WEST BOUNDARY OF SAID S.E. ¼ OF THE N.W. ¼,

- THE RIGHT. THIS PARCEL IS A PORTION OF THE S.W. ¼ OF THE N.E. ¼ AND THE S.E. ¼ OF THE N.W. ¼ OF SECTION 3, TOWNSHIP 4 NORTH, RANGE 2 WEST OF THE BOISE 30. HAVING A RADIUS OF 42.58 FEET, AN ARC LENGTH OF 19.95 FEET, THROUGH A CENTRAL ANGLE OF 26°50'18" AND A LONG CHORD WHICH BEARS S.86°46'39"W., 19.76 FEET TO A POINT OF REVERSE CURVATURE; THENCE ALONG A CURVE TO THE LEFT, COMMENCING AT THE SOUTHWEST CORNER OF SAID S.E. ¼ OF THE N.W. ¼, FROM WHICH THE SOUTHEAST CORNER OF SAID S.E. ¼ OF THE N.W. ¼ BEARS 31. HAVING A RADIUS OF 378.68 FEET, AN ARC LENGTH OF 84.62 FEET, THROUGH A CENTRAL ANGLE OF 12°48'13" AND A LONG CHORD WHICH BEARS N.81°59'25"W., 84.45 FEET TO A POINT OF COMPOUND CURVATURE; THENCE ALONG A CURVE TO 1. N.01°15'00"E., 968.55 FEET TO A POINT ON CENTERLINE OF THE MIDDLETON MILL DITCH, ALSO BEING THE NORTHWEST CORNER OF BLUE MEADOWS THE LEFT, SUBDIVISION NO. 1, ON FILE IN BOOK 50, PAGE 19, RECORDS OF CANYON COUNTY AND THE POINT OF BEGINNING; THENCE CONTINUING ALONG SAID WEST BOUNDARY, 32. HAVING A RADIUS OF 205.95 FEET, AN ARC LENGTH OF 63.03 FEET, THROUGH A CENTRAL ANGLE OF 17°32'10" AND A LONG CHORD WHICH BEARS S.82°50'23"W., 62.79 FEET TO A POINT OF COMPOUND CURVATURE; THENCE ALONG A CURVE TO
- 2. N.01°15'00"E., 356.00 FEET TO THE NORTHWEST CORNER OF SAID S.E. ¼ OF THE N.W. ¼; THENCE ALONG THE NORTH BOUNDARIES OF SAID S.W. ¼ OF THE N.E. ¹/₄ AND THE S.E. ¹/₄ OF THE N.W. ¹/₄,
- 3. S.89°56'54"E., 2640.44 FEET TO THE NORTHEAST CORNER OF SAID S.W. ¼ OF THE N.E. ¼; THENCE ALONG THE EAST BOUNDARY OF SAID S.W. ¼ OF THE N.E. ¼,
- 4. S.01°17'38"W., 1237.24 FEET TO A POINT ON THE CENTERLINE OF THE MIDDLETON MILL DITCH, ALSO BEING THE NORTHEAST CORNER OF SAID BLUE MEADOWS SUBDIVISION NO. 1 AND A POINT OF CURVATURE; THENCE ALONG THE NORTH BOUNDARY OF SAID BLUE MEADOWS SUBDIVISION NO. 1 AND A CURVE TO THE RIGHT,
- 5. HAVING A RADIUS OF 150.00 FEET AN ARC LENGTH OF 51.73 FEET, THROUGH A CENTRAL ANGLE OF 19°45'39" AND A LONG CHORD WHICH BEARS N.62°08'58"W., 51.48 FEET TO A POINT OF COMPOUND CURVATURE; THENCE ALONG A CURVE TO THE RIGHT,
- 6. HAVING A RADIUS OF 351.36 FEET, AN ARC LENGTH OF 225.94 FEET, THROUGH A CENTRAL ANGLE OF 36°50'36" AND A LONG CHORD WHICH BEARS N.33°20'20"W., 222.07 FEET TO A POINT OF REVERSE CURVATURE; THENCE ALONG A CURVE TO THE LEFT,
- 7. HAVING A RADIUS OF 290.56 FEET, AN ARC LENGTH OF 42.40 FEET, THROUGH A CENTRAL ANGLE OF 08°21'41" AND A LONG CHORD WHICH BEARS N.19°17'23"W., 42.37 FEET TO A POINT OF TANGENCY; THENCE,
- 8. N.24°32'47"W., 107.54 FEET; THENCE,
- 9. N.21°57'56"W., 161.86 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT,
- 10. HAVING A RADIUS OF 50.00 FEET, AN ARC LENGTH OF 23.88 FEET, THROUGH A CENTRAL ANGLE OF 27°21'58" AND A LONG CHORD WHICH BEARS N.35°38'55"W., 23.66 FEET TO A POINT OF TANGENCY; THENCE,
- 11. N.49°19'54"W., 35.97 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT,
- 12. HAVING A RADIUS OF 75.88 FEET, AN ARC LENGTH OF 60.98 FEET, THROUGH A CENTRAL ANGLE OF 46°02'43" AND A LONG CHORD WHICH BEARS N.76°42'40"W., 59.35 FEET TO A POINT OF TANGENCY; THENCE,
- 13. S.82°05'31"W., 70.14 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT,
- 14. HAVING A RADIUS OF 200.00 FEET, AN ARC LENGTH OF 67.97 FEET, THROUGH A CENTRAL ANGLE OF 19°28'17" AND A LONG CHORD WHICH BEARS N.88°10'20"W., 67.64 FEET TO A POINT OF TANGENCY; THENCE,
- 15. N.78°26'12"W., 105.82 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT,
- 16. HAVING A RADIUS OF 406.15 FEET, AN ARC LENGTH OF 153.58 FEET, THROUGH A CENTRAL ANGLE OF 21°39'55" AND A LONG CHORD WHICH BEARS S.89°29'10"W., 152.66 FEET TO A POINT OF REVERSE CURVATURE; THENCE ALONG A CURVE TO THE RIGHT,
- 17. HAVING A RADIUS OF 250.00 FEET, AN ARC LENGTH OF 53.73 FEET, THROUGH A CENTRAL ANGLE OF 12°18'54" AND A LONG CHORD WHICH BEARS S.85°15'12"W., 53.63 FEET TO A POINT OF REVERSE CURVATURE; THENCE ALONG A CURVE TO THE LEFT,
- 18. HAVING A RADIUS OF 243.93 FEET, AN ARC LENGTH OF 67.64 FEET, THROUGH A CENTRAL ANGLE OF 15°53'16" AND A LONG CHORD WHICH BEARS S.83°28'01"W., 67.42 FEET TO A POINT OF COMPOUND CURVATURE; THENCE ALONG A CURVE TO THE LEFT,
- 19. HAVING A RADIUS OF 505.74 FEET, AN ARC LENGTH OF 179.23 FEET, THROUGH A CENTRAL ANGLE OF 20°18'19" AND A LONG CHORD WHICH BEARS S.65°40'03"W., 178.30 FEET TO A POINT OF COMPOUND CURVATURE; THENCE ALONG A CURVE TO THE LEFT,
- 20. HAVING A RADIUS OF 100.00 FEET, AN ARC LENGTH OF 55.04 FEET, THROUGH A CENTRAL ANGLE OF 31°32'03" AND A LONG CHORD WHICH BEARS S.35°27'19"W., 54.35 FEET TO A POINT OF COMPOUND CURVATURE; THENCE ALONG A CURVE TO THE LEFT,
- 21. HAVING A RADIUS OF 827.42 FEET, AN ARC LENGTH OF 76.80 FEET, THROUGH A CENTRAL ANGLE OF 05°19'06" AND A LONG CHORD WHICH BEARS S.12°43'08"W., 76.77 FEET TO A POINT OF REVERSE CURVATURE; THENCE ALONG A CURVE TO THE RIGHT.
- 22. HAVING A RADIUS OF 109.70 FEET, AN ARC LENGTH OF 26.50 FEET, THROUGH A CENTRAL ANGLE OF 13°50'25" AND A LONG CHORD WHICH BEARS S.15°22'05"W., 26.43 FEET TO A POINT OF TANGENCY; THENCE,
- 23. S.22°35'17"W., 38.76 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT.
- 24. HAVING A RADIUS OF 75.00 FEET, AN ARC LENGTH OF 9.02 FEET, THROUGH A CENTRAL ANGLE OF 06°53'21" AND A LONG CHORD WHICH BEARS S.26°01'58"W., 9.01 FEET TO A POINT OF TANGENCY; THENCE,
- 25. S.29°28'38"W., 35.40 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT.
- 26. HAVING A RADIUS OF 102.37 FEET, AN ARC LENGTH OF 74.74 FEET, THROUGH A CENTRAL ANGLE OF 41°49'39" AND A LONG CHORD WHICH BEARS S.47°13' 31"W., 73.09 FEET TO A POINT OF TANGENCY; THENCE,
- 27. S.71°40'14"W., 103.47 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT.
- 28. HAVING A RADIUS OF 218.60 FEET, AN ARC LENGTH OF 42.03 FEET, THROUGH A CENTRAL ANGLE OF 11°01'02" AND A LONG CHORD WHICH BEARS S.64°40'44"W., 41.97 FEET TO A POINT OF REVERSE CURVATURE; THENCE ALONG A CURVE TO THE RIGHT,
- 29. HAVING A RADIUS OF 428.99 FEET, AN ARC LENGTH OF 102.76 FEET, THROUGH A CENTRAL ANGLE OF

BLUE MEADOWS SUBDIVISION NO. 2

- THE LEFT, 33. HAVING A RADIUS OF 344.26 FEET, AN ARC LENGTH OF 114.27 FEET, THROUGH A CENTRAL ANGLE OF 19°01'07" AND A LONG CHORD WHICH BEARS S.64°28'32"W., 113.75 FEET TO A POINT OF REVERSE CURVATURE; THENCE ALONG A CURVE TO THE
- RIGHT, 34. HAVING A RADIUS OF 462.78 FEET, AN ARC LENGTH OF 67.10 FEET, THROUGH A CENTRAL ANGLE OF 08°18'28" AND A LONG CHORD WHICH BEARS S.59°25'45"W., 67.04 FEET TO A POINT OF COMPOUND CURVATURE; THENCE ALONG A CURVE TO THE RIGHT,
- 35. HAVING A RADIUS OF 121.77 FEET, AN ARC LENGTH OF 92.14 FEET, THROUGH A CENTRAL ANGLE OF 43°21'19" AND A LONG CHORD WHICH BEARS S.84°42'59"W., 89.96 FEET TO A POINT OF COMPOUND CURVATURE; THENCE ALONG A CURVE TO THE RIGHT,
- 36. HAVING A RADIUS OF 1069.25 FEET, AN ARC LENGTH OF 124.25 FEET, THROUGH A CENTRAL ANGLE OF 06°39'28" AND A LONG CHORD WHICH BEARS N.71°12'19"W., 124.18 FEET TO A POINT OF COMPOUND CURVATURE; THENCE ALONG A CURVE TO THE RIGHT,
- 37. HAVING A RADIUS OF 459.50 FEET, AN ARC LENGTH OF 114.68 FEET, THROUGH A CENTRAL ANGLE OF 14°17'58" AND A LONG CHORD WHICH BEARS N.60°11'13"W., 114.38 FEET TO A POINT OF REVERSE CURVATURE; THENCE ALONG A CURVE TO THE LEFT,
- 38. HAVING A RADIUS OF 670.18 FEET, AN ARC LENGTH OF 120.86 FEET, THROUGH A CENTRAL ANGLE OF 10°19'58" AND A LONG CHORD WHICH BEARS N.60°08'02"W., 120.70 FEET TO A POINT OF REVERSE CURVATURE; THENCE ALONG A CURVE TO THE RIGHT,
- 39. HAVING A RADIUS OF 151.84 FEET, AN ARC LENGTH OF 79.76 FEET, THROUGH A CENTRAL ANGLE OF 30°05'44" AND A LONG CHORD WHICH BEARS N.51°02'11"W., 78.84 FEET TO A POINT OF COMPOUND CURVATURE; THENCE ALONG A CURVE TO THE RIGHT
- 40. HAVING A RADIUS OF 671.02 FEET, AN ARC LENGTH OF 192.21 FEET, THROUGH A CENTRAL ANGLE OF 16°24'44" AND A LONG CHORD WHICH BEARS N.24°56'53"W., 191.56 FEET TO A POINT OF TANGENCY; THENCE,
- 41. N.19°08'13"W., 264.77 FEET; THENCE,
- 42. N.16°45'38"W., 73.00 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT,
- 43. HAVING A RADIUS OF 166.09 FEET, AN ARC LENGTH OF 92.30 FEET, THROUGH A CENTRAL ANGLE OF 31°50'23" AND A LONG CHORD WHICH BEARS N.33°56'08"W., 91.12 FEET TO A POINT OF COMPOUND CURVATURE; THENCE ALONG A CURVE TO THE LEFT,
- 44. HAVING A RADIUS OF 517.95 FEET, AN ARC LENGTH OF 164.41 FEET, THROUGH A CENTRAL ANGLE OF 18°11'12" AND A LONG CHORD WHICH BEARS N.62°20'53"W., 163.72 FEET TO THE POINT OF BEGINNING.
- CONTAINING 54.24 ACRES, MORE OR LESS.

RON WRIGHT	19630	P.L.S. 1963(BOOK
2775 W. Navigator Dr., Suite 210 Meridian, ID 83642 (208) 895-2520	HORROC ENGINE	CKS E R S	SHEET 4 OF 5 DRAW: 10/20 PROJECT # 11





CERTIFICATE OF OWNER

IT IS THE INTENTION OF THE UNDERSIGNED TO HEREBY INCLUDE THE ABOVE DESCRIBED PROPERTY IN THIS PLAT. THE EASEMENTS AS SHOWN ON THIS PLAT ARE NOT DEDICATED TO THE PUBLIC. HOWEVER, THE RIGHT TO USE SAID EASEMENTS IS HEREBY PERPETUALLY RESERVED FOR PUBLIC UTILITIES AND SUCH OTHER USES AS DESIGNATED WITHIN THIS PLAT, AND NO PERMANENT STRUCTURES OTHER THAN THOSE FOR UTILITIES ARE TO BE ERECTED WITHIN THE SAID EASEMENTS. THE FUTURE PUBLIC STREETS AND RIGHTS-OF-WAYS SHOWN ON THIS PLAT ARE DEDICATED TO THE PUBLIC FOREVER. LOT'S 28 AND 30 WILL RECEIVE SEWER AND WATER SERVICES FROM INDIVIDUAL WELL AND SEPTIC SYSTEMS. ALL OTHER LOT'S WITHIN THIS PLAT WILL RECEIVE SEWER AND WATER SERVICES FROM THE CITY OF MIDDLETON.

IN WITNESS WHEREOF, I HAVE SET MY HAND THIS DAY OF , YEAR OF 202

TRADITIONAL CAPITAL PARTNERS, LLC

By: SPENCER W. KOFOED, PRESIDENT

SPENCER W. KOFOED

ACKNOWLEDGMENT

STATE OF IDAHO) S.S.

COUNTY OF CANYON)

ON THIS DAY OF , YEAR OF 2021, BEFORE ME, THE UNDERSIGNED, A NOTARY PUBLIC IN AND FOR THE STATE OF IDAHO, PERSONALLY APPEARED SPENCER W, KOFOED KNOWN OR IDENTIFIED TO ME AS THE PRESIDENT OF TRADITION CAPITAL PARTNERS LLC, AN IDAHO LIMITED LIABILITY COMPANY THAT EXECUTED THE FOREGOING INSTRUMENT AND ACKNOWLEDGED TO ME HE EXECUTED SUCH INSTRUMENT FOR AND ON BEHALF OF SAID LIMITED LIABILITY COMPANY AND SAID LIMITED LIABILITY COMPANY EXECUTED THE SAME.

NOTARY PUBLIC FOR IDAHO

RESIDING IN

MY COMMISSION EXPIRES ON

APPROVAL OF SOUTHWEST DISTRICT HEALTH DEPARTMENT

, IDAHO

SANITARY RESTRICTIONS AS REQUIRED BY IDAHO CODE, TITLE 50, CHAPTER 13 ARE IN FORCE FOR LOTS 25 & 27. NO OWNER SHALL CONSTRUCT ANY BUILDING, DWELLING OR SHELTER WHICH NECESSITATES THE SUPPLYING OF WATER OR SEWAGE FACILITIES FOR PERSONS USING SUCH PREMISES UNTIL SANITARY RESTRICTION REQUIREMENTS ARE SATISFIED.

SANITARY RESTRICTIONS AS REQUIRED BY IDAHO CODE, TITLE 50, CHAPTER 13 HAVE BEEN SATISFIED FOR LOTS 19, 21, <u>22, 24, & 28-30</u>.

SANITARY RESTRICTIONS AS REQUIRED BY IDAHO CODE, TITLE 50, CHAPTER 13 HAVE BEEN SATISFIED BASED ON A REVIEW BY A QUALIFIED LICENSED PROFESSIONAL ENGINEER (QLPE) REPRESENTING THE CITY OF MIDDLETON AND THE QLPE APPROVAL OF THE DESIGN PLANS AND SPECIFICATIONS AND THE CONDITIONS IMPOSED ON THE DEVELOPER FOR CONTINUED SATISFACTION OF THE SANITARY RESTRICTIONS. BUYER IS CAUTIONED THAT AT THE TIME OF THIS APPROVAL, NO DRINKING WATER EXTENSIONS OR SEWER EXTENSIONS WERE CONSTRUCTED. BUILDING CONSTRUCTION CAN BE ALLOWED WITH APPROPRIATE BUILDING PERMITS IF DRINKING WATER EXTENSIONS OR SEWER EXTENSIONS HAVE SINCE BEEN CONSTRUCTED OR IF THE DEVELOPER IS SIMULTANEOUSLY CONSTRUCTING THOSE FACILITIES. IF THE DEVELOPER FAILS TO CONSTRUCT FACILITIES, THEN SANITARY RESTRICTIONS MAY BE RE-IMPOSED, IN ACCORDANCE WITH SECTION 50-1326, IDAHO CODE, BY THE ISSUANCE OF A CERTIFICATE OF DISAPPROVAL, AND NO CONSTRUCTION OF ANY BUILDING OR SHELTER REQUIRING DRINKING WATER OR SEWER/SEPTIC FACILITIES SHALL BE ALLOWED

DISTRICT HEALTH DEPARTMENT, REHS

DATE

APPROVAL OF CITY COUNCIL

I, THE UNDERSIGNED, CITY CLERK IN AND FOR THE CITY OF MIDDLETON, CANYON COUNTY, IDAHO, DO HEREBY CERTIFY THAT AT A REGULAR MEETING OF THE CITY COUNCIL HELD ON THE _____ DAY OF _____, 2020, THIS PLAT WAS DULY ACCEPTED AND APPROVED.

CITY CLERK

DATE

BLUE MEADOWS SUBDIVISION NO. 2

CERTIFICATE OF COUNTY SURVEYOR

I, THE UNDERSIGNED, PROFESSIONAL LAND SURVEYOR FOR CANYON COUNTY, IDAHO, HEREBY CERTIFY THAT I HAVE EXAMINED THIS PLAT AND FIND THAT IT COMPLIES WITH THE STATE OF IDAHO CODE, TITLE 50, CHAPTER 13 RELATING TO PLATS, AND SURVEYS.

CANYON COUNTY SURVEYOR

DATE

APPROVAL OF CITY ENGINEER

I, THE CITY OF MIDDLETON ENGINEER, DO HEREBY APPROVE THIS PLAT.

MIDDLETON CITY ENGINEER

DATE

CERTIFICATE OF COUNTY TREASURER

I, THE UNDERSIGNED, COUNTY TREASURER IN AND FOR THE COUNTY OF CANYON, STATE OF IDAHO, PER THE REQUIREMENTS OF I.C. 50-1308, DO HEREBY CERTIFY THAT ANY AND ALL CURRENT AND/OR DELINQUENT COUNTY PROPERTY TAXES FOR THE PROPERTY INCLUDED IN THIS PROPOSED CONDOMINIUM HAVE BEEN PAID IN FULL. THIS CERTIFICATE IS VALID FOR THE NEXT THIRTY (30) DAYS ONLY.

COUNTY TREASURER

DATE

CERTIFICATE OF SURVEYOR:

I, RON WRIGHT, DO HEREBY CERTIFY THAT I AM A PROFESSIONAL LAND SURVEYOR, LICENSED BY THE STATE OF IDAHO. THAT THIS PLAT OF BLUE MEADOWS SUBDIVISION NO. 2, AS DESCRIBED IN THE CERTIFICATE OF OWNERS WAS PREPARED FROM AN ACTUAL SURVEY ON THE GROUND UNDER MY DIRECT SUPERVISION AND THAT THIS PLAT ACCURATELY REPRESENTS THE POINTS PLOTTED HEREON, AND IS IN CONFORMITY WITH THE STATE OF IDAHO CODES RELATING TO PLATS, SURVEYS AND CORNER PERPETUATION AND FILING ACT. IDAHO CODE 55-1681 THROUGH 55-1612.

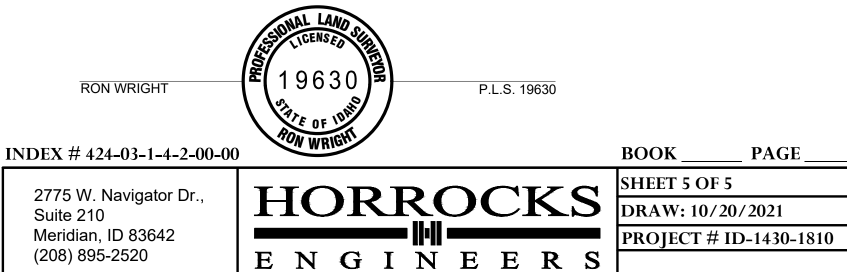




EXHIBIT "F"

NOTICE IS HEREBY GIVEN that the City of Middleton proposed to increase certain existing fees by amounts that exceed five percent (5%) of the fee from the current fiscal year and impose new administrative, building, library and permit service fees beginning June 1, 2022. The fee increases or new fees are necessary to cover increased costs associated with these programs/services.

	Current Fee	PROPOSED FEE
ADMINISTRATIVE		
Hydrant Meter Deposit		\$2,000
BUILDING		
Building Permit Deposit	\$250	
New Residential Building Permit Deposit		<u>\$1,500</u>
New Commercial Building Permit Deposit		<u>\$5,000</u>
Residential Building Plan Review and Inspection Fee (Paid Within 30 Days or forfeit deposit)	25% building permit	
Commercial Building Plan Review and Inspection (Paid Within 30 Days or forfeit deposit)	65% building permit	
LIBRARY		
Non-resident Library Card (annual)	\$30	<u>\$40</u>
Senior Citizen Library Card (62 and over)	\$15	\$20
	Replacement cost + \$2.00 per	<u>Replacement</u> <u>cost + \$5.00</u> per
Lost or damaged items	item/damage	<u>item/damage</u> <u>Cost of</u>
Materials Container		replacement
Computer Pass without Library Card		<u>\$1.00</u>
PERMIT		
Demolition Permit		<u>\$75.00</u>
After hours service fee	\$30	<u>\$60.00</u>
Public Works Labor Rate		<u>\$60.00</u>

Publish April 26, May 3

EXHIBIT "G"

RESOLUTION 468-21

A RESOLUTION OF THE MIDDLETON CITY COUNCIL, MIDDLETON, CANYON COUNTY, IDAHO, TO INCREASE CERTAIN EXISTING FEES BY AMOUNTS THAT EXCEED FIVE PERCENT (5%) OF THE FEE FROM THE CURRENT FISCAL YEAR AND IMPOSE NEW SERVICE FEES BEGINNING JUNE 1, 2022 AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, Idaho Code §50-307 authorizes a municipality to collect fees pertaining to services offered/performed by the City; and,

WHEREAS, the Mayor and Council of the City of Middleton believe that it is in the City's best interest to update its current fee schedule for services provided by the City of Middleton;

WHEREAS, on May 4, 2022, the City Council of the City of Middleton, Idaho, held a public hearing properly noticed under Idaho Code, to consider an increase certain existing fees by amounts that exceed five percent (5%) of the fee from the current fiscal year and impose sever new service fees beginning June 1, 2022. The fee increases or new fees are necessary to cover increased costs associated with these programs/services;

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF MIDDLETON, CANYON COUNTY, IDAHO, as follows:

Section 1:	Current Fees	Proposed fees
ADMINISTRATIVE	FEE	FEE
Hydrant Meter Deposit		\$2,000
BUILDING	FEE	FEE
Building Permit Deposit New Residential Building	\$250	
Permit Deposit New Commercial Building		<u>\$1,500</u>
Permit Deposit		<u>\$5,000</u>
Building Permit Fees Building Permit		
	Value of improvements based on Building Valuation Data 2018 Attachment A	
Residential Building Plan Review and Inspection Fee (<u>Paid Within 30 Days or forfeit</u>		
<u>deposit</u>) Commercial Building Plan Review and Inspection (Paid Within 30 Days or forfeit	25% building permit	
deposit)	65% building permit	
LIBRARY	FEE	FEE
Non-resident Library Card (annual)	\$30	<u>\$40</u>

Senior Citizen Library Card (62 and over)	\$15	\$20
Fines for overdue kits Fines for overdue electronic	\$0.25 per day per item	
devices	\$5.00 per day	
	Replacement cost + \$2.00 per	Replacement cost + \$5.00
Lost or damaged items	item/damage	per item/damage
Materials Container		Cost of replacement
Computer Pass without Library		
<u>Card</u>		<u>\$1.00</u>
PERMIT	FEE	FEE
Demolition Permit		<u>\$75.00</u>
After hours service fee	\$30	<u>\$60.00</u>
Public Works Labor Rate		<u>\$60.00</u>

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF MIDDLETON, CANYON COUNTY, IDAHO, as follows:

Section 1: This Resolution is effective June 1, 2022.

<u>Section 2</u>: The City Clerk is directed to update the fee schedule to reflect revised fee amounts.

PASSED BY THE COUNCIL OF THE CITY OF MIDDLETON, IDAHO THIS 4th day of May, 2022.

CITY OF MIDDLETON

ATTEST:

Steven J. Rule, Mayor

Dawn M. Goodwin, Deputy Clerk

EXHIBIT "H"

RESOLUTION 468-21

A RESOLUTION OF THE MIDDLETON CITY COUNCIL, MIDDLETON, CANYON COUNTY, IDAHO, TO INCREASE CERTAIN EXISTING FEES BY AMOUNTS THAT EXCEED FIVE PERCENT (5%) OF THE FEE FROM THE CURRENT FISCAL YEAR AND IMPOSE NEW SERVICE FEES BEGINNING JUNE 1, 2022 AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, Idaho Code §50-307 authorizes a municipality to collect fees pertaining to services offered/performed by the City; and,

WHEREAS, the Mayor and Council of the City of Middleton believe that it is in the City's best interest to update its current fee schedule for services provided by the City of Middleton;

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Section 1:	Current Fees	Proposed fees
ADMINISTRATIVE	FEE	FEE
Hydrant Meter Deposit		\$2,000
BUILDING	FEE	FEE
Building Permit Deposit New Residential Building	\$250	
Permit Deposit		<u>\$1,500</u>
New Commercial Building Permit Deposit		<u>\$5,000</u>
Building Permit Fees Building Permit		
	Value of improvements based on Building Valuation Data 2018 Attachment A	
Residential Building Plan Review and Inspection Fee (Paid Within 30 Days or forfeit		
deposit) Commercial Building Plan Review and Inspection (Paid Within 30 Days or forfeit	25% building permit	
deposit)	65% building permit	
LIBRARY	FEE	FEE
Non-resident Library Card (annual)	\$30	<u>\$40</u>

Senior Citizen Library Card (62 and over)	\$15	\$20
Fines for overdue kits Fines for overdue electronic	\$0.25 per day per item	
devices	\$5.00 per day	
	Replacement cost + \$2.00 per	Replacement cost + \$5.00
Lost or damaged items	item/damage	per item/damage
Materials Container		Cost of replacement
Computer Pass without Library		
<u>Card</u>		<u>\$1.00</u>
PERMIT	FEE	FEE
Demolition Permit		<u>\$75.00</u>
After hours service fee	\$30	<u>\$60.00</u>
Public Works Labor Rate		<u>\$60.00</u>

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF MIDDLETON, CANYON COUNTY, IDAHO, as follows:

Section 1: This Resolution is effective June 1, 2022.

<u>Section 2</u>: The City Clerk is directed to update the fee schedule to reflect revised fee amounts.

PASSED BY THE COUNCIL OF THE CITY OF MIDDLETON, IDAHO THIS 4th day of May, 2022.

CITY OF MIDDLETON

ATTEST:

Steven J. Rule, Mayor

Dawn M. Goodwin, Deputy Clerk

EXHIBIT "I"

City of Middleton Live Streaming Proposal

PROPOSAL 139052 V2 (REVISED) 4/19/2022

PREPARED FOR

Steve Rule City of Middleton 1130 Main St Middleton, Idaho 83644

PREPARED BY

Greg Nettles Sales Account Manager 12586 W. Bridger St. | STE100 Boise, ID 83713 gnettles@neurilink.com Steve Rule City of Middleton 1130 Main St. Middleton, Idaho 83644

RE: Live Streaming

Steve,

Neurilink is pleased to submit the following budgetary proposal to provide audio-visual system integration for your City Hall. We thank you for the opportunity to provide our recommendations for your important meeting spaces.

Neurilink specializes in design/build audio-visual sales and system integration. We partner with our customers for the common goal of on-time and on-budget projects, both large and small. Our staff provides audio-visual system design, consultation, installation, control system programming, and post-installation service support. Neurilink is a licensed General Contractor and a licensed Limited Energy Electrical Contractor in the State of Washington.

Neurilink is proud to be among an elite group of professional AV companies and is an affiliate of Professional Systems Network International (PSNI). We stand behind our company's services, quality solutions, and customer orientation, and have pledged to uphold a strict code of ethics and workmanship practices which we integrate into our daily routine.

In this highly technical and complex arena, hiring knowledgeable AV professionals fosters a productive, efficient, and effective project experience, mitigating problems and budget overruns. Neurilink offers assurance of our staff's expertise and provides customers confidence that their job will be undertaken and completed in the most professional way possible.

Best regards,

Greg Nettles Sales Account Manager (208) 426-8238 ext. 203 gnettles@neurilink.com

Neurilink Low-Voltage Electrical Contractor License # 018957-B-4



City of Middleton Live Streaming Proposal

Proposal: Sage#



PROJECT OVERVIEW: SCOPE OF WORK

Neurilink is to provide a hardware solution that will allow the City of Middleton to stream City Hall publicly held meetings to a designated YouTube channel.

This solution is to provide a "one direction" feed in that it will be for viewing purposes only; no interaction from the far side viewers will be included in this solution.

Neurilink will provide an Aver live streaming camera which will be mounted in the upper rear left (right from the dais) corner of the room which will be pointed in the direction of the dais and podium.

The cameras signal will be sent over an Atlona transmitter/receiver HDMI solution and in turn will feed into an Epiphan ESP1610 streaming component located in the control room which will initiate live viewing on your designated YouTube channel.

In addition a USB cabling solution will be connected to the client provided PC for controlling the camera.

MIDDLETON CITY HALL

VIDEO CAMERA

Aver Live Streaming Camera

STREAMING COMPONENT

Epiphan Pearl Streamer

HDMI SOLUTION OVER HD BASE T Atlona AT-OME-EX-KIT

CONNECTION TYPES

HDMI and USB

SOFTWARE PLATFORMS

YouTube (owner provided)

OWNER FURNISHED EQUIPMENT (OFE)

- Local Access Network
- Power
- Dais
- Displays
- Microphone System



90 DAY FOLLOW UP SERVICE CALL

Neurilink will provide a follow up service call 90 days after completion of project to ensure the added system components within this proposal are working as intended.

SERVICES

DESIGN ENGINEERING

Design Engineering provides two main functions; create functional systems and then document and communicate the technical details of the scope to the integration team. This critical path that is often unnoticed, is integral to successful projects. Your dedicated Design Engineer will be working behinds the scenes, interpreting needs analysis, balancing needed flexibility and interoperability with use case scenarios, performing pre-installation testing, ensuring systems are easy to use, that they require little on-going maintenance, and respect budget targets.

Neurilink's Design Engineering team is also responsible for drafting and drawing packages essential to the success of the project. These can include Reflected Ceiling Plans, Elevations, One-Line and Wiring Diagrams. Although there may be limited visibility to the activities of the Design Engineers their work is crucial and guarantees that the systems operate as expected.

PROJECT MANAGEMENT

All design-build projects receive a dedicated project manager who will be the main point of contact for integration related questions. Project managers employ a hybrid approach of Adaptive Project Management and Critical Path methodologies as best suits the project needs. Their work has three main pillars which include schedule, scope, and costs.

After internal review of the project the project manager will develop a project plan based on schedule and scope, defining, and assigning tasks, determining dependencies, coordinating logistics and scheduling work. Project Managers are also responsible for project budgets which includes any change order management as part of their duties. Generally speaking, their responsibility begins once a project kicks off through final completion of the scope.

INTEGRATION

Each project will have a dedicated integration team to ensure consistency and efficient workflow. Every integration team will likewise have a Lead Technician who acts as a site supervisor, directing teams based on project plans and schedules as outlined by the Project Manager. In most cases integration teams are teams of two but depending on the project size may increase to up to eight. Our integration teams are professional low voltage experts who provide honest workmanship, maintain high standards, are professionally uniformed, respect timelines, and maintain cleanly workspaces. With a commitment to on-going training, weekly safety meetings, professional quality tools, and staying up to date on certifications; you can be assured that our crews will not only be up to speed with their technical certifications, but state codes, and CPR as well.



COMMISSIONING

Neurilink is committed to providing systems that operate at peak performance. The role of the Commissioner in your project will be to test and configure the system to maximize the features and functionality, in line with your needs. This will include room and physical space analysis, ambient noise and light levels, and audio-video performance testing and calibration. In addition, they perform quality control checks on cable management, terminations, and labeling. Commissioners also complete stress tests on control system to ensure all systems perform as expected. Once your project is completed, your Commissioner will perform training for the staff that will own the systems.

PRICING SUMMARY

Description: City of Middleton Live Streaming Proposal	Unit Price
Product	\$4,955.65
Integration	\$2,378.00
90 Day Follow Up Service Call	\$195.00
Shipping & Handling	\$125.00
Pretax Total	\$7,653.65

PAYMENT TERMS

A 50% deposit is requested to initiate Neurilink resources for this project, as specified in Section 10 of the Terms & Conditions. If applicable, progress invoices will be issued monthly, based on a schedule of values for work completed. All subsequent invoices will have Net 30-day terms. All freight is FOB destination, prepaid and will be added to the invoices.

GENERAL CUSTOMER RESPONSIBILITIES

It is the responsibility of the Customer to provide the following prior to commencement of the installation:

- □ Provide plywood backing for each display location.
- □ Provide a 110v duplex outlet at each display location.
- □ Provide all network connections
- □ All AV cable raceways, conduit, poke-thru monuments, and pathways
- □ All holes for table boxes and other AV system components
- □ All computers, laptops and tablets required for system integration
- □ All web conferencing software required for system integration
- □ All cable or satellite television services required for system integration
- □ All furniture, conference tables and credenzas required for system integration



□ All owner-furnished equipment should be in good condition and working order.

PROJECT SCHEDULE

Neurilink anticipates the following timeline for the above Scope of Work:

Receipt of Signed Agreement & Deposit PaymentStartProcurement of Hardware and Final AV System Design4-6 weeks*On-Site AV System Integration, Programming, Configuration & System Testing1-2 weeksOperational Training – Scheduled Following the Completed Installation1-2 weeks

* Due to supply chain delays, we are experiencing longer than normal lead times. This is an estimated procurement duration based on current information available and is subject to change.

WARRANTY

Neurilink is a licensed and bonded general and low-voltage electrical contractor and warranties workmanship against defects for 90-days after the execution of the Substantial Completion Form. All manufacturers' warranties are subject to their respective terms and conditions.

APP	ENDIX

Council Chambers Streaming		
OFE LAN	Owner Furnished Equipment: PoE Capable LAN @ Rack Location	1
OFE Power	Owner Furnished Equipment: 15A 120VAC duplex @ Rack Location	1
OFE Table	Owner Furnished Equipment: Dais	1
OFE Display	Owner Furnished Equipment: Display - Samsung 65"	4
PAPTZ310W	Aver Pro Live Streaming PTZ Camera	1
AT-OME-EX-KIT	Atlona Omega HDMI Over HDBT Tx/Rx Kit	1
ESP1610	Epiphan Pearl Nano 2-Source Live Event Video	1
CAT6SP-WHT	Cat 6 Wire, White, Shielded, Plenum, White, 23-4	300
101-005-02	Extron Shielded Cat6-RJ45 Plug Extron XTP DTP 24 (10 pk)	1
16-02P-WHT	16/2 Wire, White, Plenum, Unshielded	300
WP-PC-CAT6-7FT-BLK	Wirepath Cat6 Ethernet Patch Cable - 7 ft Black	1
C-MHM/MHM-6	Kramer High Speed w/ Ethernet HDMI Cable, 6'	1
C-MHM/MHM-3	Kramer High Speed w/ Ethernet Micro HDMI Cable, 3'	1
C-USB/MicroB-3	Kramer USB 2.0 A (M) to Micro–B (M) Cable, 3ft	1
C-USB/AB-6	Kramer USB 2.0 A male to B male 6'	1
LV1	Arlington™ Single Gang Low Voltage Retrofit Mounting Bracket (10/Box)	1
DECOR-1-WH	Wirepath Decorative Single Gang Wall Plate (White)	1



120817X	Brush Plate, 1-gang, White	1

TERMS & CONDITIONS

THIS AGREEMENT ("AGREEMENT") CONTAINS THE TERMS THAT ALLOW YOU ("CUSTOMER") TO USE THE SERVICES AND/OR EQUIPMENT TO BE PROVIDED BY NEURILINK, LLC., with principal place of business at 12586 W Bridger Street, Suite 100, Boise, ID ("COMPANY"). Customer agrees that these terms represent, and Customer is entering into a legally binding agreement. Customer represents to Company that it is lawfully able to enter into contracts.

GENERAL TERMS AND CONDITIONS

1. **DEFINITIONS.**

A. "Customer Locations" mean all Customer locations receiving Equipment or Services under the terms and conditions of this Agreement, including any new Customer Locations that receive Services or Equipment during the Term.

B. "Documentation" means user guides, plans, manuals or any other materials prepared by Company, whether in printed or electronic format, which instruct or otherwise support Customer on the use of the Equipment or Services.

C. "Equipment" means any physical asset or piece of hardware that has material existence, provided by the Company to Customer for use in Customer Locations.

D. "Services" mean all subscriptions, software, labor, applications, information, and processes.

E. "Authorized Signatory" means an employee of the Customer that has the authority to approve and execute Agreements on behalf of the Customer's legal business entity.

F. "Scope" means the documentation, set forth in the Proposal that itemizes specific project(s) goals that includes at a minimum the Equipment and/or Services to be provided, the fees associated with completion of said project(s), the timeline to complete said project(s), and the features and functionality of the Equipment and Services.

G. "Proposal" is a document that defines a project(s) with Scope, Equipment and Services to be provided to Customer and establishes the fees associated with completion of said project(s).

H. "After Hours" are defined as Saturday and Sunday, and those hours before 8:00 am and after 5:00 pm Monday through Friday, including Federally recognized holidays.

I. "Change Order" is defined as a revision(s) to an existing Scope. Change Orders will include, at a minimum, a description of the change, a fee or fee structure for the change, any schedule adjustments, a signature block to be completed by an Authorized Signatory and a date of the execution of the Change Order. Change Orders may or may not change the total project fees.

J. "Warranty Period" is the period of time that warrant no-charge return visits, service calls, repair, replacement or substitution of Services or Equipment.

K. "Substantial Completion Form" is a form requiring execution from an Authorized Signatory of the Customer, that affirms completion of the Scope to a degree that allows for use of a substantial portion of Equipment or Services.

L. "Effective Date" is the last date of execution by either a Customer Authorized Signatory or Company Authorized Signatory.

M. "Service Ticket" means a documented service request marked with a time stamp that requests Company assistance and provides affirmation of issue resolution.

2. **WORKMANSHIP.** All work performed by Company shall be in accordance with best practices. Company shall take all necessary precautions to ensure the safety, security, integrity and quality of all work performed, including but not limited to engineering, design and project management.

3. **TERM.** This Agreement shall commence on the Effective Date of the Proposal(s) as executed by an Authorized Signatory and shall terminate upon the date that all obligations of the parties City of Middleton Live Streaming Proposal



have been satisfied, up to and including, full payment for Services and Equipment as described in the Scope, and Change Orders, if applicable. Final acceptance of Scope completion will be executed via the Substantial Completion Form.

4. **TERMINATION.** This Agreement may be terminated upon 30-day written notice with the mutual written consent of both parties, which shall not be unreasonably withheld, or if there has been a material breach of the terms of this Agreement. If a breach occurs then the breaching party will comply with the terms provided in Section 21, Default; Remedy.

5. **EFFECT OF TERMINATION.** In the event of a termination of the Agreement both parties agree that there will be no further force or effect, however, any termination regardless of timing, will not relieve the Customer for any fees for Equipment or Services already provided, any past due invoices, or other agreed upon fees.

All provisions of this Agreement which may reasonably be interpreted or construed as surviving the expiration or termination of this Agreement shall survive the expiration or termination of this Agreement. For avoidance of doubt, the Warranty Period and Equipment Warranty will survive the termination of this agreement in accordance with Section 7 and 8.

6. **DELAYS.** Company will use reasonable efforts to deliver all Services and Equipment as defined by the Scope to Customer. In the event of a delay, Company will advise Customer as soon as possible of a new date for performance or installation. If the timetable for installation or performance of any Services or Equipment is delayed as a result of any of the following events, then the timetable for installation or performance of the Services or Equipment will be extended for the period of time that the Services, Equipment or installation of Services or Equipment has been delayed as a result of such events: delay by Customer in the performance of Customer's responsibilities; an event of Force Majeure as described in Section 23; or in cases of a Change Order.

7. WORKMANSHIP WARRANTY. For the ninety (90) day period following the date Customer has executed, the Substantial Completion Form, hereunder (the "Warranty Period"), Company warrants to Customer that the Equipment and Services located at such Customer Location will be free from material defects in materials and/or workmanship. During the Warranty Period, Company shall maintain and service all Equipment hereunder at no additional charge to Customer (including any shipping charges related thereto), provided that such maintenance and service shall not include labor and component repairs required as a direct or indirect result of the improper or out of the ordinary us e of the Equipment. During the Warranty Period, defective Equipment will be either repaired or replaced at Company's sole discretion. Any replacement Equipment, parts or products are warranted for the remainder of the original Warranty Period associated with the replaced or repaired Equipment. Customer must promptly notify Company if there is a defect in material or workmanship. Company must receive notice of all defects before expiration of the Warranty Period. After the Warranty Period for each piece of Equipment sold hereunder, Customer shall be responsible for any costs associated with repair (including any component replacement and shipping charges).

8. **EQUIPMENT WARRANTY.** All manufacturers' warranties are subject to their respective terms and conditions.

9. ACCEPTANCE. Customer acknowledges and agrees that Customer is responsible for ensuring that all Equipment and Services performed or received are accurate and meet Customer's requirements and Scope. Unless the parties agree to alternative acceptance criteria in writing, Customer will be deemed to have fully accepted all Services upon completion of the Scope and execution by an Authorized Signatory via a Substantial Completion Form.



10. **PAYMENT TERMS.** For all Services and Equipment provided hereunder, Customer shall pay Company as set forth in Proposal(s), defined by the Scope, and delivered to Customer and executed by an Authorized Signatory. Customer shall pay for expenses related to shipping, Services, and Equipment to the Customer Locations. All invoices will be due net 30 unless otherwise noted.

A. Prior to the date that Customer first receives Services or Equipment, Customer shall pay to Company a deposit equal to the fifty percent (50%) of the agreed upon project Scope set forth in Proposal(s) that is executed by an Authorized Signatory, prior to the start of any project, if the Scope is in excess of \$9,999. Following the completion and in-writing sign off by the Customer via the Substantial Completion Form, Customer shall be invoiced for the remaining balance which may incorporate Change Orders, cost overruns or related expenses. Shipping and freight fees will be calculated and invoiced following the completion of the project Scope.

B. If any bank or other financial institution refuses to honor any payment of Customer, Company may charge a collection fee that is the lesser of (i) \$20.00 (Twenty U.S. dollars) or (ii) the maximum amount permitted under applicable law. Customer acknowledges that this collection fee is not an interest charge, finance charge, or other such charge or payment of a similar nature and it is reasonably related to the actual expense that Company incurs due to unsatisfied payment. Customer shall pay all costs of collection, before and after judgment, including, but not limited to, court costs, and reasonable attorney fees (including those incurred in defense of any claim brought by Customer or incident to settlement or any action or proceeding involving Customer brought pursuant to the United States Bankruptcy Code).

C. In order to establish an account with Company, Customer authorizes Company to inquire into Customer's creditworthiness by checking with credit reporting agencies. If Customer is delinquent in any payment to Company, Customer also authorizes Company to report any late payment or nonpayment to credit reporting agencies. Customer must notify Company immediately of any change in Customer's name, billing or business address, e-mail address, telephone number or credit card information.

11. **Taxes.** Customer is solely responsible for payment of any taxes (including sales, use, and property taxes) resulting from the provision of the Services or Equipment, other than taxes based on the gross or net income of Company. Customer shall indemnify, defend, and hold Company, its officers, directors, and employees harmless from and against any and all claims and liabilities arising from or related to Customer's failure to report or pay such taxes.

12. **Service Visits.** If Customer requests a service visit or an on-site service unrelated to the current, existing or unfinished Proposal, Scope or Service Ticket (either prior, during or subsequently) at a Customer Location, Customer agrees to pay the costs (including then-current labor rates) of any such visit, even if such a visit is merely diagnostic in nature.

13. **CONFIDENTIALITY.** The Company and Customer acknowledge that the existence and the terms of this Agreement and any oral or written information exchanged between the parties in connection with the preparation and performance of this Agreement are regarded as confidential information. Each party shall maintain confidentiality of all such confidential information and without obtaining the written consent of the other party shall not disclose any relevant confidential information to a ny third parties except for information that (a) is in the public domain (other than through the receiving party's unauthorized disclosure); or (b) is under the obligation to be disclosed pursuant to the applicable law(s) or regulations or orders of the court or other government authorities. Upon termination of this Agreement all confidential material with be either destroyed or returned to the disclosing party unless said material is required and/or necessary for proper operations of the Services or Equipment.

All obligations related to this section shall survive the termination of this Agreement for a period of five (5) years.



14. **Assignment.** Either party may assign either this Agreement or any of its rights, interest, or obligations hereunder without the prior written permission of the other parties. Written notice of such assignment will be in writing and delivered no later than thirty (30) days prior to effective date of such assignment.

15. **INDEMNIFICATION BY COMPANY.** Company shall indemnify, defend, and hold Customer and its officers, directors, and employees harmless from and against any and all third party claims, actions, suits, damages, proceedings, costs and expenses (including reasonable attorneys' fees and costs) incurred or suffered by Customer and arising out of or relating to (i) any material breach by Company of Company's representations and warranties, agreements and covenants contained in this Agreement solely as they relate to Company provided Services or Equipment or (ii) infringement of any United States issued patent, registered copyright, or registered trademark. Notwithstanding the foregoing, Company shall have no obligation to indemnify Customer with respect to any claims or damages arising out of or resulting from (i) any use of the Services or Equipment by Customer or any third party in violation of the terms of this Agreement; (ii) Customer's gross negligence or willful misconduct; (iii) any modifications to the Equipment by any person or entity other than Company or Company's authorized representative; (iv) any unauthorized use by Customer or any third party; (v) any use in combination with other hardware, to the extent any alleged infringement is caused by such combination.

16. **INDEMNIFICATION BY CUSTOMER.** Customer shall indemnify, defend, and hold Company and its officers, directors, and employees harmless from and against any and all third party claims, actions, suits, damages, proceedings, costs and expenses (including reasonable attorneys' fees and costs) incurred or suffered by Company and arising out of or relating to any breach or violation by Customer of Customer's representations, warranties, agreements or covenants contained herein.

17. **INDEMNIFICATION PROCEDURES.** The party claiming indemnification pursuant to this section (the "Indemnified Party") shall promptly notify the other party (the "Indemnifying Party") of any such claim of which it becomes aware and shall: (i) at the Indemnifying Party's expense, provide reasonable cooperation to the Indemnifying Party in connection with the defense or settlement of any such claim, (ii) at the Indemnified Party's expense, be entitled to participate in the defense of any such claim, and (iii) not settle or compromise any claim, action or allegation without the prior written consent of the Indemnifying Party. The Indemnified Party agrees that the Indemnifying Party shall have sole and exclusive control over the defense and settlement of any such third-party claim. However, the Indemnifying Party shall not acquiesce to any judgment or enter into any settlement that admits liability on the part of the Indemnified Party without the prior written consent of the Indemnified Party.

18. WAIVER; SEVERABILITY. The failure of either party to enforce any provision of this Agreement or to exercise any right or remedy hereunder shall not be considered to be a waiver of any such right or remedy or of any subsequent breach of this Agreement. No provision of this Agreement may be waived except by written agreement of each party. If any provision of this Agreement violates any law or becomes unenforceable, then such provision shall be deemed modified or excluded to the extent necessary so that it is no longer in violation of law or unenforceable. The remaining provisions of this Agreement shall remain binding on the parties.

19. **DISCLAIMER OF WARRANTIES.** THE LIMITED WARRANTIES EXPRESSLY SET FORTH IN SECTION 7 & 8 ARE THE ONLY WARRANTIES MADE BY COMPANY. COMPANY EXPRESSLY DISCLAIMS AND EXCLUDES ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. CUSTOMER ACKNOWLEDGES THAT COMPANY HAS NOT MADE, AND CUSTOMER IS NOT RELYING ON, ANY EXPRESS OR IMPLIED WARRANTIES OR REPRESENTATIONS TO CUSTOMER REGARDING THE VALUE OF THIS AGREEMENT OR THE SERVICES AND PRODUCTS TO CUSTOMER OR CUSTOMER'S ABILITY TO USE SUCH SERVICES OR PRODUCTS PROVIDED HEREUNDER TO ITS



ADVANTAGE, PROFITABILITY OR BENEFIT. DUE TO THE COMPLEX NATURE OF HARDWARE AND SOFTWARE IN GENERAL, COMPANY DOES NOT WARRANT THAT THE SOFTWARE, SERVICES OR THE DOCUMENTATION ARE COMPLETELY ERROR FREE, WILL OPERATE WITHOUT INTERRUPTION, ARE COMPATIBLE WITH ALL EQUIPMENT AND SOFTWARE CONFIGURATIONS, OR WILL OTHERWISE MEET CUSTOMER'S NEEDS.

20. LIMITATION OF LIABILITY. IN NO EVENT SHALL COMPANY (OR COMPANY'S SUPPLIERS OR LICENSORS) BE LIABLE FOR ANY INDIRECT, CONSEQUENTIAL, SPECIAL OR INCIDENTAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFIT, BUSINESS INTERRUPTION OR OTHER PECUNIARY LOSS AND WHETHER UNDER THEORY OF CONTRACT, TORT OR OTHERWISE) ARISING OUT OF OR RELATED TO THIS AGREEMENT INCLUDING THE PROVISION, USE OR INABILITY TO USE THE EQUIPMENT, SERVICES, OR SOFTWARE EVEN IF CUSTOMER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR IF THE EXCLUSIVE REMEDIES STATED HEREIN FAIL OF THEIR ESSENTIAL PURPOSE. IN NO EVENT SHALL COMPANY'S AGGREGATE LIABILITY TO CUSTOMER ARISING OUT OF OR RELATED TO THIS AGREEMENT EXCEED THE FEES PAID BY CUSTOMER TO COMPANY UNDER THIS AGREEMENT.

21. **DEFAULT; REMEDY.** If either party materially breaches this Agreement for any reason, then the non-breaching party shall notify the breaching party of such breach in writing. The breaching party will have thirty (30) days from receipt of such notice to remedy the breach. If, after the thirty (30) day remedy period, the breach has not been cured, the non-breaching party, in its sole discretion and in addition to its other remedies, may terminate this Agreement. If Customer is the breaching party, Company may withhold Services or Equipment in whole or in part upon the occurrence of the breach. The breaching party shall reimburse the non-breaching party for all out-of-pocket costs and expenses incurred in connection with non-breaching party's exercise of its rights under this Agreement, including without limitation, its costs of collection and reasonable attorneys' fees and costs. Customer acknowledges and agrees that if at any time Customer is late in the payment of any amount due to Company, (a) Company may withhold Services or Equipment to the Customer until such time as Customer pays all amounts due and owing to Company, (b) the full and regular fees associated with the Services or Equipment shall continue to accrue notwithstanding the fact that the Services and Equipment are being withheld, and (c) Company will not be obligated to provide retroactive Services once Customer pays the balance of payments due and owing to Company.

22. **NOTICE.** Any notices permitted or required pursuant to this Agreement shall be deemed effective if made in writing and sent via recognized postal service or digital delivery system such as email, to the Customer's Authorized Signatory and to the Company at the following address:

A. Neurilink, LLC Attn: Bill Smith 12586 W. Bridger Street Suite 100 Boise, ID 83713

23. **Force MAJEURE.** Except for payments due from Customer to Company hereunder, neither party shall be liable for delays in performance due to causes beyond its reasonable control, including but not limited to, acts of God, acts of public enemy, acts of government or courts of law or equity, civil war, insurrection or riots, fires, floods, explosions, earthquakes, or other casualties, strikes or other labor troubles. A party so delayed shall promptly inform the other party in writing of such event and of the date by which its performance may reasonably be expected to resume.

24. **SURVIVAL.** All provisions of this Agreement which may reasonably be interpreted or construed as surviving the expiration or termination of this Agreement shall survive the expiration or termination of this Agreement.

City of Middleton Live Streaming Proposal

Proposal: Sage#



25. **Hours.** All Service pricing is based on installation during the normal business hours of 8:00 am to 5:00 pm, Monday through Friday unless otherwise noted. Any work required outside these normal business hours may constitute as After Hours work or Change Order and may increase the fees of the project. It is assumed that the Customer Location(s) for which this is proposed will be available for Company's use during these hours.

26. **Revisions.** Revisions or modifications to the Scope of work defined in the Proposal(s) are subject to mutually accepted and executed Change Orders. Work related to Change Order requests will proceed following receipt of a signed authorization from the Customer to perform such work. Revisions may affect the fees charged to the Customer and/or schedule.

27. **Governing Law.** This Agreement shall be governed by and construed in accordance with the laws of the State of Idaho without giving effect to the conflict of laws principles thereof.

28. SITE CONDITIONS

A. **Secure Storage & Ownership.** All Equipment is shipped FOB destination. Equipment delivered to the site is to be received and signed for by an authorized representative of the Customer and becomes the Customer's property. Customer will assume responsibility for the secure storage of all Equipment delivered to the job site.

B. **OWNER-FURNISHED EQUIPMENT (OFE).** It is assumed that all owner-furnished equipment and/or existing wiring is in good working order. If during the installation process such hardware/wiring is found to be defective, it is understood that the completion date of the project may be affected, and a Change Order may be required to overcome the complication(s) created by such defects.

C. **AC Power.** AC power is the responsibility of the Customer. Customer will provide all necessary power outlets, junction boxes, conduit, etc. as required for the design. All power should be properly grounded.

D. **CEILING TILES.** Replacement ceiling tiles are the responsibility of the Customer.

E. **PRE/POST-TENSIONED CEILINGS/FLOORS.** Customer shall identify the presence of any preor post-tensioned ceilings or floors within the area of installation to Company. Customer is responsible for any required x-rays of areas in which installation shall take place.

F. **FINISHES.** Any installation, repair, patch, paint, re-texturing or trimming of walls, ceilings and/or finish carpentry is to be performed by others and is the Customer's responsibility.

G. **PARKING.** Customer will provide adequate parking for Company vehicle(s) in a location conducive to our access to the vehicle(s) for retrieval of tools and supplies throughout the workday. If such parking is within a secured facility, Customer will validate the parking fees for Company vehicle(s).

29. **RESTOCKING FEES.** Any Equipment that has been ordered for a project that falls within the Scope and is not used as a result of any Customer changes to the design or refused by the Customer at the time of delivery are subject to a minimum of 20% restocking fees, plus any incurred freight charges. Company reserves the right to designate Equipment as non-returnable.

30. **MISCELLANEOUS.** This Agreement constitutes the entire agreement of the parties with respect to the subject matter contained herein, and supersedes all prior and contemporaneous understandings, agreements, representations and warranties, both written and oral, regarding such subject matter. No amendment or modification of this agreement is effective unless it is in writing, identified as an amendment to this Agreement and signed by an authorized representative of each party. If any term or provision of this City of Middleton Live Streaming Proposal

Proposal: Sage#



Agreement is found by a court of competent jurisdiction to be invalid, illegal or unenforceable, such invalidity, illegality or unenforceability shall not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction. No waiver by any party of any of the provisions of this Agreement shall be effective unless explicitly set forth in writing and signed by the party so waiving. This Agreement is binding on and inures to the benefit of the parties and their respective successors and permitted assigns. This Agreement may be executed in counterparts, each of which is deemed an original, but all of which together are deemed to be one and the same agreement. Notwithstanding anything to the contrary in this Agreement, a signed copy of this Agreement delivered by facsimile, email, DocuSign or other means of electronic transmission is deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

Project Budget	\$ 7,653.65
Date Issued	4/19/2022 This proposal expires 30 days after the date issued.
Project Commencement	Project will begin once this document is signed and returned to your account executive.
Project Location	City of Middleton 1130 W Main St Middleton, Idaho 83644

Customer:	Company:
City of Middleton	Neurilink, LLC
1130 W Main St	12586 W. Bridger St.
Middleton, Idaho 83644	Suite 100
	Boise, Idaho 83713

Ву:	Ву:
Printed Name:	Printed Name:
Title:	Title:
Date:	Date:



EXHIBIT "J"

City Council Budget Workshc

County & State Revenue Sources	2022	2023
Property Tax Collections	\$2,684,398.00	\$2,899,149.84
Personal Property Replacement Appendix J	\$0.00	\$0.00
Agricultural Replacement Appendix J	\$0.00	\$0.00
County Road and Bridge	\$60,000.00	\$65,000.00
State Revenue Share - Sales Tax Appendix P	\$766,682.00	\$1,176,027.00
Highway Distribution - Appendix Q	\$305,860.00	\$354,884.00
Highway Distribution - HB312 Appendix Q	\$95,943.00	\$111,617.00
Highway Distribution - HB362 Appendix Q	\$0.00	\$65,244.00
State Liquor Distributions - Appendix R	\$103,625.00	\$122,000.00

	2022	2023
Fee Revenue Sources	200 Permits	175 Permits
AVG. Permit Fee	\$488,400.00	\$518,700.00
AVG. Plan Review Fee	\$121,000.00	\$142,275.00
Manual J - \$60 pass-through to mecanical inspec.	\$0.00	\$0.00
Electrical	\$72,000.00	\$54,000.00
Plumbing	\$72,000.00	\$54,000.00
Mechanical	\$48,000.00	\$36,000.00
Public Works Insp. Fee (paid 50% each water sewer)	\$5,000.00	\$4,375.00
Water Connection Fee	\$773,398.50	\$710,559.41
Inspection Water Fee	\$2,500.00	\$2,187.50
Sewer Connection Fee	\$1,272,835.20	\$1,169,418.08
Inspection Sewer Fee	\$2,500.00	\$2,187.50
Transportation Impact Fee	\$631,250.00	\$505,000.00
City Parks Impact Fee	\$215,750.00	\$172,600.00
Police Impact Fee	\$60,800.00	\$53,200.00
Collecting Other Impact Fee's Fee	\$4,000.00	\$3,500.00

DEPARTMENT	GL CODE	2022 Salary ONLY
Elected	01-410-110	\$122,734.00
Admin	01-415-110	\$277,660.00
Police	01-421-110	\$737,849.00

	Total:	\$2,206,405.00
Stormwater	62-436-110	\$0.00
Waste Water	61-415-110	\$418,861.00
Water	60-434-110	\$302,784.00
Streets	02-431-110	\$210,819.00
Parks	01-538-110	\$52,970.00
PUBLIC SAFETY	01-423-110	\$82,728.00

Potential New Hires	% SPLITS	G&A
Detective	\$60,320.00	
Police Officer	\$56,784.00	
Police Officer	\$56,784.00	
GIS	\$56,160.00	10%
Code Enforcement	\$41,600.00	
Seasonal Summer	\$13,000.00	
COST SPLITS	Salary Only	G&A
Detective	\$60,320.00	
Police Officer	\$56,784.00	
Police Officer	\$56,784.00	
GIS	\$56,160.00	\$5,616.00
Code Enforcement	\$41,600.00	
Seasonal Summer	\$13,000.00	
TOTAL:	\$284,648.00	\$5,616.00
COST SPLITS (tax & benefits)	Salary + Tax & Benefits	G&A
Detective	\$101,476.60	
Police Officer	\$97,228.10	
Police Officer	\$97,228.10	
GIS	\$96,283.46	\$9,628.35
Code Enforcement	\$78,843.08	
Seasonal Summer	\$14,022.84	
TOTAL:	\$485,082.18	\$9,628.35

COST SPLITS EXPENSES	One Time Expenses	G&A
Detective	\$12,730.00	
Police Officer	\$78,830.00	
Police Officer	\$78,830.00	
GIS	\$19,591.00	\$1,959.10
Code Enforcement	\$38,891.00	
Seasonal Summer	\$150.00	
TOTAL:	\$229,022.00	\$1,959.10

p - FY23 May 4, 2022

Delta	Percent	
\$214,751.84	8%	Split 53% General; 47% Streets
\$0.00	0%	
\$0.00	0%	
\$5 <i>,</i> 000.00	8%	100% Streets
\$409,345.00	53%	Split 53% General; 47% Streets
\$49,024.00	16%	100% Streets
\$15,674.00	16%	100% Streets Maintenance
\$65,244.00	100%	100% Streets
\$18,375.00	18%	100% General Fund

Delta	Percent	
\$30,300.00	6%	2023 based on current market value for homes. If prices drop
\$21,275.00	18%	this revenue will be lower.
\$0.00		
-\$18,000.00	-25%	City recognizes 40% of this fee as actual revenue,
-\$18,000.00	-25%	60% is expensed to inspectors
-\$12,000.00	-25%	
-\$625.00	-13%	
-\$62,839.09	-8%	
-\$312.50	-13%	
-\$103,417.13	-8%	
-\$312.50	-13%	
-\$126,250.00	-20%	
-\$43,150.00	-20%	
-\$7,600.00	-13%	
-\$500.00	-13%	

2023 Salary		Potential New	Total w/New	Salary, Tax, & Benefits -	Salary, Tax, &
(Incluces a 3%	Delta Between		Hires (Salary	WITHOUT-	Benefits WITH
increase)	2022 & 2023	Only)	Only)	New Hires	New Hires
\$122,734.00	\$0.00	\$0.00	\$0.00	\$149,630.97	\$149,630.97
\$287,022.40	\$9,362.40	\$5,616.00	\$292,638.40	\$394,014.38	\$403,642.73
\$756,939.32	\$19,090.32	\$190,528.00	\$947,467.32	\$1,030,988.12	\$1,358,458.15

\$145,468.96	\$62,740.96		\$145,468.96	\$225,061.56	\$225,061.56
\$54,791.44	\$1,821.44	\$6,500.00	\$61,291.44	\$93,778.51	\$100,789.93
\$220,787.73	\$9,968.73	\$14,924.00	\$235,711.73	\$306,197.68	\$327,651.62
\$316,535.59	\$13,751.59	\$18,200.00	\$334,735.59	\$461,843.23	\$493,798.40
\$397,850.57	-\$21,010.43	\$18,200.00	\$416,050.57	\$645,200.39	\$677,155.56
\$0.00		\$30,680.00	\$30,680.00	\$0.00	\$55,608.10
\$2,302,130.01	\$95,725.01	\$284,648.00	\$2,464,044.01	\$3,306,714.84	\$3,791,797.02

Police	Parks	Streets	Water	Wastewater	Stormwater
100%					
100%					
100%					
0%		15%	25%	25%	25%
40%			10%	10%	40%
	50%	50%			
Police	Parks	Streets	Water	Wastewater	Stormwater
\$60,320.00					
\$56,784.00					
\$56,784.00					
		\$8,424.00	\$14,040.00	\$14,040.00	\$14,040.00
\$16,640.00	\$0.00	\$0.00	\$4,160.00	\$4,160.00	\$16,640.00
	\$6,500.00	\$6,500.00			
\$190,528.00	\$6,500.00	\$14,924.00	\$18,200.00	\$18,200.00	\$30,680.00
Police	Parks	Streets	Water	Wastewater	Stormwater
Police \$101,476.60	Parks	Streets	Water	Wastewater	Stormwater
	Parks	Streets	Water	Wastewater	Stormwater
\$101,476.60	Parks	Streets	Water	Wastewater	Stormwater
\$101,476.60 \$97,228.10	Parks \$0.00	<i>Streets</i> \$14,442.52	<i>Water</i> \$24,070.87	<i>Wastewater</i> \$24,070.87	<i>Stormwater</i> \$24,070.87
\$101,476.60 \$97,228.10 \$97,228.10					
\$101,476.60 \$97,228.10 \$97,228.10 \$0.00	\$0.00	\$14,442.52	\$24,070.87	\$24,070.87	\$24,070.87
\$101,476.60 \$97,228.10 \$97,228.10 \$0.00	\$0.00 \$0.00	\$14,442.52 \$0.00	\$24,070.87 \$7,884.31	\$24,070.87 \$7,884.31	\$24,070.87 \$31,537.23
\$101,476.60 \$97,228.10 \$97,228.10 \$0.00 \$31,537.23	\$0.00 \$0.00 \$7,011.42	\$14,442.52 \$0.00 \$7,011.42	\$24,070.87 \$7,884.31 \$0.00	\$24,070.87 \$7,884.31 \$0.00	\$24,070.87 \$31,537.23 \$0.00
\$101,476.60 \$97,228.10 \$97,228.10 \$0.00 \$31,537.23	\$0.00 \$0.00 \$7,011.42	\$14,442.52 \$0.00 \$7,011.42	\$24,070.87 \$7,884.31 \$0.00	\$24,070.87 \$7,884.31 \$0.00	\$24,070.87 \$31,537.23 \$0.00
\$101,476.60 \$97,228.10 \$97,228.10 \$0.00 \$31,537.23 \$327,470.03	\$0.00 \$0.00 \$7,011.42 \$7,011.42	\$14,442.52 \$0.00 \$7,011.42 \$21,453.94	\$24,070.87 \$7,884.31 \$0.00 \$31,955.17	\$24,070.87 \$7,884.31 \$0.00 \$31,955.17	\$24,070.87 \$31,537.23 \$0.00 \$55,608.10
\$101,476.60 \$97,228.10 \$97,228.10 \$0.00 \$31,537.23 \$327,470.03 Police \$12,730.00	\$0.00 \$0.00 \$7,011.42 \$7,011.42	\$14,442.52 \$0.00 \$7,011.42 \$21,453.94	\$24,070.87 \$7,884.31 \$0.00 \$31,955.17	\$24,070.87 \$7,884.31 \$0.00 \$31,955.17	\$24,070.87 \$31,537.23 \$0.00 \$55,608.10
\$101,476.60 \$97,228.10 \$97,228.10 \$0.00 \$31,537.23 \$327,470.03 Police	\$0.00 \$0.00 \$7,011.42 \$7,011.42	\$14,442.52 \$0.00 \$7,011.42 \$21,453.94	\$24,070.87 \$7,884.31 \$0.00 \$31,955.17	\$24,070.87 \$7,884.31 \$0.00 \$31,955.17	\$24,070.87 \$31,537.23 \$0.00 \$55,608.10
\$101,476.60 \$97,228.10 \$97,228.10 \$0.00 \$31,537.23 \$327,470.03 Police \$12,730.00 \$78,830.00	\$0.00 \$0.00 \$7,011.42 \$7,011.42	\$14,442.52 \$0.00 \$7,011.42 \$21,453.94	\$24,070.87 \$7,884.31 \$0.00 \$31,955.17	\$24,070.87 \$7,884.31 \$0.00 \$31,955.17	\$24,070.87 \$31,537.23 \$0.00 \$55,608.10

\$15,556.40	\$0.00	\$0.00	\$3,889.10	\$3 <i>,</i> 889.10	\$15,556.40
	\$75.00	\$75.00			
\$185,946.40	\$75.00	\$3,013.65	\$8,786.85	\$8,786.85	\$20,454.15

Fee Revenue Sources	200 Permits	NO GROWTH
AVG. Permit Fee	\$488,400.00	\$0.00
AVG. Plan Review Fee	\$121,000.00	\$0.00
Manual J - \$60 pass-through to m	\$0.00	\$0.00
Electrical	\$72,000.00	\$0.00
Plumbing	\$72,000.00	\$0.00
Mechanical	\$48,000.00	\$0.00
Public Works Insp. Fee (paid 50%	\$5 <i>,</i> 000.00	\$0.00
Water Connection Fee	\$773 <i>,</i> 398.50	\$0.00
Inspection Water Fee	\$2,500.00	\$0.00
Sewer Connection Fee	\$1,272,835.20	\$0.00
Inspection Sewer Fee	\$2,500.00	\$0.00
Transportation Impact Fee	\$631,250.00	\$0.00
City Parks Impact Fee	\$215,750.00	\$0.00
Police Impact Fee	\$60 <i>,</i> 800.00	\$0.00
Collecting Other Impact Fee's Fee	\$4,000.00	\$0.00

\$3,769,433.70

Total Cost with New Hires and One Time Expenses \$149,630.97

\$405,601.83 \$1,544,404.55 New Employee General Fund Impact Summary

	General Fund
Without New Hires	\$1,893,473.54
With New Hires	\$2,237,583.34

\$225,061.56	Delta	\$344,109.80
\$100,864.93		
\$330,665.27	New Property Tax \$2	14,752 \$113,818.56 53% New Property
\$502,585.25	Shortfall	-\$230,291.24
\$685,942.41		
\$76,062.25		
\$4,020,819.02	Other Considerations	2

One-time expenses are not included above Inflation across the budget at a minimum of 8%

Funding this position requires a increase in Storm Water Fees Delta

-\$488,400.00 Personnel -\$121,000.00 Personnel \$0.00 -\$72,000.00 -\$72,000.00 -\$48,000.00 -\$5,000.00 -\$773,398.50 19% M/O 81% CAP -\$2,500.00 -\$1,272,835.20 16% M/O; 84% Cap -\$2,500.00 -\$631,250.00 100% Cap -\$215,750.00 100% Cap -\$60,800.00 100% Cap -\$4,000.00

-\$3,769,433.70

FY-23 Budget Assumptions

Property Tax	Additional Revenue
8% (includes the 3%) Max Allowable PT Increase (HB398)	\$214,752
TOTAL NEW REVENUE FROM PROPERTY TAX EXPECTED	\$214,752

<u>Utlity</u>	Current Fee			New Fee		
5% Increase Water Base Rate	\$	11.68	\$	12.26		
5% Increase Water Use Rate	\$	1.92	\$	2.02		
5% Increase Water Connection Fee	\$	3,866.99	\$	4,060.34		
5% Increase Sewer Base Rate	\$	38.10	\$	40.01		
5% Increase Sewer Use Rate	\$	3.53	\$	3.71		
5% Increase Sewer Connection Fee	\$	6,364.18	\$	6,682.39		

Building

Anticipates 175 new residential homes

Budget Impacts

Health Care Premiums estimated increase 5%

Medical Election	# EE on Plan
EE	6
EE+SP	5
EE+CHILD	0
EE+CHILDREN	3
EE+SP+CHILD(REN)	11
STIPEND	13
	38

ESTIMATED PLAN RATES

2023 Blue Shield		2022 Ins.
EMPLOYEE'S TOTAL OUT OF POCKET PER YEAR: 5% Est. Increased	se	Premium
INDIVIDUAL: \$1,500.00 EE	\$	642.95
FAMILY: \$3,000.00 EE+SP	\$	1,285.89
EE+CHILD	\$	1,221.60
EE+CHILDREN	\$	1,221.60
EE+SP+CHILD(REN) <mark>\$</mark>	1,864.55

2023	Delta Dental	2022 Ins.
DELTA DENTAL PLAN		Premium
Assuming a 5% increase	EE	39.54
	EE+SP	79.08

EE+CHILD	73.35
EE+CHILDREN	92.54
EE+SP+CHILD(REN)	124.35

$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
\$ 4,060.34 \$ - \$ 193.35 \$ 40.01 \$ - \$ 1.91
\$ 40.01 \$ - \$ 1.91
\$ 3.71 \$ - \$ 0.18
\$ 6,682.39 \$ - \$ 318.21

Reside	nt Water/S	iewe	r Bill 400		
C	urrent	Proposed			
\$	11.68	\$	12.26		
\$	7.68	\$	8.06		
Ś	38.10	Ś	40.01		
\$ \$	14.12	'	14.83		
\$	71.58	\$	75.16		

				7	otal ER Pd
Cost	Blue Shield	D	ELTA DENTAL		Benefits
\$	62,792.15	\$	2,989.22		
\$	123,941.98	\$	3,736.53		
\$	-	\$	-		
\$	70,893.44	\$	2,496.31		
\$	387,246.04	\$	11,357.58		
\$	84,318.00				
\$	729,191.60	\$	20,579.64	\$	749,771.25

Ε		ER Buy Down		100%		50%		Total Paid		er Pay Period		EE				
		Deductible		e Pd by ER		Pd by ER		ible Pd by ER		Pd by ER		by ER		ER	pd	per mo.
	\$	229.17	\$	872.11			\$	872.11	\$	436.06	\$	-				
	\$	458.33	\$	1,744.23	\$	321.47	\$	2,065.70	\$	1,032.85	\$	321.47				
	\$	458.33	\$	1,679.93	\$	289.33	\$	1,969.26	\$	984.63	\$	289.33				
	\$	458.33	\$	1,679.93	\$	289.33	\$	1,969.26	\$	984.63	\$	289.33				
	\$	458.33	\$	2,322.88	\$	610.80	\$	2,933.68	\$	1,466.84	\$	610.80				

5% Increase	100%	50%	Total paid	Per Pay Period	EE
2023	Pd by ER	Pd by ER	by ER		pd per mo.
41.52	41.52		41.52	20.76	
83.03	41.52	20.76	62.28	31.14	20.76

77.02	41.52	17.75	59.27	29.63	17.75
97.17	41.52	27.83	69.34	34.67	27.83
130.57	41.52	44.53	86.04	43.02	44.53

0 Gc	allons		
\$	3.58		

P	er Pay		ER Cost
ŀ	Period	Per	EE Per Year
\$	-	\$	10,465.36
\$	160.74	\$	24,788.40
\$	144.66	\$	23,631.15
\$	144.66	\$	23,631.15
\$	305.40	\$	35,204.19

Per Pay

Period

10.38

8.88
13.91
22.26

9:39 AM

٠

Civil Dynamics, PC Find Report All Transactions

05/04/22 Accrual Basis					Find Report All Transactions	port				
	Type	Date	Num	Name	Memo	Account	Class	5	Solit	Balanco
									- Chine	Datalice
	Invoice	05/03/2022	2022	City of Middleton:		120 - Accounts R				
	Invoice	04/05/2022	2022	City of Middleton		120 - Accounte D		r		1,582.50
	Invoice	03/02/2022	2022	City of Middleton				•	۵۳۲۱۱- ۵۵: ۲	2,162.50
	Invoice	09/01/2021	2021	City of Middleton				'	-04411-	2,742.50
	Invoice	08/02/2021	2021	City of Middleton:		120 - Accounts R		'	SPLIT-	3,612.50
	Invoice	07/06/2021	2021	City of Middleton		120 Accounts R		7	400 · Servic	3,902.50
	Invoice	06/01/2021	2021	City of Middleton		120 Accounts K		'	-SPLIT-	4,772.50
	Invoice	05/04/2021	2021	City of Middleton.		12U · Accounts R		'	-SPLIT-	6,962.50
	Invoice	04/08/2021	2021	City of Middleton		120 · Accounts R		'	SPLIT-	7,267.50
	Invoice	03/02/2021	2021	City of Middleton		120 - Accounts R		ſ	SPLIT-	9,475.00
	Invoice	01104/2021	2020	City of Middleton		120 · Accounts R			SPLIT-	9,955,00
	Invoice					120 · Accounts R			-SPLIT-	11,210.00
	Invoice	11/02/2020		City of Middleton		120 - Accounts R			400 · Servic	11.370.00
	Invoice	0707/20/11		City of Midaleton		120 · Accounts R		7	400 · Servic	11 775 00
		020212020	2020	Urty of Middleton:		120 - Accounts R		'	SPLIT.	10 707 ED
	Invoice	0202/20/60	2020	City of Middleton:		120 · Accounts R			ADD Somio	00.121,21
	Invoice	08/03/2020	2020	City of Middleton:		120 Accounts R			400 - Conio	DG.708/21
								(13,607.50
	Ota									

13,607.50

Total

City of Middleton PO Box 487 1103 W MAIN ST Middleton ID 83644	208-585-3133
Receipt No: 2.006987	May 10, 2022
STEVE BLACK	
Previous Balance: GENERAL FUND ANNEXING, PLANNING & ZONING- CIVI DYNAMICS ENGINEERING - BB 01-341-002 ANNEXING, PLANNING & ZONI	.00 13,607.50 NG
Total:	13,607.50
SunWest Check No: 090407720 Total Applied:	13,607.50 13,607.50
Change Tendered:	.00
- Duplicate Copy 05/10/2022 3:51	PM

5605 S 10th Ave Caldwell, ID 83607

Invoice

Date	Invoice #
5/3/2022	2022-176

Bill To City of Middleton PO Box 487 Middleton, ID 83644

				Terms
Quantity		Description	Date	Amount
3	City Engineer - 1		4/5/2022	480.00
1	completion packet City Engineer - 1 completion packet		4/14/2022	160.00
3	City Engineer Serv met on-site for fina		4/21/2022	435.00
2	punch list memo City Engineer Serv walk through	rices	4/21/2022	290.00
1.5	City Engineer Serv punch list completi	rices ion verification	4/29/2022	217.50
Park Asso Subdivisio				
Back Acre Subdivision	n		Total	\$1,582.50
Phone #	Fax #	E-mail	Payments/Credits	\$0.00
208.453.2028		amy@civildynamics.net	Balance Due	\$1,582.50

5605 S 10th Ave Caldwell, ID 83607

Invoice

Date	Invoice #
3/2/2022	2022-087

Bill To	
City of Middleton PO Box 487 Middleton, ID 83644	

				Terms
Quantity		Description	Date	Amount
2	items	f at Black Acres lift station to discuss outstand		290.00
2	City Engineer Serv update team on lift	t station outstanding items	2/2/2022	290.00
Black Acres			Total	\$580.00
Phone #	Fax #	E-mail	Payments/Credits	-\$580.00
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Invoice

Date	Invoice #
4/5/2022	2022-133

r

Bill To City of Middleton PO Box 487 Middleton, ID 83644

				Terms
Quantity		Description	Date	Amount
3	City Engineer Serv	end walkthrough and startup; send punchlist out	3/22/2022 3/23/2022	435.00 145.00
Black Acres			Total	\$580.00
Phone #	Fax #	E-mail	Payments/Credits	-\$580.00
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Invoice

Date	Invoice #	
9/1/2021	2021-293	

Bill To	
City of Middleton PO Box 487 Middleton, ID 83644	

				Terms
Quantity		Description	Date	Amount
2	City Engineer Ser coordinate with C station light pole 1	ontractor, Engineer and City staff regarding lift	8/17/2021	290.00
2	City Engineer Ser	vices ity staff and Developer's engineer regarding fence	8/20/2021	290.00
1	City Engineer Service lift station coord.	vices	8/23/2021	145.00
1	City Engineer Services coordinate with Contractor, City staff and Developer regarding fencing lead time and options		8/30/2021	145.00
Black Acres				
			Total	\$870.00
Phone #	Fax #	E-mail	Payments/Credits	-\$870.00
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Date	Invoice #
8/2/2021	2021-249

Bill To	
City of Middleton PO Box 487 Middleton, ID 83644	

				F	Terms
Quantity		Description	Date	l	Amount
2	City Engineer Ser submittal review	vices	7/12/2021		290.00
Black Acres			Total		\$290.00
Phone #	Fax #	E-mail	Payments	/Credits	-\$290.00
208.453.2028		amy@civildynamics.net	Balance	Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Invoice

Date	Invoice #
7/6/2021	2021-214

Bill To City of Middleton PO Box 487 Middleton, ID 83644

				Terms
Quantity		Description	Date	Amount
2 2 2	City Engineer Serv	vices k; coord. on resubmittals	6/1/2021 6/18/2021 6/30/2021	290.00 290.00 290.00
Black Acres			Total	\$870.00
Phone #	Fax #	E-mail	Payments/Credit	s -\$870.00
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Invoice

Date	Invoice #
6/1/2021	2021-175

Bill To

City of Middleton PO Box 487 Middleton, ID 83644

				Terms
Quantity		Description	Date	Amount
2	City Engineer Ser		5/12/2021	290.00
1	submittals and me City Engineer - 1 Black Acres lift st	eting ation review/conf call	5/13/2021	160.00
4	City Engineer Ser	vices	5/13/2021	580.00
2	submittals and me City Engineer Ser lift station submitt	vices	5/20/2021	290.00
3	City Engineer Service Lift station submitt		5/21/2021	435.00
1.5	City Engineer Serv		5/26/2021	217.50
1.5	City Engineer Serv	vices eview returned submittals	5/27/2021	217.50
Black Acres				
Diack Acres			Total	\$2,190.00
Phone #	Fax #	E-mail	Payments/Credits	-\$2,190.00
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Date	Invoice #
5/4/2021	2021-140

Bill To	
City of Middleton	
PO Box 487	
Middleton, ID 83644	

				Terms
Quantity		Description	 Date	Amount
1	City Engineer - 1		4/2/2021	160.00
1	project coord./e-n City Engineer Ser lift station pre-con	vices	4/12/2021	145.00
Black Acres			Total	\$305.00
Phone #	Fax#	E-mail	Payments/Credits	-\$305.00
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Date	Invoice #
4/8/2021	2021-094

Bill To	
City of Middleton PO Box 487 Middleton, ID 83644	

				Terms
Quantity		Description	Date	Amount
5	City Engineer - 1		3/3/2021	800.00
2	plan review City Engineer - 1 plan review		3/5/2021	320.00
3	City Engineer - 1 QLPE		3/16/2021	480.00
0.5	City Engineer Ser	vices ity staff regarding testing and inspection	3/24/2021	67.50
2	City Engineer Ser pre-construction n	vices	3/26/2021	270.00
2	City Engineer Ser	vices ty staff and Rock Civil regarding force main valve	3/29/2021	270.00
Black Acres			Total	\$2,207.50
Phone #	Fax #	E-mail	Payments/Credits	-\$2,207.50
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Invoice

Date	Invoice #
1/4/2021	2020-449

Bill To

City of Middleton PO Box 487 Middleton, ID 83644

			a.	Terms
Quantity		Description	Date	Amount
5	City Engineer - 1		12/15/2020	800.00
1	Black Acres City Engineer - 1			
	Black Acres		12/16/2020	160.00
1	City Engineer - 1 Black Acres		12/18/2020	160.00
1	City Engineer Set review lift station	vices plans	12/22/2020	135.00
Black Acres			Total	\$1,255.00
Phone #	Fax #	E-mail	Payments/Credits	-\$1,255.00
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Date	Invoice #
3/2/2021	2021-048

Bill To	
City of Middleton PO Box 487 Middleton, ID 83644	

				Terms
Quantity		Description	Date	Amount
E I I	City Engineer - 1 Black Acres tele of City Engineer - 1 project admin/coor City Engineer - 1 project admin/coor	conf/e-mail or/e-mail	1/6/2021 2/1/2021 2/5/2021	160.00 160.00 160.00
Black Acres			 Total	\$480.00
Phone #	Fax #	E-mail	Payments/Credits	-\$480.00
208.453.2028		amy@civildynamics.net	 Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Date	Invoice #
12/2/2020	2020-406

Bill To	
City of Middleton PO Box 487	
Middleton, ID 83644	

				Terms
Quantity		Description	 Date	Amount
	City Engineer - 1 status e-mail to C	lity	11/20/2020	160.00
Black Acres			Total	\$160.00
Phone #	Fax #	E-mail	Payments/Credits	-\$160.00
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Invoice

Date	Invoice #
11/2/2020	2020-374

Bill To City of Middleton PO Box 487 Middleton, ID 83644

				Terms
Quantity		Description	Date	Amount
3	City Engineer Ser review lift station area with project	analysis; coordinate and approve reduced service	10/8/2020	405.00
Black Acres				
			Total	\$405.00
Phone #	Fax #	E-mail	Payments/Credits	-\$405.00
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Invoice

Date	Invoice #
10/7/2020	2020-328

Bill To City of Middleton PO Box 487 Middleton, ID 83644

				Terms
Quantity		Description	Date	Amount
1 1 0.5 1 3	City Engineer - 1 tele conf City/Roc City Engineer Ser	g area vices ershed for Black Meadows k Solid/e-mail coor	9/2/2020 9/3/2020 9/3/2020 9/10/2020 9/29/2020	160.00 160.00 67.50 160.00 405.00
Black Acres			Total	\$952.50
Phone #	Fax #	E-mail	Payments/Credits	-\$952.50
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Date	Invoice #
9/2/2020	2020-279

Bill To	
City of Middleton PO Box 487 Middleton, ID 83644	

				Terms
Quantity		Description	 Date	Amount
1.5	City Engineer - 1 meeting at City		8/26/2020	240.00
Black Acres			Total	\$240.00
Phone #	Fax #	E-mail	Payments/Credits	-\$240.00
208.453.2028		amy@civildynamics.net	Balance Due	\$0.00

5605 S 10th Ave Caldwell, ID 83607

Invoice

Date	Invoice #	
8/3/2020	2020-245	

Bill To City of Middleton PO Box 487 Middleton, ID 83644

					Terms
Quantity		Description		Date	Arnount
4	City Engineer - 1 const plan review	v/e-mail City re:same		7/27/2020	640.00
llack Acres				Total	\$640.00
Phone #	Fax #	E-mail		Payments/Credits	\$640.00
208.453.2028		amy@civildynamics.net	$- \uparrow$	Balance Due	\$0.00

×.

City of	CITY OF MIDDLETON		Administration
MIDDLETON LLA favoration	PO Box 487, 1103 W. MAIN ST., MIDDLETON, ID 83644 208-585-3133 WWW.MIDDLETONIDAHO.US	APR 2 7 SULL	BEER WINI Application/Licensi Rev 2/2022
YEAR Jun	ne 1, 2022 – May 31, 2023		OFFICE USE ONLY:
□ New Ø Rene	License wal		RECEIPT # <u>1.242077</u>
SALE FOR	R ON-PREMISE CONSUMPTION		\$_250.00
() BEER () WINE			LICENSE #
SALE FOR	ROFF-PREMISE CONSUMPTION		
() BEER () WINE	(\$50.00) (\$200.00)		
Applicant N	ame: Jacksons Foo	of Stores,	Inc
Business Na	me: Jacksons #	-22	
Business Ad	ldress (Street/P O.Box/City/Zip): _7_	E Main St	<u>ــــــــــــــــــــــــــــــــــــ</u>
Mailing Ado Business pho	dress (Street/P.O.Box/City/Zip): <u>34</u> Men one: <u>208-585-2199</u>	50 E Com rdian, ID &	mercia) C+ 3642
	ss: CINdy, burnett (
 Attach copy 	y of application for State license, including	a copy of <u>site and floor plans</u>	submitted with state application.
• Attach a co	ppy of your State and County Alcohol Bever	age Licenses before a City lid	cense will be issued.
3	-4-22	Te	Zh
Date	Aj	pplicant Signature	cKson
	P	rint Name	ckson
LICENSE Application Application	Approved by City Council on (date): Denied:		
License is h	Denied: day of	, 20	
City Clerk			
Notes:			

Idaho State Police

Premises Number: 2C-182

Retail Alcohol Beverage License

License Year: 2023 License Number: 1610

This is to certify, thatJackson's Food Stores Incdoing business as:Jacksons Food Stores #22

Jacksons Food Stores #22

is licensed to sell alcoholic beverages as stated below at: 7 E Main, Middleton, Canyon 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>\$50.00</u>
Wine by the bottle	Yes	<u>\$100.00</u>
Wine by the glass	No	
Kegs to go	No	
Growlers	No	
Restaurant	No	
On-premises consumption	No	
Multipurpose arena	No	
Plaza	No	

TOTAL FEE: \$150.00

24 11

Director of Idaho State Police

Signature of Licensee Corporate Officer, LLC Member or Partner

JACKSON'S FOOD STORES INC JACKSONS FOOD STORES #22 3450 COMMERCIAL CT

MERIDIAN, ID 83642 Mailing Address

License Valid: 06/01/2022 - 05/31/2023

Expires: 05/31/2023



2022-2023

RETAIL ALCOHOL BEVERAGE LICENSE CANYON COUNTY, ID STATE OF IDAHO

202264

This is to certify, that JACKSON'S FOOD STORES INC

dba: JACKSONS FOOD STORES #22

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: 7 E MAIN, MIDDLETON, ID 83644

License valid until May 31, 2023

Beer Wine

Bottled or canned, consumed OFF premises WINE Retail: (This is for OFF premises consumption only)

\$25.00 \$100.00

Signature of Licensee or Officer of Corporation

APPROVED by the Board of County Commissioners this <u>19</u> day of <u>April</u>, <u>adaa</u> Mail To: 3450 COMMERCIAL CT, MERIDIAN, ID 83642

Chairman

(THIS LICENSE MUST BE CONSPICUOUSLY DISPLAYED)

CITY OF MIDDLETON PO Box 487, 1103 W. MAIN ST., Middleton, ID 83644 208-585-3133 WWW.MIDDLETONIDAHO.US	Administratio Beer Wi Application/Licen Rev 2/20
YEAR June 1, 2022 – May 31, 2023	OFFICE USE ONLY: RECEIPT #_1.242077
SALE FOR ON-PREMISE CONSUMPTION () BEER (\$200.00) () WINE (\$200.00)	\$_ <u>250.00</u> LICENSE #
SALE FOR OFF-PREMISE CONSUMPTION	
Applicant Name: Jac Ksons Food Store	s, Inc
Business Name: <u>Extra Mile #177</u> Business Address (Street/P O.Box/City/Zip): <u>802</u> Mair	I SP
Mailing Address (Street/P.O.Box/City/Zip): <u>3450 E</u> Meridian, JI Business phone: <u>208-585-376</u> Other Phone:	Commercial Ct
	ons, com
• Attach copy of application for State license, including a copy of site and floo	or plans submitted with state application.
• Attach a copy of your State and County Alcohol Beverage Licenses before a	City license will be issued.
3-4-22 Date Applicant Signature	Jac Kson
Print Name	Jackson
LICENSE Application Approved by City Council on (date): Application Denied: License is hereby issued this day of, 20	
City Clerk Notes:	

Idaho State Police

Cycle Tracking Number: 133094

Premises Number: 2C-94

Retail Alcohol Beverage License

License Year: 2023 License Number: 1899

This is to certify, that Jacksons Food Stores Inc

doing business as: Extra Mile #177

is licensed to sell alcoholic beverages as stated below at: 802 E Main St, Middleton, Canyon 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	\$50.00
Wine by the bottle	Yes	\$100.00
Wine by the glass	No	
Kegs to go	No	
Growlers	No	
Restaurant	No	
On-premises consumption	No	
Multipurpose arena	No	
Plaza	No	

TOTAL FEE: \$150.00

Director of Idaho State Police

Signature of Licensee, Corporate Officer, LLC Member or Partner

JACKSONS FOOD STORES INC EXTRA MILE #177 3450 E COMMERCIAL CT

MERIDIAN, ID 83642 Mailing Address

License Valid: 06/01/2022 - 05/31/2023 Expires: 05/31/2023



2022-2023

RETAIL ALCOHOL BEVERAGE LICENSE CANYON COUNTY, ID STATE OF IDAHO

202261

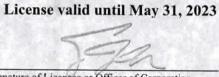
This is to certify, that JACKSONS FOOD STORES INC dba: EXTRA MILE #177

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: 802 E MAIN ST, MIDDLETON, ID 83644

 Beer
 Bottled or canned, consumed OFF premises

 Wine
 WINE Retail: (This is for OFF premises consumption only)

\$25.00 \$100.00



Signature of Licensee or Officer of Corporation

APPROVED by the Board of County Commissioners this day of day of <u>April</u>, <u>2022</u> Mail To: 3450 E COMMERCIAL CT, MERIDIAN, ID 83642

Chris Jomasne Clerk

Chairman

(THIS LICENSE MUST BE CONSPICUOUSLY DISPLAYED)

City of Anno Anno Anno Anno Anno Anno Anno A	CITY OF MIDDLETON PO BOX 487, 1103 W. MAIN ST., MIDDLETON, ID 83644 208-585-3133 WWW.MIDDLETONIDAHO.US	APR 2 9 2022	Administration Beer Wine Application/License Rev 2/2022
YEAR Jun	ne 1, 2022 – May 31, 2023		OFFICE USE ONLY:
🖾 Renev			RECEIPT #_1.242075 \$_400,00
	ON-PREMISE CONSUMPTION	`	LICENSE
(X) BEER (X) WINE			#
SALE FOR	OFF-PREMISE CONSUMPTIO	N	
() BEER () WINE	(\$50.00) (\$200.00)		
Applicant N	ame: Silvia K	Lane	
Business Na	me: The Vaul	tal Club	
Business Ad	dress (Street/P O.Box/City/Zip):	21 N Dew	ey Ave Fridaleton
Mailing Add	tress (Street/P.O.Box/City/Zip):	205 S. Kimb	allAveId. 331005
Business pho	one: <u>208-585-98</u> 29	Other Phone: 208 -	620-0829
Email addres	ss: ourplacesal	oon21@qm	ail, com
• Attach cop	y of application for State license, inclu	ding a copy of <u>site and floor plan</u>	s submitted with state application.
• Attach a co	ppy of your State and County Alcohol E	Beverage Licenses before a City li	cense will be issued.
A. Date	- 28 - 22	Subla d Applicant Signature	KJane
		Silvia K Print Name	Lane

LICENSE		
Application Approved by City Council on (date):		
Application Denied:		
License is hereby issued this day of	. 20 .	
· ·		
City Clerk		
Notes:		

Idaho State Police

Cycle Tracking Number: 132996

Premises Number: 2C-24313

Retail Alcohol Beverage License

License Year: 2023 License Number: 24313

This is to certify, that Silvia K Lane

doing business as: The Vault 21 Club

is licensed to sell alcoholic beverages as stated below at: 21 N Dewey Ave, Middleton, Canyon 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	\$50.00
Wine by the bottle	No	
Wine by the glass	Yes	<u>\$100.00</u>
Kegs to go	No	
Growlers	Yes	\$0.00
Restaurant	No	
On-premises consumption	Yes	\$0.00
Multipurpose arena	No	
Plaza	No	

Signature of Licensee, Corporate Officer, LLC Member or Partner

SILVIA K LANE THE VAULT 21 CLUB 2205 S KIMBALL AVE

CALDWELL, ID 83605 Mailing Address

TOTAL FEE: <u>\$150.00</u>

Director of Idaho State Police

License Valid: 06/01/2022 - 05/31/2023
Expires: 05/31/2023



2022-2023

RETAIL ALCOHOL BEVERAGE LICENSE CANYON COUNTY, ID STATE OF IDAHO

20226

This is to certify, that SILVIA K LANE

dba: THE VAULT 21 CLUB

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: 21 N DEWEY AVE, MIDDLETON, ID 83644

Beer Wine

DRAFT, bottled or canned, ON or OFF premises consumption \$ WINE by the drink: (This covers Retail & By the Drink) \$

\$100.00 \$100.00 Signature of Licensee or Officer of Corporation

License valid until May 31, 2023

APPROVED by the Board of County Commissioners this 4^{1} day of Mail To: 2205 S KIMBALL AVE, CALDWELL, ID 83605

II th day of

Chris Jomamots

Clerk

Chairman

(THIS LICENSE MUST BE CONSPICUOUSLY DISPLAYED)

CITY OF MIDDLETON PO Box 487, 1103 W. Main St., Middleton, ID 83644	S MIDDLET	Administration Beer Wi Application/Licen
208-585-3133 WWW.MIDDLETONIDAHO.US	APR 2 2 CHI	Rev 2/20
YEAR June 1, 2022 - May 31, 2023	QVU	OFFICE USE ONLY:
New LicenseRenewal		RECEIPT # <u>1,242058</u>
SALE FOR ON-PREMISE CONSUMPTION	N	\$ 450.00
(Second Beer (\$200.00) (WINE (\$200.00)		LICENSE #
SALE FOR OFF-PREMISE CONSUMPTIO	DN	
(X) BEER (\$50.00) () WINE (\$200.00)		
Applicant Name: Jamie TSai		
Business Name:Kitchen	١	
Business Address (Street/P O.Box/City/Zip):	7 S. Hawth	iorne Ave.
Mailing Address (Street/P.O.Box/City/Zip):	Same	
Business phone: <u>208 - 585 - 5878</u>	Other Phone:	107.616-5608 jamie
Email address: <u>+Saiskitchen & a</u>	gnail.com	
• Attach copy of application for State license, include	ding a copy of <u>site and flo</u>	oor plans submitted with state application.
• Attach a copy of your State and County Alcohol E	Beverage Licenses before	a City license will be issued.
4-18-2022	Jamie 7	pai
Date	\sim	Dai
	Print Name	Tsai
LICENSE		
Application Approved by City Council on (da Application Denied: License is hereby issued this day of	atej:	

City Clerk

Notes:

Idaho S	Idaho State Police Ovie Tracking Number: 132882
Premises Number: 2C-23967 Retail Alcohol	Retail Alcohol Beverage License Vear: 2023
This is to certify, that CJTSAI LLC	License Number: 23967
doing business as: Tsai's Kitchen	
is licensed to sell alcoholic beverages as stated below at: 7 S Hawthorne, Middleton, Canyon County	at:
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. ^{Compy and city licenses are also required in order to operate.}	nowledge of and agreement to operate by and in nly the licensee herein specified shall use this license.
	Signature of Licensee, Corporate Officer, LLC Member or Partner
Wine by the bottle No Wine by the glass Yes <u>\$100.00</u> Kegs to go No Growlers No	CJTSAI LLC TSAI'S KITCHEN 7 S HAWTHORNE
Restaurant Yes <u>\$0.00</u> On-premises consumption Yes <u>\$0.00</u> Multipurpose arena No	MIDDLETON, ID 83644 Mailing Address
Plaza No TOTAL FFF: \$150.00	l iransa Valid. Delot 10000 or 101 10000
	Expires: 05/31/2023 - 05/31/2023 - 05/31/2023
Director of Idaho State Police	

2022-2023	RETAIL ALCOHOL BEVERAGE LICENSE CANYON COUNTY, ID STATE OF IDAHO	202214
This is to certify, that (dba: TSAI'S KITCHEN	that CJTSAI LLC CHEN	
is licensed hereby as a the laws of the State of sale of alcoholic bever	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: 7 SOUTH HAWTHORNE , MIDDLETON, ID 83644	daho Code and in regard to the
•	• • • • • • • • • • • • • • • • • • • •	
Beer DRAFT, bottled or o Wine WINE by the drink:	DRAFT, bottled or canned, ON or OFF premises consumption \$100.00 WINE by the drink: (This covers Retail & By the Drink) \$100.00 Signature of Licensee or Officer of Comporation	I May 31, 2023
APPROVED by the Boar Mail To: 7 SOUTH HA'	APPROVED by the Board of County Commissioners this 13 day of April Mail To: 7 SOUTH HAWTHORNE, MIDDLETON, ID 83644	<u></u>
and yoman	mannet bulking	



CITY OF MIDDLETON PO Box 487, 1103 W. Main St., Middleton, ID 83644 208-585-3133 WWW.MIDDLETONIDAHO.US

ADMINISTRATION

BEER WINE APPLICATION/LICENSE REV 2/2022

YEAR June 1, 2022 – May 31, 2023	OFFICE USE ONLY:					
New License RECEIPT Renewal #						
SALE FOR ON-PREMISE CONSUMPTION						
X) BEER (\$200.00) LICENSE () WINE (\$200.00) #						
SALE FOR OFF-PREMISE CONSUMPTION						
() BEER (\$50.00) () WINE (\$200.00)						
Applicant Name: Thomas E. Genta, Gar	-bmzi's Pitza, Inc.					
Business Name: Garbonzo's Pizza						
Business Name: <u>Star Don Cot Structure</u> Business Address (Street/P.O.Box/City/Zip): <u>250 E. Main St. Middleton</u> , D \$3644 Mailing Address (Street/P.O.Box/City/Zip): <u>10 Box 371</u> , <u>Middleton</u> , <u>TD</u> \$3644						
Mailing Address (Street/P.O.Box/City/Zip): 10 Box 27	Middleton, ID 83644					
Business phone: $21F - JFJ - 30F3$ Other Phone: $20F - 249 - 720$						
Email address: tomgenta @ hotmail.com						
• Attach copy of application for State license, including a copy of site and floor plans submitted with state application.						
• Attach a copy of your State and County Alcohol Beverage Licenses before a City license will be issued.						
J/1/22 Applicant Signature						
Thomas E. Genton						

Print Name

LICENSE Application Approved by City Council on (date):		
Application Denied:		
License is hereby issued this day of	, 20	
City Clerk		
City Citrix		
Notes:		



Alcohol Beverage License Renewal Application

Section 1

Premises Number:	2C-197				
License Number:	1896				
License Period:	2023				
Approved Application Type:	License Application Type currently approved for renewal for this application. retail				
Approved License Endorsements:	License Endorsements currently approved for renewal for this application. Restaurant, On-premises consumption, Beer				
Application Type:	Retail Wholesale Direct Shipper Certificate of Approval				
Application Type:	Liquor				
1. Applicant Information If this section does not autopopulate Applicant In	Information, you have entered an incorrect Premises Number and License Number combinat	lion.			
Applicant:	Garbonzo's Pizza Inc (Appliant Name: Individual(s), Corporation, LLC, or Partnership)				
DBA:	Garbonzo's Pizza				
Location:	250 E Main				
City:	Middleton				
County:	Canyon				
State:	ID				
Zip:	83644				
Email Address:	Please verify the returned email address is correct/valid, if the address is incorrect/emp your submission will not be accepted. Please enter a valid email in the Updated Email Address field below in this case.	dγ			
	tongenta@hotmail.com				
Updated Email Address:	Optional. Please provide an updated email address if different/changed.				
Business Telephone:	208 585 3083				
Mailing Address					
Address:	PO Box 271				

Address 2:

Section 2 & 3

2. License Type and Fees

License Type and Fees:	Beer \$50.00 *This option must be selected for all applications.
	Wine by the Bottle \$100.00
	Wine by the Glass \$100.00 *You must select "On-Premises Consumption"
	Keg Beer to Go \$20.00
	Growlers \$0.00
	Restaurant \$0.00 *You must select "On-Premises Consumption"
	On-Premises Consumption \$0.00
Total Fee Enclosed:	\$ 50.00

3. State Tax Commission Seller's Permit Number

Idaho State Tax Seller's Permit Number: 000340875 Section 5 & 6

5. Does anyone listed above have any direct or indirect interest in any other business licensed for the sale of beer, wine, or liquor by the drink?

YesNo

6. Does anyone have any financial interest in the Applicant's business not previously listed on #4, including silent partners, private financial loans, etc.?

YesNo

Signature

Affirmation: Read the following carefully and sign

The applicant(s) hereby swears or affirms under oath that the applicant is the bona fide owner of the business which is applying for this license and will be engaged in the sale or dispensing of liquor by the drink, beer and/or wine by the bottle and/or glass. The applicant(s) hereby affirms that the applicant and/or each person indicated on this application or attachments thereto is/or eligible and has none of the disqualifications for a license as provided by Title 23. Chapter 9, 10, 11, 12, 13 and 14, Idaho Code, IDAPA 11.05.01 or any amendments thereto.

An application for and acceptance of a license by the applicant(s) shall constitute consent to, and be authority for, entry by the Director or his authorized agents, upon any premises related to the licensee's business, or wherein are or should be kept, any of the licensee's books, records, ledgers, supplies or other property related to said business, and to make the inventory, check and investigations aforesaid with relation to said licensee or any other licensee. The application shall also constitute consent given to the Director, his agents, the sheriff of any county or other law enforcement officer, upon any premises related to the licensee's business or wherein are or should be kept, any of the licensee's books, records, ledgers, supplies or other property related to said business, and to make the inventory, check and investigations aforesaid with relation to the licensee's books, records, ledgers, supplies or other property related to said business, and to make the inventory, check and investigations aforesaid with relation to the said licensee or any other licensee. The application shall also constitute consent given to the Director or his authorized agents to view, copy or investigate any documents, including state and federal income and sales tax returns and any documents, associated with the person or business that are exercising the privilege of the license, as per Idaho Code sections 23-907, 23-1006 and 23-1314 and IDAPA 11.05.01.

Applicant(s) hereby acknowledges that falsifying this document or submitting any false documents for record can result in a felony conviction under Idaho Code sections 23-905 or 18-3203. Applicant(s) further acknowledges that they and/or each person indicated on this application or attachments understand that state law controlling alcohol beverage licensing is found at Title 23, Idaho Code (http://legislature.idaho.gov/idstat/Title23/T23.htm) and the Alcohol Beverage Control administrative rules, IDAPA 11.05.01 (http://adminrules.idaho.gov/rules/current/11/0501.pdf), and that any violation of these laws or rules can result in criminal and/or administrative sanctions, and up to and including license revocation.

Applicant Notification and Record Challenge: Your fingerprints will be used to check the criminal history records of the FBI. You have the opportunity to complete or challenge the accuracy of the information contained in the FBI identification record. The procedure for obtaining a change, correction, or updating an FBI identification record are set forth in Title 28, CFR, 16.34.

Signature Certification

I/we certify under penalty of perjury pursuant to the law of the state of Idaho that the foregoing is true and correct. I/we, the applicant(s) of this license, acknowledge and understand Idaho Code Title 23 and IDAPA that regulate licenses provided by the Idaho liquor act and do hereby agree to operate the licensed premises in conformity with these statutes and regulations.

Applicant Signature

Thomas to Saith

Printed Name

President

Thomas E Genta

Title

4/19/2022

Date

Idaho St	Idaho State Police	Cycle Tracking Number: 133549
Premises Number: 2C-197 Retail Alcohol	Retail Alcohol Beverage License	License Year: 2023
This is to certify, that Garbonzo's Pizza Inc		
doing business as: Garbonzo's Pizza		
is licensed to sell alcoholic beverages as stated below at: 250 E Main, Middleton, Canyon County	at:	
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.	nowledge of and agreement to op the licensee herein specified	perate by and in shall use this license.
Liquor No Yes \$50.00	Signature of Licensee, Corporate Officer, LLC Member or Partner	LLC Member or Partner
by the bottle by the glass to go	GARBONZO'S PIZZA INC GARBONZO'S PIZZA PO BOX 271	()
nt ises consumption	MIDDLETON, ID 83644 Mailing Address	ess
TOTAL FEE: <u>\$50.00</u>	License Valid: 06/01/20	06/01/2022 - 05/31/2023
	Expires: 05/31/2023	3 <u> </u>
XUI WLL		
Director of Idaho State Police		部隊道

CITY OF MIDDLETON PO Box 487, 1103 W. Main St., Middleton, ID 83644 208-585-3133 WWW.MIDDLETONIDAHO.US	ADMINISTRATION BEER WINE APPLICATION/LICENSE REV 2/2022
YEAR June 1, 2022 – May 31, 2023	MAY 1 3 2022 MAY 1 3 2022 OFFICE USE ONLY: RECEIPT # 200'F095 \$ 400 LICENSE #
SALE FOR OFF-PREMISE CONSUMPTION	
() BEER (\$50.00) () WINE (\$200.00)	
Applicant Name: EVICA INC	
Business Name: CASA MEXICO	
	5. Middleton Pd Middleton, 10 8364
	AME
Business phone: (208) \$ 856444 Ott	her Phone (208) 805 8186
Email address: Caramexico 05@ 114	
• Attach copy of application for State license, including a co	
• Attach a copy of your State and County Alcohol Beverage	
5/13/22 Date Appli	Hor Pocha
Print	t Name
LICENSE Application Approved by City Council on (date): Application Denied: License is hereby issued this day of	
City Clerk Notes:	

Idaho State Police

Premises Number: 2C-5534 **Retail Alcohol Beverage License**

License Year: 2023 License Number: 5534

Cycle Tracking Number: 133216

This is to certify, that EVRA Inc

doing business as: Casa Mexico

is licensed to sell alcoholic beverages as stated below at: 517 Middleton Road, Middleton, Canyon County

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

Multipurpose arena Plaza	On-premises consumption	Restaurant	Growlers		Wine by the glass	Wine by the bottle	Beer	Liquor
No No	Yes <u>\$0.00</u>	Yes <u>\$0.00</u>	No	No	Yes <u>\$100.00</u>	No	Yes <u>\$50.00</u>	No

EVRA INC CASA MEXICO 517 MIDDLETON ROAD Signature of Licensee, Corporate Officer, LLC Member or Partner

MIDDLETON, ID 83644

Mailing Address

Director of Idaho State Police

Her ald

TOTAL FEE: \$150.00



Expires: 05/31/2023

License Valid: 06/01/2022 - 05/31/2023

	CITY OF MIDDLETON	Administration
D.	PO Box 487, 1103 W. MAIN ST.,	BEER WINE
	Middleton, ID 83644 208-585-3133	APPLICATION/LICENSE Rev 2/2022
	WWW.MIDDLETONIDAHO.US	NEV 2/2022
	ON RECEIVER	
	YEAR June 1, 2022 – May 31, 2023 $(M_{AY} = 1_{32022})$	OFFICE USE ONLY:
	□ New License ⊠ Renewal	RECEIPT # 12059 2317 @ BP
	SALE FOR ON-PREMISE CONSUMPTION	\$ 250,00
	() BEER (\$200.00) () WINE (\$200.00)	LICENSE #
	SALE FOR OFF-PREMISE CONSUMPTION	
	(☆) BEER (\$50.00) (☆) WINE (\$200.00)	
	Applicant Name: Mark Ridley	
	Business Name: Bidley's Family Markets Inc	
	Business Address (Street/P O.Box/City/Zip): 430 East Main S-	. Middleton I)
	Mailing Address (Street/P.O.Box/City/Zip): 621 Washington St. Su	
	Business phone: 2085853043 Other Phone: 208 .	324-4633 Corp
	Email address: MManager@Shopridleys.com	
	• Attach copy of application for State license, including a copy of <u>site and floor plan</u>	ns submitted with state application.
	• Attach a copy of your State and County Alcohol Beverage Licenses before a City	license will be issued.
	3/22/22	
	Date / Applicant Signature	
	Print Name	
	LICENSE	
	Application Approved by City Council on (date): Application Denied:	
	Application Denied:	
	City Clerk	
	Notes:	

2022-2023 RETAIL ALCOHOL BEVERAGE LICENSE CANYON COUNTY, ID

STATE OF IDAHO

This is to certify, that RIDLEY'S FAMILY MARKETS INC

dba: RIDLEY'S FAMILY MARKETS

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: 430 E MAIN, MIDDLETON, ID 83644 is licensed hereby as a retailer of alcohol beverage, as stated below, to the provisions of Title 23, Idaho Code and

eer Bottled or canned, consumed OFF premises	License valid until May 31, 2023
	\$25.00 \$100.00 Signature of Licensee or Officer of Companying
PPROVED by the Board of County Commissioners this ail To: 621 WASHINGTON STREET SOUTH, TWIN FALLS, ID 83301	4 day of Mary, 2022
Chris Jamanet 4	Guiman

Ζ

2 B

1

2022166



;

Expires: 05/31/2023

License Valid: 06/01/2022 - 05/31/2023

Mailing Address

621 WASHINGTON STREET SOUTH RIDLEY'S FAMILY MARKETS

RIDLEY'S FAMILY MARKETS INC

TWIN FALLS, ID 83301

Signature of Licensee, Corporate Officer, LLC Member or Partner

TOTAL FEE: \$170.00

Plaza R R No No S N 0 Yes S Yes Yes

Beer Wine by the glass Liquor Multipurpose arena **On-premises consumption** Kegs to go Wine by the bottle Restaurant Growlers S \$50.00 \$20.00 \$100.00

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. Acceptance of a license by a retailer shall constitute knowledge of and agreement to operate by and in

This is to certify, that **Ridley's Family Markets Inc**

doing business as. **Ridley's Family Markets**

is licensed to sell alcoholic beverages as stated below at:

430 E Main, Middleton, Canyon County

Cycle Tracking Number: 133587

Idaho State Police

Retail Alcohol Beverage License

Premises Number: 2C-145

License Year:

License Number: 1965 2023

herd

Director of Idaho State Police



City of Middleton P.O. Box 487 | 1103 W. Main Street Middleton, ID 83644 (208) 585-3133 billing@middletoncity.com

XBP Confirmation Number: 120592317

Transaction de	etail for payment to City of Middleto	on. I	Date: 05/13/2022 - 2:21:54 PM MT
	VisaXXXX-	umber: 172775328PT XXXX-XXXX-9528 Successful	
Account #	Item	Quantity	Item Amount
	City Liquor License	1	\$250.00

TOTAL: \$250.00

Billing Information Ridleys Family Market Chad Yeggy , 83669

Transaction taken by: Admin Bobbie



17564 N. Dylan Ct. Ruthdrum, ID 83858 Phone: (208) 683-2646 Fax: (208) 683-0793

Change Order	
No.	#4
	_ /_ /
Date	5/5/2022
Job #:	2393

Title: Project:	Harley Sewer	Main Project
Plan Date:	11/12/2021	
То:	City of Middle	ton

Attention: Kirby Cook

Description of Change:

The work is to install three 30' 42" diameter steel casings for the 30" mainline PVC sewer Pipe. The price includes the steel casing, pipe spacer, end seals and installation costs.

Item	Description	Quantity	Units	Unit Price	Mark Up	Net Amount
	1 42" ID .375 wall casing	90	LF	\$ 267.12	15%	\$27,646.92
	2 Casing Spacers carbon steel	18	EA	\$ 292.80	15%	\$6,060.96
	3 End seals 30" X 42"	6	EA	\$ 141.27	15%	\$974.76
	4 Labor and owned equipment	1	LS	\$ 61,107.84	15%	\$70,274.02
	5 3/4" chips	85	CY	\$ 16.73	15%	\$1,635.36
	6 Grouting	3	EA	\$ 7,417.00	15%	\$25,588.65
	7 Additional rental equipment	1	LS	\$ 63,923.22	15%	\$73,511.70
	8 Additional demo haul off	1	LS	\$ 2,687.50	15%	\$3,090.63
	9 Additional paving	1	LS	\$ 7,537.57	15%	\$8,668.21
	10 Material freight cost	1	LS	\$ 2,500.00	15%	\$2,875.00
					Total amount	\$220,326.20

Item 1 - Casing material

Item 2 - Spacers for 30" carrier pipe (Carbon steel only ones quoted)

Item 3 - End seals for casing

Item 4 - Labor and owned equipment for the installation of the casing and installing carrier pipe with spacers. This item includes all support for the additional dewater equipment and installation

- Item 5 Additional bedding chips required for the casings due to the poor soil conditions
- Item 6 Cost for grouting the anular space between the carrier pipe and casing.
- Item 7- By-pass pumping costs and non-owned equipment
- item 8- Additional removal of concrete, asphalt and Grass.
- item 9- Additional work out side the scope of the trench patch back.

item 10- freight cost on the casing and materials to exclude sales tax

		Original Contract Sum: Contract sum to increase by: New Constract Sum including	\$1,478,968.00 \$220,326.20 this Change Orde	
Company:	City of Middleton		LaRiviere	
By:			Ву:	Mark Standerfer
Date:			Date:	5/5/2022

LICENSE AGREEMENT

This LICENSE AGREEMENT, is made and entered into this ______ day of ______, 2022, by and between CANYON COUNTY WATER COMPANY, duly organized and existing Idaho corporation and ditch company under and by virtue of the laws of the State of Idaho, hereinafter referred to as the "Ditch Company", and

CITY OF MIDDLETON,

Attn: _____, Whose address is: 1103 W. Main Street, Middleton, Idaho 83644,

hereinafter referred to as the "Licensee",

$\underline{W} \underline{I} \underline{T} \underline{N} \underline{E} \underline{S} \underline{S} \underline{E} \underline{T} \underline{H}$:

WHEREAS, the Ditch Company owns the irrigation ditches or canals known as the <u>TOWN DITCH</u>. <u>JIMMY'S LATERAL AND TOWN DITCH LATERAL</u> (hereinafter collectively referred to as "ditch or canal"), an integral part of the irrigation works and system of the Ditch Company, together with the easement therefor to convey irrigation water, to operate, clean, maintain, and repair the ditch or canal, and to access the ditch or canal for those purposes; and,

WHEREAS, the Ditch Company operates, cleans, maintains, repairs and protects the ditch or canal for the benefit of Ditch Company shareholders; and,

WHEREAS, the Licensee is the owner of real property that is servient to the Ditch Company's ditch or canal and easement, and is particularly described in the "Legal Description" and/or deed attached hereto as **Exhibit A** and by this reference made a part hereof; and,

WHEREAS, the ditch or canal crosses and intersects the real property/right-of-way described in Exhibit A as shown on **Exhibit B**, attached hereto and by this reference made a part hereof; and,

WHEREAS, the Licensee desires a license approve of prior Licensee's crossing, encroachment upon or modification of said ditch or canal and/or the Ditch Company's easement under the terms and conditions of this License Agreement;

NOW, THEREFORE, for and in consideration of the premises and of the covenants, agreements and conditions hereinafter set forth, the parties agree as follows:

A. Acknowledgment of the Ditch Company's Easement.

1. Licensee acknowledges that the Ditch Company's easement for the ditch or canal includes

a sufficient area of land to convey irrigation and water, to operate, clean, maintain and repair the ditch or canal, and to access the ditch or canal for said purposes, and is a minimum of 20 feet to either side of the centerline for pipe sections and 25 feet from the top of bank on each side of the ditch or canal for open sections.

B. Scope of License

1. The Licensee shall have the right to modify the ditch or canal or encroach upon the Ditch Company's easement along the ditch or canal in the manner described in the "Purpose of License" attached hereto as **Exhibit** C and by this reference made a part hereof.

2. Any crossing, encroachment upon or modification of the ditch or canal and/or the Ditch Company's easement shall be performed and maintained in accordance with the "Special Conditions" stated in **Exhibit D**, attached hereto and by this reference made a part hereof. Any difference or discrepancy between the items listed in Exhibit C, "Purpose of License," and any plans or drawings referenced in or attached to Exhibit D shall be resolved in favor of Exhibit C. Licensee shall only be permitted to cross, encroach upon or modify the ditch or canal and/or the Ditch Company's easement as described in Exhibit C even if any plans or drawings referenced or attached to Exhibit D provide or show otherwise.

3. This License Agreement pertains only to the Licensee's crossing, discharge into, encroachment upon or modification of the ditch or canal and/or the Ditch Company's easement for the purposes and in the manner described herein. The Licensee shall not excavate, discharge, place any structures, nor plant any trees, shrubs or landscaping within the Ditch Company's easement, nor perform any construction or activity within the Ditch Company's easement for the ditch or canal except as referred to in this License Agreement without the prior written consent of the Ditch Company.

4. The Licensee recognizes and acknowledges that the license granted this License Agreement pertains only to the rights of the Ditch Company as owner of an easement. The Ditch Company has no right or power to create rights in the Licensee affecting the holder of title to the property subject to the Ditch Company's easement. Any such rights affecting fee title must be acquired by the Licensee from the holder of title to the property. Should Licensee fail to obtain such rights from the holder of title to the property or should the rights obtained prove legally ineffectual, Licensee shall hold harmless, indemnify and defend the Ditch Company from any claim by any party arising out of or related to such failure of rights and at the option of the Ditch Company this License Agreement shall be of no force and effect.

C. Facility Construction, Operation, Maintenance and Repair

1. Licensee agrees that the work performed and the materials used in any construction permitted by this License Agreement, excepting emergency repairs, shall at all times be subject to inspection by the Ditch Company and the Ditch Company's engineers, and that final acceptance of the such work shall not be made until all such work and materials shall have been expressly approved by the Ditch Company. Such approval by the Ditch Company shall not be unreasonably withheld.

2. Each facility ("facility" as used in this License Agreement means any object or thing installed by the Licensee on, over or in the vicinity of the Ditch Company's easement) shall be constructed, installed, operated, maintained, and repaired at all times by the Licensee at the cost and expense of the Licensee.

3. Licensee agrees to construct, install, operate, maintain and repair each facility and conduct its activities within or affecting the Ditch Company's easement so as not to constitute or cause:

- a. a hazard to any person or property;
- b. an interruption or interference with the flow of irrigation water in the ditch or canal or the Ditch Company's delivery of irrigation water;
- c. an increase in seepage or any other increase in the loss of water from the ditch;
- d. the subsidence of soil within or adjacent to the easement;
- e. an interference with the Ditch Company's use of its easement to access, operate, clean, maintain, and repair the ditch or canal;
- f. any other damage to the Ditch Company's easement and irrigation works.

4. The Licensee agrees to indemnify, hold harmless, and defend the Ditch Company from all claims for damages arising out of any of the Licensee's construction or activity which constitutes or causes any of the circumstances enumerated in the preceding paragraph, 3.a. through 3.f., or any other damage to the easement and irrigation works which may be caused by the construction, installation, operation, maintenance, repair, and any use or condition of any facility.

5. The Licensee shall, upon demand of the Ditch Company, remove any facility or repair any alteration of the Ditch Company's easement which interferes with the Ditch Company's operation and maintenance of the ditch or drain, or causes or contributes to any of the circumstances enumerated in the preceding paragraph, 3.a. through 3.f., or any other damage to the easement and irrigation works. The Ditch Company shall give reasonable notice to the Licensee, and shall allow the Licensee a reasonable period of time to perform such maintenance, repair, and other work, except that in cases of emergency the Ditch Company shall attempt to give such notice as is reasonable under the circumstances. The Ditch Company reserves the right to perform any and all work which the Licensee fails or refuses to perform within a reasonable period of time after demand by the Ditch Company. The Licensee agrees to pay to the Ditch Company, on demand, the costs which shall be reasonably expended by the Ditch Company for such purposes. Nothing in this paragraph shall create or support any claim of any kind by the Licensee or any third party against the Ditch Company for failure to exercise the options stated in this paragraph, and the Licensee shall indemnify, hold harmless and defend the Ditch Company from any claims made against the Ditch Company arising out of or relating to the terms of this paragraph, except for claims arising solely out of the negligence or fault of the Ditch Company.

D. Ditch Company's Rights Are Paramount

1. The Licensee understands and agrees that the ditch or canal is a manmade channel that was constructed and is used and maintained by the Ditch Company for the exclusive purpose of conveying irrigation or drainage water to lands within the Ditch Company. As such, Licensee further acknowledges and agrees that the ditch or canal does not constitute a natural or navigable watercourse or stream.

2. The parties hereto understand and agree that the Ditch Company has no right in any respect to impair the uses and purposes of the irrigation or drainage works and system of the Ditch Company by this License Agreement, nor to grant any rights in its irrigation works and system incompatible with the uses to which such irrigation works and system are devoted and dedicated and that this contract shall be at all times construed according to such principles.

3. Nothing herein contained shall be construed to impair the ditch or canal or the Ditch

Company's easement, and all construction and use of the Ditch Company's easement by the Licensee and the license herein provided therefor shall remain inferior and subservient to the rights of the Ditch Company to the use of the ditch or canal for the transmission and delivery of irrigation or drainage water.

4. The Licensee agrees that the Ditch Company shall not be liable for any damages which shall occur to any facility in the reasonable exercise of the rights of the Ditch Company in the course of performance of maintenance or repair of the ditch or canal. The Licensee further agrees to suspend its use of the said easement areas when the use of the easement areas is required by the Ditch Company for maintenance or repair under this or any other paragraph of this License Agreement.

5. In the event of the failure, refusal or neglect of the Licensee to comply with all of the terms and conditions of this License Agreement within thirty (30) days after written notice of such non-compliance from the Ditch Company, the license of the Licensee under the terms hereof may be terminated by the Ditch Company, and any facility, structure, plant, or any other improvement in or over the drain or ditch, and the right of way therefor, which may impede or restrict the maintenance and operation of such ditch by the Ditch Company with its equipment for the maintenance of the ditch shall be promptly removed by the Licensee upon demand/request of the Ditch Company.

E. Applicable Law and Jurisdiction Unaffected.

1. Neither the terms of this License Agreement, the permission granted by the Ditch Company to the Licensee, the Licensee's activity which is the subject of this License Agreement, nor the parties exercise of any rights or performance of any obligations of this License Agreement, shall be construed or asserted to extend the application of any statute, rule, regulation, directive or other requirement, or the jurisdiction of any federal, state, or other agency or official to the Ditch Company's ownership, operation, and maintenance of its canals, drains, irrigation works and facilities which did not apply to the Ditch Company's operations and activities prior to and without execution of this License Agreement.

2. In the event the Ditch Company is required to comply with any such requirements or is subject to the jurisdiction of any such agency as a result of execution of this License Agreement or the Licensee's activity authorized hereunder, Licensee shall indemnify, hold harmless and defend the Ditch Company from all costs and liabilities associated with the application of such laws or the assertion of such jurisdiction or, at the option of the Ditch Company, this License Agreement shall be of no force and effect and the Licensee shall cease all activity and remove any facility authorized by this License Agreement.

F. Indemnification

1. In addition to all other indemnification provisions herein, Licensee further agrees to indemnify, hold harmless and defend the Ditch Company from any injury, damages, claim, lien, cost and/or expense (including reasonable attorney's fees) incurred by, or asserted against, the Ditch Company by reason of the negligent acts or omissions of Licensee or its agents, contractors or subcontractors in performing the construction and activities authorized by this License Agreement.

G. Fees and Costs

1. The Licensee agrees to pay attorney fees and engineering fees charged by the attorney for the Ditch Company or by the engineers for the Ditch Company in connection with the negotiation and

preparation of this License Agreement. Licensee also agrees to pay any recording fees in connection with the recording of this License Agreement.

2. Should either party incur costs or attorney fees in connection with efforts to enforce the provisions of this License Agreement, whether by institution of suit or not, the party rightfully enforcing or rightfully resisting enforcement of the provisions of this License Agreement, or the prevailing party in case suit is instituted, shall be entitled to reimbursement for its costs and reasonable attorney fees from the other party.

H. Miscellaneous

1. <u>No Claims Created</u>. Nothing in this License Agreement shall create or support a claim of estoppel, waiver, prescription or adverse possession by the Licensee or any third party against the Ditch Company.

2. <u>Assignment</u>. Neither this License Agreement nor any agreement entered pursuant to this License Agreement may be assigned or transferred without the prior written approval of the Parties, which approval shall not be unreasonably withheld.

3. <u>Amendment and Modification</u>. Any amendment or modification of this License Agreement must be in writing and signed by all parties to be enforceable.

4. <u>Interpreted</u>. This License Agreement shall be interpreted and enforced in accordance with the laws of the State of Idaho. This License Agreement is not intended for the benefit of any third party and is not enforceable by any third party. If any provision of this License Agreement is determined by a court of competent jurisdiction to be invalid or otherwise unenforceable, all remaining provisions of this License Agreement shall remain in full force and effect. The parties represent and warrant to each other that they each have authority to enter this License Agreement. The catchlines or section headings herein set forth are provided only for the convenience of the parties in locating various provisions of this License Agreement, and are not intended to be aids in interpretation of any provision of this License Agreement with respect to which the parties might disagree at some future time, and shall not be considered in any way in interpreting or construing any provision of the License Agreement.

5. <u>Binding Effect</u>. The covenants, conditions and agreements herein contained shall constitute covenants to run with, and running with real property of the Licensee described in **Exhibit A**, and shall be binding on each of the parties hereto and on all parties and all persons claiming under them or either of them, and the advantages hereof shall inure to the benefit of each of the parties hereto and their respective successors and assigns.

6. <u>Notices</u>. Any and all notices, demands, consents and approvals required pursuant to this License Agreement shall be delivered to the parties as follows:

Canyon County Water Company c/o Betha Foster, Secretary P.O. Box 11 Star, ID 83669 See page 1 for Licensee

Notices shall be deemed to have been delivered upon hand deposit in the United States mail as provided above.

7. <u>Counterparts</u>. This License Agreement may be executed and delivered in counterparts, each of which shall be deemed to be an original and all of which shall constitute one and the same instrument.

IN WITNESS WHEREOF, the Ditch Company has hereunto caused its name to be subscribed by its officers first hereunto duly authorized by resolution of its Board of Directors and the Licensee has caused its name to be subscribed, all as of the day and year herein first above written.

CANYON COUNTY WATER COMPANY

By_____ Its Chairman

STATE OF IDAHO)) ss: County of _____)

On this _____ day of _____, 2022, before me, the undersigned, a Notary Public in and for said State, personally appeared ______ known to me to be the Chairman of CANYON COUNTY WATER COMPANY, the Ditch Company that executed the foregoing instrument and acknowledged to me that such Ditch Company executed the 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.

> Notary Public for Idaho Residing at ______, Idaho My Commission Expires: _____

CITY OF MIDDLETON,

	By:
ATTEST:	
Ву:	
STATE OF IDAHO))ss.	
County of)	
On this day of public in and for said state, persona	, 2022, before me, the undersigned, a notary lly appeared and
, known to me	
instrument, and acknowledged to me that such e	

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 for	
Residing at,	
My Commission Expires:	

EXHIBIT A Licensee's Property

Licensee's property consists of a right-of-way for a 30" sewer main line within Hartley Road located in the N1/2, Section 12, Township 4 North, Range 3 West, B.M. Canyon County, Idaho.

EXHIBIT B

Crossing Location

See Exhibit D-1, attached hereto.

EXHIBIT C Purpose of License

The purpose of this License Agreement is to permit Licensee to:

- 1. construct and install a 30" sewer main across and under the Town Ditch, Jimmy's Lateral and Town Ditch Lateral and within the Ditch Company's easement where all three cross Hartley Road; and
- 2. construct and install a 30' sewer main parallel to a portion of the Town Ditch and within the Ditch Company's easement;

all within Licensee's right-of-way described in Exhibit A, located where the Town Ditch, Jimmy's Lateral and Canyon Canal cross and/or intersect Hartley Road in Middleton, Canyon County, Idaho. No other construction or activity is permitted within or affecting the ditch or canal or the Ditch Company's easement and any future crossings for sewer, water or other utilities will require the review and approval of plans and the written consent of the Ditch Company. Licensee further agrees that any future crossings shall require sleeves.

EXHIBIT D Special Conditions

a. The construction described in Exhibit C shall be performed in accordance with certain plans attached hereto as Exhibit D-1 and by this reference incorporated herein. Licensee may commence construction upon the execution of this License Agreement by Licensee and the Ditch Company. As an express condition of allowing construction during the 2022 irrigation season, Licensee shall install bypass pumping as provided in Exhibit D-1, page 3. The bypass pumping shall be removed upon the completion of construction. Licensee further agrees to install lean flow concrete a minimum of three feet (3') below the gravity irrigation crossings, full width of the sewer trench, 15-feet from the centerline of the gravity irrigation pipes.

b. As to future repairs and/or replacements of the sewer line, Licensee agrees that any future repairs or replacements shall occur during the non-irrigation season and any future repairs or replacement of the sewer line shall require the submission of plans and written approval of the Ditch Company. Licensee acknowledges and agrees that the Ditch Company is accommodating Licensee by allowing the construction of the sewer line during the irrigation season and not requiring sleeves, and in consideration for such accommodations, Licensee agrees that if it performs any future repairs or replacement of the sewer line, which must occur during the non-irrigation season, Licensee will also remove and replace the gravity

irrigation pipe, at Licensee's cost and expense, prior to or at the same time it performs such repairs/replacement to the sewer pipe.

c. Licensee shall notify the Ditch Company prior to and immediately after construction so that the Ditch Company or the Ditch Company's engineer's may inspect and approve the construction.

d. Construction authorized by this License Agreement shall be completed within one year from the date of this Agreement. Time is of the essence.

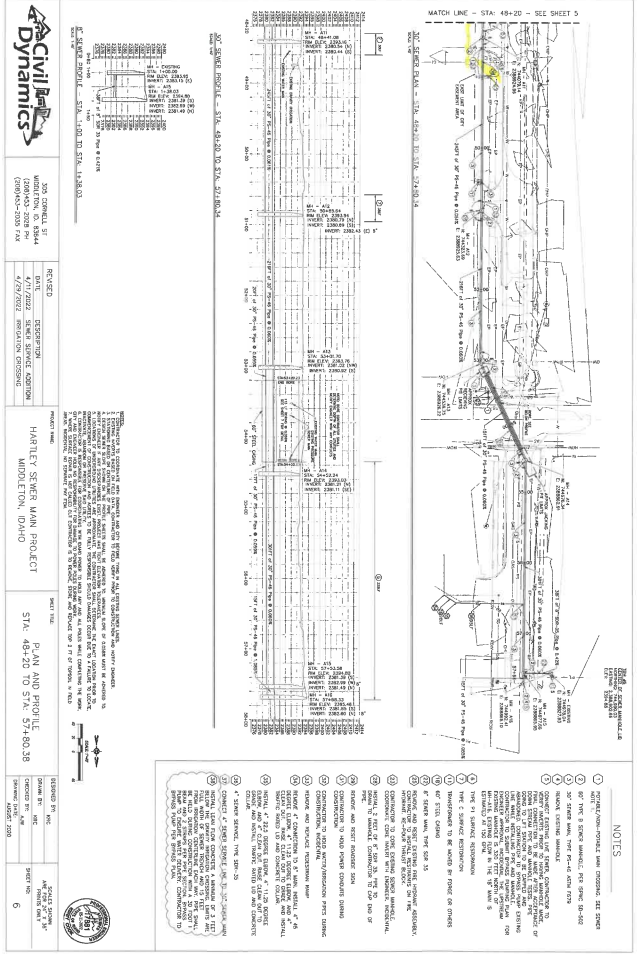


Exhibit D-1, page 1

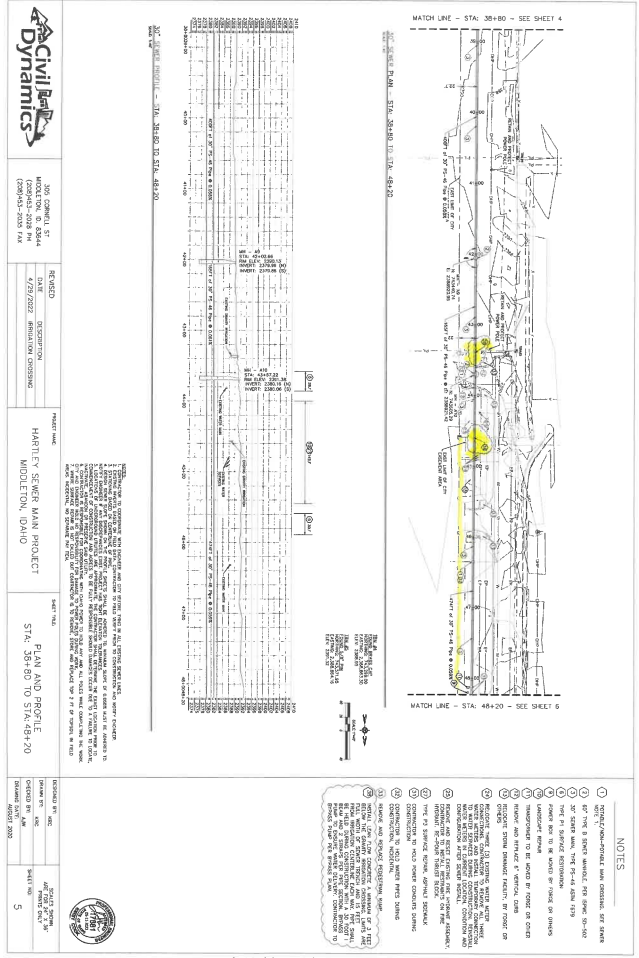


Exhibit D-1, page 2

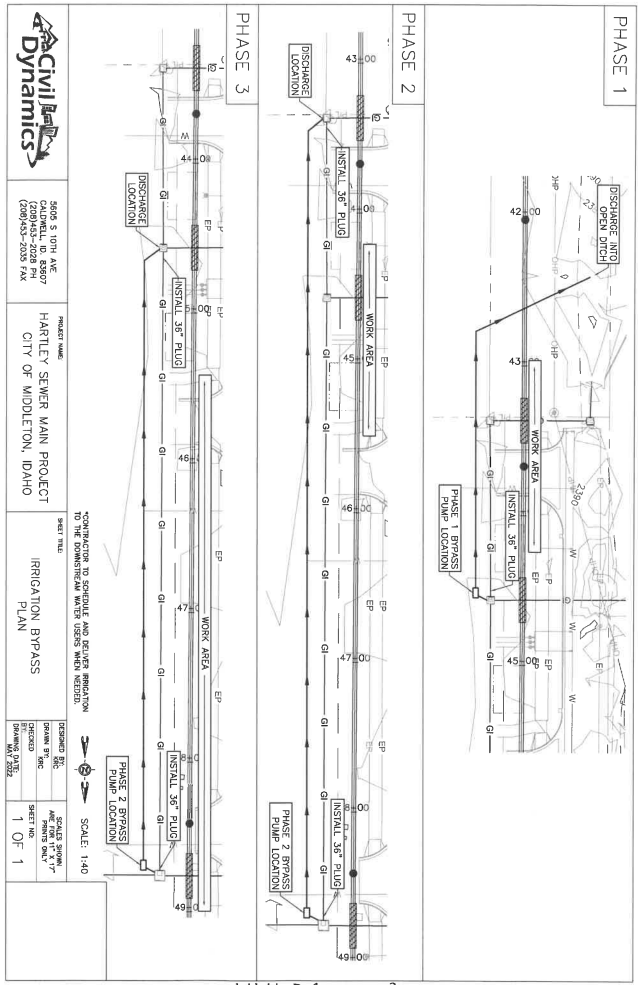


Exhibit D-1, page 3



ADDITIONAL SERVICES AUTHORIZATION #1 – Boise Street Reconstruction Design

Additional Survey and Right of Way

|--|

Contract/Project No:	210659	Pro	ject Name:	Boise Street Re	econstruction
Name of Client: City	of Middleton				
Address: 1103 West	Main Street				
City/State: Middleton,	Idaho	Zip Code:	83644	Telephone:	208-585-3133
Description of Services	to be Provided by Consu	Itant:			
Please see attached sco	pe and budget				
	ase see attached scope and				nly) 🖂 T & M (Not to Exceed)
(Additional services are perform	ed on a time and	d materials bas	is unless otherwise	shown in writing)
Additional Service Req	uested By: _Jason Van Gi	ilder, City Eng	ineer		
Additional Service Req	uest Rec'd By: Patrick Co	olwell			via 🖂 Verbal 🔲 Written
Offered by T-O Enginee	ers (Consultant):		Accepted by	Client:	
Jatuch Stull	4/19/	/22			
Signature	Dat	ie S	Signature		Date
Patrick Colwell, Princip	al				
Printed Name/Title		F	Printed Name	e/Title	

Work will not proceed until authorization is signed by client

Work will proceed based on Client's verbal and or email authorization

BOISE STREET RECONSTRUCTION PROJECT ASA #1 – Additional Survey and Right of Way CITY OF MIDDLETON SCOPE OF WORK April 19, 2022

OVERVIEW:

This scope of work defines the additional professional services to be performed by T-O Engineers for the City of Middleton. There are seven additional parcels on this project (16 total), due mainly to the project keeping the existing centerline, rather than shifting south as originally anticipated. Each of these will require a right of way description and exhibit.

The King Street intersection will also be straightened and realigned to create a 90-degree intersection, requiring some additional topographic survey.

TASKS:

Within this scope, the consultant will perform three (3) major work tasks as follows:

Task 1 – Topographic and Boundary Survey Task 2 – Roadway Design Task 3 – Right of Way Plans and Legal Descriptions

Task 1 Topographic and Boundary Survey

1.1 Boundary Survey and Ownership – Additional 7 parcels

Complete Boundary Survey on additional 7 parcels. Consultant will prepare a preliminary ownership map (without meets and bounds), based upon the readily available county assessor maps, records of survey, and subdivision plat maps available from Canyon County. The preliminary ownership map will be used as the working base drawing/parcel boundary layer in the master base map for preparation of various right-of-way documents.

1.2 Topographic Survey – King Street

Perform a topographic and existing features survey on King Street to a degree sufficient to determine required future right-of-way, matches to existing structures, roadways, and features. This topographic and existing features data will be added to the base drawings.

1.3 Base Mapping

Above information will be added to the topographic and boundary survey to form the base map for design.

Task 3 Final (100%) Design

Consultant will prepare and deliver final plans showing alignment and grade for the project, with special attention to end points, pathway crossing and King Avenue intersection.

3.1 Final Roadway Design

Additional King Street alignment, profile, and storm drainage.

3.2 Final Roadway Plans

Create plan and profile sheets for King Street alignment, necessary details, including ADA ramps and intersection areas.

Task 4 Right-of-Way

T-O will prepare acquisitions descriptions, total ownership maps, and right-of-way plans. This scope covers the additional 7 properties. Total Ownership maps and right-of-way Plans will be at a 1"=100' scale.

4.1 Legal Descriptions

Legal descriptions (7 additional) will be created for each of the Right-of-way acquisitions (7 additional). No permanent easements are anticipated.

4.2 Exhibits for Legal Descriptions

An individual exhibit (7 additional) will be created for each landowner showing the rightof-way acquisition on their property. Each exhibit will show dimensions and area quantities (square footage and acreage) for easements and right-of-way. The City of Middleton will be responsible for creating deeds, right of way purchase, and approach permitting.

4.3 Description Staking

Each of the 7 additional descriptions will be staked using lath, in order for City of Middleton (or designated negotiator) and landowners to negotiate acquisitions. This scope assumes all staking will be completed at one time.

Right-of-way monuments and Record of Survey will be completed after construction (in a separate agreement) in effort to prevent damage to monuments by construction equipment.



Project Budget

City of Middleton Boise Street Reconstruction Project - ASA #1 - Additional Survey & R/W April 19, 2022

sk		Total	Project	Survey			
ο.	Description of Work	Man-hours	Manager	Manager	Surveyor	Engineer	Clerica
	Topographic and Boundary Survey						
	Boundary Survey	8	1	1	6		
	Topographic Survey	7		1	6		
	Base Mapping	6	1	1	2	2	
3	Final (100%) Design		_				
3.1	Roadway Design	12	4			8	
3.2	Roadway Plans	10	2			8	
	Right-of-Way						
).1	Legal Descriptions	37		21	14		
Э.2	Exhibits for Legal Descriptions	21		7		14	
9.3	Description Staking	21		7	14		
	Total Estimated Hours	122	8	38	42	32	
	A. Summary of Estimated Labor Costs Personnel	Man-hours		Rate		Exter	nsion
	Personnel	Man-hours 8					
	Personnel Project Manager (Colwell)	8		Rate \$ 225.00 \$ 170.00		\$	1,800.0
	Personnel Project Manager (Colwell) Survey Manager (O'Malley)			\$225.00		\$ \$	1,800.0 6,460.0
	Personnel Project Manager (Colwell) Survey Manager (O'Malley) Surveyor (Stone)	8 38		\$225.00 \$170.00		\$ \$ \$	1,800.0 6,460.0 5,040.0
	Personnel Project Manager (Colwell) Survey Manager (O'Malley)	8 38 42		\$ 225.00 \$ 170.00 \$ 120.00		\$ \$	1,800.0 6,460.0 5,040.0 4,000.0
	Personnel Project Manager (Colwell) Survey Manager (O'Malley) Surveyor (Stone) Engineer (Bond)	8 38 42 32		\$225.00 \$170.00 \$120.00 \$125.00		\$ \$ \$ \$ \$ \$ \$ \$	1,800.0 6,460.0 5,040.0 4,000.0 140.0
	Personnel Project Manager (Colwell) Survey Manager (O'Malley) Surveyor (Stone) Engineer (Bond) Clerical (Orr)	8 38 42 32 2		\$225.00 \$170.00 \$120.00 \$125.00		\$ \$ \$ \$ \$ \$ \$ \$	1,800.0 6,460.0 5,040.0 4,000.0 140.0
	Personnel Project Manager (Colwell) Survey Manager (O'Malley) Surveyor (Stone) Engineer (Bond) Clerical (Orr) Total Estimated Labor Costs	8 38 42 32 2		\$225.00 \$170.00 \$120.00 \$125.00		\$ \$ \$ \$ \$	1,800.0 6,460.0 5,040.0 4,000.0 140.0
	Personnel Project Manager (Colwell) Survey Manager (O'Malley) Surveyor (Stone) Engineer (Bond) Clerical (Orr) Total Estimated Labor Costs B. Direct Expenses	8 38 42 32 2 122	days at	\$225.00 \$170.00 \$120.00 \$125.00		\$ \$ \$ \$ \$ \$ \$ \$	1,800.0 6,460.0 5,040.0 4,000.0 140.0 17,440.0
	Personnel Project Manager (Colwell) Survey Manager (O'Malley) Surveyor (Stone) Engineer (Bond) Clerical (Orr) Total Estimated Labor Costs B. Direct Expenses Production Copies, Postage, Misc.	8 38 42 32 2 122	days at	\$ 225.00 \$ 170.00 \$ 120.00 \$ 125.00 \$ 70.00		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	1,800.0
	Personnel Project Manager (Colwell) Survey Manager (O'Malley) Surveyor (Stone) Engineer (Bond) Clerical (Orr) Total Estimated Labor Costs B. Direct Expenses Production Copies, Postage, Misc. GPS	8 38 42 32 2 122	days at miles at	\$ 225.00 \$ 170.00 \$ 120.00 \$ 125.00 \$ 70.00		\$ \$ \$ \$ \$	1,800.0 6,460.0 5,040.0 4,000.0 140.0 17,440.0
	Personnel Project Manager (Colwell) Survey Manager (O'Malley) Surveyor (Stone) Engineer (Bond) Clerical (Orr) Total Estimated Labor Costs B. Direct Expenses Production Copies, Postage, Misc. GPS Geotechnical Sub (GeoTek, Inc)	8 38 42 32 2 122		\$ 225.00 \$ 170.00 \$ 120.00 \$ 125.00 \$ 70.00 \$ 100.00		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	1,800.0 6,460.0 5,040.0 4,000.0 140.0 17,440.0
	Personnel Project Manager (Colwell) Survey Manager (O'Malley) Surveyor (Stone) Engineer (Bond) Clerical (Orr) Total Estimated Labor Costs B. Direct Expenses Production Copies, Postage, Misc. GPS Geotechnical Sub (GeoTek, Inc) Mileage	8 38 42 32 2 122		\$ 225.00 \$ 170.00 \$ 120.00 \$ 125.00 \$ 70.00 \$ 100.00		\$ \$ \$ \$ \$ \$ \$ \$ \$	1,800.0 6,460.0 5,040.0 4,000.0 140.0 17,440.0