MIDDLETON CITY COUNCIL June 15, 2022

The Middleton City Council meeting on June 15, 2022, was called-to-order at 5:30 p.m. by Mayor Steven Rule.

Roll Call: Council President Kiser, Council Members Huggins, Murray and O'Meara were present. City Attorney Tayler Yett and Deputy Clerk Dawn Goodwin were present.

Pledge of Allegiance, Invocation: Lori Clark

Action Items

A. Approve Amended Agenda

Motion: Motion by Council President Kiser to approve the agenda as posted June 10, 2022, at 2:30 p.m. Motion seconded by Council Member O'Meara and approved unanimously.

Information Item: Republic Services cart options and compost bins. - Rachelle Klein

Rachelle Klein with Republic Services thank the council for allowing her to present to them regarding different cart options for Middleton Residents. Ms. Klein went on to state that this is being presented before council at numerous requests from the residents in Middleton. She went on to give a history of the background between Republic Services and the City of Middleton stating that Republic Services has had the pleasure of providing services to Middleton Residents since 2003.

Discussion Item:

1. Resolution for adding items to the Middleton City Council Agenda – Mayor Rule

Mayor Rule called the item and stated that that his item had been brought forth by Council Member Murray. A brief council discussion followed with a request to add the discussion item onto a future agenda as an action item.

Action Items:

- 1. Consent Agenda (items of routine administrative business) (Action Items)
 - Consider approving minutes for City Council June 1, 2022, regular and special meeting.
 - b. Consider ratifying payroll for May 27, 2022, in the amount of \$59,315.36.
 - c. Consider approving accounts payable thru June 10, 2022, in the amount of \$228,078.55.

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.

Motion: Motion by Council President Kiser to approve Consent Agenda Items 1 a-c. Motion seconded by Council Member Huggins and approved unanimously.

2. Public Hearing: (Request to be tabled.) Applications by M3 and JUB Engineers for annexation/zone change, preliminary plat, development agreement, and comprehensive plan map amendment with respect to Quarry East Subdivision located at 21500

Middleton Road and 11436 Lincoln Road (Tax Parcel Nos. R34076 and R34077). The proposed preliminary plat consists of 466 single family homesites, 102 duplex homesites, 72 cluster single family lots, 1 mini-self storage lot, 67 common lots, and 46 shared driveways/private roads lots on 236.60 acres of vacant land zoned County Agricultural, C-1, and M-1. Applicants are requesting a zone change to Mixed Use (M-U). In the comprehensive plan map amendment application, applicants are requesting that the "Residential Use" designated for the property be changed to "Industrial Use" to accommodate the mini-storage parcel. – Roberta Stewart

Mayor Rule called the agenda item and Planning, and Zoning Official Robert Stewart requested due to the Moratorium currently in place within the city, that this item be tabled to July 6, 2022, at 5:30 p.m.

Motion: Motion by Council President Kiser to table the public hearing for the application of M3 and JUB Engineers for annexation/zone change, preliminary plat, development agreement, and comprehensive plan map amendment with respect to Quarry East Subdivision to the regularly scheduled city council meeting on July 6, 2022, at 5:30 p.m. Motion seconded by Council Member O'Meara and approved unanimously by roll call vote.

3. Public Hearing: (Request to be tabled.) Application by Middleton Rivers, LLC and Jay Gibbons/South Beck & Baird for preliminary plat with respect to the Channel Crossing Subdivision (aka "Sawtooth Lake Mixed-Use Subdivision") located at 22457 So. Middleton Road and 0 So. Middleton Road (Tax Parcel Nos.R180350, R18035011, R180340 & 18036010). The proposed preliminary plat is zoned Mixed Use (M-U) and consists of five commercial lots, 119 single family attached (townhome) lots, and seven common lots on 15.19 acres. – Roberta Stewart

Mayor Rule called the agenda item and Planning, and Zoning Official Robert Stewart requested due to the Moratorium currently in place within the city, that this item be tabled to July 20, 2022, at 5:30 p.m.

Motion: Motion by Council President Kiser to table the public hearing for the application of Middleton Rivers. LLC and Jay Gibbons/South Beck & Baird for preliminary plat with respect to Channel Crossing Subdivision to the regularly scheduled city council meeting on July 20, 2022, at 5:30 p.m. Motion seconded by Council Member Huggins and approved unanimously by roll call vote.

4. Consider a motion to accept the resignation of Scott Brock and appoint Allen Tremble to the Middleton Planning and Zoning Commission as his replacement. – Mayor Rule

Mayor Rule called the item and gave a brief explanation on the item before asking if there was any council discussion or comments.

Motion: Motion by Council President Kiser to accept the resignation of Scott Brock and appoint Allen Tremble to the Middleton Planning and Zoning Commission as his replacement. Motion was seconded by Council Member O'Meara and approved unanimously.

5. Consider approving the Purchase Agreement between the City of Middleton and the Wetlands Group LLC for 1.9 acres wetlands for the Middleton Road Realignment project. – Mayor Rule Mayor Rule called the item and gave a brief explanation of the agenda item. A brief council discussion followed.

Motion: Motion by Council President Kiser to the Purchase Agreement between the City of Middleton and the Wetlands Group LLC for 1.9 acres wetlands for the Middleton Road Realignment project. Motion was seconded by Council Member O'Meara and carried unanimously by roll call vote.

 Consider approving an agreement between OMCS, LLC and the City of Middleton for wastewater operation services effective June 1, 2022. – Jason Van Gilder (Exhibit A)

Mayor Rule called the item and Public Works Director Jason Van Gilder gave a brief explanation of the item.

Motion: Motion by Council President Kiser approve an agreement between OMCS, LLC and the City of Middleton for wastewater operation services effective June 1, 2022. Motion seconded by Council Member O'Meara and approved unanimously.

7. Consider approving a scope of services between T-O Engineers and the City of Middleton for the wastewater treatment plant upgrades in an amount not to exceed \$3,304,000.00 – Jason Van Gilder (Exhibit B)

Mayor Rule called the item and Public Works Director Jason Van Gilder along with Kasey Ketterling from T-O Engineers gave a brief explanation of the item. A small council discussion followed.

Motion: Motion by Council President Kiser to approve a scope of services between T-O Engineers and the City of Middleton for the wastewater treatment plant upgrades in an amount not to exceed \$3,304,000.00. Motion seconded by Council Member Huggins and approved unanimously by roll call vote.

8. Consider approving non-aerial fireworks vendor permit from Phantom Fireworks for dates 6/24/2022 – 7/5/2022 (Exhibit C)

Mayor Rule called the item and Deputy Clerk Dawn Goodwin gave a brief explanation of the item.

Motion: Motion by Council President Kiser to approve a non-aerial fireworks vendor permit from Phantom Fireworks for dates 6/24/2022 – 7/5/2022. Motion seconded by Council Member Huggins and approved unanimously.

 Consider approving a beer and wine license for Family Dollar #3004 (206 E Main Street) until May 31, 2023. – Dawn Goodwin (Exhibit D)

Mayor Rule called the item and Deputy Clerk Dawn Goodwin gave a brief explanation of the item.

Motion: Motion by Council President Kiser to approve a beer and wine license for Family Dollar #3004 (206 E Main Street) until May 31, 2023. Motion seconded by Council Member Huggins and approved unanimously.

Consider approving final plat for Concord Square Subdivision. – Roberta Stewart (Exhibit E)

Mayor Rule called the item and Planning, and Zoning Official Roberta Stewart gave a brief explanation of the item.

Motion: Motion by Council President Kiser to the final plat for Concord Square Subdivision. Motion seconded by Council Member Huggins and approved unanimously by roll call vote.

Consider approving final plat for Estates at West Highlands Subdivision No. 1, which
request includes waiver of landscape berm requirement (MCC 5-4-10-6) - Roberta
Stewart

Mayor Rule called the item and Planning, and Zoning Official Roberta Stewart gave a brief explanation of the item stating that she is requesting this item be tabled to a future date and time uncertain due to the applicant not being ready and from the Moratorium being in effect.

Motion: Motion by Council President Kiser to table the consideration of the final plat for Estates at West Highlands Subdivision No. 1 to a date and time uncertain. Motion seconded by Council Member Huggins and carried unanimously by roll call vote.

Public Comment: NONE

Mayor Rule called for a break at 6:43 p.m. and resumed the meeting at 6:51 p.m.

12. Executive Session pursuant to Idaho Code and possible decision(s) to follow:

74-206(1)(d) to consider records that are exempt from disclosure as provided in chapter 1, title 74, Idaho Code.

74-206(1)(b) to consider evaluation, dismissal or disciplining of, or to hear complaints or charges brought against, a public officer, employee, staff member or individual agent, or public-school student.

Mayor Rule called the item and stated for the record that City Attorney Tayler Yett, Mayor Steve Rule, Council President Kiser, and Council Members Huggins, Murray and O'Meara were physically present for the session while City Administrator Becky Crofts was joining the session via Zoom.

Motion: Motion by Council President Kiser to enter executive sessions by 74-206(1)(d) to consider records that are exempt from disclosure as provided in chapter 1, title 74, Idaho Code and 74-206(1)(b) to consider evaluation, dismissal or disciplining of, or to hear complaints or charges brought against, a public officer, employee, staff member or individual agent, or public-school student. Motion was seconded by Council Member Huggins and carried unanimously by roll call vote. Council entered executive session at 6:53 p.m.

Mayor brought the Council out of executive session and back on the record at 8:49p.m. Mayor Rule stated that there was considerable discussion amongst the Council but that there were no votes taken or decisions made and restated for the record who was present for the executive session.

Mayor and Council Comments

Mayor Rule stated that he had attended and ITD conference earlier in the day and that ITD has been trying hard to reach out and have better communication with the difference agencies in the area in terms of projects and how to navigate their processes.

Adjourn: Mayor adjourned the city council meeting at 8:50 PM.

ATTEST:

Dawn Goodwin, Deputy Clerk Minutes Approved: July 6, 2022

Steven J. Rule, Mayor Rob Kiser, Council President



EXHIBIT "A"

AGREEMENT FOR WASTEWATER OPERATIONS SERVICES

THIS AGREEMENT FOR WASTEWATER OPERATIONS SERVICES

(Agreement) is made, entered into, and effective on the 1st day of June, 2022, by and between OMCS, L.L.C., an Idaho limited liability company (Operations Contractor), and the City of Middleton, an Idaho Municipality (Owner, and City).

RECITALS

- A. Owner owns and operates a wastewater treatment plant and related facilities (Wastewater Facilities).
- B. The Operations Contractor provides services for the management and operations of wastewater treatment plants and related facilities.
- C. Owner desires to engage the Operations Contractor to provide services as set forth in this Agreement, and the Operations Contractor desires to provide such services for the consideration set forth in this Agreement.
- D. The Owner and Operations Contractor acknowledge that the hours devoted to system operation and maintenance will vary month by month over the year with more effort required during start up and the first months of system operation and less effort required as the City staff gains experience and the system reaches operation equilibrium.

AGREEMENT

Now, therefore, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows.

- 1. Independent Contractor. The Operations Contractor is an independent contractor determining its own time, place and manner of performing its services. Neither the Operations Contractor, nor its employees or agents, are City employees. Operations Contractor shall maintain its own workers compensation insurance as required by law.
- 2. **Scope of Services.** The Operations Contractor shall lead and provide operation and maintenance services to Owner for the Owner's Wastewater Facilities. In connection with the foregoing, the Operations Contractor shall perform or provide the following.

- A. Licensing. Maintain professional certifications necessary for the Wastewater Facility to comply with local, state, and federal requirements; and be the responsible licensed operator(s) the City registers with the Idaho Department of Environmental Quality and any other necessary regulators. This scope of services specifically excludes signing DMR reports, which the City shall do.
- B. Man-hours. Excluding Additional Services, Emergencies, and Emergency Response/System Alarm call outs. The parties will determine the distribution of manhours.
- C. Responsibilities and Tasks. Responsibilities include, but are not limited to, generating and implementing the following:
 - i. Wastewater Facilities operations, maintenance, and reuse land application, within the Wastewater Facilities' limitations, so that effluent discharged and waste materials disposed by the Wastewater Facilities meet the requirements of the City's existing expired, and next anticipated, National Pollutant Discharge Elimination System (NPDES) permit(s) and of the Idaho Department of Environmental Quality's Compliance Order to the City.
 - ii. Notifying the Owner in writing of any hazards, non-compliance, safety, operations and other issues they observe that need corrected in a timely manner.
 - iii. Transferring OMSC, L.L.C. employee and agent knowledge to City employees through assisting, mentoring, and training City's employees or agents in operation of the Owner's Wastewater Facilities;
 - iv. Familiarization with the Wastewater Facilities during construction;
 - v. Reviewing, commenting on, and implementing start-up procedures;
 - vi. Generating and developing reports and plans;
 - (a) Discharge Monitoring Report (DMR) Template;
 - (b) Sampling and Monitoring Plan;
 - (c) General Maintenance Plan;

(d) Standard Operating Procedures as follows:

Influent Flow Monitoring
Screen
Lift Station
Equalization Basin
Sequential Batch Reactor
Sludge Storage and Management
Utility Water Pump Station
Chemical Feed Facilities
UV Disinfection System

- D. Provide inspections as needed to comply with local, state, and federal requirements;
- E. Perform any and all actions that the Operations Contractor deems necessary or desirable to protect public health in any situation determined by the Operations Contractor to be an emergency (Emergency); provided, however, that the Operations Contractor will make a good faith effort to contact and notify the Owner prior to taking such action, and will provide a written report to the Owner, within 72 hours after the Emergency has resolved, that details the emergency and actions taken; and
- F. Provide additional services associated with the Wastewater Facility not otherwise specified in this Agreement upon Owner's written request and as agreed upon by the Operations Contractor, including without limitation: any corrective maintenance and or repairs for the Wastewater Facilities, non-scheduled operations, annual report generation, additional SOP development, regulatory documents, technical and consulting services regarding facility modifications, expansions, changes in laws and regulations impacting the Facilities which would require mediation (Additional Services).
- **3. Owner Obligations.** Owner shall be responsible to do or provide the following:
 - A. Payment of all Wastewater Facilities' expenses, which means expenditures for: (i) equipment, supplies and other items necessary for routine operations; (ii) utility costs; and (iii) regulatory-required sampling, and testing/laboratory expenses.
 - B. Employees or agents to perform daily and routine operational duties, and Emergency response, as required by local, state, and federal regulatory practices.

- C. Owner shall:
 - i. Sign DMRs;
 - ii. Provide materials, equipment, and job supplies; and
 - iii. Provide laboratory testing and analysis.
- 4. **Authorized Representatives.** Each party shall designate an authorized representative who shall be the principal point of contact between the parties for all matters related to the Wastewater Facilities. A party may designate a new authorized representative by giving written notice to the other party. The initial authorized representatives for each party are as follows:

Owner: City of Middleton/Mayor Steve Rule

Operations Contractor: OMCS LLC

- 5. **Payment for Services.**
 - A. Rates and Payment. The Owner shall pay the Operations Contractor the following compensation for services provided under this Agreement.

i. Monthly Base Fee: \$3,000.00 / month

ii. Fee for Routine Services: \$65.00/hr.

iii. Fee for Additional Services: \$65/hr.

iv. Fee for Emergency Services: \$97.50/hr

v. On-Call Services: \$65.00/day on-call

vi. Materials and Job Supplies: Generally, Owner will supply equipment

materials, and job supplies. Operations
Contractor may invoice Owner 10% over
cost for materials and job supplies
provided by Operations Contractor if

agreed to by Owner.

vii. Laboratory and Analysis: Generally, Owner will laboratory and

analysis. Operations Contractor may invoice Owner 10% over cost for laboratory and analysis provided by Operations Contractor if agreed to by

Owner.

- B. Not to exceed unless otherwise notified in writing by owner:
 - i. Weekly Process Oversight and Monthly Base Fee:
 - a) Base Fee: \$3000.00/month June 2022 to September 2023 16 months x \$3000/month = \$48,000
 - b) Process Oversight: 65/hr. x 4hrs./week x 78.214/16 months = \$20,335
 - ii. On-call Coverage, Emergency Response, and Other Operational Assistance:
 - a) 10hr/month x 16 months x \$65/hr. = \$10,400
 - b) Emergency Response Hours will be billed at 97.50 with a 2-hour minimum.
 - iii. Technical WWTP Project Review:
 - a) \$65/hr. x 20 hrs./review x 4 reviews (Headworks Bid Package, WWTP Basis of Design Memo, WWTP 30% Design, WWTP 60% Design) = \$5,200

C. Invoicing. Operations Contractor shall invoice the Owner once each month, and the Owner shall pay each invoice within two weeks of receipt of the invoice, unless an invoice is protested. Invoices shall contain the operator performing services being invoiced for, category of service, the dates and amount of time for services, and a brief description of services performed. The "Category of service" means Routine Services (in-contract-scope), Additional Services (out-of-contract scope), or Emergency Services (out-of-contract scope).

- D. Protesting an Invoice. If the Owner questions an invoice from the Operations Contractor, the Owner shall provide the Operations Contractor a written protest of all or any portion of an invoice within ten (10) days of its receipt. A protested invoice is not deemed due and payable until the protested charge is resolved between the parties.
- E. Late Payment Penalty. If payment is not received within the two week period after invoicing, a compounding 20% penalty may at Operation Contractor's discretion be assessed to the totality of the invoice every week that payment is not received.

- 6. **Duration and Termination.** This agreement shall be for a term of 16 months from the effective date (June 1, 2022) of this Agreement. The parties may terminate this Agreement by executing an agreement containing the terms of termination.
- 7. **Indemnity and Insurance.** Operations Contractor agrees to indemnify and hold Owner harmless from any liability, claims, or damages arising out of or in any way connected with Operations Contractor's performance of the work described in this Agreement, provided any such liability, claims or damages are not attributable the gross negligence or intentional misconduct of Owner, its employees or agents. Owner shall indemnify, defend, and hold Operations Contractor harmless from any liability or damages from any liability or damages for property damage or bodily injury, including death, which results from all causes of any kind other than the negligent, grossly negligent, reckless, or intentional misconduct of the Operations Contractor, its employees or agents.
- 8. **Liability.** The parties recognize the Operations Contractor's services are to provide operations and maintenance oversight and services for the Wastewater Facilities within the scope of services of this Agreement. In providing such ongoing services the Operations Contractor warrants that its services shall be performed in accordance with professional industry standards and it shall not be held responsible or liable for damages occurring as a result of existing system deficiencies or design not a part of this Agreement.

9. General Provisions.

- A. Counterparts. This Agreement may be executed by the parties hereto in separate counterparts, each of which, when so executed and delivered, shall be an original, but all such counterparts shall together constitute one and the same instrument.
- B. Notices. All written notices required under this Agreement shall be delivered e-mail, facsimile, U.S. Mail, or overnight delivery, and shall be deemed properly given upon receipt by the addressed recipient. All notices shall be addressed as follows, unless otherwise requested in writing from one party to another.

If to Operations Contractor:

Attn: --Jay Irby----OMCS, L.L.C.
2976 E State St
Ste 120 Pmb 405
Eagle, ID 83616

Phone: 208-989-4753

Email: jayirby.omcs@gmail.com

If to Owner:

Attn: Becky Crofts City of Middleton P.O. Box 487 Middleton, Idaho 83644 Phone: (208) 585-3133

Fax: (208) 585-9601

Email: bcrofts@middletoncity.com

- C. Assignment. Neither party shall assign all or any portion of this Agreement, or delegate the party's performance, without the prior written consent of the other party. Any purported assignment without that consent shall be void and of no effect.
- D. Further Acts. Each party shall, at the request of the other, execute, acknowledge (if appropriate) and deliver whatever additional documents, and do such other acts, as may be reasonably required in order to carry out the intent and purposes of this Agreement.
- E. Attorney Fees. The prevailing party in any legal action brought by one party against the other and arising out of this Agreement shall be entitled, in addition to any other rights and remedies it may have, to reimbursement for its expenses, including attorney fees, costs of expert witnesses, appeal and collection.
- F. Entire Agreement. This Agreement contains the entire understanding and agreement of the parties relating to the subject matter herein, and supersedes all prior comments, suggestions, or agreements not expressly contained herein.
- H. Severability. If any term of this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder shall in no way be affected, impaired, or invalidated.
- I. Controlling Law. This contract shall be governed by the law of the State of Idaho with venue in the Third Judicial District Court of the State of Idaho in Canyon County, Idaho, and the parties consent to that court's personal jurisdiction.

In witness whereof, the hereto parties have executed this Agreement.
OMCS, L.L.C.
By: Jay Irby
Its:
CITY OF MIDDLETON
By: Mayor Steve Rule
Its:

EXHIBIT "B"

CITY OF MIDDLETON

Wastewater Treatment Plant Upgrades

SCOPE OF SERVICES





City of Middleton Wastewater Treatment Plant Upgrades

Over the last year, T-O EnginIDAPA

eers has worked closely with the City of Middleton to develop a Facility Plan Addendum and define a path for the wastewater treatment plant (WWTP) upgrades to support the continued growth of your community. T-O Engineers is pleased to have the opportunity to present this scope of work and fee estimate to the City of Middleton for design of the WWTP Upgrades.

Background

The City of Middleton operates a municipal wastewater treatment facility that discharges treated effluent to the Boise River via the Mill Slough. The facility consists of a headworks (two screening units and a lift station), grit removal, two sequencing batch reactors (SBR), post-equalization basin, ultraviolet (UV) disinfection and a sludge pond for accumulated solids. The City has an existing wastewater facility plan prepared in 2019 and an addendum to the facility plan recently completed by T-O Engineers in 2022. The facility plan addendum will serve as the planning basis for design. The addendum selected a derivative of activated sludge as the preferred method of biological treatment which will be used in design. The City has elected to locate the new activated sludge basins in pond #1. The existing SBR basins will be modified to another treatment process (e.g., clarifier or equalization tank). It is understood that the City will be involved in the design process, providing feedback and input throughout. All improvements will be designed to accommodate the 2040 flow and population projections provided by the City and contained in the approved facility plan addendum.

The regulatory requirements for the treated wastewater, effluent, are established in the City of Middleton Wastewater National Pollutant Discharge Elimination System (NPDES) Permit No. ID-002183-1. This permit expired on November 2, 2004. The Environmental Protection Agency administratively continued the permit allowing continued discharge to the Boise River. The City continued to work with the EPA and subsequently the Idaho Department of Environmental Quality (IDEQ), which was granted primacy in July 2018, to prepare for issuance of a new discharge permit. It is unknown when IDEQ will issue the new permit. Prior to proceeding with design, the City and T-O Engineers will work with IDEQ to discuss future discharge regulatory requirements.

The following list describes the WWTP Upgrades (Project) to be designed under this scope of work.

- A. Activated Sludge Biological Treatment Basins. Biological process basin will be located inside of the Pond #1 footprint. Existing design criteria contained in the Facility Plan Addendum including population projections, flows, loadings, and planning permit requirements will be used as the basis for activated sludge design. Major design components of the activated sludge biological process include the following:
 - Process Basins: New concrete process basins will be designed to accommodate the max month influent flow of 3.48 MGD. Variations of the activated sludge process, including step feed, A2O and Bardenpho were reviewed in the masterplan addendum. The City will provide input on the desired treatment technology which is to be designed. Up to three combinations of the activated sludge process will be



evaluated.

- Intermediate Transfer Pump Station: A pump station may be required to transfer process basin effluent to the secondary clarifier(s)
- Effluent Pump Station: A new effluent pump station may be required to transport secondary clarifier effluent to the UV disinfection system.
- Waste Activated Sludge (WAS) / Return Activated Sludge (RAS) Pump Station: A new WAS/RAS pumping station will be required. It will include WAS transfer piping to sludge storage tank and RAS transfer piping back to process basins. The pumping station is assumed to be located in a small building near the secondary clarifiers.
- Secondary Clarifiers: Two (2) secondary clarifiers will be required to meet design requirements. Clarifier is assumed to be a concrete structure with fiberglass reinforced plastic (FRP) launder covers. A flow split mechanism will be required to equalize loading rates for the clarifiers. The secondary clarifiers are anticipated to be located in Pond #1.
- B. Blower & Dewatering Building. A new combined blower/dewatering building will be designed as a masonry structure. The building will be a single-story structure of approximately 3,500 square feet. Included in the floor plan will be a dedicated blower room, MCC/Electrical room, domestic water heater room, bathroom with shower, office, and dewatering room. The blower room will accommodate approximately two (2) duty blowers, one (1) standby and up to three (3) additional future blowers. No laboratory facilities will be included in the new building. The dewatering room is planned to be electrically unclassified per National Fire Protection Association Manual 820 due to adequate air exchange capacity. Fire suppression systems will be excluded; however, fire alarm systems will be provided. The preliminary building floor plan provided to the City May 6, 2021, will be used as the basis for the building layout.
- C. Blower Design. The existing three (3) blowers are reaching the end of their useful life and will not be reused as part of this Project. Evaluation of blower types will be performed during Preliminary Enginering Report (PER) development; it is assumed the City will provide input on the desired features of the new blowers (e.g., efficiency, noise level). The design will include three (3) blowers and air transfer piping to the process basins.
- D. Dewatering Design. Two (2) Huber screw presses will be designed and located in the new blower/dewatering building. Each press will accommodate the 20-year planning projection for waste sludge production. The sludge dewatering system will include two screw presses, cake screw conveyors and an outdoor roll off bin area with canopy. Equipment includes dewatering units, chemical storage area, chemical feed, associated sludge feed pumps and transfer systems, instrumentation, and conveyor/loadout area. Polymer is assumed to be neat fed from a bulk polymer tote to metering chemical pumps. Filtrate piping back to the plant headworks will be evaluated for gravity conveyance. If gravity piping is infeasible, filtrate, sanitary waste fixtures and floor drains will collect into a combined sump within the building before being pumped to the plant headworks. The sump will be a concrete or fiberglass structure with two submersible pumps, lifting chains, valves, and piping.
- **E. Headworks Upgrades.** The existing headworks building includes the influent wet well with two vertical screens, lift station wet well with three (3) submersible pumps, a composite sampler, and a discharge force main. The City plans to do a maintenance project on the



headworks in the summer of 2022. The maintenance project will repair and apply a corrosion resistant coating to the concrete influent wet well, perform maintenance on the two vertical screens and install a fourth pump in the lift station wet well. New screening equipment will need to be located in a building to protect from the elements, prevent freezing and reduce corrosion. It is understood that the existing building should not be expanded, and a new headworks building is desired. The new building will consolidate the existing screens, new screens, influent lift station, generator, and the reuse pilot pump station. The building will be a single-story masonry structure. The following upgrades to the screens and influent pump station will be performed.

- Influent Screening: New screening configuration will be needed to meet future hydraulic requirements. Estimated peak flows will exceed the existing system capacity around 2030. This will require an expansion of the existing headworks building. The following assumptions were made in relation to the new screen design:
 - The existing screens will continue to be used. New screens will supplement the existing screenings capacity.
 - o All new and existing screens will be contained in a new building
 - o The building will be an approximate 2,500 square foot masonry structure
 - The new building will include a heating and cooling system with six (6) air changes per hour to comply with NFPA standards as required.
 - A new influent split will be designed between the existing screens and the new screens.
 - Assuming the existing influent wet well rehabilitation work is completed in 2022, this concrete structure will to be reused in the new headworks facility design.
- Influent Pump Station: Evaluate for use with the new activated sludge process basins. It is anticipated that new, larger capacity pumps will be required, including a new force main. The existing wet well to be reused.
- F. Waste Sludge Storage Tank. An epoxy coated, bolted steel, above grade, steel storage tank will be designed for approximately 2-3 days of waste sludge storage, based on 2040 planning criteria. Desired sizing to be confirmed by the City. The tank will include, jet mix, coarse bubble (large bubble) aeration mixing or mechanical mixing devices. Design includes associated tank instrumentation, sludge transfer pumps and yard piping to blower/dewatering building. The tank foundation design will be provided by the tank manufacturer in their bid.
- **G. SBR Basin Modification.** The SBR basins will be modified to a new treatment process such as an equalization tank, settling basin or post-aeration. Primary settling is identified as a need in the Facility Plan Addendum and will be detailed in the PER. It is assumed the City will provide input on the desired treatment goals in retrofitting the SBR basins.
- **H. Equalization Tank.** An epoxy-coated, above grade, bolted steel equalization tank. The tank will accommodate approximately one day's worth of hydraulic storage. The tank will be equipped with a mixing system. Design includes associated tank instrumentation, EQ transfer pumps and yard piping to downstream processes. The tank foundation design will be provided by the tank manufacturer in their bid. It is assumed equalization transfer pumps will be located in a small building adjacent to the equalization tank, or inside the



- proposed blower/dewatering building. Scope item will be excluded if it is desired to retrofit the SBR basin(s) into an equalization tank.
- I. Pond #1 Closure Plan. Decommissioning of Pond #1 prior to starting construction on WWTP improvements is feasible and beneficial to the Project schedule. This work may be performed under a separate contract prior to the completion of WWTP Upgrades design. The closure plan will be developed, approval by DEQ is required prior to alteration of the Pond #1. The written closure plan will be in accordance with IDAPA 58.01.16.493 and include, site characterization, sampling procedures, biosolids disposal, and any cleanup tasks that may be required. The City will coordinate biosolids disposal and perform any sampling or remediation activities required per the approved site closure plan. Once decommissioned a final soils testing and completion report will be submitted to IDEQ.
- J. Sludge Pond Closure Plan. Decommissioning of Sludge Pond needs to occur after the WWTP improvements construction activities achieve substantial completion and City has taken over operation of the new treatment system. The sludge pond closure may be performed under a separate contract after completion of WWTP improvements. The decommissioning process for the waste sludge pond will commence after sludge has been removed, the pond has been dewatered and any remaining biosolids have been allowed to dry. Removal of liquid sludge from the sludge pond is assumed to be by an independent contractor who will contract with the City directly. The contractor should be responsible for removal and disposal of sludge, including procurement of all required disposal permits. The closure plan and IDEQ approval process will be the same as with Pond #1, as stated above in Section I.
- K. Treated Effluent Reuse System. A reuse pump station and wetwell will be designed to deliver non-potable water to a storage pond located at the WWTP. Design will include a connection point for the adjacent City farm for land application. The reuse pump station will also deliver treated effluent for the WWTP operational use, reducing demand on the City's potable water system. The WWTP reuse system will include hose bibs at major equipment locations such as the headworks, equalization, biological basins and existing SBR basins. Reuse water will be used for wash water at the dewatering press and the influent headworks screens. CONSULTANT assumes that the existing Post Equalization Pond or Sludge Pond will be used for storage of reuse water.
- **L. Grit System.** Expansion of the grit system will be needed to meet future hydraulic capacity. Estimated peak flows will exceed the existing system capacity around 2030. It's our understanding that the existing Westech grit separator near the SBR basins should be moved near the facility headworks. The current location does not have room for expansion and limits the potential modifications to the SBR.
 - The existing Westech vortex grit separator will continue to be used. A newly supplied vortex grit system will work in parallel with the existing Westech system.
 - The new grit system will be located in a new building adjacent to or included in the new headworks building.
 - The grit room will be approximately 30x30 feet
- M. UV Disinfection System. New UV System will be added. The influent flow is estimated to exceed system capacity around 2030. The UV system expansion will be an opportunity to address operational concerns related to UV dosing rate and algae growth. The following



assumptions were made for the new UV system:

- New UV's will be open channel type to match existing
- N. Vac Truck Station. A vacuum truck waste disposal and collection station is needed. This will be used for collection of street sweepings, composting brush, or vac-truck truck excavation. A station will consist of a covered concrete unloading pad, drainage collection and conveyance and new gravel road for access. A canopy covering the concrete pad is excluded.
- O. Site Improvements. Utility services (e.g., water, sewer, power), stormwater drainage, site grading and site access will be needed for the new and/or expanded facilities. The existing Office/Laboratory building sewer service relocation may be necessary to accommodate the WWTP improvements. New gravel roads will be needed to access the process basin and secondary clarifiers. Storm drainage to be retained on-site through new swales or discharge to existing stormwater infrastructure. Paved roads, curb/gutter and landscaping are not included in this Project.
- P. SCADA System for the Wastewater Treatment Facility. Full controls engineering and integration of new SCADA system is needed. All equipment MCC panel design and local control panel design is assumed to be provided by process equipment supplier. Controls integration for new and existing equipment will be provided during the construction phase (see Attachment A Control Engineers).
- **Q. Tertiary Phosphorus Treatment.** Two alternatives for future phosphorus treatment will be evaluated. The most viable alternative to meet future treatment goals will be selected in the PER. City goals include filteration of effluent to meet Class A or Class B Recycled Water Rules (IDAPA 58.01.17). The evaluation will include modeling efforts for:
 - Alternative 1 enhanced biological phosphorus removal (EBPR) with chemical trim
 - Primary fermentation will be evaluated in conjunction with the EBPR process to support biological phosphorus removal
 - Filtration system meeting Class A and B Recycled Water Rules
 - Alternative 2 chemical precipitation and filtration only

The Initial wastewater testing data has indicated a required precursor (readily available substrate) for cultivation of biological phosphorus accumulating organisms is not present in Middleton's wastewater. CONSULTANT will evaluate a primary fermenter in conjunction with EBPR to ensure biological removal is successful. A chemical trim will likely be required in addition to EBPR to meet total phosphorus effluent concentrations less than 0.5 mg/L. CONSULTANT will also evaluate chemical phosphorus removal and filtration in lieu of the EBPR process. A preliminary cost estimate for both phosphorus treatment options will be included in the PER to aid in the selection process. It is understood the City's ongoing phosphorus reuse efforts involving land application will be used during the summer months.

The following items are future upgrades to the WWTP that can be completed after 2030, before 2040. The work has been identified in the facility planning effort. The work will be completed under a future scope of work. Items R thru V are NOT in this Project scope of work.

R. Effluent Outfall. The existing 15-inch gravity pipe will be replaced with a new gravity pipe.



Estimated peak flows will exceed the existing system capacity around 2034. The new pipe will increase the effluent outfall capacity to accommodate the 2040 planning horizon flows.

- **S.** <u>Wastewater Office Building.</u> The existing office building at the WWTP consists of the operator control room, laboratory, blowers room, bathroom, and limited storage space. The blowers will no longer be in operation after completion of the Project. This building will need to be evaluated for future expansion and operational uses to align with the City's future permit requirements and staffing levels.
- **T.** <u>Main Site Access.</u> The WWTP main access is via a wooden bridge over Willow Creek. For the Project, the bridge will be insufficient for construction access. Structural inspection of the bridge and abutments should be performed annually. The bridge should be evaluated for long-term use and truck traffic (e.g., Vac Truck). The City farm access road, east of the WWTP, will be utilized.
- U. <u>Digester(s)</u> and <u>Solids Management</u>. Anaerobic digesters improve the efficiency of managing solids removed during the treatment process. Digestors create new opportunities for biogas recovery and beneficial use of solids for agriculture. The current disposal of solids at the county landfill is adequate for the near term. Future plant expansions should evaluate the costs and benefits of this addition (e.g., digesters, biogas, odor, sludge hauling and drying, landfill costs).
- V. <u>Cooling Facility.</u> IDEQ requirements for the Boise River are likely to include temperature limits. The next discharge permit for the WWTP is anticipated to include a compliance schedule (10 to 15 years) that allows the City time to plan, fund, and design this improvement in future projects. Treating effluent to meet Class A or Class B Recycled Water should also be considered. IDEQ Recycled Water Rules allow for recycled water to be utilized for irrigation and other non-potable uses in the community, an alternative to cooling the effluent and discharging to the Boise River.

The following summarizes the professional services and associated fee T-O Engineers proposes to accomplish the Project.

DESIGN SERVICES

The scope of work for Design Services includes items A through P, described above.

T-O Engineers will act as the primary engineering consultant on the project, responsible for organizing subconsultants and being the main point of contact for the City. The design team will be managed by Kasey Ketterling, T-O Engineers, and include following disciplines:

- T-O Engineers will provide the wastewater process & mechanical, civil, and structural design.
- Control Engineers will provide electrical engineering and instrumentation, controls, and Supervisory Control & Data Acquisition (Attachment A).
- Musgrove Engineering will provide HVAC and mechanical plumbing design (Attachment B).
- Geotek Inc. will provide geotechnical engineering and subsurface investigation (Attachment C).



• BRS will provide the architectural for new blower/dewatering building (Attachment D).

1. Project Management

\$36,000

T-O Engineers (CONSULTANT) will provide overall project administration during the length of the project. This includes progress development meetings at regularly scheduled intervals. Meeting discussion topics may include summary updates, project progress, agency coordination status, and budget update. It is anticipated that 5 (five) progress meetings and 4 (four) updates to the City council will take place over the design phase of the project. CONSULTANT will provide monthly progress report(s), detailing expenditures per task to date, percent of budget spent and percent complete. Monthly progress report(s) will be submitted with monthly invoices. It is anticipated that this project will begin construction in mid-2025.

2. Agency Permitting and Coordination

\$20,000

CONSULTANT will coordinate with City and local building review authorities to submit the required applications, drawings, and reports to obtain construction permits for the new dewatering building and equipment. Submittal will consist of 90% permit level drawings to review agencies for required building permits and approvals. WWTP civil design drawings will be coordinated with existing drainage and management systems. All fees required for construction, building, and grading permits are to be paid by City. Eight (8) coordination meetings with DEQ have been included in the scope.

Anticipated Permits and Regulatory Approvals include:

- Approval of Preliminary Engineering Report (IDEQ)
- Approval of Final Design (IDEQ)
- Approval of Environmental Document (required for use of Federal or State funds)
- Floodplain Development permit (City of Middleton)
- Building Plan Approval (City of Middleton). Building Permit to be procured by contractor.
- Pond #1 Closure Plan (IDEQ)
- Sludge Pond Closure Plan (IDEQ)

3. Project Funding Assistance

\$5,000*

*This task will be billed on a time and material basis.

CONSULTANT will assist the City in reviewing and procuring potential funding sources which may include USDA Rural Development, IDEQ State Revolving Loans, Army Corp of Engineers, or Idaho Power energy efficiency incentives. Assistance may include preparation of funding applications, development of design reports to satisfy application pre-requisites, coordination with funding agencies or analysis of existing system capacity. Work under this task may not begin until the CONSULTANT receives written authorization from the City. An initial \$5,000 allowance for funding research has been included in this scope. If additional funding assistance is necessary, a separate scope and fee will be developed for the City.

4. Preliminary Engineering Report

\$415,000

The PER will be developed to meet the requirements of IDEQ Facility and Design Standards for

Scope of Work



Municipal Wastewater Treatment Or Disposal Facilities (IDAPA 58.01.16 Section 411), including evaluating base flood elevations for the 500-yr flood event. Building locations and finish floor elevations will be governed by the IDAPA and City of Middleton Flood Plain Zoning Ordinance. Final design of flood control measures are not part of this scope (e.g. floodwalls, embankments).

This stage of the Project will provide direction to the City on the estimated nutrient removal performance including biological phosphorus removal and total nitrogen removal. This will influence the overall activated sludge design and tertiary phosphorus treatment. All process sizing to be based on the City selected variation of the activated sludge process and tertiary phosphorus treatment. Consultant will develop a site layout map for the planned upgrades and future digester and cooling tower/chillers. Design of the solids management (e.g., digester) and temperature (e.g., cooling tower) is not part of this scope of work.

CONSULTANT will develop a hydraulic profile for the plant improvements to confirm the hydraulic capacity and number of pumping stations needed for the Project.

CONSULTANT will prepare a preliminary engineering report (PER) for new wastewater improvements. The PER will detail and finalize process design for the activated sludge system. The PER will comply with IDAPA state wastewater code 58.01.16. CONSULTANT will use the existing draft dewatering PER for the sludge handling section. CONSULTANT will further develop process sizing that was completed in the facility plan addendum. This will include estimated equipment sizing and operational requirements for the system.

The process model will be developed for two load scenarios (current conditions and 2040 conditions) and two flow scenarios (winter and summer), indicating future equipment requirements. The model will be calibrated based on flow and constituent concentration data provided by the City. These results will be summarized and discussed within the PER, presenting the preliminary design and associated information.

The existing approved wastewater treatment facility plan addendum will be used as a basis for the assumptions within the report. A preliminary cost estimate will be prepared at the PER stage for City review.

The City will have an opportunity to review the PER once before submission to IDEQ. CONSULTANT will submit the PER to IDEQ and respond to comments from IDEQ to allow approval on the document. Additional changes to the process design basis after the PER has been approved may incur additional fees not included in the overall lump sum pricing.

5. Preliminary Design \$690,000

CONSULTANT will complete a limited site survey to supplement the partial topographic survey that was performed in 2020. This work survey will include locations of existing infrastructure, Pond #1 area and establish survey control from the Project. Geotechnical evaluation of soils at the assumed structure locations will be completed. Consultant will develop a 30% draft set of plans for review by the City. Plan set will be prepared, including preliminary site plan, process flow diagram (PFD),



process and instrumentation diagrams (P&IDs), and equipment information (including equipment lists and instrument schedules). The site plan will include the proposed structures, proposed equipment, one-line piping diagrams, and pipe and valve schedules. An onsite review of the plans and walk-through of proposed improvements by the Project Manager and Lead Design Engineer is included in the budget.

Site layout to be finalized after incorporation of City comments and feedback at the 30% design review meeting. Major adjustments to the site layout and the scope of equipment supply after the 30% design stage will be subject to additional T&M fees at hourly rates not included in the lump sum price.

6. <u>Final Design</u> \$1,750,000

CONSULTANT will develop a biddable plan set with technical specifications, bid documents and a detailed cost estimate. Plan set and technical specifications to include all necessary civil, structural, electrical, mechanical and control design to support the Project. Development of the plans will include a 60% and 90% review with the City. Both the 60% and 90% reviews will include a site walk-through the proposed improvements. Configuration of all major project structures and equipment will be finalized during the 60% review. Any relocations or reconfigurations inspired by City will be subject to additional fees after the 60% design review period. Plans will be presented to IDEQ at the 90% design stage for review and any necessary revisions will be incorporated to allow for final approval.

Draft technical specifications will be prepared during this design stage. The draft technical specifications and final cost estimate will be provided for City review after incorporation of 90% review comments.

Biddable plans and technical specifications, including EJCDC agreement/contract terms, will be configured into three (3) bid packages (Pond #1 Closure, WWTP Upgrades, Sludge Pond Closure).

7. Environmental \$13,000

Federal and State funding will likely require compliance with the National Environmental Policy Act (NEPA) and other environmental and cultural resource laws. Environment work required for a project to be eligible for funding depends on the agency. If the City is awarded Federal or State funding, CONSULTANT will work with the City and funding agency to establish requirements for environmental clearances. CONSULTANT level of effort is based on preforming environmental analysis and development of the environmental document to obtain a Categorical Exclusion for funding through USDA-Rural Development Grant & Loan Program.

8. Control Narrative \$45,000

CONSULTANT will provide a written controls narrative memo to the electrical controls integrator which details how the system will operate. The control plan will list the various instruments, alarms and control strategies for the facility. The memo is intended to expedite controls programming at the facility and provide operators with a written sequence of equipment operations. Control narrative limited to improvements necessary for the Project.



9. Bid Administration Assistance

\$80,000

CONSULTANT will assist the City in issuing the bid package, preparing a bid notice, and coordinating with local contractors to allow for competitive bidding. This scope item includes preparation of any bid addendums required and a pre-bid meeting at City Hall. CONSULTANT will evaluate responsive, complete bidders and prepare a bid tally summary for the City. It is anticipated that one meeting will be held at City Hall to review bids received. CONSULTANT will prepare recommendation for award letter. The City will post notification of the selected bid.

10. Owner Contingency \$250,000*

*This task will be billed on a time and material basis.

CONSULTANT will provide additional services that are determined to be urgent and necessary to progression and development of the Project. Request for additional services will be initiated by the City. CONSULTANT will prepare an additional services authorization for the City's review and approval. The additional services authorization will detail the objective, assumptions, and associated fees. Work under this task may not begin until the CONSULTANT receives written authorization from the City. An allowance of \$250,000 has been included in this scope.

Lump Sum Fees and Expenses Total \$3,304,000

*These tasks will be billed on a time and material basis.

Design Services:		Lump Sum Fees
Task 1:	Project Management	\$36,000
Task 2:	Agency Permitting and Coordination	\$20,000
Task 3:	Project Funding Assistance	\$5,000*
Task 4:	Preliminary Engineering Report	\$415,000
Task 5:	Preliminary Design	\$690,000
Task 6:	Final Design	\$1,750,000
Task 7:	Environmental	\$13,000
Task 8:	Control Narrative	\$45,000
Task 9:	Bid Administration Assistance	\$80,000
Task 10:	OWNER Contingency	\$250,000*

CONSTRUCTION SERVICES

The budget for construction services scope items 10 through 12 will be established in a separate construction scope and contract after completion of design services. The fee for construction services will be based on City selected bid package improvements which have been sized and defined in the preliminary engineering report.

11. Construction Services

CONSULTANT will provide construction administration services for the selected improvements. CONSULTANT will provide submittal review for new equipment and all major design disciplines.



CONSULTANT will provide support for RFI's and contractor questions during construction progress calls. Resident project representative services with an on-site employee during the length of construction is excluded from this scope. CONSULTANT will observe construction activities as needed and/or requested by City for conformance with the construction contract documents. These activities may include but are not limited to: Construction Diaries, Materials Review, Testing Procedure, Workmanship Observation, Submittal Review, Schedule Tracking, Change Order Negotiation, Erosion and Sediment Control Compliance and Punch List.

12. Operations and Maintenance Manual

CONSULTANT will prepare a new O&M manual for all newly installed major equipment. The O&M manual will be pursuant to Idaho state code 58.01.16. The manual will be delivered to Idaho DEQ for approval and comment. The O&M manual will encompass newly installed major equipment and updated SBR basin operation. The City will provide existing equipment such as screens or UV vessels for compiling into the O&M.

13. Record Drawing Development

CONSULTANT will prepare record drawings for newly installed equipment. Construction "red-lines", mark-ups, and other changes to the construction drawings will be provided by contractor.

PROJECT MILESTONES & DELIVERABLES

The following review milestones will be incorporated for City review and discussion. Each milestone includes one on-site meeting with the City to discuss design progress and provide an opportunity for the design team to provide feedback. Recommendations provided from these reviews will be incorporated into the subsequent submittal. Final deliverable for design will be contract documents, construction plan set and specifications to be used in a public bid.

Four total review sessions will be held between T-O and City staff. T-O will issue drawings for comment and will receive markups within 7 business days. Review sessions will be held at the following milestones.

Review Meeting	Deliverable	
PER City Review	Draft PER, Cost Estimate	
	Final PER (IDEQ Approved)	
30% City Review	30% Design Package	
60% City Review	60% Design Package	
90% City Review	90% Design Package	
	Bid Package #1 - Pond #1 Closure	
	Bid Package #2 - WWTP Upgrades	
	Bid Package #3 - Sludge Pond Closure	

Target dates for milestones are based on the April 20th, 2022 WWTP design planning meeting between the CONSULTANT and City. It is assumed that the Design Services will start on June 17,



2022 and be completed by December 31, 2023, excluding the Sludge Pond final report to IDEQ.

Date	Milestone
June 17, 2022	NTP for Design
December 15, 2022	PER Review Session
January 6, 2023	PER to IDEQ
February 30, 2023	30% Review Session
June 31, 2023	Bid Package #1 Pond Closure
August 31, 2023	60% Review Session
November 31, 2023	90% Review Session & IDEQ Submittal
December 1, 2023	Pond #1 Closure Completed
December 30, 2023	Bid Package #2 - WWTP Upgrades
	Bid Package #3 - Sludge Pond Closure
Spring of 2024	Award Contract for Bid Package #1 - WWTP Upgrades



EXCLUSIONS/CLARIFICATIONS

General

- Permitting fees to be paid by City.
- Bid advertisement fees to be paid by City.
- Any professional/legal representation excluded.
- Items specifically stated in subconsultant scope of work (See Attachments A, B, C and D).
- Project will be contained within City property. Additional easements and/or property acquisition are not included within this scope.
- Feasibility and design to mitigate future temperature limits is excluded.
- Landscape planning or design is excluded. Any landscaping affected by construction will be restored to its previous conditions by contractor.
- Documents will be prepared to achieve IDEQ approval for construction. Additional operational plans, such as quality assurance project plans (QAPP), plan of operations (PO) or additional compliance reports prescribed by IDEQ are excluded. These reports may be added in future scope and contract.
- Coordination with reviewing agencies on IPDES permit modifications are excluded.
- Adjustments to the approved Facility Plan addendum population projections, flows or loadings may incur additional T&M redesign fees not included in the overall scope pricing.
- Preparation of demolition plan for existing blowers or coordination with contractor on removal is excluded
- Preparation of demolition plan for existing equalization basin or coordination with contractor on decommissioning is excluded
- Scope assumes the existing permitted discharge outfall in Mill Slough will continue to be used.
- Construction sequencing coordination between the contractor and City will be prepared under the future construction administration scope
- Dewatering plans to be provided by contractor if applicable
- All utilities required to operate system will be provided by City. Including, but are not limited to: phone, electrical power supply, potable water, and ethernet communications.
- Third party inspection costs to be covered by City or contractor
- No odor control design or remediation is included
- City staff will complete analytical sampling required for detailed design and bear costs associated with laboratory fees. Additional analytical sampling is anticipated to confirm design basis.
- A sludge management plan and biosolids land application reporting are under separate scope as required by IDEQ. Sludge removal and development of permits and reporting requirements to be processed by selected sludge removal contractor.
- The process design assumptions made to date are developed upon on existing influent data generated by the City. The estimated treatment performance of the activated sludge system is based upon City given data and will be detailed in the PER design basis. Variations in future flow and loading or changes in sampling techniques may have impacts to treatment system performance.
- Chemical phosphorus precipitation and tertiary filtration design is excluded from this scope but may be added in separate scope and contract.



Environmental

- Environmental clearances or permitting will be limited to obtaining a Categorical Exclusion. This
 scope does not include site visits, surveys, public outreach, wetland delineation, USACE
 coordination, or jurisdictional determination. No Threatened or State-listed or Endangered Species
 are expected to occur within the project area. The scope does not include Section 106 review or
 Idaho SHPO coordination.
- Preparation of a stormwater protection plan for the area of impact during construction is excluded. Item to be included in Bid and prepared by the contractor.
- Scope does not include process guarantee of enhanced biological phosphorus removal (EBPR)
 adequate to meet total phosphorus planning limits. Historical sampling data have indicated that
 City's wastewater may not be a viable candidate for EBPR and may require supplemental tertiary
 treatment. It is anticipated that the City will continue to develop the proposed phosphorus reuse
 system to meet future planning limits.

Civil

- Any off-site improvements deemed necessary beyond those outlined in this scope (e.g., drainage, sewer, water, irrigation) are excluded.
- Re-Grading of the site will be limited to those areas impacted by new construction. Area of impact is assumed to be no more than 10' beyond new structures/tanks. Surfaces beyond this limit will be assumed to be returned to pre-construction conditions.
- City will provide record drawings for infrastructure located with the Project limits. Locating underground utilities will be provided for by the City.
- Construction survey work to be provided by the Contractor. CONSULTANT will establish survey control based upon the City of Middleton datum.
- Storm drainage to be retained on-site through new swales or discharge to existing infrastructure.

Electrical

- Backup power system design is limited to requirements in IDAPA 58.01.16. Any new generators are assumed to be diesel and located outside.
- Electrical supply to the secondary side of a transformer on-site is by others.

Structural

- Design of building expansions to existing laboratory and maintenance building are excluded.
- Design of deep foundation systems, geopiers, etc., if required by geotechnical report, are not part of this scope.
- Scope assumes subsurface conditions allow for a minimum of 2,500 psf bearing capacity.
- The blower/dewatering building is assumed to be a single-story structure. No multi-level structures are proposed.

Mechanical Plumbing

CONSULTANT assumes the existing source of potable water supply at the WWTP site is of sufficient

Scope of Work



capacity, temperature, and pressure for new equipment. Development of new potable water sources and offsite distribution system is excluded.

Architectural

• NFPA 820 standards for fire protection in wastewater treatment will be used as the basis for electrical classification and HVAC air exchange requirements. The blower/dewatering building is anticipated to be unclassified due to 6 air exchanges per hour.



Attachment "A" Control and Electrical Systems Engineering

*Tertiary Facility is included in T-O scope and fee. This work will be added into subconsultant scope.

May 26, 2022

Mr. Kasey Ketterling, PE T-O Engineers 332 N. Broadmore Way Nampa, Idaho 83687

RE: Revised Middleton WWTP Electrical and Controls Design Proposal, Bid Package 1

Dear Kasey:

Control Engineers is pleased to provide this revised proposal for engineering design services in support of the City of Middleton, Idaho Wastewater Expansion Project. This proposal is based upon the revised project scope outline in the document you emailed, "Bid package 1 Scope Details" dated May 3, 2022 and the additional scope you outlined in an email to us on May 24, 2022. We understand the project scope to include:

Phase 1 Project Scope:

- Headworks Upgrades to include:
 - o addition of two new drum screens
 - New building expansion
 - Grit System Expansion to including New grit classifier/cyclone in new building
 - o Influent pumping station pump upgrades
- New greenfield biological treatment system installed in Pond #1 to include:
 - o Anoxic, Aeration and Anaerobic process basins
 - o Intermediate Transfer Pumping Station
 - o Effluent Pump Station
 - WAS/RAS pumping station
 - Secondary Clarifiers
- New Blower and Dewatering Building including:
 - o (3) duty and (3) future blowers
 - o (2) Screw presses, conveyors and roll off bin
- New Equalization Tank including
 - o Coarse bubble aeration systems
 - Mixing system
 - Transfer pumping system
- New Waste Sludge Storage Tank
- UV Disinfection System Upgrades including:
 - o New open channel UV systems installed in existing UV building
- Reuse storage pond (repurposed Post- Equalization Pond)

Phase 1 Project Schedule:

We understand the owner's desired timeline for the project as follows:

- June 1st 2022 TO scope of work ready for Council Approval
- September 2022 Basis of Design Report to DEQ
- November 2022 Basis of Design approval from DEQ
- December 2023 Add project to state list for funding.
- 2nd Q 2023 Design substantially Complete
- 2023 to 2024 Secure project funding.
- Q2 2025 Bid and award new plant.
- Mid 2025 NTP for plant construction
- 2027 target date for new plant on-line

Phase 1 Drawing Document Issues:

We anticipate the following engineering document issues will be required:

- Preliminary Engineering Report review and modification
- 30% Design Submission
- 30% Engineer's opinion of probable cost for electrical and I&C Systems
- 60% Design Submission
- 90% (Permit Level) Design Submission
- 90% Engineer's opinion of probable cost for electrical and I&C Systems
- 100% (Bid Set) Issue

Phase 1 Deliverables:

Our design deliverables and services will include:

- Electrical One-line diagrams
- Electrical and Controls facility plans
- Legally required standby power system design
- Interior and site Lighting plans
- P&ID development for T-O supplied PFDs
- Control panel detailed design
- Communication system architecture diagram
- Instrumentation specification and schedules
- Weekly coordination meetings, combination of in-person and virtual meetings
- Arc flash and coordination studies
- Equipment and Installation Specifications

Services during Construction will fall under future contact and are not included in this proposal.

Fee Estimate:

Our estimated fee to provide these services and deliverables is summarized below:

Task	Description	Fee
	All Electrical and Control System Design services for a complete and	
Design Engineering	biddable project.	\$ 269,782
	Weekly meetings throughout the design phase, combination of in-	
Project Meetings	person and virtual (T&M Estimate)	\$ 25,537
Construction Support	Future	\$ -
Programming and System	l Future	\$ -
		\$ 295,319

Thank you for your consideration and please contact me if you have any questions or concerns with this proposal.

Sincerely,

Peter C. Cook President



MUSGROVE ENGINEERING, P.A.

Bill A. Carter, P.E. – Principal Todd D. Nelson, P.E. – Principal Kurt E. Lechtenberg, P.E. – Principal Jason A. Rice, P.E. – Principal Thad S. Mason, P.E. – Principal Matthew N. Bradley, P.E. - Principal

BOISE OFFICE:

234 S. Whisperwood Way Boise, Idaho 83709 208-384-0585

IDAHO FALLS OFFICE:

645 W. 25TH Street Idaho Falls, Idaho 83402 208-523-2862 May 18, 2022

TO Engineers 1998 W. Judith Lane Boise, Idaho 83705 Attachment "B"

*Tertiary Facility is included in T-O scope and fee. This work will be added into subconsultant scope.

ATTENTION: Grant Moore

RE: Engineering Fee Proposal – REVISED

Project – Middleton Dewatering Building

Size - 4,500 sq. ft.

Dear Grant:

We appreciate the opportunity to be a part of your design team on the above referenced project. Based on my understanding of the project, I would propose to provide the following fees for our services:

Mechanical:

Design & Construction Documents:

30% Design

Fixed Fee...... \$ 9,900

60% Design

Fixed Fee...... \$ 11,400

100% Permit Design

Mechanical Commissioning Per 2018 IECC C408:

Not Included in this Proposal

Reimbursable Expenses:

Expenses (mileage, printing, travel, deliveries) will be billed at cost.

The above fees are based on the following scope of work:

Mechanical Design & Construction Documents:

- Source reuse water from existing headworks building.
- HVAC to comply with NFPA 820 standards.
- AC for electrical rooms (mini split system).
- Maintain 60°F room temperature.
- Foundation plan with drain locations.
- Heating, ventilating, and air conditioning systems.
- Exhaust and make-up-air systems.
- Plumbing systems, including waste & vent, domestic hot & cold water, natural gas, and roof drainage.
- Piping for all utilities to 5'-0" outside building. Piping beyond 5'-0" shall be by others.
- Energy calculations and compliance documentation for mechanical systems, per the International Energy Conservation Code.
- Fire sprinkler system performance specifications. Final design and construction documents shall be by Fire Sprinkler Contractor.
- Mechanical specifications, CSI format.
- Include cost estimates at 30%, 60%, and 90% submittals.

If any of the above noted assumptions are not correct, please let us know prior to start of project and we will revise this proposal accordingly.

The following services are <u>not included</u> in the above fees.

- Building energy modeling.
- Value engineering revisions after bidding.
- Envelope Com Check.
- Fire protection system design and construction documents.
- Record drawings.
- Utility rebate submittals.
- Renewable energy design.

Services provided on an hourly basis shall be at the following hourly rates for 2022. Services provided beyond 2022 shall be at the rates in effect at the time of service.

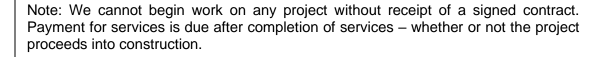
Principal	\$170.00/hour
Commissioning Agent	\$150.00/hour
Energy Modeling	\$150.00/hour
Senior Project Engineer	\$150.00/hour
Project Manager	\$130.00/hour
Project Engineer	\$100.00/hour
Senior Project Designer	\$100.00/hour
Project Designer	\$ 90.00/hour
CADD Operator	\$ 80.00/hour
Administrative Assistant	\$ 80.00/hour
Expenses (mileage, printing, travel, deliveries)	Billed at Cost

Billings for services are issued on a monthly basis and are due within 30 days following the billing date. Any amounts unpaid at the end of 60 days following the billing date will accrue interest (from the billing date) at the rate of 1½% per month, which will be added to the unpaid balance.

Musgrove Engineering will perform its services using the degree of care and skill ordinarily exercised by design professionals performing similar services in the same locality under similar circumstances and conditions.

I sincerely appreciate the opportunity to present you with this proposal, Grant. If this proposal meets your approval, please sign it in the appropriate space below and return it to me, retaining a copy for your files.

Respectfully,		
Todd Nelson, P.E. TN/eby		
Project: Middleton Dewatering Building – R	EVISED	
Client: TO Engineers		
Approved this day of	, 2022.	
By (Please Print Name & Title)	(Signature)	





Attachment "C"



*Tertiary Facility is included in T-O scope and fee. This work will be added into subconsultant scope.

> May 25, 2022 Proposal No. P0501722-ID

TO Engineers

1998 West Judith Lane Boise, Idaho 83705

Attention: Grant Moore, PE

Subject: Proposal for a Geotechnical Evaluation for "Middleton Wastewater Treatment

Plant", a(n) ±17.3 Acre Site - Located at 852 Whiffin Lane, Middleton, Idaho

In accordance with your request, GeoTek, Inc. (GTI) is pleased to submit this proposal to evaluate the geotechnical conditions within the subject property. Our proposal is based upon correspondence with our client, review of site aerial photography, previous experience in the area, a review of geologic maps and available publications in our library.

SITE CONDITIONS AND PROPOSED DEVELOPMENT

It is our understanding that site development would consist of performing typical cut and fill earthwork to attain the desired graded configuration(s) for the construction of a dewatering building, a sludge storage tank, an equilization tank, two concrete secondary clarifiers, activated sludge process basins, and two building extensions.

PURPOSE AND SCOPE OF SERVICES

Considering existing site conditions and the conceptual nature of proposed earthwork construction, the following is a preliminary list of geotechnical concerns that will be considered during our site evaluation. These factors will most likely need to be taken into account during site design, project planning and construction.

Page 2

- Assessment of engineering properties of the onsite soils.
- Foundation recommendations and settlement analysis.
- Percolation testing and initial groundwater observations.
- Anticipated thickness of pavement sections for budget purposes.

These geotechnical concerns have an impact on site design, construction and the financial aspects of project development. As such, each of these primary geotechnical concerns, along with some secondary concerns (not mentioned) would be considered during our geotechnical evaluation. Based on the information provided to date, evaluation of the site can be separated into three phases; I) Field Exploration, 2) Laboratory Testing, and 3) Report Preparation. The scope of services and associated costs of the phased work are outlined and discussed in the following sections.

I) Field Exploration:

Field exploration would be performed to generally evaluate the geotechnical conditions and their influence on project design and construction. The purpose of our proposed field study would be to evaluate the nature of earth materials underlying the site and to ascertain their general engineering properties.

We propose to utilize a rubber-tired backhoe to advance (4) exploratory excavations to a maximum depth of 10 feet below existing grade. The excavations will be continuously logged by one of our field personnel. Temporary ground water piezometers will be installed in (4) of the test pits. During subsurface explorations, initial ground water measurement will be recorded. A representative of GTI will conduct percolation tests in (4) of the test pits (approximately 2 to 8 feet below existing ground surface).

In addition to test pits, we propose to utilize a hollow-stem auger drill rig to advance three (3) exploratory borings. One boring will be advanced to a depth of 80 feet below grade and two borings will be advanced to a depth of 50 feet below grade. During subsurface exploration, representative soil samples would be collected and returned to our laboratory for testing and analyses as well as record groundwater measurements. The borings would be continuously logged by one of our field personnel.

It is the client's responsibility to have onsite private utilities identified before GeoTek proceeds with the field investigation. GeoTek is not responsible for any damage caused to onsite private utilities if they were not identified and/or brought to GeoTek's attention prior to field investigation. GeoTek will mark our exploration locations and contact Digline, Inc. - Call Before You Dig to identify any public utilities that may be onsite. The costs associated with the proposed field evaluation are projected below.



12 trips \times \$350/trip	\$	4,200.00
16 hrs. x \$120/hr.	\$	1,920.00
Lump Sum	\$	8,500.00
Lump Sum	\$	200.00
10 hrs. x \$120/hr.	\$	1,200.00
6 hrs. x \$175/hr.	\$	1,050.00
6 hrs. x \$120/hr.	\$	720.00
	6 hrs. x \$175/hr. 10 hrs. x \$120/hr. Lump Sum Lump Sum 16 hrs. x \$120/hr.	6 hrs. x \$175/hr. \$ 10 hrs. x \$120/hr. \$ Lump Sum \$ Lump Sum \$ 16 hrs. x \$120/hr. \$

2) Laboratory Testing:

Laboratory testing would be performed on collected soil samples to possibly determine laboratory compaction standards, in-situ moisture and density, soil compressibility and coefficient of consolidation, direct shear strength, material gradation, Atterberg Limits, soil expansion potential, R-Value, and chemical soil analysis. The purpose of laboratory testing would be to determine the chemical and engineering properties of the soil, so that geotechnical recommendations can be provided regarding; site preparation and removals, chemical soil heave, concrete type, conventional/deep foundation design parameters, and floor slab parameters. The estimated cost for laboratory testing phase of site evaluation is outlined below.

	Subtotal	\$ 3,500.00
Laboratory Technician	50 hrs. x \$70/hr.	\$ 3,500.00

3) Report Preparation:

Based on the information obtained from the above phases of site evaluation, GTI could initially consult with the client and their other consultant(s) outlining the geotechnical concerns of project design as they interrelate to existing conditions. Based on this interaction between the consulting team and where planning flexibility allows, earthwork grades could be adjusted to minimize the impact of the geotechnical concerns. In addition, GTI would notify the client if any special geologic features are encountered during our field study so that the project surveyors may locate the identified hazards.

Once the above geotechnical services (Phases I & 2) are completed, a report will be prepared presenting our findings and conclusions. In addition, this report would provide guidelines to effectively mitigate the geotechnical concern(s) identified by presenting appropriate recommendations for site preparation, earthwork construction, foundation design/construction and development criteria. The estimated cost of report preparation is presented below.



	Subtotal	\$ 1.850.00
Drafting	8 hrs. x \$65/hr.	\$ 520.00
Staff Professional	8 hrs. x \$125/hr.	\$ 1,000.00
Principal Engineer	2 hrs. x \$165/hr.	\$ 330.00

TOTAL GEOTECHNICAL EVALUATION = \$23,140.00

CLOSURE

This proposal is for the geotechnical services outlined herein only and does not include testing and observation services required prior to or during construction. If requested, these services would be invoiced at our established hourly rates. Current rates are denoted on the enclosed "Work Authorization and Agreement" form. We appreciate the opportunity to submit this proposal for providing geotechnical services associated with the subject project. Enclosed is a "Work Authorization and Agreement" form for the scope of geotechnical services outlined. Should you desire us to proceed, please sign and return the "Work Authorization and Agreement" form to our office.

If GeoTek, Inc. receives a request to proceed (whether verbal, in writing, or in the form of a Work Order or Purchase Order) with any or all of the services described in this proposal prior to receiving a signed copy of the attached Work Authorization and Agreement, and GeoTek, Inc. provides any or all of the services, GeoTek and you expressly agree that the terms of this proposal, the attached fee schedule, and the terms and conditions set forth in the attached Work Authorization and Agreement form shall govern all the services performed, except to the extent such terms are superseded by an executed agreement. We look forward to working with you on this project. If you have any questions, please do not hesitate to contact the undersigned.

Respectfully submitted,

Kyle Miley

GeoTek, Inc.

Kyle C. Miley, E.I. Staff Professional

David C. Waite, P.E.

Senior Engineer / Branch Manager

and C. Ulit



Work Authorization And Agreement

PROJECT INFO	<u>ORMATION</u>						Date:	5	/25/2022
Project Name:	Middleton Wastew	ater Treatment	Plant				Proposal No:	P0:	501722-ID
Project Location:	•						Project No:		-
Scope of Services		in this Agreem s (as provided i	nent, ar	e not i	ncluded in	the scope of	nder "Special Instruc this contract and wil uding any Additional	ll be invoice	d separately as
Fee Estimate:	\$23,140.00	Retainer:			\$0.00	CC	D:	\$0.00	
Reimbursable Ex	penses not in fee Es	timate:					-		
CLIENT INFOR	MATION								
Name:	TO E	ngineers							
Attention:	Grant	Moore, PE				Email:	gmoore@	to-engineer	s.com
Address 1:	1998 We	st Judith Lane				Phone No:	(208) 433-1900	Ext:	-
Address 2:		-				Cell Phone:	(208) 422-7576		
City:	Boise	State:	ID	Zip:	83705	Fax No:	-		

TERMS AND CONDITIONS

1) AGREEMENT. This Work Authorization and Agreement together with the | P0501722-ID (the "Proposal"), the terms of which are incorporated herein by reference and made a part of this Agreement (defined below) will constitute the agreement between Client, as GeoTek, Inc., a Nevada Corporation ("GeoTek") for performance of the professional services outlined in the Proposal,

GeoTek is willing to provide the Services for consideration and upon the terms set forth in the Proposal and hereinafter stated. This Work Authorization and Agreement and the Proposal will be referred to collectively hereinafter as the "Agreement". Any future work performed for Client will be under the terms of this Agreement unless a new agreement is executed in writing by both parties.

- 2) FEES/QUOTATIONS. Unless otherwise specified, the Proposal will define the: (1) Services to be provided, (2) the estimated fee and expense amount(s) for such Services, and (3) the billing type or method (e.g. time and materials, lump sum, fixed fee to a maximum, etc.). Client agrees to pay GeoTek its quoted rates for the Services and any Additional Services (as defined below) and products provided subject to changes in pricing from time to time. Any quotation will be good for a period of thirty (30) days from the date of the quotation. Quotation(s) of fees and expenses are estimates only. The actual fees and expenses will be shown when the final invoice is tendered.
- 3) BILLING AND PAYMENT. Invoices will be submitted on a progress basis for all Services performed during the term of the project. All invoices are due and payable upon receipt. Any and all invoices or any portion thereof, outstanding after thirty (30) days will accrue interest at 1.5% per month but in no event more than the maximum rate permissible by law from the original date of the invoice until paid.
- 4) ADDITIONAL SERVICES. Client acknowledges that it is impossible to predict what changes to the Services will be necessary as requirements for changes come from many sources beyond GeoTek's control. In the event changes become necessary, any services that are not specifically set forth in either GeoTek's proposal or this Agreement but are requested by Client, its agents, representatives, or designees, either verbally or in writing, will be considered "Additional Services". If Client, its agents, representatives, or designees request any Additional Services, GeoTek may issue Client a Change Order for Additional Services ("Change Order") confirming Client's authorization 5) RIGHT OF ENTRY.
- a) Client hereby grants GeoTek the right of entry to the job site to permit GeoTek to perform the work under this Agreement. Client warrants that it has the authority to grant such right of entry.
- b) Client acknowledges that excavations or destructive testing may be required to perform portions of the Services. Excavations will be backfilled in a prudent manner but cannot be returned to the previous condition. Damage to landscaping or natural vegetation may result. Client will indemnify and hold GeoTek harmless from any and all damages to persons or property caused by or to GeoTek or third parties as a result of the Services.

6) PERFORMANCE.

- a) Governmental rules and regulations are subject to interpretations. GeoTek will prepare all reports with a view toward complying with governmental rules and regulations, but no guarantee is given that any or all reports will be approved by the applicable governmental agency.
- b) GeoTek is relying entirely on plans and maps given to GeoTek by the Client or Client's agents, representatives or designees. Client will indemnify and hold GeoTek harmless from any and all damages to person or property caused by or to GeoTek or third parties resulting from undisclosed underground conditions or errors or inaccuracy of plans, maps or any other information provided by the Client or Client's agents, representatives or designees to GeoTek.
- c) GeoTek will not be responsible for delays or its failure to perform as a result of inclement weather, accidents, acts of God, public insurrection, war, labor difficulties, riots, interference by governmental agencies, or any other act reasonably beyond GeoTek's control.
- d) Client will disclose in writing to GeoTek any and all known or suspected hazardous or toxic conditions or materials present at the job site and will indemnify, defend and hold GeoTek harmless from and against any and all liability, costs, attorneys or expert fees or damage to person or property arising from hazardous or toxic conditions or materials present at the job site.
- 7) HAZARDOUS MATERIALS. GeoTek is not a generator, transporter and does not store or dispose of hazardous waste or non hazardous waste. Client will be responsible for the proper management, storage and disposal of hazardous waste or non hazardous waste present on the site and that may be encountered whether or not identified during GeoTek's evaluation.

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- 8) PROFESSIONAL OPINION. GeoTek's professional services will be performed, findings obtained, and recommendations prepared in accordance with generally accepted engineering practices in effect at the time and place the services are performed. The professional opinions of GeoTek will be based upon conditions revealed at exploration locations and reconnaissance of surrounding terrain or through research efforts. The services on any given site are limited. It is agreed that GeoTek is not responsible for the affect that unknowns such as acts of others on adjacent properties, variables of nature including, but not limited to, earthquakes, the works of man, Acts of God, and other variables beyond the control of GeoTek may have on any opinion rendered hereunder. No opinions of any kind are given by GeoTek except those expressly stated in GeoTek's written reports. GeoTek does not warrant (either expressed or implied) or guarantee any of its recommendations, opinions or Services.
- 9) INSURANCE. GeoTek maintains worker's compensation and public liability insurance policies for bodily injury and property damage. Certificates of insurance will be furnished upon request. With regard to property claims, GeoTek will not be responsible for damage beyond those amounts paid under the policies. GeoTek will not be responsible for any consequential, lost profits, business interruption, or other damages claimed by Client. Requests for waivers of subrogation or other endorsements are subject to a 5% fee surcharge.

10) INDEMNIFICATION and LIMITATION OF LIABILITY.

- a) GeoTek agrees, subject to the limitations herein, to indemnify and hold harmless Client from and against damages, liability and reasonable costs arising from the negligent acts of GeoTek in the performance of its Services under this Agreement, but only to the extent that a court of competent jurisdiction determines GeoTek is responsible for such damages, liability and reasonable costs on a comparative fault basis. Notwithstanding the foregoing agreement to indemnify Client, the parties expressly agree that GeoTek has no duty to defend Client from or against any claims, damages, liabilities, judgments, demands, causes of action, costs, expenses, or proceedings of any kind. GeoTek will not be obligated to indemnify Client for Client's own negligence or the negligence of others.
- b) Client agrees, subject to limitations herein, to indemnify and hold harmless GeoTek from and against damages, liability, and reasonable costs arising from the negligent acts of Client related to any work performed under this Agreement, but only to the extent that a court of competent jurisdiction determines the Client is responsible for such damages, liability, and reasonable costs on a comparative fault basis. Notwithstanding the foregoing agreement to indemnify GeoTek, the parties expressly agree that the Client has no duty to defend GeoTek from or against any claims, damages, liabilities, judgments, demands, causes of action, costs, expenses, or proceedings of any kind. Client will not be obligated to indemnify GeoTek for GeoTek's own negligence or the negligence of others.
- c) Client acknowledges that it is aware of the risks involved in construction, limitations inherent to the contract Services, and variations that can exist from the conditions identified. Client agrees to limit any liability, claim for damages to person or property, attorneys fees, expert fees or other costs of defense, or expenses (collectively "Claims") to be levied against GeoTek arising out of or relating to any design defect, error, omission, professional negligence or other promise of GeoTek (collectively "Liabilities") to the amount of GeoTek's fees paid under the Agreement. This limitation will apply regardless of the cause of action or legal theory pled or asserted. The fee charged Client for the Services to be rendered pursuant to this Agreement has been established with regard to the legal effect of this Limitation of Liability section. Increased limits of liability can be negotiated for an increased fee.
- d) Except for work performed or provided by those subcontractors or subconsultants retained directly by GeoTek for whom GeoTek is legally liable, GeoTek assumes no responsibility or liability for work, testing, design(s) or recommendations performed or provided by others including, without limitation, other contractors, subcontractors, or consultants of any tier.
- e) The parties understand and agree that Client's sole and exclusive claim, demand, suit, judgment and/or remedy for any claims arising from or in any way related to the performance of the Services provided under this Agreement will be directed and/or asserted only against GeoTek and not against any of GeoTek's shareholders, engineers, employees, officers, or directors.
- f) Notwithstanding any other provision of this Agreement, neither the Client nor GeoTek, their respective officers, directors, partners, employees, contractors or subconsultants will be liable to the other or will make any claim for any incidental, indirect or consequential damages arising out of or connected in any way to the Project or to this Agreement. This mutual waiver of consequential damages will include, but is not limited to, loss of use, loss of profit, loss of business, loss of income, loss of reputation and any other consequential damages that either party may have incurred from any cause of action including negligence, strict liability, breach of contract and breach of strict or implied warranty. Both the Client and GeoTek will require similar waivers of consequential damages protecting all the entities or persons named herein in all contracts and subcontracts with others involved in this project.
- 11) DISPUTE RESOLUTION. In an effort to resolve any conflicts that arise during the design and construction of the project or following the completion of the project the Client and GeoTek agree that all disputes between them arising out of or relating to this Agreement or the project will be submitted to non binding mediation unless the parties mutually agree otherwise.
- 12) JOBSITE SAFETY. Neither the professional activities of GeoTek nor the presence of GeoTek or its employees and subconsultants at a construction/project site, will relieve the General Contractor of its obligations, duties and responsibilities including, but not limited to, construction means, methods, sequence, techniques or procedures necessary for performing, superintending and coordinating the Work in accordance with the contract documents and any health or safety precautions required by any regulatory agencies. GeoTek and its personnel have no authority to exercise any control over any construction contractor or its employees in connection with their work or any health or safety programs or procedures. The Client agrees that the General Contractor will be solely responsible for Jobsite safety, and warrants that this intent will be carried out in the Client's contract with the General Contractor. The Client also agrees that the Client, GeoTek and GeoTek's subconsultants will be indemnified by the General Contractor and will be made additionally insured under the General Contractor's policies of general liability insurance.
- 13) OWNERSHIP OF INSTRUMENTS OF SERVICE. All reports, drawings, specifications, computer files, field data, notes and other documents and instruments prepared by GeoTek as instruments of service will remain the property of GeoTek. GeoTek will retain all common law, statutory and other reserved rights, thereto. All documents prepared by GeoTek under this Agreement for a particular project are not intended and not represented to be suitable for reuse by Client or others on any other project. Any such reuse without written authorization from GeoTek will be without liability to GeoTek and Client agrees to indemnify, defend, and hold harmless GeoTek from and against any and all losses, claims, damages and expenses (including attorney's fees) arising out of or resulting therefrom.

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GeoTek, Inc.

Work Authorization And Agreement

14) FORCE MAJEURE. Force Majeure as used in this Article will mean an act of God, strike, lockout, or other industrial disturbance, act of public enemy, war, blockage, public riot, lightning, fire, flood, explosion, earthquake, failure to timely receive necessary governmental approvals government restraint, unavailability of equipment, and any other cause, whether of the kind specifically enumerated above or otherwise, other than financial liability, which is not reasonably within the control of the party claiming suspension. If either party is rendered unable, wholly or in part, by Force Majeure to carry out their obligations under this Agreement, other than the obligation to make money payments, such party will give to the other party prompt written notice of the Force Majeure with reasonably full particulars concerning it; thereupon, the obligations of the party giving notice, so far as they were affected by the Force Majeure, will be suspended during, but no longer than, the continuance of the Force Majeure. The affected party will use all possible diligence to remove the Force Majeure as quickly as possible.

15) TERMINATION

- a) In the event of termination of this Agreement by either party for any reason, the Client will within fifteen (15) calendar days of termination pay GeoTek for all Services rendered and all reimbursable costs incurred by GeoTek up to the date of termination, in accordance with the payment provisions of this Agreement.
- b) The Client may terminate this Agreement for the Client's convenience and without cause upon giving GeoTek not less than seven (7) calendar days written notice.
- c) Either party may terminate this Agreement for cause upon giving the other party not less than seven (7) calendar days written notice for any of the following reasons:
 - i.) Failure by the other party to materially perform in accordance with the terms of this Agreement and through no fault of the terminating party;
 - ii.) Assignment of this Agreement or transfer of the Project by either party to any other entity without the prior written consent of the other party;
- iii.) Material changes in the conditions under which this Agreement was entered into, the scope of Services or the nature of the Project, and the failure of the parties to reach agreement on the compensation and schedule adjustments necessitated by such changes.
- d) In the event of any termination that is not the fault of GeoTek, Client will pay GeoTek, in addition to payment for services rendered and reimbursable costs incurred, for all expenses reasonably incurred by GeoTek in connection with the orderly termination of this Agreement, including without limitation, demobilization, reassignment of personnel, overhead costs and all other expenses directly resulting from the termination.

16) SUSPENSION OF SERVICES.

- a) If the Project or GeoTek's Services are suspended by the Client for more than thirty (30) calendar days, consecutive or in the aggregate, over the term of this Agreement, GeoTek will be compensated for all Services performed and reimbursable expenses incurred prior to the receipt of notice of suspension. In addition, upon resumption of Services, the Client will compensate GeoTek for expenses incurred as a result of the suspension and resumption of its Services, and GeoTek's schedule and fees for the remainder of the Project will be equitably adjusted.
- b) If GeoTek's Services are suspended for more than ninety (90) days, consecutive or in the aggregate, GeoTek may terminate this Agreement upon giving not less than five (5) calendar days written notice to the Client.
- c) If the Client is in breach of the payment terms or otherwise is in breach of this Agreement, GeoTek may, at its sole discretion, suspend performance of services and/or withhold any and all reports and work product. In the event GeoTek suspends performance and/or withholds reports and work product pursuant to this provision, GeoTek will not be in default of this Agreement and GeoTek will have no liability to the Client. Client agrees to make no claim against GeoTek for any delay or damage as a result of such suspension and/or withholding of reports and work product and agrees to defend and indemnify GeoTek from and against any and all claims for damages including, without limitation, claims for delay, lost profit, business interruption, consequential or any other damages resulting from the suspension of services and/or withholding of any report and work product. Upon receipt of payment in full of all outstanding sums due from the Client, or curing of such other breach which caused GeoTek to suspend Services and/or withhold reports and work product, GeoTek will resume Services and/or provide Client with the applicable reports and work product and there will be an equitable adjustment to the remaining project schedule and fees as a result of the suspension.

17) MISCELLANEOUS.

- a) All terms of this Agreement will be governed by and construed under the law of the State in which the Services are provided. Diversity of the parties will not determine jurisdiction.
- b) No provision of this Agreement will be interpreted for or against any party because that party or its legal representative drafted the provision.
- c) In the event that legal action is taken to enforce the terms of this agreement or resolve a dispute the prevailing party will be entitled to reasonable attorney's fees and costs incurred.
- d) Failure by a party to exercise any right, remedy, or option in this Agreement or delay by a party in exercising the same will not operate as a waiver. No waiver will be effective unless it is in writing.
- e) Every provision of this Agreement is intended to be severable. If any term or provision hereof is declared by a court of competent jurisdiction to be illegal, invalid or unenforceable for any reason whatsoever, such illegality, invalidity or unenforceability will not affect the balance of the terms and provisions hereof, which terms and provisions will remain in full force and effect.
- f) This Agreement may be executed at different times and in multiple counterparts, including, without limitation, facsimile counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument.
- g) Client may not assign its rights or obligations under this Agreement without the express written consent of GeoTek. GeoTek may assign its rights and obligations under this Agreement to any of its affiliate companies without Client's consent upon written notice to Client. In the event of such an assignment, the assignee will assume the obligations of GeoTek under this Agreement as though such assignee had been an original party to this Agreement.
- **18) AMENDMENTS.** Except as specifically provided herein, no addition(s) to or modification(s) of this Agreement will be binding on either party unless made in writing and executed by GeoTek and Client.

By Signing below, the parties accept the services outlined in the proposal, the rates indicated on any attached fee schedule, and all the terms and conditions contained within each page of this Agreement, including but not limited to attachments and exhibits.

CLIENT	'S Authorized Signature of Acceptance:	CONSUL	TANT Authorized Signature of Acceptance:
Ву:		Ву:	
	Signature		Signature
			David C. Waite, PE
	Printed Name		Printed Name
Title:	<u></u>	Title:	Branch Manager

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Attachment "D"



1010 S. ALLANTE ST., SUITE 100 BOISE, IDAHO 83709 TELEPHONE 208 336 8370 FAX 208 336 8380 *Tertiary Facility is included in T-O scope and fee. This work will be added into subconsultant scope.

AGREEMENT FOR THE PROVISION OF LIMITED PROFESSIONAL SERVICES

Client: TO Engineers – Grant Moore

Date: 05/25/2022

Project: Middleton Waste Water Treatment Plant

Middleton, ID

Scope/Intent and Extent of Services:

The project consists of three structures. The new dewatering building will be an approximately 119'x37'x22'H stand-alone CMU structure with a blower room, dewatering room, roll-off bin storage, office, restroom and mech/elec room. The new headwater building will be an approximately 3000sf CMU structure 22' high and may be stand-alone, part of the dewatering facility or an addition to the existing headwater structure. The new grit building will be an approximately 40'x40'x22'H CMU structure and may be a stand-alone structure or an addition to the existing grit building.

The scope of services includes schematic design thru bid phase services, construction phase services will be provided under another contract. TO Engineers will be the project lead and all documents will be provided to TO for incorporation into the full set of documents. All permitting, agency coordination and coordination with other design disciplines will be by TO. This agreement is for architectural design services only, all engineering of the building and processing equipment will be provided by others. Architectural services will include plans and specifications (architectural sections only) with deliverables at the 30, 60, 90 and 100% stages of completion for agency review with the estimated completion date of September 30, 2023.

Fee Arrangement:

A stipulated sum of \$79,965

Reimbursables: Reproduction, renderings, public or private agency fees, commercial travel, meals and lodging will be billed at 1.10 times the expense incurred. Mileage will be billed at current Federal rates.

Special Conditions:

The following Terms and Conditions are a part of this Agreement:

An Agreement for the Provision of Limited Professional Services 05/25/22 Page 2 of 3

BRS Architects, A.I.A.		Accepted by:		
(Signature)	5/25/22 (Date)	(Signature)	(Date)	
Andrew Davis, President		(Printed Name/Titl	e)	
		(Company Name)		

TERMS AND CONDITIONS

BRS Architects (Architect) shall perform the services outlined in this agreement for the stated fee arrangement.

Access To Site:

Unless otherwise stated, Architect will have access to the site for activities necessary for the performance of the services. Architect will take precautions to minimize due to these activities, but have not included in the fee the cost of restoration of any resulting damage.

Fee:

The total fee shall be understood to be a stipulated sum, any future services provided on an hourly basis will be billed at the rates that prevail at the time services are rendered. Current rates are as follows and are subject to change:

Principal III	\$175.00 / Hr.
Principal II	\$160.00 / Hr.
Principal I	\$150.00 / Hr.
Project Architect	\$110.00 / Hr.
Sr. Project Manager	\$100.00 / Hr.
Project Manager II	\$ 90.00 / Hr.
Project Manager I	\$ 80.00 / Hr.
Designer II	\$ 70.00 / Hr.
Designer I	\$ 60.00 / Hr.
Word Processing	\$ 50.00 / Hr.

Billings/Payments:

Invoices for Architect's services shall be submitted at Architect's option, either upon completion of such services or on a monthly basis for the work compete to date. Invoices shall be payable within 60 days after the invoice date. If the invoice is not paid within 60 days, Architect may, without waiving any claim or right against the Client, and without liability whatsoever to the Client, terminate the performance of the service.

An Agreement for the Provision of Limited Professional Services 05/25/22 Page 3 of 3

Late Payments:

Accounts unpaid 60 days after the invoice date may be subject to a monthly service charge of 1.5% on the then unpaid balance (18.0% true annual rate), at the sole election of Architect. In the event any portion or all of an account remains unpaid 90 days after billing, the Client shall pay all costs of collection, including reasonable attorney's fees.

Risk Allocation:

In recognition of the relative risks, rewards and benefits of the project to both the Client and BRS Architects (Architect), the risks have been allocated such that the Client waives any claim against Architect, its Officers, employees and agents and agrees to defend, indemnify, protect and hold harmless Architect and its officers, employees and agents from any and all claims, liabilities, damages or expenses, including but not limited to delay of the project, reduction of property value, fear of or actual exposure to or release of toxic or hazardous substances, and any consequential damages of whatever nature, which may arise directly or indirectly, to any party, as a result of the services provided by Consultant under this Agreement, unless such injury or loss is caused, in whole or in part, by the gross negligence of Architect. Notwithstanding any other provision of this Agreement, Client agrees to limit Architect and its officers, employees and agents liability due to professional negligence arising out of or relating to this Agreement to a maximum of \$250,000.00 or the total fee, whichever is greater. This limit applies to all services on this project, whether provided under this or subsequent agreements, unless modified in writing, agreed to and signed by authorized representatives of the parties. If this provision is not accepted please add 5% to the fee (\$3,998.25).

Initial here to acknowle	edge acceptance	of this provision:	(Client
--------------------------	-----------------	--------------------	---------

Termination of Services:

This agreement may be terminated by the Client or Architect should the other fail to perform its obligations hereunder. In the event of termination, the Client shall pay Architect for all services rendered to the date of termination, all reimbursable expenses, and reimbursable termination expenses.

Ownership of Documents:

All documents produced by Architect under this agreement shall remain the property of Architect and may not be used by the Client for any other endeavor without the written consent of Architect.

Applicable Laws:

Unless otherwise specified, this agreement shall be governed by the laws of the State of Idaho.

EXHIBIT "C"

Phantom Fireworks

Eastern Region, LLC. PO Box 160421 Clearfield, UT 84016 Office: 801-825-6101



May 10, 2022

City of Middleton, ID Attn: City Clerk PO Box 487 Middleton, ID 83644

To whom it may concern:

RE: Temporary Fireworks Tent for 2022 July 4th holiday.

Please find the following enclosed:

- \$50 check for non-aerial vendors permit
- \$300 check for deposit or bond (refundable)
- · Application for non-aerial fireworks.
- Copy of our lease agreement
- · Copy of our insurance certificate
- Copy of the Aerial Site Plan

Please contact me if you have any questions or concerns.

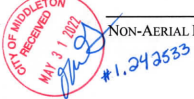
Thank you,

Bill Dezell Account Manager bdezell@fireworks.com Office: 801-825-6101



CITY OF MIDDLETON

P O Box 487, Middleton, ID 83644 208-585-3133, 208-585-9601 Fax <u>www.middletonidaho.us</u>



NON-AERIAL FIREWORKS APPLICATION

REV. 03/19

For retail sale of non-aerial fireworks at temporary fireworks stands within the City of Middleton. Middleton City Code 1-15-14 and 1-15-14-2 Fireworks.

Permit fee: \$50.00 for Non-Aerial Vendors Permit.

\$300.00 deposit, bond or letter of credit for prompt removal of structure and cleanup of

debris.

Insurance:

Bond or Certificate of insurance is required and must be filed with the City prior to the

issuance of permit.

Bond or valid certificate of public liability and property-casualty insurance providing coverage of at least one hundred thousand dollars (\$100,000.00) for personal injury and

property damage required.

I. General Information:		
Name, Cell Phone, Business Phone, and A	ddress of Appli	cant:
Joee Witter, Regional Manager 801		
Cell - 801-946-5313	020 01011	O BOX 100 IZ1 Clourilloid, C1 0110
Name and Address of Business applicant i	is representing:	
Phantom Fireworks Eastern Region, L		
Address of location applicant has permiss		
Ridley's Family Market 275 E 300 N 4	30 E Main St.	Middleton, ID 83644
Applicant/Business Idaho State Sales Tax	Permit number	:
06-20-20	22 to 07-04-20	122
Date(s) of sale of fireworks:	22 10 07 07 20	,
APPLICANT / BUSINESS REPRESENTATIVE		
		Date:
Signature		
Print name / Business Name and Represen	tative Title	
Subscribed and sworn before me this	day of	, 20
(Seal)		
~ ~ ~ ~	Notary Pu	ublic for the State of Idaho
	Residing a	at:
	150	on expires:



Phantom Fireworks Eastern Region, LLC dba Phantom Fireworks

Distributors of Phantom* and Wolf Pack* Brand Fireworks P.O. Box 160421, Clearfield, UT 84016 | Office: 801-825-6101



FIREWORKS TEMPORARY SALES LICENSE & LEASE AGREEMENT

This agreement (hereinafter, the "Agreement") is made between: Ridley's Family Markets, Inc., 621 Washington Street South, Twin Falls, ID 83301 (hereinafter referred to as the "Landlord") a Wyoming corporation authorized to do business in Idaho and Utah, and Phantom Fireworks Eastern Region, LLC dba Phantom Fireworks, of the address specified above, (hereinafter referred to as "Phantom") a Delaware limited liability company authorized to do business in Idaho and Utah, for the purpose of granting an Operating Group designated by Phantom, the exclusive right to operate a temporary state-legal consumer fireworks sales facility on each of the locations set forth on Exhibit A, attached hereto and incorporated herein by reference (hereinafter, the "Premises") and any subsequently added location(s) and the first right to add any new locations Landlord may acquire and/or open, under the same terms and conditions as set forth herein.

The parking lot and/or common area ancillary to the Premises are owned and/or controlled by the Landlord, and the Landlord warrants and certifies full right and authority to grant to Phantom, and the Operating Group selected by Phantom, the exclusive right to occupy and operate a consumer fireworks sales stand or tent and locate a container on each of the Premises set forth on Exhibit A for the following periods (hereinafter, the "Term"):

For all locations in Idaho-June 15, 2020 (the "Commencement Date") to July 15, 2020 For all locations in Utah-June 15, 2020 (the "Commencement Date") to August 15, 2020

The parties agree that Landlord may delete a location on Exhibit A on or before May 25 of each lease Term,

In exchange therefore, Phantom shall pay Landlord the sum

per location listed on Exhibit A by June 1st of each lease Term.

Phantom and the Landlord agree to the following terms and conditions:

- 1. Phantom will provide liability insurance coverage in the aggregate amount of \$10,000,000.00; will name Landlord as an "Additional Insured;" and will, prior to occupancy, deliver a certificate to Landlord evidencing such insurance covering the erection, maintenance, and operation of the fireworks sales venue. Additionally, Phantom will hold the Landlord harmless from any liability in connection with same.
- Phantom shall pay all costs involved in erection, maintenance, and operation of the stand or tent, and, on departure, Phantom shall return the Premises to its original condition. The tent may be secured in the asphalt with 1" diam, stakes
- 3. Phantom shall obtain and pay for all necessary permits and licenses required by law; shall post any debris and
- performance bonds required by local authority; and shall adhere to all laws and regulations. 4. If the sale of consumer fireworks shall be prohibited by public authority, the prepaid lease Rent will be refunded, and this Agreement shall automatically become null and void. If the public authority having jurisdiction over the leased Premises limits or restricts the sale of fireworks in any way, then this Agreement is subject to revision.
- 5. If Phantom is unable to secure a group or operator to operate on the Premises and the property is not utilized, the prepaid Rent will be refunded, and this Agreement shall automatically become null and void for the Term as to that location. In the event the Premises is not utilized in a given year, Phantom shall have the option to use the Premises for the following year under the same terms and conditions by giving notice by March 1, of the following year. If the property is sold or otherwise inaccessible due to construction or the like, then this Agreement is subject to revision. If this Agreement should become null and void under this provision or paragraph 4 of this Agreement, then prepaid Rents as to that location shall be refunded to Phantom within ten (10) business days of written cancellation.
- 6. Landlord agrees that if a refund of prepaid Rent is due and owing to Phantom under the provisions of this Agreement, that Phantom's acceptance of less than the full amount of any prepayment shall not be deemed an accord and satisfaction or compromise of such payment unless Phantom specifically consents in writing to payment of such lesser amount, regardless of Landlord's characterization as "full payment," "accord and satisfaction," or other similar characterization on the payment instrument.
- 7. In any action of proceeding to enforce, interpret, or declare rights under this Agreement, the prevailing party shall be entitled to its reasonable attorney fees, costs associated with suit and litigation expenses.
- 8. Late payment of Rent shall be subject to a fee of \$15.00 per day late. In the event a Rent payment is late, this Agreement shall remain valid and shall not terminate.
- 9. This Agreement commences as of the date indicated on the last of the signatures below.
- 10. Phantom is hereby given an option to renew this Lease Agreement for five (5) one (1) year periods beginning in the year 2021 under the same terms and conditions as stated above. Phantom must notify Landlord of its intent to exercise option by December 31 of the last Lease year reflected in this Agreement.
- 11. Each individual signing this Lease Agreement expressly represents and warrants that they are authorized by the entity for

which they sign, to legally bind and commit that entity to under this Agreement shall be given in writing to the add designate in writing. 12. This Agreement and its terms and conditions, including the state of t	resses listed herein of such other addresses — p
 This Agreement and its terms and conditions, including to disclosure is mutually agreed to in writing by both parties 	s or as disclosure is required by governmental entities.
Agreed to and accepted by: Ridley's Family Markets, Inc.	Phantom Fireworks Eastern Region, LLC
By Jeller 10/25/2019	By: Authorized Signature Date
Actitorized Signature Date	Authorized Signature Date Joee Witter - Regional Manager UT/ID/CO Print Name and Capacity
Print Name and Capacity	801-825-6101 Jwitter@fireworks.com Phone Email
Phone Email	FIANCE



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 2/9/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND. EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

		CONTACT		
PRODUCER Britton-Gallagher and Associates, One Cleveland Center, Floor 30 1375 East 9th Street		NAME:		
		PHONE (A/C, No, Ext): 216-658-7100	FAX (A/C, No): 216-658-7101	
		E-MAIL ADDRESS: info@brittongallagher.com		
Cleveland OH 44114		INSURER(S) AFFORDING COVERAGE	NAIC#	
		INSURER A: Everest Indemnity Insurance Co.	10851	
INSURED	egion, LLC	INSURER B : Axis Surplus Ins Company	26620	
Phantom Fireworks Eastern Reg 2445 Belmont Avenue		INSURER c : Arch Speciality Ins Co	21199	
Youngstown OH 44505		INSURER D :		
		INSURER E :		
		INSURER F:		
COVERAGES	CERTIFICATE NUMBER: 309840816	REVISION NUI	MBER:	

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD

INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL SUBR POLICY EFF POLICY EXP (MM/DD/YYYY) TYPE OF INSURANCE **POLICY NUMBER** SI8GL00643-211 10/30/2021 GENERAL LIABILITY EACH OCCURRENCE \$1,000,000 DAMAGE TO RENTED \$ 500,000 COMMERCIAL GENERAL LIABILITY PREMISES (Ea occurrence) CLAIMS-MADE X OCCUR MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ 1,000,000 Non-Owned Stand GENERAL AGGREGATE \$ 2,000,000 End't Included PRODUCTS - COMP/OP AGG \$ 2,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: X LOC S POLICY OMBINED SINGLE LIMIT AUTOMOBILE LIABILITY (Ea accident) BODILY INJURY (Per person) ANY AUTO ALL OWNED SCHEDULED BODILY INJURY (Per accident) S AUTOS NON-OWNED PROPERTY DAMAGE S (Per accident) HIRED ALITOS AUTOS \$ 10/30/2021 10/30/2022 UXP0057739-07 UMBRELLA LIAB EACH OCCURRENCE C Х OCCUR \$4,000,000 X **EXCESS LIAB** AGGREGATE \$4,000,000 CLAIMS-MADE \$ DED RETENTION \$ WORKERS COMPENSATION WC STATU-TORY LIMITS AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below E.L. DISEASE - POLICY LIMIT \$5,000,000 P-001-000046155-04 10/30/2021 10/30/2022 Each Occ/ Aggregate Excess Liability #2 Y DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)

Additional Insured extension of coverage is provided by above referenced General Liability policy where required by written agreement. The Certificate relates to the operations of Phantom Fireworks Eastern Region LLC

Tent Location: Ridley's Family Market 430 E Main, Middleton, ID 83644

Dates of Operation: 06/15 - 07/15

Additional insured: City of Middleton, ID and all of their officers, directors, employees, agents, representatives, contractors, and subcontractors

CERTIFICATE HOLDER	CANCELLATION
Ridley's Family Markets, Inc.	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
621 Washington Street S Twin Falls ID 83301-5519	AUTHORIZED REPRESENTATIVE

THE WILLIAM	RETAIL FIR	RETAIL FIREWORKS SITE PLAN	TE PLAN	SITE ACCOUNT # ID00014
SERECULAR SE	Phantom Firewo	Phantom Fireworks Utah Office (801) 825-6101	301) 825-6101	Crew must call with any issue/question
ocation Name:	Ridleys Middleton	Stand or Ter	it: Tent	Map is to scale. Please pay close attention to
-ocation Address:	430 E Main	Size:	20x30	exact placement of tent, cords, exit signs
ocation City/State:	Middleton, ID 83644	Season:	Summer	and direction container doors face.
Water Barrel / Stake:	Water Barrels / Weights	Year:	2022	Extension cord(s) Exit Locations
	Ridley's FAMILY MARKETS			
				30 TENT 8x20 STORING 100 F

EXHIBIT "D"

Taylor English Duma LLP 1600 Parkwood Circle, Suite 400 Atlanta, Georgia 30339
Main: 770.434.6868 Fax: 770.434.7376 taylorenglish.com

James A. Balli, Partner* Direct: 770.434.4335 jballi@taylorenglish.com

*Admitted in GA and AL

June 3, 2022

VIA FEDERAL EXPRESS

City of Middleton 1103 W. Main Street Middleton, ID 83644

Re:

Family Dollar, Inc. d/b/a Family Dollar Store # 30004

206 E Main Street, Middleton, ID 83644

To Whom It May Concern:

Our firm is representing Family Dollar, Inc. with regards to a new Beer and Wine by the Bottle License for the above referenced store location.

Enclosed, please find the following documents:

- 1.) Check for \$250.00 for the License fee
- 2.) Completed Application for the City of Middleton.

Please note that this application contains private, confidential and protected personal information of agents of the applicant. The Applicant would greatly appreciate you taking all possible steps/redaction to protect unnecessary disclosure of any private information provided in perpetuity.

Please do not hesitate to email me (<u>jgill@taylorenglish.com</u>) or give me a call (678-336-7239) if you have any questions.

Sincerely,

TAYLOR ENGLISH DUMA, LLP

James A. Balli

Justin Gill, Licensing Specialist, jgill@taylorenglish.com

Drina Miller, Managing Licensing Specialist,

dmiller@taylorenglish.com



November 29, 2021

To Whom It May Concern:

I, Harry R. Spencer, Assistant Secretary of Family Dollar Stores, Inc., duly authorize the employees, attorneys, and agents of Taylor English Duma LLP to act on behalf of Family Dollar Stores, Inc. and its related entities, for all activities concerning the filing and updating of permits and licenses held by our company. This authorization includes, but is not limited to, acquiring any information regarding the license or permit and signing any necessary forms, applications or documents.

Additionally, we request any correspondence relating to the application process be sent to the following address:

Taylor English Duma LLP ATTN: Drina Miller 1600 Parkwood Circle, Suite 200 Atlanta, GA 30339 dmiller@taylorenglish.com

Should there be any questions or concerns regarding this authorization, please contact Ms. Sharon Wesselhoft of Family Dollar at 757-991-5008 x.14008 or swesselh@dollartree.com. Ms. Wesselhoft can also be reached via mail at 500 Volvo Parkway, Chesapeake, VA 23320.

Thank you,

Harry R. Spencer Assistant Secretary

Before me, Harry on this day personally appeared, known to me to be the same person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office this 29 day of November, 2021.

JENNIFER LEE TACKETT NOTARY PUBLIC REGISTRATION # 7941018 COMMONWEALTH OF VIRGINIA MY COMMISSION EXPIRES

My Commission Expires:

Notary Public

(SEAL)



CITY OF MIDDLETON

PO Box 487, 1103 W. Main St. MIDDLETON, ID 83644 208-585-3133, 208-585-9601 Fax CITMID@MIDDLETONCITY.COM

BEER WINE APPLICATION/LICENSE

YEAR June 1, 2018- May 31, 2019	OFFICE USE ONLY:
New License □ Renewal SALE FOR ON-PREMISE CONSUMPTION () BEER (\$200.00) () WINE (\$200.00)	RECEIPT #_ 1.242545_ \$_ <u>250.0</u> 0 LICENSE #
SALE FOR OFF-PREMISE CONSUMPTION	
(x) BEER (\$50.00) (x) WINE (\$200.00)	
Applicant Name: Family Dollar, Inc	
Business Name: Family Dollar Store #30004	
Business Address (Street/P.O. Box/City/Zip):206 E Main Street, Middle	ton, ID 83644
Mailing Address (Street/P.O. Box/City/Zip): Attn: Alcohol/Tobacco Team (9th Floor) 500 Volvo Pkwy, Cl	hesapeake, VA23320-1604
Business phone:	7239
Email address:ab-licensing@dollartree.com / jgill@taylornenglish.com	m
 Attach copy of application for State license, including a copy of site and floor plans Attach a copy of your State and County Alcohol Beverage Licenses before a City tic 	
Date Date Applicant Signature	
Peter A. Barnett Print Name	-
LICENSE Application Approved by City Council on (date): Application Denied: License is hereby issued this day of, 20	
City Clerk Notes:	

Signature of Licensee, Corporate Officer, LLC Member or Partner



Idaho State Police

Retail Alcohol Beverage License Premises Number: 2C-32889

Cycle Tracking Number: 132714

License Year: 2022

32889 License Number:

> Family Dollar Inc This is to certify, that

Family Dollar Store #30004 doing business as: is licensed to sell alcoholic beverages as stated below at: 206 E Main Street, 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.

Yes \$50.00 Liguor Beer

\$100.00 Yes 9 9 9 Wine by the bottle Wine by the glass Kegs to go Growlers

2 S On-premises consumption Multipurpose arena Restaurant

TOTAL FEE: \$150.00

03/22/2022 - 05/31/2022 License Valid:

ATTN: ALCOHOL/TOBACCO TEAM (9TH

CHESAPEAKE, VA 23320

Mailing Address

FAMILY DOLLAR STORE #30004

FAMILY DOLLAR INC

500 VOLVO PARKWAY

05/31/2022 Expires:



2021-2022 RETAIL ALCOHOL BEVERAGE LICENSE CANYON COUNTY, ID

2021324

This is to certify, that FAMILY DOLLAR INC

STATE OF IDAHO

dba: FAMILY DOLLAR STORE #30004

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: 206 E MAIN STREET, MIDDLETON, ID 83644 License valid until May 31, 2022

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

\$25.00

Signature of

nature of Licensee or Officer of Corporation

Mail To: 500 VOLVO PKWY, ATTN: ALCOHOL/TOBACCO TEAM (9TH FLOOR), CHESAPEAKE, VA 23320-

APPROVED by the Board of County Commissioners this 2/ day of

TEAM (9TH FLOOR), CHESAPE 1604

Chris Jamannetts

Chairman

(THIS LICENSE MUST BE CONSPICUOUSLY DISPLAYED)



Idaho State Police Alcohol Beverage Control Bureau 700 S. Stratford Dr. Ste 115 Meridian, ID 83642 Phone (208) 884-7060 Fax (208) 884-7096 Email: abc@isp.idaho.gov

Premises File Number:	
License Number:	
See Instruction Sheet	

Beer and Wine License Application

1.	Application Type New Transfer Applicant Location Change Gurant Applicant House Reviews As Alexa (See #2) Floor Plan License Type (See #2)
	□ Change Current Application [□ 'Doing Business As' Name (See #3) □ Floor Plan □ License Types (See #2)]
	> Business Opening/Transfer Date: Open
2.	License Type and Fees See Instruction Sheet for Fees
	△ Beer \$50.00 □ Growlers \$0.00
	☑ Wine by the bottle \$100.00 ☐ On-Premises Consumption \$0.00
	☐ Wine by the Glass \$100.00 ☐ Restaurant \$0.00
	□ Keg Beer to Go \$20.00 Total Fees: \$150.00
3.	Applicant Information
	A. Applicant Name: Family Dollar, Inc.
	'Doing Business As' Name: Family Dollar Store #30004 Business Phone No.: 757-321-5000
	Business Physical Address: 206 E Main Street
	City: Middleton County: Canyon 7ip: 32040
	Mailing Address: Attn: Alcohol/Tobacco Team (9th Floor) 500 Volvo Pkwy, Chesapeake, VA 23320-1604
	Alternative Phone No.: 678-336-7239 E-Mail Address: ab-licensing@dollartree.com
	Former Business Name (Transfers Only):
	B. Applicant's Idaho State Tax Commission Seller's Permit Number: 002782219
	C. Applicant's Financial Information Bank of America
	Business Bank Name and Address (Branch): Person(s) Authorized to Sign on Account: Mike Witynski Title: CEO
	Person(s) Authorized to Sign on Account: Mike Witynski Title: CEO
4.	List sole proprietor(s) or all partners, corporate officers, directors, ten primary stockholders,
	Name: Peter Barnett Address: 329 Cavalier Drive, Virginia Beach, VA 2345
	Title: President SSN: 324-54-8795 Date of Birth: 11/20/1962
	Idaho Resident: (Y/N)If 'YES' length of residency:
	A. Sole Proprietor(s): Married: (Y/N)[If 'yes' provide Spouse's information by following the format below (fingerprints are required) or provide a Separate Property Agreement]
	Name:Address:
	Idaho Resident: (Y/N)If 'YES' length of residency:
	B. Has Applicant or anyone listed on #4 ever had an alcohol license suspended, denied or revoked?
	No □ Yes (If yes, attach explanation)
	C. Has Applicant or anyone listed on #4 ever been convicted of any felony, any alcohol-related misdemeanor or facing any pending criminal charges?
	□ No № Yes (If yes, attach explanation)

GNI1.05699.VCIN REPLY

VAVSP00N3

t.

THE FOLLOWING RECORD PERTAINS TO SID/VA1753288T

VIRGINIA CRIMINAL RECORD 01/10/2022 PART 1

SID: VA1753288T FBI: 94715RC6

NAMES RECORDED IN VIRGINIA FILES: SEX RACE DATE OF BIRTH

SPENCER HARRY RASHSAD M B 02/10/1979

HEIGHT WEIGHT EYES HAIR SCARS/MARKS/TATTOOS

6'00" 180 BRO BLK

LAST REPORTED ADDRESS: 3202 STRATA CT

SUFFOLK, VA 23434

PLACE OF BIRTH: ILLINOIS

SOCIAL SECURITY NO(S): 595-13-8132

CONTRIBUTOR/CASE DATE CHARGE/DISPOSITION

PD VA BEACH VA 04/05/2007 FINGERPRINTED PHOTO:Y PALMS:Y

ORI:VA1280000 OCA:1043576

04/06/2007 CHARGED WITH

#001 MSDMNR 18.2-266 DWI-5413-01

OTN:810GM2660701309 DUI OF ALCOHOL

VIRGINIA BEACH 04/05/2007

VA BEACH GEN DIST 05/07/2007 GUILTY

ORI:VA128011J MSDMNR 18.2-266 DWI-5413-01

CCN:810GT0703255500* DWI: 1ST OFF, BAC .08-.14%

30 DAYS IMPOSED 30 DAYS SUSPENDED

RETAINED ATTY

UNSUPERVISED PROBATION RESTITUTION IMPOSED

DCN: V473639

*DISPOSITION ELECTRONICALLY TRANSFERRED BY COURT OF JURISDICTION

RECORD AUTOMATED: 04/06/2007 LAST RECORD UPDATE: 05/27/2007

ALL ARREST ENTRIES CONTAINED IN THIS RECORD ARE BASED ON FINGERPRINT COMPARISON AND PERTAIN TO THE SAME INDIVIDUAL.

THIS INFORMATION MAY NOT CONTAIN THE CHARGE DATE AND/OR CHARGE ORI FOR FILES SUBMITTED THROUGH THE SUPREME COURT OF VIRGINIA EMAGISTRATE INTERFACE.

*** CAUTION ***

THIS RESPONSE IS BASED ON COMPARISON OF REQUESTOR FURNISHED INFORMATION AGAINST DATA CONTAINED IN THE FILES OF THE VIRGINIA STATE POLICE CRIMINAL RECORDS EXCHANGE ONLY AND DOES NOT PRECLUDE THE EXISTENCE OF OTHER CRIMINAL HISTORY INFORMATION WHICH MAY BE CONTAINED IN THE REPOSITORY OF OTHER LOCAL, STATE OR FEDERAL CRIMINAL JUSTICE AGENCIES.

CHANGES TO THIS RECORD MAY BE IN PROCESS. A NEW INQUIRY SHOULD BE MADE FOR

SUBSEQUENT USE. THE CRIMINAL HISTORY RECORD INFORMATION CONTAINED IN THIS RESPONSE IS DISSEMINATED FOR CRIMINAL JUSTICE PURPOSES ONLY. THE INQUIRER IS RESPONSIBLE FOR MAINTAINING AN AUDIT TRAIL ON ALL SECONDARY DISSEMINATION OF ANY OF THIS INFORMATION.

*** UNAUTHORIZED DISSEMINATION WILL SUBJECT THE DISSEMINATOR TO CRIMINAL AND CIVIL PENALTIES. ***

RESPONSE BASED ON A COMPARISON OF REQUESTOR FURNISHED INFORMATION AGAINST A MASTER ADULT NAME INDEX CONTAINED IN THE FILES OF THE VIRGINIA STATE POLICE CENTRAL CRIMINAL RECORDS EXCHANGE ONLY. THE RESULTS OF THIS FILE SEARCH IS BASED ON A NAME SEARCH ONLY AND HAS NOT BEEN SUBSTAINTIATED BY FINGERPRINT COMPARISON.

THIS IS A SINGLE-SOURCE RECORD. NO ADDITIONAL CRIMINAL HISTORY INFORMATION IS INDEXED IN NCIC-III FOR OTHER STATE OR FEDERAL OFFENSES.

END OF RECORD

MRI 220712 IN: CCH1 4745 AT 10JAN2022 09:30 OUT: GNI1 93 AT 10JAN2022 09:30

4. List sole proprietor(s) or all partners, corporate officers, directors, ten primary stockholders,

LLC/LLP members/partners of the applicant. Attach a separate sheet of paper following the format below.

Name: Todd Burgess Littler

Address: 3609 Trading Place, Virginia Beach, VA, 23452

Title: Senior Vice President

SSN: 008-50-6249

Date of Birth: 11/11/1970

Idaho Resident: (Y/N) If 'YES' length of residency: Not a resident

4. List sole proprietor(s) or all partners, corporate officers, directors, ten primary stockholders,

LLC/LLP members/partners of the applicant. Attach a separate sheet of paper following the format below.

Name: John S. Mitchell, Jr.

Address: 206 62nd Street, Virginia Beach, VA 23451

Title: Vice President and Secretary

SSN: 226-98-7921

Date of Birth: 10/3/1969

Idaho Resident: (Y/N) If 'YES' length of residency: Not a resident

4. List sole proprietor(s) or all partners, corporate officers, directors, ten primary stockholders,

LLC/LLP members/partners of the applicant. Attach a separate sheet of paper following the format below.

Name: Roger Wayne Dean

Address: 2904 Ryan Court, Virginia Beach, VA, 23456

Title: Vice President and Treasurer

SSN: 224-35-8278

Date of Birth: 10/17/1971

Idaho Resident: (Y/N) If 'YES' length of residency: Not a resident

4. List sole proprietor(s) or all partners, corporate officers, directors, ten primary stockholders,

LLC/LLP members/partners of the applicant. Attach a separate sheet of paper following the format below.

Name:

Address: Jonathan Lamar Elder

Title: Vice President - Tax

SSN: 259-08-7451

Date of Birth: 7/14/1964

Idaho Resident: (Y/N) If 'YES' length of residency: Not a resident

4. List sole proprietor(s) or all partners, corporate officers, directors, ten primary stockholders,

LLC/LLP members/partners of the applicant. Attach a separate sheet of paper following the format below.

Name: Harry Rashad Spencer

Address: 509 Woodards Ford Road, Chesapeake, VA 23322

Title: Assistant Secretary

SSN: 595-13-8132

Date of Birth: 2/10/1979

Idaho Resident: (Y/N) If 'YES' length of residency: Not a resident

5. Has Applicant or anyone listed on #4 ever held any interest in any other business licensed for the sale of alcoholic beverages?

No □ Yes [If yes, attach explanation - Include Premises Number(s)] 6. Does anyone have any financial interest in the Applicant's business not previously listed on #4. including silent partners, private financial loans, etc.? ■ No □ Yes [If yes, complete explanation below] Name: Family Pollar Stores, FNC. Phone Number: 757-321-5493 Address: 500 volvo Pluy, Chesaprake, VA 23320 Ownership interest: 100%. (amount/percentage) 7. List the owner of the building where the premises is located: Middleton Village Partners (Include a copy of the building lease to the Applicant OR a warranty deed in the Applicant's name) 8. Premises Diagram/Floor Plan - No architectural blue prints - On paper no larger than 8 1/2" x 11" Attach a sketch showing the entire area proposed to be licensed to sell, serve, dispense, or store alcoholic beverages, including patios, decks, etc. Diagram must show all entrances, exits, offices, restrooms, kitchen facilities (if applicable), bar(s), bar backs, liquor cabinets, tables, refrigeration units, partitions, etc. and where license will be prominently displayed. 9. Affirmation: 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/are 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 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 (https://legislature.idaho.gov/statutesrules/idstat/title23/) and the Alcohol Beverage Control administrative rules, 11.05.01 (https://adminrules.idaho.gov/rules/current/11/110501.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, 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. I certify under penalty of perjury pursuant to the law of the state of Idaho that the foregoing is true and correct.

Authorized Agent/Applicant's Signature
Peter Barnett
Authorized Agent/Applicant's Printed Name



Account Registration Maint
PO Box 36 • Boise ID 83722-0410
800 Park Blvd., Plaza IV • Boise ID 83712-7742



November 24, 2015

Letter ID: L1976421952 Reference: 002782219-08

FAMILY DOLLAR INC PO BOX 1017 CHARLOTTE NC 28201-1017

Dear Taxpayer,

Your application for an Idaho Seller's Permit has been accepted. You have been approved to file on a Monthly basis, and the number assigned to you is shown on the attached permit. Tax reporting forms (returns) are being sent to you in a separate mailing. You must file a return even if no tax is due.

After one year, you may file a written request to change your filing frequency.

If you need help filing your returns or have questions about sales tax, call (208) 334-7660 in Boise or (800) 972-7660 toll free nationwide. You can also find sales tax information on our Web site at tax.idaho.gov (click on Publications).

BL142A

POST IN A VISIBLE PLACE

THIS PERMIT IS NOT TRANSFERABLE IDAHO STATE TAX COMMISSION SELLER'S PERMIT

THE BUSINESS NAMED BELOW HAS BEEN GRANTED THIS SELLER'S PERMIT. THIS PERMIT IS VALID UNTIL CANCELLED, REVOKED OR SUSPENDED FOR CAUSE AS

ISSUED TO:

FAMILY DOLLAR INC 206 E MAIN ST MIDDLETON ID 83644-5708 Permit Number: 002782219

Issue Date: 11/24/2015

Effective Date: 06/01/2004

State of Idaho

Office of the Secretary of State

OF FAMILY DOLLAR, INC.

File Number C 187628

I, BEN YSURSA, Secretary of State of the State of Idaho, hereby certify that an Application for Certificate of Authority, duly executed pursuant to the provisions of the Idaho Business Corporation Act, has been received in this office and is found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Authority to transact business in this State and attach hereto a duplicate of the application for such certificate.

Dated: June 23, 2010



Ben yours

By Shendahren



NORTH CAROLINA Department of The Secretary of State

CERTIFICATE OF EXISTENCE

I, Elaine F. Marshall, Secretary of State of the State of North Carolina, do hereby certify that

FAMILY DOLLAR, INC.

is a corporation duly incorporated under the laws of the State of North Carolina, having been incorporated on the 17th day of November, 1997, with its period of duration being Perpetual.

I FURTHER certify that, as of the date set forth hereunder, the said corporation's articles of incorporation are not suspended for failure to comply with the Revenue Act of the State of North Carolina; that the said corporation is not administratively dissolved for failure to comply with the provisions of the North Carolina Business Corporation Act; that its most recent annual report required by N.C.G.S. 55-16-22 has been delivered to the Secretary of State; and that the said corporation has not filed articles of dissolution as of the date of this certificate.



Certification# 90648959-1 Reference# 10226108- Page: 1 of 1 Verify this certificate online at www.secretary.state.nc.us/verification IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at the City of Raleigh, this 22nd day of June, 2010.

Secretary of State

Elaine I Marshall

0-0442678 FILED 3-407m

NOV 1 7 1997:

973219029

ARTICLES OF INCORPORATION

EFFECTIVE
ELAINE F MARSHALL
SECRETARY OF STATE
NORTH CAROLINA

OF

FAMILY DOLLAR, INC.

The undersigned does hereby submit these Articles of Incorporation for the purpose of forming a business corporation pursuant to the provisions of Section 55-2-02 of the General Statutes of North Carolina, and to that end does hereby set forth the following:

ARTICLE I

The name of the corporation (the "Corporation") is Family Dollar, Inc.

ARTICLE II

The class of shares, the par value per share and the aggregate number of shares of such class which the Corporation shall have authority to issue are as follows:

Class	No. of Shares	Par Value
Common	10,000	\$.10

ARTICLE III

The street address of the registered office of the corporation is 10401 Old Monroe Road, Mecklenburg County, Matthews, North Carolina 28105, and the mailing address of the registered office of the corporation is P.O. Box 1017, Mecklenburg County, Charlotte, North Carolina 28201-1017. The name of the registered agent is Leon Levine.

ARTICLE IV

The name and address of the incorporator are:

Nancy E. LeCroy 2500 Charlotte Plaza Charlotte, North Carolina 28244

PPAS-CH1/248550.1

ARTICLE V

The duration of the Corporation shall be perpetual.

ARTICLE VI

The purpose of the Corporation shall be to engage in any lawful business or any lawful act or activity for which a corporation may be organized under Chapter 55 of the General Statutes of North Carolina.

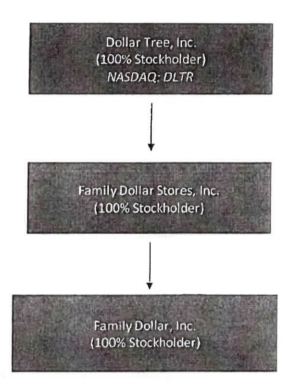
ARTICLE VII

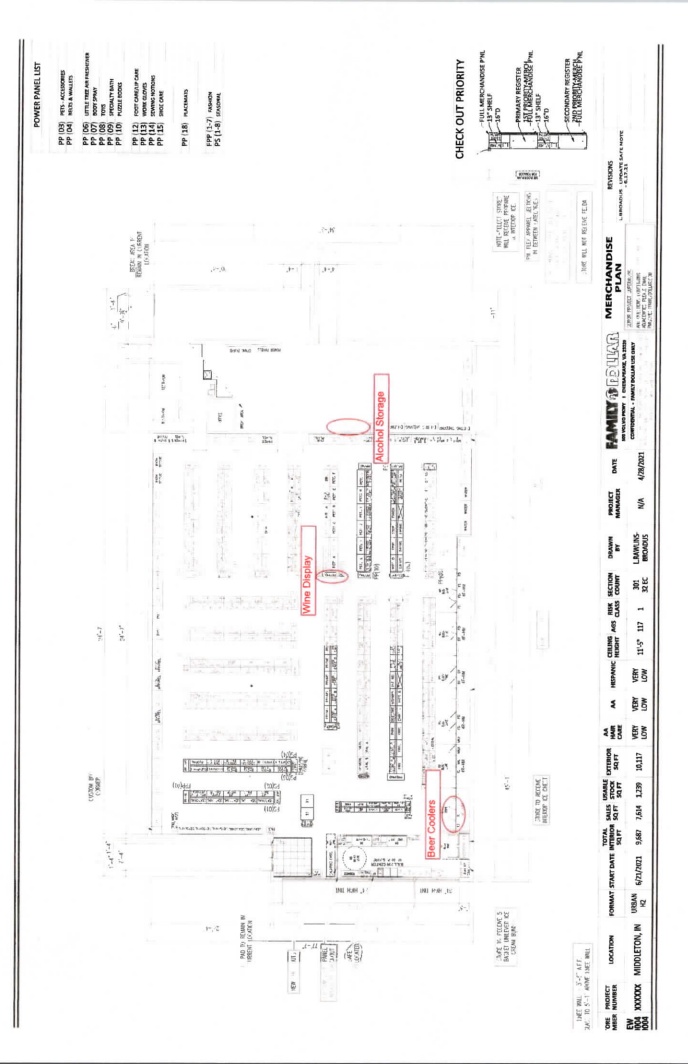
To the fullest extent permitted by the North Carolina Business Corporation Act as it exists or may hereafter be amended, persons acting as directors and/or incorporators of the Corporation shall not be liable to the Corporation or any of its shareholders for monetary damages for their activities performed in connection with the organization of the Corporation.

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles this 14 day of 1997.

Nancy E. LeCroy, as Incorporator

Drawn by, return to: Parker, Poe, Adams & Bernstein L.L.P. 2500 Charlotte Plaza Charlotte, North Carolina 28244 Attn: Nancy E. LeCroy, Esq.





RECORDED

2012 APR

CANYON CNTY RECORDS

THIS SPACE FOR USE BY RECORDING OFFICIAL

Prepared by and mail after recording to:

Middleton#703097

Thomas E. Schoenheit, Esquire Family Dollar Stores, Inc. Post Office Box 1017 Charlotte, NC 28201-1017

Phone: (704) 847-6961

SHORT FORM LEASE

COUNTY OF CANYON

THIS SHORT FORM LEASE ("Lease") is made and entered into this 15th day of February, 2012, by and between MIDDLETON VILLAGE PARTNERS, an Idaho limited partnership ("Landlord"), and FAMILY DOLLAR, INC., a North Carolina corporation ("Tenant").

WITNESSETH

In consideration of the covenants set forth in this Lease, to all of which Landlord and Tenant agree, Landlord demises to Tenant, and Tenant leases from Landlord, that certain premises situated in the Landlord's Shopping Center known as Middleton Village Center located at the intersection of Main Street and Dewey Street, in the City of Middleton, County of Canyon, State 7 of Idaho, and being that space including the roof and exterior walls containing 6,921 (76' x 115') interior square feet (the "Demised Premises"). The Demised Premises are shown crosshatched on Exhibit A - Site Plan. The Shopping Center is the entire shopping center outlined in bold on Exhibit A - Site Plan. Tenant and its employees and invitees are also granted the nonexclusive right to use the parking, service and access areas shown on Exhibit A - Site Plan.

Tenant will have and hold the Demised Premises for an initial term ending on the 30th day of September, 2021, upon the rents, terms, covenants and conditions contained in a certain Lease Agreement between the parties and bearing even date herewith (the "Lease"), which Lease is incorporated herein by reference. The Lease will be automatically extended, in accordance with the terms of the Lease, one period at a time, for four (4) successive periods of five (5) years each unless Tenant cancels the Lease. The Tenant has been and is hereby granted, in accordance with the terms of the Lease, certain exclusive use rights with respect to its business in the Shopping Center.

Furthermore, the Landlord has agreed and does hereby agree, in accordance with the terms of the Lease, that, during the term of the Lease: Landlord will not build any buildings in the portion of the Shopping Center identified as "No Building Area" on Exhibit A - Site Plan: that all area shown on Exhibit A as parking will always be devoted to marked, lighted, payed parking

area, except that Landlord may construct an additional building in the area identified as "Proposed Pad" on Exhibit A and a drive-through coffee kiosk in the area labeled "Coffee" on Exhibit A; and that the Lease contains certain restrictions with respect to certain non-retail, parking-intensive uses.

<u>Landlord's Address:</u>
Middleton Village Partners
2490 Bogus Basin Road
Boise, Idaho 83702

Tenant's Address: Family Dollar, Inc. Post Office Box 1017

Charlotte, North Carolina 28201-1017
Attn: Lease Administration Department

Witnesses:

LANDLORD

MIDDLETON VILLAGE PARTNERS

Bv:

Garrett A. Goldberg Managing Partner

ATTEST:

TENANT

FAMILY DOLLAR, INC.

Thomas E. Schoenheit Assistant Secretary Keith M. Gehl

Senior Vice President Real Estate and Facilities

STATE OF NORTH CAROLINA

NOTARY

COUNTY OF MECKLENBURG

I, Darnell A. Stallings, a Notary Public in and for the aforesaid State and County, do hereby certify that KEITH M. GEHL and THOMAS E. SCHOENHEIT, Senior Vice President-Real Estate and Facilities and Assistant Secretary, respectively, of FAMILY DOLLAR, INC., personally appeared before me this day and that by the authority duly given and as the act of the corporation, the foregoing instrument was signed and executed by them for the purposes therein expressed.

WITNESS my hand and notarial seal this the 15th day of February, 2012.

Darnell A. Stallings
Notary Public

My Commission Expires: August 8, 2014

BEL

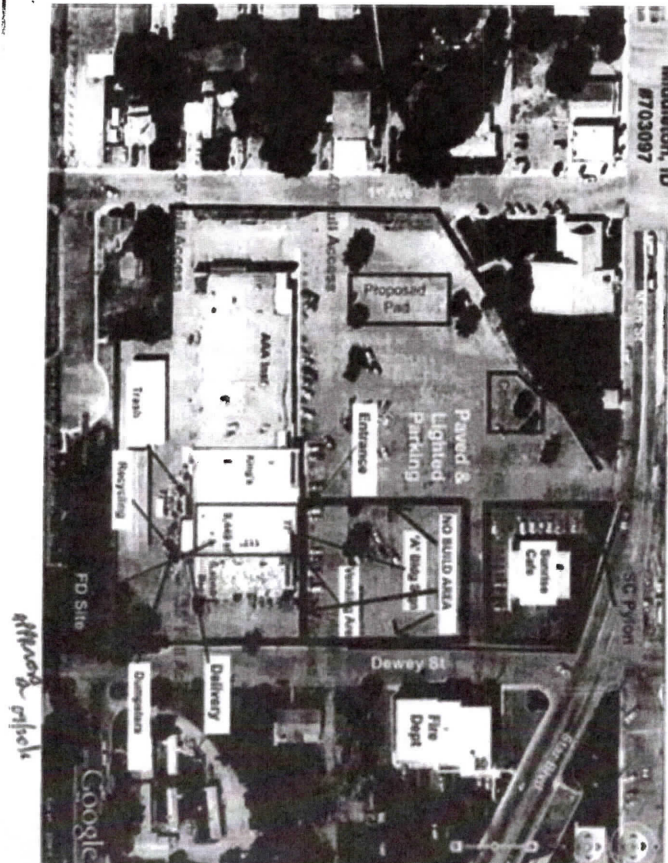


Exhibit A - Site Plan

Col BEL

EXHIBIT A

A part of Block D of Hawthorn Plat of Middleton, in Section 7, Township 4 North, Range 2 West of the Boise-Meridian in Canyon County, Idaho, more particularly described to wit:

COMMENCING at the North Quarter corner of Section 7, Township 4 North, Range 2 West of the Boise Meridian; thence

North 89°40'00" East 871.15 feet, along the North line of the Northwest Quarter of the Northeast Quarter of said Section 7, said line also being the centerline of Main Street, to a point on the West line of Dewey Avenue extended; thence

South 0°19'49" East (formerly stated as South) 88.80 feet, along the said West line to the INITIAL POINT of this description; thence continue

South 0°19'49" East 539.20 feet, along the East line of said Block "D" to the Southeast corner thereof, said corner being in the center of the Middleton Mill Slough; thence

South 89°40'00" West 376.11 feet, (formerly stated as West 388.30 feet), along the South line of said Block "D", to the Southeast corner of Lot 1 in said Block "D"; thence

North 0°19'33" West (formerly stated as North) 50.00 feet along the East line of said Lot 1: thence

South 89°40'00" West (formerly stated as West) 130.00 feet, along the North line of said Lot 1; thence

North 0°19'33" West 369.95 feet, (formerly stated as North 365 feet) along the West line of said Block "D", to the intersection of the North bank of the Canyon County Ditch (being to the Methodist Episcopal Church Lot), known as Block "C" of said Hawthorn Plat; thence meandering along said North bank

North 58°55'06" East 230.90 feet; thence

North 59°26'41" East 59.60 feet; thence leaving said North bank

North 0°20'00" West 28.43 feet, to a point on a curve on the Southerly right of way line of the Boise Valley S-3748 (2) Highway Survey; thence meandering along said Southerly right of way, curving to the right along said curve 39.61 feet (formerly stated as 35.00 feet on a curve having a radius of 924.93 feet, a tangent of 19.81 feet, a central angle of 2°27'13" and a chord bearing

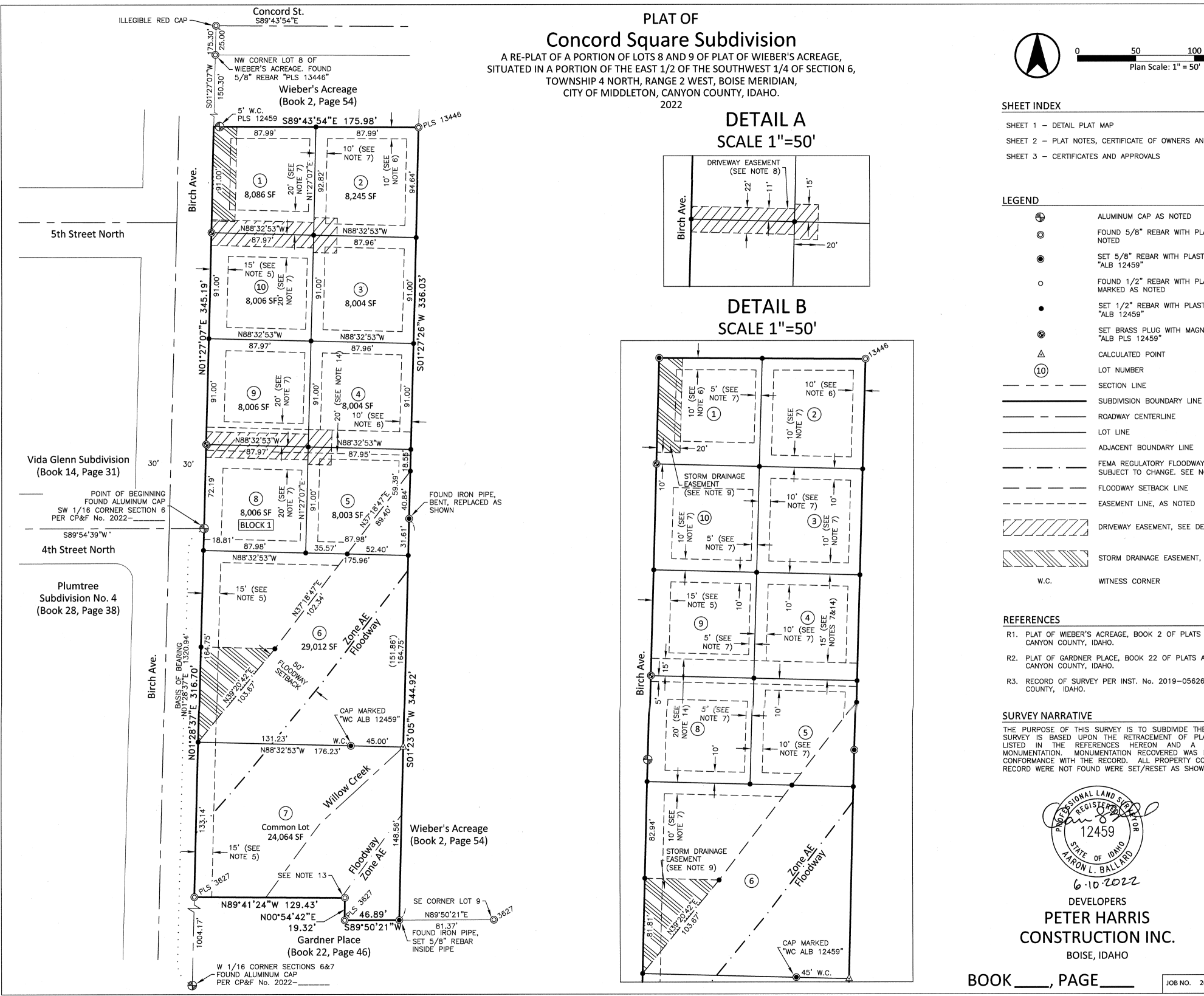
South 85°46'11" East 39.61 feet; thence

South 5°27'25" West (formerly stated as South 4°27' West) 5.00 feet to a point of curve; thence curving to the right 223.20 feet (formerly stated as 226.4 feet) on a curve having a radius of 919.93 feet, a tangent of 112.15 feet, a central angle of 13°54'05" and a chord bearing

South 77°35'32" East 222.65 feet to the INITIAL POINT of this description.

END OF SCHEDULE A

EXHIBIT "E"





SHEET 2 - PLAT NOTES, CERTIFICATE OF OWNERS AND CERTIFICATE OF SURVEYOR

ALUMINUM CAP AS NOTED

FOUND 5/8" REBAR WITH PLASTIC CAP, MARKED AS

SET 5/8" REBAR WITH PLASTIC CAP MARKED

FOUND 1/2" REBAR WITH PLASTIC CAP, MARKED AS NOTED

SET 1/2" REBAR WITH PLASTIC CAP MARKED

SET BRASS PLUG WITH MAGNETIC INSERT. PLUG MARKED

FEMA REGULATORY FLOODWAY (EFFECTIVE 6-7-19 AND

SUBJECT TO CHANGE. SEE NOTE 9)

---- FLOODWAY SETBACK LINE

DRIVEWAY EASEMENT, SEE DETAIL A AND NOTE 8

STORM DRAINAGE EASEMENT, SEE DETAIL B AND NOTE 9

WITNESS CORNER

- R1. PLAT OF WIEBER'S ACREAGE, BOOK 2 OF PLATS AT PAGE 54, RECORDS OF
- R2. PLAT OF GARDNER PLACE, BOOK 22 OF PLATS AT PAGE 46, RECORDS OF
- R3. RECORD OF SURVEY PER INST. No. 2019-056261, RECORDS OF CANYON

THE PURPOSE OF THIS SURVEY IS TO SUBDIVIDE THE LAND SHOWN HEREON. THE SURVEY IS BASED UPON THE RETRACEMENT OF PLATS, SURVEYS AND DEEDS AS LISTED IN THE REFERENCES HEREON AND A FIELD SURVEY OF EXISTING MONUMENTATION. MONUMENTATION RECOVERED WAS FOUND TO BE IN SUBSTANTIAL CONFORMANCE WITH THE RECORD. ALL PROPERTY CORNERS WHERE MONUMENTS OF RECORD WERE NOT FOUND WERE SET/RESET AS SHOWN HEREON.



PETER HARRIS

5725 NORTH DISCOVERY WAY BOISE, IDAHO 83713 PHONE (208) 639-6939 kmenglip.com

JOB NO. 20-047

SHEET 1 OF 3

PLAT OF **Concord Square Subdivision**

CERTIFICATE OF OWNERS

KNOW ALL MEN/WOMEN BY THESE PRESENTS: THAT THE UNDERSIGNED IS THE OWNER OF THE REAL PROPERTY HEREAFTER DESCRIBED.

A RE-PLAT OF A PORTION OF LOTS 8 AND 9 OF WIEBER'S ACREAGE, BOOK 2, PAGE 54, RECORDS OF CANYON COUNTY, IDAHO, LYING IN THE EAST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 6, TOWNSHIP 4 NORTH, RANGE 2 WEST, BOISE MERIDIAN, CITY OF MIDDLETON, CANYON COUNTY, IDAHO, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A SET ALUMINUM CAP BEING THE SOUTHWEST 1/16 CORNER OF SAID SECTION 6 (ALSO BEING THE SOUTHEAST CORNER OF GOVERNMENT LOT 6), WHICH BEARS NO1'28'37"E A DISTANCE OF 1,320.94 FEET FROM A FOUND ALUMINUM CAP MARKING THE WEST 1/16 CORNER SOUTHEAST CORNER OF SAID SECTION 6 AND SECTION 7 (ALSO BEING THE SOUTHEAST CORNER OF GOVERNMENT LOT 7 OF SAID SECTION 6); THENCE FOLLOWING THE WESTERLY LINE OF THE NORTHEAST 1/4 OF SAID SOUTHWEST 1/4 OF SECTION 6,

NO1'27'07"E A DISTANCE OF 345.19 FEET TO A POINT BEING WITNESSED BY AN ALUMINUM CAP WHICH BEARS S89'43'54"E A DISTANCE OF 5.00 FEET FROM SAID POINT;

THENCE LEAVING SAID WESTERLY LINE, S89'43'54"E A DISTANCE OF 175.98 FEET TO A FOUND 5/8-INCH REBAR; THENCE S01'27'26"W A DISTANCE OF 336.03 FEET TO A SET 5/8-INCH REBAR;

THENCE S01°23'05"W A DISTANCE OF 344.92 FEET TO A SET 5/8-INCH REBAR BEING THE NORTHERLY SUBDIVISION BOUNDARY LINE OF GARDNER PLACE (BOOK 22, PAGE 46, RECORDS OF CANYON COUNTY, IDAHO); THENCE FOLLOWING SAID NORTHERLY SUBDIVISION BOUNDARY LINE THE FOLLOWING THREE (3) COURSES:

1. S89*50'21"W A DISTANCE OF 46.89 FEET TO A FOUND 5/8-INCH REBAR;

2. NO0°54'42"E A DISTANCE OF 19.32 FEET TO A FOUND 5/8-INCH REBAR; 3. N89°41'24"W A DISTANCE OF 129.43 FEET TO A FOUND 5/8-INCH REBAR ON THE EASTERLY LINE OF THE SOUTHEAST 1/4 OF SAID SOUTHWEST 1/4 OF SECTION 6;

THENCE LEAVING SAID NORTHERLY BOUNDARY LINE AND FOLLOWING SAID EASTERLY LINE, NO1'28'37"E A DISTANCE OF 316.70 FEET TO THE POINT OF BEGINNING.

SAID PARCEL CONTAINS A TOTAL OF 2.696 ACRES, MORE OR LESS.

IT IS THE INTENTION OF THE UNDERSIGNED TO INCLUDE SAID LAND IN THIS PLAT. THE EASEMENTS SHOWN ON THIS PLAT ARE NOT DEDICATED TO THE PUBLIC, BUT THE RIGHTS TO USE SAID EASEMENTS ARE HEREBY PERPETUALLY RESERVED FOR PUBLIC UTILITIES AND SUCH OTHER USES AS SHOWN ON THIS PLAT. NO STRUCTURES OTHER THAN FOR SUCH UTILITY AND OTHER DESIGNATED PUBLIC USES ARE TO BE ERECTED WITHIN THE LIMITS OF SAID EASEMENTS UNLESS NOTED OTHERWISE ON THIS PLAT. THE OWNER CERTIFIES THAT ALL LOTS IN THIS SUBDIVISION WILL RECEIVE DOMESTIC WATER FROM THE CITY OF MIDDLETON AND SAID CITY HAS AGREED IN WRITING TO SERVE ALL OF THE LOTS IN THIS SUBDIVISION.

PETER HARRIS, OWNER PETER HARRIS CONSTRUCTION INC.

ACKNOWLEDGMENT

STATE OF IDAHO

COUNTY OF A LA

THIS RECORD WAS ACKNOWLEDGED BEFORE ME ON JUNE 10 PETER HARRIS CONSTRUCTION INC.

2022, BY PETER HARRIS, AS THE OWNER OF

MY COMMISSION EXPIRES



NOTES

- BUILDING SETBACKS AND DIMENSIONAL STANDARDS IN THIS SUBDIVISION SHALL BE IN COMPLIANCE WITH THE CITY OF MIDDLETON STANDARDS FOR THE APPLICABLE ZONING REGULATIONS IN EFFECT AT THE TIME OF ISSUANCE OF THE BUILDING PERMIT OR AS OTHERWISE APPROVED BY THE CITY OF MIDDLETON. ON SEPTEMBER 14, 2020, MIDDLETON PLANNING AND ZONING COMMISSION APPROVED A SPECIAL PERMIT TO ALLOW A 15' REAR SETBACK ON ALL BUILDABLE LOTS AND TO INCREASE THE DENSITY OF THE PROJECT.
- 2. ANY FENCES, LANDSCAPING OR ANY OTHER STRUCTURES INSTALLED IN AN EASEMENT AREA MAY BE REMOVED BY THE CITY OF MIDDLETON AND UTILITY COMPANIES AND REPLACED AT THE LANDOWNER'S
- IRRIGATION WATER HAS BEEN PROVIDED FROM MIDDLETON MILL DITCH COMPANY IN COMPLIANCE WITH IDAHO CODE SECTION 31-3805(1)(b). LOTS WITHIN THIS SUBDIVISION WILL BE ENTITLED TO IRRIGATION WATER RIGHTS AND WILL BE OBLIGATED FOR ASSESSMENTS FROM MIDDLETON MILL DITCH COMPANY.
- 4. LOT 7, BLOCK 1 IS A NON-BUILDABLE COMMON LOT AND SHALL BE OWNED AND MAINTAINED BY THE CONCORD SQUARE HOMEOWNER'S ASSOCIATION, OR ASSIGNS.
- 5. ALL LOT LINES COMMON TO THE BIRCH AVE. PUBLIC RIGHT-OF-WAY CONTAIN A 15.00 FOOT WIDE EASEMENT FOR PUBLIC UTILITIES, LOT DRAINAGE AND IRRIGATION. THIS EASEMENT SHALL NOT PRECLUDE CONSTRUCTION OF DRIVEWAYS AND SIDEWALKS TO EACH LOT
- 6. UNLESS SHOWN OTHERWISE, ALL LOT LINES CONTAIN A 10.00 FOOT WIDE EASEMENT FOR PUBLIC UTILITIES, LOT DRAINAGE AND IRRIGATION.
- AS DIMENSIONED AND SHOWN HEREON, ALL INTERIOR LOT LINES CONTAIN AN EASEMENT (AS DIMENSIONED) FOR PUBLIC UTILITIES, LOT DRAINAGE AND IRRIGATION.
- 8. LOTS 6, 8, 9 AND 10, BLOCK 1 SHALL TAKE ACCESS VIA BIRCH AVENUE. LOTS 1-5, BLOCK 1 SHALL TAKE ACCESS FROM THE ADJACENT DRIVEWAY EASEMENTS SHOWN HEREON. THESE DRIVEWAY EASEMENTS SHALL BE MAINTAINED BY THE CONCORD SQUARE HOMEOWNER'S ASSOCIATION, OR ASSIGNS.
- AS SHOWN HEREON, LOTS 1 AND 6, BLOCK 1 ARE SUBJECT TO STORM DRAINAGE EASEMENTS THAT SHALL BE MAINTAINED BY THE CONCORD SQUARE HOMEOWNER'S ASSOCIATION (HOA). THE HOW OWNS AND MANAGES THE COMMON AREAS AND STORMWATER FACILITIES SUCH AS BASINS AND SWALES. A PLAN FOR OPERATION, MAINTENANCE AND REPAIR OF STORMWATER FACILITIES (O&M PLAN) HAS BEEN PREPARED FOR ALL STORMWATER FACILITIES MAINTAINED BY THE HOA. THE O&M PLAN SHALL BE RECORDED WITH THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS (CC&Rs). THE O&M PLANS SHALL BE USED FOR MAINTENANCE AND OPERATION OF THE STORMWATER FACILITES.
- 10. THIS SUBDIVISION IS SUBJECT TO THE COVENANTS, CONDITIONS AND RESTRICTIONS THAT ARE TO BE FILED FOR RECORD AT THE CANYON COUNTY RECORDER'S OFFICE. AND MAY BE AMENDED FROM TIME TO TIME.
- 11. THE HOMEOWNERS' ASSOCIATION (HOA), IT'S OWNERSHIP AND MAINTENANCE COMMITMENTS CANNOT BE DISSOLVED WITHOUT THE EXPRESS WRITTEN CONSENT OF THE CITY OF MIDDLETON, IDAHO.
- 12. PORTIONS OF THIS SUBDIVISION LIE WITHIN AN AREA OF SPECIAL FLOOD HAZARD (ASFH) AS IDENTIFIED ON THE FLOOD INSURANCE RATE MAP (FIRM) PANEL NUMBER 16027C0234G, EFFECTIVE DATE OF JUNE 7TH, 2019, AND ARE SUBJECT TO THE REGULATIONS OF MIDDLETON CITY CODE TITLE 4, CHAPTER 3, FLOOD CONTROL REGULATIONS. SHEET FLOODING CAN AND WILL OCCUR AND FLOODS OF GREATER MAGNITUDE MAY INUNDATE AREAS OUTSIDE IDENTIFIED FLOODPLAIN AND FLOODWAY BOUNDARY LINES. BUILDER(S) WILL BE RESPONSIBLE TO MEET THE FLOODWAY/FLOODPLAIN REQUIREMENTS IN EFFECT AT THE TIME OF THE ISSUANCE OF A BUILDING PERMIT.
- 13. FOUND 5/8" REBAR WITH NO CAP. PLACED CAP MARKED "ALB 12459".
- 14. AS SHOWN HEREON, LOTS 4, 5, 8 & 9, BLOCK 1 ARE SUBJECT TO A 20-FT CITY UTILITY EASEMENT (SEWER) FOR THE PURPOSE OF CONSTRUCTING, LOCATING, MAINTAINING, REPAIRING, RECONSTRUCTION, UPGRADING AND IMPROVING CITY UTILITIES OR OTHER CITY INFRASTRUCTURE (SEWER).
- 15. ANY RE-SUBDIVISION OF THIS PLAT SHALL COMPLY WITH THE APPLICABLE ZONING REGULATIONS IN EFFECT AT THE TIME OF THE RE-SUBDIVISION.

CERTIFICATE OF SURVEYOR

I, AARON L. BALLARD, A LICENSED PROFESSIONAL LAND SURVEYOR IN THE STATE OF IDAHO, DO HEREBY CERTIFY THAT THE SURVEY OF THIS SUBDIVISION, DESIGNATED AS WATERFORD SUBDIVISION No. 1, WAS MADE UNDER MY DIRECTION, AND THAT SAID SUBDIVISION IS TRULY AND CORRECTLY SURVEYED AND STAKED AS PROVIDED BY LAW AND IN ACCORDANCE WITH THE ACCOMPANYING PLAT AS DESCRIBED HEREON.

6.10.2022

DEVELOPERS PETER HARRIS CONSTRUCTION INC.

BOISE, IDAHO

BOISE, IDAHO 83713 PHONE (208) 639-6939 kmengllp.com

5725 NORTH DISCOVERY WAY

BOOK _____, PAGE_

JOB NO. 20-047

SHEET 2 OF 3

PLAT OF Concord Square Subdivision

$\Delta PPROVAL$	OF COLINITY	SURVEYOR

I, THE UNDERSIGNED, PROFESSIONAL LAND SURVEYOR FOR CANYON COUNTY, IDAHO, DO HEREBY CERTIFY THAT I HAVE CHECKED THIS PLAT AND THAT IT COMPLIES WITH THE STATE OF IDAHO CODE RELATING TO PLATS AND SURVEYS.

Hari Hoff PLS 9366

12/16/21

CERTIFICATE OF APPROVAL - SOUTHWEST DISTRICT HEALTH DEPARTMENT

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. WATER AND SEWER LINE HAVE BEEN COMPLETED AND SERVICES CERTIFIED AS AVAILABLE. SANITARY RESTRICTIONS MAY BE REIMPOSED, IN ACCORDANCE WITH SECTION 50-1326, IDAHO CODE, BY THE ISSUANCE OF A CERTIFICATE OF DISAPPROVAL.

OFFICER
SOUTHWEST DISTRICT HEALTH DEPARTMENT

12/9/2021 DATE

APPROVAL OF CITY OF MIDDLETON ENGINEER

I, THE UNDERSIGNED, CITY ENGINEER IN AND FOR THE CITY OF MIDDLETON, CANYON COUNTY, IDAHO, HEREBY APPROVE THIS PLAT.

CITY OF MIDDLETON ENGINEER

DAT

APPROVAL OF CITY OF MIDDLETON

THE FOREGOING PLAT WAS ACCEPTED AND APPROVED BY THE CITY OF MIDDLETON, IDAHO ON THE

DAY OF _______, 202____.

MAYOR

CERTIFICATE OF THE COUNTY TREASURER

I, THE UNDERSIGNED, COUNTY TREASURER IN AND FOR THE COUNTY OF CANYON, IDAHO, PER THE REQUIREMENTS OF IDAHO STATE CODE, TITLE 50, CHAPTER 13, SECTION 50—1308, DO HEREBY CERTIFY THAT ANY AND ALL CURRENT AND/OR DELINQUENT COUNTY PROPERTY TAXES FOR THE PROPERTY INCLUDED IN THIS SUBDIVISION PLAT HAVE BEEN PAID IN FULL. THIS CERTIFICATION IS VALID FOR THE NEXT THIRTY (30) DAYS ONLY

CANYON COUNTY TREASURER

DATE





BOOK _____, PAGE _____

JOB NO. 20-047

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