

Middleton City Council

Findings of Facts, Conclusions of Law & Order

In the Matter of the application of Richard Porter and Tradition Capital Partners, LLC for Development Agreement Modification with respect to two parcels totaling 115 acres located at 0 Hwy 44 (Tax Parcels nos. R33938013 and R33938011):

A. Findings of Fact:

- 1. Hearing Facts: See Staff Report for the hearing date of March 6, 2024, which Report is attached hereto as Exhibit "A' and incorporated herein by this reference.
- 2. Process Facts: See Staff Report for the hearing date of March 6, 2024, Exhibit "A".
- 3. Application and Property Facts: See Staff Report for the hearing date of March 6, 2024, Exhibit "A".
- 4. Required Findings per Idaho State Statue Title 67, Chapter 65, and Middleton City Code 1-14, 1-15, 5-1, 5-2, 5-3 & 5-4: See Staff Report for the hearing date of March 6, 2024, Exhibit "A".

B. Conclusions of Law:

- That the City of Middleton has exercised the powers conferred upon it by the "Local Land Use Planning Act of 1975," codified at Chapter 65, Title 67, Idaho Code (I.C. §67-6503).
- That due consideration has been given to the comments received from the governmental subdivisions providing services in the City of Middleton planning jurisdiction, comments received from individuals of the public, and comments from City Planning Staff.
- 3. That notice of the application and public hearing was given according to law.
- 4. That City Council's public hearing was conducted according to law, and the City has kept a record of the application and related documents.
- 5. That codes and standards pertinent to the application are Idaho State Statue Title 67, Chapter 65, and Middleton City Code 1-14, 1-15, 5-1, 5-2, 5-3 & 5-4.

C. Decision & Order:

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

1. The application of Richard Porter and Tradition Capital Partners, LLC for Development Agreement Modification is approved.

WRITTEN ORDER APPROVED ON: March 20, 2024.

Jackie L. Hutchison, Mayor

City of Middleton

Attest:

Roberta Stewart

Planning and Zoning Official

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

Additionally, please take notice that Applicant has a right to request a regulatory taking analysis pursuant to Idaho State Statute section 67-8003.

Exhibit A



STAFF REVIEW AND REPORT Middleton City Council

River Walk Crossing Subdivision

Development Agreement Modification Application





A. Project and Application Requests: The River Walk Crossing Subdivision was approved by City Council in October 2021. It involves 36 commercial lots, 80 patio home lots, and 81 luxury home lots zoned R-2 (minimum lot size 21,780 sf). Most of the R-2 lots back up to shared lakes/ponds. The setbacks for the R-2 homes are 25' on the side and 25' on the front.

Developers have constructed Phase 1, which involves a large hotel site, restaurant site, commercial lots and 33 residential R-2 home lots. Developer obtained final plat approval for Phase 1 in December 2023. Developer is now seeking to obtain building permits for the R-2 residential lots; however, Developer is finding that the large custom style homes are not fitting well on the R-2 lots because of the expansive 25' setbacks on the side and front.

Developer is requesting that the Development Agreement be modified to allow narrower setbacks on the front and sides. Specifically, Developer is requesting the R-2 front setback of 25' be reduced to 20'. Developer also requests that the interior and street side setbacks be reduced from 25' to 10'. Developer is not making any request with respect to the rear setback.

- **B.** 1st Amendment to Development Agreement: The Development Agreement for this project was approved by City Council in October 2021. A copy of the recorded Development Agreement is attached as Exhibit "A". Applicant is proposing a 1st Amendment to Development Agreement. It is attached as Exhibit "B". The 1st Amendment to Development Agree adds paragraph 3.27, which states:
 - "3.27 Setbacks for R-2 Zone: The front setback for single family homes located in the R-2 zone shall be a minimum of twenty feet (20'). The interior side setback and street side setback shall be a minimum of ten feet (10')."

The governing bodies are not required to make specific findings regarding criteria or standards before approving or denying a Modified DA request. Instead, the governing bodies need merely determine if they want to agree to the proposed amendment to the Development Agreement.

- C. Comments Received from Surrounding Landowners: None.
- **D.** Comments from Agencies: Agency comments attached as Exhibit "C".
- E. Comments from City Engineer & Planning Staff: None.
- **F. Applicant Information:** Representative Stephanie Hopkins of KM Engineering. 5725 N. Discovery Way, Boise ID 83713.

G.	Notices & Neighborhood Meeting:	Dates:
	Newspaper Notification	02/18/2024
	Radius notification mailed to Adjacent landowners within 300'	02/17/2024
	Circulation to Agencies	02/19/2024

Sign Posting property 02/19/2024

Neighborhood Meeting 01/16/2024

H. Applicable Codes and Standards:

Idaho State Statue Title 67, Chapter 65 and Title 50, Chapters 2 and 13, Idaho Standards for Public Works Construction and Middleton Supplement thereto and Middleton City Code 1-14, 1-15, 1-16, 5-1, 5-2, 5-3, and 5-4.

I. Planning & Zoning Recommendation: The planning & zoning commission considered this application at a public hearing held on February 12, 2024. The commission recommended that City Council approve the application for Development Agreement Modification. The Commission did not recommend any conditions of approval.

J. Conclusions and Recommended Conditions of Approval:

City Council must make findings of facts and conclusions of law when making a decision and order on land use application.

As to Findings, none required per Idaho State Code or Middleton City Code.

As to Conclusions of Law, Planning Staff finds that the Council has the authority to hear these applications and to approve or deny the application. Planning Staff further finds that legal notice was given appropriately and according to law. Finally, the pertinent codes and standards have been set forth above.

If the Council is inclined to approve the application, Planning Staff does not have any recommended conditions of approval.

EXHIBIT "A"

Recorded Development Agreement

2023-019842 RECORDED 06/22/2023 11:57 AM

DD7548492D230D19842D410413

After Recording, send copy to Middleton City Hall 1103 W. Main St. Middleton, ID 83644

CHRIS YAMAMOTO
CANYON COUNTY RECORDER
Pgs=41 TYOUREN NO FEE
AGR

AGR CITY OF MIDDLETON

DEVELOPMENT AGREEMENT

This Development Agreement (**Agreement**) is entered into by and between the CITY OF MIDDLETON, a municipal corporation in the State of Idaho (**City**), and TRADITION CAPITAL PARTNERS LLC, an Idaho Limited Liability Company, HESS PROPERTIES LLC, an Idaho Limited Liability Company, WATKINS PROPERTIES LP, an Idaho **LIMITED PARTNERSHIP** and RICHARD A. PORTER, an individual (hereinafter referred to collectively as "**Owner**").

RECITALS

WHEREAS, Owner owns +/- 129 acres legally described in Exhibit A attached hereto, which real property is commonly referred to in the Canyon County Assessor's records as Parcel Nos. R33938013, R33938011, and R3393800 ("Property"); and

WHEREAS, Owner has applied to the City to annex and rezone the Property; and

WHEREAS, Owner intends to improve the Property according to the Middleton City Code and the City's public works standards at the time(s) the Property is improved; and

WHEREAS, the City, pursuant to Idaho Code §67-6511A, has the authority to conditionally rezone the property and to enter into a development agreement for the purpose of allowing, by agreement, a specific development agreement to proceed in a specific area and for a specific purpose or use which is appropriate in the area, but for which all allowed uses for the requested zoning may not be appropriate pursuant to the Idaho Code and Middleton City Code.

AGREEMENT

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and in consideration of the recitals above, which are incorporated below, and the mutual covenants, representations, and

performances herein bargained for, relied on, and expected, the parties agree as follows:

ARTICLE I LEGAL AUTHORITY

This Agreement is made pursuant to and in accordance with the provisions of Idaho Code §67-6511A and Middleton City Code, Title 5, Chapter 2.

ARTICLE II ZONING ORDINANCE AMENDMENT

The City will adopt an ordinance amending the Middleton Zoning Ordinance to rezone the property as follows: property described in Exhibit "B" shall be rezoned from County "Agricultural" to C-3 (Heavy Commercial); property described in Exhibit "C" shall be rezoned from County "Agricultural" to M-U (Mixed Use); and property described as Exhibit "D" shall be rezoned from County "Agricultural" to R-2 (Large Lot Residential). The Ordinance will become effective after it is approved, signed, published and recorded according to law, all of which actions the City will perform with the Developer's cooperation.

ARTICLE III CONDITIONS OF DEVELOPMENT

- 3.1 **Applications.** Owner will develop the Property subject to the conditions and limitations set forth in this Development Agreement. Further, Owner will submit such applications regarding floodplain development permit review, preliminary plat and final plat reviews, and/or any special use permits, if applicable, and any other applicable applications as may be required by the Middleton City Code, which shall comply with the Middleton City Code, as it exists at the time such applications are made except as otherwise provided within this Development Agreement.
- 3.2 **Concept Plan.** The Concept Plan attached hereto as Exhibit "E" represents Owner's current concept for completion of the project. Owner shall be bound by this Concept Plan and shall develop the project generally consistent with the Concept Plan. However, as the project evolves, the City understands that certain changes in that concept may occur. If the City determines that any such changes are significant due to potential impacts on surrounding property or the community, City shall require Owner to apply, in compliance with City Code, for a Development Agreement Modification to address the proposed changes to the Concept Plan.

- 3.3 **M-U Zone and Setbacks.** Only single-family homes may be built in the M-U Zone. Minimum setbacks for said single-family homes shall be twenty (20) feet in the front yard; fifteen (15) feet in the rear yard, five (5) feet in the interior side yard, and twenty (20) feet in any street side yard. Cornices, canopies, and eaves that do not increase the enclosed building area, may project into any setback up to two (2) feet. Unenclosed covered patios and porches may project into the front/rear setbacks up to five (5) feet.
- 3.4 **Deed Restrictions.** Single-family home lots in the M-U Zone shall be exclusively held for purchase and occupancy by persons who are 55 years or older or to the extent allowed under Idaho State law. All requirements related to the 55+ homebuyer requirement for the homes located in the M-U Zone shall be accomplished by deed restrictions, the same being drafted and applied in compliance with the laws of the State of Idaho.
- 3.5 **Middleton Road Frontage Improvements.** The portions of Middleton Road that front the Property are slated to be improved through impact fees collected via the 2021/2022 Mid-Star Service Area Capital Improvement Plan. Although off-site frontage improvements are generally required pursuant to Middleton City Code, Owner shall not be responsible for constructing these improvements. If, at a later date, Owner and City agree that Owner should construct all, or a portion of the planned Middleton Road improvements, then City shall credit Owner for any improvement work over and above Owner's proportionate share of the improvement work.
- 3.6 **Highway 44 Road Frontage Improvements.** Owner shall, at its own cost, improve all City required street frontages on Highway 44. Such improvements must be completed and accepted by the City before final plat approval for Phase 4 (as the phase is shown on the approved preliminary plat).
- 3.7 **Traffic Pro-rata/Proportionate Share Fees.** Owner shall pay all traffic impact and traffic pro-rata/proportionate share fees required by the City prior to approval of Phase 1 final plat.
- 3.8 **Completion of E. Sawtooth Lakes Street.** Final plat for Phase 3 shall not be approved until a second access is constructed for the project. Owner may develop Phases 1 and 2 entirely without constructing a 2nd access that connects to Duff Lane, Middleton Road, Highway 44 or Boise Street. Owner agrees to enter into, and record, an agreement with the owner of the adjacent River Pointe Subdivision to complete, in the event that the River Pointe Subdivision is not developed, the portions of E. Sawtooth Lakes Street and/or Yetna Avenue located on the River Pointe Subdivision parcel to ensure access to either Duff Lane or Hwy 44. Final Plat for Phase 1 shall not be approved until Owner provides City with a copy of the recorded agreement between Owner and the River Pointe owner.

- 3.9 East/West Collector. Developer shall provide an east/west collector that connects to the subdivision to the east and provides access to Duff Lane. Parking shall not be allowed on this collector, and signs to that effect must be posted. No driveway access shall be allowed on the collector.
- 3.10 **Pathways**. The 10' wide asphalt pathways along the Kennedy Lateral shall be open for public use. Owner shall ensure that a public use easement is shown on the preliminary plat and final plat or otherwise created by a recorded instrument.

If the City so requires, Owner agrees to construct the pathways along the Kennedy Lateral below the embankment and nearer to the water level.

Owner shall improve and construct said pathways and obtain a license/easement from the pertinent Irrigation District(s) prior to approval of final plat for Phase 3 as the phase is shown on the approved preliminary plat. Owner and/or its successors and assigns are responsible for maintaining and repairing the portions of the pathway located within the Property.

- 3.11 **Extraction of Gravel.** Owner shall have the right to excavate the ponds as shown on the preliminary plat. Any extraction shall be in compliance with the following conditions:
 - 1. Comply with all submittal requirements of MCC 1-15-16-2 "Submittal Requirements for Mining Applications" and submit (1) a site plan with phasing plan, (2) an "operations plan", (3) SWPPP (4) traffic plan (on site and off site) and (5) reclamation plan before submittal to other agencies.
 - 2. Obtain a NOI prior to permit approval and beginning excavation.
 - 3. Obtain Water Rights permit for ponds to remain on site and provide the City with a copy of the water right/permit.
 - 4. Construction hours shall be Monday through Saturday 7 a.m. to 6 p.m. Once the first home is occupied in Phase 1, excavation in Phase 2 may only occur Monday through Friday 7 a.m. to 6 p.m.
 - 5. Obtain all permits from Army Corp of Engineers and/or Idaho Department of Water Resources related to FEMA Special Flood Hazard Areas.
 - 6. Access shall be via No. Middleton Road.
 - 7. Comply with all mitigation and other standards of the City Code, particularly MCC 1-15-16-3 Standards for Mineral Extraction and Nuisance standards of MCC 8-1.
 - 8. Excavation of ponds may occur until September 1, 2027, although this time-period may be extended for 1 additional year upon written request to the Planning & Zoning Official. Before final plat can be approved for any phase, the pond in that particular phase must be completed and filled and all excess materials must be removed from the phase.

- 3.12 **Cell Phone Tower Facility.** A cell tower facility has existed on the Property for a number of years. The cell tower facility may continue in its current location and at its present capacity. In the event the cell tower facility use is intensified or substantially changed, Owner shall apply per the requirements of the City Code for a special use permit to change the wireless communication activity. In the event Owner transfers the ownership of the property where the cell tower is currently located, Owner will ensure that the transfer documents include the requirements of this Development Agreement.
- 3.13 **Landscape Buffer.** Owner is not subject to the landscape buffer requirement of Middleton City Code 5-4-10-7(A) for all areas where a residential lot does not directly abut with a commercial lot but are located on the same street or similar proximity. Instead, Owner shall construct a landscape buffer at least 15' wide, and the landscaping may or may not include berming and/or fencing. The 15' wide buffer shall be required along all streets that are shared with both a commercial use and a residential use. The 15' wide buffer must be located entirely on one side of the street. It cannot be split between each side of the street.

At locations where a commercial lot directly abuts a residential lot, the landscape buffer requirement found in MCC 5-4-10-7(A) shall apply.

- 3.14 **Wrought Iron Fencing.** Only black wrought iron fencing shall be allowed in the project. This includes the perimeter fence required by MCC 5-4-11-2. The perimeter fence may be less than the six (6) foot height prescribed in MCC 5-4-11-2, but the fence height must be a minimum height of four (4) feet. These fencing requirements do not apply to any privacy walls constructed around patios or near the building structure.
- 3.15 **Design Requirements for Commercial Structures/Uses.** Because all commercial buildings will be accessed off internal roads, the rear and street sides of the structures will face the frontage of Middleton Road and Hwy 44. To prevent unsightly elevations fronting the roadway, the rear and street side elevations of all commercial buildings shall have enhanced exterior elevations that shall include at least three (3) different design elements or architectural features. Specifically, said elevations shall have a combination of stucco, wood/cement siding, board & batt, modern metal siding, synthetic stone/brick, and/or other accent such as wood beams, metal pop-outs, awnings, inset panels or similar accents.
- 3.16 **Signage.** Owner may exceed the one wall sign limit found in the Middleton City Code and may be permitted signs on both the rear elevation and front elevation of a commercial building that has its rear elevation fronting Highway 44 or Middleton Road.
- 3.17 **CC&Rs.** The conditions, covenants and restrictions for the Property shall contain at least the following:

- a) An allocation of responsibility for repair and maintenance of all community and privately owned landscaping, pressurized irrigation facilities, and amenities. Owner shall provide an operation and maintenance manual including the funding mechanism as an addendum to the CC&Rs and the repair and maintenance requirement shall run with the land and that the requirement cannot be modified and that the homeowner's association or other entity cannot be dissolved without the express consent of the City.
- b) A requirement that in the event any of the CC&Rs are less restrictive than any government rules, regulations or ordinances, then the more restrictive government rule, regulation or ordinances shall apply. The CC&Rs are subject to all rules, regulations, laws and ordinances of all applicable government bodies. In the event a governmental rule, regulation, law or ordinance would render a part of the CC&Rs unlawful, then in such event that portion shall be deemed to be amended to comply with the applicable rule, regulation, law or ordinance.
- 3.18 **Floodplain.** Owner shall comply with all applicable provisions of Title 4, Chapter 3 Flood Control Regulations and Title 5, Chapter 4, Section 13, Subsection 2, Subdivision Within Floodplain, of the Middleton City Code.
- 3.19 **Floodway.** All buildings shall be setback a minimum of 50 -feet from the floodway line as identified In Title 4, Chapter 3, Section 7, Subsection 5 Specific Standards of Middleton City Code.
- 3.20 Administrative Application for C-3 Zone Changes. In light of the large commercial component of this project and the need for commercial flexibility, Owner shall be allowed some flexibility with respect to the phasing and lot line configurations of the C-3 portion of the project. Specifically, Owner shall be allowed to pay a fee of \$1000 and make an administrative application to the City Planning & Zoning Official to change the phasing boundaries and/or number of phases in the C-3 Zone. Additionally, the administrative request may apply to alter lot lines to decrease or increase the number of commercial lots and make minor or insignificant reconfigurations of roadway and/or utilities within the affected Phase. If the Planning & Zoning Official deems the changes to lot lines, roadways, and utilities too significant, Owner must utilize the Amended Preliminary Plat process found in the Middleton City Code.
- 3.21 **Centerline Radius.** Owner shall be allowed a roadway minimum centerline radius of ninety (90) feet.
- 3.22 **Final Plat Deadline & Termination of Agreement.** Owner shall obtain City Engineer's signature on the final plat for Phase 1 within two years of the date the preliminary plat is approved. Upon written request prior to the expiration of

said two year period, Owner may apply administratively with a written request for a one year extension to obtain City Engineer's signature on the final plat for Phase 1. Notwithstanding the provisions in Article IV, if Owner does not obtain the City Engineer's signature on the final plat for Phase 1 within two years of the date the preliminary plat is approved or within the time-period of a one year extension, then Owner will be in material breach of this Agreement. Additionally, the preliminary plat shall become null and void. The City, after complying with the notice and hearing requirements contained in the Middleton City Code and Idaho Code, may then choose to extend, modify, or terminate this Agreement. The City may initiate the foregoing proceedings and may do so at any time following a material breach hereof. Termination of this Agreement shall not affect the zoning that is in place at the time of the termination, and the zoning for the Property shall remain the same. No delay in initiating proceedings to extend, modify, or terminate this Agreement following a material beach by Owner shall constitute a waiver of said breach.

- 3.23 **Two Year intervals for Final Plat.** Other than phase 1 final plat dealt with in Paragraph 3.22 above, Owner shall submit a final plat application on each phase within two years of final plat approval on the previous phase. Upon written request prior to the expiration of said two year period, Owner may apply administratively with a written request for a one year extension to submit a final plat application. If Owner does not timely apply for a one year extension or does not subsequently submit the final plat application within the requested one year extension time period, then the preliminary plat for said phase and all subsequent phases shall become null and void, and Owner must resubmit the preliminary plat for said phases in order to continue to develop the Property.
- 3.24 **Easement for Land-locked Parcels.** Per MCC 5-3-1(A), all lots in a subdivision must front public right of way. Developer shall be entitled to a waiver of this code section with respect to Lots 18-22, Block 1 (northwest corner of the pre-plat immediately north of the Kennedy Drain). Instead, Developer shall create a 20' wide cross-access easement to give access to the parcels.
- 3.25 **Public Easement on River Access Common Lot:** Developer shall create a public access easement over the entirety of the common lot shown as Lot 22, Block 6 on the Preliminary Plat for the purpose of granting public access to the Boise River. The lot shall be paved with asphalt or compacted gravel to permit easy access by the public and vehicles. Developer and/or Homeowners Association shall be responsible for constructing the drop-off zone and maintaining it thereafter.
- 3.26 **Community Amenity:** As part of a community amenity, Developer shall construct the court amenity (or amenity(ies) that is deemed matching or better) as shown on Lot 31/Block 4 of the Preliminary Plat.

ARTICLE IV FAILURE TO COMPLY WITH AGREEMENT

4.1 If the Developer fails to comply with any of the terms or conditions in this Agreement, then the portion(s) of this Agreement pertaining to the breach may be modified or terminated by the Middleton City Council, after complying with the notice and hearing requirement contained in Middleton City Code and Idaho Code.

If after a breach, the City Council determines that the terms of this Agreement applicable to the breach should be modified, the term(s) of this Agreement shall be amended and the Developer shall comply with the amended terms.

Any breach waived by the City shall apply solely to the breach waived and shall not bar any other rights or remedies of the City or apply to any subsequent breach of any such or other covenants and conditions.

- 4.2 If after a breach, the City Council determines that the zoning should be changed to another zone, or as otherwise provided in the Idaho Code, then the Developer hereby consents to such change or other authorized action and will cease uses not allowed or permitted within the changed zone.
- 4.3 Upon a breach of this Agreement, any of the parties in any court of competent jurisdiction, by action or proceeding at law or in equity, may secure the specific performance of the covenants and agreements herein contained, may be awarded damages for failure of performance of both, or may obtain rescission, disconnection, and damages for repudiation or material failure of performance.
- 4.4 NOTICE OF FAILED PERFORMANCE. Upon any failure of any party to this Agreement to perform its obligations under this Agreement, the party claiming such failure shall notify, in writing, the party alleged to have failed to perform of the alleged failure and shall demand performance. No breach of this Agreement may be found to have occurred if performance has commenced to the satisfaction of the complaining party with thirty (30) days of the receipt of such notice.

ARTICLE V GENERAL PROVISIONS

5.1 This Agreement contains the entire agreement of the parties respecting the Property and supersedes all prior discussions, and written and verbal agreements between the parties respecting the Property.

- 5.2 Any amendment or addendum to this Agreement shall be in writing and made only after the City has complied with the notice and hearing provisions of Idaho Code §67-6509 and Middleton City Code Title 5, Chapter 2.
- 5.3 Any notice that a party may desire to give to another party must be in writing and may be given by personal delivery, by mailing the same registered or certified mail with a return receipt requested, or by Federal Express or other reputable overnight delivery service. Notice shall be given to the parties at the following addresses or such other address and to such other persons as the parties may designate after giving notice. Any such notice shall be deemed given upon delivery if by personal delivery, upon deposit in the United States mail if sent by mail pursuant to the forgoing:

Middleton:

City Clerk

City of Middleton P.O. Box 487

Middleton, Idaho 83644

Developer:

Tradition Capilal Partners LLC 8454 Brookhaven PL Middleton, ID 83644

Hess Properties, LLC 15031 Spyglass Lane Caldwell ID 83607

- 5.4 If either party shall fail to perform under this Agreement and said failure is cured with the assistance of an attorney for the other party, as a part of curing said failure, the reasonable attorneys' fees incurred by the other party shall be reimbursed to the other party upon demand. In the event a suit or action is filed by either party against the other to interpret or enforce this Agreement, the unsuccessful party to such litigation agrees to pay to the prevailing party all costs and expenses, including reasonable attorneys' fees incurred therein, including the same with respect to an appeal.
- 5.5 The Agreement shall be effective after being fully executed. This Agreement shall become valid and binding only upon its approval by the City Council and execution of the Mayor and City Clerk. After its execution, the Agreement shall be recorded in the office of the County Recorded at the expense of the Developer.
- 5.6 Each commitment and restriction described in this Agreement shall be a burden on the Property and run with the land, and shall be appurtenant to and for the benefit of the Property, adjacent property and other residential land near the Property.

This Agreement shall be binding on the City and Developer, and their respective heirs, administrators, executors, agents, legal representatives, successors and assigns. Provided, however, that if all or any portion of the Property is divided, then each owner of a legal lot shall only be responsible for duties and obligations or breaches as to their owners' parcels or lots.

The new owner of the Property or any portion thereof (including, without limitation, any owner who acquires its interest by foreclosure, trustee's sale or otherwise) shall be liable for all commitments and other obligations arising under this Agreement with respect only to such owner's lot or parcel.

- 5.7 The Property that is the subject of this Agreement is located in Canyon County, Idaho and the terms of this Agreement shall be construed according to the laws of the State of Idaho in effect at this time this Agreement is executed. Any action brought in connection with this Agreement shall be brought in a court of competent jurisdiction located in Canyon County, Idaho.
- 5.8 If any term, provision, commitment or restriction of this Agreement or the application thereof to any party or circumstance shall to any extent be held invalid or unenforceable, the remainder of this instrument shall remain in full force and effect.
- 5.9 Time is of the essence for performance of each obligation in this Agreement.

IN WITNESS WHEREOF, the parties have hereunto caused this Agreement to be executed, on the day and year first above written.

Dated this 2121 day of Twve, 2023 and effective upon annexation of the Property.

[Signatures and notaries on following pages]

By: Steven J. Rule, Mayor

State of IDAHO

Ss.

County of Carry

I, a notary public, do hereby certify that on this Aday of 2023, personally appeared before me Steven J. Rule, who, being first duly sworn, declared that he is the Mayor of the City of Middleton, Idaho and signed it as Mayor of the City of Middleton.

AMBER M. DAY COMMISSION #20210257

AMBER M. DAY COMMISSION #20210257

NOTARY PUBLIC STATE OF IDAHO

My Commission Expires 03/27/2029 Commission # 20231160

Jacob Riley Thibault
Notary Public, State of Idaho
My Commission Expires 03/27/2029
Commission # 20231160

State of IDAHO SS. County of Carpon I, a notary public, do hereby certify that on this Og day of May 2023, personally appeared before me Richard A. Porter, who being first duly sworn, declared that he is the signatory on this document. | Jacob Thibault Notary Public My Commission Expires: 03/27/2029

Notary Public, State of Idaho My Commission Expires 03/27/2029 Commission # 20231160

RICHARD A. PORTER:

Harold A. Watkins; Partner State of IDAHO SS. County of <u>Canyon</u>) I, a notary public, do hereby certify that on this 16th day of 2023, personally appeared before me Harold A. Walkin being first duly sworn, declared that he is the Watkins Properties LP and signed on behalf of Watkins Properties LP.

Notary Public

My Commission Expires: Dec. 13, 2027

WATKINS PROPERTIES LP:

Exhibit "A" Legal Description of Project Parcel



June 22, 2021 Project No. 19-053 Watkins Properties, L.P. Hess Properties, LLC

FXHIBIT "A"

City of Middleton Annexation Legal Description

A parcel of land being a portion of the Northwest 1/4 and a portion of Government Lots 3 and 4 of Section 8, Township 4 North, Range 2 West, Boise Meridian, Canyon County, Idaho and being more particularly described as follows:

BEGINNING at a found lead plug and tack marking the Center 1/4 corner of said Section 8 and the Northeast corner of said Government Lot 3, which bears S89°30′32″E a distance of 2,657.54 feet from a found axle marking the West 1/4 corner of said Section 8;

Thence following the easterly line of said Government Lot 3, S00°50′37″W a distance of 910.81 feet to the North Bank Meander Line of the Boise River;

Thence leaving said easterly line and following said North Bank Meander Line the following two (2) courses:

- 1. S77°01'27"W a distance of 547.74 feet;
- 2. S00°38′22″W a distance of 36.14 feet to the North Bank Ordinary High Water Line of said Boise River;

Thence leaving said North Bank Meander Line and following said North Bank Ordinary High Water Line the following seventeen (17) courses:

- 1. S58°26′19″W a distance of 26.45 feet to a found 5/8-inch rebar;
- 2. N31°40'33"W a distance of 75.41 feet to a found 5/8-inch rebar;
- 3. N73°15'46"W a distance of 138.24 feet to a found 5/8-inch rebar;
- 4. N67°11'47"W a distance of 231.63 feet to a found 5/8-inch rebar;
- 5. N73°03'40"W a distance of 96.44 feet to a found 5/8-inch rebar;
- 6. N36°31'41"W a distance of 100.89 feet to a found 5/8-inch rebar;
- 7. N43°24'33"W a distance of 178.25 feet to a found 5/8-inch rebar;
- 8. N59°19'17"W a distance of 105.49 feet to a found 5/8-inch rebar;
- 9. N69°18'03"W a distance of 190.94 feet to a found 5/8-inch rebar;
- 10. N81°08′08″W a distance of 113.30 feet to a found 5/8-inch rebar;
- 11. N86°42'20"W a distance of 122.08 feet to a found 5/8-inch rebar;
- 12. S80°25′15″W a distance of 176.98 feet to a found 5/8-inch rebar;
- 13. N84°25′06″W a distance of 95.29 feet to a found 5/8-inch rebar; 14. N78°41′12″W a distance of 146.46 feet to a found 5/8-inch rebar;
- 14. W/O 41 12 W a distance of 140.40 feet to a found 5/0 men feet
- 15. N63°15′14″W a distance of 81.61 feet to a found 5/8-inch rebar;
- 16. N60°51'55"W a distance of 107.72 feet;
- 17. N86°24'00"W a distance of 184.54 feet to a found 5/8-inch rebar on said North Bank Meander Line;

Thence leaving said North Bank Ordinary High Water Line and following said North Bank Meander Line, N17°50′35″W a distance of 92.62 feet to a found 5/8-inch rebar marking the easterly right-of-way line of Middleton Road;

Thence leaving said North Bank Meander Line and following said easterly right-of-way line the following three (3) courses:

- 195.10 feet along the arc of a circular curve to the left, said curve having a radius of 1,005.37 feet, a
 delta angle of 11°07′06″, a chord bearing of N15°35′37″W and a chord distance of 194.79 feet to a
 found 5/8-inch rebar;
- 2. 102.58 feet along the arc of a circular curve to the left, said curve having a radius of 1,960.08 feet, a delta angle of 02°59′55″, a chord bearing of N22°39′07″W and a chord distance of 102.57 feet to a found 5/8-inch rebar;
- 3. N24°09′05″W a distance of 95.48 feet to a found 5/8-inch rebar on the westerly line of said South 1/2 of the Northwest 1/4;

Thence leaving said easterly right-of-way line and following said westerly line, N00°39′59″E a distance of 1,230.72 feet to a found 5/8-inch rebar;

Thence leaving said westerly line, S89°43′48″E a distance of 797.00 feet to a found 5/8-inch rebar;

Thence N00°19′15″E a distance of 43.04 feet to a found 5/8-inch rebar on the southerly right-of-way line of State Highway 44;

Thence N13°26′58″E a distance of 60.00 feet to the centerline of said State Highway 44;

Thence following said centerline the following three (3) courses:

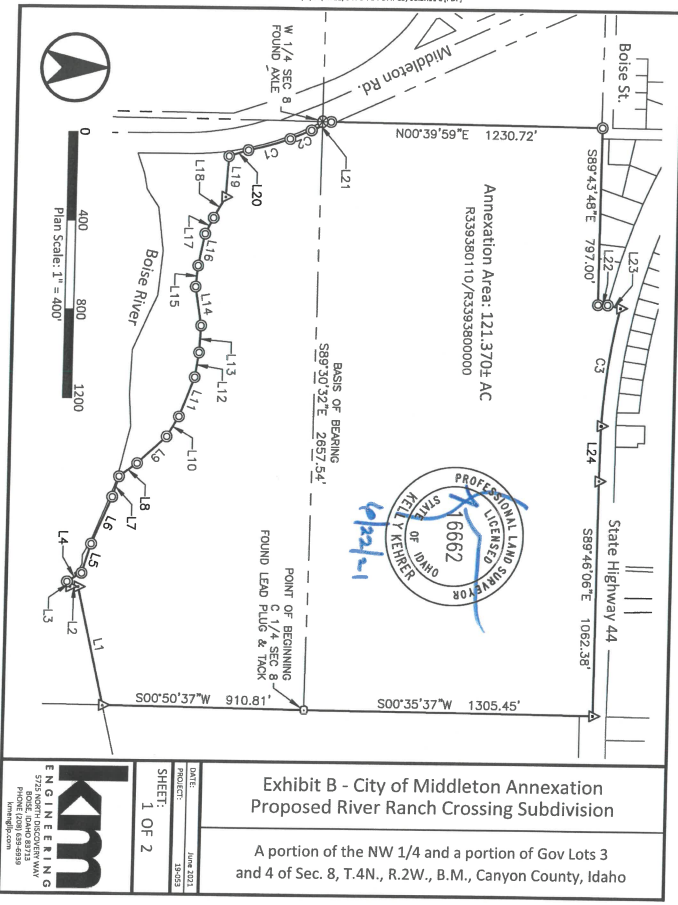
- 1. 537.49 feet along the arc of a circular curve to the left, said curve having a radius of 2,864.79 feet, a delta angle of 10°45′00″, a chord bearing of S81°55′31″E and a chord distance of 536.71 feet;
- 2. S88°56'46"E a distance of 251.30 feet;
- 3. S89°46'06"E a distance of 1,062.38 feet to the easterly line of said Northwest 1/4;

Thence leaving said centerline and following said easterly line, S00°35′37″W a distance of 1,305.45 feet to the **POINT OF BEGINNING**.

Said parcel contains 121.370 acres, more or less, and is subject to all existing easements and/or rights-of-way of record or implied.

Attached hereto is **EXHIBIT B** and by this reference is hereby made a part hereof.





	T -	Т	_	Т	T	_		_		_		_		_			_								
124	123	122	2	120	L19	L18	L17	L16	15	L14	L13	L12	L11	L10	[9	20	۲7	6	2	4	딦	2	<u></u>	LINE	
S88°56'46"E	N13"26'58"E	N0"19"15"E	N24*09*05*W	N17"50"35"W	N86"24"00"W	N60°51°55"W	N63°15'14"W	N78°41°12°W	N84"25'06"W	S80°25'15"W	N86"42"20"W	W.80,80.18N	N69°18'03"W	N59.19.17.W	N43.24.33.W	N36:31°41"W	N73"03"40"W	N67"11"47"W	N73"15"46"W	N31°40'33"W	S58*26*19*W	S0"38'22"W	S77"01"27"W	BEARING	LINE TABL
251.30	60.00	43.04	95.48	92.62	184.54	107.72	81.61	146.46	95.29	176.98	122.08	113.30	190.94	105.49	178.25	100.89	96.44	231.63	138.24	75.41	26.45	36.14	547.74	DISTANCE	m

C3	23	2	CURVE	
2864.79'	1960.08' 102.58'	1005.37'	RADIUS	
537.49'	102.58	195.10	LENGTH	5
2864.79' 537.49' 10°45'00"	2*59'55"	1005.37' 195.10' 11'07'06"	DELTA	CURVE TABLE
S81°55'31"E 536.71'	N22°39'07"W 102.57'	N15°35'37"W 194.79'	CHORD BRG	
536.71	102.57	194.79'	CHORD	

LEGEND

FOLIND AXI E	FOUND	FOUND
AXIF	LEAD PLUG/TACK	FOUND 5/8-INCH REBAR

CALCULATED POINT

PARCEL BOUNDARY LINE
ADJACENT BOUNDARY LINE

June 2021





Exhibit B - City of Middleton Annexation Proposed River Ranch Crossing Subdivision

A portion of the NW 1/4 and a portion of Gov Lots 3 and 4 of Sec. 8, T.4N., R.2W., B.M., Canyon County, Idaho

Title: 19-053 City of Middleto:	Date: 06-16-2021			
Scale: 1 inch = 400 feet				
Tract 1: 121.370 Acres: 5286866 Sq F	9440 Feet			
001=s00.5037w 910.81	012=n69.1803w 190.94	023: Lt, R=1960.08, De Bng=n22.3907w, Chd=	elta=02.5955	
002=s77.0127w 547.74	013=n81.0808w 113.30	024=n24.0905v		
003=s00.3822w 36.14	014=n86.4220w 122.08	025=n00.3959e		
004=s58.2619w 26.45	015=s80.2515w 176.98	le 797.00		
005=n31.4033w 75.41	016=n84.2506w 95.29	: 43.04		
006=n73.1546w 138.24	017=n78.4112w 146.46	028=n13.2658e		
007=n67.1147w 231.63	018=n63.1514w 81.61	029: Lt, R=2864.79, De Bng=s81.5531e, Chd=5		
008=n73.0340w 96.44	019=n60.5155w 107.72	030=s88.5646e		
009=n36.3141w 100.89	020=n86.2400w 184.54	031=s89.4606e		
010=n43.2433w 178.25	021=n17.5035w 92.62	032=s00.3537w		
011=n59.1917w 105.49	022: Lt, R=1005.37, Delta=11.0706 Bng=n15.3537w, Chd=194.79	132 000,000 / 11	1000110	

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Exhibit "B" Legal Description for C-3 Zone



June 23, 2021 Project No. 19-053 Watkins Properties, L.P. Hess Properties, LLC

EXHIBIT "B"

Legal Description for Rezone to C-3 Proposed River Ranch Crossing Subdivision

A parcel of land being a portion of the Northwest 1/4 and a portion of Government Lot 4 of Section 8, Township 4 North, Range 2 West, Boise Meridian, Canyon County, Idaho, and being more particularly described as follows:

Commencing at a found lead plug and tack marking the Center 1/4 corner of said Section 8, which bears S89°30′32″E a distance of 2,657.54 feet from a found axle marking the West 1/4 corner of said Section 8, thence following the easterly line of said Northwest 1/4, N00°35′37″E a distance of 868.38 feet to the **POINT OF BEGINNING.**

Thence leaving said easterly line, 132.45 feet along the arc of a circular curve to the left, said curve having a radius of 200.00 feet, a delta angle of 37°56′40″, a chord bearing of N71°19′53″W and a chord distance of 130.04 feet;

Thence S89°41'47"W a distance of 689.03 feet;

Thence 25.90 feet along the arc of a circular curve to the right, said curve having a radius of 510.00 feet, a delta angle of $02^{\circ}54'36''$, a chord bearing of $N88^{\circ}52'53''W$ and a chord distance of 25.90 feet;

Thence N86°58'01"W a distance of 90.02 feet:

Thence N87°23'37"W a distance of 481.57 feet:

Thence 176.43 feet along the arc of a circular curve to the left, said curve having a radius of 510.00 feet, a delta angle of 19°49′14″, a chord bearing of S82°41′45″W and a chord distance of 175.55 feet;

Thence S72°47'08"W a distance of 161.47 feet:

Thence 156.85 feet along the arc of a circular curve to the right, said curve having a radius of 510.00 feet, a delta angle of 17°37′18″, a chord bearing of S81°35′47″W and a chord distance of 156.24 feet;

Thence N89°35'33"W a distance of 425.15 feet;

Thence 93.98 feet along the arc of a circular curve to the left, said curve having a radius of 60.00 feet, a delta angle of 89°44′27″, a chord bearing of S45°32′13″W and a chord distance of 84.66 feet;

Thence S00°39′59"W a distance of 429.69 feet:

Thence 177.90 feet along the arc of a circular curve to the left, said curve having a radius of 200.00 feet, a delta angle of 50°57′52″, a chord bearing of S24°48′56″E and a chord distance of 172.09 feet;

Thence S50°17'52"E a distance of 138.86 feet;

Thence 40.13 feet along the arc of a circular curve to the right, said curve having a radius of 200.00 feet, a delta angle of 11°29′42″, a chord bearing of S44°33′01″E and a chord distance of 40.06 feet;

Thence S38°48'10"E a distance of 411.92 feet;

Thence S51°11′50"W a distance of 25.00 feet;

Thence S00°35′37″W a distance of 277.20 feet:

Thence N84°25′06"W a distance of 72.65 feet;

Thence N78°41'12"W a distance of 146.46 feet;

Thence N63°15'14"W a distance of 81.61 feet;

Thence N60°51′55"W a distance of 107.72 feet;

Thence N86°24'00"W a distance of 184.54 feet;

Thence N17°50'35"W a distance of 92.62 feet;

Thence 195.10 feet along the arc of a circular curve to the left, said curve having a radius of 1,005.37 feet, a delta angle of 11°07′06″, a chord bearing of N15°35′37″W and a chord distance of 194.79 feet;

Thence 102.58 feet along the arc of a circular curve to the left, said curve having a radius of 1,960.08 feet, a delta angle of 02°59′55″, a chord bearing of N22°39′07″W and a chord distance of 102.57 feet; Thence N24°09′05″W a distance of 95.48 feet to the westerly line of said Northwest 1/4;

Thence following said westerly line, N00°39′59″E a distance of 1,230.72 feet;

Thence S89°43'48"E a distance of 797.00 feet:

Thence N00°19'15"E a distance of 43.04 feet to the southerly right-of-way line of State Highway 44;

Thence N13°26′58"E a distance of 60.00 feet to the centerline of said State Highway 44;

Thence following said centerline the following three (3) courses:

- 537.49 feet along the arc of a circular curve to the left, said curve having a radius of 2,864.79 feet, a delta angle of 10°45′00″, a chord bearing of S81°55′31″E and a chord distance of 536.71 feet;
- 2. S88°56'46"E a distance of 251.30 feet;
- 3. S89°46'06"E a distance of 1,062.38 feet to the easterly line of said Northwest 1/4;

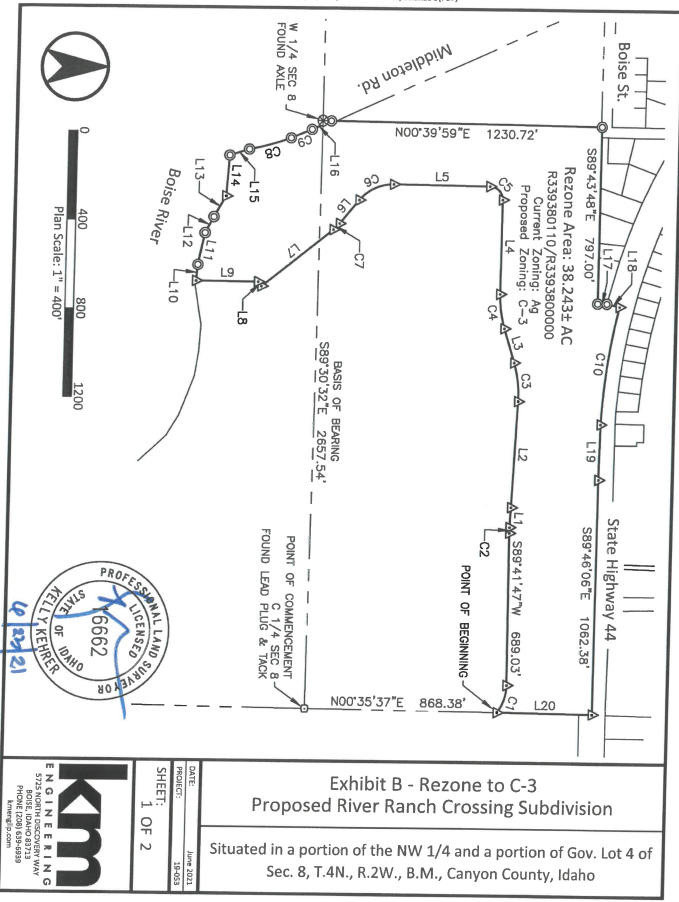
Thence leaving said centerline and following said easterly line, S00°35′37″W a distance of 437.07 feet to the **POINT OF BEGINNING**.

Said parcel contains 38.243 acres, more or less, and is subject to all existing easements and/or rights-of-way of record.

All subdivisions, deeds, record of surveys, and other instruments of record referenced herein are recorded documents of the county in which these described lands are situated in.

Attached hereto is Exhibit B and by this reference is hereby made a part hereof.





25

LINE BEARING DIS L1 N86"58"01"W 90 L2 N87"23"37"W 48 L3 S72"47"08"W 16 L4 N89"35"33"W 42 L5 S0"39"59"W 42 L6 S50"17"52"E 13 L7 S38"48"10"E 41 L8 S51"11"50"W 25 L9 S0"35"37"W 27 L10 N84"25"06"W 72 L11 N78"41"12"W 14 L12 N63"15"14"W 8: L13 N60"51"55"W 10: L14 N86"24"09"05"W 95 L15 N17"50"35"W 95 L16 N24"09"05"W 95 L17 N0"19"15"E 43 L18 N13"26"58"E 60 L19 S88"56"46"E 25 L19 S88"56"46"E 25		_	_	_	_	_	_															
BEARING BEARING 36"58"01"W 37"23'37"W 0"39"59"W 0"39'59"W 0"39'59"W 0"35'37"W 0"35'37"W 0"51'15"W 0"51'15"W 0"51'55"W	120										-	129	200	L7	6	5	4	딦	2	=	LINE	
DIS 99 99 113 113 125 125 125 125 125 125 125 125 125 125	37	1 2	3'26'58"	19'1	N24"09'05"W	7'50'35	24'00	51'55	3"15"14	8"41"12	N84°25'06"W	S0°35'37"W	1.11,20	48'10	1	39	N89°35'33"W	47'08"	7.23'37	-	BEARING	LINE TABL
TANCE 0.02 11.57 11.47 5.15 9.69 8.86 1.92 5.00 7.20 2.65 6.46 6.46 6.46 6.46 6.46 1.61 1.61 1.61 1.61 1.62 7.7	1.7	251.30	60.00	43.04	95.48	92.62	00	07.7	1.6	46	72.65	277.20	25.00	=	38.	429.69		61		90.02	DISTANCE	М

_			_	_	_	_	_	_	_	_	,
010	8	8	C7	C6	C5	C4	C3	23	2	CURVE	
2864.79	1960.08	1005.37'	200.00'	200.00'	60.00'	510.00'	510.00	510.00°	200.00	RADIUS	
537.49'	102.58'	195.10'	40.13	177.90'	93.98'	156.85	176.43	25.90'	132.45	LENGTH	5
10°45'00"	2*59'55*	11"07'06"	11"29'42"	50°57'52"	89°44'27"	1737'18"	19"49"14"	2"54"36"	37"56"40"	DELTA	CURVE TABLE
S81"55'31"E	N22*39'07*W	N15°35'37"W	S44"33"01"E	S24*48*56"E	S45"32"13"W	S81.35'47"W	S82'41'45"W	N88°52°53"W	N71*19'53"W	CHORD BRG	
536.71'	102.57'	194.79'	40.06	172.09'	84.66'	156.24	175.55'	25.90'	130.04	CHORD	

▶ ※ ○ ◎ FOUND AXLE FOUND LEAD PLUG/TACK FOUND 5/8-INCH REBAR

CALCULATED POINT

June 2021 19-053

ADJACENT BOUNDARY LINE PARCEL BOUNDARY LINE



Exhibit B - Rezone to C-3 Proposed River Ranch Crossing Subdivision

Situated in a portion of the NW 1/4 and a portion of Gov. Lot 4 of Sec. 8, T.4N., R.2W., B.M., Canyon County, Idaho

Title: 19-053 Rezone C-3		Date: 06-15-202
Scale: 1 inch = 400 feet	File: Deed Plotter.des	
Tract 1: 38.243 Acres: 1665855 Sq Fe 001: Lt, R=200.00, Delta=37.5640 Bng=n71.1953w, Chd=130.04 002=s89.4147w 689.03 003: Rt, R=510.00, Delta=02.5436 Bng=n88.5253w, Chd=25.90 004=n86.5801w 90.02 005=n87.2337w 481.57 006: Lt, R=510.00, Delta=19.4914 Bng=s82.4145w, Chd=175.55 007=s72.4708w 161.47 008: Rt, R=510.00, Delta=17.3718 Bng=s81.3547w, Chd=156.24 009=n89.3533w 425.15 010: Lt, R=60.00, Delta=91.73718 Bng=s45.3213w, Chd=84.66 011=s00.3959w 429.69 012: Lt, R=200.00, Delta=90.5752 Bng=s24.856c, Chd=172.09	et: Closure = n48.0048e 0.01 Feet: Precision 013=s50.1752e 138.86 014: Rt. R=200.00, Delta=11.2942 Bng=s44.3301e, Chd=40.06 015=s38.4810e 411.92 016=s51.1150w 25.00 017=s00.3537w 277.20 018=n84.2506w 72.65 019=n78.4112w 146.46 020=n63.1514w 81.61 021=n60.5155w 107.72 022=n86.2400w 184.54 023=n17.5035w 92.62 024: Lt. R=105.37, Delta=11.0706 Bng=s15.3537w, Chd=194.79	n >1/999999: Perimeter = 9431 Feet 025: L ₁ R=1960.08, Delta=02.5955 Bng=n22.3907w, Chd=102.57 026=n24.0905w 95.48 027=n00.3959e 1230.72 028=s89.4348e 797.00 029=n00.1915e 43.04 030=n13.2658e 60.00 031: L ₁ R=2864.79, Delta=10.4500 Bng=s81.5531e, Chd=536.71 032=s88.5646e 251.30 033=s89.4606e 1062.38 034=s00.3537w 437.07

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Exhibit "C" Legal Description for M-U Zone



June 3, 2021 Project No. 19-053 Watkins Properties, L.P. Hess Properties, LLC

EXHIBIT "C"

Legal Description for Rezone to M-U Proposed River Ranch Crossing Subdivision

A parcel of land being a portion of the Northwest 1/4 and the Southwest 1/4 of Section 8, Township 4 North, Range 2 West, Boise Meridian, Canyon County, Idaho, and being more particularly described as follows:

Commencing at a found lead plug and tack marking the Center 1/4 corner of said Section 8, which bears S89°30′32″E a distance of 2,657.54 feet from a found axle marking the West 1/4 corner of said Section 8, thence following the easterly line of said Northwest 1/4, N00°35′37″E a distance of 377.41 feet to the POINT OF BEGINNING.

Thence leaving said easterly line, S50°17′05″W a distance of 178.86 feet;

Thence N29°32'52"W a distance of 116.25 feet;

Thence 200.87 feet along the arc of a circular curve to the left, said curve having a radius of 200.00 feet, a delta angle of 57°32′41″, a chord bearing of N58°19′12″W, and a chord distance of 192.53 feet;

Thence N87°05'33"W a distance of 1,107.15 feet;

Thence 32.88 feet along the arc of a circular curve to the right, said curve having a radius of 405.00 feet, a delta angle of 04°39′07″, a chord bearing of N84°45′59″W, and a chord distance of 32.87 feet;

Thence N82°26'26"W a distance of 216.64 feet;

Thence 289.27 feet along the arc of a circular curve to the left, said curve having a radius of 200.00 feet, a delta angle of 82°52′12″, a chord bearing of S56°07′28″W, and a chord distance of 264.71 feet;

Thence S14°41'22"W a distance of 190.15 feet;

Thence 253.20 feet along the arc of a circular curve to the right, said curve having a radius of 400.00 feet, a delta angle of 36°16′06″, a chord bearing of S32°49′25″W, and a chord distance of 248.99 feet;

Thence N38°48'10"W a distance of 88.36 feet;

Thence 40.13 feet along the arc of a circular curve to the left, said curve having a radius of 200.00 feet, a delta angle of 11°29′42″, a chord bearing of N44°33′01″W, and a chord distance of 40.06 feet;

Thence N50°17'52"W a distance of 138.86 feet;

Thence 177.90 feet along the arc of a circular curve to the right, said curve having a radius of 200.00 feet, a delta angle of 50°57′52″, a chord bearing of N24°48′56″W, and a chord distance of 172.09 feet; Thence N00°39′59″E a distance of 429.69 feet;

Thence 93.98 feet along the arc of a circular curve to the right, said curve having a radius of 60.00 feet, a delta angle of 89°44'27", a chord bearing of N45°32'13"E, and a chord distance of 84.66 feet;

Thence S89°35'33"E a distance of 425.15 feet;

Thence 156.85 feet along the arc of a circular curve to the left, said curve having a radius of 510.00 feet, a delta angle of 17°37′18″, a chord bearing of N81°35′47″E, and a chord distance of 156.24 feet;

Thence N72°47′08"E a distance of 161.47 feet:

Thence 176.43 feet along the arc of a circular curve to the right, said curve having a radius of 510.00 feet, a delta angle of 19°49′14″, a chord bearing of N82°41′45″E, and a chord distance of 175.55 feet;

Thence S87°23'37"E a distance of 481.57 feet;

Thence \$86°58'01"E a distance of 90.02 feet:

Thence 25.90 feet along the arc of a circular curve to the left, said curve having a radius of 510.00 feet, a delta angle of 02°54′36″, a chord bearing of S88°52′53″E, and a chord distance of 25.90 feet; Thence N89°41′47″E a distance of 689.03 feet;

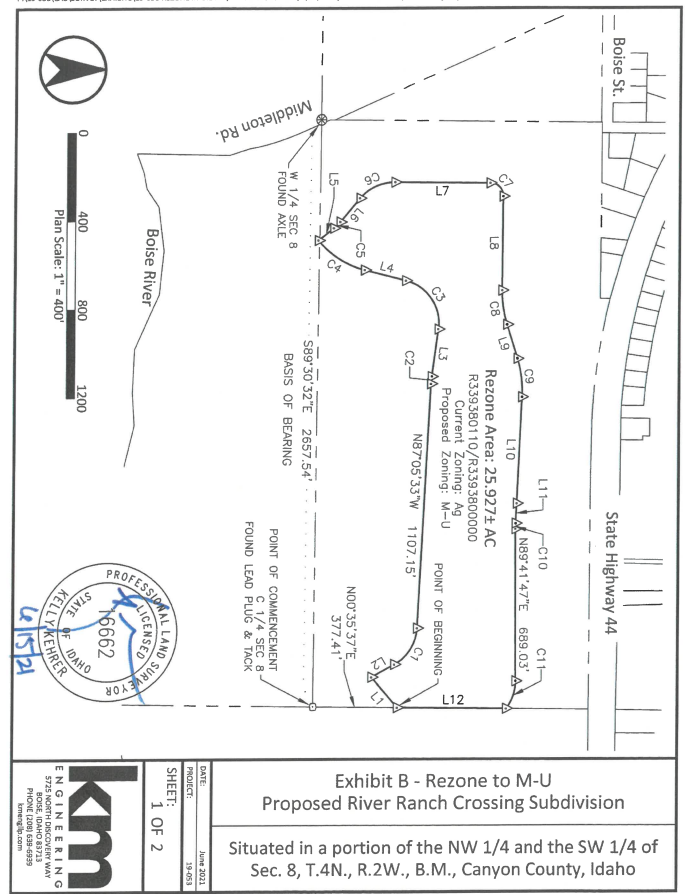
Thence 132.45 feet along the arc of a circular curve to the right, said curve having a radius of 200.00 feet, a delta angle of 37°56′40″, a chord bearing of S71°19′53″E, and a chord distance of 130.04 feet to the easterly line of said Northwest 1/4;

Thence following said easterly line, S00°35′37″W a distance of 490.96 feet to the POINT OF BEGINNING.

Said parcel contains 25.927 acres, more or less, and is subject to all existing easements and/or rights-of-way of record.

All subdivisions, deeds, record of surveys, and other instruments of record referenced herein are recorded documents of the county in which these described lands are situated in.

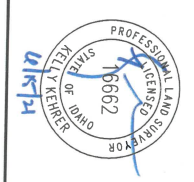




	L12	=======================================	L10	19	8	L7	F6	L5	۲4	L3	12		LINE	
	N0°35'37"E	S86"58'01"E	S87°23'37"E	N72'47'08"E	S89°35'33"E	N0*39'59"E	N50"17'52"W	N38"48'10"W	S14.41,22,4	N82°26'26"W	N29*32*52"W	S50°17'05"W	BEARING	LINE TABLE
The second secon	490.96	90.02	481.57	161.47	425.15	429.69	138.86	88.36	190.15	216.64	116.25	178.86	DISTANCE	171

			CU	CURVE TABLE		
	CURVE	RADIUS	LENGTH	DELTA	CHORD BRG	CHORD
	C1	200.00'	200.87'	57"32'41"	N58'19'12"W	192.53'
	C2	405.00'	32.88	4°39'07"	N84°45°59″W	32.87
	C3	200.00'	289.27'	82°52'12"	S56°07'28"W	264.71
	C4	400.00	253.20'	36"16'06"	S32°49'25"W	248.99'
	C5	200.00	40.13	11"29'42"	N44"33"01"W	40.06
	C6	200.00	177.90'	50.57,52"	N24'48'56"W	172.09'
,	C7	60.00'	93.98'	89"44"27"	N45"32"13"E	84.66'
	C8	510.00'	156.85	17"37'18"	N81°35'47"E	156.24
,	C9	510.00'	176.43'	19.49'14"	N82°41'45″E	175.55'
	C10	510.00'	25.90'	2*54'36"	S88"52'53"E	25.90
_	C11	200.00'	132.45	37.56,40"	S71'19'53"E	130.04'

ADJACENT BOUNDARY LINE	PARCEL BOUNDARY LINE	SECTION LINE	CALCULATED POINT	FOUND AXLE	FOUND LEAD PLUG/TACK	FOUND 5/8-INCH REBAR

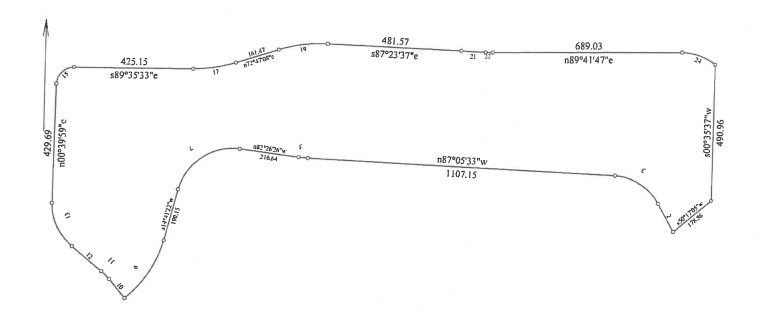


SHEET:

kmeng/lp.com	PHONE (208) 639-6939	5725 NORTH DISCOVERY WAY	EZGINEERING	5
kmenglip.com	NE (208) 639-69	ORTH DISCOVERY	- Z E E R	5
	39	Y WAY	z ด	

Exhibit B - Rezone to M-U Proposed River Ranch Crossing Subdivision

Situated in a portion of the NW 1/4 and the SW 1/4 of Sec. 8, T.4N., R.2W., B.M., Canyon County, Idaho



Title: 19-053 Rezone to M-U			Date: 06-03-2021
Scale: 1 inch = 320 feet	File: Deed Plotter.des		
Tract 1: 25.927 Acres: 1129374 Sq Fee	t: Closure = s37.1807w 0.01 Feet: Precision >1	1/999999: Perimeter = 6	384 Feet
001=s50.1705w 178.86 002=n29.3252w 116.25 003: Lt. R=200.00, Delta=57.3241 Bng=n58.1912w. Chd=192.53 004=n87.0533w 1107.15 005: Rt, R=405.00, Delta=04.3907 Bng=n84.4559w, Chd=32.87 006=n82.2626w 216.64 007: Lt. R=200.00, Delta=82.5212 Bng=s56.0728w, Chd=264.71 008=s14.4122w 190.15 009: Rt. R=400.00, Delta=36.1606 Bng=s52.4925w, Chd=248.99	010=n38.4810w 88.36 011: Lt, R=200.00, Deltn=11.2942 Bng=n44.3301w, Chd=40.06 012=n50.1752w 138.86 013: Rt, R=200.00, Deltn=50.5752 Bng=n24.4856w, Chd=172.09 014=n00.3959e 429.69 015: Rt, R=60.00, Deltn=89.4427 Bng=n45.3215c, Chd=84.66 016=889.3533e 425.15 017: Lt, R=510.00, Deltn=17.3718 Bng=n81.3547e, Chd=156.24 018=n72.4708e 161.47	019: Rt, R=510.00, Del Bny=n82.4145c, Chd=1 020=s87.22337e 021=s86.5801e 022: Lt, R=510.00, Dell Bng=s88.5253c, Chd=2 023=n89.4147e 024: Rt, R=200.00, Dell Bng=s71.1953c, Chd=1: 025=s00.3537w	175.55 481.57 90.02 18-02.5436 5.90 689.03 18-37.5640 30.04

Exhibit "D" Legal Description for R-2 Zone



June 3, 2021 Project No. 19-053 Watkins Properties, L.P. Hess Properties, LLC

EXHIBIT "D"

Legal Description for Rezone to R-2 Proposed River Ranch Crossing Subdivision

A parcel of land being a portion of the Northwest 1/4 and the Southwest 1/4 of Section 8, Township 4 North, Range 2 West, Boise Meridian, Canyon County, Idaho, and being more particularly described as follows:

BEGINNING at a found lead plug and tack marking the Center 1/4 corner of said Section 8, which bears S89°30′32″E a distance of 2,657.54 feet from a found axle marking the West 1/4 corner of said Section 8; Thence following the easterly line of said Southwest 1/4, S00°50′37″W a distance of 910.81 feet;

Thence S77°01'27"W a distance of 547.74 feet;

Thence S00°38'22"W a distance of 36.14 feet;

Thence S58°26'19"W a distance of 26.45 feet;

Thence N31°40'33"W a distance of 75.41 feet;

Thence N73°15'46"W a distance of 138.24 feet;

Thence N67°11′47″W a distance of 231.63 feet;

Thence N73°03'40"W a distance of 96.44 feet;

Thence N36°31'41"W a distance of 100.89 feet;

The second of th

Thence N43°24′33″W a distance of 178.25 feet;

Thence N59°19'17"W a distance of 105.49 feet; Thence N69°18'03"W a distance of 190.94 feet;

Thence N81°08'08"W a distance of 113.30 feet;

Thence N86°42′20″W a distance of 122.08 feet;

Thence S80°25'15"W a distance of 176.98 feet;

Thence N84°25′06"W a distance of 22.64 feet;

Thence N00°35′37"E a distance of 277.20 feet;

Thence N51°11'50"E a distance of 25.00 feet;

Thence N38°48'10"W a distance of 323.57 feet;

Thence 253.20 feet along the arc of a circular curve to the left, said curve having a radius of 400.00 feet, a delta angle of 36°16′06″, a chord bearing of N32°49′25″E, and a chord distance of 248.99 feet;

Thence N14°41'22"E a distance of 190.15 feet;

Thence 289.27 feet along the arc of a circular curve to the right, said curve having a radius of 200.00 feet, a delta angle of 82°52′12″, a chord bearing of N56°07′28″E, and a chord distance of 264.71 feet;

Thence S82°26'26"E a distance of 216.64 feet;

Thence 32.88 feet along the arc of a circular curve to the left, said curve having a radius of 405.00 feet, a delta angle of 04°39′07", a chord bearing of S84°45′59"E, and a chord distance of 32.87 feet;

Thence S87°05'33"E a distance of 1,107.15 feet;

Thence 200.87 feet along the arc of a circular curve to the right, said curve having a radius of 200.00 feet, a delta angle of 57°32′41″, a chord bearing of S58°19′12″E, and a chord distance of 192.53 feet;

Thence S29°32'52"E a distance of 116.25 feet;

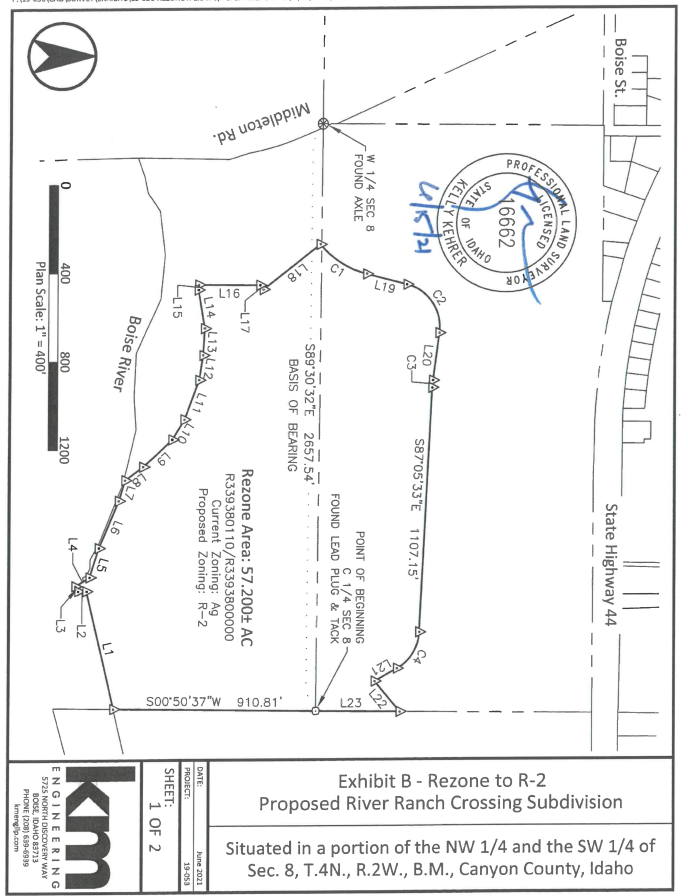
Thence N50°17′05″E a distance of 178.86 feet to the easterly line of said Southwest 1/4;

Thence following said easterly line, S00°35′37″W a distance of 377.41 feet to the POINT OF BEGINNING.

Said parcel contains 57.200 acres, more or less, and is subject to all existing easements and/or rights-of-way of record.

All subdivisions, deeds, record of surveys, and other instruments of record referenced herein are recorded documents of the county in which these described lands are situated in.





37

FOUND 5/8-INCH REBAR

URVE	RADIUS	LENGTH	H DELTA	CHORD BRG
C1	400.00"	253.20'	36.16,06"	253.20' 36°16'06" N32°49'25"E 248.9
C2	200.00'	289.27'	82'52'12"	289.27' 82"52'12" N56"07'28"E 264.7
C3	405.00	32.88'	4.39,07"	S84°45'59"E
C4	200.00'	200.87	57:32'41"	200.00' 200.87' 57"32'41" S58"19'12"E 192.5

▶ ⊕ □ ⊚ ADJACENT BOUNDARY LINE PARCEL BOUNDARY LINE CALCULATED POINT FOUND AXLE FOUND LEAD PLUG/TACK



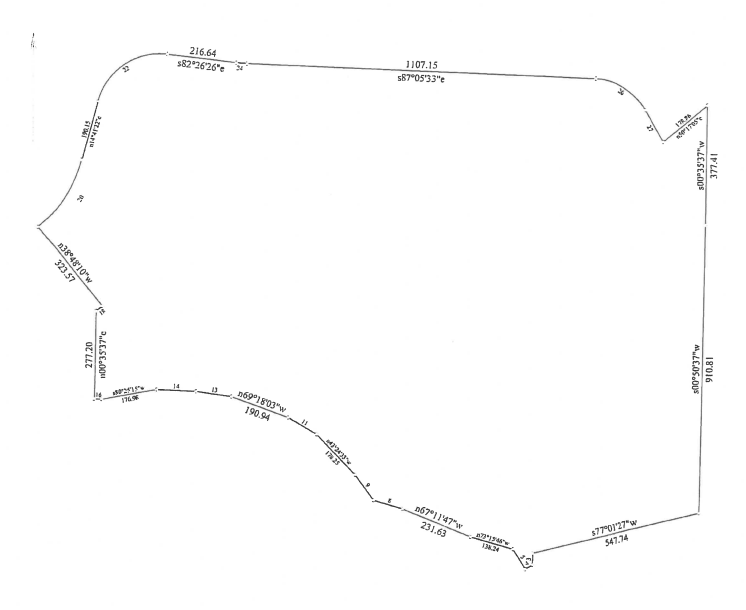


DATE: PROJECT:

June 2021 19-053

Exhibit B - Rezone to R-2 Proposed River Ranch Crossing Subdivision

Situated in a portion of the NW 1/4 and the SW 1/4 of Sec. 8, T.4N., R.2W., B.M., Canyon County, Idaho



Title: 19-053 Rezone to R-2			Date: 06-03-2021
Scale: 1 inch = 280 feet	File: Deed Plotter.des		
Tract 1: 57.200 Acres: 2491637 Sq Fe	et: Closure = s38.2811e 0.01 Feet: Precision	n = 1/697496: Perimeter = 66	562 Feet
001=s00.5037w 910.81 002=s77.0127w 547.74 003=s00.3822w 36.14 004=s58.2619w 26.45 005=n31.4033w 75.41 006=n73.1546w 138.24 007=n67.1147w 231.63 008=n73.0340w 96.44 009=n36.3141w 100.89 010=n43.2433w 178.25	011=n59.1917w 105.49 012=n69.1803w 190.94 013=n81.0808w 113.30 014=n86.4220w 122.08 015=s80.2515w 176.98 016=n84.2506w 22.64 017=n00.3537e 277.20 018=n51.1150e 25.00 019=n38.4810w 323.57 020: Lt. R=400.00, Delta=36.1606 Bng=n32.4925e, Chd=248.99	021=n14.4122 022: Rt. R=200.00. De Engra56.0728c. Chd= 023=s82.2626c 024: Lt. R=405.00. De Engra84.4559c. Chd= 025=s87.05336 026: Rt. R=200.00. De Engra58.1912c. Chd= 027=s29.32526 028=n50.17056	lta=82.5212 264.71 264.71 264.71 264.71 264.71 26.72 2

Exhibit "E" Concept Plan





EXHIBIT "B"

Proposed 1st Amendment to DA

After Recording, mail to Middleton City Administrator 1103 W. Main St. Middleton, ID 83644

FIRST AMENDMENT TO DEVELOPMENT AGREEMENT (River Walk Crossing Subdivision)

This First Amendment to Development Agreement ("First Amendment") is made and entered into this __ day of ______, 20___ by and between the CITY OF MIDDLETON, a municipal corporation in the State of Idaho (City); and TRADITION CAPITAL PARTNERS LLC, an Idaho Limited Liability Company, HESS PROPERTIES LLC, an Idaho Limited Liability Company, WATKINS PROPERTIES LP, an Idaho Limited Partnership and RICHARD A. PORTER, an individual (hereinafter referred to collectively as "Owner").

RECITALS

WHEREAS, Owner owns approximately 115 acres of real property located at 0 Hwy 44 (Tax Parcel Nos. R33938013 and R33938011), Middleton, Canyon County, Idaho, legally described in Exhibit A attached hereto and incorporated herein by this reference (**Property**); and

WHEREAS, Developer submitted applications for Annexation/Rezone, Development Agreement, and Preliminary Plat for the River Walk Crossing Subdivision (**Project**), which applications were approved by the Middleton City Council following a public hearing on October 6, 2021.

WHEREAS, the Development Agreement was fully-executed and recorded in the records of Canyon County Recorder's Office as Instrument #2023-019842.

WHEREAS, Developer has submitted an application for Development Agreement Modification, thereby seeking approval of this First Amendment to Development Agreement.

ARTICLE I LEGAL AUTHORITY

This Agreement is made pursuant to and in accordance with the provisions of Idaho Code §67-6511A and Middleton City Code, Title 5, Chapter 2.

ARTICLE II AGREEMENT

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and in consideration of the recitals above, which are incorporated below, and the mutual covenants, representations, and performances herein bargained for, relied on, and expected, the parties hereby agree as follows:

- 1. Article III Conditions of Development shall be amended to add Paragraph 3.27 as follows:
 - "3.27 Setbacks for R-2 Zone: The front setback for single family homes located in the R-2 zone shall be a minimum of twenty feet (20'). The interior side setback and street side setback shall be a minimum of ten feet (10')."
- 2. **City Council Adoption.** The Middleton City Council hereby adopts this First Amendment to Development Agreement pursuant to Middleton City Code 5-2-5.
- 3. **Effect of Amendment.** In the event of a conflict between the Development Agreement and this First Amendment thereto, the terms of this First Amendment shall govern. The terms of the Development Agreement, as modified by this First Amendment, shall continue in full force and effect.

IN WITNESS WHEREOF, the parties have hereunto caused this Agreement to be executed on the day and year first above written.

[Signatures on Following Pages]

CITY OF MIDDLETON

ATTEST

By:		By:		
Jackie L. Hutchinson, Mayor		Becky Crofts,	City Clerk	
State of IDAHO) ss.			
County of Canyon)			
personally appeared	before me Jackie L.	on this day of Hutchinson, who declared tha his Development Agreement a	t she is the Mayor of	
		Notary Public		
		My Commission Expires		

TRADITION CAPITAL PARTNERS LLC:

Ву:		
State of IDAHO)	
County of	_)	SS.
2024, personally appeared being first duly sworn, de	before clared	re me, who, that he is the for
LLC.	LLC a	and signed on behalf of Tradition Capital Partners
		Notary Public My Commission Expires:

State of IDAHO SS. County of _______ I, a notary public, do hereby certify that on this ______ day of _______, 2024, personally appeared before me _______, who, being first duly sworn, declared that he is the ______ for Hess Properties LLC and signed on behalf of Hess Properties LLC. Notary Public _______

HESS PROPERTIES LLC:

RICHARD A. PORTEF	R :		
State of IDAHO)		
County of)	SS.	
	eared befor	tify that on this day of ore me Richard A. Porter, who being first duly swo on this document.	
		Notary Public	
		My Commission Expires:	

WATKINS PROPERTIES LP:

Ву:		_		
State of IDAHO	1			
County of	ss.)			
I, a notary public, do here 2024, personally appeare being first duly sworn, d	ed before me eclared that h	ne is the		
Watkins Properties LP ar	nd signed on l	behalf of Watk	xins Properties LP.	
		Notary Pi My Comn	ublic nission Expires:	

EXHIBIT "A"

Legal Description

Exhibit "C"

Agency Comments

 From:
 Victor Islas

 To:
 Roberta Stewart

 Cc:
 Stephanie Hopkins

Subject: FD Comment: DA Modification River Walk Crossing

Date: Thursday, February 29, 2024 2:31:49 PM

Attachments: image001.png

image002.png image003.png

Roberta,

The Middleton Rural Fire District does not oppose the applicants request to DA modification subject to compliance with all the following code requirements and conditions of approval.

Conditions of approval:

- Interior side setback for the R2 designated area in this development shall be a minimum of 10-feet.
- 2. Front setback for the R2 designated area in this development shall be a minimum of 20-feet.
- 3. Fire Flow The fire-flow calculation area shall be the total floor area of all floor levels within the exterior walls and under the horizontal projections of the roof of a building.
 - a. Based on VB construction type the total SQ FT shall not exceed 4,800.
 - b. It shall be the developers or builders responsible to check with the fire district to verify fire flows as the development progresses and infrastructure is improved with the City of Middleton.

If you have any questions, please let me know.

DC Islas



Victor Islas

Deputy Chief | Middleton Star Fire Districts

A: 11665 W. State St., Suite B, Star, ID 83669

P: (208) 286-7772 M: (208) 860-1078

E: vislas@midstarfire.org W: www.midstarfire.org





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PUBLIC RECORD NOTICE: All communications transmitted within the Middleton Rural Fire District and Star Fire Protection District (midstarfire.org) E-mail system may be a public record and may be subject to disclosure under the Idaho Public Records Act (Idaho Code 9-337 et seq.) and as such may be copied and reproduced by members of the public.

From: Niki Benyakhlef
To: Roberta Stewart

Subject: RE: Agency Notice - River Walk Crossing Subdivision - DA Modification

Date: Friday, February 2, 2024 12:22:22 PM

Attachments: image001.png

Hello Roberta –

After careful review of the transmittal submitted to ITD on January 24, 2024 regarding River Walk Crossing Subdivision – DA Modification, the Department has no comments or concerns to make at this time. The proposed setbacks will not affect transportation on state facilities.

Thank you,



Miki Benyakhlef Development Services Coordinator

District 3 Development Services
0: 208.334.8337 | C: 208.296.9750
Email: niki.benyakhlef@itd.idaho.gov

Website: itd.idaho.gov

From: Roberta Stewart <rstewart@middletoncity.com>

Sent: Wednesday, January 24, 2024 3:28 PM

To: akrantz@msd134.org; MStowell@ccparamedics.com; gis@compassidaho.org; deann.gerthung@canyoncounty.id.gov; MYbarguen@idahopower.com; D3 Development Services <D3Development.Services@itd.idaho.gov>; gmprdjulie@gmail.com; lgrooms@msd134.org; mgee@msd134.org; permits@starfirerescue.org; monica.taylor@intgas.com; Mitch.Kiester@phd3.idaho.gov; westerninfo@idwr.idaho.gov; zoninginfo@canyoncounty.id.gov; lriccio@canyonhd4.org; chopper@canyonhd4.org; bryce@sawtoothlaw.com; irr.water.3@gmail.com; canyoncountywater@gmail.com; Jamie.macleod@sparklight.biz

Subject: Agency Notice - River Walk Crossing Subdivision - DA Modification

CAUTION: This email originated outside the State of Idaho network. Verify links and attachments BEFORE you click or open, even if you recognize and/or trust the sender. Contact your agency service desk with any concerns.

Hello All: attached is the agency notice for a request to change the setbacks in Zone R-2 for the River Walk Crossing Subdivision. The application packet is attached for your convenience.

Roberta L. Stewart

PLANNING & ZONING OFFICIAL City of Middleton, Planning & Zoning 1103 W. Main St.