



City of Ketchum

August 3, 2020

Mayor Bradshaw and City Councilors
City of Ketchum
Ketchum, Idaho

Mayor Bradshaw and City Councilors:

Recommendation to approve Right-of-Way Encroachment Agreement 20492 with Idaho Power for underground power lines in the City Right-of-Way.

Recommendation and Summary

Staff is recommending the Council approve the attached Encroachment Agreement 20492 and adopt the following motion:

"I move to authorize the Mayor to sign Encroachment Agreement 20492 with Idaho Power."

The reasons for the recommendation are as follows:

- The encroachment is necessary to underground power distribution lines
- The encroachment will have no impact on pedestrian or public access

Introduction and History

Idaho Power would like to install approximately 295 ft. of underground conduit within the City's Right-of-Way on Corrock Dr. The proposed project also includes the installation of two new pad mounted transformers on private property and removing an existing power pole within the City's Right-of-Way. There are two existing power poles on private property which will remain and continue to provide overhead service to private residences. The encroachment request will facilitate undergrounding of approximately 260 ft. of overhead power distribution lines.

Analysis

Engineering and Streets have reviewed the layout of the proposed utilities. No above grade facilities are proposed within the City's ROW. The underground power lines as proposed do not impact public access or maintenance.

Financial Impact

There is no financial impact resulting from approval of this encroachment agreement.

Attachments:

Encroachment Agreement 20492

WHEN RECORDED, PLEASE RETURN TO:

**OFFICE OF THE CITY CLERK
CITY OF KETCHUM
POST OFFICE BOX 2315
KETCHUM, IDAHO 83340**

RIGHT-OF-WAY ENCROACHMENT AGREEMENT 20492

THIS AGREEMENT, made and entered into this ____ day of ____, 2020, by and between the CITY OF KETCHUM, IDAHO, a municipal corporation ("Ketchum"), whose address is Post Office Box 2315, Ketchum, Idaho, and _____, representing IDAHO POWER COMPANY, (collectively referred to as "Owner"), whose address is 1221 West Idaho St., Boise, ID 83702.

RECITALS

WHEREAS, Owner wishes to permit placement of underground electrical power lines in the right-of-way on Corrock Dr. These improvements are shown in Exhibit "A" attached hereto and incorporated herein (collectively referred to as the "Improvements"); and,

WHEREAS, Ketchum finds that said Improvements will not impede the use of said public right-of-way at this time subject to the terms and provisions of this Agreement;

WHEREAS, the Owner will restore the sidewalk, street, curb and gutter and any landscaping back to the original condition acceptable to the Streets and Facilities Director;

NOW, THEREFORE, in contemplation of the above stated facts and objectives, it is hereby agreed as follows:

TERMS AND CONDITIONS

1. Ketchum shall permit Owner to install power infrastructure identified in Exhibit "A" within the public right-of-way on Corrock Drive until notified by Ketchum to remove the infrastructure at which time Owner shall remove infrastructure at Owner's expense.

2. Owner shall be responsible for the maintenance of said Improvements and shall repair said improvements within 48 hours upon notice from Ketchum that repairs are needed.

3. Owner shall be responsible for restoring the sidewalk, curb and gutter and landscaping that is altered due to the construction and installation of the vault, to the satisfaction of the Director of Streets and Facilities.

4. In consideration of Ketchum allowing Owner to maintain the Improvements in the public right-of-way, Owner agrees to indemnify and hold harmless Ketchum from and against any and all claims of liability for any injury or damage to any person or property arising from the Improvements constructed, installed and maintained in the public right-of-way. Owner shall further indemnify and hold Ketchum harmless from and against any and all claims arising from any breach or default in the performance of any obligation on Owner's part to be performed under this Agreement, or arising from any negligence of Owner or Owner's agents, contractors

or employees and from and against all costs, attorney's fees, expenses and liabilities incurred in the defense of any such action or proceeding brought thereon. In the event any action or proceeding is brought against Ketchum by reason of such claim, Owner, upon notice from Ketchum, shall defend Ketchum at Owner's expense by counsel satisfactory to Ketchum. Owner, as a material part of the consideration to Ketchum, hereby assumes all risk of damages to property or injury to persons in, upon or about the Improvements constructed, installed and maintained in the public right-of-way arising from the construction, installation and maintenance of said Improvements and Owner hereby waives all claims in respect thereof against Ketchum.

5. Ketchum shall not be liable for injury to Owner's business or loss of income therefrom or for damage which may be sustained by the person, goods, wares, merchandise or property of Owner, its tenants, employees, invitees, customers, agents or contractors or any other person in or about the Subject Property caused by or resulting from the Improvements constructed, installed, removed or maintained in the public right-of-way.

6. Owner understands and agrees that by maintaining the Improvements in the public right-of-way pursuant to this Agreement, Owner obtains no claim or interest in said public right-of-way which is adverse to that of Ketchum and that Owner obtains no exclusive right to said public right-of-way nor any other right to use the public right-of-way not specifically described herein.

7. In the event either party hereto retains an attorney to enforce any of the rights, duties and obligations arising out of this Agreement, the prevailing party shall be entitled to recover from the non-prevailing party reasonable attorney's fees at the trial and appellate levels and, whether or not litigation is actually instituted.

8. This Agreement shall be governed by, construed, and enforced in accordance with the laws and decisions of the State of Idaho. Venue shall be in the District Court of the fifth Judicial District of the State of Idaho.

9. Subject to Section 13 below, this Agreement sets forth the entire understanding of the parties hereto and shall not be changed or terminated orally. It is understood and agreed by the parties hereto that there are no verbal promises or implied promises, agreements, stipulations or other representations of any kind or character pertaining to the Improvements maintained in the public right-of-way other than as set forth in this Agreement.

10. No presumption shall exist in favor of or against any party to this Agreement as the result of the drafting and preparation of this document.

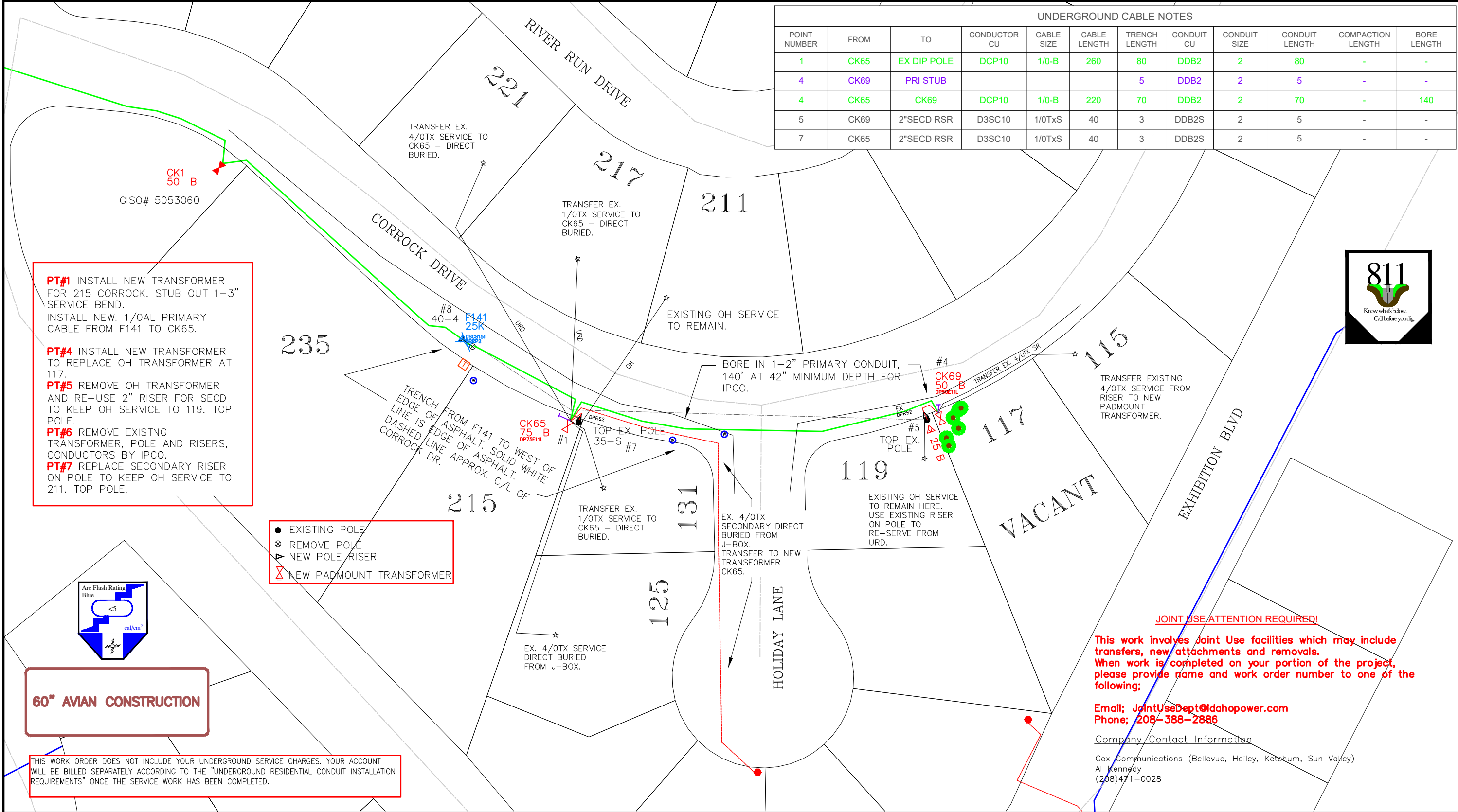
11. This Agreement shall be recorded with the Blaine County Recorder by Ketchum.

12. The parties fully understand all the provisions of this Agreement, and believe them to be fair, just, adequate and reasonable, and accordingly accept the provisions of this Agreement freely and voluntarily.

13. Notwithstanding any other provision of this Agreement, this Agreement shall be subject in all respects to the terms of the Franchise Agreement between Owner and Ketchum set forth in Ketchum Ordinance No. 1092 adopted by Ketchum on May 7, 2012, as such Franchise Agreement may be amended, extended or replaced by a new franchise agreement in the future ("Franchise Agreement"), and in the event of any conflict or uncertainty between the terms of this Agreement and the Franchise Agreement, the Franchise Agreement shall control.

EXHIBIT "A"

UNDERGROUND CABLE NOTES											
POINT NUMBER	FROM	TO	CONDUCTOR CU	CABLE SIZE	CABLE LENGTH	TRENCH LENGTH	CONDUIT CU	CONDUIT SIZE	CONDUIT LENGTH	COMPACTION LENGTH	BORE LENGTH
1	CK65	EX DIP POLE	DCP10	1/0-B	260	80	DDB2	2	80	-	-
4	CK69	PRI STUB				5	DDB2	2	5	-	-
4	CK65	CK69	DCP10	1/0-B	220	70	DDB2	2	70	-	140
5	CK69	2"SECD RSR	D3SC10	1/0TxS	40	3	DDB2S	2	5	-	-
7	CK65	2"SECD RSR	D3SC10	1/0TxS	40	3	DDB2S	2	5	-	-



- PT#1** INSTALL NEW TRANSFORMER FOR 215 CORROCK. STUB OUT 1-3" SERVICE BEND. INSTALL NEW 1/0AL PRIMARY CABLE FROM F141 TO CK65.
- PT#4** INSTALL NEW TRANSFORMER TO REPLACE OH TRANSFORMER AT 117.
- PT#5** REMOVE OH TRANSFORMER AND RE-USE 2" RISER FOR SECD TO KEEP OH SERVICE TO 119. TOP POLE.
- PT#6** REMOVE EXISTING TRANSFORMER, POLE AND RISERS, CONDUCTORS BY IPCO.
- PT#7** REPLACE SECONDARY RISER ON POLE TO KEEP OH SERVICE TO 211. TOP POLE.

- EXISTING POLE
- ⊗ REMOVE POLE
- ▲ NEW POLE RISER
- ⊠ NEW PADMOUNT TRANSFORMER



60" AVIAN CONSTRUCTION

THIS WORK ORDER DOES NOT INCLUDE YOUR UNDERGROUND SERVICE CHARGES. YOUR ACCOUNT WILL BE BILLED SEPARATELY ACCORDING TO THE "UNDERGROUND RESIDENTIAL CONDUIT INSTALLATION REQUIREMENTS" ONCE THE SERVICE WORK HAS BEEN COMPLETED.

JOINT USE ATTENTION REQUIRED!
 This work involves Joint Use facilities which may include transfers, new attachments and removals. When work is completed on your portion of the project, please provide name and work order number to one of the following:

Email; JointUseDept@idahopower.com
 Phone; 208-388-2886

Company Contact Information
 Cox Communications (Bellevue, Hailey, Ketchum, Sun Valley)
 Al Kennedy
 (208)471-0028

Job Title: MATTHEWS, JOHN - 215 CORROCK DR/KET RELOC OH PRIMARY TO UG		SWPP: Pending		TIMES SCALE 0 1 2 3 4		Customer:		Date:			
Additional Description: RELOCATE EXISTING OVERHEAD POWER FACILITIES TO UNDERGROUND. INSTALL NEW 1PH PADMOUNT TRANSFORMER FOR HOME RECONSTRUCTION.		Feeder Map File Name: KCHM1803		Surveyed or GPS: GPS Joint Use Attachment: YES Pre-Built Date: 6/17/2020 Built as Designed: ---- Construction Date: ---- Operating Voltage: 7.2kV				FDR By: ----		Designer: CDC0468	
		Qua 1 TwN 04N Rng 17E Sec 13 BM BM						Date: ----		Design No: 0000143797	
		State ID County Blaine				ArcFM By: ----		Date: ----		Work Order No: 27554771	