

2. Lot Consolidation Final Plat

3. Draft Findings of Fact, Conclusions of Law, and Decision

City of Ketchum

CITY COUNCIL MEETING AGENDA MEMO

Meeting Date:	December 4, 2023	Staff Mem	iber/Dept:	Abby Rivin, AICP – Senior Planner, Planning and Building Department	
		1			
Agenda Item:	Recommendation to review and approve the Lot Consolidation Subdivision Final Plat Application for the 4 th & Main Mixed-Use Development and adopt the Findings of Fact, Conclusions of Law, and Decision.				
Recommended	Motion:				
	ve the 4 th & Main Mixed ngs of Fact, Conclusions o		-	Consolidation Final Plat application and	
Reasons for Rec	ommendation:				
		•	_	n Review approval on February 14, 2023 and sion Preliminary Plat Application on March 6,	
		• •		te the interior lot line between and naite to create the development parcel.	
 The lot consolidation meets all applicable standards for Final Plats contained in the city's subdivision regulations, complies with applicable zoning regulations, and meets all associated conditions of approval of the design review and preliminary plat applications. 					
Policy Analysis a	nd Background (non-cor	nsent items	only):		
Sustainability Im	npact:				
	•			limit the city's ability to reach its	
sustainability go	als outlined in the Susta	inability Act	tion Plan.		
Financial Impact	::				
None OR Adequ	ate funds exist in accour	nt:	None		
Attachments:					
 Lot Cons 	olidation Subdivision Fin	al Plat Appl	ication and	Supporting Materials	

Attachment 1

Lot Consolidation Subdivision
Final Plat Application
and
Supporting Materials



City of Ketchum Planning & Building

OFFICIAL USE ONLY			
Application Number	P23-082		
Date Received:	9/12/23		
Ву:	HLN		
Fee Paid:	\$750		
Approved Date:			
Ву:			

Subdivision Application-Final Plat

Submit completed application and documentation to planning@ketchumidaho.org Or hand deliver to Ketchum City Hall, 1915th St. W. Ketchum, ID If you have questions, please contact the Planning and Building Department at (208) 726-7801. To view the Development Standards, visit the City website at: www.ketchumidaho.org and click on Municipal Code. You will be contacted and invoiced once your application package is complete.

	APPLICANT	INFORMATION	
Name of Proposed Subdivision	n: Ketchum Townsite: Block 5,	Lot 1A	· · · · · · · · · · · · · · · · · · ·
Owner of Record: 1.4th & Ma	ain, LLC 2. Harmans Properties	of Fairbanks, LLC	· · ·
Address of Owner: 4685 High	nland Drive, Suite 224, Sait Lak	re City, UT 84117	
Representative of Owner: Da	ve Patrie, Galena-Benchmark l	Engineering	
Legal Description: Ketchum To	ownsite: Block 5, Lots 1 & 2	RPK RPK00000050010 & F	RPK00000050020
Street Address: 400 North M	lain Street	V 43	198
	SUBDIVISION	INFORMATION	
Number of Lots/Parcels: 1			
Total Land Area: 10,989 S.F.			
Current Zoning District: CC-	subdistrict 1		
Proposed Zoning District: CC-	subdistrict 1		
Overlay District: Festival			
	TYPE OF S	UBDIVISION	
Condominium	Land 🖾	PUD 🗔	Townhouse □
Adjacent land in same owners	hip in acres or square feet:	N/A	
Easements to be dedicated on none.	the final plat:		
Briefly describe the improvem	ents to be installed prior to fi	nal plat approval:	
none.			
V 7 10 10 10 10 10 10 10 10 10 10 10 10 10	ADDITIONAL	INFORMATION	
	nce with the City of Ketchum		
		neowners Associations and/or C	ondominium Declarations
One (1) copy of current title re One (1) copy of the preliminal	eport and owner's recorded de	ed to the subject property	
		ningandzoning@ketchumidaho	.org
	1.550		

Applicant agrees in the event of a dispute concerning the interpretation or enforcement of the Subdivision Application in which the City of Ketchum is the prevailing party to pay reasonable attorney's fees and costs, including fees and costs of appeal for the City of Ketchum. Applicant agrees to observe all City ordinances, laws and conditions imposed. Applicant agrees to defend, hold harmless and indemnify the City of Ketchum, city officials, agents and employees from and for any and all losses, claims, actions, judgments for damages, or injury to persons or property, and losses and expenses caused or incurred by Applicant, its servants, agents, employees, guests and business invitees and not caused by or arising out of the tortuous conduct of city or its officials, agents or employees. Applicant certifies that s/he has read and examined this application and that all information contained herein is true and correct.

Applicant Signature Date

Instrument # 699137

HAILEY, BLAINE, IDAHO
03-06-2023 2:28:55 PM No. of Pages: 2
Recorded for: BLAINE COUNTY TITLE
STEPHEN MCDOUGALL GRAHAM Fee: \$15.00
EX-Officio Recorder Deputy: JG
Electronically Recorded by Simplifile

WHEN RECORDED, RETURN TO:

Harmans Properties of Fairbanks, LLC 112 North 3600 East Rigby, ID 83442

WARRANTY DEED

FOR VALUE RECEIVED

4th and Main Ketchum, LLC, a Utah limited liability company,

the GRANTOR, hereby grants, bargains, sells, conveys and warrants unto

Harmans Properties of Fairbanks, LLC, an Alaska limited liability company

the GRANTEE, whose current address is 112 North 3600 East, Rigby, ID 83442,

the following described premises, to-wit:

An undivided 23.3% interest in

Lots 1 and 2 in Block 8, in the VILLAGE OF KETCHUM, as shown on the certified copy of the official map thereof, recorded as Instrument No. 302967, records of Blaine County, Idaho.

TO HAVE AND TO HOLD the said premises, with their appurtenances unto the said Grantee, its heirs and assigns forever. And the said Grantor does hereby covenant to and with the said Grantee, that Grantor is the owner in fee simple of said premises; that they are free from all encumbrances except those to which this convenance is expressly made subject to and those made, suffered or done by the Grantee; and subject to all existing patent reservations; restrictions in railroad deeds of record; easements and rights of way established and of record; protective covenants of record; zoning ordinances and applicable building codes, use restrictions, ordinances, laws and regulations of any governmental unit; general taxes and assessments, including irrigation and utility assessments (if any) for the current year, which are not due and payable; and that Grantor will warrant and defend the same from all lawful claims whatsoever. Whenever the context so requires, the singular number includes the plural.

Dated this _____ day of March, 2023.

4th and Main Ketchum, LLC,

By:

Name:

Chris Ensigh

a Utah limited liability company

STATE OF UTAH)
: ss COUNTY OF SALT LAKE)
On the 3 day of May Ch , 3/3/2023, personally appeared before me Chris Ensign , Manager of 4 th and Main Ketchum, LLC, the signer of the within instrument, who duly acknowledged to me that he executed the same.
NOTARY PUBLIC
TAYLEE BOWEN Notary Public State of Utah My Commission Expires on: March 23, 2026 Comm. Number: 723725

Title:

Manager

ALTA Commitment for Title Insurance



Issued By Old Republic National Title Insurance Company

NOTICE

IMPORTANT—READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and the Commitment Conditions, Old Republic National Title Insurance Company, (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Policy Amount and the name of the Proposed Insured.

If all of the Schedule B, Part I—Requirements have not been met within six months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

Blaine County Title, Inc. 360 Sun Valley Road P.O. Box 3176 Ketchum, ID 83340 (208) 726-0700 OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

A Stock Company

1408 North Westshore Blvd., Suite 900, Tampa, Florida 33607 (612) 371-1111 www.oldrepublictitle.com

Preside

t Secretar

COMMITMENT CONDITIONS

1. DEFINITIONS

- "Discriminatory Covenant": Any covenant, condition, restriction, or limitation that is unenforceable under applicable law because it illegally discriminates against a class of individuals based on personal characteristics such as race, color, religion, sex, sexual orientation, gender identity, familial status, disability, national origin, or other legally protected class.
- "Knowledge" or "Known": Actual knowledge or actual notice, but not constructive notice imparted by the Public Records.
- "Land": The land described in Item 5 of Schedule A and improvements located on that land that by State law constitute real property. The term "Land" does not include any property beyond that described in Schedule A, nor any right, title, interest, estate, or easement in any abutting street, road, avenue, alley, lane, right-of-way, body of water, or waterway, but does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy
- "Mortgage": A mortgage, deed of trust, trust deed, security deed, or other real property security instrument, d. including one evidenced by electronic means authorized by law.
- "Policy": Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
- f. "Proposed Amount of Insurance": Each dollar amount specified in Schedule A as the Proposed Amount of Insurance of each Policy to be issued pursuant to this Commitment.
- "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this Commitment.
- "Public Records": The recording or filing system established under State statutes in effect at the Commitment Date under which a document must be recorded or filed to impart constructive notice of matters relating to the Title to a purchaser for value without Knowledge. The term "Public Records" does not include any other recording or filing system, including any pertaining to environmental remediation or protection, planning, permitting, zoning, licensing, building, health, public safety, or national security matters.
- "State": The state or commonwealth of the United States within whose exterior boundaries the Land is located. i. The term "State" also includes the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands, and Guam.
- "Title": The estate or interest in the Land identified in Item 3 of Schedule A.
- If all of the Schedule B, Part I Requirements have not been met within the time period specified in the Commitment to Issue Policy, this Commitment terminates and the Company's liability and obligation end.
- 3. The Company's liability and obligation is limited by and this Commitment is not valid without:
 - a. the Notice:
 - the Commitment to Issue Policy; b.
 - the Commitment Conditions; C.
 - Schedule A; d.
 - Schedule B, Part I Requirements; e.
 - f. Schedule B, Part II - Exceptions; and
 - a countersignature by the Company or its issuing agent that may be in electronic form. g.

COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company is not liable for any other amendment to this Commitment.

This page is only a part of a 2021 ALTA Commitment for Title Insurance issued by Old Republic National Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II—Exceptions; and a counter-signature by the Company or its issuing agent that may be in electronic form.

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5. LIMITATIONS OF LIABILITY

- The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
 - comply with the Schedule B. Part I Requirements:
 - eliminate, with the Company's written consent, any Schedule B, Part II Exceptions; or (ii)
 - (iii) acquire the Title or create the Mortgage covered by this Commitment.
- The Company is not liable under Commitment Condition 5.a. if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
- The Company is only liable under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.
- The Company's liability does not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Condition 5.a. or the Proposed Amount of Insurance.
- The Company is not liable for the content of the Transaction Identification Data, if any. e.
- The Company is not obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I—Requirements have been met to the satisfaction of the Company.
- The Company's liability is further limited by the terms and provisions of the Policy to be issued to the Proposed Insured.

LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT; CHOICE OF LAW AND CHOICE OF **FORUM**

- Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
- Any claim must be based in contract under the State law of the State where the Land is located and is restricted to the terms and provisions of this Commitment. Any litigation or other proceeding brought by the Proposed Insured against the Company must be filed only in a State or federal court having jurisdiction.
- This Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
- The deletion or modification of any Schedule B, Part II—Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
- Any amendment or endorsement to this Commitment must be in writing and authenticated by a person authorized by the Company.
- When the Policy is issued, all liability and obligation under this Commitment will end and the Company's only liability will be under the Policy.

IF THIS COMMITMENT IS ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for closing, settlement, escrow, or any other purpose.

8. PRO-FORMA POLICY

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

CLAIMS PROCEDURES

This Commitment incorporates by reference all Conditions for making a claim in the Policy to be issued to the Proposed Insured. Commitment Condition 9 does not modify the limitations of liability in Commitment Conditions 5 and 6.

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10. CLASS ACTION

ALL CLAIMS AND DISPUTES ARISING OUT OF OR RELATING TO THIS COMMITMENT, INCLUDING ANY SERVICE OR OTHER MATTER IN CONNECTION WITH ISSUING THIS COMMITMENT, ANY BREACH OF A COMMITMENT PROVISION, OR ANY OTHER CLAIM OR DISPUTE ARISING OUT OF OR RELATING TO THE TRANSACTION GIVING RISE TO THIS COMMITMENT, MUST BE BROUGHT IN AN INDIVIDUAL CAPACITY. NO PARTY MAY SERVE AS PLAINTIFF, CLASS MEMBER, OR PARTICIPANT IN ANY CLASS OR REPRESENTATIVE PROCEEDING. ANY POLICY ISSUED PURSUANT TO THIS COMMITMENT WILL CONTAIN A CLASS ACTION CONDITION.

11. ARBITRATION

The Policy contains an arbitration clause. All arbitrable matters when the Proposed Amount of Insurance is \$2,000,000 or less may be arbitrated at the election of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at http://www.alta.org/arbitration.

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Transaction Identification Data, for which the Company assumes no liability as set forth in Condition 5 e.:

Issuing Agent: Blaine County Title, Inc.

Issuing Office: 360 Sun Valley Road, P.O. Box 3176, Ketchum, ID 83340

Issuing Office's ALTA® Registry ID: 1074245

Loan ID Number:

Commitment Number: 2325292 Issuing Office File Number: 2325292

Property Address: Vacant Land, Ketchum, ID 83340

Revision Number:

SCHEDULE A

COMMITMENT

1. Commitment Date: November 08, 2023 at 8:00 A.M.

- 2. Policy to be issued:
 - (a) 2021 ALTA® Owner's Policy

Proposed Insured:

Proposed Amount of Insurance: \$
The estate or interest to be insured:

(b) 2021 ALTA® Loan Policy

Proposed Insured:

Proposed Amount of Insurance \$
The estate or interest to be insured:

3. The estate or interest in the Land at the Commitment Date is:

Fee Simple

4. The Title is, at the Commitment Date, vested in:

4th and Main Ketchum, LLC, a Utah limited liability company as to an undivided 50.002% interest and Harmans Properties of Fairbanks, LLC, an Alaska limited liability company as to an undivided 49.998% interest and, as disclosed in the Public Records, has been since May 07, 2021

5. The Land is described as follows:

Lots 1 and 2 in Block 5, of the VILLAGE OF KETCHUM, as shown on the certified copy of the official map thereof, recorded as Instrument No. 302967, records of Blaine County, Idaho.

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SCHEDULE BI

COMMITMENT

REQUIREMENTS

File No.: 2325292

All of the following Requirements must be met:

- 1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. Pursuant to the State of Idaho Insurance Regulations, a cancellation fee is to be charged on all cancelled orders. Unless otherwise advised, orders will be considered cancelled six months after the effective date on the Commitment. The amount of the fee assessed shall be in accordance with our rate filing with the Idaho Department of Insurance.

If you should decide to change lenders within six months, this commitment can be transferred to avoid a cancellation charge.

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File No. 2325292

SCHEDULE BII

COMMITMENT

EXCEPTIONS FROM COVERAGE

File No.: 2325292

Some historical land records contain Discriminatory Covenants that are illegal and unenforceable by law. This Commitment and the Policy treat any Discriminatory Covenant in a document referenced in Schedule B as if each Discriminatory Covenant is redacted, repudiated, removed, and not republished or recirculated. Only the remaining provisions of the document will be excepted from coverage.

The Policy will not insure against loss or damage resulting from the terms and conditions of any lease or easement identified in Schedule A, and will include the following Exceptions unless cleared to the satisfaction of the Company:

- 1. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I Requirements are met.
- 2. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by Public Records.
- 3. Any facts, rights, interests, or claims which are not shown by the Public Records, but which could be ascertained by an inspection of the Land or by making inquiry of persons in possession thereof.
- 4. Easements, liens, or encumbrances, or claims thereof, which are not shown by the Public Records.
- 5. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land and not shown by the Public Records.
- 6. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims, or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public Records.
- 7. Any lien or right to a lien for services, labor, or material heretofore or hereafter furnished, imposed by law and not shown by the Public Records.
- 8. Rights of the state or federal government and/or public in and to any portion of the land for right of way (whether or not such rights are shown by recordings of easements and/or maps in the Public Records by the State of Idaho showing the general location of these rights of way).
- 9. Minerals of whatsoever kind, subsurface and surface substances, including but not limited to coal, lignite, oil, gas, uranium, clay, rock, sand and gravel in, on, under and that may be produced from the Land, together with all rights, privileges, and immunities relating thereto, whether or not appearing in the Public Records or listed in Schedule B. Stewart makes no representation as to the present ownership of any such interests. There may be leases, grants, exceptions or reservations of interest that are not listed.

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File No. 2325292

SCHEDULE B II

COMMITMENT

EXCEPTIONS FROM COVERAGE

10. General taxes for the year 2023 and subsequent years, which are a lien not yet payable.

Note: General taxes for the year 2022, a lien in the amount of \$4,254.18, which are paid in full. (Parcel No. RPK00000050010)

Note: General taxes for the year 2022, a lien in the amount of \$4,254.18, which are paid in full. (Parcel No. RPK00000050020)

- 11. Water, sewer, rubbish charges of the City of Ketchum.
- 12. Ketchum rubbish charges billed by Clear Creek Disposal.
- 13. Notes, Easements and Restrictions, if any, as shown on the official map of the Village of Ketchum, recorded February 13, 1989 as <u>Instrument No. 302967</u>, records of Blaine County, Idaho.
- 14. All matters depicted on that certain Survey, recorded June 9, 2017, as <u>Instrument No. 644104</u>, records of Blaine County, Idaho.
- 15. All matters depicted on that certain ALTA/NSPS Land Title Survey produced by Benchmark Associates for Solstice Homes as Project No. 19195 dated November 21, 2019.
- 16. Deed of Trust to secure an indebtedness in the amount shown below, and any other obligations secured thereby:

Amount: \$2,250,000.00 Dated: 05/07/2021

Grantor: 4th and Main Ketchum, LLC, a Utah limited liability company

Trustee: Blaine County Title, Inc.

Beneficiary: HARM, LLC, an Idaho limited liability company

Recorded: 05/07/2021, as Instrument No. 682376, records of Blaine County, Idaho

Subordination Agreement, executed by PH Architects, in favor of HARM, LLC, recorded 05/07/2021 as Instrument No. 682377, records of Blaine County, Idaho.

Subordination Agreement, executed by B & G Dirtworks, LLC, in favor of HARM, LLC, recorded 05/07/2021 as Instrument No. 682378, records of Blaine County, Idaho.

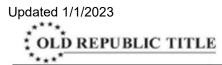
Subordination Agreement, executed by Gordon Goetechnical Engineering, in favor of HARM, LLC, recorded 05/07/2021 as Instrument No. 682379, records of Blaine County, Idaho.

- 17. Far Exceedance Agreement #22818, including the terms and provisions thereof, recorded April 26, 2023 as Instrument No. 699855, records of Blaine County, Idaho.
- 18. Notices of liens if any, in favor of the State Tax Commission, the Department of Labor and Department of Health and Welfare of the State of Idaho filed in the office of the Secretary of State pursuant to Chapter 19, Title 45, Idaho Code. (The Idaho State Tax Commission electronically files liens with the office of the Secretary of State and not with the Blaine County Recorder. Until final review at closing, title may be subject to such further matters as appear necessary and appropriate following such review.) Copies of all recorded documents outlined in this section are available upon request.

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ORT Form 4757 B II
Schedule B II – ALTA Commitment 2021 v 01.00 07/01/2021

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EACTS.	WHAT DOES OLD REPUBLIC TITLE
FACIS	DO WITH YOUR PERSONAL INFORMATION?

Financial companies choose how they share your personal information. Federal law gives coright to limit some but not all sharing. Federal law also requires us to tell you how we collect protect your personal information. Please read this notice carefully to understand what we contain the contains the co	
What?	The types of personal information we collect and share depend on the product or service you have with us. This information can include: • Social Security number and employment information • Mortgage rates and payments and account balances • Checking account information and wire transfer instructions When you are no longer our customer, we continue to share your information as described in this notice.
How? All financial companies need to share customers' personal information to run their everyor in the section below, we list the reasons financial companies can share their custome information; the reasons Old Republic Title chooses to share; and whether you can limit the	

Reasons we can share your personal information	Does Old Republic Title share?	Can you limit this sharing?
For our everyday business purposes — such as to process your transactions, maintain your account(s), or respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes — to offer our products and services to you	No	We don't share
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes — information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes — information about your creditworthiness	No	We don't share
For our affiliates to market to you	No	We don't share
For non-affiliates to market to you	No	We don't share

Go to www.oldrepublictitle.com (Contact Us)

File No.: 2325292 Page 1 of 3

Who we are	
Who is providing this notice?	Companies with an Old Republic Title name and other affiliates. Please see below for a list of affiliates.

What we do					
How does Old Republic Title protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings. For more information, visit https://www.oldrepublictitle.com/privacy-policy We collect your personal information, for example, when you: Give us your contact information or show your driver's license Show your government-issued ID or provide your mortgage information Make a wire transfer We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.				
How does Old Republic Title collect my personal information?					
Why can't I limit all sharing?	Sharing for affiliates' everyday business purposes - information about your creditworthiness Affiliates from using your information to market to you Sharing for non-affiliates to market to you State laws and individual companies may give you additional rights to limit sharing. See the State Privacy Rights section location at https://www.oldrepublictitle.com/privacy-policy for your rights under state law.				

Definitions				
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies. • Our affiliates include companies with an Old Republic Title name, and financial companies such as Attorneys' Title Fund Services, LLC, Lex Terrae National Title Services, Inc., and Mississippi Valley Title Services Company			
Non-affiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies. • Old Republic Title does not share with non-affiliates so they can market to you			
Joint marketing	A formal agreement between non-affiliated financial companies that together market financial products or services to you. • Old Republic Title doesn't jointly market.			

File No.: 2325292 Page 2 of 3

Affiliates Who May be Delivering This Notice				
American First Title & Trust Company	American Guaranty Title Insurance Company	Attorneys' Title Fund Services, LLC	Compass Abstract, Inc.	eRecording Partners Network, LLC
Genesis Abstract, LLC	Guardian Consumer Services, Inc.	iMarc, Inc.	L.T. Service Corp.	Lenders Inspection Company
Lex Terrae National Title Services, Inc.	Lex Terrae, Ltd.	Mississippi Valley Title Services Company	National Title Agent's Services Company	Old Republic Branch Information Services, Inc.
Old Republic Diversified Services, Inc.	Old Republic Escrow of Vancouver, Inc.	Old Republic Exchange Company	Old Republic National Ancillary Services, Inc.	Old Republic Title and Escrow of Hawaii, Ltd.
Old Republic National Title Insurance Company	Old Republic Title Company	Old Republic Title Companies, Inc.	Old Republic Title Company of Conroe	Old Republic Title Company of Indiana
Old Republic Title Company of Nevada	Old Republic Title Company of Oklahoma	Old Republic Title Company of Oregon	Old Republic Title Company of St. Louis	Old Republic Title Company of Tennessee
Old Republic Title Information Concepts	Old Republic Title Insurance Agency, Inc.	Old Republic Title, Ltd.	RamQuest Software, Inc.	Republic Abstract & Settlement, LLC
Sentry Abstract Company	Surety Title Agency, Inc.	Trident Land Transfer Company, LLC		

File No.: 2325292 Page 3 of 3

Attachment 2

Lot Consolidation Final Plat

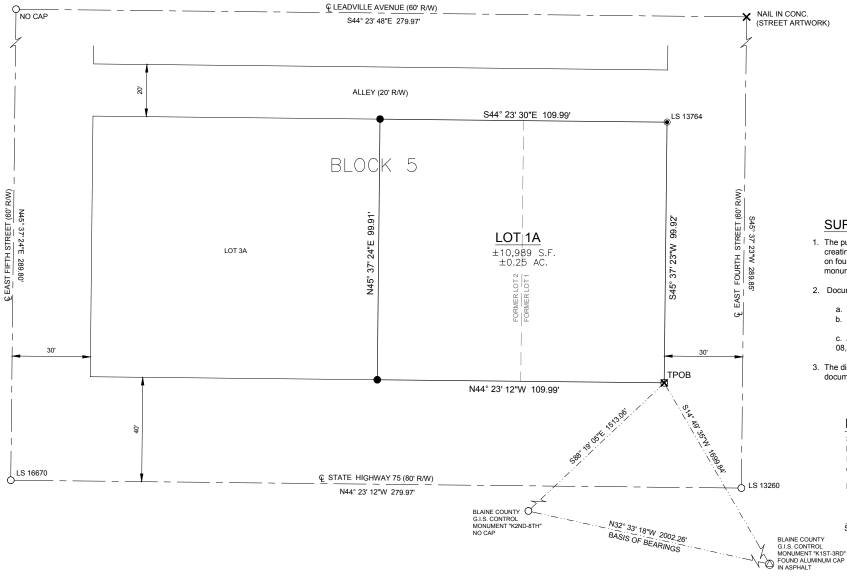
A PLAT SHOWING

KETCHUM TOWNSITE: BLOCK 5, LOT 1A

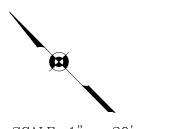
LOCATED WITHIN SECTION 18, T.4N., R.18E., B.M., CITY OF KETCHUM, BLAINE COUNTY, IDAHO

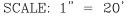
WHEREIN THE BOUNDARY COMMON TO BLOCK 5, LOTS 1 & 2 IS ELIMINATED.

NOVEMBER 2023



PREPARED BY: GALENA-BENCHMARK ENGINEERING P.O. BOX 733 - 100 BELL DRIVE, KETCHUM, ID 83340 PHONE: 208-726-9512 http://www.benchmark-associates.co







LEGEND

Property Boundary Adjoiner's Lot Line Centerline GIS Tie Line Lot Line Eliminated Found Aluminum Cap Found 5/8" Rebar, as noted Found Brass Survey Marker, as noted Found Nail in Concrete Set 5/8" Rebar, PLS 20893 Set Brass Survey Marker (PLS 20893)

SURVEYOR'S NARRATIVE

- 1. The purpose of this plat is to eliminate the boundary common to Lots 1 & 2, $\,$ creating Lot 1A, Block 5, Ketchum Townsite. The boundary shown is based on found monuments. All found monuments have been accepted. Lot corner monuments were set by block breakdown and proportioning record distances.
- 2. Documents used in the course of this survey:
 - a. Official Map of the Village of Ketchum, Instrument No. 302967.
 - Record of Survey for: Block 5, Lots 1 & 2, Instrument No. 644104, records of Blaine County, Idaho.
 - c. ALTA Commitment for Title Insurance No. 2325292, dated November
- 3. The distances shown are measured. Refer to the above referenced

HEALTH CERTIFICATE

Sanitary restrictions as required by Idaho Code Title 50, Chapter 13, have been satisfied. Sanitary restrictions may be reimposed, in accordance with Idaho Code Title 50, Chapter 13, Section 50-1326, by the issuance of a certificate of disapproval.

South Central Public Health District, REHS



KETCHUM TOWNSITE: BLOCK 5, LOT 1A

LOCATED WITHIN: SECTION 18, T4N, R18E, B.M., CITY OF KETCHUM, BLAINE COUNTY, IDAHO

		· ·	
PROJECT NO. 7821	DWG BY: CPL	FILE: 7821-LLS.DWG] [
FINAL PLAT	DATE: 11/09/2023	SHEET: 1 OF 3	

CERTIFICATE OF OWNERSHIP

This is to certify that 4TH AND MAIN KETCHUM, LLC, a Utah limited liability company as to an undivided 50.002 percent and HARMANS PROPERTIES OF FAIRBANKS, LLC, an Alaska limited liability company as to an undivided 49.998 percent, are the owners in fee simple of the following described Real Property:

A parcel of land located within Section 18, T.4N., R.18E., B.M., City of Ketchum, Blaine County, Idaho, more particularly described as follows:

Lots 1 and 2 in Block 5 of the VILLAGE OF KETCHUM, according to the official plat thereof recorded as Instrument No. 302967, records of Blaine County, Idaho.

Pursuant to Idaho Code 50-1334, the undersigned, as owner does hereby certify that the lot in this plat plat will be eligible to receive water service from an existing water distribution system and that the existing water distribution system has agreed in writing to serve the lot shown on this plat.

The undersigned hereby certify, to the extent required, the notification and/or approval of the foregoing plat by any holders of recorded security interest in and to the real property described above.

It is the intent of the owners to hereby include said land in this plat.

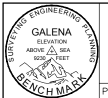
4TH	AND	MAIN	KETCH	łUM,	LLC,	а	Utah	limit	ed	liability	compan	ıy		
3Y: _														
PRINT	ED: _										-			
TS:														
HARI	MANS	PROF	PERTIES	S OF	FAIR	RBA	NKS,	LLC,	an	Alaska	limited	liability	compo	any
3Y: .														
PRIN1	ED: _										-			
TS:														

ACKNOWLEDGMENT

STATE OF	
ppeared, , known of the limited licknowledged to me that such limited liability of	iability company that executed the foregoing instrument, and ompany executed the same.
N WINESS WHEREOF, I have hereunto set my h ertificate first above written.	and and affixed my official seal the day and year in this
	Notary Public in and for said State
	Residing in
	My Commission Expires

ACKNOWLEDGMENT

STATE OF	
appeared, , known or	ility company that executed the foregoing instrument, and
IN WITNESS WHEREOF, I have hereunto set my hand certificate first above written.	d and affixed my official seal the day and year in this
	Notary Public in and for said State
	Residing in
	My Commission Expires



KETCHUM TOWNSITE: BLOCK 5, LOT 1A

LOCATED WITHIN: SECTION 18, T4N, R18E, B.M., CITY OF KETCHUM, BLAINE COUNTY, IDAHO

PREPARED FOR: 4TH & MAIN KETCHUM, LLC

 PROJECT NO. 7821
 DWG BY: CPL
 FILE: 7821—LLS-cert.DWG

 FINAL PLAT
 DATE: 11/09/2023
 SHEET: 2 OF 3

SURVEYOR'S CERTIFICATE

This is to certify that I, Robert O. Breier, a duly Registered Professional Land Surveyor in the State of Idaho, do hereby certify that this is a true and accurate map of the land surveyed under my direct supervision and that it is in accordance with the Idaho State Code relating to plats & surveys.

Robert O. Breier, PLS 20893

SONAL LAND SCA	
PROBERT O. BREE	

PROJECT ENGINEER'S CERTIFICATE

		ny knowledge _ day of				subdivision	standards,
Ву:	 		 	 	 	 	

KETCHUM CITY COUNCIL'S CERTIFICATE

I, the undersigned, City Clerk, in and for the City of Ketchum, Blaine County, Idaho, do hereby certify that at a regular meeting of the City Council held on the ___ day of _____, 2023, this plat was duly accepted and approved.

Trent	Donat,	City	Clerk	

KETCHIIM	CITY	ENGINEER'S	CERTIFICATE
KLICHOM			CENTIFICATE

I, the undersigned, City Engineer in and for the City of Ketchum, Blaine County, Idaho, do hereby approve this plat on this ___ day of ______, 2023, and certify that it is in accordance with the City of Ketchum Subdivision Ordinance.

Rohyn	Mattison,	City	Fngineer
IN OLD YII	Muttison,	City	Lilgilleel

BLAINE COUNTY SURVEYOR'S APPROVAL

I, the undersigned, County Surveyor for Blaine County, Idaho, do hereby certify that I have checked the foregoing plat and computations for making the same and have determined that they comply with the laws of the State of Idaho relating to plats and surveys.

Sam Young, County Surveyor	Date

IFICATE BLAINE COUNTY TREASURER'S APPROVAL

I, the undersigned County Treasurer in and for Blaine County, State of Idaho per the requirements of Idaho Code 50-1308, do hereby certify that any and all current and/or delinquent County property taxes for the property included in this subdivision have been paid in full.

Blaine	County	Treasurer	Date

KETCHUM CITY PLANNER'S CERTIFICATE

I, the undersigned, Planner in and for the City of Ketchum, Blaine County, Idaho, do hereby approve this plat on this ___ day of ______, 2023, and certify that it is in accordance with the City of Ketchum Subdivision Ordinance.

Ву:	
,	City Planner

BLAINE COUNTY RECORDER'S CERTIFICATE



KETCHUM TOWNSITE: BLOCK 91, LOT 7A

LOCATED WITHIN: SECTION 18, T4N, R18E, B.M., CITY OF KETCHUM, BLAINE COUNTY, IDAHO

PREPARED FOR: 4TH & MAIN KETCHUM, LLC

PROJECT NO. 7821 DWG BY: CPL FILE: 7821-LLS-cert.DWG FINAL PLAT DATE: 11/09/2023 SHEET: 3 OF 3

G:\BMA\S\Solstice Condominiums\dwg\Boundary-Plat\lot line shift\7821-LLS- cert.dwg, 11/12/2023 7.56.01 PM

Attachment 3

Draft

Findings of Fact, Conclusions of Law, and Decision



IN RE:)
)
4 th & Main Mixed-Use Development) KETCHUM CITY COUNCIL
Lot Consolidation Final Plat) FINDINGS OF FACT, CONCLUSIONS OF LAW, AND
File Number: P23-082) DECISION
)
Date: December 4, 2023)
	1

PROJECT: 4th & Main Mixed-Use Development Lot Consolidation Final Plat

APPLICATION TYPE: Lot Consolidation Subdivision Final Plat

FILE NUMBER: P22-043A

ASSOCIATED APPLICATIONS: Design Review (File No. P22-043)

Condominium Subdivision Preliminary Plat (File No. P22-043B)

Building Permit B23-106

PROPERTY OWNER: Chris Ensign, Managing Member, 4th & Main Ketchum LLC

REPRESENTATIVE: Dave Patrie, Galena-Benchmark Engineering

LOCATION: 410 N Main Street (Ketchum Townsite: Block 5: Lots 1 & 2)

RPK00000050020 & RPK00000050010

ZONING: Retail Core of the Community Core (CC-1)

OVERLAY: None

RECORD OF PROCEEDINGS

The Ketchum Planning and Zoning Commission (the "Commission") considered the 4th & Main Mixed-Use Development Lot Consolidation Subdivision Preliminary Plat Application File No. P22-043A during their special meeting on February 14, 2023. The application was considered concurrently with Design Review Application File No. P22-043 and Condominium Subdivision Preliminary Plat Application File No. P22-043B and the public hearings were combined in accordance with Idaho Code §67-6522. The Commission approved the 4th & Main Mixed-Use Building Design Review application and recommended approval of the Lot Consolidation Preliminary Plat and Condominium Subdivision

Preliminary Plat applications. The City Council reviewed and approved the Lot Consolidation Subdivision Preliminary Plat on March 6, 2023.

FINDINGS OF FACT

The Ketchum City Council having reviewed the entire project record, provided notice, and conducted the required public hearing does hereby make and set forth these Findings of Fact, Conclusions of Law, and Decision as follows:

The applicant is proposing to develop a new 24,003 square-foot, four-story mixed-use building, called the 4th & Main Mixed-Use Development (the "project"), at the northeast corner of Main and 4th streets (the "subject property") located within the Retail Core Subdistrict of the Community Core.

The Lot Consolidation Final Plat Application will eliminate the interior lot line between and consolidate lots 1 and 2 within block 5 of Ketchum Townsite to create the development parcel. The request to combine two Ketchum Townsite lots downtown meets all applicable standards outlined in the City's subdivision regulations. Combined lot 1A will have 110 feet of frontage along Main Street and 100 feet of frontage along 4th Street. The total area of the combined lots is 11,000 square feet. Many Ketchum Townsite lots have been consolidated downtown to support new development. Proposed Lot 1A is the same size and shape as the Idaho Independent Bank and Wells Fargo Bank properties across Main Street and the adjacent property to the north located at 460 N Main Street.

All land subdivisions in the City of Ketchum are subject to the standards contained in Ketchum, Municipal Code, Title 16, Subdivision. Many standards are related to the design and construction of multiple new lots—that will form new blocks and infrastructure, such as streets that will be dedicated to and maintained by the city. The standards for certain improvements (Ketchum Municipal Code §16.04.040) are not applicable to this project as this application proposes to consolidate two existing lots within the original Ketchum townsite. As conditioned, the application meets all applicable standards for Final Plats contained in Ketchum Municipal Code's Subdivision Regulations (Title 16). The lot will meet all applicable subdivision and zoning standards, including, but not limited, minimum lot size, setbacks, and floor area ratio for the CC-1 Zone.

FINDINGS REGARDING COMPLIANCE WITH FINAL PLAT REQUIREMENTS

	Final Plat Requirements (Ketchum Municipal Code §14.04.030.K)					
Compliant		nt				
Yes	No	N/A	City Code	City Standards		
\boxtimes			16.04.030.K.1	Point of beginning of subdivision description tied to at least two governmental survey corners, or in lieu of government survey corners, to monuments recognized by the City Engineer.		

		Findings	The point of beginning of the subdivision description is tied to two governmental survey corners—Blaine County GIS Control "K2nd-8th" and "K1st-3rd" as shown on sheet 1 of the Final Plat.
\boxtimes		16.04.030.K.2	Location and description of monuments.
		Findings	The location and description of monuments are provided on sheet 1 of the Final Plat.
		16.04.030.K.3	Tract boundary lines, property lines, lot lines, street right-of-way lines and centerlines, other rights-of-way and easement lines, building envelopes as required on the preliminary plat, lot area of each lot, boundaries of floodplain and floodway and avalanche district, all with bearings, accurate dimensions in feet and decimals, in degrees and minutes and radii, arcs, central angles, tangents and chord lengths of all curves to the above accuracy.
		Findings	The lot lines of Lot 1A and its area of 10,989 square feet is shown on sheet 1 of the Final Plat. Sheet 1 of the Final Plat shows right-of-way lines and associated widths for the block 5 alley, Fourth Street, State Highway 75, and Fifth Street.
\boxtimes		16.04.030.K.4	Names and locations of all adjoining subdivisions.
		Findings	Sheet 1 of the Final Plat shows adjacent Lot 3A to the north of the subject property with block 5 of Ketchum townsite.
\boxtimes		16.04.030.K.5	Name and right-of-way width of each street and other public rights-of-way.
		Findings	Sheet 1 of the Final Plat shows right-of-way lines and associated widths for the block 5 alley, Fourth Street, State Highway 75, and Fifth Street.
	\boxtimes	16.04.030.K.6	Location, dimension and purpose of all easements, public or private.
		Findings	No existing public or private easements exist on the property and no new easements are required for the Lot Consolidation Final Plat.
	×	16.04.030.K.7	The blocks numbered consecutively throughout each block.
		Findings	This Final Plat will eliminate the lot line between and consolidate two existing lots within the original Ketchum Townsite plat. No new blocks are created with this Final Plat application.
	⊠	16.04.030.K.8	The outline of any property, other than a street, alley or easement, which is offered for dedication to public use, fully dimensioned by distances and bearings with the area marked "Dedicated to the City of

			Ketchum for Public Use", together with any other descriptive language
			with regard to the precise nature of the use of the land so dedicated.
		Findings	N/A as no dedications have been required or proposed for this Lot
		Filialitgs	Consolidation Final Plat.
		16.04.030.K.9	The title, which shall include the name of the subdivision, the name of
\boxtimes		10.04.030.8.9	· · · · · · · · · · · · · · · · · · ·
			the City, if appropriate, county and state, and the location and
		Fin din an	description of the subdivision referenced to section, township, range.
		Findings	The title of the final plat as shown on sheet 1 includes all required information—A PLAT SHOWING KETCHUM TOWNSITE: BLOCK 5, LOT 1A
			LOCATED WITHIN SECTION 18, T.4N., R.18E., B.M., CITY OF KETCHUM, BLAINE COUNTY, IDAHO, WHEREIN THE BOUNDARY COMMON TO BLOCK
			5, LOTS 1 & 2 IS ELIMINATED.
		16.04.030.K.10	
\boxtimes		10.04.050.8.10	Scale, north arrow and date.
		Findings	The scale, north arrow, and date are included on sheet 1 of the final plat.
\boxtimes		16.04.030.K.11	Location, width, and names of all existing or dedicated streets and other
			public ways within or adjacent to the proposed subdivision.
		Findings	All existing streets, including Fourth Street, Fifth Street, the block 5 alley,
			and State Highway 75 are shown on sheet 1 of the Final Plat. No
			additional streets are being created or dedicated.
	\boxtimes	16.04.030.K.12	A plat note provision referencing the County Recorder's instrument
			number where the condominium declaration(s) and/or articles of
			incorporation of homeowners' association governing the subdivision are
			recorded.
		Findings	N/A.
\boxtimes		16.04.030.K.13	Certificate by registered engineer or surveyor preparing the map
			certifying to the accuracy of surveying plat.
		Findings	Sheet 3 of the final plat includes the required Surveyor's Certificate.
\boxtimes		16.04.030.K.14	A current title report of all property contained within the plat shall be
			provided to the City and used, in part, as the basis for the dedication of
			easements and encumbrances on the property.
		Findings	A title report issued by Blaine County Title, Inc. dated November 8, 2023
			was submitted with the Lot Consolidation Final Plat Application.
\boxtimes		16.04.030.K.15	Certification of owner(s) of record and all holders of security interest(s)
			of record with regard to such property.
		Findings	Sheet 2 of the Final Plat includes a certificate of ownership and
			associated acknowledgement from all owners and holders of security
			interest with regard to the subject property.
\boxtimes		16.04.030.K.16	Certification and signature of engineer (surveyor) verifying that the
			subdivision and design standards meet all City requirements.

^{4&}lt;sup>th</sup> & Main Mixed-Use Development: Lot Consolidation Final Plat Application File No. P23-082 Findings of Fact, Conclusions of Law, and Decision Ketchum City Council Meeting of December 4, 2023

			Findings	Sheet 3 of the Final Plat includes the required Project Engineer's
	_		1C 04 020 K 17	Certificate.
\boxtimes			16.04.030.K.17	Certification and signature of the City Engineer verifying that the
				subdivision and design standards meet all City requirements.
			Findings	Sheet 3 of the Final Plat includes the City Engineer's Certificate.
\boxtimes			16.04.030.K.18	Certification and signature of the City Clerk of the City of Ketchum
				verifying that the subdivision has been approved by the council.
			Findings	Sheet 3 of the Final Plat includes the certification and signature of the
				City Clerk to verify the subdivision has been approved by the City Council.
		\boxtimes	16.04.030.K.19	Notation of any additional restrictions imposed by the council on the
				development of such subdivision to provide for the public health, safety
				and welfare.
			Findings	N/A as no restrictions were imposed by the Ketchum City Council during
				their review of the lot consolidation preliminary plat application.

FINDINGS REGARDING COMPLIANCE WITH SUBDIVISION DEVELOPMENT & DESIGN STANDARDS

	Subdivision Development & Design Standards (Ketchum Municipal Code §16.04.040)					
Co	Compliant					
Yes	No	N/A	City Code	City Standards		
			16.04.040.A	Required Improvements: The improvements set forth in this section shall be shown on the preliminary plat and installed prior to approval of the final plat. Construction design plans shall be submitted and approved by the city engineer. All such improvements shall be in accordance with the comprehensive plan and constructed in compliance with construction standard specifications adopted by the city. Existing natural features which enhance the attractiveness of the subdivision and community, such as mature trees, watercourses, rock outcroppings, established shrub masses and historic areas, shall be preserved through design of the subdivision.		
			Findings	This standard is not applicable as this project combines two lots within the original Ketchum Townsite. No improvements are proposed or required for the lot consolidation.		
			16.04.040.B	Improvement Plans: Prior to approval of final plat by the commission, the subdivider shall file two (2) copies with the city engineer, and the city engineer shall approve construction plans for all improvements required in the proposed subdivision. Such plans shall be prepared by a civil engineer licensed in the state.		

	Findings	This standard is not applicable as this project combines two lots within the original Ketchum Townsite. No additional improvements are proposed or required for the lot consolidation.
	16.04.040.C	Prior to final plat approval, the subdivider shall have previously constructed all required improvements and secured a certificate of completion from the city engineer. However, in cases where the required improvements cannot be constructed due to weather conditions or other factors beyond the control of the subdivider, the city council may accept, in lieu of any or all of the required improvements, a performance bond filed with the city clerk to ensure actual construction of the required improvements as submitted and approved. Such performance bond shall be issued in an amount not less than one hundred fifty percent (150%) of the estimated costs of improvements as determined by the city engineer. In the event the improvements are not constructed within the time allowed by the city council (which shall be one year or less, depending upon the individual circumstances), the council may order the improvements installed at the expense of the subdivider and the surety. In the event the cost of installing the required improvements exceeds the amount of the bond, the subdivider shall be liable to the city for additional costs. The amount that the cost of installing the required improvements exceeds the amount of the performance bond shall automatically become a lien upon any and all property within the subdivision owned by the owner and/or subdivider.
	Findings	This standard is not applicable as this project combines two lots within the original Ketchum Townsite. No additional improvements are proposed or required for the lot consolidation.
	16.04.040.D	As Built Drawing: Prior to acceptance by the city council of any improvements installed by the subdivider, two (2) sets of as built plans and specifications, certified by the subdivider's engineer, shall be filed with the city engineer. Within ten (10) days after completion of improvements and submission of as built drawings, the city engineer shall certify the completion of the improvements and the acceptance of the improvements, and shall submit a copy of such certification to the administrator and the subdivider. If a performance bond has been filed, the administrator shall forward a copy of the certification to the city clerk. Thereafter, the city clerk shall release the performance bond upon application by the subdivider.
	Findings	This standard is not applicable as this project combines two lots within the original Ketchum Townsite. No additional improvements are proposed or required for the lot consolidation.

16.04.040.E	Monumentation: Following completion of construction of the required improvements and prior to certification of completion by the city engineer, certain land survey monuments shall be reset or verified by the subdivider's engineer or surveyor to still be in place. These monuments shall have the size, shape, and type of material as shown on the subdivision plat. The monuments shall be located as follows: 1. All angle points in the exterior boundary of the plat. 2. All street intersections, points within and adjacent to the final plat. 3. All street corner lines ending at boundary line of final plat. 4. All angle points and points of curves on all streets. 5. The point of beginning of the subdivision plat description.
Findings	The applicant shall meet the required monumentation standards prior to recordation of the final plat.
16.04.040.F	Lot Requirements: 1. Lot size, width, depth, shape and orientation and minimum building setback lines shall be in compliance with the zoning district in which the property is located and compatible with the location of the subdivision and the type of development, and preserve solar access to adjacent properties and buildings. 2. Whenever a proposed subdivision contains lot(s), in whole or in part, within the floodplain, or which contains land with a slope in excess of twenty five percent (25%), based upon natural contours, or creates corner lots at the intersection of two (2) or more streets, building envelopes shall be shown for the lot(s) so affected on the preliminary and final plats. The building envelopes shall be located in a manner designed to promote harmonious development of structures, minimize congestion of structures, and provide open space and solar access for each lot and structure. Also, building envelopes shall be located to promote access to the lots and maintenance of public utilities, to minimize cut and fill for roads and building foundations, and minimize adverse impact upon environment, watercourses and topographical features. Structures may only be built on buildable lots. Lots shall only be created that meet the definition of "lot, buildable" in section 16.04.020 of this chapter. Building envelopes shall be established outside of hillsides of twenty five percent (25%) and greater and outside of the floodway. A waiver to this standard may only be considered for the following: a. For lot line shifts of parcels that are entirely within slopes of twenty five percent (25%) or greater to create a reasonable building envelope, and mountain overlay design review standards and all other city requirements are met.

^{4&}lt;sup>th</sup> & Main Mixed-Use Development: Lot Consolidation Final Plat Application File No. P23-082 Findings of Fact, Conclusions of Law, and Decision Ketchum City Council Meeting of December 4, 2023

		 b. For small, isolated pockets of twenty five percent (25%) or greater that are found to be in compliance with the purposes and standards of the mountain overlay district and this section. 3. Corner lots shall have a property line curve or corner of a minimum radius of twenty five feet (25') unless a longer radius is required to serve an existing or future use. 4. Side lot lines shall be within twenty degrees (20°) to a right angle or radial line to the street line. 5. Double frontage lots shall not be created. A planting strip shall be provided along the boundary line of lots adjacent to arterial streets or incompatible zoning districts. 6. Every lot in a subdivision shall have a minimum of twenty feet (20') of frontage on a dedicated public street or legal access via an easement of twenty feet (20') or greater in width. Easement shall be recorded in the office of the Blaine County recorder prior to or in conjunction with recordation of the final plat.
	Findings	Standard #1 has been met as the size, width, depth, shape, and orientation of Lot 1A comply with the dimensional standards required in the Community Core Zone. Pursuant to Ketchum Municipal Code §17.12.040, lots in the Community Core Zone must have a minimum size of 5,500 square feet and minimum width of 55 feet average. Lot 1A is 10,989 square feet and is 110 feet wide, which exceed the minimum dimensional requirements for lots located in the Community Core. Standard #2 is not applicable is not located in the floodplain and does not contain land with slopes of 25%. Standard #3 through #6 are not applicable as the preliminary plat consolidates two existing lots and no new lots will be created.
	16.04.040.G	 G. Block Requirements: The length, width and shape of blocks within a proposed subdivision shall conform to the following requirements: No block shall be longer than one thousand two hundred feet (1,200'), nor less than four hundred feet (400') between the street intersections, and shall have sufficient depth to provide for two (2) tiers of lots. Blocks shall be laid out in such a manner as to comply with the lot requirements. The layout of blocks shall take into consideration the natural topography of the land to promote access within the subdivision and minimize cuts and fills for roads and minimize adverse impact on environment, watercourses and topographical features.

		4. Corner lots shall contain a building envelope outside of a seventy five foot (75') radius from the intersection of the streets.
	Findings	N/A. This standard is not applicable as this project proposes to combine two existing lots within the original Ketchum Townsite. This application does not create a new block.
	16.04.040.H	Street Improvement Requirements: 1. The arrangement, character, extent, width, grade and location of all streets put in the proposed subdivision shall conform to the comprehensive plan and shall be considered in their relation to existing and planned streets, topography, public convenience and safety, and the proposed uses of the land; 2. All streets shall be constructed to meet or exceed the criteria and standards set forth in chapter 12.04 of this code, and all other applicable ordinances, resolutions or regulations of the city or any other governmental entity having jurisdiction, now existing or adopted, amended or codified; 3. Where a subdivision abuts or contains an existing or proposed arterial street, railroad or limited access highway right of way, the council may require a frontage street, planting strip, or similar design features; 4. Streets may be required to provide access to adjoining lands and provide proper traffic circulation through existing or future neighborhoods; 5. Street grades shall not be less than three-tenths percent (0.3%) and not more than seven percent (7%) so as to provide safe movement of traffic and emergency vehicles in all weather and to provide for adequate drainage and snow plowing; 6. In general, partial dedications shall not be permitted, however, the council may accept a partial street dedication when such a street forms a boundary of the proposed subdivision and is deemed necessary for the orderly development of the neighborhood, and provided the council finds it practical to require the dedication of the remainder of the right of way when the adjoining property is subdivided. When a partial street exists adjoining the proposed subdivision, the remainder of the right of way shall be dedicated; 7. Dead end streets may be permitted only when such street terminates at the boundary of a subdivision and is necessary for the development of the subdivision or the future development of the adjacent property. When such a dead end street serves more than two (2) lots, a tem

- 8. A cul-de-sac, court or similar type street shall be permitted only when necessary to the development of the subdivision, and provided, that no such street shall have a maximum length greater than four hundred feet (400') from entrance to center of turnaround, and all cul-de-sacs shall have a minimum turnaround radius of sixty feet (60') at the property line and not less than forty five feet (45') at the curb line;
- 9. Streets shall be planned to intersect as nearly as possible at right angles, but in no event at less than seventy degrees (70°);
- 10. Where any street deflects an angle of ten degrees (10°) or more, a connecting curve shall be required having a minimum centerline radius of three hundred feet (300') for arterial and collector streets, and one hundred twenty five feet (125') for minor streets;
- 11. Streets with centerline offsets of less than one hundred twenty five feet (125') shall be prohibited;
- 12. A tangent of at least one hundred feet (100') long shall be introduced between reverse curves on arterial and collector streets;
- 13. Proposed streets which are a continuation of an existing street shall be given the same names as the existing street. All new street names shall not duplicate or be confused with the names of existing streets within Blaine County, Idaho. The subdivider shall obtain approval of all street names within the proposed subdivision from the commission before submitting same to council for preliminary plat approval;
- 14. Street alignment design shall follow natural terrain contours to result in safe streets, usable lots, and minimum cuts and fills;
- 15. Street patterns of residential areas shall be designed to create areas free of through traffic, but readily accessible to adjacent collector and arterial streets;
- 16. Reserve planting strips controlling access to public streets shall be permitted under conditions specified and shown on the final plat, and all landscaping and irrigation systems shall be installed as required improvements by the subdivider;
- 17. In general, the centerline of a street shall coincide with the centerline of the street right of way, and all crosswalk markings shall be installed by the subdivider as a required improvement;
- 18. Street lighting may be required by the commission or council where appropriate and shall be installed by the subdivider as a requirement improvement;
- 19. Private streets may be allowed upon recommendation by the commission and approval by the council. Private streets shall be constructed to meet the design standards specified in subsection H2 of this section;

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			20. Street signs shall be installed by the subdivider as a required
			improvement of a type and design approved by the administrator and
			shall be consistent with the type and design of existing street signs
			elsewhere in the city;
			21. Whenever a proposed subdivision requires construction of a new
			bridge, or will create substantial additional traffic which will require
			construction of a new bridge or improvement of an existing bridge, such
			construction or improvement shall be a required improvement by the
			subdivider. Such construction or improvement shall be in accordance with
			adopted standard specifications;
			22. Sidewalks, curbs and gutters may be a required improvement installed
			by the subdivider; and
			23. Gates are prohibited on private roads and parking
			access/entranceways, private driveways accessing more than one single-
			family dwelling unit and one accessory dwelling unit, and public rights of
			way unless approved by the city council.
		Findings	This standard is not applicable as this application proposes to combine
			two existing lots within the Ketchum Townsite. This proposal does not
			create a new street, private road, or bridge.
\Box	\boxtimes	16.04.040.1	Alley Improvement Requirements: Alleys shall be provided in business,
			commercial and light industrial zoning districts. The width of an alley shall
			be not less than twenty feet (20'). Alley intersections and sharp changes
			in alignment shall be avoided, but where necessary, corners shall be
			provided to permit safe vehicular movement. Dead end alleys shall be
			prohibited. Improvement of alleys shall be done by the subdivider as
			required improvement and in conformance with design standards
			specified in subsection H2 of this section.
		Findings	This standard is not applicable as this project combines two lots within the
		T III III II II	Ketchum Townsite. The applicant has proposed improving the existing
			block 5 alleyway to City standards. These improvements are shown on the
			project plans approved with Design Review Application File No. P22-043.
	\boxtimes	16.04.040.J	Required Easements: Easements, as set forth in this subsection, shall be
		10.04.040.3	required for location of utilities and other public services, to provide
			adequate pedestrian circulation and access to public waterways and
			lands.
			1. A public utility easement at least ten feet (10') in width shall be
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			required within the street right of way boundaries of all private streets. A
			public utility easement at least five feet (5') in width shall be required
			within property boundaries adjacent to Warm Springs Road and within
			any other property boundary as determined by the city engineer to be
			necessary for the provision of adequate public utilities.

	Findings	2. Where a subdivision contains or borders on a watercourse, drainageway, channel or stream, an easement shall be required of sufficient width to contain such watercourse and provide access for private maintenance and/or reconstruction of such watercourse. 3. All subdivisions which border the Big Wood River, Trail Creek and Warm Springs Creek shall dedicate a ten foot (10') fish and nature study easement along the riverbank. Furthermore, the council shall require, in appropriate areas, an easement providing access through the subdivision to the bank as a sportsman's access. These easement requirements are minimum standards, and in appropriate cases where a subdivision abuts a portion of the river adjacent to an existing pedestrian easement, the council may require an extension of that easement along the portion of the riverbank which runs through the proposed subdivision. 4. All subdivisions which border on the Big Wood River, Trail Creek and Warm Springs Creek shall dedicate a twenty five foot (25') scenic easement upon which no permanent structure shall be built in order to protect the natural vegetation and wildlife along the riverbank and to protect structures from damage or loss due to riverbank erosion. 5. No ditch, pipe or structure for irrigation water or irrigation wastewater shall be constructed, rerouted or changed in the course of planning for or constructing required improvements within a proposed subdivision unless same has first been approved in writing by the ditch company or property owner holding the water rights. A written copy of such approval shall be filed as part of required improvement construction plans. 6. Nonvehicular transportation system easements including pedestrian walkways, bike paths, equestrian paths, and similar easements shall be dedicated by the subdivider to provide an adequate nonvehicular transportation system throughout the city. This standard is not applicable as no easements are proposed or required for this project. The project does not create a new private stre
	16.04.040.K	Sanitary Sewage Disposal Improvements: Central sanitary sewer systems shall be installed in all subdivisions and connected to the Ketchum sewage treatment system as a required improvement by the subdivider. Construction plans and specifications for central sanitary sewer extension shall be prepared by the subdivider and approved by the city engineer, council and Idaho health department prior to final plat approval. In the event that the sanitary sewage system of a subdivision cannot connect to the existing public sewage system, alternative provisions for sewage disposal in accordance with the requirements of the Idaho department of

	Findings	health and the council may be constructed on a temporary basis until such time as connection to the public sewage system is possible. In considering such alternative provisions, the council may require an increase in the minimum lot size and may impose any other reasonable requirements which it deems necessary to protect public health, safety and welfare. This standard is not applicable as this project proposes to combine two existing lots within the original Ketchum Townsite. Sewer system improvements are not required for this lot consolidation.
	16.04.040.L	Water System Improvements: A central domestic water distribution system shall be installed in all subdivisions by the subdivider as a required improvement. The subdivider shall also be required to locate and install an adequate number of fire hydrants within the proposed subdivision according to specifications and requirements of the city under the supervision of the Ketchum fire department and other regulatory agencies having jurisdiction. Furthermore, the central water system shall have sufficient flow for domestic use and adequate fire flow. All such water systems installed shall be looped extensions, and no dead end systems shall be permitted. All water systems shall be connected to the municipal water system and shall meet the standards of the following agencies: Idaho department of public health, Idaho survey and rating bureau, district sanitarian, Idaho state public utilities commission, Idaho department of reclamation, and all requirements of the city.
	Findings	This standard is not applicable as this project proposes to combine two existing lots within the original Ketchum Townsite. Water system improvements are not required for this lot consolidation.
	16.04.040.M	Planting Strip Improvements: Planting strips shall be required improvements. When a predominantly residential subdivision is proposed for land adjoining incompatible uses or features such as highways, railroads, commercial or light industrial districts or off street parking areas, the subdivider shall provide planting strips to screen the view of such incompatible features. The subdivider shall submit a landscaping plan for such planting strip with the preliminary plat application, and the landscaping shall be a required improvement.
	Findings	This standard is not applicable as this project proposes to combine two existing lots within the Ketchum Townsite. Planting strip improvements are not required for this project.
	16.04.040.N	Cuts, Fills, And Grading Improvements: Proposed subdivisions shall be carefully planned to be compatible with natural topography, soil conditions, geology and hydrology of the site, as well as to minimize cuts,

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fills, alterations of topography, streams, drainage channels, and disruption of soils and vegetation. The design criteria shall include the following:

- 1. A preliminary soil report prepared by a qualified engineer may be required by the commission and/or council as part of the preliminary plat application.
- 2. Preliminary grading plan prepared by a civil engineer shall be submitted as part of all preliminary plat applications. Such plan shall contain the following information:
 - a. Proposed contours at a maximum of five foot (5') contour intervals.
 - b. Cut and fill banks in pad elevations.
 - c. Drainage patterns.
 - d. Areas where trees and/or natural vegetation will be preserved.
 - e. Location of all street and utility improvements including driveways to building envelopes.
 - f. Any other information which may reasonably be required by the administrator, commission or council to adequately review the affect of the proposed improvements.
- 3. Grading shall be designed to blend with natural landforms and to minimize the necessity of padding or terracing of building sites, excavation for foundations, and minimize the necessity of cuts and fills for streets and driveways.
- 4. Areas within a subdivision which are not well suited for development because of existing soil conditions, steepness of slope, geology or hydrology shall be allocated for open space for the benefit of future property owners within the subdivision.
- 5. Where existing soils and vegetation are disrupted by subdivision development, provision shall be made by the subdivider for revegetation of disturbed areas with perennial vegetation sufficient to stabilize the soil upon completion of the construction. Until such times as such revegetation has been installed and established, the subdivider shall maintain and protect all disturbed surfaces from erosion.
- 6. Where cuts, fills, or other excavations are necessary, the following development standards shall apply:
 - a. Fill areas shall be prepared by removing all organic material detrimental to proper compaction for soil stability.
 - b. Fills shall be compacted to at least ninety five percent (95%) of maximum density as determined by AASHO T99 (American Association of State Highway Officials) and ASTM D698 (American standard testing methods).

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			c. Cut slopes shall be no steeper than two horizontal to one vertical (2:1). Subsurface drainage shall be provided as necessary
			for stability.
			d. Fill slopes shall be no steeper than three horizontal to one
			vertical (3:1). Neither cut nor fill slopes shall be located on natural
			slopes of three to one (3:1) or steeper, or where fill slope toes out
			within twelve feet (12') horizontally of the top and existing or
			planned cut slope.
			e. Toes of cut and fill slopes shall be set back from property boundaries a
			distance of three feet (3'), plus one-fifth (1/5) of the height of the cut or
			the fill, but may not exceed a horizontal distance of ten feet (10'); tops
			and toes of cut and fill slopes shall be set back from structures at a
			distance of at least six feet (6'), plus one-fifth (1/5) of the height of the cut
			or the fill. Additional setback distances shall be provided as necessary to
			accommodate drainage features and drainage structures.
		Findings	This standard is not applicable as this project proposes to combine two
			existing lots within the original Ketchum Townsite. No grading
			improvements are proposed or required for the lot consolidation. The
			grading improvements are shown the project plans approved with Design
			Review Application File No. P22-043.
	\boxtimes	16.04.040.0	Drainage Improvements: The subdivider shall submit with the preliminary
			plat application such maps, profiles, and other data prepared by an
			engineer to indicate the proper drainage of the surface water to natural
			drainage courses or storm drains, existing or proposed. The location and
			width of the natural drainage courses shall be shown as an easement
			common to all owners within the subdivision and the city on the
			preliminary and final plat. All natural drainage courses shall be left
			undisturbed or be improved in a manner that will increase the operating
			efficiency of the channel without overloading its capacity. An adequate
			storm and surface drainage system shall be a required improvement in all
			subdivisions and shall be installed by the subdivider. Culverts shall be
			required where all water or drainage courses intersect with streets,
			driveways or improved public easements and shall extend across and
			under the entire improved width including shoulders.
		Findings	This standard is not applicable as this project proposes to combine two
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			existing lots within the original Ketchum Townsite. No drainage
		-	existing lots within the original Ketchum Townsite. No drainage improvements are proposed or required for the lot consolidation. The
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		_	improvements are proposed or required for the lot consolidation. The
		16.04.040.P	improvements are proposed or required for the lot consolidation. The drainage improvements are shown on the project plans approved with

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		Findings	services shall be installed underground as a required improvement by the subdivider. Adequate provision for expansion of such services within the subdivision or to adjacent lands including installation of conduit pipe across and underneath streets shall be installed by the subdivider prior to construction of street improvements. This standard is not applicable as this project proposes to combine two existing lots within the original Ketchum Townsite. No utility improvements are proposed or required for the lot consolidation. The drainage improvements are shown on the project plans approved with Design Review Application File No. P22-043.
		16.04.040.Q	Off Site Improvements: Where the offsite impact of a proposed subdivision is found by the commission or council to create substantial additional traffic, improvements to alleviate that impact may be required of the subdivider prior to final plat approval, including, but not limited to, bridges, intersections, roads, traffic control devices, water mains and facilities, and sewer mains and facilities.
		Findings	This standard is not applicable as this project proposes to combine two existing lots within the original Ketchum Townsite. Off-site improvements are not required or proposed with this project.
		16.04.040.R	Avalanche And Mountain Overlay: All improvements and plats (land, planned unit development, townhouse, condominium) created pursuant to this chapter shall comply with City of Ketchum Avalanche Zone District and Mountain Overlay Zoning District requirements as set forth in Title 17 of this Code.
		Findings	N/A as this property is not located within the Avalanche Zone or Mountain Overlay.
	\boxtimes	16.04.040.S	Existing natural features which enhance the attractiveness of the subdivision and community, such as mature trees, watercourses, rock outcroppings, established shrub masses and historic areas, shall be preserved through design of the subdivision.
		Findings	This standard is not applicable as this project proposes to combine two existing lots within the original Ketchum Townsite. The project plans submitted with Design Review Application File No. P22-043 indicate that two existing deciduous trees will be removed from the site.

CONCLUSIONS OF LAW

- 1. The City of Ketchum is a municipal corporation established in accordance with Article XII of the Constitution of the State of Idaho and Title 50 Idaho Code and is required and has exercised its authority pursuant to the Local Land Use Planning Act codified at Chapter 65 of Title 67 Idaho Code and pursuant to Chapters 3, 9 and 13 of Title 50 Idaho Code to enact the ordinances and regulations, which ordinances are codified in the Ketchum Municipal Code ("KMC") and are identified in the Findings of Fact and which are herein restated as Conclusions of Law by this reference and which City Ordinances govern the applicant's Lot Consolidation Subdivision Final Plat application for the development and use of the project site.
- 2. The City Council has authority to review and approve the applicant's Lot Consolidation Subdivision Final Plat Application pursuant to Chapter 16.04 of Ketchum Code Title 16.
- 3. The Lot Consolidation Subdivision Final Plat application is governed under Chapter 16.04 of Ketchum Municipal Code.
- 4. The 4th & Main Mixed-Use Development Lot Consolidation Subdivision Final Plat application meets all applicable standards specified in Title 16 of Ketchum Municipal Code.

DECISION

THEREFORE, the City Council **approves** this Lot Consolidation Final Plat Application File No. P23-082 this Monday, December 4, 2023 subject to the following conditions of approval.

CONDITIONS OF APPROVAL

- 1. The Lot Consolidation Final Plat is subject to all conditions of approval associated with Design Review Application File No. P22-043.
- 2. Failure to record a Final Plat within two (2) years of Council's approval of a Preliminary Plat shall cause the Preliminary Plat to be null and void.
- 3. The Final Plat mylar shall contain all items required under Title 50, Chapter 13, Idaho Code as well as all items required pursuant to Ketchum Municipal Code §16.04.030J, including certificates and signatures.

Findings of Fact **adopted** this 4th day of December 2023.

Neil Bradshaw, Mayor City of Ketchum

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