

CITY OF KETCHUM

City Hall
office: 208.726.3841
participate@ketchumidaho.org
P.O. Box 2315, 191 5th Street West, Ketchum, ID 83340
ketchumidaho.org

CITY COUNCIL MEETING AGENDA MEMO

Meeting Date: February 20, 2024

Staff Member/Dept: | Paige Nied, Ass

Paige Nied, Associate Planner
Planning and Building Department

Agenda Item:

Recommendation to hold a public hearing, conduct the third reading of Ordinance 1253,

and adopt Ordinance 1253.

Recommended Motion:

Motion #1: "I move to approve the third reading of Ordinance 1253."

Motion #2: "I move to adopt Ordinance 1253 and read by title only."

Reasons for Recommendation:

- The proposed text amendments to Title 15 are in response to recommendations from the City's new Building Official, an audit of code provisions related to Building Department functions, and to address feedback staff received from the development community. The amendments incorporate best practices, simplify processes, clarify and reorganize existing standards, and add new standards to improve community safety.
- After reviewing the proposed text amendments to Title 15 and staff's analysis, the City Council held a public hearing and approved the first reading of Ordinance 1253 on January 16, 2024, and approved the second reading on February 5, 2024.
- The City Council supported the proposed text amendments and did not request any changes to Ordinance 1253 at the first or second reading. No changes to the ordinance have been made by staff.

Policy Analysis and Background:

The City Council held a public hearing and conducted the first reading of Ordinance 1253 on January 16, 2024, and the second reading on February 5, 2024. After reviewing the proposed text amendments to Title 15 and staff's analysis, the City Council approved the first and second readings of Ordinance 1253. The City Council did not request any additional information or changes to the ordinance. Therefore, no changes have been made by staff to Ordinance 1253.

For a full review of Ordinance 1253 and staff analysis regarding the proposed text amendments to Title 15, please see the staff report from the January 16th meeting in Attachment 1. The full text of Ordinance 1253 in a clean version can be found in Attachment 2. The redlined version of Ordinance 1253 can be found in Attachment 3.

Staff recommends that the City Council approve the third reading and adopt Ordinance 1253.

Sustainability Impact:

Ordinance 1253 has the potential to forward the City's sustainability goals. Reducing the amount of contractor vehicles permitted on a jobsite would encourage alternatives such as carpooling and public transportation, which could subsequently reduce CO2 emissions from single occupancy trips.

Financial Impact:

None	There is no financial request to the City of Ketchum for
	Ordinance 1253 and therefore no budget implications.

Attachments:

1.	January 16, 2024 City Council Meeting Staff Report: First Reading of Ordinance 1253
2.	Clean – Draft Ordinance 1253
3.	Redline – Draft Ordinance 1253



Attachment 1: January 16, 2024 City Council Staff Report – First Reading of Ordinance 1253



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CITY COUNCIL MEETING AGENDA MEMO

Meeting Date: | January 16, 2024 | Staff Member/Dept: | Paige Nied, Associate Planner

Planning and Building Department

Agenda Item: Recommendation to hold a public hearing and conduct the first reading of Ordinance

1253, amendments to Title 15 of the Ketchum Municipal Code.

Recommended Motion:

"I move to approve the first reading of Ordinance 1253 by title only."

Reasons for Recommendation:

- As part of the Building Department migration, City staff conducted an audit of code provisions
 related to Building Department functions. Staff also received feedback from the development and
 construction community during our bi-annual Development and Construction meeting of items that
 needed to be clarified for a smooth transition. All proposed changes were distributed to the
 Technical Advisory Group (TAG) and other construction and development stakeholders for review
 and comment.
- Removal of the building permit expiration amendments (Ordinance 1217, adopted in 2021) to align with the City-adopted International Building Code and International Residential Code will simplify the requirements and reflect industry standard best practices.
- Providing the Building Official authority to approve an extension of the maximum project duration on a case-by-case basis will provide flexibility for large scale projects and reduce administrative processing time at the end of construction projects.
- Reorganizing and clarifying the construction activity standards will increase readability and address feedback the City received.
- Additional construction activity standards will improve construction site safety for the general public.

Policy Analysis and Background:

The impetus for Ordinance 1253 stems from the need to clarify and enhance Sections 15.04.020 and 15.06.030 within Title 15 of the Ketchum Municipal Code identified during the Building Department migration process. As part of this process, staff received recommendations from the City's new contracted Building Official and feedback from stakeholders during the bi-annual Development and Construction meeting. Staff believes it important to address feedback the City has received, as we have committed to the smoothest Building Department transition possible which includes clear process expectations and consistency of requirements. By refining and clarifying these sections of Title 15, the goal is to create a more user-friendly code for both the public and City staff to ensure consistency in plan review comments and clear expectations for construction timelines. Ordinance 1253 incorporates amendments to two sections of Title 15, Section 15.04.020 – Amendments and Section 15.06.030 – Construction Activity Standards and

Plan. A redlined version of the ordinance and a clean version of the ordinance can be found in Attachments 1 and 2 respectively.

Section 15.04.020 - Amendments

The first revision includes removing the City's building permit expiration amendment and reverting to the building permit expiration provisions of the City-adopted International Building Code (IBC) and International Residential Code (IRC). During internal discussions between staff and the new Building Official, staff was advised that aligning with the IBC and IRC for building permit expiration is best practice. The removal of the building permit expiration amendments aims to increase public understanding and promote clarity by reflecting the regulations of the City-adopted building codes.

The second revision to this section includes an amendment to the maximum project duration provision. Currently, the KMC imposes a maximum project duration of three years with no extension ability. However, the City has had instances of large-scale projects, such as mixed-use and multi-family developments, where completion within that timeframe is challenging because of supply chain issues and delays with subcontractors. Historically, applicants of such projects have worked with staff to establish a suitable timeframe for completion. The proposed text amendment mirrors the existing process for granting an extension by introducing language that authorizes the Building Official to provide written approval for extended timeframes on large scale projects. Approval would be granted on a case-by-case basis only for unique circumstances. For projects that do not receive approval for an extended timeframe, after three years the building permit is considered null and void and the applicant must reapply for a new building permit for the remaining work. The proposed amendment also includes added language which states that the new building permit is subject to current City-adopted building codes. In the event that the City has adopted new versions of building codes during that duration of time, the new building permit must comply with the current adopted building codes rather than the building code that the previous building permit was approved under.

Section 15.06.030 – Construction Activity Standards and Plan

In November, the City received feedback from the development and construction community during our biannual Development and Construction meeting indicating inconsistencies in plan reviewer comments on construction activity plans (CAP) from various departments and that the requirements of CAPs lack clarity. In an effort to provide more consistency and clarity in the CAP standards, Planning staff collaborated with the City Engineer, Streets Department, and Fire Department to clarify existing standards and develop new standards. The new standards are reflective of issues that staff must often manage around during a construction project, such as removing fence screening on street corners for visibility and contractor parking. Additionally, to ensure the proposed amendments adequately incorporated the feedback received, the draft of the revised CAP standards was shared with members of the TAG and contractor community for their input. Subsequently, the proposed amendments underwent further modifications to address the feedback received on the draft. The amendments aim to have a proactive approach to address all major issues on the front end by clarifying, strengthening, and reorganizing the standards, thereby enhancing the code's readability. In conjunction with the changes to the code, staff made internal process improvements to who is commenting on CAPs to reduce issues of inconsistency. In addition to achieving the stated goals of the cleanup, staff believe the changes will ultimately result in increased safety for the community.

Some notable enhancements to the CAP standards include:

- Specifying when a standard must be notated or depicted on the CAP itself.
- Added standards related to emergency access.
- Added language for corner lot screening and visibility.

- Added language related to snow removal.
- Changed the maximum number of onsite contractor vehicle parking.
- Clarified right-of-way conditions and uses.
- Clarified the project noticing requirements.

Next Steps

Staff believes that the proposed changes to Title 15 provide clear process expectations and consistency of requirements, thus fostering a more harmonious Building Department transition. Therefore, staff recommend the City Council approve the first reading of Ordinance 1253. If the first reading is approved, the second and third readings would be held during the following subsequent meetings of February 5th and 20th, unless the City Council determines that readings should be consolidated.

Sustainability Impact:

Ordinance 1253 has the potential to forward the City's sustainability goals. Reducing the amount of contractor vehicles permitted on a jobsite would encourage alternatives such as carpooling and public transportation, which could subsequently reduce CO2 emissions from single occupancy trips.

Financial Impact:

None	There is no financial request to the City of Ketchum for
	Ordinance 1253 and therefore no budget implications.

Attachments:

1. Red	dline – Draft Ordinance 1253
2. Clea	an – Draft Ordinance 1253



Attachment 2: Clean – Draft Ordinance 1253

ORDINANCE NO. 1253

AN ORDINANCE OF THE CITY OF KETCHUM, BLAINE COUNTY, IDAHO, AMENDING TITLE 15 – BUILDINGS AND CONSTRUCTION, SECTION 15.04.020: AMENDMENTS, TO REMOVE THE BUILDING PERMIT EXPIRATION REQUIREMENTS AND TO AMEND THE MAXIMUM PROJECT DURATION PROVISION; AND SECTION 15.06.030: CONSTRUCTION ACTIVITY STANDARDS AND PLAN, TO CLARIFY THE STANDARDS AND ADD NEW CONSTRUCTION STANDARDS; PROVIDING A SAVINGS AND SEVERABILITY CLAUSE, PROVIDING A REPEALER CLAUSE; PROVIDING FOR PUBLICATION BY SUMMARY; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of Ketchum, pursuant to Idaho Code §39-4116(2) and as a local government that issues building permits and performs building code enforcement activities, adopted the International Building Code and International Residential Code as published by the International Code Council and amended by the Idaho building code board through the negotiated rule making process;

WHEREAS, the City of Ketchum (the "City"), pursuant to Idaho Code §39-4116(4), may amend the adopted codes or provisions of the above referenced codes to reflect local concerns, if such amendments establish at least an equivalent level of protection. §39-4116(4)(e);

WHEREAS, the City, pursuant to Idaho Code §31-714 "... may pass all ordinances and rules and make all regulations, not repugnant to law, necessary for carrying into effect or discharging the powers and duties conferred by the laws of the state of Idaho, and such as are necessary or proper to provide for the safety, promote the health and prosperity, peace and good order, comfort and convenience of the county and the inhabitants thereof, and for the protection of property therein...";

WHEREAS, City Departments collaborated to conduct an audit of code provisions pertaining to Building Department functions to identify amendments to clarify the requirements and reduce inconsistencies:

WHEREAS, the City received feedback from the Technical Advisory Group (TAG) and from members of the contractor community on the proposed amendments;

WHEREAS, the City Council held a public hearing onordinance and information;	to review the
WHEREAS, the City Council held three readings of Ordinance 1253 or , and , resulting in approval of this ordinance;	1
WHEREAS, the City Council hearings were duly noticed per the requir	rements of Idaho

Code Section 67-6509; and

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF KETCHUM

SECTION 1. AMENDMENTS TO SECTION 15.04.020.A.3.c – 105.5 EXPIRATION

c. Section 105.5 Expiration. is amended as follows:

Section 105.5 Expiration

1. Maximum Project Duration. Under no circumstances may any project exceed three (3) years of construction activity from the date the building permit was issued, unless otherwise agreed upon in writing by the Building Official. After three (3) years, a building permit shall be considered null and void and the applicant shall reapply for a new building permit for the unfinished portions of the project and shall pay all applicable fees. The new building permit shall be subject to the current City adopted building codes.

SECTION 2. AMENDMENTS TO SECTION 15.04.020.B.2.b -- R105.5 PERMITS

- b. Section R105.5 Permits. is amended as follows:
 - 1. Maximum Project Duration. Under no circumstances may any project exceed three (3) years of construction activity from the date the building permit was issued, unless otherwise agreed upon in writing by the Building Official. After three (3) years, a building permit shall be considered null and void and the applicant shall reapply for a new building permit for the unfinished portions of the project and shall pay all applicable fees. The new building permit shall be subject to the current City adopted building codes.

SECTION 3. AMENDMENTS TO SECTION 15.06.030: CONSTRUCTION ACTIVITY STANDARDS AND PLAN.

Prior to the issuance of any building permit for any project subject to section 15.06.020 of this chapter, the building permit application shall include a construction activity plan and/or narrative prepared by the general contractor or permit holder. At all times until the final certificate of occupancy or certificate of completion is issued for such project, the general contractor or permit holder shall ensure that all work performed on the project and all materials and equipment delivered to the project comply with the construction activity standards established in this Code and in the approved construction activity plan. Without limitation, the construction activity plan shall address the impacts of all of the following activities as applicable:

A. General information.

- 1. The construction activity plan shall notate that the general contractor or permit holder is responsible for all subcontractors and will be held responsible for all aspects of the construction activity plan.
- 2. The property address shall be placed in such a position to be plainly visible and legible from the road fronting the property. Numbers and letters shall be a minimum of four (4") inches tall, have a minimum half inch (½") brush stroke,

- contrast with their background, and be positioned a minimum of forty-eight inches (48") above final grade.
- 3. Vehicle parking, material storage, dumpsters, job site trailers, and other temporary installations during construction shall not restrict or obstruct emergency access to any building. An approved emergency apparatus access shall be made available and shall be maintained clear and unobstructed. The emergency apparatus access shall be a minimum of 20-feet wide and extend to within 150-feet of all exterior areas of the building(s). During times of construction activities, alterations to the fire apparatus access dimensions may be approved by the Fire Department where the standard dimensions cannot be provided. The designated emergency apparatus access shall be depicted with dimensions on the construction activity plan.
- 4. For projects involving a temporary tower crane, the construction activity plan shall depict the crane's location and swing arc. The crane shall only swing with materials loaded inside of the construction site or areas approved in a Temporary Use of the Right of Way Permit (TURP).
- 5. For projects disrupting public transportation services, the applicant is required to coordinate with the public transit provider and shall submit documentation of the approved temporary condition with the construction activity plan.

B. Excavation.

- 1. Exact amounts of cut and fill in cubic yards, including temporary cuts and backfill, shall be specified on the construction activity plan. For projects that do not involve excavation, the construction activity plan shall notate that there is no cut and fill.
- 2. Stockpile areas within the Ketchum City Limits, on or off site, shall be notated on the construction activity plan.
- 3. Dust, mud, sand, and gravel control is required on all City streets. The construction activity plan shall contain provisions for daily cleaning of vehicles, tires, and affected City streets.
- 4. The construction activity plan shall identify dust abatement practices to be employed.

C. Vehicle parking and traffic control.

- 1. Proposed parking, including the number of vehicles, shall be depicted on the construction activity plan. Parking shall occur on the building site, with secondary parking on the City right-of-way adjacent to the property under construction at the discretion of the City Engineer.
- 2. In cases where parking on both sides of the street would reduce the available travel surface to below 26 feet in width, the construction activity plan shall depict that parking is limited to one side of the street.
- 3. For projects with greater than 5 vehicles daily at the job site, an alternative parking site shall be identified in the construction activity plan. The construction activity plan shall also notate the shuttling plan for projects which utilize an

- alternative parking location offsite. If an applicant can demonstrate that a jobsite is able to accommodate more than 5 vehicles, the City Engineer may approve of more vehicles daily at the job site.
- 4. "No parking" areas shall be identified on the construction activity plan as necessary.
- 5. Temporary traffic control as necessary for materials delivery and hauling shall be shown on the construction activity plan.
- 6. The construction activity plan shall notate that speed limits for construction vehicles shall be limited to 15 miles per hour within one block of a construction site, unless otherwise determined by the Ketchum Police Department.

D. Material storage/deliveries.

- 1. All material storage areas shall be depicted on the construction activity plan. Material storage shall not obstruct visibility within 40 linear feet of street and alley frontage fence corners unless otherwise approved by the City Engineer.
- 2. Delivery truck routes shall be depicted on the construction activity plan. Arterial streets shall be utilized where possible.

E. Temporary restrooms, job shacks, dumpsters.

1. Temporary restrooms, job shacks and dumpsters shall be depicted on the construction activity plan and shall not obstruct visibility within 40 linear feet of street frontage fence corners unless otherwise approved by the City Engineer. If no temporary restroom is proposed, the construction activity plan shall notate that an existing restroom onsite will be utilized.

F. Fence and screening.

- 1. For all projects involving exterior construction and material storage yards, the construction activity plan shall depict a six-foot high construction or temporary fence around the perimeter of the job site.
- 2. The construction activity plan shall indicate a screening material for the construction fence with 85% or greater blockage. Corner lots shall contain no screening within 40 linear feet of street frontage and alley fence corners.
- 3. The construction activity plan shall indicate that fence gates shall not open outward the property.

G. *Use of rights-of-way*.

- 1. Proposed use of the City's right-of-way shall be depicted, with dimensions, on the construction activity plan, and a TURP shall be obtained prior to use of the City's right-of-way. Additional TURPs are required for any use of the right-of-way not depicted on the construction activity plan.
- 2. The condition of the right-of-way shall be documented with photographs and submitted with the construction activity plan. Street Department personnel may conduct a site visit prior to issuance of building permit to verify the condition of the right-of-way. The construction activity plan shall notate that repair of damage

- to the right-of-way shall be the responsibility of the general contractor or permit holder.
- 3. The construction activity plan shall depict the locations of manholes and fire hydrants and notate that they may not be obstructed at any time. Unless otherwise approved by the Fire Department, a minimum 15-foot area on both sides and 3-foot area to the rear of any fire hydrant shall be maintained clear and unobstructed at all times. Construction fencing is not permitted to reduce or restrict access to any fire hydrant without approval from the Fire Department. It is the responsibility of the general contractor or permit holder to remove all snow within thirty-six inches (36") from all sides of any fire hydrant at the construction site.
- 4. The general contractor or permit holder is responsible for all snow removal within the construction fence and barricades. Snow from within construction fences shall not be placed in the right-of-way. The general contractor or permit holder may also be responsible for snow removal in the immediate area surrounding the construction site if City plows cannot safely reach.
- 5. For projects involving sidewalk closures, the construction activity plan shall depict protected pedestrian ADA routes that are a minimum of four feet in width and lined with concrete barriers. The plan shall also indicate the location of the temporary sidewalk closure signage.

H. Noticing.

- 1. Prior to building permit issuance, all properties within a 300-foot radius of the project shall be provided notice of the project, schedule, and the general contractor's contact information. The construction activity plan shall include a copy of the project notice and a list of the properties to be noticed.
- 2. For jobsites adjacent to businesses, signage shall be placed in key areas indicating the business's name and public access point. The construction activity plan shall depict the location and verbiage of the signage.

I. Site clean up.

- 1. The construction activity plan shall notate that the job site shall be kept in a clean and orderly condition. Trash and construction debris shall be picked up on the site and surrounding areas on a daily basis, and materials shall be stored in neat, tidy piles.
- J. Riparian, hillside and tree protection.
 - 1. Riparian, hillside and tree protection measures shall be depicted on the construction activity plan as applicable.
 - 2. The construction activity plan shall depict a silt fence installed along the 25-foot riparian setback to protect the riparian zone from disturbance for the duration of construction.
 - 3. The construction activity plan shall depict the location of trees to be preserved and shall notate that the trees shall be fenced at the drip line for the duration of construction.

- 4. Projects in the Mountain Overlay Zoning District or containing slopes greater than 25 percent shall be fenced pursuant to the design review conditions of approval.
- K. Reseeding of disturbed areas.
 - 1. For projects with design review approval, all disturbed areas shall be returned to a finished condition per the approved landscaping plan prior to issuance of a certificate of occupancy, except as provided for in title 17, chapter 17.96, "Design review", of this Code.
- L. Administrative exemptions.
 - 1. Administrative exemptions may be granted by the Building Official for special circumstances on a case by case basis.

SECTION 4. SAVINGS AND SEVERABILITY CLAUSE. If any section, paragraph, sentence or provision hereof of the application to any particular circumstances shall ever be held invalid or unenforceable, such holding shall not affect the remainder hereof, which shall continue in full force and effect and applicable to all circumstances to which it may validly apply.

SECTION 5. REPEALER CLAUSE. All City of Ketchum Ordinances or parts thereof which are in conflict herewith are hereby repealed.

SECTION 6. PUBLICATION. This Ordinance, or a summary thereof in compliance with Section 50-901A, Idaho Code, substantially in the form annexed hereto as "Exhibit A" shall be published once in the official newspaper of the City, and shall take effect immediately upon its passage, approval, and publication.

SECTION 7. EFFECTIVE DATE. This Ordinance shall be in full force and effect after its passage, approval and publication, according to law.

PASSED BY the CIT day of	Y COUNCIL and APPRO , 2024.	OVED by the MAYO	R of Ketchum, Idah	no, on this
APPROVED BY the 2024.	Mayor of the City of Keto	chum, Idaho, this	day of	,
		APPROVED:		
		Neil Bradshay	v. Mayor	

ATTEST:
Trent Donat, City Clerk

EXHIBIT A

PUBLICATION SUMMARY

ORDINANCE NO. 1253

AN ORDINANCE OF THE CITY OF KETCHUM, BLAINE COUNTY, IDAHO, AMENDING TITLE 15 – BUILDINGS AND CONSTRUCTION, SECTION 15.04.020: AMENDMENTS, TO REMOVE THE BUILDING PERMIT EXPIRATION REQUIREMENTS AND TO AMEND THE MAXIMUM PROJECT DURATION PROVISION; AND SECTION 15.06.030: CONSTRUCTION ACTIVITY STANDARDS AND PLAN, TO CLARIFY THE STANDARDS AND ADD NEW CONSTRUCTION STANDARDS; PROVIDING A SAVINGS AND SEVERABILITY CLAUSE, PROVIDING A REPEALER CLAUSE; PROVIDING FOR PUBLICATION BY SUMMARY; AND PROVIDING AN EFFECTIVE DATE.

	of the principal provis no, adopted on		. 1253 of the City of Ketcho 2024, is as follows:	um,
SECTION 1.		building permit eg Code and Internation	expiration amendment of nal Residential Code.	the
SECTION 2.	Amends the maximu case basis.	m project duration to ε	allow for extensions on a case	e by
SECTION 3.	Clarifies existing c construction activity	•	standards and introduces r	new
SECTION 4.	Provides a savings an	nd severability clause.		
SECTION 5.	Provides a repealer c	lause.		
SECTION 6.	Provides for publicat	ion by summary.		
SECTION 7.	Establishes an effect	ive date.		
	t, Ketchum, Idaho 8334		erk's Office, Ketchum City H ed to any citizen upon perso	
ATTEST:		APPI	ROVED:	
Trent Donat, City C	lerk	Neil l	Bradshaw, Mayor	



Attachment 3: Redline – Draft Ordinance 1253

ORDINANCE NO. 1253

AN ORDINANCE OF THE CITY OF KETCHUM, BLAINE COUNTY, IDAHO, AMENDING TITLE 15 – BUILDINGS AND CONSTRUCTION, SECTION 15.04.020: AMENDMENTS, TO REMOVE THE BUILDING PERMIT EXPIRATION REQUIREMENTS AND TO AMEND THE MAXIMUM PROJECT DURATION PROVISION; AND SECTION 15.06.030: CONSTRUCTION ACTIVITY STANDARDS AND PLAN, TO CLARIFY THE STANDARDS AND ADD NEW CONSTRUCTION STANDARDS; PROVIDING A SAVINGS AND SEVERABILITY CLAUSE, PROVIDING A REPEALER CLAUSE; PROVIDING FOR PUBLICATION BY SUMMARY; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of Ketchum, pursuant to Idaho Code §39-4116(2) and as a local government that issues building permits and performs building code enforcement activities, adopted the International Building Code and International Residential Code as published by the International Code Council and amended by the Idaho building code board through the negotiated rule making process;

WHEREAS, the City of Ketchum (the "City"), pursuant to Idaho Code §39-4116(4), may amend the adopted codes or provisions of the above referenced codes to reflect local concerns, if such amendments establish at least an equivalent level of protection. §39-4116(4)(e);

WHEREAS, the City, pursuant to Idaho Code §31-714 "... may pass all ordinances and rules and make all regulations, not repugnant to law, necessary for carrying into effect or discharging the powers and duties conferred by the laws of the state of Idaho, and such as are necessary or proper to provide for the safety, promote the health and prosperity, peace and good order, comfort and convenience of the county and the inhabitants thereof, and for the protection of property therein...";

WHEREAS, City Departments collaborated to conduct an audit of code provisions pertaining to Building Department functions to identify amendments to clarify the requirements and reduce inconsistencies;

WHEREAS, the City received feedback from the Technical Advisory Group (TAG) and from members of the contractor community on the proposed amendments;

WHEREAS, the City Council held a public hearing on to review the ordinance and information;
WHEREAS, the City Council held three readings of Ordinance 1253 on, and, resulting in approval of this ordinance;
WHEREAS, the City Council hearings were duly noticed per the requirements of Idaho

Code Section 67-6509; and

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF KETCHUM

SECTION 1. AMENDMENTS TO SECTION 15.04.020.A.3.c – 105.5 EXPIRATION

c. Delete Section 105.5 Expiration. is amended as follows and replace with the following:

Section 105.5 Expiration

- 1. Expiration of Building Permits. Except as otherwise provided herein, every permit issued under the provisions of this code shall expire and become null and void if the building or work authorized by such permit is not completed within one hundred eighty days (180) after its issuance, unless the permittee extends the building permit as provided in this section. A permit is considered null and void if no inspections have been completed by the building official or requested by the permittee for a period of one hundred eighty (180) days.
- 2. Extension of Building Permit. A permit may be extended for a period not to exceed one hundred eighty (180) days by an application for extension filed with the planning and building department. A permit issued under the provisions of this code may be granted a maximum of four (4) extensions but in no case may the total number of extensions exceed 180 days.
- 3. Maximum Project Duration. Under no circumstances may any project exceed 1095 days, or three (3) years, of construction activity from the date the building permit was issued, unless otherwise agreed upon in writing by the Building Official. After 1095 days, or three (3) years, a building permit shall be considered null and void and the applicant shall reapply for a new building permit for the unfinished portions of the project and shall pay all applicable fees. The new building permit shall be subject to the current City adopted building codes.

SECTION 2. AMENDMENTS TO SECTION 15.04.020.B.2.b - R105.5 PERMITS

- b. Section R105.5 Permits is amended as follows:
 - 1. Expiration of Building Permits. Except as otherwise provided herein, every permit issued under the provisions of this code shall expire and become null and void if the building or work authorized by such permit is not completed within one hundred eighty days (180) after its issuance, unless the permittee extends the building permit as provided in this section. A permit is considered null and void if no inspections have been completed by the building official or requested by the permittee for a period of one hundred eighty (180) days.

- 2. Extension of Building Permit. A permit may be extended for a period not to exceed one hundred eighty (180) days by an application for extension filed with the planning and building department. A permit issued under the provisions of this code may be granted a maximum of four (4) extensions but in no case may the total number of extensions exceed 180 days.
- 3. Maximum Project Duration. Under no circumstances may any project exceed 1095 days, or three (3) years, of construction activity from the date the building permit was issued, unless otherwise agreed upon in writing by the Building Official. After 1095 days, or three (3) years, a building permit shall be considered null and void and the applicant shall reapply for a new building permit for the unfinished portions of the project and shall pay all applicable fees. The new building permit shall be subject to the current City adopted building codes.

SECTION 3. AMENDMENTS TO SECTION 15.06.030: CONSTRUCTION ACTIVITY STANDARDS AND PLAN.

Prior to the issuance of any building permit for any project subject to section 15.06.020 of this chapter, the Ketchum Building Official building permit application shall receive include a construction activity permit application with a construction activity plan and/or narrative prepared by the general contractor or permit holder, to be reviewed by all City departments prior to approval, pursuant to the following standards, which shall be comprehensive and clearly organized so that every concerned entity has a clear understanding of the City's expectations for all construction which is the subject of such permit. At all times until the final certificate of occupancy or certificate of completion is issued for such project, the general contractor or other person primarily responsible for the work being performed under the building permit holder shall ensure that all work performed on the project and all materials and equipment delivered to the project comply with the construction activity standards established in this Code and in the approved construction activity plan. Without limitation, the construction activity plan shall address the impacts of all of the following activities as applicable:

- General information and schedule.
 - 1. The construction activity plan shall notate that the general contractor or permit holder is responsible for all subcontractors and will be held responsible for all aspects of the construction activity permitplan.
 - 2. At a minimum, all neighbors with properties adjacent to the project shall be provided notice of the project, schedule and the general contractor's contact information in advance of construction. The property address shall be placed in such a position to be plainly visible and legible from the road fronting the property. Numbers and letters shall be a minimum of four inches (4") tall, have a minimum half inch (½") brush stroke, contrast with their background, and be positioned a minimum of forty-eight inches (48") above final grade.

- 3. Vehicle parking, material storage, dumpsters, job site trailers, and other temporary installations during construction shall not restrict or obstruct emergency access to any building. An approved emergency apparatus access shall be made available and shall be maintained clear and unobstructed. The emergency apparatus access shall be a minimum of 20-feet wide and extend to within 150-feet of all exterior areas of the building(s). During times of construction activities, alterations to the fire apparatus access dimensions may be approved by the Fire Department where the standard dimensions cannot be provided. The designated emergency apparatus access shall be depicted with dimensions on the construction activity plan.
- 4. For projects involving a temporary tower crane, the construction activity plan shall depict the crane's location and swing arc. The crane shall only swing with materials loaded inside of the construction site or areas approved in a Temporary Use of the Right of Way Permit (TURP).
- 5. For projects disrupting public transportation services, the applicant is required to coordinate with the public transit provider and shall submit documentation of the approved temporary condition with the construction activity plan.

B. Excavation.

- 1. Exact amounts of cut and fill in cubic yards, including temporary cuts and backfill, shall be specified on the construction staging permit applicationactivity plan. For projects that do not involve excavation, the construction activity plan shall notate that there is no cut and fill.
- 2. Stockpile areas within the Ketchum City Limits, on or off site, shall be notated on the construction activity plan.
- 3. Truck routes shall be depicted on the construction activity plan. Arterial streets shall be utilized where possible.
- 4.3. Dust, mud, sand, and gravel control is required on all City streets. The construction activity plan shall contain provisions for daily cleaning of vehicles, tires, and affected City streets.
- 5.4. The construction activity plan shall Iidentify dust abatement practices to be employed.

C. Vehicle parking and traffic control.

- 1. Proposed parking, including the number and size/type of vehicles, shall be depicted on the construction activity plan. Parking shall occur on the building site, with secondary parking on the City right-of-way adjacent to the property under construction at the discretion of the Public Works DirectorCity Engineer.
- 2. In cases where parking on both sides of the street would reduce the available travel surface to below 26 feet in width, the construction activity plan shall depict that parking shall be is limited to one side of the street.
- 3. The right-of-way, outside of the required travel lanes, directly in front of the job site may be dedicated for material delivery.

- 43. For projects with greater than 45 vehicles daily at the job site, an alternative parking site shall be identified in the construction activity plan. The construction activity plan shall also notate the shuttling plan for projects which utilize an alternative parking location offsite. If an applicant can demonstrate that a jobsite is able to accommodate more than 5 vehicles, the City Engineer may approve of more vehicles daily at the job site.
- 54. "No parking" areas shall be identified on the construction activity plan as necessary.
- 65. Temporary traffic control as necessary for materials delivery and hauling shall be shown on the construction activity plan.
- 76. The construction activity plan shall notate that Sepend limits for construction vehicles shall be limited to 15 miles per hour within one block of a construction site, unless otherwise determined by the Ketchum Police Department.

D. Material storage/deliveries.

- 1. All material storage areas shall be depicted on the construction activity plan. Material storage shall not obstruct visibility within 40 linear feet of street and alley frontage fence corners unless otherwise approved by the City Engineer.
- 2. Delivery truck routes shall be depicted on the construction activity plan. Arterial streets shall be utilized where possible.
- E. Temporary restrooms, job shacks, dumpsters.
 - 1. Temporary restrooms, job shacks and dumpsters shall be located on private property and showndepicted on the construction activity plan and shall not obstruct visibility within 40 linear feet of street frontage fence corners unless otherwise approved by the City Engineer. If no temporary restroom is proposed, the construction activity plan shall notate that an existing restroom onsite will be utilized.
 - 2. In the event that City right-of-way use is required for staging, material storage or dumpster location, a right-of-way use permit shall be obtained.

F. Fence and Sscreening.

- 1. For all projects involving exterior construction and material storage yards, the construction activity plan shall depict a the perimeter of the job site shall be screened with a four-to six-foot high construction or temporary fence around the perimeter of the job site.
- 2. Material storage yards shall also be screened with a four-to six-foot high construction or temporary fence. The construction activity plan shall indicate a screening material for the construction fence with 85% or greater blockage. Corner lots shall contain no screening within 40 linear feet of street frontage and alley fence corners.
- 3. The construction activity plan shall indicate that fence gates shall not open outward the property.

G. *Use of rights-of-way*.

- 1. Proposed use of the City's right-of-way shall be depicted, with dimensions, on the construction activity plan, and a TURP shall be obtained prior to use of the City's right-of-way. Additional TURPs are required for any use of the right-of-way not depicted on the construction activity plan.
- 2. The condition of the right-of-way shall be documented with photographs and submitted with the construction activity plan. a site visit with sStreet dDepartment personnel may conduct a site visit prior to issuance of building permit to verify the condition of the right-of-way. The construction activity plan shall notate that Perpair of damage to the right-of-way shall be the responsibility of the general contractor or permit holder.
- 3. The construction activity plan shall depict the locations of Mmanholes and fire hydrants and notate that they may not be obstructed at any time. Unless otherwise approved by the Fire Department, a minimum 15-foot area on both sides and 3-foot area to the rear of any fire hydrant shall be maintained clear and unobstructed at all times. Construction fencing is not permitted to reduce or restrict access to any fire hydrant without approval from the Fire Department. It is the responsibility of the general contractor or permit holder to remove all snow within thirty-six inches (36") from all sides of any fire hydrant at the construction site. In addition, minimum three feet clear shall be maintained on back and sides of fire hydrants, and minimum 15 feet clear shall be maintained on the front, street side of fire hydrants.
- 4. The general contractor or permit holder is responsible for all snow removal within the construction fence and barricades. Snow from within construction fences shall not be placed in the right-of-way. The general contractor or permit holder may also be responsible for snow removal in the immediate area surrounding the construction site if City plows cannot safely reach.
- 5. For projects involving sidewalk closures, the construction activity plan shall depict protected pedestrian ADA routes that are a minimum of four feet in width and lined with concrete barriers. The plan shall also indicate the location of the temporary sidewalk closure signage.

H. Noticing.

- 1. Prior to building permit issuance, Aall neighbors properties within a 300-foot radius of the project vicinity shall be provided notice of the project, schedule, and the general contractor's contact information in advance of construction. The construction activity plan shall include a copy of the project notice and a list of the properties to be noticed.
- 2. For jobsites adjacent to businesses, signage shall be placed in key areas indicating the business's name and public access point. The construction activity plan shall depict the location and verbiage of the signage.
- I. Site clean up.

- 1. The construction activity plan shall notate that the job site shall be kept in a clean and orderly condition. Trash and construction debris shall be picked up on the site and surrounding areas on a daily basis, and materials shall be stored in neat, tidy piles.
- J. Riparian, hillside and tree protection.
 - 1. Riparian, hillside and tree protection measures shall be depicted on the construction activity plan as applicable.
 - 2. The construction activity plan shall depict Aa silt fence shall be installed along the 25-foot riparian setback to protect the riparian zone from disturbance for the duration of construction.
 - 3. The construction activity plan shall depict the location of Mature trees to be preserved and shall notate that the trees shall be fenced at the drip line for the duration of construction.
 - 4. Projects in the mMountain overlay zZoning dDistrict or containing slopes greater than 25 percent shall be fenced pursuant to the design review conditions of approval.
- K. Reseeding of disturbed areas.
 - 1. For projects with design review approval, all disturbed areas shall be returned to a finished condition per the approved landscaping plan prior to issuance of a certificate of occupancy, except as provided for in title 17, chapter 17.96, "Design review", of this Code.
- L. *Administrative exemptions.*
 - 1. Administrative exemptions may be granted by the Building Official for special circumstances on a case by case basis.

SECTION 4. SAVINGS AND SEVERABILITY CLAUSE. If any section, paragraph, sentence or provision hereof of the application to any particular circumstances shall ever be held invalid or unenforceable, such holding shall not affect the remainder hereof, which shall continue in full force and effect and applicable to all circumstances to which it may validly apply.

SECTION 5. REPEALER CLAUSE. All City of Ketchum Ordinances or parts thereof which are in conflict herewith are hereby repealed.

SECTION 6. PUBLICATION. This Ordinance, or a summary thereof in compliance with Section 50-901A, Idaho Code, substantially in the form annexed hereto as "Exhibit A" shall be published once in the official newspaper of the City, and shall take effect immediately upon its passage, approval, and publication.

SECTION 7. EFFECTIVE DATE. This Ordinance shall be in full force and effect after its passage, approval and publication, according to law.

PASSED BY the CITY COUNday of	CIL and APPROVED by the MAYOR of Ketchum, Idaho, on this _, 2024.
APPROVED BY the Mayor of 2024.	the City of Ketchum, Idaho, this day of,
	APPROVED:
ATTEST:	Neil Bradshaw, Mayor
Trent Donat, City Clerk	_

EXHIBIT A

PUBLICATION SUMMARY

ORDINANCE NO. 1253

AN ORDINANCE OF THE CITY OF KETCHUM, BLAINE COUNTY, IDAHO, AMENDING TITLE 15 – BUILDINGS AND CONSTRUCTION, SECTION 15.04.020: AMENDMENTS, TO REMOVE THE BUILDING PERMIT EXPIRATION REQUIREMENTS AND TO AMEND THE MAXIMUM PROJECT DURATION PROVISION; AND SECTION 15.06.030: CONSTRUCTION ACTIVITY STANDARDS AND PLAN, TO CLARIFY THE STANDARDS AND ADD NEW CONSTRUCTION STANDARDS; PROVIDING A SAVINGS AND SEVERABILITY CLAUSE, PROVIDING A REPEALER CLAUSE; PROVIDING FOR PUBLICATION BY SUMMARY; AND PROVIDING AN EFFECTIVE DATE.

	of the principal provis no, adopted on		. 1253 of the City of Ketcho 2024, is as follows:	um,
SECTION 1.		building permit eg Code and Internation	expiration amendment of nal Residential Code.	the
SECTION 2.	Amends the maximu case basis.	m project duration to ε	allow for extensions on a case	e by
SECTION 3.	Clarifies existing c construction activity	•	standards and introduces r	new
SECTION 4.	Provides a savings an	nd severability clause.		
SECTION 5.	Provides a repealer c	lause.		
SECTION 6.	Provides for publicat	ion by summary.		
SECTION 7.	Establishes an effect	ive date.		
	t, Ketchum, Idaho 8334		erk's Office, Ketchum City H ed to any citizen upon perso	
ATTEST:		APPI	ROVED:	
Trent Donat, City C	lerk	Neil l	Bradshaw, Mayor	