

City of Ketchum

CITY COUNCIL MEETING AGENDA MEMO

Meeting Date: J	July 7, 2025	Staff Member/Dept:	Robyn Mattison/City Engineer
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Agenda Item: Recommendation to Approve Right-of-Way Encroachment Agreement Amendment

24919A for the placement of a non-heated paver driveway and other improvements in

the public right-of-way on N. East Avenue and E. 6th Street.

Recommended Motion:

I move to authorize the Mayor to sign Right-of-Way Encroachment Agreement 24919A between the City and the owners of 600 N East Ave, Robert W Reniers Jr. Trustee and Elizabeth Evans Reniers Trustee.

Reasons for Recommendation:

- Right-of-Way Encroachment Agreement 24919 was approved by council on July 24, 2024.
- The initial agreement included a non-heated paver driveway and approach apron, drystack walls to protect existing trees, footings of retaining walls, subsurface irrigation system, fescue grasses, and a drainage overflow line to a drywell. It also included owner maintenance of existing trees in the ROW. The city arborist expressed concern of the health of the existing trees and recommended new trees be planted in its place. Amendment 24919A include owner maintenance of the new trees to be planted in the ROW to replace the existing trees. All other items included in Agreement 24919 have remained unchanged.
- The improvements will not impact the use or operation of N. East Avenue or E. 6th Street.
- The improvements will not impact drainage or snow removal within the public right-of-way.
- The project complies with all standards for Right-of-Way Encroachment Permit issuance specified in Ketchum Municipal Code §12.12.060.

Policy Analysis and Background (non-consent items only):

Pursuant to Ketchum Municipal Code §12.12.040.C, a Right-of-Way Encroachment Permit is required for any permanent encroachment of the public right-of-way where a permanent fixture to the ground or a building will occur. The associated Right-of-Way Encroachment Agreement is intended to help protect the City in the event the proposed encroachments were to ever pose an issue requiring repair, relocation, or removal of the encroachment. The standards for issuance of a Right-of-Way Encroachment Permit are specified in Ketchum Municipal Code §12.12.060. The encroachments proposed for the N. East Ave/E. 6th Street project complies with all standards.

Sustainability Impact:						
None OR state impact here: None						
Financial Impact:						
None OR Adequate funds exist in account:	None					

chments: L. Right-of-Way Encroachment Agreement 24919A with Exhibit "A"					

WHEN RECORDED, PLEASE RETURN TO:

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

RIGHT-OF-WAY ENCROACHMENT AGREEMENT 24919A

THIS AGREEMENT, made and entered into this _____day of _____, 2025, by and between the CITY OF KETCHUM, IDAHO, a municipal corporation ("Ketchum"), whose address is Post Office Box 2315, Ketchum, Idaho and Reniers, Robert W Jr. Trustee and Reniers, Elizabeth Evans Trustee, (collectively referred to as "Owner"), whose address is C/O Bessemer Billpay Group, 100 Woodbridge Center Dr., Woodbridge NJ 07095-0000.

RECITALS

WHEREAS, Owner is the owner of real property located at 600 N East Ave and legally described as KETCHUM TOWNSITE LOT 1B BLK 47 6617 SF ("Subject Property"), located within the City of Ketchum, State of Idaho; and

WHEREAS, Owner wishes to permit placement of a non-heated paver driveway and approach apron, drystack walls to protect trees, subsurface irrigation system, fescue grasses, footings of retaining walls, and a drainage overflow line to a drywell at 600 N. East Avenue. Owner also wishes to install and maintain five trees to replace unhealthy existing trees within the public right-of-way on E. 6th Street and maintain an existing tree within the public right-of-way on N. East Avenue. These improvements are shown in Exhibit "A" attached hereto and incorporated herein (collectively referred to as the "Improvements"); and,

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

WHEREAS, the Owner will restore the public right-of-way back to the original condition acceptable to the Streets and Facilities Director;

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

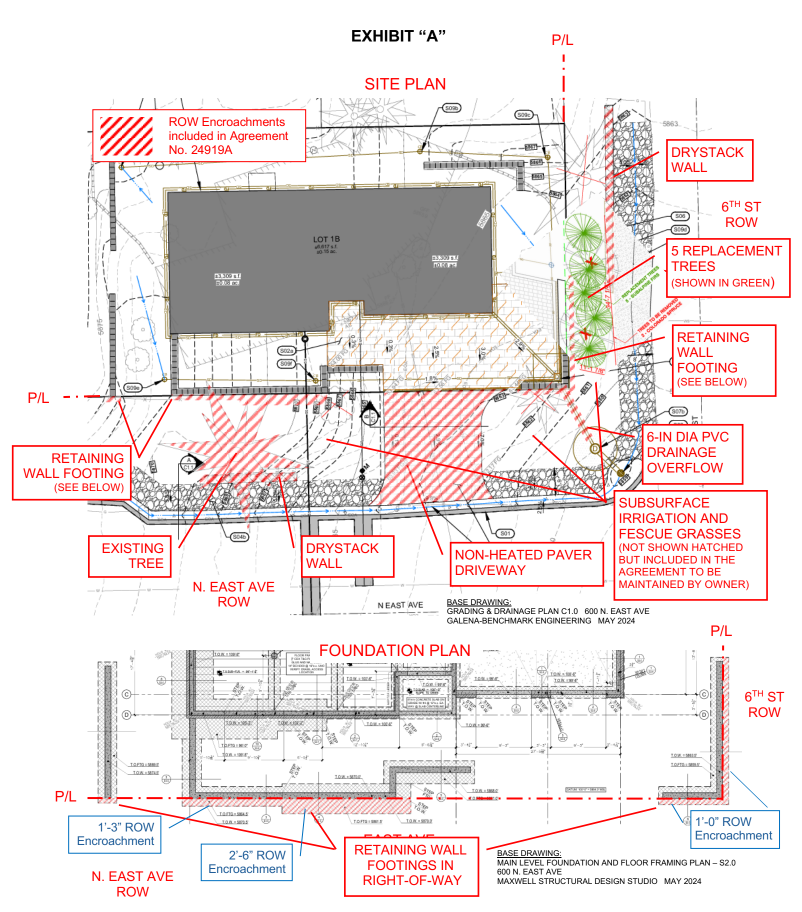
TERMS AND CONDITIONS

- 1. Ketchum shall permit Owner to install the Improvements identified in Exhibit "A" within the public right-of-way on N. East Avenue and E. 6th Street, until notified by Ketchum to remove the Improvements, at which time Owner shall remove Improvements at Owner's expense.
- 2. Owner shall be responsible for the maintenance of said Improvements and shall repair said Improvements within 48 hours upon notice from Ketchum that repairs are needed. Any modification to the Improvements identified in Exhibit "A" shall be approved by the City prior to any modifications taking place.

- 3. Owner shall be responsible for restoring the sidewalk, curb and gutter and landscaping that is altered due to the construction and installation of the vault, to the satisfaction of the Director of Streets and Facilities.
- 4. In consideration of Ketchum allowing Owner to maintain the Improvements in the public right-of-way, Owner agrees to indemnify and hold harmless Ketchum from and against any and all claims of liability for any injury or damage to any person or property arising from the Improvements constructed, installed and maintained in the public right-of-way. Owner shall further indemnify and hold Ketchum harmless from and against any and all claims arising from any breach or default in the performance of any obligation on Owner's part to be performed under this Agreement, or arising from any negligence of Owner or Owner's agents, contractors or employees and from and against all costs, attorney's fees, expenses and liabilities incurred in the defense of any such action or proceeding brought thereon. In the event any action or proceeding is brought against Ketchum by reason of such claim, Owner, upon notice from Ketchum, shall defend Ketchum at Owner's expense by counsel satisfactory to Ketchum. Owner, as a material part of the consideration to Ketchum, hereby assumes all risk of damages to property or injury to persons in, upon or about the Improvements constructed, installed and maintained in the public right-of-way arising from the construction, installation and maintenance of said Improvements and Owner hereby waives all claims in respect thereof against Ketchum.
- 5. Ketchum shall not be liable for injury to Owner's business or loss of income therefrom or for damage which may be sustained by the person, goods, wares, merchandise or property of Owner, its tenants, employees, invitees, customers, agents or contractors or any other person in or about the Subject Property caused by or resulting from the Improvements constructed, installed, removed or maintained in the public right-of-way.
- 6. Owner understands and agrees that by maintaining the Improvements in the public right-of-way pursuant to this Agreement, Owner obtains no claim or interest in said public right-of-way which is adverse to that of Ketchum and that Owner obtains no exclusive right to said public right-of-way nor any other right to use the public right-of-way not specifically described herein.
- 7. In the event either party hereto retains an attorney to enforce any of the rights, duties and obligations arising out of this Agreement, the prevailing party shall be entitled to recover from the non-prevailing party reasonable attorney's fees at the trial and appellate levels and, whether or not litigation is actually instituted.
- 8. This Agreement shall be governed by, construed, and enforced in accordance with the laws and decisions of the State of Idaho. Venue shall be in the District Court of the fifth Judicial District of the State of Idaho.
- 9. This Agreement sets forth the entire understanding of the parties hereto and shall not be changed or terminated orally. It is understood and agreed by the parties hereto that there are no verbal promises or implied promises, agreements, stipulations or other representations of any kind or character pertaining to the Improvements maintained in the public right-of-way other than as set forth in this Agreement.
- 10. No presumption shall exist in favor of or against any party to this Agreement as the result of the drafting and preparation of this document.

- 11. Successors and Assigns This Agreement shall be binding upon and inures to the benefit of each of the parties hereto and their respective successors and assigns.
 - 12. This Agreement shall be recorded with the Blaine County Recorder by Ketchum.
- 13. The parties fully understand all of the provisions of this Agreement, and believe them to be fair, just, adequate, and reasonable, and accordingly accept the provisions of this Agreement freely and voluntarily.

OWNER:	CITY OF KETCHUM:
By: Robert W Reniers	Ву:
Robert W Reniers	By: Neil Bradshaw
Rv:	Its: Mayor
By: Elizabeth Evans Reniers	
	Attest: Trent Donat, City Clerk
	Trent Donat, City Clerk
STATE OF .)	
) ss.	
STATE OF,) ss. County of)	
On this day of and for said State, personally appeared _ to be the person who executed the fo executed the same.	, 2025, before me, the undersigned Notary Public ir , known to me regoing instrument and acknowledged to me that he
IN WITNESS WHEREOF, I have day and year first above written.	e hereunto set my hand and affixed my official seal the
	Notary Public for
	Residing at Commission expires
	Commission expires



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