

City of Ketchum

March 2, 2020

Mayor Bradshaw and City Councilors City of Ketchum Ketchum, Idaho

Mayor Bradshaw and City Councilors:

Recommendation to set a publicly noticed hearing date of April 6, 2020 to reconsider the adopted PEG Preliminary Plat Findings

Recommendation and Summary

Staff is recommending the Ketchum City Council (Council or KCC) adopt the following motion:

MOVE to set a publicly noticed hearing date of April 6, 2020 to reconsider the Findings entered on February 3, 2020 for the PEG Ketchum Hotel, LLC Re-adjustment of Lot Line 1-Lot Preliminary Plat and to amend and reform the same in accordance with the proposed First Amended and Revised Findings of Fact, Conclusions of Law and Decision attached hereto as **Exhibit A**

The reasons for the recommendation are as follows:

• The Findings approved by the Council on 2/3/20 indicated that the Applicant requested building permit issuance prior to final plat recordation. This is not the case and clarification of the Findings consistent with Exhibit A is recommended by staff.

Analysis

The applicant desires to record the final plat before building permit issuance, but defer the River Street right of way improvements (sidewalk, street lights, etc) consistent with the revised findings noted in **Exhibit A**.

Deferment of the public right of way improvements is allowed consistent with the revised findings and Condition 19.7 of the approved Planned Unit Development Findings for the property. Condition 19.7 requires that the Applicant issue an irrevocable letter of credit for Public ROW Improvements affecting the River Street right of way prior to building permit issuance for the Project.

Financial Impact

None provided the letter of credit for the right of way improvements is provided as stipulated.

Attachments

- Motion for Reconsideration of PEG's Preliminary Plat Findings
- Exhibit A First Amended and Revised Findings of Fact, Conclusions of Law and Decision

BEFORE THE CITY COUNCIL OF THE CITY OF KETCHUM IDAHO

IN RE:) FILE NO. 19-064
PEG KETCHUM HOTEL, LLC)
) MOTION FOR
Applicant for) RECONSIDERATION OF
Lot Line Adjustment) FINDINGS OF FACT,
•) CONCLUSIONS OF LAW AND
) DECISION
)
	,

COMES NOW, Administrator of the City of Ketchum Zoning Ordinance and moves the City Council as follows:

1. REQUESTED ORDERS:

- 1.1 That the City Council set a hearing date on the motion to reconsider and provide for notice in accordance with the notice previously provided for the public hearings on this matter; and
- 1.2 Reconsideration of the Findings of Fact, Conclusions of Law and Decision entered on February 3, 2020 in the above entitled matter and to amend and reform the same in accordance with the proposed First Amended and Reformed Findings of Fact, Conclusions of Law and Decision attached hereto marked Exhibit A and by this reference incorporated herein.

2. DOCUMENTS AND RECORDS SUPPORTING THIS MOTION

2.1 This *Motion*;

- 2.2 Attached draft First Amended and Reformed Findings of Fact, Conclusions of Law and Decision attached to this motion as Exhibit A; and
- 2.3 The Record of this matter.

3. GOOD CAUSE FOR GRANTING THIS MOTION

3.1 The attached draft First Amended and Reformed Findings of Fact, Conclusions of Law and Decision include additional findings that link and condition the approval of the above entitled matter to relevant conditions of the Applicant's pending Planned Unit Development Condition Use Permit Application, its Design Review and Permit Conditions Acceptance Development Agreement and also clarifies that the Findings of Fact, Conclusions of Law and Decision are not final until conditions subsequent have occurred.

DATED this day of February, 2020.

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By:			
John Ga	eddert		

CERTIFICATE OF SERVICE

I hereby certify that on this _____ day of March, 2020, I filed the foregoing *Motion for Reconsideration* electronically and by U.S. Mail, as set forth below:

Applicant

Email: Nick Blayden

<nblayden@pegcompanies.com>

US Mail:

Gary Slette Attorney

Email: Gary Slette <gslette@rsidaholaw.com>

US Mail:	
	Administrator
W:\Work\K\Ketchum, City of 24892\Gateway Hotel Development Proposal .	.015\Subdivision Approval\Staff motion for reconsideration wfg.docx



OF THE CITY OF KETCHUM

IN RE:

PEG Ketchum Hotel, LLC

Applicant) File No: 19-064

FIRST AMENDED AND REFORMED FINDINGS OF

FACT, CONCLUSIONS OF LAW AND

Lot Line Adjustment) DECISION

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BACKGROUND FACTS

PROJECT: Lot 3A, Block 82, Ketchum Townsite

OWNER: PEG Ketchum Hotel LLC

REPRESENTATIVE: Galena Engineering

REQUEST: The applicant proposes to readjust the lot lines of by combining three

parcels (251 S. Main Street – Ketchum Townsite Lots 3, 21, FR 22 Blk 82 N 10^{\prime} x 110^{\prime} of alley S 20^{\prime} x 230^{\prime} of alley, 260 E. River Street – Ketchum Townsite Lot 2 Block 82 10^{\prime} x 110^{\prime} of alley, and 280 E. River Street – Ketchum Townsite Lot 1 Block 82) into one lot, referenced herein as Lot 3A, Block 82, Ketchum Townsite (the "New Lot 3A") to be designed as Lot

3A (the "Lot Line Adjustment Application").

PUBLIC NOTICES: Legal notice of the hearing before the City Council was published in the

city's newspaper of record and notice was mailed to adjoining

landowners within 300' was in compliance with the 15 day and 10 day notice requirements. Notice to neighbors and political subdivisions and publication in the *Idaho Mountain Express* occurred on March 18, 2020. On-site notice posting on the premises occurred on March 30, 2020.

ZONING: The property is zoned Tourist (T) with Floodplain/Waterways Design Review overlay.

THE ABOVE ENTITLE MATTER coming before the City Council of the City of Ketchum (the "Council") pursuant to the receipt of the Findings of Fact, Conclusions of Law, Order of Decision and Recommendation to the City Council from the Planning and Zoning Commission of the City of Ketchum dated August 12, 2019 (the "P & Z FCR") which is a Decision and Recommendation of approval subject to terms and conditions of the Lot Line Adjustment Application preliminary plat for a New Lot 3 A which is also in conjunction with approval of the accompanying PEG Ketchum Hotel, LLC PUD Project Master Plan (the "PEG PUD Conditional Use Permit Application"). The Council having reviewed the entire record before the Ketchum Planning and Zoning Commission (the "P&Z") of the P & Z FCDR and provided notice and held hearings and the issued Findings of Fact Conclusions of Law and Decision on the Lot Line Adjustment Application for preliminary plat on February 3, 2020; and having received Requests for Reconsideration and having provided additional notice and held a hearing and sought additional information does hereby make and set forth the these First Amended and Reformed Findings of Fact, Conclusions of Law, and Order of Decision as follows:

FINDINGS OF FACT

- 1. The original Findings of Fact Conclusions of Law and Decision were approved by the City Council on February 3, 2020 (the "Original Findings"); and
- 2. The City Staff filed a motion for reconsideration and affected property owners represented by Attorney Gary Slette filed a letter seeking reconsideration of the Original Findings (the "Reconsideration Requests"); and
- 3. The City Council, subject to notice, held a hearing and received testimony and evidence in regards to the Reconsideration Requests.
- 4. The applicant proposes to combine three parcels into a new Lot 3A, Block 82, Ketchum Townsite. The application meets the definition of "readjustment of lot line" as defined in Ketchum Municipal Code ("KMC") §16.04.030.L of the City Subdivision Ordinance.
- 5. Applicant has also submitted a Master Plan inclusive of New Lot 3A which is the subject of the Applicant's application for a Planned Unit Development Conditional Use Permit, (the "PUDCUP") pursuant to Title 16, Chapter 16.08. Subject PUDCUP includes a request for waiver or deferral of requirements (KMC §16.08.070.F).
- 6. The Administrator of the City Subdivision Ordinance has the duty to administer its regulations as provided in KMC § 16.04.030; and the Administrator has procedurally processed this Lot Line

Adjustment Application in accordance with the Preliminary Plat Procedures and Final Plat Procedures as provided in KMC § 16.04.030 C, D, E and F.

- 7. The preliminary plat of the Lot Line Adjustment Application was first heard by the Planning and Zoning Commission pursuant to KMC § § 16.08.110 and 17.116.040 along with the PUDCUP both hearings pursuant to notice at 4:30 p.m. on July 28, 2019 which hearing was then continued and reconvened by the Planning and Zoning Commission to 5:30 p.m. on July 29, 2019 and was again continued and reconvened by the Planning and Zoning Commission at 5:30 p.m. on August 12, 2019 for receipt and consideration and approval of its Findings of Fact, Conclusions of Law, Decision of recommendation of approval to the Ketchum City Council subject to fifteen (15) conditions of that approval.
- 8. The Planning and Zoning Commission following the hearing on the PUDCUP on August 12, 2019 received, considered and approved its Findings of Fact, Conclusions of Law, Order of Decision and Recommendation to the City Council of approval of the PUDCUP subject to a number of listed conditions which included condition 4.1.8.8 providing that: The Applicant has entered into the Permit Conditions Acceptance Development Agreement consistent in form with Attachment E. (the "Permit Acceptance Agreement")
- 9. The New Lot 3A is part and parcel of the details of the Applicant's Master Plan as is set forth in Attachment B which Master Plan is a subject of the Applicant's PUDCUP Application. Included in Attachment B is Galena Engineers plat map showing a new Lot 3A, which combines the three existing lots owned by the Applicant within Block 82 of the Ketchum Townsite Plat into one larger lot. Subject map was prepared by Galena Engineers and was stamped by Mark Phillips on 6/12/2019.
- 10. New Lot 3A is 47,249 square feet and exceeds the minimum Tourist zone lot size of 8,000 square feet. Further, the property exceeds the eighty-foot (80') minimum lot width established for the Tourist zone and includes the required twenty-five foot (25') Riparian and Scenic Easement from the Ordinary High-Water Mark ("OHWM") established by the KMC for building setbacks along Trail Creek.
- 11. The following provides the Ketchum City Council's findings regarding the standards and requirements applicable to the New Lot 3A Lot Line Adjustment Application.

Table 1: Zoning Standards Analysis

	Compliance with Zoning Standards				
Compliant		nt	Standards and Staff Comments		
Yes	No	N/A	Guideline	City Standards and Staff Comments	
\boxtimes			17.12.030	Minimum Lot Area: 9,000 square feet minimum.	
			Staff Comment	New Lot 3A is 47,249 square feet	
\boxtimes			17.12.030	Building Coverage	
			Staff Comment	A Planned Unit Development Application, pursuant to Title 16, Chapter 16.08 Project proposes a waiver to the FAR requirements consistent with KMC §17.124040 and, subject to approval of the PUD application with conditions, complies with this zoning standard.	

×	П	П	17.12.030	Minimum Building Setbacks
				Minimum:
				Front: 15'
				Side: > of 1' for every 2' in building height, or 10', whichever is greater
				Trail Creek/Rear: 25'
				State Highway 75: 25' to 32' (varies)
			Staff Comment	The Project proposes a waiver to the side yard setback requirements and, subject to
				approval of the PUD application with conditions, complies with this provision of the
				Tourist zoning standard.
\boxtimes			17.12.030	Building Height
				Maximum Permitted: 35' or greater for hotels
			Staff Comment	The Project proposes a waiver to the height requirements for hotels and, subject to
				approval of the PUD application with conditions, complies with this zoning standard
\boxtimes			17.125. 030.H	Curb Cut
				Permitted:
				A total of 35% of the linear footage of any street frontage can be devoted to access
				off street parking.
			Staff Comment	There are no curb cuts proposed along State Highway 75. The new configuration
				results in < 35% of the linear footage of street frontage devoted to access the off
				street parking within the parking garage.
\boxtimes			17.125.020.A.2 & 17.125.050	Parking Spaces
			Q 17.123.030	Off-street parking standards of this chapter apply to any new development and to any
			0.00	new established uses.
			Staff Comment	As analyzed by staff and consistent with §17.125 of the KMC, the Project has
				adequate parking for the proposed uses on the property.

Table 2: Plat Requirements

	Plat Requirements				
C	Compliant			Standards and Staff Comments	
Yes	No	N/A	City Code	City Standards and Staff Comments	
\boxtimes			16.04.030.C.1	The subdivider shall file with the administrator copies of the completed	
				subdivision application form and preliminary plat data as required by this	
				chapter.	
			Staff Comments	The application has been reviewed and determined to be complete.	
\boxtimes			16.04.030.I	Contents Of Preliminary Plat: The preliminary plat, together with all application	
				forms, title insurance report, deeds, maps, and other documents reasonably	
				required, shall constitute a complete subdivision application. The preliminary	
				plat shall be drawn to a scale of not less than one inch equals one hundred feet	
				(1" = 100') and shall show the following:	
			Staff Comments	All required materials for the Subdivision Plat application have been submitted.	
\boxtimes			16.04.030.I .1	The scale, north point and date.	
			Staff Comments	This standard has been met.	
\boxtimes			16.04.030.I .2	The name of the proposed subdivision, which shall not be the same or confused	
				with the name of any other subdivision in Blaine County, Idaho.	
			Staff Comments	This standard has been met.	
\boxtimes			16.04.030.I .3	The name and address of the owner of record, the subdivider, and the engineer,	
				surveyor, or other person preparing the plat.	
			Staff Comments	This standard shall be met with the Final Plat with the signed Certificate of	
				Ownership.	

\boxtimes	Тп		16.04.030.I .4	Legal description of the area platted.	
			Staff Comments	This standard has been met.	
\boxtimes			16.04.030.I .5	The names and the intersecting boundary lines of adjoining subdivisions and	
			10.04.030.1.3	parcels of property.	
			Staff Comments	This standard has been met.	
\boxtimes			16.04.030.I .6	A contour map of the subdivision with contour lines and a maximum interval of	
			10.04.050.1.0	five feet (5') to show the configuration of the land based upon the United States	
				geodetic survey data, or other data approved by the city engineer.	
			Staff Comments	This standard has been met. The Subdivision Plat indicates contour lines at 1 ft	
			Stujj Comments	intervals.	
\boxtimes			16.04.030.1.7	The scaled location of existing buildings, water bodies and courses and location	
			10.04.0307	of the adjoining or immediately adjacent dedicated streets, roadways and	
				easements, public and private.	
			Staff Comments	This standard has been met.	
\boxtimes			16.04.030.I .8	Boundary description and the area of the tract.	
			Staff Comments	The legal description appears on the Plat.	
\boxtimes			16.04.030.1.9	Existing zoning of the tract.	
		-	Staff Comments	Each of the affected lots are located in the Tourist Zoning District.	
\boxtimes			16.04.030.I .10	The proposed location of street rights of way, lots, and lot lines, easements,	
		-		including all approximate dimensions, and including all proposed lot and block	
				numbering and proposed street names.	
			Staff Comments	Subject items are reflected on the plat.	
		\boxtimes	16.04.030.I .11	The location, approximate size and proposed use of all land intended to be	
_		_		dedicated for public use or for common use of all future property owners within	
				the proposed subdivision.	
				No land for common or public use is required or proposed.	
\boxtimes			16.04.030.I .12	The location, size and type of sanitary and storm sewers, water mains, culverts	
					and other surface or subsurface structures existing within or immediately
				adjacent to the proposed sanitary or storm sewers, water mains, and storage	
				facilities, street improvements, street lighting, curbs, and gutters and all	
				proposed utilities.	
			Staff Comments	The plat indicates the existing locations of all utilities. An encroachment permit will	
				be required for all improvements to public right of way. A full utility plan will be	
				required prior to final plat recordation and infrastructure construction.	
\boxtimes			16.04.030.I .13	The direction of drainage, flow and approximate grade of all streets.	
			Staff Comments	These details are indicated. An encroachment permit will be required for all	
				improvements to public right of way. A full utility plan will be required prior to final	
				plat recordation and infrastructure construction.	
\boxtimes			16.04.030.I .14	The location of all drainage canals and structures, the proposed method of	
				disposing of runoff water, and the location and size of all drainage easements,	
				whether they are located within or outside of the proposed plat.	
			Staff Comments	Drainage infrastructure exists within Idaho Transportation Department (ITD) right	
				of way (ROW) near the SE corner of the property. This and related infrastructure	
				are shown on the plat, including a drywell easement (instrument #440075) and	
				two sanitary sewer easement (instrument #130085 and 130089). Also, a proposed	
				new twenty-five foot (25') riparian and scenic easement is shown on the plat. Any	
		1		work in this area is subject to separate floodplain rules and regulations.	
\boxtimes			16.04.030.I .15	All percolation tests and/or exploratory pit excavations required by state health	
				authorities.	

			Staff Comments	Applicant has submitted results of percolation and related tests.
		\boxtimes	16.04.030.I .16	A copy of the provisions of the articles of incorporation and bylaws of
ш			10.04.030.1.10	homeowners' association and/or condominium declarations to be filed with the
				final plat of the subdivision.
			Staff Comments	N/A
\boxtimes			16.04.030.I .17	Vicinity map drawn to approximate scale showing the location of the proposed
_				subdivision in reference to existing and/or proposed arterials and collector
				streets.
			Staff Comments	This has been provided.
\boxtimes			16.04.030.I .18	The boundaries of the floodplain, floodway and avalanche zoning district shall
				also be clearly delineated and marked on the preliminary plat.
			Staff Comments	New Lot 3A is located within the City's Floodplain Overlay District. The applicant
				has included an easement on the plat to protect this area.
\boxtimes			16.04.030.I .19	Building envelopes shall be shown on each lot, all or part of which is within a
				floodway, floodplain, or avalanche zone; or any lot that is adjacent to the Big
				Wood River, Trail Creek, or Warm Springs Creek; or any lot, a portion of which
				has a slope of twenty five percent (25%) or greater; or upon any lot which will be
				created adjacent to the intersection of two (2) or more streets.
			Staff Comments	KMC §16.040.020 defines Building Envelope as, "the site for location of a structure
				delineated on a preliminary plat and final plat within which the entire building
				must be constructed. A building envelope shall conform to all minimum zoning
				ordinance requirements and requirements of this chapter." This application is a
				minor amendment to shift an interior boundary line in order to for the Applicant to
				not build over existing lot lines. Applicant has shown a new easement to assure no
				building is constructed within 25' of Trail Creek. A building envelope ("BE") will be
				reflected on the final plat consistent with the approved final Agreement for the
				Project. Subject BE will reflect the Council's final approval on corner lot radii sight
				line requirements and side yard setbacks. The BE shall not encroach within 25' of
				Trail Creek or the edge of ITD ROW.
\boxtimes			16.04.030.I .20	Lot area of each lot.
			Staff Comments	The areas of each lot are indicated on the Plat.
\boxtimes			16.04.030.I .21	Existing mature trees and established shrub masses.
			Staff Comments	Existing mature trees and established shrub masses exist on the Property. Subject
				vegetation along Trail Creek helps provide important habitat and benefits to the
				stream. Mature trees along River Street provide a visual buffer for the old,
				dilapidated structures. A landscaping plan has been submitted for the Project, as
				well as a separate Floodplain Development Permit. The removal of existing mature
				trees and/or established shrub masses is subject to approval and adoption of the
				Applicant's landscape plan through the Design Review and/or Floodplain
				Development Permit process.
\boxtimes			16.04.030.I .22	A current title report shall be provided at the time that the preliminary plat is
				filed with the administrator, together with a copy of the owner's recorded deed
				to such property.
			Staff Comments	A current title report and a copy of the both owners' recorded deed to the subject
				properties were included in the Plat application submittal.
\boxtimes			16.04.030.I .23	Three (3) copies of the preliminary plat shall be filed with the administrator.
			Staff Comments	A digital copy for reproduction was submitted with the application. Therefore,
				Staff required only one (1) full size copy of the preliminary plat.

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		Staff Comments	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. The property is served by city water and sewer services, as well as other public and private utilities (TV, gas, electric, etc). Also serving new Lot 3A is an existing sidewalk within ITD ROW. No sidewalks exist for the Property along River Street, which has an eight-foot (8') wide sidewalk requirement. An encroachment permit from ITD as well as the City will be required for all improvements to public right of way, including the construction of a sidewalk not less than eight-feet (8') in width along River Street. As a condition of Plat approval, subject sidewalk shall be installed prior to final plat recordation unless otherwise approved by the Ketchum
			City Council.
\boxtimes		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.
<u> </u>		Staff Comments	Subject plans are required.
		Staff Comments	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.
		Staff Comments	Subject civil engineering improvement plans have been submitted to the City. However, due to existing winter weather conditions, which make concrete pours inadvisable, and other factors beyond the control of the applicant (as is currently being experienced by the City in completing its SolarOne specified 2700 Kelvin outdoor light fixtures), the applicant proposes to record the final plat prior to the River Street sidewalk and street lighting ROW improvements being made. Consistent with KMC § 16.04.040.C the Council may accept a performance bond for outstanding improvements. In this instance, a superior performance instrument

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				(letter of credit) is proposed to be filed with the city clerk to ensure actual
				construction of the required improvements as submitted and approved.
⊠			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.
				Subject plans are required.
			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.
			Staff Comments	Monumentation required.
			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.

			 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. Should a double frontage lot(s) be created out of necessity, then such lot(s) shall be reversed frontage lot(s). 6. Minimum lot sizes in all cases shall be reversed frontage lot(s). 7. 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
		Staff Comments	plat. The Project complies with each of these requirements. A building envelope ("BE") will be reflected on the final plat consistent with the approved final Agreement for the Project. Subject BE will reflect the Council's final approval on FAR, corner lot radii sight line requirements, and front/side yard setbacks. The BE shall not encroach within 25' of Trail Creek or the edge of ITD ROW.
	×	16.04.040.G	G. Block Requirements: The length, width and shape of blocks within a proposed subdivision shall conform to the following requirements: 1. 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. 2. Blocks shall be laid out in such a manner as to comply with the lot requirements. 3. 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.
		Staff Comments	This application does not create a new block. This requirement is not applicable. Notwithstanding, a Building Envelope ("BE") will be reflected on the final plat consistent with the approved final Agreement for the Project. Subject BE will reflect the Council's final approval on corner lot radii sight line requirements.
×		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 temporary turnaround easement shall be provided, which easement shall revert to the adjacent lots when the street is extended;
- 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; 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 improvement of an existing bridge, such construction or 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
			Staff Comments	council. The Project does not create a new street. With the exception of Street lighting
				these standards are not applicable. Street lighting in compliance with City standards is required of the Applicant consistent with this standard.
		\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.
<u> </u>	<u> </u>		Staff Comments	This proposal does not create a new alley. This standard is not applicable.
\boxtimes			16.04.040.J	Required Easements: Easements, as set forth in this subsection, shall be 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 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.
				2. Where a subdivision contains or borders on a watercourse, drainageway,
1	1			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 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.
		Staff Comments	A ten-foot (10') fishermen's easement needs to be shown on the plat in accordance with subsection 3 herein. The required twenty-five foot (25') riparian and scenic
			easement along Trail Creek is established in accordance with subsection 4. Standards #1,2, 5 & 6 are not applicable.
	×	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 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.
		Staff Comments	N/A as the existing development connects to the public sewage system.
		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

Staff Comments ☑ 16.04.040.M	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. N/A as water system improvements are existing. 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.
Staff Comments	This standard is not applicable.
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, 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.

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				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).
				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.
			Staff Comments	The Applicant has submitted a soils report and landscaping plan for the Project. As
				conditioned herein, prior to grading occurring on the new Lot 3A, City approval of
				the Applicant's grading, drainage and landscaping construction drawings is
				required. Subject construction drawings shall be consistent in concept with
				approved Design Review, Encroachment Permit, and related drawings.
\boxtimes			16.04.040.O	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
	1		0. ((0	entire improved width including shoulders.
			Staff Comments	Prior to grading occurring on the new Lot 3A, City approval of the Applicant's
				grading, drainage and landscaping construction drawings is required. Subject
				construction drawings shall be consistent in concept with approved Design Review,
	_		16 04 040 D	Encroachment Permit, and related drawings.
		\boxtimes	16.04.040.P	Utilities: In addition to the terms mentioned in this section, all utilities including,
				but not limited to, electricity, natural gas, telephone and cable 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.
			Staff Comments	N/A as the subject property is served by existing utilities.
	1		July Comments	147.1 do the subject property is served by existing utilities.

	\boxtimes	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.
		Staff Comments	No off-site improvements are required as a condition of platting new Lot 3A.

12. The issuance of a building permit for the construction of the PUDCUP Master Plan will be subject to the terms and conditions of the City Council's final action on the PUDCUP inclusive of final City action on the PUDCUP design review and the relevant terms and conditions of the City Council's final approved action on the Permit Acceptance Agreement.

CONCLUSIONS OF LAW

- 1. The City of Ketchum is a municipal corporation organized under Article XII of the Idaho Constitution and the laws of the State of Idaho, Title 50, Idaho Code.
- 2. Pursuant to I.C. § 67-6513 the City, by ordinance which is codified as Chapter 16.04 of the Ketchum City Code, has by ordinance adopted standards and a process for applications for subdivision permits as provided in I.C. § § 50-1301 through 50-1329.
- 3. The City of Ketchum Planning Department provided adequate notice of the time, place and summary of the applicant's proposal to be heard by the Council for review of this application.
- 4. The Lot Line Adjustment Application does meet the standards of approval under Title 16, Chapter 16.04, subject to conditions of approval.

ORDER OF DECISION

Based upon the above and foregoing Findings of Fact/Conclusions of Law and good cause appearing from the record, IT IS HEREBY ORDERED AND THIS DOES ORDER THAT:

Order No. 1: These First Amended and Reformed Findings of Fact, Conclusions of Law and Decision amend and reform and supersede the original Findings of Fact, Conclusions of Law and Decision of the City Council in this matter entered on February 3, 2020.

Order No. 2: Applicant's Lot Line Adjustment Application preliminary plat, to combine three parcels (251 S. Main Street – Ketchum Townsite Lots 3, 21, FR 22 Blk 82 N 10' x 110' of alley S 20' x 230' of alley, 260 E. River Street – Ketchum Townsite Lot 2 Block 82 10' x 110' of alley, and 280 E. River Street – Ketchum Townsite Lot 1 Block 82) into one lot, referenced as Lot 3A, Block 82, Ketchum Townsite, as stamped by Mark Phillips with Galena Engineers on 6/12/2019, is approved subject to the following fourteen (14) conditions:

Condition No. 1: The recorded final plat shall show a minimum of two Blaine County Survey Control Monuments with ties to the property and an inverse between the two monuments. The Survey Control Monuments shall be clearly identified on the face of the map;

Condition No. 2: An electronic CAD file shall be submitted to the City of Ketchum prior to final plat signature by the City Clerk. The electronic CAD file shall be submitted to the Blaine County Recorder's office concurrent with the recording of the Plat containing the following minimum data:

- a. Line work delineating all parcels and roadways on a CAD layer/level designated as "parcel";
- b. Line work delineating all roadway centerlines on a CAD layer/level designated as "road"; and,
- c. Line work that reflects the ties and inverses for the Survey Control Monuments shown on the face of the Plat shall be shown on a CAD layer/level designated as "control";

Condition No. 3: All information within the electronic file shall be oriented and scaled to Grid per the Idaho State Plane Coordinate System, Central Zone, NAD1983 (1992), U.S. Survey Feet, using the Blaine County Survey Control Network. Electronic CAD files shall be submitted in a ".dwg", ".dgn" or ".shp" format and shall be submitted digitally to the City on a compact disc. When the endpoints of the lines submitted are indicated as coincidental with another line, the CAD line endpoints shall be separated by no greater than 0.0001 drawing units;

Condition No. 4: The applicant shall provide a copy of the recorded final plat with its recorded instrument number to the Department of Planning and Building for the official file on the application;

Condition No. 5: All requirements of the Fire, Utility, Building, Planning and Public Works departments of the City of Ketchum shall be met. All public improvements shall meet the requirements of the Public Works Department, including a cost estimate for unfinished sidewalk and street lighting improvements along River Street at 150% of engineering estimates;

Condition No. 6: All other provisions of Ketchum Municipal Code, Chapter 16, Subdivision Regulations, and all applicable ordinances rules and regulations of the city and other governmental entities having jurisdiction shall be complied with by the subdivision;

Condition No. 7: The Project proposes waivers to the side yard setbacks, floor area ratio and height requirements and, subject to approval of the PUDCUP application;

Condition No. 8: An encroachment permit will be required for all improvements to public right of way. A full utility plan will be required prior to final plat recordation and infrastructure construction;

Condition No. 9: A twenty-five foot (25') riparian and scenic easement is shown on the plat. Any work in this area is subject to separate floodplain rules and regulations;

Condition No. 10: A ten-foot (10') fishermen's easement adjacent to the OHWM of Trail Creek needs to be shown and recorded on the plat;

Condition No. 11: A Building Envelope ("BE") will be reflected on the final plat consistent with the City Council's final approvals of the PUDCUP and the Permit Acceptance Agreement. Subject BE will reflect the Council's final approval on FAR, corner lot radii sight line requirements, and side yard setbacks. The BE shall not encroach within 25' of Trail Creek or the edge of ITD ROW;

Condition No. 12: The removal of existing mature trees and/or established shrub masses is subject to approval and adoption of the Applicant's landscape plan through the Design Review and/or Floodplain Development Permit process;

Condition No. 13: An encroachment permit from ITD as well as the City will be required for all improvements to public right of way, including the construction of a sidewalk not less than eightfeet (8') in width along River Street. As a condition of Plat approval, subject sidewalk and street lighting to city standards shall be installed prior to final plat recordation unless otherwise approved by the Ketchum City Council; <u>and</u>

Condition No. 14: Prior to grading occurring on the New Lot 3A, City approval of the Applicant's grading, drainage and landscaping construction drawings is required. Subject construction drawings shall be consistent in concept with approved Design Review, Encroachment Permit, and related drawings.

Order No. 3 Not a Final Action: These Findings of Fact, Conclusions of Law and Order of Decision are not a final action of the City Council on this Lot Line Adjustment Application preliminary plat until the following conditions subsequent have occurred:

3.1 There is a final action by the City upon the Design Review of the PUDCUP; and
3.2 The City Council has taken final action upon the Permit Acceptance Agreement.
First Amended and Reformed Findings of Fact adopted this day of 2020.
Neil Bradshaw, Mayor

Robin Crotty, City Clerk

Notice to Applicant

The subject Lot Line Adjustment Application for preliminary plat concerns a site-specific land use request and therefore this notice is provided to the applicant pursuant to I.C. § 67-6535 (3) of the applicant's right to request a regulatory taking analysis pursuant to section 67-8003, Idaho Code.