

STAFF REPORT KETCHUM PLANNING AND ZONING COMMISSION REGULAR MEETING OF NOVEMBER 8, 2022

PROJECT: Sapp Townhomes

FILE NUMBER: P22-052 and P22-052A

APPLICATION TYPE: Final Design Review and Townhouse Subdivision – Preliminary Plat

REPRESENTATIVE: Caleb Spangenberger – Williams Partners Architects (architect)

PROPERTY OWNER: Sapp Family Holdings, LLC

REQUEST: Final Design Review and Preliminary Plat application for the development of two new

3,655 square foot detached townhomes

LOCATION: 780 N 4th Ave (Lot 5 and N ½ of Lot 6, Block 72, Ketchum Townsite)

ZONING: General Residential – Low Density (GR-L)

REVIEWER: Morgan R. Landers, AICP – Senior Planner

NOTICE: A public hearing notice for the project was mailed to all owners of property within 300

feet of the project site and all political subdivisions on October 14, 2022. The public hearing notice was published in the Idaho Mountain Express the on October 19, 2022. A notice was posted on the project site and the city's website on October 19, 2022.

Story poles were documented on the project site as of October 3, 2022.

I. EXECUTIVE SUMMARY:

The Applicant is proposing two new 3,655 square foot two-story detached townhomes with attached two-car garages (the "project"), located at 780 N 4th Ave (the "subject property"). The subject property is zoned General Residential – Low Density (GR-L) and currently contains one single-family dwelling unit. Detached townhomes are a permitted use within the GR-L zone district provided that all dimensional standards are met. The project proposes to demolish the existing single-family dwelling unit, vacate the lot line between Lots 5 and 6, subdivide the property into two townhouse sublots, and construct a new detached dwelling unit on each of the newly created sublots. The topographic map in Attachment B is the site survey illustrating the location of the existing dwelling unit. The project plans in Attachment B shows the locations of the new detached townhomes.

The existing single-family residence was constructed in 1961 making it more than 50 years old. However, the building is not listed on the city's adopted Historic Building/Site List. Review by the Historic Preservation Commission is not required, however, a demolition permit cannot be issued for the existing residence until a 60 day waiting period has concluded.

The project will construct improvements to the right-of-way and alley per the City of Ketchum improvement standards. The project proposes access to one sublot from N 4th Ave and access to the other sublot from 8th Street. The project proposes paver driveways with no snowmelt for both driveways. All improvements to the right-of-way and alley have been preliminarily reviewed by the Streets Department and City Engineer with no comments on the proposed access and right-of-way improvements. Final review of the proposed improvements will be conducted by the City Engineer and Streets Department prior to issuance of a building permit. See sheet C1.1 of Attachment B for the proposed right-of-way improvements.

As outlined in the legal description above, the existing property consists of one Ketchum townsite lot and half of another. To affect the townhouse preliminary plat, the common lot line between Lot 5 and Lot 6 must be removed. The applicants have submitted a Lot Line Shift application for the removal of the lot line. Lot Line Shift applications are not reviewed by the Planning and Zoning Commission. As discussed further below, staff recommends a condition of approval that makes these design review and preliminary plat applications contingent upon approval of the lot line shift.

Staff believes the project to be in conformance with all requirements of the zoning code, all standards related to design review, and all subdivision requirements for preliminary plats.

II. BACKGROUND:

The City of Ketchum received the application for Design Review and Preliminary Plat on July 28, 2022. The Final Design and Preliminary Plat applications have been reviewed concurrently and were deemed complete on September 16, 2022, after one review for completeness. Following receipt of the complete application, staff routed the application materials to all city departments for review. Department comments were provided to the applicant on August 11, 2021. As of the date of this letter, all department comments have been resolved or addressed through conditions of approval recommended below.

III. CONFORMANCE WITH ZONING AND DESIGN REVIEW STANDARDS:

Per Ketchum Municipal Code (KMC) §17.96.010.A – *Applicability*, design review is required for all new multifamily dwellings including attached and detached townhomes. Before granting Design Review approval, the Commission must determine that the application meets two criteria: (1) the project doesn't jeopardize the health, safety, or welfare of the public, and (2) the project conforms to all Design Review standards and zoning regulations (KMC §17.96.050.A).

Conformance with Zoning Regulations

During department review, city staff reviewed the project for conformance with all applicable zoning code requirements including uses, dimensional limitations, signage, parking, development standards, and dark skies. The project follows all applicable zoning code requirements. Review of compliance with zoning and dimensional standards can be found in Attachment E.

Setbacks and Building Height

The KMC defines minimum setbacks for the front, side, and rear lot lines for each project. For detached townhome projects, there is also a setback for the interior lot line between the two sublots. The KMC defines the "lot line, front" as "The property line dividing a lot from a street. On a corner lot, only one street line shall be considered as a front line, and the shorter street frontage shall be considered the front line, unless otherwise determined by the administrator based on the orientation and layout of the lot and surrounding neighborhood." For the subject property, 4th Ave is considered the front lot line, the alley is considered the rear, and the north and south lot lines are considered sides. Setbacks for the side lot lines are determined using the maximum building height. For the proposed project, Sublot 2 is 35 feet tall. Therefore, the project must be set back a minimum of 11 feet 8 inches. The project proposes to set the townhouse on sublot 1 back 21.5 feet and the townhouse on sublot 2 back 15 feet.

Conformance with Design Review Improvements and Standards

During department review, city staff reviewed the project for conformance with all applicable design review improvements and standards outlined in KMC §17.96.060 – *Improvements and Standards*. Staff reviewed the project for conformance with all corresponding city code requirements related to right-of-way improvements including but not limited to sidewalks, street lighting, and on-street parking. Staff believes that either a requirement is not applicable due to the scope of the project, or requirements are met. Please see Attachment E for a review of all design review improvements and standards. Below is an overview of some of the more noteworthy design review criteria for the proposed project

Compatibility of Design (KMC 17.96.060.E) and Architectural (KMC 17.96.060)

The property is located within an area often refered to as the north side of West Ketchum, on the border of West Ketchum and the outer edge of the Community Core. The surrounding properties primarily consist of single-family dwelling units or duplexes. Most properties are two stories with a more traditional pitched roof, however, there are some older one-story buildings. Some of the more recent projects to the southeast are three stories with a flat roof. Many of the buildings to the north and west are of an older vintage with a variety of colors and natural materials on the exterior of the buildings including natural wood or brown shades of siding and stucco to lighter shades of grey and beige.

The project proposes a two-story building with sloped roofs and a mix of wood and stone siding. As shown on Sheet A0.1, the color palette for the project includes dark and light natural wood, stone chimney, black windows, and a dark metal nonreflective roof. The units are identical in size, and layout, however, the project proposes to orient one of the buildings toward N 4th Ave and the other toward 8th Street which creates a varied visual of the project along 8th Street where one does not see two identical buildings next to each other. The northwest view on Sheet A5.1 in Attachment B shows this concept well. Staff believes this approach to the project is very desirable as it reduces the perceived mass of the two buildings side by side and creates varied undulation along the length of the block. Many of the projects proposed in this area over the last year have identical buildings side by side which can result in a monolithic feel of the buildings because there is no variation.

Landscaping (KMC 17.96.060.I)

The property today has a significant number of trees and shrub masses that have overgrown over the past couple of years due to minimal maintenance of the property. As shown in the Site Survey in Attachment B, many of the trees and shrub masses are located within the public right-of-way. As part of department review, planning staff and the city arborist conducted site visits to determine if any of the existing vegetation should remain as part of the proposed landscaping for the project. Based on review by the city arborist, the trees within the right-of-way are in poor health and serve as a safety risk to pedestrians. Additionally, the trees obstruct city street maintenance operations. Therefore, the trees within the right-of-way will be removed. The proposed landscaping plan includes a variety of trees, shrubs, and grasses that are drought tolerant and located within the boundaries of the property.

Sidewalks (KMC 17.96.060.B)

KMC 17.124.140 outlines the zone districts where sidewalks are required when substantial improvements are made, which include the CC, all tourist zone districts, and all light industrial districts. The subject property is within the GR-L zone district, which is not a district where sidewalks are required per the development standards.

Utilities (17.96.060.D)

All utilities are proposed underground per the KMC requirements. During the due diligence stages of the project, Idaho Power reviewed the project for electrical service to the project and determined that additional infrastructure would be required. The project is providing a 10 foot wide utility easement along the southern

property line for the location of utilities for the project. This utility easement is shown in the landscape plan, civil plan, and subdivision applications.

IV. CONFORMANCE WITH SUBDIVISION STANDARDS

During Department Review, staff reviewed the preliminary plat application for conformance with KMC 16.04.030 – *Procedures for subdivision approval*, KMC 16.04.040 – *Development and Design*, and KMC 16.04.070 – *Condominiums*. Please see Attachment F for the review of all requirements and standards. Where "N/A" is checked, the standard is not applicable for one of the following reasons:

- The standard applies to the creation of new subdivisions or new infrastructure. The application does
 not propose any new streets, water or sewer extensions of main lines, or master drainage
 infrastructure.
- The standard applies to action that shall be taken at the final plat stage of the process and this application is for a preliminary plat.
- Per provisions of the standard, the City Engineer has determined that the standard does not apply.

Pursuant to KMC 16.04.080.C.2, the applicant has submitted this townhouse preliminary plat in conjunction with the Design Review application. If approved by the Commission, the townhouse preliminary plat application will be reviewed and acted upon by the City Council. This must occur prior to a building permit submittal for the project. Additionally, the applicant has requested a Phased Development Agreement to allow for the sequential completion of the project and allow for a final townhouse plat to be filed and approved following receipt of a Certificate of Occupancy for the first townhouse. A draft Phased Development Agreement can be found as Attachment G.

As discussed above, an additional easement for Idaho Power is being dedicated along the southern property boundary. The project proposes to improve the public right-of-way to meet city standards. No additional right-of-way dedication is required for the project.

Staff believes the proposed preliminary plat, as conditioned, meets all applicable subdivision requirements and standards for a preliminary plat and townhouse map.

V. STAFF RECOMMENDATION

Staff recommends approval of the Design Review application subject to the following conditions:

- 1. This Design Review approval (P22-052) is contingent upon approval of the Lot Line Shift application (P22-052B). Should the Lot Line Shift application not be approved, this Design Review approval shall become null and void.
- 2. Final civil drawings prepared by an engineer registered in the State of Idaho which include specifications for right-of-way, utilities, and drainage improvements shall be submitted for review and approval by the City Engineer, Streets, and Utilities departments prior to issuance of a building permit for the project.
- 3. The term of Design Review approval shall be twelve (12) months from the date that the Findings of Fact, Conclusions of Law, and Decision are adopted by the Commission or upon appeal, the date the approval is granted by the Council subject to changes in zoning regulations.
- 4. In addition to the requirements set forth in this Design Review approval, this project shall comply with all applicable local, state, and federal laws.

Staff recommends approval of the Townhouse Preliminary Plat application subject to the following conditions:

1. The preliminary plat is subject to all conditions of approval associated with Design Review approval P22-052.

- 2. This Townhouse Preliminary Plat application (P22-052A) is contingent upon approval of the Lot Line Shift application (P22-052B). Should the Lot Line Shift application not be approved, this Townhouse Preliminary Plat shall become null and void.
- 3. Failure to record a Final Plat within two (2) years of Council's approval of a Preliminary Plat shall cause the Preliminary Plat to be null and void.

VI. RECOMMENDED MOTIONS

Design Review:

"I move to approve the Sapp Townhomes Design Review application, as conditioned, and adopt the Findings of Fact, Conclusions of Law, and Decision."

Preliminary Plat:

"I move to recommend approval of the Sapp Townhomes Preliminary Plat application, as conditioned, and adopt the Findings of Fact, Conclusions of Law, and Decision."

ATTACHMENTS:

- A. Design Review Application Materials and Supplemental Documents
- B. Design Review Plan Set
- C. TH Preliminary Plat Application Materials and Supplemental Documents
- D. Townhouse Preliminary Plat Set
- E. Draft Findings of Fact, Conclusions of Law, and Decision for Design Review
- F. Draft Findings of Fact, Conclusions of Law, and Decision for Townhouse Prelim Plat
- G. Draft Phased Development Agreement



City of Ketchum Planning & Building

OFFICIAL USE ONLY
Fi P 22 ber 052
Date R 28/2 2
By: Bycare
Pre-Application Fee Paid:
1800 Revisione #12150
Approved Date:
Denied Date:
Ву:
ADRE: Yes No

Design Review Application

APPLICANT INFORMATION		同时的一个人的一个人的一个人的一个人的一个人的一个人的一个人的一个人的一个人的一个人				
Project Name: Sapp Townhome:	s		Phone: 425-	985-4169		
Owner: Sapp Family Holdings, LLC		Mailing Address: 1100 Bellevue Way NE, Suite 8A, Box 551, Bellevue, WA 98004				
Email: Is@laynesapp.com			TIOU Believue Way NE, Suite 6A, Box 551, Believue, WA 96004			
		Phone: 208-				
Email: Caleb@williams-partners.com		Mailing Add	Mailing Address: PO Box 4373, Ketchum, ID 83340			
Architect License Number: AR-1720		PO Box 4575, Reterium, ID 65540				
Engineer of Record:		Phone:				
Email:		Mailing Address:				
Engineer License Number:						
				ential buildings containing more than four (4) dwelling units and development		
projects containing more than four	(4) dwelling uni	ts shall be prepared by ar	n Idaho licensed	architect oi	r an Idaho licensed engineer.	
PROJECT INFORMATION		N 4/0 OF 0 DI K 70			(1) (2) (A) (A) (A) (A) (A) (A) (A) (A) (A) (A	
Legal Land Description: KETO					1-24-2-11-11	
Street Address: 780 N 4TH AVE		33340				
Lot Area (Square Feet): +/- 12,	413 SF					
Zoning District: GR-L						
		☐ Avalanche	□Mountain			
Type of Construction:	ew	□Addition	□Remodel		□Other	
Anticipated Use: Residential			Number of	Resident	ial Units: Two	
TOTAL FLOOR AREA					电影的地名国际地名美国	
		Proposed			Existing	
Basements				Sq. Ft.	Sq. Ft.	
	ER BUILDING]	4,134 sq. ft. TOTAL BOT	H BUILDINGS	Sq. Ft.	Sq. Ft.	
2 nd Floor [1,696 sq. ft. P	ER BUILDING]	3,392 sq. ft. TOTAL BOT	H BUILDINGS	Sq. Ft.	Sq. Ft.	
3 rd Floor				Sq. Ft.	Sq. Ft.	
Mezzanine				Sq. Ft.	Sq. Ft.	
Total [3,763 sq. ft. F	PER BUILDING]	7,526 sq. ft. TOTAL BOT	H BUILDINGS	Sq. Ft.	Sq. Ft.	
FLOOR AREA RATIO						
Community Core:		Tourist:			General Residential-High:	
BUILDING COVERAGE/OPEN	SPACE					
Percent of Building Coverage	2:35					
DIMENSIONAL STANDARDS	/PROPOSED S	SETBACKS				
Front: 15'-0"	Side	: 11'-8"	Side: 11'-8"		Rear: 15'-0"	
Building Height: SUBLOT 1: 32'	-6" FROM PROF	POSED GRADE; SUBLO	Г 2: 35'-0" FROM	EXISTING	GRADE	
OFF STREET PARKING						
Parking Spaces Provided: Two [2] Per Unit						
Curb Cut: 66 linear feet Sq. Ft.		24 %				
WATER SYSTEM						
■ Municipal Service			☐ Ketchu	ım Spring	Water	



SAPP RESIDENCE

C/O Williams Partners Associates 120 2nd Ave, Suite 102 Ketchum, ID 83340

To whom it may concern,

Thank you for your inquiry about electrical service at 780 N 4TH AVE KETCHUM, ID 83340

The property is located within Idaho Power's service area in the state of Idaho

Idaho Power will provide electrical service to this location once any required easement or right of way are obtained by Idaho Power and/or the Customer, and in compliance with the statutes of the State of Idaho/Oregon and the Idaho Power tariffs on file with our regulatros. Tariffs include the General Rules and Regulations that covers new service attachments and distribution line installations or alterations.

The location noted above has been reviewed for new service by Idaho Power Company. New electrical equipment by Idaho Power can be placed along the south boundary in a platted power easement. See attached sketch for reference.

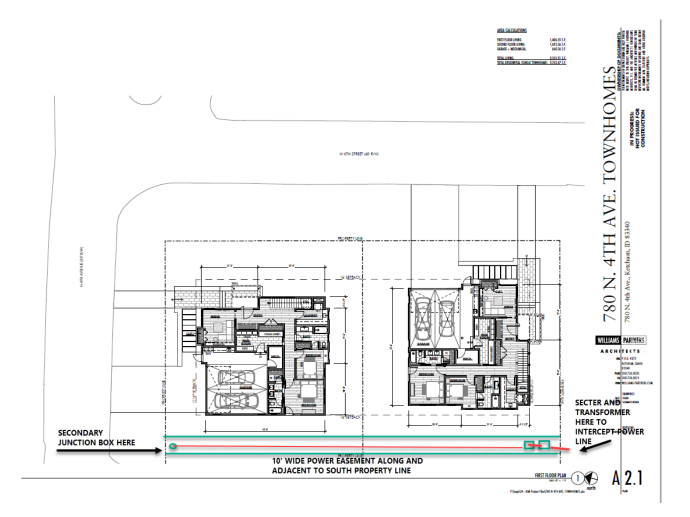
Sincerely,

Cyndi Bradshaw PO Box 3909

Hailey ID 83333

cbradshaw@idahopower.com

Cyndi Bradshaw



CLEAR CREEK DISPOSAL

PO Box 130 • Ketchum, ID 83340 • Phone 208.726.9600 • www.ccdisposal.com

July 5, 2022

Planning & Zoning City of Ketchum P O Box 2315 Ketchum, ID 83340-2315

Re: Sapp Townhomes

To Whom It May Concern,

Please let this letter serve as to the following:

Regular residential garbage/recycling service will apply to the project. Service will be provided at 8th Street & 4th Ave for the respective homes. Owner(s) of the property(s) will transport items to be collected from their residence to the street. Clear Creek Disposal will serve the properties at the edge of their respective Street for collection.

If you have any concerns, please call at your earliest convenience.

Respectfully,

Mike Goitiandia Clear Creek Disposal

.Sapp Townhomes





451 Alan Dr. Jerome Idaho 83338 • (208) 737-6300 FAX (208)737-6342 www.intgas.com

Williams Partners Architects, P.C. Caleb Spangenberger AIA, NCARB 120 Second Avenue, Suite 102 Ketchum Idaho 83340 (208) 726-0020 July 6, 2022

RE: SAAP Townhomes. 780 N 4th Ave., Ketchum Idaho 83340, Blaine County.

This letter is to serve as verification of the availability of natural gas currently to the above referenced project in Ketchum Idaho

The total estimated cost of extending our natural gas infrastructure and satisfying current tariffs to serve the above entity is the responsibility of the contractor/ owner of said project and must be paid in advance of construction.

Extensions of our natural gas mains and services will be provided and installed in accordance with our current tariffs, guidelines, policies and provisions on file with the Idaho Public Utilities Commission.

If you need further information regarding this project, please call me at 208-737-6314.

Sincerely,

Lance D. McBride

Energy Services Representative Sr.

lance.mcbride@intgas.com

Lance D. McBride

208-737-6314

SAPP TOWNHOMES

DRAWING INDEX

COVER SHEET

SITE SURVEY

TOPO SITE SURVEY PLAT PRELIMINARY PLAT C.01 R.O.W. IMPROVEMENT

C S COVER SHEET

CONSTRUCTION ACTIVITY PLAN

C P CONSTRUCTION ACTIVITY PLAN

LANDSCAPE DRAWINGS

GRADING & DRAINAGE PLAN LANDSCAPE PLAN

MATERIALS BOARD

A 0.1 EXTERIOR MATERIALS BOARD A 0.2 EXTERIOR MATERIALS & LIGHTING

ARCHITECTURAL SITE PLAN

A 1.1 ARCHITECTURAL SITE PLAN

PLANS

FLOOR PLANS

A 2.2 FLOOR PLANS A 2.3 FLOOR PLANS

BUILDING SECTIONS

A 3.1 BUILDING SECTIONS

EXTERIOR ELEVATIONS

A 4.1 EXTERIOR ELEVATIONS

3D VIEWS

A 5.1 3D VIEWS

A 5.2 3D VIEWS A 5.3 3D VIEWS



Susan Witman Interior Design Susan Witman: susan@swidsunvalley.com

Owner:

Architect:

P.O. Box 4373

Ketchum, ID 83340

Ph. 208.726.0020

Galena Engineering, INC.

317 N. River Street

Hailey, ID 83333

Ph: 208.788.1705

Interior Designer:

Civil Engineer:

Sean Flynn

Sapp Family Holdings

1100 Bellevue Way NE

Suite 8A Box 551

Bellevue, WA 98004

Williams | Partners Architects

Jeff Williams: jeff@williams-partners.com

Caleb Spangenberger: caleb@williams-partners.com

323 Lewis St #J Ketchum, ID 83340 Ph: 208.726.3639

Landscape Architect:

NS Consulting, PLLC Nathan Shutte: nathanwshutte@gmail.com Ph: 208.320.2911

General Contractor:

Magleby Construction 511 East Ave, Ste 201 Ketchum, ID 83340 Ph: 208.725.3923

PROJECT INFORMATION

KETCHUM LOTS 5 & N 1/2 **DESCRIPTION:** OF LOT 6 BLK 72

PARCEL #: RPK0000072005A

GR-L (GENERAL RESIDENTIAL LOW DENSITY) ZONING:

TYPE VB **CONSTRUCTION:**

BUILDING AREA:

SUBLOT 1 FIRST FLOOR LIVING: 1,403 S.F. 1,577 S.F. SECOND FLOOR LIVING:

GARAGE/MECH: 675 S.F. 2,980 S.F. TOTAL LIVING: TOTAL TOWNHOME: 3,655 S.F.

94 S.F. ROOF OVERHANG > 3': 2,172 S.F. **BUILDING COVERAGE:**

BUILDING AREA:

SUBLOT 2 FIRST FLOOR LIVING: 1,403 S.F. 1,577 S.F. SECOND FLOOR LIVING: GARAGE/MECH: 675 S.F. TOTAL LIVING: 2,980 S.F. 3,655 S.F. TOTAL TOWNHOME:

94 S.F. ROOF OVERHANG > 3': **BUILDING COVERAGE:** 2,172 S.F.

PROJECT INFORMATION

SITE AREA: 0.28 ACRES (12,413 S.F.) PER SURVEY

CODES: 2018 INTERNATIONAL RESIDENTIAL CODE (IRC)

COVERAGE: **35% (= (2,172 + 2,172) / 12,413)**

JURISDICTIONS:

ARCHITECT AR-1720

WILLIAMS PARTNERS

ARCHITECTS

MAIL P.O.B. 4373 KETCHUM, IDAHO PHONE 208.726.0020

FAX 208.726.0019 www WILLIAMS-PARTNERS.COM **DRAWINGS**

DATE: ISSUED: 7/22/2002 | KETCHUM DESIGN REVIEW

NUMBER: DATE:



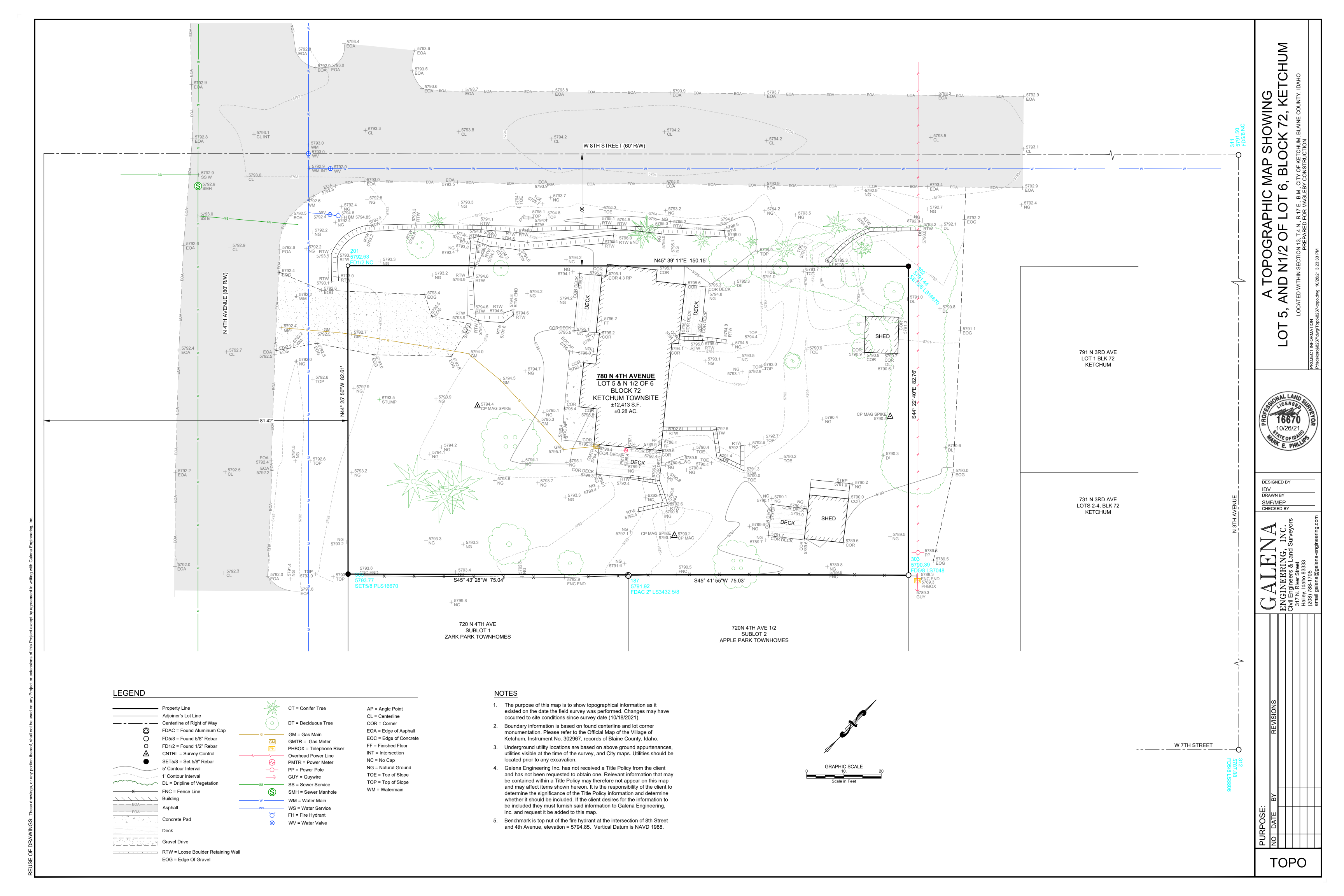


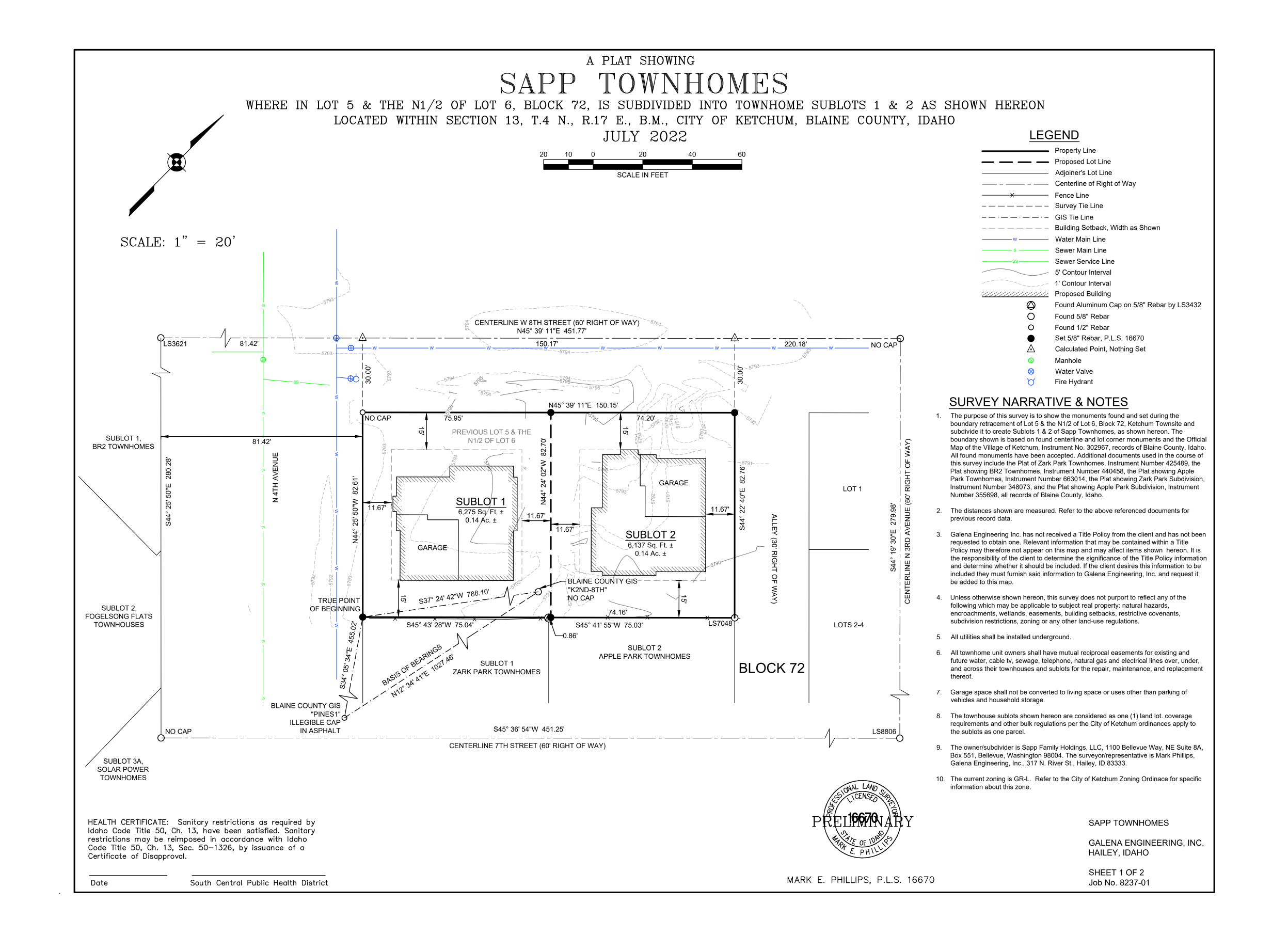
Satellite View Ketchum Lots 5 & N 1/2 of 6 BLK, Blaine County, Idaho

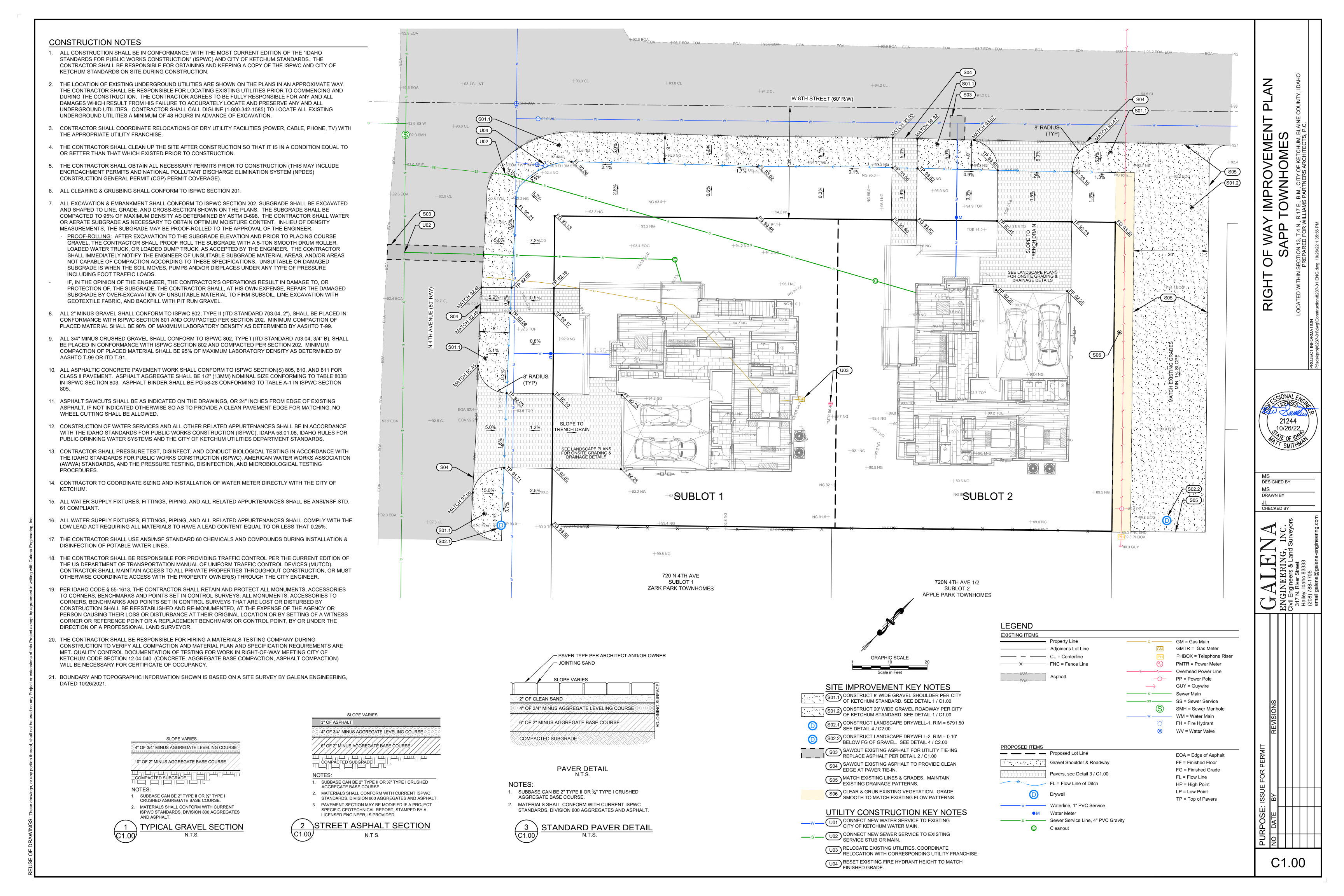
BUILDING

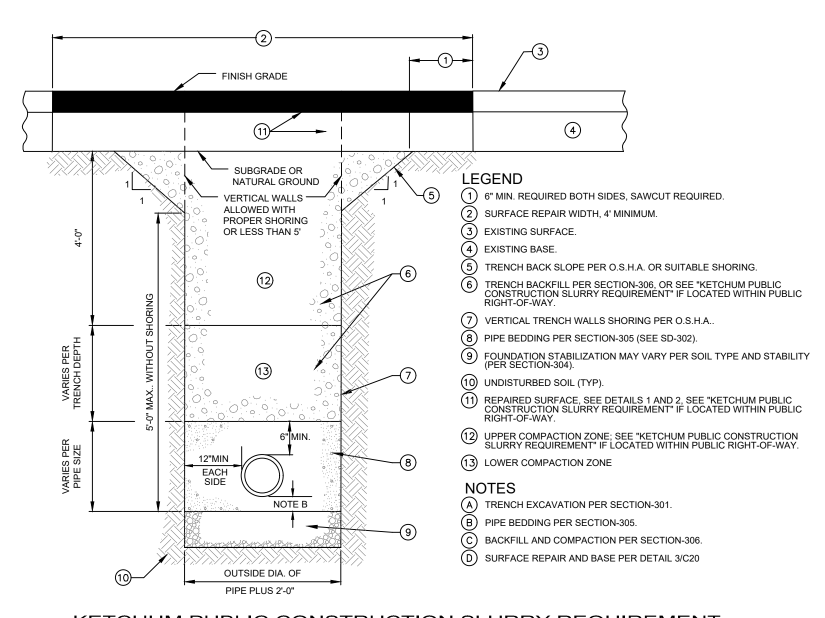
CITY OF KETCHUM PLANNING & BUILDING DEPARTMENTS

CITY OF KETCHUM FIRE DEPARTMENT









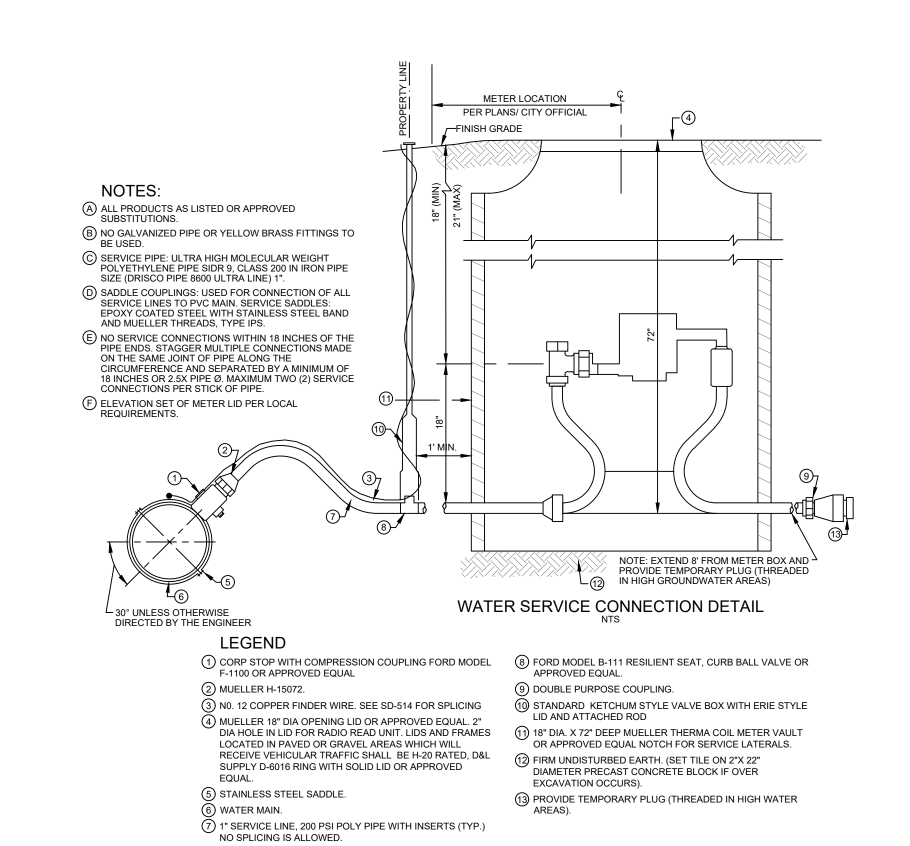
KETCHUM PUBLIC CONSTRUCTION SLURRY REQUIREMENT IN AREAS WHERE IT IS NECESSARY TO CUT THE ASPHALT PAVEMENT AND DIG A TRENCH FOR BURIAL OF CONDUIT CABLE OR OTHER CITY UTILITY, THE TRENCH SHALL BE BACKFILLED WITH A LEAN CONCRETE MIX TO THE BOTTOM OF FINISH SURFACE MATERIAL WITH THE FOLLOWING PROPORTIONS OF

COARSE AGGREGATE (%" MINUS) 2,600 LBS. PORTLAND CEMENT 11 GAL (MAX.)

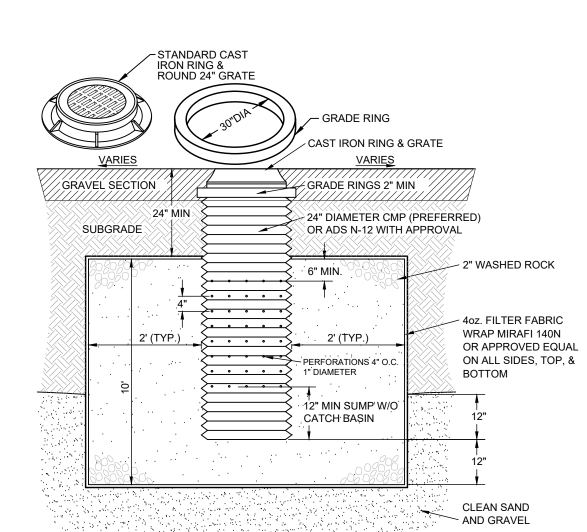
WATER CONTENT IS MAXIMUM AND MAY BE REDUCING DOWNWARD. CARES SHALL BE TAKEN TO ASSURE THAT EXCESS WATER IS NOT PRESENT IN THE MIXING DRUM PRIOR TO CHARGING THE MIXER WITH MATERIALS. THOROUGH MIXING WILL BE REQUIRED PRIOR TO DISCHARGE.

NO COMPACTION, VIBRATION OR FINISHING IS REQUIRED. THE LEAN CONCRETE MIX SHALL BE STRUCK OFF AT OR BELOW THE ELEVATION OF THE PLANTMIX SURFACING WITH A SQUARE-NOSE SHOVEL OR SIMILAR HAND TOOL. THE BACKFILL MIX SHALL BE ALLOWED TO SET FOR A MINIMUM OF 2 HOURS BEFORE THE PERMANENT PLANTMIX SURFACING IS PLACED TO COMPLETE THE TRENCH REPAIR. TEMPORARY PLACEMENT OF ASPHALT COLD MIX SURFACING MAY BE NECESSARY TO ACCOMMODATE TRAFFIC WITHIN THE FIRST 2 HOURS OF BACKFILL PLACEMENT PRIOR TO COMPLETING THE PERMANENT REPAIR.

TYPICAL TRENCH SECTION



1" WATER SERVICE CONNECTION



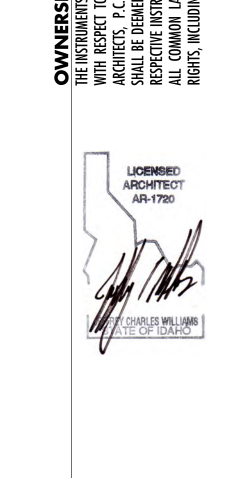
NOTE: THE BED SHALL BE EXCAVATED A MINIMUM OF 24" INTO CLEAN SAND AND GRAVEL. MAXIMUM DEPTH SHALL NOT EXCEED 12 FEET. IF CLEAN SAND AND GRAVEL IS NOT ENCOUNTERED WITHIN 12 FEET, THE CONTRACTOR SHALL CONTACT THE DESIGN ENGINEER.



= WAY IMPROVEMENT [$\overline{\mathsf{O}}$ RIG

DESIGNED BY DRAWN BY CHECKED BY

C2.00



WILLIAMS PARTNERS

ARCHITECTS

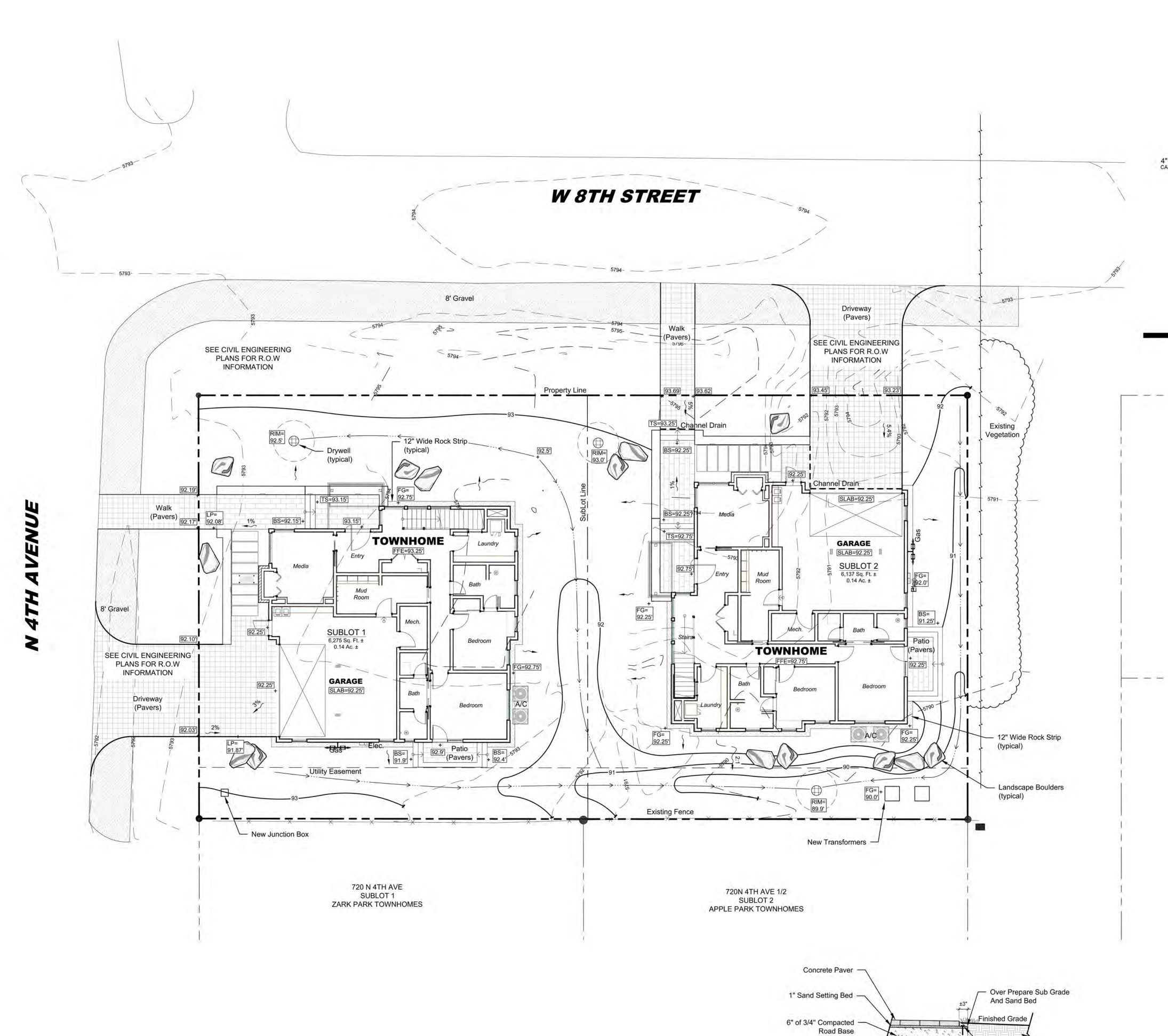
MAIL P.O.B. 4373 KETCHUM, IDAHO PHONE 208.726.0020

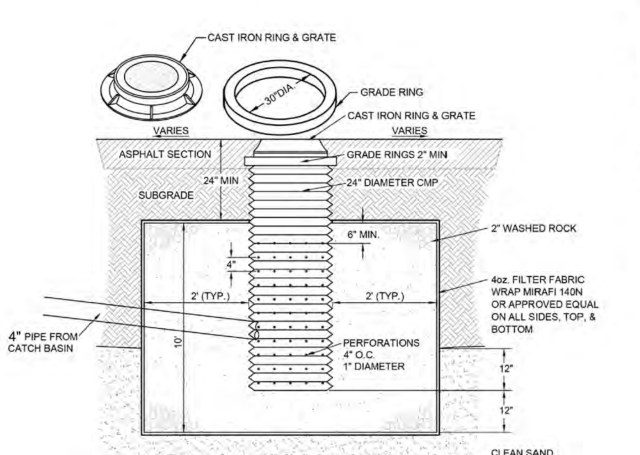
FAX 208.726.0019 www WILLIAMS-PARTNERS.COM

DATE: ISSUED: 7/22/2002 | KETCHUM DESIGN REVIEW

NUMBER: DATE:

CONSTRUCTION ACTIVITY PLAN



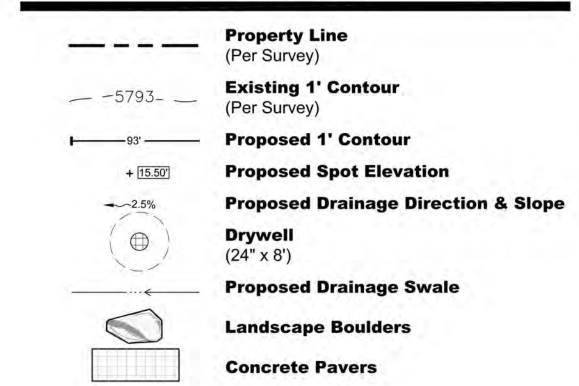


1. THE BED SHALL BE EXCAVATED A MINIMUM OF 24" INTO CLEAN SAND AND GRAVEL

- 2. MAXIMUM DEPTH SHALL NOT EXCEED 12 FEET.
- 3. IF CLEAN SAND AND GRAVEL IS NOT ENCOUNTERED WITHIN 12 FEET, THE CONTRACTOR

DRYWELL DETAIL

LEGEND



GRADING NOTES

- 1. Landscape architect shall review grading on site prior to completion.
- 2. All drainage is to be retained on site.
- 3. The site is under 1 acre of disturbance so a SWPPP
- Plan is not required. However minor erosion control Best Management Practices (BMP's) will be used as needed to protect the project from storm water discharge.

GRADING ABBREVIATIONS

FINISHED FLOOR ELEVATION GARAGE SLAB ELEVATION FINISHED GRADE RIM ELEVATION **TOP OF STEP BOTTOM OF STEP LOW POINT HIGH POINT**

REVISION No. Date Remark

DOCUMENT DATE

780

July 22, 2022

DRAWN BY

Nathan Schutte

Ketchum, Idaho 83340

CONSULTING

andscape architecture & drone mapping

The designs and concepts shown are

the sole property of NS Consulting. The drawings may not be used except

with the expressed written consent of

NS Consulting, PLLC.

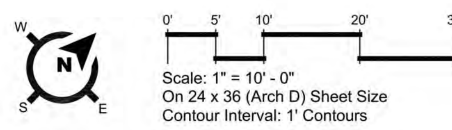
-OWNHOME

380 E Highway 26

Shoshone, ID 83352 P: 208.320.2911

E: nathanwschutte@gmail.com

DESIGN REVIEW GRADING & DRAINAGE PLAN



Paver Edging With Spike (By Landscaper)

PAVER DRIVEWAY SECTION



CONSULTING

landscape architecture & drone mapping

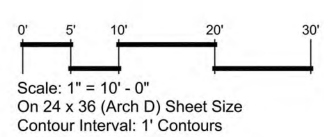
380 E Highway 26 Shoshone, ID 83352

E: nathanwschutte@gmail.com

P: 208.320.2911

Ketchum, Idaho 83340

LANDSCAPE **PLAN**





3" Cal. **Deciduous Trees** Autumn Blaze Maple - Acer x fre B & B **Accent Trees** 5 Gal.

planted size

10'

Diablo Ninebark - Physocarpus opulifolius 'Diablo' Common Snowberry - Symphoricarpos albus Mountain Spirea - Spiraea splendens Honeysuckle Bush - Diervilla Ionicer American Cranberrybush - Viburnum trilobum

Ornamental Grasses Reed Grass - Calamagrostis x a. 'Karl Foerster' Flame Grass - Miscanthus sinensis Blue Oat Grass - Helictotrichon sempervirens

PLANT LEGEND

description

Evergreen Trees

Low Maintenance Grasses Hydroseed

LEGEND

Property Line (Per Survey) **Existing 1' Contour** (Per Survey)

Proposed 1' Contour

Drywell (24" x 8')

Proposed Wall Lighting

Landscape Boulders

(See Architectural Plans For Fixture Information)

Concrete Pavers

Existing Trees (To Remain)

Existing Trees (To Be Removed)

LANDSCAPE NOTES

- 1. All disturbed areas shall be revegetated and irrigated with an automatic underground irrigation system.
- 2. Planting beds shall have 3" of cover of bark or mulch. 3. All flower and forb areas to receive 12" of planting mix soil.

IRRIGATION NOTES

- 1. Irrigation system shall be an automatically controlled underground system with low water use heads, a smart controller, and rain/freeze sensor for a water wise system.
- 2. Rotator heads to be used in natural grass areas and drip irrigation shall be installed adjacent to buildings in planting beds and around tree plantings in natural
- 3. Irrigation systems shall not be placed against pavement, or placed such that they spray water onto the pavement.
- 4. No irrigation heads to be installed in Right of Way.

SNOW STORAGE

Driveways & Entry Walks

1,850 sq.ft.

Provided Snow Storage Areas:

620 sq.ft.



35% Provided Snow Storage

MATERIALS BOARD CONTINUED



SOFFIT <u>ELEMENT</u>

<u>MATERIAL</u> Wood

COLOR / FINISH Natural / Warm Brown

Accent down lighting in overhangs (Coordinate with siding selection)



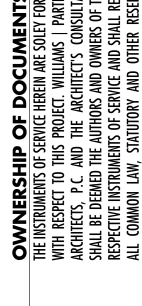


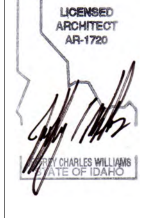
MATERIALS BOARD

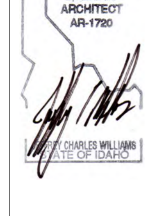


<u>MATERIAL</u> Concrete Pavers COLOR / FINISH Grey

NOTES
Select Stone Bridgeport Granite









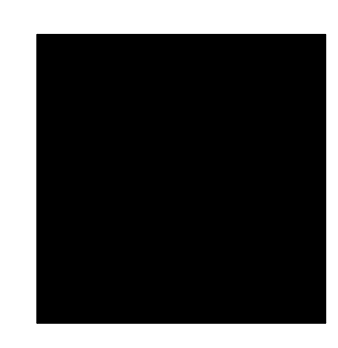
WINDOWS

<u>ELEMENT</u> Window Exterior Window Interior

<u>MATERIAL</u> Clad Wood Glass

COLOR / FINISH Semi-transparent stain Transparent

<u>NOTES</u> Loewen or similar



METALS

<u>ELEMENT</u> Fascia Flashing / parapet caps Steel Columns / Beams

MATERIAL Metal (24 Gauge) Metal (24 Gauge) COLOR / FINISH Matte Black Matte Black Matte Black

Hemmed edges Tnemec Paint

<u>NOTES</u>



STONE

<u>ELEMENT</u> Site Walls & Veneer Walls

<u>MATERIAL</u>

COLOR / FINISH

Select Stone Silvertip Limestone Grey with gold accents



SIDING [A]

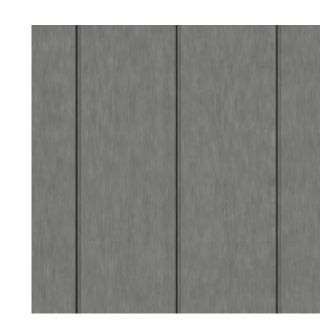
<u>ELEMENT</u> Siding

<u>MATERIAL</u> Wood

COLOR / FINISH

<u>NOTES</u> 1x6 Horizontal

Delta Millworks Western Red Cedar



ROOF

<u>ELEMENT</u> Sloped Roof <u>MATERIAL</u> Bonderized (Sheet Metal)

COLOR / FINISH Grey

NOTES
Sanding Seam Metal Roof



SIDING [B]

Siding

<u>MATERIAL</u> Wood

COLOR / FINISH Charred Black w/

Brown Untertones

NOTES 1x6 Vertical

Delta Millworks Western Red Cedar



ARCHITECTS MAIL P.O.B. 4373

wnhomes

KETCHUM, IDAHO PHONE 208.726.0020 FAX 208.726.0019 www WILLIAMS-PARTNERS.COM

DRAWINGS DATE: ISSUED: 7/22/2002 | KETCHUM DESIGN REVIEW

NUMBER: DATE:

MATERIALS BOARD



<u>MATERIAL</u> EPDM Membrane (Ballasted Roof)

COLOR / FINISH Tan/Grey

<u>NOTES</u>

MATERIALS BOARD CONTINUED



TRELLIS <u>ELEMENT</u>

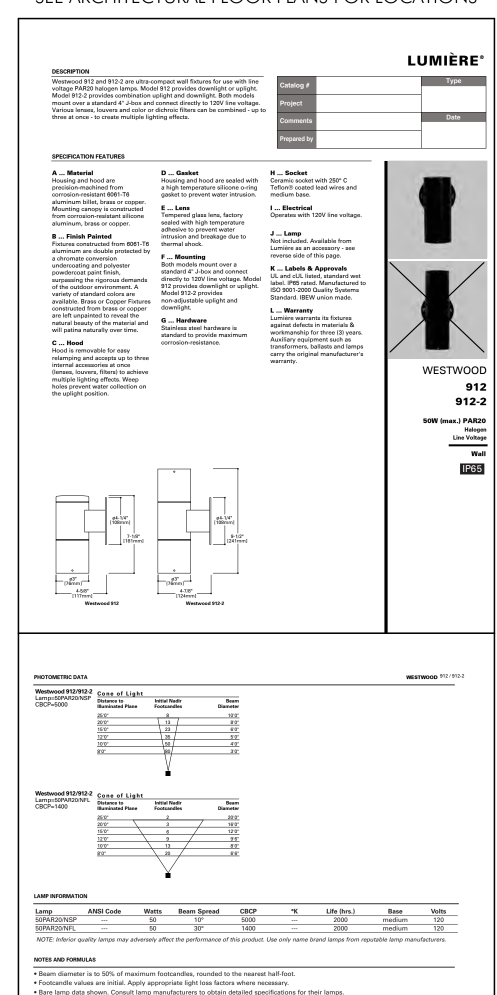
<u>MATERIAL</u> COLOR / FINISH <u>NOTES</u>

Trellis at Terraces Wood and Steel Brown and Black

EXTERIOR LIGHTING

WALL SCONCES [A]

SEE ARCHITECTURAL FLOOR PLANS FOR LOCATIONS



Series
912-PAR2O Halogen Up/Down
Westwood Wall Finture

Lamp Head Quantity
_-One Lamp Head
120=120V

Finish
Paints
Back
BK* Black

BK* Black

Commonwester

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Optical Lenses
LSL-20: Linear Spread Lens (elongate standard beam spread),
Dia
OSL-20: Overall Spread Lens (increase beam spread), 2:50"
Dia

Lamas

H22035 NSP: 3SW PAR20 Halogen Namow Spot, Medium
Base

H2035 NSF: 3SW PAR20 Halogen Namow Spot, Medium
Base

H2060 NSP: 50W PAR20 Halogen Namow Spot, Medium
Base

H2060 NF: 50W PAR20 Halogen Spot, Medium Base

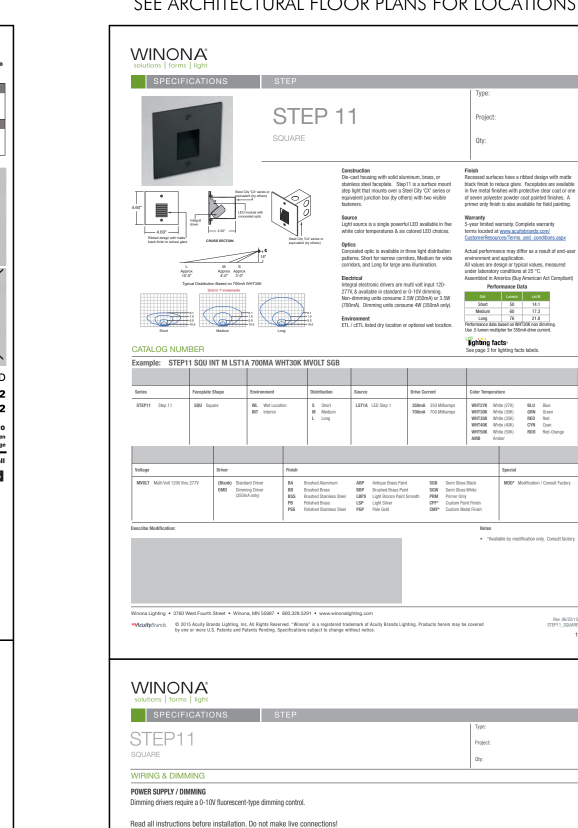
H2060 NF: 50W PAR20 Halogen Spot, Medium Base

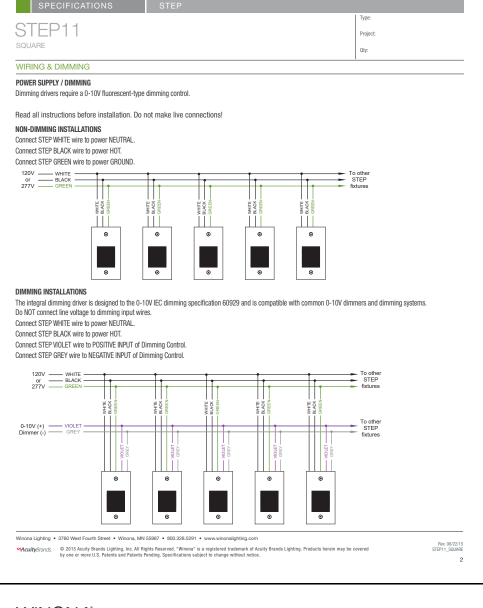
H2060 NF: 50W PAR20 Halogen Spot, Medium Base

DIF-20= Diffused Lens (provide even illumination), 2.50" Dia Optical Louver LVR-20: Hex Cell Louver (reduce glare), 2.50* Dia

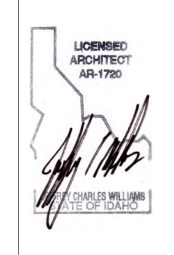
STEP LIGHTING [B]

SEE ARCHITECTURAL FLOOR PLANS FOR LOCATIONS





	<u>EP</u>	1.5
FP11		Type:
RE		Project: Oty:
TING FACTS		
Winne	FD Weens III	These years
hting facts	lighting facts	ighting facts
Output (Lumens) 76	Light Output (Lumens) 60	ight Output (Lumens) 50
		/atts 3.54 umens per Watt (Efficacy) 14
Accuracy Index (CRI) 86	Color Accuracy Color Rendering Index (CRI) 86	olor Accuracy to Mendering Index (CRI) 86
Color Temperature (CCT) 3202 (Bright White)	Light Color Consisted Color Temperature (CCT) 3213 (Bright White)	light Color Semperature (CCT) 3217 (Bright White)
→		
3000K 4500K 6500K	2700K 3000K 4500K 6500K	Warm White Bright White Daylight COK 3000K 4500K 6500K
De la Latina	THE RESERVE TO SERVE THE PARTY OF THE PARTY	'arranty" Yes
except LEO Lumen Maintenance, are according to IESNA LM-79-2006 Attended for the Electrical and Protometric Testing of Sould-State Lighting Association of Energy (DOE) written product seal data and results.	All results, except LEO Lumen Maintenance, are according to ESNA LM-79-2009. All in Approved Method for the Electrical and Protometric Testing of Sout-State Lighting. App. The U.S. Department of Energy (DOE) verifies product test data and results.	results, except LEO Lumen Maintenance, are according to IESNA LN-75-2008 proved Method for the Electrical and Proteinselin: Testing of Sourt-Sale Lighting o U.S. Department of Energy (DOE) verifies product test-data and results.
answ.lightingfacts.com/products for details.	"See www.lightingfacts.com/products for details. "See www.lightingfacts.com/products for details."	See www.lightingfacts.com/products for details.
to Number NAMASYNEE (ICC)2012)	Regelnitor Number NJSM-4XI 29G (920/2012)	gedrellen Number: NJBM-SMAUTZ (9(20)2017)
er. LED STEPTT RECT LIGIK HO NO 120V	Model Number: LED-STEP11-RECT M-30K/HO-ND120V: Model Number: LED-STEP11-RECT M-30K/HO-ND120V:	del Number: LEO-STEP11-RECT-S-30K-HO-RIO126 et: Other



ARCHITECTS

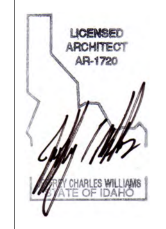
MAIL P.O.B. 4373 KETCHUM, IDAHO 83340 PHONE 208.726.0020 FAX 208.726.0019

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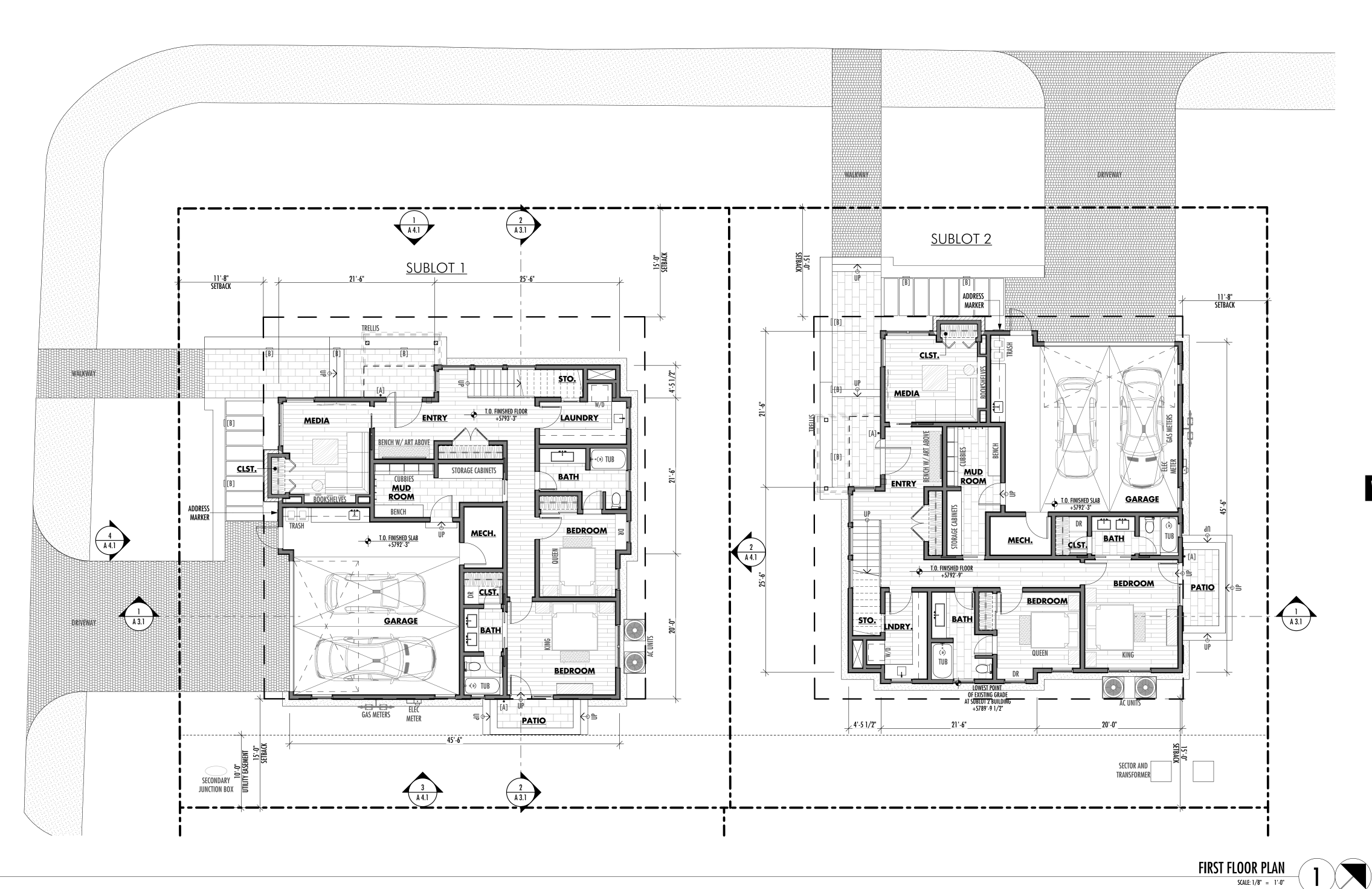
NUMBER: DATE:

MATERIALS BOARD



ARCHITECTURAL SITE PLAN

W 8TH STREET (60' R/W)



WILLIAMS PARTNERS ARCHITECTS

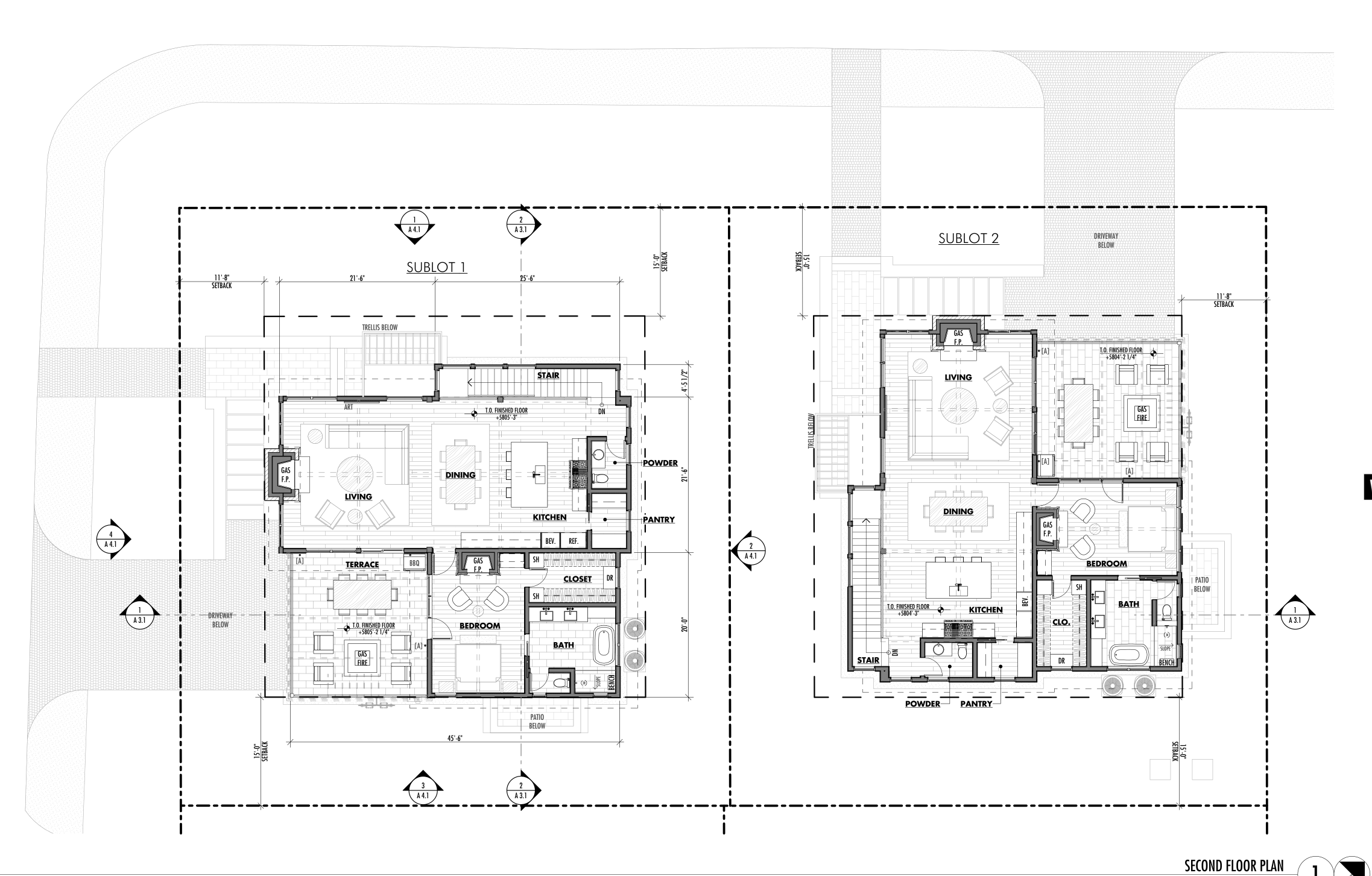
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W 8TH STREET (60' R/W)



Sapp Townhomes

WILLIAMS PARTNERS
ARCHITECTS

ARCHITECTS

MAIL P.O.B. 4373

KETCHUM, IDAHO
83340
PHONE 208.726.0020
FAX 208.726.0019
WWW WILLIAMS-PARTNERS.COM

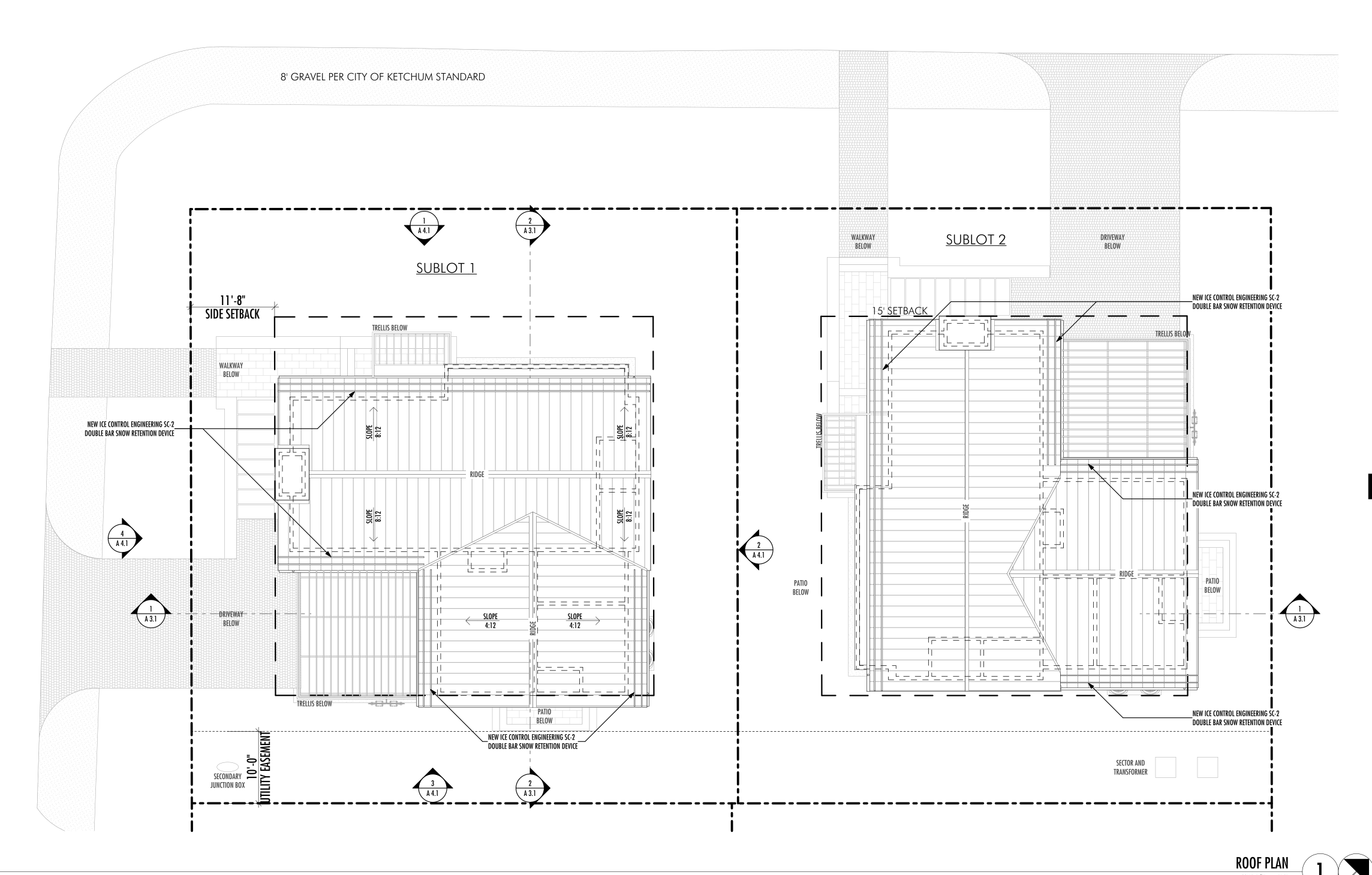
DRAWINGS

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A 2.2

W 8TH STREET (60' R/W)



Sapp Townhomes

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7/22/2002 KETCHUM DESIGN REVIEW

REVISION DATE:

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DRAWINGS

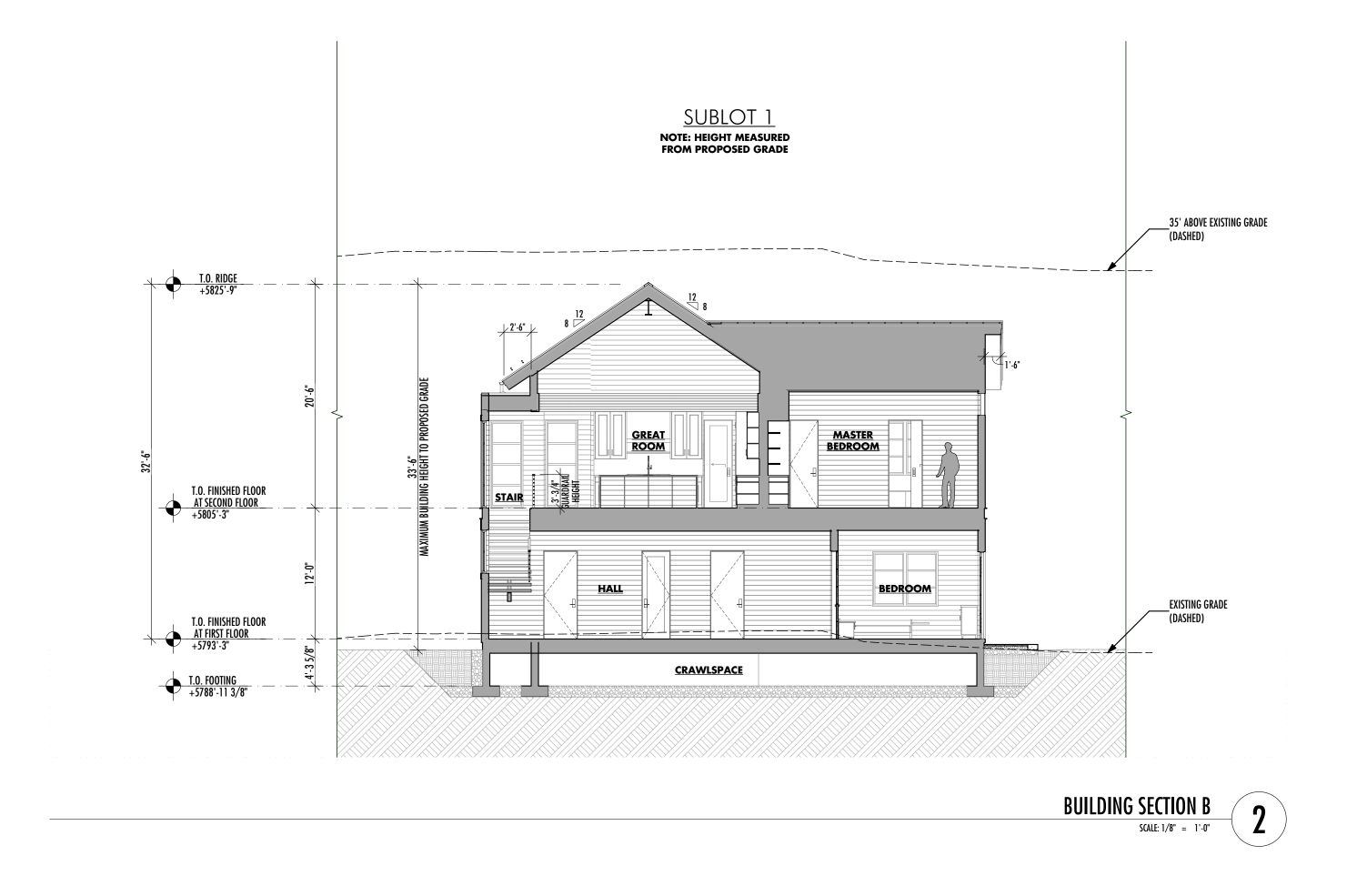
DATE: ISSUED:
7/22/2002 KETCHUM DESIGN REVIEW

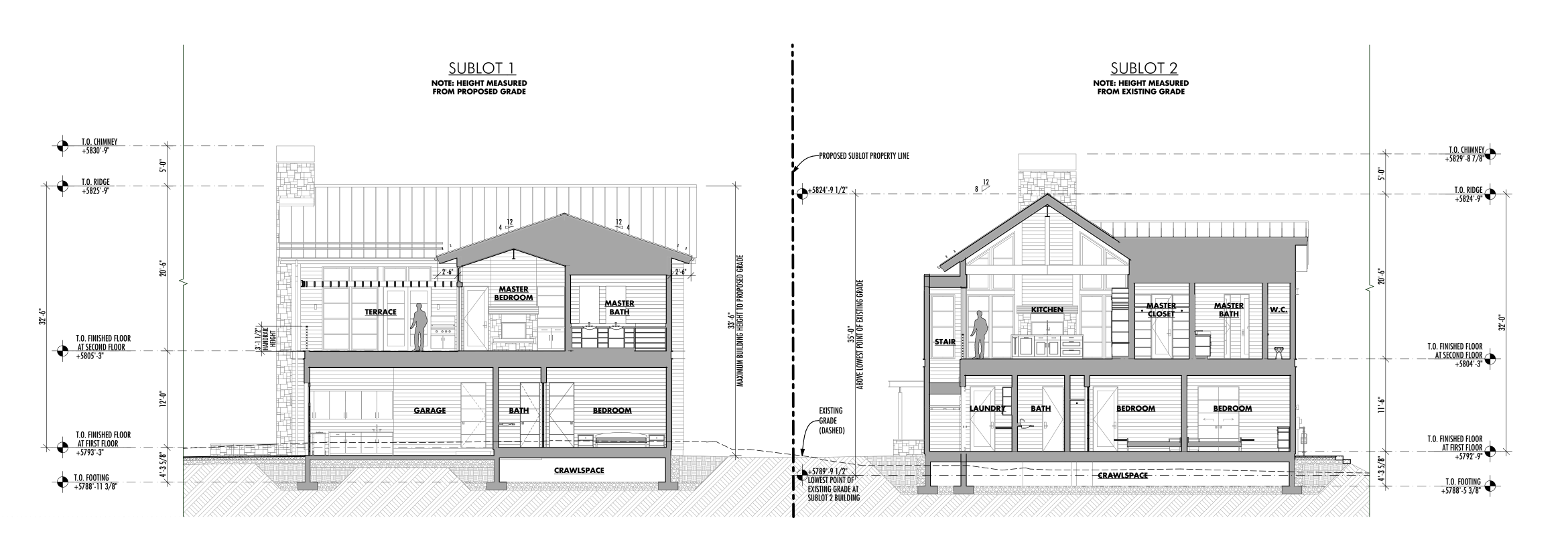
www WILLIAMS-PARTNERS.COM

REVISIONS
NUMBER: DATE:

A 3.1

BUILDING SECTIONS





NOTE: BOTH BUILDINGS ARE IDENTICAL (EXCEPT FOR HEIGHTS AS NOTED)

T.O. FINISHED FLOOR
AT FIRST FLOOR
+5793'-3"

LIGHT FIXTURE [A]-

METAL CHIMNEY SHROUD—

STONE VENEER—

A.C. UNITS—

—STANDING SEAM METAL ROOF

-METAL CHIMNEY SHROUD

—BALLASTED ROOF

---STEEL C-CHANNEL TRIM BAND

—1X6 HORIZONTAL WOOD SIDING [A]

—1X6 VERTICAL WOOD SIDING [B]

NEW ICE CONTROL ENGINEERING SC-2
Double bar snow retention device

NEW ICE CONTROL ENGINEERING SC-2
—DOUBLE BAR SNOW RETENTION DEVICE

WII

lomes

ARCHITECT AR-1720

WILLIAMS PARTNERS

ARCHITECTS

MAIL P.O.B. 4373 KETCHUM, IDAHO

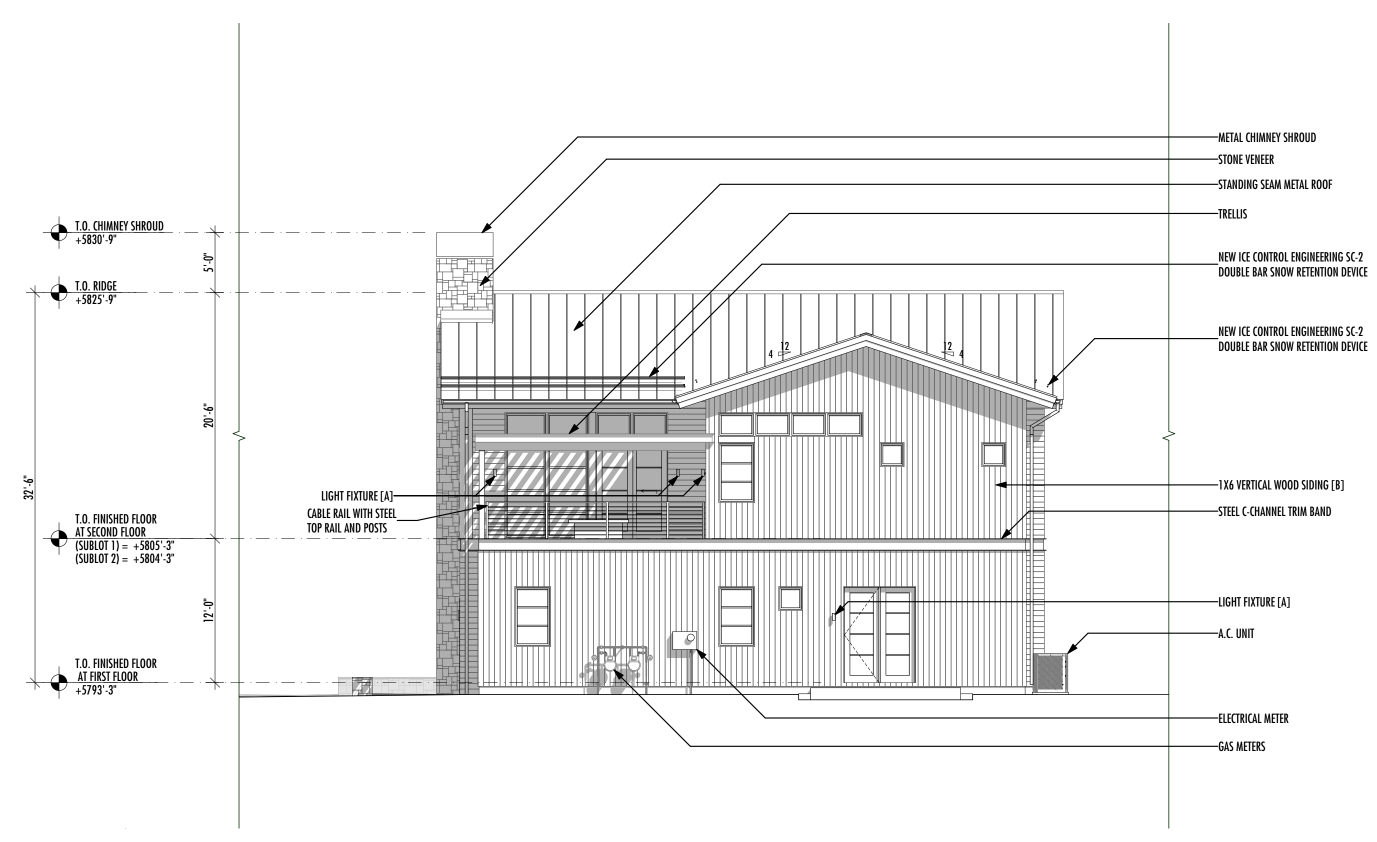
PHONE 208.726.0020 FAX 208.726.0019 www WILLIAMS-PARTNERS.COM

DRAWINGS DATE: ISSUED: 7/22/2002 | KETCHUM DESIGN REVIEW

REVISIONS NUMBER: DATE:

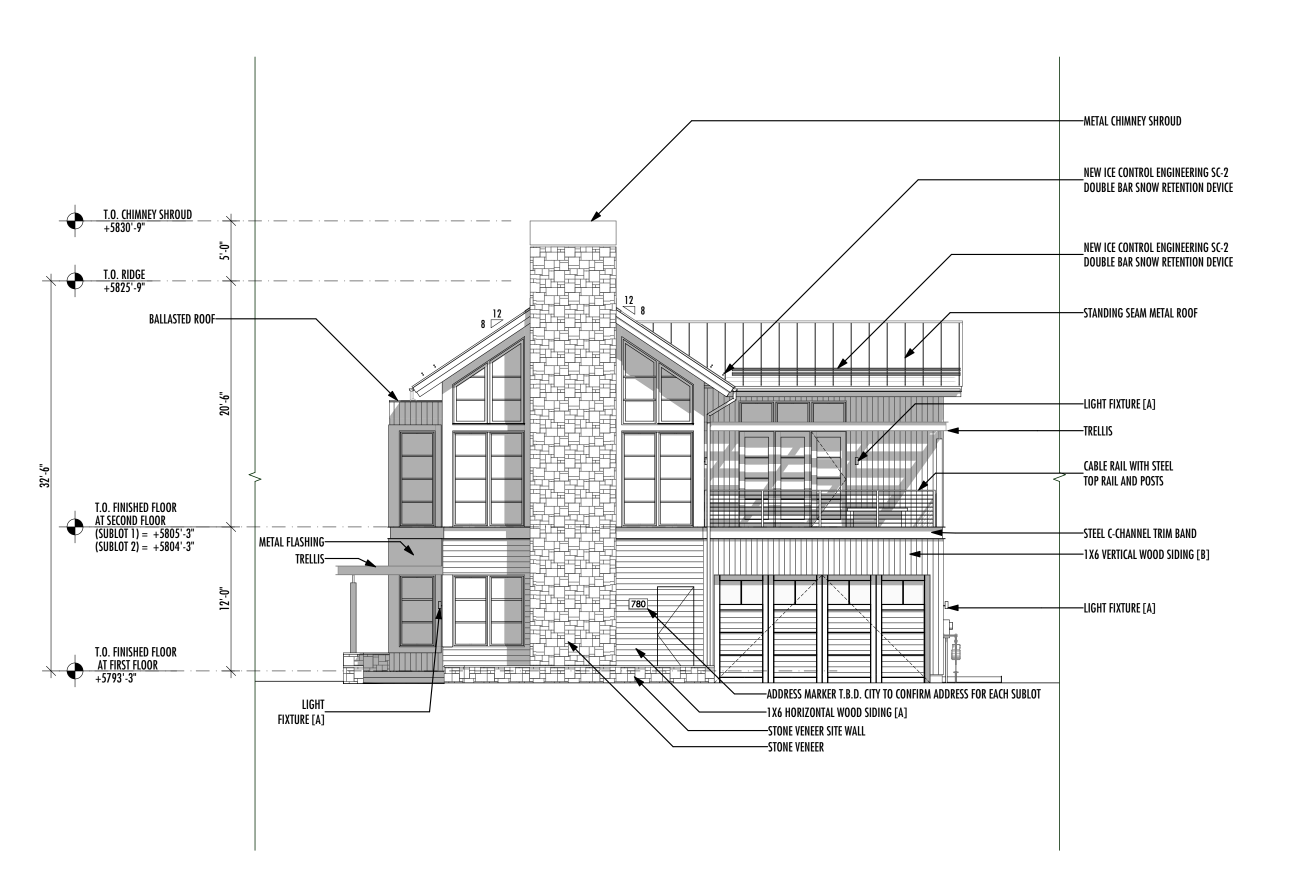
EXTERIOR ELEVATIONS

SCALE: 1/8" = 1'-0"



NOTE: BOTH BUILDINGS ARE IDENTICAL (EXCEPT FOR HEIGHTS AS NOTED)

NOTE: BOTH BUILDINGS ARE IDENTICAL (EXCEPT FOR HEIGHTS AS NOTED)



T.O. CHIMNEY SHROUD +5830'-9" NEW ICE CONTROL ENGINEERING SC-2_ Double bar snow retention device STANDING SEAM METAL ROOF-BALLASTED ROOF— —METAL CLADDING 1X6 VERTICAL WOOD SIDING [B]-T.O. FINISHED FLOOR AT SECOND FLOOR (SUBLOT 1) = +5805'-3" (SUBLOT 2) = +5804'-3" STEEL C-CHANNEL TRIM BAND— -METAL CLADDING T.O. FINISHED FLOOR

AT FIRST FLOOR
+5793'-3" METAL TRIM-LIGHT FIXTURE [A]— 1X6 HORIZONTAL WOOD SIDING [A]— STONE VENEER SITE WALL-

NOTE: BOTH BUILDINGS ARE IDENTICAL (EXCEPT FOR HEIGHTS AS NOTED)

SCALE: 1/8" = 1'-0"

Y:\Sapp\04 - BIM Project Files\780 N 4TH AVE. TOWNHOMES.pln

7/22/2002 KETCHUM DESIGN REVIEW











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7/22/2002 | KETCHUM DESIGN REVIEW













ARCHITECTS MAIL P.O.B. 4373

KETCHUM, IDAHO PHONE 208.726.0020 FAX 208.726.0019

DATE: ISSUED: 7/22/2002 KETCHUM DESIGN REVIEW







City of Ketchum Planning & Building

	FFICIA	L USE	ON	LY	
Appl	229 N	ur o e	52	A]
Date	Re1479	\$ 28)		
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357	Spu	Y	2	TP102	10
Appr	oved Da	te:			
Ву:				1000	

Subdivision Application

Submit completed application to the Planning and Building Department electronically to planningandzoning@ketchumidaho.org. Once your application has been received, we will review it and contact you with the next steps. If you have questions, please contact the Planning and Building Department at (208) 726-7801. To view the Development Standards, visit the city website at: www.ketchumidaho.org and click on Municipal Code.

	APPLICANT	INFORMATION	
Name of Proposed Subdivision:	: Sapp Townhomes		
Owner of Record: Sapp Fam			
Address of Owner: 1100 Belle	evue Way, NE Suite 8A, B	ox 551, Bellevue, WA 98004	
Representative of Owner: Sea			
Legal Description: Lots 5 & the	e N1/2 of Lot 6, Block 72,	Ketchum Townsite	
Street Address: 780 N 4th Av	e., Ketchum, ID 83340		
	SUBDIVISIO	N INFORMATION	
Number of Lots/Parcels: 2			
Total Land Area: 12,413 Sq. F	t.		
Current Zoning District: GR-L	(General Residential - Lo	w)	
Proposed Zoning District: GR	-L (General Residential - I	_ow)	
Overlay District: N/A			
	TYPE OF	SUBDIVISION	
Condominium	Land 🗆	PUD □	Townhouse 🛛
Adjacent land in same ownersh	ip in acres or square feet:	N/A	
Easements to be dedicated on t	the final plat:		
Mutual Reciprocal Easemen	ts		
Briefly describe the improveme		nal plat approval:	
	ADDITIONA	LINFORMATION	
All lighting must be in compliar			
		meowners Associations and/or C	ondominium Declarations
One (1) copy of current title rep			
One (1) copy of the preliminary	•		
All files should be submitted in	an electronic format to plan	ningandzoning@ketchumidaho.c	org

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

Sean Thy	07/22/2022		
Applicant Signature	Date		

Instrument # 684667

HAILEY, BLAINE, IDAHO
07-20-2021 1:45:21 PM No. of Pages: 3
Recorded for: TITLEONE - TWIN FALLS
JOLYNN DRAGE Fee: \$15.00
Ex-Officio Recorder Deputy: JB
Electronically Recorded by Simplifile



Order Number: 21418772

Warranty Deed

For value received.

Order Number: 21418772

Mary Helen Terra-Berns, as Personal Representative of the Estate of Jean M. Terra, deceased

the grantor, does hereby grant, bargain, sell, and convey unto

Sapp Family Holdings, LLC, an Idaho limited liability company

whose current address is 1100 Bellevue Way NE Suite 8A, Box 551 Bellevue, WA 98004

the grantee, the following described premises, in Blaine County, Idaho, to wit:

See Exhibit A, attached hereto and incorporated herein.

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

Remainder of page intentionally left blank.

Warranty Deed - Page 1 of 3

Dated: July 13, 2021
Estate of Jean M. Terra, deceased
Mary Helen Gerra-Berns PR.
By: Mary Hellen Terra-Berns, Personal Representative
State of Idaho, County of Kootenai, ss.
On this 15 day of July, 2021, before me, the undersigned, a notary public in and for said state, personally appeared Mary Helen Terra-Berns known or identified to me to be the person whose name is subscribed to the within instrument, as the personal representative of the estate of Jean M. Terra and acknowledged to me that he/she executed the same as such personal representative of the estate of Jean M. Terra
- Am
Notary Public Residing In: Cocar Chlere My Commission Expires: 0 - 29 - 2027 Seal) SOUTT SKOLPUD COMMISSION #39425 NOTABY PUBLIC STATE OF IDAHO MY COMMISSION EXPIRES 01/29/2027

EXHIBIT ALEGAL DESCRIPTION OF THE PREMISES

Lot 5 and the North 1/2 of Lot 6, Block 72 of the VILLAGE OF KETCHUM, BLAINE COUNTY, IDAHO, according to the official plat thereof, recorded as Instrument No. 302967, records of Blaine County, Idaho.

Order Number: 21418772 Warranty Deed - Page 3 of 3

File Number: 21418772

Policy Number: 2470-O-21418772



Sun Valley Title Authorized Agent for:

Title Resources Guaranty Company

SCHEDULE A

Name and Address of Title Insurance Company: Title Resources Guaranty Company

8111 LBJ Freeway, Ste. 1200

Dallas, TX 75251

File Number: 21418772

Policy Number: 2470-O-21418772

Date of Policy: July 20, 2021 at 1:45PM

Amount of Insurance: \$1,400,000.00

Premium: \$3,855.00

Property Address Reference: 780 N 4th Ave, Ketchum, ID 83340

1. Name of Insured:

Sapp Family Holdings, LLC

2. The estate or interest in the land that is insured by this policy is:

Fee Simple

3. Title is vested in:

Sapp Family Holdings, LLC, an Idaho limited liability company

4. The Land referred to in this policy is described as follows:

See Attached Schedule C

Sun Valley Title By:

Nick Busdon, Authorized Signatory

ALTA Owner's Policy (6/17/06)

File Number: 21418772

Policy Number: 2470-O-21418772

SCHEDULE B Exceptions from Coverage

File Number: 21418772

Policy Number: 2470-O-21418772

This policy does not insure against loss or damage, and the Company will not pay costs, attorneys' fees, or expenses that arise by reason of:

- 1. Rights or claims of parties in possession not shown by the public records.
- 2. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land, and that is not shown by the Public Records.
- 3. Easements, or claims of easements, not shown by the public records.
- 4. Any lien, or right to a lien, for services, labor, or materials heretofore or hereafter furnished, imposed by law and not shown by the public records.
- 5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims to title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the public records.
- 6. Taxes or special assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices to such proceedings whether or not shown by the records of such agency, or by the public records.
- 7. Taxes, including any assessments collected therewith, for the year 2021 which are a lien not yet due and payable.
- 8. Water and sewer charges, if any, for the City of Ketchum. Paid Current.
- 9. Easements, reservations, restrictions, and dedications as shown on the official plat of Ketchum Townsite.
- 10. Reservations and exceptions in a United States Patent, and in the act authorizing the issuance thereof, recorded January 23, 1953 as Instrument No. 101927.
- 11. Reservations and exceptions in a United States Patent, and in the act authorizing the issuance thereof, recorded May 9, 1953 as Instrument No. 102348.
- 12. Right of way for ditches, tunnels, telephone, and distribution lines constructed by authority of the United States, as granted to the United States under the provisions of Section 58-604 Idaho Code.
- 13. Terms, conditions, easements and, obligations, if any, contained in an Agreement for a Well by and between George Castle and Annette Castle, husband and wife, James Terra and Jean Terra, husband and wife, Clayton Stewart and Bernice Stewart, husband and wife and Ronald F. Johnson and Janette Johnson, husband and wife.

Recorded: November 1, 1957 Instrument No: <u>110151</u>

14. A Deed of Trust to secure an indebtedness in the amount shown below and any other obligations secured thereby:

Amount: \$840,000.00

Trustor/Grantor: Sapp Family Holdings, LLC, an Idaho limited liability company

Trustee: Kevin P Moran, Attorney at Law

Beneficiary: Seattle Funding Group, Ltd., a Washington corporation

Dated: July 15, 2021 Recorded: July 20, 2021 Instrument No.: 684668 File Number: 21418772 ALTA Owner's Policy (6/17/06)

Policy Number: 2470-O-21418772

SCHEDULE C Legal Description

Lot 5 and the North 1/2 of Lot 6, Block 72 of the VILLAGE OF KETCHUM, BLAINE COUNTY, IDAHO, according to the official plat thereof, recorded as Instrument No. 302967, records of Blaine County, Idaho.

TOWNHOME DECLARATION OF

COVENANTS, CONDITIONS AND RESTRICTIONS

FOR

SAPP TOWNHOMES

THIS DECLARATION is made this day of 2022, by SAPP FAMILY HOLDINGS, LLC, an
Idaho limited liability company, hereinafter referred to as "Declarant".
RECITALS:
A. Property Covered. Declarant is the owner of certain real property described as Ketchum Lots
5 & N ½ of 6, Block 72, City of Ketchum, Blaine County, Idaho. The property is located at 780 N 4 th Ave in
the City of Ketchum, Blaine County, Idaho.
B. Intention of Declarant. The property has been approved by the City of Ketchum, State of
Idaho, for a townhome subdivision, referred to as the "Sapp Townhomes", consisting of Ketchum Lots 5
& N ½ of 6, Block 72, City of Ketchum, Blaine County, Idaho, according to the official plat thereof,
recorded as Instrument No records of Blaine County, Idaho, as converted into Sublot 1
and Sublot 2 (hereinafter "sublots"), as set forth on the plat attached hereto as Exhibit "An and made a
part hereof, which shall hereinafter be referred to collectively as the "townhome development project"
or the "project". Declarant intends to provide for townhome ownership of the property, as improved,
under Section 16.04 of the Subdivision Ordinance of the City of Ketchum, which provides for ownership
of individual townhome sublots, and ownership and maintenance of the townhome sublots and
townhome units by the individual Owners. It is the intention of Declarant to sell and convey each
individual townhome sublot, together with the improvements thereon, in the townhome development
project to various individuals or entities. The project consists of the sublots, the individual sublots and
townhomes thereon. Such sales and conveyances of the individual townhome sublots and townhomes,
shall be subject to the protective restrictions, covenants and conditions contained in this Declaration
which are for the mutual benefit of the townhome development project and the present and future
Owners of the individual townhome sublots and townhomes, and are intended to preserve the value,
desirability and attractiveness of the townhome development project, to create and protect the highest

C. <u>Type of Ownership</u>. The townhome development project will provide a means for ownership in fee simple of separate interests in townhome sublots and townhome units.

quality development of the property and to ensure proper maintenance thereof.

DECLARATION

NOW, THEREFORE, Declarant hereby declares that the townhome development project is, and shall hereafter be, held, sold, conveyed, encumbered, hypothecated, leased, used, occupied and improved subject to the following covenants, conditions, restrictions and equitable servitudes, imposed in furtherance of a plan for the development, improvement and sale of the units in the townhome development project, and to enhance the value, desirability and attractiveness of the property. The restrictions set forth herein shall run with the property within the townhome development project, and shall be binding upon all persons having or acquiring any interest in such property, or any part thereof,

and inure to the benefit of every portion of such property and any interest therein; and shall inure to the benefit of and be binding upon Declarant, its successors in interest, and may be enforced by Declarant, by any Owner or its successors in interest.

The covenants, conditions and restrictions contained in this Declaration are IN ADDITION TO any other land use restrictions, zoning ordinances, laws, rules and decisions of other governmental authorities and governmental and judicial authorities, including the City of Ketchum and the County of Blaine, Idaho. This Declaration does not supplement any such land use restrictions which are enforced, and must be satisfied, independent of this Declaration.

ARTICLE I

Definitions

Unless the context requires otherwise, the following words and phrases when used in these Restrictions shall have the meanings hereinafter specified:

- 1.01 DECLARANT shall mean Sapp Family Holdings, an Idaho Limited Liability Company.
- 1.02 <u>DECLARATION</u> shall mean this instrument as it may be amended and supplemented from time to time.
- 1.03 <u>IMPROVEMENT</u> shall mean all structures and appurtenances thereof of every type and kind, including, but not limited to, buildings, outbuildings, garages, driveways, parking areas, fences, screening walls, retaining walls, stairs, decks, landscaping, hedges, windbreaks, planted trees and shrubs, poles, signs, exterior air conditioning, utility meters, water softener fixtures or equipment, and fire suppression system.
- 1. 04 <u>OWNER</u> shall mean, (1) the person or persons, or other legal entity or entities, including Declarant, holding individually or in the aggregate fee simple interest in a townhome; or, as the case may be (2) the purchaser of a townhome.
- 1.05 <u>PERSON</u> shall mean a natural individual or any entity with the legal right to hold title to real property.
 - 1.06 <u>PLAT</u> shall mean the final Plat for the Sapp Townhomes.
- 1.07 <u>RECORD, RECORDED AND RECORDATION</u> shall mean, with respect to any documents, the recordation of such documents in the office of the County Recorder of the County of Blaine, State of Idaho (which may also be referred to herein as "file" or "filed").
 - 1.08 <u>RESTRICTIONS</u> shall mean this Declaration, as it may be amended from time to time.
- 1.09 <u>SUPPLEMENTAL DECLARATION</u> shall mean a supplemental declaration of covenants, conditions and restrictions which shall be recorded for the purposes of setting forth additional covenants, conditions, and restrictions on the property.
- 1.10 <u>TOWNHOME DEVELOPMENT PROJECT</u> shall mean and refer to the real property described in Recital A above, and as further defined in Section 16.04, Subsection 16.04.020, of the Subdivision Ordinance of the City of Ketchum, Idaho.

- 1.11 <u>TOWNHOME SUBLOT</u> shall mean and refer to any one (1) of the parcels that constitute a portion of the townhome development project as defined in Section 16.04, Subsection 16.04.020, Townhouses, of the Subdivision Ordinance of the City of Ketchum, Idaho.
- 1.12 <u>TOWNHOME UNIT</u> shall mean a townhome unit as defined in Section 16.04 of the Subdivision Ordinance of the City of Ketchum, Idaho.

ARTICLE II

Nature and Incidents of Townhome Ownership

2.01 <u>Estates of Owner</u>. The townhome development project is hereby divided into Sublot 1 and Sublot 2 as set forth in Exhibit "A" attached hereto and made a part hereof.

The ownership interests of each Owner shall consist of fee simple interest in the townhome sublot and the townhome unit and all other improvements built upon the particular townhome sublot as described in the deed to the particular Owner.

- 2.02 <u>Sublot Numbers, Location and Description.</u> Each townhome sublot is identified by an assigned number as Townhome Sublot 1 and Townhome Sublot 2.
- 2.03 <u>Title</u>. Title to a townhome sublot may be held or owned by any entity and in any manner in which title to any other real property may be held or owned in the State of Idaho.
- 2.04 <u>Inseparability.</u> No part of a townhome sublot or of the legal rights comprising ownership of a townhome unit may be separated from any other part thereof during the period of townhome ownership prescribed herein, so that each townhome unit shall always be conveyed, devised, encumbered and otherwise affected only as a complete townhome. Every gift, devise, bequest, transfer, encumbrance, conveyance or other disposition of a townhome unit or any part thereof shall be presumed to be a gift, devise, bequest, transfer, encumbrance or conveyance, respectively, of the entire townhome unit and townhome sublot, together with all appurtenant rights created by law or by this Declaration and the inseparability restrictions set forth herein.
- 2.05 <u>Partition Not Permitted</u>. No Owner may bring any action for partition of the townhome sublots or townhome units.
- 2.06 <u>Owner's Right to Sublots</u>. Each Owner shall have the exclusive right to use and enjoy each respective sublot.
- 2.07 <u>Taxes and Assessments.</u> Each Owner shall execute such instruments and take such actions as may be reasonably required to obtain separate real property tax assessments of the interest of each Owner in each townhome sublot/townhome unit. Each Owner shall pay the taxes or assessments assessed against his respective townhome sublot/unit.
- 2.08 <u>Utilities</u>. Each sublot shall contain its own water and sewage under and across each respective sublot and, therefore, no reciprocal easement shall exist between the sublots for these utilities.
- 2.09 <u>Encroachments</u>. It is the intent of Declarant that each sublot and townhome thereon exists independently of each other. In the event, for any reason, it is necessary for an Owner of a

townhome/sublot to encroach on to the sublot of the other Owner for any reason, such encroachment can occur only upon written consent of the sublot Owner upon which the encroachment will occur. Such consent shall not be unreasonably withheld.

- 2.10 <u>Alterations.</u> No improvements, alterations, repairs, change of paint colors, excavations, changes in grade or other work which in any way alters the exterior of any Sublot or the improvements located thereon from its natural or improved state as of completion of the construction of the original improvements shall be made or done without the prior written consent of the Owner of the adjoining Sublot. No building, fence, wall, residence or other structure shall be constructed or erected, altered, made or done without the prior written consent of the Owner of the adjoining Sublot. Such consent shall not be unreasonably withheld. In the event an Owner fails to consent, modify or disapprove, in writing, an application submitted within thirty (30) days after plans and specifications in writing have been submitted to such Owner, approval will be deemed denied.
- 2.11 Roof Snow Loads. The Owners are informed and acknowledge, to maintain structural integrity in each unit, each unit's roof must be shoveled to remove snow when each unit's roof contains seventy (70) pounds per square foot, as determined by local agencies. The Owners of each unit specifically assume the responsibility to undertake removal of the snow from the roof when the above described snow conditions exist.

ARTICLE III

Description of a Townhome

Every contract for the sale of a townhome sublot/unit, and every other instrument affecting title to a townhome sublot/unit, may describe that townhome by the number shown on the townhome map and to this Declaration as such appears on the records of the County Recorder, Blaine County, Idaho, in the following fashion:

"Townhome sublot _	and townhome unit	as shown on the townhome
map for the Sapp Tov	wnhomes, appearing in the record	ds of Blaine County, Idaho, as
Instrument No	as defined and described in t	the Declaration of Covenants,
Conditions and Restr	ictions for the Sapp Townhomes,	recorded in the records of Blaine
County, Idaho, as Ins	trument No"	

ARTICLE IV

Mechanic's Lien Rights

No labor performed or services or materials furnished with the consent of or at the request of an Owner or his agent, or his contractor or subcontractor, shall be the basis for the filing of a lien against the townhome of any other Owner, or against any part thereof, or against any other property or any other Owner, unless such other Owner has expressly consented to or requested the performance of such labor or furnishings of such materials or services.

ARTICLE V

5.01 <u>Insurance</u>. Each Owner shall separately insure their respective townhome unit and other improvements on his or her townhome sublot, or any part of it, against loss by fire or other casualty

deemed appropriate by the Owner, in an amount as near as practical to the full insurable replacement value (without deduction for depreciation). Additionally, each Owner shall carry personal liability and property damage liability insurance with respect to his or her townhome unit in a minimum limit of \$650,000.00. No such policy shall lapse, be cancelled or the coverage reduced except after ten (10) days written notice to the other party. Each Owner may insure his or her personal property against loss.

Due to the close proximity of each townhome and respective sublot to the other, each Owner will indemnify and hold harmless the other Owner from any loss, damage or claim which may result from an Owner's failure to maintain adequate fire and casualty insurance on his or her townhome unit.

ARTICLE VI

General Restrictions

All real property within the townhome development project shall be held, used and enjoyed subject to the following limitation and restrictions:

- 6.01 <u>External Fixtures</u>. No television or radio poles, antennae, flag poles, clotheslines or other external fixtures other than those originally installed by Declarant shall be constructed, erected or maintained on or within the townhome development project.
- 6.02 <u>Insurance Rates.</u> Nothing shall be done or kept in the townhome development project which will increase the rate of insurance, nor shall anything be done or kept in the Sapp Townhomes which would result in the cancellation of insurance on the townhome development project, or which would be in violation of any law.
- 6.03 No Further Subdividing. No sublot or townhome may be further subdivided, nor may any easement or other interest therein less than the whole be conveyed by the Owner thereof; provided, however, that nothing herein shall be deemed to prevent or require approval for the transfer or sale of any townhome to more than one (1) person to be held by them as tenants in common, joint tenants, tenants by entirety or as community property.
- 6.04 <u>Signs</u>. After the sale of all sublots within the property, no sign of any kind shall be displayed to the public view, except such signs of customary and reasonable dimensions which may be displayed on or from a residence advertising that the residence is for sale or lease. "For sale" or "For Lease" signs shall not be more than one (1) foot by two (2) feet, with plain white and black block letters.
- 6.05 <u>Animals</u>. No animals of any kind shall be raised, bred or kept in any townhome for commercial purposes. Domestic cats and dogs may be kept in a townhome, provided that no cat or dog is a nuisance to the other townhome owners; they shall not be allowed to run at large, chase wild animals or bark/meow excessively. Dogs shall be kept within each townhome Owner's property at all times except when they are under the control of the Owner or on a leash.
- 6.06 <u>Nuisance</u>. No rubbish or debris of any kind shall be placed or permitted to accumulate upon any property within the townhome development project and no odors shall be permitted to arise therefrom so as to render any such property or any portion thereof unsanitary, unsightly, offensive or detrimental to any other property in the vicinity thereof or to its occupants. No noise or other nuisance shall be permitted to exist or operate upon any such property so as to be offensive or detrimental to any other property in the vicinity thereof or to its occupants. Without limiting the generality of any of the

foregoing provisions, horns, whistles, bells or other sound devices (other than security devices used exclusively for security purposes) shall not be located, used or placed on any such property.

- 6.07 <u>Permitted Uses</u>. The townhome development project shall be used for residential purposes only.
- 6.08 <u>Leases</u>. Nothing in this Declaration shall prevent an Owner from leasing or renting his townhome; provided, however, any lease or rental agreement must be in writing and must specify that its terms shall be subject in all respects to the provisions of this Declaration. Any failure by the tenant to comply with the terms of this Declaration shall be a default under the lease or rental agreement. If any lease does not contain the foregoing provisions, such provisions shall nevertheless be deemed to be part of the lease and binding upon the unit Owner and the tenant by reason of their being stated in this Declaration. Other than as stated herein, there is no restriction on the right of any unit Owner to lease or otherwise rent his unit. Notwithstanding any agreement between the Owner and the prospective tenant to the contrary, the leasing or rental of a unit shall not operate to relieve the Owner of the primary responsibility for compliance with all provisions of this Declaration.
- 6.09 <u>Repair of Buildings</u>. No improvement upon any property within the townhome development project shall be permitted to fall into disrepair, and each such improvement shall at all times be kept in good condition and repair and adequately painted.
- 6.10 Improvements and Alterations. There shall be no excavation or construction or alteration which in any way alters the exterior appearance of any improvement within the townhome development project, nor removal of any improvement in the townhome development project (other than repair or rebuilding pursuant to Section 6.09 hereof), without the written consent of the other Owner, and any such improvements and alterations shall be subject to local building regulations.
- 6.11 <u>Drainage</u>. There shall be no interference with the established drainage pattern over any property within the townhome development project. For the purposes thereof, "established drainage" is defined as the drainage which exists at the time the Declaration is enacted, or upon the completion of the townhome development project.
- 6.12 <u>No Hazardous Activities</u>. No activities shall be conducted on any property and no improvements constructed on any property which are or might be unsafe or hazardous to any person or property. Without limiting the generality of the foregoing, no firearms shall be discharged upon any property; and no open fires shall be lighted or permitted on any property except in a contained barbecue unit while attended and in use for cooking purposes.
- 6.13 <u>Use of Driveway and Parking Spaces</u>. No articles shall be stored or remain in the driveway area, including, but not limited to, automobiles, motorcycles, other vehicles of any kind, boats and bicycles, furniture and furnishings. Refuse, garbage, trash and recycling containers shall be kept at all times within the garage of each individual townhome. Parking spaces may be used only for the parking of operable passenger and business vehicles. Use of parking spaces for parking trailers or recreational vehicles shall not be permitted. Improperly parked vehicles may be removed at the risk and expense of the Owner thereof.
- 6.14 <u>No Temporary Structures</u>. No tent or shack or other temporary building, improvement or structure shall be placed upon any property.

6.15 No Mining and Drilling. No property shall be used for the purpose of mining, quarrying, drilling, boring or exploring for or removing water, oil, gas or other hydrocarbons, minerals, rocks, stones, gravel or earth.

ARTICLE VII

Miscellaneous

7.01 Amendment.

- A. <u>By Owners</u>. The provisions of this Declaration may be amended by an instrument in writing signed and acknowledged by unanimous agreement of the Owners in the townhome development project, such an amendment shall be effective upon its recordation with the Blaine County Recorder.
- B. <u>Validity</u>. Notwithstanding any other provision of this Declaration, no amendment of this Declaration shall operate to defeat and render invalid the rights of the beneficiary under any recorded deed of trust upon a townhome made in good faith and for value; provided that after the foreclosure of any such deed of trust such townhome shall remain subject to this Declaration, as amended.
- 7.02 Notices. Any notice permitted or required to be delivered as provided herein shall be in writing and may be delivered either personally or by mail. If delivery is made by mail, it shall be deemed to have been delivered seventy-two (72) hours after a copy of the same has been deposited in the United States mail, postage prepaid, addressed to any person at the address given by such person to the Association for the purpose of service of such notice, or to the residence of such person if no address has been given to the Association. Such address may be changed from time to time by notice in writing to the Association.
- 7.03 Interpretation. The provisions of this Declaration shall be liberally construed to effectuate their purpose of creating a uniform plan for the operation and future development of the townhome development project. All provisions affecting any townhome project in the townhome development project shall be construed so as to be in conformance with the laws of the State of Idaho, City of Ketchum, and all other governmental regulatory agencies. This Declaration shall be construed and governed under the laws of the State of Idaho.

7.04 Enforcement and Non-Waiver.

- A. <u>Right of Enforcement</u>. An Owner of any townhome within the townhome development project shall have the right to enforce any or all of the provisions of the Restrictions upon any property within the townhome development project and the Owners thereof.
- B. <u>Violations and Nuisance</u>. Every act or omission whereby any provision of the townhome development project Restrictions is violated in whole or in part is hereby declared to be a nuisance and may be enjoined or abated, whether or not the relief sought is for negative or affirmative action by Declarant or an Owner of a townhome within the project.
- C. <u>Violation of the Law</u>. Any violation of any state, municipal or local law, ordinance or regulation pertaining to the ownership, occupation or use of any property within the townhome development project is hereby declared to be a violation of the Restrictions thereof and subject to any or all of the enforcement procedures set forth in said Restrictions.

- D. <u>Remedies Cumulative</u>. Each remedy provided by the townhome development project Restrictions is cumulative and non-exclusive.
- E. <u>Non-Waiver</u>. The failure to enforce any of the provisions of the townhome development project Restrictions at any time shall not constitute a waiver of the right thereafter to enforce any such provisions or any other provisions of said Restrictions.

7.05 Construction.

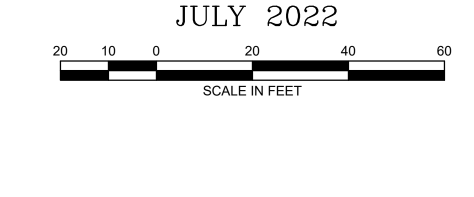
- A. <u>Restrictions Construed Together</u>. All of the provisions of the townhome development project Restrictions shall be liberally construed together to promote and effectuate the fundamental concepts of the townhome development project as set forth in the preamble of this Declaration.
- B. <u>Restrictions Severable</u>. Notwithstanding the provisions of the foregoing paragraph A, each of the provisions of the townhome development project shall be deemed independent and severable, and the invalidity or partial invalidity of any provision or portion thereof shall not affect the validity or enforceability of any other provision.
- C. <u>Singular Includes Plural</u>. Unless the context requires a contrary construction, the singular shall include the plural and the plural the singular; and the masculine, feminine or neuter shall include the masculine, feminine and neuter.
- D. <u>Captions</u>. All captions and titles used in this Declaration are intended solely for convenience or reference and shall not affect that which is set forth in any of the provisions hereof.
- 7.06 Owner's Obligations Continue. All obligations of the Owner under and by virtue of the provisions of this Declaration shall continue, notwithstanding that he may have leased or rendered said interest as provided herein, but the Owner of a townhome shall have no obligation for expenses or other obligations accrued after he conveys such townhome.
- IN WITNESS WHEREOF, Declarant has executed this Declaration the day and year first above written.

Sapp Family Holdings, LLC
Ву
Layne Sapp, Member

A PLAT SHOWING

SAPP TOWNHOMES

WHERE IN LOT 5 & THE N1/2 OF LOT 6, BLOCK 72, IS SUBDIVIDED INTO TOWNHOME SUBLOTS 1 & 2 AS SHOWN HEREON LOCATED WITHIN SECTION 13, T.4 N., R.17 E., B.M., CITY OF KETCHUM, BLAINE COUNTY, IDAHO



SCALE: 1" = 20'CENTERLINE W 8TH STREET (60' RIGHT OF WAY N45° 39' 11"E 451.77' LS3621 81.42' 220.18' NO CAP N45° 39' 11"E 150.15' NO CAP 75.95' PREVIOUS LOT 5 & THE SUBLOT 1, 81.42' N1/2 OF LOT 6 **BR2 TOWNHOMES** GARAGE LOT 1 SUBLOT 1 11.67' 6,275 Sq./Ft. ± 11.67' 0.14 Ac. ± SUBLOT 2 6,137 Sq. Ft. ± **GARAGE** 0.14 Ac. ± BĽAIŃE COUŃTY GIS-"K2ND-8TH" NO CAP TRUE POINT SUBLOT 2, OF BEGINNING FOGELSONG FLATS LS7048 TOWNHOUSES S45° 43' 28"W 75.04' S45° 41' 55"W 75.03' LOTS 2-4 SUBLOT 2 APPLE PARK TOWNHOMES BLOCK 72 ZARK PARK TOWNHOMES **BLAINE COUNTY GIS** "PINES1 **ILLEGIBLE CAP** S45° 36' 54"W 451.25' IN ASPHALT NO CAP LS8806 CENTERLINE 7TH STREET (60' RIGHT OF WAY)

HEALTH CERTIFICATE: Sanitary restrictions as required by Idaho Code Title 50, Ch. 13, have been satisfied. Sanitary restrictions may be reimposed in accordance with Idaho Code Title 50, Ch. 13, Sec. 50-1326, by issuance of a

SUBLOT 3A,

SOLAR POWER **TOWNHOMES**

Date

LEGEND

Property Line Proposed Lot Line Adjoiner's Lot Line - — Centerline of Right of Way — Fence Line — — — — Survey Tie Line — · — — · – GIS Tie Line Building Setback, Width as Shown Water Main Line Sewer Main Line Sewer Service Line 5' Contour Interval 1' Contour Interval /////// Proposed Building Found Aluminum Cap on 5/8" Rebar by LS3432 Found 5/8" Rebar Found 1/2" Rebar Set 5/8" Rebar, P.L.S. 16670 Calculated Point, Nothing Set Manhole Water Valve Fire Hydrant

SURVEY NARRATIVE & NOTES

- 1. The purpose of this survey is to show the monuments found and set during the boundary retracement of Lot 5 & the N1/2 of Lot 6, Block 72, Ketchum Townsite and subdivide it to create Sublots 1 & 2 of Sapp Townhomes, as shown hereon. The boundary shown is based on found centerline and lot corner monuments and the Official Map of the Village of Ketchum, Instrument No. 302967, records of Blaine County, Idaho. All found monuments have been accepted. Additional documents used in the course of this survey include the Plat of Zark Park Townhomes, Instrument Number 425489, the Plat showing BR2 Townhomes, Instrument Number 440458, the Plat showing Apple Park Townhomes, Instrument Number 663014, the Plat showing Zark Park Subdivision, Instrument Number 348073, and the Plat showing Apple Park Subdivision, Instrument Number 355698, all records of Blaine County, Idaho.
- The distances shown are measured. Refer to the above referenced documents for previous record data.
- Galena Engineering Inc. has not received a Title Policy from the client and has not been requested to obtain one. Relevant information that may be contained within a Title Policy may therefore not appear on this map and may affect items shown hereon. It is the responsibility of the client to determine the significance of the Title Policy information and determine whether it should be included. If the client desires this information to be included they must furnish said information to Galena Engineering, Inc. and request it be added to this map.
- Unless otherwise shown hereon, this survey does not purport to reflect any of the following which may be applicable to subject real property: natural hazards. encroachments, wetlands, easements, building setbacks, restrictive covenants, subdivision restrictions, zoning or any other land-use regulations.
- 5. All utilities shall be installed underground.
- 6. All townhome unit owners shall have mutual reciprocal easements for existing and future water, cable tv, sewage, telephone, natural gas and electrical lines over, under, and across their townhouses and sublots for the repair, maintenance, and replacement
- 7. Garage space shall not be converted to living space or uses other than parking of vehicles and household storage.
- The townhouse sublots shown hereon are considered as one (1) land lot. coverage requirements and other bulk regulations per the City of Ketchum ordinances apply to the sublots as one parcel.
- 9. The owner/subdivider is Sapp Family Holdings, LLC, 1100 Bellevue Way, NE Suite 8A, Box 551, Bellevue, Washington 98004. The surveyor/representative is Mark Phillips, Galena Engineering, Inc., 317 N. River St., Hailey, ID 83333.
- 10. The current zoning is GR-L. Refer to the City of Ketchum Zoning Ordinace for specific information about this zone.

SAPP TOWNHOMES

GALENA ENGINEERING, INC. HAILEY, IDAHO

SHEET 1 OF 2 Job No. 8237-01

Certificate of Disapproval.

MARK E. PHILLIPS, P.L.S. 16670

CERTIFICATE OF OWNERSHIP

This is to certify that the undersigned is the owner in fee simple of the following described parcel of land:

A parcel of land located within Section 13, T.4N., R.17E., B.M., City of Ketchum, Blaine County, Idaho, more particularly described as follows:

LOT 5 & THE N1/2 OF LOT 6, BLOCK 72, KETCHUM TOWNSITE

The easements indicated hereon are not dedicated to the public, but the right to use said easements is hereby reserved for the public utilities and for any other uses indicated hereon and no permanent structures are to be erected within the lines of said easements.

I do hereby certify that all lots in this plat will be eligible to receive water service from an existing water distribution system and that the existing water distribution system has agreed in writing to serve all of units shown within this plat.

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

Sapp Family Holdings, LLC, an Idaho Limited Liability Company BY: Rueben Ortega, Registered Agent

ACKNOWLEDGMENT

STATE OF	
On thisday of, 2022, before personally appeared Rueben Ortega, known or identified to r liability company that executed the foregoing instrument, ar liability company executed the same.	me to be a Registered Agent of the limited
IN WITNESS WHEREOF, I have hereunto set my hand an in this certificate first above written.	d affixed my official seal the day and year
	Notary Public in and for said State
	Residing in
	My Commission Expires

PROJECT ENGINEER'S CERTIFICATE

I, the undersigned, project engineer for Sapp Townhomes, certify that the subdivision is in accordance with the City of Ketchum Subdivision standards.

Sean M Flynn, PE 12497, Galena Engineering, INC

SURVEYOR'S CERTIFICATE

I, Mark E. Phillips, a duly Licensed Professional Land Surveyor in the State of Idaho, do hereby certify that this plat is a true and accurate map of the land and points surveyed under my direct supervision and that it is in accordance with the Idaho State Code relating to Plats, Surveys, and Condominiums and the Corner Perpetuation and Filing Act, 55—1601 through 55—1612.



MARK E. PHILLIPS, P.L.S. 16670

BLAINE COUNTY SURVEYOR'S APPROVAL

I, Sam Young County Surveyor for Blaine County, Idaho, do hereby certify that I have checked the foregoing Plat and computations for making the same and have determined that they comply with the laws of the State of Idaho relating to Plats and Surveys.

Sam Young, P.L.S. 11577 Blaine County Surveyor

KETCHUM CITY COUNCIL CERTIFICATE

I, the undersigned, City Clerk, in and for the City of Ketchum, Blaine County, Idaho, do hereby certify that at a regular meeting of the City Council held on the ____ day of ______, 2022, this plat was duly accepted and approved.

Tara Fenwick, City Clerk, City of Ketchum

KETCHUM CITY ENGINEER CERTIFICATE

I, the undersigned, City Engineer in and for the City of Ketchum, Blaine County, Idaho, do hereby approve this plat on this ___ day of _____, 2022, and certify that it is in accordance with the City of Ketchum subdivision ordinance.

Sherri Newland, City Engineer, City of Ketchum

KETCHUM CITY PLANNER CERTIFICATE

I, the undersigned, Planner in and for the City of Ketchum, Blaine County, Idaho, do hereby approve this plat on this ____ day of ______, 2022, and certify that it is in accordance with the City of Ketchum subdivision ordinance.

Morgan Landers, City of Ketchum

BLAINE COUNTY TREASURER'S APPROVAL

I, the undersigned County Treasurer in and for Blaine County, State of Idaho per the requirements of Idaho Code 50—1308, do hereby certify that any and all current and/or delinquent county property taxes for the property included in this subdivision have been paid in full. This certification is valid for the next thirty (30) days only.

Blaine County Treasurer

_____ Date

BLAINE COUNTY RECORDER'S CERTIFICATE

SAPP TOWNHOMES

GALENA ENGINEERING, INC. HAILEY, IDAHO

SHEET 2 OF 2 Job No. 8237-01



IN RE:)	
)	
Sapp Townhomes)	KETCHUM PLANNING & ZONING COMMISSION
Design Review)	FINDINGS OF FACT, CONCLUSIONS OF LAW, AND
Date: November 8, 2022)	DECISION
)	
File Number: 22-052)	

PROJECT: Sapp Townhomes

APPLICATION TYPE: Design Review

FILE NUMBER: P21-052

ASSOCIATED APPLICATIONS: Townhouse Subdivision Preliminary Plat (P22-052A)

REPRESENTATIVE: Caleb Spangenberger, Williams Partners Architects (Architect)

OWNER: Sapp Family Holdings, LLC

LOCATION: 780 N 4th Ave (Lot 5 and N ½ of Lot 6, Block 72, Ketchum Townsite)

ZONING: General Residential Low Density (GR-L)

OVERLAY: None

RECORD OF PROCEEDINGS

The City of Ketchum received the application for Design Review and Preliminary Plat on July 28, 2022. The Final Design and Preliminary Plat applications have been reviewed concurrently and were deemed complete on September 16, 2022, after one review for completeness. Following receipt of the complete application, staff routed the application materials to all city departments for review. Department comments were provided to the applicant on August 11, 2021. As of the date of this letter, all department comments have been resolved or addressed through conditions of approval recommended below.

A public hearing notice for the project was mailed to all owners of property within 300 feet of the project site and all political subdivisions on October 14, 2022. The public hearing notice was published in the Idaho Mountain Express the on October 19, 2022. A notice was posted on the project site and the city's website on October 19, 2022. Story poles were documented on the project site as of October 3, 2022.

The Planning & Zoning Commission considered the Sapp Townhomes Design Review (Application File No. P22-052) and Townhouse Subdivision Preliminary Plat (Application File No. P22-052A) applications during their regular meeting on November 8, 2022. The development applications were considered concurrently and the associated public hearings were combined in accordance with Idaho Code §67-6522. After considering Staff's analysis, the applicant's presentation, and public comment, the Planning & Zoning Commission unanimously approved the Design Review (Application File No. P22-052) and unanimously recommended approval of the Townhouse Subdivision Preliminary Plat (Application File No. P22-052) application to the City Council.

FINDINGS OF FACT

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

BACKGROUND

The Applicant is proposing two new 3,655 square foot two-story detached townhomes with attached two-car garages (the "project"), located at 780 N 4th Ave (the "subject property"). The subject property is zoned General Residential – Low Density (GR-L) and currently contains one single-family dwelling unit. Detached townhomes are a permitted use within the GR-L zone district provided that all dimensional standards are met. The project proposes to demolish the existing single-family dwelling unit, vacate the lot line between Lots 5 and 6, subdivide the property into two townhouse sublots, and construct a new detached dwelling unit on each of the newly created sublots.

The existing single-family residence was constructed in 1961 making it more than 50 years old. However, the building is not listed on the city's adopted Historic Building/Site List. Review by the Historic Preservation Commission is not required; however, a demolition permit cannot be issued for the existing residence until a 60 day waiting period has concluded.

The project will construct improvements to the right-of-way per the City of Ketchum improvement standards. The project proposes access to one sublot from N 4th Ave and access to the other sublot from 8th Street. The project proposes paver driveways with no snowmelt for both driveways. All improvements to the right-of-way have been preliminarily reviewed by the Streets Department and City Engineer with no comments on the proposed access and right-of-way improvements. Final review of the proposed improvements will be conducted by the City Engineer and Streets Department prior to issuance of a building permit.

FINDINGS REGARDING COMPLIANCE WITH ZONING CODE AND DIMENSIONAL STANDARDS

			Ketchum Municipal Code Standards and Staff Comments		
No	N/A	KMC §	Standards and Staff Comments		
		17.12.030	Minimum Lot Area and Lot Width		
		Staff	Required: Minimum lot area of 8,000 square feet, minimum lot width average of 80 feet		
		Comments			
			Existing:		
			Lot Area – 12,413 square feet per topographic survey submitted with project plans		

		Lot Width – 82.61 feet along the front property line and 82.76 feet along the rear			
		property line			
	17.12.030	Lot Coverage			
Staff		Permitted Lot Coverage: 35%			
	Comments	Terminated 250 Go Terminated 2			
		Proposed:			
		Total Lot Area – 12,413 SF			
		Building Coverage – 2,172 x 2 = 4,344 SF			
		Lot Coverage – 35%			
	17.12.030	Minimum Building Setbacks			
	Staff	Permitted:			
	Comments	Front (N 4 th Ave): 15 ft			
		Street Side (W 8 th St): The greater of 1' for every 3' in building height, or 5' ¹			
		Interior Sublot Line: 0 feet			
		Side (south): The greater of 1' for every 3' in building height, or 5' 1			
		Rear (Alley/east): The greater of 1' for every 3' in building height, or 15' 1			
		- In measuring the rear yard of a principal building where the rear lot line abuts an alley, measurement may be made to the centerline of the alley, provided no			
		building is located within the right-of-way of the alley.			
		building is located within the right-of-way of the alley.			
		Building Height: Sublot 1 is 33.5 feet (11.2 foot setback required) and Sublot 2 is 35 feet			
		(11-foot 8-inch setback required)			
		Proposed:			
		Front (N 4 th Ave – sublot 1): 15 feet			
		Street Side (W 8 th St): 21.5 feet to sublot 1 townhouse and 15 feet to sublot 2			
		townhouse			
		Interior Sublot Line: 10.2 feet to sublot 1 townhouse and 16.3 feet to sublot 2			
		Side (south): 14.9 feet to sublot 1 townhouse and 17 feet to sublot 2 townhouse			
 	47.40.000	Rear (Alley/east): 11.72 to property line, 26.7 feet to centerline of the alley			
Ш	17.12.030	Building Height			
	Staff Comments	Permitted: 35 feet Height of building: The greatest vertical distance measured at any point from the roof to			
	Comments	natural, existing, or finished grade, whichever is lowest. The maximum vertical distance			
		from the lowest exposed finished floor to the highest point of the roof (regardless of			
		vertical alignment) shall be no more than five feet greater than the maximum height			
		permitted in the zoning district (see illustration B on file in the office of the City Clerk).			
		No facade shall be greater than the maximum height permitted in the zoning district.			
		(See definition of "facade" in this section and illustration B on file in the office of the City			
		Clerk.) Facades which step up or down hillsides shall be set back from the lower facade a			
		minimum of 50 percent of the height of the lower facade; except, that roof overhangs			
		may extend up to three feet into this area (see illustration B on file in the office of the			
		City Clerk). This building height provision shall apply to parapets, Boston roofs and any			
		other portion of a building roof, but shall not apply to flagpoles, lightning rods, weather			
		vanes, antennas or chimneys.			
		Proposed			
		Proposed:			

		Sublot 1: As shown on Sheets A3.1 and A4.1, the total building height for Sublot 1 is 33.5 feet from the existing grade to the top of the roof.
	17.125.030H	Sublot 2: As shown on Sheets A3.1 and A4.1, the total building height for Sublot 2 is 35 Curb Cut
	Staff	Permitted:
	Comments	A maximum of thirty five percent (35%) of the linear footage of any street frontage may be devoted to access off street parking.
		Proposed: The subject property has two street frontages, one along N 4 th Ave and the other along 8th Street. Sublot 1 accesses the property from N 4 th and sublot 2 accesses the property from 8 th Street.
		4 th Ave Curb Cut: 82.6 linear feet of frontage, 20-foot driveway, 24% curb cut
		8 th Street Curb Cut: 150.17 linear feet of frontage, 20-foot driveways, 13% curb cut
	17.125.040	Parking Spaces
	Staff	Required: Detached townhomes are considered multi-family dwelling units:
	Comments	Units up to 2,000 square feet require 1 parking space
		Units 2,001 square feet and above require 2 parking spaces
		The project proposes a total of 2 detached townhome units that are 3,655 square feet each, which requires 2 parking spaces each.
		Proposed:
		As shown on Sheet A2.1, each detached townhome has a two-car garage, meeting all parking requirements for the development.

FINDINGS REGARDING COMPLIANCE WITH DESIGN REVIEW STANDARDS

Yes No N/A KMC \$ Standards and Findings □ 17.96.060.A1 Streets connection from an existing city street to their development. Commission Findings The project will remove all existing trees, shrubs and other obstruction the right-of-way and construct street improvements per the city's requirements. All improvements to the right-of-way will be at the exit the applicant. □ 17.96.060.A2 Streets Commission Findings No new streets are proposed for the project, however, all required improvements to the right-of-way as shown on the project plans has reviewed by the City Engineer. Final review of all improvements to the of-way will be completed prior to issuance of a building permit for the standards. Commission Findings Sidewalks Sidewalks are required by the Public Works Department. KMC 17.124.140 outlines the zone districts where sidewalks are required by development standards. Sidewalks are required prior to issuance of a suilding permit for the continuous districts, and all light industrial districts. The subject property is withing the complete of the continuous development standards. Sidewalks are required property is withing the continuous property is withing the complete of increase the sidewalk width and development standards. Sidewalk width shall conform to the City's right-of-way standards, the City Engineer may reduce or increase the sidewalk width and development standards. Sidewalks are not required for the project comprises an addition of less than 250 square for conditioned space. b. The City Engineer finds that sidewalks are not necessary be existing geographic limitations, pedestrian traffic on the street may reduce or increase the sidewalk would not be benefit the general welfare and safety of the public. Commission This standard is not applicable as sidewalks are not required for the project comprises and addition of less than 250 square for conditioned space. b. The City Engineer finds that sidewalks are not recessary be existing geographic limitations, pedestrian traffic on the street whe	
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Sidewalks existing or future sidewalks adjacent to the site. In addition, sidewa	•
be constructed to provide safe pedestrian access to and around a b	
Commission This standard is not applicable as sidewalks are not required for the	
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Sidewalks above described improvements, which contributions must be segre	

			17.96.060.D3 Utilities Commission Findings 17.96.060.E1	When extension of utilities is necessary all developers will be required to pay for and install two (2") inch SDR11 fiber optical conduit. The placement and construction of the fiber optical conduit shall be done in accordance with city of Ketchum standards and at the discretion of the City Engineer. Extension of utilities is not required for the project; therefore, this standard does not apply. The project's materials, colors and signing shall be complementary with the
			Utilities Commission	for and install two (2") inch SDR11 fiber optical conduit. The placement and construction of the fiber optical conduit shall be done in accordance with city of Ketchum standards and at the discretion of the City Engineer. Extension of utilities is not required for the project; therefore, this standard
			Utilities	for and install two (2") inch SDR11 fiber optical conduit. The placement and construction of the fiber optical conduit shall be done in accordance with city of Ketchum standards and at the discretion of the City Engineer.
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				for and install two (2") inch SDR11 fiber optical conduit. The placement and
		\boxtimes		
	 			
	1		48.06.000 = 0	be served with underground utilities.
				underground utilities as all new and existing structures within the project will
				Power infrastructure required for the project. This meets the criteria for
			Findings	being dedicated through the subdivision process to accommodate the Idaho
			Commission	The project proposes to underground all utilities. A 10-foot utility easement is
			Utilities	lines within the development site shall be concealed from public view.
\boxtimes			17.96.060.D2	Utilities shall be located underground and utility, power, and communication
			3-	these improvements.
			Findings	utilities for the project. The applicant is responsible for all expenses related to
			Commission	The applicant is the responsible party for improvements and installation of
			Utilities	the sole expense of the applicant.
\boxtimes			17.96.060.D1	All utilities necessary for the development shall be improved and installed at
			Findings	meet city standards. Final design will be reviewed and approved by the City Engineer prior to issuance of a building permit.
			Commission	The proposed drainage improvements to the right-of-way are designed to
			Drainage	The proposed drainage impressements to the wints of constant decisions decision decisions decisions decisions decisions decisi
\boxtimes			17.96.060.C.4	Drainage facilities shall be constructed per City standards.
	 		47.00.000.0	ensure drainage of the surrounding area is properly managed.
				improvements will be finalized during the building permit review process to
			Findings	identified potential drainage improvements required in the alley. These
			Commission	During department review, the Streets department and city engineer
			Drainage	necessary, depending on the unique characteristics of a site.
\boxtimes			17.96.060.C3	The City Engineer may require additional drainage improvements as
				frontages as shown in the project plans.
			Findings	have been designed for the full length of the property along both street
			Commission	Drainage improvements associated with improvements to the right of way
			Drainage	subject property lines adjacent to any public street or private street.
\boxtimes			17.96.060.C2	Drainage improvements constructed shall be equal to the length of the
				time of building permit review.
			aigs	site. The City Engineer will review the final grading and drainage plan at the
			Findings	review. The preliminary grading plan shows all stormwater being retained on
			Drainage Commission	Stormwater management was reviewed for the entire site during department
			17.96.060.C1	All storm water shall be retained on site.
	<u> </u>		Findings	
			Commission	This standard is not applicable as sidewalks are not required for the project.
				contribution shall be paid before the City issues a certificate of occupancy.
				engineering costs, as approved by the City Engineer. Any approved in-lieu
				improvements provided by a qualified contractor, plus associated
1				(110%) of the estimated costs of concrete sidewalk and drainage
				improvements. The contribution amount shall be one hundred ten percent
				the City and not used for any purpose other than the provision of these

	1	1		
			Commission Findings	The property is located within an area often refered to as the north side of West Ketchum, on the border of West Ketchum and the outer edge of the Community Core. The surrounding properties primarily consist of single-family dwelling units or duplexes. Most properties are two stories with a more traditional pitched roof, however, there are some older one-story buildings. Some of the more recent projects to the southeast are three stories with a flat roof. Many of the buildings to the north and west are of an older vintage with a variety of colors and natural materials on the exterior of the buildings including natural wood or brown shades of siding and stucco to lighter shades of grey and beige.
				The project proposes a two-story building with sloped roofs and a mix of wood and stone siding. As shown on Sheet A0.1, the color palette for the project includes dark and light natural wood, stone chimney, black windows, and a dark metal nonreflective roof. The units are identical in size, and layout, however, the project proposes to orient one of the buildings toward N 4 th Ave and the other toward 8 th Street which creates a varied visual of the project along 8 th Street where one does not see two identical buildings next to each other. The northwest view on Sheet A5.1 in the project plans shows this concept well. Staff believes this approach to the project is very desirable as it reduces the perceived mass of the two buildings side by side and creates varied undulation along the length of the block. Many of the projects proposed in this area over the last year have identical buildings side by side which can result in a monolithic feel of the buildings because there is no variation.
			17.96.060.E2 Compatibility of Design	Preservation of significant landmarks shall be encouraged and protected, where applicable. A significant landmark is one which gives historical and/or cultural importance to the neighborhood and/or community.
			Commission Findings	The subject property does not include significant landmarks; therefore, this standard does not apply.
		×	17.96.060.E3 Compatibility of Design	Additions to existing buildings, built prior to 1940, shall be complementary in design and use similar material and finishes of the building being added to.
			Commission Findings	The proposed project does not include an addition to an existing building; therefore, this standard does not apply. The existing building was built after 1940 and will be demolished as part of the project.
\boxtimes			17.96.060.F1 Architectural	Building(s) shall provide unobstructed pedestrian access to the nearest sidewalk and the entryway shall be clearly defined.
			Commission Findings	Both the existing residence and the new detached townhouse have pathways from the building to the street by the driveway and a separate sidewalk. As discussed above, sidewalks are not required.
×			17.96.060.F2 Architectural	The building character shall be clearly defined by use of architectural features.
			Commission Findings	The building is intended to have a rustic mountain character defined by a pitched roof, covered entry, and rustic materials such as natural wood siding, and steel garage door. The project also proposes a tall stone chimney that defines the building and orients the buildings to their respective street frontages.
\boxtimes			17.96.060.F3 Architectural	There shall be continuity of materials, colors and signing within the project.
			Commission Findings	The project proposes a consistent use of rustic natural materials including wood siding, steel accents, and black trimmed windows.

\boxtimes		17.96.060.F4 Architectural	Accessory structures, fences, walls and landscape features within the project shall match or complement the principal building.
		Commission	The project proposes some landscape walls around the walkway entrances to
		Findings	the individual units that are complimentary to the building. The project also
			proposes paver walkways and paver driveway that are of a material that
			compliments the primary building.
\boxtimes		17.96.060.F5	Building walls shall provide undulation/relief, thus reducing the appearance
		Architectural	of bulk and flatness.
		Commission	The new detached townhouse is a two-story structure with pitched roofs. Each
		Findings	unit includes a fairly large cutout on the second level for a second level
			balcony. The building façade wall also steps back halfway along the building
			with a material change that accentuates the undulation.
\boxtimes		17.96.060.F6	Building(s) shall orient towards their primary street frontage.
		Architectural	
		Commission	The front property line is N 4 th Ave, however, the property is a corner lot so it
		Findings	fronts both N 4 th Ave and 8 th Street. Sublot 1 faces the street along N 4 th Ave
			and Sublot 2 fronts 8 th Street.
\boxtimes		17.96.060.F7	Garbage storage areas and satellite receivers shall be screened from public
		Architectural	view and located off alleys.
		Commission	Garbage will be stored within the garage and no satellite receivers are
		Findings	anticipated.
\boxtimes		17.96.060.F8	Building design shall include weather protection which prevents water to
		Architectural	drip or snow to slide on areas where pedestrians gather and circulate or onto
			adjacent properties.
		Commission	The new detached townhouse proposes gutters and snow retention to ensure
		Findings	that snow does not slide onto adjacent properties.
\boxtimes		17.96.060.G1	Pedestrian, equestrian and bicycle access shall be located to connect with
		Circulation	existing and anticipated easements and pathways.
		Design	
		Commission	The project provides pedestrian access to N 4 th Ave and 8 th Street. As these
		Findings	streets are considered residential streets, all pedestrian, equestrian and
			bicycle movements are contained within the street. There are no easements or
			pathways in the area requiring connectivity to the project.
	\boxtimes	17.96.060.G2	Awnings extending over public sidewalks shall extend five (5') feet or more
		Circulation	across the public sidewalk but shall not extend within two (2') feet of parking
		Design	or travel lanes within the right of way.
		Commission	The project does not propose any encroachments into the right-of-way.
		Findings	
	\boxtimes	17.96.060.G3	Traffic shall flow safely within the project and onto adjacent streets. Traffic
		Circulation	includes vehicle, bicycle, pedestrian and equestrian use. Consideration shall
		Design	be given to adequate sight distances and proper signage.
		Commission	This standard does not apply as no new streets are proposed and sidewalks
		Findings	are not required.
\boxtimes		17.96.060.G4	Curb cuts and driveway entrances shall be no closer than twenty (20') feet to
		Circulation	the nearest intersection of two or more streets, as measured along the
		Design	property line adjacent to the right of way. Due to site conditions or
			current/projected traffic levels or speed, the City Engineer may increase the
			minimum distance requirements.

			Commission	The project proposes two driveways, one from N 4 th Ave and one from 8 th
			Findings	Street. Neither of the proposed driveways are within 20 feet of the intersection.
×			17.96.060.G5 Circulation Design	Unobstructed access shall be provided for emergency vehicles, snowplows, garbage trucks and similar service vehicles to all necessary locations within the proposed project.
			Commission Findings	Access for emergency vehicles, snowplows, garbage trucks, and delivery vehicles is from N 4 th Ave and 8 th Street. Bald Mountain Rd is classified as a residential street, requiring a minimum right-of-way of 60 feet. The right-of-way for N 4 th Ave is 80 feet. 8 th Street has a right-of-way of 60 feet. Final civil drawings for right-of-way improvements will be reviewed and approved by the City Engineer and Streets department prior to issuance of a building permit.
\boxtimes			17.96.060.H1 Snow Storage	Snow storage areas shall not be less than thirty percent (30%) of the improved parking and pedestrian circulation areas.
			Commission Findings	Both sublots are required to provide their own snow storage. There is a total of 2,725 SF of driveway and pedestrian areas. The project proposes a total of 834 square feet of snow storage divided evenly between the two lots commensurate of driveway and pedestrian areas. This amounts to 30% of snow storage.
×			17.96.060.H2 Snow Storage Commission	Snow storage areas shall be provided on-site.
			Findings	As shown in the project plans, all snow storage is provided on-site.
			17.96.060.H3 Snow Storage	A designated snow storage area shall not have any dimension less than five (5') feet and shall be a minimum of twenty-five (25) square feet.
			Commission	As shown in the project plans, the snow storage areas for both sublots meet
	 		Findings 17.96.060.H4	these dimensional requirements. In lieu of providing snow storage areas, snow melt and hauling of snow may
		\boxtimes	Snow Storage	be allowed.
			Commission Findings	Snow storage is being provided, therefore no snowmelt or hauling of snow will be required.
\boxtimes			17.96.060.I1 Landscaping	Landscaping is required for all projects.
			Commission Findings	The project plans include a comprehensive landscape plan, and planting plan for the proposed project.
⊠			Landscaping Commission Findings	Landscape materials and vegetation types specified shall be readily adaptable to a site's microclimate, soil conditions, orientation and aspect, and shall serve to enhance and complement the neighborhood and townscape. Proposed plant materials are drought tolerant and are consistent with
\boxtimes			Findings 17.96.060.13	landscaping of surrounding properties within the neighborhood. All trees, shrubs, grasses and perennials shall be drought tolerant. Native
			Landscaping	species are recommended but not required.
			Commission Findings	All proposed plant materials are drought tolerant.
			17.96.060.14 Landscaping	Landscaping shall provide a substantial buffer between land uses, including, but not limited to, structures, streets and parking lots. The development of landscaped public courtyards, including trees and shrubs where appropriate, shall be encouraged.

		Commission Findings	The landscape plan for the project provides buffer between the new detached townhouses to the surrounding properties to the south, and east.
	\boxtimes	17.96.060.J1	Where sidewalks are required, pedestrian amenities shall be installed.
		Public	Amenities may include, but are not limited to, benches and other seating,
		Amenities	kiosks, bus shelters, trash receptacles, restrooms, fountains, art, etc. All public amenities shall receive approval from the Public Works Department
			prior to design review approval from the Commission.
		Commission Findings	This standard is not applicable as sidewalks are not required.

CONCLUSIONS OF LAW

- 1. The City of Ketchum is a municipal corporation established in accordance with Article XII of the Constitution of the State of Idaho and Title 50 Idaho Code and is required and has exercised its authority pursuant to the Local Land Use Planning Act codified at Chapter 65 of Title 67 Idaho Code and pursuant to Chapters 3, 9 and 13 of Title 50 Idaho Code to enact the ordinances and regulations, which ordinances are codified in the Ketchum Municipal Code ("KMC") and are identified in the Findings of Fact and which are herein restated as Conclusions of Law by this reference and which City Ordinances govern the applicant's Design Review application for the development and use of the project site.
- 2. The Commission has authority to hear the applicant's Design Review Application pursuant to Chapter 17.96 of Ketchum Municipal Code Title 17.
- 3. The City of Ketchum Planning Department provided notice for the review of this application in accordance with Ketchum Municipal Code §17.96.080.
- 4. The Design Review application is governed under Ketchum Municipal Code Chapters 17.96, 17.124, 17.08, 17.12, 17.18, and 17.128.
- 5. The Sapp Townhomes Design Review application meets all applicable standards specified in Title 17 of Ketchum Municipal Code.

DECISION

THEREFORE, the Commission **approves** this Design Review Application File No. P22-052 this Tuesday, November 8, 2022 subject to the following conditions of approval.

CONDITIONS OF APPROVAL

- 1. This Design Review approval (P22-052) is contingent upon approval of the Lot Line Shift application (P22-052B). Should the Lot Line Shift application (P22-052B) not be approved, this Design Review approval shall become null and void.
- 2. Final civil drawings prepared by an engineer registered in the State of Idaho which include specifications for right-of-way, utilities, and drainage improvements shall be submitted for review and approval by the City Engineer, Streets, and Utilities departments prior to issuance of a building permit for the project.

- 3. The term of Design Review approval shall be twelve (12) months from the date that the Findings of Fact, Conclusions of Law, and Decision are adopted by the Commission or upon appeal, the date the approval is granted by the Council subject to changes in zoning regulations.
- 4. In addition to the requirements set forth in this Design Review approval, this project shall comply with all applicable local, state, and federal laws.

Findings of Fact **adopted** this 8th day of November 2022.

Neil Morrow, Chair City of Ketchum Planning and Zoning Commission



IN RE:)	
Sapp Townhomes)	KETCHUM PLANNING & ZONING COMMISSION
Townhouse Subdivision – Preliminary Plat)	FINDINGS OF FACT, CONCLUSIONS OF LAW, AND
Date: November 8, 2022)	DECISION
)	
File Number: 22-052A)	

PROJECT: Sapp Townhomes

APPLICATION TYPE: Design Review

FILE NUMBER: P21-052

ASSOCIATED APPLICATIONS: Townhouse Subdivision Preliminary Plat (P22-052A)

REPRESENTATIVE: Caleb Spangenberger, Williams Partners Architects (Architect)

OWNER: Sapp Family Holdings, LLC

LOCATION: 780 N 4th Ave (Lot 5 and N ½ of Lot 6, Block 72, Ketchum Townsite)

ZONING: General Residential Low Density (GR-L)

OVERLAY: None

RECORD OF PROCEEDINGS

The City of Ketchum received the application for Design Review and Preliminary Plat on July 28, 2022. The Final Design and Preliminary Plat applications have been reviewed concurrently and were deemed complete on September 16, 2022, after one review for completeness. Following receipt of the complete application, staff routed the application materials to all city departments for review. Department comments were provided to the applicant on August 11, 2021. As of the date of this letter, all department comments have been resolved or addressed through conditions of approval recommended below.

A public hearing notice for the project was mailed to all owners of property within 300 feet of the project site and all political subdivisions on October 14, 2022. The public hearing notice was published in the Idaho Mountain Express the on October 19, 2022. A notice was posted on the project site and the city's website on October 19, 2022. Story poles were documented on the project site as of October 3, 2022.

The Planning & Zoning Commission considered the Sapp Townhomes Design Review (Application File No. P22-052) and Townhouse Subdivision Preliminary Plat (Application File No. P22-052A) applications during their regular meeting on November 8, 2022. The development applications were considered concurrently and the associated public hearings were combined in accordance with Idaho Code §67-6522. After considering Staff's analysis, the applicant's presentation, and public comment, the Planning & Zoning Commission unanimously approved the Design Review (Application File No. P22-052) and unanimously recommended approval of the Townhouse Subdivision Preliminary Plat (Application File No. P22-052) application to the City Council.

FINDINGS OF FACT

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

BACKGROUND

The Applicant is proposing two new 3,655 square foot two-story detached townhomes with attached two-car garages (the "project"), located at 780 N 4th Ave (the "subject property"). The subject property is zoned General Residential – Low Density (GR-L) and currently contains one single-family dwelling unit. Detached townhomes are a permitted use within the GR-L zone district provided that all dimensional standards are met. The project proposes to demolish the existing single-family dwelling unit, vacate the lot line between Lots 5 and 6, subdivide the property into two townhouse sublots, and construct a new detached dwelling unit on each of the newly created sublots.

The existing single-family residence was constructed in 1961 making it more than 50 years old. However, the building is not listed on the city's adopted Historic Building/Site List. Review by the Historic Preservation Commission is not required; however, a demolition permit cannot be issued for the existing residence until a 60-day waiting period has concluded.

The project will construct improvements to the right-of-way per the City of Ketchum improvement standards. The project proposes access to one sublot from N 4th Ave and access to the other sublot from 8th Street. The project proposes paver driveways with no snowmelt for both driveways. All improvements to the right-of-way have been preliminarily reviewed by the Streets Department and City Engineer with no comments on the proposed access and right-of-way improvements. Final review of the proposed improvements will be conducted by the City Engineer and Streets Department prior to issuance of a building permit.

FINDINGS REGARDING COMPLIANCE WITH TOWNHOUSE SUBDIVISION REQUIREMENTS

	Townhouse Plat Requirements				
Com	oliant		Standards		
Yes	No	N/A	City Code	City Standards	
		X	16.04.080.B	Townhouse Owners' Documents: The subdivider of the townhouse project shall submit with the preliminary plat application a copy of the proposed party wall agreement and any proposed document(s) creating an association of owners of the proposed townhouse sublots, which shall adequately provide for the control and maintenance of all commonly held	

	Commission Findings	facilities, garages, parking and/or open spaces. Prior to final plat approval, the subdivider shall submit to the city a final copy of such documents and shall file such documents prior to recordation of the plat, which shall reflect the recording instrument numbers. The project proposes detached townhouses, therefore, no party wall agreement is required. The applicants have provided draft covenant documents as part of the application materials. Preliminary Plat Procedure: Townhouse developments shall be
	1 Commission	administered consistent with the procedures and design and development regulations established in §16.04.030 and §16.04.040 and the standards of this subsection. All townhouse developments shall be platted under the procedures contained in the subdivision ordinance in effect and shall be required to obtain design review approval prior to building permit issuance. The applicant submitted a Design Review application for the project in
	Findings	conjunction with the townhouse subdivision application. Both applications were reviewed and approved by the Planning and Zoning Commission at the October 11, 2022 meeting.
	16.04.080.C. 2	The subdivider may apply for preliminary plat approval from the commission pursuant to subsection 16.04.030D of this chapter at the time application is made for design review approval pursuant to title 17, chapter 17.96 of this code. The commission may approve, deny or conditionally approve such preliminary plat upon consideration of the action taken on the application for design review of the project. The applicant submitted a Design Review application for the project in
	Findings	conjunction with the townhouse subdivision application. Both applications were reviewed and approved by the Planning and Zoning Commission at the October 11, 2022 meeting.
	16.04.080.C. 3	The preliminary plat, other data, and the commission's findings may be transmitted to the council prior to commencement of construction of the project under a valid building permit issued by the City. The council shall act on the preliminary plat pursuant to subsection 16.04.030E and F of this chapter.
	Commission Findings	Following adoption of the Findings of Fact for the Townhouse Subdivision application, staff will transmit the application and findings to the City Council for review and approval prior to issuance of a building permit for the project.
	16.04.080.C. 4	4. In the event a phased townhouse development project is proposed, after preliminary plat is granted for the entirety of a project, the final plat procedure for each phase of a phased development project shall follow §16.04.030.G and comply with the additional provisions of §16.04.110 of this code.
	Commission Findings	A phased townhouse development is proposed. The phased development agreement was reviewed and recommended for approval to the City Council as part of the review of this townhouse preliminary plat.

		Τ	46.04.000.5	D. E. T. P. T.
			16.04.080.D	D. Final Plat Procedure: 1. The final plat procedure contained in subsection 16.04.030G of this chapter shall be followed. However, the final plat shall not be signed by the city clerk and recorded until the townhouse has received either: a. A certificate of occupancy issued by the city of Ketchum for all structures in the townhouse development and completion of all design review elements as approved by the planning and zoning administrator; or b. Signed council approval of a phased development project consistent with §16.04.110 herein. 2. The council may accept a security agreement for any design review elements not completed on a case by case basis pursuant to title 17, chapter 17.96 of this code.
			Commission Findings	Following receipt of a certificate of occupancy, the applicant shall submit an application for final plat following all procedures as outlined in Title 16 of the Ketchum Municipal Code.
			16.04.080.E. 1	E. Required Findings: In addition to all Townhouse Developments complying with the applicable provisions of Title 17 and this Subdivision Chapter (§16.04), the Administrator shall find that
			Commission Findings	All Townhouse Developments, including each individual sublot, shall not exceed the maximum building coverage requirements of the zoning district. The maximum building coverage in the GR-L zone district is 35% of the lot. The subject property is 12,413 square feet. The proposed detached townhomes have
				a building coverage of 4,344 square feet. This results in a total building coverage of 35% of the lot.
			16.04.080.E. 2	Garage: All garages shall be designated on the preliminary and final plats and on all deeds as part of the particular townhouse units. Detached garages may be platted on separate sublots; provided, that the ownership of detached garages is tied to specific townhouse units on the townhouse plat and in any owner's documents, and that the detached garage(s) may not be sold and/or owned separate from any dwelling unit(s) within the townhouse development.
			Commission Findings	Both sublots include two car garages. The garages may not be subdivided and sold separate per Note 9 on the preliminary plat.
			16.04.080.E.	General Applicability: All other provisions of this chapter and all applicable
<u>r 3</u>]		3	ordinances, rules and regulations of the city and all other governmental entities having jurisdiction shall be complied with by townhouse subdivisions. (Ord. 1061 § 3, 2009: Ord. 879 § 4, 2001: Ord. 460 § 2, 1987)
			Commission Findings	During department review of the Design Review application, staff reviewed the project for compliance with the Zoning Regulations, dimensional standards, and development standards for the City of Ketchum. As conditioned, the townhouse subdivision application meets all applicable regulations.

FINDINGS REGARDING PRELIMINARY PLAT SUBDIVISION REQUIREMENTS

	Preliminary Plat Requirements					
С	omplia	ent		· ·		
Yes	No	N/A	City Code	City Standards		
\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.		
			Commission Findings	The City of Ketchum Planning and Building Department received the subdivision application and all applicable application materials on July 28, 2022.		
			16.04.030.1	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.		
			Commission Findings	The subdivision application was deemed complete on September 16, 2022.		
\boxtimes			16.04.030.I .1	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:		
				The scale, north point and date.		
			Commission Findings	This standard is met as shown on Sheet 1 of the preliminary plat.		
X			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.		
			Commission Findings	As shown on Sheet 1 of the preliminary plat, the subdivision is named "Sapp Townhomes" which is not the same as any other subdivision in Blaine County, Idaho.		
\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.		
			Commission Findings	As shown on Sheets 1 and 2, the owner and subdivider is Sapp Family Holdings, LLC. The plat was prepared by Mark Phillips of Galena Engineering.		
\boxtimes			16.04.030.I .4	Legal description of the area platted.		
			Commission Findings	The legal description of the area platted is shown in the Certificate of Ownership on Sheet 2 of the preliminary plat.		
\boxtimes			16.04.030.I .5	The names and the intersecting boundary lines of adjoining subdivisions and parcels of property.		
			Commission Findings	Sheet 1 of the preliminary plat indicates the boundary lines of the adjoining lots including Ketchum Townsite lots and adjoining townhouse lots.		
\boxtimes			16.04.030.I .6	A contour map of the subdivision with contour lines and a maximum interval of 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.		
			Commission Findings	Sheet 1 of the preliminary plat shows the contour lines for the subject property.		
X			16.04.030.1 7	The scaled location of existing buildings, water bodies and courses and location of the adjoining or immediately adjacent dedicated streets, roadways and easements, public and private.		
			Commission Findings	Sheet 1 of the preliminary plat shows the location of the proposed units and all adjacent streets and easements.		
			16.04.030.I .8	Boundary description and the area of the tract.		

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\boxtimes			Commission	Sheet 1 provides the boundary description of the area and includes square
	+		Findings	footage and acreage of both sublots.
\boxtimes			16.04.030.1.9	Existing zoning of the tract.
			Commission	Plat note #12 on Sheet 1 of the preliminary plat lists the existing zoning of the
	 		Findings	subject property.
\boxtimes			16.04.030.I	The proposed location of street rights of way, lots, and lot lines, easements,
			.10	including all approximate dimensions, and including all proposed lot and block
			Commission	numbering and proposed street names. Sheet 1 of the preliminary plat shows the locations and lot lines for the proposed
			Findings	townhouse sublots. No new streets or blocks are being proposed with this
			riliuiligs	application.
		\boxtimes	16.04.030.I	The location, approximate size and proposed use of all land intended to be
			.11	dedicated for public use or for common use of all future property owners within
			.11	the proposed subdivision.
			Commission	This standard is not applicable as there is no requirement or proposal for land
			Findings	dedicated for public or common use.
\boxtimes			16.04.030.I	The location, size and type of sanitary and storm sewers, water mains, culverts
			.12	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.
			Commission	As shown on Sheet 1, each detached townhouse will have separate services for
			Findings	water and sewer from the main lines in N 4 th Ave and 8 th Street.
		\boxtimes	16.04.030.I	The direction of drainage, flow and approximate grade of all streets.
			.13	
			Commission	This standard does not apply as no new streets are proposed.
			Findings	
		\boxtimes	16.04.030.I	The location of all drainage canals and structures, the proposed method of
			.14	disposing of runoff water, and the location and size of all drainage easements,
				whether they are located within or outside of the proposed plat.
			Commission	This standard does not apply as no new drainage canals or structures are
			Findings	proposed.
		\boxtimes	16.04.030.I	All percolation tests and/or exploratory pit excavations required by state health
			.15	authorities.
			Commission	This standard does not apply as no addition tests are required.
	<u> </u>		Findings	
		\boxtimes	16.04.030.1	A copy of the provisions of the articles of incorporation and bylaws of
			.16	homeowners' association and/or condominium declarations to be filed with the
			Commission	final plat of the subdivision.
				This standard does not apply as there will not be a homeowner's association for
			<i>Findings</i> 16.04.030.I	the two properties.
\boxtimes			16.04.030.1	Vicinity map drawn to approximate scale showing the location of the proposed subdivision in reference to existing and/or proposed arterials and collector
			.1/	streets.
			Commission	The cover sheet to the project plans includes a vicinity map that satisfies this
			Findings	requirement.
		\boxtimes	16.04.030.I	The boundaries of the floodplain, floodway and avalanche zoning district shall
			.18	also be clearly delineated and marked on the preliminary plat.
			Commission	The subject property is not within a floodplain, floodway, or avalanche zone
			Findings	district.
	1		1	1

	×	16.04.030.l .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. A building envelope is not required as the subject property is not within the
		Findings	floodway, floodplain, or avalanche zone. The subject property is not adjacent to the Big Wood River, Trail Creek or Warm Springs. The subject property does not contain slopes greater than 25% and is not adjacent to an intersection.
\boxtimes		16.04.030.I .20	Lot area of each lot.
		Commission Findings	As shown on Sheet 1 of the preliminary plat, the area of Sublot 1 is 6,277 square feet and the area of Sublot 2 is 6,137 square feet.
\boxtimes		16.04.030.I .21	Existing mature trees and established shrub masses.
		Commission Findings	As shown on Sheet 1 of the preliminary plat, there are a variety of trees and shrubs existing on the property and within the right-of-way.
		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.
		Commission Findings	The applicant provided a title commitment issued by Sun Valley Title dated July 20, 2021 and a warranty deed recorded at Instrument Number 684667 with the initial application.
\boxtimes		16.04.030.I .23	Three (3) copies of the preliminary plat shall be filed with the administrator.
		Commission Findings	The City of Ketchum received hard and digital copies of the preliminary plat at the time of application.
		16.04.040.A	Required Improvements: The improvements set forth in this section shall be shown on the preliminary plat and installed prior to approval of the final plat. Construction design plans shall be submitted and approved by the city engineer. All such improvements shall be in accordance with the comprehensive plan and constructed in compliance with construction standard specifications adopted by the city. Existing natural features which enhance the attractiveness of the subdivision and community, such as mature trees, watercourses, rock outcroppings, established shrub masses and historic areas, shall be preserved through design of the subdivision.
		Commission Findings	All proposed improvements to the public right-of-way are shown in the project plans. The applicant also submitted a set of preliminary construction design plans for review by the City Engineer. Final review and approval of the right-of-way improvements will be conducted during building permit review per the conditions of approval. The subject property does not include any watercourses, rock outcroppings, shrub masses or historic areas.
		16.04.040.B Commission	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. This standard does not apply as this is a preliminary plat application, not a final
		Findings	plat application.
	\boxtimes	16.04.040.C	Prior to final plat approval, the subdivider shall have previously constructed all required improvements and secured a certificate of completion from the city

			engineer. However, in cases where the required improvements cannot be constructed due to weather conditions or other factors beyond the control of the subdivider, the city council may accept, in lieu of any or all of the required improvements, a performance bond filed with the city clerk to ensure actual construction of the required improvements as submitted and approved. Such performance bond shall be issued in an amount not less than one hundred fifty percent (150%) of the estimated costs of improvements as determined by the city engineer. In the event the improvements are not constructed within the time allowed by the city council (which shall be one year or less, depending upon the individual circumstances), the council may order the improvements installed at the expense of the subdivider and the surety. In the event the cost of installing the required improvements exceeds the amount of the bond, the subdivider shall be liable to the city for additional costs. The amount that the cost of installing the required improvements exceeds the amount of the performance bond shall automatically become a lien upon any and all property within the subdivision owned by the owner and/or subdivider.
		Commission	This standard does not apply as this is a preliminary plat application, not a final
		<i>Findings</i> 16.04.040.D	plat application. As Built Drawing: Prior to acceptance by the city council of any improvements
		10.04.040.0	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.
		Commission Findings	This standard does not apply as this is a preliminary plat application, not a final plat application.
		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. This standard does not apply as this is a preliminary plat application, not a final
		Findings	plat application.
×		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

		Commission Findings	 No block shall be longer than one thousand two hundred feet (1,200'), nor less than four hundred feet (400') between the street intersections, and shall have sufficient depth to provide for two (2) tiers of lots. Blocks shall be laid out in such a manner as to comply with the lot requirements. The layout of blocks shall take into consideration the natural topography of the land to promote access within the subdivision and minimize cuts and fills for roads and minimize adverse impact on environment, watercourses and topographical features. Corner lots shall contain a building envelope outside of a seventy five foot (75') radius from the intersection of the streets. This standard does not apply as no new blocks are being created.
		16.04.040.H	Street Improvement Requirements: 1. The arrangement, character, extent, width, grade and location of all streets put in the proposed subdivision shall conform to the comprehensive plan and shall be considered in their relation to existing and planned streets, topography, public convenience and safety, and the proposed uses of the land; 2. All streets shall be constructed to meet or exceed the criteria and standards set forth in chapter 12.04 of this code, and all other applicable ordinances, resolutions or regulations of the city or any other governmental entity having jurisdiction, now existing or adopted, amended or codified; 3. Where a subdivision abuts or contains an existing or proposed arterial street, railroad or limited access highway right of way, the council may require a frontage street, planting strip, or similar design features; 4. Streets may be required to provide access to adjoining lands and provide proper traffic circulation through existing or future neighborhoods; 5. Street grades shall not be less than three-tenths percent (0.3%) and not more than seven percent (7%) so as to provide safe movement of traffic and emergency vehicles in all weather and to provide for adequate drainage and snow plowing; 6. In general, partial dedications shall not be permitted, however, the council may accept a partial street dedication when such a street forms a boundary of the proposed subdivision and is deemed necessary for the orderly development of the neighborhood, and provided the council finds it practical to require the dedication of the remainder of the right of way when the adjoining property is subdivided. When a partial street exists adjoining the proposed subdivision, the remainder of the right of way shall be dedicated; 7. Dead end streets may be permitted only when such street terminates at the boundary of a subdivision and is necessary for the development of the subdivision or the future development of the adjacent property. When such a dead end street serves more than two (2) lots, a tem

			1	
				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 will create substantial additional traffic which will require construction of a new
				bridge or improvement of an existing bridge, such construction or improvement
				shall be a required improvement by the subdivider. Such construction or
				improvement shall be in accordance with adopted standard specifications;
				22. Sidewalks, curbs and gutters may be a required improvement installed by the
				subdivider; and
				23. Gates are prohibited on private roads and parking access/entranceways,
				private driveways accessing more than one single-family dwelling unit and one
				accessory dwelling unit, and public rights of way unless approved by the city
				council.
				This standard does not apply as no new streets are proposed.
\boxtimes			16.04.040.I	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
			1	

	Commission Findings	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. A 30-foot alley exists between N 4 th Ave and N 3 rd Ave. Although access is not proposed or required off the alley, the project will improve the alley to meet city standards triggered by the clearing and grubbing of existing vegetation in the alley and the necessity to manage drainage within the right-of-way and alley
		appropriately.
	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, channel or stream, an easement shall be required of sufficient width to contain such watercourse and provide access for private maintenance and/or reconstruction of such watercourse. 3. All subdivisions which border the Big Wood River, Trail Creek and Warm Springs Creek shall dedicate a ten foot (10°) fish and nature study easement along the riverbank. Furthermore, the council shall require, in appropriate areas, an easement providing access through the subdivision to the bank as a sportsman's access. These easement requirements are minimum standards, and in appropriate cases where a subdivision abuts a portion of the river adjacent to an existing pedestrian easement, the council may require an extension of that easement along the portion of the riverbank which runs through the proposed subdivision. 4. All subdivisions which border on the Big Wood River, Trail Creek and Warm Springs Creek shall dedicate a twenty five foot (25') scenic easement upon which no permanent structure shall be built in order to protect the natural vegetation and wildlife along the riverbank and to protect structures from damage or loss due to riverbank erosion. 5. No ditch, pipe or structure for irrigation water or irrigation wastewater shall be constructed, rerouted or changed in the course of planning for or constructing required
	Commission Findings	As shown on Sheet 1 of the preliminary plat, the subject property will have a 10-foot public utility easement along the southern property line. Standards 2-6 do not apply to the project as the property is not adjacent to any of the listed waterways, not adjacent to Warm Springs, does not contain any irrigation infrastructure, and does not include pedestrian or equestrian pathways.

□ □ ⊠ 16.04.		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.	
		Commission Findings	This standard does not apply as this application does not create a new subdivision. Both sublots are directly connected to the City of Ketchum sewer system main found in N 4^{th} Ave and 8^{th} Street.	
		16.04.040.L Commission	Water System Improvements: A central domestic water distribution system shall be installed in all subdivisions by the subdivider as a required improvement. The subdivider shall also be required to locate and install an adequate number of fire hydrants within the proposed subdivision according to specifications and requirements of the city under the supervision of the Ketchum fire department and other regulatory agencies having jurisdiction. Furthermore, the central water system shall have sufficient flow for domestic use and adequate fire flow. All such water systems installed shall be looped extensions, and no dead end systems shall be permitted. All water systems shall be connected to the municipal water system and shall meet the standards of the following agencies: Idaho department of public health, Idaho survey and rating bureau, district sanitarian, Idaho state public utilities commission, Idaho department of reclamation, and all requirements of the city. This standard does not apply as this application does not create a new	
		Findings	subdivision. Both sublots are directly connected to the City of Ketchum sewer system main found in N 4^{th} Ave and 8^{th} Street.	
		16.04.040.M Commission Findings	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. This standard does not apply as this application does not create a new subdivision. There are no incompatible uses adjacent to the proposed townhouse	
			sublots.	
		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. 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 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. Commission This standard does not apply as this application is the subdivision of an existing **Findings** lot. On-site grading for the new detached townhouses meet all grading requirements and all disturbance will be revegetated per the landscape plan included in the project plans.

			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 entire improved width including shoulders.	
			Commission	The applicant submitted a site grading and drainage plan with the townhouse	
			Findings	subdivision application showing drainage for each sublot. No common drainage	
				courses are utilized or disturbed. The grading and drainage plan meets all requirements and each sublot is managing stormwater runoff independently, not	
				impacting adjacent properties.	
\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.	
			Commission	All utilities are proposed underground per the KMC requirements. During the due	
			Findings	diligence stages of the project, Idaho Power reviewed the project for electrical	
				service to the project and determined that additional infrastructure would be	
				required. The project is providing a 10-foot-wide utility easement along the	
				southern property line for the location of utilities for the project. This utility	
				easement is shown in the landscape plan, civil plan, and subdivision applications.	
			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.	
			Commission	The proposed townhouse development does not create substantial additional	
			Findings	traffic, therefore, no improvements are required.	

CONCLUSIONS OF LAW

1. The City of Ketchum is a municipal corporation established in accordance with Article XII of the Constitution of the State of Idaho and Title 50 Idaho Code and is required and has exercised its authority pursuant to the Local Land Use Planning Act codified at Chapter 65 of Title 67 Idaho Code and pursuant to Chapters 3, 9 and 13 of Title 50 Idaho Code to enact the ordinances and regulations, which ordinances are codified in the Ketchum Municipal Code ("KMC") and are identified in the Findings of Fact and which are herein restated as Conclusions of Law by this reference and which City Ordinances govern the applicant's Townhouse Preliminary Plat application for the development and use of the project site.

- 2. The Commission has authority to review and recommend approval of the applicant's Townhouse Subdivision Preliminary Plat Application pursuant to Chapter 16.04 of Ketchum Code Title 16.
- 3. The City of Ketchum Planning Department provided notice for the review of this application in accordance with Ketchum Municipal Code §16.04.030.
- 4. The Townhouse Subdivision Preliminary Plat application is governed under Chapter 16.04 of Ketchum Municipal Code.
- 5. The Sapp Townhouse Subdivision Preliminary Plat application meets all applicable standards specified in Title 16 of Ketchum Municipal Code.

DECISION

THEREFORE, the Commission **recommends approval** of this Townhouse Preliminary Plat Application File No. P22-052A to City Council this Tuesday, November 8, 2022 subject to the following conditions of approval.

CONDITIONS OF APPROVAL

- 1. The preliminary plat is subject to all conditions of approval associated with Design Review approval P22-052.
- 2. This Townhouse Preliminary Plat application (P22-052A) is contingent upon approval of the Lot Line Shift application (P22-052B). Should the Lot Line Shift application not be approved, this Townhouse Preliminary Plat shall become null and void.
- 3. Failure to record a Final Plat within two (2) years of Council's approval of a Preliminary Plat shall cause the Preliminary Plat to be null and void.

Findings of Fact **adopted** this 8th day of November 2022.

Neil Morrow, Chair City of Ketchum Planning and Zoning Commission

RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO: City Clerk, City of Ketchum PO Box 2315 Ketchum Idaho, 83340

(Space Above Line For Recorder's Use)

SAPP TOWNHOMES PHASED TOWNHOUSE SUBDIVISION AGREEMENT #XXXXX

THIS PHASED TOWNHOUSE SUBDIVISION AGREEMENT ("Agreement") is made and entered into as of the __ day of _____ 2022, by and between the City of Ketchum, an Idaho municipal corporation ("City") and Sapp Family Holdings, LLC, owner of real property ("Owner").

RECITALS

WHEREAS, Owner owns certain real property located at 780 N 4th Ave, Ketchum, Idaho legally described as Lot 5 and N ½ of Lot 6, Block 72, Ketchum Townsite, according to the official plat recorded under Instrument Number 302967, on file in the office of the County Recorder of Blaine County, Idaho (the "Property"); and

WHEREAS, Owner has submitted a Design Review application for the development of the Property with two detached townhomes (the "Project") and requests a phased development agreement for the development of the Project under the provisions of Section 16.04.110 – *Phased Development Projects* within Title 16 of the Ketchum Municipal Code.

WHEREAS, Owner has submitted an application for a townhouse preliminary plat to create two townhome sublots referred to as Sublot 1 and Sublot 2 (the "Townhouse Preliminary Plat"), included as Exhibit A.

WHEREAS, Owner proposes to construct all required right-of-way infrastructure improvements including paver driveways with no snowmelt, and water and sewer utility services for each sublot in one phase. All required improvements will be constructed to City standards and Owner assumes maintenance responsibilities of the paver driveway, water service lines, and sewer service lines to each sublot.

AGREEMENT

NOW THEREFORE, in consideration of the above recitals and the mutual covenants and agreements herein contained and other good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

Phased Development Agreement
Contract #
Page 1

1. <u>Maintenance Responsibilities</u>.

A. Owner.

- (1) Water Service Lines Serving Sublots 1 and 2. Owner and all successors in interest are responsible for the installation, maintenance, repair, and other costs associated with the private water lines serving the Project. The private water line is from the point of the meter on N 4th Ave and 8th Streets to each detached townhouse unit.
- (2) Sewer Service lines Serving Sublots 1 and 2. Owner and all successors in interest are responsible for the installation, maintenance, repair, and other costs associated with the private sewer lines serving the Project. The private sewer line is from the point of the meter on N 4th Ave and 8th Streets to each detached townhouse unit.
- (3) Paver Driveway. Owner and all successors in interest are responsible for the installation, maintenance, repair, and other costs associated with the private driveways serving Sublots 1 and 2.

2. Construction and Completion Schedule.

- A. All townhouse units on Sublots 1 and 2 shall be completed no later than three years from the date of issuance of a building permit for the first townhouse unit, as evidenced by issuance of a Certificate of Occupancy for each townhouse unit.
- B. Prior to issuance of a Certificate of Occupancy for the first detached townhouse unit, each sublot shall be adequately served by both water and sewer services as generally depicted on Exhibit A, as affirmed in writing by the City. The City must approve the timing of water and sewer connections to the existing system.
- C. Prior to obtaining Certificate of Occupancy for the first townhouse unit, the following improvements as generally depicted on Exhibit B shall be completed and/or extended to each Sublot:
 - (1) Dry utility services (power, gas, cable, etc); and
 - (2) All hardscape pathways and access points for adequate and safe egress from the units; and
 - (3) N 4th Ave and 8th Street right of way improvements consistent with Ketchum Municipal Code, Title 12.04.030.H.1 and current right of way standards completed and installed to the satisfaction of the City Engineer; and

- (4) Alley surfacing and drainage improvements; and
- (5) Water and sewer mains and services serving sublots 1 and 2; and
- D. Prior to obtaining a Certificate of Occupancy for the last detached townhouse unit, all landscaping as generally depicted in Exhibits A and B shall be installed.
- 3. <u>Building Permits for Each Townhouse Unit.</u> Owner shall apply for individual building permits for each townhouse unit to be constructed. Each townhouse unit shall obtain a separate Certificate of Occupancy. The first building permit shall include plans and improvements as identified in Sections 2A and B of this Agreement.
- 4. <u>Townhouse Sublot Final Plat.</u> The City agrees to accept and process a townhouse final plat application for approval by City Council provided a Certificate of Occupancy has been issued for the first townhouse unit on the Property should Owner comply with all above recitals.
- 5. Owners' Association Assumption of Responsibilities. Upon the recording of the Townhouse Sublot Final Plat, Owner may assign and transfer its maintenance responsibilities and obligations under this Agreement to the Snowbird Townhomes Owner's Association, Inc.

6. General Provisions.

- A. Recitals and Construction. The City and Owner incorporate the above recitals into this Agreement and affirm such recitals are true and correct.
- B. *Effective Date*. This Agreement is effective as of the date on which the last of the City and Owner execute this Agreement. Neither party shall have any rights with respect to this Agreement until both have executed this Agreement.
- C. Owner Representations. Owner represents and warrants to City that (a) Owner holds fee simple title to the Property, and (b) no joinder or approval of another person or entity is required with respect to Owner's authority to make and execute this Amendment.
- D. Neutral Interpretation. City and Owner acknowledge they and, if they so choose, their respective counsel have reviewed this Agreement and the normal rule of construction to the effect that any ambiguities are to be resolved against the drafting party will not be employed in the interpretation of the Agreement, or any exhibits, attachments and addenda to the Agreement.
- E. *Counterparts*. This Agreement may be executed in multiple counterparts, each of which taken together shall constitute one and the same agreement binding upon

the parties. Signatures transmitted by facsimile or via e-mail in a "PDF" format shall have the same force and effect as original signatures on this Amendment. The Original of this Amendment shall be recorded with the Blaine County Recorder.

IN WITNESS WHEREOF, the parties, having been duly authorized, have hereunder caused this Agreement to be executed, the same being done after public notice and statutory requirements having been fulfilled.

"CITY":	"OWNER":
CITY OF KETCHUM,	Sapp Family Holdings, LLC
an Idaho municipal corporation	
By:	By:
Neil Bradshaw, Mayor	Print:
	Member
ATTEST:	
Trent Donat, City Clerk	

ACKNOWLEDGEMENT FOR CITY

STATE OF IDAHO)) ss.	
COUNTY OF BLAINE)	
	n, Idaho, and the perso	, before me, the undersigned Notary Public in DSHAW, known or identified by me to be the on who executed the foregoing instrument and behalf of such city.
IN WITNESS WHEREOF, I year in this certificate first wi		hand and affixed my official seal the day and
		71
		Notary Public for the State of
		Residing at My Commission Expires
STATE OFCOUNTY OF	CKNOWLEDGEME _)) ss.	NT FOR OWNER
On this day of personally appeared property at 222 Bird Dr, and foregoing instrument, and acl	d known to me to be	re me, a Notary Public in and for said State, known to me to be the owner of certain real the person whose name is subscribed to the
foregoing instrument, and act	knowledged to me tha	the executed the same.
IN WITNESS WHER day and year in this certificat		set my hand and affixed my official seal the
		Notary Public for the State of
		Residing at My Commission Expires
		wry Commission Expires