

City of Ketchum

CITY COUNCIL MEETING AGENDA MEMO

Meeting Date: June 3, 2024 Staff Member/Dept: Abby Rivin, Senior Planner

Planning and Building Department

Agenda Item: Recommendation to hold a public hearing and approve the Norwegian Woods Subdivision

Lots 1A, 2A, & 3A Lot Line Shift Application and Adopt the Findings of Fact, Conclusions of

Law, and Decision.

Recommended Motion:

"I move to approve the Norwegian Woods Subdivision Lots 1A, 2A, & 3A Lot Line Shift Application and adopt the Findings of Fact, Conclusions of Law, and Decision."

Reasons for Recommendation:

- The request meets all applicable standards for Readjustment of Lot Lines as specified in the Ketchum Municipal Code's Subdivision (Title 16) regulations.
- Consistent with KMC §16.04.020, the proposal meets the definition of Readjustment of Lot Lines because: (1) the application proposes to eliminate the existing private driveway easement on lot 3 that benefits lot 2, provide access to lot 2 from Pine Drive through a new mutual reciprocal access easement, shift the common boundary line between lots 1 and 2, and modify the building envelopes on lots 1 and 2, (2) lots 1A and 2A comply with the dimensional standards required in the GR-L Zone and lot 3A complies with the dimensional standards required in the LR Zone, and (3) the proposal does not create additional lots or dwelling units.
- Consistent with KMC §16.04.060.B, the Lot Line Shift Application was transmitted to city departments, including the City Engineer, Fire, Building, Utilities, and Streets departments, for review. All city department comments were addressed and resolved by the applicant on the revised final plat.

Policy Analysis and Background:

Lot Line Shift Application File No. P24-004 proposes modifications to lots 1, 2, and 3 within the Norwegian Woods Subdivision. Lots 1 and 2 are currently undeveloped. The existing improvement on lot 3 is limited to a hammerhead access turnaround that extends from Shady Lane. The proposed modifications include eliminating the existing private driveway easement on lot 3 that benefits lot 2 and providing new access to lot 2 from Pine Drive through a new mutual reciprocal access easement on lot 1. In order to accommodate the new mutual reciprocal access easement, the common boundary line between lots 1 and 2 will shift 4.75 feet to the south and the building envelopes on lots 1 and 2 will be adjusted. The existing hammerhead extending from Shady Lane on lot 3A will continue to serve as a private driveway easement to benefit lot 4 as well as a turnaround easement granted to the City of Ketchum per note 10 of the original Norwegian Woods Subdivision plat.

Consistent with KMC §16.04.020, the proposal meets the definition of *Readjustment of Lot Lines* because: (1) the application proposes to eliminate the existing private driveway easement on lot 3 that benefits lot 2, provide access to lot 2 from Pine Drive through a new mutual reciprocal access easement, shift the common boundary line between lots 1 and 2, and modify the building envelopes on lots 1 and 2, (2) lots 1A and 2A comply with the dimensional standards required in the GR-L Zone and lot 3A complies with the dimensional standards required in the LR Zone, and (3) the proposal does not create additional lots or dwelling units.

Readjustment of Lot Lines: A change or modification of the boundary lines between existing lots or parcels of land or between dwelling units which does not reduce the area, frontage, width, depth or building setback lines of each lot below the minimum zoning requirements and which does not create additional lots or dwelling units. "Readjustment of lot lines" includes other minor changes to a subdivision, condominium, or townhouse plat such as, but not limited to, notation changes and boundary shifts, each of which do not reduce the area, frontage, width, depth or building setback lines of each lot below the minimum zoning requirements nor consolidate or create additional lots or dwelling units. (KMC §16.04.020).

Consistent with KMC §16.04.060.B, the Lot Line Shift Application was transmitted to city departments, including the City Engineer, Fire, Building, Utilities, and Streets departments, for review. The city department comments were provided to the applicant on February 19, 2024. The applicant submitted revised project plans on March 6, 2024. All city department comments were addressed and resolved on the revised plat.

Sustainability Impact:

This application has no impact on the City's ability to meet the Ketchum Sustainability Action Plan.

Financial Impact:

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

Attachments:

- 1. Lot Line Shift Application Materials & Final Plat
- 2. Draft Findings of Fact, Conclusions of Law, and Decision



City of Ketchum Planning & Building

OFFICIAL I	JSE ONLY
File Number:	P24-004
Date Received	1/11/24
By:	HLN
Fee Paid:	\$2000
Approved Date	9;
Denied Date:	
Ву:	

Readjustment of Lot Lines (Lot Line Shift) Application

Submit completed application and documentation to planningandzoning@ketchumidaho.org Or hand deliver to Ketchum City Hall, 191 5th St. W. Ketchum, ID If you have questions, please contact the Planning and Building Department at (208) 726-7801. To view the Development Standards, visit the City website at: www.ketchumidaho.org and click on Municipal Code. You will be contacted and invoiced once your application package is complete.

OWNER INFORMATION		
Owner Name: Bob Dreyer (See title report for additional owners)		
Mailing Address: P.O. Box 4953, Ketchum, ID 83340		
Phone: 208-720-3372		
Email: idaskabob@gmail.com		
PROJECT INFORMATION		
Name of Proposed Plat: Norwegian Woods Sub'd: Block 1, Lots 1A, 2A & 3A		
Representative of Owner: Dave Patrie, Galena-Benchmark Engineering		
Phone: 208-726-9512, EXT. 1006		
Mailing Address: P.O. Box 733, Ketchum, ID 83340		
Email: dave@galena-benchmark.com		
Legal Land Description: Norwegian Woods Sub'd: Block 1, Lots 1, 2 & 3		
Project Address: 215 Pine Drive, 329 & 331 Shady Lane		
Number of Lots: 3 Number of Units: N/A		
Total Land Area in Square Feet: 42,485 S.F. Current Zoning District: GR-L		
Overlay District: Flood Mountain Avalanche		
Easements to be Dedicated on the Final Plat (Describe Briefly):		
A Mutual Reciprocal Access Easement within Lots 1A & 2A.		
ATTACHMENTS NECESSARY TO COMPLETE APPLICATION		
1. A copy of a current lot book guarantee and recorded deed to the subject property;		
2. Title report		
3. PDF version of the final plat.		

Applicant agrees in the event of a dispute concerning the interpretation or enforcement of the Lot Line Shift Application, in which the City of Ketchum is the prevailing party, to pay reasonable attorney fees, including attorney fees on appeal, and expenses of the City of Ketchum. I, the undersigned, certify that all information submitted with and upon this application form is true and accurate to the best of my knowledge and belief.

Signature of Owner/Representative

Daté

M SPRINGS VILLAGE SUB 3RD ADDITION LOT 13, BLOCK 1 TPOB SEE G.I.S. TIES DETAIL) SCALE: П 30, WHEREIN THE BOUNDARY COMMON TO LOTS 1 & 2 IS AMENDED, ACCESS TO LOT 2 IS GRANTED FROM PINE DRIVE,

THE E ISTING DRIVEWAY EASEMENT WITHIN LOT 3 TO BENEFIT LOT 2 IS ELIMINATED, A MUTUAL RECIPROCAL ACCESS EASEMENT
WITHIN LOTS 1 & 2 IS GRANTED, THE BUILDING ENVELOPES ON LOTS 1 & 2 ARE AMENDED AND ORIGINAL PLAT NOTES 9 & 14 ARE REVISED SEE NOTES 3 & 4). NORWEGIAN WOODS SUBDIVISION: BLOCK 1, LOTS 1A, 2A & 3A LOCATED WITHIN: SECTION 11, T4N, R17E., B.M., KETCHUM TOWNSITE, BLAINE COUNTY, IDAHO TROUTWAVE TOWNHOMES SUBLOT 1 A PLAT SHOWING: **APRIL 2024** SCALE IN FEET 1. THE MODIFICATIONS TO THE OPICINAL PIAT ARE ASFOLLOWS: A NEW MUTUAL RECIPEROVAL. AND THE BUILDING SERVICE SEASEMENT IS GRAVINED. THE E STING DRIVEWAY EASEMENT WITHIN LOT 3 IS ELIMINATED AND THE BUILDING EWELDING SEASEMENT WITHIN LOT 3 IS ELIMINATED AND THE BUILDING EWELDING SEASEMENT SO FROM THE OWN MONTH OF SEASEMENT OF A SEITHER ORIGINAL CONNERS. ALL FOUND MONUMENTS WERE ACCEPTED AS EITHER ORIGINAL CONNERS. ALL FOUND MONUMENT IS WERE ACCEPTED AS EITHER FONOLIMENT AT 0.

WAS ESTABLISHED BY HOLDING RECORD PLATTED DISTANCES. THE SOUTHWEST CORNER OF THE PIEDMONT CONDOMINUMS WAS ESTABLISHED BY HOLDING AND THUS COULD NOT BE USED TO PROPORTION DISTANCES. THE SET MONUMENT AT 0. WAS ESTABLISHED BY HOLDING AND FOR POPORTIONING RECORD DISTANCES. BETWEEN PLOUD MONUMENTS. THE SET MONUMENT AT 0. WAS ESTABLISHED BY FOR DOWN MOSE AND PROPORTIONING RECORD DISTANCES. BETWEEN PROPORTIONING RECORD DISTANCES. BETWEEN FOUND MONUMENTS. THE SET MONUMENT AT 0. 2. REFERENCES: SURVEYOR'S NARRATIVE: CENTERLINE MONUMENTS. 4. A SNOW STORAGE EASEMENT AND UTILITY EASEMENT FOR THE NORWEGIAN WOODS SNOW MELT SYSTEM E. IST ON LOT 3A, PER ORIGINAL PLAT, DRIVEWAY EASEMENT TO BENEFIT LOT 2 ELIMINATED HEREON.) I. REFER TO THE ORIGINAL PLAT & DECLARATION OF COVERNANTS CONDITIONS AND DESTRICTIONS RECORDED AS INST. NOS. 9077 & 9078 FOR PLAT NOTES. UNDERGROUND UTILITY EASEMENTS, CONDITIONS AND OR RESTRICTIONS GOVERNING THIS PROPERTY. NOTES: ACCESS TO LOTS 1A & 2A SHALL BE FROM PINE DRIVE. ACCESS TO LOT 3A SHALL ONLY BE FROM THE PRIVATE A MUTUAL RECIPROCAL ACCESS EASEMENT IS GRANTED WITHIN LOTS 1A AND 2A, AS SHOWN HEREON. DRIVEWAY E TENSION OF SHADY LANE. ALL OTHER ACCESS RESTRICTIONS IN ORIGINAL PLAT NOTE 9 REMAIN IN FULL FORCE AND EFFECT. LEGEND Building Envelope Centerline Set 12" Rebar PLS 20893 Easement) Set 8" Rebar PLS 20893) Blaine County GIS Tie Easement Line as noted) Property Line Ad oiner's Lot Line Found 2" Alum Cap on 8" Rebar Found 8" Rebar marked as noted) Set Brass Survey Marker PLS 20893) Found Brass Survey Marker marked as Found 1 2" Rebar marked as noted) Lot line eliminated

- a. A PLAT OF NORWEGIAN WOODS SUBDIVISION, INST. NO. 9077.
 b. A PLAT OF PIEDMONT CONDOMINIUMS, INST. NO. 1 4 40
 c. A PLAT OF WARM SPRINGS VILLAGE SUBDIVISION THRD ADDITION, INST. NO. 114 79.
- LOT BOOK GUARANTEE G 2222 0000897 3, JUNE 2 , 2023 BY STEWART TITLE GUARANTY COMPANY.

SEE SHEET 2 FOR UNDERGROUND PUBLIC UTILITY EASEMENTS.

MUTUAL RECIPROCAL ACCESS EASEMENT SEE NOTE 2.) تا... خ

-5.50

LOT 1A ±13,381 s.f. ±0.31 ac.

PER ORIGINAL PLAT NORDIC COURT)

BOUNDARY DIMENSIONS SHOWN HEREON ARE MEASURED. FOR RECORD DIMENSIONS, SEE REFERENCED SURVEYS.

NORWEGIAN WOODS SUB LOT 8, BLOCK 1

PIEDMONT

CURVE	ARC LENGTH	RADIUS	DELTA ANGLE	CHORD BEARING	CHORD LENGTH
2	110.80	385.56	16*27*57"	3,747,89S	110.42
C2	55.40	35.00	90.41,16,	3,41,61,44S	49.79
С3	15.19	27.71	31"24"18"	W,14,24,62S	15.00
C4	6.44	27.71	1319'05"	M,65,07,20S	6.43
C5	21.63	27.71	44.43.23"	M,80,20,27S	21.09
6	86.31	400.56	12"20"47"	S66'24'20"E	86.15
C7	28.44	65.00	25'04'22"	S11"55'39"E	28.22'
C8	43.45	27.50	90"31"32"	N44'34'19"W	39.07
65	42.96	27.50	89'30'57"	N45"24"26"E	38.73
CIO	43.16	60.00	41"12"47"	3,25,65.61S	42.23

\ASI-SAME BEALES

\$33\$79'03'W \$493.84' \$648'S OF BEARINGS

LINE DATA

N89° 43° 27"W 65.37" 589° 43' 27"E 13.33' N 00°00'16" W 13.98'

PLS 798

112.00' BE- \Diamond

LOT 2A ±11,736 s.f. ±0.27 ac.

0

_	_	_	_	_	_	_
50	L5	L4	L3	L2	Ξ	LINE
W.co. 1 C. BRN	S00°38'58"W	N89*50'05"W	S00*09'55"W	M,50,05,68N	N00"41"26"E	BEARING
23.00,	22.84	22.82	21.00	19.11'	49.89	DISTANCE

OW STORAGE ESMT. & UTILITY MT. FOR THE NORWEGIAN ODS SNOW MELT SYSTEM PER GINAL PLAT DRIVEWAY ESMT. BENEFIT LOT 2 ELIMINATED

LOT 3A ±17,368 s.f. ±0.40 ac.

BUILDING ENVELOP PER ORIGINAL PLAT

NORWEGIAN WOODS SUB LOT , BLOCK 1

TA LOT 4 01

HEALTH CERTIFICATE

G.I.S. TIES

TPOB VO CAP

S78°43'08"W 4106.32

BLAINE COUNTY G.I.S. MONUMEN "FLOWER"

Sanitary restrictions as re uired by Idaho Code Title 0, Chapter 13, have been satisfied. Sanitary restrictions may be reimposed, in accordance with Idaho Code Title 0, Chapter 13, Section 0 132, by the issuance of a certificate of disapproval.

Dated:

South Central Public Health District, REHS



NORWEGIAN WOODS SUB LOT , BLOCK 1

MONUMENT LIES S54*35'32"W, 1.00" FROM PROP. COR.



NORWEGIAN WOODS SUB'D BLOCK 1, LOTS 1A, 2A & 3A

LOCATED WITHIN: SECTION 11, T4N, R17E, B.M. CITY OF KETCHUM, BLAINE COUNTY, IDAHO

PREPARED FOR: BOB DREYER DWG BY: ROB/CPL FILE: 23075 Plat-currer

TA LOT 7443

NORWEGIAN WOODS SUBDIVISION: BLOCK 1, LOTS 1A, 2A & 3A

OWNER'S CERTIFICATE		
THIS IS TO CERTIFY that the following are owners in fee simple of Real Property described below:	DAVID M. DREYER	ACKNOWLEDGMENT
Robert P. Dreyer and Kimberly Dawn Dreyer, husband and wife, as to an undivided 22.222%,	Signed this day of , 20 , 20	STATE OF
Charles P. Michael and Wary Jane Michael, husband and wife, as to an undivided 22.222%,		On thisday of in the year of 20 before me, the undersigned, personally appeared CHARLES P. MICHAEL and MARY JANE MICHAEL,
Nancy N. Dreyer and Kenneth L. Dreyer, wife and husband, as to an undivided 17.778%,	R & L CRIST REVOCABLE TRUST DATED JULY 11, 2022	
David M. Dreyer, an unmarried man, as to an undivided 15.556%,		IN WITNESS WHEREOF, we have hereunto set our hands and official seal the day and year in this certificate first above written.
Roger W. "Reggle" Crist and Laura Mitchell Crist, Trustees, or their successors in interest; of the R. &. Crist Revocable Trust dated July 11, 2022, and any annextments thereto, as the sole and separate property of Roger W. Crist, as to an undivided 7.408% interest,	BY: ROGER W. "REGGIE" CRIST, Trustee	Notary Public
Danielle Carruth, a married woman as her sole and separate property, as to an undivided 7.407% interest,	BY: LAURA MITCHELL CRIST, Trustee	Residing at:
Zachary A. Crist, a married man as his sole and separate property, as to an undivided 7.407% interest.	Signed this day of, 20, 20	Commission Expires:
A parcel of land located within Section 11, Township 4 North, Range 17 East, Boise Meridian, Ketchum, Idaho, more particularly described as follows:		ACKNOWLEDGMENT
Lots 1, 2 & 3 within Block 1 of NORWEGIAN WIOODS SUBDIVISION, according to the official plat thereof, recorded as Instrument No. 569077, records of Blaine County, Idaho.	DANIELLE CARRUTH	SIAIEUF
The essements shown hereon are not dedicated to the public, but the right to use said essements for the intended purposes is hereby reserved. No structures other than for such utility and other designated uses are to be erected within the lines of said easements.	Signed this day of, 20	On this party of the state of t
Pulsuant to train Cude 50-154, the funder signer, as fowner, closes hereby state trial the lots on this plait are eligible to receive water service from the Acticitum Water Department, and that said district has agreed in writing to serve the lots shown on this plait.	ZACHARY A CRIST	
It is the intention of the undersigned to and they do hereby include said land in this plat.	Signed this day of, 20,	Notary Public
IN WITNESS WHEREOF, we have hereunto set our hands.		Residing at: Commission Expires:
ROBERT P. DREYER	ACKNOWLEDGMENT STATE OF	ACKNOWLEDGMENT STATE OF
KIMBERLY DAWN DREYER Signed this day of, 20	COUNTY OF	On thisday of
CHARLES P. MICHAEL	IN WITNESS WHEREOF, we have hereunto set our hands and official seal the day and year in this certificate first above written.	Notax Ditkio
MARY JANE MICHAEL Signed this day of, 20	Notary Public	Residing at:
	Residing at:	Commission Express:
KENNETH L. DREYER		OALEM NORWEGIAN WOODS SUBD: BLOCK 1, LOTS 1A, 2A & 3A LOCATED WITHIN SECTION 11, TAN, RITE, B.M.,
Signed this day of , 20 , 20		

NORWEGIAN WOODS SUBDIVISION: BLOCK 1, LOTS 1A, 2A & 3A

Commission Expires:	Notary Public Residing at:	COUNTY OF	ACKNOWLEDGMENT STATE OF	Notary Public Residing at: Commission Expires:	On this day of the formal properties of 20 before me, the undesigned, personally appeared DANIELLE CARRILLH. known or dentified to me, to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that she executed the same. IN WITNESS WHEREOF. I have hereunto set my hand and official seal the day and year in this certificate it is a doore written.	Commission Expires: ACKNOWLEDGMENT STATE OF Sas	IN WITHERS WHEREOF, we have hereunto set our hands and official seal the day and year in this certificate first above written. Notary Public Residing at:	ACKNOWLEDGMENT STATE OF
	Ву	BLAINE COUNTY TREASURER'S CERTIFICATE On this	BLAINE COUNTY SURVEYOR DATE	COUNITY SURVEYORS APPROVAL. This is to certify that I,SAM YOUNG, County Surveyor for Baine County, Idaho, have checked the foregoing pair and computations for making the same and have determined that they comply with the laws of the State of Idaho relating thereto.	By:	PROJECT ENGINEER'S CERTIFICATE To the best of my knowledge this plat comples with the City of Kelichum subdivision standards, signed this day of, 2023.	ROBERT O. BREIER, P.L.S. #20893 E. 20883 A. C. S.	SURVEYOR'S CERTIFICATE I Robert O. Breier, a duly Registems P rofessional Land Surveyor in the State of Idaho, do hereby certify that this is a true and accurate map of the land surveyed under my dient supervision in accordance with the State of Idaho Code relating to plats and surveye.
NORWEGIAN WOODS SUB'D: SAME A BLOCK 1, LOTS 1A, 2A & 3A		BLAINE COUNTY RECORDER'S CERTIFICATE	Ву:	CTTY PLANNER'S CERTIFICATE I the undersigned, Planner in and forthe City of Keichum, Blaine County, Idaho do hereby approve this plat on thisday of	ROBYN MATTISON, City Engineer	CTTY ENGINEER'S CERTHFICATE I, the undersigned, City Engineer in and for the City of Kelchum, Blaine County, Idaho do hereby approve this plat on thisday of	By: TRENT DONAT, City Clerk	KETCHUM CITY COUNCIL CERTIFICATE I the undersigned City Clark in and for the City Ofkethum, Blaine County, Idaho do hereby certify that at a regular meeting of the City Council hed on the day of, 2023, this plat was duy accepted and approved.

Instrument # 698360

HAILEY, BLAINE, IDAHO 01-11-2023 1:22:57 PM No. of Pages: 2 RECORDED TO TITLE STEPHEN MCDOUGALL GRAHAM Fee: \$15.00 EX-Officio Recorder Deputy: GWB Electronically Recorded by Simplifile

RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO:

Jill W. Eshman, J.D., LL.M. J Eshman Law 685 Fourth Street Post Office Box 4991 Ketchum, Idaho 83340 208-727-1700 jill@jeshmanlaw.com

(Space Above For Recorder's Use)

WARRANTY DEED

Roger W. "Reggie" Crist, a married man, as his sole and separate property, (collectively "Grantor") conveys, grants and warrants to Roger W. Crist and Laura Mitchell Crist, Trustees, or their successors in interest, of the R & L Crist Revocable Trust dated July 11, 2022, and any amendments thereto, as the sole and separate property of Roger W. Crist ("Grantee") whose address is PO Box 1572, Ketchum, ID 83340, and his successors and assigns forever, his 7.408% interest in the following described real property, commonly known as 215 Pine Drive, Ketchum, ID 83340, located in the County of Blaine, State of Idaho:

Lot 1, Block 1 of NORWEGIAN WOODS SUBDIVISION, BLAINE COUNTY, IDAHO, according to the official plat thereof, recorded as Instrument No. 569077, records of Blaine County, Idaho.

SUBJECT TO taxes and assessments for the year 2022 and all subsequent years, together with any and all existing easements, rights-of-way, reservations, restrictions and encumbrances of record, to any existing tenancies, to all zoning laws and ordinances, and to any state of facts an accurate survey or inspection of the premises would show.

This conveyance shall include any and all estate, right, title, interest, appurtenances, tenements, hereditaments, reversions, remainders, easements, rents, issues, profits, rights-of-way and water rights in anywise appertaining to the property herein described as well in law as in equity.

Grantor covenants to Grantee that Grantor is the owner in fee simple in his interest in said premises; that the premises are free from all encumbrances, excepting those as may be herein set forth, and excepting those of record, and that Grantor will warrant and defend the same from all lawful claims.

(Remainder of page intentionally left blank.)

WARRANTY DEED PAGE 1 OF 2

IN WITNESS WHEREOF, the Grantor has executed this instrument on
GRANTOR: Roger W. "Reggie" Crist
STATE OF IDAHO) ss. COUNTY OF BLAINE)
This record was acknowledged before me on <u>December 15, 2872</u> by Roger W. "Reggie" Crist.
D. Leigh Koonce A9067 NOTARY PUBLIC STATE OF IDAHO MY COMMISSION EXPIRES January 22, 2025

Instrument # 698367

HAILEY, BLAINE, IDAHO
01–11–2023 1:22:57 PM No. of Pages: 2
Recorded for: BLAINE COUNTY TITLE
STEPHEN MCDOUGALL GRAHAM Fee: \$15.00
Ex-Officio Recorder Deputy: GWB
Electronically Recorded by Simplifile

RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO:

Jill W. Eshman, J.D., LL.M. J Eshman Law 685 Fourth Street Post Office Box 4991 Ketchum, Idaho 83340 208-727-1700 jill@jeshmanlaw.com

(Space Above For Recorder's Use)

WARRANTY DEED

Roger W. "Reggie" Crist, a married man, as his sole and separate property, (collectively "Grantor") conveys, grants and warrants to Roger W. Crist and Laura Mitchell Crist, Trustees, or their successors in interest, of the R & L Crist Revocable Trust dated July 11, 2022, and any amendments thereto, as the sole and separate property of Roger W. Crist ("Grantee") whose address is PO Box 1572, Ketchum, ID 83340, and his successors and assigns forever, his 7.408% interest in the following described real property, commonly known as 329 Shady Lane, Ketchum, ID 83340, located in the County of Blaine, State of Idaho

Lot 2, Block 1 of NORWEGIAN WOODS SUBDIVISION, BLAINE COUNTY, IDAHO, according to the official plat thereof, recorded as Instrument No. 569077, records of Blaine County, Idaho.

SUBJECT TO taxes and assessments for the year 2022 and all subsequent years, together with any and all existing easements, rights-of-way, reservations, restrictions and encumbrances of record, to any existing tenancies, to all zoning laws and ordinances, and to any state of facts an accurate survey or inspection of the premises would show.

This conveyance shall include any and all estate, right, title, interest, appurtenances, tenements, hereditaments, reversions, remainders, easements, rents, issues, profits, rights-of-way and water rights in anywise appertaining to the property herein described as well in law as in equity.

Grantor covenants to Grantee that Grantor is the owner in fee simple in his interest in said premises; that the premises are free from all encumbrances, excepting those as may be herein set forth, and excepting those of record, and that Grantor will warrant and defend the same from all lawful claims.

(Remainder of page intentionally left blank.)

WARRANTY DEED
PAGE 1 OF 2

IN WITNESS WHEREOF, the Grantor has executed this instrument on <u>Doll mber 15</u>, 2022.

GRANTOR: Roger W. "Reggie" Crist	
STATE OF IDAHO COUNTY OF BLAINE)) ss.)
This record was acknowledged before me on Crist.	December 15, 2222 by Roger W. "Reggie"
D. Leigh Koonce 49087 NOTARY PUBLIC STATE OF IDAHO MY COMMISSION EXPIRES January 22, 2025	Notary Public



CLTA GUARANTEE

ISSUED BY STEWART TITLE GUARANTY COMPANY A CORPORATION, HEREIN CALLED THE COMPANY

SUBJECT TO THE EXCLUSIONS FROM COVERAGE, THE LIMITS OF LIABILITY AND OTHER PROVISIONS OF THE CONDITIONS AND STIPULATIONS HERETO ANNEXED AND MADE A PART OF THIS GUARANTEE, AND SUBJECT TO THE FURTHER EXCLUSION AND LIMITATION THAT NO GUARANTEE IS GIVEN NOR LIABILITY ASSUMED WITH RESPECT TO THE IDENTITY OF ANY PARTY NAMED OR REFERRED TO IN SCHEDULE A OR WITH RESPECT TO THE VALIDITY, LEGAL EFFECT OR PRIORITY OF ANY MATTER SHOWN THEREIN.

GUARANTEES

the Assured named in Schedule A against actual monetary loss or damage not exceeding the liability amount stated in Schedule A which the Assured shall sustain by reason of any incorrectness in the assurances set forth in Schedule A.

Dated: June 26, 2023

Countersigned by:

Signed under seal for the Company, but this endorsement is to be valid only when it bears an authorized countersignature.

Authorized Countersignature

TitleOne
Company Name

271 1st Ave North
PO Box 2365
Ketchum, ID 83340
City, State

HANNER CONNECTION OF THE CONNECTION OF T

Frederick H. Eppinger President and CEO

> David Hisey Secretary

Please note carefully the liability exclusions and limitations and the specific assurances afforded by this guarantee. If you wish additional liability, or assurances other than as contained herein, please contact the company for further information as to the availability and cost.

Agent ID: 120050

GUARANTEE CONDITIONS AND STIPULATIONS

- **1. Definition of Terms** The following terms when used in the Guarantee mean:
 - (a) "the Assured": the party or parties named as the Assured in this Guarantee, or on a supplemental writing executed by the Company.
 - (b) "land": the land described or referred to in Schedule (A)(C) or in Part 2, and improvements affixed thereto which by law constitute real property. The term "land" does not include any property beyond the lines of the area described or referred to in Schedule (A)(C) or in Part 2, nor any right, title, interest, estate or easement in abutting streets, roads, avenues, alleys, lanes, ways or waterways.
 - (c) "mortgage": mortgage, deed of trust, trust deed, or other security instrument.
 - (d) "public records": records established under state statutes at Date of Guarantee for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without knowledge.
 - (e) "date": the effective date.
- 2. Exclusions from Coverage of this Guarantee The Company assumes no liability for loss or damage by reason of the following:
 - (a) Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records.
 - (b) (1) Unpatiented mining claims; (2) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (3) water rights, claims or title to water; whether or not the matters excluded by (1), (2) or (3) are shown by the public records.
 - (c) Assurances to title to any property beyond the lines of the land expressly described in the description set forth in Schedule (A)(C) or in Part 2 of this Guarantee, or title to streets, roads, avenues, lanes, ways or waterways on which such land abuts, or the right to maintain therein vaults, tunnels, ramps or any other structure or improvement; or any rights or easements therein unless such property, rights or easements are expressly and specifically set forth in said description.
 - (d) (1) Defects, liens, encumbrances or adverse claims against the title, if assurances are provided as to such title, and as limited by such assurances.
 - (2) Defects, liens, encumbrances, adverse claims or other matters (a) whether or not shown by the public records, and which are created, suffered, assumed or agreed to by one or more of the Assureds; (b) which result in no loss to the Assured; or (c) which do not result in the invalidity or potential invalidity of any judicial or non-judicial proceeding which is within the scope and purpose of assurances provided.
- 3. Notice of Claim to be Given by Assured Claimant An Assured shall notify the Company promptly in writing in case knowledge shall come to an Assured hereunder of any claim of title or interest which is adverse to the title to the estate or interest, as stated herein, and which might cause loss or damage for which the Company may be liable by virtue of this Guarantee. If prompt notice shall not be given to the Company, then all liability of the Company shall terminate with regard to the matter or matters for which prompt notice is required; provided, however, that failure to notify the Company shall in no case prejudice the rights of any Assured under this Guarantee unless the Company shall be prejudiced by the failure and then only to the extent of the prejudice.
- 4. No Duty to Defend or Prosecute The Company shall have no duty to defend or prosecute any action or proceeding to which the Assured is a party, notwithstanding the nature of any allegation in such action or proceeding.
- Company's Option to Defend or Prosecute Actions; Duty of Assured Claimant to Cooperate Even though the Company has no duty to defend or prosecute as set forth in Paragraph 4 above:
 - (a) The Company shall have the right, at its sole option and cost, to institute and prosecute any action or proceeding, interpose a defense, as limited in (b), or to do any other act which in its opinion may be necessary or desirable to establish the title to the estate or interest as stated herein, or to establish the lien rights of the Assured, or to prevent or reduce loss or damage to the Assured. The Company may take any appropriate action under the terms of this Guarantee, whether or not it shall be liable hereunder, and shall not thereby concede liability or waive any provision of this Guarantee. If the Company shall exercise its rights under this paragraph, it shall do so diligently.
 - (b) If the Company elects to exercise its options as stated in Paragraph 5(a) the Company shall have the right to select counsel of its choice (subject to the right of such Assured to object for reasonable cause) to represent the Assured and shall not be liable for and will not pay the fees of any other counsel, nor will the Company pay any fees, costs or expenses incurred by an Assured in the defense of those causes of action which allege matters not covered by this Guarantee.
 - (c) Whenever the Company shall have brought an action or interposed a defense as permitted by the provisions of this Guarantee, the Company may pursue any litigation to final determination by a court of competent jurisdiction and expressly reserves the right, in its sole discretion, to appeal from an adverse judgment or order.
 - (d) In all cases where this Guarantee permits the Company to prosecute or provide for the defense of any action or proceeding, an Assured shall secure to the Company the right to so prosecute or provide for the defense of any action or proceeding, and all appeals therein, and permit the Company to use, at its option, the name of such Assured for this purpose. Whenever requested by the Company, an Assured, at the Company's expense, shall give the Company all reasonable aid in any action or proceeding, securing evidence, obtaining witnesses, prosecuting or defending the action or lawful act which in the opinion of the Company may be necessary or desirable to establish the title to the estate or interest as stated herein, or to establish the lien rights of the Assured. If the Company is prejudiced by the failure of the Assured to furnish the required cooperation, the Company's obligations to the Assured under the Guarantee shall terminate.
- 6. Proof of Loss or Damage In addition to and after the notices required under Section 3 of these Conditions and Stipulations have been provided to the Company, a proof of loss or damage signed and sworn to by the Assured shall be furnished to the Company within ninety (90) days after the Assured shall ascertain the facts giving rise to the loss or damage. The proof of loss or damage shall describe the matters covered by this Guarantee which constitute the basis of loss or damage and shall state, to the extent possible, the basis of calculating the amount of the loss or damage. If the Company is prejudiced by the failure of the Assured to provide the required proof of loss or damage, the Company's obligation to such Assured under the Guarantee shall terminate. In addition, the Assured may reasonably be required to submit to examination under oath by an authorized representative of the Company and shall produce for examination, inspection and copying, at such reasonable times and places as may be designated by any authorized representative of the Company, all records, books, ledgers, checks, correspondence and memoranda, whether bearing a date before or after Date of Guarantee, which reasonably pertain to the loss or damage. Further, if requested by any authorized representative of the Company, the Assured shall grant its permission, in writing, for any authorized representative of the Company to examine, inspect and copy all records, books, ledgers, checks, correspondence and memoranda in the custody or control of a third party, which reasonably pertain to the loss or damage. All information designated as confidential by the Assured provided to the Company pursuant to this Section shall not be disclosed to others unless, in the reasonable judgment of the Company, it is necessary in the administration of the claim. Failure of the Assured to submit for examination under oath, produce other reasonably requested information or grant permission to secure reasonably necessary information from third parties as requi
- 7. Options to Pay or Otherwise Settle Claims: Termination of Liability In case of a claim under this Guarantee, the Company shall have the following additional options:
 - (a) To Pay or Tender Payment of the Amount of Liability or to Purchase the Indebtedness.

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Agent ID: 120050

GUARANTEE CONDITIONS AND STIPULATIONS

The Company shall have the option to pay or settle or compromise for or in the name of the Assured any claim which could result in loss to the Assured within the coverage of this Guarantee, or to pay the full amount of this Guarantee or, if this Guarantee is issued for the benefit of a holder of a mortgage or a lienholder, the Company shall have the option to purchase the indebtedness secured by said mortgage or said lien for the amount owing thereon, together with any costs, reasonable attorneys' fees and expenses incurred by the Assured claimant which were authorized by the Company up to the time of purchase.

Such purchase, payment or tender of payment of the full amount of the Guarantee shall terminate all liability of the Company hereunder. In the event after notice of claim has been given to the Company by the Assured the Company offers to purchase said indebtedness, the owner of such indebtedness shall transfer and assign said indebtedness, together with any collateral security, to the Company upon payment of the purchase price. Upon the exercise by the Company of the option provided for in Paragraph (a) the Company's obligation to the Assured under this Guarantee for the claimed loss or damage, other than to make the payment required in that paragraph, shall terminate, including any obligation to continue the defense or prosecution of any litigation for which the Company has exercised its options under Paragraph 5, and the Guarantee shall be surrendered to the Company of cancellation.

- (b) To Pay or Otherwise Settle With Parties Other Than the Assured or With the Assured Claimant.
 - To pay or otherwise settle with other parties for or in the name of an Assured claimant any claim assured against under this Guarantee, together with any costs, attorneys' fees and expenses incurred by the Assured claimant which were authorized by the Company up to the time of payment and which the Company is obligated to pay.
 - Upon the exercise by the Company of the option provided for in Paragraph (b) the Company's obligation to the Assured under this Guarantee for the claimed loss or damage, other than to make the payment required in that paragraph, shall terminate, including any obligation to continue the defense or prosecution of any litigation for which the Company has exercised its options under Paragraph 5.
- 8. **Determination and Extent of Liability -** This Guarantee is a contract of Indemnity against actual monetary loss or damage sustained or incurred by the Assured claimant who has suffered loss or damage by reason of reliance upon the assurances set forth in this Guarantee and only to the extent herein described, and subject to the exclusions stated in Paragraph 2.
 - The liability of the Company under this Guarantee to the Assured shall not exceed the least of:
 - (a) the amount of liability stated in Schedule A;
 - (b) the amount of the unpaid principal indebtedness secured by the mortgage of an Assured mortgagee, as limited or provided under Section 7 of these Conditions and Stipulations or as reduced under Section 10 of these Conditions and Stipulations, at the time the loss or damage assured against by this Guarantee occurs, together with interest thereon; or
 - (c) the difference between the value of the estate or interest covered hereby as stated herein and the value of the estate or interest subject to any defect, lien or encumbrance assured against by this Guarantee.

2. Limitation of Liability

- (a) If the Company establishes the title, or removes the alleged defect, lien or encumbrance, or cures any other matter assured against by this Guarantee in a reasonably diligent manner by any method, including litigation and the completion of any appeals therefrom, it shall have fully performed its obligations with respect to that matter and shall not be liable for any loss or damage caused thereby.
- (b) In the event of any litigation by the Company or with the Company's consent, the Company shall have no liability for loss or damage until there has been a final determination by a court of competent jurisdiction, and disposition of all appeals therefrom, adverse to the title, as stated herein.
- (c) The Company shall not be liable for loss or damage to any Assured for liability voluntarily assumed by the Assured in settling any claim or suit without the prior written consent of the Company.
- 10. Reduction of Liability or Termination of Liability All payments under this Guarantee, except payments made for costs, attorneys' fees and expenses pursuant to Paragraph 5 shall reduce the amount of liability pro tanto.

11. Payment Loss

- (a) No payment shall be made without producing this Guarantee for endorsement of the payment unless the Guarantee has been lost or destroyed, in which case proof of loss or destruction shall be furnished to the satisfaction of the Company.
- (b) When liability and the extent of loss or damage has been definitely fixed in accordance with these Conditions and Stipulations, the loss or damage shall be payable within thirty (30) days thereafter.
- 12. Subrogation Upon Payment or Settlement Whenever the Company shall have settled and paid a claim under this Guarantee, all right of subrogation shall vest in the Company unaffected by any act of the Assured claimant.
 - The Company shall be subrogated to and be entitled to all rights and remedies which the Assured would have had against any person or property in respect to the claim had this Guarantee not been issued. If requested by the Company, the Assured shall transfer to the Company all rights and remedies against any person or property necessary in order to perfect this right of subrogation. The Assured shall permit the Company to sue, compromise or settle in the name of the Assured and to use the name of the Assured in any transaction or litigation involving these rights or remedies.
 - If a payment on account of a claim does not fully cover the loss of the Assured the Company shall be subrogated to all rights and remedies of the Assured after the Assured shall have recovered its principal, interest, and costs of collection.
- 13. Arbitration Unless prohibited by applicable law, either the Company or the Assured may demand arbitration pursuant to the Title Insurance Arbitration Rules of the American Arbitration Association. Arbitrable matters may include, but are not limited to, any controversy or claim between the Company and the Assured arising out of or relating to this Guarantee, any service of the Company in connection with its issuance or the breach of a Guarantee provision or other obligation. All arbitrable matters when the Amount of Liability is \$1,000,000 or less shall be arbitrated at the option of either the Company or the Assured. All arbitrable matters when the amount of liability is in excess of \$1,000,000 shall be arbitrated only when agreed to by both the Company and the Assured. The Rules in effect at Date of Guarantee shall be binding upon the parties. The award may include attorneys' fees only if the laws of the state in which the land is located permits a court to award attorneys' fees to a prevailing party. Judgment upon the award rendered by the Arbitrator(s) may be entered in any court having jurisdiction thereof.
 - The law of the situs of the land shall apply to an arbitration under the Title Insurance Arbitration Rules. A copy of the Rules may be obtained from the Company upon request.

14. Liability Limited to This Guarantee; Guarantee Entire Contract

- (a) This Guarantee together with all endorsements, if any, attached hereto by the Company is the entire Guarantee and contract between the Assured and the Company. In interpreting any provision of this Guarantee, this Guarantee shall be construed as a whole.
- (b) Any claim of loss or damage, whether or not based on negligence, or any action asserting such claim, shall be restricted to this Guarantee.
- (c) No amendment of or endorsement to this Guarantee can be made except by a writing endorsed hereon or attached hereto signed by either the President, a Vice President, the Secretary, an Assistant Secretary, or validating officer or authorized signatory of the Company.
- 15. Notices, Where Sent All notices required to be given the Company and any statement in writing required to be furnished the Company shall include the number of this Guarantee and shall be addressed to the Company at P. O. Box 2029, Houston, TX 77252-2029.

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2222 Guarantee - (CLTA Form) Rev. 6-6-92

LOT BOOK GUARANTEE Issued By Stewart Title Guaranty Company

SCHEDULE A

File No. 23480471 State: ID County: Blaine

 Guarantee No.
 Liability
 Date of Guarantee
 Fee

 G-2222-000089753
 \$1,000.00
 June 26, 2023 at 7:30 a.m.
 \$140.00

Name of Assured:

Galena-Benchmark Engineering

The assurances referred to on the face page hereof are:

 That, according to the Company's property records relative to the following described land (but without examination of those Company records maintained and indexed by name):

Lots 1 and 2, Block 1 of NORWEGIAN WOODS SUBDIVISION, BLAINE COUNTY, IDAHO, according to the official plat thereof, recorded as Instrument No. 569077, records of Blaine County, Idaho.

2. The last recorded instrument purporting to transfer title to said land is:

Deed Type: Warranty Deed

Grantors: Roger W. "Reggie" Crist, a married man as his sole and separate property, as to his 7.408% interest

Grantees: Roger W. Crist and Laura Mitchell Crist, Trustees, or their successors in interest, of the R & L Crist Revocable Trust dated July 11,

2022, and any amendments thereto, as the sole and separate property of Roger W. Crist

Recorded Date: January 11, 2023

Instrument: 698360

As to Lot 1 Click here to view

Deed Type: Warranty Deed

Grantors: Roger W. "Reggie" Crist, a married man as his sole and separate property, as to his 7.408% interest

Grantees: Roger W. Crist and Laura Mitchell Crist, Trustees, or their successors in interest, of the R & L Crist Revocable Trust dated July 11,

2022, and any amendments thereto, as the sole and separate property of Roger W. Crist

Recorded Date: January 11, 2023

Instrument: 698367 As to Lot 2 Click here to view

- There are no mortgages or deeds of trust which purport to affect title to said land, other than those shown below under Exceptions.
- 4. There are no (homesteads, agreements to convey, attachments, notices of non-responsibility, notices of completion, tax deeds) which purport to affect title to said land, other than shown below under Exceptions.
- 5. No guarantee is made regarding (a) matters affecting the beneficial interest of any mortgage or deed of trust which may be shown herein as an exception, or (b) other matters which may affect any such mortgage or deed of trust.
- 6. No guarantee is made regarding any liens, claims of liens, defects or encumbrances other than those specifically provided for above, and, if information was requested by reference to a street address, no guarantee is made that said land is the same as said address.

EXCEPTIONS:

1. NOTE: According to the available records, the purported address of the land referenced herein is:

215 Pine Dr, Ketchum, ID 83340 (Lot 1)

329 Shady Ln, Ketchum, ID 83340 (Lot 2)

2. Taxes for the year 2022 are paid in full. Parcel Number: RPK05090010010 Original Amount: \$2,358.92

Lot 1

Lot 2

- 4. Taxes, including any assessments collected therewith, for the year 2023 which are a lien not yet due and payable.
- 5. The land described herein is located within the boundaries of the City of Ketchum and is subject to any assessments levied thereby.
- 6. Liens, levies, and assessments of the Norwegian Woods Subdivision Property Owner's Association.
- 7. Easements, reservations, restrictions, and dedications as shown on the official plat of Norwegian Woods Subdivision.
- 8. Reservations and exceptions in a United States Patent, and in the act authorizing the issuance thereof, recorded September 21, 1918 as Instrument No. 40785, records of Blaine County, ID.
- 9. Reservations and exceptions in a United States Patent, and in the act authorizing the issuance thereof, recorded March 11, 1926 as Instrument No. 58955, records of Blaine County, ID.
- 10. 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.
- 11. An easement, including the terms and conditions thereof, for the purposes shown below and rights incidental thereto as set forth in a document. Granted to: Idaho Power Company

Purpose: Public Utilities Recorded: August 17, 1962

Instrument No.: 117323, records of Blaine County, ID.

12. An easement, including the terms and conditions thereof, for the purposes shown below and rights incidental thereto as set forth in a document.

Granted to: Idaho Power Company

Purpose: Public Utilities Recorded: December 29, 1964

Instrument No.: 121581, records of Blaine County, ID.

13. Terms, provisions, covenants, conditions, restrictions and easements provided in a Declaration of Covenants, Conditions and Restrictions, but omitting any covenants, conditions or restrictions, if any, to the extent that such violates 42 USC 3604 (c) or any other ordinance, statute or regulation.

Recorded: July 8, 2009

Instrument No.: <u>569078</u>, records of Blaine County, ID.

Sun Valley Title By:

Nick Busdon, Authorized Signatory

JUDGMENT AND TAX LIEN GUARANTEE Issued By

Stewart Title Guaranty Company

SCHEDULE A

Amount of Liability: \$1,000.00

Fee Amount: \$0.00

Guarantee No.: G-2222-000089753

Name of Assured: Galena-Benchmark Engineering

Date of Guarantee: June 26, 2023

That, according to the indices of the County Recorder of Blaine County, State of ID, for a period of 10 years immediately prior to the date hereof, there are no

- * Federal Tax Liens
- * Abstracts of Judgment, or
- * Certificates of State Tax Liens

filed, or recorded against the herein named parties, other than those for which a release appears in said indices and other than those shown under Exceptions.

The parties referred to in this guarantee are as follows:

Robert P. Dreyer and Kimberley Dawn Dreyer, husband and wife, as to an undivided 22.222%, Nancy N. Dreyer and Kenneth L. Dreyer, wife and husband, as to an undivided 17.778%, Charles P. Michael and Mary Jane Michael, husband and wife, as to an undivided 22.222%, Roger W. Crist and Laura Mitchell Crist, Trustees, or their successors in interest, of the R & L Crist Revocable Trust dated July 11, 2022, and any amendments thereto, as the sole and separate property of Roger W. Crist, an undivided 7.408% interest, Danielle Carruth, a married woman as her sole and separate property, as to an undivided 7.407% interest, Zachary A. Crist, a married man as his sole and separate property, as to an undivided 7.407% interest and David M. Dreyer, an unmarried man, as to an undivided 15.556%

Sun Valley Title By:

Nick Busdon, Authorized Signatory

File No. 2348047

SCHEDULE B

Exceptions:

NONE

IN RE:)	
)	
Norwegian Woods Subdivision: Lots 1A, 2A, 3A)	KETCHUM CITY COUNCIL
Lot Line Shift (Readjustment of Lot Lines))	FINDINGS OF FACT, CONCLUSIONS OF LAW, AND
Date: June 3, 2024)	DECISION
)	
File Number: P24-004)	

Findings Regarding Application Filed

PROJECT: Norwegian Woods Subdivision: Lots 1A, 2A, & 3A Lot Line Shift

APPLICATION TYPE: Lot Line Shift (Readjustment of Lot Lines)

FILE NUMBER: P24-004

OWNER: Robert & Kimberley Dreyer

REPRESENTATIVE: Dave Patrie, Galena-Benchmark Engineering

REQUEST: Shift the common boundary line between lots 1 and 2, modify the building

envelopes on lots 1 and 2, eliminate the existing private driveway easement on lot 3 benefitting lot 2, and grant a new mutual reciprocal access easement on lot 1A and lot 2A.

LOCATION: 215 Pine Drive, 329 Shady Lane, & 331 Shady Lane (Norwegian Woods

Subdivision: Block 1: Lots 1, 2, and 3)

NOTICE: A public hearing notice was mailed to all property owners within 300 feet

of the project site and political subdivisions on May 15, 2024. The public hearing notice was published in the Idaho Mountain Express on May 15, 2024. The public hearing notice was posted on the city's website on May

19, 2024.

ZONING: General Residential Low Density (GR-L Zone) & Limited Residential (LR

Zone)

FINDINGS OF FACT

Lot Line Shift Application File No. P24-004 proposes modifications to lots 1, 2, and 3 within the Norwegian Woods Subdivision. Lots 1 and 2 are currently undeveloped. The existing improvement on lot 3 is limited to a hammerhead access turnaround that extends from Shady Lane. The proposed modifications include eliminating the existing private driveway easement on lot 3 that benefits lot 2

and providing new access to lot 2 from Pine Drive through a new mutual reciprocal access easement on lot 1. In order to accommodate the new mutual reciprocal access easement, the common boundary line between lots 1 and 2 will shift 4.75 feet to the south and the building envelopes on lots 1 and 2 will be adjusted. The existing hammerhead extending from Shady Lane on lot 3A will continue to serve as a private driveway easement to benefit lot 4 as well as a turnaround easement granted to the City of Ketchum per note 10 of the original Norwegian Woods Subdivision plat.

FINDINGS REGARDING READJUSTMENT OF LOT LINES

Consistent with KMC §16.04.020, the proposal meets the definition of *Readjustment of Lot Lines* because: (1) the application proposes to eliminate the existing private driveway easement on lot 3 that benefits lot 2, provide access to lot 2 from Pine Drive through a new mutual reciprocal access easement, shift the common boundary line between lots 1 and 2, and modify the building envelopes on lots 1 and 2, (2) lots 1A and 2A comply with the dimensional standards required in the GR-L Zone and lot 3A complies with the dimensional standards required in the LR Zone, and (3) the proposal does not create additional lots or dwelling units.

Readjustment of Lot Lines: A change or modification of the boundary lines between existing lots or parcels of land or between dwelling units which does not reduce the area, frontage, width, depth or building setback lines of each lot below the minimum zoning requirements and which does not create additional lots or dwelling units. "Readjustment of lot lines" includes other minor changes to a subdivision, condominium, or townhouse plat such as, but not limited to, notation changes and boundary shifts, each of which do not reduce the area, frontage, width, depth or building setback lines of each lot below the minimum zoning requirements nor consolidate or create additional lots or dwelling units. (KMC §16.04.020).

Consistent with KMC §16.04.060.B, the Lot Line Shift Application was transmitted to city departments, including the City Engineer, Fire, Building, Utilities, and Streets departments, for review. The city department comments were provided to the applicant on February 19, 2024. The applicant submitted revised project plans on March 6, 2024. All city department comments were addressed and resolved on the revised plat.

All land, condominium, and townhouse subdivisions within the City of Ketchum are subject to the standards contained in Ketchum Municipal Code, Title 16, Subdivision Regulations. Pursuant to KMC §16.04.010.D, the change or modification of boundary lines, whether or not any additional lot is created, shall comply with these regulations. Many subdivision standards are related to the design and construction of multiple new lots that will form new blocks and infrastructure, such as streets that will be dedicated and maintained by the city. The standards for certain improvements (KMC §16.04.040), including street, sanitary sewage disposal, and planting strip improvements, are not applicable as the project proposes modifications to three lots within an existing residential subdivision. As conditioned, the proposed Norwegian Woods Subdivision: Lots 1A, 2A, and 3A Lot Line Shift Application meets the standards for Readjustment of Lot Lines under Title 16 of Ketchum Municipal Code.

TABLE 1: FINDINGS REGARDING CONTENTS OF FINAL PLAT

Norwegian Woods Subdivision: Lots 1A, 2A, 3A Lot Line Shift Application File No. P24-004 Findings of Fact, Conclusions of Law, and Decision Ketchum City Council Meeting of June 3, 2024

	F	inding	s Regarding Conte	ents of Final Plat and Subdivision Design & Development Requirements
С	ompli		Tregaranig correc	Standards and Council Findings
X			16.04.030.K	Contents Of Final Plat: The final plat shall be drawn at such a scale and contain such lettering as to enable same to be placed upon sheets of eighteen inch by twenty four inch (18" x 24") Mylar paper with no part of the drawing nearer to the edge than one-half inch (1/2"), and shall be in conformance with the provisions of title 50, chapter 13, Idaho Code. The reverse side of such sheet shall not be used for any portion of the drawing, but may contain written matter as to dedications, certificates, signatures, and other information. The contents of the final plat shall include all items required under title 50, chapter 13, Idaho Code, and also shall include the following:
			Council Findings	The final plat mylar paper shall be prepared following Ketchum City Council review and approval of the subject lot line shift application and shall meet these standards.
			16.04.030.K.1 Council	Point of beginning of subdivision description tied to at least two (2) governmental survey corners, or in lieu of government survey corners, to monuments recognized by the city engineer. The True Point of Beginning is tied to the "Adam" and "Flower" GIS monuments
			Findings	as indicated on sheet 1 of the final plat.
\boxtimes			16.04.030.K.2	Location and description of monuments. The location and description of monuments are provided on sheet 1 of the final plat and detailed in note 1 of the surveyor's narrative.
			16.04.030.K.3	Tract boundary lines, property lines, lot lines, street right of way lines and centerlines, other rights of way and easement lines, building envelopes as required on the preliminary plat, lot area of each lot, boundaries of floodplain and floodway and avalanche district, all with bearings, accurate dimensions in feet and decimals, in degrees and minutes and radii, arcs, central angles, tangents and chord lengths of all curves to the above accuracy.
			Council Findings	Sheet 1 of final plat shows the location of the amended lots lines and areas of lots 1A and 2A. This lot line shift application shifts the common boundary line between lots 1 and 2 to the south 4.75 feet. Sheet 1 of the final plat specifies the area of amended lot 1A is 13,381 square feet and the area of amended lot 2A is 11,736 square feet. Sheet 1 of the final plat also shows the existing lot lines and area of lot 3A, which remains unchanged with this proposal.
\boxtimes			16.04.030.K.4	Names and locations of all adjoining subdivisions.
			Council Findings	Sheet 1 of the final plat indicates the names and locations of adjoining subdivisions, including the Troutwave Townhomes, Warm Springs Village

			Subdivision 3 rd Addition, the Piedmont Condominiums, Tax Lot 7443, and Tax Lot 4001.
×		16.04.030.K.5	Name and right of way width of each street and other public rights of way.
		Council Findings	Sheet 1 of the final plat shows the 50-foot-wide Pine Drive right-of-way and the 50-foot-wide Shady Lane right-of-way.
\boxtimes		16.04.030.K.6	Location, dimension and purpose of all easements, public or private.
		Council Findings	Sheets 1 and 2 of the final plat show the location, dimension, and purpose of public and private easements, including the new mutual reciprocal access easement, the existing hammerhead turnaround access granted to the City of Ketchum and private driveway easement benefitting lot 4 on lot 3, the existing Nordic Court private driveway, existing utility easements, and the existing snow storage and utility easement for the Norwegian Woods snowmelt system.
	\boxtimes	16.04.030.K.7	The blocks numbered consecutively throughout each block.
		Council Findings	N/A. The subject lot line shift application proposes modifications to three lots within an existing residential subdivision. The lot line shift application does not create a new block.
		16.04.030.K.8	The outline of any property, other than a street, alley or easement, which is offered for dedication to public use, fully dimensioned by distances and bearings with the area marked "Dedicated to the City of Ketchum for Public Use", together with any other descriptive language with regard to the precise nature of the use of the land so dedicated.
		Council Findings	N/A as no dedications have been required or proposed for this lot line shift application.
\boxtimes		16.04.030.K.9	The title, which shall include the name of the subdivision, the name of the city, if appropriate, county and state, and the location and description of the subdivision referenced to section, township, range.
		Council Findings	This standard has been met. The title of the final plat as shown on sheet 1 includes all required information as follows: "Norwegian Woods Subdivision: Block 1, Lots 1A, 2A, & 3A wherein the boundary common to lots 1 & 2 is amended, access to Lot 2 is granted from Pine Drive, the existing driveway easement within lot 3 to benefit lot 2 is eliminated, a mutual reciprocal access easement within lots 1 & 2 is granted, the building envelopes on lots 1 & 2 are amended and original plat notes 9 & 14 are revised (see notes 3 & 4)."
×		16.04.030.K.10	Scale, north arrow and date.
			This standard has been met.
\boxtimes		16.04.030.K.11	Location, width, and names of all existing or dedicated streets and other public ways within or adjacent to the proposed subdivision

Council Findings This standard has been met. Existing Pine Drive and Shady Lane are indicated on sheet 1 of the final plat. The lot line shift application proposes changing the access to lot 2 to Pine Drive through a new mutual reciprocal access easement. No additional streets are proposed to be dedicated. A provision in the owner's certificate referencing the county recorder's instrument number where the condominium declaration(s) and/or articles incorporation of homeowners' association governing the subdivision are recorded. Council Findings Sheet 1 of the final plat includes plat note 1, which states, "refer to the original plat & declaration of covenants, conditions and restrictions recorded as inst. Nos. 569077 & 569078 for plat notes, underground utility easement conditions and/or restrictions governing this property." Image: Council of the final plat includes plat notes, underground utility easement conditions and/or restrictions governing this property." This standard has been met. Existing Pine Drive through and shift application proposes changing the access to lot 2 to Pine Drive through a new mutual reciprocal access easement to be dedicated. A provision in the owner's certificate referencing the county recorder's instrument number where the condominium declaration(s) and/or articles incorporation of homeowners' association governing the subdivision are recorded. Council Sheet 1 of the final plat includes plat note 1, which states, "refer to the original plat & declaration of covenants, conditions and restrictions recorded as inst. Nos. 569077 & 569078 for plat notes, underground utility easement conditions and/or restrictions governing this property." The council of the final plat includes plat note 1, which states, "refer to the original plat & declaration of covenants, conditions and restrictions and restrictions governing this property."
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easement. No additional streets are proposed to be dedicated. □ □ □ 16.04.030.K.12 A provision in the owner's certificate referencing the county recorder's instrument number where the condominium declaration(s) and/or articles incorporation of homeowners' association governing the subdivision are recorded. Council Sheet 1 of the final plat includes plat note 1, which states, "refer to the original plat & declaration of covenants, conditions and restrictions recorded as inst. Nos. 569077 & 569078 for plat notes, underground utility easement conditions and/or restrictions governing this property." □ □ □ 16.04.030.K.13 Certificate by registered engineer or surveyor preparing the map certifying
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□ □ 16.04.030.K.13 Certificate by registered engineer or surveyor preparing the map certifying
to the accuracy of surveying plat.
Council Sheet 4 of the final plat provides the certificate from the licensed Profession
Findings Land Surveyor certifying the accuracy of the plat survey.
□ □ 16.04.030.K.14 A current title report of all property contained within the plat.
Council This standard has been met. A Lot Book Guarantee by Stewart Title Guaran
Findings Company with a Date of Guarantee of June 26, 2023 and warranty deed we
submitted with the application.
□ □ 16.04.030.K.15 Certification of owner(s) of record and all holders of security interest(s) of
record with regard to such property.
Council Sheet 3 of the final plat includes a certificate of ownership and associated
Findings acknowledgement from all owners and holders of security interest with
regard to the subject property.
□ □ □ 16.04.030.K.16 Certification and signature of the City Engineer verifying that the subdivision of the City Engineer verifying that the Engineer verification of the City Engineer verifying that the Engineer verification of the City Engineer verificatio
and design standards meet all City requirements.
Council Sheet 4 of the final plat includes the City Engineer's certificate.
Findings
□ □ 16.04.030.K.17 Certification and signature of the City Clerk of the City of Ketchum verifying
that the subdivision has been approved by the council.
Council Sheet 4 of the final plat includes the certification and signature of the City
Findings Clerk verifying the subdivision has been approved by the City Council.
□ □ ⊠ 16.04.030.K.18 Notation of any additional restrictions imposed by the council on the
development of such subdivision to provide for the public health, safety ar
welfare.
Council This standard is not applicable because no additional restrictions are
Findings necessary to provide for the public health, safety, and welfare.

FINDINGS REGARDING COMPLIANCE WITH SUBDIVISION DEVELOPMENT & DESIGN STANDARDS

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

Norwegian Woods Subdivision: Lots 1A, 2A, 3A Lot Line Shift Application File No. P24-004 Findings of Fact, Conclusions of Law, and Decision Ketchum City Council Meeting of June 3, 2024

		allowed by the city council (which shall be one year or less, depending upon the individual circumstances), the council may order the improvements installed at the expense of the subdivider and the surety. In the event the cost of installing the required improvements exceeds the amount of the bond, the subdivider shall be liable to the city for additional costs. The amount that the cost of installing the required improvements exceeds the amount of the performance bond shall automatically become a lien upon any and all property within the subdivision owned by the owner and/or subdivider.
	Findings	This standard is not applicable as this project proposes modifications to three lots within an existing residential subdivision. No additional improvements are proposed or required for the subject lot line shift application.
	16.04.040.D	As Built Drawing: Prior to acceptance by the city council of any improvements installed by the subdivider, two (2) sets of as built plans and specifications, certified by the subdivider's engineer, shall be filed with the city engineer. Within ten (10) days after completion of improvements and submission of as built drawings, the city engineer shall certify the completion of the improvements and the acceptance of the improvements, and shall submit a copy of such certification to the administrator and the subdivider. If a performance bond has been filed, the administrator shall forward a copy of the certification to the city clerk. Thereafter, the city clerk shall release the performance bond upon application by the subdivider.
	Findings	This standard is not applicable as the adjustment proposed with this lot line shift is limited to modifying three lots within an existing residential subdivision. No additional improvements are proposed or required for the subject lot line shift 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.
	Findings	 4. All angle points and points of curves on all streets. 5. The point of beginning of the subdivision plat description. The applicant shall meet the required monumentation standards prior to
	_	recordation of the final plat.
	16.04.040.F	Lot Requirements:

			1. Lot size, width, depth, shape and orientation and minimum building setback lines shall be in compliance with the zoning district in which the property is located and compatible with the location of the subdivision and the type of development, and preserve solar access to adjacent properties and buildings. 2. Whenever a proposed subdivision contains lot(s), in whole or in part, within the floodplain, or which contains land with a slope in excess of twenty five percent (25%), based upon natural contours, or creates corner lots at the intersection of two (2) or more streets, building envelopes shall be shown for the lot(s) so affected on the preliminary and final plats. The building envelopes shall be located in a manner designed to promote harmonious development of structures, minimize congestion of structures, and provide open space and solar access for each lot and structure. Also, building envelopes shall be located to promote access to the lots and maintenance of public utilities, to minimize cut and fill for roads and building foundations, and minimize adverse impact upon environment, watercourses and topographical features. Structures may only be built on buildable lots. Lots shall only be created that meet the definition of "lot, buildable" in section 16.04.020 of this chapter. Building envelopes shall be established outside of hillsides of twenty five percent (25%) and greater and outside of the floodway. A waiver to this standard may only be considered for the following: a. For lot line shifts of parcels that are entirely within slopes of twenty five percent (25%) or greater to create a reasonable building envelope, and mountain overlay design review standards and all other city requirements are met. b. For small, isolated pockets of twenty five percent (25%) or greater that are found to be in compliance with the purposes and standards of the mountain overlay district and this section. 3. Corner lots shall have a property line curve or corner of a minimum radius of twenty five feet (25') unless a
		Findings	This standard has been met. Lots 1A and 2A comply with the size, width, depth, shape and orientation and minimum building setback lines required
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				in the GR-L Zone. Lot 3A complies with the size, width, depth, shape and orientation and minimum building setback lines required in the LR Zone. The width of the new mutual reciprocal access easement extending from Pine Drive on lot 1A that will provide legal access to lot 2A is 39 feet wide.
			16.04.040.G	 G. Block Requirements: The length, width and shape of blocks within a proposed subdivision shall conform to the following requirements: No block shall be longer than one thousand two hundred feet (1,200'), nor less than four hundred feet (400') between the street intersections, and shall have sufficient depth to provide for two (2) tiers of lots. Blocks shall be laid out in such a manner as to comply with the lot requirements. The layout of blocks shall take into consideration the natural topography of the land to promote access within the subdivision and minimize cuts and fills for roads and minimize adverse impact on environment, watercourses and topographical features. Corner lots shall contain a building envelope outside of a seventy five foot (75') radius from the intersection of the streets.
			Findings	N/A. This standard is not applicable as the subject lot line shift application modifies three lots within an existing residential subdivision. This application does not create a new block.
			16.04.040.H	Street Improvement Requirements: 1. The arrangement, character, extent, width, grade and location of all streets put in the proposed subdivision shall conform to the comprehensive plan and shall be considered in their relation to existing and planned streets, topography, public convenience and safety, and the proposed uses of the land; 2. All streets shall be constructed to meet or exceed the criteria and standards set forth in chapter 12.04 of this code, and all other applicable ordinances, resolutions or regulations of the city or any other governmental entity having jurisdiction, now existing or adopted, amended or codified; 3. Where a subdivision abuts or contains an existing or proposed arterial street, railroad or limited access highway right of way, the council may require a frontage street, planting strip, or similar design features; 4. Streets may be required to provide access to adjoining lands and provide proper traffic circulation through existing or future neighborhoods; 5. Street grades shall not be less than three-tenths percent (0.3%) and not more than seven percent (7%) so as to provide safe movement of traffic and emergency vehicles in all weather and to provide for adequate drainage and snow plowing;

- 6. In general, partial dedications shall not be permitted, however, the council may accept a partial street dedication when such a street forms a boundary of the proposed subdivision and is deemed necessary for the orderly development of the neighborhood, and provided the council finds it practical to require the dedication of the remainder of the right of way when the adjoining property is subdivided. When a partial street exists adjoining the proposed subdivision, the remainder of the right of way shall be dedicated;
- 7. Dead end streets may be permitted only when such street terminates at the boundary of a subdivision and is necessary for the development of the subdivision or the future development of the adjacent property. When such a dead end street serves more than two (2) lots, a temporary turnaround easement shall be provided, which easement shall revert to the adjacent lots when the street is extended;
- 8. A cul-de-sac, court or similar type street shall be permitted only when necessary to the development of the subdivision, and provided, that no such street shall have a maximum length greater than four hundred feet (400') from entrance to center of turnaround, and all cul-de-sacs shall have a minimum turnaround radius of sixty feet (60') at the property line and not less than forty five feet (45') at the curb line;
- 9. Streets shall be planned to intersect as nearly as possible at right angles, but in no event at less than seventy degrees (70°);
- 10. Where any street deflects an angle of ten degrees (10°) or more, a connecting curve shall be required having a minimum centerline radius of three hundred feet (300') for arterial and collector streets, and one hundred twenty five feet (125') for minor streets;
- 11. Streets with centerline offsets of less than one hundred twenty five feet (125') shall be prohibited;
- 12. A tangent of at least one hundred feet (100') long shall be introduced between reverse curves on arterial and collector streets;
- 13. Proposed streets which are a continuation of an existing street shall be given the same names as the existing street. All new street names shall not duplicate or be confused with the names of existing streets within Blaine County, Idaho. The subdivider shall obtain approval of all street names within the proposed subdivision from the commission before submitting same to council for preliminary plat approval;
- 14. Street alignment design shall follow natural terrain contours to result in safe streets, usable lots, and minimum cuts and fills;
- 15. Street patterns of residential areas shall be designed to create areas free of through traffic, but readily accessible to adjacent collector and arterial streets;
- 16. Reserve planting strips controlling access to public streets shall be permitted under conditions specified and shown on the final plat, and all

	1		
			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.
		Findings	This standard is not applicable as the subject lot line shift application
			proposes modifying three lots within an existing residential subdivision.
			This proposal does not create a new street, private road, or bridge.
	\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 vehicular movement. Dead end alleys shall be
			prohibited. Improvement of alleys shall be done by the subdivider as
			required improvement and in conformance with design standards
			specified in subsection H2 of this section.
		Findings	This standard is not applicable as the subject lot line shift application
			modifies three lots within an existing residential subdivision. Alleys are not
			required in residential neighborhoods.
\boxtimes		16.04.040.J	Required Easements: Easements, as set forth in this subsection, shall be
			· ·
		J	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. This standard is not applicable as the subject lot line shift application modifies three lots within an existing residential subdivision. Alleys are not required in residential neighborhoods.

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 improvements within a proposed subdivision unless same has first been approved in writing by the ditch company or property owner holding the water rights. A written copy of such approval shall be filed as part of required improvement construction plans. 6. Nonvehicular transportation system easements including pedestrian walkways, bike paths, equestrian paths, and similar easements shall be dedicated by the subdivider to provide an adequate nonvehicular transportation system throughout the city. **Findings** Sheets 1 and 2 of the final plat show the location, dimension, and purpose of public and private easements, including the new mutual reciprocal access easement, the existing hammerhead turnaround access granted to the City of Ketchum and private driveway easement benefitting lot 4 on lot 3, the existing Nordic Court private driveway, existing utility easements, and the existing snow storage and utility easement for the Norwegian Woods snowmelt system.

		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.
		Findings	This standard is not applicable as the subject lot line shift application modifies three lots within an existing residential subdivision. Sewer system improvements are not required for this lot line shift application.
		16.04.040.L Findings	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 is not applicable as the subject lot line shift application
			modifies three lots within an existing residential subdivision. Water system improvements are not required for this lot line shift application.
	⊠	16.04.040.M	Planting Strip Improvements: Planting strips shall be required improvements. When a predominantly residential subdivision is proposed for land adjoining incompatible uses or features such as highways, railroads, commercial or light industrial districts or off street parking areas, the subdivider shall provide planting strips to screen the view of such incompatible features. The subdivider shall submit a landscaping plan for such planting strip with the preliminary plat application, and the landscaping shall be a required improvement.

improvements are not required for this lot line shift application. 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 cut 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 pl application. 2. Preliminary grading plan prepared by a civil engineer shall be submitt 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 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		Finalia .	This should and is not more in the court of
		Findings	modifies three lots within an existing residential subdivision. Planting strip
of disturbed areas with perennial vegetation sufficient to stabilize the sequence 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.		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 ero

		Findings	Association of State Highway Officials) and ASTM D698 (American standard testing methods). c. Cut slopes shall be no steeper than two horizontal to one vertical (2:1). Subsurface drainage shall be provided as necessary for stability. d. Fill slopes shall be no steeper than three horizontal to one vertical (3:1). Neither cut nor fill slopes shall be located on natural slopes of three to one (3:1) or steeper, or where fill slope toes out within twelve feet (12') horizontally of the top and existing or planned cut slope. e. Toes of cut and fill slopes shall be set back from property boundaries a distance of three feet (3'), plus one-fifth (1/5) of the height of the cut or the fill, but may not exceed a horizontal distance of ten feet (10'); tops and toes of cut and fill slopes shall be set back from structures at a distance of at least six feet (6'), plus one-fifth (1/5) of the height of the cut or the fill. Additional setback distances shall be provided as necessary to accommodate drainage features and drainage structures. This standard is not applicable as the subject lot line shift application modifies three lots within an existing residential subdivision. No grading improvements are proposed or required.
		16.04.040.0 Findings	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. This standard is not applicable as the subject lot line shift application
	⊠	16.04.040.P	modifies three lots within an existing residential subdivision. No drainage improvements are proposed or required. 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.

		Findings	This standard is not applicable as the subject lot line shift application modifies three lots within an existing residential subdivision. No utility improvements are proposed or required.
		16.04.040.Q	Off Site Improvements: Where the offsite impact of a proposed subdivision is found by the commission or council to create substantial additional traffic, improvements to alleviate that impact may be required of the subdivider prior to final plat approval, including, but not limited to, bridges, intersections, roads, traffic control devices, water mains and facilities, and sewer mains and facilities.
		Findings	This standard is not applicable as the subject lot line shift application modifies three lots within an existing residential subdivision. Off-site improvements are not required or proposed with this lot line shift application.
		16.04.040.R	Avalanche And Mountain Overlay: All improvements and plats (land, planned unit development, townhouse, condominium) created pursuant to this chapter shall comply with City of Ketchum Avalanche Zone District and Mountain Overlay Zoning District requirements as set forth in Title 17 of this Code.
		Findings	N/A as lots 1, 2, and 3 are not located within the Avalanche Zone or Mountain Overlay.
	×	16.04.040.S	Existing natural features which enhance the attractiveness of the subdivision and community, such as mature trees, watercourses, rock outcroppings, established shrub masses and historic areas, shall be preserved through design of the subdivision.
		Findings	This standard is not applicable as the subject lot line shift application modifies three lots within an existing residential subdivision.

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 City 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 application.
- 2. The Ketchum City Council has authority to hear the applicant's Lot Line Shift Application pursuant to Chapter 16.04 of Ketchum Code Title 16.
- 3. The City of Ketchum Planning Department provided adequate notice for the review of this application.

- 4. The Lot Line Shift (Readjustment of Lot Lines) application is governed under Sections 16.04.010, 16.04.020, 16.04.030, 16.04.040, and 16.04.060 of Ketchum Municipal Code Chapter 16.04.
- 5. As conditioned, the proposed Lot Line Shift meets the standards for approval under Title 16 of Ketchum Municipal Code.

DECISION

THEREFORE, the Ketchum City Council **approves** the Norwegian Woods Subdivision: Lots 1A, 2A, and 3A Lot Line Shift Application File No. P24-004 this Monday, June 3, 2024 subject to the following conditions:

CONDITIONS OF APPROVAL

- 1. The final plat shall be recorded with the Blaine County Clerk and Recorder's Office within one year of approval by the Ketchum City Council.
- 2. Upon recorded of the final plat with the Blaine County Clerk and Recorder's Office, the applicant shall provide a copy of the recorded final plat to the Planning and Building Department.

Findings of Fact **adopted** this 3rd day of June 2024.

Neil Bradshaw, Mayor
City of Ketchum