

City of Ketchum Planning & Building

IN RE:)
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Okada Residence)
Townhouse Subdivision – Preliminary Plat)
Date: October 26, 2021)
)
File Number: 21-041)

KETCHUM PLANNING & ZONING COMMISSION FINDINGS OF FACT, CONCLUSIONS OF LAW, AND DECISION

PROJECT:	Okada Residence
APPLICATION TYPE:	Townhouse Subdivision – Preliminary Plat
FILE NUMBER:	P21-041
ASSOCIATED APPLICATIONS:	Design Review (P21-042)
REPRESENTATIVE:	Sean Flynn, Galena Engineering (Engineer)
OWNER:	Robert Okada
LOCATION:	407 Bald Mountain Rd – Tax Lot 3215
ZONING:	General Residential Low Density (GR-L)
OVERLAY:	None

RECORD OF PROCEEDINGS

The City of Ketchum received the application for Design Review and Preliminary Plat on April 28, 2021. The Final Design and Preliminary Plat applications were reviewed concurrently and certified complete on July 15, 2021, after one review for completeness. Following receipt of the complete application, staff routed the application materials to all city departments for review. Department comments were provided to the applicant on August 11, 2021.

A public hearing notice for the project was mailed to all owners of property within 300 feet of the project site and all political subdivision on September 1, 2021. The public hearing notice was published in the Idaho Mountain Express the on September 1, 2021. A notice was posted on the project site and the city's website on September 13, 2021.

The Planning & Zoning Commission considered the Okada Residence Design Review (Application File No. P21-042) and Townhouse Subdivision Preliminary Plat (Application File No. P21-041) applications

during their regular meeting on September 21, 2021. The development applications were considered concurrently and the associated public hearings were combined in accordance with Idaho Code §67-6522. After considering Staff's analysis, the applicant's presentation, and public comment, the Planning & Zoning Commission unanimously approved the Okada Residence Design Review (Application File No. P21-042) and unanimously recommended approval of the Townhouse Subdivision Preliminary Plat (Application File No. P21-041) application to the City Council.

FINDINGS OF FACT

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

BACKGROUND

The Applicant is proposing a new 1,792 square foot two-story detached townhome (the "project"), located at 407 Bald Mountain Rd (the "subject property"). The subject property is a tax lot with an existing single family dwelling unit zoned General Residential – Low Density (GR-L). Detached townhomes are a permitted use within the GR-L zone district provided that all dimensional standards are met. The project proposes to retain the existing single family dwelling unit, subdivide the property into two townhouse sublots and construct a new detached dwelling unit on the newly created lot. The existing single-family dwelling unit was constructed in 1961. The project will construct improvements to the right-of-way per the City of Ketchum improvement standards. All improvements to the right-of-way will be reviewed and approved by the City Engineer and Streets Department prior to issuance of a building permit.

	Townhouse Plat Requirements				
Com	pliant		Standards		
Yes	No	N/A	City Code	City Standards	
		x	16.04.080.B	Townhouse Owners' Documents: The subdivider of the townhouse project shall submit with the preliminary plat application a copy of the proposed party wall agreement and any proposed document(s) creating an association of owners of the proposed townhouse sublots, which shall adequately provide for the control and maintenance of all commonly held facilities, garages, parking and/or open spaces. Prior to final plat approval, the subdivider shall submit to the city a final copy of such documents and shall file such documents prior to recordation of the plat, which shall reflect the recording instrument numbers.	
			Commission Findings	The project proposes detached townhouses, therefore, no party wall agreement is required. Additionally, the sublots proposed divide the property with no proposed common area or commonly owned facilities. Therefore no property owner's association or documentation of an association is required.	

FINDINGS REGARDING COMPLIANCE WITH TOWNHOUSE SUBDIVISION REQUIREMENTS

	16.04.080.C. 1	Preliminary Plat Procedure: Townhouse developments shall be administered consistent with the procedures and design and development regulations established in §16.04.030 and §16.04.040 and the standards of this subsection.
		All townhouse developments shall be platted under the procedures contained in the subdivision ordinance in effect and shall be required to obtain design review approval prior to building permit issuance.
	Commission Findings	The applicant submitted a Design Review application for the project in conjunction with the townhouse subdivision application. Both applications were reviewed and approved by the Planning and Zoning Commission at the September 21, 2021 meeting.
	16.04.080.C. 2	The subdivider may apply for preliminary plat approval from the commission pursuant to subsection 16.04.030D of this chapter at the time application is made for design review approval pursuant to title 17, chapter 17.96 of this code. The commission may approve, deny or conditionally approve such preliminary plat upon consideration of the action taken on the application for design review of the project.
	Commission Findings	The applicant submitted a Design Review application for the project in conjunction with the townhouse subdivision application. Both applications were reviewed and approved by the Planning and Zoning Commission at the September 21, 2021 meeting.
	16.04.080.C. 3	The preliminary plat, other data, and the commission's findings may be transmitted to the council prior to commencement of construction of the project under a valid building permit issued by the City. The council shall act on the preliminary plat pursuant to subsection 16.04.030E and F of this chapter.
	Commission Findings	Following adoption of the Findings of Fact for the Townhouse Subdivision application, staff will transmit the application and findings to the City Council for review and approval prior to issuance of a building permit for the project.
	16.04.080.C. 4	4. In the event a phased townhouse development project is proposed, after preliminary plat is granted for the entirety of a project, the final plat procedure for each phase of a phased development project shall follow §16.04.030.G and comply with the additional provisions of §16.04.110 of this code.
	Commission Findings	A phased townhouse development is not proposed. There is only one phase of construction associated with the application as the second detached townhouse already exists.
	16.04.080.D	 D. Final Plat Procedure: 1. The final plat procedure contained in subsection 16.04.030G of this chapter shall be followed. However, the final plat shall not be signed by the city clerk and recorded until the townhouse has received either: a. A certificate of occupancy issued by the city of Ketchum for all structures in the townhouse development and completion of all design review elements as approved by the planning and zoning administrator; or

			 b. Signed council approval of a phased development project consistent with §16.04.110 herein.
			2. The council may accept a security agreement for any design review
			elements not completed on a case by case basis pursuant to title 17,
			chapter 17.96 of this code.
		Commission	Following receipt of a certificate of occupancy, the applicant shall submit an
		Findings	application for final plat following all procedures as outlined in Title 16 of the
			Ketchum Municipal Code.
\mathbf{X}		16.04.080.E.	E. Required Findings: In addition to all Townhouse Developments
		1	complying with the applicable provisions of Title 17 and this Subdivision
			Chapter (§16.04), the Administrator shall find that
			All Townhouse Developments, including each individual sublot, shall not
			exceed the maximum building coverage requirements of the zoning
			district.
		Commission	The maximum building coverage in the GR-L zone district is 35% of the lot. The
		Findings	subject property is 8,712 square feet. This allows for a maximum building
			coverage of 3, 049.2 square feet. The existing dwelling unit on Sublot 1 has a
			building coverage of 1,082.83 square feet. The proposed detached townhouse on
			Sublot 2 has a building coverage of 1,053.47 square feet. This results in a total
			building coverage of 2,136.30 square feet or 24.5% of the lot.
\boxtimes		16.04.080.E.	Garage: All garages shall be designated on the preliminary and final plats
		2	and on all deeds as part of the particular townhouse units. Detached
			garages may be platted on separate sublots; provided, that the ownership
			of detached garages is tied to specific townhouse units on the townhouse
			plat and in any owner's documents, and that the detached garage(s) may
			not be sold and/or owned separate from any dwelling unit(s) within the
			townhouse development.
		Commission	Sublot 1 includes once surface parking space. Sublot 2 includes a one-car garage.
		Findings	As the proposed townhouse subdivision is for detached townhouses, with no
			common area or common facilities, the garage does not need to be separately
			platted or deeded separately as the garage is within the boundaries of the
			townhouse sublot.
\boxtimes		16.04.080.E.	General Applicability: All other provisions of this chapter and all applicable
		3	ordinances, rules and regulations of the city and all other governmental
			entities having jurisdiction shall be complied with by townhouse
	1		subdivisions. (Ord. 1061 § 3, 2009: Ord. 879 § 4, 2001: Ord. 460 § 2, 1987)
1			
		Commission	During department review of the Design Review application, staff reviewed the
		Commission Findings	
			During department review of the Design Review application, staff reviewed the

FINDINGS REGARDING PRELIMINARY PLAT SUBDIVISION REQUIREMENTS

				Preliminary Plat Requirements			
C	ompli	ant					
Yes	No	N/A	City Code	City Standards			
\boxtimes			16.04.030.C.1	The subdivider shall file with the administrator copies of the completed subdivision application form and preliminary plat data as required by this chapter.			
			Commission Findings	The City of Ketchum Planning and Building Department received the subdivision application and all applicable application materials on April 28, 2021.			
			16.04.030.I	Contents Of Preliminary Plat: The preliminary plat, together with all application forms, title insurance report, deeds, maps, and other documents reasonably required, shall constitute a complete subdivision application.			
			Commission Findings	The subdivision application was deemed complete on July 15, 2021.			
\boxtimes			16.04.030.I .1	The preliminary plat shall be drawn to a scale of not less than one inch equals one hundred feet $(1" = 100')$ and shall show the following:			
				The scale, north point and date.			
			Commission Findings	This standard is met as shown on Sheet 1 of the preliminary plat.			
\boxtimes						16.04.030.I .2	The name of the proposed subdivision, which shall not be the same or confused with the name of any other subdivision in Blaine County, Idaho.
			Commission Findings	As shown on Sheet 1 of the preliminary plat, the subdivision is named "Okada Subdivision" which is not the same as any other subdivision in Blaine County, Idaho.			
\boxtimes			16.04.030.1.3	The name and address of the owner of record, the subdivider, and the engineer, surveyor, or other person preparing the plat.			
			Commission Findings	As shown on Sheets 1 and 2, the owner and subdivider is Robert Okada. The plat was prepared by Mark Phillips of Galena Engineering.			
X			16.04.030.I .4	Legal description of the area platted.			
			Commission Findings	The legal description of the area platted is shown in the Certificate of Ownership on Sheet 2 of the preliminary plat.			
\boxtimes			16.04.030.1.5	The names and the intersecting boundary lines of adjoining subdivisions and parcels of property.			
			Commission Findings	Sheet 1 of the preliminary plat indicates the boundary lines of the adjoining tax lots to the east and west, as well as the lots within the Warm Springs Subdivision to the south.			
\boxtimes			16.04.030.I .6	A contour map of the subdivision with contour lines and a maximum interval of five feet (5') to show the configuration of the land based upon the United States geodetic survey data, or other data approved by the city engineer.			
			Commission Findings	Sheet 1 of the preliminary plat shows the contour lines for the subject property.			
\boxtimes			16.04.030.17	The scaled location of existing buildings, water bodies and courses and location of the adjoining or immediately adjacent dedicated streets, roadways and easements, public and private.			
			Commission Findings	Sheet 1 of the preliminary plat shows the location of the existing dwelling unit on Sublot 1, the proposed dwelling unit on Sublot 2, and all adjacent streets and easements.			

X		16.04.030.I .8	Boundary description and the area of the tract.
		Commission	Sheet 1 provides the boundary description of the area and includes square
		Findings	footage and acreage of both sublots.
X		16.04.030.1.9	Existing zoning of the tract.
		Commission	Plat note #4 on Sheet 1 of the preliminary plat lists the existing zoning of the
		Findings	subject property.
X		16.04.030.I	The proposed location of street rights of way, lots, and lot lines, easements,
		.10	including all approximate dimensions, and including all proposed lot and block
		.10	numbering and proposed street names.
		Commission	Sheet 1 of the preliminary plat shows the locations and lot lines for the proposed
		Findings	townhouse sublots. No new streets or blocks are being proposed with this
		r mangs	application.
	\boxtimes	16.04.030.1	The location, approximate size and proposed use of all land intended to be
		.11	dedicated for public use or for common use of all future property owners within
			the proposed subdivision.
		Commission	This standard is not applicable as there is no requirement or proposal for land
		Findings	dedicated for public or common use.
X		16.04.030.1	The location, size and type of sanitary and storm sewers, water mains, culverts
		.12	and other surface or subsurface structures existing within or immediately
		.12	adjacent to the proposed sanitary or storm sewers, water mains, and storage
			facilities, street improvements, street lighting, curbs, and gutters and all proposed
			utilities.
		Commission	As shown on Sheet 1, the existing dwelling unit on Sublot 1 is currently served by
		Findings	city water and sewer. Sublot 2 will have separate services for water and sewer
		r manigs	from the main lines in Bald Mountain Rd.
	\boxtimes	16.04.030.1	The direction of drainage, flow and approximate grade of all streets.
		.13	The uncetion of dramage, now and approximate grade of an streets.
		Commission	This standard does not apply as no new streets are proposed.
		Findings	
	X	16.04.030.1	The location of all drainage canals and structures, the proposed method of
		.14	disposing of runoff water, and the location and size of all drainage easements,
			whether they are located within or outside of the proposed plat.
		Commission	This standard does not apply as no new drainage canals or structures are
		Findings	proposed.
	X	16.04.030.I	All percolation tests and/or exploratory pit excavations required by state health
_	 _	.15	authorities.
		Commission	This standard does not apply as no addition tests are required.
		Findings	
	\boxtimes	16.04.030.I	A copy of the provisions of the articles of incorporation and bylaws of
		.16	homeowners' association and/or condominium declarations to be filed with the
			final plat of the subdivision.
		Commission	This standard does not apply as there will not be a homeowner's association for
		Findings	the two properties.
X		16.04.030.1	Vicinity map drawn to approximate scale showing the location of the proposed
		.17	subdivision in reference to existing and/or proposed arterials and collector
			streets.
I	1	Commission	The cover sheet to the project plans includes a vicinity map that satisfies this
		Commission	
		Findings	requirement.
	\boxtimes		

			Commission Findings	The subject property is not within a floodplain, floodway, or avalanche zone district.						
		X	16.04.030.I .19	Building envelopes shall be shown on each lot, all or part of which is within a floodway, floodplain, or avalanche zone; or any lot that is adjacent to the Big Wood River, Trail Creek, or Warm Springs Creek; or any lot, a portion of which has a slope of twenty five percent (25%) or greater; or upon any lot which will be created adjacent to the intersection of two (2) or more streets.						
			Commission Findings	A building envelope is not required as the subject property is not within the floodway, floodplain, or avalanche zone. The subject property is not adjacent to the Big Wood River, Trail Creek or Warm Springs. The subject property does not contain slopes greater than 25% and is not adjacent to an intersection.						
X			16.04.030.I .20	Lot area of each lot.						
			Commission Findings	As shown on Sheet 1 of the preliminary plat, the area of Sublot 1 is 5,734 square feet and the area of Sublot 2 is 3,104 square feet.						
\boxtimes			16.04.030.I .21	Existing mature trees and established shrub masses.						
			Commission Findings	As shown on Sheet 1 of the preliminary plat, there are seven mature trees on the subject property, but no established shrub masses.						
\boxtimes									16.04.030.I .22	A current title report shall be provided at the time that the preliminary plat is filed with the administrator, together with a copy of the owner's recorded deed to such property.
			Commission Findings	The applicant provided a title commitment issued by Stewart Title dated April 16, 2021 and a warranty deed recorded at Instrument Number 402315 with the initial application.						
\boxtimes							16.04.030.I .23	Three (3) copies of the preliminary plat shall be filed with the administrator.		
			Commission Findings	The City of Ketchum received hard and digital copies of the preliminary plat at the time of application.						
			16.04.040.A	Required Improvements: The improvements set forth in this section shall be shown on the preliminary plat and installed prior to approval of the final plat. Construction design plans shall be submitted and approved by the city engineer. All such improvements shall be in accordance with the comprehensive plan and constructed in compliance with construction standard specifications adopted by the city. Existing natural features which enhance the attractiveness of the subdivision and community, such as mature trees, watercourses, rock outcroppings, established shrub masses and historic areas, shall be preserved through design of the subdivision.						
			Commission Findings	As shown on Sheet 1 of the preliminary plat, all proposed improvements to the public right-of-way are shown. The applicant also submitted a set of preliminary construction design plans for review by the City Engineer. Final review and approval of the right-of-way improvements will be conducted during building permit review per condition of approval #2. The subject property does not include any watercourses, rock outcroppings, shrub masses or historic areas. The project proposes to remove three mature trees. As shown on the landscape plan, two replacement trees will be planted to enhance the attractiveness of the project and blend the new construction in with the surrounding neighborhood.						
		\boxtimes	16.04.040.B	Improvement Plans: Prior to approval of final plat by the commission, the subdivider shall file two (2) copies with the city engineer, and the city engineer						

				shall approve construction plans for all improvements required in the proposed
				subdivision. Such plans shall be prepared by a civil engineer licensed in the state.
			Commission	This standard does not apply as this is a preliminary plat application, not a final
			Findings	plat application.
		\boxtimes	16.04.040.C	Prior to final plat approval, the subdivider shall have previously constructed all required improvements and secured a certificate of completion from the city
				engineer. However, in cases where the required improvements cannot be constructed due to weather conditions or other factors beyond the control of the
				subdivider, the city council may accept, in lieu of any or all of the required improvements, a performance bond filed with the city clerk to ensure actual construction of the required improvements as submitted and approved. Such performance bond shall be issued in an amount not less than one hundred fifty percent (150%) of the estimated costs of improvements as determined by the city engineer. In the event the improvements are not constructed within the time
				allowed by the city council (which shall be one year or less, depending upon the individual circumstances), the council may order the improvements installed at the expense of the subdivider and the surety. In the event the cost of installing
				the required improvements exceeds the amount of the bond, the subdivider shall
				be liable to the city for additional costs. The amount that the cost of installing the
				required improvements exceeds the amount of the performance bond shall
				automatically become a lien upon any and all property within the subdivision
				owned by the owner and/or subdivider.
			Commission	This standard does not apply as this is a preliminary plat application, not a final
			Findings	plat 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.
			Commission Findings	This standard does not apply as this is a preliminary plat application, not a final plat application.
		\boxtimes	16.04.040.E	Monumentation: Following completion of construction of the required
				improvements and prior to certification of completion by the city engineer,
1				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
1				shall be located as follows:
				1. All angle points in the exterior boundary of the plat.
				2. All street intersections, points within and adjacent to the final plat.
				3. All street corner lines ending at boundary line of final plat.
				4. All angle points and points of curves on all streets.
				5. The point of beginning of the subdivision plat description.
			Commission	This standard does not apply as this is a preliminary plat application, not a final
			Findings	plat application.
1	1	1	16.04.040.F	Lot Requirements:

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\boxtimes			1. Lot size, width, depth, shape and orientation and minimum building setback
			lines shall be in compliance with the zoning district in which the property is
			located and compatible with the location of the subdivision and the type of
			development, and preserve solar access to adjacent properties and buildings.
			2. Whenever a proposed subdivision contains lot(s), in whole or in part, within the
			floodplain, or which contains land with a slope in excess of twenty five percent
			(25%), based upon natural contours, or creates corner lots at the intersection of
			two (2) or more streets, building envelopes shall be shown for the lot(s) so
			affected on the preliminary and final plats. The building envelopes shall be
			located in a manner designed to promote harmonious development of structures,
			minimize congestion of structures, and provide open space and solar access for
			each lot and structure. Also, building envelopes shall be located to promote
			access to the lots and maintenance of public utilities, to minimize cut and fill for
			roads and building foundations, and minimize adverse impact upon environment,
			watercourses and topographical features. Structures may only be built on
			buildable lots. Lots shall only be created that meet the definition of "lot,
			buildable" in section 16.04.020 of this chapter. Building envelopes shall be
			established outside of hillsides of twenty five percent (25%) and greater and
			outside of the floodway. A waiver to this standard may only be considered for the
			following:
			a. For lot line shifts of parcels that are entirely within slopes of twenty
			five percent (25%) or greater to create a reasonable building envelope,
			and mountain overlay design review standards and all other city
			requirements are met.
			b. For small, isolated pockets of twenty five percent (25%) or greater that
			are found to be in compliance with the purposes and standards of the
			mountain overlay district and this section.
			3. Corner lots shall have a property line curve or corner of a minimum radius of
			twenty five feet (25') unless a longer radius is required to serve an existing or
			future use.
			4. Side lot lines shall be within twenty degrees (20°) to a right angle or radial line
			to the street line.
			5. Double frontage lots shall not be created. A planting strip shall be provided
			along the boundary line of lots adjacent to arterial streets or incompatible zoning
			districts.
			6. Every lot in a subdivision shall have a minimum of twenty feet (20') of frontage
			on a dedicated public street or legal access via an easement of twenty feet (20')
			or greater in width. Easement shall be recorded in the office of the Blaine County
			recorder prior to or in conjunction with recordation of the final plat.
		Commission	1. The proposed townhouse subdivision meets all dimensional standards as
		Findings	outlined in the GR-L zone district for the parent lot. The minimum lot size
			is 8,000 square feet and the parent lot is 8,712 square feet. The new
			detached townhouse and the existing dwelling unit meet minimum
			setback requirements in the GR-L for the front, side, and rear. There are
			no minimum setbacks to the interior lot line of a townhouse lot.
			2. Building envelopes are not required as the subject property is not within
			the floodplain/floodway, avalanche zone, does not contain slopes greater
			than 25%, nor is it located adjacent to an intersection of two streets
			3. The subject property is not a corner lot.

		 The parent lot of the townhouse subdivision and the newly created sublot lot line is within 20 degrees to a right angle to the street lot line along Bald Mountain Rd. The subject property is not a double frontage lot. Both Sublots have a minimum of 20 feet of frontage on Bald Mountain Rd. Sublot 1 has 29.5 feet and Sublot 2 has 46.33 feet.
	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.
	Commission Findings	This standard does not apply as no new blocks are being created.
	16.04.040.H	Street Improvement Requirements: 1. The arrangement, character, extent, width, grade and location of all streets put in the proposed subdivision shall conform to the comprehensive plan and shall be considered in their relation to existing and planned streets, topography, public convenience and safety, and the proposed uses of the land; 2. All streets shall be constructed to meet or exceed the criteria and standards set forth in chapter 12.04 of this code, and all other applicable ordinances, resolutions or regulations of the city or any other governmental entity having jurisdiction, now existing or adopted, amended or codified; 3. Where a subdivision abuts or contains an existing or proposed arterial street, railroad or limited access highway right of way, the council may require a frontage street, planting strip, or similar design features; 4. Streets may be required to provide access to adjoining lands and provide proper traffic circulation through existing or future neighborhoods; 5. Street grades shall not be less than three-tenths percent (0.3%) and not more than seven percent (7%) so as to provide safe movement of traffic and emergency vehicles in all weather and to provide for adequate drainage and snow plowing; 6. In general, partial dedications shall not be permitted, however, the council may accept a partial street dedication when such a street forms a boundary of the proposed subdivision and is deemed necessary for the orderly development of the neighborhood, and provided the council finds it practical to require the dedication of the remainder of the right of way when the adjoining property is subdivided. When a partial street exists adjoining the proposed subdivision, the remainder of the right of way shall be dedicated; 7. Dead end streets may be permitted only when such street terminates at the boundary of a subdivision and is necessary for the development of the subdivision or the future development of the adjacent property. When such a dead end

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;
 Streets shall be planned to intersect as nearly as possible at right angles, but in no event at less than seventy degrees (70°);
10. Where any street deflects an angle of ten degrees (10°) or more, a connecting
curve shall be required having a minimum centerline radius of three hundred feet
(300') for arterial and collector streets, and one hundred twenty five feet (125')
for minor streets;
11. Streets with centerline offsets of less than one hundred twenty five feet (125')
shall be prohibited;
12. A tangent of at least one hundred feet (100') long shall be introduced
between reverse curves on arterial and collector streets;
13. Proposed streets which are a continuation of an existing street shall be given
the same names as the existing street. All new street names shall not duplicate or
-
be confused with the names of existing streets within Blaine County, Idaho. The
subdivider shall obtain approval of all street names within the proposed
subdivision from the commission before submitting same to council for
preliminary plat approval;
14. Street alignment design shall follow natural terrain contours to result in safe
streets, usable lots, and minimum cuts and fills;
15. Street patterns of residential areas shall be designed to create areas free of
through traffic, but readily accessible to adjacent collector and arterial streets;
16. Reserve planting strips controlling access to public streets shall be permitted
under conditions specified and shown on the final plat, and all landscaping and
irrigation systems shall be installed as required improvements by the subdivider;
17. In general, the centerline of a street shall coincide with the centerline of the
street right of way, and all crosswalk markings shall be installed by the subdivider
as a required improvement;
18. Street lighting may be required by the commission or council where
appropriate and shall be installed by the subdivider as a requirement
improvement;
19. Private streets may be allowed upon recommendation by the commission and
approval by the council. Private streets shall be constructed to meet the design
standards specified in subsection H2 of this section;
20. Street signs shall be installed by the subdivider as a required improvement of
a type and design approved by the administrator and shall be consistent with the
type and design of existing street signs elsewhere in the city;
21. Whenever a proposed subdivision requires construction of a new bridge, or
will create substantial additional traffic which will require construction of a new
bridge or improvement of an existing bridge, such construction or improvement
shall be a required improvement by the subdivider. Such construction or
improvement shall be in accordance with adopted standard specifications;
22. Sidewalks, curbs and gutters may be a required improvement installed by the
subdivider; and

		 23. Gates are prohibited on private roads and parking access/entranceways, private driveways accessing more than one single-family dwelling unit and one accessory dwelling unit, and public rights of way unless approved by the city council. This standard does not apply as no new streets are proposed.
	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.
	Commission Findings	This standard does not apply as the subject property is not within a business, commercial, or light-industrial zone district.
	16.04.040.J	 Required Easements: Easements, as set forth in this subsection, shall be required for location of utilities and other public services, to provide adequate pedestrian circulation and access to public waterways and lands. 1. A public utility easement at least ten feet (10') in width shall be required within the street right of way boundaries of all private streets. A public utility easement at least five feet (5') in width shall be required within any other property boundaries adjacent to Warm Springs Road and within any other 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 for irrigation water or irrigation wastewater shall be constructed, reouted or changed in the course of planning for or constructing required improvements within a proposed subdivision unless same has first been appr

		Commission	As shown on Sheet 1 of the preliminary plat, the subject property will have a 10-
		Findings	foot public utility easement. Standards 2-6 do not apply to the project as the
			property is not adjacent to any of the listed waterways, not adjacent to Warm
			Springs, does not contain any irrigation infrastructure, and does not include
			pedestrian or equestrian pathways.
	X	16.04.040.K	Sanitary Sewage Disposal Improvements: Central sanitary sewer systems shall be
			installed in all subdivisions and connected to the Ketchum sewage treatment
			system as a required improvement by the subdivider. Construction plans and
			specifications for central sanitary sewer extension shall be prepared by the
			subdivider and approved by the city engineer, council and Idaho health
			department prior to final plat approval. In the event that the sanitary sewage
			system of a subdivision cannot connect to the existing public sewage system,
			alternative provisions for sewage disposal in accordance with the requirements of
			the Idaho department of health and the council may be constructed on a
			temporary basis until such time as connection to the public sewage system is
			possible. In considering such alternative provisions, the council may require an
			increase in the minimum lot size and may impose any other reasonable
			requirements which it deems necessary to protect public health, safety and
			welfare.
		Commission	This standard does not apply as this application does not create a new
		Findings	subdivision. Both sublots are directly connected to the City of Ketchum sewer
		16.04.040.L	system main found in Bald Mountain Rd.Water System Improvements: A central domestic water distribution system shall
	\boxtimes	10.04.040.L	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.
		Commission	This standard does not apply as this application does not create a new
		Findings	subdivision. Both sublots are directly connected to the City of Ketchum sewer
		46.04.040.14	system main found in Bald Mountain Rd.
	\boxtimes	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.
		Commission	This standard does not apply as this application does not create a new
		Findings	subdivision. There are no incompatible uses adjacent to the proposed townhouse
			sublots.
	\mathbf{X}	16.04.040.N	Cuts, Fills, And Grading Improvements: Proposed subdivisions shall be carefully
			planned to be compatible with natural topography, soil conditions, geology and
			hydrology of the site, as well as to minimize cuts, fills, alterations of topography,

streams, drainage channels, and disruption of soils and vegetation. The design criteria shall include the following:
1. A preliminary soil report prepared by a qualified engineer may be required by
the commission and/or council as part of the preliminary plat application.
2. Preliminary grading plan prepared by a civil engineer shall be submitted as part
of all preliminary plat applications. Such plan shall contain the following
information:
a. Proposed contours at a maximum of five foot (5') contour intervals.
b. Cut and fill banks in pad elevations.
c. Drainage patterns.
d. Areas where trees and/or natural vegetation will be preserved.
e. Location of all street and utility improvements including driveways to
building envelopes.
f. Any other information which may reasonably be required by the
administrator, commission or council to adequately review the affect of
the proposed improvements.
3. Grading shall be designed to blend with natural landforms and to minimize the
necessity of padding or terracing of building sites, excavation for foundations, and
minimize the necessity of cuts and fills for streets and driveways.
4. Areas within a subdivision which are not well suited for development because
of existing soil conditions, steepness of slope, geology or hydrology shall be
allocated for open space for the benefit of future property owners within the
subdivision.
5. Where existing soils and vegetation are disrupted by subdivision development,
provision shall be made by the subdivider for revegetation of disturbed areas with
perennial vegetation sufficient to stabilize the soil upon completion of the
construction. Until such times as such revegetation has been installed and
established, the subdivider shall maintain and protect all disturbed surfaces from
erosion.
6. Where cuts, fills, or other excavations are necessary, the following
development standards shall apply:
a. Fill areas shall be prepared by removing all organic material
detrimental to proper compaction for soil stability.
b. Fills shall be compacted to at least ninety five percent (95%) of
maximum density as determined by AASHO T99 (American Association of
State Highway Officials) and ASTM D698 (American standard testing
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.

		1	Commission	This standard doos not apply as this application is the subdivision of an existing
			Commission	This standard does not apply as this application is the subdivision of an existing
			Findings	lot. On-site grading for the new detached townhouse meets all grading
				requirements and all disturbance will be revegetated per the landscape plan
				included in the project plans.
\boxtimes			16.04.040.0	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
			Commission	including shoulders. The applicant submitted a site grading and drainage plan with the townhouse
			Findings	subdivision application showing drainage for each sublot. No common drainage
			rinuings	courses are utilized or disturbed. The grading and drainage plan meets all
				requirements and each sublot is managing stormwater runoff independently, not
				impacting adjacent properties.
			16.04.040.P	Utilities: In addition to the terms mentioned in this section, all utilities including,
\boxtimes			10.04.040.P	but not limited to, electricity, natural gas, telephone and cable services shall be
				installed underground as a required improvement by the subdivider. Adequate
				provision for expansion of such services within the subdivision or to adjacent
				lands including installation of conduit pipe across and underneath streets shall be
				installed by the subdivider prior to construction of street improvements.
			Commission	The Bald Mountain Rd residential area is served by a series of above ground
			Findings	power lines. Many of which serve multiple lots and residences from one pole and
				transformer. There is an above ground power pole located at the northwest
				corner of the subject property that serves the existing home, and three other lots
				to the east, west, and north of the subject property. To accommodate the new
				detached townhouse, the pole size and transformer on the pole will be upgraded.
				The overhead line serving the residence to the east, the existing residence on the
				subject property, and the service to the new detached townhouse will be
				underground, running along the front property line. The overhead power pole
				serving the existing properties to the north and west will remain. This meets the
				criteria for underground utilities as all new and existing structures within the
				development will be served with underground utilities. The project plans show a
				potential transformer in the northwest corner of the property, pending
				discussions with Idaho Power. Per final confirmation from Idaho Power, this
				transformer will be pole mounted and the only transformer or junction box on
				site would be in the northwest corner of the property as shown on the landscape
				plan, Sheet A1.2. Condition of approval #1 ensures that the final configuration is
				adhered to.
		\boxtimes	16.04.040 <i>.Q</i>	Off Site Improvements: Where the offsite impact of a proposed subdivision is
				found by the commission or council to create substantial additional traffic,
				improvements to alleviate that impact may be required of the subdivider prior to
				final plat approval, including, but not limited to, bridges, intersections, roads, traffic control devices, water mains and facilities, and sewer mains and facilities.

	Commission	The proposed townhouse development does not create substantial additional
	Findings	traffic, therefore, no improvements are required.

CONCLUSIONS OF LAW

- 1. The City of Ketchum is a municipal corporation established in accordance with Article XII of the Constitution of the State of Idaho and Title 50 Idaho Code and is required and has exercised its authority pursuant to the Local Land Use Planning Act codified at Chapter 65 of Title 67 Idaho Code and pursuant to Chapters 3, 9 and 13 of Title 50 Idaho Code to enact the ordinances and regulations, which ordinances are codified in the Ketchum Municipal Code ("KMC") and are identified in the Findings of Fact and which are herein restated as Conclusions of Law by this reference and which City Ordinances govern the applicant's Townhouse Preliminary Plat application for the development and use of the project site.
- 2. The Commission has authority to review and recommend approval of the applicant's Townhouse Subdivision Preliminary Plat Application pursuant to Chapter 16.04 of Ketchum Code Title 16.
- 3. The City of Ketchum Planning Department provided notice for the review of this application in accordance with Ketchum Municipal Code §16.04.030.
- 4. The Townhouse Subdivision Preliminary Plat application is governed under Chapter 16.04 of Ketchum Municipal Code.
- 5. The Okada Townhouse Subdivision Preliminary Plat application meets all applicable standards specified in Title 16 of Ketchum Municipal Code.

DECISION

THEREFORE, the Commission **approves** this Preliminary Plat Application File No. P21-041 this Tuesday, October 26, 2021 subject to the following conditions of approval.

CONDITIONS OF APPROVAL

- 1. The preliminary plat is subject to all conditions of approval associated with Design Review approval 21-069.
- 2. The Final Plat application shall include a plat note prohibiting parking within the driveway for sublot 2.
- 3. Failure to record a Final Plat within two (2) years of Council's approval of a Preliminary Plat shall cause the Preliminary Plat to be null and void.

Findings of Fact **adopted** this 26th day of October 2021.

Neil Morrow, Chair City of Ketchum Planning and Zoning Commission