

City of Ketchum

June 15, 2020

Mayor Bradshaw and City Councilors City of Ketchum Ketchum, Idaho

Mayor Bradshaw and City Councilors:

Recommendation to Hold a Public Hearing and Approve the Parkway Drive Easement Relocation Lot Line Shift

Recommendation and Summary

Staff recommends the Ketchum City Council hold a public hearing and approve the Parkway Drive Easement Relocation Lot Line Shift initiated by the City of Ketchum, proposed in conjunction with the two affected private property owners, and submitted by Sean Flynn PE of Galena Engineering on behalf of the city.

Recommended Motion: "I move to approve the Parkway Drive Easement Relocation Lot Line Shift application."

The reasons for the recommendation are as follows:

- The relocated public access easement is more welcoming to the public (will be located further from the existing residence located at 233 Parkway) and will be more accessible (grade is less steep).
- Staff worked with the owners of the two subject properties to select the location of the relocated
 easement. The City will clear the new easement of brush and install fencing and signage so that the
 new easement is easily identifiable.
- The request meets all applicable standards for a Readjustment of Lot Lines and easement relocation contained in Ketchum Municipal Code's Subdivision (Title 16) regulations; detailed draft Findings of Fact, Conclusions of Law, and Decision are attached.
- All city departments have reviewed this proposal and no departments have concerns with this action.

Analysis

For years, the community has accessed the Bigwood River from Parkway Drive through a public access easement at 233 Parkway Drive. This public access was not clearly delineated and was disputed by the adjacent property owners. The city conducted a survey to determine the exact location of the public easement in relation to the existing pathway. The survey determined the easement location was not consistent with the placement of public pathway. The easement was on two properties and actually went through the private residence that was constructed at 233 Parkway Dive in 1974. The existing pathway was not located within the easement. City staff and the property owners agreed to establish a new easement location for public access to the Bigwood River.

The owners of the two subject properties have agreed to a Lot Line Shift to transfer a portion of Lot1A, Block 1, Smiles Subdivision to 233 Parkway Drive and to relocate the public access easement centered on the new property line. The new easement will be 6' in width, consistent with other public access easements in city limits. The easement will be clearly marked as public access. The city will fence and improve the easement in a similar manner as other river access easements in the city.

Additionally, existing fisherman's and public access easements that are parallel to each lot's rear property line will remain in place. Per requirements of the subdivision code 25' scenic easements have also been added to the rear of each property consistent with KMC §16.04.040.J.4.

Financial Impact

None

<u>Attachments</u>

- A. Preliminary Plat
- B. Public comment
- C. Draft Findings of Fact, Conclusions of Law, and Decision

Attachment A.

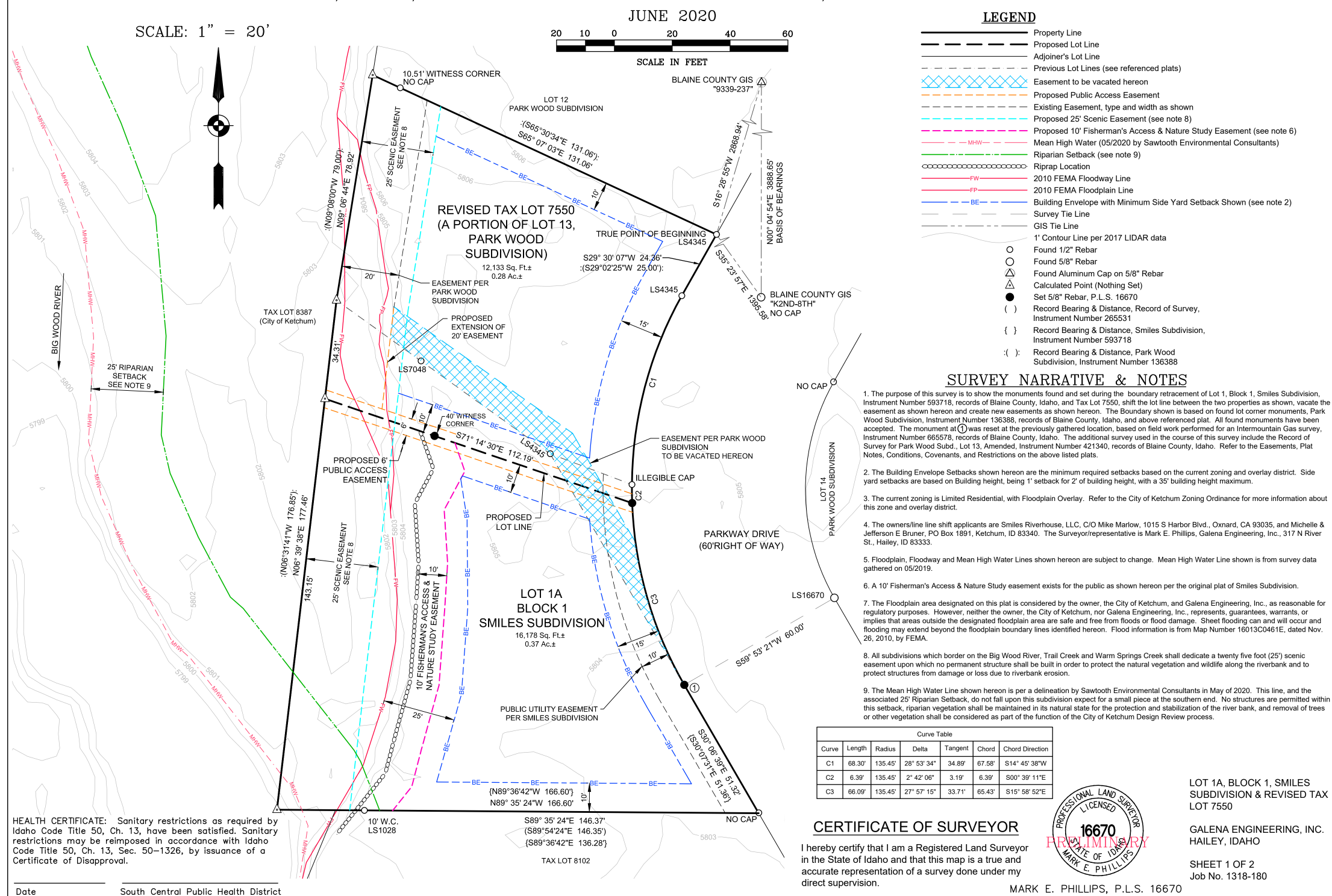
Preliminary Plat

A PRELIMINARY PLAT SHOWING

LOT 1A, BLOCK 1, SMILES SUBDIVISION & REVISED TAX LOT 7550

LOCATED WITHIN SECTION 13, T.4 N., R.17 E., B.M., CITY OF KETCHUM, BLAINE COUNTY, IDAHO

WHEREIN THE BOUNDARY BETWEEN LOT 1, BLOCK 1, SMILES SUBDIVISION AND TAX LOT 7550 IS SHIFTED, AND THE EXISTING PUBLIC ACCESS EASEMENT IS RECONFIGURED



Attachment B.

Public comment

From: J Griffith < jjgrif@gmail.com > Date: June 3, 2020 at 4:49:10 PM MDT

To: Participate <<u>participate@ketchumidaho.org</u>>
Subject: Parkway Drive Public River Access

The Parkway Drive River Access Easement Relocation is an excellent plan. A win win for everyone and it should be approved.

John and Jineen Griffith

224 Parkway Dr.

Attachment C.

Draft Findings of Fact, Conclusions of Law, and Decision



IN RE:)	
)	
Parkway Drive Easement Relocation and LLS)	KETCHUM CITY COUNCIL
Lot Line Shift)	FINDINGS OF FACT, CONCLUSIONS OF LAW, AND
Date: February 3, 2020)	DECISION
)	
File Number: P20-009)	

Findings Regarding Application Filed

PROJECT: Parkway Drive Easement Relocation and Lot Line Shift

APPLICATION TYPE: Lot Line Shift (readjustment of lot lines)

FILE NUMBER: P20-036

ASSOCIATED PERMITS: None

OWNERS: Smiles Riverhouse LLS (Lot 1A, Block 1, Smiles Subdivision) and Jeff and Michelle Bruner

(FR Lot 13, Park Wood Sub, Revised Tax Lot 7550)

APPLICANT: City of Ketchum

REPRESENTATIVE: Sean Flynn PE, Galena Engineering

REQUEST: Readjust the shared property line between the two subject properties and relocate the

public access easement to be centered on the shared property line

LOCATION: 233 Parkway Drive (FR Lot 13, Park Wood Sub, Revised Tax Lot 7550) and Lot 1A, Block

1, Smiles Subdivision (unaddressed)

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

development site and political subdivisions on May 27, 2020. The public hearing notice

was published in the Idaho Mountain Express on May 27, 2020.

ZONING: LR (Limited Residential)

OVERLAY: Floodplain

Findings Regarding Associated Development Applications

The subject properties, 233 Parkway Drive (FR Lot 13, Park Wood Sub, Revised Tax Lot 7550) and Lot 1A, Block 1, Smiles Subdivision (unaddressed) are located on the north side of Parkway Drive at the street's western terminus. An existing public access easement, providing access from Parkway Drive to the Big wood River, traverses both properties. The Lot Line Shift application, initiated by the City of Ketchum and proposed in

collaboration with the private property owners, relocates the access easement to a relocated interior lot line shared by both properties. The new access easement is six feet (6') in width and centered on the shared property line.

Findings Regarding City Department Comments

All City Department standards reviewed the application. No city departments have concerns with the lot line shift or easement relocation.

Findings Regarding Readjustment of Lot Lines (KMC§16.04.060)

All land subdivisions in the City of Ketchum are subject to the standards contained in Ketchum, Municipal Code, Title 16, Subdivision. Many 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 to and maintained by the City. As conditioned, the request to subdivide meets all applicable standards for Condominiums Preliminary Plats contained in Ketchum Municipal Code's Subdivision (Title 16) and Zoning (Title 17) regulations.

Table 1: Findings Regarding Final Plat Requirements

			Tabl	e 1: Findings Regarding Final Plat Requirements
				Final Plat Requirements
C	ompli	ant		Standards and Staff Comments
			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:
			Staff Comments	The mylar paper shall be prepared following Ketchum City Council review and approval of the Final Plat application and shall meet these standards.
			16.04.030.K.1	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.
			Staff Comments	This standard has been met.
\boxtimes			16.04.030.K.2	Location and description of monuments.
				This standard has been met.
			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.
			Staff Comments	This standard has been met.
\boxtimes			16.04.030.K.4	Names and locations of all adjoining subdivisions.
			Staff Comments	The adjacent Park Wood subdivision is indicated.
\boxtimes			16.04.030.K.5	Name and right of way width of each street and other public rights of way.
				This standard has been met.
\boxtimes			16.04.030.K.6	Location, dimension and purpose of all easements, public or private.

This standard has been met. The 25' Secrit Cosement, of access easement, public utilities easement, 10 ffsherman's access and nature study easement, and 20' public access easement per the original Profit Wood Subdivision plat are all indicated. 16.04.030.K.7		1	1	T	
				46 04 030 K 7	the original Park Wood Subdivision plat are all indicated.
				16.04.030.K.7	The blocks numbered consecutively throughout each block.
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 rear amarked "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.					This standard does not apply as no new blocks are proposed.
M/A as no adedications of this type have been proposed.				16.04.030.K.8	dedication to public use, fully dimensioned by distances and bearings with the area marked
M/A as no adedications of this type have been proposed.					
				16.04.030.K.9	county and state, and the location and description of the subdivision referenced to section,
Scale, north arrow and date.					This standard has been met.
This standard has been met. 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 This standard has been met, the adjacent existing street is Parkway Drive. This standard has been met, the adjacent existing street is Parkway Drive. This standard has been met, the adjacent existing street is Parkway Drive. A provision in the owner's certificate referencing the county recorder's instrument number where the condominium declaration(s) and/or articles of incorporation of homeowners' association governing the subdivision are recorded. This standard is not applicable as this application readjusts the interior property line shared between the two subject properties, which are existing platted lots, and relocates a public access easement. As conditioned (condition #6), this standard will be met prior to recordation of the Final Plat. The signature block page shall include the surveyor's certification. This standard has been met. A till report and arranty deed were submitted for both properties. As conditioned (condition #6), this standard will be met prior to recordation of the Final Plat. The signature block page shall include a certificate of ownership and associated acknowledgement from all owners and holders of security interest with regard to the signature block page shall include a certificate of ownership and associated acknowledgement from all owners and holders of security interest with regard to the prior to recordation of the Final Plat. The signature block page shall include a certificate of ownership and associated acknowledgement from all owners and holders of security interest with regard to the prior to recordation of the Final Plat. The signature block page shall include a certificate of ownership and associated acknowledgement from all owners and holders of security interest with regard to the city carrier with regard to subject property, which shall be signated prior to recordation of th	\boxtimes			16.04.030.K.10	Scale north arrow and date
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				16.04.030.K.19	

	1	1		This standard is not applicable as this application and instable interior appoint line observed
				This standard is not applicable as this application readjusts the interior property line shared between the two subject properties, which are existing platted lots, and relocates a public access
				easement.
\boxtimes			16.04.030.L	Final Plat Copies: Both a hard copy and a digital copy of the final plat shall be filed with the
				administrator prior to being placed upon the Council's agenda. A digital copy of the final plat as
				approved by the council and signed by the city clerk shall be filed with the administrator and retained by the city. The. Applicant shall also provide the city with a digital copy of the
				recorded document with its assigned legal instrument number.
				This standard has been met.
		\boxtimes	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.
				This standard is not applicable as this application readjusts the interior property line shared
				between the two subject properties, which are existing platted lots, and relocates a public access
				easement.
		\boxtimes	16.04.040.B	Improvement Plans: Prior to approval of final plat by the Council, the subdivider shall file two
				(2) copies with the city engineer, and the city engineer shall approve construction plans for all
				improvements required in the proposed subdivision. Such plans shall be prepared by a civil
				engineer licensed in the state. This standard is not applicable as this application readjusts the interior property line shared
				between the two subject properties, which are existing platted lots, and relocates a public access
				easement.
		\boxtimes	16.04.040.C	Performance Bond: 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,
				factors beyond the control of the subdivider, or other conditions as determined acceptable at
				the sole discretion of the city, 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 two years 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.
				This standard is not applicable as this application readjusts the interior property line shared
				between the two subject properties, which are existing platted lots, and relocates a public access
	 	<u> </u>		easement.
			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. This standard is not applicable as this application readjusts the interior property line shared
				between the two subject properties, which are existing platted lots, and relocates a public access
				easement.
\boxtimes			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:
<u> </u>	1		hat Lot Line Shift	1. All angle points in the exterior boundary of the plat.

	I	T	2. All street intersections, points within and adjacent to the final 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.
			The applicant shall meet the required monumentation standards prior to recordation of the Final
			Plat.
\boxtimes		16.04.040.F	Lot Requirements:
		10.04.040.F	 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. 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:
			 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. Minimum lot sizes in all cases shall be reversed frontage
			lot(s). Standard #2 has been met, building envelopes are indicated on the plat because the subject
			properties contain floodplain. Standards #1 and #3-6 are not applicable as this application
			readjusts the interior property line shared between the two subject properties, which are existing
			platted lots, and relocates a public access easement.
		16.04.040.G	G. Block Requirements: The length, width and shape of blocks within a proposed subdivision shall conform to the following requirements: 1. No block shall be longer than one thousand two hundred feet (1,200'), nor less than four hundred feet (400') between the street intersections, and shall have sufficient
			depth to provide for two (2) tiers of lots. 2. Blocks shall be laid out in such a manner as to comply with the lot requirements. 3. The layout of blocks shall take into consideration the natural topography of the land to promote access within the subdivision and minimize cuts and fills for roads and minimize adverse impact on environment, watercourses and topographical features. 4. Except in the original Ketchum Townsite, corner lots shall contain a building envelope outside of a seventy five foot (75') radius from the intersection of the streets.
			This application does not create a new block. This requirement is not applicable.
	\boxtimes	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 County Assessor's office 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 shall be required consistent with adopted city standards and where designated 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 and chapter 12.04 of this code;

		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 shall be required consistent with adopted city standards and where designated shall be a required improvement installed by the subdivider; 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; and 24. No new public or private streets or flag lots associated with a proposed subdivision (land, planned unit development, townhouse, condominium) are permitted to be developed on parcels within the Avalanche Zone.
		This standard is not applicable. This proposal does not create new street, private road, or bridge. Further, sidewalks, curb, and gutter are not required in this zoning district, LR.
	16.04.040.1	Alley Improvement Requirements: Alleys shall be provided in, 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 permitted only within the original Ketchum Townsite and only after due consideration of the interests of the owners of property adjacent to the dead-end alley including, but not limited to, the provision of fire protection, snow removal and trash collection services to such properties. 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 this application readjusts the interior property line shared between the two subject properties, which are existing platted lots, and relocates a public access easement. Further, alleys are not required in the LR zoning 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 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

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			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.
			This standard has been met. The 25'Scenic Easement, 6' access easement, public utilities
			easement, 10' fisherman's access and nature study easement, and 20' public access easement per
			the original Park Wood Subdivision plat are all indicated.
	\boxtimes	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.
			This standard is not applicable as this application readjusts the interior property line shared
			between the two subject properties, which are existing platted lots, and relocates a public access
			easement.
	\boxtimes	16.04.040.L	Water System Improvements: A central domestic water distribution system shall be installed in
		2010 110 1012	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 this application readjusts the interior property line shared
			between the two subject properties, which are existing platted lots, and relocates a public access
		46.04.040.04	easement.
	\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.
			This standard is not applicable as this application readjusts the interior property line shared
			between the two subject properties, which are existing platted lots, and relocates a public access
			easement.
	\boxtimes	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
		1	envelopes.

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			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.
			This standard is not applicable as this application readjusts the interior property line shared
			between the two subject properties, which are existing platted lots, and relocates a public access
			easement. No cuts, fills, or grading are required to improve the relocated public access easement.
	\boxtimes	16.04.040.O	Drainage Improvements: The subdivider shall submit with the preliminary plat application such
			maps, profiles, and other data prepared by an engineer to indicate the proper drainage of the
			surface water to natural drainage courses or storm drains, existing or proposed. The location
			and width of the natural drainage courses shall be shown as an easement common to all
			owners within the subdivision and the City on the preliminary and final plat. All natural
			drainage courses shall be left undisturbed or be improved in a manner that will increase the
			operating efficiency of the channel without overloading its capacity. An adequate storm and
			surface drainage system shall be a required improvement in all subdivisions and shall be
			installed by the subdivider. Culverts shall be required where all water or drainage courses
			intersect with streets, driveways or improved public easements and shall extend across and
			under the entire improved width including shoulders. This standard is not applicable as this application readjusts the interior property line shared
			between the two subject properties, which are existing platted lots, and relocates a public access
			easement.
	\boxtimes	16.04.040.P	Utilities: In addition to the terms mentioned in this section, all utilities including, but not
		20.0 1.0 10.1	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.
			This standard is not applicable as this application readjusts the interior property line shared
			between the two subject properties, which are existing platted lots, and relocates a public access
			easement.
	\boxtimes	16.04.040.Q	Off Site Improvements: Where the off site 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.
			This standard is not applicable as this application readjusts the interior property line shared between the two subject properties, which are existing platted lots, and relocates a public access easement.
	\boxtimes	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.
			This standard is not applicable as this application readjusts the interior property line shared between the two subject properties, which are existing platted lots, and relocates a public access easement.
		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.
			Relocation of the access easement will not impact existing trees.

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 for the use of the subject parcels.
- 2. The Council has authority to hear the applicant's Lot Line Shift (Readjustment of Lot Lines) 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 16.04.060 of Ketchum Municipal Code Chapter 16.04.
- 5. The proposed Lot Line Shift meets the standards for Preliminary Plats under Title 16 of Ketchum Municipal Code subject to conditions of approval.

DECISION

THEREFORE, the Ketchum City Council **approves** this Lot Line Shift Final Plat application this Monday, June 15th, 2020 subject to the following conditions:

CONDITIONS OF APPROVAL

- 1. The Final Plat mylar shall visually represent the 5 ft public utility easement as required pursuant to KMC §16.04.030.J10.
- 2. The recorded plat shall show a minimum of two Blaine County Survey Control Monuments with ties to the property and an inverse between the two monuments. The Survey Control Monuments shall be clearly identified on the face of the map.
- 3. An electronic CAD file shall be submitted to the City of Ketchum prior to final plat signature by the City Clerk. The electronic CAD file shall be submitted to the Blaine County Recorder's office concurrent with the recording of the Plat containing the following minimum data:

- a. Line work delineating all parcels and roadways on a CAD layer/level designated as "parcel";
- b. Line work delineating all roadway centerlines on a CAD layer/level designated as "road"; and,
- c. Line work that reflects the ties and inverses for the Survey Control Monuments shown on the face of the Plat shall be shown on a CAD layer/level designated as "control"; and,
- d. All information within the electronic file shall be oriented and scaled to Grid per the Idaho State Plane Coordinate System, Central Zone, NAD1983 (1992), U.S. Survey Feet, using the Blaine County Survey Control Network. Electronic CAD files shall be submitted in a ".dwg", ".dgn" or ".shp" format and shall be submitted digitally to the City on a compact disc. When the endpoints of the lines submitted are indicated as coincidental with another line, the CAD line endpoints shall be separated by no greater than 0.0001 drawing units.
- 5. The applicant shall provide a copy of the recorded Final Plat and the associated condominium owners' documents to the Planning and Building Department for the official file on the application.
- 6. The Final Plat mylar shall contain all items required under Title 50, Chapter 13, Idaho Code as well as all items required pursuant to KMC §16.04.030J including certificates and signatures.
- 7. All governing ordinances and department conditions pertinent to the Fire Department, Building Department, Utilities Department, Street Department and Ketchum City Engineer shall be met.

Neil Bradshaw, Mayor	
	Neil Bradshaw, Mayor