CITY OF MERIDIAN FINDINGS OF FACT, CONCLUSIONS OF LAW AND DECISION & ORDER



In the Matter of the Request for a conditional use permit to construct and operate a 5,500-square-foot medical office, Located at 135 S. Touchmark Way in the L-O Zoning District, by Aaron Randell.

Case No(s). H-2025-0001

For the Planning & Zoning Commission Hearing Date of: February 20^{th} , 2025 (Findings on March 6^{th} , 2025)

A. Findings of Fact

- 1. Hearing Facts (see attached Staff Report for the hearing date of February 20th, 2025, incorporated by reference)
- 2. Process Facts (see attached Staff Report for the hearing date of February 20th, 2025, incorporated by reference)
- 3. Application and Property Facts (see attached Staff Report for the hearing date of February 20th, 2025, incorporated by reference)
- 4. Required Findings per the Unified Development Code (see attached Staff Report for the hearing date of March 6th, 2025, incorporated by reference)

B. Conclusions of Law

- 1. The City of Meridian shall exercise the powers conferred upon it by the "Local Land Use Planning Act of 1975," codified at Chapter 65, Title 67, Idaho Code (I.C. §67-6503).
- 2. The Meridian Planning & Zoning Commission takes judicial notice of its Unified Development Code codified at Title 11 Meridian City Code, and all current zoning maps thereof. The City of Meridian has, by ordinance, established the Impact Area and the Amended Comprehensive Plan of the City of Meridian, which was adopted April 19, 2011, Resolution No. 11-784 and Maps.
- 3. The conditions shall be reviewable by the City Council pursuant to Meridian City Code § 11-5A.
- 4. Due consideration has been given to the comment(s) received from the governmental subdivisions providing services in the City of Meridian planning jurisdiction.
- 5. It is found public facilities and services required by the proposed development will not impose expense upon the public if the attached conditions of approval are imposed.
- 6. That the City has granted an order of approval in accordance with this decision, which shall be signed by the Chairman of the Commission and City Clerk and then a copy served by the Clerk

upon the applicant, the Planning Department, the Public Works Department and any affected party requesting notice.

7. That this approval is subject to the conditions of approval in the attached staff report for the hearing date of February 20th, 2025, incorporated by reference. The conditions are concluded to be reasonable and the applicant shall meet such requirements as a condition of approval of the application.

C. Decision and Order

Pursuant to the Planning & Zoning Commission's authority as provided in Meridian City Code § 11-5A and based upon the above and foregoing Findings of Fact which are herein adopted, it is hereby ordered that:

1. The applicant's request for a conditional use permit is hereby approved in accord with the conditions of approval in the staff report for the hearing date of February 20th, 2025, attached as Exhibit A.

D. Notice of Applicable Time Limits

Notice of Two (2) Year Conditional Use Permit Duration

Please take notice that the conditional use permit, when granted, shall be valid for a maximum period of two (2) years unless otherwise approved by the City in accord with UDC 11-5B-6F.1. During this time, the applicant shall commence the use as permitted in accord with the conditions of approval, satisfy the requirements set forth in the conditions of approval, and acquire building permits and commence construction of permanent footings or structures on or in the ground. For conditional use permits that also require platting, the final plat must be signed by the City Engineer within this two (2) year period in accord with UDC 11-5B-6F.2.

Upon written request and filed by the applicant prior to the termination of the period in accord with 11-5B-6.F.1, the Director may authorize a single extension of the time to commence the use not to exceed one (1) two (2) year period. Additional time extensions up to two (2) years as determined and approved by the Commission may be granted. With all extensions, the Director or Commission may require the conditional use comply with the current provisions of Meridian City Code Title 11.

E. Judicial Review

Pursuant to Idaho Code § 67-6521(1)(d), if this final decision concerns a matter enumerated in Idaho Code § 67-6521(1)(a), an affected person aggrieved by this final decision may, within twenty-eight (28) days after all remedies have been exhausted, including requesting reconsideration of this final decision as provided by Meridian City Code § 1-7-10, seek judicial review of this final decision as provided by chapter 52, title 67, Idaho Code. This notice is provided as a courtesy; the City of Meridian does not admit by this notice that this decision is subject to judicial review under LLUPA.

F. Notice of Right to Regulatory Takings Analysis

Pursuant to Idaho Code §§ 67-6521(1)(d) and 67-8003, an owner of private property that is the subject of a final decision may submit a written request with the Meridian City Clerk for a regulatory takings analysis.

G.	Attached:	Staff Report for the hearing date of February 20th, 2025.

By action of the Planning & Zoning Commission at its regular me, 2025.	eting held on the day of
COMMISSIONER MARIA LORCHER, CHAIRMAN	VOTED
COMMISSIONER JARED SMITH, VICE CHAIRMAN	VOTED
COMMISSIONER BRIAN GARRETT	VOTED
COMMISSIONER PATRICK GRACE	VOTED
COMMISSIONER MATTHEW SANDOVAL	VOTED
COMMISSIONER SAM RUST	VOTED
Maria Lorcher, Chairma	n
Attest:	
Chris Johnson, City Clerk	
Copy served upon the Applicant, the Planning and Development Solution Development Department, the Public Works Department and the Country of the Public Works Department and the Public Works Depar	
By: Dated:	

Exhibit A

COMMUNITY DEVELOPMENT

DEPARTMENT REPORT



HEARING

2/20/2025

DATE:

TO: Planning & Zoning Commission

FROM: Nick Napoli, Associate Planner

208-884-5533

nnapoli@meridiancity.org

APPLICANT: Aaron Randell

SUBJECT: H-2025-0001

Hyperbaric Oxygen Clinic of Idaho

LOCATION: Located at 135 S. Touchmark Way in the

north ¼ of Section 16, T.3N., R.1E.



PROJECT OVERVIEW

Summary

The applicant requests a conditional use permit to construct and operate a 5,500 square foot medical office on 0.612 acres in the L-O zone, by Aaron Randell.

Recommendation

Staff: Approval with conditions.

Decision

Commission: Approval with no recommended changes.

COMMUNITY METRICS

Table 1: Land Use

Description	Details	Map Ref.
Existing Land Use(s)	Vacant	-
Proposed Land Use(s)	Medical Office	-
Existing Zoning	L-0	0
Adopted FLUM Designation	MU-C (Mixed Use Community)	0

Table 2: Process Facts

Description	Details
Preapplication Meeting date	12/17/2024
Neighborhood Meeting	12/30/2024
Site posting date	2/10/2025

Table 3: Community Metrics

Agency / Element	Description / Issue	Reference
Ada County Highway District		0
Comments Received	Yes	-
Commission Action Required	No	-
Access	Private Drive Aisle	-
Traffic Level of Service	No	-
Meridian Public Works Wastewater		0
Distance to Mainline	Available at site	
Impacts or Concerns	None	
Meridian Public Works Water		0
Distance to Mainline	Available at site	
Impacts or Concerns	None	

Note: See section 0. **CITY/AGENCY COMMENTS & CONDITIONS** for comments received or see public *record*.

STAFF ANALYSIS

Comprehensive Plan and Unified Development Code (UDC)

General Overview

This property is designated as Mixed-Use Community (MU-C) on the Future Land Use Map (FLUM). The proposed use for office buildings is consistent with prior approvals and the comprehensive plan for the MU-C designation.

The subject site is among several commercially zoned properties surrounding the corner of S. Touchmark Way and E. Franklin Road. The proposed medical office building aligns with the desired uses specified within the Mixed-Use Community designation. In conjunction with the existing office buildings, proposed future residential, and existing residential the proposed use satisfies the mix of uses desired in the MU-C designation.

Table 4: Project Overview

Description	Details
History	AZ-05-022; PP-05-054; CUP-05-050
Acreage	0.612 acres

History

The subject property was annexed in May 2001 (Ordinance No. 01.917) and approved a conditional use permit (CUP-05-050) for the applicant to develop the property into a mixed-use retirement community consisting of residential dwellings, medical offices, commercial/retail businesses, and a senior community center. The CUP requires all lots within the scope of the permit to receive detailed CUP approval prior to developing the property.

Site Development and Use Analysis

Proposed Use Analysis (*UDC 11-2*):

The proposed use of a medical office aligns well with the Mixed-Use Neighborhood (MU-C) future land use designation, which supports a blend of residential, commercial, and recreational uses. Office buildings are typically principally permitted in the L-O zoning, however, due to a provision in the CUP from 2005, all properties require detailed CUP approval.

By offering service options within proximity to both residential areas and existing commercial developments, this project contributes to the community's overall livability and sustainability. Specifically, it adheres to Policy 3.06.02B, which encourages and supports mixed-use areas that provide the benefits of living, shopping, dining, and working nearby, thereby reducing vehicle trips.

Dimensional Standards (UDC 11-2):

Development of the site hall comply with the dimensional standards of the L-O zoning district in UDC Table 11-2B-3. Staff has reviewed the proposed plans and building elevations and they comply with the required standards.

Design Standards Analysis

Landscaping (UDC 11-3B):

Parking lot landscaping

Landscaping is required to be provided along all parking areas per the standards listed in UDC 11-3B-8.

Landscape buffers to adjoining uses

Landscaping is required to meet the standards of UDC 11-3B-9. The landscape plan meets the minimum requirements.

Tree preservation

A Tree Mitigation Plan should be submitted with the Certificate of Zoning Compliance detailing all existing trees and methods of mitigation outlined by the City Arborist before any trees are to be removed as set forth in UDC 11-3B-10C.5.

Storm integration

Storm drainage is required to comply with the standards listed in UDC 11-3A-18.

Parking (*UDC 11-3C*):

Nonresidential parking analysis

A minimum of one (1) off street parking space is required per 500 square feet of gross floor area. Based on the building square footage being 5,500, 11 parking stalls are required on the site. A total of 23 parking stalls are provided exceeding the required parking. However, staff would like to note that there will be three (3) tenant spaces in the proposed building with all of them sharing the parking stalls. Future tenants will have parking analyzed prior to certificate of occupancy.

Bicycle parking analysis

A minimum of one (1) bicycle parking space must be provided for every 25 vehicle spaces or portion thereof per UDC 11-3C-6G; bicycle parking facilities are required to comply with the location and design standards listed in UDC 11-3C-5C. Bicycle parking is depicted on the plans submitted with this application that meet the requirements.

Building Elevations (Comp Plan, Architectural Standards Manual):

Goal 2.09.03A of the Comprehensive Plan highlights establishing distinct, engaging identities within commercial and mixed-use enters through design standards to integrate commercial, multifamily, and parking areas with existing neighborhoods. In response, the developer has submitted conceptual building elevations for the proposed structure as shown in Section VII.C. Building materials consist of stucco, horizontal metal trim reveals, stained wood columns, anodized aluminum windows, and glazing.

The final design is required to comply with the Architectural Standards Manual for Commercial Design Guidelines.

Transportation Analysis

Access (Comp Plan, UDC 11-3A-3, UDC 11-3H-4):

Goal 6.01.02B emphasizes reducing the number of access points onto arterial streets by utilizing strategies such as cross-access agreements, access management, and the creation of frontage and backage roads, while also improving connectivity between local and collector streets. The site plan features two access points via a private drive aisle located on the western part of the site. This private drive aisle connects to S. Touchmark Way and E. Louise Drive (collector streets).

Sidewalks (*UDC 11-3A-17*):

The proposed plan includes a pedestrian walkway from the main sidewalk on the north side of the buildings connecting to the front of the building. Pedestrians will be required to cross drive aisle surfaces to connect with the building so delineation from the drive aisle is required. The site/landscape plan submitted both reflect compliance with this standard.

Services Analysis

Pressurized Irrigation (UDC 11-3A-15):

Underground pressurized irrigation water is required to be provided as set forth in UDC 11-3A-15.

Storm Drainage (UDC 11-3A-18):

Storm drainage is required to comply with the standards listed in UDC 11-3A-18.

Utilities (Comp Plan, UDC 11-3A-21):

Both the Plan and the UDC establish policy and regulations for extending and connecting to City utilities. Goal 3.03.03G of the Plan mandates urban infrastructure be provided for all new developments, including curb and gutter, sidewalks, water and sewer utilities. All utilities for the proposed development are required to be installed in accord with the standards listed in UDC 11-3A-21.

CITY/AGENCY COMMENTS & CONDITIONS

Meridian Planning Division

- 1. Future development of this site shall comply with the previous conditions of approval and terms of AZ-05-022; PP-05-054; CUP-05-050; and FP-06-012 and the conditions contained herein.
- 2. The site plan and/or landscape plan, as applicable, shall be revised with the certificate of zoning compliance application as follows:
 - Align the proposed 5-foot sidewalk along the north private access drive with the property to the west.
 - Comply with the parking and landscaping standards listed in UDC 11-3B-8 and UDC 11-3C-5.
- 3. A Certificate of Zoning Compliance and Design Review application shall be submitted and approved for the proposed use prior to submittal of a building permit application. The design of the site and structure shall comply with the standards listed in UDC 11-3A-19; the design standards listed in the Architectural Standards Manual and with the Development Agreement.
- In accord with UDC 11-3A-3, the applicant shall construct driveway stubs to the southeastern property (shown on plan) and record a cross-access/ingress-egress easement granted to the property to the southeast (Parcel #R8509140120). Copies of the recorded easements shall be submitted with the Building permit application for the proposed use.
- 4. The conditional use permit is valid for a maximum period of two (2) years unless otherwise approved by the City. During this time, the Applicant shall commence the use as permitted in accord with the conditions of approval, satisfy the requirements set forth in the conditions of approval, and acquire building permits and commence construction of permanent footings or structures on or in the ground as set forth in UDC 11-5B-6. A time extension may be requested as set forth in UDC 11-5B-6F.

Meridian Public Works

Wastewater		
Truste truste.		
Distance to Sewer	Available at Site	
Services		
 Sewer Shed 		
 Estimated Project Sewer ERU's 	See application	
 WRRF Declining Balance 		
 Project Consistent 	Yes	
with WW Master		
Plan/Facility Plan		
 Impacts/concerns 	See Public Works Site Specific Conditions	
Water		
 Distance to Water 	Water Available at Site	
Services		
Pressure Zone		
 Estimated Project 	See application	
Water ERU's		
Water Quality	None	
 Project Consistent 	Yes	
with Water Master		
Plan		
 Impacts/Concerns 	None -	

NON-PLAT CONDITIONS

PUBLIC WORKS DEPARTMENT

Site Specific Conditions of Approval

- No changes to public water infrastructure shown in record. Any changes must be approved by public works. This includes hydrants or the abandonment of water mains.
- The City's GIS records do not show an easement for the existing water service which is required. Applicant to provide proof of existing easement or provide a new 20' easement for the water service up to the water meter. The City request the easement extends 10' past the water meter but only 5' is required.
- 3. There is a sewer stub available to serve this property from the north.

General Conditions of Approval

- Applicant shall coordinate water and sewer main size and routing with the Public Works Department.
- Per Meridian City Code (MCC), the applicant shall be responsible to install sewer and water mains to and through this development. Applicant may be eligible for a reimbursement agreement for infrastructure enhancement per MCC 8-6-5.

- 3. The applicant shall provide easement(s) for all public water/sewer mains outside of public right of way (include all water services and hydrants). Sewer/water easement varies depending on sewer depth. Sewer 0-20 ft deep require a 30 ft easement, 20-25 ft a 40 ft easement, and 25-30 ft a 45 ft easement. Ensure no permanent structures (trees, bushes, buildings, carports, trash receptacle walls, fences, infiltration trenches, light poles, etc.) are built within the utility easement. Submit an executed easement (on the form available from Public Works), a legal description prepared by an Idaho Licensed Professional Land Surveyor, which must include the area of the easement (marked EXHIBIT A) and an 81/2" x 11" map with bearings and distances (marked EXHIBIT B) for review. Both exhibits must be sealed, signed and dated by a Professional Land Surveyor. DO NOT RECORD.
- 4. The City of Meridian requires that pressurized irrigation systems be supplied by a year-round source of water (UDC 11-3B-6). The applicant should be required to use any existing surface or well water for the primary source. If a surface or well source is not available, a single-point connection to the culinary water system shall be required. If a single-point connection is utilized, the developer will be responsible for the payment of assessments for the common areas prior to prior to receiving development plan approval.
- Any structures that are allowed to remain shall be subject to evaluation and possible reassignment of street addressing to be in compliance with MCC.
- 6. All irrigation ditches, canals, laterals, or drains, exclusive of natural waterways, intersecting, crossing or laying adjacent and contiguous to the area being subdivided shall be addressed per UDC 11-3A-6. In performing such work, the applicant shall comply with Idaho Code 42-1207 and any other applicable law or regulation.
- 7. Any wells that will not continue to be used must be properly abandoned according to Idaho Well Construction Standards Rules administered by the Idaho Department of Water Resources. The Developer's Engineer shall provide a statement addressing whether there are any existing wells in the development, and if so, how they will continue to be used, or provide record of their abandonment.
- Any existing septic systems within this project shall be removed from service per City Ordinance Section 9-1-4 and 9 4 8. Contact Central District Health for abandonment procedures and inspections (208)375-5211.
- All improvements related to public life, safety and health shall be completed prior to occupancy of the structures.
- 10. Applicant shall be required to pay Public Works development plan review, and construction inspection fees, as determined during the plan review process, prior to the issuance of a plan approval letter.
- 11. It shall be the responsibility of the applicant to ensure that all development features comply with the Americans with Disabilities Act and the Fair Housing Act.
- Applicant shall be responsible for application and compliance with any Section 404 Permitting that may be required by the Army Corps of Engineers.
- 13. Developer shall coordinate mailbox locations with the Meridian Post Office.
- 14. Compaction test results shall be submitted to the Meridian Building Department for all building pads receiving engineered backfill, where footing would sit atop fill material.
- 15. The design engineer shall be required to certify that the street centerline elevations are set a minimum of 3-feet above the highest established peak groundwater elevation. This is to ensure that the bottom elevation of the crawl spaces of homes is at least 1-foot above.
- 16. The applicants design engineer shall be responsible for inspection of all irrigation and/or drainage facility within this project that do not fall under the jurisdiction of an irrigation district or ACHD. The design engineer shall provide certification that the facilities have been installed in accordance with the approved design plans. This certification will be required before a certificate of occupancy is issued for any structures within the project.
- 17. At the completion of the project, the applicant shall be responsible to submit record drawings per the City of Meridian AutoCAD standards. These record drawings must be received and approved prior to the issuance of a certification of occupancy for any structures within the project.
- 18. A street light plan will need to be included in the civil construction plans. Street light plan requirements are listed in section 6-5 of the Improvement Standards for Street Lighting. A copy of the standards can be found at http://www.meridiancity.org/public_works.aspx?id=272.
- 19. The City of Meridian requires that the owner post to the City a performance surety in the amount of 125% of the total construction cost for all incomplete sewer, water and reuse infrastructure prior to final plat signature. This surety will be verified by a line item cost estimate provided by the owner to the City. The surety can be posted in the form of an irrevocable letter of credit, cash deposit or bond. Applicant must file an application for surety, which can be found on the Community Development Department website. Please contact Land Development Service for more information at 887-2211.
- 20. The City of Meridian requires that the owner post to the City a warranty surety in the amount of 20% of the total construction cost for all completed sewer, water and reuse infrastructure for duration of two years. This surety will be verified by a line item cost estimate provided by the owner to the City. The surety can be posted in the form of an irrevocable letter of credit, cash deposit or bond. Applicant must file an application for surety, which can be found on the Community Development Department website. Please contact Land Development Service for more information at 887-2211.

Ada County Highway District (ACHD)



Miranda Gold, President Alexis Pickering, Vice-President Kent Goldthorpe, Commissioner Dave McKinney, Commissioner Patricia Nilsson, Commissioner

January 21, 2025

To: Aaron Randell, via email

> JGT Architecture 1212 12th Avenue South Nampa, ID 83651

MER25-0009/H-2025-0001 Subject:

135 S Touchmark Way

Hyperbaric Oxygen Clinic of Idaho

The Ada County Highway District (ACHD) has reviewed the submitted application for the application referenced above and has determined that there are no improvements required to the adjacent street(s).

The applicant shall be required to:

- 1. Pay a traffic impact fee, if applicable. For any questions regarding the traffic impact fee please contact ACHD's Impact Fee Administrator at impactfees@achdidaho.org.
- 2. If applicable, a traffic impact fee shall be assessed by ACHD and will be due prior to the issuance of a building permit by the lead agency. This is a separate review process and it is the applicant's responsibility to submit plans directly to ACHD.
- 3. Payment can be accepted over the phone by calling (208) 387-6170 or can be sent/ delivered to the following address:

Ada County Highway District Attn: Development Services 1301 N Orchard St. Suite 200

Boise, ID 83706

- Reference the file number above when making the payment.
- Please note:
 - Fees are subject to change if not paid prior to October 1st
 - All card payments are subject to a 3% processing fee
 - All e-check payments are subject to a \$1.50 processing fee
- 4. Submit a driveway approach request for any proposed driveways. Driveway approach permits can be found at:

https://www.achdidaho.org/home/showpublisheddocument/988/638245965711600000

- 5. Comply with all ACHD Policies and ACHD Standard Conditions of Approval for any improvements or work in the right-of-way.
- 6. Obtain a permit for any work in the right-of-way prior to the construction, repair, or installation of any roadway improvements (curb, gutter, sidewalk, pavement widening, driveways, culverts, etc.).

Standard Conditions of Approval

- All proposed irrigation facilities shall be located outside of the ACHD right-of-way (including all easements). Any existing irrigation facilities shall be relocated outside of the ACHD right-of-way (including all easements).
- Private Utilities including sewer or water systems are prohibited from being located within the ACHD right-of-way.
- In accordance with District policy, 7203.3, the applicant may be required to update any existing non-compliant pedestrian improvements abutting the site to meet current Public Right-of-Way Accessibility Guidelines (PROWAG) requirements. <u>The applicant's engineer should provide</u> documentation of compliance to District Development Review staff for review.
- Replace any existing damaged curb, gutter and sidewalk and any that may be damaged during the construction of the proposed development. Contact Construction Services at 208-387-6280 (with file number) for details.
- A license agreement and compliance with the District's Tree Planter policy is required for all landscaping proposed within ACHD right-of-way or easement areas.
- All utility relocation costs associated with improving street frontages abutting the site shall be borne by the developer.
- 7. It is the responsibility of the applicant to verify all existing utilities within the right-of-way. The applicant at no cost to ACHD shall repair existing utilities damaged by the applicant. The applicant shall be required to call DIGLINE (1-811-342-1585) at least two full business days prior to breaking ground within ACHD right-of-way. The applicant shall contact ACHD Traffic Operations 387-6190 in the event any ACHD conduits (spare or filled) are compromised during any phase of construction.
- Utility street cuts in pavement less than five years old are not allowed unless approved in writing by the District. Contact the District's Utility Coordinator at 208-387-6258 (with file numbers) for details.
- All design and construction shall be in accordance with the ACHD Policy Manual, ISPWC Standards and approved supplements, Construction Services procedures and all applicable ACHD Standards unless specifically waived herein. An engineer registered in the State of Idaho shall prepare and certify all improvement plans.
- Construction, use and property development shall be in conformance with all applicable requirements of ACHD prior to District approval for occupancy.
- 11. No change in the terms and conditions of this approval shall be valid unless they are in writing and signed by the applicant or the applicant's authorized representative and an authorized representative of ACHD. The burden shall be upon the applicant to obtain written confirmation of any change from ACHD.
- 12. If the site plan or use should change in the future, ACHD Planning Review will review the site plan and may require additional improvements to the transportation system at that time. Any change in the planned use of the property which is the subject of this application, shall require the applicant to comply with ACHD Policy and Standard Conditions of Approval in place at that time unless a waiver/variance of the requirements or other legal relief is granted by the ACHD Commission.

FINDINGS

Conditional Use (UDC 11-5B-6E)

The commission shall base its determination on the conditional use permit request upon the following:

That the site is large enough to accommodate the proposed use and meet all the dimensional and development regulations in the district in which the use is located.

The Commission finds the site is large enough to accommodate the proposed use and meets all dimensional and development regulations of the L-O zoning district.

That the proposed use will be harmonious with the Meridian comprehensive plan and in accord with the requirements of this title.

The Commission finds the proposed office use will be harmonious with the Comprehensive Plan and is consistent with applicable UDC standards with the conditions noted in Section IV of this report.

That the design, construction, operation and maintenance will be compatible with other uses in the general neighborhood and with the existing or intended character of the general vicinity and that such use will not adversely change the essential character of the same area.

The Commission finds the design, construction, operation and maintenance of the proposed use should be compatible with other uses in the general neighborhood, with the existing and intended character of the vicinity and will not adversely change the essential character of the area.

That the proposed use, if it complies with all conditions of the approval imposed, will not adversely affect other property in the vicinity.

The Commission finds the proposed use will not adversely affect other properties in the vicinity if it complies with the conditions in Section IV of this report.

That the proposed use will be served adequately by essential public facilities and services such as highways, streets, schools, parks, police and fire protection, drainage structures, refuse disposal, water, and sewer.

The Commission finds the proposed use will be served by essential public facilities and services as required.

That the proposed use will not create excessive additional costs for public facilities and services and will not be detrimental to the economic welfare of the community.

The Commission finds the proposed use will not create additional costs for public facilities and services and will not be detrimental to the economic welfare of the community.

That the proposed use will not involve activities or processes, materials, equipment and conditions of operation that will be detrimental to any persons, property or the general welfare by reason of excessive production of traffic, noise, smoke, fumes, glare or odors.

The Commission finds the proposed use will not be detrimental to any persons, property or the general welfare by the reasons noted above.

That the proposed use will not result in the destruction, loss or damage of a natural, scenic or historic feature considered to be of major importance.

The Commission finds the proposed use will not result in the destruction, loss or damage of any such features.

Additional findings for the alteration or extension of a nonconforming use:

This finding is not applicable.

That the proposed nonconforming use does not encourage or set a precedent for additional nonconforming uses within the area; and,

This finding is not applicable.

That the proposed nonconforming use is developed to a similar or greater level of conformity with the development standards as set forth in this title as compared to the level of development of the surrounding properties.

This finding is not applicable.

ACTION

A. Staff:

Staff recommends approval of the proposed CUP application and finds it in conformance with the Comprehensive Plan, UDC with the conditions included in Section IV. and Findings in V.

Commission:

The Meridian Planning & Zoning Commission heard this item on February 20th, 2025. At the public hearing, the Commission moved to approve the subject conditional use permit request.

- 1. Summary of the Commission public hearing:
 - a. In favor: Jerrod Walgren
 - b. In opposition: None
 - c. Commenting: None
 - d. Written testimony: None
 - e. Staff presenting application: Nick Napoli
 - f. Other Staff commenting on application: None
- 2. Key issue(s) of public testimony:
 - a. None
- 3. Key issue(s) of discussion by Commission:
 - a. Commission had a brief discussion about the type of use and whether the site plan was in conformance with the UDC. Staff confirmed this was correct and the commission had no further questions.
- 4. Commission change(s) to Staff recommendation:
 - a. None

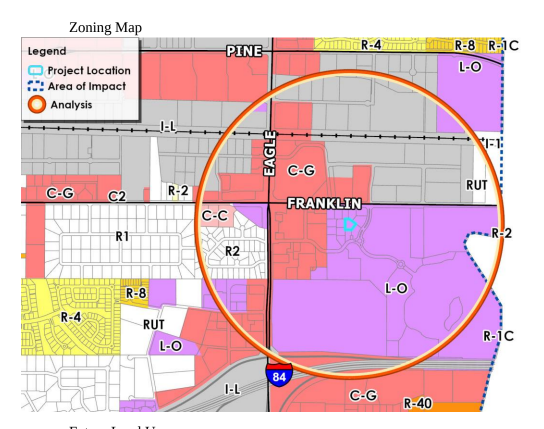
EXHIBITS

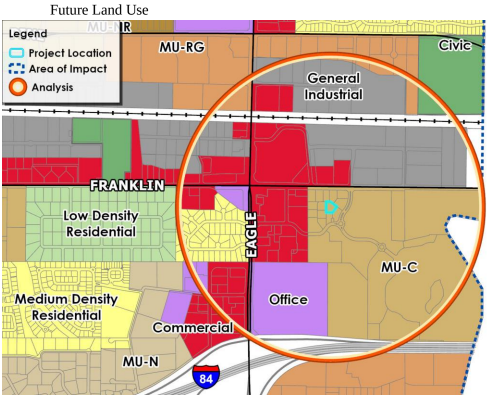
Project Area Maps

(link to Project Overview)

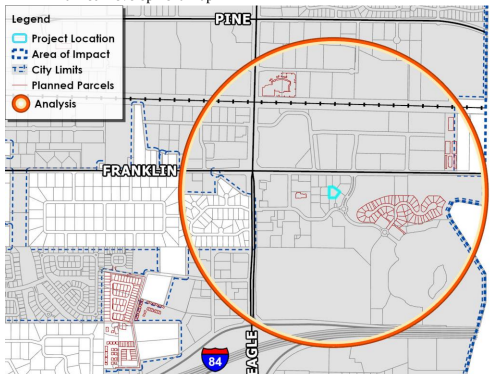
Aerial







Planned Development Map





Subject Site Photos



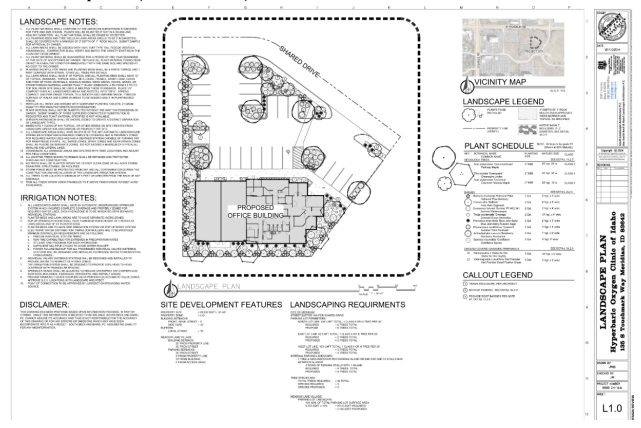
Service Accessibility Report

Criteria	Description	Indicator
Location	In City Limits	GREEN
Extension Sewer	Trunkshed mains < 500 ft. from parcel	GREEN
Floodplain	Either not within the 100 yr floodplain or > 2 acres	GREEN
Emergency Services Fire	Response time < 5 min.	GREEN
Emergency Services Police	Meets response time goals most of the time	GREEN
Pathways	Within 1/4 mile of current pathways	GREEN
Transit	Within 1/4 mile of future transit route	YELLOW
Arterial Road Buildout Status	Ultimate configuration (# of lanes in master streets plan) matches existing (# of lanes)	GREEN
School Walking Proximity	Within 1/2 mile walking	GREEN
School Drivability	Either a High School or College within 2 miles OR a Middle or Elementary School within 1 mile driving (existing or future)	GREEN
Park Walkability	No park within walking distance by park type	RED

Site Plan (date: 11/12/2024)



Landscape Plan (date: 10/11/2024)



Building Elevations (date: 11/12/2024)

