SOUTH JORDAN CITY PLANNING COMMISSION STAFF REPORT

MEETING DATE: March, 25, 2025

FILE OVERVIEW					
Item Name	Mosaic Conditional Use Permit and Preliminary Subdivision Plat				
Address	11220 S. River Heights Dr.				
File Number	PLCUP202400194 PLPP202400193				
Applicant	Jacob Ballstaedt, Garbett Homes				
Property Owner	Mosaic District Investments, LC				
Staff Author	Damir Drozdek, Planner III				
Presenter	Damir Drozdek, Planner III				

Acreage	Approximately 4 acres					
Current Zone	BH-MU (Bangerter Highway – Mixed Use)					
Current Land Use	Vacant and unimproved land					
General Plan Designation	EIO (Economic Infill Opportunity)					
Neighboring		Zone	Land Use			
Properties	North	BH-MU	ICO District Apartments			
	East	BH-MU	River Heights Dr.			
	South	BH-MU	Office Building			
	West	R-M-6	Bangerter Highway			

ITEM SUMMARY

The applicant is seeking City approval of a conditional use permit and a preliminary subdivision plat approval. The project will create 76 residential units on approximately 4 acres of land. Staff is recommending approval of the application.



TIMELINE

On October 1, 2024, the applicant submitted a complete preliminary subdivision plat and conditional use permit application to Staff for review. The applicant revised the application three times to address all staff comments. City staff worked with the applicant to revise the plat to conform to the applicable city regulations.

REPORT ANALYSIS

The Planning Commission reviewed and approved a conditional use permit for the proposed development on May 14, 2024. As part of the review process and approval, the applicant was required to submit a design book that included a concept site plan, elevations and design features. The design book was approved with the conditional use permit. Between then and now, the applicant has made a small change to the building architecture. The Architectural Review Committee reviewed and recommended for approval the proposed building design on November 11, 2024.

Site layout, features, fencing and all other elements from the design book have not changed since the approval of the conditional use permit. The project will be accessed off River Heights via two drive approaches. The approach at the south end is existing and will not be modified. The approach at the north end will be constructed with the project. River Heights Dr. is a fully improved City street and no improvements are required to be made with this project.

Most of the improvements being made on site are private that the City will not maintain. Storm water will be detained on site and slowly released into the City system in River Heights. The only infrastructure the City will maintain are the water lines up to and including the water meters and fire hydrants. Everything else will be private including the interior drives, lighting, fences and the landscaping.

Landscaping will consist of various decorative grasses, shrubs and trees throughout the site. There will be one active recreation area in the project that will contain grass. The remainder of the grass outside of the recreation area will amount to less than 20% of the landscape area. The remaining ground cover will consist of rock and bark mulch. The landscaping in the parkstrip on River Heights Dr. will remain as is. Existing trees and sod will be preserved.

There will be a 12-foot-tall UDOT-approved sound wall installed along Bangerter Highway. There is an existing six-foot-tall privacy vinyl fence along the north boundary that will remain as is. No fencing will be installed along the south boundary. Three-foot-tall fences will be installed around the patios.



Findings:

- The project is located in the BH-MU Zone. It meets the Planning and Zoning and Subdivision and Development Code requirements of the Municipal Code.
- It conforms to all provisions of the development agreement from 2010 pertaining to land development in this specific area.

Conclusions:

• The application conforms to the minimum requirements of South Jordan Municipal Code <u>§16.10</u> and <u>§ 17.18.050</u>, and the development agreement terms.

Planning Staff Recommendation:

Staff recommends approval of the application based on the report analysis, findings, and conclusions listed above.

PLANNING COMMISSION ACTION

Required Action:

Final Decision

Scope of Decision:

This is an administrative decision to be decided by the Planning Commission.

Standard of Approval:

The Planning Commission shall receive public comment at a public hearing regarding the proposed preliminary subdivision in accordance with of South Jordan Municipal Code <u>§16.10.060</u>. The Planning Commission may approve, approve with conditions or if the proposed subdivision does not meet South Jordan Municipal Code <u>§16.10</u>, other City ordinances, and/or sanitary sewer and culinary water requirements, deny the preliminary subdivision plat application.

CUP:

The Planning Commission shall approve CUP applications that comply with the standards of City Code <u>§17.18.050</u>.

A use is conditional because it may have unique characteristics that detrimentally affect the zone and therefore are not compatible with other uses in the zone, but could be compatible if certain conditions are required that mitigate the detrimental effect.



To impose a condition on a use, the detrimental effect must be identified and be based on upon substantial evidence, not simply a suspicion or unfounded concern. Any condition must be the least restrictive method to mitigate the detrimental effect.

The Planning Commission shall approve a conditional use permit application if reasonable conditions are proposed, or can be imposed, to mitigate the reasonably anticipated detrimental effects of the proposed conditional use in accordance with applicable standards.

The Planning Commission may deny a conditional use permit application if the reasonably anticipated detrimental effects of a proposed conditional use cannot be substantially mitigated by the proposal or the imposition of reasonable conditions to achieve compliance with applicable standards. Further, City Code § 17.18.050 provides:

- I. COMPLIANCE AND REVOCATION:
 - 1. A conditional use may be commenced and operated only upon:
 - a. compliance with all conditions of an applicable conditional use permit;
 - **b.** observance of all requirements of this title relating to maintenance of improvements and conduct of the use or business as approved; and
 - c. compliance with all applicable local, state, and federal laws.
 - 2. A conditional use permit may be revoked by the City Council at any time due to the permitee's failure to commence or operate the conditional use in accordance with the requirements of subsection A of this section.

Motion Ready:

I move that the Planning Commission approves:

- 1. File PLCUP202400194, and
- 2. File PLPP202400193

Alternatives:

- 1. Recommend approval with conditions.
- 2. Recommend denial of the application.
- 3. Schedule the application for a decision at some future date.



SUPPORTING MATERIALS

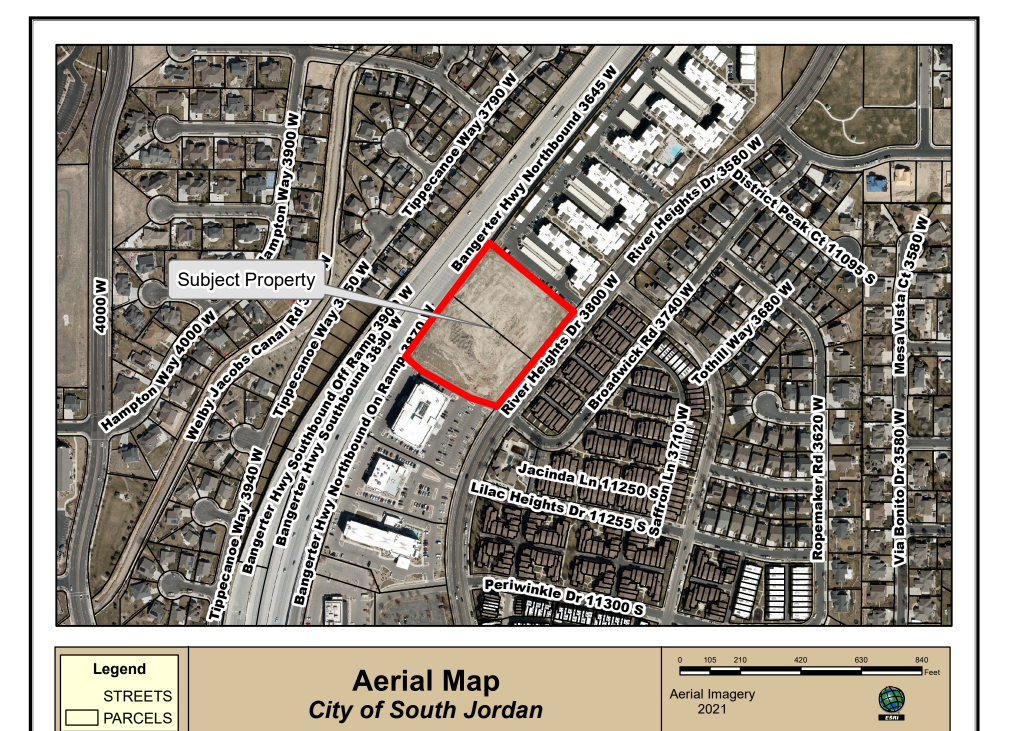
- 1. Attachment A, Aerial Map
- 2. Attachment B, Zoning Map
- 3. Attachment C, Preliminary Subdivision Plat
- 4. Attachment D, Site Plan
- 5. Attachment E, Landscape Plan
- 6. Attachment F, Building Design
- 7. Attachment G, Sound Wall

- 8. Attachment H, ARC Minutes
- 9. Attachment I, Development Agreement
- 10. Attachment J, Planning Commission Staff Report



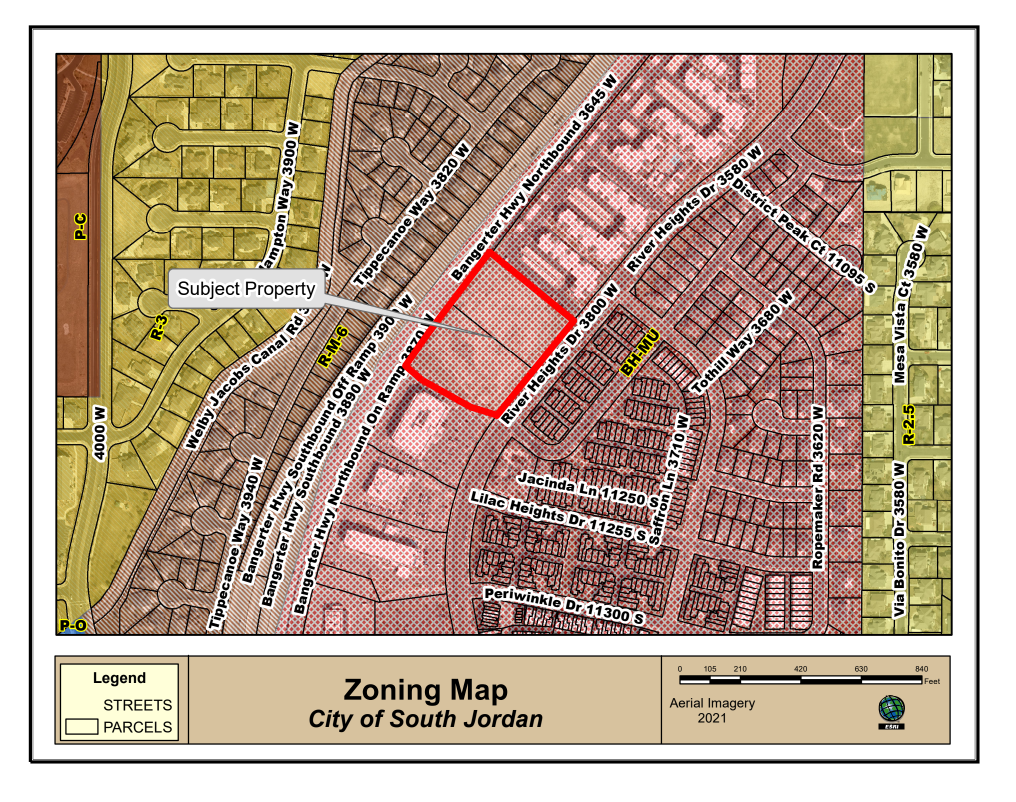
ATTACHMENT A





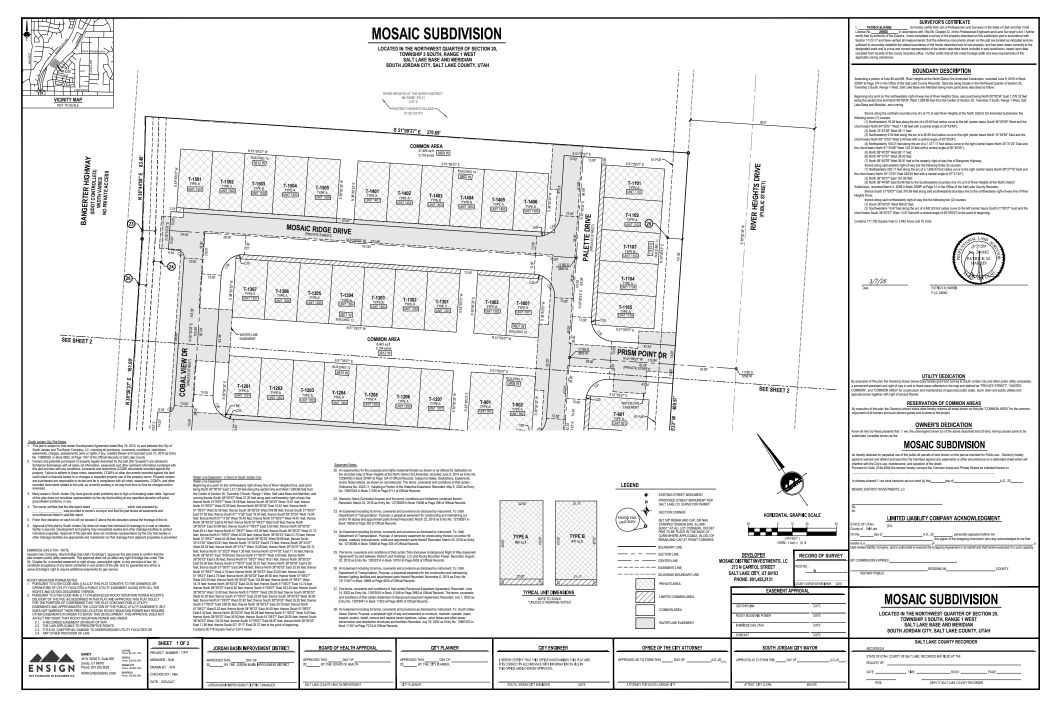
ATTACHMENT B

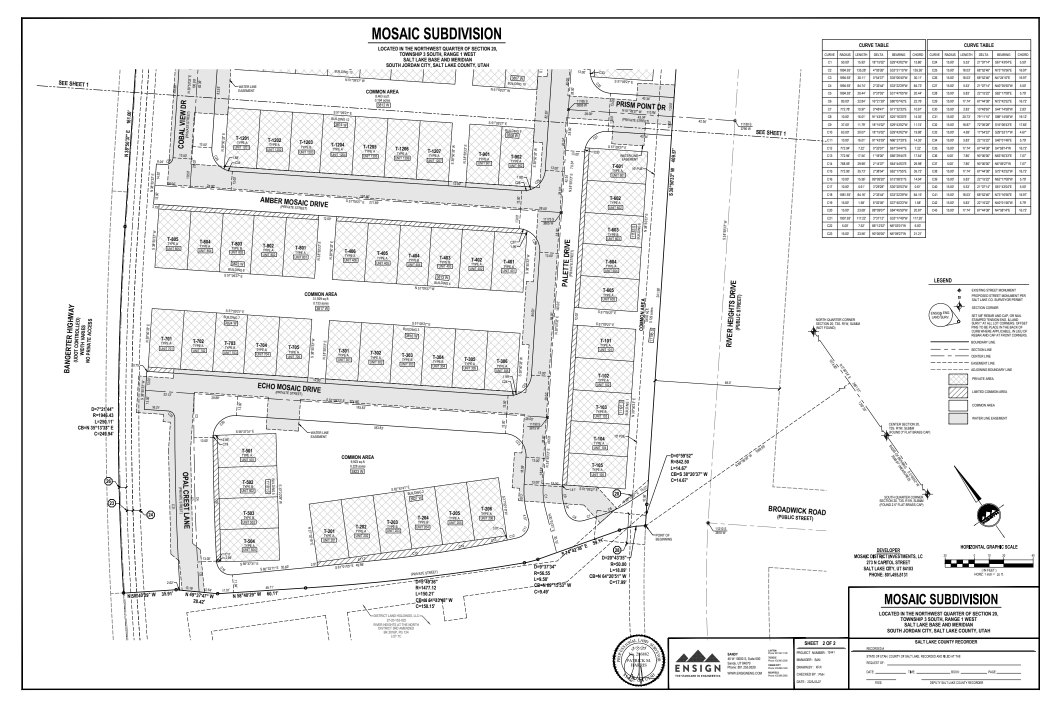




ATTACHMENT C

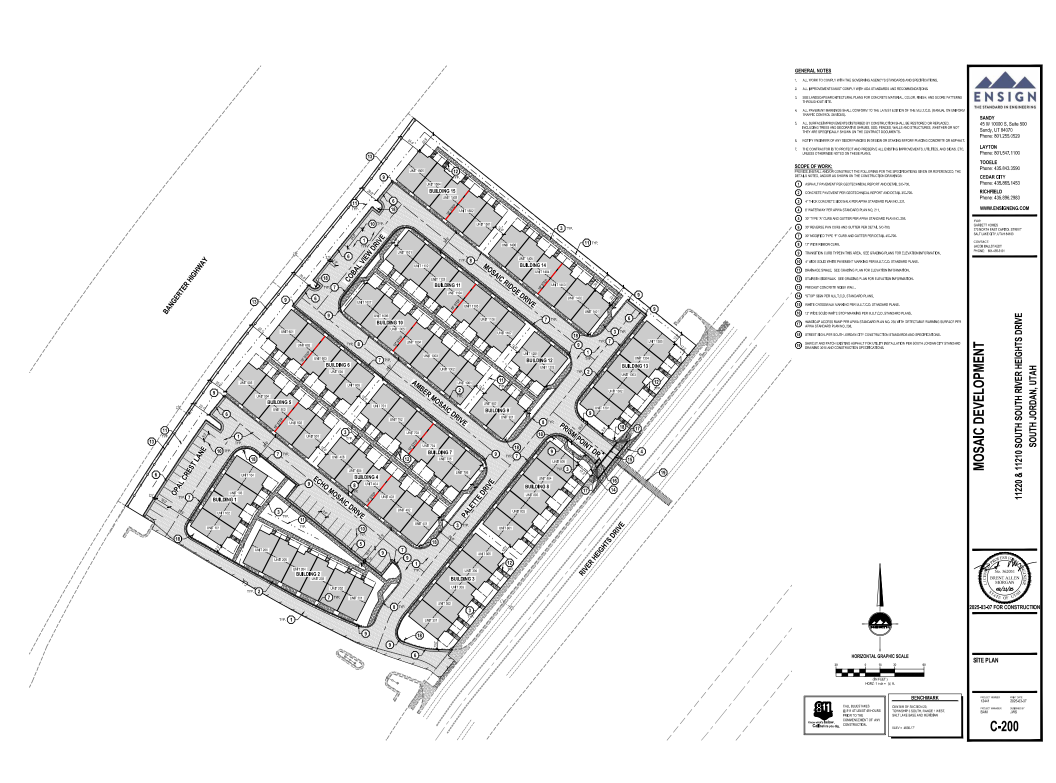






ATTACHMENT D





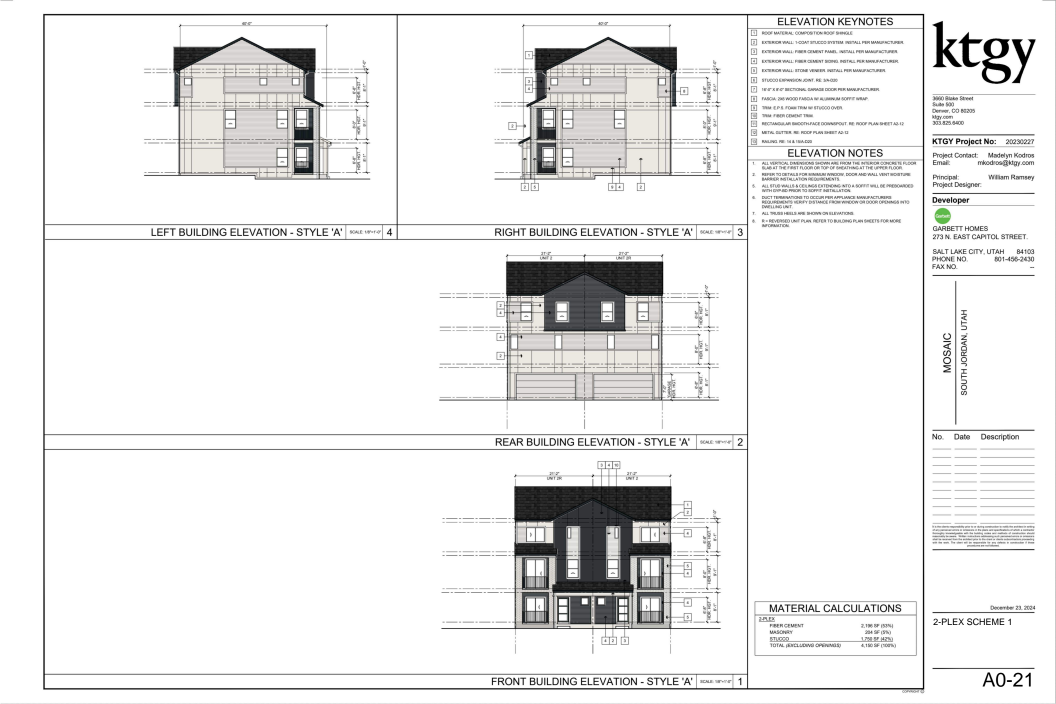
ATTACHMENT E

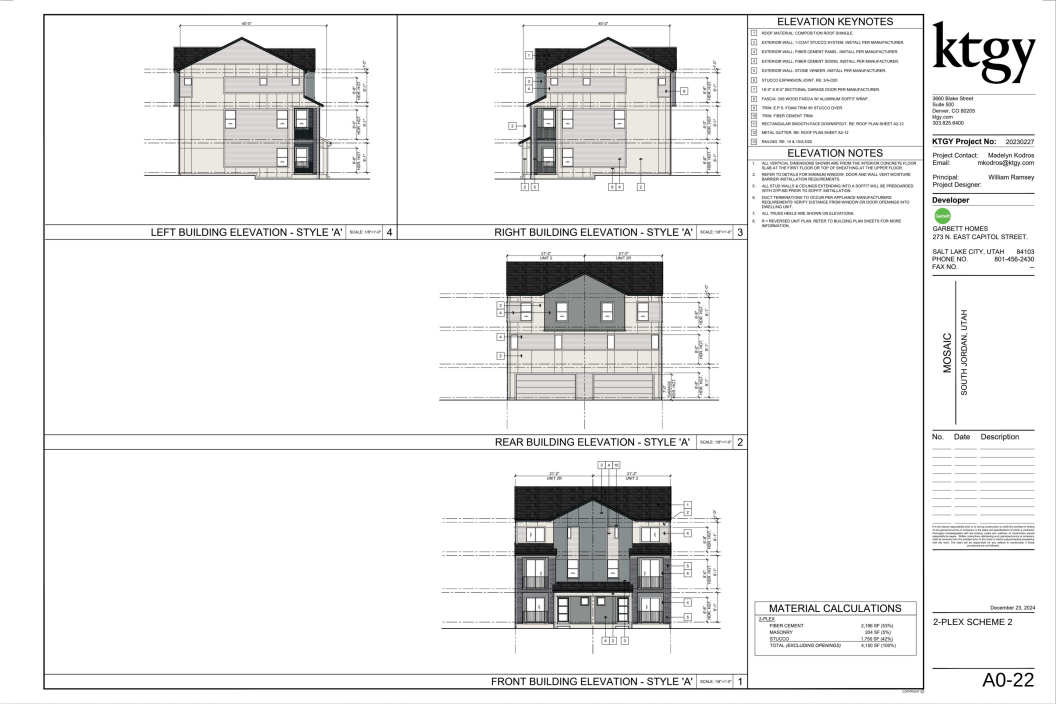




ATTACHMENT F

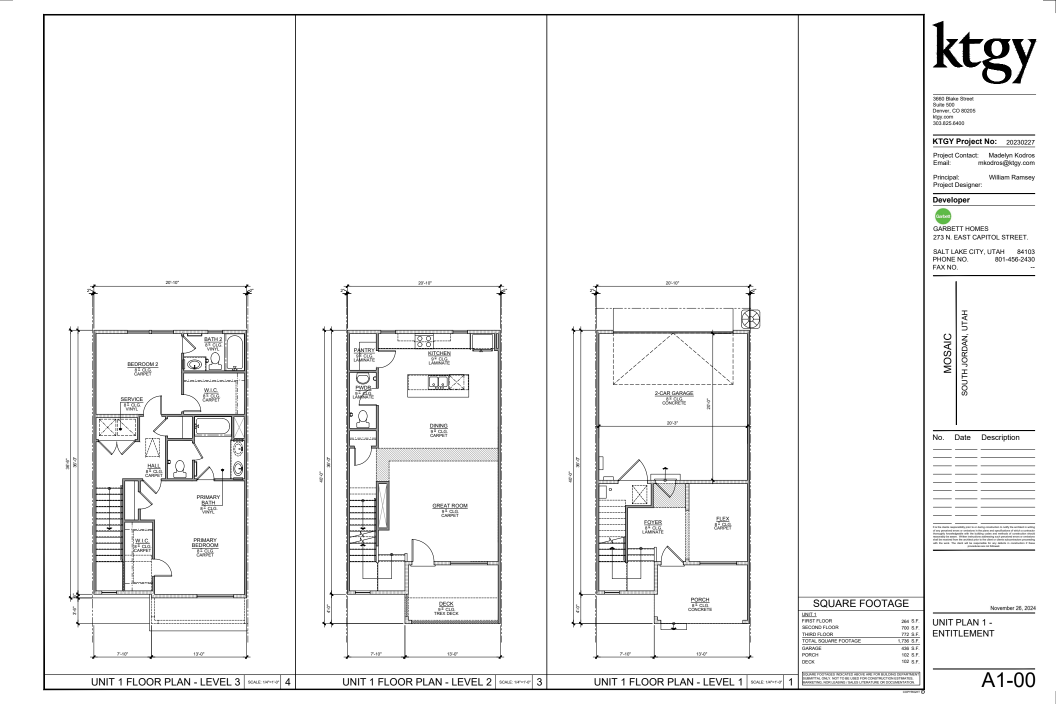


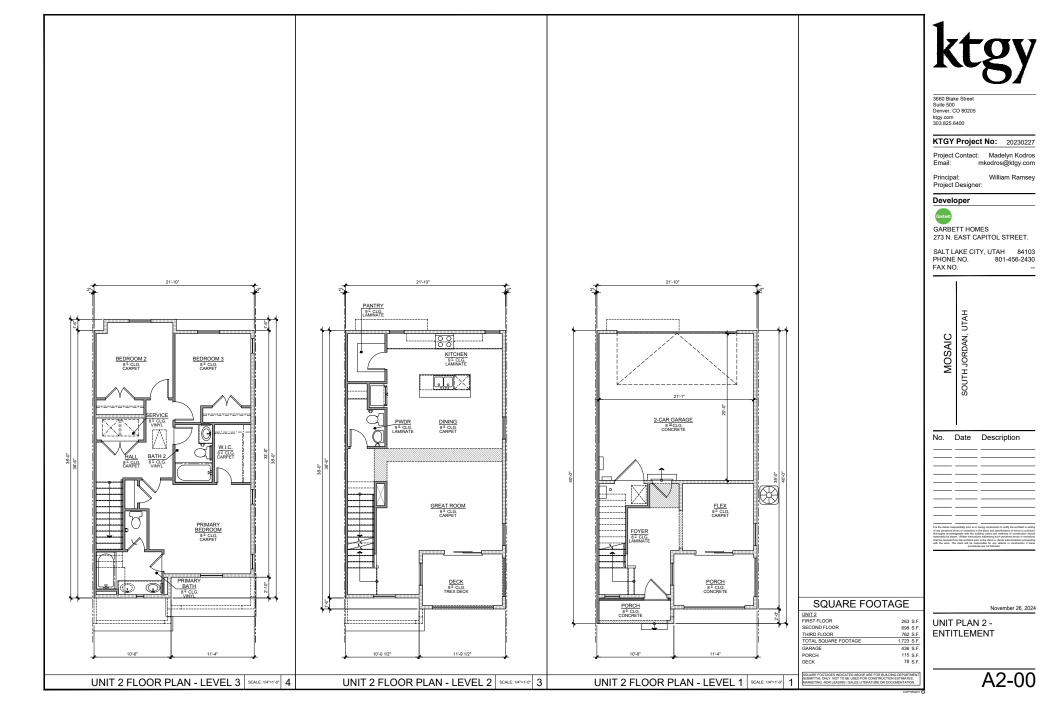






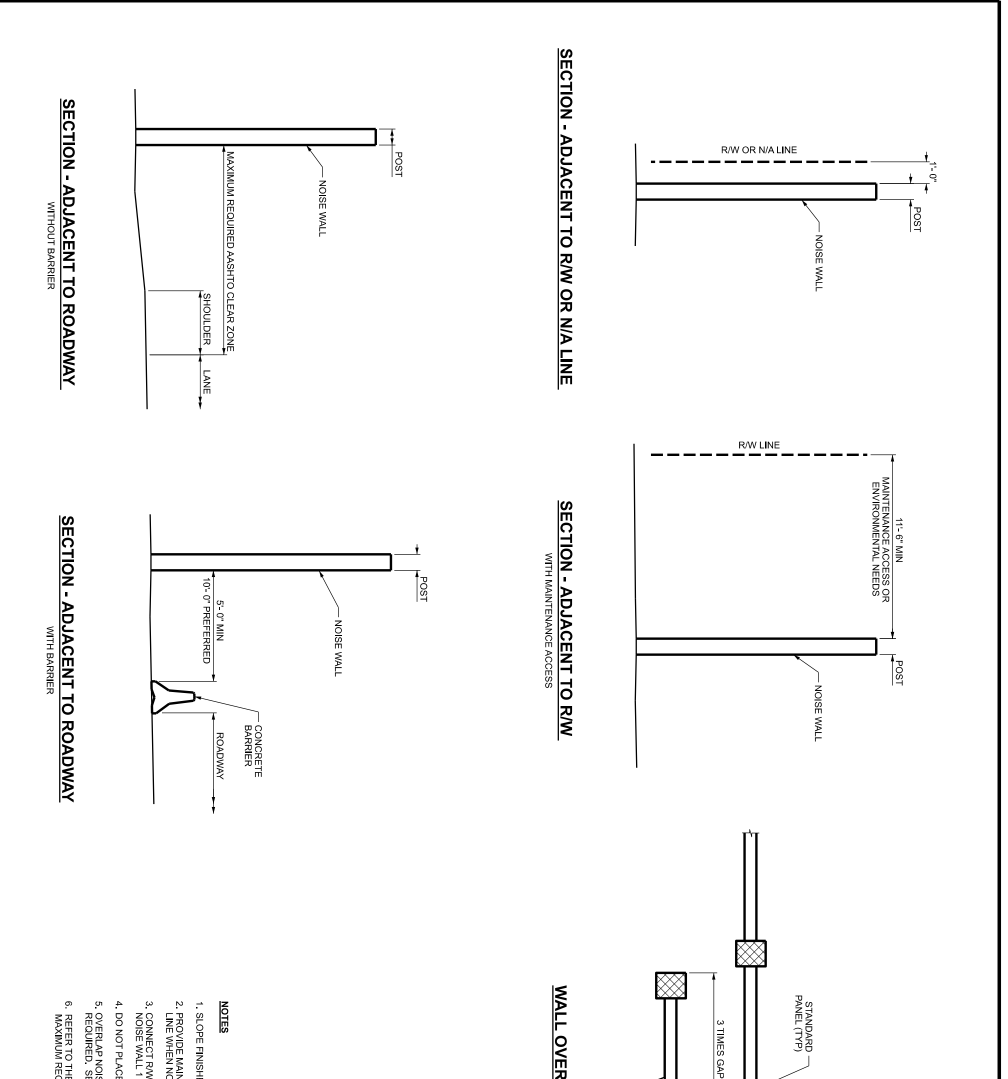






ATTACHMENT G





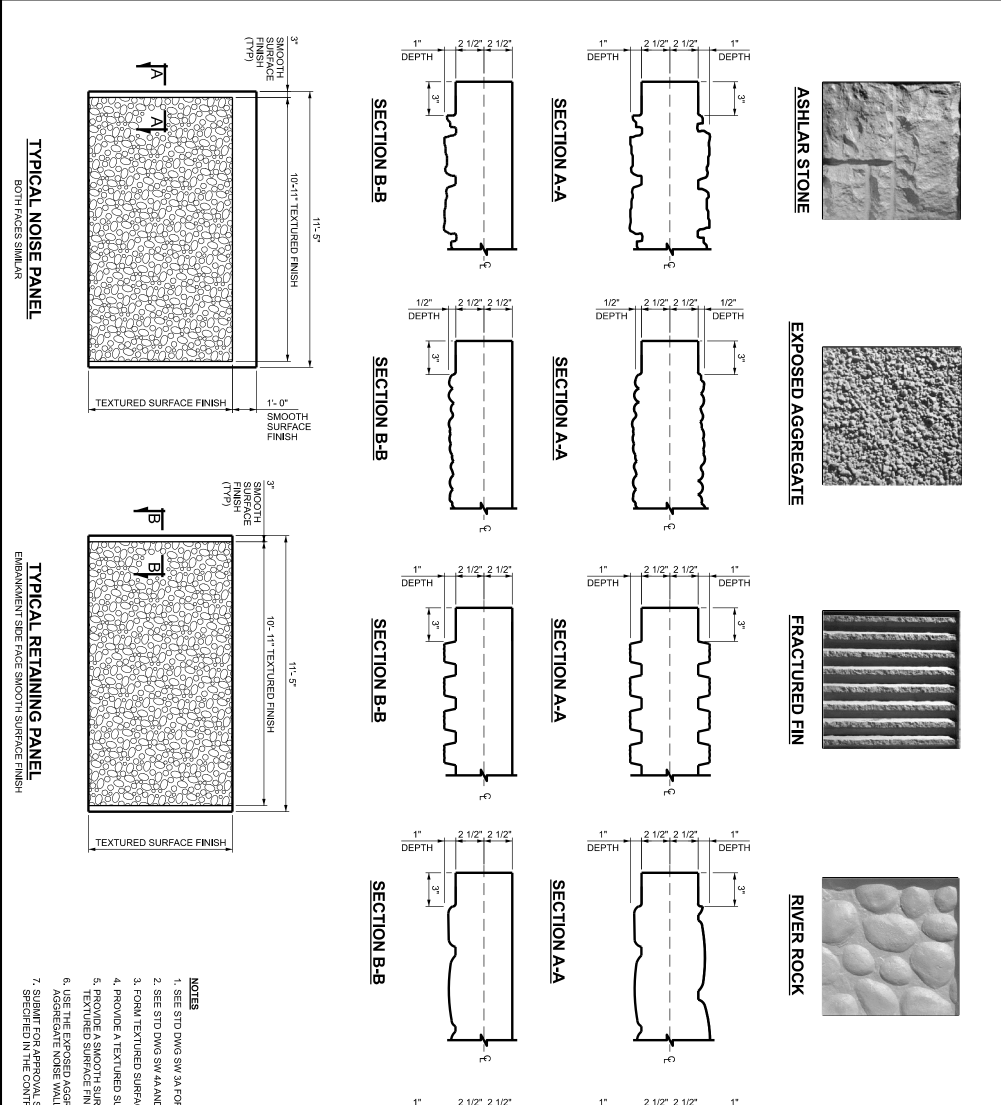
5-APR-2023

DGN File: 0:\Sta

n\2024 Sta

dards (pub. Spring 2023)\Electronic Books\Master Drawings\DRAWINGS\SW

	ISHED GRADE TO DRAIN AWAY FROM WALL. ANNTENANCE ACCESS BETWEEN NOISE WALL AND RW I NOISE WALL IS NOT PLACED 1 FT INSIDE OF RW LINE. RW FENCE TO BOTH ENDS OF WALL WHEN PLACING L 1 FT INSIDE OF RW OR N/A LINE. ACE WALL OUTSIDE OF N/A LINE. OISE WALL AS SHOWN WHEN AN OPENING IS . SEE PLANS FOR END TREATMENT. THE AASHTO ROADSIDE DESIGN GUIDE, FOR THE REQUIRED CLEAR ZONE.	ERLAP PLAN				PRECAST END POST, ELIMINATE KEYWAY ON OPEN SIDE OF END POST (TYP)	
STD.	NOISE WALL	UTAH DEPARTMENT OF TRANSPORTATION STANDARD DRAWINGS FOR ROAD AND BRIDGE CONSTRUCTION SALT LAKE CITY, UTAH				REVISIONS	
STD. DWG. NO.	PLACEMENT OPTIONS	standard drawing edition 2024 Standard Drawing					
	STANDARD DRAWING TITLE	202 i Standard Brawing	NO. DAT	E APP	'R.	REMARKS	



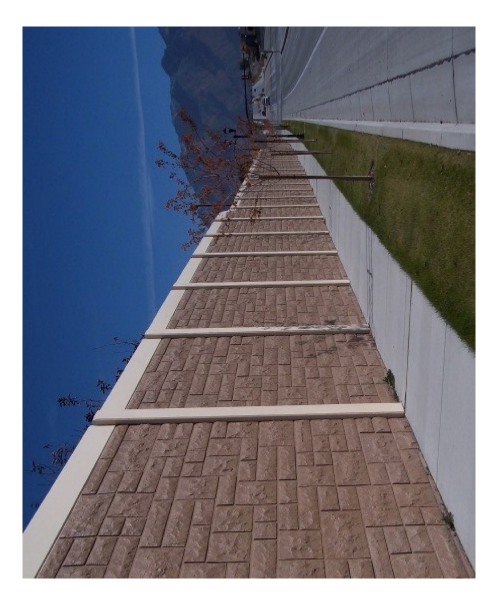
5-APR-2023

DGN File: 0:\St

Spring 2023)\Electr

onic Books\Master Drawings\DRAWIN

ROVAL SAMPLES OF THE TEXTURED SURFACE FINISHES E CONTRACT DOCUMENTS PRIOR TO CASTING THE PANELS.	W 3A FOR ADDITIONAL NOISE PANEL DETAILS. W 4A AND SW 4B FOR ADDITIONAL RETAINING PANEL DETAILS. O SURFACE FINISH USING FORM LINERS. URED SURFACE FINISH ON BOTH SIDES OF NOISE PANELS. ACE FINISH ON THE EMBANKMENT SIDE AND A ACE FINISH ON THE EMBANKMENT SIDE AND A ACE FINISH ON THE EXPOSED SIDE OF RETAINING PANELS. ED AGGREGATE OPTION TO MATCH AN EXISTING EXPOSED SE WALL.	SECTION B-B SECTION B-B
STD. DWG	PRECAST CONCRETE PANEL SURFACE	STANDARD DRAWINGS FOR ROAD AND BRIDGE CONSTRUCTION SALT LAKE CITY, UTAH
рмс. NO. SW 6	TEXTURE OPTIONS	2024 Standard Drawing Edition No. Date APPR. REMARKS



ATTACHMENT H



CITY OF SOUTH JORDAN ARCHITECTURAL REVIEW COMMITTEE MEETING MINUTES SOUTH JORDAN CITY HALL – MAPLE CONFERENCE ROOM WEDNESDAY, NOVEMBER 11, 2024



Attendance City Staff: Cory Day, Miguel Aguilera, Russ Naylor, Kathie L. Johnson

Attendance Applicant(s): Jacob Ballstaedt

Minutes Prepared by: Katelynn White

ARCHITECTURAL REVIEW COMMITTEE MEETING

THE MEETING STARTED AT 8:30 A.M. AND THE MEETING WENT AS FOLLOWS:

A. GENERAL BUSINESS ITEMS

A.1. MOSAIC

Location: 11220 S. River Heights Dr. Project No: PLCUP20240019 Applicant: Jacob Ballstaedt, Garbett Homes Planner: Damir Drozdek

What are the required steps to move forward with the project?

The meeting began with an overview of the project. The proposed development includes a town home community previously seen by the city's planning commission. The development is located between a treatment center to the south and an apartment complex to the north.

Although this development was previously approved by the planning commission, the applicant adjusted the design of the exterior of the building. This meeting is to present the new design to the Architectural Review Committee. The new design has a modern feel with a color scheme of black and white, while the previous design incorporated more primary colors.

City staff reviewed the materials and questioned the amount of stucco used on the exterior building. The applicant assured city staff that the majority of the facade would include hardy board and stone. It was noted there is a development agreement on this site stated the majority of the exterior cannot be stucco.

The Architectural Review Committee also raised concerns about each of the buildings being recognized as a separate structure with their own design. The applicant explained that each building will differ in exterior design including different unit types and color variations.

City staff had questions about the units parking. The applicant explained that there would be parallel parking available on the north side and additional parking along the south side of the site. Most of the parking will be located on the south side of the development.

The Architectural Review Committee recommended the applicants calculate the percentage of stucco used in the building materials to ensure compliance with the development agreement before the next meeting.

ADJOURNMENT

ATTACHMENT I



RETURN TO: South Jordan City 1600 West Towne Center Drive South Jordan, Utah 84095



RESOLUTION NO. R2010-07

A RESOLUTION OF THE MAYOR AND CITY COUNCIL OF THE CITY OF SOUTH JORDAN, COUNTY OF SALT LAKE, UTAH, EXECUTING THE FIRST AMENDMENT TO THE AGREEMENT FOR THE DEVELOPMENT OF THE KUNKLER TRUST PROPERTY BY THE BOYER COMPANY, L.C. A LIMITED LIABILITY COMPANY.

WHEREAS, Boyer Company, L.C., a Utah Limited Liability Company ("Developer") and the City of South Jordan, a Utah municipal corporation ("City"), entered into an agreement dated February, 21, 2006, entitled, "DEVELOPMENT AGREEMENT" ("Agreement") to develop the Kunkler Trust Property ("Property"); and

WHEREAS, the Developer has proposed to the City, an amendment to the Agreement ("Amendment"); and

WHEREAS, the Mayor and City Council of the City find that the Amendment is in the interest of health, safety, and general welfare of the citizens of the City

NOW THEREFORE BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF SOUTH JORDAN, AS FOLLOWS:

Section 1. The Amendment is hereby approved and adopted; and

Section 2. The City Manager is hereby authorized to execute the Amendment on behalf of the City of South Jordan.

PASSED AND APPROVED this ______ day of ______ 2010.

ATTEST:

BV: Clance Anna West, City Recorder outh ORPORATI

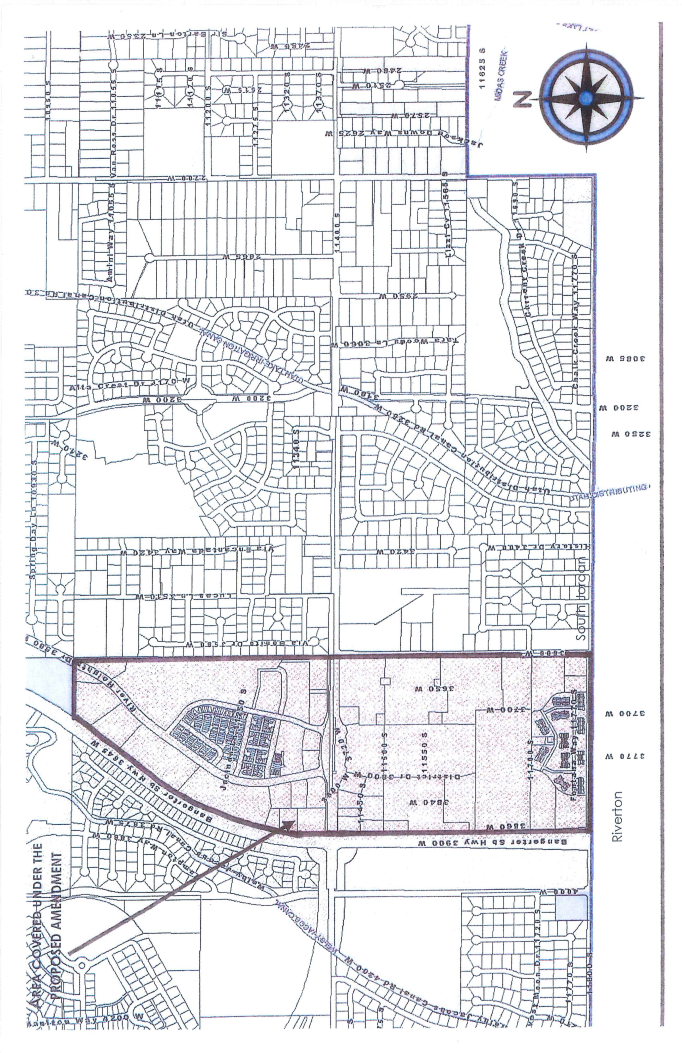
W. Kent Money, Mayor

APPROVED AS TO FORM:

By:

Attorney for South Jordan City

10968593 06/10/2010 10:14 AM **≢0.00** Book - 9832 Ps - 1357-1392 GARY W. OTT RECORDER, SALT LAKE COUNTY, UTAH SOUTH JORDAN 1600 W TOWNE CENTER DR SOUTH JORDAN UT 84095-8265 BY: ARG, DEPUTY - WI 36 P.



Location Map

FIRST AMENDMENT TO DEVELOPMENT AGREEMENT

This FIRST AMENDMENT TO DEVELOPMENT AGREEMENT ("Amendment") is entered into this <u>18</u> day of <u>1000</u>, 2010 by and between the City of South Jordan, a Utah municipal corporation (City") and The Boyer Company, L.C. a Utah Limited Liability Company ("Developer"). The City and the Developer are jointly referred to as the "Parties".

RECITALS

- A. The City and the Developer entered into an agreement entitled, "Development Agreement" ("Agreement") dated February 21, 2006, a copy of which is attached to this Amendment as Exhibit 1, to facilitate the development of property commonly known as the Kunkler property.
- B. A portion of the Kunkler property has become commonly know as the North District.
- C. The Developer has requested certain amendments to the Agreement with respect to the development of the North District.
- D. The City Council has reviewed the amendments requested by the Developer and concluded that the amendments will result in planning and economic benefits to the City and its residents and will provide certainty useful to the Developer and the City in ongoing future communications and relations with respect to the development of the North District.

NOW, THEREFORE, the Agreement is hereby amended as follows:

1. Section III. Paragraph A. is amended to read as follows:

A. <u>Permitted Uses</u> the permitted uses for the Property shall be those uses specifically listed in Sections 17.40 (R-3 Zone), 17.48.020 (RM-6 Zone), and 17.70.020 (BH-MU Zone) of the City of South Jordan Zoning Ordinance, a copy of said sections is attached hereto as Exhibit "B" and Exhibit "D" and incorporated herein by this reference. Any changes made to these Sections by the City of South Jordan shall be binding on the Property, except as inconsistent with section VI below.

2. Section III. Paragraph C. is amended to read as follows:

C. <u>Reserved Legislative Powers.</u> Developer acknowledges that the City is restricted in its authority to limit its police power by contract and that the limitations, reservations, and exceptions set forth herein are intended to reserve to the City all of its police power that cannot be so limited. Notwithstanding the retained power of the City to enact such legislation under the police powers, such legislation shall only be applied to modify the vested rights of Developer with respect to use under the zoning designations as referenced in Section 3.1 above under the terms of this Agreement based on the policies, facts, and circumstances meeting the compelling, countervailing public interest exception

to the vested right doctrine in the State of Utah. Any such proposed change affecting the vested rights of the Project shall be of general application to all development activity in the City; and, unless in good faith the City declares an emergency, Developer shall be entitled to prior written notice and an opportunity to be heard with respect to the proposed change and its applicability to the Project under the compelling, countervailing public interest exception to the vested rights doctrine.

3. Section V. is amended to read as follows:

V. <u>City's Obligations</u>

A. The City assures that should the Zoning be approved as requested and shown on Exhibit "C", the City Shall allow the Developer to construct a single-family residential development on Assessor's Parcel Numbers 2720100003 and 2719200003 consistent with the map attached to this Agreement as Appendix "C', with the terms of this Agreement, and with the R-3, RM-6, and BH-MU Sections of the City of South Jordan Zoning Ordinance, except as is inconsistent with Section VI below.

B. The Developer shall not be required to construct or install sidewalk improvements on the west side of 40^{th} West Street. In the event the City determines that sidewalk improvements are to be constructed or installed on the west side of 40^{th} West Street, the City shall require the owner/developer of the property on the west side of 40^{th} West Street to construct or install said side walk.

- 4. Section VI. paragraph B. is amended to read as follows:
 - B. Developer agrees to the types of development on the BH-MU Zone Property, as described in the BHMU Zone Master Development Plan found in Attachment "D", including but not limited to:
 - 1. Neighborhood Commercial uses as described in Sections 17.56.020 and 17.56.030 of the current zoning ordinance or as amended) in the commercial area immediately surrounding the "Round-a-Bout" on 11400 South Street (see Attachment "D"); and
 - 2. Creating a buffer between the residential & other development on the Property and the Lucas Dell residential development to the east as follows:
 - a. Not build a road along the west boundary of the "Lucas Dell" subdivision.
 - b. Create 1/3 acre or larger lots along the west boundary of the "Lucas Dell" and increase the residential density, in a manner approved by the City at the plat approval process, as the development goes west towards Bangerter Highway.

- 5. The heading **BH-MU** Zone and the text listed under the heading **BH-MU** Zone, entitled, "17.70.020: PERMITTED USES", found in Exhibit "B", is deleted
- 6. The rights and obligations of this Amendment shall inure to the benefit of and be valid and binding upon the Parties, only upon adoption by the City Council of the City of South Jordan of Ordinance No. 2010.04, dated May 18, 2010 entitled, "AN ORDINANCE AMENDING SECTION 17.70 OF TITLE 17 OF THE SOUTH JORDAN MUNICIPAL CODE PERTAINING TO THE BANGERTER HIGHWAY MIXED USE ZONE (B"H-MU)" including also the adoption of the BH-MU Zone Master Development Plan included with said Ordinance.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year written above.

CITY OF SOUTH JORDAN ATTEST: a Utah municipal corporation By: Unna By:: John H, Geilmann, City Manager Citv Recorder CORPORATE APPROVED AS TO FORM: Bv: Attorney for South Jordan City STATE OF UTAH) SS. COUNTY OF SALT LAKE On JUNE _, 2010 personally appeared before me, a Notary Public, John H. Gellmann, the City Manager of the City of South Jordan personally known or proved to me to be the person whose name is

subscribed to the above instrument who acknowledged to me that he/she executed the above instrument on behalf of and with authority from the City of South Jordan.

WITNESS my hand and official Seal.

Notary Public



The Boyer Company, L.C., a Utah Limited Liability Company

Ву:	See	
Title:	Managu	

STATE OF UTAH) SS. COUNTY OF SALT LAKE

On Mars 35, 2010 , 2010 personally appeared before me, a Notary Public, Seven & Osfler, the hanager of The Boyer Company, L.C., a Utah Limited Liability Company, personally known or proved to me to be the person whose name is subscribed to the above instrument who acknowledged to me that he/she executed the above instrument on behalf of and with authority from The Boyer Company.

WITNESS my hand and official Seal.

NOTARY PUBLIC Rachael N. Niusulu 90 South 400 West, Sie. 200 Salt Lake City, Utah 84101 My Comm. Exp. Sept. 17, 2011 STATE OF UTAH

Aachael Minimulu Notary Public

Exhibit 1 (to *FIRST AMENDMENT TO DEVELOPMENT AGREEMENT* between the City of South Jordan, a Utah municipal corporation and The Boyer Company, L.C.)

("Development Agreement" dated February 21, 2006 between The Boyer Company, L.L.C. and the City of South Jordan)

DEVELOPMENT AGREEMENT

This Agreement, regarding the redevelopment and improvement of the Kunkler Trust Property, is entered into this 21 day of February, 20006 by and between the City of South Jordan, an Utah municipal corporation, hereafter referred to as "City" and The Boyer Company, L.C. a Utah limited liability company hereafter referred to as "Developer"

RECITALS

A. South Jordan City, acting pursuant to its authority under Utah Code Annotated 10-9a-102 (2) et seq., and in furtherance of its land use policies, goals, objectives, ordinances, resolutions, and regulations has made certain determinations with respect to the proposed Kunkler Trust Properties and, in exercise of its legislative discretion, has elected to enter into this Agreement.

B. Developer desires to be the owner of certain real property known as Assessor's Parcel Numbers 2720100003 and 2719200003 hereafter referred to as the "Property". This property is legally described on Exhibit "A" attached hereto and incorporated herein by reference.

C. The property is subject to the City of South Jordan Zoning Ordinance and is currently zoned "A-5 & A-1" and designated on the future land use map as High Density Residential, Commercial, Bangerter Highway Mixed Use and Open Space. Developer and City desire to allow Developer to make improvements to the property. Developer desires a period of time in which to develop the property.

D. The improvements and changes to be made to the Property shall be consistent with the current Zoning Ordinance of the City of South Jordan, or any future changes to the Zoning Ordinance of the City of South Jordan, and the City of South Jordan General Plan.

E. Developer and City acknowledge and agree that the development and improvement of the "Property" pursuant to this Agreement will result in planning and economic benefits to the City and its residents, and will provide certainty useful to the Property and the City in ongoing future communications and relations with the community.

F. The City's governing body has authorized execution of this Agreement by Resolution No. 2005-10, to which this Agreement is attached.

G. The City has authorized the negotiation of and adoption of development Agreements under appropriate circumstances where proposed development contains outstanding features that advance the policies, goals and objectives of the South Jordan City General Plan and contributes to capital improvements that substantially benefit the City.

NOW, THEREFORE, IT IS AGREED AS FOLLOWS:

I. <u>Recitals</u>. The recitals set forth above are incorporated herein by this reference.

II. <u>Conditions Precedent</u>. City and Developer agree, understand and acknowledge that this development Agreement is in anticipation of the acquisition of the real property described herein by Developer. Developer understands, acknowledges and agrees that any of the terms, conditions or benefits conferred by this Development Agreement is not intended to be of any benefit to the current owner or any prospective lender or any party that is not a signator of this Agreement. Reliance upon this Agreement by any third party is at risk and the City makes absolutely no representation that the benefits herein are assignable or are for the benefit of any third party without the expressed written approval of the Mayor and Council of the City of South Jordan.

BK 9420 PG 3211

III. Permitted Uses, Vested Rights and Reserved Legislative Powers.

A. <u>Permitted Uses</u> the permitted uses for the Property shall be those uses specifically listed in Sections17.40.020 (R-3 Zone), 17.48.020 (RM-6 Zone), and 17.70.020 (BH-MU Zone) of the City of South Jordan Zoning Ordinance, a copy of said sections is attached hereto as Exhibit "B" and incorporated herein by this reference. Any changes made to these Sections by the City of South Jordan shall be binding on the Property, except as inconsistent with section VI below.

<u>B. Vested Rights.</u> Developer shall have the vested right to develop and construct the Project in accordance with the zoning designations approved by the City pursuant to this Agreement, subject to compliance with the terms and conditions of this Agreement and the other applicable ordinances and regulations of the City. Developer agrees to a maximum overall single family residential density limit of not to exceed ___3___units per acre in Phase 1 and __6___ units per acre in Phase 2 (Phase 1 is comprised of the property west of canal; Phase II is comprised of the property between Bangerter and canal; Phase III is comprised of the property on the east side of the Bangerter Highway) The Developer shall not allow mobile homes in the Project. Multi-family, interval ownership/time share units and other similar uses shall be part of the single-family residential dwelling count.

Provided Developer meets the residential density as outlined above, and lot sizes must be as allowed by ordinance. The City and Developer acknowledge that the property west of Bangerter is bisected by a canal. Provided Developer improves or landscapes this area, the land covered by the canal may be used for purposed of determining residential density and open space requirements.

The Developer is responsible for building that portion of 40^{th} west that accesses the residential development from 114^{th} south street north for a distance of approximately 1125 feet to the point where 40^{th} west is partially located on the Kennecott parcel. Once the right of way reaches the Kennecott parcel those who benefit from the road from that point will be responsible for construction of the road and any cost for such construction. Developer will agree to dedicate $\frac{1}{2}$ width of 40^{th} west from the point such street reaches the Kennecott parcel to the northern boundary of Developer's parcel. All curb, gutter, crib walls and sidewalks will be located within said dedicated right of way, and Developer will not be required to dedicate any property for sidewalks or slope easements to be located on the east side of 40^{th} west.

<u>Reserved Legislative Powers.</u> Developer acknowledges that the City is restricted in its authority to limit its police power by contract and that the limitations, reservations and exceptions set forth herein are intended to reserve to the City all of its police power that cannot be so limited. Notwithstanding the retained power of the City to enact such legislation under the police powers, such legislation shall only be applied to modify the vested rights of Developer with respect to use under the zoning designations as referenced in Section 3.1 above under the terms of this Agreement based upon the policies, facts and circumstances meeting the compelling, countervailing public interest exception to the vested rights doctrine in the State of Utah. Any such proposed change affecting the vested rights of the City declares an emergency, Developer shall be entitled to prior written notice and an opportunity to be heard with respect to the proposed change and its applicability to the Project under the compelling, countervailing public interest exception to the vested rights doctrine.

IV. <u>Term</u>. This Agreement shall be effective as of the date of recordation and shall run with the land and continue in full force and effect until all obligations hereunder have been fully performed and all rights hereunder fully exercised. In the event the obligations hereunder have not been fully satisfied, and upon mutual agreement of the Developer and the City, this agreement may be terminated and upon termination the City at its sole discretion may initiate a rezoning process to rezone the property.

V. <u>City's Obligations</u>

The City assures that should the Zoning be approved as requested and shown on Exhibit "C", to allow the Developer to construct a single-family residential development on Assessor's Parcel Numbers 2720100003 and 2719200003 consistent with the map attached to this Agreement as Appendix "C". that complies with Section VII of this Agreement and with the R-3, RM-6, and BH-MU Sections of the City of South Jordan Zoning Ordinance except as is inconsistent with Section VII below.

The Developer shall not be required to construct or install sidewalk improvements on the west side of 40^{th} West Street. In the event the City determines that sidewalk improvements are to be constructed or installed on the west side of 40^{th} West Street, the City shall require the owner/developer of the property on the west side of 40^{th} West Street to construct or install said side walk.

VI. <u>Developer's Obligations</u>

- A. Developer agrees to use Developer's good faith efforts to create a mixed use development that may include Research and Development Park and Park housing, office and limited retail uses atmosphere on the Parcel zoned "BH-MU". In addition, Developer agrees to provide the City of South Jordan periodic updates relating to the status of its pre-design and design review committee determinations.
- B. Developer agrees to the types of commercial development on the BH-MU Zone Property, as described in Attachment "C", including, but not limited to:
- Neighborhood Commercial uses as described in Sections 17.56.020 and 17.56.030 of the current zoning ordinance or as amended) in the commercial area immediately surrounding the "Round-a-Bout" on 114th South Street (see Attachment "C").
- 2. Create a buffer between the residential & other development on the Property and the Lucas Dell residential development to the east as follows:
 - a. Not build a road along the west boundary of the "Lucas Dell" subdivision.
 - b. Create 1/3 acre or larger lots along the west boundary of the "Lucas Dell" and increase the residential density, in a manner approved by the City at the plat approval process, as the development goes to the west towards Bangerter Highway.
 - C. Developer agrees to limit the types of residential development on RM-6 Zoned Property as described in Attachment "C", to single family ownership with no apartment buildings.
 - D. The Developer agrees and understands that Developer will supply plans and obtain any and all required permits under City, County, State or Federal regulations before commencing any redevelopment or improvements and that the Developer will pay all applicable fees as required.

VII. <u>General Provisions</u>.

A. <u>Notices</u>. All Notices, filings, consents, approvals, and other communication provided for herein or given in connection herewith shall be validly given, filed, made, delivered or served if in writing and delivered personally or sent by U.S. Postal Service mail, postage prepaid to:

If to City:

The City of South Jordan 1600 West Towne Center Drive South Jordan City, Utah 84095

Attention: City Manager

If to Developer:

Wade S. Williams 90 South 400 West, Suite 200 Salt Lake City, Utah 84101

or to such other addresses as either party may from time to time designate in writing and deliver in like manner. Any such change of address shall be given at least ten (10) days before the date on which the change is to become effective.

B. <u>Mailing Effective</u>. Notices given by mail shall be deemed delivered seventy-two (72) hours following deposit with the U.S. Postal Service in the manner set forth above.

C. <u>Waiver</u>. No delay in exercising any right or remedy shall constitute a waiver thereof and no waiver by the parties of the breach of any provision of this Agreement shall be construed as a waiver of any preceding or succeeding breach of the same of any other provision of this Agreement.

D. <u>Headings.</u> The descriptive headings of the paragraphs of this Agreement are inserted for convenience only, and shall not control or affect the meaning or construction of any provision this Agreement.

E. <u>Authority</u>. The parties to this Agreement represent to each other that they have full power and authority to enter into this Agreement, and that all necessary actions have been taken to give full force and effect to this Agreement. Developer represents and warrants that its company is fully formed and validly exists under the Laws of the State of Utah, and is duly qualified to do business in the State of Utah and is in good standing under applicable state laws. The Developer and the City warrant to each other that the individuals executing this Agreement on behalf of their respective parties are authorized and empowered to bind the parties on whose behalf each individual is signing. Developer represents to the City that by entering into this Agreement, Developer has bound the property and all persons and entities having a legal or equitable interest to the terms of the Agreement.

F. <u>Entire Agreement</u>. This Agreement, including exhibits, constitutes the entire Agreement between the parties.

G. <u>Amendment of this Agreement</u>. This Agreement may be amended in whole or in part with respect to all or any portion of the Property by the mutual written consent of the parties to this Agreement or by their successors in interest or assigns. Any such amendment of this Agreement shall be recorded in the official records of the Salt Lake County Recorder's Office.

H. <u>Severability</u>. If any of the provisions of this Agreement are declared void or unenforceable, such provision shall be severed from this Agreement, which shall otherwise remain in full force and effect, provided that the fundamental purpose of this Agreement and the Developer's ability to complete the project is not defeated by such severance.

I. <u>Governing Law</u>. The laws of the State of Utah shall govern the interpretation and enforcement of the Agreement. The parties shall agree that the venue for any action commenced in connection with this Agreement shall be proper only in a court of competent jurisdiction located in Salt Lake County, Utah, and the Parties hereby waive any right to object to such venue.

J. <u>Remedies</u>. If any party to this Agreement breaches any provision of this Agreement, the nondefaulting party shall be entitled to all remedies available at both law and in equity.

K. <u>Attorney's Fee and Costs</u>. If any party brings legal action either because of a breach of the Agreement or to enforce a provision of the Agreement, the prevailing party shall be entitled to reasonable attorney's fees and court costs.

L. <u>Binding Effect</u>. The benefits and burdens of this Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective heirs, legal representatives, successors in interest and assigns. This Agreement shall be incorporated by reference in any instrument purporting to convey an interest in the Property.

M. <u>Assignment</u>. The rights of the Developer under this Agreement may not be transferred or assigned, in whole or in part except by written approval of the City. Developer shall give notice to the City of any proposed or requested assignment at least thirty (30) days prior to the effective date of the assignment. City shall not unreasonably withhold its consent to assignment.

N. <u>Third Parties</u>. There are no third-party beneficiaries to this Agreement, and no person or entity not a party hereto shall have any right or cause of action hereunder.

O. <u>No Agency Created</u>. Nothing contained in the Agreement shall create any partnership, joint venture, or agency relationship between the parties.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year first above written:

ATTEST: CITY OF SOUTH JORDAN a Utah municipal corporation CORPORAT By: Anna West, City Recorder Ricky A. Horst, City Manager APPROVED AS TO FORM: By: ohn H. Geilmann, Cit Attorney

STATE OF UTAH County of Salt Lake

The foregoing instrument was acknowledged before me this 17 day of Novch 20006, by, on behalf of John H. Galmonn. + RICK-IA. Hovst

))ss

)

Wan Edwads

Notary Public

NOTARY PUBLIC MELANIE EDWARDS 1600 West Towne Center Drive South Jordan, Utah 84095 COMMISSION EXPIRES October 29, 2008 STATE OF UTAH

My Commission Expires: OCT 29, 2008

The Boyer Company, L.C., a Utah Limited Liability Company

By: Title:

STATE OF UTAH County of Salt Lake))ss)

The foregoing instrument was acknowledged before me this $\underline{W}^{\mu}_{day}$ of 200<u>6</u>, by <u>Denormal glunn</u>, on behalf of <u>The Boyer</u> Company, C. .

____Notary Public Minsula/

My Commission Expires: 8.20.07



Exhibit "A"

To be verified by the Developer before execution of the Agreement.

Legal Description:

THE NW 1/4 OF SEC 20, T 3S, R 1W, S L M. LESS CANAL & BANGERTER HWY. 144.05 AC M OR L.

AND

THE SE 1/4 OF NE 1/4 SEC 19 T 3S R 1W S L M. LESS CANAL 38.26 AC

Exhibit "B"

Copies of current Zoning Ordinance sections referred to in Development Agreement.

R-3 Zone

17.40.020: PERMITTED USES:

The following uses may be conducted in the R-3 zone as limited herein:

Home occupations according to city ordinances.

- Household pets not exceeding two (2) per species over the age of four (4) months per dwelling.
- Residential accessory buildings, the footprints of which do not exceed the footprint area of the dwelling.

Residential accessory uses.

- Residential facility for disabled persons as required by state law.

RM-6 Zone

17.48.020: PERMITTED USES:

- The following uses may be conducted in the R-M zone as limited herein:
- Home occupations according to city ordinances. Household pets not exceeding two (2) per species over the age of four (4) months per dwelling.
- Residential accessory buildings, the footprints of which do not exceed the footprint area of the dwelling.

Residential accessory uses.

Residential facility for disabled or elderly persons as required by state law.

Single-family dwelling, detached, maximum one per lot or parcel. (Ord. 2004-06, 5-18-2004)

BH-MU Zone

17.70.020: PERMITTED USES:

The following uses are permitted in the BH-MU zone:

Auto and equipment parts retailing. Banks, credit unions, financial institutions. Beauty, health and fitness centers. Books, videos, media, photography, copies, art and drafting supplies, office supplies, stationery retail. Department, discount and food stores. Furniture, electronics, appliances and home furnishings retailing. Hardware and home improvement retailing. Health, beauty and medical products retailing; prescription drugs retailing. Hobbies and crafts retailing. Hotels and motels. Household goods retailing. Medical, dental, health services. Miscellaneous retail sales. Movie theaters, concert halls. Office uses. Pharmacy. Restaurants, eating establishments. Sewing supplies, apparel, footwear retailing. Shopping centers and malls. Sporting goods, toy retailing. (Ord. 2004-05, 5-4-2004)

CN Zone

17.56.020: PERMITTED USES:

The following uses may be conducted in the C-N zone:

Retail sales and services, excluding auto services such as lube, stand alone car wash, tune up, tires, repairs. (2003 Code § 17.56.020)

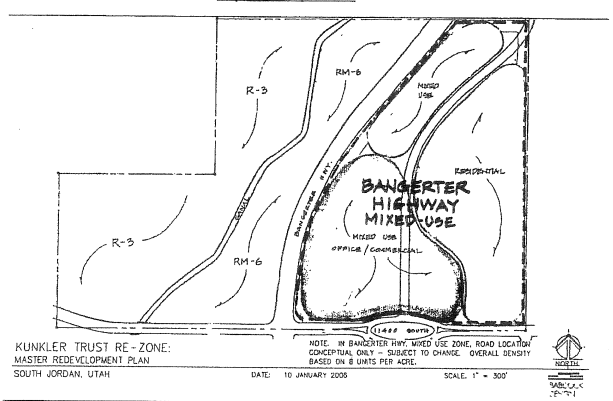
17.56.030: CONDITIONAL USES:

A conditional use permit may be issued for the following uses in the C-N zone:

Banks, credit unions. Bed and breakfast inn.

Restaurants. (2003 Code § 17.56.030)

Exhibit "C"



Proposed Conceptual Plan

Exhibit D (to Development Agreement dated February 21, 2006)

BHMU Zone Text Amendments and BHMU Zone Master Development Plan as adopted by the South Jordan City Council 5/18/10

ORDINANCE NO. 2010.04

AN ORDINANCE AMENDING SECTION 17.70 OF TITLE 17 OF THE SOUTH JORDAN MUNICIPAL CODE PERTAINING TO THE BANGERTER HIGHWAY MIXED USE ZONE (BH-MU)

WHEREAS, the South Jordan City Council has previously adopted Section 17.70 of the South Jordan City Municipal Code, which determine the uses allowed and regulations for the Bangerter Highway Mixed Use zone; and

WHEREAS, the South Jordan Planning Commission, after holding a public hearing, has reviewed the proposed text amendments to Section 17.70; and

WHEREAS, the City Council has held a public hearing and has reviewed the proposed amendments and considered the recommendation of the Planning Commission regarding the proposed amendment; and

WHEREAS, in accordance with principles of sound municipal planning, the City Staff, the City Planning Commission, and the City Council have taken into account the impact the proposed amendment will or may have on existing or future development projects, and to the extent legally permissible or practical, the City Staff, Planning Commission and Council have taken reasonable steps to ensure that the proposed amendment meets the purposes and objectives of the Planning and Land Use Code; and

WHEREAS, the City Council desires to amend the Development Code as proposed; and

WHEREAS, the City Council has found and determined that the proposed amendments to Section 17.70 of the South Jordan Municipal Code will support the best interests of the City and will promote the public health, safety and welfare.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF SOUTH JORDAN CITY, STATE OF UTAH, AS FOLLOWS:

Section 1. <u>Amendment.</u> Chapter 17.70 Title 17, "Planning and Land Use Code", of the South Jordan Municipal Code is hereby amended as follows:

Chapter 17.70 BANGERTER HIGHWAY MIXED USE (BH-MU) ZONE 17.70.010: PURPOSE:

The Bangerter Highway **M**mixed **U**use **Z**zone may be cited as the "BH-MU **Z**zone" and may be established along the east side of Bangerter Highway to provide areas for higher density, mixed use development. Such development will be compatible with a major arterial highway corridor and swould discourage low density single-family residential development near the highway.

It is intended that a variety of retail, office, entertainment and residential uses be combined to create a self-contained environment for workers, shoppers, residents and visitors in a pedestrian oriented unified manner while accommodating automobile traffic to regional services dependent upon a major transportation facility.

The BH-MU **Z**_zone will encourage orderly, aesthetically pleasing development and a balance of uses while discouraging strip commercial with its attendant congestion, pollution and visual blight. (Ord. 2007-02, 1-16-2007) **Buildings shall be designed to have architectural and access orientation to the street.**

17.70.020: PERMITTED USES:

The following uses are permitted in the BH-MU Zzone:

Auto and equipment parts retailing.

Banks, credit unions, financial institutions.

Beauty, health and fitness centers.

Books, videos, media, photography, copies, art and drafting supplies, office supplies, stationery retail.

Department, discount and food stores.

Furniture, electronics, appliances and home furnishings retailing.

Hardware and home improvement retailing.

Health, beauty and medical products retailing; prescription drugs retailing.

Hobbies and crafts retailing.

Hotels and motels.

Household goods retailing.

Medical, dental, health services.

Miscellaneous retail sales.

Movie theaters, concert halls.

Office uses.

Outdoor Kiosks.

Pharmacy.

Restaurants, eating establishments.

Sewing supplies, apparel, footwear retailing.

Shopping centers and malls.

Sporting goods, toy retailing. (Ord. 2007-02, 1-16-2007)

17.70.030: CONDITIONAL USES:

A conditional use permit may be issued for the following uses in the BH-MU Zzone:

Assisted living centers.

Indoor/underground aAutomobile sales, new and ancillary used, maximum three (3) acres per business, no closer than four hundred feet (400') from residential development.

Automobile sales, used; minimum eight thousand (8,000) square foot building required, maximum three (3) acres per business, no closer than four hundred feet (400') from residential development.

Automotive services enclosed within a building, including lube, tune up, automatic wash, inspection, tires, mufflers, minor repairs.

Bed and breakfast inn.

Convention, arena, reception and assembly facilities.

Cultural exhibits and activities.

Daycare center.

Drive-through facilities, visually buffered, for allowed uses.

Entertainment, amusement, recreational activities.

Equipment and appliance light repairs and service enclosed within a building.

Fast food.

Gas stations, convenience stores.

Golf courses and ranges.

Hospitals.

Laundry.

Live/Work Units.

Lumber, building material and landscaping retail sales yards.

Nature or zoological exhibits.

Office buildings.

Parks.

Public or quasi-public facilities.

Recreational vehicle and boat sales, new and ancillary used.

Religious activities.

Retail Nurseries, Lawn and Garden Supply Stores

Schools, educational and training activities.

Single-family residential PUD or condominium and integrated multi-family residential (projects with more than one housing land use type with 'village' style design, building height and architecture), maximum eight (8) units per acre of the gross acreage of the Master Development Plan. Additional dwelling units exceeding eight (8) units per acre may be approved by the City Council as an amendment to the Master Development Plan (MDP).

Street vendors.

Upper floor residential condominium combined with commercial and/or office use on the main floor in the same building. (Ord. 2008-19, 11-18-2008)

17.70.040: USE REGULATIONS:

Uses may be conducted in BH-MU zones only in accordance with the following regulations:

A. Only allowed permitted, conditional or accessory uses as set forth in this chapter may be conducted in BH-MU Zzones. Residential uses (not including upper floor residential) in a BH-MU zone may not exceed twenty percent (20%) of the gross land area in the zone. A conditional use permit must be obtained prior to the establishment of a conditional use. Sexually oriented business is prohibited in the BH-MU Zzones.

- B. All uses in BH-MU Zzones shall be conducted within completely enclosed buildings, unless otherwise allowed in this chapter, except **outdoor kiosks, vendor carts, and** those temporary uses customarily conducted in the outdoors, including Christmas tree lots, fireworks stands and parking lot sales associated with an approved use on the property. Parking lot sales may be conducted up to four (4) 1-week periods per year.
- C. Accessory uses **may be conducted and accessory** buildings may be conducted **constructed** in BH-MU **Z**_zones only in conjunction with allowed permitted and conditional uses. Accessory uses include, but are not limited to, parking lots and terraces, properly screened utility and loading areas and other buildings and activities which are incidental and subordinate to the principal permitted or conditional use on the premises.
- D. There shall be no open storage of trash, debris, used, wrecked or neglected materials, equipment or vehicles in BH-MU Zzones. No commercial materials, goods or inventory may be stored in open areas in BH-MU Zzones, except for temporary display items which are removed daily and which may be located only on private property no closer than ten feet (10') from any public right of way. No more than twelve (12) small party balloons and six (6) weatherproof placards, each not exceeding two feet (2') square, per business may be attached to the displays and shall be removed daily with the displays. All other signs and devices are prohibited. Outdoor storage of inventory or products such as firewood, water softener salt, garden supplies including plants and other landscaping materials and building materials is permitted only in screened areas approved for such purpose with site plan review.
- E. No vehicle, boat or trailer, or parts thereof, which is in a wrecked, junked, dismantled, inoperative or abandoned condition, attended or not, may be parked or stored in BH-MU Zzones for longer than seventy two (72) hours unless stored within a completely enclosed building.
- F. No commercial vehicles such as earthmoving or material handling equipment, semi-trucks or trailers or any commercial truck, trailer or vehicle may be stored in the BH-MU **Z**_zone for longer than seventy two (72) hours, except in conjunction with an approved use, or approved development or construction activities on the property.
- G. Utility trailers and recreational vehicles such as motor homes, travel trailers, watercraft, campers and all-terrain vehicles, may not be stored in any area in BH-MU Zzones, except in conjunction with a single-family dwelling. Said trailers and vehicles shall be stored within lawfully constructed buildings or behind the front line of the dwelling, except that said vehicles may be stored temporarily in front or street side yards for no longer than seventy two (72) hours. Recreational and utility vehicles may be stored permanently in the street side yard of a corner lot only if stored completely behind the front line of the main building and at least eight feet (8') from the street right of way line and if enclosed with a six foot (6') high solid vinyl or masonry fence. Travel trailers, campers and motor homes may

not be occupied as living quarters in the BH-MU **Z**zone, except that a vehicle owned by a guest of the resident may be stored and occupied in the required front yard or side yard of the permanent dwelling for no more than seven (7) days per calendar year.

H. Home occupations may be licensed in any residence in BH-MU Zzones according to provisions of **chapter 17.98** of this title. (Ord. 2007-02, 1-16-2007)

17.70.050: ZONE ESTABLISHMENT:

Each proposed BH-MU **Z**zone shall be contiguous to the Bangerter Highway right of way. Each proposed BH-MU **Z**zone shall be accompanied by a master development plan ("MDP") which specifies land use areas and residential densities **including the total number of residential units**. Retail, office, residential 8, mixed use (containing upper floor residential), open space and public/quasi-public land use areas will be shown on the MDP. The MDP shall be adopted as an exhibit to the ordinance establishing the BH-MU **Z**zone in which it is proposed. The MDP shall may be amended **adopted** by the City Council after the establishment of the BH-MU **Z**zone by following standard rezoning procedures of <u>chapter 17.22</u> of this title. The Planning Commission <u>City Council</u> shall review and may approve necessary amendments to the MDP based upon appropriate changes to the land use mix and market conditions. (Ord. 2007-02, 1-16-2007)

17.70.060: DEVELOPMENT REVIEW:

All uses proposed in **the** BH-MU **Z**_zones may only be established in conformance with development review procedures of the city. Applicants shall follow the procedures and requirements of this code regarding development review in the preparation and review of development proposals in **the** BH-MU **Z**_zones. All uses shall be conducted according to the approved plan or plat and any conditions of approval. Plans or plats may not be altered without prior approval of the city, except as allowed under state law. The following procedure shall be used for site plan review of projects in the BH-MU **Z**_zone:

- A. The developer shall prepare and submit a concept plan as described in section <u>**16.24.030**</u> of this code.
- B. The developer shall prepare and submit a design book with the concept plan containing typical renderings of cross sections and plan views of the following:

1. Existing and proposed public street curb, gutter, sidewalk, park strip, landscaping, streetlights and pavement.

2. Yard areas between buildings and public streets, including trees, grass, shrubs, ground cover, signs and screen walls.

3. Parking areas, walkways, driveways, landscaped areas and storm detention/retention areas.

4. Architectural features, including materials and colors, of buildings, freestanding and wall mounted signs and light fixtures, trash enclosures, utility and loading area screen walls, pedestrian furniture and artwork.

- 5. Other improvements as required by city staff.
- C. The city staff shall review the concept plan and design book and provide comments to the developer who will make needed revisions to the documents. Upon final review and approval of city staff, the concept plan and design book for the development will be scheduled on the Pplanning Ceommission agenda for a public hearing. Amendments or changes to the approved design book may be approved by the Planning Commission subsequent to their review and a public hearing to hear comments regarding the proposed amendments or changes.
- D. Upon approval of the concept plan and design book by the Pplanning Ceommission, site plans for all or portions of the BH-MU Zzone may be prepared according to section <u>16.24.040</u> of this code and submitted to city staff for review. City staff may approve, approve with conditions, or deny the site plans for the proposed development.
- E. A decision of the city staff regarding site plans in the BH-MU Zzone may be appealed according to procedures set forth in section <u>16.04.370</u> of this code. (Ord. 2007-02, 1-16-2007)

17.70.070: LOT WIDTH AND FRONTAGE:

No minimum lot width is required in the BH-MU **Z**zone except as established with development approval. Each lot or parcel in BH-MU **Z**zones must front on or have legal access to a public street. (Ord. 2007-02, 1-16-2007)

17.70.080: AREA REQUIREMENTS:

The following area requirements shall apply in the BH-MU zone:

- A. Minimum Zone Area: The minimum area of a BH-MU Zzone shall be one hundred (100) acres.
- B. Minimum Project Area: "Project" shall be defined as any development in BH-MU
 Zzones for which preliminary plat or site plan approval has been proposed or granted. The minimum area of any project in BH-MU Zzones shall be one quarter acre.
- C. Minimum Lot Area: There shall be no minimum lot area in BH-MU Zzones, except as established with development approval.

D. Maximum Residential Area: Maximum residential use area in BH MU zones is twenty percent (20%) of the gross land area in the zone. (Ord. 2007 02, 1-16-2007)

17.70.090: PRIOR CREATED LOTS:

Nonconforming lots or parcels of land which legally existed or were created by a preliminary or final plat approval prior to the establishment of a BH-MU **Z**zone shall be brought into conformance with the requirements of this chapter prior to **new** development. (Ord. 2007-02, 1-16-2007)

17.70.100: YARD REQUIREMENTS:

Yard requirements in the BH-MU **Z**zone shall be determined with site plan, subdivision and/or condominium review by the **P**_Planning **C**eommission. Non-single-family residential buildings shall be separated from single-family residential lot lines by a minimum distance of thirty feet (30'), of which ten feet (10') adjacent to the property line shall be landscaped, unless said uses are contained in the same building. (Ord. 2007-02, 1-16-2007)

17.70.110: PROJECTIONS INTO YARDS:

The following may be erected on or projected into any required yard space in BH-MU zones:

A. Fences and walls in conformance with city codes and ordinances.

- B. Landscape elements, including trees, shrubs and other plants.
- C. Utility or irrigation equipment or facilities.
- D. Single family detached residential *Đ*decks not more than two feet (2') in height.
- E. **Single family detached residential** C cornices, eaves, sills, planter boxes, stairways, landings, porches, decks or similar architectural features attached to the building extending not more than two feet (2') into a side yard or four feet (4') into a front or rear yard.
- F. Single family detached residential Gchimneys, fireplace keys, box or bay windows or cantilevered walls attached to the building not exceeding eight feet (8') wide and extending not more than two feet (2') into a side yard or four feet (4') into a front or rear yard. (Ord. 2007-02, 1-16-2007)

17.70.120: PARKING AND ACCESS:

Parking areas and access in BH-MU Zzones shall meet requirements of <u>chapter</u> <u>16.26</u> of this code. In order to enhance pedestrian access and walkability, site

design should focus on orienting buildings to streets and driveways with parking placed to the rear or side of structures.

A reduction in required parking may be granted by the Planning Commission upon recommendation by the Community Development Director and City Engineeer, when justification for such can be made. Shared parking and mixed use site plan design shall be considered in determining parking reduction. Strategies for walkable commercial development as suggested by "Envision Utah's Urban Planning For Quality Growth" shall be implemented where appropriate. (Ord. 2007-02, 1-16-2007)

17.70.130: FENCING, SCREENING AND CLEAR VISION:

The following fencing, screening and clear vision requirements shall apply in BH-MU zones:

- A. All mechanical equipment, antennas (where possible), loading and utility areas and trash receptacles shall be screened from view **from a public street** with architectural features or walls consistent with materials used in the associated buildings.
- B. The boundary of a BH-MU Zzone which is not in or adjacent to a street and which is adjacent to a single-family residential or agricultural zone shall be fenced with a six foot (6'), decorative precast concrete panel or masonry fence as determined with development approval. Six foot (6') solid vinyl boundary fencing may be allowed in unusual circumstances such as adjacent to property which is master planned for nonresidential uses. A higher fence may be required or allowed by the city in unusual circumstances. A building permit is required for fences and walls over six feet (6') high. Other fencing or landscaping techniques may be used to buffer waterways, trails, parks, open spaces or other uses as determined with development approval.
- C. No wall, fence or screening material shall be erected between a street and a front or street side building line in BH-MU **Z**zones, except for **single family residential developments, and** as required in subsection A of this section.
- D. Landscape materials, except for mature trees which are pruned at least seven feet (7') above the ground, and fences shall not exceed two feet (2') in height within a ten foot (10') triangular area formed by the edge of a driveway and a street right of way line or within a thirty foot (30') triangular area formed by the right of way lines of intersecting streets. (Ord. 2007-02, 1-16-2007)

17.70.140: ARCHITECTURAL STANDARDS:

The following architectural standards are required in BH-MU Zzones:

- A. Architectural drawings and elevations, exterior materials and colors of all buildings shall be submitted in conjunction with development review. An architectural theme governing the project shall be submitted for review.
- B. All building materials shall be high quality, durable and low maintenance.
- C. Building materials for structures, Single family residential and townhome dwellings, including garages, shall use be constructed with brick, or stone, or cement fiber products (i.e. Hardie Board) in combinations that create aesthetically pleasing architecture. Stucco products, if used, shall clearly be used in minimal amounts and as a contrast or accent to other building materials, i.e. gables. Both vertical and horizontal elements should be used, as appropriate, to enrich and give a variety to the architectural theme. Individual buildings shall have enough architectural variation to be recognizable as separately recognizable structures. in the minimum amount of three feet (3') times (x) the perimeter of the foundation (including garage),
- D. Except for flat or shed-style roofed structures approved by the Planning Commission through design book review, a minimum six eight to twelve (68:12) roof pitch shall be required and a minimum two (2) car garage (minimum 202 feet by 202 feet, or the square footage approximate approved equivalent for tandem parking approved by the Planning Commission in conjunction with a site plan, subdivision plat or condominium map for the development.
- **E**D. Exterior walls of buildings, in excess of sixty feet (60') in length, shall have relief features at least four inches (4") deep at planned intervals. All sides of buildings shall receive design consideration.
- FE. Signs shall meet requirements of <u>chapter 16.36</u> of this code and shall be constructed of materials which complement the buildings which they identify.
- GF. Maximum building height in BH-MU zones shall be four (4) stories, <u>unless</u> <u>otherwise approved by the City Council</u>, except that the maximum height shall be two (2) stories within four hundred feet (400') of any single-family residential zone.
- HG.The exteriors of buildings in the BH-MU Zzone shall be properly maintained by the owners. (Ord. 2007-02, 1-16-2007)
- I. Architectural design and site layout shall be compliant with the basic principles of C.P.T.E.D. (Crime Prevention Through Environmental Design), i.e. natural surveillance, natural access control, territoriality, and maintenance.

17.70.150: LANDSCAPING:

The following landscaping requirements and standards shall apply in the BH-MU **Z**eone:

- A. The front, side and rear yards of lots in BH-MU Zzones shall be landscaped and properly maintained with grass, trees and other plant **and/or permeable landscape** material.
- B. All areas of lots in BH-MU Zzones not approved for parking, buildings or other hard surfacing shall be landscaped and properly maintained with ground covers that may include turfgrass, deciduous and evergreen trees and other plant and/or permeable landscape material (including properly designed xeriscape), approved in conjunction with a site plan, plat or record of survey map for the development. Drought resistant plant materials are encouraged.
- C. A minimum of one tree per five hundred (500) square feet, or part thereof, of required landscaped yard areas is required in BH-MU Zzones in addition to other trees required in this section. A minimum of thirty percent (30%) of required yard area trees shall be minimum seven foot (7') evergreens. Deciduous trees shall be minimum two inch (2") caliper. Deciduous and evergreen trees required in this section shall be dispersed throughout the required yard areas on the site.
- D. All collector street and other public and private Ppark strips (planting area between streets/driveways and sidewalks) are required in BH-MU Zzones and shall be improved with street trees with appropriate ground covers and maintained by the adjoining owners according to specifications adopted by the city unless otherwise allowed with development approval. Park strips shall be of sufficient width to accommodate the root zone of the approved street tree species, i.e. at least five feet (5') for ornamental trees.
- E. Trees may not be topped nor may any landscape material be removed in BH-MU Zzones without city approval. Any dead plant material shall be replaced in accordance with the requirements of this chapter and the conditions of site plan, plat or map approval.
- F. The following landscaping requirements shall apply in parking areas in BH-MU **Z**zones:

1. Curbed planters with two inch (2") or larger caliper shade trees and grass, shrubs or ground cover shall be installed at the ends of parking rows. Planters shall be at least five feet (5') wide.

2. Shade trees shall be planted between double parking rows at minimum intervals of six (6) stalls and along single parking rows at minimum intervals of three (3) stalls and no farther than six feet (6') from the parking area. Shade trees are not required in parking rows which are adjacent to buildings **only if parking is adjacent to a covered sidewalk**.

- 3. All landscaped areas adjacent to parking areas shall be curbed.
- G. A minimum twenty foot (20') wide landscaped **planting area** planter shall be required along the Bangerter Highway right of way on lots and parcels in the BH-MU zone which adjoin the highway right of way. This area may be counted toward any minimum yard area that would otherwise be required adjacent to the highway right of way. These areas shall be planted with trees and other plant/landscape materials approved with the development.
- H. Developments which are contiguous to canals, streams or drainage areas shall make reasonable efforts to include banks and rights of way in the landscaping of the project and the urban trails system. Any areas so included and perpetually preserved may be counted toward required yard space for the development. If approved by the city engineer, waterways which traverse developments may be left open if properly landscaped and maintained by the adjacent owners. Waterways may not be altered without written approval of any entity or agency having jurisdiction over said waterways.
- I. All required landscaping in BH-MU Zzones, shall be installed (or escrowed due to season) prior to occupancy.
- J. All landscaped areas, including adjoining public right of way areas, shall be properly irrigated and maintained by the owners. (Ord. 2007-02, 1-16-2007)

17.70.160: LIGHTING:

The following lighting requirements shall apply in BH-MU Zzones:

- A. A lighting plan shall be submitted with all new developments in BH-MU Zzones. Site lighting shall not exceed forty feet (40') in height. Site and street lighting shall not exceed twenty feet (20') in height within three hundred feet (300') of any single-family residential zone or in public park strips.
- B. Lighting for commercial uses which is within three hundred feet (300') of residential lots shall be shielded to prevent glare on said residential lots.
- C. All lighting fixtures shall **evoke a 'village' feel to the development and** be architectural grade consistent with the architectural theme of the **project** development. Lighting fixture detail will be submitted for approval with the development. (Ord. 2007-02, 1-16-2007)

17.70.170: OTHER REQUIREMENTS:

The following provisions shall apply in BH-MU Zzones:

A. Private Covenants: The developer of a condominium project or PUD in a BH-MU **Z**zone shall submit a proposed declaration of covenants to the city attorney for

review, including an opinion of legal counsel licensed to practice law in the state that the condominium meets requirements of state law, and record the covenants with the condominium map or subdivision plat for the project.

- B. Grading and Drainage: All developments in BH-MU **Z**zones shall be graded according to the city engineering and building requirements to provide adequate drainage on and off the property. Buildings shall be equipped with facilities for the discharge of all roof drainage onto the subject lot or parcel.
- C. Easements: Buildings may not be located within public easements without written approval from the affected parties.
- D. Maintenance: All developments shall be properly maintained by the owners.
- E. Phasing Plan: A project phasing plan shall be submitted for review at the time of preliminary plat or site plan approval. Development shall be in accordance with the phasing plan unless a revised phasing plan is approved by the city. (Ord. 2007-02, 1-16-2007)

Section 2. <u>Amendment.</u> The development plan included as Exhibit A to this Ordinance is hereby adopted as the amended and revised Master Development Plan("MDP") for the BH-MU Zone.

Section 3. <u>Severability.</u> If any section, part, or provision of this Ordinance is held invalid or unenforceable by a court of competent jurisdiction, such unenforceability shall not affect any other portion of this Ordinance, and all sections, parts and provisions of this Ordinance shall be severable.

Section 4. <u>Effective Date.</u> This Ordinance shall become effective immediately upon publication or posting as required by law.

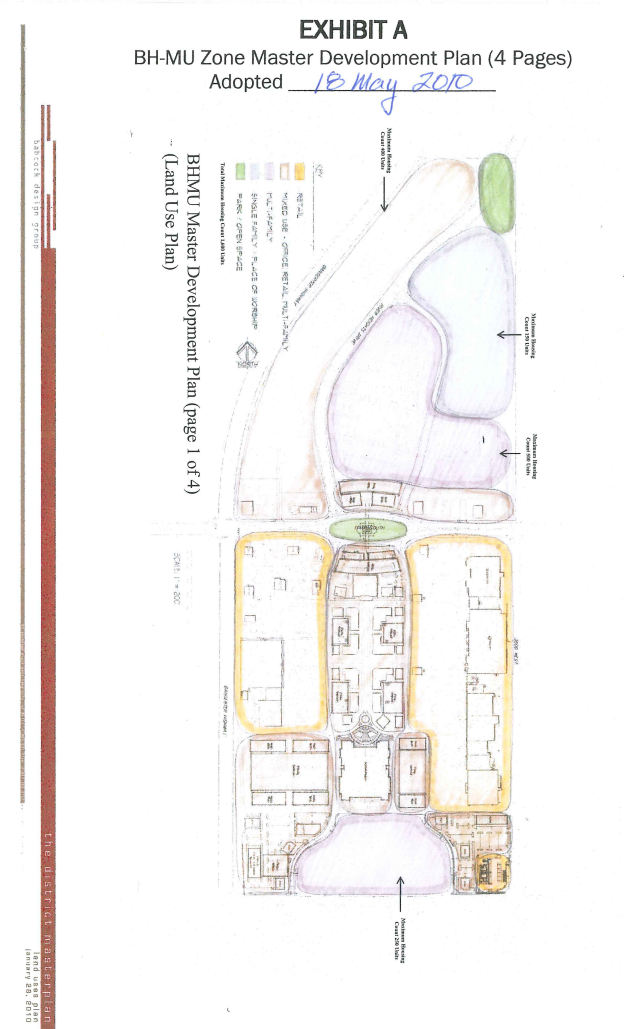
PASSED AND ADOPTED BY THE CITY COUNCIL OF SOUTH JORDAN CITY, STATE OF UTAH, ON THIS 18th DAY OF may , 2010 BY THE FOLLOWING VOTE.

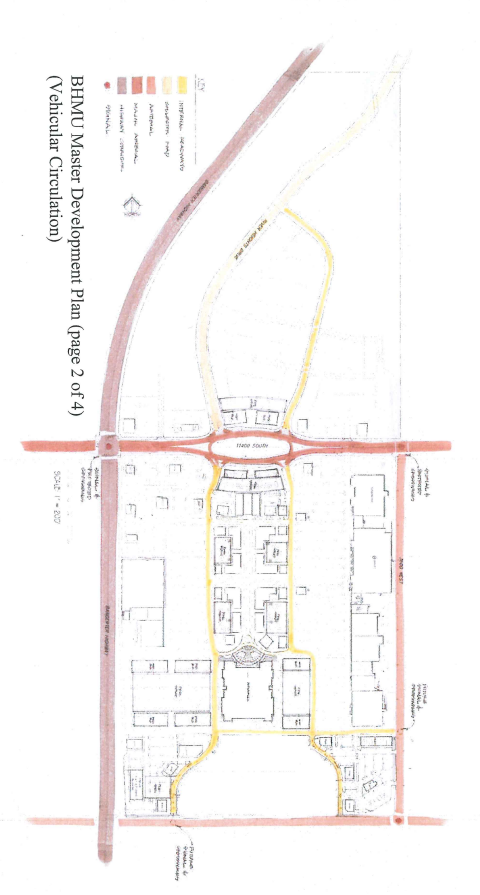
	1				
	0	YES	NO	ABSTAIN	ABSENT
Brian Butters		_χ			
Kathie L. Johnson		X			
Larry Short		X			
Aleta A. Taylor		_X			
Leona Winger		_X			
ATTEST: <u>Commann.West</u> Anna M. West, City Recorder	State	al	W. Ker	Money N	Mayor H

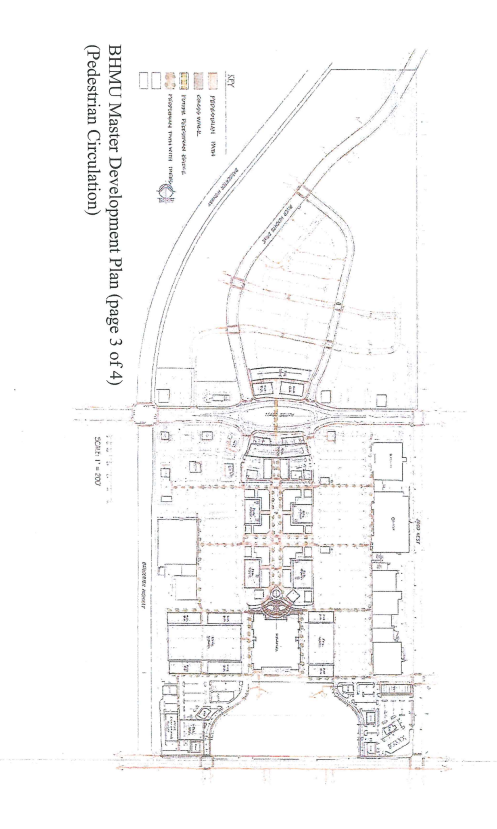
Exhibit A

[to Ordinance 2010.04 AN ORDINANCE AMENDING SECTION 17.70 OF TITLE 17 OF THE SOUTH JORDAN MUNICIPAL CODE PERTAINING TO THE BANGERTER HIGHWAY MIXED USE ZONE (BHMU) passed and adopted by the South Jordan City Council, May 18, 2010]

BH-MU Master Development Plan (4 Pages)









(Maximum Build Out Plan) BHMU Master Development Plan (page 4 of 4)

ATTACHMENT J



Issue:MOSAIC - RESIDENTIAL DEVELOPMENT
CONDITIONAL USE PERMITAddress:11210 S. River Heights Dr.File No:PLCUP202400023Applicant:Jacob Ballstaedt, Garbett Homes

Submitted by: Damir Drozdek, Planner III

Staff Recommendation (Motion Ready): I move that the Planning Commission **approve** application PLCUP202400023 to allow a multi-family residential project on property generally located at 11210 S. River Heights Dr. in conjunction with the applicable design book and a concept plan.

ACREAGE: CURRENT ZONE: CURRENT USE: FUTURE LAND USE PLAN: NEIGHBORING ZONES/USES:	Approximately 4 acres BH-MU (Bangerter Highway - Mixed Use) Zone Vacant Properties EIO (Economic Infill Opportunity) North – BH-MU / ICO District Apartments South – BH-MU / Office building West – R-M-6 / Bangerter Highway East – BH-MU / River Heights Dr.
---	---

CONDITIONAL USE REVIEW:

A use is conditional because it may have unique characteristics that detrimentally affect the zone and therefore are not compatible with other uses in the zone, but could be compatible if certain conditions are required that mitigate the detrimental effect.

To impose a condition on a use, the detrimental effect must be identified and be based on upon substantial evidence, not simply a suspicion or unfounded concern. Any condition must be the least restrictive method to mitigate the detrimental effect.

The Planning Commission shall approve a conditional use permit application if reasonable conditions are proposed, or can be imposed, to mitigate the reasonably anticipated detrimental effects of the proposed conditional use in accordance with applicable standards.

The Planning Commission may deny a conditional use permit application if the reasonably anticipated detrimental effects of a proposed conditional use cannot be substantially mitigated by the proposal or the imposition of reasonable conditions to achieve compliance with applicable standards. Further, City Code § 17.18.050 provides:

I. COMPLIANCE AND REVOCATION:

- 1. A conditional use may be commenced and operated only upon:
 - a. compliance with all conditions of an applicable conditional use permit;
 - b. observance of all requirements of this title relating to maintenance of improvements and conduct of the use or business as approved; and
 - c. compliance with all applicable local, state, and federal laws.
- 2. A conditional use permit may be revoked by the City Council at any time due to the permitee's failure to commence or operate the conditional use in accordance with the requirements of subsection A of this section.

BACKGROUND:

The applicant is requesting that the Planning Commission review and approve a Conditional Use Permit for a multi-family residential project generally located at 11210 S. River Heights Dr. As proposed, the project will consist of 72 townhome units and four twin home units (two twin homes) totaling 76 housing units. All buildings will be three stories high, reaching heights of approximately 39'at their peak. Buildings will have a variety of exterior finishes and materials with different colors and minor design changes to help differentiate one building from the next. All units will be for sale.

There will be one access to the project off River Heights Dr. Another two access points will be provided from the south, connecting the project to the abutting office development. All drives and parking areas will be private and maintained by the HOA. The drives will be 26' wide as measured from back of curb to the back of ribbon curb. All units will be rear loaded. Guest parking will be provided at three different locations within the project (at the south end, the southwest end and the northwest end of the project).

Townhomes along River Heights Dr. will face the street. The central portion of the project will have townhome units facing each other with a green/open space in between the buildings. Townhome units at the north end will be facing an existing vinyl fence along the north boundary. However, along the west boundary, townhome units will not face Bangerter Highway and the associated future masonry wall. These units will side onto the highway. All areas within the project that are not intended to be used for parking and/or traffic flow will be landscaped.

A decorative masonry wall will be installed along Bangerter Highway as required by City Code. There is an existing six-foot vinyl fence along the north boundary. This fence will remain in place. Currently there is no fencing along the south or the east project boundary. These two boundaries will remain fence-free. However all townhome units are proposed to have a small 3' fence around the front yards to provide for a little privacy.

STAFF FINDINGS, CONCLUSIONS & RECOMMENDATION:

Findings:

- The subject property is located in the BH-MU zone.
- Although multi-family or single-family attached housing are currently prohibited in the Uses Chapter (City Code § 17.18), housing in the BH-MU zone is governed by a

previously adopted development agreement. The development agreement lists multifamily projects as conditional use, and designates the location, type and number of possible housing units in the zone. The agreement is attached to this report.

- Multi-family projects are required to have at least two housing types per the agreement. The project contains townhomes and two twin homes.
- As part of the approval process, the applicant is required to submit a design book and a concept site plan with the application for Planning Commission review and approval. Amendments or changes to the approved design book may be approved by the Planning Commission after another review and public hearing.
- Staff has not identified any potential detrimental effects to the zone that the proposed use/project may cause.
- On March 13, 2024, the Architectural Review Committee reviewed the proposed architecture and recommended approval of the architecture described in the design book.
- A project similar to this one and proposed by Sequoia Development and Lennar Homes, containing 58 townhome units and four (4) twin home units, received a CUP and preliminary subdivision plat approval on April 26, 2022.

Conclusion:

• The proposed use does not appear to violate any health, safety or welfare standards. In addition, staff was not able to identify any detrimental effects to the zone. For that reason, staff recommends approval of the application.

Recommendation:

• Based on the Findings and Conclusions listed above, Staff recommends that the Planning Commission take comments at the public hearing and **approve** the Application, unless, during the hearing, facts are presented that contradict these findings or new facts are presented, either of which would warrant further investigation by Staff.

ALTERNATIVES:

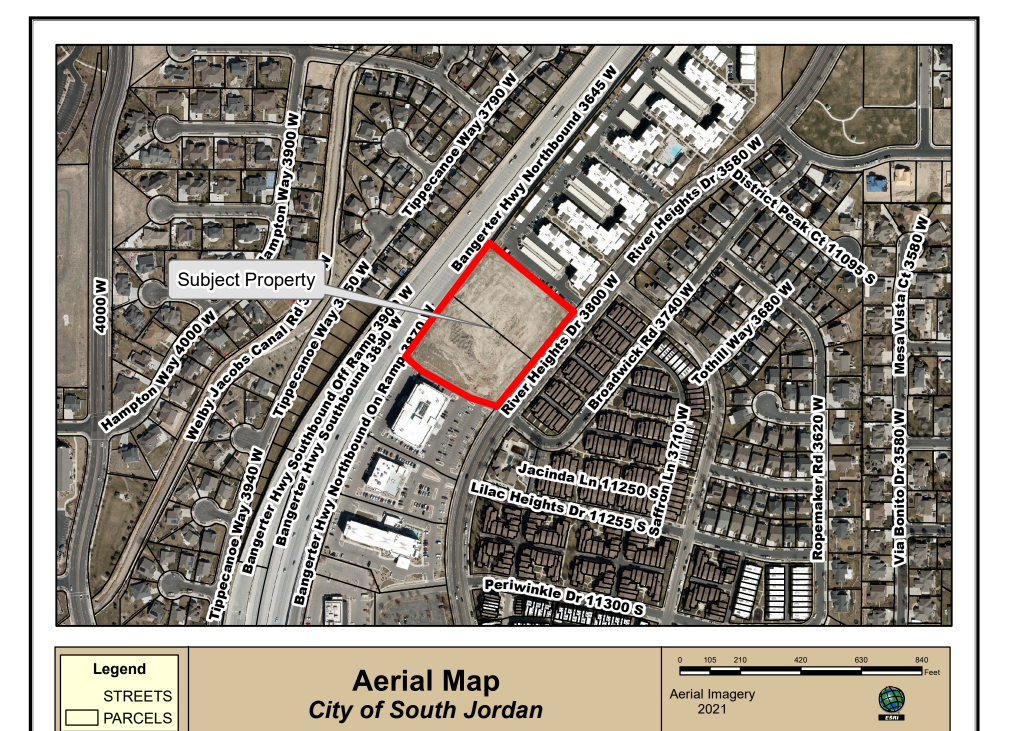
- Approve the Application with conditions.
- Deny the Application.
- Schedule the Application for a decision at some future date.

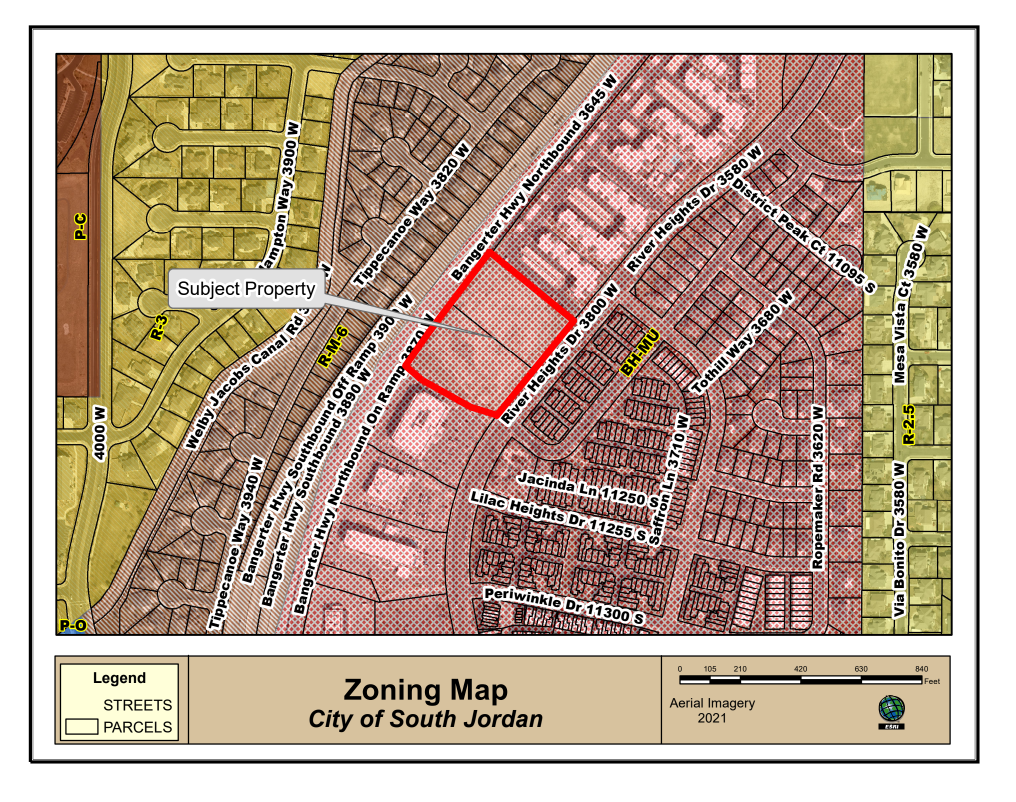
SUPPORT MATERIALS:

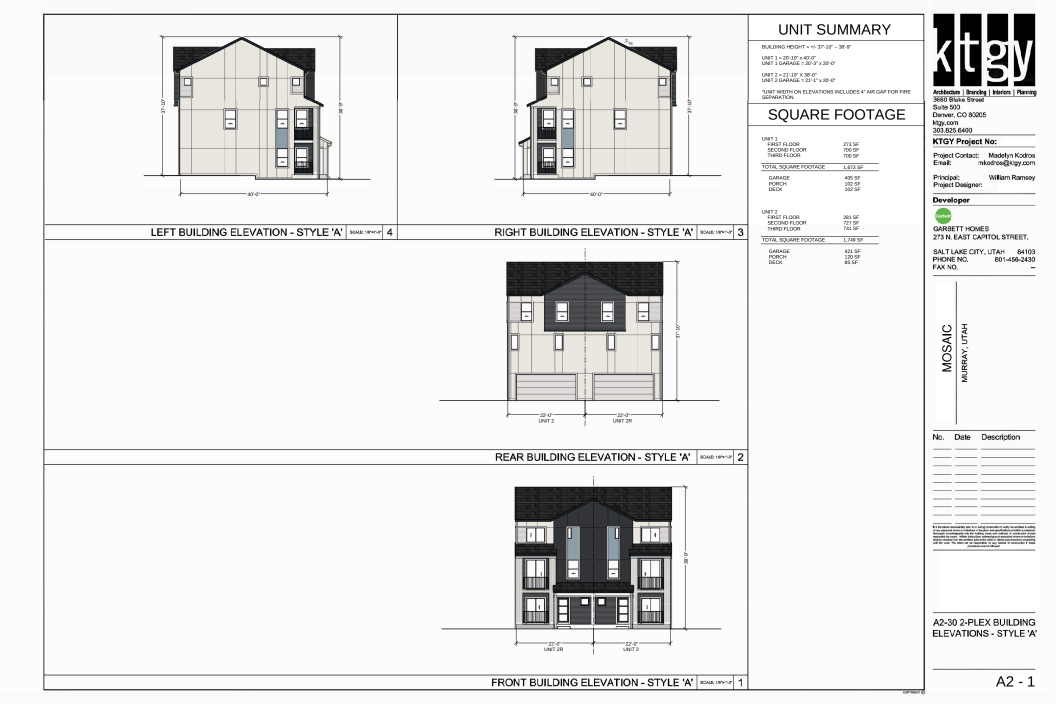
- Aerial Map
- Zoning Map
- District Heights Building Elevations (Design Book)
- District Heights Concept Site Plan

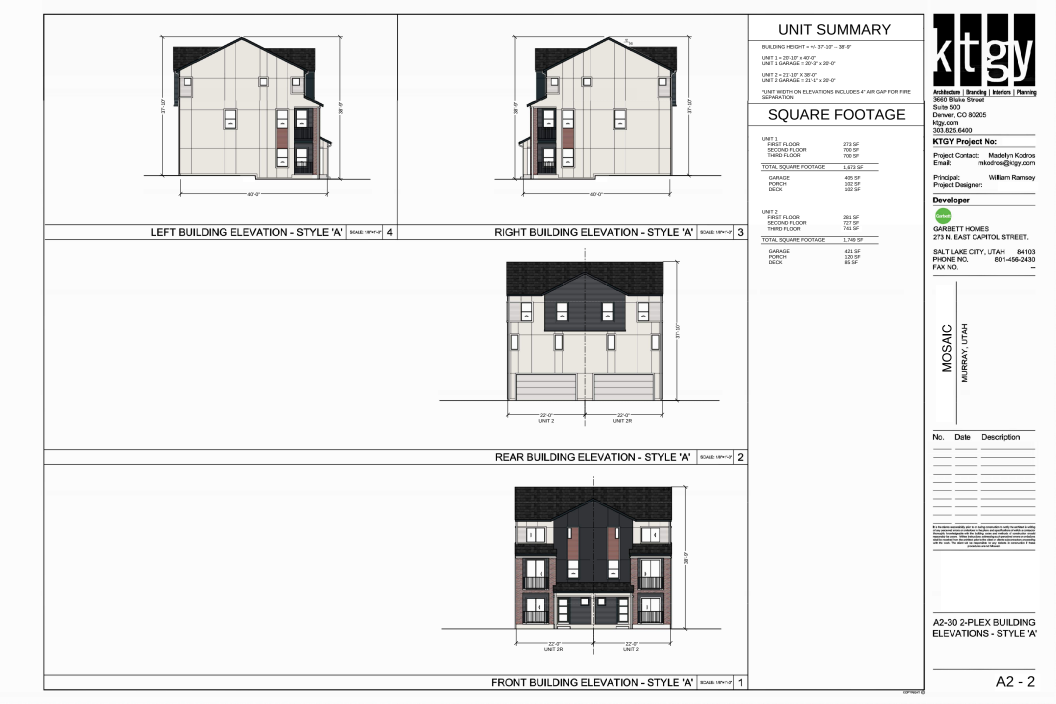
Damir Drozdek, AICP Planner III, Planning Department

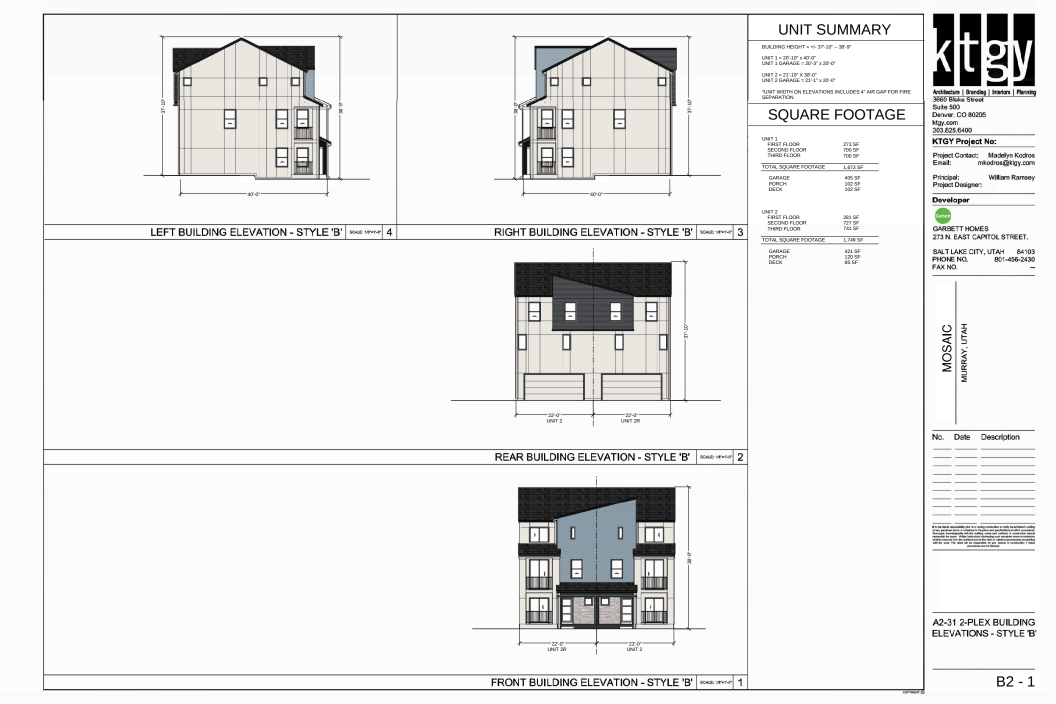
- Proposed Fencing and Landscape Plan
- ARC Minutes
- Development Agreement
- Applicant's Response





























MOSAIC MURRAY, UTAH # 2023-0227











MOSAIC MURRAY, UTAH # 2023-0227











MOSAIC MURRAY, UTAH # 2023-0227











MOSAIC MURRAY, UTAH # 2023-0227











MOSAIC MURRAY, UTAH # 2023-0227

2023-0227

EXTERIOR RENDERINGS December 5, 2023 4-PLEX GABLE ROOF - SCHEME 1









Garbett Homes 273 North East Capitol Street Salt Lake City, Utah 84103 (801) 456-2430

MOSAIC MURRAY, UTAH # 2023-0227 EXTERIOR RENDERINGS December 5, 2023 4-PLEX GABLE ROOF - SCHEME 2











Garbett Homes 273 North East Capitol Street Salt Lake City, Utah 84103 (801) 456-2430 MURRAY, UTAH

MOSAIC MURRAY, UTAH #2023-0227









MOSAIC MURRAY, UTAH #2023-0227

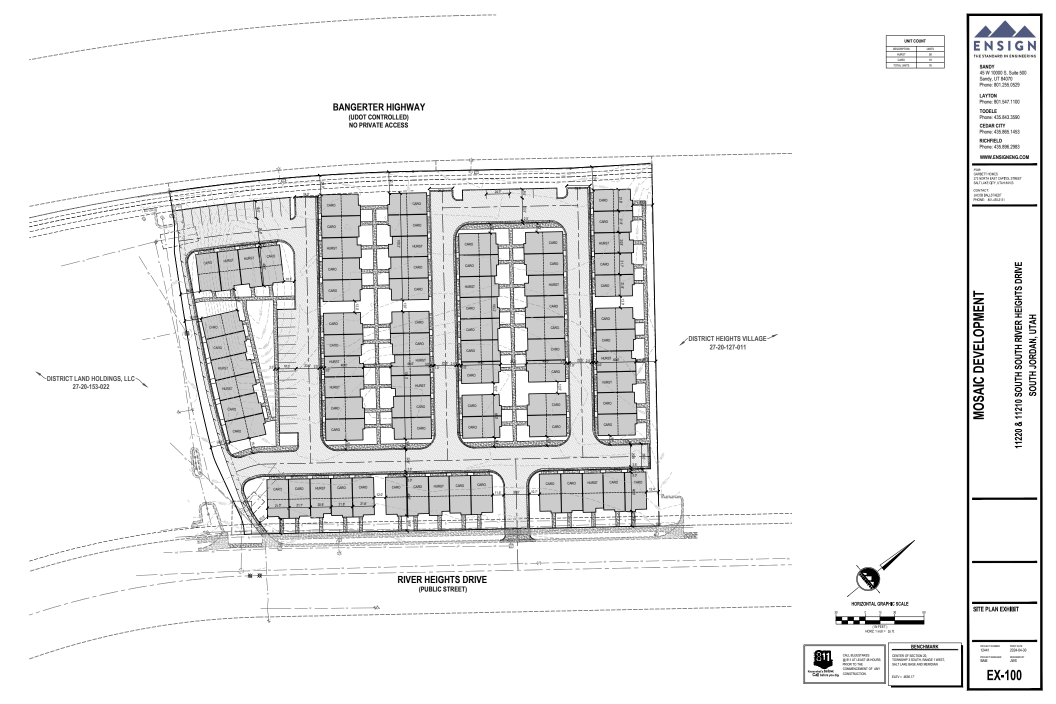
EXTERIOR RENDERINGS December 5, 2023

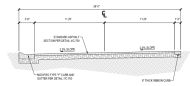
4-PLEX SHED ROOF - SCHEME 2











2 FIRE LANE ALLEY CROSS SECTION (26' ROW)



Mosaic

Bangerter Hwy.



- 15 buildings
- 2 duplex 1 - 4 plex
- 6 5 plex
- 4 6 plex
- 2 7 plex
- 72 townhomes
- 4 duplex units
- 31 guest parking stalls
- 152 garage parking stalls

River Heights Dr.

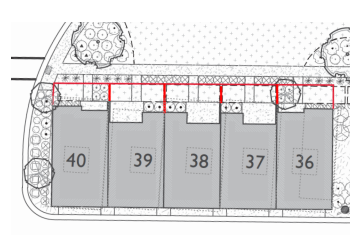




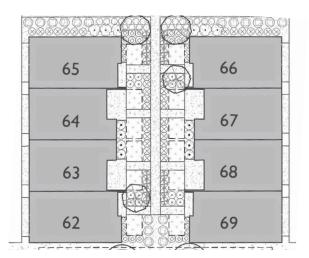
Proposed Fencing & Landscape Plan



3' Max Fence Height



All shrubs and trees. No turf.



CITY OF SOUTH JORDAN ARCHITECTURAL REVIEW COMMITTEE MEETING MINUTES SOUTH JORDAN CITY HALL – MAPLE CONFERENCE ROOM WEDNESDAY, MARCH 13, 2024



Minutes Prepared by: Rebecca Messer

Attendance City Staff: Damir Drozdek, Kathie Johnson, Ray Wimmer, and Rebecca Messer

Attendance Applicant(s): Jacob Ballstaedt

ARCHITECTURAL REVIEW COMMITTEE MEETING

THE MEETING STARTED AT 8:30 A.M. AND THE MEETING WENT AS FOLLOWS:

A. <u>GENERAL BUSINESS ITEMS</u>

A.1 MOSAIC

Location: 11220 S. River Heights Dr. Project No: PLCUP202400023 Applicant: Jacob Ballstaedt, Garbett Homes Planner: Damir Drozdek

Project description –

Multi-Family use townhomes that will be sold to homeowners.

ARC Committee's recommendations steps to move the project forward with the project to be presented to Planning Commission and City Staff concerns:

The material utilized will be three colors, two types of brick, and a stone. The stone is stained and requires minimal upkeep.

It will be the responsibility of the HOA to take care of maintenance on the fiber cement exterior.

The applicant intends to contract with a property management service to oversee the townhomes' future maintenance.

There are no amenities proposed by the applicant for this development. A small area will remain an open space on the premises.

The applicant is responding to the planner's comments regarding the road. They intend to flip one of the structures in order to accommodate closer parking.

Garages will be situated in the rear portions of the townhomes.

Committee approved the proposed architectural design for this project.

ADJOURNMENT