

Board of County Commissioners

Canyon County Development Services Dept.

Case No. CR2022-0033

HEARING DATE: May 6, 2024

OWNER: Shawn & Rae

Lynn Kelley

Dan Lister, PLANNER: Principal

Planner

CASE NUMBER: CR2022-0033

24720 Harvey

Road,

LOCATION: Caldwell

Parcel No.

R38194010A



PROJECT DESCRIPTION

The owners and applicants, Shawn & Rae Lynn Kelley, are requesting a <u>conditional rezone</u> of parcel R38194010A from an "A" (Agricultural) zone to a "CR-R-1" (Conditional Rezone – Single Family Residential). The request includes a development agreement limiting development to three (3) buildable lots. The 4.12-acre parcel is located at 24720 Harvey Road, Caldwell, also referenced as a portion of the NW¼ of Section 35, T5N, R3W, B-M Canyon County, Idaho.

PROJECT INFORMATION (See Exhibit 1 for Parcel Information)

The subject parcel, 4.12 acres, was approved via an Administrative Land Division (AD2022-0003, Exhibit 7). A dwelling was built on the property in 2022 (BP2022-0572). The property was purchased by the applicant on April 1, 2022 (Exhibit 2e).

If approved, platting is required. The applicant submitted a preliminary plat, Alpine View Estates (SD2022-0056) which can be considered once CR2022-0033 is approved.

APPLICABLE CODE

CCZO Section 07-02-03 - Definitions

CONDITIONAL REZONE: The rezoning of land with conditions imposed so that if the conditions are not complied with, the rezone may be withdrawn and the land reverts back to its former zoning classification.

CCZO Section 07-10-21(2) - Minimum Parcel or Lot Size - TABLE 2 - MINIMUM PARCEL OR LOT SIZE

	Minimum Lot Size	Minimum Lot Width
Agricultural Zone A	40 acres or in accordance with the administrative land division requirements of article 18 of this chapter	60'
Residential Zone R-R	Average minimum lot size of 2 acres for a residential lot ^{3,4}	60'

Residential Zone R-1 Average minimum lot size of 1 acre for residential lot ^{1,3,4}	a 60'
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Notes:

- 1. For parcels within the Area of City Impact with central sewer and/or water services, the parcel or lot size may be reduced to 12,000 square feet.
- 3. Where a property owner dedicates land for public use or right-of-way for roadways where no direct lot access is provided, the total number of lots that can be created on a property through subdivision is calculated by the total parcel size prior to platting divided by the average minimum lot size. The resulting lots, and residential lots created through an administrative land division in subsection 07-18-01(1) of this chapter, may reduce the average minimum lot size by no more than 15 percent.
- 4. The average minimum lot size shall be calculated for the residential lots within each phase of a subdivision.

CCZO Section 07-10-25: PURPOSES OF ZONES

- (1) The purposes of the A (Agricultural) Zone are to:
 - A. Promote the public health, safety, and welfare of the people of the County by encouraging the protection of viable farmland and farming operations;
 - B. Limit urban density development to Areas of City Impact in accordance with the comprehensive plan;
 - C. Protect fish, wildlife, and recreation resources, consistent with the purposes of the "Local Land Use Planning Act", Idaho Code title 67, chapter 65;
 - D. Protect agricultural land uses, and rangeland uses, and wildlife management areas from unreasonable adverse impacts from development; and
 - E. Provide for the development of schools, churches, and other public and quasi-public uses consistent with the comprehensive plan.
- (2) The purpose of the R-R (Rural Residential) Zone is to encourage and guide growth in areas where a rural lifestyle may be determined to be suitable.
- (3) The purpose of the R-1 (Single-Family Residential) Zone is to promote and enhance predominantly single-family living areas at a low-density standard.

CCZO Section 07-06-07: Conditional Rezone

- (1) Restrictions: In approving a conditional rezone application, the presiding party may establish conditions, stipulations, restrictions, or limitations which restrict and limit the use of the rezoned property to less than the full use allowed under the requested zone, and which impose specific property improvement and maintenance requirements upon the requested land use. Such conditions, stipulations, restrictions or limitations may be imposed to promote the public health, safety and welfare, or to reduce any potential damage, hazard, nuisance or other detriment to persons or property in the vicinity to make the land use more compatible with neighboring land uses. When the presiding party finds that such conditions, stipulations, restrictions or limitations are necessary, land may be rezoned upon condition that if the land is not used as approved, or if an approved use ends, the land use will revert back to the zone applicable to the land immediately prior to the conditional rezone action.
- (2) Development Agreement: Any condition, stipulation, restriction or limitation imposed pursuant to this article shall be incorporated as part of any site plan, plat, document of title of conveyance and building permit relating to the restricted land. Any predevelopment condition, stipulation, restriction or limitation imposed pursuant to this subsection shall be verified as being met prior to the issuance of any building permit. The applicant must execute a written development agreement

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- to implement and be bound by any such condition, stipulation, restriction, or limitation. No final conditional rezone action shall be taken until such development agreement is recorded in the office of the county recorder. The development agreement shall have the effect and impact provided by Idaho Code section 67-6511A.
- (3) Conditional Rezoning Designation: Such restricted land shall be designated by a CR (conditional rezoning) on the official zoning map upon approval of a resolution by the board for an "order of intent to rezone". An "order of intent to rezone" shall be submitted to the board for approval once the specific use has commenced on the property and all required conditions of approval have been met and any required improvements are in place. Land uses that require approval of a subdivision shall have an approved final plat in accordance with this chapter before the "order of intent to rezone" is submitted for approval by the board. Designation of a parcel as CR shall not constitute "spot" zoning and shall not be presumptive proof that the zoning of other property adjacent to or in the vicinity of the conditionally rezoned property should be rezoned the same.
- (4) Time Requirements: All conditional rezones for a land use shall commence (see definition of "commence", section 07-02-03: of this chapter) within two (2) years of the approval of the board. If the conditional rezone has not commenced within the stated time requirement, the application for a conditional rezone shall lapse and become void. All subsequent developments on the property shall reapply for land use approval.
- (5) Notice That Conditional Rezone Conditions Not Being Met: If any person, including staff or member of the commission, files a written notice presenting sufficient evidence, as determined by the director, to establish that the rezone conditions have not been met, or that a use approved by conditional rezoning has been abandoned or has ended, the commission shall notice a public hearing pursuant to article 5 of this chapter, said hearing to be conducted pursuant to article 5 of this chapter. The burden of proof at such hearing shall be on the person who filed the notice. If the commission finds that the rezone conditions are not being followed or that the use approved by conditional rezoning has ended, it may recommend to the board a time schedule for compliance or may recommend that the board order the zone to revert back to the zone from which the property was conditionally rezoned, as provided by subsection (7)I of this section.
- (6) Conditional Rezone Approval:
 - A. Standards Of Evaluation: The presiding party shall review the particular facts and circumstances of the proposed conditional rezone. The presiding party shall apply the following standards when evaluating the proposed conditional rezone:
 - 1. *Is the proposed conditional rezone generally consistent with the comprehensive plan;*
 - 2. When considering the surrounding land uses, is the proposed conditional rezone more appropriate than the current zoning designation;
 - 3. *Is the proposed conditional rezone compatible with surrounding land uses;*
 - 4. Will the proposed conditional rezone negatively affect the character of the area? What measures will be implemented to mitigate impacts;
 - 5. Will adequate facilities and services including sewer, water, drainage, irrigation and utilities be provided to accommodate proposed conditional rezone;
 - 6. Does the proposed conditional rezone require public street improvements in order to provide adequate access to and from the subject property to minimize undue interference with existing or future traffic patterns? What measures have been taken to mitigate traffic impacts:
 - 7. Does legal access to the subject property for the conditional rezone exist or will it exist at time of development; and

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- 8. Will the proposed conditional rezone amendment impact essential public services and facilities, such as schools, police, fire, and emergency medical services? What measures will be implemented to mitigate impacts?
- B. Conditions Must Be Met: If the commission recommends and the board approves such order of preliminary rezoning, the order shall include any conditions, stipulations, restrictions or limitations which the commission recommends and the board finds are necessary to the public health, safety and welfare. Such conditions, stipulations, restrictions or limitations must be met before the "order of intent to rezone" is issued. The development agreement must be signed and recorded before final approval is given.
- C. Conditions Incorporated into Document: Any conditions, stipulations, restrictions or limitations imposed pursuant to this section shall be incorporated as part of any site plan, plat, document of title of conveyance, and building permit relating to the restricted land.
- (7) Provisions Governing the Creation, Form, Recording, Modification, Enforcement and Termination Of A Development Agreement:
 - *I.* Termination of Development Agreements:
 - 1. A development agreement may be terminated and the zoning designation upon which the use is based reversed, upon the failure of the developer to comply with the provisions in the development agreement. The developer shall comply with the requirements set forth in the development agreement. A development agreement may be terminated only after complying with the notice and hearing provisions of Idaho Code section 67-6509.
 - 2. If, as a result of a periodic review, the director finds and determines that the developer has committed a breach of the terms or conditions of the development agreement, the director shall serve notice in writing, within a reasonable time period after the periodic review, upon the developer setting forth with reasonable particularity the nature of the breach and the evidence supporting the finding and determination, and provide a reasonable time period in which to cure such material breach. If the developer fails to cure the breach within the time period given, the county may terminate or modify the development agreement only after complying with the notice and hearing provisions of Idaho Code section 67-6509 and subsection (5) of this section.

PROJECT OVERVIEW

Per the applicant's letter of intent and submitted information (Exhibit 2c), a conditional rezone to a "CR-R-1" (Conditional Rezone – Single Family Residential) zone is requested to divide the subject parcel, R38194010A into a total of three (3) lots served by a private road. The applicant agrees to a development agreement to restrict the divisions to only create three lots in substantial compliance with the conceptual site plan (Exhibit 2b).

Comprehensive Plan

The application was submitted at the time the 2020 Canyon County Comprehensive Plan was in effect. The future land use plan designation is residential (Exhibit 3c). The current 2030 Canyon County Comprehensive Plan also identifies the future land use designation as residential (exhibit 3d)

The property is located in the Middleton Area of City Impact where they designated the future land use as residential (Exhibit 3e).

Immediate Vicinity

The 4.12-acre parcel is zoned "A" (Agricultural, Exhibit 3f). The average lot size of the area is 2.65 acres (Exhibit 3b). The north boundary of the parcel abuts three parcels, R38194010, R38194010B, and R38194010C, that were created via conditional rezone in 2022 (CR2022-0026) and divided into three parcels in 2023 (AD2023-0034).

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The south boundary line abuts parcels created by Drake Subdivision in 1973.

The east boundary abuts a large 57.4-acre agricultural parcel conditionally rezoned to "CR-R-1" in 2018 (RZ2018-0021). The preliminary plat for Green Hills Landing Subdivision was approved in 2020 (SD2018-0019).

The west boundary abuts Harvey Road, a public road. East of Harvey Road are residential parcels and subdivision, Eagle Nest Estates, approved in 1998. The area is zoned "A" (Agricultural).

Land Use Decisions (Exhibit 3g)

The parcels immediately north and west were conditionally rezoned to "CR-R-1" (CR2022-0026 and RZ2018-0021). Approximately 1,300 feet west, a large parcel was rezoned "CR-R-1" (CR2019-0008), and subsequently Spring Hills Ranch Subdivision was approved in 2022 (SD2021-0044). Approximately 2,000 feet east and 750 feet southeast are two large parcels rezoned to "R-R" (Rural Residential) in 2007 (RZ2006-10). A 40-acre portion approximately 2,000 feet east received preliminary plat approval (Ridgeland Estates Subdivision, SD2020-0036).

Subdivisions (Exhibit 3h)

Within a one-mile radius, there are 36 subdivisions with an average lot size of 1.62 acres and four (4) approved preliminary plats with a 1.68-acre average lot size.

Character of Area

The area consists of agricultural and residential zoning designations and uses (Exhibit 3a, 3f & 3m). South of Purple Sage Road, the properties zoned "A" consist of old subdivisions that make agricultural production south of Purple Sage Road sporadic. North of Purple Sage Road, outside of the Middleton Area of City Impact, rural residential and large agricultural production exist.

The parcel consists of Class III, moderately-suited soils, and is considered prime farmland (Exhibit 3i). The parcel is located between three residential parcels and a residential development created by Drake Subdivision. The parcel is less than five acres and does not have a bona fide agricultural operation; and therefore, does not qualify for an agricultural tax exemption (Idaho Code 63-604). Canyon Soils Conservation District has no comment or concern regarding the request (Exhibit 4d).

Based on the contours of the property (Exhibit 3k), there are no slopes 15% or greater. Therefore, the request does not propose hillside development.

The property is not located near any gravel pits but is within one mile of three feedlots and over one mile from two dairies (Exhibit 3j). The nearest feedlot, Rising Star Cattle, is located north of Purple Sage Road approximately 1,400 feet northeast of the subject parcel.

Adequate services

The parcel is currently served by a septic and well (Exhibit 2a). Future lots will be served by individual wells and septic. The parcel is located within a nitrate priority area (Exhibit 3l). A Nitrogen Pathogen (NP) Study will be required by Southwest District Health at the time of platting. No comments were received from Southwest District Health.

Powerline bisects the property that can serve the request (Exhibit 5). No comments were received from ID Power or Intermountain Gas.

The property is currently served by an irrigation well with rights to one inch per acre a year (Exhibit 2c). The well appears to be located on parcel R38194010A, outside of the subdivision, which crossed the CE10.2-5.1 Lateral to serve the request (Exhibit 2b).

<u>Potential Impact</u>: Black Canyon Irrigation District (BCID) identifies concerns regarding the irrigation serving the request (Exhibit 4e). BCID finds the property has surface water rights via Drake Subdivision. BCID requests the applicant to work with Drake Subdivision HOA to address the issue. If not, the groundwater well to be used for irrigation crosses the lateral and is located within the district

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easements. The applicant requires a license/crossing agreement approval from BCID. BCID recommends their concerns be conditions of the development agreement so they are addressed during platting.

Access/Traffic

The property has legal access from Harvey Road via a 25' open public right-of-way. The request will be required to meet private road requirements and construction standards (CCZO §07-10-03 and 07-17-31).

The request allowed three lots to be developed for residential use which created 28.56 average daily trips (ADT) per CCZO §07-10-03(3)A1.3, and 57.12 ADT if all three parcels had secondary dwellings. Highway District #4 (HD4) finds the request does not trigger a traffic impact study (Exhibit 4c). HD4 will require public right-of-way dedication and payment of impact fees as traffic impact mitigation measures. Idaho Transportation Department (ITD) finds any impacts based on the request to be minimal (Exhibit 4b).

Essential Services

The property has an existing dwelling served by Middleton Fire District (Exhibit 2a), Middleton School District, Canyon County Sheriff's Department, and Canyon County Paramedics/EMT. An additional two lots are not anticipated to impact essential services. No comments were received from the stated agencies.

COMMENTS

Public:

- <u>Planning and Zoning Commission</u>: Property owners within 600' of the subject parcel were notified on December 20, 2023. A newspaper notice was published on December 22, 2023. A notice was posted on the property on December 29, 2023.
- <u>Board of County Commissioners</u>: Property owners within 600' of the subject parcel were notified on March 12, 2024. A newspaper notice was published on March 14, 2024. A notice was posted on the property on March 19, 2024.
 - No public comments received.

Agencies:

- <u>Planning and Zoning Commission</u>: Full political notice was sent on December 20, 2023. Affected agencies were noticed on October 2, 2023, and December 20, 2023.
- Board of County Commissioners: Affected agencies were noticed on March 12, 2024.
 - The following agencies submitted comments:
 - City of Middleton Exhibit 4a (submitted by the applicant)
 - Highway District #4 (formerly Canyon Highway District #4) Exhibit 4c
 - Black Canyon Irrigation District Exhibit 4e
 - Idaho Transportation Department Exhibit 4b
 - Canyon Soils Conservation District Exhibit 4d

RECOMMENDATION

Based on the information and comments submitted, and recommended development agreement conditions, the Planning and Zoning Commission found the request meets the required criteria for a conditional rezone (CCZO §07-06-07(6)A) and recommends the Board of County Commissioners approve Case No. CR2022-0003 (Exhibit 8). See Exhibit 9 for draft Findings of Fact and Conclusion of law for the Board to consider.

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DECISION OPTIONS

The Board of County Commissioners may:

- Approve the conditional rezone;
 - o Action: Sign the FCOs (Exhibit 9), sign the Development Agreement (Exhibit 10), and sign the Ordinance to amend the County Zoning Map (Exhibit 11).
- Deny the conditional rezone; or
 - o Action: Direct staff to bring back amended FCOs to support the decision of denial.
- Table the hearing of the conditional rezone to a date certain for the applicant or staff to provide additional information.

EXHIBITS

- 1. Parcel Information Report Parcel R38194010A
- 2. Applicant Submitted Information
 - a. Letter of Intent
 - b. Conceptual Site Plan
 - c. Land Use Worksheet
 - d. Neighborhood Meeting
 - e. Warranty Deed
- 3. Maps
 - a. Aerial
 - b. Vicinity
 - c. Future Land Use 2020 Comp. Plan
 - d. Future Land Use 2030 Comp. Plan
 - e. Future Land Use Middleton
 - f. Zoning
 - g. Cases w/report
 - h. Plats w/ report
 - i. Soils/Farmland w/report
 - j. Dairy, Feedlot, and Gravel Pits
 - k. Contours
 - l. NP/Well
 - m. Lot Classification
- 4. Comments
 - a. Middleton (provided by applicant)
 - b. ITD
 - c. HD4
 - d. Canyon Soils District
 - e. Black Canyon Irrigation District
- 5. Google Site Visit
- 6. BP2022-0572
- 7. AD2022-0003
- 8. P&Z Commission 2/1/2024
 - a. Signed FCOs
 - b. $Minutes \frac{2}{1}/2024$
- 9. Draft Board FCOs
- 10. Draft Development Agreement
- 11. Draft Ordinance

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R38194010A PARCEL INFORMATION REPORT

1/9/2024 4:23:30 PM

PARCEL NUMBER: R38194010A

OWNER NAME: KELLEY RAE LYNN

CO-OWNER: KELLEY SHAWN LEE

MAILING ADDRESS: 24720 HARVEY RD CALDWELL ID 83607

SITE ADDRESS: 24720 HARVEY RD

TAX CODE: 0320000

TWP: 5N RNG: 3W SEC: 35 QUARTER: NW

ACRES: 4.12

HOME OWNERS EXEMPTION: No

AG-EXEMPT: No

DRAIN DISTRICT: NOT In Drain Dist

ZONING DESCRIPTION: AG / AGRICULTURAL

HIGHWAY DISTRICT: CANYON HWY

FIRE DISTRICT: MIDDLETON FIRE

SCHOOL DISTRICT: MIDDLETON SCHOOL DIST

IMPACT AREA: MIDDLETON

FUTURE LAND USE 2011-2022: Res

FLU Overlay Zone Desc 2030:

FLU RR Zone Desc 2030:

FUTURE LAND USE 2030: Res

IRRIGATION DISTRICT: BLACK CANYON IRRIGATION DIST

FEMA FLOOD ZONE: X FLOODWAY: NOT In FLOODWAY FIRM PANEL: 16027C0235F

WETLAND: Riverine

NITRATE PRIORITY: NE CANYON CO.

FUNCTIONAL Classification: NOT In COLLECTOR

INSTRUMENT NO.: 2023028001

SCENIC BYWAY: NOT In Scenic Byway

LEGAL DESCRIPTION: 35-5N-3W NW TX 22170 IN NWNW

PLATTED SUBDIVISION:

SMALL CITY ZONING:

SMALL CITY ZONING TYPE:

- 1. FEMA FLOOD ZONE REFERS TO THE DESIGNATED FEMA FLOOD AREAS. POSSIBLY ONE (1) OF SEVERAL ZONES SEE FIRM PANEL NUMBER.
- 2. THIS FORM DOES NOT CALCULATE DATA FOR PARCELS INSIDE CITY LIMITS SO WATCH YOURSELVES.

 3. WETLANDS CLASSIFICATION WILL POPULATE IF "ANY" PORTION OF SAID PARCEL CONTAINS A DELINEATED WETLAND.
- 4. COLLECTORS AND ARTERIALS ARE BASED ON THE SHERRIFS CENTERLINE WITH AN ADDITIONAL 100 FOOT BUFFER.

Dan Lister, Planning Official Canyon County Development Services 111 N. 11th Ave. Room 310 Caldwell ID 83605

RE -

Letter of Intent - Parcel No.: R38194010A

Zoning Map Amendment/Conditional Rezone, Preliminary Plat & Private Road

Dear Mr. Lister:

Please accept the enclosed applications for a Zoning Map Amendment/Conditional Rezone with a Development Agreement, Preliminary Plat and Private Road for the development of Parcel #R38194010A0, generally located on the east side of Harvey Rd., approximately ¼ mile south of Purple Sage Rd., within the City of Middleton's Area of Impact.

Zoning Map Amendment/Conditional Rezone:

The property consists of 4.12 acres of land currently zoned for Agricultural use in Canyon County. A zoning map amendment and conditional rezone to R-1 is proposed consistent with the zoning amendment criteria listed in CCZO §07-06-05 and §07-06-07(6), as detailed below.

The proposed R-1 (residential) zoning is consistent with the Comprehensive Plan future land use designation of Residential for the property and is more appropriate than the existing agricultural zoning for the property due to the residential nature of the area.

The abutting property to the east is zoned CR-R1 and is in the process of developing with 1+/- acre lots; the abutting properties to the north and south and across Harvey Rd, to the west are all zoned Agricultural and developed with residential uses. The proposed R-1 zoning and residential use of the property will be compatible with adjacent land uses and will not negatively affect the character of the area. Proposed lot sizes will be slightly larger but generally comparable to those to the south.

Each of the proposed building lots will be developed with its own well and septic system and drainage, irrigation, and utilities will be provided for each lot.

A legal access exists to this property from Harvey Rd. A private road is proposed from Harvey Rd. for access to the proposed lots. Public street improvements are not required with the proposed map amendment in order to provide access to and from the subject property.

Approval of the proposed map amendment/conditional rezone and subsequent development should have minimal impacts on essential public services and facilities, such as schools, police, fire and emergency medical services as only three (3) building lots are proposed.

We are amenable to the requirement of a Development Agreement as a provision of the rezone that ties future development to that proposed with this application.

Preliminary Plat:

A preliminary plat consisting of three (3) residential building lots is proposed with each lot consisting of an average minimum lot size of 1 acre as required in the R-1 district. No open space lots are proposed or required. Each lot will be improved with a well and septic system and adequate drainage, irrigation and utilities will be provided. Because the proposed lot sizes are compatible with those to the south, there should be no adverse impacts on those properties. A waterway separates this property from the property to the north and provides a natural buffer and separation.

A lot for a private road is proposed for access from Harvey Rd. to the proposed building lots and will be constructed to the standards for 100 average daily trips or less.

Because there isn't any curb, gutter or sidewalk along Harvey Rd, in this area, we request a waiver from these requirements.

Sincerely.

Shawn & Rac Lynn Kelley

MIDDLETON RURAL FIRE DISTRICT



STAR FIRE PROTECTION DISTRICT

FIRE DEPARTMENT ACCESS AND WATER SUPPLY RESIDENTAL CONSTRUCTION APPLICATION

LEASE PRINT		Date: 4-19-2022
Contractor: Top to Bottom Construction	Contact: Shawn Kelley	📆 Owner Build
Address: 3684 W South Slope	City: Emm	iett Zip: 83617
hone/Mobile: (208) 697-8306	Email Address: slkellet/a/gm	ail.com
)wner(s): owner builder	ACCUSED WITH COMMAND AND ADDRESS OF THE SECOND AND ADDRESS OF THE SECOND ADDRESS OF THE	
Address:	City:	Zip:
Phone Mobile:	Email Address:	
	PROJECT INFORMATION	
Project Location: 0 TBDHarvey Lane	Co	eunty: Canyon
egal Description: Part of the Northwest	1/4 of t Lot: Block:	Subdivision: na
Total Acers: 4.12 Total Sq. Ft.:	Stories Above Grade:	Stories Below Grade:
f not less than 13 feet 6 inches. The Surfacecess roads over 150ft from the public road low many dwellings will access the road	e shall be capable of supporting the imposed t bugy will require emergency turnaround	ive of shoulders with an unobstructed vertical clearar load of fire apparatus weighing at least 75,000 poun way Length: 655ft
		% grade or less? ☑Yes ☐No
will the load have a gate.	WATER SUPPLY	o process pour carrier and car
Fire Flow and Water Supply - One- and tw duration of I hour to service the entire proje in Appendix B of the International Fire Code	o-family dwellings not exceeding 3.600 square) ct. One- and two-family dwellings in excess of 3	feet requiré a fire flow of 1.000 gallons per minute foi ,600 square feet requiré a minimum fire flow as specifi
	proved fire hydrant?	⊠ No
	APPLICANT COMMENTS	
	FIRE CODE OFFICAL USE ON	LY
Apparatus Access and Turn-/		
MYes No In/a	Permit Fee: \$100.00	Paid Cash Credit Card Check #100
Water Supply	Fire Authority Having Jo	
□Yes MNo □n/a Type:	Fire District Permit #	27 MS-048
Knox Box or Gate Swite	h City/County Jurisdiction	
□Yes □No □n/a Type:	County/City Permit #	
Notes:	Emergency Acc	ess and Water Supply Application Status
Drive way) Turn-arrou approved as swamiffe	Approved E	Approved with Conditions Denied
2hr Fire wall Shop 11	70100	anaka
	Fire Code Official:	Date: 5 1912.7

(208) 286-7772 11665 W. STATE ST., SUITE B STAR, IDAHO 83669

MIDDLETON RURAL FIRE DISTRICT



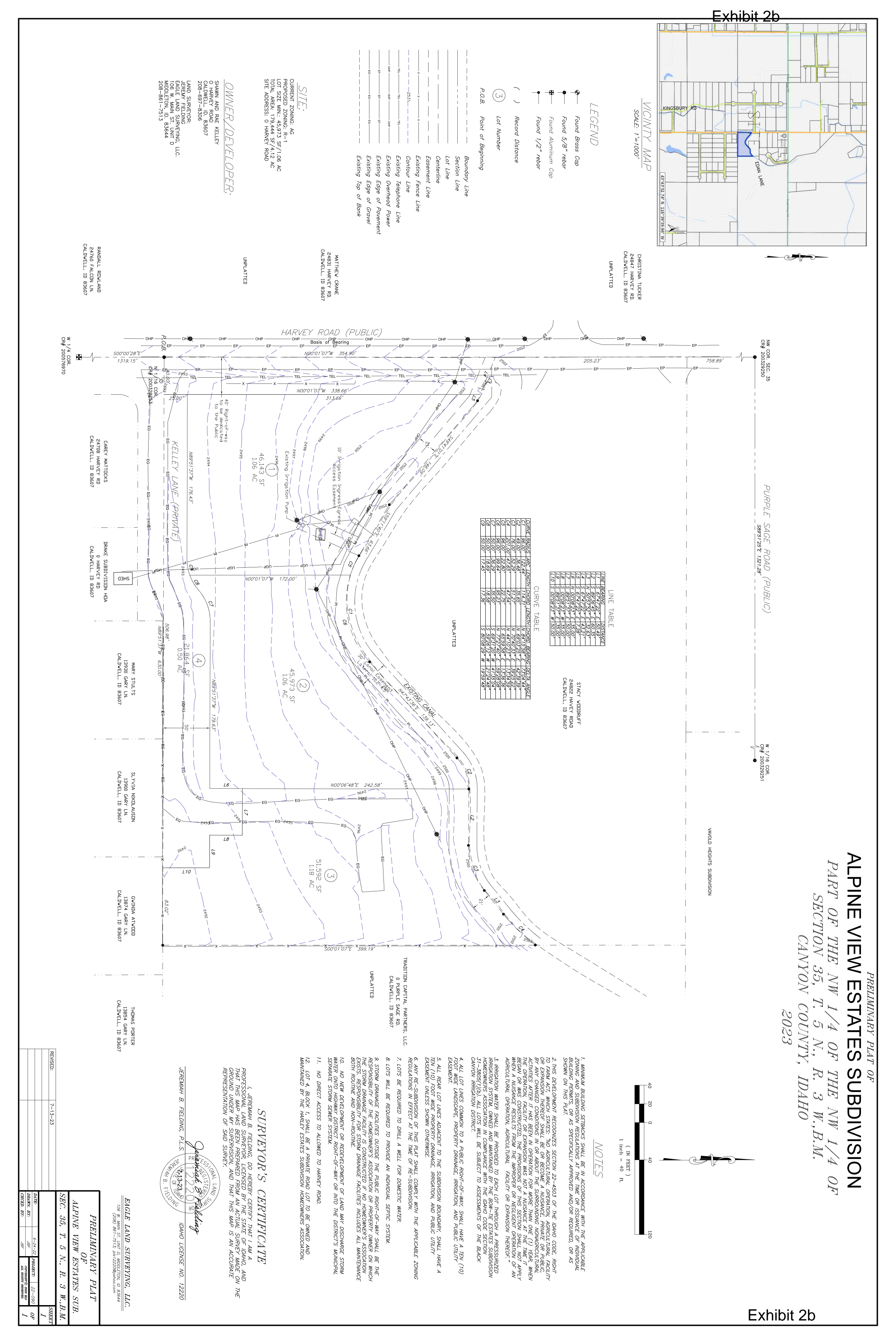
STAR FIRE PROTECTION DISTRICT

FIRE DEPARTMENT ACCESS AND WATER SUPPLY RESIDENTAL CONSTRUCTION APPLICATION SUMMARY

PROJECTINFORMATION

Review Date: 5/19/22	Fire District Permit # 22 MS-668 Fire Code Official 10,1543
Project Location: TBP HARU	ey Lane
Authority Having Jurisdiction: Middle	ton Rural Fire District
^	IEMORANDUM OF UNDERSTANDING
I understand that the above reference perm	nit shall expire one (1) year from the date of issue. If a Certificate of Inspection has the review date above, I understand that the permit shall be void, and a new plan
within those requirements and in accordan	es requirements that I have agreed to meet, and that my project shall be completed to with the drawings, I have provided the Fire Code Official. I understand that sment) deviation from the approved drawings or permit document will result in the an review and permit to be issued.
The Fire Code Official has provided he wi	th copies of the following documents:
 Application/Permit 	
Memorandum of Understanding	
 Required Inspection List 	
I understand that I am responsible for sche	duling required inspections with the Fire District in a timely manner.
I understand that re-inspections will carry District before issuance of Certificate of Ir	an additional fee, as described in the Fee Schedule, which must be paid to the Fire espection.
I certify that I am the Builder or Owner of	this project, or I am an authorized agent and empowered to sign this document.
Builder Owner Signature:	Relia Pate: 5-20-22 Fire Code Official: Market
July / MINO	The same of the sa
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FIRE DEPARTMENT ACCESS	REQUIRED INSPECTIONS SWATER SUPPLY
FIRE DEPARTMENT ACCESS	REQUIRED INSPECTIONS SWATER SUPPLY
The Contraction of the Contracti	REQUIRED INSPECTIONS BWATER SUPPLY ONFPA 13D Sprinkler System
STIRE DEPARTMENT ACCESS Driveway	REQUIRED INSPECTIONS SWATER SUPPLY INFPA 13D Sprinkler System I Hydro Inspection
© FIRE DEPARTMENT ACCESS © Driveway © Knox Box	REQUIRED INSPECTIONS BWATER SUPPLY ONFPA 13D Sprinkler System
■ FIRE DEPARTMENT ACCESS ■ Driveway □ Knox Box □ Knox Gate Switch	REQUIRED INSPECTIONS SWATER SUPPLY INFPA 13D Sprinkler System Hydro Inspection Rough to cover
☐ FIRE DEPARTMENT ACCESS ☐ Driveway ☐ Knox Box ☐ Knox Gate Switch ☐ Turnaround	REQUIRED INSPECTIONS SWATER SUPPLY ONEPA 13D Sprinkler System Hydro Inspection Rough to cover Tinting
☐ FIRE DEPARTMENT ACCESS ☐ Driveway ☐ Knox Box ☐ Knox Gate Switch ☐ Turnaround ☐ Address	REQUIRED INSPECTIONS BWATER SUPPLY ONEPA 13D Sprinkler System Onephydro Inspection Rough to cover Onephydro Inspection Water flow

(208) 286-7772 11665 W. STATE ST. SUITE B **STAR. IDAHO 83669**



LAND USE WORKSHEET

CANYON COUNTY DEVELOPMENT SERVICES DEPARTMENT

111 North 11th Avenue, #140, Caldwell, ID 83605

www.canyonco.org/dsd.aspx Phone: 208-454-7458 Fax: 208-454-6633



	Required for Conditional Use Permit, Comprehensive Plan and Zoning Ordinance Amendment Applications
PLEASE	CHECK ALL THAT APPLY TO YOUR REQUEST:
	GENERAL INFORMATION
1.	DOMESTIC WATER: Individual Domestic Well Centralized Public Water System City
	N/A – Explain why this is not applicable:
	How many Individual Domestic Wells are proposed? 3 total
2.	SEWER (Wastewater) Individual Septic
3.	IRRIGATION WATER PROVIDED VIA: NO Surface
	Surface Irrigation Well Done Town Town
4.	IF IRRIGATED, PROPOSED IRRIGATION:
	Pressurized Gravity
5.	ACCESS: Private Rd
	☐ Frontage ☐ Easement WidthInst. #
6.	INTERNAL ROADS:
	□ Public Private Road User's Maintenance Agreement Inst #
7.	FENCING
	Type: Height:
8.	STORMWATER: Retained on site Swales Ponds Borrow Ditches Other:
9.	sources of surface water on or nearby property: (i.e. creeks, ditches, canals, lake) Canal on north side of property

	RESIDENTIAL USES
1.	NUMBER OF LOTS REQUESTED:
	Residential Commercial Industrial
	□ Common Non-Buildable (private road)
2.	FIRE SUPPRESSION:
	Water supply source: See attached letter from Fire Department
3.	INCLUDED IN YOUR PROPOSED PLAN?
	□ Sidewalks □ Curbs □ Gutters □ Street Lights □ None
	NON-RESIDENTIAL USES N/A
1.	SPECIFIC USE:
2.	DAYS AND HOURS OF OPERATION:
	□ Monday to
	□ Tuesday to
	□ Wednesday to
	□ Thursday to
	□ Friday to
	□ Saturday to
	□ Sunday to
3.	WILL YOU HAVE EMPLOYEES? Yes If so, how many? No
4.	WILL YOU HAVE A SIGN? ☐ Yes ☐ No ☐ Lighted ☐ Non-Lighted
	Height: ft Width: ft. Height above ground: ft
	What type of sign:Wall Freestanding Other
	5. PARKING AND LOADING: How many parking spaces?
	Is there is a loading or unloading area?

	ANIMAL CARE RELATED USES V/A
1.	MAXIMUM NUMBER OF ANIMALS:
2.	HOW WILL ANIMALS BE HOUSED AT THE LOCATION?
	☐ Building ☐ Kennel ☐ Individual Housing ☐ Other
3.	HOW DO YOU PROPOSE TO MITIGATE NOISE?
	□ Building □ Enclosure □ Barrier/Berm □ Bark Collars
4.	ANIMAL WASTE DISPOSAL
	□ Individual Domestic Septic System □ Animal Waste Only Septic System
	□ Other:

NEIGHBORHOOD MEETING SIGN-UP

CANYON COUNTY DEVELOPMENT SERVICES DEPARTMENT

111 North 11th Avenue, #140, Caldwell, ID 83605

www.canyonco.org/dsd.aspx Phone: 208-454-7458 Fax: 208-454-6633



NEIGHBORHOOD MEETING SIGN UP SHEET CANYON COUNTY ZONING ORDINANCE §07-01-15

Applicants shall conduct a neighborhood meeting for any proposed comprehensive plan amendment, zoning map amendment (rezone), subdivision, variance, conditional use, zoning ordinance map amendment, or other requests requiring a public hearing.

SIIE.	NFORMATION	
Site Address: 24720 Harvey RD.	Parcel Number:	38194010A
City: Caldwell	State: ID	ZIP Code: 93607
Notices Mailed Date: 7-16-22	Number of Acres:	
Description of the Request: See attached let	et	
	SENTATIVE INFORMA	ATION
Contact Name: Same as above		
Company Name:		
Current address:		
City:	State:	ZIP Code:
Phone:	Cell:	Fax:
Email:		
MEETIN	G INFORMATION	
1 1	S LOCATION:	
70 ()	E END TIME:	
ATTENDEES:		
NAME (PLEASE PRINT) ŞIGNATURE	: ADI	DRESS:
Gereld Harbel Geratal	Harbel &	4633 alelo Lu 87607
Alexan alipsod Gwen A	wood 13	8874 Gary Ln 83607
3. Derice Maffocks Near	a Mauricks	24708HaryRd
4. MARILYN REFSLAND M. RUS	land :	4686 HANNON RD 83608
5 J. J. Nakle Sulvin	Nikolauson	13900 Gary Lane 83607
6. Byganna Rushy Bull	nokul	13950 Jenny Ln 8360
7. Damaza Cecil MMARA	Ceál (13875 Gary LN 83607
8. Melissa Direes	_	13780 Grary Ln 8360
9. Mary & Dani Stells	•	3930 Goy Lw;
,		Revised 11/2
		11/3 TO 11/3

10. Joni Grier Jon Freez 24910 Falcon En Caldwell
11 Lust Girles (BB 24613 Harry RD Choud
12. Parti Ciles Patholy 24613 1 thong 10 Condoll 13. Sevet Shair Garrich 13825 Scare lane Coldwell
13. Stevet Shair Garith 13825 Senny lane Coldwell
14.
15.
16.
17.
18.
19.
20.

NEIGHBORHOOD MEETING CERTIFICATION:

I certify that a neighborhood meeting was conducted at the time and location noted on this form and in accordance with Canyon County Zoning Ordinance § 07-01-15.

APPLICANT/REPRESENTATIVE (Please print):

Rae Lynn Kelley

APPLICANT/REPRESENTATIVE (Signature)

DATE: 11 29 22

Notice of Neighborhood Meeting for Zoning Ordinance Map Amendment Pre-application Requirement for a Public Hearing

June 16, 2022

Dear Neighbor:

We are in the process of submitting an application for a Zoning Ordinance Map Amendment to Canyon County Development Services (DSD). One of the requirements necessary prior to submitting the application is to hold a "neighborhood meeting" and provide information to our surrounding neighbors (Canyon County Zoning Ordinance § 07-01-15).

This meeting is for informational purposes and to receive feedback from you as we move through the application process. This is not a Public Hearing before a governing body of the County. Once our application has been submitted and processed, a public hearing date will be scheduled. Prior to the scheduled date you will receive an official notification from Canyon County DSD regarding the Public Hearing via postal mail, newspaper publication, and/or a display on the property for which the Zoning Ordinance Map Amendment is applied.

The Neighborhood Meeting details are as follows:

Date: Wednesday, June 29, 2022

Time: 7:00 PM

Location: East side of Harvey Rd., just south of Raptor Ln. and the canal





775 S. Rivershore Ln., Ste. 120 Eagle, ID 83616

ELECTRONICALLY RECORDED-DO NOT REMOVE THE COUNTY STAMPED FIRST PAGE AS IT IS NOW INCORPORATED AS PART OF THE ORIGINAL DOCUMENT

File No. 803478 BR/DM

2022-017705

RECORDED

04/01/2022 10:38 AM

CHRIS YAMAMOTO CANYON COUNTY RECORDER

Pgs=2 SCARDENAS

TYPE DEED

PIONEER TITLE CANYON - CALDWELL

ELECTRONICALLY RECORDED

WARRANTY DEED

For Value Received Jennifer Lee Sala, a single woman hereinafter referred to as Grantor, does hereby grant, bargain, sell, warrant and convey unto

Shawn Kelley and Rae Kelley, husband and wife

hereinafter referred to as Grantee, whose current address is 13259 Locust Lane Nampa, 1D 83686 The following described premises, to-wit:

See Exhibit A attached hereto and made a part hereof.

To HAVE AND TO HOLD the said premises, with their appurtenances unto the said Grantee(s), and Grantees(s) heirs and assigns forever. And the said Grantor(s) does (do) hereby covenant to and with the said Grantee(s), the Grantor(s) is/are the owner(s) in fee simple of said premises; that said premises are free from all encumbrances EXCEPT those to which this conveyance is expressly made subject and those made, suffered or done by the Grantee(s); and subject to U.S. Patent reservations, restrictions, dedications, easements, rights of way and agreements, (if any) of record, and current years taxes, levies, and assessments, includes irrigation and utility assessments, (if any) which are not yet due and payable, and that Grantor(s) will warrant and defend the same from all lawful claims whatsoever.

Jennifer Lee Sala

State of California, County of Fresno

This record was acknowledged before me on March 29, 2022 by Jennifer Lee Sala

Signature of notary public

Commission Expires:

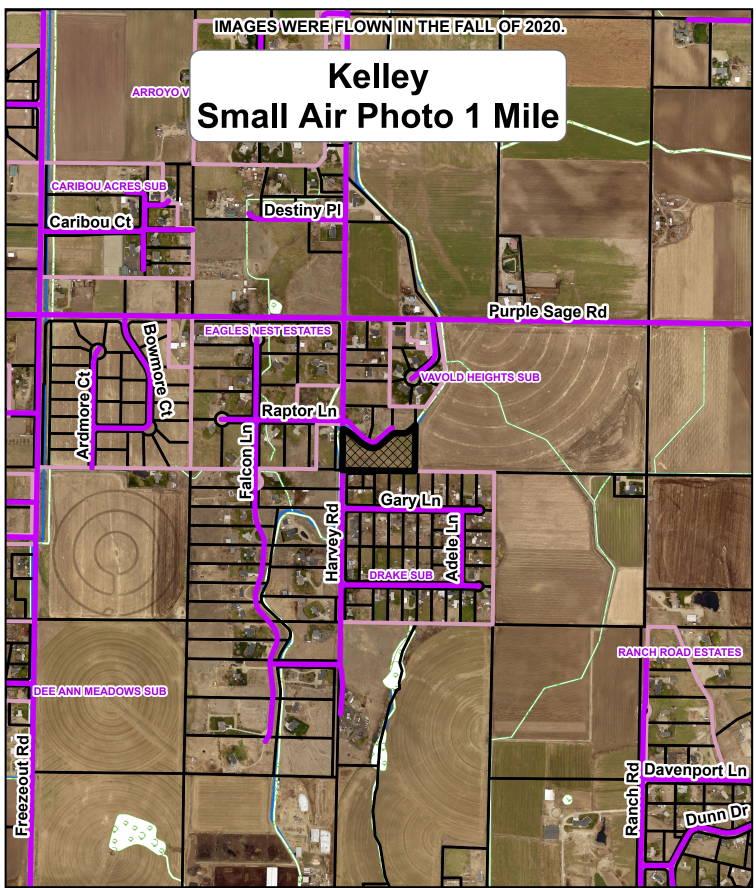


MANDIE SHANLEY

COMMISSION #2289678 Notary Public - California FRESNO COUNTY MY COMMISSION EXPIRES May 33. 2023

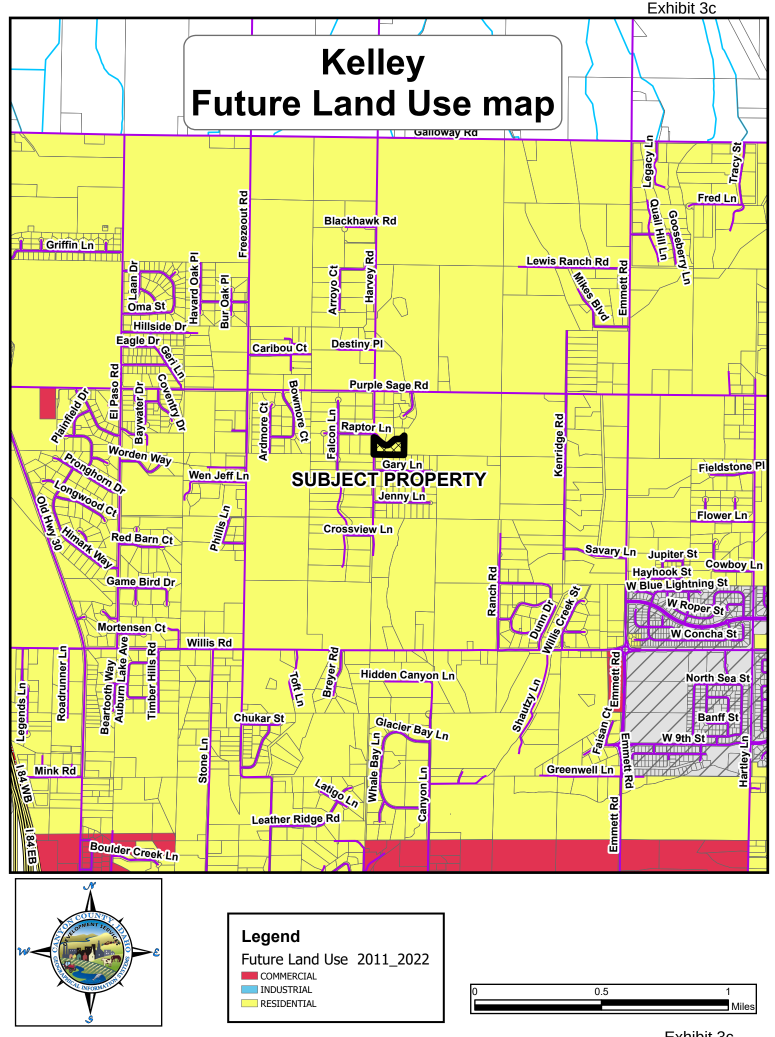
MANDIE SHANL COMMISSION #2289678 Natary Public - California FF SNO COUNTY

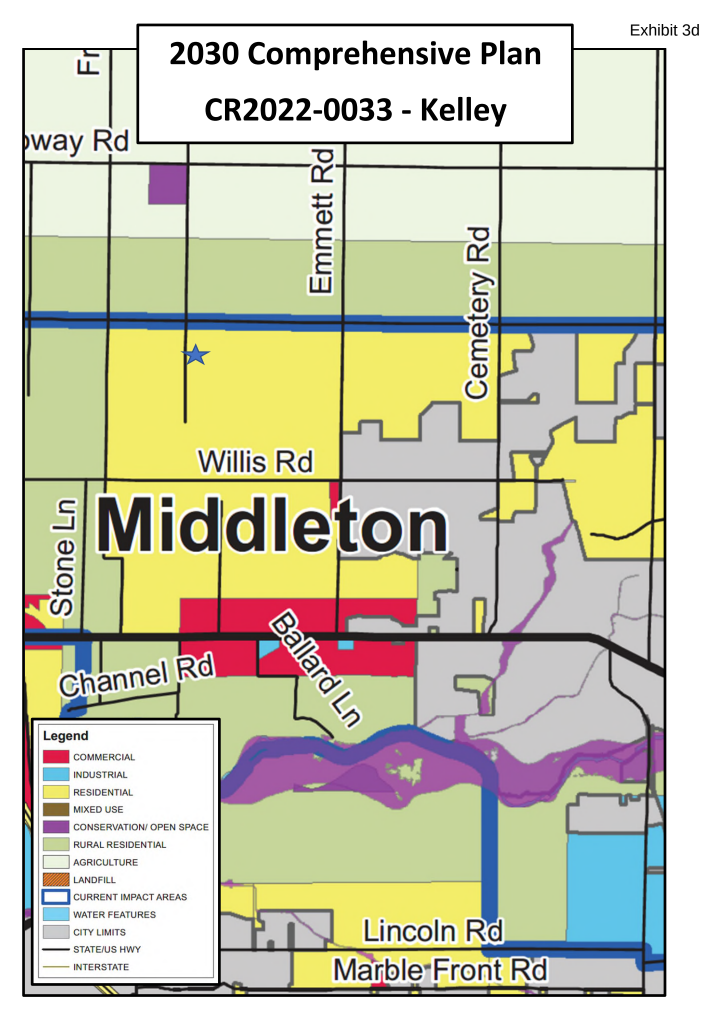
MY DOMNISSION EXPINES : 202

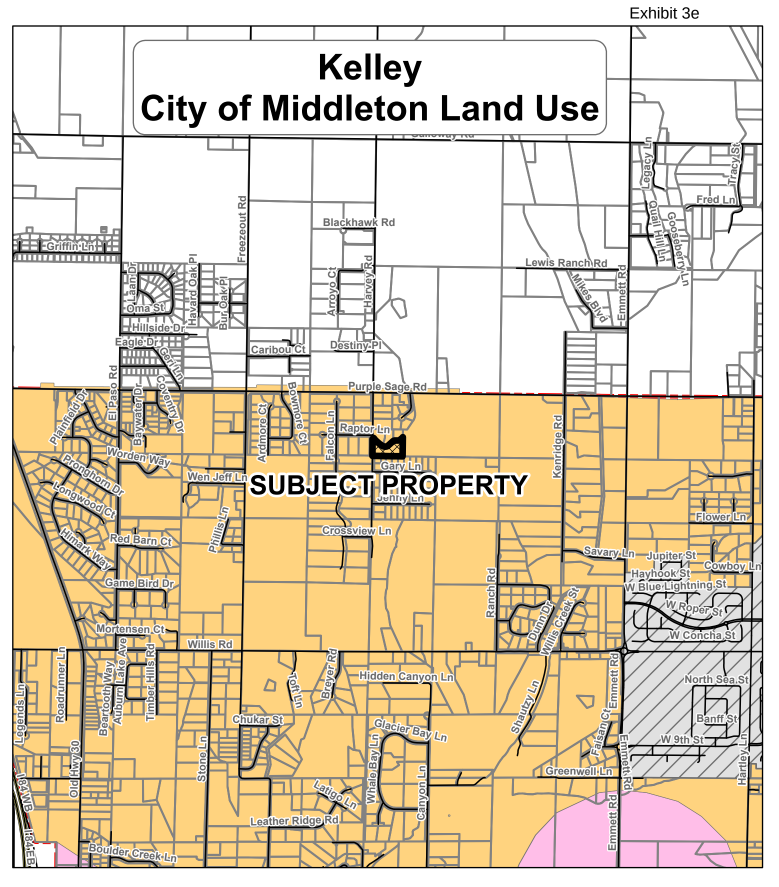








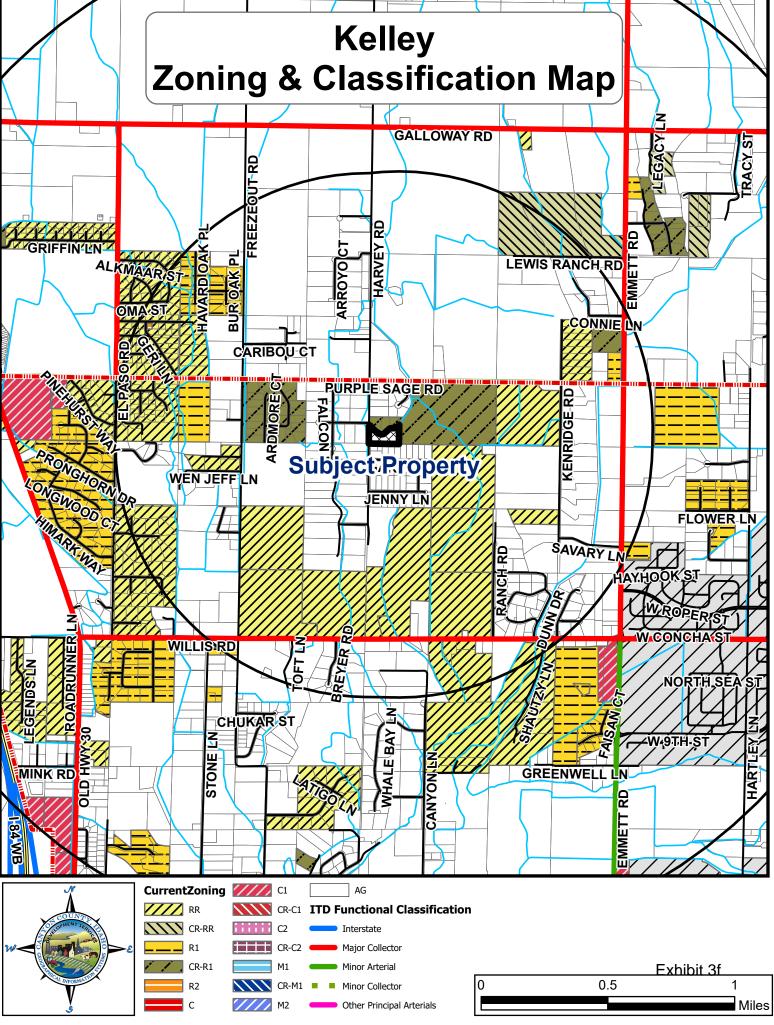


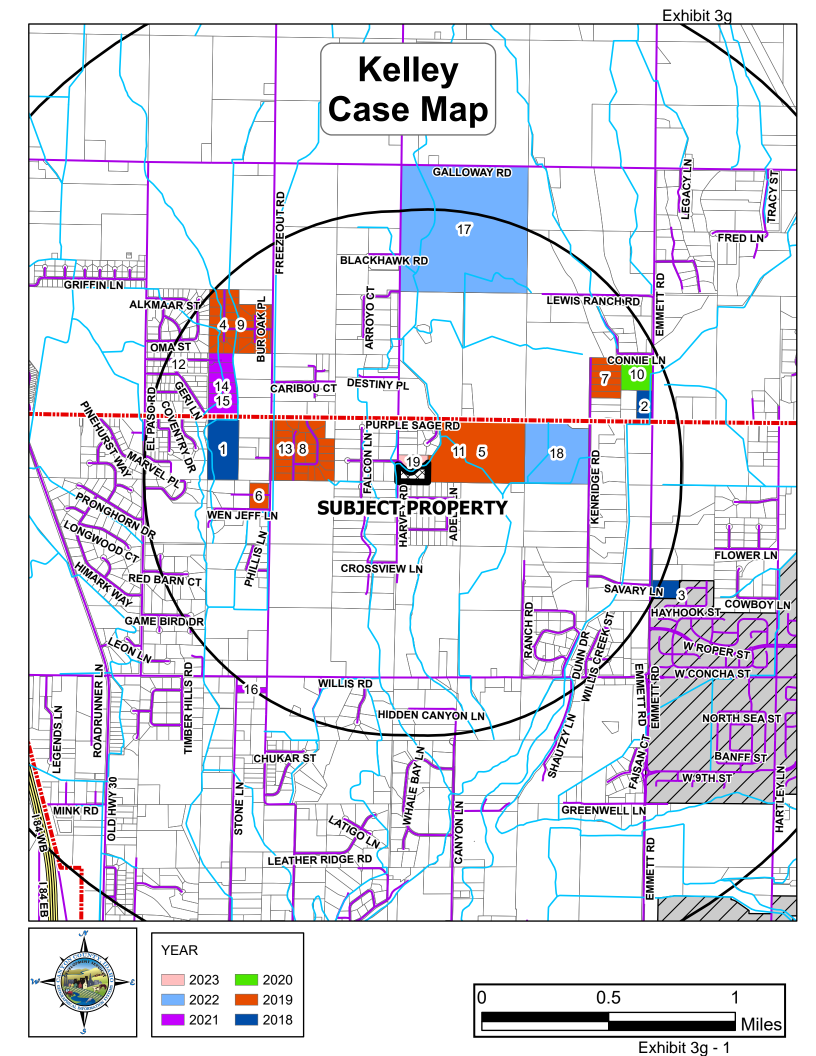




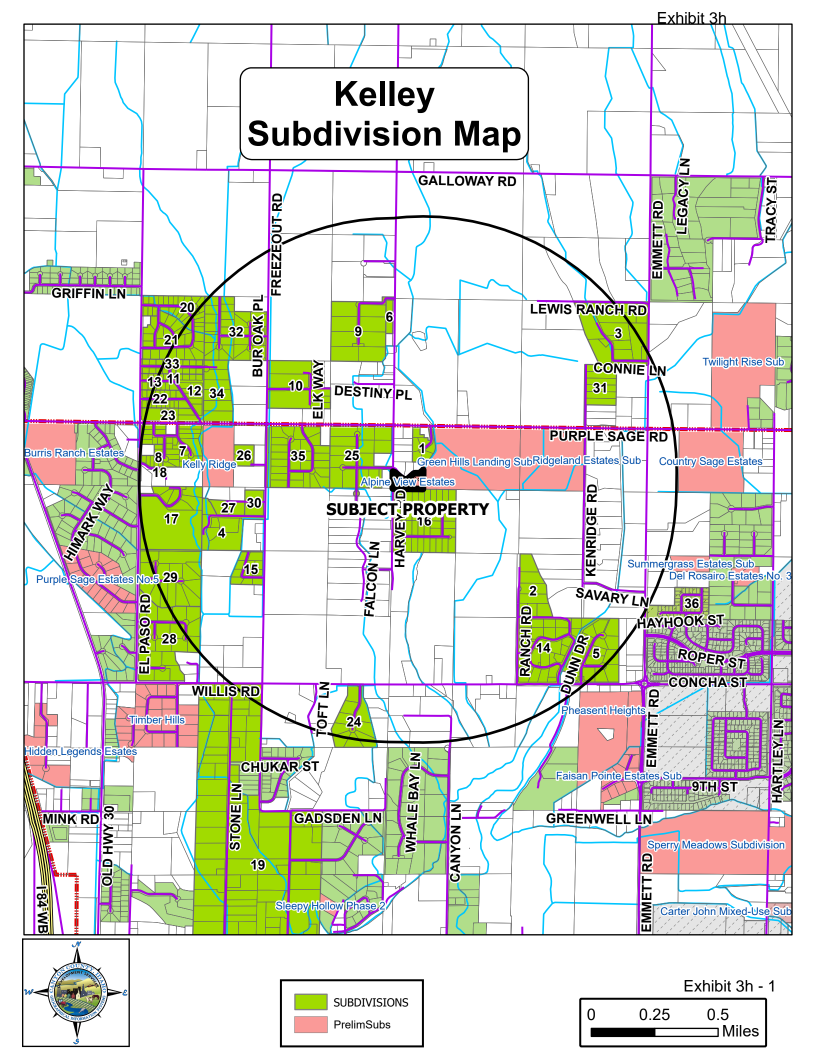
MiddletonCompPlan

- Commercial
- Industrial
- Mixed Use
- Public
- Residential
- Residential Special Areas
- Transit Oriented



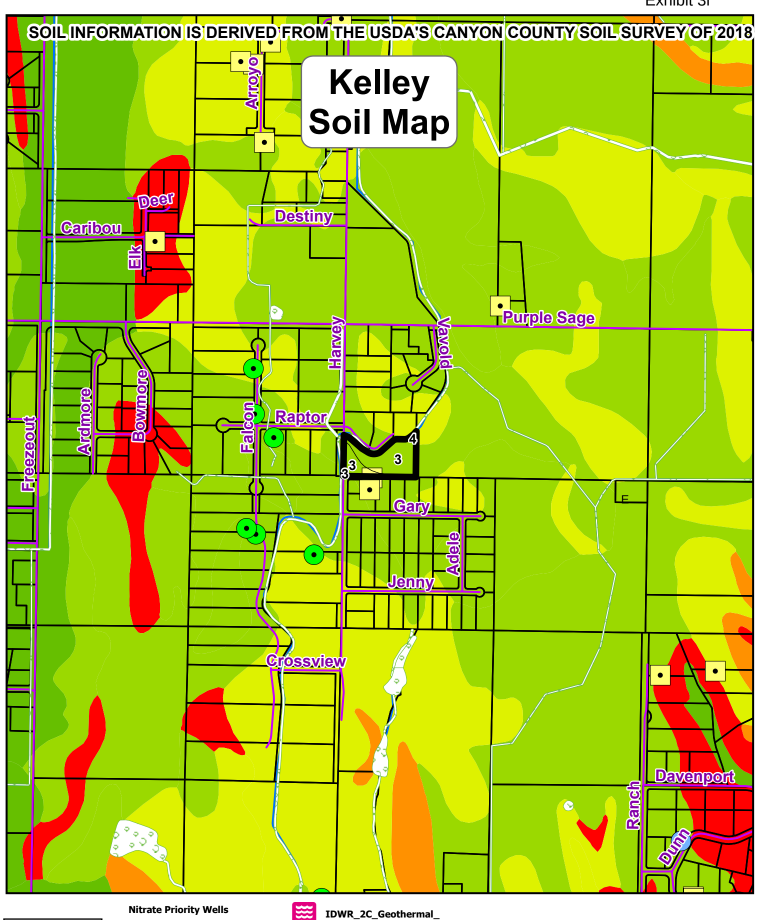


		CASE SUMMARY	MMARY	
ID	CASENUM	REQUEST	CASENAME	FINALDECIS
1	RZ2018-0010	AG to R1	Kelley Bob & Jeanne	APPROVED
2	RZ2018-0012	AG to R1	Eaton Jeremy	APPROVED
3	RZ2018-0014	AG to R1	Hopkins, Samuel	APPROVED
4	RZ2018-0032	Rezone AG to R1	Walker, Jay	APPROVED
5	RZ2018-0021	ReZone AG to CR-R1	Doornenbal	APPROVED
6	SD2018-0006	Radford Ridges Sub No 2	Radford Ridges Sub No 2	APPROVED
7	SD2018-0005	Kachupa Ridge Estates	Kachupa Ridge Estates	APPROVED
8	CR2019-0008	Rezone AG to CR-R1	Bowman Ed	APPROVED
9	SD2019-0028	Oak Ridge Estates Subdivision	Oak Ridge Estates Subdivision	APPROVED
10	RZ2019-0042	Rezone AG to CR-R1	Weikel	APPROVED
11	SD2018-0019	Plat - Green Hills Landing Sub	Green Hills Landing Sub	APPROVED
12	RZ2019-0037	Rezone RR to R2	County Clube Wate Association, Inc.	APPROVED
13	SD2020-0010	reliminary Plat - Sprin Hills Ranch Su	Sprin Hills Ranch Sub	APPROVED
14	RZ2020-0012	Rezone AG to RR	Steadman Land, LLC	APPROVED
15	SD2020-0039	Plat 6 lots	Steady Acres	APPROVED
16	RZ2021-0016	Rezpme AG to R 1	Guijaro	APPROVED
17	RZ2021-0060	Rezone AG to CR-RR	Middleton Land Investments, LLC	DENIED
18	SD2022-0036	Ridgeland Estates Sub	Ridgeland Estates Sub	APPROVED
19	CR2022-0026	AG to CR-R1	Woodruff	APPROVED



2022	MIDDLE I ON (City)	0.29	00	14./	OCAACNIC	აი	ロスコロのロス・ロスロロス・ロンコー
	COUNT (Callyon)	1.30	50	36.13	ENIOWOS 4	36 33	DELECTED OF THE STREET STREET
	COUNTY (Canyon)	2.84	3 0	30.45	5N3W27	34	DY ACRES SE
	COUNTY (Canyon)	0.48	188	43.64	5N3W27	33	CCCNIKY CEUB WUB#1
	COUNTY (Carryon)	0.17	40	35.16	ZNOVZZ	32	
	COUNTY (Canyon)		30 0	35.48	97 ANSING	33	OAKBIDGE ESTATES STIBDIVISION
	COUNTY (Canyon)		0	4:73	EN3W/26	31	KACHI IBA BIDGE SI IBDIVISION
	COUNTY (Canyon)		m 11	A 75	5N3W3A	30.5	BADEOBD BIDGES NO 3 STIBDIVISION
	COUNTY (Canyon)		14	33 13	5N3W34	29	ALBION ACRES SUBDIVISION NO 2
2018	COLINTY (Canyon)		19	41 10	5N3W34	28	ALBION ACRES SUBDIVISION NO 1
	COUNTY (Canyon)		2	4.59	5N3W34	27	RADFORD RIDGES SUBDIVISION
	COUNTY (Canyon)	2.12	2	4.25	5N3W34	26	CHAMBERLAIN SUBDIVISION
	COUNTY (Canyon)		11	35.62	5N2W24	25	EAGLES NEST ESTATES
2008	COUNTY (Canyon)		10	19.35	4N3W03	24	WILLIS ESTATES SUBDIVISION
	COUNTY (Canyon)		6	8.38	5N3W27	23	NOVAK ACRES
	COUNTY (Canyon)		17	8.03	5N3W27	22	MASTERS SUB
	COUNTY (Canyon)		23	22.96	5N3W27	21	HOLLANDIA EST #2
	COUNTY (Canyon)		28	15.66	5N3W27	20	HOLLANDIA EST #1
	COUNTY (Canyon)		83	273.92	4N3W03	19	FRUITDALE FARMS
	COUNTY (Canyon)		1	0.42	5N3W34	18	FOX RIDGE ESTATES #3
,	COUNTY (Canyon)		7	37.90	5N3W34	17	EL PASO HEIGHTS
1973	COUNTY (Canyon)		41	40.05	5N3W35	16	DRAKE SUB
	COUNTY (Canyon)		12	9.71	5N3W34	15	DEE ANN MEADOWS SUB
	COUNTY (Canyon)		31	36.47	5N3W35	14	D&S PURPLE SAGE RANCHETTES
	COUNTY (Canyon)	0.45	12	5.36	5N3W27	13	COUNTRY CLUB SUB #3
	COUNTY (Canyon)	0.86	11	9.48	5N3W27	12	COUNTRY CLUB SUB #2
	COUNTY (Canyon)	0.28	ے	0.28	5N3W27	11	OF LOT 5, BLOCK 2 OF COUNTRY CL
	COUNTY (Canyon)	3.04	9	27.35	5N3W27	10	CARIBOU ACRES SUB
2004	COUNTY (Canyon)	3.66	9	32.90	5N3W27	9	ARROYO VIEW ESTATES
	COUNTY (Canyon)	0.35	9	3.16	5N3W34	8	FOX RIDGE ESTATES #2
1992	COUNTY (Canyon)	0.83	26	21.64	5N3W34	7	FOX RIDGE ESTATES
	COUNTY (Canyon)	1.18	2	2.36	5N3W27	6	ARROYO VIEW ESTATES #2
	COUNTY (Canyon)		19	28.54	5N3W35	5	WILLIS CREEK SUBDIVISION
	COUNTY (Canyon)		7	16.78	5N3W34	4	WEN-JEFF ESTATES
	COUNTY (Canyon)		10	39.86	5N3W26	3	WARD ESTATES
	COUNTY (Canyon)		7	15.21	5N3W35	2	RANCH ROAD ESTATES
2006	COUNTY (Canyon)	1.09	6	6.53	5N3W35	1	VAVOLD HEIGHTS SUB
	•			-			
Year	CITY OF	AVERAGE LOT SIZE	NO. OF LOTS	ACRES	LOCATION	Label	SUBDIVISION NAME
			SIONS	ATTED SUBDIVISIONS	PLATT		
					H		
			MAXIMUM	AVG HOMES PER ACRE	NUMBER OF SITES	ACRES IN MHP	NUMBER OF MOBILE HOME PARKS
			57.40	0.28	0.92	2.65	44
			MAXIMUM	MINIMUM	MEDIAN	AVERAGE	NUMBER OF LOTS NOTIFIED
				1.68	71	119.19	4
				AVERAGE LOT SIZE	NUMBER OF LOTS	ACRES IN SUB	NUMBER OF SUBS IN PLATTING
				1.62	5/6	933.35	30
				AVERAGE LOT SIZE	NUMBER OF LOTS	ACRES IN SUB	NUMBER OF SUBS
			FO - スロアンスー				

	SUBDIV	NI SNOISI	SUBDIVISIONS IN PLATTING		
SUBDIVISION NAME	ACRES	NO. OF LOTS	AVERAGE LOT SIZE		
Ridgeland Estates Sub	38.64	18	2.15		
Kelly Ridge	19.03	9	2.11		
Alpine View Estates	4.12	4	1.03		
Green Hills Landing Sub	57.40	40	1.44		
	MOBILE	% EMONE	MOBILE HOME & RV PARKS		
SUBDIVISION NAME	SITE ADDRESS	ACRES	NO. OF SPACES	UNITS PER ACRE	СІТҮ ОҒ





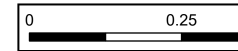
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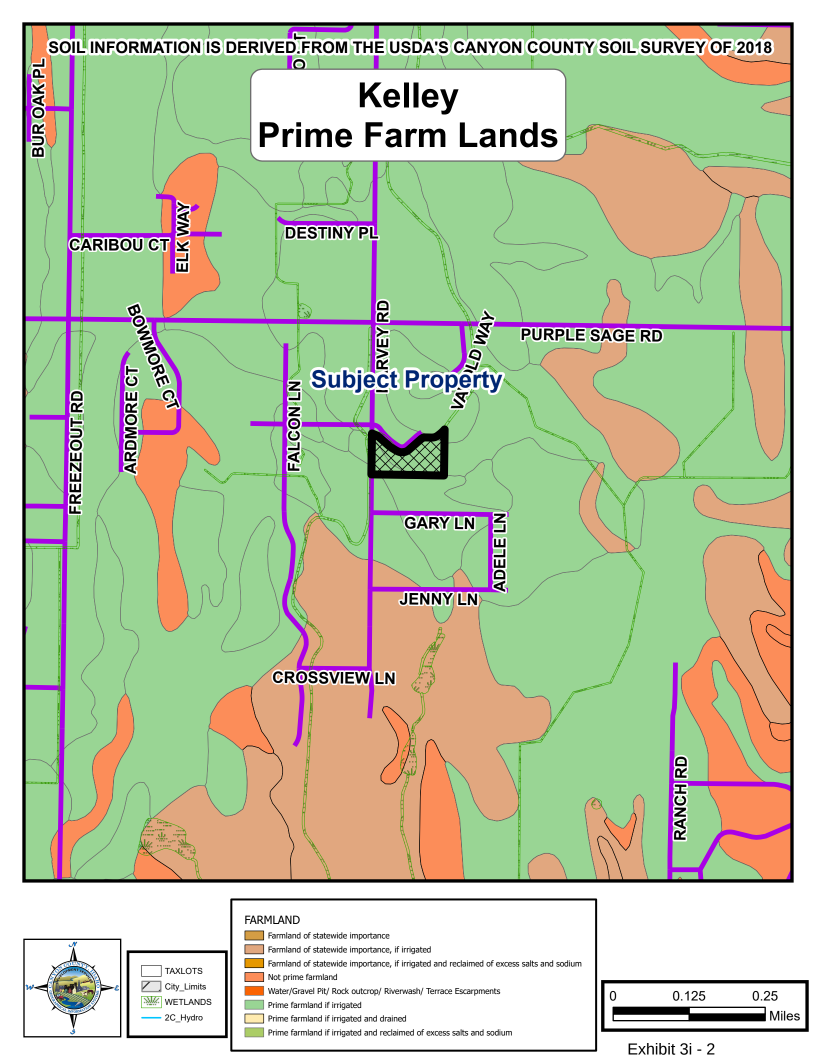
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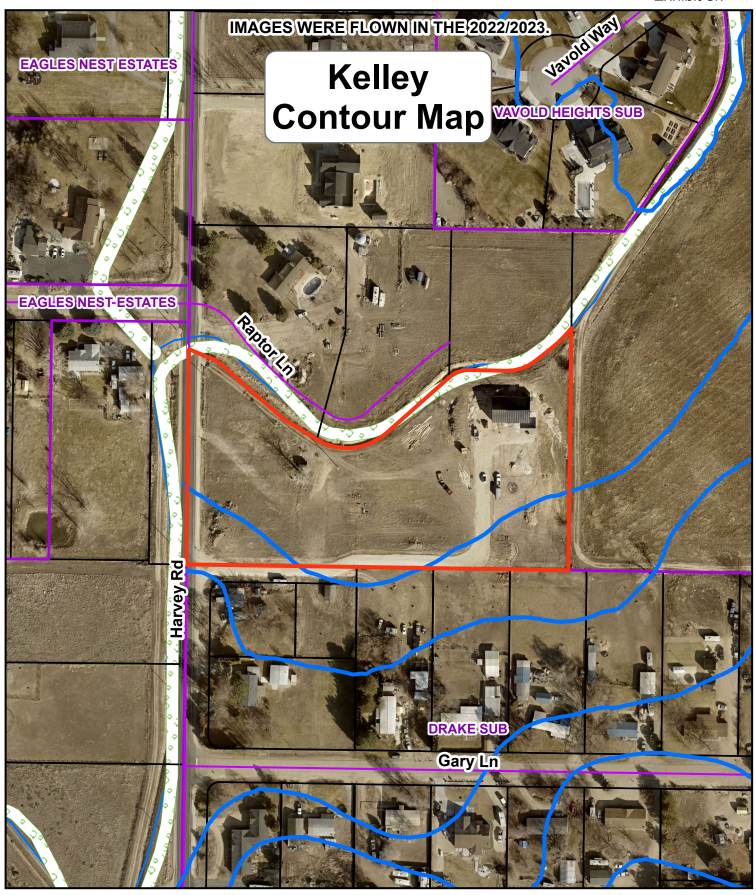


Wetlands





	Y OF 2018	CANYON COUNTY SOIL SURVEY	SOIL INFORMATION IS DERIVED FROM THE USDA'S CANYON COUNTY SOIL SURVEY OF 2018	Sı
100%	4.12	179467.20		
2.65%	0.11	4748.04	Prime farmland if irrigated	QfD
26.00%	1.07	46652.76	Prime farmland if irrigated	EsB
70.17%	2.89	125931.96	Prime farmland if irrigated	LvB
1.19%	0.05	2134.44	Prime farmland if irrigated	JeC
PERCENTAGE	ACREAGE	SQUARE FOOTAGE	FARMLAND TYPE	SOIL NAME
		REPORT	FARMLAND REPORT	
100%	4.12	179467.20		
2.65%	0.11	4748.04	MODERATELY SUITED SOIL	4
26.00%	1.07	46652.76	MODERATELY SUITED SOIL	3
70.17%	2.89	125931.96	MODERATELY SUITED SOIL	3
1.19%	0.05	2134.44	MODERATELY SUITED SOIL	3
PERCENTAGE	ACREAGE	SQUARE FOOTAGE	SOIL CAPABILITY	SOIL CAPABILITY CLASS
		PORT	SOIL REPORT	



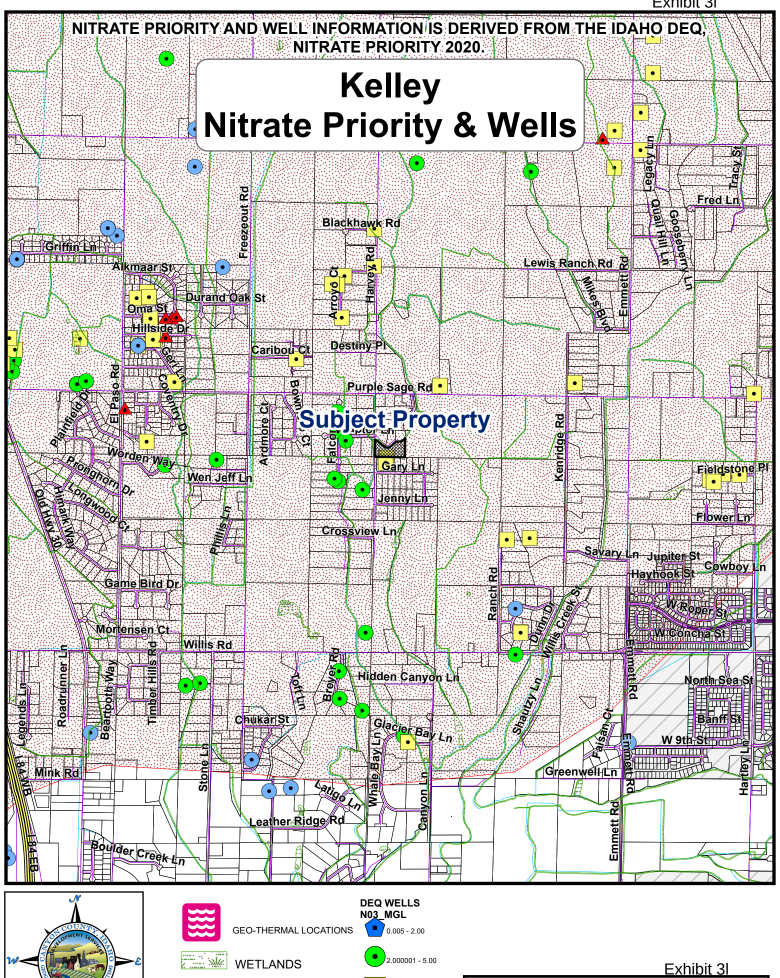




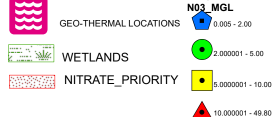


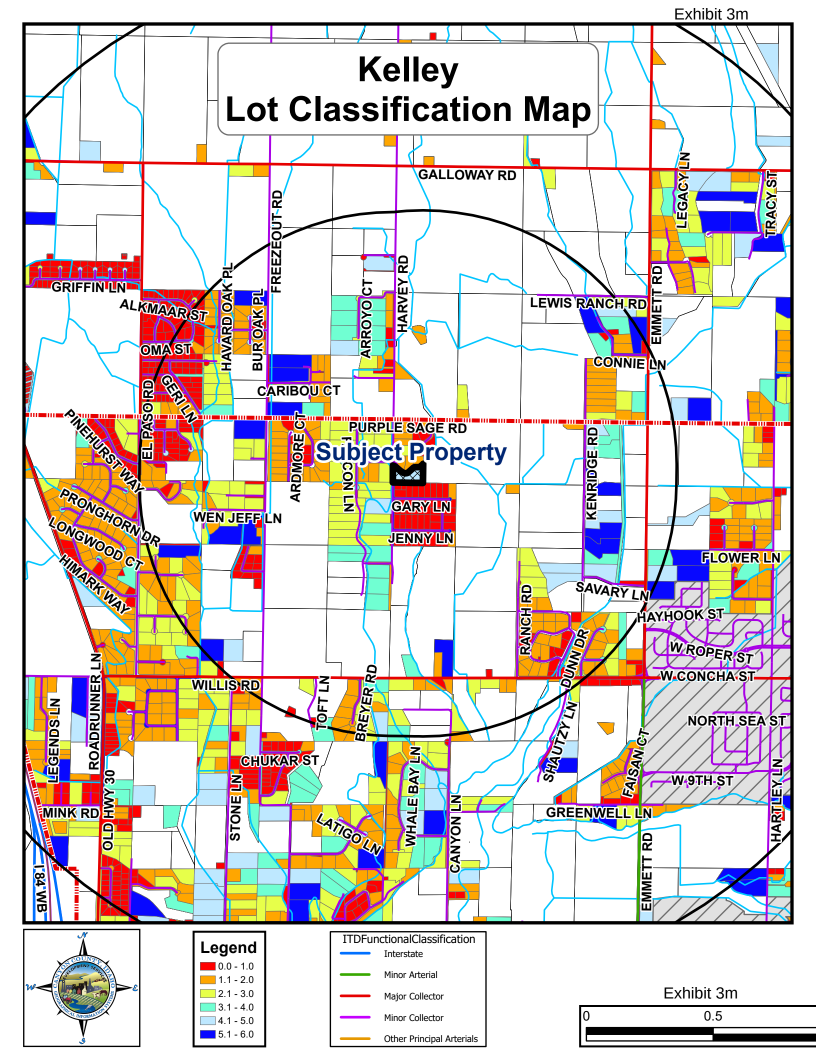
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Miles









Ginail - Area of Impact requirements



Rae Lynn Kelley <kelleyr12@gmail.com>

Area of Impact requirements

2 messages

Rae Lynn Kelley <kelleyr12@gmail.com> To: jreynolds@middletoncity.com Fri, Sep 2, 2022 at 9:09 AM

Good Morning,

My name is Rae Lynn Kelley. My husband Shawn and I are applying to the Canyon County Planning Commission to rezone our property and subdivide it. We are technically a Caldwell address (24720 Harvey Road, Caldwell), but they advised us to contact the City of Middleton since it is in the impact zone. We talked with you briefly on Wednesday and really appreciated your time and expertise. I am following up with an email for the details and record of what Middleton would require from us. My phone number is 208-369-0751 if you have any questions.

Thanks again! Rae L Kelley

Jennica Reynolds <ireynolds@middletoncity.com>
To: Rae Lynn Kelley <kelleyr12@gmail.com>
Co: Roberta Stewart <rstewart@middletoncity.com>

Tue, Sep 6, 2022 at 2:45 PM

Mrs. Kelley,

Thank you for your email. Per our conversation I am attaching the "mini preannexation agreement" in which you would carve out a utility corridor for utilities once Middleton City Limits reach your property. If this is something you are interested in the City looks forward to working with you to finalize the agreement.

Thanks so much.

Jennica Reynolds

City of Middleton

Deputy Clerk, Planning

208-585-3133

jreynolds@middletoncity.com



(Quoted text hidden)

FORM - Updated Consent to Annex Utility Corridor.pdf 155K

Dan Lister

From: Niki Benyakhlef <Niki.Benyakhlef@itd.idaho.gov>

Sent: Tuesday, October 10, 2023 11:21 AM

To: Dan Lister

Cc: Jennifer Almeida

Subject: [External] RE: Agency notification - Shawn Kelly / Case No. CR2022-0033

Good Morning, Dan -

After careful review of the transmittal submitted to ITD on October 2, 2023 regarding Shawn Kelley/ Case No. CR2022-0033, the Department has no comments or concerns to make at this time. This application is proposing 3 lots and is greater than 1.5 miles North of SH-44, therefore ITD believes minimal impact can be anticipated.

Thank you,



Niki Benyakhlef Development Services Coordinator

District 3 Development Services

O: 208.334.8337 | C: 208.296.9750 Email: niki.benyakhlef@itd.idaho.gov

Website: itd.idaho.gov

From: Jennifer Almeida < Jennifer. Almeida@canyoncounty.id.gov>

Sent: Monday, October 2, 2023 3:36 PM

To: 'lgrooms@msd134.org' <lgrooms@msd134.org>; 'mgee@msd134.org' <mgee@msd134.org>;

'mitch.kiester@phd3.idaho.gov' <mitch.kiester@phd3.idaho.gov>; 'anthony.lee@phd3.idaho.gov'

<anthony.lee@phd3.idaho.gov>; 'permits@starfirerescue.org' <permits@starfirerescue.org>; 'chopper@canyonhd4.org'

<chopper@canyonhd4.org>; 'brandy.walker@centurylink.com' <brandy.walker@centurylink.com>;

'monica.taylor@intgas.com' <monica.taylor@intgas.com>; 'jessica.mansell@intgas.com' <jessica.mansell@intgas.com>;

'easements@idahopower.com' <easements@idahopower.com>; 'mkelly@idahopower.com'

<mkelly@idahopower.com>; 'shayne.watterud@ziply.com' <shayne.watterud@ziply.com>;

'developmentreview@blackcanyonirrigation.com' <developmentreview@blackcanyonirrigation.com>;

'irrigation.mm.mi@gmail.com' <irrigation.mm.mi@gmail.com>; 'brentc@brownbuscompany.com'

<brentc@brownbuscompany.com>; D3 Development Services <D3Development.Services@itd.idaho.gov>; Brian

Crawforth < Brian. Crawforth@canyoncounty.id.gov>; 'mstowell@ccparamedics.com' < mstowell@ccparamedics.com>; Assessor Website < 2cAsr@canyoncounty.id.gov>; 'lori.kent@id.nacdnet.net' < lori.kent@id.nacdnet.net>; Devin

Krasowski <Devin.Krasowski@canyoncounty.id.gov>; Stephanie Hailey <Stephanie.Hailey@canyoncounty.id.gov>

Subject: Agency notification - Shawn Kelly / Case No. CR2022-0033

CAUTION: This email originated outside the State of Idaho network. Verify links and attachments BEFORE you click or open, even if you recognize and/or trust the sender. Contact your agency service desk with any concerns.



Exhibit 4c
HIGHWAY DISTRICT No.4
15435 HIGHWAY 44
CALDWELL, IDAHO 83607

TELEPHONE 208.454.8135 FAX 208.454.2008

October 16, 2023

Canyon County Board of Commissioners and Planning & Zoning Commission

111 N. 11th Street

Caldwell, Idaho 83605

Attention: Dan Lister, Planning Director

RE: CR2023-0033 Conditional Rezone from Agricultural to C-R-1 Residential

Canyon County Parcel R38194010A aka 24720 Harvey Rd

Dear Commissioners:

Highway District No. 4 (HD4, formerly known as "Canyon" Highway District No. 4) has reviewed the application for Rezone of the above described parcel R38194010A from Agricultural to C-R-1 Residential and offers the following comments on the proposed use:

General

The subject property consists of 1 parcel totaling approximately 4.1 acres, located east of Harvey Rd and south of Purple Sage Rd in the NW ¼ Section 35 T5N R3W. The subject property has approximately 360-feet of frontage on Harvey Rd along the westerly boundary. Existing right-of-way for Harvey Rd is a 25-foot prescriptive right-of-way, measured from the existing road centerline. Ultimate right-of-way for Harvey Rd, a rural collector, is 40-feet half width, measured from the section line.

Outparcels

Not applicable to this request.

Access

Existing access to the public highway system for the current residential use is via a private driveway approach to Harvey Rd at the southwest corner of the subject property. A portion of this driveway is located within an open public right-of-way created by plat of Drake Subdivision.

Access for the proposed 2 additional residential lots should be planned to utilize the existing driveway approach to Harvey Rd as shown on the application. An access permit from HD4 is required for all new residential construction.

Preliminary Plat

The preliminary plat proposed for the two additional residential lots should include the following:

- 1. Dedicate a 40-foot half-width right-of-way for Harvey Rd along the westerly boundary.
- 2. Remove all existing irrigation facilities, trees, fences from the right-of-way.
- 3. Provide a paved driveway approach meeting ACCHD Standard Drawing 106 for the private road intended to serve the 3 residential lots.

A preliminary plat application should be made to HD4 along with any such application to Canyon County to allow for simultaneous review.

Transportation Impacts:

The proposed 2 new residential lots are not anticipated to exceed the 500 trips/day threshold which would require a traffic impact study, nor to generate sufficient new traffic to significantly impact the existing or planned transportation network. Traffic impacts from the development will be mitigated by dedication of public right-of-way, public road improvements, traffic impact fees, or a combination of these requirements.

Section Line Setbacks

The subject property is subject to a section line setback per Canyon County Code 07-19-10 along the westerly boundary (Harvey Rd).

CHD4 does not opposed the requested zoning changes, but requests the Commission make these comments conditions of any approved land use action.

Please feel free to contact me with any questions on this matter.

Respectfully,

Chris Hopper, P.E.

District Engineer

File: Harvey Rd- CR2022-0033 Kelley Rezone

CANYON SOIL CONSERVATION DISTRICT

CANTON GAMENTE

2208 E. Chicago, Suite A Caldwell, ID 83605 Phone 208-779-3443 Fax 1-877-504-6752

SUPERVISORS: Mike Swartz, Chairman; Rex Runkle, Vice Chairman; Robert McKellip, Secretary/Treasurer;
Chris Gross, Supervisor, Brad McIntyre, Supervisor & Clay Erskine, Supervisor
ASSOCIATE SUPERVISORS: Tom Johnston, Rich Sims & Matt Livengood
SOIL CONSERVATION DISTRICT STAFF: Lori Kent; Administrative. Assistant & Stan Haye, Soil Conservation Technician

October 17, 2023

To: Dan Lister Planner of Record Canyon County Development Services

From: Canyon Soil Conservation District (Canyon SCD)

Subject: P & Z Agency Notices

Thank you for sending Canyon Soil Conservation District (SCD) several zoning requests.

They are: CU2023-0008, Quadrant Consulting, CU2023-0014 Penelope Constantikes, CU2022-0036 AK Feeders LLC and CR2022-003 Shawn and Rae Lynn Kelly

Comments from Canyon Soil Conservation District:

The acreage amounts on the maps are an estimate. Percentages of soils are rounded to a whole number.

CU2023-0008, Quadrant Consulting is 23% Class III, 74% Class IV and 3% other. The SCD has no comments.

CU2023-0014 Penelope Constantikes. The SCD has no comments.

CU2022-0036 AK Feeders LLC is 4% Class II, 21% Class III and 75% Class IV. The SCD has no comments related to the Land Class. There is one item we think should be addressed. In the application the applicant stated they have an active nutrient management plan. If the applicant plans to increase the population of cattle, a new nutrient management plan is needed to address the additional animal waste.

CR2022-003 Shawn and Rae Lynn Kelly. The SCD has no comments.

Continued Partnership and Conservation.

Sincerely,

Mike Swartz, Canyon SCD Chairman

All programs and services of the Canyon Soil Conservation District are offered on a nondiscriminatory basis without regard to race, color, national origin, religion, sex, age, disability, marital or familial status, and political beliefs.

BLACK CANYON IRRIGATION DISTRICT

NOTUS, IDAHO

December 1, 2023

Canyon County Development Services Department 111 North 11th Ave. Suite 310 Caldwell, ID 83605 (208) 454-7458

RE: Conditional Rezone. Parcel R38194010A - UPDATE

Case No.: CR2022-0033

Applicant: Shawn & Rae Lynn Kelley

Planner: Dan Lister

The parcel is located at 24720 Harvey Road, Caldwell, Canyon County, Idaho.

The Black Canyon Irrigation District (District) is requesting that Canyon County require the proponent to clarify/answer the following initial comments regarding this proposed land use change <u>prior</u> to approving the change. Significant infrastructure affecting multiple land-owners could be affected by approving this change without receiving clarification on the below listed items.

The District spoke with the applicant on November 17, 2023 and November 30, 2023, to discuss items listed in the agency response letter submitted to the County on October 30, 2023. Additional comments based on the correspondence with the applicant are shown in red below.

Pre-Application (Prior to concurrence approval of conditional rezone)

- Please fill out and submit a Development Intake Sheet form found on our website
 (https://blackcanyonirrigation.com/development). It is recommended that the proponent apply to the
 District using this form for their proposed project to help identify any additional project requirements. The
 proponent has not contacted the District with this application to date.
 - 11.30.2023 A parcel split fee (which is processed through the form listed above) is required to be paid for the creation of each new lot. *Request still outstanding*.
- 2. Records show that this property receives surface water from the adjacent Drake subdivision. The proponent will need to address their plan for delivering existing surface water to the property. Specifically, it will need to be clarified what arrangements (if any) have been made and how the irrigation water will be accounted for in the proposed re-zoned property. This is in direct contrast to what is presented on the Land Use Worksheet (Item #3) and the Irrigation Plan application (Page 2, Item 2 and Item 6). Please clarify.
 - 11.30.2023 The District has suggested to the applicant to speak with the Drake Subdivision HOA regarding irrigation assessment billing for this conditional rezone and parcel split. This property does have irrigation water from the District (different from that stated in the application). The property has been historically receiving this water from the Drake Subdivision. The Drake Subdivision HOA has been historically paying the assessment for the proponent's irrigation water. The District will need concurrence from the property owner and Drake subdivision if they wish to continue to be included in the Drake Subdivision irrigation system. The District will default to assessing each new property created, individually billing each of these three parcels if no further resolution is reached prior to approval of this Conditional Rezone application. The applicant is encouraged to coordinate with the Drake Subdivision HOA.
- 3. District records show an irrigation lateral C.E. 10.2-5.1 is installed across the center of this parcel (north to south) that feeds the Drake subdivision located due south of the proposed proponent's property. This

BLACK CANYON IRRIGATION DISTRICT

NOTUS, IDAHO

lateral needs to be shown on the plans and addressed by either an easement or other legal means. See map below.

11.30.2023 - The pipeline shown running North and South across the property is downstream of the District's weir. This pipeline is not a District facility, it is a private facility. It is recommended that this pipeline be properly addressed on any documented survey or preliminary plat. *No further action from the District is required on this item.*



- 4. The proponent's grading plan shows private irrigation being fed from the North, across the canal from an existing well. The proponent needs to clarify how this is intended to be applied in conjunction with receiving surface irrigation? Are there arrangements to move surface irrigation water from the parcel?
 - 11.30.2023 The proponent has been requested to add/revise note to the development agreement, site survey or preliminary plat document that states, "Groundwater irrigation is available, however prior to being able to receive this groundwater, irrigation infrastructure needs to be installed across the Black Canyon Irrigation District's lateral. A license agreement is required to cross and/or work within the District's easement. Crossing infrastructure currently does not exist."

 Once this note is provided, this comment will be satisfied.
- 5. The grading plan sheet shows a private irrigation line crossing the District's canal. Any crossing agreement(s) and/or piping agreement(s) will need to be acquired from the Bureau of Reclamation (Reclamation), once approved by the District, to cross over or under any existing lateral, pipe any lateral or encroach in any way the right-of ways of the District or Reclamation.
 - 11.30.2023 See response to Item #4 above. The proponent has been asked to add a note to the development agreement, formal site survey, or preliminary plat document to provide clarity to any potential future owner. *Once this note is provided, this comment will be satisfied.*
- 6. The District will require that the laterals affected by this proposed land change be piped and structures built to ensure the delivery of irrigation water to our patrons. This parcel is located directly adjacent to the section of C.E. 10.2 canal which will need to be piped. The piped canal must meet minimum requirements outlined in the District's standards found on the website (https://blackcanyonirrigation.com/development). The District and Reclamation may require additional modifications to ensure irrigation water is made available to patrons as this proposed project proceeds.
 - 11.30.2023 The District has waived their requirement to pipe the existing canal for this application. *No further action required*.
- 7. Fencing will be required along the lateral per District's standards.
 - $11.30.2023-The\ District\ \underline{recommends}\ installing\ fencing\ along\ the\ lateral.\ \textit{No\ further\ action\ required}.$

BLACK CANYON IRRIGATION DISTRICT

NOTUS, IDAHO

- 8. The grading plan sheet shows private irrigation lines in the District's right-of-way which need to be relocated. No outside utilities or other structures are allowed within District's right-of-way. 11.30.2023 Request still outstanding.
- 9. Any and all maintenance road right-of ways, lateral right-of ways and drainage right-of ways will need to be protected (including the restriction of all encroachments). There is a District's maintenance road that runs along the south side of the canal which will need to remain in place and accessible.

 11.30.2023 No action required, notification for proponents understanding only.

General Comments:

- 1. A standalone, recorded easement(s) will be required for any irrigation lateral that is located within the property boundary. The District's lateral along this parcel has a prescriptive easement which needs to be recorded. The Developer will be required to provide the easement description and exhibit signed by a professional surveyor licensed in the state of Idaho. The District will provide the easement language once the description and the exhibit have been provided.
- 2. Construction runoff and drainage from the proposed land should be addressed as it shall not enter the lateral or District's right of way.
- 3. Please ensure that separation distances between any proposed wells, septic drain fields, and the District's irrigation canal meet minimum IDAPA requirements.

All of the above requirements need to be met, including any others that arise during future review.

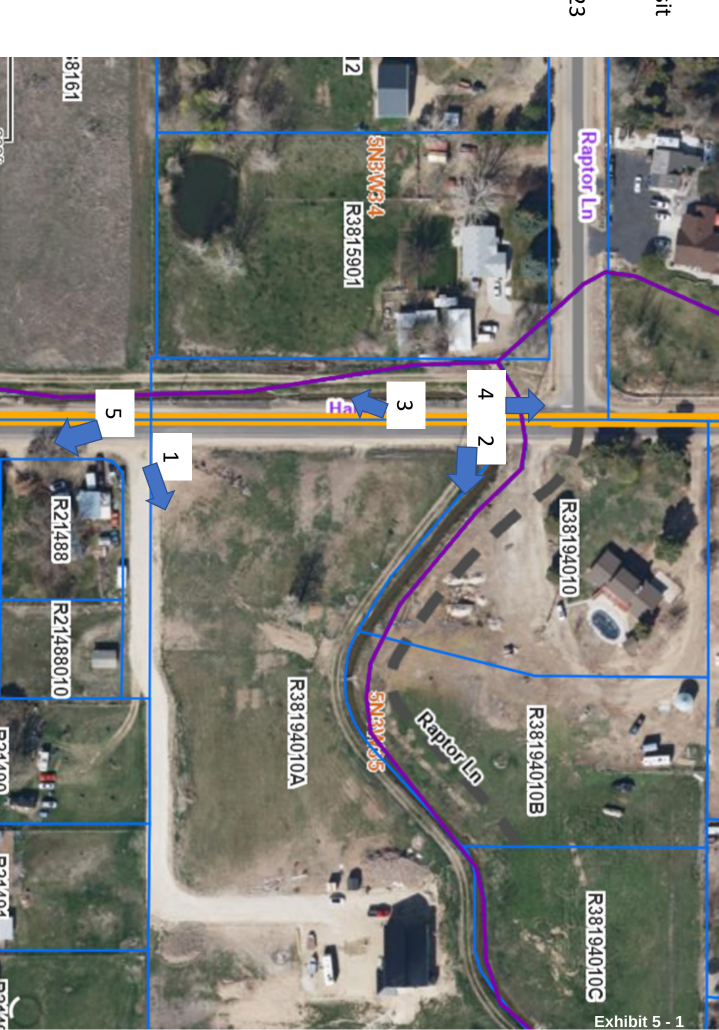
Thank You,

Donald Popoll

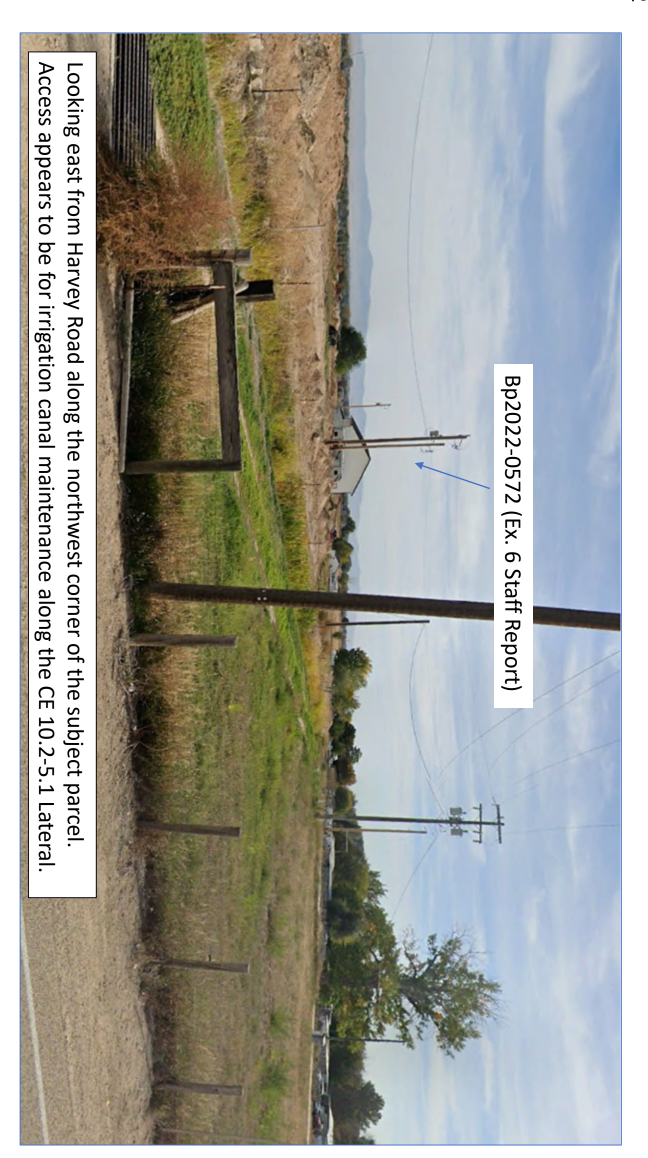
Donald Popoff P.E. District Engineer Black Canyon Irrigation District

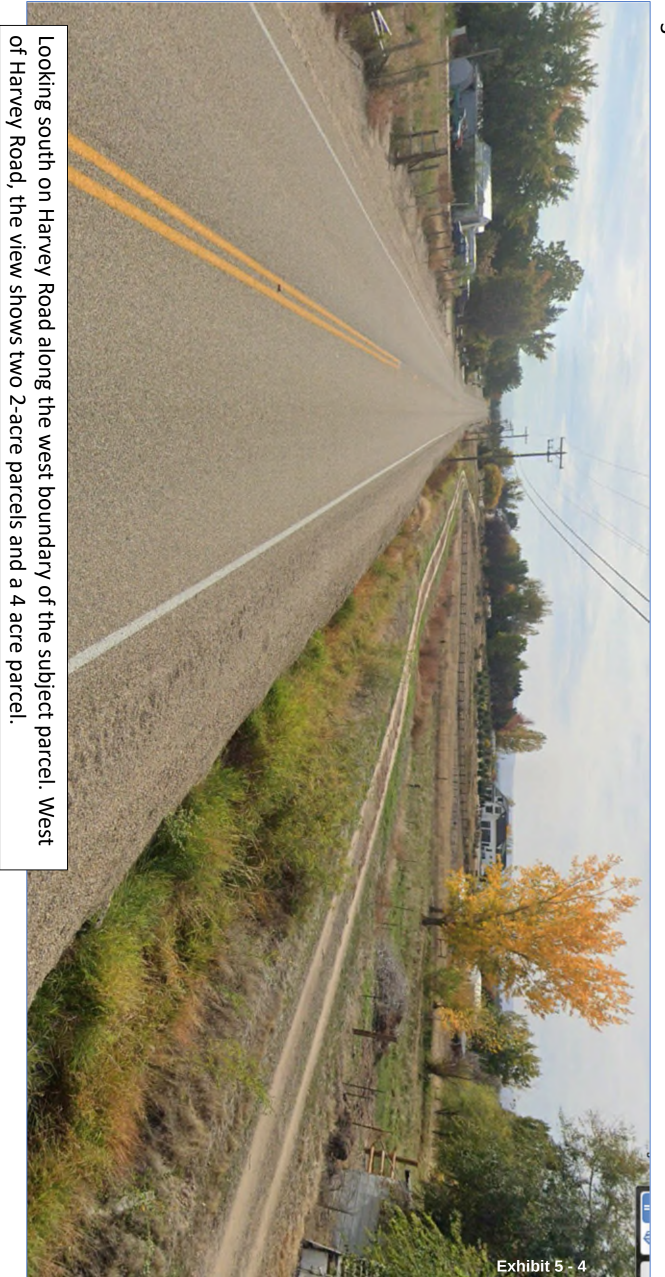
CC: Shawn & Rae Lynn Kelley (Slkellet@gmail.com)

Google Earth Site Visit CR2022-0033 Street View – 10/2023











West of Harvey Road is Raptor Lane entering into Eagle Nest Estates Subdivision.





Certificate of Zoning Compliance / Permit

Development Services Department

111 North 11th Ave., Suite 310 Caldwell, ID 83605 Office: (208) 454-7458 For Inspections Call: (208) 454-7460 Fax: (208) 454-6633

www.canyoncounty.id.gov/dsd

Parcel Number: 38194010A0

Permit Number:

BP2022-0572

Township:

5N Parcel Acreage:

4.12

SFR w/Attached Garage Permit Is For:

Range:

3W County Zone:

Square Footage:

2400

Section:

City Impact Area: Middleton,

Site Address: 24720 HARVEY RD

Quarter:

NW

Caldwell ID 83607

Subdivision:

Secondary Residence

Lot:

Block:

Address:

Sec Line:

1/4 Sec:

Project Flood Zone: Zone X - Outside SFHA,

County Set Backs: Yes

City Set Backs: No

Parcel Flood Zone: Zone X - Outside SFHA,

Front: 30 Sctn Line: Yes Front:

Hwy Dist: Canyon Highway No 4,

Rear: 20 Rear:

Fire Dist: Middleton Fire,

10 Side:

Side:

School Dist: Middleton School No 134,

Original Parcel: No

Land Use Case #:

AD2022-0003

Owner:

KELLEY SHAWN 13259 LOCUST LN **NAMPA ID 83686**

Applicant:

KELLEY SHAWN 1528 KATHY ST **EMMETT ID 83617** Contractor:

KELLEY SHAWN 1528 KATHY ST **EMMETT ID 83617**

OWNER

Required Documentation Date Receive		Date Received	Initials	R	equired Documentation	Date Received	Initials
	Legal Description / Deeds				Ad Valorem		
Х	Building / Site Plans (2)	05/24/2022	JO		PRE-76 Rehab Certificate		
	Engineering				MH Temp Res Permit		
	Res Check				Road Frontage		
	Prescriptive				Easement		
	Manual J S D & E				RUMA		
Х	SWDH Septic Permit	05/24/2022	JO		Development Permit (Flood)		
Х	Hwy Dist/ITD Access Permit	05/24/2022	JO		Elevation Certificate		
Х	Fire District Permit	05/24/2022	JO	X	Property Research	05/26/2022	CL
	Waiver			h -	Address from City		CL
				Х	Address	05/26/2022	CL

Description: New SFR w/ attached garage (Shop with living quarters)

Application Processed By:

Filing Date: 05/23/2022

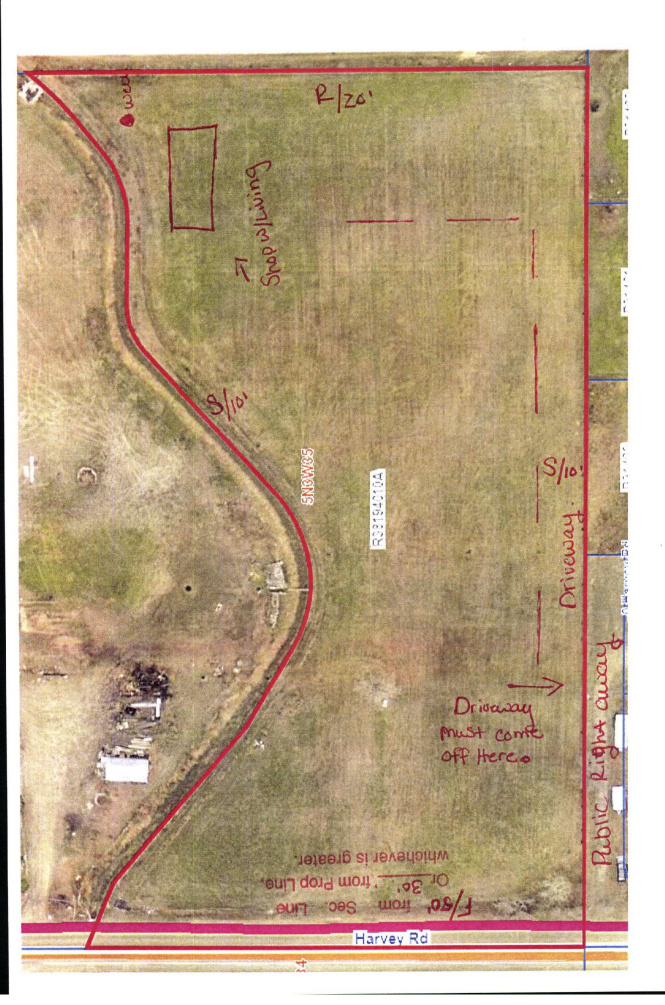
Status: Active

BP2022-0572

Page 1 of 2

	g / Building Condition(s)					
and at the app	Address numbers must be illuminated or reflective and displayed on the residence, at the driveway entrance and at the approach to the public road.					
Approved set charged for a	to the second be an eith for inspector or inspection will fail and a possible \$50 fee will be					
Driveway to be	e constructed prior to final inspection.					
County private	ct approval of the required turn around, and certification e road/driveway standards, must be received by DSD pr	or to a fir	road has been c nal building inspe	onstructed to ection.		
Final SWDH F	Permit required in office or verified by inspector before fi	nal.				
Property owner locate those endings unless ar	er is responsible for identification of all property boundar ers shall not build any structure on/in an easement and i easements. Structures must be at least seventy (70) fee oproved otherwise by the highway district having jurisdic m either the front property line, road right of way line, or	t snall be t from a s tion. Fro	section line or quant Setbacks sha	arter-section		
Fees						
Date	Fee Item			Amount		
05/23/2022	Certificate of Zoning Compliance (Over the Counte	er) - ZCB		\$70.00		
05/23/2022	Deposit for Plan Check			\$180.00		
05/26/2022	Middleton Rural Fire District Impact Fee - Resident	ral Fire District Impact Fee - Residential - Per Dwelling				
06/23/2022	Residential Permit Fee - Varies		_	\$857.62		
				\$1,956.62		
Receipts						
Date	Receipt Number			Amount		
05/23/2022	74508			\$250.00		
		Total	Paid:	\$250.00		
For Building Perm calendar days from Administrator. Pleafriday. Your signature act "Right to Farm" law		office ho	urs of 8:00 a.m. activity may be li	to 4:00 p.m. Mo		
above.	o acknowledges that you have read, understand and ag					
I affirm that all info	ormation provided by me for the completion of this certifi	cate is co	orrect to the best	of my knowledo		
Applicant's Signa	ture:	Date:				
DSD Staff Accep	ting Application:	Date:	July 7, 2022			
DSD Flood Plain	Administrator:	Date:				
DD2022 0572				Page 2 o		

BP2022-0572



New Individual Sewage Permit

Subsurface Sewage Disposal



Southwest District Health

13307 Miami Ln Caldwell ID 83607 United States Permit #: #: 011278

Date:

04/16/2022

Parcel #:

38194010A0

Applicants Name:	Shawn Kelle	y						
Land Owner Name:	Shawn Kelle	ey						
Property Address:	TBD 0 HARY							
Legal Description			Township: 5	5N Ran	ge: 3W	Se	ection:	35
Subdivision:			Lot:	Blo	ck:	Size	(acres): 4	1.12
Type of Instal	lation:	Type of System:	Intrench Sand Filter		Water S	upply:	Water S	Source:
Individual System P	ermit - New	Additional System 7	Type: Gravel Drainfield		Priv	ate	V	/ell
Basic		Optional System Ty	pe:					

Conditions of Approval

Over-excavate to 60" and backfill with 12" of approved ASTM C-33 sand to reach A-2b receiving soils.

Install system at 48" to bottom of trench.

(Two) 6 feet wide by 45 feet long trenches or equivalent.

The 1-bedroom shop and 3-bedroom house will be connected to a centralized drainfield. The 1-bedroom in the shop will be converted into an office upon the construction of the 3-bedroom house as per discussion with client.

Minimum 6" drain rock under the pipe from an approved gravel pit.

Minimum 2" drain rock over the pipe.

Geo-textile material, untreated building paper, or 3" of straw used as an acceptable soil barrier.

Drainfield must be a minimum of 50 feet from irrigation canal/ditch.

Drainfield must be a minimum of 10 feet from house/shop foundation.

- Septic tank must be minimum of 5 feet from house/shop foundation.
- Install no deeper than 48 inches.
- If soil conditions differ from test hole when installing tank/drainfield, contact SWDH before installation.
- Call SWDH for trench inspection before gravel or sand is placed into the trench(s).
- · Confirm all surrounding well locations.
- Changes to structure floorplans must be submitted to SWDH prior to septic installation.
- Modifications to an approved plot plan must be submitted prior to septic system installation.
- If Lift Station/Pump is needed Complex Installer is required.
- Effluent flows must be equalized with use of distribution box or "Hard-T"
- Follow install per approved proposed plot plan

Number of Bedrooms:	3+1 E	Bedroom(s) + Shop
Design Flow:	400	Gallons Per Day
Soil Type (USDA)/ Loading Rate (Gal/ Sq. Ft./ Day): A-2b / 0.75 Adjusted Lo	ading Rate:	
The minimum septic tank capacity is:	1000	Gallons
The minimum effective drainfield absorption area is:	533	Square Fee
The drainfield can be no closer to permanent/ intermittent surface water than:	300	Fee
Note: Final approval of this permit requires inspection o	f the uncovered system.	

enforceable as part of the permit. The permit will expire (2) years from date of issuance. The permit may be renewed if the renewal is applied for on or before the expiration date.

Permit Approved By:

Anthony Lee Digitally signed by Anthony Lee Lee Date: 2022;04:16 12:38:04 06:00 Anthony Lee

04/16/2022

Permit Issue Date:

PERMIT EXPIRES TWO YEARS FROM DATE OF ISSUE

ceived 4/12/22

APPLICATION AND PERMIT TO USE RIGHT-OF-WAY -- APPROACHES

COPY OF PERMIT MUST BE PRESENT AT WORK SITE DURING CONSTRUCTION

ISSUE DATE: 4/18/23	NOTICE			
PERMIT VOID AFTER 12 MONTHS FROM DATE ISSUED, UNLESS OTHERWISE SPECIFIED.	This permit shall not be valid for construction until, or unless, the provisions of Idaho Code Title 55,			
PUBLIC ROAD TYPE:	Chapter 22 have been complied with.			
GRAVEL PAVEMENT OTHER ARTERIAL COLLECTOR LOCAL	PRIOR TO EXCAVATION, CALL DIGLINE 1 (800) 342-1585			
ROAD NAME: HARVEY ROAD				
LOCATION: 238194610 A				
TYPE: RESIDENCE COMMERCIAL	FIELD OTHER O			
QUANTITY: WIDTH: 20'MIN	SURFACE TYPE:			
CULVERT: NOT REQUIRED O REQUIRED O	(SIZE: 12" LENGTH: 33")			
AVAILABLE SIGHT DISTANCE:(West)	(West) POSTED SPEED			
SEE REVERSE SIDE FOR GENERAL PROVISIONS.	sion (attached) no new ce 28 open public right of wa			
AGREE TO DO THE WORK REQUESTED HEREON IN ACCORDANCE SIDE, THE SPECIAL PROVISIONS AND THE PLANS MADE A PART	OF THIS PERMIT.			
SHADN KELLEY	1528 KATHY 51.			
208-697-8306 PHONE AMOOD FULLAGE	MAILING ADDRESS (for reflund of performance assurance fee) TMMET TPA 95617 EITY, STATE, & ZIP SCIENCE ON ACT (Optional)			
SUBJECT TO ALL TERMS, CONDITIONS, AND PROVISIONS SHOW! GRANTED TO THE ABOVE NAMED APPLICANT TO PERFORM THE	N ON THIS FORM OR ATTACHMENTS. PERMISSION IS HEREBY WORK DESCRIBED ABOVE.			
TITLE: Vermit Technician F	PEE: \$ 100,00 (NON-REFUNDABLE) PERFORMANCE ASSURANCE: \$ A00,00			
CONST. COMPLETED (DATE): F APPROVED BY:	REFUND AMOUNT: \$			

This form may be reproduced for use in making multiple applications.

Revised June 2021



CANYON HIGHWAY DISTRICT No. 4

15435 HIGHWAY 44 CALDWELL, IDAHO 83607

TELEPHONE 208/454-8135 FAX 208/454-2008

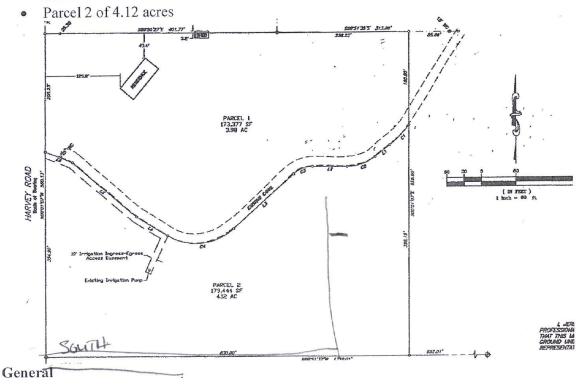
January 25, 2022

Canyon County Development Services 111 N. 11th Ave Suite 140 Caldwell, Idaho 83605 Jennifer Sala 7860 E Tulare Avenue Fresno, CA 93737

RE: Administrative Land Division- Canyon County Parcel R38194010

The subject parcel is located in Township 5N Range 3W Section 35 and consists of approximately 8.1 acres. The request consists of splitting the subject parcel generally along the existing canal centerline as shown below.

• Parcel 1 of 3.98 acres



- Subject property has frontage onto major collector Harvey Road
- South property line of new Parcel 2 fronts open public right-of-way
 - o Dedicated by Drake Subdivision
 - o 28' wide and 280' deep (depth as measured from centerline of Harvey)
- Subject property is more than 1 mile from city limits
 - o Rural driveway spacing applies

The following represents the District's current policies to which the parcels may be subject to at time of development. These standards are subject to change and the standards/policies in effect at the time of approach permit application shall apply:

Right-of-way

Harvey Road is classified as a major collector road. Right-of-way dedication consists of 80' (40' half-width measured from section line). Based on the new parcel size, right-of-way dedication is not required. Nonetheless, if the applicant dedicates right-of-way, CHD4 can provide IRS Form 8283 "noncash charitable contribution" which can be used to offset tax liabilities.

Access

Per HSDP 3061.020.A, driveway spacing onto a major collector is 330' or can be shared. Due to access density, creating new driveway approach for Parcel 2 is not available.

Parcel 1

Current approach located approximately 40' south of Raptor Lane may continue for the existing residence.

Parcel 2

Can utilize 28' wide open public right-of-way along south property line. Consider locating approach onto open public right-of-way a minimum of 140' east of the section line of Harvey Road.

Approach Permit

An approach permit is required when work is requested within the public right-of-way, new or modified access is requested, and/or when change of land use occurs.

Approach for Parcel 2 should be improved per SD-105—minimum 20' wide driveway. Based on aerial and corrugations applicant should consider installing a culvert for the approach.

Section Line Setbacks

Canyon County code § 7-10-19 provides for a minimum 70' setback from any section line or quarter-section line to any permanent structure to provide a buffer for future roadway construction unless the highway district having jurisdiction waives the seventy foot (70') setback requirement.

This setback applies from the section line of Harvey Road.

These conditions and attachments are based upon the Highway Standards & Development Procedures for the Association of Canyon County Highway Districts 2017 Edition and Policies.

Sincerely,

Lenny Riccio, E.I.T. Assistant Engineer

Transportation Planner

MIDDLETON RURAL FIRE DISTRICT



STAR FIRE PROTECTION DISTRICT

FIRE DEPARTMENT ACCESS AND WATER SUPPLY RESIDENTAL CONSTRUCTION APPLICATION

LEASE PRINT		Date: 4-19-2022
Contractor: Top to Bottom Construction	Contact: Shawn Kelley	⊠ Owner Buil
ddress: 3684 W South Slope	City: Emmett	Zip: 83617
hone/Mobile: (208) 697-8306	Email Address: slkellet@gmail.com	5
wner(s): owner/builder		
ddress:	City:	Zip:
hone/Mobile:	Email Address:	and the same of th
	PROJECT INFORMATION	
roject Location: 0 TBDHarvey Lane	County: Canyon	A see S.
egal Description: Part of the Northwest 1/4 of 5 Lot	: Block: Subdivision:	na
otal Acers: 4.12 Total Sq. Ft.:	Stories Above Grade: Stories Belo	ow Grade:
re apparatus access roads shall have an uniosh ucted w not less than 13 feet 6 inches. The Surface shall be ca cess roads over 150ft from the public roadway will requ ow many dwellings will access the road? 1	aire emergency turnaround. Road/Driveway Length: 6	555ft
low many dwellings will access the road? I		
/ill the road have a gate? ☐ Yes ☒ No	Is the road 7% grade or less WATER SUPPLY	? ⊠Yes □No
the Flow and water supply — One- and two-family dwelf duration of 1 hour to service the entire project. One- and in Appendix B of the International Fire Code. s the dwelling within 1000ft from an approved fire	hydrant?	⊠No
	APPLICANT COMMENTS	
FIR	E CODE OFFICAL USE ONLY	
Apparatus Access and Turn-Around	Application & Plans Received: (Date/E	By) 4/19/22 DIQ DE
Yes □No □n/a	Permit Fee: \$100.00 Paid □Cash	□Credit Card Check #100
Water Supply	Fire Authority Having Jurisdiction:	nddlefon RFD
☐Yes ☒No ☐n/a Type:	Fire District Permit # 27 WS-	068
Knox Box or Gate Switch	City/County Jurisdiction:	yon CO
□Yes □No □n/a Type:	County/City Permit #	9
Notes:	Emergency Access and Wate	r Supply Application Status
Drive way I Turn-arround approved as submitted	□Approved ☑Approved w	ith Conditions
2hr Fire wall shop / wing	Fire Code Official:	Date: 5 1912

(208) 286-7772 11665 W. STATE ST., SUITE B STAR, IDAHO 83669

MIDDLETON RURAL FIRE DISTRICT



STAR FIRE PROTECTION DISTRICT

FIRE DEPARTMENT ACCESS AND WATER SUPPLY RESIDENTAL CONSTRUCTION APPLICATION SUMMARY

	FORMATION				
Review Date: 5/19/22 Fire District Permit # 22115-668 Fire Code Official 0,1548					
Project Location: TBP HARVEY Lane					
Authority Having Jurisdiction: Middleton Rural Fire District	t □Star Fire Protection District				
I understand that the above reference permit shall expire one (1) year from the date of issue. If a Certificate of Inspection has not been obtained by the Fire District before the review date above, I understand that the permit shall be void, and a new plan review and permit (with accompanying fees and code changes) must be obtained.					
I understand that the attached permit defines requirements that I have agreed to meet, and that my project shall be completed within those requirements an I in accordance with the drawings, I have provided the Fire Code Official. I understand that significant (in the Fire Code Officials judgment) deviation from the approved drawings or permit document will result in the voiding of the permit and require a new plan review and permit to be issued.					
The Fire Code Official has provided be with copies of the following documents: • Application/Permit • Memorandum of Understanding • Required Inspection List					
I understand that I am responsible for scheduling required inspe	ctions with the Fire District in a timely manner.				
I understand that re-inspections will carry an additional fee, as described in the Fee Schedule, which must be paid to the Fire District before issuance of Certificate of Inspection.					
I certify that I am the Builder or Owner of this project, or I am an authorized agent and empowered to sign this document.					
Builder/Owner Signature: Skelly your Sell Date: 5-20-22 Fire Code Official: World					
1001	-				
	NSPECTIONS ■ WATER SUPPLY				
■ FIRE DEPARTMENT ACCESS	MWAIER SUPPLY				
☑ Driveway	□NFPA 13D Sprinkler System				
□ Knox Box □ Hydro Inspection					
□ Knox Gate Switch □ Rough to cover					
Turnaround					
■ Address □ Water flow					
□Other: □Final Inspection					
Other:					
To schedule an inspection with the Fire Code Official, contact our Fire District Headquarters at (208) 286-7772. Provide the permit number, address, and inspection type. Inspections will be scheduled within 24-48 hours.					

(208) 286-7772 11665 W. STATE ST., SUITE B STAR, IDAHO 83669



DSD Director Administrative Decision

Canyon County Code of Ordinances §07-18-01

Case Number: **AD2022-0003**

Parcel #'s: **R38194010**

Property Owner/Applicant(s): Jennifer Sala

Exhibit 7

2022-008875 RECORDED

02/16/2022 02:52 PM



CHRIS YAMAMOTO CANYON COUNTY RECORDER

Pgs=2 LBERG

\$13.00

MISC RYAN COIT

Request: The applicant is requesting an administrative land division. The land division request results in two parcels with both parcels taking access to Harvey Road (collector).

Property History: The parcel, approximately 8.10 acres, is zoned "A" (Agricultural) and considered an original parcel (created prior to September 6, 1979; CCZO §07-02-03).

Findings - Administrative Land Division: The request is consistent with CCZO §07-18-01, as follows:

- The request is consistent with the minimum lot size and number of divisions allowed within an "A" zone. The 8.10-acre parcel will be divided to create a 3.98-acre parcel and a 4.12-acre parcel.
- The request is consistent with §07-18-01 as noted: "The subject property shall be in compliance with the public nuisance ordinance (chapter 2, article 1 of this code) and the building code (chapter 6 of this code) before the director can approve the application.
- Development shall either use water rights from an Irrigation District or 0.5 acre-feet from the domestic well in
- Based on contour maps, the property does not contain slopes greater than 15%.
- On January 20, 2022, Canyon Highway District No. 4 and Middleton Fire District were noticed. The following
 - Melba Fire District: Fire District review is required at the time of building permit submittal.
 - Nampa Highway District No. 1: Any new approaches must meet current highway district standards and
- The requested division is consistent with the record of survey recorded on February 9, 2022; Instrument

Parcel 1: $3.98 \pm acres$ (Existing dwelling and accessory structures)

Parcel 2: 4.12 ± acres (Building permit available)

<u>DISCLAIMER:</u> Parcels will not be adjusted by the Assessor's Office until deeds are recorded.

Decision: The application to complete the described administrative land division in accordance with CCZO §07-18-01 is **APPROVED** subject to the following conditions of approval:

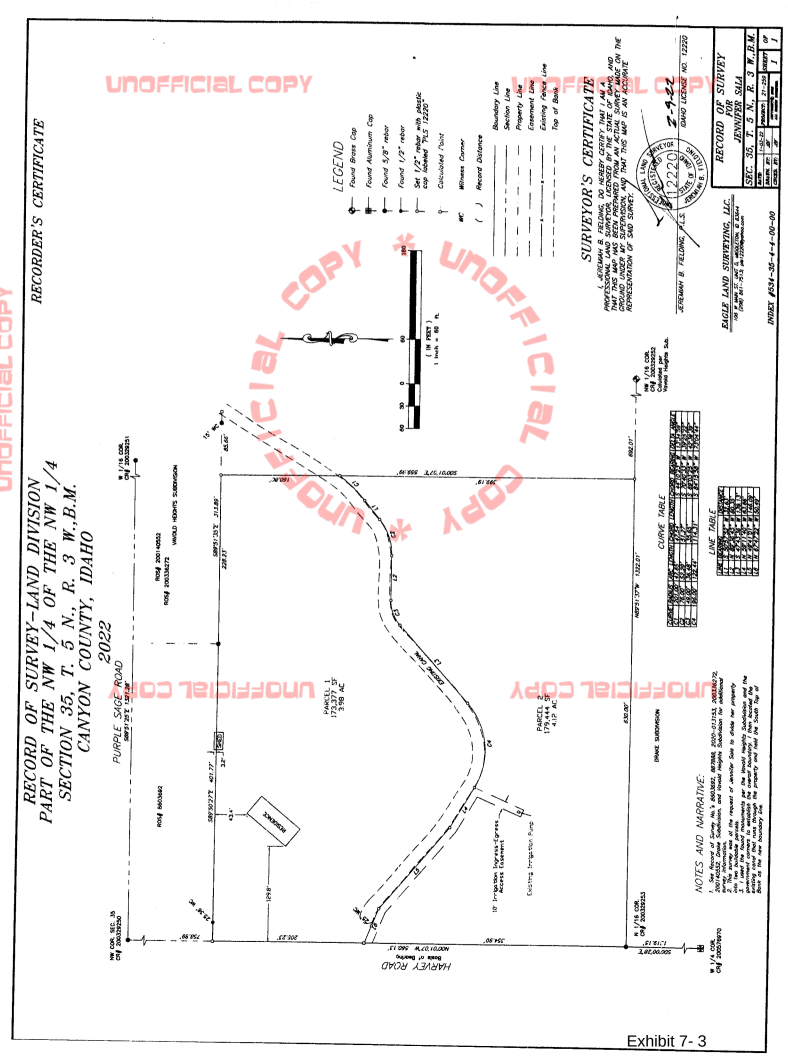
- 1. The development shall comply with all applicable federal, state, and county laws, ordinances, rules and regulations that pertain to the property. The Idaho Right to Farm Act (Idaho Code §22-4503) applies to this
 - a. Stormwater run-off shall be retained on-site. Stormwater retention is the responsibility of the
- 2. Prior to building permit issuance, an onsite evaluation and septic permit is required from Southwest District

3.	oonipiy with all requirements of	ACCHD Standards Manual. Prior to bu Proposed driveway locations shall mee	ilding permit issuance, an approach et Section 3061.020 of the ACCHD
4.	Br	and ditch flow patterns shall be maintain cal irrigation District and/or Bureau of R	ned and protected. Modification shall declamation. $2 - 16 - 22$
	Dan Lister, Plann	ing Official	Date
	e of Idaho)	SS	
	nty of Canyon County)		
	his day of ebruary, in the year or LiStev, pour and acknowledged to me that he		e name(s) is (are) subscribed to the within
1	CASSANDRA J LAMB COMMISSION #20204340 NOTARY PUBLIC STATE OF IDAHO COMMISSION EXPIRES 11/05/2026	Notary: Cassandra J My Commission Expires: 11-05-20	

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FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

In the matter of the application of: Kelley – CR2022-0033

The Canyon County Planning and Zoning Commission considers the following:

- 1. <u>Conditional rezone</u> of parcel R38194010A from an "A" (Agricultural) zone to a "CR-R-1" (Conditional Rezone Single Family Residential).
 - a. The request includes a development agreement limiting development to three (3) buildable lots.

[Case CR2022-0033, 24720 Harvey Road, Caldwell, portion of the NW1/4 of Section 35, T5N, R3W, B-M Canyon County, Idaho]

Summary of the Record

- 1. The record is comprised of the following:
 - A. The record includes all testimony, the staff report, exhibits, and documents in Case File CR2022-0033.

Applicable Law

- 1. The following laws and ordinances apply to this decision: Canyon County Code §01-17 (Land Use/Land Division Hearing Procedures), Canyon County Code §07-05 (Notice, Hearing and Appeal Procedures), Canyon County Code §07-06-01 (Initiation of Proceedings), Canyon County Code §07-06-07 (Conditional Rezones), Canyon County Code §07-10-27 (Land Use Regulations (Matrix)), Idaho Code §67-6511 (Zoning Map Amendments and Procedures), and Canyon County Code §09-09-15 (Area of City Impact Agreement).
 - a. Notice of the public hearing was provided per CCZO §07-05-01 and Idaho Code §67-6509.
 - b. The presiding party may establish conditions, stipulations, restrictions, or limitations which restrict and limit the use of the rezoned property to less than the full use allowed under the requested zone, and which impose specific property improvement and maintenance requirements upon the requested land use. Such conditions, stipulations, restrictions, or limitations may be imposed to promote the public health, safety, and welfare, or to reduce any potential damage, hazard, nuisance, or other detriment to persons or property in the vicinity to make the land use more compatible with neighboring land uses. See CCZO §07-06-07(1).
 - c. All conditional rezones for land use shall commence within two (2) years of the approval of the board. If the conditional rezone has not commenced within the stated time requirement, the application for a conditional rezone shall lapse and become void. See CCZO §07-05-01
- 2. The commission has the authority to exercise powers granted to it by the Idaho Local Land Use and Planning Act ("LLUPA") and can establish its own ordinances regarding land use, including subdivision permits. See I.C. §67-6504, §67-6511.
- 3. The commission shall have those powers and perform those duties assigned by the board that are provided for in the local land use planning act, Idaho Code, title 67, chapter 65, and county ordinances. CCZO §07-03-01, 07-06-05.
- 4. The burden of persuasion is upon the applicant to prove that all criteria, including whether the proposed use is essential or desirable to the public welfare, are satisfied. CCZO §07-05-03.
- 5. Idaho Code §67-6535(2) requires the following: The approval or denial of any application required or authorized pursuant to this chapter shall be in writing and accompanied by a reasoned statement that explains the criteria and standards considered relevant, states the relevant contested facts relied upon, and explains the rationale for the decision based on the applicable provisions of the comprehensive plan, relevant ordinance and

statutory provisions, pertinent constitutional principles and factual information contained in the record. The County's hearing procedures adopted per Idaho Code §67-6534 require that final decisions be in the form of written findings, conclusions, and orders. CCZO 07-05-03(1)(I).

The application, CR2022-0033, was presented at a public hearing before the Canyon County Planning and Zoning Commission on February 1, 2024. Having considered all the written and documentary evidence, the record, the staff report, oral testimony, and other evidence provided, including the conditions of approval and project plans, the Planning and Zoning Commission decides as follows:

CONDITIONAL REZONE CRITERIA – CCZO §07-06-07(6)

1. Is the proposed conditional rezone generally consistent with the comprehensive plan?

Conclusion: As conditioned by the development agreement, the conditional rezone is generally consistent with the 2020 Comprehensive Plan.

- (1) The application was submitted at the time the 2020 Canyon County Comprehensive Plan was in effect. The future land use plan designation is residential (Exhibit 3c, Staff Report). The 2030 Comprehensive Plan also designates the parcel as 'residential' (Exhibit 3d, Staff Report).
- (2) The request generally aligns with the following goals and policies of the 2020 Canyon County Comprehensive Plan.
 - <u>Private Property Rights Policy 1</u>: "No person shall be deprived of private property without due process of law."
 - The conditional rezoning application was submitted on November 29, 2022. The application requires public hearings shall comply with Idaho Code Section 69-6511 & 69-6511A and CCZO Chapter 7, Articles 5 and 6.
 - <u>Population Policy 2</u>: "Encourage future high-density development to locate within incorporated cities and/or areas of city impact."
 - The request is located within the Middleton Area of City Impact (Exhibit 3d, Staff Report).
 - <u>Population Policy 3</u>: "Encourage future population to locate in areas that are conducive for residential living and that do not pose an incompatible land use to other land uses."
 - See the findings for Criteria 2, 3 & 4 for evidence.
 - <u>Land Use Policy 2</u>: "Encourage orderly development of subdivisions and individual land parcels, and require development agreements when appropriate."
 - O The request will allow the development of a three-lot subdivision conditioned by a development agreement (Attachment A). See Criteria 2, 3 & 4 for evidence.
 - <u>Land Use Residential Policy 2</u>: "Encourage residential development in areas where agricultural uses are not viable."
 - O See the findings for Criteria 2 for evidence.
 - <u>Natural Resources Agricultural Land Policy 2</u>: "Development should not be allowed to disrupt or destroy irrigation canals, ditches, laterals and associated rights-of-way. This does not apply to privately owned, self-contained systems."
 - See Attachment A for conditions of the development agreement and the findings for Criteria 4 & 5 for evidence.
 - <u>Natural Resources Agricultural Land Policy 3</u>: "Protect agricultural activities from land use conflicts or undue interference created by existing or proposed residential, commercial or industrial development."
 - See the findings for Criteria 2, 3 & 4 for evidence.
 - <u>Hazardous Areas Goal 1</u>: "To ensure the safety of residents and the protection of property."

- The request is not located in a floodplain, hillside, or unstable or hazardous location (Exhibit 3, Staff Report).
- <u>Public Services, Facilities and Utilities Policy 2</u>: "Encourage the establishment of expanded sewer infrastructure and wastewater treatment in areas of city impact."
 - See findings and evidence in the section titled Canyon County Code §09-09-15 MIDDLETON AREA OF CITY IMPACT AGREEMENT ORDINANCE.
- <u>Public Services, Facilities and Utilities Policy 3</u>: "Encourage the establishment of new development to be located within the boundaries of a rural fire protection district."
 - The request is located within the jurisdiction of Middleton Rural Fire District.
- <u>Transportation Policy 20</u>: "Work with highway districts, ITD, cities and others to reserve rights-of-way for planned transportation facilities."
 - O See the findings in Criteria 6 for evidence.
- Special Areas, Sites and Recreation Goal 1: "To encourage the preservation of recreational, historical, archeological and architectural landmark areas of the county for the beneficial use of future generations."
 - o The request is not located near a special area, historic site, or recreational area.
- <u>Housing Policy 1</u>: "Encourage a variety of housing choices that meet the needs of families, various age groups and incomes."
 - o The request will allow the 4.12-acre parcel to be divided into a total of three lots for residential development (Attachment A).
- <u>Housing Policy 2</u>: "Limit housing in areas that are hazardous whenever possible. Such constraints or hazards include but are not limited to, the following: Flood Hazards, Unstable soil and/or geologic, Contaminated groundwater."
 - The request is not located in a floodplain, hillside, or unstable or hazardous location (Exhibit 3, Staff Report).
- <u>Agriculture Policy 3</u>: "Protect agricultural operations and facilities from land use conflicts or undue interference created by existing or proposed residential, commercial or industrial development."
 - O See the findings in Criteria 2, 3 & 4 for evidence.
- <u>Agriculture Policy 4</u>: "Development shall not be allowed to disrupt or destroy irrigation canals, ditches, laterals, drains and associated irrigation works and rights-of-way."
 - See Attachment A for conditions of the development agreement.
- (3) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 2. When considering the surrounding land uses, is the proposed conditional rezone more appropriate than the current zoning designation?

Conclusion: Based on the location of the parcel near other similar subdivisions and zones, the request to "CR-R-1" is more appropriate.

- (1) The parcel is zoned "A" (Agricultural; Exhibit 3f, Staff Report). The future land use plan designation within the Canyon County Comprehensive Plan is residential (Exhibit 3c & 3d, Staff Report). The property is located in the Middleton Area of City Impact where they designated the future land use as residential (Exhibit 3e, Staff Report).
- (2) The parcel consists of Class III, moderately-suited soils, and is considered prime farmland (Exhibit 3i, Staff Report). The parcel is surrounded immediately by residential parcels to the north, Drake Subdivision to the south, Eagles Nest Estates Subdivision and rural sized parcels to the west, and a future subdivision, Green Hills Landing Subdivision, to the east. The parcel is less than five acres and does not have a bona fide agricultural operation; and therefore, it

- does not qualify for an agricultural tax exemption (Idaho Code 63-604). Canyon Soils Conservation District has no comment or concern regarding the request (Exhibit 4d, Staff Report).
- (3) There are no productive agricultural uses near the parcel. Productive agricultural uses are predominant north of Purple Sage Road (Exhibit 3a, Staff Report). The property is not located near any gravel pits but is within one mile of three feedlots and over one mile from two dairies (Exhibit 3j, Staff Report). The nearest feedlot, Rising Star Cattle, is located north of Purple Sage Road approximately 1,400 feet northeast of the subject parcel
- (4) See additional evidence in the findings for Criteria 3 & 4.
- (5) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 3. Is the proposed conditional rezone compatible with surrounding land uses?

Conclusion: The request is compatible with existing uses found in the area.

Findings:

- (1) The north boundary of the parcel abuts three parcels, R38194010, R38194010B, and R38194010C, that were created via conditional rezone in 2022 (CR2022-0026) and divided into three parcels in 2023 (AD2023-0034). The south boundary line abuts parcels created by Drake Subdivision in 1973 with 41 lots with a 0.98-acre average lot size (Exhibit 3h, Staff Report). The east boundary abuts a large 57.4-acre agricultural parcel conditionally rezoned to "CR-R-1" in 2018 (RZ2018-0021). The preliminary plat for Green Hills Landing Subdivision was approved in 2020 with 40 lots and a 1.44-acre average lot size (SD2018-0019). The west boundary abuts Harvey Road, a public road. East of Harvey Road are residential parcels and subdivisions, Eagles Nest Estates, approved in 1998 with 11 lots and a 3.24-acre average lot size.
- (2) Per Exhibit 3g of the Staff Report, approximately 1,300 feet west of the subject parcel is a large parcel rezoned "CR-R-1" (CR2019-0008), and subsequently Spring Hills Ranch Subdivision was approved in 2022 with 28 lots with a 1.36-acre average lot size (SD2021-0044). Approximately 2,000 feet east and 750 feet southeast are two large parcels rezoned to "R-R" (Rural Residential) in 2007 (RZ2006-10). A 40-acre portion approximately 2,000 feet east received preliminary plat approval for 18 lots with a 2.15-acre average lot size (Ridgeland Estates Subdivision, SD2020-0036).
- (3) Within a one-mile radius, there are 36 subdivisions with an average lot size of 1.62 acres and four approved preliminary plats with a 1.68-acre average lot size (Exhibit 3h, Staff Report).
- (4) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 4. Will the proposed conditional rezone negatively affect the character of the area? What measures will be implemented to mitigate impacts?

Conclusion: The request will not negatively impact the character of the area.

- (1) The request will be similar to the recent development immediately north of the subject parcel. The north boundary of the parcel abuts three parcels, R38194010, R38194010B, and R38194010C, that were created via conditional rezone in 2022 (CR2022-0026) and divided into three parcels in 2023. The subject parcel currently has a dwelling. The request allowed two more dwellings on a total of three residential lots. The division to create those lots requires platting. The development agreement (Attachment A) restricts the rezone to only three lots.
- (2) The development agreement (Attachment A) includes conditions regarding no secondary dwellings, private road access, and irrigation to ensure the development reduces potential impacts to the area to a level less than significant. See the findings for Criteria 5-8 and City Impact Agreement findings for evidence.

- (3) Notice of the public hearing was provided per CCZO §07-05-01. Property owners within 600' of the subject parcel were notified on December 20, 2023. A newspaper notice was published on December 22, 2023. A notice was posted on the property on December 29, 2023.
 - a. No comments from the public were received.
- (4) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 5. Will adequate facilities and services including sewer, water, drainage, irrigation, and utilities be provided to accommodate proposed conditional rezone?

Conclusion: Subject to conditions of the development agreement (Attachment A), the proposal can ensure adequate facilities can be provided before signing of the final plat.

- (1) The parcel is currently served by a septic and well (Exhibit 2a, Staff Report). Future lots will be served by individual wells and septic. The parcel is located within a nitrate priority area (Exhibit 3l). A Nitrogen Pathogen (NP) Study will be required by Southwest District Health at the time of platting. No comments were received from Southwest District Health.
- (2) Powerline bisects the property that can serve the request (Exhibit 5). The plat requires utility easements and easements where existing utilities exist and cannot be moved (CCZO Section 07-17-09(1)D&E). No comments were received from ID Power or Intermountain Gas.
- (3) The property is currently served by an irrigation well with rights to one inch per acre a year (Exhibit 2c, Staff Report). The well appears to be located on parcel R38194010A, outside of the subdivision, which crossed the CE10.2-5.1 Lateral to serve the request (Exhibit 2b, Staff Report).
- (4) Notice of the public hearing was provided per CCZO §07-05-01. Full political notice was sent on December 20, 2023. Affected agencies were noticed on October 2, 2023, and December 20, 2023.
 - a. Black Canyon Irrigation District (BCID) identifies concerns regarding the irrigation serving the request (Exhibit 4e, Staff Report). BCID finds the property has surface water rights via Drake Subdivision. BCID requests the applicant to work with Drake Subdivision HOA to address the issue.
 - i. Per ID CODE 67-6537(1) "The intent of this section is to encourage the use of surface water for irrigation. All applicants proposing to make land use changes shall be required to use surface water, where reasonably available, as the primary water source for irrigation. Surface water shall be deemed reasonably available if:
 - (a) A surface water right is, or reasonably can be made, appurtenant to the land;
 - (b) The land is entitled to distribution of surface water from an irrigation district, canal company, ditch users association, or other irrigation delivery entity, and the entity's distribution system is capable of delivering the water to the land; or
 - (c) An irrigation district, canal company, or other irrigation delivery entity has sufficient available surface water rights to apportion or allocate to the land and has a distribution system capable of delivering the water to the land."
 - b. The groundwater well to be used for irrigation crosses the lateral and is located within the district easements. The applicant requires a license/crossing agreement approval from BCID. BCID recommends their concerns be conditions of the development agreement so they are addressed during platting.
 - As a condition of the development agreement (Attachment A), the plat shall demonstrate compliance with Idaho Code 67-6537(1) and the comments letter from Black Canyon Irrigation District prior to approval of the preliminary plat.
- (5) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.

6. Does the proposed conditional rezone require public street improvements in order to provide adequate access to and from the subject property to minimize undue interference with existing or future traffic patterns? What measures have been taken to mitigate traffic impacts?

Conclusion: The request, as conditioned, is not anticipated to impact existing or future traffic on Harvey Road.

Findings:

- (1) The parcel has access to Harvey Road, a public road. The request allowed three lots to be developed for residential use (including the existing dwelling on the parcel) which creates 28.56 average daily trips (ADT) per CCZO Section 07-10-03(3)A1.3. As conditioned, Secondary dwellings per CCZO Sections 07-10-27 and 07-14-25 are prohibited which reduces trips generated on the private road and Harvey Road and are similar conditions placed on the development north of the subject parcel (Attachment A).
- (2) Notice of the public hearing was provided per CCZO §07-05-01. Full political notice was sent on December 20, 2023. Affected agencies were noticed on October 2, 2023, and December 20, 2023.
 - a. Highway District #4 (HD4) finds the request does not trigger a traffic impact study (Exhibit 4c, Staff Report). HD4 will require public right-of-way dedication and payment of impact fees as traffic impact mitigation measures.
 - b. Idaho Transportation Department (ITD) finds any impacts based on the request to be minimal (Exhibit 4b, Staff Report).
- (3) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 7. Does legal access to the subject property for the conditional rezone exist or will it exist at time of development?

Conclusion: The property has legal access. Future development will require private road improvements.

Findings:

- (1) The property has legal access from Harvey Road via a 25' open public right-of-way. The request will be required to meet private road requirements and construction standards (CCZO Section 07-10-03 and 07-17-31).
- (2) Notice of the public hearing was provided per CCZO §07-05-01. Full political notice was sent on December 20, 2023. Affected agencies were noticed on October 2, 2023, and December 20, 2023.
 - a. Highway District #4 (HD4) finds no access issues. The request does not trigger a traffic impact study (Exhibit 4c, Staff Report). HD4 will require public right-of-way dedication and payment of impact fees as traffic impact mitigation measures.
- (3) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 8. Will the proposed conditional rezone amendment impact essential public services and facilities, such as schools, police, fire, and emergency medical services? What measures will be implemented to mitigate impacts?

Conclusion: As conditioned by the development agreement, the request is not anticipated to impact essential services.

Findings:

(1) As conditioned by the development agreement (Attachment A), the request is not anticipated to impact essential services. The property has an existing dwelling served by Middleton Fire District (Exhibit 2a, Staff Report), Middleton School District, Canyon County Sheriff's Department, and Canyon County Paramedics/EMT (Exhibit 6, Staff report) As conditioned, an additional two lots are not anticipated to impact essential services. No comments were received from the above-stated agencies. The fire district approval provided by the applicant is for the existing dwelling on the property, not the request (Exhibit 2a and 6, Staff Report).

- (2) Notice of the public hearing was provided per CCZO §07-05-01. Full political notice was sent on December 20, 2023. Affected agencies were noticed on October 2, 2023, and December 20, 2023.
- (3) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.

Canyon County Code §09-09-15 - MIDDLETON AREA OF CITY IMPACT AGREEMENT ORDINANCE

Conclusion: The property is located within the Middleton Area of City Impact. A notice was sent to the City of Middleton per Canyon County Code Section 09-09-15. The development agreement (Attachment A) includes a condition requested by the City of Middleton for an easement to ensure future city services are not blocked.

- (1) The subject property is located in the Middleton Area of City Impact (Exhibit 3e, Staff Report). The Middleton Area of City Impact Ordinance was adopted in 2001 (Ord No. 05-013). Section 09-09-03(2) of the Ordinance states: "The purpose of these provisions is to promote the public health, safety, general welfare, peace, good order, comfort and convenience of the county and the inhabitants thereof by establishing regulations for the Middleton area of city impact."
 - a. Middleton's Comprehensive Plan designated the parcel as "residential" on the future land use map (Exhibit 3e, Staff Report).
- (2) Section 09-09-15 of the Ordinance states: "All proposed county ordinance amendments to the text and or map which may relate to the Middleton area of city impact shall be referred to the city in the same manner as provided for in subsection 09-09-11(3) of this article, except that recommendations received from the city by the county are nonbinding but any factually supported recommendations shall be seriously considered by the county. Pursuant to Section 09-09-11(3) of the Ordinance, notice shall be provided to the City of Middleton at least 30 days prior to the first public hearing. An official notice was provided on October 2, 2023. A hearing notice was provided on December 20, 2023.
 - a. The City of Middleton did not submit a comment to County staff. However, the applicant provided an e-mail between the city and the property owner (Exhibit 4a, Staff Report). The city requires a pre-annexation agreement and utility easement for future city services to be located within when services reach the area.
 - b. Per CCZO Section 09-09-11(3): "If a recommendation is received it shall be given great weight by the county, provided it is factually supported, but such recommendation shall not be binding on the county. If no response is received the county may proceed without the recommendation of the city."
 - c. As a condition of the development agreement (Attachment A), a utility easement shall be provided for future city services along the frontage of the property. However, the condition does not include the requested pre-annexation agreement. The city is not providing services to the development; and therefore, the is not a nexus to require a pre-annexation agreement.
- (3) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.

Commission approval of Case # CR202	usions of Law and Order contained herein, the Planning and Zoning 2-0033, a conditional rezone of parcel R38194010A from an "A" Zone to a the development agreement (Attachment A).
DATED this day of _Febr	, 2024.
	PLANNING AND ZONING COMMISSION
	CANYON COUNTY, IDAHO
	Robert Sturgill, Chairman
State of Idaho)	
SS	
County of Canyon County)	
On this day of February, in the Robert Sturgill, pe	year 2024, before me Awber Lewer, a notary public, personally appeared ersonally known to me to be the person whose name is subscribed to the within instrument,
and acknowledged to me that he (she) execute	Notary: Motary: Men Lew to
AMBER LEWTER	Notary: Ovy Coc your
COMMISSION #20234371 NOTARY PUBLIC STATE OF IDAHO	My Commission Expires: 10 20 2029

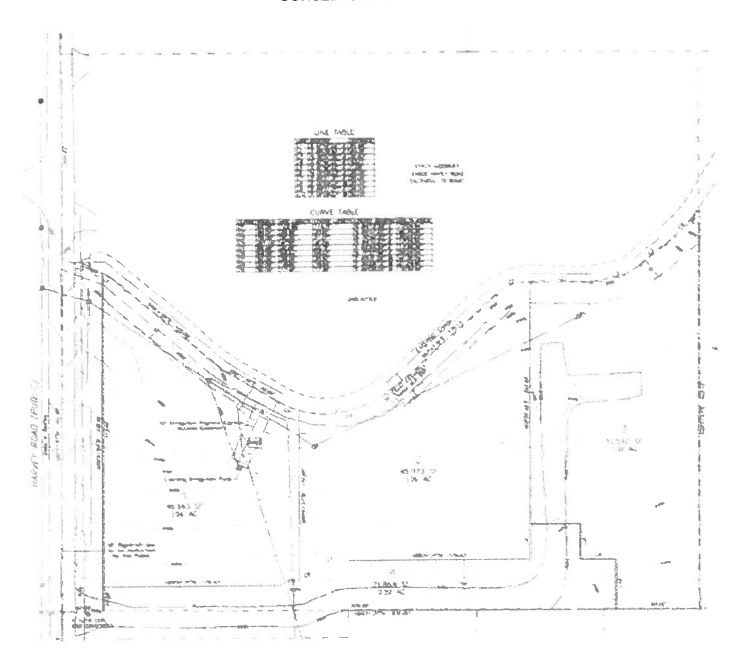
Order

ATTACHMENT A

DRAFT CONDITIONS OF APPROVAL

- 1. The development shall comply with all applicable federal, state, and county laws, ordinances, rules, and regulations that pertain to the property.
 - a. Prior to the Board of County Commissioners signing of the final plat, the private road shall comply with CCZO Section 07-17-29 & 31.
 - b. Prior to the Board of County Commissioners signing of the final plat, Highway District #4 and Southwest District Health signatures must be on the final plat.
- 2. The subject parcel, 4.15 acres, shall be divided in compliance with County Subdivision requirements (Chapter 7, Article 17, Canyon County Zoning Ordinance, in substantial compliance with the conceptual site plan (Attachment B) subject to the following restrictions:
 - a. Secondary dwellings (CCZO §07-10-27 & 07-14-25) are prohibited.
 - b. Further division of the parcels is prohibited unless the development agreement is modified or approval of a zoning map amendment.
 - c. A utility easement along Harvey Road shall be included to ensure the development does not impede the city's ability to extend city services to the area in the future. The applicant shall work with the City of Middleton to ensure the utility easement width is adequate.
 - d. Pressurized irrigation shall be provided. Use of water rights shall comply with Idaho Code Section 67-6537(1).
 - i. The applicant must comply with all standards and regulations outlined in the Black Canyon Irrigation District Letter (Exhibit 4e, Staff Report).
 - ii. Historic irrigation lateral, drain, and ditch flow patterns shall be maintained and protected. Modifications or improvements shall be approved in writing by the local Irrigation District.
- 3. The developer shall comply with CCZO §07-06-07 (4) Time Requirements: "All conditional rezones for a land use shall commence within two (2) years of the approval of the board."

ATTACHMENT B CONCEPTUAL SITE PLAN





CANYON COUNTY PLANNING & ZONING COMMISSION MINUTES OF REGULAR MEETING HELD Thursday, February 1, 2024 6:30 P.M.

1ST FLOOR PUBLIC MEETING ROOM SUITE 130, CANYON COUNTY ADMINISTRATION BUILDING

Commissioners Present:

Robert Sturgill, Chairman Brian Sheets, Commissioner Miguel Villafana, Commissioner Patrick Williamson, Commissioner Harold Nevill, Commissioner Geoff Mathews, Commissioner Matt Dorsey, Commissioner

Staff Members Present:

Jay Gibbons, Assistant Director of Development Services

Carl Anderson, Planning Supervisor

Dan Lister, Principal Planner Amber Lewter, Hearing Specialist

Chairman Sturgill called the meeting to order at 6:31 p.m.

Commissioner Villafana read the testimony guidelines and proceeded to the first business item on the agenda.

Item 1A:

Case No. CU2023-0002-APL – Jimenez – Approval of revised FCO's.

MOTION: Commissioner Nevill moved to approve & sign the revised Findings of Facts, Conclusions of Law and Order. Motion seconded by Commissioner Sheets. Voice vote, motion carried.

Item 2A:

Case No. CR2022-0033 – Kelley: The applicants, Shawn & Rae Lynn Kelley, are requesting a conditional rezone of parcel R38194010A from an "A" (Agricultural) zone to a "CR-R-1" (Conditional Rezone – Single Family Residential). The request includes a development agreement limiting development to three (3) buildable lots. The 4.12-acre parcel is located at 24720 Harvey Road, Caldwell, also referenced as a portion of the NW% of Section 35, T5N, R3W, B-M Canyon County, Idaho.

Planner Dan Lister reviewed the Staff report for the record.

Commissioner Williamson asked how far City services are from the subject property. Planner Dan Lister advised they are over a mile away. Commissioner Williamson asked if the ditch is an open lateral. Planner Dan Lister confirmed that is correct. Commissioner Williamson confirmed all the lots are will take access from the existing private lane.

Commissioner Nevill asked why there isn't a road user's agreement if the road is a private lane. Planner Dan Lister explained it is only servicing one house at this time and there is a condition that a road users' agreement will be established before final plat.

Commissioner Sheets asked if there is an existing utility easement on Harvey Rd. Planner Dan Lister stated

he didn't see an existing easement.

Chairman Sturgill affirmed the witnesses to testify.

Testimony:

Shawn Kelley (Representative) - IN FAVOR - 24720 Harvey Rd, Caldwell, ID 83607

Mr. Kelley stated the reason for the road location is because that is what Highway District 4 required. Mr. Kelley addressed the reason why Black Canyon Irrigation could not find the irrigation rights is because it was tied into Drakes Subdivisions irrigation pump, Black Canyon Irrigation will split the 3 lots off and there will be annual fees off of the irrigation pump.

Commissioner Williamson asked if there will be a water users' agreement. Mr. Kelley stated according to Black Canyon Irrigation the three lots will go into the irrigation rotation and pay an annual fee. Commissioner Williamson asked if Mr. Kelley plans on keeping the extra surface water rights or giving them back to the ditch company. Mr. Kelley stated that Black Canyon Irrigation said he gets 1 inch per year and whatever isn't used stays in the canal and goes down, he isn't sure what is done with it after that.

Commissioner Nevill confirmed with Mr. Kelley that he is in agreeance with the conditions of approval.

Commissioner Villafana asked if the perimeter of the subdivision will be fenced. Mr. Kelley stated he doesn't have any plans to do so at this time.

Commissioner Williamson referenced exhibit 4E page 2, the letter from Black Canyon Irrigation stating that fencing will be required along the lateral and then they later stated that fencing is recommended. Mr. Kelley advised he is going to leave fencing up to the property owners.

MOTION: Commissioner Williamson moved to close public testimony on Case CR2022-0033, seconded by Commissioner Villafana, voice vote, motion carried.

DELIBERATION:

MOTION: Commissioner Williamson moved to approve Case CR2022-0033 based on the Findings of Fact and Conclusions of Law and conditions of approval and forward the recommendation to the Board of County Commissioners. Seconded by Commissioner Mathews.

Discussion on the Motion:

Commissioner Dorsey asked for clarification on the irrigation users' agreement as well as the fencing requirement along the lateral. Planner Dan Lister stated the conditions state if you have the water rights you need to use them or prove at the time of plat why you can't use them. The letter from Black Canyon Irrigation shows they are working on that part. At the plat stage other conditions can be made. Planner Dan Lister explained Black Canyon used to require fencing but there was a change in policy, and now they recommend fencing.

Roll call vote: 7 in favor, 0 opposed, motion passed.

Item 2B:

Case No. SD2022-0057 - Kimber Ridge Subdivision #3: The applicant, Jerry Uptmor, is requesting a

short plat, Kimber Ridge Subdivision #3, a two-lot subdivision. The 4.05-acre lot is zoned "Residential". The subject property is Lot 14, Block 1 of Kimber Ridge Subdivision #2, also referenced as Parcel R37886213, a portion of the NE¼ of Section 18, T5N, R3W, BM, Canyon County, Idaho.

Planner Dan Lister viewed the Staff report for the record.

Commissioner Sheets asked how long after the Final Plat was approved on June 1, 2022 did this application come in. Planner Dan Lister advised the application was submitted December 8, 2022.

Chairman Sturgill stated he requested the past minutes from when the original plat was approved.

MOTION: Commissioner Nevill moved to accept late exhibits 8a, 8b, and 8c for the past hearing minutes. Seconded by Commissioner Sheets. Voice vote, motion carried.

Chairman Sturgill affirmed the witnesses to testify.

Testimony:

Jerry Uptmor (Representative) - IN FAVOR - 27751 Gray Sage Rd, Caldwell, ID, 83607

Mr. Uptmor agreed with Staff's report and stood for questions.

Commissioner Nevill confirmed with Mr. Uptmor that he agrees with the conditions. Commissioner Nevill asked for Mr. Uptmor's thoughts on the fencing recommendation from Black Canyon Irrigation District. Mr. Uptmor stated if he gets the split he will be putting fencing on his lateral and will leave the option for the property owner on the split. Commissioner Nevill asked Mr. Uptmor's thoughts on the road user's maintenance agreement for the shared access. Mr. Uptmor stated he already put a driveway in and made it extra wide in anticipation of the split. Commissioner Nevill asked if the property is on a hill. Mr. Uptmor stated it is a slight hill to get to the top, basically a null.

Planner Dan Lister advised that hillside development is part of the platting process and it was already determined that the subject property doesn't slope over 15%.

Commissioner Sheets asked if there is an HOA. Mr. Uptmor stated there are CCNR's but there isn't an HOA. Commissioner Sheets asked if the plans conformed with the CC&R's. Mr. Uptmor confirmed that it does.

Commissioner Williamson asked why Mr. Uptmor wants to split the 4-acre lot. Mr. Uptmor stated that is the reason he bought the 4-acre lot instead of the other lots. He was originally looking at a smaller lot and the developer Dennis Jones convinced him to buy the 4-acres because it is zoned rural residential for a minimum of two acres. This appealed to Mr. Uptmor to help with some of the cost. Commissioner Williamson asked if it was the developer that suggested buying the 4-acres and then doing a split. Mr. Uptmor stated that is correct and that the developer has an additional 4-acre lot that he is doing the same thing with.

Commissioner Dorsey asked if the property has surface water rights. Mr. Uptmor stated it does not. Commissioner Dorsey asked what Mr. Uptmor's plan is for irrigation water rights or if he would be comfortable with additional conditions. Mr. Uptmor stated he would be comfortable with Planning and Zoning giving recommendations.

Commissioner Mathews stated he could purchase additional water rights through the Department of Water Resources.

Diana Hoffman - IN OPPOSITION - 27990 Gray Sage Rd, Caldwell, ID, 83607

Ms. Hoffman stated the that traffic and speeding has increased from construction workers and the influx of residents. Notus Parma Highway District has posted a 20 mph sign and it continues to get ignored. Ms. Hoffman has put signs up asking to slow down, those get ignored. Ms. Hoffman believes having an additional well in the area will negatively impact the resource of water. Ms. Hoffman stated the switchback is a steep hill and is concerned for the Fire Department and EMT's needing to go to the property.

Commissioner Nevill asked if any of the concerns are with Mr. Uptmor or just the developer. Ms. Hoffman stated adding an additional home would contribute with the concerns she already has.

Marina Peters - IN OPPOSITION - 17134 Big Sage Ct, Caldwell, ID, 83607

Ms. Peters stated she is opposed to the subdivision for many reasons. When the land was sold prior to 2016 the potential buyers in Silver Sage Subdivision were told the subdivisions would not be connected, when the land was rezoned from ag to rural residential they were told it was one homeowner with a couple homes for his children. Then it turned into 14 homes. Now the once dead-end road has Kimber Ridge residents speeding down the road. Ms. Peters stated the schools are over capacity. Ms. Peters stated it takes the Fire Department about 30 minutes to get to the area and there were 5 fires last year.

Commissioner Williamson asked if the fires are in her subdivision or the Kimber Ridge Subdivision. Ms. Peters stated there was one in Kimber Ridge which was a brush fire.

Commissioner Nevill asked for clarification on the schools being over capacity. Ms. Peters stated she has two kids in Mill Creek and she believes they are over capacity 130%. Commissioner Nevill asked where the other four fires were. Ms. Peters stated two fires were off of Sand Hollow and the other one or two were in Butterfly Ridge. Commissioner Nevill asked how the fires occurred. Ms. Peters stated the one in Kimber Ridge was a brush fire during construction, the one on Butterfly Ridge was brush fire, one in Sand Hollow was a brush fire, and the last one was a home fire.

Jeffy Uptmor - REBUTTAL - 27751 Gray Sage Rd, Caldwell, ID, 83607

Mr. Uptmor stated the brush fire in Kimber Ridge was the well drillers who were drilling a well took the blow torch to clear out some tall grass and the wind caused the fire. The fire department came out and put it out. Mr. Uptmor stated the grade going up to the house is less than 15%. He put a large pad near his shop for the Fire Department to be able to turn around and it meets the Fire Departments requirements. Mr. Uptmor stated there isn't going to be a bunch of splits because with rural residential they have to be 2 acres. There are only three 4-acre lots in the subdivision, his, one that won't be split and one other. Mr. Uptmor stated the signs for traffic to slow down work. He sees people speeding and then slow down on that road.

Commissioner Williamson asked with the five fires in a year make Mr. Uptmor consider other fire suppression measures. Mr. Uptmor stated it doesn't because there is so much space between each lot and the lot he has is three quarters surrounded by the irrigation ditch.

Planner Dan Lister reminded the Commission that this isn't a rezone request, it is a subdivision plat. The area is zoned rural residential. The lot has been approved by the Fire District.

Commissioner Nevill asked what they are able to consider and if they can consider 2-acre lots are smaller than the lots around. Planner Dan Lister advised they cannot because the area is zoned rural residential which allows 2-acre lots. The split will not have impact on any essential services because that was already determined at the re-zone. The findings for this case are if the split meets the minimum requirement and if there is any improvement the Commissioners want to recommend. Additional conversation transpired regarding the rezone and short plat.

Chairman Sturgill asked why the case was brought forward as a short plat instead of a modification to the plat Planning and Zoning approved. Planner Dan Lister explained those plats have already been decided upon and the change is to one lot within the plat. Additional conversation occurred in regards to the difference of the plat that was approved and the case before them.

Commissioner Villafana asked if the lot sizes were a concern previously and the average lot sizes are 3.3 acres, the request is 2-acres, when do we stop allowing re-plats. Planner Dan Lister explained it would have to meet the standards for the zone it is in or have to go through the process of rezoning. Commissioner Villafana asked why there wasn't a condition on the rezone for splitting the properties. Planner Dan Lister stated it was a full rezone and not a conditional rezone.

MOTION: Commissioner Williamson moved to close public testimony on Case SD2022-0057, seconded by Commissioner Mathews, voice vote, motion carried.

DELIBERATION:

Commissioner Dorsey stated he understands the codes and why staff recommended approval but he sits on a Planning and Zoning Commission and in the name is planning, he see's the frustration because by code it is allowed, but he feels this is a loophole.

Commissioner Nevill stated he believes they get to make land use decisions and that includes if smaller lots are appropriate for the zone due to traffic or school impacts, they are able to say no to the application. Chairman Sturgill stated he understands the frustration for the Commissioners but for the interest of driving towards a motion he suggested they review the criteria.

Commissioner Mathews stated his concern is if the original plat said that the lots could be subdivided and the Commission says they can't that is an arbitrary action on Planning and Zoning Commission.

Commissioner Williamson proposed a condition of approval that the applicant would need to reach out to the fire district and see if there needs to be any modifications.

Chairman Sturgill proposed they continue the case and ask for the original developer to come in and provide a revised plat showing all the subdivisions that are contemplated. Planning Supervisor Carl Anderson stated the application meets the zoning ordinance and is permitted under the current code. He suggested the Planning and Zoning Commission entertain the application before them and if there are conditions on the current application however for the previous application has already been approved.

MOTION: Commissioner Mathews moved to approve Case CR2022-0033 based on the Findings of Fact and Conclusions of Law and conditions of approval and forward the recommendation of approval to the Board of County Commissioners. Seconded by Commissioner Sheets.

Discussion on the Motion:

Commissioner Sheets stated he believes this is a loophole. To have a final plat approved and before the ink is dry an application comes in to start changing it, he believes the code needs to reflect something to that effect that a replat within a certain amount of time will not be considered by this body because they took evidence and made their decision based on a representation that lasted for five months. He doesn't like it but according to the code he doesn't have a reason to deny the case.

Commissioner Villafana agrees with Commissioner Sheets. The issue is the case meets the criteria, another split is allowed, and it is a loophole.

Commissioner Williamson agrees with the other Commissioners.

Roll call vote: 4 in favor, 2 opposed, 1 abstained, motion passed.

APPROVAL OF MINUTES:

MOTION: Commissioner Nevill moved to approve the minutes from January 4, 2024 with the approved revisions done via email, seconded by Commissioner Mathews. Voice vote, motion carried.

DIRECTOR, PLANNER, COMMISSION COMMENTS:

Commissioner Nevill believes if they cannot do anything about land use then they shouldn't have to hear the case.

Assistant Director of Development Services Jay Gibbons expressed gratitude for the Commissioners hard work. He understands the frustration in regards to timing for the previous case, the applicant had to go through the process and will continue to go through the process. Assistant Director of Development Services Jay Gibbons advised they are actively reviewing the current codes in regards to several items and amendments have been identified to move forward.

Planner Supervisor Carl Anderson provided future hearings that are scheduled.

Commissioner Dorsey thanked the Chairman for allowing him to abstain his vote in the previous case.

Planner Dan Lister stated staff tries to make the best staff reports so the Commissioners can make their decisions and asked if the Commissioners need more information to let them know.

ADJOURNMENT:

MOTION: Commissioner Williamson moved to adjourn, seconded by Commissioner Villafana. Voice vote, motion carried. Hearing adjourned at 8:33 PM.

An audio recording is on file in the Development Services Departments' office.

Approved this 15th day of February, 2024

Robert Sturgill, Chairman

Amber Lewter - Hearing Specialist



FINDINGS OF FACT, CONCLUSION OF LAW AND ORDER

In the matter of the application of:

Kelley - CR2022-0033

The Canyon County Planning and Zoning Commission considers the following:

- 1. <u>Conditional rezone</u> of parcel R38194010A from an "A" (Agricultural) zone to a "CR-R-1" (Conditional Rezone Single Family Residential).
- a. The request includes a development agreement limiting development to three (3) buildable lots. [Case CR2022-0033, 24720 Harvey Road, Caldwell, portion of the NW¼ of Section 35, T5N, R3W, B-M

Canyon County, Idaho] Summary of the Record

- 1. The record is comprised of the following:
 - A. The record includes all testimony, the staff report, exhibits, and documents in Case File CR2022-0033.

Applicable Law

- 1. The following laws and ordinances apply to this decision: Canyon County Code §01-17 (Land Use/Land Division Hearing Procedures), Canyon County Code §07-05 (Notice, Hearing and Appeal Procedures), Canyon County Code §07-06-01 (Initiation of Proceedings), Canyon County Code §07-06-07 (Conditional Rezones), Canyon County Code §07-10-27 (Land Use Regulations (Matrix)), Idaho Code §67-6511 (Zoning Map Amendments and Procedures), and Canyon County Code §09-09-15 (Area of City Impact Agreement).
 - a. Notice of the public hearing was provided per CCZO §07-05-01 and Idaho Code §67-6509.
 - b. The presiding party may establish conditions, stipulations, restrictions, or limitations which restrict and limit the use of the rezoned property to less than the full use allowed under the requested zone, and which impose specific property improvement and maintenance requirements upon the requested land use. Such conditions, stipulations, restrictions, or limitations may be imposed to promote the public health, safety, and welfare, or to reduce any potential damage, hazard, nuisance, or other detriment to persons or property in the vicinity to make the land use more compatible with neighboring land uses. See CCZO §07-06-07(1).
- 2. The commission has the authority to exercise powers granted to it by the Idaho Local Land Use and Planning Act ("LLUPA") and can establish its own ordinances regarding land use, including subdivision permits. *See* I.C. §67-6504, §67-6511.
- 3. The commission shall have those powers and perform those duties assigned by the board that are provided for in the local land use planning act, Idaho Code, title 67, chapter 65, and county ordinances. CCZO §07-03-01, 07-06-05.
- 4. The burden of persuasion is upon the applicant to prove that all criteria are satisfied. CCZO §07-05-03.
- 5. Idaho Code §67-6535(2) requires the following: The approval or denial of any application required or authorized pursuant to this chapter shall be in writing and accompanied by a reasoned statement that explains the criteria and standards considered relevant, states the relevant contested facts relied upon, and explains the rationale for the decision based on the applicable provisions of the comprehensive plan, relevant ordinance and statutory provisions, pertinent constitutional principles and factual information contained in the record. The County's hearing procedures adopted per Idaho Code §67-6534 require that final decisions be in the form of written findings, conclusions, and orders. CCZO 07-05-03(1)(I).

The application, CR2022-0033, was presented at a public hearing before the Canyon County Board of County Commissioners on April 23, 2024. Having considered all the written and documentary evidence, the record, the staff report, oral testimony, and other evidence provided, including the conditions of approval and project plans, the Board of County Commissioners decides as follows:

CONDITIONAL REZONE CRITERIA – CCZO §07-06-07(6)

1. Is the proposed conditional rezone generally consistent with the comprehensive plan?

Conclusion: As conditioned by the development agreement, the conditional rezone is generally consistent with the 2020 Comprehensive Plan.

Findings:

- (1) The application was submitted at the time the 2020 Canyon County Comprehensive Plan was in effect. The future land use plan designation is residential (Exhibit 3c, Staff Report). The 2030 Comprehensive Plan also designates the parcel as 'residential' (Exhibit 3d, Staff Report).
- (2) The request generally aligns with the following goals and policies of the 2020 Canyon County Comprehensive Plan.
 - <u>Private Property Rights Policy 1</u>: "No person shall be deprived of private property without due process of law."
 - The conditional rezoning application was submitted on November 29, 2022. The application requires public hearings shall comply with Idaho Code Section 69-6511 & 69-6511A and CCZO Chapter 7, Articles 5 and 6.
 - <u>Population Policy 2</u>: "Encourage future high-density development to locate within incorporated cities and/or areas of city impact."
 - The request is located within the Middleton Area of City Impact (Exhibit 3d, Staff Report).
 - <u>Population Policy 3</u>: "Encourage future population to locate in areas that are conducive for residential living and that do not pose an incompatible land use to other land uses."
 - See the findings for Criteria 2, 3 & 4 for evidence.
 - <u>Land Use Policy 2</u>: "Encourage orderly development of subdivisions and individual land parcels, and require development agreements when appropriate."
 - The request will allow the development of a three-lot subdivision conditioned by a development agreement (Attachment A). See Criteria 2, 3 & 4 for evidence.
 - <u>Land Use Residential Policy 2</u>: "Encourage residential development in areas where agricultural uses are not viable."
 - o See the findings for Criteria 2 for evidence.
 - <u>Natural Resources Agricultural Land Policy 2</u>: "Development should not be allowed to disrupt or destroy irrigation canals, ditches, laterals and associated rights-of-way. This does not apply to privately owned, self-contained systems."
 - O See Attachment A for conditions of the development agreement and the findings for Criteria 4 & 5 for evidence.
 - <u>Natural Resources Agricultural Land Policy 3</u>: "Protect agricultural activities from land use conflicts or undue interference created by existing or proposed residential, commercial or industrial development."
 - See the findings for Criteria 2, 3 & 4 for evidence.
 - <u>Hazardous Areas Goal 1</u>: "To ensure the safety of residents and the protection of property."
 - The request is not located in a floodplain, hillside, or unstable or hazardous location (Exhibit 3, Staff Report).

- <u>Public Services, Facilities, and Utilities Policy 2</u>: "Encourage the establishment of expanded sewer infrastructure and wastewater treatment in areas of city impact."
 - See findings and evidence in the section titled Canyon County Code §09-09-15 -MIDDLETON AREA OF CITY IMPACT AGREEMENT ORDINANCE.
- Public Services, Facilities, and Utilities Policy 3: "Encourage the establishment of new development to be located within the boundaries of a rural fire protection district."
 - o The request is located within the jurisdiction of Middleton Rural Fire District.
- <u>Transportation Policy 20</u>: "Work with highway districts, ITD, cities, and others to reserve rights-of-way for planned transportation facilities."
 - o See the findings in Criteria 6 for evidence.
- <u>Special Areas, Sites, and Recreation Goal 1</u>: "To encourage the preservation of recreational, historical, archeological, and architectural landmark areas of the county for the beneficial use of future generations."
 - o The request is not located near a special area, historic site, or recreational area.
- <u>Housing Policy 1</u>: "Encourage a variety of housing choices that meet the needs of families, various age groups, and incomes."
 - The request will allow the 4.12-acre parcel to be divided into a total of three lots for residential development (Attachment A).
- <u>Housing Policy 2</u>: "Limit housing in areas that are hazardous whenever possible. Such constraints or hazards include but are not limited to, the following: Flood Hazards, Unstable soil and/or geologic, Contaminated groundwater."
 - The request is not located in a floodplain, hillside, or unstable or hazardous location (Exhibit 3, Staff Report).
- <u>Agriculture Policy 3</u>: "Protect agricultural operations and facilities from land use conflicts or undue interference created by existing or proposed residential, commercial or industrial development."
 - See the findings in Criteria 2, 3 & 4 for evidence.
- <u>Agriculture Policy 4</u>: "Development shall not be allowed to disrupt or destroy irrigation canals, ditches, laterals, drains, and associated irrigation works and rights-of-way."
 - See Attachment A for conditions of the development agreement.
- (3) Evidence includes the application, supporting materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 2. When considering the surrounding land uses, is the proposed conditional rezone more appropriate than the current zoning designation?

Conclusion: Based on the location of the parcel near other similar subdivisions and zones, the request to "CR-R-1" is more appropriate.

Findings:

- (1) The parcel is zoned "A" (Agricultural; Exhibit 3f, Staff Report). The future land use plan designation within the Canyon County Comprehensive Plan is residential (Exhibit 3c & 3d, Staff Report). The property is located in the Middleton Area of City Impact where they designated the future land use as residential (Exhibit 3e, Staff Report).
- (2) The parcel consists of Class III, moderately-suited soils, and is considered prime farmland (Exhibit 3i, Staff Report). The parcel is surrounded immediately by residential parcels to the north, Drake Subdivision to the south, Eagles Nest Estates Subdivision and rural sized parcels to the west, and a future subdivision, Green Hills Landing Subdivision, to the east. The parcel is less than five acres and does not have a bona fide agricultural operation; and therefore, it does not qualify for an agricultural tax exemption (Idaho Code 63-604). Canyon Soils

- Conservation District has no comment or concern regarding the request (Exhibit 4d, Staff Report).
- (3) There are no productive agricultural uses near the parcel. Productive agricultural uses are predominant north of Purple Sage Road (Exhibit 3a, Staff Report). The property is not located near any gravel pits but is within one mile of three feedlots and over one mile from two dairies (Exhibit 3j, Staff Report). The nearest feedlot, Rising Star Cattle, is located north of Purple Sage Road approximately 1,400 feet northeast of the subject parcel
- (4) See additional evidence in the findings for Criteria 3 & 4.
- (5) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 3. Is the proposed conditional rezone compatible with surrounding land uses?

Conclusion: The request is compatible with existing uses found in the area.

Findings:

- (1) The north boundary of the parcel abuts three parcels, R38194010, R38194010B, and R38194010C, that were created via conditional rezone in 2022 (CR2022-0026) and divided into three parcels in 2023 (AD2023-0034). The south boundary line abuts parcels created by Drake Subdivision in 1973 with 41 lots with a 0.98-acre average lot size (Exhibit 3h, Staff Report). The east boundary abuts a large 57.4-acre agricultural parcel conditionally rezoned to "CR-R-1" in 2018 (RZ2018-0021). The preliminary plat for Green Hills Landing Subdivision was approved in 2020 with 40 lots and a 1.44-acre average lot size (SD2018-0019). The west boundary abuts Harvey Road, a public road. East of Harvey Road are residential parcels and subdivisions, Eagles Nest Estates, approved in 1998 with 11 lots and a 3.24-acre average lot size.
- (2) Per Exhibit 3g of the Staff Report, approximately 1,300 feet west of the subject parcel is a large parcel rezoned "CR-R-1" (CR2019-0008), and subsequently Spring Hills Ranch Subdivision was approved in 2022 with 28 lots with a 1.36-acre average lot size (SD2021-0044). Approximately 2,000 feet east and 750 feet southeast are two large parcels rezoned to "R-R" (Rural Residential) in 2007 (RZ2006-10). A 40-acre portion approximately 2,000 feet east received preliminary plat approval for 18 lots with a 2.15-acre average lot size (Ridgeland Estates Subdivision, SD2020-0036).
- (3) Within a one-mile radius, there are 36 subdivisions with an average lot size of 1.62 acres and four approved preliminary plats with a 1.68-acre average lot size (Exhibit 3h, Staff Report).
- (4) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 4. Will the proposed conditional rezone negatively affect the character of the area? What measures will be implemented to mitigate impacts?

Conclusion: The request will not negatively impact the character of the area.

Findings:

- (1) The request will be similar to the recent development immediately north of the subject parcel. The north boundary of the parcel abuts three parcels, R38194010, R38194010B, and R38194010C, that were created via conditional rezone in 2022 (CR2022-0026) and divided into three parcels in 2023. The subject parcel currently has a dwelling. The request allowed two more dwellings on a total of three residential lots. The division to create those lots requires platting. The development agreement (Attachment A) restricts the rezone to only three lots.
- (2) The development agreement (Attachment A) includes conditions regarding no secondary dwellings, private road access, and irrigation to ensure the development reduces potential impacts to the area to a level less than significant. See the findings for Criteria 5-8 and City Impact Agreement findings for evidence.

- (3) Notice of the public hearing was provided per CCZO §07-05-01. Property owners within 600' of the subject parcel were notified on December 20, 2023 and March 12, 2024. A newspaper notice was published on December 22, 2023 and March 14, 2024. A notice was posted on the property on December 29, 2023 and March 19, 2024.
 - a. No comments from the public were received.
- (4) Evidence includes the application, support materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 5. Will adequate facilities and services including sewer, water, drainage, irrigation and utilities be provided to accommodate proposed conditional rezone?

Conclusion: Subject to conditions of the development agreement (Attachment A), the proposal can ensure adequate facilities can be provided before signing of the final plat.

Findings:

- (1) The parcel is currently served by a septic and well (Exhibit 2a, Staff Report). Future lots will be served by individual wells and septic. The parcel is located within a nitrate priority area (Exhibit 3l). A Nitrogen Pathogen (NP) Study will be required by Southwest District Health at the time of platting. No comments were received from Southwest District Health.
- (2) Powerline bisects the property that can serve the request (Exhibit 5). The plat requires utility easements and easements where existing utilities exist and cannot be moved (CCZO Section 07-17-09(1)D&E). No comments were received from ID Power or Intermountain Gas.
- (3) The property is currently served by an irrigation well with rights to one inch per acre a year (Exhibit 2c, Staff Report). The well appears to be located on parcel R38194010A, outside of the subdivision, which crossed the CE10.2-5.1 Lateral to serve the request (Exhibit 2b, Staff Report).
- (4) Notice of the public hearing was provided per CCZO §07-05-01. Full political notice was sent on December 20, 2023. Affected agencies were noticed on October 2, 2023, December 20, 2023 (Planning and Zoning Commission), and March 12, 2024.
 - a. Black Canyon Irrigation District (BCID) identifies concerns regarding the irrigation serving the request (Exhibit 4e, Staff Report). BCID finds the property has surface water rights via Drake Subdivision. BCID requests the applicant to work with Drake Subdivision HOA to address the issue.
 - i. Per ID CODE 67-6537(1) "The intent of this section is to encourage the use of surface water for irrigation. All applicants proposing to make land use changes shall be required to use surface water, where reasonably available, as the primary water source for irrigation. Surface water shall be deemed reasonably available if:
 - 1. A surface water right is, or reasonably can be made, appurtenant to the land;
 - 2. The land is entitled to the distribution of surface water from an irrigation district, canal company, ditch users association, or other irrigation delivery entity, and the entity's distribution system is capable of delivering the water to the land; or
 - 3. An irrigation district, canal company, or other irrigation delivery entity has sufficient available surface water rights to apportion or allocate to the land and has a distribution system capable of delivering the water to the land."
 - b. The groundwater well to be used for irrigation crosses the lateral and is located within the district easements. The applicant requires a license/crossing agreement approval from BCID. BCID recommends their concerns be conditions of the development agreement so they are addressed during platting.

As a condition of the development agreement (Attachment A), the plat shall demonstrate compliance with Idaho Code 67-6537(1) and the comments letter from Black Canyon Irrigation District before approval of the preliminary plat.

- (5) Evidence includes the application, supporting materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 6. Does the proposed conditional rezone require public street improvements in order to provide adequate access to and from the subject property to minimize undue interference with existing or future traffic patterns? What measures have been taken to mitigate traffic impacts?

Conclusion: The request, as conditioned, is not anticipated to impact existing or future traffic on Harvey Road.

Findings:

- (1) The parcel has access to Harvey Road, a public road. The request allowed three lots to be developed for residential use (including the existing dwelling on the parcel) which creates 28.56 average daily trips (ADT) per CCZO Section 07-10-03(3)A1.3. As conditioned, Secondary dwellings per CCZO Sections 07-10-27 and 07-14-25 are prohibited which reduces trips generated on the private road and Harvey Road and are similar conditions placed on the development north of the subject parcel (Attachment A).
- (2) Notice of the public hearing was provided per CCZO §07-05-01. Full political notice was sent on December 20, 2023. Affected agencies were noticed on October 2, 2023, December 20, 2023 (Planning and Zoning Commission), and March 12, 2024.
 - a. Highway District #4 (HD4) finds the request does not trigger a traffic impact study (Exhibit 4c, Staff Report). HD4 will require public right-of-way dedication and payment of impact fees as traffic impact mitigation measures.
 - b. Idaho Transportation Department (ITD) finds any impacts based on the request to be minimal (Exhibit 4b, Staff Report).
- (3) Evidence includes the application, supporting materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 7. Does legal access to the subject property for the conditional rezone exist or will it exist at time of development?

Conclusion: The property has legal access. Future development will require private road improvements.

Findings:

- (1) The property has legal access from Harvey Road via a 25' open public right-of-way. The request will be required to meet private road requirements and construction standards (CCZO Section 07-10-03 and 07-17-31).
- (2) Notice of the public hearing was provided per CCZO §07-05-01. Full political notice was sent on December 20, 2023. Affected agencies were noticed on October 2, 2023, December 20, 2023 (Planning and Zoning Commission), and March 12, 2024.
 - a. Highway District #4 (HD4) finds no access issues. The request does not trigger a traffic impact study (Exhibit 4c, Staff Report). HD4 will require public right-of-way dedication and payment of impact fees as traffic impact mitigation measures.
- (4) Evidence includes the application, supporting materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.
- 8. Will the proposed conditional rezone amendment impact essential public services and facilities, such as schools, police, fire, and emergency medical services? What measures will be implemented to mitigate impacts?

Conclusion: As conditioned by the development agreement, the request is not anticipated to impact essential services.

Findings:

(1) As conditioned by the development agreement (Attachment A), the request is not anticipated to impact essential services. The property has an existing dwelling served by Middleton Fire District (Exhibit 2a, Staff Report), Middleton School District, Canyon County Sheriff's Department, and Canyon County Paramedics/EMT (Exhibit 6, Staff report) As conditioned, an

- additional two lots are not anticipated to impact essential services. No comments were received from the above-stated agencies. The fire district approval provided by the applicant is for the existing dwelling on the property, not the request (Exhibits 2a and 6, Staff Report).
- (2) Notice of the public hearing was provided per CCZO §07-05-01. Full political notice was sent on December 20, 2023. Affected agencies were noticed on October 2, 2023, December 20, 2023 (Planning and Zoning Commission), and March 12, 2024.

Canyon County Code §09-09-15 - MIDDLETON AREA OF CITY IMPACT AGREEMENT ORDINANCE

Conclusion:

The property is located within the Middleton Area of City Impact. A notice was sent to the City of Middleton per Canyon County Code Section 09-09-15. The development agreement (Attachment A) includes a condition requested by the City of Middleton for an easement to ensure future city services are not blocked.

Findings:

- (1) The subject property is located in the Middleton Area of City Impact (Exhibit 3e, Staff Report). The Middleton Area of City Impact Ordinance was adopted in 2001 (Ord No. 05-013). Section 09-09-03(2) of the Ordinance states: "The purpose of these provisions is to promote the public health, safety, general welfare, peace, good order, comfort and convenience of the county and the inhabitants thereof by establishing regulations for the Middleton area of city impact."
 - a. Middleton's Comprehensive Plan designated the parcel as "residential" on the future land use map (Exhibit 3e, Staff Report).
- (2) Section 09-09-15 of the Ordinance states: "All proposed county ordinance amendments to the text and/or map which may relate to the Middleton area of city impact shall be referred to the city in the same manner as provided for in subsection 09-09-11(3) of this article, except that recommendations received from the city by the county are nonbinding but any factually supported recommendations shall be seriously considered by the county." According to Section 09-09-11(3) of the Ordinance, notice shall be provided to the City of Middleton at least 30 days before the first public hearing. An official notice was provided on October 2, 2023. A hearing notice was provided on December 20, 2023 Full political notice was sent on December 20, 2023. Affected agencies were noticed on October 2, 2023, December 20, 2023 (Planning and Zoning Commission), and March 12, 2024.
 - a. The City of Middleton did not submit a comment to County staff. However, the applicant provided an e-mail between the city and the property owner (Exhibit 4a, Staff Report). The city requires a pre-annexation agreement and utility easement for future city services to be located within when services reach the area.
 - b. Per CCZO Section 09-09-11(3): "If a recommendation is received it shall be given great weight by the county, provided it is factually supported, but such recommendation shall not be binding on the county. If no response is received the county may proceed without the recommendation of the city."
 - c. As a condition of the development agreement (Attachment A), a utility easement shall be provided for future city services along the frontage of the property. However, the condition does not include the requested pre-annexation agreement. The city is not providing services to the development. Therefore, there is no nexus to require a pre-annexation agreement.
- (3) Evidence includes the application, supporting materials submitted by the applicant, public testimony, and the staff report with exhibits found in Case No. CR2022-0033.

Order

Based upon the Findings of Fact, Conclusions of Law and Order contained herein, the Board of County Commissioners **approve** Case # CR2022-0033, a conditional rezone of parcel R38194010A from an "A" Zone to a "CR-R-1" zone, subject to conditions of the development agreement (Attachment A).

Pursuant to Section 67-6535 of the Idaho Code, the applicant has 14 days from the date of the final decision to seek reconsideration before seeking judicial review.

DATED this	day of	, 2024.		
CANYON COUNTY B	OARD OF COMMISSIO	NERS		
·	l Unanimously l/Split Vote Below ed/Split Vote Below			
		Yes	No	Did Not Vote
Commissioner Leslie Va	an Beek			
Commissioner Brad Hol	ton			
Commissioner Zach Bro	ooks			
Attest: Rick Hogaboam,	Clerk			
By:		_ Dat	e:	
Deputy				

ATTACHMENT A

DRAFT CONDITIONS OF APPROVAL

- 1. The development shall comply with all applicable federal, state, and county laws, ordinances, rules, and regulations that pertain to the property.
 - a. Prior to the Board of County Commissioners signing of the final plat, the private road shall comply with CCZO Section 07-17-29 & 31.
 - b. Prior to the Board of County Commissioners signing of the final plat, Highway District #4 and Southwest District Health signatures must be on the final plat.
- 2. The subject parcel, 4.15 acres, shall be divided in compliance with County Subdivision requirements (Chapter 7, Article 17, Canyon County Zoning Ordinance, in substantial compliance with the conceptual site plan (Attachment B) subject to the following restrictions:
 - a. Secondary dwellings (CCZO §07-10-27 & 07-14-25) are prohibited.
 - b. Further division of the parcels is prohibited unless the development agreement is modified or approval of a zoning map amendment.
 - c. A utility easement along Harvey Road shall be included to ensure the development does not impede the city's ability to extend city services to the area in the future. The applicant shall work with the City of Middleton to ensure the utility easement width is adequate.
 - d. Pressurized irrigation shall be provided. Use of water rights shall comply with Idaho Code Section 67-6537(1).
 - i. The applicant must comply with all standards and regulations outlined in the Black Canyon Irrigation District Letter (Exhibit 4e, Staff Report).
 - ii. Historic irrigation lateral, drain, and ditch flow patterns shall be maintained and protected. Modifications or improvements shall be approved in writing by the local Irrigation District.
- 3. The developer shall comply with CCZO \$07-06-07 (4) Time Requirements: "All conditional rezones for a land use shall commence within two (2) years of the approval of the board."

CANYON COUNTY DEVELOPMENT SERVICES DEPARTMENT

1115 Albany Street • Caldwell, Idaho • 83605 • Phone (208) 454-7458 Fax: (208) 454-6633 • www.canyoncounty.org/dsd

DEVELOPMENT AGREEMENT BETWEEN CANYON COUNTY AND APPLICANT

Agreement number:				
THIS AGREEMENT , made and entered into this day of, 2024, by and between Canyon County, Idaho, a political subdivision of the state of Idaho, hereinafter referred to as "COUNTY" and Rae Lynn Kelley and Shawn Lee Kelley, hereinafter referred to as "Applicant."				
RECITALS				
WHEREAS, The Applicant has applied to the County for a conditional rezone from the "A" (Agricultural) Zone to "CR-R-1" (Conditional Rezone – Single Family Residential) Zone (CR2022-0033), which is legally described in the attached EXHIBIT "A," incorporated by reference herein (hereinafter referred to as "Subject Property"); and				
WHEREAS, Parcel R38194010A, approximately 4.12 acres, is owned by the Applicant; and				
WHEREAS, on theday of, 2024, the Canyon County Board of Commissioners approved a conditional rezone with conditions of the Subject Property to a "CR-R-1" Zone, which was done with Applicant's approval. The conditions of the approval for the conditional rezone are attached hereto as EXHIBIT "B"; and				
WHEREAS, the parties desire to enter into an agreement to comply with Canyon County Code of Ordinances §07-06-07(2) & 07-06-07(7), Canyon County Zoning Ordinance No. 16-007 or as amended and to ensure the Applicants will implement and be bound by the conditions of the rezone order issued by the Canyon County Board of Commissioners; and				
NOW THEREFORE, the parties hereto do hereby agree to the following terms:				

SECTION 1. AUTHORIZATION.

This Agreement is authorized and required by Idaho Code §67-6511A; Canyon County Code of Ordinances 07-06-07 (Conditional Rezoning).

SECTION 2. PROPERTY OWNER.

Applicants are the owner(s) of Subject Properties which is located in the unincorporated area of Canyon County, Idaho, more particularly described in EXHIBIT "A", attached hereto and incorporated herein, which real property is the subject matter of this Agreement. Applicants represent that they currently hold complete legal or equitable interest in the Subject Properties and that all persons holding legal or equitable interests in the Subject Properties or the operation of the business are to be bound by this Agreement.

SECTION 3. RECORDATION.

Pursuant to Idaho Code §67-6511A and Canyon County Code of Ordinances, this Agreement shall be recorded by the Clerk in the Canyon County Recorder's Office and will take effect upon the adoption, by the Board of County Commissioners, of the amendment to the zoning ordinance as set forth herein.

SECTION 4. TERM.

The parties agree that this Agreement shall run with the land and bind the Subject Property in perpetuity, and shall inure to the benefit of and be enforceable by the parties, and any of their respective legal representatives, heirs, successors, and assignees. Provided, however, this Agreement shall terminate if the Board of County Commissioners subsequently rezones the property to allow for a higher density use or if annexation of the Subject Property by a city occurs. In this event, however, the Agreement shall only terminate in regards to the portion of the Property that is actually rezoned or annexed, while the remainder of the Property shall remain subject to the Agreement.

If any of the privileges or rights created by this Agreement would otherwise be unlawful or void for violation of (1) the rule against perpetuities or some analogous statutory provision, (2) the rule restricting restraints on alienation, or (3) any other statutory or common law rules imposing time limits, then such provision shall continue until twenty-one (21) years after the death of the last survivor of the now living lawful descendants of George Herbert Walker Bush, former President of the United States, or for such shorter period as may be required to sustain the validity of such provision.

SECTION 5. MODIFICATION.

This Agreement may be modified only in writing signed by the parties, or their successors in interest, after complying with the notice and hearing procedures of Idaho Code §67-6509 and the requirements of Canyon County Code of Ordinances. The modification proposal must be in the form of a revised Development Agreement and must be accompanied by a statement demonstrating the necessity for the requested modification.

SECTION 6. APPLICATION OF OTHER LAWS TO THE SUBJECT PROPERTIES.

This Agreement shall not prevent the County in subsequent actions applicable to the Subject Properties from applying new rules, regulations, or policies that do not conflict with this Agreement.

SECTION 7. COMMITMENTS.

Applicants will fully and completely comply with the conditions of the approved conditional rezone of the Subject Properties from "A" (Agricultural) Zone to "CR-R-1" (Conditional Rezone – Single Family Residential) Zone, which conditions are attached hereto as EXHIBIT "B".

SECTION 8. USES, DENSITY, AND HEIGHT AND SIZE OF BUILDINGS

The density or intensity of use of the Subject Properties is specified in the commitments of Section 7 unless conditioned otherwise (see Exhibit "B"). The uses and maximum height and size of the buildings on the Subject Properties shall be those set pursuant to law, including those contained in the Canyon County Code of Ordinances, that are applicable to an "CR-R-1" (Conditional Rezone – Single Family Residential) zone and those provisions of law that are otherwise applicable to the Subject Property.

SECTION 9. LIABILITY AND INDEMNITY OF COUNTY.

COUNTY REVIEW.

Applicants acknowledge and agree that the County is not and shall not be, in any way, liable for any damages or injuries that may be sustained as a result of the County's review and approval of any plans or improvements, or the issuance of any approvals, permits, certificates or acceptances, relating to the use and development of the property described in EXHIBIT "A," and that the County's review and approval of any such plans and the improvements or the issuance of any such approvals, permits, certificates, or acceptances does not, and shall not, in any way, be deemed to insure or ensure Applicants or any of Applicants' heirs, successors, assigns, tenants, and licensees, against damage or injury of any kind and/or at any time.

B. COUNTY PROCEDURES.

Applicants acknowledge that notices, meetings, and hearings have been lawfully and properly given and held by the County with respect to Applicant's conditional rezone application in Development Services Department Case Number CR2022-0033 and any related or resulting development agreements, ordinances, rules and regulations, resolutions or orders of the Board of County Commissioners. Applicants agree not to challenge the lawfulness, procedures, proceedings, correctness or validity of any of such notices, meetings, hearings, development agreements, ordinances, rules, regulations, resolutions or orders.

C. INDEMNITY.

Applicants agree to, and do hereby, defend, hold harmless and indemnify the County, the Board of County Commissioners, all County elected and appointed officials, officers, employees, agents, representatives, and attorneys, from any and all claims that may, at any time, be asserted against any such parties in connection with (i) the County's review and approval of any plans or improvements, or the issuance of any approvals, permits, certificates, or acceptances relating to the use and/or development of the Subject Properties; (ii) any actions taken by the County pursuant to Subsection 9(B) of this Agreement; (iii) the development, construction, and maintenance of the property; and (iv) the performance by County of its obligations under this Agreement and all related ordinances, resolutions, or other agreements.

D. DEFENSE EXPENSES.

Applicants shall, and do hereby agree, to pay, without protest, all expenses incurred by the County in defending itself with regard to any and all of the claims identified in Subsection 9 of this Agreement. These expenses shall include all out-of-pocket expenses, including, but not limited to, attorneys' and experts' fees, and shall also include the reasonable value of any services rendered by any employees of the County.

SECTION 10. PERIODIC REVIEW.

The County's Development Services Department will administer the Agreement after it becomes effective and will conduct a review of compliance with the terms of this Agreement on a periodic basis, including, but not limited to, each time a development of the Property is platted. Applicants shall have the duty to demonstrate Applicants' compliance with the terms of this Agreement during such review.

SECTION 11. REQUIRED PERFORMANCE.

Applicants shall timely carry out all steps required to be performed and maintain all commitments set forth in this Agreement and as set forth in County laws, ordinances, rules, and regulations as they pertain to the Subject Property including, but not limited to, those concerning the commencement of development, completion of development, preliminary platting and final platting.

SECTION 12. DEFAULT AND REMEDIES.

In the event of a default or breach of this Agreement or of any of its terms or conditions, the party alleging default shall give the breaching party not less than thirty (30) days, Notice of Default, in writing, unless an emergency exists threatening the health and safety of the public. If such an emergency exists, written notice shall be given in a reasonable time and manner in light of the circumstances of the breach. The time of the giving of the notice shall be measured from the date of the written Notice of Default. The Notice of Default shall specify the nature of the alleged default and, where appropriate, the manner and period of time during which said default may be satisfactorily cured. During any period of curing, the party charged shall not be considered in default for the purposes of termination or zoning reversion, or the institution of legal proceedings. If the default is cured, then no default shall exist and the charging party shall take no further action.

SECTION 13. ZONING REVERSION CONSENT.

The execution of this Agreement shall be deemed written consent by Applicants to change the zoning of the Subject Properties to its prior designation upon failure to comply with the terms and conditions imposed by the approved conditional rezone and this Agreement. No reversion shall take place until after a hearing on this matter pursuant to Idaho Code §67-6511A. Upon notice and hearing, as provided in this Agreement and in Idaho Code §67-6509, if the properties described in attached EXHIBIT "A " are not used as approved, or if the approved use ends or is abandoned, the Board of County Commissioners may order that the property will revert to the zoning designation (and land uses allowed by that zoning designation) existing immediately prior to the rezone action, i.e., the Subject Properties conditionally rezoned from "A" (Agricultural) Zone designation to "CR-R-1" (Conditional Rezone – Single Family Residential) Zone designation shall revert to the "A" (Agricultural) Zone designation.

SECTION 14. COMPLIANCE WITH LAWS.

Applicants agree that they will comply with all federal, state, county, and local laws, rules, and regulations, which appertain to the Subject Property.

SECTION 15. RELATIONSHIP OF PARTIES.

It is understood that this Agreement between Applicants and the County is such that Applicants are an independent party and are not an agent of the County.

SECTION 16. CHANGES IN LAW.

Any reference to laws, ordinances, rules, regulations, or resolutions shall include such laws, ordinances, rules, regulations, or resolutions as they have been, or as they may hereafter be amended.

SECTION 17. NOTICES.

Except as otherwise provided in this Agreement and/or by law, all notices and other communications in connection with this Agreement shall be in writing and shall be deemed delivered to the addressee thereof, (1) when delivered in person on a business day at the address set forth below, or (2) in the third business day after being deposited in any main or branch United States post office, for delivery by properly addressed, postage paid, certified or registered mail, return receipt requested, at the addresses set forth below.

Notices and communications required to be given to the County shall be addressed to, and delivered at, the following address:

Director
Development Services Department
Canyon County Administration
111 North 11th Avenue, #310
Caldwell, Idaho 83605

Notices and communications required to be given to the Applicant shall be addressed to, and delivered at, the following addresses:

Name: Shawn and Rea Lynn Street Address: 24720 Harvey Road City, State, Zip: Caldwell, ID 83607

A party may change its address by giving notice, in writing, to the other party, in the manner provided for in this section. Thereafter, notices, demands, and other pertinent correspondence shall be addressed and transmitted to the new address.

SECTION 18. TERMINATION.

This Agreement may be terminated in accordance with the notice and hearing procedures of Idaho Code §67-6509, and the zoning designation upon which the use is based reversed, upon failure of Applicant(s), a subsequent owner, or other person acquiring an interest in the property described in attached EXHIBIT "A" to comply with the terms of this Agreement. Applicants shall comply with all commitments in this Agreement prior to establishing the approved land use.

SECTION 19. EFFECTIVE DATE.

The commitments contained in this Agreement shall take effect in the manner described in this Agreement upon the County's adoption of the amendment to the zoning ordinance as set forth herein.

SECTION 20.

TIME OF ESSENCE.

Time is of the essence in the performance of all terms and provisions of this Agreement.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first above written.

BOARD OF COUNTY COMMISSIONERS CANYON COUNTY, IDAHO	APPLICANT			
Commissioner, Leslie Van Beek	Rae Lynn Kelley, Property Owner			
Commissioner Brad Holton	Shawn Lee Kelley, Property Owner			
Commissioner Zach Brooks				
ATTEST: Rick Hogaboam, Clerk				
BY:				
DATE:				

0TATE 05 ID ALIO		
STATE OF IDAHO)) ss.	
County of Canyon)	
On this	day of, 2	20, before me, a notary public, personally appeared
		, known to me to be the person whose name is subscribed to
the within and foreonthe Applicant.	going instrument and ackr	nowledged to me that he/she executed the same on behalf of
		Notary Public for Idaho
		Residing at:
		My Commission Expires:
(All Applicants mus	st sign and their signatures	s must be notarized)
STATE OF IDAHO	-	
County of Canyon) ss.)	
		20, before me, a notary public, personally appeared, known to me to be the person whose name is subscribed to
		nowledged to me that he/she executed the same on behalf of
the Applicant.		
		Notary Public for Idaho
		Residing at:
		My Commission Expires:

(All Applicants must sign and their signatures must be notarized)

EXHIBIT "A"

LEGAL DESCRIPTION - Parcel R38194010A

Parcel 2 of Record of Survey recorded as Instrument No. 2022-007396, more particularly described as part of the Northwest Quarter of the Northwest Quarter of Section 35, Township 5 North, Range 3 West of the Boise Meridian, Canyon County, Idaho described as:

Beginning at a found 5/8" rebar marking the Southwest corner of the Northwest Quarter of the Northwest Quarter of Section 35, Township 5 North, Range 3 West of the Boise Meridian, Canyon County, Idaho and running thence North 00° 01'07" West, 354.90 feet along the West line of the Northwest Quarter of the Northwest Quarter of said Section to a point on the South bank of an existing canal;

Thence along said South bank the following ten (10) courses:

- (1) Thence South 67° 47'22" East, 50.49 feet;
- (2) Thence South 49° 41'01" East, 146.09 feet;
- (3) Thence South 59° 11'40" East, 63.66 feet to a point of curve;
- (4) Thence Easterly 122.44 feet along said curve to the left (Curve data: Radius= 96.00', Delta= 73° 04'44", Chord Bearing and Distance= North 84° 15'58" East, 114.31 feet);
- (5) Thence North 47° 43'36" East, 139.13 feet to a point of curve;
- (6) Thence Northeasterly 36.48 feet along said curve to the right (Curve data: Radius= 49.00', Delta= 42° 39'39", Chord Bearing and Distance= North 69° 03'25" E, 35.65 feet);
- (7) Thence South 89° 36'45" East, 60.35 feet to a point of curve;
- (8) Thence Northeasterly 52.29 feet along said curve to the left (Curve data: Radius= 76.00', Delta= 39° 25'22", Chord Bearing and Distance= North 70° 40'33" East, 51.27 feet);
- (9) Thence North 50° 57'52" East, 32.63 feet to a point of curve;
- (10) Thence Northeasterly 47.65 feet along said curve to the left (Curve data: Radius= 201.00', Delta= 13" 34'59", Chord Bearing and Distance= North 44° 10'23" East, 47.54 feet);

Thence South 00° 01'07" East, 399.19 feet parallel to the West line of the Northwest Quarter of the Northwest Quarter of said Section to a point on the South line of the Northwest Quarter of the Northwest Quarter of said Section;

Thence North 89° 51'37" West, 630.00 feet along said South line to the Point of Beginning.

EXHIBIT "B"

CONDITIONS OF APPROVAL

- 1. The development shall comply with all applicable federal, state, and county laws, ordinances, rules, and regulations that pertain to the property.
 - **a.** Prior to the Board of County Commissioners signing of the final plat, the private road shall comply with CCZO Section 07-17-29 & 31.
 - **b.** Prior to the Board of County Commissioners signing of the final plat, Highway District #4 and Southwest District Health signatures must be on the final plat.
- 2. The subject parcel, 4.15 acres, shall be divided in compliance with County Subdivision requirements (Chapter 7, Article 17, Canyon County Zoning Ordinance, in substantial compliance with the conceptual site plan (Attachment B) subject to the following restrictions:
 - a. Secondary dwellings (CCZO §07-10-27 & 07-14-25) are prohibited.
 - **b.** Further division of the parcels is prohibited unless the development agreement is modified or approval of a zoning map amendment.
 - **c.** A utility easement along Harvey Road shall be included to ensure the development does not impede the city's ability to extend city services to the area in the future. The applicant shall work with the City of Middleton to ensure the utility easement width is adequate.
 - **d.** Pressurized irrigation shall be provided. Use of water rights shall comply with Idaho Code Section 67-6537(1).
 - 3 The applicant must comply with all standards and regulations outlined in the Black Canyon Irrigation District Letter (Exhibit 4e, Staff Report).
 - 4 Historic irrigation lateral, drain, and ditch flow patterns shall be maintained and protected. Modifications or improvements shall be approved in writing by the local Irrigation District.
- 3. The developer shall comply with CCZO §07-06-07 (4) Time Requirements: "All conditional rezones for a land use shall commence within two (2) years of the approval of the board."

ORDINANCE NO.	
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ORDINANCE DIRECTING AMENDMENTS TO THE CANYON COUNTY ZONING MAP

(Kelley – Conditional Rezone – CR2022-0033)

An ordinance of Canyon County, Idaho directing amendments to the Canyon County Zoning Map (Ordinance No. 12-021); providing for title, structure, purpose, and authority clauses; rezone; severability; and an effective date.

Be It Ordained by the Board of County Commissioners of Canyon County, Idaho:

SECTION 1. TITLE.

This Ordinance shall be known as the "Ordinance Directing Amendments to Canyon County Zoning Map (for approximately 4.12 acres; R38194010A).

SECTION 2. STRUCTURE.

Titles and subtitles of this Ordinance are only used for organization and structure and the language in each paragraph of this Ordinance should control with regard to determining the legislative intent and meaning of the Board of County Commissioners.

SECTION 3. PURPOSE.

The purpose of this Ordinance is to authorize the rezone of the property described in Section 5 of this Ordinance from "A" (Agricultural) to "CR-R-1" (Conditional Rezone – Single Family Residential). The purpose of this Ordinance also authorizes amendments to the Official Maps of Canyon County to reflect the rezone authorized by this Ordinance.

SECTION 4. AUTHORITY.

This Ordinance amending the Official Zoning Maps of Canyon County (is enacted pursuant to the authority conferred by Canyon County Zoning Ordinance 7, Chapter 7, Article 6; and Idaho Code § 67-6511, 67-6511A, 31-714, 31-801 and 31-828.

SECTION 5. REZONE.

The subject property shall be and is rezoned from "A" (Agricultural) to "CR-R-1" (Conditional Rezone – Single Family Residential), as specifically identified and described in the attached Exhibit "A", according to the Findings of Fact, Conclusions of Law and Order issued on *May 6, 2024*, the Board of Canyon County Commissioners as authorized by Canyon County Zoning Ordinance, Chapter 7, Article 6; the Idaho Constitution; and Idaho Code § 67-6511, 67-6511A.

SECTION 6. SEVERABILITY CLAUSE.

Should any provision of this Ordinance be declared by a court of competent jurisdiction to be unconstitutional or invalid, such decision shall not affect the validity of this Ordinance in whole or in part thereof other than the part so declared to be unconstitutional or invalid.

SECTION 7. EFFECTIVE DAT	ΓE.			
This Ordinance shall be in full f	force and effect o	n	, 2024.	
ADOPTED AND APPROVED this	_ day of	, 2024.		
		O OF COUNTY C ON COUNTY, IDA		RS
		Yes	No	Did Not Vote
Commissioner Leslie Van Beek				
Commissioner Brad Holton				
Commissioner Zach Brooks				
Attest: Rick Hogaboam, Clerk				
By: Deputy				
Date:				
Publication Date:202	24, Idaho Press-T	ribune		

EXHIBIT "A"

Parcel 2 of Record of Survey recorded as Instrument No. 2022-007396, more particularly described as part of the Northwest Quarter of the Northwest Quarter of Section 35, Township 5 North, Range 3 West of the Boise Meridian, Canyon County, Idaho described as:

Beginning at a found 5/8" rebar marking the Southwest corner of the Northwest Quarter of the Northwest Quarter of Section 35, Township 5 North, Range 3 West of the Boise Meridian, Canyon County, Idaho and running thence North 00° 01'07" West, 354.90 feet along the West line of the Northwest Quarter of the Northwest Quarter of said Section to a point on the South bank of an existing canal;

Thence along said South bank the following ten (10) courses:

- (1) Thence South 67° 47'22" East, 50.49 feet;
- (2) Thence South 49° 41'01" East, 146.09 feet;
- (3) Thence South 59° 11'40" East, 63.66 feet to a point of curve;
- (4) Thence Easterly 122.44 feet along said curve to the left (Curve data: Radius= 96.00', Delta= 73° 04'44", Chord Bearing and Distance= North 84° 15'58" East, 114.31 feet);
- (5) Thence North 47° 43'36" East, 139.13 feet to a point of curve;
- (6) Thence Northeasterly 36.48 feet along said curve to the right (Curve data: Radius= 49.00', Delta= 42° 39'39", Chord Bearing and Distance= North 69° 03'25" E, 35.65 feet);
- (7) Thence South 89° 36'45" East, 60.35 feet to a point of curve;
- (8) Thence Northeasterly 52.29 feet along said curve to the left (Curve data: Radius= 76.00', Delta= 39° 25'22", Chord Bearing and Distance= North 70° 40'33" East, 51.27 feet);
- (9) Thence North 50° 57'52" East, 32.63 feet to a point of curve;
- (10) Thence Northeasterly 47.65 feet along said curve to the left (Curve data: Radius= 201.00', Delta= 13° 34'59", Chord Bearing and Distance= North 44° 10'23" East, 47.54 feet);

Thence South 00° 01'07" East, 399.19 feet parallel to the West line of the Northwest Quarter of the Northwest Quarter of said Section to a point on the South line of the Northwest Quarter of the Northwest Quarter of said Section;

Thence North 89° 51'37" West, 630.00 feet along said South line to the Point of Beginning.