Canyon County, ID Web Map

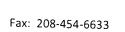


MASTER APPLICATION

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





PROPERTY	Si chan Cui Sori
OWNER	OWNER NAME: Darren & Brenda Larson MAILING ADDRESS: 28352 Rocky RD.
	PHONE (208) 617-7969 EMAIL: brendalic.blogmail.com
I consent to this	application and allow DSD staff / Commissioners to enter the property for site increasing. If
Signature:	please include business documents, including those that indicate the person(s) who are eligible to sign. Date: 7 - 23 - 2023
(AGENT)	CONTACT NAME:
ARCHITECT	COMPANY NAME:
ENGINEER BUILDER	MAILING ADDRESS:
	PHONE: EMAIL:
HEARING LEVEL APPS	STREET ADDRESS: 28352 ROCKY RD. PARCEL #: R 25086015 LOT SIZE/AREA: 2.37 acres LOT: 8 BLOCK: 6 SUBDIVISION: ORCHARD TRACT OF QUARTER: SE SECTION: 17 TOWNSHIP: 6N RANGE: 5W ZONING DISTRICT: FLOODZONE (YES NO: CONDITIONAL USE
DIPECTORS	
J	PRODUCTIVE ACTIONSIGN PERMIT
	PRIVATE ROAD NAME TEMPORARY USS
AFF3	DAY CAREDAY CARE
CASE AULAADES	
CASE NUMBER	ECU 7023-00/6 DATE RECEIVED: 7/22/7622
HEARING LEVEL APPS DIRECTORS DECISION APPS	QUARTER: SE SECTION: 17 TOWNSHIP: CM RANGE: SW ZONING DISTRICT: FLOODZONE (YES NO: CONDITIONAL USE COMP PLAN AMENDMENT CONDITIONAL REZONE ZONING AMENDMENT (REZONE) DEV. AGREEMENT MODIFICATION VARIANCE > 33% MINOR REPLAT VACATION APPEAL SHORT PLAT SUBDIVISION PRELIMINARY PLAT SUBDIVISION FINAL PLAT SUBDIVISION ADMINISTRATIVE LAND DIVISION EASEMENT REDUCTION SIGN PERMIT PROPERTY BOUNDARY ADJUSTMENT HOME BUSINESS VARIANCE 33% > PRIVATE ROAD NAME TEMPORARY USE DAY CARE

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

SITE INFORMATION

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.

Site Address: 28352 ROCKY Rd.	Parcel Number: R 250	84015
City: Parma	State: 🖊 🖒	ZIP Code: 83660
Notices Mailed Date: July 6, 2023	Number of Acres: 2,37	Current Zoning: 5060 1 VISION
Description of the Request:		2011111g. 2000 101870 ₂₄
APPLICANT / REPR	ESENTATIVE INFORMATION	
Contact Name: Brenda & Darren 4	Larson	
Company Name:		
Current address: 28352 Rocky RD.		
City: Parma	State:	ZIP Code:
Phone:	Cell: 208-617-796	ZIP Code: 83660 9 Fax:
Email: brenda/16.b/@gmail.com		
DATE OF MEETING: July 18, 2023 MEETING	LOCATION: 28352 Roc	E. RO Para IX
MEETING START TO 1		
ATTENDEES:	END TIME: 8:15 p.n	8 g
NAME (DI FACE DOLLIN)		
SIGNATIONE.	7.001(200.	
Felipe Her Gardon Jun	28403 Kochy R.1	Parma 10 83660
Ben Sparks Throw how	- 28291 Unity Ca	· Parma JA8366
Maria Navis	1899/ Uh. 72 /13	Parma, 1088660
Janes Dall Hary	Wo 280/23 Holly	ed fuma ID8
Boland D. 10 Della Solland	33325 Aug	25 Parma, Id.
There Devey Joseph Language	ly 32325 Ay 9	5 Parma Id.

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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):

Darren R. Larson

DATE: 7 / 18 / 2023

APPLICANT/REPRESENTATIVE (Signature): January & January

LAND USE WORKSHEET

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?
2. SEWER (Wastewater) ☑ Individual Septic ☐ Centralized Sewer system ☐ N/A — Explain why this is not applicable:
3. IRRIGATION WATER PROVIDED VIA:
Surface
4. IF IRRIGATED, PROPOSED IRRIGATION: ☐ Pressurized ☐ Gravity
5. ACCESS:
6. INTERNAL ROADS:
☐ Public ☑ Private Road User's Maintenance Agreement Inst #
7. FENCING ☐ Fencing will be provided (Please show location on site plan) Type: Privacy ☐ Height: 8 and 10 ft.
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) Drain ditch shown on site map. 1ft. deep/only has water when irrigating pasture

				RESIDE	NTIAL US	ES			
1.	NUM	BER OF LOTS	REQUESTED:						
	□ R	esidential		Commer	cial		□ Ind	lustrial	
	🗆 С	Common		Non-Bui	ldable				
2.		E SUPPRESSION						140	
			ırce:						
3.			IR PROPOSED I						
	□ S	idewalks [Curbs E] Gutter	s 🛮	Street L	ights	⊠ None	
			N	ON-RESI	DENTIAL	USES			
1.	SPF	CIFIC USE: \	Jedding Venu	e					
2.			S OF OPERATION						
		Wednesday		to					
	×	Friday	12:00 pr	<u>n to _</u>	10:00	ρm		-)	
	Ø	Saturday	12:00 ρι	n to	10:00	pm		_ (Only one	day
	Ø	Sunday	12:00 p	n to	10:00	pm		_) a week	
3.	WIL.	L YOU HAVE	EMPLOYEES?	☐ Yes	If so, he	ow many?			⊠ No
4.			A SIGN?		□ No		Lighted	·	ghted
			Width:					_2_ft	
	What	t type of sign: _	Wall^	Fre	estanding		Other		
		ARKING AND I	LOADING: g spaces? <u>20</u>						
	ls	there is a load	ing or unloading	area? _ y	25				
				,					



AGENCY ACKNOWLEDGMENT

Date: 3-1-2024	
Applicant: Duren + Brank lare	con
Parcel Number: R25086015	
Site Address: 28352 Rocky Rd Pa	rma ID 83660
	S LINE – ACKNOWLEDGMENT ACTION:
Southwest District Health: ☑ Applicant submitted/met for official review.	
* *	
Date: 03/18/2024 Signed: Auth	norized Southwest District Health Representative signature does not guarantee project or permit approval)
Fire District: Applicant submitted/met for official review.	District:
Date: 3/8/24 Signed: 34	
Date: $\frac{3/8/24}{}$ Signed: $\frac{3}{}$	Authorized Fire District Representative
(This	signature does not guarantee project or permit approval)
Highway District: Applicant submitted/met for official review. Date: 3-11-24 Signed:	
	signature does not guarantee project or permit approval)
Irrigation District: ☑ Applicant submitted/met for official review.	District:
Date: Signed:	
	Authorized Irrigation Representative signature does not guarantee project or permit approval)
Area of City Impact: ☐ Applicant submitted/met for official review.	City:
Date: Signed:	
	Authorized AOCI Representative signature does not guarantee project or permit approval)
Received by Canyon C	ounty Development Services:
Date: Signed:	
	nyon County Development Services Staff

APPLICATION-Acknowledgement Notice

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Receipt No:	Date:
\$100 Fee:	Document No:

10 A				
Parcel #: R25086015		(Official Use Only,		_
Property Address: 28352 Rocky Za	d :	City Parma	Zip Code \$3440	
Legal Description: Township 6N Range 4			County SE	
Subdivision: Orchard Track of I	dahio Land	Lot 🞖	Block Le	_
Applicants Name: Darren + Brenda	Larson	Email: bre	ndal 16. blegma	<u>يا</u> .د
Mailing Address: 28352 Rocky Rd				
City: Parma				
Applicant is: 🗹 Landowner 🗆 Contractor 🗖 In				_
Owners Name: B same as about	٤			_
Mailing Address:		Phone #:		
City:		Zip Code:		
Is the proximity of the structure to city sewer or co	view	er (See below descri	ption of proposal) feet or less? Yes No	• •
Description of proposal: Wedding Venue in yard	10	3 to	# f5	
tos				
N. A. C.		8 0		

By my signature above, I certify that all answers and statements on this application are true and complete to the best of my knowledge. I understand that should evaluation disclose untruthful or misleading answers, my application may be rejected or permit canceled. SWDH does not guarantee conditions of approval by signing the application form. The applicant must apply for a subsurface sewage disposal system within one (1) year from the date of signature on this application.

Emily Kiester

From: Brenda Larson
brendal16.bl@gmail.com>

Sent: Monday, March 18, 2024 12:17 PM

To: Emily Kiester

Subject: Re: [External] Fwd: Crossing agreement

Attachments: image001.png

Yes, I will.

On Mon, Mar 18, 2024, 10:57 AM Emily Kiester < Emily. Kiester@canyoncounty.id.gov> wrote:

Dear Brenda,

Thank you for keeping me updated.

Are you also going to turn in the operations plan?

Thank you,



Emily Kiester,

Associate Planner

Canyon County Development Services Department

111 N. 11th Ave., #310, Caldwell, ID 83605

Direct Line: (208) 454-6632

Email: emily.kiester@canyoncounty.id.gov

Website: www.canyoncounty.id.gov

Development Services Department (DSD)

NEW public office hours

Effective Jan. 3, 2023

Monday, Tuesday, Thursday and Friday
8am – 5pm
Wednesday
1pm – 5pm
**We will not be closed during lunch hour **
PUBLIC RECORD NOTICE: All communications transmitted within the Canyon County email system may be a public record and may be subject to disclosure under the Idaho Public Records Act and as such may be copied and reproduced by members of the public.
From: Brenda Larson < brendal16.bl@gmail.com >
Sent: Monday, March 18, 2024 10:15 AM To: Emily Kiester < Emily.Kiester@canyoncounty.id.gov >
Subject: Re: [External] Fwd: Crossing agreement
Yes, I have an appointment with the Southwest District this morning at 11:30. Then I will bring everything over to you.
Brenda
On Mon, Mar 18, 2024, 8:32 AM Emily Kiester < Emily.Kiester@canyoncounty.id.gov > wrote:
Dear Brenda,
Thank you for getting the agency acknowledgement form done.
Could you send me a copy or drop the acknowledgement form off?
Sincerely,
Emily Kiester,

Associate Planner

Canyon County Development Services Department

111 N. 11th Ave., #310, Caldwell, ID 83605

Direct Line: (208) 454-6632

Email: emily.kiester@canyoncounty.id.gov

Website: www.canyoncounty.id.gov

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From: Brenda Larson < brendal16.bl@gmail.com >

Sent: Sunday, March 17, 2024 7:23 PM

To: Emily Kiester < Emily. Kiester@canyoncounty.id.gov>

Subject: [External] Fwd: Crossing agreement

Hi Emily, I'm forwarding you the email from the Irrigation District. The drain dich that he mentions doesn't supply water for use to any of our neighbors down stream from us. It's just a drain for run off water. It also already has a crossing/ driveway over it that passed during our occupancy permit.

Every one else signed the Agency Acknowledgment.

Thank you

Brenda Larson

----- Forwarded message ------

From: Vince Sevy < vince.fcdc@gmail.com >

Date: Mon, Mar 11, 2024, 3:49 PM Subject: Crossing agreement To: brendal16.bl@gmail.com>

That location is on a lateral off of the extension in which the ditch company has no authority to grant a crossing agreement in that area we are only responsible for the main canal my suggestion is to speak with a water user downstream to make sure that you put in a sufficient size of pipe as to not hinder them from getting the quantity of water that they are allotted thank you

Sent from my iPhone

Operation Plan for Venue

Our plan for this venue is to provide an affordable, beautiful place for a wedding or event. Our property is ideal because the venue site is in complete shade by 3:00 pm and is in a natural valley surrounded by trees that provides privacy for the guests as well as our neighbors.

Operational months will be May-September, with only one event scheduled per week, (should we have that much interest). The day of their event would be their choice of Friday, Saturday, or Sunday. We would allow our clients to be on site from 12:00 pm to 10:00 pm. Their contract will state that the music must be kept at 90dB or less and be off by 9:30 pm, with everyone gone by 10:00 pm. This will be strictly enforced.

The venue can accommodate up to 100 guests and has 20 parking spaces. Fences have already been built and additional trees planted to aid in privacy and sound reduction. We will continue to improve on both. The car parking area is well graveled and lit, for minimal dust and safety.

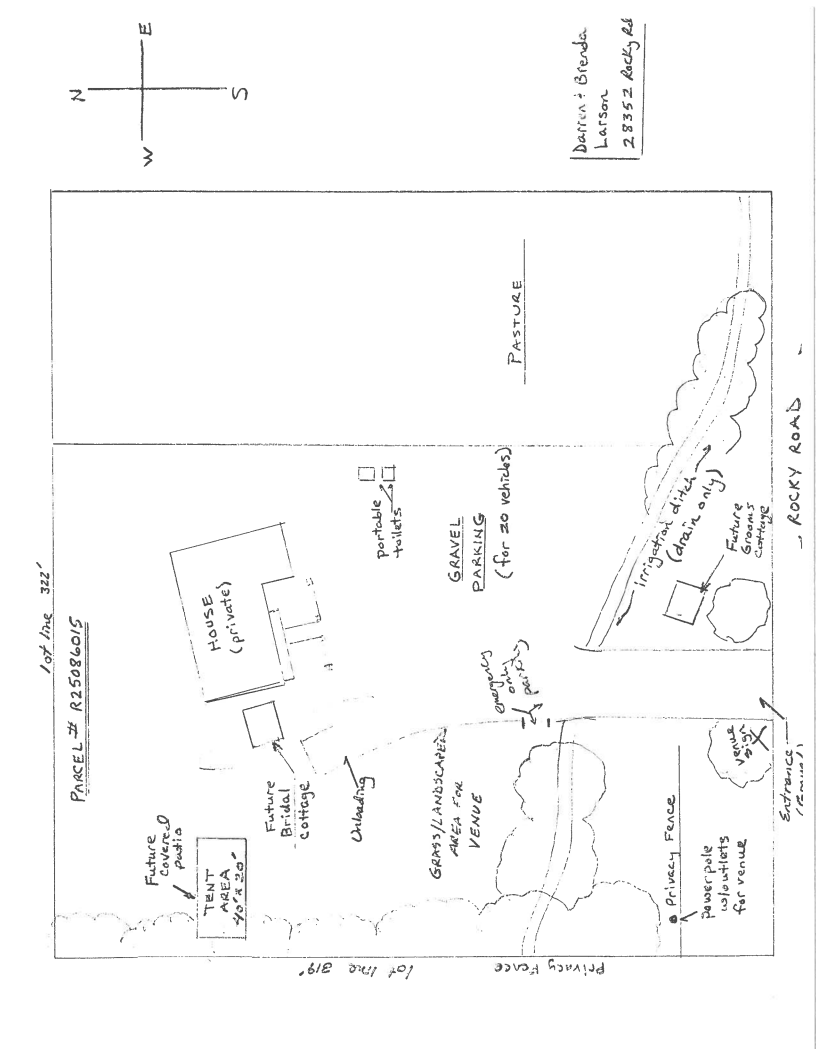
We will rent two portable bathrooms and a sanitation station at the beginning of summer for the duration of the wedding season and have them scheduled for cleaning after each event.

There is a graveled road for loading and unloading, accessing where a wedding tent can be set up. This will also be a useful space for catering and food/flowers/cake. Food would be prepared on site or off site via caterers' discretion.

We will use our home office for consultation meetings. Then plan to take any building that needs done in stages. The first season we hope to have a small bridal cottage built before opening. A tent will need to be rented for the reception and/or any weather issues. If all goes well and when it becomes financially possible, we would like to replace a rented tent with a covered patio, 20X40. Also, a small groomsman's cottage should we need it. There will be a small sign, somewhere the size of 3'x4' placed up by the road. This sign will not be lit.

There are two power outlets, one on the power pole at the head of the venue area, and the other on the side of our house. We also have a small generator that can operate the twinkle lights and acoustics should there be an outage.

We hosted our son's wedding here in June 2023. It was a great way to test the waters for a permanent venue. All went very well with lots of compliments and encouragement to proceed with this.



Canyon County Development Service,

We are applying for a Conditional Use Permit for our property at 28352 Rocky Rd. Parma, ID for a wedding and event venue. We met with Jenna Petroll and Sage Huggins for our initial meeting and went over all the information. Our proposed use is permitted in the zone we live in, and we were told to proceed with the application.

The land where the venue will be located dips down and is surrounded by trees that block it from the neighbors and road. We further have a privacy fence installed to block the noise coming in and out of the venue area. This will not be injurious to other property in the vicinity or negatively change the essential character of the area.

We will provide rented bathroom facilities for the events.

Legal access to our property exists and it does not cause undue interference with existing for future traffic patterns as there is a large pasture area that will accommodate all parking. The main driveway will not be blocked by parking at anytime to accommodate any police/fire/emergency medical vehicles from entering the premises. However, we do not anticipate the need for any of these services, and therefore would not require any public funding for these services.

The neighborhood meeting went very well, and all in attendance were very supportive of our endeavors. Their concerns were addressed to their satisfaction, and we received good feedback and advice from them in return.

Thank you for your consideration of our conditional use permit. We look forward to hearing from you.

Darren & Brenda Larson

208-617-7969

Dear Neighbor,

We are in the process of submitting an application for a Conditional Use Permit to Canyon County Development Services. One of the requirements necessary prior to submitting the application is to hold a "neighborhood meeting" and provide information to our surrounding neighbors.

This meeting is for informational purposes and to receive feedback from you as we move through the application process for a small wedding venue. This is not a Public Hearing. Once our application has been submitted and processed, a public hearing date will be scheduled. Prior to the schedule date you will receive an official notification from Canyon County DSD regarding the Public Hearing for which the Conditional Use Permit is applied.

The Meeting details are:

Date: Tuesday, July 18th

Time: 7pm

Location: 28352 Rocky Rd.

We look forward to the meeting and encourage you to attend. At that time, we will do our best to answer any questions you may have.

Please do not call Canyon County Development Services regarding this meeting. This is a pre-application requirement and we have not submitted the application for consideration at this time. The County currently has no information on this project. If you have any questions prior to the meeting, please contact Brenda.

Thank you,

Jeep & Brenda Larson

208-617-7969 (Brenda's phone #)



610 S. Kimball Avenue Caldwell, ID 83605

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

File No. 504208

WARRANTY DEED



For Value Received

Ida-Cal Homes, LLC, an Idaho limited liability company

hereinafter referred to as Grantor, does hereby grant, bargain, sell, warrant and convey unto

DL

Darren R. Larson and and Brenda L. Larson, husband and wife

hereinafter referred to as Grantee, whose current address is 28236 Rocky Road Parma, ID 83660 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.

Dated: May 9, 2012
Ida-Cal Homes, LLC
By: Cheryl Jones, Member
State of Idaho, County of Canyon
On this day of May in the year of 2012, before me, the undersigned, a Notary Public in and for said State, personally appeared Cheryl Jones, known or identified to me to be the Member of the Limited Liability Company that executed the foregoing instrument, and acknowledged to me that such Limited Liability Company executed the same.
Residing at: Caldwell Commission Expires: 2/3/2016
Commission Expires: 2/3/2016

EXHIBIT A

Parcel 1:

This parcel consists of a portion of Lot 8, Block 6 of ORCHARD TRACT OF THE IDAHO LAND COMPANY as on file in Book 4 of Plats at Page 24, records of Canyon County, Idaho, located in the Northwest Quarter of the Southeast Quarter of Section 17, Township 6 North, Range 5 West, Boise Meridian, Canyon County, Idaho, more particularly described as follows:

COMMENCING at the Southeast corner of said NW1/4SE1/4, a found 1/2 inch diameter rebar; thence North 0°42'46" East along the east boundary of said NW1/4SE1/4 a distance of 50.00 feet; thence North 89°21'00" West parallel with the south boundary of said NW1/4SE1/4 a distance of 15.00 feet to the TRUE POINT OF BEGINNING, a found 5/8 inch diameter rebar with a plastic cap stamped L.S. 7729, said corner being the southeast corner of said Lot 8; thence continuing North 89°21'00" West along the south boundary of said Lot 8 a distance of 322.42 feet to a 5/8 x 30 inch rebar set with a plastic cap stamped L.S. 3627; thence North 0°42'20" East a distance of 319.73 feet to a point on the north boundary of said Lot 8, a 5/8 x 30 inch rebar set with a plastic cap stamped L.S. 3627; thence

South 89°21'05" East along said north boundary a distance of 322.46 feet to the northeast corner of said Lot 8, a found 5/8 inch diameter rebar with a plastic cap stamped L.S. 7729; thence south 0°42'46" West along the east boundary of said Lot 8 a distance of 319.74 feet to the TRUE POINT OF BEGINNING.

Parcel 2:

This parcel consists of a portion of Lot 8, Block 6 of ORCHARD TRACT OF THE IDAHO LAND COMPANY as on file in Book 4 of Plats at Page 24, records of Canyon County, Idaho, located in the Northwest Quarter of the Southeast Quarter of Section 17, Township 6 North, Range 5 West, Boise Meridian, Canyon County, Idaho, more particularly described as follows:

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North 89°21'00" West along the south boundary of said Lot 8 a distance of 322.42 feet to the TRUE POINT OF BEGINNING, a 5/8 inch x 30 inch rebar set with a plastic cap stamped L.S. 3627; thence continuing North 89°21'00" WEst a distance of 322.43 feet to the southwest corner of said Lot 8, a found 5/8 inch rebar with a plastic cap stamped L.S. 7729; thence

North 0°42'04" East along the west boundary of said Lot 8 a distance of 319.72 feet to the northwest corner of said Lot 8, a found 5/8 inch diameter rebar with a plastic cap stamped L.S. 7729; thence South 89°21'05" East along the north boundary of said Lot 8 a distance of 322.45 feet to to a 5/8 x 30 inch rebar set with a plastic cap stamped L.S. 3627: thence

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BEGINNING.

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South 0°42'20" West a distance of 319.73 feet to the TRUE POINT OF BEGINNING.

BJ



File No. 504208

May 9, 2012

CONDITIONS OF CLOSING

The undersigned parties acknowledge that the signing of the documents deposited in this escrow does not constitute closing. Closing will be completed upon recordation of the applicable documents which is contingent upon the following conditions, including but not limited to:

- (1) Receipt of certified funds from the applicable parties, which includes lender's loan proceeds by wire transfer.
- (2) Satisfaction of requirements as per the lender for loan funding.
- (3) Deposit of all required documents.

The parties further acknowledge and agree that Pioneer Title Company of Canyon County will be held harmless for any additional interest, due or lost, or matters pertaining to possession of the property, in the event there is a delay in final closing due to non-satisfaction of the above conditions.

Buyer Seller: Ida-Cal Homes, LLC

By: by, Cheryl Jones, Member



File No. 504208

ACKNOWLEDGMENT AND APPROVAL OF PLAT AND/OR RESTRICTIVE COVENANTS

With reference to the real estate transaction closing under the above-identified file number, the undersigned acknowledges receipt from of a copy of the plat of the property that is the subject of said escrow, as well as a copy of the restrictive covenants that affect the property (if any are applicable). The undersigned has reviewed the same and understands how any matters or information contained therein relate to the transaction now contemplated in escrow.

Pioneer Title Company of Canyon County may have furnished you with a map obtained from public records. This map is for location information only and is not a part of the commitment or policy. The parties to the escrow agree that the map may not depict the actual boundaries or dimensions of the land to be insured. The parties to this escrow hereby release Pioneer Title Company of Canyon County and its underwriter, First American Title Insurance Company from any and all liability as a result of any inaccuracy in the map. Furthermore, the parties to this escrow understand that only a survey can determine the actual boundaries and dimensions of the land to be insured. If the parties elect to order a survey it will be at their expense and is outside the requirements of this escrow.

May 9, 2012

Darren R. Larson

Brunde Starren

Brenda L. Larson

order judgment determining the parties' rights in such dispute. In the event that you should become a party to any such legal proceedings, we jointly and severally agree to pay and to hold you as escrow holder harmless from and against any and all costs, charges, damages, attorney's fees or other expense which you in good faith may incur.

- 8. DISBURSEMENTS: Buyer and Seller agree to pay and reimburse Pioneer Title, upon demand, any sums paid or otherwise disbursed by it in reliance upon any check, draft, or other items if they are returned or otherwise fail to result in the immediate, unconditional deposit or credit of cash funds at closing. If Buyer or Seller fails to present for payment any check or instrument issued by Pioneer Title within ninety (90) days from the date such check was issued, then Buyer and Seller authorize Pioneer Title to deduct the sum of three dollars (\$3.00) per month from such funds until the check is presented for payment. If Pioneer Title reissues any stale check, the fee charged to Pioneer Title by its bank for reissuing a check shall be deducted from the funds otherwise due and payable to Buyer and Seller.
- 9. AMENDMENTS: These instructions may only be amended in writing signed by the parties to this escrow or as set forth in any written supplemental escrow instruction. Pioneer Title may return the instruments and funds delivered pursuant to these instructions if this transaction fails to close within fifteen (15) working days from the above date; however if Pioneer Title elects not to return the instruments and funds, then this transaction may proceed to close, unless Pioneer Title is otherwise notified by the parties to this escrow.
- 10. COPIES: Buyer and Seller authorize Pioneer Title to deliver a copy of these instructions and related documentation to Buyer's or Seller's real estate broker, salesperson, mortgagee, mortgage broker, deed of trust beneficiary, attorney or other agent upon request.
- 11. TRUSTEE'S RECONVEYANCE FEE: Some deeds of trust provide that no reconveyance charge shall be charged to the party legally entitled to the reconveyance while other deed of trust forms limit the dollar amount of a reconveyance fee. The undersigned nevertheless request that Pioneer Title pay the trustee's customary reconveyance fee notwithstanding any contrary agreement, restriction or limitation set forth in any deed of trust wherein a reconveyance is requested in this transaction. The undersigned knowingly and intentionally waive any restriction or limitation on the collection of a reconveyance fee set forth in the closing statement executed and hereby approved by the undersigned.

THE UNDERSIGNED ARE HEREBY NOTIFIED THAT THEY HAVE THE RIGHT TO HAVE THE DOCUMENTATION USED IN THE CLOSING AND THESE ESCROW INSTRUCTIONS REVIEWED BY AN ATTORNEY OF THE UNDERSIGNED'S CHOICE, AT THEIR EXPENSE, PRIOR TO CLOSING. ANY QUESTIONS THEY MAY HAVE WITH REGARD TO THE DOCUMENTATION SHOULD BE ADDRESSED TO ANY ATTORNEY. PIONEER TITLE CANNOT ANSWER LEGAL QUESTIONS FOR THE PARTIES.

Contact information will not be shared with any third party or entity(ies). Pioneer Title will never sell or distribute as part of our customer privacy policy, personal or public information about any client.

Buyer:	Seller:
Darren R. Larson	Ida-Cal Homes, LLC
Brenda L. Larson	By:Cheryl Jones, Member
Buyer Email Address	Seller Email Address
Pioneer Title Company of Canyon County Tammy Kratzberg Escrow Officer	
Talling Klaizoeig Esciow Officer	



File No. 504208

PRIVACY POLICY NOTICE

PURPOSE OF THIS NOTICE

Title V of the Gramm-Leach-Bliley Act (GLBA) generally prohibits any financial institution, directly or through its affiliates, from sharing nonpublic personal information about you with a nonaffiliated third party unless the institution provides you with a notice of its privacy policies and practices, such as the type of information that it collects about you and the categories of persons or entities to whom it may be disclosed. In compliance with the GLBA, we are providing you with this document, which notifies you of the privacy policies and practices of Pioneer Title Company of Canyon County.

We may collect nonpublic personal information about you from the following sources:

Information we receive from you such as on applications or other forms.

Information about your transactions we secure from our files or from our affiliates.

Information we receive from a consumer reporting agency.

Information that we receive from others involved in your transaction such as the real estate agent or lender.

Unless it is specifically stated otherwise in an amended Privacy Policy Notice, no additional nonpublic personal information will be collected about you.

We may disclose any of the above information that we collect about our customers or former customers to our affiliates as permitted by law.

WE DO NOT DISCLOSE ANY NONPUBLIC PERSONAL INFORMATION ABOUT YOU WITH ANYONE FOR ANY PURPOSE THAT IS NOT SPECIFICALLY PERMITTED BY LAW.

We restrict access to nonpublic personal information about you to those employees who need to know that information in order to provide products or services to you. We maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

May 9, 2012

Buyer:	Seller:	
Danen R. Farran	Ida-Cal Homes, LLC	
Darren R. Larson	,	
2 1 1	By:	
tounde Lawn	Cheryl Jones, Member	
Brenda L. Larson	•	



File No. 504208

May 9, 2012

TAX NOTICE

The estimated tax values for 2012 Estimated in the amount of \$1,037.76, as shown in the accompanying closing statement, are based on the most current information available from the Canyon County Assessor/Treasurer's Office at this time. Any discrepancy with the taxes will be the responsibility of the seller/buyer.

The buyer and seller herein affirm and agree that its employees, agents, or assigns have not made any warranties as to the accuracy of the figures. Further, the buyer and seller agree that if the actual tax amount (as shown in the tax statement forwarded by the Treasurer's Office during the year of the sale) differs from the amount shown above, the following will occur:

- 1. If the buyer has received excess credit based on the estimated tax, the buyer agrees to reimburse the seller for such excess; or
- 2. If the seller has received excess credit based on the estimated tax, the seller agrees to reimburse the buyer for such excess.
- 3. Reimbursement, if applicable, shall be made by the respective party within three months of receipt of the actual tax notice: any such reimbursement shall be handled by and between the undersigned and not as part of any escrow services provided by Pioneer Title Company.

It shall be the buyer's responsibility to contact the County Treasurer's Office by December 1st if the tax statement has not been received. It shall be the seller's responsibility to forward any tax statements received by them to the buyer at the property address.

Please be aware that any non-payment of taxes due to lack of notice will not eliminate any penalty and/or interest being assessed.

Buyer:	Seller: Ida-Cal Homes, LLC
Barren R. Larson Brenda L. Larson	By:Cheryl Jones, Member
Buyer's Email	Seller's Email

Notice of sale having been given as then required by law, and not less than the time then required by law having elapsed, Trustee, without demand on Grantor, shall sell said property at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels and in such order as it may determine, at public auction to the highest bidder for cash in lawful money of the United States, payable at time of sale. Trustee shall deliver to the purchaser its deed conveying the property so sold, but without any covenant or warranty express or implied. The recitals in such deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, including Grantor, Trustee, or Beneficiary, may purchase at such sale.

After deducting all costs, fees and expenses of Trustee and of this Trust, including cost of title evidence of title and reasonable counsel fees in connection with sale, Trustee shall apply the proceeds of sale to payment of: all sums expended under the terms hereof, not then repaid, with accrued interest at accrued legal judgment rate per annum; all other sums then secured hereby; and the remainder, if any, to the person or persons legally entitled thereto.

- (7) This Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner of the note secured hereby; or, if the note has been pledged, the pledgee thereof. In this Deed, whenever the context so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the plural.
- (8) Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Grantor, Beneficiary or Trustee shall be a party unless brought by Trustee.
- (9) In the event of dissolution or resignation of the Trustee, the Beneficiary may substitute a trustee or trustees to execute the trust hereby created, and when any such substitution has been filed for record in the office of the Recorder of the county in which the property herein described is situated, it shall be conclusive evidence of the appointment of such trustee or trustees, and such new trustee or trustees shall succeed to all of the powers and duties of the trustees named herein.

Request is hereby made that a copy of any Notice of Default and a copy of any Notice of Sale hereunder be mailed to the Grantor at his address herein before set forth.

Darren R. Larson

Brenda L. Larson

State of Idaho, County of Canyon

On this 10 day of May in the year of 2012, before me, the undersigned, a Notary Public in and for said State, personally appeared Darren R. Larson and Brenda L. Larson known or identified to me to be the person/persons whose name(s) is/are subscribed to the within instrument, and acknowledged to me that he/she/the/ executed the same.

Residing at: Caldwell

Commission Expires: 2/3/2016

- 13. NOTICES. Notices, payments or other written communications placed in the United States mail, postage prepaid and addressed to the undersigned at the address hereinafter set forth shall be deemed to have been given to the undersigned on the date of mailing. It shall be the duty of the parties hereto to keep the escrow department of the escrow holder advised of any change of address. Any change of address shall sufficiently identify the escrow concerned and the parties involved and shall be mailed to the escrow department of the escrow holder and to all parties concerned. All notices given pursuant to the terms of any documents placed in this escrow must be given through the escrow holder as herein above provided at the expense of the party giving notice and the escrow holder shall not be required to recognize service of notice given in any other manner. The escrow holder shall not be responsible for any damages arising out of or relating to the failure of any party to comply with such notice and mailing requirements.
- 14. TERMINATION. In the event that this escrow is canceled or forfeited, it is agreed that the escrow holder may return the documents to any of the sellers, their heirs, executors, administrators or assigns on demand. The escrow holder may retain the contract, amendments thereto, the escrow instruments and any assignments or correspondence which it may have received in connection with such escrow. Pioneer Title Company reserves the right at any time to resign as escrow holder, in which case the undersigned parties or their successors in interest at their expense shall promptly select a new substitute escrow holder to whom Pioneer Title Company may deliver the escrowed documents at no cost to Pioneer Title Company. In the event the undersigned parties have not selected a new or substitute escrow holder within 30 days of the resignation of Pioneer Title Company, the new or substitute escrow holder may be selected by Pioneer Title Company and any cost associated therewith may be deducted from the next payment made on this escrow.

Any instrument or document placed in escrow is accepted upon the condition that the escrow holder may at its option for any reason, within 15 days from the deposit of such instrument, refuse to accept the same. In which event, the escrow holder shall notify all parties hereto in writing of such refusal and shall return such instruments together with the fee paid in connection therewith to the party or parties depositing the same.

When the escrow holder receives the unpaid principal balance on this escrow and accrued interest on behalf of sellers, Pioneer Title Company shall deliver all of the above documents except the contract, subsequent assignments, supplemental agreements and escrow instructions, to buyers or their order and thereby close the escrow.

- 15. COMPLIANCE. Pioneer Title Company assumes no responsibility for determining that the parties to the escrow have complied with the requirements of the Truth in Lending, Consumer Credit Protection Act (Public Law 90-321) or any other laws or regulations. Pioneer Title Company shall not be responsible for damages or any losses arising from acts of God, strikes, accidents or other events beyond the control of Pioneer Title Company. Under no circumstances shall Pioneer Title Company be liable for consequential damages arising from any failure to comply with the terms of these instructions. These instructions give no rights or benefits to any other party other than the parties to these instructions and there are no third party beneficiaries to these instructions.
- 16. INSURANCE. It shall be the sole responsibility of the buyers and sellers to ensure that insurance is kept in force on the property and that any applicable real property or other taxes are paid in a timely manner and Pioneer Title Company assumes no liability for lack or insufficiency of insurance or lack of payment of taxes.
- 17. COSTS. The escrow holder shall have a lien upon all moneys, papers and properties held by it in connection herewith for any fees, costs, attorneys' fees or expenses due hereunder.

Dated this May 9, 2012

18. SIGNATURES AND COMPLETE ADDRESSES (Please	Print)
PAYORS/BUYERS Darren R. Larson Brenda L. Larson Brenda L. Larson	
Buyer 1 SS#: 516 - 98 - 4992 Buyer 2 SS#: 541-88-1544	Address: 28236 Rocky Road Parma, ID 83660 Home #: 541-2/2-5429 Work #: Online Access? (Yes) No
Buyer 3 SS#: Buyer 4 SS#:	Address: Yes No
	Home #: Work #: Online Access? Yes No
Pioneer Title Company of Ada County	Tes No
By:	



Servicing Contracts for: Ada County, Bannock County, Canyon County, Gem County, Kootenai County

LONG TERM ESCROW INSTRUCTIONS TO PIONEER TITLE COMPANY OF ADA COUNTY

1. APPOINTMENT

The undersigned hereby agree that Pioneer Title Company of Ada County shall act as the parties' escrow holder and receive compensation in accordance with the schedule of fees and charges of Pioneer Title Company in effect on the date of accepting this escrow. The parties hereto shall be jointly and severally liable for all charges and fees. In the event the escrow holder shall be required to divide the payments, an additional minimum charge of \$8.00 shall be charged for each division for a payment. There will be an additional filing fee, the amount to be determined by the escrow holder for any subsequent assignments, amendments, close out or additional documents placed with this escrow. The escrow holder reserves the right to increase the collection charges and the charge for the division of payments on this escrow at any time by giving notice of such increase to the parties to this escrow by regular mail at the last address left with it.

2.	ESCROW FEES: 2.1 Collection of fees shall be paid by: Buyer
	2.2 Collection Fees Paid: Monthly
	2.3 Initial Filing Fee: \$150.00
	2.4 Special Fees: None
3.	DEPOSITED DOCUMENTS: The following documents are to be placed into escrow: _X_ Original Note _X_ Original Recorded Deed of Trust _X_ Request for Reconveyance

4. PAYMENTS OF PRINCIPAL AND INTEREST:

X_Other: __Commission Note__

Assignment & Assumption of Note and Deed of Trust

- 4.1 Escrow to be closed upon payment of unpaid principal of \$45,000.00 plus accrued interest.
- 4.2 Simple interest is to be calculated at the rate of 6.0% per annum and shall commence on the 10th day of May, 2012 and shall be computed on the unpaid principal balance to date of payment each time a payment is paid.
- 4.3 Principal and interest (including balloon payments) shall be payable as follows: Payable in monthly installments of \$269.80 each, with the first such payment due on the 10th day of June, 2012, and continuing to be paid in a like sum on or before the 10th day of each subsequent month until December 10, 2012, at which date the entire then remaining principal balance and all accrued interest shall be paid in full.

Commission Note to be paid in full from seller's proceeds upon payment in full of said escrow.

4.4 Check One:

__X_ All payments shall be credited first to the interest then due, and the balance applied to the principal.

Interest shall be paid in addition to principal payments.

4.5 Late Payment Fee: If any installment or portion thereof, due hereunder, is not received by the holder of this Note within 10 days after the due date thereof, Maker agrees to pay to Payee, in addition to the regular payment, a late payment fee in the amount of \$50.00.

Pioneer Title Company of Ada County is unable to monitor per diem late payment fees, multiple late payment fees or interest increases due for late payments. It will be the payee's sole responsibility to notify escrow holder in writing of any late payment fees or interest to be assessed to the payor. Pioneer Title Company of Ada County is held harmless in the event payee has not notified escrow holder in writing of any late payment fees or interest due from payor prior to payment in full of the subject long term escrow.

5. SALE AND ASSIGNMENT:

BUYER MAY NOT assign their interest in the property or the documents in escrow without the seller's written consent.

Conditions of Assignment: If the Maker hereof sells, conveys, or alienates the property described in the Deed of Trust securing this Note, or any part thereof, or any interest therein, excluding a transfer by devise, descent or operation of law upon the death of the Maker, any indebtedness or obligation secured hereby (irrespective of the maturity date expressed herein) at the option of the holder hereof and without demand or notice shall immediately become due and payable.

MAY prepay at any time.

Conditions of Prepayment: NONE

The above restrictions on assignment and prepayment must match the restrictions contained in the documentation deposited into escrow.

6. REMITTANCE INSTRUCTIONS: Until further written notice by sellers, payments received on this escrow shall be remitted as follows:

Checking Acct. Savings Acct. Account No.:

In the name of:
Financial Institution and Address
Routing No.

Other

INCLUDE COPY OF VOIDED CHECK FOR DEPOSITS AND TRANSFERS

- 7. LATE CHARGE. Pioneer Title Company is not required to monitor collection of any late charges which may become due pursuant to the documents deposited into escrow. Pioneer Title Company is solely charged with the duties of receiving and remitting payments as instructed. Notwithstanding the foregoing, the parties acknowledge that any late charge which may become due pursuant to the parties' documentation may be included in the foreclosure and must be paid in order to cure any existing default. All late fees may be included in any amounts due and owing pursuant to a foreclosure instituted by a party pursuant to the documents deposited into escrow. Prior to a payoff in full of this escrow, the party entitled to accrued late fees may provide an accounting to Pioneer Title Company of all late charges due that party, which shall be communicated to the other party to the escrow as an amount due and owing in addition to the final payoff amount. If a party has not provided to Pioneer Title Company an accounting of all late charges then due, then Pioneer Title Company shall not be liable for accepting a payoff on a contract without collecting the accrued late charges.
- 8. DEPOSITORY RESPONSIBILITIES. It is expressly understood between the parties hereto that Pioneer Title Company is a depository only and shall not be responsible or liable in any manner whatsoever for the sufficiency or correctness as to form, manner of execution or validity of any instrument deposited in this escrow, nor as to the identity, authority or rights of any person involved herein, nor as to any assessments, liens or encumbrances against such property; and that its duties hereunder shall be limited to the safekeeping of such money, instruments or other documents received by it as an escrow holder, and for the delivery of the same in accordance with these written escrow instructions. It is further agreed that Pioneer Title Company shall in no case or event be liable for the failure of any of the conditions of this escrow or damage or loss caused by the exercise of Pioneer Title Company's discretion in any particular manner, or for any other reasons except gross negligence or willful misconduct with reference to this escrow.
- 9. PAYMENTS. Any payment made hereon other than in cash shall be conditionally credited on this escrow, pending the escrow holder's receipt of available funds. Should the escrow holder disburse the buyer's payment to the sellers and the buyer's payment, in whatever form it is made, is dishonored for any reason, sellers agree to return the amount of the payment to the escrow holder who shall cancel the payment on its records. In the event the sellers do not return the payment, the escrow holder may retain the proceeds of the next payment for reimbursement or take any other appropriate action to recover from either the buyers or sellers the amount disbursed together with all costs and attorney's fees incurred with such collection efforts. Buyers and sellers shall be charged a \$20.00 fee for any checks returned because of insufficient funds in such parties account or because the account has been closed.
- 10. PAYMENTS. If buyers or sellers fail to present for payment any check or instrument issued by Pioneer Title Company within ninety (90) days from the date such check was issued, then buyers and sellers authorize Pioneer Title Company to deduct the sum of Three dollars (\$3.00) per month from such funds until the check is presented for payment. If Pioneer Title Company reissues any stale check, the fee charged to Pioneer Title Company by its bank for stopping payment and reissuing a check shall be deducted from the funds otherwise due and payable to buyers and sellers.
- 11. DISPUTES. In the event of any disagreement between the parties hereto or any parties interested herein, resulting in adverse claims and demands being made by them or any of them in connection with the escrow holder, such escrow holder shall be entitled at its option to refuse to comply with such demands so long as such disagreement shall continue; and in so refusing, such escrow holder may refuse to deliver any moneys, papers or property involved in or affected by this escrow; and in so refusing the escrow holder shall not be or become liable to the parties to this escrow for its failure and/or refusal to comply with the conflicting or adverse demands of the parties hereto. Further, the escrow holder shall be entitled to continue to so refrain to act until: (a) the parties hereto have reached an agreement of their differences and shall have notified the escrow holder in writing of such agreement, or (b) the rights of the parties have been duly adjudicated by a court of competent jurisdiction. In the event of any disagreement between the parties hereto, or demands or claims being made upon the escrow holder by the parties hereto or interested herein or by any other part, Pioneer Title Company shall have the right, but shall not be obligated, to employ legal counsel to advise it and/or represent it in any suit or action brought affecting this escrow or the papers held in connection herewith; and the parties hereto shall be jointly and severally liable to the escrow holder for any and all attorney's fees, costs and disbursements incurred by such escrow holder in connection herewith, and upon demand shall forthwith pay the same to the escrow holder.
- 12. DEFAULTS. In the event that the sellers or buyers shall declare a default and, if required by the documents deposited into escrow, they shall cause to be delivered to the escrow holder notification of default, in duplicate, and as many additional copies as the escrow holder may deem necessary with instructions to the escrow holder to mail the original of the notice to the defaulting party by registered or certified mail. The duplicate notice shall be retained with the escrow file. The buyers agree that should a notice of default be forwarded to them as set forth above, the escrow holder shall not be or become liable to the buyers for the delivery of the escrowed papers to the sellers unless they advise the escrow holder in writing within the time allowed in the contract to cure such default, that the terms of the contract are not in default or that the default has been satisfied. Defaults regarding deeds of trust shall be handled by the trust deed trustee pursuant to the applicable statutes of the State of Idaho. Pioneer Title Company shall provide escrowed documents to such trustee upon written request and receipt of a copy of the recorded notice of default. All matters of default must be cured through the trustee. In the event a default on the deed of trust is cured through the trustee, Pioneer Title Company shall be provided a copy of the rescission of default prior to accepting any subsequent payments from buyers. It shall be the responsibility of the sellers to notify Pioneer Title Company in writing of any such default or rescission thereof and Pioneer Title Company will not consider an escrow account in default until such time as sellers have provided Pioneer Title Company with written notification that foreclosure proceedings have been initiated through the trustee. Pioneer Title Company shall not be responsible for any damages arising out of or relating to the failure of any party to comply with such notice requirement. Pioneer Title shall not be obligated to notify any party of nonpayment or other breach of contract.



ESCROW INSTRUCTIONS

(Purchase)

File No .:

504208

Seller:

Ida-Cal Homes, LLC

Buyer:

Darren R. Larson and Brenda L. Larson

Lender:

Ida-Cal Homes, LLC

Property:

P 1 & 2 Rocky Road, Parma, ID 83660

Date:

May 9, 2012

To:

Pioneer Title Company of Canyon County (hereinafter referred to as "Pioneer Title")

Upon receipt of collected funds sufficient to close this transaction, Pioneer Title is authorized to close the above escrow and record the documents delivered to it, as well as to disburse those funds as set forth in the closing statement executed and hereby approved by the Buyer and Seller, on the following conditions.

- 1. TITLE INSURANCE: Buyer and Seller instruct Pioneer Title to close this transaction upon notification that a(n) Standard Owner's Policy in the amount of \$50,000.00 insuring Buyer, and an Standard Lender's Policy insuring Lender in an amount not exceeding \$45,000.00can be issued subject to customary title exceptions. restrictive covenants, easements, and title exceptions 1-6 & 11-18 as set forth in Title Commitment No. 504208 of which Buyer and Seller have read and hereby approve.
- 2. PRORATIONS: All prorations between Buyer and Seller shall be as of the date set forth in the closing statement. All prorations shall be based upon a 365-day year, unless the parties otherwise notify Pioneer Title of a different applicable amortization period. Calculated prorations shall be based upon the most recently available property tax, rental, and insurance information received from Seller or the deed of trust beneficiary or mortgagee. All water, utility, and other prorations not specifically set forth in the closing statement shall be prorated directly between Buyer and Seller outside of this closing. Additional recording fees and additional interest due different from that set forth in the closing statement may be deducted from the appropriate party's funds, notwithstanding the amounts set forth in that closing.
- 3. FIRE INSURANCE: Pioneer Title shall have no obligation to cancel, transfer, or purchase fire or other insurance for the Buyer and Seller. All insurance needs of the parties shall be handled directly by the parties, outside of escrow.
- 4. ADDITIONAL MONIES: You are authorized to deduct from seller's proceeds any additional monies due on loan payoffs or other demands as necessary to effectuate title as described above, and seller agrees to reimburse you for any charges incurred by you in connection with obtaining said payoffs or demands. The parties understand that there may be adjustments on interest or unusual recording fees after the signing of these instructions. You are further authorized to deduct same from seller's proceeds and/or deduct from buyer's funds any payments made by you for said recording fees.
- 5. PURCHASE AND SALE AGREEMENT: You are bound solely by the provisions set forth in these escrow closing instructions and the parties hereto understand that you are not a party to any Receipt for Earnest Money and Purchase and Sale Agreement, executed by the parties herein, and that said Receipt for Earnest Money and Purchase and Sale Agreement (and Amendments thereto, if any) is/are not a part of these escrow closing instructions. You are to be concerned only in the performance of your duties in compliance with these escrow closing instructions. You are to assume no liability for the sufficiency or enforceability of any provisions in said Purchase and Sale Agreement. The undersigned hereby affirm that all of the terms and conditions contained in the Purchase and Sale Agreement have been met or waived to the complete satisfaction of the
- 6. DISPUTES WITH PIONEER TITLE: Pioneer Title and every other party executing this Agreement agree that all disputes, claims, and controversies involving Pioneer Title in any way, whether individual, joint, or class in nature, arising out of this agreement or otherwise, including without limitation contract and tort disputes, in which the amount in controversy is \$50,000.00 or less shall be arbitrated pursuant to the Uniform Arbitration Act, upon written request of Pioneer Title. The parties shall mutually agree upon the arbitrator who shall be a licensed attorney or retired judge. Each of the parties to the dispute shall pay a pro-rata share of the arbitrator's fee. If the parties to the dispute cannot agree upon the arbitrator, then the arbitrator shall be selected by the court of general jurisdiction in the judicial district in which the principal office of Pioneer Title is situated upon motion or petition of Pioneer Title. The award rendered by the arbitrator shall be final and non-appealable, except that judgment may be entered in any court having jurisdiction thereof enforcing the terms of the arbitrator's award. Under no circumstances shall an arbitrator award punitive or exemplary damages to any of the parties to the
- 7. DISPUTES WITH OTHERS: If a dispute arises between the Buyer and Seller or with any third party, Pioneer Title shall have the option to await settlement of such controversy between the parties and submission of joint written instructions by them, or to institute an inter pleader action or otherwise await the entry of a court



610 S. Kimball Avenue Caldwell, ID 83605

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

File No. 504208

Beneficiar	v Initials	
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DEED OF TRUST

THIS DEED OF TRUST, Made May 9, 2012 between Darren R. Larson and and Brenda L. Larson, husband and wife herein called GRANTOR, whose address is 28236 Rocky Road, Parma, ID 83660; Pioneer Title Company of Canyon County, herein called TRUSTEE; and Ida-Cal Homes, LLC, an Idaho limited liability company whose mailing address is 447 Arrowhead Drive, Nampa, ID 83686, herein called BENEFICIARY;

WITNESSETH: That Grantor does hereby irrevocably GRANT, BARGAIN, SELL AND CONVEY TO TRUSTEE IN TRUST, WITH POWER OF SALE, that property in the County of Canyon, State of Idaho, described as follows, and containing not more than eighty acres:

See Exhibit A attached hereto and made a part hereof.

If all, or any part, of the subject real property, or an interest therein is sold, transferred, or contracted to be sold or transferred in the future by agreement, without the Beneficiary's prior written consent, excluding a transfer by devise, descent or operation of law upon the death of the Grantor, Beneficiary may, at Beneficiary's option, declare all sums secured by this Deed of Trust to be immediately due and payable.

TOGETHER WITH the rents, issues and profits thereof, SUBJECT, HOWEVER, to the right, power and authority hereinafter given to and conferred upon Beneficiary to collect and apply such rents, issues and profits, for the purpose of securing payment of the indebtedness evidenced by a promissory note, of even date herewith, executed by Grantor in the sum of \$45,000.00 Forty Five Thousand Dollars and No Cents final payment due 12/10/2012, and to secure payment of all such further sums as may hereafter be loaned or advanced by the Beneficiary herein to the Grantor herein, or any or either of them, while record owner of present interest, for any purpose, and of any notes, drafts or other instruments representing such further loans, advances or expenditures together with interest on all such sums at the rate therein provided. Provided, however, that the making of such further loans, advances or expenditures shall be optional with the Beneficiary, and provided, further, that it is the express intention of the parties to this Deed of Trust that it shall stand as continuing security until paid for all such advances together with interest thereon.

A. To protect the security of this Deed of Trust, Grantor agrees:

- (1) To keep said property in good condition and repair; not to remove or demolish any building thereon; to complete or restore promptly and in good and workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and materials furnished therefor; to comply with all laws affecting said property or requiring any alterations or improvements to be made thereon; not to commit or permit waste thereon; not to commit, suffer or permit any act upon said property in violation of law; to cultivate; irrigate, fertilize, fumigate, prune and do all other acts which from the character or use of said property may be reasonably necessary, the specific enumerations herein not excluding the general.
- (2) To provide, maintain and deliver to Beneficiary fire, vandalism and malicious mischief insurance satisfactory to and with loss payable to Beneficiary. The amount collected under any fire or other insurance policy may be applied by Beneficiary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of Beneficiary the entire amount so collected or any part thereof may be released to Grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. The provisions hereof are subject to the mutual agreements of the parties as below set forth.

- (3) To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee and to pay all costs and expenses, including cost of evidence of title and attorneys' fees in a reasonable sum, in any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this Deed of Trust.
- (4) To pay: (a) at least ten days before delinquency all taxes and assessments affecting said property, including assessments on appurtenant water stock; (b) when due, subject to the mutual agreements of the parties as below set forth, all encumbrances, charges and liens, with interest, on said property or any part thereof, which appear to be prior or superior hereto; (c) all allowable expenses of this Trust.
- (5) Should Grantor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Trustor and without releasing Grantor from any obligation hereof, may: make or do the same in such manner and to such extent as either may deem necessary to protect the security hereof, Beneficiary or Trustee being authorized to enter upon said property for such purposes; appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; pay, purchase, contest or compromise any encumbrance, charge or lien which in the judgment of either appears to be prior or superior hereto; and, in exercising any such power, pay allowable expenses.
- (6) To pay immediately and without demand all sums so expended by Beneficiary or Trustee, with interest from date of expenditure at the amount allowed by law in effect at the date hereof.

B. It is mutually agreed that:

- (1) Any award of damages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to Beneficiary who may apply or release such moneys received by him in the same manner and with the same effect as above provided for disposition of proceeds of fire or other insurance.
- (2) By accepting payment of any sum secured hereby after its due date, Beneficiary does not waive his right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.
- (3) At any time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Deed and said note for endorsement, and without affecting the personal liability of any person for payment of the indebtedness secured hereby, Trustee may: reconvey all or any part of said property; consent to the making of any map or plat thereof; join in granting any easement thereon; or join in any extension agreement or any agreement subordinating the lien or charge hereof.
- (4) Upon written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrender of this Deed and said note to Trustee for cancellation and retention and upon payment of its fees, Trustee shall reconvey, without warranty, the property then held hereunder. The recitals in any reconveyance executed under this deed of trust of any matters or facts shall be conclusive proof of the truthfulness thereof. The grantee in such reconveyance may be described as "the person or persons legally entitled thereto."
- (5) As additional security, Grantor hereby gives to and confers upon Beneficiary the right, power and authority, during the continuance of these Trusts, to collect the rents, issues and profits of said property, reserving unto Grantor the right, prior to any default by Grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default, Beneficiary may at any time without notice, either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in his own name sue for or otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness secured hereby, and in such order as Beneficiary may determine. The entering upon and taking possession of said property, the collection of such rents, issues and profits and the application thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
- (6) Upon default by Grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, all sums secured hereby shall immediately become due and payable at the option of the Beneficiary. In the event of default, Beneficiary shall execute or cause the Trustee to execute a written notice of such default and of his election to cause to be sold the herein described property to satisfy the obligations hereof, and shall cause such notice to be recorded in the office of the recorder of each county wherein said real property or some part thereof is situated.

Pioneer Title Company of Canyon County



File Number:

504208

Loan Amount:

\$45,000.00

Sales Price: Close Date:

\$50,000.00 5/10/2012

BORROWER(S) CLOSING STATEMENT

Type:

Purchase: Loan

Property:

P1&2ROCKYROAD

PARMA, ID 83660 (CANYON) (R25086000 0, R25086015 0)

Borrower(s): DARREN R. LARSON AND BRENDA L. LARSON

28236 Rocky Road Parma, ID 83660

Seller(s):

IDA-CAL HOMES, LLC

447 Arrowhead Drive Nampa, ID 83686

Description	Debit	Credit
Deposits, Credits, Debits		
Contract sales price	\$50,000.00	
Deposit or Earnest Money	\$00,000.00	\$500.00
Reimb. for Spring Irrig. Pd.	\$127.50	\$300,00
Prorations	\$127.00	
County taxes 1/1/2012 to 5/10/2012 @ \$1,037.16/Year		\$369.40
Assessments 1/1/2012 to 5/10/2012 @ \$207.50/Year		\$73.90
New Loans		\$73.90
Principal amount of new loan		£45,000,00
Title Charges		\$45,000.00
Lender's coverage \$45,000.00 Premium \$75.00 to Pioneer Title Company of Canyon County	\$75.00	
Settlement or closing fee to Pioneer Title Company of Canyon County \$150.00	\$150.00	
Long Term Escrow Fee to Pioneer Title Company of Canyon County \$150.00	\$150.00	
Government Recording and Transfer Charges	\$150.00	
Recording fees: Deed \$19.00	\$10.00	
Recording fees: Mortgage \$22.00	\$19.00	
Totals	\$22.00	
	\$50,543.50	\$45,943.30

Balance Due FROM Borrower:

\$4,600.20

APPROVED AND ACCEPTED

BORROWER(S)



PROMISSORY NOTE

\$45,000.00 May 9, 2012

For Value received, the undersigned promise to pay to the order of: Ida-Cal Homes, LLC the Principal sum of Forty Five Thousand Dollars and No Cents (\$45,000.00) in lawful money of the United States of America, with interest thereon at the rate of 6% percent per annum from the 10th day of May, 2012, in installments as follows:

Payable in monthly installments of \$269.80 each, with the first such payment due on the 10th day of June, 2012, and continuing to be paid in a like sum on or before the 10th day of each subsequent month until December 10, 2012, at which date the entire then remaining principal balance and all accrued interest shall be paid in full.

If any installment or portion thereof, due hereunder, is not received by the holder of this Note within 10 days after the due date thereof, Maker agrees to pay to Payee, in addition to the regular payment, a late payment fee in the amount of \$50.00.

If the Maker hereof sells, conveys, or alienates the property described in the Deed of Trust securing this Note, or any part thereof, or any interest therein, excluding a transfer by devise, descent or operation of law upon the death of the Maker, any indebtedness or obligation secured hereby (irrespective of the maturity date expressed herein) at the option of the holder hereof and without demand or notice shall immediately become due and payable.

All or any part of this Note may be prepaid by the Maker without penalty.

All payments, including partial prepayments, shall be applied first to accrued late charges owing (if applicable) then to accrued interest and the balance in reduction of principal.

In case of failure to pay any installment when same shall become due, the holder at his option, may declare the whole principal hereof as immediately due and payable. In case this note is collected by an attorney, either with or without suit the undersigned hereby agree to pay a reasonable attorney's fee.

This note is secured by a Deed of Trust of even date executed by the undersigned on certain real property described therein.

The undersigned hereby waive presentment, protest, and notice of non-payment.
Danin A form
Darren R. Larson
Brenda Lasa
Brenda L. Larson

Read & Approved by Payee(s):

Amortization Schedule

May 4, 2012 10:03 am

504208

This loan amortization schedule has been provided using information supplied by the customer. The information herein is believed to be accurate, but warranty thereof is neither expressed nor implied.

Loan Number:

Loan Amount: 45,000.00

Lender:

Borrower: To Be Determined Prepared By: Tammy Kratzberg

Pmf	Payment	Interest	Payment	Principal	Interest	Remaining
<u>No.</u>	Date	Rate	_ Amount	Payment	Payment	Balance
1	06/11/2012	6.0000	269.80	44.80	225.00	44,955,20
2	07/11/2012	6.0000	269.80	45.02	224.78	44,910.18
3	08/11/2012	6.0000	269.80	45.25	224.55	44,864,93
4	09/11/2012	6.0000	269.80	45.48	224.32	44,819,45
5	10/11/2012	6.0000	269.80	45.70	224.10	44,773,75
6	11/11/2012	6.0000	269.80	45.93	223.87	44,727,82
7	12/11/2012	6.0000	44,951.46	44,727.82	223.64	0.00
	2012 Total:		46,570.26	45,000.00	1,570.26	0.00
	Grand Total	:	46,570.26	45,000.00	1,570.26	45,000.00



Emily Kiester

facility public hearings:

From:

Sent:

To:

Subject:	Re: [External] Re: Conditional Use Permit for Wedding Venue
Hi Emily,	
-	a bottle of wine/champagne on each table for the after celebration. But no open bar will be be no need for a licensed bartender.
	on based on him not seeing the property. He came out and looked at it about 3 weeks ago and sa ient irrigation drain pipe.
3. Portable toilets and	sanitation stations only, for guests
4. Gravel on parking ar	nd driveway.
have a bed of pit run, t (c) The fire departm separate exit after the	nent already signed off on our entrance and parking lot for the venue. However we may put in a
6. In the contract ther	e will be an attendance limit backed by deposits.
7. We already have a slandscaping barriers al	sight obscuring fence installed between us and the neighbors. We are continuing to install so.
8. We would not allow	v concerts, foot races, walks, bazaars or harvest festivals.
Thank you Emily for all	of your help!
Darren & Brenda	
On Fri, May 10, 2024 a	t 3:39 PM Emily Kiester < Emily.Kiester@canyoncounty.id.gov > wrote:
Hello,	

Brenda Larson

 brendal16.bl@gmail.com>

Monday, May 13, 2024 9:08 AM

Emily Kiester

I have been working through the staff report and have some questions. Most of these are just additional information questions that I want to address in the staff report if possible. If you don't have an answer, that is okay for some of these questions. Tt is just helpful information to know because these topics below have come up at previous special events

Emily Kiester

From: Brenda Larson < brendal16.bl@gmail.com >

Sent: Monday, May 13, 2024 2:40 PM

To: Emily Kiester

Subject: [External] Re: Conditional Use Permit for Wedding Venue Attachments: image001.png; Screenshot_20240513_120249_Maps.jpg

Here is a overview of the parking. Also, thanks for the info the alcohol permit. We will look into that, maybe we'll have a no alcohol venue. That's what we would prefer anyway.

When the Fire Chief came out he looked over the entrance, parking lot, and told me where to put emergency parking only. Then he signed the authorization paperwork you sent me that was turned in with the last set of paperwork. The parking area will have space for 30 cars, which gives us a 10 car overflow. This isn't an up to date photo, so it shows a storage unit that is no longer here. It also doesn't show the fencing or landscape that has been put in place. This must have been taken during the construction of the house.





J-U-B COMPANIES





May 13, 2024

Canyon County Development Services Department Attn: Emily Kiester Emily.Kiester@canyoncounty.id.gov 111 North 11th Ave., Ste. 310 Caldwell, ID 83605

RE: CASE NO. CU2023-0016

To whom it may concern:

On behalf of the Notus Parma Highway District No. 2 (NPHD), I have reviewed the application for Case No. CU2023-0016, dated 04/03/2024, for the property located at 28352 Rocky Rd Parma, ID 83660 for the subject parcel, R25056015, submitted to NPHD on 04/03/2024.

Rocky Road from the subject parcel is under the jurisdiction of the Notus Parma Highway District No.2. Legal access currently exists for the subject property located on the north side of Rocky Road.

Conditions of approval are as follows: The existing residential access approach will need to be replaced with a commercial approach to the subject parcel that meet the requirements for the intended use per ACCHD standards.

If any future undue interference occurs with future traffic patterns on Rocky Road created by this request, the NPHD reserves the right to provide amended comments/conditions of approval when additional information becomes available.

Respectfully,

J-U-B ENGINEERS, Inc.

Timothy Blair, P.E. (ID, OR) Area Manager, Meridian Idaho

CC:

- Lynn Troxel, NPHD#2 Director of Highways
- Jay Kiiha, White Peterson

Emily Kiester

From: Anthony Lee <Anthony.Lee@swdh.id.gov>

Sent: Wednesday, April 3, 2024 1:38 PM

To: Emily Kiester

Subject: [External] RE: Initial Agency Notification CU2023-0016 Larson

Attachments: Pre.Development.Notes.Signed.03.18.2024.pdf

Hi Emily,

See response for comment below:

- 1.) Will a Nutrient Pathogen Study be required? The property is NOT in a designated Nitrate Priority Area.
- 2.) Will adequate sanitary systems be provided to accommodate the use. There is an existing septic system on site but will NOT allowed to be used during the events. Portable Sanitation Units (Porta Potties) will be utilized during the events.
- 3.) Any concerns about the use or request for rezoning? SWDH does not have concerns with the rezoning.

Let me know if you have any questions.

Thank you,



Check out our new online self-service portal here! PORTAL

Anthony Lee, RS/BS | Land Development Senior o 208.455.5384 | c 208.899.1285 | f 208.455.5300 anthony.lee@swdh.id.gov | SWDH.org 13307 Miami Ln., Caldwell, ID 83607

From: Amber Lewter < Amber. Lewter@canyoncounty.id.gov>

Sent: Wednesday, April 3, 2024 10:11 AM

Subject: Initial Agency Notification CU2023-0016 Larson

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.

Please see the attached agency notice. You are invited to provide written testimony or comments by **May 3, 2024**, although as of this point, no hearing date has been set. You will receive a separate notification when the hearing date has been set for this case. If the comment deadline is on a weekend or holiday, it will move to close of business 5pm the next business day. The deadline for written testimony or additional exhibits is to ensure planners can consider the information as they develop their staff report and recommended findings. All items received by the deadline will also be placed in the hearing packet, allowing the hearing body adequate time to review the submitted information.

Please direct your comments or questions to Planner Emily Kiester at emily.kiester@canyoncounty.id.gov.



Amber Lewter

Hearing Specialist Canyon County Development Services Department 111 N. 11th Ave., #310, Caldwell, ID 83605

Direct Line: 208-454-6631

Fax: 208-454-6633

Email: amber.lewter@canyoncounty.id.gov

Website: www.canyoncounty.id.gov

Development Services Department (DSD)

NEW <u>public</u> office hours

Effective Jan. 3, 2023

Monday, Tuesday, Thursday and Friday
8am – 5pm

Wednesday
1pm – 5pm

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Pre-Development Meeting

Name of Development: Applicant: P.E./P.G.: All others in Attendance:	
Number of Lots or Flow: Location of Development:	Date
Project in Area of Concern: Level 1 NP Necessary for N:	Groundwater/Rock <10'
LSAS/CSS Proposed: BRO meeting for P or above: Proposed Drinking Water: BRO meeting for PWS, Com	Individual , City, Community, Public Water Supply Pending
Information Distributed:	SER , NP Guidance , Non-Domestic WW ap.
Additional Comments:	
	Anthony Lee

Attach conceptual plan, if provided, or any other correspondence, and create a file for this information. The information will be helpful when responding to the county about permitting requirements and should be maintained with the subdivision file or commercial permit file when completed, for a complete written history of the project and SWDH involvement.

Emily Kiester

From: Vince Sevy <vince.fcdc@gmail.com>
Sent: Wednesday, May 15, 2024 6:18 PM

To: Emily Kiester

Subject: Re: [External] RE: Initial Agency Notification CU2023-0016 Larson

Attachments: Agency Notice Packet 4.3.24.pdf

This is Vince and I have read your email and as to the comment and or email that I had made to the water user about it being off of our area of responsibility that is a truthful statement and it will not change in the future as for the site visit I wanted to just see the area and make sure nothing stood out as a possible problem in the future I do not recall stating that they had a proper drain pipe to the best of my recollection

Sent from my iPhone

On May 15, 2024, at 12:07 PM, Emily Kiester < Emily. Kiester@canyoncounty.id.gov> wrote:

Hello,

I believe you have been in correspondence with Darren and Brenda Larson (Parcel R25086015 or 28352 Rocky Rd Parma, ID) on their application for a special events facility.

They provided me an email to me on 3-11-24 from you on the lateral on the property in which you state: "That location is on a lateral off of the extension in which the ditch company has no authority to grant a crossing agreement in that area we are only responsible for the main canal my suggestion is to speak with a water user downstream to make sure that you put in a sufficient size of pipe as to not hinder them from getting the quantity of water that they are allotted."

Do you have any additional comments or potential conditions of approval you would like me to add my staff report or Findings of Fact and Conclusions of Law (FCOs)? Or is the comment you made to the applicant sufficient?

I believe the applicant also mentioned to me that you did a site visit and stated that there is a sufficient irrigation drainage pipe on the property. Is that true?

Thank you,



Emily Kiester, Associate Planner Canyon County Development Services Department 111 N. 11th Ave., #310, Caldwell, ID 83605

Direct Line: (208) 454-6632

Email: emily.kiester@canyoncounty.id.gov

Website: www.canyoncounty.id.gov

Development Services Department (DSD)

Emily Kiester

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

Sent: Wednesday, April 17, 2024 2:51 PM

To: Emily Kiester
Cc: Amber Lewter

Subject: [External] RE: Initial Agency Notification CU2023-0016 Larson

Hello Emily -

After careful review of the transmittal submitted to ITD on April 3, 2024, regarding CU2023-0016 Larson, the Department has no comments or concerns to make at this time.

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: Amber Lewter < Amber. Lewter@canyoncounty.id.gov>

Sent: Wednesday, April 3, 2024 10:11 AM

To: 'tkelly@parmaschools.org' <tkelly@parmaschools.org>; 'pfdchief33@gmail.com' <pfdchief33@gmail.com'>;

'parmaruralfire@gmail.com' <parmaruralfire@gmail.com>; 'gwatkins@nphd.net' <gwatkins@nphd.net>;

'brandy.walker@centurylink.com' <brandy.walker@centurylink.com>; 'eingram@idahopower.com'

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

mkelly@idahopower.com' <mkelly@idahopower.com>; 'monica.taylor@intgas.com' <monica.taylor@intgas.com';

'jessica.mansell@intgas.com' <jessica.mansell@intgas.com>; 'contract.administration.bid.box@ziply.com'

<contract.administration.bid.box@ziply.com>; 'fcdc1875@gmail.com' <fcdc1875@gmail.com>;

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

<anthony.lee@phd3.idaho.gov>; D3 Development Services <D3Development.Services@itd.idaho.gov>; Niki Benyakhlef

<Niki.Benyakhlef@itd.idaho.gov>; Brian Crawforth <Brian.Crawforth@canyoncounty.id.gov>; Michael Stowell

<mstowell@ccparamedics.com>; Assessor Website <2cAsr@canyoncounty.id.gov>; Tom Crosby

<Tom.Crosby@canyoncounty.id.gov>; Eric Arthur <Eric.Arthur@canyoncounty.id.gov>

Subject: Initial Agency Notification CU2023-0016 Larson

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information as they develop their staff report and recommended findings. All items received by the deadline will also be placed in the hearing packet, allowing the hearing body adequate time to review the submitted information.

Please direct your comments or questions to Planner Emily Kiester at emily.kiester@canyoncounty.id.gov.



Amber Lewter Hearing Specialist Canyon County Development Services Department 111 N. 11th Ave., #310, Caldwell, ID 83605

Direct Line: 208-454-6631 Fax: 208-454-6633

Email: amber.lewter@canyoncounty.id.gov

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Emily Kiester

From: Jeff R <pfd9916@gmail.com>
Sent: Wednesday, May 15, 2024 3:03 PM

To: Emily Kiester

Subject: Re: [External] Parma fire

The property owners gave me no other information or documentation. The property is not in the ideal location for a venue due to the parking situation. If they keep a 20 foot wide emergency access available at all time we have no problem with the project

On Mon, May 13, 2024 at 2:06 PM Emily Kiester < Emily.Kiester@canyoncounty.id.gov wrote:

Hello,

Thank you for the update on the contact information, I will make sure that is changed.

And thank you for looking over the wedding venue application, I have attached the agency notification packet that was sent out in April in case you needed to review any of these other documents she turned in (letter of intent, operations plan, etc.)

Sincerely,



Emily Kiester,

Associate Planner

Canyon County Development Services Department

111 N. 11th Ave., #310, Caldwell, ID 83605

Direct Line: (208) 454-6632

Email: emily.kiester@canyoncounty.id.gov

Website: www.canyoncounty.id.gov

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From: Jeff R <pfd9916@gmail.com> Sent: Monday, May 13, 2024 1:50 PM To: Emily Kiester < Emily.Kiester@canyoncounty.id.gov> Subject: [External] Parma fire</pfd9916@gmail.com>
Can I have you update your contact list. James Cook is no longer the fire chief or an employee for Parma Fire.
New contact is Jeff Rodgers
208 941 6851
Jeff@parmafire.us
I will look over the wedding venue stuff. That is definitely different then was she was telling me I meet with her. More then likely need some changes