

**Board of County Commissioners Hearing Date: January 15, 2025** *Canyon County Development Services Department* 

#### PLANNING DIVISION ADDENDUM

CASE NUMBER: APPELLANTS: APPELLANT REPRESENTATIVE: PROPERTY OWNER:	RD2023-0009-APL Jeffery L. Jackson and Matthew Baldwin Wyatt Johnson – Johnson May Law Jose L. Duenas
APPLICATION:	Appeal of a Private Road Name
LOCATION:	Approximately 350 feet south of 26305 Pioneer Lane, also referenced as a portion of the SW quarter of Section 23, T5N, R6W, BM, Canyon County, Idaho. Parcel R26179011C (approximately 8.26 acres)
ANALYST: REVIEWED BY:	Madelyn Vander Veen, Associate Planner Dan Lister, Principle Planner
DIRECTOR'S DECISION:	Approval with Conditions

#### SUMMARY:

The appellants are appealing the approval of a private road name (Duenas Lane). The easement is located off of Pioneer Lane, a public road. The private road name was approved by the Director of the Development Services Department on November 7, 2023 jointly with an Administrative Land Division (Exhibit I).

The Director's Decision dated November 7, 2023, and all supporting material are contained in Exhibit I. Any additional agency comments received for the subject public hearing may be found in Exhibit IV. Any additional supporting documentation provided by the applicant to considered by the Board of County Commissioners may be found in Exhibit V. For this Board of County Commissioners hearing, notice was posted on the property and in the newspaper. Mailed notices were sent to property owners along the private road. No public comments were received.

#### BACKGROUND:

The private road name was initially approved jointly with an Administrative Land Division case (AD2023-0063). The request was to divide parcel R26179011C (containing two original parcels due to being platted as Roswell Park Fruit Tracts in 1910) into four (4) parcels. The parcel is a part of Roswell Part Fruit Tracts (Lots 7 and 8 of Block 22; Exhibit VII) and already had an easement and Road Users' Maintenance Agreement (which can be found in Exhibit VI) in place with the parcels to the south (R26179011 and R26179011F) which are also lots in the subdivision. Since a private road name is required once three (3) or more dwellings use an easement per county code section 06-05-13 and 06-05-11(3)B, the applicant opted to add the private road name application to the land division application. A private road name application is often included with Administrative Land Division applications, although it is not required until Certificate of Occupancy for the third dwelling on the road.

There is an area on the private road name application for all road users to sign in agreement of the application and acknowledge that their addresses will change. However, county code does not require that all road users approve of a private road name since it is a matter of public safety. In fact, in some cases, the Director can name roads with no input from road users if necessary (06-05-13(12)). The applicant's representative stated to Development Services staff that he had attempted to collect the signatures and was unable to. Therefore, staff accepted the application without signatures from property owners of R26179011 and R26179011F as recommended by the Director.

The application was then processed and approved since it was found to comply with code sections 07-18-07 (Administrative Division in Agricultural Zones), 07-10-03 (Private Road and Driveway Requirements), and 06-05-13 (Street Names). County code requires a public hearing for changes to road name but for the first time a private road is named, it is a Director's Decision.

After approval of the request, property owners of parcels R26179011 and R26179011F came to the office to appeal the private road name approval and request an extension on the address change. The address change was extended as requested, which is why at this time, the two existing residences are still addressed off of Pioneer Lane (the public road) instead of Duenas Lane.

#### APPLICABLE CODE:

06-05-03: DEFINITIONS:

PRIVATE ROAD: A privately owned and maintained access road providing vehicular and pedestrian access to more than two (2) permanent residences.

#### 06-06-09: DIRECTOR:

(2) B. All street names shall be approved by the Director within the unincorporated area of the County designated for addressing by the County.

#### 06-05-11: REQUIRED APPROVALS:

Approval shall be obtained from the Director, according to provisions and requirements of this chapter for:

(1) The right to use a street or private road name, its accompanying street designation and right to install a sign for a street.

(2) An address number for a residence, business, industry, structure or property including site addresses.

- (3) Proposed street and private road names for:
  - A. New subdivisions.
  - B. Proposed new private roads.
  - C. New streets or realignment of old streets by districts or ITD. (Ord. 11-008, 5-23-2011)

06-05-13: STREET NAMES: See Code Analysis below.

06-05-23: VARIANCES AND APPEALS:

(1) Appeals: Any person(s), firm, or corporation may appeal a decision of the director. Such an appeal must be filed within fifteen (15) calendar days of the director's decision being appealed.

A. A notice of appeal shall be submitted to development services in writing together with the filing fee.

B. The applicant must state the reasons why the director's decision should be overturned and the burden of proof is on the applicant to show that approval will not cause an adverse effect to the health, safety and welfare of the community. In granting an appeal the board may impose any necessary conditions.

C. Appeals shall be submitted and processed in accordance with the procedures outlined in chapter 7, article 5 of this code.

(2) Variances: The standards and requirements of these regulations may be modified or varied by the board if public interest is still served and when the enforcement of the rules will result in extraordinary hardship for those affected.

A. An applicant for such a variance must state the extraordinary hardship caused by the regulations and prove said approval will not cause an adverse effect to the public health, safety and welfare of the community. In granting any variance or modification, the board may impose any conditions necessary, in order to secure substantial compliance with the general principles of this chapter.

B. Variance application shall be submitted and processed in accordance with the procedures outlined in chapter 7, article 8 of this code. (Ord. 11-008, 5-23-2011)

follov	wing sta	andards	:	
Compliant			County Ordinance and Staff Review	
Yes	No	N/A	<b>Code Section</b>	Analysis
			06-05-13(1)	There shall be no duplication of street names by sound or spelling within Canyon County including within the incorporated areas.
$\boxtimes$			Staff Analysis	"Duenas Lane" is not duplicated by sound or spelling within Canyon County including within the incorporated areas (Exhibit II).
$\boxtimes$			06-05-13(2) Staff Analysis	Differentiation of street names shall not be by the addition of a street designation such as road, street, avenue, lane, etc. A. No street designations shall be used other than the one that is approved by the County. "Duenas" is not duplicated by sound or spelling regardless of the street designation (Exhibit II).
			06-05-13(3)	Where the proposed street is on the alignment and continuation of the existing street, or where the street is on the same alignment but not linked to an existing street, the name of the existing street shall be applied; provided, there are not natural barriers such as lake, river, interstate, highway, etc., in which case the name may be changed. This standard shall apply to public and private roads. A. A proposed street or private road shall be considered in general alignment with an existing street or private road, if the centerline of the proposed street or private road is no farther than one hundred feet (100') from centerline of an existing street or private road.

#### CODE ANALYSIS:

**STREET NAMES (06-05-13):** The naming or renaming of streets or private roads in the County shall be subject to the following standards:

		Staff Analysis	<ul> <li>B. Where a proposed street or private road connects or aligns with two (2) differently named streets, the director shall decide the name to be used, giving consideration to the length, road classifications, and number of residents affected.</li> <li>C. A proposed street or private road which aligns with an existing street or private road should carry the correct street designation even though the existing street designation may be incorrect.</li> <li>The proposed street is not on the alignment of an existing street (Exhibit II).</li> </ul>
	$\boxtimes$	06-05-13(4) Staff Analysis	If a street makes a very obvious change in direction, a new street name may be assigned. The street is straight (Exhibit II aerial image).
		06-05-13(5) Staff Analysis	Both portions of an "L" shaped street shall carry the same name if either leg is one hundred feet (100') or less in length; all others shall carry two (2) names. Not applicable; the street is straight (Exhibit II aerial image).
$\boxtimes$		06-05-13(6) Staff Analysis	A cul-de-sac that has an overall length of more than one hundred feet (100') (as measured from the centerline of the principal street to the point of radius) shall carry a new name, and must be named in accordance with the provisions herein. A. A cul-de-sac that has an overall length of one hundred feet (100') or less shall carry the same name and the same designation as the street from which it emerges. The street is longer than one hundred feet (100') and therefore must carry a new name (Exhibit II aerial image).
	×	06-05-13(7) Staff Analysis	Street names for a proposed subdivision shall be shown on the preliminary plat and approved prior to the filing of the final plat in accordance with the provisions of this article and: A. No plats shall be approved until all provisions of this article have been complied with; B. Applicants shall erect street name signs at their own expense, in accordance with the county standards. The street name is not for a proposed subdivision; it is an administrative land division within an existing subdivision which was platted in 1910 (Exhibit I and VII).
		06-05-13(8)	<ul> <li>All new road/street designations shall adhere to the following: <ul> <li>A. Avenue: A north-south street generally running in a straight line.</li> <li>B. Boulevard: A major roadway that may meander or run in any direction.</li> </ul> </li> <li>The use of these terms must be approved by the director. <ul> <li>C. Circle or loop: Short streets which return to themselves or begin and end in the same street.</li> <li>D. Court: An east-west cul-de-sac.</li> <li>E. Lane: A private road.</li> <li>F. Place: A north-south cul-de-sac.</li> <li>G. Drive: A street generally meandering in an east-west direction.</li> </ul> </li> </ul>

			<ul><li>H. Road: A designated street which extends through urban and rural areas.</li><li>I. Street: May run generally in an east-west direction.</li><li>J. Way: A street generally meandering in a north-south direction.</li></ul>
		Staff Analysis	The proposed street is a private road, and therefore has the "Lane" designation (Exhibit II).
		06-05-13(9)	No streets and/or private roads should begin with the prefix north, south, east or west and shall not be used as a differentiation between new street names.
$\boxtimes$		Staff Analysis	"Duenas Lane" does not begin with the prefix north, south, east or west (Exhibit II).
		06-05-13(10)	In determining street names along Base Line Road: When a north-south running street exists along Base Line Road, that portion of roadway south of Base Line Road shall carry the suffix "South" after its proper designation when there is a continuation of that roadway north of Base Line Road. This may include renaming existing roadways that do not meet this standard.
		Staff Analysis	Not applicable; the proposed street is not along Base Line Road.
	$\boxtimes$	06-05-13(11)	Changing an existing street or private road name requires a public hearing by the board and an affirmative action by the board before any name change shall take effect. All property owners having frontage on the affected street or private road shall be notified by mail of the public hearing at least thirty (30) days before the hearing.
		Staff Analysis	The easement was not named prior to case RD2023-0009.
		06-05-13(12)	Where there is an existing unnamed street providing access to more than two (2) permanent residences and it is determined by the director that such creates erroneous, ambiguous and/or confusing circumstances or when additional residences are added to such a street the director may assign a new road name and addresses. This provision shall apply to public and private roadways.
		Staff Analysis	The existing easement currently provides access to no more than two (2) permanent residences (Exhibit II).
		06-05-13(13)	Words that are difficult to spell or pronounce are generally prohibited. The director may reject a street name if the street name is found to be vulgar, rude or offensive. A street name shall not contain punctuation. If the parties who have the legal right to utilize the road cannot agree on a name, development services department will take suggestions from all parties and make the final decision and approval. (Ord. 11-008, 5-23-2011; amd. Ord. 21-019, 8-3-2021)
		Staff Analysis	"Duenas Lane" is found to be not difficult to spell or pronounce and not vulgar, rude, or offensive (Exhibit II). It does not contain punctuation. The parties having a legal right to utilize the road did not make any road name suggestions and the applicant stated that they had been contacted. The appeal letters (Exhibit III) and supplemental letter (Exhibit V) from the appellants and their representative do not refer to disagreement regarding the actual name of the road.

#### EXHIBITS:

- I. Director's Decision Dated: November 7, 2023
- II. Development Services Department GIS Division Approval Dated: November 14, 2023
- III. Appeal Letters
- IV. Agency Comments Received by: January 6, 2025
  - a. Notus-Parma Highway District; Received: August 9, 2023
  - b. Department of Environmental Quality; Received: December 27, 2024
  - c. Development Services Department GIS Division; Received: January 6, 2025
- V. Supplemental Letter from Lauren Bouvia of Johnson May Law; Received: January 6, 2025
- VI. Administrative Land Division and Private Road application (AD2023-0063 and RD2023-0009)
- VII. Roswell Fruit Park Tract

#### EXHIBIT I

### Director's Decision Dated: November 7, 2023

Board of County Commissioners

Case# RD2023-0009-APL

Hearing date: January 15, 2025

### UNOFFICIAL COPY



Director's Decision - AD2023-0063

Canyon County Code of Ordinances §07-18-07 & §07-10-03

Case Number: AD2023-0063/RD2023-0009

Parcel #'s: R26179011C

Property Owner/Applicant(s): Jose L Dueñas Sanchez

2023-035865 RECORDED 11/07/2023 01:13 PM

CHRIS YAMAMOTO CANYON COUNTY RECORDER Pgs=2 LBERG \$13.00 MISC JOSE DUENAS SANCHEZ

**<u>Request</u>**: The applicants are requesting an administrative land division of parcel R26179011C. The result of the division creates four (4) parcels from the approximately 8.26 acres. The parcels are zoned "A" (Agricultural).

**Property History:** The subject parcel contains two original parcels, Lots 7 and 8 Block 22 of Roswell Park Fruit Tract (CCZO §07-02-03).

Finding CCZO §07-18-07: The request is consistent with CCZO §07-18-07, as follows:

- The request is consistent with the minimum lot size and number of divisions allowed within an "A" zone. The request creates no more than two (2) residential parcels greater than the minimum lots size requirement for each original parcel.
- Based on contour maps, the property may contain slopes greater than 15%. Development in areas with slopes greater than 15% is subject to hillside development requirements. See Condition 6.
- Development shall either use water rights from Riverside Project Board of Control or 0.5 acre from the domestic well in accordance with Idaho Law 42-111(a).
- Notus-Parma Highway District and Parma Fire District were noticed on August 9, 2023. Notus-Parma Highway District sent a comment stating that any new approaches must meet current highway district standards and conditions. No comment was received from Parma Fire District.
- There are no known code violations or previous conditions on the property.
- The parcel shall be divided in compliance with Instrument No. 2023-020349. The subject parcel shall be divided as follows:

Parcel 1: Approx. 2.066 acres w/ residential building permit available Parcel 2: Approx. 2.065 acres w/ residential building permit available Parcel 3: Approx. 2.064 acres w/ residential building permit available Parcel 4: Approx. 2.063 acres w/ residential building permit available

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

**Finding – Private Road Name:** The proposed road names, "Duenas Lane" is in substantial conformance with Canyon County Code Section 06-05-13. "Duenas Lane" is not duplicated by sound or spelling within Canyon County. As conditioned, the private road shall meet all minimum construction standard (CCZO §07-10-03(3)) and a private road signage must be installed in accordance with the highway district standards. The easement has an existing Road Users' Maintenance Agreement in accordance with CCZO §07-10-03(1)B3 (Instrument No. 2000-09324).

**Decision:** The application to complete the described administrative land division in accordance with CCZO §07-18-13 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.

## **UNOFFICIAL COPY**

### Unofficial COPY

- 2. Prior to issuing a building permit, Southwest District Health will need to complete an on-site evaluation and septic permit.
- 3. Prior to issuing a building permit, Notus-Parma Highway District requires an approach permit. Any new approaches on to Pioneer Lane must meet current highway district standards and conditions.
- 4. Prior to issuing a building permit, Parma Fire District review and approval is required.
- 5. Prior to issuing a certificate of occupancy, the private road shall meet all minimum construction standard (CCZO §07-10-03(3)) and a private road signage must be installed in accordance with the highway district standards.
- 6. An engineered grading and drainage plan for any development (grading, road construction and structures) on slopes greater than 15% shall be submitted prior to building issuance in compliance with CCZO Section 07-17-33(1)C, D & E. Applicable regulations and standards of the stated code shall be determined by the County Engineer and the plan shall be reviewed and approved by the County Engineer. Any review fees shall be paid by the applicant prior to building permit issuance.
- 7. Historic irrigation lateral, drain, ditch flow patterns and associated easements shall be maintained and protected unless approved in writing by the local irrigation district or ditch company.

Minshall

State of Idaho

County of Canyon County )

On this P<sup>m</sup> day of November, in the year of 2023, before me Pamela Dilbeck a notary public, personally Sabrina Minshall appeared personally known to me to be the person(s) whose name(s) is (are)

subscribed to the within instrument, and acknowledged to me that he (she) (they) executed the same.

Yamela Notary:

SS

PAMELA DILBECK COMMISSION #20224944 NOTARY PUBLIC STATE OF IDAHO MY COMMISSION EXPIRES 10/14/2028

### UNOFFICIAL COPY

#### EXHIBIT II

# Development Services Department GIS Division Approval Dated: November 14, 2023

Board of County Commissioners

Case# RD2023-0009-APL

Hearing date: January 15, 2025

### APPROVAL FOR PRIVATE ROAD NAME

CANYON COUNTY DEVELOPMENT SERVICES DEPARTMENT 111 North 11<sup>th</sup> Avenue, #310. Caldwell, ID 83605

zoninginfo@canyoncounty.id.gov Phone: 208-454-7458 Fax: 208-454-6633



Addressing Ordinance § 06-05-09(2B) & 06-05-11(1, 3): All street names shall be approved by the Director within the unincorporated area of the County designated for addressing by the County. The right to use a street or private road name, its accompanying street designation and right to install a sign for a street. Proposed street and private road names for new subdivisions, proposed new private roads.

Applicants(s): Jose Luis	Duenas D	ate:11/14/2023
26305 Pioneer Ln	Parma, ID	83660
Applicant Mailing Street Address	City/State	Zip
Location of Private Road:	Pioneer Ln & Marker Rd	

Two Nearest Cross Streets of Property Site Address

#### YOUR APPLICATION FOR A PRIVATE ROAD NAME HAS BEEN APPROVED FOR THE NAME:

Duenas Ln

#### Case No. RD2023-0009

The following addresses will be changed accordingly because of the new Private Road Name:

Old Address:

26241 Pioneer Ln (R26179011)

26245 Pioneer Ln (R26179011F)

New Address:

31679 Duenas Ln (R26179011)

31933 Duenas Ln (R26179011F)

C.	for	Ami
	$\vee$ /	' //

Road name approved by:

11/14/2023

The Applicant is responsible for the purchasing of a <u>blue private road sign</u> that meets highway district specifications, and installed according to highway district requirements. Please note that The County makes every effort to notify public and private agencies of new address, address changes or new private roads. The County cannot guarantee the agencies will update their records to reflect this new address, address change or new private road. It is suggested that you make "Suggestion Edits" on Google Maps to update your new private road and new addresses.

Date:

Upon verification of the sign installation, this approval will be final, at which time County records will be updated to reflect the new name and if applicable, new addresses. This information will then be provided to emergency service agencies, the post office and various utility companies. Failure to provide said verification may result in delays in obtaining building permits and/or required inspections.

Sign Installation verification approved by:	

Date: \_\_\_\_\_

Staff Signature

### Issuance of a Certificate of Address

#### CANYON COUNTY DEVELOPMENT SERVICES DEPARTMENT

111 North 11th Avenue, #310, Caldwell, ID 83605 www.canyonco.org/dsd.aspx Phone: 208-454-7458 Fax: 208-454-6633

Duenas Ln Parma, ID 83660 Addressing Ordinance § 06-05-05 (1) Authority: This article is authorized by Idaho Code sections 31-714 and 31-828 and article 12, section 2 of the Idaho constitution. (2) Purpose:The purpose of this article is to promote the public health, safety, general welfare, peace, good order, comfort and convenience of the county and the inhabitants thereof and to provide for: A. The coordination of street names and a numbering grid system; B. Coordination of addresses for the quick efficient delivery of emergency services; C. The administration and enforcement of this article by defining the powers and duties of the director.

Effective Date: 11/14/2023



Issuance of Certificate Address. Canyon County assumes no responsibility for the determination of which post office (city) delivers mail to this address. Addresses are subject to change upon discrepancies with addresses out of sequence and are also subject to



The maps are provided "as-is" without warranty or any representation of accuracy, timeliness or completeness. The burden for determining accuracy, completeness, timeliness, merchantability and fitness for or the appropriateness for use rests solely on the user accessing this information. Canyon County, ID makes no warranties.

U.S. Postal Service <sup>™</sup> CERTIFIED MAIL <sup>®</sup> RECEIPT Domestic Mail Only For delivery information, visit our website at www		Duenas
9214 7969 0099 9790 2220 Certified Mail Fee		RD2023-000
S \$4.35 Extra Services & Fees (check box, add fee as appropriate)     Return Receipt (hardcopy) \$     Return Receipt (electronic) \$     Certified Mail Restricted Delivery \$     Adult Signature Required \$     S0.00     Adult Signature Restricted Delivery \$ Postage	Postmark Here	R26305
\$     \$0.630 Total Postage and Fees     \$     \$     \$8.530 Sent To		
Jose Luis DuenasStreet, Apt. No., or PO Box No.26305 Pioneer Lane Parma, ID 83660City, State, Zip+4Parma, ID 83660		

	January "Walkers" have "Sound"	
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION C	N DELIVERY
Complete items 1, 2, and 3.	A. Signature	
Print your name and address on the reverse so that we can return the card to you.	× Maria T	Agent
Attach this card to the back of the mailpiece, or on the front if space permits.	B. Received by (Printed Name)	C. Date of Delivery
or on the nont it space permits.	limenez.	11-18
1. Article Addressed to:	D. Is delivery address different from If YES enter delivery address be	
Jose Luis Duenas		
26305 Pioneer Lane	1 i i i i i i i i i i i i i i i i i i i	
Parma, ID 83660		
	10	
11/14/2023 1:57:13 PM	3. Service Type	Priority Mail Express®
	Adult Signature	□ Registered Mail <sup>™</sup>
	□ Adult Signature Restricted Delivery □ Certified Mail®	Registered Mail Restricted Delivery
	Certified Mail Restricted Delivery	Return Receipt for
9290 9969 0099 9700 2443 51	Collect on Delivery	Merchandise
2. Article Number (Transfer from service label)	Collect on Delivery Restricted Delivery	□ Signature Confirmation ™ □ Signature Confirmation
	Insured Mail Restricted Delivery	Restricted Delivery
9214 7969 0099 9790 2220 2443 49	(over \$500)	
PS Form 3811, July 2015 PSN 7530-02-000-9053	the state of the	Domestic Return Receipt

### EXHIBIT III

### **Appeal Letters**

Board of County Commissioners

Case# RD2023-0009-APL

Hearing date: January 15, 2025

Matthew Baldwin 26241 Pioneer Lane Parma, Idaho 83660

E-ma

November 29, 2023

#### RE: R26179011

#### To Whom it May Concern:



My name is Matthew Baldwin. My family and I live at 26241 Pioneer Lane, in Parma, Idaho, and have lived here since 2016. After looking at many properties, the home on Pioneer Lane, was exactly what we were looking for. When we found this one, we knew, this is where we wanted to raise our family. It is quiet, we have kind neighbors who are always willing to help, and have the

space to breathe and build a life. We have since started three different small businesses out of our home.

On November 22, 2023, we received a letter dated November 14, 2023 from the Development Services Department informing us a private road ("Duenas Ln") had been approved, and requires our property address to be changed, since our access is now off the said private lane, as Mr. Duenas has plans to subdivide his land. This private lane was approved in a manner wherein all affected parties were notified by demand, rather than proposal.

I come from a family you mind your own business, and treat others the way you would want to be treated. What Mr. Duenas and his family have chosen to do with their land, is their business. While I am not fond of having more neighbors, which is his right to do as he wishes – with his land. However, I believe that it should not be affecting my family. Which now it has due to a demand we have received without public notice or hearing.

We have two access points to get onto our property. The main point of entry is solely on our property off Pioneer Lane, and the secondary point of entry is off the current easement (access road), which is shared with the Duenas Family, as well as the Jackson Family (who has also received the foregoing letter from the Development Services Department). As mentioned above, we have three small business we have started and operate, out of our home and on our property. One of our businesses is an organization called 'Wood for Good Idaho, Inc.'. This organization is a source of income that gives back directly to our community out here in Parma. A portion of the funds are used to ensure under-privileged and under-served youth in our community have the opportunity to play sports, take dual credit classes, and any other extracurricular activities they may not be able to afford. We source this wood in the form of donations from local construction companies that would traditionally dump these left overs into a landfill, or tree companies that would do the same. We bring the wood home and process it on our land (prepare, split and load for delivery to customers by the cord). The access road on this easement in question also assists in our ability to safely access our land from the secondary entry point to process wood for this organization.

Granting this private drive and demanding our address to be changed is not feasible for my family, our businesses, or livelihood, for many reasons. Most important, our multiple businesses are ran out of our home. Updating our business licensing, standing, contact information, etc. is burdensome and unnecessary. Secondly, I recently lost my Father. As his eldest son, local to Idaho, I am the main executor of his Estate which is being processed through our current address. Updating countless court documentation, etc., to finalize this process is also burdensome and unnecessary. Additionally, filing this appeal is creating an excessive and unnecessary financial expense. Additionally, not only does Mr. Duenas greatly benefit from the private lane being approved, but the maintenance, signage, etc. following its approval is deemed a shared cost by surrounding property owners. Which we have not agreed to.

Mr. Duenas did not properly notify us of the plans to split his land, nor did he properly notify us about turning the casement (access road) into a private lane. If Mr. Duenas wants to split his land into several new parcels, he should consider making a new access road future property owners can utilize in an area that does not affect the already existing land owners adjacent to the current easement/access road.

To add insult to injury, the "notice" received notifying us the private lane had already been approved, was received the day before a national holiday, with an unrealistic appeal deadline of only a week following date of its receipt. We have chosen to forego appealing the split of land, however out of the same respect demanding this easement be granted private access at our own physical and financial expense is no longer an agreement between the three surrounding property owners which include us (the Baldwin's), the Jackson's and Mr. Duenas.

There have never been any issues with maintenance of this easement/access road, as Mr. Jackson and I have always ensured maintenance was up to par. Approving this private lane grants Mr. Duenas the ability to unilaterally nullify the agreement between these three families, and it is not understandable how, without proper notice, this is even legal.

At this time, I would like to appeal the approval of the private lane, and the demand to change our property site address.

Respectfully yours

Matthew Baldwin

#### November 27, 2023

#### Dear Canyon County Planning and Zoning,

We are writing this letter and appeal in regards to the development of R26179011, and the changing of our driveway to a private lane from 26245 Pioneer Lane to Duenas lane. We, Jeff and Trinity Jackson received a certified letter of our driveway being turned into Duenas Lane Saturday, November 18th. We were completely unaware that someone could go in unannounced and actually take someone's driveway without a sign posted or a hearing. We had no idea that this had taken place until we received a certified letter. I am not sure how a person is supposed to defend a change when they do not even know a change is taking place. Due to being the week of Thanksgiving we were unable to contact anyone to discuss this appeal and/or seek counsel or advise for the appeal date of November 29<sup>th</sup>. We are sure this was done on purpose as to keep us from making the date of the appeal. We tried contacting real-estate attorneys that were referred to help us walk us thru the process & were unable to make any contact nor have a phone call returned. November 27<sup>th</sup>, we were able make connections with the front desk of one attorney and were advised that the earliest they could meet with us is December 18<sup>th</sup> and there is not an attorney that would be able to research the situation to file an appeal by 29<sup>th</sup>. We are asking before this appeal is decided on that we have the same opportunity Mr. Duenas had with Mr. Baca in seeking a professional for what rights we have in this decision and to be able to make a professional appeal

Furthermore, we are not trying nor did we file for an appeal on the decision of the land development into building lots. Of course this is heartbreaking and honestly scary for us as many of us Idahoans that own animals have had troubles with the new people that are coming in. We have personal experience with this as we had to sell 26040 Pioneer Lane land where we ran Heart 2 Heart Ranch, 501c3, a riding facility for children with disabilities& children with social & emotion trauma. As the piece was developed to the north of the ranch, the new neighbors harassed about noise of the children, animal care, animal noise until we just could not handle the stress of constantly dealing with complaints. When the subdivision was put in diagonal we knew after 12 years we were unable to continue with more people coming in and potential law suit if one of our animals got out. As it stands to our understanding, the people in that subdivision have grouped together to file a lawsuit on issues with their purchase. This is just a new mentality of many coming in and a huge concern for us with more people using our driveway and visual access to our property. But, we do feel as landowners we would not want someone to tell us what do with our property and did not try to appeal that land splitting. However, the current easement is an agreement between the Jacksons, Baldwins, and Mr. Duanas. We believe with the development of his property, that the means of the current easement is no longer valid and therefore there should be a new easement set in place with only the Jacksons and Baldwins. Mr. Duanas should and can build his private lane on his property for the development and financial gain of himself & his property. With the way this

private lane has been set up, not only will the new lots of access to our driveway, they will be coming onto our property/front yard to use the emergency vehicle turnaround. We should not have to deal with the headache of changing our address of 10 years or deal with his new landowners driving up and down our driveway and into our front yard for the financial benefit of Mr. Duanas. In fact, Mr. Duanas had a road beside his home that separated his land right down the middle as an access road. When he leased out his field to Mr. Sorrell to farm, he disced the road under and planted corn. This previous road is exactly where Mr. Duanas would need to develop his property. This whole situation is not only seems unreasonable, but unethical and sly in how it has been handled.

Lastly, for us to financially pay for this appeal, unplanned, this time of year, we defiantly have an emotional response. Please give us the opportunity to have a legal standing, understanding, and logical counter of what this development of 26245 Pioneer Lane driveway to a private lane does to us.

Thank vou Luchn

Jeff and Trinity Jackson

November 29, 2023

We just found out from talking to our daughter today that is a United States Merchant Mariner that her Federal clearance application has begun. I will attach the email from LT Dominick A. Vaske Department of Naval Science. If there is an address change it will completely mess up her security clearance. This is a procedure that has been in application for 2 months. This is for her to get her Secret Security Clearance which is a requirement for her to graduate as a Navy Officer. She is in an absolute panic about address change.

From: 2025Jackson, Grace Sent: Wednesday, November 29, 2023 12:14 PM To: Subject: Funds Investigations Open

Subject: Fwd: Investigations Open

#### Get Outlook for iOS

From: Vaske, LT Dominick Sent: Tuesday, November 28, 2023 10:46:37 AM To: 2025Jackson, Grace

; 2025Bertels, Christopher

Subject: Investigations Open

ALCON,

I don't typically update individuals on their clearances based on limited bandwidth, but because you both were diligent and got the SF86s back to me promptly (and because of your unique position Bertels), I wanted to inform both of you, your investigations have started.

This is great news as this means they did not have any issues with your applications. Now you are more likely (but still not guaranteed) to have your investigations completed and clearances granted by the time you need them, pending any extraordinary circumstances.

As always, standing by for any questions.

V/R,

LT DOMINICK A. VASKE Department of Naval Science – USMMA Instructor of Naval Science Submarine Officer



edited for DP.SF.C

We are requesting an extension of the address change of 26245 Proneer lane Parma, 1 Dado for 4 to 6 months due to the process of impending initiatigation (For secret service) of our daughter who is a Merchant Mariner for U. States. She has to have her secret service charance required for graduation & becoming a Navy officer,

11-29-23

Dunly Jedeson Trinity Jackson Seff Sackson

2624 PIONEER LN PARMA ID 83660

11/Attan MATTHEN BALDWIN

WE ARE REQUESTING AN EXTENSION ON OUR ADDRESS AS NEW AS WE ARE PROCESSING MY FATHER'S ESTATE AND EVERYTHING INVOLVED IN THE ESTATE EXECUTORSHIP IS BEING PROCESSED THROUGH OUR CURRENT ADDRESS, IN ADDITION WE RUN THREE BUSINESSES FROM OUR ADDRESS.

NOV 2 9 2023 BY: Madelyn Vander Veen

#### **EXHIBIT IV**

### Agency Comments Received by: January 6, 2025

Board of County Commissioners

Case# RD2023-0009-APL

Hearing date: January 15, 2025

#### Madelyn Vander Veen

From: Sent: To: Cc: Subject: Lynn Troxel <lynntroxel@nphd.net> Wednesday, August 9, 2023 10:49 AM Madelyn Vander Veen Genia Watkins [External] AD2023-0063

Madelyn,

Please include the following comments from NPHD #2:

• Any new approaches must meet current Highway District standards and conditions.

Best regards,

Lynn Troxel Director of Highways Notus-Parma Highway District

From: Madelyn Vander Veen <<u>Madelyn.VanderVeen@canyoncounty.id.gov</u>>
Sent: Wednesday, August 9, 2023 9:30 AM
To: Genia Watkins <<u>gwatkins@nphd.net</u>>; <u>ParmaRuralFire@gmail.com</u>; <u>pfdchief33@gmail.com</u>; <u>fcdc1875@gmail.com</u>
Subject: Notice: Administrative Land Division AD2023-0063

Good morning,

Please see the attached agency notice for an Administrative Land Division of parcel R26179011C near 26305 Pioneer Lane. I am also including Riverside Irrigation District on this notice as it appears that a ditch is running through Parcel 4 and across the access easement on the survey.

Thanks,

Madelyn Vander Veen, Planner I Canyon County Development Services Direct: 208-455-6035 <u>Madelyn.VanderVeen@canyoncounty.id.gov</u>

NEW <u>public</u> office hours - Effective Jan. 3, 2023 Monday, Tuesday, Thursday and Friday: 8am - 5pm Wednesday: 1pm - 5pm \*\*We will not be closed during lunch hour \*\* 1445 N. Orchard St. Boise ID 83706 • (208) 373-0550



Brad Little, Governor Jess Byrne, Director

January 7, 20254

Madelyn Vander Veen 111 North 11<sup>th</sup> Ave. Ste. 310 Caldwell, Idaho, 83605 <u>madelyn.vanderveen@canyoncounty.id.gov</u>

Subject: RD2023-0009-APL

Dear Ms. Vander Veen:

Thank you for the opportunity to respond to your request for comment. While DEQ does not review projects on a project-specific basis, we attempt to provide the best review of the information provided. DEQ encourages agencies to review and utilize the Idaho Environmental Guide to assist in addressing project-specific conditions that may apply. This guide can be found at: https://www.deq.idaho.gov/public-information/assistance-and-resources/outreach-and-education/.

The following information does not cover every aspect of this project; however, we have the following general comments to use as appropriate:

#### 1. AIR QUALITY

 Please review IDAPA 58.01.01 for all rules on Air Quality, especially those regarding fugitive dust (58.01.01.651), trade waste burning (58.01.01.600-617), and odor control plans (58.01.01.776).

For questions, contact David Luft, Air Quality Manager, at (208) 373-0550.

IDAPA 58.01.01.201 requires an owner or operator of a facility to obtain an air quality
permit to construct prior to the commencement of construction or modification of any
facility that will be a source of air pollution in quantities above established levels. DEQ
asks that cities and counties require a proposed facility to contact DEQ for an applicability
determination on their proposal to ensure they remain in compliance with the rules.

For questions, contact the DEQ Air Quality Permitting Hotline at 1-877-573-7648.

### Exhibit IV b

#### 2. WASTEWATER AND RECYCLED WATER

- DEQ recommends verifying that there is adequate sewer to serve this project prior to approval. Please contact the sewer provider for a capacity statement, declining balance report, and willingness to serve this project.
- IDAPA 58.01.16 and IDAPA 58.01.17 are the sections of Idaho rules regarding wastewater and recycled water. Please review these rules to determine whether this or future projects will require DEQ approval. IDAPA 58.01.03 is the section of Idaho rules regarding subsurface disposal of wastewater. Please review this rule to determine whether this or future projects will require permitting by the district health department.
- All projects for construction or modification of wastewater systems require preconstruction approval. Recycled water projects and subsurface disposal projects require separate permits as well.
- DEQ recommends that projects be served by existing approved wastewater collection systems or a centralized community wastewater system whenever possible. Please contact DEQ to discuss potential for development of a community treatment system along with best management practices for communities to protect ground water.
- DEQ recommends that cities and counties develop and use a comprehensive land use management plan, which includes the impacts of present and future wastewater management in this area. Please schedule a meeting with DEQ for further discussion and recommendations for plan development and implementation.

For questions, contact Valerie Greear, Water Quality Engineering Manager at (208) 373-0550.

#### 3. DRINKING WATER

- DEQ recommends verifying that there is adequate water to serve this project prior to approval. Please contact the water provider for a capacity statement, declining balance report, and willingness to serve this project.
- IDAPA 58.01.08 is the section of Idaho rules regarding public drinking water systems. Please review these rules to determine whether this or future projects will require DEQ approval.
- All projects for construction or modification of public drinking water systems require preconstruction approval.
- DEQ recommends verifying if the current and/or proposed drinking water system is a regulated public drinking water system (refer to the DEQ website at: <u>https://www.deq.idaho.gov/water-quality/drinking-water/</u>. For non-regulated systems, DEQ recommends annual testing for total coliform bacteria, nitrate, and nitrite.
- If any private wells will be included in this project, we recommend that they be tested for total coliform bacteria, nitrate, and nitrite prior to use and retested annually thereafter.
- DEQ recommends using an existing drinking water system whenever possible or construction of a new community drinking water system. Please contact DEQ to discuss this project and to explore options to both best serve the future residents of this development and provide for protection of ground water resources.

• DEQ recommends cities and counties develop and use a comprehensive land use management plan which addresses the present and future needs of this area for adequate, safe, and sustainable drinking water. Please schedule a meeting with DEQ for further discussion and recommendations for plan development and implementation.

For questions, contact Valerie Greear, Water Quality Engineering Manager at (208) 373-0550.

#### 4. SURFACE WATER

- Please contact DEQ to determine whether this project will require an Idaho Pollutant Discharge Elimination System (IPDES) Permit. A Multi-Sector General Permit from DEQ may be required for facilities that have an allowable discharge of stormwater or authorized non-storm water associated with the primary industrial activity and co-located industrial activity.
- For questions, contact James Craft, IPDES Compliance Supervisor, at (208) 373-0144.
- If this project is near a source of surface water, DEQ requests that projects incorporate construction best management practices (BMPs) to assist in the protection of Idaho's water resources. Additionally, please contact DEQ to identify BMP alternatives and to determine whether this project is in an area with Total Maximum Daily Load stormwater permit conditions.
- The Idaho Stream Channel Protection Act requires a permit for most stream channel alterations. Please contact the Idaho Department of Water Resources (IDWR), Western Regional Office, at 2735 Airport Way, Boise, or call (208) 334-2190 for more information. Information is also available on the IDWR website at: <u>https://idwr.idaho.gov/streams/stream-channel-alteration-permits.html</u>
- The Federal Clean Water Act requires a permit for filling or dredging in waters of the United States. Please contact the US Army Corps of Engineers, Boise Field Office, at 10095 Emerald Street, Boise, or call 208-345-2155 for more information regarding permits.

For questions, contact Lance Holloway, Surface Water Manager, at (208) 373-0550.

#### 5. SOLID WASTE, HAZARDOUS WASTE AND GROUND WATER CONTAMINATION

- Solid Waste. No trash or other solid waste shall be buried, burned, or otherwise disposed of at the project site. These disposal methods are regulated by various state regulations including Idaho's Solid Waste Management Regulations and Standards (IDAPA 58.01.06), Rules and Regulations for Hazardous Waste (IDAPA 58.01.05), and Rules and Regulations for the Prevention of Air Pollution (IDAPA 58.01.01). Inert and other approved materials are also defined in the Solid Waste Management Regulations and Standards
- Hazardous Waste. The types and number of requirements that must be complied with under the federal Resource Conservations and Recovery Act (RCRA) and the Idaho Rules and Standards for Hazardous Waste (IDAPA 58.01.05) are based on the quantity and type of waste generated. Every business in Idaho is required to track the volume of waste generated, determine whether each type of waste is hazardous, and ensure that all wastes are properly disposed of according to federal, state, and local requirements.

- Water Quality Standards. Site activities must comply with the Idaho Water Quality Standards (IDAPA 58.01.02) regarding hazardous and deleterious-materials storage, disposal, or accumulation adjacent to or in the immediate vicinity of state waters (IDAPA 58.01.02.800); and the cleanup and reporting of oil-filled electrical equipment (IDAPA 58.01.02.849); hazardous materials (IDAPA 58.01.02.850); and used-oil and petroleum releases (IDAPA 58.01.02.851 and 852). Petroleum releases must be reported to DEQ in accordance with IDAPA 58.01.02.851.01 and 04. Hazardous material releases to state waters, or to land such that there is likelihood that it will enter state waters, must be reported to DEQ in accordance with IDAPA 58.01.02.850.
- **Ground Water Contamination.** DEQ requests that this project comply with Idaho's Ground Water Quality Rules (IDAPA 58.01.11), which states that "No person shall cause or allow the release, spilling, leaking, emission, discharge, escape, leaching, or disposal of a contaminant into the environment in a manner that causes a ground water quality standard to be exceeded, injures a beneficial use of ground water, or is not in accordance with a permit, consent order or applicable best management practice, best available method or best practical method."

For questions, contact Rebecca Blankenau, Waste & Remediation Manager, at (208) 373-0550.

#### 6. ADDITIONAL NOTES

- If an underground storage tank (UST) or an aboveground storage tank (AST) is identified at the site, the site should be evaluated to determine whether the UST is regulated by DEQ. EPA regulates ASTs. UST and AST sites should be assessed to determine whether there is potential soil and ground water contamination. Please call DEQ at (208) 373-0550, or visit the DEQ website <u>https://www.deq.idaho.gov/waste-management-and-</u> remediation/storage-tanks/leaking-underground-storage-tanks-in-idaho/ for assistance.
- If applicable to this project, DEQ recommends that BMPs be implemented for any of the following conditions: wash water from cleaning vehicles, fertilizers and pesticides, animal facilities, composted waste, and ponds. Please contact DEQ for more information on any of these conditions.

We look forward to working with you in a proactive manner to address potential environmental impacts that may be within our regulatory authority. If you have any questions, please contact me, or any of our technical staff at (208) 373-0550.

Sincerely,

Valerie Greear Acting Regional Administrator

#### Madelyn Vander Veen

From:	Sage Huggins
Sent:	Monday, January 6, 2025 9:39 AM
То:	Madelyn Vander Veen
Subject:	FW: Agency Notice Case No. RD2023-0009-APL Duenas Lane Appeal
Attachments:	30 day BOCC CUP APPEAL AGENCY notice.pdf

Good Morning,

I am providing some general comments regarding the appeal application RD2023-0009-APL.

A private road application is triggered once more than two dwellings are using the same access point and/or easement. A land division creating additional buildable parcels appears to be the trigger for this specific application.

A dwelling is to be addressed from the main access. If a garage is present on the parcel then the access leading to the garage will be noted as the main access and the address will reflect this. A main approach is deciphered by gathering as much information as possible with approach permits, aerial imagery (sometimes over a length of period of time), old application site plans, and looking at the layout of the parcel to determine which access is the main access in order to have accurate addressing location. An approach permit from the authorized agency may be submitted to our office when a main approach is under discussion.

More specific to this case:

Agencies were noticed of Duenas Ln and the associated address changes on 11/14/2023. Letters to effected properties were sent out on 11/14/2023 and look to have been received by property owners An appeal was filed on 11/29/2023

A rescind email to all previously noticed agencies was sent out to revert back to the previous addresses as the Private Road was being appealed 11/29/2023.

The establishment of a private road is essential for supporting Emergency Services in effectively responding to emergencies. With the significant development in the area, clear and accessible routes are critical for ensuring timely assistance. Without private roads, emergency responders often face challenges in locating properties, as they must rely on markers such as mailboxes to identify driveways. This process can lead to delays in determining whether to proceed down an unmarked driveway.

A designated private road addresses these issues by providing a clear and precise spatial marker near the residences in the Emergency Services dispatch system. This ensures that responders can quickly and accurately locate properties, reducing response times and improving overall efficiency during critical situations.

Thanks,

Sage Huggins GIS Analyst Canyon County Development Services Sage.Huggins@canyoncounty.id.gov 208-455-6036

#### From: Amber Lewter

Dear Agencies,

Please see the attached agency notice regarding the scheduled Board of County Commissioners' hearing on this project. We had previously requested your agency provide comments for the noticed land use application and if any agency comments received, they were included in the Staff review.

No response is required unless there is an update to your original comments. Written testimony is due by **January 5**, **2025**. If the comment deadline is on a weekend or holiday, it will move to close of business 5pm the next business day. Please direct your comments or questions to planner **Madelyn Vander Veen** at <u>madelyn.vanderveen@canyoncounty.id.gov</u>.

Thank you,



**Amber Lewter** Hearing Specialist/Associate Planner Canyon County Development Services Department 111 N. 11<sup>th</sup> Ave., #310, Caldwell, ID 83605

Direct Line: 208-454-6631 Fax: 208-454-6633 Email: <u>amber.lewter@canyoncounty.id.gov</u> Website: <u>www.canyoncounty.id.gov</u>

Development Services Department (DSD) **NEW** <u>public</u> 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.



Canyon County, 111 North 11th Ave. Suite 140, Caldwell, ID 83605 (208) 454 7458 • (208) 454 6633 Fax • DSDInfo@canyonco.org • www.canyonco.org/dsd

#### AGENCY NOTICE OF HEARING DATE

Response is <u>not required</u> for this notification. Your agency was previously requested to provide comments for the noticed land use application and agency comments received were included in the Staff review. The **Director's Decision approved** this case however in accordance with Idaho Code §67-6521, an appeal has been filed which will now be forwarded to the Board of County Commissioners. Pursuant to the Local Land Use Planning Act, Idaho Code §67-6509, §67-6511, and §67-6512, as applicable, your agency is being notified of the **Board of County Commissioners' public hearing on January 15, 2025 at 1:30 pm** for the following land use case.

**Case No. RD2023-0009-APL** – The applicants, Jeffery L. Jackson and Matthew Baldwin, represented by Wyatt Johnson, are appealing the approval of a private road name (Duenas Lane). The road name was approved by the Director of the Development Services Department on November 7, 2023 along with an Administrative Land Division. The easement/Duenas Lane is located off of Pioneer Lane, approximately 350 feet south of 26305 Pioneer Lane, also referenced as Parcel R26179011C a portion of the SW quarter of Section 23, T5N, R6W, BM, Canyon County, Idaho.

Public comments and concerns are important in evaluating this case and you are invited to provide oral testimony at the hearing. Written testimony should be submitted to Development Services by **January 5**, **2025** and all written testimony will be provided to the Board of County Commissioners for consideration. If the comment deadline is on a weekend or holiday, it will move to close of business 5pm the next business day. All prior written and oral testimony provided during the Hearing Examiner or Planning and Zoning Commission hearings will be provided to the Board of County Commissioners.

Copies of all documents concerning public hearing items can be obtained from the county website <u>https://www.canyoncounty.id.gov/land-hearings/</u> when available or from Development Services during office hours are 8:00 a.m. to 5:00 p.m., Monday through Friday, except on Wednesdays when office hours are 1:00 p.m. to 5:00 p.m. If you have questions or would like additional information, please contact the Case Planner, Madelyn Vander Veen at <u>Madelyn.vanderveen@canyoncounty.id.gov</u>. In all correspondence concerning this case, please refer to the case number above.

Sincerely, Amber Lewter Hearing Specialist County Development Services Department

> Planning • Zoning • Building • Code Enforcement • Engineering • GIS While balancing diverse interests, the Canyon County Development Services Department (DSD) delivers community development services to implement the County's vision and values, provide stewardship of public resources, and maintain a prosperous future for all.

#### EXHIBIT V

### Supplemental Letter from Lauren Bouvia of Johnson May Law; Received: January 6, 2025

Board of County Commissioners

Case# RD2023-0009-APL

Hearing date: January 15, 2025

Lauren M. Bouvia Attorney JOHNSON MAY 199 N. Capitol Blvd., Suite 200, Boise, ID 83702 E| <u>lmb@johnsonmaylaw.com</u> T| (208) 384-8588

January 6<sup>th</sup>, 2025

#### **Board of County Commissioners**

1115 Albany St. Rm101 Caldwell, ID 83605

E BOCC@canyoncounty.id.gov

# Subject: Appeal- Baldwin/Jackson-RD2023-0009-APL Regarding the Renaming of Pioneer Lane

Dear Board of County Commissioners,

I am writing to formally supplement the Appeal filed on November 29<sup>th</sup>, 2024 requesting a review of the decision of the Board to approve the renaming of the private road formerly known as Pioneer Lane. The Canyon County Development Services Department did not comply with the Canyon County Code and therefore the action of renaming the private road is unlawful and should be overturned immediately.

# I. Renaming Pioneer Lane Without Holding a Public Hearing is in Violation of Canyon County Code of Ordinances 06-05-13(11).

Canyon County Code of Ordinance 06-05-13(11) states,

"(11) Changing an existing street or private road name requires a public hearing by the board and an affirmative action by the board before any name change shall take effect. All property owners having frontage on the affected street or private road shall be notified by mail of the public hearing at least thirty (30) days before the hearing."

Here, my clients received an initial Letter from the County dated November 14<sup>th</sup>, 2023, that notified them that the private road name "Duenas Ln" had been approved by the Development Services Department, attached as Exhibit A. My clients have a property interest in the private road formerly known as Pioneer Lane based on recorded easements attached as Exhibit B. There was never a public hearing that occurred *before* 

the private road name was changed and therefore there was no opportunity for my clients to attempt to prevent the deprivation of their property interest.

My clients are "affected persons" as defined at Idaho Code 67-6521(1)(a). To unilaterally rename the road without a hearing is a denial of my clients' procedural due process rights, as well as an unlawful violation of County Code of Ordinance 06-05-21. *Mathews v. Eldridge*, 424 U.S. 319, 333 (1976). "Parties whose rights are to be affected are entitled to be heard." *Baldwin v. Hale*, 68 U.S. (1 Wall.) 223, 233 (1863) Accordingly, my clients are petitioning, pursuant to Idaho Code 67-6521(1)(b), to be held according to the procedures set forth in Idaho Code 67-6512, and the applicable provisions of the County Code.

Should my clients be denied a hearing, then this name change would likely be subject to judicial review and reversal as an action made upon unlawful procedure. Idaho Code 67-5279 (2)(c). The renaming of a private road, particularly one used by multiple parties under an easement agreement, is not a decision that should be made unilaterally by one party without consideration of the rights and interests of the other parties. This is the type of behavior Canyon County Code of Ordinance 06-05-13(11) explicitly protects against by stating, "all property owners having frontage on the affected street or private road shall be notified by mail of the public hearing at least thirty (30) days before the hearing." However, on the Canyon County Development Services receipt numbered 79500, Mr. Duenas was charged for "Planning – Director's Decision without Notification to property Owners- All Others." A true and correct copy of this receipt is attached as Exhibit C. My clients were not notified about the name change until after Pioneer Lane had already been changed. Additionally, a public hearing never even occurred before the decision to change the name of the road was made.

Canyon County Code of Ordinance 06-05-13(13) states,

"The director may reject a street name if the street name is found to be vulgar, rude or offensive. A street name shall not contain punctuation. If the parties who have the legal right to utilize the road cannot agree on a name, development services department will take suggestions from all parties and make the final decision and approval."

The Code recognizes that *all* parties have a legitimate interest in the name of the road. If my clients had been given the opportunity to be heard before the name change was approved, they would have been able to advocate for their pre-existing interests in Pioneer Lane. My clients the Baldwins have lived on Pioneer Lane since 2016 and the Jacksons since 2013. The Baldwins have three different businesses they operate out of their home that are associated with Pioneer Lane. To change the road's name imposes a significant burden on both the Jacksons and Baldwins who have a long-established

history of using Pioneer Lane as their home address in relation to a variety of personal and business documents for approximately a decade. Based on the name change to Duenas, and Mr. Duenas being the individual who initiated the application, it appears that the name change is a personal preference that invokes considerable burdens on my clients' existing interest in the road. It would be an unjust outcome to allow Mr. Duenas to unilaterally alter the name of Pioneer Lane resulting in substantial hardships to my clients based on a personal preference.

#### Conclusion

For the reasons set forth above, I request the Board to overturn the original decision to approve the name change of Pioneer Road that took place without adherence to the proper procedure outlined in the Canyon County Code of Ordinances. Additionally, we request a refund of the \$600.00 appeal fee paid by the Baldwins and Jacksons. The need for an appeal could have been avoided had my clients been granted their public hearing prior to the name change of the road as mandated by Canyon County.

Sincerely,

Lauren M. Bouvia

# Exhibit A


Canyon County, 111 North 11th Ave. #310, Caldwell, ID 83605 (208) 454 7458 • GISAddressing@canyoncounty.id.gov • www.canyoncounty.id.gov

November 14, 2023

Jeffery Jackson 26245 Pioneer Ln Parma, ID 83660

Re: R26179011F

Dear Jeffery Jackson:

The private road "<u>Duenas Ln</u>" has been approved by the Development Services Department. This requires your property site address to change since your access is now off the said private lane. Please make the necessary changes to reflect this private road name change within four weeks.

#### Your new property site address: 31933 Duenas Ln

Previous property site address: 26245 Pioneer Ln

The following site address change will be effective 30 business calendar days from the date of this letter. If you need more time to adjust to this address change please contact before the end 30 business calendar days.

NOTE: Please note that The County makes every effort to notify public and private agencies of new address, address changes or new private roads. The County cannot guarantee the agencies will update their records to reflect this new address, address change or new private road. It is suggested that you make "Suggestion Edits" on Google Maps to update your new address.

A private road and street sign are to be maintained and kept in good condition by the property owners, homeowner's associations or entities who utilize the private road. The said private street sign is to meet highway district standards and the MUTCD standards and the sign must be **blue**. In order to help with the cost of purchasing and installing a sign, I would suggest speaking with the other property owners that utilize the road to come to an agreement on how to share the cost.

When the county addresses or re-addresses we only notify certain entities of address changes such as the US Postal Service, Fire District, Highway District, Canyon County Assessor's office, Canyon County Sheriff's Office, Canyon County Elections. We recommend you make the necessary changes as soon as possible in order to reflect

#### Planning • Zoning • Building • Code Enforcement• GIS

While balancing diverse interests, the Canyon County Development Services Department (DSD) delivers community development services to implement the County's vision and values, provide stewardship of public resources, and maintain a prosperous future for

your new address; this would include changing the address numbers on your mailbox, on your building and any personal or business documentation.

The primary reason for assuring address are correct is to assist emergency service when trying to locate properties in the county in case of an emergency. Canyon County, ID Addressing Ordinance Chapter 6; Article 5: Addressing. Can be located in Canyon County's, Id web site;

id.gohttps://www.canyoncounty.id.gov/elected-officials/commissioners/dsd/v https://codelibrary.amlegal.com/codes/canyoncountyid/latest/canyoncounty\_id/0-0-0-2103

Appeal of the Director's decision shall be filed with DSD within fifteen (15) calendar days of this address letter change. Canyon County Ordinance; Addressing Ordinance Chapter 6; Article 5: Addressing; Variances and Appeals: section 06-05-23:1.

https://codelibrary.amlegal.com/codes/canyoncountyid/latest/canyoncounty\_id/0-0-0-2217

If you have any additional questions or concerns, please contact me at 455-6036, or email me at <u>Sage.Huggins@canyoncounty.id.gov</u>.

Thank you,

C. Jur Hypi-

Sage Huggins GIS Analyst

While balancing diverse interests, the Canyon County Development Services Department (DSD) delivers community development services to implement the County's vision and values, provide stewardship of public resources, and maintain a prosperous future for

### **Issuance of a Certificate of Address**

#### CANYON COUNTY DEVELOPMENT SERVICES DEPARTMENT

111 North 11th Avenue, #310, Caldwell, ID 83605 www.canyonco.org/dsd.aspx Phone: 208-454-7458 Fax: 208-454-6633

Parcel Number: R26179011F

Site Address: 31933 Duenas Ln

City, State, Zip: Parma, ID 83660

Building Permit Number:

#### Type of intended use of structure: SFR/ Primary

Addressing Ordinance § 06-05-05 (1) Authority: This article is authorized by Idaho Code sections 31-714 and 31-828 and article 12, section 2 of the Idaho constitution. (2) Purpose: The purpose of this article is to promote the public health, safety, general welfare, peace, good order, comfort and convenience of the county and the inhabitants thereof and to provide for: A. The coordination of street names and a numbering grid system; B. Coordination of addresses for the quick efficient delivery of emergency services; C. The administration and enforcement of this article by defining the powers and duties of the director.

Effective Date: 11/14/2023 Address Issued By: SHuggins





The Canyon County Assessor, Canyon County Sheriff's Office, Canyon County Elections, applicable USPS post office, applicable Fire District, applicable Highway District and interested agencies are notified of the new address. It is the owner's responsibility to place new address numbers or replace old address numbers on the property, mail box and personal information to reflect the address or new address assigned. The display of the address numbers shall be in accordance with Canyon County Addressing Ordinance 06-05-19. The address or address change should reflect within six (6) weeks of date on Canyon County Issuance of Certificate Address. Canyon County assumes no responsibility for the determination of which post office (city) delivers mail to this address.

Addresses are subject to change upon discrepancies with addresses out of sequence and are also subject to change upon driveway location.



#### Scale: 1 in = 324 Feet Map Scale: 1:1:3,889

The maps are provided "as-is" without warranty or any representation of accuracy, timeliness or completeness. The burden for determining accuracy, completeness, timeliness, merchantability and fitness for or the appropriateness for use rests solely on the user accessing this information. Canyon County, ID makes no warranties.

CERTIFIED MAIL <sup>®</sup> RECEIPT Domestic Mail Only For delivery information, visit our website at www.usps.com <sup>®</sup>	Jackson
9214 7969 0099 9790 2220 2443 56	R26179011
\$         \$4.35           Extra Services & Fees (check box, add fee as appropriate)         Return Receipt (hardcopy)         \$_\$3.55           Return Receipt (electronic)         \$_\$_\$0.00         Postmark           Certified Mail Restricted Delivery         \$_\$_         Postmark           Adult Signature Restricted Delivery         \$	RD 2023-000
\$ \$8.530	
Jeffery Jackson       Street, Apt. No.,     26245 Pioneer Lane       or PO Box No.     Parma, ID 83660       City, State, Zip+4     International Content of Content	

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION O	N DELIVERY
<ul> <li>Complete items 1, 2, and 3.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> </ul>	A. Signature X S drey Jack B. Received by (Printed Name) JackSon	C. Date of Delivery
1. Article Addressed to: Jeffery Jackson 26245 Pioneer Lane Parma, ID 83660	D. Is delivery address different from If YES enter delivery address be	
11/14/2023 2:03:12 PM 9290 9969 0039 9700 2443 68 2. Article Number ( <i>Transfer from service label</i> ) 9214 7969 0099 9790 2220 2443 56	3. Service Type Adult Signature Adult Signature Restricted Delivery Certified Mail® Certified Mail Restricted Delivery Collect on Delivery Collect on Delivery Restricted Delivery Insured Mail Insured Mail Restricted Delivery (over \$500)	<ul> <li>□ Priority Mail Express®</li> <li>□ Registered Mail ™</li> <li>□ Registered Mail Restricted Delivery</li> <li>□ Return Receipt for Merchandise</li> <li>□ Signature Confirmation ™</li> <li>□ Signature Confirmation Restricted Delivery</li> </ul>
PS Form 3811, July 2015 PSN 7530-02-000-9053		Domestic Return Receipt



Canyon County, 111 North 11th Ave. #310, Caldwell, ID 83605 (208) 454 7458 • GISAddressing@canyoncounty.id.gov • www.canyoncounty.id.gov

November 14, 2023

Matthew Baldwin 26241 Pioneer Ln Parma, ID 83660

Re: R26179011

Dear Matthew Baldwin:

The private road "<u>Duenas Ln</u>" has been approved by the Development Services Department. This requires your property site address to change since your access is now off the said private lane. Please make the necessary changes to reflect this private road name change within four weeks.

#### Your new property site address: 31679 Duenas Ln

Previous property site address: 26241 Pioneer Ln

The following site address change will be effective 30 business calendar days from the date of this letter. If you need more time to adjust to this address change please contact before the end 30 business calendar days.

NOTE: Please note that The County makes every effort to notify public and private agencies of new address, address changes or new private roads. The County cannot guarantee the agencies will update their records to reflect this new address, address change or new private road. It is suggested that you make "Suggestion Edits" on Google Maps to update your new address.

A private road and street sign are to be maintained and kept in good condition by the property owners, homeowner's associations or entities who utilize the private road. The said private street sign is to meet highway district standards and the MUTCD standards and the sign must be **blue**. In order to help with the cost of purchasing and installing a sign, I would suggest speaking with the other property owners that utilize the road to come to an agreement on how to share the cost.

When the county addresses or re-addresses we only notify certain entities of address changes such as the US Postal Service, Fire District, Highway District, Canyon County Assessor's office, Canyon County Sheriff's Office, Canyon County Elections. We recommend you make the necessary changes as soon as possible in order to reflect

#### Planning • Zoning • Building • Code Enforcement• GIS

While balancing diverse interests, the Canyon County Development Services Department (DSD) delivers community development services to implement the County's vision and values, provide stewardship of public resources, and maintain a prosperous future for

your new address; this would include changing the address numbers on your mailbox, on your building and any personal or business documentation.

The primary reason for assuring address are correct is to assist emergency service when trying to locate properties in the county in case of an emergency. Canyon County, ID Addressing Ordinance Chapter 6; Article 5: Addressing. Can be located in Canyon County's, Id web site;

id.gohttps://www.canyoncounty.id.gov/elected-officials/commissioners/dsd/v https://codelibrary.amlegal.com/codes/canyoncountyid/latest/canyoncounty\_id/0-0-0-2103

Appeal of the Director's decision shall be filed with DSD within fifteen (15) calendar days of this address letter change. Canyon County Ordinance; Addressing Ordinance Chapter 6; Article 5: Addressing; Variances and Appeals: section 06-05-23:1.

https://codelibrary.amlegal.com/codes/canyoncountyid/latest/canyoncounty\_id/0-0-0-2217

If you have any additional questions or concerns, please contact me at 455-6036, or email me at <u>Sage.Huggins@canyoncounty.id.gov</u>.

Thank you,

C. Jur Hypi-

Sage Huggins GIS Analyst

While balancing diverse interests, the Canyon County Development Services Department (DSD) delivers community development services to implement the County's vision and values, provide stewardship of public resources, and maintain a prosperous future for

### **Issuance of a Certificate of Address**

#### CANYON COUNTY DEVELOPMENT SERVICES DEPARTMENT

111 North 11th Avenue, #310, Caldwell, ID 83605 www.canyonco.org/dsd.aspx Phone: 208-454-7458 Fax: 208-454-6633

Parcel Number: R26179011

Site Address: 31679 Duenas Ln

City, State, Zip: Parma, ID 83660

Building Permit Number:

### Type of intended use of structure: SFR/ Primary

Addressing Ordinance § 06-05-05 (1) Authority: This article is authorized by Idaho Code sections 31-714 and 31-828 and article 12, section 2 of the Idaho constitution. (2) Purpose: The purpose of this article is to promote the public health, safety, general welfare, peace, good order, comfort and convenience of the county and the inhabitants thereof and to provide for: A. The coordination of street names and a numbering grid system; B. Coordination of addresses for the quick efficient delivery of emergency services; C. The administration and enforcement of this article by defining the powers and duties of the director.

Effective Date: 11/14/2023 Address Issued By: SHuggins





The Canyon County Assessor, Canyon County Sheriff's Office, Canyon County Elections, applicable USPS post office, applicable Fire District, applicable Highway District and interested agencies are notified of the new address. It is the owner's responsibility to place new address numbers or replace old address numbers on the property, mail box and personal information to reflect the address or new address assigned. The display of the address numbers shall be in accordance with Canyon County Addressing Ordinance 06-05-19. The address or address change should reflect within six (6) weeks of date on Canyon County Issuance of Certificate Address. Canyon County assumes no responsibility for the determination of which post office (city) delivers mail to this address.

Addresses are subject to change upon discrepancies with addresses out of sequence and are also subject to change upon driveway location.



#### Scale: 1 in = 324 Feet Map Scale: 1:1:3,889

The maps are provided "as-is" without warranty or any representation of accuracy, timeliness or completeness. The burden for determining accuracy, completeness, timeliness, merchantability and fitness for or the appropriateness for use rests solely on the user accessing this information. Canyon County, ID makes no warranties.

# Exhibit B

7.33346

# Scour 9324

#### EASEMENT

THIS AGREEMENT made and entered into this 12th day of <u>MAKCH</u>, 2000, by and between LONNIE RAY MACCARD and BARBARA <u>A Sofred</u> N. MACCARD, husband and wife, the party of the first part, and Dennis D Sorrell LONNIE RAY MACCARD and BARBARA N. MACCARD, husband and wife, the party of the second part.

WHEREAS, the party of the first part, is record title owner of the following described real property located in Canyon County, Idaho, hereinafter known as the "Easement Property No. 1", and more particularly described as follows:

> 7 And 8 The South 40 feet of Lots #, Block 22, Roswell Park Fruit Tract, Parma, Canyon County, Idaho, according to the Plat filed in Book 3 of Plats, Page 56, records of said County.

WHEREAS, the party of the first part, is record title  $S_{\{coincident\}}$ owner of the following described real property located in Canyon County, Idaho, hereinafter known as the "Easement Property No. 2", and more particularly described as follows:

> The South 30 feet of Lots 7 and 8 and the North 30 feet of Lots 9 and 10, all in Block 22, Roswell Park Fruit Tract, Parma, Canyon County, Idaho, according to the Plat filed in Book 3 of Plats, Page 56, records of said County.

EASEMENT - 1  $C_{H}$   $T_{L}$  D.S $Z_{J}$  WHEREAS, the party of the second part is record title owner of the following described real property located in Canyon County, Idaho, hereinafter referred to as the "Benefitting Property No. 1", and more particularly described as follows: Lots 9 And 10, Lots 9 And 10, Lots 7 And 30 - Lot 12, Block 22, Roswell Park Fruit Tract, Parma, Canyon County, Idaho, according to the Plat filed in Book 3 of Plats, Page 56, records of said County. WHEREAS, the party of the second part is record title

owner of the following described real property located in Canyon County, Idaho, hereinafter referred to as the "Benefitting Property No. 2", and more particularly described as follows:

> Lots 7, 8, 9 and  $\pm 0$ , Block 22, Roswell Park Fruit Tract, Parma, Canyon County, Idaho, according to the Plat filed in Book 3 of Plats, Page 56, records of said County.

WHEREAS; the party of the first part is willing to grant to the party of the second party an Easement for ingress and egress, irrigation water, drainage and utilities to the Benefitting Properties over, under and across the Easement Properties.

NOW THEREFORE, for TEN DOLLARS (\$10.00) and other good and valuable consideration, the receipt of which is hereby acknowledged. the party of the first part, as owner of the Easement Properties grants to the party of the second part, as owner of the Benefitting Properties, Easements as follows:

EASEMENT - 2

The party of the first part, as owner of Easement Property No. 1, grants to the owner of Benefitting Property No. 1, an easement for ingress and egress, over and across Easement Property No. 1 and also an easement for irrigation water, drainage water and utilities. It is understood that the owner of Benefitting Property No. 1, their family, tenants, servants, employees, visitors and licensees may use the Easement for ingress and egress to Benefitting Property No. 1 for all purposes connected with the use and enjoyment of said property and for whatever purposes Benefitting Property No. 1 may from time to time be lawfully used for. The costs of placement, repair and maintenance of the ingress/egress easement shall be paid by the owner of Lot 12, Block 22, Roswell Park Fruit Tract, unless the owner of Lot 11, Block 22, Roswell Park Fruit Tract, also uses the ingress/egress easement; in which case, the costs of placement; repair and maintenance of the ingress/egress easement shall be shared equally ٦,8٩٨٩٩ (C), by the owners of Lots <del>11-and 12</del>, Block 22, Roswell Park Fruit Tract. The owner of Benefitting Property No. 1 shall also have the right to enter on Easement Property No. 1 for the purpose of obtaining irrigation water and allowing for drainage water and for the purpose of maintenance, repair and replacement of the irrigation delivery and drainage system. The owner of Benefitting

EASEMENT - 3 CU-JLD O.S. LL Property No. 1 shall also have the right to enter on Easement Property No. 1 for the purpose of placing utility lines and for the purpose of maintenance, repair and replacement of said utility lines.

Second The party of the first, as owner of Easement Property No. 2, grants to the owner of Benefitting Property No. 2, an easement for ingress and egress, over and across Easement Property No. 2 and also an easement for irrigation water, drainage water and utilities. It is understood that the owner of Benefitting Property No. 2, their family, tenants, servants, employees, visitors and licensees may use the Easement for ingress and egress to Benefitting Property No. 2 for all purposes connected with the use and enjoyment of said property and for whatever purposes Benefitting Property No. 2 may from time to time be lawfully used The costs of placement, repair and maintenance of the for. ingress/egress easement shall be paid equally by the where of FIRST AND SECOND PART. Benefitting Property No. 2. The owner of Benefitting Property No. 2 shall also have the right to enter on Easement Property No. 2 for the purpose of obtaining irrigation water and allowing for drainage water and for the purpose of maintenance, repair and replacement of the irrigation delivery system and drainage system. The owner of Benefitting Property No. 2 shall also have the right to enter on

EASEMENT - 4

Easement Property No. 2 for the purpose of placing utility lines and for the purpose of maintenance, repair and replacement of said utility lines.

These grants of easement shall be perpetual and shall be appurtement to the Benefitting Properties and shall run with the land.

This Agreement shall bind the heirs, personal representatives, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF the parties have signed this Agreement the day and year first above written.

mis Savul

LONNIE RAY MAGGARD Dennis D. Sorrell

Tallera a Soull

BARBARA N. MAGGARD LANEUM A. SORREll

LONNIE RAY MAGGARD JOSE (UIS QUENAS

Dermis D. Sorrell

unthis Dagnos BARBARA N. MAGGARD TANEON DEENAS LANCON A Source ( Cynthia Duenas

EASEMENT - 5



STATE OF IDAHO

COUNTY OF CANYON

On this 16th day of March in the year 2000, before me, a Notary Public, personally appeared Jose Luis Duenas and Cynthia Duenas known or identified to me to be the persons where names are subscribed to the within instrument, and acknowledged to me that they executed the same.

Notary Public

Residing at Wilder My commission expires 1-27-05

STATE OF IDAHO

COUNTY OF CANYON

On this 17th day of March in the year 2000, before me, a Notary Public, personally appeared Dennis D. Sorrell and LaNeva A. Sorrell known or identified to me to be the persons whose names are subsected to the within instrument, and acknowledged to me that they

executed the same. Notary Pulhlic

Residing a Wilder My commission expires 1-27-05





7.1 1981 0.0 RECORDED С Ш AM 11 HALES **)ROF**P 22 Ż

20000324

D. PC34165/PC34164 200017280

#### EASEMENT

THIS AGREEMENT made and entered into this 17th day of May, 2000, by and

between Raymond F Holt and being. Holt, husband and wife, the party of the first part,

and Dennis D. Sorrell and LaNeva A. Sorrell, husband and wife, the party of the second

part.

WHEREAS, the party of the first part, is record title owner of the following

described real property located in Canyon County, Idaho, hereinafter known as the

"Easement Property No. 1", and more particularly described as follows:

The North 30 feet of lots 9 west1/2 and 10, Block 22, Roswell Park Fruit Tract, Parma, Canyon County, Idaho, according to the Plat filed in Book 3 of Plats, Page 56, records of said County.

WHEREAS, the party of the second part, is record title owner of the following

described real property located in Canyon County, Idaho, hereinafter known as the

"Easement Property No. 2", and more particularly described as follows:

POOR COPY

North 30 feet of lot 9 East 1/2, all in Block 22, Roswell Park Fruit Tract, Parma, Canyon County, Idaho, according to the Plat filed in Book 3 of Plats, Page 56, records of said County.

WHEREAS, the party of the first part is record title owner of the following

described real property located in Canyon County, Idaho, hereinafter referred to as the

"Benefitting Property No. 1", and more particularly described as follows:

Lot 9 East 2, Block 22, Roswell Park Fruit Tract, Parma, Canyon County, Idaho, According to the Plat filed in Book 3 of Plats, Page 56, records of said County.

WHEREAS, the party of the first part is record title owner of the following

described real property located in Canyon County, Idaho, hereinafter referred to as the

"Benefitting Property No. 2", and more particularly described as follows:

FASEMENT I

ī2

X

t

ţ

J.

POOR COPY

Lots 9 West 1/2 and 10, Block 22, Roswell Park Fruit Tract Parma, Canyon County, Idaho, according to the Plat filed in Book 3 of Plats, Page 56, records of said County.

NOW THEREFORE, for TEN DOLLARS (\$10.00) and other good and valuable consideration, the receipt of which is hereby acknowledged.

The party of the first part, as owner of Easement Property No. 1, grants to the owner of Benefitting Property No. 1, an easement for ingress and egress, over and across Easement Property No. 1 and also an easement for itrigation water, drainage water and utilities. It is understood that the owner of "Benefitting Property No. 1, their family, tenants, servants, employee, visitors and licensees may use the Easement for ingress and egress to Benefitting Property No. 1 for all purposes connected with the use and enjoyment of said property and for whatever purposes Benefitting Property No. 1 may from time to time be lawfully used for. The costs of repair and maintenance of the ingress/egress easement shall be shared equally by the owners of Lots 7, 8, 9 and 10, Block 22, Roswell Park Fruit Tract. The owner of Benefitting Property No. 1 shall also have the right to enter on Easement Property No. 1 for the purpose of obtaining irrigation water and allowing for drainage water and for the purpose of maintenance, repair and replacement of the irrigation delivery and drainage system. The owner of Benefitting Property No. 1 shall also have the right to enter on Easement Property No. 1 for the purpose of placing utility lines and for the purpose of maintenance, repair and replacement of said utility lines.

The party of the second, as owner of Easement Property No. 2, grants to the EASEMENT -2.

owner of Benefitting Property No. 2, un easement for ingress and egress, over and across Easement Property No. 2 and also an easement for irrigation water, drainage water and utilities. It is understood that the owner of Benefitting Property No.2, their family, tenants, servants, employees, visitors and licensees may use the Easement for ingress and ingress/egress easement shall be paid equally by the Parties of first and second party. The owner of Benefitting Property No.2 shall also have the right to enter on Easement Property No. 2 for the purpose of obtaining irrigation water and allowing for drainage water and for the purpose of maintenance, repair and replacement of the irrigation delivery system and drainage system. The owner of Benefitting Property No. 2 shall also have the right to enter on Easement Property No. 2 for the purpose of placing utility lines and for the purpose of maintenance, repair and replacement of said utility lines.

These grants of easement shall be perpetual and shall be appurtenant to the Benefitting Properties and shall run with the land.

This Agreement shall bind the heirs, personal representatives, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF the parties have signed this Agreement the day and year first above written.

ennis Jarrell Dennis D. Sorrell

6 Newre & Sorrell

LaNeva A. Sorrell

Raymond F. Hold

Joelina E. Lolf her lety in Fact by Regnord the

ක

#### STATE OF IDAHO

COUNTY OF CANYON

On this 17th day of May in the year 2000, before me, a Notary Public, personally appeared Raymond F. Holt, Dennis D. Sorrell and LaNeva Sorrell known or identified to me to be the persons whose names are subscribed to the within instrument, and acknowledged to me that they executed the same.

Notary Public

Residing at Wilder My commission expires 1-27-05



#### COUNTY OF CANYON

On this 17th day of May in the year 2000, before me a Notary Public, personally appeared Raymond F. Holt known or identified to me to be the person whose name is subscribed to the within instrument as the Attorney In Fact of Joelina Holt and acknowledged to me that he subscribed the name of Joelina Holt thereto as principal, and his own

name as Anorney In Fact. Notary Vubic

Residing at Wilder My commission expires 1-27-05





10 MAR 17 PM 4 REQUEST PIONEER - CALDWE MPE Comment FEE G NOEL HALES RECORDED RECORDER 23

00017280

r v

# Exhibit C

MASTER APPLICATION CANYON COUNTY DEVELOPMENT SERVICES DEPARTMENT 111 North 11 <sup>th</sup> Avenue, #140, Caldwell, ID 83605 www.canyonco.org/dsd.aspx Phone: 208-454-7458 Fax: 208-454-6633	
PROPERTY OWNER	OWNER NAME: Jose L DUCTIOS Sanchez. MAILING ADDRESS: 26305 PLOMEEY LN PORMA, ID. 83660 PHONE: EMAIL:
I consent to this Signature:	application and allow DSD staff / Commissioners to enter the property for site inspections. If owner(s) are a business entity, please include business documents, including those that indicate the person(s) who are eligible to sign. Date:
(AGENT) ARCHITECT ENGINEER BUILDER	CONTACT NAME: Augie H. Baca COMPANY NAME: Century ZI Northstar Mailing ADDRESS: 517 S 10th Ave Caldwen 1D \$3605 PHONE: 208-880-7401 EMAIL: augie_1974@msn.com
SITE INFO	STREET ADDRESS: TBD PARCEL #: R26179011C LOT SIZE/AREA: Ø-25 QURES LOT: 7-8 BLOCK: 22 SUBDIVISION: ROSWEIN Fruit Track Sub QUARTER: SW SECTION: 23 TOWNSHIP: 5N RANGE: 6W ZONING DISTRICT: FLOODZONE (YES/NO): N
HEARING LEVEL APPS	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
DIRECTORS DECISION APPS	X       ADMINISTRATIVE LAND DIVISION      EASEMENT REDUCTION      SIGN PERMIT        PROPERTY BOUNDARY ADJUSTMENT      HOME BUSINESS.      VARIANCE 33% >         X       PRIVATE ROAD NAME      TEMPORARY USE      DAY CARE        OTHER      OTHER
CASE NUMBE RECEIVED BY	R: AD2023-0063 DATE RECEIVED: 6/15/23 Modelyn Under Veen APPLICATION FEE: \$410 CK MO CC CASH W/ RD2023-0009

Revised 1/3/21

# PRIVATE ROAD NAME APPLICATION

CANYON COUNTY DEVELOPMENT SERVICES DEPARTMENT 111 North 11<sup>th</sup> Avenue, #310, Caldwell, ID 83605

zoninginfo@canyoncounty.id.gov Phone: 208-454-7458 Fax: 208-454-6633



Addressing Ordinance CCZO 06-05-09(2B) & 06-05-11(1, 3): All street names shall be approved by the Director within the unincorporated area of the County designated for addressing by the County. The right to use a street or private road name, its accompanying street designation and right to install a sign for a street. Proposed street and private road names for new subdivisions, proposed new private roads.

Applicant(s): Jose Luis Dueras	Phone:			
Please Print Name 26305 Pioneer Lane	Parma 1D	83660		
Applicant Mailing Street Address	City/State	Zip		
Location of Private Road: Westerly boundary	of Subjet parcel wo Nearest Cross Streets			
Parcel Number of owner requesting private road name:	62 BF 10			
The following must be provided as part of this application:				
c. Third Choice: <u>Qiverside</u>	of all persons having a legal right to ames in preferential order, i.e. firs <u>Not ava; lable</u> and <u>Available</u> <u>hane</u> Not awilable	o use the road. (They must at choice as number one, etc.		
If project requires multiple road names provide road names use this section. Mark on sketch which road names belongs to each road segment. If more than three road names are needed, please write them on a separate piece of paper. If proposed are private roads, the street type must be Lane.				
d. First road name :				
e. Second road name:				
f. Third road name:				

NOTE: Words that are difficult to spell or pronounce are generally prohibited. The Director may reject a street name if the street name is found to be vulgar, rude or offensive. Private road names cannot be first, last names, or initials. Proposed roads names cannot use words, sound alike or similar spelling from an existing road name. If the parties who have the legal right to utilize the road cannot agree on a name, Development Services Department will take suggestions from all parties and make the final decision and approval. (§ 06-05-13(13)). Please note that The County makes every effort to notify public and private agencies of new address, address changes or new private roads. The County cannot guarantee the agencies will update their records to reflect this new address, address change or new private road. It is suggested that you make "Suggestion Edits" on Google Maps to update your new private road and new addresses.

# List of Names and addresses of all persons having legal right to use the private Lane

Jose Luis Duenas (principal)

26305 Pioneer Ln

Parma ID 83660

Matthew Baldwin

26241 Pioneer Ln

Parma ID 83660

Jeffery L Jackson

26245 Pioneer Ln

Parma Idaho 83660



#### **Canyon County Development Services**

111 N. 11th Ave. Room 310, Caldwell, ID 83605 (208) 454-7458

#### Building Division Email: buildinginfo@canyoncounty.i Planning Division Email: zoninginfo@canyoncounty.id Receipt Number: 79500 Date: 6/16/2023 Date Created: 6/16/2023 Receipt Type: Normal Receipt Status: Active Customer's Name: Jose Duenas Sanchez Comments: AD2023-0063 & RD2023-0009 CHARGES **Item Being Paid For:** Application Number: Amount Paid: Prevs Pymnts: Unpaid Amnt: Planning - Director's Decision without AD2023-0063 \$330.00 \$0.00 \$0.00 Notification to Property Owners - All Others Planning - Multiple Director Decisions AD2023-0063 \$80.00 \$0.00 \$0.00 without Notification on Single Application Sub Total: \$410.00 Sales Tax: \$0.00 **Total Charges:** \$410.00 PAYMENTS **Type of Payment: Check/Ref Number:** Amount: 486 Check \$410.00 **Total Payments:** \$410.00 ADJUSTMENTS

Receipt Balance: \$0.00

### **EXHIBIT VI**

# Administrative Land Division and Private Road applications (AD2023-0063 and RD2023-0009)

Board of County Commissioners

Case# RD2023-0009-APL

Hearing date: January 15, 2025

# PRIVATE ROAD NAME APPLICATION

CANYON COUNTY DEVELOPMENT SERVICES DEPARTMENT 111 North 11<sup>th</sup> Avenue, #310, Caldwell, ID 83605

zoninginfo@canyoncounty.id.gov Phone: 208-454-7458 Fax: 208-454-6633



Addressing Ordinance CC20 06-05-09(2B) & 06-05-11(1, 3): All street names shall be approved by the Director within the unincorporated area of the County designated for addressing by the County. The right to use a street or private road name, its accompanying street designation and right to install a sign for a street. Proposed street and private road names for new subdivisions, proposed new private roads.

Applicant(s): JOSE Luis Dueras	Phone:		
Please Print Name			
26305 Pioneer Lane	Parma 1D	83660	
Applicant Mailing Street Address	City/State		
Location of Private Road: Westerly boundary of Two	Subjet parcel Nearest Cross Streets	Zip	
Parcel Number of owner requesting private road name:			
The following must be provided as part of this application:			
<ol> <li>A dimensioned sketch showing the location, configuration and length of the private road.</li> <li>A typewritten or printed list of names and addresses of all persons having a legal right to use the road. (They must sign below.)</li> <li>A list containing a minimum of three proposed road names in preferential order, i.e. first choice as number one, etc.         <ul> <li>If proposed are private roads, the street type must be Lane.</li> <li>a. First Choice:</li> <li>Duenas have not available</li> <li>c. Third Choice:</li> <li>Duenas have not available</li> </ul> </li> </ol>			
If project requires multiple road names provide road names use this section. Mark on sketch which road names belongs to each road segment. If more than three road names are needed, please write them on a separate piece of paper. <u>If proposed are private roads, the street type must be Lane.</u>			
d. First road name :			
e. Second road name:			
f. Third road name:			

NOTE: Words that are difficult to spell or pronounce are generally prohibited. The Director may reject a street name if the street name is found to be vulgar, rude or offensive. Private road names cannot be first, last names, or initials. Proposed roads names cannot use words, sound alike or similar spelling from an existing road name. If the parties who have the legal right to utilize the road cannot agree on a name, Development Services Department will take suggestions from all parties and make the final decision and approval. (§ 06-05-13(13)). Please note that The County makes every effort to notify public and private agencies of new address, address changes or new private roads. The County cannot guarantee the agencies will update their records to reflect this new address, address change or new private road. It is suggested that you make "Suggestion Edits" on Google Maps to update your new private road and new addresses.

# List of Names and addresses of all persons having legal right to use the private Lane

Jose Luis Duenas (principal)

26305 Pioneer Ln

Parma ID 83660

Matthew Baldwin

26241 Pioneer Ln

Parma ID 83660

Jeffery L Jackson

26245 Pioneer Ln

Parma Idaho 83660



MASTER APPLICATION         CANYON COUNTY DEVELOPMENT SERVICES DEPARTMENT         111 North 11 <sup>th</sup> Avenue, #140, Caldwell, ID 83605         www.canyonco.org/dsd.aspx         Phone: 208-454-7458         Fax: 208-454-6633	
PROPERTY OWNER	OWNER NAME: Jose L Ductios Sanchez. MAILING ADDRESS: 26305 PLOMERY LN PORMA, ID. 83660 PHONE: EMAIL:
I consent to this Signature:	application and allow DSD staff / Commissioners to enter the property for site inspections. If owner(s) are a business entity, please include business documents, including those that indicate the person(s) who are eligible to sign. Date: 3/20/23
(AGENT) ARCHITECT ENGINEER BUILDER	CONTACT NAME: Augie H. Baca COMPANY NAME: Century ZI Northstar MAILING ADDRESS: 517 S 10th Ave. Caldwen 1D \$3605 PHONE: EMAIL:
SITE INFO	STREET ADDRESS: TBD PARCEL #: R26179011C LOT SIZE/AREA: 0.25 aures LOT: 7-8 BLOCK: 22 SUBDIVISION: Roswell Fruit Track Sub QUARTER: SW SECTION: 23 TOWNSHIP: 5N RANGE: 6W ZONING DISTRICT: FLOODZONE (YES/NO): N
HEARING LEVEL APPS	CONDITIONAL USE      COMP PLAN AMENDMENT      CONDITIONAL REZONE        ZONING AMENDMENT (REZONE)      DEV. AGREEMENT MODIFICATION      VARIANCE > 33%        NINOR REPLAT      VACATION      APPEAL        SHORT PLAT SUBDIVISION      PRELIMINARY PLAT SUBDIVISION      FINAL PLAT SUBDIVISION
DIRECTORS DECISION APPS	X       ADMINISTRATIVE LAND DIVISION      EASEMENT REDUCTION      SIGN PERMIT        PROPERTY BOUNDARY ADJUSTMENT      HOME BUSINESS.      VARIANCE 33% >         X       PRIVATE ROAD NAME      TEMPORARY USE      DAY CARE        OTHER
CASE NUMBE RECEIVED BY:	R: AD2023-0063 DATE RECEIVED: 6/15/23 Modelyn Under Veen APPLICATION FEE: \$410 CR MO CC CASH W/ RD2023-0009

Revised 1/3/21



Canyon County, 111 North 11th Avenue, Caldwell, ID 83605 (208) 454 7458 • (208) 454 6633 Fax • DSDInfo@canyonco.org • www.canyonco.org/dsd

January 15, 2021

RE: Parcel Inquiry for R26179010 & R26179011C Question: Can this parcel be split?

07-18-01: ADMINISTRATIVE LAND DIVISIONS FOR ALL ZONES:

(1) Administrative Land Divisions: An administrative land division of an original parcel is allowed in accordance with the following: (An original parcel predates the zoning ordinance of Sept. 6, 1979 and has not been split)

A. For land zoned A (agricultural), the **minimum parcel size is one acre** and an administrative land division of an original parcel is allowed in accordance with the following:

	Less than 80 acres	2 regidential and 1
	80 to 119 acres	2 residential parcels
		3 residential parcels
1		4 residential parcels

B. For all other zones land may be divided into no more than four (4) parcels through the administrative land division process. The minimum parcel or lot area shall be subject to the minimum lot size provisions of subsection <u>07-10-21</u>(2) of this chapter.

Both parcels were platted as Roswell Fruit Track Subdivision in 1910. Parcel R26179010 is comprised of two lots 5 & 6, each considered an original parcel and eligible for Administrative Land Division of 4 residential parcels with building permits. Parcel R26179011C is comprised of 2 lots 7 & 8 each considered an original parcel and eligible for Administrative Land Division of 4 residential parcels with building permits.

Any further divisions after the Administrative Land Division process would require a Comprehensive Plan Map amendment (\$2500) to change the future land use designation from agriculture to residential, a Rezone (\$850) to change the current zoning from agriculture to residential, followed by platting through the subdivision process (\$1680+\$10/lot) to legally plat and record lots.

Please let me know if you have additional questions.

Sincerely, Kate Dahl Planner III kdahl@canyonco.org 208-455-5958

Planning • Zoning • Building • Code Enforcement

Dedicated to providing quality, efficient and equitable service to the citizens of Canyon County by planning for orderly growth and development through consistent administration and enforcement of County Ordinances.

# Site Plan & Letter of Intent

To Canyon County Development Services

This Letter of Intent to serve as a basic explanation of what the property owner is requesting permission to do at the at the site in question which is Parcel # R26179011CO and Legally Described as Lots 7 & 8 Block 22 of Roswell Fruit Track Sub, Parma, Canyon County Idaho.

The above describe property consists of 2 original parcels and when combined totals 8.25 acres. The owner of this said acreage is Jose Luis Duenas. Currently this acreage is just bare land, no structures of any kind are erected at the site. The land has been used by the owner Jose Luis Duenas for farming and cattle grazing.

The property owner hereby intends to obtain permission to split this land using the Administrative Land Division available per findings on the Inquiry Parcel Request dated 01/08/2021 with Development Services Reference # P12021.0019.

As per the inquiry letter mentioned above, the Property Owner wishes to split each lot in half (roughly 2.06 acres each) with a total of 4 buildable parcels of 2.06 acres+- each.

Owner Jose Luis Duenas intends to obtain the legal splits with 1 building permit on each 2.06-acre parcel. After approved by the County, owners wish to record the plat map and legal description of each lot at the canyon County Recorder Office.

**Description of the Proposed Use**: The applicant Jose Luis Duenas intends to sell all 4 lots for residential purposes. One Single Family Residence per lot. All residences must follow current CC&R's in place under Roswell Fruit Track and Canyon County building codes or requirements. The applicant Jose Luis Duenas intends to sell these 4 new lots without services or as commonly called "Unimproved Lots". The new owners of each lot will be required to apply for their own building permit following the required process to obtain the building permit including permits for individual domestic well and septic. A plat map sketch is herein attached with the proposed lot splits as reference or explanation. This map has not been recorded till approved by County.

Access: For Access, the owner intends to use the existent 60 Feet Road access easement agreement Recorded Instrument # 200009324 (see copy attached) to access each lot at the Southerly boundary line.

**Existent or Proposed Fences**: Currently there is a wire fence that runs in the Southerly boundary of the lots where the easement Access Road is located. This fence can be removed or kept or modified as each new lot owner's wishes to proceed. This split request is not including any new fencing.

**Expected Traffic counts**: There will be 4 new homes plus 2 existent homes with approximately 6-7 cars daily going through this private road.

How the proposed use may affect neighboring uses: There is no indication this proposed use will be negatively affecting the neighbors. This is a rural community on the path of growing and the pathways or access allows for such use without any traffic issues neither affecting any facilities or neighbors on any way.

**Further Explanation of site use**: Each lot will be required to have their own well and septic. Current owner will bring the irrigation water to each lot via gravity through a dirt ditch at the back end of each lot. See sketch showing the 10' irrigation easement. Water to be delivered per Riverside Irrigation District approval.

**Description of how the proposed use is consistent with Zoning**: This location is rural residential and there are many other lots in the same subdivision with similar division and lot sizes so this lot split will be very consistent with this neighborhood.

Thank you for your consideration.

You can contact me or my agent with any questions

Jose Luis Duenas

3 - 1 <sup>- 6</sup>

Email:

Email:

Realtor/Broker: Augie H Baca



# Skinner Land Survey 17842 Sand Hollow Road

Caldwell, Idaho 83607 (208)454-0933 WWW.SKINNERLANDSURVEY.COM surveys@skinnerlandsurvey.com

May 15, 2023

Legal Description for Jose Luis Duenas Job No. MR2323

Parcel 1

This parcel is a portion of Lot 7, Block 22 of Roswell Park Fruit Tracts as recorded in Book 3 of Plats at Page 56 in the Office of the Recorder for Canyon County, Idaho, lying in Government Lot 3 of Section 23 in Township 5 North, Range 6 West of the Boise Meridian, Canyon County, Idaho and is more particularly described as follows:

BEGINNING at the Northeast corner of Lot 7, Block 22, a found ½ inch diameter rebar;

thence South 1°01'45" West along the East boundary of Lot 7 a distance of 324.23 feet to the Southeast corner of Lot 7, a  $\frac{1}{2}$  x 24 inch rebar set with plastic cap stamped P.L.S. 15352;

thence North 89°15'26" West along the South boundary of Lot 7 a distance of 277.55 feet to a  $\frac{1}{2} \times 24$  inch rebar set with plastic cap stamped P.L.S. 15352;

thence North  $00^{\circ}59'30''$  East a distance of 324.04 feet to a point on the North boundary of Lot 7, a  $\frac{1}{2}$  x 24 inch rebar set with plastic cap stamped P.L.S. 15352;

thence South 89°17'42" East along said North boundary a distance of 277.76 feet to the **POINT OF BEGINNING**, said parcel being 2.066 acres more or less, and being subject to any and all easements and rights of way of record or implied.



Thomas J. Wellard, PLS Rodney Clark, PE

Skinner Land Survey 17842 Sand Hollow Road Caldwell, Idaho 83607 (208)454-0933 WWW.SKINNERLANDSURVEY.COM

surveys@skinnerlandsurvey.com

May 15, 2023

Legal Description for Jose Luis Duenas Job No. MR2323

Parcel 2

This parcel is a portion of Lot 7, Block 22 of Roswell Park Fruit Tracts as recorded in Book 3 of Plats at Page 56 in the Office of the Recorder for Canyon County, Idaho, lying in Government Lot 3 of Section 23 in Township 5 North, Range 6 West of the Boise Meridian, Canyon County, Idaho and is more particularly described as follows:

COMMENCING at the Northeast corner of Lot 7, Block 22, a found 1/2 inch diameter rebar;

thence North 89°17'42" West along the North boundary of Lot 7 a distance of 277.76 feet to the **TRUE POINT OF BEGINNING**, a ½ x 24 inch rebar set with plastic cap stamped P.L.S. 15352;

thence South  $00^{\circ}59'30''$  West a distance of 324.04 feet to a point on the South boundary of Lot 7, a  $\frac{1}{2}$  x 24 inch rebar set with plastic cap stamped P.L.S. 15352;

thence North 89°15'26" West along said South boundary a distance of 277.55 feet to the Southwest corner of Lot 7, a  $\frac{1}{2}$  x 24 inch rebar set with plastic cap stamped P.L.S. 15352;

thence North 00°57'15" East along the West boundary of Lot 7 a distance of 323.86 feet to the Northwest corner of Lot 7, a  $\frac{1}{2}$  x 24 inch rebar set with plastic cap stamped P.L.S. 15352;

thence South 89°17'42" East along the North boundary of Lot 7 a distance of 277.76 feet to the **TRUE POINT OF BEGINNING**, said parcel being 2.065 acres more or less, and being subject to any and all easements and rights of way of record or implied.



Thomas J. Wellard, PLS Rodney Clark, PE

### Skinner Land Survey 17842 Sand Hollow Road Caldwell, Idaho 83607 (208)454-0933

(208)454-0955 WWW.SKINNERLANDSURVEY.COM surveys@skinnerlandsurvey.com

May 15, 2023

Legal Description for Jose Luis Duenas Job No. MR2323

Parcel 3

This parcel is a portion of Lot 8, Block 22 of Roswell Park Fruit Tracts as recorded in Book 3 of Plats at Page 56 in the Office of the Recorder for Canyon County, Idaho, lying in Government Lot 3 of Section 23 in Township 5 North, Range 6 West of the Boise Meridian, Canyon County, Idaho and is more particularly described as follows:

COMMENCING at the Northwest corner of Lot 8, Block 22, a found 1/2 inch diameter rebar;

thence South 89°17'42" East along the North boundary of Lot 8 a distance of 277.76 feet to the **TRUE POINT OF BEGINNING**, a ½ x 24 inch rebar set with plastic cap stamped P.L.S. 15352;

thence continuing South 89°17'42" East a distance of 277.76 feet to the Northeast corner of Lot 8, a  $\frac{1}{2}$  x 24 inch rebar set with plastic cap stamped P.L.S. 15352;

thence South  $00^{\circ}57'15''$  West along the East boundary of Lot 8 a distance of 323.86 feet to the Southeast corner of Lot 8, a  $\frac{1}{2} \times 24$  inch rebar set with plastic cap stamped P.L.S. 15352;

thence North 89°15'26" West along the South boundary of Lot 8 a distance of 277.55 feet to a  $\frac{1}{2} \times 24$  inch rebar set with plastic cap stamped P.L.S. 15352;

thence North 00°54'59" East a distance of 323.67 feet to the **TRUE POINT OF BEGINNING**, said parcel being 2.064 acres more or less, and being subject to any and all easements and rights of way of record or implied.


Thomas J. Wellard, PLS Rodney Clark, PE

Skinner Land Survey 17842 Sand Hollow Road Caldwell, Idaho 83607 (208)454-0933 WWW.SKINNERLANDSURVEY.COM

surveys@skinnerlandsurvey.com

May 15, 2023

Legal Description for Jose Luis Duenas Job No. MR2323

Parcel 4

This parcel is a portion of Lot 8, Block 22 of Roswell Park Fruit Tracts as recorded in Book 3 of Plats at Page 56 in the Office of the Recorder for Canyon County, Idaho, lying in Government Lot 3 of Section 23 in Township 5 North, Range 6 West of the Boise Meridian, Canyon County, Idaho and is more particularly described as follows:

BEGINNING at the Northwest corner of Lot 8, Block 22, a found 1/2 inch diameter rebar;

thence South  $89^{\circ}17'42''$  East along the North boundary of Lot 8 a distance of 277.76 feet to a  $\frac{1}{2} \times 24$  inch rebar set with plastic cap stamped P.L.S. 15352;

thence South  $00^{\circ}54'59''$  West a distance of 323.67 feet to a point on the South boundary of Lot 8, a  $\frac{1}{2}$  x 24 inch rebar set with plastic cap stamped P.L.S. 15352;

thence North 89°15'26" West along said South boundary a distance of 277.55 feet to the Southwest corner of Lot 8, a found 1/2 inch diameter rebar;

thence North 00°52'43" East along the West boundary of Lot 8 a distance of 323.49 feet to the **POINT OF BEGINNING**, said parcel being 2.063 acres more or less, and being subject to any and all easements and rights of way of record or implied.



Thomas J. Wellard, PLS Rodney Clark, PE

# Skinner Land Survey 17842 Sand Hollow Road Caldwell, Idaho 83607

(208)454-0933 WWW.SKINNERLANDSURVEY.COM surveys@skinnerlandsurvey.com

May 15, 2023

Legal Description for Jose Luis Duenas Job No. MR2323

10.00 Foot Irrigation & Utility Easement

This easement lies in Lots 5 through 8, Block 22 of Roswell Park Fruit Tracts as recorded in Book 3 of Plats at Page 56 in the Office of the Recorder for Canyon County, Idaho, lying in Government Lot 3 of Section 23 in Township 5 North, Range 6 West of the Boise Meridian, Canyon County, Idaho and is more particularly described as follows:

BEGINNING at the Northeast corner of Lot 7, Block 22, a found ½ inch diameter rebar;

thence South 1°01'45" West along the East boundary of Lot 7 a distance of 5.00;

thence North 89°17'42" West, parallel with the North boundary of Lots 7 and 8, a distance of 1111.04 feet to a point on the West boundary of Lot 8;

thence North 00°52'43" East along the East boundaries of Lots 8 and 6 a distance of 10.00 feet;

thence South 89°17'42" East, parallel with the South boundary of Lots 6 and 5 a distance of 1111.07 feet to a point on the East boundary of Lot 5;

thence South 1°01'45" West along said East boundary a distance of 5.00 feet to the **POINT OF BEGINNING**, said easement being subject to any and all easements and rights of way of record or implied.



## EASEMENT

De0009324

THIS AGREEMENT made and entered into this 10th day of <u>Max Ch</u>, 2000, by and between LONNIE PAX MAGGARD and BARBARA <u>A Sorrell</u> N. MAGGARD, husband and wife, the party of the first part, and Dennis D Sorrell LANCON A Sorrell LONNIE RAY MAGGARD and BARBARA N. MAGGARD, husband and wife, the

party of the second part.

WHEREAS, the party of the first part, is record title owner of the following described real property located in Canyon County, Idaho, hereinafter known as the "Easement Property No. 1", and more particularly described as follows:

> JO 7 AND 8 The South 40 feet of Lots 22, Roswell Park Fruit Tract, Parma, Canyon County, Idaho, according to the Plat filed in Book 3 of Plats, Page 56, records of said County.

WHEREAS, the party of the first part, is record title Stond owner of the following described real property located in Canyon County, Idaho, hereinafter known as the "Easement Property No. 2", and more particularly described as follows:

> The South 30 feet of Lots 7 and 8 and the North 30 feet of Lots 9 and 10, all in Block 22, Roswell Park Fruit Tract, Parma, Canyon County, Idaho, according to the Plat filed in Book 3 of Plats, Page 56, records of said County.

WHEREAS, the party of the second part is record title owner of the following described real property located in Canyon County, Idaho, hereinafter referred to as the "Benefitting Property No. 1", and more particularly described as follows: Lots 9 And 10, WHEREAS, the party, Idaho, according to the Plat filed in Book 3 of Plats, Page 56, records of said County. WHEREAS, the party of the second part is record title owner of the following described real property located in Canyon County, Idaho, hereinafter referred to as the "Benefitting Property No. 2", and more particularly described as follows:

> Lots 7, 8, 9 and 10, Block 22, Roswell Park Fruit Tract, Parma, Canyon County, Idaho, according to the Plat filed in Book 3 of Plats, Page 56, records of said County.

WHEREAS, the party of the first part is willing to grant to-the party of the second party an Easement for ingress and egress, irrigation water, drainage and utilities to the Benefitting Properties over, under and across the Easement Properties.

NOW THEREFORE, for TEN DOLLARS (\$10.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, the party of the first part, as owner of the Eastment Properties grants to the party of the second part, as owner of the Benefitting Properties, Eastments as follows:

5 イメ

The party of the first part, as owner of Easement Property No. 1, grants to the owner of Benefitting Property No. 1, an easement for ingress and egress, over and across Easement Property No. 1 and also an easement for irrigation water, drainage It is understood that the owner of water and utilities. Benefitting Property No. 1, their family, tenants, servants, employees, visitors and licensees may use the Easement for ingress and egress to Benefitting Property No. 1 for all purposes connected with the use and enjoyment of said property and for whatever purposes Benefitting Property No. 1 may from time to time be lawfully used for. The costs of placement, repair and maintenance of the ingress/egress easement shall be paid by the owner of fot 12, Block 22, Roswell Park Fruit Tract, unless the owner of Lot 11, Block 22, Roswell Park Fruit Tract, also uses the ingress/egress easement, in which case, the costs of placement, repair and maintenance of the ingress/egrass easement shall be shared equally ק,8٩٨٣٢, by the owners of Lots <del>11 and 12</del>, Block 22, Roswell Park Fruit Tract. The owner of Benefitting Property No. 1 shall also have the right to enter on Easement Property No. 1 for the purpose of obtaining irrigation water and allowing for drainage water and for the purpose of maintenance, repair and replacement of the irrigation delivery and drainage system. The owner of Benefitting

EASEMENT - 3 CU JLD O.S LL Property No. 1 shall also have the right to enter on Easement Property No. 1 for the purpose of placing utility lines and for the purpose of maintenance, repair and replacement of said utility lines.

### SECOND

The party of the first, as owner of Easement Property No. 2, grants to the owner of Benefitting Property No. 2, an easement for ingress and egress, over and across Easement Property No. 2 and also an easement for irrigation water, drainage water and utilities. It is understood that the owner of Benefitting Property No. 2, their family, tenants, servants, employees, visitors and licensees may use the Easement for ingress and egress to Benefitting Property No. 2 for all purposes connected with the use and enjoyment of said property and for whatever purposes Benefitting Property No. 2 may from time to time be lawfully used The costs of <del>placement</del>, repair and maintenance of the for. ingress/egress easement shall be paid equally by the events of First And Second PARt. Benefitting Property No. 2. The owner of Benefitting Property No. 2 shall also have the right to enter on Easement Property No. 2 for the purpose of obtaining irrigation water and allowing for drainage water and for the purpose of maintenance, repair and replacement of the irrigation delivery system and drainage system. The owner of Benefitting Property No. 2 shall also have the right to enter on

SLD LS

Easement Property No. 2 for the purpose of placing utility lines and for the purpose of maintenance, repair and replacement of said utility lines.

These grants of easement shall be perpetual and shall be appurtement to the Benefitting Properties and shall run with the land.

This Agreement shall bind the heirs, personal representatives, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF the parties have signed this Agreement the day and year first above written.

LONNIE-RAY MAGGARD Dennis D. Surrell

DADDADA N MACCADA

LANeum A. Sornell

LONNIE RAY MAGGARD JOSE LUIS QUENAS

Dermis D. Socrell

inthis Due BARBARA N. MAGGARD - LANCON ANONA A SORREAL Cynthia Duenas



STATE OF IDAHO

COUNTY OF CANYON

On this 16th day of March in the year 2000, before me, a Notary Public, personally appeared Jose Luis Duenas and Cynthia Duenas known or identified to me to be the persons where names are subsertited to the within instrument, and acknowledged to me that they executed the same.

Notary Public

Residing at Wilder My commission expires 1-27-05

STATE OF IDAHO

COUNTY OF CANYON

On this 17th day of March in the year 2000, before me, a Notary Public, personally appeared Dennis D. Sorrell and LaNeva A. Sorrell known or identified to me to be the persons whose names are subsecibed to the within instrument, and acknowledged to me that they

executed the same. Notary Public

Residing al Wilder My commission expires 1-27-05





ORDE

P

RECORDED ON THR 17 AM 11 28

20

Ö

00

9 2

r v

÷



Page 1 of 1 04/18/2023 11:45 AM

200010149

RECORDED

00 MAR 24 AM 11 59 G NOEL HALES CANYON CNTY RECORDER BY CONTY RECORDER

Page 2 of 2 04/18/2023 12:43 PM



#### QUITCLAIM DEED

#### FOR VALUE RECEIVED

#### CYNTHIA DUENAS, now known as CYNTHIA MEJIA,

hereinafter called the first party, does by these presents remise, release and forever QUITCLAIM unto

#### JOSE LUIS DUENAS,

whose current address is 26305 Pioncer Lane, Parma, Idaho 83660, hereinafter called the second party, and to his heirs and assigns, all title which first party now has or may hereafter acquire, in the following described real property, situated in Canyon County, State of Idaho, to-wit:

#### SEE EXHIBIT A ATTACHED HERETO.

Together with all tenements, hereditaments and appurtenances thereunto belonging.

IN WITNESS WHEREOF, the said first party has hereunto set her hand and seal.

CYNTHIA DUENAS nka CYNTHIA MEJIA

STATE OF IDAHO

) SS:

COUNTY OF CANYON

On this \_\_\_\_\_\_ day of December, 2001, before me, a Notary Public for Idaho, personally appeared CYNTHIA DUENAS, known or identified to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that she executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.



Notary Public for Idaho

Residing at: Rample all My Commission Expires: 050305

717 Storkinghan Avenue, Suite 200, Caldwell, Idaho 83605

INAPPERIAL CARV

UNOFFICIAL COPY

#### EXHIBIT A

Lots 7 and 8, Block 22, ROSWELL PARK FRUIT TRACT, Canyon County, Idaho, according to the plat filed in Book 2 of Plats, Page 56, records of said County.

Lots 5 and 6, Block 22, ROSWELL PARK FRUIT TRACT, Canyon County, Idaho, according to the plat filed in Book 2 of Plats, Page 56, records of said County.

> REQUES

78

UNDERICIAL COPY

0

MON (

١

5  $\mathcal{O}$ 

RECORDED

2001 DE9 17

ے.. 4

CANYON C NOEL HALES RECORDER

л Ч

hen

LINNEEICIAL CODV

## **Canyon County Development Services**

111 N. 11th Ave. Room 310, Caldwell, ID 83605 (208) 454-7458

Building Division Email: buildinginfo@canyoncounty.i Planning Division Email: zoninginfo@canyoncounty.id										
Receipt Number: 79500			Date:	6/16/2023						
Date Created: 6/16/2023 Customer's Name: Jose Duenas Sanc		Status: Active								
Comments: AD2023-0063 & RD2023-00	009									
Item Being Paid For:	<b>Application Number:</b>	Amount Paid:	Prevs Pymnts:	Unpaid Amnt:						
Planning - Director's Decision without Notification to Property Owners - All Others	AD2023-0063	\$330.00	\$0.00	\$0.00						
Planning - Multiple Director Decisions without Notification on Single Application	AD2023-0063 เ	\$80.00	\$0.00	\$0.00						
	Sub Total	\$410.00	-							
	Sales Tax	\$0.00								
	<b>Total Charges</b>	\$410.00	]							
PAYMENTS										
<b>Type of Payment:</b>	Check/Ref Number:	Amount:								
Check	486	\$410.00								
	<b>Total Payments</b>	\$\$\$410.00	]							
ADJUSTMENTS										
	<b>Receipt Balance</b>	\$0.00	]							

## **EXHIBIT VII**

# **Roswell Park Fruit Tract**

Board of County Commissioners Case# RD2023-0009-APL

Hearing date: January 15, 2025

		**				\ \ \ \ \ \	
6295 0 2 0 2	629.5 / 830. / 830. 8 2 8 5 8 5 8 5 8 5 8 5 8 5 8 5 8 5	/ 00	1297.3 () ECTION-NO. 13 OLD, 97 Source	/322.3 0	- 7 VENUE /322.3 W	SECTION NO. 13	-
	3 9826 4	3 '9'5' 6	· · · · ·	CHANNEL	9 0 0 000	B015	
	. 5 VORE	ک عنونو ک	Block 4	Block 3	Block 2 ER	Block 1	
	7 5 5 8 6	5	12 99.1 Ø	/324/ 1	80 1324.1D	00000000000000000000000000000000000000	
2 10 2 10	9 49 10 8 8 m 8 m 9 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	9 10				1 '4 th	ors of PA
		250			$\langle \  \  \  \  \  \  \  \  \  \  \  \  \ $	<u>3</u> 200	
K 12 - - - - - - - - - - - - -	13 00 14 m 15 4 16	13 00 00 00 00 00 00 00 00 00 00 00 00 00	7 Fadius = 30. Ft. 7 = 10.29 Ft.			UM SHIT	٥ç
632.0 532.0		602.0 NORTH	638/	637.7 637.7 V	$- \underbrace{\overrightarrow{A} \underbrace{E} \underbrace{E} \underbrace{C} \underbrace{E} \underbrace{E} \underbrace{G37.6} G$		<i>th</i>
	2 38 2 2 38 2 2 28 2 2 2 2	- N N	2 / 3520	2 /	2 / m	AINAGE	pla Ad
	5 999 6		4 3 52F 932	4 5 W	6 5	Tract	
	7 936 3350 € 3350 € 3350 €		8 7 33 26 9 7	8 7	8 7	Wild &	Lin pro its
18 19 10 10 10 10 10 10 10 10 10 10 10 10 10	9 9 10	10 350 350 350 9 500 20	11 9 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	12	13	638.5 1 638.5 9 15- 10 19	
10 10 10 10 10 10 10 10 10 10 10 10 10 1	11 997 12 12 997 12		12 11 25 12 12 12 12 12 12 12 12 12 12 12 12 12	12 11	12 11 m	12 0 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	
3 3 3 4 4	13 vo 14	3566 E/	14 · /3 · 5226	14 13 to	4 13 4 4 13 4	Tract 15	$\backslash$
	15 V SECT/ 15 V 16 634.2 638.1	ON NO. 14 SE	CTION NO. 13 16 15 5	16 15 0 639.7 609.7 PARK	16 15 4 POINT 609.5 639.5	SECTION NO. 13	
	634.2 634.2 634.2 635./ 635./	478.1 Radius Radius Roads	484.7 639.7 = 155 FA - in Port = 25 Ft Wide / is ECTION NO. 24	639.7 609.7	A VENUE 6095 6395 CorRedius 30.FK Cen. " = 10.28 Fr. 1 2	639.4 639.4	2
	3 8 10 4	4 4	4 3 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	4 3 ¥	5 FZE	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	+/
	5 886 6	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	6 5 5 0.52E	6 5 ¥	6 5	323.9 9 99 123.7	0
	20	7 5526	* * osee	8 7 <b>*</b>	8 7	1.5	)
4		21.4		10 9 +	10 9 ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° °	10 10 12 10 10 10 10 10 10 10 10 10 10 10 10 10	
SNAT 200 12	11 5775 11 12	1 5886 1 5986	12 11 N N	12 11	12 // m 12 // m	9	
Sr #	13 5 6 14		14 13 +2E 16 15 6	14 13 4 Nr 15 60	14 13 m m m	· 14	
6 6 6 6 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	634.4 534.1	ROSWELL PARA ROSWELL PARA ROSWELL PARA 64	16 15 5 41.5 641.5	16 13 Ridge war 488.0 643.0 480.0 480.0	PARK 486.2 541.2	641 6 15 2 1/30 8.3	
	100	Roads in Park	2 / 50	2 / 00	Rodius = 155 FF Roads in Park = 25 FFWide. 2 2 FT Tract /	Wills	l
DSMI 4			4 5 52	4 3 8 6 5 8	CANAL S	Block 28	
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	<u> </u>		6 5 SEC 8 7 SEC 8 7 SEC	6 5 ¥	Tract 7.	Panée	1
	23 ,0	24 50	25		642.5 27 667.5	1310 g Ø	
		5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	12 11 14 11 14 11 12 11 12 11 12 11 12 11 12 11 12 11 12 11 12 12	12 % Of 1/2 %			
	0	<u>م</u> بن بن بر	14 13 × 13	Tract 15	Tract 9		
	*** 16	15 8 8	ECTION NO.24	x 5 16	1313.0 P	SECTION NO. 24	
352.5 397.5 47. 552.5 397.5 47. Redust - Redust	9.8 6348 6349 155. Ft. Park - 25 Ft. Wide N 2	604.9 <b>5 v <u>E L</u> <u>C</u> 604.9 0 Cor. R v <u>Cor.</u></b>	613.7 668.7 613.7 668.7 Radius=3a.FF. 2	/// 645.7 645.7 // 1341.4	AVENUE 13/3.0 W	SECTION NO.25	
	N	710N NO. 26 N SI	ECTION NO. 25 Tract 1				
	5 N N N 6	د به چې ک ۱۹ مې	6 SZER Tract 7	Block 31	Block 30		

THE ROSWELL PARK FRUIT COMPANY, Limited, a Corporation organized under the Laws of Idaho, does hereby certify that it is the owner If the lands shown on the annexed plat, designated as ROSWELL PARK FRUIT TRACT, and described as follows :-

The N. 1/2 of the N. 1/2 of Sec. 13;

The E 1/2 of Sec. 14;

Lots 3 and 4, and the E. 1/2 of Sec. 23; The W. 12, the N.E. 14, the W.12 of the S.E. 1/4, and the N.E. 1/4 of the S.E. 1/4

of Sec. 24;

The N.W. 14 of the N.E. 14, the W.1/2 of the N.W. 14, and the N.E. 14 of the N.W. 1/4 of Sec. 25;

And Lots 1, 2, and 3, the N.E. 1/4, and the N.W. 1/4 of the S.E. 1/4 of Sec. 26; All in Township 5 North, of Range 6 West of the Baise Meridian:-And does hereby certify that it has had the same surveyed and

platted as shown by the annexed plat, and does dedicate all Drives and

Avenues shown thereon to Public use forever. In Witness Whereof The ROSWELL PARK FRUIT COMPANY, mited, by Resolution of its Board of Directors, has caused these presents to be subscribed by its Vice President, and its Secretary, and As Corporate Name and Seal to be hereunto affixed.

ROSWELL PARK FRUIT COMPANY. LTD.

SEAL

SIHL

5

A

REDUCED COPY

1"=1.000

CB Hurth 976Bowelf Vice President. Secretary. SEAL STATE OF IDAHO, S.S. On this 19th day of March A.D. 1910, before me, Jours Conser, a Notary Public in and for said County, personally appeared C. B. Hurtt , known to me to be the Vice President of the Corporation that executed the foregoing instrument, and acknowledged that such Corporation did execute the same. In Witness Whereof I have hereunto set my hand and seal the day and year last above written. John P. Record Notory Public. SEAL I hereby certify that I, Arthur Milliken, am a Licensed Surveyor " for the State of Idaho, and that I am the Surveyor who surveyed the lands shown in the annexed plat, designated as THE ROSWELL PARK FRUIT TRACT, and I further certify that said plat correctly represents the survey as made by me, and that the lands included therein are correctly described in the above Certificate of Dedication. arthur Milliken Licensed Surveyor. Subscribed and sworn to before me this 10th day of March A.D. 1910. C.E. Norrich Notary Public.

ROSWELL PARK FRUIT TRACT IN SEC.



56 0

Canyon County Surveyor