



PLANNING AND DEVELOPMENT SERVICES

5500 S 5th Ave | Pocatello, Idaho 83204 | 208.236.7230 | www.bannockcounty.us

AGENDA

BANNOCK COUNTY

PLANNING & DEVELOPMENT COUNCIL MEETING

JULY 16, 2025 – 5:15 PM

The public meeting will be held in Conference Room 1, Office of Planning and Development Services, 5500 S 5th Ave, Pocatello, ID 83204.

Any citizen who wishes to address the Council, must first complete a sign-up sheet and give their name and address for the record. If a citizen wishes to read documentation of any sort to the Council, they must have a copy available to submit as part of the record. There will be a three (3) minute time limitation for presentations by citizens. The purpose of this agenda is to assist the Council and interested citizens in the conduct of this public meeting. **Citizens should examine the agenda for the item of their interest. However, citizens are advised that only Public Hearings allow for public comment during the discussion / consideration process.** Citizens have an opportunity to be heard by the Council if the item meets the criteria as described in the agenda. *You must sign in at the start of the meeting to be recognized.*

RECESS: The Council Chair or Vice Chair may call a recess, as they deem necessary, to allow Council members and participants a brief rest period.

Bannock County complies with requirements of the Americans with Disabilities Act. Special accommodations can be provided with three (3) days advance notice by calling 208.236.7230, emailing development@bannockcounty.gov, or coming into the office.

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|-----------------|----|--|
| AGENDA ITEM NO. | 1. | ROLL CALL AND DISCLOSURE OF CONFLICT OF INTEREST – EX-PARTE COMMUNICATION AND SITE VISIT

Disclose any communication, including who was there and the basic substance of conversation. Disclose if a site visit was made, location(s) of the site visit and what was seen. |
| AGENDA ITEM NO. | 2. | PRELIMINARY BUSINESS
a) Agenda Clarification and Approval (Action Item) |

- AGENDA ITEM NO. 3. APPROVAL OF MINUTES (**ACTION ITEM**)
a) June 18, 2025

PUBLIC HEARING ITEMS

(The procedure used for conducting the public hearings is at the end of this agenda.)

- AGENDA ITEM NO. 4. CONDITIONAL USE PERMIT – PORTABLE PREBUILT
SHEDS: JoAnn Hall petitions for a conditional use permit
to sell portable prebuilt sheds. The facility proposes hours
of operation to be Monday through Saturday from 9:00
a.m. to 6:00 p.m. Property owner will be operating the
business. The affected property is known as parcel
RPR4227019000 and is currently addressed as 10948 S.
Dempsey Creek, Lava Hot Springs, ID 83246. At the
hearing, the Council shall evaluate the proposed use
against criteria established in §530 of the Zoning
Ordinance. Type of action: Decision.
(ACTION ITEM)

- AGENDA ITEM NO. 5. SUBDIVISION CONCEPT PLAN – CHESTNUT HILL
SUBDIVISION: Pursuant to Section 302 of the Bannock
County Subdivision Ordinance, Stewart Ward proposes a
lot line adjustment to adjust a portion of the common line
between Lots 3 and 4 in the Cinnamon Springs
Subdivision. The subject properties are parcels
RPRRCIN000401 and RPRRCIN000301. All lots will utilize
existing individual culinary wells and septic systems. Type
of action: Decision.
(ACTION ITEM)

- AGENDA ITEM NO. 6. REZONE: Bryan Moon proposes the redesignation of
approximately 6.75 acres of land from Agricultural to
Residential Suburban on the Zoning Map. The subject
property is located in Section 4 of Township 6 South,
Range 34 East of the Boise Meridian and identified as
parcel RPRRMNL000500. Type of action:
Recommendation to County Commissioners.
(ACTION ITEM)

BUSINESS ITEMS

None

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- | | | |
|-----------------|-----|---|
| AGENDA ITEM NO. | 7. | ITEMS OF INTEREST
a) Update on recommendations to Commissioners
b) Discussion of upcoming hearing items
c) Announcements |
| AGENDA ITEM NO. | 8. | CITIZEN COMMENTS
This time has been set aside to hear items from the audience, not listed on the agenda. Items which appeared somewhere else on the agenda will not be discussed at this time. The Council is not allowed to take any official action at this meeting on matters brought forward under this agenda item. You must sign in at the start of the meeting in order to be recognized. Note: Total time allotted for this item is fifteen (15) minutes, with a maximum of three (3) minutes per speaker. |
| AGENDA ITEM NO. | 9. | WORK SESSION
a) None |
| AGENDA ITEM NO. | 10. | ADJOURN |
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The application for each item will be available to the public by request at Planning and Development Services office and on the department's website at www.bannockcounty.us/planning. Written testimony of fewer than two (2) pages must be received by the Planning and Development Services office no later than July 8, 2025. Written testimony may also be sent to development@bannockcounty.gov. Any written testimony not received by the deadline must be brought to the council meeting and presented at the public hearing. All submitted testimony shall be considered public record. Discriminatory testimony shall not be permitted. Written testimony must comply with standards established in §560.7 of the Bannock County Zoning Ordinance.

PUBLIC HEARING PROCEDURE

1. A presentation is made by the applicant.
2. An explanation of the subject of the hearing is presented by the Planning and Development Service staff. (No time limit)
3. Testimony is given by the audience in favor of the proposal and then neutral on the proposal and against the proposal. Questioning of the participants, and rebuttals are entertained by the Planning and Development Council
4. The applicant may rebut the arguments offered by the opposition.
5. The Planning and Development Council discusses the hearing subject; they may direct questions to the staff, the applicant and the audience during this stage of the hearing process.
6. The hearing is closed to oral testimony from the applicant and the audience. The hearing process is concluded.

The Council accepts oral testimony and may accept limited written testimony from those in attendance, but only if the parties have filled out the testimony sign-in sheet. **If you have submitted written testimony as part of the packet, you cannot also give an oral testimony unless it is to read the written testimony into the record.** In order to keep a clear audio recording of this hearing, when testifying, a person must come to the podium and state their full name and address. Comments will not be accepted from the audience seats and discriminatory testimony shall not be permitted. There shall be no booing, hissing, or cheering.

AGENDA ITEM NO. 3

Approval of Minutes

- June 18, 2025

BANNOCK COUNTY PLANNING AND DEVELOPMENT COUNCIL

DRAFT MEETING MINUTES | June 18, 2025

BANNOCK COUNTY STAFF PRESENT: Hal Jensen, Planning Director and Annie Hughes Williams, Zoning Planner.

Ward calls the meeting to order at 5:15 p.m.

1. ROLL CALL AND DISCLOSURE OF CONFLICTS OF INTEREST:

Present Council Members: Stewart Ward, Ed Ulrich, Chad Selleneit, Molly Dimick, and Krystal Madsen.

Stewart Ward recused from Agenda Item No. 4 and Item No. 6.

2. PRELIMINARY BUSINESS AGENDA CLARIFICATION AND APPROVAL:

Hal Jensen, Planning Director, no agenda clarification or modifications.

Ulrich makes motion to approve agenda as outlined. Madsen seconds. All in favor.

3. APPROVAL OF MINUTES:

Ulrich makes motion to approve minutes as written for March 19, 2025, April 16, 2025, and May 21, 2025.

Selleneit seconds. All in favor.

PUBLIC HEARING:

Selleneit makes motion to open public hearing. Dimick seconds. All in favor.

4. VARIANCE FROM §327 – BUILDING BULK AND PLACEMENT STANDARDS:

Jeremy Maska requests a variance for side yard setback for one residential accessory structure. The current side yard setback is 20' and the applicant is proposing a 10' side yard setback. The affected property is labeled as parcel RPRRCIN000301 and is currently addressed as 9498 Chestnut Hill Drive, Pocatello, ID 83204.

Jeremy Maska, West Wind Construction, 1655 N. 2nd Avenue, Pocatello, ID 83201. Requesting a variance for side yard setback. There was a pad that was built when house was built so trying to put a new shop on that pad. Not a whole lot of room to work with there. Property to the west is open space for Deer Hollow Subdivision and established trees on the east side of pad that applicant would prefer not to destroy.

STAFF

Annie Hughes, Zoning Planner, “staff finds that there may be a reasonable alternative due to the topography. Slopes are over 20 percent and they are located to the north and east of the parcel. Council may consider the dirt area back behind or the landscaped area next to the existing dwelling. Do you have any questions?”

Selleneit, “Jeremy towards the back of the property, does that slope up also?”

Jeremy Maska, “to the north, that brown area is significantly lower than the rest of the property. It slopes down. House is sitting on a mound.”

Dimick, “what is the proposed height of the shop?”

Jeremy Maska, “16’ to the eve and height to the peak would be 20’ I believe.”

Selleneit, “are there any plans to put septic or water to that shop?”

Jeremy Maska, “no, accessory structure only.”

PUBLIC TESTIMONY

Public testimony in favor: None.

Public testimony neutral: None.

Public testimony opposed: None.

FINDINGS

1. The applicant has shown there **is not** a reasonable alternative.

This is based on:

Due to the topography, both uphill and downhill of the lot, there is no alternative that doesn’t require extensive fill.

2. The variance **is not** in conflict with the public interest.

This is based on:

There were no objections from the public and the west side of the boundary borders open space area.

3. The variance **will not** adversely affect adjacent property.

This is based on:

It will not adversely affect adjacent property due to lot size and open space. Also, there were no objections from the bordering property owners.

4. If the variance is not granted, the applicant **will** suffer undue hardship caused by the physical characteristics of the site.

This is based on:

Based on the topography, the location is already flat and would require substantial improvement anywhere else on the lot.

Selleniet, based on the record and discussion this evening, I move to approve the request by Jeremy Manska requesting a variance for a 10' side yard setback, as described in the application materials, as supplemented with additional information attached in the staff report, according to testimony received, and to adopt the proposed findings and order for signature by the Chair or Vice-Chair.

Dimick seconds.

Roll call. Dimick-yes. Ulrich-yes. Selleniet – yes. Madsen – yes.

Motion approved 4-0.

5. VARIANCE FROM §347 – BUILDING BULK AND PLACEMENT STANDARDS:

Dustin Holsten requests a variance to build a duplex on 1.0 acres. The current standard requires 1.5 acres. The affected property is labeled as parcel RPR4227015901, currently unaddressed.

Dustin Holsten, 757 Pebble Creek Road, Bancroft, ID 83217. I have an acre and trying to build a duplex in Lava off of Fish Creek Pass. Contacted three property owners and one of them is here and I have written consent from the two (2) abiding neighbors. I was not able to get a hold of the fourth neighbor. Setbacks will be met. Relatively small. Doing this for income due to health issues.

Selleniet, “are they going to be rentals?”

Dustin Holsten, “yes, short term plan and long-term rentals, Airbnb.”

Selleniet, “how many square feet for each side?”

Dustin Holsten, "it will be 2100 sq. ft. for both units, 1100 per unit."

STAFF

Annie Hughes, Zoning Planning, "do you have any questions regarding the staff report?"

Selleniet, "does the one acre qualify for a single-family home?"

Dustin Holsten, "I checked and it qualifies for a single-family dwelling."

Hal Jensen, Planning Director, "Mr. Holsten has secured and has approval from the Health Department based on six (6) bedrooms." Discussed density, acreage, and zoning requirements.

PUBLIC TESTIMONY

Public testimony in favor: None.

Public testimony neutral: None.

Public testimony opposed: None.

FINDINGS

1. The applicant has shown there **is not** a reasonable alternative.

This is based on:

Based on the Health Department's approval of the septic permit, it is very comparable to a single-family home and current parcel size cannot be easily altered.

2. The variance **is not** in conflict with the public interest.

This is based on:

There were two (2) written testimonies in favor that were submitted from his neighbors.

Also, there were no public objections during the meeting.

3. The variance **will not** adversely affect adjacent property.

This is based on:

There were no objections from adjacent property owners. Also, the approval from the Health Department is the same as a single-family.

4. If the variance is not granted, the applicant **will** suffer undue hardship caused by the physical characteristics of the site.

This is based on:

The applicant will only be limited to a single-family home. He will not be able to use it as a duplex and the current lot size cannot be easily altered.

Ulrich, based on the record and discussion this evening, I move to approve the request by Dustin Holsten requesting a variance to build a duplex on 1.0 acre, as described in the application materials, as supplemented with additional information attached in the staff report, according to testimony received, and to adopt the proposed findings and order for signature by the Chair or Vice-Chair.

Dimick seconds.

Roll call. Ward – yes. Ulrich – yes. Selleniet – yes. Madsen – yes. Dimick – yes.

Motion approved 5-0.

6. VARIANCE FROM §337 – BUILDING BULK AND PLACEMENT STANDARDS:

Brandon Jackson requests a variance for rear yard and side yard setbacks for one residential accessory structure. The current rear yard setback is 20' and the applicant is proposing a 6' rear yard setback. The current side yard setback is 10' and the applicant is proposing a 4' side yard setback. The affected property is labeled as parcel RPRRWE3000300 and is currently addressed as 14687 Berkshire Avenue, Pocatello, ID 83202.

Brandon Jackson, 14687 Berkshire, Avenue, Pocatello, ID 83202. Home is in Westfield Estates, Phase 2. Developer said they were working towards a blanket variance to reduce side yard and rear yard setbacks. Last lot in Phase 2. Requesting 5' variance.

STAFF

Annie Hughes, Zoning Planner, “do you have any questions regarding the staff report?”

Ulrich, “there is no intention of the developer coming back to blanket Phases 1 and 2, right?”

Hal Jensen, Planning Director, “for the record, when this was discovered, it was discovered during Phase 3, when they applied for their blanket variance, it was 4-8. At that point, we discussed

with them a blanket variance for 1, 2, and 3, that all property owners needed to be onboard with the application and they did not want to go to that level of effort. Individual property owners will need to take care of it.

PUBLIC TESTIMONY

Public testimony in favor: None.

Public testimony neutral: None.

Public testimony opposed: None.

FINDINGS

1. The applicant has shown there **is not** a reasonable alternative.

This is based on:

Due to lot size and already accepted in Phases 4 through 8. There is an existing concrete pad. A blanket setback has been approved for Phases 4 through 8.

2. The variance **is not** in conflict with the public interest.

This is based on:

Phases 4 through 8 already have a blanket variance and no public comments in opposition were submitted.

3. The variance **will not** adversely affect adjacent property.

This is based on:

Phases 4 through 8 already have a blanket variance and there were no public comments in opposition. Also, adjacent properties have not commented on this variance.

4. If the variance is not granted, the applicant **will** suffer undue hardship caused by the physical characteristics of the site.

This is based on:

There is nowhere else on the property to build the structure. Also, there is already an existing concrete pad.

Madsen, based on the record and discussion this evening, I move to approve the request by Brandon Jackson requesting a variance for a 5' side yard setback and 5' rear yard setback, as described in the application materials, as supplemented with additional information attached in the staff report, according to testimony received, and to adopt the proposed findings and order for signature by the Chair or Vice-Chair.

Dimick seconds.

Roll call. Ulrich – yes. Selleniet – yes. Madsen – yes. Dimick – yes.

Motion approved 4-0.

Selleniet makes motion to close public hearing.

Madsen seconds.

7. ITEMS OF INTEREST:

Hal Jensen, Planning Director, two items will be heard by Commissioner's in the month of July. Upcoming hearing items for July 16, 2025, Conditional Use Permit, Rezone, and Subdivision Concept Plan.

8. CITIZEN COMMENTS:

None.

9. WORK SESSION:

None.

10. MEETING ADJOURNED

The public meeting was held in Conference Room 1, Office of Planning and Development Services, 5500 S 5th Ave, Pocatello, ID 83204.

PUBLIC HEARING ITEMS

AGENDA ITEM NO. 4
Conditional Use Permit –
Portable PreBuilt Sheds – JoAnn Hall



PLANNING AND DEVELOPMENT SERVICES

5500 S 5th Ave | Pocatello, Idaho 83204 | 208.236.7230 | www.bannockcounty.us

CONDITIONAL USE PERMIT PUBLIC HEARING: JULY 16, 2025 STAFF REPORT

FILE #: CUP-25-7
LOCATION: RPR4227019000, currently addressed as 10948 S. Dempsey Creek, Lava Hot Springs, ID 83246

APPLICANT:
JoAnn Hall
10948 S. Dempsey Creek
Lava Hot Springs, ID 83246

OWNER:
Mike Hall
10948 S. Dempsey Creek
Lava Hot Springs, ID 83246

RECOMMENDATION: Staff recommends one of the following:

- Denial, or;
- Approval with the following conditions:
 1. Hours of operation 9:00 a.m. – 6:00 p.m., Monday – Saturday.
 2. All signs must adhere to Zoning Ordinance Section 475.14.
 3. Outdoor lighting must adhere to Zoning Ordinance Section 475.10.
 4. Any customer parking must be contained on property and no street parking will be permitted.

Council may wish to add additional conditions as needed.

REQUEST & BACKGROUND: JoAnn Hall petitions for a conditional use permit to sell portable prebuilt sheds. The facility proposes hours of operation to be Monday through Saturday from 9:00 a.m. to 6:00 p.m. Property owner will be operating the business.

SITE CHARACTERISTICS AND ZONING:

ZONING: Recreational

PROPERTY SIZE: ~ 4.44 acres

VIEWS: The property is visible from S. Dempsey Creek Road

EXISTING STRUCTURES: Single-family residence and outbuildings

SURROUNDING LAND USES AND ZONING

NORTH: Primarily bare ground with some residential uses and is designated as Recreational on the zoning map.

EAST: Primarily bare ground and is designated as Recreational on the zoning map.

STAFF REPORT
CONDITIONAL USE PERMIT- HALL
Page 1 of 5

SOUTH: Primarily bare ground with some residential uses and is designated as Recreational on the zoning map.

WEST: Primarily bare ground with some residential uses and is designated as Recreational on the zoning map.

APPLICABLE LAWS AND PLANS:

1. Idaho Code §67-6512, SPECIAL USE PERMITS, CONDITIONS, AND PROCEDURES
2. Bannock County Comprehensive Plan, 2025-27
3. Bannock County Zoning Ordinance, 1998-1, specifically:
 - a. §340 RECREATION ZONING DISTRICT
 - b. §395 USE REGULATIONS SUMMARY
 - c. §530 CONDITIONAL USE



SITE MAP



ZONING MAP

CONDITIONAL USES (ZONING ORDINANCE §530)

A conditional use may be granted to an applicant if the proposed use is otherwise prohibited by the terms of the ordinance, but may be allowed with conditions under specific provisions of the ordinance and when it is not in conflict with the comprehensive plan.

STANDARDS FOR APPROVING A CONDITIONAL USE PERMIT (ZONING ORDINANCE §530.6)

The Planning and Development Council may grant a conditional use permit if it makes affirmative findings on each of the following standards:

- A. The proposed use would not adversely affect surrounding properties to a materially greater extent than would a permitted use in the district.**

Staff Findings of Fact

Applicant states it would not affect any surrounding areas and would not impede views. Applicant also states that the Lava Hot Springs Cemetery is to the south of property and livestock to the west of property. The business will be onsite, opened five (5) months out of the year, and will be owner operated. Inventory is low due to online purchases. The Council should review these uses to determine whether this proposed use would

adversely affect surrounding properties to a materially greater extent than would a permitted use in the district.

- B. The proposed use would not cause an undue disruption of travel or an extraordinary increase in the volume of traffic in the vicinity of the proposed use.**

Staff Findings of Fact

Applicant states that all transactions will be done online. Once a purchase has been made, applicant will contact delivery driver to pick-up the shed from the warehouse, applicant's property or sales lot. The proposed use is not anticipated to increase traffic as deliveries will be approximately five (5) times per year. Applicant also states there is very little traffic due to online success. The Council should determine if this proposed use would cause an undue disruption of traffic in the vicinity.

- C. The proposed use would not damage the public health, safety, or general welfare within its vicinity, or be materially injurious to properties or improvements in the vicinity.**

Staff Findings of Fact

Applicant states that all sales are completed online and applicant will carry very limited amounts of sheds for display. The Council should review conditions listed in the staff report to determine if they can mitigate the use or if this proposed use would damage public health, safety or general welfare within the vicinity.

- D. The proposed use would be consistent with the goals and policies of the Comprehensive Plan.**

Staff Findings

Staff has identified the following applicable goals and policies (others may be identified by the Council):

The Bannock County Comprehensive Plan states:

Goal 2.2 - *Development that fosters economic growth while maintaining the rural character of the county.*

Goal 3.2 - *A strong and diverse economy.*

Strategy 3.2.1 - *Appropriately zone locations within the county to allow for a variety of residential, agricultural, commercial, and industrial uses.*

Strategy 3.2.2 - *Continue to support Bannock Development Corp. and other economic drivers and their efforts.*

Strategy 3.2.3 - Support the development of economic incentives for business expansion and growth.

- E. The proposed use would be designed to be as compatible in terms of building height, bulk, scale, setbacks, open spaces, and landscaping with adjacent uses as is practical.

Staff Findings of Fact

Applicant states the lot is tucked off the main road by 65' with access from Henderson Canyon Road. Applicant will be required to comply with all Bannock County Ordinances.

IDAHO CODE REGARDING CONDITIONAL USE PERMITS

IC 67-6512(a): Denial of a special use permit or approval of a special use permit with conditions unacceptable to the landowner may be subject to the regulatory taking analysis provided for by section 67-8003, Idaho Code, consistent with requirements established thereby.

IC 67-6512(e): Prior to granting a special use permit, studies may be required of the social, economic, fiscal, and environmental effects and any aviation hazard as defined in section 21-501(2), Idaho Code, of the proposed special use. A special use permit shall not be considered as establishing a binding precedent to grant other special use permits. A special use permit is not transferable from one (1) parcel of land to another.

AGENCY COMMENTS:

None at time of report.

PUBLIC COMMENTS:

None at time of report.

REPORT BY:

Annie Hughes Williams, Zoning Planner
annieh@bannockcounty.gov
208-236-7230

REPORTED DATE: July 8, 2025

**Staff comments in this report are based solely upon evidence available at the time of the report. Additional information may be brought to light at or before the hearing.*

EXHIBITS:

1. Application and site plan
2. Applicable Laws (on file with Staff)
3. Evidence of Notices (on file with Staff)
4. Agency/Public Comments (if any)

EXHIBIT 1

Application & Site Plan

CUP-25-7 JoAnn Hall

Submitted On: May 7, 2025

Conditional Use Permit**Parcel #**

RPR4227019000

Zoning

Recreational

Please describe your project.

Selling of portable/prebuilt sheds

What product or service are you providing?

Portable/prebuilt sheds

Proposed hours of operation

0900-1800

Proposed days of the week operation will be in use

Monday-Saturday

Method for Handling Waste

One garbage can

Proposed number of employees

1

Equipment and Machinery Use

None on site

Water Supply

Private

Sewage Disposal

Private

Will New Buildings be Required?

No

Will Existing Buildings be Utilized?

Yes

If yes, describe:

Home office

Vehicles Used in Operation:

Vehicle that transports prebuilt sheds does not stay on site and is only used when called.

Will there be any emissions, such as smoke, dust, etc.?

No

Daily One-Way Vehicle Trips, Including Employees, Deliveries, etc.

1

Standards for Approval

Please address how your request meets each of the following standards for approval:

Narrative addressing how your application meets criterion 1: The proposed use would not adversely affect surrounding properties to a materially greater extent than would a permitted use in the district.

It would not affect any surrounding areas. It doesn't impede anyone's views. There's the Lava Hot Springs cemetery to the south of my property and cows to the west. My business is only open 5 months of the year. I support the recreational zoning because my target is selling to seasonal recreational property owners.

Narrative addressing how your application meets criterion 2: The proposed use would not cause an undue disruption of travel or an extraordinary increase in the volume of traffic in the vicinity of the proposed use.

All transactions are done on-line. Once a purchase has been made, I will contact my delivery driver to pick-up the shed from the warehouse, my property or their sales lot. So this will not add or decrease traffic in this area. My driver comes to my property maybe 5 times a year.

Narrative addressing how your application meets criterion 3: The proposed use would not damage the public health, safety, or general welfare within its vicinity, or be materially injurious to properties or improvements in the vicinity.

I believe this has improved that area aesthetically as it was only undeveloped land before. The lot sits behind a natural gas station, and the access is from the dirt road that leads to Henderson canyon. Its very nicely tucked off the main road by 65 feet. My customers are those recreational land owners who are driving by to access multiple mountain lots. All sales are completed on line. I

opened the lot in 2022. I since sold 60 sheds. 100% of those sales were completed on line. I have very little traffic due to online success.

It has become an advantage to our recreational zoned area. Seasonal residents are using our engineered sheds for winter storage. Each shed is engineered stamped at 60 psf snow load and 105 mph wind ratings. I also offer up to 140psf snow load and 115 mph wind ratings. They carry lifetime warranties and blend into our mountain views.

Our sheds are built by the highly skilled menonites based out of Jerome idaho

We offer options that benefit this area for recreational use. They can be designed by myself or a customer to accommodate specific needs of each customer. In 4 weeks the shed is built and delivered and leveled for free to the mountain lots.

My inventory is very small due to my on line purchases. I have only a few for examples of what we can offer.

Narrative addressing how your application meets criterion 4: The proposed use would be consistent with the goals and policies of the comprehensive plan of the county.

I would like to align my old hickory shed lot with the vision for beautiful county. My lot is very family friendly by enabling the families to enjoy quality time in our beautiful mountains without concerns of personal belongings being out in the elements.

Not only do my sheds beatify the mountain, we also offer certified engineering to ensure our product is qualified to be on our mountains. We guarantee the snow load and wind ratings are designed fir our specific elevation and excessive snow loads.

My family is very concerned with keeping this area beatiful, safe and rural. My husband was born and raised here in lava hot springs. We love this lifestyle, we want to help promote a sustainable economic growth and watch our beautiful area be enjoyed by families and friends.

We support keeping the wildlife thriving. The buildings offer a way to keep items secure and out of reach to our beautiful multiple wild animals in our area. The locking storage units keep items that could harm our wildlife, out of reach for them. While still blending into nature views.

I enjoy providing this service to our growing area. I also have helped with storage needs of our fellow local full time residents. I have received positive feedback. Some if my neighbors have boyght multiple units. The support and kindness has been so enjoyable. I offer the highest assistance I can provide.

I am qualified to design and help others design specific sheds. We boast a 3D builder on line that offers a unique experience in designing a shed.

With multiple options from thickness of floor to insulated windows. My product is the very best on the market. We also price match. For these reasons youll see Old Hickory sheds is the number 1 shed sold in this county.

I started on a trial basis. I wanted it to succedd. I am Proud to say that my tiny satellite lot outsold the large Soda Springs lot. I am proud of the lot and look forward to providing this service to my lava area.

Narrative addressing how your application meets criterion 5: The proposed use would be designed to be as compatible in terms of building height, bulk, scale, setbacks, open spaces and landscaping with adjacent uses as is practical.

I will carry very limited amounts of sheds for display. My lot is off of the main road. The dirt road leading to Henderson canyon offers access to the lot. This way I am not interrupting any flow of traffic. All buildings fall into the same sizes that are allowed to be transferred on a trailer from Jerome.

The lot is 65 feet off the main road. The cemetery sits to the South. My house to the north. Thunder mtn to the east and cows to the west. This keeps any view unobstructed to neighbors. My driver on average comes to my lot 5 times a year. Causing no delays or interference to traffic.

In my area there are multiple businesses that cater to the recreational zoning. I feel like my lot has offered a highly valuable service to those part time residents who needed storage on the mountain. The lot compliments our goal of keeping this area recreational. The mountain styles and engineered quality has offered a safe beatiful way to improve our beatiful area.

Acknowledgement

Electronic Signature [Typed Name of Applicant]

Jo

Date

05/07/2025

10924 DEMPSEY CREEK RD

10948 DEMPSEY CREEK RD

S Dempsey Creek Rd

Natural Gas
line found
off

Private Road

Henderson Canyon Rd

EXHIBIT 2

Ordinance Excerpts

340 RECREATION DISTRICT (REC)**341 PURPOSE:**

To encourage a compatible blend of recreation and tourist uses with public recreational uses in such a way as to preserve Bannock County's recreational resources.

342 CHARACTERISTICS OF LAND IN THIS DISTRICT:

When considering designating land to the REC district, that land must meet the following criteria: the land is not suitable for agricultural uses; is adjacent to land already used for recreational purposes; is not environmentally sensitive; is not an important habitat for wildlife, and additional improved county arterial or collector roads would not need to be provided.

343 PERMITTED USES - WITH STAFF REVIEW AND APPROVAL OF SITE PLAN (SECTION 503)

- A. Uses permitted in the RS district.
- B. Outdoor Recreational uses, such as skiing, tennis, stables, golf courses, commercial skating rinks, parks, and swimming pools, and the like.
- C. Uses which are accessory to the principal permitted uses listed above.

344 USES CONDITIONALLY PERMITTED:

- A. Uses conditionally permitted in the RS district.
- B. Indoor entertainment and commercial uses permitted in CG districts, except as shown on use chart, Section 395. Such uses include hotels, inns, indoor recreational activities such as bowling alleys, theaters, skating rinks, parks, dry cleaning shops, restaurants, R.V. parks, camp grounds, gift shops, and gas stations accessory to a commercial recreational facility.
- C. Public utility facilities, excluding distribution and service lines. **(Amendment No. 30 Ordinance #2015-5)**
- D. Mining.
- E. Non-hunting uses that involve firearms.
- F. Campgrounds and Recreational Vehicle parks.

Because no list of uses can be complete, decisions on specific uses will be rendered by

the Office of Planning and Development Services with appeal to the Planning and Development Council available to the applicant.

345 PERFORMANCE REQUIREMENTS FOR NON-RESIDENTIAL DEVELOPMENT:

All new non-residential construction within the RECREATION district shall conform to the following standards:

- A. Existing attractive and healthy trees with trunk diameters of eight or more inches shall be preserved, unless they are in conflict with proposed building locations, create safety hazards, or are excluded from the Planning and Zoning Department's list of approved trees. Site plans shall be arranged so that suitable trees can be saved wherever possible. Tree removal plans shall be reviewed by the above department for compliance with this section. If a suitable tree is found to have been removed in violation of this section, the property owner shall replace it with one or two trees, as determined by the Planning Director, at least twelve feet in height for conifers or at least two inches caliper in diameter for deciduous trees.
- B. Site development will avoid unnecessary disturbance of ground so as to maintain existing native plant species, inhibit weed growth, and abate dust.
- C. Landscaped yards with full vegetative ground cover shall conform to the standards for the Residential Suburban district in terms of dimension. The rear yard requirement may be reduced by fifty percent if it abuts a commercial or industrial use. Front areas to be landscaped may be crossed by access drives or exits and sidewalks, but may not otherwise be paved. All landscaping must be maintained in a healthy, growing condition and conform to the following additional requirements:
 - 1. Landscaped yard areas shall contain at least one canopy tree for each fifty feet of lot width or length for the business in question. This shall be in addition to the landscaping required for the parking area of the building in question.
- D. **REPEALED (Amendment #31, Ordinance 2016-3)**
- E. Site plans shall be designed in such manner that they minimize the traffic impact of non-residential uses on local residential roads.
- F. Buildings and their appurtenances shall be oriented to limit conflicts with surrounding residential uses due to noise, light, litter, or dust.
- G. Where a non-residential use abuts a residential use, the following standards shall be complied with concerning development of the non-residential use:
 - 1. The developer of any non-residential use shall provide between the residential use or district, and the developed portion of the non-residential use, a minimum of 50 foot

landscaped buffer (see Section 485.) It shall count as the required yard. All required buffer areas shall meet the requirements set forth in Sections 435 and 436.

2. Fences, whose design and materials shall be approved by the Planning Director, shall be erected and thereafter maintained along residential property lines to provide privacy and to prevent the intrusion of unwanted light, dust, or blowing debris.
3. Mechanical equipment must be screened to limit its visibility from neighboring residential uses and residentially zoned lands.
4. Noise-producing mechanical equipment must be located at least fifty feet from any common property line with residential uses and residentially zoned lands.
5. Lighting of the site shall not exceed fifteen feet in height and shall be directed away from residences, or residentially zoned land in the vicinity of the site.
6. Openings in buildings and activity centers on sites shall be located to minimize interference with residential uses.
7. Drainage from buildings and parking lot areas shall be detained on site and shall be directed away from residential land which abuts non-residential uses.
8. Loading and delivery entrances shall be located away from the interface with residential uses or zoning shall be screened to prevent the intrusion of the non-residential activities into the adjacent residential neighborhood.

346 SUBDIVIDING IN THE RECREATIONAL DISTRICT: The following methods of subdividing are permitted in the REC zone:

- A. Open Space Designed Subdivision (Sec. 401 of Subdivision Ordinance) with density of one dwelling per acre.

Open Space designed subdivisions are required if 25% or more of the subdivision is above 5000' elevation, or if the proposed subdivision includes important wildlife habitat.

Applicant may seek design deviations with regard to sewage treatment facilities and water delivery systems.

- B. Conventional: (when at least 75% of the area to be subdivided is below 5000' elevation) One acre minimum lot size. Such lots will be restricted from further division, and the plat and deeds shall so reflect.

1. Lots may not be further divided and plat and deeds must so indicate.

- C. Planned Unit Developments

1. Planned unit developments may be proposed in the REC district for uses permitted within the district.
 2. Design deviations may be applied to building bulk and placement requirements. Planned unit developments net density may be up to seven times greater than that which is permitted in the REC district.
 3. Minimum size for a planned unit development in the REC district shall be ten acres and the maximum size is 100 lots or dwelling units and 100 acres. **(Amendment #19 Ordinance #2008-4)**
- D. All subdivisions on a city boundary must be annexed into that city which has designated that land to be within its "Area of City Impact".
1. In the event the City declines, in writing, to annex the development, the County shall hear the application in accordance with its Area of Impact Agreement with the City, or Idaho Code shall apply if none exists.

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347 TABLE OF BUILDING BULK AND PLACEMENT STANDARDS:

The following table sets forth the building bulk and placement standards for the Recreation district:

RECREATION DISTRICT**MINIMUM SETBACKS (FT)**

	FROM LOCAL ROAD R-O-W	FROM ARTERIAL OR COLLECTOR R-O-W	REAR YARD	SIDE YARD	MAXIMUM FREE-STAND- ING SIGN HEIGHT (FT)	MINIMUM % LAND- SCAPED	MAXIMUM STRUCTURE HT.
PERMITTED USES:							
Non-Residential Uses	30	50	20	20	20	5 %	35
Accessory Bldg. for Non-res. Uses	30	50	10	20	N/A	--	--
Parking Lots	30	50	0	0	5	5 %	N/A
Residential Uses	30	50	20	10	N/A	--	35
Residential Accessory Structures	30	50	10	10	N/A	--	--
Agricultural Structures	30	50	10	10	N/A	--	--
Farm Animal Structures	30	50	30	30	N/A	--	15

(Amendment 63, Ordinance 2024-02)

All structures shall be 100' from any stream or riparian area.

One-acre minimum lot area; larger lot sizes may be required by the Health Department.

FINDINGS

**BANNOCK COUNTY PLANNING & DEVELOPMENT COUNCIL
FINDINGS AND ORDER**

**CONDITIONAL USE PERMIT – CANDIA DIMICK
MEETING DATE: JULY 16, 2025**

FILE #: CUP-25-7
LOCATION: RPR4227019000, currently addressed as 10948 S. Dempsey Creek, Lava Hot Springs, ID 83246

APPLICANT: JoAnn Hall 10948 S. Dempsey Creek Lava Hot Springs, ID 83246	OWNER: Mike Hall 10948 S. Dempsey Creek Lava Hot Springs, ID 83246
---	--

REQUEST & BACKGROUND: JoAnn Hall petitions for a conditional use permit to sell portable prebuilt sheds. The facility proposes hours of operation to be Monday through Saturday from 9:00 a.m. to 6:00 p.m. Property owner will be operating the business.

FINDINGS:

JUSTIFICATION FOR THE DECISION/CRITERIA, STANDARDS AND FACTS RELIED UPON

SITE CHARACTERISTICS AND ZONING:

ZONING: Recreational

PROPERTY SIZE: ~ 4.44 acres

VIEWS: The property is visible from S. Dempsey Creek Road

EXISTING STRUCTURES: Single-family residence and outbuildings

REQUIRED FINDINGS FOR CONDITIONAL USE PERMIT, §530:

- A. The proposed use **[would]** **[would not]** adversely affect surrounding properties to a materially greater extent than would a permitted use in the district.

B. The proposed use **[would]** **[would not]** cause an undue disruption of travel or an extraordinary increase in the volume of traffic in the vicinity of the proposed use.

C. The proposed use **[would]** **[would not]** damage the public health, safety, or general welfare within its vicinity, or be materially injurious to properties or improvements in the vicinity.

D. The proposed use **[would]** **[would not]** be consistent with the goals and policies of the Comprehensive Plan of the county.

E. The proposed use **[would]** **[would not]** be designed to be as compatible in terms of building height, bulk, scale, setbacks, open spaces, and landscaping with adjacent uses as is practical.

(If adding approval conditions) with the following conditions of approval,

ORDER: CONCLUSION AND DECISION

The Planning and Development Council, pursuant to the aforementioned, finds that the request by JoAnn Hall, for a Conditional Use Permit to sell portable prebuilt sheds shall be **[approved]** **[denied]** **[tabled]**.

Motion by _____, seconded by _____ to adopt the foregoing Findings and Order.

ROLL CALL:

Councilperson Dimick	Voted [Yes] [No] [Absent/Recused]
Councilperson Madsen	Voted [Yes] [No] [Absent/Recused]
Councilperson Selleneit	Voted [Yes] [No] [Absent/Recused]
Councilperson Ulrich	Voted [Yes] [No] [Absent/Recused]
Councilperson Ward	Voted [Yes] [No] [Absent/Recused]

Motion carried by a _____ to _____ vote.

Dated this _____ day of _____, 2025.

Signed by (Chairperson) (Vice Chair)

ACKNOWLEDGEMENT CERTIFICATE

State of Idaho)
S.S.
County of Bannock)

On this _____ day of _____, in the year of 2025, before me _____, a notary public, personally appeared _____ as chair/vice-chair on behalf of the Bannock County Planning and Development Council, personally known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that they executed the same.

S
E
A
L

Notary Public
My Commission Expires on _____ 20____

MOTION

MOTION

Based on the record and the discussion this evening, I move to **[approve]** **[deny]** **[table]** the request by JoAnn Hall, for a Conditional Use Permit to sell portable prebuilt sheds, as described in the application materials as supplemented with additional information attached in the staff report and according to testimony received, and to adopt the proposed findings and order for signature by the Chair or Vice-Chair.

(IF ADDING APPROVAL CONDITIONS) with the following conditions of approval,

1.

2.

AGENDA ITEM NO. 5
Subdivision Concept Plan –
Chestnut Hill Subdivision



PLANNING AND DEVELOPMENT SERVICES

5500 S 5th Ave | Pocatello, Idaho 83204 | 208.236.7230 | www.bannockcounty.us

CONCEPT PLAN– CHESTNUT HILL SUBDIVISION

PUBLIC HEARING: JULY 16, 2025

STAFF REPORT

FILE #: SCP-25-1

LOCATION: RPRRCIN000401, currently addressed as 9595 Chestnut Hill Drive, Pocatello, ID 83204 and RPRRCIN000301, currently addressed as 9498 Chestnut Hill Drive, Pocatello, ID 83204.

APPLICANT:

Dioptra
Stewart Ward
4880 Clover Dell Road
Pocatello, ID 83202

OWNER:

Mark and Rose Selover	Jordan and Emily Driscoll
9595 W. Chestnut Hill Drive	9498 W. Chestnut Hill Drive
Pocatello, ID 83204	Pocatello, ID 83204

RECOMMENDATION: Staff recommends approval with the following conditions:

1. At final plat, developer to provide documentation that power has been extended to the corner of each lot.
2. All dwellings must be no closer than 10' from the new proposed lot line.
3. At preliminary plat, provide and meet written comment requirements from Pocatello Valley Fire District. If no comments are received, the applicant may submit proof of at least two contact attempts.
4. All subsequent plats shall state that the 10' easement is for public utilities, roadway slopes, and drainage.

Council may wish to add additional conditions as needed.

REQUEST & BACKGROUND: Stewart Ward proposes a lot line adjustment to an existing platted subdivision, Cinnamon Springs Subdivision, to adjust approximately 3.43 acres and 3.48 acres into 3.34 acres and 3.55 acre lots, off of Chestnut Hill Drive, a county-maintained road. The development proposes individual septic systems and wells. This subdivision is located ~1.25 miles from the City of Pocatello boundary.

CONCEPT PLAN PROPOSAL SUMMARY:

TOTAL AREA: 6.98 +/- acres

BUILDING LOTS: 2 residential

DWELING UNIT DENTISY: 1 dwelling unit per 3.49 acres

BUILDING LOT SIZE: Approximately 3.34 acres to 3.55 acres

WATER & SEWER: Individual wells and septic

STAFF REPORT
CONCEPT PLAN – Chestnut Hill Subdivision
Page 1 of 8

STORMWATER SYSTEM: Retained on individual lots

UTILITIES: Power existing on the lots

FIRE PROTECTION: None

ROADS/ACCESS: Individual access via Chestnut Hill Drive, a county-maintained road

SITE CHARACTERISTICS AND ZONING:

ZONE: Residential Rural

PROPERTY SIZE: ~ 3.43 acres and 3.48 acres

VIEWS: The property is visible from all directions

IMPACT AREA: Not within impact area

FLOOD ZONE: X, Minimal

TERRAIN: Steep slopes

EXISTING STRUCTURES: Dwellings and residential accessory structures

OTHER: Located within Cinnamon Springs Subdivision

SURROUNDING LAND USES AND ZONING

NORTH: The sites are within the Residential Rural zoning district and Special Lands zoning district and consist of residential uses and bare ground.

EAST: The sites are within the Residential Rural zoning district and consist of residential uses and bare ground.

SOUTH: The sites are within the Residential Rural zoning district and consist of residential uses and bare ground.

WEST: The sites are within the Residential Suburban zoning district and consist of residential uses and bare ground.

COMMUNITY IMPACT ANALYSIS:

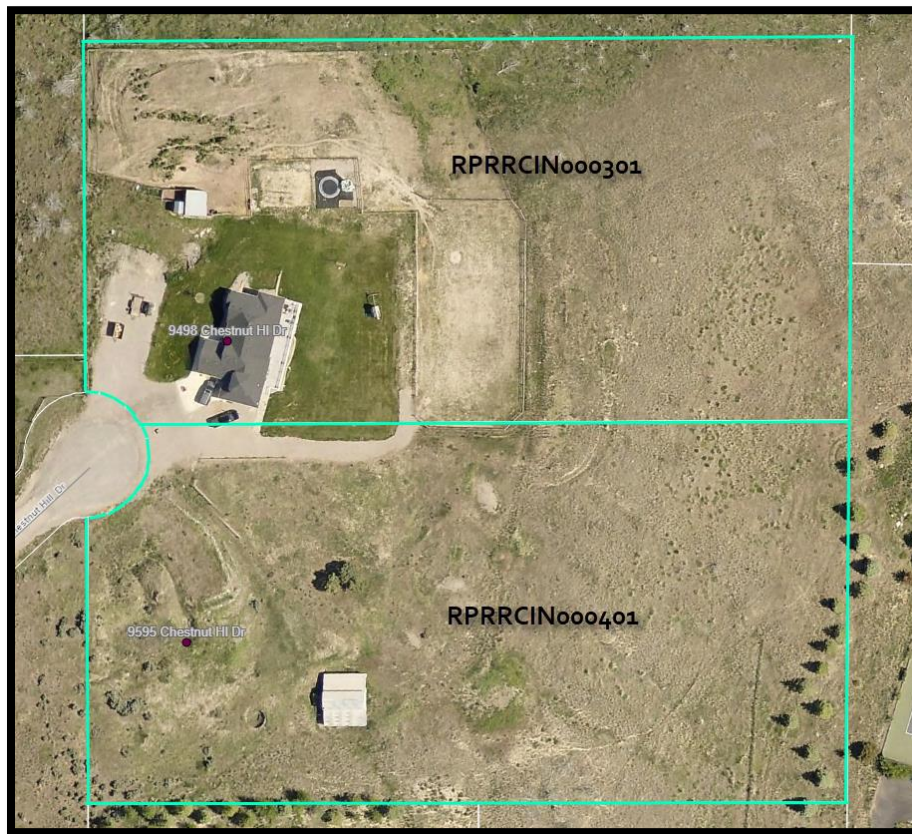
1. Total population at build-out will be a total of 6.4 (2 lots x 3.2 persons per household).
2. Population, 5 to 17 years of age, will be 1.536 (6.4 population x 24%).
3. Water usage will be 1,000 gal per day per household, with a total of 1,200 gallons per day per lot at build-out.
4. Sewage produced per unit will be 208 gallons a day and total for project will be approximately 2,500 gallons per day.
5. Tax generated for average size lot is estimated to be approximately \$4,600 per lot assuming a dwelling and land value of \$400,000.
6. Cost to provide services is unknown.

APPLICABLE LAWS AND PLANS:

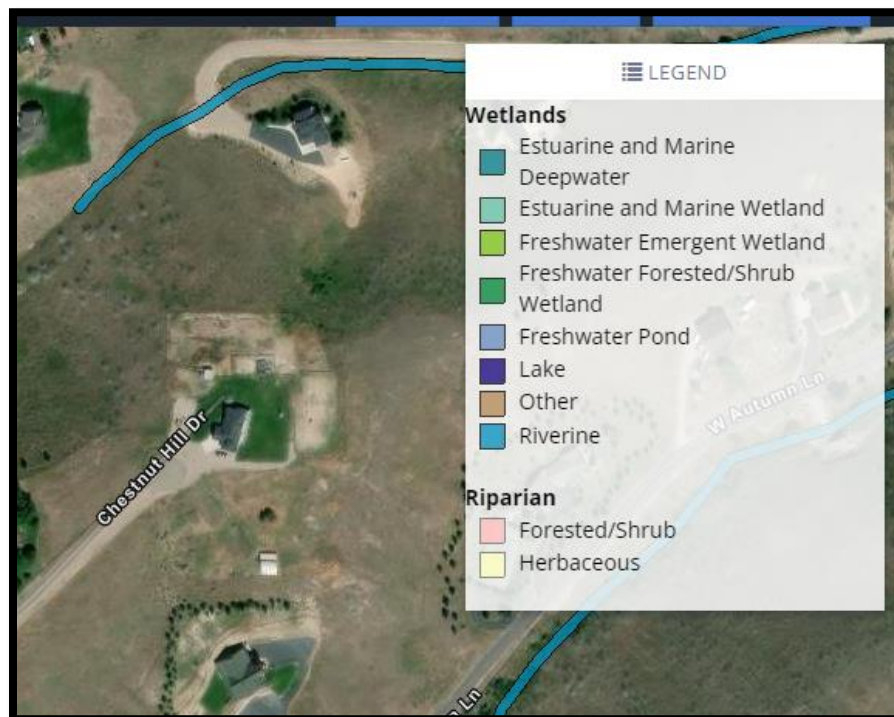
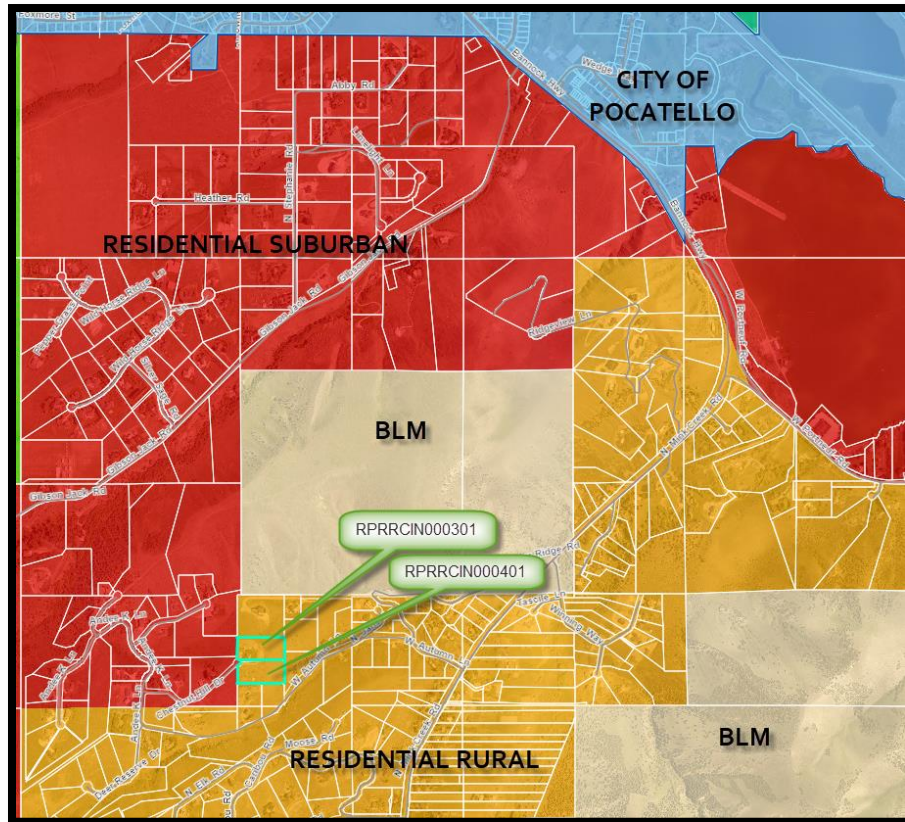
1. Idaho Code §67-65, LOCAL LAND USE PLANNING ACT – SUBDIVISION ORDINANCE
2. Bannock County Comprehensive Plan, 2025-27
3. Bannock County Zoning Ordinance, 1998-1
 - a. §320 RESIDENTIAL RURAL DISTRICT

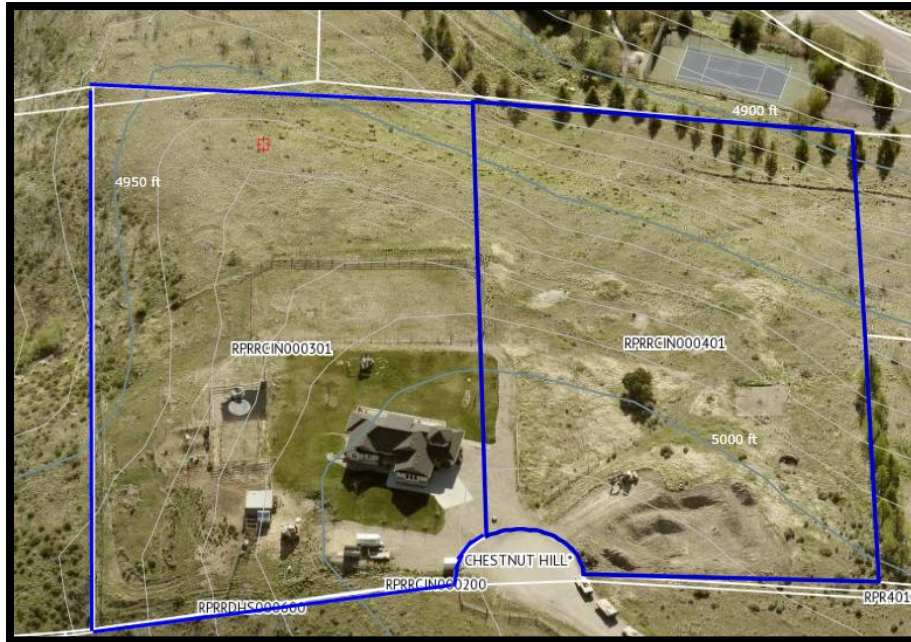
STAFF REPORT
CONCEPT PLAN – Chestnut Hill Subdivision
Page 2 of 8

4. Bannock County Subdivision Ordinance, 1997-4, specifically:
 - a. §302 CONCEPTUAL OR MASTER PLAN REVIEW



SITE MAP





EXPLORER CONTOUR MAP

CONCEPT PLAN REVIEW CRITERIA §302.E

The concept plan for a subdivision may be approved only if the reviewing authority shall find that it satisfies the following criteria:

- 1. The proposed tentative plan is in conformance with the Bannock County Comprehensive Plan; is in conformance with all applicable provisions of this Ordinance, other County Ordinances, and Idaho Code.**

Staff Findings

Comprehensive Plan:

Staff has identified the following applicable goals and policies (others may be identified by the Council) The Bannock County Comprehensive Plan states:

Goal 1.2: A balance of urban and rural amenities to attract families.

Goal 2.2: Development that fosters economic growth while maintaining the rural character of the county.

Strategy 2.2.4: Allow rural developments to offer a mix of lot sizes to support people with diverse incomes, uses, and needs.

Strategy 2.2.5: Continue to ensure that developments, rezones, and land uses align with the Future Land Use Map and its associated characteristics and descriptions as illustrated in Figure 7.

Goal 3.3: A rural atmosphere with a variety of housing and commercial development opportunities.

Strategy 3.3.1: Manage density requirements where growth opportunities exist while considering the desire for open space.

Goal 4.4: Protected natural resources.

Strategy 4.4.2: Continue responsible natural resource management.

Strategy 4.4.3: Support responsible use and management of surface and ground water.

Bannock County Zoning Ordinance:

The land is currently zoned Residential Rural and is located within the existing platted subdivision, Cinnamon Springs Subdivision. At the time Cinnamon Springs Subdivision started the subdivision process, the land was zoned Residential Rural. The minimum lot size in the 1990 Ordinance was 2.5 acre in the Residential Rural Zoning District.

The proposal is to adjust the lot line to the north lot line of proposed Lot 2.

Since these lots were created in a previous ordinance, and no new lots are being created, this meets ordinance standards.

The proposed density is 1 dwelling per 3.49 acres.

There is an existing dwelling and accessory structures on RPRRCIN000301. There is a dwelling under construction on RPRRCIN000401. Setback requirements for the adjusted side yard lot line have been met

Bannock County Subdivision Ordinance:

Per §109.C., a replat is required in order to realign lots within a recorded subdivision. The proposed subdivision name "Chestnut Hill Subdivision" has been reviewed for duplicity by staff. No duplications were found.

Per Idaho code 50-1307: Plats of towns, subdivisions or additions must not bear the name of any other town or addition in the same county, nor can the same word or words similar or pronounced the same, be used in making a name for said town or addition, except the words city, place, court, addition or similar words, unless the same is contiguous and laid out and platted by the same party or parties platting the addition bearing the same name, or a party files and records the written consent of the party or parties who platted the addition bearing the same name. All plats of the same name must continue the block numbers of the plat previously filed.

There are no wetlands found to be located within these parcels. There may be steep slopes over 15% located within the parcel.

Per §404.B: All lots which meet the following criteria shall be marked with an "R" and indicated by shading on the preliminary and final plats. An "R" placed next to the lot number and the reasons for the restrictions: floodplain, steep slope, subwater, drainage easement, etc., shall be noted on the plat.

Per §404.B.1: Steep Slopes: Lots with a slope in excess of 20 percent grade over 25 percent of the lot. Such areas will be shaded on the plat, with explanation of the restriction on the face of the plat.

Applicant has proposed no fire suppression and preventions measures. Council may consider requiring applicant to provide proof of further discussion with local fire district.

STAFF REPORT
CONCEPT PLAN – Chestnut Hill Subdivision
Page 6 of 8

Applicant should be aware that per §407: In all subdivisions, the electric, gas, telephone, and other utility lines shall be installed underground from the lot boundary to any structure(s). If power is not already existing, applicant shall install power to the lot boundaries. The power shall be installed outside the road right-of-way except for crossings. Distribution power lines may be above ground with the Council's approval.

Idaho Code:

Developer will need to research Idaho Code to ensure all provisions have been met. The concept plan does not have enough information to ensure this has been met.

2. **The proposed roads and bridges will be designed and constructed according to the Section 402 of this Ordinance. If a design deviation is requested, it shall equal or exceed those standards for its purpose.**

Staff Findings

Existing individual approaches have been proposed for each lot via Chestnut Hill Drive, a county-maintained road.

Subdivision Ordinance §402.B.7: Driveways serving more than two residences, or other non-agricultural buildings, without regard to length, must be built to the standards in 402.A.

With only two proposed lots, no interior subdivision road is required per Subdivision Ordinance §404.G, REVERSE FRONTAGE: All lots in subdivisions of more than four lots shall access to an interior subdivision road or street.

There was a no design deviation requested.

3. **The proposed partitioning of land does not prohibit the extension of dedicated streets or roads.**

Staff Findings

It does not appear there are any dedicated streets or roads that could be extended other than Chestnut Hill Drive. The parcel to the east and north access from existing roads.

4. **The proposed partitioning will not conflict with legally established easements or access within or adjacent to the proposed land partition.**

Staff Findings

Using Bannock County GIS maps and Cinnamon Springs Subdivision plat, there is a 10' easement dedicated for public utilities, roadway slopes, and drainage located along Chestnut Hill Drive. No other access easements were found. The developer should research to find all existing easements and depict them on the plat, according to Bannock County Subdivision Ordinance §302.A.2.b.

5. The blocks of lots are located and laid out to properly relate to adjoining or nearby lot or parcel lines, utilities, streets, or other existing or planned facilities.

Staff Findings

The buildable lots are existing developed lots. The lot line is being adjusted to increase the lot size of proposed Lot 1 and correct setbacks for existing structures. The lots are proposed to be placed within close proximity to existing roads, other subdivisions, and utilities.

6. The proposed property is physically suitable for the type and proposed density of development and conforms to existing zone standards.

Staff Findings

Applicant has proposed two (2) existing residential building lots to be adjusted in size. It was determined that the lots met zoning standards at the time they were created. Per Bannock County Zoning Ordinance §333, single-family dwellings, duplexes, accessory uses which are customarily incidental to residential uses, and livestock on one acre or more are permitted uses in the district.

The land has steep slopes with flatter areas where development has occurred, providing building areas with minimal excavation.

Applicant has proposed lots to be approximately 3.34 acres and 3.55 acres. The minimum density in the Residential Rural Zoning District is one (1) dwelling to 2.5 acres.

AGENCY COMMENTS:

1. None received at the time of this report.

PUBLIC COMMENTS:

2. None received at the time of this report.

REPORT BY:

Alisse Foster, Subdivision Planner
alissef@bannockcounty.gov

REPORTED DATE: June 30, 2025

**Staff comments in this report are based solely upon evidence available at the time of the report. Additional information may be brought to light at or before the hearing.*

EXHIBITS:

1. Application and Concept Plan
2. Predevelopment Review Comments
3. Agency/Public Comments (if any)
4. Cinnamon Springs Subdivision Plat
5. Referenced Ordinance and Plans-on file

STAFF REPORT
CONCEPT PLAN – Chestnut Hill Subdivision
Page 8 of 8

EXHIBIT 1

Application & Site Plan



SCP-25-1


Subdivision Concept
Plan Application

Status: Active
Submitted On: 6/13/2025

Primary Location

9595 W CHESTNUT HILL DR
POCATELLO, ID 83204

Applicant

 Stewart Ward

[REDACTED]

[REDACTED]

Owner/Developer Information

Are the Owner and Developer the same?



Owner Name*

Mark and Rosa Selover and Jordan and Emily Driscoll

Street Address*

9595 Chestnut Hill

City*

Pocatello

State*

ID

Zip Code*

83204

Email Address*

[REDACTED]

Phone Number*

[REDACTED]

Site Information

Proposed Subdivision Name*

Chestnut Hill Subdivision

Parcel Number(s)*

RPRRCIN000401 and RPRRCIN000301

Number of Lots *

2

Quarter

Section

Township

Range

Subdivision Information

Current zoning*

Residential Rural

Proposed uses of the property*

Residential

Description of improvements proposed to be made or installed, and the time such improvements are proposed to be made or completed.*

Lot 1 has an existing home and improvements, Lot 2 home is currently under construction

Proposed and/or existing deed restrictions, if any, including easements and rights-of-way.*

existing 10' wide utility easement along Chestnut Hill Dr from Cinnamon Springs Subdivision

Statement describing proposed water supply, sewage disposal, and drainage.*

individual wells and septic systems will be utilized. infrastructure for wells and septic systems are in place.

Proposed utilities and location/placement of utilities.*

all available public utilities are in place and stubbed to the lots

Proposed fire suppression and prevention measures.*
none

Proposed road name(s)* ?

Chestnut Hill Dr is a currently platted road from 2000

Will this be an Open Space designed subdivision? ?
*

No

Will this be a phased subdivision?*

No

Comments from Reviewing Agencies* ?

See attached comments

Subdivision Pre-development Meeting

Pre-development Meeting Date

06/09/2025

Comments from Pre-development Meeting ?

add shading for slopes 20% or greater, add existing structures and setbacks,

Engineer/Planner/Surveyor Information

Engineer/Planner/Surveyor Name

Stewart Ward, PLS - Dioptra LLC

Email

stewart@dioptrageomatics.com

Phone Number

208-237-7373

Acknowledgement

I hereby acknowledge that I have read this application and state that the information on this application is correct to the best of my knowledge. *



Electronic Signature [Typed Name of Applicant]*

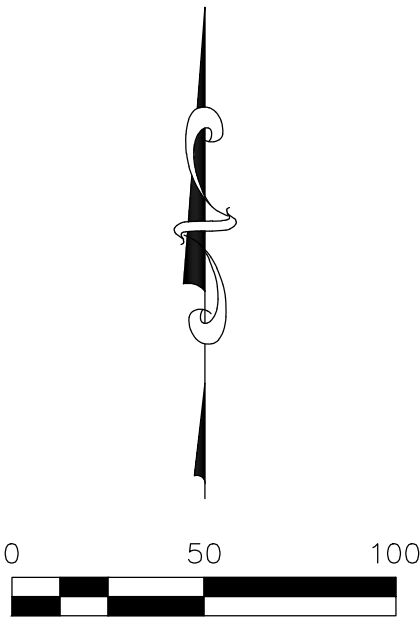
Stewart Ward

Date of Signature*

06/13/2025

CHESTNUT HILL SUBDIVISION

LOCATED IN SE 1/4 SECTION 19, TOWNSHIP 7 SOUTH, RANGE 35 EAST, OF THE BOISE MERIDIAN, IN THE COUNTY OF BANNOCK.



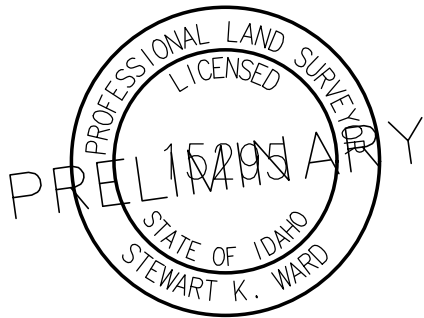
LEGEND

- Parcel Boundary
- Lot Lines
- Original Lot Lines
- Fence Lines
- Adjoining Parcels
- Easements
- Road Centerline
- Existing Asphalt
- Found 1/2" Rebar as noted
- Found 5/8" Rebar as noted
- Found monument as noted
- Calculated Position
- Areas with 20% Slope or greater
- Existing Gravel
- Existing Concrete Driveway

SURVEYORS CERTIFICATE

I, Stewart K. Ward, a Licensed Professional Land Surveyor in the state of Idaho do hereby certify that this plot is an accurate representation of this survey completed under my supervision.

COUNTY RECORDERS CERTIFICATE



NOTES:

- The purpose of the subdivision is to complete a Lot Line Adjustment between Lot 3 and Lot 4 of Cinnamon Springs Subdivision Instr. #20010022.
- The Boundary of this subdivision was established from found monuments as shown per Cinnamon Springs Subdivision.
- The adjusted line was determined by the owners of the Lots 3 and 4.
- No Open Space is proposed for this subdivision.
- Lots labeled "R" are restricted due to steep slopes.
- Shaded area depict slopes greater than 20%.


Curve Table

CURVE	RADIUS	ARC LENGTH	CHORD LENGTH	CHORD BEARING	DELTA ANGLE
C1	45.00'	140.80'	90.00'	N 00°34'32" W	179°16'00"
C2	45.07'	47.36'	45.21'	N 60°04'29" W	60°12'43"
C3	45.00'	18.91'	18.77'	N 17°52'50" W	24°04'37"
C4	45.00'	74.53'	66.30'	N 41°36'28" E	94°54'00"

BASIS OF BEARING

Basis of Bearing per Idaho State Plane Coordinate System — East Zone. GPS observation combination factor: 1.0002722400. Origin: Lat: N 41°38'29.72885" Long: W 114°34'02.15448"

All distances are US Survey Feet.

		4880 Clover Dell Rd. Chubbuck, ID 83202 Ph.208-237-7373 www.dioptrageomatics.com	
Chestnut Hill Subdivision			
Drawn By: SKW		Scale: 1"=50'	
Date: 5-1-25		Project: 25036	

Sheet: 1 OF 1

EXHIBIT 2

Pre-Development Letter



PLANNING AND DEVELOPMENT SERVICES

5500 S 5th Ave | Pocatello, Idaho 83204 | 208.236.7230 | www.bannockcounty.us

June 9, 2025

Mark and Rosa Selover
9595 W. Chestnut Hill Drive
Pocatello, ID 83204

Jordan and Emily Driscoll
9498 W. Chestnut Hill Drive
Pocatello, ID 83204

Dioptra
Stewart Ward
4880 Clover Dell Road
Pocatello, ID 83202

RE: Chestnut Hill Subdivision
Pre-Development Conference – County Comments

Mr. Ward,

An application for the subdivision located on parcel #RPRRCIN000401 and #RPRRCIN000301 was submitted on May 14, 2025. The application proposes a lot line adjustment to an existing platted subdivision to adjust approximately 3.43 acres and 3.48 acres into 3.34 acres and 3.55 acre lots, generally off of Chestnut Hill Drive, a county-maintained road. The proposed subdivision is located within the Residential Rural (RR) zoning district, which requires a minimum density of 1 dwelling to 2.5 acres with an open space subdivision per the Bannock County Zoning Ordinance (ZO) No. 1998-1, §346. The process for determining the suitability of land for subdividing can be found in the Bannock County Subdivision Ordinance (SO) No. 1997-4, §300. The requirements for the Pre-Development Conference can be found in SO §301.

Pre-Development Proposal Summary:

Bannock County Application Number: SPD-25-1

Bannock County Tax Parcel Number: RPRRCIN000401 and RPRRCIN000301

TOTAL AREA: ~6.91 acres

BUILDING LOTS: 2 residential dwelling lot

DWELLING UNIT DENSITY: 1 dwelling unit per 3.46 acres

BUILDING LOT SIZE: ~ 3.34 acres to 3.55 acres

WATER & SEWER: Individual wells and septic systems.

STORMWATER SYSTEM: To be determined.

UTILITIES: Power exists.

FIRE PROTECTION: Pocatello Valley District.

SPD-25-1
Page 1 of 7

ROADS/ACCESS: The subdivision has existing access via Chestnut Hill Drive, a county-maintained road.

SITE CHARACTERISTICS AND ZONING:

DESIGNATION: Residential Rural (RR)

PROPERTY SIZE: ~3.34 acres and 3.48 acres

VIEWS: The property is visible from all directions.

IMPACT AREA: Not within impact area

FLOOD ZONE: X, minimal

TERRAIN: Steep slopes

EXISTING STRUCTURES: Dwellings and accessory structures.

We discussed the proposed subdivision on June 9, 2025 in the Planning and Development department's conference room and online. The following individuals were present at the meeting:

- Owner and Applicant Representative:
 - Stewart Ward
 - Mark Selover
- Bannock County:
 - Tristan Bourquin, Planning and Development Assistant Director
 - Alisse Foster, Subdivision Planner
 - Annie Hughes, Zoning Planner
 - Buddy Romriell, Road and Bridge Assistant Director

A brief summary of items discussed during the meeting are as follows and should be considered to assess the site's ability to meet Ordinance standards:

- General Bannock County Subdivision Process:
 - The platting process currently consists of 4 applications.
 - Pre-Development Application (current application SPD-25-1).
 - Concept Application (public hearing item in front of Bannock County Planning and Development Council).
 - Preliminary Plat Application (business item in front of Bannock County Planning and Development Council).
 - Final Plat Application (public hearing item in front of Bannock County Commissioners). This application is a review of the final plat, surveyor review per Idaho Code, and construction plans.
 - Each application must be complete prior to applying for the next application.
- Agency Discussion Points: the applicant should be prepared to address each item with council during the Concept Plan.
 - Bannock County Transportation Planning states no comments.

- Idaho Department of Environmental Quality provided general recommendations which include; engineering, air quality, surface water quality, and hazardous material and petroleum storage.
- ITD Division of Aeronautics states no objection to the project.
- County Staff recognizes that many comments provided within agency review letters have been addressed during the current Pre-Development plan submittal. It is recommended that the developer continue working with agencies to address any concerns.

Concept Plan Review Criteria for Approval §302.E

The CONCEPT Plan for a subdivision may be approved only if the reviewing authority shall find that it satisfies the following criteria:

- 1. The proposed tentative plan is in conformance with the Bannock County Comprehensive Plan; is in conformance with all applicable provisions of this Ordinance, other County Ordinances, and Idaho Code.**

Staff Finds:

Comprehensive Plan:

Staff has identified the following applicable goals and policies (others may be identified by the applicant or Council) The Bannock County Comprehensive Plan states:

Goal 1.2: A balance of urban and rural amenities to attract families.

Goal 2.2: Development that fosters economic growth while maintaining the rural character of the county.

Strategy 2.2.4: Allow rural developments to offer a mix of lot sizes to support people with diverse incomes, uses, and needs.

Strategy 2.2.5: Continue to ensure that developments, rezones, and land uses align with the Future Land Use Map and its associated characteristics and descriptions as illustrated in Figure 7.

Goal 3.3: A rural atmosphere with a variety of housing and commercial development opportunities.

Strategy 3.3.1: Manage density requirements where growth opportunities exist while considering the desire for open space.

Goal 4.4: Protected natural resources.

Strategy 4.4.2: Continue responsible natural resource management.

Strategy 4.4.3: Support responsible use and management of surface and ground water.

Bannock County Zoning Ordinance:

The land is currently zoned Residential Rural and is located within the existing platted subdivision, Cinnamon Springs Subdivision. At the time Cinnamon Springs Subdivision started the subdivision process, the land was zoned Residential Rural. The minimum lot size in the 1990 ordinance was 2.5 acre in the Residential Rural zoning district.

The proposal is to adjust the lot line to the north lot line of proposed lot 2.

Since these lots were created in a previous ordinance, and no new lots are being created, this meets ordinance standards.

The proposed density is 1 dwelling per 3.46 acres.

There is an existing dwelling and accessory structures on RPRRCIN000301. There is a dwelling under construction on RPRRCIN000401. Setback requirements for the adjusted side yard lot line will need to be met.

Bannock County Subdivision Ordinance:

Per §109.C., a replat is required in order realign lots within a recorded subdivision.

Developer will need to ensure submittal requirements have been met per §302.

The proposed subdivision name "Chestnut Hill Subdivision" has been reviewed for duplicity by staff.

Per Idaho code 50-1307: Plats of towns, subdivisions or additions must not bear the name of any other town or addition in the same county, nor can the same word or words similar or pronounced the same, be used in making a name for said town or addition, except the words city, place, court, addition or similar words, unless the same is contiguous and laid out and platted by the same party or parties platting the addition bearing the same name, or a party files and records the written consent of the party or parties who platted the addition bearing the same name. All plats of the same name must continue the block numbers of the plat previously filed.

There are no wetland found to be located with these parcels. There may be steep slopes over 15% located within the parcel.

Per §404.B: All lots which meet the following criteria shall be marked with an "R" and indicated by shading on the preliminary and final plats. An "R" placed next to the lot number and the reasons for the restrictions: floodplain, steep slope, subwater, drainage easement, etc., shall be noted on the plat.

Per §404.B.1: Steep Slopes: Lots with a slope in excess of 20 percent grade over 25 percent of the lot. Such areas will be shaded on the plat, with explanation of the restriction on the face of the plat.

Applicant has proposed to use the existing measures from Cinnamon Spring Subdivision for fire suppression and preventions measures. Council may require applicant to provide proof of further discussion with local fire district.

Applicant should be aware that per §407: In all subdivisions, the electric, gas, telephone, and other utility lines shall be installed underground from the lot boundary to any structure(s). If power is not already existing, applicant shall install power to the lot boundaries. The power shall be installed outside the road right-of-way except for crossings. Distribution power lines may be above ground with the Council's approval.

Idaho Code:

Developer will need to research Idaho Code to ensure all provisions have been met. The pre-development submittal does not have enough information to ensure this has been met.

2. **The proposed roads and bridges will be designed and constructed according to the Section 402 of this Ordinance. If a design deviation is requested, it shall equal or exceed those standards for its purpose.**

Staff Finds:

The applicant has proposed to use existing approaches via Chestnut Hill Drive, a county-maintained road.

Subdivision Ordinance §402.B.7: Driveways serving more than two residences, or other non-agricultural buildings, without regard to length, must be built to the standards in 402.A. With only two proposed lots, no interior subdivision road is required per Subdivision Ordinance §404.G, REVERSE FRONTAGE: All lots in subdivisions of more than four lots shall access to an interior subdivision road or street. If a road is proposed, road must meet the standards of §402.

3. **The proposed partitioning of land does not prohibit the extension of dedicated streets or roads.**

Staff Finds:

The applicant will need to ensure this criterion of approval can be met. It does not appear there are any dedicated streets or roads that could be extended other than Chestnut Hill Drive. The parcels to the east and north access from existing roads.

4. **The proposed partitioning will not conflict with legally established easements or access within or adjacent to the proposed land partition.**

Staff Finds:

Using Bannock County GIS maps, there is a 10' easement dedicated for public utilities roadway slopes, and drainage located along Chestnut Hill Drive. No other access easements were found. The developer should research to find all existing easements and depict them on the plat, according to Bannock County Subdivision Ordinance §302.A.2.b.

5. **The blocks of lots are located and laid out to properly relate to adjoining or nearby lot or parcel lines, utilities, streets, or other existing or planned facilities.**

Staff Finds:

The buildable lots are existing developed lots. The lot line is being adjusted to increase the lot size of proposed lot 1 and correct setbacks for existing structures. The lots are proposed to be placed within close proximity to existing roads, other subdivisions, and utilities.

6. **The proposed property is physically suitable for the type and proposed density of development and conforms to existing zone standards.**

Staff Finds:

Applicant has proposed 2 existing residential building lots to be adjusted in size. It was determined by Commission in 1999 that the lots met zoning standards at the time they were created. Per Bannock County Zoning Ordinance §333, single-family dwellings,

duplexes, accessory uses which are customarily incidental to residential uses, and livestock on one acre or more are permitted uses in the district.

The land has steep slopes with flatter areas where development has occurred, providing building areas with minimal excavation.

Applicant has proposed lots to be approximately 3.34 acres and 3.55 acres. The minimum density in the Residential Rural Zoning district is one dwelling to 2.5 acres.

At the conclusion of the meeting, it is staff's understanding that the Owner / Applicant plans to submit a Concept Plan application to address the items noted within this letter. Please note, this letter is based on current County Ordinances; future changes to County Ordinances may change the status of the subdivision.

This letter in no way relieves the applicant from meeting any of the requirements found in the Bannock County Subdivision or Zoning Ordinances and other applicable standards.

If you have questions, please contact us. Our office is open Monday through Thursday, 8:00 AM to 5:00 PM and Friday, 8:00 AM to 1:00 PM, or contact us at (208) 236-7230.

Respectfully,



Hal W. Jensen

Planning and Development Director

halj@bannockcounty.gov

Enclosed: Proposed Sketch Plan

EXHIBIT 3

Agency Comments

From: [Mori Byington](#)
To: [Stewart Ward](#)
Cc: rosaselover@aol.com; [Alisse Foster](#)
Subject: RE: Bannock County Subdivision Replat - Request for Agency Comment
Date: Friday, May 2, 2025 8:29:20 AM
Attachments: [image001.png](#)
[image003.png](#)

Bannock Transportation Planning Organization has no comments on the proposed subdivision at this time.

Mori Byington,
Bannock Transportation Planning Organization
mori@bannockplanning.org

From: Stewart Ward <stewart@dioptrageomatics.com>
Sent: Thursday, May 1, 2025 1:17 PM
To: Stewart Ward <stewart@dioptrageomatics.com>
Cc: rosaselover@aol.com; Alisse Foster <alissef@bannockcounty.gov>
Subject: Bannock County Subdivision Replat - Request for Agency Comment

Reviewing Agency

Re: Proposed Subdivision Bannock County, ID

Please see the attached PDF for your agency's review the of the proposed Subdivision, located in Sec 30, T. 7 S., R. 35 E.B.M. Bannock County, Idaho.

The proposed subdivision is a Lot Line Adjustment to adjust a portion of the common line between Lots 3 and 4 in the Cinnamon Springs Subdivision. The purpose of this replat is to adjust the common lot line to address an existing encroachment of a gravel access road. All lots will utilize existing individual culinary wells and septic systems.

Please review the attached PDF and reply with any comments, issues, or concerns with this proposed development via email by Wednesday, May 7, 2025. If you have any questions, please reach out to me via email or phone at stewart@dioptrageomatics.com or 208-237-7373.

Stewart Ward, PLS

Office: 208-237-7373

4880 Clover Dell | Chubbuck, ID 83202

www.dioptrageomatics.com

Land Surveying | 3D Scanning | Land Planning | Aerial Mapping

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From: [Flo Ghighina](#)
To: [Stewart Ward](#)
Subject: RE: Bannock County Subdivision Replat - Request for Agency Comment
Date: Tuesday, May 13, 2025 10:40:30 AM
Attachments: [image002.png](#)
[image004.png](#)
[image001.png](#)

Hello Stewart,

The Idaho Div. of Aeronautics has received and reviewed your information regarding the Cinnamon Springs Subdivision and has no comments nor objections to your project. Have a great day.

Best regards,

Flo Ghighina
Airport Inspector/Obstructions Evaluator

ITD-Division of Aeronautics

Ph: 208-334-8895

Cell: 208-866-1558

<http://www.itd.idaho.gov/aero>

<https://www.facebook.com/idahoaeronautics>



From: Stewart Ward <stewart@dioptrageomatics.com>
Sent: Thursday, May 1, 2025 2:17 PM
To: Stewart Ward <stewart@dioptrageomatics.com>
Cc: rosaselover@aol.com; Alisse Foster <alissef@bannockcounty.gov>
Subject: Bannock County Subdivision Replat - Request for Agency Comment

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

Reviewing Agency

Re: Proposed Subdivision Bannock County, ID

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in Sec 30, T. 7 S., R. 35 E.B.M. Bannock County, Idaho.

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Please review the attached PDF and reply with any comments, issues, or concerns with this proposed development via email by Wednesday, May 7, 2025. If you have any questions, please reach out to me via email or phone at stewart@dioptrageomatics.com or 208-237-7373.

Stewart Ward, PLS

Office: 208-237-7373

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Land Surveying | 3D Scanning | Land Planning | Aerial Mapping

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From: [Katie Shappart](#)
To: [Stewart Ward](#); [Hal Jensen](#)
Cc: [Katy Bergholm](#); [Allan Johnson](#); [Trina Burgin](#)
Subject: DEQ Response to Dioptra Geomatics
Date: Wednesday, May 14, 2025 9:42:33 AM
Attachments: [2025 May Dioptra RFC Lot Line Adjustment Lots 3 & 4 of Cinnamon Springs Subdivision Ward Bannock County.pdf](#)

Good morning,

Attached is the DEQ response to Dioptra Geomatics regarding Lots 3 & 4 of Cinnamon Springs Subdivision. If further assistance is needed, please contact Allan Johnson at the IDEQ Pocatello Regional Office.

Sincerely,

Katie Shappart

Katie Shappart | Technical Records Specialist II

Idaho Department of Environmental Quality

444 Hospital Way, Suite 300, Pocatello, ID 83201

Office: (208) 236-6160

www.deq.idaho.gov/ - [Upload to DEQ Cloud](#)

Our mission: To protect human health and the quality of Idaho's air, land, and water.



May 14, 2025

Stewart Ward, PLS
Dioptra Geomatics
4880 Clover Dell
Chubbuck, ID 83202
stewart@dioptrageomatics.com

Subject: Lot Line Adjustment – Lots 3 & 4 of Cinnamon Springs Subdivision – Ward

Dear Mr. Ward:

The Idaho Department of Environmental Quality (DEQ) has reviewed the subject document and would like to offer our general recommendations for land development projects (attached).

If you have questions or comments, please contact me at (208) 236-6160 or via email at Allan.Johnson@deq.idaho.gov.

Sincerely,

A handwritten signature in blue ink, appearing to read "Allan Johnson".

Allan Johnson, P.E.
Regional Engineering Manager
DEQ Pocatello Regional Office

EDMS# 2025AGD2649

Attachments: DEQ General Recommendations for Land Development Projects.

C: Katy Bergholm, Regional Administrator, DEQ Pocatello Regional Office
Hal Jensen, halj@bannockcounty.us, Planning Director, Bannock County Planning and Development

General Recommendations

The following comments are generally applicable to land development projects or other land use activities with the potential to cause impacts to ground water, air quality or surface water. DEQ provides this guidance in lieu of more site-specific comments when information regarding the land use proposal is limited.

Engineering

DEQ recommends consolidation of drinking water and/or wastewater services wherever feasible especially in areas where ground water used for public drinking water supplies is potentially impacted. DEQ considers the following alternatives generally more protective of ground water resources than using individual well and septic systems for each lot, and we recommend that the county require the developer to investigate the following options:

- Provide either a centralized, community drinking water or centralized community wastewater system or both, or
- Connect each lot to an existing community drinking water system or to an existing community wastewater system or both.

In accordance with Idaho Code 39-118, construction plans & specifications prepared by a professional engineer are required for DEQ review and approval prior to construction if the proposed development is to be served by either a community drinking water or sewer system. DEQ requires that a water system serving 10 or more connections is constructed and operated in compliance with IDAPA 58.01.08, "Idaho Rules for Public Drinking Water Systems."

Air Quality

New emission sources are generally required to follow applicable regulations for permitting or exempting new sources. These are outlined in the Rules for the control of Air Pollution in Idaho.

Of particular concern is IDAPA 58.01.01.200-228 which establishes uniform procedures and requirements for the issuance of "Permits to Construct".

Sections 58.01.01.220-223 specifically may be used by owners or operators to exempt certain sources from the requirements to obtain a permit to construct.

Land development projects are generally required to follow applicable regulations outlined in the Rules for the control of Air Pollution in Idaho. Of particular concern is IDAPA 58.01.01.650 and 651 Rules for Control of Fugitive Dust.

Section 650 states, "The purpose of sections 650 through 651 is to require that all reasonable precautions be taken to prevent the generation of fugitive dust."

Section 651 states "All reasonable precautions shall be taken to prevent particulate matter from becoming airborne. In determining what is reasonable, consideration will be given to factors such as the proximity of dust emitting operations to human habitations and/or activities and atmospheric conditions which might affect the movement of particulate matter. Some of the reasonable precautions may include, but are not limited to, the following:

01. Use of Water or Chemicals. Use, where practical, of water or chemicals for control of dust in the demolition of existing building or structures, construction operations, the grading of roads, or the clearing of land.
02. Application of Dust Suppressants. Application, where practical of asphalt, oil, water, or suitable chemicals to, or covering of dirt roads, materials stockpiles, and other surfaces which can create dust.

03. Use of Control Equipment. Installation and use, where practical, of hoods, fans and fabric filters or equivalent systems to enclose and vent the handling of dusty materials. Adequate containment methods should be employed during sandblasting or other operations.

04. Covering of Trucks. Covering, when practical, open bodied trucks transporting materials likely to give rise to airborne dusts.

05. Paving. Paving of roadways and their maintenance in a clean condition, where practical.

06. Removal of Materials. Prompt removal of earth or other stored materials from streets, where practical.”

Surface Water Quality

Land disturbance activities associated with development (i.e. - road building, stream crossings, land clearing) have the potential to impact water quality and riparian habitat.

If this project will ultimately disturb one or more acres and there is a possibility of discharging stormwater or site dewatering water to Surface Waters of the United States, the operator may need to submit a Notice of Intent (NOI) for coverage under the Idaho Pollutant Discharge Elimination System (IPDES) 2022 Construction General Permit (CGP). NOIs can be submitted via the IPDES E-Permitting System (<https://www2.deq.idaho.gov/water/IPDES/>). The 2022 IPDES CGP requires a Storm Water Pollution Prevention Plan (SWPPP), implementation of Best Management Practices (BMPs) to reduce the sediment and other pollutants discharged and requires regular site inspections by persons trained and knowledgeable about erosion, sediment control, and pollution prevention.

Site contractors should remove equipment and machinery from the vicinity of the waterway to an upland location prior to any refueling, repair, or maintenance. After construction is completed, disturbed riparian areas should be re-vegetated.

Waste Management - Hazardous Material - Petroleum Storage

With the increasing population in southeast Idaho, to ensure sufficient solid waste capacity and service availability. It is recommended that subdivision developers be instructed to contact the appropriate solid waste collection provider and landfill for solid waste disposal coordination.

Accidental surface spills of hazardous material products and petroleum hydrocarbon products (i.e., fuel, oil, and other chemicals) are most associated with the transportation and delivery to work sites or facilities. The following Idaho, storage, release, reporting and corrective action regulations may be applicable:

- Hazardous and Deleterious Material Storage IDAPA 58.01.02.800
- Hazardous Material Spills, IDAPA 58.01.02.850
- Rules and Standards for Hazardous Waste IDAPA 58.01.05
- Petroleum Release Reporting, Investigation and Confirmation IDAPA 58.01.02 .851
- Petroleum Release Response and Corrective Action IDAPA 58.01.02.852

Please note, The Idaho Release, Reporting and Corrective Action Regulations, IDAPA 58.01.02.851; require notification within 24 hours of any spill of petroleum product greater than 25 gallons and notification for the release of lesser amounts if they cannot be cleaned up within twenty-four (24) hours. The cleanup requirements for petroleum are also contained in these regulations.

For reporting requirements of hazardous substances please see Idaho Statute Title 39 Chapter 7, Hazardous Substance Emergency Response Act including section 39-7108 Notification of Release is Required.

EXHIBIT 4

Cinnamon Springs Subdivision

BOUNDARY DESCRIPTION

A PARCEL OF LAND LOCATED IN THE S. 1/2 OF SEC 19 AND THE N. 1/2 OF SEC 30 T.7S., R.35E., B.M., BANNOCK COUNTY, IDAHO, MORE PARTICULARLY DESCRIBED AS FOLLOWS: BEGINNING AT THE S.W. COR OF SEC. 19, THENCE, N.0°02'51"E. ALONG THE WEST LINE OF SEC. 19 A DISTANCE OF 818.57 FEET; THENCE, EAST 2543.20 FEET TO THE TRUE POINT OF BEGINNING; THENCE, N.89°52'27"E. 554.13 FEET TO THE WEST LINE OF MYLAR ACRES SUB; THENCE, S.0°07'33"E. ALONG THE WEST LINE OF MYLAR ACRES SUB 550.20 FEET TO AN INTERSECTION WITH THE NORTH LINE OF THE STEVENS PROPERTY; THENCE, N.89°58'03"W. ALONG THE NORTH LINE OF THE STEVENS AND COVERT PROPERTIES 553.41 FEET TO A FOUND #4 ROD WITH I.D. CAP STAMPED LS-2652; THENCE N.0°07'33"W. 206.25 FEET TO A POINT ON A 45.00 FOOT RADIUS NON-TANGENT CURVE HAVING A CENTRAL ANGLE OF 4°39'11" THE RADIUS POINT OF WHICH BEARS N.1°02'31"W.; THENCE ALONG SAID CURVE TO THE RIGHT 3.65 FEET TO A POINT OF REVERSE CURVATURE; SAID POINT FALLS ON A 20 FOOT RADIUS CURVE HAVING A CENTRAL ANGLE OF 46°11'13" THE RADIUS POINT OF WHICH BEARS S.3°36'39"W.; THENCE ALONG SAID CURVE 16.12 FEET TO THE POINT OF TANGENCY; THENCE S.47°25'26"W. 512.14 FEET TO THE POINT OF CURVATURE OF A 240.00 FOOT RADIUS CURVE TO THE RIGHT HAVING A CENTRAL ANGLE OF 31°47'31" THE RADIUS POINT OF WHICH BEARS N.42°34'34"W.; THENCE ALONG SAID CURVE 133.17 FEET TO THE POINT OF TANGENCY; THENCE S.79°12'57"W. 102.92 FEET TO THE POINT OF CURVATURE OF A 115.00 FOOT RADIUS CURVE TO THE RIGHT HAVING A CENTRAL ANGLE OF 52°14'50" THE RADIUS POINT OF WHICH BEARS N.10°47'03"W.; THENCE ALONG SAID CURVE 104.87 FEET TO THE POINT OF TANGENCY; THENCE ON A NON-TANGENT LINE TO THE LAST DESCRIBED CURVE S.18°39'37"W. 131.80 FEET; THENCE SOUTH 254.46 FEET; THENCE, N.80°09'36"W. 332.50 FEET TO THE POINT OF CURVATURE OF A 100.00 FOOT RADIUS CURVE TO THE RIGHT HAVING A CENTRAL ANGLE OF 84°51'53"; THENCE, ALONG SAID CURVE 148.11 FEET TO THE POINT OF TANGENCY; THENCE N.04°42'17"E. 452.60 FEET TO THE SOUTH LINE OF THE COFFIN PROPERTY DESCRIBED IN INSTR# 532271; THENCE, S.89°57'06"E. ALONG SAID COFFIN PROPERTY LINE 77.41 FEET TO A FOUND #4 ROD; THENCE N.80°31'25"E. 3.00 FEET TO THE EAST LINE OF THE COFFIN PROPERTY, SAID POINT FALLS ON A 100.00 FOOT RADIUS NON-TANGENT CURVE TO THE RIGHT HAVING A CENTRAL ANGLE OF 49°51'10" THE RADIUS POINT OF WHICH BEARS N.88°04'14"E.; THENCE ALONG SAID CURVE TO THE RIGHT 87.01 FEET TO THE POINT OF REVERSE CURVATURE OF A 100.00 FOOT RADIUS CURVE TO THE LEFT HAVING A CENTRAL ANGLE OF 64°21'00", THE RADIUS POINT OF WHICH BEARS N.42°04'36"W.; THENCE, ALONG SAID CURVE 112.31 FEET TO THE SOUTH LINE OF THE COFFIN PROPERTY DESCRIBED IN INSTR# 593164; THENCE ON A NON-TANGENT LINE TO THE LAST DESCRIBED CURVE N.89°55'24"E. ALONG THE SOUTH LINE OF THE COFFIN PROPERTY 429.07 FEET TO THE EAST LINE OF THE COFFIN PROPERTY; THENCE, N.0°04'36"W. ALONG THE EAST LINE OF THE COFFIN PROPERTY 101.79 FEET; THENCE N.89°52'27"E. 554.94 FEET; THENCE N.0°07'33"W. 226.18 FEET TO THE TRUE POINT OF BEGINNING.

CONTAINS 19.78 ACRES

OWNERS CERTIFICATE

KNOW ALL MEN BY THESE PRESENTS THAT WE, THE UNDERSIGNED OWNER OF THE LAND DESCRIBED IN THE BOUNDARY DESCRIPTION HAVE CAUSED THE SAME TO BE SUBDIVIDED INTO LOTS AND STREETS, AND DO HEREBY WARRANT AND SAVE THE CITY OF POCATELLO AND THE COUNTY OF BANNOCK HARMLESS FROM ANY EXISTING EASEMENTS OR ENCUMBRANCES. IT IS THE INTENTION OF WE THE OWNERS TO INCLUDE ALL OF THE LAND DESCRIBED IN THE BOUNDARY DESCRIPTION IN THIS PLAT. THE LOCATION AND DIMENSIONS OF THE LOTS AND STREETS ARE TO BE AS SHOWN ON THE ACCOMPANYING MAP OF THE PROPERTY. THE DONATION OF THE STREETS IS HEREBY DEDICATED TO THE PUBLIC. THE EASEMENTS SHOWN ARE NOT DEDICATED TO THE PUBLIC BUT THE RIGHT TO USE SAID EASEMENTS IS HEREBY PERPETUALLY RESERVED FOR PUBLIC UTILITIES, ROADWAY SLOPES, DRAINAGE, OF FOR ANY OTHER USE DESIGNATED ON THE PLAT, AND NO STRUCTURES OTHER THAN THOSE FOR SUCH UTILITY PURPOSES ARE TO BE ERECTED WITHIN THE LINES OF SAID EASEMENTS. IN WITNESS WHEREOF WE OWNERS DO HEREUNTO SET OUR HANDS.

Jack Christopherson
JACK CHRISTOPHERSON
Thomas C. Schiers
THOMAS C. SCHIERS
Herb Nickerson
HERB NICKERSON
Louis R. Aguilar
LOUIS R. AGUILAR
Janet Christopherson
JANET CHRISTOPHERSON
Rebecca A. Schiers
REBECCA A. SCHIERS
Carla Nickerson
CARLA NICKERSON
Connie Y. Aguilar
CONNIE Y. AGUILAR

John Gietzen
JOHN GIETZEN
Donald P. Streubel
DONALD P. STREUBEL
Ben Coffin
BEN COFFIN
Rosemary De Meter Gietzen
ROSEMARY DE METER GIETZEN
Jane A. Streubel
JANE A. STREUBEL
Janey Coffin
JANEY COFFIN

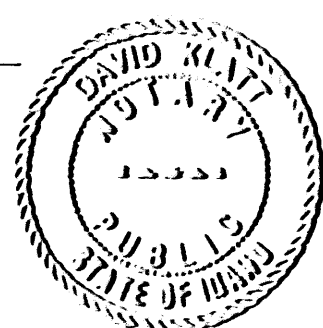
ACKNOWLEDGEMENT

STATE OF IDAHO
COUNTY OF BANNOCK

ON THE 27 DAY OF MARCH 2000, PERSONALLY APPEARED BEFORE ME, THE UNDERSIGNED NOTARY PUBLIC IN AND FOR THE SAID COUNTY IN SAID STATE, THE SIGNERS OF THE ATTACHED OWNERS DEDICATION, DULY ACKNOWLEDGED TO ME THEY SIGNED IT FREELY AND VOLUNTARILY AND FOR THE PURPOSES HEREIN MENTIONED.

David Klatt
NOTARY PUBLIC

12/26/2001
MY COMMISSION EXPIRES ON



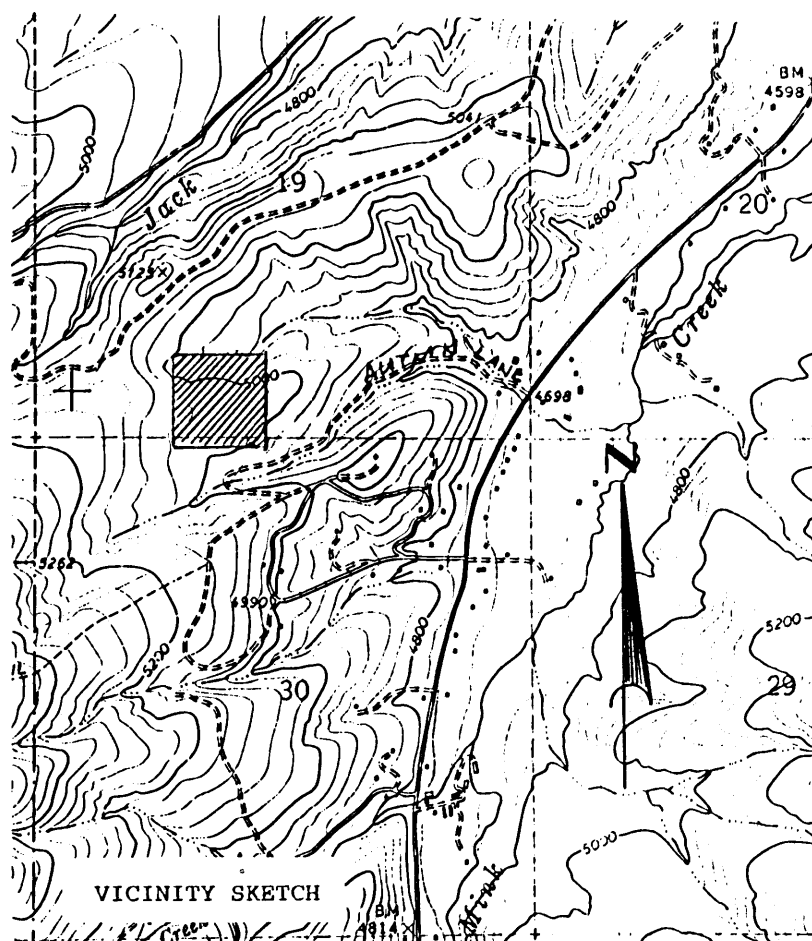
COUNTY RECORDER

INSTRUMENT NO. 20010022
STATE OF IDAHO
COUNTY OF Bannock

RECORDED AT THE REQUEST OF DAVID KLATT

TIME: A 10:44 DATE: 6-26-00 PAGE: 11
BOOK: 761

COUNTY CLERK LARRY W. GHAN



VICINITY SKETCH

SOUTHEASTERN DISTRICT HEALTH DEPARTMENT

A SANITARY RESTRICTION ACCORDING TO IDAHO CODE 50-1326 TO 50-1329 IS IMPOSED ON THIS PLAT. NO BUILDING, DWELLING OR SHELTER SHALL BE ERECTED UNTIL SANITARY RESTRICTION REQUIREMENTS ARE SATISFIED AND LIFTED.

THIS PLAT APPROVED THIS 14 DAY OF December, 1995.

Steven D. Rangel
SOUTHEASTERN DISTRICT HEALTH DEPARTMENT

SANITARY RESTRICTION SATISFIED AND LIFTED THIS ____ DAY OF _____, 19__.

SOUTHEASTERN DISTRICT HEALTH DEPARTMENT

CITY SURVEYOR

THIS IS TO CERTIFY THAT I, RICHARD GREEN, A REGISTERED LAND SURVEYOR, REGISTERED BY THE STATE OF IDAHO, HAVE CHECKED THE PLAT CINNAMON SPRINGS SUBDIVISION AND THE COMPUTATIONS THEREON FOR MAKING THE PLAT, AND FIND NO DISAGREEMENTS WITH THE LAWS RELATING THERETO.

Richard Green
CITY OF POCATELLO SURVEYOR,
RICHARD GREEN PLS-942

CITY OF POCATELLO

THE PLAT ON WHICH THIS CERTIFICATION APPEARS IS HEREBY APPROVED BY THE CITY OF POCATELLO, IDAHO, THIS 19 DAY OF Dec, 1995.

Robert Engstedt MAYOR
David L. Erickson CITY ENGINEER
Shonda L. Johnson CITY CLERK

COUNTY COMMISSIONERS CERTIFICATE

PRESENTED TO THE BOARD OF BANNOCK COUNTY COMMISSIONERS THIS 14 DAY OF Dec, 1995. AT WHICH TIME THIS SUBDIVISION WAS APPROVED AND ACCEPTED.

ATTESTED Larry W. Ghan CHAIRMAN
LARRY GHAN
TOM KASLOMETES
MEMBER Carolyn Meline
CAROLYN MELINE
MEMBER J.O. Cotant
J.O. COTANT

COUNTY SURVEYORS APPROVAL

I, TERRY BAILEY, COUNTY SURVEYOR FOR BANNOCK COUNTY, IDAHO, HEREBY CERTIFY THAT I HAVE CHECKED THE PLAT AND COMPUTATIONS AS SHOWN HEREON AND HAVE DETERMINED THAT THE REQUIREMENTS OF IDAHO CODE 50-1305 HAVE BEEN MET, AND I APPROVE SAME FOR FILING THIS DAY OF December, 1995.

Terry Bailey
TERRY BAILEY, PLS-1212
BANNOCK COUNTY SURVEYOR

COUNTY TREASURER

PURSUANT TO 50-1308, IDAHO CODE, I SHELLEY SHANNON, HEREBY CERTIFY THAT ALL COUNTY PROPERTY TAXES DUE ON THIS SUBDIVISION, BOTH DELINQUENT AND CURRENT, HAVE BEEN PAID IN FULL AS OF 1999 ~~EE~~ TAXES.

Shelley Shannon
SHELLEY SHANNON, COUNTY TREASURER 6-26-00

SURVEYORS CERTIFICATE

I, DAVID KLATT, A LICENSED LAND SURVEYOR IN THE STATE OF IDAHO, DO HEREBY CERTIFY THAT A SURVEY WAS MADE BY ME OF THE PREMISES DESCRIBED IN THE ACCOMPANYING BOUNDARY DESCRIPTION AND THAT THE PLAT UPON WHICH THIS CERTIFICATION APPEARS WAS MADE BY ME. I FURTHER CERTIFY THAT THIS PLAT CORRECTLY REPRESENTS THE LOTS AND BLOCKS AS MARKED UPON THE GROUND, THAT THE MONUMENTATION MARKING SAID LOTS AND BLOCKS CONFORMS WITH THAT DEPICTED ON SAID PLAT AND THAT THE PERTINENT PROVISIONS OF THE STATUTES OF THE STATE OF IDAHO, TOGETHER WITH ALL LOCAL ORDINANCES PERTAINING THERETO HAVE BEEN COMPLIED WITH.

David Klatt
DAVID KLATT, PLS-5074
DATE 6/26/00



CINNAMON SPRINGS SUBDIVISION

LOCATED IN THE S 1/2 SEC.19 & N 1/2 SEC.30 T.7S., R.35E., B.M.
BANNOCK COUNTY, IDAHO

PAGE 2 OF 2

DAVID KLATT SURVEYING SERVICE

416 S. 4th AVE.
POCATELLO, IDAHO 83201
208-232-8396

PORTION OF AUTUMN LANE
CHANGED TO ANDEE K LANE
INSTRUMENT # 20421536
RECORDED 10/1/2004
RESOLUTION 2004-104

In the Matter of RESCINDING PLAT NOTE NO. 7)
CINNAMON SPRINGS SUBDIVISION)

R.S. No. 2011-65
 July 20, 2011

RESOLUTION

WHEREAS, the Bannock County Planning & Zoning Commission approved the Conceptual Plan for a five lot subdivision called Cinnamon Springs Subdivision in July 1992 pursuant to Bannock County Ordinance No. 1984-3 [Subdivision Ordinance]; and

WHEREAS, Bannock County Ordinance No. 1984-3 provided for an approval process by the City of Pocatello for subdivisions within the Pocatello Area of City Impact; and

WHEREAS, the plat of Cinnamon Springs Subdivision was recorded on August 26, 2000, instrument #20010022 with the inclusion of plat note # 7 restricting residential building to lot 1 or lot 5 per Pocatello City Council subdivision approval; and

WHEREAS, the owner of lot 5, Cinnamon Springs Subdivision requested removal of plat note #7; and

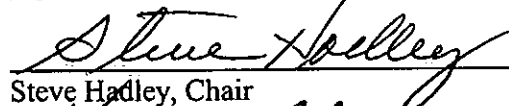
WHEREAS, a public hearing was held May 18, 2011 by the Planning & Development Council to consider a request for an exception to the Subdivision Ordinance of Bannock County No. 1997-4; and

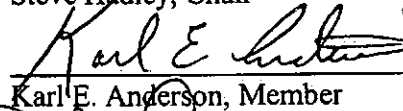
WHEREAS, the Planning & Development Council approved the exception request to the Subdivision Ordinance restoring the county approval of five buildable lots providing septic permitting requirements are met;

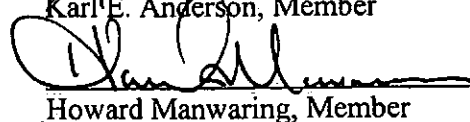
NOW THEREFORE, BE IT RESOLVED in a motion made by Commissioner Karl E. Anderson, seconded by Commissioner Howard Manwaring, that plat note #7 shall be rescinded from the Cinnamon Spring Subdivision Plat.

The motion passed and the voting was unanimous, as taken by roll call vote.

BOARD OF BANNOCK COUNTY COMMISSIONERS


 Steve Hadley, Chair


 Karl E. Anderson, Member


 Howard Manwaring, Member

ATTEST: 
 Dale Hatch, County Clerk

2-2

21110493

RS# 2011-65

OFFICIAL RECORD BOOK 945
BANNOCK COUNTY IDAHO

RECORDED AT REQUEST OF
DEPUTY *ALZ*

BANNOCK COUNTY

21110493

2011 JUL 20 A 11: 29

In the Matter to Change a Portion of Road) AS AMENDED
Name of Autumn Lane in the Cinnamon)
Springs Subdivision, Bannock County)

R.S. No., 2004- 104
September 30, 2004

AS AMENDED

R.S. No. 2004-104

Page 2

RESOLUTION

WHEREAS, a public hearing was heard on September 14, 2004, at the hour of 10:00 a.m. in the chamber of the Bannock County Commissioners to CHANGE A PORTION OF AUTUMN LANE IN THE CINNAMON SPRINGS SUBDIVISION RECORDED AS INSTRUMENT NUMBER 20010022 IN BOOK 761 AT THE OFFICE OF THE BANNOCK COUNTY RECORDER; and

WHEREAS, the Commissioners heard evidence concerning the Petition and having considered the file and all evidence presented, it hereby makes the following findings and conclusions;

BANNOCK COUNTY BOARD OF COUNTY COMMISSIONERS FINDINGS OF FACT, CONCLUSIONS OF LAW AND

APPLICANT/PETITIONER: Bannock County
TYPE OF APPLICATION: Road Name Change
DATE OF PUBLIC HEARING BEFORE COUNTY COMMISSIONERS and
DECISION: September 14, 2004 10:00 a.m.

FINDINGS OF FACT – Road Name Change

1. The County has initiated a Road Name Change.
2. The change requested is within the Cinnamon Springs Subdivision located in the S ½ Section 19 and N ½ Section 30 T7S, R 35E B.M. Bannock County in accordance with Bannock County Ordinance 1997-4 and Idaho Code 50-1301 Notice of Public Hearing was published and notice was posted in the area of the road name change.
3. There are two existing developed lots that would affected by the change in Road Name.
4. The change would rename a portion of Autumn Lane to Andee K Lane, approximately 500 feet in length, along the west boundary of lots 1 and 5 of Cinnamon Springs Subdivision .

CONCLUSIONS of LAW

1. Bannock County Commissioners are authorized by Idaho Code 50 Chapter 13 to grant change in Road Names.
2. Notification of the public and adjacent landowners has been made according to Idaho Code Title 50 Chapter 13 and applicable Bannock County Zoning and Subdivision Ordinances
3. The road name change is in the public interest.

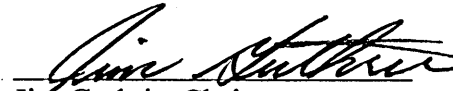
DECISION

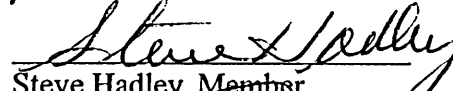
The Bannock County Board of Commissioners concludes based on the foregoing Findings of Fact and Conclusion of Law that the Road Name Change for the portion of Autumn Lane in the Cinnamon Springs Subdivision described above be renamed. This Resolution shall be recorded with the County Recorder.


NOW, THEREFORE, BE IT RESOLVED , that a motion was made by Commissioner Craig Cooper seconded by Commissioner Steve Hadley, to approve the road name change as set forth in the Findings of Fact and Conclusions of Law above.

The motion passed and the voting was unanimous, as taken by roll call vote.

BOARD OF COUNTY COMMISSIONERS


Jim Guthrie, Chairman


Steve Hadley, Member


Craig Cooper, Member

ATTEST: LARRY W. GHAN

Larry W. Ghan, Clerk

20421536

BANNOCK COUNTY
RECORDED AT REQUEST OF

FEE 0.00 DEPUTY m

2004 OCT 1 PM 4 16

OFFICIAL RECORD BK# 856
LARRY W. GHAN RECORDER
BANNOCK COUNTY IDAHO

EXHIBIT 5

Ordinance Excerpts

anticipated public costs. Agencies may offer comment on topics not listed above, but the County requests, at a minimum, comments on those topics. Agencies to be contacted:

- a. The electric power provider (Utah Power or Light or Idaho Power Co.).
 - b. Intermountain Gas.
 - c. Telephone: U.S. West Engineering Department.
 - d. Ditch or irrigation company when present or within $\frac{1}{2}$ mile.
 - e. Cable company - fiber optic or television.
 - f. Pipelines, if any.
 - g. Any other subdivision of government or private utility as applicable.
7. ARMY CORPS OF ENGINEERS: for determination of (1) wetlands or riparian areas (2) stream crossing needs, or (3) any additional issues the Corps may address.
8. PUBLIC LAND AGENCIES: such as Fort Hall Reservation, Forest Service, BLM, or State, without regard to location of proposed subdivision.

Applicant shall include all comments with application. In the absence of comments, evidence of contact at least twice by applicant may be submitted.

302 CONCEPTUAL OR MASTER PLAN REVIEW:

302.A. SUBMITTAL REQUIREMENTS: Developer shall submit review fees as established by the Board, the report from District Health and the following items at least 30 days prior to the hearing: **(Amendment No. 5 Ordinance 2022-03)**

1. A list of all property owner(s) and the property tax parcel number(s), located within 300 feet of the proposed development's boundary including street or road rights-of-way and bodies of water.
2. A sketch, accurate to plus or minus 5 percent, showing:
 - a. Proposed uses of the property and present zoning, if applicable.
 - b. Proposed and/or existing deed restrictions, if any, including easements and rights-of-way.
 - c. Description of the improvements proposed to be made or installed, the time such improvements are proposed to be made or completed, and the procedures the subdivider wishes to use.

- d. Statement describing proposed water supply, sewage disposal, and drainage.
 - e. Approximate location of blocks and number of lots in each.
 - f. Legal description to quarter-quarter section, township and range.
 - g. North arrow.
 - h. Landscaping locations and general type of vegetation.
 - i. Ownership and land use of subject development and within 300' beyond plat boundaries.
 - j. Road names - subject to County Addressing Ordinance.
 - k. Road design deviations if open space subdivision is proposed.
3. Comments from Reviewing Agencies, 301.D.
- a. If an agency does not comment, and applicant has proof of contact, staff will contact; if no response is forthcoming, the agency may testify at Concept phase. If no testimony nor written comments are presented at the public hearing, Council may proceed to review application without the agency's comments.

302.B. COMMUNITY IMPACT ANALYSIS: Staff will prepare a Community Impact Analysis for all developments, to include:

- 1. Total population at build out;
- 2. Population five to 17 years of age;
- 3. Water usage per unit and total for project;
- 4. Sewage produced per unit and total for project;
- 5. Tax generated for average size lot and dwelling of 2000 sq. ft.;
- 6. Cost to provide services by: Sherriff's Department; Road and Bridge; School District, for transportation and per student cost, if known; Fire District; ambulance service provider and any other affected agency as determined by County.

302.C. ENVIRONMENTAL IMPACT ASSESSMENT: County Engineer may require an environmental impact assessment prepared by an environmental engineer, licensed in the State of Idaho, when any of the following conditions apply: inclusion of wetlands, streams or floodplains; land which may have been used previously as an industrial site or has a history of pollution; land which may be subject to sliding, slumping, or movement of any sort; land identified as important wildlife habitat; land which may have historical or anthropological

artifacts, or other land deemed by the County to be sensitive to development. Said assessment shall address, but is not limited to, the items listed above, without regard to size of proposed subdivision.

302.D. PUBLIC HEARING: The Council will consider the Concept or Master Plan as a Public Hearing item, according to procedures established in the Zoning Ordinance. In phased subdivisions, each phase is considered a Preliminary Plat for the purpose of this section. Concept approval may be based upon a sketch and narrative describing the development and its improvements. Standards (criteria) in 302.E. shall be applied to:

1. Density - average lot size and range of lot sizes.
2. Utilities - water, power, natural gas, cable TV, telephone; type and placement underground or overhead.
3. Uses and zoning.
4. Fire suppression and prevention measures.
5. Transportation routes - internal and existing arterial or collector routes.
6. Conformance to Comprehensive Plan.
7. Conformance to applicable transportation plans.
8. Suitability of soil and topography for development.
9. Wildlife considerations.

Plats which will be phased are called Master Plans and the following additional items will need approval as a part of the public hearing for Concept approval. Additional issues to be addressed are:

10. Timing of the total project and intervals between phases.
11. Schedule for construction of improvements in each phase.
12. Sequence of phases.
13. A Master Plan map of total project, showing phases, approximate location of lots, streets and other improvements at build-out.

302.E. REVIEW CRITERIA: The CONCEPT Plan for a subdivision may be approved only if the reviewing authority shall find that it satisfies the following criteria:

1. The proposed tentative plan is in conformance with the Bannock County Comprehensive Plan; is in conformance with all applicable provisions of this Ordinance, other County Ordinances, and Idaho Code.
2. The proposed roads and bridges will be designed and constructed according to Section 402 of this Ordinance. If a design deviation is requested, it shall equal or exceed those standards for its purpose.
3. The proposed partitioning of land does not prohibit the extension of dedicated streets or roads.
4. The proposed partitioning will not conflict with legally established easements or access within or adjacent to the proposed land partition.
5. The blocks of lots are located and laid out to properly relate to adjoining or nearby lot or parcel lines, utilities, streets, or other existing or planned facilities.
6. The proposed property is physically suitable for the type and proposed density of development and conforms to existing zone standards.

302.F. CONDITIONS: The Council may place conditions upon the proposed plat to bring it into compliance with the comprehensive plan. If the developer accepts those conditions, the developer may then proceed to Preliminary Plat review.

302.G. DIVISIONS OF LAND INTO FOUR OR FEWER PARCELS: A one-time division into four or fewer parcels if it meets the following criteria: **(Amendment No. 5 Ordinance 2022-03)**

- access for each lot is from maintained county road or a private shared driveway
- utilities are available
- a public hearing is not required
- all other Zoning and Subdivision requirements apply

1. Such divisions must be filed as Records of Survey, and shall be prepared in accordance with Chapter 19, Title 55 of Idaho Code. All other standards, requirements, processes and criteria of this Ordinance shall be met. Survey notes and or other conditions may be required.

302.H. TIME LIMITS: Approval of the Concept Plan is valid for one year from the date of approval by the Council. Concept or Master Plans not advanced to Preliminary Plat review by the Council within one year of Concept approval by the Council must be resubmitted for a new Concept/Master Plan approval.

303 PRELIMINARY PLAT REVIEW:

303.A. SUBMITTAL REQUIREMENTS: Preliminary Plat review will be considered by the Council as a business item at subsequent, regularly scheduled meetings of the Council. The following items must be submitted to the County Engineer and Planning Department at least 30 days prior to the Council's regular monthly meeting:

320 RESIDENTIAL RURAL DISTRICT (RR)**321 PURPOSE:**

The Residential Rural zoning district is established to provide low density, single-family residential areas in rural settings. RR districts require lot sizes or sufficient open space to maintain a semi-rural setting.

322 CHARACTERISTICS OF LAND IN THIS DISTRICT:

The Residential Rural designation is to be applied to existing neighborhoods with larger, rural sized lots, and for areas of underdeveloped land which will serve as buffer areas between Agriculture districts and urbanizing areas. Factors to be considered in designating land for RR districts should include, but not be limited to, availability of county services and roads, types of surrounding land uses, and suitability of land to safely handle individual well and sewage systems on lots 5 acres or more in size, or higher densities with central or municipal water and sewer systems.

**323 USES PERMITTED - WITH STAFF REVIEW AND APPROVAL OF SITE PLAN
(SECTION 503)**

- A. All uses listed as permitted in the RS district, except attached housing unless such housing is in an open space designed subdivision.
- B. Commercial Agricultural uses for use on the premises, buildings, and structures, except hog farms, feed lots, and agricultural support uses.
- C. State licensed day care homes or centers with up to six client children.

324 USES CONDITIONALLY PERMITTED:

The following land uses may be permitted conditionally in the RR district subject to conditions established in this section and elsewhere in this Ordinance.

- A. All uses permitted by conditional use permit in the Residential Suburban district, except attached housing unless such housing is in an open space designed subdivision.

325 PARKING STANDARDS:

All residential development shall meet the parking standards set forth in the Residential Suburban District Section 335 inclusive.

326 SUBDIVIDING IN THE RESIDENTIAL RURAL DISTRICT: The following methods of subdividing are permitted in the RR zone:

- A. Open Space Designed Subdivision (see design standards of Subdivision Ordinance) with density of one dwelling to 2.5 acres.

Open Space designed subdivisions are required in the RR zone if one or more of the following apply:

1. A proposed subdivision's average net lot size is less than five acres;
 2. If 25% or more of the subdivision is above 5000' elevation.
 3. If the proposed subdivision includes important wildlife habitat.
- B. Conventional: Five-acre minimum lot size if individual well or septic systems are used. Such subdivisions are prohibited from further division.
- C. Planned Unit Development provided that municipal water and sewer are provided and limited to locations within Area of City Impact; density may be up to one dwelling per ½ acre; for residential uses or for mixed-use developments which include neighborhood commercial uses subordinate to residential uses in the same development. **(Amendment #19 Ordinance #2008-4)**
1. Minimum size for a planned unit development in the RR district shall be ten acres and the maximum size is 100 lots or dwelling units and 100 acres. **(Amendment #19 Ordinance #2008-4)**
- D. All subdivisions on a city boundary must apply to be annexed into that city which has designated that land to be within its "Area of City Impact."
1. In the event the City declines in writing, to annex the development, the County shall hear the application in accordance with its Area of Impact Agreement with the City, or Idaho Code shall apply if none exists.

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327 TABLE OF BUILDING BULK AND PLACEMENT STANDARDS:

The following table sets forth building bulk and placement standards for the Residential Rural District:

RESIDENTIAL RURAL DISTRICTMINIMUM SETBACKS (FT)

	FROM LOCAL ROAD R-O-W	FROM ARTERIAL OR COLLECTOR R-O-W	REAR YARD	SIDE YARD	MAXIMUM STRUCTURE HT.
PERMITTED USES:					
Single-family Residence	30	50	30	10	35
Two-family Residence	30	50	30	10	35
Residential Accessory Structures	30	50	20	20	35
Agricultural Structures	30	50	20	20	
Farm Animal Structures	30	50	30	30	15
Commercial Agriculture Accessory Structures for Farm Animals	100	100	100	100	-
Non-Residential Buildings	30	50	20	20	-

(Amendment 63, Ordinance 2024-02)

Setback for all structures shall be 100' from any stream or riparian area

Minimum Lot Size: Five acres; see Section 326. Larger lot sizes may be required by the Health Department.

FINDINGS

BANNOCK COUNTY PLANNING & DEVELOPMENT COUNCIL FINDINGS AND ORDER

CONCEPT PLAN – CHESTNUT HILL SUBDIVISION PUBLIC HEARING: JULY 16, 2025

FILE #: SCP-25-1
LOCATION: RPRRCIN000401, currently addressed as 9595 Chestnut Hill Drive, Pocatello, ID 83204 and RPRRCIN000301, currently addressed as 9498 Chestnut Hill Drive, Pocatello, ID 83204.

APPLICANT:	OWNER:
Dioptra	Mark and Rose Selover Jordan and Emily Driscoll
Stewart Ward	9595 W. Chestnut Hill Drive 9498 W. Chestnut Hill Drive
4880 Clover Dell Road	Pocatello, ID 83204 Pocatello, ID 83204
Pocatello, ID 83202	

REQUEST & BACKGROUND: Stewart Ward proposes a lot line adjustment to an existing platted subdivision to adjust approximately 3.43 acres and 3.48 acres into 3.34 acres and 3.55 acre lots, off of Chestnut Hill Drive, a county-maintained road. The development proposes individual septic systems and wells. This subdivision is located ~1.25 miles from the City of Pocatello boundary.

FINDINGS:

JUSTIFICATION FOR THE DECISION/CRITERIA, STANDARDS AND FACTS RELIED UPON

SITE CHARACTERISTICS AND ZONING:

ZONE: Residential Rural
PROPERTY SIZE: ~ 3.43 acres and 3.48 acres
VIEWES: The property is visible from all directions
IMPACT AREA: Not within impact area
FLOOD ZONE: X, Minimal
TERRAIN: Steep slopes
EXISTING STRUCTURES: Dwellings and residential accessory structures
OTHER: Located within Cinnamon Springs Subdivision

NOTICE AND TESTIMONY REQUIREMENTS:

Notice of the public hearing was completed according to statutory requirements. Public comment was taken according to statutory requirements.

REQUIRED FINDINGS FOR CONCEPT PLAN – REVIEW CRITERIA, §302.E

1. The proposed tentative plan **[is] [is not]** in conformance with the Bannock County Comprehensive Plan; **[is] [is not]** in conformance with applicable provisions of this Ordinance, other County Ordinances, and Idaho Code.

2. The proposed roads and bridges **[are] [are not]** designed and constructed according to Section 402 of the Subdivision Ordinance. A design deviation **[was] [was not]** requested and **[was] [was not]** granted to equal or exceed these standards for its purpose.

3. The proposed partitioning of land **[does] [does not]** prohibit the extension of dedicated streets or roads.

4. The proposed partitioning **[will] [will not]** conflict with legally established easements or access within or adjacent to the proposed land partition.

5. The blocks of lots **[are] [are not]** located and laid out to properly relate to adjoining or nearby lot or parcel lines, utilities, streets, or other existing or planned facilities.

6. The proposed property **[is] [is not]** physically suitable for the type and proposed density of development and **[does] [does not]** conform to existing zone standards.

(If adding approval conditions) with the following conditions of approval,

BANNOCK COUNTY PLANNING & DEVELOPMENT COUNCIL
FINDINGS AND ORDER: PERMIT SCP-25-1

Page 2

ORDER: CONCLUSION AND DECISION

The Planning and Development Council, pursuant to the aforementioned, finds that the request for Chestnut Hill Subdivision Concept Plan, as described in the application, shall be **[approved]** **[denied]** **[tabled]**.

Motion by _____, seconded by _____ to adopt the foregoing Findings and Order.

ROLL CALL:

Councilperson Dimick	Voted [Yes] [No] [Absent/Recused]
Councilperson Madsen	Voted [Yes] [No] [Absent/Recused]
Councilperson Selleneit	Voted [Yes] [No] [Absent/Recused]
Councilperson Ulrich	Voted [Yes] [No] [Absent/Recused]
Councilperson Ward	Voted [Yes] [No] [Absent/Recused]

Motion carried by a _____ to _____ vote.

Dated this _____ day of _____, 2025.

Signed by (Chairperson) (Vice Chair)

ACKNOWLEDGEMENT CERTIFICATE

State of Idaho)
S.S.
County of Bannock)

On this _____ day of _____, in the year of 2025, before me _____, a notary public, personally appeared _____, personally known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that (she) (he) executed the same.

S	_____
E	Notary Public
A	My Commission Expires on _____ 20____
L	

MOTION

EXAMPLE MOTION

Based on the record and the discussion this evening, I move to **[approve]** **[deny]** **[table]** the request for the Chestnut Hill Subdivision Concept Plan as described in the application materials as supplemented with additional information attached in the staff report and according to testimony received, and to adopt the proposed findings and order for signature by the Chair or Vice-Chair.

(IF ADDING APPROVAL CONDITIONS) with the following conditions of approval,

1.
2.

AGENDA ITEM NO. 6

Rezone – Bryan Moon



PLANNING AND DEVELOPMENT SERVICES

5500 S 5th Ave | Pocatello, Idaho 83204 | 208.236.7230 | www.bannockcounty.us

REZONE PUBLIC HEARING: JULY 16, 2025 STAFF REPORT

FILE #: RZO-25-2
LOCATION: RPRRMNL000500, 11578 N. Philbin Road, Pocatello, ID 83202

APPLICANT:	OWNER:
Bryan Moon	Bryan Moon
P.O. Box 2258	11578 N. Philbin Road
Pocatello, ID 83206	Pocatello, ID 83202

REQUEST & BACKGROUND: Bryan Moon proposes the redesignation of approximately 6.75 acres of land from Agricultural to Residential Suburban on the Zoning Map. The subject property is located in Section 4 of Township 6 South, Range 34 East of the Boise Meridian.

SITE CHARACTERISTICS AND ZONING:

ZONING: Agricultural

PROPERTY SIZE: ~ 6.75 acres

EXISTING STRUCTURES: Single-family residence and outbuildings

SURROUNDING LAND USES AND ZONING

NORTH: Primarily residential uses within the Residential Suburban and Agricultural zoning district.

EAST: Primarily bare ground within the Agricultural zoning district.

SOUTH: Primarily residential uses within the Agricultural zoning district and City Limits.

WEST: Primarily residential uses within the Agricultural zoning district and City Limits.

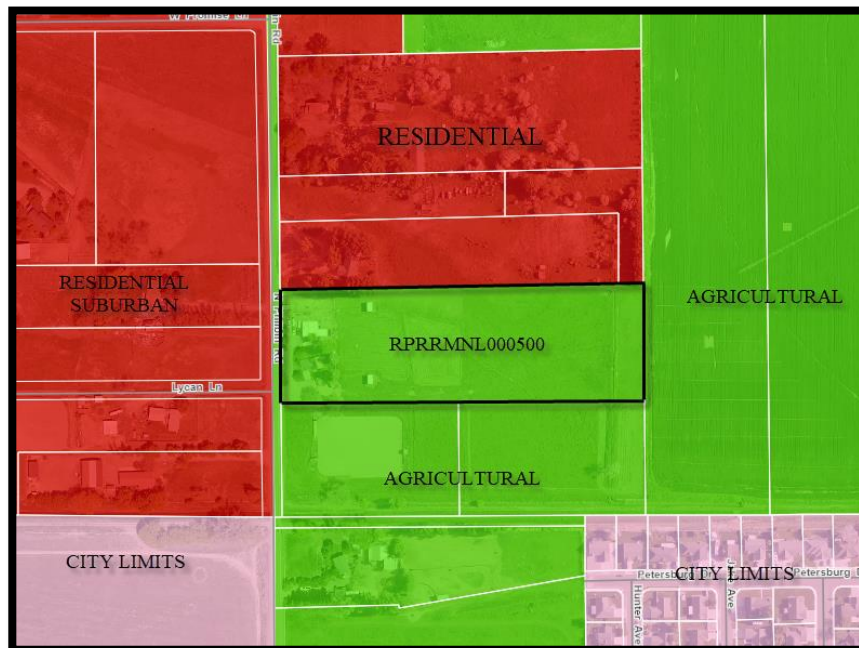
APPLICABLE LAWS AND PLANS:

1. Idaho Code §67-6509, Recommendation and Adoption, Amendment, and Repeal of the Plan.
2. Bannock County Comprehensive Plan, 2025-27
3. Bannock County Zoning Ordinance, 1998-1, specifically:
 - a. §520 REZONING
 - b. §330 RESIDENTIAL SUBURBAN
 - c. §310 AGRICULTURAL DISTRICT

STAFF REPORT
REZONE - MOON
Page 1 of 6



SITE MAP



ZONING MAP

STANDARDS FOR GRANTING A REZONE (ZONING ORDINANCE §520.4)

The Planning and Development Council may grant a rezone if it makes affirmative findings of fact on each of the following standards:

A. The uses allowed in the proposed district would be compatible with surrounding uses.

Staff Findings

The applicant states that this property is currently being used as residential. All parcels to the north, south, and west are currently being used as residential. This parcel is located 0.06 miles from the City of Chubbuck. The rezone request is compatible with the surrounding uses. Council should review these uses to determine whether this proposed use would adversely affect surrounding properties to a materially greater extent than would a permitted use in the district.

B. The proposed zoning district would not adversely affect the surrounding neighborhood's stability and property values.

Staff Findings

The applicant states the current use is residential, not agricultural. The proposed zone would fit with the surrounding neighboring properties and values. Council should determine if these potentials would adversely affect surrounding properties and property values.

C. The applicant has shown that there is a need for the proposed zoning district in the County or at the proposed location.

Staff Findings

The applicant states this parcel is located 0.06 miles from city limits and states it would make sense to have it zoned for future growth. Council should consider information provided by the applicant to determine if there is a need for the proposed change.

D. The public cost resulting from the change in land use would not be excessive when compared with the public benefit derived from the change in land use.

Staff Findings

Applicant states there would be no change as the land is currently being used as residential. Council should determine if rezone would adversely affect change in land use.

- E. Adequate public services, utilities, and facilities would be available to serve the changed land use.**

Staff Findings

Applicant states that public services, utilities, and facilities already exist for this parcel and no changes would be required.

- F. The proposed zoning district would not allow uses that would be detrimental to the environment of the immediate neighborhood.**

Staff Findings

Applicant states the immediate neighborhood is already zoned Residential Suburban on the north and west of this parcel. Applicant also states it would conform to surrounding uses. Therefore, staff does not believe that recommending this rezone for approval would be detrimental to the environment of the immediate area.

- G. The requested change would be in accordance with the goals and policies of the County Comprehensive Plan.**

Staff Findings

Staff has identified the following applicable goals and policies (others may be identified by the Council).

The Bannock County Comprehensive Plan states:

Goal 2.2: Development that fosters economic growth while maintaining the rural character of the county.

Strategy 2.2.5: Continue to ensure that developments, rezones, and land uses align with the Future Land Use Map and its associated characteristics and descriptions, as illustrated in Figure 7.

Goal 3.2: A strong and diverse economy.

Strategy 3.2.1: Appropriately zone locations within the county to allow for a variety of residential, agricultural, commercial, and industrial uses.

IDAHO CODE REGARDING REZONING

IC 67-6511(a): Requests for an amendment to the zoning ordinance shall be submitted to the zoning or planning and zoning commission which shall evaluate the request to determine the extent and nature of the amendment requested. Particular consideration shall be given to the effects of any proposed zone change upon the delivery of services by any political subdivision providing public services, including school districts, within the planning jurisdiction. An

STAFF REPORT
REZONE - MOON
Page 4 of 6

amendment of a zoning ordinance applicable to an owner's lands or approval of conditional rezoning or denial of a request for rezoning may be subject to the regulatory taking analysis provided for by section 67-8003, Idaho Code, consistent with the requirements established thereby.

(b) After considering the comprehensive plan and other evidence gathered through the public hearing process, the zoning or planning and zoning commission may recommend and the governing board may adopt or reject an ordinance amendment pursuant to the notice and hearing procedures provided in section 67-6509, Idaho Code, provided that in the case of a zoning district boundary change, and notwithstanding jurisdictional boundaries, additional notice shall be provided by mail to property owners or purchasers of record within the land being considered, and within three hundred (300) feet of the external boundaries of the land being considered, and any additional area that may be impacted by the proposed change as determined by the commission. Notice shall also be posted on the premises not less than one (1) week prior to the hearing. When notice is required to two hundred (200) or more property owners or purchasers of record, alternate forms of procedures which would provide adequate notice may be provided by local ordinance in lieu of posted or mailed notice. In the absence of a locally adopted alternative notice procedure, sufficient notice shall be deemed to have been provided if the city or county provides notice through a display advertisement at least four (4) inches by two (2) columns in size in the official newspaper of the city or county at least fifteen (15) days prior to the hearing date, in addition to site posting on all external boundaries of the site. Any property owner entitled to specific notice pursuant to the provisions of this subsection shall have a right to participate in public hearings before a planning commission, planning and zoning commission or governing board subject to applicable procedures.

(c) The governing board shall analyze proposed changes to zoning ordinances to ensure that they are not in conflict with the policies of the adopted comprehensive plan. If the request is found by the governing board to be in conflict with the adopted plan, or would result in demonstrable adverse impacts upon the delivery of services by any political subdivision providing public services, including school districts, within the planning jurisdiction, the governing board may require the request to be submitted to the planning or planning and zoning commission or, in absence of a commission, the governing board may consider an amendment to the comprehensive plan pursuant to the notice and hearing procedures provided in section 67-6509, Idaho Code. After the plan has been amended, the zoning ordinance may then be considered for amendment pursuant to paragraph (b) of this subsection.

(d) If a governing board adopts a zoning classification pursuant to a request by a property owner based upon a valid, existing comprehensive plan and zoning ordinance, the governing board shall not subsequently reverse its action or otherwise change the zoning classification of said property without the consent in writing of the current property owner for a period of four (4) years from the date the governing board adopted said individual property owner's request for a

zoning classification change. If the governing body does reverse its action or otherwise change the zoning classification of said property during the above four (4) year period without the current property owner's consent in writing, the current property owner shall have standing in a court of competent jurisdiction to enforce the provisions of this section. Upon the granting of a Conditional Use Permit, conditions may be attached to a permit including, but not limited to, those:

AGENCY COMMENTS:

None received at the time of this report.

PUBLIC COMMENTS:

None received at the time of this report.

REPORT BY:

Annie Hughes Williams, Zoning Planner
annieh@bannockcounty.gov
208.236.7230

REPORTED DATE: July 8, 2025

**Staff comments in this report are based solely upon evidence available at the time of the report. Additional information may be brought to light at or before the hearing.*

EXHIBITS:

1. Application, Sketch Plan, and Overview
2. Applicable Laws (on file with Staff)
3. Evidence of Notices (on file with Staff)
4. Agency/Public Comments (if any)

EXHIBIT 1

Application & Sketch Plan

RZO-25-2 Bryan Moon

Submitted On: Jun 6, 2025

Project Information**Current Use of Property**

Residential

Surrounding Land Use

Residential and Agricultural

Parcels Proposed for Rezoning**Parcel Number**

RPRRMNL000500

Current Zoning

Agricultural

Proposed Zoning

Residential Suburban

Section

4

Property Owner

Bryan Moon

Township

6S

Acres

6.75

Range

34E

I have authorization to include this parcel for rezoning.

true

Narrative Standards

Please address how the proposed rezoning meets the following requirements:

A. The uses allowed in the proposed district would be compatible with surrounding uses.

The property is currently being used as residential. All parcels to the north, south, and west are currently being used as residential. This parcel is located 0.06 miles from the City of Chubbuck.

B. The proposed zoning district would not adversely affect the surrounding neighborhood's stability and property values.

The current use is residential, not agricultural. The proposed zone would fit with the surrounding neighboring properties and value.

C. The applicant has shown that there is a need for the proposed zoning district in the County or at the proposed location.

As this parcel is located only 0.06 miles from city limits, it would make sense to have it zoned for future growth of the county and city.

D. The public cost resulting from the change in land use would not be excessive when compared with the public benefit derived from the change in land use.

There would be no change as the land is currently being used as residential.

E. Adequate public services, utilities, and facilities would be available to serve the changed land use.

Public services, utilities and facilities already exist for this parcel and no changes would be required at this time.

F. The proposed zoning district would not allow uses that would be detrimental to the environment of the immediate neighborhood.

The immediate neighborhood is already zoned residential suburban on the north and west of this parcel. It would conform to surrounding uses.

G. The requested change would be in accordance with the goals and policies of the County Comprehensive Plan.

Goal 2.2

Strategy 2.2.4, 2.2.5, and 3.2.1.

Acknowledgement

Electronic Signature [Typed Name of Applicant]

Bryan Moon

I agree that my electronic signature above is equivalent to a handwritten signature and is binding for all purposes related to this transaction

true

Date

06/06/2025

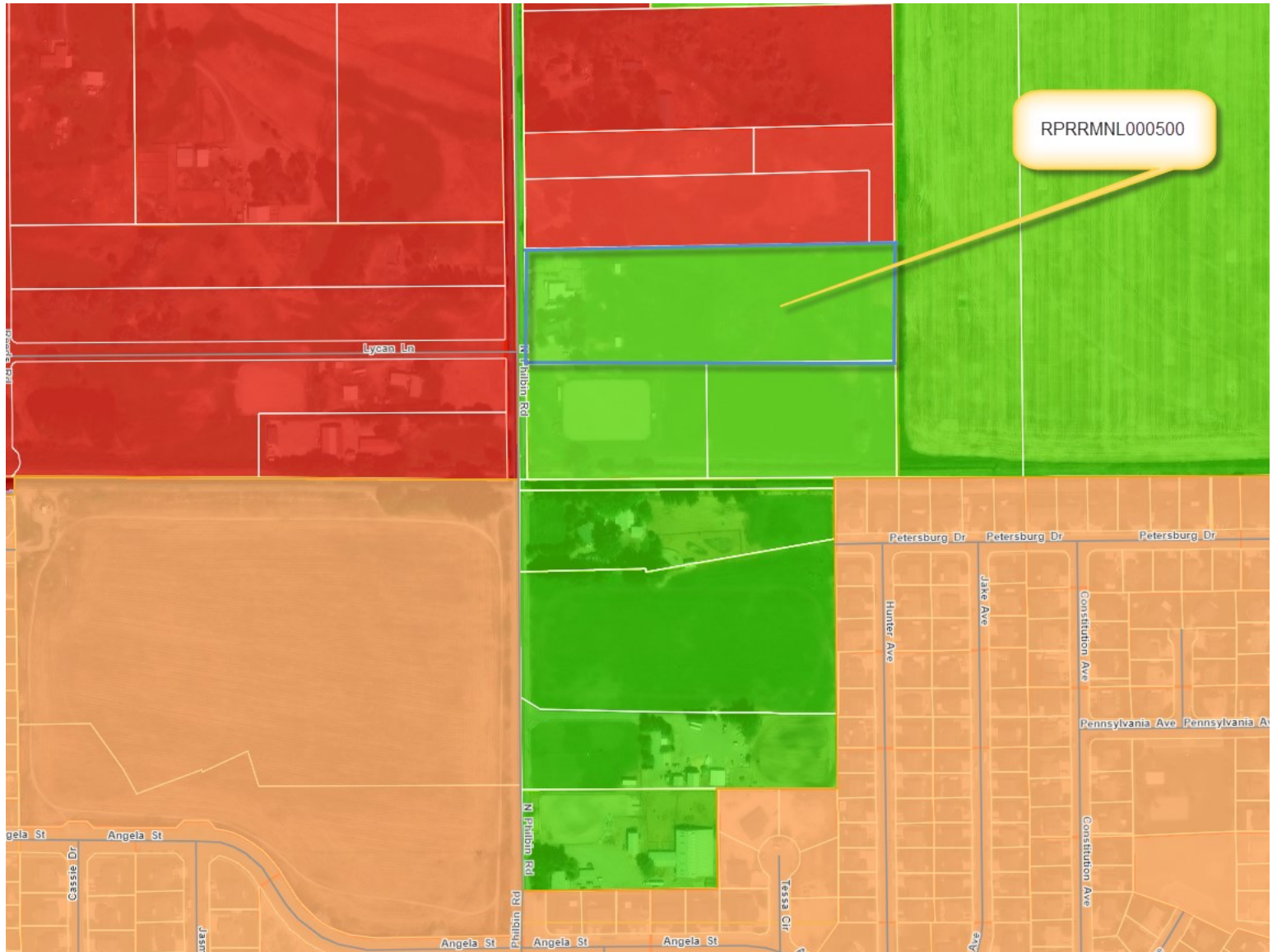


EXHIBIT 2

Ordinance Excerpts

closely as possible to surface features such as roads, alleys, streams, and ridge lines or valley bottoms or to legal boundaries such as lot lines, subdivision boundaries, property lines, and government survey boundaries.

- B. Should disagreements arise concerning district boundary interpretations made by the planning staff, the question may be submitted in writing to the Board of County Commissioners for a final decision.

310 AGRICULTURAL DISTRICT (A)

311 PURPOSE:

To preserve commercial agriculture as a viable permanent land use and a significant economic activity within the County.

312 CHARACTERISTICS OF LAND IN THIS DISTRICT:

The agricultural designation is to be applied to land which includes prime farmland, and which has not been divided into small agriculturally unusable parcels. The Agricultural zone is not intended to accommodate non-agricultural development. Factors to be considered in designating land for Agricultural districts should include, but not be necessarily limited to the amount of prime farmland in the area, existing lot sizes and land uses in the area and the character of surrounding land uses.

313 PERMITTED USES - WITH STAFF REVIEW AND APPROVAL OF SITE PLAN (SECTION 503):

- A. Detached single-family dwellings including mobile homes defined by this Ordinance, Section 420.
- B. Accessory uses which are customarily incidental to residential uses.
- C. Agricultural uses and buildings and structures customarily incidental to such uses.
- D. Home occupations as defined in this Ordinance; see Section 424.
- E. Outdoor for-pay recreation uses.
- F. Agricultural support.
- G. State licensed day care homes up to six client children.
- H. Public utility installations not including business offices.

I. Commercial Stables.

J. Kennels.

K. Public service facilities **(Amendment No. 30 Ordinance #2015-5)**

314 USES CONDITIONALLY PERMITTED:

The following land uses may be conditionally permitted in the AGRICULTURAL district subject to conditions established in this section and elsewhere in this Ordinance:

A. All non-residential uses permitted as conditional uses in the Residential Suburban district.

B. Mining.

C. Rendering, butchering, slaughter, skinning or processing of animals.

D. Feed lot.

E. Zoo.

F. Wildlife preserves.

G. Shooting preserves.

H. State licensed day care homes or centers with seven or more client children.

315 DIVISIONS OF AGRICULTURALLY ZONED LAND FOR RESIDENTIAL USE:

Land in the Agricultural District may be divided for residential use in the following manner:

A. One (1) dwelling unit shall be permitted for each forty (40) acres of land in single ownership up to one hundred and sixty (160) acres. **(Amendment No. 39 Ordinance #2018-03)**

B. When more than one hundred and sixty (160) acres are held in a single ownership, then one (1) dwelling unit shall be permitted for each additional one hundred and sixty (160) acres. This amounts to one dwelling unit for approximately every additional 160 acres owned. **(Amendment No. 39 Ordinance #2018-03)**

C. After the first two residences, each dwelling unit shall be located on its own separate lot, the size of which shall be equal to or larger than the Minimum Lot Area specified in the Building Bulk and Placement Standards for the Agricultural District.

D. Building lots shall be created by following the requirements set out in the subdivision ordinance of Bannock County, as amended.

E. Subdivision, as defined in the Bannock County Subdivision Ordinance, shall be permitted in the Agricultural District, according to Section 315.E.1. **(Amendment #3 Ordinance #1999-3)**

1. SUBDIVIDING IN THE AGRICULTURAL ZONE. Open space subdivisions designed according to Section 401 of the Bannock County Subdivision Ordinance, No. 1997-4, shall be permitted with a density of one residence per 40 acres.

A. Requirements for sewage treatment and water systems shall not apply to lots over one acre.

B. Lots shall be clustered and may vary in size with a minimum of one acre.

C. Subdivision shall have a single access, built to county standards, to a county-maintained road.

D. The recorded plat must include all the land used to determine the number of lots, and all but the permitted lots be restricted from residential development.

E. All other requirements and standards of the Subdivision Ordinance shall apply.

Example: A 160-acre tract could result in a four-lot subdivision designed according to the criteria in Section 401.B of Subdivision Ordinance No. 1997-4. All but the individual lots would serve as the open space with no additional open space required.

F. These regulations are to be regarded as limitations on the overall density of development in the Agricultural District, not as minimum building site or minimum lot size requirements.

G. No more than four non-farm and/or farm dwellings or a combination thereof may be placed in the same quarter-quarter section.

*For the purposes of these provisions, a quarter-quarter section or Government Lot shall be equivalent to a forty (40) acre parcel. **(Amendment No. 39 ordinance #2018-03)**

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316 TABLE OF BUILDING BULK AND PLACEMENT STANDARDS:

The following table sets forth building bulk and placement standards for the Agricultural district:

AGRICULTURAL DISTRICT**MINIMUM SETBACKS (FT)**

	FROM LOCAL ROAD R-O-W	FROM ARTERIAL OR COLLECTOR ROAD R-O-W	REAR YARD	SIDE YARD
PERMITTED USES:				
Single-family Residence	30	50	30	20
Residential Accessory Structures	30	50	15	20
Accessory Structures for Commercial Agriculture	30	50	15	20
Accessory Structures for Commercial Agriculture Farm Animals	100	100	100	100

(Amendment 63, Ordinance 2024-02)

Setbacks for all structures shall be 100' from any stream or riparian area.

Minimum lot size is one acre; density is one dwelling per 40 acres. See Section 315 for subdividing in the AG District. Larger lot sizes may be required by the Health Department.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

330 RESIDENTIAL SUBURBAN DISTRICT (RS)**331 PURPOSE:**

The Residential Suburban zoning district is established to provide small (one acre or less) residential estates on municipal sewage treatment facilities and/or water systems, or larger lot development where sewer effluent and water systems can be provided. The RS district is located on the boundaries of the County's cities where municipal services are expected to be extended, and usually within a city's area of impact.

332 CHARACTERISTICS OF LAND IN THIS DISTRICT:

The Residential Suburban designation is to be applied to existing smaller lot neighborhoods which are currently developed for residential use and are designated to remain so by the Comprehensive Plan, and for areas of undeveloped land which are deemed suitable and appropriate for development of residential uses according to criteria set forth in the comprehensive plan. Factors to be considered in designating land for Residential Suburban districts should include, but not be limited to, availability of county services and roads, surrounding land uses, the suitability of the land for extension of municipal services.

333 USES PERMITTED - WITH STAFF REVIEW AND APPROVAL OF SITE PLAN (SECTION 503)

Uses permitted in the Residential Suburban district shall be as follows:

- A. Single-family dwellings.
- B. Duplexes.
- C. Livestock on one acre or more of land.
- D. Public service facilities
- E. Livestock pens or runs located a minimum distance of 50 feet from a neighboring house, or the minimum setback for a residence if no house yet exists.
- F. Accessory buildings, structures and uses which are customarily incidental to residential uses.
- G. Home occupations as defined in this Ordinance.
- H. Churches.
- I. State licensed day care for up to 6 client children at any one time in the day care

operator's primary residence or a day care center.

J. Golf courses.

K. Private, noncommercial recreational facilities.

334 USES CONDITIONALLY PERMITTED:

The following land uses may be permitted conditionally in the Residential Suburban district subject to conditions established elsewhere in this Ordinance.

A. Public utility installations, not including business offices, repair or storage facilities.

B. State licensed day care for more than six client children at any one time to a maximum of 20 children in the day care operator's primary residence; licensed day care for over 20 children may be conditionally permitted in a structure which was not initially constructed for residential purposes.

C. Cemeteries.

D. Institutional housing.

E. Multi-family dwellings.

335 PARKING STANDARDS:

Parking spaces for residential uses within the Residential Suburban district shall be required in accord with the standards established by this section.

335.1 Developers of residential structures shall provide parking spaces as required by the following table:

Number of Bedrooms/Unit	PARKING SPACES REQUIRED PER UNIT DWELLING UNITS/STRUCTURE (read across)			
	1	2	3-6*	7 or more
1	2	2	1.6	1.5
2	2	2	1.8	1.6
3	2	2	2.0	1.8
4	3	3	2.2	2.0
5 or more	3	3	2.4	2.0

*Applies to congregate parking for apartments in the Residential Suburban district. Attached single-family units on individual lots shall provide parking in accord with standards for single-family dwellings.

- 335.2 All congregate parking areas shall be separated from adjacent lands by a sight proof fence or hedge at least four feet in height. No paving for congregate parking areas shall be placed any closer than five feet from an adjacent residentially-zoned property line.
- 335.3 Landscaping for congregate parking lots in the Residential Suburban district shall contain at least one-and-one-half-inch caliper tree per fifty square feet for all required landscaping within the bounds of the parking lot.
- 335.4 Any trash collection or storage facilities for multi-family residential uses shall be located at least ten feet from adjacent residential property and at least ten feet from any windows in the walls of the buildings they serve.
- 335.5 Congregate parking lots shall be located behind the front setback line of the buildings they serve.
- 335.6 Congregate parking lots shall have direct driveway access to a public or private road.
- 335.7 Parking lots shall be maintained in a dust-free condition.
- 335.8 Parking lot landscaping equal to ten percent of the total parking lot area shall be provided in residential parking lots. Said landscaping shall be placed within the perimeter of the actual parking area.
- 335.9 Parking spaces shall have an effective width of nine feet and an effective length of eighteen feet. Maneuver space for parking spaces shall be provided on the site in question. Parking spaces shall be arranged in such fashion that circulation is convenient and well integrated with off-site traffic flow.
- 336 SUBDIVIDING IN THE RESIDENTIAL SUBURBAN DISTRICT: The following methods of subdividing are permitted in the RS zone:
- A. Open Space Designed Subdivision (Sec. 401 of Subdivision Ordinance) with density of one dwelling per acre.
1. OPEN SPACE designed subdivisions are required in the RS zone if 25% or more of the proposed development is 5000 feet elevation or more or if proposal includes lands designated important wildlife habitat.
- B. Conventional Subdivision: (**Amendment #4 Ordinance # 2000-2**)
1. Within a city's area of impact, a minimum lot size of five acres is required where septic tank and drainfield sewage disposal systems are proposed. Such lots may not be further subdivided, and the plat and deeds must so indicate. Lots of less than five acres must employ municipal treatment of sewage or private sewage treatment systems which treat sewage such that the effluent is equal to or less contaminated than that of the City of

Pocatello sewage treatment facility. Such treatment facilities shall be built to the design standards of the city whose impact area it is within.

2. Outside a city's area of impact, the usual lot size of one acre may be proposed for on-site sewage disposal where soil type, distance to ground water and other factors are adequate to prevent ground or surface water contamination.

C. Planned Unit Development provided that municipal water and sewer is provided and limited to locations within Area of City Impact (ACI); density may be up to one dwelling per 1/3 acre; for residential uses or for mixed-use developments which include neighborhood commercial uses subordinate to residential uses in the same development. **(Amendment #19 Ordinance #2008-4)**

1. Developments for uses other than residential and neighborhood commercial shall not be permitted in the RS district.

2. The increased density allowed in a PUD shall be offset by provision of common open space equal to at least ten percent of the net developed area of the project. The open space shall be usable ground.

3. Minimum size for a planned unit development in the RS district shall be ten acres and the maximum size is 100 lots or dwelling units and 100 acres. **(Amendment #19 Ordinance #2008-4)**

D. All subdivisions on a city boundary must be annexed into that city which has designated that land to be within its "Area of City Impact".

1. In the event the City declines, in writing, to annex the development, the County shall hear the application in accordance with its Area of Impact Agreement with the City, or Idaho Code shall apply if none exists.

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337 TABLE OF BUILDING BULK AND PLACEMENT STANDARDS:

The following table sets forth building bulk and placement standards for the Residential Suburban district:

RESIDENTIAL SUBURBAN DISTRICT**MINIMUM SETBACKS (FT)**

	MINIMUM LOT AREA	FROM LOCAL ROAD R-O-W	FROM ARTERIAL OR COLLECTOR R-O-W	REAR YARD	SIDE YARD	MAXIMUM STRUCTURE HT.
PERMITTED USES:						
Single-Family Residence	1 acre	30	50	20	10	35
Two-Family Residence	¾ / D.U.	30	50	20	10	35
Multi-Family Residence	½ / D.U.	30	50	30	20	35
Residential Accessory Structures (see section 401.C.4)	-	30	50	20	10	35
Farm Animal Structure		30	50	30	30	15
Non-residential Buildings	-	30	50	20	20	-

(Amendment 63, Ordinance 2024-02)

Setback for all structures shall be 100' from any stream or riparian area.

Larger lot sizes may be required by the District Health Department.

Minimum Lot Size: Five acres where well and or septic tank/drainfield system is used within a city's area of impact.

FINDINGS

BANNOCK COUNTY PLANNING & DEVELOPMENT COUNCIL
FINDINGS AND ORDER

REZONE – BRYAN MOON
MEETING DATE: JULY 16, 2025

FILE#: RZO-25-2
LOCATION: RPRRMNL000500, 11578 N. Philbin Road, Pocatello, ID 83202

APPLICANT:	OWNER:
Bryan Moon	Bryan Moon
P.O. Box 2258	11578 N. Philbin Road
Pocatello, ID 83206	Pocatello, ID 83202

REQUEST & BACKGROUND: Bryan Moon proposes the redesignation of approximately 6.75 acres of land from Agricultural to Residential Suburban on the Zoning Map.

FINDINGS:
JUSTIFICATION FOR THE DECISION/CRITERIA, STANDARDS, AND FACTS RELIED UPON

SITE CHARACTERISTICS AND ZONING:

ZONING: Agricultural
PROPERTY SIZE: ~ 6.75 acres
EXISTING STRUCTURES: Single-family residence and outbuildings

REQUIRED FINDINGS FOR GRANTING A REZONE, §520:

1. The uses allowed in the proposed district **(would) (would not)** be compatible with surrounding uses.

2. The proposed zoning district **(would) (would not)** adversely affect the surrounding neighborhood's stability and property values.

3. The applicant has shown that there **(is) (is not)** a need for the proposed zoning district in the County or at the proposed location.

4. The public cost resulting from the change in land use **(would) (would not)** be excessive when compared with the public benefit derived from the change in land use.

5. Adequate public services, utilities, and facilities **(would) (would not)** be available to serve the changed land use.

6. The proposed zoning district **(would) (would not)** allow uses that would be detrimental to the environment of the immediate neighborhood.

7. The requested change **(would) (would not)** be in accordance with the goals and policies of the County Comprehensive Plan.

ORDER: CONCLUSION AND DECISION

The Planning and Development Council, pursuant to the aforementioned, finds that the request by Bryan Moon to rezone approximately 6.75 acres from Agricultural to Residential Suburban, the Council recommends **[approval]** **[denial]** **[table]** to the Board of County Commissioners.

Motion by _____, seconded by _____ to adopt the foregoing Findings and Order.

ROLL CALL:

Councilperson Dimick	Voted [Yes] [No] [Absent/Recused]
Councilperson Madsen	Voted [Yes] [No] [Absent/Recused]
Councilperson Selleneit	Voted [Yes] [No] [Absent/Recused]
Councilperson Ulrich	Voted [Yes] [No] [Absent/Recused]
Councilperson Ward	Voted [Yes] [No] [Absent/Recused]

Motion carried by a _____ to _____ vote.

Dated this _____ day of _____, 2025.

Signed by (Chairperson) (Vice chair)

ACKNOWLEDGEMENT CERTIFICATE

State of Idaho)
S.S.
County of Bannock)

On this ____ day of _____, in the year of 2025, before me _____, a notary public, personally appeared _____ as chair/vice-chair on behalf of the Bannock County Planning and Development Council, personally known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that they executed the same.

S
E
A
L

Notary Public
My Commission Expires on _____ 20____

MOTION

MOTION

Based on the record and the discussion this evening, the Council [**recommend approval to the Board of County Commissioners**] [**recommend denial to the Board of County Commissioners**] [**tabled**] the request by Bryan Moon to rezone approximately 6.75 acres from Agricultural to Residential Suburban as described in the application with additional information attached in the staff report and according to testimony received, and to adopt the proposed findings and order for signature by the Chair or Vice-Chair.

(IF ADDING APPROVAL CONDITIONS) with the following conditions of approval,

1.
2.

AGENDA ITEM NO. 7

Items of Interest

- a) Update on recommendations to Commissioners
- b) Discussion of upcoming hearing items
- c) Announcements