

Project/File: Maverik/ BOI16-0182 / DRH16-00288

This is a design review application for a gas station and c-store.

Lead Agency: City of Boise

Site address: 3052 S. Cole Road

3194 S. Cole Road

Staff Approval: July 18, 2016

Applicant: Todd Meyers

Maverik

880 W. Center Street

North Salt Lake, UT 84054

Representative: Tamara Thompson

The Land Group, Inc.

462 E. Shore Drive, Suite 100

Eagle, ID 83616

Staff Contact: Christy Little

Phone: 387-6144

E-mail: clittle@achdidaho.org

A. Findings of Fact

 Description of Application: The applicant is requesting design review approval for a 5,500 SF Maverik fuel center and convenience store on 4.1 acres.

2. Description of Adjacent Surrounding Area:

Direction	Land Use	Zoning
North	Gas Station/C-store	M-1D
South	Residential	R1
East	Residential	R1
West	Commercial	LO

- **3. Site History:** On June 1, 2016, ACHD provided comments on the annexation and rezone application CAR16-00010.
- **4. Transit:** Transit services are not available to serve this site.
- 5. New Center Lane Miles: The proposed development includes no new centerline miles of new public road.



6. Impact Fees: There will be an impact fee that is assessed and due prior to issuance of any building permits. The assessed impact fee will be based on the impact fee ordinance that is in effect at that time.

7. Capital Improvements Plan (CIP)/ Integrated Five Year Work Plan (IFYWP):

• The Victory/Cole intersection is scheduled in the Integrated Five Year Work Plan to be widened to 7 lanes on the west and to 6 lanes on the east legs of the intersection. The north and south legs of the intersection are to remain at 5 lanes. This project includes widening Cole Road to 5 lanes between Victory and McGlochlin and is scheduled to begin in 2020.

B. <u>Traffic Findings for Consideration</u>

1. Trip Generation: Trip generation for a convenience store and gas station is based on the number of fueling positions (how many vehicles can purchase fuel at one time). This development is estimated to generate 543 vehicle trips per day per fueling position; and 19 vehicle trips per hour in the PM peak hour per fueling position, based on the Institute of Transportation Engineers Trip Generation Manual, 9th edition.

2. Condition of Area Roadways

Traffic Count is based on Vehicles per hour (VPH)

Roadway	Frontage	Functional Classification	PM Peak Hour Traffic Count	PM Peak Hour Level of Service
Victory Road	392-feet	Minor Arterial	980	Better than D
Cole Road	336-feet	Principal Arterial	988	Е
Sorensen Drive	264-feet	Local	N/A	N/A

^{*} Acceptable level of service for a three-lane principal arterial is "E" (880 VPH).

3. Average Daily Traffic Count (VDT)

Average daily traffic counts are based on ACHD's most current traffic counts.

- The average daily traffic count for Victory Road east of Cole Road was 16,331 on 10-9-13.
- The average daily traffic count for Cole Road south of Victory Road was 17,011 on 4-23-14.

C. Findings for Consideration

1. Victory Road

a. Existing Conditions: Victory Road is improved with 5-travel lanes, vertical curb, gutter, and 5-foot wide sidewalk abutting the site.

b. Policy:

Arterial Roadway Policy: District Policy 7205.2.1 states that the developer is responsible for improving all street frontages adjacent to the site regardless of whether or not access is taken to all of the adjacent streets.

^{*} Acceptable level of service for a five-lane principal arterial is "E" (1,770 VPH).

^{*} Acceptable level of service for a five-lane minor arterial is "D" (1,540 VPH).

Master Street Map and Typology Policy: District Policy 7205.5 states that the design of improvements for arterials shall be in accordance with District standards, including the Master Street Map and Livable Streets Design Guide. The developer or engineer should contact the District before starting any design.

Street Section and Right-of-Way Width Policy: District Policies 7205.2.1 & 7205.5.2 state that the standard 5-lane street section shall be 72-feet (back-of-curb to back-of-curb) within 96-feet of right-of-way. This width typically accommodates two travel lanes in each direction, a continuous center left-turn lane, and bike lanes on a minor arterial and a safety shoulder on a principal arterial.

Right-of-Way Dedication: District Policy 7205.2 states that The District will provide compensation for additional right-of-way dedicated beyond the existing right-of-way along arterials listed as impact fee eligible in the adopted Capital Improvements Plan using available impact fee revenue in the Impact Fee Service Area.

No compensation will be provided for right-of-way on an arterial that is not listed as impact fee eligible in the Capital Improvements Plan.

The District may acquire additional right-of-way beyond the site-related needs to preserve a corridor for future capacity improvements, as provided in Section 7300.

Minor Improvements Policy: District Policy 7203.3 states that minor improvements to existing streets adjacent to a proposed development may be required. These improvements are to correct deficiencies or replace deteriorated facilities. Included are sidewalk construction or replacement; curb and gutter construction or replacement; replacement of unused driveways with curb, gutter and sidewalk; installation or reconstruction of pedestrian ramps; pavement repairs; signs; traffic control devices; and other similar items.

c. Staff Comments/Recommendations: The Victory/Cole intersection is in the IFYWP for construction in 2020. The applicant should dedicate right-of-way on Victory Road to total 56-feet from centerline to accommodate the improvements. Victory Road is fully improved and no other improvements are required.

2. Cole Road

a. Existing Conditions: Cole Road is improved with 2 to 5-travel lanes, limited vertical curb, and no sidewalk abutting the site.

b. Policy:

Arterial Roadway Policy: District Policy 7205.2.1 states that the developer is responsible for improving all street frontages adjacent to the site regardless of whether or not access is taken to all of the adjacent streets.

Master Street Map and Typology Policy: District Policy 7205.5 states that the design of improvements for arterials shall be in accordance with District standards, including the Master Street Map and Livable Streets Design Guide. The developer or engineer should contact the District before starting any design.

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No compensation will be provided for right-of-way on an arterial that is not listed as impact fee eligible in the Capital Improvements Plan.

The District may acquire additional right-of-way beyond the site-related needs to preserve a corridor for future capacity improvements, as provided in Section 7300.

Sidewalk Policy: District Policy 7205.5.7 requires a concrete sidewalk at least 5-feet wide to be constructed on both sides of all arterial streets. A parkway strip at least 6-feet wide between the back-of-curb and street edge of the sidewalk is required to provide increased safety and protection of pedestrians. Consult the District's planter width policy if trees are to be placed within the parkway strip. Sidewalks constructed next to the back-of-curb shall be a minimum of 7-feet wide.

Detached sidewalks are encouraged and should be parallel to the adjacent roadway. Meandering sidewalks are discouraged.

A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.

Minor Improvements Policy: District Policy 7203.3 states that minor improvements to existing streets adjacent to a proposed development may be required. These improvements are to correct deficiencies or replace deteriorated facilities. Included are sidewalk construction or replacement; curb and gutter construction or replacement; replacement of unused driveways with curb, gutter and sidewalk; installation or reconstruction of pedestrian ramps; pavement repairs; signs; traffic control devices; and other similar items.

c. Staff Comments/Recommendations: The Victory/Cole intersection is in the IFYWP for construction in 2020. The applicant should dedicate right-of-way on Cole Road as follows: 60-feet from centerline from the intersection to the south for a minimum 100-feet, tapering 10:1 to 48-feet of right-of-way for the remainder of the parcel. This right-of-way dedication is for a dedicated right-turn lane at Victory Road. The applicant will be compensated for this right-of-way dedication. The applicant should also be required to construct a 5-foot wide detached concrete sidewalk on Cole Road. The front edge of sidewalk should be located a minimum of 53-feet to 41-feet from centerline. Provide a sidewalk easement for sidewalk located outside of the right-of-way.

3. Sorensen Drive

a. Existing Conditions: Sorensen Drive is improved with 23-feet of pavement and no curb, gutter or sidewalk abutting the site. There is 50-feet of right-of-way for Sorensen Drive.

b. Policy:

Local Roadway Policy: District Policy 7207.2.1 states that the developer is responsible for improving all local street frontages adjacent to the site regardless of whether or not access is taken to all of the adjacent streets.

Street Section and Right-of-Way Policy: District Policy 7207.5 states that right-of-way widths for all local streets shall generally not be less than 50-feet wide and that the standard street section shall be 36-feet (back-of-curb to back-of-curb). The District will consider the utilization of a street width less than 36-feet with written fire department approval.

Sidewalk Policy: District Policy 7207.5.7 states that five-foot wide concrete sidewalk is required on both sides of all local street, except those in rural developments with net densities of one dwelling unit per 1.0 acre or less, or in hillside conditions where there is no direct lot frontage, in which case a sidewalk shall be constructed along one side of the street. Some local jurisdictions may require wider sidewalks.

The sidewalk may be placed next to the back-of-curb. Where feasible, a parkway strip at least 8-feet wide between the back-of-curb and the street edge of the sidewalk is recommended to provide increased safety and protection of pedestrians and to allow for the planting of trees in accordance with the District's Tree Planting Policy. If no trees are to be planted in the parkway strip, the applicant may submit a request to the District, with justification, to reduce the width of the parkway strip.

Detached sidewalks are encouraged and should be parallel to the adjacent roadway. Meandering sidewalks are discouraged.

A permanent right-of-way easement shall be provided if public sidewalks are placed outside of the dedicated right-of-way. The easement shall encompass the entire area between the right-of-way line and 2-feet behind the back edge of the sidewalk. Sidewalks shall either be located wholly within the public right-of-way or wholly within an easement.

Half Street Policy: District Policy 7207.2.2 required improvements shall consist of pavement widening to one-half the required width, including curb, gutter and concrete sidewalk (minimum 5-feet), plus 12-feet of additional pavement widening beyond the centerline established for the street to provide an adequate roadway surface, with the pavement crowned at the ultimate centerline. A 3-foot wide gravel shoulder and a borrow ditch sized to accommodate the roadway storm runoff shall be constructed on the unimproved side.

Staff Comments/Recommendations: The applicant should improve Sorensen Drive as one half of a 36-foot street section with vertical curb, gutter and 5-foot wide concrete sidewalk, plus 12-feet of additional pavement widening beyond the centerline established for the street to provide an adequate roadway surface, with the pavement crowned at the ultimate centerline. A 3-foot wide gravel shoulder and a borrow ditch sized to accommodate the roadway storm runoff shall be constructed on the unimproved side.

4. Driveways

Cole Road - Principal Arterial

a. Policy

Access Points Policy: District Policy 7205.4.1 states that all access points associated with development applications shall be determined in accordance with the policies in this section and Section 7202. Access points shall be reviewed only for a development application that is being considered by the lead land use agency. Approved access points may be relocated and/or restricted in the future if the land use intensifies, changes, or the property redevelops.

Access Policy: District policy 7205.4.7 states that direct access to principal arterials is typically prohibited. If a property has frontage on more than one street, access shall be taken from the street having the lesser functional classification. If it is necessary to take access to the higher classified street due to a lack of frontage, the minimum allowable spacing shall be based on Table 1b under District policy 7205.4.7, unless a waiver for the access point has been approved by the District Commission. Driveways, when approved on a principal arterial shall operate as a right-in/right-out only, and the District will require the construction of a raised median to restrict the left turning movements.

Driveway Location Policy: District policy 7205.4.7 requires driveways located on principal arterial roadways to be located a minimum of 355-feet from the nearest intersection for a right-in/right-out only driveway. Full-access driveways are not allowed on principal arterial roadways.

Successive Driveways: District policy 7205.4.7 Table 1b, requires driveways located on principal arterial roadways with a speed limit of 35 MPH to align or offset a minimum of 355-feet from any existing or proposed driveway.

Driveway Width Policy: District policy 7205.4.8 restricts high-volume driveways (100 VTD or more) to a maximum width of 36-feet and low-volume driveways (less than 100 VTD) to a maximum width of 30-feet. Curb return type driveways with 30-foot radii will be required for high-

volume driveways with 100 VTD or more. Curb return type driveways with 15-foot radii will be required for low-volume driveways with less than 100 VTD.

Driveway Paving Policy: Graveled driveways abutting public streets create maintenance problems due to gravel being tracked onto the roadway. In accordance with District policy, 7205.4.8, the applicant should be required to pave the driveway its full width and at least 30-feet into the site beyond the edge of pavement of the roadway and install pavement tapers in accordance with Table 2 under District Policy 7205.4.8.

Temporary Access Policy: District Policy 7202.4.2 identifies a temporary access as that which "is permitted for use until appropriate alternative access becomes available". Temporary access may be granted through a development agreement or similar method, and the developer shall be responsible for providing a financial guarantee for the future closure of the driveway.

Cross Access Easements/Shared Access Policy: District Policy 7202.4.1 states that cross access utilizes a single vehicular connection that serves two or more adjoining lots or parcels so that the driver does not need to re-enter the public street system.

b. Applicant's Proposal: The applicant is proposing to construct a right-in/right-out driveway on Cole Road located approximately 250-feet south of Victory Road, with an island in the driveway.

Staff Comments/Recommendations: The applicant may construct a right-in/right-out driveway on Cole Road at the proposed location. Staff recommends a modification of policy to allow the driveway to be located closer than 330-feet from the intersection, so that a shared driveway can be constructed for the two lots. ACHD will be constructing a right-turn lane on Cole Road to Victory Road with a future intersection project.

The applicant is required to construct a median in Cole Road to restrict the turning movements. The median should extend from Victory Road, to a point 75-feet south of the proposed driveway. The median will not restrict any driveways on the west side of Cole Road.

Victory Road - Minor Arterial

a. Policy

Access Points Policy: District Policy 7205.4.1 states that all access points associated with development applications shall be determined in accordance with the policies in this section and Section 7202. Access points shall be reviewed only for a development application that is being considered by the lead land use agency. Approved access points may be relocated and/or restricted in the future if the land use intensifies, changes, or the property redevelops.

Access Policy: District policy 7205.4.6 states that direct access to minor arterials is typically prohibited. If a property has frontage on more than one street, access shall be taken from the street having the lesser functional classification. If it is necessary to take access to the higher classified street due to a lack of frontage, the minimum allowable spacing shall be based on Table 1a under District policy 7205.4.6, unless a waiver for the access point has been approved by the District Commission.

Driveway Location Policy: District policy 7205.4.5 requires driveways located on minor arterial roadways from a signalized intersection with a single left turn lane shall be located a minimum of 330-feet from the nearest intersection for a right-in/right-out only driveway and a minimum of 660-feet from the intersection for a full-movement driveway.

District policy 7205.4.5 requires driveways located on minor arterial roadways from a signalized intersection with a dual left turn lane shall be located a minimum of 330-feet from the nearest intersection for a right-in/right-out only driveway and a minimum of 710-feet from the intersection for a full-movement driveway.

Successive Driveways: District policy 7205.4.6 Table 1a, requires driveways located on minor arterial roadways with a speed limit of 40 MPH to align or offset a minimum of 660-feet from any existing or proposed driveway.

Driveway Width Policy: District policy 7205.4.8 restricts high-volume driveways (100 VTD or more) to a maximum width of 36-feet and low-volume driveways (less than 100 VTD) to a maximum width of 30-feet. Curb return type driveways with 30-foot radii will be required for high-volume driveways with 100 VTD or more. Curb return type driveways with 15-foot radii will be required for low-volume driveways with less than 100 VTD.

Driveway Paving Policy: Graveled driveways abutting public streets create maintenance problems due to gravel being tracked onto the roadway. In accordance with District policy, 7205.4.8, the applicant should be required to pave the driveway its full width and at least 30-feet into the site beyond the edge of pavement of the roadway and install pavement tapers in accordance with Table 2 under District Policy 7205.4.8.

Cross Access Easements/Shared Access Policy: District Policy 7202.4.1 states that cross access utilizes a single vehicular connection that serves two or more adjoining lots or parcels so that the driver does not need to re-enter the public street system.

- **b. Applicant's Proposal:** The applicant's conceptual plan near the east property line located 400-feet east of Cole Road, and in alignment with an existing commercial driveway on the north side of Victory Road.
- c. **Staff Comments/Recommendations:** Staff recommends approval of the proposed driveway as temporary full access, as the location does not meet ACHD policy for full access. The City should require the applicant to provide cross access to the parcel to the east for a future shared access. Left turning movements into and/or out of this driveway may be restricted in the future.

Sorensen Drive – Local Street

a. Policy:

Driveway Location Policy: District policy 7207.4.1 requires driveways located near intersections to be located a minimum of 75-feet (measured centerline-to-centerline) from the nearest street intersection.

Successive Driveways: District Policy 7207.4.1 states that successive driveways away from an intersection shall have no minimum spacing requirements for access points along a local street, but the District does encourage shared access points where appropriate.

Driveway Width Policy: District policy 7207.4.3 states that where vertical curbs are required, residential driveways shall be restricted to a maximum width of 20-feet and may be constructed as curb-cut type driveways.

Driveway Paving Policy: Graveled driveways abutting public streets create maintenance problems due to gravel being tracked onto the roadway. In accordance with District policy, 7207.4.3, the applicant should be required to pave the driveway its full width and at least 30-feet into the site beyond the edge of pavement of the roadway.

- b. Applicant's Proposal: The applicant is proposing to construct one driveway on Sorensen Drive.
- **c. Staff Comments/Recommendations:** Staff recommends that the applicant construct one driveway on Sorensen Drive located a minimum of 150-feet east of Cole Road.

5. Tree Planters

Tree Planter Policy: Tree Planter Policy: The District's Tree Planter Policy prohibits all trees in planters less than 8-feet in width without the installation of root barriers. Class II trees may be allowed in planters with a minimum width of 8-feet, and Class I and Class III trees may be allowed in planters with a minimum width of 10-feet.

6. Landscaping

Landscaping Policy: A license agreement is required for all landscaping proposed within ACHD right-of-way or easement areas. Trees shall be located no closer than 10-feet from all public storm drain facilities. Landscaping should be designed to eliminate site obstructions in the vision triangle at intersections. District Policy 5104.3.1 requires a 40-foot vision triangle and a 3-foot height restriction on all landscaping located at an uncontrolled intersection and a 50-foot offset from stop signs. Landscape plans are required with the submittal of civil plans and must meet all District requirements prior to signature of the final plat and/or approval of the civil plans.

D. Site Specific Conditions of Approval

- 1. Dedicate right-of-way on Victory Road to total 56-feet from centerline to accommodate the improvements. The applicant will be compensated for the right-of-way dedication.
- 2. Dedicate right-of-way on Cole Road as follows: 60-feet from centerline from the intersection to the south for a minimum 100-feet, tapering 10:1 to 48-feet of right-of-way for the remainder of the parcel. The applicant will be compensated for the right-of-way dedication.
- 3. Construct a 5-foot wide detached concrete sidewalk on Cole Road. The front edge of sidewalk should be located a minimum of 53-feet to 41-feet from centerline. Provide a sidewalk easement for sidewalk located outside of the right-of-way.
- 4. Improve Sorensen Drive as one half of a 36-foot street section with vertical curb, gutter and 5-foot wide concrete sidewalk, plus 12-feet of additional pavement widening beyond the centerline established for the street to provide an adequate roadway surface, with the pavement crowned at the ultimate centerline. A 3-foot wide gravel shoulder and a borrow ditch sized to accommodate the roadway storm runoff shall be constructed on the unimproved side.
- **5.** Construct a right-in/right-out driveway on Cole Road located approximately 250-feet south of Victory Road as proposed. Construct this driveway as a 24 to 30-foot wide curb return, and provide cross access between the two parcels.
- 6. Install a median in Cole Road to restrict the proposed driveway to right-in/right-out. The median should extend from Victory Road to 75-feet south of the proposed driveway.
- 7. Construct a temporary full access driveway on Victory Road located 400-feet east of Cole Road and in alignment with a driveway on the north side of Victory Road. Construct this driveway as a 30 to 36-foot wide curb return, and provide cross access to the parcel to the east. Left turning movements into and/or out of this driveway may be restricted in the future by ACHD.
- **8.** The applicant may construct a 24 to 30-foot wide driveway on Sorensen Drive located a minimum of 150-feet from the centerline of Cole Road.
- **9.** Payment of impacts fees are due prior to issuance of a building permit.
- **10.** Comply with all Standard Conditions of Approval.

E. Standard Conditions of Approval

- 1. All proposed irrigation facilities shall be located outside of the ACHD right-of-way (including all easements). Any existing irrigation facilities shall be relocated outside of the ACHD right-of-way (including all easements).
- **2.** Private Utilities including sewer or water systems are prohibited from being located within the ACHD right-of-way.
- 3. In accordance with District policy, 7203.3, the applicant may be required to update any existing non-compliant pedestrian improvements abutting the site to meet current Americans with Disabilities Act (ADA) requirements. The applicant's engineer should provide documentation of ADA compliance to District Development Review staff for review.
- **4.** Replace any existing damaged curb, gutter and sidewalk and any that may be damaged during the construction of the proposed development. Contact Construction Services at 387-6280 (with file number) for details.
- **5.** A license agreement and compliance with the District's Tree Planter policy is required for all landscaping proposed within ACHD right-of-way or easement areas.
- **6.** All utility relocation costs associated with improving street frontages abutting the site shall be borne by the developer.
- 7. It is the responsibility of the applicant to verify all existing utilities within the right-of-way. The applicant at no cost to ACHD shall repair existing utilities damaged by the applicant. The applicant shall be required to call DIGLINE (1-811-342-1585) at least two full business days prior to breaking ground within ACHD right-of-way. The applicant shall contact ACHD Traffic Operations 387-6190 in the event any ACHD conduits (spare or filled) are compromised during any phase of construction.
- **8.** Utility street cuts in pavement less than five years old are not allowed unless approved in writing by the District. Contact the District's Utility Coordinator at 387-6258 (with file numbers) for details.
- 9. All design and construction shall be in accordance with the ACHD Policy Manual, ISPWC Standards and approved supplements, Construction Services procedures and all applicable ACHD Standards unless specifically waived herein. An engineer registered in the State of Idaho shall prepare and certify all improvement plans.
- **10.** Construction, use and property development shall be in conformance with all applicable requirements of ACHD prior to District approval for occupancy.
- 11. No change in the terms and conditions of this approval shall be valid unless they are in writing and signed by the applicant or the applicant's authorized representative and an authorized representative of ACHD. The burden shall be upon the applicant to obtain written confirmation of any change from ACHD.
- 12. If the site plan or use should change in the future, ACHD Planning Review will review the site plan and may require additional improvements to the transportation system at that time. Any change in the planned use of the property which is the subject of this application, shall require the applicant to comply with ACHD Policy and Standard Conditions of Approval in place at that time unless a waiver/variance of the requirements or other legal relief is granted by the ACHD Commission.

F. Conclusions of Law

- 1. The proposed site plan is approved, if all of the Site Specific and Standard Conditions of Approval are satisfied.
- 2. ACHD requirements are intended to assure that the proposed use/development will not place an undue burden on the existing vehicular transportation system within the vicinity impacted by the proposed development.

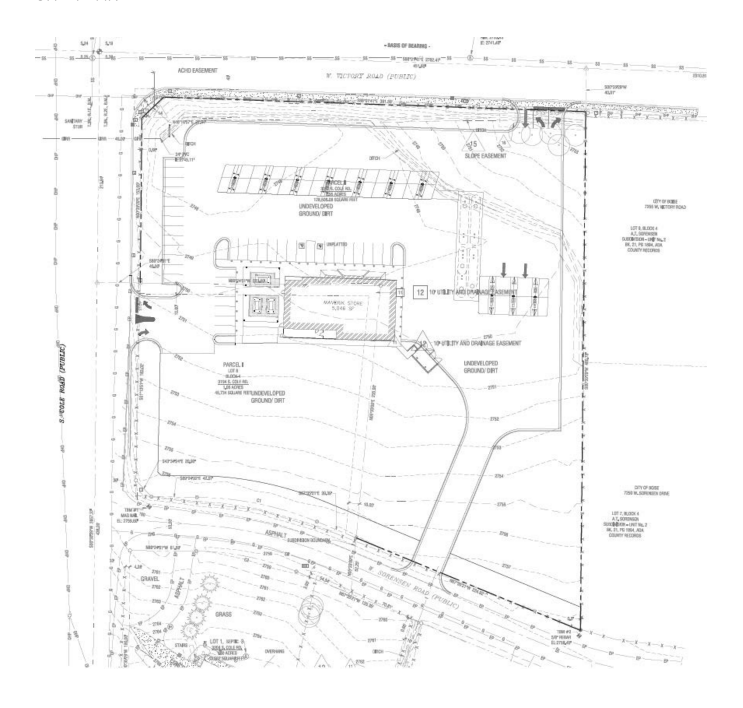
G. Attachments

- Vicinity Map Site Plan 1.
- 2.
- 3.
- Utility Coordinating Council
 Development Process Checklist 4.
- Appeal Guidelines 5.

VICINITY MAP



SITE PLAN



Ada County Utility Coordinating Council

Developer/Local Improvement District Right of Way Improvements Guideline Request

Purpose: To develop the necessary avenue for proper notification to utilities of local highway and road improvements, to help the utilities in budgeting and to clarify the already existing process.

- 1) Notification: Within five (5) working days upon notification of required right of way improvements by Highway entities, developers shall provide written notification to the affected utility owners and the Ada County Utility Coordinating Council (UCC). Notification shall include but not be limited to, project limits, scope of roadway improvements/project, anticipated construction dates, and any portions critical to the right of way improvements and coordination of utilities.
- 2) Plan Review: The developer shall provide the highway entities and all utility owners with preliminary project plans and schedule a plan review conference. Depending on the scale of utility improvements, a plan review conference may not be necessary, as determined by the utility owners. Conference notification shall also be sent to the UCC. During the review meeting the developer shall notify utilities of the status of right of way/easement acquisition necessary for their project. At the plan review conference each company shall have the right to appeal, adjust and/or negotiate with the developer on its own behalf. Each utility shall provide the developer with a letter of review indicating the costs and time required for relocation of its facilities. Said letter of review is to be provided within thirty calendar days after the date of the plan review conference.
- 3) **Revisions:** The developer is responsible to provide utilities with any revisions to preliminary plans. Utilities may request an updated plan review meeting if revisions are made in the preliminary plans which affect the utility relocation requirements. Utilities shall have thirty days after receiving the revisions to review and comment thereon.
- 4) Final Notification: The developer will provide highway entities, utility owners and the UCC with final notification of its intent to proceed with right of way improvements and include the anticipated date work will commence. This notification shall indicate that the work to be performed shall be pursuant to final approved plans by the highway entity. The developer shall schedule a preconstruction meeting prior to right of way improvements. Utility relocation activity shall be completed within the times established during the preconstruction meeting, unless otherwise agreed upon.

Notification to the Ada County UCC can be sent to: 50 S. Cole Rd. Boise 83707, or Visit iducc.com for e-mail notification information.

Development Process Checklist

Items Completed to Date:

⊠Submit a develop	oment application to a City or to Ada County
⊠The City or the C	ounty will transmit the development application to ACHD
⊠The ACHD Plann	ning Review Section will receive the development application to review
⊠The Planning Re	eview Section will do one of the following:
	Send a "No Review" letter to the applicant stating that there are no site specific conditions of approval at his time.
	Write a Staff Level report analyzing the impacts of the development on the transportation system and valuating the proposal for its conformance to District Policy.
	Write a Commission Level report analyzing the impacts of the development on the transportation system nd evaluating the proposal for its conformance to District Policy.
Items to be con	npleted by Applicant:
☐For ALL develope	ment applications, including those receiving a "No Review" letter:
R	the applicant should submit one set of engineered plans directly to ACHD for review by the Development eview Section for plan review and assessment of impact fees. (Note: if there are no site improvements equired by ACHD, then architectural plans may be submitted for purposes of impact fee assessment.)
	he applicant is required to get a permit from Construction Services (ACHD) for <u>ANY</u> work in the right-of-way, including, but not limited to, driveway approaches, street improvements and utility cuts.
☐Pay Impact Fees	prior to issuance of building permit. Impact fees cannot be paid prior to plan review approval.
 Submit a "D 	
☐ Working in the	ACHD Right-of-Way
Application" a) Tı b) Aı	ess days prior to starting work have a bonded contractor submit a "Temporary Highway Use Permit to ACHD Construction – Permits along with: raffic Control Plan nerosion & Sediment Control Narrative & Plat, done by a Certified Plan Designer, if trench is >50' or you re placing >600 sf of concrete or asphalt.
Construction (Subdi	
At least one	week prior to setting up a Pre-Construction Meeting an Erosion & Sediment Control Narrative & Plan, done ed Plan Designer, must be turned into ACHD Construction to be reviewed and approved by the ACHD
Idaho Power CoVic Steelma scheduled.	ompany an at Idaho Power must have his IPCO approved set of subdivision utility plans prior to Pre-Con being
☐ Final Approval	from Development Services is required prior to scheduling a Pre-Con.

Request for Appeal of Staff Decision

- 1. **Appeal of Staff Decision:** The Commission shall hear and decide appeals by an applicant of the final decision made by the Development Services Manager when it is alleged that the Development Services Manager did not properly apply this section 7101.6, did not consider all of the relevant facts presented, made an error of fact or law, abused discretion or acted arbitrarily and capriciously in the interpretation or enforcement of the ACHD Policy Manual.
 - a. Filing Fee: The Commission may, from time to time, set reasonable fees to be charged the applicant for the processing of appeals, to cover administrative costs.
 - b. Initiation: An appeal is initiated by the filing of a written notice of appeal with the Secretary of Highway Systems, which must be filed within ten (10) working days from the date of the decision that is the subject of the appeal. The notice of appeal shall refer to the decision being appealed, identify the appellant by name, address and telephone number and state the grounds for the appeal. The grounds shall include a written summary of the provisions of the policy relevant to the appeal and/or the facts and law relied upon and shall include a written argument in support of the appeal. The Commission shall not consider a notice of appeal that does not comply with the provisions of this subsection.
 - c. Time to Reply: The Development Services Manager shall have ten (10) working days from the date of the filing of the notice of appeal to reply to the notice of the appeal, and may during such time meet with the appellant to discuss the matter, and may also consider and/or modify the decision that is being appealed. A copy of the reply and any modifications to the decision being appealed will be provided to the appellant prior to the Commission hearing on the appeal.
 - d. Notice of Hearing: Unless otherwise agreed to by the appellant, the hearing of the appeal will be noticed and scheduled on the Commission agenda at a regular meeting to be held within thirty (30) days following the delivery to the appellant of the Development Services Manager's reply to the notice of appeal. A copy of the decision being appealed, the notice of appeal and the reply shall be delivered to the Commission at least one (1) week prior to the hearing.
 - e. Action by Commission: Following the hearing, the Commission shall either affirm or reverse, in whole or part, or otherwise modify, amend or supplement the decision being appealed, as such action is adequately supported by the law and evidence presented at the hearing.