BOX ELDER COUNTY PLANNING COMMISSION AGENDA

May 17, 2018

Agenda review with Planning Commissioners at 6:00 p.m.

- 1. CALL TO ORDER 7:00 p.m. (County Commission Chamber Room, Main Floor)
 - **a.** Roll Call (Commissioners L. Munns, D. Larsen, K. McGaha, M. Udy, B. Robinson, M. Wilding and J. Holmgren)
- 2. INVOCATION
- 3. PLEDGE OF ALLEGIANCE
- 4. APPROVAL of the April 19, 2018 Planning Commission Minutes.
- 5. UNFINISHED BUSINESS
 - a. NONE
- **6. PUBLIC HEARINGS**
 - a. ANDREASEN ZONING MAP AMENDMENT, Z18-005, Request to re-zone property from A-20 (agricultural 20 acres) to RR-20 (rural residential 20,000 sq. ft.) at approximately 3300 North 4425 West in the Corinne area of Unincorporated Box Elder County.
- 7. NEW BUSINESS
 - a. LARKIN ESTATES SUBDIVISION, SS18-011, at approximately 10720 North 8400 West in the Bothwell/Tremonton Area of unincorporated Box Elder County.
 - b. CHRISTENSEN AGRICULTURAL SUBDIVISION, AS18-004, at approximately 16360 North 5200 West in the Riverside/Fielding Area of unincorporated Box Elder County.
- 8. WORKING REPORTS
 - a. NONE
- 9. PUBLIC COMMENT
- 10. ADJOURN

BOX ELDER COUNTY PLANNING COMMISSION MINUTES **APRIL 19, 2018**

The Board of Planning Commissioners of Box Elder County, Utah met in the Box Elder County Commission Chambers at 7:00 p.m. The following members were present by a roll call, constituting a quorum:

Roll Call		the following Staff was present:	
Laurie Munns	Chairman		
Mellonee Wilding	Vice-Chair	Scott Lyons	Com Dev Dir.
Kevin McGaha	Excused	Alyssa Braegger	Exec. Sec.
Michael Udy	Member	Steve Hadfield	County Attorney
Desiray Larsen	Member	Marcus Wager	County Planner
Bonnie Robinson	Member	Jeff Scott	County Commission

Chairman Laurie Munns called the meeting to order at 7:00 p.m.

Member

The Invocation was offered by Jared Holmgren. Pledge was led by Michael Udy.

Jared Holmgren

The following citizens were present & signed the attendance sheet

Bret Craynor, Brigham City Bruce Zundel, Garland Marianne Craynor, Brigham City David Bradshaw, Salt Lake City

The Minutes of the March 15, 2018 meeting were made available to the Planning Commissioners prior to this meeting and upon review a **Motion** was made by Commissioner Mellonee Wilding to approve the minutes with the addition of the handout from Blue Ox as an attachment, seconded by Commissioner Jared Holmgren and passed unanimously.

<u>UNFINISHED BUSINESS</u> - NONE

PUBLIC HEARINGS

SENAWAVE CONDITIONAL USE PERMIT, CUP18-001, REQUEST TO INSTALL A 10 FT. TOWER FOR WIRELESS TRANSMISSION OF INTERNET SERVICE AT APPROXIMATELY 4550 NORTH HWY 38 IN THE HARPER WARD AREA OF UNINCORPORATED BOX ELDER COUNTY.

Staff said the applicant is requesting a conditional use permit for a new telecommunication facility off Highway 38 in the Harper Ward area. This would service the Harper Ward area with wireless internet. The Box Elder County Land Use Management & Development Code Section 5-7-040 outlines the requirements. Staff said the request complies with all the standards.

The public hearing was then opened for comments. There were no comments.

Hearing no comments a Motion was made by Commissioner Bonnie Robinson to close the hearing on CUP18-001, seconded by Commissioner Mellonee Wilding and was unanimous.

ACTION

Staff recommended approval where this meets all the requirements of the Box Elder County Land Use Management & Development Code Section 5-7-040 as follows:

- A. All telecommunications facilities shall comply with federal, state and county regulations; *Senawave complies with all regulations*.
- B. Collocation is strongly encouraged to minimize the number of antenna support structures by collocation of multiple antennas on a single structure, and by encouraging the location of antennas on preexisting structures; this new tower does not have plans for collocation at this time.
- C. Comply with the Telecommunications Act of 1996 by establishing regulations; *Senawave complies with these regulations*.
- D. New telecommunications facilities require a Conditional Use Permit; *this application satisfies this requirement*.
- E. Setbacks: All telecommunication facilities shall be setback at a distance equal to 110% of the total height of the tower from all property lines, inhabited structures, overhead utility lines, and public roads or public right-of-ways. *This facility meets this requirement. Minimum Setback:* 11 ft. Proposed Setback: 15 ft.
- F. Signage: No commercial messages or signage shall be allowed on antenna supports (towers) or equipment, beyond safety warnings and one identification sign which are not greater than four (4) square feet in size; *There will be some small signage on the fence which meets this requirement.*
- G. Fencing: A six (6) foot fence shall be erected around the perimeter of the telecommunication facility site. *There will be a six* (6) *foot fence built around the facility*.

MOTION: A Motion was made by Commissioner Mellonee Wilding to approve Conditional Use Permit #18-001 with any conditions recommended by staff. Motion was seconded by Commissioner Michael Udy and passed unanimously.

LAND USE TEXT AMENDMENT, Z18-004, REQUEST TO AMEND TEXT OF SECTION 5-1-070 – LOT STANDARDS AND STREET FRONTAGE OF THE BOX ELDER COUNTY LAND USE MANAGEMENT AND DEVELOPMENT CODE.

Staff explained in Section 5-1-070 of the BEC LUM&DC it states that no lot, 5-acres or less, can be created when it is more than three times as long as it is wide. The request would allow such a lot to be located anywhere in the county. This request will repeal that part. It also states streets and right-of-ways are approved by the planning department which they are not. We are proposing

to remove that text also. Staff said we are proposing this text amendment because frontage and setback standards which would regulate the size of a building lot were recently adopted which made this seem a little onerous.

The public hearing was then opened for comments.

Bruce Zundel, North Garland, thinks this is a not a good thing or else there will be a bunch of stringy lots everywhere. He is here for another topic on the agenda but this topic ties into it. Mr. Zundel thinks this needs to be presented in a broader forum because he would like to see more input from people in the county.

Marianne Craynor, Brigham City, said this will not affect her property because they are annexing the section into Brigham City, but they do have a lot like what is being described here. She said they have to have 150 ft. and our lot is a little bit deeper than three times the width. We do not have that much frontage but the width in the back is three times that. It is a 4-acre lot which is still a big section of property. It is pointless to not make it a building lot; it would be just worthless property. She agrees with what staff is trying to do.

Hearing no further comment a Motion was made by Commissioner Mellonee Wilding to close the hearing on Z18-004 Text Amendment to Section 5-1-070, seconded by Commissioner Bonnie Robinson and was unanimous.

ACTION

Staff read the Box Elder County Land Use Management & Development Code section 2-2-080 used for reviewing for zoning text amendments.

- A. Whether the proposed amendment is consistent with goals, objectives and policies of the County's General Plan; the proposed amendment is consistent with the goals, objectives, and policies of the County's General Plan.
- B. Whether the proposed amendment is harmonious with the overall character of existing development in the vicinity of the subject property; this text amendment affects all areas of unincorporated Box Elder County.
- C. The extent to which the proposed amendment may adversely affect adjacent property; and the proposed amendment should not adversely affect adjacent property.
- D. The adequacy of facilities and services intended to serve the subject property, including, but not limited to, roadways, parks and recreation facilities, police and fire protection, schools, storm water drainage systems, water supplies, and waste water and refuse collection. *The proposed amendment should not put a strain on any of these facilities*.

Chairman Laurie Munns asked staff to explain how the new changes in frontage apply to this text amendment.

Staff said for each lot created from now on in the un-zoned areas the frontage will be 100 ft. The setback requirements were taken from R-120 and RR-20 standards which is 30 ft. in front, 30 ft. in the rear and 15 ft. on each side. If there is not enough right-of-way then it goes from the center

line of the road back 63 ft. Staff feels comfortable where the frontage standards are in place that the three times as long as it is wide was overkill but the decision is up to the planning commission and the county commission.

Chairman Laurie Munns verified since this is a text amendment, the planning commission will forward a recommendation of approval or denial to the county commission for a final decision.

The commissioners discussed and agreed the shape or dimension of what is behind the frontage is not their place to say. As long as the property owner has met the frontage and setback minimums and access and safety as required.

MOTION:

A Motion was made by Commissioner Bonnie Robinson to forward a recommendation of approval to the county commission for Z18-004 Text Amendment of Section 5-1-070 with any conditions listed by staff. The Motion was seconded by Commissioner Desiray Larsen and passed unanimously.

NEW BUSINESS

DON MILLER SUBDIVISION, SS17-027, AT APPROXIMATELY 17350 N 6000 W IN THE GARLAND AREA OF UNINCORPORATED BOX ELDER COUNTY.

Staff explained the subdivision is a 7-lot subdivision. Lots 4 and 5 already have homes on them. This process will allow homes on the other lots. It is an un-zoned area with a half-acre minimum. The smallest lot is approximately 1-acre. The rest of the lots are 5.6 to 5.7 acres. It has been through the review process and has the recommendation of approval from the surveyor's office. The fire marshal has given approval subject to the installation of a fire hydrant on the southwest corner of Lot 1. Infrastructure would be required and take place at the county commission level. Staff would draft a subdivision improvement agreement which would include the installation of the fire hydrant as well as meter boxes for the water lines on Lots 1, 2, 3, 6, and 7. The road department is comfortable with the proposed subdivision. Staff recommends moving forward to the county commission for final approval.

Chairman Laurie Munns asked if each lot is separately accessed on to the county road. Staff replied they are. She then asked if there is drainage along the road. Staff said there is and along the ditch the county engineer requires a 15 inch RCP reinforced concrete pipe to cross the ditch. If the ditch is larger than 15 inch, then they would need to expand that out to potentially an 18 inch. The road department has no concerns with ingress/egress coming off the county road. The health department has also given approval for the 5 lots available for new homes.

Commissioner Jared Holmgren inquired about agricultural protection to the landowners bordering the subdivision.

Staff said there are already some agricultural protection zones in the area. State code requires if there are agricultural protection zones in the vicinity that it be listed on the subdivision plat with a disclaimer stating the lots are within a certain distance of an agricultural protection area. The

agricultural use holds the highest use in this area and protects the adjacent landowners from any nuisance complaints or things associated with agriculture such as noise, dust, smells, etc. Landowners can request an agricultural protection be placed on their land at any time.

Staff recommends approval and then forwarding a recommendation to the county commission for approval.

MOTION: A Motion was made by Commissioner Mellonee Wilding to approve SS17-027,

Don Miller Subdivision at approximately 17350 N 6000 W in the Garland area of the unincorporated area of Box Elder County, the motion was seconded by Commissioner Desiray Larsen and unanimously carried.

CRAYNOR SUBDIVISION 1ST AMENDMENT, SS18-006, AT APPROXIMATELY 3150 WEST FOREST STREET IN BRIGHAM CITY AREA OF UNINCORPORATED BOX ELDER COUNTY.

Staff explained the parcel is located in the A-1/2 zone and the applicant is requesting to amend the subdivision plat. The applicant would like to extend the property line further east. It would make Lot 1 larger going from 4.2 acres to 6.26 acres. The remainder lot would decrease from 5.77 to 3.74 acres. The surrounding land uses and zoning area north is agriculture and has a zoning of A-20; to the south is also agriculture in Brigham City. The east is also agriculture zoned as A-1/2, south and west is agriculture with A-20 as the zoning. The access to Lot 1 is on Forest Street and was approved and installed at the time the home was built. The utilities were all provided when the subdivision was first created.

Staff continued stating the BEC LUM&DC Article 6 outlines the requirements for subdivision reviews. The survey on this plat has been reviewed by the county engineers, county surveyor, road department and all applicable county departments to ensure accuracy. They have all recommended approval. Staff recommends approval of the amended plat SS18-006.

Chairman Laurie Munns asked if this amendment would be contingent upon the text amendment discussed prior in the meeting is approved by the county commission. Staff said it would and to include it into the motion.

MOTION:

A Motion was made by Commissioner Bonnie Robinson to approve the Craynor Subdivision 1st Amendment SS18-006 on condition of the county commission approving the land use Text Amendment Z18-004 that requests to amend the text of Section 5-1-070 the Motion was seconded by Commissioner Jared Holmgren and unanimously passed.

MILESKI ROAD VACATE, VAC18-001, AT APPROXIMATELY 11600 NORTH – EAST OF HWY 38 IN THE DEWEYVILLE AREA OF BOX ELDER COUNTY.

Staff explained the applicant is requesting to vacate the county "D" road located at approximately 11600 North, east of Hwy 38 on the hillside just north of Deweyville in unincorporated Box Elder

County. The two property owners, Earl Cannon and Toby Mileski have signed the application and are both interested in having the road vacated. The reason for the road vacate is there is no necessary public use, it does not access any public lands, and basically crosses and dead ends on private property. Staff then reviewed the approval standards from the county's road vacate policy #2003-01 as follows:

- 1. Is there a prevailing public interest in keeping the road open; and *The road does not access public property, it dead ends on private property.*
- 2. Does the proposed vacation substantially affect the County General Plan or the Transportation Plan of the County; and the proposed vacation does not affect the County's General Plan or Transportation Plan.
- 3. Is the proposed vacation in compliance with all Box Elder County Land Use and Development Code requirements, State, Federal or other local regulations; and *The proposed vacation is in compliance with all requirements and regulations*.
- 4. Will the proposed road vacation financially harm any landowner or stakeholder who may have an interest in the road; and *The Public Hearing process is in place to help bring any evidence of harm to light*.
- 5. The County shall not vacate any other private interest within the right-of-way; and no other interests within the right-of-way are to be vacated.
- 6. When considering the vacation of a deeded road as opposed to a right-of-use road, the provisions of the surplus property disposal policy shall be used; and *The proposed vacate is not a deeded road and does not need to conform to the surplus property disposal policy*.
- 7. The petitioner will provide descriptions in a deeded right-of-way for all abutting owners who may receive any ownership of the vacated road. *The petitioners have supplied the descriptions, and the applicants are the only owners who abut the road to be vacated.*

Staff said as all approval standards can be met, staff recommends the planning commission forward a recommendation of approval to the county commission.

MOTION: A Motion was made by Commissioner Desiray Larsen to forward a recommendation of approval to the county commission for Application VAC18-001, a road vacation in the Deweyville area of Box Elder County. The Motion was seconded by Commissioner Mellonee Wilding and was unanimous.

WORKING REPORTS - NONE

PUBLIC COMMENTS - NONE

ADJOURN

MOTION: A Motion was made by Commissioner Mellonee Wilding to adjourn commission

meeting. The motion was seconded by Commissioner Jared Holmgren and meeting

adjourned at 7:54 p.m.

Laurie Munns, Chair Box Elder County Planning Commission



COMMUNITY DEVELOPMENT DEPARTMENT 01 South Main Street Brigham City, Utah 84302

Meeting Date: May 17,

2018 Agenda Item #: 6a

(435) 734-2634 Fax: (435) 734-2728 <u>www.boxeldercounty.org</u>

PLANNING COMMISSION STAFF REPORT

Application Type:

Zoning Map Amendment

APPLICANT(S):

Lorraine & Roy Andreasen

PROJECT #:

Z18-005

ADDRESS:

Approx. 3300 North 4425 West

PARCEL #:

04-069-0026

CURRENT ZONE:

A-20

TYPE OF ACTION:

Legislative

REPORT BY:

Marcus Wager County Planner

BACKGROUND

The applicant is requesting that part of the listed parcel be rezoned from A-20 (Agriculture 20 acres) to RR-20 (Rural Residential 20,000 sq. ft.).

ANALYSIS

County Code:

Land Use Management & Development Code 2-2-080.C. allows a property owner to initiate a zoning map amendment as set forth in said section.

Surrounding Land Use and Zoning:

<u>Direction</u>	<u>Land Use</u>	Zoning
North	Agriculture	A-20

South Agriculture Corinne City

East Agricultural/Residential A-20 West Residential A-20

Land Use Ordinance Standards Review:

Box Elder County Land Use Management & Development Code section 2-2-080.E. outlines the following standards for review for zoning map amendments.

A. Whether the proposed amendment is consistent with goals, objectives and policies of the County's General Plan;

The West Corinne Community Plan shows the possibilities in this area should be 1 Acre or Future Industrial. However, the County has already strayed from this plan in the Proctor and Gamble area which showed a possible RR-20 but is now zoned as M-G.

B. Whether the proposed amendment is harmonious with the overall character of existing development in the vicinity of the subject property;

The area is a combination of residential and agricultural uses. Whether the proposed amendment is harmonious with the overall character of existing development is quite subjective. This point could be argued saying yes, it is harmonious due to there being existing residential uses.

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- C. The extent to which the proposed amendment may adversely affect adjacent property; and This is subjective. Residential uses do tend to bring additional traffic. They also tend to bring higher property values. The public hearing process may shine additional light on this.
- D. The adequacy of facilities and services intended to serve the subject property, including, but not limited to, roadways, parks and recreation facilities, police and fire protection, schools, storm water drainage systems, water supplies, and waste water and refuse collection.

The facilities and services intended to serve the subject property currently exist. Proof of these facilities is required prior to approval of a development plan or building permit.

FINDINGS:

Based on the analysis of the proposed zoning map amendment to the A-20 zone and a survey of the surrounding area, staff concludes the following:

- 1. The Box Elder Land Use Management and Development Code allows for a rezone subject to zoning map amendment review procedures and approval.
- 2. It can be interpreted that the proposed map amendment meets the Approval Standards found in Section 2-2-080(E) of the Box Elder County Land Use Management and Development Code.
- 3. This application is for a zoning designation from A-20 to RR-20.

RECOMMENDATION

Based on the information presented in this report, application materials submitted and the site review, the Planning Commission may forward a recommendation of approval to the County Commission, but as this is a legislative decision additional information may be taken into account such as public input, resident preferences, private property rights, economic considerations, etc.

If a recommendation is forwarded to the legislative body staff recommends it be subject to the following conditions:

- 1. Applicant provides a legal description for the area to be rezoned.
- 2. Compliance with Article 5 of the Box Elder County Land Use Management & Development Code.
- 3. Compliance with Article 2-2-080, Zoning Map and Text Amendments, of the Box Elder County Land Use Management & Development Code.
- 4. Compliance with all applicable County, State, and Federal laws regulating the proposed use, including all current licenses, permits, etc.

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MODEL MOTIONS

<u>Approval</u> – "I move the Planning Commission forward a recommendation of approval to the County Commission, application number Z18-005, a zoning map amendment from A-20 (Agriculture 20 acre) zone to the RR-20 (Rural Residential 20,000 sq. ft.) zone and adopting the conditions and findings of the staff report, and as modified by the conditions below:

1. List any additional conditions....

<u>Table</u> – "I move the Planning Commission table the review of application number Z18-005, a zoning map amendment from A-20 (Agriculture 20 acre) zone to the RR-20 (Rural Residential 20,000 sq. ft.) zone to (give date), based on the following findings:"

1. List reasons for tabling the item, and what is to be accomplished prior to the next meeting date...

<u>Denial</u> – "I move the Planning Commission forward a recommendation of denial to the County Commission, application number Z18-005, a zoning map amendment from A-20 (Agriculture 20 acre) zone to the RR-20 (Rural Residential 20,000 sq. ft.) zone based on the following findings:"

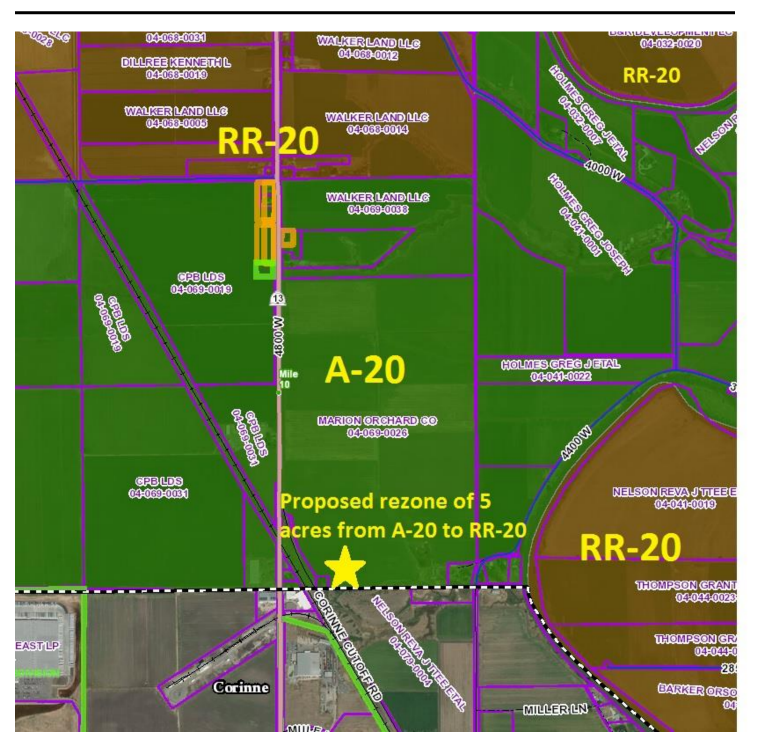
1. List findings for denial...

Please feel free to contact Marcus Wager at 435-734-3308 if you have any questions.

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Meeting Date: May 17, 2018

Agenda Item #: 7a

PLANNING COMMISSION STAFF REPORT

Application Type: Subdivision - Final

APPLICANT(S):

Marc Allred

PROJECT #:

SS18-011

ADDRESS:

10720 North 8400 West (Tremonton/Bothwell Area)

ZONE:

Un-Zoned

PARCEL#:

05-058-0002; 0031

REPORT BY:

Marcus Wager, County Planner The applicant is requesting final approval of the Larkin Estates Subdivision plat. The proposed subdivision is eight lots with seven of the lots being approximately .716 acres and one lot being 1.34 acres.

ANALYSIS

BACKGROUND

County Code:

Land Use Management & Development Code 6-1-190 requires the subdivision of property receive final approval from the Box Elder County Commission with prior approval from the Planning Commission.

Surrounding Land Use and Zoning:

<u>Direction</u>	<u>Land Use</u>	Zoning
North	Agriculture/Residential	Un-zoned
South	Agriculture	Un-zoned
East	Agriculture	Un-zoned
West	Agriculture	Un-zoned

Access:

Access to all lots will be via county road 8400 West.

Utilities:

The letters for all utilities have all been turned in and are satisfactory. We are still awaiting a title report and a geotechnical report.

Setbacks:

All setbacks for this un-zoned area can be met. Setbacks will be reviewed and enforced during the building permit process.

Land Use Ordinance Standards Review:

Box Elder County Land Use Management & Development Code Article 6 outlines the requirements for subdivision review.

County Department Reviews:

All County departments have reviewed and are good with this subdivision.

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Findings:

Based on the analysis of the subdivision plat and a survey of surrounding area, staff concludes the following:

1. With conditions outlined in the recommendation section of the staff report, the final subdivision plat will comply with the subdivision regulations of Box Elder County, after all of the comments are satisfied.

RECOMMENDATION

Based on the information presented in this report, application materials submitted and the site review, <u>staff</u> <u>recommends the Planning Commission APPROVE of the Final Plat</u> subject to the following conditions:

- 1. Compliance with all the comments from County Staff.
- 2. Compliance with Article 5, Regulations of General Applicability, of the Box Elder County Land Use Management & Development Code.
- 3. Compliance with Chapter 6-1, Subdivisions, of the Box Elder County Land Use Management & Development Code.
- 4. Compliance with all applicable County, State, and Federal laws regulating the proposed use, including all current licenses, permits, etc.

MODEL MOTIONS

<u>Approval</u> – "I move the Planning Commission approve application number SS18-011, a final plat for the Larkin Estates Subdivision, located at approximately 10720 North 8400 West in the Tremonton/Bothwell area of unincorporated Box Elder County, and adopting the conditions and findings of the staff report, and as modified by the conditions below:

1. List any additional conditions....

<u>Table</u> – "I move the Planning Commission table the review of application number SS18-011, a final plat for the Larkin Estates Subdivision, located at approximately 10720 North 8400 West in the Tremonton/Bothwell area of unincorporated Box Elder County, to (give date), based on the following findings:"

1. List reasons for tabling the item, and what is to be accomplished prior to the next meeting date...

<u>Denial</u> – "I move the Planning Commission deny application number SS18-011, a final plat for the Larkin Estates Subdivision, located at approximately 10720 North 8400 West in the Tremonton/Bothwell area of unincorporated Box Elder County based on the following findings:"

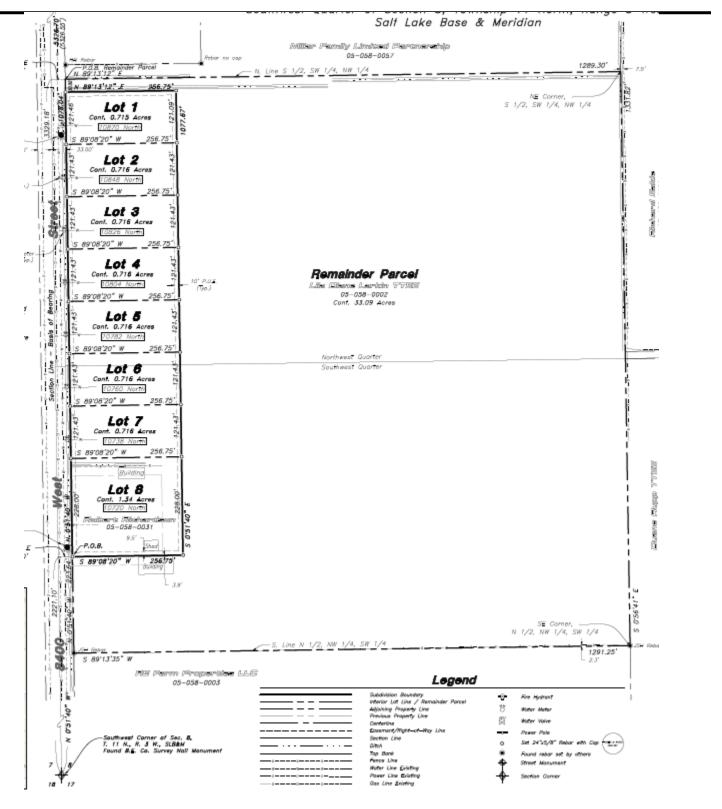
1. List findings for denial...

Please feel free to contact Marcus Wager at 435-734-3308 with any questions.

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Meeting Date: May 17, 2018

2018 Agenda Item #: 7b



PLANNING COMMISSION STAFF REPORT

Application Type:

Agricultural Subdivision

APPLICANT(S):

CodiAnne Christensen

PROJECT #:

AS18-004

ORDINANCE:

State Code 12-27a-605(1)(5)

TYPE OF APPLICATION:

Administrative

REPORT BY:

Marcus Wager, County Planner

BACKGROUND

The applicant is requesting an agricultural subdivision to separate a single family dwelling located at approximately 16360 North 5200 West in the Fielding/Riverside area from agricultural ground. The subdivision would create a 5.50 acre residential parcel and a 13.07 acre agricultural parcel.

ANALYSIS

State Code:

Utah State Code Section 12-27a-605(1)(5) allows subdivisions to be exempt from plat requirements as long as they include agricultural land, a single family dwelling, and an ordinance is enacted at the County Commission level following Planning Commission approval.

Land Use Ordinance Standards Review:

Utah State Code 17-27a-605(1)(5) outlines the following standards for review for agricultural subdivisions.

17-27a-605(1)(b) the proposed subdivision:

- A. Is not traversed by the mapped lines of a proposed street as shown in the general plan and does not require the dedication of any land for street or other public purposes;

 Yes.
- B. Has been approved by the culinary water authority and the sanitary sewer authority; v_{PS}
- C. Is located in a zoned area; and *Yes*.
- D. Conforms to all applicable land use ordinances or has properly received a variance from the requirements of an otherwise conflicting and applicable land use ordinance. *Yes.*

17-27a-605(5)(a)

- A. The parcel contains an existing legal single family dwelling unit;
- **B.** The subdivision results in two parcels, one of which is agricultural land; *Yes*.



- C. The parcel of agricultural land:
 - a. Qualifies as land in agricultural use under Section 59-2-502; and
 - b. Is not used, and will not be used, for a nonagricultural purpose;

Yes.

- D. Both the parcel with an existing legal single family dwelling unit and the parcel of agricultural land meet the minimum area, width, frontage, and setback requirements of the applicable zoning designation in the applicable land use ordinance; and Yes.
- E. The owner of record completes, signs, and records with the county recorder a notice:
 - a. Describing the parcel of agricultural land by legal description; and
 - b. Stating that the parcel of agricultural land is created as land in agricultural use, as defined in Section 59-2-502, and will remain as land in agricultural use until a future zone change permits another use.

This is done with the Certificate of Approval from the Planning Commission.

FINDINGS:

Based on the analysis of the agricultural subdivision application, staff concludes the following:

- The Utah State Code allows for agricultural subdivisions subject to review procedures and approval of an ordinance by the County Commission with approval from the Planning Commission as well.
- 2. It is staff's opinion that the proposed agricultural subdivision meets all of the Approval Standards found in Section 17-27a-605(1)(5) of the Utah State Code.

RECOMMENDATION

Based on the information presented in this report and application materials submitted, <u>staff recommends</u> the Planning Commission APPROVE application AS18-004 the Christensen Agricultural Subdivision.

MODEL MOTIONS

<u>Approval</u> – "I move the Planning Commission approve application number AS18-004, an agricultural subdivision with a single family dwelling, and adopting the conditions and findings of the staff report, and as modified by the conditions below:

1. List any additional conditions....

<u>Table</u> – "I move the Planning Commission table application number AS18-004, an agricultural subdivision with a single family dwelling, to (give date), based on the following findings:"

1. List reasons for tabling the item, and what is to be accomplished prior to the next meeting date...

<u>Denial</u> – "I move the Planning Commission deny application number AS18-004, an agricultural subdivision with a single family dwelling, based on the following findings:"

1. List findings for denial...

Please feel free to contact Marcus Wager at 435-734-3308 if you have any questions.



