

CITY COUNCIL CALENDAR OF THE CITY OF KETCHUM, IDAHO

Monday, July 15, 2013, beginning at 5:30 p.m.

480 East Avenue, North, Ketchum, Idaho

Approximate starting time for each agenda item is indicated at left.



- 5:30 1. CALL TO ORDER.
2. COMMUNICATIONS FROM MAYOR AND COUNCILORS.
- 5:30 a) Communications from Mayor and Councilors.
- 5:40 b) Certificates of Recognition - Mayor Hall.
3. COMMUNICATIONS FROM THE PUBLIC.
- 5:50 a) Communications from the public.
- 6:05 4. COMMUNICATIONS FROM THE PRESS.
5. PUBLIC HEARINGS
- 6:10 a) Ordinance 1109: Amending the FY2012-13 Annual Appropriation Ordinance by Appropriating Additional Monies and Specifying Authorized Activities - Gary Marks, City Administrator. Tab 1
6. AGREEMENTS AND CONTRACTS.
- 6:20 a) FY2013-14 Consolidated Emergency Communications Services Agreement - Mike Elle, Fire Chief. Tab 2
- 6:30 b) 2013 Forest Service and Bureau of Land Management Annual Operating Plan and Cooperative Fire Agreement -Mike Elle, Fire Chief. Tab 3
7. ORDINANCES.
- 6:40 a) Ordinance 1108: Amending Ordinance 712, which provides for the imposition of local option taxes; providing a severability clause; providing for publication; providing a repealer clause; and providing for an effective date (Third Reading and Adoption) - Lisa Horowitz, Community and Economic Development Director. Tab 4
- 6:55 8. CONSENT CALENDAR. Tab 5
- a) Approval of minutes from the June 27, 2013 and July 1, 2013 Council meetings.
- b) Recommendation to approve current bills and payroll summary.
- c) Approval of the 2012-13 and 2013-14 Liquor, Beer & Wine Licenses.
9. EXECUTIVE SESSION to discuss personnel, litigation and land acquisition pursuant to Idaho Code §§67-2345 1(a) (b), (c) and (f).
- 10 ADJOURNMENT.

Any person needing special accommodations to participate in the above noticed meeting should contact the City of Ketchum three days prior to the meeting at (208) 726-3841.

This agenda is subject to revisions and additions. NOTE: Revised portions of the agenda are underlined in **bold**. Public information on agenda items is available in the Clerk's Office located at 480 East Ave. N in Ketchum or (208) 726-3841.

Check out our website: www.ketchumidaho.org.

City of Ketchum, Idaho

P.O. Box 2315 Ketchum, ID 83340 (208) 726-3841 Fax: (208) 726-8234



July 10, 2013

Mayor Hall and City Councilors
City of Ketchum
Ketchum, Idaho

Mayor Hall and City Councilors:

July 15, 2013 City Council Agenda Report

The regular Council meeting will begin at **5:30 p.m.**

5. PUBLIC HEARINGS.

- a) Ordinance 1109: Amending the FY2012-13 Annual Appropriation Ordinance by Appropriating Additional Monies and Specifying Authorized Activities - Gary Marks, City Administrator.

A staff report from Sandy Cady and a copy of the ordinance have been provided in the packet for Council review.

RECOMMENDATION: Staff respectfully recommends the City Council waive the three readings of Ordinance 1109 and adopt the same.

1st RECOMMENDED MOTION: *"I move to waive the three readings of Ordinance 1109, and read by title only, pursuant to Idaho Code 50-902."*

2nd RECOMMENDED MOTION: *"I move to adopt Ordinance 1109, an ordinance of the City of Ketchum, Idaho, amending ordinance 1099, the annual appropriation ordinance for the fiscal year beginning October 1, 2012, and ending September 30, 2013; appropriating additional monies to be received by the City of Ketchum, Idaho, in the sum of \$147,975; and, providing an effective date." (Roll call vote required.)*

This is a legislative matter

6. AGREEMENTS AND CONTRACTS.

- a) FY2013-14 Consolidated Emergency Communications Services Agreement – Mike Elle, Fire Chief.

A detailed staff report from Mike Elle has been provided in the packet for Council review.

RECOMMENDATION: Staff respectfully recommends that the City Council approve the Consolidated Emergency Communications Services Agreement as presented and authorize the Mayor to sign it.

RECOMMENDED MOTION: “I move to approve the FY 2013-14 Consolidated Emergency Communications Services Agreement“.

This is a legislative matter.

- b) 2013 Forest Service and Bureau of Land Management Annual Operating Plan and Cooperative Fire Agreement – Mike Elle, Fire Chief.

A detailed staff report from Mike Elle has been provided in the packet for Council review.

RECOMMENDATION: Staff respectfully recommends the City Council approve the 2013 Forest Service and BLM Annual Operating Plan and Cooperative Fire Agreement and authorize the Mayor to sign it to help insure that the Ketchum Fire Department and the Federal firefighting agencies can continue working cooperatively to keep nearby wildland fires from threatening our citizens and their property.

RECOMMENDED MOTION: “I move to approve the 2013 Forest Service and BLM Annual Operating Plan and Cooperative Fire Agreement.”

This is a legislative matter.

7. ORDINANCES.

- b) Ordinance 1108: Amending Ordinance 712, which provides for the imposition of local option taxes; providing a severability clause; providing for publication; providing a repealer clause; and providing for an effective date - Lisa Horowitz, Community and Economic Development Director.

Ordinance 1108 creates a ballot measure for the November 5, 2013 election to provide for the imposition and collection of an additional one (1) percent rate to the City's Local Option Tax with resulting revenues to be used to maintain and increase commercial air service to Friedman Memorial airport. A detailed staff report from Lisa Horowitz has been provided in the packet for Council review.

RECOMMENDATION: If the Council desires to move ahead with this ballot measure, staff respectfully recommends the Council conduct the third reading and adoption of Ordinance 1108 during the July 15th Council meeting.

RECOMMENDED MOTION:

1st RECOMMENDED MOTION: “I move to acknowledge this as the third reading of Ordinance 1108.”

2nd RECOMMENDED MOTION: “I move to adopt Ordinance 1108, an ordinance of the City of Ketchum, Idaho, amending Ordinance 712, which provides for the imposition of Local Option Taxes; providing a severability clause; providing for publication; providing a repealer clause; and providing for an effective date.” (Roll call vote required.)

This is a legislative matter.

8. CONSENT AGENDA.

- a) Approval of minutes from the June 27, 2013 and July 1, 2013 Council meetings.

Copies of the minutes from the June 27, 2013 and July 1, 2013 Council meetings have been provided in the packet for Council review.

- b) Recommendation to approve current bills and payroll summary.

A list of bills for approval and the payroll summary have been included in the packet for Council review.

- c) Approval of the 2012-13 and 2013-14 Liquor, Beer & Wine Licenses.

Staff recommends approval of the list of 2013-2014 Liquor, Beer & Wine Licenses included in the packet.

City of Ketchum, Idaho

P.O. Box 2315 Ketchum, ID 83340 (208) 726-3841 Fax: (208) 726-8234



July 15, 2013

Mayor Hall and City Councilors
City of Ketchum
Ketchum, Idaho

Mayor Hall and City Councilors:

**Recommendation to Hold Public Hearing and to Adopt Ordinance No. 1109
Amending the FY12-13 Annual Appropriation Ordinance
By Appropriating Additional Monies and Specifying Authorized Activities**

Introduction/History

Per Idaho Code 50-1003 the City Council of each city shall, prior to the commencement of each fiscal year, pass an Ordinance to be termed the annual appropriation ordinance.

On September 4th 2012 the Council adopted Ordinance No. 1099 entitled the Annual Appropriation Ordinance for the Fiscal Year Beginning October 1, 2012, appropriating to the various budgetary funds, sums of money deemed necessary to defray all necessary expenses and liabilities within each fund for the ensuing fiscal year, authorizing a levy of a sufficient tax upon the taxable property and specifying the objects and purposes for which said appropriation is made, and providing an effective date.

The city council of any city may, by the same procedure as used in adopting the original appropriation ordinance at any time during the current fiscal year, amend the appropriation ordinance as a result of an increase in revenues from any source other than ad valorem tax revenue. A city whose property tax certification is made for the current fiscal year may amend its budget and annual appropriation ordinance, pursuant to the notice and hearing requirements of Idaho Code 50-1002.

Current Report

Ordinance Number 1109 is an ordinance, amending Ordinance Number 1099, the Annual Appropriation Ordinance for the Fiscal Year beginning October 1, 2012 and ending September 30, 2013. Ordinance No. 1109 outlines the Proposed Revenues and Proposed Expenditures in the amount of \$147,975, for the General Fund's portion of the White Water Park.

Financial Requirement/Impact

If adopted by the Council on July 15, 2013, the budget amendment would appropriate additional monies in the sum of \$147,975.

Recommendation

I respectfully recommend that the Ketchum City Council hold the Public Hearing and adopt Ordinance No. 1109 Amending the FY12-13 Annual Appropriation Ordinance By Appropriating Additional Monies with the Suspension of the Rules.

Recommended Motion

1st motion:

"I move to waive the three readings of Ordinance No. 1109, and read by title only, Pursuant to Idaho Code 50-902."

(Roll call not required)

2nd motion:

"I move to adopt Ordinance No. 1109, AN ORDINANCE OF THE CITY OF KETCHUM, IDAHO, AMENDING ORDINANCE NUMBER 1099, THE ANNUAL APPROPRIATION ORDINANCE FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 2012, AND ENDING SEPTEMBER 30, 2013: APPROPRIATING ADDITIONAL MONIES TO BE RECEIVED BY THE CITY OF KETCHUM, IDAHO, IN THE SUM OF \$147,975; AND, PROVIDING AN EFFECTIVE DATE."

(Roll call required)

Sincerely,

Sandra E. Cady, CMC
City Treasurer/Clerk

ORDINANCE NO. 1109

AN ORDINANCE OF THE CITY OF KETCHUM, IDAHO, AMENDING ORDINANCE NUMBER 1099, THE ANNUAL APPROPRIATION ORDINANCE FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 2012, AND ENDING SEPTEMBER 30, 2013: APPROPRIATING ADDITIONAL MONIES TO BE RECEIVED BY THE CITY OF KETCHUM, IDAHO, IN THE SUM OF 147,975; AND, PROVIDING AN EFFECTIVE DATE.

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF KETCHUM, IDAHO:

SECTION 1. That Ordinance Number 1099, the Annual Appropriation Ordinance for the City of Ketchum, Idaho, for the fiscal year commencing October 1, 2012, and ending September 30, 2013, be and the same is hereby amended as follows:

That the additional sum of 147,975 be appropriated out of the revenues received from:

GENERAL FUND:

Fund Balance 147,975

TOTAL APPROPRIATION **147,975**

To be used for the following authorized activities:

GENERAL FUND:

Professional Services-BLM/White Water Park 147,975

TOTAL APPROPRIATION **147,975**

SECTION 2. This Ordinance shall be in full force and effect from and after its passage, approval and publication.

PASSED by the City Council and APPROVED by the Mayor of the City of Ketchum, Idaho, this 15th day of July 2013.

ATTEST:

Randy Hall
Mayor

SANDRA E. CADY, CMC
City Clerk

Publish: Idaho Mountain Express
July 24, 2013

City of Ketchum, Idaho

P.O. Box 2315 Ketchum, ID 83340 (208) 726-3841 Fax: (208) 726-8234



July 9, 2013

Mayor Hall and City Councilors
City of Ketchum
Ketchum, Idaho

Consolidated Emergency Communications Services Agreement, Fiscal Year 2014

Mayor Hall and City Councilors,

Introduction/History

Each year the City of Ketchum signs an agreement with Blaine County for emergency communications services. This agreement provides Enhanced 911 call answering services and emergency responder dispatch services in addition to after-hours business phone coverage for the police department and other City services utilizing the Blaine County consolidated dispatch center in Hailey.

Current Report

The attached Consolidated Emergency Communications Services Agreement sets the terms and conditions for providing emergency services communication for the City of Ketchum. The agreement outlines the minimum staffing requirements that the City of Ketchum requires to provide emergency call taking and dispatch services to protect and serve the citizens and public in the City of Ketchum.

After several years of disagreements between the various jurisdictions over the funding of the Blaine County Emergency Communications Center, a new agreement was reached this year which has changed the amount each jurisdiction pays towards maintaining the minimum level of service expected by our local emergency services providers. The funding allocation was lowered 20% per jurisdiction by this agreement while Blaine County picked up the additional costs.

Financial Requirement/Impact

The cost of the 2013 Fiscal Year agreement is \$127,534 which is \$31,883 less than the 2013 Fiscal Year agreement amount. This amount is within the City of Ketchum's 2014 adopted LOT Fund budget.

Recommendation

I respectfully recommend that the City Council approve the Consolidated Emergency Communications Services Agreement as presented and authorize the Mayor to sign it.

Recommended Motion

"I move to approve the 2014 Consolidated Emergency Communications Services Agreement".

Sincerely,

A handwritten signature in blue ink, appearing to read "Mike Elle", is placed on a light pink rectangular background.

Mike Elle
Fire Chief

CONTRACT FOR SERVICES

This Contract for Services (“Agreement”) is made this ____ day of May, 2013, by and between **BLAINE COUNTY**, a political subdivision of the State of Idaho (“Blaine County”), **CITY OF BELLEVUE**, a chartered city (“Bellevue”), **CITY OF HAILEY**, a municipal corporation (“Hailey”), **CITY OF KETCHUM**, a municipal corporation (“Ketchum”), **CITY OF SUN VALLEY**, a municipal corporation (“Sun Valley”), **CAREY RURAL FIRE PROTECTION DISTRICT (“Carey Rural”)** **KETCHUM RURAL FIRE PROTECTION DISTRICT**, an Idaho rural fire protection district (“Ketchum Rural”) and **WOOD RIVER RURAL FIRE PROTECTION DISTRICT**, an Idaho rural fire protection district (“Wood River Rural”) (collectively referred to as “Parties” and individually referred to as “Party”). Bellevue, Hailey, Ketchum, Sun Valley, Carey Rural, Ketchum Rural and Wood River Rural are collectively referred to as “Users.”

RECITALS

- A. The Parties are political subdivisions of the State of Idaho.
- B. Pursuant to Idaho Code §§ 67-2332, 50-301, 31-828 and 31-1417, the Parties have the authority to enter into this Agreement.
- C. In 2002, the Blaine County Board of County Commissioners adopted Ordinance No. 2002-03 authorizing an election to determine whether Blaine County could collect a monthly \$1.00/line fee under the Emergency Communications Act, *Idaho Code §§ 31-4801 et seq.* As authorized by the Emergency Communications Act, Blaine County voters approved the \$1.00/line fee in 2002 to fund a consolidated emergency communications system.
- D. As provided in Ordinance No. 2002-03 and as provided by law, the Blaine County Board of County Commissioners is the governing board of the consolidated emergency communications system, known as the Blaine County Emergency Communications Center (“BCECC”).
- E. The BCECC and the services it provides are funded by the \$1.00/line fee (“911 fees”), grants and the Parties. By law, 911 fees and grants can only be used to fund equipment and other statutorily specified purposes, and the remaining portion of the BCECC budget is paid for by the Parties.
- F. The Parties have negotiated an agreement which will maintain the participation of all the Parties in the BCECC.
- G. Subject to the terms and conditions of this Agreement, the Parties wish to enter into this Agreement.

AGREEMENT

NOW, THEREFORE, based good and valuable consideration, the receipt of which is hereby acknowledged, and upon the foregoing recitals which are incorporated in this Agreement below as though set forth in full, the parties agree, as follows:

1. Services. Blaine County shall provide BCECC services to the Users, consisting of 24 hour per day staffing by qualified communications personnel for the purpose of answering calls requesting fire, law enforcement, and medical services, emergency and routine radio communications with law enforcement and fire agencies, communications between Users and other dispatch related resources and support relating to the functions of the User. The Parties acknowledge and agree that, in managing the BCECC, to the extent possible, Blaine County intends on maintaining a staffing level of at least two (2) dispatchers working at all times during the term of this Agreement.

2. Personnel: Personnel providing BCECC services shall be Blaine County employees, and Blaine County shall be responsible for hiring, training, and disciplining its employees. The Parties agree that the management and discipline of personnel providing BCECC services is Blaine County's responsibility, and that any User shall not have any responsibility in this regard.

3. Staffing and Equipment: For the purpose of providing the services set forth in this Agreement, Blaine County shall furnish and supply labor, supervision, equipment and supplies necessary to maintain the agreed-upon level of BCECC service. The parties agree that from time to time, labor shortages may arise, in which case Blaine County will use its best efforts to maintain the necessary staff and equipment to meet its obligations under this Agreement.

4. Consideration. Each User agrees to pay Blaine County for the BCECC services outlined in this Agreement for fiscal year 2013-14 the amount outlined for the User on attached **Exhibit "A."** Each User's payment may be paid on the first day of the fiscal year, or in quarterly payments, with each quarterly payment due on or before the 25th day of October, January, April and July of any fiscal year. In the event this Agreement is renewed as set forth in Paragraph 5, below, the percentage increase for the following fiscal year(s) shall be equal for each User, and shall not increase in excess of three percent (3%) over the price paid by each User for the prior fiscal year. The percentage increase in price paid by each User shall not exceed the percentage increase in the portion of that BCECC budget that is not funded by grants and 911 fees. In order to maintain or enhance BCECC services, any User may elect voluntarily to contribute in excess of the three percent (3%) limitation.

5. Term. The term of this Agreement shall be one (1) year, commencing October 1, 2013, and expiring September 30, 2014 ("Original Term"), and shall automatically renew for successive one (1) year periods ("Renewal Term") thereafter, unless one or more Parties notify the remaining Parties of an intent to terminate on or before June 1 immediately preceding the expiration of the Original Term or Renewal Term, as the case may be.

6. Capital Costs. For purposes of this Agreement, Blaine County shall be solely responsible for all capital expenses required for BCECC services. In order to maintain or enhance BCECC services, any User may elect voluntarily to contribute to capital expenses sought by Blaine County.

7. Unexpended Funds. In the event there are unexpended funds in the portion of the BCECC budget that is not funded with grants and 911 fees and paid or to be paid by Blaine County and the Users at the conclusion of any fiscal year while this Agreement is in effect, Blaine County shall deposit all such unexpended funds into a dedicated BCECC operational and capital fund account, the proceeds of which may only be used by the County to offset the cost of future operational or capital costs required by Sections 1 or 6 of this Agreement.

8. Technical Advisory Committee (TAC). The Parties agree to participate in the existing Technical Advisory Committee (“TAC”). Participation in the TAC shall include but not be limited to designating a representative to attend TAC meetings who possesses technical knowledge of the BCECC, attending TAC meetings, review, discussing and deliberating on issues and recommendations concerning the BCECC, and regular reporting to each Parties’ respective governing board. TAC shall provide technical advice to Blaine County for operations of and capital purchases needed for the BCECC. The TAC shall recommend short and long-term plans for the acquisition of capital equipment needed to operate the BCECC in an efficient, safe and reliable fashion. Minutes shall be taken of each TAC meeting and shall be distributed to each designated representative in a timely manner.

9. Miscellaneous Provisions.

a) Final Agreement. This Agreement represents the final agreement between the parties and merges and supersedes all prior negotiations, whether written or oral, with respect thereto.

b) Modification. This Agreement cannot be modified, changed, discharged, or terminated, except by writing signed by the Parties.

c) Time is of the Essence. Time and timely performance is of the essence of this Agreement.

d) Applicable Law. This Agreement shall be construed and enforced under the laws of the State of Idaho.

e) Presumption. This Agreement or any section thereof shall not be construed against any party due to the fact that said Agreement or any section thereof was drafted by either party.

f) Further Action. The parties hereto shall execute and deliver all documents, provide all information and take or forbear from all such action as may be necessary or appropriate to achieve the purposes of this Agreement.

g) Authority. Each signatory has full authority and consent to sign this Agreement.

h) Severability. The invalidity or illegality of any provision shall not affect the remainder of this Agreement.

i) Counterparts. This Agreement may be executed in several counterparts and all so executed shall constitute one Agreement, binding on all the parties hereto even though all the parties are not signatories to the original or the same counterpart.

IN WITNESS WHEREOF, the parties, having been duly authorized, have hereunto caused this Contract for Services to be executed, on the day and year first above written, the same being done after public hearing, notice and statutory requirements having been fulfilled.

BLAINE COUNTY:

BLAINE COUNTY BOARD OF COUNTY
COMMISSIONERS

By: _____
Lawrence Schoen, its Chairman

By: _____
Angenie McCleary, Commissioner

ATTEST:

By: _____
Jolynn Drage, Clerk

By: _____
Jacob Greenberg, Commissioner

BELLEVUE:

CITY OF BELLEVUE, a chartered city
under the laws of the State of Idaho

ATTEST:

By: _____
Dorothy Barton, City Clerk

By: _____
Chris Koch, Mayor

HAILEY:

CITY OF HAILEY, an Idaho municipal
corporation

ATTEST:

By: _____
Mary Cone, City Clerk

By: _____
Fritz X. Haemmerle, Mayor

KETCHUM:

CITY OF KETCHUM, an Idaho municipal corporation

ATTEST:

By: _____
Sandy Cady, City Clerk

By: _____
Randy Hall, Mayor

SUN VALLEY:

CITY OF SUN VALLEY, an Idaho
municipal corporation

ATTEST:

By: _____
Hannah Stauts, City Clerk

By: _____
Dewayne Briscoe, Mayor

CAREY RURAL:

CAREY RURAL FIRE PROTECTION DISTRICT, an Idaho rural fire protection district

By: _____
Richard Kimball, its Chairman

By: _____
_____, Commissioner

ATTEST:

By: _____
_____, Clerk

By: _____
_____, Commissioner

KETCHUM RURAL:

KETCHUM RURAL FIRE PROTECTION DISTRICT, an Idaho rural fire protection district

By: _____
Jed Gray, its Chairman

By: _____
_____, Commissioner

ATTEST:

By: _____
_____, Clerk

By: _____
_____, Commissioner

WOOD RIVER RURAL:

WOOD RIVER RURAL FIRE
PROTECTION DISTRICT, an Idaho rural
fire protection district

By: _____
Jay Bailet, its Chairman

By: _____
_____, Commissioner

ATTEST:

By: _____
_____, Clerk

By: _____
_____, Commissioner

EXHIBIT A

FY 2014 Cost Allocation

Entity	Cost
Blaine County	\$ 505,957
City of Ketchum	\$ 127,534
City of Sun Valley	\$ 88,280
City of Hailey	\$ 113,659
Wood River Fire and Rescue	\$ 21,788
City of Bellevue	\$ 20,868
Ketchum Rural	\$ 7,134
Carey Rural	\$ 2,711
Total Allocated Budget	\$ 887,931



Ketchum Fire Department

P.O. Box 966 · 480 East Avenue North · Ketchum, ID 83340
Phone: (208) 726-7805 · Fax: (208) 726-7812

July 9, 2013

Mayor Hall and City Councilors
City of Ketchum
Ketchum, Idaho

Mayor Hall and City Councilors,

2013 Forest Service and BLM Annual Operating Plan and Cooperative Fire Agreement

Introduction/History

In past years the City of Ketchum has signed an Annual Operating Plan and Cooperative Fire Agreement with the US Forest Service. The City of Ketchum has also signed a Cooperative Fire Agreement with the BLM. This year the BLM and the Forest Service have combined their agreements under one operating plan and cooperative agreement. This agreement allows our agency to use Forest Service and BLM resources and the Forest Service and BLM to use our resources on wildland fires for a period of up to 4 hours without cost to either agency.

Current Report

The attached Annual Operating plan and Cooperative Fire Agreement sets the terms and conditions for each agency's actions during the initial stages of a wildland fire either in the city that threatens the forest or in the forest that threatens the City of Ketchum. The agreement lists the types and identifiers for each piece of equipment in the fire department and sets rates for that equipment if it is used beyond the 4 hour initial fire attack period. It also sets guidelines for initial fire attack based on the closest resources available concept to attempt to keep wildland fires contained as small as possible without endangering the lives and property of the City's residents.

Financial Requirement/Impact

There is no cost associated with this annually renewed agreement.

Recommendation

I respectfully recommend that the City Council approve the 2013 Forest Service and BLM Annual Operating Plan and Cooperative Fire Agreement and authorize the Mayor to sign it to help insure that the Ketchum Fire Department and the Federal firefighting agencies can continue working cooperatively to keep nearby wildland fires from threatening our citizens and their property.

Recommended Motion

"I move to approve the 2013 Forest Service and BLM Annual Operating Plan and Cooperative Fire Agreement".

Sincerely,

Mike Elle
Fire Chief

FS Agreement No. 12-FI-11041400-029
BLM Agreement No. BLM MOU 2012-027
Cooperator Agreement No. _____

2013 ANNUAL OPERATING PLAN
for
COOPERATIVE FIRE PROTECTION AGREEMENT
Between The
KETCHUM CITY FIRE DEPARTMENT
And The
USDI, BUREAU OF LAND MANAGEMENT
TWIN FALLS DISTRICT
And The
USDA, FOREST SERVICE
SAWTOOTH NATIONAL FOREST

This Annual Operating Plan (AOP) is entered into by and between Ketchum City Fire Department hereinafter referred to as the "DEPARTMENT," the USDI, Bureau of Land Management, Twin Falls District, hereinafter referred to as the "BLM", and the USDA, US Forest Service, Sawtooth National Forest, hereinafter referred to as the "FOREST SERVICE". BLM and FOREST SERVICE jointly will be referred to as the "AGENCIES" under the provision of BLM Cooperative Fire Protection Agreement (CFPA) No. BLM MOU 2012-027, dated May 9, 2012 and Forest Service Cooperative Fire Protection Agreement (CFPA) No. 12-FI-11041400-029, dated May 9, 2012. This AOP becomes attached to and made part of said agreement, and is in effect until superseded.

The parties hereto agree as follows:

A. Purpose:

The purpose of this AOP is to define operating procedures and responsibilities within the framework of BLM CFPA No. BLM MOU 2012-027, and Forest Service CFPA No. 12-FI-11041400-029.

If the DEPARTMENT desires to make itself available for fires throughout Idaho and other states, the authority for this is through Idaho Department of Lands (IDL). Contact the IDL representative for additional information.

B. Mutual Aid Area:

The DEPARTMENT is primarily responsible for suppression of structural fires and wildland fires occurring to property of residents within their jurisdictional boundaries, and secondly for suppression of wildland fires occurring within their jurisdictional boundaries, displayed in Exhibit A and B.

The AGENCIES are primarily responsible for suppression of wildland fires within the protection boundaries of the BLM and the Forest Service, displayed in Exhibit A and B.

Burning Permits:

If either party to this plan issues burning permits to the public in an area of mutual concern, they will contact the other agency's dispatch center with information on location, name of person issued permit, dates, phone number, and acres to avoid costly false alarm runs.

C. Reporting Fires:

Fires will be reported to the following:

- Structure/Private lands: SIRCOMM 9-1-1
- Public lands: South Central Idaho Interagency Dispatch Center (SCIIDC) 886-2373
- Contact information for the respective Department and Agencies are provided in Exhibit C

D. Annual Coordination Meeting:

A coordination meeting between The DEPARTMENT and the AGENCIES will be held annually no later than June 1. This meeting will review the past year of cooperative assistance and revise the AOP. The equipment list in Exhibit E will be reviewed and attached to the updated AOP each year.

Maps which identify each of the parties' jurisdictional boundaries will be exchanged and updated prior to June 1. This is critical in establishing an understanding of responsibilities, unprotected areas, overlap areas, and mutual aid areas. Exhibits A and B identify each of the parties' jurisdictional boundaries and shall become part of this AOP. It is preferred that maps be produced in a Geographic Information System (GIS) format.

E. Communications:

Each party to this agreement agrees to maintain an up-to-date list of telephone numbers for emergency principal contacts. The contact list in Exhibit C will be reviewed and attached to the updated AOP each year.

It is critical that representatives of each party meet at the fire scene and establish what frequencies will be used during tactical operations so there is no confusion. Weather warnings, emergency broadcasts, tactical changes etc. will be transmitted over a common frequency to all units on the scene.

F. Frequencies:

Both parties are authorized to use the frequencies listed in Exhibit D during emergency operations only.

G. Operations:

Rapid dispatching of personnel and equipment to fires is primary to both parties. It is critical that dispatch organizations have clear direction and understanding of procedures. It is equally important that initial attack forces understand their roles and responsibilities, and those of the other agencies. These personnel will become familiar with the following:

1. When one party requests assistance for purposes other than mutual aid or initial attack from the other, and reimbursement will be provided; the standards for qualifications, training, and physical fitness as set in NWCG PMS 310-1 "*Wildland Fire Qualification System Guide*" are required. At the time of the request, the SUPPORTING PARTY will identify the person in charge of responding resources.
2. During initial action, all agencies (federal, state, local and tribal) accept each other's standards.
 - a. **Forest Service** - Once jurisdiction is clearly established, the standards of the agency(s) with jurisdiction prevail.
 - b. **BLM**- During initial attack, all agencies accept each other's standards. When an incident exceeds initial attack and jurisdiction has been established, the standards of the jurisdictional agency(s) prevail.
 - c. Prior to the fire season, federal agencies should meet with their state, local, and tribal agency partners and jointly determine the qualification/ certification standards that will apply to the use of local, non-federal firefighters during initial action of fires on lands under the jurisdiction of a federal agency. Each party will advise the other of applicable cross training opportunities for personnel.
3. Personal Protective Equipment: All fire personnel assigned to fire line suppression duties on an uncontrolled wildfire incident will wear appropriate personal protective equipment (PPE). Required PPE will minimally include the following:
 - i. Fire resistant clothing (this may include either wildland fire pants and shirts, or fire resistant coveralls or structure turnout gear).
 - ii. Hard hat with chinstrap
 - iii. Leather gloves
 - iv. New Generation Fire Shelters are required for all wildland firefighters
 - v. Leather boots
 - vi. Some fire suppression duties and activities may require the additional use of ear and eye protection and/or the use of specialized leg protection (chaps) during chainsaw use.
- b. Personnel not properly equipped with appropriate PPE will be released from active fireline duty and will be reassigned to other support functions or released from the incident.
4. Before fire suppression efforts begin, all fire fighters will be briefed about the nature of the fire, fuel conditions, weather information, safety reminders, potential hazards, command structure, and radio use.
5. The parties to this AOP agree to operate under the concept defined in the National Incident Management System (NIMS) including Incident Command System (ICS). Unified command should be used, as appropriate, whenever multiple jurisdictions are involved.

6. The incident commander or unified command shall establish a command structure, communication plan, incident objectives, identify and make known hazards, and name the incident. All resources on scene and arriving will have the incident name provided to them. The incident commander will be identified as "Johnson Butte Command or Johnson Butte IC". The IC shall inform the servicing dispatch center with the incident name, and also provide to dispatch their name or agency position title (i.e. Burley Battalion 35). At the earliest convenience the IC shall provide SCIIDC with: A. The location of the fire, ie-Lat. Long.; B. The size, by acreage of the incident; C. Current fire behavior; D. Any resource needs, ie-engines, aircraft, water tenders.
7. The IC will order through a single point of ordering and this should be through the jurisdictional agency dispatch center.
8. It shall be the policy of all parties to release the SUPPORTING PARTY'S personnel and equipment from emergency duties as soon as practical and mutually agreed upon between the Incident Commander and the SUPPORTING PARTY.
9. Personnel and equipment of either party to this agreement may enter on the lands administered or protected by the other in order to effect this agreement. Parties to this agreement will work pre-season to identify critical resource areas. When one party suppresses a fire in the other party's jurisdiction, the responsible agency will be immediately notified of the situation and a detailed report containing the time of initial attack, size, legal location and geographic coordinates, equipment and personnel used, time fire is declared out, cause of fire, etc., will be generated and made available. The Incident Commander's preferred documentation is the use of the incident organizer.
10. Each party will make available and familiarize their employees with the contents of this AOP.
11. SCIIDC will direct the use of aircraft. The DEPARTMENT may order an air tanker drop, helicopter, or observation flight through the responsible dispatch center, but the operational phase will remain under the direction of the SCIIDC. The DEPARTMENT will provide mission objectives, geographic coordination, and hazards in the area (power lines, houses etc.). Any aircraft not obtained from the AGENCIES, or Idaho Department of Lands is limited to operations on private land, and Federal personnel will not have any operational control. It is imperative that DEPARTMENT that have private aircraft responding inform SCIIDC. Aerial coordination procedures (frequencies, Fire Traffic Area -FTA) will be part of the annual coordination meeting agenda (see section E). The AGENCIES will not pay for aircraft that are not approved for federal use. All aviation resources ordered will be considered assistance by hire, and therefore always billable.
12. All parties to the AOP will coordinate fire restrictions or closures due to weather or fire severity. The "Idaho Restriction Operations Plan" will be used as a guide. A copy of this document can be found on the local Dispatch Center website. <http://idahofireinfo.blm.gov/south/firerestrictions.html>
13. Cause and Origin Investigations - Each party will be responsible for cause and origin investigations within the boundaries of their jurisdictional areas. If multiple jurisdictions are affected by the same wildland fire the jurisdiction in which the suspected origin is located will serve as the lead for the investigation. Any party may request assistance from agencies outside the suspected origin jurisdiction

14. When one party to this agreement takes initial action on a fire in another's jurisdiction, every effort will be made to protect the origin of fire and protect evidence that may be pertinent to the fire cause. This and other information concerning incendiary fires, etc. will be shared with all parties to increase probability of prosecution and/or cost recovery.
15. Wildland Urban Interface - The operational roles of the federal agencies as partners in the wildland urban interface are wildland firefighting, cooperative prevention and education. Structural fire suppression is the responsibility of tribal, state, or local governments. Federal agencies may assist with exterior structural fire protection activities under this fire protection agreement that specify the mutual responsibilities of the partners, including funding.
16. AGENCIES Firefighters who encounter structure, vehicle, or landfill fires during normal wildland fire suppression duties, or who are dispatched to such fires due to significant threat to adjacent agency protected lands/resources, will not engage in direct suppression action. Structure protection (not suppression) activities will be limited to exterior efforts, and only when such actions can be accomplished safely and in accordance with established wildland fire operations standards. For Great Basin Structure Protection Guidance go to:
<http://gacc.nifc.gov/wgbc/GBCGstructureprotection.pdf>.
17. The PROTECTING PARTY is responsible for extended mop up operations.
18. Emergency Medical Responses - AGENCIES are not funded, trained or equipped to respond to medical emergencies. Under no circumstances will AGENCIES resources be dispatched for medical emergencies. Structure personnel and equipment will be returned to readiness status as soon as possible, to assure adequate structure protection in their jurisdiction.

H. Compensation for Services:

Compensation for services provided by either party will be guided by the master agreement to this AOP for billing procedures. *See Section III.15 of CFPA No. BLM MOU 2012-027, and CFPA No. 12-FI-11041400-029.*

This portion of the AOP establishes standard, payment rates, and billing procedures for equipment and personnel used for the purpose of this agreement. For support exceeding the 4 hour time limitation, the payment rates will be based on equipment rates and standards listed in the current Idaho Department of Lands Fire Service Organization (FSO) Rate Book. Equipment not listed in the Rate Book will be referred to the Great Basin Chapter 20 Supplement (equipment rental rates).

Adoption of these rates and standards assures consistency for all agencies and reduces the confusion that would be created by trying to determine individual agency and equipment.

Idaho Department of Lands FSO Rate Book can be found

at: <http://www.idl.idaho.gov/bureau/firemgt.htm>. Great Basin Chapter 20 Supplement can be found at: http://gacc.nifc.gov/egbc/admin/docs/CH20_2012_Final.pdf

It is understood that neither agency is entering into this plan to make a profit from assisting the other, but rather, developing a method of recovering legitimate expenses. Every effort will be made to minimize costs.

1. Within Mutual Aid Area: Assistance beyond the 4 hour mutual-aid period the Supporting Party will bill the Protecting Party for actual costs incurred for assistance provided and identified as reimbursable. Reimbursable costs include all costs associated with direct fireline, fire ground operations and incident support ordered by or for the incident (except as described otherwise in reciprocal initial attack and independent action situations). When incidents go into extended attack and an Incident Management Team takes command of the incident, the DEPARTMENT shall meet all personnel and equipment requirements as set forth in the current Idaho FSO Rate Book in order to remain on the incident. If they do not meet these requirements they will be released from the incident. If the DEPARTMENT meets all of the requirements of the FSO Rate Book but do not have an agreement with IDL and wish to remain on the incident, the host agency will request IDL to write an incident only agreement. Time in pay status will include time worked in initial attack.
2. Outside Mutual Aid Area: Mobilization of DEPARTMENT resources outside the area covered by local agreements will be transacted through IDL. In order to be mobilized DEPARTMENT resources must have a signed Idaho Cooperator Certification Form (CCF) with IDL.
3. Billing Estimates and Time frames: The supporting party shall submit a bill or estimate for reimbursement within 15 days of the incident being declared out. If final costs are not known at the time of initial billing, an estimated bill, so identified, may be submitted. A final bill, so identified, will be issued within 30 days of the incident.
4. Billing Content: Billing for support provided beyond the hour limitation identified in this agreement will be identified by fire name, location, jurisdictional unit, and appropriate incident number, department name and address, date of service, DUNS number, tax identification number, detailed transaction of charges to include piece of equipment with identifying number, cost per unit and total cost. Appropriate shift tickets (Exhibit F), resource order and all other supporting documentation will be kept on file at the incident agency for documentation. An example of an invoice is provided for information only Exhibit G. Departments may use their departmental invoice process if available.
5. Billing Addresses: Bills will be sent to the incident agency as follows:

Remit Bill to:
 USDA Forest Service
 Sawtooth National Forest
 Susan L Brown
 2647 Kimberly Road
 Twin Falls, ID 83301

For Payment Office:
 USDA Forest Service
 Albuquerque Service Center
 Incident Finance /Cooperative Agreements
 101 B Sun Avenue NE
 Albuquerque, NM 87109

Remit Bill to:
 USDI, Bureau of Land Management
 Twin Falls District
 Brandi Van Kleeck
 400 West F Street
 Shoshone, ID 83352

For Payment Office:
 Bureau of Land Management
 Denver Federal Center
 Bldg. 50, OC-622
 PO Box 25047
 Denver, CO 80225-0047

Payment Due Dates: All bills will have a payment due date 30 days after the date of issuance.

6. For fires outside the terms of the initial attack period that are joint jurisdictions a cost share agreement should be initiated. The cost share agreement will identify those costs that are shared and the costs that will be assumed by the individual agencies. Sample cost share Exhibit H

I. Authorized Representatives:

By signature below, each party certifies that the individuals listed in this document as representatives of the individual parties are authorized to act in their respective areas for matters related to this instrument. In witness whereof, the parties hereto have executed this instrument as of the last date written below.

Mike Elle, Fire Chief
Ketchum City Fire Department
Date

Randy Hall, Mayor
Date

MEL M. MEIER, District Manager
USDI, BLM, Twin Falls District
Date

REBECCA S. NOURSE, Forest Supervisor
USDA Forest Service, Sawtooth National Forest
Date

The authority and format of this instrument have been reviewed and approved for signature.

Gladys Hamilton
GLADYS HAMILTON
Forest Service Grants & Agreements Specialist
Date 6/26/2013

Brandi Van Kleeck
BRANDI VAN KLEECK
BLM Management & Program Analyst
Date 6/28/13

Burden Statement

According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0596-0217. The time required to complete this information collection is estimated to average 4 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, age, disability, and where applicable, sex, marital status, familial status, parental status, religion, sexual orientation, genetic information, political beliefs, reprisal, or because all or part of an individual's income is derived from any public assistance. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at 202-720-2600 (voice and TDD).

To file a complaint of discrimination, write USDA, Director, Office of Civil Rights, 1400 Independence Avenue, SW, Washington, DC 20250-9410 or call toll free (866) 632-9992 (voice). TDD users can contact USDA through local relay or the Federal relay at (800) 877-8339 (TDD) or (866) 377-8642 (relay voice). USDA is an equal opportunity provider and employer.

EXHIBIT A MAP

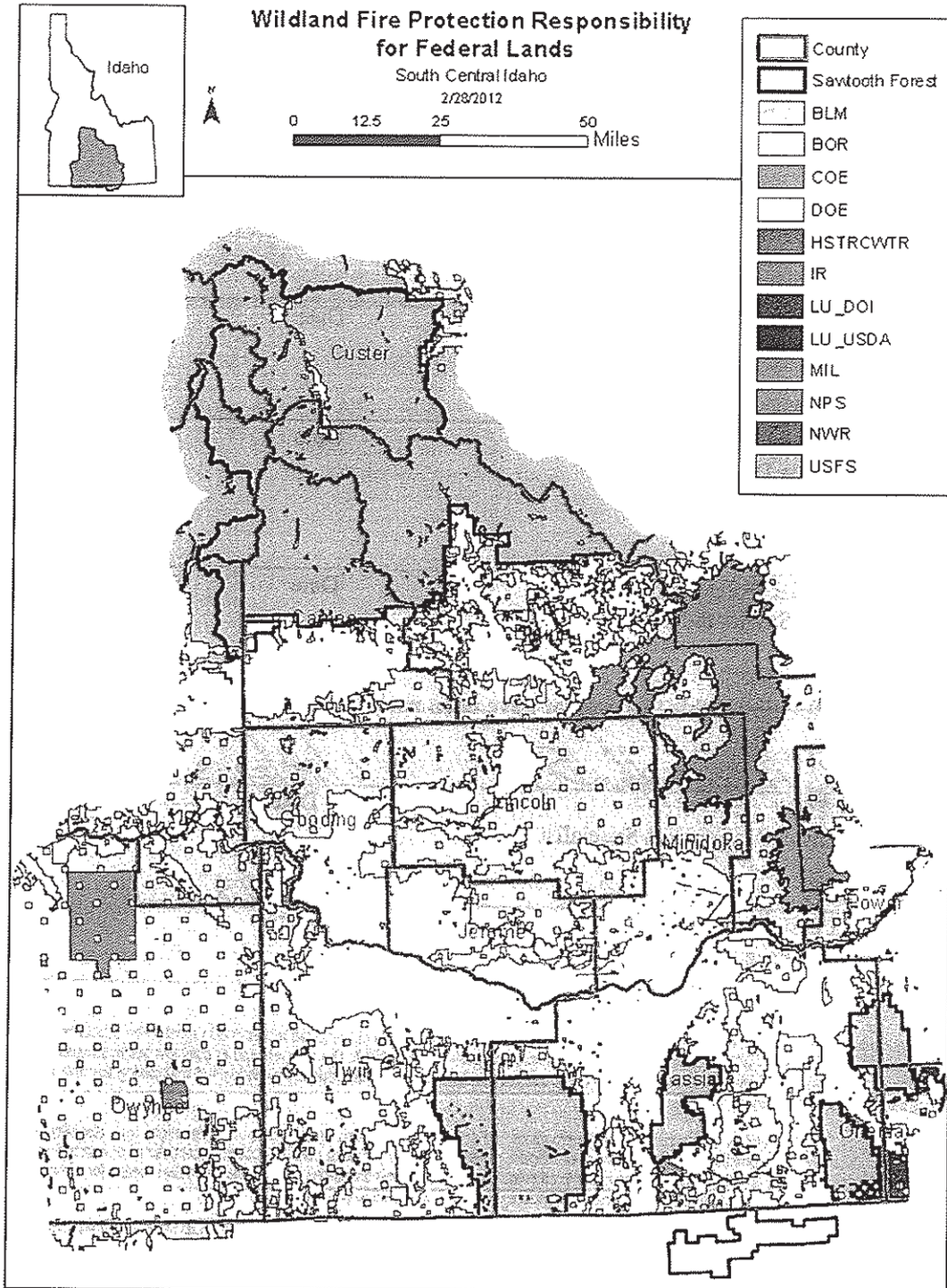
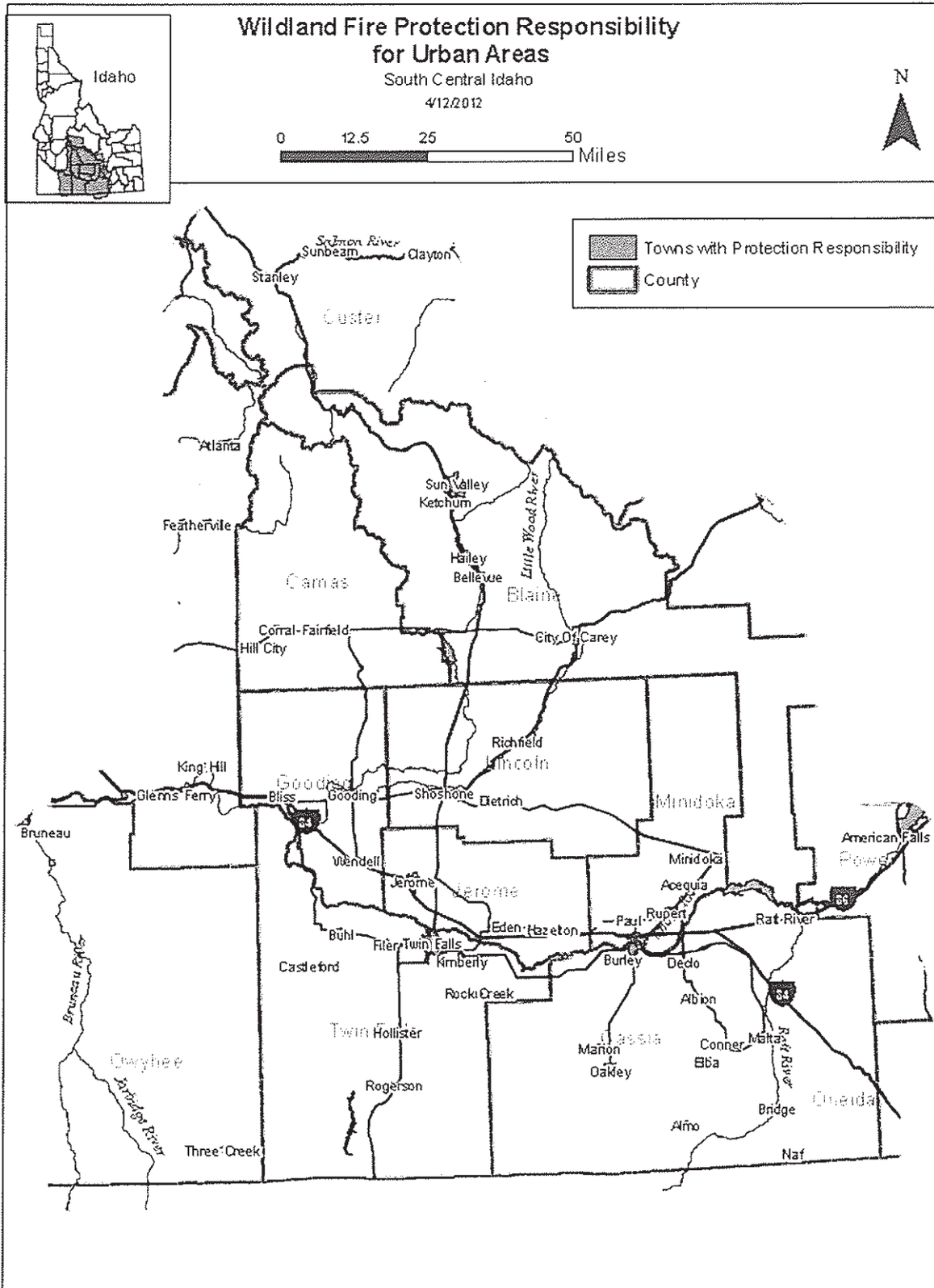


EXHIBIT B
MAP



**EXHIBIT C
CONTACT INFORMATION**

FIRE DEPARTMENT:

Name	Title	Office	Cell	Fax
Mike Elle	Fire Chief	208-726-7805		208-726-7844

SCIIDC

Name	Title	Office	Cell	Fax
SCIIDC		886-2373		732-7316
Curtis Jensen	Center Manager	732-7265	308-3950	
Vickie Jensen	Assistant Center Manager	732-7265	731-0961	
vacant	Assistant Center Manager	732-7265		

TWIN FALLS DISTRICT BLM:

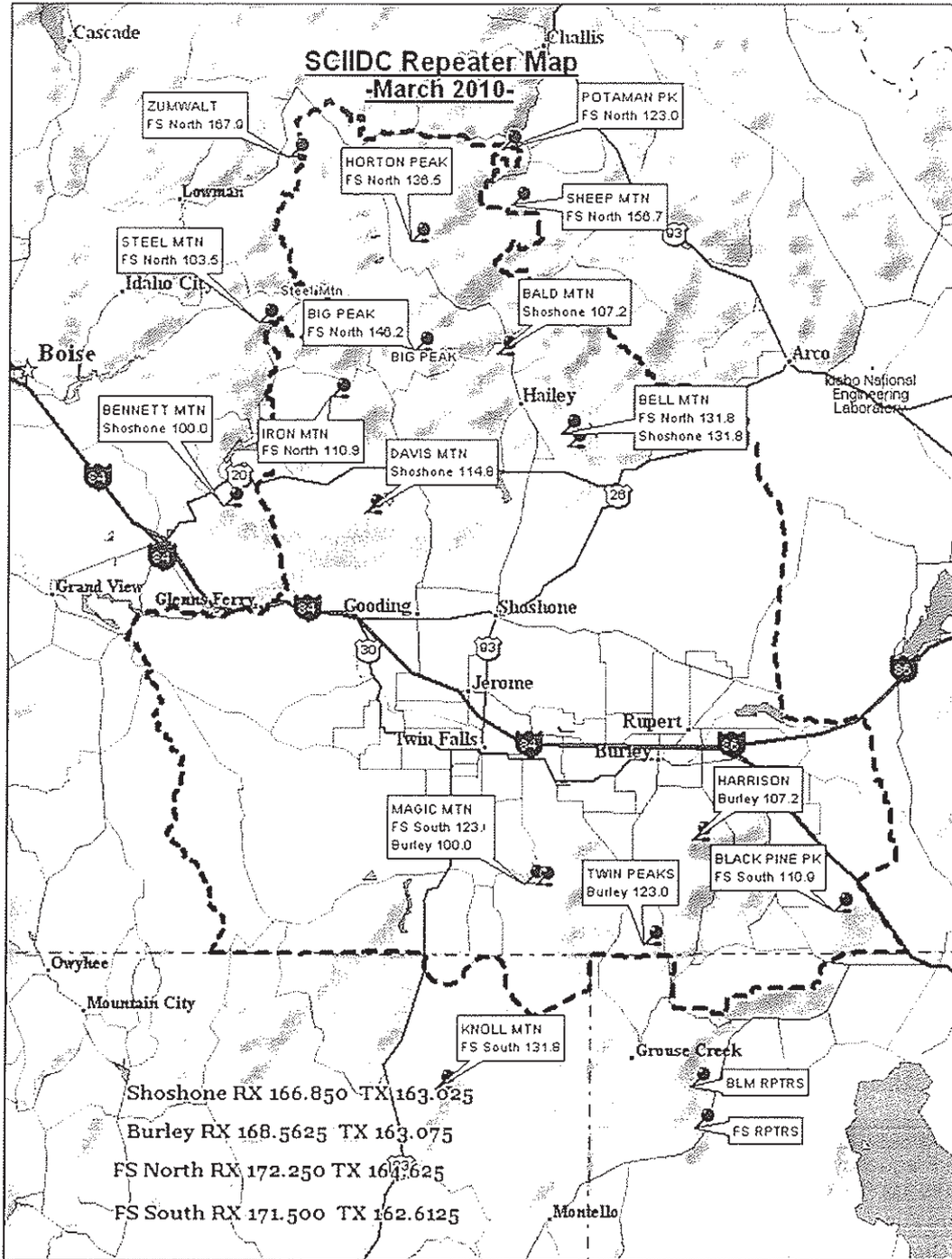
Name	Title	Office	Cell	Fax
Chris Simonson	Twin Falls Dist. Fire Mngmt Officer	732-7224	308-8839	
Brett Blumhardt	Twin Falls District AFMO	732-7226	308-4177	
Josh Brinkley	FOS – Shoshone FO	732-7280	308-4168	
J.W. McCoy	AFOS – Shoshone FO	732-7248	308-5986	
Jeff Bedke	FOS – Burley FO	677-6715	312-1695	
Cody Goff	AFOS – Burley FO	677-6716	308-3948	
Jon Palma	FOS – Jarbidge FO	423-9078	308-4194	
Chris Anthony	AFOS – Jarbidge FO	423-9079	420-1923	
John Sabala	Fire Mitigation & Education Mgr	732-7239	308-3949	732-7297
Larry Messick	Fire Mitigation & Education Assistant	732-7274	308-3972	732-7297
Brandi Van Kleeck	Fire Business - Billing	732-7259	308-1050	732-7327
Rick Hall	Twin Falls Dist. Cache Manager	732-7214	308-3980	

SAWTOOTH NATIONAL FOREST:

Name	Title	Office	Cell	Fax
Nathan Lancaster	Sawtooth Forest Fire Mngmt Officer	737-3229	731-0174	737-3308
Chad Olson	Sawtooth AFMO Operations	737-3227	731-1245	737-3308
Ian Rickert	Sawtooth AFMO Planning	737-3248		737-3308
Heath Cota	Minidoka District FMO	677-8294	731-1694	
Vacant	Minidoka District AFMO	677-8293		
Bill Murphy	Ketchum/SNRA/Stanley FMO	622-0084	720-2232	
Matt Filbert	SNRA/Stanley District AFMO	727-5046	481-1068	
Devin Hulme	Fairfield District FMO	764-3470	731-9591	
Vacant	Fairfield District AFMO	764-3468		
Susan L. Brown	Fire Business - Billing	737-3303	731-0295	737-3308
Bob Harper	Sawtooth Fire Cache	737-3314	539-3361	737-3308

**EXHIBIT D
COMMUNICATION**

REPEATER NAME	AGENCY	RX	TX	TONE
TWIN FALLS DISTRICT - BLM				
Shoshone Direct	BLM	166.8500 (N)	166.8500 (N)	
Bennett Mountain	BLM	166.8500 (N)	163.0250 (N)	100.0
Bald Mountain	BLM	166.8500 (N)	163.0250 (N)	107.2
Bell Mountain	BLM	166.8500 (N)	163.0250 (N)	131.8
Davis Mountain	BLM	166.8500 (N)	163.0250 (N)	114.8
Burley Direct	BLM	168.5625 (N)	168.5625 (N)	
Magic Mountain	BLM	168.5625 (N)	163.0750 (N)	100.0
Mt. Harrison	BLM	168.5625 (N)	163.0750 (N)	107.2
Tone 3 (Portable)	BLM	168.5625 (N)	163.0750 (N)	114.8
Twin Peaks	BLM	168.5625 (N)	163.0750 (N)	123.0
Air to Ground South	BLM	167.0750 (N)	167.0750 (N)	
Air to Ground North	BLM	169.3625 (N)	169.3625 (N)	
Tactical 1	BLM	172.7750 (N)	172.7750 (N)	
Tactical 2	BLM	173.8625 (N)	173.8625 (N)	
Tactical 3	BLM	164.5500 (N)	164.5500 (N)	
Tactical 4	BLM	172.6250 (N)	172.6250 (N)	
SAWTOOTH - USFS				
Sawtooth North	USFS	172.2500 (N)	172.2500 (N)	
Iron Mtn	USFS	172.2500 (N)	164.6250 (N)	110.9
Bell	USFS	172.2500 (N)	164.6250 (N)	131.8
Horton	USFS	172.2500 (N)	164.6250 (N)	136.5
Big Peak	USFS	172.2500 (N)	164.6250 (N)	146.2
Zumwalt	USFS	172.2500 (N)	164.6250 (N)	167.9
Sheep Mtn.	USFS	172.2500 (N)	164.6250 (N)	156.7
Steel Mtn.	USFS	172.2500 (N)	164.6250 (N)	103.5
North Portable	USFS	172.2500 (N)	164.6250 (N)	179.9
Potaman Peak	USFS	172.2500 (N)	164.6250 (N)	123.0
Sawtooth South	USFS	171.5000 (N)	171.5000 (N)	
Black Pine	USFS	171.5000 (N)	162.6125 (N)	110.9
Magic Repeater	USFS	171.5000 (N)	162.6125 (N)	123.0
Knoll Mountain	USFS	171.5000 (N)	162.6125 (N)	131.8
South Portable	USFS	171.5000 (N)	162.6125 (N)	179.9
Tactical 1	USFS	162.2250 (N)	162.2250 (N)	
Tactical 2	USFS	172.4000 (N)	172.4000 (N)	
Project 1	USFS	163.7125 (N)	163.7125 (N)	
Project 2	USFS	168.6125 (N)	168.6125 (N)	
Forest Air to Ground	USFS	172.3250 (N)	172.3250 (N)	
Air to Air AM Frequency		121.3750 (N)	121.3750 (N)	
Secondary A/A AM Frequency		126.4250 (N)	126.4250 (N)	
National Flight Follow		168.6500 (N)	168.6500 (N)	
National Air Guard		168.6250 (N)	168.6250 (N)	
Life Flight		155.2800 (W)	155.2800 (W)	



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 MN (0.0° W)

**EXHIBIT E
EQUIPMENT LIST**

BLM:

Bellevue Guard Station

Make	Engine #	ICS Type	Tank Capacity
International	2415	4	900

Carey Guard Station

Make	Engine #	ICS Type	Tank Capacity
International		4	900

Shoshone Yard

Name	Make	Type	Vehicles #
Brett Blumhardt	Ford	Quad Cab	Chief 2-2
John McCoy	Dodge	Crew Cab	Bat 2-4
Josh Brinkley	Dodge	Quad Cab	Bat 2-5
Mike Aoi	Chev	Tahoe	Div 2-2
Bryan Barney	Chev	Quad Cab	940
Larry Messick	Dodge	Crew Cab	974
John Luongo	Ford	Quad Cab	990
Make	Engine #	ICS Type	Tank Capacity
International	2422	4	900
Tatra	2302	1-Tactical	2400
International	2405	4	900
International	2411	4	900
International	2421	4	900
Hummer	2686	6	250
Ford	WT2221	2	3500
Caterpillar	DZ2101	Dozer	N/A
Western Star	997	Transport	N/A

Spare Engines

Make	Engine #	ICS Type	Tank Capacity
International	2408	4	900
International	2418	4	900

Malta Guard Station

Make	Engine #	ICS Type	Tank Capacity
Tatra	2413	4	2400

Twin Falls

Steve Loucks	Ford	Quad Cab	Bat 2-8
Erich Gleckler	Ford	Crew Cab	Supt 2-1

Forest Service:

Minidoka RS

Name	Make	Type	Vehicle #
Bat 1	Chevy	1500 4X4	4123
Cache Peak	Dodge	1500 4X4	1519D
Cache Peak	Ford	F-550	6522
Div 1	Ford	Expedition	4242
E412 Chase	Ford	F-250	0288K
Fuels 1	Chevy	1500 4X4	4125
Prev 1	Chevy	3500 4x4	4253
	Dodge	2500 4X4	7138
Make	Engine #	ICS Type	Tank Capacity
Freightliner	E411	4	900
Navistar	E412	4	900

Fairfield

Name	Make	Type	Vehicle #
Div 5	Chevy	Silverado	4247
Bat 5	Ford	F250	4132
Prev 5	Chevy	Silverado	4660
Shake IA	Ford	F250	4841

Rock Creek Station

Name	Make	ICS Type	Vehicle #
Jon Palma	Dodge	Crew Cab	Bat 2-3
Chris Anthony	Dodge	Crew Cab	Bat 2-6
Make	Engine #	ICS Type	Tank Capacity
International	2409	4	900
International	2414	4	900
International	2420	4	900
Hummer	2603	6	250
Freightliner	WT2225	2	3500
Caterpillar	DZ2102	Dozer	N/A
Freightliner	936	Transport	N/A

Rogerson Guard Station

Make	Engine #	ICS Type	Tank Capacity
Tatra	2401	4	1900
International	2428	4	900
Ford	WT2223	2	3500

Burley Yard

Name	Make	ICS Type	Vehicles #
Mark Wiseman	Dodge	Crew Cab	Div 2-3
Jeff Bedke	Dodge	Crew Cab	Bat 2-1
Cody Goff	Dodge	Crew Cab	Bat 2-2
Dennis Smith	Dodge	Crew Cab	973
Dennie Smyer	Chev	Quad Cab	945
Make	Engine #	ICS Type	Tank Capacity
International	2410	4	900
International	2429	4	900
International	2419	4	900
International	WT2226	2	3500
Hummer	2693	6	250
International	FT2211	N/A	N/A

Kimama Guard Station

Make	Engine #	ICS Type	Tank Capacity
International	2417	4	900
International	2427	4	900
International	WT2224	2	3500

North Zone

Name	Make	Type	Vehicle #
Div 3	Chevy	Silverado	7137
Bat 3	Chevy	2500 HD	4663
Fuels 3	Chevy	2500 HD	4246
Prev 3	Dodge	Dakota	4654
N.Zone IA	Ford	F250	4244
Stanley	Chevy	Silverado	7191
Helitack	Ford	F550	6476
Helitack	Ford	F550	6477
Make	Engine #	ICS Type	Tank Capacity
Ford F550	E631	Type 6	300
Ford F550	E641	Type 6	300

Fairfield

Name	Make	Type	Vehicle #
651 Chase	Dodge	1500	4851
Make	Engine #	ICS Type	Tank Capacity
Ford F550	E651	6	300

**EXHIBIT F
EMERGENCY EQUIPMENT SHIFT TICKET - OF-297**

Your Department will be supplied EMERGENCY EQUIPMENT SHIFT TICKET with booklets to carry on your equipment and document equipment usage when assisting on fires solely within the Agencies jurisdiction. It will be the responsibility of your Engine Captain or Officer in charge to complete this form at the end of the incident and prior to leaving the fire scene. Have the Agencies Incident Commander authorize and sign the ticket. Submit a copy of this ticket with your billing to the BLM and Forest Service. Any known defects or damage to equipment going on or off shift must be documented in the "Remarks" section

EMERGENCY EQUIPMENT SHIFT TICKET				
<i>NOTE: The responsible Government Officer will update this form each day or shift and make initial and final equipment inspections</i>				
1. AGREEMENT NUMBER 12-FI-11041400-OXX			2. CONTRACTOR (name) Local Fire Department	
3. INCIDENT OR PROJECT NAME Big Fire		4. INCIDENT NUMBER ID-STF-000123	5. OPERATOR (name) Peter Pulaski	
6. EQUIPMENT MAKE 1989 Kenworth		7. EQUIPMENT MODEL T3 Engine	8. OPERATOR FURNISHED BY <input type="checkbox"/> CONTRACTOR <input type="checkbox"/> GOVERNMENT	
9. SERIAL NUMBER 1HT4288KSA009510		10. LICENSE NUMBER	11. OPERATING SUPPLIES FURNISHED BY <input type="checkbox"/> CONTRACTOR <input type="checkbox"/> GOVERNMENT	
12. DATE MO/DAY/YR	13. EQUIPMENT USE			14. REMARKS
	START	STOP	HOURS/DAY/MILES (entire shift) WORK	SPECIAL
7/22/XX	1300	1700	4	
7/22/XX	1730	2000	2.5	
17. CONTRACTOR'S OR AUTHORIZED AGENT'S SIGNATURE Peter Pulaski			18. GOVERNMENT OFFICER'S SIGNATURE <i>Signe Government</i>	19. DATE SIGNED 7/22/XX
NSN 7540-01-149-5628 50297-102			OPTIONAL FORM 297 (7-90) USDA/USDI	

FINANCE
 CONTRACTOR
 EQUIPMENT TIME RECORDER
 ORDERING OFFICE FILE COPY (RETAIN IN BOOK)

**EXHIBIT H
SAMPLE COST SHARE AGREEMENT**

**COST SHARE AGREEMENT
BETWEEN**

And

And

The following is the cost share agreement between the above named agencies as it was negotiated for the following incident:

INCIDENT NAME:

INCIDENT NUMBER BY AGENCY:

INCIDENT START DATE AND TIME: at hours

Protection Units:

INCIDENT CAUSE:

COMMAND STRUCTURE:

Start Date/Time: at

End Date/Time: at

COST-SHARE PERIOD: -

INCIDENT COMMANDER(s):

INCIDENT COMMANDER(s):

AGENCY REPRESENTATIVE(s):

UNIFIED ORDERING POINT:

Agency Representatives participating in development of this cost share agreement:

This cost share agreement between the above mentioned agencies was prepared under the following guidelines (*THE FOLLOWING GUIDELINES ARE NEGOTIATED*):

In accordance with this **COOPERATIVE FIRE PROTECTION AGREEMENT Ketchum City Fire Department KETCHUM CITY FIRE DEPARTMENT, the USDI, BUREAU OF LAND MANAGEMENT TWIN FALLS DISTRICT and the USDA, FOREST SERVICE, SAWTOOTH NATIONAL FOREST**

1. All costs originating from orders placed by and for the incident that can be reasonably obtained and estimated for the cost share period will be included in this agreement and will be shared on the basis of the Incident Commander's (IC)/Agency Administrator's (AA) mutual agreement.
2. Costs for nonexpendable property purchases by each agency will be charged directly to that agency and will not be shared.
3. Costs incurred by cooperators not engaged in joint fire suppression activities will not be included as a part of this cost share agreement.
4. Agency specific costs will not be shared.
5. Responsibility for tort claim costs or compensation for injury costs will not be a part of this agreement. Responsibility for these costs will be determined outside of this agreement.
6. Non-suppression rehabilitation costs are the responsibility of the jurisdictional agency and will not be shared.
7. Daily cost sharing will be documented and shared with the ICs/ARs for information.
8. Sharing of final actual costs between the agencies will be based on a summary of incident suppression costs and each agency's proportionate share thereof as agreed to by the agency representatives.
9. Aircraft and retardant costs will be shared on an actual use basis as determined by the IC's/AA's and will be calculated as a separate cost. IMTs are responsible for providing the tracking records associated with aircraft and retardant costs.
10. Modular Airborne Firefighting Systems (MAFFS) will be paid by the USFS and not included in the cost pool.
11. Each agency will be responsible for collecting actual cost/expenditure data that will make up their respectable costs.
12. This cost share will terminate at a date and time agreed upon by all agency administrators at the conclusion of the incident or when conditions significantly change resulting in a need to end or modify this agreement.
13. The parties to this agreement will meet to determine the total costs of each agency on the ***Enter Incident Name*** Incident. The agency whose total actual costs exceed their proportional share of the overall incident final costs as determined within this agreement will bill the other agency. The billing, when paid, will result in each agency sharing overall incident costs as herein agreed.

In accordance with the attached documentation, it is hereby agreed that cost sharing on this incident will be:

<u>AGENCY</u>	<u>GROUND RESOURCES</u>	<u>AIRCRAFT/RETARDANT</u>
<u>DEPARTMENT</u>	<u>%</u>	<u>%</u>
<u>USFS</u>	<u>%</u>	<u>%</u>
<u>BLM</u>	<u>%</u>	<u>%</u>

This agreement and the shares are our best judgments of agency cost responsibilities.

Signature, Agency Representative

Mailing Address:

Telephone:

Date of this finalized agreement:

Contacts are:

Attachments included:

EXHIBIT I
GREAT BASIN STRUCTURE PROTECTION PLAN
<http://gacc.nifc.gov/wgbc/GBCG/memos.htm>



COMMUNITY AND STRUCTURE FIRE PROTECTION
Guidelines for the Great Basin 2011

Background

Protection of structures and communities is a shared partnership between the home and landowners and their fire agencies. Structure and community protection is high risk and a large cost center for all fire agencies. Clarification on what, how and where we will accomplish our structure protection roles and responsibilities must be identified. There needs to be a common expectation among all agencies and the public on how structure protection will be handled within the Great Basin.

With the increased growth in the wildland urban interface, fire agencies do not have the capability to protect all structures. The goal is to support communities and structures that can survive the effects of a wildland fire without intervention.

All fire agencies have primary responsibility for fire suppression within their respective protection areas. A strong initial attack commensurate with risk is the primary objective on all wildfires managed for suppression objectives. Fire agencies have a responsibility to attempt to prevent a wildland fire from spreading into areas where there are structures, and to assist local fire agencies in protecting communities and structures from the advancing wildland fire.

Leaders Intent

Our first and foremost intent is to keep our firefighters and the public safe. Secondly, once that safety can be ensured, then we will aggressively work toward keeping the wildland fire away from structures and communities. Our strategies and tactics will be based on that intent. Protecting structures from fire will not be possible in every situation. Risk to firefighters, fire behavior and availability of resources will dictate the strategies that will be used.

When there is a need to engage in structure protection, we will ensure that we are taking safe, appropriate, and reasonable tactical actions for which we are trained and equipped. Those actions will be cost effective. State and federal agencies will limit the use of tactics such as gelling, wrapping, and extensive hazardous fuels modification.

Unified Efforts

Fire agencies may have a shared responsibility for wildland fire and structure protection within the scope of their state laws, agreements and annual operating plans. Agency Administrators will discuss with their partners roles and responsibilities, what capabilities each party has, how the parties will interface with each other, and how responsibilities for costs will be addressed. Agency Administrators will provide leaders intent for structure fire protection. Incident management organizations will engage local government agencies (fire departments, law enforcement, disaster services, etc.) in the planning of strategies and tactics for community and structure protection.

There are areas in the Great Basin where there is no local fire agency. Through established agreements and authorities, the wildland fire protection agencies may have the responsibility to protect structures from wildland fire. Landowners have the responsibility to determine whether there is a local fire agency that provides structure fire protection.

It is important for GBCG members to:

- **Partner** with communities, home and landowners to identify what actions can be taken to mitigate potential wildland urban interface losses, and identify financial and technical assistance opportunities.
- **Identify** how the parties will work together when the wildland fire impacts another's protection or jurisdictional responsibility.
- **Establish** agreements and/or local operating plans to identify roles and responsibilities prior to the wildland fire.

Capabilities

Wildland fire agencies have no capability or responsibility to do structure fire suppression.

Some local fire agencies may have limited capability within their own areas of jurisdiction to respond to a wildland fire. It is important to understand what capability they do have and if they have options to reach out to others such as mutual aid, to enhance that capability.

Definitions

The following are defined:

Wildland Fire Protection: Protecting natural resources and municipal watersheds from damage from any fire that occurs in the wildland. State, tribal and federal forestry or land management and some local government agencies normally provide wildland fire protection.

Structure Protection: Protecting a structure from the threat of damage from an advancing wildland fire. This involves the use of standard wildland protection tactics, control methods, and equipment, including fire control lines and the extinguishment of spot fires near or on the structure. The protection can be provided by both the rural and/or local government fire department and wildland fire protection agencies.

Structure Fire Suppression: Interior or exterior actions taken to suppress and extinguish a burning structure or improvement associated with standard fire protection equipment and training. This is the responsibility of local government entities; however there are areas where there is no structural fire agency in place.

This supersedes any prior Community and Structure Fire Protection guidelines developed by NRCG or GBCG.

City of Ketchum, Idaho

P.O. Box 2315 Ketchum, ID 83340 (208) 726-3841 Fax: (208) 726-8234



July 9, 2013

Mayor Hall and City Councilors
City of Ketchum
Ketchum, Idaho

Mayor Hall and City Councilors:

Attachment A: Ordinance 1097, Ketchum Local Option Tax Ballot Measure
Attachment B: Recap of 2012 Vote
Attachment C; 2012 Joint Powers Agreement regarding 1% for Air
Attachment D: Ordinance 1108, an Ordinance providing for the imposition of
Local Option Taxes as a ballot measure

Fly Sun Valley Alliance regarding a request for a ballot measure to increase Local Option Tax by 1% and consideration of Ordinance 1108: Second Reading

Introduction/History

All three cities (Ketchum, Sun Valley and Hailey) considered ballot measures to increase Local Option Tax by 1% for the purposes shown on Attachment A, Ordinance 1097, and Ketchum Local Option Tax Ballot Measure. Attachment B summarizes the vote in the three cities; it failed in Ketchum by 37 votes. State statute dictated that the question could not be asked again as a ballot measure for one year.

A Joint Powers Agreement was reviewed and approved by all three cities in 2012. The agreement was approved by all three cities, but never formally executed due to the failure of the ballot measure. The revised agreement is identical to the 2012 agreement, except the dates will be changed.

The ballot measure passed only in the City of Sun Valley. The City voted to delay enacting the tax for one year so that the ballot question could be posed again in Ketchum and Hailey.

The Council conducted a first reading of Ordinance 1108 at their June 17, 2013 meeting, and a second reading at their July 1 meeting. There were no comments at the public hearings.

Current Report

A Citizens Committee has been created to champion the 1% for Air ballot measure.

Placing a measure on the ballot is accomplished by Ordinance. Ordinance 1108 is identical to last year's Ordinance, with the exception of date changes.

Financial Requirement/Impact

City Administrator Gary Marks estimates that, based on the 2012/2013 12 month rolling revenue totals for LOT (May 2012 through April 2013), a 1% increase of Ketchum LOT across the board for all categories (retail, liquor, building materials, hotel rooms and condos) would have yielded a revenue of \$1,629,632. In 2012, the City Administrator also provided a recommendation on estimated costs to administer the LOT, which would be included in the overall budget if the LOT increase is passed by the voters.

Recommendation

The decision to place this matter (or any matter) on the ballot before the voters is a political decision. Best practices do not encourage city staff members to be involved in any political matters coming before the City. The role of staff in this process will be one of helping to disseminate information to voters, the business community and other interested parties. Therefore, this staff report and future staff reports will not contain recommendations other than legal guidance regarding various legal issues related to balloting and the Joint Powers Agreement. According to City Clerk Sandy Cady, September 6 is the last day for the clerk to certify nominees and any special questions placed by action of the governing board of the political subdivision for the November 6 election." (per Idaho Code 34-1404).

Recommended Motion:

The Council may wish to acknowledge the third reading of Ordinance 1108 if they choose to place this matter on the ballot. If so, the following motions apply:

MOTION #1: "I move to acknowledge this as the third reading of Ordinance 1108".

MOTION #2: "I move to adopt Ordinance 1108, AN ORDINANCE OF THE CITY OF KETCHUM, IDAHO, AMENDING ORDINANCE 712, WHICH PROVIDES FOR THE IMPOSITION OF LOCAL OPTION TAXES; PROVIDING A SEVERABILITY CLAUSE; PROVIDING FOR PUBLICATION; PROVIDING A REPEALER CLAUSE; AND PROVIDING FOR AN EFFECTIVE DATE."

Sincerely,

Lisa Horowitz
Community and Economic Development Director

ORDINANCE NUMBER 1097

AN ORDINANCE OF THE CITY OF KETCHUM, IDAHO, AMENDING ORDINANCE 712, WHICH PROVIDES FOR THE IMPOSITION OF LOCAL OPTION TAXES; PROVIDING A SEVERABILITY CLAUSE; PROVIDING FOR PUBLICATION; PROVIDING A REPEALER CLAUSE; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the City of Ketchum is authorized to collect local option taxes pursuant to Ordinance 712 and Ordinance 1090, and

WHEREAS, the City of Ketchum has determined it is in the best interests of the public to amend Ordinance 712 to provide for an increase to the local-option nonproperty tax for the purpose of maintaining and increasing commercial air service; and

WHEREAS, the City of Ketchum desires to amend Ordinance 712 to increase its local-option nonproperty tax for a period of five years for the purposes set forth in the ballot.

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND THE CITY COUNCIL OF THE CITY OF KETCHUM, IDAHO:

SECTION 1. The following ballot shall be submitted to the registered voters of the City of Ketchum at the November 6, 2012 election and Ordinance 712 shall be amended as provided for in the ballot provided that the ballot is approved by sixty percent of the registered voters that vote on such ballot:

SPECIAL NON PROPERTY TAX ELECTION

**CITY OF KETCHUM
STATE OF IDAHO
November 6, 2012**

QUESTION: Shall the City of Ketchum, Idaho (the "City") adopt Ordinance No. 1097, which shall provide for the imposition and collection of, for a period of five (5) years from its effective date of January 1, 2013, certain local-option nonproperty taxes to raise the current rates of LOT as follows:

(A) **An additional one percent (1%)** food and beverage tax on the sale price on all sales transactions described: as furnishing, preparing, or service food, meals, or drinks and nondepreciable goods and services directly consumed by customers included in the charge thereof.

(B) **An additional one percent (1%)** tax on the sales price of the following sales: the lease or rental of tangible personal property; any sale, regardless where generated, for admission to a place for an event taking place within the City of Ketchum; any sale, regardless where generated, for the use of the privilege of using tangible personal property or facilities for recreation in the City of Ketchum.

(C) **An additional one percent (1%)** tax on the sale price of all remaining tangible personal property not described in (B) above.

(D) **An additional one percent (1%)** tax on the sale of all ski lift tickets and season ski passes.

(E) **An additional one percent (1%)** hotel-motel room occupancy sales tax on receipts from all short term rental (30 days or less) charges for hotel rooms, motel rooms, condominium units, tourist homes or other sleeping accommodations or living unit.

(F) **An additional one percent (1%)** liquor-by-the-drink sales tax on all sales at retail of liquor-by-the-drink, including liquor, beer, wine and all other alcoholic beverages, for consumption on the premises or at an event or activity in the City of Ketchum.

(1) The purposes for which the revenues derived from the additional one percent (1%) of each of said taxes shall be used, pursuant to a joint powers agreement, are as follows:

a) maintaining and increasing commercial air service to Friedman Memorial Airport through the use of Minimum Revenue Guarantees or other inducements to providers; b) promoting and marketing the existing service and any future service to increase passengers; c) for all ancillary costs which are associated with the ongoing effort to maintain and increase commercial air service, including reasonable program management costs and bussing due to flight diversion(s); and d) direct costs to collect and enforce the tax, including administrative and legal fees.

all as provided in Ordinance No. 1097 adopted by the Council of the City on September 4, 2012.

IN FAVOR	→	<input type="checkbox"/>
AGAINST	→	<input type="checkbox"/>

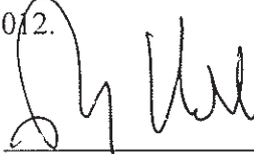
SECTION 2. SEVERABILITY CLAUSE. If any paragraph, part, section, subsection, sentence, clause or phrase of this Ordinance is for any reason held to be invalid for any reason by a court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this Ordinance.

SECTION 3. PUBLICATION. This Ordinance shall be published once in the official newspaper of the City.

SECTION 4. REPEALER CLAUSE. All City of Ketchum code sections, ordinances or resolutions or parts thereof, which are in conflict herewith are hereby repealed.

SECTION 5. EFFECTIVE DATE. This Ordinance shall be in full force and effect on January 1, 2013, after voter approval, passage by City Council and Mayor, and publication according to law.

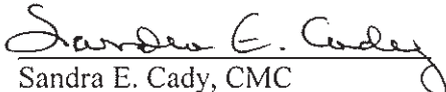
PASSED BY THE CITY COUNCIL OF THE CITY OF KETCHUM, IDAHO, and approved by the Mayor this 4th day of September, 2012.



Randy Hall, Mayor

ATTEST:

APPROVED AS TO FORM
AND CONTENT:



Sandra E. Cady, CMC
City Treasurer/Clerk

City Attorney

Publish: Idaho Mountain Express
September 12, 2012

Recap of 2012 – 1% for Air LOT

Sun Valley City LOT for Air Service (60% to pass)

<input checked="" type="checkbox"/> Yes - 61.4%	492
No - 38.7%	310

Total Sun Valley votes: 802

Ketchum City LOT for Air Service (60% to pass)

Yes - 57.9%	1,016
<input checked="" type="checkbox"/> No - 42.08%	738

Total Ketchum votes:1754 #votes needed:1053 #votes short:37

Hailey City LOT for Air Travel (60% to pass)

Yes - 58.7%	1,865
<input checked="" type="checkbox"/> No - 41.3%	1,310

Total Hailey votes:3175 #votes needed: 1905 #votes short: 40

Out of five precincts in Hailey, three voted to pass the tax by more than 60 percent. But it was defeated by the vote in northwest Woodside, which voted 54 percent in favor, and southeast Woodside, which voted 49.7 percent in favor. Southeast Woodside was the only precinct in the three cities to outright reject the measure.

**JOINT POWERS AGREEMENT ESTABLISHING
THE SUN VALLEY AIR SERVICE BOARD
TO RETAIN, IMPROVE AND DEVELOP COMMERCIAL AIR TRANSPORTATION
SERVICES AT FRIEDMAN MEMORIAL AIRPORT**

_____, 2012

This Agreement (“Agreement”), made and entered into on _____, 2012, by and between the CITY OF KETCHUM, IDAHO, a municipal corporation (“Ketchum”), the CITY OF SUN VALLEY, IDAHO, a municipal corporation (“Sun Valley”), the CITY OF HAILEY, a municipal corporation (“Hailey”), (collectively known as “Cities”), and the COUNTY OF BLAINE, a body politic and corporate (“Blaine County”) all described, individually as “Party,” or jointly as “Parties;”

W I T N E S S E T H:

WHEREAS, the Friedman Memorial Airport Authority (“FMAA”), of which Hailey and Blaine County are members, operates the Friedman Memorial Airport (the “Airport”), and over the past six years commercial enplanements have decreased to the Airport; and

WHEREAS, the Parties recognize both year-round tourism and commerce are primary contributors to the economic base of Blaine County and its Cities; and

WHEREAS, air service to the Airport is critical for such year-round tourism and commerce; and

WHEREAS, each of the respective City Councils of the Cities of Ketchum, Sun Valley, and Hailey have voted in properly noticed public meetings to place before their respective voters on the November 6, 2012, ballot, the question of a 1% Local Option Tax (“LOT”) (the “Ballot Questions”) to fund retention, improvement and development of commercial air transportation services to the Airport; and

WHEREAS, an opinion from the Office of the Attorney General dated March 12, 2012, to Representative Wendy Jaquet (the “AG Opinion”), indicates that general authority exists under Idaho Code Section 67-2328 for cities and counties to enter into a joint powers agreement to provide for agreements for air service, including minimum revenue guarantees (“MRG’s”); and

WHEREAS, to retain, improve and develop commercial air transportation services, the Ballot Questions provide for MRG’s and promotion of commercial air service to increase seats and enplanements to the Airport; and

WHEREAS, this Agreement will create the separate legal entity described below, the Sun Valley Air Service Board (the “Board”), which will contract with one or more parties, pursuant to Contracts for Services as described herein, to discharge the Board’s duties and responsibilities described in the Ballot Questions; and

WHEREAS, each of the Parties has made findings regarding the need for this Agreement to satisfy the duties and responsibilities described in the Ballot Questions; and

WHEREAS, the City Parties hereto are municipal corporations organized and existing under and by virtue of the laws of the State of Idaho and as such are authorized and empowered by Idaho Code Sections 50-321, 50-322, 21-110, 21-401 and related statutes to undertake the responsibilities contemplated by the Ballot Questions; and

WHEREAS, the County, pursuant to Idaho Code Sections 31-110, 21-876 and related statutes, in coordination with Hailey, provides for the operation of the Airport through the FMAA and the County as a Party to this Agreement may assist in discharging the duties contemplated by the Ballot Questions; and

WHEREAS, it is the mutual desire of the Parties hereto, acting pursuant to Idaho Code Sections 67-2328, *et seq.*, and Idaho Code Section 21-403, to create and maintain the Authority to discharge the duties and responsibilities set forth in the Ballot Questions;

NOW, THEREFORE, in order to accomplish the aforesaid purposes, and in consideration of the mutual term, covenants and conditions set forth herein, the Parties hereto agree as follows:

1. **Establishment of Separate Legal Entity; Governance.** The Parties hereto hereby establish the Sun Valley Air Service Board (“Board”) as a separate legal entity and delegate each Party’s respective power to the Board to oversee and administer the joint undertakings contemplated herein. Parties will join and become members of the Board upon execution of this Agreement by their respective governing body.
2. **Board Membership.** The representatives of the Parties who shall be members of the Board shall be configured as described below:
 - A. One (1) member from the City of Ketchum, one (1) member from the City of Sun Valley and one (1) member from the City of Hailey shall be respectively appointed by the Mayors of Ketchum, Sun Valley and Hailey with the consent and approval of the City Council of each city.
 - B. One (1) member from Blaine County shall be appointed by the Board of County Commissioners.
 - C. Each of the Parties shall establish its own Board member qualification criteria subject to subparagraph E.
 - D. Employees, directors, shareholders, partners, owners and others with financial interests in any business, company or entity which the Board has employed or contracted with to provide equipment or services shall not be appointed or remain members of the Board.

- E. Members of the Board shall be appointed without respect to political affiliation or religious denomination. Any person over the age of eighteen (18) may be eligible for appointment.
- F. Members of the Board shall serve without compensation.

3. Board Member Voting Power & Voting Majority.

- A. City Parties shall retain 90% of the voting rights and voting rights shall be allocated among all Board members based on their respective annual 1% LOT contributions to the Board. The initial allocation of these voting rights shall be determined using each City Party's year ending September 30, 2012, total fiscal year actual LOT revenue collection on taxable sales described in the Ballot Questions. Each year thereafter, the voting percentages shall be revised as necessary to reflect each City Party's year ending September 30 actual 1% LOT revenue contributions to the Board.
- B. Blaine County shall not have a vote as a member of the Board, except in the instance described herein. In recognition that Friedman Memorial Airport is jointly owned by the City of Hailey and Blaine County, 10% of the voting rights of the Board members will be allocated to the Board member appointed by Hailey, unless Hailey is not a Party to this Agreement, in which case such 10% shall be allocated to the Board member appointed by Blaine County.
- C. Voting Majorities. The members of the Board shall take action upon the affirmative vote of those members holding more than 50% of the voting rights, unless otherwise provided herein. A super-majority of two-thirds of those members holding voting rights shall be needed to (1) approve any initial Contract for Services with an entity or contractor or change an entity or contractor with a Contract for Services in excess of \$50,000 to a different entity and/or contractor; and (2) approve any initial performance metrics and change in performance metrics determined jointly by members of the Board and contractor(s) as identified in the Contracts for Services.

4. Term of Office. The term of office on said Board shall be for the following initial terms:

- 1 member from Ketchum for one (1) year
- 1 member from Sun Valley for one (1) year
- 1 member from Hailey for one (1) year
- 1 member from Blaine County for one (1) year

Subsequent appointments shall be for one (1) year and a board member shall hold a seat on the board until his or her successor has been appointed and qualified. Vacancies occurring otherwise than through the expiration of appointed terms or removal shall be filled for the remainder of the term by the Party that appointed the board member. Removal of any member may only be made by the Party that appointed such board member.

5. Organization Bylaws. The Board shall be governed by the Bylaws specifying the procedural method and manner by which it shall conduct its business and affairs, provided, however, that said Bylaws shall be amended so as not be inconsistent with or contrary to the provisions of this Agreement, or any applicable local, state or federal law and shall provide that at least a simple majority must concur for the Board to act. The Bylaws shall provide, among other items, that a majority of the members of the Board shall constitute a quorum. A non-voting member is not a member for quorum purposes.

6. Purposes and Powers. The purpose of the Board is to establish, implement, maintain and fund a program to retain, improve and develop commercial air service to Friedman Memorial Airport. In furtherance of that purpose, the Parties hereto hereby delegate to the Board their power to carry out the duties as described and contemplated by the Ballot Questions, including entering into Contracts for Services with such entities as the Board may select, subject to the specific LOT allocations of the City Parties. It is anticipated that the Board will have no employees and that, except for the holding, distribution and oversight of the monetary contributions and entering into Contracts for Services, the Board will have a very limited scope of operation. Such delegated powers shall more specifically include, but not be limited to, the following:

- A. The Board, as allowed under state and federal statutes, may apply for, receive and operate under financial assistance from the federal or state government, and from any agency or political subdivision thereof, or from any private sources;
- B. To acquire by purchase, gift, lease, sublease or otherwise, to the extent and in the manner that a city or county operating under the laws of the State of Idaho might do so, personal property, including money, necessary to carry out the purposes of the Board and to invest and hold such money until distributed for the purposes contemplated by the Ballot Questions;
- C. To fund administrative costs, if any, to carry out the purposes of the Board;
- D. To contract with public or private agencies, companies or entities to retain, improve and develop commercial air transportation services to Friedman Memorial Airport, including contracting with third parties pursuant to Contracts for Services;

7. Manner of Financing. The Board shall annually adopt a budget. Subject to the provisions herein, each City Party hereto will annually budget and contribute monthly to the Board the money collected pursuant to their respective Ballot Question, less their direct costs to collect and enforce the tax, including administrative and legal fees; each City has the option to direct its monetary contribution to those purposes it specifically directs as allowed by the Ballot Questions, except for contributions to cover a pro-rata share of administrative expenses, if any, of the Board; provided, however, in the event of any litigation or other challenges to the Ballot Questions, this Agreement, the Board, or any related matters, each City shall contribute a pro-rata share of its contribution to defray any expenses related thereto. During each fiscal year, the City Parties shall contribute monthly to the Board their respective amount of money collected,

less their direct costs to collect and enforce the tax, including administrative and legal fees, subject to allocations approved by each City Party's governing board.

- A. In adopting the annual budget, each City Party must contribute the money collected pursuant to its respective Ballot Question, less their direct costs to collect and enforce the tax, including administrative and legal fees. The County, in its discretion, may contribute funds to the Board; it is anticipated that the County will continue its historical support for the Airport.
- B. Any entity may contribute additional funds to the Board. It is anticipated that Sun Valley Company will fund fifty percent (50%) of any MRG expenses and will provide marketing support for the air service in collaboration with the airlines and other community marketing efforts.
- C. Any funds received by the Board shall be used for payments to entities pursuant to the Contract for Services, as contemplated by the Ballot Questions, for the purposes authorized therein. The budgeting, allocation and use of said funds by the Board shall be in accordance with the purposes and powers herein provided for, and in no event shall the Board use, spend, encumber or commit funds of the Parties hereto in amounts exceeding those actually budgeted and contributed to the Board by the Parties. All specific allocations of LOT proceeds by a City Party shall be followed by the Board in its budget and actual spending.
- D. An annual audit or similar financial review shall be conducted consistent with Idaho statutory requirements.
- E. So as to minimize Board expenses, all City Parties may agree to share in the administrative tasks of the Board through pro-rata contribution of their City staff time to perform such tasks.

8. Contracts for Services. The initial Contracts for Services with entity(ies) selected by the Board shall be entered into as soon as practicable following the appointment of the Board Members and passage of the Ballot Questions. Each year thereafter, the Board shall enter into similar contracts with such entities as the Board may select. The Contracts for Services shall (i) set forth those specific services which are to be provided consistent with the Ballot Questions, (ii) provide for detailed reporting to the Board and, as appropriate directly to the Parties, of how funds were spent in sufficient detail to demonstrate compliance with constitutional and statutory guidelines as reflected in the AG Opinion; (iii) include performance metrics consistent with expectations for the work to be performed. A Contract for Services may be for more than one year, but must explicitly state that annual funding is subject to annual appropriations which meet the Cities' statutory limitations.

9. Duration. The duration of the Board created by this Agreement shall be for a period of at least five and one-half years; provided, however, that the same may be extended for an additional period of time, as the Parties hereto deem appropriate in order to expend the monies and satisfy the purposes set forth in the Ballot Questions. Any such extension of this Agreement shall be in writing, adopted by the governing body of each of the Parties hereto.

No Party may withdraw from the Agreement, except that any City Party that has failed to pass its Ballot Question shall be deemed to have withdrawn from this Agreement once such election results have been certified. Should no City Party pass a Ballot Question, this Agreement shall be terminated.

10. Dissolution of the Board. Parties, upon the dissolution of the Board created by this Agreement or any extension or renewal thereof, for whatever reason, may agree to (1) distribute the personal property owned by the Board among themselves in a manner deemed by them to be equitable and approved in writing by the governing body of each; or (2) to sell the property in the manner provided for by law for the disposition of property by cities and counties, and the proceeds of any such sale shall be divided among the Parties hereto in proportion equal to the annual operating contributions of each to the Board since its inception.

11. Mediation. Any controversy or claim arising out of or relating to this Agreement or breach thereof, shall be submitted to non-binding mediation upon the written request of any Party and conducted by one (1) neutral mediator. If the Parties are unable to select a mediator, then selection shall follow the procedure published by the American Arbitration Association Commercial Mediation Rules. Mediation shall be held in Blaine County. This Agreement to mediate and any other agreement or consent to mediate entered into in accordance with this Agreement shall be specifically enforceable under the prevailing law of Idaho. Each party shall bear its own costs and the parties shall split equally the cost and expenses of the mediator.

12. Execution and Effect. Upon execution of this Agreement by the Parties, this Agreement shall be effective. This Agreement may be executed in counterparts, each of which shall be deemed to be an original.

13. Amendment. This Agreement may only be amended upon the unanimous approval of the voting Parties, and only as would be not inconsistent with the Ballot Questions.

[Signatures Appear on Following Pages]

As of the date hereof, the Parties hereto have caused this Agreement to be executed by the duly-authorized representatives this _____ day of _____, 2012.

CITY OF KETCHUM

By: _____
Mayor

Date: _____

ATTEST:

City Clerk

CITY OF SUN VALLEY

By: _____
Mayor

Date: _____

ATTEST:

City Clerk

CITY OF HAILEY

By: _____
Mayor

Date: _____

ATTEST:

City Clerk

BLAINE COUNTY COMMISSIONERS

By: _____

Date: _____

By: _____

Date: _____

By: _____

Date: _____

ATTEST:

ORDINANCE NUMBER 1108

AN ORDINANCE OF THE CITY OF KETCHUM, IDAHO, AMENDING ORDINANCE 712, WHICH PROVIDES FOR THE IMPOSITION OF LOCAL OPTION TAXES; PROVIDING A SEVERABILITY CLAUSE; PROVIDING FOR PUBLICATION; PROVIDING A REPEALER CLAUSE; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the City of Ketchum is authorized to collect local option taxes pursuant to Ordinance 712 and Ordinance 1090, and

WHEREAS, the City of Ketchum has determined it is in the best interests of the public to amend Ordinance 712 to provide for an increase to the local-option nonproperty tax for the purpose of maintaining and increasing commercial air service; and

WHEREAS, the City of Ketchum desires to amend Ordinance 712 to increase its local-option nonproperty tax for a period of five years for the purposes set forth in the ballot.

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND THE CITY COUNCIL OF THE CITY OF KETCHUM, IDAHO:

SECTION 1. The following ballot shall be submitted to the registered voters of the City of Ketchum at the November 5, 2013 election and Ordinance 712 shall be amended as provided for in the ballot provided that the ballot is approved by sixty percent of the registered voters that vote on such ballot:

SPECIAL NON PROPERTY TAX ELECTION

**CITY OF KETCHUM
STATE OF IDAHO
November 5, 2013**

QUESTION: Shall the City of Ketchum, Idaho (the “City”) adopt Ordinance No. , which shall provide for the imposition and collection of, for a period of five (5) years from its effective date of January 1, 2014, certain local option nonproperty taxes to raise the current rates of LOT as follows:

(A) **An additional one percent (1%)** food and beverage tax on the sale price on all sales transactions described: as furnishing, preparing, or service food, meals, or drinks and nondepreciable goods and services directly consumed by customers included in the charge thereof.

(B) **An additional one percent (1%)** tax on the sales price of the following sales: the lease or rental of tangible personal property; any sale, regardless where generated, for admission to a place for an event taking place within the City of Ketchum; any sale, regardless where generated, for the use of the privilege of using tangible personal property or facilities for recreation in the City of Ketchum.

(C) **An additional one percent (1%)** tax on the sale price of all remaining tangible personal property not described in (B) above.

(D) **An additional one percent (1%)** tax on the sale of all ski lift tickets and season ski passes.

(E) **An additional one percent (1%)** hotel-motel room occupancy sales tax on receipts from all short term rental (30 days or less) charges for hotel rooms, motel rooms, condominium units, tourist homes or other sleeping accommodations or living unit.

(F) **An additional one percent (1%)** liquor-by-the-drink sales tax on all sales at retail of liquor-by-the-drink, including liquor, beer, wine and all other alcoholic beverages, for consumption on the premises or at an event or activity in the City of Ketchum.

(1) The purposes for which the revenues derived from the additional one percent (1%) of each of said taxes shall be used, pursuant to a joint powers agreement, are as follows:

a) maintaining and increasing commercial air service to Friedman Memorial Airport through the use of Minimum Revenue Guarantees or other inducements to providers; b) promoting and marketing the existing service and any future service to increase passengers; c) for all ancillary costs which are associated with the ongoing effort to maintain and increase commercial air service, including reasonable program management costs and bussing due to flight diversion(s); and d) direct costs to collect and enforce the tax, including administrative and legal fees.

all as provided in Ordinance No. 1097 adopted by the Council of the City on July 15, 2013.

IN FAVOR	→	<input type="checkbox"/>
AGAINST	→	<input type="checkbox"/>

SECTION 2. SEVERABILITY CLAUSE. If any paragraph, part, section, subsection, sentence, clause or phrase of this Ordinance is for any reason held to be invalid for any reason by a court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this Ordinance.

SECTION 3. PUBLICATION. This Ordinance shall be published once in the official newspaper of the City.

SECTION 4. REPEALER CLAUSE. All City of Ketchum code sections, ordinances or resolutions or parts thereof, which are in conflict herewith are hereby repealed.

SECTION 5. EFFECTIVE DATE. This Ordinance shall be in full force and effect on January 1, 2013, after voter approval, passage by City Council and Mayor, and publication according to law.

PASSED BY THE CITY COUNCIL OF THE CITY OF KETCHUM, IDAHO, and approved by the Mayor this 15th day of July, 2013.

Randy Hall, Mayor

ATTEST:

APPROVED AS TO FORM
AND CONTENT:

Sandra E. Cady, CMC
City Treasurer/Clerk

City Attorney



**SPECIAL JOINT MEETING OF THE
KETCHUM CITY COUNCIL AND
KETCHUM PLANNING AND ZONING COMMISSION
Thursday, June 27, 2013 at 12:00 p.m.
Ketchum City Hall, Ketchum, Idaho**

Council Present: Mayor Randy Hall
Council President Baird Gourlay
Councilor Michael David
Councilor Nina Jonas
Councilor Jim Slanetz

P&Z Commissioners Present: Co-Chairman Deborah Burns
Co-Chairman Richard Fabiano
Commissioner Steve Cook
Commissioner Mike Doty
Commissioner Jeff Lamoureux

Also Present: Ketchum City Administrator Gary Marks
Ketchum Community and Economic Development Director Lisa Horowitz
Ketchum Planning Manager Joyce Allgaier
Ketchum Senior Planner Rebecca Bundy
Ketchum Special Projects Manager Lisa Enourato
KMP Planning Public Involvement Coordinator Mike Pepper
Minutes written by Recording Secretary Sunny Grant

1. The meeting was called to order by Mayor Randy Hall at 12:08 pm.

2. Idaho Power Company Redundant Transmission Line Project Update

*Also Present: KMP Planning Consultant Mike Pepper
Idaho Power Facility Siting Coordinator Mike Berry
Project Manager Tom Barber*

Mayor Randy Hall said Ketchum had held several meetings in the last few years to plan a strategy to provide a redundant 138kV line from Hailey to Ketchum-Sun Valley. This is an informal worksession to present the project, its history and components to the public, and discuss potential Local Improvement District (LID) funding for the proposed underground section of the project.

Planning Consultant Mike Pepper has been involved in the Wood River Electric Plan since its inception in 2008.

Idaho Power plans to submit a Conditional Use Permit (CUP) in January to Hailey, Ketchum and Blaine County.

The existing transmission system is redundant 138kV transmission lines: The King line runs through the King transmission station in Hagerman through Magic and comes into the Hailey substation; and the Silver line starts at the Midpoint station south of Shoshone through the desert and Picabo and Gannett, and into the south side of Hailey and into the Hailey substation. A single 138kV line runs from the Hailey substation to the waterwheel on Sun Valley Road in-between Ketchum and Sun Valley.

If a line south of Hailey goes down, Hailey is out of power and everything north of Hailey only has 97% voltage, which is acceptable service. With the King Wood River line rebuilt, everything would be at least 100% voltage.

In 2007-08, Idaho Power developed the Community Advisory Committee to provide local input into developing the Wood River Electrical Plan. The Committee educated itself about the existing system and how it works, and then developed the Wood River Electrical Plan. The Committee determined that the area has plenty of capacity, and only uses about 65% even in the winter, but is concerned about reliability. Only a single line north is not acceptable.

The Christmas 2009 outage was the result of the Silver line faulting. The load shifted to the King line, but the older weaker King line also faulted in multiple locations. These two lines are remote and it can be hard to find a problem and fix it, especially in winter.

The Committee recommended strengthening the existing 138kV lines south of Hailey and adding a redundant line between Hailey and Ketchum. The Committee wanted to avoid new visual impact, so recommended locating the new line on the existing distribution poles; removing any unnecessary ancillary things from the poles and keeping the height of the power poles as low as possible.

The Committee's original preferred alternative was to rebuild the Silver line and build a new Burma line, but the Burma line goes through sage grouse habitat, so the Committee recommended rebuilding the older King line. Idaho Power is working with BLM to rebuild the King line.

In the last couple years, Idaho Power has made many presentations to different groups in the Wood River Valley, including homeowners associations, neighborhood meetings and government entities to discuss funding and undergrounding. Idaho Power, by law, cannot pay for undergrounding costs, so the community has to pay the difference between overhead and underground.

The proposed overhead transmission line will leave the substation north of Hailey, run parallel to Buttercup Road and then parallel to the highway, cross near East Fork Road, then up the west side of the highway to just south of the hospital. The majority opinion was that the new line should be on the same power poles, so the existing 40ft high power poles will be removed and replaced with new 47-48ft high steel poles, with the new transmission line on top and the distribution line underneath. There has to be a minimum separation between the transmission line and the distribution line, and the distribution line has to be a minimum height off the ground. Pepper said members in one neighborhood preferred narrower poles with guidewires. The existing line is shielded, but the Committee decided against shielding the wire, to keep the pole height lower, since the mid-valley has a lower risk of lightning strike.

Public input was strong that there should be no overhead transmission lines on the highway, the bikepath, or over the mountain, so the proposed line will go underground south of the hospital, parallel the bikepath to Serenade Lane, and parallel State Highway 75 into Ketchum, go right at River Street to the station at the water wheel at the Sun Valley city limit. The City of Ketchum can decide the route through Ketchum, and the line can meet up with distribution lines within Ketchum that can be buried at the same time. Taking the line up the bikepath instead of the highway eliminates construction impact on highway traffic. The transition from overhead to underground will be south of the hospital, west of the highway, and fenced to hide it and keep people away from the wires.

Idaho Power has worked with the Blaine County Recreation District on maintaining the use of the bikepath during construction, and ongoing maintenance of the underground lines along the bikepath.

Cost of an overhead line from the Hailey substation to the waterwheel is about \$21.5 million. Idaho Power will pay about \$7.2 million; the community's share of the underground is about \$14.3 million, which is a net cost allowing credit for the overhead. Idaho Code Title 50, Chapter 25 speaks to the Local Improvement District process designed to fund burying overhead power lines. The community decided the LID should be paid by everyone who would benefit from the redundant line, not just those people in the area where the line is undergrounded. If the existing transmission line from Hailey to the waterwheel goes down, everyone from Gimlet north to Galena would be out of power until the line is restored.

The basic premise of the LID would be to assess property based on property value. State Code does not allow a joint LID, so Ketchum, Sun Valley and Blaine County would each create an LID. A property worth \$100,000 would get a one-time assessment of about \$230. Property owners can pay the LID in a lump sum or over a period of up to 15 years with interest. The LID would be initiated by a ¾ positive vote of the Council/Commission in each local jurisdiction, which would trigger public hearings. If the proposed LID receives protests from owners of more than two-thirds of the assessable properties within the LID, it goes back to the jurisdiction Council or Commission for reconsideration. The Committee considered basing an LID on usage rather than property valuation. They found the numbers were similar; and decided it was simpler to base it on property valuation. The City's legal counsel can research whether it is possible to base an LID on something other than property valuation.

The overhead lines are paid for by Idaho Power's electric customers. The Idaho Power rate in Blaine County would not increase as a result of the new transmission lines.

Idaho Power plans to submit for a Conditional Use Permit from Blaine County the end of January. A CUP is probably not needed by Ketchum and Sun Valley as long as the wires are underground and in the road right-of-way. Once the County CUP is obtained, Idaho Power would submit for building and right-of-way permits; and local jurisdictions would begin to consider the Local Improvement District for the undergrounding. If LIDs are successful, Idaho Power will acquire necessary permits and prepare for construction.

PUBLIC COMMENT:

- Kiki Tidwell asked if the cost included acquisition of property.

The new lines would be installed where the power poles currently are, in the right-of-way, so there shouldn't be much need for property acquisition.

- Karen McCall said estimated cost could substantially change by the time construction begins.

Construction is proposed for 2016. Current cost estimate is just a ballpark number.

- McCall said one option that was considered was a single line up Elkhorn and over Dollar down to the waterwheel substation.

Idaho Power has several possible alternatives, including lines on separate poles.

- Mountain Express reporter Tony Evans asked where the line would go under the river. This has not been finalized.

- Josh Solle asked what happened if the LIDs weren't approved.

Ketchum City Code does not allow overhead power lines. The power line could go overhead to the Ketchum City limits.

- Technology and energy storage capability have advanced tremendously since 2008. Has Idaho Power looked at distributive generation and battery storage?

Tom Barber said other options didn't meet the need for redundancy. He would check into making information on these options available to the public.

Councilor Jonas asked why the original 1962 line was sited where it is. Idaho Power said Ketchum didn't want the line up the highway. Jonas asked if the Hailey station could be improved so power could backfeed beyond Gimlet in an emergency. Idaho Power said there is no room to expand the Hailey station. There have to be more feeders and lines going up the highway.

Councilor Gourlay expressed concern that one of the three LIDs could fail. Idaho Power would have to discuss the situation with the jurisdictions to figure out what to do.

P&Z Commissioner Steve Cook said the Federal Energy Regulatory Commission has brought Idaho Public Utilities Commission to task for failing to reach out to communities. He too suggested essential emergency service could be provided with a community generator, battery storage, solar power, or something else without spending millions to provide redundancy that relies on coal-fired production. Batteries could be charged during non-peak demand. Idaho Power said the CAC felt alternative energy means were too expensive and didn't meet the redundancy need. The overriding decision was to provide redundancy with the least amount of visual impact.

Councilor Slanetz asked for more information on running the line through Elkhorn instead of requiring funding for undergrounding in Ketchum. He asked how unreliable the current system actually is. Idaho Power said running two lines right together doesn't much decrease reliability. There haven't been many outages on the existing line.

P&Z Commissioner Jeff Lamoureux asked what criteria was used to determine that a redundant system was necessary. Idaho Power said the need for redundancy is based on the size of the load and the number of customers who would be out of power.

Councilor David asked if the risk was safety or convenience. Mayor Hall said it was also partly economic.

P&Z Commissioner Deborah Burns was concerned that the new poles would be steel, taller, and wouldn't be shielded from lightning. Idaho Power said the redundant lines decrease the need for shielding.

P&Z Commissioner Rich Fabiano said 68% of Ketchum's landowners are second home owners, so their usage is significantly lower than a full-time resident. Idaho Power said it is unknown if LIDs can be assessed differently, but each jurisdiction can decide how to create their LID. Usage-based funding would significantly shift the financial burden to Sun Valley Company.

P&Z Commissioner Michael Doty said it was a giant waste of money to put in new power poles from East Fork Road to the hospital during highway widening, and take them back out to put in steel poles that are taller. He said the drive north on Highway 75 is gorgeous in the evening, but the power lines along the highway south of Ketchum turn silver in the summer evening and are not invisible. The power lines should be underground. Overground power lines are a poor way to introduce Ketchum to visitors. Pepper said the redundancy and highway widening projects were not unknown to each other, but just could not be pushed together.

Councilor Gourlay said some members of the Citizens Advisory Committee don't live in the area anymore. Ketchum's representative on the Committee is shown as Ron LeBlanc, Ketchum's former City Administrator. Gourlay expressed doubt about the Committee that had made Wood River Electric Plan decisions.

Mayor Hall said overhead lines in Ketchum would not happen. Idaho Power would provide a cost for underground lines, and Ketchum residents would have the opportunity to approve the project or not.

Ketchum Planning Manager Joyce Allgaier said Idaho Power is presenting a proposal and options to Ketchum that have been developed outside of City Hall. It may be time for Ketchum decision-makers to take control of the process, and analyze the proposal. Allgaier added that it was a regional project, and a good time to see what neighbor jurisdictions involved in the proposal really think about it.

P&Z Commissioner Burns agreed that it was time to get more community-minded.

Councilor David said the community needed more education to the need for redundancy.

Ketchum Fire Chief Mike Elle reminded elected officials that their primary job was to protect the health and safety of the public that they take care of. It's difficult for people to survive in the cold for an extended amount of time; and frozen buildings sustain damage to their plumbing systems and sprinkler systems. Redundancy is a huge issue for the north valley.

- Karen McCall said the existing line has been extremely well-maintained for its 20-year lifetime, and has had very few outages.
Pepper said two years of open houses, workshops, input and committee recommendations have arrived at a plan and route they feel is “permissible.”

3. ADJOURNMENT

Councilor Nina Jonas moved to adjourn at 2:04pm. Councilor Michael David seconded the motion, and it passed unanimously.

Randy Hall
Mayor

ATTEST:

Sandra E. Cady, CMC
City Clerk



REGULAR KETCHUM CITY COUNCIL MEETING
Monday, July 1, 2013 at 5:30 p.m.
Ketchum City Hall, Ketchum, Idaho

Present: **Mayor Randy Hall**
 Council President Baird Gourlay
 Councilor Nina Jonas
 Councilor Michael David
 Councilor Jim Slanetz

Also Present: **Ketchum City Administrator Gary Marks**
 Ketchum City Attorney Stephanie Bonney
 Ketchum Community and Economic Development Director Lisa Horowitz
 Ketchum Planning Manager Joyce Allgaier
 Recording Secretary Sunny Grant

1. The meeting was called to order by Mayor Randy Hall at 5:30pm.

2. Communications from Mayor and Councilors

Councilor Nina Jonas said the Blaine County Regional Transportation is suggesting the Idaho Transportation Department reduce the night-time speed limit on certain sections of Highway 75 to 45mph to reduce wildlife-vehicle conflicts.

Councilor Jonas said the 1.33% for Art has been included in Ketchum's FY2014 budget. The Ketchum Arts Commission can use the funds for public art capital improvement projects.

Councilor Jim Slanetz said the Bike-Ped Coalition is asking local jurisdictions to fund a valley-wide Bike-Pedestrian Master Plan.

Councilor Michael David said the Association of Idaho Cities (AIC) recognized Ketchum for its recently-passed non-smoking ordinance and Green Building Code. Councilor David will be on the AIC Drug Task Force.

Mayor Randy Hall said Ketchum is asking Idaho Power if their power boxes can be wrapped with art similar to the utility boxes in downtown Ketchum.

Mayor Hall said the Bring Bowe Home rally was really impressive in the support the community gave the Bergdahl family in appealing for the return of their POW son.

3. Local Option Tax contractor letter approval

City Attorney Stephanie Bonney waited a couple weeks for comments or suggestions to her proposed letter to contractors regarding collection of local option tax. She didn't receive any comments. The primary issues of concern are the period of time to appeal incorrectly-paid LOT, and what evidence or documentation people would need to request a refund. State Code allows six months to file a claim against a city, but Ketchum LOT ordinance allows one year.

City Administrator Gary Marks suggested Council follow its voter-approved ordinance and stick with one year. Marks said Ketchum is very careful to not pay out money without documentation that the City owes the money. He expressed concern that the independent auditor would not approve giving money without proof it was owed. Mayor Hall said Ketchum wanted to be fair and return any money wrongfully collected, but would need documentation of where the construction materials were delivered.

City Attorney Bonney said the main reason for appeal would be a self-reported tax on materials not delivered into the City of Ketchum. The City would accept any kind of documentation showing where materials were delivered, and this kind of documentation is part of business record-keeping.

Councilor Jim Slanetz was concerned the City would have to deal with lawyers if it didn't refund all construction materials taxes that were incorrectly collected from contractors. Bonney said a claimant would have to prove harm in order to file a lawsuit. Contractors paid a validly-owed tax, but to the City instead of through the vendor. Councilor Slanetz expressed concern that the tax may have been passed on to the homeowner. Bonney said it is illegal for a contractor to pass the tax on to the homeowner.

Councilors were okay with a three-year deadline to request a refund, as long as a person provided evidence of incorrectly-paid LOT.

4. Ordinance 1108: Amending Ordinance 712, which provides for the imposition of local option taxes; providing a severability clause; providing for publication; providing a repealer clause; and providing for an effective date (second reading).

There are no changes to the ordinance since the first reading.

PUBLIC COMMENT - NONE

Council President Baird Gourlay moved to acknowledge the second reading of Ordinance 1108, and direct staff to schedule a third reading for July 15, 2013. Motion seconded by Councilor Michael David, and passed unanimously.

5. Update on Comprehensive Plan Project

Ketchum Planning Manager Joyce Allgaier said the Comprehensive Plan Update original draft was done with a lot of public engagement. It was then given to the P&Z Commission to review and revise. The P&Z Commission, staff, and Comp Plan consultant are about to present a "Public Draft" for more public input.

P&Z suggests there be many presentations and informal outreaches to the public, locals and guests, in a number of public venues, including the library, Town Square, coffee shops during off-peak times, etc. Staff will create a flyer for public places and the Farmers Market, and present information on the City website and in the City newsletter.

The updated Comp plan begins with 65 pages of policies and goals, followed by supporting history and background. The entire Comprehensive Plan public draft will be available online to City Councilors, available for check-out at the library, and available for people to peruse at coffee shops, the visitors center, etc. There will be an online survey, and printable surveys for people to use and turn in. A suggestion box will also be provided. Staff will reach out to groups with an interest in the Comp Plan, such as the Rotary Club, the Sun Valley Marketing Alliance, and Sustain Blaine.

After public outreach, the P&Z will review the resulting draft and hold P&Z legally-noticed public hearings. The P&Z would like to then meet with the City Council in an informal joint meeting to explain their challenges, goals and end result prior to the City Council's public hearings.

Allgaier said Izzy Cannell, a native Ketchumite who is attending the University of Pennsylvania School of Urban and Regional Planning, is an intern in the Ketchum Planning Department. Cannell will look at Ketchum's Land Use Code, sustainability goals, trails master plan, forms, etc.

PUBLIC COMMENT:

- Aimee Christensen suggested there be a web address for people who wanted to email their feedback.

6. Communications from the Public

There were no comments from the public at this time.

7. Communications from the Press

There were no comments from the press at this time.

AGREEMENTS AND CONTRACTS

8. Geothermal Memorandum of Agreement

Ketchum had a geothermal Memorandum of Agreement a number of years ago with various entities involved with Natural Energy Resources, Inc. and Carbon Hill Hot Springs, Inc. to study a variety of uses for the hot springs. Recently, Ketchum water attorney Bruce Smith suggested updating the feasibility study, particularly with current adjudication concerns, and maybe look at a new list of uses, including public recreation. The firm that did the previous work said they can do a new study for \$5,000.

Brian Barsotti and the Cimino family have been working on a plan to develop the hot water for medicinal and rehabilitative purposes. Developing a spa would be very expensive, but very good for Ketchum branding, along with the Olympic training center and other sports-related ventures. An updated study would enable them to develop a public use for the area and hot water, while they further research the feasibility of a potential rehabilitative use.

Councilor Jonas supported developing the natural resource and using it for recreation.

Councilor Gourlay said Sustain Blaine might be willing to research a rehabilitative spa once the study is done.

PUBLIC COMMENT:

- Bob Jonas supported developing the natural resource. He remembered the hot springs being used for a number of things from Warm Springs all the way into Ketchum.

Barsotti said not all the "historical" accounts were correct; and there isn't any accurate data on the amount of hot water. He said the water claim on the water right is substantially more than what is there today.

- Aimee Christensen said the important thing was to determine the highest and best use of the resource.

Councilor Nina Jonas moved to approve the agreement with Natural Energy Resources and Carbon Hill Hot Springs, Inc., regarding geothermal feasibility analysis, and authorize a letter of engagement with ERO Resources Corporation in an amount not to exceed \$5,000. Motion seconded by Councilor Michael David, and passed unanimously.

9. Parking License Agreements

Ketchum has two parking license agreements for two private property lots owned by a client of Brian Barsotti. Irving's Red Hots is on one lot, holds eleven cars and is usually parked full. The second lot is just northwest of Perry's Restaurant, in the alley across from the post office. The Traffic Authority suggested Ketchum continue maintaining and insuring the Irving's Red Hots lot for public parking.

PUBLIC COMMENT:

- Brian Barsotti said the lot owner wants the lot available to Irving's customers; but offered to fence the other lot which has been used as a dumping area.
- Keith Perry said there used to be junk on the lot, but that his employees kept it clean and Ketchum Postmaster John McDonald plowed it.
- Irving's Red Hots owner Jill Rubin asked the City to post 2-hour parking signs from 8:00-3:00 on the lot next to Irving's. Her liability insurance covers the whole area.

Councilor Jonas suggested two 15-minute or 30-minute parking spaces for Irving's, and longer parking spaces for people who want to go shopping around town. Councilor Gourlay said no one pays attention to 15-minute-parking, and employees would use longer-term parking spaces and move their cars to meet the parking time limit. CED Director Lisa Horowitz said parking planning could be part of the Comprehensive Plan.

- Perry said he hadn't seen any recent enforcement of two-hour parking anywhere. He asked that two-hour parking signs be put up and enforcement be reinstated.

Councilor David said he thought both lots should be kept open as long as Perry's was willing to watch the lot next to them. Councilors agreed to make the Irving's lot two-hour parking.

Councilor Michael David moved to renew the parking agreement for facilities located at 400 Main Street located in the alley between Main and Leadville, with the agreement amended to allow for two-hour parking; and the First Avenue lot in the alley between First and Second Avenue just north of the Perry's building and across the alley east of the Ketchum Post Office, with lot maintenance provided by surrounding neighbors. Motion seconded by Council President Baird Gourlay, and passed unanimously.

10. Resolution 13-011: Providing for publication of notice of public hearing and for public hearing for an amendment to the 2012-13 Fiscal Year Budget

Council approved the contract amendment for S₂O Design and Engineering for final design of the whitewater facilities as part of the BLM Recreation and Public Purposes Act. This requires a financial commitment from the City for a 65% share of \$269,035, in the amount of \$174,872, split between two fiscal years. The current fiscal year amount is \$103,775, plus the Environmental Assessment amount of \$44,200, totaling a FY2013 budget amendment for \$147,975. This budget amendment requires a resolution setting a notice of public hearing on July 15, 2013.

Councilor Nina Jonas moved to pass Resolution 13-011, providing for publication of notice of public hearing and for public hearing for an amendment to the 2012-13 Fiscal Year Budget. Motion seconded by Councilor Jim Slanetz, and passed unanimously.

11. CONSENT CALENDAR

- Approval of minutes from the June 17, 2013 Council meeting
- Recommendation to approve current bills and payroll summary
- Sun Valley Center for the Arts License Agreement regarding a Walkability interpretive bollard
- Ketchum Urban Renewal Agency License Agreement regarding a Walkability interpretive bollard at the Visitors Center.
- Approval of the 2013-2014 Liquor, Beer and Wine License: See list

Council President Baird Gourlay moved to approve the Consent Calendar for July 1, 2013, seconded by Councilor Jim Slanetz. Motion passed unanimously.

12. EXECUTIVE SESSION

Council President Baird Gourlay moved to go into Executive Session to discuss pending litigation, pursuant to Idaho Code §§67-2345 1(f) at 7:01p.m., seconded by Councilor Michael David. Roll call: Council President

Baird Gourlay yes, Councilman Michael David yes, Councilwoman Nina Jonas yes, and Councilman Jim Slanetz yes. Motion passed unanimously.

13. ADJOURNMENT

Council President Baird Gourlay moved to adjourn at 7:20 p.m. Councilor Michael David seconded the motion, and it passed unanimously.

Randy Hall
Mayor

ATTEST:

Sandra E. Cady, CMC
City Clerk

Report Criteria:

Invoices with totals above \$0 included.

Paid and unpaid invoices included.

[Report].GL Account Number = "011000000"- "9449008022", "991000000"- "9911810000"

Vendor Name	Invoice Number	Description	Net Invoice Amount
GENERAL FUND			
01-2171-2000 P/R TAXES PBL--STATE W/H			
STATE TAX COMMISSION	PR0712131	State Withholding Tax Pay Period: 7/12/2013	6,283.00
01-2171-9000 P/R DEDUC PBL--HEALTH INSURANC			
III-A	063013	July Health Insurance	871.80
III-A	PR0712131	Health Ins - Family Pay Period: 7/12/2013	315.66
III-A	PR0712131	Health Ins - Employee + Spouse Pay Period: 7/12/2013	318.80
III-A	PR0712131	Health Ins - Family Pay Period: 7/12/2013	420.88
III-A	PR0712131	Health Ins - Employee + 1 Chld Pay Period: 7/12/2013	53.40
III-A	PR0712131	Health Ins - Employee + 2 Chld Pay Period: 7/12/2013	165.92
III-A	PR0712131	Health Ins - Family Pay Period: 7/12/2013	105.22
01-2172-1000 P/R DEDUC PBL--AFLAC INSURANCE			
AFLAC	PR0712131	AFLAC After-Tax Pay Period: 7/12/2013	155.73
AFLAC	PR0712131	AFLAC Pre-Tax Pay Period: 7/12/2013	717.79
01-2172-2000 P/R DEDUC PBL--LIFE & L.T.DISB			
LifeMap Billing	063013	Long Term Disability Group #WBT000079	37.07
NCPERS IDAHO	C376713	Life Insurance - unit C376	64.00
01-2172-3000 P/R DEDUC PBL--DELTA DENTAL			
DELTA DENTAL PLAN OF IDAH	063013	Dental Insurance - 1 Child Pay Period: 01/01/2010	6.22
DELTA DENTAL PLAN OF IDAH	PR0712131	Dental Insurance - 1 Child Pay Period: 7/12/2013	69.28
DELTA DENTAL PLAN OF IDAH	PR0712131	Dental Insurance - Spouse Pay Period: 7/12/2013	204.27
DELTA DENTAL PLAN OF IDAH	PR0712131	Dental Insurance - Family Pay Period: 7/12/2013	739.52
DELTA DENTAL PLAN OF IDAH	PR0712131	Dental Insurance - 2+ Child Pay Period: 7/12/2013	183.42
01-2173-3000 P/R DEDUC PBL--PEBSCO			
NATIONWIDE RETIREMENT SOL	PR0712131	Nationwide - 0026904-001 Pay Period: 7/12/2013	682.44
01-2174-0000 P/R DEDUC PBL--GARNISHMENTS			
CHILD SUPPORT SERVICES	PR0712131	Child Support Pay Period: 7/12/2013	269.68
IDAHO STATE TAX COMMISSIO	PR0712131	Garnishments Pay Period: 7/12/2013	256.68
01-2175-0000 P/R DEDUC PBL--PIONEER FED.CR.			
PIONEER FEDERAL CREDIT UNI	PR0712131	Pioneer Federal Credit Union Pay Period: 7/12/2013	2,077.80
01-2175-1000 UNION DUES			
KETCHUM FIREFIGHTERS LOCA	PR0712131	Union Dues Union Dues Pay Period: 7/12/2013	715.00
01-2175-8000 P/R DEDUC PBL--EMPLOYEE CAF-MD			
NBS-NATIONAL BENEFIT SERVI	PR0712131	125 Medical Savings Pay Period: 7/12/2013	1,618.88
01-2175-9000 P/R DEDUC PBL--EMPLOYEE CAF-DC			
NBS-NATIONAL BENEFIT SERVI	PR0712131	125 Dependant Care Pay Period: 7/12/2013	480.77
Total :			16,813.23

LEGISLATIVE & EXECUTIVE**01-4110-2500 HEALTH INSURANCE-CITY**

STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- July	10.50
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- August	15.75

01-4110-3100 OFFICE SUPPLIES & POSTAGE

MAESTRO TECHNOLOGY SOLU	1746	HDMI Cable	59.99
US BANK	06/25/13	Flash Drive	12.00

01-4110-3200 OPERATING SUPPLIES

ATKINSONS' MARKET	1856-06/13	ACCT. 1856	127.65
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Vendor Name	Invoice Number	Description	Net Invoice Amount
01-4110-4200 PROFESSIONAL SERVICES			
NBS-NATIONAL BENEFIT SERVI	421941	HRA Admin Fees	10.97
01-4110-4910 MYR/CNCL-TRAINING/TRAVEL/MTG			
US BANK	06/25/13	Mayor - Meeting Expenses	183.17
01-4110-5100 TELEPHONE & COMMUNICATIONS			
COX COMMUNICATIONS	1240103601290	ACCT. 0012401 036012901	82.84
Total LEGISLATIVE & EXECUTIVE:			502.87
ADMINISTRATIVE SERVICES			
01-4150-2500 HEALTH INSURANCE-CITY			
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- July	16.80
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- August	25.20
01-4150-2505 HEALTH REIMBURSEMENT ACCT(HRA)			
NBS-NATIONAL BENEFIT SERVI	HRA41456	June HRA Claims	78.31
01-4150-2515 VISION REIMBURSEMENT ACCT(HRA)			
NBS-NATIONAL BENEFIT SERVI	HRA41456	June HRA Vision Claims	50.79
01-4150-3100 OFFICE SUPPLIES & POSTAGE			
BUSINESS AS USUAL	113887	Office Supplies	19.82
CHATEAU DRUG CENTER	1027551	Supplies	126.28
GREAT AMERICA LEASING COR	13844273	Copier Maintenance	61.74
LEXISNEXIS MATTHEW BENDE	46703101	ID Codes	57.89
UNIFIED OFFICE SERVICES	165317	Office Supplies	11.67
01-4150-3310 STATE SALES TAX-GEN.GOV. & PAR			
STATE TAX COMMISSION	063013	Sales Tax 06/01/13-06/30/13	1.99
01-4150-4200 PROFESSIONAL SERVICES			
CASELLE, INC.	50595	CONTRACT SUPPORT	298.56
GRANT, SUZANNE	07/01/13	CC Minutes 7/1/13 & Joint Mtg. Minutes 06/27/13	198.75
NBS-NATIONAL BENEFIT SERVI	421941	HRA Admin Fees	19.39
STERLING CODIFIERS	13902	Supplements	1,016.00
US BANK	06/25/13	Candy for Conference	194.19
US BANK	06/25/13	"The Rules of Business & Community Signage" Book	125.00
US BANK	06/25/13	Google Adwords	1.65
01-4150-4902 TRAINNG/TRVL/MTG-CITY ADM/ASST			
GROVE HOTEL	241799	Lodging for Lisa Enourato at AIC Conference	261.00
US BANK	06/25/13	Gary Marks - Meeting & Travel Expenses	1,238.38
01-4150-5100 TELEPHONE & COMMUNICATIONS			
CENTURY LINK	1264854521	ACCT. 74754376	66.62
SENTINEL FIRE & SECURITY, IN	169894	Quarterly Monitoring Fee	84.00
01-4150-5200 UTILITIES			
City of Ketchum	1127-06/13	Acct. 1127	28.47
City of Ketchum	9997-06/13	Acct. 9997	631.89
CLEAR CREEK DISPOSAL	734995	ACCT. 951449	60.00
CLEAR CREEK DISPOSAL	736113	ACCT. 960	326.56
INTERMOUNTAIN GAS	102495000014-	ACCT. 10249500-001-4	53.24

Vendor Name	Invoice Number	Description	Net Invoice Amount
01-4150-5900 REPAIR & MAINTENANCE-BUILDINGS			
ATKINSONS' MARKET	1856-06/13	ACCT. 1856	27.55
01-4150-7400 OFFICE FURNITURE & EQUIPMENT			
US BANK	06/25/13	Sonicwall Security Appliance	325.98
Total ADMINISTRATIVE SERVICES:			5,407.72
LEGAL			
01-4160-4200 PROFESSIONAL SERVICES			
MOORE SMITH BUXTON & TUR	44698	1536-03 - General	12,847.77
MOORE SMITH BUXTON & TUR	44703	1536-44 BLM - Blue Canyon Land Exchange	102.38
MOORE SMITH BUXTON & TUR	44705	1536-39 - RPP Application	365.42
Total LEGAL:			13,315.57
COMMUNITY PLANNING/DEVELOPMENT			
01-4170-2500 HEALTH INSURANCE-CITY			
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- July	24.00
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- August	36.00
01-4170-3100 OFFICE SUPPLIES & POSTAGE			
BUSINESS AS USUAL	113887	Office Supplies	39.64
GREAT AMERICA LEASING COR	13844273	Copier Maintenance	123.32
UNIFIED OFFICE SERVICES	164924	Office Supplies	15.12
US BANK	06/25/13	Ipad Case	33.50
US BANK	06/25/13	Flash Drives	32.82
01-4170-3200 OPERATING SUPPLIES			
ATKINSONS' MARKET	1856-06/13	ACCT. 1856	40.67
CHATEAU DRUG CENTER	1022023	Supplies	3.75
CHATEAU DRUG CENTER	1023640	Supplies	3.75-
01-4170-4200 PROFESSIONAL SERVICES			
GALENA ENGINEERING, INC.	1318.153-07/13	Miscellaneous Plat Checks	316.25
GRANT, SUZANNE	062413	P&Z Minutes 06/24/13	135.00
GRANT, SUZANNE	07/01/13	CC Minutes 7/1/13 & Joint Mtg. Minutes 06/27/13	63.75
HALES ENGINEERING	2013-1200	Warm Springs Road Analysis	835.00
MAESTRO TECHNOLOGY SOLU	1746	Keyfobs	33.00
NBS-NATIONAL BENEFIT SERVI	421941	HRA Admin Fees	26.85
01-4170-4266 PROFESSIONAL SERVICES-ECON DEV			
GALENA ENGINEERING, INC.	1318.154-07/13	Broadband	356.34
US BANK	06/25/13	Lodging for Rebecca at AIC Conference	89.27
BOISE VALLEY ECONOMIC PAR	062513	Outdoor Retailer Contribution	1,500.00
01-4170-4267 PROFESSIONAL SVC-COMP PLAN			
CLARION	5443	Comp Plan Services	6,147.50
01-4170-4900 PERSONNEL TRAINING/TRAVEL/MTG			
BUNDY, REBECCA	06/29/13	Travel Expenses	277.63
01-4170-4960 TRAINING/TRAVEL/MTG-HOTEL			
HOROWITZ, LISA	062713	Travel Expenses	269.19

Vendor Name	Invoice Number	Description	Net Invoice Amount
01-4170-6510 EVENTS SPONSORSHIPS			
SUN VALLEY HARVEST FESTIV	062513	Event Sponsorship	1,000.00
01-4170-7400 OFFICE FURNITURE & EQUIPMENT			
US BANK	06/25/13	IPad	528.94
Total COMMUNITY PLANNING/DEVELOPMENT:			11,923.79
CONTINGENCY			
01-4193-9930 GENERAL FUND OP. CONTINGENCY			
US BANK	06/25/13	R&PP Meeting Travel Expenses	128.04
Total CONTINGENCY:			128.04
CONTRACT FOR SERVICES			
01-4196-6200 CLEAR CREEK-GARBAGE BILLING			
CLEAR CREEK DISPOSAL	063013	Money Collected	13.09
Total CONTRACT FOR SERVICES:			13.09
CAPITAL IMPROVEMENTS			
01-4197-7800 HEMINGWAY PARK SPLASH PAD PROJ			
CEM AQUATICS	99701	10% Engineering, Design & Construction for Hemingway Splash Park	4,330.00
Total CAPITAL IMPROVEMENTS:			4,330.00
BUILDING			
01-4240-2500 HEALTH INSURANCE-CITY			
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- July	3.60
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- August	5.40
01-4240-3200 OPERATING SUPPLIES			
BUSINESS AS USUAL	113887	Office Supplies	14.87
GREAT AMERICA LEASING COR	13844273	Copier Maintenance	46.24
MAESTRO TECHNOLOGY SOLU	1746	Keyfobs	11.00
01-4240-4200 PROFESSIONAL SERVICES			
NBS-NATIONAL BENEFIT SERVI	421941	HRA Admin Fees	4.47
YASENAK, BARBARA	852	Office Coverage	411.00
01-4240-4210 PROFESSIONAL SERVICES-IDBS			
DIVISION OF BUILDING SAFETY	070313	June Building Permit Fees	7,436.00
DIVISION OF BUILDING SAFETY	070313	June Plan Check Fees	3,368.00
Total BUILDING:			11,300.58
Total GENERAL FUND:			63,734.89
WAGON DAYS FUND			
WAGON DAYS EXPENDITURES			
02-4530-3200 OPERATING SUPPLIES			
PERRY'S	062613	WAgon Days Meeting	100.02

Vendor Name	Invoice Number	Description	Net Invoice Amount
02-4530-4200 PROFESSIONAL SERVICES			
SUN VALLEY EVENTS	423	Constant Contact	30.00
SUN VALLEY EVENTS	423	Professional Services	3,500.00
02-4530-4900 PERSONNEL TRAINING/TRAVEL/MTG			
SUN VALLEY EVENTS	423	Travel Costs for David Barvetto	400.00
Total WAGON DAYS EXPENDITURES:			4,030.02
Total WAGON DAYS FUND:			4,030.02
STREET MAINTENANCE FUND			
STREET			
04-4310-2500 HEALTH INSURANCE-CITY			
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- July	44.70
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- August	67.05
04-4310-2505 HEALTH REIMBURSEMENT ACCT(HRA)			
NBS-NATIONAL BENEFIT SERVI	HRA41456	June HRA Claims	1,042.24
04-4310-3200 OPERATING SUPPLIES			
AMERIPRIDE LINEN	2400240748	ACCT. 241076800	64.18
D AND B SUPPLY	11044-06/17/13	ACCT. 11044	152.00
TREASURE VALLEY COFFEE IN	2160:03257355	COFFEE	150.40
04-4310-3500 MOTOR FUELS & LUBRICANTS			
UNITED OIL	736865	ACCT. 37269	2,032.04
04-4310-4200 PROFESSIONAL SERVICES			
NBS-NATIONAL BENEFIT SERVI	421941	HRA Admin Fees	38.98
04-4310-4900 PERSONNEL TRAINING/TRAVEL/MTG			
US BANK	06/25/13	Training Expenses - Street Department	202.39
04-4310-5100 TELEPHONE & COMMUNICATIONS			
CENTURY LINK	1264854521	ACCT. 74754376	6.28
COX COMMUNICATIONS	1240120518270	ACCT. 001 2401 205182701	63.20
04-4310-6000 REPAIR & MAINT--AUTOMOTIVE EQU			
NAPA AUTO PARTS	739509	Supplies	47.55
04-4310-6100 REPAIR & MAINT--MACHINERY & EQ			
RIVER RUN AUTO PARTS	6538-60402	Parts & Supplies	8.49
RIVER RUN AUTO PARTS	6538-60437	Parts & Supplies	94.65
RIVER RUN AUTO PARTS	6538-60439	Parts & Supplies	5.43
RIVER RUN AUTO PARTS	6538-60585	Parts & Supplies	23.45
RIVER RUN AUTO PARTS	6538-60696	Parts & Supplies	10.18
04-4310-6910 OTHER PURCHASED SERVICES			
AMERIPRIDE LINEN	2400239017	ACCT. 241076800	30.99
SENTINEL FIRE & SECURITY, IN	169895	Quarterly Monitoring Fee	84.00
SENTINEL FIRE & SECURITY, IN	170088	Quarterly Monitoring Fee	84.00
04-4310-6930 STREET LIGHTING			
SHERWIN-WILLIAMS CO.	8100-9	Supplies	37.39

Vendor Name	Invoice Number	Description	Net Invoice Amount
04-4310-6950 MAINTENANCE & IMPROVEMENTS			
A.C. HOUSTON LUMBER CO.	14-323098	Supplies	5.89
EASY PACK INC	168064	Shipping	58.26
OLDCASTLE PRECAST, INC.	230177671	Parts	990.00
PIPECO, INC.	124082	Supplies	119.33
PROFESSIONAL ROOFING	4017	Reroof Storage Building	6,580.00
YORK'S AUTO SERVICE, DICK	58477	Towing	90.00
Total STREET:			12,133.07
Total STREET MAINTENANCE FUND:			12,133.07
STREET CAPITAL IMPROVEMENT FND			
STREET CIP EXPENDITURES			
05-4310-7190 STREET IMPROVEMENTS			
MERRICK CONSTRUCTION, INC.	9077	Curb & Gutter	1,941.00
Total STREET CIP EXPENDITURES:			1,941.00
Total STREET CAPITAL IMPROVEMENT FND:			1,941.00
FIRE & RESCUE FUND			
FIRE & RESCUE			
10-4230-2500 HEALTH INSURANCE-CITY			
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- July	32.40
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- August	48.60
10-4230-2505 HEALTH REIMBURSEMENT ACCT(HRA)			
NBS-NATIONAL BENEFIT SERVI	HRA41456	June HRA Claims	123.87
10-4230-2530 EMPLOYEE MEDICAL SERVICES			
ST. LUKES	1571-06/13	Acct. 1571	744.00
10-4230-3200 OPERATING SUPPLIES			
BUSINESS AS USUAL	113887	Office Supplies	7.43
CHATEAU DRUG CENTER	1023286	Supplies	13.82
CHATEAU DRUG CENTER	1026478	Supplies	4.75
EASY PACK INC	168133	Shipping	6.49
GREAT AMERICA LEASING COR	13844273	Copier Maintenance	23.13
MAESTRO TECHNOLOGY SOLU	1746	Keyfobs	5.50
PRAXAIR/WHITMORE	46434565	Supplies	41.85
US BANK	06/25/13	Clif Bars	132.00
YORK'S AUTO SERVICE, DICK	58704	Towing	25.00
YORK'S AUTO SERVICE, DICK	58705	Towing	25.00
10-4230-3500 MOTOR FUELS & LUBRICANTS			
UNITED OIL	736863	ACCT. 37267	269.78
10-4230-4200 PROFESSIONAL SERVICES			
NBS-NATIONAL BENEFIT SERVI	421941	HRA Admin Fees	36.69
YASENAK, BARBARA	852	Office Coverage	411.00
10-4230-4900 PERSONNEL TRAINING/TRAVEL/MTG			
US BANK	06/25/13	Meeting Expenses	67.12

Vendor Name	Invoice Number	Description	Net Invoice Amount
10-4230-5100 TELEPHONE & COMMUNICATIONS			
GLOBALSTAR USA	4813845	ACCT. 1.10022032	13.19
VERIZON WIRELESS, BELLEVUE	9706532092	ACCT. 765494480-00001	63.61
WHITE CLOUD COMMUNICATIO	73166	Installed Red 3 Repeater on Baldy	218.75
10-4230-6910 OTHER PURCHASED SERVICES			
MTE COMMUNICATIONS	56983-07/13	DSL	22.77
Total FIRE & RESCUE:			2,336.75
Total FIRE & RESCUE FUND:			2,336.75
AMBULANCE SERVICE FUND			
AMBULANCE SERVICE			
14-4260-2500 HEALTH INSURANCE-CITY			
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- July	48.00
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- August	72.00
14-4260-2505 HEALTH REIMBURSEMENT ACCT(HRA)			
NBS-NATIONAL BENEFIT SERVI	HRA41456	June HRA Claims	185.81
14-4260-2530 EMPLOYEE MEDICAL SERVICES			
ST. LUKES	1571-06/13	Acct. 1571	744.00
14-4260-3200 OPERATING SUPPLIES			
BUSINESS AS USUAL	113887	Office Supplies	7.44
CHATEAU DRUG CENTER	1023286	Supplies	13.82
CHATEAU DRUG CENTER	1026478	Supplies	4.74
EASY PACK INC	168133	Shipping	6.48
GREAT AMERICA LEASING COR	13844273	Copier Maintenance	23.12
MAESTRO TECHNOLOGY SOLU	1746	Keyfobs	5.50
MOORE MEDICAL CORPORATIO	82164642	Supplies	220.20
MOORE MEDICAL CORPORATIO	82164794	Supplies	272.44
NORCO	11707095	ACCT. 52355	29.76
PIPECO, INC.	123875	Supplies	12.60
PROGRESSIVE MEDICAL INTER	414037	Supplies	140.00
US BANK	06/25/13	Clif Bars	132.00
US BANK	06/25/13	Backcountry Gear	171.50
YORK'S AUTO SERVICE, DICK	58704	Towing	25.00
YORK'S AUTO SERVICE, DICK	58705	Towing	25.00
14-4260-3500 MOTOR FUELS & LUBRICANTS			
UNITED OIL	736863	ACCT. 37267	532.00
14-4260-4200 PROFESSIONAL SERVICES			
NBS-NATIONAL BENEFIT SERVI	421941	HRA Admin Fees	54.29
YASENAK, BARBARA	852	Office Coverage	411.00
14-4260-4900 PERSONNEL TRAINING/TRAVEL/MTG			
US BANK	06/25/13	Meeting Expenses	67.12
14-4260-5100 TELEPHONE & COMMUNICATIONS			
GLOBALSTAR USA	4813845	ACCT. 1.10022032	13.19
VERIZON WIRELESS, BELLEVUE	9706532092	ACCT. 765494480-00001	84.64
WHITE CLOUD COMMUNICATIO	73166	Installed Red 3 Repeater on Baldy	218.75

Vendor Name	Invoice Number	Description	Net Invoice Amount
14-4260-6000 REPAIR & MAINT--AUTOMOTIVE EQU			
RIVER RUN AUTO PARTS	6538-60309	Parts & Supplies	13.37
RIVER RUN AUTO PARTS	6538-60492	Parts & Supplies	27.80
RIVER RUN AUTO PARTS	6538-60705	Supplies	13.90
14-4260-6910 OTHER PURCHASED SERVICES			
MTE COMMUNICATIONS	56983-07/13	DSL	22.77
Total AMBULANCE SERVICE:			3,598.24
Total AMBULANCE SERVICE FUND:			3,598.24
PARKS AND RECREATION FUND			
PARKS AND RECREATION			
18-4510-2500 HEALTH INSURANCE-CITY			
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- July	34.50
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- August	51.75
18-4510-3100 OFFICE SUPPLIES & POSTAGE			
BUSINESS AS USUAL	113815	Office Supplies	.80
18-4510-3200 OPERATING SUPPLIES			
A.C. HOUSTON LUMBER CO.	14-324069	Supplies	13.16
BUSINESS AS USUAL	114229	Office Supplies	300.00
CHATEAU DRUG CENTER	1027077	Supplies	14.33
CHATEAU DRUG CENTER	1030049	Supplies	20.85
PERRY'S	051313	Muffins & Coffee	94.07
SYSCO	307020549	Supplies	156.86
US BANK	06/25/13	Time Cards	69.99
US BANK	06/25/13	Vacuum Bags	83.36
US BANK	06/25/13	Brochure Holders	29.79
US BANK	06/25/13	Cash Box	20.17
US BANK	06/25/13	Wet Vac & Air Compressor	398.00
US BANK	06/25/13	Pencil Sharpener & CD Carrying Case	40.61
US BANK	06/25/13	Sunscreen	108.11
18-4510-3250 RECREATION SUPPLIES			
BOULDER MOUNTAIN CLAYWO	12143	Bowl Project for Rec.	120.00
US BANK	06/25/13	Tennis Supplies	36.44
WEBB LANDSCAPING	13593	Recreation Supplies	25.99
18-4510-3280 YOUTH GOLF			
KECH	13060183	Parks & Rec	144.00
KECH	13060184	Parks & Rec	156.00
18-4510-3300 RESALE ITEMS-CONCESSION SUPPLY			
POWERS CANDY CO. INC.	681556	Concession Supplies	222.96
POWERS CANDY CO. INC.	681557	Concession Supplies	10.65
SYSCO	307020549	Supplies	64.86
18-4510-3310 STATE SALES TAX-PARK			
STATE TAX COMMISSION	063013	Sales Tax 06/01/13-06/30/13	611.86
18-4510-3500 MOTOR FUELS & LUBRICANTS			
UNITED OIL	736864	ACCT. 37268	918.75

Vendor Name	Invoice Number	Description	Net Invoice Amount
18-4510-4200 PROFESSIONAL SERVICES			
CLEAR CREEK DISPOSAL	738037	ACCT. 56339	135.01
CLEAR CREEK DISPOSAL	738038	ACCT. 56339	99.00
CLEAR CREEK DISPOSAL	738039	ACCT. 56339	99.00
CLEAR CREEK LAND CO. LLC	8858	Mobile Storage Rent	70.00
NBS-NATIONAL BENEFIT SERVI	421941	HRA Admin Fees	31.78
PH CONSTRUCTION	1045	Repair Siding at Forest Service Park Buildings	77.50
18-4510-4210 PROFESSIONAL SERVICE-CITY TREES			
ARBOR CARE	27948	Tree Maintenance	195.00
ARBOR CARE	27950	Tree Maintenance	300.00
ARBOR CARE	27951	Tree Maintenance	325.00
ARBOR CARE	27952	Tree Maintenance	295.00
ARBOR CARE	27953	Tree Maintenance	325.00
18-4510-5100 TELEPHONE & COMMUNICATIONS			
CENTURY LINK	1264854521	ACCT. 74754376	8.18
STAUFFACHER, JUERG	070813	Cell Phone Reimbursement	150.00
ARMS, SHARON	070813	Cell Phone Reimbursement	150.00
18-4510-5200 UTILITIES			
City of Ketchum	1245-06/13	Acct. 1245	67.68
City of Ketchum	456-06/13	Acct. 456	717.27
City of Ketchum	532-06/13	Acct. 532	1,286.55
City of Ketchum	536-06/13	Acct. 536	851.44
City of Ketchum	560-06/13	Acct. 560	151.83
City of Ketchum	9991-06/13	Acct. 9991	210.39
City of Ketchum	9995-06/13	Acct. 9995	3,206.87
City of Ketchum	9996-06/13	Acct. 9996	97.69
IDAHO POWER	8683267905-06	ACCT. 8683267905	364.28
INTERMOUNTAIN GAS	102495000014-	ACCT. 10249500-001-4	24.31
INTERMOUNTAIN GAS	115345000018-	ACCT. 11534500-001-8	28.02
INTERMOUNTAIN GAS	807350253157-	Acct. 80735025-315-7	2.06
18-4510-6100 REPAIR & MAINT--MACHINERY & EQ			
RIVER RUN AUTO PARTS	6538-60717	Parts & Supplies	15.20
18-4510-6510 COMMUNITY SPECIAL EVENTS			
EXPRESS PRINTING INC	227998	Event Signs	25.00
18-4510-6950 MAINTENANCE & IMPROVEMENTS			
A.C. HOUSTON LUMBER CO.	14-322350	Supplies	21.48
CHATEAU DRUG CENTER	1022108	Supplies	1.42
LUTZ RENTALS	27053	Rental Equipment	25.22
OHIO GULCH TRANSFER STATI	06-343010	Dump Charges	3.80
PIPECO, INC.	123724	Supplies	11.60
PIPECO, INC.	124083	Supplies	9.49
US BANK	06/25/13	Weed Whack String	45.89
WEBB LANDSCAPING	13460	Gloves	5.99
Total PARKS AND RECREATION:			13,181.81
Total PARKS AND RECREATION FUND:			13,181.81
PARKS CAPITAL IMPROVEMENT FND			
PARKS CIP EXPENDITURES			

Vendor Name	Invoice Number	Description	Net Invoice Amount
19-4510-6900 MISCELLANEOUS EXPENSE			
WEBB LANDSCAPING	13059	Farnlun Park	71.61
WEBB LANDSCAPING	13461	Farnlun Park	25.98
Total PARKS CIP EXPENDITURES:			97.59
Total PARKS CAPITAL IMPROVEMENT FND:			97.59
LOCAL OPTION SALES TAX FUND			
LOCAL OPTION SALES TAX			
22-4910-2500 HEALTH INSURANCE-CITY			
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- July	8.40
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- August	12.60
22-4910-2505 HEALTH REIMBURSEMENT ACCT(HRA)			
NBS-NATIONAL BENEFIT SERVI	HRA41456	June HRA Claims	15.66
22-4910-2515 VISION REIMBURSEMENT ACCT(HRA)			
NBS-NATIONAL BENEFIT SERVI	HRA41456	June HRA Vision Claims	152.38
22-4910-4200 PROFESSIONAL SERVICES			
NBS-NATIONAL BENEFIT SERVI	421941	HRA Admin Fees	9.69
Total LOCAL OPTION SALES TAX :			198.73
Total LOCAL OPTION SALES TAX FUND:			198.73
GO BOND DEBT SERVICE FUND			
GO BOND DEBT SRVICE EXP/TRNFRS			
40-4800-8100 DEBT SRVC ACCT PRINCIPL-ST EQ			
ZIONS NATIONAL BANK	4899901-07/13	GO BONDS Series 2007 Trust Number 4899901	103,000.00
40-4800-8200 DEBT SRVC ACCT INTEREST-ST EQ			
ZIONS NATIONAL BANK	4899901-07/13	GO BONDS Series 2007 Trust Number 4899901	23,005.85
Total GO BOND DEBT SRVICE EXP/TRNFRS:			126,005.85
Total GO BOND DEBT SERVICE FUND:			126,005.85
UNDERGROUNDING IMPROVEMENT FND			
UNDERGROUNDING EXPENDITURES			
UNDERGROUNDING			
50-4800-7179 5TH STREET UNDERGROUNDING			
PROBST ELECTRIC	3358	Undergrounding	13,958.00
Total UNDERGROUNDING EXPENDITURES:			13,958.00
Total UNDERGROUNDING IMPROVEMENT FND:			13,958.00
WATER FUND			
WATER EXPENDITURES			
63-4340-2500 HEALTH INSURANCE-CITY			
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- July	34.20
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- August	51.30

Vendor Name	Invoice Number	Description	Net Invoice Amount
63-4340-2505 HEALTH REIMBURSEMENT ACCT(HRA)			
NBS-NATIONAL BENEFIT SERVI	HRA41456	June HRA Claims	160.71
63-4340-3200 OPERATING SUPPLIES			
AMERIPRIDE LINEN	2400240076	ACCT. 241076900	165.82
AMERIPRIDE LINEN	2400240077	ACCT. 241076901	17.57
CHATEAU DRUG CENTER	1027088	Supplies	13.39
CHATEAU DRUG CENTER	1029837	Supplies	27.52
INTEGRATED TECHNOLOGIES	C1Q058	Copier Maintenance	14.93
MICROFLEX	1371299	Gloves	60.93
TREASURE VALLEY COFFEE IN	2160:03233342	COFFEE	105.00
63-4340-3500 MOTOR FUELS & LUBRICANTS			
SAFETY-KLEEN CORP.	60918191	Supplies	227.62
63-4340-4200 PROFESSIONAL SERVICES			
CASELLE, INC.	50595	CONTRACT SUPPORT	298.55
NBS-NATIONAL BENEFIT SERVI	421941	HRA Admin Fees	37.89
63-4340-4900 PERSONNEL TRAINING/TRAVEL/MTG			
CHATTERTON, KELLEN	062813	07/01/13 - Understanding Hydraulic Control Valves	30.00
ROBYN MATTISON	062113	Travel Expenses	159.48
63-4340-5100 TELEPHONE & COMMUNICATIONS			
CENTURY LINK	1264854521	ACCT. 74754376	5.81
COX COMMUNICATIONS	1240120518800	ACCT. 001 2401205188001	90.95
SENTINEL FIRE & SECURITY, IN	169601	Service Call	25.00
VERIZON WIRELESS, BELLEVUE	9706526825	ACCT. 365516521-00001	139.04
63-4340-5200 UTILITIES			
IDAHO POWER	3783680562-06	ACCT. 3783680562	10,918.76
UNITED OIL	736867	ACCT. 37271	526.34
63-4340-6000 REPAIR & MAINT-AUTO EQUIP			
NAPA AUTO PARTS	739840	Supplies	29.95
RIVER RUN AUTO PARTS	6538-60521	Parts & Supplies	5.95
63-4340-6100 REPAIR & MAINT-MACH & EQUIP			
CHATEAU DRUG CENTER	1026811	Supplies	8.07
L.L. GREEN'S HARDWARE	B171609	Supplies	13.63
L.L. GREEN'S HARDWARE	B171692	Supplies	1.50-
MOSS GARDEN CENTER	104597	Supplies	52.96
PIPECO, INC.	123519	Pressure Gauge	25.56
PIPECO, INC.	123765	Supplies	11.60
PLATT	5158040	Supplies	12.64
PLATT	5158196	Supplies	5.62
SHERWIN-WILLIAMS CO.	7864-1	Paint	15.13
WEBB LANDSCAPING	13052	Sod	39.92
63-4340-6910 OTHER PURCHASED SERVICES			
ARBOR CARE	27949	Knoxious Weeds	800.00
ARBOR CARE	28234	Tree Maintenance	750.00
ARBOR CARE	28237	Tree Maintenance	150.00
Total WATER EXPENDITURES:			15,030.34

Vendor Name	Invoice Number	Description	Net Invoice Amount
Total WATER FUND:			15,030.34
WATER CAPITAL IMPROVEMENT FUND			
WATER CIP EXPENDITURES			
64-4340-7651 WA METERS TO FLAT RATE CUSTMRS			
FERGUSON ENTERPRISES, INC.	577259	Supplies	494.44
64-4340-7800 CONSTRUCTION			
LUNCEFORD EXCAVATION, INC.	4907	Repair Water Leak at Horsmen's Center	300.00
LUNCEFORD EXCAVATION, INC.	4911	Repair leak in alley	271.65
USA BLUEBOOK	989935	Supplies	452.45
Total WATER CIP EXPENDITURES:			1,518.54
Total WATER CAPITAL IMPROVEMENT FUND:			1,518.54
WASTEWATER FUND			
WASTEWATER EXPENDITURES			
65-4350-2500 HEALTH INSURANCE-CITY			
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- July	64.20
STARLEY-LEAVITT INS. AGENC	16531-07/13	Consulting Fee- August	96.30
65-4350-2505 HEALTH REIMBURSEMENT ACCT(HRA)			
NBS-NATIONAL BENEFIT SERVI	HRA41456	June HRA Claims	78.31
65-4350-2515 VISION REIMBURSEMENT ACCT(HRA)			
NBS-NATIONAL BENEFIT SERVI	HRA41456	June HRA Vision Claims	104.26
65-4350-3200 OPERATING SUPPLIES			
AMERIPRIDE LINEN	2400240077	ACCT. 241076901	17.58
AMERIPRIDE LINEN	6400240075	ACCT. 241021000	172.76
ATKINSONS' MARKET	1856-06/13	ACCT. 1856	14.80
INTEGRATED TECHNOLOGIES	C1Q058	Copier Maintenance	14.93
MICROFLEX	1371299	Gloves	304.62
TREASURE VALLEY COFFEE IN	2160:03233214	COFFEE	154.30
65-4350-3500 MOTOR FUELS & LUBRICANTS			
SAFETY-KLEEN CORP.	60918193	Supplies	163.91
UNITED OIL	368938	ACCT. 37270	214.05
UNITED OIL	736866	ACCT. 37270	256.81
65-4350-4200 PROFESSIONAL SERVICES			
CASELLE, INC.	50595	CONTRACT SUPPORT	298.56
MAGIC VALLEY LABS, INC.	43782	Testing	48.00
NBS-NATIONAL BENEFIT SERVI	421941	HRA Admin Fees	66.29
65-4350-4900 PERSONNEL TRAINING/TRAVEL/MTG			
IDAHO BUREAU OF OCCUPATIO	070313	License Exams for Jeff Leamon	62.00
ROBYN MATTISON	062113	Travel Expenses	159.48
65-4350-5100 TELEPHONE & COMMUNICATIONS			
CENTURY LINK	1264854521	ACCT. 74754376	5.80
CENTURY LINK	2087268953402	ACCT. 208-726-8953 402b	45.81
COX COMMUNICATIONS	1240120518800	ACCT. 001 2401205188001	90.96
SENTINEL FIRE & SECURITY, IN	16766	Quarterly Monitoring Fee	96.00
SENTINEL FIRE & SECURITY, IN	169601	Service Call	25.00

Vendor Name	Invoice Number	Description	Net Invoice Amount
65-4350-6100 REPAIR & MAINT-MACH & EQUIP			
A.C. HOUSTON LUMBER CO.	14-319131	Supplies	19.72
A.C. HOUSTON LUMBER CO.	14-321115	Supplies	5.69
A.C. HOUSTON LUMBER CO.	14-322409	Supplies	18.55
ARBOR CARE	28236	Tree Maintenance	1,125.00
BANYAN TECHNOLOGY INC.	19792	PLC Repair	1,241.01
CHATEAU DRUG CENTER	1026811	Supplies	8.07
L.L. GREEN'S HARDWARE	B171609	Supplies	13.63
L.L. GREEN'S HARDWARE	B171692	Supplies	1.50-
PLATT	5158040	Supplies	12.65
PLATT	5158196	Supplies	5.62
SHERWIN-WILLIAMS CO.	7864-1	Paint	15.14
US BANK	06/25/13	Supplies	61.60
65-4350-6900 COLLECTION SYSTEM SERVICES/CHA			
A.C. HOUSTON LUMBER CO.	14-322623	Supplies	29.19
COX COMMUNICATIONS	1240120518800	ACCT. 001 2401205188001	32.10
INTEGRATED TECHNOLOGIES	C1Q058	Copier Maintenance	5.27
Total WASTEWATER EXPENDITURES:			5,146.47
Total WASTEWATER FUND:			5,146.47
WASTEWATER CAPITAL IMPROVE FND			
WASTEWATER CIP EXPENDITURES			
67-4350-7801 REUSE PUMP STATION			
LLOYD CONSTRUCTION INC.	062013	LED Water Project - Pump Station Mechanical	3,169.53
WEBB LANDSCAPING	13001	Weyyakin	174.65
WEBB LANDSCAPING	13021	Weyyakin	49.90-
AMERICAN LEAK DETECTION	6952	Trunkline for Reuse	662.00
Total WASTEWATER CIP EXPENDITURES:			3,956.28
Total WASTEWATER CAPITAL IMPROVE FND:			3,956.28
PARKS/REC DEV TRUST FUND			
PARKS/REC TRUST EXPENDITURES			
93-4900-6100 HEMINGWAY PARK SPLASH PAD			
CEM AQUATICS	99701	10% Engineering, Design & Construction for Hemingway Splash Park	26,460.00
93-4900-6800 KETCHUM ARTS COMMISSION			
GRANT OLSEN	07/07/13	Cover Art	500.00
Total PARKS/REC TRUST EXPENDITURES:			26,960.00
Total PARKS/REC DEV TRUST FUND:			26,960.00
Grand Totals:			293,827.58

Vendor Name

Invoice Number

Description

Net Invoice Amount

Report Criteria:

Invoices with totals above \$0 included.

Paid and unpaid invoices included.

[Report].GL Account Number = "0110000000"- "9449008022", "9910000000"- "9911810000"

<u>Company</u>	<u>Beer</u>	<u>Beer Not to</u>	<u>Wine</u>	<u>Wine Not</u>	<u>Liquor</u>	<u>Approved by Council</u>
	<u>Consumed</u>	<u>be</u>	<u>Consumed</u>	<u>to be</u>		
	<u>on</u>	<u>on</u>	<u>on</u>	<u>on</u>		
	<u>Premises</u>	<u>Premises</u>	<u>Premises</u>	<u>Premises</u>		
Video West		X	X			7/16/2012
La Parrilla	X		X			7/16/2012
A Taste of Thai Sun Valley	X		X			7/16/2012
Sayvour	X		X			7/16/2012
Rickshaw	X		X			7/16/2012
China Panda Restaurant	X		X			7/16/2012
Bigwood Grill	X				X	7/16/2012
Apples	X		X			7/16/2012
La Cabanita Mex	X		X			7/16/2012
Casino Club	X				X	7/16/2012
Thai Cuisine	X	X	X			7/16/2012
Cava Cava	X		X			7/16/2012
Johnny G's	X					7/16/2012
Clarion Inn	X		X			8/6/2012
Il Naso Restaurant	X		X			8/6/2012
The Red Door	X		X			8/6/2012
Headwaters		X		X		8/20/2012
Grill at Knob Hill Inn	X				X	11/5/2012
Mama Inez	X					11/5/2012
Cava Cava				X		11/5/2012
Enoteca	X		X	X		11/19/2012
The Rustic Moose	X		X	X		11/19/2012
Nourish Me		X		X		11/19/2012
The Local Dish	X		X			11/19/2012
Vintage Restaurant	X		X			1/22/2013
Zenergy At Thunder Spring			X			2/19/2013
Velocio	X		X			2/19/2013
Rolling in Dough	X		X	X		6/17/2013
Bigwood Golf Course	X		X			7/15/2013

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for: July 2013

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | | |
|----|---|------------|--------------------|
| 1. | BEER LICENSE | Fee | |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ | 200.00 + 1667 |
| | <input type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ | 50.00 |
| 2. | WINE LICENSE | | |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ | 200.00 + 1667 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | \$ | 200.00 |
| 3. | LIQUOR LICENSE | | |
| | <input type="checkbox"/> Liquor by the drink | \$ | 560.00 |
| | | Total Due: | \$ <u>1,333.34</u> |

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Bigwood Golf Course LLC

D/B/A _____

Mailing Address P.O. Box 87 Sun Valley, ID 83363

Phone Number (208) 726-4024

Physical Address of business where license will be displayed 115 Thunder Trail Ketchum, ID 83340

Record owner of the property Bigwood Golf Course LLC

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant is A Partnership or Corporation: Is the corporation authorized to do business in Idaho? Yes (If a corporation, attach list of names and addresses) attached

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Eligible Person

Relation to Business Member of Bigwood Golf Course LLC

Subscribed and sworn to before me this _____ day of _____

Notary Public or City Clerk or Deputy

License Fee Received \$ 1,333.34-KS

License No. 48A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

<u>Company</u>	<u>Wine Not to</u>				<u>Liquor</u>	<u>Approved by</u> <u>Council</u>
	<u>Beer</u> <u>Consumed</u> <u>on Premises</u>	<u>Beer Not to</u> <u>be</u> <u>Consumed</u> <u>on Premises</u>	<u>Wine</u> <u>Consumed</u> <u>on</u> <u>Premises</u>	<u>be</u> <u>Consumed</u> <u>on</u> <u>Premises</u>		
Apples Bar & Grill	X		X			7/15/2013
The Bigwood Grill	X				X	7/15/2013
Atkinson's Market		X		X		7/15/2013
Bigwood Bread	X		X			7/15/2013
Bigwood Golf Course	X		X			7/15/2013
Bluebird Day Café	X		X			7/15/2013
Boca	X				X	7/15/2013
Della Mano	X		X			7/15/2013
Enoteca	X		X	X		7/15/2013
Ketchum Grill	X	X	X	X		7/15/2013
Magic Lantern	X		X			7/15/2013
Mama Inez	X					7/15/2013
Michel's Christiania	X				X	7/15/2013
nexStage Theater	X		X			7/15/2013
Pioneer Saloon	X				X	7/15/2013
Sawtooth Brewery	X	X	X			7/15/2013
Starbucks	X		X			7/15/2013
Sun Valley Wine Company	X		X			7/15/2013
That's Entertainment		X		X		7/15/2013
The Sawtooth Club	X				X	7/15/2013
Whiskey Jacques	X				X	7/15/2013
Wise Guy Pizza	X		X			7/15/2013
Velocio	X		X			7/15/2013
Dashi	X		X			7/15/2013
The Moose Girls Cafe & Bar	X		X			7/15/2013
Casino Club	X				X	7/15/2013
Java on Fourth	X		X			7/15/2013
Veltex		X		X		7/15/2013
A Taste of Thai Sun Valley	X		X			7/15/2013
Smoky Mountain Pizzeria Grill	X		X			7/15/2013
China Panda Restaurant	X		X			7/15/2013
Cava Cava	X		X			7/15/2013
Johnny G's Subshack	X					7/15/2013
Vintage Restaurant	X		X			7/15/2013
Zenergy at Thunder Spring	X		X	X		7/15/2013
Video West	X	X		X		7/15/2013
Perry's Restaurant	X		X			7/15/2013
The Local Dish	X		X			7/15/2013

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

5 months
Dec - April

The undersigned a Corporation Partnership ___ Individual ___ does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | | |
|----|---|------------|-------------------------|
| 1. | BEER LICENSE | Fee | |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ | <u>200.00</u> 83.35 |
| | ___ Bottled or Canned Beer, NOT to be consumed on premises | \$ | 50.00 |
| 2. | WINE LICENSE | | |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ | <u>200.00</u> 83.35 |
| | ___ Wine, NOT to be consumed on premises: | \$ | 200.00 |
| 3. | LIQUOR LICENSE | | |
| | ___ Liquor by the drink | \$ | 560.00 |
| | | Total Due: | \$ <u>400</u> = 1166.70 |

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant Apples Inc.
 D/B/A Apples Bar & Grill
 Mailing Address Bx 4445 Ketchum Id
 Phone Number 208 726 7067

Physical Address of business where license will be displayed 215 picabo Street
 Record owner of the property Chris Kravatz

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No

If Applicant Is A Partnership or Corporation: Yes (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: Hank + Heather Minor
Box 4445, Ketchum, ID 83340

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature] Relation to Business owner

Subscribed and sworn to before me this _____ day of _____

[Signature]
Notary Public or City Clerk or Deputy

License Fee Received \$ 1166.70 K S

License No. 20A

Approved by City of Ketchum, ID _____ By _____ Mayor

July 15, 13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

4 months
June - Sept

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation , Partnership , Individual , does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | | |
|----|---|------------|-------------------------|
| 1. | BEER LICENSE | Fee | |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ | 200.00 <i>late to 8</i> |
| | <input type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ | 50.00 |
| 2. | WINE LICENSE | | |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ | 200.00 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | \$ | 200.00 |
| 3. | LIQUOR LICENSE | | |
| | <input checked="" type="checkbox"/> Liquor by the drink | \$ | 560.00 <i>late to 8</i> |
| | | Total Due: | \$ 253.36 |

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant Apphus Inc.
 D/B/A The Bigwood Grill
 Mailing Address Bx 4445 Ketchum Id
 Phone Number 208 786 7067

Physical Address of business where license will be displayed 115 Thunder trail Ketchum
 Record owner of the property Bigwood Golf LLC.

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? Yes (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: Hank + Heather Minor
Box 4445 Ketchum, ID 83340

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature] Relation to Business owner

Subscribed and sworn to before me this _____ day of _____.

[Signature]
Notary Public or City Clerk or Deputy

License Fee Received \$ _____

License No. 50414A

Approved by City of Ketchum, ID _____

By _____ Mayor

July 15, 13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation Partnership , Individual , does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 Wine, to be consumed on premises: \$ 200.00
 Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 Liquor by the drink \$ 560.00

Total Due: \$ 250⁰⁰

STATE LICENSE NO. 1832 COUNTY LICENSE NO. 16 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Charles R Atkinson
 D/B/A Atkinsons' Market
 Mailing Address PO Box 2088 Ketchum
 Phone Number 208-726-5668

Physical Address of business where license will be displayed 451 Fourth St East

Record owner of the property Gracobi Square

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? yes (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine City Clerk

Applicant Cher Atkinson Relation to Business President

Subscribed and sworn to before me this 25th day of _____, 2013

Cristene Kimball
Notary Public or City Clerk or Deputy



License Fee Received \$ 250KS

License No. 114A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

Ketchum

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

Year Applying for August 1, ~~2011~~ ²⁰¹³ - July 31, ~~2012~~ ²⁰¹⁴

2013 - 2014

To the City Council, Ketchum, Idaho

The undersigned a Corporation Partnership Individual does hereby make application for a license to sell during the year ~~2011-2012~~, the following:

- | | | | |
|------------|---|-----|---------------|
| 1. | BEER LICENSE | Fee | |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ | 200.00 |
| | <input type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ | 50.00 |
| 2. | WINE LICENSE | \$ | 200.00 |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ | 200.00 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | | |
| 3. | LIQUOR LICENSE | \$ | 560.00 |
| | <input type="checkbox"/> Liquor by the drink | | |
| Total Due: | | | \$ <u>400</u> |

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Bigwood Bread LLC
 D/B/A Bigwood Bread Cafe
 Mailing Address P.O. Box 6332 Ketchum 83340
 Phone Number (208) 726-2034

Physical Address of business where license will be displayed 380 N. East Ave

Record owner of the property Bigwood Square LLC

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:
Is the corporation authorized to do business in Idaho? YES (If a corporation, attach list of names and addresses)

① George Golleher 145 Golden Eagle Dr, Hailey 83333 ② Rita Golleher (same address)

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested is/are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Rita Golleher for Bigwood Bread LLC Position to Business owner/member

Subscribed and sworn to before me this 29th day of May 2013

[Signature]
Notary Public or City Clerk or Deputy EXP: 05/10/19

License Fee Received \$ 400KS

License No. 1609A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13



BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | |
|------------|---|-----------|
| 1. | BEER LICENSE | Fee |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ 200.00 |
| | <input type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ 50.00 |
| 2. | WINE LICENSE | |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ 200.00 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | \$ 200.00 |
| 3. | LIQUOR LICENSE | |
| | <input type="checkbox"/> Liquor by the drink | \$ 560.00 |
| Total Due: | | \$ 400.00 |

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Bigwood Golf Course LLC

D/B/A _____

Mailing Address P.O. Box 87 Sun Valley, ID 83363

Phone Number (208) 726-4024

Physical Address of business where license will be displayed 115 Thunder Trail Ketchum, ID 83340

Record owner of the property Bigwood Golf Course LLC

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No

If Applicant Is A Partnership or Corporation: Is the corporation authorized to do business in Idaho? Yes (If a corporation, attach list of names and addresses) attached

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Elizabeth Boston

Relation to Business Member of Bigwood Golf Course LLC

Subscribed and sworn to before me this _____ day of _____

Harleen Schwabhenberger
Notary Public or City Clerk or Deputy

License Fee Received \$ 400.00

License No. 48A

Approved by City of Ketchum, ID _____

By _____ Mayor

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned as Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
 - 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
 - 3. **LIQUOR LICENSE**
 - Liquor by the drink \$ 560.00
- Total Due: \$ 400.00

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Bluebird Day Cafe
 D/B/A Bluebird Day Cafe LLC
 Mailing Address PO Box 5851 Ketchum ID 83340
 Phone Number 208-928-6410

Physical Address of business where license will be displayed 700 N. Main St.

Record owner of the property _____

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? yes (If a corporation, attach list of names and addresses)

Bernadette Sullivan 400 N. Spruce St. Ketchum Whitney, main Janine Byerly
 If a partnership, give the names and addresses of all partners: on file same as last year
Janine Byerly

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Bernadette Sullivan Relation to Business manager/owner

Subscribed and sworn to before me this _____ day of _____,

Kathleen Schwab Bonberger
Notary Public or City Clerk or Deputy

License Fee Received \$ 400 KS

License No. 1316A

Approved by City of Ketchum, ID _____ By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual , does hereby make application for a license to sell during the year 2013-2014, the following: (SMALLC)

- 1. **BEER LICENSE**
 Draft or Bottled or Canned Beer, to be consumed on premises Fee \$ 200.00
 Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
 - 2. **WINE LICENSE**
 Wine, to be consumed on premises: \$ 200.00 Wine included
 Wine, NOT to be consumed on premises: \$ 200.00
 - 3. **LIQUOR LICENSE**
 Liquor by the drink \$ 560.00
- Total Due: \$ 960.00 760.00

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant NIGHT KITCHEN, LLC

D/B/A BOCA

Mailing Address P.O. Box 4510, KETCHUM, ID 83341

Phone Number 928

Physical Address of business where license will be displayed 131 WASHINGTON AVE., KETCHUM, ID.

Record owner of the property Ketchum Tree LLC 83340

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? LLC yes (If a corporation, attach list of names and addresses)

Shawn Tierney Box 1399 Ketchum, ID 83340 President

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature] Relation to Business OWNER

Subscribed and sworn to before me this 7 day of July, 2013

Notary Public or City Clerk or Deputy [Signature] Notary Exp: 10/22/2018

License Fee Received \$ _____

License No. 1483A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13



BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | |
|------------|--|----------------------|
| 1. | BEER LICENSE | Fee |
| | <input type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ 200.00 |
| | <input type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ 50.00 |
| 2. | WINE LICENSE | |
| | <input type="checkbox"/> Wine, to be consumed on premises: | \$ 200.00 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | \$ 200.00 |
| 3. | LIQUOR LICENSE | |
| | <input type="checkbox"/> Liquor by the drink | \$ 50.00 |
| Total Due: | | \$ <u>400</u> |

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant FOOD THOUGHT ~~COLLECTIVE LLC~~ COLLECTIVE LLC

D/B/A della MAND

Mailing Address PO BOX 6546, Ketchum, ID, 83340

Phone Number 208-721-7351

Physical Address of business where license will be displayed 260 N. MAIN

Record owner of the property CASINO INC.

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No X

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? YES (If a corporation, attach list of names and addresses)

SARAH UPTON / ^{LLC} TATE PEARSON PO BOX 6546, KETCHUM, ID, 83340

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Sarah Upton Relation to Business CO-OWNER

Subscribed and sworn to before me this 1st day of July, 2013

James E. Cady
Notary Public or City Clerk or Deputy

License Fee Received \$ 400.00

License No. 1395A

Approved by City of Ketchum, ID _____ By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. BEER LICENSE
 - Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
 - 2. WINE LICENSE
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
 - 3. LIQUOR LICENSE
 - Liquor by the drink \$ 560.00
- Total Due: \$ 600.00

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant Scott MASON Luna LLC

D/B/A Enoteca

Mailing Address P.O. 3515 Ketchum ID 83340

Phone Number 208 928 6280

Physical Address of business where license will be displayed 300 N. MAIN ST Ketchum ID

Record owner of the property JACK LANE

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? _____

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No ___

If Applicant Is A Partnership or Corporation: Is the corporation authorized to do business in Idaho? yes (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: Scott MASON Anne MASON

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Scott MASON Relation to Business owner

Subscribed and sworn to before me this _____ day of _____.

Kathleen Schwabenberg
Notary Public or City Clerk or Deputy

License Fee Received \$ 1050.00

License No. 1550A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation Partnership Individual does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. BEER LICENSE
 - Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. WINE LICENSE
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
- 3. LIQUOR LICENSE
 - Liquor by the drink \$ 560.00

Total Due: \$ 650.00

STATE LICENSE NO. COUNTY LICENSE NO. (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant Scott Mason RichKOR INC

D/B/A Ketchum Grill

Mailing Address P.O. Box 205 Ketchum ID 83340

Phone Number 208 726 4660

Physical Address of business where license will be displayed 520 EAST AVE N. Ketchum ID 83340

Record owner of the property Richard L. Stone

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation?

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? Yes (If a corporation, attach list of names and addresses)

Scott MASOOD P.O. Box 205 Ketchum Anne MASOOD P.O. Box 205 Ketchum

If a partnership, give the names and addresses of all partners:

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Scott Mason Relation to Business

Subscribed and sworn to before me this day of

Notary Public or City Clerk or Deputy

License Fee Received \$ 650.00

License No. 122A

Approved by City of Ketchum, ID

By Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation , Partnership , Individual , does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | |
|----|---|---------------------------------------|
| 1. | BEER LICENSE | Fee |
| | <input checked="" type="checkbox"/> Craft or Bottled or Canned Beer, to be consumed on premises | \$ 200.00 |
| | <input type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ 50.00 |
| 2. | WINE LICENSE | |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ 200.00 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | \$ 200.00 |
| 3. | LIQUOR LICENSE | |
| | <input type="checkbox"/> Liquor by the drink | \$ 560.00 |
| | | Total Due: \$ <u>400⁰⁰</u> |

STATE LICENSE NO. 1831 COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant PHOENIX ENTERPRISES L.L.C
 D/B/A MAGIC LANTERN CINEMA
 Mailing Address BOX 238 KETCHUM
 Phone Number 208-726-3308

Physical Address of business where license will be displayed 100 2ND ST. E.
 Record owner of the property Richard & Cheryl Kessler

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:
Is the corporation authorized to do business in Idaho? yes (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature] Relation to Business Owner

Subscribed and sworn to before me this _____ day of _____, _____

[Signature]
Notary Public or City Clerk or Deputy

License Fee Received \$ 400KS

License No. 57A

Approved by City of Ketchum, ID _____ By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation Partnership Individual does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
 - 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
 - 3. **LIQUOR LICENSE**
 - Liquor by the drink \$ 560.00
- Total Due: \$ 200-

STATE LICENSE NO. 12061 COUNTY LICENSE NO. 31 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Correne Vert Hernandez Foods LLC
 D/B/A Mama Inez
 Mailing Address 21 P.O. Box 278 Bellevue, ID 83313
 Phone Number 208-788-9725
 Physical Address of business where license will be displayed 210 N Main St, Ketchum
 Record owner of the property Casino Block Inc

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? no

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? LLC - yes (if a corporation, attach list of names and addresses)

Correne Vert 317 S 3rd St,
Bellevue, ID 83313

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

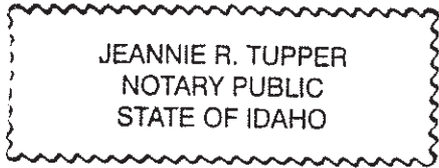
Applicant Correne A Vert Relation to Business Owner

Subscribed and sworn to before me this 26th day of June, 2013

[Signature]
Notary Public or City Clerk or Deputy

License Fee Received \$ 200 K.S.

License No. 1412A



Approved by City of Ketchum, ID _____ By _____ Mayor

7-15-13 My Commission Expires 6/7/2016

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

1.	BEER LICENSE	Fee	
	___ Draft or Bottled or Canned Beer, to be consumed on premises	\$	200.00 —
	___ Bottled or Canned Beer, NOT to be consumed on premises	\$	50.00
2.	WINE LICENSE		
	___ Wine, to be consumed on premises:	\$	200.00
	___ Wine, NOT to be consumed on premises:	\$	200.00
3.	LIQUOR LICENSE		
	___ Liquor by the drink	\$	560.00 —
		Total Due:	\$ 760.00

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant Michel Rudiger
 D/B/A Michel's Christiania
 Mailing Address P.O. Box 228, Sun Valley, ID 83353
 Phone Number 208-726-3388

Physical Address of business where license will be displayed 303 Walnut Ave N.
 Record owner of the property Christiania LLC

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? no

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No X

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? yes (If a corporation, attach list of names and addresses)

Michel Rudiger, P.O. Box 228, Sun Valley, ID 83353

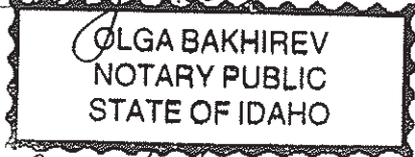
If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Michel Rudiger Relation to Business owner

Subscribed and sworn to before me this 03 day of July, 2013

O. Bahr
Notary Public or City Clerk or Deputy



License Fee Received \$ 760 KS

License No. 47A

Approved by City of Ketchum, ID _____ By _____ Mayor

July 15, 2013

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | | |
|----|---|-----|-----------------------------|
| 1. | BEER LICENSE | Fee | |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ | 200.00 |
| | <input type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ | 50.00 |
| 2. | WINE LICENSE | | |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ | 200.00 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | \$ | 200.00 |
| 3. | LIQUOR LICENSE | | |
| | <input type="checkbox"/> Liquor by the drink | \$ | 560.00 |
| | | | Total Due: \$ <u>400.00</u> |

STATE LICENSE NO. 5003 COUNTY LICENSE NO. 30 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Sun Valley Performing Arts
 D/B/A nextStage Theater
 Mailing Address Box 3092 S.V. Id 83353
 Phone Number 208-726-9124
 Physical Address of business where license will be displayed 120 S. Main St. Ketchum Id 83346
 Record owner of the property SU Perf. Arts Center

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:
Is the corporation authorized to do business in Idaho? Corp. (If a corporation, attach list of names and addresses)
see attached

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Kathleen Wjgh Relation to Business Manager

Subscribed and sworn to before me this _____ day of _____,

Kathleen Schwabbeberger
Notary Public or City Clerk or Deputy

License Fee Received \$ 400.00

License No. LOLOTA

Approved by City of Ketchum, ID _____ By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation Partnership ___ Individual ___, does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | |
|----|---|-----------|
| 1. | BEER LICENSE | Fee |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ 200.00 |
| | ___ Bottled or Canned Beer, NOT to be consumed on premises | \$ 50.00 |
| 2. | WINE LICENSE | |
| | ___ Wine, to be consumed on premises: | \$ 200.00 |
| | ___ Wine, NOT to be consumed on premises: | \$ 200.00 |
| 3. | LIQUOR LICENSE | |
| | <input checked="" type="checkbox"/> Liquor by the drink | \$ 560.00 |

Total Due: \$ 760.00

STATE LICENSE NO. 1365 COUNTY LICENSE NO. 19 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant Pioneer Saloon, Inc

D/B/A _____

Mailing Address PO Box 986, Ketchum, ID 83340

Phone Number 208-726-3139

Physical Address of business where license will be displayed 320 N. Main St Ketchum, ID 83340

Record owner of the property Pioneer Saloon, Inc.

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? yes (If a corporation, attach list of names and addresses)

attached

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Duffy Witmer

Relation to Business President

Subscribed and sworn to before me this _____ day of _____

Kathleen Schwaiblmair
Notary Public or City Clerk or Deputy

License Fee Received \$ 760.00 KS

License No. 26A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation , Partnership , Individual , does hereby make application for a license to sell during the year 2013-2014, the following: (LLC)

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 - Liquor by the drink \$ 560.00

Total Due: \$ 450.⁰⁰

STATE LICENSE NO. 12311 COUNTY LICENSE NO. 40 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Sawtooth Brewery LLC
D/B/A _____

Mailing Address Po Box 4243 Ketchum, ID 83340
Phone Number 208-450-9324

Physical Address of business where license will be displayed 600 N Main St. Unit A-120
Record owner of the property Peter D Lewis

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? Yes (If a corporation, attach list of names and addresses)

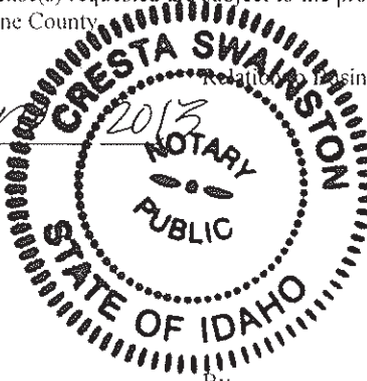
Kevin Jones 1400 Flower Dr Ketchum, Paul Hille 257 S 2nd Ave, B, Ketchum

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County

Applicant [Signature] Relationship to Business Business Manager

Subscribed and sworn to before me this 19th day of JUN 2013
[Signature]
Notary Public or City Clerk or Deputy EXP: 05/01/19



License Fee Received \$ 450 KS
License No. 1403A

Approved by City of Ketchum, ID _____ By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation [checked], Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 Wine, to be consumed on premises: \$ 200.00
 Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 Liquor by the drink \$ 560.00

Total Due:

\$ 400

STATE LICENSE NO. 12147 COUNTY LICENSE NO. 37 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant CAIRDE GROUP, LLC
 D/B/A STARBUCKS
 Mailing Address PO BOX 6336 KETCHUM, ID 83340
 Phone Number 721-1328 (Jane's)
 Physical Address of business where license will be displayed 491 SUN VALLEY RD
 Record owner of the property KWA

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No X

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? YES (If a corporation, attach list of names and addresses)

Attached

If a partnership, give the names and addresses of all partners:

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant JANE RIND Relation to Business OWNER/GM

Subscribed and sworn to before me this 17 day of JUNE 2013

Kathleen Schmitzberger Notary Public or City Clerk or Deputy

License Fee Received \$ 400 KS

License No. 1439A

Approved by City of Ketchum, ID

By Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation Partnership , Individual , does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 - Liquor by the drink \$ 560.00

Total Due: \$ 650.00

STATE LICENSE NO. 3185 COUNTY LICENSE NO. 5 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant CRAIG W. SPILLER

D/B/A SUN VALLEY WINE CO.

Mailing Address Box 4273 KETCHUM ID. 83340

Phone Number 208-726-2442

Physical Address of business where license will be displayed 360 N. LEADVILLE AVE. KETCHUM

Record owner of the property VINCE SISILLI

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? YES. (If a corporation, attach list of names and addresses)

CRAIG SPILLER Box 4273 KETCHUM CATHERINE STEWART Box 1601 KETCHUM

If a partnership, give the names and addresses of all partners: _____

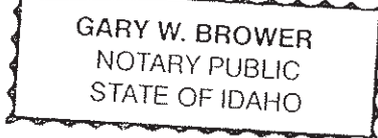
The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature]

Relation to Business OWNER

Subscribed and sworn to before me this 12 day of June 2013

GARY W. BROWER
Notary Public or City Clerk or Deputy



exp 09/27/2018

License Fee Received \$ 650.00 K'S

License No. 567A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation Partnership ___ Individual ___ does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 - Liquor by the drink \$ 560.00

Total Due: \$ 250.00

STATE LICENSE NO. 1726 COUNTY LICENSE NO. 18 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant MCCF, Inc.
 D/B/A That's Entertainment
 Mailing Address Box 2514, Ketchum ID 83340
 Phone Number 726-8800
 Physical Address of business where license will be displayed 105 Lewis St.
 Record owner of the property Ketchum Depot

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No

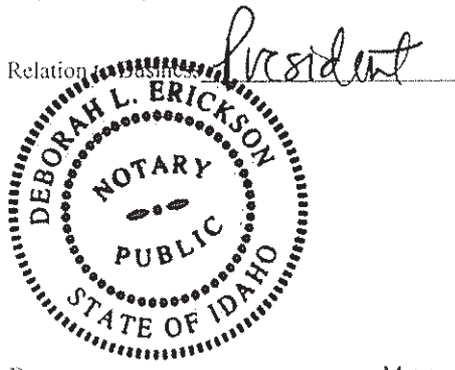
If Applicant Is A Partnership or Corporation: yes (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant K. Farnell Relation President

Subscribed and sworn to before me this 10th day of June, 13.
Deborah Erickson
Notary Public or City Clerk or Deputy



License Fee Received \$ 250

License No. 262A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation __, Partnership __, Individual __, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. BEER LICENSE
 - Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. WINE LICENSE
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
- 3. LIQUOR LICENSE
 - Liquor by the drink \$ 560.00

Total Due: \$ 760.00

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Main St. Inc., #

D/B/A The Sawtooth Club

Mailing Address P.O. Box 4318 Ketchum ID 83340

Phone Number (208) 726-5233

Physical Address of business where license will be displayed 231 N. Main Street

Record owner of the property Sawtooth Club LLC

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? _____

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No ___

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? Yes (If a corporation, attach list of names and addresses)

John Thomas Nickel 24 Lake Creek Dr. Box 1546 Ketchum ID

Keri Desler 571 3rd Ave N Ketchum, ID 83340

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature]

Relation to Business owner/manager

Subscribed and sworn to before me this 28th day of June

Carol A. Patrick
Notary Public or City Clerk or Deputy



License Fee Received \$ 760.00 KS

License No. 30A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

Approved 4-27-16

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises Fee \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 - Liquor by the drink \$ 560.00

Total Due: \$ 760.⁰⁰

STATE LICENSE NO. 3437 COUNTY LICENSE NO. 54 TO BE PROVIDED (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant WHISKEY JACQUES, INC

D/B/A WHISKEY JACQUES

Mailing Address P.O. BOX 6720 KETCHUM, ID. 83340

Phone Number 208-726-5297

Physical Address of business where license will be displayed 251 N. MAIN ST. KETCHUM, ID. 83340

Record owner of the property KARIN T. MARTIN

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? YES (If a corporation, attach list of names and addresses)

KARIN T. MARTIN, PRESIDENT
P.O. BOX 6720, KETCHUM, ID. 83340

If a partnership, give the names and addresses of all partners:

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Karin T. Martin

Relation to Business President

Subscribed and sworn to before me this _____ day of _____,

Kathleen Schwaiblmair
Notary Public or City Clerk or Deputy

License Fee Received \$ 760.00 KS

License No. 34A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned, Corporation , Partnership , Individual , does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 - Liquor by the drink \$ 560.00

Total Due: \$ 400.00

STATE LICENSE NO. 8294 COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant DEET BIRDS LLC
 D/B/A WISGUY PIZZA PIE
 Mailing Address 315 E. CARBONATE HAILLY ID 83335
 Phone Number 208-720-0564

Physical Address of business where license will be displayed 460 SUN VALLEY RD KETCHUM, ID
 Record owner of the property HELM STATION

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:
Is the corporation authorized to do business in Idaho? LLC (If a corporation, attach list of names and addresses)

Renewal

If a partnership, give the names and addresses of all partners: ERIC HEIDEN 315 E. CARBONATE HAILLY
MILO RUCK 315 E. CARBONATE HAILLY TIM FARLEY 140 BORDEAUX, KETCHUM

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature] Relation to Business MEMBER

Subscribed and sworn to before me this _____ day of _____, _____.

[Signature]
Notary Public or City Clerk or Deputy

License Fee Received \$ 400 KS

License No. 1209A

Approved by City of Ketchum, ID _____ By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 Wine, to be consumed on premises: \$ 200.00
 Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 Liquor by the drink \$ 560.00

Total Due: \$ 400.00

STATE LICENSE NO. COUNTY LICENSE NO. (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant Velocio, LLC
 D/B/A Velocio
 Mailing Address PO Box 1026, Ketchum, ID
83355-1026
 Phone Number (208) 721-8556
 Physical Address of business where license will be displayed 6000 Sun Valley Road, Ketchum, ID
83355-1026
 Record owner of the property Collonada LLC

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No ___

If Applicant Is A Partnership or Corporation: Is the corporation authorized to do business in Idaho? Yes (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: Stephanie J. Olson 6000 Sun Valley Rd #7 Ketchum, ID
Jack Barthele 600 Sun Valley Rd #4, Ketchum, ID

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Velocio, LLC Stephanie Olson Relation to Business Owner

Subscribed and sworn to before me this ___ day of ___.
Heather Schwaiblmair
Notary Public or City Clerk or Deputy

License Fee Received \$ 400 KS
License No. 11604A

Approved by City of Ketchum, ID ___ By ___ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation , Partnership , Individual , does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | | |
|----|---|-----|-----------------------------|
| 1. | BEER LICENSE | Fee | |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ | 200.00 |
| | <input type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ | 50.00 |
| 2. | WINE LICENSE | | |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ | 200.00 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | \$ | 200.00 |
| 3. | LIQUOR LICENSE | | |
| | <input type="checkbox"/> Liquor by the drink | \$ | 560.00 |
| | | | Total Due: \$ <u>400.00</u> |

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant Dashi Ilc

D/B/A Dashi

Mailing Address P.O. Box 6311 Ketchum Id 83340

Phone Number 208-928-7703

Physical Address of business where license will be displayed 220 East Ave North

Record owner of the property Tom Campion

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? YES (If a corporation, attach list of names and addresses)

Tyler Stokes, P.O. Box 6311 Ketchum Id 83340 | Reed Stokes, Smithfield UT 84335

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature]

Relation to Business owner

Subscribed and sworn to before me this _____ day of _____.

Kathleen Schaeferberger
Notary Public or City Clerk or Deputy

License Fee Received \$ 400 KS

License No. 1402A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13.

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation Partnership ___ Individual ___ does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 ___ Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 Wine, to be consumed on premises: \$ 200.00
 ___ Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 ___ Liquor by the drink \$ 560.00

Total Due: \$ 400.

STATE LICENSE NO. 13788 COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant The Rustic Moose Inc
 D/B/A The Moose Girls Cafe and Bar
 Mailing Address P.O. Box 3880 Ketchum Id 83340
 Phone Number 208-727-9767

Physical Address of business where license will be displayed 360 East Avenue
 Record owner of the property DBDRLP

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No ___

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? yes (If a corporation, attach list of names and addresses)

Attached

If a partnership, give the names and addresses of all partners: _____

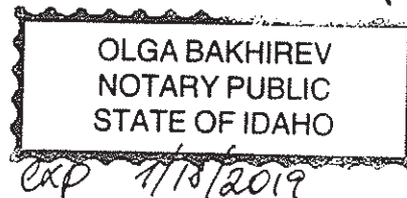
The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Marlene Rinerson

Relation to Business secretary

Subscribed and sworn to before me this 14 day of June 2013

[Signature]
Notary Public or City Clerk or Deputy



License Fee Received \$ 400 KS

License No. 355A

Approved by City of Ketchum, ID ___

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation , Partnership , Individual , does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | | |
|----|---|------------|---------------|
| 1. | BEER LICENSE | Fee | |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ | 200.00 |
| | <input type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ | 50.00 |
| 2. | WINE LICENSE | | |
| | <input type="checkbox"/> Wine, to be consumed on premises: | \$ | 200.00 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | \$ | 200.00 |
| 3. | LIQUOR LICENSE | | |
| | <input checked="" type="checkbox"/> Liquor by the drink | \$ | 560.00 |
| | | Total Due: | \$ <u>760</u> |

STATE LICENSE NO. 1934 COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant STELLA INC

D/B/A CASINO CLUB

Mailing Address Box 2569 Ketchum 83340

Phone Number 208-726-3526

Physical Address of business where license will be displayed 220 N. MAIN STREET, Ketchum

Record owner of the property CASINO INC

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? yes (If a corporation, attach list of names and addresses)

SHANNON BEALL - President Box 2569 Ketchum / Cheryl Beck - Secretary Box 1786 Ketchum

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Shannon Beall

Relation to Business President

Subscribed and sworn to before me this _____ day of _____, _____.

Kathleen Schwabbenberger
Notary Public or City Clerk or Deputy

License Fee Received \$ 760 K.S.

License No. 27A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation , Partnership ____, Individual ____, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE** Fee
 - Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE** Fee
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE** Fee
 - Liquor by the drink \$ 560.00

Total Due: \$ 400

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Wake Up & Live Inc
 D/B/A Java on Fourth
 Mailing Address Box 1028 Hailey ID 83333
 Phone Number 726-2882

Physical Address of business where license will be displayed 191 Fourth St East
 Record owner of the property Julie Driver/Bill Smith

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

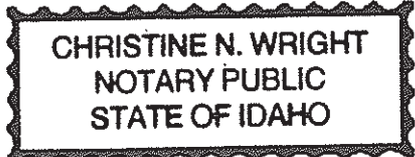
Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No ___

If Applicant Is A Partnership or Corporation:
 Is the corporation authorized to do business in Idaho? yes (If a corporation, attach list of names and addresses)
Todd Rippe Box 1028 Hailey Lou Hansell 21953 Protecta Dr. Elkhart, IN 46516

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature] Relation to Business President

Subscribed and sworn to before me this 2 day of July, 2013
[Signature] Exp: 4/29/19
 Notary Public or City Clerk or Deputy



License Fee Received \$ 400 KS

License No. 54A

Approved by City of Ketchum, ID ___

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation __, Partnership __, Individual __, does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | | |
|----|--|------------|------------------|
| 1. | BEER LICENSE | Fee | |
| | <input type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ | 200.00 |
| | <input checked="" type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ | 50.00 |
| 2. | WINE LICENSE | | |
| | <input type="checkbox"/> Wine, to be consumed on premises: | \$ | 200.00 |
| | <input checked="" type="checkbox"/> Wine, NOT to be consumed on premises: | \$ | 200.00 |
| 3. | LIQUOR LICENSE | | |
| | <input type="checkbox"/> Liquor by the drink | \$ | 560.00 |
| | | Total Due: | \$ <u>250.00</u> |

STATE LICENSE NO. 1627 COUNTY LICENSE NO. 42 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Northwest Land and Cattle Co.

D/B/A Vetex Market

Mailing Address 471 N. Curtis Rd. Boise, Id 83706

Phone Number 208-377-0024

Physical Address of business where license will be displayed 511 N. Main St. Ketchum

Record owner of the property Northwest Land and Cattle Co. (Lessee) Peter L. Hirschbuehler Authorized Agent

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No ___

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? Yes (If a corporation, attach list of names and addresses)

See Attached List

If a partnership, give the names and addresses of all partners: _____

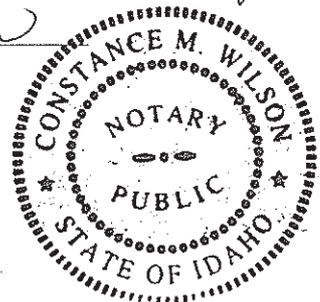
The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Marla J. Burdick

Relation to Business President

Subscribed and sworn to before me this 2nd day of July, 13.

Constance M. Wilson
Notary Public or City Clerk or Deputy



License Fee Received \$ 250 KS

License No. 814A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | |
|------------|---|-----------|
| 1. | BEER LICENSE | Fee |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ 200.00 |
| | <input checked="" type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ 50.00 |
| 2. | WINE LICENSE | |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ 200.00 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | \$ 200.00 |
| 3. | LIQUOR LICENSE | |
| | <input type="checkbox"/> Liquor by the drink | \$ 560.00 |
| Total Due: | | \$ 400 |

STATE LICENSE NO. 12623 COUNTY LICENSE NO. 66 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant MARONE KONGSIT

D/B/A A Taste of You

Mailing Address PO-Box 2101

Phone Number (208) 726-7155

Physical Address of business where license will be displayed 380 FIRST AVE.

Record owner of the property FELIX

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? Yes (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: -

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 382), City of Ketchum, Idaho, Blaine County.

Applicant Mary Kongsit Relation to Business _____

Subscribed and sworn to before me this _____ day of _____.

Kathleen Schuster-Jenberges
Notary Public or City Clerk or Deputy

License Fee Received \$ 400KS

License No. 1481A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation Partnership ___ Individual ___, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises Fee \$ 200.00
 - ___ Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - ___ Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 - ___ Liquor by the drink \$ 560.00

Total Due: \$ 400.00

STATE LICENSE NO. 3359 COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license-fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Smoky Mountain Pizza + Pasta Ketchum
 D/B/A Smoky Mountain Pizzeria Grill
 Mailing Address 409 E. 41st Boise 83714
 Phone Number 622-5625

Physical Address of business where license will be displayed 200 Sun Valley Rd.

Record owner of the property Gumbo, Ltd.

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No

If Applicant Is A Partnership or Corporation:
Is the corporation authorized to do business in Idaho? YES (If a corporation, attach list of names and addresses)

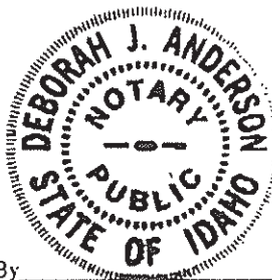
If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature]
President of Smoky Mountain Enterprises Inc
Subscribed and sworn to before me this 7 day of July, 2013

Relation to Business Manager

Deborah J Anderson
Notary Public or City Clerk or Deputy



License Fee Received \$ 400KS

License No. 364A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation , Partnership , Individual , does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises Fee \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 - Liquor by the drink \$ 560.00

Total Due: \$ 400.-

STATE LICENSE NO. 5B-102 COUNTY LICENSE NO. 98 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant Sunshine International Inc.

D/B/A China Panda Restaurant

Mailing Address P. O. Box 6902 Ketchum Id 83340

Phone Number 208-726-3591

Physical Address of business where license will be displayed 515 N. East Ave Ketchum Id 83340

Record owner of the property Barbeth Dyphen

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? no

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? Yes (If a corporation, attach list of names and addresses)

Donny Tsai - President 531 N. East Ave Ketchum Id 83340, Juliana Tsai (Vice - President)

If a partnership, give the names and addresses of all partners:

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Juliana W. Kai

Relation to Business Vice President

Subscribed and sworn to before me this _____ day of _____.

Kathleen Scheraga Berger
Notary Public or City Clerk or Deputy

License Fee Received \$ 400 KS

License No. 70A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15.13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- | | | |
|------------|---|---------------|
| 1. | BEER LICENSE | Fee |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ 200.00 |
| | <input type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ 50.00 |
| 2. | WINE LICENSE | |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ 200.00 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | \$ 200.00 |
| 3. | LIQUOR LICENSE | |
| | <input type="checkbox"/> Liquor by the drink | \$ 560.00 |
| Total Due: | | \$ <u>400</u> |

STATE LICENSE NO. 5B-13153 COUNTY LICENSE NO. 102 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant The Ketchum Towne Center

D/B/A Cava Cava

Mailing Address P.O. Box 102 Ketchum ID 83340

Phone Number 208-481-2999

Physical Address of business where license will be displayed 230 Walnut Ave

Record owner of the property The Ketchum Center

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No ___

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? LLC (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: George B Fisher, LLC

191 Sun Valley Road Ketchum ID 83340

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant G.A. [Signature]

Relation to Business Bookkeeper

Subscribed and sworn to before me this ___ day of _____.

Kathleen Schindler [Signature]
Notary Public or City Clerk or Deputy

License Fee Received \$ 400 KS

License No. 1516 A

Approved by City of Ketchum, ID ___

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
 - 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
 - 3. **LIQUOR LICENSE**
 - Liquor by the drink \$ 560.00
- Total Due: \$ 200.00

STATE LICENSE NO. 4329 COUNTY LICENSE NO. 51 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant JOHN GORHAM
 D/B/A JOHNNY G'S SUBSIDIARY
 Mailing Address P.O. BOX 3613, KETCHUM
 Phone Number 725-7827

Physical Address of business where license will be displayed 371 WASHINGTON AVE

Record owner of the property JOHN L. GORHAM, JR

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? NO (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: JOHN L. GORHAM, JR, GREENHILL GORHAM

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature] Relation to Business OWNER

Subscribed and sworn to before me this ___ day of _____, _____.

Kathleen Schwab Beninger
Notary Public or City Clerk or Deputy

License Fee Received \$ 200

License No. 103A

Approved by City of Ketchum, ID ___

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, ~~2011~~²⁰¹³ - July 31, ~~2012~~²⁰¹⁴

The undersigned a Corporation , Partnership , Individual does hereby make application for a license to sell during the year 2011-2012, the following:

- | | | |
|------------|---|-----------|
| 1. | BEER LICENSE | Fee |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ 200.00 |
| | <input type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ 50.00 |
| 2. | WINE LICENSE | |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ 200.00 |
| | <input type="checkbox"/> Wine, NOT to be consumed on premises: | \$ 200.00 |
| 3. | LIQUOR LICENSE | |
| | <input type="checkbox"/> Liquor by the drink | \$ 560.00 |
| Total Due: | | \$ _____ |

STATE LICENSE NO. _____ COUNTY LICENSE NO. 1 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant Phoenix Restaurant, LLC
 D/B/A Vintage Restaurant
 Mailing Address PO Box 3188, Hailey, ID 83333
 Phone Number 208-726-9595 or 208-721-0142
 Physical Address of business where license will be displayed 231 1/2 Leadville Ave.
 Record owner of the property M. M. Leadville, LLC

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:
Is the corporation authorized to do business in Idaho? NO (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature] Relation to Business owner

Subscribed and sworn to before me this 5th day of July 2013

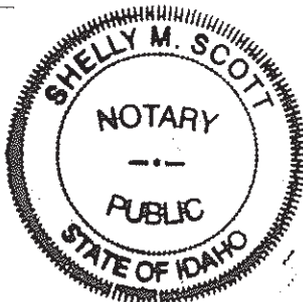
[Signature]
Notary Public or City Clerk or Deputy

License Fee Received \$ 400.00

License No. 248A

Approved by City of Ketchum, ID _____

7-15-13



Notary Public for State of Idaho
my commission exp. 11/16/17

By _____ Mayor

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 Draft or Bottled or Canned Beer, to be consumed on premises \$ 200.00
 Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 Wine, to be consumed on premises: \$ 200.00
 Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 Liquor by the drink \$ 560.00

Total Due: \$ 600.00

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Zenergy at Thunder Springs Beer/Wine License LLC
 D/B/A Zenergy at Thunder Springs
 Mailing Address PO Box 1363 Ketchum/ID 83340
 Phone Number 208-725-0595

Physical Address of business where license will be displayed 245 Raven Rd

Record owner of the property Thunder Spring, LLC

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation:

Is the corporation authorized to do business in Idaho? NO (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature] Relation to Business General Manager

Subscribed and sworn to before me this 50 day of July, 2013

[Signature]
Notary Public or City Clerk or Deputy

License Fee Received \$ 600 KS

License No. 439A

Approved by City of Ketchum, ID _____

By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned, if Corporation __, Partnership __, Individual __, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises Fee \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 - Liquor by the drink \$ 560.00

Total Due: \$ 250

STATE LICENSE NO. 3742 COUNTY LICENSE NO. B0 (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Roudabush Home Entertainment dba
 D/B/A Video West Video West
 Mailing Address POB 4544 Ketchum ID 83340
 Phone Number 208 720 6765

Physical Address of business where license will be displayed 560 Washington Ave North

Record owner of the property Susan Tryon

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? No

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No

If Applicant Is A Partnership or Corporation: LLC
Is the corporation authorized to do business in Idaho? Yes (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant Art Roudabush Relation to Business Owner

Subscribed and sworn to before me this 6 day of July 2013.

Kathleen Schwab Beninger
Notary Public or City Clerk or Deputy

License Fee Received \$ 250 KS

License No. 221A

Approved by City of Ketchum, ID _____ By _____ Mayor

7-8-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following: LLC X

- | | | |
|----|---|-----------|
| 1. | BEER LICENSE | Fee |
| | <input checked="" type="checkbox"/> Draft or Bottled or Canned Beer, to be consumed on premises | \$ 200.00 |
| | <input checked="" type="checkbox"/> Bottled or Canned Beer, NOT to be consumed on premises | \$ 50.00 |
| 2. | WINE LICENSE | |
| | <input checked="" type="checkbox"/> Wine, to be consumed on premises: | \$ 200.00 |
| | <input checked="" type="checkbox"/> Wine, NOT to be consumed on premises: | \$ 200.00 |
| 3. | LIQUOR LICENSE | |
| | <input type="checkbox"/> Liquor by the drink | \$ 560.00 |

will FAX Total Due: \$ 650

STATE LICENSE NO. 2975 COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant;

Name of Applicant Keith + Paula Perry
 D/B/A PERRY'S LLC
 Mailing Address Box 902 Ketchum
 Phone Number 208 726-7703

Physical Address of business where license will be displayed 131 W 4th

Record owner of the property ~~131 W 4th St~~ Harry Investment LLC

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? _____

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes ___ No ___

If Applicant Is A Partnership or Corporation:
Is the corporation authorized to do business in Idaho? _____ (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature] Relation to Business owner

Subscribed and sworn to before me this _____ day of _____, _____.

Kathleen Schwabberger
Notary Public or City Clerk or Deputy

License Fee Received \$ 650 KS

License No. 295A

Approved by City of Ketchum, ID _____ By _____ Mayor

7-15-13

BEER, WINE AND LIQUOR-BY-THE DRINK LICENSE APPLICATION

To the City Council, Ketchum, Idaho

Year Applying for August 1, 2013 - July 31, 2014

The undersigned a Corporation, Partnership, Individual, does hereby make application for a license to sell during the year 2013-2014, the following:

- 1. **BEER LICENSE**
 - Draft or Bottled or Canned Beer, to be consumed on premises Fee \$ 200.00
 - Bottled or Canned Beer, NOT to be consumed on premises \$ 50.00
- 2. **WINE LICENSE**
 - Wine, to be consumed on premises: \$ 200.00
 - Wine, NOT to be consumed on premises: \$ 200.00
- 3. **LIQUOR LICENSE**
 - Liquor by the drink \$ 560.00

Total Due: \$ 400 -

STATE LICENSE NO. _____ COUNTY LICENSE NO. _____ (copies attached)

Within the City of Ketchum, Idaho, at the place of business described below, and tenders herewith the license fee as provided by law. The following is a true and correct statement of the nature, place, ownership and management of the business for which this application is made and of the qualifications of the applicant:

Name of Applicant Tara Jensen
 D/B/A The Local Dish
 Mailing Address Po Box 6389 Ketchum
 Phone Number 720-8197

Physical Address of business where license will be displayed 351 Leadville Ave.

Record owner of the property Jane Hawkins

Has the applicant, or any partner of his, or any member of the applying partnership, or the active manager of the applying partnership, or any officer of the applying corporation been convicted of a violation of any law of the State of Idaho, or any other state, or of the United States regulating, governing, or prohibiting the sale of alcoholic beverages or intoxicating liquor, or has any one of them within three years forfeited, or suffered the forfeiture of, a bond for his appearance to answer charges of any such violation? NO

Has the applicant or any partner or actual active manager or officer of the applicant been convicted of any felony within five years? Yes No

If Applicant Is A Partnership or Corporation: Is the corporation authorized to do business in Idaho? _____ (If a corporation, attach list of names and addresses)

If a partnership, give the names and addresses of all partners: _____

The undersigned hereby acknowledges and consents that the license(s) requested are subject to the provisions of the Ketchum Municipal Code, Title 5.04 (amended by Ordinance 882), City of Ketchum, Idaho, Blaine County.

Applicant [Signature] Relation to Business Owner

Subscribed and sworn to before me this _____ day of _____, _____.

[Signature]
Notary Public or City Clerk or Deputy

License Fee Received \$ 400 KS

License No. 50442

Approved by City of Ketchum, ID _____ By _____ Mayor

7-15-13