ABANDONMENT CASE NUMBER: WAB20-0002 (Chim Tahoe Blvd. ROW Abandonment)

BRIEF SUMMARY OF REQUEST:
The abandonment of an approximate five feet (5’) wide strip of Washoe County roadway between NDOT State Route 28 (Tahoe Blvd.) and lots 4, 5, and 6 of Industrial Subdivision No. 2.

STAFF PLANNER:
Planner’s Name: Eric Young
Phone Number: 775.328.3613
E-mail: eyoung@washoecounty.us

CASE DESCRIPTION
For possible action, hearing, and discussion to approve the abandonment of an approximate five feet (5’) wide strip of Washoe County roadway between NDOT State Route 28 (Tahoe Blvd.) and lots 4, 5, and 6 of Industrial Subdivision No. 2 to Marilyn Chim, owner of record of the referenced lots. If approved authorize the Chairman to sign a resolution to this effect.

Applicant: Equity Ventures Commercial Development, LC
Property Owner: Marilyn M. Chim
Location: Approximately 650’ west of the intersection of Village Blvd. and Tahoe Blvd. in Incline Village, NV
Assessor’s Parcel Numbers: 132-240-01, 132-240-02, 132-240-03
Parcel Sizes: 1.40 acres, 0.35 acres, and 0.30 acres to total 2.05 acres
Master Plan Category: Commercial
Regulatory Zone: General Commercial
Area Plan: Tahoe
Citizen Advisory Board: Incline Village Crystal Bay
Development Code: Authorized in Article 806, Vacations and Abandonments of Streets and Easements
Commission District: 1– Commissioner Berksbigler

STAFF RECOMMENDATION
APPROVE
APPROVE WITH CONDITIONS
DENY

WAB20-0002
CHIM TAHOE BLVD ROW
POSSIBLE MOTION

I move that, after giving reasoned consideration to the information contained in the staff report and information received during the public hearing, the Washoe County Planning Commission approve Abandonment Case Number WAB20-0002 for the Chim Tahoe Blvd. ROW abandonment, having made all three findings in accordance with Washoe County Code Section 110.806.20.

(Motion with Findings on Page 10)

Staff Report Contents

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**Abandonment Definition**

The purpose of an abandonment is to allow for the vacation or abandonment of easements or streets. If the Planning Commission grants an approval of the abandonment, that approval is subject to conditions of approval. Conditions of approval are requirements that need to be completed prior to the recordation of the **Resolution and Order of Abandonment**.

The **Resolution and Order of Abandonment** is the legal record, prepared by the Engineering and Capital Projects Division which is recorded to complete the abandonment process. The Engineering and Capital Projects Division completes a technical review of the legal description, exhibit maps and any new easements, submitted by the applicants surveyor, that are required by the conditions of approval. When the Engineering and Capital Projects Division is satisfied that all conditions of approval have been met, then the Engineering and Capital Projects Division will record the **Resolution and Order of Abandonment** with the County Recorder. The abandonment is complete upon the recordation of the **Resolution and Order of Abandonment** with the County Recorder.

The conditions of approval for Abandonment Case Number WAB20-0002 is attached to this staff report and will be included with the Action Order if granted approval.

- All conditions of approval are required to be completed before the abandonment can be recorded and finalized.
- The abandonment will be effective after the approval of a **Resolution and Order of Abandonment** by the Engineering and Capital Projects Division and after the recordation of the **Resolution and Order of Abandonment** by the County Recorder.

The area subject to this abandonment is Washoe County right of way and therefore currently does not have a regulatory zone designation; however, the subject parcels neighboring are located in the Incline Village Commercial Community Plan and are adjacent to the Incline Village Residential zone. This community plan supports commercial, residential, and mixed use development. The front, rear and side yard setbacks are 10 ft.
Vicinity Map
EXHIBIT 'B'
RIGHT OF WAY ABANDONMENT EXHIBIT

BEING A PORTION OF THE RIGHT OF WAY FOR NEVADA STATE HIGHWAY No. 28, ALSO A PORTION OF SECTION 15, TOWNSHIP 16 NORTH, RANGE 18 EAST, M.D.B. & M.

COUNTY OF WASHOE
FEBRUARY 2020

NEVADA
SCALE: 1"=30'

TAHOE BLVD.
STATE ROUTE 28
(135' R.O.W.)

L=96.91'
R=20065.00'
D=016'36"
CH=S58'12"28'E
L=96.91'

R.O.W. ABANDONMENT AREA = 486 ± SF

S4°27'58"E
5.06'

P.O.B.

L=97.50'
R=28070.00'
D=016'42"
CH=N85°72'33"W
L=97.50'

LOT 4

LOT 5
Marilyn M. Chim
Living Trust
DOC.# 4679229
APN: 132-240-02

LOT 6

THE BASIS BEARINGS USED IN THIS DESCRIPTION ARE BASED UPON THOSE SHOWN ON THE INDUSTRIAL SUBDIVISION NO. 2, SUBDIVISION TRACT NO. 883, O.R.W.C.

WLS
WEBB LAND SURVEYING, INC.

3190 Fabian Way, Unit C
Tahoe City, CA 96148
P.O. Box 1222
Carson City, NV 89702
(530) 581-2599
FAX (530) 581-3231

PREPARED FOR:
CHIM LIVING TRUST
APN: 132–240–02
3177.00
317700–row.dwg
EXHIBIT 'B'
RIGHT OF WAY ABANDONMENT EXHIBIT

BEING A PORTION OF THE RIGHT OF WAY FOR NEVADA STATE HIGHWAY No. 28, ALSO A PORTION OF SECTION 15, TOWNSHIP 16 NORTH, RANGE 18 EAST, M.D.B. & M.

COUNTY OF WASHOE
FEBRUARY 2020

SCALE: 1" = 30'

TAHOE BLVD.
STATE ROUTE 28
(135' R.O.W.)

R.O.W. ABANDONMENT
AREA = 465 ± SF

L = 92.83'
R = 20065.00'
Δ = 015°54'
Ch = S85°28'43"E
L = 92.83'

N4°27'58"W
5.06'

S6°38'38"E
5.09'

L = 93.02'
R = 20070.00'
Δ = 015°56'
Ch = N85°28'52"W
L = 93.02'

LOT 5
Marilyn M. Chim
Living Trust
Doc.# 4678229
APN: 132-240-03

THE BASIS BEARINGS USED IN THIS DESCRIPTION ARE BASED UPON THOSE SHOWN ON THE INDUSTRIAL SUBDIVISION NO.2, SUBDIVISION TRACT NO.883, O.R.W.C.

WLS
WEBB LAND SURVEYING, INC.

PREPARED FOR:
CHIM LIVING TRUST
APN: 132-240-03
3177.00
317700-row.dwg
Project Evaluation

The applicant’s request is to abandon a five-foot wide strip of Washoe County roadway that Nevada Department of Transportation (NDOT) did not claim as part of their right-of-way for S.R. 28 (Tahoe Blvd). When Tahoe Boulevard was originally established in 19XX, a full one hundred forty feet (140’) was set aside for the roadway. The Nevada Department of Transportation later claimed only 135 feet of this established roadway for the State Road 28 right-of-way. However, when Industrial Subdivision #2 was created in 1964, this fact was unclear or unknown to all those involved in its creation, review and eventual approval. This circumstance effectively created a five foot wide strip between the parcels in the subdivision and the official NDOT right-of-way. Because this strip of land was never claimed by the state for S.R. 28 it remains county roadway, and is therefore effectively county owned right-of-way.

The applicant’s desire for an abandonment of this county roadway is to enable the applicant and the state to enter into an agreement to continue the ongoing use of the NDOT right-of-way as a portion of the applicant’s parking lot and landscaping. The applicant’s parcel was developed with a considerable portion of the parking lot and the required landscaping in both the county roadway (5’ strip) and the state right-of-way. This condition is typical of parcels along Tahoe Boulevard in Incline Village. The state has determined that their regulations require right-of-way permits for the continuation of this use in the NDOT right-of-way. However, the state is unwilling to enter into an agreement with the applicant unless the properties are physically adjacent. The five foot strip of county roadway prevents the applicant from establishing adjacency to the state right-of-way. Upon abandonment, this strip of land will be absorbed into the applicant’s parcels and the applicant will then be able to enter into the required agreement with NDOT.

Granting this abandonment will not result in changes circumstances on the parcels. The county’s five foot strip and the state’s right-of-way will not be used in a different manner or be altered to allow different traffic or pedestrian flow and access. The abandonment will allow the current status quo to continue, albeit in a manner consistent with NDOT regulations for the use of state right-of-way.

Incline Village/Crystal Bay Citizen Advisory Board (IVCABCAB)

The proposed project is not required to be presented at a Citizens Advisory Board Meeting.

Agency Review

The agencies sent copies of this application for review are identified on the attached Agency Review Checklist (Exhibit B).

Three of the contacted agencies/departments provided comments and/or recommended conditions of approval in response to their evaluation of the project application. A summary of each agency’s comments and/or recommended conditions of approval and their contact information is provided. The Conditions of Approval document is attached to this staff report and will be included with the Action Order if the Planning Commission approves the requested abandonment.

- Washoe County Planning Program imposed standard conditions related to the conformance of the proposed plan with the final plan and the recordation and compliance with the Resolution and Order of Abandonment.
  Contact: Eric Young, eyoung@washoecounty.us, 775-328-3613
- Washoe County Engineering Division addressed access easements, utility easements, and legal descriptions of proposed new easements.
  Contact: Leo Vesely, lvesely@washoecounty.us, 775-328-2041
Staff Comment on Required Findings

WCC Section 110.806.20 requires that all of the following findings be made to the satisfaction of the Washoe County Planning Commission before granting approval of the abandonment request. Staff has completed an analysis of the application and has determined that the proposal is in compliance with the required findings as follows.

1. Master Plan. The abandonment or vacation is consistent with the policies, action programs, standards and maps of the Master Plan and the Tahoe Area Plan.

   **Staff Comments**: The abandonment is consistent with the policies, action programs, standards, and maps of the Master Plan and the Tahoe Area Plan.

2. No Detriment. The abandonment or vacation does not result in a material injury to the public.

   **Staff Comments**: The proposed vacation does not result in material injury to the public. The applicant’s proposal will allow the applicant to obtain the state mandated lease and occupancy permit, and to maintain the property in the existing condition.

3. Existing Easements. Existing public utility easements in the area to be abandoned or vacated can be reasonably relocated to provide similar or enhanced service.

   **Staff Comments**: The application does not propose abandoning any existing public utility easements.

Recommendation

After a thorough analysis and review, Abandonment Case Number WAB20-0002 is being recommended for approval with conditions. Staff offers the following motion for the Commission’s consideration.

**Motion**

I move that, after giving reasoned consideration to the information contained in the staff report and information received during the public hearing, the Washoe County Planning Commission approve Abandonment Case Number WAB20-0002 for the Chim Tahoe Blvd. ROW abandonment, having made all three findings in accordance with Washoe County Code Section 110.806.20.

1. **Master Plan**. The abandonment or vacation is consistent with the policies, action programs, standards and maps of the Master Plan and the Tahoe Area Plan; and
2. **No Detriment**. The abandonment or vacation does not result in a material injury to the public; and
3. **Existing Easements**. Existing public utility easements in the area to be abandoned or vacated can be reasonably relocated to provide similar or enhanced service.

Appeal Process

Planning Commission action will be effective 10 calendar days after the written decision is filed with the Secretary to the Planning Commission and mailed to the applicant(s), unless the action is appealed to the Washoe County Board of County Commissioners, in which case the outcome
of the appeal shall be determined by the Washoe County Board of County Commissioners. Any appeal must be filed in writing with the Planning and Building Division within 10 calendar days from the date the written decision is filed with the Secretary to the Planning Commission and mailed to the applicant(s).

Applicant: Equity Ventures Commercial Development, LC. 3501 SW Fairlawn Rd. STE 200, Topeka KS 66614

Property Owner: Marilyn Chim, 930 Tahoe Blvd., STE 802-88, Incline Village, NV 89451
Conditions of Approval
Abandonment Case Number WAB20-0002

The project approved under Abandonment Case Number WAB20-0002 shall be carried out in accordance with the conditions of approval granted by the Planning Commission on April 20, 2020. Conditions of approval are requirements placed on a permit or development by each reviewing agency. These conditions of approval may require submittal of documents, applications, fees, inspections, amendments to plans, and more. These conditions do not relieve the applicant of the obligation to obtain any other approvals and licenses from relevant authorities required under any other act or to abide by all other generally applicable Codes, and neither these conditions nor the approval by the County of this project/use override or negate any other applicable restrictions on uses or development on the property. Furthermore, to the extent that Washoe County does not own the easements in question, it cannot abandon them. Therefore, this request is in effect a “quitclaim” by the County of whatever interest it might have in the easements in favor of the owners who applied for the abandonment. Nothing in this abandonment should be construed as an assertion by the County of ownership over the easements in question. To the extent other property owners nearby or other entities might have any ownership interests in these easements, this abandonment does not affect those interests and the property owners associated with this abandonment are responsible for utilizing whatever legal mechanisms are necessary to address those interests on their own.

Unless otherwise specified, all conditions related to the approval of this Abandonment shall be met prior to recordation of the Resolution and Order of Abandonment. Prior to recordation of the Resolution and Order of Abandonment, each agency shall determine when compliance of their specific conditions is met by the applicant as set forth in the Conditions of Approval. All agreements, easements, or other documentation required by these conditions shall have a copy filed with the County Engineer and the Community Services Department – Planning and Building Division.

Compliance with the conditions of approval related to this abandonment is the responsibility of the applicant, his/her successor in interest, and all owners, assignees, and occupants of the property and their successors in interest. All conditions of approval must be met prior to the Engineering and Capital Projects Division recording the required Resolution and Order of Abandonment.

For the purpose of conditions imposed by Washoe County, “may” is permissive and “shall” or “must” is mandatory.

- All conditions of approval are required to be completed before the Abandonment can be recorded and finalized.

- The abandonment will be effective after the approval of a Resolution and Order of Abandonment by the Engineering and Capital Projects and after the recordation of the Resolution and Order of Abandonment by the County Recorder.

The Washoe County Commission oversees many of the reviewing agencies/departments with the exception of the following agencies.

- The DISTRICT BOARD OF HEALTH, through the Washoe County Health District, has jurisdiction over all public health matters in the Health District.
Any conditions set by the Health District must be appealed to the District Board of Health.

- The RENO-TAHOE AIRPORT AUTHORITY is directed and governed by its own Board. Therefore, any conditions set by the Reno-Tahoe Airport Authority must be appealed to their Board of Trustees.

- The REGIONAL TRANSPORTATION COMMISSION (RTC) is directed and governed by its own Board. Conditions recommended by the RTC may be required, at the discretion of Washoe County.

FOLLOWING ARE CONDITIONS OF APPROVAL REQUIRED BY THE REVIEWING AGENCIES. EACH CONDITION MUST BE MET TO THE SATISFACTION OF THE ISSUING AGENCY.

Washoe County Planning and Building Division

1. The following conditions are requirements of CSD – Planning and Building Division, which shall be responsible for determining compliance with these conditions.

   Contact Name – Eric Young, Senior Planner, 775.328.3613, eyoung@washoecounty.us

   a. The applicant shall attach a copy of the action order approving this project to all permits and applications (including building permits) applied for as part of this abandonment.

   b. The applicant shall demonstrate substantial conformance to the plans approved as part of this abandonment action. The County Engineer shall determine compliance with this condition.

   c. Prior to the recordation of the Resolution and Order of Abandonment, the applicant shall submit to the County Engineer for review and approval a description prepared by a registered professional of the offer of dedication to be abandoned and replacement private access.

   d. The applicant shall comply with all conditions necessary to affect the Resolution and Order of Abandonment within two (2) years from the date of the action by the Washoe County Planning Commission or this conditional abandonment will be null and void.

   e. This Abandonment will be effective upon recordation of the Resolution and Order of Abandonment by the County Recorder.

Washoe County Engineering and Capital Projects

2. The following conditions are requirements of Engineering and Capital Projects, which shall be responsible for determining compliance with these conditions.

   Contact Name – Leo Vesely, P.E., Engineering and Capital Projects Division, 775.328.2041, lvesely@washoecounty.us

   GENERAL CONDITIONS

   Contact Name – Leo Vesely, P.E., 775.328.2041

   a. Prior to recordation of the Order of Abandonment, the applicant shall submit legal descriptions and exhibit maps for the areas of abandonment, any new easements and any easement reservations that are required, to the Engineering and Capital Projects Division for review and approval. Legal descriptions and exhibit maps shall be prepared by a Nevada professional land surveyor.
b. Retention or relocation of all public utility easements is required to the satisfaction of and at no expense to Washoe County or the existing public utilities that originally accepted and approved said easements, as well as any other public utilities now in existence that currently utilize said easements. Said relocations shall be evidenced by the recordation of properly executed documents reflecting the grant of new easements (if required) to said public utilities and the relinquishment by said public utilities of their former easements.

c. The applicant shall comply with conditions necessary to effect the Resolution and Order of Abandonment within two (2) years from the date of the action by the Planning Commission or this conditional abandonment will be null and void.

**Nevada Department of Transportation (NDOT)**

3. The following conditions are requirements of Nevada Department of Transportation (NDOT), which shall be responsible for determining compliance with these conditions.

**Contact Name** – Alex Wolfson, 775.834.8365

a. Applicant will need to continue working with the NDOT Right of Way Division as needed to complete the lease agreement and resolve any other outstanding right of way issues. The NDOT Right of Way Division can be contacted at (775) 888-7480.

b. NDOT will require an occupancy permit for any work performed within the State's right of way. Please contact the NDOT District II Permits Office at (775) 834-8330 for more information relating to obtaining occupancy permits.

c. Prior to any grading within or adjacent to the NDOT right of way, a drainage form must be submitted to the NDOT District II Permits Office. The drainage form can be obtained by contacting the NDOT District II Permits Office at (775) 834-8330.

d. The State defers to municipal government for land use development decisions. Public involvement for community development related improvements within NDOT right of way should be considered during the municipal land use development process. Significant improvements proposed within NDOT right of way may require additional public involvement. It is the responsibility of the applicant to perform such additional public involvement.

*** End of Conditions ***
AGENCY REVIEW CHECKLIST

Case Planner: Eric Young
Case Number: WAB20-0002 Incline Village ROW

FEDERAL
- Army Corp of Engineers
- Bureau of Indian Affairs
- NRCS
- Bureau of Land Management
  - Nevada State Office
  - Eagle Lake Field Office
  - Surprise Field Office
  - Winnemucca District Office
- US Fish & Wildlife

US Forest Service
- Carson Ranger District
- State Office - Sparks

STATE OF NEVADA
- Environmental Protection
- Mining
- NDF - Endangered Species
- Parks
  - Transportation
  - Water Resources
  - Wildlife (NDOW)

COUNTY
- County Manager
- District Attorney, Civil Division
- Library
- Water Resource Planning

Community Services Department
- Building & Safety
- GIS
- Parks and Open Spaces
- Water Rights Manager

- Engineering and Capital Projects
  - Division Director
    - Tentative Parcel Map
    - Land Development
    - Sewer
    - Street Naming
    - Surveyor (PMs Only)
  - Traffic
- Operations Division Director

Sheriff
- Law Enforcement

District Health
- Air Quality
- Environmental Health
- Emergency Medical Services

FIRE PROTECTION
- Truckee Meadows Fire Protection
- Sparks Fire
- Reno Fire

CITIZEN ADVISORY BOARDS
- East Truckee Canyon
- North Valleys
- South Truckee Meadows/Washoe Valley
- Spanish Springs
- Sun Valley
- Warm Springs/Rural
- West Truckee Meadows

REGIONAL/CITIES
- Airport Authority
  - RTC
- Reno Community Development
- Sparks Community Services
- Truckee Meadows Regional Planning
- Washoe County School District

WCSD Receives all Tentative Subdivision Map Applications
- Washoe -Storey Conservation District

HISTORIC PRESERVATION
- Pyramid Lake Paiute Tribe
- Reno/Sparks Indian Colony
- Nevada Historic Preservation
- Washoe Tribe of Nevada

GENERAL IMPROVEMENT DISTRICTS
- Gerlach GID
- Grandview Terrace GID
- Palomino Valley GID
- Sun Valley GID

UTILITIES
- AT&T
- NV Energy
- Plumas-Sierra Rural Electric Cooperative
- Sky Ranch Utility
c/o Utilities, Inc
- Southwest Gas
- TMWA
- Utilities, Inc

TAHOE
- Charter Communications
  - Incline Village/Crystal Bay CAB.
- IVGID
- Nevada State Lands
- Nevada Tahoe Conservation Dist
- North Lake Tahoe FPD
- Tahoe Regional Planning Agency
- Tahoe Transportation District
- US Forest Service - LTBMU

OTHER/STAFF

Date Sent:
February 27-28, 2020

By Staff:

revised 10/30/19 df
February 14, 2020

Community Services Department
Planning and Building
1011 E. Ninth St., Bldg. A
Reno, NV 89512-2845

Re: Abandonment Application, Incline Village
   Lots 4, 5 and 6 Industrial Subdivision No. 2
   APN’s 132-240-01, 132-240-02, 132-240-03

Dear Community Services Dept.,

The attached application and associated exhibits is for the abandonment of an approximately 5 feet (5’) wide parcel of land located between Lots 4, 5 and 6 of the Industrial Subdivision No. 2 (“the subdivision”) and the NDOT right of way for Hwy 28 (Tahoe Blvd.) that is currently owned by Washoe County. Our company is currently in the process of purchasing Lots 5 and 6 of the subdivision from the current owner, Ms. Chim for our use in a redevelopment project.

This 5’ wide parcel was first determined to be Washoe County property during a review by the Nevada Department of Transportation (NDOT) and communicated to our office on August 28, 2019 as their office was developing a lease agreement for use of the right of way adjacent to lots 5 and 6 of the subdivision (see attached email correspondence). It appears that when the right of way was originally set aside for the highway, Washoe County provided 140’ of width with seventy feet (70’) to either side of the proposed centerline of the highway. NDOT then claimed 135’ of width with seventy feet (70’) to the north of the centerline and sixty-five feet (65’) to the south of the centerline.

Our office has worked with Wayne Handrock, Washoe County Surveyor, since early September of 2019 to validate the ownership and process for transfer of the parcel to the current owner, Ms. Chim. Mr. Handrock worked with the County Attorney’s office and County Engineer’s office for the determination. On January 24, Mr. Handrock contacted me via phone call to inform me that the County Attorney’s office has determined that the parcel is Washoe County property and they will transfer the land to Lots 5 and 6 through the County’s abandonment process. While initially discussing lots 5 and 6 of the subdivision, it makes sense to include the other lot to the immediate west, lot 4, which is also owned by Ms. Chim so that the issue does not arise for her again in future land transactions.

We have completed legal descriptions and exhibits for all three lots individually for ease of final transfer to each lot and included them in the application packet.

If you need additional information or would like to discuss with our team, please do not hesitate to contact me at kevinb@evcdev.com or (785) 670-6223.

Sincerely,
Equity Ventures Commercial Development, LC

[Signature]
Kevin W. Beck, PE, LEED AP
Director of Development
Community Services Department
Planning and Building
ABANDONMENT APPLICATION

Community Services Department
Planning and Building
1001 E. Ninth St., Bldg. A
Reno, NV 89512-2845

Telephone: 775.328.6100
Abandonment

Washoe County Code (WCC) Chapter 110, Article 806, Abandonment, provides for the vacation or abandonment of easements or streets. Applications for the vacation or abandonment of a street or easement owned by the County, or a government patent easement, may be initiated by the Board of County Commissioners, Planning Commission, the Director of Planning and Building or an owner of real property abutting an easement or public street right-of-way. See WCC 110.806, for further information.

Development Application Submittal Requirements

Applications are accepted on the 15th of each month (if the 15th is a non-work day, the first working day after the 15th)

1. Fees: See Master Fee Schedule. Bring payment with your application to Community Services Department (CSD). Make check payable to Washoe County. There may also be a fee due to the Engineering and Capital Projects for Technical Plan Check


3. Owner Affidavit: The Owner Affidavit must be signed and notarized by all owners of the property subject to the application request.

4. Proof of Property Tax Payment: The applicant must provide a written statement from the Washoe County Treasurer’s Office indicating all property taxes for the current quarter of the fiscal year on the land have been paid.


6. Title Report: A preliminary title report, with an effective date of no more than one hundred twenty (120) days of the submittal date, by a title company which provides the following information:
   - Name and address of property owners.
   - Legal description of property.
   - Description of all easements and/or deed restrictions.
   - Description of all liens against property.
   - Any covenants, conditions and restrictions (CC&Rs) that apply.

Submit Title Report with “Original Packet” only. You may be requested to provide additional copies, but do not include Title Report in other copies of the packet.

7. Site Plan Specifications:
   a. Lot size with dimensions drawn using standard engineering scales (e.g. scale 1" = 100', 1" = 200', or 1" = 500') showing all streets and ingress/egress to the property.
   b. Show the location and configuration of all proposed buildings (with distances from the property lines and from each other), all existing buildings that will remain (with distances from the property lines and from each other), all existing buildings that will be removed, and site improvements on a base map with existing and proposed topography expressed in intervals of no more than five (5) feet.
   c. Show the location and configuration of wells, septic systems and leach fields, overhead utilities, water and sewer lines, and all easements.
   d. Show locations of parking, landscaping, signage and lighting.

8. Application Map Specifications: Map to be drawn using standard engineering scales (e.g. scale 1" = 100', 1" = 200', or 1" = 500') clearly depicting the area subject to the request, in relationship to the exterior property lines. All dimensions and area values shall be clearly labeled and appropriate symbols and/or line types shall be included in the map legend to depict the map intent.
9. **Packets:** Three (3) packets and flash drive or DVD - any digital documents need to have a resolution of 300 dpi. One (1) packet must be labeled “Original” and contain a signed and notarized Owner Affidavit. Each packet shall include one (1) 8.5" x 11" reduction of any applicable site plan, development plan, and/or application map. These materials must be readable. Labeling on these reproductions should be no smaller than 8 point on the 8½ x 11” display. Large format sheets should be included in a slide pocket(s). Any specialized reports identified above shall be included as attachments or appendices and be annotated as such.

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**Notes:**

(i) Application and map submittals must comply with all specific criteria as established in the Washoe County Development Code and/or the Nevada Revised Statutes.

(ii) Appropriate map engineering and building architectural scales are subject to the approval of the Planning and Building and/or Engineering and Capital Projects.

(iii) All oversized maps and plans must be folded to a 9" x 12" size.

(iv) Based on the specific nature of the development request, Washoe County reserves the right to specify additional submittal packets, additional information and/or specialized studies to clarify the potential impacts and potential conditions of development to minimize or mitigate impacts resulting from the project. No application shall be processed until the information necessary to review and evaluate the proposed project is deemed complete by the Director of Planning and Building.

(v) **Labels:** If the assigned planner determines the abandonment will affect the access to a mobile home park, the applicant will be required to submit three (3) sets of mailing labels for every tenant residing in the mobile home park.
Washoe County Development Application

Your entire application is a public record. If you have a concern about releasing personal information, please contact Planning and Building staff at 775.328.6100.

<table>
<thead>
<tr>
<th>Project Information</th>
<th>Staff Assigned Case No.:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Project Name:</strong></td>
<td>Incline Village Right of Way Abandonment</td>
</tr>
<tr>
<td><strong>Project</strong></td>
<td>Abandon an approximate five feet (5') wide strip of land between NDOT State Route 28 (Tahoe Blvd.) and Lots 4, 5 and 6 of Industrial Subdivision No. 2. The 5' strip was created as there was initially 140' reserved for NDOT right of way taking through the area but NDOT possesses only 135'.</td>
</tr>
<tr>
<td><strong>Project Address:</strong></td>
<td>north of 869 and 873 Tahoe Blvd., Incline Village, NV 89451</td>
</tr>
<tr>
<td><strong>Project Area (acres or square feet):</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Project Location (with point of reference to major cross streets AND area locator):</strong></td>
<td>Approximately 650' west of the intersection of Village Blvd. and Tahoe Blvd (State Route 28) in Incline Village, NV.</td>
</tr>
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<tr>
<th>Assessor’s Parcel No.(s):</th>
<th>Parcel Acreage:</th>
<th>Assessor’s Parcel No.(s):</th>
<th>Parcel Acreage:</th>
</tr>
</thead>
<tbody>
<tr>
<td>132-240-02</td>
<td>0.35</td>
<td>132-240-01</td>
<td>1.40</td>
</tr>
<tr>
<td>132-240-03</td>
<td>0.30</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Indicate any previous Washoe County approvals associated with this application:

Case No.(s).

**Applicant Information** (attach additional sheets if necessary)

<table>
<thead>
<tr>
<th>Property Owner:</th>
<th>Professional Consultant:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Name:</strong> Marilyn M. Chim</td>
<td><strong>Name:</strong></td>
</tr>
<tr>
<td><strong>Address:</strong> 930 Tahoe Blvd., STE 802-88</td>
<td><strong>Address:</strong></td>
</tr>
<tr>
<td>Incline Village, NV</td>
<td>Zip: 89451</td>
</tr>
<tr>
<td><strong>Phone:</strong> (510) 882-0688</td>
<td><strong>Fax:</strong></td>
</tr>
<tr>
<td><strong>Email:</strong> <a href="mailto:mchim@yahoo.com">mchim@yahoo.com</a></td>
<td><strong>Email:</strong></td>
</tr>
<tr>
<td><strong>Cell:</strong></td>
<td>Other:</td>
</tr>
<tr>
<td>Contact Person: Marilyn M. Chim</td>
<td>Contact Person:</td>
</tr>
</tbody>
</table>

**Applicant/Developer:**

<table>
<thead>
<tr>
<th><strong>Name:</strong> Equity Ventures Commercial Development, LC</th>
<th><strong>Name:</strong> Other Persons to be Contacted:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Address:</strong> 3501 SW Fairlawn Rd., STE 200</td>
<td><strong>Address:</strong></td>
</tr>
<tr>
<td>Topeka, KS</td>
<td>Zip: 66614</td>
</tr>
<tr>
<td><strong>Phone:</strong> 785-670-6223</td>
<td><strong>Fax:</strong></td>
</tr>
<tr>
<td><strong>Email:</strong> <a href="mailto:kevinb@evcdev.com">kevinb@evcdev.com</a></td>
<td><strong>Email:</strong></td>
</tr>
<tr>
<td><strong>Cell:</strong></td>
<td>Other:</td>
</tr>
<tr>
<td>Contact Person: Kevin Beck</td>
<td>Contact Person:</td>
</tr>
</tbody>
</table>

**For Office Use Only**

<table>
<thead>
<tr>
<th><strong>Date Received:</strong></th>
<th><strong>Initial:</strong></th>
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</thead>
<tbody>
<tr>
<td><strong>Planning Area:</strong></td>
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<tr>
<td><strong>County Commission District:</strong></td>
<td>Master Plan Designation(s):</td>
</tr>
<tr>
<td><strong>CAB(s):</strong></td>
<td>Regulatory Zoning(s):</td>
</tr>
</tbody>
</table>

December 2018

WAB20-0002
EXHIBIT C
Property Owner Affidavit

Applicant Name: Marilyn M. Chim

The receipt of this application at the time of submittal does not guarantee the application complies with all requirements of the Washoe County Development Code, the Washoe County Master Plan or the applicable area plan, the applicable regulatory zoning, or that the application is deemed complete and will be processed.

STATE OF NEVADA    
COUNTY OF WASHOE    

I, Marilyn M. Chim

(please print name)

being duly sworn, depose and say that I am the owner* of the property or properties involved in this application as listed below and that the foregoing statements and answers herein contained and the information herewith submitted are in all respects complete, true, and correct to the best of my knowledge and belief.  I understand that no assurance or guarantee can be given by members of Planning and Building.

(A separate Affidavit must be provided by each property owner named in the title report.)

Assessor Parcel Number(s): 132-240-01, 132-240-02 & 132-240-03

Printed Name Marilyn M. Chim

Address 930 Tahoe Blvd., STE 802-88

Subscribed and sworn to before me this 7th day of February, 2020.

Notary Public in and for said county and state

My commission expires: 11/01/2022

*Owner refers to the following: (Please mark appropriate box.)

[ ] Owner
[ ] Corporate Officer/Partner (Provide copy of record document indicating authority to sign.)
[ ] Power of Attorney (Provide copy of Power of Attorney.)
[ ] Owner Agent (Provide notarized letter from property owner giving legal authority to agent.)
[ ] Property Agent (Provide copy of record document indicating authority to sign.)
[ ] Letter from Government Agency with Stewardship

December 2018
Abandonment Application
Supplemental Information
(All required information may be separately attached)

1. What and where is the abandonment that is being requested?

The abandonment is an approximately 5 foot (F) wide strip of land that is between the KDOT right of way for State Route 28 and Lots 4, 5 and 6 of Industrial Subdivision No. 2. It extends the entire width of Lots 4, 5 and 6.

2. On which map or document (please include with application) is the easement or right-of-way first referenced?

Original Plat of Industrial Subdivision No. 2.

3. What is the proposed use for the vacated area?

The land ownership will be transferred to Lots 4, 5 and 6 of Industrial Subdivision No. 2, as applicable per lot, and owned by the current owner.

4. What replacement easements are proposed for any to be abandoned?

Not applicable

5. What factors exist or will be employed to prevent the proposed abandonment from resulting in significant damage or discrimination to other property in the vicinity?

None

6. Are there any restrictive covenants, recorded conditions, or deed restrictions (CC&Rs) that apply to the area subject to the abandonment request? (If so, please attach a copy.)

* Yes  * No

**IMPORTANT**

**NOTICE REGARDING ABANDONMENTS:**

To the extent that Washoe County does not own the easements in question, it cannot abandon them. Therefore, an abandonment request is in effect a “quitclaim” by the County of whatever interest it might have in the easements in favor of the owners who applied for the abandonment. For example, if the abandonment is approved by Washoe County and recorded, it will likely affect the allowable building envelope on the property, to the benefit of the applicant. However, even if the abandonment is approved, it should not be construed as an assertion by the County of ownership over the easements in question. To the extent other property owners nearby or other entities might have any ownership interests in these easements, an approved abandonment by the County does not affect those interests and the property owners associated with this abandonment are responsible for utilizing whatever legal mechanisms are necessary to address those interests on their own.
Abandonment (AB) – Article 806 (See Note 1)

Initiation of AB by Board of County Commissioners (BCC), Planning Commission (PC), Director of Planning and Development, or by property owner (See Note 2)

PC reviews AB

Public hearing held not less than 10 business days after newspaper notice is published

PC orders street or easement vacated or abandonment, with or without conditions

Vacation or abandonment is appealed to BCC (See A)

Applicant submits legal description of vacation or abandonment to Engineering Division

Engineering Division approves legal description

Applicant complies with all conditions & records Order of Abandonment within 2 years from AB approval date

Denial of AB is not appealed and is final

Denial of AB is appealed to BCC

BCC hearing scheduled within 60 days of filing of appeal

A: BCC hears appeal of AB

BCC reverses or modifies appeal, and decision is final subject to judicial review

BCC upholds appeal, and decision is final subject to judicial review

Note 1: Identified as vacations or abandonments of easements or streets in WCC Chapter 110.
Note 2: Street or easement must be owned by Washoe County, or is a government patent easement. Property owner must own property abutting the easement or public street right-of-way.

This flowchart is an overview of this development application process and is not intended to be a comprehensive guide. Please refer to the Development Code Article shown above for more complete information about the application, to include specifics on notice, internal and external agency review.
PLOT
EXHIBIT “A”
RIGHT OF WAY ABANDONMENT
DESCRIPTION

Being a portion of the Right of Way of the State of Nevada Highway No. 28, adjacent to The Industrial Subdivision Unit No. 2, as filed as Tract No. 883, filed in the Official Records of Washoe County, Nevada. Also located in Section 15, Township 16 North, Range 18 East, M.D.B. & M., and more particularly as described as follows:

Beginning at the northwest corner of Lot 4, as shown on the Industrial Subdivision No.2, Subdivision Tract No.883, Official Records of Washoe County, Nevada, thence from said point of beginning the following four (4) courses:

1) North 0°00’00” E, 5.02 feet;
2) along an arc of a non-tangent curve to the left, concave to the North, having a radius of 20,065.00 feet, a central angle of 0°17’10”, a distance of 100.24 feet, said curve being subtended by a chord which bears South 84°55’34” East, 100.24 feet;
3) South 2°10’14” West 5.01 feet, to the northeast corner of said lot 4;
4) along the northerly line of said lot 4, along an arc of a non-tangent curve to the right, concave to the North, having a radius of 20,070.00 feet, a central angle of 0°17’08”, a distance of 100.05 feet, said curve being subtended by a chord which bears North 84°55’38” West, 100.05 feet, more or less to the point of beginning.

Above described Right of Way Abandonment contains 501 feet, more or less.

The bearings used in this document are based upon those shown on the Industrial Subdivision No.2, Subdivision Tract No.883, Official Records of Washoe County, Nevada.

This easement abandonment affects APN: 132-240-01.
EXHIBIT 'B'
RIGHT OF WAY ABANDONMENT EXHIBIT

BEING A PORTION OF THE RIGHT OF WAY FOR NEVADA STATE HIGHWAY No. 28, ALSO A PORTION OF SECTION 15, TOWNSHIP 16 NORTH, RANGE 18 EAST, M.D.B. & M.

COUNTY OF WASHOE
FEBRUARY 2020

NEVADA
SCALE: 1" = 30'

TAHOE BLVD.
STATE ROUTE 28
(135' R.O.W.)

L = 100.24'
R = 20065.00'
Δ = 0'17"10"
Ch = SB4°55'34"E
L = 100.24'

R.O.W. ABANDONMENT
AREA = 501 ± SF

S2°10'14"W
5.01'

LOT 5
LOT 4
MARILYN M. CHIM
LIVING TRUST
DOC.# 4678229
APN: 132-240-01

NO'00'00"E
5.02'
P.O.B.

PARCEL "D"

L = 100.05'
R = 20070.00'
Δ = 0'17"08"
Ch = NB4°55'38"W
L = 100.05'

LOT 3

THE BASIS BEARINGS USED IN THIS DESCRIPTION ARE BASED UPON THOSE SHOWN ON THE INDUSTRIAL SUBDIVISION NO.2, SUBDIVISION TRACT NO.883, O.R.W.C.

WLS
WEBB LAND SURVEYING, INC.
3190 Fabian Way, Unit C
Tahoe City, CA 96145
P.O. Box 1222
Carnelian Bay, CA 96140
(530) 581-2599
FAX (530) 581-3231

PREPARED FOR:
CHIM LIVING TRUST
APN: 132-240-01
3177.00
317700-row.dwg

WAB20-0002
EXHIBIT C
EXHIBIT “A”
RIGHT OF WAY ABANDONMENT
DESCRIPTION

Being a portion of the Right of Way of the State of Nevada Highway No. 28, adjacent to
The Industrial Subdivision Unit No. 2, as filed as Tract No. 883, filed in the Official
Records of Washoe County, Nevada. Also located in Section 15, Township 16 North,
Range 18 East, M.D.B. & M., and more particularly as described as follows:

Beginning at the northwest corner of Lot 5, as shown on the Industrial Subdivision No.2,
Subdivision Tract No.883, Official Records of Washoe County, Nevada, thence from said
point of beginning the following four (4) courses:

1) North 2°10’14” E, 5.01 feet;
2) along an arc of a non-tangent curve to the left, concave to the North, having a
   radius of 20,065.00 feet, a central angle of 0°16’36”, a distance of 96.91 feet, said
curve being subtended by a chord which bears South 85°12’28” East, 96.91 feet;
3) South 4°27’58” East 5.06 feet, to the northeast corner of said lot 5;
4) along the northerly line of said lot 5, along an arc of a non-tangent curve to the
   right, concave to the North, having a radius of 20,070.00 feet, a central angle of
   0°16’42”, a distance of 97.50 feet, said curve being subtended by a chord which
   bears North 85°12’33” West, 97.50 feet, more or less to the point of beginning.

Above described Right of Way Abandonment contains 486 feet, more or less.

The bearings used in this document are based upon those shown on the Industrial
Subdivision No.2, Subdivision Tract No.883, Official Records of Washoe County,
Nevada.

This easement abandonment affects APN: 132-240-02.
EXHIBIT “A”
RIGHT OF WAY ABANDONMENT
DESCRIPTION

Being a portion of the Right of Way of the State of Nevada Highway No. 28, adjacent to
The Industrial Subdivision Unit No. 2, as filed as Tract No. 883, filed in the Official
Records of Washoe County, Nevada. Also located in Section 15, Township 16 North,
Range 18 East, M.D.B. & M., and more particularly as described as follows:

Beginning at the northwest corner of Lot 6, as shown on the Industrial Subdivision No.2,
Subdivision Tract No.883, Official Records of Washoe County, Nevada, thence from said
point of beginning the following four (4) courses:

1) North 4°27’58” E, 5.06 feet;
2) along an arc of a non-tangent curve to the left, concave to the North, having a
radius of 20,065.00 feet, a central angle of 0°15’54”, a distance of 92.83 feet, said
curve being subtended by a chord which bears South 85°28’43” East, 92.83 feet;
3) South 6°38’38” East 5.09 feet, to the northeast corner of said lot 6;
4) along the northerly line of said lot 6, along an arc of a non-tangent curve to the
right, concave to the North, having a radius of 20,070.00 feet, a central angle of
0°15’56”, a distance of 93.02 feet, said curve being subtended by a chord which
bears North 85°28’52” West, 93.02 feet, more or less to the point of beginning.

Above described Right of Way Abandonment contains 465 feet, more or less.

The bearings used in this document are based upon those shown on the Industrial
Subdivision No.2, Subdivision Tract No.883, Official Records of Washoe County,
Nevada.

This easement abandonment affects APN: 132-240-03.
# Parcel Map Check Report

<table>
<thead>
<tr>
<th>Client:</th>
<th>Prepared by:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Client</td>
<td>Preparer</td>
</tr>
<tr>
<td>Client Company</td>
<td>Your Company Name</td>
</tr>
<tr>
<td>Address 1</td>
<td>123 Main Street</td>
</tr>
<tr>
<td>Date: 2/12/2020 1:14:10 PM</td>
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</tr>
</tbody>
</table>

**Parcel Name:** Site 1 - lot 4  
**Description:** Process segment order counterclockwise: False  
Enable mapcheck across chord: False

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<thead>
<tr>
<th>Segment# 1: Line</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Course: N0° 00' 00&quot;E</td>
<td>Length: 5.02'</td>
</tr>
<tr>
<td>North: 4,651.1945'</td>
<td>East: 6,139.5308'</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Segment# 2: Curve</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Length: 100.24'</td>
<td>Radius: 20,065.00'</td>
</tr>
<tr>
<td>Delta: 0°17'10&quot;</td>
<td>Tangent: 50.12'</td>
</tr>
<tr>
<td>Chord: 100.24'</td>
<td>Course: S84° 55' 34&quot;E</td>
</tr>
<tr>
<td>Course In: N5° 13' 01&quot;E</td>
<td>Course Out: S4° 55' 50&quot;W</td>
</tr>
<tr>
<td>RP North: 24,638.0963'</td>
<td>East: 7,963.9830'</td>
</tr>
<tr>
<td>End North: 4,647.3448'</td>
<td>East: 6,239.4312'</td>
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</tbody>
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<table>
<thead>
<tr>
<th>Segment# 3: Line</th>
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</thead>
<tbody>
<tr>
<td>Course: S2° 10' 14&quot;W</td>
<td>Length: 5.01'</td>
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<tr>
<td>North: 4,642.3384'</td>
<td>East: 6,239.2415'</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Segment# 4: Curve</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Length: 100.05'</td>
<td>Radius: 20,070.00'</td>
</tr>
<tr>
<td>Delta: 0°17'08&quot;</td>
<td>Tangent: 50.03'</td>
</tr>
<tr>
<td>Chord: 100.05'</td>
<td>Course: N84° 55' 38&quot;W</td>
</tr>
<tr>
<td>Course In: N4° 55' 48&quot;E</td>
<td>Course Out: S5° 12' 56&quot;W</td>
</tr>
<tr>
<td>RP North: 24,638.0883'</td>
<td>East: 7,964.0291'</td>
</tr>
<tr>
<td>End North: 4,651.1828'</td>
<td>East: 6,139.6068'</td>
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</tbody>
</table>

**Perimeter:** 210.32'  
**Area:** 500.73 Sq Ft  
**Error Closure:** 0.0769  
**Error North:** -0.01170  
**East:** 0.07597  
**Precision:** 2,734.98

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**Parcel Name:** Site 1 - lot 5  
**Description:** Process segment order counterclockwise: False  
Enable mapcheck across chord: False

<table>
<thead>
<tr>
<th>Segment# 1: Line</th>
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</thead>
<tbody>
<tr>
<td>Course: N2° 10' 14&quot;E</td>
<td>Length: 5.01'</td>
</tr>
<tr>
<td>North: 4,645.8095'</td>
<td>East: 7,356.6879'</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Segment# 2: Curve</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Length: 96.91'</td>
<td>Radius: 20,065.00'</td>
</tr>
<tr>
<td>Delta: 0°16'36&quot;</td>
<td>Tangent: 48.46'</td>
</tr>
<tr>
<td>Chord: 96.91'</td>
<td>Course: S85° 12' 28&quot;E</td>
</tr>
<tr>
<td>Course In: N4° 55' 50&quot;E</td>
<td>Course Out: S4° 39' 14&quot;W</td>
</tr>
<tr>
<td>RP North: 24,636.5610'</td>
<td>East: 9,081.2397'</td>
</tr>
<tr>
<td>End North: 4,637.7151'</td>
<td>East: 7,453.2379'</td>
</tr>
</tbody>
</table>

---
Parcel Name: Site 1 - lot 6  
Description: 
Process segment order counterclockwise: False  
Enable mapcheck across chord: False  

North 4,583.6589'  East 8,491.5856'  

Segment# 1: Line  
Course: N4° 27' 58"W  Length: 5.06'  
North 4,588.7035'  East 8,491.1915'  

Segment# 2: Curve  
Radius: 20,065.00'  
Tangent: 46.41'  
Course In: N4° 39' 14"E  
Course Out: S4° 13' 20"W  
RP North: 24,587.5494'  East 10,119.1934'  
End North: 4,581.3878'  East 8,583.7057'  

Segment# 3: Line  
Course: S6° 38' 38"E  Length: 5.09'  
North 4,576.3320'  East 8,584.2946'  

Segment# 4: Curve  
Radius: 20,070.00'  
Tangent: 46.51'  
Course In: N4° 23' 10"E  
Course Out: S4° 39' 06"W  
RP North: 24,587.5534'  East 10,119.1947'  
End North: 4,583.6608'  East 8,491.5631'  

Perimeter: 196.00'  Area: 464.62Sq Ft  
Error Closure: 0.0226  
Error North: 0.00194  

Precision 1: 8,672.57
Hi Kevin,

Sorry for the delay in getting back to you. Not yet, but I am also trying to get some feedback from the County Engineer on the project.

I apologize that this is taking so long.

Sincerely,

Wayne Handrock, PLS 20464, CFedS
County Surveyor
Washoe County
CSD - Engineering & Capital Projects Div.
(775) 328-2318
whandrock@washoecounty.us

Wayne,

Good morning. Hope you had a great weekend.

Have you received any guidance/feedback from the attorney regarding how best to proceed with land transfer of the 5' sliver?

Thank you.

Kevin Beck | Director of Development
(O) 785-422-7220 | (D) 785-670-6223 | (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200
Email | Website
Good morning, Wayne.
We have 9:00 am (your time) open which would work great. I will send a calendar invitation that will include call in information for the call. As mentioned, Luke Spellmeier is our resident guru for land related items and will be joining us on the call.

Thank you for working with us on this item.

Sincerely,

Kevin Beck
| Director of Development

(0) 785-422-7220 | (D) 785-670-6223 | (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200

Hi Kevin,

I should be available almost all day tomorrow (11/07). Let me know a time that works and I will make sure I am in my office. I have a meeting from 1:30- 2:30, but other than that I should be available. Just let me know a time that works for you.

Thanks,

Wayne Handrock, PLS 20464, CFedS
County Surveyor
Washoe County
CSD - Engineering & Capital Projects Div.
(775) 328-2318
whandrock@washoecounty.us

From: Kevin Beck <KevinB@evcdev.com>
Good afternoon, Wayne.

Would there be a good time in the next few days that I can call you to discuss this further? Basically we can’t move forward with our plans for these properties without this issue being resolved. I think we have a game plan that works if you agree and want to go through it with you. My colleague, Luke Spellmeier, would like to be on the call too as he knows the legalities of the property and resolution and can speak to those very well.

Thank you.

Sincerely,

Kevin Beck
Director of Development

From: Kevin Beck
Sent: Tuesday, October 15, 2019 11:02 AM
To: Handrock, Wayne <WHandrock@washoecounty.us>
Subject: RE: 869 & 873 Tahoe Blvd (Incline Village) property boundary issue

Good morning, Wayne. Just checking with you to see if you have any information on this so we can move forward. There are several items hinging on this sliver of land and we would like to get it finalized.

Thank you.

Kevin Beck
Director of Development

From: Kevin Beck
Sent: Tuesday, October 1, 2019 3:16 PM
To: Handrock, Wayne <WHandrock@washoecounty.us>
Subject: RE: 869 & 873 Tahoe Blvd (Incline Village) property boundary issue

Good afternoon, Wayne. Hope all is well this week.
Have you been able to finalize anything on this sliver of property? How can we proceed to add the property to the two parcels we are purchasing?

Thank you again for your help.

Kevin Beck  |  Director of Development
(O) 785-422-7220 | (D) 785-670-6223 | (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200
Email  |  Website

From: Handrock, Wayne <WHandrock@washoecounty.us>
Sent: Wednesday, September 11, 2019 1:53 PM
To: Kevin Beck <KevinB@evcdev.com>
Subject: RE: 869 & 873 Tahoe Blvd (Incline Village) property boundary issue

Hi Kevin,

It looks like the 140 feet were dedicated, but NDOT only accepted the 135’. I am still following up with a couple people, but it looks like that 5’ may be the counties.

I will touch base with you again next week.

Sincerely,

Wayne Handrock, PLS 20464, CFedS
County Surveyor
Washoe County
CSD - Engineering & Capital Projects Div.
(775) 328-2318
whandrock@washoecounty.us

From: Kevin Beck [mailto:KevinB@evcdev.com]
Sent: Tuesday, September 10, 2019 8:59 AM
To: Handrock, Wayne
Subject: RE: 869 & 873 Tahoe Blvd (Incline Village) property boundary issue

[NOTICE: This message originated outside of Washoe County -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Good morning, Wayne.

Have you been able to find anything that would shed some light on this issue?
Hi Kevin,

Let me do a bit of research and I will give you a call. Ndot does not always have great records on land that is not theirs.

Sincerely,

Wayne Handrock, PLS 20464, CFedS
County Surveyor
Washoe County
CSD - Engineering & Capital Projects Div.
(775) 328-2318
whandrock@washoe county.us
the State says is Washoe County property. Obviously this was an oversight in the correct NDOT right of way when the subdivision was created. I have attached the plat and a page from the NDOT property schedule. It is easy to see the discrepancy between the two plans and the gap is shown on the NDOT plan.

NDOT currently has placed our lease on hold being that we currently don’t abut their right of way. We were wondering if we could clear this up with a simple quit claim process or how you would like to proceed. Please take a moment to review the two documents and give me a call to discuss how we move forward.

Thank you for your help on this situation.

Sincerely,

Kevin Beck
Director of Development
(785) 422-7220 | (D) 785-670-6223 | (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200
Email | Website
Hi Kevin,

Yes, you can. The attached page shows SR28 between Southwood Blvd and Village Blvd with Ms. Chim’s properties being #5 and #6. You will see that there is a double line between the private properties and NDOT right-of-way. The pink highlight just indicates that that NDOT owns the road in fee.

Let me know if you need anything else.

Dawnne B Hirt  
Right-of-Way Agent, Utilities  
State of Nevada | Department of Transportation  
1263 S. Stewart Street, Carson City, NV 89712  
(775) 888-7394 dhirt@dot.nv.gov

From: Kevin Beck <KevinB@evcdev.com>  
Sent: Wednesday, August 28, 2019 1:02 PM  
To: Hirt, Dawnne B <Dhirt@dot.nv.gov>  
Subject: Re: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Dawnne,  
May I please get a copy of the supporting documents that lead to the 5’ gap? Do they have a drawing showing it?

Any info available would be much appreciated.

Kevin Beck | Director of Development  
(O) 785-422-7220 | (D) 785-670-6223 | (M) 785-224-0489  
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200  
Email | Website  
(Sent From Mobile)

On Aug 28, 2019, at 11:22 AM, Hirt, Dawnne B <Dhirt@dot.nv.gov> wrote:

You’re welcome. I’m sorry that it took so long to be able to share this information with
Thank you, Dawnne. We will get right on this situation.

Kevin Beck | Director of Development
(O) 785-422-7220 | (D) 785-670-6223 | (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200
Email | Website
(Sent From Mobile)

On Aug 28, 2019, at 9:32 AM, Hirt, Dawnne B <Dhirt@dot.nv.gov> wrote:

Good morning Kevin,

I apologize that I haven’t been able to provide you with a straight answer until today. The official response from NDOT is, “on the south side of SR-28 (Tahoe Blvd.) between Village Blvd. and Southwood Blvd. there is a 5-foot gap between NDOT right-of-way and the INDUSTRIAL SUBDIVISION NO. 2. It is NDOT’s position that this 5-foot wide strip belongs to Washoe County. The Department has no involvement or ownership interest of any kind in this strip. Once the property owner(s) has secured the appropriate property rights from Washoe County then the Department could accommodate a request (permit, lease, etc) for a property right from the Department.”

The issue that came up when I was communicating with NDOT’s Survey Services is that between Ms. Chim’s properties and NDOT’s right-of-way, there is a 5 foot wide strip of land that we think Washoe County owns. It is NDOT’s position that until permissions are acquired from Washoe County to use their 5 ft strip, that there is no point for NDOT to give permissions or a Lease to use NDOT right-of-way.

Hopefully this response helps you and Ms. Chim,

Dawnne B Hirt
Right-of-Way Agent, Utilities
State of Nevada | Department of Transportation
1263 S. Stewart Street, Carson City, NV 89712
(775) 888-7394 dhirt@dot.nv.gov

WAB20-0002
EXHIBIT C
From: Kevin Beck <KevinB@evcdev.com>
Sent: Tuesday, August 27, 2019 7:15 PM
To: Hirt, Dawnne B <Dhirt@dot.nv.gov>
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Good evening, Dawnne. Is there any news on our lease request? We are meeting with Washoe County tomorrow and I wanted to give them a current status.
Thank you.

Kevin Beck | Director of Development
(O) 785-422-7220 | (D) 785-670-6223 | (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200
Email | Website

From: Hirt, Dawnne B <Dhirt@dot.nv.gov>
Sent: Wednesday, June 26, 2019 6:30 PM
To: Kevin Beck <KevinB@evcdev.com>
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Hi Mr. Beck,

Thanks for periodically checking in to see the status of the Lease. I am still unable to give you details, however. Apparently my request for a legal description and sketch map as Exhibits to the Lease uncovered something that required further exploration on NDOT’s part. The research that is currently being conducted is not specific to your property and it may be several more months before we are given permission to move forward with the Lease.

Dawnne B Hirt
Right-of-Way Agent, Utilities
State of Nevada | Department of Transportation
1263 S. Stewart Street, Carson City, NV 89712
(775) 888-7394 dhirt@dot.nv.gov
<image001.png>
Good afternoon, Ms. Hirt.
It has been a little while since I checked on this. Can you please let me know the status of the leases?

Thank you.

Kevin Beck | Director of Development
(0) 785-422-7220 | (D) 785-670-6223 | (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200
Email | Website

From: Hirt, Dawnne B <Dhirt@dot.nv.gov>
Sent: Thursday, April 18, 2019 11:32 AM
To: Kevin Beck <KevinB@evcdev.com>
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Good morning Mr Beck,

Basically, NDOT is bound by NRS and NAC 408.507 (lease or rental of property). By law, NDOT must charge fair market value of space that is being occupied within the right-of-way. The other option is to not use NDOT right-of-way. Unfortunately, NDOT does not have the authority to except certain properties once we are aware that an encroachment exists.

You are welcome to communicate with my supervisor, Dave Lauffer.

Dawnne B Hirt
Right-of-Way Agent, Utilities
State of Nevada | Department of Transportation
1263 S. Stewart Street, Carson City, NV 89712
(775) 888-7394 dhirt@dot.nv.gov

From: Kevin Beck <KevinB@evcdev.com>
Sent: Thursday, April 18, 2019 6:29 AM
To: Hirt, Dawnne B <Dhirt@dot.nv.gov>
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03
Dawnne,
Being that Ms. Chim would be looking at around twice that cost (understanding it is a different situation yet similar sf and could be different costs), she won’t likely be interested in moving forward. Being that these properties (and others along Tahoe Blvd.) have been parking in the right of way for a long time (since around 1990), isn’t there a way to waive the annual fees for these properties as they voluntarily bring the properties into a proper permitted situation?

If there is someone that controls that side that we can talk with, please provide contact info and we will reach out.

Thank you again.

Kevin Beck | Director of Development
(O) 785-422-7220 | (D) 785-670-6223 | (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200
Email | Website

From: Hirt, Dawnne B <Dhirt@dot.nv.gov>
Sent: Wednesday, April 17, 2019 7:05 PM
To: Kevin Beck <KevinB@evcdev.com>
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Good afternoon Mr. Beck,

I recently prepared a lease for a restaurant in Reno to occupy NDOT right-of-way for the purpose of overflow parking for their staff. The leased space was approximately 3500 sq ft and the annual fee was a bit more than $3000. I have prepared a preliminary rental determination for Ms. Chim’s properties but I’d like to pass them by our Staff Specialist first before I share them with you.

Dawnne B Hirt
Right-of-Way Agent, Utilities
State of Nevada | Department of Transportation
1263 S. Stewart Street, Carson City, NV 89712
(775) 888-7394 dhirt@dot.nv.gov
<image001.png>
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Ms. Hirt,
I was discussing the lease fees with our team and this has sounded an alarm with us. We completely understand the one time permit fee but the unknown of the lease rates is very concerning. The tenant rates currently in place are not great enough to withstand a large hit on an annual basis and the income for the tenants doesn’t justify the added expense and subsequent increase in rent for these two properties. Do you have any example of a similar situation and lease fee that you could share with us?

Thank you.

Kevin Beck | Director of Development
(O) 785-422-7220 | (D) 785-670-6223 | (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200
Email | Website

From: Hirt, Dawnne B <Dhirt@dot.nv.gov>
Sent: Wednesday, April 17, 2019 11:23 AM
To: Kevin Beck <KevinB@evcdev.com>
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

You’re welcome, Mr. Beck.

Kevin Beck | Director of Development
(O) 785-422-7220 | (D) 785-670-6223 | (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200
Email | Website

From: Kevin Beck <KevinB@evcdev.com>
Sent: Wednesday, April 17, 2019 9:25 AM
To: Hirt, Dawnne B <Dhirt@dot.nv.gov>
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Thank you for the explanation, Ms. Hirt. I will await the final determinations..

I appreciate your help.

WAB20-0002
EXHIBIT C
Good morning Mr. Beck,

Thank you for the outline on both the aerial photo and topo map. Carrying the property corners perpendicular is exactly what we are looking for.

There are 2 parts to occupying NDOT right-of-way long term. The first step is to apply for the encroachment permit which involves a one time fee and is the enforcement side to the second step. The second step is the lease, which involves an annual fee. The lease is usually written for 5 years with 3 options to extend for 5 years each.

The annual lease value is based on fair market value of the usable area. So, within the NDOT right-of-way in front of 869 and 873 Tahoe Blvd, there may be a portion of right-of-way that must always be clear (the Clear Zone). The square footage of the Clear Zone and any landscaping are removed from the annual lease cost, if applicable. I haven’t yet completed the rental determination but I will be sure to share it with you when I have completed it.

Does that help clarify the process at all?

Dawnne B Hirt
Right-of-Way Agent, Utilities
State of Nevada | Department of Transportation
1263 S. Stewart Street, Carson City, NV 89712
(775) 888-7394 dhirt@dot.nv.gov

Good morning Ms. Hirt.

Please see attached aerial as well as a topographic and boundary survey of the property with areas delineated for each property. It is essentially carrying the property corners perpendicular to the right of way line out to the existing sidewalk.
There are small areas of landscaping in the right of way now to the west side of the 869 property and the east side of the 873 property. There is desire to re-construct the parking lot to be more defined and functional so we are not clear on how much landscape area will be within the right of way if that occurs.

With the lease, do we have the ability to change the areas later, if they change?

When you say “charge fees” are you suggesting there will be fees associated with the right of use permit? We were under the impression that since it has been a parking lot for a long time (at least the early 1990s) that this was a formality to have the appropriate paperwork on file with the State. No fees associated with this.

If the State is intending to charge a fee for this permit, what value is being suggested?

Please let me know if you need anything else from me. Thank you for working with us.

Sincerely,

Kevin Beck  |  Director of Development
(O) 785-422-7220  |  (D) 785-670-6223  |  (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614  |  Suite 200
Email  |  Website

From: Hirt, Dawnne B <Dhirt@dot.nv.gov>
Sent: Tuesday, April 16, 2019 1:32 PM
To: Kevin Beck <KevinB@evcdev.com>
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Good morning Mr. Beck,

I am an employee of NDOT, a right-of-way agent under the supervision of Dave Lauffer. Dave has asked me to prepare the Leases between NDOT and Marilyn Chim for 869 and 873 Tahoe Blvd (SR 28) for the land that is being occupied within the NDOT right-of-way. I have requested a legal description and sketch map from a section of NDOT, Right-of-Way called Survey Services. I have attached a screen shot from the Washoe County Assessor GIS site, on which Survey Services has requested that you outline the NDOT right-of-way that is wished to be leased with each property. Also, those areas that are landscaped should be noted and delineated because NDOT does not charge fees associated with landscaped areas.

Thank you for submitting the letters of intent to occupy NDOT right-of-
way for each of the properties, as well as the Permit Application and supporting documentation. It looks like the application was also sent to the NDOT District II office in Reno. The District II office will process the Permit portion of the occupancy of NDOT right-of-way while I will process the Leases.

If you have any questions, let me know,

Dawnne B Hirt  
Right-of-Way Agent, Utilities  
State of Nevada | Department of Transportation  
1263 S. Stewart Street, Carson City, NV 89712  
(775) 888-7394 dhirt@dot.nv.gov

From: Kevin Beck <KevinB@evcdev.com>  
Sent: Monday, April 15, 2019 12:07 PM  
To: Lauffer, David <DLauffer@dot.nv.gov>; Oujevolk, Richard <ROujevolk@dot.nv.gov>; Smaltz, Tara <TSmaltz@dot.nv.gov>; Wolfson, Alexander <AWolfson@dot.nv.gov>; Hirt, Dawnne B <Dhirt@dot.nv.gov>  
Cc: Grennan, William <WGrennan@dot.nv.gov>; Fuess, Michael <MFuess@dot.nv.gov>  
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Mr. Lauffer,  
Please see the attached application packets (both are in one attachment) for use of Right of Way along 869 and 873 Tahoe Blvd.  

If you need anything else from me, please let me know.

Sincerely,

Kevin Beck | Director of Development  
(O) 785-422-7220 | (D) 785-670-6223 | (M) 785-224-0489  
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200  
Email | Website

From: Lauffer, David <DLauffer@dot.nv.gov>  
Sent: Wednesday, April 10, 2019 5:12 PM  
To: Kevin Beck <KevinB@evcdev.com>; Oujevolk, Richard <ROujevolk@dot.nv.gov>; Smaltz, Tara <TSmaltz@dot.nv.gov>; Wolfson, Alexander <AWolfson@dot.nv.gov>; Hirt, Dawnne B <Dhirt@dot.nv.gov>  
Cc: Grennan, William <WGrennan@dot.nv.gov>; Fuess, Michael
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Mr. Beck,

I apologize for the delay in the response regarding the properties. I believe that we will have to proceed with a lease/license request for each property, individually. We will research the underlying fee owner to determine if it will be a lease or license.

What we will need to start that process is a letter from the proposed lessee/licensee to NDOT indicating the request to use the property, along with the proposed use. I am attaching a form which lists the items needed for the request submittal. I will assign a Right of Way Agent to work with you through the lease/license process.

If you have any questions, feel free to contact me either by phone or email.

David Lauffer  
Supervisory Right of Way Agent, Utilities/Property Management  
Nevada Department of Transportation  
1263 S. Stewart St.  
Carson City, NV 89712  
775-888-7269

“If there are no dogs in Heaven, then when I die, I want to go where they went.”  -- Will Rogers

From: Kevin Beck <KevinB@evcdev.com>  
Sent: Tuesday, April 09, 2019 9:25 AM  
To: Oujevolk, Richard <ROujevolk@dot.nv.gov>; Smaltz, Tara <TSmaltz@dot.nv.gov>; Lauffer, David <DLauffer@dot.nv.gov>; Wolfson, Alexander <AWolfson@dot.nv.gov>  
Cc: Grennan, William <WGrennan@dot.nv.gov>; Fuess, Michael <MFuess@dot.nv.gov>  
Subject: RE: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Good afternoon all. I wanted to follow up on this to see if a decision has been made regarding how to proceed.
Hi Mr. Beck – I have attached the permit handbook to this email. Based on the lot sizes, etc. this would be a minor commercial approach with a 1 time application fee of $500.00 (Type IV Commercial Access w/o Traffic Study). However in lieu of a traffic study a “letter” format analysis with trip generation for the driveway will be required based on the information below.

Let’s see how our ROW Division wants to proceed.

OJ

Good afternoon and thank you for getting us connected, OJ. We’re most interested in potentially redeveloping the two properties with one building and associated parking. We would like to have the ability to continue the sidewalk and parking arrangement within the right of way similar to today through an encroachment permit/agreement. Please
note that there are two accesses to Tahoe Blvd. on these properties and we would propose to drop to one for the redeveloped condition.

If we need to submit a formal encroachment permit request, we can do that. Just let me know what we need to do. If you need anything else from me, please let me know.

Thank you all for assisting us with this inquiry/permit.

Sincerely,

Kevin Beck
| Director of Development

(O) 785-422-7220  | (D) 785-670-6223  | (M) 785-224-0489
3501 South West Fairlawn Road, Topeka Kansas 66614 | Suite 200

From: Oujevolk, Richard <ROujevolk@dot.nv.gov>
Sent: Thursday, March 28, 2019 1:16 PM
To: Kevin Beck <KevinB@evcdev.com>; Smaltz, Tara <TSmaltz@dot.nv.gov>; Lauffer, David <DLauffer@dot.nv.gov>; Wolfson, Alexander <AWolfson@dot.nv.gov>
Cc: Grennan, William <WGrennan@dot.nv.gov>; Fuess, Michael <MFuess@dot.nv.gov>
Subject: 869 & 873 Tahoe Blvd/SR 28 Incline Village/APN's 132-240-02 & 132-240-03

Hi All – Below is a map showing the two parcels in question *869 Tahoe Blvd & 873 Tahoe Blvd (SR 28). Mr. Beck represents a firm that is interested in the two parcels (APN 132-240-02 & 132-240-03) and in doing “do diligence” need to know what requirements NDOT will have in transferring access, etc. So I am sending the emails to Dave Lauffer and cc’d Bill Grennan from our ROW Division as this one will be “interesting”.

Happy Week,

OJ

<image003.png>

Traffic Engineering Supervisor
NDOT District II
(775) 834-8304
roujevolk@dot.nv.gov

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