AGENDA ITEM SUMMARY

DATE: 6-24-2013  DEPARTMENT: CDD  DEPT. HEAD SIGNATURE: MA

SUBJECT: Conduct public hearing and consider amending the zoning ordinance to include the District Use Matrix and eliminate sections of the zoning code that are replaced by the Matrix.

AUTHORITY: □ ID Code 39-4116 □ IAR □ City Ordinance/Code Zoning Ordinance No. 532 (IFAPPLICABLE)

BACKGROUND/SUMMARY OF ALTERNATIVES CONSIDERED:

Amendment Summary

Proposal
Amend the Hailey Zoning Ordinance No. 532 by deleting the following sections and replacing them with a District Use Matrix: §§4.1.2, 4.1.3, 4.1.4, 4.1.5, 4.2.2, 4.2.3, 4.2.4, 4.2.5, 4.3.2, 4.3.3, 4.3.4, 4.3.5, 4.4.2, 4.4.3, 4.4.4, 4.4.5, 4.5.2, 4.5.3, 4.5.4, 4.5.5, 4.6.2, 4.6.3, 4.6.4, 4.6.5, 4.7.2, 4.7.3, 4.7.4, 4.7.5, 4.8.2, 4.8.3, 4.8.4, 4.8.5, 4.9.2, 4.9.3, 4.9.4, 4.9.5, 4.11.2, 4.11.3, 4.11.4, 4.12.2.1, 4.12.2.2, 4.12.2.3, 4.12.2.4, 4.12.3.1, 4.12.3.2, 4.12.3.3, 4.12.3.4, adding Residential Care Facility as a new use, and adding a definition for a Residential Care Facility. All zoning requirements from the preceding sections will be consolidated into the District Use Matrix, which will be Section 5A of the Zoning Ordinance. The proposed amendment's objective is to make the Zoning Ordinance easier to understand and interpret.

Background
Matrices are common tools used by jurisdictions for consolidating district use information and regulations into one concise, easy-to-read, format that saves space and is easily amended. The District Use Matrix consolidates all use regulations from the Zoning Ordinance with some minor changes due to inconsistencies and errors. In some cases, uses were combined or eliminated where redundant. The intent of the District Use Matrix was to keep intact the Zoning Ordinance exactly as is currently adopted while still correcting for some inconsistencies. NOTE: The use, "Residential Care Facility" has been added and is not listed in our current zoning ordinance.

FISCAL IMPACT / PROJECT FINANCIAL ANALYSIS:

None

ACKNOWLEDGEMENT BY OTHER AFFECTED CITY DEPARTMENTS: (IFAPPLICABLE)

| ☒ | City Administrator | ☐ | Library |
| ☒ | City Attorney | ☐ | Mayor |
| ☐ | City Clerk | ☒ | Planning |
| ☒ | Building | ☒ | Police |
| ☐ | Engineer | ☐ | Public Works, |
| ☐ | Fire Dept. | ☒ | Parks |
| ☒ | P & Z Commission |

RECOMMENDATION FROM APPLICABLE DEPARTMENT HEAD:
Hold public hearing and if the Council approves the amendment, proceed with the first reading of Ordinance No. _____.

__________________________________________________________

______

ACTION OF THE CITY COUNCIL:
Date: ____________________
City Clerk ____________________

__________________________________________________________

______

FOLLOW-UP:

*Ord./Res./Agrmt./Order Originals: Record *Additional/Exceptional Originals to:

Copies (all info.): ____________________ Copies (AIS only)
Instrument # ____________________
STAFF REPORT

TO: Mayor Haemmerle and the Hailey City Council

FROM: Micah Austin, Community Development Director

RE: Zoning Ordinance Amendment – City of Hailey initiated text amendment to the Hailey Zoning Ordinance No. 532 by deleting the following sections and replacing them with a District Use Matrix: §§4.1.2, 4.1.3, 4.1.4, 4.1.5, 4.2.2, 4.2.3, 4.2.4, 4.2.5, 4.3.2, 4.3.3, 4.3.4, 4.3.5, 4.4.2, 4.4.3, 4.4.4, 4.4.5, 4.5.2, 4.5.3, 4.5.4, 4.5.5, 4.6.2, 4.6.3, 4.6.4, 4.6.5, 4.7.2, 4.7.3, 4.7.4, 4.7.5, 4.8.2, 4.8.3, 4.8.4, 4.8.5, 4.9.2, 4.9.3, 4.9.4, 4.9.5, 4.11.2, 4.11.3, 4.11.4, 4.12.2.1, 4.12.2.2, 4.12.2.3, 4.12.2.4, 4.12.3.1, 4.12.3.2, 4.12.3.3, 4.12.3.4, adding Residential Care Facility as a new use, and adding a definition for a Residential Care Facility. All zoning requirements from the preceding sections will be consolidated into the District Use Matrix. The proposed amendment’s objective is to make the Zoning Ordinance easier to understand and interpret.

HEARING: July 1, 2013

Notice
Notice for the public hearing before the Planning and Zoning Commission was published in the Idaho Mountain Express on April 3, 2013 and mailed to public agencies and area media on April 5, 2013.

Notice for the public hearing before the City Council was published in the Idaho Mountain Express on May 8, 2013 and on May 29, 2013 and mailed to public agencies on May 16, 2013 and on May 22, 2013. A public hearing was also held on July 1, 2013 before the Hailey City Council.

Proposal
Amend the Hailey Zoning Ordinance No. 532 by deleting the following sections and replacing them with a District Use Matrix: §§4.1.2, 4.1.3, 4.1.4, 4.1.5, 4.2.2, 4.2.3, 4.2.4, 4.2.5, 4.3.2, 4.3.3, 4.3.4, 4.3.5, 4.4.2, 4.4.3, 4.4.4, 4.4.5, 4.5.2, 4.5.3, 4.5.4, 4.5.5, 4.6.2, 4.6.3, 4.6.4, 4.6.5, 4.7.2, 4.7.3, 4.7.4, 4.7.5, 4.8.2, 4.8.3, 4.8.4, 4.8.5, 4.9.2, 4.9.3, 4.9.4, 4.9.5, 4.11.2, 4.11.3, 4.11.4, 4.12.2.1, 4.12.2.2, 4.12.2.3, 4.12.2.4, 4.12.3.1, 4.12.3.2, 4.12.3.3, 4.12.3.4. All zoning requirements from the preceding sections will be consolidated into the District Use Matrix. The proposed amendment’s objective is to make the Zoning Ordinance easier to understand and interpret.

Background
Matrices are common tools used by jurisdictions for consolidating district use information and regulations into one concise, easy-to-read, format that saves space and is easily amended. The current draft of the District Use Matrix consolidates all use regulations from the Zoning Ordinance with some minor changes due to inconsistencies and errors. In some cases, uses were combined or eliminated where redundant. The intent of the District Use Matrix was to keep
intact the Zoning Ordinance exactly as is currently adopted while still correcting for some inconsistencies. NOTE: The use, “Residential Care Facility” has been added and is not listed in our current zoning ordinance. A definition for Residential Care Facility has also been added.

Procedural History
The text amendment was considered by the Planning and Zoning Commission on April 22, 2013. At the that meeting, the Planning and Zoning Commission unanimously recommended approval and adoption of the amendment.

Department Comments
The District Use Matrix is an excellent tool for staff and the public in efficiently and precisely determining the uses that a zone allows. It can be more easily distributed and easily understood while still retaining the same regulatory scope.

Standards of Evaluation

Note: Staff analysis is in lighter type, *Italicized words* are words or phrases added by staff for clarification purposes.

14.6 When evaluating any proposed amendment under this Article, the Commission and Council shall make findings of fact on the following criteria:

a. The proposed amendment is in accordance with the Comprehensive Plan;
The City Council should consider how the proposed amendments relates to the various goals of the Comprehensive Plan (listed below for reference). Section 5, Land Use, Population, and Growth Management, has been addressed as being most applicable to this application as seen below. According to Section 5.8.1 of the Comprehensive Plan, this amendment is in accordance with the Plan.

Goal 5.8.1: To develop clear land use and development procedures that protect the public welfare for all development.
1. Policy: Amend Hailey City ordinances as necessary to ensure general consistency between those documents and the Land Use Map.
### Comp Plan Goals (2010)

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>Preserve, protect and restore natural resources including waterways, floodplains, wetlands, soil, community forest, native vegetation, green space and wildlife habitat and migration corridors for the benefit of the City and its residents.</td>
</tr>
<tr>
<td>1.2</td>
<td>Efficiently use and conserve resources.</td>
</tr>
<tr>
<td>1.3</td>
<td>Promote renewable energy production</td>
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<tr>
<td>1.4</td>
<td>Promote energy conservation</td>
</tr>
<tr>
<td>1.5</td>
<td>Promote air quality protection</td>
</tr>
<tr>
<td>2.1</td>
<td>Reduce the potential threat to loss of life, limb or property and minimize public expenditures due to natural and man-made hazards.</td>
</tr>
<tr>
<td>3.1</td>
<td>Assure the protection and preservation of Special Sites, Areas and Features to maintain a strong community identity for future generations</td>
</tr>
<tr>
<td>3.2</td>
<td>Protect the residential character of the original Townsite.</td>
</tr>
<tr>
<td>4.1</td>
<td>Create and maintain an interconnected system of parks, recreational facilities, trails, green spaces and natural lands in order to provide diverse recreation opportunities for Hailey residents within ¼ mile to ½ mile of the greatest number of residents.</td>
</tr>
<tr>
<td>5.1</td>
<td>Retain a compact City comprised a central downtown with surrounding diverse neighborhoods, areas and characteristics as depicted in the Land Use Map:</td>
</tr>
</tbody>
</table>

a. Main Street Corridor – area of high density commercial, mixed use and residential development.

b. Downtown - the historic commercial center containing the greatest concentration of commercial, cultural and civic activity. Downtown is the priority area for encouraging higher density commercial and mixed use (commercial and residential) development.

c. Community Activity Areas – located at the north and south ends of the Main Street Corridor. High density residential is encouraged. Commercial and mixed use (commercial and residential) development is appropriate, but should be subordinate and secondary to the infill of Downtown.

d. High Density Residential – high density residential infill is encouraged in the area along Main Street and River Street between Downtown and the north and south ends of Main Street.

e. Residential Buffer – medium density residential, providing a buffer between lower density residential neighborhoods to the east and west and the Main Street District.

f. Traditional Residential – Density varies depending on the qualities of different neighborhoods, generally density is higher within a ¼ mile of Downtown, Community Activity Areas or Neighborhood Service Centers and connected by transit service.

g. Neighborhood Service Centers – Small commercial areas serving residents within walking distance (¼ to ½ mile) where commercial use is subordinate to residential uses and to Downtown or Community Activity Areas.

h. Light Industrial – Areas containing uses important to a variety of business sectors that focus on the production of products and services that are less compatible with, and do not compete with, uses in Downtown and the Community Activity Areas.

i. Airport Site Redevelopment – a diversity and integration of uses and community assets that complement and support Downtown and are connected within and to existing neighborhoods.

j. Community Gateways – areas where one has a sense of arrival or sense of being within a part of town distinguished from others providing opportunities for special design considerations.
5.2 Maintain Downtown as the area containing the greatest concentration of commercial, cultural and civic activity and as the priority area for encouraging higher density commercial and mixed use (commercial and residential) development.

5.3 Continue cooperation with the Blaine County and the Friedman Memorial Airport Authority in regional planning efforts to optimally relocate the airport and plan for the long term redevelopment of the site within the city limits to ensure that changes in land use are beneficial to the community of Hailey.

5.4 Protect open space within and surrounding Hailey, including visible ridgelines, undeveloped hillsides and agricultural areas which help define the unique character of Hailey.

5.5 Lessen dependency on the automobile.

5.6 Manage and accommodate population growth by infill development and, when appropriate, minimal expansion by annexation and/or density increases.

5.7 Encourage development at the densities allowed in the Zoning Code.

6.1 Encourage a diversity of economic development opportunities within Hailey.

6.2 Encourage abundant, competitive and career-oriented opportunities for young workers.

7.1 Encourage a variety of projects and programs that meet the needs generated by various segments of the population, especially the needs of those who risk suffering effects of discrimination or are socially or economically disadvantaged.

7.2 Encourage projects and programs that seek to provide opportunities for cultural, cross-cultural and educational enrichment.

8.1 Encourage development that provides opportunities for home ownership and rental homes for individuals and families of all socio-economic levels.

9.1 Plan for the long-term utilities, service and facility needs of the City while minimizing impacts to the greatest extent possible.

10.1 Create and maintain a pedestrian and bicycle-friendly community that provides a safe, convenient and efficient multi-modal transportation system for all Hailey residents.

11.1 Establish a built environment that maintains a human scale, retains interest, aesthetics, encourages various levels of interaction among all members of the community, and enhances the character of different neighborhoods.

12.1 Evaluate whether proposed regulatory or administrative actions may result in an unconstitutional taking of private property.

13.1 Encourage and facilitate the development of school facilities that are planned consistently with the city's other land use policies.

13.2 Ensure the provision of safe, adequate, convenient multi-modal transportation access to all existing and future school sites.
b. Essential public facilities and services are available to support the full range of proposed uses without creating excessive additional requirements at public cost for the public facilities and services;

Not applicable

c. The proposed uses are compatible with the surrounding area; and

Not applicable

d. The proposed amendment will promote the public health, safety and general welfare.

The proposed amendment will make the Zoning Ordinance more accessible, easier to understand, and a better tool for staff with working with the public.

Summary

The Planning and Zoning Commission recommends approval and adoption of this amendment, citing the following reasons:

1. The amendment is in accordance with the Comprehensive Plan
2. Essential public facilities and services are available to support the full range of proposed uses without creating excessive additional requirements at public cost for the public facilities and services
3. The proposed uses are compatible with the surrounding area
4. That the proposed amendment will promote the public health, safety and general welfare.
Motion Language

Approval:

Council Motion to approve the proposed amendments to City of Hailey initiated text amendment to the Hailey Zoning Ordinance No. 532 by deleting the sections listed here and replacing them with a District Use Matrix: §§4.1.2, 4.1.3, 4.1.4, 4.1.5, 4.2.2, 4.2.3, 4.2.4, 4.2.5, 4.3.2, 4.3.3, 4.3.4, 4.3.5, 4.4.2, 4.4.3, 4.4.4, 4.4.5, 4.5.2, 4.5.3, 4.5.4, 4.5.5, 4.6.2, 4.6.3, 4.6.4, 4.6.5, 4.7.2, 4.7.3, 4.7.4, 4.7.5, 4.8.2, 4.8.3, 4.8.4, 4.8.5, 4.9.2, 4.9.3, 4.9.4, 4.9.5, 4.11.2, 4.11.3, 4.11.4, 4.12.2.1, 4.12.2.2, 4.12.2.3, 4.12.2.4, 4.12.3.1, 4.12.3.2, 4.12.3.3, 4.12.3.4 finding that the amendments are in accordance with the Comprehensive Plan, that essential public facilities and services are available to support the full range of proposed uses without creating excessive additional requirements at public cost for the public facilities and services, that the proposed uses are compatible with the surrounding area, and that the proposed amendment will promote the public health, safety and general welfare and adopt Ordinance ____ and authorize the mayor to conduct the first reading by title only.

Denied:
P&Z

Motion to recommend the deny proposed amendments to City of Hailey initiated text amendment to the Hailey Zoning Ordinance No. 532 by deleting the sections listed here and replacing them with a District Use Matrix: §§4.1.2, 4.1.3, 4.1.4, 4.1.5, 4.2.2, 4.2.3, 4.2.4, 4.2.5, 4.3.2, 4.3.3, 4.3.4, 4.3.5, 4.4.2, 4.4.3, 4.4.4, 4.4.5, 4.5.2, 4.5.3, 4.5.4, 4.5.5, 4.6.2, 4.6.3, 4.6.4, 4.6.5, 4.7.2, 4.7.3, 4.7.4, 4.7.5, 4.8.2, 4.8.3, 4.8.4, 4.8.5, 4.9.2, 4.9.3, 4.9.4, 4.9.5, 4.11.2, 4.11.3, 4.11.4, 4.12.2.1, 4.12.2.2, 4.12.2.3, 4.12.2.4, 4.12.3.1, 4.12.3.2, 4.12.3.3, 4.12.3.4 finding that [the Council should cite which standards are not met and provided the reason why each identified standard is not met].

Council

Motion to deny proposed amendments to City of Hailey initiated text amendment to the Hailey Zoning Ordinance No. 532 by deleting the sections listed here and replacing them with a District Use Matrix: §§4.1.2, 4.1.3, 4.1.4, 4.1.5, 4.2.2, 4.2.3, 4.2.4, 4.2.5, 4.3.2, 4.3.3, 4.3.4, 4.3.5, 4.4.2, 4.4.3, 4.4.4, 4.4.5, 4.5.2, 4.5.3, 4.5.4, 4.5.5, 4.6.2, 4.6.3, 4.6.4, 4.6.5, 4.7.2, 4.7.3, 4.7.4, 4.7.5, 4.8.2, 4.8.3, 4.8.4, 4.8.5, 4.9.2, 4.9.3, 4.9.4, 4.9.5, 4.11.2, 4.11.3, 4.11.4, 4.12.2.1, 4.12.2.2, 4.12.2.3, 4.12.2.4, 4.12.3.1, 4.12.3.2, 4.12.3.3, 4.12.3.4 finding that [the Council should cite which standards are not met and provided the reason why each identified standard is not met].

Continuation:

Motion to continue the public hearing upon the proposed amendment proposed amendments to City of Hailey initiated text amendment to the Hailey Zoning Ordinance No. 532 by deleting the sections listed here and replacing them with a District Use Matrix: §§4.1.2, 4.1.3, 4.1.4, 4.1.5, 4.2.2, 4.2.3, 4.2.4, 4.2.5, 4.3.2, 4.3.3, 4.3.4, 4.3.5, 4.4.2, 4.4.3, 4.4.4, 4.4.5, 4.5.2, 4.5.3, 4.5.4, 4.5.5, 4.6.2, 4.6.3, 4.6.4, 4.6.5, 4.7.2, 4.7.3, 4.7.4, 4.7.5, 4.8.2, 4.8.3, 4.8.4, 4.8.5, 4.9.2, 4.9.3, 4.9.4, 4.9.5, 4.11.2, 4.11.3, 4.11.4, 4.12.2.1, 4.12.2.2, 4.12.2.3, 4.12.2.4, 4.12.3.1, 4.12.3.2, 4.12.3.3, 4.12.3.4 to [the Council should specify a date].
Table:
Motion to table the proposed amendments to City of Hailey initiated text amendment to the Hailey Zoning Ordinance No. 532 by deleting the sections listed here and replacing them with a District Use Matrix: §§4.1.2, 4.1.3, 4.1.4, 4.1.5, 4.2.2, 4.2.3, 4.2.4, 4.2.5, 4.3.2, 4.3.3, 4.3.4, 4.3.5, 4.4.2, 4.4.3, 4.4.4, 4.4.5, 4.5.2, 4.5.3, 4.5.4, 4.5.5, 4.6.2, 4.6.3, 4.6.4, 4.6.5, 4.7.2, 4.7.3, 4.7.4, 4.7.5, 4.8.2, 4.8.3, 4.8.4, 4.8.5, 4.9.2, 4.9.3, 4.9.4, 4.9.5, 4.11.2, 4.11.3, 4.11.4, 4.12.2.1, 4.12.2.2, 4.12.2.3, 4.12.2.4, 4.12.3.1, 4.12.3.2, 4.12.3.3, 4.12.3.4 to a later date: ______.
HAILEY ORDINANCE NO. ___

AN ORDINANCE OF THE CITY OF HAILEY, IDAHO, AMENDING HAILEY’S ZONING ORDINANCE, ORDINANCE NO. 532, BY AMENDING SECTION 2.2 TO ADD THE DEFINITION OF RESIDENTIAL CARE FACILITY AND BY AMENDING ARTICLE IV AND SECTIONS 4.1, 4.2, 4.3, 4.4, 4.4, 4.5, 4.6, 4.7, 4.8, 4.9, 4.11 AND 4.12 TO REPLACE PERMITTED, CONDITIONAL AND ACCESSORY USES AND BULK REQUIREMENTS OF ZONING DISTRICTS WITH A DISTRICT USE MATRIX, AS ESTABLISHED IN AN NEW SECTION 5.4; PROVIDING A SEVERABILITY CLAUSE; PROVIDING FOR A REPEALER CLAUSE; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, to promote certainty and clarity, the Mayor and the City Council of the City of Hailey desire amend the Hailey Zoning Ordinance to create a district use matrix for the zoning districts within the City of Hailey;

WHEREAS, the Mayor and City Council of the City of Hailey wish to allow residential care facilities as a permitted use in certain residential zoning districts;

WHEREAS, the proposed amendments are generally in accordance with the Comprehensive Plan;

WHEREAS, the proposed amendments will not create excessive additional requirements at public cost for public facilities and services; and

WHEREAS, the proposed amendments will be in accordance with the welfare of the general public.

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF HAILEY, IDAHO, AS FOLLOWS:

Section 1. Section 2.2 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the following definition to be inserted in alphabetical order:

Residential Care Facility: A dwelling designed for the habitation of elderly, or invalid, individuals who may or may not require some level of living assistance. This may include but is not limited to a nursing home, assisted living center/home, retirement home, convalescent care, geriatrics care, memory care, hospice or rest home.

Section 2. Article IV and Section 4.1 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the underlined language and deletion of the stricken language, as follows:

ARTICLE IV

ESTABLISHMENT, AND PURPOSES OF AND USES WITHIN ZONING DISTRICTS
The following zoning districts and uses within each zoning district are hereby established:

4.1 RECREATIONAL GREEN BELT DISTRICT (RGB)

4.1.1 Purpose.

The purpose of the Recreational Green Belt District shall be to provide areas for public recreation and/or to create and preserve open and/or green space areas for aesthetic and public use. All uses within the RGB District shall be compatible with the protection of natural and scenic resources for the benefit of present and future generations.

4.1.2 Permitted Uses.

Permitted uses for the RGB District are described in the District Use Matrix (Section 5.4), limited to the following:

   a. Parks, including structures and/or buildings integral to the parks.
   b. Non-motorized, recreational-pathways.
   c. Public-golf-courses

4.1.3 Conditional Uses.

Conditional uses for the RGB District are described in the District Use Matrix (Section 5.4), limited to the following:

   a. PWSE’s or WCF’s, attached to street poles or mounted on existing buildings or structures, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIIBA of this Ordinance. (Freestanding and lattice towers are prohibited.)
   b. Municipal Uses limited to water storage and well facilities.
   c. Temporary Structures
   d. Public recreational or cultural uses.
   e. Structures and/or buildings integral to a golf course such as club houses, maintenance buildings, and rest rooms.
   f. Employee housing for golf courses or recreational facilities.
   g. Storage buildings with a gross floor area of greater than 120 square feet.

4.1.4 Accessory Uses.

Accessory uses for the RGB District are described in the District Use Matrix (Section 5.4), are limited to the following:

   a. Storage buildings with a gross floor area of 120 square feet or less, subject to Design Review by the Hearing Examiner.

4.1.5 Bulk Requirements. The bulk requirements for the RGB District are described in the District Use Matrix (Section 5.4). For other supplementary location and bulk regulations, see Article VII.

   a. Minimum Lot Size—None.
   b. Minimum Lot Width—None.
   c. Maximum Building Height—thirty (35) feet.
e. Minimum Side and Rear Yard Setback – ten (10) feet.

Section 3. Section 4.2 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the underlined language and deletion of the stricken language, as follows:

4.2 LIMITED RESIDENTIAL DISTRICT (LR)

Within the LR zoning district, there are two subdistricts, LR-1 and LR-2 subdistricts. The following provisions are identical for both LR-1 and LR-2, except the minimum lot size. See subsection 4.2.5(a).

4.2.1 Purpose. The purpose of the LR District is to provide areas for stable, low-density, single-family residential development and a limited number of other uses compatible with a residential neighborhood.

4.2.2 Permitted Uses. Permitted uses for the LR District are described in the District Use Matrix (Section 5.4), limited to the following:

a. Parks;
b. Single Family Dwellings;
c. Churches;
d. Home Occupations;
e. Day Care Homes;
f. Manufactured Homes;
g. Urban Agriculture.

4.2.3 Conditional Uses. Conditional uses for the LR District are described in the District Use Matrix (Section 5.4), limited to the following:

b. Day Care Facilities;
c. PWSF’s or WCF’s, attached to street poles or mounted on existing buildings or structures, upon the issuance of a Wireless Permit in accordance with the provisions of Article VII-A of this Ordinance. (Freestanding and lattice towers are prohibited.)
d. Above-ground flammable and combustible liquid tanks utilized by a public use;
e. Temporary Structures;
f. Horses. A maximum of two (2) horses per acre on lots of one (1) acre minimum size;
g. Freestanding Solar Panels, subject to the maximum building height for the applicable district.

4.2.4 Accessory Uses. Accessory uses for the LR District are described in the District Use Matrix (Section 5.4), limited to the following:

a. Greenhouse/private;
b. Garages;
c. Storage buildings;
d. Swimming pools;
e. Roof-mounted Solar Panels, subject to the maximum building height for the applicable district.

4.2.5 Bulk Requirements. The bulk requirements for the LR District are described in the District Use Matrix (Section 5.4). For other supplementary location and bulk regulations, see Article VII.
a. Minimum Lot Size. LR1—eight thousand (8,000) square feet.
   LR2—twelve thousand (12,000) square feet.

b. Minimum Lot Width—seventy-five (75) feet.

c. Maximum Building Height—thirty (30) feet.

d. Minimum Front Yard Setback—twenty-five (25) feet.

e. Minimum Side and Rear Yard Setback—the setback from the adjacent property line shall be one (1) foot for every two (2) feet of building height for all portions of the building exceeding 20 feet in height, provided, however, no side or rear yard setback shall be less than ten (10) feet.

f. Riparian Setback. Unless otherwise provided for herein, all permanent buildings and structures shall have a one hundred foot (100') wide Riparian Setback from the mean high water mark of the Big Wood River. Removal of live vegetation or excavation within the Riparian Setback is prohibited, except for any tree that has been recommended for removal by a certified arborist, in writing, because the tree has been found to potentially endanger the resident(s) of the property on which it is located or any member of the public, or has become hazardous to any street, alley or other public right-of-way or public utility, or because the removal of a tree would substantially improve the health of other trees on the property. Pruning of trees and planting of riparian trees, shrubs and ground cover within the Riparian Setback are allowed, provided however, that all plantings conform to the criteria for evaluation in Section 4.10.7.2(k) of this Ordinance. Where the application of the one hundred foot (100') Riparian Setback and other applicable setbacks will result in a building site of one thousand (1000) square feet or less, the Riparian Setback may be reduced to such an extent that the building site is one thousand (1000) square feet; provided however, the Riparian Setback shall not be less than fifty feet (50').

Section 4. Section 4.3 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the underlined language and deletion of the stricken language, as follows:

4.3  GENERAL RESIDENTIAL DISTRICT (GR)
4.3.1 Purpose. The purpose of the GR District is to provide areas for a variety of residential uses, and a limited number of other uses compatible with this type of residential development. The intent is to preserve the favorable amenities associated with a residential neighborhood.

4.3.2 Permitted Uses. Permitted uses for the GR District are described in the District Use Matrix (Section 5.4), limited to the following:
   a. Parks.
   b. Single Family Dwellings.
   c. Multi Family Dwellings.
   d. Churches.
   e. Schools.
   f. Home Occupations.
   g. Day Care Homes.
   h. Day Care Facilities.
   i. Manufactured Homes.
   j. Urban Agriculture.

4.3.3 Conditional Uses. Conditional uses for the GR District are described in the District Use Matrix (Section 5.4), limited to the following:
   a. Bed and Breakfast Inns.
   b. Boarding and Rooming Houses.
   c. Day Care Centers provided no more than eighteen (18) children will be cared for at any one time.
   e. Semi Public Uses.
   f. PWSE’s or WCF’s, attached to street poles or mounted on existing buildings or structures, upon the issuance of a Wireless Permit in accordance with the provisions of Article VII-A of this Ordinance. (Freestanding and lattice towers are prohibited.)
   g. Above ground flammable and combustible liquid tanks utilized by a public use.
   h. Temporary Structures.
   i. Horses. A maximum of two (2) horses per acre on lots of one (1) acre minimum size.
   j. Freestanding Solar Panels, subject to the maximum building height for the applicable district.

4.3.4 Accessory Uses. Accessory uses for the GR District are described in the District Use Matrix (Section 5.4), limited to the following:
   b. Garages.
   c. Storage buildings.
   d. Swimming pools.
   e. One Accessory Dwelling Unit on lots of 7,000 square feet or larger, accessory to a single family dwelling unit or to a non-residential Principal Building. Primary vehicular access to any accessory dwelling unit shall be from a City street or alley. All Accessory Dwelling Units shall have adequate water and sewer services installed to meet City Standards.
   f. Rooftop Solar Panels, subject to the maximum building height for the applicable district.

4.3.5 Bulk Requirements. The bulk requirements for the GR District are described in the District Use
Matrix (Section 5.4). For other supplementary location and bulk regulations, see Article VII.

a. Minimum Lot size—six thousand (6,000) square feet except as follows:
   1. Townhouse sub lots shall have an aggregate density of no more than ten lots per acre.

b. Maximum Multi-Family Residential Density—One (1) dwelling unit for each one tenth
   (1/10) of an acre.

c. Minimum Lot Width—fifty (50) feet except as follows:
   1. Townhouse sub lots shall conform to the standards established in the IFC.

d. Maximum Building Height—thirty five (35) feet.

e. Minimum Front Yard Setback—twenty (20) feet.

f. Minimum Side- and Rear-Yard Setback—ten (10) feet except as follows:
   1. Townhouse Units shall be allowed zero setbacks from the lot lines created by a Townhouse Sub Lot; and
   2. The separation of the buildings containing Townhouse Units in a Townhouse Development parcel shall be not less than six (6) feet as measured between any wall or any projection of a building, including but not limited to eaves, cornices, canopies or other similar roof overhang features, pergolas, chimney chases, bay windows, decks, steps, wainscots, and utility meters; or the minimum distance required by the IBC and IFC, whichever is greater.

g. a. Detached Accessory Dwelling Units shall have a minimum gross floor area of 300 square feet and a maximum gross floor area of 950 square feet.

h. Total lot coverage of all buildings on any property which includes an accessory detached dwelling unit shall not exceed 40%.

i. Riparian Setback. Unless otherwise provided for herein, all permanent buildings and structures shall have a one hundred foot (100') wide Riparian Setback from the Mean High Water Mark of the Big Wood River. Removal of live vegetation or excavation within the Riparian Setback is prohibited, except for any tree that has been recommended for removal by a certified arborist, in writing, because the tree has been found to potentially endanger the resident(s) of the property on which it is located or any member of the public, or has become hazardous to any street, alley or other public right-of-way or public utility, or because the removal of a tree would substantially improve the health of other trees on the property. Pruning of trees and planting of riparian trees, shrubs and ground cover within the Riparian Setback are allowed, provided however, that all plantings conform to the criteria for evaluation in Section 4.10.7.2(k) of this Ordinance. Where the application of the one hundred foot (100') Riparian Setback and other applicable setbacks will result in a building site of one thousand (1000) square feet or less, the Riparian Setback may be reduced to such an extent that the building site is one thousand (1000) square feet, provided however, the Riparian Setback shall not be less than fifty feet (50').

Section 5. Section 4.4 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the underlined language and deletion of the stricken language, as follows:

4.4 NEIGHBORHOOD BUSINESS DISTRICT (NB)

4.4.1 Purpose. The purpose of the NB District is to provide areas for neighborhood service centers, increase convenience to neighborhood residents and promote other forms of multi-modal transportation and circulation. The uses in the NB district shall be limited commercial uses that will be clearly subordinate to, and support the residential nature of the area.

4.4.2 Permitted Uses. Permitted uses for the NB District are described in the District Use Matrix.
(Section 5.4) limited to the following:

a. Dwelling Units within Mixed-Use Buildings.

b. Day-Care Businesses.

c. Personal Service establishments.

d. Home Occupations.

4.4.3 Conditional Uses. Conditional uses for the NB District are described in the District Use Matrix (Section 5.4) limited to the following:

a. Mercantile (wholesale and retail).

b. Churches.

c. Professional Offices, excluding veterinarians.

d. Semi-Public uses.

e. Restaurants which may or may not include the sale of alcoholic beverages.

f. Catering Services.

g. Laundromats and dry cleaners.

h. Temporary Structures

i. PWSPs or WCP’s, attached to street poles or mounted on existing buildings or structures, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIII of this Ordinance. (Freestanding and lattice towers are prohibited.)

c. Freestanding Solar Panels, subject to the maximum building height for the applicable district.

4.4.4 Accessory Uses. Accessory uses for the NB District are described in the District Use Matrix (Section 5.4).

a. Garages and Storage buildings.

b. One Accessory Dwelling Unit on lots of 7,000 square feet or larger, accessory to a non-residential Principal Building.

c. Roof-mounted Solar Panels, subject to the maximum building height for the applicable district.

4.4.5 Bulk Requirements. The bulk requirements for the NB District are described in the District Use Matrix (Section 5.4). For other supplementary location and bulk regulations, see Article VII.

a. Minimum Lot size—six thousand (6,000) square feet except as follows:

1. Townhouse sub-lots shall have an aggregate density of no more than fifteen lots per acre, (fifteen lots per acre).

b. Mixed Use Residential Density—One (1) dwelling unit for each one fifteenth (1/15) of an acre. (Fifteen units per acre.)

c. Minimum Lot Width—fifty (50) feet except as follows:

1. Townhouse sub-lots shall conform to the standards established in the IPC.

d. Maximum Building Height—thirty (30) feet.

e. Minimum Front Yard Setback—ten (10) feet.

f. Minimum Side and Rear Yard Setback—ten (10) feet except as follows:

1. Townhouse Units shall be allowed zero setbacks from the lot lines created by a Townhouse Sub Lot; and

3. The separation of the buildings containing Townhouse Units in a Townhouse Development parcel shall be not less than six (6) feet as measured between any wall or any projection of a building, including but not limited to eaves, cornices, canopies or other similar roof overhang features, pergolas, chimney chases, bay windows, decks, steps, wainscot, and utility meters, or the minimum distance required by the IBC and IPC, whichever is greater.
4. a. No parking shall be allowed in any setback adjacent to a public street.
4. b. The NB District shall not be applied to any property larger than 3 acres in size.
4. c. The NB District shall not be applied to any property within 3,000 feet of the Central Business District.

**Section 6.** Section 4.5 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the underlined language and deletion of the stricken language, as follows:

4.5 **LIMITED BUSINESS DISTRICT (LB)**

4.5.1 Purpose. The purpose of the LB District is to provide areas for a wide range of residential uses, restricted business uses, and medical facilities. The LB District is intended to allow for commercial uses that would not detract from the established downtown retail businesses, hence general retail is not allowed.

4.5.2 Permitted Uses. Permitted uses in the LB District are described in the District Use Matrix (Section 5.4), limited to the following:

a. Single Family Dwellings.
b. Multiple Family Dwellings.
c. Dwelling Units within Mixed Use Buildings.
d. Home Occupations.
e. Lodging Establishments.
f. Professional Offices, excluding veterinarians.
g. Churches.
h. Schools and other educational services.
i. Health care and social assistance.
j. Real estate and property management companies.
k. Catering Services.
l. Arts, entertainment and recreation uses (indoor and outdoor).
m. Personal Services where retail sales are clearly incidental to the principal use and no outside storage yard or facility is required.
a. All Day Care Businesses.
e. Manufactured Homes.
q. PWSC’s or WCF’s, attached to street poles, upon the issuance of a Wireless Permit in accordance with the provisions of Article VII A of this Ordinance.
r. Government offices and public administration, except correctional institutions.
s. Parks.
t. Urban Agriculture

4.5.3 Conditional Uses. Conditional uses in the LB District are described in the District Use Matrix (Section 5.4), limited to the following:

b. Restaurants.
e. Wholesale distributors or Wholesale distributors with incidental and subordinate retail sales.
d. Convenience Stores.
f. Medical and personal care stores.
g. Finance and insurance firms.
4.5.4 Accessory Uses. Accessory uses in the LB District are described in the District Use Matrix (Section 5.4), limited to the following:

- Greenhouses/private
- Garages
- Storage buildings
- One Accessory Dwelling Unit on lots of 7,000 square feet or larger, accessory to a single family dwelling unit or to a non-residential Principal Building. Primary vehicular access to any accessory dwelling unit shall be from a City street or alley. All Accessory Dwelling Units shall have adequate water and sewer services installed to meet City Standards.
- All PWSF's or WCF's, mounted on existing buildings or structures, upon the issuance of a Wireless Permit in accordance with the provisions of Article VII A of this Ordinance.
- Above ground combustible liquid tanks.
- Roof mounted Solar Panels, subject to the maximum building height for the applicable district.

4.5.5 Bulk Requirements. The bulk requirements for the LB District are described in the District Use Matrix (Section 5.4). For other supplementary location and bulk regulations, see Article VII.

- Minimum Lot size—six thousand (6,000) square feet except as follows:
  1. Townhouse sub lots shall have an aggregate density of no more than twenty (20) lots per acre.
- Maximum Multi-family and Mixed Use Residential Density—One (1) dwelling unit for each one twentieth (1/20) of an acre.
- Minimum Lot Width—fifty (50) feet except as follows:
  1. Townhouse sub lots shall conform to the standards established in the IFC.
- Maximum Building Height—thirty-five (35) feet.
- Minimum Front Yard Setback—twenty (20) feet.
- Minimum Side and Rear Yard Setback—ten (10) feet except as follows:
  1. Townhouse Units shall be allowed zero setbacks from the lot lines created by a Townhouse Sub Lot; and
  2. The separation of the buildings containing Townhouse Units in a Townhouse Development parcel shall be not less than six (6) feet as measured between any wall or any projection of a building, including but not limited to eaves, cornices, canopies or other similar roof overhang features, pergolas, chimney chases, bay windows, decks, steps, window box, and utility meters; or the minimum distance required by the IFC and IFC, whichever is greater.
- Maximum Floor Area—Buildings or structures containing an Individual Retail/Wholesale Trade or a Grouped Retail/Wholesale Trade shall be limited to an aggregate gross floor area of 36,000 square feet.

4.5.6 Additional Regulations.
a. Project features that may have a negative impact upon adjacent property shall be buffered from adjacent property by a solid fence or landscape screening.

Section 7. Section 4.6 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the underlined language and deletion of the stricken language, as follows:

4.6 TRANSITIONAL DISTRICT (TN)

4.6.1 Purpose. The purpose of the TN District is to provide a buffer zone between residential and business areas within the Townsite Overly District. The zone provides for restricted business activities within residential areas which are directly adjacent to or across a street or alley from established business zones. Uses shall be limited to those that generate relatively little traffic. The residential character of the area shall be maintained by preserving the existing buildings and requiring new building designs in keeping with the residential nature of the area, and requiring adequate on-site parking. The term “Transitional” does not imply that the properties within the district will be transitioning from residential to business zoning.

4.6.2 Permitted Uses. Permitted uses for the TN District are described in the District Use Matrix (Section 5.4), limited to the following:
   a. Single Family Dwellings.
   b. Mixed Use Buildings.
   c. Home Occupations.
   d. Professional Offices
   e. Day Care Homes.
   f. Day Care Facilities.
   g. Manufactured Homes.
   h. Churches.
   i. Parks.
   j. Urban Agriculture

4.6.3 Conditional Uses. Conditional uses in the TN District are described in the District Use Matrix (Section 5.4), limited to the following:
   a. Multi Family Dwellings.
   b. Non-profit recreation center.
   c. Bed and Breakfast Inn.
   d. Day Care Centers.
   e. Personal Services.
   g. Semi Public Uses.
   h. PWSF’s or WCF’s, attached to street poles and mounted on existing buildings or structures, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIIIA of this Ordinance. (Freestanding towers are prohibited.)
   i. Above ground flammable and combustible liquid tanks utilized by a public use.
   j. Temporary Structures.
k. Freestanding Solar Panels, subject to the maximum building height for the applicable district.

4.6.4 Accessory uses. Accessory uses in the TN District are described in the District Use Matrix (Section 5.4), limited to the following:
   b. Storage buildings.
   c. One Dwelling Unit on lots of 7,000 square feet or larger, accessory to a Single Family Dwelling Unit or to a non-residential Principal Building. Primary vehicular access to any Accessory Dwelling Unit shall be from a City street or alley. All Dwelling Units shall have adequate water and sewer services installed to meet City Standards.
   d. Roof-mounted Solar Panels, subject to the maximum building height for the applicable district.

4.6.5 Bulk Requirements. The bulk requirements for the RGB District are described in the District Use Matrix (Section 5.4). For other supplementary location and bulk regulations, see Article VII.
   a. Minimum Lot size—six thousand (6,000) square feet except as follows:
      i. Townhouse sub-lots shall have an aggregate density of no more than ten lots per acre.
   b. Maximum Multi-Family and Mixed Use Residential Density—One (1) Dwelling Unit for each one-tenth (1/10) of an acre.
   c. Minimum Lot Width—fifty (50) feet except as follows:
      1. Townhouse sub-lots shall conform to the standards established in the IFC.
   d. Maximum Building Height—thirty-five (35) feet.
   e. Minimum Front Yard Setback—twenty (20) feet.
   f. Minimum Side and Rear Yard Setback—ten (10) feet except as follows:
      1. Townhouse Units shall be allowed zero setbacks from the lot lines created by a Townhouse Sub-Lot; and
      2. The separation of the buildings containing Townhouse Units in a Townhouse Development parcel shall be not less than six (6) feet as measured between any wall or any projection of a building, including but not limited to eaves, cornices, canopies or other similar roof overhang features, pergolas, chimney-chases, bay windows, decks, steps, wainscot, and utility meters; or the minimum distance required by the IBC and IFC, whichever is greater.
   g. Maximum lot coverage—30% except as follows: 40% lot coverage shall be allowed where at least 75% of required parking spaces are enclosed within a structure.

Section 8. Section 4.7 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the underlined language and deletion of the stricken language, as follows:

4.7 BUSINESS DISTRICT (B)
4.7.1 Purpose. The purpose of the B District is to provide areas for general business and commercial
activities and a limited number of residential uses.

4.7.2 Permitted Uses. Permitted uses for the B District are described in the District Use Matrix (Section 5.4), limited to the following:

a. Multi-Family Dwellings, subject to Section 4.7.5.g of this Ordinance.
b. Dwelling Units within Mixed Use Buildings, subject to Section 4.7.5.g of this Ordinance.
c. All Day Care Businesses.
d. Schools and other educational services.
e. Lodging Establishments.
f. Professional Offices, excluding veterinarians.
g. Real estate and property management companies.
h. Personal Services.
i. Restaurants, catering services and bars.
j. Mercantile (wholesale and retail).
k. Arts, entertainment and recreation uses, except outdoor arenas and amusement parks.
l. Gasoline Stations.
m. Home Occupations.

n. Finance and insurance firms.
o. Semi-Public Uses.
p. PWSF’s or WCF’s, attached to street poles, upon the issuance of a Wireless Permit in accordance with the provisions of Article VII.A of this Ordinance.
q. Broadcasting firms, media offices, and related uses.
r. Laundromats and dry cleaners.
s. Government offices and public administration, except correctional institutions.
t. Administrative and support services.
u. Health care and social assistance offices.
v. Parks.

4.7.3 Conditional Uses. Conditional uses for the B District are described in the District Use Matrix (Section 5.4), limited to the following:

b. Parking lots and parking garages not associated with a permitted use.
c. Auto dealerships.
d. Automotive Repair and Maintenance.
e. Hybrid Production Facilities.
f. Outpatient Animal Services.
g. Churches.
h. PWSF’s and WCF’s, mounted on any proposed freestanding tower upon the issuance of a Wireless Permit in accordance with the provisions of Article VII.A of this Ordinance. (Lattice towers are prohibited.)
i. Above ground flammable liquid tanks utilized by a public use.
j. Temporary Structures.
l. Freestanding Solar Panels, subject to the maximum building height for the applicable district.

4.7.4 Accessory Uses. Accessory uses in the B District are described in the District Use Matrix (Section 5.4).

a. Storage buildings.
b. Garages.
e. All WSEF's or WCF's, mounted on existing buildings or structures, upon the issuance of a Wireless Permit in accordance with the provisions of Article VII-A of this Ordinance.

d. Above ground combustible liquid tanks.

e. One Accessory Dwelling Unit on lots of 7,000 square feet or larger, accessory to a nonresidential Principal Building.

f. Roof-mounted Solar Panels, subject to the maximum building height for the applicable district.

4.7.5 Bulk Requirements. The bulk requirements for the RGB District are described in the District Use Matrix (Section 5.4). For other supplementary location and bulk regulations, see Article VII.

a. Minimum Lot size—None, except as follows:

1. Townhouse sub-lots shall have an aggregate density of no more than twenty (20) sub-lots per acre

b. Maximum Multi-Family and Mixed Use Residential Density—One (1) dwelling unit for each one twentieth (1/20) of an acre.

c. Minimum Lot Width—none except as follows:

1. Townhouse sub-lots shall conform to the standards established in the IPC.

d. Maximum Building Height—thirty-five (35) feet, except where otherwise provided.

e. Minimum Front Side and Rear Yard Setback—none, except as follows:

1. Townhouse Units shall be allowed zero setbacks from the lot lines created by a Townhouse Sub-Lot; and

2. The separation of the buildings containing Townhouse Units in a Townhouse Development parcel shall be not less than six (6) feet as measured between any wall or any projection of a building, including but not limited to eaves, cornices, canopies or other similar roof overhang features, pergolas, chimney-chases, bay windows, decks, steps, wainscot, and utility meters; or the minimum distance required by the International Building Code and International Fire Code, whichever is greater.

f. Maximum Floor Area:

1. Buildings or structures containing an Individual Retail/Wholesale Trade shall be limited to an aggregate gross floor area of 36,000 square feet.

2. Buildings or structures containing a Grouped Retail/Wholesale Trade shall be limited to an aggregate gross floor area of 50,000 square feet.

g. Maximum Residential Percentage on Ground Level: 50% of Gross Floor Area.

Section 9. Section 4.8 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the underlined language and deletion of the stricken language, as follows:

4.8 LIGHT INDUSTRIAL DISTRICT (LI)

4.8.1 Purpose. The purpose of the LI District is to provide areas for light industrial operations and limited related (or associated) retail sales. Limited related retail sales is defined as restricted to retail sales clearly associated with and secondary to the permitted use and of the type not normally located in downtown business districts (e.g., the retail sale of auto parts by an auto dealership). The area is characterized by industrial and service type traffic usage and patterns, and light manufacturing or construction related services. The intent is to group these uses that demand similar circulation patterns, and service requirements together and provide regulations to preserve the integrity of the industrial uses while insuring the health, welfare and safety of the community.
4.8.2 Permitted Uses. Permitted uses for the LI District are described in the District Use Matrix (Section 5.4) limited to the following:

a. Car rental companies.
b. Automotive Repair and Maintenance.
c. Motor vehicle and parts dealers.
d. Construction contractors.
e. Catering Services.
f. Construction and building-material sales (except hardware stores).
g. Floor covering stores.
h. Industrial laundry/dry cleaning service and distribution establishments.
i. Landscape design, installation and maintenance firms.
j. Light Manufacturing.
k. Nurseries, greenhouse and floriculture production and sales.
l. Photographic processing laboratories.
m. Printing and publishing establishments.
n. Processing and sales of firewood.
p. Recording studios (audio or video) and broadcasting studios.
q. Truck transportation, bus, taxi and limousine services, and couriers.
r. Research and development.
s. Sales, rental, and servicing of trailers, mobile homes, farm implements and heavy equipment.
u. Warehouse and storage facilities.
v. Wholesale trade.
w. PWSF’s or WCF’s, attached to street poles, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIII-A of this Ordinance.
x. Parks.

4.8.3 Conditional Uses. Conditional uses for the LI District are described in the District Use Matrix (Section 5.4) limited to the following:

a. Veterinary clinics and animal hospitals.
b. Indoor recreational facilities primarily for instruction.
c. PWSF’s and WCF’s, mounted on any proposed freestanding tower, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIII-A of this Ordinance. (Lattice towers are prohibited.

d. Temporary Structures.
f. Freestanding Solar Panels, subject to the maximum building height for the applicable district.
4.8.4 Accessory Uses. Accessory uses in the LI District are described in the District Use Matrix (Section 5.4) limited to the following:

a. Storage buildings.
b. All PWSE's or WCE's, mounted on existing buildings or structures, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIIIA of this Ordinance.
c. Above Ground Combustible Liquid Tanks.
d. Above Ground Flammable Liquid Tanks.
e. Offices.
f. Shipping containers utilized for storage. These containers must be shielded from view by fencing or landscaping, and shall require a building permit.
g. Roof mounted Solar Panels, subject to the maximum building height for the applicable district.

4.8.5 Bulk Requirements. The bulk requirements for the LI District are described in the District Use Matrix (Section 5.4). For other supplementary location and bulk regulations, see Article VII.

a. Minimum Lot Size—six thousand (6,000) square feet.
b. Minimum Lot Width—sixty (60) feet.
c. Maximum Lot Coverage—not more than seventy five percent (75%) of the lot shall be covered by buildings.
d. Maximum height of buildings or structures—thirty-five (35) feet.
e. Minimum Front Yard Setback—ten (10) feet.
f. Minimum Side and Rear Yard Setback—ten (10) feet except where the subject property is located adjacent to the following districts; RGB, GR, LR, or TN in which case the side and rear yard setback shall be twenty five (25) feet.
g. Maximum Floor Area—Buildings or structures containing an Individual Retail/Wholesale Trade or a Grouped Retail/Wholesale Trade shall be limited to an aggregate gross floor area of 25,000 square feet.

4.8.6 Additional Regulations.
a. No land or building in the LI District shall be used or occupied in any manner creating dangerous, injurious, noxious, or any other objectionable conditions which could adversely affect the surrounding areas or adjoining premises. Appropriate measures shall be taken to reduce dangerous and objectionable conditions to acceptable limits as established by the following requirements:

1. Fire Hazards - Any activity involving the use or storage of flammable or explosive materials shall be protected by adequate fire fighting and fire prevention equipment and by such safety devices as are normally used in the handling of any such material. Such hazards shall be kept removed from adjacent activities to a distance which is compatible with the potential danger involved as specified in the IFC.

2. Radioactivity or Electrical Disturbances - No activity shall emit harmful radioactivity or electrical disturbances.

3. Noise - Objectionable noise as determined by the Commission which is due to volume or frequency, shall be muffled or otherwise controlled. Air raid sirens and related apparatus used solely for public purposes are exempt from this requirement.

4. Vibration - Vibration which can be detected without instruments on any adjoining lot or property shall be prohibited.

5. Air and Water Pollution - Air and water pollution shall be subject to the requirements and regulations established by the State of Idaho.
6. Glare - No direct or reflected glare shall be permitted which is visible from any property outside the LI District or from any street.

7. Erosion - No erosion by man, wind, or water shall be permitted which will carry objectionable substances onto neighboring properties.
   b. All materials, with the exception of trees and plant materials stored on the premises, and all machinery and vehicles other than those for sale or display, or parked temporarily shall be stored within a building or within a wall or fence not less than five (5) nor more than six (6) feet in height. Subject to approval of the Administrator earth berms and landscaping with sufficient height and density may be substituted for a wall or fence.
   c. Landscaping shall be provided and maintained on all lots.
   d. Landscape screening shall be provided and maintained in the required yards adjacent to the RGB, GR, LR, and TN zoning districts to protect these areas from undue intrusion of noise, light, odors and other influences. Such landscaping shall, at a minimum, consist of:
      1. A hedge, berm, solid wall or solid fence not less than five (5) nor more than six (6) feet in height; and
      2. One (1) row of evergreen trees placed no further apart than twenty (20) feet; and,
      3. Lawn, low growing evergreen shrub, evergreen or ground cover on the balance of the yard.

Section 10 Section 4.9 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the underlined language and deletion of the stricken language, as follows:

4.9 TECHNOLOGICAL INDUSTRY DISTRICT (TI)

4.9.1 Purpose. The purpose of the TI District is to provide a permanent, year round employment base including research and development, technological industries, uses related to the building, maintenance, and construction professions, and limited light industry.

4.9.2 Permitted Uses. Permitted uses in the TI District are described in the District Use Matrix (Section 5.4), limited to the following:
   b. Services to buildings (janitorial/maintenance) and property management companies.
   c. Cable television firms.
   d. Catering services without on-site food sales.
   e. Colleges, vocational/technical, trade schools.
   f. Professional offices.
   g. Light Manufacturing.
   h. Construction-trade contractors’ offices with no exterior storage.
   i. Photo-processing labs.
   j. Printing and publishing firms.
   k. Public service, public use, and public utility facilities.
   l. Radio, television, recording studios and stations.
   m. Research and development facilities.
   n. Wholesale distributors.
   o. PWSF’s or WCP’s attached to street poles upon issuance of a Wireless Permit in accordance with the provisions of Section VIIIA of this Ordinance.
   p. Pet-grooming and products, clearly incidental to pet grooming.

4.9.3 Conditional Uses. Conditional uses of the TI District are described in the District Use Matrix.
(Section 5.4), limited to the following:

a. PWSP's and WCF's, mounted on any proposed freestanding tower, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIII-A of this Ordinance. (Lattice towers are prohibited.)

b. Above-ground flammable liquid tanks utilized by a public use.

c. Temporary Structures.

d. Physical fitness facilities.

e. Freestanding Solar Panels, subject to the maximum building height for the applicable district.

4.9.4 Accessory Uses. Accessory uses in the TI District are described in the District Use Matrix (Section 5.4), limited to the following:

a. Storage buildings.

b. All PWSP's or WCF's mounted on existing buildings or structures upon the issuance of a Wireless Permit in accordance with the provisions of Article VIII-A of this Ordinance.

c. Roof-mounted Solar Panels, subject to the maximum building height for the applicable district.

4.9.5 Bulk Requirements. The bulk requirements for the TI District are described in the District Use Matrix (Section 5.4). For other supplementary location and bulk regulations, see Article VII.

a. Minimum Area of a TI District—two (2) acres.

b. Maximum Lot Coverage—not more than seventy-five percent (75%) of the lot shall be covered by buildings.

c. Maximum height of buildings or structures—thirty-five (35) feet.

d. Minimum Front Yard Setback—twenty (20) feet.

e. Minimum Side and Rear Yard Setback—ten (10) feet, except where the subject property is located adjacent to the following district; RGB, LR, GR, or TN in which case the side and rear yard setback shall be twenty-five (25) feet.

f. Maximum Floor Area—Buildings or structures containing an Individual Retail/Wholesale Trade or a Grouped Retail/Wholesale Trade shall be limited to an aggregate gross floor area of 25,000 square feet.

4.9.6 Additional Regulations.

a. All uses in the TI District shall conform to the Comprehensive Plan and shall be reviewed for conditions that may be hazardous, including but not limited to traffic hazards, parking overflow, noise, cinders, dust, fumes, odors, smoke, vapor, vibration, glare or industrial waste. Any conditions that could adversely affect the surrounding areas are subject to review upon application for Design Review. The Commission may require mitigation including, but not limited to, enclosure within a structure, landscape buffering, or alternate method of operation.

1. Fire Hazards - Any activity involving the use or storage of flammable or explosive materials shall be protected by adequate fire fighting and fire prevention equipment and by such safety devices as are normally used in the handling of any such material. Such hazards shall be kept removed from adjacent activities to a distance that is compatible with the potential danger involved and as specified in the International Fire Code.

2. Air and Water Pollution - All uses shall be subject to the requirements and regulations established by the Federal, State and local regulations. All users shall be connected to the City of Hailey water and sewer systems and comply with the requirements for using the system.
b. All materials, with the exception of trees and plant materials stored on the premises, and all machinery and vehicles other than those for sale or parked temporarily shall be stored within a building or within a wall or fence not less than five (5) nor more than six (6) feet in height. Earth berms and landscaping with sufficient height and density may be substituted for a wall or fence.

c. Landscaping shall be provided and maintained in all required yards.

d. Landscape screening shall be provided and maintained in the required yards adjacent to the RGB, GR, I.R, and TN zoning districts to protect these areas from undue intrusion of noise, light, odors, and other influences. Such landscaping shall, at a minimum, consist of:

1. A hedge, berm, solid wall, or solid fence not less than five (5) nor more than six (6) feet in height along any side or rear yards.

2. One (1) row of evergreen trees or a mixture of each placed no further apart than fifteen (15) feet.

3. Lawn, low growing evergreen shrub, evergreen or ground cover on the balance of the required landscaped yards.

Section 11. Section 4.11 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the underlined language and deletion of the stricken language, as follows:

4.11 AIRPORT DISTRICT (A)

4.11.1 Purpose. The Airport District is intended to provide an area that would allow regularly scheduled commercial passenger aircraft services to be used by the general public. The Airport District is also intended to allow other general aviation services for private aircraft and private aircraft charter only in conjunction with regularly scheduled commercial passenger aircraft services.

4.11.2 Permitted Uses. All permitted uses for the Airport District are subject to FAA regulations and approval by the Airport Commission or other administrative body and are described in the District Use Matrix (Section 5.4.) limited to the following:

a. Airport

b. Flight schools, provided regularly scheduled commercial passenger aircraft services are operated at the Airport.

c. Helicopter areas, provided regularly scheduled commercial passenger aircraft services are operated at the Airport.

d. PWSF's or WCF's, attached to street poles, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIIIA of this Ordinance.

e. Automobile rental companies

f. Restaurants within terminal

g. Gift shops within terminal

4.11.3 Conditional Uses. Conditional Uses for the A District are described in the District Use Matrix (Section 5.4.) limited to the following:

a. Temporary Structures

b. Hotels

c. Business parks

d. PWSF's and WCF's, mounted on any proposed freestanding tower, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIIIA of this Ordinance (Lattice towers are prohibited.)

e. Roof-mounted and Freestanding Small Scale Wind Energy Systems (WES)
4.11.4 Accessory Uses. Accessory Uses for the A District are described in the District Use Matrix (Section 5.4), limited to the following:

a. Automobile parking areas
b. Storage buildings
c. Control tower
d. Fire protection and emergency preparedness areas
e. Lighting and aircraft approach aids.
f. Above-Ground Combustible Liquid Tanks.
g. Above-Ground Flammable Liquid Tanks.
h. All PWSFs or WCFs, mounted on existing buildings or structures, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIHA of this Ordinance.
i. Roof-mounted Solar Panels, subject to the maximum building height for the applicable district.

4.11.5 Bulk Requirements/Regulations. The bulk requirements for the TI District are described in the District Use Matrix (Section 5.4); Subject to FAA regulations and 14 CFR, Chapter I; Subchapter E, Part 77, Objects Affecting Navigable Airspace, as amended.

Section 12. Section 4.12 of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of the underlined language and deletion of the stricken language, as follows:

4.12 SERVICE COMMERCIAL INDUSTRIAL DISTRICT (SCI)

4.12.1 Purpose. The purpose of the SCI District is to provide an area for master planned business parks that do not conflict with, and do support, the Central Business District. The SCI District is further divided into two sub-districts to provide and allow for flexibility within the master planned business park, to group compatible uses, and to better respond to the surroundings of the planned business park. The SCI District is intended to be a category of land use for large parcels and may not be appropriate for smaller parcels.

4.12.1.1 District Wide Regulations.

a. All uses in the SCI District shall conform to the Comprehensive Plan and shall be reviewed for conditions that may be hazardous, including but not limited to traffic hazards, parking overflow, noise, cinders, dust, fumes, odors, smoke, vapor, vibration, glare or industrial waste. Any conditions that could adversely affect the surrounding areas are subject to review upon application for Design Review. The Commission may require mitigation including, but not limited to, enclosure within a structure, landscape buffering, or alternate method of operation.

1. Fire Hazards - Any activity involving the use or storage of flammable or explosive materials shall be protected by adequate fire fighting and fire prevention equipment and by such safety devices as are normally used in the handling of any such material. Such hazards shall be kept removed from adjacent activities to a distance that is compatible with the potential danger involved and as specified in the IFC.

2. Air and Water Pollution - All uses shall be subject to the requirements and regulations established by the Federal, State and local regulations.

b. Landscape screening and buffering shall be provided and maintained by the owner in all required front yards and adjacent to all collector and/or arterial roads.
c. Landscape screening and buffering shall be provided and maintained in the required yards adjacent to the RGB, GR, LR, LB, and TN zoning districts, and adjacent to any residential district, to protect these areas from undue intrusion of noise, light, odors and other influences.
d. All development shall be subject to Design Review pursuant to Article VIA of this Ordinance.
e. No loading door or dock which faces a Collector Street, as defined by the Subdivision Ordinance, shall be placed within 30 feet of the right-of-way for that Collector Street.
f. The SCI District shall not be applied to any property smaller than five (5) acres, and is generally not appropriate for any parcel smaller than ten (10) acres. No sub-district shall be less than one (1) acre in size.

4.12.1.2 Sub-District Designation. All applications for a Zoning Ordinance Map Amendment, pursuant to Article XIV of this Ordinance, requesting SCI zoning shall identify the sub-district designation within the application.

4.12.2 Sales and Office Sub-District (SCI - SO). The purpose of the Sales and Office Sub-district is to allow for a master planned office, technology and service park and associated sales and support uses, as well as a location for the sales and service of large or bulky retail goods, or goods associated directly with the building trades. The sub-district is created to provide a location for those uses that might otherwise be appropriate in, but, by their nature, may be inappropriate for the Central Business District. The nature of those businesses which are appropriate for this sub-district are those that require a substantial number of service vehicles, have a substantial portion of the building area dedicated to storage or processing, or consist of uses or scale of operation that are better accommodated outside the Central Business District. This Ordinance assumes that the following list of uses is not exhaustive and that other like uses may be permitted upon administrative review pursuant to Section 1.5.2 of this Ordinance, as amended.

4.12.2.1 Permitted uses in the SCI - SO sub-district are described in the District Use Matrix (Section 5.4), limited to the following:

b. Retail trade limited to the following: floor covering and window treatment, household appliances, woodstoves/fireplaces, spa/hot tub, building material and garden equipment and supplies (excluding hardware stores), farm and equestrian, and non-store retail (mail-order and vending machines).
c. Services to buildings (janitorial/maintenance) and property management companies.
d. Commercial brewery, bakery, or food catering where no retail sales are conducted.
e. Colleges, vocational and technical trade schools.
f. Hybrid Production Facilities.
g. Computer software development, manufacture and service firms.
h. Construction equipment rental, storage, sales and service.
i. Printing and publishing firms.
j. Guides and outfitters with no more than 20% of the floor area dedicated to retail sales.
k. Construction trade contractors, excluding excavation and landscaping companies.
l. Interior decorating and design that have no more than 20% of the gross floor area dedicated to on-site retail sales.
m. Dwelling Units within Mixed-Use Buildings.
a. Radio and television recording studios and stations.
e. Research and development facilities.
p. Professional and general offices.
4.12.2.2 Conditionally Permitted uses for the SCI - SO sub-district are described in the District Use Matrix (Section 5.4), include the following:
   a. Dance and martial art studios, fitness facilities.
   b. Day care businesses.
   c. Hotels or motels with or without attached restaurants.
   d. Laundromat, dry cleaning and laundry.
   e. Pet-grooming, training and veterinarians, with no outdoor kenneling.
   f. Public service facilities, public utility facilities and public uses.
   g. Restaurants. Drive through service windows are not allowed.
   h. Restaurants attached to or adjacent to hotels or motels. Drive through service windows are not permitted.
   i. PWSPs and WCPs, mounted on any proposed freestanding tower, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIII A of this Ordinance. (Lattice towers are prohibited.)
   j. Temporary Structures.
   l. Freestanding Solar Panels, subject to the maximum building height for the applicable district.

4.12.2.3 Accessory Uses within the SCI - SO sub-district are described in the District Use Matrix (Section 5.4), limited to the following:
   a. One accessory dwelling unit, accessory to a non-residential Principal Building.
   b. Storage buildings.
   c. All PWSP's or WCP's, mounted on existing buildings or structures, upon the issuance of a Wireless Permit in accordance with the provisions of Article VIII A of this Ordinance.
   d. Sales incidental to a non-retail Principal Use.
   e. Offices accessory to a non-office Principal Use.
   f. Roof-mounted Solar Panels, subject to the maximum building height for the applicable district.

4.12.2.4 Bulk Requirements within the SCI-SO sub-district. The bulk requirements for the SCI-SO Sub-District are described in the District Use Matrix (Section 5.4). For other supplementary location and bulk regulations, see Article VII.
   a. Minimum Lot Size - 10,890 square feet.
   b. Maximum Building Height - thirty-five (35) feet.
   c. Minimum Front Yard Setback - ten (10) feet.
   d. Minimum Side and Rear Yard Setback - ten (10) feet.
   e. Maximum Floor Area - Buildings or structures containing an Individual Retail/Wholesale Trade or a Grouped Retail/Wholesale Trade shall be limited to an aggregate gross floor area of 25,000 square feet.
   f. a. No parking shall be placed within the setback areas.
   g. b. Parking and Circulation Coverage - Developed property within the SCI-SO sub-district shall have no more than 40% of its gross area dedicated to parking and/or vehicular
transportation. The parking area shall generally be located at the rear of the property and not adjacent to any right-of-way.

h. **Maximum Lot Coverage**—Not more than seventy percent (70%) of the lot shall be covered by buildings.

i. **Maximum Multi-Family and Mixed Use Residential Density**—One (1) Dwelling Unit for each one twentieth (1/20) of an acre.

j. Exterior storage and display shall not encumber more than 10% of the property.

k. All materials, with the exception of trees and plant materials stored on the premises shall be stored within a building or within a wall or screening fence not less than four (4) feet nor greater than six (6) feet in height.

4.12.3 **Industrial Sub-District (SCI - 1)**. The purpose of the Industrial sub-district of the SCI District is to provide a location for the production, sales and storage of bulky goods and associated wholesale and retail sales, offices and parking. The sub-district is also to provide a location for light manufacturing and other light industrial types of uses. The intent of the district is to provide a location for those uses that dedicate a substantial portion of their area (more than 50%) to exterior storage and/or staging areas, and relatively little area to interior showrooms, offices, or retail space. The District is intended to include those uses that, by reason of their impact or perceived impact on neighboring uses, are not appropriate in the Central Business District. This Ordinance assumes that the following list of uses is not exhaustive and that other like uses may be permitted upon administrative review pursuant to Section 1.5.2 of this Ordinance, as amended.

4.12.3.1 Permitted uses within the SCI - I sub-district are described in the District Use Matrix (Section 5.4), shall be limited to the following:

- a. Artist's studios that have no associated gallery.
- b. Motor vehicles and parts dealers, service, rental and leasing.
- c. Automotive Repair and Maintenance.
- d. Automobile towing.
- e. Truck transportation, bus, taxi and limousine services.
- f. Services to buildings (janitorial/maintenance) and property management companies.
- g. Commercial brewery, bakery, or food catering where no retail sales are conducted.
- h. Construction trade contractors, including excavation companies.
- i. Construction equipment and materials rental, storage, sales and service, excluding hardware stores.
- j. Fabrication and repair of building materials and components, including log homes.
- k. Farm supply and equestrian tack and feed stores.
- l. Fencing supplies and installation.
- m. Firewood production and storage.
- n. Industrial dry cleaning and laundry.
- o. Landscape design and installation firms, and landscape nurseries.
- p. Light Manufacturing.
- q. Parcel delivery and shipping services.
- r. Parking facilities and structures.
- s. Veterinarians, pet grooming, training.
- t. Printing and publishing firms.
- u. Sign studios and manufacturers.
- v. Snow removal contractors.
- w. Warehouse and storage facilities, including self storage facilities and exterior storage facilities.
- x. Wholesale trade.
4.12.3.2 Conditionally Permitted uses for the SCI-I sub-district are described in
the District Use Matrix (Section 5.4), include the following:

a. Convenience stores, in conjunction with Gasoline Stations that have no more than 1800
square feet of gross floor area. Drive-through service windows are not allowed.
b. — Gasoline Stations, including card lock stations.
c. — Public utility facilities, public service facilities and public uses.
d. — Restaurants. Drive-through service windows are not allowed.
e. — PWSF’s and WCF’s, mounted on any proposed freestanding tower, upon the issuance of a
Wireless Permit in accordance with the provisions of Article VIIA of this Ordinance.
(Lattice towers are prohibited)
f. — Temporary Structures.
h. — Freestanding Solar Panels, subject to the maximum building height for the applicable
district.

4.12.3.3 Accessory Uses within the SCI-I sub-district are described in the District Use Matrix (Section
5.4), limited to the following:

a. — All PWSF’s or WCF’s, mounted on existing buildings or structures, upon the issuance of
a Wireless Permit in accordance with the provisions of Article VIIA of this Ordinance.
b. a. Shipping containers utilized for storage. These containers must be shielded from view by
fencing or landscaping, and shall require a building permit.
c. — Storage buildings.
d. b. Sales incidental to non-retail Principal Use.
e. c. Offices accessory to a non-office Principal Use.
f. d. — Rooftop mounted Solar Panels, subject to the maximum building height for the applicable
district.

4.12.3.4 Bulk Requirements within the SCI-I sub-district. The bulk requirements for the SCI-I Sub-
District are described in the District Use Matrix (Section 5.4). For other supplementary location
and bulk regulations, see Article VII.
a. — Minimum Lot Size: 10,890 square feet
b. — Maximum Building Height: thirty five (35) feet.
c. — Maximum Floor Area - Buildings or structures containing an Individual Retail/Wholesale
Trade or a Grouped Retail/Wholesale Trade shall be limited to an aggregate gross floor
area of 25,000 square feet.
d. Minimum Front Yard Setback—ten (10) feet.

e. Minimum Side and Rear Yard Setback—ten (10) feet.

f. a. No parking shall be placed within the setback areas.

g. Maximum Lot Coverage—Not more than seventy percent (70%) of the lot shall be covered by buildings.

h. b. All materials, with the exception of trees and plant materials stored on the premises shall be stored within a building or within a wall or screening fence not less than four (4) feet nor greater than eight (8) feet in height.

Section 13. Article V of Hailey Zoning Ordinance No. 532 is hereby amended by the addition of a new Section 5.4, as follows:

5.4 District Use Matrix. The permitted, conditional and accessory uses, and the bulk requirements for the zoning districts established in Sections 4.1, 4.2, 4.3, 4.4, 4.5, 4.6, 4.7, 4.8, 4.9, 4.11 and 4.12 are designated in the District Use Matrix set forth herein. A “P” indicates that a use is permitted in the respective zoning district. Permitted uses must conform to the applicable requirements of the Land Use Ordinance. A “C” indicates that a use is allowed as a conditional use in the respective zoning district. Conditional uses are subject to review and approval under the provisions of Article XI. An “A” indicates an accessory use is allowed. An accessory use shall not commence and no accessory structure shall be constructed without a primary use first being lawfully established on the subject site. An “N” indicates that a use is not allowed in the respective zoning district, except where State or Federal law otherwise preempts local land use regulation.

<table>
<thead>
<tr>
<th>Category</th>
<th>Description (Excerpt)</th>
<th>Districts &amp; Corridors</th>
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<tbody>
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<td>RGB</td>
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<td>Single Family Dwellings</td>
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<td>Manufactured Home</td>
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<td>Dwelling Units Within</td>
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<td>Mixed Use Buildings</td>
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<td>Public or Semi-Public</td>
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<td>Churches</td>
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<td>Colleges, vocational and</td>
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<td>technical trade schools.</td>
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<td>Government offices and</td>
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<td>public administration,</td>
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<td>except correctional</td>
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<td>institutions.</td>
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<td>Health care and social</td>
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<td>assistance.</td>
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<td>Municipal Uses limited to</td>
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<td>water storage and well</td>
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<td>Non-profit recreation</td>
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<td>center</td>
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<td>Parks</td>
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<td>Public recreational area of cultural areas</td>
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<td>Public Service, Public Use and Public Utility Facilities</td>
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<td>Semi-Public Uses.</td>
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<td>GR</td>
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<td>Schools and other educational services.</td>
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<td>PWSFs and WCFs, mounted on any proposed free-standing tower, upon the issuance of Wireless Permit in accordance with the provision of Article VIII.A of this Ordinance. (Lattice towers are prohibited.)</td>
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<td>PWSFs or WCFs, attached to street poles or mounted on existing buildings or structures, upon the issuance of a Wireless Permit in accordance with the provision of Article VIII.A of this Ordinance. (Freestanding and lattice towers are prohibited.)</td>
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<td>Administrative and support services.</td>
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<td>Commercial</td>
<td>Airport</td>
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<td>Commercial</td>
<td>Artist studios, which have no associated gallery.</td>
<td>TI</td>
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<td>Arts, entertainment and recreation uses (indoor and outdoor).</td>
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<td>Commercial</td>
<td>Arts, entertainment and recreation uses, except outdoor areas and amusement parks.</td>
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<td>Auto dealerships.</td>
<td>SCI-12</td>
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<td>Automobile rental companies</td>
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<td>Automobile towing.</td>
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<td>Automotive Repair and Maintenance.</td>
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<td>Boarding and Rooming Houses.</td>
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<td>Commercial</td>
<td>Broadcasting firms, media</td>
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<th>Category</th>
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<th>Districts &amp; Corridors</th>
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<td>Business parks</td>
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<td>Catering Services.</td>
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<td>Commercial brewery, bakery, or food</td>
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<td>catering where no retail sales are</td>
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<td>conducted.</td>
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<td>Computer software development,</td>
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<td>manufacture and service firms.</td>
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<td>Construction and building materials</td>
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<td>(except hardware stores).</td>
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<td>Construction contractors.</td>
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<td>Construction equipment and materials</td>
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<td>Control Tower (Air Traffic)</td>
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<td>Convenience stores, in conjunction</td>
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<td>more than 1800 square feet of gross</td>
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<td>floor area. Drive-through service</td>
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<td>windows are not allowed.</td>
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<td>Convenience Stores.</td>
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<td>Dance and martial art studios,</td>
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<tr>
<td>fitness facilities.</td>
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<td>Day Care Centers provided, no more</td>
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<td>than eighteen (18) children will be</td>
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</tr>
<tr>
<td>cared for at any one time.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Day Care Centers (13+ children).</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Day Care Facilities (up to 12 children)</td>
<td>N</td>
<td>C</td>
</tr>
<tr>
<td>Day Care Homes (6 or less children)</td>
<td>N</td>
<td>P</td>
</tr>
<tr>
<td>Employee housing for golf courses or</td>
<td>C</td>
<td>N</td>
</tr>
<tr>
<td>recreational facilities</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fabrication and repair of building</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>materials and components, including</td>
<td></td>
<td></td>
</tr>
<tr>
<td>log homes.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Farm supply and equestrian tack and</td>
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<td>N</td>
</tr>
<tr>
<td>Category</td>
<td>Description (Excerpt)</td>
<td>Districts &amp; Corridors</td>
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</table>
|                                              |                                                                                       | RGB  LR-1  LR-2  GR  NB  LB  TN  B  LI  TI  A  SCSO  SCI-
<p>|                                              |                                                                                       | I                     |
|                                              | Fencing supplies and installation.                                                     | N  N  N  N  N  N  N  N  N  N  N  N  N  P  |
|                                              | Finance and insurance firms.                                                          | N  N  N  N  N  C  N  P  N  N  N  N  N  N  |
|                                              | Firewood production and storage.                                                       | N  N  N  N  N  N  N  N  N  N  N  N  N  N  P  |
|                                              | Flight schools, provided regularly scheduled commercial passenger                        | N  N  N  N  N  N  N  N  N  N  N  N  N  P  N  |
|                                              | aircraft services are operated at the Airport.                                         |                       |                      |
|                                              | Floor covering stores.                                                                | N  N  N  N  N  N  N  P  N  N  N  N  N  N  N  |
|                                              | Gasoline Stations and Automotive Repair and Maintenance.                              | N  N  N  N  N  C  N  N  N  N  N  N  N  N  C  |
|                                              | Gasoline Stations, including card-lock stations.                                      | N  N  N  N  N  N  N  N  N  N  N  N  N  N  N  C  |
|                                              | Gasoline Stations.                                                                   | N  N  N  N  N  N  N  P  P  N  N  N  N  N  N  C  |
|                                              | Gift shops within terminal.                                                           | N  N  N  N  N  N  N  N  N  N  N  N  N  P  N  N  |
|                                              | Golf course, public.                                                                 | P  N  N  N  N  N  N  N  N  N  N  N  N  N  N  N  |
|                                              | Guides and outfitters with no more than 20% of the floor area dedicated to retail sales| N  N  N  N  N  N  N  N  N  N  N  N  N  N  P  N  |
|                                              | Helicopter areas, provided regularly scheduled commercial passenger                       | N  N  N  N  N  N  N  N  N  N  N  N  N  P  N  N  |
|                                              | aircraft services are operated at the Airport.                                         |                       |                      |
|                                              | Home Occupations.                                                                   | N  P  P  P  P  P  P  P  P  P  N  N  N  N  N  N  |
|                                              | Hotels or motels with or without attached restaurants.                                | N  N  N  N  N  N  N  P  N  P  N  N  N  C  C  N  |
|                                              | Hybrid Production Facilities.                                                         | N  N  N  N  N  N  N  N  C  N  N  N  N  N  P  N  |
|                                              | Indoor recreational facilities primarily for instruction.                              | N  N  N  N  N  N  N  N  N  N  P  N  N  N  N  N  |
|                                              | Industrial laundry/dry cleaning service and distribution establishments.                | N  N  N  N  N  N  N  P  N  N  N  N  N  N  P  N  |
|                                              | Interior decorating and design that have no more than 20% of the gross floor area       | N  N  N  N  N  N  N  N  N  N  N  N  N  N  P  N  |
|                                              | dedicated to on-site retail sales.                                                    |                       |                      |
|                                              | Investigation and Security Services.                                                   | N  N  N  N  N  N  N  N  N  N  P  N  P  N  P  N  |
|                                              | Landscape design and installation firms, and landscape nurseries.                     | N  N  N  N  N  N  N  N  N  N  P  N  N  N  N  P  |
|                                              | Landscape design, installation and maintenance firms.                                 | N  N  N  N  N  N  N  N  N  N  P  N  N  N  N  N  |
|                                              | Laundrymat, dry cleaning, and laundry.                                                | N  N  N  N  C  N  N  P  N  N  N  C  P  |
|                                              | Light Manufacturing.                                                                 | N  N  N  N  N  N  N  N  N  N  P  P  N  N  N  P  |
|                                              | Medical and personal care stores.                                                     | N  N  N  N  N  C  N  N  N  N  N  N  N  N  N  N  |
|                                              | Mercantile (wholesale and retail).                                                    | N  N  N  N  N  C  N  N  P  N  N  N  N  N  N  N  |
|                                              | Mixed Use Buildings.                                                                 | N  N  N  N  N  N  N  P  N  N  N  N  N  N  N  N  |
|                                              | Motor vehicles and parts dealers, service, rental and leasing.                       | N  N  N  N  N  N  N  N  N  N  P  N  N  N  N  N  |</p>
<table>
<thead>
<tr>
<th>Category</th>
<th>Description (Excerpt)</th>
<th>Districts &amp; Corridors</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>RGB</td>
</tr>
<tr>
<td>Nurseries, greenhouse and floriculture production</td>
<td>N N N N N N N N N N N N P N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>and sales.</td>
<td></td>
<td></td>
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<tr>
<td>Outpatient Animal Services.</td>
<td>N N N N N N N N N C N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Parcel delivery and shipping services.</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Parking facilities and structures.</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Personal Services where retail sales are clearly</td>
<td>N N N N N N P P C P N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>incidental to the principal use and no outside storage</td>
<td></td>
<td></td>
</tr>
<tr>
<td>yard or facility is required.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Photography studios and photo processing.</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Physical fitness facilities.</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Printing and publishing firms.</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Processing and sales of fireworks.</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Professional and general offices.</td>
<td>N N N N N C P P P P P P N N P N N P N</td>
<td>N</td>
</tr>
<tr>
<td>Radio and television recording studios and stations.</td>
<td>N N N N N N N N N</td>
<td>N</td>
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<tr>
<td>Real estate and property management companies.</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Recording studios (audio or video) and broadcasting</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>studios.</td>
<td></td>
<td></td>
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<tr>
<td>Research and development facilities.</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Residential Care Facility</td>
<td>N P P P P P P P N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Restaurants which may or may not include the sale of</td>
<td>N N N N N C N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>alcoholic beverages.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Restaurants within terminal</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Restaurants and bars.</td>
<td>N N N N N N N C N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Restaurants. Drive-through service windows are not</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>allowed.</td>
<td></td>
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<tr>
<td>Retail trade limited to the following: floor</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>covering and window treatment, household appliances,</td>
<td></td>
<td></td>
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<tr>
<td>woodstoves/ fireplaces, spa/hot tub, building</td>
<td></td>
<td></td>
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<tr>
<td>material and garden equipment and supplies</td>
<td></td>
<td></td>
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<tr>
<td>(excluding hardware stores), farm and equestrian, and</td>
<td></td>
<td></td>
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<tr>
<td>non-store retail (mail-order and vending machines).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sales, rental, and servicing of trailers, mobile</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>homes, farm implements and heavy equipment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Services to buildings (janitorial/maintenance) and</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>property management companies.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sign studios and manufacturers.</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Snow removal contractors.</td>
<td>N N N N N N N N N</td>
<td>N</td>
</tr>
<tr>
<td>Category</td>
<td>Description (Excerpt)</td>
<td>Districts &amp; Corridors</td>
</tr>
<tr>
<td>--------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td>Structures and/or buildings integral to a golf course such as club houses, maintenance buildings, and rest rooms</td>
<td></td>
<td></td>
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<tr>
<td>Truck transportation, bus, taxi and limousine services, and couriers.</td>
<td></td>
<td></td>
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<tr>
<td>Veterinarians, pet grooming, and training with no outdoor kenneling.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Warehouse and storage facilities, including self storage facilities and exterior storage facilities.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Warehouse and storage facilities.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wholesale distributors or Wholesale distributors with incidental and subordinate retail sales.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wholesale distributors.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wholesale trade.</td>
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### AGRICULTURAL USES

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<thead>
<tr>
<th>Category</th>
<th>Description (Excerpt)</th>
<th>Districts &amp; Corridors</th>
<th>RGB</th>
<th>LR-1</th>
<th>LR-2</th>
<th>GR</th>
<th>NB</th>
<th>LB</th>
<th>TN</th>
<th>B</th>
<th>LI</th>
<th>TI</th>
<th>A</th>
<th>SCI-1</th>
<th>SCI-2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agriculture</td>
<td>Horses, a maximum of two (2) horses per acre or lots of one (1) acre minimum size.</td>
<td></td>
<td></td>
<td>N</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
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<tr>
<td>Urban Agriculture</td>
<td></td>
<td></td>
<td></td>
<td>N</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>N</td>
<td>P</td>
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<td>N</td>
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### ACCESSORY USES

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<th>LR-2</th>
<th>GR</th>
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<th>LB</th>
<th>TN</th>
<th>B</th>
<th>LI</th>
<th>TI</th>
<th>A</th>
<th>SCI-1</th>
<th>SCI-2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Above Ground Fuel Tanks</td>
<td>Above ground flammable and combustible liquid tanks utilized by a public use.</td>
<td></td>
<td></td>
<td>N</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>N</td>
<td>C</td>
<td>C</td>
<td>A</td>
<td>A</td>
<td>A</td>
<td>A</td>
<td>A</td>
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<tr>
<td>Above ground fuel tank for private or commercial use</td>
<td></td>
<td></td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>P</td>
<td>N</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
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</tr>
<tr>
<td>Accessory Dwelling Unit (ADU)</td>
<td>One (1) Accessory Dwelling Unit on lots 7,000 square feet or larger, accessory to a single family dwelling unit or to a non-residential Principal Building. Primary vehicular access to any ADU shall be from a City street or alley. All Accessory Dwelling Units shall have adequate water and sewer services installed to meet City Standards.</td>
<td></td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>A</td>
<td>A</td>
<td>A</td>
<td>A</td>
<td>A</td>
<td>A</td>
<td>N</td>
<td>N</td>
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<tr>
<td>Freestanding Solar Panels, subject to the maximum building height for the applicable district.</td>
<td></td>
<td></td>
<td>N</td>
<td>C</td>
<td>C</td>
<td>C</td>
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<tr>
<td>Roof Mounted Solar Panels, subject to the maximum building height for the applicable district.</td>
<td></td>
<td></td>
<td>N</td>
<td>A</td>
<td>A</td>
<td>A</td>
<td>A</td>
<td>A</td>
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<td>A</td>
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<tr>
<td>Roof Mounted and Freestanding Small Scale Wind Energy System</td>
<td></td>
<td></td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>C</td>
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<td>LR-2</td>
<td>GR</td>
<td>NB</td>
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<tr>
<td>Garages</td>
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<td>N</td>
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<td>A</td>
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<td>N</td>
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<td>Greenhouse/</td>
<td>A greenhouse for private use</td>
<td>N</td>
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<td>N</td>
<td>A</td>
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<td>Private</td>
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<tr>
<td>Storage</td>
<td>Storage Buildings with a gross floor area of greater than 120 square feet</td>
<td>C</td>
<td>A</td>
<td>A</td>
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<tr>
<td></td>
<td>Storage Buildings with a gross floor area less than 120 square feet</td>
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<tr>
<td></td>
<td>Shipping Containers utilized for storage, must be shielded from view with fencing and/or landscaping and shall require a building permit</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
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<td>N</td>
<td>N</td>
<td>C</td>
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<tr>
<td>Swimming Pool</td>
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</tr>
<tr>
<td>Temporary Structures</td>
<td>Temporary Structures for use of no more than 12 months</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
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</tr>
<tr>
<td>Lot Dimensions</td>
<td>Minimum Lot Size (square feet)</td>
<td>None</td>
<td>8000</td>
<td>12000</td>
<td>6000²</td>
<td>3000²</td>
<td>2000²</td>
<td>1000²</td>
<td>500²</td>
<td>0²</td>
<td>—</td>
<td>1000²</td>
<td>1089²</td>
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</tr>
<tr>
<td>Minimum Lot Width (feet)</td>
<td>None</td>
<td>75</td>
<td>75</td>
<td>30³</td>
<td>30³</td>
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<tr>
<td>Building Height</td>
<td>Maximum Building Height (feet)</td>
<td>35</td>
<td>30</td>
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<tr>
<td>Setbacks</td>
<td>Minimum Front Yard Setback (feet)</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>10³</td>
<td>10³</td>
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<td>Minimum Side Yard Setback (feet)</td>
<td>10³</td>
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<td>10³</td>
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<td>10³</td>
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<td>Minimum Rear Yard Setback (feet)</td>
<td>10³</td>
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<td>Riparian</td>
<td>100³</td>
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<td>Multi-Family and Mixed Use Density</td>
<td>Mixed Use Residential Density: Maximum units per acre</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>15</td>
<td>20</td>
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<td>Multi-Family Residential Density: Maximum units per acre</td>
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<td>—</td>
<td>10</td>
<td>20</td>
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<tr>
<td>Total Lot Coverage</td>
<td>Total maximum coverage by all buildings, which includes one accessory dwelling unit (percentage)</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>40%</td>
<td>—</td>
<td>—</td>
<td>30%¹²</td>
<td>75%</td>
<td>75%</td>
<td>70%</td>
<td>70%</td>
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<tr>
<td>Maximum Floor Area</td>
<td>Aggregate gross floor area for Individual Retail/Wholesale Trade (600's square feet)</td>
<td>—</td>
<td>—</td>
<td>—</td>
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<td>36</td>
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<td></td>
<td>Aggregate gross floor area for Grouped Retail/Wholesale (600's square feet)</td>
<td>—</td>
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<td>36</td>
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</tbody>
</table>

Notes to Bulk Requirements:

1. Must be accessory to the primary use and contained within the walls of the primary structure.
2. Indicates use may be allowed where State or Federal law preempts local zoning.
3. The setback from the adjacent property shall be one (1) foot for every two (2) feet of building height for all portions of the building exceeding 20 feet in height, provided, however, no side or rear yard shall be less than ten (10) feet. See the figure located at 4.2.5 for more explanation.
4. Riparian Setback. Unless otherwise provided for herein, all permanent buildings and structures shall have a one hundred foot (100') wide Riparian Setback from the mean high water mark of the Big Wood River. Removal of live vegetation or excavation within the Riparian Setback is prohibited, except for any reason that has been approved for removal by a certified arborist, in writing, because the tree has been found to potentially endanger the resident(a) of the property on which it is located or any member of the public, or has become hazardous to any street, alley or other public right-of-way or public utility, or because the removal of a tree would substantially improve the health of other trees on the property. Pruning of trees and planting of riparian trees, shrubs and ground cover within the Riparian Setback are allowed, provided however, that all plantings conform to the criteria for evaluation in Section 4.10.7.2(b) of this Ordinance. Where the application of the one hundred foot (100') Riparian Setback and other applicable setbacks result in a building site of one thousand (1000) square feet or less, the Riparian Setback may be reduced to such an extent that the building site is one thousand (1000) square feet; provided however, the Riparian Setback shall not be less than fifty (50') feet.
5. In GR, TN zones, townhouse sub-lots shall have an aggregate density of no more than ten (10) lots per acre.
6. Townhouse sub-lots shall conform to the standards established in the IPC
7. Townhouse Unit shall be allowed zero setbacks from the lot lines created by a Townhouse Sub-Lot and the separation of the building containing Townhouse Units in a Townhouse Development parcel shall be not less than six (6) feet as measured between any wall or any projection of a building, including but not limited to eaves, cornices, canopies, or other similar roof overhang features, pergolas, chimney chases, bay windows, decks, steps, wainscot, and utility meters; or the minimum distance required by the IRC and IPC, whichever is greater.
8. In NB zones, townhouse sub-lots shall have an aggregate density of no more than fifteen (15) lots per acre.
9. In LB, B zones, townhouse sub-lots shall have an aggregate density of no more than twenty (20) lots per acre.
10. In TN zones, 40% lot coverage will be allowed where at least 75% of required parking spaces are enclosed within a structure.
11. In L1 and L2 zones, the side and rear yard setbacks shall be twenty five (25) feet where the subject property is located adjacent to the following zones: R2B, GR, or TN
12. Subject to FAA regulations and 14 CFR, Chapter 1, Subchapter E, Part 77, Objects Affecting Navigable Airspace, as amended.

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- 1 8 6 -
Section 14. Should any section or provision of this Ordinance be declared by the courts to be unconstitutional or invalid, such decision shall not affect the validity of the Ordinance as a whole or any part thereof other than the part so declared to be unconstitutional or invalid.

Section 15. All Ordinances or parts thereof in conflict herewith are hereby repealed and rescinded.

Section 16. This Ordinance shall be in full force and effect from and after its passage, approval, and publication according to law.

PASSED AND ADOPTED BY THE HAILEY CITY COUNCIL AND APPROVED BY THE MAYOR THIS ___ DAY OF __________, 2013.

Fritz X. Haemmerle, Mayor

Attest:

Mary Cone, City Clerk
AGENDA ITEM SUMMARY

DATE: 7/1/13  DEPARTMENT: PW - Water  DEPT. HEAD SIGNATURE:  

SUBJECT: Ordinance No. 1127 - Cross Connection annual testing/reporting requirements for irrigation and fire sprinkler systems and User Fee revisions  

AUTHORITY:  □ ID Code __________  □ IAR __________  □ City Ordinance/Code _________  
(IF APPLICABLE)

BACKGROUND/SUMMARY OF ALTERNATIVES CONSIDERED:

The first reading of this ordinance was conducted on June 17, 2013. Because there have been three changes made in the ordinance the city attorney has requested that a second public hearing be held. In addition there should be a discussion on different options for performing the annual inspections.

The first change is in Section 1, Paragraph G with the addition of an August 1 deadline for completing the annual testing of the Backflow Prevention Devices and providing proof to the city as was suggested by DEQ.

The second is in Section 1, Paragraph J. The original ordinance read "shall have an approved Pressure Backflow Prevention Device installed". The revised ordinance removes the word Pressure from this sentence.

The third change is to revise the effective date of this ordinance to January 1, 2014 to allow city staff time to collect information on existing cross connections, for public education and to avoid any confusion on whether inspections are required this year.

In discussions the city attorney had with an experienced cross connection tester in the WRV he suggested three possible options for the annual testing: performed by city staff, performed by the private sector or the city would hire a contractor to perform the tests.

FISCAL IMPACT / PROJECT FINANCIAL ANALYSIS: Caselle #  
Budget Line Item #:  
Estimated Hours Spent to Date:  
Staff Contact:  
Phone #:  
Comments:

ACKNOWLEDGEMENT BY OTHER AFFECTED CITY DEPARTMENTS: (IF APPLICABLE)  

□ City Administrator  □ Library  □ Benefits Committee  
□ City Attorney  □ Mayor  □ Streets  
□ City Clerk  □ Planning  □ Treasurer  
□ Building  □ Police  
□ Engineer  □ Public Works, Parks  
□ Fire Dept.  □ P & Z Commission  

RECOMMENDATION FROM APPLICABLE DEPARTMENT HEAD:

Table the next readings of the ordinance until staff can further investigate the possible options for the annual testing.

ADMINISTRATIVE COMMENTS/APPROVAL:

City Administrator  Dept. Head Attend Meeting (circle one) Yes No

ACTION OF THE CITY COUNCIL:

Date
HAILEY ORDINANCE NO. 1127

AN ORDINANCE OF THE CITY OF HAILEY AMENDING, CHAPTER 13.04 OF THE
HAILEY MUNICIPAL CODE, BY AMENDING SECTION 13.04.060, TO PROVIDE FOR
THE INSTALLATION AND MAINTENANCE OF BACKFLOW PREVENTION DEVICES
AND FOR INSPECTION; BY AMENDING SECTIONS 13.04.130(A) AND (B) TO INCLUDE
AMOUNTS NEEDED FOR LENDING REQUIREMENTS WHEN ESTABLISHING WATER
AND WASTEWATER USER FEES; BY PROVIDING FOR A SEVERABILITY CLAUSE;
BY PROVIDING FOR A REPEALER CLAUSE; AND BY PROVIDING AN EFFECTIVE
DATE.

WHEREAS, the Mayor and the City Council of the City of Hailey wish to amend the
Hailey Municipal Code to ensure the safety of the City of Hailey Water Supply;

WHEREAS, the Mayor and the City Council of the City of Hailey wish to amend the
Hailey Municipal Code to ensure sufficient water and wastewater fees are collected to comply
with lending requirements for capital expenses; and

WHEREAS, the Mayor and City Council find that the amendments to the Chapter will
further the public health, safety and general welfare.

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE
CITY OF HAILEY, IDAHO, AS FOLLOWS:

Section 1. Section 13.04.060 of the Hailey Municipal Code is hereby amended by the
addition of the underlined language and by the deletion of the stricken language, as follows:

13.04.060 Cross connections. By adopting this Section, the City hereby establishes and will
implement a Cross Connection program to prevent the entrance to the Municipal Water System
of materials known to be toxic or hazardous in accordance with the standards for Cross

A. Cross Connections Prohibited. The installation or maintenance of a Cross Connection is
hereby prohibited. Any such Cross Connection now existing is declared a nuisance and shall
be removed or abated upon order of the City. Failure to remove a Cross Connection or install
an approved Backflow Prevention Device as ordered within ten (10) days of the order shall
result in discontinuance of municipal water service until compliance is made.

B. Backflow Prevention Devices. Any facility requiring a Backflow Prevention Device shall
follow the requirements of the Idaho Administrative Code, IDAPA 58.01.08, Subsection
900.02 (Table 2); as amended. The minimum required Backflow Prevention Device shall be
require a testable double check valve.

C. Inspections of Existing Buildings, Structures or Improvements. Inspections by the City or its
authorized agent, bearing proper credentials and identification, may be made of any existing
building, structures or improvements of any nature receiving water from the Municipal
Water Systems supply. The City Water Division Manager Superintendent or his authorized agent shall make an inspection of any building, improvement or structure of any nature receiving water from the Municipal Water System supply if there appears probable cause to believe that a Cross Connection exists or that a Backflow Prevention Device should be installed.

D. Required Installations. Backflow Prevention Devices shall be installed at the Owner's expense at the ties on the premises or within any premises where, in the judgment of the City, the nature and extent of activities or the materials stored on the premises would present an immediate and dangerous hazard to health and/or be deleterious to the quality of the water should a Cross Connection occur, even though such Cross Connection does not exist at the time. In such circumstances, Backflow Prevention Devices may be required in the following premises:

1. Premises having an auxiliary water supply, unless the quality of the auxiliary supply is in compliance with title 1, chapter 8, "Idaho Rules for Public Drinking Water Systems", and are acceptable to the City.

2. Premises having internal Cross Connections that are not correctable, or intricate plumbing arrangements which make it impracticable to ascertain whether Cross Connections exist.

3. Premises having a repeated history of Cross Connections.

4. Premises on which any substance is handled under pressure so as to permit entry into the Municipal Water System or where a Cross Connection could reasonably be expected to occur, including the handling of process waters and cooling waters.

5. Premises where materials of a toxic or hazardous nature are handled in such a way that if back siphonage should occur, a health hazard might result.

6. The following premise, unless the City and/or a health officer determine that no hazard exists:

   a. Hospitals, mortuaries, clinics.
   b. Laboratories.
   c. Metal plating industries.
   d. Sewage treatment plants.
   e. Food or beverage processing plants.
   f. Chemical plants using a water process.
   g. Petroleum processing or storage plants.
   h. Radioactive material processing plants or nuclear reactors.
   i. Dry Cleaners
   j. Others as specified by the health officer.
7. Other premises where Backflow Prevention Devices are reasonably required to protect the Municipal Water System.

8. Under circumstances set forth in this subsection, the City shall have the right to require a reduced pressure principle Backflow Prevention Device or a proper air gap separation to be installed at the property line.

E. Minimum Backflow Prevention Device. The type of Backflow Prevention Device required to be installed conform with the requirements of Idaho Administrative Code, IDAPA 58.01.08 – Idaho Rules for Public Drinking Water Systems, as amended, and shall depend on the degree of hazard which exists.

1. An air gap separation and/or a reduced pressure principle Backflow Prevention Device shall be installed where the Municipal Water System may be contaminated with sewage, industrial waste of a toxic nature, or other contaminant which could cause a health or system hazard.

2. In the case of a substance which may be objectionable but not hazardous to health, a double check valve assembly, air gap separation, or a reduced pressure principle Backflow Prevention Device shall be installed.

3. Where lawn sprinkling systems using the Municipal Water System are installed, double check valve assembly, reduced pressure principle Backflow Prevention Device, or an air gap separation shall be installed.

F. Installation. Backflow Prevention Devices required by this section (with the exception of fire sprinkler or standpipe systems) shall be installed at the Water Meter no closer than five feet (5') from the property line of the premises, or at a location approved by the City. The device shall be located so as to be readily accessible for maintenance, inspection and testing, and where no part of the device shall be submerged.

G. Annual Testing Required. Backflow Prevention Devices required by this chapter shall be installed under a permit issued by the City, and shall not be used until the same is tested by the installer and reported to the City and inspected and approved by qualified City personnel. There shall be no charge for the permit and inspection by the City prior to approval of the installation. Thereafter, the Owner shall have such Backflow Prevention Device tested by a certified backflow prevention tester annually. Such testing, together with all maintenance and repair of such device, shall be at the Owner's expense and shall be completed by no later than August 1 of each year. All Backflow Prevention Devices shall be tested by a certified backflow prevention device tester at the Owner's expense. Whenever a device does not pass an annual test or is found to be defective, the devices shall, at the Owner's expense, be repaired, replaced, or isolated within then (10) business days. Failure of the Owner to comply with the rules for installation, maintenance, testing or inspection of Backflow Prevention Devices required by this Section shall be grounds for the termination of water service to the premises.

H. Approved Backflow Preventive Devices. Any Backflow Preventive Device required by this Section shall conform with the requirements of Idaho Administrative Code, IDAPA 58.01.08
— Idaho Rules for Public Drinking Water Systems, as amended. These devices shall be furnished and installed by and at the expense of the Owner.

I. Irrigation Systems. No irrigation system shall be installed without adequate Backflow Prevention Devices at the point from which the water for irrigation is taken from the Municipal Water System, or at a location approved by the City.

J Fire Sprinkler Protection Systems and Fire Hydrants. All existing fire sprinkler or standpipe protection systems shall have an approved Backflow Prevention Device installed and tested by a licensed fire sprinkler installer. Failure to properly install or maintain the device may result in daily fines as provided for by the International Fire Code and the Hailey Municipal Code. Any termination of water supply to a required fire sprinkler or standpipe system will prevent the continued occupancy or use of the building until the water supply is re-established. Fire sprinkler and standpipe systems shall typically be installed on a separate water supply line prior to any Water Meter. No connection will be made to any Fire Hydrant by any person without having first received the permission of the City, except for firefighting purposes.

K. Private Water System. No person shall make or permit the Cross Connection of any Private Water System to a water line that is served by the Municipal Water System except as provided in this chapter. Whenever an Owner connects to the Municipal Water System, the Owner at Owner’s expense shall physically disconnect any Private Water System from the Municipal Water System in such a manner that water from a Private Water System will never pass through the same pipes that carry water from the Municipal Water System, except as may be approved by the City and health officer.

Section 2. Section 13.04.130(A) and (B) of the Hailey Municipal Code is hereby amended by the addition of the underlined language and by the deletion of the stricken language, as follows:

13.04.130 Water and Wastewater User Fees. The Owner or Owner’s agent of all Property connected to the Municipal Water or Wastewater System under the terms of this chapter shall be assessed and shall pay monthly user fees as follows:

A. Water User Fees.

1. User Base Fee. The monthly user base fee is intended to cover the costs of the operation, maintenance and expansion of the Municipal Water System, including but not limited to: 50% of the labor, benefits and administrative costs and any other necessary amounts required to be collected to comply with outstanding lending requirements and 100% of DEQ fees, insurance, training and short-term depreciation. The monthly user base fee shall be assessed to each Property. The monthly user base fee shall be calculated by dividing the yearly operation, maintenance and expansion costs of the Municipal Water System described herein by the number of Water Users. Property with two or more services extended to it shall have the choice of paying a single monthly user base fee (for all services connected to the Property) or establishing separate accounts for each service with a Landlord/Tenant agreement as described in Section 13.04.150.
2. Metered Water Fee. The monthly metered fee is intended to cover the variable costs of the Municipal Water System, including the operation and maintenance costs which consist at least of, but not limited to: 50% of the labor, benefits and administrative costs, parts, fuel, utilities, vehicle maintenance, lab tests and chemicals, and any other necessary amounts required to be collected to comply with outstanding lending requirements. The monthly metered water fee shall be assessed to each separate Service Connection based upon the total amount of water used by that Property during one billing period. The metered rate is determined on a sliding scale based upon the variable costs of the Municipal Water System described herein, and as adopted by City Council resolution. The sliding scale shall assess a proportionally greater cost per gallon(s) of water as more water is used by a Property.

3. Bond Payment Fee. The monthly bond payment is intended to cover the cost of bond and note retirement costs which are the legal indebtedness the City is obligated to retire on a set schedule. The monthly water bond payment is determined by taking the bond and note retirement costs and dividing by the number of Water Users utilizing the system during the twelve month period. The monthly bond payment fee shall be assessed to each Property. Bond payment fees will continue even if water services are discontinued at any point.

4. Irrigation Fee. The monthly metered irrigation fee shall be assessed to each Property with a separate irrigation account based upon the amount of water used during one billing period.

B. Wastewater User Fees.

1. User Base Fee. The monthly user base fee is intended to cover the costs of the operation, maintenance and expansion of the Municipal Wastewater System, including but not limited to: 50% of the labor, benefits and administrative costs, and any other necessary amounts required to be collected to comply with outstanding lending requirements and 100% of DEQ fees, insurance, training, and short-term depreciation. The minimum monthly user fee shall be assessed to each Property. The monthly user base fee shall be calculated by dividing the yearly operation, maintenance and expansion costs of the Municipal Wastewater System described herein by the number of Wastewater Users. Property with two or more services extended to it shall have the choice of paying a single monthly user base fee (for all services connected to the Property) or establishing separate accounts for each service with a Landlord/Tenant agreement as described in Section 13.04.150.

2. Metered Wastewater Fee. The monthly metered fee is intended to cover the variable costs of the Municipal Wastewater System, including the operation and maintenance costs which consist at least of, but not limited to: 50% of the labor, benefits and administrative costs, and any other necessary amounts required to be collected to comply with outstanding lending requirements, and 100% of parts, fuel, utilities, vehicle maintenance, lab tests and chemicals. The monthly metered wastewater charge shall be assessed to each separate Property based upon the average amount of water used by that Property between November 1 and March 31 of the following year. During the following month of April, the monthly wastewater metered
charge shall be adjusted based upon the average use of water used by each Property owner except as provided under Section 13.04.130(D)(3) and (4).

3. **Non-Metered Account Fee.** The new construction Wastewater user accounts, where an average winter water use has not been established, shall pay a set monthly charge to cover all fixed and variable costs of the Municipal Wastewater System.

4. **Bond Payment Fee.** The monthly bond payment is intended to cover the cost of bond and note retirement costs which are the legal indebtedness the City is obligated to retire on a set schedule. The monthly bond payment is determined by taking the bond and note retirement cost and dividing by the number of Wastewater Users utilizing the system during the twelve month period. The monthly bond payment fee shall be assessed to each Property based upon a standard \( \frac{1}{4} \)" water service connection. Bond payment fees will continue even if sewer services are discontinued at any point.

**Section 3.** All Ordinances or Resolutions or parts thereof in conflict herewith are hereby repealed and rescinded.

**Section 4.** If any section, paragraph, sentence or provision hereof or the application thereof to any particular circumstances shall ever be held invalid or unenforceable, such holding shall not affect the remainder hereof, which shall continue in full force and effect and applicable to all circumstances to which it may validly apply.

**Section 5.** This Ordinance shall be in full force and effect after its passage, approval and publication according to law.

**PASSED AND ADOPTED BY THE HAILEY CITY COUNCIL** and approved by the Mayor this ____ day of June, 2013.

[Signature]
Fritz X. Haemmerle, Mayor
City of Hailey

**ATTEST:**

[Signature]
Mary Cone, City Clerk