

WEBER COUNTY PLANNING DIVISION

Administrative Review Meeting Agenda

October 14, 2020 4:00 to 5:00 p.m.

https://us02web.zoom.us/j/86766360964

1) AAE 2020-06: Consideration and action on an alternative access exemption request to use a private access easement for primary access to a future 3-lot subdivision at approximately 3196 E 3350 N, Liberty. Applicant: Robert Marker Presenter: Scott Perkes

Adjourn

The regular meeting will be held VIRTUALLY via Zoom Video Conference. Please access this VIRTUAL meeting by navigating to the following web/ink in a web browser: https://us02web.zoom.us/i/86766360964 .In compliance with the Americans with Disabilities Act, persons needing auxiliary services for these meetings should call the Weber County Planning Commission at 801-399-8791





Staff Report for Administrative Approval

Weber County Planning Division

Synopsis

Application Information			
Application Request: Agenda Date: Applicant: File Number:	Consideration and action on an alter the primary access for three lots in Wednesday, October 14, 2020 Robert Marker (Owner) AAE 2020-06		cess request to use a private right-of-way as ree-lot subdivision.
Property Information			
Approximate Address: Project Area: Zoning: Existing Land Use: Proposed Land Use: Parcel ID: Township, Range, Section:	3196 E 3350 N, Liberty, UT 9.63 Acres Agricultural Valley 3 Zone (AV-3), Fo Vacant Residential 22-354-0001 T7N, R1E, Section 29 NW	orest Valley	v 3 Zone (FV-3)
Adjacent Land Use			
North: Vacant		South:	Residential
East: Vacant		West:	Residential/Vacant
Staff Information			
Report Presenter: Report Reviewer:	Scott Perkes sperkes@co.weber.ut.us 801-399-8772 RG		

Applicable Land Use Codes

- Title 104 (Zones) Chapter 6 (Agricultural Valley 3 (AV-3) Zone)
- Title 104 (Zones) Chapter 14 (Forest Valley 3 (FV-3) Zone)
- Title 108 (Standards) Chapter 7 (Supplementary and Qualifying Regulations) Section 29 (Flag lot access strip, private right-of-way, and access easement standards)
- Title 108 (Standards) Chapter 7 (Supplementary and Qualifying Regulations) Section 31 (Access to a lot/parcel using a private right-of-way or access easement)

Background

The applicant is requesting approval of a private access easement to provide access to three lots in a future three lot subdivision (see **Exhibit A**). If this application for an alternative access by private right-of-way is approved, the owner will apply for a three-lot subdivision to split the subject property into three lots for single-family homes (see **Exhibit B**).

Analysis

The alternative access option was created as a means for landowners to provide access over, and across areas that restrict the construction of a standard County 66-foot right-of-way. Alternative access applications should be approved as long as the design standards can be implemented during the subdivision process, and the application meets the criteria in LUC §108-7-31(1)(c) which states:

Based on substantial evidence, it shall be shown that it is unfeasible or impractical to extend a street to serve such lot/parcel. Financial adversity shall not be considered; however, circumstances that may support an approval of a private right-of-way/access easement as access to a lot/parcel may include but not be limited to unusual soil, topographic, or **property boundary conditions**.

The applicant has submitted a narrative (see **Exhibit A**) along with this application explaining their arguments as to why it would be impractical at this time to extend a street to serve the proposed future subdivision. In this narrative the applicant

explains that they intend to split the subject parcel into three lots through the width of the parcel rather than through the length of the parcel. This is desired to create more block-shaped lots rather than long linear lots. This would facilitate the siting of buildings such as homes, accessory buildings, and ease on-site circulation. For this reason, the applicant believes that it is impractical to require the created lots to take frontage off of 3350 North Street or dedicate a full county road to service the three lots being created by the proposed subdivision.

In reviewing the application, staff identified potential regional connectivity points that could potentially be made in the future along the western property line of the subject property line. The initial alternative access exemption application contemplated the proposed access easement along the eastern boundary of the subject property. However, following discussions with staff and review of potential future connectivity within the region, the applicant agreed to submit an amended site plan that relocated the proposed access easement from the east to the west property line. This configuration will facilitate the easement's conversion into a public right-of-way should potential future development warrant the need for additional regional connectivity.

LUC §108-7-31 outlines the following condition that must be met as part of alternative access approval:

The landowner of record or authorized representative shall agree to pay a proportionate amount of the costs associated with developing a street if, at any time in the future, the county deems it necessary to have the landowner replace the private right-of-way/easement with a street that would serve as a required access to additional lots. The agreement shall be in the form considered appropriate and acceptable to the office of the Weber County Recorder and shall recite and explain all matters of fact, including a lot/parcel boundary description, which are necessary to make the agreement intelligible and show its successive nature.

The access easement must meet the design, safety, and parcel/lot standards outlined LUC §108-7-29(a) (b), and (c) prior to issuance of a certificate of occupancy on any home that will gain access from the access easement. In addition to these standards, and in order to facilitate the future conversion of this easement to a public right-of-way, staff recommends that the access easement be 33 feet wide and approximately 1,278 feet long in order to match a half-width right-of-way all along the western boundary of the property.

<u>Review Agencies</u>: The applicant will be required to comply with all review agecy requirments prior to issuance of a certificate of occupancy on any home that will gain access from the access easement.

Staff Recommendation

Staff recommends approval of AAE 2020-06, to provide access by private access easement to a future three lot subdivision, as shown on the concept plan included as Exhibit B. The recommendation for approval is subject to review agency requirements and the following conditions:

- 1. The access easement shall comply with the design, safety, and parcel/lot standards, as outlined in LUC §108-7-29.
- 2. The easement must be at least 33 feet wide and traverse the full length of the subject parcel (approximately 1,278 feet) to facilitate potential future conversion of the easement to a public right-of-way.
- 3. The applicant shall agree to file the required alternative access covenant, as outlined in LUC §108-7-31, prior to the recording of the future subdivision.

Approval is based on the following findings:

1. The applicant has demonstrated that extending a fully improved road to three lots is not practical due to the parcel's property boundary conditions.

Administrative Approval

Administrative final approval of AAE 2020-06 to create a private road that would serve as an access to three future residential lots.

Date of Administrative Approval: _____

Rick Grover - Planning Director

Exhibits

- A. Alternative Access Exception Application
- B. Concept Plan

Property Ma

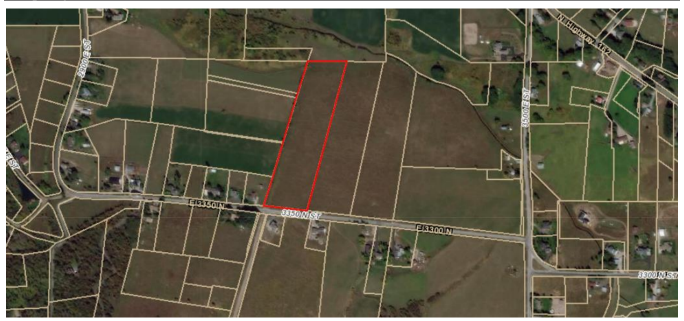


Exhibit A: Application and Narrative

	Weber County Alter	native Access Applica	tion	
Application submittals will be accepted by appointment only. (801) 399-8791, 2380 Washington Blvd. Suite 240, Ogden, UT 84401				
Date Submitted /Completed	Application Fee: \$350.00	Receipt Number (Office Use)	File Number (Office Use)	
Application Type				
 Flag lot access stri Access by Private I Access at a locatio 		lot line		
Property Owner Contact	Information			
Name of Property Owner(s) Robert Marker		Mailing Address of Property Owner(s) 3972 N 550 W Pleasant View UT 84414		
Phone 801-564-0910	Fax			
Email Address (required)	n	Preferred Method of Written Co x Email Fax		
Authorized Representati	a second a s	Contract of the second s	國家國家自己的	
Name of Person Authorized to Re	Fax	Mailing Address of Authorized Pe		
mail Address (required)		Preferred Method of Written Cor		
Property Information				
Project Name		Total Acreage	Current Zoning	
Marker Family Fields		9.63	Greenbelt	
pproximate Address		Land Serial Number(s)		
3196 E 3350 N Liberty, UT		223540001		
roposed Use				
Home and greenbelt activity (crop	os and/or cattle)			
		the second state of the second s	area late. Based upon the lawout of	
he land, an alternative access alon bapes running west to east, rather	r than long narrow division (North to	on to subdivide 9.63 acres into three 3 ability to access the three proposed p o South), would provide the following I	penefits:	
	ty including: out buildings, farming, frontages as opposed to narrow one	circulation, building locations and size is a more rural look		
alue of land is higher with wider ew corridor down 3350 North wi high subdivision will meet min	In the first west of the second		1. C	
alue of land is higher with wider lew corridor down 3350 North wi with the subdivision will meet min	In the first west of the second		e/if subdivision is approved.	
alue of land is higher with wider ew corridor down 3350 North wi high subdivision will meet min	In the first west of the second	he lots for himself and sell 3rd lot onc	e/if subdivision is approved.	

	to lots/parcels at a location other than across the front lot line n ing criteria:	hay be approved as the primary access, subject to the
IOHOWIT	Sec. 108-7-32 Access to a Jot/parcel at a location other than a	across the front lot line.
	(1) The applicant demonstrates that special or unique	boundary, topographic, or other physical conditions exist tion to be created for property access across the front lot
	(2) It shall be demonstrated that appropriate and legal execution of an easement, right-of-way, or other instru-	access exists due to historic use, court decree, or the ument capable of conveying or granting such right.
ront lo	provide the following information to support your request for A ot line:	
	Attach proof that appropriate and legal access exists due to hist right-of-way, or other instrument capable of conveying or grant	toric use, court decree, or the execution of an easement,
×	The landowner of record or authorized representative agrees to developing a street if, at any time in the future, the County dee right-of-way/easement with a street that would serve as a requ form considered appropriate and acceptable to the office of the matters of fact, including a lot/parcel boundary description, whi show its successive nature.	ired access to additional lots. The agreement shall be in the Weber County Recorder and shall recite and explain all
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(We), dentifie exhibits access a	Pharket danses	ne information provided in the attached plans and other edge. I (We) understand that an approval of an alternative we) currently do not own. Property Owner
I (We), Identifie exhibits access a K Subscrib	Property Owner Affidavit <u>Robert Marker</u> , depose a red in this application and that the statements herein contained, the s are in all respects true and correct to the best of my (our) knowled application does not grent a legal right to access property that I (w <u>Diffusion</u> Property Owner bed and sworn to me this <u>II</u> day of <u>GEPT</u> , 20 <u>2</u>	I (We) understand that an approval of an alternative ve) currently do not own. Property Owner MELISSA SPENCER NOTARY PUBLIC + STATE of UTIMI COMMISSION NO. 700340
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(We), dentifie exhibits access a Subscrib Author (We), pplicati ttached pplicati	Property Owner Affidavit Robert Marker ied in this application and that the statements herein contained, the sare in all respects true and correct to the best of my (our) knowled application does not grent a legal right to access property that I(w) Optimized and sworn to me this day of	(s) of the real property described in the attached (s) o

