

BINGHAM COUNTY COMMISSIONERS

Whitney Manwaring, Chairman

Eric Jackson

Drew Jensen



Lindsey Gluch, Commission Clerk
501 N. Maple Room 204
Blackfoot, ID 83221
Phone (208) 782-3013
Fax (208) 785-4131

Monday, March 9, 2026

- | | | |
|------------|--|---------------|
| 10:30 a.m. | Juvenile Probation Department Staff Meeting- Held at the Probation Office, 50 Lavon Street- Commissioner Jensen attending. | |
| 12:00 p.m. | Board of Community Guardians Meeting- Held in Probation Conference Room, 50 Lavon Street- Commissioner Jensen attending. | |
| 2:00 p.m. | Monthly update meeting with Tanna Beal- County Treasurer. | |
| 2:00 p.m. | Approval & signing of Proposed Project Agreement with JM Service Pros for Bingham County Historical Society project - Requested by Clerk Eckhardt. | {ACTION ITEM} |
| 2:15 p.m. | Discussion & decision regarding Memorandum of Understanding Between Idaho Department of Fish & Game, Bingham County and Bureau of Reclamation. | {ACTION ITEM} |
| 2:30 p.m. | Request submitted by Darin Schneider, Fish & Game, to construct a New boat ramp at the Cherry Plant Access Site, with potential decision. | {ACTION ITEM} |

Meeting Date: March 9, 2026
Meeting Time: 2:00 PM



REQUEST FOR MEETING WITH BINGHAM COUNTY COMMISSIONERS FORM

The Board of County Commissioner's hold meetings various days throughout the week, which are coordinated with the Commission Clerk. Per Idaho Code §74-204(1), the Board cannot hold a meeting without less than 48 hours' notice and posting on the Commission Agenda. Any person(s) needing special accommodations should contact the Lindsey Gluch, Commission Clerk, at (208)785-3013.

Name: Lindsey Gluch (Per the request of Clerk Eckhardt & Jason Marlow)

Email: Lgluch@binghamid.gov

Phone Number: (208)782-3013 Address: 501 North Maple, Blackfoot

1. What is the topic of discussion that you wish the Board to have?
 - a. Approval & signing of Proposed Project Agreement with JM Services Pros for Bingham County Historical Society Project.
2. Approximately how much time will you need for this agenda item?
 - a. 10 minutes
3. Will you be requesting that the Board make a decision?

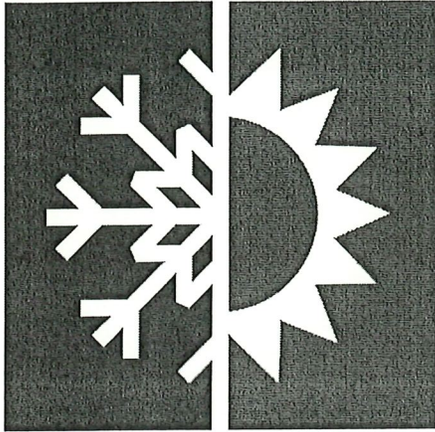
Yes.
4. Have all supporting documents been included with this form? If not, please note that your meeting may not be scheduled until all necessary documentation has been provided to the Commission Clerk.

Yes. The proposed Project Agreement is attached.
5. Please provide the name and contact information of the individuals that you would like to be invited to the meeting. (Include name, telephone number and email address if known)

Clerk Eckhardt

Jason Marlow

Please hand deliver or email this completed form, along with all supporting documents to Lindsey Gluch at Lgluch@binghamid.gov, at least 24 hours prior to your scheduled meeting time.



JM

SERVICE PROS

Bingham County Museum

Bingham County Historical Museum

Proposed Project Agreement

Date:

1/5/2026

Proposal Number:

P00206

Prepared for:

Bingham County Museum
190 North Shilling Avenue
Blackfoot, ID 83221

Prepared by:

Tanner Eastman
208-852-3770
tanner.eastman@jmmech.com





PROJECT PROPOSAL

Company

J M Service Pros
3821 Professional Way #15
idaho Falls, ID 83402
Ph: 208-852-3770

Proposal Date: 1/5/2026
Proposal Number: P00206

Bill To Identity

Bingham County Museum
190 North Shilling Avenue
Blackfoot, ID 83221

Agreement Location

Bingham County Museum
190 North Shilling Avenue
Blackfoot, ID 83221

WE ARE PLEASED TO SUBMIT OUR PROPOSAL TO PERFORM THE FOLLOWING:

OUR PRICE FOR THIS PROPOSAL IS
.....\$72,928.00

OUR PROPOSAL INCLUDES:

WARRANTY: Our warranty on work performed is one (1) year, parts and labor.

TERMS OF PAYMENT: Monthly Progress Billing. Material and equipment furnished under this proposal shall remain the property of the seller until final payment has been received.

Included in this proposal we have provided for the following:

- Complete engineering and updating of drawings
- Complete project management
- Delivery of all equipment to your facility
- Complete installation of the systems included in engineered drawings for Location 190 North Shilling Ave Blackfoot, Idaho
- Final Adjustment and Calibrations
- One (1) year warranty on parts, material and labor
- Systems training program

- Equipment Disposal

We have not included:

- Cutting, patching, painting
- Any work not specifically stated in this proposal
- Concrete Pad
- Roof Sealing
- Asbestos Removal

Upon execution as provided below, this agreement, including the following pages attached hereto (collectively, the "Agreement"), shall become a binding and enforceable agreement against both parties hereto. Customer, by execution of this Agreement, acknowledges that it has reviewed and understands the attached terms and conditions and has the authority to enter into this Agreement.



Contractor

Signature (Authorized Representative)

Tanner Eastman

Name (Print/ Type)

208-852-3770

Phone

1/5/2026

P00206

Date

Proposal #

Customer

Signature (Authorized Representative)

Name (Print/ Type)

Title

Date

PO#



Project Agreement Terms and Conditions

The following terms and conditions are incorporated into and a part of the agreement between Contractor and Customer (the "Agreement"):

1. Customer shall permit Contractor free and timely access to areas and equipment, and allow Contractor to start and stop the equipment as necessary to perform required services. All planned work under this Agreement will be performed during the Contractor's normal working hours.
2. Contractor warrants that the workmanship hereunder shall be free from defects for thirty (30) days from date of installation. If any replacement part or item of equipment proves defective, Contractor will extend to Customer the benefits of any warranty Contractor has received from the manufacturer. Removal and reinstallation of any equipment or materials repaired or replaced under a manufacturer's warranty will be at Customer's expense and at the rates in effect. CONTRACTOR MAKES NO OTHER WARRANTIES, EXCEPT AS DESCRIBED HEREIN, AND EXPRESSLY DISCLAIMS ALL OTHER WARRANTIES WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
3. Contractor may invoice Customer on a monthly basis. Customer will promptly pay invoices within thirty (30) days of receipt. Should a payment become thirty (30) days or more delinquent, Contractor may stop all work under this Agreement without notice and/or cancel this Agreement, and the entire Agreement amount shall become due and payable immediately without notice or demand. In addition, if Contractor does not receive payment of a properly submitted invoice within thirty (30) days, Customer shall accrue a late charge on the balance outstanding at the lesser of (a) 1 1/2% per month of (b) the highest rate allowed by law, in each case compounded monthly to the extent allowed by law.
4. Any alteration to, or deviation from, this Agreement involving extra work, cost of materials or labor will become an extra charge (fixed price amount to be negotiated or on a time-and-materials basis at Contractor's rates then in effect) over the sum stated in this Agreement.
5. In the event Contractor must commence legal action in order to recover any amount payable or owed to Contractor under this Agreement, Customer shall pay Contractor all court costs and attorneys' fees incurred by Contractor.
6. In the event of a breach by Contractor of the terms of this Agreement, including without limitation Section 2, or in the event Customer incurs any liability in connection with the rendering of services by Contractor, Customer's sole remedy against Contractor shall be for Contractor to re-perform the services in accordance with the warranty or, if such services cannot be re-performed or such re-performance does not cure the breach or the liability, to refund to Customer the amount paid to Contractor under this Agreement, up to Customer's direct damages caused by such breach or liability. Notwithstanding the foregoing, in no event shall the liability of Contractor in connection with any products or services, whether by reason of breach of contract, tort (including without limitation negligence), statute or otherwise exceed the amount of fees paid by Customer to Contractor for those products or services. Further, in no event shall Contractor have any liability for loss of profits, loss of business, indirect, incidental, consequential, special, punitive, indirect or exemplary damages, even if Contractor has been advised of the possibility of such damages. In furtherance and not in limitation of the foregoing, Contractor shall not be liable in respect of any decisions made by Customer as a result of Contractor's services. Any action, regardless of form, against the Contractor relating to this Agreement, or the breach thereof, must be commenced within one (1) year from the date of the work.
7. Contractor shall not be liable for any delay, loss, damage or detention caused by acts or circumstances beyond its control including, without limitation, unavailability of machinery, equipment or materials, delay of carriers, strikes, including those by Contractor's employees, lockouts, civil or military authority, priority regulations, insurrection or riot, war, acts of terrorism, action of the elements, forces of nature, or by any cause beyond its control.



8. To the fullest extent permitted by law, Customer shall indemnify and hold harmless Contractor, its agent and employees from and against all claims, liabilities, damages, losses and expenses (including but not limited to attorneys' fees) arising out of or resulting from the performance of work hereunder or any act or omission arising out of or related to this Agreement, provided that such claim, damage, loss or expense is caused in whole or in part by an active or passive act or omission of Customer, anyone directly or indirectly employed by Customer, or anyone for whose acts Customer may be liable, regardless of whether it is caused in part by the negligence of Contractor. Further, and notwithstanding the preceding sentence, Contractor shall be held harmless and shall not be liable to Customer for any claims, liabilities, damages, losses and expenses related to mold or to the creation of mold at Customer's location(s) and shall have no obligation to treat, identify or remove such mold.

9. Customer shall make available to Contractor's personnel all pertinent Material Safety Data Sheets (MSDS) pursuant to OSHA'S Hazard Communication Standard Regulations.

10. Customer shall be responsible for all taxes applicable to the services and/or materials hereunder.

11. Contractor's obligation under this proposal and any subsequent contract does not include the identification, abatement or removal of asbestos, mold or any other toxic or hazardous substances, hazardous wastes or hazardous materials. In the event such substances, wastes and materials are encountered, Contractor's shall have the right thereafter to suspend its work until such substances, wastes or materials and the resultant hazards are removed. The time for completion of the work shall be extended to the extent caused by the suspension and the contract price equitably adjusted. As previously provided, Contractor shall be held harmless and shall not be liable for any claims, liabilities, damages, losses and expenses related to such substances, wastes and materials, including the failure to identify or notify Customer of such substances, wastes and materials.

12. This Agreement is between Contractor and Customer alone, and neither intends that there be any third party beneficiaries to this Agreement. Without limiting the generality of the foregoing, by entering into this Agreement and providing services on Customer's behalf, Contractor is not assuming any duty or obligation to any of Customer's employees, vendors, clients, subcontractors, agents, shareholders, partners or members. Customer agrees to indemnify and hold Contractor harmless from and against any and all liabilities, losses, claims, costs, expenses and damages (including without limitation reasonable attorneys' fees) incurred by Contractor by reason of a claim brought against Contractor by any of Customer's employees, vendors, clients, subcontractors, agents, shareholders, partners or members with respect to the services provided by Contractor on Customer's behalf.

13. Each of the parties hereto is an independent contractor and neither party is, nor shall be considered to be, an agent, distributor or representative of the other. Neither party shall act or present itself, directly or indirectly, as an agent of the other or in any manner assume or create any obligation on behalf of, or in the name of, the other.

14. These terms and conditions, together with the attached documents, constitutes the entire agreement and understanding among the parties hereto and supersedes any and all prior agreements and understandings, oral or written, relating to the subject matter hereof. It sets forth the terms for the provision of any products or services Contractor may provide Customer, whether in connection with the particular engagement that is identified as the subject of this Agreement or otherwise, unless and until a written instrument is signed by an authorized representative of Contractor agreeing to different terms. This Agreement shall not be assignable by Customer and Contractor without the express prior written consent of either party. This Agreement shall be governed by and construed in accordance with the laws of the State of the Contractor's headquarters are located, without giving effect to that State's conflicts of laws principles.

15. If paying with credit card a 3% surcharge will be added to total project price.



Meeting Date: March 9, 2026
Meeting Time: 2:15 pm

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Name: **Lindsey Gluch**

Email: **Lgluch@binghamid.gov**

Phone Number: **(208)782-3013**

Address: **501 North Maple, Blackfoot**

1. What is the topic of discussion that you wish the Board to have?
 - a. **Discussion & decision regarding the Memorandum of Understanding between Idaho Department of Fish and Game, Bingham County and Bureau of Reclamation.**
2. Approximately how much time will you need for this agenda item?
 - a. **30 minutes**
3. Will you be requesting that the Board make a decision?

Yes.
4. Have all supporting documents been included with this form? If not, please note that your meeting may not be scheduled until all necessary documentation has been provided to the Commission Clerk.

Yes. The proposed Memorandum of Understanding is attached.
5. Please provide the name and contact information of the individuals that you would like to be invited to the meeting. (Include name, telephone number and email address if known)

N/A

Please hand deliver or email this completed form, along with all supporting documents to Lindsey Gluch at Lgluch@binghamid.gov, at least 24 hours prior to your scheduled meeting time.

MEMORANDUM OF UNDERSTANDING
between
Idaho Department of Fish and Game
and
Bingham County
and
Bureau of Reclamation
Columbia-Pacific Northwest Region, Snake River Area Office

This Memorandum of Understanding (MOU) is entered into by Bureau of Reclamation, Columbia-Pacific Northwest Region, Snake River Area Office (Reclamation), the Idaho Department of Fish and Game, Southeast Office (IDFG) and Bingham County, to define their respective roles in the management of the McTucker Bottoms, American Falls Reservoir.

1. Background

Reclamation reservoir lands were acquired and withdrawn following the construction of American Falls Dam and Reservoir under the Act of August 6, 1956 (70 Stat. 1058), as a part of the Minidoka Project authorized by the Secretary in 1904, under the provisions of the Reclamation Act of June 17, 1902 (32 Stat.388) for irrigation and other beneficial purposes. Some of the acquired and withdrawn lands are known as McTucker Bottoms.

The IDFG and Bingham County desire to engage in cooperation and coordination of efforts at the McTucker Bottoms for activities that coincide with the most current American Falls Resource Management Plan (RMP).

2. Purpose

The purpose of this MOU is to describe the cooperative effort and roles of the parties for the management of the McTucker Bottoms in order to protect and enhance the fish and wildlife habitat as well as the address, monitor, maintain, and provide a safe, enjoyable area for the public. This MOU agreement revises, replaces, and supersedes the MOU R18MU11729.

3. Implementing Actions

- a. Reclamation intends to take the following actions:
- (1) Manage McTucker Bottoms in accordance with the existing RMP direction or new direction that may be developed as part of an RMP revision.
 - (2) Conduct National Environmental Policy Act (NEPA) compliance activities.
 - (3) Control feral horses occasionally using the area by removal or other means.
 - (4) Support habitat improvements in the area.
 - (5) Support sustainable recreation opportunities in the area.
 - (6) Attend annual meetings to discuss the annual work plan and any other issues.

- (7) Coordinate with BLM Law Enforcement to help enforce Federal rules and regulations for McTucker Bottoms.
- (8) Install and maintain signage or unless otherwise agreed upon.

b. Bingham County intends to take the following actions:

- (1) Within the limits of its authority, adopt and enforce rules and regulations for McTucker Bottoms, which are necessary and desirable to protect the health and safety of persons using the areas, preserve law and order, and protect the resources and facilities in the area. Said rules will be consistent with applicable Federal and State laws, regulations, and policies currently in place or as may be adopted in the future.
- (2) Within the limits of its authority, help manage, operate and maintain the McTucker Bottoms lands and facilities subject to coordination with Reclamation in a manner that does not affect Reclamation's operation and maintenance activities.
- (3) Coordinate with Reclamation and plan facility improvements or recommendations for the area.
- (4) Inform Reclamation if it discovers or notices any unlawful use or storage of hazardous materials.
- (5) Ensure adequate personnel are available to accomplish the work agreed to herein.
- (6) Encourage and actively seek volunteer and/or cooperative partnerships with individuals, groups, and local governments to meet the objectives identified in this MOU.
- (7) Conduct an annual meeting with Reclamation discuss the annual work plan and any issues or concerns.
- (8) Conduct routine maintenance on the designated roads to preserve the existing road in its present condition, including the physical upkeep or repair of wear or damage whether from natural or other causes. This may include trimming vegetation along the road edges to keep vegetation from over covering the road way.
- (9) Provide trash services to support the sanitary efforts in this area.

c. Idaho Department of Fish and Game intends to take the following actions:

- (1) Within the limits of its authority, adopt and enforce rules and regulations for McTucker Bottoms, which are necessary and desirable to protect the health and safety of persons using the areas, preserve law and order; and protect the resources and facilities within the area. Said rules will be consistent with applicable Federal and State laws, regulations, and policies currently in place or as may be adopted in the future.

- (2) Within the limits of its authority, help manage, operate, and maintain all McTucker Bottom lands and associated features, in good repair, as mutually determined by a joint annual inspection by all parties, and/or in accordance with its approved annual work plans.
- (3) Within the limits of its authority, continue to stock McTucker Ponds and ensure fisheries and associated features are operated and maintained according to Idaho State standards.
- (4) Encourage and actively seek volunteer and/or cooperative partnerships with individuals, groups, and local governments to meet their responsibilities pursuant to this MOU.
- (5) To designing, permitting, or other actions as determined by each party through the annual work plans.

4. Term of MOU

The term of this MOU shall be five (5) years from the last date written below and may be automatically renewed up to three times (20 years total), unless one or more of the parties seek to revise the terms or terminated sooner as provided herein. During the final year prior to term expiration of this MOU, the parties hereto shall, in good faith, discuss the terms of this MOU and decide next steps.

5. Modifications or Termination

Any party may formally request modification of this MOU. Modifications shall be made by mutual consent of the parties by the issuance of a written modification to this MOU, signed and dated by all parties.

Any party may terminate this agreement by giving 60 days written notification to the other parties.

6. Principal Contacts

The principal contacts for this MOU are:

<u>Reclamation</u> Michael Hilliard Assistant Area Manager Upper Snake Field Office Bureau of Reclamation 470 22 nd Street Heyburn, Idaho 83336 mhilliard@usbr.gov 208-678-0461	<u>Idaho Department of Fish and Game</u> Dan Garren c/o Southeast Regional Supervisor 4279 Commerce Circle Idaho Falls, Idaho 83401 dan.garren@idfg.idaho.gov 208-232-4703	<u>Bingham County</u> Whitney Manwearing County Commissioner 501 North Maple #206 Blackfoot, Idaho 83221 wmanwearing@co.bingham.id.us 208-782-3012
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7. General Provisions

a. This MOU is neither a fiscal nor a funds obligating document Any endeavor or transfer of anything of value involving reimbursement or contribution of funds between the parties will be handled in accordance with applicable laws, regulations, and procedures including those for Government procurement and printing. Such endeavors will be outlined in separate agreements that shall be made in writing by representatives of the Parties and shall be independently authorized by appropriate statutory

authority. This MOU does not provide such authority. Specifically, this MOU does not establish authority for noncompetitive award to the parties of any contract or other agreement.

b. No Binding Rights or Obligations Nothing in this MOU is intended to create any right or benefit, substantive or procedural, enforceable at law by a party against the United States, its agencies its officers, or any other person. Nothing in this MOU shall be deemed to increase the liability of the United States beyond that currently provided in the Federal Tort Claims Act (28 U.S.C. 2671 et seq.).

c. No Sharing of Benefits No member of or delegate to Congress, or resident Commissioner, shall be admitted to any share or part of the MOU or to any benefit that may arise out of it.

d. Freedom of Information Act Any information furnished to Reclamation under this MOU is subject to the Freedom of Information Act (5 U.S.C. 552). Any information furnished to IDFG or Bingham County under this MOU, may be subject to the Idaho Public Records Act, Idaho Code §§ 9-337 et seq.)

e. Participation in Similar Activities This MOU in no way restricts the parties from participating in similar activities with other public or private agencies, organizations, and individuals.

f. Endorsement Any of the parties' contributions made under this MOU do not by direct reference or implication convey endorsement of parties' projects or activities.

8. Signatures

IN WITNESS WHEREOF, the parties hereto have executed this MOU as of the last date written below.

Ryan Alcorn, Acting Snake River Area Manager
Bureau of Reclamation

Date

Dan Garren, Regional Supervisor
Idaho Department Fish and Game

Date

Whitney Manwearing, Bingham County Commissioner
Bingham County

Date

~~ End of Document ~~

Meeting Date: March 9, 2026
Meeting Time: 2:15 PM



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Name: **IDFG- Darin Schneider**

Email: **darin.schneider@idfg.idaho.gov**

Phone Number: 208-244-4290

Address: 1345 Barton Rd. Pocatello, ID 83204

1. What is the topic of discussion that you wish the Board to have?

Idaho Department of Fish and Game would like to construct a new boat ramp at the Cherry Plant Access Site to provide safer river access below the irrigation diversions. The relocated ramp will accommodate larger boats, reduce erosion, and include an expanded parking area, maximizing the limited space that we have.

2. Approximately how much time will you need for this agenda item?

15 Min.

3. Will you be requesting that the Board make a decision?

Yes, Approve IDFG to build this boat ramp, and parking lot.

4. Please cite what authority under either Idaho Code or Bingham County Code the meeting is being requested.

IDAPA 36-104(b), 13.01.03.010.3

5. Have all supporting documents been included with this form? If not, please note that your meeting may not be scheduled until all necessary documentation has been provided to the Commission Clerk.

Yes

6. Please provide the name and contact information of the individuals that you would like to be invited to the meeting. (Include name, telephone number and email address if known)

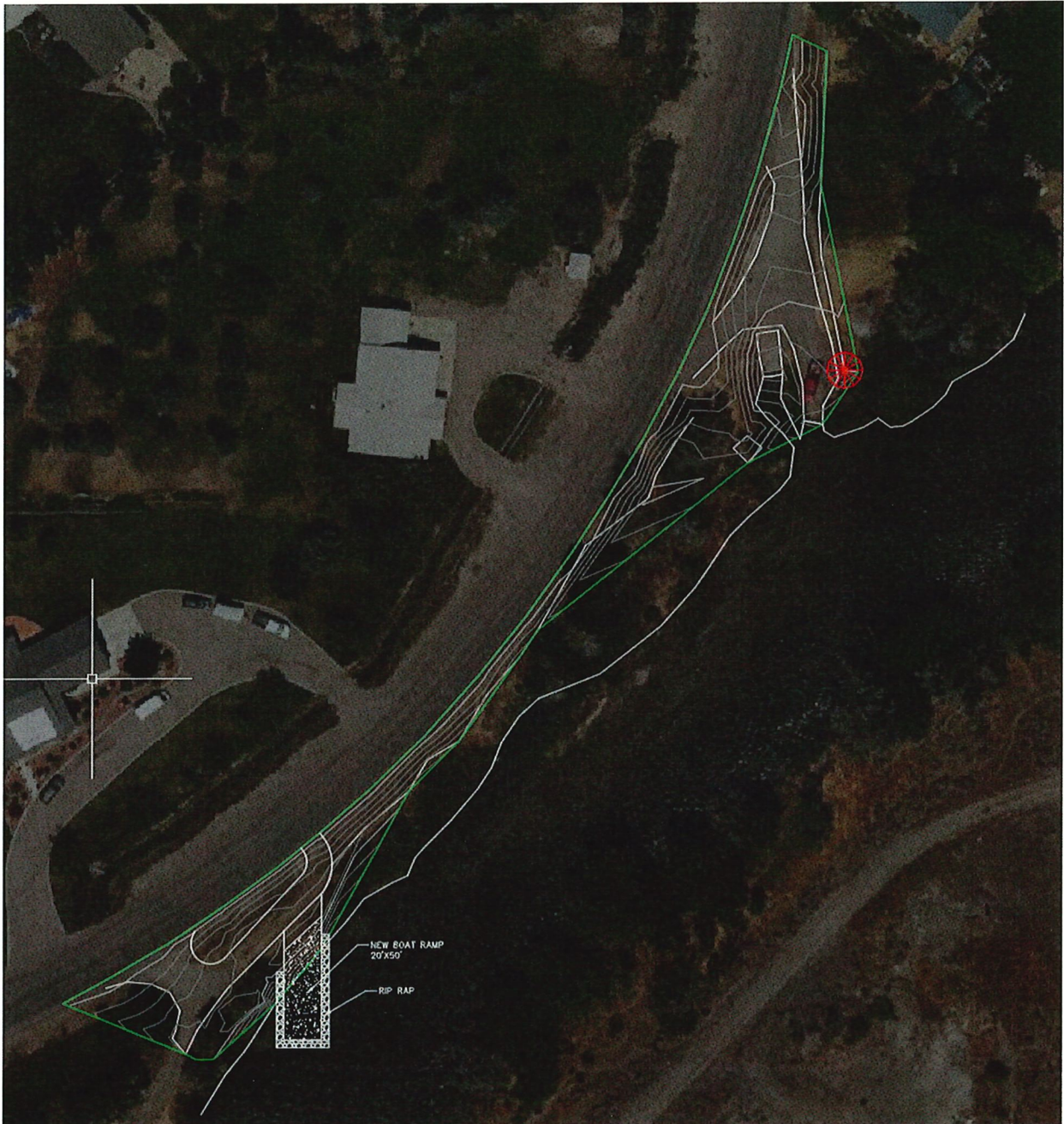
Road and Bridge

Flood plain management



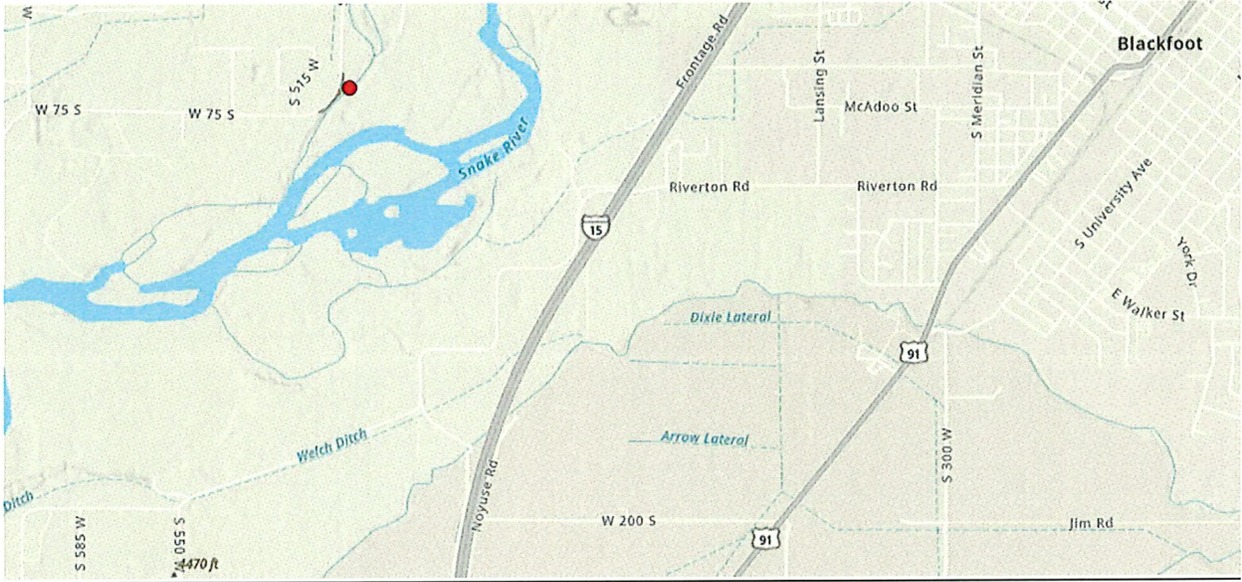
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REQUEST FOR MEETING WITH BINGHAM COUNTY COMMISSIONERS FORM



CHERRY PLANT ACCESS SITE

DFG PROJECT NO. 2025-115

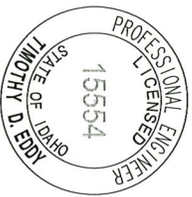
BINGHAM COUNTY

VICINITY MAP

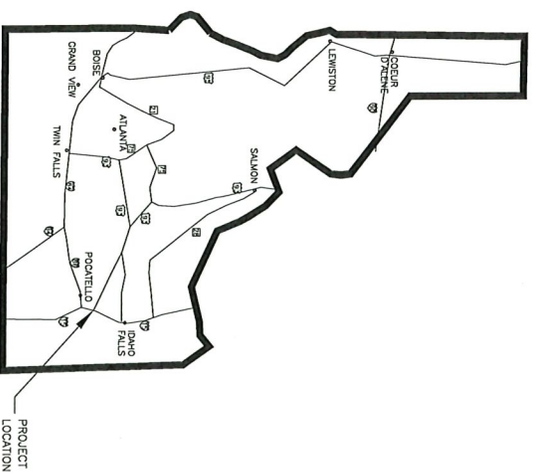


LEGEND

- 1 COVER
- 2 SITE PLAN
- 3 PROFILE AND SECTION VIEWS
- 4 PLAN DETAILS
- 5 PARKING PLAN



LOCATION MAP





NEW BOAT RAMP ESTIMATED QUANTITIES:

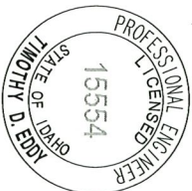
- INSTALL MINIMUM 18" SIZE ANGULAR RIP RAP: 20 CY
- CONCRETE FOR NEW BOAT RAMP: 32 CY
- 2" WASHED CRUSHED AGGREGATE: 22 CY
- 3/4" CRUSHED AGGREGATE BASE: 8 CY
- NEW CONCRETE RAMP BELOW OHWM: 20 CY
- EXCAVATION OF EXISTING BANK BELOW OHWM: 62 CY
- RIP RAP TO BE INSTALLED BELOW OHWM: 15 CY
- 2" WASHED CRUSHED AGGREGATE TO BE INSTALLED BELOW OHWM: 20 CY

NOTES:

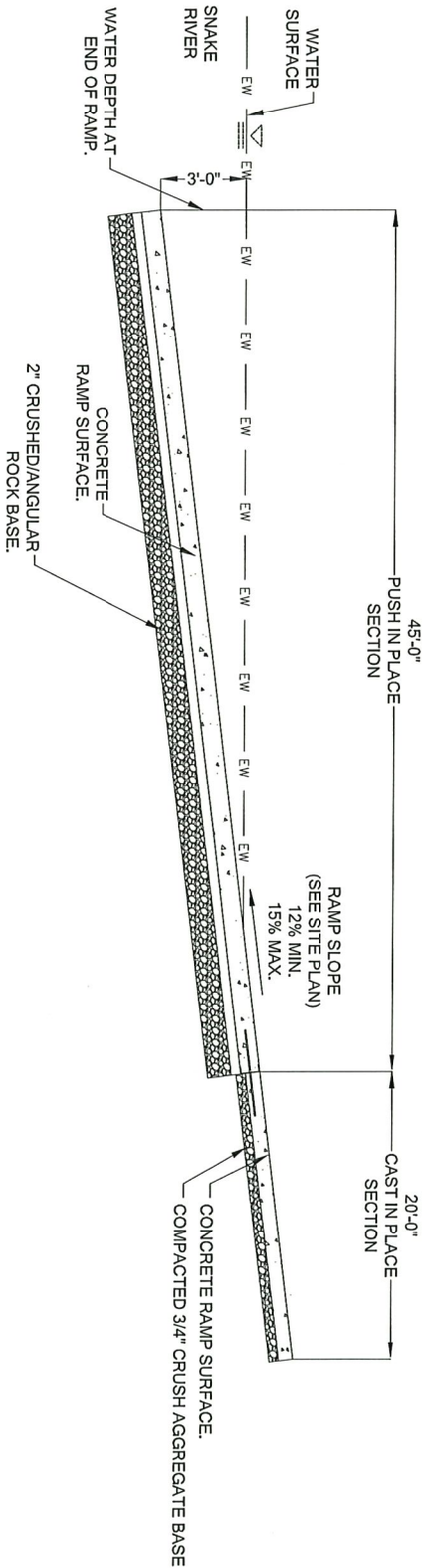
- BOAT RAMP PER DETAILS ON FOLLOWING PAGE.
- EXISTING RAMP WILL BE REMOVED AND PROPERLY DISPOSED OF.
- EXCAVATION OF APPROXIMATELY 80 CY WILL BE REQUIRED TO ACCOMMODATE NEW RAMP INSTALLATION.
- ANY BOULDERS UNEARTHED DURING EXCAVATION WILL BE USED ON SITE FOR CURBING.
- NEW RAMP SHOULD MAINTAIN A SLOPE OF APPROX. 13% WITH A TRANSITIONAL VERTICAL CURVE BETWEEN TOP OF RAMP AND MANEUVERING AREA.

NEW PARKING AREA ESTIMATED QUANTITIES:

- 2' X 2' X 6' ECOLOGY BLOCKS: 60 EACH
- 9" MINUS PIT RUN MATERIAL: 700 CY
- 2" CRUSHED AGGREGATE DRAIN ROCK: 220 CY
- 3/4" CRUSHED AGGREGATE BASE: 120 CY

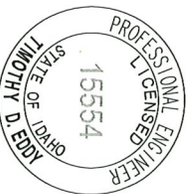


REV#	DATE	DESCRIPTION	BY
STATE OF IDAHO DEPARTMENT OF FISH AND GAME BOISE, IDAHO			
DESIGNED	TDE	DFG 2025-115	
DRAWN	TDE	CHERRY PLANT ACCESS	
CHECKED	CSW		
DATE:	12/16/25		
SCALE:	SEE PLAN	SITE PLAN - C1	
APPROVED		APPROVED	
CHIEF, BUREAU OF ENGINEERING		DIRECTOR	
SHEET	2	OF	2

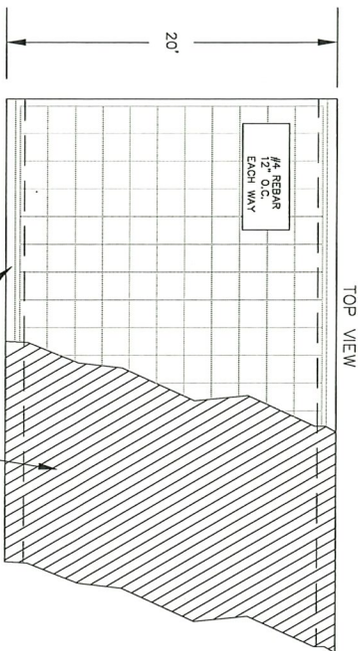


PROFILE

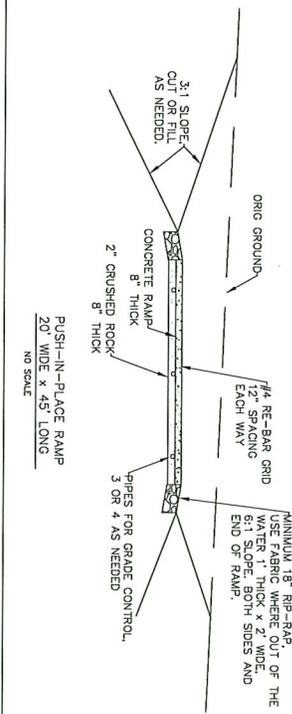
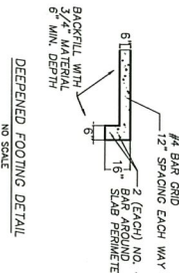
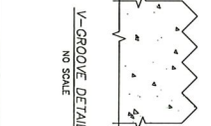
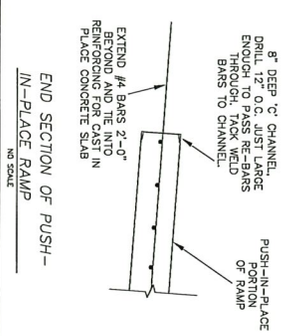
- NOTES:
1. CONTRACTOR IS RESPONSIBLE TO VERIFY THE ADEQUACY OF THE BULLDOZER SIZE PRIOR TO CASTING THE PUSH IN SLAB. BULLDOZER WEIGHT SHOULD BE EQUAL TO OR GREATER THAN PUSH IN SLAB WEIGHT. D7 CAT IS RECOMMENDED FOR THIS PUSH, HOWEVER CONTRACTOR MAY USE SMALLER EQUIPMENT IF THE CONTRACTOR IS CONFIDENT BY EXPERIENCE THE EQUIPMENT IS ADEQUATE.
 2. CONTRACTOR HAS THE OPTION OF CONSTRUCTING THE RAMP AS A FULL PUSH IN PLACE RAMP USING A LARGER DOZER. D9 CAT IS RECOMMENDED IN THIS CASE. NOTIFY ENGINEER OF RECORD PRIOR TO PURSUING THIS OPTION.



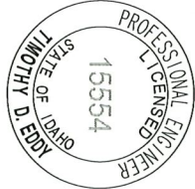
REV.	DATE	DESCRIPTION	BY
STATE OF IDAHO DEPARTMENT OF FISH AND GAME BOISE, IDAHO			
DESIGNED	TDE	DFG 2025-115	
DRAWN	TDE		
CHECKED	CSW	CHERRY PLANT ACCESS	
DATE	12/16/25		
SCALE	SEE PLAN	RAMP PROFILE	
APPROVED		APPROVED	
CHIEF, BUREAU OF ENGINEERING		DIRECTOR	
SHEET 2		OF 2	



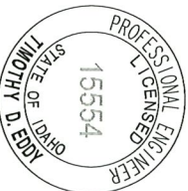
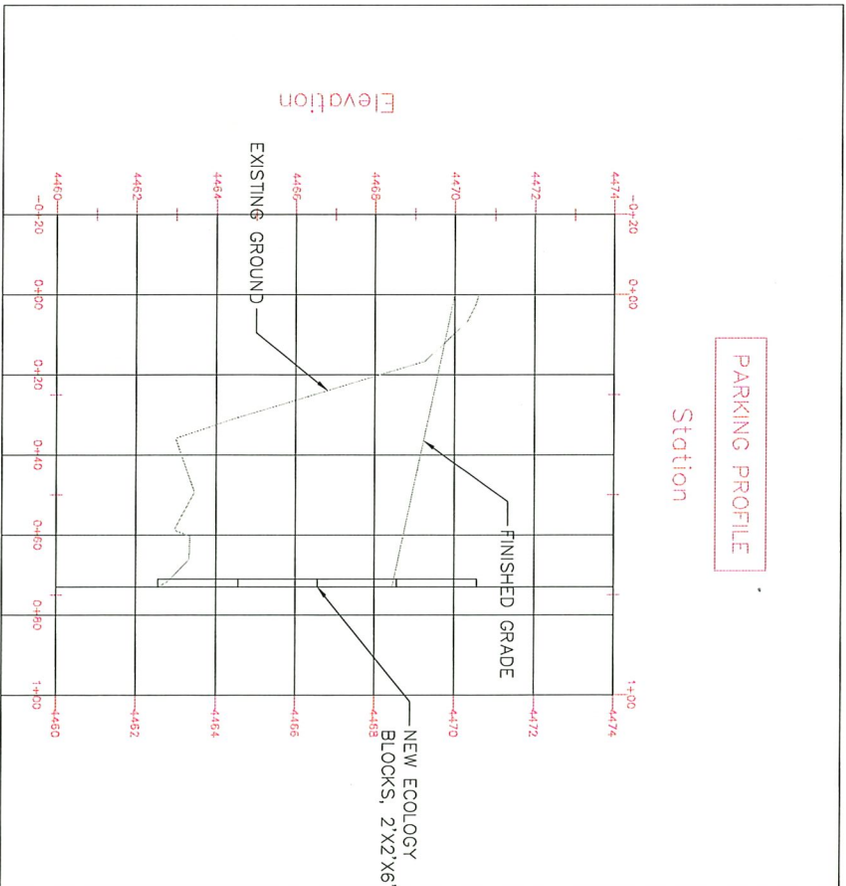
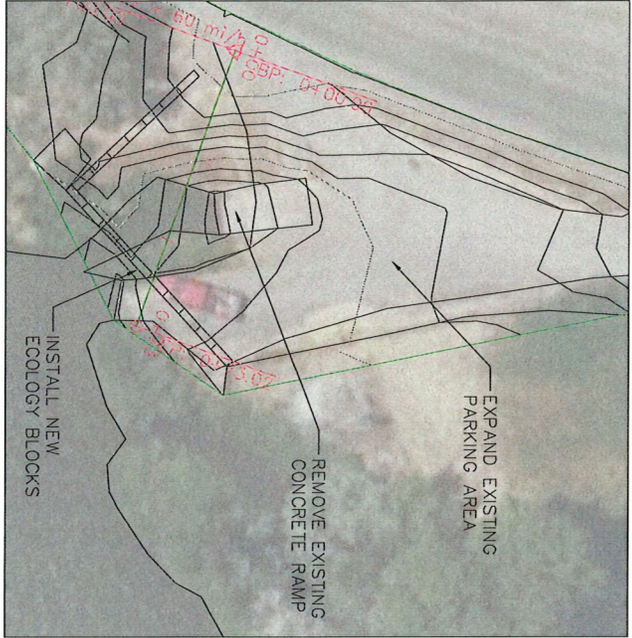
BOAT RAMP REBAR DETAIL
NO SCALE



PUSH-IN-PLACE RAMP
20' WIDE x 45' LONG
NO SCALE



REV#	DATE	DESCRIPTION	BY
STATE OF IDAHO			
DEPARTMENT OF FISH AND GAME			
BOISE, IDAHO			
DESIGNED	TDE	DFG 2025-115	
DRAWN	TDE		
CHECKED	CSW	CHERRY PLANT ACCESS	
DATE	12/16/23		
SCALE	SET PLAN	RAMP DETAILS	
APPROVED			
CHIEF, BUREAU OF ENGINEERING			
SHEET	2	OF	2



REV#	DATE	DESCRIPTION	BY
STATE OF IDAHO DEPARTMENT OF FISH AND GAME BOISE, IDAHO			
DESIGNED	TDE	DFG 2025-115	
DRAWN	TDE	CHERRY PLANT ACCESS	
CHECKED	CSW		
DATE:	12/16/25		
SCALE:	SEE PLAN	PARKING PLAN	
APPROVED		APPROVED	
CHIEF, BUREAU OF ENGINEERING		DIRECTOR	
SHEET 2		OF 2	

AASHTO Sight Distance

Scenario 1: Stopping Sight Distance on Level Roadways

Table 3-1. Stopping Sight Distance on Level Roadways

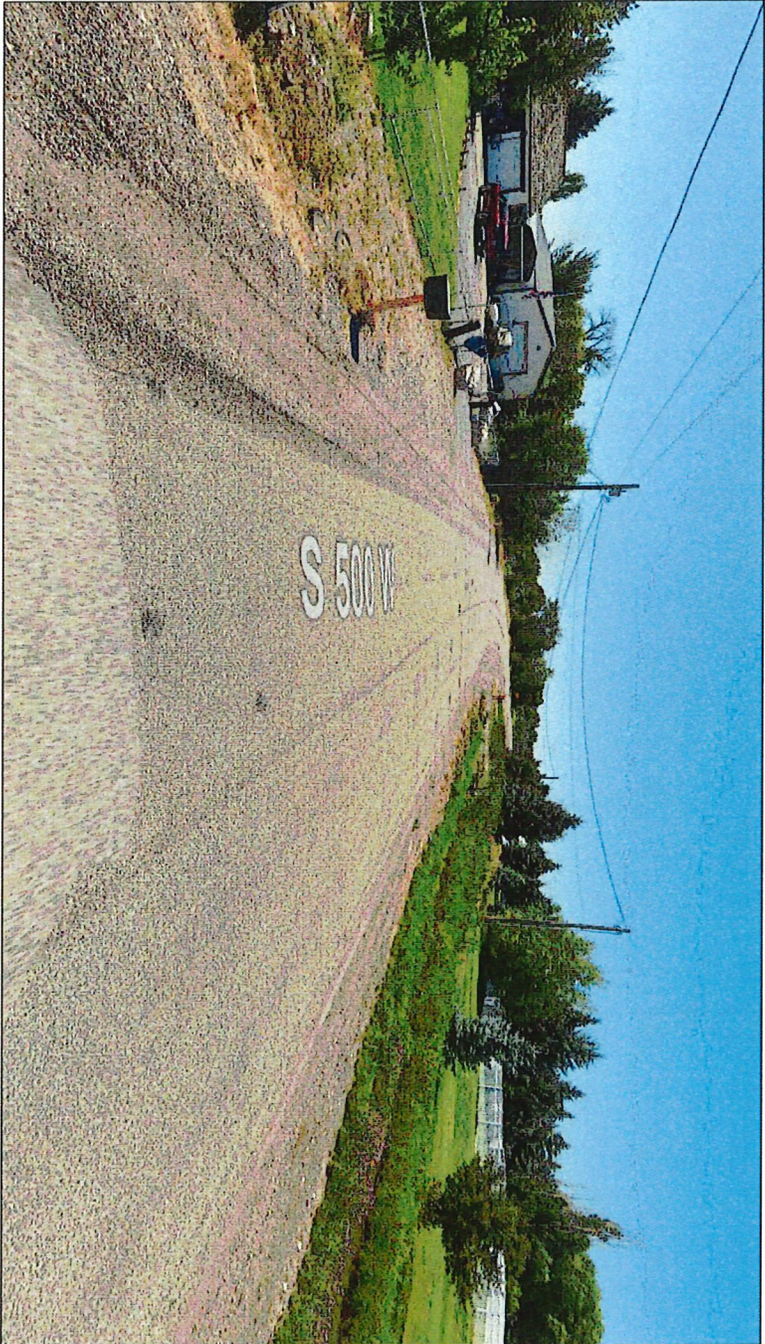
U.S. Customary					Metric				
Design Speed (mph)	Brake Reaction Distance (ft)	Braking Distance on Level (ft)	Stopping Sight Distance		Design Speed (km/h)	Brake Reaction Distance (m)	Braking Distance on Level (m)	Stopping Sight Distance	
			Calculated (ft)	Design (ft)				Calculated (m)	Design (m)
15	55.1	21.6	76.7	80	20	13.9	4.6	18.5	20
20	73.5	38.4	111.9	115	30	20.9	10.3	31.2	35
25	91.9	60.0	151.9	155	40	27.8	18.4	46.2	50
30	110.3	86.4	196.7	200	50	34.8	28.7	63.5	65
35	128.6	117.6	246.2	250	60	41.7	41.3	83.0	85
40	147.0	153.6	300.6	305	70	48.7	56.2	104.9	105
45	165.4	194.4	359.8	360	80	55.6	73.4	129.0	130
50	183.8	240.0	423.8	425	90	62.6	92.9	155.5	160
55	202.1	290.3	492.4	495	100	69.5	114.7	184.2	185
60	220.5	345.5	566.0	570	110	76.5	138.8	215.3	220
65	238.9	405.5	644.4	645	120	83.4	165.2	248.6	250
70	257.3	470.3	727.6	730	130	90.4	193.8	284.2	285
75	275.6	539.9	815.5	820	140	97.3	224.8	322.1	325
80	294.0	614.3	908.3	910					
85	313.5	693.5	1007.0	1010					

Note: Brake reaction distance predicated on a time of 2.5 s; deceleration rate of 11.2 ft/s² [3.4 m/s²] used to determine calculated sight distance.

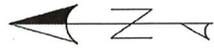
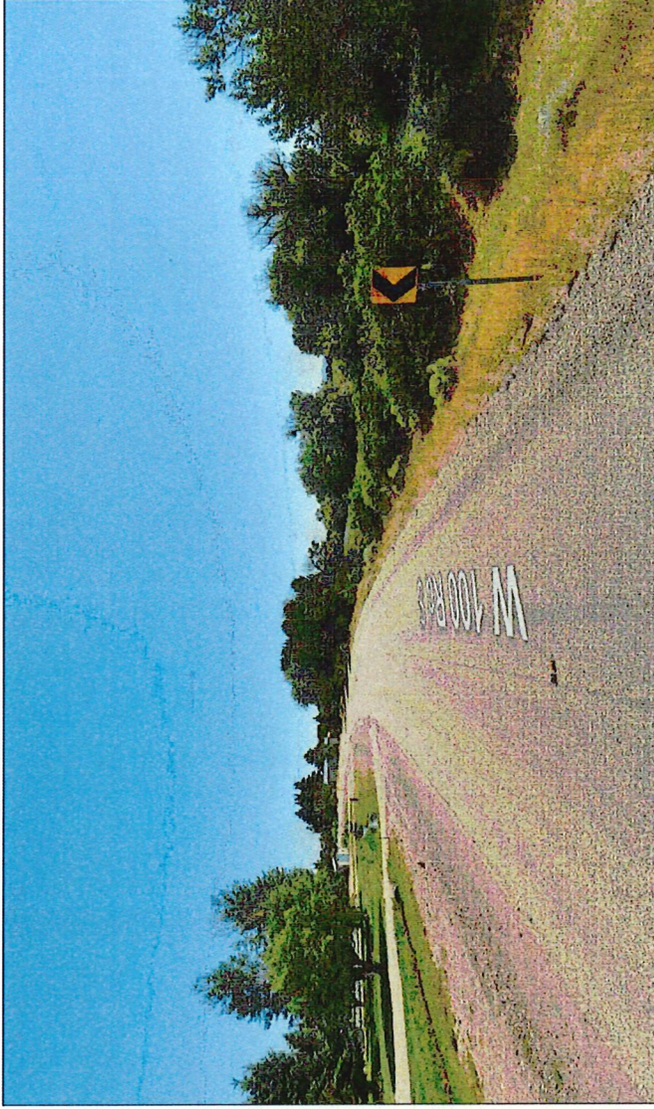
Scenario 2: Stopping Sight Distance on Grades

Table 3-2. Stopping Sight Distance on Grades

U.S. Customary							Metric						
Design Speed (mph)	Stopping Sight Distance (ft)						Design Speed (km/h)	Stopping Sight Distance (m)					
	Downgrades			Upgrades				Downgrades			Upgrades		
	3%	6%	9%	3%	6%	9%		3%	6%	9%	3%	6%	9%
15	80	82	85	75	74	73	20	20	20	20	19	18	18
20	116	120	126	109	107	104	30	32	35	35	31	30	29
25	158	165	173	147	143	140	40	50	50	53	45	44	43
30	205	215	227	200	184	179	50	66	70	74	61	59	58
35	257	271	287	237	229	222	60	87	92	97	80	77	75
40	315	333	354	289	278	269	70	110	116	124	100	97	93
45	378	400	427	344	331	320	80	136	144	154	123	118	114
50	446	474	507	405	388	375	90	164	174	187	148	141	136
55	520	553	593	469	450	433	100	194	207	223	174	167	160
60	598	638	686	538	515	495	110	227	243	262	203	194	186
65	682	728	785	612	584	561	120	263	281	304	234	223	214
70	771	825	891	690	658	631	130	302	323	350	267	254	243
75	866	927	1003	772	736	704	140	341	367	398	302	287	274
80	965	1035	1121	859	817	782							
85	1070	1149	1246	949	902	862							

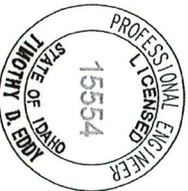
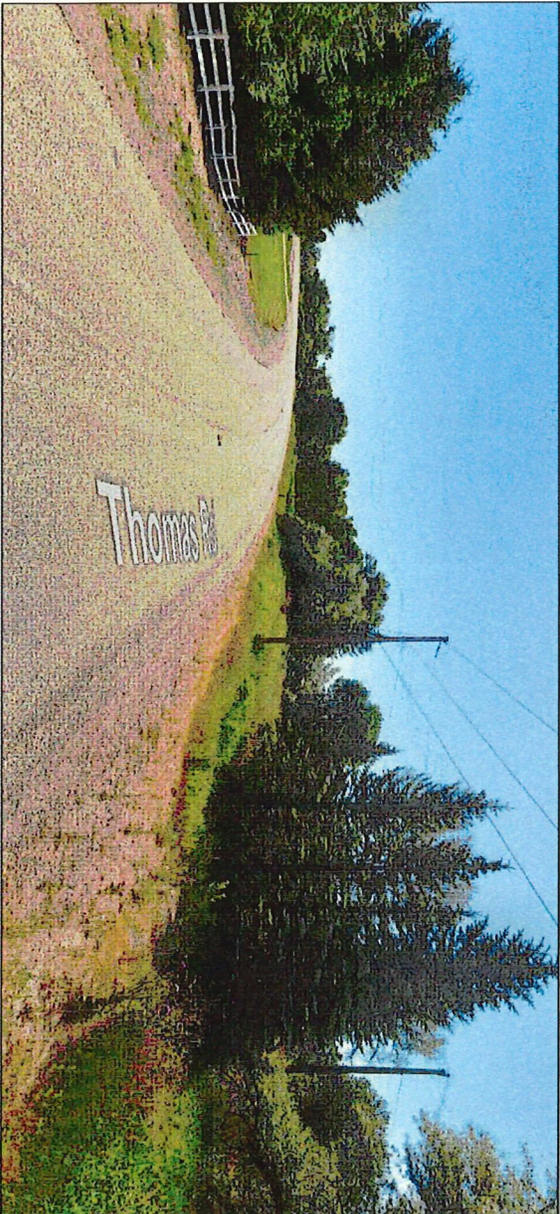
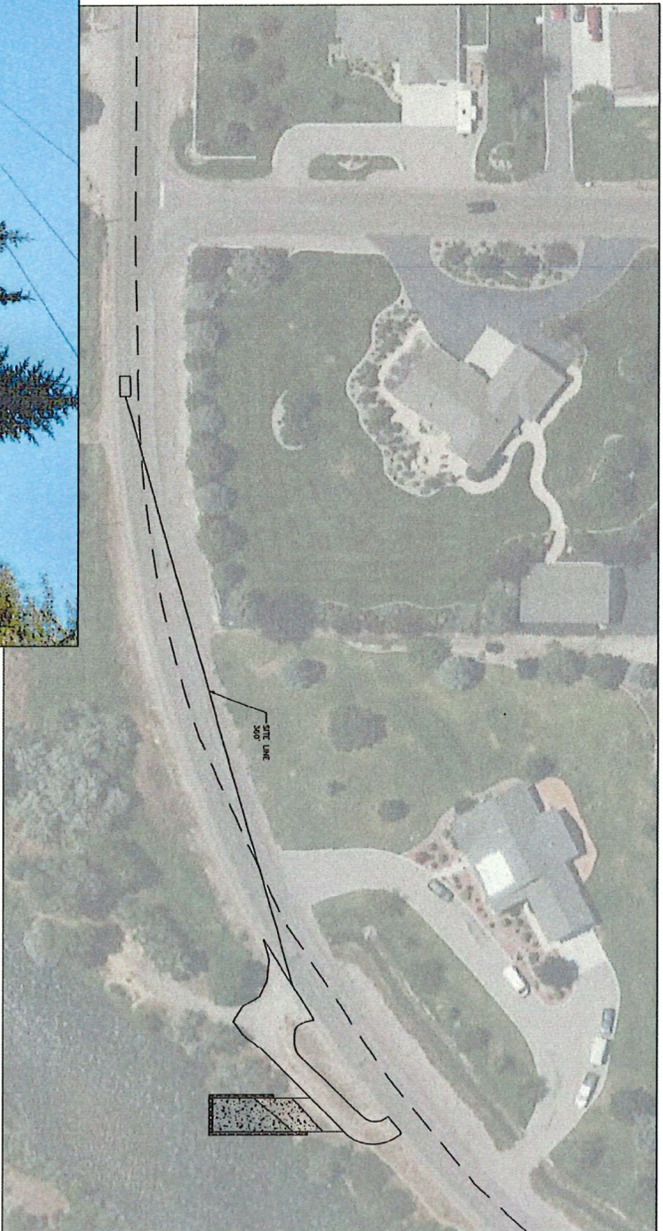
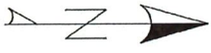


REV.	DATE	DESCRIPTION	BY
STATE OF IDAHO DEPARTMENT OF FISH AND GAME BOISE, IDAHO			
DESIGNED	TDE	DRG 2025-115	
DRAWN	TDE	CHERRY PLANT ACCESS	
CHECKED	CSW		
DATE	3/1/26	SITE PLAN	
SCALE	SEE PLAN		
APPROVED			
CHIEF, BUREAU OF ENGINEERING			DIRECTOR
SHEET 2 OF 5			



REV	DATE	DESCRIPTION	BY
STATE OF IDAHO DEPARTMENT OF FISH AND GAME BOISE, IDAHO			
DESIGNED	TDE	DFG 2025-115	
DRAWN	TDE	CHERRY PLANT ACCESS	
CHECKED	CSW		
DATE:	3/1/26		
SCALE:	SEE PLAN		
APPROVED			
CHIEF, BUREAU OF ENGINEERING			DIRECTOR
			SHEET 2 OF 5





REV	DATE	DESCRIPTION	BY
DESIGNED	TDE	STATE OF IDAHO	
DRAWN	TDE	DEPARTMENT OF FISH AND GAME	
CHECKED	CSW	BOISE, IDAHO	
DATE	3/1/26		
SCALE	SEE PLAN		
APPROVED			
CHIEF, BUREAU OF ENGINEERING		APPROVED	DIRECTOR
SHEET 2 OF 5			