

# **City of Ketchum** Planning & Building

OFFICIAL USE ONLY
File Number:
Date Received:
By:
Pre-Application Fee Paid:
Design Review Fee Paid:
By:

# **Design Review Application**

Submit completed application and documentation to <u>planningandbuilding@ketchumidaho.org</u> Or hand deliver to Ketchum City Hall, 191 5<sup>th</sup> St. W. Ketchum, ID If you have questions, please contact the Planning and Building Department at (208) 726-7801. To view the Development Standards, visit the City website at: <u>www.ketchumidaho.org</u> and click on Municipal Code. You will be contacted and invoiced once your application package is complete.

APPLICANT INFORMATION									
Project Name:		Phone:							
Owner:		Mailing Address:							
Email:									
Architect/Representative:		Phone:							
Email:		Mailing Address:							
Architect License Number:									
Engineer of Record:		Phone:							
Email:		Mailing Address:							
Engineer License Number:									
Primary Contact Name and Phone Num	iber:								
PROJECT INFORMATION									
Legal Land Description:		Street Address:							
Lot Area (Square Feet):	Zoning District:		RPK #:						
Overlay District:	🗆 Avalanche	□ Mountain [	None						
Type of Construction: 🗆 New	□Addition	□Remodel	Other						
Anticipated Use:		Number of Residential Units:							
GROSS FLOOR AREA									
	Proposed		Existing						
Basements		Sq. Ft.	Sq. Ft.						
1 <sup>st</sup> Floor		Sq. Ft.	Sq. Ft.						
2 <sup>nd</sup> Floor		Sq. Ft.	Sq. Ft.						
3 <sup>rd</sup> Floor		Sq. Ft.	Sq. Ft.						
Mezzanine		Sq. Ft.	Sq. Ft.						
Total		Sq. Ft.	Sq. Ft.						
FLOOR AREA RATIO									
Community Core:	Tourist:		General Residential-High:						
BUILDING COVERAGE/OPEN SPACE									
Percent of Building Coverage:									
DIMENSIONAL STANDARDS/PROPOSE		-							
Front: Si	de:	Side:	Rear:						
Building Height:									
OFF STREET PARKING			-						
Parking Spaces Provided:	Curb Cut:	Sq. Ft.	%						
WATER SYSTEM									
Municipal Service		Ketchum Spring							
The Applicant agrees in the event of a dispute concerning the interpretation or enforcement of the Design Review Application in which the city of Ketchum is the									

prevailing party, to pay the reasonable attorney fees, including attorney fees on appeal and expenses of the city of Ketchum. I, the undersigned, certify that all information submitted with and upon this application form is true and accurate to the best of my knowledge and belief.

# **DESIGN REVIEW EVALUATION STANDARDS**

(May not apply to Administrative Design Review):

#### 17.96.060: IMPROVEMENTS AND STANDARDS FOR ALL PROJECTS

- A. Streets:
  - 1. The applicant shall be responsible for all costs associated with providing a connection from an existing city street to their development.
  - 2. All street designs shall be approved by the City Engineer.
- B. Sidewalks:
  - 1. All projects under 17.96.010(A) that qualify as a "Substantial Improvement" shall install sidewalks as required by the Public Works Department.
  - 2. Sidewalk width shall conform to the city's right of way standards; however the city engineer may reduce or increase the sidewalk width and design standard requirements at their discretion.
  - 3. Sidewalks may be waived if one of the following criteria is met:
    - a. The project comprises an addition of less than two hundred fifty (250) square feet of conditioned space.
    - b. The city engineer finds that sidewalks are not necessary because of existing geographic limitations, pedestrian traffic on the street does not warrant a sidewalk, or if a sidewalk would not be beneficial to the general welfare and safety of the public.
  - 4. The length of sidewalk improvements constructed shall be equal to the length of the subject property line(s) adjacent to any public street or private street.
  - 5. New sidewalks shall be planned to provide pedestrian connections to any existing or future sidewalks adjacent to the site. In addition, sidewalks shall be constructed to provide safe pedestrian access to and around a building.
  - 6. The city may approve and accept voluntary cash contributions in lieu of the above described improvements, which contributions must be segregated by the city and not used for any purpose other than the provision of these improvements. The contribution amount shall be one hundred ten percent (110%) of the estimated costs of concrete sidewalk and drainage improvements provided by a qualified contractor, plus associated engineering costs, as approved by the city engineer. Any approved in lieu contribution shall be paid before the city issues a certificate of occupancy.
- C. Drainage:
  - 1. All storm water shall be retained on site.
  - 2. Drainage improvements constructed shall be equal to the length of the subject property lines adjacent to any public street or private street.
  - 3. The City Engineer may require additional drainage improvements as necessary, depending on the unique characteristics of a site.
  - 4. Drainage facilities shall be constructed per city standards.
- D. Utilities:
  - 1. All utilities necessary for the development shall be improved and installed at the sole expense of the applicant.
  - 2. Utilities shall be located underground and above grade utility, power and communication equipment within the development site shall be concealed from public view.
  - 3. When extension of utilities is necessary all developers will be required to pay for and install two (2") inch SDR11 fiber optical conduit. The placement and construction of the fiber optical conduit shall be done in accordance with City of Ketchum standards and at the discretion of the City Engineer.

## E. Compatibility of Design:

- 1. The project's materials, colors and signing shall be complementary to the townscape, surrounding neighborhoods and adjoining structures.
- 2. Preservation of significant landmarks shall be encouraged and protected, where applicable. A significant landmark is one which gives historical and/or cultural importance to the neighborhood and/or community.
- 3. Additions to existing buildings, built prior to 1940, shall be complementary in design and use similar material and finishes of the building being added to.
- F. Architectural:
  - 1. Building(s) shall provide unobstructed pedestrian access to the nearest sidewalk and the entryway shall be clearly defined.
  - 2. The building character shall be clearly defined by use of architectural features.
  - 3. There shall be continuity of materials, colors and signing within the project.
  - 4. Accessory structures, fences, walls, and landscape features within the project shall match or complement the principal building.
  - 5. Building walls shall provide undulation/relief, thus reducing the appearance of bulk and flatness.
  - 6. Building(s) shall orient towards their primary street frontage.
  - 7. Garbage storage areas and satellite receivers shall be screened from public view and located off alleys.
  - 8. Building design shall include weather protection which prevents water to drip or snow to slide on areas where pedestrians gather and circulate or onto adjacent properties.
- G. Circulation Design:
  - 1. Pedestrian, equestrian, and bicycle access shall be located to connect with existing and anticipated easements and pathways.
  - 2. Awnings extending over public sidewalks shall extend five (5') feet or more across the public sidewalk but shall not extend within two (2') feet of parking or travel lanes within the right of way.
  - 3. Traffic shall flow safely within the project and onto adjacent streets. Traffic includes vehicle, bicycle, pedestrian, and equestrian use. Consideration shall be given to adequate sight distances and proper signage.
  - 4. Curb cuts and driveway entrances shall be no closer than twenty (20') feet to the nearest intersection of two or more streets, as measured along the property line adjacent to the right of way. Due to site conditions or current/projected traffic levels or speed, the City Engineer may increase the minimum distance requirements.
  - 5. Unobstructed access shall be provided for emergency vehicles, snowplows, garbage trucks and similar service vehicles to all necessary locations within the proposed project.
- H. Snow Storage:
  - 1. Snow storage areas shall not be less than thirty percent (30%) of the improved parking and pedestrian circulation areas.
  - 2. Snow storage areas shall be provided on-site.
  - 3. A designated snow storage area shall not have any dimension less than five (5') feet and shall be a minimum of twenty-five (25) square feet.
  - 4. In lieu of providing snow storage areas, snow melt and hauling of snow may be allowed.
- I. Landscaping:
  - 1. Landscaping is required for all projects.
  - 2. Landscape materials and vegetation types specified shall be readily adaptable to a site's microclimate, soil conditions, orientation and aspect, and shall serve to enhance and complement the neighborhood and townscape.
  - 3. All plant species shall be drought tolerant. Native species are recommended but not required.

- 4. Landscaping shall provide a substantial buffer between land uses, including, but not limited to, structures, streets and parking lots. The development of landscaped public courtyards, including trees and shrubs where appropriate, shall be encouraged.
- J. Public Amenities:
  - Where sidewalks are required, pedestrian amenities shall be installed. Amenities may include, but are not limited to, benches and other seating, kiosks, bus shelters, trash receptacles, restrooms, fountains, art, etc. All public amenities shall be approved by the Public Works Director prior to design review approval from the Commission.

### 17.96.070: COMMUNITY CORE (CC) PROJECTS

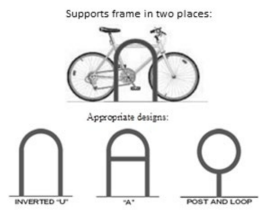
In addition to the requirements of section 17.96.060, unless otherwise specified, the below standards apply to projects in the Community Core district.

- A. Streets:
  - 1. Street trees, streetlights, street furnishings, and all other street improvements shall be installed or constructed as determined by the Public Works Department.
  - 2. Street trees with a minimum caliper size of three inches (3"), shall be placed in tree grates.
  - 3. Due to site constraints, the requirements of this subsection A may be modified by the Public Works Department.
- B. Architectural:
  - 1. Facades facing a street or alley or located more than five (5') feet from an interior side property line shall be designed with both solid surfaces and window openings to avoid the creation of blank walls and employ similar architectural elements, materials and colors as the front façade.
  - 2. For nonresidential portions of buildings, front building facades and facades fronting a pedestrian walkway shall be designed with ground floor storefront windows and doors with clear transparent glass. Landscaping planters shall be incorporated into facades fronting pedestrian walkways.
  - 3. For nonresidential portions of buildings, front facades shall be designed to not obscure views into windows.
  - 4. Roofing forms and materials shall be compatible with the overall style and character of the structure. Reflective materials are prohibited.
  - 5. All pitched roofs shall be designed to sufficiently hold all snow with snow clips, gutters and downspouts.
  - 6. Roof overhangs shall not extend more than three (3') feet over a public sidewalk. Roof overhangs that extend over the public sidewalk shall be approved by the Public Works Director.
  - 7. Front porches and stoops shall not be enclosed on the ground floor by permanent or temporary walls, windows, window screens, or plastic or fabric materials.
- C. Service Areas and Mechanical/Electrical Equipment:
  - 1. Trash disposal areas and shipping and receiving areas shall be located within parking garages or to the rear of buildings. Trash disposal areas shall not be located within the public right of way and shall be screened from public views.
  - 2. Roof and ground mounted mechanical and electrical equipment shall be fully screened from public view. Screening shall be compatible with the overall building design.
- D. Landscaping:
  - 1. When a healthy and mature tree is removed from a site, it shall be replaced with a new tree. Replacement trees may occur on or off site.
  - 2. Trees that are placed within a courtyard, plaza or pedestrian walkway shall be placed within tree wells that are covered by tree grates.
  - 3. The city arborist shall approve all parking lot and replacement trees.
- E. Surface Parking Lots:

- 1. Surface parking lots shall be accessed from off the alley and shall be fully screened from the street.
- 2. Surface parking lots shall incorporate at least one (1) tree and one (1) additional tree per ten (10) onsite parking spaces. Trees shall be planted in landscaped planters, tree wells and/or diamond shaped planter boxes located between parking rows. Planter boxes shall be designed so as not to impair vision or site distance of the traveling public.
- 3. Ground cover, low lying shrubs, and trees shall be planted within the planters and planter boxes. Tree grates or landscaping may be used in tree wells located within pedestrian walkways.
- F. Bicycle Parking:
  - One (1) bicycle rack, able to accommodate at least two (2) bicycles, shall be provided for every four (4) parking spaces as required by the proposed use. At a minimum, one (1) bicycle rack shall be required per development on private property. Bike racks shall not be located in the public right-or-way.
  - When the calculation of the required number of bicycle racks called for in this section results in a fractional number, a fraction equal to or greater than one-half (1/2) shall be adjusted to the next highest whole number.
  - 3. Bicycle racks shall be clearly visible from the building entrance they serve and not mounted less that fifty (50') feet from said entrance or as close as the nearest non-ADA parking space, whichever is closest.

#### 17.96.080: NOTICE:

All property owners adjacent to properties under application for design review shall be notified by mail ten (10) days prior to the meeting of the date at which said design review is to be considered by the Commission.



Inappropriate designs:



#### 17.96.090: TERMS OF APPROVAL:

- A. Design Review Approval
  - 1. The term of design review approval shall be twelve (12) months from the date that findings of fact, conclusions of law and decision are adopted by the Commission or upon appeal, the date the approval is granted by the Council subject to changes in zoning regulations.
  - 2. Application must be made for a building permit with the Ketchum planning and building department during the twelve (12) month term. Once a building permit has been issued, the design review approval shall be valid for the duration of the building permit.
  - 3. Unless an extension is granted as set forth below, failure to file a complete building permit application for a project in accordance with these provisions shall cause said approval to be null and void.
- B. Extensions of Design Review Approval.
  - 1. For design review approvals pertaining to "civic" buildings, the Administrator may, upon written request by the holder, grant a maximum of two (2) twelve (12) month extensions to an unexpired design review approval.
  - 2. For design review approvals pertaining to all other buildings, the city may, upon written request by the holder, grant a maximum of two (2) twelve (12) month extensions to an unexpired design review approval. The first twelve (12) month extension shall be reviewed by the Administrator. The second twelve (12) month extension shall be reviewed by the Commission. Whether or not an extension is warranted shall be based on the following considerations:
    - a. Whether there have been significant amendments to ordinances which will apply to the subject design review approval;
    - b. Whether significant land use changes have occurred in the project vicinity which would adversely impact the project or be adversely impacted by the project;
    - c. Whether hazardous situations have developed or have been discovered in the project area; or

- d. Whether community facilities and services required for the project are now inadequate.
- 3. If any of the foregoing considerations are found to exist with regard to the project for which an extension is sought, an extension will not be granted and the city shall issue this decision in writing; otherwise the city shall approve such an extension. No extensions shall be granted for an expired design review approval.

#### 17.96.100: FEES AND COSTS:

Each applicant for design review approval shall pay to the city certain fees and costs to reimburse the city the reasonable costs of administering and regulating this chapter, including reimbursement for city engineer fees. Said fees and refunds, if any, shall be set by resolution of the Council and shall be paid prior to scheduling of an application before the Commission for design review consideration. Said fees shall be nonrefundable.

## DESIGN REVIEW APPLICATION CERTIFICATION OF COMPLETENESS

Project Name:	Reviewed by:
Date:	Time:

### **REQUIRED DOCUMENTS (CHECK ALL THAT APPLY):**

□ Design review application form including project name, location, applicant, owner, project representatives and contact information.

 $\Box$  One (1) PDF electronic set of the complete application containing all requirements as listed below, plans appropriately scaled, shall be submitted. Electronic record of the materials and color sample board may be satisfied with photos. One (1) hardcopy set of scalable plans showing at a minimum the following:

□ Vicinity map, to scale, showing the project location in relationship to neighboring buildings and the surrounding area. Note: a vicinity map must show location of adjacent buildings and structures.

□ Drainage plan (grading, catch basins, piping, and dry-wells).

Utilities plan (location and size of water and sewer mains and services, gas, electric, TV and phone).

□ Site plan, to scale, showing proposed parking (including parking stall dimensions), loading, general circulation and snow storage. List square footage of subject property including lot dimensions.

□ Landscape plan (existing landscaping on the site shown and adjacent right-of-way as retained, relocated or removed; proposed landscaping including species type, size and quantity).

□ Floor plan. List gross and net square footage for each floor. List occupancy classification and type of construction.

Detailed elevations of all sides of the proposed building and other exterior elements (colors, materials).

□ Exterior lighting plan, pursuant to chapter 17.132, showing location, height, type and lumen output; spec sheets for fixtures; illuminance levels/photometrics for exterior lighting.

Photometric analysis prepared by MH Companies (see city Right-of Way and Lighting Standards at <u>https://www.ketchumidaho.org/sites/default/files/fileattachments/streets\_amp\_facilities/page/2851/row\_standar</u> <u>ds - 2022.pdf</u>) showing placement of street light fixtures and average and maximum footcandle illumination along the sidewalk adjacent to the project.

□ Will-serve letters from Idaho Power Company and Clear Creek Disposal

	One (1) 11" x 17"	materials and color	rs sample board show	ing all exterior	materials u	used on the	façade of the
strι	ucture. A digital cop	by may be sufficient a	as approved by the Ac	lministrator.			

□ At least one week prior to the scheduled Commission meeting, on the site applicant shall stake the building corners for all proposed buildings and additions, all trees proposed to be removed shall be flagged and the applicant shall install story poles, or other height delineation method pre-approved by the Administrator, at the maximum roof peaks of the proposed buildings. Documentation of this work shall be provided to the project planner one week prior to the meeting. Failure by the applicant to perform this work one week prior to the Commission meeting shall result in a continuation of the project for consideration.

□ For projects requiring pre-application design review, a model or computer simulation renderings, as described in subsection 17.96.010(C) of this chapter shall be required.

- For new multi-tenant buildings, a master signage plan shall be submitted.
- The Administrator may waive some submittal requirements if it is determined the information is not relevant to the design review.
- Other information as required by the Administrator or the Commission.
- Design review fee shall be submitted as described in section 17.96.100 of this chapter.

#### **STAFF COMMENTS:**

