

Elmore County Land Use & Building Department 520 East 2nd South Street, Mountain Home, Idaho 83647 FINAL PLAT APPLICATION

We	are unable to accep	t facsi	mile copies.	OFFICE USE ONLY: Date received:
	FI	NAL PL	AT CHECK LIST	Accepted by:
1.	Plat complies with Condit		•	Final Plat Fee: \$800.00 + \$30 per lo
	Elmore County including a on subdivision.			+ Consultant Fees Receipt No:
2.	Final Plat submitted has r complies with Title 50, Ch			ved Preliminary Plat and
3.		division d	lescription tied to at least	two (2) government survey ents; recognized by the
4.	Location and description	of monur	nents.	
5.	dimensions, acreage of e way and easements; all w	ach lot, s rith accur radii, arc	treet rights-of-way and ce rate dimensions in feet an	roperty acreage, lot lines, lot enter lines, other rights-of- d decimals thereof, bearings s, and chord lengths of all
6.	Where subdivision does r subdivision.	•	an approved road, 60' roa	d easement inside
7.	Names and locations of a	djoining	subdivisions.	
8.	Location, dimension, and			
9.		utively th each blo	roughout the entire subdick, with areas to be exclu	vision, and lots numbered ded from platting marked
10.	The outline of any proper public use fully dimension "Public" and showing the	ed by le	ngths, bearings, and acre	ch is offered for dedication to age with the area marked
11.	A title which shall include and state, and the locatio township, and range.			e of city, if applicable, county, n referenced to section,
12.	Scale, north arrow, and date.			
13.		oved nar		ted, and/or private streets or ision.
14.	Sanitary restriction.			
15.	A provision in the owner of instrument number where recorded.			ncing the County Recorder's ng the subdivision are
	I applicant verify that this appli pest of their knowledge.	cation is c	complete, and that all informa	ation contained herein is true and
Signature of	Property Owner	Date	Signature of Applicant	
Signature of i		_ 4.0	Signatare of Apprount	Date

Case#

FINAL PLAT PROCEDURES

- 1. When all conditions of a Conditional Use Permit, if applicable, and preliminary plat approval have been met, the developer brings a full-size paper copy of the final plat to the Administrator for review, files a Final Plat Application and pays the fee.
- 2. After the Director accepts the paper copy of the final plat, the County will take one paper copy of the plat to the County Surveyor. When the Surveyor has given his/her approval the developer gives another paper copy of the plat and signature sheet to the Elmore County Assessor's Office for review. When approval has been obtained by the County Surveyor and County Assessor's Office, the developer has two (2) mylars and two (2) paper inclusive of all pages made of the Final Plat. These mylars shall include all conditions of approval listed on the Conditional Use Permit, preliminary plat, and anything additional required by the County Engineer.
- 3. The developer submits 5 full size paper copies and one reduced 8 ½ x 11 paper copies of the plat and signature sheet to the Land Use & Building Department. Submit these after the Surveyor and Assessor have reviewed and approved the plat.
- 4. To complete the process, the developer obtains all signatures on the mylar copies of the signature sheet, excluding The Planning and Zoning Commission, County Commissioners, County Treasurer, and County Recorder. If the subdivision is within an Area of City Impact the signatures of the City Clerk and City Engineer will also be required. The developer then brings the signed mylars to the Land Use & Building Department for the signatures of the Chairman of the Planning and Zoning Commission and Board of County Commissioners.
- 5. The Administrator will notify the developer when the mylars of the plat has been signed by the Chairman of the Board of County Commissioners. The developer will then obtain the County Treasurer and County Recorders signature in the Recorders Office located in the County Court House.
- 6. At the time of recording the mylars and paper copies, deeds for each lot of the subdivision will need to be recorded also.
- 7. Idaho State Code Title 50-1316 reads: PENALTY FOR SELLING UNPLATTED LOTS. Any person who shall dispose of or offer for sale any lots in any city or county until the plat thereof has been duly acknowledged and recorded, as provided in sections 50-1301 through 50-1325, shall forfeit and pay one hundred dollars (\$100) for each lot and part of a lot sold or disposed of or offered for sale.