

Community Redevelopment Authority (CRA)

Wednesday, August 19, 2015 Regular Meeting Packet

Board Members:

Tom Gdowski

Glen Murray

Sue Pirnie

Barry Sandstrom

Glenn Wilson

4:00 PM

Call to Order

Roll Call

A - SUBMITTAL OF REQUESTS FOR FUTURE ITEMS

Individuals who have appropriate items for City Council consideration should complete the Request for Future Agenda Items form located at the Information Booth. If the issue can be handled administratively without Council action, notification will be provided. If the item is scheduled for a meeting or study session, notification of the date will be given.

B - RESERVE TIME TO SPEAK ON AGENDA ITEMS

This is an opportunity for individuals wishing to provide input on any of tonight's agenda items to reserve time to speak. Please come forward, state your name and address, and the Agenda topic on which you will be speaking.

DIRECTOR COMMUNICATION

This is an opportunity for the Director to comment on current events, activities, and issues of interest to the commission.



Community Redevelopment Authority (CRA)

Wednesday, August 19, 2015 Regular Meeting

Item A1

Agenda

Staff Contact: Chad Nabity

AGENDA Wednesday, August 12, 2015 4:00 p.m. Grand Island City Hall

Open Meetings Notifications

Call to Order.

This is a public meeting subject to the open meetings laws of the State of Nebraska. The requirements for an open meeting are posted on the wall in this room and anyone that wants to find out what those are is welcome to read through them.

- 2. Approval of Minutes of July 29, 2015 Meeting.
- 3. Approval of Financial Reports.
- Approval of Bills.
- 5. Review of Committed Projects and CRA Properties.
- 6. Consideration of a Resolution to forward a Redevelopment Plan Amendment to the Hall County Regional Planning Commission for Bosselman Real Estate, LLC, 1607 S Locust St., Grand Island, NE.
- 7. Consideration of a Resolution of intent to enter into a Site Specific Redevelopment Contract & Approval of related actions 30 day notice to City Council for Bosselman Real Estate, LLC, 1607 S Locust St., Grand Island, NE.
- 8. Review Request for Development Proposals for 604-612 W 3rd.
- 9. Approve Resolution to Purchase/Sell Real Estate.
- 10. Directors Report.
- 11. Adjournment

Next Meeting September 9, 2015

The CRA may go into closed session for any agenda item as allowed by state law.



Community Redevelopment Authority (CRA)

Wednesday, August 19, 2015 Regular Meeting

Item B1

Meeting Minutes

Staff Contact: Chad Nabity

OFFICIAL PROCEEDINGS

MINUTES OF COMMUNITY REDEVELOPMENT AUTHORITY MEETING OF July 29, 2015

Pursuant to due call and notice thereof, a Regular Meeting of the Community Redevelopment Authority of the City of Grand Island, Nebraska was conducted on July 29, 2015 at City Hall 100 E First Street. Notice of the meeting was given in the July 22, 2015 Grand Island Independent.

1. <u>CALL TO ORDER.</u> Chairman Sanstrom called the meeting to order at 7:45 a.m. The following members were present: Tom Gdowski, Sue Pirnie, Glen Murray, and Glenn Wilson. Also present were; Director, Chad Nabity; Planning Secretary, Rose Rhoads; Sr. Accountant, Billy Clingman.

Sandstrom stated this was a public meeting subject to the open meeting laws of the State of Nebraska. He noted that the requirements for an open meeting were posted on the wall easily accessible to anyone who would like to read through them.

- APPROVAL OF MINUTES. A motion for approval of Minutes for the July 8, 2015 meeting was made by Wilson and seconded by Pirnie. Upon roll call vote all present voted aye. Motion carried unanimously.
- 3. <u>BUDGET.</u> Approval of budget for the 2015-2016 fiscal year. Nabity reviewed the 2015-2016 CRA budget. Followed by some discussion. A motion was made by Prinie and seconded by Murray to approve the CRA 2015-2016 budget resolution 200 as presented. Upon roll call vote all present voted aye. Motion carried unanimously.
- 4. <u>DIRECTORS REPORT.</u> Nabity reviewed some upcoming projects that will be brought forward at the August and September CRA meetings.
- 5. ADJOURNMENT. Sandstrom adjourned the meeting at 8:05 a.m.

The next meeting is scheduled for August 12, 2015.

Respectfully submitted Chad Nabity Director



Community Redevelopment Authority (CRA)

Wednesday, August 19, 2015 Regular Meeting

Item C1

Financial Reports

Staff Contact: Chad Nabity

	MONTH ENDED <u>July-15</u>	2014-2015 YEAR TO DATE	2015 <u>BUDGET</u>	REMAINING BALANCE	% OF BUDGET <u>USED</u>
CONSOLIDATED					
Beginning Cash	993,448				
DENZENIUE.					
REVENUE:	0.250	380,881	402 105	112,314	77.23%
Property Taxes - CRA Property Taxes - Lincoln Pool	8,350 1,750	130,396	493,195 198,050	67,654	65.84%
Property Taxes - Efficient Foor	5,102	1,076,577	1,321,092	262,197	81.49%
Interest Income - CRA	11	1,070,577	1,000	914	8.64%
Interest Income - TIF'S	0	4	1,000	714	0.0470
Land Sales	141	<u>.</u>	100,000	100,000	0.00%
Other Revenue - CRA	105,152	123,464	128,000	4,536	96.46%
Other Revenue - TIF's	100,102	1,732	=======================================	: * :	
					-:
TOTAL REVENUE	120,364	1,713,141	2,241,337	547,614	76.43%
TOTAL RESOURCES	1,113,812	1,713,141	2,241,337	547,614	•
	//				•
EXPENSES					
Auditing & Accounting		5,339	5,000	10	106.79%
Legal Services	315	1,365	3,000	1,635	45.50%
Consulting Services	2	2	5,000	5,000	0.00%
Contract Services	565	43,868	65,000	21,132	67.49%
Printing & Binding	74	¥	1,000	1,000	0.00%
Other Professional Services	*	8,279	16,000	7,721	51.74%
General Liability Insurance	*		250	250	0.00%
Postage	34	277	200	200.000	138.63%
Life Safety	i a	5	200,000	200,000	(2/0/
Legal Notices		157	2,500	2,343	6.26%
Licenses & Fees	5	525	1 000	1,000	0.00%
Travel & Training		= =	1,000	1,000	0.0076
Other Expenditures	15	381	300	: #:	126.95%
Office Supplies Supplies	13	361	300	300	0.00%
Land	80,015	80,015	200,000	119,985	40.01%
Bond Principal - Lincoln Pool	00,015	175,000	175,000	117,703	100.00%
Bond Interest		23,050	23,050	1	10010070
Façade Improvement	-	20,000	200,000	200,000	0.00%
Building Improvement		183,629	216,000	32,371	85.01%
Blank Project	*	*	2	74	
Other Projects	<u> </u>	2	175,000	175,000	0.00%
Bond Principal-TIF's	175,315	1,062,171	1,290,022	218,686	82.34%
Bond Interest-TIF's	*	16,147	31,070	15,705	
Interest Expense	*	*	#	3.75	
TOTAL EXPENSES	256,258	1,600,202	2,609,692	1,002,129	61.32%
INCREASE(DECREASE) IN CASH	(135,894)	112,939	(368,355)		
ENDING CASH	857,554	112,939	(368,355)		Đ. 20
					•().
CRA CASH	651,839				
Lincoln Pool Tax Income Balance	193,397				
TIF CASH	12,318	ē			
Total Cash	857,554	i. È			

	MONTH ENDED <u>July-15</u>	2014-2015 YEAR TO DATE	2015 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
CRA					
GENERAL OPERATIONS:					
Property Taxes - CRA	8,350	380,881	493,195	112,314	77.23%
Property Taxes - Lincoln Pool	1,750	130,396	198,050	67,654	65.84%
Interest Income	11	86	1,000 100,000	914 100,000	8.64% 0.00%
Land Sales Other Revenue & Motor Vehicle Tax	105,152	123,464	128,000	4,536	96.46%
TOTAL	115,262	634,828	920,245	285,417	68.98%
GENTLE DENTAL					
Property Taxes	4,688	4,841	Two		
Interest Income	0	2	14	7 # C	
TOTAL	4,688	4,843	(⊛)	1,60	
PROCON TIF					
Property Taxes		23,018	19,162	6.25	120.12%
Interest Income	0	1		(8)	
TOTAL	0	23,019	19,162	管	120.13%
WALNUT HOUSING PROJECT					
Property Taxes		67,922	74,472	6,550	91.20%
Interest Income		1		0=0	
Other Revenue		1,732		ð ≔ :	
TOTAL	-	69,655	74,472	6,550	93.53%
BRUNS PET GROOMING		5 100	12.500	(122	£2 160/
Property Taxes		7,177	13,500	6,323	53.16%
TOTAL	()	7,177	13,500	6,323	53.16%
GIRARD VET CLINIC					
Property Taxes		5,190	14,500	9,310	35.79%
TOTAL		5,190	14,500	9,310	35.79%
GEDDES ST APTS-PROCON					
Property Taxes		14,726	30,000	15,274	49.09%
TOTAL		14,726	30,000	15,274	49.09%
SOUTHEAST CROSSING					
Property Taxes		8,980	15,000	6,020	59.87%
TOTAL		8,980	15,000	6,020	59.87%
BODI AD OFFICE WARED					
POPLAR STREET WATER Property Taxes	413	8,537	6,000	•	142.28%
TOTAL	413	8,537	6,000		142.28%
GLORAGO O FINA PONTAG					
CASEY'S @ FIVE POINTS Property Taxes		4,725	10,000	5,275	47.25%

	MONTH ENDED <u>July-15</u>	2014-2015 YEAR TO DATE	2015 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
TOTAL	<u> </u>	4,725	10,000	5,275	47.25%
SOUTH POINTE HOTEL PROJECT Property Taxes		45,738	90,000	44,262	50.82%
TOTAL		45,738	90,000	44,262	50.82%
TODD ENCK PROJECT Property Taxes		3,140	6,000	2,860	52.33%
TOTAL		3,140	6,000	2,860	52.33%
SKAGWAY		760,258	750,000		101.37%
Property Taxes	7				
TOTAL		760,258	750,000	761	101.37%
JOHN SCHULTE CONSTRUCTION Property Taxes		2,671	6,000	3,329	44.52%
TOTAL	-	2,671	6,000	3,329	44.52%
PHARMACY PROPERTIES INC Property Taxes		5,540	11,000	5,460	50.37%
TOTAL	9	5,540	11,000	5,460	50.37%
KEN-RAY LLC Property Taxes		37,418	34,000	:*:	110.05%
TOTAL	*	37,418	34,000		110.05%
COUNTY FUND 8598 Property Taxes		1,504	1,458	9	0.00%
TOTAL		1,504	1,458	: 	0.00%
GORDMAN GRAND ISLAND Property Taxes		4,227	40,000	35,773	0.00%
TOTAL		4,227	40,000	35,773	0.00%
BAKER DEVELOPMENT INC Property Taxes		1,958	3,000	1,042	0.00%
TOTAL	F	1,958	3,000	1,042	0.00%
STRATFORD PLAZA INC Property Taxes		12,641	35,000	22,359	0.00%
TOTAL	· · · · · · · · · · · · · · · · · · ·	12,641	35,000	22,359	0.00%
COPPER CREEK Property Taxes		15,085	(CE)	3 % 2	0.00%
TOTAL	-	15,085	0루	/ E /	0.00%
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	MONTH ENDED <u>July-15</u>	2014-2015 YEAR TO DATE	2015 <u>BUDGET</u>	REMAINING BALANCE	% OF BUDGET <u>USED</u>
FUTURE TIF'S					
Property Taxes	24	=	162,000	162,000	0.00%
TOTAL		*	162,000	162,000	
CHIEF INDUSTRIES AURORA COOP Property Taxes	*	3,010	8#8	(3,010)	
TOTAL	5	3,010	(*)	(3,010)	
TOKEN PROPERTIES KIMBALL ST Property Taxes	E	158	((158)	
TOTAL		158	7. E.S.	(158)	
GI HABITAT OF HUMANITY Property Taxes	×	1,502	0 H)	(1,502)	
TOTAL		1,502		(1,502)	
AUTO ONE INC Property Taxes		4,063		(4,063)	
TOTAL	9	4,063	221	(4,063)	
EIG GRAND ISLAND Property Taxes	-	27,969	(ei	(27,969)	
TOTAL		27,969	(1 4)	(27,969)	×
TOKEN PROPERTIES CARY ST Property Taxes	e.	3,695	18 8 7	(3,695)	
TOTAL		3,695	(*	(3,695)	
WENN HOUSING PROJECT Property Taxes	Ē	884	9 2 8	(884)	
TOTAL		884	(S H 5	(884)	
TOTAL REVENUE	120,364	1,713,141	2,241,337	547,614	76.43%
EXPENSES CRA					
GENERAL OPERATIONS: Auditing & Accounting Legal Services Consulting Services Contract Services Printing & Binding Other Professional Services General Liability Insurance	315 565	5,339 1,365 - 43,868 - 8,279	5,000 3,000 5,000 65,000 1,000 16,000 250	1,635 5,000 21,132 1,000 7,721 250	106.79% 45.50% 0.00% 67.49% 0.00% 51.74% 0.00%
Postage Lifesafety Grant	34	277 -	200 200,000	200,000	138.63% 0.00%

LevelNedana	MONTH ENDED <u>July-15</u>	2014-2015 YEAR TO DATE	2015 BUDGET	BALANCE	% OF BUDGET USED
Legal Notices Licenses & Fees Travel & Training		157 525	2,500 1,000	2,343 1,000	6.26% 0.00%
Office Supplies	15	381	300	1,000	0.0070
Supplies	•	199	300	300	0.00%
Land	80,015	80,015	200,000	119,985	40.01%
Bond Principal - Lincoln Pool		175,000	175,000	(1)	100.00%
Bond Interest - Lincoln Pool		23,050	23,050	: = 0	
PROJECTS					
Façade Improvement		2#1	200,000	200,000	0.00%
Building Improvement		183,629	216,000	32,371	0.00%
Other Projects		((₩)	175,000	175,000	0.00%
TOTAL CRA EXPENSES	80,944	521,884	1,288,600	767,738	40.50%
GENTLE DENTAL					
Bond Principal		3,420		90	
Bond Interest		782		(2)	
TOTAL GENTLE DENTAL		4,202	(#)	(#)	
PROCON TIF					
Bond Principal		14,306	13,355	(#0)	107.12%
Bond Interest		4,856	5,807	951	83.63%
TOTAL PROCON TIF	-	19,162	19,162	951	100.00%
WALNUT HOUSING PROJECT					
Bond Principal		63,963	49,209	=0	129.98%
Bond Interest		10,509	25,263	14,754	41.60%
TOTAL WALNUT HOUSING	-	74,472	74,472	14,754	100.00%
BRUNS PET GROOMING					
Bond Principal	6,957	7,177	13,500	6,323	53.16%
TOTAL PRINC PET CROOMING	(057	7 177	12 500	6,323	53.16%
TOTAL BRUNS PET GROOMING	6,957	7,177	13,500	0,323	33.10%
GIRARD VET CLINIC					
Bond Principal	5,031	5,190	14,500	9,310	35.79%
TOTAL GIRARD VET CLINIC	5,031	5,190	14,500	9,310	35.79%
GEDDES ST APTS - PROCON					
Bond Principal	14,276	14,726	30,000	15,274	49.09%
TOTAL GEDDES ST APTS - PROCON	14,276	14,726	30,000	15,274	49.09%
SOUTHEAST CROSSINGS					
Bond Principal	6,778	8,980	15,000	6,020	59.87%
TOTAL SOUTHEAST CROSSINGS	6,778	8,980	15,000	6,020	59.87%
DODL AD CEDERAL WARREN					
POPLAR STREET WATER	4 604	0 122	4 000	5560	135.39%
Bond Principal	4,634	8,123	6,000	***	133.3770
TOTAL POPLAR STREET WATER	4,634	8,123	6,000	: = }}	135.39%

	MONTH ENDED <u>July-15</u>	2014-2015 YEAR TO DATE	2015 <u>BUDGET</u>	REMAINING BALANCE	% OF BUDGET <u>USED</u>
CASEY'S @ FIVE POINTS Bond Principal	4,580	4,725	10,000	5,275	47.25%
TOTAL CASEY'S @ FIVE POINTS	4,580	4,725	10,000	5,275	47.25%
SOUTH POINTE HOTEL PROJECT Bond Principal	44,338	45,738	90,000	44,262	50.82%
TOTAL SOUTH POINTE HOTEL PROJECT	44,338	45,738	90,000	44,262	50.82%
TODD ENCK PROJECT Bond Principal TOTAL TODD ENCK PROJECT	3,140 3,140	3,239 3,239	6,000	2,761 2,761	53.99% 53.99%
SKAGWAY	A STATE OF THE STA				
Bond Principal TOTAL SKAGWAY		760,258 760,258	750,000 750,000		101.37% 101.37%
JOHN SCHULTE CONSTRUCTION Bond Principal TOTAL JOHN SCHULTE CONSTRUCTION	2,590 2,590	2,671 2,671	6,000 6,000	3,329 3,329	44.52% 44.52%
PHARMACY PROPERTIES INC Bond Principal TOTAL PHARMACH PROPERTIES INC	5,371 5,371	5,540 5,540	11,000 11,000	5,460 5,460	50.37% 50.37%
KEN-RAY LLC Bond Principal TOTAL KEN-RAY LLC	36,828 36,828	37,418 37,418	34,000 34,000	(#E)	110.05% 110.05%
COUNTY FUND #8598 Bond Principal TOTAL COUNTY FUND #8598	1,458 1,458	1,504 1,504	1,458 1,458	(46) (46)	
GORDMAN GRAND ISLAND Bond Principal TOTAL GORDMAN GRAND ISLAND	129 129	4,227 4,227	40,000	35,773 35,773	
BAKER DEVELOPMENT INC Bond Principal TOTAL BAKER DEVELOPMENT INC	1,721 1,721	1,958 1,958	3,000 3,000	1,042 1,042	
STRATFORD PLAZA LLC Bond Principal TOTAL STRATFORD PLAZA LLC	12,254 12,254	12,641 12,641	35,000 35,000	22,359 22,359	
COPPER CREEK Bond Principal TOTAL COPPER CREEK	11,826 11,826	15,085 15,085	15	<u></u>	=
CHIEF INDUSTRIES AURORA COOP Bond Principal TOTAL CHIEF IND AURORA COOP	2,918 2,918	3,010 3,010		(3,010) (3,010)	
TOKEN PROPERTIES KIMBALL STREET Bond Principal	154	158		(158)	

	MONTH ENDED	2014-2015	2015	REMAINING '	
	<u>July-15</u>	YEAR TO DATE	BUDGET	BALANCE	<u>USED</u>
TOTAL TOKEN PROPERTIES KIMBALL ST	154	158		(158)	•
GI HABITAT FOR HUMANITY					
Bond Principal	1,456	1,502		(1,502)	
TOTAL BLANK	1,456	1,502		(1,502)	
AUTO ONE INC					
Bond Principal	3,938	4,063		(4,063)	
TOTAL AUTO ONE INC	3,938	4,063		(4,063)	
EIG GRAND ISLAND					
Bond Principal	441	27,969		(27,969)	
TOTAL BLANK	441	27,969		(27,969)	
TOKEN PROPERTIES CARY STREET					
Bond Principal	3,638	3,695		(3,695)	
TOTAL TOKEN PROPERTIES CARY ST	3,638	3,695		(3,695)	
WENN HOUSING PROJECT					
Bond Principal	857	884		(884)	
TOTAL WENN HOUSING PROJECT	857	884		(884)	-
FUTURE TIF'S					
Bond Principal			162,000	162,000	
Bond Interest			102,000	102,000	
Auditing & Accounting		÷		2	
TOTAL FUTURE TIF'S		4	162,000	162,000	
TOTAL EXPENSES	256,258	1,600,202	2,609,692	1,061,304	



08/10/2015 10:56 briansc CITY OF GRAND ISLAND BALANCE SHEET FOR 2015 10 P 1 glbalsht

FUND: 900 COMMUNITY REDEVELOPMENT AUTHOR /

FUND:	900	COMMUNITY	REDEVELOPMENT	AUTHOR	NET CHANGE FOR PERIOD	ACCOUNT BALANCE
ASSET	S					
		900 900	11110 11120	OPERATING CASH COUNTY TREASURER CASH	-135,894.36 .00	838,981.96 99,683.76
		900	11305	PROPERTY TAXES RECEIVABLE	.00	64,118.00
		900	14100	NOTES RECEIVABLE	.00	456,155.71
		900	14700	LAND	.00	495,354.28
		Т	OTAL ASSETS		-135,894.36	1,954,293.71
LIABI	LITIES	3				
		900	22100	LONG TERM DEBT	00	-427,150.65
		900	22400 22900	OTHER LONG TERM DEBT ACCRUED INTEREST PAYABLE	00	-1,630,000.00 -6,850.52
		900 900	25315	DEFERRED REVENUE-PROPERY TAX	.00	-57,679.00
		Т	OTAL LIABILITI	ES	.00	-2,121,680.17
FUND	BALANG	CE				
		900	39107	BUDGETARY FUND BAL - UNRESERVD	.00	368,355.00
		900	39110	INVESTMENT IN FIXED ASSETS FUND BALANCE-BONDS	.00	-495,354.28
		900 900	39112 39120	UNRESTRICTED FUND BALANCE	.00	1,600,994.94 -843,884.99
		900	39130	ESTIMATED REVENUES	.00	2,241,337.00
		900	39140	ESTIMATED EXPENSES	.00	-2,609,692.00
		900 900	39500	REVENUE CONTROL EXPENDITURE CONTROL	-120,363.92	-1,694,571.36 1,600,202.15
		900	39600	EXPENDITORE CONTROL	256,258.28	1,600,202.15
		T	OTAL FUND BALA	NCE	135,894.36	167,386.46
		Т	OTAL LIABILITI	ES + FUND BALANCE	135,894.36	-1,954,293.71

^{**} END OF REPORT - Generated by Brian Schultz **



Community Redevelopment Authority (CRA)

Wednesday, August 19, 2015 Regular Meeting

Item D1

Bills

Staff Contact: Chad Nabity

12-Aug-15 TO: Community Redevelopment Authority Board Members FROM: Chad Nabity, Planning Department Director RE: Bills Submitted for Payment The following bills have been submitted to the Community Redevelopment Authority Treasurer for preparation of payment. City of Grand Island **Administration Fees** \$ 3,362.67 Accounting Officenet Inc. Postage \$ 18.87 408 E 2nd St Lawnscape \$ 70.00 Grand Island Independent \$ 35.27 Downtown GI BID Kaufmann Plaza Grant \$ 50,000.00 **TIF Bond Payments** TIF Pass Thrus

Total:

Mayer, Burns, Koenig & Janulewicz Legal Services

\$ 105.00

\$ 53,591.81



Community Redevelopment Authority (CRA)

Wednesday, August 19, 2015 Regular Meeting

Item E1

Committed Projects

Staff Contact: Chad Nabity

COMMITTED PROJECTS	TOTAL AMOUNT	2015 FISCAL YR	2016 FISCAL YR	2017 FISCAL YR	ESTIMATED COMP
Gene McCloud - 2603 S Locust	\$94,490.00		\$94,490.00		2016
Federation of Labor - Ziller	\$ 60,000.00		\$ 60,000.00		
rederation of Labor - Ziller	\$ 60,000.00		\$ 60,000.00		2016
J Elizabeth LLC	\$ 69,440.00	\$ 69,440.00			2015
2222 W 2nd St - Ryan Waind	\$ 92,608.00	\$ 92,608.00			2015
Downtown Kaufman - Cummings Plaza	\$ 50,000	\$ 50,000.00			2015
Tower 217 (Amos Investment	\$ 291,581.00	\$ 99,482.00	\$ 99,482.00		2017
	\$ -	, , , , , , , , , , , , , , , , , , ,	Ţ 20,10 <u>2</u> .00		
Total Committed	\$ 658,119.00	\$ 311,530.00	\$ 253,972.00	\$ -	

FIRE & LIFE SAFETY GRANT	TOTAL AMOUNT	2015 FISCAL YR	2016 FISCAL YR	ESTIMATED COMP
Federation of Labor - Tom Ziller	\$115,000		\$ 115,000.00	2016
Total Commited F&L Safety Grant	\$115,000		\$ 115,000.00	

Life Safety Budget \$ \$200,000.00

Remaining

Façade Budget \$ Remaining \$ 200,000.00

Other Projects \$ 207,371.00

Land - Budget \$ Remaining \$ 119,984.95

Land Sales

 subtotal
 (\$100,000.00)

 Less committed
 (\$311,530.00)

 Balance remaining
 \$315,825.95

CRA PROPERTIES				
Address	Purchase Price	Purchase Date	Demo Cost	Status
408 E 2 nd St	\$4,869	11/11/2005	\$7,500	Surplus
3235 S Locust	\$450,000	4/2/2010	\$39,764	Surplus
604-612 W 3rd	\$80,000	6/10/2015		Surplus

July 31, 2015



Community Redevelopment Authority (CRA)

Wednesday, August 19, 2015 Regular Meeting

Item H1

Tif Application

Staff Contact: Chad Nabity



BACKGROUND INFORMATION RELATIVE TO TAX INCREMENT FINANCING REQUEST

Project Redeveloper Information

Business Name: Bosselman Real Estate, LLC

3123 W. Stolley Park Road, PO Box 4905

Grand Island, NE 68802-4905

Telephone: 308-381-5501 ext. 147

Contact: Gus Patsios

Brief Description of Applicant's Business:

Bosselman Real Estate, LLC is a Nebraska limited liability company affiliated with the Bosselman Retail Companies. Founded in 1948, the Bosselman Companies has expanded throughout 24 states with over 1,400 employees. A family company in its third generation, Bosselman is comprised of 49 convenience stores, 44 truck repair shops, 12 hotels, 5 restaurants, 5 quick serve food locations, an indoor professional football team, storage, vending, and truck rental services, and Nebraska's premier travel center. Bosselman corporate headquarters are located in Grand Island, Nebraska.

Present Ownership Proposed Project Site:

Parcel #400130572 Grand Island Associates LLC An Illinois LTD Liability Company 16619 S. Manchester Rd. Tinley IL. 60477

Proposed Project:

The redevelopment of the former Skagway building located at 1607 South Locust Street into to a vibrant corporate office setting with bistro, retail liquor store, hotel and convention center, and commercial professional office plaza. The property is comprised of 10.10 acres with 73,313 square feet under roof. The existing building is brick exterior

with steel internal structure. Bosselman Real Estate, LLC will execute a three phase plan for the renovation of the existing building and development of a new hotel and professional commercial office building.

PHASE ONE: Bosselman Real Estate, LLC proposes a complete renovation of the existing Skagway building including exterior windows, new façade, paint, roof, HVAC, interior demolition, parking lot repair, site beautification construction to convert the structure to a class A, state-of-the-art corporate office facility totaling 42,000 square feet, plus warehouse space. Phase One also includes a 4,000 square foot bistro/catering venture and a 2,500 square foot retail liquor store. The current façade will be completely removed and replaced with new branding to include Bosselman signage, awnings, paint, lighting, windows, and water feature. Exterior amenities will include secure parking with site lighting, new asphalt overlay, and landscaping.

PHASE TWO: Bosselman Real Estate, LLC proposes a ground up build of a branded hotel/convention center with an estimated 100 rooms.

PHASE THREE: Bosselman Real Estate, LLC proposes a professional commercial office building, with (6) 1,500 square foot suites for lease. (See Exhibit A)

Estimated Project Costs: Phase I Skagway Building

Acquisition Costs: A. Land B. Building		\$ 578,000 \$ 1,122,000
Construction Costs: A. Renovation or Building Costs: B. On-Site Improvements:		\$ 6,000,000 \$ 500,000
Soft Costs: A. Architectural & Engineering Fees: B. Financing Fees: C. Legal/Developer/Audit Fees: D. Contingency Reserves: E. Personal Property:	ТОТАІ	\$ 60,000 \$ 15,000 \$ 5,000 \$ 200,000 \$ 750,000
	TOTAL	\$ 9,230,000

Total Estimated Market Value at Completion: Phase I \$13,908,520

Estimated Project Costs: Phase II Hotel/Convention Center

Acquisition Costs:		
A. Land		\$ 0
B. Building		\$ 0
Construction Costs:		
A. Renovation or Building Costs:		\$ 9,000,000
B. On-site improvements:		\$ 250,000
_		
Soft Costs:		
A. Architectural & Engineering Fees:		\$ 60,000
B. Financing Fees:		\$ 15,000
C. Legal/Developer/Audit Fees:		\$ 5,000
D. Contingency Reserves:		\$ 200,000
E. Other (Please Specify)		\$ 0
	TOTAL	\$ 9,530,000

Total Estimated Market Value at Completion: Phase II \$ 8,083,434

Estimated Project Costs: Phase III Office Center

Acquisition Costs: A. Land B. Building		\$ 0 \$ 0
Construction Costs: A. Renovation or Building Costs: B. On-Site Improvements:		\$ 1,000,000 \$ 100,000
Soft Costs: A. Architectural & Engineering Fees: B. Financing Fees: C. Legal/Developer/Audit Fees: D. Contingency Reserves:		\$ 15,000 \$ 5,000 \$ 5,000 \$ 25,000
E. Other (Please Specify)	TOTAL	\$ <u>0</u> \$1.150.000

Total Estimated Market Value at Completion: Phase III \$ 787,035

Estimated Project Costs: \$19,925,000

Total Estimated Market Value at Completion: \$22,778,989

Source of Financing:

A.	Developer Equity:	\$ 2,000,000
В.	Commercial Bank Loan:	\$ 17,925,000
Ta	x Credits:	
	1. N.I.F.A.	\$ 0
	2. Historic Tax Credits	\$ 0
D.	Industrial Revenue Bonds:	\$ 0
E.	Tax Increment Assistance:	\$6,552,000
F.	Other (Façade Improvement)	\$ 300,000

Architect:

Ryan Sterns

Hewgley and Associates

702 S. Bailey

North Platte, NE 69101

308-534-4983

General Contractor: Matt Krieser

Bosselman Administrative Services, Inc. 3123 W. Stolley Park Road, PO Box 4905

Grand Island Ne. 68802-4905

308-382-5501 ext. 170

Estimated Real Estate Taxes on Project Site Upon Completion of Project:

Phase I Base \$2,290,814 Expected value \$13,908,520 Annual Tax Increment \$255,747 15 year \$3,836,200

Phase II Base \$0 Expected Value \$8,083,434 Annual Tax Increment \$177,945 14 year \$2,491,229

Phase III
Base \$0
Expected Value \$787,035
Annual tax Increment \$17,325
13 year \$225,230

<u>Project Construction Schedule:</u> Construction Start Date: 10/15/2015

Construction Completion Date: See phased timeline

Phased Project Timeline:

- 2015 10% Complete
- 2016 100% Phase I Complete
- 2017 25% Phase II Complete
- 2018 100% Phase II Complete
- 2019 100% All Phases Complete

TAX INCREMENT FINANCING REQUEST INFORMATION

Describe Amount and Purpose for Which Tax Increment Financing is Requested: Bosselman Real Estate, LLC is requesting tax increment financing in the amount of \$6,552,000 over 15 years. The purpose is to purchase, renovate and develop the former Skagway south facility located at 1607 South Locust Street, Grand Island, Nebraska. The location would be converted from a grocery store to corporate office building. Exterior renovations include new façade, paint, windows, signage, roof, HVAC roof units, parking lot improvement. Interior will include demolition of old interior walls, new flooring, office spaces, conference rooms, electrical, IT, lighting, HVAC, plumbing, duct work, and paint. Project also includes a new hotel/convention center and commercial professional office center.

Statement Identifying Financial Gap and Necessity for use of Tax Increment Financing for Proposed Project: Due to the poor condition of the building and parking lot, financial analysis has determined without TIF, the building acquisition costs, demolition, renovation, and new construction costs are too high to support a reasonable ROI on the project.

Municipal and Corporate References (if applicable). Please identify all other Municipalities, and other Corporations the Applicant has been involved with, or has completed developments in, within the last five (5) years, providing contact person, telephone and fax numbers for each:

- 2012 Sayre, OK. Boss Truck Shop
- 2013 Sullivan, MO. Boss Truck Shop
- 2013 Tucumcari, NM. Boss Truck Shop
- 2013 LaVista, NE. Pump & Pantry
- 2013 Fremont, NE. Pump & Pantry
- 2013 370 Omaha, NE. Pump & Pantry
- 2013 York, NE. Pump & Pantry
- 2013 Gretna, NE. Boss Truck Shop
- 2013 Rawlins, NE. Boss Truck Shop
- 2014 Bellevue, NE. Pump & Pantry
- 2014 Lincoln, NE. Quality Inn
- 2014 Bellevue, NE. Comfort Inn
- 2014 Grand Island, NE. Quaker Steak & Lube
- 2015 Cairo, NE. Pump & Pantry

IV. <u>Please Attach Applicant's Corporate/Business Annual Financial Statements for the Last Three Years.</u> Since this is a new LLC set up on June 26, 2015 for the purposes of buying and developing this property there are no financial statements available for the last 3 years.

Skagway South



Skagway Front



Northwest Front



Northwest Corner



Northeast Corner



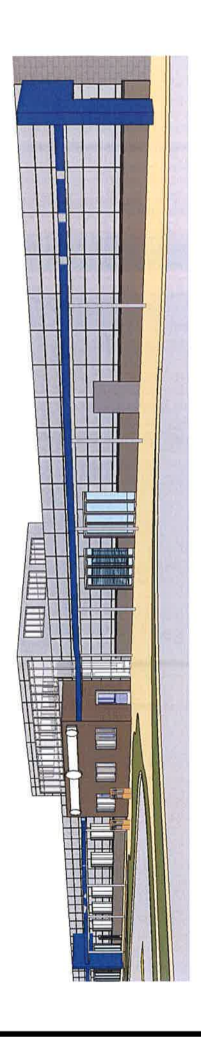
Post Office Box 1968

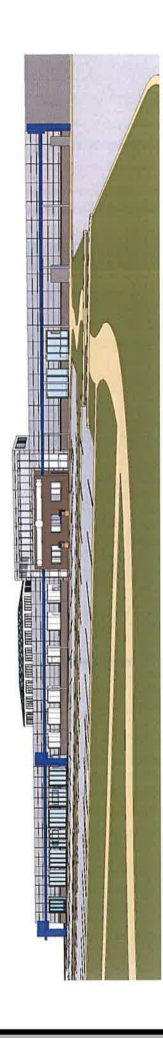
Grand Island, Nebraska 68802-1968

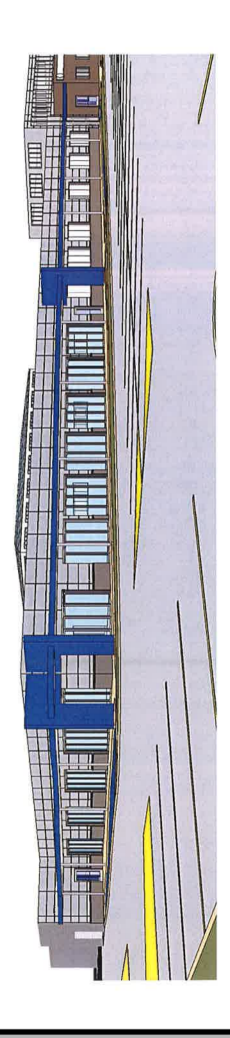
Phone: 308 385-5240

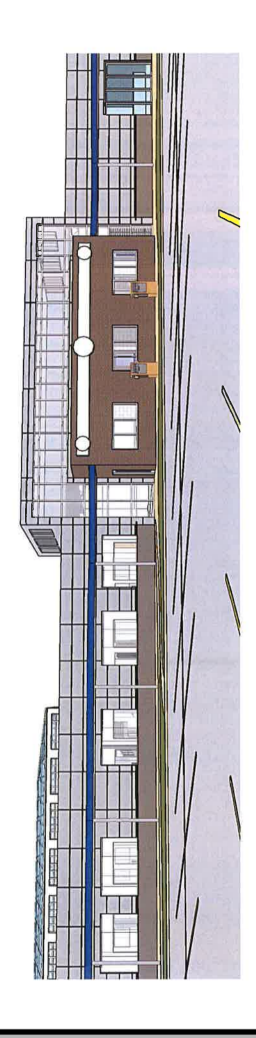
Fax: 308 385-5423

Email: cnabity@grand-island.com









HALL COUNTY ASSESSOR'S OFFICE

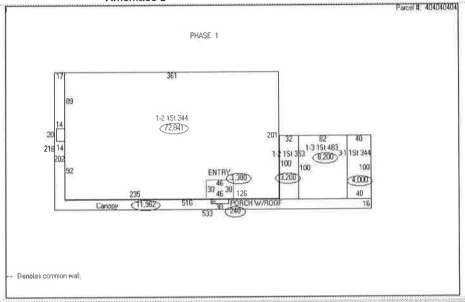


Commercial Property Record Card -Inactive Record



Data Provided By: JANET L. PELLAND County Assessor. Printed on 07/07/2015 at 08:55:04A

signatura de la constitución de	Parcel Informat		Current Owner	Ownership Informati BOSSELMAN REAL ESTATE		
Parcel Number	4040404		Current Owner	DOSSELPMN KENE ESTATE	JEV BEOTHER 1	
Map Number						
Situs	1607 SOUTH LOCUST		Address	3123 W STOLLEY PARK RD		
Legal	WHAT IF FOR BOSSELMA	N (OLD SKAGWAY	City St. Zip	GRAND ISLAND NE 68802-		
3	SOUTH LOCATION)		Cadastral #			
			Property Data			
Neighborhood	275	Topography		Number of Units	440178	
Lot Width		Street		Unit Value	2.33	
Lot Depth		Utilities		Adjustment	0.75	
Units Buildable	440178	Amenities 1		Lot Value	769,211	
Value Method	o c	Amenities 2				



				В	uilding	Data						
Bldg.	Sec.	Code Description	Year Cls.	Qual.	Cond.	Area	Perm.	Stor.	Hght.	Sec. RCN	Phys.	Func. RCNLD
	s-charologicanica	A LA CONTRACTOR DUTY DIVIS	1002.0	400	4.0	72,841	1 152	1	1.5	10,253,828		10,253,828
1	2	344 OFFICE BUILDING	1993 C	400			60		16			
1	3	353 RETAIL STORE	1970 C	300	40			7				E 8
1.	4	483 FITNESS CENTER	1970 C	300	40	8,200	364	1	16	768,258	15%	
1		PAVING, ASPHALT	2015			440,120				990,270		990,270
1		OPEN PORCH W/ROOF	2015			240				3,302		3,302
1		CANOPY, ROOF/SLAB	2015			11,962				221,297		221,297
3	1	344 OFFICE BUILDING	1970 C	300	4.0	4,000	280	1	16	430,120	15%	365,602
3	1	344 OFFICE BUILDING	1970 C	300	40	4,000	280	1	16	430,120	15%	365,602
000000000000000000000000000000000000000			*	eessetelototelotel				Intentia	1 Grace	Income		

Cost Approach From Marshall	Section by the second section of the second section of the second section sect				0.0000000000000000000000000000000000000		^	ontract	Market
Total Building Area	92,241					383		Onuaci	Warket
Total Building RCN	12,219,254			on Loss				1	
Total Refinements	1,214,869	Effective In	come						
Total Replacement Cost New	13,434,123	Total Exper	ses					1	
Total Phys. & Func. Depreciation	(294,814)	Net Operati	ng Inco	me					
RCN Less Phys. & Func.	13,139,309	Capitalizati	on Rate		**********			·	
Economic Depreciation		Income App	roach						
Accrued Economic depreciation		Final Value	Recond	iliation					13,908,52
Total RCN Less Depreciation	13,139,309								
Additional Lump Sums									
Land Value	769,211								
Total Cost Value	13,908,520								
Value Per Res Unit									
Value Per Sq. Ft.	150.78								

HALL COUNTY ASSESSOR'S OFFICE

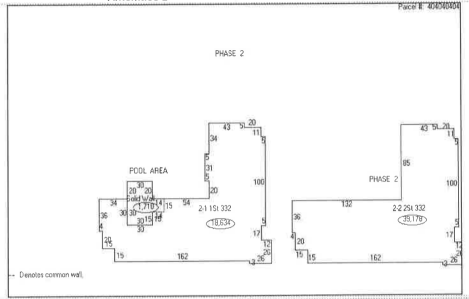


Commercial Property Record Card -Inactive Record



Data Provided By: JANET L. PELLAND County Assessor. Printed on 07/06/2015 at 08:41:48A

Map Number Situs 160' Legal WHA	040404 7 SOUTH LOCUST T IF FOR BOSSELMAN	(OID SKACMAV	Address	BOSSELMAN REAL ESTATE DEVELOPMENT 3123 W STOLLEY PARK RD, STE A
Situs 160° Legal WHA		(OID SKACMAV		
Legal WHA'		(OID SKACMAY	beautiful	
		(OTD DIVIDING)	City St. Zip	GRAND ISLAND NE 68802-
SOU'	TH LOCATION)		Cadastral #	
			Property Data	
Neighborhood	275	Topography	000000	Number of Units
Lot Width		Street		Unit Value
Lot Depth		Utilities		Adjustment
Units Buildable	*****	Amenities 1		Lot Value
Value Method		Amenities 2	19-15111-11111	



										DESCRIPTION			UANG BOOK STATE		
						Bu	ilding D	ata							
Bldg.	Sec.	Code	Description	Year	Cls.	Qual.	Cond.	Area	Perm.	Stor.	Hght.	Sec. RCN	Phys.	Func.	RCNLD
						3		1 0 4 1				94,130			94,130
- 8		SW	VIM POOL, COM	2015		1		1,841							
		SE	PRINK SYS WET PIP	2015				59,653	1			140,185			140,185
		EI	LEV, ELEC, PASSNG	2015		100		2				204,750			204,750
		P.F	VING, ASPHALT	2015				440,120				990,270	100%		
2	1	343 MC	TEL	2015	C	400	40	18,634	812	1.	1.6	2,493,043			2,493,043
2	2	343 MC	TEL	2015	С	400	40	39,178	742	2	15	5,099,017			5,099,017
2		SC	DLID WALL PORCH					1,710				52,309			52,309
	Cos	t Approac	h From Marshall & Swi	t					Po	tential	Gross li	ncome			
Total Bu		200000000000000000000000000000000000000		57,8	12			988877700000000000000000000000000000000			(Contract		Ma	rket
Total Bu	_			7,592,0	60 Va	cancy &	Collecti	on Loss		1					
Total Re	_			1,481,6	44 Eff	ective li	ncome								
		40.4	Maria	0 072 7	04 To	tal Euro				1					

Total Building Area	57,812	Contract Ma	irket
Total Building RCN	7,592,060 Vacancy & Collection Loss		
Total Refinements	1,481,644 Effective Income		
Total Replacement Cost New	9,073,704 Total Expenses		
Total Phys. & Func. Depreciation	(990, 270) Net Operating Income		
RCN Less Phys. & Func.	8,083,434 Capitalization Rate	And the second s	
Economic Depreciation	Income Approach		
Accrued Economic depreciation	Final Value Reconciliation		8,083,43
Total RCN Less Depreciation	8,083,434		
Additional Lump Sums			
Land Value			
Total Cost Value	8,083,434		
Value Per Res Unit			
Value Per Sq. Ft.	139.82		
*DATA USED FOR COST CALCULATIONS	SUPPLIED BY MARSHALL & SWIFT which her	aby reserves all right herein.	

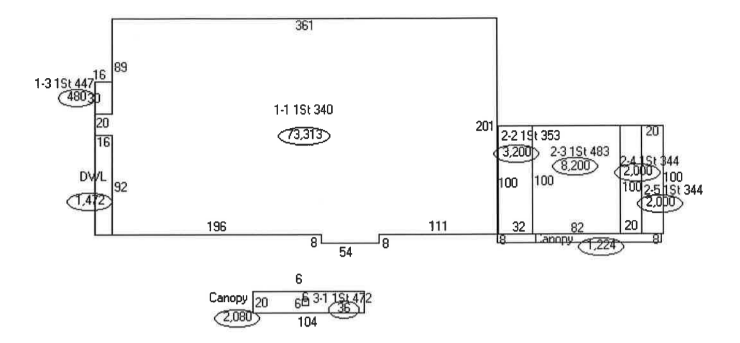
HALL COUNTY ASSESSOR'S OFFICE





	Data Provided By	: JANET L. PELLAND C	ounty Assessor, Printed (
	Parcel Information			Ownership Information
Parcel Number	404040404		Current Owner	BOSSELMAN REAL ESTATE DEVELOPMENT
Map Number				3123 W STOLLEY PARK RD, STE A
Situs	1607 SOUTH LOCUST	AND GIADANA	Address	GRAND ISLAND NE 68802-
_egal	WHAT IF FOR BOSSELMAN	(OLD SKAGWAY	City St. Zip	GRAND ISLAND NE 00002
0.0001.0001.0001	SOUTH LOCATION)		Cadastral # Property Data	
V-1-1-1-1-1	275	Topography	rroperty Data	Number of Units
Neighborhood	273	Street		Unit Value
Lot Width Lot Depth		Utilities		Adjustment
Units Buildable		Amenities 1		Lot Value
Value Method		Amenities 2		Hannana (tiliminimini turiy, 10)
		49	181 31 151 344 0.883 181	49

Bldg. Sec. Code Description	Year C	ls. Qual.	Cond.		erm. Stor.	Hght.	Sec. RCN	Phys. Func. RCNLD
SPRINK SYS WET PIP	2015			8,869			20,842	20,84
3 1 344 OFFICE BUILDING	2015 S	300	40	8,869	460	12	766,193	766,19
Cost Approach From Marshall & Swit	ft				Potential	Gross In	come	
Total Building Area	8,869					C	ontract	Market
Total Building RCN	766,193	Vacancy & C	ollection	Loss				
Total Refinements	20,842	Effective Inc	ome					
Total Replacement Cost New		Total Expens						
Total Phys. & Func. Depreciation		Net Operatin	g Incom	е				
RCN Less Phys. & Func.	787,035	Capitalizatio	n Rate					
Economic Depreciation		Income Appr						707.02
Accrued Economic depreciation		Final Value F	Reconcil	ation				787,03
Total RCN Less Depreciation	787,035							
Additional Lump Sums								
Land Value								
Total Cost Value	787,035							
Value Per Res Unit								
Value Per Sq. Ft.	88.74	***************************************		vyst0000=100000				ere in each control of the control o
*DATA USED FOR COST CALCULATIONS SUPPI	JIED BY MAR	RSHALL & SV	VIFT wh	ich here	by reserve	s all ri	ght herein	£



Denotes common wall.



Hall County Assessor

121 South Pine Street, Suite 1 Grand Island, NE 68801-6099 Phone: (308) 385-5050 Fax: (308) 385-5059 TDD: (800) 833-7352



Barb Stoddard Deputy Assessor

Property Summary (Appraisal Details)

Parcel Information

Parcel Number: 400130572

Map Number:

3315-00-0-11917-000-0001

Situs: Legal: 01607 \S LOCUST

Cadastral:

FONNER FOURTH SUB LT 1

0003-0036-0034

Ownership Information

Current Owner:

GRAND ISLAND ASSOCIATES LLC

AN ILLINOIS LTD LIABILITY CO

Address: City, State: 16619 S MANCHESTER RD TINLEY PARK IL

Zipcode:

60477-0000

Current Valuation

Assessment Data

Property Classification

Land Value: Impr. Value:

769.211 **District**:

0 School Base:

GRAND ISLAND 2

Status: Use:

Improved Commercial

Urban

Outbuildings:

2,063,156 Affiliated Code:

03 Zoning:

Total Value:

2.832.367 Neighborhood: 0 Greenbelt Area: 275

Location: City Size:

12,001-100,000

Exemptions: Taxable Value:

2,832,367 Greenbelt Loss:

Lot Size:

Sales History

0

NO SALES HISTORY RECORDS FOUND

Building Permits

Permit No.	Date	Description	Amount
	1/1/2016	45 DAY SIGN	
	1/1/2015	INTERIOR REMODEL/NEW TENANTS/UPDATES	
	1/1/2014	INTERIOR REMODEL/NO CHANGE IN VALUE FOR 2014	
	1/1/2008	RENOVATION OF DELI AREA COMPLETE	
	1/1/2006	REMODEL COMPLETE/COMMERCIAL UPDATE	
	1/1/2002	ADD 24 HR SELF SERVE GAS STATION/7.15% TAX EQUALIZATION AND REVIEW COMMISSION INCREASE	

Historical Valuation Information

Year	Billed Owner	Land	Impr.	Outbldg	Total	Exempt	Taxable	Taxes
2014	GRAND ISLAND ASSOCIATES LLC	769,211	0	1,521,603	2,290,814	0	2,290,814	50,291.92
2013	GRAND ISLAND ASSOCIATES	769,211	0	1,521,603	2,290,814	0	2,290,814	48,917.66

http://taxsifter.hallcountyne.gov/taxsifter/t-assessor.asp?pid=400130572

1/2

7/7/2015		Hall	County TaxSift	ter Property Ass	essment			
2012	GRAND ISLAND ASSOCIATES LLC	769,211	0	1,521,603	2,290,814	0	2,290,814	49,371.64
2011	GRAND ISLAND ASSOCIATES LLC	769,211	0	1,521,603	2,290,814	0	2,290,814	48,497.18
2010	GRAND ISLAND ASSOCIATES LLC	769,211	0	1,521,603	2,290,814	0	2,290,814	46,833.76
2009	GRAND ISLAND ASSOCIATES LLC	769,211	0	1,521,603	2,290,814	0	2,290,814	46,396.00
2008	GRAND ISLAND ASSOCIATES LLC	769,211	0	1,521,603	2,290,814	0	2,290,814	45,743.72
2007	GRAND ISLAND ASSOCIATES LLC	769,211	0	1,436,756	2,205,967	0	2,205,967	43,927.60
2006	GRAND ISLAND ASSOCIATES LLC	769,211	0	1,436,756	2,205,967	0	2,205,967	45,194.40
2005	GRAND ISLAND ASSOCIATES LLC	771,149	0	1,438,384	2,209,533	0	2,209,533	45,120.70
2004	GRAND ISLAND ASSOCIATES LLC	771,149	0	1,438,384	2,209,533	0	2,209,533	44,591.00
2003	GRAND ISLAND ASSOCIATES LLC	771,149	0	1,438,384	2,209,533	0	2,209,533	48,494.72
2002	GRAND ISLAND ASSOCIATES LLC	771,149	0	1,438,384	2,209,533	0	2,209,533	46,958.74
2001	GRAND ISLAND ASSOCIATES LLC	719,691	0	1,295,431	2,015,122	0	2,015,122	42,040.50
2000	GRAND ISLAND ASSOCIATES LLC	719,691	0	1,295,431	2,015,122	0	2,015,122	44,324.12
1999	GRAND ISLAND ASSOCIATES LLC		2,015,122		2,015,122	0	2,015,122	43,742.86
1998	GRAND ISLAND ASSOCIATES LLC		1,886,600		1,886,600	0	1,886,600	41,735.00
1997	SPIRAL REALTY CORP. A DELAWARE CORP		1,886,600		1,886,600	0	1,886,600	44,068.34
1996	SPIRAL REALTY CORP. A DELAWARE CORP		1,886,600		1,886,600	0	1,886,600	43,159.18
1995	SPIRAL REALTY CORP. A DELAWARE CORP		1,886,600		1,886,600	0	1,886,600	41,827.82
1994	SPIRAL REALTY CORP. A DELAWARE CORP		1,414,831		1,414,831	0	1,414,831	34,162.52

Parcel Comments

Number

Comment

1/99 PLAT PT LT 1 FONNER 2ND SUB 8/98 \$1800000 COURT

Photos/Sketches



Filedate: 7/6/2015 11:00:05 PM



Peg Pesek Treasurer

Hall County Treasurer

121 South Pine Street, Suite 2 Grand Island, NE 68801-6099 Phone: (308) 385-5025 Fax: (308) 385-5043 TDD: (800) 833-7352



Alaina Verplank Deputy Treasurer

Parcel Information

Parcel Number: 400130572

Map Number: 3315-00-0-11917-000-0001

Situs:

01607 \S LOCUST

Legal: Cadastral: FONNER FOURTH SUB LT 1

0003-0036-0034

Ownership Information

Current Owner:

GRAND ISLAND ASSOCIATES LLC

AN ILLINOIS LTD LIABILITY CO

Address:

16619 S MANCHESTER RD

City, State: Zipcode: TINLEY PARK IL 60477-0000

Current Tax Year 2014

Туре	Statement #	Gross Tax	Tax Amount Exempt	Net Tax	Misc Amnts	Total Tax	Balance
REAL	2014-400130572RP	50,291.92	0	50,291.92	0.00	50,291.92	25,145.96

Current Tax Year Interest as of 7/7/2015

Type	Statement #	Balance	Interest	Fees	Total
REAL	2014-400130572RP	25,145.96	0.00	0.00	25,145.96

5 Year Tax History

Type	Statement No.	Payment Date	Receipt No.	Tax Amount	Interest	Total Payment
REAL	2014- 400130572RP	04-09-2015	2014-1504614	25,145.96	0.00	25,145.96
REAL	2013- 400130572RP	04-02-2014	2013-1403849	24,458.83	0.00	24,458.83
REAL	2013- 400130572RP	08-11-2014	2013-1425856	24,458.83	0.00	24,458.83
REAL	2012- 400130572RP	08-08-2013	2012-1326369	24,685.82	0.00	24,685.82
REAL	2012- 400130572RP	04-05-2013	2012-1304304	24,685.82	0.00	24,685.82
REAL	2011-0020916RP	08-10-2012	2011-1227690	24,248.59	0.00	24,248.59
REAL	2011-0020916RP	04-19-2012	2011-1207785	24,248.59	0.00	24,248.59
REAL	2010-0020974RP	04-18-2011	2010-1106513	23,416.88	0.00	23,416.88
REAL	2010-0020974RP	08-12-2011	2010-1128044	23,416.88	0.00	23,416.88

Prior Tax Years Interest as of 7/7/2015

NO INFORMATION FOUND FOR THIS PARCEL



Filedate: 7/6/2015 11:00:05 PM

http://taxsifter.hallcountyne.gov/taxsifter/t-treasurer.asp?pid=400130572



Hall County Assessor

121 South Pine Street, Suite 1 Grand Island, NE 68801-6099 Phone: (308) 385-5050 Fax: (308) 385-5059 TDD: (800) 833-7352



Deputy Assessor

Commercial Data Sheet

Parcel Information

400130572

Parcel Number: Map Number:

3315-00-0-11917-000-0001

Situs: Legal: 01607 \S LOCUST

FONNER FOURTH SUB LT 1

Business Name:

SKAGWAY/JOANN FABRICS

Ownership Information

Current Owner:

GRAND ISLAND ASSOCIATES LLC

AN ILLINOIS LTD LIABILITY CO

Address: City, State: 16619 S MANCHESTER RD TINLEY PARK IL

Zipcode:

60477-0000

SF

1

440178

Lot Information

Neighborhood: 275

Topography:

LAND VALUE

Amenities:

Lot Width:

Lot Depth: **Street Access: Utilities:**

Value Method:

No. Units:

Unit Value:

Adjustments:

Lot Value:

Building Cost Approach Data

Class Story/Height Year Area Perim. С 1970 1/20 73313 1172 **MARKET** Quality: Average Condition: Average Ext. Wall: N/A Heat/Cool: Reverse Heat Pump with own Ducts (13) 2000 480 92 COLD STORAGE~FACIITIES Quality: Low Condition: Average Ext. Wall: N/A Heat/Cool: 2001 С 24 1/8 EQUIPMENT SHED Quality: Average Condition: Average Ext, Wall: N/A Heat/Cool: Reverse Heat Pump with own Ducts (13) 1970 3200 264 1/16 RETAIL STORE Quality: Average Condition: Good Ext. Wall: N/A Heat/Cool: Reverse Heat Pump with own Ducts (13) 1970 C 8200 364 **FITNESS CENTER** Quality: Average Condition: Good Ext. Wall: N/A Heat/Cool: Reverse Heat Pump with own Ducts (13) 1970 C 2000 240 1/16 OFFICE BUILDING Quality: Average Condition: Good Ext. Wall: N/A Heat/Cool: Reverse Heat Pump with own Ducts (13) 1970 2000 240 1/16 OFFICE BUILDING Quality: Average Condition: Good Ext. Wall: N/A Heat/Cool: Reverse Heat Pump with own Ducts (13)

http://taxsifter.hallcountyne.gov/taxsifter/T-Commercial.asp?pid=400130572&key=1440

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA

RESOLUTION NO. 201

RESOLUTION OF THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA, SUBMITTING A PROPOSED REDEVELOPMENT PLAN TO THE HALL COUNTY REGIONAL PLANNING COMMISSION FOR ITS RECOMMENDATION

WHEREAS, this Community Redevelopment Authority of the City of Grand Island, Nebraska ("Authority"), pursuant to the Nebraska Community Development Law (the "Act"), prepared a proposed redevelopment plan (the "Plan") a copy of which is attached hereto as Exhibit 1, for redevelopment of an area within the city limits of the City of Grand Island, Hall County, Nebraska; and

WHEREAS, the Authority is required by Section 18-2112 of the Act to submit said to the planning board having jurisdiction of the area proposed for redevelopment for review and recommendation as to its conformity with the general plan for the development of the City of Grand Island, Hall County, Nebraska;

NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

The Authority submits to the Hall County Regional Planning Commission the proposed Plan attached to this Resolution, for review and recommendation as to its conformity with the general plan for the development of the City of Grand Island, Hall County, Nebraska.

Passed and approved this day of _	, 2015.
	COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA.
ATTEST:	By Chairperson
Secretary	

EXHIBIT 1

REDEVELOPMENT PLAN AMENDMENT

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA

RESOLUTION NO. 202

RESOLUTION OF THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA, PROVIDING NOTICE OF INTENT TO ENTER INTO A REDEVELOPMENT AFTER THE PASSAGE OF 30 DAYS AND OTHER MATTERS

WHEREAS, this Community Redevelopment Authority of the City of Grand Island, Nebraska ("Authority"), has received an Application for Tax Increment Financing under the Nebraska Community Development Law (the "Act") on a project within Redevelopment Area 2, from Bosselman Real Estate LLC, (The "Developer") for redevelopment of an area within the city limits of the City of Grand Island as set forth in Exhibit 1 attached hereto area; and

WHEREAS, this Community Redevelopment Authority of the City of Grand Island, Nebraska ("Authority"), is proposing to use Tax Increment Financing on a project within Redevelopment Area 2;

NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

Section 1. In compliance with section 18-2114 of the Act, the Authority hereby gives the governing body of the City notice that it intends to enter into the Redevelopment Contract, attached as Exhibit 1, with such changes as are deemed appropriate by the Authority, after approval of the redevelopment plan amendment related to the redevelopment project described in the Redevelopment Contract, and after the passage of 30 days from the date hereof.

Section 2. The Secretary of the Authority is directed to file a copy of this resolution with the City Clerk of the City of Grand Island, forthwith.

Passed and approved this day of _	, 2015.
	COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA.
	By Chairperson
ATTEST:	Chairperson
Secretary	

Exhibit 1

Attach a copy of the Redevelopment Contract

Redevelopment Plan Amendment Grand Island CRA Area 2 July 2015

The Community Redevelopment Authority (CRA) of the City of Grand Island intends to amend the Redevelopment Plan for Area 2 within the city, pursuant to the Nebraska Community Development Law (the "Act") and provide for the financing of a specific housing related project in Area 2.

Executive Summary: Project Description

THE ACQUISITION OF PROPERTY AT 1607 SOUTH LOCUST STREET AND THE SUBSEQUENT SITE WORK, RENOVATIONS, UTILITY IMPROVEMENTS, ENGINEERING, LANDSCAPING AND PARKING IMPROVEMENTS NECESSARY FOR REBUILDING CORPORATE OFFICE FOR BOSSELMAN COMPANIES ALONG WITH A MOTEL AND SEPARATE PROFESSIONAL OFFICE SPACE AT THIS LOCATION.

The use of Tax Increment Financing (TIF) to aid in the acquisition of property, rehabilitation of the existing building, necessary site work and installation of public utilities and utility connections necessary to develop this site. The use of TIF makes it feasible to complete the proposed project within the timeline presented. This project developer has stated that the project will not be completed at this location without the use of TIF.

The acquisition, rehabilitation, site work and construction of all improvements will be paid for by the developer. The developer is responsible for and has provided evidence that they can secure adequate debt financing to cover the costs associated with the acquisition, site work and remodeling. The Grand Island Community Redevelopment Authority (CRA) intends to pledge the ad valorem taxes generated over the 15 year period beginning January 1, 2017 towards the allowable costs and associated financing for the acquisition and site work.

TAX INCREMENT FINANCING TO PAY FOR THE ACQUISTION OF THE PROPERTY AND RELATED SITE WORK WILL COME FROM THE FOLLOWING REAL PROPERTY:

Property Description (the "Redevelopment Project Area")

This property is located east of Locust Street south of State Fair Boulevard and west of Fonner Park in south central Grand Island, the attached map identifies the subject property and the surrounding land uses:

• **Legal Description** Lot 1 of Fonner Fourth Subdivision (It is anticipated this property will be re-subdivided to accommodate phases 2 and 3 of this proposal.



The tax increment will be captured for the tax years the payments for which become delinquent in years 2018 through 2031 inclusive.

The real property ad valorem taxes on the current valuation will continue to be paid to the normal taxing entities. The increase will come from the construction of new commercial space on this property.

Statutory Pledge of Taxes.

Pursuant to Section 18-2147 of the Act, any ad valorem tax levied upon real property in the Redevelopment Project Area shall be divided, for the period not to exceed 15 years after the effective date of the provision, which effective date shall be January 1, 2017. Said taxes shall be divided as follows:

- a. That portion of the ad valorem tax which is produced by levy at the rate fixed each year by or for each public body upon the redevelopment project valuation shall be paid into the funds, of each such public body in the same proportion as all other taxes collected by or for the bodies; and
- b. That portion of the ad valorem tax on real property in the redevelopment project in excess of such amount, if any, shall be allocated to and, when collected, paid into a special fund of the Authority to pay the principal of; the interest on, and any premiums due in connection with the bonds, loans, notes, or advances on money to, or indebtedness incurred by, whether funded, refunded, assumed, or otherwise, such Authority for financing or refinancing, in whole or in part, a redevelopment project. When such bonds, loans, notes, advances of money, or indebtedness including interest and premium due have been paid, the Authority shall so notify the County Assessor and County Treasurer and all ad valorem taxes upon real property in such redevelopment project shall be paid into the funds of the respective public bodies.

Pursuant to Section 18-2150 of the Act, the ad valorem tax so divided is hereby pledged to the repayment of loans or advances of money, or the incurring of any indebtedness, whether funded, refunded, assumed, or otherwise, by the CRA to finance or refinance, in whole or in part, the redevelopment project, including the payment of the principal of, premium, if any, and interest on such bonds, loans, notes, advances, or indebtedness.

Redevelopment Plan Amendment Complies with the Act:

The Community Development Law requires that a Redevelopment Plan and Project consider and comply with a number of requirements. This Plan Amendment meets the statutory qualifications as set forth below.

1. The Redevelopment Project Area has been declared blighted and substandard by action of the Grand Island City Council on September 13, 1999.[§18-2109] Such declaration was made after a public hearing with full compliance with the public notice requirements of §18-2115 of the Act.

2. Conformation to the General Plan for the Municipality as a whole. [§18-2103 (13) (a) and §18-2110]

Grand Island adopted a Comprehensive Plan on July 13, 2004. This redevelopment plan amendment and project are consistent with the Comprehensive Plan, in that no changes in the Comprehensive Plan elements are intended. This plan merely provides funding for the developer to acquire the necessary property and provide the necessary site work for the construction of a permitted use on this property.

3. The Redevelopment Plan must be sufficiently complete to address the following items: [§18-2103(13) (b)]

a. Land Acquisition:

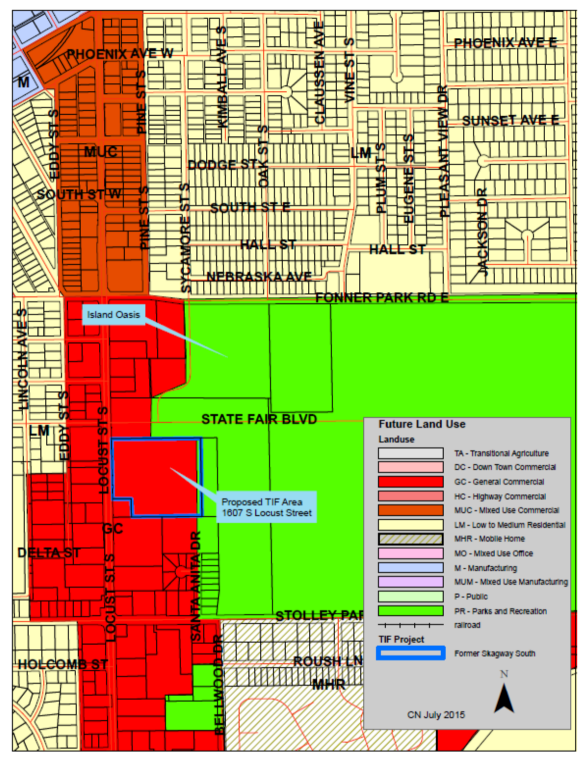
The Redevelopment Plan for Area 2 provides for real property acquisition and this plan amendment does not prohibit such acquisition. There is no proposed acquisition by the authority. The applicant will be acquiring the property from the current owner.

b. Demolition and Removal of Structures:

The project to be implemented with this plan will not require demolition of any existing structures.

c. Future Land Use Plan

See the attached map from the 2004 Grand Island Comprehensive Plan. The site is planned for commercial development within this arterial corridor allowing for maximum exposure. Residential and hotel uses are also permitted in this area [§18-2103(b) and §18-2111]. The attached map also is an accurate site plan of the area after redevelopment. [§18-2111(5)]



City of Grand Island Future Land Use Map

d. Changes to zoning, street layouts and grades or building codes or ordinances or other Planning changes.

The area is zoned B2-AC General Business zone with an Arterial Commercial Overlay District. No zoning changes are anticipated with this project. No changes are anticipated in street layouts or grades. No changes are anticipated in building codes or ordinances. Nor are any other planning changes contemplated. [§18-2103(b) and §18-2111]

e. Site Coverage and Intensity of Use

The developer is proposing to remodel the existing retail building for a combination of retail uses, office uses and residential dormitories. In addition there are future phases that anticipate the development of a 100 room motel at the northwest corner of the site and additional in-line professional office space along the southern property line. [§18-2103(b) and §18-2111]

f. Additional Public Facilities or Utilities

Sewer and water are available to support this development. Connections for water and sewer will have to be extended to serve the proposed future development.

No other utilities would be impacted by the development.

The developer will be responsible for replacing any sidewalks damaged during construction of the project.

No other utilities would be impacted by the development. [§18-2103(b) and §18-2111]

- 4. The Act requires a Redevelopment Plan provide for relocation of individuals and families displaced as a result of plan implementation. This amendment does not provide for acquisition of any residences and therefore, no relocation is contemplated. [§18-2103.02]
- 5. No member of the Authority, nor any employee thereof holds any interest in any property in this Redevelopment Project Area. [§18-2106]

6. Section 18-2114 of the Act requires that the Authority consider:

a. Method and cost of acquisition and preparation for redevelopment and estimated proceeds from disposal to redevelopers.

The developer is proposing to purchase this property for redevelopment for \$1,700,000 provided that TIF is available for the project as defined. The cost of property acquisition is being included as a TIF eligible expense. Costs for site preparation, utility extensions, building plans, and renovation of the existing building \$6,591,600 and are included as TIF eligible expenses for phase 1. Phase 2 eligible expenses include sitework/utility extensions, architecture and legal fees of \$315,000. Phase 3 eligible expenses include architecture and legal fees of \$120,000. The total amount of the TIF eligible expenses in this request is over \$8,700,000 It is estimated based on the proposed increased valuation for Phase 1 of the project of \$11,617,706 will result in \$3,836,200 of increment generated over a 15 year period. Phase 2 would generate an increase in value of \$8,083,00 with \$1,491,229 generated over a 14 year period. Phase 3 would generate an increase of \$787,000 with \$225,230 generated over a 13 year period. A total of \$6,552,000 of TIF would be available to cover \$8,726,600 worth of TIF eligible expenses. It is anticipated that the developer will spend almost \$2,175,000 more on eligible expenses than will be generated by the tax increment.

No property will be transferred to redevelopers by the Authority. The developer will provide and secure all necessary financing.

b. Statement of proposed method of financing the redevelopment project.

The developer will provide all necessary financing for the project. The Authority will assist the project by granting the sum of \$6,552,000 for the project from the proceeds of the TIF Indebtedness issued by the Authority. This indebtedness will be repaid from the Tax Increment Revenues generated from the project. TIF revenues shall be made available to repay the original debt after January 1, 2018 through December 2032.

c. Statement of feasible method of relocating displaced families.

No families will be displaced as a result of this plan.

7. Section 18-2113 of the Act requires:

Prior to recommending a redevelopment plan to the governing body for approval, an authority shall consider whether the proposed land uses and building requirements in the redevelopment project area are designed with the general purpose of accomplishing, in conformance with the general plan, a coordinated, adjusted, and harmonious development of the city and its environs which will, in accordance with present and future needs, promote health, safety, morals, order, convenience, prosperity, and the general welfare, as well as efficiency and economy in the process of development, including, among other things, adequate provision for traffic, vehicular parking, the promotion of safety from fire, panic, and other dangers, adequate provision for light and air, the promotion of the healthful and convenient distribution of population, the provision of adequate transportation, water, sewerage, and other public utilities, schools, parks, recreational and community facilities, and other public requirements, the promotion of sound design and arrangement, the wise and efficient expenditure of public funds, and the prevention of the recurrence of insanitary or unsafe dwelling accommodations or conditions of blight.

The Authority has considered these elements in proposing this Plan Amendment. This amendment, in and of itself will promote consistency with the Comprehensive Plan, in that it will allow for the utilization of the existing building and development of additional commercial facilities at this location. This lot is surrounded by similar commercial uses. This will not increase traffic in the area. New commercial development will raise property values and provide a stimulus to keep surrounding properties properly maintained. This will have the intended result of preventing recurring elements of unsafe buildings and blighting conditions.

8. Time Frame for Development

Development of Phase 1 of this project is anticipated to be completed between January of 2016 and December of 2016. Excess valuation should be available for this project for 15 years beginning with the 2017 tax year. It is anticipated that Phases 2 and 3 will be completed within 5 years of the beginning of the project depending on market conditions.

9. Justification of Project

The property is located at the entrance to the Fonner Park and the Nebraska State Fair Grounds. These facilities are enjoyed and visited by hundreds of thousands of people each year. This commercial property was vacated in May of 2015 and this is an excellent chance to redevelop the property as the corporate headquarters for a Grand Island based company that does business all over the United States. The proposed project will be highly visible and complement the image of both the Community and the Bosselman Companies. The potential addition of a hotel at this location increases the synergy between Fonner Park and the Bosselman Conference center and South Locust. This will provide hotel rooms within close walking distance to these facilities. This project does not propose to tear down or substantially alter any buildings with historic value.

<u>10. Cost Benefit Analysis</u> Section 18-2113 of the Act, further requires the Authority conduct a cost benefit analysis of the plan amendment in the event that Tax Increment Financing will be used. This analysis must address specific statutory issues.

As authorized in the Nebraska Community Development Law, §18-2147, *Neb. Rev. Stat.* (2012), the City of Grand Island has analyzed the costs and benefits of the proposed AWG-Skagway North Redevelopment Project, including:

Project Sources and Uses. Approximately \$6,552,000 in public funds from tax increment financing provided by the Grand Island Community Redevelopment Authority will be required to complete the project. This project has \$8,726,600 worth of TIF eligible expenses. The developer will be responsible for funding the additional \$2,174,600 as private investment. The total private investment on this project is the total of the costs not eligible for TIF \$11,215,000 plus the \$2,174,600 of TIF eligible costs that will not be covered by the Tax Increment for a total private investment of \$13,389,600. This \$6,552,000 investment by the Authority and the people of Grand Island will leverage \$13,389,600 in private sector financing; a private investment of \$2.04 for every TIF dollar investment.

Use of Funds. Phase 1						
Description	Eligible for TIF Funds	Private Funds	Total			
Site Acquisition	\$1,700,000		\$1,700,000			
Utilities/On Site	\$500,000		\$500,000			
Improvements						
Legal Private	\$5,000		\$5,000			
Legal CRA Cost ¹	\$35,000		\$35,000			
Fees ¹	\$1,600		\$1,600			
Architecture	\$60,000		\$60,000			
Building	\$6,000,000		\$6,000,000			
Rehabilitation Costs						
Soft Costs		\$215,000	\$215,000			
Personal Property		\$750,000	\$750,000			
TOTALS	\$8,301,600	\$965,000	\$9,266,600			

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¹ Not included on application but shown as an eligible expense to be paid by the developer.

Use of Funds. Phase 2						
Description	Eligible for TIF Funds	Private Funds	Total			
Site Acquisition	\$0		\$0			
Utilities/On Site	\$0		\$0			
Improvements						
Legal Private	\$5,000	\$	\$5,000			
Fees	\$		\$			
Architecture	\$60,000	\$	\$60,000			
Building Costs		\$9,000,000	\$9,000,000			
Soft Costs		\$205,000	\$205,000			
Personal Property		\$	\$			
TOTALS	\$315,000	\$9,215,000	\$9,530,000			

Use of Funds. Phase 3						
Description	Eligible for TIF Funds	Private Funds	Total			
Site Acquisition	0		0			
Utilities/On Site	\$100,000		\$100,000			
Improvements						
Legal Private	\$5,000		\$5,000			
Fees	\$0		\$0			
Architecture	\$15,000		\$15,000			
Building Costs	\$	1,000,000	\$1,000,000			
Soft Costs		\$30,000	\$30,000			
Personal Property		\$	\$			
TOTALS	\$120,000	\$1,030,000	\$1,150,000			

Tax Revenue. The property to be redeveloped is has a January 1, 2015, valuation of approximately \$2,290,814. Based on the 2014 levy this would result in a real property tax of approximately \$50,292. It is anticipated that the assessed value will increase by almost \$20,500,000 upon full completion, as a result of the site redevelopment. This development will result in an estimated tax increase of over \$451,000 annually resulting in \$6,552,000 of increment over the 15 year period. The tax increment gained from this Redevelopment Project Area would not be available for use as city general tax revenues, for a period of 15 years, or such shorter time as may be required to amortize the TIF bond, but would be used for eligible private redevelopment costs to enable this project to be realized.

Estimated 2014 assessed value:	\$ 2,290,814
Estimated value after completion	\$ 22,778,988
Increment value	\$ 20,488,175
Annual TIF generated (estimated)	\$ 451,017
TIF bond issue	\$ 6,552,000

(a) Tax shifts resulting from the approval of the use of Tax Increment Financing;

The redevelopment project area currently has an estimated valuation of \$2,290,814. The proposed redevelopment and commercial construction at this location will result in an additional \$20,488,175 of taxable valuation based on valuations of similar properties. No tax shifts are anticipated from the project. The project creates additional valuation that will support taxing entities long after the project is paid off. The project will not add any tax burdens to taxing entities. Therefore no tax shifts will occur.

(b) Public infrastructure and community public service needs impacts and local tax impacts arising from the approval of the redevelopment project;

No additional public service needs have been identified. Existing water and waste water facilities will not be impacted by this development. The electric utility has sufficient capacity to support the development. It is not anticipated that this will impact schools. Fire and police protection are available and should not be impacted by this development.

(c) Impacts on employers and employees of firms locating or expanding within the boundaries of the area of the redevelopment project;

This project will not negatively impact employers or employees in the area directly. Bosselman Companies will be able to continue employing people within the City of Grand Island.

(d) Impacts on other employers and employees within the city or village and the immediate area that are located outside of the boundaries of the area of the redevelopment project; and

No impacts are anticipated outside of the city or immediate area to total employment from this project other than the incremental increase due to the construction.

(e) Any other impacts determined by the authority to be relevant to the consideration of costs and benefits arising from the redevelopment project.

This project will utilize a piece of property in the Grand Island City Limits that is at the entrance to the Fonner Park and the Nebraska State Fair grounds. This property has been the home of Skagway South for more than 20 years. Skagway closed this past May leaving the building mostly vacant. This project will change this entrance in to the fairgrounds in a positive way, rehabilitate and reutilize the existing building and provide hotel rooms within walking distance of the fairgrounds.

Time Frame for Development

Development of this project is anticipated to be completed during between October 2015 and December of 2018, depending on the market demand for the buildings in phases 2

and 3. The base tax year should be calculated on the value of the property as of January 1, 2016. Excess valuation should be available for this project for 15 years beginning with the 2017 tax year. Excess valuation will be used to pay the TIF Indebtedness issued by the CRA per the contract between the CRA and the developer for a period not to exceed 15 years or an amount not to exceed \$6,552,000 the projected amount of the eligible expenses for this project. Based on the purchase price of the property and estimates of the expenses of renovation activities and associated engineering fees, the developer will spend more than \$8,700,000 on TIF eligible activities.

See Attached Site Plan



Community Redevelopment Authority (CRA)

Wednesday, August 19, 2015 Regular Meeting

Item X1

Request for Development Proposals

Staff Contact: Chad Nabity

Request for Development Proposals CRA Property 604 and 612 W 3rd Street Grand Island, NE

The Grand Island Community Redevelopment Authority (CRA) is seeking development proposals on property located at 604 and 612 W. 3rd Street (former Ron's Transmission). A legal description for the property is included in attachment A. This property is located within the CRA Area 1 in the City of Grand Island. CRA Area 1 has been designated as Blighted and Substandard by the City of Grand Island and the CRA.

The CRA owns the property. This property has been cleared and is ready for redevelopment. Public sewer and water as well as electric and gas utilities are available to the property. The property is zoned B3 Heavy Business Zone. Redevelopment efforts on this property may be eligible for tax increment financing.

The CRA will consider all proposals for uses consistent with the B3 Heavy Business Zone. This property is within the Downtown Business Improvement District and the Downtown Parking District. The CRA is specifically looking for building designs that are complementary in size, scale and construction materials with other buildings in Downtown Grand Island.

Proposals must include:

- Description of intended use of the property,
- Site plan for development including building location, and any proposed landscaping and parking,
- Elevation plan showing the proposed building, and
- Bid for the property

Proposals will be evaluated based on the completeness of the application using the following point scale: 25 points for intended use, 20 points for site plan, 20 points for scale of building, 20 points for building materials, and 15 points for bid. Proposals will be evaluated by a committee consisting of 2 CRA Board Members, the CRA Director, the Downtown BID Director and two members of the Downtown BID Board. Proposals that do not receive a minimum of 70 points from the committee will not be forwarded to the CRA for approval. Developers may resubmit with changes after committee review.

The CRA reserves the right to reject all proposals.

Complete proposals may be submitted at any time and will be reviewed by the CRA upon receipt and considered for approval at a regularly scheduled CRA Meeting.

Attachment A

Legal Description 604 and 612 W 3rd Street in Grand Island, Nebraska

Lots Seven (7) and Eight (8), Block Sixty (60) Grand Island Original Town, two 66 x 132 foot lots in the City of Grand Island, Hall County, Nebraska

