

# SCOTTSBLUFF CITY PLANNING COMMISSION AGENDA

Monday, April 24, 2017, 6:00 PM City Hall Council Chambers, 2525 Circle Drive, Scottsbluff, NE 69361

PLANNING COMMISSIONERS

BECKY ESTRADA CHAIRPERSON

ANGIE AGUALLO VICE CHAIRPERSON

DANA WEBER

HENRY HUBER

MARK WESTPHAL

CALLAN WAYMAN

DAVID GOMPERT

JIM ZITTERKOPF

ANITA CHADWICK

LINDA REDFERN ALTERNATE 1. WELCOME TO THE PLANNING COMMISSION MEETING: Chairman

2. NEBRASKA OPEN MEETINGS ACT: For all interested parties, a copy of the Nebraska Open Meetings Act is posted on a bulletin board at the back of the council chambers in the west corner.

3. ROLL CALL:

**4. NOTICE OF CHANGES IN THE AGENDA:** Additions may not be made to this agenda less than 24-hours prior to the beginning of the meeting unless added under item 5 of this agenda.

5. CITIZENS WITH ITEMS NOT SCHEDULED ON THE REGULAR AGENDA: As required by State Law, no item may be considered under this item unless the Planning Commission determines that the matter requires an emergency action.

6. APPROVAL OF THE PLANNING COMMISSION MINUTES FROM:

A Approve minutes of 4/10/17 Meeting

7. NEW BUSINESS:

**A Final Plat Hilltop Estates** 

**B** Annexation Hilltop Estates

C Final Plat Melroy Addition

8. ADJOURN

The public is invited to participate in all Planning Commission Meetings. If you need special accommodations to participate in the meeting, please contact the Development Services Department at (308) 630-6243, 24-hours prior to the meeting.

2525 CIRCLE DRIVE • SCOTTSBLUFF, NEBRASKA 69361 • (308) 630-6243 • FAX (308) 630-6294

Monday, April 24, 2017 Regular Meeting

Item Appr. Min.1

Approve minutes of 4/10/17 Meeting

**Planning Commission Minutes** Regular Scheduled Meeting April 10, 2017 Scottsbluff, Nebraska

4 5 6

7

8

9

10

11

12

13

14

15 16

17

1

2

3

The Planning Commission of the City of Scottsbluff, Nebraska met in a regularly scheduled meeting on Monday, April 10, 2017, 6:00 p.m. in the City Hall Council Chambers, 2525 Circle Drive, Scottsbluff, Nebraska. A notice of the meeting had been published in the Star-Herald, a newspaper of general circulation in the City, on March 31, 2017. The notice stated the date, hour and place of the meeting, that the meeting would be open to the public, that anyone with a disability desiring reasonable accommodation to attend the Planning Commission meeting should contact the Development Services Department, and that an agenda of the meeting kept continuously current was available for public inspection at Development Services Department office; provided, the City Planning Commission could modify the agenda at the meeting if the business was determined that an emergency so required. A similar notice, together with a copy of the agenda, also had been delivered to each Planning Commission member. An agenda kept continuously current was available for public inspection at the office of the Development Services Department at all times from publication to the time of the meeting.

18 19 20

21

22

ITEM 1: Chairman Becky Estrada called the meeting to order. Roll call consisted of the following members: Anita Chadwick, David Gompert, Angie Aguallo, Callan Wayman, Mark Westphal, Henry Huber, and Becky Estrada. Absent: Dana Weber, Jim Zitterkopf. City officials present: Annie Folck. Planning Coordinator, Gary Batt, Code Administrator II, and Anthony Murphy, Fire Prevention Officer.

23 24 25

26

ITEM 2: Chairman Estrada informed all those present of the Nebraska Open Meetings Act and that a copy of such is posted on bookcase in the back area of the City Council Chamber, for those interested parties.

27 28 29

ITEM 3: Acknowledgment of any changes in the agenda: None

ITEM 5: Citizens with items not scheduled on regular agenda: None

30 31 32

ITEM 4: Business not on agenda: None

33 34 35

36

37

ITEM 6: The minutes of the March 13, 2017 meeting were reviewed. Conclusion: A motion was made by Wayman and seconded by Gompert to approve the minutes for the March 13th meeting. "YEAS": Estrada, Westphal, Wayman, Huber, Gompert, and Chadwick. "NAYS": None Abstain: Aguallo Absent: Weber, Zitterkopf

38 39

40 41 42

ITEM 7A: The Planning Commission opened a public hearing for a Special Use Permit for a Hair Salon located at 1933 7<sup>th</sup> Avenue. The applicant, Crystal Westphalen, requested a special use permit to allow for a hair salon in an R-1a Single Family Zone. The property is on the southwest corner of 20<sup>th</sup> Street and 7<sup>th</sup> Avenue. Hair Salons are listed under special permits uses in the R-1a Single Family zoning district with approval from the Planning Commission. The surrounding properties are all zoned R-1a with the exception of an R-4 Multi-Family zone to the northeast. The property is adjacent to 20th Street, and parking is proposed to be provided on-site at the back of the property.

50

51

43

44 45

> Mark Westphal, the current owner of the property, stated that they planned to add three parking spots at the rear of the property. There would be one stylist and one nail technician working there, with two tanning beds, so there would be a minimal number of people at the salon at any one time. Commissioner Westphal then recused himself from this agenda item due to conflict of interest and left the room until after the vote was held.

52 53 54

55

56

Jennifer Kinsey, resident of 1924 7<sup>th</sup> Ave, stated that she had several concerns with the proposed salon. She stated that the street is already extremely congested, especially during pick-up and drop-off times for the nearby elementary school. Because it is an older neighborhood, there is very little off-street parking,

and the streets are already very narrow. Parking is already a concern in the area, and there is very little street parking in front of the salon due to it being on a corner near a fire hydrant. She just purchased her property and would not have done so if she had known there would be a commercial business in the neighborhood.

Dave Kuxhausen, resident of 1920 8<sup>th</sup> Ave, stated that it is a residential neighborhood and they do not want businesses in the residential neighborhood. He is concerned about declining property values if businesses are allowed to locate in the area. Chase Harimon, resident of 1931 7<sup>th</sup> Ave, reiterated that he believed parking would be a problem in the area and that he was also concerned with the resale value of his property if a business were to be located in the area. Kathi Sparks, resident of 1915 7<sup>th</sup> Ave, repeated the concerns about parking along the narrow streets, as many trucks can't even park on the street because it is so narrow and so end up partially parked on the sidewalk to allow for traffic to move through. She also stated that 7<sup>th</sup> Ave is already hard to turn onto due to the narrow street with parking on both sides, and that locating a salon here would compound this problem. Laura Salazar, resident of 1910 8<sup>th</sup> Ave, stated that she had concerns about the street width and parking in the area, and that with all the pedestrian traffic, especially kids going to and from school, it could be a safety issue to add additional traffic to the area.

**Conclusion:** A motion was made by Huber and seconded by Wayman to deny the Special Use Permit for a Hair Salon at 1933 7<sup>th</sup> Avenue. "YEAS": Wayman, Gompert, Huber, Chadwick, Aguallo, and Estrada. "NAYS": None. ABSTAIN: Westphal ABSENT: Zitterkopf, Weber. Motion carried.

 **ITEM 7B:** The Planning Commission opened a public hearing for a Preliminary Plat for the Melroy Addition, a replat of Lots 12 and 13 of Wildy and Lana Commercial Tracts. The applicant is Steve Melroy, represented by Baker and Associates. The property is situated south of 15th Street, between 19th and 21st Ave. The preliminary plat includes 6 commercial lots, which are all part of the same block. The property is zoned C-3, Heavy Commercial, and the properties to the north, west, and south are also C-3, with M-1 zoning to the east.

City staff and Consultants reviewed the preliminary plat. Infrastructure is already available to each lot, and no streets, water, or sewer improvements are proposed. The developer will be required to install sidewalks and landscaping to meet City code as the lots are developed. Retention will also be addressed with the final plat, and Anthony Murphy stated that depending on the how the lots are developed, additional fire hydrants may be necessary. Staff recommended approval of the preliminary plat.

**Conclusion:** A motion was made by Gompert and seconded by Aguallo to approve the Preliminary Plat for the Melroy Addition, a replat of lots 12 and 13 of Wildy and Lana Commercial Tracts. "YEAS": Wayman, Gompert, Huber, Chadwick, Aguallo, Westphal, and Estrada. "NAYS": None. **ABSTAIN:** None **ABSENT:** Zitterkopf, Weber. Motion carried.

**ITEM 7C:** The Planning Commission opened a public hearing for a Special Use Permit for a Scrap Metal Processing Facility located at 417 9<sup>th</sup> Avenue. This application was tabled at the previous meeting on March 13<sup>th</sup> so that staff could verify some of the information that was presented and explore options for special conditions for the permit. The applicant is Langer Industries, represented by Pete Langer. Folck stated that the property is located in an M-2 Heavy Manufacturing and Industrial zoning district. The surrounding properties to the east and south are also zoned M-2. The property to the southwest is zoned M-1, Light Manufacturing and Industrial, and the property to the west and north is zoned C-3, Heavy Commercial. There are some residential properties within 300 feet; however, they are all on the other side of the Burlington Northern Railroad Tracks, so there is some separation between the residential areas and the proposed facility location.

 At the previous meeting, several residents expressed their concerns about this facility being located so close to a residential area. Environmental issues were brought up as a concern, as well as the noise and unsightliness of a scrap metal recycling facility. The applicant had stated that this facility would be very similar to the one they currently operate in Colby, Kansas, and that he would be willing to meet some

additional requirements to properly screen the facility from the sight of the neighborhood. Following the March meeting, staff contacted the community of Colby, Kansas and were told that there were many concerns about the facility before it started operation that have since been determined to be unfounded. The facility is a clean operation that does not seem to be an environmental risk, and the operators are careful to make sure that everyone bringing material to their facility has their loads properly cleaned and secured so that there is no issue on the surrounding roadways. Folck stated that the City has few areas zoned heavy manufacturing that also have a rail spur, so this location is somewhat uniquely suited to meet the purposes of the business. The property is currently zoned appropriately for a business like this; however, it is not ideal for a residential area to be within 300 feet of the facility. Chairman Estrada then invited public comment on the proposed project.

Bradley Garcia, resident at 1114 9<sup>th</sup> Ave, stated that he grew up in the area and had recently moved back into the neighborhood with the hopes of helping to improve it. He and his wife bought and remodeled a house, where they now live. He was concerned about the appearance of the neighborhood and thought that this facility would be an eyesore. Even with fencing and trees, it will be seen, and he does not want to see piles of material from his house. He believed that this could affect the resale value of his house in the future. Sabrina Esparza, resident at 713 E 8<sup>th</sup> St, stated that she has lived in southeast Scottsbluff for 55 years, and the neighborhood has come a long way, with noise pollution taken care of through the guiet zone and many other improvements over the years. She also was concerned that the recycling facility would be an eyesore, and that there would be noise pollution as a result of the facility's operations. She said that she could speak for many people in the community in opposing the facility. Natalia Garcia, resident at 1114 9th Ave, stated that she and her husband purchased their home in May 2015 to try to improve the neighborhood. She was concerned that many neighborhood residences seem to be being weeded out and replaced by businesses, and did not want the whole area to become commercial. She believed that the scrap metal facility would be an eyesore like the packing plant that was there previously and does not want the property to be left as a mess. She would not have moved to the area if she had known that a facility like this would be there. She also had concerns about kids walking to the YMCA who walk down 9<sup>th</sup> Street and might be affected by additional traffic. Gage Norman, business owners of 5<sup>th</sup> and O convenience store, stated that there were meetings a few weeks ago about adding value to the East Overland community, and he had concerns about shutting down East Overland and adding a scrap metal facility near the neighborhood.

Robert Franco, whose mother resides at 907 E 7<sup>th</sup> Street, just north of the proposed facility location, stated that there are only two railroad tracks between the facility and her property. He cited City Code section 25-13-3 regarding Special Use Permits, reminding the Planning Commission that in order to grant the Special Use Permit, they must find that the proposed use, "(1) provides a service required by the neighborhood or community and is consistent with sound principles of land use, (2) will not be injurious to the use of neighboring lots, tracts of land, buildings, or structures, (3) will not create special hazards or problems for the area in which it is located, and (4) is related to and harmonious with the general plan for the area in which it is located, as indicated by this Chapter." He stated that the business by nature would be a nuisance to the neighborhood. He cited the City's definition of a nuisance in Chapter 12 of the City code, stating that the noise, rodents, stagnant water, and junk on the property would cause adverse effects to the surrounding neighborhood. He stated that runoff from the property could be contaminated and would be impossible to contain on site, so would cause issues for the neighborhood. He did not believe trees or a fence would help to mitigate these issues. Residents in that area have paid property taxes for years and made many improvements to their properties, and he was concerned that the resale value of those homes would be adversely affected.

Rex Morse then spoke, not as a resident of the community, but as someone who works in the area. He stated that having viewed a similar facility in Minatare, he believed that if it were located on Highway 26 it would have a depressing effect on property values for the community. He had concerns about the visible location of the facility along Beltline and 9<sup>th</sup> Avenue.

 Pete Langer, the applicant, then spoke, stating that there seemed to be four items that needed to be addressed. The first was the noise generated by the facility. With use of a decibel meter, he demonstrated that the noise generated by the facility would be less that the noise generated by passing

railroad cars. The second issue was drainage and environmental issues. He stated that his industry is highly regulated by the EPA and NDEQ, and that there are many requirements that they would have to meet in order to be allowed to operate. They will meet all applicable regulatory requirements to ensure that there are no environmental issues from the operation of the facility. The third issue was the integrity of the company. This is why he did not object to tabling the permit at the last meeting in order to give staff time to do some background checking to determine whether or not they would operate the facility in the manner they described. After staff did some checking, they found that the applicant was a good neighbor and runs a clean facility, as he claims. The fourth issue was the screening of operations. He stated that this would not be a storage facility or a salvage lot, and that material would be processed quickly, so the same material would never be on site for more than one month. The proposed site is zoned appropriately as heavy manufacturing and is not located within a residential zone. He acknowledged that there was one place where residents would be able to see into the yard, and he would be happy to put up a fence that would screen the property from the view of the residents.

Commissioner Huber asked if there would be any timeframe to review the Special Use Permit. Langer stated that he did not want a permit that could be revoked after a certain timeframe, but he would be happy to have the permit approved with special conditions tied to it, and if he did not meet those conditions, the permit could be revoked. Commissioner Westphal asked about the possibility of planting trees around the property to buffer noise and screen activities. Langer stated that he did not think it would be necessary to screen the property from the other heavy commercial and manufacturing zones. but it would be completely appropriate to screen the property from residential area. He did have some concerns about getting trees started on that portion of the property because it is adjacent to the railroad, which uses large amounts of sterilant. He believed that the planned facility would be an improvement over the current state of the property, which is vacant and deteriorating. Commissioner Wayman asked how long the property had been vacant. Franco answered that there was a roofing company that was there within the last 7 years. He added that screening the property from view of the residential area would be difficult because of the elevation difference between the residential area and the proposed facility. Langer stated that the average height of the piles would be 6' or less, as they planned to keep the material moving. Natalia Garcia inquired as to the proposed hours of operation and about noise levels and if they would be constant or intermittent. She also asked about employees at the facility; how many and would they be local. Langer stated that they would operate from 8 am to 5pm Monday through Friday, and depending on the volume of material they receive, they may operate on Saturday mornings from 8 am to noon. He said that the loudest noises would be similar to that of a passing train and would be intermittent. He said they would plan on starting with five employees and may eventually work up to 15 employees, and he planned to hire all of them from the Scottsbluff/Gering area.

Franco asked about the Colby, Kansas facility and if it was more rural than this proposed facility, as he felt the two could not be compared as equals since one is in a rural area and the other is near a residential area. Langer stated that they located the Colby facility in the only area that was appropriately zoned, and that they kept a very clean facility even though no one was watching. He expects the Scottsbluff facility to be more heavily scrutinized and will do everything he can to keep it clean and run appropriately. He also stated that there is no way to definitively state that this would lower property values.

Natalia Garcia stated that she believed that the City should be more selective of businesses allowed to locate on that site. Commissioner Wayman stated that with it being an M-2 zone, there were many other uses that would also cause a lot of noise and other negative effects that could locate there without needing a Special Use Permit. Commissioner Estrada added that with this Special Use Permit, at least they could specify some conditions to mitigate the effects on the residential area. Garcia stated that no other businesses along the Beltline Highway have debris on site as part of their business. Franco added that the businesses in the area keep everything neat and tidy, whereas by nature, the scrap metal business is much messier, and he did not think it should be near a residential area. Commissioner Gompert stated that he had driven by the property prior to the meeting, and it is currently an eyesore. He saw many broken windows and open doors, which could be a safety concern for anyone who wanders onto the property, and that rodents were probably a concern as well. He believed that the property in its

current condition is dangerous and detrimental to the area, and that by allowing the scrap metal facility to locate there, the condition of the property would be improved.

Rex Morse inquired if the building itself would be used for the proposed operation. Langer stated that they would be using a portion of the building for operations, but because the building is so large and in such poor condition, it will be a process to get the entire thing renovated. Morse asked about improvements to the exterior of the building. Langer stated that if the business takes off, they would like to make improvements to the building exterior, but did not want to make commitments that he couldn't keep by claiming that it would be done by a certain date. He said that at a minimum, they would make sure the building would be secured and up to code before opening, and that long term he would like to make additional improvements.

**Conclusion:** A motion was made by Gompert and seconded by Chadwick to recommend approval of the Special Use Permit for a Scrap Metal Facility located at 417 9<sup>th</sup> Avenue with the conditions that before the facility opens for business, the portion of the yard visible to the residential area on the north (the north boundary of the property from the building to 9<sup>th</sup> Ave) shall be screened by a fence up to 12' in height and slats shall be added to the fence along 9<sup>th</sup> Avenue to block the view of the yard. Additionally, the building is to be secured and broken windows boarded up or repaired within one year. "YEAS": Wayman, Gompert, Aguallo, Chadwick, and Estrada. "NAYS": Huber, Westphal. ABSTAIN: None. ABSENT: Zitterkopf, Weber. Motion carried.

**ITEM 7D:** A public hearing was opened to consider the annexation of property described as PT N1/2 SE, PT SE SE 15-22-55 (61.05 acres) and BLK 1, ALF Subdivision (1.36 AC), owned by Connie and Alyssa Frank. Folck stated that the property owners had requested annexation of the property and in that request had waived their right to City services, so the extension of streets, water, and sewer would not be necessary in order to annex. Anthony Murphy stated that by evening out the edge of the City's city limits, it would make it much easier for first responders to know where their jurisdiction starts and stops, improving response times. Commissioner Huber asked why the property owner was requesting this. Folck stated that the property owner had not yet announced her plans for the property, just requested the annexation.

**Conclusion:** A motion was made by Westphal and seconded by Chadwick to recommend to Council approval of the annexation of the property situated in PT N1/2 SE, PT SE SE 15-22-55 (61.05 acres) and BLK 1, ALF Subdivision (1.36 AC) "YEAS": Wayman, Gompert, Aguallo, Chadwick, Huber, Westphal, and Estrada. "NAYS": None. ABSTAIN: None. ABSENT: Zitterkopf, Weber. Motion carried.

#### ITEM 8: Unfinished Business: None.

There being no further business, a motion to adjourn was made by Aguallo and seconded by Chadwick. The meeting was adjourned at 7:45 p.m. "YEAS": Wayman, Gompert, Aguallo, Chadwick, Huber, Westphal, and Estrada. "NAYS": None. ABSTAIN: None. ABSENT: Zitterkopf, Weber. Motion carried.

Becky Estrad	a, Chairpers	son	
Attest:			
Annie Folck			

Monday, April 24, 2017 Regular Meeting

Item NewBiz1

**Final Plat Hilltop Estates** 

# SCOTTSBLUFF CITY PLANNING COMMISSION STAFF REPORT

**Property Size:** 

32.37 acres

**To:** Planning Commission

From: Development Services Department Zoning: R-1A

**Date:** April 24, 2017

**Subject:** Final Plat Hilltop Estates Subdivision

**Location:** South of 42<sup>nd</sup> St and East of Fairview Cemetery

#### **Procedure**

1. Open Public Hearing

- 2. Overview of petition by city staff
- 3. Presentation by applicant
- 4. Solicitation of public comments
- 5. Questions from the Planning Commission
- 6. Close the Public Hearing
- 7. Render a decision (recommendation to the City Council)
- 8. Public Process: City Council determine final approval

Public Notice: This item was noticed in the paper and a notice was posted on the property.

## **Background**

The applicant(s), Kosman, Inc., represented by Baker and Associates have requested approval of a Final Plat of the Hilltop Estates Subdivision. The property is situated south of 42<sup>nd</sup> Street, and east of Fairview Cemetery. The final plat includes 42 residential lots, which are divided into five different blocks. The blocks are number 3-7 to avoid confusion with previously platted blocks 1 and 2.

Some of the lots on the north side of Blocks 3 and 7 are specially designed to account for existing homes and outbuildings. These structures will remain in place after development of the subdivision. The property is already zoned residential, so no zone changes would be required.

The preliminary plat for the property was approved at the February 13<sup>th</sup> Planning Commission meeting. The developer will be required to install a lift station for sanitary sewer, which will be located in the southwest corner of the development, on Tract C. In consideration of new regulatory requirements, the City is going to require all new development to direct stormwater runoff to regional stormwater facilities. This minimizes the amount of developable land that developers must use for stormwater retention and makes maintenance more affordable. The developers would pay an impact fee to the City in return for the City accepting their stormwater, which the City would then use to pay for developing and maintaining these facilities. The stormwater impact fee and the installation of all water, sewer, and street improvements will be addressed in the Developer's Agreement, which will be considered by Council before they can approve the Final Plat.

# RECOMMENDATION

#### Approve

Make a POSITIVE RECOMMENDATION to the City Council to approve the final plat of Hilltop Estates Subdivision, situated in the NW ¼ of Section 13, T22N, R55W of the 6<sup>th</sup> P.M, Scotts Bluff County, Nebraska subject to the following condition(s):

## Deny

**Make a NEGATIVE RECOMMENDATION to the City Council to disapprove** the final plat of Hilltop Estates Subdivision, situated in the NW ¼ of Section 13, T22N, R55W of the 6<sup>th</sup> P.M, Scotts Bluff County, Nebraska for the following reason(s):

#### Table

**Make the motion to TABLE** the final plat of Hilltop Estates Subdivision, situated in the NW ¼ of Section 13, T22N, R55W of the 6th P.M, Scotts Bluff County, Nebraska for the following reason(s):

Final Plat Request, Page 1

### **FINAL PLAT**

# LOTS 1-13 BLOCK 3, LOTS 1-8, BLOCK 4, LOTS 1-5, BLOCK 5 AND LOTS 1-3, BLOCK 6, LOTS 1-12 AND TRACTS B & C, BLOCK 7, HILLTOP ESTATES SUBDIVISION, CITY OF SCOTTSBLUFF, SCOTTS BLUFF COUNTY, NEBRASKA

SITUATED IN THE NORTHWEST QUARTER OF SECTION 13, TOWNSHIP 22 NORTH, RANGE 55 WEST OF THE

6TH PRINCIPAL MERIDIAN, SCOTTS BLUFF COUNTY, NEBRASKA

	Sheet Revisions	
Date	Description	Initials
09-27-16	DRAFTED SURVEY	CJG
02-28-17	REVISED SURVEY	CJG
04-17-17	REVISED SURVEY	CJG

aker Land

# Land Survey & Final Plat of Hilltop Estates Title Sheet

Baker Project Number: 6157-007-16

Project Location: Scottsbluff, Scotts Bluff County Nebraska

Owners: Kosman

Project Code Last Mod. Date Subset Sheet No. 6157 04-17-2017 1 of 2 2

#### EXTERIOR BOUNDRY FOR HILLTOP ESTATES PROPERTY DESCRIPTION

A PARCEL OF LAND CONTAINING 1,409,935 SQ. FT. (32.37 ACRES), MORE OR LESS, IN THE NORTHWEST QUARTER OF SECTION 13, TOWNSHIP 22 NORTH, RANGE 55 WEST, OF THE 6TH PRINCIPAL MERIDIAN, IN SCOTTS BLUFF COUNTY, NEBRASKA, SAID PARCEL BEING MORE PARTICUL ARILY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SECTION 13, TOWNSHIP 22 NORTH, RANGE 55 WEST OF THE 6TH PRINCIPAL MERIDIAN, WHENCE NORTH QUARTER BEARS SOUTH 88°08'36" EAST, A DISTANCE OF 2661.46 FEET, THENCE SOUTH 88°08'36" EAST, A DISTANCE OF 1491.48 FEET TO A POINT OF INTERSECTION WITH THE NORTH LINE OF THE NORTHWEST QUARTER OF SAID SECTION 13 AND THE PROPERTY DESCRIBED AT INSTRUMENT NUMBER 2016-3789 OF THE SCOTTS BLUFF COUNTY RECORDS, THENCE SOUTH 02°16'11" WEST, A DISTANCE OF 50.00 FEET TO THE POINT OF BEGINNING;

THENCE ALONG THE WEST LINE OF THE PROPERTY DESCRIBED AT SAID INSTRUMENT NUMBER 2016-3789, SOUTH 02°16'11" WEST, A DISTANCE OF 1066.20 FEET TO THE SOUTHWEST CORNER OF SAID PROPERTY DESCRIBED AT SAID INSTRUMENT NUMBER 2016-3789 AND TO A RECORD CORNER SHOWN ON RECORD OF SURVEY COMPLETED BY LS 476 ON APRIL 21, 1992 OF THE FAIRVIEW CEMETERY;

THENCE CONTINUING ALONG SAID RECORD OF SURVEY THE FOLLOWING COURSES (3) THREE COURSES:

- 1. SOUTH 02°16'11" WEST, A DISTANCE OF 3.00 FEET;
- 2. THENCE SOUTH 55°32'59" EAST, A DISTANCE OF 65.80 FEET;
- 3. THENCE SOUTH 40°29'00" EAST, A DISTANCE OF 242.48 FEET (MEASURED)TO A POINT ON THE NORTH LINE OF BLOCK 6 MCKINLEY FOURTH ADDITION RECORDED AT BOOK 120, PAGE 144 OF THE SCOTTS BLUFF COUNTY RECORDS;

THENCE ALONG SAID NORTH LINE OF SAID BLOCK 6, SOUTH 88°14'16" EAST, A DISTANCE OF 953.09 FEET TO A POINT AT THE SOUTHEAST CORNER OF A PARCEL OF LAND DESCRIBED AT INSTRUMENT NUMBER 2006-1130 OF THE SCOTTS BLUFF COUNTY RECORDS AND BEING ON THE NORTH-SOUTH CENTERLINE OF SAID SECTION 13:

THENCE ALONG SAID NORTH-SOUTH CENTERLINE OF SECTION 13 NORTH 02°07'24" EAST, A DISTANCE OF 842.76 FEET TO A POINT A THE SOUTHEAST CORNER OF HILLTOP ESTATES BLOCK 2 RECORDED AT BOOK 125. PAGE 312 OF THE SCOTTS BLUFF COUNTY RECORDS:

THENCE ALONG THE SOUTH LINE OF SAID BLOCK 2, NORTH 88°16'38" WEST, A DISTANCE OF 200.00 FEET TO THE SOUTH WEST CORNER OF SAID BLOCK 2:

THENCE ALONG THE WEST LINE OF SAID BLOCK 2, NORTH 02°07'23" EAST, A DISTANCE OF 440.00 FEET TO THE SOUTH RIGHT OF WAY LINE OF 42ND STREET AS PLATTED THE HILLTOP ESTATES SUBDIVISION RECORDED AT BOOK 125. PAGE 312 OF THE SCOTTS BLUFF COUNTY RECORDS:

THENCE NORTH 88°08'36" WEST, A DISTANCE OF 569.69 FEET

THENCE NORTH  $01^{\circ}51^{\circ}03^{\circ}$  EAST, A DISTANCE OF 50.00 FEET TO THE NORTH LINE OF THE NORTHWEST QUARTER OF SAID SECTION 13;

THENCE ALONG THE NORTH LINE OF THE NORTHWEST QUARTER OF SAID SECTION 13, NORTH  $88^\circ08'36''$  WEST, A DISTANCE OF 400.05 FEET;

THENCE SOUTH 02°16'11" WEST, A DISTANCE OF 50.00 FEET, MORE OR LESS, TO THE POINT OF BEGINNING.

THE ABOVE DESCRIBED PARCEL CONTAINS 1,409,935 SQ. FT. (32.37 ACRES), MORE OR LESS. SURVEY NOTES

- 1. BAKER AND ASSOCIATES, INC., PERFORMED ALL NECESSARY RESEARCH TO ESTABLISH CURRENT OWNERSHIP OF THE SUBJECT PROPERTY SHOWN HERE ON, UTLITZING CURRENT VESTING DOCUMENTS FROM PUBLIC RECORDS, A TITLE REPORT WAS ALSO PROVIDED BY FERGUSON TITLE SERVICES COMPANY TO VERIFY ALL OWNERSHIP AND RESEARCH. THIS DOCUMENT REFERENCES TITLE REPORT DATED NOVEMBER 8TH. 2016 AND 8:00 A.M.
- 2. THE MONUMENTATION RECOVERED WAS LOCATED BY A COMBINATION OF GLOBAL POSITIONING SYSTEM (GPS) FAST STATIC, RTK AND RTK DATA LOGGING TECHNIQUES. CONVENTIONAL SURVEY METHODS WERE APPLIED WHEN REQUIRED.
- 3. BASIS OF BEARINGS: ALL BEARINGS ARE BASED ON THE LINE CONNECTING THE NORTHWEST CORNER OF SECTION 13, TOWNSHIP 22 NORTH, RANGE 55 WEST, OF THE 6TH PRINCIPAL MERIDIAN AND THE NORTH QUARTER CORNER OF SAID SECTION 13, BEING A GRID BEARING OF SOUTH 88°08'36" EAST A DISTANCE OF 2661.46 FEET AS OBTAINED FROM A GLOBAL POSITIONING SYSTEM (GPS) SURVEY BASED ON THE NEBRASKA HIGH ACCURACY REFERENCE NETWORK (NHARN). SAID GRID BEARING IS NAD 83 (2011) NEBRASKA STATE PLANE ZONE 2600.
- 4. ALL DIMENSIONS SHOWN HEREON ARE U.S. SURVEY FEET.
- 5. NOTICE: YOU MUST COMMENCE ANY LEGAL ACTION BASED UPON ANY DEFECT IN THIS SURVEY WITHIN THREE (3) YEARS AFTER YOU FIRST DISCOVER SUCH DEFECT. IN NO EVENT MAY ANY ACTION, BASED UPON ANY DEFECT IN THIS SURVEY BE COMMENCED MORE THAN TEN (10) YEARS FROM THE DATE OF THE CERTIFICATION SHOWN HEREON.
- 6. THE ABOVE DESCRIBE PROPERTY IS BEING ANNEXED INTO THE CITY OF SCOTTSBLUFF PER THE APPROVAL OF THIS PLAT .

#### ANNEXATION APPROVAL AND ACCEPTANCE

NOW THEREFORE, BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF SCOTTSBLUFF, NEBRASKA THE THE REAL ESTATE WHICH IS PLATTED AS LOTS 1-13 BLOCK 3, LOTS 1-8, BLOCK 4, LOTS 1-5, BLOCK 5 AND LOTS 1-3, BLOCK 6, LOTS 1-12 AND TRACTS B & C, BLOCK 7, HILLTOP ESTATES SUBDIVISION, CITY OF SCOTTSBLUFF, SCOTTS BLUFF COUNTY, NEBRASKA, PURSUANT TO SECTION 19-916 OF THE NEBRASKA REVISED STATUTES AND SECTION 21-1-61 OF THE SCOTTSBLUFF MUNICIPAL CODE SHALL BE INCLUDED WITHIN THE CORPORATE LIMITS OF THE CITY OF SCOTTSBLUFF, SCOTTS BLUFF COUNTY, NEBRASKA SHALL BE AND BECOME A PART OF SAID CITY FOR ALL PURPOSES WHATSOEVER, THAT THE INHABITANTS OF SAID ADDITION SHALL BE ENTITLED TO ALL THE RIGHTS AND PRIVILEGES, AND SHALL BE SUBJECT TO ALL THE LAWS, ORDINANCES, RULES AND REGULATIONS OF THE CITY OF SCOTTSBLUFF. NEBRASKA.

BE IT FURTHER RESOLVED THAT THE INCLUSION OF BLOCK 1 AND BLOCKS 3-6, HILLTOP ESTATES SUBDIVISION, AN ADDITION TO THE CITY OF SCOTTSBLUFF, SCOTTS BLUFF COUNTY, NEBRASKA WITHIN THE CORPORATE LIMITS OF THE CITY OF SCOTTSBLUFF, NEBRASKA IS SUBJECT TO THE FINAL PLAT BEING FILED WITH THE SCOTTS BLUFF COUNTY REGISTER OF DEEDS.

PASSED AND APPROVED THIS DAY OF 2017

BY:		
NATHAN JOHNSON, CITY MANA	AGER	
ATTESTED: CITY CLERK		

## APPROVAL AND ACCEPTANCE

THE FOREGOING PLAT OF LOTS 1-13 BLOCK 3, LOTS 1-8, BLOCK 4, LOTS 1-5, BLOCK 5 AND LOTS 1-3, BLOCK 6, LOTS 1-12 AND TRACTS B & C, BLOCK 7, HILLTOP ESTATES SUBDIVISION, CITY OF SCOTTSBLUFF, SCOTTS BLUFF COUNTY, NEBRASKA, WAS APPROVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF SCOTTSBLUFF, NEBRASKA, BY RESOLUTION

3Y:	
NATHAN JOHNSON, CITY MANAGER	

DAY OF

# ATTESTED: CITY CLERK OWNER'S STATEMENT

STATE OF NEBRASKA

PASSED THIS

I BEING THE UNDERSIGNED, BEING THE OWNER OF THAT PART OF THE NORTHWEST QUARTER OF SECTION 13, TOWNSHIP 22 NORTH, RANGE 55 WEST OF THE 6TH P.M., IN SCOTTS BLUFF COUNTY NEBRASKA, STATE THE FOREGOING, PLAT LOTS 1-13 BLOCK 3, LOTS 1-8, BLOCK 4, LOTS 1-5, BLOCK 5 AND LOTS 1-3, BLOCK 6, LOTS 1-12 AND TRACTS B & C, BLOCK 7, HILLTOP ESTATES SUBDIVISION, CITY OF SCOTTSBLUFF, SCOTTS BLUFF COUNTY, NEBRASKA, IS MADE WITH THE FREE CONSENT AND IN ACCORDANCE WITH THE UNDERSIGNED OWNER:

OWNER: REPRESENTIVE OF KOSMAN INC.
ACKNOWLEGMENT:

COUNTY OF SCOTTS BLUFF )

BEFORE ME, A NOTARY PUBLIC, QUALIFIED AND ACTING IN SAID COUNTY, PERSONALLY CAME\_\_\_\_, A REPRESENTIVE OF KOSMAN INC. TO ME KNOWN TO BE THE IDENTICAL PERSONS WHOSE SIGNATURES

EXECUTION THEREOF TO BE THEIR VOLUNTARY ACT AND DEED.

WITNESS MY NOTORIAL SEAL THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 2016.

ARE AFFIXED TO THE FOREGOING "OWNER'S STATEMENT" AND ACKNOWLEDGED THE

ΜY	COMMISSION	EXPIRES:	

#### INDEX OF SHEETS

PAGE 1 TITLE SHEET
PAGE 2 PLAN SHEET

#### SURVEYOR'S CERTIFICATE

I, CARL JOHN GILBERT, A DULY REGISTERED PROFESSIONAL LAND SURVEYOR IN THE STATE OF NEBRASKA, DO HEREBY CERTIFY THAT THIS PLAT TRULY AND CORRECTLY REPRESENTS THE RESULTS OF A SURVEY MADE IN APRIL 2017, BY ME OR UNDER MY DIRECT SUPERVISION AND THAT ALL MONUMENTS EXIST AS SHOWN HEREON AND THAT SAID PLAT HAS BEEN PREPARED IN FULL COMPLIANCE WITH ALL APPLICABLE LAWS OF THE STATE OF NEBRASKA DEALING WITH MONUMENTS, SUBDIVISIONS OR SURVEYING OF LAND AND ALL APPLICABLE PROVISIONS OF THE SCOTTS BLUFF COUNTY AND THE CITY OF SCOTTSBLUFF SUBDIVISION REGUL ATIONS

I ATTEST THE ABOVE ON THIS \_\_\_\_\_ DAY OF \_\_\_\_\_\_, 20



CARL JOHN GILBERT
NEBRASKA PROFESSIONAL LAND SURVEYOR NO. 731
FOR AND ON BEHALF OF BAKER AND ASSOCIATES INC.
PHONE: 308-632-3123

#### OWNER'S STATEMENT

I BEING THE UNDERSIGNED, BEING THE OWNER OF THAT PART OF THE NORTHWEST QUARTER OF SECTION 13, TOWNSHIP 22 NORTH, RANGE 55 WEST OF THE 6TH P.M., IN SCOTTS BLUFF COUNTY NEBRASKA, STATE THE FOREGOING, PLAT LOTS 1-13 BLOCK 3, LOTS 1-8, BLOCK 4, LOTS 1-5, BLOCK 5 AND LOTS 1-3, BLOCK 6, LOTS 1-12 AND TRACTS B & C, BLOCK 7, HILLTOP ESTATES SUBDIVISION, CITY OF SCOTTSBLUFF, SCOTTS BLUFF COUNTY, NEBRASKA SHOWN HEREON, IS MADE WITH THE FREE CONSENT AND IN ACCORDANCE WITH THE UNDERSIGNED OWNER.

OWNER: REPRESENTIVE OF KOSMAN INVESTMANTS LLC

# ACKNOWLEGMENT:

STATE OF NEBRASKA )
COUNTY OF SCOTTS BLUFF )

BEFORE ME, A NOTARY PUBLIC, QUALIFIED AND ACTING IN SAID COUNTY, PERSONALLY CAME

A REPRESENTIVE OF KOSMAN INVESTMANTS LLC TO ME KNOWN TO BE THE IDENTICAL PERSONS WHOSE SIGNATURES ARE AFFIXED TO THE FOREGOING "OWNER'S STATEMENT" AND ACKNOWLEDGED THE EXECUTION THEREOF TO BE THEIR VOLUNTARY ACT AND DEED.

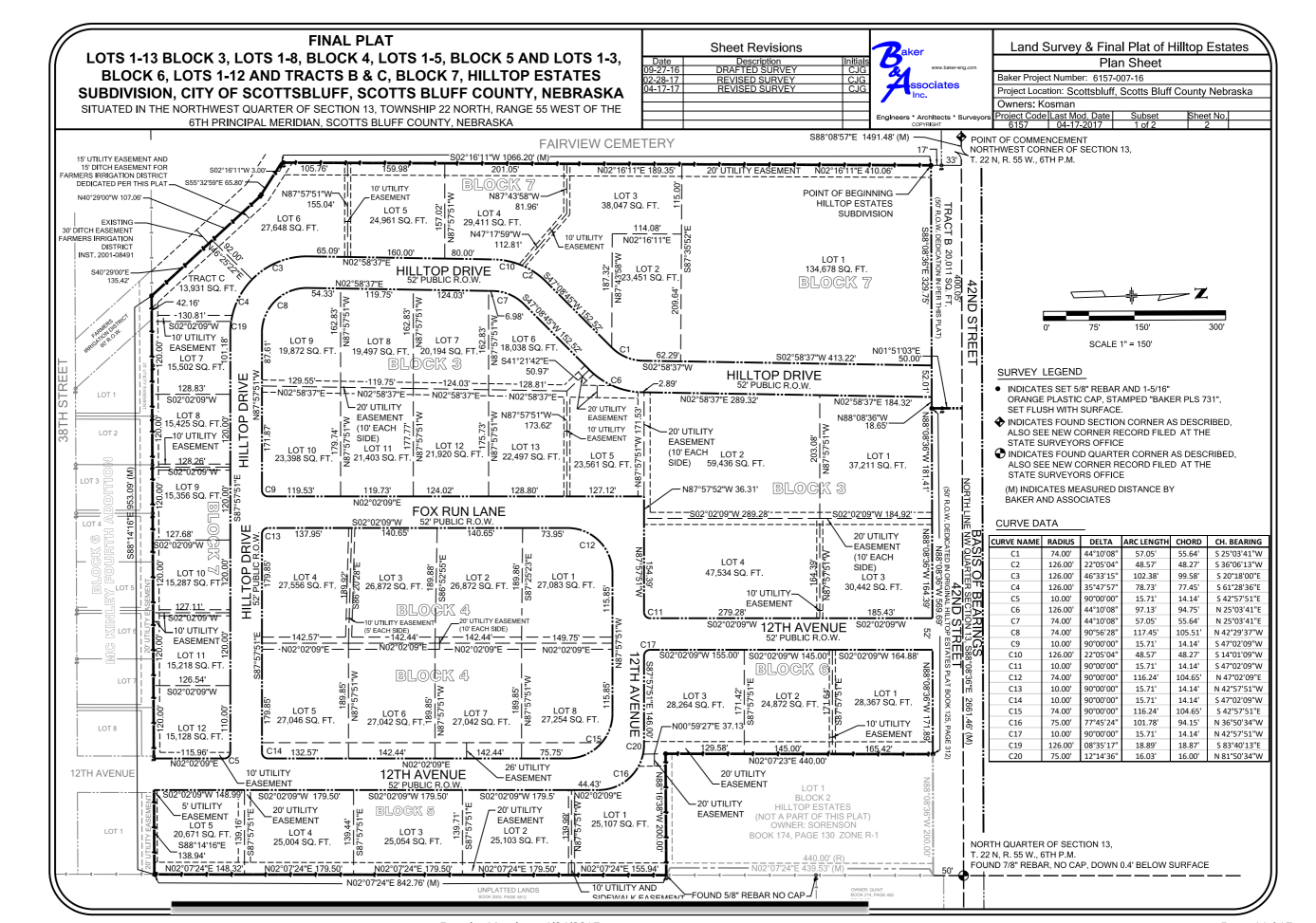
EXECUTION THEREOF TO BE THEIR VOLUNTARY ACT AND DEED.

WITNESS MY NOTORIAL SEAL THIS \_\_\_\_\_\_ DAY OF \_\_\_\_\_\_, 2016.

■ MY COMMISSION EXPIRES:

NOTARY PUBLIC

NOTARY PUBLIC



Monday, April 24, 2017 Regular Meeting

**Item NewBiz2** 

**Annexation Hilltop Estates** 

# SCOTTSBLUFF CITY PLANNING COMMISSION STAFF REPORT

**To:** Planning Commission

**From:** Development Services Department **Zoning:** R-1A **Property Size:** 32.37± acres

Subject: Annexation Hilltop Estates Subdivision # Lots/Units:

Location: NW ¼ of Section 13, T22N, R55W of the 6th P.M, located

South of 42<sup>nd</sup> St and East of Fairview Cemetery

## **Procedure**

- 1. Open Public Hearing
- 2. Overview of petition by city staff
- 3. Presentation by applicant
- 4. Solicitation of public comments
- 5. Questions from the Planning Commission
- 6. Close the Public Hearing
- 7. Render a decision (recommendation to the City Council)
- 8. Public Process: City Council determine final approval

Public Notice: This item was noticed in the paper and a notice was posted on the property

#### **Background**

The applicant(s), Kosman, Inc. has requested annexation of approximately 32.37± acres into the City's corporate boundaries. The property is currently being final platted as Hilltop Estates Subdivision and is situated south of 42<sup>nd</sup> St and east of Fairview Cemetery.

The property is to be improved with street, water, stormwater, and sewer improvements that are to be installed according to a timeline to be approved in the Developer's Agreement. This must be approved by City Council before the property is final platted. The annexation is being done as a part of the final plat at the request of the property owner.

### RECOMMENDATION

#### Approve

Make a POSITIVE RECOMMENDATION to the City Council to annex property described as Hilltop Estates Subdivision into the City's corporate limit boundary subject to the following condition(s):

#### Deny

Make a NEGATIVE RECOMMENDATION to the City Council to annex property described as Hilltop Estates Subdivision into the City's corporate limit boundary for the following reason(s):

#### **Table**

Make the motion to TABLE the request to annex property described as Hilltop Estates Subdivision into the City's corporate limit boundary for the following reason(s):

Annexation Request, Page 1

Monday, April 24, 2017 Regular Meeting

**Item NewBiz3** 

**Final Plat Melroy Addition** 

# SCOTTSBLUFF CITY PLANNING COMMISSION STAFF REPORT

**Property Size:** 

4.188 acres

**To:** Planning Commission

From: Development Services Department Zoning: C-3

**Date:** April 24, 2017

**Subject:** Final Plat Lots 1-6 Melroy Addition

**Location:** South of 15th St between 19th and 21st Avenue

#### **Procedure**

1. Open Public Hearing

- 2. Overview of petition by city staff
- 3. Presentation by applicant
- 4. Solicitation of public comments
- 5. Questions from the Planning Commission
- 6. Close the Public Hearing
- 7. Render a decision (recommendation to the City Council)
- 8. Public Process: City Council determine final approval

Public Notice: This item was noticed in the paper and a notice was posted on the property.

## **Background**

The applicant(s), Steve Melroy, represented by Baker and Associates, has requested approval of the Final Plat of Lots 1-6 Melroy Addition. The property is situated south of 15th Street, between 19<sup>th</sup> and 21<sup>st</sup> Ave. The plat includes 6 commercial lots, which are all part of the same block. The property is zoned C-3, Heavy Commercial, and the properties to the north, west, and south are also C-3, with M-1 zoning to the east.

The preliminary plat was approved by Planning Commission at their April 10<sup>th</sup> meeting. Infrastructure is already available to each lot, and no streets, water, or sewer improvements are proposed. The developer will be required to install sidewalks and landscaping to meet City code as the lots are developed. Stormwater retention and fire hydrants will be addressed as the property is developed. Staff recommends approval of the final plat.

### RECOMMENDATION

## Approve

Make a POSITIVE RECOMMENDATION to the City Council to approve the final plat of Lots 1-6, Melroy Addition, to the City of Scottsbluff, a replat of Lots 12 and 13 of Wildy and Lana Commercial Tracts subject to the following condition(s):

## Deny

Make a NEGATIVE RECOMMENDATION to the City Council to disapprove the final plat of Lots 1-6, Melroy Addition, to the City of Scottsbluff, a replat of Lots 12 and 13 of Wildy and Lana Commercial Tracts for the following reason(s):

### **Table**

**Make the motion to TABLE** the final plat of final plat of Lots 1-6, Melroy Addition, to the City of Scottsbluff, a replat of Lots 12 and 13 of Wildy and Lana Commercial Tracts for the following reason(s):

Final Plat Request, Page 1

# FINAL PLAT LOTS 1-6, MELROY ADDITION, TO THE CITY OF SCOTTSBLUFF, A REPLAT OF LOTS 12 & 13 OF WILDY & LANA COMMERCIAL TRACTS,

SITUATED IN THE SOUTHEAST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 24, TOWNSHIP 22 NORTH, RANGE 55 WEST OF THE 6TH PRINCIPAL MERIDIAN, SCOTTS BLUFF COUNTY, NEBRASKA

	aker		Sheet Revisions	
l .		Initials	Description	Date
	www.baker-eng.com	CJG	DRAFTED SURVEY	6-30-16
Baker Project I		AM	DRAFTED SURVEY	6-29-16
Project Location	ssociates			
Owners: MEL	mor	_		
	Engineers * Architects * Surveyors	+-		

## Final Plat Title Sheet Number: 6273-002-16 ion: Scottsbluff, Scotts Bluff County Nebraska LROY INVESTMENTS, L.L.C. ast Mod. Date Subset

# PROJECT VICINTY MAP

#### EXTERIOR BOUNDARY FOR MELROY ADDITION

A PARCEL OF LAND KNOWN AS TRACT 12 AND TRACT 13 OF WILDY & LANA COMMERCIAL TRACTS CONTAINING 182 431 SQ ET (4.188 ACRES) MORE OR LESS IN THE SOUTHEAST QUARTER OF SECTION 24, TOWNSHIP 22 NORTH, RANGE 55 WEST, OF THE 6TH PRINCIPAL MERIDIAN, IN CITY OF SCOTTSBLUFF IN SCOTTS BLUFF COUNTY, NEBRASKA, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS

COMMENCING AT THE SOUTHEAST CORNER OF SECTION 24, TOWNSHIP 22 NORTH, RANGE 55 WEST, OF THE 6TH PRINCIPAL MERIDIAN, WHENCE EAST QUARTER OF SAID SECTION 24 BEARS NORTH 02°11'37" EAST, A DISTANCE OF 2648.68 FEET, THENCE ALONG SAID EAST LINE OF THE SOUTHEAST QUARTER OF SAID SECTION 24, NORTH 02°11'37" EAST, A DISTANCE OF 332.50 FEET, THENCE NORTH 87°48'23" WEST, A DISTANCE OF 33.00 FEET TO THE SOUTHEAST CORNER OF TRACT 14 OF WILDY & LANA COMMERCIAL TRACTS, THENCE ALONG THE SOUTH LINE OF SAID TRACT 14, NORTH 88°40'53" WEST, A DISTANCE OF 20.00 FEET TO THE SOUTHEAST CORNER OF SAID TRACT 13, ALSO BEING THE POINT OF BEGINNING

THENCE ALONG THE SOUTH LINE OF SAID TRACT 13, NORTH 88°40'53" WEST, A DISTANCE OF 284.88 FEET TO THE SOUTHWEST CORNER OF SAID TRACT 13;

THENCE ALONG THE SOUTH LINE OF SAID TRACT 12, NORTH 88°40'53" WEST, A DISTANCE OF 300 00 FEET TO THE SOUTHWEST CORNER OF SAID TRACT 12: THENCE ALONG THE WEST LINE OF SAID TRACT 12, NORTH 02°10'14" EAST, A DISTANCE

OF 302.00 FEET TO THE NORTHWEST CORNER OF SAID TRACT 12; THENCE ALONG THE NORTH LINE OF SAID TRACT 12, SOUTH 88°40'52" EAST, A DISTANCE OF 300.00 FEET TO THE NORTHEAST CORNER OF SAID TRACT 12:

THENCE ALONG THE NORTH LINE OF SAID TRACT 13, SOUTH 88°40'52" EAST, A DISTANCE OF 305.00 FEET TO THE NORTHEAST CORNER OF SAID TRACT 13; THENCE ALONG THE EAST LINE OF SAID TRACT 13, SOUTH 02°11'37" WEST, A DISTANCE

OF 290,00 FEET TO A POINT ON THE NORTH LINE OF SAID TRACT 14 THENCE ALONG THE NORTH LINE OF SAID TRACT 14, NORTH 88°40'53" WEST, A DISTANCE

THENCE ALONG THE WEST LINE OF SAID TRACT 14, SOUTH 02°11'37" WEST, A DISTANCE OF 12.00 FEET, MORE OR LESS, TO THE POINT OF BEGINNING.

THE ABOVE DESCRIBED PARCEL CONTAINS 182,431 SQ. FT. (4.188 ACRES), MORE OR

#### **SURVEY NOTES**

- 1. BAKER AND ASSOCIATES PERFORMED ALL NESSESARY RESEARCH FOR OWNERSHIP AND PRIOR SURVEY INFORMATION, HOWEVER NO TITLE SEARCH WAS PERFORMED TO DETERMINE OWNERSHIP OR EASEMENTS OF RECORD, ALL TAX INFORMATION, LIENS, LEASES, ASSIGNMENTS, AGREEMENTS, MOTIONS, DECLARATIONS, PROVISIONS, CONDITIONS, RESERVATIONS, RESTRICTIONS, ZONING, COVENANTS, WATER AND MINERAL RIGHTS AND OBLIGATIONS FOR THE PROPERTY SHOWN HEREON.
- 2. THE MONUMENTATION RECOVERED WAS LOCATED BY A COMBINATION OF GLOBAL POSITIONING SYSTEM (GPS) FAST STATIC, RTK AND RTK DATA LOGGING TECHNIQUES. CONVENTIONAL SURVEY METHODS WERE APPLIED WHEN REQUIRED
- 3. BASIS OF BEARINGS: ALL BEARINGS ARE BASED ON THE LINE CONNECTING THE SOUTHEAST CORNER OF SECTION 24, TOWNSHIP 22 NORTH, RANGE 55 WEST, OF THE 6TH PRINCIPAL MERIDIAN AND THE EAST QUARTER OF SAID SECTION 24. BEING A GRID BEARING OF NORTH 02°11'37" EAST A DISTANCE OF 2,648.68 FEET AS OBTAINED FROM A GLOBAL POSITIONING SYSTEM (GPS) SURVEY BASED ON THE NEBRASKA HIGH ACCURACY REFERENCE NETWORK (NHARN). SAID GRID BEARING IS NAD 83 (2011) NEBRASKA STATE PLANE ZONE 2600.
- 4. ALL DIMENSIONS SHOWN HEREON ARE U.S. SURVEY FEET.

5. NOTICE: YOU MUST COMMENCE ANY LEGAL ACTION BASED UPON ANY DEFECT IN THIS SURVEY WITHIN THREE (3) YEARS AFTER YOU FIRST DISCOVER SUCH DEFECT. IN NO EVENT MAY ANY ACTION, BASED UPON ANY DEFECT IN THIS SURVEY BE COMMENCED MORE THAN TEN (10) YEARS FROM THE DATE OF THE CERTIFICATION SHOWN HEREON



APPROVAL AND ACCEPTANCE
THE FOREGOING FINAL PLAT OF LOTS 1-14, MELROY ADDITION TO THE CITY OF SCOTTSBLUFF, SCOTTS BLUFF COUNTY, NEBRASKA, WAS APPROVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF SCOTTSBLUFF, NEBRASKA, BY RESOLUTION DULY PASSED DAY OF

r:		
		_
ANDY MEININGER, MAYOR	SEAL	
ITESTED:		

SURVEYOR'S CERTIFICATE

I, CARL JOHN GILBERT, A DULY REGISTERED PROFESSIONAL LAND SURVEYOR IN THE STATE OF NEBRASKA, DO HEREBY CERTIFY THAT THIS PLAT TRULY AND CORRECTLY REPRESENTS THE RESULTS OF A SURVEY MADE IN AUGUST 2016, BY ME OR UNDER MY DIRECT SUPERVISION AND THAT ALL MONUMENTS EXIST AS SHOWN HEREON; THAT SAID PLAT HAS BEEN PREPARED IN FULL COMPLIANCE WITH ALL APPLICABLE LAWS OF THE STATE OF NEBRASKA DEALING WITH MONUMENTS, SUBDIVISIONS OR SURVEYING OF LAND AND ALL APPLICABLE PROVISIONS OF THE SCOTTS BLUFF COUNTY AND THE CITY OF SCOTTSBLUFF SUBDIVISION REGULATIONS.

I ATTEST THE ABOVE ON THIS DAY OF



TITLE SHEET PAGE 1

**INDEX OF SHEETS** 

PAGE 2 PLAN SHEET

# **OWNER'S STATEMENT**

WE THE LINDERSIGNED BEING ALL THE OWNERS MORTGAGES BENEFICIARIES OF DEEDS OF TRUST AND HOLDERS OF OTHER INTERESTS IN THE LAND DESCRIBED HEREIN, HAVE LAID OUT, SUBDIVIDED, AND PLATTED SAID LANDS INTO THE FINAL PLAT FOR LOTS 1-14 MELROY ADDITION AS SHOWN HEREON UNDER THE NAME AND SUBDIVISION OF LOTS 1-14 MELROY ADDITION. THE EASEMENTS SHOWN HEREON ARE HEREBY DEDICATED FOR PUBLIC USE, THE ENTITIES RESPONSIBLE FOR PROVIDING THE SERVICES FOR WHICH THE RIGHT OF WAYS ARE ESTABLISHED ARE HEREBY GRANTED THE PERPETUAL RIGHT OF INGRESS AND EGRESS FROM AND TO ADJACENT PROPERTIES.

BY:	<u>:                                    </u>	
	REPRESENTIVE OF MELROY INVESTMENTS, L.L.C.	

ACKNOWLEGMENT:

STATE OF NEBRASKA COUNTY OF SCOTTS BLUFF

WITNESS MY NOTORIAL SEAL THIS

MY COMMISSION EXPIRES:

BEFORE ME, A NOTARY PUBLIC, QUALIFIED AND ACTING IN SAID COUNTY, PERSONALLY CAME A REPRESENTIVE OF MELROY INVESTMENTS, L.L.C., TO ME KNOWN TO BE THE IDENTICAL PERSONS WHOSE SIGNATURES ARE AFFIXED TO THE FOREGOING "OWNER'S STATEMENT AND ACKNOWLEDGED THE EXECUTION THEREOF TO BE THEIR VOLUNTARY ACT AND DEED.

DAY OF

IOTARY PUBLIC		
.0.7		

CARL JOHN GILBERT NEBRASKA PROFESSIONAL LAND SURVEYOR NO. 731 FOR AND ON BEHALF OF BAKER AND ASSOCIATES INC PHONE: 308-632-3123

Scottsbluff Regular Meeting - 4/24/2017 Page 16 / 17

