PUBLIC NOTICE

Notice is Hereby Given that the Tooele City Council will meet in a Business Meeting on Wednesday, September 4, 2019, at the hour of 7:00 p.m. The meeting will be held at the Tooele City Hall Council Room, located at 90 North Main Street, Tooele, Utah.

1. Pledge of Allegiance

2. Roll Call

3. Mayor’s Youth Recognition Awards

4. Public Comment Period

5. Condominium Plat for Porter’s Place Subdivision Creating Six Condominium Duplex Style Units at Approximately 596 South Coleman Street on 0.98 Acres in the R1-7 Residential Zone
   Presented by Jim Bolser

6. Subdivision Final Plat for the Hunters Meadow Subdivision Consisting of 53 Lots on 14.065 Acres Located at Approximately 760 West 700 South in the R1-7 Residential Zoning District
   Presented by Jim Bolser

7. Public Hearing & Decision on Ordinance 2019-20 An Ordinance of the Tooele City Council Reassigning the Zoning Classification to the RR-1 Residential Zoning District for 3 Acres of Property Located at 705 North 100 West
   Presented by Jim Bolser

8. Resolution 2019-65 A Resolution of the Tooele City Council Approving a Settlement Agreement and General Release with Charles and Crystal Lawrence
   Presented by Roger Baker

9. Ordinance 2019-21 An Ordinance of Tooele City Amending Tooele City Code Section 1-6-4 (7) Regarding the Mayor’s Duties as City Budget Officer
   Presented by Scott Wardle

10. Ordinance 2019-22 An Ordinance of Tooele City Enacting Tooele City Code Section 1-8-3 Regarding Financial Reports
    Presented by Scott Wardle

11. Ordinance 2019-23 An Ordinance of Tooele City Amending Tooele City Code Chapter 1-14 Regarding the Duties of the Director of Finance
    Presented by Scott Wardle

12. Police Station Update
    Presented by Paul Hansen
13. Minutes

14. Invoices

15. Adjourn

__________________________
Michelle Y. Pitt
Tooele City Recorder

Pursuant to the Americans with Disabilities Act, Individuals Needing Special Accommodations Should Notify Michelle Y. Pitt, Tooele City Recorder, at 435-843-2113 or michellep@tooelecit.org, Prior to the Meeting.
To: Tooele City Planning Commission  
Business Date: August 28, 2019

From: Planning Division  
Community Development Department

Prepared By: Andrew Aagard, City Planner / Zoning Administrator

Re: Porter's Place – Condominium Plat Request  
Application No.: P19-166  
Applicant: Mike Watson, representing Lazarus Investments, LLC  
Project Location: Approximately 596 S Coleman Street  
Zoning: R1-7 Residential Zone  
Acreage: .989 Acres (Approximately 43,080 ft²)  
Request: Request for approval of a Condominium Plat in the R1-7 Residential zone regarding the creation of 6 condominium units in an existing 3-lot subdivision.

BACKGROUND

This application is a request for approval of a Condominium Plat for approximately .989 acres located on approximately 596 S Coleman Street. The property is currently zoned R1-7 Residential. The applicant is requesting that a Condominium Plat be approved to create 6 condominium style units of 3 duplexes as well as establish common areas and limited common areas around the building.

ANALYSIS

General Plan and Zoning. The Land Use Map of the General Plan calls for the Residential land use designation for the subject property. The property has been assigned the R1-7 Residential zoning classification, supporting approximately five dwelling units per acre. The purpose of the R1-7 zone is to “provide a range of housing choices to meet the needs of Tooele City residents, to offer a balance of housing types and densities, and to preserve and maintain the City’s residential areas as safe and convenient places to live. These districts are intended for well-designed residential areas free from any activity that may weaken the residential strength and integrity of these areas. Typical uses include single family dwellings, two-family dwellings and multi-family dwellings in appropriate locations within the City. Also allowed are parks, open space areas, pedestrian pathways, trails and walkways, utility facilities and public service uses required to meet the needs of the citizens of the City.” The R1-7 Residential zoning designation is identified by the General Plan as a preferred zoning classification for the Residential land use designation. The subject property is surrounded by properties zoned R1-7 Residential. Mapping pertinent to the subject request can be found in Exhibit “A” to this report.

Condominium Plat Layout. The proposed condo plat does two things, first it reconfigures and amends the lots from the previously approved Porter’s Place Subdivision. Second, it creates privately owned space inside of the units and then commonly owned and limited commonly owned open spaces within the lot itself. There are 3 existing lots. 1 duplex is proposed for each lot totaling 6 units in the subdivision. Each unit will contain 1,315 square feet of living space with a 1400 square foot basement. Each unit will also have a two car garage.
Limited common areas are the driveways and rear yards. How the home owner’s association chooses to limit usage in these areas or maintenance of these areas is up to them. Common area is the front yard landscaping, shown in white on the condo plat, and will be maintained by the home owner’s association.

The duplex buildings themselves need to comply with all of the standard setbacks as required by the R1-7 Residential zone and will be enforced at time of building permit.

The Commissioners will note Parcel A and how it is listed as “not developable until access is provided.” This parcel used to be an extension of lot #1 resulting in an “L” shaped lot. There is a subdivision being proposed to the west that desires to acquire parcel A, include it in their subdivision and split the parcel into three lots. Before Parcel A can be included in the neighboring subdivision Porter’s Place Subdivision Plat must first be amended, thus creating Parcel A in order for it be conveyed to Hunter’s Meadow Subdivision. If the subdivision to the west fails to construct the parcel would remain undevelopable due to a lack of access. Staff did confirm with Tooele County that a subdivision with a land locked parcel will be recorded as long as the plat indicates the parcel is not developable.

Criteria For Approval. The criteria for review and potential approval of a Condominium Plat request is found in Section 7-10-11 of the Tooele City Code. This section depicts the standard of review for such requests as:

REVIEWS

Planning Division Review. The Tooele City Planning Division has completed their review of the Condominium Plat submission and has issued a recommendation for approval for the request.

Engineering Review. The Tooele City Engineering and Public Works Divisions have completed their reviews of the Condominium Plat submission and have issued a recommendation for approval for the request.

Noticing. A public hearing is not required, thus, notices do not need to be mailed to neighboring property owners.

STAFF RECOMMENDATION

Staff recommends approval of the request for a Condominium Plat by Mike Watson, representing the Lazarus Investments, LLC, application number P19-166, subject to the following conditions:

1. That all requirements of the Tooele City Engineering and Public Works Divisions shall be satisfied throughout the development of the site and the construction of all buildings on the site, including permitting.
2. That all requirements of the Tooele City Building Division shall be satisfied throughout the development of the site and the construction of all buildings on the site, including permitting.
3. That all requirements of the Tooele City Fire Department shall be satisfied throughout the development of the site and the construction of all buildings on the site.
4. That all requirements of the geotechnical report shall be satisfied throughout the development of the site and the construction of all buildings on the site.

This recommendation is based on the following findings:

1. The proposed development plans meet the intent, goals, and objectives of the Tooele City
General Plan.
2. The proposed development plans meet the requirements and provisions of the Tooele City Code.
3. The proposed development plans will not be deleterious to the health, safety, and general welfare of the general public nor the residents of adjacent properties.
4. The proposed development conforms to the general aesthetic and physical development of the area.
5. The public services in the area are adequate to support the subject development.

MODEL MOTIONS

Sample Motion for a Positive Recommendation – “I move we forward a positive recommendation to the City Council for the Porter's Place Condominium Plat Request by Mike Watson, representing Lazarus Investments, LLC for the purpose of creating 6 condominium units, application number P19-166, based on the findings and subject to the conditions listed in the Staff Report dated August 22, 2019:”

1. List any additional findings and conditions…

Sample Motion for a Negative Recommendation – “I move we forward a negative recommendation to the City Council for the Porter's Place Condominium Plat Request by Mike Watson, representing Lazarus Investments, LLC for the purpose of creating 6 condominium units, application number P19-166, based on the following findings:”

1. List any findings…
EXHIBIT A

MAPPING PERTINENT TO THE PORTER'S PLACE CONDOMINIUM PLAT
EXHIBIT B

PROPOSED DEVELOPMENT PLANS
STAFF REPORT
July 30, 2019

To: Tooele City Planning Commission
    Business Date: August 14, 2019

From: Planning Division
    Community Development Department

Prepared By: Andrew Aagard, City Planner / Zoning Administrator

Re: Hunter's Meadow – Final Plat Subdivision Request
    Application No.: P19-377
    Applicant: Blue Bison Development
    Project Location: Approximately 760 West 700 South
    Zoning: R1-7 Residential Zone
    Acreage: 14 Acres (Approximately 609,840 ft²)
    Request: Request for approval of a Final Plat Subdivision in the R1-7 Residential zone regarding the creation of 53 single-family residential lots.

BACKGROUND

This application is a request for approval of a Final Plat Subdivision for approximately 14 acres located at approximately 760 West 700 South. The property is currently zoned R1-7 Residential. The applicant is requesting that a Final Plat Subdivision be approved to allow for the subdivision of the 14 acre parcel into 53 single-family residential lots.

ANALYSIS

General Plan and Zoning. The Land Use Map of the General Plan calls for the Residential land use designation for the subject property. The property has been assigned the R1-7 Residential zoning classification, supporting approximately five dwelling units per acre. The purpose of the R1-7 Zone is to “provide a range of housing choices to meet the needs of Tooele City residents, to offer a balance of housing types and densities, and to preserve and maintain the City’s residential areas as safe and convenient places to live. These districts are intended for well-designed residential areas free from any activity that may weaken the residential strength and integrity of these areas. Typical uses include single family dwellings, two-family dwellings and multi-family dwellings in appropriate locations within the City. Also allowed are parks, open space areas, pedestrian pathways, trails and walkways, utility facilities and public service uses required to meet the needs of the citizens of the City.” The R1-7 Residential zoning designation is identified by the General Plan as a preferred zoning classification for the Residential land use designation. Properties to the north and east are all designated at R1-7 Residential. Properties to the west and south of the subject property are zoned RM-8 Multi-Family Residential. Mapping pertinent to the subject request can be found in Exhibit “A” to this report.

Subdivision Layout. The Final Plat Subdivision application proposes to subdivide 14 acres into 53 single-family residential lots. Each lot within the proposed subdivider meets or exceeds minimum lot requirements as set forth in the R1-7 Residential zoning ordinance for lot width, lot size and lot frontages. Lot #45 is a flag lot, which is permitted by Tooele City Code when property cannot otherwise be developed. Lot 45 meets or exceeds minimum lot standards for flag lots as required by Tooele City’s subdivision ordinance.
There is a proposed storm water detention basin that the applicant proposes to dedicate to Tooele City for ownership and maintenance. Tooele City may only accept these detention ponds by resolution of the City Council. The applicant is proposing to landscape the detention pond in a low water use dry scape.

The subdivision has two defined points of access connecting to an existing stub street to the west and a connection onto the existing 700 South street. There is a proposed connection to American Way in the Westland Mobil Estates Subdivision but in order to accomplish this connection an easement across land owned by Settlement Canyon Irrigation must be obtained in order to facilitate crossing and construction on land owned by a separate entity. If an easement cannot be obtained the subdivision still meets access requirements as required by City Code and Tooele City Fire.

There is a strip of property between Westland Mobile Estates and the proposed Hunter’s Meadow Subdivision that is owned by Settlement Canyon Irrigation and does include drainage infrastructure. This property is not part of the Hunter’s Meadow Subdivision and will remain. However, the applicant is proposing to utilize this property for drainage purposes and for a connection to American Way to the north. In order to accomplish this the applicant must obtain easements from the property owner, Settlement Canyon irrigation to utilize the property for storm water discharge and connection to American Way.

**Landscaping.** The only landscaping required by the developers of the subdivision is the storm water detention basin. The applicant has submitted a landscape plan that demonstrates a dry scape for the basin. The primary ground cover material will be 3 inches of 1.5 inches of washed cobble rock over weed barrier fabric. Trees and shrubs will line the perimeter of the basin. An irrigation system providing bubblers to the trees and shrubs will also be installed by the developer.

**Fencing.** There are no ordinance requirements for fencing associated with this subdivision request.

**Previous Conditions of Approval.** During the Preliminary Plan review stage for this request, the Planning Commission & City Council placed conditions on that approval of the request. Those conditions were as follows:

1. The staff portion of lot #45 shall be paved in either concrete or asphalt as required by Tooele City Code.
2. The applicant shall submit a full landscape and irrigation plan for the storm water detention basin for City review as part of the final plat subdivision application.

**Criteria For Approval.** The procedure for approval or denial of a Subdivision Preliminary Plat request, as well as the information required to be submitted for review as a complete application is found in Sections 7-19-10 and 11 of the Tooele City Code.

**REVIEWS**

**Planning Division Review.** The Tooele City Planning Division has completed their review of the Final Plat Subdivision submission and has issued a recommendation for approval for the request with the following proposed conditions:

1. The subdivision as proposed meets and/or exceeds all standards for development as required by the R1-7 Residential zoning district and the Tooele City Subdivision ordinance.

**Engineering Review.** The Tooele City Engineering and Public Works Divisions have completed their
reviews of the Final Plat Subdivision submission and have issued a recommendation for approval for the request with the following proposed conditions:

1. All offsite easements with Settlement Canyon Irrigation for storm water discharge and American Way connection shall be obtained prior to plat recordation.

**STAFF RECOMMENDATION**

Staff recommends approval of the request for a Final Plat Subdivision by Blue Bison Development, application number P19-377, subject to the following conditions:

3. That all requirements of the Tooele City Engineering and Public Works Divisions shall be satisfied throughout the development of the site and the construction of all buildings on the site, including permitting.

4. That all requirements of the Tooele City Building Division shall be satisfied throughout the development of the site and the construction of all buildings on the site, including permitting.

5. That all requirements of the Tooele City Fire Department shall be satisfied throughout the development of the site and the construction of all buildings on the site.

6. That all requirements of the geotechnical report shall be satisfied throughout the development of the site and the construction of all buildings on the site.

7. The staff portion of lot #45 shall be paved in either concrete or asphalt as required by Tooele City Code.

This recommendation is based on the following findings:

1. The proposed development plans meet the intent, goals, and objectives of the Master Plan.

2. The proposed development plans meet the intent, goals, and objectives of the Tooele City General Plan.

3. The proposed development plans meet the requirements and provisions of the Tooele City Code.

4. The proposed development plans will not be deleterious to the health, safety, and general welfare of the general public nor the residents of adjacent properties.

5. The proposed development conforms to the general aesthetic and physical development of the area.

6. The public services in the area are adequate to support the subject development.

7. All lots within the proposed subdivision meet or exceed minimum lot standards regarding lot size, lot width and lot frontages and conforms to all other applicable codes and development standards as required by Tooele City codes.

**MODEL MOTIONS**

Sample Motion for a Positive Recommendation – “I move we forward a positive recommendation to the City Council for the Hunter's Meadow Final Plat Subdivision Request by Blue Bison Development for the purpose of creating 53 single-family residential lots at 760 West 700 South, application number P19-377, based on the findings and subject to the conditions listed in the Staff Report dated July 30, 2019:”

1. List any additional findings and conditions...
Sample Motion for a Negative Recommendation – “I move we forward a negative recommendation to the City Council for the Hunter's Meadow Final Plat Subdivision Request by Blue Bison Development for the purpose of creating 53 single-family residential lots at 760 West 700 South, application number P19-377, based on the following findings:”

1. List any findings…
EXHIBIT A

MAPPING PERTINENT TO THE HUNTER'S MEADOW FINAL PLAT SUBDIVISION
EXHIBIT B

PROPOSED DEVELOPMENT PLANS
AN ORDINANCE OF THE TOOELE CITY COUNCIL REASSIGNING THE ZONING CLASSIFICATION TO THE RR-1 RESIDENTIAL ZONING DISTRICT FOR 3 ACRES OF PROPERTY LOCATED AT 705 NORTH 100 WEST.

WHEREAS, Utah Code §10-9a-401, et seq., requires and provides for the adoption of a “comprehensive, long-range plan” (hereinafter the “General Plan”) by each Utah city and town, which General Plan contemplates and provides direction for (a) “present and future needs of the community” and (b) “growth and development of all or any part of the land within the municipality”; and,

WHEREAS, the Tooele City General Plan includes various elements, including water, sewer, transportation, and land use. The Tooele City Council adopted the Land Use Element of the Tooele City General Plan, after duly-noticed public hearings, by Ordinance 1998-39, on December 16, 1998, by a vote of 5-0; and,

WHEREAS, the Land Use Element (hereinafter the “Land Use Plan”) of the General Plan establishes Tooele City’s general land use policies, which have been adopted by Ordinance 1998-39 as a Tooele City ordinance, and which set forth appropriate Use Designations for land in Tooele City (e.g., residential, commercial, industrial, open space); and,

WHEREAS, the Land Use Plan reflects the findings of Tooele City’s elected officials regarding the appropriate range, placement, and configuration of land uses within the City, which findings are based in part upon the recommendations of land use and planning professionals, Planning Commission recommendations, public comment, and other relevant considerations; and,

WHEREAS, Utah Code §10-9a-501, et seq., provides for the enactment of “land use [i.e., zoning] ordinances and a zoning map” that constitute a portion of the City’s regulations (hereinafter “Zoning”) for land use and development, establishing order and standards under which land may be developed in Tooele City; and,

WHEREAS, a fundamental purpose of the Land Use Plan is to guide and inform the recommendations of the Planning Commission and the decisions of the City Council about the Zoning designations assigned to land within the City (e.g., R1-10 residential, neighborhood commercial (NC), light industrial (LI)); and,

WHEREAS, the City has received an application for Zoning amendments for properties located near 705 North 100 West, as shown in the attached Exhibit A; and,

WHEREAS, the GC General Commercial zoning district is currently assigned to approximately 3 acres of land located at 705 North 100 West (see map attached at Exhibit A); and,
WHEREAS, by Rezone Petition received on July 8, 2019, Walter Wickham has requested the subject property be reassigned to the RR-1 Residential zoning district (see Rezone Petition attached as Exhibit B); and,

WHEREAS, on August 14, 2019, the Planning Commission convened a duly noticed public hearing, accepted written and verbal comment, and voted to forward its recommendation to the City Council (see Planning Commission staff report attached as Exhibit B); and,

WHEREAS, on ____________, the City Council convened a duly-advertised public hearing:

NOW, THEREFORE, BE IT ORDAINED BY THE TOOELE CITY COUNCIL that:

1. this Ordinance and the zoning amendments proposed therein are in the best interest of the City in that they will bring existing residential uses into legal conformance with zoning [e.g., further economic development, are consistent with the desires of the affected property owners], and are consistent with the General Plan and Land Use Plan; and,

2. the Tooele City Zoning Map is hereby amended to indicate that the zoning district assigned to the subject property shall be reassigned to the RR-1 Residential zoning district; and,

3. The Tooele City Land Use Element of the General Plan is hereby amended for the property located at 705 North 100 West to Rural Residential.

This Ordinance is necessary for the immediate preservation of the peace, health, safety, or welfare of Tooele City and shall become effective immediately upon passage, without further publication, by authority of the Tooele City Charter.

IN WITNESS WHEREOF, this Ordinance is passed by the Tooele City Council this ____ day of ________________, 20__. 
TOOELE CITY COUNCIL

(For)  (Against)

______________________________  __________________

______________________________  __________________

______________________________  __________________

______________________________  __________________

______________________________  __________________

______________________________  __________________

ABSTAINING: ___________________________________________

MAYOR OF TOOELE CITY

(Approved)  (Disapproved)

______________________________  __________________

ATTEST:

______________________________  __________________

Sharon Dawson, City Recorder

S E A L

Approved as to Form:  __________________

Roger Baker, Tooele City Attorney
Exhibit A

Application for Zoning Amendment
Zoning, General Plan, & Master Plan
Map Amendment Application
Community Development Department
90 North Main Street, Tooele, UT 84074
(435) 843-2132 Fax (435) 843-2139
www.tooelecity.org

Notice: The applicant must submit copies of the map amendment proposal to be reviewed by the City in accordance with the terms of the Tooele City Code. Once plans for a map amendment proposal are submitted, the plans are subject to compliance reviews by the various city departments and may be returned to the applicant for revision if the plans are found to be inconsistent with the requirements of the City Code and all other applicable City ordinances. All submitted map amendment proposals shall be reviewed in accordance with the Tooele City Code. Submission of a map amendment proposal in no way guarantees placement of the application on any particular agenda of any City reviewing body. It is strongly advised that all applications be submitted well in advance of any anticipated deadlines.

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| Project Address:  | 705 NORTH 100 WEST (715 N. 100 W.) |

| Proposed for Amendment: | ☑ Ordinance | □ General Plan | □ Master Plan |

| Brief Project Summary: | CHANGE PROPERTY ZONING DESIGNATION FROM GENERAL COMMERCIAL TO RESIDENTIAL ONE TO ACCOMMODATE HOME UPGRADE. |

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<th>WAVER WICKHAM</th>
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<td>705 NORTH 100 WEST</td>
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<td>Phone:</td>
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<th>MARGERY WICKHAM (WIFE)</th>
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<tr>
<td>Email:</td>
<td><a href="mailto:margeryparkers1955@gmail.com">margeryparkers1955@gmail.com</a></td>
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*The application you are submitting will become a public record pursuant to the provisions of the Utah State Government Records Access and Management Act (GRAMA). You are asked to furnish the information on this form for the purpose of identification and to expedite the processing of your request. This information will be used only so far as necessary for completing the transmittal. If you decide not to supply the requested information, you should be aware that your application may take a longer time or may be impossible to complete. If you are an "unequal government employee" as defined in Utah Code Ann. § 63-2-302.5, please inform the city employee accepting this information. Tooele City does not currently share your private, controlled or protected information with any other person or government entity.

**Note to Applicant:**
Zoning and map designations are made by ordinance. Any change of zoning or map designation is an amendment the ordinance establishing that map for which the procedures are established by city and state law. Since the procedures must be followed precisely, the time for amending the map may vary from as little as 2½ months to 6 months or more depending on the size and complexity of the application and the timing.

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# 00353049
Zoning Map

1. What is the present zoning of the property?

Currently the property is zoned as General Commercial.

2. Explain how the proposed zoning is consistent with the current land use designation.

This property has been used as Residential for the last 45 years, containing two single dwellings belonging to one family. Neither home is or has been used as a rental.

3. Explain how the proposed zoning is similar or compatible to the current zoning in the surrounding area.

According to the Tooele City zoning map, the immediate surrounding areas are all residential, listed as zoning districts R-1-7 and M-R-8.

4. Explain how the proposed zoning is suitable for the existing uses of the subject property.

As described in question two, this property is and has been residential for over 49 years. When the property was originally purchased, it was located outside of the city boundaries. The property has a barn and some family horses on site, plus a large pasture for horse grazing.

5. Explain how the proposed zoning promotes the goals and objectives of Tooele City.

The home on the north end of the property is a 1974 double wide mobile home, which does not meet current building codes. After changing the zoning of this property to R-1, a legal non-conforming manufactured home will be placed on the site. This new home has a larger footprint and will need a larger foundation than the present one.
Exhibit B
Planning Commission Minutes
STAFF REPORT
July 22, 2019

To: Tooele City Planning Commission
   Business Date: August 14, 2019

From: Planning Division
       Community Development Department

Prepared By: Andrew Aagard, City Planner / Zoning Administrator

Re: Wickham Rezone – Zoning Map Amendment Request

Application No.: P19-519
Applicant: Walter Wickham
Project Location: 705 North 100 West
Zoning: GC General Commercial Zone
Acreage: Approximately 3 Acres (Approximately 139,000 ft²)
Request: Request for approval of a Zoning Map Amendment in the GC General Commercial zone regarding the reassignment of zoning of the subject property to the RR-1 Residential district.

BACKGROUND

This application is a request for approval of a Zoning Map Amendment for approximately 3 acres located at approximately 705 North 100 West. The property is currently zoned GC General Commercial. The applicant is requesting that a Zoning Map Amendment to the RR-1 Residential zone be approved to bring the use of the property as residential and agriculture into conformance with the correct zoning district.

ANALYSIS

General Plan and Zoning. The Land Use Map of the General Plan calls for the Commercial land use designation for the subject property. The property has been assigned the GC General Commercial zoning classification. The purpose of the GC General Commercial (GC) District is intended and provided to encourage the establishment of a wide variety of retail commercial uses, service commercial activities, entertainment and other services and activities meeting the needs of the residents of the City. The General Commercial District (GC) allows and encourages that retail and service businesses and related uses be grouped together into commercial centers. The uses and activities allowed in this District should enhance employment opportunities, provide for commercial activities and services required by residents of the city and surrounding areas, encourage the efficient use of land, enhance property values and add to the overall strength of the city’s tax base. The GC General Commercial zoning designation is identified by the General Plan as a preferred zoning classification for the Commercial land use designation. Properties to the north and east are zoned GC General Commercial. Properties to the west are zoned MR-8 Multi-Family Residential. Properties the south are zoned R1-7 Residential. Mapping pertinent to the subject request can be found in Exhibit “A” to this report.

All properties in the area are utilized as residential even though the subject properties and properties to the north and east are all zoned GC General Commercial. The GC General Commercial zone does not permit single-family or multi-family residential uses, therefore, all residential uses as they exist are considered legally non-conforming land uses as defined by Tooele City Code. These homes may continue to exist in perpetuity but the non-conforming status places limitations on what can and cannot be
done with the structures on the property. Legally non-conforming structures may be maintained and repaired but they cannot be enlarged or replace with larger structures. The applicant has submitted this rezone with the intention of bringing the use of the property into conformance with a residential zoning district.

The RR-1 Residential zone permits single-family residential uses on lots of 1 acre or larger. The RR-1 Residential zone also permits the keeping of large agriculture animals without limitation to the number of animals on the property. Agricultural structures and barns are also permitted in the RR-1 zone. Essentially, the RR-1 zone is a rural residential / agricultural zone.

**Criteria For Approval.** The criteria for review and potential approval of a Zoning Map Amendment request is found in Sections 7-1A of the Tooele City Code. This section depicts the standard of review for such requests as:

1. No amendment to the Zoning Ordinance or Zoning Districts Map may be recommended by the Planning Commission or approved by the City Council unless such amendment or conditions thereto are consistent with the General Plan. In considering a Zoning Ordinance or Zoning Districts Map amendment, the applicant shall identify, and the City Staff, Planning Commission, and City Council may consider, the following factors, among others:
   a. The effect of the proposed amendment on the character of the surrounding area.
   b. Consistency with the goals and policies of the General Plan and the General Plan Land Use Map.
   c. Consistency and compatibility with the General Plan Land Use Map for adjoining and nearby properties.
   d. The suitability of the properties for the uses proposed viz. a. viz. the suitability of the properties for the uses identified by the General Plan.
   e. Whether a change in the uses allowed for the affected properties will unduly affect the uses or proposed uses for adjoining and nearby properties.
   f. The overall community benefit of the proposed amendment.

**REVIEWS**

*Planning Division Review.* The Tooele City Planning Division has completed their review of the Zoning Map Amendment submission and has issued the following comments:

1. All properties in the area that are zoned GC General Commercial, are utilized as legally non-conforming residential uses in a GC General Commercial zoning district.
2. There is a wide range of residential uses in the area. Single-family to the south, multi-family to the west and a mobile home subdivision to the north.

*Noticing.* The applicant(s) have expressed their desire to rezone the subject property and do so in a manner which is compliant with the City Code. As such, notice has been properly issued in the manner outlined in the City and State Codes.

**STAFF RECOMMENDATION**

Staff recommends the Planning Commission carefully weigh this request for a Zoning Map Amendment according to the appropriate tenets of the Utah State Code and the Tooele City Code, particularly Section 7-1A-7(1) and render a decision in the best interest of the community with any conditions deemed appropriate and based on specific findings to address the necessary criteria for making such decisions.
Potential topics for findings that the Commission should consider in rendering a decision:

1. The effect of the proposed application on the character of the surrounding area.
2. The degree to which the proposed application is consistent with the intent, goals, and objectives of any applicable master plan.
3. The degree to which the proposed application is consistent with the intent, goals, and objectives of the Tooele City General Plan.
4. The degree to which the proposed application is consistent with the requirements and provisions of the Tooele City Code.
5. The suitability of the properties for the uses proposed.
6. The degree to which the proposed application will or will not be deleterious to the health, safety, and general welfare of the general public or the residents of adjacent properties.
7. The degree to which the proposed application conforms to the general aesthetic and physical development of the area.
8. Whether a change in the uses allowed for the affected properties will unduly affect the uses or proposed uses for adjoining and nearby properties.
9. The overall community benefit of the proposed amendment.
10. Whether or not public services in the area are adequate to support the subject development.
11. Other findings the Commission deems appropriate to base their decision upon for the proposed application.

MODEL MOTIONS

Sample Motion for a Positive Recommendation – “I move we forward a positive recommendation to the City Council for the Wickham Rezone Zoning Map Amendment Request by Walter Wickham, to reassign the subject property to the RR-1 Residential zoning district, application number P19-519, based on the findings listed in the Staff Report dated July 22, 2019:”

1. List any additional findings and conditions…

Sample Motion for a Negative Recommendation – “I move we forward a negative recommendation to the City Council for the Wickham Rezone Zoning Map Amendment Request by Walter Wickham, to reassign the subject property to the RR-1 Residential zoning district, application number P19-519, based on the following findings:”

1. List any findings…
EXHIBIT A

MAPPING PERTINENT TO THE WICKHAM REZONE ZONING MAP AMENDMENT

Wickham Zoning Map Amendment

Aerial View
EXHIBIT B

APPLICANT SUBMITTED INFORMATION
Zoning, General Plan, & Master Plan
Map Amendment Application

Community Development Department
90 North Main Street, Tooele, UT 84074
(435) 843-2132  Fax (435) 843-2139
www.tooelecit.org

Notice: The applicant must submit copies of the map amendment proposal to be reviewed by the City in accordance with the terms of the Tooele City Code. Once plans for a map amendment proposal are submitted, the plans are subject to compliance reviews by the various city departments and may be returned to the applicant for revision if the plans are found to be inconsistent with the requirements of the City Code and all other applicable City ordinances. All submitted map amendment proposals shall be reviewed in accordance with the Tooele City Code. Submission of a map amendment proposal in no way guarantees placement of the application on any particular agenda of any City reviewing body. It is strongly advised that all applications be submitted well in advance of any anticipated deadlines.

<table>
<thead>
<tr>
<th>Project Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date of Submission: 7/19/19</td>
</tr>
<tr>
<td>Proposed Map Designation: QR-1</td>
</tr>
<tr>
<td>Acres:</td>
</tr>
<tr>
<td>Project Name:</td>
</tr>
<tr>
<td>Project Address: 705 NORTH 100 WEST (715 N. 100 W)</td>
</tr>
<tr>
<td>Proposed for Amendment: ☑ Ordinance ☐ General Plan ☐ Master Plan:</td>
</tr>
<tr>
<td>Brief Project Summary: CHANGE PROPERTY ZONING DESIGNATION FROM GENERAL COMMERCIAL TO RESIDENTIAL ONE TO ACCOMODATE HOME UPGRADE.</td>
</tr>
<tr>
<td>Property Owner(s): WALTER WICKHAM</td>
</tr>
<tr>
<td>Address: 705 NORTH 100 WEST</td>
</tr>
<tr>
<td>City: TOOELE</td>
</tr>
<tr>
<td>Zip: 84074</td>
</tr>
<tr>
<td>Phone: 801-403-5130</td>
</tr>
<tr>
<td>Contact Person: MARGERY WICKHAM (WIFE)</td>
</tr>
<tr>
<td>Phone: 801-403-5130</td>
</tr>
<tr>
<td>State:</td>
</tr>
</tbody>
</table>

*The application you are submitting will become a public record pursuant to the provisions of the Utah State Government Records Access and Management Act (GRAMA). You are asked to furnish the information on this form for the purpose of identification and to expedite the processing of your request. This information will be used only so far as necessary for completing the transaction. If you decide not to supply the requested information, you should be aware that your application may take a longer time or may be impossible to complete. If you are an "at-risk government employee" as defined in Utah Code Ann. § 63-3-303.3, please inform the city employee accepting this information. Tooele City does not currently share your private, controlled or protected information with any other person or government entity.

Note to Applicant: Zoning and map designations are made by ordinance. Any change of zoning or map designation is an amendment to the ordinance establishing that map for which the procedures are established by city and state law. Since the procedures must be followed precisely, the time for amending the map may vary from as little as 2½ months to 6 months or more depending on the size and complexity of the application and the timing.

For Office Use Only

Received By: KEF  Date Received: 7/19/19  Fees: $1,100 00  App. #: 2190503

2190503
Zoning Map

1. **What is the present zoning of the property?**

   Currently the property is zoned as General Commercial.

2. **Explain how the proposed zoning is consistent with the current land use designation.**

   This property has been used as Residential for the last 45 years, containing two single dwellings belonging to one family. Neither home is or has been used as a rental.

3. **Explain how the proposed zoning is similar or compatible to the current zoning in the surrounding area.**

   According to the Tooele City zoning map, the immediate surrounding areas are all residential, listed as zoning districts R-1-7 and M-R-8.

4. **Explain how the proposed zoning is suitable for the existing uses of the subject property.**

   As described in question two, this property is and has been residential for over 49 years. When the property was originally purchased, it was located outside of the city boundaries. The property has a barn and some family horses on site, plus a large pasture for horse grazing.

5. **Explain how the proposed zoning promotes the goals and objectives of Tooele City.**

   The home on the north end of the property is a 1974 double wide mobile home, which does not meet current building codes. After changing the zoning of this property to R-1, a legal non-conforming manufactured home will be placed on the site. This new home has a larger footprint and will need a larger foundation than the present one.
TOOELE CITY CORPORATION

RESOLUTION 2019-65

A RESOLUTION OF THE TOOELE CITY COUNCIL APPROVING A SETTLEMENT AGREEMENT AND GENERAL RELEASE WITH CHARLES AND CRYSTAL LAWRENCE.

WHEREAS, Charles and Crystal Lawrence (the “Developer”) desires to develop a parcel of property (the “Property”) into residential lots (the “Subdivision”) located south of Smelter Road and east of Droubay Road in Tooele City (see Exhibit A); and,

WHEREAS, the Property currently has access to culinary water and fire suppression water service from a single-feed dead-end City water main line; and,

WHEREAS, as a condition of approval of the Subdivision on the Property, the City has required the Developer to install an eight-inch-diameter looped water line (the “Water Line”) in order to adequately serve the Subdivision with culinary water and fire suppression water service; and,

WHEREAS, the Developer contests the right of the City to require the Developer to install the Water Line at the Developer’s sole cost, and has filed a Request for Advisory Opinion with the Utah Office of the Property Rights Ombudsman; and,

WHEREAS, the Parties desire to resolve all disputes between them as regards the Subdivision with a Settlement Agreement and General Release, the form of which is attached as Exhibit A:

NOW, THEREFORE, BE IT RESOLVED BY THE TOOELE CITY COUNCIL that the Settlement Agreement and General Release (Exhibit A) with Charles and Crystal Lawrence is hereby approved, and that the Mayor is hereby authorized to sign the same and to take all actions necessary to fulfill its terms.

This Resolution shall become effective immediately upon passage by authority of the Tooele City Charter.

IN WITNESS WHEREOF, this Resolution is passed by the Tooele City Council this ____ day of ______________, 2019.
TOOELE CITY COUNCIL

(For)                                                  (Against)

ABSTAINING: __________________________________________

MAYOR OF TOOELE CITY

(Approved)                                                (Disapproved)

ATTEST:

Michelle Y. Pitt, City Recorder

SEAL

Approved as to Form:                                        Roger Evans Baker, Tooele City Attorney
Exhibit A

Settlement Agreement and General Release
SETTLEMENT AGREEMENT AND GENERAL RELEASE

This Settlement Agreement and General Release (“Agreement”) is made this ___ day of September 2019 (the “Effective Date”) by and between Tooele City Corporation, a Utah municipal corporation (the “City”), on the one hand, and Charles Lawrence and Crystal Lawrence, the owners and developers of the Property and Subdivision described below (collectively, the “Developer”), on the other hand. The City and the Developer may also be collectively referred to herein as a “Party” or the “Parties.”

RECITALS

A. The Developer desires to develop a parcel of property (the Property”) into residential lots (the “Subdivision”) located south of Smelter Road and east of Droubay Road in Tooele City. A concept layout of the Subdivision is attached hereto and incorporated herein as Exhibit A (which concept bestows no entitlements).

B. The Property currently has access to culinary water and fire suppression water service from a single-feed dead-end City water main line.

C. As a condition of approval of the Subdivision on the Property, the City has required the Developer to install an eight-inch-diameter looped water line (the “Water Line”) in order to adequately serve the Subdivision with culinary water and fire suppression water service.

D. The Developer contests the right of the City to require the Developer to install the Water Line at the Developer’s sole cost, and has filed a Request for Advisory Opinion with the Utah Office of the Property Rights Ombudsman.

E. The Parties desire to resolve all disputes between them as regards the Subdivision.

NOW THEREFORE, in consideration of the foregoing recitals, the covenants below, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

AGREEMENT

1. Recitals. The above Recitals are hereby incorporated into and made a part of this Agreement.

2. Water Line. As part of the Developer’s construction of the public improvements for the Subdivision on the Property, the Developer shall install the Water Line, to City standards and specifications, at the Developer’s cost, at a location to be agreed upon in good faith by the Parties. The Water Line shall be a Subdivision bonded public improvement.

3. Water Line Easement Survey. Prior to installation of the Water Line, the Developer shall survey, at the Developer’s cost, a 15-foot-wide center-line easement for the length of the Water Line, from its connection point within the Subdivision on the Property at the one end, to its connection point in Droubay Road at the other end.
4. **Water Line Easement Conveyance.**
   
   a. The Developer shall convey a Water Line easement to Tooele City Corporation for portions of the Water Line that traverse the Property, at no cost to the City other than the consideration described herein. The easement shall be depicted on the Subdivision final plat and shall be deemed dedicated and conveyed to the City upon recordation of the Subdivision final plat.
   
   b. The City intends to convey a Water Line easement to the Tooele City Water Special Service District, upon an easement form approved by the City, at no cost to the Developer other than the consideration described herein, for portions of the Water Line that traverse property owned by the City.

5. **Bill of Sale.** Within 30 days of complete installation of the Water Line to City standards and specifications, the Developer shall convey the Water Line to Tooele City Corporation by Bill of Sale, the form of which is attached hereto and incorporated herein as Exhibit B.

6. **Timing of Water Line Installation.** The Water Line shall be constructed during the Oquirrh Hills Golf Course off-season, which for purposes of this Agreement shall be deemed to be between October 1 and March 1.

7. **Restoration.** Upon complete installation of the Water Line by the Developer, the Developer shall promptly restore the Oquirrh Hills Golf Course property to its original condition existing prior to installation of the Water Line, as instructed by the City, including irrigation repair, earth compaction, soils, and vegetation.

8. **City Water Line Participation.** Within 15 days of conveyance of the Water Line to the City by approved Bill of Sale, the City shall pay to the Developer the sum of $40,000. The payment shall be made to Charles Lawrence and Crystal Lawrence and mailed to 1366 Smelter Road, Tooele UT 84074.

9. **Sewer Line Easement Survey.** Prior to installation of the Water Line by the Developer, the Developer shall survey a 15-foot wide center-line easement (the “Sewer Line Easement”) for the length of a sewer lateral line (the “Sewer Line”) from its connection point to the sewer main within the Subdivision on the Property at the one end, and to the property line of the Property at the other end, the precise location to be agreed upon in good faith by the Parties. This shall be at no cost to the City other than the consideration described herein.

10. **Sewer Line Easement Conveyance.** The Developer shall convey the Sewer Line Easement to Tooele City Corporation for portions of the Sewer Line that traverse the Property, at no cost to the City other than the consideration described herein. The easement shall be depicted on the Subdivision final plat and shall be deemed dedicated and conveyed to the City upon recordation of the Subdivision final plat.

11. **Sewer Line.** The Developer shall provide to the City a cost to install the Sewer Line within the Sewer Line Easement to City standards and specifications. The City shall have the right, in its sole discretion, to retain either the Developer’s contractor or another contractor of
the City’s choosing to install the Sewer Line, at the City’s cost. The City will install the Sewer Line prior to the Developer installing any paved portion of a public street upon the Sewer Line Easement.

12. **Request for Advisory Opinion.** The Developer shall withdraw their Request for Advisory Opinion in writing within five business days after the Effective Date, and shall provide a copy of the withdrawal to the Tooele City Attorney’s Office by email, fax, mail, or in person.

13. **General Release.** The Developer and all those claiming by, through, or under the Developer, and the Developer’s agents, successors, and assigns, hereby release, acquit, and forever discharge Tooele City Corporation and its officials, employees, representatives, agents, successors, and assigns of and from any and all claims, demands, causes of actions, obligations, debts, damages, liens, judgments, attorney fees, costs, expenses, and liabilities of every nature whatsoever, whether or not known, suspected, or claimed which the Developer now has or may in the future have against Tooele pertaining to the Water Line and this Agreement, whether based on contract, tort, statute, equity, or otherwise.

14. **Capacity to Execute.** Each individual signing below represents and warrants that he or she is duly authorized to execute this Agreement on behalf of the Party for whom he or she is signing and to bind that Party to the covenants and obligations contained herein.

15. **Binding on Successors.** This Agreement is binding upon and will inure to the benefit of the Parties hereto and their respective heirs, legal representatives, successors, assigns, officers, members, managers, employees, representatives, attorneys, agents, and any and all businesses related to, owned or controlled, in whole or in part, by any of the Parties.

16. **Non-Transfer/Non-Assignment of Claims.** The Parties represent and warrant that no portion of any claim or cause of action that each has or may have against the other has been transferred or assigned in any manner.

17. **Survival.** The Parties acknowledge and agree that all agreements, obligations, prohibitions, warranties, and representations that are created in this Agreement will survive the execution and delivery of this Agreement and notwithstanding the execution and delivery of this Agreement, the releases herein will continue in full force and effect.

18. **Withdrawal.** Should the Developer, in its sole discretion, choose to withdraw the Subdivision and to not entitle the Property with an approved final plat for the Subdivision, the Developer’s contractual obligation under this Agreement to survey and convey the Water Line Easement and the Sewer Line easement, and to install the Water Line and the Sewer Line, shall terminate. Evidence of the Developer’s withdrawal of the Subdivision shall be in writing and delivered to the City’s Community Development Department.

19. **Entire Agreement.** This Agreement contains the entire agreement of the Parties as to its subject matter; it may not be changed orally, but may be changed only by an agreement in writing signed by the Parties. Except as expressly set forth in this Agreement, the Parties have not made and do not make any other representations, warranties, statements, promises or agreements to each other.
20. **Attorney Fees.** In any action to enforce or interpret the terms of this Agreement, the prevailing party shall recover from the unsuccessful party reasonable attorney fees and costs (including those incurred in connection with appeal), the amount of which will be fixed by the Court and made a part of any judgment rendered.

21. **Counterparts.** This Agreement may be executed in counterparts which, when taken together, shall constitute one agreement.

22. **Governing Law.** This Agreement will be construed in accordance with and governed by the laws of the State of Utah.

23. **Severability.** The provisions of this Agreement are severable, and if any part of it is found unenforceable, the other parts will remain fully valid and enforceable.

24. **Waiver of Jury Trial.** The Parties irrevocably waive any and all right to trial by jury in any legal proceeding arising out of or relating to this contract and the transactions contemplated herein.

25. **Additional Actions.** Each Party hereto will execute and/or cause to be delivered to each other any and all instruments or documents and will take such actions as may be reasonably requested for the purpose of carrying out this Agreement.

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date set forth above.

TOOELE CITY CORPORATION

CHARLES LAWRENCE

Debra E. Winn, Mayor

ATTEST:

CRYSTAL LAWRENCE

Michelle Y. Pitt, Tooele City Recorder

Approved as to Form:

Roger Evans Baker, Tooele City Attorney
Exhibit A

Subdivision Concept
Exhibit B

Form of Bill of Sale
BILL OF SALE

Charles and Crystal Lawrence hereby convey to Tooele City Corporation all right, interest, and title in that certain Water Line described in that certain Settlement Agreement and General Release (the “Agreement”) dated the ___ day of ____________, 2019, and depicted on the illustration attached as Exhibit 1, for the consideration described in the Agreement, this ___ day of ____________ , 20__.

Charles Lawrence

________________________________________

Charles Lawrence

Crystal Lawrence

________________________________________

Crystal Lawrence
Exhibit 1

Water Line Illustration
TOOELE CITY CORPORATION

ORDINANCE 2019-21

AN ORDINANCE OF TOOELE CITY AMENDING TOOELE CITY CODE SECTION 1-6-4(7) REGARDING THE MAYOR’S DUTIES AS CITY BUDGET OFFICER.

WHEREAS, UCA Section 10-6-106(5) provides that the Budget Officer in a city with the council-mayor form of government is the Mayor; and,

WHEREAS, the City Council desires to amend TCC Section 1-6-4(7) ([Mayor’s] Powers generally) to clarify that the Tooele City Mayor is the Tooele City Budget Officer; and,

WHEREAS, this ordinance is in the best interest of Tooele City:

NOW, THEREFORE, BE IT ORDAINED BY THE TOOELE CITY COUNCIL that Tooele City Code Section 1-6-4(7) (Powers generally) is hereby amended to read in its entirety as shown in redline in Exhibit A.

This Ordinance is necessary for the immediate preservation of the peace, health, safety, or welfare of Tooele City and shall become effective upon passage, without further publication, by authority of the Tooele City Charter.

IN WITNESS WHEREOF, this Ordinance is passed by the Tooele City Council this ____ day of _______________, 2019.
Exhibit A

TCC Section 1-6-4(7), Revised
CHAPTER 6. MAYOR

1-6-1. Mayor and mayor pro tem; vacancy.
1-6-2. Mayor.
1-6-3. Duties.
1-6-4. Powers generally.
1-6-5. Messages.
1-6-6. Officers.
1-6-7. Assistant to mayor. Repealed.
1-6-9. Sign for city.

1-6-1. Mayor and mayor pro tem; vacancy.

The chief executive of the City shall be the Mayor, and during the Mayor’s temporary absence or disability, the Chairperson of the City Council shall act as Mayor Pro Tem, who during such absence or disability shall possess the power of Mayor. Whenever a vacancy shall happen in the office of Mayor, the Council shall appoint an interim Mayor until the next Municipal election and until a successor is elected and qualified.


1-6-2. Mayor.

The Mayor shall be the chief executive officer of the City.

(Ord. 1967-3, 08-14-1967)

1-6-3. Duties.

The Mayor shall perform all duties which are or may be prescribed by law or this Code and shall see that they are faithfully executed.


1-6-4. Powers generally.

The Mayor shall exercise within the City limits the power conferred upon the Mayor to suppress disorder and keep peace. The Mayor shall have authority to grant full pardons for violations of the provisions of this Code or to remit so much of any fine or penalty as belongs to the City, together with the costs of prosecution when to the Mayor it shall seem just, reasonable, and a meritorious cause. The Mayor shall report to the Council the number of fines remitted and pardons granted and the reasons therefor. The Mayor may permit the use of the facilities in the City Hall, by proper persons and for proper purposes, but not to interfere with the rights and uses of the City. The Mayor shall have power and authority at all times to examine and inspect the books, records and papers of any officer or agent employed by the City. The Mayor shall have power, when necessary, to call upon every inhabitant of the City over the age of twenty-one (21) years to aid in enforcing the laws and provisions of this Code, in suppressing riots and other disorderly conduct. The Mayor’s powers and duties shall include:

(1) To appoint and dismiss from employment all persons employed by the City except for the city recorder or other employees appointed by the Council, and except as conditioned upon Council consent, both as provided by the Charter. All such appointments are to be made on the basis of fitness alone.

(2) To have direct supervision and responsibility over operations in the Finance Department, City Attorney’s Office, City Recorder’s Office, Human Resources Department, Police Department, Fire Department, City Hall, Community Development Department, Public Works Department, Parks and Recreation Department, and other administrative departments as may be created or amended from time to time. Included as a part thereof, the Mayor shall have direct supervision of the construction, improvements, repairs, and maintenance of streets, sidewalks, alleys, lanes, bridges, and other public highways; of sewers, drains, ditches, culverts, streams and water courses, and gutters and curbs; of all public buildings, boulevards, parks, playgrounds, squares, and other grounds and facilities belonging to the City; and the collection and disposal of waste materials.

(3) To care for and preserve all machinery, tools, appliances, facilities, and property belonging to the City.

(4) To oversee the issuing of building permits, the inspection of buildings, plumbing, and wiring, subject to uniform codes adopted by the City.

(5) To act as the purchasing agent for the City through an authorized designee, to see that city codes and purchasing policies are adhered to, to approve all claims against the City less the $20,000.00, and to see that all goods purchased by and for the City are received as per contract.

(6) To attend all meetings of the Council with the right to take part in the discussion but not to vote, except in case of a tie vote of the Council; to recommend to the Council for adoption such measures as the Mayor may deem necessary or expedient.

(7) To be the budget officer of the City and, in that capacity, to prepare the annual tentative budget (to be construed as a financial estimate only) and present it to the City Council by the first Wednesday in May, to prepare and present the annual final budget to the City Council as required by state law, and to keep the Council advised as to the financial condition and needs of the City.

(8) To perform such other duties as may be required by ordinance or resolution of the Council or otherwise allowed by the Charter or by State law.


1-6-5. Messages.

The Mayor shall from time to time give the Council information relative to the affairs of the City and shall
recommend for their consideration such measures as the Mayor may deem expedient.

1-6-6. Officers.
The Mayor shall appoint the following officers: city attorney, treasurer, police chief, fire chief, four members of the Planning Commission, all department heads except the city recorder, and members of advisory boards as provided by this Code, with the consent of the City Council, except as expressly permitted otherwise by the City Code or Utah Code. (The following officers shall be appointed by the Council: city recorder, auditor, annual independent auditor, and three members of the Planning Commission.)

1-6-7. Assistant to mayor. Repealed.
(Ord. 2012-11, 04-04-2012)

(Ord. 2012-11, 04-04-2012)

1-6-9. Sign for city.
The Mayor shall sign contracts, leases, deeds, and other writings on the part of the City as authorized by resolution of the Council or as required by law. Notwithstanding, the Mayor shall have authority to sign contracts on the part of the City which are administrative in nature and which are for less than $20,000.00, without further City Council authorization.
TOOELE CITY CORPORATION

ORDINANCE 2019-22

AN ORDINANCE OF TOOELE CITY ENACTING TOOELE CITY CODE SECTION 1-8-3 REGARDING FINANCIAL REPORTS.

WHEREAS, UCA Section 10-6-148 provides that the City Recorder shall prepare and present to the City Council monthly summary financial reports and quarterly detail financial reports; and,

WHEREAS, the City Council desires to enact TCC Section 1-8-3 to incorporate in the City Code the City Recorder’s state-law obligation regarding financial reports; and,

WHEREAS, this ordinance is in the best interest of Tooele City:

NOW, THEREFORE, BE IT ORDAINED BY THE TOOELE CITY COUNCIL that Tooele City Code Section 1-8-3 (Financial reports) is hereby enacted to read in its entirety as shown in redline in Exhibit A.

This Ordinance is necessary for the immediate preservation of the peace, health, safety, or welfare of Tooele City and shall become effective upon passage, without further publication, by authority of the Tooele City Charter.

IN WITNESS WHEREOF, this Ordinance is passed by the Tooele City Council this ____ day of ________________, 2019.
TOOELE CITY COUNCIL

(For) (Against)

______________________________
______________________________
______________________________
______________________________
______________________________
______________________________

ABSTAINING: ___________________________________________

MAYOR OF TOOELE CITY

(Approved) (Disapproved)

______________________________
______________________________

ATTEST:

Michelle Y. Pitt, City Recorder

S E A L

Approved as to Form: Roger Evans Baker, City Attorney
Exhibit A

TCC Section 1-8-3
CHAPTER 8. RECORDER

1-8-1. City recorder - Duties.
1-8-2. Pay over money.
1-8-3. Financial reports.

1-8-1. City recorder - Duties.

It shall be the duty of the Recorder to keep the records, papers and Seal of the City in order, the date of all ordinances and resolutions passed by the Council in a book kept for that purpose. He shall keep in a separate book, a record of the proceedings of the Council, whose meetings it shall be his duty to attend. He shall keep in a book provided for that purpose the name of all persons elected or appointed to an Office within the City, their terms of office and the names of the person appointed to fill the vacancy so created. He shall cause a certified copy of all ordinances passed by the Council to be posted in three (3) public places in the City within one (1) week after the passage of such Ordinance by the Council, unless published as otherwise provided by law.

The Recorder shall keep his office at the place of meeting of the Council or some other place convenient thereto as the Council may direct. Copies of all papers filed in his office and transcripts from all records of the Council certified by him under the Corporate Seal shall be evidence in all courts as if the original were produced. (Ord. 67-3, 08-14-67)

1-8-2. Pay over money.

The Recorder shall pay into the Treasury all monies belonging to the City coming into his hands by virtue of his office. He shall deliver to his successor in office the Corporate Seal, together with all books, papers, records and other property in his possession belonging to the City. (Ord. 67-3, 08-14-67)

1-8-3. Financial reports.

The Recorder shall provide to the Council monthly summary financial reports and quarterly detail financial reports as provided by State law.
TOOELE CITY CORPORATION

ORDINANCE 2019-23

AN ORDINANCE OF TOOELE CITY AMENDING TOOELE CITY CODE CHAPTER 1-14 REGARDING THE DUTIES OF THE DIRECTOR OF FINANCE.

Budget Officer

WHEREAS, TCC Section 1-14-2 (Appointment as budget officer) allows the Mayor to appoint the Finance Director to the position of City Budget Officer; and,

WHEREAS, UCA Section 10-6-106(5) provides that the Budget Officer in a city with the council-mayor form of government is the Mayor; and,

WHEREAS, the City Council has passed Ordinance 2019-21 amending TCC Section 1-6-4(7) ([Mayor’s] Powers generally) to clarify that the Tooele City Mayor is the Tooele City Budget Officer; and,

WHEREAS, in light of the above, it is appropriate to repeal TCC Section 1-14-2 (Appointment as budget officer) (see Exhibit A); and,

Annual Audit

WHEREAS, Tooele City Charter Section 3-02 provides that the City Council shall select an independent auditor to perform an annual audit of the City’s financial accounts; and,

WHEREAS, in light of the above, it is appropriate to amend TCC Section 1-14-4 to require the Finance Director to present to the City Council, by a date certain, independent audit proposals (see Exhibit A):

Financial Reports

WHEREAS, UCA Section 10-6-148 provides that the City Recorder shall prepare and present to the City Council monthly summary financial reports and quarterly detail financial reports; and,

WHEREAS, the City Council has passed Ordinance 2019-22 enacting TCC Section 1-8-3 (Financial reports) to clarify the City Recorder’s duty to prepare and present monthly summary and quarter detail financial reports to the City Council; and,

WHEREAS, in light of the above, it is appropriate to amend TCC Section 1-14-7 (Monthly and quarterly financial reports) to clarify the Finance Director’s duty to provide support to the City Recorder with regard to monthly summary and quarter detail financial reports:
NOW, THEREFORE, BE IT ORDAINED BY THE TOOELE CITY COUNCIL that

1. Tooele City Code Section 1-14-2 (Appointment as budget officer) is hereby amended to read in its entirety as shown in redline in Exhibit A; and,

2. Tooele City Code Section 1-14-4 (Duties) is hereby amended to add subsection (7), which reads in its entirety as shown in redline in Exhibit A; and,

3. Tooele City Code Section 1-14-7 (Monthly and quarterly financial reports) is hereby amended to read in its entirety as shown in redline in Exhibit A; and,

4. Tooele City Code Section 1-14-4(5) is hereby amended to correct a typographical error (see Exhibit A).

This Ordinance is necessary for the immediate preservation of the peace, health, safety, or welfare of Tooele City and shall become effective upon passage, without further publication, by authority of the Tooele City Charter.

IN WITNESS WHEREOF, this Ordinance is passed by the Tooele City Council this ____ day of ______________, 2019.
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ABSTAINING: ___________________________________________

MAYOR OF TOOELE CITY

(Approved)  (Disapproved)

_________________________________  ______________________

ATTEST:

Michelle Y. Pitt, City Recorder

S E A L

Approved as to Form:  Roger Evans Baker, City Attorney
Exhibit A

TCC Chapter 1-14, Revised
CHAPTER 14. DIRECTOR OF FINANCE

1-14-1. Head of department of finance.
The Department of Finance shall be headed by a director. The director of finance shall be a qualified person appointed and removed with the advice and consent of the governing body, and may not assume the duties of the city treasurer. The financial administrative duties of the director of finance prescribed in the Uniform Accounting Manual for Utah Cities is hereby adopted, the same as if set forth in full herein. (Ord. 1988-29, 12-07-1988)

1-14-2. Appointment as budget officer. (Repealed.)
— The director of Finance may be appointed by the mayor to serve as budget officer in place of the mayor for the purpose of conforming with the requirements of the Uniform Municipal Fiscal Procedures Act and in all other respects fulfilling the requirements of that act. (Ord. 1988-29, 12-07-1988)

1-14-3. Purchasing procedures.
All purchases or encumbrances thereof by the city shall be made or incurred according to the purchasing procedures established by ordinance or resolution and only on an order or approval of the person duly authorized to act as a purchasing agent for the City. (Ord. 1988-29, 12-07-1988)

1-14-4. Duties.
The director of finance shall:
(1) Maintain the general books for each fund of the city and all subsidiary records relating thereto, including a list of the outstanding bonds, their purpose, amount, terms, date and place payable.
(2) Keep accounts with all receiving and disbursing officers of the city.
(3) Pre-audit all claims and demands against the city before they are allowed, and shall prepare the necessary checks in payment. Such checks shall include an appropriate certification pursuant to Section 11-1-1, Utah Code Annotated. The director shall also certify on the voucher or check copy, as appropriate, that:
   (a) The claim has been pre-audited and documented, (b) The claim has been approved by the Mayor, if the claim is not in excess of $20,000.00; if the claim is in excess of $20,000.00, that the claim has been approved by the city council,
   (c) The claim is within the lawful debt limit of the city, and,
   (d) The claim does not overexpend the appropriate departmental budget established by the city council.
(4) Collect and receive all public funds and money payable to the City, within three business days after collection, including all taxes, licenses, fines, and intergovernmental revenue, special taxes, assessments, as provided by law and ordinance, and keep an accurate detailed account thereof.
(5) Forward all collected and received funds to the treasurer for deposit, investment, and safe keeping.
(6) Give or cause to be given to every person paying money to the City a receipt or other evidence of payment, specifying, as appropriate, the date of payment and upon which account payment was made, and shall file the duplicate of the receipt, a summary report, or other evidence of payment in the office of the finance director or city recorder, as appropriate.

1-14-5. Warrants for payment of claims.
In the event the city is without funds on deposit in one of its appropriate bank accounts with which to pay any lawfully approved claim, the director of finance shall draw and sign a warrant upon the treasurer of the city for payment of the claim, the warrant to be tendered to the payee named thereon. (Ord. 1988-29, 12-07-1988)

1-14-6. Authorization of payments.
The director of finance is authorized to act as the financial officer for the purpose of approving:
(1) Payroll checks, if the checks are prepared in accordance with a salary schedule established in a personnel ordinance or resolution, and if such checks are properly countersigned by another employee with signing authority; or
(2) Routine expenditures, such as utility bills, payroll-related expenses, supplies, materials, and capital expenditures which were referenced in the budget document and approved by an appropriation resolution adopted for the current fiscal year. (Ord. 2015-23, 08-19-2015) (Ord. 1988-29, 12-07-1988)

1-14-7. Monthly and quarterly financial reports.
The director of finance shall prepare and deliver to
the Recorder for presentation to the Council governing body—monthly summary financial reports and quarterly detail financial reports as provided by State law—prepared in the manner prescribed in the Uniform Accounting Manual for Utah Cities.
(Ord. 1988-29, 12-07-1988)

1-14-8. Bond.

The director of finance shall be included within public employee blanket bonds of the city at the sum of five percent of budgeted revenues for the previous year but not less than $300,000.00.
(Ord. 1988-29, 12-07-1988)

1-14-9. Special assessments - application of proceeds.

All money received by the City on any special assessment shall be applied to the payment of the improvement for which the assessment was made. The money shall be used for the payment of interest and principal on bonds or other indebtedness issued in settlement thereof, and shall be used for no other purpose whatever, except as otherwise provided by law.
(Ord. 2015-23, 08-19-2015)
CHAPTER 14. DIRECTOR OF FINANCE

1-14-1. Head of department of finance.
1-14-2. Appointment as budget officer. (Repealed.)
1-14-3. Purchasing procedures.
1-14-4. Duties.
1-14-5. Warrants for payment of claims.
1-14-6. Authorization of payments.
1-14-7. Monthly and quarterly financial reports.
1-14-8. Bond.
1-14-9. Special assessments - application of proceeds.

1-14-1. Head of department of finance.

The Department of Finance shall be headed by a director. The director of finance shall be a qualified person appointed and removed with the advice and consent of the governing body, and may not assume the duties of the city treasurer. The financial administrative duties of the director of finance prescribed in the Uniform Accounting Manual for Utah Cities is hereby adopted, the same as if set forth in full herein.

(Ord. 1988-29, 12-07-1988)

1-14-2. Appointment as budget officer. (Repealed.)

The director of finance may be appointed by the mayor to serve as budget officer in place of the mayor for the purpose of conforming with the requirements of the uniform municipal fiscal procedures act and in all other respects fulfilling the requirements of that act.

(Ord. 1988-29, 12-07-1988)

1-14-3. Purchasing procedures.

All purchases or encumbrances thereof by the city shall be made or incurred according to the purchasing procedures established by ordinance or resolution and only on an order or approval of the person duly authorized to act as a purchasing agent for the City.

(Ord. 1988-29, 12-07-1988)

1-14-4. Duties.

The director of finance shall:

(1) Maintain the general books for each fund of the city and all subsidiary records relating thereto, including a list of the outstanding bonds, their purpose, amount, terms, date and place payable.

(2) Keep accounts with all receiving and disbursing officers of the city.

(3) Pre-audit all claims and demands against the city before they are allowed, and shall prepare the necessary checks in payment. Such checks shall include an appropriate certification pursuant to Section 11-1-1, Utah Code Annotated. The director shall also certify on the voucher or check copy, as appropriate, that:

(a) The claim has been pre-audited and documented.

(b) The claim has been approved by the Mayor, if the claim is not in excess of $20,000.00; if the claim is in excess of $20,000.00, the claim has been approved by the city council.

(c) The claim is within the lawful debt limit of the city, and,

(d) The claim does not overexpend the appropriate departmental budget established by the city council.

(4) Collect and receive all public funds and money payable to the City, within three business days after collection, including all taxes, licenses, fines, and intergovernmental revenue, special taxes, assessments, as provided by law and ordinance, and keep an accurate detailed account thereof.

(5) Forward all collected and received funds to the treasurer for deposit, investment, and safe keeping.

(6) Give or cause to be given to every person paying money to the City a receipt or other evidence of payment, specifying, as appropriate, the date of payment and upon which account payment was made, and shall file the duplicate of the receipt, a summary report, or other evidence of payment in the office of the finance director or city recorder, as appropriate.

(7) Present annual independent audit proposals to the Council prior to the date of adoption of the tentative budget.


1-14-5. Warrants for payment of claims.

In the event the city is without funds on deposit in any lawfully approved claim, the director of finance shall draw and sign a warrant upon the treasurer of the city for payment of the claim, the warrant to be tendered to the payee named thereon.

(Ord. 1988-29, 12-07-1988)

1-14-6. Authorization of payments.

The director of finance is authorized to act as the financial officer for the purpose of approving:

(1) Payroll checks, if the checks are prepared in accordance with a schedule established in a personnel ordinance or resolution, and if such checks are properly countersigned by another employee with signing authority; or

(2) Routine expenditures, such as payroll, expenses, payroll-related expenses, supplies, materials, and capital expenditures which were referenced in the budget document and approved by an appropriation resolution adopted for the current fiscal year.


1-14-7. Monthly and quarterly financial reports.

The director of finance shall prepare and deliver to Prior to the adoption of the tentative budget the director of finance shall prepare list of qualified auditors to perform the annual audit and other such audits of the financial accounts of the City. This list shall include the qualification of the firms and bids they submit to for the costs of the annual and other audits as deemed necessary. The council shall make this selection by resolution prior to the adoption of the tentative budget.
Tooele City Council  
Business Meeting Minutes

Date: Wednesday, August 21, 2019  
Time: 7:00 p.m.  
Place: Tooele City Hall, Council Chambers  
90 North Main Street, Tooele, Utah

City Council Members Present:  
Brad Pratt  
Dave McCall  
Melodi Gochis  
Scott Wardle  
Steve Pruden

City Employees Present:  
Jim Bolser, Community Development Director  
Chief Ron Kirby, Police Department  
Roger Baker, City Attorney  
Glenn Caldwell, Finance Director  
Steve Evans, Public Works Director  
Darwin Cook, Parks Department Director  
Paul Hansen, City Engineer  
Michelle Pitt, City Recorder  
Cylee Pressley, Deputy Recorder  
Jami Carter, City Librarian

City Employees Excused:  
Mayor Debbie Winn

Minutes prepared by Kelly Odermott

Chairman Pruden called the meeting to order at 7:00 p.m.

1. **Pledge of Allegiance**
   
The Pledge of Allegiance was led by City Librarian, Jami Carter.

2. **Roll Call**
   
Steve Pruden, Present  
Scott Wardle, Present  
Dave McCall, Present  
Brad Pratt, Present  
Melodi Gochis, Present
3. **Public Comment Period.**

   Chairman Pruden invited comments from the public, there were none.

   Chairman Pruden closed the public comment period.

4. **Youth Advocate of the Year**

   Presented by Jamie Slade, Prevention Specialist, Valley Behavioral Health

   Ms. Slade invited Sandy Medina, Council Member Pratt to present the award with her.

   Ms. Slade invited Courtney VanDerwerken to accept the award. A letter was read to acknowledge Ms. VanDerwerken’s accomplishments. See Exhibit 1.

5. **Canvas Primary Results**

   Presented by Michelle Pitt

   Ms. Pitt stated that Tooele City had a primary election on August 13, 2019 for three City Council positions. There were eight candidates for the positions. There are 14,488 registered voters and there were 3,571 ballots. That is about a 25% turnout. Two candidates were eliminated and that leaves six candidates to run in the general election on November 5, 2019. Ms. Pitt stated that she had reviewed the results and they are true and correct as stated by the Tooele County Clerk’s Office.

   Chairman Pruden asked if there were questions or comments from Council, there were none.

6. **Resolution 2019-57 A Resolution of the Tooele City Council Adopting the Final Budget for Tooele City for Fiscal Year 2019-2020**

   Presented by Glenn Caldwell

   Mr. Glenn Caldwell stated two weeks ago there was a public hearing to discuss the budget. The Council has worked the past two weeks to modify the budget. Mr. Caldwell stated that he thinks there is a really good budget.

   Chairman Pruden asked the Council if there were any questions or comments, there were none.

   **Council Member Wardle motioned to approve Resolution 2019-57.** Council Member Pratt seconded the motion. The vote was as follows: Council Member McCall, “Aye,” Council


Presented by Glenn Caldwell

Mr. Caldwell stated the tax rate will be .003205, that is a 6% increase over the certified tax rate. That is $5,787,000 generated in tax dollars.


8. **Public Hearing and Motion on Ordinance 2019-13 An Ordinance of the Tooele City Enacting Tooele City Code Chapter 7-14a Regarding Accessory Dwelling Units**

Presented by Roger Baker

Mr. Baker stated that Utah is experiencing a deficit of about 50,000 homes. There are 50,000 more families than houses in Utah. This is commonly referred to as the Housing Gap. 80% of the 50,000 families are from Utah. Allowing accessory dwelling units is one part of the solution in closing the Housing Gap. An accessory dwelling unit is a small second dwelling on the property of the main dwelling. A basement apartment is an example of an internal ADU. An ADU can also be attached or built separate from the main house on the same lot. In addition to ADUs, the Council has been forward thinking in enacting other strategies to close the Housing Gap, such as incentivizing infill development, permitting higher densities where appropriate, and by reformating the Broadway zoning district.

Mr. Baker stated that it has been his privilege to work with the Council on this housing and land use policy for the City. He stated that it is a good policy and a sound policy, which will benefit the residents of Tooele City. This policy will provide new income streams for Tooele City residents to take advantage of. It will allow Tooele residents to age in place. The policy will provide an element of social stability for both home owners and ADU residents. This policy offers a gentle approach to density. The ordinance itself lists more than 20 benefits of ADUs.

Chairman Pruden thanked Mr. Baker, Mr. Aagard, and Mr. Bolser for all the work on this ordinance.

Chairman Pruden asked the Council if there were any questions or comments, there were none.
Chairman Pruden opened the public meeting, there were no comments. Chairman Pruden closed the public hearing.

Council Member McCall asked if there will be an announcement to the public about this new ordinance. Mr. Baker stated he could work with the Mayor and staff to determine if the Administration would like to communicate the information to the public more formally, perhaps through the 90 North main newsletter.


**9. Resolution 2019-63 A Resolution of the Tooele City Council Approving an Audit Agreement with WSRP Certified Public Accountants**

Presented by Glenn Caldwell

Mr. Caldwell stated that there needs to be an annual CPA audit. The past several years the City has used been WSRP. They are extremely capable. The agreement to provide services is to audit all City financial statements, prepare financial reports for all funds, account for the pensions liabilities, review the post-employment benefit plan and prepare all notes required for supplemental reports. WSRP to conduct the audit to GAAS standards. Tooele City is responsible to have City employees prepare all schedules for the audit. The bid for the audit is $51,500.

Chairman Pruden asked the Council if there were any comments or questions, there were none.


**10. Resolution 2019-61 A Resolution of the Tooele City Council Authorizing the Application for and Acceptance of Edward Byrne Justice Assistance Grant Funding for Police Department Equipment.**

Presented by Chief Ron Kirby

Chief Ron Kirby stated that the two resolutions go together and would be presenting both. This is a grant that is received most years. It is the Edward Byrne Grant and this year’s amount is $17,899. This is a federal grant to law enforcement agencies for the purpose of buying...
equipment. The department is proposing the purchase of two items with the grant funds. One is a DART system simulator. It is an electronic firearms training package that will allow the department to electronically train the officers for firearms. This allows officers to be put in situations to determine the use of force. The other item is a package of simunition guns, which fire simulated ammunition similar to paint balls. As the officer’s train they are firing actual projectiles which leave a paint type mark. This allows officers to train in simulated situations like under fire or use of deadly force.

Chief Kirby commented that these two items are not just items to train officers with their guns. In the media there has been a lot of discussions about use of force. The department is keenly aware of those national debates and this is part of the overall effort to reduce uses of force, particularly deadly force. In, looking in the department, with use of force it is a last option. In California legislation was passed that only allow officers to use force when necessary. The United States Supreme Court has adopted a standard that officers can use force whenever it is reasonable. That is a fine line to determine when to use force. It is very difficult for officers to make these legal determinations in the heat of the moment. Training allows officers to learn the least amount of force in the quick scenarios. In the department the use of force is always something that is used in an attempt to minimize, prevent or prevent harm or injury to the public, officers, or suspect. The use of force is the protection to life. Chief Kirby stated that the suspect dictates the level of force by their actions. Situations are complex and the training tools will help minimize the uses of force, but also give the officers’ training to learn when to use force. This is part of an overall package the department uses to teach to reduce force. The officers also receive de-escalation training, dealing with mentally ill, and defensive tactics. Other equipment that is used to protect life are the 40 mm projectile launcher, tasers, pepper spray, pepper balls, and the asp batons. These new devices are part of a training program to help officers determine the use of force.

Chief Kirby stated that part of the grant requirement is that the City receive approval from Tooele County to spend the funds. The City has received the approval from the County.

Chairman Pruden asked the Council if there were any questions or comments, there were none.


**11. Resolution 2019-62 A Resolution of the Tooele City Council Approving and Ratifying and Interlocal Agreement Between Tooele City and Tooele County for the 2019 Byrne Justice Assistance Grant Funds**

Presented by Chief Ron Kirby
This was discussed under agenda item 10.


12. **Minutes**

Chairman Wardle asked if the Council if there were any comments or questions, there were none.

**Council Member Gochis motioned to approve minutes from the City Council August 7, 2019.** Council Member McCall seconded the motion. The vote was as follows: Council Member McCall, “Aye,” Council Member Pratt, “Aye,” Council Member Gochis, “Aye,” Council Member Wardle, “Aye,” Chairman Pruden, “Aye.” The motion passed.

13. **Approval of Invoices**

Presented by Michelle Pitt

An invoice in the amount of $152,227.23, to Landscapes Unlimited, LLC for Elton Park Irrigation Project

An invoice in the amount of $175,000, to Utah State University for the final installment payment for the science building.

An invoice in the amount of $354,074.24, to L.N. Curtis for fire department breathing apparatus, face pieces, and cylinders.

An invoice in the amount of $430,478.80, to Mountain West Trucking Center, Inc, for the purchase of four Mack Granite Snow Plows. This is not for the snow plow, dump bed, or salter. Those items will be an additional $97,000 for each truck.

Council Member Wardle asked if these meet the specifications that were talked about, because these seem lower than the original amounts. Mr. Evans stated that this is per the state contract. Council Member McCall asked if the trucks will be available before the winter. Mr. Evans stated they take time to build.

An invoice in the amount of $62,763.99, Tooele City Arts Council, for the Fourth of July Celebration.
An invoice in the amount of $22,929.66, to Bibliotheca LLC, self checkout kiosks at the library. Part of this will be paid by a grant, but payment must be made before the grant can pay.

**Council Member Pratt motioned to approve invoices.** Council Member McCall seconded the motion. The vote was as follows: Council Member McCall, “Aye,” Council Member Pratt, “Aye,” Council Member Gochis, “Aye,” Council Member Wardle, “Aye,” Chairman Pruden, “Aye.” The motion passed.

14. **Adjourn**

**Council Member Wardle moved to adjourn the City Council meeting.** Council Member Pratt seconded the motion. The vote was as follows: Council Member McCall, “Aye,” Council Member Pratt, “Aye,” Council Member Gochis, “Aye,” Council Member Wardle, “Aye,” Chairman Pruden, “Aye.” The motion passed.

The meeting adjourned at 7:31 p.m.

*The content of the minutes is not intended, nor are they submitted, as a verbatim transcription of the meeting. These minutes are a brief overview of what occurred at the meeting.*

Approved this 21st day of August, 2019

_____________________________________________
Steve Pruden, Tooele City Council Chair
1. **Open Meeting**

Chairman Pruden called the meeting to order at 5:00 p.m.

2. **Roll Call**

Steve Pruden, Present
Brad Pratt, Present
Dave McCall, Present
Melodi Gochis, Present
Scott Wardle, Excused

3. **Discussion:**
- Resolution 2019-57 A Resolution of the Tooele City Council Adopting the Final Budget for Tooele City for Fiscal Year 2019-2020
Presented by Mayor Debbie Winn

Mayor Winn stated that the current budget includes the additional changes that were requested at last week’s budget meeting. Mr. Caldwell will present the budget at tonight’s business meeting for a final vote.

Ms. Wimmer stated that the budget the Council received shows $3,156,700 as the solid waste fund transfer. For the final budget, $856,700 will be moved to Appropriation from the Fund Balance because those funds are not part of the solid waste transfer, but are remaining funds from prior years that the Council asked to have added to their Project account. The Council’s copy doesn’t show this change, but it will before it goes to the State. Ms. Wimmer will send a corrected copy to the Council, and it will be put on Google Drive.

- Resolution 2019-58 A Resolution for the Tooele City Council Adopting the Proposed Tax Rate for Fiscal Year 2019-2020
Presented by Glenn Caldwell

Mr. Caldwell stated that the Resolution lists a new tax rate of .003205. Chairman Pruden added that this rate decreases the original tax increase from 10% to 6%.

- Resolution 2019-63 A Resolution of the Tooele City Council Approving an Audit Agreement with WSRP Certified Public Accountants
Presented by Glenn Caldwell

Mr. Caldwell stated that the City has contracted with WSRP in the past to conduct the City’s audit. He has found them to be honest, efficient, and said they take good care of the City. Ms. Wimmer said that they have new procedures that require a peer audit of their audit to make sure they are holding the City to all requirements. The City has also had a random audit by the State, causing them to pull WSRP’s audit. The State found no findings and made no changes to the audit. Ms. Wimmer added that she and WSRP are proud that the State didn’t find that any changes needed to be made to the City’s audit.

- Resolution 2019-61 A Resolution of the Tooele City Council Authorizing the Application for & Acceptance of Edward Byrne Justice Assistance Grant Funding for Police Department Equipment
Presented by Chief Ron Kirby

Chief Kirby said that this is a small grant that the police department gets almost every year. This year the grant is for $17,899. The police department is proposing to use it to purchase a Dart system, which is a firearm system simulator. It is mobile and to be used indoors. It is scenario based allowing officers to respond and make judgment calls. Chief Kirby indicated he would invite the Council to try it out once they get it set up.
They also will use the grant to purchase a Simunition package, which has guns that fire actual rounds, comparable to paint balls. The guns fire, recoil, feel like a regular gun, and can be reloaded. This will allow the police department to conduct firearms training but with non-lethal ammunition.

- Resolution 2019-62 A Resolution of the Tooele City Council Approving and Ratifying an Interlocal Agreement Between Tooele City and Tooele County for 2019 Byrne Justice Assistance Grant Funds
  Presented by Chief Ron Kirby

Chief Kirby stated that a condition of the grant is that the County agrees as to how the grant money will be spent. The County has agreed to sign the Interlocal Agreement. The training equipment will be available for other agencies’ use.

- Canvass Primary Election Results
  Presented by Michelle Pitt

Ms. Pitt stated that a Primary Election was held on August 13, 2019 for three City Council positions. Eight candidates filed for those three positions. The City has 14,488 registered voters, and there was about a 25% turnout with 3,571 ballots being cast. Two candidates were eliminated, leaving six to run in the November General Election. Ms. Pitt indicated that she has reviewed the results as provided by the Tooele County Clerk’s Office.

- Amendments to City Code for Home Occupation Day Cares
  Presented by Andrew Aagard

Mr. Aagard said that there is a shortage of properly licensed day cares in the City. Some people have expressed concern about where people are putting their kids for day care, because they might be being placed in unlicensed day cares. He asked the Council if they would be willing to look at the City Code to see if it should be amended to allow 16 children. He said that sometime in the past, the amount allowed was 16, but that number was reduced to 8. There is a good example of a home based day care where they operate with 16 children. This business was in operation before the change in City Code, and so they have been grandfathered to allow the 16 children. There have been no issues or complaints with this business. Mr. Aagard felt this demonstrated that it can be done.

Mr. Aagard asked the Council about amending the City Code to allow 16 children at a home based day care, and a commercial day care with 17 or more children. He also suggested that the City permit one additional non-residential employee to work at the home day cares. Child care preschools in the home wouldn’t require a Conditional Use Permit (CUP), unless there are more than 16 children. The reason for the CUP would be because they would need things like a traffic plan. There would be conditions for the preschool, such as allowing only two sessions per day, and they can’t be within 300 feet of another day care or preschool.

Council Member McCall asked if the City would require the day care provider to be licensed with the State; would the parking plan include those working there; and what the required square
footage of the home would be. Council Member McCall added that the City’s Code should say something about the minimum square foot that would be appropriate, even if the State Code doesn’t. He said that 16 children may not be appropriate for all homes. Mr. Aagard answered that the State has requirements for licensing these types of businesses. Everyone would have to meet those requirements. The business owner would have to demonstrate and meet other requirements such as parking.

Mayor Winn said that a day care provider came to her and said that they’ve expanded and can’t take any more children. They made this suggestion as a way to allow children to have a safe place to go. She added that changing this Ordinance will comply with state law.

Chairman Pruden expressed concern about someone having 16 children, with a possibility of 32 drop offs and pickups a day. He would like a public hearing to be required to allow neighbors to express their opinion. Mayor Winn said that if a day care now has 8 children and wants to increase to 16, they would need a CUP through the Planning Commission, which requires a public hearing.

Council Member Pratt asked if there was an age limit of how many one day care could have below the age of 2.

Chief Kirby said that most of the calls the police department receives is for people having the wrong ratio of adult per child.

Mr. Baker added his recollection that at the time the City Code was changed, the State had not come out with licensure requirements. The State is now licensing all of them. He explained that that may be the reason the City changed the Code from 16 to 8 years ago.

Council Member Gochis agreed that there is a great demand for child care. She said that she welcomed the change. She asked who would enforce the requirements. Mr. Bolser said that business licensing has some small involvement, and that day cares are inspected when they first apply.

- Ordinance 2019-20 An Ordinance of the Tooele City Council Reassigning the Zoning Classification to the RR-1 Residential Zoning District for 3 Acres of Property Located at 705 North 100 West Presented by Jim Bolser

Mr. Bolser said that this Rezone request is by the property owners. The Planning Commission has forwarded this to the Council with a positive recommendation. The owners have brought this application, partly because some of the family members are getting older. They want to have their properties ready and no longer in a non-conforming state. The RR-1 requested zoning matches what they currently have in place and want to continue.

- Potential City Code Text Amendment for Lot Frontage Requirements in the In-Fill Overlay District Presented by Jim Bolser
Mr. Bolser said that the Council has previously discussed how to address properties in the in-fill overlay areas. He presented a proposal to make it easier for in-fill lots to be developed, mostly for properties in the R1-7 zone. The proposal looked at dropping the frontage requirements.

The Council was agreeable to this proposal. Mr. Bolser indicated he would bring back an Ordinance at a later meeting which would hopefully be helpful to the community. Council Member Gochis asked if this would apply to other areas in the City. Mr. Bolser said it was specific to the areas discussed. Mr. Baker added that the Ordinance was to not only to accommodate ill-fitting lots, but to incentivize building in the City’s core area. Council Member McCall expressed concern for lots on 150 West, because utility poles are so close to the street in that area. He asked what would be done about this and the requirement for curb, gutter and sidewalk. Mr. Bolser said that the only purpose of this proposal was to make these lots more functional. He felt that the Ordinance already dealt with those other issues.

Mayor Winn stated that as the City changes, Ordinances should also change. This is one of those times when the Ordinance should change to match what is happening in the City.

- Contract with 6 Mile Ranch for Sale of Vernon Water
  Presented by Steve Evans

This item was tabled.

- Contract for Land Agreement with Cody Deeter for Ranch at Pine Canyon
  Presented by Steve Evans

This item was tabled.

Mr. Baker explained the difference between a Resolution, which is a statement of policy, and an Ordinance, which is a statement of law. He said that the City Council enacts changes to City laws by Ordinance. Sometimes State law requires us to adopt something by Ordinance, such as a salary schedule. A Resolution could also be described as when the Council resolves to do something, and an Ordinance as when the Council ordains something to be done.

- Ordinance 2019-13 An Ordinance of Tooele City Enacting Tooele City Code
  Chapter 7-14a Regarding Accessory Dwelling Units
  Presented by Roger Baker

Mr. Baker stated that this effort began 11 months ago. The proposed Ordinance would allow additional small residences either inside an existing house, attached to an existing house, or separate from an existing house, but on the same lot. This Ordinance came about because there are more people needing housing, than we have houses for them. This Ordinance will help bridge that gap. There are protections in place, specifics about where people can park, where entrances can be located, how utilities work, addressing, design, etc.
Council Member Gochis expressed concern about when people turn it in to a business, such as a VRBO, or short term rental. Mr. Baker indicated that in a previous work meeting it was decided by the consensus of the Council that the risks of allowing a short term rental are low compared to allowing a solution to the demand of housing. The Council decided to allow the market to regulate whether ADUs were rented short-term or long-term. Mr. Baker felt that long term rentals would override short term rentals.

- Ordinance 2019-21 An Ordinance of Tooele City Amending Tooele City Code Section 1-6-4 (7) Regarding the Mayor’s Duties as City Budget Officer
  Presented by Scott Wardle

Mr. Baker explained that Council Member Wardle wanted to make sure the City’s practices and Codes are consistent with the City Charter. The Mayor is the budget officer of the City. That is stated in the Charter and State law.

- Ordinance 2019-22 An Ordinance of Tooele City Enacting Tooele City Code Section 1-8-3 Regarding Financial Reports
  Presented by Scott Wardle

Mr. Baker stated that this would remove the delegation of the budget officer function to the Finance Director, and require the City Recorder to provide financial reports to the Council. According to the City Charter and State law, the recorder is to present monthly summary financial reports and quarterly detailed finance reports to the Council, with supporting data provided by the Finance Department.

- Ordinance 2019-23 An Ordinance of Tooele City Amending Tooele City Code Chapter 1-14 Regarding the Duties of the Director of Finance
  Presented by Scott Wardle

Mr. Baker explained that this Ordinance remains to be finalized, as it now has two options. He indicated that he included Council Member Wardle’s suggestions, and his own suggestion on how to handle the City’s annual award of a contract for the audit. He felt that Council Member Wardle’s draft might unintentionally tie the Council’s hands, requiring that the audit be bid every year. Mr. Baker’s recommendation is that the Finance Director recommend to the Council the auditor every year.

- Statue Coins
  Presented by Chairman Steve Pruden

Chairman Pruden said that the Tooele City Arts Council was asked to continue the fundraising for the second statue in Veteran’s Memorial Park. Mr. Cook said that they have currently raised $7,020. The Life’s Worth Living Foundation, when they turned it over to the arts council had raised $22,580, leaving about $10,000 to raise. An issue has come up with a board member of the Arts Council because there is a potential conflict in being involved in fundraising and her employment. The board member may need to make sure it doesn’t infringe on the statutory rules.
of the arts council as a 501c3. They may need to look at other organizations to accept donations involving the coins. Council Member Gochis added that someone offered to donate a quilt for a raffle. There was a discussion on whether raffles are illegal in Utah. Mr. Baker said his recollection was that raffles were removed from the statute as being illegal. Chairman Pruden said that according to a State tax commissioner, it is still illegal. Council Member Gochis wondered if an auction was an option of a way to raise money.

Staff and Council Members were asked to let Council Member Gochis or Chairman Pruden know if they had ideas of other organizations who might be able to accept donations towards the statue. There may be just under 300 coins left.

- Schedule for Monthly Budget Meetings
  Presented by Chairman Steve Pruden

During the budget process it was suggested that monthly budget meetings be held. Chairman Pruden suggested that these meetings be scheduled at a set time, and at a regular interval, with subgroups reporting to the Council about the information they gathered.

The Mayor suggested the meetings be on the first Council work session of the month, and it be listed on the work session agenda as “Council Budget Reports”.

It was suggested that the subcommittees meet at 5:00 p.m. on Planning Commission nights, or make other arrangements with each department individually. The Mayor will bring to the next work session a suggestion of subgroups and the Council can choose which departments they would like.

4. **Adjourn**

**Council Member Pratt moved to close the meeting.** Council Member McCall seconded the motion. The vote was as follows: Council Member McCall “Aye,” Council Member Pratt “Aye,” Council Member Gochis “Aye,” and Chairman Pruden “Aye.”

The meeting adjourned at 6:08 p.m.

*The content of the minutes is not intended, nor are they submitted, as a verbatim transcription of the meeting. These minutes are a brief overview of what occurred at the meeting.*

Approved this 4th day of September, 2019

___________________________________________________
Steven Pruden, Tooele City Council Chairman