Valley County Planning and Zoning

PO Box 1350 • 219 North Main Street Cascade, ID 83611-1350



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STAFF REPORT: C.U.P. 25-021 Perpetua Resources Office

HEARING DATE: September 11, 2025

TO: Planning and Zoning Commission

STAFF: Cynda Herrick, AICP, CFM

Planning and Zoning Director

APPLICANT: Perpetua Resources, c/o Belinda Provancher

PO Box 429, Donnelly, ID 83615

PROPERTY OWNER: Perpetua Resources Idaho INC

405 S 8TH ST STE 201, Boise ID 83702

REPRESENTATIVE Danielle Strollo, Givens Pursley

PO Box 2720, Boise, ID 83701

LOCATION: 345 Yellow Pine Avenue

Townsite of Yellow Pine Lots 5A and 6, Block C, located in the SWSW Section 21, T.19N, R.8E, Boise Meridian, Valley County,

Idaho

SIZE: 0.28-acre lot

REQUEST: Office and Lobby Space

EXISTING LAND USE: Silver Dollar Grill Restaurant (Closed)

Perpetua Resources is requesting a conditional use permit for a 2,193-sqft office in the village of Yellow Pine. A lobby space to display education materials about the history of Stibnite is planned; up to 10 visitors per week is expected.

The former Silver Dollar Grill (restaurant) building, addressed at 345 Yellow Pine Avenue, would be remodeled. Three existing outbuildings would be removed.

The existing building does not meet current Valley County code regarding setback and frontage requirements. The building, which dates to at least the 1950s, appears to cross over lot lines. The building was constructed up to the property line along Yellow Pine Avenue; a zero setback exists. The non-conforming use will not be expanded or enlarged.

Parking would be along the south side of the building. The alley-access driveway would be altered to reduce impacts on the existing septic leach field. Landscaping, including grass and trees, would be added. A ramp would be added to the existing deck to improve accessibility consistent with the Americans with Disabilities Act (ADA).

The 0.28-acre site is accessed from Yellow Pine Avenue and Arnold Alley, both public roads.

FINDINGS:

- 1. The application was submitted on July 28, 2025.
- Legal notice was posted in the Star News on August 21, 2025, and July 31, 24, 2025.
 Potentially affected agencies were notified on August 12, 2025. Neighbors within 300 feet of
 the property line were notified by fact sheet sent August 13, 2025. The site was posted on
 August 21, 2025. The notice and application were posted online at www.co.valley.id.us on
 August 12, 2025.
- 3. Agency comment received:

Tim DeHaas, Yellow Pine Water Users Association Board President, stated that irrigation water is not provided now and is not included in the YPWUA goals. The application states that additional landscaping, including grass and trees, would be irrigated using water delivered by the YPWUA. This would undermine the efforts of YPWUA to provide potable water to the community. The water supply has been under a "boil water advisory" for more than 10 years because the amount of water used by 120 houses and businesses exceeds the production of the treatment plant. (August 23, 2025)

Emily Hart, McCall Airport Manager, had no comments. (August 21, 2025)

- 4. Public comment received: none
- 5. Physical characteristics of the site: Relatively flat with existing buildings.
- 6. The surrounding land use and zoning includes:

North: Single-Family Residential Lots, The Corner Restaurant, Yellow Pine Lodge

South: Yellow Pine General Store; Single-Family Residential Lots

East: Yellow Pine Tavern, Midvale Telephone Exchange Building; Single-Family Residential Lots

West: Single-Family Residential Parcels and Lots

- 7. Valley County Code (Title 9) in Table 9-3-1. This proposal is categorized under:
 - 5. Commercial Uses d. Area Business

Review of Title 9 - Chapter 5 Conditional Uses should be done.

9-5-3: **STANDARDS**:

The provisions of this chapter shall apply to the various buildings and uses designated herein as conditional uses.

- B. Setbacks:
 - 1. Structures Exceeding Three Feet In Height: The setbacks for all structures exceeding three feet (3') in height are specified herein under the site and development standards for the specific use.
 - 2. Highway 55: All structures shall be set back one hundred feet (100') from the right of way line of Highway 55 unless a more restrictive setback is required within other sections of this title.
 - 3. High Water Line: All residential buildings shall be set back at least thirty feet (30') from high water lines. All other buildings shall be set back at least one hundred feet (100') from high water lines.
 - 4. Front Yards: Front yards shall be determined by the structure establishing the principal use on the property and the location of the access street or road.
 - 5. Encroachment On Yards: No other structure may encroach on the yards determined for the

- structure establishing principal use.
- Measurement: All building setbacks shall be measured horizontally, on a perpendicular to the property line, to the nearest corner or face of the building including eaves, projections, or overhangs.

TABLE 5-A STANDARDS FOR CONDITIONAL USES

	Buildir	ng Setl	backs (fe	eet)				
Use Description	Front	Side	Side Street	Rear	Max. Lot Cover	Minimum Street Frontage	Max. Building Height	Minimum Parking Spaces
Commercial uses: Area business	30	10	30	30	40 %	75 ft	35 ft	1+1/250 square feet

9-5A SITE IMPROVEMENTS

9-5A-1: GRADING:

A. Permit Required: Grading to prepare a site for a conditional use or grading, vegetation removal, construction or other activity that has any impact on the subject land or on adjoining properties is a conditional use. A conditional use permit is required prior to the start of such an activity.

E. Site Grading Plan:

- 1. The conditional use permit application shall include a site grading plan, or preliminary site grading plan for subdivisions, clearly showing the existing site topography and the proposed final grades with elevations or contour lines and specifications for materials and their placement as necessary to complete the work. The plan shall demonstrate compliance with best management practices for surface water management for permanent management and the methods that will be used during construction to control or prevent the erosion, mass movement, siltation, sedimentation, and blowing of dirt and debris caused by grading, excavation, open cuts, side slopes, and other site preparation and development. The plan shall be subject to review of the county engineer and the soil conservation district. The information received from the county engineer, the soil conservation district, and other agencies regarding the site grading plan shall be considered by the planning and zoning commission and/or the board of county commissioners in preparing the conditions of approval or reasons for denial of the applications.
- F. Land Surfaces Not Used For Roads, Buildings And Parking: All land surfaces not used for roads, buildings and parking shall be covered either by natural vegetation, other natural and undisturbed open space, or landscaping.
- G. Stormwater Management Plan: Prior to issuance of building permits, the administrator must receive a certification from the developer's engineer verifying that the stormwater management plan has been implemented according to approved plans.

9-5A-2: ROADS AND DRIVEWAYS:

B. Access Roads Or Driveways: Residential developments, civic or community service uses, and commercial uses shall have at least two (2) access roads or driveways to a public street wherever practicable.

9-5A-3: PARKING AND OFF STREET LOADING FACILITIES:

A. Site Plan: The site plan for a conditional use permit shall include a detailed scale drawing showing the parking area plan including driveways, parking spaces, setbacks, landscaping, buildings, vehicle maneuver areas including firetrucks and refuse collection trucks, snow storage, and drainage.

- B. Accessory Parking And Loading Facilities Required: Accessory parking and loading facilities shall be provided as required herein for every building and structure erected, and every land use established after the effective date hereof; unless the commission or the board determines that the proposed parking is adequate.
- C. Required Spaces: The minimum number of spaces required is specified herein under the site and development standards for the specific use.
- D. Parking Space, Maneuvering Area And Aisle Dimensions: All parking spaces and on site vehicular circulation areas shall comply with the following minimum sizes 1:
 - 1. Parking Area Dimensions:
 - a. Minimum size parking spaces shall measure eight feet six inches by eighteen feet (8'6" x 18').
 - b. All parallel parking spaces shall measure a minimum of eight feet six inches by twenty two feet (8'6" x 22').
 - c. Recreational vehicle parking spaces shall measure a minimum of ten feet by twenty four feet (10' x 24').
 - 2. End Parking Space Maneuvering: A three foot (3') wide maneuvering area shall be provided for end parking spaces in single access parking areas as shown below.
 - 3. Vehicle Overhang:
 - a. Recreational Vehicles And Parking Spaces: Recreational vehicles and parking spaces are not allowed to overhang sidewalks, curbs or landscape areas.
 - b. Standard Size Parking Spaces:
 - (1) Landscaped Areas: Standard size parking spaces are allowed to overhang landscaped areas and curbs but this overhang shall not encroach into any required setback and this area shall not be considered in meeting any required percentage of lot to be landscaped.
 - c. Access To And From Streets: Parking areas must have safe, convenient, and unobstructed access to and from streets by means of a driveway not less than ten feet (10') wide nor more than forty feet (40') wide that extends onto the private property at least twenty feet (20') beyond the property line. Driveways to loading facilities will enable vehicles to leave and enter streets in a forward direction.
 - d. Driveways: All driveways shall be designed and constructed in accordance with the county approach policies.
 - e. Surface: Parking areas and driveways shall be surfaced with asphalt, concrete, compacted gravel, and crushed rock, or other dust free, durable material.
 - f. Surface Water Drainage: Drainage of surface water shall be provided that will be adequate to drain the surface of the parking area while preventing flows of water onto adjacent properties. Surface waters shall be managed in accordance with best management practices to protect or improve water quality.
 - g. Screening: Parking areas containing more than ten (10) spaces shall be effectively screened on all sides adjoining residential uses by a wall, fence, or plantings not less than four feet (4') in height.
 - h. Prohibited In Setback Zone: No part of a parking area shall be located within a required setback zone such as a side, front, or rear yard.
 - i. Off Street Loading Facilities: Off street loading facilities shall be provided separately from parking spaces for commercial, industrial, and institutional uses. The facilities shall be adequate to provide loading and unloading without obstruction to the street or parking areas.
 - j. Maintenance: Parking areas and off street loading facilities shall be maintained in good order, clear of debris, and shall not be used for any other use that interferes with or limits the intended use.
 - k. Lighting: Only indirect lighting may be used to illuminate a parking area. See other lighting regulations in section 9-5B-2 of this chapter.

9-5A-4: LANDSCAPING:

- B. Landscaping; Standards Of Design:
 - 1. Minimum Requirements: Each site to be developed under a conditional use permit shall be required to provide landscape areas equal to or exceeding the following minimum amounts:

- b. Service/Commercial Use: Each site for proposed service/commercial use shall have a minimum of fifteen percent (15%) of the net site/lot area in landscaping.
- d. Additional Landscaping: In addition to the minimum on site landscaping, there shall be landscaping in the entire area of the right of way, between street property line and back of street curb, road, back slope, or fill slope, except for approved driveways, walkways, bike paths, and snow storage areas.
- 4. Use Adjacent To Single-Family Residential Development: Where multi-family, commercial, office or industrial uses are adjacent to or separated by an alley or lesser separation from a single-family residential development, such trees shall be planted at ten feet (10') on center, with every other tree being a minimum twenty four inch (24") box size.
- 5. Commercial, Office Or Industrial Use Adjacent To Residence: Where a commercial, office or industrial user of over fifty thousand (50,000) square feet building area is located adjacent to a residence, the landscape buffer described in subsection B3 of this section shall be increased to fifteen feet (15') (adjacent to that user), with two (2) rows of trees along the interior side of the property line. Each row is to contain minimum fifteen (15) gallon trees spaced fifteen feet (15') on center, staggered for maximum effect in buffering the two (2) uses.
- Criteria For Trees Along Street Frontage: Trees shall be required along all street frontages according to the following criteria:
 - a. A minimum of one tree shall be planted for every twenty five feet (25') of linear street frontage.
 The trees may be grouped or planted in groves;
 - Fifty percent (50%) shall be twenty four inch (24") box size or larger with the balance being minimum fifteen (15) gallon size;
 - c. The trees selected shall be compatible with the overall site and landscape plan as well as adjacent sites.
- Standard Tree Planting Detail: All trees shall be planted and staked in accordance with the "Standard Tree Planting Detail" diagram in section <u>9-5-4</u> of this chapter. Plant sizes to be in accordance with Nurseryman Association standards.
- 8. On Site Water Retention Areas: All on site water retention areas, other than paved surfaces, shall be entirely landscaped and shall comply with the following criteria:
 - a. The retention areas shall not occupy more than sixty seven percent (67%) of the on site street frontage landscape area:
 - b. All retention areas shall maintain slopes no steeper than three to one (3:1).
- 9. Mounding And Berming: All mounding and berming shall have slopes no steeper than three to one (3:1).
- Ground Cover: A minimum of fifty percent (50%) of the landscaped areas is to be planted with vegetative ground cover. Minimum size and spacing to be one gallon size plants at a maximum three feet (3') on center.
- 11. Landscape Designs: Landscape designs shall be compatible with adjacent properties. Selected stock shall be especially suited for this climate or shall be from native stock.

9-5A-5: FENCING:

- A. Substituted For Planting Screens: Fencing may be substituted for planting screens subject to the approval of the staff and the commission.
- B. Separation Or Screening: Fencing shall be installed to provide separation or screening as specified in the site or development standards for the specific use. A sight obscuring fence required by the commission for any conditional use shall be stained or painted a single solid color, shall not be used for advertising, and shall be maintained in good repair.
- E. Construction And Materials: Fence construction and materials shall be in accordance with commonly accepted good practices to produce a neat appearing durable fence. The location, height, and materials used for constructing a fence shall be approved by the commission and specified in the conditional use permit. Fences required for any conditional use shall be maintained in good repair.
- F. Conditional Use Adjoins Agricultural Uses: Where a conditional use adjoins an agricultural use where animal grazing is known to occur for more than thirty (30) consecutive days per year, the permittee shall cause a fence to be constructed so as to prevent the animals from entering the use area. The permittee shall provide for the maintenance of said fence through covenants, association documents, agreement(s) with the adjoining owner(s), or other form acceptable to the commission prior to approval of the permit so that there is reasonable assurance that the fence will be maintained in functional condition so long as the conflicting uses continue.

G. Obstruction Of Vision: Sight obscuring fences, hedges, walls, latticework, or screens shall not be constructed in such a manner that vision necessary for safe operation of motor vehicles or bicycles on or entering public roadways is obstructed.

9-5B PERFORMANCE STANDARDS

9-5B-1: NOISE:

A. Commercial Or Industrial Activity: The noise emanating from any commercial or industrial activity shall be muffled so as not to become objectionable due to intermittent beat, frequency or shrillness, and shall not exceed forty (40) decibels between the hours of seven o'clock (7:00) P.M. and seven o'clock (7:00) A.M., and sixty (60) decibels at other hours at the property line if adjacent uses are not the same.

9-5B-2: LIGHTING:

- C. Standards:
 - Turn Off Required: All nonessential exterior commercial and residential lighting is encouraged to be turned off after business hours and/or when not in use. Lights on a timer are encouraged. Sensor activated lights are encouraged to replace existing lighting that is desired for security purposes.
 - Recreational Facilities: Recreational facilities such as baseball, softball, soccer, volleyball or
 football fields; driving ranges; outdoor arenas and amphitheaters; ski trails; or other outdoor field
 recreation facilities are exempt from height restrictions provided the lights are used only while
 the field is in use.
 - 4. All Other Outdoor Lighting: All other outdoor lighting shall meet the following standards and at a minimum the standards in title 6, chapter 2 of this code:
 - a. The height of any light fixture or illumination source shall not exceed twenty feet (20').
 - b. All lighting or illumination units or sources shall be hooded or shielded in a downward direction so they do not produce glare or cause light trespass on any adjacent lot or real property as depicted in section 9-5-4 of this chapter.
 - c. Lights or illumination units shall not direct light, either directly or through a reflecting device, upon any adjacent lot or real property. Lighting should not illuminate the sky or reflect off adjacent water bodies or produce glare or cause light trespass on any adjacent lot or real property.
 - d. External lighting of the face of signs shall be placed above the sign and shielded and directed in a manner that the illumination source shall not be visible from any adjacent lot or real property. Sign lighting shall not reflect or glare beyond the face of the sign and immediately below the sign 1.
 - 5. Parking Areas, Walkways Or Similar Uses: All outdoor lights used for parking areas, walkways, and similar uses mounted on poles eight feet (8') or greater in height shall be directed downward. The light source shall be shielded so that it will not produce glare or cause light trespass on any adjacent lot or real property.
 - 6. Searchlights: Searchlights shall only be operated for special events or grand openings for a maximum of one week. Searchlights shall not be operated on residential or agricultural property.
 - 7. Mercury Vapor Lights: The installation of mercury vapor lamps is hereby prohibited.
 - 8. Flashing, Intermittent Or Moving Lights Prohibited: Flashing or intermittent lights, lights of changing degree of intensity, or moving lights shall not be permitted. This subsection shall not be construed so as to prohibit the flashing porch light signal used only while emergency services are responding to a call for assistance at the property, or holiday lights.
 - 9. Industrial And Exterior Lighting: Industrial and exterior lighting shall not be used in such a manner that produces glare on public highways and neighboring property. Arc welding, acetylene torch cutting, or similar processes shall be performed so as not to be seen from any point beyond the property line. Exceptions will be made for necessary repairs to equipment.
 - 10. Sensor Activated Lights: Sensor activated lights, provided:
 - a. They are located in such a manner as to prevent glare and lighting onto properties of others or into a public right of way.
 - b. They are set to only go on when activated and to go off within five (5) minutes after activation has ceased.
 - c. They shall not be triggered by activity off the property.

- 11. Towers, Power Lines And Power Poles: Lighting of radio, communication and navigation towers along with power lines and power poles, provided the owner or occupant demonstrates that the federal aviation administration (FAA) regulations can only be met through the use of lighting.
- 12. Outdoor Lighting Plan: All applications for a conditional use permit shall include an outdoor lighting plan for the entire site which indicates how the above standards are to be met. The approved permit shall be a part of the conditional use permit and/or the building permit.

9-5B-4: EMISSIONS:

- A. Obnoxious Odors; Toxic Or Corrosive Fumes Or Gases: The emission of obnoxious odors of any kind shall not be permitted, nor the emission of any toxic or corrosive fumes or gases.
- B. Dust: Dust created by an industrial, commercial, or recreational operation shall not be exhausted or wasted into the air. All operations shall be subject to the standards in appendix C, fugitive dust 1. State air quality permits, when required, may be a condition of approval of the conditional use permit or may be required to be a part of the conditional use permit at the discretion of the commission.
- C. Wood Burning Devices: Wood burning devices shall be limited to one per site. Wood burning devices shall be certified for low emissions in accordance with EPA standards.

9-5B-5: DUST:

- A. Minimization Required: Dust and other types of air pollution borne by the wind from such sources as storage areas and roads, shall be minimized by appropriate landscaping, paving, oiling, watering on a scheduled basis, or other acceptable means.
- B. Created By Approved Operation: Dust created by any approved operation shall not be exhausted or wasted into the air. The standards in appendix C, fugitive dust 1 along with state air quality permits, when required, may be a condition of approval of the conditional use permit or may be required to be a part of the conditional use permit at the discretion of the commission.

9-5B-6: OPEN STORAGE:

All storage shall be located within an area not closer than twenty feet (20') from the street right of way line and shall be enclosed with a heavy wire or board fence not less than six feet (6') high, or by plantings the same height. Lumber, coal, or other combustible material will be fully accessible to firetrucks at all times. Open storage of toxic or hazardous materials shall not be allowed.

9-5B-7: FIRE PROTECTION:

Provisions must be made to implement prefire activities that may help improve the survivability of people and homes in areas prone to wildfire. Activities may include vegetation management around the home, use of fire resistant building materials, appropriate subdivision design, removal of fuel, providing a water source, and other measures. Recommendations of the applicable fire district will be considered.

9-5F-1: COMMERCIAL USES; SITE OR DEVELOPMENT STANDARDS:

Commercial uses requiring a conditional use permit shall meet the following site or development standards, except as may be modified by a PUD:

- A. Minimum Lot Area:
 - 2. Frontage on a public or private road shall not be less than seventy five feet (75') for each lot or parcel.
- B. Minimum Setbacks:
 - 1. The minimum setbacks for neighborhood businesses shall be thirty feet (30') from front, rear, and side street property lines and ten feet (10') from all side property lines.
 - 2. The minimum setbacks for service and recreation businesses shall be fifty feet (50') from rear, front, and side street property lines and thirty feet (30') from side property lines.
 - 3. The minimum setbacks for area businesses shall be the same as those for neighborhood businesses. Salvage yards, auto wrecking yards, or commercial agricultural businesses shall be located not less than one thousand feet (1,000') from any residential development, civic or community service use, or other noncompatible commercial use, unless the impacts are adequately mitigated by implementation of standards as approved by the commission. The setbacks will be determined in relation to impact mitigation.
- C. Maximum Building Height And Floor Area:
 - 1. Building heights shall not exceed thirty five feet (35') above the lower of the existing or finished grade.

- 2. The building size or floor area shall not exceed the limitations of subsections 9-5-3A and C of this chapter and title 6, chapter 1 of this code.
- 3. No building or combination of buildings may cover more than forty percent (40%) of the lot or parcel, except recreation business buildings may not cover more than one percent (1%) of the lot and agricultural business buildings may not cover more than twenty percent (20%) of the lot or parcel.
- D. Site Improvements:
 - 1. Where commercial uses are proposed on a lot or parcel having frontage on Highway 55 and a side street, the access shall be limited to the side street.
 - 2. Parking spaces for neighborhood and area businesses shall be provided at the rate of one, plus one per each two hundred fifty (250) square feet of floor area.

SUMMARY:

Staff's compatibility rating is a +27.

The Planning and Zoning Commission should do their own compatibility rating prior to the meeting (form with directions attached).

STAFF COMMENTS / QUESTIONS:

- 1. Yellow Pine is designated as a "village" within the Valley County Comprehensive Plan. Commercial activities are allowed but codes specific to a "village" do not exist.
- 2. This site is designated within the Yellow Pine Village and the Yellow Pine Fire District. It is not within a water district, Lake Fork Irrigation District, nor a herd district.
- 3. Staff recommends that the owner work with adjoining property owners to survey the properties and complete lot line adjustments if needed.
- 4. The existing building, built in the 1950's, does not meet current Valley County codes regarding setback and frontage requirements. The footprint of the non-conforming use will not be expanded or enlarged.
- 5. The landscaping requirements should be waived due to the irrigation water limitations. The site shall be kept in a tidy manner.

Question to P&Z Commission:

- 1. Does this use meet the minimum standards in Title 9, Chapter 5, of the Valley County Code in regards to frontage, lot size, etc.? If not, which ones does it not comply with?
- 2. Would impacts be properly mitigated? If not, which impacts would not be mitigated?
- 3. If not approved, what could the applicant do to gain approval?

Standards of Approval:

- 1. Will the application result in an increase in value of private property? VCC 9-5-2(B)(3).
- 2. Will the approval of the application result in an undue adverse impact on the environment? VCC 9-5-2(B)(3).

- 3. Will the approval of the application result in an undue adverse impact on adjoining properties? VCC 9-5-2(B)(3).
- 4. Will the approval of the application result in an undue adverse impact on governmental services? VCC 9-5-2(B)(3).
- 5. Is the application consistent with the Valley County Comprehensive Plan? VCC 9-5-2(B)(3).
- 6. Conditional uses may be approved only after a C.U.P. has been evaluated to determine that the impacts can be mitigated through conformance with conditions of approval. VCC 9-5-2(A).

These six standards should be a significant focus of attention during the public hearing and deliberations because they need to be resolved in order to justify approval. VCC 9-5-1(C) directs the decision-making body to encourage conditional uses where noncompatible aspects of the application can be satisfactorily mitigated through development agreements for the costs to service providers and impacts to surrounding land uses. Because mitigation measures are a requirement of approval the applicant needs to understand that he/she will be required to perform some off-site improvements. They are not mandatory but without them the application cannot satisfy the mitigation of impacts requirement and would be denied under the ordinance.

ATTACHMENTS:

- Conditions of Approval
- Blank Compatibility Evaluation
- Staff's Compatibility Evaluation
- Location Maps
- Aerial Map
- Assessor's Plat T.19N R.8E Sec. 21
- Townsite of Yellow Pine Subdivision Assessor Plats
- Pictures Taken August 21, 2025
- Site Plan
- Responses

Proposed Conditions of Approval

- 1. The application, the staff report, and the provisions of the Land Use and Development Ordinance are all made a part of this permit as if written in full herein. Any violation of any portion of the permit will be subject to enforcement and penalties in accordance with Title 9-2-5; and, may include revocation or suspension of the conditional use permit.
- 2. Any change in the nature or scope of land use activities shall require an additional Conditional Use Permit.
- 3. The issuance of this permit and these conditions will not relieve the applicant from complying with applicable County, State, or Federal laws or regulations or be construed as permission to operate in violation of any statute or regulations. Violation of these laws, regulations or rules may be grounds for revocation of the Conditional Use Permit or grounds for suspension of the Conditional Use Permit.
- 4. The use shall be established within one year, or a permit extension will be required.
- 5. Shall obtain Central District Health approval prior to issuance of building permit for the remodel.
- 6. A building permit is required for the demolition of the storage building(s). This would

- remove the structure(s) from the assessed value of the property.
- 7. Lighting must comply with Valley County Code. All exterior lights shall be fully shielded so that there is not upward or horizontal projection of lights. Lights cannot project onto other properties. Mercury vapor lights are prohibited.
- 8. The site must be kept in a neat and orderly manner.
- 9. Noxious weeds must be controlled using proper land management principles.
- 10. A sign permit is required for any exterior sign advertising the business operation.
- 11. Must place addressing numbers on the building.
- 12. Additional buildings will require approval of an amended conditional use permit.
- 13. Using the site for employee housing, including RVs, would require an amended conditional use permit.

END OF STAFF REPORT

Compatibility Questions and Evaluation

wattix Lifle # / USe.	Prepared by:
Response YES/NO X Value	Use Matrix Values:
(+2/-2) X 4	1. Is the proposed use compatible with the dominant adjacent land use?
(+2/-2) · X 2	2. Is the proposed use compatible with the other adjacent land uses (total and average)?
(+2/-2) X 1	3. Is the proposed use generally compatible with the overall land use in the local vicinity?
(+2/-2) X 3	Site Specific Evaluation (Impacts and Proposed Mitigation) 4. Is the property large enough, does the existence of wooded area, or does the lay of the land help to minimize any potential impacts the proposed use may have on adjacent uses?
(+2/-2) X 1	5. Is the size or scale of proposed <u>lots and/or</u> structures similar to adjacent ones?
(+2/-2) X 2	6. Is the traffic volume and character to be generated by the proposed use similar to the uses on properties that will be affected by proximity to parking lots, on- site roads, or access roads?
(+2/-2) X 2	7. Is the potential impact on adjacent properties due to the consuming or emission of any resource or substance compatible with that of existing uses?
(+2/-2) X 2	8. Is the proposed use compatible with the abilities of public agencies to provide service or of public facilities to accommodate the proposed use demands on utilities, fire and police protection, schools, roads, traffic control, parks, and open areas?
(+2/-2) X 2	9. Is the proposed use cost effective when comparing the cost for providing public services and improving public facilities to the increases in public revenue from the improved property?
Sub-Total (+)	
Sub-Total ()	
Total Score	

The resulting values for each questions shall be totaled so that each land use and development proposal receives a single final score.

9-11-1: APPENDIX A, COMPATIBILITY EVALUATION:

A. General: One of the primary functions of traditional zoning is to classify land uses so that those which are not fully compatible or congruous can be geographically separated from each other. The county has opted to substitute traditional zoning with a multiple use concept in which there is no separation of land uses. Proposed incompatible uses may adversely affect existing uses, people, or lands in numerous ways: noise, odors, creation of hazards, view, water contamination, loss of needed or desired resources, property values, or infringe on a desired lifestyle. To ensure that the county can continue to grow and develop without causing such land use problems and conflicts, a mechanism designed to identify and discourage land use proposals which will be incompatible at particular locations has been devised. The compatibility evaluation of all conditional uses also provides for evaluations in a manner which is both systematic and consistent.

B. Purpose; Use:

- 1. The compatibility rating is to be used as a tool to assist in the determination of compatibility. The compatibility rating is not the sole deciding factor in the approval or denial of any application.
- 2. Staff prepares a preliminary compatibility rating for conditional use permits, except for conditional use permits for PUDs. The commission reviews the compatibility rating and may change any value.
- C. General Evaluation: Completing the compatibility questions and evaluation (form):
 - 1. All evaluations shall be made as objectively as possible by assignment of points for each of a series of questions. Points shall be assigned as follows:
 - Plus 2 assigned for full compatibility (adjacency encouraged).
 - Plus 1 assigned for partial compatibility (adjacency not necessarily encouraged).
 - 0 assigned if not applicable or neutral.
 - Minus 1 assigned for minimal compatibility (adjacency not discouraged).
 - Minus 2 assigned for no compatibility (adjacency not acceptable).
 - 2. Each response value shall be multiplied by some number, which indicates how important that particular response is relative to all the others. Multipliers shall be any of the following:
 - x4 indicates major relative importance.
 - x3 indicates above average relative importance.
 - x2 indicates below average relative importance.
 - x1 indicates minor relative importance.
- D. Matrix Questions 1 Through 3: The following matrix shall be utilized, wherever practical, to determine response values for questions one through three (3). Uses classified and listed in the left hand column and across the top of the matrix represent possible proposed, adjacent, or vicinity land uses. Each box indicates the extent of compatibility between any two (2) intersecting uses. These numbers should not be changed from proposal to proposal, except where distinctive uses arise which may present unique compatibility considerations. The commission shall determine whether or not there is a unique consideration.

E. Terms:

DOMINANT ADJACENT LAND USE: Any use which is within three hundred feet (300') of the use boundary being proposed; and

- 1. Comprises at least one-half (1/2) of the adjacent uses and one-fourth (1/4) of the total adjacent area; or
- 2. Where two (2) or more uses compete equally in number and are more frequent than all the other uses, the one with the greatest amount of acreage is the dominant land use; or
- 3. In all other situations, no dominant land use exists. When this occurs, the response value shall be zero.

LOCAL VICINITY: Land uses within a one to three (3) mile radius. The various uses therein should be identified and averaged to determine the overall use of the land.

F. Questions 4 Through 9:

- In determining the response values for questions 4 through 9, the evaluators shall consider the information contained in the application, the goals and objectives of the comprehensive plan, the provisions of this title and related ordinances, information gained from an actual inspection of the site, and information gathered by the staff.
- 2. The evaluator or commission shall also consider proposed mitigation of the determined impacts. Adequacy of the mitigation will be a factor.

APPENDIX A

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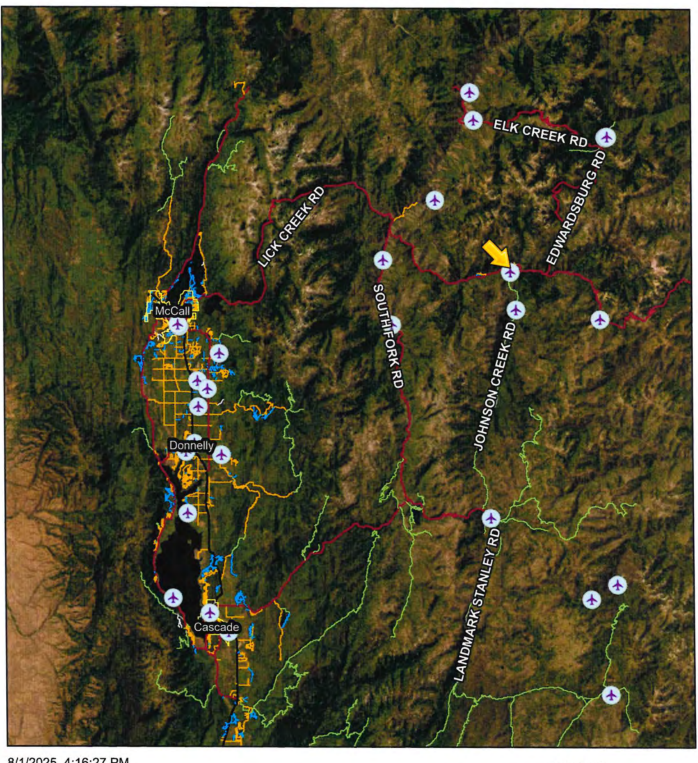
RATE THE SOLID SQUARES AS +2

Compatibility Questions and Evaluation

Matrix Line # / Use:	Prepared by:
YES/NO X Value	Use Matrix Values:
(+2/-2) <u>+2</u> x 4 <u>+8</u>	1. Is the proposed use compatible with the dominant adjacent land use?
(+2/-2) <u>-/</u> x 2 <u>-2</u>	2. Is the proposed use compatible with the other adjacent land uses (total and average)?
(+2/-2) +2 x 1 +2	3. Is the proposed use generally compatible with the overall land use in the local vicinity? 4. A. Magain
(+2/-2) <u>+/</u> x 3 <u>+3</u>	Site Specific Evaluation (Impacts and Proposed Mitigation) 4. Is the property large enough, does the existence of wooded area, or does the lay of the land help to minimize any potential impacts the proposed use may have on adjacent uses?
(+2/-2) <u>+2</u> X 1 <u>+2</u>	5. Is the size or scale of proposed lots and/or structures similar to adjacent ones?
(+21-2) +2 X 2 +4	6. Is the traffic volume and character to be generated by the proposed use similar to the uses on properties that will be affected by proximity to parking lots, onsite roads, or access roads?
(+2/-2) +2 x 2 +4	7. Is the potential impact on adjacent properties due to the consuming or emission of any resource or substance compatible with that of existing uses? No Impact
(+2/-2) <u>+/</u> x 2 <u>+ 2</u>	8. Is the proposed use compatible with the abilities of public agencies to provide service or of public facilities to accommodate the proposed use demands on utilities, fire and police protection, schools, roads, traffic control, parks, and open areas? Very few services; if no kindscaping will a import to warter.
(+2/-2) + X 2 + 4 Sub-Total (+) 29	9. Is the proposed use cost effective when comparing the cost for providing public services and improving public facilities to the increases in public revenue from the improved property? No Change
Sub-Total () 2	
Total Score +27	

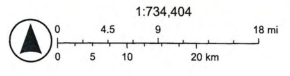
The resulting values for each questions shall be totaled so that each land use and development proposal receives a single final score.

C.U.P. 25-021 Location Map



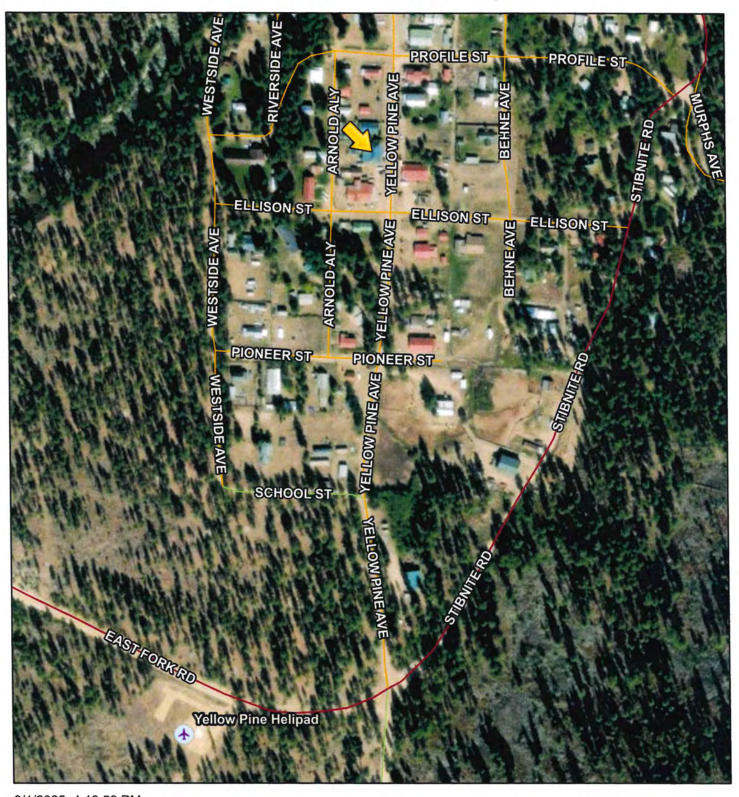
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Earthstar Geographics

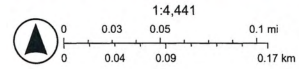
C.U.P. 25-021 Location Map 2



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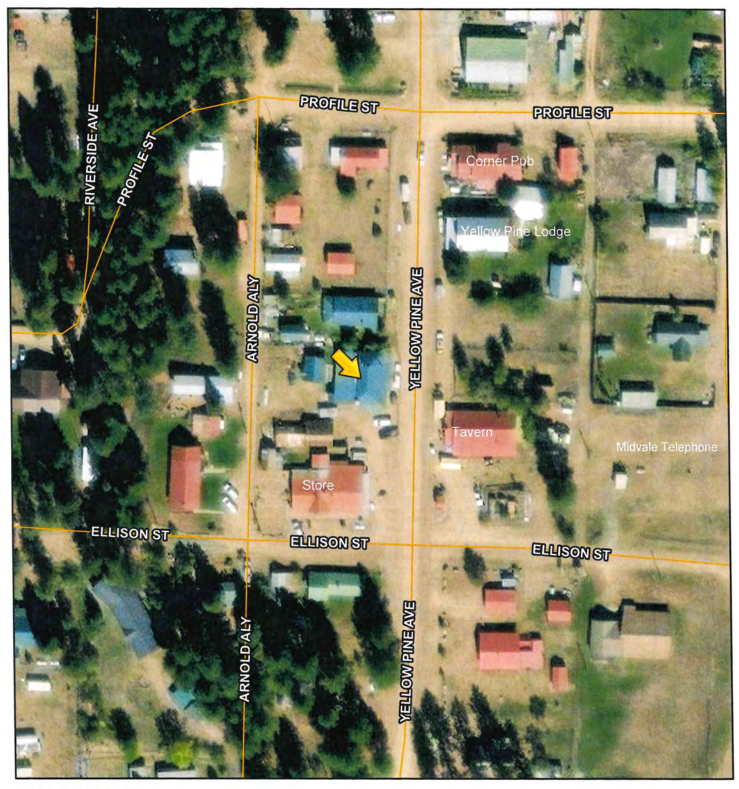
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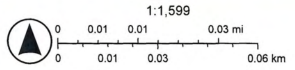


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C.U.P. 25-021 Aerial

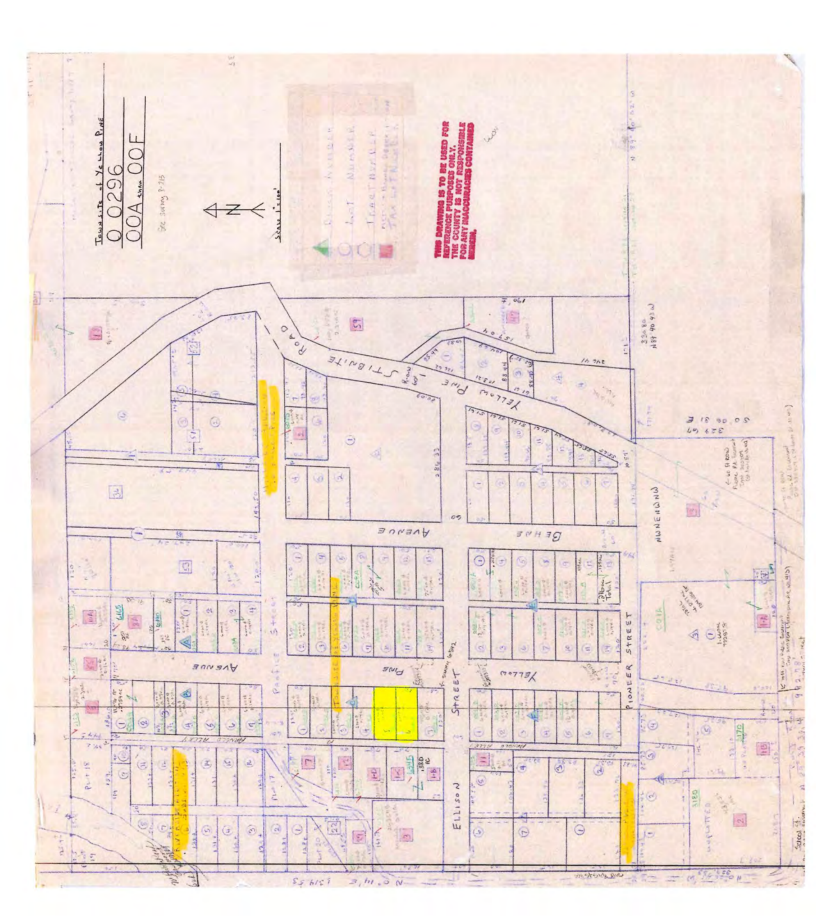


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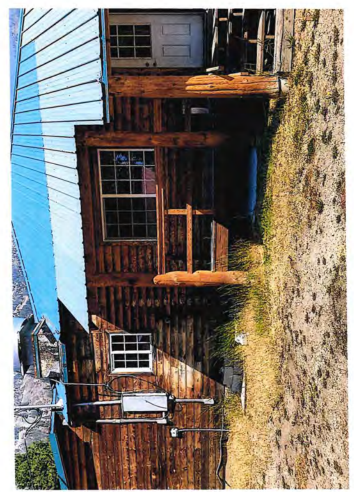
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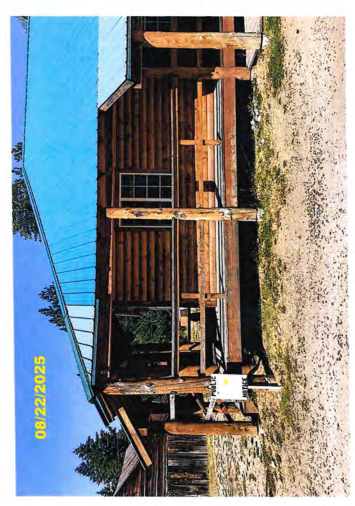
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YELLOW PINE WATER USERS ASSOCIATION PO Box 11 Yellow Pine, ID 83677 (208) 830-5587 Tim DeHaas, President Tom Olson, Vice Pres. Lynn Imel, Sec./Treas. Jason Stevens, Member Clint Limbaugh, Member

August 23, 2025

To: Valley County Commissioners

From: Yellow Pine Water Users Association (YPWUA)

Re: C.U.P. 25-021 Perpetua Resources Office

The Board of Yellow Pine Water Users Association requests that the following comments be considered by the Valley County Planning & Zoning Commission.

We note the plan shows, "additional landscaping with grass and green coverage on the site.", "including grass and trees" to be irrigated using the water delivered by YPWU. If this plan is implemented, the use of irrigation will undermine the efforts of the YPWUA to provide potable water. We want to see Perpetua present a cooperative example to the community.

When the "Boil Water Advisory" was implemented, the Board requested that all property owners stop irrigation of grass and vegetation. (See attached letter from Warren Drake, the contracted professional Water Operator.) He has repeatedly requested that we stop all irrigation and unnecessary use. Irrigation, dust abatement on roads and car washing are discouraged.

Perpetua's view that irrigation water will be available is inaccurate.

Pg. 11. #'s 9 & 11. Our water permits allow diversion for domestic and culinary use, not irrigation. Irrigation availability is not provided now and is not included in our goals.

This is the only source of household water for the community of Yellow Pine. This water supply has been under a "Boil Water Advisory" for more than ten years because the amount of water used by 120 houses and businesses exceeds the production of the treatment plant. The result is unacceptable chlorination treatment. That Advisory is expected to remain until the water treatment facility and distribution lines are replaced. The new facility and distribution lines are expected to be operational after 2027, and will not increase the amount of water available.

The water will be in compliance with regulations, leaks reduced, Boil Water Advisory removed.

Thank you, Tim We Haas, Pres.

Yellow Pine Water Users Assoc. Board

From: Lynnea Imel

Sent: Saturday, August 16, 2025 11:07 AM

To: Lynnea Imel

Subject: Fwd: Yellow Pine water use exceeding system capacity

Lynnea Imel Sent from my iPad

Begin forwarded message:

From: Warren Drake <wdrake@drakediversified.com>

Date: July 4, 2025 at 9:03:29 AM MDT

To: Nicki Harnar

Cc: Lynnea imel

, Clint Limbaugh

Subject: Yellow Pine water use exceeding system capacity

To the Yellow Pine Water Users Association Board,

At yesterday's published production rate of 68 gallons per minute, the filters are capable of producing approximately 98,000 gallons per day. At today's published production rate of 74 gallons per minute, the filters can produce almost 109,000 gallons per day. Based on that information, production from the filters is not the problem. Raking the filters only increased production by approximately 6 gallons per minute which confirms that the filters are producing a very high volume of water. If they were restricted, raking would have made a substantial difference in production capacity. There is a physical limit to what the filters can produce and 100,000 gallons a day is about it

It appears that the current low pressure issue is due to extreme high volume of water use in town.

At some point water use restriction must be implemented.

67,000 gallons a day for a community the size of Yellow Pine is unsustainable considering the capacity of the treatment system. For reference, water use in the City of Donnelly which includes multiple businesses, bars, a school, and approximately 300 residents averages about 35,000 to 40,000 gallons a day.

Restricting landscape irrigation would be the first way to positively and quickly impact the situation since it is without a doubt the biggest single water use in residential applications. Addressing system leaks is also extremely important but is a longer-term solution. Stop people from watering their yards and I believe it's very likely this low pressure situation could be resolved almost immediately.

Warren

From: Emily Hart <ehart@mccall.id.us> Sent: Thursday, August 21, 2025 10:52 AM To: Lori Hunter < lhunter@valleycountyid.gov>

Subject: Re: Public Hearings - Valley County PZ - Sept. 11, 2025

Lori,

SUB 25-019 is 1.8 miles from Runway 34. In Horizontal Surface. Prescreen for FAA Form 7460-1 submittal https://oeaaa.faa.gov/oeaaa/oe3a/main/#/noticePrescreen

Obstruction Evaluation / Airport Airspace Analysis (OE3A)

The Federal Aviation Administration (FAA) Obstruction Evaluation Group (OEG) is currently closed. Unfortunately, due to this closure we will not be able to accept new or process previously submitted applications for off-airport filings under 14 CFR Part 77. Upon our return, the OEG staff will immediately begin accepting e-filings via this website and process applications as quickly as possible ...

oeaaa.faa.gov

No other Airport comments for the Sept. 11 Agenda.

Have a great day,

Emily

Emily Hart, C.M. | McCall Airport Manager 336 Deinhard Lane Hangar 100 | McCall, ID 83638 Direct: 208.634.8965 | Cell: 208.630.3441

www.mccall.id.us/airport