

NOTICE AND AGENDA

Notice is hereby given that the City Council of the City of Santaquin will hold a City Council Meeting on Wednesday, October 7, 2015, in the Council Chambers, 45 West 100 South, at 6:00 p.m.

1. **ROLL CALL**
2. **PLEDGE OF ALLEGIANCE**
3. **INVOCATION/INSPIRATIONAL THOUGHT**
4. **DECLARATION OF ANY CONFLICT OF INTEREST**
5. **CONSENT AGENDA**
 - a. Minutes:
 1. September 9, 2015 Council Meeting
 - b. Bills:
 1. \$590,068.61
5. **PUBLIC FORUM, BID OPENINGS, AWARDS, AND APPOINTMENTS**

Public Forum is held to a 30-minute maximum with each speaker given no more than 5 minutes each. If more than 6 Speakers, time will be adjusted accordingly to meet the 30 minute requirement
6. **FORMAL PUBLIC HEARING**
7. **UNFINISHED BUSINESS**
8. **BUSINESS LICENSES**
9. **NEW BUSINESS**
 - a. Discussion and Possible Action with regard to a possible lease agreement with Intellipop Internet Provider.
 - b. Discussion and Possible Action with regard to the Quiet Zone Project
 - c. Ratification of the Mayor's Approval of an Out of State Training Request for the Police Department
10. **INTRODUCTIONS AND ADOPTION OF ORDINANCES AND RESOLUTIONS**
 - a. Ordinance 09-01-2015, "An Ordinance Providing for the Deferral of Infrastructure Installation in the Core Area of Town"
 - b. Resolution 10-01-2015, "A Resolution Adopting the Sanitary Sewer Management Plan"
 - c. Resolution 10-02-2015, "A Resolution Approving Public Works Facility Change Order #1"
 - d. Resolution 10-03-2015, "A Resolution Approving the Form of the Equipment Lease Agreement with Zions First National Bank"
 - e. Resolution 10-04-2015, "A Resolution Approving the Surplus of City Equipment"
11. **CONVENE OF THE COMMUNITY DEVELOPMENT BOARD**
12. **CONVENE OF THE SPECIAL SERVICE DISTRICT FOR ROADS MAINTENANCE**
13. **CONVENE OF THE LOCAL BUILDING AUTHORITY OF SANTAQUIN CITY**
14. **PETITIONS AND COMMUNICATIONS**
15. **REPORTS OF OFFICERS, STAFF, BOARDS, AND COMMITTEES**
 - a. City Manager Reeves
 - b. Assistant City Manager Marker
16. **REPORTS BY MAYOR AND COUNCIL MEMBERS**
 - a. Mayor Hunsaker
 - b. Council Members
17. **EXECUTIVE SESSION** (May be called to discuss the character, professional competence, or physical or mental health of an individual)
18. **EXECUTIVE SESSION** (May be called to discuss the pending or reasonably imminent litigation, and/or purchase, exchange, or lease of real property)
19. **ADJOURNMENT**

If you are planning to attend this Public Meeting and, due to a disability, need assistance in understanding or participating in the meeting, please notify the City ten or more hours in advance and we will, within reason, provide what assistance may be required.

CERTIFICATE OF MAILING/POSTING

The undersigned duly appointed City Recorder for the municipality of Santaquin City hereby certifies that a copy of the foregoing Notice and Agenda was e-mailed to the Payson Chronicle, Payson, UT, 84651, posted in 3 places; City Center, Post Office and Zions Bank as well as posted on the State of Utah's Public Website.

BY: _____
Susan B. Farnsworth, City Recorder

**MINUTES OF A CITY COUNCIL MEETING
HELD IN THE COUNCIL CHAMBERS
OCTOBER 7, 2015**

The meeting was called to order by Mayor Kirk Hunsaker at 6:00 p.m. Council Members attending: David Hathaway, Mandy Jeffs, and Nick Miller. Keith Broadhead and Matthew Carr were excused.

Others attending: City Manager Benjamin Reeves, Assistant City Manager Dennis Marker, Chief Rod Hurst, Legal Counsel Brett Rich, Public Works Supervisor Jason Callaway, Intellipop Representative Aaron Hildreth, Payson & Santaquin Area Chamber of Commerce Representative Colin Logue, Tod Rowley, Chad Sperry, Lee Johnson, Janna Johnson, Dayna Dickie, Jessica Dickie, Marianne Stevenson, Cindy Johnson, Catherine Holman, Colby Jensen, Scout Troop 898 Member, and other unidentified individuals.

PLEDGE OF ALLEGIANCE

Mr. Jensen led the Pledge of Allegiance.

INVOCATION/INSPIRATIONAL THOUGHT

Mayor Hunsaker offered an Invocation.

CONSENT AGENDA

Minutes:

September 9, 2015 Council Meeting

Bills:

\$590,068.61

Council Member Miller moved to approve the Consent Agenda. Council Member Jeffs seconded the motion the vote was as follows:

Council Member Hathaway	Aye
Council Member Jeffs	Aye
Council Member Miller	Aye

The motion passed unanimously.

PUBLIC FORUM, BID OPENINGS, AWARDS, AND APPOINTMENTS

Mr. Johnson requested the Ordinance addressing the deferral of infrastructure installation in the core area of town be addressed and adopted.

FORMAL PUBLIC HEARING

No Formal Public Hearings were scheduled.

UNFINISHED BUSINESS

No unfinished business was discussed.

BUSINESS LICENSES

City Manager Reeves reported there were two new business licenses issued since the last time the Mayor and Council Members met.

- Intellipop, Aaron Hildreth, Door to Door Solicitors for Internet service
- Vinroe Builders & Commercial Maintenance, Dennis Vinroe, 678 North 240 West, Maintenance for commercial buildings

NEW BUSINESS

Discussion and Possible Action with regard to a possible lease agreement with Intellipop Internet Provider

City Manager Reeves reviewed the letter submitted by Aaron Hildreth, Intellipop Representative, with regard to contracting with the City to establish new wireless facility sites. (See attachment "A" for a copy of the letter, the proposed contract and a site map)

Council Member Hathaway, Jeffs and Miller were in favor of exploring the option of a contract with Intellipop. Council Member Miller expressed his reluctance for trading fees for a service.

Discussion and Possible Action with regard to the Quiet Zone Project

Assistant City Manager Marker reviewed the timeline associated with implementing the Quiet Zone. (See Attachment "B"). He indicated there are various steps that need to be taken which include mailing Notices of Intent to Create, a comment period, addressing of the comments, mailing of a Notice to Implement a Quiet Zone, and an additional waiting period. After these actions are done, the Quiet Zone could be implemented. It was suggested that the Quiet Zone area be increased to a 1250' radius.

Ratification of the Mayor's Approval of an Out of State Training Request for the Police Department

Council Member Miller moved to ratify the Mayor's approval of an Out of State Training Request for the Police Department. Council Member Jeffs seconded the motion. The vote was as follows:

Council Member Hathaway	Aye
Council Member Jeffs	Aye
Council Member Miller	Aye

The motion passed unanimously. (See Attachment "C" for request)

INTRODUCTIONS AND ADOPTION OF ORDINANCES AND RESOLUTIONS

Ordinance 09-01-2015, "An Ordinance Providing for the Deferral of Infrastructure Installation in the Core Area of Town"

Council Member Miller moved to approve Ordinance 09-01-2015, "An Ordinance Providing for the Deferral of Infrastructure Installation in the Core Area of Town". Council Member Hathaway seconded the motion. The vote was as follows:

Council Member Hathaway	Aye
Council Member Jeffs	Aye
Council Member Miller	Aye

The motion passed unanimously.

Mayor Hunsaker acknowledged Mr. Logue, President of the Payson & Santaquin Area Chamber of Commerce and gave him permission to address those in attendance. Mr. Logue introduced Mr. Rowley, a representative of the Red Barn, which has been chosen as the Business of the Month for October 2015. Mr. Rowley indicated the Red Barn is holding a number of events throughout the fall season and encouraged the Mayor and Council Members to attend. Mr. Logue also reported the Chamber is sponsoring a "Great Pumpkin Hunt".

Any Chamber member business is encouraged to participate. There will be cards available for the participants to take to the various businesses to have them "stamped". After they are stamped the card holders will be eligible to win prizes. Everyone was encouraged to visit the Chamber website.

Resolution 10-01-2015, "A Resolution Adopting the Sanitary Sewer Management Plan"

Supervisor Callaway reported the proposed plan gives the Public Works Department guidance on handling various aspects of the Sewer System. City Manager Reeves thanked Mr. Callaway for his participation in drafting the Plan.

Council Member Jeffs moved to approve Resolution 10-01-2015, "A Resolution Adopting the Sanitary Sewer Management Plan". Council Member Hathaway seconded the motion. The vote was as follows:

Council Member Hathaway	Aye
Council Member Jeffs	Aye
Council Member Miller	Aye

The vote to approve Resolution 10-01-2015 was unanimous.

Resolution 10-02-2015, "A Resolution Approving Public Works Facility Change Order #1"

Council Member Miller moved to approve Resolution 10-02-2015, "A Resolution Approving Public Works Facility Change Order #1". Council Member Jeffs seconded the motion. The vote was as follows:

Council Member Hathaway	Aye
Council Member Jeffs	Aye
Council Member Miller	Aye

The vote to approve Resolution 10-02-2015 was unanimous.

Resolution 10-03-2015, "A Resolution Approving the Form of the Equipment Lease Agreement with Zions First National Bank"

Council Member Hathaway moved to approve Resolution 10-03-2015, "A Resolution Approving the Form of the Equipment Lease Agreement with Zions First National Bank". Council Member Jeffs seconded the motion. The vote was as follows:

Council Member Hathaway	Aye
Council Member Jeffs	Aye
Council Member Miller	Aye

The vote to approve Resolution 10-3-2015 was unanimous.

Resolution 10-04-2015, "A Resolution Approving the Surplus of City Equipment"

Council Member Miller moved to approve Resolution 10-04-2015, "A Resolution Approving the Surplus of City Equipment". Council Member Hathaway seconded the motion. The vote was as follows:

Council Member Hathaway	Aye
Council Member Jeffs	Aye
Council Member Miller	Aye

The vote to approve Resolution 10-4-2015 was unanimous

CONVENE OF THE COMMUNITY DEVELOPMENT BOARD

The Community Development Board was not convened.

CONVENE OF THE SPECIAL SERVICE DISTRICT FOR ROADS MAINTENANCE

The Special Service District for Roads Maintenance was not convened.

CONVENE OF THE LOCAL BUILDING AUTHORITY OF SANTAQUIN CITY

The Local Building Authority of Santaquin City was not convened.

PETITIONS AND COMMUNICATIONS

No Petitions or Communications were discussed.

REPORTS OF OFFICERS, STAFF, BOARDS, AND COMMITTEES

City Manager Reeves

City Manager Reeves expressed his appreciation for being allowed to attend the National City Managers Conference. He indicated it was a great experience as well as very educational.

He also reported the following:

- The past evening the Fire/EMS Department held their Fire Safety Event
- This is the 6th week of "Santaquin University" offered for the Election Candidates – Ms. Stevenson voiced her appreciation for being able to attend
- The Employee Birthday is scheduled for October 19th at noon

Assistant City Manager Marker

Assistant City Manager expressed his appreciation to the Red Barn for helping with the "Orchard Fun Run" which was held September 22nd. There were 40 participants, which was thought to be a great participation due to this being the first year for the event.

He also reported the following:

- The Events Coordinator is researching the possibility of holding a Soap Box Derby in the spring
- Mr. Marker will be meeting with the Recreation Consultant at 3:30 pm tomorrow to review the community survey
- The Planning Commission will meet tomorrow night to review a proposed property rezone

REPORTS BY MAYOR AND COUNCIL MEMBERS

Mayor Hunsaker

Mayor Hunsaker reported that he, Assistant City Manager Marker and Curtis Rowley had been asked to sit on a committee which was focusing on ways to preserve the farm ground in Utah County. He will share information as it becomes available.

Council Members

Council Member Jeffs reported the Fire/EMS Association are selling chances on a full pig cut and wrapped. The proceeds will be given to Primary Children's Hospital. The drawing will be held in mid-December. Chances can be purchased by contacting any of the Fire/EMS Department Members.

Council Member Jeffs asked when the Salary Review Committee would be meeting. City Manager Reeves indicated the Employee Evaluations will take place during the months of November and December. She was told the increases were merit driven therefore the Committee should wait until after the evaluations are completed before meeting.

Council Member Jeffs reported she had been contacted by a resident requesting a 4 way stop at the top of Summit Ridge Parkway. Assistant City Manager Marker indicated an engineering study should be completed before any stop signs are installed.

EXECUTIVE SESSION (May be called to discuss the character, professional competence, or physical or mental health of an individual)

No Executive Session to discuss the character, professional competence, or physical or mental health of an individual was held.

EXECUTIVE SESSION (May be called to discuss the pending or reasonably imminent litigation, and/or purchase, exchange, or lease of real property)

No Executive Session to discuss the pending or reasonably imminent litigation, and/or purchase, exchange, or lease of real property was held.

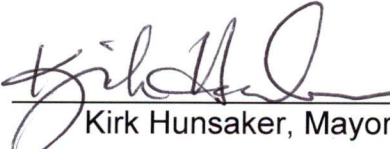
ADJOURNMENT

At 7:31 p.m. Council Member Miller moved to adjourn. Council Member Hathaway seconded the motion. The vote was as follows:

Council Member Hathaway	Aye
Council Member Jeffs	Aye
Council Member Miller	Aye

The motion to adjourn passed unanimously.

Approved on October 21, 2015.


Kirk Hunsaker, Mayor


Susan B. Farnsworth, Recorder

Intellipop, LLC
358 South 700 East Suite B202
801-300-7788
aaron@intellipop.co
www.intellipop.co



SEPTEMBER 25, 2015

Santaquin City Council

275 West Main Street Santaquin, UT 84655

Council Members,

We are Intellipop Internet Services, a locally owned operation proudly servicing residents in the city of Santaquin with fixed wireless internet service. We are looking to improve our service capabilities to residents and would like to work with the city to establish new wireless facility sites. These sites would allow us to serve residents in Summit Ridge and enhance existing coverage in Santaquin.

Currently, Intellipop has strong coverage on the east bench and the north side of Main Street with a wireless facility site located in the Payson area. Intellipop proposes building new sites at geo coordinates 39.9582944, -111.7762361 and geo coordinates 39.9683806, -111.8149194.

When these sites are completed Intellipop would be able to provide high speed broadband plans up to 50 Mbps to residents in Summit Ridge. In return, Intellipop would like to offer a trade of services in the form of redundancy internet service to the Public Works facility, the Santaquin City Court and the City Library.

Attached is a proposed contract and site sketches for the work that would be performed at these sites. We would like to be on the agenda for the upcoming October 7th, 2015 city council meeting to discuss the issue with interested parties.

Please call or e-mail with any questions you may have.

Warm regards,

Aaron Hildreth

CO FOUNDER, INTELLIPOP

City of Santaquin
INTELLIPOP WIRELESS FACILITY SITE AGREEMENT

Lessor leases to Lessee, the site(s) described below:

- Area on properties belonging to the City of Santaquin to host equipment needed for wireless internet service including, but not limited to, mounting enclosure, wireless equipment and necessary cabling and grounding.
- Site "A" is a water tower located south of Orchard Elementary. Site "B" is a water station located on the north side of the Summit Ridge area.
- Easement on properties for access to site at any time as needed

In the location(s) ("Site") shown on Exhibit A and Exhibit B together with a non-exclusive easement for reasonable access thereto and to the appropriate, in the discretion of Lessee, source of electric facilities. The Site will be used by Lessee for the purpose of installing, removing, replacing, modifying, maintaining and operating, at its expense, communications service system facility, including, without limitation, radio equipment, cable wiring, back-up power sources, related fixtures and, if applicable to the Site, an wireless facility structure. Lessee will use the Site in a manner which will not unreasonably disturb the occupancy of Lessor's other tenants. Lessee will have unrestricted access to the Site 24 hours per day, 7 days per week.

- **Term.** The term of this Agreement (the "Initial Term") is ten (10) years, commencing on date both Lessee and Lessor have executed this Agreement. This Agreement will not automatically renew. Lessee will provide notice of intent to renew six (6) months prior to expirations of this agreement. Lack of notification is assumed to be intent of the Lessee not to pursue renewal.
- **Trade of Services.** Trade of Services (as hereinafter defined) will commence upon the Construction start date and/or installation of Lessee's Antenna Facilities, (the "Trade Commencement Date"). Thereafter, Lessee will provide redundant internet access on Lessee's services to Lessor at sites located at 275 West Main Street, Santaquin UT and a Public Works building on the north side of Santaquin. Services will remain free of charge for length of contract.
- **Title and Quiet Possession.** Lessor represents and agrees (a) that it is the Lessor of the Site; (b) that it has the right to enter into this Agreement; (c) that the person signing this Agreement has the authority to sign; (d) that Lessee is entitled to access to the Site at all times and to the quiet possession of the Site throughout the Initial Term and each Renewal Term so long as Lessee is not in default beyond the expiration of any cure period; (e) that Lessor shall not have unsupervised access to the Site or to the equipment; and (f) that Lessor will upon sale or transfer of the underlying property, provide an assignment letter to Lessee that instructs Lessee to give Trade of Services to the transferee. Lessor further agrees to defend, indemnify and assume all liability for failure to provide Lessee with proper transfer information or required documentation pertaining to subsequent Lessor.

CITY COUNCIL MEETING 10-7-15
ATTACHMENT "A-3"

- **Notices** All notices, requests, demands and other communications hereunder shall be in writing and shall be deemed given if personally delivered or mailed, certified mail, return receipt requested or sent by recognized overnight carrier to the addresses specified below. Notices, requests, demands and other communications may also be given by facsimile transmission, provided that notice is concurrently given by one of the above methods. Communication by electronic or computerized mail shall not be accepted as effective notice under this Agreement. Notices to Lessee must be sent to the address shown underneath Lessee's signature. Notices to Lessor must be sent to the address shown underneath Lessor's signature.
- **Improvements.** Lessee may, at its expense, make such improvements on the Site, as it deems necessary from time to time, for the operation of the facility. Upon termination or expiration of this Agreement, Lessee shall remove its equipment and improvements and will restore the Site to substantially the condition existing on the Commencement Date, except for ordinary wear and tear and casualty loss.
- **Compliance with Laws.** Lessor represents that Lessor's property (including the Site), and all improvements located thereon, are in substantial compliance with building, life/safety, disability and other laws, codes and regulations of applicable governmental authorities. Lessee will substantially comply with all applicable laws relating to its possession and use of the Site.
- **Interference.** Lessee will resolve technical interference problems with other equipment located at the site on the commencement date or any equipment that becomes attached to the site at any future date when Lessee desires to add additional equipment to the site. Subsequent users: Lessor will not permit or suffer the installation of any future equipment, which (a) results in technical interference problems with Lessee's then existing equipment, (b) encroaches onto the site, or (c) shall not permit the use of any portion of Lessor's property by any subsequent users following installation of Lessee's facilities in a way which materially interferes with the rights of Lessee hereunder.
- **Termination.** Lessee may terminate this Agreement at any time by 90 day notice to Lessor without further liability if Lessor does not obtain all permits or other approvals (collectively, "approval") required from any governmental authority, quasi governmental authority or any easements required from any third party to operate the installed equipment, or if any such approval is canceled, expires or is withdrawn or terminated, or if Lessor fails to have proper Lessorship of the Site or authority to enter into this Agreement.
- **Indemnity.** Lessor and Lessee each indemnifies the other against and holds the other harmless from any and all costs (including reasonable attorneys' fees) and claims of liability or loss which arise out of the Lessorship, use and/or occupancy of the Site by the indemnifying party. This indemnity does not apply to any claims arising from the sole negligence or intentional misconduct of the indemnified party. The indemnity obligations under this Paragraph will survive termination of this Agreement.
- **Hazardous Substances.** Lessor represents that it has no knowledge of any substance, chemical or waste (collectively, "substance") on the Site that is identified as hazardous, toxic or dangerous in any applicable federal, state or local law or regulation. Lessee will not introduce or use any such substance on the Site in violation of any applicable law.

CITY COUNCIL MEETING 10-7-15
ATTACHMENT "A-4"

- **Subordination and Non-Disturbance.** This Agreement is subordinate to any mortgage or deed of trust now of record against the Site. However, promptly after the Agreement is fully executed, Lessor will use diligent efforts to obtain a non-disturbance agreement reasonably acceptable to Lessee from the holder of any such mortgage or deed of trust.
- **Taxes.** Lessee will be responsible for payment of all personal property taxes assessed directly upon and arising solely from its use of the communications facility on the Site. Lessee will pay to Lessor any increase in real property taxes attributable solely to any improvements to the Site made by Lessee within 60 days after receipt of satisfactory documentation indicating calculation of Lessee's share of such real estate taxes and payment of the real estate taxes by Lessor. Lessor will pay when due all other real estate taxes and assessments attributable to the property of Lessor of which the Site is a part and will provide Lessee with proof of such payments.
- **Maintenance.** Lessee will be responsible for repairing and maintaining the tower site and facility and any other improvements installed by Lessee at the Site in a proper operating and reasonably safe condition; provided, however if any such repair or maintenance is required due to the acts of Lessor, its agents or employees, Lessor shall reimburse Lessee for the reasonable costs incurred by Lessee to restore the damaged areas to the condition which existed immediately prior thereto. Lessor will maintain and repair all other portions of the property of which the Site is a part in a proper operating and reasonably safe condition.
- **Miscellaneous.** (a) This Agreement applies to and binds the heirs, successors, executors, administrators and assigns of the parties to this Agreement, including any successor by merger or sale of assets; (b) this Agreement is governed by the laws of the State of Utah; (c) If requested by Lessee, Lessor agrees promptly to execute and deliver to Lessee a recordable Memorandum of this Agreement in the form of Exhibit B; (d) this Agreement (including the Exhibits) constitutes the entire agreement between the parties and supersedes all prior written and verbal agreements, representations, promises or understandings between the parties. Any amendments to this Agreement must be in writing and executed by both parties; (e) if any provision of this Agreement is invalid or unenforceable with respect to any party, the remainder of this Agreement or the application of such provision to persons other than those as to whom it is held invalid or unenforceable, will not be affected and each provision of this Agreement will be valid and enforceable to the fullest extent permitted by law; and (f) the prevailing party in any action or proceeding in court or mutually agreed upon arbitration proceeding to enforce the terms of this Agreement is entitled to receive its reasonable attorneys' fees and other reasonable enforcement costs and expenses from the non-prevailing party.
- **Non-Binding Until Fully Executed.** This Agreement is for discussion purposes only and does not constitute a formal offer by either party. This Agreement is not and shall not be binding on either party until and unless it is fully executed by both parties.
- **Authority.** Each party hereby represents and warrants to the other that the undersigned person is duly authorized to execute this Lease Agreement by and on behalf of such party.

**CITY COUNCIL MEETING 10-7-15
ATTACHMENT "A-5"**

The following Exhibits are attached to and made a part of this Agreement: Exhibits A (Site Description for site "A") and Exhibit B (Site Description for site "B")

EXHIBIT A: Site Map and Description

Site situated in the City of Santaquin, County of Utah, State of Utah

Note: Lessor and Lessee may, at Lessee's option, replace this Exhibit with an exhibit setting forth the legal description of the property on which the Site is located and/or an as-built drawing depicting the Site.

Such Agreement provides in part that Lessor leases to Lessee a certain site ("Site") 10252 South 600 West Payson UT 84651, within the property of Lessor which is described in Exhibit A attached hereto, with grant of easement for unrestricted rights of access thereto and to electric and telephone facilities for a term of ten years commencing on __/__/20__

IN WITNESS WHEREOF, the parties have executed this Memorandum as of the day and year first above written.

LESSOR:

City of Santaquin

275 West Main Street
Santaquin, UT 84655

LESSEE:

Intellipop, LLC
358 South 700 East
Suite B-202
Salt Lake City, UT 84102

LESSEE:

City of Santaquin Agent

LESSOR:

Intellipop Managing Member 1

Intellipop Managing Member 2

Exhibit "A" Site Sketch



Site located at: 39.9582944, -111.7762361

Site A would consist of a 13' non penetrating roof sled secured with concrete bricks and rubber padding. An access box will be located on the sled and power will be delivered with solar panels. This will not cause any permanent changes to the structure on site

CITY COUNCIL MEETING 10-7-15
ATTACHMENT "A-7"

Exhibit "B" Site Sketch

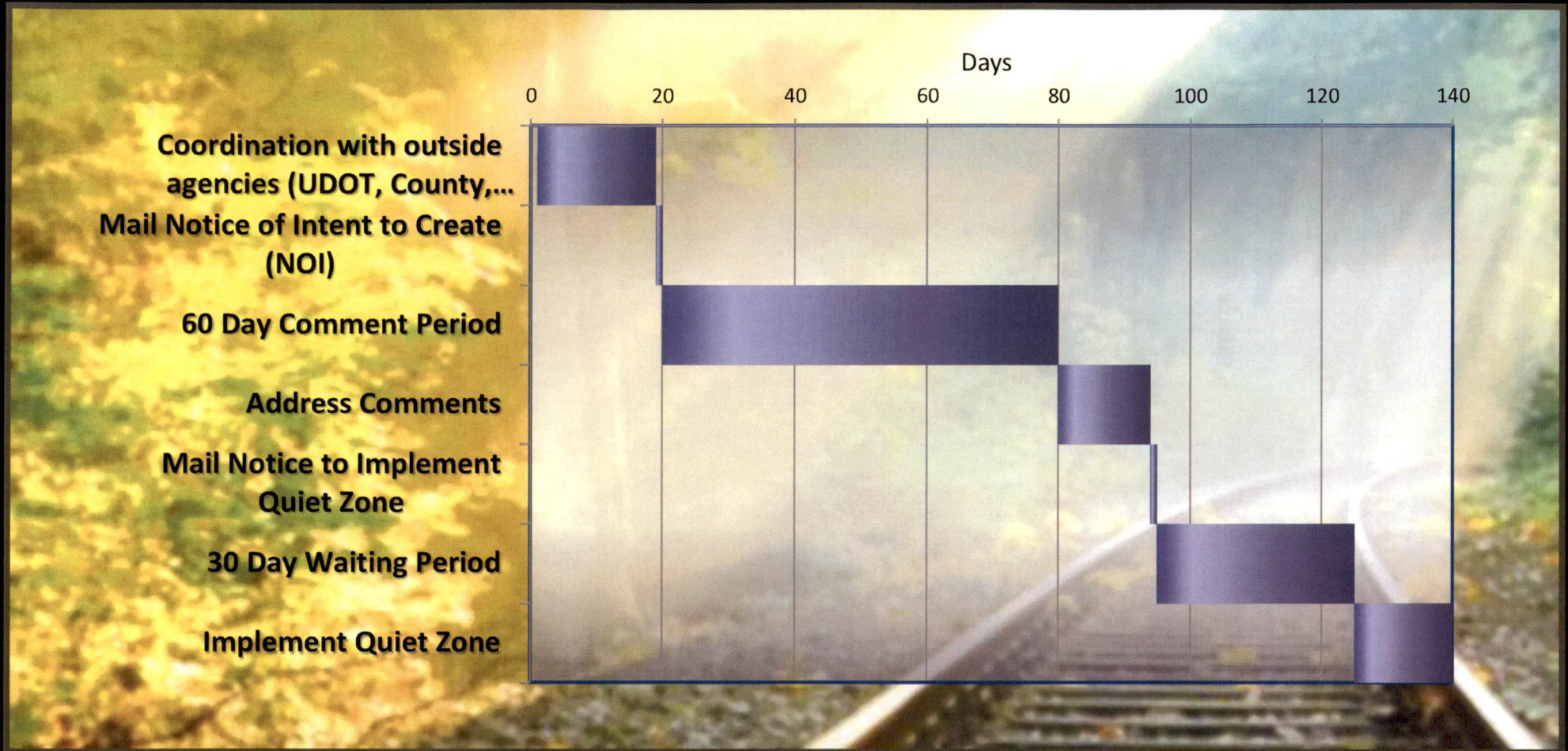


Site located at: and 39.9683806, -111.8149194

Site B would utilize a non penetrating roof mount on the roof of this structure. An access box will be attached to the north side of the building to power the site. If no existing electricity exists, solar panels can be used.

CITY COUNCIL MEETING 10-7-15
ATTACHMENT "A-8"





Anticipated Full Implementation Date

March 1, 2016

CITY COUNCIL MEETING 10-7-15
ATTACHMENT "C-1"



2015 LAS VEGAS POLICE K9 TRIALS



OCTOBER, 9TH – 11TH

"One of the most remarkable bonds between man and animal is shared by the canine officer and his K9 companion. The bond between them and their K9 partners is complete and unconditional, even to the willingness to give their life for the protection of the city they both serve."

-Siegfried and Roy

Dear Mayor and Councilmembers:

I would like to respectfully request your approval to attend the 2015 Las Vegas K-9 Trials to be held on October 9, 10, and 11. This competition will provide a valuable opportunity for Santaquin City and the Santaquin Police Department to showcase the skills of both myself as a handler and my K-9 partner Bud to the entire country. Although this is not considered normal or standard K-9 training, it will no doubt be a great learning opportunity, which will only further enhance the progression of our partnership and skills, which will equate to greater success when working in the line-of-duty for Santaquin City.

This event features dedicated men and women committed to the success and professionalism of police service dogs. They train hard to provide an irreplaceable service to their respective communities. These Trials provide a forum for these officers to exchange ideas and compare their programs, so that they may continue to enhance their effectiveness.

Narcotic searches are intense work for the handler and the dog. While patrol dogs have the luxury of searching for a 180-pound human being, narcotic detector dogs like Bud most often have only a few grams of controlled substance to locate. During these Trials, the teams are judged on their working together, fluidness, intensity of the dog's search, and many other factors. With your approval to attend, it will also give the city an opportunity to showcase the abilities of our department's canine Bud, who I feel has a high probability of winning a medal, giving the city recognition for our K-9 program. You have approved and supported the K-9 program and sent Bud and I through the proper training, now we would like to show you and the entire country what our capabilities are by attending these K-9 Trials.

Each phase of the Trial is its own "mini" competition and awards are given for the top five finishers in Narcotics. Each search is timed and used to break ties. Teams are judged on many facets of their performance including the handler's tactics. It would be a great attribute to Santaquin City Police Department's respected and professional reputation if we were able to win one of these highly respected and sought after awards.

Since being certified, Bud has been deployed on 16 vehicle deployments with the following results:

Deployment with narcotic finds/arrests = 9

Deployment with no narcotic finds/arrests = 7

The costs incurred by the city would be nominal, and are listed as follows:

Entry Fee - \$25.00

Lodging (2 nights) - \$240.00

Fuel/Transportation – \$100.00 in police K9 vehicle with insert/kennel. City assigned gas card for fuel.

TOTAL = \$365.00.

Thank you for your consideration and continued support of our police department's K-9 program.

Officer Mike Wall and canine partner Bud

**CITY COUNCIL MEETING 10-7-15
ATTACHMENT "C-2"**

SANTAQUIN CITY TRAVEL AND EDUCATION REQUEST FORM

NAME: (NOTE: Only ONE person per form please!!) <div style="text-align: center; font-family: cursive; font-size: 1.2em;">MIKE WALL</div>		
DESCRIPTION OF TRAINING: <div style="text-align: center; font-family: cursive; font-size: 1.2em;">LAS VEGAS K9 TRIALS</div>		
I request approval of these costs. They are true and correct to the best of my knowledge.		
Employee signature: 	ADMIN APPROVAL:	GL NUMBER:
Approved by:		

ATTACH COPY OF YOUR CONFERENCE SCHEDULE, HIGHLIGHT ANY MEALS INCLUDED/PROVIDED

DATE	LOCATION City, Hotel Etc.	LODGING COSTS	PER DIEM	OTHER (Books, Etc.)
10/9	LAS VEGAS	\$119. ⁰⁰	B \$10 <input type="checkbox"/> L \$13 <input type="checkbox"/> D \$16 <input type="checkbox"/>	
10/10	LAS VEGAS	\$119. ⁰⁰	B \$10 <input type="checkbox"/> L \$13 <input type="checkbox"/> D \$16 <input type="checkbox"/>	
10/11	—	—	B \$10 <input type="checkbox"/> L \$13 <input type="checkbox"/> D \$16 <input type="checkbox"/>	—
			B \$11 <input type="checkbox"/> L \$13 <input type="checkbox"/> D \$16 <input type="checkbox"/>	
			B \$11 <input type="checkbox"/> L \$13 <input type="checkbox"/> D \$16 <input type="checkbox"/>	
		\$ 238 ⁰⁰	\$	\$

Are you taking a City Vehicle? <input checked="" type="checkbox"/> Y <input type="checkbox"/> N
Do you get a vehicle allowance? <input checked="" type="checkbox"/> Y <input type="checkbox"/> N
MILEAGE # OF MILES X .565 = MILEAGE TOTAL \$
AIR FARE (if flying) \$
REGISTRATION TOTAL \$ 25 ⁰⁰
GRAND TOTAL \$ 263 ⁰⁰

PAY TO:	EMPLOYEE	OTHER
REGISTRATION COMPLETE AND ATTACH ALL REGISTRATION FORMS		<input type="checkbox"/> TO: MAILING ADDRESS:
HOTEL INCLUDE NAME & CONFIRMATION		<input type="checkbox"/> TO: MAILING ADDRESS:
PER DIEM	<input type="checkbox"/>	<input type="checkbox"/> TO:
MILEAGE	<input type="checkbox"/>	<input type="checkbox"/> TO: