



**NOTICE OF A MEETING OF THE  
CITY OF HOLLADAY CITY COUNCIL  
THURSDAY, FEBRUARY 19, 2026**

- 5:00 p.m. Council Dinner** – *Council members will be eating dinner. No city business will be discussed.*
- 5:30 p.m. Briefing Session** - *The Council will review and discuss the agenda items; NO decisions will be made*

**PUBLIC NOTICE IS HEREBY GIVEN** that the Holladay City Council will hold a Council meeting on **Thursday, February 19, 2026 at 6:00 pm**. Members of the Council may participate by electronic means if needed. The Council Chambers shall serve as the anchor location.

*\* Agenda items may be moved in order, sequence and time to meet the needs of the Council*

All documents available to the City Council are accessible on the City's website or in this agenda. Interested parties are encouraged to watch the **live video stream** of the meeting - [agendas/https://holladayut.gov/government/agendas\\_and\\_minutes.php](https://holladayut.gov/government/agendas_and_minutes.php)

To provide a public comment or make a comment during any public hearing, may do so in the following ways:

1. **In-person attendance:** at Holladay City Hall
2. **Email** your comments by 5:00 pm on the date of the meeting to [scarlson@holladayut.gov](mailto:scarlson@holladayut.gov)

**AGENDA**

- I. **Welcome** – *Mayor Fotheringham*
- II. **Pledge of Allegiance** –
- III. **Public Comments**  
*Any person wishing to comment on any item not otherwise on the agenda may provide their comment via email to the Council before 5:00 p.m. on the day of the meeting to [scarlson@holladayut.gov](mailto:scarlson@holladayut.gov) with the subject line: Public Comment. Comments are subject to the Public Comment Policy set forth below*
- IV. **Consideration of Ordinance 2026 -01 Amending Title 13.86.020 by adding 2394 E Murray Holladay Rd to the Historic Designation List**
- V. **Consideration of Resolution 2026-05 Approving Naming Rights and Donation Agreement with Judd & Becca Tolman**
- VI. **Consideration of Resolution 2026-06 Adopting Policies Relating to the Use of Generative Artificial Intelligence by City Staff**
- VII. **Consent Agenda**  
*a. Approval of Minutes - Jan 8 & 22, 2026*
- VIII. **City Manager Report** – *Gina Chamness*

VIII. ***Council Report & District Issues***

IX. ***Recess City Council in a Work Meeting:***

- a. **Holladay Crossroads Update - Jon**
- b. **Spring Lane Bridging Update - Holly**
- c. **Calendar**
  - Council Meetings – Feb. 19*
  - Council Retreat – Feb. 12*
  - Fine Art Show – Feb. 6-12*

X. ***Closed Session For the Purpose(s) Described in U.C.A. 52-4-204 and 205***

XI. ***Adjourn***

**Public Comment Policy & Procedure:** During each regular Council Meeting there will be a Public Comment Time. The purpose of the Public Comment Time is to allow citizen's access to the Council. Citizens requesting to address the Council will be asked to complete a written request form and present it to the City Recorder. In general, the Chairman will allow an individual three minutes to address the Council. A spokesman, recognized as representing a group in attendance, may be allowed up to five minutes. Comments which cannot be made within these time limits should be submitted in writing to the City Recorder prior to noon the day before the meeting so they can be copied and distributed to the Council. At the conclusion of the Citizen Comment time, the Chairman may direct staff to assist the citizen on the issue presented; direct the citizen to the proper administrative department(s); or take no action. This policy also applies to all Public Hearings.

***CERTIFICATE OF POSTING***

*I certify that the above agenda notice was posted at Holladay City Hall, the City website [www.holladayut.gov](http://www.holladayut.gov), the Utah Public Notice website [www.utah.gov/pmn](http://www.utah.gov/pmn), and the Holladay Library.*

***DATE POSTED: Tuesday, February 17, 2026 at 9:30 am***

*Stephanie N. Carlson, MMC, City Recorder  
City of Holladay*

*Reasonable accommodation for individuals with disabilities or those needing language interpretation services can be provided upon request. For assistance, please call the City Recorder's office at 272-9450 at least three days in advance. TTY/TDD number is (801)270-2425 or call Relay Utah at #7-1-1*

**CITY OF HOLLADAY**

**ORDINANCE NO. 2026-01**

**AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF HOLLADAY DESIGNATING THAT CERTAIN PROPERTY LOCATED AT 2394 E MURRAY HOLLADAY ROAD AS A HISTORIC SITE PURSUANT TO THE ORDINANCES OF THE CITY OF HOLLADAY**

**WHEREAS**, the owner of property located at 2394 E Murray Holladay Rd within the City of Holladay, has requested that the City Council designate the home as a historic site pursuant to the City’s ordinances; and

**WHEREAS**, the City Council of the City of Holladay has held a public hearing and finds that it will serve the public interest and is in the best interests of the property owner and the residents of the City that property be designated a historic site.

**NOW, THEREFORE, BE IT ORDAINED** by the Municipal Council of the City of Holladay, Utah as follows:

**Section 1.** Adoption and Codification. The City Council of the City of Holladay hereby finds that the property located at 2394 E Murray Holladay Rd is a historic site within the meaning of the City’s ordinances and should be designated as a historic site. The provisions of Section 13.86.020(a) of the City Code of the City of Holladay are hereby amended to read in their entirety as set forth in Exhibit A, attached hereto and incorporated herein by reference

**Section 2.** Severability. If any section, part or provision of this Ordinance is held invalid or unenforceable, such invalidity or unenforceability shall not affect any other portion of this Ordinance, and all sections, parts and provisions of this Ordinance shall be severable.

**Section 3.** Effective Date. This Ordinance shall take effect upon publication or posting or thirty (30) days after passage, whichever occurs first.

**PASSED AND APPROVED** this 19<sup>th</sup> day of February, 2026.

**HOLLADAY CITY COUNCIL**

By: \_\_\_\_\_  
Paul Fotheringham, Mayor

[SEAL]

**VOTING:**

David Sundwall	Yea	Nay	___
Matt Durham	Yea	Nay	___
Natalie Bradley	Yea	Nay	___
Drew Quinn	Yea	Nay	___
Emily Gray	Yea	Nay	___
Paul Fotheringham	Yea	Nay	___

CHAPTER 13.86  
HISTORIC PRESERVATION

SECTION:

13.86.010: Purpose

**13.86.020: Historic Sites Register**

13.86.030: Historic Site Modification Permit Conditional Use Permit Required

13.86.040: Noncomplying Conditional Uses

13.86.045: Protective Maintenance Required

13.86.050: Site Modification

13.86.060: Additional Uses For Historic Sites

13.86.065: Modification Defined

13.86.070: Interpretation Of Chapter

13.86.010: PURPOSE:

For the purpose of this chapter the term preservation shall refer to the act or process of applying measures necessary to sustain the existing form, integrity, and materials of an historic property.

This chapter is enacted to establish a historic site register and to provide a sustainable means by which a property owner may maintain a historic site designated by the city council. Provisions within this chapter intend to preserve sites, structures, landmarks or buildings with special historical, architectural or aesthetic value which are unique and irreplaceable assets. To accomplish this purpose, planning commission may approve conditional permits for additional land uses approval is required and all modifications to historical sites. (Ord. 2012-15, 9-20-2012; amd. Ord. 2024-21, 11-21-2024)

13.86.020: HISTORIC SITES DESIGNATED:

A. Existing Sites: Each of the following structures and sites in the city is designated a historic site and are subject to the provisions and standards of this chapter:

1. David Branson Brinton home, 1981 East Murray-Holladay Road, Holladay.
2. Santa Anna Casto home, 2731 Casto Lane, Holladay (relocated to City Hall Park, 2009).
3. William J. Bowthorpe home, 4910 Holladay Boulevard, Holladay.
4. George Boyes home, 4766 Holladay Boulevard, Holladay.
5. David McDonald home, 4659 Highland Drive, Holladay.
6. Dinwoodey Home, 2052 E Arbor Lane.
7. Casper Cottage, 2394 E Murray Holladay Road, Holladay

B. Amendments: The city council may amend the above list of historic sites and structures, including removing or designating of additional historic sites, subject to the amendment procedures in chapter 13.07.050 of this code. (Ord. 2012-15, 9-20-2012; amd. Ord. 2024-21, 11-21-2024)

13.86.030: HISTORIC SITE MODIFICATION REQUIREMENTS CONDITIONAL USE PERMIT REQUIRED:

A. Modifications: A conditional use permit is required for any modifications to a historic site or structure, including modifications to the landscaping, fencing or appearance of any lot, construction, alteration, relocation, improvement or conversion of a historic site.

B. Demolitions: A site listed on the Historic Site Register proposed to be demolished or extensively altered is subject to the following:

1. Upon verification of a complete permit, the city will delay issuing the modification permit for a maximum of thirty (30) days to document the property. The property owner shall work with the city staff in the collaboration with other entities, where needed, in providing access to the site for documentation process.

2. Documentation shall include, at minimum, exterior photographs of all elevations of the structure. When possible, both exterior and interior measurements of the structure will be made in order to provide an accurate floor-plan drawing of the structure.
  3. The demolition permit will be issued after thirty (30) days of the initial application whether or not the city has completed documenting the building. The permit may be issued earlier if documentation is completed before the thirty (30) day deadline.
  4. The documentation will be kept on file with the Community and Economic Development Department, which shall be open to the public.
- C. Application: Applications for a conditional use permit on a historic site shall be made by the property owner in the manner and subject to the procedures and requirements set forth in section 13.08.040 of this title. To the extent that the requirements of this chapter and section 13.08.040 of this title are inconsistent, the requirements of this chapter shall prevail. (Ord. 2012-15, 9-20-2012; amd. Ord. 2024-21, 11-21-2024)

DRAFT

**CITY OF HOLLADAY**

**RESOLUTION NO. 2026-**

**A RESOLUTION APPROVING A NAMING RIGHTS AND DONATION AGREEMENT  
WITH JUDD AND BECCA TOLMAN**

**WHEREAS**, the City of Holladay operates a number of baseball fields at City Hall Park within the City; and

**WHEREAS**, the Judd and Becca Tolman desire to provide a monetary donation to the City in exchange for the City naming a designated baseball field in honor of a deceased child; and

**WHEREAS**, the City Council has determined that it will serve the public interest and benefit the public welfare to enter into a Naming Rights and Donation Agreement with Judd and Becca Tolman; and

**WHEREAS**, the parties now desire to enter into a Naming Rights and Donation Agreement for the benefit of the citizens of Holladay; and

**NOW, THEREFORE, BE IT RESOLVED** by the City Council of the City of Holladay as follows:

**Section 1. Approval.** The City Council of the City of Holladay hereby approves that certain Naming Rights and Donation Agreement with Judd and Becca Tolman, attached hereto as Exhibit A and incorporated herein by reference. The Mayor of the City is hereby authorized to execute the Agreement for and in behalf of the City.

**Section 2. Severability.** If any section, part or provision of this Resolution is held invalid or unenforceable, such invalidity or unenforceability shall not affect any other portion of this Resolution, and all sections, parts and provisions of this Resolution shall be severable.

**Section 3. Effective Date.** This Resolution shall become effective immediately upon its approval by the City Council.

**PASSED AND APPROVED** this \_\_\_ day of February, 2026.

**HOLLADAY CITY COUNCIL**

By: \_\_\_\_\_  
Paul Fotheringham, Mayor

## NAMING RIGHTS AND DONATION AGREEMENT

This Naming Rights and Donation Agreement (“Agreement”) is made effective this \_\_\_ day of \_\_\_\_\_, 2026 (the “Effective Date”) by and between the **City of Holladay**, a Utah municipal corporation (“City”), and **Judd Tolman and Becca Tolman** (“Donors”), collectively referred to as the “Parties.”

### RECITALS

**WHEREAS**, the City operates a number of baseball fields at City Hall Park within the City; and

**WHEREAS**, the Donors desire to provide a monetary donation to the City in exchange for the City naming a designated baseball field in honor of a deceased child; and

**WHEREAS**, the Parties desire to enter this Agreement to set forth the terms of the donation and naming rights granted;

**NOW, THEREFORE**, in consideration of the mutual covenants contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. **Incorporation of Recitals.** The foregoing Recitals are hereby incorporated as part of this Agreement.

2. **Donation.**

a. Donors agree to donate Twenty-Five Thousand Dollars (\$25,000.00) to the City. Payment shall be made to the City of Holladay within a reasonable time following execution of this Agreement, unless otherwise agreed to in writing by the Parties.

b. The City acknowledges that this donation is made voluntarily and without expectation of any benefit other than the naming rights described herein.

3. **Naming of Baseball Field.** In consideration of the donation, the City agrees to name the southwest baseball field at City Hall Park as the:

**“Eddie Kimball Baseball Field.”**

The naming rights granted under this Agreement shall be for a term of ten (10) years, beginning January 1, 2026, and ending December 31, 2036, unless terminated earlier as provided in this Agreement. Upon expiration of the term, City shall grant to Donors the first right to renew the naming rights under this Agreement, upon terms acceptable to the Parties.

4. **Commemorative Plaque or Sign.** The City shall fabricate and install, at its expense, a commemorative plaque or sign recognizing the name “Eddie Kimball Baseball Field.”

The design, size, placement, and materials of the plaque or sign shall be determined by the City in its reasonable discretion, consistent with City standards and policies.

5. **Maintenance of Field.** The City agrees to continue to operate and maintain the baseball field in good condition, consistent with the City's normal standards for park and field maintenance. Nothing in this Agreement shall be construed to require the City to provide a level of maintenance beyond that customarily provided to similar City facilities.

6. **No Ownership Interest.** Nothing in this Agreement shall be interpreted as granting Donors any ownership interest in the field, the park, or any City property, nor any control over programming, scheduling, or use of the field.

7. **Termination.**

a. This Agreement shall automatically expire at the conclusion of the ten-year term described in Section 3. Upon expiration, the City may, at its discretion, remove or replace the commemorative plaque or sign and rename the field, subject to Donor's first right to renew as set forth in Section 3, above.

b. The City reserves the right to terminate this Agreement prior to expiration if continued use of the name becomes impractical or inconsistent with City policies, law, or public interest, provided the City makes reasonable efforts to notify Donors. Upon early termination, the City shall refund to Donors a pro-rated amount of the donation, based on a term of 120 months, with partial months rounded down to the closest full month.

8. **Indemnification.** Donors agree to indemnify and hold harmless the City, its officers, employees, and agents from any claims arising out of Donors' actions related to this Agreement, except to the extent caused by the City's negligence or willful misconduct.

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

10. **Entire Agreement.** This Agreement constitutes the entire agreement between the Parties regarding the subject matter herein and supersedes all prior negotiations or understandings, whether written or oral. Any amendments must be in writing and signed by all Parties.

11. **Authority.** Each person signing this Agreement represents that they have full authority to bind the respective Party on whose behalf they are signing.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement by and through their respective, duly authorized representatives as of the day and year first above written.

“City”

**CITY OF HOLLADAY, a Utah municipal corporation**

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**“Donors”**

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Judd Tolman

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Becca Tolman

**CITY OF HOLLADAY**

**RESOLUTION NO. 2025-**

**A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF HOLLADAY ADOPTING  
POLICIES RELATING TO THE USE OF GENERATIVE ARTIFICIAL INTELLIGENCE BY  
CITY STAFF**

**WHEREAS**, the City Manager has made a recommendation to the Council that the Council approve and adopt policies relating to the use of Generative Artificial Intelligence by City Staff; and

**WHEREAS**, the City Council has reviewed the proposed policies and finds that they will benefit the public of the City;

**NOW, THEREFORE, BE IT RESOLVED** by the City Council of the City of Holladay as follows:

**Section 1. Approval.** The City Council of the City of Holladay hereby adopts the Financial Policies, attached hereto as Exhibit A and incorporated herein by reference.

**Section 2. Severability.** If any section, part or provision of this Resolution is held invalid or unenforceable, such invalidity or unenforceability shall not affect any other portion of this Resolution, and all sections, parts and provisions of this Resolution shall be severable.

**Section 3. Effective Date.** This Resolution shall become effective immediately upon its approval by the City Council.

**PASSED AND APPROVED** this \_\_\_\_ day of April, 2025.

**HOLLADAY CITY COUNCIL**

By: \_\_\_\_\_  
Paul Fotheringham, Mayor

[SEAL]

**VOTING:**

David Sumdwall	Yea	Nay ___
Matt Durham	Yea	Nay ___
Natalie Bradley	Yea	Nay ___
Drew Quinn	Yea	Nay ___
Emily Gray	Yea	Nay ___
Paul Fotheringham	Yea	Nay ___

# GENERATIVE ARTIFICIAL INTELLIGENCE POLICY

## Section 1. BACKGROUND

Intelligence is defined as the ability to learn, understand, and make judgments or have opinions that are based on reason. Artificial Intelligence ("AI"), or "traditional AI," is the use of computer systems (algorithms and binary codes) to mimic or simulate human intelligence. Examples of applying traditional AI include Web search engines (e.g., Google Search, Amazon, and Netflix), stock trading, video games, medical diagnosis, and computer chess. Further examples include image recognition and translation. Traditional AI applies pre-defined rules to make decisions and predictions based on historical data.

Generative AI ("GenAI") is a subset of AI. It is a group of emerging and relatively new technologies that use very large amounts of data to *create new data or content* based on a user's input or "prompts." GenAI can create images, text, music, code, audio, and videos by learning patterns and creating new variations. GenAI can be trained to learn new subjects and can reuse its training data to solve new problems. Other uses of GenAI include the creation of chatbots and media, and the analysis of customer data to personalize customer service. There are many GenAI systems. A few familiar ones are ChatGPT, Grammarly and Microsoft Copilot. GenAI systems may be standalone programs or non-AI software with imbedded GenAI features.

GenAI is rapidly evolving, and the potential risks to the City are not completely understood. Use of these systems could have unanticipated impacts. GenAI systems are believed to have the potential to support City services. However, their use also comes with risk. Areas of concern include the handling of sensitive or private data, ensuring proper attribution of content produced by generative AI, and being accountable and cognizant of what training data is relied upon. Employees should not use generative AI to support critical processes until the risks are better understood.

## Section 2. PURPOSE

To encourage responsible evaluation and use of generative AI (and any AI) to support our workforce to deliver better, safer, more efficient and equitable services to our residents. This Policy is designed to establish guidelines and best practices that departments will observe when acquiring and using software that meets the definition of generative AI.

## Section 3. SCOPE AND APPLICABILITY

This Policy applies to all City agents, including its departments and employees, referred to herein as "person(s)" or "user(s)." It applies to GenAI technology purchased by the City or used by an employee for City purposes. Any existing technology that adds GenAI capabilities must be used consistent with this Policy.

## Section 4. POLICY

### A. Use of GenAI Tools

1. **Authorization.** The City Manager has the authority to review and approve GenAI tools for use by the City and its agents. No GenAI tool may be used for any City purpose unless such approval is given.

- a. **Approved Programs.** The following GenAI programs have been approved by the City Manager for use:
  - i. **ChatGPT**, developed by OpenAI LLC.
  - ii. **Grammarly**, developed by Superhuman Platform, Inc.
  - iii. **Google Gemini**, developed by Google LLC.
  - iv. **Microsoft CoPilot**, developed by Microsoft Corp.
- b. **Use Restrictions.** Approved GenAI programs must be used in accordance with the provisions of this Policy.
- c. **Review Meetings.** Quarterly meetings will be held to review AI advancements and requests for new tools.

2. **User Responsibilities.** Any person using GenAI for City purposes shall:

- a. Thoroughly review, revise, and fact-check any output produced by the GenAI. Users are responsible for any material they create with AI support.
- b. Cite the generative AI when a substantial portion of the content used in the final version comes from the generative AI.
- c. Use their City e-mail address to register and to create an account. The account associated with an employee's City e-mail address may only be used for City purposes. Personal use of an approved GenAI tool from an account using a City e-mail is prohibited.
- d. Opt-out of optional data collection to ensure that any data provided by the user to the model is not retained by the model or its developer.
- e. Follow all applicable Section 4(A)(3) Miscellaneous Provisions.

3. **Miscellaneous Provisions.**

- a. Any minutes created using GenAI must have a disclosure that they are not the official record of the City.

### B. Data Privacy

1. Unless suitable controls and data protections are in place, as determined by the City Recorder, employees shall not submit data that is classified as controlled, protected, or private under the Government Records Access and Management Act, or that is otherwise not considered to be acceptable to publicly disclose to a GenAI system. This includes personally identifying, confidential, and financial information of the City's residents, visitors, employees, and other entities.

2. Users should be aware that, in most cases, the use of a GenAI system will result in the creation of a public record that must be retained under Utah's Government Records Access and Management Act. See Utah Code Ann. §63G-2-103(25).

3. Users shall opt-out of data collection per Section 4(A)(2)(d).

4. Users should not have any expectations of privacy when interacting with GenAI tools.

5. Users shall not use any private, protected, personally identifying, confidential, financial, or security data when using GenAI, even if the users has opted out of data collection.

6. Users shall verify that any used content produced by GenAI does not infringe any copyright laws. If users are unable to verify such, they should edit the content to be original or discard it.

### **C. Accountability**

GenAI input and output are the responsibility of the user. Work done using GenAI must be approached with care and attention to detail. The following principles shall guide and govern the use of GenAI:

1. Users shall review AI-generated content for accuracy prior to use. If the user discovers the content is not accurate, the user shall edit the content for accuracy or discard it. Users are responsible for the accuracy of the content used and will be held accountable for any false, misleading, or otherwise inaccurate information disseminated, regardless of whether such information was produced by GenAI.

2. GenAI may produce biased or harmful content. Users shall carefully review any content generated to ensure that unintended or undesirable instances of harmful or biased content—including outdated stereotypes, inappropriate language, and illegal material—is changed or removed.

3. GenAI should not be used in situations that may impact rights or safety.

4. GenAI should not be asked for definitive knowledge or decisions. GenAI can "hallucinate," meaning it may fabricate events, claims, or evidence for such. Users may use GenAI outputs to inform their decision-making process but ultimately the person remains the final, responsible decision-maker. GenAI should not be used to produce incident reports.

### **D. Transparency**

1. The City shall be transparent about its use of GenAI with staff, residents, visitors,

and users of City social media. It is not necessary to disclose every use of AI-generated work, such as the use of AI-powered tools embedded in Microsoft Office products. However, disclosure is necessary in the following instances:

- a. Where AI-use could create confusion or influence important decisions, such as when making employee hiring or promotion decisions.
- b. When using GenAI product that has been unedited.
- c. When using GenAI to produce images, audio, video, or any other non-textual media.

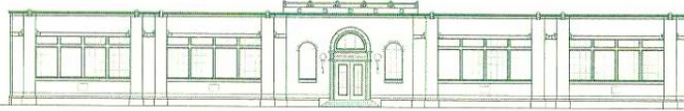
2. If a person uses AI-generated content in an official City capacity and disclosure is necessary, the content should be clearly labeled with the following or substantially similar language:

*This [Product] was created by or with the support of [Name of GenAI program] and has been edited and/or fact-checked by City staff to ensure its accuracy.*

This allows the audience of the content to understand its authorship and be able to evaluate the content accordingly.

## **E. Intellectual Property**

Content produced by GenAI tools may include copyrighted material due to training practices. Users shall perform due diligence to ensure that no copyrighted material is published by the City without proper attribution or without obtaining the proper rights.



City of Holladay  
HOLLADAY CITY COUNCIL

## COUNCIL STAFF MEMO

**MEETING DATE:** February 19<sup>th</sup> 2026

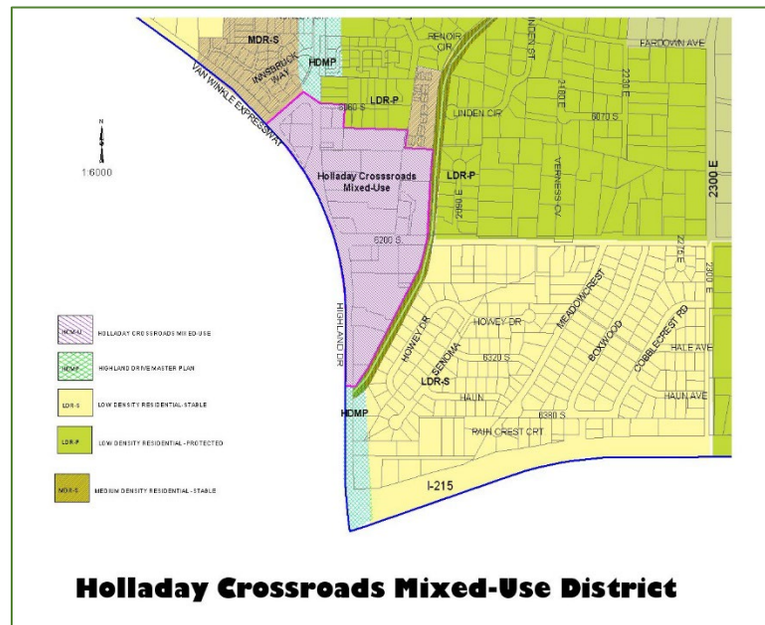
**SUBJECT:** Holladay Crossroads Master Plan Area (HCR SAMP) Summary of Events, Re- Development Impediments.

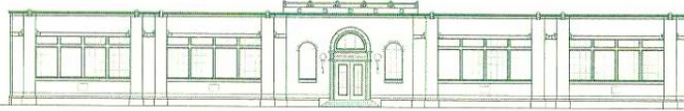
**SUBMITTED BY:** Jonathan Teerlink

### BACKGROUND:

In late 2016 The City of Holladay received a Transportation & Land Use grant from the Wasatch Front Regional Council to study the efficiency, safety, land use and aesthetics of the Highland Drive/Van Winkle intersection and surrounding 25 acres. The city hired consultants Bruce Parker, AICP and DR. Joe Perrin (ATRANS Transportation Engineering) to perform this study. They were assisted by city staff in the gathering of information and hosted four different open house events at city hall. The planning process involved invitations to comment sent to property owners and businesses in both Holladay and Murray, Murray City leaders and request for input from the WFRC, UTA, UDOT and Salt Lake County.

During final public meetings, city staff and consultants presented computer modeling scenarios simulating build out of the area under various conditions. The study was generally well received, voicing a unified opinion; stressing strong desire for improvement to the area. The work resulted in the adoption of the [Holladay Crossroads, Small Area Masterplan](#) (HCR-SAMP, 2017). By the end of 2020 the planning commission and council established the [Holladay Crossroads Zone](#) boundaries and adopted a hybrid of land use and development regulations intended to implement the vision and goals of the master plan.





**City of Holladay**  
**HOLLADAY CITY COUNCIL**



The HCR zone is considered a blend of the Royal Holladay Hills development intensity with Holladay Village design standards. Since its adoption, only one property owner has taken advantage. In 2021 a dilapidated retail building was razed in favor of an 83-unit mixed use residential and commercial building. This project is set to be completed in Summer of 2026.

**HCR ZONE OVERVIEW:**

*It is intended that the Holladay Crossroads (HCR) Zone be an economically healthy, primary gateway, mixed-use district within the City. The HCR Zone is currently the second most valuable economic center in the City and sales revenues from businesses therein greatly contributes to the City's budget. Future development in this area must not only provide economic benefits to the property and business owners but contribute to the City's overall desirability and quality of life. Arguably positioned along the City's most prominent gateway, the HCR redevelopment area must create a sense of "arrival" to people entering Holladay.*

*The HCR Zone offers a valuable opportunity for mixed-use and/or commercial development as reflected in the Holladay adopted Crossroads Small Area Master Plan (SAMP). The SAMP recommends future development that would result in a commercial district with a higher density residential component, or, mixed-use. The capacity of the roadways in the area can support this type of future development and traffic growth can be accommodated with the roadway enhancements proposed in the SAMP. This Zone anticipates the blending of older strip commercial development with new, compatible mixed-use development through flexible yet consistent, building design. HCR sanctioned land uses will be influenced by traffic volumes occurring in the area and design themes will be overseen by the City's Design Review Board (DRB). (§13.66.010)*

The anticipated redevelopment potential of this area is significant. As the southern entrance to the city, competition with Cottonwood Heights' current retail, office and multi-family uses is considerable. By creating sustainable development patterns, with high quality design characteristics, City staff is hopeful future economic conditions will align to support redevelopment. Additional issues identified as impediments to future development are but may not be limited to;

- Complicated traffic movements limit access and create inefficient and confusing patterns,
- Dated overhead power lines limit construction potential and right of way improvements,
- Open canal system conveying water on behalf of Salt Lake City border the master plan area,
- Billboards encumbering properties, severely limit development potential, and
- Multiple owners of both large and small parcels create complicated redevelopment partnership opportunities.

