

COLORADO

COMMISSIONERS: CAMI BREMER (CHAIR) CARRIE GEITNER (VICE-CHAIR) HOLLY WILLIAMS STAN VANDERWERF LONGINOS GONZALEZ, JR.

PLANNING & COMMUNITY DEVELOPMENT

TO: El Paso County Planning Commission

Thomas Bailey, Chair

FROM: Ryan Howser, AICP, Planner III

Ed Schoenheit, Engineer I

Meggan Herington, AICP, Executive Director

RE: Project File Number: MS206

Project Name: Forest Heights Estates

Parcel Numbers: 5209000050, 5209000120, and 5209000121

OWNER:	REPRESENTATIVE:
Jon Didleaux; Phyllis Didleau Revocable Trust	M.V.E., Inc.
8250 Forest Heights Circle	1903 Lelaray Street, Suite 200
Colorado Springs, CO, 80908	Colorado Springs, CO 80909

Commissioner District: 1

Planning Commission Hearing Date:	3/7/2024
Board of County Commissioners Hearing Date:	3/28/2024

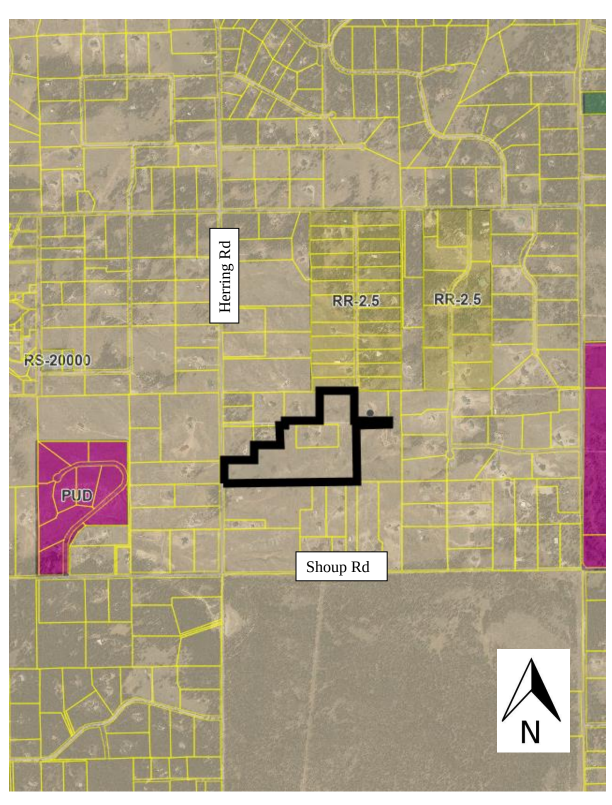
EXECUTIVE SUMMARY

A request by Jon Didleaux and Phyllis Didleau Revocable Trust for approval of a 32.618-acre minor subdivision creating four (4) single-family residential lots and two (2) tracts. The property is zoned RR-5 (Residential Rural) and is located at 8250 Forest Heights Circle.

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VICINITY MAP



 ${\bf 2880\ INTERNATIONAL\ CIRCLE} \\ {\bf OFFICE:\ (719)\ 520-6300}$



A. WAIVERS AND AUTHORIZATION

Waiver(s):

The applicant requests a waiver from Section 8.4.4.E of the Code to allow a private road to be constructed in lieu of a public road. Pursuant to Section 8.4.3.B.2.e, lots shall have a minimum of 30 feet of frontage on and have access from a public road, except where private roads are approved by the BoCC pursuant to a waiver granted under Section 8.4.4.E. Generally, private roads shall be constructed and maintained to ECM standards except as may be otherwise determined in the waiver. Private road waivers may only include design standards for the following:

- Right-of-way width where suitable alternative provisions are made for pedestrian walkways and utilities;
- Design speed where it is unlikely the road will be needed for use by the general public;
- Standard section thickness minimums and pavement type where suitable and perpetual maintenance provisions are made;
- Maximum and minimum block lengths; and
- Maximum grade.

In approving a waiver for private roads, the Board of County Commissioners shall find that the waiver meets the criteria outlined in Section 8.4.4.E of the El Paso County Land Development Code (as amended).

The applicant requests a waiver from Section 8.4.7.B.4.e.iii of the Code to allow a four-lot subdivision without establishing an HOA. Specifically, the Code states: For subdivisions with 4 lots or more whose water supply consists of wells, and particularly where there are water augmentation or replacement obligations, the applicant shall establish an HOA or other entity approved by the CAO that shall be responsible to carry out the obligations under the water court decree, Colorado Groundwater Determination, and any related augmentation or replacement plans.

The County Attorney's Office (CAO) has reviewed the application and does not have any concerns regarding the creation of four (4) lots without establishment of an HOA. The applicant has provided covenants and designated an appropriate party to be responsible for carrying out the obligations under the water court decree.

In approving waivers from any of the subdivision design standards and requirements, the Board of County Commissioners shall find that the waivers meet the criteria for

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approval outlined in Section 7.3.3 (Waivers) of the El Paso County Land Development Code (as amended):

- The waiver does not have the effect of nullifying the intent and purpose of this Code;
- The waiver will not result in the need for additional subsequent waivers;
- The granting of the waiver will not be detrimental to the public safety, health, or welfare or injurious to other property;
- The conditions upon which the request for a waiver is based are unique to the property for which the waiver is sought and are not applicable to other property;
- A particular non-economical hardship to the owner would result from a strict application of this Code;
- The waiver will not in any manner vary the zoning provisions of this Code; and
- The proposed waiver is not contrary to any provision of the Master Plan.

Authorization to Sign: Final Plat and any other documents necessary to carry out the intent of the Board of County Commissioners.

B. APPROVAL CRITERIA

In approving a Minor Subdivision, the BoCC shall find that the request meets the criteria for approval outlined in Section 7.2.1 (Subdivisions) of the Code (as amended):

- The proposed subdivision is in general conformance with the goals, objectives, and policies of the Master Plan.
- The subdivision is consistent with the purposes of the Code.
- The subdivision is in conformance with the subdivision design standards and regulations and meets all planning, engineering, and surveying requirements of the County for maps, data, surveys, analysis, studies, reports, plans, designs, documents, and other supporting materials.
- A sufficient water supply has been acquired in terms of quantity, quality, and dependability for the type of subdivision proposed, as determined in accordance with the standards set forth in the water supply standards [C.R.S. § 30-28-133(6)(a)] and the requirements of Chapter 8 of the Code.
- A public sewage disposal system has been established and, if other methods of sewage disposal are proposed, the system complies with state and local laws and regulations, [C.R.S. § 30-28-133(6) (b)] and the requirements of Chapter 8 of the Code.
- All areas of the proposed subdivision, which may involve soil or topographical conditions presenting hazards or requiring special precautions, have been identified and the proposed subdivision is compatible with such conditions. [C.R.S. § 30-28-133(6)(c)].

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- Adequate drainage improvements complying with State law [C.R.S. § 30-28-133(3)(c)(VIII)] and the requirements of the Code and the Engineering Criteria Manual ("ECM"") are provided by the design.
- The location and design of the public improvements proposed in connection with the subdivision are adequate to serve the needs and mitigate the effects of the development.
- Legal and physical access is or will be provided to all parcels by public rights-of-way or recorded easement, acceptable to the County and in compliance with the Code and ECM.
- The proposed subdivision has established an adequate level of compatibility by (1) incorporating natural physical features into the design and providing sufficient open spaces considering the type and intensity of the subdivision; (2) incorporating site planning techniques to foster the implementation of the County's plans, and encourage a land use pattern to support a balanced transportation system, including auto, bike and pedestrian traffic, public or mass transit if appropriate, and the cost effective delivery of other services consistent with adopted plans, policies and regulations of the County; (3) incorporating physical design features in the subdivision to provide a transition between the subdivision and adjacent land uses; (4) incorporating identified environmentally sensitive areas, including but not limited to, wetlands and wildlife corridors, into the design; and (5) incorporating public facilities or infrastructure, or provisions therefor, reasonably related to the proposed subdivision so the proposed subdivision will not negatively impact the levels of service of County services and facilities.
- Necessary services, including police and fire protection, recreation, utilities, open space and transportation system, are or will be available to serve the proposed subdivision.
- The subdivision provides evidence to show that the proposed methods for fire protection comply with Chapter 6 of the Code.
- The proposed subdivision meets other applicable sections of Chapters 6 and 8 of the Code.
- Off-site impacts were evaluated, and related off-site improvements are roughly proportional and will mitigate the impacts of the subdivision in accordance with applicable requirements of Chapter 8 of the Code.
- Adequate public facilities or infrastructure, or cash-in-lieu, for impacts reasonably related to the proposed subdivision have been constructed or are financially guaranteed through the SIA so the impacts of the subdivision will be adequately mitigated.
- The extraction of any known commercial mining deposit shall not be impeded by this subdivision [C.R.S. § 34-1-302(1), et seq.].

COUNTY COR

C. LOCATION

North:	RR-5 (Residential Rural)	Residential
	RR-2.5 (Residential Rural)	Residential
South:	RR-5 (Residential Rural)	Residential
East:	RR-5 (Residential Rural)	Residential
West:	RR-5 (Residential Rural)	Residential

D. BACKGROUND

The subject property was created on September 24, 1990, by deed. To be considered a legal lot, the parcel would have needed to have been created prior to July 17, 1972, or have been created legally through a subdivision action recognized by El Paso County pursuant to Section 7.2.1 of the Land Development Code and in conformance with C.R.S. Sections 30-28-133 through 139. Therefore, the parcel does not meet the definition of a "Legal Lot" as defined in Section 1.15 of the Land Development Code. Pursuant to Section 1.13.3 of the Code, no building permits may be authorized for a parcel of land that has not been included within a final plat action or otherwise exempted by the Code.

The applicant is now requesting approval of a Minor Subdivision to allow the creation of four (4) new single-family residential lots. If the application for Minor Subdivision is approved, the resulting lots will be considered legal lots.

E. ANALYSIS

1. Land Development Code and Zoning Analysis

The Minor Subdivision application meets the submittal requirements, the standards for Divisions of Land in Chapter 7, and the standards for Subdivision in Chapter 8 of the El Paso County Land Development Code (as amended).

The proposed Minor Subdivision creates four lots with a minimum lot size of 5 acres. Two of the four proposed lots are greater than 5 acres; these are proposed to be 7.6 acres and 12.10 acres in size. These larger lots are proposed to be located on the south side of the property, proximate to larger properties to the south of the subject property. The smaller lots are proposed to be located adjacent to smaller lots to the north and west of the subject property.

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F. MASTER PLAN COMPLIANCE

1. Your El Paso County Master Plan

a. Placetype Character: Large-Lot Residential

The Large-Lot Residential placetype consists almost entirely of residential development and acts as the transition between placetypes. Development in this placetype typically consists of single-family homes occupying lots of 2.5 acres or more and are generally large and dispersed throughout the area so as to preserve a rural aesthetic. The Large-Lot Residential placetype generally supports accessory dwelling units as well. Even with the physical separation of homes, this placetype still fosters a sense of community and is more connected and less remote than Rural areas. Large-Lot Residential neighborhoods typically rely on well and septic, but some developments may be served by central water and waste-water utilities. If central water and wastewater can be provided, then lots sized less than 2.5 acres could be allowed if; 1.) the overall density is at least 2.5 acres/lot, 2.) the design for development incorporates conservation of open space, and 3.) it is compatible with the character of existing developed areas.

Conservation design (or clustered development) should routinely be considered for new development within the Large-Lot Residential placetype to provide for a similar level of development density as existing large-lot areas while maximizing the preservation of contiguous areas of open space and the protection of environmental features. While the Large-Lot Residential placetype is defined by a clear set of characteristics, the different large-lot areas that exist throughout the County can exhibit their own unique characters based on geography and landscape.

Recommended Land Uses:

Primary

• Single-family Detached Residential (Typically 2.5-acre lots or larger)

Supporting

- Parks/Open Space
- Commercial Retail (Limited)
- Commercial Service (Limited)
- Agriculture





Analysis:

The property is located within the Large-Lot Residential placetype. The Large-Lot Residential placetype supports the rural character of the County while providing unique and desirable neighborhoods. Relevant goals and objectives are as follows:

Goal LU1 – Ensure compatibility with established character and infrastructure capacity.

Objective LU3-1 – Development should be consistent with the allowable land uses set forth in the placetypes first and second to their built form guidelines.

Objective HC1-5 – Focus detached housing development in Large-Lot Residential and Suburban Residential areas given the increasing infrastructure and environmental constraints associated with such development to help maintain the established character of rural communities.

Goal HC2 – Preserve the character of rural and environmentally sensitive areas.

Goal HC-2 Specific Strategy – Maintain existing and expand the Large-Lot Residential placetype in Black Forest/North Central area in a development pattern that matches the existing character of the developed Black Forest community.

The proposed Minor Subdivision is consistent with the recommended density of the Large-Lot Residential Placetype.

b. Area of Change Designation: Minimal Change: Undeveloped

The character of these areas is defined by a lack of development and presence of significant natural areas. These areas will experience some redevelopment of select underutilized or vacant sites adjacent to other built-out sites, but such redevelopment will be limited in scale so as to not alter the essential character. New development may also occur in these areas on previously undeveloped land, but overall there will be no change to the prioritized rural and natural environments.

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Analysis:

The character of the surrounding area is consistent with the Area of Change designation, which identifies that existing vacant land may be developed in the future. Since the subject property is surrounded primarily by developed land, it is unlikely that the character of the area may change substantially in the future. The current Minor Subdivision proposal is consistent with the Area of Change designation and with the current development pattern of the surrounding properties.

c. Key Area Influences: Forested Area

This Key Area includes parts of the County where natural forests are the predominant feature such as Black Forest, areas north of Peyton, and areas along Highway 115 as well as lands within Pike National Forest. Pike National Forest is one of the County's largest natural amenities and tourist destinations. Continued coordination with the U.S. Forest Service is critical to ensuring future development in areas adjacent to the Forest do not negatively impact the natural environment. There are also many established communities within Pike National Forest particularly in Ute Pass and along Highway 115. New development and any redevelopment in these locations should be of a lower intensity to mitigate any impacts on the Forest, properly manage stormwater, provide safe access to major roads and state highways for the traveling public and emergency response vehicles and adhere to the strictest building codes to prevent any hazards such as fires and soil erosion related to poor planning, design, and construction.

Managed residential growth, along with supportive commercial uses, have helped the other forested areas preserve their natural amenities while supporting the daily needs of a thriving local community. The seamless connection between the natural environment and small-scale, low intensity development is critical to their identity. All new development and redevelopment in this Key Area should strictly adhere to the transportation and infrastructure, stormwater requirements, built form, and transition guidelines outlined in their appropriate placetypes. Each development proposal should also be reviewed on a case-by-case basis to determine its specific impact on the forested area and the established character of the individual community.

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Analysis:

The property is located within the Forested Area. A relevant specific strategy is as follows:

Goal LU1 Specific Strategy – New development and any redevelopment in Forested Areas should be of a lower intensity to mitigate any impacts on the Forest, properly manage stormwater, provide safe access to major roads and state highways for the traveling public and emergency response vehicles and adhere to the strictest building codes to prevent any hazards such as fires and soil erosion related to poor planning, design, and construction.

The lot sizes proposed with the Minor Subdivision are consistent with the existing development pattern in the area, which consists of lots and unplatted parcels varying in size. The property is directly adjacent to lots and unplatted parcels between 2 and 3 acres in size, as well as larger properties exceeding 15 acres in size to the south.

2. Water Master Plan Analysis

The El Paso County Water Master Plan (2018) has three main purposes; better understand present conditions of water supply and demand; identify efficiencies that can be achieved; and encourage best practices for water demand management through the comprehensive planning and development review processes. Relevant policies are as follows:

- **Goal 1.1 –** Ensure an adequate water supply in terms of quantity, dependability and quality for existing and future development.
- **Policy 1.1.1 –** Adequate water is a critical factor in facilitating future growth and it is incumbent upon the County to coordinate land use planning with water demand, efficiency, and conservation.
- **Goal 1.2 -** Integrate water and land use planning.
- **Goal 4.3 –** Collaborate with the State and other stakeholders to extend the economic life of the Denver Basin aquifers.

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The Water Master Plan includes demand and supply projections for central water providers in multiple regions throughout the County. The property is located within Planning Region 2 of the Plan; however, it is not located in an area anticipated to experience growth by 2040 and is not proposed to be served by a central water provider. See the Water section below for a summary of the water findings and recommendations for the proposed subdivision.

3. Other Master Plan Elements

The El Paso County Wildlife Habitat Descriptors (1996) identifies the parcels as having a low wildlife impact potential.

The Master Plan for Mineral Extraction (1996) does not identify deposits in the area of the subject property. A mineral rights certification was prepared by the applicant indicating that, upon researching the records of El Paso County, no severed mineral rights exist.

G. PHYSICAL SITE CHARACTERISTICS

1. Hazards

No hazards were identified that would preclude development if mitigation were to occur. The applicant's Soils & Geology Report identified seasonally high groundwater and potentially high seasonal groundwater in the vicinity of the proposed lots; however, these areas are being designated as drainage easements and as such, are designated as no-build areas on the plat.

- **2. Floodplain:** The property is not located within a floodplain as determined by a review of the Federal Insurance Rate Map number 08041C0320G effective December 7th, 2018. The property is in Zone "X" which is an area of minimal flood hazard determined to be outside the 500yr flood zone. The plat has designated drainage easements and "no build" areas as appliable.
- **3. Drainage and Erosion:** The property is in the Kettle Creek drainage basin. Drainage basin fees in the amount of \$17,632.00 will be due at time of plat recordation. Kettle Creek basin has no current bridge fees. Drainage on the site generally flows from the northeast to the southwest along Herring Road into the Burgess River and eventually upper reaches of Kettle Creek. No public drainage improvements are proposed with the development. The existing private road providing access to the subdivision (Forest Heights Circle) will have new drainage

2880 INTERNATIONAL CIRCLE OFFICE: (719) 520 – 6300



culverts installed and grading improvements along the private roadway. A drainage report prepared by MVE Inc. was included with the application. The drainage report concluded that the development will not have negative impact to adjacent or downstream properties with respect to stormwater runoff.

4. Transportation: The property is located along Herring Road, a county maintained rural major collector paved road. The subdivision will obtain access to Herring Road from Forest Heights, an existing private gravel local road. The development is expected to generate approximately 38 daily trips to the local road network. A Traffic Impact Study was not required per Engineering Criteria Manual Section B.1.2.D. A private road waiver has been requested for the existing private road to serve the new four (4) lots created by this subdivision and the existing six homes along Forest Heights. The private road will provide a shared 60-foot-wide access easement and maintenance agreement for current and new lot owners along Forest Heights. As part of the subdivision the private road will be improved with a 26-foot cross-section travel width from its current condition with a cul-de-sac. Road turn-off areas and a cul-de-sac have been provided as part of the road design as originally requested by the Fire District. No public road improvements are proposed with the plat. The property is subject to the El Paso County Road Impact Fee Program with fees to be paid at time of building permit. Two deviation requests were submitted for approval with the private road waiver and both were approved. The Fire District did not object to the extended cul-de-sac length.

H. SERVICES

1. Water

Water sufficiency has been analyzed with the review of the proposed subdivision. The applicant has shown a sufficient water supply for the required 300-year period. The State Engineer and the County Attorney's Office have recommended that the proposed minor subdivision has an adequate water supply in terms of quantity and dependability. El Paso County Public Health has recommended that there is an adequate water supply in terms of quality.

2. Sanitation

Wastewater is provided by on-site wastewater treatment systems (OWTS). The applicant submitted an OWTS report which indicated that the lots are suitable for the construction of these systems.

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3. Emergency Services

The property is within the Black Forest Fire Protection District. The District was sent a referral for the Minor Subdivision and has no outstanding comments.

4. Utilities

Mountain View Electric Association (MVEA) will provide electrical service and Black Hills Energy (BHE) will provide natural gas service to the subject property. Both utility providers were sent referrals for the Minor Subdivision; MVEA has no outstanding comments and BHE did not provide a response.

5. Metropolitan Districts

The property is not located within the boundary of a metropolitan district.

6. Parks/Trails

Fees in lieu of park land dedication in the amount of \$1401.00 for regional fees (Area 2) will be due at the time of recording the Final Plat. Urban park fees are not applicable to this application.

7. Schools

Fees in lieu of school land dedication in the amount of \$918.00 shall be paid to El Paso County for the benefit of Academy School District No. 20 at the time of recording the Final Plat.

I. APPLICABLE RESOLUTIONS

See attached resolution.

J. STATUS OF MAJOR ISSUES

There are no major issues.

K. RECOMMENDED CONDITIONS AND NOTATIONS

Should the Planning Commission and Board of County Commissioners find that the request meets the criteria for approval outlined in Section 7.2.1 (Subdivisions) of the El Paso County Land Development Code (as amended) staff recommends the following conditions and notations:

CONDITIONS

1. All Deed of Trust holders shall ratify the plat. The applicant shall provide a current title commitment at the time of submittal of the Mylar for recording.

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- 2. Colorado statute requires that at the time of the approval of platting, the subdivider provides the certification of the County Treasurer's Office that all ad valorem taxes applicable to such subdivided land, or years prior to that year in which approval is granted, have been paid. Therefore, this plat is approved by the Board of County Commissioners on the condition that the subdivider or developer must provide to the Planning and Community Development Department, at the time of recording the plat, a certification from the County Treasurer's Office that all prior years' taxes have been paid in full.
- **3.** Developer shall comply with federal and state laws, regulations, ordinances, review and permit requirements, and other agency requirements, if any, of applicable agencies including, but not limited to, the Colorado Division of Wildlife, Colorado Department of Transportation, U.S. Army Corps of Engineers and the U.S. Fish and Wildlife Service regarding the Endangered Species Act, particularly as it relates to the Preble's Meadow Jumping Mouse as a listed species.
- **4.** Driveway permits will be required for each access to an El Paso County owned and maintained roadway. Driveway permits are obtained from the El Paso County Planning and Community Development Department.
- **5.** The Subdivision Improvements Agreement, including the Financial Assurance Estimate, as approved by the El Paso County Planning and Community Development Department, shall be filed at the time of recording the Final Plat.
- **6.** Collateral sufficient to ensure that the public improvements as listed in the approved Financial Assurance Estimate shall be provided when the final plat is recorded.
- 7. The Subdivider(s) agrees on behalf of him/herself and any developer or builder successors and assignees that Subdivider and/or said successors and assigns shall be required to pay traffic impact fees in accordance with the El Paso County Road Impact Fee Program Resolution (Resolution No. 18-471), or any amendments thereto, at or prior to the time of building permit submittals. The fee obligation, if not paid at final plat recording, shall be documented on all sales documents and on plat notes to ensure that a title search would find the fee obligation before sale of the property.

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- **8.** Applicant shall comply with all requirements contained in the Water Supply Review and Recommendations, dated 11/30/2023, as provided by the County Attorney's Office.
- **9.** Applicant shall pay Kettle Creek drainage basin fees in the amount of \$17,632.00 at time of plat recordation.

NOTATIONS

- **1.** Final plats not recorded within 24 months of Board of County Commissioner approval shall be deemed expired unless an extension is approved.
- **2.** Site grading or construction, other than installation or initial temporary control measures, may not commence until a Preconstruction Conference is held with Planning and Community Development Inspections and a Construction Permit is issued by the Planning and Community Development Department.

L. PUBLIC COMMENT AND NOTICE

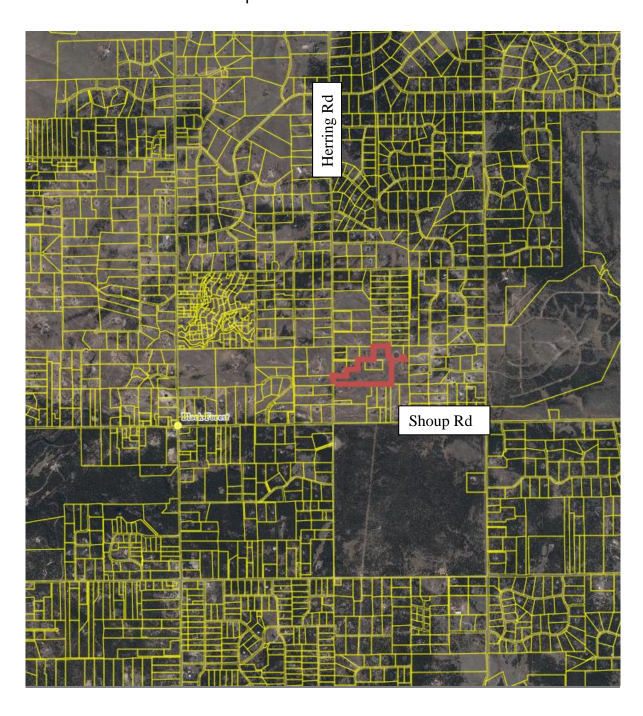
The Planning and Community Development Department notified 30 adjoining property owners on February 15, 2024, for the Planning Commission and Board of County Commissioner meetings. Responses will be provided at the hearing. Correspondence from local residents regarding this application is available via EDARP.

M. ATTACHMENTS

Map Series
Letter of Intent
Plat Drawing
State Engineer's Letter
County Attorney's Letter
Public Comments
Draft Resolution

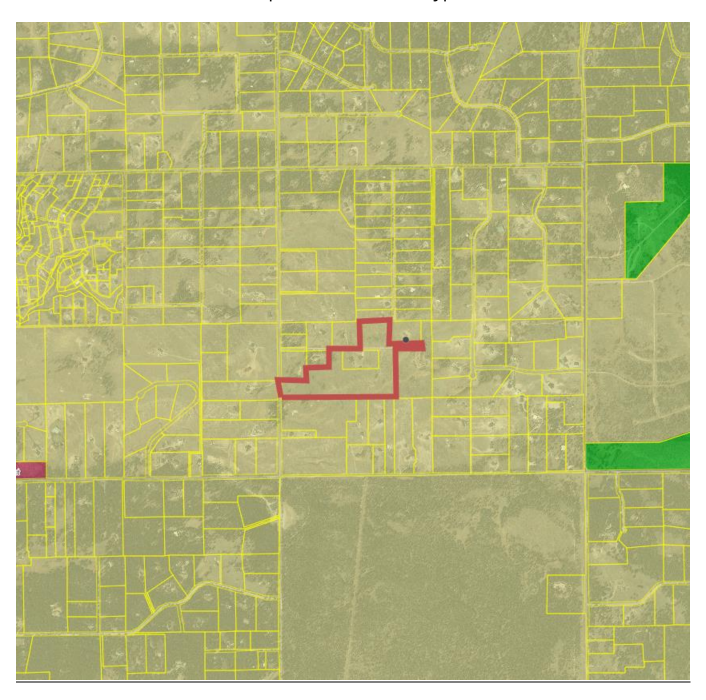


Map Exhibit #1: Context





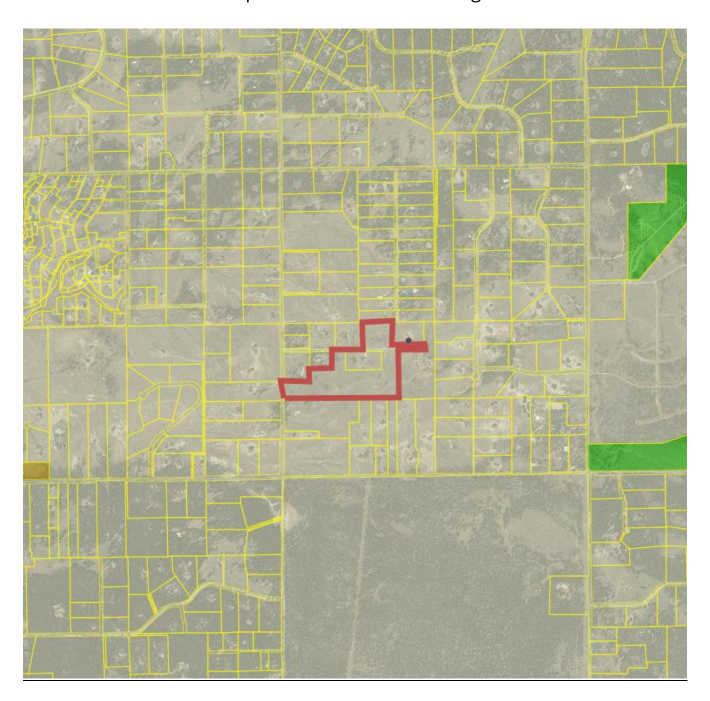
Map Exhibit #2: Placetype







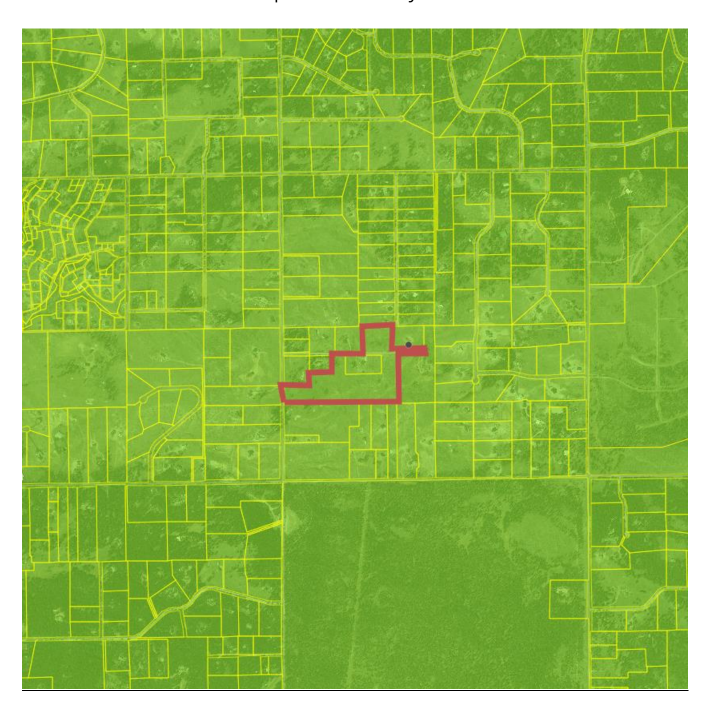
Map Exhibit #3: Area of Change





Legend Protected/Conservation Area Minimal Change: Undeveloped Minimal Change: Developed New Development Transition

Map Exhibit #4: Key Area









September 19, 2023 PCD File No.: MS-206

LETTER OF INTENT FOREST HEIGHTS MINOR SUBDIVISION

Owner/Applicant:

Jon P. Didleaux and Phyllis J. Didleau Revocable Trust 7935 Forest Heights Circle Colorado Springs, CO 80908

Consultant:

M.V.E., Inc. 1903 Lelaray Street, Suite 200 Colorado Springs, CO (719) 635-5736 David Gorman daveg@mvecivil.com

Site Location Size and Zoning:

The proposed minor subdivision to be known as "Forest Heights Estates" is located within the Southwest ¼ of Section 9, Township 12 South, Range 65 west of the 6th principal meridian in El Paso County, Colorado. The site is situated on the east side of Herring Road, north of Shoup Road. The site consists of two unplatted parcels having El Paso County Tax ID Numbers 52090-00-120 and 52090-00-121 with total acreage of 32.168 acres. The property is zoned RR-5 (Residential Rural 5 acre). The site is undeveloped except for an existing gravel private road extending east from Herring Road with an existing 50' long asphalt apron located at the Herring Road access point.

Request and Justification:

The request is for approval of the Minor Subdivision of the property to create four (4) rural residential single family lots and two (2) tracts. Lots 1 through 4 will range is size from 5.000 acres to 12.108 acres. Tracts A and B will contain the private roadway and allow access to the four new lots as well as the existing adjacent parcels that use the private road for access.

The Minor Subdivision application for Forest Heights Estates is consistent with the requirements of the land development and zoning requirements such as: land use (single-family residential), lot size (5 acres or greater), minimum building setbacks, water supply sufficiency, and wastewater disposal. The proposed lots are compatible with the surrounding land uses and neighborhood. The proposed land use coincides with the adjacent zoning and platted lot sizes found in all directions being approximately 5 acres or larger. Each of the four proposed lots will be illegible for development of a single family residence in accordance with the Land Development Code and can be served by individual well & septic systems.

Letter of Intent – Forest Heights Estates - Minor Subdivision September 29, 2023 Page 2

Access for proposed Lots 1-4 shall be by way of the existing private gravel road named Forest Heights Circle, which extends to the east from Herring Road. Existing Forest Heights Circle currently serves as access to six existing single family residences that are adjacent to the subject property. Improvements will be made to the the existing private road to enhance the accessibility of the site and adjacent properties.

The El Paso County Land Development Code (LDC) states that "A division of land shall have a minimum of 60 feet frontage on a public road" as found in Section 8.4.3(A)(1). One of the proposed lots has more than 60 feet of frontage on Herring Road. However, it is desired that all four individual lots take access from private Forest Heights Circle which connects to Herring Road at proposed Tract B. Therefore, a waiver is requested from LDC Sections 8.4.3(A)(1) and 8.4.3(B)(2)(e) "Lots shall have a minimum of 30 feet of frontage on and have access from a public road, except where private roads are approved by the BoCC pursuant to waiver granted under Section 8.4.4 (E)". The applicant requests a private road waiver to allow the proposed lots access by way of a private road. LDC 8.4.4(E)(2) allows for consideration of private road with provision of a Private Road Maintenance Agreement between the subject lot owners. The applicant also requests alternative design standards according to LDC 8.4.4(E)(3) to allow modified Right-of-way width, design speed and pavement type. The responsibility and maintenance of said access shall be carried out as described in the separate private access maintenance agreement. The private road waivers are addressed below, following the general subdivision justification.

This application meets the Minor Subdivision submittal requirements, the standards for Divisions of Land in Chapter 7, and the standards for Subdivisions in Chapter 8 of the El Paso County Land Development Code (2021) with the consideration of the requested waivers. Minor Subdivisions are reviewed and approved in consideration of the review criteria found in the El Paso County Land Development Code. Each criteria is listed below followed by the appropriate justification.

1. The subdivision is in conformance with the goals, objectives, and policies of the Master Plan. "Your El Paso Master Plan" (2021) is a comprehensive document communicating a vision for many factors that influence the quality of in El Paso County, including Land Use. The Master Plan provides a strategy to achieve the vision by putting forth goals and policies that can be used as a framework for decision-making regarding development of the County.

The site is located in the Key Area designated "Forested Area" of the county located east of Black Forest Road, north of Shoup Road, and south of Hodgen Road. The property is also located within an area of Minimal Change: Undeveloped. The proposed plat is in keeping with the established zoning and compatibility with the surrounding land use. The site is designated as a Large-Lot Residential Placetype. The Primary Land Use of this placetype is Single Family Detached Housing with Agriculture, Commercial Retail, Commercial Service, and Parks/Open Space as Supporting Land Uses. The location of this site and existing infrastructure is suited to single family residential use. In the Land Use category, Goal 1.1 is "Ensure compatibility with established character and infrastructure capacity". This area of the County is conducive to rural residential development that allows residential use of property but preserves the natural character of the landscape. The proposed subdivision is compatible and identical to the existing neighborhood and surrounding development. The existing community character is preserved with this proposed plat. The proposed density is less than allowed by zoning. The proposed density is unlikely to overburden the existing roadway infrastructure or capacity of the land to support the water and wastewater needs of the development. The proposed Minor Subdivision will not create the need for additional public roadways or facilities. Goal 2.2 is "Preserve the character of rural and environmentally sensitive areas". The proposed subdivision will keep the forested nature of the area intact. The five-acre lot density has reduced impact on environmental conditions.

Density and land use are compatible with the surrounding area and the natural features of the site will remain preserved, even with the addition of three more residences on the site. The private driveways to be used for access will have minimal impact on the existing terrain.

No new public roads are proposed with this subdivision since access for these lots are through an existing private road that will be improved to allow proposed Lots 1 through 4 to have access to public Herring Road. In this way, lot access is provided while eliminating the need for additional access points and additional public roadway. The existing private road presents a reduced impact on the natural terrain, land forms, and vegetation. Therefore, this project's access road maintains the rural character of site and neighborhood.

The proposed subdivision is in compliance with the **2040 Major Transportation Corridors Plan (MTCP)**. Access to the site will be by way of Forest Heights Circle, an existing private gravel road. Improvements are planned for the private roadway. Forest Heights Circle connects to Herring Road, a paved two-lane county road designated as a collector in the 2040 Major Transportation Corridors Plan. The proposed subdivision will not significantly impact the traffic on this roadway. Traffic impacts are further discussed below.

The proposed Minor Subdivision is in compliance with the **Parks Master Plan (2022).** A secondary regional trail is shown on the Parks Masterplan through the subject property. The applicant is concerned about potential establishment of a public trail through the private property of the residential lots in the subdivision on the grounds of resident personal safety, resident privacy, protection of resident private property rights, and sanitation. However to comply with the masterplan, an because the proposed lots are 5 acres and greater, a 25' wide trail easement in the location of an existing gas line easement is included on the plat as requested by Parks Advisory Board. Any required park fees will be paid at the time of plating. The proposed subdivision is also in compliance with the Master Plan for Mineral Extraction and the severed mineral right owners for this property have been notified.

The proposed subdivision is in compliance with the El Paso County Water Master Plan (2018). The District Court, Water Division 2 Colorado, has decreed certain water rights and approved a plan for augmentation as necessary to allow the drilling of four wells in this subdivision in Case No. 22CW3060 recorded under reception number 223022220 of the records of El Paso County. The owner seeks a finding of sufficiency from the Colorado Division of Water Resources and the eventual granting of the four well permits based on the decreed water rights.

Forest Heights Estates is located within Region 2 in the Water Master Plan. The region is comprised of the northwest corner of the county including the tri-lakes area. The site is not located in a designated Growth Area as determined in the Water Master Plan. The Water Master Plan contains estimates of the demands and available supply by region at the years 2018, 2040 and 2060 Build-Out. The 2018/2040/2060 demands in Region 2 are estimated to be 7,532 acrefeet per year, 11,713 acre-feet per year, and 13,254 acre-feet per year, respectively. The 2018/2040/2060 supplies in Region 2 are estimated to be 13,607 acre-feet per year, 20,516 acre-feet per year, and 20,756 acre-feet per year, respectively, indicating a surplus of supply for the region at each time. However, a significant portion of the supply is derived from non-renewable Denver Basin groundwater. Considering only Forest Heights Estates, demands are estimated to be 3.08 acre-feet of water per year for the current, 2040 and 2060 time frames, respectively. Water supply available by decree to the subdivision is 7.56 acre-feet per year for each of the current, 2040 and 2060 time frames. The decree allows up to 0.57 acre-feet of water per year per lot for irrigation of lawns and gardens for watering of livestock. In practice, every lot owner may

not keep livestock and residents in the county limit water use for landscape irrigation in favor of natural grasses.

A listing of some of the policies of the Water Master Plan that are supported by the proposed development follow: Policy 4.1.3 – Support enhanced monitoring of sources of surface and tributary groundwater in the County. The referenced decree requires use of metering for the wells to insure compliance with the terms of the permit; Policy 6.2.1.2 – Encourage re-use of treated wastewater for irrigation and other acceptable uses when feasible. Both the existing residence and the new single-family residences on all proposed lots will utilize onsite wastewater treatment systems which will provide "Return Flows" to the environment as a condition of the groundwater findings and order and the well permit.

- 2. The subdivision is in substantial conformance with the approved preliminary plan.

 This is a proposed Minor Subdivision and requires no Preliminary Plan for Plat approval. The subdivision will be developed in accordance with the currently proposed land use applications.
- 3. The subdivision is consistent with the subdivision design standards and regulations and meets all planning, engineering, and surveying requirements of the County for maps, data, surveys, analyses, studies, reports, plans, designs, documents, and other supporting materials.

 The proposed Minor Subdivision Plat is prepared in accordance with applicable subdivision design standards. No public improvements are required for this subdivision. This application includes request for waivers to allow private roads and alternate roadway design standards as discussed below.
- 4. A sufficient water supply has been acquired in terms of quantity, quality, and dependability for the type of subdivision proposed, as determined in accordance with the standards set forth in the water supply standards [C.R.S. §30-28-133(6)(a)] and the requirements of Chapter 8 of this Code.
 - Water service is to be provided by individual on site wells operated under a State approved Water Augmentation Plan.
- 5. A public sewage disposal system has been established and, if other methods of sewage disposal are proposed, the system complies with State and local laws and regulations, [C.R.S. §30-28-133(6)(b)] and the requirements of Chapter 8 of this Code.

 Wastewater is intended to be treated via individual on site septic systems designed, constructed and operated under State and County Health Department rules and regulations and in accordance
- 6. All areas of the proposed subdivision which may involve soil or topographical conditions presenting hazards or requiring special precautions have been identified and that the proposed subdivision is compatible with such conditions [C.R.S. §30-28-133(6)(c)].
 - A soils report has been prepared for the site and the owner will comply with the recommendations of the report. Areas were encountered where the geologic conditions will impose some constraints on development and land use. These include areas of potentially seasonal shallow and shallow groundwater and expansive soils, all of which can be satisfactorily mitigated through avoidance or proper engineering design and construction practices. Based on the proposed plat, it appears that these areas will have minor impacts on the development. These conditions are discussed in

with the Water Decree.

further detail in the Soil, Geology, and Geologic Hazard Study produced by Entech Engineering, Inc.

- 7. Adequate drainage improvements are proposed that comply with State Statute [C.R.S. §30-28-133(3)(c)(VIII)] and the requirements of this Code and the ECM.
 - The proposed Minor Subdivision is consistent with the submitted Final Drainage Report. There are no public drainage facilities needed or proposed with this development. Private road culverts will be installed in the private road by the applicant and any required private driveway culverts will be installed by the future lot owners. The owner/applicant will comply with the requirements of the drainage report.
- 8. Legal and physical access is provided to all parcels by public rights-of-way or recorded easement, acceptable to the County in compliance with this Code and the ECM.

 With the approval of requested waivers, Forest Heights Estates Lots 1-4 shall have access to private Forest Heights Circle connecting to Herring Road. The private road is contained within proposed Tracts A and B and 60 foot wide access easement as well as an access easement. The roadway will be maintained by the lot owners in accordance with an Access and Maintenance Agreement established for the subdivision and adjacent existing residences.
- 9. Necessary services, including police and fire protection, recreation, utilities, and transportation systems, are or will be made available to serve the proposed subdivision.

 The site is located within the jurisdiction of the El Paso County Sheriff's Office. The sheriff's office currently provides police protection for the site and surrounding area. The site is located within the Black Forest Fire Protection District which already provides fire protection for the site and has agreed to serve this subdivision. Water and sanitary sewer provisions are discussed in items 4 & 5 above. The property is located within the service areas of Mountain View Electric Association, Blackhills Energy Corporation, and Lewis Palmer School District 38 which will serve the subdivision. Transportation is being facilitated by the existing adjacent roadway system and an improved private road.
- 10. The Minor Subdivision plans provide evidence to show that the proposed methods for fire protection comply with Chapter 6 of this Code.

 Forest Heights Estates is located within the Black Forest Fire Protection District which is providing fire protection for the site and the surrounding area. The district has agreed to serve this subdivision. Building permits for each structure shall be in accordance with the requirements of the fire district as administered by the Pikes Peak Regional Building Department.
- 11. Off-site impacts were evaluated and related off-site improvements are roughly proportional and will mitigate the impacts of the subdivision in accordance with applicable requirements of Chapter 8.
 - All offsite impacts are determined to be insignificant with the platting of four residential lots. The applicants will be responsible to pay park, school and drainage fees. Future lot owners will pay Traffic Impact Fees at time of building permit.
- 12. Adequate public facilities or infrastructure, or cash-in-lieu, for impacts reasonably related to the proposed subdivision have been constructed or are financially guaranteed through the SIA so the impacts of the subdivision will be adequately mitigated.

There are no public facilities or infrastructure required or proposed for this subdivision. The private roadway is proposed to be improved by the applicants with the required facilities as needed for access. The platting of the site will include the collection of the applicable School Fees, Park Fees, Drainage Fees and Traffic Impact Fees due for this project.

- 13. The subdivision meets other applicable sections of Chapter 6 and 8.
 - Upon approval of waivers to the LDC Section 8.4.3 (A)(1) stating "A division of land shall have a minimum of 60 feet frontage on a public road" and 8.4.3(B)(2)(e) stating "Lots shall have a minimum of 30 feet of frontage on and have access from a public road, except where private roads are approved by the BoCC pursuant to waiver granted under Section 8.4.4 (E)", the subdivision will meet the requirements of the Land Development Code. The subdivision is in accordance with the Land Development Code with respect to zoning, lot size, building setbacks, provision of utilities and storm drainage. The waiver is requested with this application to allow access by each of the four proposed lots via a private road without the required 30 feet of frontage on a public road for each lot. The code allows consideration of access by private roads by waiver according to Section 8.4.4(E)(2) and consideration of certain alternative road design standards according to Section 8.4.4(E)(3). The waivers are more fully discussed below.
- 14. The extraction of any known commercial mining deposit shall not be impeded by this subdivision [C.R.S. §§34-1-302(1), et seq.].

A search of El Paso County Clerk and Recorder's records revealed the existence of no severed mineral estate owners.

Requested Waiver:

As previously mentioned, a waiver from LDC Section 8.4.3(A)(1) "Minimum Frontage for Division of Land: A division of land shall have a minimum of 60 feet frontage on a public road." along with Section 8.4.3(B)(2)(e) is requested. The referenced code provision requires that "Lots shall have a minimum of 30 feet of frontage on and have access from a public road, except where private roads are approved by the BoCC". Proposed Lots 1-4 will gain access by way of the existing private road, Forest Heights Estates, connecting the site to Herring Road in the northwestern portion of the site. The responsibility and maintenance of said access shall be carried out as described in a separate private access maintenance agreement. Additional code references for the requested waiver are Section 8.4.4(E)(2) "Private Roads Require Waiver. The use of private roads is limited and allowed only by waiver. In granting a waiver to allow private roads, the BoCC shall make written findings supporting the use of private roads and may require the owner to enter into a Private Road Maintenance Agreement or create covenants whereby the lot owners are required to maintain the private roads." and Section 8.4.4(E)(3) "Private Roads to Meet County Standards. Generally, private roads shall be constructed and maintained to ECM standards except as may be otherwise determined in the waiver. Private road waivers may only include design standards for the following: Right-of-way width where suitable alternative provisions are made for pedestrian walkways and utilities; Design speed where it is unlikely the road will be needed for use by the general public: Standard section thickness minimums and pavement type where suitable and perpetual maintenance provisions are made; • Maximum and minimum block lengths; and • Maximum grade."

Proposed Lots 1-4 are proposed to be connected to Herring Road by private roadway located in proposed Tracts A and B along with an access easement. Existing private road named Forest Heights which is

Letter of Intent – Forest Heights Estates - Minor Subdivision September 29, 2023 Page 7

already located in proposed Tracts A and B currently provides access to existing developed parcels that are adjacent to the site. The existing roadway will be improved to facilitate access to proposed Lots 1-4.

The applicant and adjacent residential owners wish to maintain the private character of the development by keeping the road within the neighborhood private. They also wish to maintain the rural residential character of the neighborhood by having a narrower gravel road. The private road for this development is appropriate as a public road is not needed for convenience or safety of the general public due to the small number of residential lots that will utilize it. The road will be maintained by the four new lot owners of Forest Heights Estates, and six other adjacent lot owners that currently access using the existing private road for a total of 10 lots. Since the code allows for access by private road through waiver, it is most practical for proposed Lots 1-4 to be able to access by the existing private roadway, rather than extending a public roadway into the site. The arrangement eliminates the need for additional public right-of-way and additional public maintenance to serve the 10 rural residential single family lots. The allowance of private roads, coupled with private maintenance agreements have been shown to be effective and efficient modes of access within the county. The proposed private road with approved alternative road design characteristics will also have a diminished impact on the natural terrain and landscape of the site compared to a public roadway which would be much larger dedication and require far more disturbance than a smaller private road.

LDC 8.4.4.E Private Roads to Meet County Standards - A waiver is requested from Land Development Code Section 8.4.4.E in consideration of the provisions of Section 8.4.4(E)(3) to allow modification of certain standards, to be considered with the Private Road Waiver. Modifications to right-of-way/road width, design speed, standard section thickness minimums and pavement type, block lengths and maximum grade are allowed as part of the private road waiver.

The applicant requests a narrower roadway surface consisting of two 12' wide drive lanes and 1' wide shoulders to promote the preservation of the existing natural terrain at the site and to highlight the private and rural nature of the development. The narrower width serves to preserve existing trees, natural vegetation and terrain. The proposed private roadway is low volume, serving only 10 potential residential lots. The narrower roadway is adequate to allow two-way traffic on this low volume roadway. Additionally, two turn-out area with wider surface will be provided as requested by Black Forest Fire Department.

The applicant requests a lower design speed of 20 mph for the private road. The lower design speed will allow further preservation of existing natural features and terrain by allowing the improved road surface to remain closer in elevation to the existing road surface and prevent unnecessary disturbance of the roadsides. The roadway is relatively short, promoting lower speeds and will be stop controlled at the connection with Herring Road. The road will be posted with a 20 mph speed limit sign.

The applicant requests the use of the existing gravel surface for the roadway. The existing gravel surface has proved adequate, reliable and stable over the several years. The existing asphalt apron extending 50 feet into the site from paved public Herring Road will remain in place, providing an appropriate transition from the paved public way. The private roadway surface will be maintained by the residents as noted above.

Each criteria for approval of waivers as stated in section 7.3.3 of the El Paso County Land Development Code (2021) is listed below followed by the appropriate justification.

1. The waiver does not have the effect of nullifying the intent and purpose of this code; The request for a waiver of the referenced LDC sections does not go against the intent and purpose of this

- code. This request is in line with the provisions and requirements set forth in the LDC, and the private roadway will comply with the applicable design standards as modified by the request.
- 2. The waiver will not result in the need for additional subsequent waivers; With the approval of the referenced waivers, the lots will each be provided the required access necessary for their development. There is no known need for additional waivers as all applicable requirements of the El Paso County Land Development Code will be met.
- 3. The granting of the waiver will not be detrimental to the public safety, health, or welfare or injurious to other property; The private road will be improved to provide safe and reliable access to each lot on the site and adjacent users. The responsibility and maintenance of said driveway shall be carried out as described in a private access maintenance agreement. The driveway will not pose a threat to the public safety, health, or welfare, nor will it be injurious to any other property.
- 4. The conditions upon which the request for a waiver is based are unique to the property for which the waiver is sought and are not applicable to other property; This site has an existing private road that is in use by the applicants and adjacent residents. The parties desire that the road remain private with the platting of Forest Height Estates and that the roadway improvements create only minimum disturbance and modification to the existing natural terrain and vegetation. Therefore, due to very limited number of residences that will utilize the road and the agreement reached with adjacent owners, the waiver to allow the private road is preferable access to the entire site in lieu of a public road.
- 5. A particular non-economical hardship to the owner would result from a strict application of this code; With strict application of this code, the subdivision would be required to access by a public roadway in a 60-foot right-of-way constructed to El Paso County standards. The public road would significantly increase disturbance of the natural terrain and forest as well as the impervious area of the site while increasing the maintenance responsibility of the county. A public paved roadway would detract from the existing rural residential character of the site and intrude upon the property against the wishes of the residents.
- 6. The waiver will not in any manner vary the zoning provisions of this code; The proposed private road will comply with all zoning provisions of this code and does not produce violations.
- 7. The proposed waiver is not contrary to any provision of the master plan; The proposed private road is in harmony with the goals of the master plan with regard to preserving place type characteristics and preserving natural features.

Existing and Proposed Facilities:

Forest Heights Circle is an existing private gravel road used for access by residents of currently developed parcels adjacent to the site. The proposed subdivision establishes Tracts A and B to contain the existing private roadway. The applicants will make improvements to the roadway which is planned to be a private gravel roadway in accordance the proposed waivers mentioned above. The necessary road culverts will be replaced as part of the improvements.

Letter of Intent – Forest Heights Estates - Minor Subdivision September 29, 2023 Page 9

Total Number Of Residential Units And Densities:

The gross area of Forest Heights Estates $32.618\pm$ acres and the site is proposed to contain four single-family residential units. Residential lots range in size from 5.000 to 12.108 acres. The average lot size for the four proposed lots is 7.48 acres. The gross density of the site is 0.12 units per acre.

Fire Protection:

The site is located within the Black Forest Fire Protection District. The Black Forest Fire Protection District already serves the property and surrounding residences and has provided a Service Commitment Letter for the proposed lots. The lots and homes are subject to the codes and policies adopted by the said district regarding fire protection.

Proposed Access Locations:

Access for proposed Forest Heights Estates Lots 1-4 shall be by way of the existing private gravel road, Forest Heights Circle, which connects to the east side of existing Herring Road with an existing 50' long asphalt apron at the connection point. Forest Heights Circle is to undergo modification and improvement according to construction plans prepared as part of the subdivision application but will remain a gravel road with the existing asphalt apron to remain in place. The private roadway will be contained within two tracts and access easements. Maintenance of the private roadway will be provided by the lot owners and in accordance with a Access and Maintenance Agreement, Herring Road is a paved two-lane public road designated a rural collector in the 2040 Major Transportation Corridors Plan. There are no topographical or alignment challenges limiting safety of the existing or proposed private road access to the proposed lots

Traffic Impact and Traffic Impact Fees:

The four new single family rural residential lots will access private Forest Heights Circle and public Herring Road. The development is expected to generate a total of 38 trips per day (Average weekday trips ends) and 4 trips in the peak hour based on 9.44 trips per unit for Single Family Detached Housing (according to Trip Generation, 10th Edition, 2017 by the Institute of Transportation Engineers). This number of trips is below the County threshold of 100 trips per day or 10 trip during the peak hour. Therefore, a full Transportation Impact Study (TIS) is not required for the project. This development is subject to fees established by the El Paso County Road Impact Fee Program per El Paso County Resolution Number 19-471. The owners have elected to not be included in a Public Improvements District. Traffic Impact Fees will be paid at time of building permit.

Based on the current conditions of Herring Road and the low traffic volumes to be generated by the site, no new improvements to Herring Road or nearby area roadways. are required to serve this development. Where the site is adjacent to Herring Road, an additional 15 feet of road right-of-way will be dedicated by the subdivision plat document as required due to the classification of Herring Road as a collector road.

Z:\61197\Documents\Letter of Intent\61197-LetterOfIntent-Minor Sub.odt

KNOW ALL MEN ВҮ THESE PRESENTS:

That Phyllis J. Didl and Didleaux, being the owners of the following described tract of land:

P.**M**

A Tract of land in the Southwest 1/4 of Section 9, Township 12 South, Range 65 West, of the 6th P.I. Country of El Paso. State of Colorado, more specifically described as follows:

Commencing at the West 1/4 corner of Section 9.

Thence Along the North line of said Southwest 1/4, N8955'03"E a distance of 1391.55 feet to the Point 1 Beginning of the parcel to be described hereby.

Thence continue along said North line, N89' 5503"E a distance of 506.51 feet to the Northwest corner of the parcel described at Book 2318, Page 387, of the records of the El Paso Country Clerk and Recorder;

Thence S00'3'25"W along the West line of said parcel a distance of 430.00 feet;

Thence S00'9'20"W a distance of 60.00 feet;

Thence S00'11'43"W along the line of said parcel 459.94 feet;

Thence S00'11'43"W along the line of said parcel 459.94 feet;

Thence S00'13'25"E along said East line of said parcel a distance of 829.47 feet;

Thence N00'03'25"E along the East line of said parcel a distance of 430.00 feet;

Thence N00'03'25"E along the South line of said parcel a distance of 434.00 feet;

Thence N00'03'25"E along the South line of said parcel a distance of 434.00 feet;

Thence N00'03'25"E along the South line of said parcel a distance of 434.00 feet;

Thence N00'03'25"E along the South line of said parcel a distance of 434.00 feet;

Thence N00'03'25"E along the South line of said parcel a distance of 215.85 feet to the Southeast corner of the parcel described in Book 2215 Page 432 of said records;

Thence N00'03'25"E along the South line of said parcel a distance of 215.80 feet to the Southeast corner of the parcel described in Book 2215 Page 539 of said records;

Thence N00'03'25"E along the South line of said parcel a distance of 586.00 feet to the South line of the page 432 of said records;

Thence N00'03'25"E along said South line of said parcel a distance of 67.27 feet to the East line of said parcel a distance of 67.27 feet to the East line of said parcel and stance of 67.27 feet to the East line of said parcel and stan Point of of

Road; desc

point on the South line Southeast corner

⊇.

Book

EXCEPTION PARCEL: Book 2645, Page 207 of the records of El Paso County, A tract of land in the Southwest 1/4 of Section 9, Township 12 South, County of El Paso, State of Colorado more particularly described as follows; Commencing at the West 1/4 corner of said Section 9, Thence along the West line of Section 9, S00°03'25"W a distance of 490.00 Thence N89°55'03"E a distance of 1090.00 feet to the Point of Beginning of Thence N89°55'03"E a distance of 610.00 feet; Thence S00°03'25"W a distance of 325.00 feet; Thence S89°55'03"W a distance of 610.00 feet; Thence N00°03'25"E a distance of 325.00 feet to the Point of Beginning. Colorado Range 65

Tract in Northwest quarter of the Southwest quarter of Section 9, Township 6th P.M. County of El Paso, State of Colorado, described as follows: Commencing at the West 1/4 corner of said Section 9, Thence along \$00°03'25"W a distance of 430.00 feet; Thence N89°55'03"E 30.00 feet to a point on the West Right of Way line Beginning (P.O.B.) of the Tract described hereby; Thence N89°55'03"E a distance of 435.00 feet; Thence \$01'00'46"W a distance of 60.01 feet; Thence \$89°55'03"W a distance of 434.00 feet to a point on said West Right Thence N00°03'25"E a distance of 60.00 feet to the Point Of Beginning (POET). Township of Herring Road the South, west

line

of

said

(not

including

the

parcel).

Right (POB).

Tract A contains 0.598 Acres, more or less.

ACREAGE OF THIS SUBDIVISION PLAT IS 32.618 ACRES.

DEDICATION:

The undersigned, being all the owners, mortgagees, beneficiaries of deeds of trust and holders of other interests in the land described herein, have laid out, subdivided, and platted said lands into lots, tracts, and easements as shown hereon under the name and subdivision of FOREST HEIGHTS ESTATES, The utility easements shown hereon are hereby dedicated for public utilities and communication systems and other purposes as shown hereon. The entities responsible for providing the services for which the easements are established are hereby granted the perpetual right of ingress and egress from and to adjacent properties for installation, maintenance, and replacement of utility lines and related facilities.

STATE OF OF EL PASO Phyllis Phyllis of ب ب Didleau, Didleau Didleau this

HAND

PUBLIC

OF EL PASO ط .Þ SIHI DAY

MY COMMISSION EXPIRES ACKNOWLEDGED BEFORE ME HAND AND OFFICIAL PUBLIC

Tract B shall be be utilized utilized as gs Tract B shall be vested to the parties that are signatory and designated in AND MAINTENANCE AGREEMENT FOR FOREST HEIGHTS CIRCLE AND RESTRICTIVE , $3\ \&\ 4$ FOREST HEIGHTS ESTATES SUBDIVISION" and their successor and assig a Private Road. Ω Private Ownership of Tract B shall be vested 앜 shall the owner of Lot the

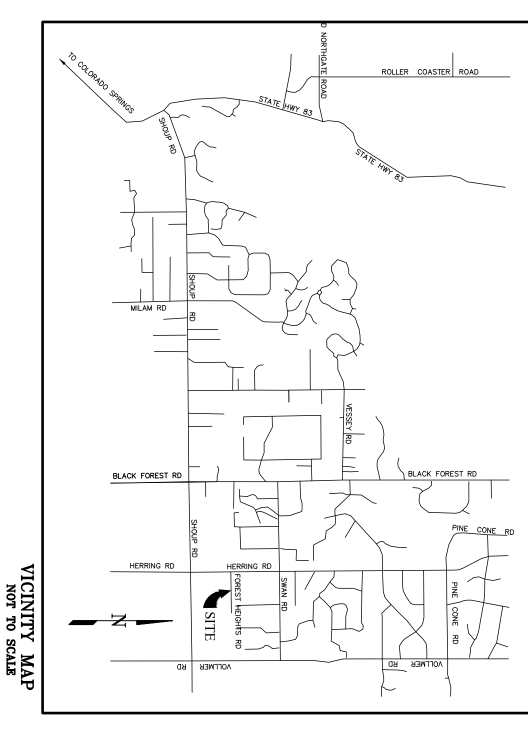
ORES HEIGH \prod STATES

FINAL PLAT E SOUTHWEST QUARTER OF SECTION 9, TOWNSHIP 12 SOUTH, RANGE 65 WEST OF THE 6TH P.M. COUNTY OF EL PASO, STATE OF COLORADO

19. The area encompassed by the hazards:
—Seasonally high groundwater.
—Potentially high seasonal grou Mitigation measures and a map Hazard Study ,Didleau Subdivisavailable at the El Paso County

NOTES

(cont.



NOTES:

- Indicates survey monument recovered as shown.
 Indicates set survey monument no. 4 rebar and plastic cap surface.
 Indicates Not a Part of this Subdivision. PLS No. 18465 set flush with ground
- Each individual property owner is responsible for the construction and operation of a non-evaporative wastewater disposal system approved by the El Paso County Health Department. The Health Department may require a specially designed, or "engineered," system prior to permit approval. Engineered systems may cost more to design, install and maintain than systems which are not engineered
- The Basis of Bearings as shown on this plat is the Observed Bearing of the line from to Corner of Section 9 Township 12 South, Range 65 West of the 6TH P.M. being a 3" alumin No. 18830, and the West \$\frac{1}{2}\$ corner of Section 9 Township 12 South, Range 65 West of the being a 3" aluminum cap PLS No. 9477 as monumented upon the ground, and whose observed individually, were determined utilising survey quality GPS instruments.

 The line as observed, and as calculated bears N89*55'03"E. the Center ‡
 ninum cap PLS
 the 6TH P.M.
 positions, as

quifer wells in the subdivision. Applicant, it successors and assigns at the time of lot sales, shall transfer rights to aderlying ground water to the initial purchaser of each lot in an amount at least sufficient to satisfy the 300 year ater supply requirement of El Paso County for four lots, or 924 acre feet from the Dawson aquifer and 943 acre set from the Laramie—Fox Hills aquifer, as well as an undivided interest in the plan for augmentation. Each also be successed to the water will be equally divided; This provision of such water rights, unless a lot is further subdivided in hich case the water will be equally divided; This provision is included only to be consistent with the provisions of the ugmentation plan, and does not imply the future approval by El Paso County of further subdivision of any of the ugmentation plan, and transfers the real property to the individual lot purchaser.

(12345)— Indicates property address. The addresses exhibited on this plat are for informational purposes only. are not the legal description and are subject to change.

The following reports and/or documentation have been submitted in association with the Final Plat for this subdivision and are on file at the El Paso County Planning and Community Development Department: Drainage Report; Water Resources Report; Wastewater Disposal Report; Geology and Soils Report; Development Report and Evidence.

All property owners are responsible for maintaining proper storm water drainage in and through their property. Public drainage easements as specifically noted on the plat shall be maintained by the individual lot owners unless otherwise indicated. Structures, fences, materials or landscaping that could impede the flow of runoff shall not be placed in

who knowingly removes, alters or defaces any public land survey monument or land y commits a Class Two (2) misdemeanor pursuant to C.R.S. 18—4—508.

17. No Driveway shall be establ ished unless an Acc ess Permit has granted by El Paso Co

16.

15.

Individual lot purchasers are responsible for constructing driveways, including necessary drainage culverts from Forest Heights Circle per Land Development Code Sections 6.3.3.C.2 and 6.3.3.C.3. Due to their length some of the driveways will need to be specifically approved by the Black Forest Fire Rescue Protection District.

- This survey does not constitute a title search by LDC, Inc. to determine ownership or easements of record. For all information regarding easements, rights—of—way and title of record, LDC, Inc. relied upon Owner's Policy of Title Insurance issued by Stewart Title Guaranty Company, File No. 49789ECS, Policy No. 0—9301—004251616, date of policy is June 10, 2020.

- All structural foundations shall be located and designed by a Professional Engineer, currently registered the State of Colorado. ⊒.

Individual wells in the Dawson aquifer are the responsibility of each lot owner. Permits for such wells must be obtained from the Colorado Division of Water Resources. Ground water rights associated with the subdivision were decreed in Case No. 22CW3060, Water Division 2 (adjudication of water rights and plan for augmentation).

Water in the Denver Basin aquifers is allocated based on a 100 year aquifer life. However, for El Paso County planning purposes, water in the Denver Basin aquifers is evaluated based on a 300 year aquifer life. Applicant, and all future owners of lots in the subdivision, should be aware that the economic life of a water supply in the Dawson aquifer may be less than either 100 years or 300 years indicated due to anticipated water level declines.

ERAL EMERGENCY MANAGEMENT AGENCY, Flood Insurance Rate Map Number 08041C0320G, effective of the conditional content of the vicinity of this parcel of land to be a Zone X (area determined to year flood plain).

Fire protection to be provided by Black Forest Fire Protection District.

Developer shall comply with federal and state laws, regulations, ordinances, review and permit requirements, an agency requirements, if any, of applicable agencies including, but not limited to, the Colorado Division of Colorado Department of Transportation, U.S. Army Corps of Engineers and/or the U.S. Fish and Wildlife regarding the Endangered Species Act, particularly as it relates to the listed species, if applicable.

12.

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10.

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Mailboxes shall be installed in accordance with all El Paso County and United States Postal Service regulations.

The Subdivider agrees on behalf of him/herself and any other builders, successors, and assignees that Subdivider and/or said assigns shall be required to pay Traffic Impact Fees in accordance with the El Paso County Road Impact Fee Program Resolution (Resolution No. 19—471) or any amendments thereto, at or prior to the time of Building Permit submittals. the fee obligation if not paiod at final plat recording shall be documented on all salesdocuments and on plat notes plat notes to ensuure that a title serch would find the fee obligation before sale of the property. as shown is Zon ned RR-

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23.

NO BUILD AREAS: portable structures may be placed withi

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Forest Heights Es AGREEMENT FOR F HEIGHTS ESTATES Paso County Clerk

Estates subdivision is Subject FOREST HEIGHTS CIRCLE AND SUBDIVISION as recorded under and Recorder

to the ACCESS EASEMENT GRANT , RESTRICTIVE COVENANTS FOR LOTS 1, r Reception No._____ of the

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hazard area can be found in the report 'Entech Engineering Inc. Dated March 10, g and Community Development Department.

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DRAINAGE EASEMENTS: individual lot owners unl flow of runoff shall not not be placed in drainag

ITS: Public drainage easements as specifically noted on the plat shall be maintained by s unless otherwise indicated. Structures, fences, materials or landscaping that could impede not be placed in drainage easements. Components of onsite wastewater treatment systems ainage easements.

EASEMENTS:

25.

The Developer is

All Property withi under Reception

Forest Heights Estates subdivision

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subject to a Declaration of Co the El Paso County Clerk and

extending

Roadway

utilities

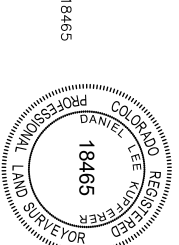
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each

Unless otherwise shown, both sides of all side lot lines and common rear lot lines ten (10) feet wide public utility and drainage easement on each side and a ten and drainage easement on lot lines abutting a public right—of—way and a twenty and drainage easement on the subdivision boundary lines. Said easements or public for installation and maintenance of public utilities and drainage facilities sole responsibility for maintenance being vested with the property owners.

SURVEYOR'S CERTIFICATION:

Daniel L. Kupferer, a duly registered Professional Land Surveyor in the State of Col certify that this plat correctly represents the results of a survey made on (date of sunder my direct supervision and accurately shows the subdivision thereof and that all masshown hereon; that mathematical closure errors are less than 1:10,000; and that superpared in full compliance with all applicable provisions of the El Paso County Land E and that the requirements of Title 38 of the Colorado Revised Statutes, 1973 have best of my professional knowledge, bellief and opinion and that it is accordance with application of practice and this is not a guaranty or warranty, either expressed or implied.



$\mathbf{0F}$ COUNTY COMMISSIONERS CERTIFICATE:

This plat of FORES Commiss Q HEIGHTS ESTATES approved for filing bу the Ш Paso

APPROVALS:

subdivision

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I hereby certify that

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RECORDING: 유 pd

Reception SURCHARGE: Chuck Broer $\overline{\mathcal{D}}$ Ш Paso County, Colorado

FEES:

Drainage Fee

Bridge Fee

MS206 Project No.



	H Scale:	N/A N/A		1
	Designed By:		XXX	
_	Drawn By:		JLG	-
_	Checked By:		DLK	
_	Date:	5/01/2020		

	REVISIONS		
No.	Description	Ву	Date
1	LOT REVISIONS	DAS	02/23/202
2	ROAD REVISIONS	DAS	04/12/202
3	EPC REVIEW COMMENTS	MVE	9/26/202

CALL BEFORE YOU DIG ... DIAL 811 48 HOURS BEFORE YOU DIG, CALL UTILITY LOCATORS FOR LOCATING AND MARKING GAS, ELECTRIC, WATER AND WASTEWATER

According to Colorado law you must commence any legal action based upon any defect in this survey within three years after you first discover such defect. In no event may any action based upon any defect in this survey be commenced more han ten years from the date of the certificationeon

shown hereon.

FOREST HEIGHTS ESTATES FINAL PLAT.

www.ldc-inc.com * TEL: (719) 528-6133 * FAX: (719) 528-6848

3898 MAIZELAND ROAD • COLORADO SPRINGS, CO 80909

SW 1/4 SECTION 9, T12S, R65W, 6TH PM

COUNTY OF EL PASO, STATE OF COLORADO

18070

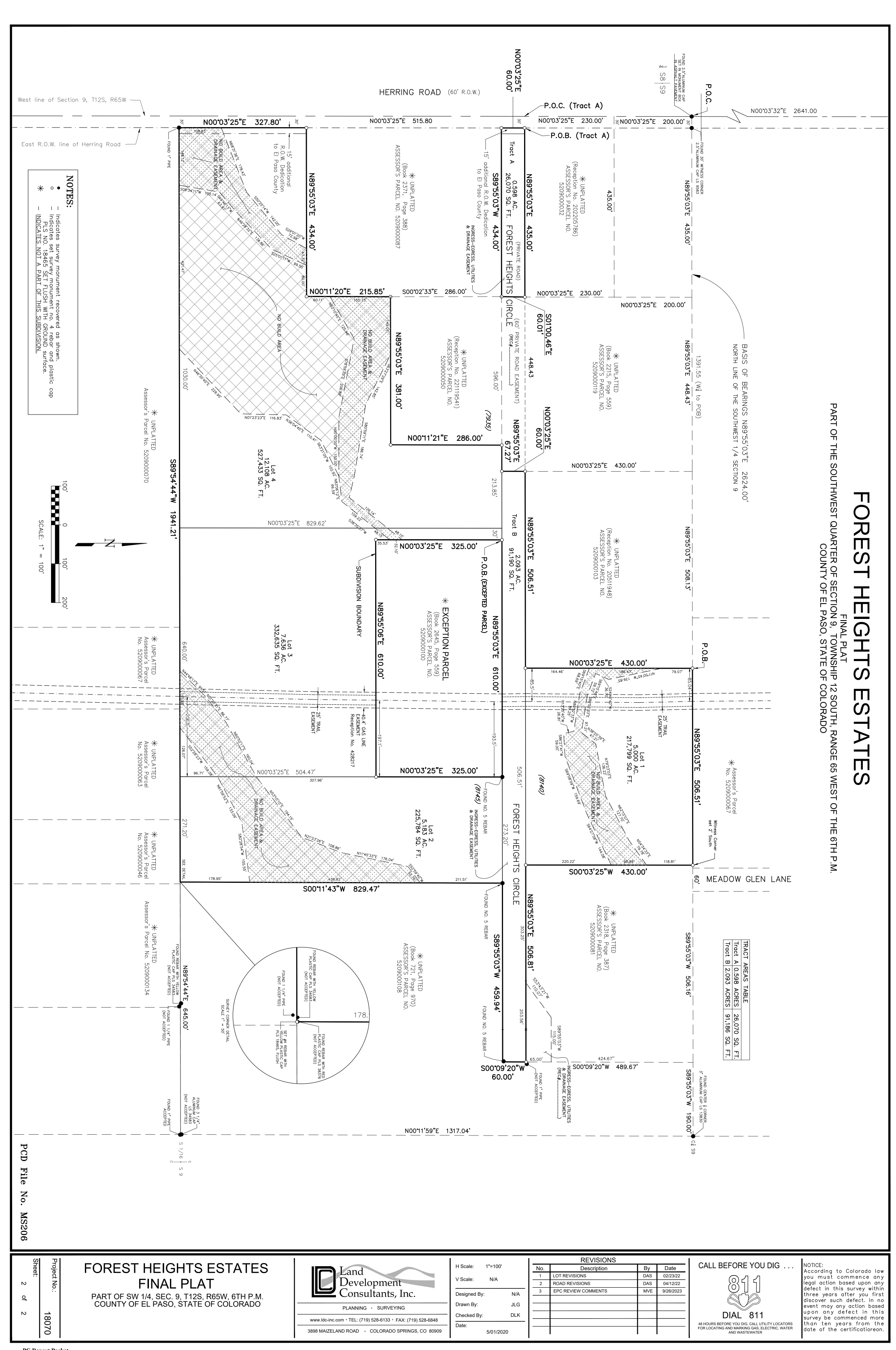
Page 29 of 49

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No

_CADemplates\2016PP-LC-GICLL TEMPLATES.dwg PC Report Packet





November 1, 2023

Ryan Howser El Paso County Development Services Department 2880 International Circle, Suite 110 Colorado Springs, CO 80910

RE: Forest Heights Estates Subdivision

SW1/4 of the Sec. 9, Twp. 12S, Rng. 65W, 6th P.M.

Water Division 2, Water District 10 CDWR Assigned Subdivision No. 27462

To Whom It May Concern,

We have received the submittal to subdivide a 32.168-acre property into 4 single-family residential lots and 2 tracts. The water supply to these lots will be provided by four proposed wells with wastewater being disposed of through individual on-lot septic disposal systems. This office previously provided comments on the proposed subdivision in a letter dated June 13, 2022. The comments in this letter shall supersede those previously provided.

Water Supply Demand

The Water Supply Information Summary, included with the submittal, estimated a total annual use for the subdivision of 3.08 acre-feet per year pursuant to Division 2 Water Court Case No. 22CW3060. The decree allows for the use of four wells to each pump up to 0.77 acre-feet per year for use in one single-family dwelling and outdoor uses for irrigation of lawns and gardens, stock water, and fire protection.

Please note that standard water use rates, as found in the Guide to Colorado Well Permits, Water Rights, and Water Administration, are 0.3 acre-foot/year for each ordinary household, 0.05 acre-foot/year for four large domestic animals, and 0.05 acre-foot/year for each 1,000 square feet of lawn and garden irrigation (2.2 acre-foot/year/acre).

Source of Water Supply

The anticipated source of water is to be provided by four on-lot wells. These wells will produce from the Dawson aquifer. The wells will operate pursuant to the amended augmentation plan decreed in case no. 22CW3060, which amended the decree in case no. 18CW3026 (Division 2)/18CW3057 (Division 1). The water underlying this property was adjudicated and the applicant is the owner of the Dawson, Denver, Arapahoe, and Laramie Fox-Hills aquifers.

According to the decree in case no. 22CW3060, the following amounts of water shown in Table 1, below, were determined to be available underlying the 35 \pm acre tract of land owned by the applicant:



Table 1 - Denver Basin Ground Water Rights

Aquifer	Tributary Status	Volume (AF)	Annual Allocation 100 Year (AF/Year)	Annual Allocation 300 Year (AF/Year)
Dawson	NNT	2,270*	25.7*	7.56*
Denver	NNT 4%	2,130	21.3	7.10
Arapahoe	NT	1,450	14.5	4.83
Laramie-Fox Hills	NT	951	9.51	3.17

The plan for augmentation decreed in case no. 22CW3060 allows for annual diversion of 3.08 acre-feet from the Dawson aquifer for the uses proposed in the subdivision referral.

The proposed source of water for this subdivision is a bedrock aquifer in the Denver Basin. The State Engineer's Office does not have evidence regarding the length of time for which this source will be a physically and economically viable source of water. According to 37-90-137(4)(b)(I), C.R.S., "Permits issued pursuant to this subsection (4) shall allow withdrawals on the basis of an aquifer life of one hundred years." Based on this <u>allocation</u> approach, the annual amounts of water decreed is equal to one percent of the total amount available as determined by Rules 8.A and 8.B of the Statewide Nontributary Ground Water Rules, 2 CCR 402-7. Therefore, the water may be withdrawn in those amounts for a maximum of 100 years.

In the El Paso County Land Development Code, effective November, 1986, Chapter 5, Section 49.5, (D), (2) states:

"-Finding of Sufficient Quantity – The water supply shall be of sufficient quantity to meet the average annual demand of the proposed subdivision for a period of three hundred (300) years."

The State Engineer's Office does not have evidence regarding the length of time for which this source will "meet the average annual demand of the proposed subdivision." However, treating El Paso County's requirement as an **allocation** approach based on three hundred years, the annual estimated demand, for the entire subdivision, is a maximum of 3.08 acre-feet as allowed by the augmentation plan. As a result, the water may be withdrawn in that annual amount for a maximum of 300 years.

State Engineer's Office Opinion

Based on the above, it is our opinion, pursuant to CRS 30-28-136(1)(h)(l), that the anticipated water supply can be provided without causing material injury to decreed water rights so long as the applicant obtains well permits issued pursuant to C.R.S. 37-90-137(4) and the plan for augmentation noted herein, for all wells in the subdivision and operates the wells in accordance with the terms and conditions of any future well permits.

Our opinion that the water supply is **adequate** is based on our determination that the amount of water required annually to serve the subdivision is currently physically available, based on current estimated aquifer conditions.

Our opinion that the water supply can be **provided without causing injury** is based on our determination that the amount of water that is legally available on an annual basis, according **PC Report Packet**

Forest Heights Estate Subdivision November 1, 2023 Page 3 of 3

to the statutory <u>allocation</u> approach, for the proposed uses is greater than the annual amount of water required to supply the demands of the proposed subdivision.

Our opinion is qualified by the following:

The Division 2 Water Court has retained jurisdiction over the final amount of water available pursuant to the above-referenced decrees, pending actual geophysical data from the aquifer.

The amounts of water in the Denver Basin aquifers, and identified in case no. 18CW3026 (Division 2)/18CW3057 (Division 1) and amended in case no. 22CW3060 was calculated based on estimated current aquifer conditions. For planning purposes, the county should be aware that the economic life of a water supply based on wells in a given Denver Basin aquifer may be less than the 300 years used for allocation due to anticipated water level declines. We recommend that the county determine whether it is appropriate to require development of renewable water resources for this subdivision to provide for a long-term water supply. Furthermore, that applicant will need to apply for, and obtain a new well permits issued pursuant to Section 37-90-137(4) C.R.S.

Should you or the applicant have questions regarding any of the above, please contact me at this office.

Sincerely,

Kate Fuller, P.E.

1. Julles

Water Resource Engineer

cc: Rachel Zancanella, Division 2 Engineer



County Attorney

Kenneth R. Hodges, County Attorney

719-520-6485 Centennial Hall 200 S. Cascade, Suite 150 Colorado Springs, CO 80903 www.ElPasoCo.com **Board of County Commissioners**

Holly Williams, District 1 Carrie Geitner, District 2 Stan VanderWerf, District 3 Longinos Gonzalez, Jr., District 4 Cami Bremer, District 5

November 30, 2023

MS-20-6 Forest Heights Estates

Minor Subdivision

Reviewed by: Lori L. Seago, Senior Assistant County Attorney

April Willie, Paralegal

WATER SUPPLY REVIEW AND RECOMMENDATIONS

Project Description

1. This is a proposal by Jon P. Didleau and Phyllis J. Didleau Revocable Trust ("Applicant") for subdivision of 4 single-family lots on an existing 32.62-acre parcel of land (the "property"). The property is zoned RR-5 (Rural Residential).

Estimated Water Demand

2. Pursuant to the Water Supply Information Summary ("WSIS"), the water demand for the subdivision is 3.08 acre-feet/year, comprised of .26 acre-feet/year for household use for each of the 4 residential lots totaling 1.04 acre-feet/year, 0.27 acre-feet per year for 2,175 square feet of irrigation per lot for a total of 1.08 acre-feet, and 0.06 acre-feet/year per head for stock watering of up to 16 head for a total of 0.96 acre feet per year. Based on this total demand, Applicant must be able to provide a supply of 924 acre-feet of water (3.08 acre-feet per year x 300 years) to meet the County's 300-year water supply requirement.

Proposed Water Supply

3. The Applicant has provided for the source of water to derive from the not-nontributary Dawson aquifer as provided in the Findings of Fact, Conclusions of Law, Ruling of Referee and Decree in Division 2 Case No. 2018CW3026. Applicants sought to amend this original plan for

augmentation in the Findings of Fact, Conclusions of Law, Ruling of Referee and Decree in Division 2 Case No. 2022CW3060 ("Decree"). The groundwater decreed underlying the property includes 2,270 acre-feet of water in the Dawson aquifer, 2,130 acre-feet of water in the Denver aquifer, 1,450 acre-feet of water in the Arapahoe aquifer and 951 acre-feet of water in the Laramie-Fox Hills aquifer. The Decree approved the pumping of up to 3.08 acre-feet per year for 300 years and 924 acre-feet total of Dawson aquifer water. The Court further awarded a vested right to use up to 4 wells on the property.

The approved augmentation plan has a term of 300 years and requires that non-evaporative septic system return flows be used for augmentation during the pumping period for the 4 approved wells. Applicant must reserve 943 acre-feet of its water rights in the Laramie-Fox Hills aquifer for the replacement of post-pumping depletions.

State Engineer's Office Opinion

5. In a letter dated November 1, 2023, the State Engineer reviewed the proposal to subdivide the 32.168 +/- acre parcel into 4 single-family residential lots. The State Engineer stated that "[t]he anticipated source of water is to be provided by four on-lot wells. These wells will produce from the Dawson aquifer. The wells will operate pursuant to the augmentation plan decreed in case no. 22CW3060, which amended the decree in case no. 18CW3026 (Division 2)/18CW3057 (Division 1). The water underlying this property was adjudicated and the applicant is the owner of water rights in the Dawson, Denver, Arapahoe, and Laramie Fox-Hills aquifers." The State Engineer identified the total estimated water requirement at 3.08 acre-feet/year (0.77 acre-feet/year/lot).

The State Engineer stated that "[b]ased on the above, it is our opinion, pursuant to CRS 30-28-136(1)(h)(l), that the anticipated water supply can be provided without causing material injury to decreed water rights so long as the applicant obtains well permits issued pursuant to C.R.S. 37-90-137(4) and the plan for augmentation noted herein, for all wells in the subdivision"

Recommended Findings

6. Quantity and Dependability. Applicants' water demand for Forest Heights Estates subdivision is 3.08 acre-feet per year from the Dawson aquifer for a total demand of 924 acrefeet for the subdivision for 300 years. The Decree allows for 4 wells to withdraw water from the Dawson aquifer up to 3.08 acre-feet per year, for a total of 924 acre-feet over 300 years, which equals the current demand.

Based on the water demand of 3.08 acre-feet/year for the Forest Heights Estates subdivision and the Decree permitting withdrawals in that amount, the County Attorney's Office recommends a finding of sufficient water quantity and dependability for Forest Heights Estates.

- 7. <u>Quality</u>. The water quality requirements of Section 8.4.7.B.10 of the <u>Land Development Code</u> must be satisfied. **El Paso County Public Health shall provide a recommendation as to the sufficiency of water quality.**
- 8. <u>Basis</u>. The County Attorney's Office reviewed the following documents in preparing this review: a Water Resources Report dated July 28, 2023, the Water Supply Information Summary, the State Engineer Office's Opinion dated November 1, 2023, and Findings of Fact, Conclusions of Law, Ruling of the Referee and Judgement and Decree in Division 2 Case No. 2022CW3060. The recommendations herein are based on the information contained in such documents and on compliance with the requirements set forth below. **Should the information relied upon be found to be incorrect, or should the below requirements not be met, the County Attorney's Office reserves the right to amend or withdraw its recommendations.**

REQUIREMENTS:

- A. Applicants and their successors and assigns shall comply with the Findings of Fact, Conclusions of Law, Ruling of Referee and Decree in Case No. 22CW3060, specifically, that water withdrawn from the Dawson aquifer by each of the proposed four wells permitted shall not exceed 0.77 annual acre-feet, based on a total combined annual withdrawal of 3.08 acrefeet. Depletions during pumping shall be replaced by individual on-lot non-evaporative septic systems.
- B. Applicants must create a homeowners' association ("HOA") for the purpose of enforcing covenants and assessing any necessary fees related to compliance with the water determinations and replacement plans for the property.
- C. Applicants shall create restrictive covenants upon and running with the property which shall advise and obligate future lot owners of this subdivision, their successors and assigns, and the HOA regarding all applicable requirements of the Findings of Fact, Conclusions of Law, Ruling of the Referee and Judgment and Decree in Division 2 Case No. 2022CW3060, including the limitations on diversions and use of water for each well and lot, the requirement to meter and record all well pumping, and information on how records are to be recorded.

Covenants shall specifically address the following:

1) Identify the water rights associated with the property. The Covenants shall reserve 924 acre-feet of Dawson aquifer water and 943 acre-feet of Laramie-Fox Hills aquifer water pursuant to Findings of Fact, Conclusions of Law, Ruling of Referee and Decree in Division 2 Case No. 2022CW3060 to satisfy El Paso County's 300-year water supply requirement for the 4 lots of Forest Heights Estates. The Covenants shall further identify that 231 acre-feet (0.77 acre-feet/year) of Dawson aquifer water is allocated to each of the 4 lots. Said reservations shall not be separated for transfer of title to the property and shall be used exclusively for primary water supply.

- 2) Advise of responsibility for costs. The Covenants shall advise the HOA, lot owners and their successors and assigns of their obligations regarding the costs of operating the plans for augmentation, which include pumping of the Dawson wells in a manner to replace depletions during pumping and the cost of drilling Laramie-Fox Hills aquifer wells in the future to replace post-pumping depletions.
- 3) Require non-evaporative septic systems and reserve return flows from the same. The Covenants shall require each lot owner to use a non-evaporative septic system to ensure that return flows from such systems are made to the stream system to replace actual depletions during pumping and shall state that said return flows shall not be separately sold, traded, assigned, or used for any other purpose. The Covenants shall also include the following or similar language to ensure that such return flows shall only be used for replacement purposes: "Return flows shall only be used for replacement purposes, shall not be separated from the transfer of title to the land, and shall not be separately conveyed, sold, traded, bartered, assigned, or encumbered in whole or in part for any other purpose."
- 4) <u>Address future lot conveyances</u>. The following or similar language shall be included in the Covenants to address future conveyances of the lots subsequent to the initial conveyance made by Applicants/Declarant:

"The water rights referenced herein shall be explicitly conveyed; however, if a successor lot owner fails to so explicitly convey the water rights, such water rights shall be intended to be conveyed pursuant to the appurtenance clause in any deed conveying said lot, whether or not the Findings of Fact, Conclusions of Law, Ruling of Referee and Decree in Case No. 2022CW3060 and the water rights therein are specifically referenced in such deed. The water rights so conveyed shall be appurtenant to the lot with which they are conveyed, shall not be separated from the transfer of title to the land, and shall not be separately conveyed, sold, traded, bartered, assigned or encumbered in whole or in part for any other purpose. Such conveyance shall be by special warranty deed, but there shall be no warranty as to the quantity or quality of water conveyed, only as to the title."

- 5) Advise of monitoring requirements. The Covenants shall advise the HOA, future lot owners of this subdivision and their successors and assigns of their responsibility for any metering and data collecting that may be required regarding water withdrawals from Dawson or Laramie-Fox Hills aquifers.
- 6) Require well permits. The Covenants shall require that well permits be obtained pursuant to the requirements of Findings of Fact, Conclusions of Law, Ruling of Referee and Decree in Division 2 Case No. 22CW3060 and C.R.S. § 37-90-137(4) and (10).
- 7) <u>Address amendments to the covenants.</u> The Covenants shall address amendments using the following or similar language:

"Notwithstanding any provisions herein to the contrary, no changes, amendments, alterations, or deletions to these Covenants may be made which would alter, impair, or in any manner compromise the water supply for the Forest Heights Estates pursuant to Findings of Fact, Conclusions of Law, Ruling of Referee and Decree in Case No. 2022CW3060. Further, written approval of the proposed amendments must first be obtained from the El Paso County Planning and Community Development Department, and as may be appropriate, by the Board of County Commissioners, after review by the County Attorney's Office. Any amendments must be pursuant to an Order from the Division 2 Water Court approving such amendment, with prior notice to the El Paso County Planning and Community Development Department for an opportunity for the County to participate in any such adjudication."

8) <u>Address termination of the Covenants.</u> The Covenants shall address termination using the following or similar language:

"These Covenants shall not terminate unless the requirements of the Findings of Fact, Conclusions of Law, Ruling of Referee and Decree in Case No. 22CW3060 are also terminated by order of the Water Court and a change of water supply is approved in advance of termination by the Board of County Commissioners of El Paso County."

- D. Applicants and their successor and assigns shall reserve in any deeds of the property Dawson aquifer water in the decreed amount of 231 acre-feet (0.77 acre-feet per year) per lot, as well as 943 acre-feet of Laramie-Fox Hills aquifer water. Said reservation shall recite that this water shall not be separated from transfer of title to the Property and shall be used exclusively for primary and replacement supply.
- E. Applicants and their successors and assigns shall convey by recorded warranty deed these reserved Dawson aquifer water rights at the time of lot sales. Specifically, applicant and future lot owners shall convey sufficient water rights in the Dawson aquifer underlying the respective lots to satisfy El Paso County's 300-year water supply requirement.

Any and all conveyance instruments shall recite as follows:

For the water rights and return flows conveyed for the primary supply (Dawson aquifer): "These water rights conveyed, and the return flows therefrom, are intended to provide a 300-year supply, replacement during pumping, and replacement of post-pumping depletions for each lot of Forest Heights Estates. The water rights so conveyed, and the return flows therefrom, shall be appurtenant to each of the respective lots with which they are conveyed, shall not be separated from the transfer of title to the land, and shall not be separately conveyed, sold, traded, bartered, assigned or encumbered in whole or in

part for any other purpose. Such conveyance shall be by special warranty deed, but there shall be no warranty as to the quantity or quality of water conveyed, only as to the title."

- F. Applicant shall convey to the HOA by recorded warranty deed the reserved 943 acre-feet of Laramie-Fox Hills water rights for use in the augmentation plan to replace post-pumping depletions. Applicant shall recite in the deed that this water shall be used exclusively for augmentation supply and shall not be sold, conveyed, traded, bartered, assigned, or encumbered in whole or in party for any other purpose.
- G. Applicants and their successors and assigns shall submit a Declaration of Covenants, Conditions, and Restrictions, form deeds, and any plat notes required herein to the Planning and Community Development Department and the County Attorney's Office for review, and the same shall be approved by the Planning and Community Development Department and the County Attorney's Office prior to recording the final plat. Said Declaration shall cross-reference Findings of Fact, Conclusions of Law, Ruling of Referee and Decree in Division 2 Case No. 2022CW3060 and shall identify the obligations of the individual lot owners thereunder.
- H. Applicants and their successors and assigns shall record all applicable documents, including but not limited to agreements, assignments, warranty deeds regarding the water rights, and Declaration of Covenants in the land records of the Office of the Clerk and Recorder of El Paso County, Colorado.
- I. The following plat note shall be added that addresses the State Engineer's admonition to advise landowners of potential limited water supplies in the Denver Basin:

"Water in the Denver Basin aquifers is allocated based on a 100-year aquifer life; however, for El Paso County planning purposes, water in the Denver Basin aquifers is evaluated based on a 300-year aquifer life. Applicant and all future owners in the subdivision should be aware that the economic life of a water supply based on wells in a given Denver Basin aquifer may be less than either the 100 years or 300 years used for allocation indicated due to anticipated water level declines. Furthermore, the water supply plan should not rely solely upon non-renewable aquifers. Alternative renewable water resources should be acquired and incorporated in a permanent water supply plan that provides future generations with a water supply."

cc: Ryan Howser, Project Manager, Planner

Miranda Benson2

From: Benjamin Malcolm

Sent: Benjamin Malcolm

From: Tuesday, February 20, 2024 4:50 PM

To: PCD Hearings; Ryan Howser

Subject: Forest Heights 162002 Adjacent Property Owner Comments

CAUTION: This email originated from outside the El Paso County technology network. Do not click links or open attachments unless you recognize the sender and know the content is safe. Please call IT Customer Support at 520-6355 if you are unsure of the integrity of this message.

To whom it may concern,

On February 20, 2024 we received a notice of the March 28, 2024 public hearing on the Forest Heights minor subdivision (#162002). As adjacent property owners, we fully support the project after reviewing the project documents online. We also would like to state for the hearing that the documentation required is excessive and extremely burdensome for a minor subdivision. Our opinion comes from the perspective of an electric utility engineer and physician - who are very familiar with "red tape."

Thank you,

Benjamin R. Malcolm, P.E. & Regan E. Malcolm, M.D. 12030 Meadow Glen Lane Colorado Springs, CO 80908

Cell: (402)-750-2763

Miranda Benson2

From: Ryan Howser

Sent: Wednesday, February 28, 2024 4:07 PM

To: PCD Hearings

Subject: FW: Request remove Forest Heights Estates MS206 from PC Consent List for 2024-03-08

Attachments: Assessor Map Context.pdf; Plat Map with Wetlands .pdf

From: Judith von Ahlefeldt <blackforestnews@earthlink.net>

Sent: Wednesday, February 28, 2024 4:06 PM **To:** Ryan Howser <RyanHowser@elpasoco.com>

Cc: EXTERNAL Black Forest News <EXTERNALBlackForestNews@elpasoco.com>

Subject: Request remove Forest Heights Estates MS206 from PC Consent List for 2024-03-08

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Feb. 28, 2024 Wednesday 4:05 pm

Hello Ryan,

This is Judith von Ahlefeldt, owner of EPC Parcel: 5209000108

8255 FOREST HEIGHTS CIR Colorado Springs, CO 80908

in Forest Heights Estates, M S206 which is on the Consent Calendar for the March 8, 2024 Planning Commission.

I am requesting that Forest Heights Estates be removed from the upcoming Thursday March 8 Planning Commission Consent Calender to status as Regular Hearing item. MS 206 proposal has not been previously presented at public hearing.

My ownership of this parcel began in November, 1969. It is adjoining (contiguous with) either Forest Hts Circle itself or adjoining a lot line of new parcels presented on EDARP as of 8 am Feb. 22, 2024 - the day after MS 206 was posted for Planning Commission and BoCC scheduling on Wed., Feb. 21, 2024).

My property was purchased in 1969 from Robert Wells, a previous owner who purchased 80 acres in 1948. My 14.5 ac parcel is the largest existing parcel along Forest Hts Circle affected by the subdivision proposal. I am also the only adjoining owner who must use the entire length of Forest Hts Circle to reach Herring Rd. My deed contains ingress and egress rights for Forest Heights Circle.

Over 2400 linear feet of my property boundary borders this subdivision proposal: the entire east side of new parcel Lot 2, the south side of the east end of Forest Hts Circle, and two sides (south and east) of the proposed cul de sac.

My property, with two tributaries of Burgess River, has significant high-watershed subirrigated shallow swale wetlands. All sub atersheds of Forest Heights Estates of minimal size and in good condition. Within Section 9 some of the other subwatersheds have incised into the landscape, especially on Lot 1 and the southern portions of Lots 2 and 3.

In Forest Heights Estates, several subwatersheds, all tributary to Burgess River, cross trending southwest, and they cross all of the proposed lots. The swales are well vegetated with grasses, sedges and rushes, and where the alluvium is thicker, also had tree areas. The trees were burned off in the June, 2013 catastrophic Black Forest Fire, but the wetlands themselves were fully recovered by early Fall. There is scattered tree re-growth along Forest Heights Circle and near patches of surviving ponderosa pines.

Where Burgess River crosses Forest Heights Circle near the east end of the Road where it reaches my property, and where Forest Heights Circle's old roadcuts from 1954 encounters thin alluvium with springs, there is current wetland vegetation including peachleaf willow, narrowleaf cottonwood, aspens and New Mexican locust which all resprouted after the fire and are now sizeable trees.

It is important to me and current residents to conserve and respect these wetlands.

I have never had any objection to the subdivision into the proposed four lots, but I do have issues with the Road positioning and design and ECM hardscape requirements (and have submitted previous comments - See EDARP.

When Version 1 of the subdivision proposal was submitted in late 2020, I assisted Phyllis Didleau in organizing a Neighbors meeting at her home, and prepared minutes which she approved and I sent to all existing lot owners (See the first 2020 entry on EDARP under Additional Documents). Other documents, submitted by myself and Jack Yonce in 2021 for the first review are in the same part of the same EDARP list, but not posted until July 16, 2022 after the Agency Reviews for Version 1 were completed. Please ask the Planning Commissioners to read these with the View Link.

Version 5 of this project is now the one which is being considered as a Consent Item at March 8, 2024 Planning Commission. These have had long debate during 2021,2022, and 2023. There are nearly 150 documents on EDARP for this Minor Subdivision.

In my review of the EDARP Documents available on the EDARP Public Site I find there is:

- incomplete vetting of some of the issues;
- non-recognition of some things important to Neighbors, but not required to be addressed by the ECM or Code so not addressed;
 - not appearing at all for consideration;
 - not satisfactorily answered, or have not had interactive vetting with affected parties
 - required before plat recording but not appearing and EDARP for information or discussion

The Developers have hired a new planning firm since mid-2023 and they have not reached out to the neighbors.

The most concerning items for me with regard to my property are:

- lack of identification of Utility easements for the four new lots on the Plat
- the Maintenance Agreement and Covenants,
- the road engineering and stormwater hardscape requirements causing destruction of wetland trees, destabilization of sensitive soils, high expense for the Developers, and unknown future maintenance issues for all the private landowners.

In the bigger picture I am concerned with:

- the disintegration of the Forest Heights Neighborhood Non-motorized Trail System, already built on private land with verbal permission, 2016 - 2018. During the 2022-2024 portion of the Review Period for Forest Heights Estates (per Developer's choices) these trails were blocked. One of these trails was enjoyed by residents since the 1950s and was restored after the fire in 2016, and the other built new in 2018, also after the fire, to connect to Red Tail Ranch Subdivision (2018). All were built with landowner permission. Red Tail Ranch Subdivision has non-motorized trails (maintained by Black Forest Trails Association [BFTA 501(c)(3)] on its approved plat, coincident with the Platted Lot Perimeter utility easements. The Forest Heights Trail system connected to this, with the intention of providing See 2121 EDARP Additional Documents submissions)

Please see documents on **EDARP (2021 Additional Documents** about these trails, all submitted before the trails were damaged and fenced off per the Property Owners'/Developer choice.

To assist with familiarizing planning Commissioners with the bigger picture, I have attached two pdfs: An **Annotated Assessor Map** of Section 9, and also one of the Review Final **Plat map with Wetlands** showing no build constraint areas (with comments) from EDARP. These are downloaded on Thursday Feb. 22, 2024.

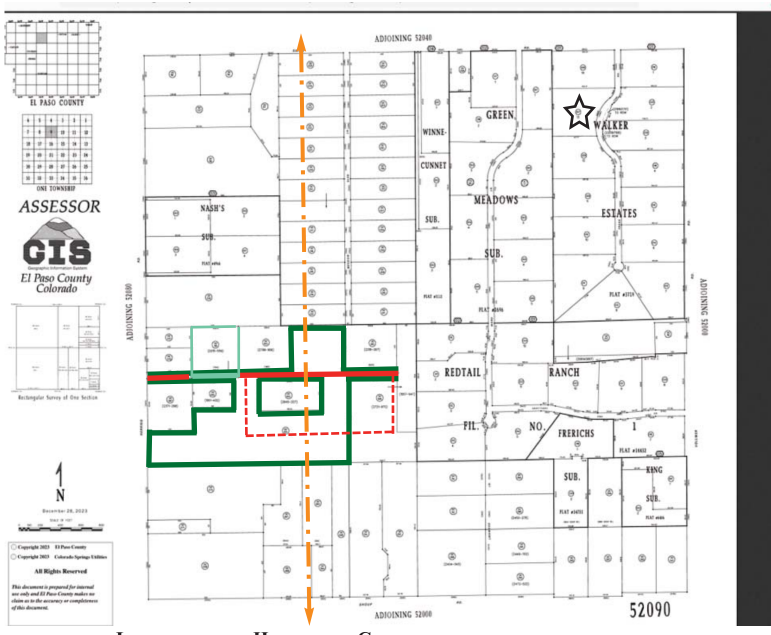
Please post all of this request including the maps into EDARP and include it in the Packet for the Planning Commission.

Thank you,

Judith von Ahlefeldt

Owner of Parcel 5209000108 8255 Forest Heights Circle, Colorado Springs, CO 80908

LANDSCAPE AND DEVELOPMENT CONTEXT OF FOREST HEIGHTS ESTATES MS206 See Plat Map for Wetlands.



LANDSCAPE AND HISTORICAL CONTEXT

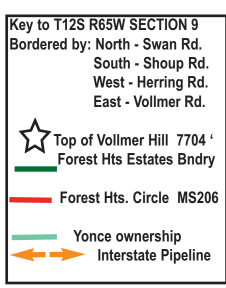
When El Paso County was formed in the early 1870s, Forest Heights Estates was owned by the Colorado Pinery and Land Company (General Palmer). After his death in 1909 it was sold to Edgar Lumber and Box Company. After WWI, Shoup Rd was built in early1920s, and large parcels of Section 9 were sold. In 1928 the Colorado Interstate Gas Line was built from TX to WY.

Robert Wells purchased 80 acres from Edith Wolford (the N1/2 of the SW quarter of Section 9).

PC Report Packet Page 44 of 49 Forest Heights Estates was part of this former 80 acre post -WWI parcel off Herring Rd. in 1948. Forest Heights Circle (red dotted line) was cut in from Herring Rd. after WWII, in 1954, as a loop. Wells also built a spec house in 1955 at NE corner of Forest Hts. Cir. and Herring Rd.

When this part of Black Forest was Administratively Zoned to 5 acre minimum in 1965, Forest Hts Circle became a stub cul de sac (solid red line).

Three existing parcels with deeded access each are north of Herring Rd. and three are south.

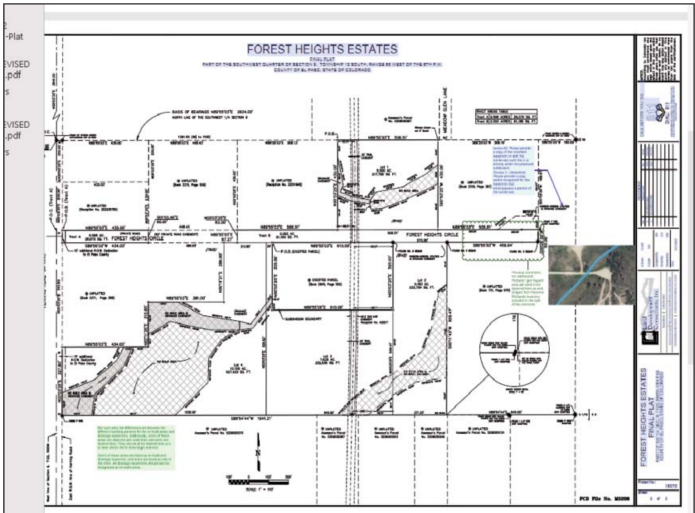


Forest Heights Estates Plat from EDARP - Feb. 22, 2024 (Final Review)

No Utility Easements shown along property boundaries

KM Gasline is shown north to south with 25' EPC Regional Trail Easement dedication are indicated on the Review Plat.

Wetland building constraint areas are shown, but not all wetlands in the 80 ac context are shown.



As shown here there is no access to KM Pipeline other than north from Forest Hts Circle with the proposed subdivision. The KM (formerly CIG) Gas/Oil has been on the EPC Regional Trail Master Plan since 2006 (first County Parks Master Plan). In Section 9 all existing parcels crossed by the Pipeline have homes built. In Section 9 some parcels are 2.5 ac or less, and there are wetland issues (large crosshatch areas on this Plat Map). Not all areas for expressed 2024 ECM stormwater concerns are shown on this plat map.

Miranda Benson2

From: PCD Hearings

Sent: Thursday, February 29, 2024 11:17 AM

To: PCD Hearings

Subject: FW: Forest Heights Estates, MS 206, Planning Commission Hearing 3/8/2024 **Attachments:** Forest Heights BFTA Review pdf Comments Revised.pdf; Forest Hts Feb. 28 Trails.pdf

From: Cheryl Pixley < cheryl@cheryl@cherylpixley.com Sent: Thursday, February 29, 2024 9:19 AM

To: Ryan Howser < RyanHowser@elpasoco.com

Subject: Forest Heights Estates, MS 206, Planning Commission Hearing 3/8/2024

CAUTION: This email originated from outside the El Paso County technology network. Do not click links or open attachments unless you recognize the sender and know the content is safe. Please call IT Customer Support at 520-6355 if you are unsure of the integrity of this message.

Dear Ryan,

Attached are comments submitted in June, 2022 by the Black Forest Trails Association. I have not seen the concerns addressed by the applicant in any communication posted on EDARP. The trail situation is still of great concern, as the Forest Heights Estates subdivision is a strategic location for connecting trails in all directions. These trails have been in use, some for 50 years and longer, and need to be documented to be preserved.

Please be sure our comments go out in the information packet for the Planning Commission members, as this situation is critical.

Your assistance is greatly appreciated.

Respectfully,

Cheryl Pixley Vice President

Black Forest Trails Association Error! Filename not specified.

719-338-0117

Virus-free.www.avast.com



BLACK FOREST TRAILS ASSOCIATION

02/28/24

Subject: Forest Heights Estates Minor Subdivision (MS-206)

On June 1, 2022 the El Paso County Planning & Community Development Department, commenting on this proposal, stated "Parks staff have identified a proposed Black Forest Trails Association (BFTA) equestrian trail impacted by this project. Parks staff recommends the applicant reach out to BFTA to discuss conveyance of a trail easement." To that end the Black Forest Trails Association is endeavoring to work with the applicants to maintain neighborhood access with trails connecting Herring Road to Meadow Glen Lane. We submitted review comments in June, 2022, summarized here, and requesting the applicant provide:

- 1) A 10' non-motorized, multi-use public trail easement on or along the length of Forest Heights Circle from Herring Road to its easternmost termination point and
- 2) Starting from the 25' non-motorized, multi-use public trail easement platted in the existing gas pipeline easement from Forest Heights Circle north to Lot 1's northern boundary, a 20' easement easterly on the 20' utility easement along the northern edge of Lot 1 to Meadow Glen Lane, connecting Forest Heights Circle with Meadow Glen Ln.
- 3) A 15' non-motorized, multi-use public trail easement from applicant Phyllis Didleau, platted to connect Lot 1 trail easement, ending at Northwest corner of Lot 1, with Meadow Glen Lane

The final subdivision of lots along Forest Heights Circle affords a unique and excellent opportunity for the County to partner with citizens for the common goal of connecting citizens to Parks and Open Space amenities with cooperative efforts that will create a lasting non-motorized trail system and facilitate emergency egress routes. Black Forest Trails Association looks forward to working with the applicants and developer to achieve this end.

BFTA has a long history partnering with property owners on Forest Heights Circle and Meadow Glen Lane as Section 9 is in a unique position to provide non-motorized trail connectivity among BFTA local trails and Regional Parks and Open Spaces. One such trail has long connected Herring Road, Forest Heights Circle and Meadow Glen Lane by a Black Forest Trails Association sponsored non-motorized trail that utilized Forest Heights Circle and paralleled the Eastern boundary of proposed Lot 1. This trail segment was an informal social trail dating back to the mid-1950s.

This trail was expanded in 2020, with applicant Phyllis Didleau's permission, to add an east-west extension, continuing the trail across the north edge of her adjacent property immediately east of the proposed Lot 1 as part of a BFTA effort to connect Meadow Glen Lane to Ward Lane.

This trail continues east, into Redtail Ranch, where public trail easements are platted over utility easements, designed to establish a non-motorized trail route from the Forest Heights and Meadow Glen Neighborhoods to both the Pineries Open Space and Section 16. This links to the future Regional Trail along Vollmer Road, which is part of the Regional Trail System connecting Pineries Open Space and Section 16 trails. These private property land easements provide local residents much needed access to both The Section 16 Trail and to the Pineries Open Space.

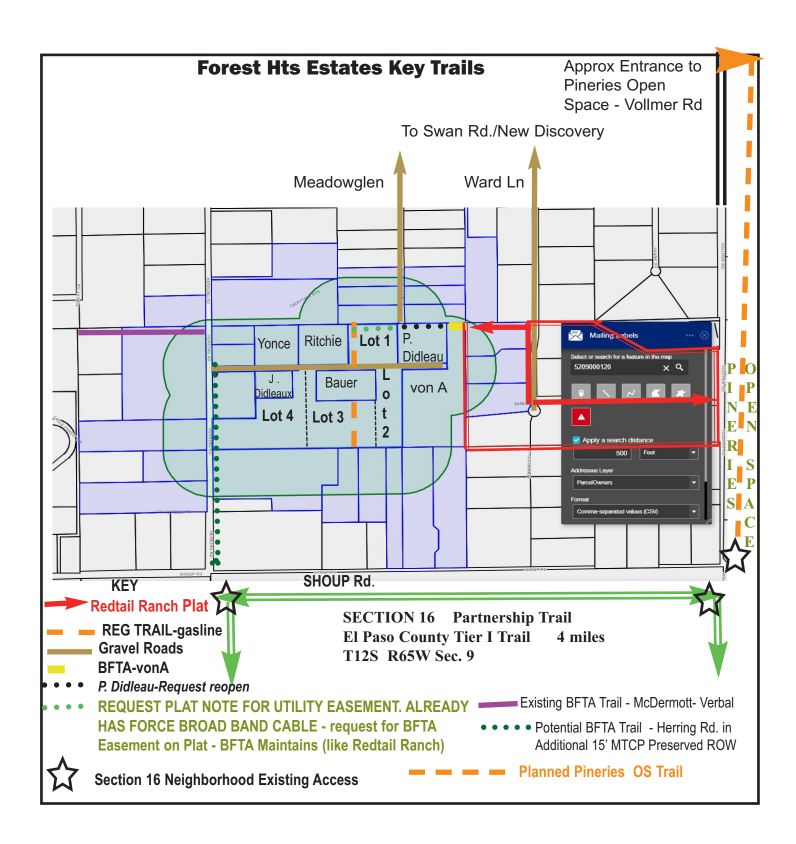
BACKGROUND:

Black Forest Trails Association, a 501(c) (3) non-profit corporation, was established in 1995 and, seeks to encourage the use of gravel roads as non-motorized trails. BFTA also encourages private landowners and developers to create trails on easements connecting the gravel roads with the Regional Trails to form an integrated system to reach nearby County Parks and Open Spaces. Also, since 2013, BFTA has sought to build trails on easements with a width of 15' to accommodate emergency vehicular egress from dead end roads in the case of future wildfires. As a result, BFTA has provided local neighborhoods with non-motorized trails that not only access the County Trail system safely on foot, horseback or bicycle but simultaneously facilitate emergency egress.

The attached maps show the routes of trails surrounding proposed Forest Heights Estates and illustrates the importance of maintaining public trails in the subdivision

PC Report Packet Page 47 of 49





FINAL PLAT (RECOMMEND APPROVAL)

_____ moved that the following Resolution be adopted:

BEFORE THE PLANNING COMMISSION

OF THE COUNTY OF EL PASO

STATE OF COLORADO

RESOLUTION NO. MS206 FOREST HEIGHTS ESTATES

WHEREAS, Jon Didleaux and Phyllis Didleau Revocable Trust did file an application with the El Paso County Planning and Community Development Department for approval of a Final Plat for the Forest Heights Estates Subdivision for the property in the unincorporated area of El Paso County as described in Exhibit A, which is attached hereto and incorporated herein by reference; and

WHEREAS, a public hearing was held by this Commission on March 7, 2024; and

WHEREAS, based on the evidence, testimony, exhibits, consideration of the Master Plan for the unincorporated area of the County, presentation and comments of the El Paso County Planning and Community Development Department and other County representatives, comments of public officials and agencies, comments from all interested persons, comments by the general public, and comments by the El Paso County Planning Commission Members during the hearing, this Commission finds as follows:

- 1. The application was properly submitted for consideration by the Planning Commission;
- 2. Proper posting, publication, and public notice were provided as required by law for the hearing before the Planning Commission;
- 3. The hearing before the Planning Commission was extensive and complete, that all pertinent facts, matters, and issues were submitted and that all interested persons and the general public were heard at that hearing;
- 4. All exhibits were received into evidence;
- 5. The proposed land use does not permit the use of an area containing a commercial mineral deposit in a manner which would interfere with the present or future extraction of such deposit by an extractor;

- 6. All data, surveys, analyses, studies, plans, and designs as are required by the State of Colorado and El Paso County have been submitted, reviewed, and found to meet all sound planning and engineering requirements of the El Paso County Subdivision Regulations.
- 7. For the above-stated and other reasons, the proposed amendment of the El Paso County Zoning Map is in the best interest of the health, safety, morals, convenience, order, prosperity, and welfare of the citizens of El Paso County.

WHEREAS, when approving a Final Plat, the Planning Commission and Board of County Commissioners shall find that the request meets the criteria for approval outlined in Section 7.2.1.D.3.f of the Land Development Code (as amended):

- 1. The subdivision is in conformance with the goals, objectives, and policies of the Master Plan;
- 2. The subdivision is in substantial conformance with the approved preliminary plan;
- 3. The subdivision is consistent with the subdivision design standards and regulations and meets all planning, engineering, and surveying requirements of the County for maps, data, surveys, analyses, studies, reports, plans, designs, documents, and other supporting materials;
- 4. Either a sufficient water supply has been acquired in terms of quantity, quality, and dependability for the type of subdivision proposed, as determined in accordance with the standards set forth in the water supply standards [C.R.S. § 30-28-133(6)(a)] and the requirements of Chapter 8 of the Code, or, with respect to applications for administrative final plat approval, such finding was previously made by the BoCC at the time of preliminary plan approval;
- 5. A public sewage disposal system has been established and, if other methods of sewage disposal are proposed, the system complies with State and local laws and regulations, [C.R.S. § 30-28-133(6)(b)] and the requirements of Chapter 8 of the Code;
- 6. All areas of the proposed subdivision which may involve soil or topographical conditions presenting hazards or requiring special precautions have been identified and that the proposed subdivision is compatible with such conditions [C.R.S. § 30-28-133(6)(c)];
- 7. Adequate drainage improvements are proposed that comply with State Statute [C.R.S. § 30-28-133(3)(c)(VIII)] and the requirements of the Code and the ECM;
- 8. Legal and physical access is provided to all parcels by public rights-of-way or recorded easement, acceptable to the County in compliance with the Code and the ECM;
- 9. Necessary services, including police and fire protection, recreation, utilities, and transportation systems, are or will be made available to serve the proposed subdivision;

- 10. The final plans provide evidence to show that the proposed methods for fire protection comply with Chapter 6 of the Code;
- 11. Off-site impacts were evaluated and related off-site improvements are roughly proportional and will mitigate the impacts of the subdivision in accordance with applicable requirements of Chapter 8 of the Code;
- 12. Adequate public facilities or infrastructure, or cash-in-lieu, for impacts reasonably related to the proposed subdivision have been constructed or are financially guaranteed through the SIA so the impacts of the subdivision will be adequately mitigated;
- 13. The subdivision meets other applicable sections of Chapter 6 and 8 of the Code; and
- 14. The extraction of any known commercial mining deposit shall not be impeded by this subdivision [C.R.S. §§ 34-1-302(1), et seq.].

WHEREAS, a sufficient water supply has been acquired in terms of quantity, quality, and dependability for the type of subdivision proposed, as determined in accordance with the standards set forth in the water supply standards [C.R.S. §30-28-133(6)(a)] and the requirements of Chapter 8 of the Land Development Code.

NOW, THEREFORE, BE IT RESOLVED, the El Paso County Planning Commission recommends that the petition of Jon Didleaux and Phyllis Didleau Revocable Trust for a final plat of Forest Heights Estates be approved by the Board of County Commissioners with the following conditions and notations:

CONDITIONS

- 1. All Deed of Trust holders shall ratify the plat. The applicant shall provide a current title commitment at the time of submittal of the Mylar for recording.
- 2. Colorado statute requires that at the time of the approval of platting, the subdivider provides the certification of the County Treasurer's Office that all ad valorem taxes applicable to such subdivided land, or years prior to that year in which approval is granted, have been paid. Therefore, this plat is approved by the Board of County Commissioners on the condition that the subdivider or developer must provide to the Planning and Community Development Department, at the time of recording the plat, a certification from the County Treasurer's Office that all prior years' taxes have been paid in full.
- 3. Developer shall comply with federal and state laws, regulations, ordinances, review and permit requirements, and other agency requirements, if any, of applicable agencies including, but not limited to, the Colorado Division of Wildlife, Colorado Department of Transportation, U.S. Army Corps of Engineers and the U.S. Fish and Wildlife Service regarding the Endangered Species Act, particularly as it relates to the Preble's Meadow Jumping Mouse as a listed species.

- 4. Driveway permits will be required for each access to an El Paso County owned and maintained roadway. Driveway permits are obtained from the El Paso County Planning and Community Development Department.
- 5. The Subdivision Improvements Agreement, including the Financial Assurance Estimate, as approved by the El Paso County Planning and Community Development Department, shall be filed at the time of recording the Final Plat.
- 6. Collateral sufficient to ensure that the public improvements as listed in the approved Financial Assurance Estimate shall be provided when the final plat is recorded.
- 7. The Subdivider(s) agrees on behalf of him/herself and any developer or builder successors and assignees that Subdivider and/or said successors and assigns shall be required to pay traffic impact fees in accordance with the El Paso County Road Impact Fee Program Resolution (Resolution No. 18-471), or any amendments thereto, at or prior to the time of building permit submittals. The fee obligation, if not paid at final plat recording, shall be documented on all sales documents and on plat notes to ensure that a title search would find the fee obligation before sale of the property.
- 8. Applicant shall comply with all requirements contained in the Water Supply Review and Recommendations, dated 11/30/2023, as provided by the County Attorney's Office.
- 9. Applicant shall pay Kettle Creek drainage basin fees in the amount of \$17,632.00 at time of plat recordation.

NOTATIONS

- 1. Final plats not recorded within 24 months of Board of County Commissioner approval shall be deemed expired unless an extension is approved.
- 2. Site grading or construction, other than installation or initial temporary control measures, may not commence until a Preconstruction Conference is held with Planning and Community Development Inspections and a Construction Permit is issued by the Planning and Community Development Department.

AND BE IT FURTHER RESOLVED that this Resolution and the recommendations contained herein be forwarded to the El Paso County Board of County Commissioners for its consideration.

_____ seconded the adoption of the foregoing Resolution.

The roll having been called, the vote was as follows: (circle one)

Thomas Bailey aye / no / non-voting / recused / absent Sarah Brittain Jack aye / no / non-voting / recused / absent

PC Resolution Page 5 of 7

Jim Byers	aye / no / non-voting / recused / absent
Jay Carlson	aye / no / non-voting / recused / absent
Becky Fuller	aye / no / non-voting / recused / absent
Jeffrey Markewich	aye / no / non-voting / recused / absent
Brandy Merriam	aye / no / non-voting / recused / absent
Eric Moraes	aye / no / non-voting / recused / absent
Kara Offner	aye / no / non-voting / recused / absent
Bryce Schuettpelz	aye / no / non-voting / recused / absent
Wayne Smith	aye / no / non-voting / recused / absent
Tim Trowbridge	aye / no / non-voting / recused / absent
Christopher Whitney	aye / no / non-voting / recused / absent

The Resolution was adopted by a vote of <u>to</u> by the Planning Commission of the County of El Paso, State of Colorado.

DONE THIS 7th day of March 2024 at Colorado Springs, Colorado.

EL PASO COUNTY PLANNING COMMISSION

Ву:	
-	Thomas Bailey, Chair

EXHIBIT A

A Tract of land in the Southwest 1/4 of Section 9, Township 12 South, Range 65 West, of the 6th P.M. County of El Paso, State of Colorado, more specifically described as follows;

Commencing at the West 1/4 corner of Section 9,

Thence Along the North line of said Southwest 1/4, N89°55'03"E a distance of 1391.55 feet to the Point of Beginning of the parcel to be described hereby;

Thence continue along said North line, N89° 55'03"E a distance of 506.51 feet to the Northwest corner of that parcel described at Book 2318, Page 387, of the records of the El Paso County Clerk and Recorder;

Thence S00°03'25"W along the West line of said parcel a distance of 430.00 feet;

Thence N89°55'03"E parallel to said North line, a distance of 506.81 feet to the Northmost West line of the parcel described in Book 721, Page 970 of said records;

Thence S00°09'20"W a distance of 60.00 feet;

Thence S89°55'03"W along the line of said parcel 459.94 feet;

Thence S00°11'43"W along the West line of said parcel a distance of 829.70 feet;

Thence S89°54'44"W a distance of 1941.21 feet to a point on the East Right of Way line of Herring Road;

Thence N00°03'25"E" along said East line a distance of 327.80 feet to the South line of that parcel described in Book 2371 Page 388 of said records;

Thence N89°55'03"E along the South line of said parcel a distance of 434.00 feet;

Thence; N00°03'25"E along the East line of said parcel a distance of 501.84 feet to the South line of that parcel described in Book 2215 Page 559 of said records

Thence along said South line N89°55'03"E along said South line distance of 449.43 feet to the East line of said parcel;

Thence N00°03'25"E along said East line a distance of 60.00 feet;

Thence N89°55'03"E a distance of 506.51 feet,

Thence; N00°03'25"E a distance of 430.00 feet to the Point of Beginning, except that parcel described in Book 2645, Page 207.

EXCEPTION PARCEL: Book 2645, Page 207 of the records of El Paso County, Colorado

A tract of land in the Southwest 1/4 of Section 9, Township 12 South, Range 65 West of the 6th p.m. County of El Paso, State of Colorado more particularly described as follows;

Commencing at the West 1/4 corner of said Section 9,

Thence along the West line of Section 9, S00°03'25"W a distance of 490.00 feet;

Thence N89°55'03"E a distance of 1090.00 feet to the Point of Beginning of the tract described hereby;

Thence N89°55'03"E a distance of 610.00 feet;

Thence S00°03'25"W a distance of 325.00 feet;

Thence S89°55'03"W a distance o f610.00 feet;

Thence N00°03'25"E a distance of 325.00 feet to the Point of Beginning.

This description contains 34.528 acres (not including the exception parcel).

TRACT A

PC Resolution Page 7 of 7

Tract in Northwest quarter of the Southwest quarter of Section 9, Township 12 South, Range 65 West, of the 6th P.M. County of El Paso, State of Colorado, described as follows:

Commencing at the West 1/4 corner of said Section 9, Thence along the west line of said Section 9 S00°03'25"W a distance of 430.00 feet;

Thence N89°55'03"E 30.00 feet to a point on the West Right of Way line of Herring Road and the Point Of Beginning (P.O.B.) of the Tract described hereby;

Thence N89°55'03"E a distance of 435.00 feet;

Thence S01'00'46"W a distance of 60.01 feet;

Thence S89°55'03"W a distance of 434.00 feet to a point on said West Right of Way line;

Thence N00°03'25"E a distance of 60.00 feet to the Point Of Beginning (POB).

Tract A contains 0.598 Acres, more or less.

THE TOTAL ACREAGE OF THIS SUBDIVISION PLAT IS 35.126 ACRES.