# El Paso County STORMWATER MANAGEMENT PLAN

# **Falcon Storage Subdivision**

Part of the West -half of Section 1, Township 13 South, Range 65 West, 6<sup>th</sup> P.M.

# County Project No.: MS232

March 24, 2021 Revised March 17, 2022 Revised December 12, 2022 Revised March 12, 2024

prepared for Falcon Storage Partners, LLLP

<u>Qualified Stormwater Manager</u> Name: Erik S. Watts Company: Oliver E. Watts Consulting Engineer Inc Address: 614 Elkton Drive Colorado Springs, CO 80907

Contractor			
Name:			
Company:			
Address:			

Oliver E. Watts, Consulting Engineer, Inc. Colorado Springs, Colorado

#### **OLIVER E. WATTS, PE-LS**

OLIVER E. WATTS, CONSULTING ENGINEER, INC. CIVIL ENGINEERING AND SURVEYING 614 ELKTON DRIVE COLORADO SPRINGS, COLORADO 80907 (719) 593-0173 fax (719) 265-9660 <u>olliewatts@aol.com</u> Celebrating over 45 years in business

March 12, 2024

El Paso County D.O.T. 3275 Akers Drive Colorado Springs, CO 80922

ATTN: Permits Unit

SUBJECT: Stormwater Management Plan Falcon Storage Subdivision

Transmitted herewith for your review and approval is the SWMP for the Falcon Storage Subdivision. It has been revised per County review comments

Please contact our office if we may provide any further information.

Oliver E. Watts, Consulting/Engineer, Inc.

BY:

Erik S. Watts, Authorized Representative Erosion Control Supervisor

The developer / owner has read and will comply with all of the requirements specified in this stormwater management report.

By: **Richard Graham** 

Falcon Storage Partners LLLP 4615 Northpark Drive suite 101 Colorado Springs, CO 80918

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# **1. SITE DESCRIPTION:**

Falcon Storage Subdivision is located just north of 7630 Bent Grass Drive, on the west side of the street, north of Woodmen Road in the West half of Section 1, Township 13 South, Range 65 West of the 6<sup>th</sup> P.M., in El Paso County. The overall Site totals 5.004 acres. Grading is also to occur on 4.86 acres of the lot.

Lat: 38° 56' 48.40432 " N

**Long:** 104° 37' 31.67081 "W

a) <u>Construction activity description</u>: Construction activity for the site will include; overlot grading, and construction of a parking / RV storage lot. The site will be landscaped / reseeded once all construction has been completed.

**b**) <u>Sequence / time line of activities</u>: The site will be overlot graded per the enclosed grading plan. All site grading is to be in compliance with El Paso County Code. Grading for the site, is scheduled to be completed by fall 2024. Total site landscaping / reseeding should be completed and acceptable ground cover / vegetation established by late November 2024.

c) <u>Site area:</u> The site is 5.004 acres total. It is the north end of the 22.137 acre Latigo Business Center Filing No. 1 subdivision. The portion of the site that is to experience grading is approximately 4.86 acres. The Site is vegetated with grasses, and some scrub brush on the north portion. The south portion of the lot is fenced off and being utilized as an RV storage / parking lot: Approximately 55% of the site has some form of vegetation on it. Said vegetation, is outside of the parking lot and off of Bent Grass. The site is to be graded so as to comply with the Grading and Erosion Control Plans, which accompany the submittal.

**d**) **<u>Runoff</u>:** Overall runoff from the Site will remain at historic levels because of the proposed detention facility. Attached is the "Description of Runoff" section from the lots drainage letter:

A. Drainage Inflows: The drainage Report for Falcon Meadows at Bent Grass indicates an existing drainage swale above the north boundary to divert runoff from this site and route it to Bent Grass Meadows and then past this development in Bent Grass Meadows Drive to outfall points to an existing detention pond across the street. A copy of this drainage plan is enclosed. Also shown on this map is that portion of the Meadows Filing No. 1 that drains 0.62 cfs / 3.5 cfs (5-year / 100-year runoffs) into this subdivision along the westerly boundary, and it indicates the historic undeveloped runoff of the site, totaling 1.25 cfs / 7.6 cfs at the lowest (southeast) portion of the subdivision.

**B.** Interior Routing: The area will be graded to conform to the existing topography shown on the drainage plan. The property has been rough graded, which complies with the historic runoff pattern. Minor grading is indicated which is intended to contain the runoff into the interior drive isle street network. The site will be graded to route and contain all runoff within the private north-south streets, terminating at the south boundary. The westerly street (Basin A) will develop 4.1 cfs \ 11.8 cfs (5-year / 100-year runoffs) near the in the southwest corner of the plat. Basins B, C, and D will develop 5.9 cfs / 11.9 cfs in the easterly street near the southeast corner. The total outfall into the detention pond near the southeast corner is 5.5 cfs/12.5 cfs.

C. Detention Storage: At the proposed outfall point a detention pond is proposed. The pond is sized for

sedimentation basins to be used during the construction period and converted into a sand filter basins upon completion. The basin will contain 13320 CF (at 1800 CF per acre). An 8-inch riser pipe is used as an outlet, with holes drilled as computed to detain the runoff as required. One foot of freeboard is provided with a spillway that will pass the 100-year runoff. Details are shown on the enclosed drainage plan. Following construction the basin will be modified to a sand filter basin, with one foot of sand in the bottom. A 4-inch underdrain will drain into the grated inlet outlet structures set at the WQCV level, and sized for the 100-year runoff. An orifice plate will be provided on the end of the underdrain with an orifice sized for the installation. Detention basin stage-storage tables are included for each basin.

*C. Outfall Point:* Discharge from the subdivision will be into existing north-south street of Lot 1 of the Latigo Business Center. Some minor construction is shown along the north boundary of Lot 1. The two properties are under common ownership. The drainage plan for this property is enclosed. This report indicated two existing discharges: 0.2 cfs / 0.5 cfs near the southwest corner and 6.1 cfs / 10.1 cfs over the remaining south frontage.

This parcel is not within the limits of a designated flood plain or flood hazard area, as identified on FEMA Panel No. 08041C0535 G, dated December 7, 2018, a copy of which is enclosed for reference.

The method used for all computations is that specified in the City-County Drainage Criteria Manual, using the rational method for areas of the size of the site and the SCS method for the review of the major basin involved. All computations are enclosed for reference and review.

The local USDA/SCS office has mapped the soils in the area. A soils map interpretation sheet is enclosed for reference. All soils in this area are of hydrologic group "A", Columbine. It has slow surface water runoff, but slight to moderate eroadability and rapid permeability. It is listed as having high potential for successful reseeding, especially with 'native' grasses. Potential erosion impacts would affect Bent Grass. Runoff would be carried down the slopes and into the street. Erosion control measures; silt fencing, and reseeding will serve to mitigate this hazard. See page 2, Erosion Control Plan for details.

e) <u>Existing vegetation</u>: As stated previously; Item 1, C "Site Area," vegetation consists of grasses, and some scrub brush. Approximately 55% of the site has some form of vegetation on it. This was determined, per visual inspection at the time of the site topographic survey dated 10-6-20. Per the enclosed Grading and Erosion Control Plans: The area is to be graded as shown and erosion control measures, as shown, and listed in said Plans implemented.

# f) Potential pollution sources:

Potential pollution sources which shall be evaluated for potential to contribute to stormwater discharge for the subject site may include the following: disturbed and stored soils, vehicle tracking of sediments, management of contaminated soils, loading and unloading operations, outdoor storage of materials (building material, chemicals, etc.), vehicle and equipment maintenance and fueling, significant dust or particulate generating processes, routine maintenance activities involving fertilizers, pesticides, detergents, fuels, solvents, oils. etc., on-site waste management practices (waste piles, liquid wastes, dumpsters), concrete truck / equipment washing, including the truck

chute and associated fixtures, non-industrial waste sources (worker trash and portable toilet) and other areas or procedures where potential spills can occur. The locations of these areas that affect the site are shown on the enclosed plans.

TABLE 1: POTE	ENTIAL POLLUTION SOURCES
	Possible Site Contributions of Pollutants to
Potential Pollution Sources	Stormwater Discharges
	Stockpiles of fill from the excavations, topsoil
All disturbed and stored soils	stockpiles. Imported borrow stockpile.
	See the enclosed drawings for vehicle entrance and
Vehicle tracking of sediments	exit.
Management of contaminated soils	No contaminated soils are expected to be encountered.
Loading and unloading operations	Loading and unloading of building materials, etc.
Outdoor storage activities (building material, fertilizers, chemicals, etc.)	Building materials and equipment storage areas (no fertilizers, petroleum or chemical products will be stored on-site).
Vehicle and equipment maintenance and fueling	Fueling will occur on-site using mobile equipment (will not be stored on-site). Equipment maintenance will occur off-site.
Significant dust or particulate- generating processes	Vehicle tracking, soil removed from excavation, stockpiles.
Routine maintenance activities	All equipment maintenance will occur off-site. No
involving fertilizers, pesticides,	fertilizers, pesticides, detergents, and/or solvents will
detergents, fuels, solvents, oils, etc.	be used or stored on-site.
On-site waste management practices	
(waste piles, liquid wastes,	All waste will be removed from site as soon as
dumpsters, etc.)	possible.
Concrete truck/equipment washing,	
including the concrete truck chute	
and associated fixtures and	
equipment	Washout as shown or relocated by contractor.
Dedicated asphalt and concrete batch	No dedicated asphalt and concrete batch plants are on-
plants	site.
Non-industrial waste sources such as	Worker trash will be removed from the site as soon as
worker trash and portable toilets	possible. Portable toilets will be provided.
Other areas or procedures where	
potential spills can occur	Petroleum releases from equipment are possible.

# TABLE 1. DOTENTIAL DOLLUTION COUDCES

### **BMP's for Pollutant Prevention:**

- The following are common practices to mitigate potential pollutants:
- Wind erosion shall be controlled by sprinkling site roadways and/or temporary • stabilizing stockpiles. Each dump truck hauling materials to or from the site shall be required to cover its bed with a tarpaulin.
- Sanitary facilities shall be placed a minimum of 10' from any curb and 50' from any inlet. If not feasible for the site, a secondary containment shall be implemented. Toilets shall be secured at all (4) corners to prevent overturning and shall be cleaned weekly. Toilets shall be inspected daily for spills.
- Equipment fueling and maintenances services a designated fueling area will be

established to contain any spill resulting from fueling, maintenance or repair of equipment. Contractors shall be responsible for containment, cleanup and disposal of any leak or spill and any associated costs of said cleanup / disposal.

• Chemical products shall be protected from precipitation, free from ground contact, and stored properly to prevent damage from equipment, vehicles or workers.

• Material stockpiles (soils, soil amendments, debris/trash piles) – All construction trash and debris will be deposited in the site dumpster(s). Said dumpster shall be inspected daily for spills, overflows and capacity. Dumpsters to be emptied when the "Max Level" line is reached.

• Sediment and mitigation of sediment – Sweeping operations will take place as necessary to maintain roadways / parking areas. The perimeter of the site will be evaluated for any potential impact resulting from trucking operations or sediment mitigation from the site. BMP devices will be placed to protect storm system inlets should any roadway / parking area tracking or sediment mitigation occur.

• Snow removal and/or stockpiling will be considered prior to placement at the site. Snow stockpiles should be kept away from any stormwater conveyance system(s) to include; inlets, ponds, outfall locations, roadway surfaces, etc.

**g**) <u>Non stormwater discharge</u>: No springs are known to exist. Any additional discharge is confined to the surface and runoff routed to the subdivision detention pond.

h) <u>Receiving water(s), size, type and description of outfall(s):</u> Sand Creek and ultimately Fountain Creek is the receiving water for stormwater discharge from this Site. Outfalls are shown on the enclosed grading plan. NOTE: There are no streams cross this project.

# 2. SITE MAP:

Enclosed are a vicinity map and grading and erosion control plans for review. Details for the BMP's are shown of the plans.

# 3. BMPs FOR STORMWATER POLLUTION PREVENTION:

# a) Erosion and sediment controls:

1) Structural practices: As indicated on the enclosed Grading and Erosion Control Plans, erosion will be contained through the use of said silt fencing or in the case of the project exit an VTC (vehicle tracing control pad). See Plans for locations and details on silt fencing and VTC. The portion of the lot that has experienced grading will be landscaped or reseeded per County Code (see DCM Volume II for details). A Temporary Sediment Basin (TSB) will be added to assist with runoff during construction.

2) <u>Non-Structural practices:</u> Permanent stabilization practices will be implemented on this Site through landscaping and reseeding. Said landscaping/seeding activities will occur when all grading / construction for the site is finished. See the enclosed Grading and Erosion Control Plans for details.

**b**) <u>Materials handling and Spills Prevention</u>: There are no plans to have any On-Site batch plant(s). Equipment fueling and maintenances services – a designated fueling area will be established to contain any spill resulting from fueling, maintenance or repair of equipment.

Contractors shall be responsible for containment, cleanup and disposal of any leak or spill and any associated costs of said cleanup / disposal. Vehicle refueling will take place away from areas containing or conveying water, or near the existing road, in accordance with State approved practices. Should a fuel or fluid spill occur, the contractor will follow County and State guidelines concerning spills such as; berming the area around the spill and remove all contaminated soil in an approved container and disposing of said containing at a County / State approved facility / Site. Spills will be reported to CDPHE:

Water Quality Control Division WQCD-Permits 4300 Cherry Creek Drive South Denver, CO 80246-1530 (303) 692-3517 http://www.cdphe.state.co.us

# 4. FINAL STABILIZATION AND LONG TERM STORMWATER MANAGEMENT:

As stated earlier, copies of the Grading and Erosion Control Plans are submitted for your review. These Plans should adequately address this section. Said plans show a (proposed) detention basin located at the southeast corner of the lot. This will be used as a Temporary Sediment Basin (TSB) during construction. A perforated PVC pipe will be installed to control the release of storm water. Once site construction is completed, the pond will be converted to a sand filter basin and an outlet installed, per the plans. Our office will have inspectors monitoring the Site during construction to insure compliance with applicable State and El Paso County Code(s). The Permittee will contact your office upon final stabilization, once the vegetation / ground cover reaches 70% of pre-disturbance levels. See re-seed section, on page 9, for suggested final stabilization seed mix, for areas outside the landscaping. The temporary BMP's will be removed upon receiving permission from El Paso County.

# **5. OTHER CONTROLS:**

Please review the enclosed Grading and Erosion Control Plan. It details said controls. Waste disposal will be in accordance with El Paso County standards. A rock mat (VTC) will be installed where shown on the grading plan to remove any soil from vehicles before entering Bent Grass Meadows Drive.

# 6. INSPECTION AND MAINTENANCE:

The Qualified Stormwater Manager will monitor the day to day Site activities during construction. A copy of this report will be kept in the vehicle of said inspector.

Inspections will occur and reports will be filled out and signed by the Qualified Stormwater Manager every 14 days, and/or after a precipitation or snow melt event, that causes erosion, as required, to ensure adequate operation and design of selected BMP's and the TSB. Signed copies of said inspection reports will be kept by the permit holder and at this office. Silt fencing will need to be replaced and/or repaired as need be. All litter and debris should be removed from the lot and disposed off of the site (i.e. in a trash bag, trash can, dumpster). The VTC will be inspected weekly and have maintenance and cleaning performed as necessary.

# 7. SWMP REVISION PROCEDURES:

This SWMP should be revised as necessary to address the various phases of grading, construction, and changing site conditions and BMP needs.

The need for revision could include the following: Additional BMPs to control stormwater, as needed, removal of one of more BMP as items are completed, the weather and precipitation could affect and cause a needed revision in the SWMP. The Qualified Stormwater Manager will revise accordingly.

# 8. FINAL STABILIZATION:

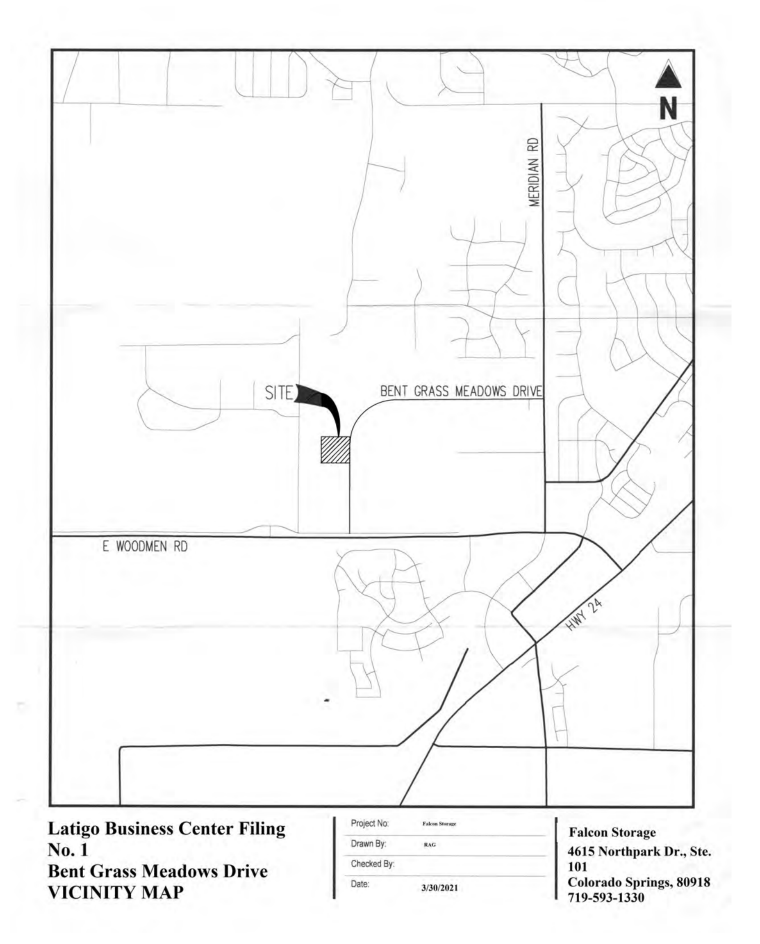
# **Re-seed mixture**

All disturbed areas shall be re-graded and, those areas not covered by landscaping could be reseeded with the following native grass mixture for sandy soils:

GRASS	VARIETY	AMOUNT IN PLS LBS PER ACRE
Sideoats Grama	El Reno	3.0 Lbs
Western Wheatgrass	Barton	2.5 Lbs
Slender Wheat Grass	Native	2.0 Lbs
Little Bluestem	Pastura	2.0 Lbs
Sand Dropseed	Native	0.5 Lbs
Switch Grass	Nebraska 28	3.0 Lbs
Weeping Love Grass	Morpha	1.0 Lbs

# 9. EROSION CONTROL MEASURES OWNER / OPERATED BY ANOTHER ENTITY:

This project outfalls to an existing detention pond, Falcon Meadows on the south side of Woodmen Road owned or operated by another entity.



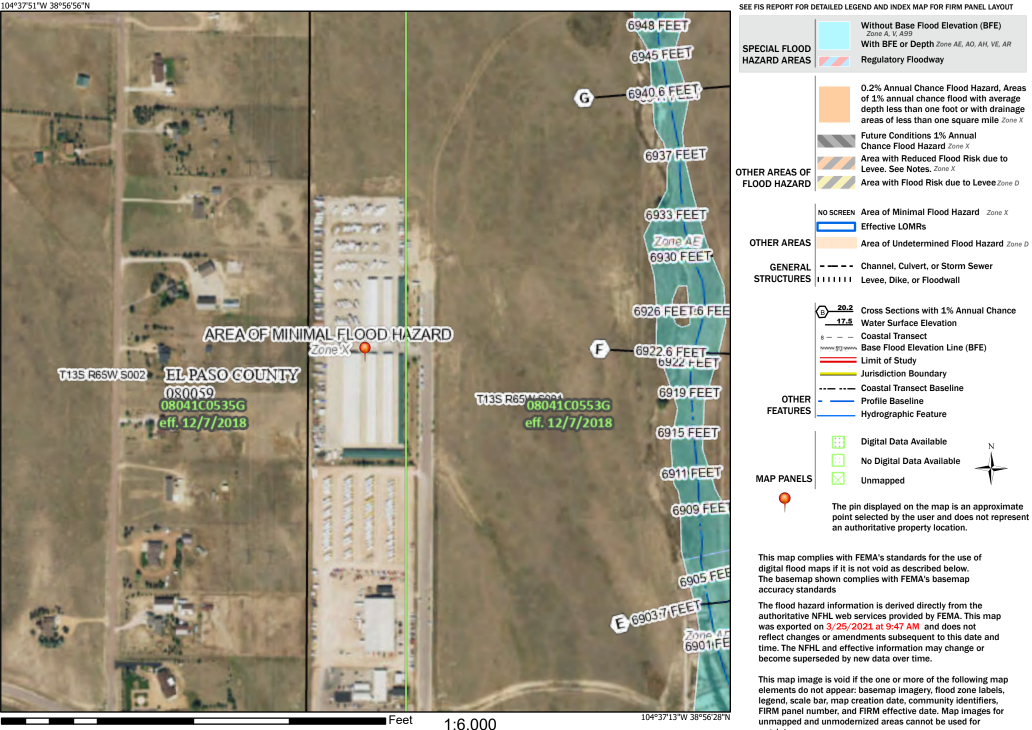
MAJOR BASIN	SUB BASIN	AI	REA	BA	SIN	Tc MIN	in.	I /hr.	SOIL GRP	DEV. TYPE	0	2	FL 5-ry	OW 100-yr		TURN RIOD	
		PLANIM READ	ACRES	LENGTH -FT	HEIGHT -FT								qp -CFS-	qp -CFS-	-ус	ears-	
FALCON	0-1	9.75	2.47	300	4.5	27			A	SF 5AC.	0.12	0.39					
			V=0.82	+480	1.3	+10											
						37	2.1	3.6					0.62	3.5	5	100	4
HISTORIC	A	COGO	5.00	+525	9	+13											
			V=0.65			50	1.8	2.8	A	R/L	0.08	0.35					
	TOTAL		7.47							MIX	0.093	0.362	1.25	7.6	5	100	4
DEVELOPED	A	COGO	1.68	300	2.5	15.2			A	GRAVEL	0.59	0.70			5	100	4
			V=3.06	+300	7	+1.6											4
						16.8	3.2	5.5					3.2	6.5	5	100	_
	01 + A	(DP-1)	4.15	=400	8	+2	3.2	5.5	A	MIX	0.310	0.516					4
			V=2.82			52	1.7	2.9					2.1	6.2	5	100	
															_	100	
	В	COGO	0.66	. 370	2.4	16.4			A	GRAVEL	0.59	0.70	1.3	2.5	5 ·	100	- ÷ .
	С	COGO	2.30	300	4	14.5			A	GRAVEL	0.59	0.70					
			V=2.66	+340	6	+2.1										100	-
						16.6	3.3	5.5					4.5	8.9	5	100	
	B+C			+360	8	+2.7								10.4		100	
		(DP-2)	2.96			19.3	3.0	5.1	A	GRAVEL	0.59	0.70	5.2	10.4	5	100	
	D	COGO	0.36	240	4.5	11.6	3.8	6.4	A	GRAVEL	0.59	0.70	0.8	1.6	5	100	* 
	B+C+D		V=2.22	+50		+0.4				CD AND?	0.50	0.70	5.0	11.0	6	100	-
		(DP-3)	3.32			19.7	3.0	5.1	A	GRAVEL	0.59	0.70	5.9	11.9	5	100	-
	+0-1+A		7.47	+240	2.4	+2	1.7				-	0.000		10.5	5	100	
						54	1.7	2.8	A	MIX	0.434	0.598	5.5	12.5	5	100	-1
	HYDROLOGICAL COMPUTATION – BASIC DATA       OJ: FALCON STORAGE SUB     BY: O.E. WATTS						IVET					CINEFI		PAGE 1 OF >			
RATIONAL MET			ATE: 2/4/21	10/17/22 1	1-21-21			OLIVER E. WATTS, CONSULTING ENGINEER, INC. 614 ELKTON DRIVE COLORADO SPRINGS, CO 80907									

# National Flood Hazard Layer FIRMette



# Legend

regulatory purposes.



250

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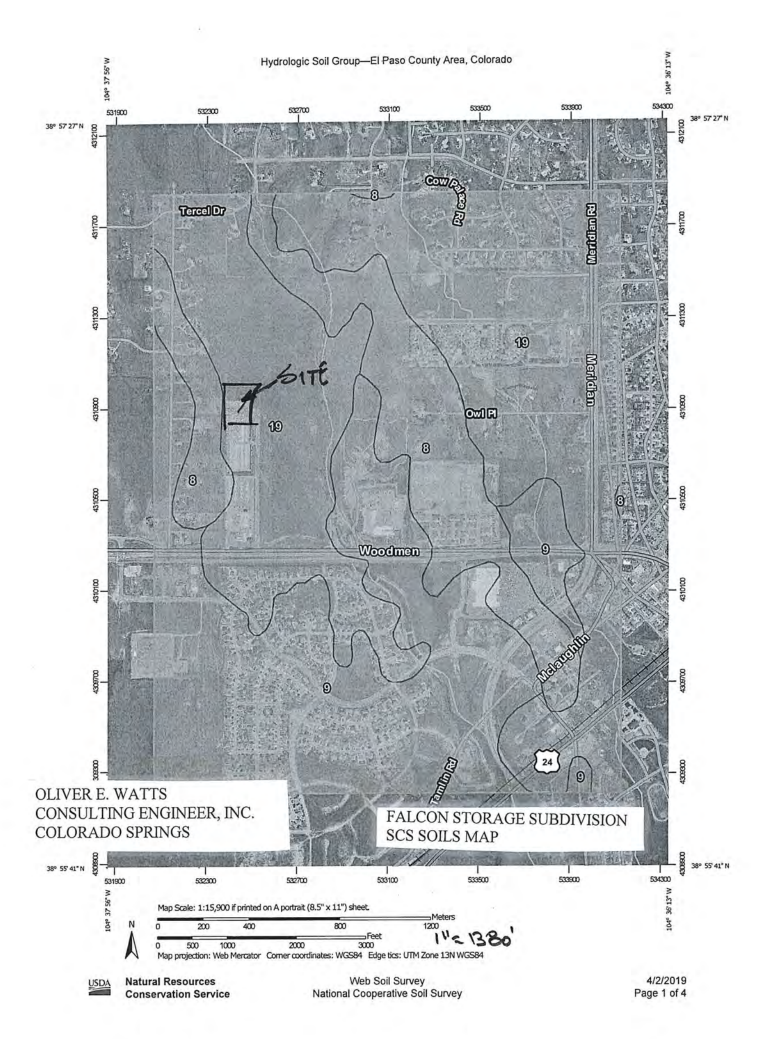
500

1,000

1,500

2.000

Basemap: USGS National Map: Orthoimagery: Data refreshed October, 2020



#### EL PASO COUNTY AREA, COLORADO

# TABLE 16. -- SOIL AND WATER FEATURES

[Absence of an entry indicates the feature is not a concern. See "flooding" in Glossary for definition of terms as "rare," "brief," and "very brief." The symbol > means greater than]

	10000		Flooding	Bee	Bedrock		
Soil name and map symbol	Hydro- logic group	Frequency	Duration	Months	Depth	Hardness	Potential   frost   action
	Broup	1			In		
lamosa: 1	c	Frequent	Brief	May-Jun	>60		High.
scalon: 2, 3	в	None	-	100	>60		Moderate:
adland: 4	D			***			
ijou: 5, 6, 7	В	None			>60		Low.
Blakeland: 8	A	None	÷		>60		Low.
<sup>1</sup> g: Blakeland part-	A	None		70	>60		Low.
Fluvaquentic			1		1	1	1
Haplaquolls part	D	Common	Very brief	Mar-Aug	>60	1 777	High.
31endon: 10	в	None			>60		Moderate.
Bresser: 11, 12, 13	В	None			>60		Low.
Brussett: 14, 15	в	None			>60		Moderate.
Chaseville: 16, 17	A	None			>60		Low.
118: Chaseville part	A	None	1		>60		Low.
Midway part	D	None			10-20	Rippable	Moderate.
Columbine: 19		None to rare		البيش	>60		Low.
Connerton: <sup>1</sup> 20: Connerton part-	в	None		المدار	>60		High.
Rock outerop	D	-					
Cruckton: 21	В	None		222	>60		Moderate.
Cushman: 22, 23	c	None			20-40	Rippable	Moderate.
<sup>1</sup> 24: Cushman part	c	None		1- <u></u> -	20-40	Rippable	Moderate.
Kutch part	c	None			20-40	Rippable	Moderate.
Elbeth: 25, 26		  None			>60		Moderate.
<sup>1</sup> 27: Elbeth part		None			>60		Moderate.

See footnote at end of table.

× × 1

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1

Land Use or Surface	Percent	-		-			Runoff Co	effidents		-	-		-
Characteristics	Impervious	2-year		5-year		10-year		25-year		50-year		100-year	
		HSG A&B	HSG CAD	HSG A&B	HSG C&D	HSG A&B	HSG CAD	HSG A&B	HSG C&D	HSG A&B	HSG C&D	HSG A&B	HSG CAD
Business									· · · · ·	1			1
Commercial Areas	95	0,79	0.80	0.81	0.82	0.83	0.84	0.85	0.87	0.87	0.88	0,88	0.89
Neighborhood Areas	70	0.45	0.49	0.49	0.53	0.53	0.57	0,58	0.62	0.60	0.65	0.62	0.68
Residential	1.2	-			1.8.7								
1/8 Acre or less	65	0.41	0.45	0.45	0.49	0.49	0.54	0.54	0,59	0.57	0.62	0.59	0.65
1/4 Acre	40	0.23	0.28	0.30	0.35	0.36	0.42	0.42	0.50	0.46	0.54	0.50	0.58
1/3 Acre	30	0.18	0.22	0.25	0.30	0,32	0.38	0.39	0.47	0.43	0.52	0.47	0.57
1/2 Acre	25	0.15	0.20	0.22	0.28	0.30	0.36	0.37	0.46	0.41	0.51	0.46	0.56
1 Acre	20	0.12	0.17	0.20	0.26	0.27	0.34	0.35	0.44	0.40	0,50	0.44	0.55
Industrial				1					-	1-		2.5	10.77
Light Areas	80	0.57	0.60	0.59	0.63	0.63	0.66	0.66	0.70	0.68	0.72	0.70	0.74
Heavy Areas	90	0.71	0.73	0.73	0.75	0.75	0.77	0.78	0,80	0.80	0.82	0.81	0.83
Parks and Cemeteries	7	0.05	0.09	0,12	0.19	0.20	0.29	0.30	0.40	0.34	0.46	0.39	0.52
Playgrounds	13	0.07	0,13	0.16	0.23	0.24	0.31	0.32	0.42	0.37	0.48	0.41	0.54
Railroad Yard Areas	40	0.23	0.28	0.30	0.35	0.36	0.42	0.42	0.50	0.46	0,54	0.50	0.58
Undeveloped Areas				-		1.1.1.1		-					
Historic Flow Analysis Greenbelts, Agriculture	2	0.03	0.05	0.09	0.16	0.17	0.26	0.26	.0.38	0.31	0.45	0.36	0.51
Pasture/Meadow	0	0.02	0.04	0.08	0.15	0.15	0.25	0.25	0.37	0.30	0.44	0.35	0.50
Forest	0	0.02	0.04	0.08	0.15	0.15	0.25	0.25	0,37	0.30	0.44	0.35	0,50
Exposed Rock	100	0.89	0.89	0.90	0,90	0.92	0.92	0.94	0,94	0.95	0.95	0.96	0.96
Offsite Flow Analysis (when landuse is undefined)	45	0.26	0,31	0.32	0.37	0.38	0,44	0.44	0.51	0.48	0.55	0.51	0.59
Streets			-				-		-	1			
Paved	100	0.89	0.89	0.90	0.90	0.92	0.92	0.94	0.94	0.95	0.95	0.96	0.96
Gravel	80	0.57	0,60	0.59	0.63	0.63	0.66	0.66	0.70	0.68	0.72	0.70	0.74
Drive and Walks	100	0.89	0.89	0.90	0.90	0.92	0,92	0,94	0.94	0.95	0.95	0.96	0.96
Roofs	90	0.71	0.73	0.73	0.75	0.75	0.77	0,78	0.80	0.80	0.82	0.81	0.83
Lawns	0	0.02	0.04	0.08	0.15	0.15	0.25	0.25	0.37	0.30	0.44	0.35	0.50

#### Table 6-6. Runoff Coefficients for Rational Method (Source: UDFCD 2001)

### 3.2 Time of Concentration

One of the basic assumptions underlying the Rational Method is that runoff is a function of the average rainfall rate during the time required for water to flow from the hydraulically most remote part of the drainage area under consideration to the design point. However, in practice, the time of concentration can be an empirical value that results in reasonable and acceptable peak flow calculations.

For urban areas, the time of concentration  $(t_c)$  consists of an initial time or overland flow time  $(t_i)$  plus the travel time  $(t_i)$  in the storm sewer, paved gutter, roadside drainage ditch, or drainage channel. For non-urban areas, the time of concentration consists of an overland flow time  $(t_i)$  plus the time of travel in a concentrated form, such as a swale or drainageway. The travel portion  $(t_i)$  of the time of concentration can be estimated from the hydraulic properties of the storm sewer, gutter, swale, ditch, or drainageway. Initial time, on the other hand, will vary with surface slope, depression storage, surface cover, antecedent rainfall, and infiltration capacity of the soil, as well as distance of surface flow. The time of concentration is represented by Equation 6-7 for both urban and non-urban areas.

$$t_c = t_i + t_i$$

Where:

 $t_c$  = time of concentration (min)

 $t_i$  = overland (initial) flow time (min)

 $t_t$  = travel time in the ditch, channel, gutter, storm sewer, etc. (min)

## 3.2.1 Overland (Initial) Flow Time

The overland flow time,  $t_i$ , may be calculated using Equation 6-8.

$$t_{i} = \frac{0.395(1.1 - C_{5})\sqrt{L}}{S^{0.33}}$$
(Eq. 6-8)

. .

Where:

 $t_i = \text{overland (initial) flow time (min)}$ 

- $C_5$  = runoff coefficient for 5-year frequency (see Table 6-6)
- L =length of overland flow (300 ft <u>maximum</u> for non-urban land uses, 100 ft <u>maximum</u> for urban land uses)

S = average basin slope (ft/ft)

Note that in some urban watersheds, the overland flow time may be very small because flows quickly concentrate and channelize.

#### 3.2.2 Travel Time

For catchments with overland and channelized flow, the time of concentration needs to be considered in combination with the travel time,  $t_i$ , which is calculated using the hydraulic properties of the swale, ditch, or channel. For preliminary work, the overland travel time,  $t_i$ , can be estimated with the help of Figure 6-25 or Equation 6-9 (Guo 1999).

$$V = C S^{0}$$

Where:

V = velocity (ft/s)

 $C_{\nu}$  = conveyance coefficient (from Table 6-7)

 $S_{w}$  = watercourse slope (ft/ft)

Sec. 14

(Eq. 6-7)

(Eq. 6-9)

Type of Land Surface	$C_{\nu}$
Heavy meadow	2.5
Tillage/field	5
Riprap (not buried)*	6.5
Short pasture and lawns	. 7
Nearly bare ground	10
Grassed waterway	15
Paved areas and shallow paved swales	20

Table 6-7.	Conveyance	Coefficient, $C_{\nu}$	
------------	------------	------------------------	--

For buried riprap, select C<sub>v</sub> value based on type of vegetative cover.

The travel time is calculated by dividing the flow distance (in feet) by the velocity calculated using Equation 6-9 and converting units to minutes.

The time of concentration  $(t_c)$  is then the sum of the overland flow time  $(t_i)$  and the travel time  $(t_i)$  per Equation 6-7.

# 3.2.3 First Design Point Time of Concentration in Urban Catchments

Using this procedure, the time of concentration at the first design point (typically the first inlet in the system) in an urbanized catchment should not exceed the time of concentration calculated using Equation 6-10. The first design point is defined as the point where runoff first enters the storm sewer system.

$$t_c = \frac{L}{180} + 10$$

Where:

 $t_c$  = maximum time of concentration at the first design point in an urban watershed (min)

L = waterway length (ft)

Equation 6-10 was developed using the rainfall-runoff data collected in the Denver region and, in essence, represents regional "calibration" of the Rational Method. Normally, Equation 6-10 will result in a lesser time of concentration at the first design point and will govern in an urbanized watershed. For subsequent design points, the time of concentration is calculated by accumulating the travel times in downstream drainageway reaches.

# 3.2.4 Minimum Time of Concentration

If the calculations result in a  $t_c$  of less than 10 minutes for undeveloped conditions, it is recommended that a minimum value of 10 minutes be used. The minimum  $t_c$  for urbanized areas is 5 minutes.

### 3.2.5 Post-Development Time of Concentration

As Equation 6-8 indicates, the time of concentration is a function of the 5-year runoff coefficient for a drainage basin. Typically, higher levels of imperviousness (higher 5-year runoff coefficients) correspond to shorter times of concentration, and lower levels of imperviousness correspond to longer times of

(Eq. 6-10)

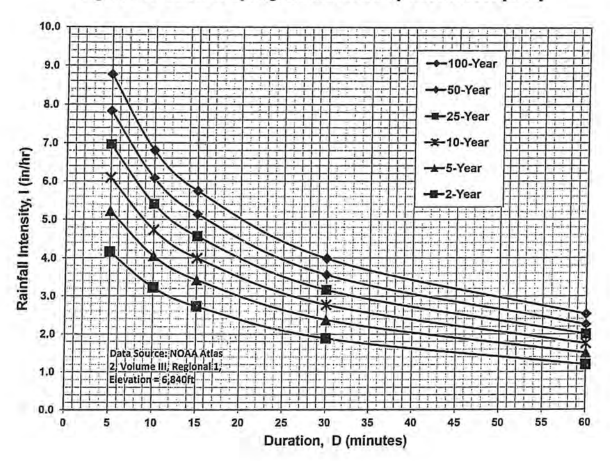
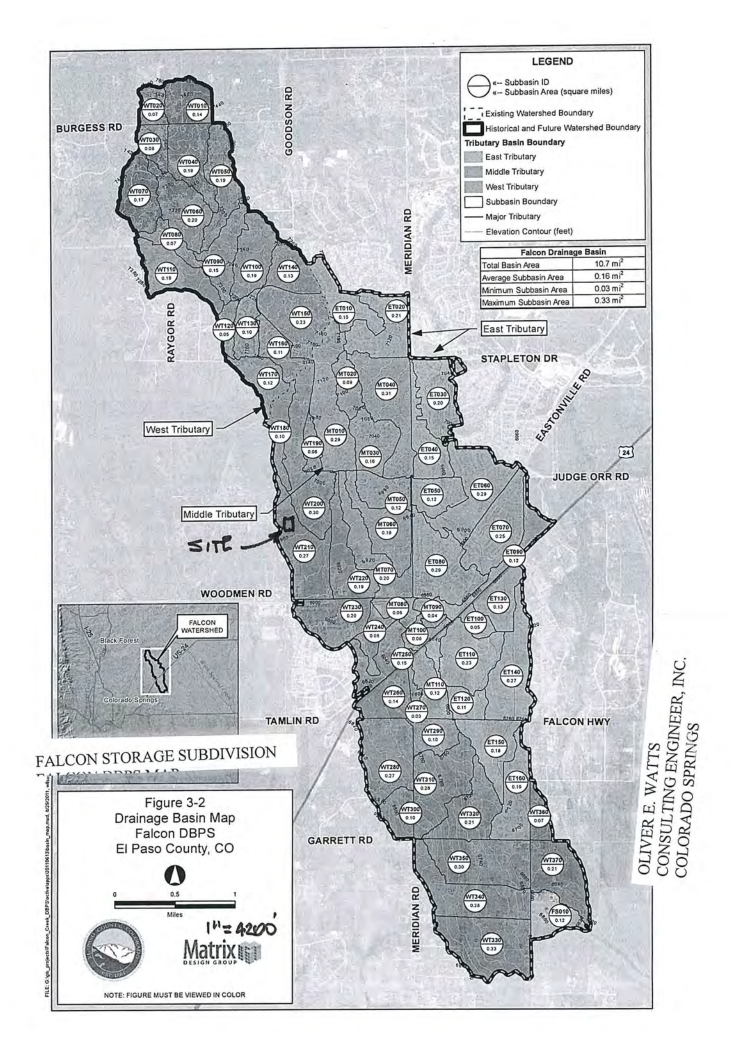
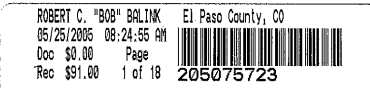


Figure 6-5. Colorado Springs Rainfall Intensity Duration Frequency

Ī	IDF Equations
	I <sub>100</sub> = -2.52 ln(D) + 12.735
	I <sub>50</sub> = -2.25 in(D) + 11.375
	I <sub>25</sub> = -2.00 ln(D) + 10.111
	$I_{10} = -1.75 \ln(D) + 8.847$
	I <sub>5</sub> = -1.50 ln(D) + 7.583
	I <sub>2</sub> = -1.19 ln(D) + 6.035
	Note: Values calculated by equations may not precisely duplicate values read from figure.





#### PRIVATE DETENTION BASIN MAINTENANCE AND EASEMENT AGREEMENT

This PRIVATE DETENTION BASIN MAINTENANCE AND EASEMENT AGREEMENT ("Agreement"), is made by and among THE BOARD OF COUNTY COMMISSIONERS OF EL PASO COUNTY, COLORADO ("Board" or "County"), VERNIE HOUTCHENS, GARY L. NANNINGA (collectively, "Owners"), and RANDY DEYOUNG ("DeYoung"), and LATIGO BUSINESS CENTER OWNERS ASSOCIATION, a Colorado nonprofit corporation (the "Association"). The above may occasionally be referred to herein singularly as a "Party" and collectively as the "Parties." This Agreement is consented to by Falcon School District No. 49, whose rights under this Agreement are set forth in Section 16.a. below.

#### Recitals

1. WHEREAS, Owners are the owners of certain real property in El Paso County, Colorado, legally described in **Exhibit A** attached hereto and incorporated by reference (the "Property"); and

2. WHEREAS, Owners desire to plat and develop on the Property a subdivision to be known as Latigo Business Center; and

3. WHEREAS, the development of the Property will substantially increase the volume of water runoff from the Property, and, therefore, it is in the interest of public health, safety and welfare for the County to condition approval of the subdivision of the Property on the Owners' promise to construct adequate drainage and water runoff control facilities; and

4. WHEREAS, Chapter V, Section 49.2 of the El Paso County Land Development Code, as periodically amended, promulgated pursuant to Section 30-28-133(1), Colorado Revised Statutes, 2004, as amended, requires the County to condition approval of all subdivisions on the property owner's promise to so construct adequate drainage and water runoff control facilities in subdivisions; and

5. WHEREAS, Section 2.9 of the El Paso County <u>Drainage Criteria Manual</u> provides for a property owner's promise to maintain a subdivision's drainage facility in the event the County does not assume such responsibility; and

6. WHEREAS, property owners in El Paso County have historically chosen water runoff detention ponds as a means to provide adequate drainage and water runoff control in subdivisions, which basins, while effective, are less expensive for property owners to construct than other methods of providing drainage and water runoff control; and

7. WHEREAS, pursuant to a separate agreement between the Owners and DeYoung, DeYoung desires to construct drainage facilities and detention pond as the means for providing adequate drainage and water runoff control in the Property, on the terms contained herein; and,

8. WHEREAS, the Association shall be charged in the subdivision covenants with the duty of cleaning, maintaining, and repairing such detention basins; and,

9. WHEREAS, it is the County's experience that subdivision owners and associations historically have not properly cleaned and otherwise not properly maintained and repaired these detention basins, and that these detention basins, when not so properly cleaned, maintained and repaired, threaten the public health, safety and welfare; and,

10. WHEREAS, the County, in order to so protect the public health, safety and welfare, has historically expended valuable and limited public resources to so clean, maintain and repair these detention basins when owners and associations have failed in their responsibilities, and therefore the County desires to recover its costs incurred in the event the burden falls on the County to so clean, maintain and repair the detention basin in the Subdivision; and,

11. WHEREAS, the County conditions approval of the subdivision of the Property on DeYoung's promise to so construct the detention basin and the Association's promise to maintain the same, and conditions approval on the Association's promise to reimburse the County in the event the burden falls upon the County to so clean, maintain and/or repair the detention basin within the Property; and,

12. WHEREAS, the County could condition subdivision approval on the Owners' and Association's promise to construct a different and more expensive drainage and water runoff control system than that proposed herein, which more expensive system would not create the possibility of the burden of cleaning, maintenance and repair expenses falling on the County; however, the County is willing to forego such right upon the performance of Owners' and the Association's promises contained herein; and

13. WHEREAS, the County, in order to secure performance of the promises contained herein, conditions approval of the subdivision of the Property upon the Owners' grant herein of a perpetual Easement over portions of the Property for the purpose of allowing the County to periodically access, inspect, and, when so necessary, to clean, maintain and/or repair the detention basin; and

14. WHEREAS, given that the Association could potentially avoid liability hereunder by dissolving and reforming as a different entity, and given the difficulies inherent in collecting an unsecured promits, the County, in order to secure performance of the promises contained herein, conditions approval of the subdivision of the Property upon the Owners' creation, by and through this Agreement, of a covenant running with the land upon each and every lot in the subdivision of the Property.

#### Agreement

NOW, THEREFORE, in consideration of the mutual Promises contained herein, the sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. <u>Incorporation of Recitals</u>: The Parties incorporate the Recitals above into this Agreement.

2. <u>Covenants Running with the Land and Pro Rata Liability upon Individual Lot Owners</u>: Owners. DeYoung and the Association agree that this entire Agreement and the performance thereof shall become a covenant running with the land, which land is legally described in Paragraph 1 of the Recitals set forth above, and that this entire Agreement and the performance thereof shall be binding upon themselves, their respective

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successors and assigns, including individual lot owners within the Property.

However, any liability imposed under this Agreement against an individual lot owner shall not be joint and several with the Owners and the Association, but shall be pro rated on a per-lot basis as determined by the following formula and illustration: each individual lot owner(s) shall be liable for no more than the total monetary amount of liability multiplied by a fraction in which the numerator is the number of lots in the subdivision owned by a particular lot owner, and the denominator is the total number of lots in the subdivision. As to any lot(s) owned by more than one person or entity, the liability among co-owners shall be joint and several for the pro rata obligation of that lot. The application of this Paragraph is best illustrated by the following example. Assume the following parameters: total liability is \$10,000; total number of lots in the subdivision is 100; Lot 1 is owned by persons A and B; person B also owns Lot 2. Liability is as follows: the Owners, \$10,000; the Association, \$10,000; Lot 1 is \$100.00, joint and several as to A and B, Lot 2 is \$100.00 owed solely by B. Thus person A's total liability is \$100.00 and person B's is \$200.00. Applying the principle that the County cannot collect more than it is owed, and assuming that the County cannot collect anything from the Owners and the Association, if the County collected the whole \$200.00 from B, then it could not collect the \$100.00 from A. Likewise, if the County collected the \$100.00 from A, then it could only collect \$100.00 from B.

3. <u>Construction</u>: DeYoung agrees that he shall cause the construction of a detention basin and other improvements required for the Property within the tracts legally described on **Exhibit B** attached hereto and incorporated herein by reference (the "Drainage Easements"), to be installed in accordance with the conditions in the finally approved development documents listed on **Exhibit C** attached hereto and incorporated herein by reference, and in accordance with the regulations and requirements of the County (the "Detention Basin"). Construction shall not commence on the Detention Basin until the County Development Services Department has approved in writing the plans and specifications for the Detention Basin. Failure to obtain such approval shall be a material breach of this Agreement, and shall entitle the County to pursue any remedies available to it at law or in equity to enforce the same. Construction of the Detention Basin shall be substantially completed within one (1) year (defined as 365 days), which one year period will commence to run on the date the approved plat for Latigo Business Center Filing No. 1 is recorded in the records of the El Paso County Clerk and Recorder. Rough grading of the Detention Basin must be completed and inspected by the County Development Services Department prior to commencing road construction.

In the event construction is not so substantially completed within the one (1) year period, then the County may exercise its discretion to complete the project, and shall have the right to seek reimbursement from DeYoung, the Owners, and the Association and their successors and assigns, including individual lot owners within the subdivision, for its actual costs and expenses incurred in the process of completing construction. The term "actual costs and expenses" shall be liberally construed in favor of the County, and shall include, but shall not be limited to, labor costs, tool and equipment costs, supply costs, and engineering and design costs, regardless of whether the County uses its own personnel, tools, equipment and supplies, etc. to correct the matter. In the event the County initiates any litigation or engages the services of legal counsel in order to enforce the provisions arising herein, the County shall be entitled to its damages and costs, including reasonable attorney fees, regardless of whether the County contracts with outside legal counsel or utilizes in-house legal counsel for the same. The scope of liability therefor of DeYoung, the Owners, the Association, and the individual lot owners shall be as set forth in paragraph Two (2) above.

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4. <u>Maintenance</u>: The Owners, DeYoung, and the Association agree for themselves, their respective successors and assigns, including individual lot owners within the Property, that they will regularly and routinely inspect, clean and maintain the Detention Basin, and otherwise keep the same in good repair, all at their own cost and expense. No trees or shrubs that will impair the structural integrity of the Detention Basin shall be planted or allowed to grow on the Detention Basin.

5. <u>Creation of Easement</u>: Owners and the Association hereby grant the County, DeYoung, and the other Owners and the Association a non-exclusive perpetual easement upon the Drainage Easements. The purpose of the easement is to allow DeYoung to construct Detention Basin and the County and the Association to access, inspect, clean, repair and maintain the Detention Basin; however, the creation of the easement does not expressly or implicitly impose on the County a duty to so inspect, clean, repair or maintain the Detention Basin. The Drainage Easements shall run with the land and burden the Property for the benefit of the County.

6. <u>County's Rights and Obligations</u>: Any time the County determines, in the exercise of its reasonable discretion, that the Detention Basin is not properly cleaned, maintained and/or otherwise kept in good repair, the County shall give reasonable notice to the individual lot owners within the Property and the Owners and the Association and their respective successors and assigns, that the Detention Basin needs to be cleaned, maintained and/or otherwise repaired. The notice shall provide a reasonable time to correct the problem(s). Should the responsible parties fail to correct the specified problem(s), the County may enter upon the property to so correct the specified problem(s). Notice shall be effective to the above by the County's deposit of the same into the regular United States mail, postage pre-paid. However, this Agreement does not expressly impose on the County a duty to so inspect, clean, repair or maintain the Detention Basin.

7. <u>Reimbursement of County's Costs/Covenant Running With the Land</u>: The Owners and the Association agree and covenant, for themselves, their respective successors and assigns, including individual lot owners within the Property, that they will reimburse the County for its costs and expenses incurred in the process of cleaning, maintaining, and/or repairing the Detention Basin. However, the obligation and liability of the Owners hereunder shall only continue until such time as the Owners transfer the entire management and operation of the Association to the individual lot owners within the subdivision. Notwithstanding the previous sentence, the Association and the individual lot owners within the subdivision shall always remain obligated and liable hereunder, and as per the provisions of paragraph Two (2) above.

The term "actual costs and expenses" shall be liberally constructed in favor of the County, and shall include, but shall not be limited to, labor costs, tools and equipment costs, supply costs, and engineering and design costs, regardless of whether the County uses its own personnel, tools, equipment and supplies, etc. to correct the matter. In the event the County initiates any litigation or engages the services of legal counsel in order to enforce the provisions arising herein, the County shall be entitled to its damages and costs, including reasonable attorney's fees, regardless of whether the County contracts with outside legal counsel or utilizes inhouse legal counsel for the same. The scope of liability therefor of the Owners, the Association, and the individual lot owners shall be as set forth in Paragraph Two (2) above.

8. <u>Contingencies of Subdivision Approval</u>: Owners' and the Association's execution of this Agreement is a condition of subdivision approval. Additional conditions of this Agreement include, but are not limited to, the following:

- a. Conveyance of Drainage Easements as provided herein; and
- b. The County's receipt of a copy of the Articles of Incorporation for the Association, as filed with the Colorado Secretary of States; receipt of the Certificate of Incorporation or other comparable proof for the same from the Colorado Secretary of State; a copy of the Bylaws of the Association; a copy of the organizational minutes or other appropriate document of the Association, properly executed and attested, establishing that the Association has adopted this Agreement as an obligation of the Association; and
- c. A copy of the Covenants establishing that the Association is obligated to inspect, clean, maintain, and repair the Detention Basin; that the Association has adopted this Agreement as an obligation of the Association; and that a funding mechanism is in place whereby individual lot owners within the Property will pay a regular fee to the Association for, among other matters, the inspection, cleaning, maintenance, and repair of the Detention Basin.
- d. A copy of the Covenants establishing that this Agreement is incorporated into the Covenants, and that such Agreement touches and concerns each and every lot within the Property.

The County shall have the right, in the sole exercise of its discretion, to approve or disapprove any documentation submitted to it under the conditions of this paragraph. The County's rejection of any documentation submitted hereunder shall mean that the appropriate condition of this Agreement has not been fulfilled.

9. <u>Distribution to Lot Purchasers</u>. Upon the initial sale of any lot within the subdivision, prior to closing on such sale, the Owners shall give a copy of this Agreement to the potential buyer.

10. <u>Agreement Monitored by Development Services Department</u>: Any and all actions and decisions to be made hereunder by the County shall be made by the director of the El Paso County Development Services Department. Accordingly, any and all documents, submissions, plan approval, inspections, etc. shall be submitted to and shall be made by the Director of the Development Services Department.

11. Indemnification and Hold Harmless: To the extent authorized by law, Owners and the Association agree, for themselves, their respective successors and assigns, including the individual lot owners in the Property, that they will indemnify, defend, and hold the County harmless from any and all loss, costs, damage, injury, liability, claim, lien, demand, action and causes of action whatsoever, whether at law or in equity, arising from or related to their respective intentional or negligent acts, errors or omissions or that of its agents, officers, servants, employees, invitees and licensees in the construction, operation, inspection, cleaning (including analyzing and disposing of any solid or hazardous wastes as defined by State and/or Federal environmental laws and regulations), maintenance, and repair of the Detention Basin, and such obligation arising under this paragraph shall be joint and several, subject to paragraph 2 herein. Nothing in this paragraph shall be deemed to waive or otherwise limit the defense available to the County pursuant to the Colorado Governmental Immunity Act, Sections 24-10-101, et seq. C.R.S. 2004, as amended, or as otherwise provided by law. However, the obligation and liability of the Owners hereunder shall only continue until such time as the Owners transfer the entire management and operation of the Association to the individual lot owners within the Property.

12. Severability: In the event any Court of competent jurisdiction declares any part of this

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Agreement to be unenforceable, such declaration shall not affect the enforceability of the remaining parts of this Agreement.

13. <u>Third Parties</u>: This Agreement does not and shall not be deemed to confer upon or grant to any third party any right to claim damages or to bring any lawsuit, action or other proceeding against either the County, the Owners or the Association, their respective successors and assigns, including any individual lot owners in the Property, because of any breach hereof or because of any terms, covenants, agreements or conditions contained herein.

14. Solid or Hazardous Wastes: Should any refuse from the detention basin be suspected or identified as solid waste and/or hazardous waste, the Owners and the Association shall take all necessary and proper steps to characterize the waste and properly dispose of it in accordance with applicable State and/or Federal environmental laws and regulations, including, but not limited to, the following: Solid Wastes Disposal Sites and Facilities Acts, §§ 30-20-100.5 – 30-20-119, C.R.S. (2002) as amended, Colorado Regulations Pertaining to Solid Waste Disposal Sites and Facilities, 6 C.C.R. 1007-2, *et seq.*, as amended, Solid Waste Disposal Act, 42 U.S.C. §§ 6901-6992k (2004) as amended, and Federal Solid Waste Regulations 40 CFR Ch. I (2004) as amended. The County shall not be responsible or liable for identifying, characterizing, cleaning up, or disposing of such solid and/or hazardous waste. Notwithstanding the previous sentence, should any refuse cleaned up and disposed of by the County be determined to be solid and/or hazardous waste, the Owners and the Association, but not the County, shall be responsible and liable as the owner, generator, and/or transporter of said solid and/or hazardous waste.

15. <u>Applicable Law and Venue</u>: The laws, rules, and regulations of the State of Colorado and El Paso County shall be applicable in the enforcement, interpretation, and execution of this Agreement, except that Federal law may be applicable regarding solid or hazardous wastes. Venue shall be in the El Paso County District Court.

#### 16. Exclusion from the Obligations of this Agreement.

(a) Notwithstanding any other provision of this Agreement, the Parties acknowledge and agree that the certain real property owned by Falcon School District No. 49, to be described as Lot 2, Latigo Business Center Filing No. 1, adjacent to the Property, may be benefitted by the Detention Basin, but is excluded and free from the provisions of this Agreement, shall not be considered or made a part hereof, shall be excluded from all obligations as an "Owner" or "lot" hereunder, and shall not be liable for any costs or charges hereunder.

(b) Notwithstanding any other provision of this Agreement, DeYoung and the County acknowledge and agree that the Owners (or their successors and assigns) shall not be liable to the County for any costs or charges hereunder, or responsible for any obligations under this Agreement, until such time as those portions of the Property, other than that portion of the Property to be described as Lot 1, Latigo Business Center Filing No. 1, are platted and a plat for such portions has been recorded in the real property records of the El Paso County Clerk and Recorder's office. Notwithstanding the previous sentence, the Association and the individual lot owners within the Property shall always remain obligated and liable hereunder, and as per the provisions of Paragraph Two (2) above.

IN WITNESS WHEREOF, the Parties affix their signatures below.

Executed this day of MARCH . 2005, by: VERNIE HOUTCHENS

### STATE OF COLODA

STATE OF COLORADO

	STATE OF COLORADO	)
	COUNTY OF EL PASO	) ss. )
	This instrument was acknowledged b	efore me on March 2, 2005 by Vernie Houtchens.
	My commission expires 07/02/2006	Notary Public/ Lunco
	STATE OF COLORADO	)
	COUNTY OF EL PASO	) ss. )
	This instrument was acknowledged be	efore me on March 8, 2005 by Gary L. Nanninga.
	Witness my hand and official seal,	
-*	[SEAL] SALLY J. GIBSON NOTARY PUBLIC STATE OF COLORADO My Commission Expires 07/02/2008	Notary Public J. Sulison
	RANDY DEYOUNG Tranoly Collor STATE OF COLORADO	
e e e e e e e e e e e e e e e e e e e	COUNTY OF EL PASO	) ) ss. )
E Current	Witness my hand and official seal.	fore me on <u>MAY 2</u> , 2005 by Randy DeYoung.
F CO 10/10/10	USEAL OC/13	Notary Public
¥.1	LATIGO BUSINESS CENTER OWNERS A a Colorado ponprofit corporation	ASSOCIATION,
	By: Hanning	Ê
	/ · / Pro	esident

) ) ss.

7

COUNTY OF EL PASO

)

This instrument was acknowledged before me on <u>March 8</u>, 2005 by GARY L. NANNINGA, as President of Latigo Business Center Owners Association, a Colorado nonprofit corporation.

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Witness my hand and official seal. My commission expires: 7/2/06 [SHAL] NO BY FLALIC [SHAL] NO BY FLALIC Notary Public Notary Public
My L. anthistoph Exp 07/02/2006
BOARD OF COUNTY COMMISSIONERS
OF EL PASO COUNTY, COLORADO
By: J- B Lun
, Chair <del>person</del> man
Attest:
Deputy Clerk

Approved as to Content and Form: Assistant County Attorney

## LIST OF EXHIBITS

Exhibit A - Property

Exhibit B - Drainage Easements

Exhibit C - Development Documents

# LDC, Inc.

3520 Austin Bluffs Parkway Colorado Springs, CO 80918 (719) 528-6133 Fax (719) 528-6848 www.ldc-inc.com

LATIGO BUSINESS CENTER Project No. 01081 January 19, 2005 Sheet 1 of 2

#### EXHIBIT "A"

# PROPERTY DESCRIPTION: OVERALL PARCEL EXCLUDING SCHOOL DISTRICT LOT 2

A parcel of land being a portion of the Southwest One-Quarter of Section 1, Township 13 South, Range 65 West of the 6th P.M., including proposed Lot 1 and proposed Bentgrass Meadows Boulevard (80' r.o.w.), LATIGO BUSINESS CENTER FILING NO. 1 (recording pending), situate in El Paso County, Colorado, described as follows:

Commencing at the Southwest corner of said Section 1's Southwest One-Quarter (all bearings in this description are relative to the South line of said Section 1, which bears S89°42'50"E "assumed"), said corner also being the Southwest corner of said FILING; thence N00°16'02"E along the West line of said Southwest One-Quarter, said line also being coincident with the Westerly line of said FILING, 30,00 feet to a point on the Northerly right-of-way line of Woodmen Road (60' r.o.w.), said point also being on the Southerly line of proposed Lot 2, said FILING (the following four (4) courses are along the lines of said Lot 2); 1) S89°42'50"E along said Woodmen Road's Northerly right-of-way line, 406,84 feet to the Point of Beginning of the parcel herein described; 2) on a non-tangent curve to the left, said curve having a central angle of 18°46'08", a radius of 49.00 feet, an arc length of 16.05 feet (the chord to said curve bears N55°42'50"E, a distance of 15.98 feet); 3) N00°16'02"E, 1047.52 feet; 4) N89°42'50"W, 420.00 feet to a point on said FILING's Westerly line; thence N00°16'02"E along said Westerly line, 842.00 feet to the Northwest corner of said FILING; thence S89°42'50"E along the Northerly line of said FILING and its Easterly extension, 1690.72 feet to a point on the Easterly line of that Ingress/Egress and Utility Easement described by document (Book 3265, Page 517, El Paso County, Colorado records) (the following five (5) courses are along the lines of said Easement); 1) S00°07'47"W, 1180.41 feet; 2) on a curve to the left, said curve having a central angle of 25°15'43", a radius of 490.87 feet, an arc length of 216.43 feet; 3) S25°07'56"E, 365.00 feet; 4) on a curve to the right, said curve having a central angle of 25°25'06", a radius of 266.04 feet, an arc length of 118.02 feet; 5) S00°17'10"W, 65.00 feet to a point on said Woodmen Road's Northerly right-of-way line; thence N89°42'50"W along said Northerly right-of-way line, 1503.26 feet to the Point of Beainnina:

Containing 65.593 acres, more or less.

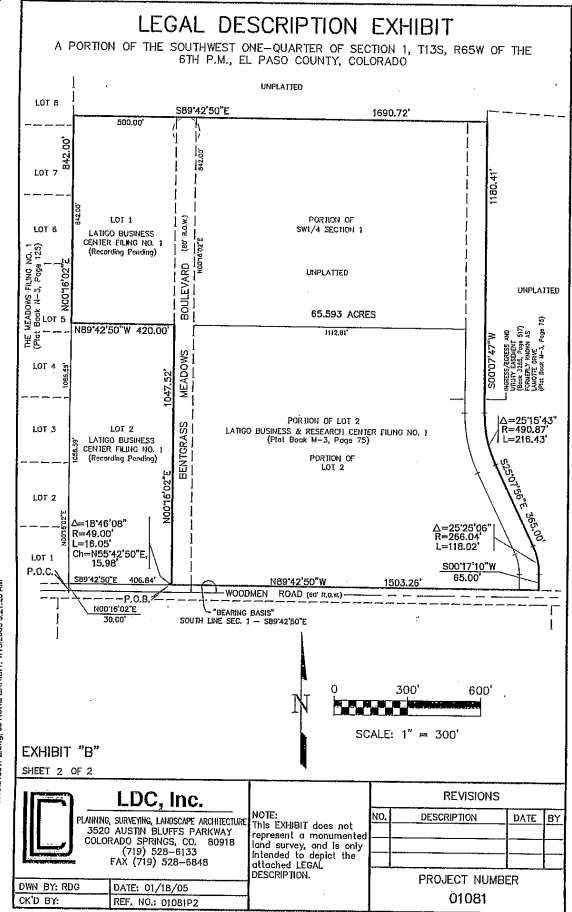
#### SURVEYOR'S STATEMENT:

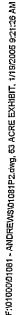
I, David V. Hostetler, a registered Professional Land Surveyor in the State of Colorado, do hereby state that the attached LEGAL DESCRIPTION and EXHIBIT were prepared under my direct responsibility, supervision and checking, and on the basis of my knowledge, information and belief, are correct.

David V. Hostetler, Professional Land Surveyor Colorado P.L.S. No. 20681 For and on behalf of LDC, Inc.

File: 01081 Overall EXCEPT Lot 2.doc DVH/dh







# EXHIBIT B

Exhibit B consists of legal descriptions for three (3) different drainage tracts as described on the following 6 pages.



LDC, Inc. 3520 Austin Bluffs Parkway Colorado Springs, CO 80918 (719) 528-6133 Fax (719) 528-6848 www.ldc-inc.com

> LATIGO BUSINESS CENTER Project No. 01081 December 17, 2004 Sheet 1 of 2

#### EXHIBIT "A"

**LEGAL DESCRIPTION:** A tract of land being a portion of the Southwest One-Quarter of Section 1, Township 13 South, Range 65 West of the 6th P.M., known as Lot 2, LATIGO BUSINESS & RESEARCH CENTER FILING NO. 1 (Plat Book M-3, Page 75, El Paso County, Colorado records), situate in El Paso County, Colorado.

#### EXHIBIT "B"

# LEGAL DESCRIPTION: TEMPORARY DRAINAGE EASEMENT

A TEMPORARY DRAINAGE EASEMENT over and across a portion of the Southwest One-Quarter of Section 1, Township 13 South, Range 65 West of the 6th P.M., also being a portion of Lot 2, LATIGO BUSINESS & RESEARCH CENTER FILING NO. 1 (Plat Book M-3, Page 75, El Paso County, Colorado records), situate in El Paso County, Colorado, described as follows:

Beginning at the Southeast corner of said Lot 2 (all bearings in this description are relative to those platted in said FILING); thence N00°17'10"E along the Easterly line of said Lot 2, 65.00 feet; thence on a curve to the left and along said Lot 2's Easterly line, said curve having a central angle of 04°47'13", a radius of 186.04 feet, an arc length of 15.54 feet; thence N89°42'50"W, 310.01 feet; thence on a curve to the right, said curve having a central angle of 28°33'37", a radius of 365.69 feet, an arc length of 182.28 feet; thence on a reverse curve to the left, said curve having a central angle of 28°33'37", a radius of 365.69 feet, an arc length of 182.28 feet; thence on a reverse curve to the left, said curve having a central angle of 28°33'37", a radius of 515.00 feet, an arc length of 256.71 feet; thence N89°42'50"W, 148.00 feet; thence on a curve to the left, said curve having a central angle of 28°3.00 feet; thence on a reverse curve to the left, said curve having a central angle of 28°3.00 feet; thence on a curve to the left, said curve having a central angle of 29°19'56", a radius of 515.00 feet, an arc length of 263.65 feet; thence on a reverse curve to the right, said curve having a central angle of 29°19'56", a radius of 515.00 feet, an arc length of 263.65 feet; thence on a reverse curve to the right, said curve having a central angle of 29°19'56", a radius of 325.00 feet, an arc length of 166.38 feet; thence N89°42'50"W, 52.09 feet to a point on the Easterly line of proposed LATIGO BUSINESS CENTER FILING NO. 1 (recording pending); thence S00°16'02"W along said LATIGO BUSINESS CENTER FILING NO. 1's Easterly line, 80.00 feet to a point on the Southerly line of said Lot 2; thence S89°42'50"E along said Lot 2's Southerly line, 1343.26 feet to the Point of Beginning and the terminus point of this description.

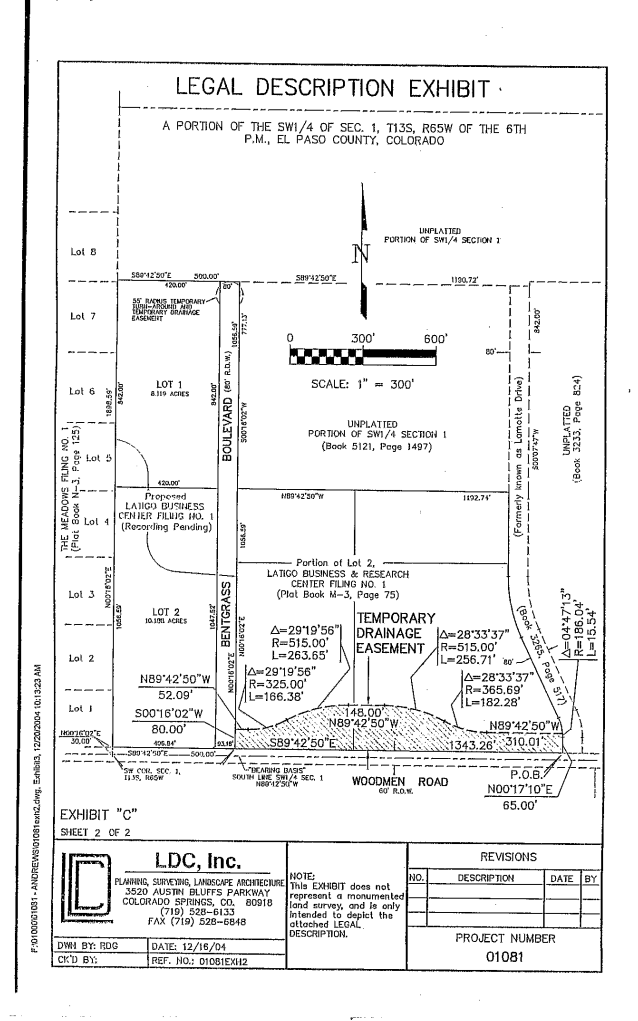
#### SURVEYOR'S STATEMENT:

I, David V. Hostetler, a registered Professional Land Surveyor in the State of Colorado, do hereby state that the attached LEGAL DESCRIPTION and EXHIBIT were prepared under my direct responsibility, supervision, and checking, and on the basis of my knowledge, information and belief, are correct.

David V, Hostetler, Professional Land Surveyor Colorado P.L.S. No. 20681 For and on behalf of LDC, Inc.

File: Docs/01081/Temp Drainage Easement.doc DVH/dh







# LDC, Inc.

3520 Austin Bluffs Parkway Colorado Springs, CO 80918 (719) 528-6133 Fax (719) 528-6848 www.ldc-inc.com

> LATIGO BUSINESS CENTER Project No. 01081 December 17, 2004 Sheet 1 of 2

#### EXHIBIT "A"

LEGAL DESCRIPTION: A tract of land being a portion of the Southwest One-Quarter of Section 1, Township 13 South, Range 65 West of the 6th P.M., described by document (Book 5121, Page 1497, El Paso County, Colorado records), situate in El Paso County, Colorado.

#### EXHIBIT "B"

#### LEGAL DESCRIPTION: TEMPORARY DRAINAGE EASEMENT

A TEMPORARY DRAINAGE EASEMENT over and across a portion of the Southwest One-Quarter (SW1/4) of Section 1, Township 13 South, Range 65 West of the 6th P.M., also being a portion of that tract described by document (Book 5121, Page 1497, El Paso County, Colorado records), situate in El Paso County, Colorado, described as follows:

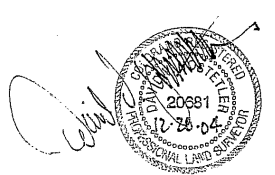
Commencing at the Southwest corner of said Section 1's SW1/4 (all bearings in this description are relative to the South line of said SW1/4, which bears S89°42'50"E "assumed"), said corner also being the Southwest corner of proposed LATIGO BUSINESS CENTER FILING NO. 1 (recording pending); thence S89°42'50"E along said SW1/4's South line, said line also being coincident with the Southerly line of said FILING, 500.00 feet to the Southeast corner of said FILING; thence N00°16'02"E along the Easterly line of said FILING, 1086.59 feet to a point on the Northerly line of Lot 2, LATIGO BUSINESS & RESEARCH CENTER FILING NO. 1 (Plat Book M-3, Page 75, said El Paso County records), said point also being the Point of Beginning of the EASEMENT herein described; thence on a curve to the left, said curve having a central angle of 41°59'28", a radius of 245.00 feet, an arc length of 179.56 feet; thence N48°17'42"E, 336.86 feet; thence S00°07'47"W, 353.14 feet to a point on said Lot 2's Northerly line; thence N89°42'50"W along said Northerly line, 828.74 feet to the Point of Beginning and the terminus point of this description.

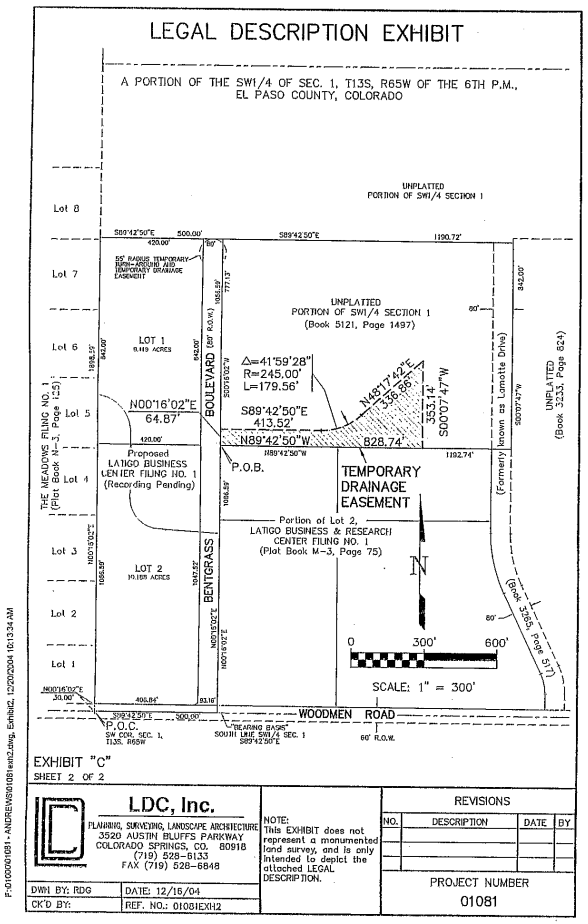
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David V. Hostetler, Professional Land Surveyor Colorado P.L.S. No. 20681 For and on behalf of LDC, Inc.

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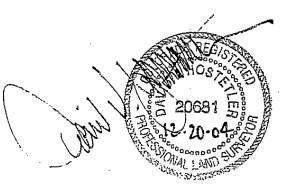
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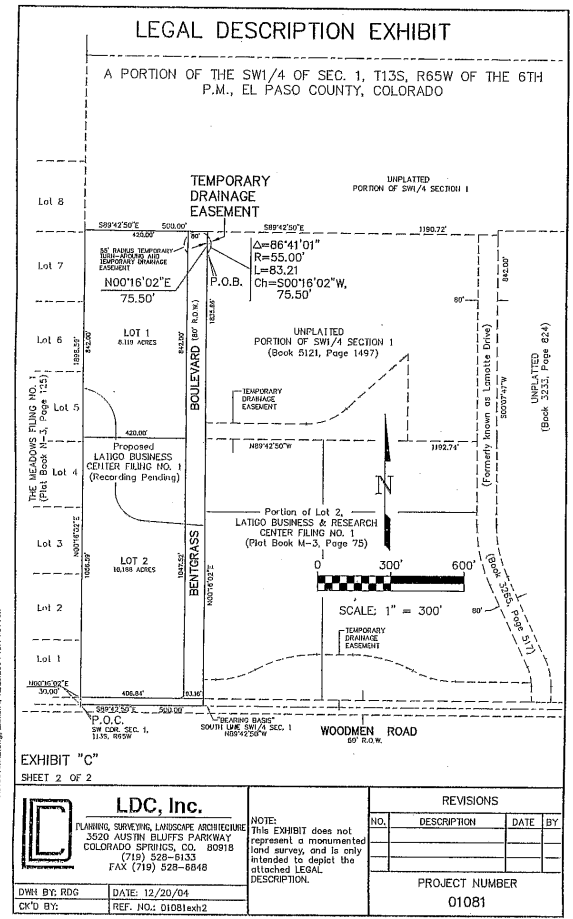
#### SURVEYOR'S STATEMENT:

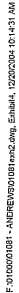
I, David V. Hostetler, a registered Professional Land Surveyor in the State of Colorado, do hereby state that the attached LEGAL DESCRIPTION and EXHIBIT were prepared under my direct responsibility, supervision, and checking, and on the basis of my knowledge, information and belief, are correct.

David V. Hostetler, Professional Land Surveyor Colorado P.L.S. No, 20681 For and on behalf of LDC, Inc.

File: Docs/01081/Temp Drainage Easement 2.doc DVH/dh





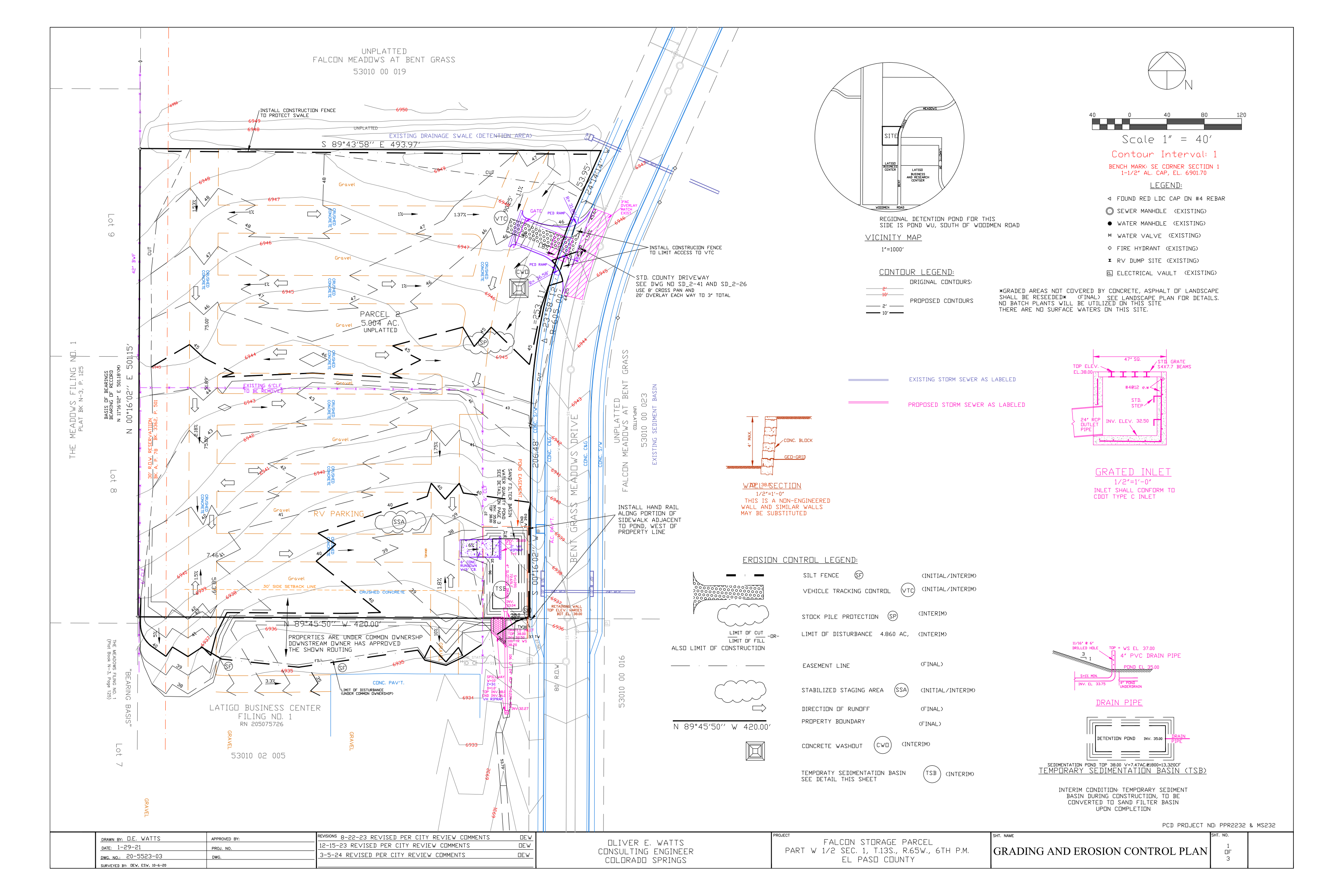


#### EXHIBIT C

# FINALLY APPROVED DEVELOPMENT DOCUMENTS:

These documents are incorporated herein by reference:

- Latigo Business Center Filing No. 1, Construction Drawings, by Kiowa Engineering Corporation, originally dated October 9, 2003; including all revisions, as finally approved by the County.
- 2. Latigo Business Center Filing No. 1, Final Drainage Report and Erosion Control Plan, Originally dated October 7, 2003, by Kiowa Engineering Corporation; including all revisions, as finally approved by the County.



Engineer's Statement (for GEC Plan within Construction Drawing set): These detailed plans and specifications were prepared under my direction and supervision. Said plans and specifications have been prepared according to the criteria established by the County for detailed roadway, drainage, grading and erosion control plans and specifications, and said plans and specifications are in conformity with applicable master drainage plans and master transportation plans. Said plans and specifications meet the purposes for which the particular roadway and drainage facilities are designed and are correct to the best of my knowledge and belief. I accept responsibility for any liability caused by any negligent acts, errors or omissions on my part in preparation of these detailed plans and specifications. Engineer of Record Signature Oliver E. Watts, COLO PELS#9853 Oliver E Watts Consulting Engineer, inc. 614 Elkton Drive Colorado Springs, CD 80907 719-593-0173 olliewatts@aol.com Owner's Statement (for GEC Plan within Construction Drawing set); the owner/developer have read and will comply with the requirements of the grading and erosion control plan and all of the requirements specified in these detailed plans and specifications. Richard Graham, Falcon Storage Partners, LLLP date <u>El Paso County (standalone GEC Plan)</u> County plan review is provided only for general conformance with County Design Criteria. The County is not responsible for the accuracy and adequacy of the design, dimensions, and/or elevations which shall be confirmed at the job site. The County through the approval of this document assumes no responsibility for completeness and/ or accuracy of this document. Filed in accordance with the requirements of the El Paso County Land Development Code, Drainage Criteria Manual Volumes 1 and 2, and Engineering Criteria Manual, as amended. In accordance with ECM Section 1.12, these construction documents will be valid for construction for a period of 2 years from the date signed by the El Paso County Engineer. If construction has not started within those 2 years, the plans will need to be resubmitted for approval, including payment of review fees at the Planning and Community Development Director's discretion. JOSHUA PALMER, PE County Engineer / ECM Administrator date date EVISIONS 3-5-24 REVISED PER CITY REVIEW COM DRAWN BY: D.E. WATTS APPROVED BY: date: 1-29-21 PROJ. NO.

<u>рwg. No.:</u> 20-5523-05

SURVEYED BY: DEW, ESW, 10-6-20

DWG.

STANDARD NOTES FOR EL PASO COUNTY GRADING AND EROSION CONTROL PLANS

1. Stormwater discharges from construction sites shall not cause or threaten to cause pollution, contamination, or degradation of State Waters. All work and earth disturbance shall be done in a manner that minimizes pollution of any on-site or off-site waters, including wetlands. 2. Notwithstanding anything depicted in these plans in words or graphic representation, all design and construction related to roads, storm drainage and erosion control shall conform to the standards and requirements of the most recent version of the relevant adopted El Paso County standards, including the Land Development Code, the Engineering Criteria Manual, the Drainage Criteria Manual, and the Drainage Criteria Manual Volume 2. Any deviations from regulations and standards must be requested, and approved, in writing. 3. A separate Stormwater Management Plan (SMWP) for this project shall be completed and an Erosion and Stormwater Quality Control Permit (ESQCP) issued prior to commencing construction. Management of the SWMP during construction is the responsibility of the designated Qualified Stormwater Manager or Certified Erosion Control Inspector. The SWMP shall be located on site at all times during construction and shall be kept up to date with work progress and changes in the field.

4. Once the ESQCP is approved and a "Notice to Proceed" has been issued, the contractor may install the initial stage erosion and sediment control measures as indicated on the approved GEC. A Preconstruction Meeting between the contractor, engineer, and El Paso County will be held prior to any construction. It is the responsibility of the applicant to coordinate the meeting time and place with County staff. 5. Control measures must be installed prior to commencement of activities that could contribute pollutants to stormwater, control measures for all slopes, channels, ditches, and disturbed land areas shall be installed immediately upon completion of the disturbance. 6. All temporary sediment and erosion control measures shall be maintained and remain in effective operating condition until permanent soil erosion control measures are implemented and final stabilization is established. All persons engaged in land disturbance activities shall assess the adequacy of control measures at the site and identify if changes to those control measures are needed to ensure the continued effective performance of the control measures. All changes to temporary sediment and erosion control measures must be incorporated into the Stormwater Management Plan.

7. Temporary stabilization shall be implemented on disturbed areas and stockpiles where ground disturbing construction activity has permanently ceased or temporarily ceased for longer than 14 days. 8. Final stabilization must be implemented at all applicable construction sites. Final stabilization is achieved when all ground disturbing activities are complete and all disturbed areas either have a uniform vegetative cover with individual plant density of 70 percent of pre-disturbance levels established or equivalent permanent alternative stabilization method is implemented. All temporary sediment and erosion control measures shall be removed upon final stabilization and before permit closure.

9. All permanent stormwater management facilities shall be installed as designed in the approved plans. Any proposed changes that effect the design or function of permanent stormwater management structures must be approved by the ECM Administrator prior to implementation. 10. Earth disturbances shall be conducted in such a manner so as to effectively minimize accelerated soil erosion and resulting sedimentation. All disturbances shall be designed, constructed, and completed so that the exposed area of any disturbed land shall be limited to the shortest practical period of time. Pre-existing vegetation shall be protected and maintained within 50 horizontal feet of waters of the state unless shown to be infeasible and specifically requested and approved.

11. Compaction of soil must be prevented in areas designated for infiltration control measures or where final stabilization will be achieved by vegetative cover. Areas designated for infiltration control measures shall also be protected from sedimentation during construction until final stabilization is achieved. If compaction prevention is not feasible due to site constraints, all areas designated for infiltration and vegetation control measures must be loosened prior to installation of the control measure(s). 12. Any temporary or permanent facility designed and constructed for the conveyance of stormwater around, through, or from the earth disturbance area shall be a stabilized conveyance designed to minimize erosion and the discharge of sediment off site. 13. Concrete wash water shall be contained and disposed of in accordance with the SWMP. No wash water shall be discharged to or allowed to enter State Waters, including any surface or subsurface storm drainage system or facilities. Concrete washouts shall not be located in an area where shallow groundwater may be present, or within 50 feet of a surface water body, creek or stream. 14. During dewatering operations of uncontaminated ground water may be discharged on site, but shall not leave the site in the form of surface runoff unless an approved State dewatering permit is in place.

15. Erosion control blanketing or other protective covering shall be used on slopes steeper than 3:1. 16. Contractor shall be responsible for the removal of all wastes from the construction site for disposal in accordance with local and State regulatory requirements. No construction debris, tree slash, building material wastes or unused building materials shall be buried, dumped, or discharged at the site.

17. Waste materials shall not be temporarily placed or stored in the street, alley, or other public way, unless in accordance with an approved Traffic Control Plan. Control measures may be required by El Paso County Engineering if deemed necessary, based on specific conditions and circumstances.

18. Tracking of soils and construction debris off-site shall be minimized. Materials tracked off-site shall be cleaned up and properly disposed of immediately.

19. The owner/developer shall be responsible for the removal of all construction debris, dirt, trash, rock, sediment, soil, and sand that may accumulate in roads, storm drains and other drainage conveyance systems and stormwater appurtenances as a result of site development. 20. The guantity of materials stored on the project site shall be limited, as much as practical, to that guantity required to perform the work in an orderly sequence. All materials stored on-site shall be stored in a neat, orderly manner, in their original containers, with original manufacturer's labels.

21. No chemical(s) having the potential to be released in stormwater are to be stored or used onsite unless permission for the use of such chemical(s) is granted in writing by the ECM Administrator. In granting approval for the use of such chemical(s), special conditions and monitoring may be required.

22. Bulk storage of allowed petroleum products or other allowed liquid chemicals in excess of 55 gallons shall require adequate secondary containment protection to contain all spills onsite and to prevent any spilled materials from entering State Waters, any surface or subsurface storm drainage system or other facilities.

23. No person shall cause the impediment of stormwater flow in the curb and gutter or ditch except with approved sediment control measures. 24. Owner/developer and their agents shall comply with the "Colorado Water Quality Control Act" (Title 25, Article 8, CRS), and the "Clean Water Actnd shall" (33 USC 1344), in addition to the requirements of the Land Development Code, DCM Volume II and the ECM Appendix I. All appropriate permits must be obtained by the contractor prior to construction (1041, NPDES, Floodplain, 404, fugitive dust, etc.). In the event of conflicts between these requirements and other laws, rules, or regulations of other Federal, State, local, or County agencies, the most restrictive laws, rules, or regulations shall apply.

25. All construction traffic must enter/exit the site only at approved construction access points. 26. Prior to construction the Permittee shall verify the location of existing utilities. 27. A water source shall be available on site during earthwork operations and shall be utilized as required to minimize dust from earthwork equipment and wind.

28. SOIL AND GEOLOGICAL CONDITIONS:

A Soil and Geology Study of the site was conducted by RMG engineers, dated June 23, 2023 a copy of which is available for review under County File No. MS-23-002 at the El Paso County Planning and Community Development Department. The following potential geologic constraints may exist and mitigation procedures employed, based on test borings performed on the site. No buildings are proposed at this time. Compressible Soils: Sand with variable amount of silt and clay underlay the entire site and may be encountered within building excavations, which might require removal and replacement of up to 2 to 3 feet of soil and use of low ground pressure equipment. Springs and Groundwater: Conditions may be encountered requiring in excavations requiring perimeter drains around structures or storage spaces,

Uncontrolled / Undocumented Fill Placement: Stockpiles of soil exist on the site requiring removal and replacement with newly placed and compacted structural fill.

Seismicity: The site should be classified and Site Class B, with shear wave velocities from 2500 to 5000 fps for materials in the upper 100 feet. Radon: Élevated levels of radon from naturally occuring sources are not anticipated.

29. At least ten (10) days prior to the anticipated start of construction, for projects that will disturb one (1) acre or more, the owner or operator of construction activity shall submit a permit application for stormwater discharge to the Colorado Department of Public Health and Environment, Water Quality Division. The application contains certification of completion of a stormwater management plan (SWMP), of which this Grading and Erosion Control Plan may be a part. For information or application materials contact: Colorado Department of Public Health and Environment Water Quality Control Division

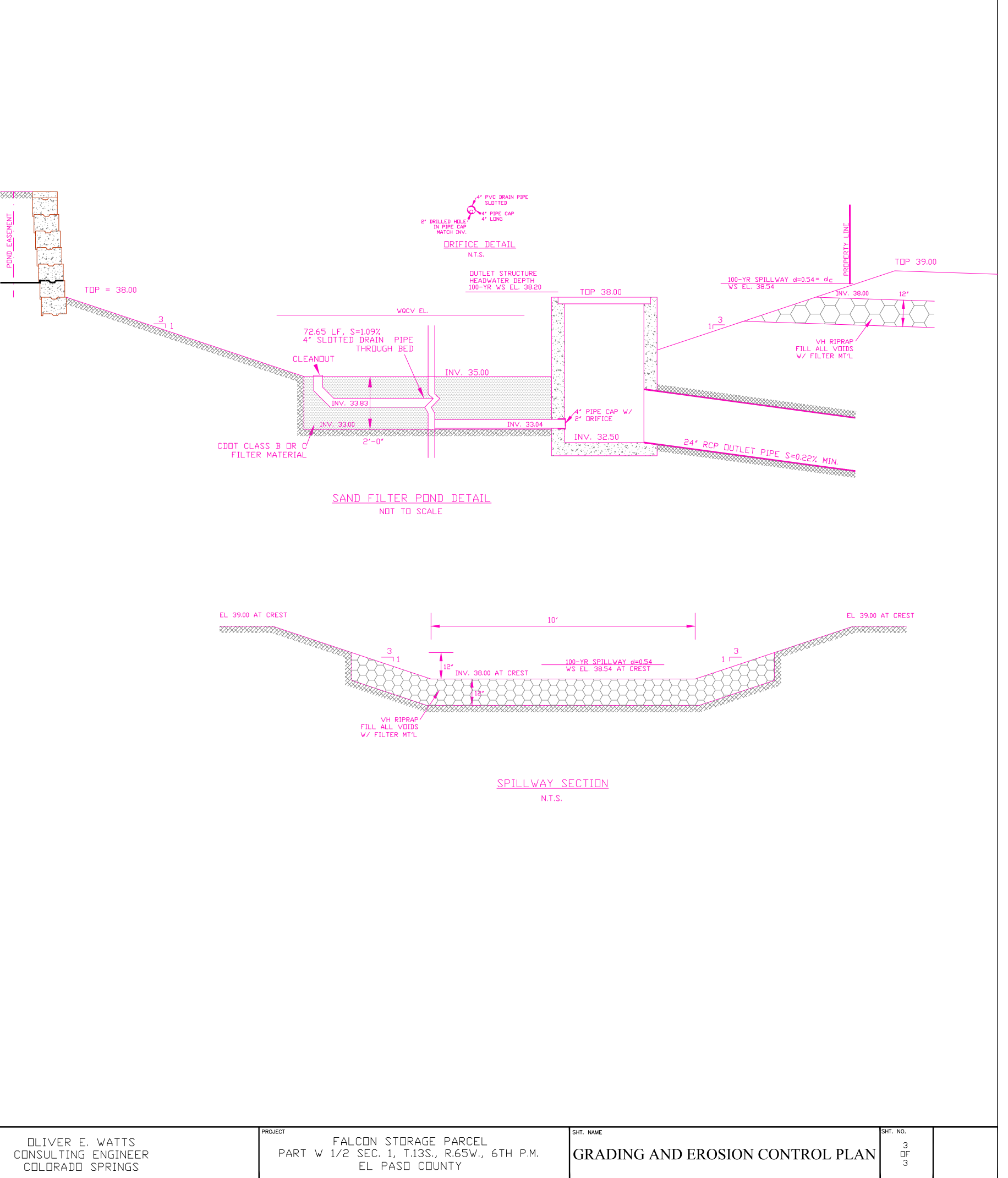
WQCD - Permits

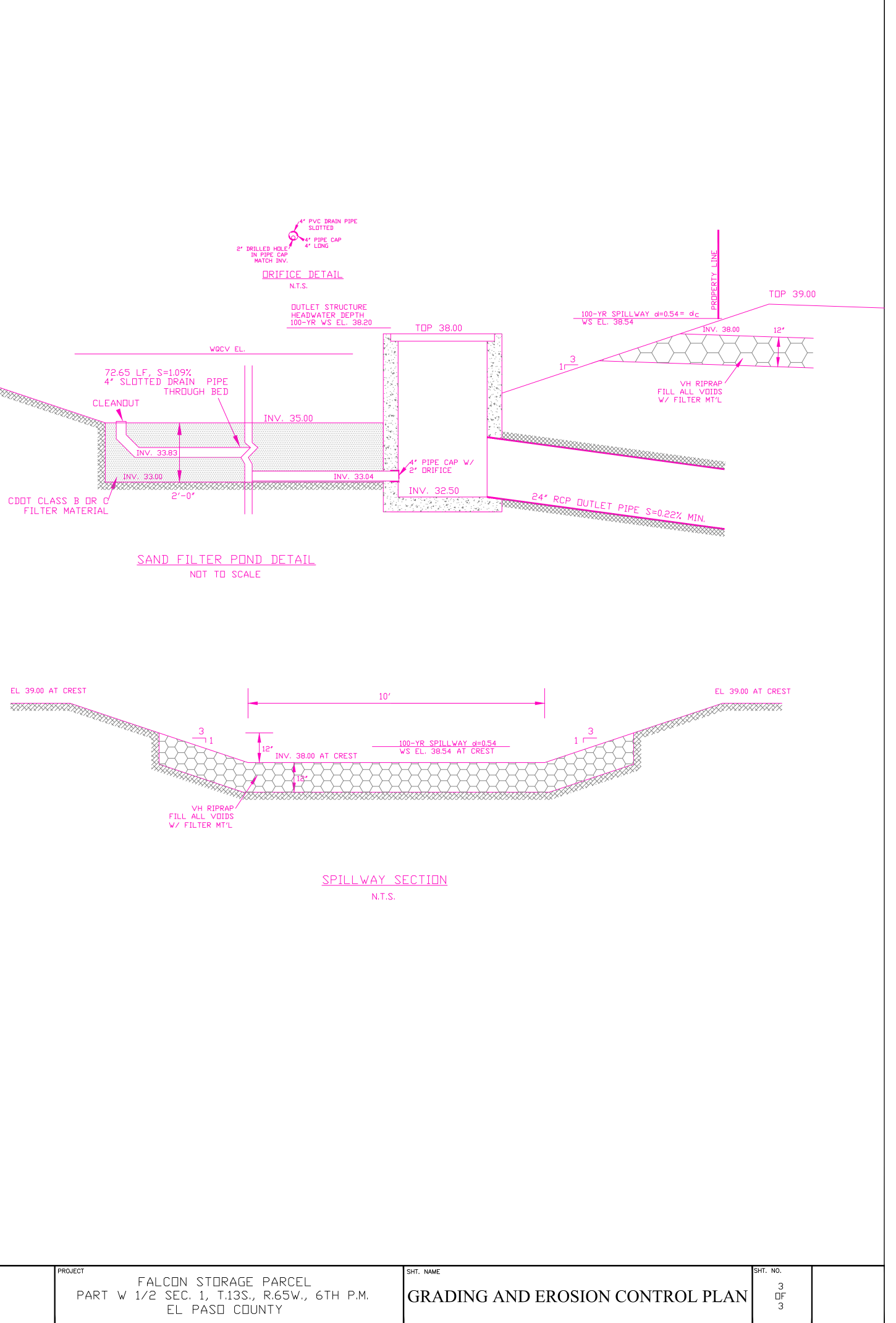
4300 Cherry Creek Drive South Denver, CD 80246-1530

Attn: Permits Unit

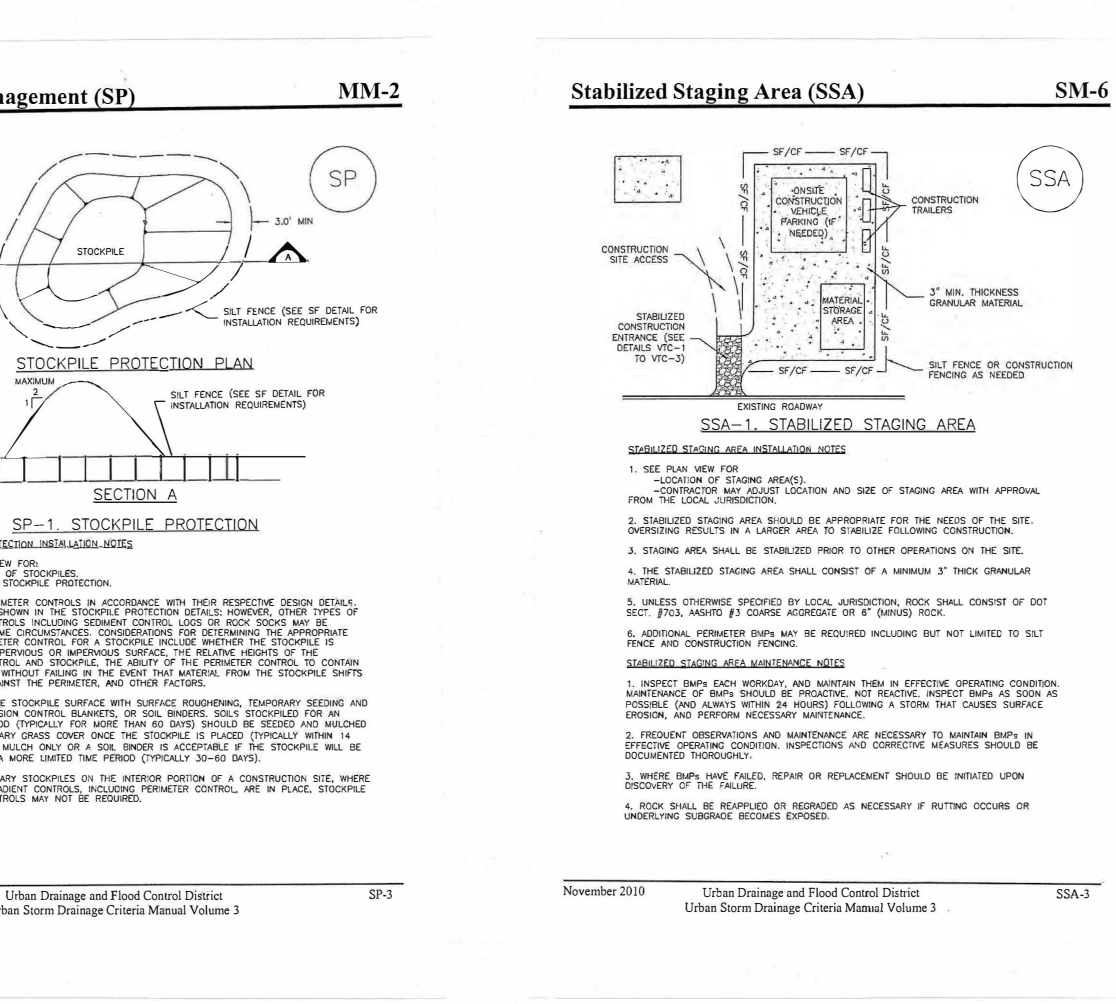
IMENTS DEW		PROJECT	SHT. NAME	SHT. NO.	
	OLIVER E. WATTS CONSULTING ENGINEER COLORADO SPRINGS	FALCON STORAGE PARCEL PART W 1/2 SEC. 1, T.13S., R.65W., 6TH P.M. EL PASO COUNTY	GRADING AND EROSION CONTROL PLAN	2 DF 3	

				2' DRILED HOL MATCH INV. DRIE
				EL 39.00 AT CREST
DRAWN BY: D.E. WATTS DATE: 1-29-21 DWG. NO.: 20-5523-06	APPROVED BY: PROJ. NO. DWG.	REMISIONS 12-15-23 REVISED PER CITY REVIEW COMMENTS DEW 3-5-24 REVISED PER CITY REVIEW COMMENTS DEW	DLIVER E. WATTS CONSULTING ENGINEER	PROJECT FALCON STORAGE PAR PART V 1/2 SEC. 1, T.13S., R.6





Silt Fence (SF)		SC-1	Stockpile Management (SP)
SILT FENCE GEOTEXTILE	1 ½" x 1 ½" (RECOMMENDED) WOODEN FENCE POST WITH 10' MAX SPACING	SF	STOCKPILE
	A 36"-48" TVP.		STOCKPILE PROTECTION P
EXISTING GROUND 6" MIN AT LEAST 10" OF SILT FENCE "TAIL" SHALL BE BURIED			SP-1. STOCKPILE PROTECTION INSTALLATION NOTES
	SILT FENCE POSTS SHALL OVERLAP AT JOINTS SO THAT NO GAPS EXIST IN SILT FENCE		<ol> <li>SEE PLAN VIEW FOR:         <ul> <li>LOCATION OF STOCKPILES.</li> <li>TYPE OF STOCKPILE PROTECTION.</li> </ul> </li> <li>INSTALL PERIMETER CONTROLS IN ACCORDANCE WITH THEIR SILT FENCE IS SHOWN IN THE STOCKPILE PROTECTION DETAILS: PERIMETER CONTROLS INCLUDING SEDIMENT CONTROL LOGS OR SUITABLE IN SOME CIRCUMSTANCES. CONSIDERATIONS FOR DETE TYPE OF PERIMETER CONTROL FOR A STOCKPILE INCLUDE WHEIL LOCATED ON A PERVIOUS OR IMPERVIOUS SURFACE, THE RELAT PERIMETER CONTROL AND STOCKPILE, THE ABILITY OF THE PERIMETER CONTROL AND STOCKPILE, THE ABILITY OF THE PERIMETER CONTROL FOR ALL THE AVENT THAT MATERIAL OR SLUMPS AGAINST THE PERIMETER, AND OTHER FACTORS.</li> </ol>
POSTS SHALL BE JOINED AS SHOWN, THEN ROTATED 180 DEG. IN DIRECTION SHOWN AND DRIVEN INTO THE GROUND	SECTION A <u>SECTION A</u> <u>SELT FENCE</u>		3. STABILIZE THE STOCKPILE SURFACE WITH SURFACE ROUGHEN MULCHING, EROSION CONTROL BLANKETS, OR SOIL BINDERS. SO EXTENDED PERIOD (TYPICALLY FOR MORE THAN 60 DAYS) SHOU WITH A TEMPORARY GRASS COVER ONCE THE STOCKPILE IS PL DAYS). USE OF MULCH ONLY OR A SOIL BINDER IS ACCEPTABL IN PLACE FOR A MORE LIMITED TIME PERIOD (TYPICALLY 30-60 4. FOR TEMPORARY STOCKPILES ON THE INTERIOR PORTION OF OTHER DOWNGRADIENT CONTROLS, INCLUDING PERIMETER CONTRO PERIMETER CONTROLS MAY NOT BE REQUIRED.
	ge and Flood Control District inage Criteria Manual Volume 3	SF-3	November 2010 Urban Drainage and Flood Control District Urban Storm Drainage Criteria Manual Volum
<u>SC-1</u>	Silt Fen	ce (SF)	MM-2 Stockpile
PONDING, SILT FENCE AT THE 1 AT LEAST SEVERAL FEET (2-5	S D AWAY FROM THE TOE OF THE SLOPE TO ALLOW FOR TOE OF A SLOPE SHOULD BE INSTALLED IN A FLAT LOC FT) FROM THE TOE OF THE SLOPE TO ALLOW ROOM FO	ATION	STOCKPILE PROTECTION MAINTENANCE NOTES 1. INSPECT BMPs EACH WORKDAY, AND MAINTAIN THEM IN EFF MAINTENANCE OF BMPs SHOULD BE PROACTIVE, NOT REACTIVE, POSSIBLE (ANO ALWAYS WITHIN 24 HOURS) FOLLOWING A STOP
<ol> <li>SILT FENCE MUST BE PLACE PONDING, SILT FENCE AT THE T AT LEAST SEVERAL FEET (2-5 PONDING AND DEPOSITION.</li> <li>A UNIFORM 6" X 4" ANCHOI FENCE INSTALLATION DEVICE. NU BE USED.</li> <li>COMPACT ANCHOR TRENCH I COMPACTION SHALL BE SUCH T TRENCH BY HAND.</li> <li>SILT FENCE SHALL BE PULL</li> </ol>	ED AWAY FROM THE TOE OF THE SLOPE TO ALLOW FOR TOE OF A SLOPE SHOULD BE INSTALLED IN A FLAT LOC. FT) FROM THE TOE OF THE SLOPE TO ALLOW ROOM FO R TRENCH SHALL BE EXCAVATED USING TRENCHER OR S O ROAD GRADERS, BACKHOES, OR SIMILAR EQUIPMENT S BY HAND WITH A "JUMPING JACK" OR BY WHEEL ROLLIN THAT SILT FENCE RESISTS BEING PULLED OUT OF ANCHO ED TIGHT AS IT IS ANCHORED TO THE STAKES. THERE S	ATION DR SILT SHALL NG. DR SHOULD	<ol> <li>INSPECT BMPs EACH WORKDAY, AND MAINTAIN THEM IN EFF MAINTENANCE OF BMPs SHOULD BE PROACTIVE, NOT REACTIVE, POSSIBLE (ANO ALWAYS WITHIN 24 HOURS) FOLLOWING A STOF EROSION, AND PERFORM NECESSARY MAINTENANCE.</li> <li>FREQUENT OBSERVATIONS AND MAINTENANCE ARE NECESSAR EFFECTIVE OPERATING CONDITION INSPECTIONS AND CORRECTIV DOCUMENTED THOROUGHLY.</li> <li>WHERE BMPs HAVE FAILED, REPAIR OR REPLACEMENT SHOU DISCOVERY OF THE FAILURE.</li> <li>STOCKPILE PROTECTION MAINTENANCE NOTES</li> </ol>
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SM-6

# Stockpile Management (SM)

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TIONS AND MAINTENANCE ARE NECESSARY TO MAINTAIN BMPs IN CONDITION. INSPECTIONS AND CORRECTIVE MEASURES SHOULD BE

FAILED, REPAIR OR REPLACEMENT SHOULD BE INITIATED UPON MAINTENANCE NOTES

TECTION MUST BE MOVED TO ACCESS SOIL STOCKPILE, REPLACE BY THE END OF THE WORKDAY. ER CONTROLS CAN BE REMOVED ONCE ALL THE MATERIAL FROM THE SED.

R, COLORADO, NOT AVAILABLE IN AUTOCAD) IONS HAVE BMP DETAILS THAT VARY FROM UDFCD STANDARD DETAILS. JURISDICTIONS AS TO WHICH DETAIL SHOULD BE USED WHEN

# Stabilized Staging Area (SSA)

STABILIZED\_STAGING\_AREA\_MAINTENANCE\_NOTES 5. STABILIZED STAGING AREA SHALL BE ENLARGED IF NECESSARY TO CONTAIN PARKING, STORAGE, AND UNLOADING/LOADING OPERATIONS. 6. THE STABILIZED STAGING AREA SHALL BE REMOVED AT THE END OF CONSTRUCTION. THE GRANULAR MATERIAL SHALL BE REMOVED OR, IF APPROVED BY THE LOCAL JURISDICTION, USED ON SITE, AND THE AREA COVERED WITH TOPSOIL, SEEDED AND MULCHED OR OTHERWISE STABILIZED IN A MANNER APPROVED BY LOCAL JURISDICTION. NOTE: MANY MUNICIPALITIES PROHIBIT THE USE OF RECYCLED CONCRETE AS GRANULAR MATERIAL FOR STABILIZED STAGING AREAS DUE TO DIFFICULTIES WITH RE-ESTABLISHMENT OF VEGETATION IN AREAS WHERE RECYCLED CONCRETE WAS PLACED. NOTE: MANY JURISDICTIONS HAVE BMP DETAILS THAT VARY FROM UDFCD STANDARD DETAILS. CONSULT WITH LOCAL JURISDICTIONS AS TO WHICH DETAIL SHOULD BE USED WHEN DIFFERENCES ARE NOTED.

PROJECT

(DETAILS ADAPTED FROM DOUCLAS COUNTY, COLORADO, NCT AVAILABLE IN AUTOCAD)

November 2010

#### Urban Drainage and Flood Control District Urban Storm Drainage Criteria Manual Volume 3

November 2010

 OLIVER E. WATTS	
 CONSULTING ENGINEER	
 COLORADO SPRINGS	

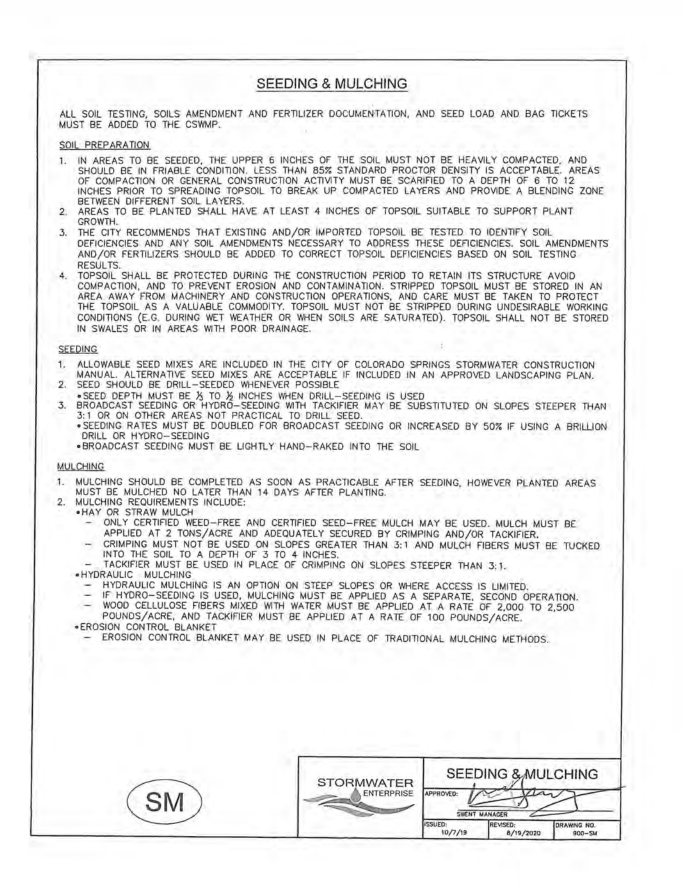
SSA-4

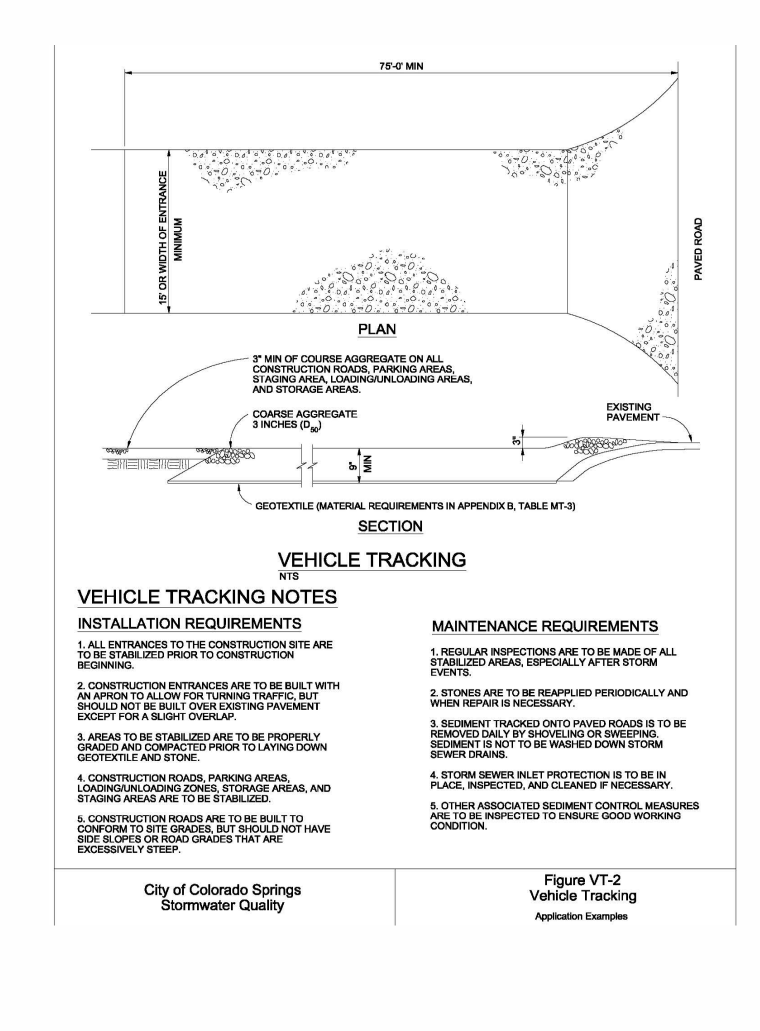
SHT. NAME

Prepared by the Office of: Oliver E. Watts, Consulting Engineer, Inc. 614 Elkton Drive, Colorado Springs, CD 80907 719-593-0173 olliewatts@aol.com Celebrating over 39 years in business

ΠF

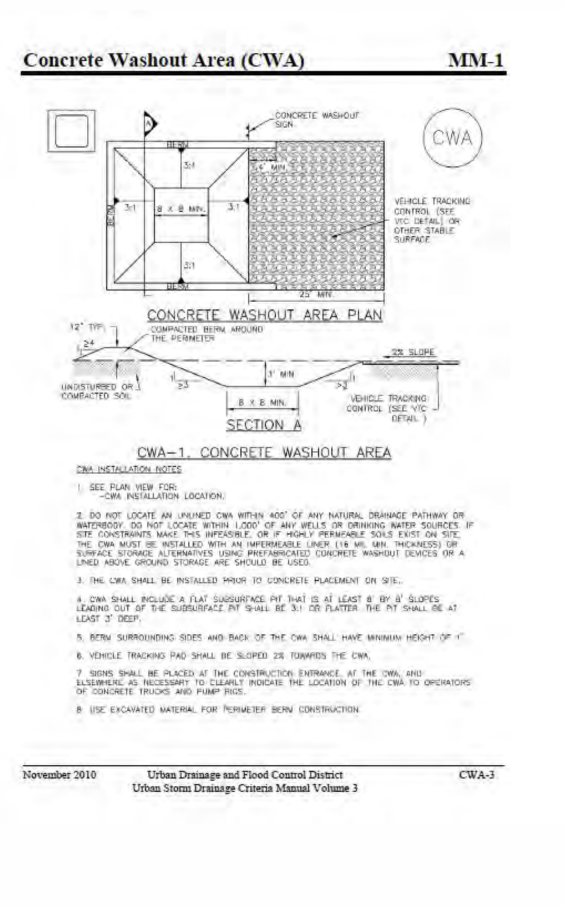
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<u> </u>  -   2	DRAWN BY: D.E. WATTS	APPROVED BY:	REVISIONS	OLIVER E. WATTS CONSULTING ENGINEER	
	DATE: 1-29-21	PROJ. NO.			FALCON STORAGE PARCEL PART W 1/2 SEC. 1, T.13S., R.65W., EL PASO COUNTY
	DWG. NO.: 20-5523-06	Dwg.			
	SURVEYED BY: DEW, ESW, 10-6-20			COLORADO SPRINGS	EL FASE COUNTI

CWA-4





Concrete Washout Area (CWA)

CWA MAINTENANCE NOTES

INSPECT BNPS EACH WORKDAY, AND MAINTAIN THEM IN EFFECTIVE OPERATING CONDITION. MAINTEMANCE OF BMPS SHOULD BE PROACTIVE. NOT READING. INSPECT BMPS AS SOON AS POSSIBLE (AND AUMAYS WITHIN 24 HOURS) FOLLOWING A STORM THAT CAUSES SURFACE EROSION, AND PERFORM NECESSARY MAINTENANCE.

 FREQUENT DESERVATIONS AND MAINTENANCE ARE NECESSARY TO MAINTAIN BIMPS IN EFFECTIVE OPERATING CONDITION. INSPECTIONS AND CORRECTIVE MEASURES SHOULD BE ODCUMENTED THOROUGHLY.

3 WHERE BWPS HAVE FAILED, REPAIR OF REPLACEMENT SHOULD BE INITIATED UPON DISCOVERY OF THE FAILURE. 4 THE CWA SHALL BE REPARED, OLEANED, OR ENLARGED AS NECESSARY TO MAINTAIN CARACITY FOR CONCRETE MASTE, CONCRETE MATERIALS, ACCUMULATED IN PIT, SHALL BE, REWOVED ONCE THE MATERIALS HAVE REACHED A DEPTH OF 2'

REWOVED DNCE THE MATERIALS HAVE REACHED A DEPTH OF 2' 5 CONCRETE WASHOUT WATER, WASTED PIECES OF CONCRETE AND ALL OTHER DEBRIS IN THE SUBSURFACE PIT SHALL BE TRANSPORTED FROM THE JOB STE IN & WATER-TIGHT CONTAINER AND DISPOSED OF PROPERLY.

E THE DWA SHALL REMAIN IN PLACE UNTIL ALL CONDRETE FOR THE PROJECT IS PLACED.

7 WHEN THE CWA IS REMOVED, COVER THE DISTURBED AREA WITH TOP SOIL, SEED AND MULCH OR OTHERWISE STABILIZED IN A MANNER APPROVED BY THE LOCAL JURISDICTION (DETAIL ADAPTED TROM HOVED COUNTY, COLORADO AND THE CITY OF IMPRER COLORADO, NOT WALABLE IN ALTOCAL). HOTEL WARY JURISDICTIONS HAVE BMF DETAILS THAT VARY FROM UDFCD STANDARD DETAILS. CONSULT WITH LOCAL JURISDICTIONS AS TO WHICH DETAIL SHOULD BE USED WHEN DIFFERENCES ARE NOTED.

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Urban Drainage and Flood Control District

	SHT. NAME
6TH P.M.	GRADING AND EROSION CONTROL PLAN