MARY JANE RANCH SUBDIVISION

EL PASO COUNTY, COLORADO

WATER RESOURCES REPORT

MARCH 6, 2024

Prepared by:



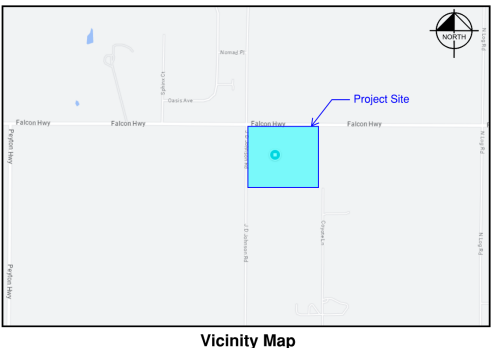
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SUMMARY OF THE PROPOSED SUBDIVISION

SITE LOCATION

This Water Resources Report has been prepared for Mary Jane Ranch (the "Project/Site") located at the southeast corner of Falcon Highway and J D Johnson Road at 6425 J D Johnson Road, Peyton, CO. More specifically, the Site is located in the northwest ¼ of the northwest ¼ of Section 15, Township 13 South, Range 63 West of the 6th P.M., County of El Paso, State of Colorado. The property is bounded by J D Johnson Road to the west, Falcon Highway to the north, a ±40-acre single-family residence with gravel lot to the east, and privately owned ±9-acre single-family lots to the south. A vicinity map is provided below for reference:



(N.T.S)

DESCRIPTION OF PROPERTY

The Project Site is approximately 40 acres of mostly undeveloped land. The Site contains a garage with a gravel drive and accessory structures with existing access off J D Johnson Road via a private driveway. A modular single-family residence is located adjacent to the garage but will be removed from the site prior to the development of the Project. Development of Mary Jane Ranch will consist of subdividing the 40-acre section into four (4) single-family lots (Lots 1-4) ranging between 9.149 and 9.841 acres along with the addition of a private drive from J D Johnson Road to service Lots 1-3 of the Project. The location of the existing garage and single-family residence will make up Lot 4 of the Project, which is proposed to contain a new single-family residence while maintaining its existing access via J D Johnson Road. Refer to **Appendix A** for a preliminary site plan for the Project.

The existing single-family residence in Lot 4 has received potable water service through an existing well (Permit No. 228255) that will continue to be utilized as service to Lot 4 as part of this Project. Lots 1-3 will receive potable water service via the installation of new wells. Sanitary sewer service will be provided by the installation of individual septic systems for Lots 1-3 and retaining the existing septic system for Lot 4. It

is not anticipated that the Project will utilize any existing and/or construct any water or sewer mains as part of this Project.

The water system information presented herein will focus on the water supply needs anticipated with proposed development of the Project.

INFORMATION REGARDING SUFFICIENT QUANTITY OF WATER

WATER SYSTEM LAYOUT AND DEMANDS

The Project Site has an existing well (Permit No. 228255) that withdraws from the Denver aquifer and provides potable water service to the existing single-family residence located in Lot 4. It's anticipated that the existing well will be abandoned and new individual wells will be installed for Lots 1-4. The Water Information Summary sheet required by El Paso County can be found in **Appendix B**.

Estimated water demands for Lots 1-4 were calculated per the El Paso County Land Development Code. A conservative estimate of 0.5 AC-FT/Yr/Lot for irrigation demand was used due to the size of each lot and historical higher irrigation needs for similar developments with the same owner. Table 1, shown below, highlights the calculated estimated water use for Lots 1-4 of the Project.

User Type	Unit Count	Unit Demand	Total Demand			
	(Lots)	(AC-FT/Yr/Lot)	(AC-FT/Yr)	(AC-FT/Day)	(GPD)	
Household	4	0.26	1.04	0.003	928.59	
Irrigation	4	0.50	2.00	0.005	1,785.75	
		Total:	3.04	0.008	2,714.34	

Table 1: Estimation of Water Demand (Lots 1-4)

The Ellicott Fire Protection District (EFPD) will provide fire protection services for the Project. Information on fire protection for Mary Jane Ranch has been included in **Appendix C**. The proposed and existing wells for the Project are not anticipated to provide fire protection capacity.

AVAILABLE QUANTITY AND DEPENDABILITY OF WATER SUPPLY

As previously discussed in the **Description of Property** section of this report, the Project Site will be subdivided into Lots 1-4. Water service for all four lots will be provided through the installation or retention of individual wells. Detailed water rights information for the Project Site can be found in **Appendix D**.

Water right determinations for the Project Site highlight available groundwater allocations from three aquifers: Laramie-Fox, Arapahoe, and Denver. Groundwater allocation from the Laramie-Fox aquifer is nontributary (NT) with an available water volume of 1,260 acre-feet for the Project Site. Allocations from the Arapahoe aquifer are not-nontributary (NNT) consisting of a required 4% replacement with an available water volume of 1,530 acre-feet. The Denver aquifer is NNT consisting of a required actual impact replacement with an available water volume of 950 acre-feet, excluding the existing well (Permit No. 228255) that supplies Lot 4. Use of the NNT aquifers will require a commission approved replacement plan. Table 2, shown below, details the available water rights for the Project Site.

Table 2: Water Rights

Aquifer	Classification	Volume of Available Water	100-Yr Life	300-Yr Life
		(AC-FT)	(AC-FT/Yr)	(AC-FT/Yr)
Laramie-Fox	NT	1,260	12.60	4.20
Arapahoe	NNT	1,530	15.30	5.10
Denver*	NNT	950	9.50	3.17

(*) Available water in the Denver aquifer includes a reduction for the existing well (No. 228255)

El Paso County requires sufficient quantity of water to be based on the 300-year life of the available water supply. Per Tables 1-2, the Project's estimated water use of 3.04 AC-FT/Yr is below the total 300-year life of all three aquifers. The eventual homeowners will be responsible for well permitting and drilling and have the following three options for aquifer selection:

- The Laramie-Fox aquifer has sufficient quantity of water and does not require a replacement plan; however, this aquifer is extremely deep and would be expensive to utilize as a well for a single home.
- The Arapahoe aquifer has ample capacity available to support all proposed lots. As previously noted, the NNT water right to the Arapahoe aquifer requires a commission approved replacement plan of 4% of well diversion; however, more than 4% of well diversions will be returned to the system through the proposed onsite septic systems in which are considered to be 90% of inhouse diversions as well as through irrigation, exceeding the required 4%. Establishment of the proposed wells and replacement plan coordination to obtain the well permit(s) will be the responsibility of the future lot owner(s).
- The Denver aquifer has sufficient capacity to support all proposed lots. As previously noted, this aquifer has NNT water rights and requires an actual impact replacement plan.

INFORMATION REGARDING SUFFICIENT WATER QUALITY

Water quality tests were performed at the existing well at 6425 JD Johnson Road that pulls from the Denver aquifer. Water samples were tested by the El Paso County Public Health Laboratory. The Standard Bacteriological and Inorganic Anions tests were both within acceptable limits recommended by the Environmental Protection Agency. Water Quality results are included in **Appendix E**.

If homeowners choose to pursue a well within the Laramie-Fox or Arapahoe aquifers, they are responsible for water quality testing during the well permitting process.

PUBLIC AND PRIVATE COMMERCIAL WATER PROVIDERS

Each home within the Project Site will be supplied water from individual on-site wells. Commercial water providers are not involved or responsible for the water system discussed in this report.

APPENDIX A – MARY JANE RANCH PRELIMINARY PLAN

MARY JANE RANCH SUBDIVISION A PORTION OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 15, TOWNSHIP 13 SOUTH, RANGE 63 WEST OF THE 6TH P.M. COUNTY OF EL PASO, STATE OF COLORADO FINAL PLAT

KNOW ALL MEN BY THESE PRESENTS

THAT ROBERT S. AND WENDY K. WILLIAMS, BEING THE OWNER OF THE FOLLOWING TRACT OF LAND:

A PARCEL OF LAND LOCATED IN THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 15, TOWNSHIP 13 SOUTH, RANGE 63 WEST OF THE 6TH P.M., COUNTY OF EL PASO, STATE OF COLORADO, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SAID SECTION 15;

THENCE SOO'OO'OO'E ALONG A LINE THAT IS 30.00 FEET EASTERLY OF AND PARALLEL TO THE WEST LINE OF SAID SECTION 15, A DISTANCE OF 30.00 FEET TO THE TRUE POINT OF BEGINNING;

THENCE N89°24'17"E ALONG A LINE THAT IS 30.00 FEET SOUTH OF AND PARALLEL TO THE NORTH LINE OF SAID SECTION 15. A DISTANCE OF 1282.28 FEET TO A POINT ON THE WEST LINE OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SAID SECTION 15;

THENCE SOO'03'15"E ALONG THE WEST LINE OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SAID SECTION 15, A DISTANCE OF 1287.12 FEET TO THE SOUTHEAST CORNER OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SAID SECTION 15;

THENCE ALONG THE SOUTH LINE OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF SAID SECTION 15, A DISTANCE OF 1283.49 FEET;

THENCE NOO'OO'E ALONG A LINE THAT IS 30.00 FEET EASTERLY OF AND PARALLEL TO THE WEST LINE OF SAID SECTION 15, A DISTANCE OF 1287.63 FEET TO THE POINT OF BEGINNING:

CONTAINING A CALCULATED AREA OF 1,651,859.88 SQUARE FEET OR 37.92 ACRES.

<u>DEDICA TION</u>

THE ABOVE OWNER HAS CAUSED SAID TRACT OF LAND TO BE PLATTED INTO 4 LOTS, AND EASEMENTS AS SHOWN ON THIS PLAT. THE UNDERSIGNED DOES HEREBY DEDICATE, GRANT AND CONVEY TO EL PASO COUNTY THOSE PUBLIC EASEMENTS AS SHOWN ON THIS PLAT, AND FURTHER RESTRICTS THE USE OF ALL PUBLIC EASEMENTS TO EL PASO COUNTY AND/OR ITS ASSIGNS, PROVIDED HOWEVER THAT THE SOLE RIGHT AND AUTHORITY TO VACATE, RELEASE OR QUIT-CLAIM ALL OR ANY SUCH PUBLIC EASEMENTS SHALL REMAIN EXCLUSIVELY VESTED IN EL PASO COUNTY, ALL PUBLIC STREETS ARE HEREBY DEDICATED TO EL PASO COUNTY FOR PUBLIC USE. THIS TRACT OF LAND AS HEREIN PLATTED SHALL BE KNOWN AS "MARY JANE RANCH SUBDIVISION" IN EL PASO COUNTY, COLORADO.

IN WITNESS WHEREOF

THE AFOREMENTIONED ROBERT S. AND WENDY K. WILLIAMS. HAVE EXECUTED THIS INSTRUMENT THIS _____, 20____, A.D.

BT:		-
	REPRESENTATIVE	

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STATE OF COLORADO COUNTY OF EL PASO

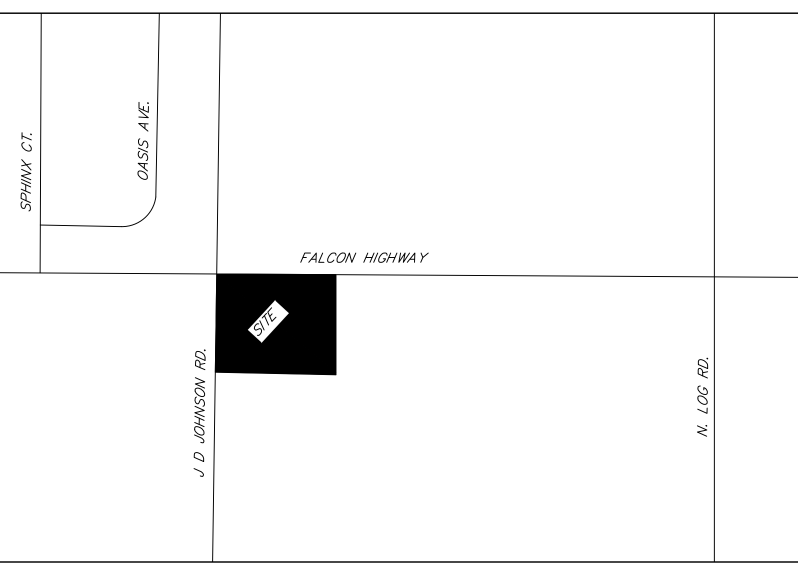
THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS ____ DAY OF _____ A.D. 20____, BY _____

BY _____ WITNESS MY HAND HAD SEAL NOTARY PUBLIC

MY COMMISSION EXPIRES: _____

1 OF 2

МЈМ	DRAWN:	REVISIONS	
	CHECKED:		
SLM	CHECKED.		
10/05/23	DATE:		
210519	JOB No.:		



VICINITY MAP NOT TO SCALE

<u>EASEMENTS</u>

ALL LOT LINES, (FRONT, REAR AND SIDE) ARE HEREBY PLATTED WITH TEN FOOT DRAINAGE AND UTILITY EASEMENTS. THE SURFACE AREA OF SAID EASEMENTS SHALL BE MAINTAINED BY THE PROPERTY OWNER.

<u>GENERAL NOTES</u>

- 1. ALL LINEAL UNITS DEPICTED ON THIS SUBDIVISION PLAT ARE U.S. SURVEY FEET.
- 2. BASIS OF BEARING: ALL BEARINGS DEPICTED ON THIS SUBDIVISION PLAT ARE BASED UPON THE NORTH LINE OF THE NORTHWEST QUARTER OF SAID SECTION 15. BEING MONUMENTED AT THE WEST END BY A 3-1/4" ILLEGIBLE ALUM. CAP IN RANGE BOX AND AT THE EAST END BY A 3-1/4" ALUMINUM CAP STAMPED ACCORDINGLY, PLS 11624, MEASURED AS BEARING N89°24'17"E WITH A DISTANCE OF 2624.50 FEET.
- 3. ALL REFERENCES TO RECEPTION NUMBERS SHOWN HEREON ARE PUBLIC DOCUMENTS RECORDED WITH THE CLERK AND RECORDER OF EL PASO COUNTY, COLORADO.
- 4. THIS SURVEY DOES NOT CONSTITUTE A TITLE SEARCH BY CENTENNIAL LAND SURVEYING, LLC TO DETERMINE OWNERSHIP OF THIS TRACT OF LAND. FOR ALL INFORMATION REGARDING EASEMENTS AND RIGHT OF WAY, CENTENNIAL LAND SURVEYING LLC RELIED UPON TITLE COMMITMENT NO. 123456789. PREPARED BY INSERT TITLE COMPANY HERE, DATED INSERT DATE HERE.

THIS PLAT FOR MARY JANE RANCH SUBDIVISION WAS APPROVED FOR FILING BY THE EL PASO COUNTY, COLORADO PLANNING AND COMMUNITY DEVELOPMENT DEPARTMENT DIRECTOR ON ____ DAY OF _____, 20___, SUBJECT TO ANY NOTES OR CONDITIONS SPECIFIED HEREON.

<u>FEES</u> RECORDING FEES: _____ DRAINAGE FEES: _____ PARK FEES: _____ SCHOOL FEES _____ BRIDGE FEES: _____

<u>SURVEYOR'S STATEMENT</u>

THE UNDERSIGNED REGISTERED PROFESSIONAL LAND SURVEYOR LICENSED IN THE STATE OF COLORADO, HEREBY STATES AND DECLARES THAT THE ACCOMPANYING PLAT WAS SURVEYED AND DRAWN UNDER HIS RESPONSIBLE CHARGE AND ACCURATELY SHOWS THE DESCRIBED TRACT OF LAND, AND SUBDIVISION THEREOF, AND THAT THE REQUIREMENTS OF TITLE 38 OF THE COLORADO REVISED STATUTES, 1973, AS AMENDED, HAVE BEEN MET TO THE BEST OF HIS KNOWLEDGE AND BELIEF

MICHAEL J. MUIRHEID, PROFESSIONAL LAND SURVEYOR COLORADO P.L.S. NO. 37909 FOR AND ON BEHALF OF CENTENNIAL LAND SURVEYING, LLC

PLANNING AND COMMUNITY DEVELOPMENT DIRECTOR CERTIFICATE

PLANNING AND COMMUNITY DEVELOPMENT DIRECTOR

CLERK AND RECORDER

STATE OF COLORADO)

COUNTY OF EL PASO) I HEREBY CERTIFY THAT THIS INSTRUMENT WAS FILED FOR RECORD IN MY OFFICE AT _____ O'CLOCK, __M THIS _____ DAY OF _____, 20____, A.D., AND IS DULY RECORDED AT RECEPTION NO. _____ OF THE RECORDS OF EL PASO COUNTY, COLORADO.

STEVE SCHLEIKER, RECORDER

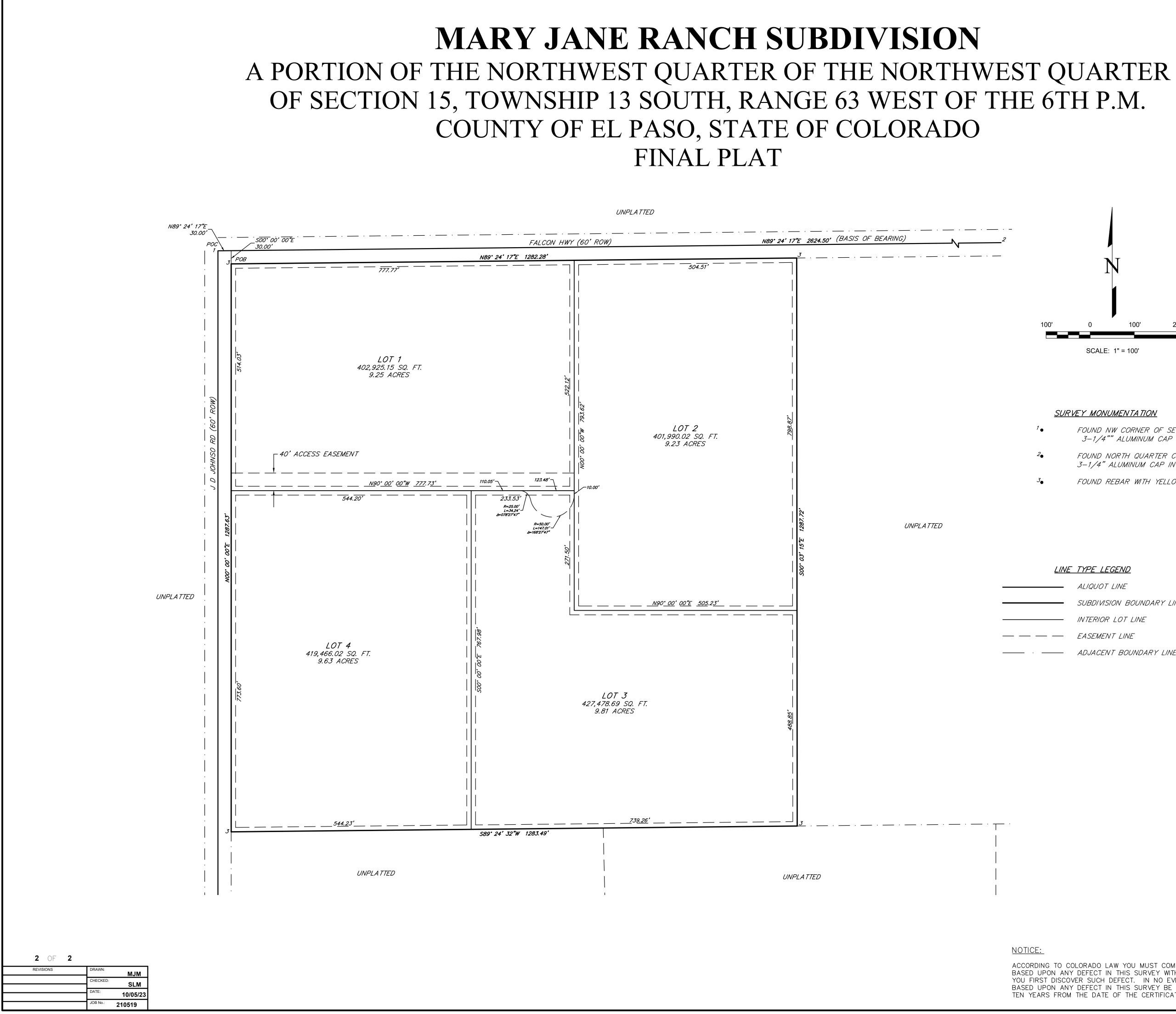
BY: _____

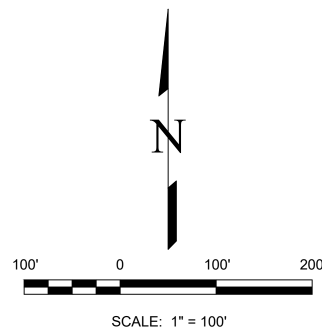
DEPUTY

NOTICE:

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 THAN TEN YEARS FROM THE DATE OF THE CERTIFICATION SHOWN HEREON.







<u>SURVEY MONUMENTATION</u>

1	FOUND NW CORNER OF SECTION 15 3–1/4"" ALUMINUM CAP IN RANGE BOX PLS ILLEGIBLE
2.	FOUND NORTH QUARTER CORNER OF SECTION 15 3–1/4" ALUMINUM CAP IN RANGE BOX, PLS 11624
3 ₀	FOUND REBAR WITH YELLOW CAP, PLS 11624

<u>LINE TYPE LEGEND</u>

	ALIQUOT LINE
	SUBDIVISION BOUNDARY LINE
	INTERIOR LOT LINE
	EASEMENT LINE
·	ADJACENT BOUNDARY LINE

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 THAN TEN YEARS FROM THE DATE OF THE CERTIFICATION SHOWN HEREON.



APPENDIX B – MARY JANE RANCH WATER INFORMATION SUMMARY SHEET

WATER SUPPLY INFORMATION SUMMARY

Section 30-28-133,(d), C.R.S. requires that the applicant submit to the County, "Adequate evidence that a Water supply that

is sufficient in terms of quantity, quality, and dependability will be available to ensure an adeuate supply of water"

li									
1. NAME OF DEVELOPMENT	1. NAME OF DEVELOPMENT AS PROPOSED MARY JANE RANCH								
2. LAND USE ACTION	REZON	IE/MIN	OR PLA	Т					
3. NAME OF EXISTING PARCI	3. NAME OF EXISTING PARCEL AS RECORDED 6425 J D JOHNSON ROAD								
SUBDIVISION		FILING		BLOCK	Lot				
4. TOTAL ACERAGE 4)+/-	5. NUMBER C	OF LOTS PROPOSE	□ 4	PLAT	MAPS ENCLOSED	YES 🗆		
6. PARCEL HISTORY - Please a	attach copies of d	eeds, plats, or othe	r evidence or document	ation. (In submit	tal package)				
A. Was parcel recorded with o	county prior to	June 1, 1972?			YES	NO			
B. Has the parcel ever been p	art of a divisio	n of land action	since June 1, 1972?			YES	NO NO		
If yes, describe the previou	us action								
7. LOCATION OF PARCEL - In	nclude a map de	liniating the proje	ct area and tie to a se	ction corner.					
NW 1/4	NW 1/4 SECTION 15 and TOWNSHIP <u>13</u> NW 1/4 SECTION 15 and TOWNSHIP <u>13</u> NW 1/4 SECTION 15 and TOWNSHIP <u>13</u> NW 1/4 SECTION 15 AND TOWNSHIP <u>13</u>								
PRINCIPAL MERIDIAN:			🗙 6ТН	🗌 N.M.	UTE	COSTILLA			
8. PLAT - Location of all wells o	on property must	be plotted and pe	ermit numbers provide	ed no wells have b	een drilled at this time, a	and no existing wells are	e located on the property.		
Surveyors plat			X YES	NO		If not, scaled hand -dra	wn sketch	Y 🗌 NO	
9. ESTIMATED WATER REQU	JIREMENTS - G	allons per Day or	Acre Foot per Year			10. WATER SUPPLY	SOURCE		
						EXISTING	X DEVELOPED	NEW WELLS	
HOUSEHOLD USE #*	4	of units		AF/SFE/YR	<u>1.04</u> AF	WELLS	SPRING	Proposed Ac	uifers - (Check One)
						WELL PE	RMIT NUMBERS	Alluvial	Upper Arapahoe
COMMERCIAL USE #		SF		GPD	AF			Upper Dawson	Lower Arapahoe
								Lower Dawson	Laramie Fox Hills
IRRIGATION # **	.5	AF/lot/year		GPD	2.0 AF			X Denver	🗌 Dakota
								Other	
ANIMAL WATERING # ***		244		AF/Horse/Year	AF				
						MUNICIPAL			
				GPD	AF	ASSOCIATIO	N	WATER COURT D	ECREE CASE NUMBERS
						COMPANY		Rec. No. 2	
TOTAL		-	2,714	GPD	<u>3.04</u> AF *			Rec. No. 2	
* Per Part 10 of the Fin	dings from	Pop Dian N	a 2 and Dart 1	1 of Pon Dian	No. 2	NAME:		Rec. No. 2	23097650
** Assuming 0.25 AF/ye						LETTER OF COMMI			
*** Per Part 2.c. Rep. F						SERVICE			
11. ENGINEER'S WATER SUP		apportant o	2				form. (This may be required be		
12. TYPE OF SEWAGE DISPO	SAL SYSTEM		4						
SEPTIC TANK/LEAG	CH FIFI D					Central System -	DISTRICT NAME		
LAGOON VAULT - LOCATION SEWAGE HAULED TO:									
ENGINEERED SYS	TEM (Attach	a copy of engi	neering design)			DTHER:			

APPENDIX C – MARY JANE RANCH FIRE PROTECTION REPORT

Kimley »Horn

MARY JANE RANCH FIRE PROTECTION REPORT 2023

OWNER/APPLICANT: Robert S. & Wendy K. Williams 16975 Falcon Highway, Peyton, CO 80831

CONSULTANT: Kimley-Horn and Associates 2 N. Nevada Avenue, Suite 900 Colorado Springs, Colorado 80903

Mary Jane Ranch is within the Ellicott Fire Protection District (EFPD). The proposed subdivision lies approximately 7 miles from Station No. 3 at 25850 M.

Ellicott Fire Protection District (EFPD), founded in 1984, covers an estimated 276 square miles in El Paso County including the towns and areas of Mayberry Communities, Amerald Acres, Antelope Acres, Antelope Park Ranchettes, Black Squirrel Creek, Calhan, Eaglecrest, Langness Wilderness, Grand View, Range View, Silver Bonnett, Viewpoint & Western Horizons. The district is mostly a residential community with some small business and light commercial.

The EFPD is a local district supported by property taxes. It operates through an elected board which in turn contracts with the Volunteer Department for the operation and maintenance of the District and its equipment. The EFPD maintains 11 vehicles including 3 ambulance and has present membership of 34 active volunteers and 2 full time fire fighters.

The department responds to about 774 calls a year in the Ellicott area. And also provides Advanced Life Support transport of the sick and injured to area hospitals. Response time is currently unstudied. The department operates from four stations.

- Fire Station 1 is located at 23650 State Hwy. 94.
- Fire Station 2 is located at 75 N. Ellicott Hwy.
- Fire Station 3 (Sub-Station) is located at 25850 Mid Jones Rd. at Baggett Rd.

Service is available at an ISO (Insurance Safety Office) level 9 service rating. The low rating is a result of lack of fire hydrants and distance from the fire station to the potential emergency. Any building within 1,000 ft of a fire hydrant will receive ISO class 6 protection. In the case of this development, the subject property is within one mile of the fire station and the development will provide a central water system with fire hydrants at five hundred feet spacing. The central water system is anticipated to raise the ISO rating of the development. The applicant plans to work with the local fire district on future facility needs as the project develops.

Kimley »Horn

FACILITIES

Station 1: 23650 State Hwy. 94 Equipment at Station 1 includes:

- Engine 3310 (Freightliner FL80 / American LaFrance / Becker)
- Engine 3311 (American LaFrance)
- Ambulance 3381 (Advanced Life Support)
- Brush 3341 (Brush truck)
- Tender 3363 (Tactical Tender)
- Tender 3364 (Tactical Tender)
- Tender 3366 (Tactical Tender)
- Chiefs' vehicle

Station 2: 75 N. Ellicott Hwy.

Equipment at Station 2 includes:

- Engine 3312 (Ford/E-one)
- Engine 3313 (GMC Brigadier / Fire Cat)
- Rescue 3382 (Chevy / Wheeled Coach)
- Brush 3342 (Brush Truck)
- Tender 3368 (Tactical Tender)

Station 3: 25850 Mid Jones Rd. at Baggett Rd. (Sub-Station). Equipment at Station 3 includes:

- Engine 3320 (International)
- Tanker 3361 (Ford F-series)

Station 4: 3525 Private Rd. 112 (Sub-Station). Equipment at Station 4 includes:

- Engine 3355 (Ford F-Series 4×4)
- Tender 3344 (Tactical Tender)

APPENDIX D –WATER RIGHTS INFORMATION

22309764911/29/2023 10:37 AMPGS6\$38.00Electronically Recorded Official Records El Paso County COSteve Schleiker, Clerk and RecorderTD1000N

COLORADO GROUND WATER COMMISSION FINDINGS AND ORDER

IN THE MATTER OF AN APPLICATION FOR A DETERMINATION OF A RIGHT TO AN ALLOCATION OF GROUNDWATER IN THE UPPER BLACK SQUIRREL CREEK DESIGNATED GROUNDWATER BASIN

DETERMINATION NO.: 4472-BD

AQUIFER: Laramie-Fox Hills

APPLICANT: Mountains Reign Ranch Trust

In compliance with section 37-90-107(7), C.R.S., and the Designated Basin Rules, 2 CCR 410-1, Mountains Reign Ranch Trust (Applicant) submitted an application to the Colorado Ground Water Commission (Commission) for a determination of a right to an allocation of designated groundwater from the Laramie-Fox Hills Aquifer.

FINDINGS

- 1. The application was received by the Commission on August 2, 2022.
- 2. The Applicant requests a determination of right to an allocation of designated groundwater (Determination) in the Laramie-Fox Hills aquifer (Aquifer) underlying 40 acres, described as the NW 1/4 of the NW 1/4 of Section 15, Township 13 South, Range 63 West of the 6th P.M., in El Paso County (Overlying Land). According to a Nontributary Groundwater Landownership Statement dated July 31, 2022, attached hereto as Exhibit A, the Applicant owns the 40 acres of land, which are further described in said Ownership Statement, and claims control of the right to the groundwater in the Aquifer underlying the land.
- 3. The Overlying Land is located within the boundaries of the Upper Black Squirrel Creek Designated Groundwater Basin and within the Upper Black Squirrel Creek Ground Water Management District. The Commission has jurisdiction over the designated groundwater that is the subject of this Determination.
- 4. The Commission's Staff has evaluated the application relying on the claims to control of the groundwater in the Aquifer underlying the Overlying Land made by the Applicant.
- 5. The Applicant intends to apply the groundwater in the Aquifer underlying the Overlying Land to the following beneficial uses: domestic in-house; irrigation of lawn, garden, and greenhouse; domestic animal and stock watering; commercial; firefighting; and replacement; either directly or after temporary storage in a cistern. The Applicant's proposed place of use of the groundwater in the Aquifer underlying the Overlying Land is the above described 40 acres of Overlying Land.
- 6. Pursuant to section 37-90-107(7)(a), and in accordance with the Designated Basin Rules, the Commission shall allocate the groundwater in the Aquifer underlying the Overlying Land on the basis of the ownership of the Overlying Land.
- 7. The amount of water in storage in the Aquifer underlying the 40 acres of Overlying Land claimed by the Applicant is 1,260 acre-feet. This determination was based on the following as specified in the Designated Basin Rules.
 - a. The average specific yield of those saturated aquifer materials containing sufficient water that can be drained by gravity and placed to beneficial use is 15 percent.

- b. The average thickness of those saturated aquifer materials containing sufficient water that can be drained by gravity and placed to beneficial use is 210 feet.
- 8. A review of the records in the Office of the State Engineer has disclosed that none of the groundwater in the Aquifer underlying the Overlying Land has been either previously determined to be allocated by the Commission, has been permitted for withdrawal by large capacity wells that have rights that were initiated prior to November 19, 1973 that are subject to section 37-90-107(7)(b), or has been permitted for withdrawal by existing small capacity wells withdrawing water under permits issued pursuant to section 37-90-105, C.R.S. The amount of designated groundwater in the Aquifer underlying the Overlying Land that is available for allocation in this Determination is 1,260 acre-feet.
- 9. Pursuant to section 37-90-107(7)(c)(III), an approved determination of a right to an allocation shall be considered a final determination of the amount of groundwater so determined; except that the Commission shall retain jurisdiction for subsequent adjustment of such amount to conform to the actual local aquifer characteristics from adequate information obtained from well drilling or test holes.
- 10. Pursuant to section 37-90-107(7)(d), the Commission has authority to issue well permits pursuant to subsection 107(7) (i.e. permits for large capacity wells) for the withdrawal of designated groundwater from the Aquifer. Pursuant to section 37-90-107(7)(a) the Commission shall adopt the necessary rules to carry out the provisions of subsection (7). Pursuant to section 37-90-111(h), C.R.S., the Commission is empowered to adopt rules necessary to carry out the provisions of Article 90 of Title 37. In accordance with that authority, the Commission has adopted the Rules and Regulations for the Management and Control of Designated Ground Water (2 CCR 410-1) ("Designated Basin Rules", or "Rules").
- 11. Large capacity well permits issued pursuant to section 37-90-107(7) are subject to the following provisions of statute and the Designated Basin Rules.
 - a. Pursuant to section 37-90-107(7)(a) well permits issued pursuant to subsection 107(7) shall allow withdrawals on the basis of an aquifer life of one hundred years. The 1,260 acre-feet of water in the Aquifer underlying the Overlying Land available for allocation in this Determination, if permitted for withdrawal by large capacity wells on the basis of an aquifer life of one hundred years, would result in an allowed average annual amount of withdrawal of 12.6 acre-feet per year.
 - b. Any amounts of groundwater in the Aquifer allocated in this Determination that are permitted for withdrawal pursuant to section 37-90-105, by small capacity well permits issued after the issuance of this Determination reduce the amount of water, and the allowed average annual amount of withdrawal, that may be withdrawn by wells permitted pursuant to section 37-90-107(7).
 - c. In accordance with Rule 5.3.6 of the Designated Basin Rules, it has been determined that withdrawal of groundwater from the Aquifer underlying the Overlying Land will not, within one hundred years, deplete the flow of a natural steam or its alluvial aquifer at an annual rate greater than one-tenth of one percent of the annual rate of withdrawal and, therefore, the groundwater in the Aquifer underlying the Overlying Land is nontributary groundwater as defined in Rule 4.2.22 of the Designated Basin Rules.

Pursuant to the Rules, no more than 98% of the amount of the groundwater in the Aquifer underlying the Overlying Land withdrawn annually shall be consumed.

- 12. Pursuant to section 37-90-105(1), the State Engineer has the authority to approve small capacity well permits. While water withdrawn from the Aquifer from beneath the Overlying Land by small capacity wells may consist of the groundwater allocated herein, the Commission recognizes that in approving small capacity permits the State Engineer is not bound by the terms and conditions of this Determination, and may approve small capacity permits based on standards and with such conditions as the State Engineer considers appropriate.
- 13. The ability of wells permitted to withdraw the authorized amount of water from this nonrenewable Aquifer may be less than the one hundred years upon which the amount of water in the Aquifer is allocated, due to anticipated water level declines.
- 14. On September 2, 2022, in accordance with Rule 9.1 of the Designated Basin Rules, written recommendations concerning this application were requested from the Upper Black Squirrel Creek Ground Water Management District. Written recommendations from the District were received on September 21, 2022.
- 15. In accordance with sections 37-90-107(7)(c)(II) and 37-90-112, C.R.S., the application was published in the Ranchland News newspaper on September 15, 2022 and September 22, 2022.
 - a. Objections to the application were submitted by Upper Black Squirrel Creek Ground Water Management District on September 22, 2022.
 - b. The application and objections were forwarded to the Hearing Officer and assigned case no. 22-GW-22.
 - c. The Hearing Officer entered an order dated January 23, 2023 dismissing the case and remanding the application to Staff for administrative processing.

ORDER

In accordance with section 37-90-107(7) and the Designated Basin Rules, the Commission hereby determines a right to an allocation of designated groundwater in the Laramie-Fox Hills Aquifer underlying 40 acres of land, described as the NW 1/4 of the NW 1/4 of Section 15, Township 13 South, Range 63 West of the 6th P.M., further described in Exhibit A, subject to the following conditions.

- 16. The amount (i.e. volume) of water in the Aquifer underlying the 40 acres of Overlying Land allocated herein is 1,260 acre-feet (Underlying Groundwater).
- 17. The amount (i.e. volume) of Underlying Groundwater allocated herein shall be considered final, except that the Commission shall retain jurisdiction for subsequent adjustment of such amount to conform to the actual local aquifer characteristics from adequate information obtained from well drilling or test holes, if such information indicates that the initial estimate of the amount of Underlying Groundwater in the Aquifer was incorrect.

- 18. Approval of this Determination meets the requirements of section 37-90-107(7)(d)(II), that requires a determination of groundwater to be withdrawn by a well be made prior to the granting of a well permit pursuant to section 37-90-107(7).
- 19. Well permits issued pursuant to section 37-90-107(7), (i.e. large capacity wells) and this Determination are subject to the following conditions.
 - a. The total amount of Underlying Groundwater that may be withdrawn from the Aquifer by all large capacity wells permitted pursuant to this Determination may not exceed a volume of 1,260 acre-feet, less any amount of the Underlying Groundwater allocated herein permitted to be withdrawn by small capacity wells issued permits pursuant to section 37-90-105 after the issuance of this Determination. The amounts of water permitted to be withdrawn by such small capacity wells shall be considered to be onehundred times the annual withdrawals permitted to be withdrawn by those wells.
 - b. The allowed average annual amount of withdrawal by any large capacity well (or well field) permitted to withdraw the allocated water shall be equal to the volume of water permitted to be withdrawn by that well (or well field) divided by one-hundred years.
 - c. The allowed maximum annual amount of withdrawal by any large capacity well (or well field) permitted to withdraw the allocated water may exceed the allowed average annual amount of withdrawal allowed by the well permit(s) as long as the total volume of water withdrawn by such well(s) does not exceed the product of the number of years since the date(s) of issuance of the well permit(s) times the allowed average annual amount of withdrawal allowed by the well permit(s).
 - d. The Applicant may pump the allowed average annual amount of withdrawal and the allowed maximum annual amount of withdrawal from one or more wells of a well field in any combination, so long as the total combined withdrawal of the wells does not exceed the amounts described in this Order.
 - e. No more than 98% of the amount of Underlying Groundwater withdrawn annually shall be consumed. The Commission may require well owners to demonstrate periodically that no more than 98% of the Underlying Groundwater withdrawn annually is being consumed.
 - f. The use of the Underlying Groundwater shall be limited to the following beneficial uses: domestic in-house; irrigation of lawn, garden, and greenhouse; domestic animal and stock watering; commercial; firefighting; and replacement; either directly or after temporary storage in a cistern. The place of use of the Underlying Groundwater shall be limited to the above described 40 acres of Overlying Land. The Underlying Groundwater that is the subject of this Determination may be reused and successively used to extinction to the extent dominion and control over the water is maintained and its volume can be distinguished from the volume of any stream system into which it is introduced to the satisfaction of the Commission. The Underlying Groundwater is located within the Upper Black Squirrel Creek Ground Water Management District where local District rules apply which may further limit the withdrawal and use of the subject designated groundwater.
 - g. The wells must be located on the above described 40 acres of Overlying Land.
 - h. No well shall be located within 600 feet of any existing large-capacity well in the same Aquifer unless a Waiver of Claim of Injury is obtained from the owner of the existing well

or unless the Commission, after a hearing, finds that circumstances in a particular instance warrant that a well may be permitted without regard to this limitation.

- i. The wells must be constructed to withdraw water from only the Laramie-Fox Hills Aquifer.
- j. The entire depth of each well must be geophysically logged prior to installing the casing in the same manner as set forth in Rule 9 of the Statewide Nontributary Ground Water Rules, 2 CCR 402-7.
- k. A totalizing flow meter or other Commission approved measuring device shall be installed on each well and maintained in good working order by the well owner. Annual diversion records shall be collected and permanently maintained by the well owner and submitted to the Commission and the Upper Black Squirrel Creek Ground Water Management District upon request.
- 1. The well shall be marked in a conspicuous place with this determination number, the well permit number, and the name of the Aquifer. The well owner shall take necessary means and precautions to preserve these markings.
- 20. A copy of this Determination shall be recorded by the Applicant in the public records of the county in which the Overlying Land is located so that a title examination of the above described 40 acres of Overlying Land area, or any part thereof, shall reveal the existence of this Determination.
- 21. The right to an allocation of designated groundwater determined herein is a vested property right with specific ownership. Some or all of the water right may be transferred independent of the land under which the right originated. Any action taken that is intended to convey, transfer, and/or sell the subject water right shall explicitly identify this Determination number, the specific Aquifer, and the total amount (i.e. volume) of the right that is being conveyed.

Dated this 25th day of January, 2023.

Lein PHM

Kevin G. Rein, P.E Executive Director Colorado Ground Water Commission

Prepared by: wad F&O4472-BD.doc

Bv:

Joanna Williams, P.E. Chief of Water Supply, Designated Basins

Exhibit A Determination no. 4472-BD Page 1 of 1

Form no. DIVISION OF WATER RESOURCES

GWS-1 DEPARTMENT OF NATURAL RESOURCES

(1/2020) 1313 Sherman St, Room 821, Denver, CO 80203

(303) 866-3581, <u>www.colorado.gov/water</u>, dwrpermitsonline@state.co.us

NONTRIBUTARY GROUNDWATER LANDOWNERSHIP STATEMENT

RCVD DWR 08/02/2022

This form is to be submitted with applications for the following, when the applicant is the owner of the overlying land. 1) A well permit to withdraw groundwater from the Dawson, Denver, Arapahoe or Laramie-Fox Hills aquifers, or other aquifer the applicant claims contains nontributary groundwater, outside of a Designated Groundwater Basin subject to section 37-90-137(4), C.R.S., except when the right to withdraw the groundwater has been determined by a valid decree; OR

2) A determination of water right in the Dawson, Denver, Arapahoe or Laramie-Fox Hills aquifers, or a well permit to withdraw groundwater from those aquifers that are subject to Designated Basin Rule 5.4, within a Designated Groundwater Basin. NOTE: Form submittal instructions can be found on our website Colorado.gov/water. See instructions on the reverse of this form. Type or print in black or blue ink.

1. APPLICANT INFORMATION			
Name of Applicant			
Mountains Reign Ranch Trust		ĺ	
Mailing Address	City	State	Zin Cada
16975 Falcon Hwy	Peyton	CO	Zip Code
Telephone Number (include area code)	Email		80831
406-438-1874		otonmail.com; stm@cowat	erlaw.com
2. AQUIFER			
Laramie-Fox Hills			
3. CLAIM OF OWNERSHIP - I hereby claim that I am	the owner of the following	deperited and a	
the attached copy of a deed recorded in the county	in which the property is lear	described property, as	evidenced by
	in milen the property is loca		
Number of acres:40	in the county of:El F	Paso	
described as follows (insert legal description).	// and county on		
The NW 1/4 NW 1/4 of Section 15 Township 19 C			
The NW 1/4 NW 1/4 of Section 15, Township 13 S	outh, Range 63 West of the	e 6th P.M.	
- I further claim that the right to withdraw the group	duntos in the south of the		
 I further claim that the right to withdraw the groun has not been reserved by another, nor has conser 	iuwaler in the aquiter under	rlying the above descri	bed property
4. THE APPLICANT MUST PROVIDE – a Verification (of Notice of Applications //	the right to its withdraw	val.
exceptions). Please see attached.	or Notice of Application (for	m no. GWS-43) (see in:	structions for
5. SIGNATURE - Sign or enter name(s) of applicant(s) or	authorized agent. The making	a of false statement 1	
			ein constitutes
statements herein, know the contents thereof, and state the	at they are true to my knowled	ige.	nave reau ine
Signature:	_	NTIN	
TOWN & NUMBER	Di	ate:31 July, 3	2000
Robert S. Williams, as Trustee of Mountains F	Reign Ranch Trust		
Print name and title:			

22309765011/29/2023 10:37 AMPGS6\$38.00Electronically Recorded Official Records El Paso County COSteve Schleiker, Clerk and RecorderTD1000N

COLORADO GROUND WATER COMMISSION FINDINGS AND ORDER

IN THE MATTER OF AN APPLICATION FOR A DETERMINATION OF A RIGHT TO AN ALLOCATION OF GROUNDWATER IN THE UPPER BLACK SQUIRREL CREEK DESIGNATED GROUNDWATER BASIN

DETERMINATION NO.: 4473-BD

AQUIFER: Arapahoe

APPLICANT: Mountains Reign Ranch Trust

In compliance with section 37-90-107(7), C.R.S., and the Designated Basin Rules, 2 CCR 410-1, Mountains Reign Ranch Trust (Applicant) submitted an application to the Colorado Ground Water Commission (Commission) for a determination of a right to an allocation of designated groundwater from the Arapahoe Aquifer.

FINDINGS

- 1. The application was received by the Commission on August 2, 2022.
- 2. The Applicant requests a determination of right to an allocation of designated groundwater (Determination) in the Arapahoe aquifer (Aquifer) underlying 40 acres, described as the NW 1/4 of the NW 1/4 of Section 15, Township 13 South, Range 63 West of the 6th P.M., in El Paso County (Overlying Land). According to a Nontributary Groundwater Landownership Statement dated July 31, 2022, attached hereto as Exhibit A, the Applicant owns the 40 acres of land, which are further described in said Ownership Statement, and claims control of the right to the groundwater in the Aquifer underlying the land.
- 3. The Overlying Land is located within the boundaries of the Upper Black Squirrel Creek Designated Groundwater Basin and within the Upper Black Squirrel Creek Ground Water Management District. The Commission has jurisdiction over the designated groundwater that is the subject of this Determination.
- 4. The Commission's Staff has evaluated the application relying on the claims to control of the groundwater in the Aquifer underlying the Overlying Land made by the Applicant.
- 5. The Applicant intends to apply the groundwater in the Aquifer underlying the Overlying Land to the following beneficial uses: domestic in-house; irrigation of lawn, garden, and greenhouse; domestic animal and stock watering; commercial; firefighting; and replacement; either directly or after temporary storage in a cistern. The Applicant's proposed place of use of the groundwater in the Aquifer underlying the Overlying Land is the above described 40 acres of Overlying Land.
- 6. Pursuant to section 37-90-107(7)(a), and in accordance with the Designated Basin Rules, the Commission shall allocate the groundwater in the Aquifer underlying the Overlying Land on the basis of the ownership of the Overlying Land.
- 7. The amount of water in storage in the Aquifer underlying the 40 acres of Overlying Land claimed by the Applicant is 1,530 acre-feet. This determination was based on the following as specified in the Designated Basin Rules.
 - a. The average specific yield of those saturated aquifer materials containing sufficient water that can be drained by gravity and placed to beneficial use is 17 percent.

- b. The average thickness of those saturated aquifer materials containing sufficient water that can be drained by gravity and placed to beneficial use is 225 feet.
- 8. A review of the records in the Office of the State Engineer has disclosed that none of the groundwater in the Aquifer underlying the Overlying Land has been either previously determined to be allocated by the Commission, has been permitted for withdrawal by large capacity wells that have rights that were initiated prior to November 19, 1973 that are subject to section 37-90-107(7)(b), or has been permitted for withdrawal by existing small capacity wells withdrawing water under permits issued pursuant to section 37-90-105, C.R.S. The amount of designated groundwater in the Aquifer underlying the Overlying Land that is available for allocation in this Determination is 1,530 acre-feet.
- 9. Pursuant to section 37-90-107(7)(c)(III), an approved determination of a right to an allocation shall be considered a final determination of the amount of groundwater so determined; except that the Commission shall retain jurisdiction for subsequent adjustment of such amount to conform to the actual local aquifer characteristics from adequate information obtained from well drilling or test holes.
- 10. Pursuant to section 37-90-107(7)(d), the Commission has authority to issue well permits pursuant to subsection 107(7) (i.e. permits for large capacity wells) for the withdrawal of designated groundwater from the Aquifer. Pursuant to section 37-90-107(7)(a) the Commission shall adopt the necessary rules to carry out the provisions of subsection (7). Pursuant to section 37-90-111(h), C.R.S., the Commission is empowered to adopt rules necessary to carry out the provisions of Article 90 of Title 37. In accordance with that authority, the Commission has adopted the Rules and Regulations for the Management and Control of Designated Ground Water (2 CCR 410-1) ("Designated Basin Rules", or "Rules").
- 11. Large capacity well permits issued pursuant to section 37-90-107(7) are subject to the following provisions of statute and the Designated Basin Rules.
 - a. Pursuant to section 37-90-107(7)(a) well permits issued pursuant to subsection 107(7) shall allow withdrawals on the basis of an aquifer life of one hundred years. The 1,530 acre-feet of water in the Aquifer underlying the Overlying Land available for allocation in this Determination, if permitted for withdrawal by large capacity wells on the basis of an aquifer life of one hundred years, would result in an allowed average annual amount of withdrawal of 15.3 acre-feet per year.
 - b. Any amounts of groundwater in the Aquifer allocated in this Determination that are permitted for withdrawal pursuant to section 37-90-105, by small capacity well permits issued after the issuance of this Determination reduce the amount of water, and the allowed average annual amount of withdrawal, that may be withdrawn by wells permitted pursuant to section 37-90-107(7).
 - c. In accordance with Rule 5.3.6 of the Designated Basin Rules, it has been determined that withdrawal of groundwater from the Aquifer underlying the Overlying Land will, within one hundred years, deplete the flow of a natural steam or an alluvial aquifer at an annual rate greater than one-tenth of one percent of the annual rate of withdrawal and, therefore, the groundwater in the Aquifer underlying the Overlying Land is considered to be not-nontributary groundwater as defined in Rule 4.2.23 of the Designated Basin Rules. Also, the location of the land claimed by the Applicant is farther than one mile from the

Aquifer contact with the alluvium. Pursuant to the Rules, at least four percent (4%) of the amount of the underlying water withdrawn annually must be returned to the alluvial aquifer in the vicinity of the permitted point or points of withdrawal, unless other locations are approved by the Commission. Pursuant to the Rules the Applicant may at any time be required to identify the proposed, or actual, location of the delivery of the replacement water and how the required four percent (4%) of water diverted will be, or is being, delivered into the alluvial aquifer.

- 12. Pursuant to section 37-90-105(1), the State Engineer has the authority to approve small capacity well permits. While water withdrawn from the Aquifer from beneath the Overlying Land by small capacity wells may consist of the groundwater allocated herein, the Commission recognizes that in approving small capacity permits the State Engineer is not bound by the terms and conditions of this Determination, and may approve small capacity permits based on standards and with such conditions as the State Engineer considers appropriate.
- 13. The ability of wells permitted to withdraw the authorized amount of water from this nonrenewable Aquifer may be less than the one hundred years upon which the amount of water in the Aquifer is allocated, due to anticipated water level declines.
- 14. On September 2, 2022, in accordance with Rule 9.1 of the Designated Basin Rules, written recommendations concerning this application were requested from the Upper Black Squirrel Creek Ground Water Management District. Written recommendations from the District were received on September 21, 2022.
- 15. In accordance with sections 37-90-107(7)(c)(II) and 37-90-112, C.R.S., the application was published in the Ranchland News newspaper on September 15, 2022 and September 22, 2022.
 - a. Objections to the application were submitted by Upper Black Squirrel Creek Ground Water Management District on September 22, 2022.
 - b. The application and objections were forwarded to the Hearing Officer and assigned case no. 22-GW-22.
 - c. The Hearing Officer entered an order dated January 23, 2023 dismissing the case and remanding the application to Staff for administrative processing.

ORDER

In accordance with section 37-90-107(7) and the Designated Basin Rules, the Commission hereby determines a right to an allocation of designated groundwater in the Arapahoe Aquifer underlying 40 acres of land, described as the NW 1/4 of the NW 1/4 of Section 15, Township 13 South, Range 63 West of the 6th P.M., further described in Exhibit A, subject to the following conditions.

- 16. The amount (i.e. volume) of water in the Aquifer underlying the 40 acres of Overlying Land allocated herein is 1,530 acre-feet (Underlying Groundwater).
- 17. The amount (i.e. volume) of Underlying Groundwater allocated herein shall be considered final, except that the Commission shall retain jurisdiction for subsequent adjustment of such amount to conform to the actual local aquifer characteristics from adequate information

obtained from well drilling or test holes, if such information indicates that the initial estimate of the amount of Underlying Groundwater in the Aquifer was incorrect.

- 18. Approval of this Determination meets the requirements of section 37-90-107(7)(d)(II), that requires a determination of groundwater to be withdrawn by a well be made prior to the granting of a well permit pursuant to section 37-90-107(7).
- 19. Well permits issued pursuant to section 37-90-107(7), (i.e. large capacity wells) and this Determination are subject to the following conditions.
 - a. The total amount of Underlying Groundwater that may be withdrawn from the Aquifer by all large capacity wells permitted pursuant to this Determination may not exceed a volume of 1,530 acre-feet, less any amount of the Underlying Groundwater allocated herein permitted to be withdrawn by small capacity wells issued permits pursuant to section 37-90-105 after the issuance of this Determination. The amounts of water permitted to be withdrawn by such small capacity wells shall be considered to be onehundred times the annual withdrawals permitted to be withdrawn by those wells.
 - b. The allowed average annual amount of withdrawal by any large capacity well (or well field) permitted to withdraw the allocated water shall be equal to the volume of water permitted to be withdrawn by that well (or well field) divided by one-hundred years.
 - c. The allowed maximum annual amount of withdrawal by any large capacity well (or well field) permitted to withdraw the allocated water may exceed the allowed average annual amount of withdrawal allowed by the well permit(s) as long as the total volume of water withdrawn by such well(s) does not exceed the product of the number of years since the date(s) of issuance of the well permit(s) times the allowed average annual amount of withdrawal allowed by the well permit(s).
 - d. The Applicant may pump the allowed average annual amount of withdrawal and the allowed maximum annual amount of withdrawal from one or more wells of a well field in any combination, so long as the total combined withdrawal of the wells does not exceed the amounts described in this Order.
 - e. At least four percent (4%) of the amount of Underlying Groundwater withdrawn annually must be returned to the alluvial aquifer in the vicinity of the permitted point or points of withdrawal, unless other locations are approved by the Commission. The Applicant may at any time be required to identify the proposed, or actual, location of the delivery of the replacement water and how the required four percent (4%) of water diverted will be, or is being, delivered into the alluvial aquifer.
 - f. The use of the Underlying Groundwater shall be limited to the following beneficial uses: domestic in-house; irrigation of lawn, garden, and greenhouse; domestic animal and stock watering; commercial; firefighting; and replacement; either directly or after temporary storage in a cistern. The place of use of the Underlying Groundwater shall be limited to the above described 40 acres of Overlying Land. The Underlying Groundwater that is the subject of this Determination may be reused and successively used to extinction to the extent dominion and control over the water is maintained and its volume can be distinguished from the volume of any stream system into which it is introduced to the satisfaction of the Commission. The Underlying Groundwater is located within the Upper

Black Squirrel Creek Ground Water Management District where local District rules apply which may further limit the withdrawal and use of the subject designated groundwater.

- g. The wells must be located on the above described 40 acres of Overlying Land.
- h. No well shall be located within 600 feet of any existing large-capacity well in the same Aquifer unless a Waiver of Claim of Injury is obtained from the owner of the existing well or unless the Commission, after a hearing, finds that circumstances in a particular instance warrant that a well may be permitted without regard to this limitation.
- i. The wells must be constructed to withdraw water from only the Arapahoe Aquifer.
- j. The entire depth of each well must be geophysically logged prior to installing the casing in the same manner as set forth in Rule 9 of the Statewide Nontributary Ground Water Rules, 2 CCR 402-7.
- k. A totalizing flow meter or other Commission approved measuring device shall be installed on each well and maintained in good working order by the well owner. Annual diversion records shall be collected and permanently maintained by the well owner and submitted to the Commission and the Upper Black Squirrel Creek Ground Water Management District upon request.
- 1. The well shall be marked in a conspicuous place with this determination number, the well permit number, and the name of the Aquifer. The well owner shall take necessary means and precautions to preserve these markings.
- 20. A copy of this Determination shall be recorded by the Applicant in the public records of the county in which the Overlying Land is located so that a title examination of the above described 40 acres of Overlying Land area, or any part thereof, shall reveal the existence of this Determination.
- 21. The right to an allocation of designated groundwater determined herein is a vested property right with specific ownership. Some or all of the water right may be transferred independent of the land under which the right originated. Any action taken that is intended to convey, transfer, and/or sell the subject water right shall explicitly identify this Determination number, the specific Aquifer, and the total amount (i.e. volume) of the right that is being conveyed.

Dated this 25th day of January, 2023.

ZA

Kevin G. Rein, P.E Executive Director Colorado Ground Water Commission

Prepared by: wad F&O4473-BD.doc

Bv:

Joanna Williams, P.E. Chief of Water Supply, Designated Basins

Form no. DIVISION OF WATER RESOURCES

Exhibit A Determination no. 4473-BD Page 1 of 1

GWS-1 DEPARTMENT OF NATURAL RESOURCES Page 1 (1/2020) 1313 Sherman St, Room 821, Denver, CO 80203 (303) 866-3581 www.colorada.com/water.com/state/stat

(303) 866-3581, www.colorado.gov/water, dwrpermitsonline@state.co.us

NONTRIBUTARY GROUNDWATER LANDOWNERSHIP STATEMENT

RCVD DWR 08/02/2022

This form is to be submitted with applications for the following, when the applicant is the owner of the overlying land. 1) A well permit to withdraw groundwater from the Dawson, Denver, Arapahoe or Laramie-Fox Hills aquifers, or other aquifer the applicant claims contains nontributary groundwater, outside of a Designated Groundwater Basin subject to section 37-90-137(4), C.R.S., except when the right to withdraw the groundwater has been determined by a valid decree; OR

2) A determination of water right in the Dawson, Denver, Arapahoe or Laramie-Fox Hills aquifers, or a well permit to withdraw groundwater from those aquifers that are subject to Designated Basin Rule 5.4, within a Designated Groundwater Basin.

NOTE: Form submittal instructions can be found on our website Colorado.gov/water. See instructions on the reverse of this form. Type or print in black or blue ink.

1. APPLICANT INFORMATION				
Name of Applicant				
Mountains Reign Ranch Trust				
Mailing Address	City		State	Zip Code
16975 Faicon Hwy	Peyton		со	80831
Telephone Number (include area code)		Email		
406-438-1874		stuing@protonmail.c	com: stm@cov	vaterlaw.com
2. AQUIFER				
Arapahoe				
3. CLAIM OF OWNERSHIP - I hereby cla	aim that I am the owner of	the following describe	ed property a	s evidenced by
the attached copy of a deed recorded in	n the county in which the p	roperty is located.		as evidenced by
	,	i i i i i i i i i i i i i i i i i i i		
Number of acres: <u>40</u>	in the cou	inty of:El Paso		
described as follows (insert legal descr	iption).	,		
The NIM 1/4 NIM 1/4 of Section 15. Th	washin 12 Couth Donas (
The NW 1/4 NW 1/4 of Section 15, To			Л	
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1				
			<u> </u>	<u> </u>
- I further claim that the right to withdra	aw the groundwater in the	aquifer underlying th	ie above des	cribed property
has not been reserved by another, no	or has consent been given	to another for the righ	it to its withd	rawal.
4. THE APPLICANT MUST PROVIDE - a	Verification of Notice of A	pplication (form no. G	WS-43) (see	instructions for
exceptions). Please see attached.				
 SIGNATURE – Sign or enter name(s) of a perjury in the second degree, which is punis determine barrier in the second degree. 	applicant(s) or authorized age	ent. The making of fals	e statements h	erein constitutes
statements herein, know the contents there	of, and state that they are true	e to my knowledge	:4-4-104(13)(a	i). I have read the
		_		
Signature:	~	Date: 3	1 July,	707 <i>J</i>
Robert S. Williams, as Truste	e of Mountains Reign Ranch	Truet	· · · · /)	-
Print name and title:	e er meentallie ivolge ivd(kil	11431		

22309765111/29/2023 10:37 AMPGS7\$43.00Electronically Recorded Official Records El Paso County COSteve Schleiker, Clerk and RecorderTD1000N

COLORADO GROUND WATER COMMISSION FINDINGS AND ORDER

IN THE MATTER OF AN APPLICATION FOR A DETERMINATION OF A RIGHT TO AN ALLOCATION OF GROUNDWATER IN THE UPPER BLACK SQUIRREL CREEK DESIGNATED GROUNDWATER BASIN

DETERMINATION NO.: 4474-BD

AQUIFER: Denver

APPLICANT: Mountains Reign Ranch Trust

In compliance with section 37-90-107(7), C.R.S., and the Designated Basin Rules, 2 CCR 410-1, Mountains Reign Ranch Trust (Applicant) submitted an application to the Colorado Ground Water Commission (Commission) for a determination of a right to an allocation of designated groundwater from the Denver Aquifer.

FINDINGS

- 1. The application was received by the Commission on August 2, 2022.
- 2. The Applicant requests a determination of right to an allocation of designated groundwater (Determination) in the Denver aquifer (Aquifer) underlying 40 acres, described as the NW 1/4 of the NW 1/4 of Section 15, Township 13 South, Range 63 West of the 6th P.M., in El Paso County (Overlying Land). According to a Nontributary Groundwater Landownership Statement dated July 31, 2022, attached hereto as Exhibit A, the Applicant owns the 40 acres of land, which are further described in said Ownership Statement, and claims control of the right to the groundwater in the Aquifer underlying the land.
- 3. The Overlying Land is located within the boundaries of the Upper Black Squirrel Creek Designated Groundwater Basin and within the Upper Black Squirrel Creek Ground Water Management District. The Commission has jurisdiction over the designated groundwater that is the subject of this Determination.
- 4. The Commission's Staff has evaluated the application relying on the claims to control of the groundwater in the Aquifer underlying the Overlying Land made by the Applicant.
- 5. The Applicant intends to apply the groundwater in the Aquifer underlying the Overlying Land to the following beneficial uses: domestic in-house; irrigation of lawn, garden, and greenhouse; domestic animal and stock watering; commercial; firefighting; and replacement; either directly or after temporary storage in a cistern. The Applicant's proposed place of use of the groundwater in the Aquifer underlying the Overlying Land is the above described 40 acres of Overlying Land.
- 6. Pursuant to section 37-90-107(7)(a), and in accordance with the Designated Basin Rules, the Commission shall allocate the groundwater in the Aquifer underlying the Overlying Land on the basis of the ownership of the Overlying Land.
- 7. The amount of water in storage in the Aquifer underlying the 40 acres of Overlying Land claimed by the Applicant is 1,050 acre-feet. This determination was based on the following as specified in the Designated Basin Rules.
 - a. The average specific yield of those saturated aquifer materials containing sufficient water that can be drained by gravity and placed to beneficial use is 17 percent.

- b. The average thickness of those saturated aquifer materials containing sufficient water that can be drained by gravity and placed to beneficial use is 155 feet.
- 8. A review of the records in the Office of the State Engineer has disclosed that a well operating pursuant to section 37-90-105, C.R.S., (i.e. a small-capacity well), permit no. 228255, is located on the Overlying Land and is permitted to withdraw 1 acre-foot per year of groundwater from the Aquifer from beneath the Overlying Land. The amount of water considered to be withdrawn from the aquifer by this well over a period equal to an aquifer life of one hundred years is 100 acre-feet. In applying Rule 5.3.2.5 of the Designated Basin Rules to computing the amount of water available for allocation in this Determination, the amount of groundwater in the Aquifer underlying the Overlying Land available for allocation in this Determination is reduced by 100 acre-feet to 950 acre-feet. Except for that well, review of the records in the Office of the State Engineer finds no other previous allocations or permitted withdrawals from the Aquifer underlying the Overlying Land.
- 9. Pursuant to section 37-90-107(7)(c)(III), an approved determination of a right to an allocation shall be considered a final determination of the amount of groundwater so determined; except that the Commission shall retain jurisdiction for subsequent adjustment of such amount to conform to the actual local aquifer characteristics from adequate information obtained from well drilling or test holes.
- 10. Pursuant to section 37-90-107(7)(d), the Commission has authority to issue well permits pursuant to subsection 107(7) (i.e. permits for large capacity wells) for the withdrawal of designated groundwater from the Aquifer. Pursuant to section 37-90-107(7)(a) the Commission shall adopt the necessary rules to carry out the provisions of subsection (7). Pursuant to section 37-90-111(h), C.R.S., the Commission is empowered to adopt rules necessary to carry out the provisions of Article 90 of Title 37. In accordance with that authority, the Commission has adopted the Rules and Regulations for the Management and Control of Designated Ground Water (2 CCR 410-1) ("Designated Basin Rules", or "Rules").
- 11. Large capacity well permits issued pursuant to section 37-90-107(7) are subject to the following provisions of statute and the Designated Basin Rules.
 - a. Pursuant to section 37-90-107(7)(a) well permits issued pursuant to subsection 107(7) shall allow withdrawals on the basis of an aquifer life of one hundred years. The 950 acre-feet of water in the Aquifer underlying the Overlying Land available for allocation in this Determination, if permitted for withdrawal by large capacity wells on the basis of an aquifer life of one hundred years, would result in an allowed average annual amount of withdrawal of 9.5 acre-feet per year.
 - b. Any amounts of groundwater in the Aquifer allocated in this Determination that are permitted for withdrawal pursuant to section 37-90-105, by small capacity well permits issued after the issuance of this Determination reduce the amount of water, and the allowed average annual amount of withdrawal, that may be withdrawn by wells permitted pursuant to section 37-90-107(7).
 - c. In accordance with Rule 5.3.6 of the Designated Basin Rules, it has been determined that withdrawal of groundwater from the Aquifer underlying the Overlying Land will, within one hundred years, deplete the flow of a natural steam or an alluvial aquifer at an annual rate greater than one-tenth of one percent of the annual rate of withdrawal and,

therefore, the groundwater in the Aquifer underlying the Overlying Land is considered to be not-nontributary groundwater as defined in Rule 4.2.23 of the Designated Basin Rules. Also, the location of the land claimed by the Applicant is closer than one mile from the Aquifer contact with the alluvium. Withdrawal of water from the Aquifer underlying the Overlying Land would impact the alluvial aquifer of the Upper Black Squirrel Creek Designated Groundwater Basin, which has been determined to be over-appropriated. Commission approval of a replacement plan pursuant to section 37-90-107.5, C.R.S. and Rule 5.6 of the Designated Basin Rules, that provides for the replacement of the actual depletion to the alluvial aquifer and is adequate to prevent any material injury to existing water rights of other appropriators, is required prior to approval of well permits for wells to be located on this land area to withdraw the groundwater in the Aquifer underlying the Overlying Land. Pursuant to the Rules the replacement plan shall provide for the depletion of the alluvial water for the first 100 years due to all previous pumping, and if pumping continues beyond 100 years shall replace actual impact until pumping ceases, assuming water table conditions in the Aquifer.

- 12. Pursuant to section 37-90-105(1), the State Engineer has the authority to approve small capacity well permits. While water withdrawn from the Aquifer from beneath the Overlying Land by small capacity wells may consist of the groundwater allocated herein, the Commission recognizes that in approving small capacity permits the State Engineer is not bound by the terms and conditions of this Determination, and may approve small capacity permits based on standards and with such conditions as the State Engineer considers appropriate.
- 13. The ability of wells permitted to withdraw the authorized amount of water from this nonrenewable Aquifer may be less than the one hundred years upon which the amount of water in the Aquifer is allocated, due to anticipated water level declines.
- 14. On September 2, 2022, in accordance with Rule 9.1 of the Designated Basin Rules, written recommendations concerning this application were requested from the Upper Black Squirrel Creek Ground Water Management District. Written recommendations from the District were received on September 21, 2022.
- 15. In accordance with sections 37-90-107(7)(c)(II) and 37-90-112, C.R.S., the application was published in the Ranchland News newspaper on September 15, 2022 and September 22, 2022.
 - a. Objections to the application were submitted by Upper Black Squirrel Creek Ground Water Management District on September 22, 2022.
 - b. The application and objections were forwarded to the Hearing Officer and assigned case no. 22-GW-22.
 - c. The Hearing Officer entered an order dated January 23, 2023 dismissing the case and remanding the application to Staff for administrative processing.

ORDER

In accordance with section 37-90-107(7) and the Designated Basin Rules, the Commission hereby determines a right to an allocation of designated groundwater in the Denver Aquifer

underlying 40 acres of land, described as the NW 1/4 of the NW 1/4 of Section 15, Township 13 South, Range 63 West of the 6th P.M., further described in Exhibit A, subject to the following conditions.

- 16. The amount (i.e. volume) of water in the Aquifer underlying the 40 acres of Overlying Land allocated herein is 950 acre-feet (Underlying Groundwater).
- 17. The amount (i.e. volume) of Underlying Groundwater allocated herein shall be considered final, except that the Commission shall retain jurisdiction for subsequent adjustment of such amount to conform to the actual local aquifer characteristics from adequate information obtained from well drilling or test holes, if such information indicates that the initial estimate of the amount of Underlying Groundwater in the Aquifer was incorrect.
- 18. Approval of this Determination meets the requirements of section 37-90-107(7)(d)(II), that requires a determination of groundwater to be withdrawn by a well be made prior to the granting of a well permit pursuant to section 37-90-107(7).
- 19. Well permits issued pursuant to section 37-90-107(7), (i.e. large capacity wells) and this Determination are subject to the following conditions.
 - a. The total amount of Underlying Groundwater that may be withdrawn from the Aquifer by all large capacity wells permitted pursuant to this Determination may not exceed a volume of 950 acre-feet, less any amount of the Underlying Groundwater allocated herein permitted to be withdrawn by small capacity wells issued permits pursuant to section 37-90-105 after the issuance of this Determination. The amounts of water permitted to be withdrawn by such small capacity wells shall be considered to be onehundred times the annual withdrawals permitted to be withdrawn by those wells.
 - b. The allowed average annual amount of withdrawal by any large capacity well (or well field) permitted to withdraw the allocated water shall be equal to the volume of water permitted to be withdrawn by that well (or well field) divided by one-hundred years.
 - c. The allowed maximum annual amount of withdrawal by any large capacity well (or well field) permitted to withdraw the allocated water may exceed the allowed average annual amount of withdrawal allowed by the well permit(s) as long as the total volume of water withdrawn by such well(s) does not exceed the product of the number of years since the date(s) of issuance of the well permit(s) times the allowed average annual amount of withdrawal allowed by the well permit(s).
 - d. The Applicant may pump the allowed average annual amount of withdrawal and the allowed maximum annual amount of withdrawal from one or more wells of a well field in any combination, so long as the total combined withdrawal of the wells does not exceed the amounts described in this Order.
 - e. Commission approval of a replacement plan, that provides for the replacement of the actual depletion to the alluvial aquifer and is adequate to prevent any material injury to existing water rights of other appropriators in the alluvial aquifer, is required prior to approval of well permits that allow the withdrawal of the Underlying Groundwater. The replacement plan shall provide for the depletion of the alluvial water for the first 100 years due to all previous pumping, and if pumping continues beyond 100 years shall replace actual impact until pumping ceases, assuming water table conditions in the Aquifer.

- f. The use of the Underlying Groundwater shall be limited to the following beneficial uses: domestic in-house; irrigation of lawn, garden, and greenhouse; domestic animal and stock watering; commercial; firefighting; and replacement; either directly or after temporary storage in a cistern. The place of use of the Underlying Groundwater shall be limited to the above described 40 acres of Overlying Land. The Underlying Groundwater that is the subject of this Determination may be reused and successively used to extinction to the extent dominion and control over the water is maintained and its volume can be distinguished from the volume of any stream system into which it is introduced to the satisfaction of the Commission. The Underlying Groundwater is located within the Upper Black Squirrel Creek Ground Water Management District where local District rules apply which may further limit the withdrawal and use of the subject designated groundwater.
- g. The wells must be located on the above described 40 acres of Overlying Land.
- h. No well shall be located within 600 feet of any existing large-capacity well in the same Aquifer unless a Waiver of Claim of Injury is obtained from the owner of the existing well or unless the Commission, after a hearing, finds that circumstances in a particular instance warrant that a well may be permitted without regard to this limitation.
- i. The wells must be constructed to withdraw water from only the Denver Aquifer.
- j. The entire depth of each well must be geophysically logged prior to installing the casing in the same manner as set forth in Rule 9 of the Statewide Nontributary Ground Water Rules, 2 CCR 402-7.
- k. A totalizing flow meter or other Commission approved measuring device shall be installed on each well and maintained in good working order by the well owner. Annual diversion records shall be collected and permanently maintained by the well owner and submitted to the Commission and the Upper Black Squirrel Creek Ground Water Management District upon request.
- 1. The well shall be marked in a conspicuous place with this determination number, the well permit number, and the name of the Aquifer. The well owner shall take necessary means and precautions to preserve these markings.
- 20. A copy of this Determination shall be recorded by the Applicant in the public records of the county in which the Overlying Land is located so that a title examination of the above described 40 acres of Overlying Land area, or any part thereof, shall reveal the existence of this Determination.
- 21. The right to an allocation of designated groundwater determined herein is a vested property right with specific ownership. Some or all of the water right may be transferred independent of the land under which the right originated. Any action taken that is intended to convey, transfer, and/or sell the subject water right shall explicitly identify this Determination number, the specific Aquifer, and the total amount (i.e. volume) of the right that is being conveyed.

Determination No.: 4474-BD Aquifer: Denver Applicant: Mountains Reign Ranch Trust

Dated this 25th day of January, 2023.

R. Lein arn

Kevin G. Rein, P.E Executive Director Colorado Ground Water Commission

Prepared by: wad F&O4474-BD.doc

oam By:

Joanna Williams, P.E. Chief of Water Supply, Designated Basins

Form no. GWS-1 (1/2020)	DIVISION OF WATER RESQURCES DEPARTMENT OF NATURAL RESOURCES 1313 Sherman St, Room 821, Denver, CO 80203 (303) 866-3581, <u>www.colorado.gov/water</u> , dwrpern	Exhibit A Determination no. 4474 Page 1 of 1 ^{mitsonline@state.co.us}	-BD
NONTR	BUTARY GROUNDWATER LANDOWNER		RCVD DWR 08/02/2022
	s to be submitted with populations for the full		

This form is to be submitted with applications for the following, when the applicant is the owner of the overlying land. 1) A well permit to withdraw groundwater from the Dawson, Denver, Arapahoe or Laramie-Fox Hills aquifers, or other aquifer the applicant claims contains nontributary groundwater, outside of a Designated Groundwater Basin subject to section 37-90-137(4), C.R.S., except when the right to withdraw the groundwater has been determined by a valid decree; OR 2) A determination of water right in the Dawson, Denver, Arapahoe or Laramie-Fox Hills aquifers, or a well permit to withdraw

groundwater from those aquifers that are subject to Designated Basin Rule 5.4, within a Designated Groundwater Basin. NOTE: Form submittal instructions can be found on our website Colorado.gov/water. See instructions on the reverse of this form. Type or print in black or blue ink.

1. APPLICANT INFORMATION			
Name of Applicant			
Mountains Reign Ranch Trust		i	
Mailing Address			
16975 Faicon Hwy	City	State	Zip Code
	Peyton	со	80831
Telephone Number (include area code)	Email		
406-438-1874		mail.com; stm@cowa	4. 1
2. AQUIFER		mail.com, sim@cowa	steriaw.com
Denver			
3. CLAIM OF OWNERSHIP - I boroby alaim			
3. CLAIM OF OWNERSHIP – I hereby claim the attached copy of a deed recorded in the	that I am the owner of the following des	cribed property, as	evidenced by
the attached copy of a deed recorded in the	e county in which the property is located	1.	- ,
Number of acres: 40	 -	1	
	in the county of:El Pas	D	
described as follows (insert legal descriptio	n).		
The NW 1/4 NW 1/4 of Section 15, Towns	bin 12 South Devision and the state		
	hip is South, Range 63 West of the 6th	р Р.М. — "	
		——————————————————————————————————————	
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		<u> </u>	
- I further dein that the state of the state			
 I further claim that the right to withdraw the has not been reserved by another, nor had 	e groundwater in the aquifer underlyin	g the above descri	hed property
	fication of Notice of Application (form po	GWS 42) (ass in	
 SIGNATURE – Sign or enter name(s) of application perjury in the second degree, which is punishable 	ant(s) or authorized agent. The melting of		
perjury in the second degree, which is punishable statements herein, know the contents thereof, and	as a class 1 misdemeanor pursuant to C D	talse statements here	ein constitutes
statements herein, know the contents thereof, and	d state that they are true to my knowledge	.5. 24-4-104(13)(a),	have read the
	, and to my throwind uge.		
ignature.	Date:	$ \langle I T I\rangle$	$\mathcal{N}\mathcal{N}$
Robert S. Williams as Tracker		×1215	2000
Robert S. Williams, as Trustee of M	iountains Reign Ranch Trust	^ *	,
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APPENDIX E –WATER QUALITY TEST RESULTS

1675 V	El Paso Co	unty Public Healt	GICAL WATER TEST h Laboratory 044, Colorado Springs, CO 8	METHOD:SI EPA ID# C 80907 - (719) 57	000025		Date 02/26/2024 Date 02/26/2024	Time 1455 Time 1607	Rc'd 850 Tested 728		
PWSIE					□ Raw □ Finished □ LT2	d	Date 02/27/2024	Time 1012	Comp 860		
Sample	Sample Point ID: RTOR					ative	Lab Sample # 16165				
Sample	Sample Taken Date: 02/26/2024 Time: 1400							Colilert Results Per 100ml			
Addres	Address where sample was taken: 6425 JD Johnson Rd Peyton CO 80831										
Sample	Sample site location: Faucet Collector Name: Meag				an Farrell Chlorine: mg/L Absence: Absence of coliform						
🗆 We	II	□ City	Recreational				Presence: P	resence of c	oliform bacteria &		
🗌 Sur	face/Spring	Cistern	☐ Wastewater				non-complia standards.	nce with drir	nking water		
Results	s to: Jim Houk			Phone: (719)	284-7280		MPN/100 ml:				
Mailing	address: 6425 J	D JOHNSON RD					Absence: E.	Coli: Escher	richia coli bacteria		
City/St	City/State/Zip: PEYTON, CO 80831-7301						Presence: E. Coli: Escherichia coli bacteria				
Fax/En	nail: jim.houk@k	kimley-horn.com					MDNI/100 mil				

Comments:

MPN/100 ml:



1675 W. Garden of the Gods Road Suite 2044 Colorado Springs, CO 80907 (719) 578-3120

REPORTING FORM FOR INORGANIC ANIONS IN WATER EPA ID # CO00025

PWSID#-			RESULTS TO: Jim Houk							
SAMPLE INFORMATION:				PHON						
6425 JD Johnson Road Peyton, CO 80831				FAX/EMAIL: jim.houk@kimley-horn.com						
				COLLECTED BY: Meaghan Farrell						
			SAMPLE COLLECTION DATE: 02/20/2024							
SITE DESCRIPTION	:			SAMPLE COLLECTION TIME: 1521						
Public System	eam	MATRIX: Groundwater								
GWUDI		RESI								
CUSTOMER:		SAMP								
Jim Houk 6425 J D JOHNSON RD		RECEIVED TIME: 1005 TECH: 850								
PEYTON, CO 80831-73		RECEIVED TEMP: 9.4 °C								
			DILUTIONS: 1:1, 1:10							
COMMENTS: Mary Ja	ane Ranch,									
		CON			TECH					
DATE: 02/21/2024	DATE: 02/21/2024									
TIME: 1108	TIME: 1654		ID: 850							
LAB SAMPLE #: 160	SAMPLE POINT NAME:									
SAMPLE POINT ID:	FACILITY TYPE:									
FACILITY ID: DS001	FACILITY NAME:									
ANALY Nitrite Nitrate	ΓΕ	BDL mg/L	ACL N 1.0 L0.0	1SL	STANDARD 300.0 300.0	LAB 0. 0.	.2			

BDL - Below Detection Limit MRL - Minimum Reporting Limit MCL - Maximum Contamination Unit per EPA MSL - Maximum Secondary Unit per EPA Q - Quality Control Limit Exceeded H - Holding Time Exceeded NT - No Test

Revision: 6/21/2019