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

- TO: El Paso County Board of County Commissioners Stan VanderWerf, Chair
- FROM: Kari Parsons, Senior Planner Lupe Packman, PE, Engineer I Kevin Mastin, Interim Executive Director
- RE: Project File Nos.: P-20-006 and MS-20-005 Project Name: Jeanette Mose Map Amendment (Rezone) and Minor Subdivision Parcel No.: 42080-00-013

OWNER:	REPRESENTATIVE:
Perry and Jeanette Marie Mose	Joseph Alessi
12572 Mount Oxford Place	2989 Broadmoor Valley Road
Peyton, CO. 80831	Colorado Springs, CO. 80906

Commissioner District: 2

Planning Commission Hearing Date:	7/7/2022
Board of County Commissioners Hearing Date:	7/19/2022

EXECUTIVE SUMMARY

A request by Perry and Jeanette Mose for approval of a map amendment (rezoning) of 5.31 acres from A-5 (Agricultural) to RR 2.5 (Residential Rural), and for approval of a minor subdivision to create two (2) single-family residential lots. The 6.11-acre property is located north of Latigo Boulevard, west of Eastonville Road, south of the intersection of Pawnee Trail Court and Halleluiah Trail and is within Section 8, Township 12 South, Range 64 West of the 6th P.M.

A. REQUEST/WAIVERS/DEVIATIONS/ AUTHORIZATION

Request: A request by Perry and Jeanette Mose for approval of a map amendment (rezoning) of 5.31 acres from A-5 (Agricultural) to RR 2.5 (Residential Rural), and for approval of a minor subdivision to create two (2) single-family residential lots. A finding of water sufficiency for water quality, quantity and dependability is also requested.

Waiver(s)/Deviation(s): There are no waivers or deviations associated with this request.

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

B. Planning Commission Summary

Request Heard: As a consent item on July 7, 2022 **Recommendation:** Approval based on recommended conditions and notations. **Waiver Recommendation:** N/A

Vote: 8 to 0

Vote Rationale: N/A

Summary of Hearing: The applicant was represented at the hearing. Planning Commission minutes are attached.

Legal Notice: Advertised in Shopper's Press on June 29, 2022

C. APPROVAL CRITERIA

In approving a map amendment (rezoning), the Planning Commission and the Board of County Commissioners (BoCC) shall find that the request meets the criteria for approval outlined in Section 5.3.5 (Map Amendment, Rezoning) of the <u>El Paso</u> <u>County Land Development Code</u> (2021):

- The application is in general conformance with the El Paso County Master Plan including applicable Small Area Plans or there has been a substantial change in the character of the neighborhood since the land was last zoned;
- The rezoning is in compliance with all applicable statutory provisions including, but not limited to C.R.S §30-28-111 §30-28-113, and §30-28-116;
- The proposed land use or zone district is compatible with the existing and permitted land uses and zone districts in all directions; and
- The site is suitable for the intended use, including the ability to meet the standards as described in Chapter 5 of the <u>Land Development Code</u>, for the intended zone district.

In approving a minor subdivision, the BoCC shall find that the request meets the final plat criteria for approval outlined in Section 7.2.1 (Subdivisions) of the <u>El Paso</u> <u>County Land Development Code</u> (2021):

Final Plat Criteria for Approval:

- The proposed subdivision is in general conformance with the goals, objectives, and policies of the Master Plan.
- 0
- The subdivision is consistent with the purposes of the Land Development Code ("Code").
- 0
- The subdivision is in conformance with the subdivision design standards and regulations and meets all planning, engineering, and surveying requirements of the County for maps, data, surveys, analysis, studies, reports, plans, designs, documents, and other supporting materials.
- 0
- A sufficient water supply has been acquired in terms of quantity, quality, and dependability for the type of subdivision proposed, as determined in accordance with the standards set forth in the water supply standards [C.R.S. § 30-28-133(6)(a)] and the requirements of Chapter 8 of the Code.
- 0
- A public sewage disposal system has been established and, if other methods of sewage disposal are proposed, the system complies with state and local laws and regulations, [C.R.S. § 30-28-133(6) (b)] and the requirements of Chapter 8 of the Code.
- 0
- All areas of the proposed subdivision, which may involve soil or topographical conditions presenting hazards or requiring special precautions, have been identified and the proposed subdivision is compatible with such conditions. [C.R.S. § 30-28-133(6)(c)].
- 0
- Adequate drainage improvements complying with State law [C.R.S. § 30-28-133(3)(c)(VIII)] and the requirements of the Code and the Engineering Criteria Manual ("ECM") are provided by the design.
- 0
- The location and design of the public improvements proposed in connection with the subdivision are adequate to serve the needs and mitigate the effects of the development.
- 0

- Legal and physical access is or will be provided to all parcels by public rights-of-way or recorded easement, acceptable to the County and in compliance with the Code and the ECM.
- 0
- The proposed subdivision has established an adequate level of 0 compatibility by (1) incorporating natural physical features into the design and providing sufficient open spaces considering the type and intensity of the subdivision; (2) incorporating site planning techniques to foster the implementation of the County's plans, and encourage a land use pattern to support a balanced transportation system, including auto, bike and pedestrian traffic, public or mass transit if appropriate, and the cost effective delivery of other services consistent with adopted plans, policies and regulations of the County; (3) incorporating physical design features in the subdivision to provide a transition between the subdivision and adjacent land uses; (4) incorporating identified environmentally sensitive areas, including but not limited to, wetlands and wildlife corridors, into the design; and (5) incorporating public facilities or infrastructure, or provisions therefor, reasonably related to the proposed subdivision so the proposed subdivision will not negatively impact the levels of service of County services and facilities.
- 0
- Necessary services, including police and fire protection, recreation, utilities, open space and transportation system, are or will be available to serve the proposed subdivision.
- 0
- The subdivision provides evidence to show that the proposed methods for fire protection comply with Chapter 6 of the Code.
- 0
- The proposed subdivision meets other applicable sections of Chapters 6 and 8 of the Code.

0

- Off-site impacts were evaluated, and related off-site improvements are roughly proportional and will mitigate the impacts of the subdivision in accordance with applicable requirements of Chapter 8 of the Code.
- 0
- Adequate public facilities or infrastructure, or cash-in-lieu, for impacts reasonably related to the proposed subdivision have been constructed or are financially guaranteed through the SIA so the impacts of the subdivision will be adequately mitigated.

• The extraction of any known commercial mining deposit shall not be impeded by this subdivision [C.R.S. §§ 34-1-302(1), et seq.].

D. LOCATION

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

Single-family detached residential Open-space

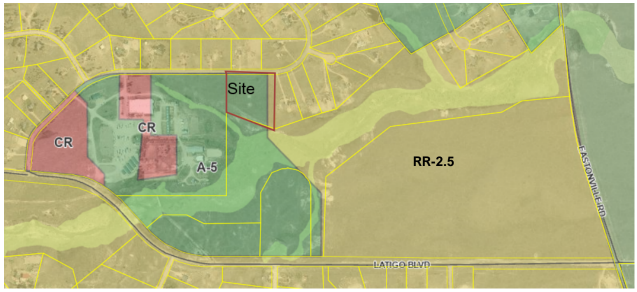
Single-family detached residential Agricultural/ Equestrian Center

E. BACKGROUND

5.31-acres of the property was initially zoned A-2 (Agricultural) on February 28, 1985, (PCD File No. P-84-051) as part of the Trails at Latigo Development. Due to changes in nomenclature of the <u>EI Paso County Land Development Code</u>, the A-2 zoning district was renamed in 1991 to A-1 (Agricultural) and was again renamed in 2007 to A-5 (Agricultural). This portion of the subject property is requested to be rezoned to from A-5 to RR-2.5 (Residential Rural) zoning district.

The eastern portion (0.8-acres) of the 6.11-acre subject property, was initially zoned A-6 (Agricultural) on February 28, 1985 (PCD File No. P-84-47) also, as part of the Trails at Latigo Development). Due to changes in nomenclature of the <u>El Paso</u> <u>County Land Development Code</u>, the A-6 zoning district was renamed in 1991 to RR-2 (Residential Rural) and was again renamed in 2007 to RR-2.5 (Residential Rural).

The Pikes Peak Range Riders Foundation / Latigo Trails Equestrian Center zoned A-5, and CR (Commercial Regional) lies immediately adjacent to the west of the property which was established in 1977, prior to zoning for the area. South of the subject parcel, a 65-acre open space and drainage tract was dedicated to the County in 2007 as part of the overall Trails at Latigo development via warranty deed, containing the Black Squirrel Creek which is owned by El Paso County.



Zoning Map

The applicants are requesting to rezone the A-5 zoned (5.31-acres) portion of the property to RR-2.5 zoning district, so that the entire 6.11-acre parcel may be platted into two (2) lots for single-family residential development. The final plat must be recorded prior to conveyance of the lots, or issuance of a building permits for single-family residences. No public improvements are required with this plat request.

F. ZONING ANALYSIS

1. Land Development Code Analysis

The applicants are proposing a map amendment (rezoning) of 5.31 acres from A-5 to RR-2.5. Section 5.3.5, Map Amendment of the <u>Land Development Code</u> (2021) states:

"The purpose of zoning is to locate particular land uses where they are most appropriate, considering public utilities, road access, and the established development pattern. In addition to categorizing land by uses such as residential, commercial, and industrial, the LDC also specifies such details as building setback lines, the height and bulk of buildings, the size and location of open spaces, and the intensity to which the land may be developed. The zoning of parcels of land generally conforms to and promotes the County's Master Plan. Zoning protects the rights of property owners while promoting the general welfare of the community. By dividing land into categories according to use, and setting regulations for these categories, zoning governs private land use and segregates incompatible uses.

Generally, rezoning is justifiable under one of the following circumstances:

- When the requested rezoning is in general conformance or consistency with the County's Master Plan;
- If inconsistent with the Master Plan, a material change in the character of the area since the date of the current zoning is demonstrated;
- When there was an error or oversight in the original zoning of the property; or
- The zone change is necessary for the general health, safety, or welfare of the community."

The map amendment (rezoning) request is contiguous to existing RR-2.5 zoned properties within the Trails at Latigo development and is consistent with the <u>Your</u> <u>EI Paso County Master Plan</u> (2021). The map amendment application meets the purpose of zoning and criteria of approval, in Chapter 5, and of the <u>EI Paso</u> <u>County Land Development Code</u> (2021).

The final plat application meets the final plat submittal requirements, the standards for Divisions of Land in Chapter 7, and the standards for Subdivision in Chapter 8 of the <u>El Paso County Land Development Code</u> (2021).

2. Zoning Compliance

The subject parcel is proposed to be zoned RR-2.5 (Residential Rural). The RR-2.5 zoning district is intended to accommodate low-density, rural, single family residential development. The density and dimensional standards for the RR-2.5 zoning district are as follows:

- Minimum lot size: 2.5 acres *
- Minimum width at the front setback line: 200 feet
- Minimum setback requirement: front 25 feet, rear 25 feet, side 15 feet *
- Maximum lot coverage: none
- Maximum height: 30 feet

*Agricultural stands shall be setback a minimum of 35 feet from all property lines.

The two (2) proposed lots will meet the minimum lot size of two and one-half (2.5) acres.

G. MASTER PLAN ANALYSIS

- 1. Master Plan Analysis
 - a. Your El Paso Master Plan
 - i. **Placetype:** Large Lot Residential

Placetype Character:

"The Large-Lot Residential placetype consists almost entirely of residential development and acts as the transition between placetypes. Development in this placetype typically consists of single-family homes occupying lots of 2.5 acres or more, and are generally large and dispersed throughout the area so as to preserve a rural aesthetic. The Large-Lot Residential placetype generally supports accessory dwelling units as well. Even with the physical separation of homes, this placetype still fosters a sense of community and is more connected and less remote than Rural areas. Large-Lot Residential neighborhoods typically rely on well and septic, but some developments may be served by central water and waste-water utilities. If central water and wastewater can be provided, then lots sized less than 2.5 acres could be allowed if; 1.) the overall density is at least 2.5 acres/lot, 2.) the design for development incorporates conservation of open space, and 3.) it is compatible with the character of existing developed areas. Conservation design (or clustered development) should routinely be considered for new development within the Large-Lot Residential placetype to provide for a similar level of development density as existing large-lot areas while maximizing the preservation of contiguous areas of open space and the protection of environmental features. While the Large-Lot Residential placetype is defined by a clear set of characteristics, the different large-lot areas that exist throughout the County can exhibit their own unique characters based on geography and landscape."

Recommended Land Uses:

<u>Primary</u>

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

<u>Supporting</u>

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



Figure: Placetype Map

Analysis:

The property is located within the Large Lot Residential placetype. The Large Lot Residential placetype supports the rural character of El Paso County which enables unique and desirable neighborhoods. Relevant goals and objectives are as follows:

Goal 1.3 – Encourage a range of development types to support a variety of land uses.

Objective LU1-1 – Some areas of the County should be planned for new development, while other areas should be preserved, protected, or see little new development

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

Objective E2-1 – Promote conservation design techniques for any future development near riparian areas to protect them through incorporation into the development.

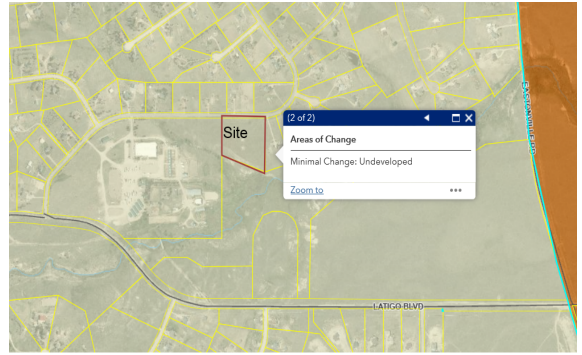
Objective HC2-6 – Continue to carefully analyze each development proposal for their location, compatibility with the natural environment, and cohesion with the existing character.

ii. **Area of Change Designation:** The subject parcel is within an area of Minimal Change: Undeveloped Area designation. The Plan states:

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

Analysis:

The proposed rezone from A-5 to RR-2.5 and requested two-lot subdivision plat is not anticpated to cause a change in character of the area. The adjacent ptoperties to the north and west are zoned RR-2.5. The proposed density and use are consistant with the adjacent residential zoned properties.



 iii. Other Implications (Priority Development, Housing, etc.) The subject property is not located within a Priority Development Area.

iv. Key Area Influences:

The subject property is not located within a Key Area.

2. Water Master Plan Analysis

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

Goal 1.1 – Ensure an adequate water supply in terms of quantity, dependability and quality for existing and future development.

Goal 1.2 – Integrate water and land use planning

Policy 4.3.5 – Encourage plans to recharge the Upper Black Squirrel Creek Aquifer if such plans are based on sound science and can be demonstrated to not adversely impact water quality or water rights, with a preference for those plans which will maintain or enhance the available water supply at a regional scale.

The subject parcels are in Region 4c of the <u>El Paso County Water Master Plan</u>. Region 4c contains one small projected growth area by 2040 located between Highway 94 and Highway 24 along the Region 8 boundary. Further development will likely be located along the Highway 94 corridor in Region 4c by 2060, due to proximity to Schriever Air Force Base. The largest development in Region 4c is expected to occur by 2060 along the west side of Meridian Road north of Fountain.

Region 4c has a current water supply of 2,970-acre feet per year and a current demand of 2,970-acre feet per year. The 2040 water supply is projected to be 3,027-acre feet per year and the projected demand is 3,967-acre feet. The 2060 water supply is projected to be 3,027-acre feet per year, whereas the demand is anticipated to be 4,826-acre feet per year; therefore, there is projected to be a shortage supply of water for central water providers in this region of the County. The requested two (2) lots within the final plat are proposed to be served by individual wells.

A finding of water sufficiency regarding quantity, dependability, and quality is being requested with the proposed minor subdivision request.

1. Other Master Plan Elements

The <u>El Paso County Wildlife Habitat Descriptors</u> (1996) identifies the parcels as having a low wildlife impact potential. El Paso County Community Services Department, Environmental Services Division, and the US Fish & Wildlife Services were each sent referrals and have no outstanding comments.

The <u>Master Plan for Mineral Extraction</u> (1996) identifies valley fill comprised of sand and gravel with silt and clay deposited by water in one or a series of stream valley in the area of the subject parcel. A mineral rights certification was prepared by the applicant indicating that, upon researching the records of El Paso County, no severed mineral rights exist.

The Parks Advisory Board has provided a response which includes an analysis regarding conformance with <u>The El Paso County Parks Master Plan</u> (2013). Please see the attached Parks Advisory Board response for more information. Fees in lieu of regional park land dedication (Area 2) in the amount of \$934.00 will be due at the time of plat recordation.

Please see below for more information regarding the <u>El Paso County 2016 Major</u> <u>Transportation Corridors Plan Update</u> (MTCP).

H. PHYSICAL SITE CHARACTERISTICS

1. Hazards

No hazards were identified in the Soils Report for Lot 1, prepared by Geoquest, LLC dated May 27, 2020, that would preclude development. The applicants have placed a large no -build area within the rear of the lots which serves to avoid the geological constraints associated with the adjacent Black Squirrel Creek riparian corridor and is anticipated to protect the natural features located within and adjacent to the corridor. In addition, the following note has been depicted on the plat:

"All structural foundations shall be located and designed by a Professional Engineer, currently registered in the State of Colorado. May include engineered drain systems to mitigate high groundwater conditions. Natural drainage locations shall be avoided by construction and site-specific foundation/septic investigations shall be required. May include engineered drain systems to mitigate high groundwater conditions. As noted in the site-specific Soils Report for Lot 1, prepared by Geoquest, LLC dated May 27, 2020. Seasonally shallow groundwater was encountered at the time of drilling on May 12, 2020. Geoquest, LLC recommends, "the excavation of foundation components must not penetrate more than 5 feet". The foundation is to rest directly on undisturbed material and be designed for a loading of not greater than 1,500 pounds per square foot. Any design by any engineer is subject to revision based on the result of the open hole observation". The OWTS Study by RMG, dated July 24, 2021, addresses Lot 1 and Lot 2. There are no additional hazards on Lot 1 or Lot 2 that cannot be mitigated with appropriate planning, engineering and local construction practices."

2. Floodplain

FEMA Flood Insurance Rate Map panel number 08041C0339G shows the site is in Zone X. There are no requirements for any improvements for this application.

3. Drainage and Erosion

The property is located within the Upper Black Squirrel (CHBS2000) drainage basin, which does not have associated drainage or bridge fees. Drainage reports providing hydrologic and hydraulic analysis were not required since the subdivision only includes two lots. The site also does not have any major drainage features that would need to be analyzed. There are no drainage requirements with this application.

4. Transportation

The property obtains access from Halleluiah Trail, a paved rural road which is owned and maintained by El Paso County.

A traffic study was not required with this application since the development does not meet Engineering Criteria Manual criteria thresholds for a traffic study. <u>El</u> <u>Paso County 2016 Major Transportation Corridors Plan Update</u> (MTCP) depicts roadway improvements in the immediate vicinity. Latigo Boulevard, which is approximately 1,500 feet south of the site, will be updated from a residential collector to a non-residential collector. There are no traffic related requirements other than driveway permits with this application.

The development will be subject to the El Paso County Road Impact Fee program (Resolution 19-471), as amended.

I. SERVICES

1. Water

Sufficiency:

Quality: Sufficient Quantity: Sufficient Dependability: Sufficient

Attorney's summary: Water service to the subject property is provided by on-site wells. The State Water Engineer's Office has made a recommendation regarding a finding of adequacy and has stated water can be provided without causing injury to decreed water rights. The County Attorney's Office recommends a finding of sufficiency with regard to water quantity and dependability. El Paso County Public Health has made a recommendation regarding a finding of sufficiency for water quality and has no outstanding comments.

2. Sanitation

The proposed subdivision is intended to be served by individual onsite wastewater treatment systems (septic systems). Individual septic permits will be required to be permitted through El Paso County Public Health and Environment.

3. Emergency Services

The property is within the Falcon Fire Protection District. The District was sent a referral and has no outstanding comments. The applicants have provided a commitment to serve from the District.

4. Utilities

Electrical service is provided by Mountain View Electric Association (MVEA). Natural gas service is provided by Black Hills Energy. Both agencies were sent a referral and have no outstanding comments.

5. Metropolitan Districts

The property is not located within the boundaries of the metropolitan district.

6. Schools

Fees in lieu of school dedication in the amount of \$480.00 for the benefit of Falcon School District No. 49 are required with the minor subdivision application and are due at the time of plat recordation.

J. APPLICABLE RESOLUTIONS:

The map amendment (rezoning) request must be approved prior to the minor subdivision approval.

Map Amendment (Rezoning) Approval Page 27 Disapproval Page 28

Final Plat

Approval	Page 19
Disapproval	Page 20

K.STATUS OF MAJOR ISSUES

There are no major issues at this time.

L. RECOMMENDED CONDITIONS AND NOTATIONS

a. Should the Board of County Commissioners find that the request meets the criteria for approval outlined in Section 5.3.5, Map Amendment (Rezoning), of the <u>EI Paso County Land Development Code</u> (2021), staff recommends the following conditions and notations.

CONDITIONS

- The developer shall comply with federal and state laws, regulations, ordinances, review and permit requirements, and other agency requirements. Applicable agencies include but are not limited to: the Colorado Parks and Wildlife, Colorado Department of Transportation, U.S. Army Corps of Engineers and the U.S. Fish and Wildlife Service regarding the Endangered Species Act, particularly as it relates to the Preble's Meadow Jumping Mouse as a listed threatened species.
- Any future or subsequent development and/or use of the property shall be in accordance with the use, density, and dimensional standards of the RR-2.5 (Residential Rural) zoning district and with the applicable sections of the <u>EI</u> <u>Paso County Land Development Code</u> and <u>Engineering Criteria Manual</u>.

NOTATIONS

1. If a map amendment (rezoning) application has been disapproved by the Board of County Commissioners, resubmittal of the previously denied application will not be accepted for a period of one (1) year if it pertains to the same parcel of land and is an application for a change to the same zone that was previously denied. However, if evidence is presented showing that there has been a substantial change in physical conditions or circumstances, the Planning Commission may reconsider said application. The time limitation of one (1) year shall be computed from the date of final determination by the Board of County Commissioners or, in the event of court litigation, from the date of the entry of final judgment of any court of record.

- 2. Map amendment (rezoning) requests not forwarded to the Board of County Commissioners for consideration within 180 days of Planning Commission action will be deemed withdrawn and will have to be resubmitted in their entirety.
- b. Should the Board of County Commissioners find that the request meets the criteria for approval outlined in Section 7.2.1 (Subdivisions) of the <u>El Paso County</u> <u>Land Development Code</u> (2021) staff recommends the following conditions and notations:

CONDITIONS

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

- 6. Driveway permits will be required for each access to an El Paso County owned and maintained roadway. Driveway permits are obtained from the El Paso County Planning and Community Development Department.
- 7. The subdivider(s) agrees on behalf of him/herself and any developer or builder successors and assignees that subdivider and/or said successors and assigns shall be required to pay traffic impact fees in accordance with the El Paso County Road Impact Fee Program Resolution (Resolution No. 19-471), or any amendments thereto, at or prior to the time of building permit submittals. The fee obligation, if not paid at final plat recording, shall be documented on all sales documents and on plat notes to ensure that a title search would find the fee obligation before sale of the property.
- 8. Park fees in lieu of land dedication for regional parks (Area 3) in the amount of \$943.00 shall be paid at the time of plat recordation.
- 9. School fees in lieu of land dedication for the benefit of Falcon School District No. 49 in the amount of \$480.00 shall be paid at the time of plat recordation.
- 10. The County Attorney's Conditions of Compliance shall be adhered to at the appropriate time.

NOTATIONS

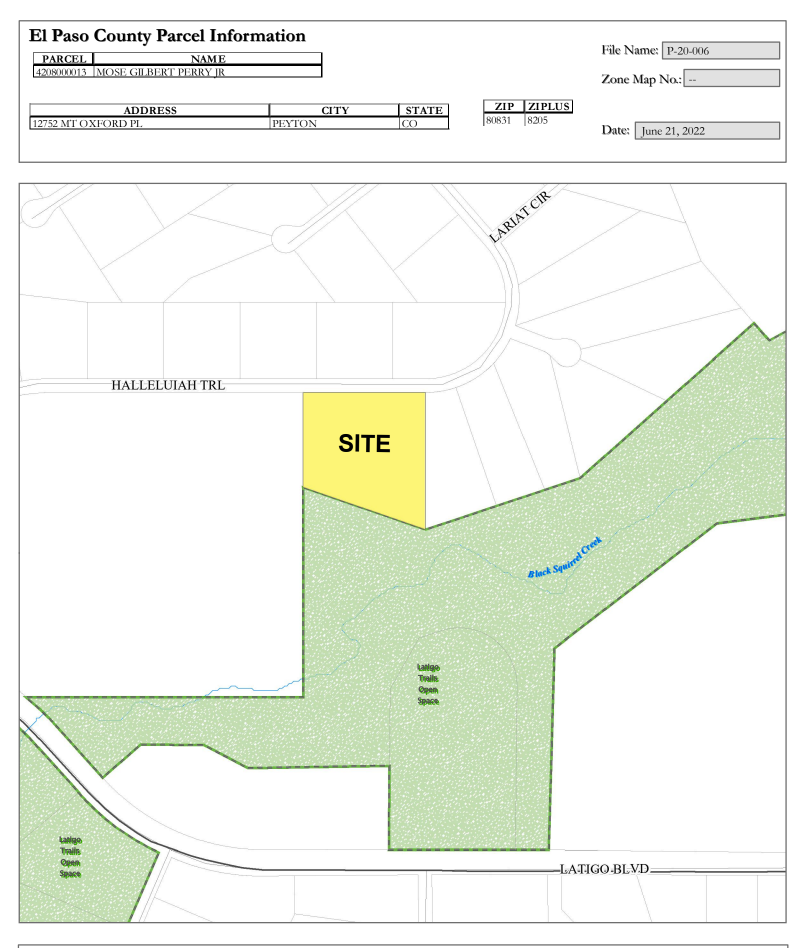
1. Final plats not recorded within 24 months of Board of County Commissioner approval shall be deemed expired, unless an extension is approved.

M. PUBLIC COMMENT AND NOTICE

The Planning and Community Development Department notified seventeen (17) adjoining property owners on June 16, 2022 for the Planning Commission and the Board of County Commissioner's meeting. Responses will be provided at the hearing.

N. ATTACHMENTS

Vicinity Map Letter of Intent Rezone Map Plat Map State Engineer Office Comments County Attorney Office Comments EPCPHE Comments PC Draft Minutes PC Resolution BoCC Resolution



Please report any parcel discrepancies to: El Paso County Assessor 1675 W. Garden of the Gods Rd. Colorado Springs, CO 80907 (719) 520-6600



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April 20, 2022

Letter of Intent

Jeanette Mose Subdivision Minor Subdivision and Zone Change 0 'Halleluiah Trail

OWNER: Gilbert Perry Mose Jr. Jeanette Marie Mose 12752 Mt. Oxford Pl. Peyton, CO 80831

CONSULTANT:

Joseph Alessi PLS Alessi and Associates, Inc. 2989 Broadmoor Valley Road, Suite C Colorado Springs, CO 80906 Tele: 719-540-8832 fax# 719-540-2781

SITE LOCATION:

Property Address: 0 Halleluiah Trail, Peyton, CO. The property is approximately two and one half miles East of the intersection of Meridian Road and Latigo Boulevard, and within a portion of the Southeast Quarter of Section 8, Township 12 South, Range 64 West of the 6th P.M., El Paso County, Colorado.

SITE BACKGROUND:

Property currently is a 6.12 acre more or less unplatted and vacant site. A 5.3-acre portion of the site is currently zoned A-5, and an 0.8-acre portion is zoned RR-2.5. The existing land uses in the area are single-family residential to the north and east zoned RR 2.5. To the west is an equestrian center zoned A-5. To the south is an open- space area with an intermittent creek, zoned A-5. Halleluiah Trail provides legal access to the site as existing gravel road along the North boundary line. Parcel # 4208000013

2989 Broadmoor Valley Road, Suite C · Colorado Springs, CO 80906-3720 · (719) 540-8832 · FAX: (719) 540-2781

Appraisers • Engineers • Surveyors

ALESSI and ASSOCIATES, Inc.

Letter of Intent, Page 2 0 Halleluiah Trail

REQUEST:

- 1. A request to rezone the 5.3 acres of A-5 land to RR-2.5 zoning district.
- Request to subdivide into two Lots comprised of proposed Lot 1 = 3.12 Acres, Lot 2 = 3.00 Acres, = 6.12 Acres. Water wells and individual septic systems are proposed for rural/residential use on each Lot. Water sufficiency requested. Halleluiah Trial provides access to the proposed Lots. Overhead and underground utility lines located along Halleluiah Trail provide electrical and communication service to the site. Electrical Service is to be provide by

MVEA. Natural gas service provided by Black Hills energy is proposed.

Rezone Criteria:

• The application is in general conformance with the El Paso County Master Plan including applicable Small Area Plans or there has been a substantial change in the character of the neighborhood since the land was last zoned;

• The rezoning is in compliance with all applicable statutory provisions, including but not limited to C.R.S. § 30-28-111 § 30-28-113, and § 30-28-116;

• The proposed land use or zone district is compatible with the existing and permitted land uses and zone districts in all directions; and

• The site is suitable for the intended use, including the ability to meet the standards as described in Chapter 5 of the Land Development Code, for the intended zone district.

JUSTIFICATION:

The RR-2.5 would allow 2.5 acre residential subdivision with 2.5 plus acre Lots. The total site is comprised of 6.12 acres with a proposed 2 Lot plan with single family dwellings. Proposed lot sizes are 3.0 acres and 3.12 acres with 236 to 293 feet in width and 410 to 595 feet in length. Individual single family construction will take place after the approval of Zoning and Minor Subdivision. During seasonal construction year 2021. Individual well and septic systems are proposed and typical of the area. Access will be to Halleluiah Trial with El Paso County access permits. Off-street parking will be on site as a single family dwelling. Landscaping will be consistent with single family dwelling and inclusive of fire migration protection plan. The application is in general conformance with the El Paso County Master Plan (see MP discussion below). The rezoning is in

compliance with all applicable statutory provisions, including but not limited to CRS 30-28-111, 30-28-113, 30-28-116. The proposed land use and zone district is compatible with the existing and permitted land use and zone districts in North and East directions. The site is suitable for the intended use, including the ability to meet the standards as described in Chapter 5 of the Land Development Code for the intended zone district.

Final Plat Criteria:

• The subdivision is in conformance with the goals, objectives, and policies of the Master Plan;

• The subdivision is in substantial conformance with the approved preliminary plan;

• The subdivision is consistent with the subdivision design standards and regulations and meets all planning, engineering, and surveying requirements of the County for maps, data, surveys, analyses, studies, reports, plans, designs, documents, and other supporting materials;

• Either a sufficient water supply has been acquired in terms of quantity, quality, and dependability for the type of subdivision proposed, as determined in accordance with the standards set forth in the water supply standards [C.R.S. § 30-28-133(6)(a)] and the requirements of Chapter 8 of this Code, or, with respect to applications for administrative final plat approval, such finding was previously made by the BoCC at the time of preliminary plan approval;

• A public sewage disposal system has been established and, if other methods of sewage disposal are proposed, the system complies with State and local laws and regulations, $[C.R.S. \S 30-28-133(6)(b)]$ and the requirements of Chapter 8 of this Code;

• All areas of the proposed subdivision which may involve soil or topographical conditions presenting hazards or requiring special precautions have been identified and that the proposed subdivision is compatible with such conditions [C.R.S. § 30-28-133(6)(c)];

• Adequate drainage improvements are proposed that comply with State Statute [C.R.S. § 30-28-133(3)(c)(VIII)] and the requirements of this Code and the ECM;

• Legal and physical access is provided to all parcels by public rights-of-way or recorded easement, acceptable to the County in compliance with this Code and the ECM;

• Necessary services, including police and fire protection, recreation, utilities, and transportation systems, are or will be made available to serve the proposed subdivision;

• The final plans provide evidence to show that the proposed methods for fire protection comply with Chapter 6 of this Code;

• Off-site impacts were evaluated and related off-site improvements are roughly proportional and will mitigate the impacts of the subdivision in accordance with applicable requirements of Chapter 8;

• Adequate public facilities or infrastructure, or cash-in-lieu, for impacts reasonably related to the proposed subdivision have been constructed or are financially guaranteed through the SIA so the impacts of the subdivision will be adequately mitigated;

• The subdivision meets other applicable sections of Chapter 6 and 8; and

• The extraction of any known commercial mining deposit shall not be impeded by this subdivision [C.R.S. §§ 34-1-302(1), et seq.]

JUSTIFICATION:

1. The El Paso County Master Plan is an expression of the community's desires for the future of El Paso County. The Plan establishes Core Principals in Housing and Communities to preserve the character of rural and environmentally sensitive areas. This area is built around protecting the forest and preserving its rural quality. Due to this natural amenity, many new residents seek to live in this area when moving to the County areas. The Plan focuses primarily on Land Use as a fundamental core component of a comprehensive plan and represents the first building block upon which other plan components are structured. The approach to land use retains established places, identifies opportunities for growth, and provides strategies to mitigate impacts to the natural environment.

The request complies with the Master Plan and is in general conformance with the Land Use Applications.

- a. The proposed minor subdivision is not located a key area.
- b. This is an area of minimal change undeveloped with significant natural area. Although, this area can see infill development by maintaining the overall character.
- c. The Master Plan identifies this area as Rural Residential. This place type consists mostly of agriculture farm development with single family homes of 2.5 acres or more. This type minor subdivision typically relies on wells and septic systems.

d. This proposed subdivision is limited with existing infrastructure to this property, i.e. gas, electric and communication services.

Core Principles and Goals

Goal 1. Preserve and enhance the sensitive natural environment and unique community character of the Rural Area.

Goal 2. Recognize that agriculture, and other open lands are vital natural resources which should be protected from needless misuse and urban sprawl. Goal 3. Promote an agriculture farm and residential environment which perpetuates the rural-residential character of the Area.

This proposed rezone and Minor Subdivision are consistent with the existing development along Halleluiah Trial with 2 $\frac{1}{2}$ acre residential building lots exist East and North of the subject property. The subject property appears to be the only undeveloped site along Halleluiah Trail with a majority of 2 $\frac{1}{2}$ acre residential sites. The site is considered an infill area with utility, transportation, emergency services, schools and shopping in the area. The applications are in general conformance with the El Paso County Master Plan.

- The proposed Minor Subdivision is in conformance with the requirements of the El Paso County Code. This request for a two Lot subdivision complies with the El Paso County Minor subdivision requirements. The proposed project meets acceptable soils, geology, drainage, wildfire mitigation and positive construction conditions.
- The proposed Minor Subdivision is compatible with Existing and proposed Land Uses within the area. The request for zone change is consistent with the adjacent Land uses of existing RR-2.5 zones North and East of subject property.
- 4. The water supply report provides sufficient information to identify probable compliance with the water standards and identifies any need for additional water supplies. Attached documents pertaining to water supply, Determination of Water Rights, Water Replacement Plan, and Quitclaim deed assignment of assumption. Annual appropriation is 0.92 acre-feet per year for two homes on well for 300 years. In the findings of the June 27, 2007 Replacement Plan for BD-573, Paragraph 7.b states that the replacement plan includes an annual amount of 2.3 AF to serve a 5-lot subdivision (0.46 AF/lot) for 300 years. The project site will consists of two of the five proposed lots. The specified uses per home includes 0.49 AF/YR for 300 years total to include 0.3 AF/YR in-home use, 1,600 sq. feet of lawn and garden and up to 4 large animals.

Sufficient for two lots with 0.46 AF/year.

- 5. Services are or will be available to meet the needs of the subdivision including. El Paso County maintained roads, County Sherriff and the Falcon Fire protection report, Wild fire Hazards Reports and utility services, Mountain View Electric, Black Hills Gas.
- 6. The soil is suitable for the subdivision. Clay soils were found on the site and are anticipated to possess low to moderate expansive potential. The soils material are readily mitigated with typical construction practices common to this region of El Paso County, reference Soils and Geology Report by RMG engineers.
- 7. The geological hazards do not prohibit the subdivision, or can be mitigated. Based upon the evaluation of geological conditions by RMG engineers Soils and Geology Report, the proposed development is feasible. Geological Hazards were not found to be present on the site.
- 8. No known commercial mining operation exist in the subdivision area. Mineral owners have been notified.
- 10. The design of the subdivision protects the natural resources as open rangeland. Design of access road protects natural drainage flows and excavation of construction will be confined to the area of individual home construction.
- 11. The proposed methods for fire protection are adequate to serve the subdivision. The Falcon Fire District has committed service area protection, with attached mitigation of wildfire report.
- 12. The subdivision is appropriate and the design is based on mitigating the constraints of topography, soil types, geologic hazards and environmental resources. Design of access road protects natural drainage flows, topographic constraints and excavation of construction will be confined to the area of individual home construction. This criterion meets with County policy for land development.
- 13. Halleluiah Trail connects the Black Forest area to Falcon, Halleluiah Trail to Latigo Blvd East to Meridian Road South to the Falcon area.

SUMMARY

A gradual transition between rural and urban has affected the area. Major trends and forces affecting the area are the expansions of personnel from Schriever AFB and Peterson AFB, along with the City of Colorado Springs expansion of the Colorado Springs City limits to the East. The subject area has become a desirable place to live and within a close proximity to employment. The changes in the area are smaller 5- and 2.5- acre sites and continuing with the existing rural character. The increase density areas are not recommended in areas of steep slopes, floodplains, subsidence areas, strip mined areas and other unbuildable issues. The subject property is located in an area of rural character predominately single-family homes with accessory buildings. The proposed two Lot subdivision will utilize private wells and individual septic systems. Electric power and communication facilities are available. Community services are available, schools, fire protection, law enforcement, emergency medical services etc. Halleluiah Trail fronts

the property and is an existing County maintained public roadway providing access to the site.

The adjacent properties North and East of the subject property are all Zoned RR-2.5. Request is typical to the area existing land use and Zoning. This zone request will correct the split zone of the subject property and be consistent with adjacent property and typical of the area conditions. The property West of the subject site is the Latigo Trails Equestrian Center, Zoned A-5.

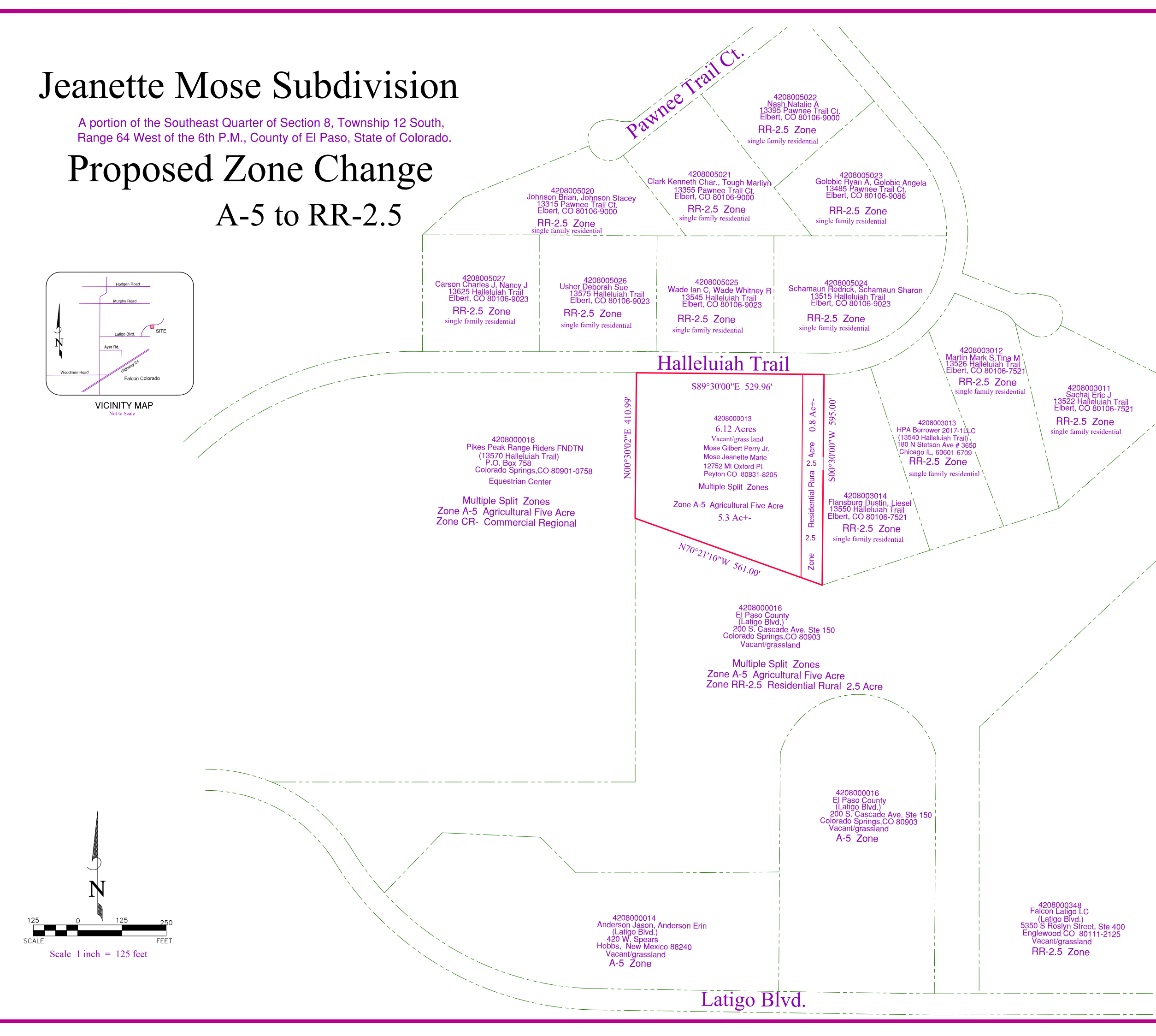
The RR-2.5 would allow 2.5 acre residential subdivision with 2.5 plus acre Lots. The total site is comprised of 6.12 acres with a proposed 2 Lot plan with single family dwellings. Proposed lot sizes are 3.0 acres and 3.12 acres with 236 to 293 feet in width and 410 to 595 feet in length. Individual single-family construction will take place after the approval of Zoning and Minor Subdivision. During seasonal construction year 2021. Individual well and septic systems are proposed and typical of the area. Access will be to Halleluiah Trial with El Paso County access permits. Off-street parking will be on site as a single-family dwelling. Landscaping will be consistent with single family dwelling and inclusive of fire migration protection plan. Both requests, the rezone and minor subdivision applications, meet the approval criteria of the El Paso County Land Development Code.

Note: See attached Zone Map

Your consideration of this request will be greatly appreciated.

Respectfully Submitted On behalf of the property owner

beysh Classi Joseph Alessi P



Legal Description:

A tract of land located in Section 8, Township 12 South, Range 64 West of the 6th P.M., El Paso County, State of Colorado, more particularly described as follows:

Commencing at the Southeast Corner of Lot 60 of the Trails Filing No. 1 as platted in Plat Book Y-3 at Page 13 of the records of said El Paso County; thence N89°30'00"W a distance of 158.00 feet; thence S00°30'00"W a distance of 60.00 feet to a point on the Southerly right of way line of Halleluiah Trail; thence S89°30'00"E along the Southerly right of way line of Halleluiah Trail, a distance of 1089.99 feet to the true Point of Beginning of this description; thence S89°30'00"E continuing along the Southerly right of way line of Halleluiah Trail, a distance of 529.96 feet; thence S00°30'00"W a distance of 595.00 feet; thence N70°21'10"W a distance of 561.00 feet; thence N00°30'00"E a distance of 411.00 feet to the true Point of Beginning of the description. (Bearings are based on the Southwesterly line of Lots 4, 5, & 6, a replat of Lots 42 through 48 inclusive in Latigo County Estates Filing No. II, as platted in Plat Book G-3 at Page 1 of the recordes of El Paso County, Colorado, which is assumed to bear N21°08'47"W from an angle point on the West side of said Lot 6 (#5 rebar, no cap) to the Westerly Northwest corner of said Lot 4 (#5 rebar, no cap))

Professional Consultants:

Land Surveyor: Joseph Alessi, PLS Alessi and Associates, Inc. 2989 Broadmoor Valley Road Colorado Springs, CO 80906 540-8832

Owner:

Mose Gilbert Perry Jr. and Jeanette Marie Mose 12752 Mt Oxford Place Peyton, CO 80831-8205 719-827-0466 perry.mose@ngc.com

Mineral Owners:

1. Mineral Rights in Book 1432 at Page 385, June 1, 1954 Hugh L. and Josie Bennett, all Section 8, subdivided

2. Mineral Rights in Book 6036 at Page 621, September 4, 1992 Kay Kinney Rutherford, 1404 E. 36th St., Odessa, Texas 76762 Corinna Kinney Robbins, P.O. Box 372, Luling, Texas 78648 Evelyn Kinney Allen, Rt. 2, Box 217, Gonzales, Texas, 78629

3. Mineral Rights Reception No. 96102002, August 12, 1996 Paul Allen Jr., Rt. 2, Box 217, Gonzales, Texas 78629

Property Address:

0 Halleluiah Trail

Site Plan Notes:

Total Acres:	Total = 6.12 Acres	
Zoning:	Existing - A-5 & RR-5	PROPOSED ZONE CHANGE to RR-2.5
Easements:	Halleluiah Trial 60 Ft. R	light of Way
Existing Structures:	Vacant	

Vehicular Access: Access to Halleluiah Trail

Service Providers:

Falcon Fire Protection District Mountain View Electric Association Black Hills Energy Individual Sewage Disposal Systems Individual Wells

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 certification shown hereon.



ALESSI and ASSOCIATES, Inc. APPRAISERS • ENGINEERS • SURVEYORS 2989 Broadmoor Valley Road, Suite C

Tele. 719/540-8832 Fax 719/540-2781

DATE February 23, 2022

A portion of the SE 1/4 of Section 8, Township 12 South, Range 64 West 6th Principle Meridian, El Paso County, Colorado

Job No. 211035 Zone Map

Colorado Springs, CO 80906

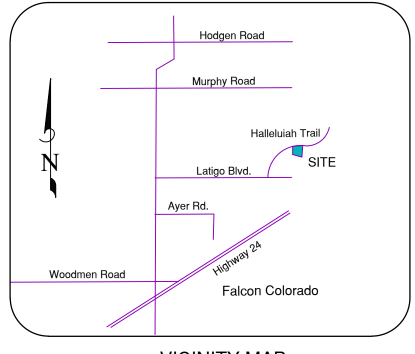
Revised April 13, 2022

Filing No. 1

LS 21961

Jeanette Mose Subdivision

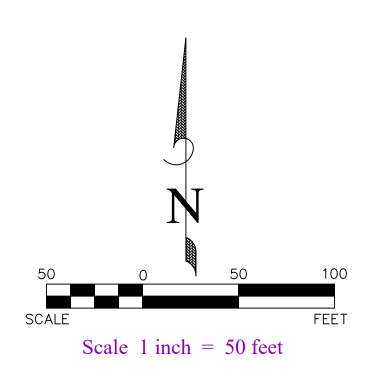
A portion of the Southeast Quarter of Section 8, Township 12 South, Range 64 West of the 6th P.M., County of El Paso, State of Colorado.



VICINITY MAP Not to Scale

4208000018 Pikes Peak Range Riders unplatted

set yellow cap LS 30130



Total Acerage:

Lot 1 = 3.12 Acres Lot 2 = 3.00 Acres Total = 6.12 Acres

Service Providers:

Falcon Fire Protection District Individual Sewage Disposal Systems Domestic Wells

Flood Statement:

This site, "JEANETTE MOSE SUBDIVISION" is NOT within a designated F.E.M.A. Floodplain as determined by the Flood Insurance Rate Map, Community Panel Number 08041C0339G, effective December 7, 2018.

Easements:

Unless otherwise indicated, all side, front, and rear lot lines are hereby platted on either side with a 10 foot public utility and drainage easement. All exterior subdivision boundaries are hereby platted with a 20 foot public utility and drainage easement. The sole responsibility for maintenance of these easements is hereby vested with the individual property owners.

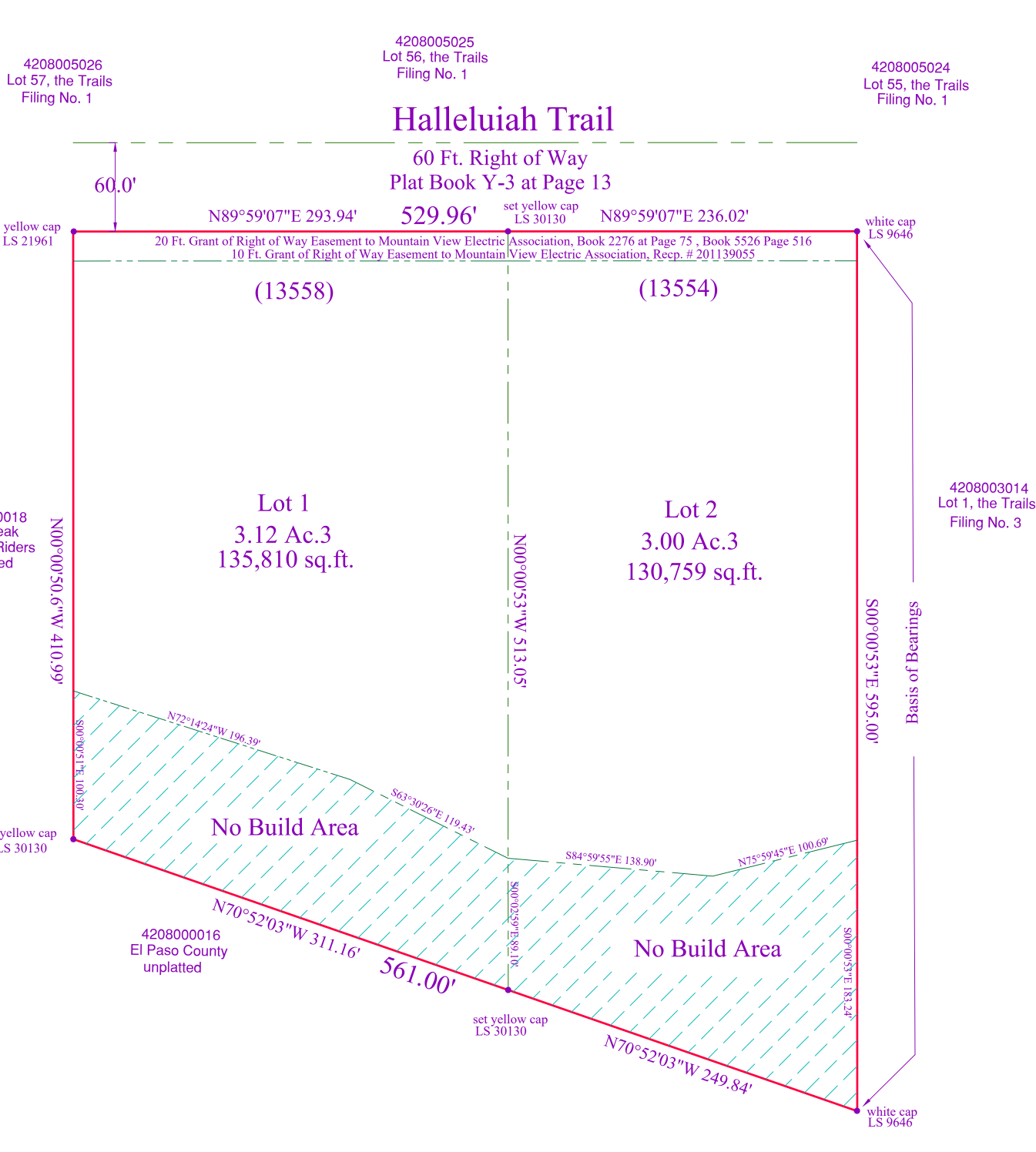
Legend:

- Found Monument as Shown
- Set #5 Rebar with Yellow Plastic Cap PLS #30130

Park Fee: \$ 934.00 School Fee: Surcharge:

Fees:

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 certification shown hereon.



Notes:

- 1... This survey does not constitute a title search by Alessi and Associates, Inc., to determine ownership or easements of record. For information regarding easements, rights of way, Alessi and Associates, Inc. relied upon the Title Policy prepared by Land Title Guarantee Company of Colorado , File Number SC55074893-2, dated February 14, 2019.
- 2... "The property owner, its successors and assigns, and all future lot owners in this development are hereby on notice that they may be required to comply with applicable rules, if any, of the Colorado Ground Water Commission and/or the Upper Black Squirrel Creek Ground Water Management District, which compliance may result in a reduction of well withdrawl limits, and thus a reduction in water availability.
- 3.. Basis of Bearings. A line beginning at the Northwest corner of Lot 1, The Trails Filing No. 3 as recorded in the Office of the El Paso County Clerk and Recorder, under Reception Number 201014176, dated February 5, 2001, said corner being monumented by a #4 rebar with a white cap, LS 9646 and terminating at the Southwest corner of said Lot 1, point being a #4 rebar with a white cap, LS 9646 with a bearing of S00°00'53"E, a distance of 595.00 feet.
- 4... On site Wastewater treatment systems (OWTS) are the responsibility of each individual property owner. The El Paso County Health Department must approve each system prior to permit approval. All septic systems must be engineered systems due to shallow bedrock as stated by GeoQuest, May 27, 2020.
- 5... Individual wells are the responsibility of each property owner. Permits for individual wells must be obtained from the State Engineer who by law has the authority to set conditions for the issuance of these permits. 6... Water in the Denver Basin Aquifers is allocated based on a 100-year aquifer life; however, for El Paso County planning purposes, water in the Denver Basin Aquifers is elevated based on a 300-year aquifer life. Applicants, the Home Owners Association, and all future owners in the subdivision should be aware that the economic life of a water supply based on wells in a given Denver Basin Aquifer may be less than either the 100 years of 300 years indicated due to anticipated water level declines. Furthermore, the water supply plan should not rely solely upon non-renewable aquifers. Alternative renewable water resources should be acquired and incorporated in a permanent water supply plan that provides future generations with a water supply.
- Existing Domestic Well Permit and existing well. 7... No driveway shall be established unless an access permit has been granted by El Paso County. 8... All Property owners are responsible for maintaining proper storm drainage in and through their property. Public drainage easements as specifically noted on the plat shall be maintained by the individual lot owners unless otherwise indicated. Structures, fences, materials or landscaping that could impede the flow of runoff shall not be placed in drainage easements.

- 9... Mailboxes shall be installed in accordance with all El Paso County Department of Public Wo States Postal Service regulations.
- 10... Developer shall comply with federal and state laws, regulations, ordinances, review and pe and other agency requirements, if any, of applicable agencies including, but not limited to, the Co of Wildlife, Colorado Department of Transportaion, U.S. Army Corps of Engineers, the U.S. Fish regarding the Endangered Species Act, particularly as it relates to the Preble's Meadow Jumping threatened species.
- 11.. The following reports have been submitted and are on file at the Planning and Community I Department: Site specific Soils Report for Lot 1 by Goequest, LLC dated May 27, 2020, Soils an RMG dated August 2, 2021, and Wastewater Study by RMG dated July 24, 2021. Note: An under the subdivision is not proposed.
- 12... All structural foundations shall be located and designed by a Professional Engineer, current State of Colorado. May include engineered drain systems to mitigate high groundwater condition locations shall be avoided by construction and site-specific foundation/septic investigations shall include engineered drain systems to mitigate high groundwater conditions. As noted in the site sp for Lot 1, prepared by Geoquest, LLC dated May 27, 2020. Seasonally shallow groundwater was time of drilling on May 12, 2020. Geoquest, LLC recommends, "the excavation of foundation com penetrate more than 5 feet". The foundation is to rest directly on undisturbed material and be des of not greater than 1,500 pounds per square foot. Any design by any engineer is subject to revisi
- result of the open hole observation". The OWTS Study by RMG, dated July 24, 2021 addresses There are no additional hazards on Lot 1 or Lot 2 that cannot be mitigated with appropriate plann local construction practices. 13... Basements are not allowed in this subdivision due to shallow groundwater unless groundw (through annual seasonal fluctuations) prior to construction.
- 14... No Structures or major material storage activities are permitted within the designated draina except fences; fences shall not impede runoff from reaching drainage swales. 15... The addresses exhibited on this plat are for informational purposes only. They are not the le
- and are subject ot change. 16... Property within this subdivision is subject to the terms and provisions of the El Paso County Program (Resolution 19-471) and any subsequent admendments. Fees for each lot within this su
- paid in full at the time of building permit issuance. 17... Driveway Note: Individual lot purchasers are responsible for constructing driveways, includir drainage culverts from Halleluiah Trail per Land Development Code Section 6.3.3C.2 and 6.3.3. length, some of the driveways will need to be specifically approved by the Falcon Fire Protection

		Men By These Pres			
t	ract of land:	, Gilbert Perry Mose Jr. and Jeanette I	Marie Mose, bei	ng the owner of the fol	lowing described
	To Wit: A tract of land located	d in Section 8, Township 12 South, Ra	unge 64 West of t	the 6th P.M., El Paso	
	County, State of Colo Commencing at the S	rado, more particularly described as fo Southeast Corner of Lot 60 of the Trails	ollows: s Filing No. 1 as _l	platted in Plat Book Y-	3
t	thence S00°30'00"W	ords of said El Paso County; thence N a distance of 60.00 feet to a point on t ce S89°30'00"E along the Southerly rig	the Southerly righ	ht of way line of	
	distance of 1089.99 f	eet to the true Point of Beginning of the Southerly right of way line of Halleluial	is description; the	ence S89°30'00"E	e
	S00°30'00"W a distar N00°30'00"E a distan	nce of 595.00 feet; thence N70°21'10" ace of 411.00 feet to the true Point of E	W a distance of 5 Beginning of the c	561.00 feet; thence description.	
	inclusive in Latigo Co	on the Southwesterly line of Lots 4, 5, ounty Estates Filing No. II, as platted in	n Plat Book G-3 a	-	
	N21°08'47"W from ar	County, Colorado, which is assumed to a angle point on the West side of said i west corner of said Lot 4 (#5 rebar, no	Lot 6 (#5 rebar, r	no cap)	
I	Dedication:				
V	vhich subdivision sha	ving caused said tract of land to be pla Il be entitled "JEANETTE MOSE SUB ents platted are hereby dedicated to pl	DIVISION", a sul	bdivision in El Paso Co	ounty,
μ. μ.	proper drainage provi	ided at the owner's expense and all to Paso County, Colorado.			
Ir	n Witness V	Whereof:			
Th	e aformentioned Gilb	ert Perry Mose Jr. has executed this ir	nstrument this	Day of , 202	22 A.D.
	· , • •	Gilbert Perry Mose Jr.	_		
	otarial: te of Colorado)				
) S unty of El Paso)	S			
The	•	t was acknowledged before me this	day of	2022 A.D.,	,
Wit	tness my hand and sea	al	_		
Ad	dress		_		
My	Commission expires		_		
	n Witness V			Notary Public	
The	e aformentioned Jea	nette Marie Mose has executed this in	instrument this	Day of , 20	22 A.D.
N	otarial:	Jeanette Marie Mose	_		
	te of Colorado)	S			
	unty of El Paso)				
The	e foregoing instrumen Jeanette Marie Mose	t was acknowledged before me this	day of	2022 A.D.,	,
		al			
S	urvevor's (Certification:		Notary Public	
The	e undersigned Colora	do Professional Land Surveyor does here to be a supervision and supervision an			
sub	division thereof, and	that the requirements of Title 38 of the his professional knowledge, belief and	e Colorado Revis		
					DO REGIS
	seph Alessi Ilorado Professional I	and Surveyor No. 30130	Date		30130
					AL LAND
	ounty, Colorado Plann	MOSE SUBDIVISION" was approved ing and Community Development Dep	U V		
	day of	, 2022 A.D.			
	C C	ity Development Director			
		unty Commissioner			
Co	mmissioners on the _	MOSE SUBDIVISION" was approved day of, 2022, subje	ect to any notes sp	pecified hereon and any	y conditions
pu	blic improvements the	n of approval. The dedications of land ereon will not become the maintenance improvements in accordance with the	responsibility of	f El Paso County until p	oreliminary
En		inual, and the Subdivision Improvemen		Lana Development	
nts, ment <i>Ch</i> ice	air, Board of County	Commissioners	Date		
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December 17, 2020

John Green El Paso County Development Services Department DSDcomments@elpasoco.com

RE: Jeanette Mose Minor Subdivision Part of the NW ¼ of the SE ¼ of Sec. 8, T12S, R64W, 6th P.M. Water Division 2, Water District 10 Upper Black Squirrel Designated Basin Upper Black Squirrel Groundwater Management District

Dear Mr. Green:

We have reviewed your November 25, 2020 submittal concerning the above referenced proposal to subdivide 6.12 acres into 2 residential lots.

Water Supply Demand

According to the submitted Water Supply Information Summary Sheet and Water Resources Report for Jeanette Mose Minor Subdivision dated August 3, 2020 by Julia Murphy ("Water Resources Report") the total estimated water requirement is 0.92 acre-feet/year (0.46 acre-feet per year per residential lot). The estimated water requirement of 0.46 acre-feet/year per residential lot assumes that 0.3 acre-foot per year is required for in-house use; 0.11 acre-feet per year is required for irrigation of up to 1,600 square feet of lawn and garden; and 0.05 acre-feet per year is required for watering of four large domestic animals.

Source of Water Supply

According to the Water Resources Report, the proposed source of water supply is individual on-lot wells producing from the not-nontributary Dawson Aquifer that would be permitted pursuant to the replacement plan for Determination of Water Right no. 573-BD. The submitted information includes a Quitclaim Deed, Assignment and Assumption transferring to Gilber and Jeanette Mose, 276 acre-feet total, limited to 0.92 acre-feet per year and 0.46 acre-feet per year per well for no more than two wells from the Dawson aquifer subject to the terms and conditions of Determination of Water Right no. 573-BD dated August 25, 2004 and the Replacement Plan for Determination of Water Right No. 573-BD dated June 27, 2007.

Determination of Water Right no. 573-BD was issued by the Ground Water Commission ("Commission") on August 25, 2004 for an allowed average annual amount of withdrawal of ground water of 26.5 acre-feet from the Dawson Aquifer (based on an aquifer life of 100 years) to be used on 60.17 acres described as the North Tract (which include the 6.12 acre subject subdivision) and 4.2 acre-feet from the Dawson Aquifer (based on an aquifer life of 100 years) to be used on 9.55 acres described as the South Tract.

On June 27, 2007 the Commission approved Replacement Plan for Determination of Water Right no. 573-BD. Replacement Plan No. 1 for Determination of Water Right no. 573-BD allows for



Jeanette Mose Minor Subdivision December 17, 2020 Page 2 of 3

the withdrawal of 2.3 acre-feet per year of ground water from the Dawson aquifer for 300 years, through individual wells to be located on 5 residential lots on the 9.5 acres of the South Tract and a portion of the North Tract, of which the subject 6.12 acres is a part. Each well may withdraw 0.46 acre-feet per year of ground water to be used for use in-house use, the irrigation of 1,600 square feet of lawn and gardens and the watering of up to four large domestic animals. These allowed uses are consistent with the proposed uses specified in the Water Supply Report for the two lots of the minor subdivision.

The proposed source of water for this development is a bedrock aquifer allocation from the Denver Basin. The State Engineer's Office does not have evidence regarding the length of time for which the bedrock aquifer sources will be a physically and economically viable source of water. According to 37-90-107(7)(a), C.R.S., "Permits issued pursuant to this subsection (7) shall allow withdrawals on the basis of an aquifer life of 100 years." Based on this allocation approach, the annual amounts of water determined in Determination of Water Right No. 573-BD is equal to one percent of the total amount, as determined by rule 5.3.2.1 of the Designated Basin Rules, 2 CCR 410-1. Therefore, the water may be withdrawn in those annual amounts for a maximum of 100 years.

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

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

The State Engineer's Office does not have evidence regarding the length of time for which the bedrock aquifer sources will "meet the average annual demand of the proposed subdivision." However, treating El Paso County's requirement as an allocation approach based on three hundred years, the allowed average annual amount of withdrawal of 2.76 acre-feet/year of Determination of Water Right no. 573-BD would be reduced to one third of that amount, or 0.92 acre-feet/year. As a result, the water may be withdrawn in those annual amounts for a maximum of 300 years. In addition, the Applicant's replacement plan allows withdrawal of Dawson aquifer water for 300 years, therefore withdrawals under that plan would meet the county's requirement of providing the average annual demand of the subdivision for a period of 300 years.

State Engineer's Office Opinion

Based upon the above and pursuant to Sections 30-28-136(1)(h)(I), C.R.S., it is our opinion that the proposed water supply is adequate and can be provided without causing injury to water rights.

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

Our opinion that the water supply can be **provided without causing injury** is based on our determination that the amount of water that is legally available on an annual basis, according to the statutory <u>allocation</u> approach, for the proposed uses on the subdivided land is greater than the annual amount of water required to supply existing water commitments and the demands of the proposed subdivision.

Our opinion is qualified by the following:

Jeanette Mose Minor Subdivision December 17, 2020 Page 3 of 3

The Colorado Ground Water Commission has retained jurisdiction over the final amount of water available pursuant to the above-referenced Determination of Water Right(s), pending actual geophysical data from the aquifer.

The amounts of water in the Denver Basin aquifers, and identified in this letter, are calculated based on estimated current aquifer conditions. The source of water is from a non-renewable aquifer, the allocations of which are based on a 100 year aquifer life. The county should be aware that the economic life of a water supply based on wells in a given Denver Basin aquifer may be less than the 300 years used for <u>allocation</u> due to anticipated water level declines. We recommend that the county determine whether it is appropriate to require development of renewable water resources for this subdivision to provide for a long-term water supply.

If you, or the applicant, have any questions, please contact Ailis Thyne at 303-866-3581 ext. 8216.

Sincerely,

form /1

Joanna Williams, P.E. Water Resources Engineer

Ec: Division 2 Project no. 27026

Jeanette Mose Minor.docx



OFFICE OF THE COUNTY ATTORNEY CIVIL DIVISION

Steven A. Klaffky, Interim County Attorney

Assistant County Attorneys Lori L. Seago Mary Ritchie Bryan E. Schmid Nathan J. Whitney Christopher M. Strider Terry A. Sample Dorey L. Spotts Steven W. Martyn

May 24, 2022

MS-20-5 Mose Minor Subdivision

Reviewed by: Lori L. Seago, Senior Assistant County Attorney Edi Anderson, Paralegal, ACP

WATER SUPPLY REVIEW AND RECOMMENDATIONS

Project Description

1. This is a proposal by Gilbert Mose, Jr. and Jeanette Mose ("Applicant") for a 2-lot minor subdivision on a parcel of 6.12 acres of land (the "Property"). Lot 1 is estimated at 3.12 acres; Lot 2 is estimated at 3.00 acres. The Property is currently zoned RR-5 (Rural Residential) and A-5 (Agricultural); however, there is a concurrent request to rezone the Property to RR-2.5 (Rural Residential).

Estimated Water Demand

2. Pursuant to the Water Supply Information Summary ("WSIS"), the water demand is-0.92 acre-feet/year for the subdivision, which includes 0.60 acre-feet for household use, "up to" 0.22 acre-feet for irrigation, and "up to" 0.10 acre-feet for stock watering (0.46 acre-feet/lot/year). Based on this demand, Applicant must be able to provide a supply of 276 acre-feet of water (0.92 acre-feet per year x 300 years) to meet the County's 300-year water supply requirement.

Proposed Water Supply

3. The Applicant has provided for the source of water to derive from individual on-lot wells as provided in the determination and replacement plan identified as Colorado Ground Water Commission Findings and Order 573-BD. The Determination was issued on August 25, 2004 and provided for an average annual amount of withdrawal of groundwater of 26.5 acre-feet from the Dawson aquifer from the north tract of 60.17 acres and 4.2 acre-feet from the south tract of 9.55 acres, both from the Dawson aquifer (for a period of 100 years) to be used on the 69.72-acre property. A Replacement Plan for Water Right 573-BD ("Replacement Plan") was issued on June 27, 2007, permitting withdrawal of 0.46 acre-feet of ground water from each of five wells in the Dawson aquifer.

The Determination and Replacement Plan were issued to RMBG, LLC #2 and the Pikes Peak Range Riders Foundation. The water rights were transferred to the Applicant via a Quitclaim Deed, Assignment and Assumption on November 5, 2019 and as recorded on November 15, 2019 at Reception No. 219144395 in the records of the El Paso County Clerk and Recorder.

4. The Applicant provided a *Water Supply Report* for the Mose Minor Subdivision dated September 28, 2021, by GroundWater Investigations, LLC (GWI). The *Report* notes that Replacement Plan 573-BD includes an annual amount of 2.3 acre-feet of water to serve a 5-lot subdivision at 0.46 acre-feet/lot for a period of 300 years. The actual project consists of 2 of the 5 proposed lots at 0.46 acre-feet/year, to include 0.30 acre-feet for in-home use, 1,600 square-feet of lawn and garden and up to 4 large animals. The *Report* states that the "water supply is sufficient to meet the County's requirement for two homes in terms of Quality, Quantity, and Dependability."

State Engineer's Office Opinion

5. In a letter dated December 17, 2020, the State Engineer reviewed the submittal to plat the 6.12-acre parcel into a 2-lot minor subdivision. The State Engineer stated that the "source of water supply is individual on-lot wells producing from the not-nontributary Dawson Aquifer that would be permitted pursuant to the replacement plan for Determination of Water Right no. 573-BD." The State Engineer further states that "Determination of Water Right no. 573-BD allows for the withdrawal of 2.3 acre-feet per year of ground water from the Dawson aquifer for 300 years through individual wells to be located on 5 residential lots on the 9.5 acres of the South Tract and a portion of the North Tract, of which the subject 6.12 acres is a part. Each well may withdraw 0.46 acre-feet per year of ground water to be used for in-house use, the irrigation of 1,600 square feet of lawn and gardens and the watering of up to four large domestic animals. These allowed uses are consistent with the proposed uses specified in the Water Supply Report for the two lots of the minor subdivision."

The State Engineer further stated that the "allowed average annual amount of withdrawal of 2.76 acre-feet/year of Determination of Water Right no. 573-BD would be reduced to one third of that amount, or 0.92 acre-feet/year." Finally, the State Engineer provided their opinion that "pursuant to Sections 30-28-136(1)(h)(l), C.R.S., it is our opinion that the proposed water supply is adequate and can be provided without causing injury to water rights."

Recommended Findings

6. <u>Quantity and Dependability.</u> Applicant's water demand for the Mose Minor Subdivision is 0.92 acre-feet per year for a total demand of 276 acre-feet for the subdivision for 300 years. Determination and Replacement Plan No. 573-BD permits withdrawal of 0.92 acre-feet/year (276 acre-feet total) of Dawson aquifer water for a period of 300 years. Based on the demand of 0.92 acre-feet/year for the 2-lot subdivision and the Replacement Plan permitting withdrawals in that amount for a period of 300 years, there appears to be a sufficient water supply to meet the water demands of the Mose Minor Subdivision.

Based on the water demand of 0.92 acre-feet/year for the Mose Minor Subdivision and the Determination and Replacement Plan permitting withdrawals in that amount, the County Attorney's Office recommends a finding of sufficient water quantity and dependability for the Mose Minor Subdivision.

7. <u>Quality</u>. The water quality requirements of Section 8.4.7.B.10 of the <u>Land</u> <u>Development Code</u> must be satisfied. **El Paso County Public Health shall provide a recommendation as to the sufficiency of water quality.**

8. <u>Basis</u>. The County Attorney's Office reviewed the following documents in preparing this review: the Colorado Ground Water Commission Determination 573-BD dated August 25, 2004, Replacement Plan 573-BD dated June 27, 2007, the Water Supply Information Summary provided March 22, 2021, the *Water Supply Report* dated September 28, 2021, and the State Engineer Office's Opinion dated December 17, 2020. The recommendations herein are based on the information contained in such documents and on compliance with the requirements set forth below. *Should the information relied upon be found to be incorrect, or should the below requirements not be met, the County Attorney's Office reserves the right to amend or withdraw its recommendations.*

REQUIREMENTS:

A. Applicant and its successors and assigns shall comply with all requirements of Determination and Replacement Plan 573-BD; specifically, that water use shall not exceed 0.92 acre-feet annually for the 2-lot subdivision and that all stream depletions will be replaced with non-evaporative septic system return flows for a period of 300 years pursuant to the Commission's replacement plan.

Determination and Replacement Plan 573-BD require that Applicant create a Β. homeowners' association ("HOA") to administer the replacement plan and to establish restrictive covenants upon and running with the property. The Covenants shall advise and obligate future lot owners of this subdivision and their successors and assigns regarding all applicable requirements of Determination and Replacement Plan 573-BD, including, but not limited to, ensuring that return flows by the use of non-evaporative septic systems are made to the stream systems and that such return flows shall only be used to replace depletions and shall not be separately sold, traded, or assigned in whole or in part for any other purpose. The Covenants more specifically shall require that each lot served by the Dawson aquifer well will have an occupied single-family dwelling that is generating return flows from a non-evaporative septic system. In addition, the Covenants shall advise future lot owners of this subdivision and their successors and assigns of their obligations regarding costs of operating the plan for replacement, including all monitoring and accounting. Such Covenants shall also address responsibility for any metering and data collecting that may be required regarding water withdrawals from wells pursuant to the plan for replacement, and shall protect the viability of the water supply by placing limitations in the Covenants as to amendments and termination as applied to said water supply.

The Covenants shall address the following:

1) Identify the water rights associated with the property. The Covenants shall reserve 138 acre-feet per lot of not nontributary Dawson aquifer water pursuant to Replacement Plan No. 573-BD to satisfy El Paso County's 300-year water supply requirement for each lot of the Mose Minor Subdivision.

2) Require non-evaporative septic systems and reserve return flows from the same. The Covenants shall require each lot owner to use non-evaporative septic systems to ensure that return flows from such systems are made to the stream system to replace actual depletions during pumping, shall reserve said return flows to replace depletions during pumping, and shall state that said return flows shall not be separately sold, traded, assigned, or used for any other purpose. The Covenants more specifically shall require that each lot served by a Dawson well have an occupied single-family dwelling that is generating return flows from a non-evaporative septic system. The Covenants shall also include the following or similar language to ensure that such return flows shall only be used for replacement purposes: "Return flows shall only be used for replacement purposes, shall not be separated from the transfer of title to the land, and shall not be separately conveyed, sold, traded, bartered, assigned or encumbered in whole or in part for any other purpose."

3) The following or similar language shall be included in the Covenants to address future conveyances of the lots subsequent to the initial conveyance made by Applicant/Declarant: "The water rights referenced herein shall be explicitly conveyed; however, if a successor lot owner fails to so explicitly convey the water rights, such water rights shall be intended to be conveyed pursuant to the appurtenance clause in any deed conveying said lot, whether or not the plan for replacement in Determination and Replacement Plan 573-BD and the water rights therein are specifically referenced in such deed. The water rights so conveyed shall be appurtenant to the lot with which they are conveyed, shall not be separated from the transfer of title to the land, and shall not be separately conveyed, sold, traded, bartered, assigned or encumbered in whole or in part for any other purpose. Such conveyance shall be by special warranty deed, but there shall be no warranty as to the quantity or quality of water conveyed, only as to the title."

4) The Covenants shall advise future lot owners of this subdivision or their successors and assigns of their responsibility for any metering and data collecting that may be required regarding water withdrawals from wells in the Dawson aguifer.

5) The Covenants shall advise future lot owners and their successors and assigns of their responsibility to construct septic systems in compliance with the State of Colorado and El Paso County Public Health standards and which shall not cause unreasonable impairment of water quality of the receiving aquifer.

6) The Covenants shall require that well permits be obtained pursuant to the requirements of Determination 573-BD and approval by the Colorado Ground Water Commission.

7) The Covenants shall address amendments using the following or similar language:

"Notwithstanding any provisions herein to the contrary, no changes, amendments, alterations, or deletions to these Covenants may be made which would alter, impair, or in any manner compromise the water supply for the Mose Minor Subdivision pursuant to Determination and Replacement Plan 573-BD. Further, written approval of any such proposed amendments must first be obtained from the El Paso County Planning and Community Development Department, and as may be appropriate, by the Board of County Commissioners, after review by the County Attorney's Office. Any amendments must be pursuant to a Determination from the Colorado Ground Water Commission approving such amendment, with prior notice to the El Paso County Planning and Community Development Department for an opportunity for the County to participate in any such adjudication."

8) The Covenants shall address termination using the following or similar language:

"These Covenants shall not terminate unless the requirements of Determination and Replacement Plan 573-BD are also terminated by the Colorado Ground Water Commission and a change of water supply is approved in advance of termination by the Board of County Commissioners of El Paso County."

C. Applicant and its successors and assigns shall reserve in the Covenants and in any deeds of the Property the determined amount of 0.92 acre-feet annually for the subdivision from the Dawson aquifer for a period of 300 years for a total of 276 acre-feet for the 2-lot subdivision. Said reservation shall recite that this water shall not be separated from transfer of title to the Property and shall be used exclusively for primary and replacement supply. Applicant shall convey by recorded warranty deed the reserved Dawson aquifer water rights to the individual lot owners. Applicant shall provide copies of said Covenants or other such reservation and conveyance instruments that shall be reviewed and approved by both the Planning and Community Development Department and the County Attorney's Office prior to recording the minor subdivision plat.

Any and all conveyance instruments shall recite as follows:

For the water rights and return flows conveyed for the Dawson aquifer: "These water rights conveyed, and the return flows therefrom, are intended to provide a 300-year supply, and replacement during pumping, for each of the 2 lots of the Mose Minor Subdivision. The water rights so conveyed, and the return flows therefrom, shall be appurtenant to each of the respective lots with which they are conveyed, shall not be

separated from the transfer of title to the land, and shall not be separately conveyed, sold, traded, bartered, assigned or encumbered in whole or in part for any other purpose. Such conveyance shall be by special warranty deed, but there shall be no warranty as to the quantity or quality of water conveyed, only as to the title."

D. Pursuant to Determination and Replacement Plan 573-BD, Applicant shall recite that this water shall not be separated from transfer of title to the Property. Applicant shall provide copies of such reservation and conveyance instruments that shall be reviewed and approved by both the Planning and Community Development Department and the County Attorney's Office prior to recording the minor subdivision plat.

E. Applicant and its successors and assigns shall at the time of lot sales, convey by warranty deed to individual lot owners sufficient water rights in the Dawson aquifer, pursuant to Determination and Replacement Plan 573-BD, underlying the respective lots to satisfy El Paso County's 300-year water supply requirement. Dawson aquifer requirements are 0.46 acre-feet per lot x 300 years (138 acre-feet total). Said conveyance instruments shall recite that this water shall not be separated from transfer of title to the Property and shall be used exclusively for the primary supply and replacement during pumping for the respective lots. Applicant shall provide form deeds for such conveyances that shall be reviewed and approved by both the Planning and Community Development Department and the County Attorney's Office prior to recording the minor subdivision plat.

F. Applicant and its successors and assigns shall submit proposed Declaration of Covenants and any plat notes required herein to the Planning and Community Development Department and the County Attorney's Office for review, and the same shall be approved by the Planning and Community Development Department and the County Attorney's Office prior to recording the final plat. Said Declaration shall cross-reference Determination and Replacement Plan 573-BD and shall identify the obligations of the individual lot owners thereunder.

G. Applicant and its successors and assigns shall record all applicable documents, including, but not limited to, the Determination and Replacement Plan 573-BD and agreements, assignments, and warranty deeds regarding the water rights, and Declaration of Covenants in the land records of the Office of the Clerk and Recorder of El Paso County, Colorado.

H. The following plat note shall be added that addresses the State Engineer's admonition to advise landowners of potential limited water supplies in the Denver Basin:

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

cc: Kari Parsons, Senior Planner



Prevent • Promote • Protect

Department Program

1675 W. Garden of the Gods Rd., Suite 2044 Colorado Springs, CO 80907 (719) 578-3199 *phone* (719) 575-8664 *fax* www.elpasocountyhealth.org

Mose Minor Subdivision, MS - 205

Please accept the following comments from El Paso County Public Health regarding the project referenced above:

- The proposed 6.11-acre, 2-lot residential development site will be served water by individual private wells and wastewater through onsite wastewater treatment systems (OWTS). Both lots are undeveloped and require compliance with Chapter 8 (OWTS Regulations) of the El Paso County Board of Health Regulations.
- The 24July2020, RMG Soils and Geology Study and a 2020 Soil Test Pit Excavation by Geoquest, LLC., for Lot-1 were used to determine site suitability and the use of onsite wastewater treatment systems for wastewater service. Based on the report findings the use of an OWTS for each lot is acceptable. There were restrictive soil layers found in each profile hole and an engineer designed OWTS will likely be required for each lot, although there may be more suitable locations for conventional OWTS's elsewhere on each lot.
- Radium-226 was found at a level of 5.9PCI/L (pico curies per liter) exceeding the MCL of 5PCI/L. Based on Colorado geology radium commonly occurs in drinking water sources and may pose a risk to human health when ingested. It is understood that the health effects are typically seen at levels well above the 5 PCI/L which is assumed to be protective of human health. Therefore, EPCPH recommends the use of ion exchange or reverse osmosis to reduce the levels of Radium-226 in drinking water.
- The September 28, 2021, Ground Water Investigations LLC, water quality analysis was submitted and reviewed for compliance with the Colorado Primary Drinking Water Regulations established maximum contaminant levels (MCL). While private drinking water wells are not subject to regulation under the Colorado Primary Drinking Water Regulations all required contaminants, except Radium-226, were found to be in compliance with the required regulations. Therefore, EPCPH finds, with respect to the water source for Providence Point Estates, sufficiency in terms of water quality.

Kat McGarvy M.S., R.E.H.S. Water Quality Program Manager El Paso County Public Health 1675 W. Garden of the Gods Rd. Colorado Springs, CO 80907 719.578.3112 www.elpasocountyhealth.org 09June2022



COLORADO

Kevin Mastin, Interim Executive Director El Paso County Planning & Community Development O: 719-520-6300 KevinMastin@elpasoco.com 2880 International Circle, Suite 110 Colorado Springs, CO 80910 **Board of County Commissioners** Holly Williams, District 1 Carrie Geitner, District 2 Stan VanderWerf, District 3 Longinos Gonzalez, Jr., District 4 Cami Bremer, District 5

Planning Commission Meeting Thursday, July 7, 2022 El Paso County Planning and Community Development Department 2880 International Circle – Second Floor Hearing Room Colorado Springs, Colorado

REGULAR HEARING

9:00 a.m.

PRESENT AND VOTING: BRIAN RISLEY, TOM BAILEY, ERIC MORAES, JAY CARLSON, TIM TROWBRIDGE, CHRISTOPHER WHITNEY, SARA BRITTAIN JACK, JOAN LUCIA-TREESE

PRESENT AND NOT VOTING: JOSHUA PATTERSON

ABSENT: BRANDY MERRIAM, BRYCE SCHUETTPELZ, BECKY FULLER

STAFF PRESENT: KARI PARSONS, RYAN HOWSER, JEFF RICE, KYLIE BAGLEY, CHARLENE DURHAM, DANIEL TORRES, PETRA RANGEL, MARCELLA MAES, AND EL PASO COUNTY ATTORNEY LORI SEAGO

OTHERS SPEAKING AT THE HEARING:

- 1. Report Items
 - a. Planning and Community Development Department Ms. Parsons

Ms. Parsons – Gave a summary of the PC items.

Ms. Parsons – Commissioner Merriam and Schuettpelz' associate terms have expired as of yesterday. If they the two members would like to remain on the planning commission they must reapply and go through a reappointment. Additionally it has come to PCD's attention that that the BoCC adopted a new resolution regarding the volunteer commissions and boards within El Paso County. The board has divided the boards based on a statutory group such as the planning commission and board of



COLORADO SPRINGS, CO 80910-3127 Fax: (719) 520-6695 adjustment which are both tier 1 groups and the resolution that was recently adopted by the board there are some significant changes . Relook at bylaws. Please let us know if you would like to review the resolution today.

Mr. Risley – Ms. Seago, can you give us guidance. Do we have time to mull over it?

Ms. Seago – I recommend that you have time. It is not on your agenda. I recommend adding it to the next PC agenda. I can make a presentation to help recommend.

Mr. Risley – I agree. Can we schedule an informal discussion that may help inform us.

Ms. Seago – Yes. We can then have staff add the item to the next agenda.

I beliee they would both like to be reappointed. I know there were some issues with.

Ms. Parsons –

Both would like to be reappointed. Please have staff follow the proper procedures.

They will need to reach out to Commissioner Geitner to do so.

Mr. Moraes – 426 sub paragraph A. I have some concerns. Can we have that discussion with the staff. I want to talk about certain sub points.

Ms. Parsons – I am not clear what you want to go over. Are you wanting to go over the PUD code or approval criteria.

Mr. Moraes – I want to have a discussion. I want to talk about the purpose.

Ms. Parsons – Is this more of a work session or in an agenda item.

Ms. Seago – Either way.

Ms. Parsons – Do we need a vote on it.

Mr. Risley – I do not see any harm in discussing this item

Ms. Parsons - Staff will add to the agenda 426 sub paragraph A for the next hearing.

- **b.** Public Comment None.
- c. The next scheduled Planning Commission meeting is for Thursday, July 21, 2022, at 9:00 a.m.

2. CONSENT ITEMS

A. Approval of the Minutes – June 16, 2022

Bailey - Minor error on Minutes. Staff will repair Trowbridge – Reflect who nay vote was in two items. Parsons – I have a correction. Schuettpelz was approved by Geitner. Merriam

Should we wait and adopt the minutes or do

You can continue the item or you ca

My opinion is to continue the item to the next hearing. Does it cause an issue with the votes.

Brittain Jack - Can you let us know what is missing?

Bailey – It is hard to tell. Toward the end of the discussion on the Dist 49 discussion. The sentence ends in the middle of Merriam and then it goes into my discussion. I want to make sure they review it. I just don't know for sure what Ms. Merriam was trying to discuss. I think it is an administrative change. It is easy enough to cut out items. I suggest we approve it. Have staff send it back to us.

Risley – I would feel better ifwe get the revisions. We need a vote? Seago – That is correct.

Motion to Lucia-Treese moved and Bailey seconded to move the minutes to the next meeting. All voted (8-0). For final review

B. V-22-003

BAGLEY

VARIANCE OF USE 11925 Milam Rd Additional Dwelling unit

A request by Chuck Runge, with Runge Architecture, for approval of a variance of use for a second dwelling in the RR-5 (Residential Rural) district. The 60.01-acre property is zoned RR-5 (Residential Rural) and is located east of the intersection of Shady Lane and Milam Road and 0.3 miles north of Burgess Road and is within Section 13, Township 12 South, Range 66 West of the 6th P.M. (Parcel No. 6213000060) (Commissioner District No. 1)

<u>PC ACTION</u>: LUCIA-TREESE MOVED/BAILEY SECONDED FOR APPROVAL OF CONSENT ITEM NUMBER 2B, VA-22-003 FOR A VARIANCE OF USE FOR A SECOND DWELLING AT 11925 MILAM RD, UTILIZING RESOLUTION PAGE NO. 51, CITING 22-023, WITH TWO (2) CONDITIONS AND THREE (3) NOTATION AND THAT THIS ITEM BE FORWARDED TO THE BOARD OF COUNTY COMMISSIONERS FOR THEIR CONSIDERATION. THE MOTION WAS APPROVED (8-0).

Carlson – I have a few questions for staff.

Chuck Runge – I am the principal architect for the second dwelling. The owners have come down with Covid.

Carlson – The staff report says it is for extended family dwelling.

Mr. Runge – We thought it was going to be an extended family. We needed a variance for it to be over the 1500 sq ft. Their intention is to have it for family.

Carlson -

By definition it is not an extended family. It is a second dwelling.

The applicant didn't change their goal to have family stay in this dwelling?

Carlson – Can we add additional conditions to this property. I am worried how large the second house is. I am concerned that they will want to subdivide. Can we set it up to not be subdivided later?

Lucia Treese – I wonder if we are micromanaging this project as it is 60 acres. I don't feel comfortable telling these folks not to subdivide later.

I respectfully disagree. I want to protect the people around that area. They want to have this property in the future.

Trowbridge - I understand that the variance down the road. As long as the family is there, the condition applies

Seago – To offer a couple of options. I do not think that we can add a condition to not allow for subdivision– We can retsrict the use to family by condition. Your other option is to deny the application. You can approve as presented, or you can add more specificity.

Whitney – If I heard correctly from staff. The reason this has come to the PC. We are punishing them for building a bigger house. I don't get that.

Seago – Due to the nature of this debate should be add this to the regular items?

Carlson – I am not ging to propose any changes. Brittain Jack – Do we vote to even have this discussion.

Carlson – I do not propose this be

Patterson – I live on this road. I think there is no reason to impose the additional skeptisism. They applicant is proposing to have a larger home.

Risley –

Moraes – Their intent is for extended family.

Risley – A subdivision would cause a lot of other items. I appreciate Mr. Carlson's point.

C. P-20-006

PARSONS

MAP AMENDMENT (REZONING) MOSE

A request by Perry and Jeanette Mose, for approval of a map amendment (rezoning) of 5.3 acres from A-5 (Agricultural) to RR-2.5 (Residential Rural). The parcel is located south of the intersection of Pawnee Trail Court and Halleluiah Trail and is within Section 8, Township 12 South, Range 64 West of the 6th P.M. (Parcel No.42080-00-013) (Commissioner District No. 2).

<u>PC ACTION</u>: TROWBRIDGE MOVED/MORAES SECONDED FOR APPROVAL OF CONSENT ITEM NUMBER 2C, P-20-006 FOR AN APPROVAL OF A REZONE FROM A-5 (AGRICULTURAL) TO RR-2.5 (RURAL RESIDENTIAL, UTILIZING RESOLUTION PAGE NO. 31, CITING 22-022, WITH TWO (2) CONDITIONS AND TWO (2) NOTATIONS, AND THAT THIS ITEM BE FORWARDED TO THE BOARD OF COUNTY COMMISSIONERS FOR THEIR CONSIDERATION. THE MOTION WAS APPROVED (8-0).

D. MS-20-005

PARSONS

MINOR SUBDIVISION MOSE

A request by Perry and Jeanette Mose for approval of a minor subdivision to create two single-family residential lots. The 6.11-acre property is zoned A-5 (Agricultural) and RR-2.5 (Residential Rural), and is located is located south of the intersection of Pawnee Trail Court and Halleluiah Trail and is within Section 8, Township 12 South, Range 64 West of the 6th P.M. (Parcel No.42080-00-013) (Commissioner District No. 2)

<u>PC ACTION</u>: LUCIA-TREESE MOVED/MORAES SECONDED FOR APPROVAL OF CONSENT ITEM NUMBER 2D, MS-20-005 FOR AN APPROVAL OF A MINOR SUBDIVISION TO CREATE TWO RESIDENTIAL LOTS, UTILIZING RESOLUTION PAGE NO. 19, WITH TEN (10) CONDITIONS AND ONE (1) NOTATION, AND THAT THIS ITEM BE FORWARDED TO THE BOARD OF COUNTY COMMISSIONERS FOR THEIR CONSIDERATION. THE MOTION WAS APPROVED (8-0).

Mr. Risley – There may be an opportunity.

Mr. Trowbridge – I would be happy to take up. There might me a couple of changes. I would be happy to work with staff on the bylaw changes.

Mr. Risley – I think that makes sense. Can our bylaws supercede?

Mr. Moraes – Unless otherwise provided by law. The shalls or the musts.

Ms Seago – Can I have the overhead? I understand that you did not review the resolution that was adopted in March. I would like to point you to the top of the third page in the last sentence unless otherwise reported by law... To answer your question, no we cannot supercede what the BoCC has directed. We will work with Mr. Trowbridge. I will recommend to delete the two term limit. I would delete If there are no term limits, you can We can look at the rest of the bylaws. I think that is the only change.

Ms. Jack – When our term is up, would we have to apply. If there are no terms.

There are still terms. There are 3 year terms, but the amount of times is unlimited.

Whitney – If your term expires at the 3 year. You would reapply.

Seago – It is up to the BoCC to extend the terms

Whitney – My concern is to have the same committee for 50 years

Trowbridge – You will need to reapply after your term. It is up to the BoCC to approve you.

Seago – We will add to the agenda next time.

Risley – Staff will work with Mr. Trowbridge and bring up the item in the next PC hearing for approval.

No Regular Items

NOTE: For information regarding the agenda item the Planning Commission is considering, call the Planning and Community Development Department for information (719-520-6300). Visit our Web site at www.elpasoco.com to view the agenda and other information about El Paso County. Results of the action taken by the Planning Commission will be published following the meeting. (The name to the right of the title indicates the Project Manager/ Planner processing the request.) If the meeting goes beyond noon, the Planning Commission may take a lunch break.

The name to the right of the title indicates the Planner processing the request.

FINAL PLAT (RECOMMEND APPROVAL)

Commissioner Lucia-Treese moved that the following Resolution be adopted:

BEFORE THE PLANNING COMMISSION

OF THE COUNTY OF EL PASO

STATE OF COLORADO

RESOLUTION NO. MS- 20-005

WHEREAS, Perry and Jeannette Mose, did file an application with the El Paso County Planning and Community Development Department for the approval of a final plat for the approval of a minor subdivision to create two single-family residential lots Subdivision for property in the unincorporated area of El Paso County as described in Exhibit A, which is attached hereto and incorporated herein by reference; and

WHEREAS, a public hearing was held by this Commission on July 7, 2022; and

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

- 1. The application was properly submitted for consideration by the Planning Commission.
- 2. Proper posting, publication and public notice were provided as required by law for the hearing before the Planning Commission.
- The hearing before the Planning Commission was extensive and complete, that all pertinent facts, matters and issues were submitted and that all interested persons and the general public were heard at that hearing.
- 4. All exhibits were received into evidence.
- 5. The proposed subdivision is in general conformance with the goals, objectives, and policies of the Master Plan.
- 6. The subdivision is consistent with the purposes of the Land Development Code ("Code").

- 7. The subdivision is in conformance with the subdivision design standards and regulations and meets all planning, engineering, and surveying requirements of the County for maps, data, surveys, analysis, studies, reports, plans, designs, documents, and other supporting materials.
- 8. A sufficient water supply has been acquired in terms of quantity, quality, and dependability for the type of subdivision proposed, as determined in accordance with the standards set forth in the water supply standards [C.R.S. § 30-28-133(6)(a)] and the requirements of Chapter 8 of the Code.
- 9. A public sewage disposal system has been established and, if other methods of sewage disposal are proposed, the system complies with state and local laws and regulations, [C.R.S. § 30-28-133(6) (b)] and the requirements of Chapter 8 of the Code.
- 10. All areas of the proposed subdivision, which may involve soil or topographical conditions presenting hazards or requiring special precautions, have been identified and the proposed subdivision is compatible with such conditions. [C.R.S. § 30-28-133(6)(c)].
- 11. Adequate drainage improvements complying with State law [C.R.S. § 30-28-133(3)(c)(VIII)] and the requirements of the Code and the Engineering Criteria Manual ("ECM") are provided by the design.
- 12. The location and design of the public improvements proposed in connection with the subdivision are adequate to serve the needs and mitigate the effects of the development.
- 13. Legal and physical access is or will be provided to all parcels by public rights-of-way or recorded easement, acceptable to the County and in compliance with the Code and the ECM.
- 14. The proposed subdivision has established an adequate level of compatibility by (1) incorporating natural physical features into the design and providing sufficient open spaces considering the type and intensity of the subdivision; (2) incorporating site planning techniques to foster the implementation of the County's plans, and encourage a land use pattern to support a balanced transportation system, including auto, bike and pedestrian traffic, public or mass transit if appropriate, and the cost effective delivery of other services consistent with adopted plans, policies and regulations of the County; (3) incorporating physical design features in the subdivision to provide a transition between the subdivision and adjacent land uses; (4) incorporating identified environmentally sensitive areas, including but not limited to, wetlands and wildlife corridors, into the design; and (5) incorporating public facilities or infrastructure, or provisions therefor, reasonably related to the proposed subdivision so the proposed subdivision will not negatively impact the levels of service of County services and facilities.
- 15. Necessary services, including police and fire protection, recreation, utilities, open space and transportation system, are or will be available to serve the proposed subdivision.

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

NOW, THEREFORE, BE IT RESOLVED that the Planning Commission recommends approval of the application for the minor subdivision final plat of the Mose Minor Subdivision with the following conditions and notations:

CONDITIONS

- The developer shall comply with federal and state laws, regulations, ordinances, review and permit requirements, and other agency requirements. Applicable agencies include but are not limited to: the Colorado Parks and Wildlife, Colorado Department of Transportation, U.S. Army Corps of Engineers and the U.S. Fish and Wildlife Service regarding the Endangered Species Act, particularly as it relates to the Preble's Meadow Jumping Mouse as a listed threatened species.
- Any future or subsequent development and/or use of the property shall be in accordance with the use, density, and dimensional standards of the zoning district and with the applicable sections of the <u>El Paso County Land Development Code</u> and <u>Engineering Criteria Manual</u>.

NOTATIONS

1. If a map amendment (rezoning) application has been disapproved by the Board of County Commissioners, resubmittal of the previously denied application will not be accepted for a period of one (1) year if it pertains to the same parcel of land and is an application for a change to the same zone that was previously denied. However, if evidence is presented showing that there has been a substantial change in physical conditions or circumstances, the Planning Commission may reconsider said application. The time limitation of one (1) year shall be computed from the date of final determination by the Board of County Commissioners or, in the event of court litigation, from the date of the entry of final judgment of any court of record.

- Map amendment (rezoning) requests not forwarded to the Board of County Commissioners for consideration within 180 days of Planning Commission action will be deemed withdrawn and will have to be resubmitted in their entirety.
- a. Should the Board of County Commissioners find that the request meets the criteria for approval outlined in Section 7.2.1 (Subdivisions) of the <u>El Paso County Land</u> <u>Development Code</u> (2021) staff recommends the following conditions and notations:

CONDITIONS

- 1. All Deed of Trust holders shall ratify the plat. The applicant shall provide a current title commitment at the time of submittal of the Mylar for recording.
- 2. Colorado statute requires that at the time of the approval of platting, the subdivider provides the certification of the County Treasurer's Office that all ad valorem taxes applicable to such subdivided land, or years prior to that year in which approval is granted, have been paid. Therefore, this plat is approved by the Board of County Commissioners on the condition that the subdivider or developer must provide to the Planning and Community Development Department, at the time of recording the plat, a certification from the County Treasurer's Office that all prior years' taxes have been paid in full.
- 3. The subdivider or developer must pay, for each parcel of property, the fee for tax certification in effect at the time of recording the plat.
- 4. The applicant shall submit the Mylar to Enumerations for addressing.
- 5. The developer shall comply with federal and state laws, regulations, ordinances, review and permit requirements, and other agency requirements, if any, of applicable agencies including, but not limited to, the Colorado Division of Wildlife, Colorado Department of Transportation, U.S. Army Corps of Engineers and the U.S. Fish and Wildlife Service regarding the Endangered Species Act, particularly as it relates to the Preble's Meadow Jumping Mouse as a listed species.
- 6. Driveway permits will be required for each access to an El Paso County owned and maintained roadway. Driveway permits are obtained from the El Paso County Planning and Community Development Department.
- 7. The subdivider(s) agrees on behalf of him/herself and any developer or builder successors and assignees that subdivider and/or said successors and assigns shall be required to pay traffic impact fees in accordance with the El Paso County Road Impact Fee Program Resolution (Resolution No. 19-471), or any amendments thereto, at or prior to the time of building permit submittals. The fee obligation, if not paid at final plat recording, shall be documented on all sales documents and on plat

notes to ensure that a title search would find the fee obligation before sale of the property.

- 8. Park fees in lieu of land dedication for regional parks () in the amount of \$943.00 shall be paid at the time of plat recordation.
- 9. School fees in lieu of land dedication for the benefit of Falcon School District No. 49 in the amount of \$480.00 shall be paid at the time of plat recordation.
- 10. The County Attorney's Conditions of Compliance shall be adhered to at the appropriate time.

NOTATIONS

1. Final plats not recorded within 24 months of Board of County Commissioner approval shall be deemed expired, unless an extension is approved.

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

Commissioner Moraes seconded the adoption of the foregoing Resolution.

The roll having been called, the vote was as follows:

Commissioner Brian Risley	aye
Commissioner Tim Bailey	aye
Commissioner Joan Lucia-Treese	aye
Commissioner Sarah Brittain-Jack	aye
Commissioner Jay Carlson	aye
Commissioner Tom Trowbridge	aye
Commissioner Eric Moraes	aye
Commissioner Christopher Whitney	aye

The Resolution was adopted by a vote of 8 to 0 by the El Paso County Planning Commission, State of Colorado.

DATED: July 7, 2022

EXHIBIT A

LEGAL DESCRIPTION

A tract of land located in Section 8, Township 12 South, Range 64 West of the 6th P.M., El Paso County, State of Colorado, more particularly described as follows: Commencing at the Southeast Corner of Lot 60 of the Trails Filing No. 1 as platted in Plat Book Y-3 at Page 13 of the records of said El Paso County; thence N89°30'00"W a distance of 158.00 feet; thence S00°30'00"W a distance of 60.00 feet to a point on the Southerly right of way line of Halleluiah Trail; thence S89°30'00"E along the Southerly right of way line of Halleluiah Trail; thence S89°30'00"W a distance of 588°30'00"E continuing along the Southerly right of way line of Halleluiah Trail, a distance of 1089.99 feet to the true Point of Beginning of this description; thence S89°30'00"E continuing along the Southerly right of way line of Halleluiah Trail, a distance of 500°30'00"W a distance of 595.00 feet; thence N70°21'10"W a distance of 561.00 feet; thence N00°30'00"E a distance of 411.00 feet to the true Point of Beginning of the description. (Bearings are based on the Southwesterly line of Lots 4, 5, & 6, a Replat of Lots 42 through 48 inclusive in Latigo County Estates Filing No. II, as platted in Plat Book G-3 at Page 1 of the records of El Paso County, Colorado, which is assumed to bear N21°08'47"W from an angle point on the West side of said Lot 6 (#5 rebar, no cap) to the Westerly Northwest corner of said Lot 4 (#5 rebar, no cap)

RESOLUTION NO.

BOARD OF COUNTY COMMISSIONERS COUNTY OF EL PASO, STATE OF COLORADO

APPROVE MINOR SUBDIVISION FINAL PLAT FOR MOSE MINOR SUBDIVISION (MS-20-005)

WHEREAS, Perry and Jeannette Mose did file an application with the El Paso County Planning and Community Development Department for the approval of a final plat for the for approval of a minor subdivision to create two single-family residential lots Subdivision for property in the unincorporated area of El Paso County as described in Exhibit A, which is attached hereto and incorporated herein by reference; and

WHEREAS, a public hearing was held by the El Paso County Planning Commission on July 7, 2022, upon which date the Planning Commission did by formal resolution recommend approval of the final plat application; and

WHEREAS, a public hearing was held by the El Paso County Board of County Commissioners on July 19, 2022; and

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

- 1. The application was properly submitted for consideration by the Planning Commission.
- 2. Proper posting, publication, and public notice were provided as required by law for the hearings before the Planning Commission and the Board of County Commissioners.
- 3. The hearings before the Planning Commission and the Board of County Commissioners were extensive and complete, all pertinent facts, matters and issues were submitted and reviewed, and all interested persons were heard at those hearings.
- 4. All exhibits were received into evidence.
- 5. The proposed subdivision is in general conformance with the goals, objectives, and policies of the Master Plan.

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- 6. The subdivision is consistent with the purposes of the Land Development Code ("Code").
- 7. The subdivision is in conformance with the subdivision design standards and regulations and meets all planning, engineering, and surveying requirements of the County for maps, data, surveys, analysis, studies, reports, plans, designs, documents, and other supporting materials.
- 8. A sufficient water supply has been acquired in terms of quantity, quality, and dependability for the type of subdivision proposed, as determined in accordance with the standards set forth in the water supply standards [C.R.S. § 30-28-133(6)(a)] and the requirements of Chapter 8 of the Code.
- 9. A public sewage disposal system has been established and, if other methods of sewage disposal are proposed, the system complies with state and local laws and regulations, [C.R.S. § 30-28-133(6) (b)] and the requirements of Chapter 8 of the Code.
- 10. All areas of the proposed subdivision, which may involve soil or topographical conditions presenting hazards or requiring special precautions, have been identified and the proposed subdivision is compatible with such conditions. [C.R.S. § 30-28-133(6)(c)].
- 11. Adequate drainage improvements complying with State law [C.R.S. § 30-28-133(3)(c)(VIII)] and the requirements of the Code and the Engineering Criteria Manual ("ECM") are provided by the design.
- 12. The location and design of the public improvements proposed in connection with the subdivision are adequate to serve the needs and mitigate the effects of the development.
- 13. Legal and physical access is or will be provided to all parcels by public rightsof-way or recorded easement, acceptable to the County and in compliance with the Code and the ECM.
- 14. The proposed subdivision has established an adequate level of compatibility by (1) incorporating natural physical features into the design and providing sufficient open spaces considering the type and intensity of the subdivision; (2) incorporating site planning techniques to foster the implementation of the County's plans, and encourage a land use pattern to support a balanced transportation system, including auto, bike and pedestrian traffic, public or mass transit if appropriate, and the cost effective delivery of other services consistent with adopted plans, policies and regulations of the County; (3) incorporating physical design features in the subdivision to provide a transition between the subdivision and adjacent land uses; (4) incorporating identified environmentally sensitive areas, including but not limited to, wetlands and wildlife corridors, into

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the design; and (5) incorporating public facilities or infrastructure, or provisions therefor, reasonably related to the proposed subdivision so the proposed subdivision will not negatively impact the levels of service of County services and facilities.

- 15. Necessary services, including police and fire protection, recreation, utilities, open space and transportation system, are or will be available to serve the proposed subdivision.
- 16. The subdivision provides evidence to show that the proposed methods for fire protection comply with Chapter 6 of the Code.
- 17. The proposed subdivision meets other applicable sections of Chapters 6 and 8 of the Code.
- 18. Off-site impacts were evaluated, and related off-site improvements are roughly proportional and will mitigate the impacts of the subdivision in accordance with applicable requirements of Chapter 8 of the Code.
- 19. Adequate public facilities or infrastructure, or cash-in-lieu, for impacts reasonably related to the proposed subdivision have been constructed or are financially guaranteed through the SIA so the impacts of the subdivision will be adequately mitigated.
- 20. The extraction of any known commercial mining deposit shall not be impeded by this subdivision [C.R.S. §§ 34-1-302(1), et seq.].

NOW, THEREFORE, BE IT RESOLVED that the Board of County Commissioners of El Paso County, Colorado, hereby approves the minor subdivision final plat application for the Mose Minor Subdivision;

BE IT FURTHER RESOLVED that the following conditions and notations shall be placed upon this approval:

CONDITIONS

- The developer shall comply with federal and state laws, regulations, ordinances, review and permit requirements, and other agency requirements. Applicable agencies include but are not limited to: the Colorado Parks and Wildlife, Colorado Department of Transportation, U.S. Army Corps of Engineers and the U.S. Fish and Wildlife Service regarding the Endangered Species Act, particularly as it relates to the Preble's Meadow Jumping Mouse as a listed threatened species.
- 2. Any future or subsequent development and/or use of the property shall be in accordance with the use, density, and dimensional standards of the zoning

district and with the applicable sections of the <u>EI Paso County Land</u> <u>Development Code</u> and <u>Engineering Criteria Manual</u>.

NOTATIONS

- 1. If a map amendment (rezoning) application has been disapproved by the Board of County Commissioners, resubmittal of the previously denied application will not be accepted for a period of one (1) year if it pertains to the same parcel of land and is an application for a change to the same zone that was previously denied. However, if evidence is presented showing that there has been a substantial change in physical conditions or circumstances, the Planning Commission may reconsider said application. The time limitation of one (1) year shall be computed from the date of final determination by the Board of County Commissioners or, in the event of court litigation, from the date of the entry of final judgment of any court of record.
- 2. Map amendment (rezoning) requests not forwarded to the Board of County Commissioners for consideration within 180 days of Planning Commission action will be deemed withdrawn and will have to be resubmitted in their entirety.
- a. Should the Board of County Commissioners find that the request meets the criteria for approval outlined in Section 7.2.1 (Subdivisions) of the <u>EI Paso</u> <u>County Land Development Code</u> (2021) staff recommends the following conditions and notations:

CONDITIONS

- 1. All Deed of Trust holders shall ratify the plat. The applicant shall provide a current title commitment at the time of submittal of the Mylar for recording.
- 2. Colorado statute requires that at the time of the approval of platting, the subdivider provides the certification of the County Treasurer's Office that all ad valorem taxes applicable to such subdivided land, or years prior to that year in which approval is granted, have been paid. Therefore, this plat is approved by the Board of County Commissioners on the condition that the subdivider or developer must provide to the Planning and Community Development Department, at the time of recording the plat, a certification from the County Treasurer's Office that all prior years' taxes have been paid in full.
- 3. The subdivider or developer must pay, for each parcel of property, the fee for tax certification in effect at the time of recording the plat.

- 4. The applicant shall submit the Mylar to Enumerations for addressing.
- 5. The developer shall comply with federal and state laws, regulations, ordinances, review and permit requirements, and other agency requirements, if any, of applicable agencies including, but not limited to, the Colorado Division of Wildlife, Colorado Department of Transportation, U.S. Army Corps of Engineers and the U.S. Fish and Wildlife Service regarding the Endangered Species Act, particularly as it relates to the Preble's Meadow Jumping Mouse as a listed species.
- 6. Driveway permits will be required for each access to an El Paso County owned and maintained roadway. Driveway permits are obtained from the El Paso County Planning and Community Development Department.
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- 9. School fees in lieu of land dedication for the benefit of Falcon School District No. 49 in the amount of \$480.00 shall be paid at the time of plat recordation.
- 10. The County Attorney's Conditions of Compliance shall be adhered to at the appropriate time.

NOTATIONS

1. Final plats not recorded within 24 months of Board of County Commissioner approval shall be deemed expired, unless an extension is approved.

BE IT FURTHER RESOLVED that the record and recommendations of the El Paso County Planning Commission be adopted.

DONE THIS 19th day of July, 2022, at Colorado Springs, Colorado.

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BOARD OF COUNTY COMMISSIONERS OF EL PASO COUNTY, COLORADO

ATTEST:

By: _____ Chair

By: _____ County Clerk & Recorder

Resolution No. 22-Page 7

EXHIBIT A

LEGAL DESCRIPTION

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