

STORMWATER MANAGEMENT PLAN (SWMP) FOR Sunset Village Filing No. 4

PCD File No. CDR218

<u>Owner/Operator:</u> Sunset Village View, LLC. Scott Van Whye 487 Windchime Place, Ste. 300 Colorado Springs, CO (303) 519-5100 scott@punchlistconnection.com

<u>Engineer Contact:</u> Atwell, LLC. Richard D. Lyon, PE 143 Union Boulevard, Ste. 700 Lakewood, CO 80228 RLyon@atwell-group.com

<u>Qualified Stormwater Manager / Contractor:</u>

Raw Land Detailing, Inc. Larry Lee 10475 Accipiter Drive Peyton, CO 80831 (719) 661-4499

SWMP Prepared by: Atwell, LLC

SWMP Preparation Date: December 5, 2021

Estimated Project Dates: Project Start Date: <u>January 2022</u> Project Completion Date: <u>July 2022</u>

Applicant:

The Stormwater Management Plan was prepared under my direction and supervision and is correct to the best of my knowledge and belief. Said Plan has been prepared according to the criteria established by the County and State for Stormwater Management Plans.

Engineer of Record

12-05-2021 Date

Review Engineer:

The Stormwater Management Plan was reviewed and found to meet the checklist requirements except where otherwise noted or allowed by an approved deviation request.

Review Engineer

Date

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SWMP APPENDIX

Appendix A: GEC Plan Set and Details

Appendix B: Hydrologic Soils Group Map

Appendix C: FEMA Floodplain Map

Appendix D: CDHPE Brochure

Appendix E: SWMP Amendment Log

Objectives:

The SWMP identifies possible pollutant sources that may contribute to stormwater pollution, and identifies control measures (or BMPs) to reduce or eliminate potential water quality impacts during construction activities. The SWMP must be completed and implemented prior to the project breaking ground, and revised by the contractor's Qualified Stormwater Manager as construction proceeds, to accurately reflect the real-time conditions and practices at the site until final stabilization is reached. This SWMP meets the minimum requirements to comply with the State of Colorado CDPS General Permit for Stormwater Discharges Associated with Construction Activity, COR-090011; Individual Certification COR-_____.

Basic Acronyms / Definitions:

GEC Plan: Grading and Erosion Control Plan (SWMP Site Map)
CCM: Control measures, or
BMP: Best management practice. These terms are used interchangeably.
MS4: Municipal Separate Storm Sewer System
CDPS: Colorado Discharge Permit System
CWA: Concrete washout area
SCL: Erosion log or sediment control log. These terms are used interchangeably
SF: Silt fence
RS: Rock sock or aggregate bag. These terms used interchangeably.
IP: Inlet protection
DD: Diversion ditch or diversion berm
TSD: Temporary slope drain
SB: Straw bale or erosion bale. These terms used interchangeably
RC: Rock check dam
ECB: Erosion control blanket or rolled erosion control product. These terms are used

interchangeably

SECTION 1: SITE EVALUATION, ASSESSMENT, AND PLANNING

1.1 Project/Site Information

Project/Site Name: Sunset Village Fil. No. 4

Project Location: Jayhawk Avenue, Redtail Drive, Wheat Drive, Fleet Street, Black Elk Drive, Pipestem Avenue

County: El Paso

State: CO ZIP Code: 80928

Subdivision/Project: Sunset Village Fil. No. 4

Legal Description: Sunset Village Filing No. 4, NE Corner of Section 12, Township 15 South, Range 63 West of the Sixth Principal Meridian, County of El Paso, State of Colorado **Coverage:** State of Colorado CDPS General Permit Stormwater Discharges Associated with Construction Activity, Permit Number 090011; Individual Certification COR-_____.

1.2 Contact Information/Responsible Parties

Owner and Permittee:

Sunset Village View, LLC.
Scott Van Whye
487 Windchime Place Ste. 300 Colorado Springs, CO 80919
Office #: (303) 519-5100 Cell #: (303) 519-5100 Email: scott@punchlistconnection.com

Operator:

Raw Land Detailing, Inc.
Larry Lee
10475 Acciptier Drive Peyton, CO 80831
Office #: (719) 661-4499 Cell #: (719) 495-7770 Email: larry@rawlanddetailing.com

Site Superintendent:

 Name:
 Larry Lee

 Title:
 Superintendent

 Address:
 10475 Acciptier Dr, Peyton, CO 80831

Office #: 719-495-7770 Cell #: 719-661-4499 Email: larry@rawlanddetailing.com

Identify QSM in the SWMP and provide documentation of their credentials and/or state: "The QSM will be sufficiently qualified for the required duties per the ECM Appendix I.5.2.A"

Qualified Stormwater Manager: Individual responsible for implementing, maintaining, and revising the SWMP, knowledgeable in the principles and practices of ESC and pollution prevention, with the skills and authority to:

- Assess conditions at construction sites that could impact stormwater quality,
- Assess the effectiveness of stormwater controls, and
- Perform inspections

Primary Stormwater manager:

Name: Larry Lee		
_{Title:} Superintendent		
Address: 10475 Acciptier Dr, P	eyton, CO 80831	
Office #: 719-495-7770	Cell #: 719-661-4499	Email: <u>larry@rawlanddeta</u> iling.com
Alternate Stormwater manag	er:	
Name: Brittany Bjork		
Title: Assistant manager		
Address: 10475 Acciptier Dr	r, Peyton, CO 80831	
Office #: <u>719-495-7770</u>	Cell #: <u>719-661-4499</u>	Email: <u></u>
SWMP prepared by:		
Atwell, LLC.		
Richard D. Lyon, PE; Project Mar	nager	
143 Union Boulevard Ste. 700 Lakewood, Colorado 80228		

Email: RLyon@atwell-group.com

Office #: (303) 462-1100 Cell #: (414) 534-6011

1.3 Nature and Sequence of Construction Activity

Project scope of work:

The scope of work for the residential subdivision of Sunset Village Fil. No. 4 located in Colorado Springs, within El Paso County jurisdiction, consists of the reconstruction of a partially built-out subdivision including restoration/completion of asphalt roads, flatwork for pedestrian sidewalks and curb and gutter, detention pond reconstruction, and installation of striping and signage. Following completion of infrastructure within the subdivision, lots are to be released to allow for certificates of occupancy for manufactured homes on the lots. The Site construction encompasses approximately 14.4 acres.

The sequence of construction activity in general terms is to consist of initial control measure installation, roadway construction, pond reconstruction activity including earthwork, flatwork, and storm drain reconstruction, sidewalk installations fine grading, and final stabilization with landscaping of streetscapes. Foundation excavation and vertical construction for manufactured homes will follow completion of the Subdivision Improvement Agreement items. Section 3 of this report provides a more detailed account of the anticipated construction phases and sequencing.

Type of construction activity:

\boxtimes Residential		Industrial	Road Construction				
🛛 Linear Utility	Other (please specify)	():					
Estimated Project Start Date: January 1, 2022							
Estimated Project Comp	letion Date: June 1, 2022	2					
Estimated Project Final	Stabilization: July 1, 2022	2					
Major phases of Constr							
🛛 Initial CM	🛛 Demolition		🛛 Grading				
Utility Installation	🛛 Interim CM		oxtimes Road Construction				
☑ Vertical Construction	🛛 Final Grade		☑Final Stabilization CCM				
□Other:							
Earth Work Summary:							

Cut: 120 CY (Net)

Fill: 0 CY (Net)

The cut / fill operations for the development are considered minor and are applicable solely to the detention pond reconstruction for cut of the pond's side walls.

Any excess spoils generated during back fill and compaction of the trench will be spread evenly on site or removed and exported to a permitted facility or operation. If export in necessary, information and permitting information on the export deposition site will be included in this SWMP document. It is anticipated that the net cut may be utilized for reconstruction of pond berms and feathering of slopes surrounding the pond area.

1.4 Construction Site Estimates

Total Site Area: The work area site is estimated to be approximately 14.4 acres based on Site construction for the roadways and pond area. In addition to the work area, there may be a local offsite laydown or "show up" yard as described below.

Area to be disturbed: Estimated to be approximately 4.9 acres based on Site construction for the roadways for paving and sidewalk and landscape installation for the typical sections. Pond reconstruction consists of approximately 1.35 acres for earthwork, flatwork, and storm drain reconstruction. Additional disturbance area should be expected if an offsite local laydown or show up yard is implemented north of the Filing in empty, undeveloped area away from local residents.

Laydown Yard: Staging areas, or laydown yards, are larger areas used for the temporary storage of equipment and materials and as a centralized location for site workers to report for duty and park personal vehicles during the work day. The use of a construction trailer is possible, as may be the storage of fuel and other hydrocarbons. The use and location of a laydown yard has not been determined. If used, the SWMP Administrator will add a map to the SWMP documents showing its extents along with any potential pollutants as well as mitigating control measures.

It is anticipated that the Owner/Developer may request temporary access to the property north of the Site as it is undeveloped and has ample space for the designated areas described previously. To date, no development plan has been submitted for Filing No. 5. Any use of off-site property required expressed written consent with the Property Owner and the City is to be notified.

Are there any control measures (CCMs) located outside of the permitted area, that are utilized by the Permittee's construction site for compliance with this permit, but not under the direct control of the Permittee?: \Box Yes / \boxtimes No

1.5 Soils, Drainage Patterns, and Vegetation

Soil type: The Site is made up of medium grain silty sand. Combined bulk samples of the material classified as SP-SM, poorly graded sand with silt according to the Unified Classification System. The on-site soils are specified as Wigton loamy sand which is categorized as Hydrological Soil Group A as mapped by the Soil Conservation Service (SCS).

Soil's erosion potential: The predominant hydrologic coil group is classified as Type "A", which indicates good drainage / infiltration characteristics and high erosive potential. As with any soil exposed to disturbance and stormwater runoff, sediment migration is always a possibility, and

control measures will be employed to mitigate against the potential of sediment leaving the construction work areas including silt fence (SF).

Predominant drainage pattern: The Site generally slopes from north to south and toward the detention pond to the southwest of the Site via curb and gutter within the roadways. The majority of the Site drains directly into existing CDOT Type R Curb Inlets that convey stormwater to Detention Pond #2.

Existing Vegetation: The Site consists of sparse native weeds and grasses. The percent groundcover of vegetation is approximately 66 percent assuming that the sparse nature of the native weeds and grasses are considered 'vegetative groundcover'. Otherwise, there is no formal landscaping throughout the subdivision filing.

1.6 Anticipated Sources of Authorized Non-stormwater Discharge

Description and location of any anticipated allowable sources of non-stormwater discharge at the site. Check if applicable:

□ Natural springs, only if:

- Uncontaminated, and
- Spring flows are not exposed to land disturbance

 \boxtimes Landscape irrigation return flow

- □ Emergency fire fighting
- \boxtimes Concrete washout (CWA), only if:
 - Liquids from washing concrete tools and concrete mixer chutes are properly contained, and
 - No CWA water leaves the site as surface runoff or reaches receiving waters Liner under CWA is required if:
 - The groundwater table level is high.
 - CWA is within 400 feet of any natural drainage pathway or waterbody, or
 - CWA is within 1,000 feet of any wells or drinking water sources.
 - \boxtimes Check if the CWA liner is needed for this site.

Description of any <u>other</u> anticipated allowable sources of non-stormwater discharge at the

site: While all the above sources are possible on any project, they are not anticipated. If encountered, they will be noted on the SWMP maps and appropriate control measures implemented.

1.7 Receiving Waters

Name and description of watershed: The Site falls within the Black Squirrel Creek Creek drainage basin which ultimately outfalls into the Arkansas. The immediate receiving waters is

an adjacent drainageway referred to as the Telephone Exchange Basin Floodplain which drains to Black Squirrel Creek to the east of the Site, across Ellicott Highway.

Distance from the project to the closest receiving water: The Site is approximately 1.3 miles west of Black Squirrel Creek. The downstream regional water quality and detention pond that the Site drains to (Detention Pond #2) is approximately 1.7 miles from Black Squirrel Creek and is immediately adjacent to the Telephone Exchange Basin Floodplain.

Is the stream segment impaired? \Box Yes / \boxtimes No

According to the Colorado Dept. of Health and Public Environment website, Black Squirrel Creek and its tributaries are not listed on Colorado's Section 303(d) list of impaired waters.

Description of all stream crossings located within the construction site boundary: re are no stream crossings location within the construction site boundary. Any related control measures to mitigate against the release of pollutants to State waters not specifically mentioned in this SWMP will be added by the Stormwater Administrator and necessary details included.

1.8 Protected Site Features and Sensitive Areas

Describe unique site feature or sensitive area to be preserved during construction: Detention Pond #2 is adjacent to the Telephone Exchange Basin Floodplain which is a shallow drainageway that flows to Black Squirrel Creek. There are no known unique site features or sensitive areas to be preserved during construction. The Site is within a residential subdivision and any unique site features or sensitive areas should have been identified by the Master Development Drainage Plan Report for the subdivision; none were identified. Erosion and sediment control measures are to be implemented for reconstruction of the detention pond in order to mitigate sediment runoff to the adjacent shallow drainageway.

Describe any known soil or groundwater contamination: None expected

Describe management plan for contaminated soils and/or groundwater: N/A

Attach applicable Permits (check if applicable):

- 🗆 404 Permit
- 🗆 401 Permit
- □ Dewatering Permit
- □ Remediation Permit
- \Box Other:

1.9 Potential Sources of Pollution

Potential Pollution Source	Potential on this site?	Construction Control Measures (CCM)	CCM Implementation (as needed)
Disturbed & Stored Soils - grading - spoils - stockpiles	YES	Perimeter Controls Preservation of existing vegetation Minimizing disturbed area Materials management Solid waste management Stockpile management Vehicle tracking controls Construction sequencing	 Delineate protected areas prior to construction. Install CCMs prior to construction. Backfill and surface roughen disturbed areas daily Implement spill response. Implement stockpile mgnt controls. Delineate vehicle travel areas prior to construction, adjust as needed.
Vehicle Tracking - all permitted vehicle traffic	YES	Vehicle tracking controls Street sweeping Minimize access points Avoid work in wet weather	 Install CCMs prior construction. Delineate vehicle travel areas prior to construction, adjust as needed. Install VTC prior to construction. Implement street sweeping as needed, in conjunction with start of construction
Contaminated Soils	NO	Hazardous materials management Spill response & notification Stockpile management	 Implement hazardous materials management. Implement spill response procedures. Implement stockpile mgmt controls.
Loading & Unloading - construction materials	YES	Material management Vehicle traffic controls Good housekeeping	 Manage materials effectively once they arrive on site. Delineate vehicle travel areas prior to construction, adjust as needed. Centralized delivery area (laydown yard, etc.)
Vehicle/equipment maint. & fueling - gas, oil, - diesel - lubricants - hydraulic fluids	YES	Spill prevention controls Designated fuel storage area Spill response & notification Offsite refueling and maint.	 Designate fuel storage area. Implement spill prevention controls. Implement spill response and notification procedures. Refuel and maintain vehicles and equipment offsite
Outdoor storage - building materials - fertilizers - chemicals	NO	Material storage procedures	 Designate material storage areas prior to delivery. Materials left outdoors must be covered if they can pollute stormwater. Secondary containment must be used for hazardous materials.
Dust - wind transport - saw cutting	YES	Dust control Temporary soil stabilization Street sweeping	 Delineate protected areas prior to construction. Implement dust control in conjunction with soil disturbing activities.

State that portable toilets will be located a minimum of 10ft from stormwater and 50ft from state waters. They will be secured at all four corners to prever				
overturning and cleaned on a weekly basis. They will be inspected daily for				
		Preservation of existing vegetation Application of dust palliatives	 3.Implement temporary soil stabilization measures as soon as practical. 4.Implement street sweeping at the start of major construction and repeat daily as needed. 	
Routine Maint. Activities (n/i Vehicles and Equip.) - fertilizers - pesticides - detergents - solvents - fuels, oils, etc.	NO	Material storage Hazardous waste management ESC CCMs	 Designate materials storage areas prior to site arrival. Practice hazardous waste management procedures during the storage of such materials. Install ESC measures prior to landscape work. 	
Non-industrial Waste - worker trash - portable toilets	YES	Sanitary waste Solid waste management	 Place temporary sanitary facilities on site. Install perimeter control and prevent off-site discharges. Place trash receptacles (dumpsters) on site. Maintain regularly using a licensed vendor 	
On-site Industrial Waste - construction debris, etc	YES	Waste management Liquid waste management Hazardous waste management	 Place trash receptacles (dumpsters) on site. Place designated watertight receptacles or washout area(s) prior to activities that produce liquid waste. Implement hazardous waste management procedures. Maintain regularly using a licensed vendor 	
Concrete Truck Chute/Tool Washing	YES	CWA	 Install central designated CWA(s), or Deploy mobile washout units, and Maintain regularly 	
Drywall Mud and Paint	YES	Liquid waste management	Place designated watertight receptacles or washout area(s) prior to activities that produce liquid waste.	
Fly Ash - concrete - flow fill	YES	CWA Hazardous waste management	 Install central designated CWA, or Deploy mobile washout units Implement hazardous waste management procedures. 	
Dedicated: - asphalt plants - concrete batch plants - masonry mixing stations	NO	Secondary containment CWA Solid waste management Materials management	 Install secondary containment CCMs prior to using dedicated batch plants. Establish dedicated washout area before construction begins. Place trash receptacles on site. Manage materials effectively once they arrive on site. 	
Waste from: - geo-tech test - potholing - saw cutting	YES	Dust control Material storage Solid waste management	 Implement dust control in conjunction with soil disturbing activities. Designate materials storage areas prior to their arrival on site. 	

- utility borings for locates			3. Place trash receptacles on site.
Demolition of infrastructure: - concrete curb - asphalt road - steel/rebar	YES	Dust control Solid waste management	 Implement dust control in conjunction with soil disturbing activities. Place trash receptacles.
Electric Generator - pump	NO	Secondary containment Spill response & notification (GH) Hazardous waste management (GH, CT)	 Install secondary containment CCMs prior to using generators. Implement hazardous waste management procedures.
Areas where potential spills can occur	NO	Hazardous waste management (GH) Spill response & notification (GH)	 Implement hazardous waste management. Implement spill response and notification procedures.

Potential hazardous material & chemical pollutants to stormwater:

Potentially on Site?	Material/ Chemical	Physical Description	Stormwater Pollutants	Location
YES	Fertilizer	Liquid or solid grains	Nitrogen, phosphorous	Newly seeded areas
NO	Cleaning solvents	Colorless, blue, or yellow-green liquid	Perchloroethylene, methylene chloride, trichloroethylene, petroleum distillates	Staging areas
YES	Asphalt	Black solid	Oil, petroleum distillates	Streets
YES	Concrete and Grout	White solid/grey liquid	Limestone, sand, pH, chromium	Curb and gutter, sidewalk, building construction
YES	Curing compounds	Creamy white liquid	Naphtha	Curb and gutter, sidewalk, driveways, concrete slabs
YES	Hydraulic oil/ fluids	Brown, oily petroleum hydrocarbon	Mineral oil	Leaks or broken hoses from equipment
YES	Gasoline	Colorless, pale brown or pink petroleum hydrocarbon	Benzene, ethyl benzene, toluene, xylene, MTBE	Secondary containment/staging area
YES	Antifreeze/ coolant	Clear green/yellow liquid	Ethylene glycol, propylene glycol, heavy	Leaks or broken hoses from equipment or vehicles

			metals (copper, lead, zinc)	
YES	Sanitary toilets	Various colored liquids	Deodorizing chemicals, bacteria, parasites, and viruses	Staging areas

SECTION 2: EROSION & SEDIMENT CONTROL MEASURES

2.1 Sediment Control Measures

Silt Fence (SF)				
🗌 Permanel	nt 🛛 Temporary			
What: Description	SF is a woven geotextile fabric attached to wooden posts and trenched into the ground. It is used to intercept sheet flow runoff from disturbed areas. It is also used as an access control in-lieu of construction fence.			
When: Installation	SF shall be installed prior to land disturbing activities. SF shall be removed when the upstream area is stabilized.			
Where: Location	SF shall be installed at the locations identified on the SWMP. SF is typically installed along the contour of slopes, which is down slope of a disturbed area which accepts sheet flow, and placed along the perimeter of a construction site. <i>SF is not designed to receive concentrated flow, or to be used a filter fabric.</i>			
How: Maintenance & Inspection	SF shall be installed per detail. Inspect regularly and maintain SF throughout construction. Any section of SF that has a tear, hole, slumping, undercutting or has been bypassed shall be replaced. Accumulated sediment shall be removed before it reaches a depth of ½ the height of the silt fence, usually 6 inches.			

Inlet Protection (IP)

🗌 Permaner	nt 🛛 Temporary
What: Description	IP is a permeable barrier that is installed around an inlet drain to filter runoff and remove sediment before entering the storm system. IP can be constructed of: RS, SCL, SF, or other materials.
When: Installation	Install IP for existing catch basins prior to land disturbing activities upslope from the inlet. IP for proposed catch basins shall be installed immediately after the drain is constructed. IP and associated sediment must be removed and properly disposed of when the drainage area upstream is stabilized.
Where: Location	Install IP at the locations identified on the SWMP. IP is not a stand-alone measure. It shall be used in conjunction with other up gradient measures.
How: Maintenance & Inspection	Install IP per detail. IP shall enable the drain to function without completely blocking the flow. Inspect regularly and maintain IP throughout construction as it is the final measure before runoff enters the storm drain. Accumulated sediment shall be removed when it has reached ½ of the height of the IP or

loses functionality, whichever comes first. IP is not standalone measure and
shall be part of a redundant system.

Rock Sock	(RS)
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🗌 Permanei	nt 🛛 Temporary
What: Description	RS is an elongated cylindrical filter constructed of gravel wrapped by wire mesh or woven geotextile (aka "curb socks" if placed at angles at curb line).
When: Installation	Install RS prior to land disturbing activities; once upstream stabilization is complete. Accumulated sediment shall be removed and properly disposed of.
Where: Location	RS shall be installed at the locations identified on the EC Plan. They are use for perimeter control of a disturbed area, or as part of IP.
How: Maintenance & Inspection	Install RS per details. Inspect regularly and maintain RS as they are susceptible to displacement and breakage due to vehicle traffic. Accumulated sediment shall be removed to maintain functionality.

2.2 Erosion Control Measures

Surface Roughening (SR)	
🗌 Permanei	nt 🛛 Temporary
What: Description	SR is tracking, scarifying, imprinting or tilling a disturbed area to provide temporary stabilization. Variations in the soil are created to help minimize wind and water erosion.
When: Installation	SR shall be performed either after final grading or to temporarily stabilize an area during active construction.
Where: Location	SR shall be used in the locations identified on the SWMP. It can be used on mild and steep slopes.
How: Maintenance & Inspection	SR shall be installed per detail. SR shall always be perpendicular to the slope. Continuously inspect and maintain all surfaces that are roughened throughout construction. SR shall be inspected for erosion as it is only a temporary control. Vehicles and equipment shall not be driven over areas that have been surface roughening. Refresh SR as needed.

Temporary and Permanent Seeding (TS/PS)

🛛 Permanent	🛛 Temporary	
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What: Description	Seed is applied to disturbed areas in an effort to establish vegetation. TS is used to stabilize disturbed areas that will be inactive for an extended period. PM is used to stabilize areas at final grade that will not be otherwise stabilized. Effective seeding includes preparation of a seedbed, selection of an appropriate seed mixture, proper planting techniques, and protection of the seeded area with mulch, geotextile, or other appropriate measures. Mulching helps to protect the bare soil and must be secured by crimping, tackifiers, netting or other measures.
When: Installation	TS/PS shall be performed on temporary inactive surfaces and following the completion of final grading.
Where: Location	TS/PS shall be completed in the locations identified on the SWMP to stabilize areas at final grade that will not otherwise be stabilized.
How: Maintenance & Inspection	TS/PS and secured mulching shall be installed per seed mix specifications and details. Continuously inspect and maintain TS/PS and secured mulch throughout construction. Prepare the seedbed, select an appropriate seed mixture, use proper planting techniques and protect the seeded area with secured mulch.

Mulching (MU)	
🛛 Permaner	nt 🗌 Temporary
What: Description	MU consists of evenly applying straw, hay, shredded wood mulch, bark or compost to disturbed soils and securing the mulch by crimping, tackifiers or netting.
When: Installation	MU is used in conjunction with TS/PS to help protect the seed bed and stabilize the soil. Mulch can also be used as a temporary cover on low to mild slopes to help temporarily stabilize disturbed area where there are growing season constraints. After MU application, there shall not be bare ground surface exposed. Reapply mulch, as needed, to cover bare areas.
Where: Location	Temporary and/or permanent MU shall be completed in the locations identified on the SWMP.
How: Maintenance & Inspection	MU shall be installed per detail. After MU, the bare ground surface shall not be more than 10% exposed. Re-apply mulch, as needed, to cover bare areas.

2.3 Materials Management Control Measures

🗌 Permanei	nt 🛛 Temporary
What: Description	A CWA is a specific area of the construction site designated and managed for concrete washing activities. Options available: excavation of a pit in the ground, use of an above ground storage area or use of prefabricated haul-away CWA containers.
When: Installation	CWA shall be installed prior to any concrete delivery to the construction site; and remove upon termination of use of the washout. Accumulated solid waste, including concrete waste and any contamination soils, must be removed from the site to a designated disposal location.
Where: Location	CWA shall be installed at the locations identified on the SWMP. If the groundwater table is high; or if the CWA will be placed within 400 ft of a natural drainage pathway/waterbody; or within 1,000 ft of a wells or drinking water source it must be lined.
How: Maintenance & Inspection	CWA shall be installed per detail. Inspect regularly and maintain CWA throughout construction. Ensure adequate signage is in place identifying the location of the CWA. Remove concrete waste when filled to about ² / ₃ of CWA capacity to maintain functionality.

Concrete Washout Areas (CWA)

Stockpile Management (SP)

🗌 Permanel	nt 🛛 Temporary
What: Description	SP includes measures to minimize erosion and sediment transport from stockpiles. SP shall be used when soils or other erodible materials are stored at a construction site.
When: Installation	SP locations shall be determined during construction. If temporary removal of a CCM is necessary to access the SP, ensure CCMs area re-installed per detail drawing. When SP is no longer needed, properly dispose of excess materials and re-vegetate or stabilize the ground surface where the SP was located.
Where: Location	SP locations shall be placed away from areas where concentrated stormwater flow is anticipated, major drainage ways, gutters, and storm sewer inlets. SP locations shall be noted on the SWMP.
How: Maintenance & Inspection	SP shall be installed per details. Inspect regularly and maintain SP throughout construction. It is recommended to place SP on a pervious surface and protected from sediment transport with measures such as SCL, VB and/or SF. SP are only allowed on impervious surfaces if no other practical alternative exists. Provide weighted sediment control measures around the perimeter of the SP, such as RS or sand bags.

Street Sweeping (SS)	
🗌 Permanei	nt 🛛 Temporary
What: Description	SS is used where vehicles track sediment onto paved roadways to reduce the transport of it into storm drain systems or surface waterways.
When: Installation	Manual SS or mechanical vacuuming SS shall be conducted when there is noticeable sediment accumulation on roadways adjacent to the construction site. SS shall be completed prior to any precipitation events, at the end of the workday as needed, and at the end of construction.
Where: Location	SS shall be utilized throughout the site and also on adjacent areas to construction.
How: Maintenance & Inspection	Use standard SS equipment to adequately remove sediment from roadways adjacent to the construction site. If conditions are wet, accumulated mud and sediment may need to be manually scraped from adjacent roadway surfaces.

2.4 Site Management Control Measures

Limits of Construction (LOC)	
🗌 Permanei	nt 🛛 Temporary
What: Description	LOC is used to designate the area of land that will be disturbed by construction activities.
When: Installation	The permitted LOC shall be designated prior to land disturbing activities. If land is disturbed <u>outside</u> of the limits, then the State and any local stormwater construction discharge permits and SWMP Plan must be amended.
Where: Location	The permitted LOC shall be identified on the SWMP Plan.
How: Maintenance & Inspection	LOC are typically delineated by silt fence or construction fence. Inspect LOC continuously and maintain the permitted LOC in an effort to not disturb land outside of the boundaries.

Vehicle Tracking Control (VTC)

🗌 Permanei	nt 🛛 Temporary
What: Description	VTC is a stabilized site access point that helps remove sediment from vehicle tires and reduces tracking of sediment onto paved surfaces.
When: Installation	Install VTC prior to any land disturbing activities; and removed when there is no longer the potential for vehicle tracking to occur.
Where: Location	VTC shall be installed at the location identified on the SWMP. Locate VTC where frequent vehicle traffic will exit the construction site onto a paved roadway.

How: Maintenance & Inspection

Stabilized Staging Area (SSA)

🗌 Permanei	nt 🛛 Temporary
What: Description	LY is a clearly designated area where construction equipment and vehicles, stockpiles, waste bins and other construction-related materials are stored. If the construction site is big, more than one LY may be necessary.
When: Installation	LY shall receive perimeter controls as necessary before placed in use. Storage of pollutants may need additional CCMs.
Where: Location	LY location shall be noted on the SWMP and included in the regular inspection scope along with the rest of the project.
How: Maintenance & Inspection	LY shall be inspected regularly and maintained throughout construction. A clean area shall be maintained as well as repairing any perimeter controls and following good housekeeping practices.

SECTION 3: CONSTRUCTION SITE PHASING & ESC PLAN

3.1 Construction Site Phasing Summary

Project Approach: The proposed Sunset Village Filing No. 4 subdivision construction is to be performed per the Construction Drawings reflecting the scope of work in order to meet the Subdivision Improvement Agreement.

Construction Phasing is to be take place in two phases:

Phase 1 consists of roadway construction within stretches of Redtail Drive, Wheat Drive, Fleet Street, and Jayhawk Avenue. The typical roadway sections of these areas are to be constructed which includes 5' width pedestrian sidewalk installations, demolition and construction of stretches of curb and gutter as marked on the Site, and removal and installation of new ADA curb ramps. Phase 1 also consists of reconstruction of Detention Pond #2 including earthwork for grading of the maintenance paths and sidewalks, installation of flatwork and storm infrastructure including a forebay, trickle channel, outlet structure with wingwalls and a micropool, and storm drain reconstruction to adjust invert elevations.

Phase 2 consists of roadway construction within stretches of Black Elk Drive and Pipestem Avenue. The typical roadway sections of these areas are to be constructed which includes 5' width pedestrian sidewalk installations, demolition and construction of stretches of curb and gutter as marked on the Site, and removal and installation of new ADA curb ramps.

Construction is to be begin with initial control measures installation including perimeter silt fence (SF), vehicle tracking control (VTC), and designation of the stabilized storage area (SSA) within the site. Onsite storm inlets are to be protected via inlet protection (IP) and rock socks (RS) within the adjacent downstream private roadway is to be installed. Any downstream, offsite storm inlets susceptible to storm water flow from the Site construction area are to be protected via inlet protection.

Following initial control measure installations, construction is to begin with reconstruction of the existing asphalt roadways including curb and gutter demolition and construction based on markings located on the Site for sections for replacement, and installation of sidewalk. Phase 1 includes reconstruction of the detention pond which consists of fine grading and flatwork. The contractor will use a tracked excavator with a 24" bucket to dig the trenches for stretches of storm drain replacement anticipated to total approximately 230 lineal feet for new 18" and 24" RCP storm drains with flared end sections and a 4' storm sewer manhole. No other utility work is anticipated to take place.

As a result, any stockpile (SP) location on site is anticipated to be very temporary (less than one work day) and may be hauled off-site within the same day of excavation.

Any mobile control measures (or BMPs) that need to be used will be deployed at the end of each workday down gradient of disturbed areas until said areas are stabilized. Control measures will also be deployed in the event of rain or other storm event that has the potential to mobilize sediment.

Interim control measures such as a concrete washout area (CWA), adjustments to the SSA and SP locations to accommodate construction vehicles for excavation, foundation crew work, and concrete pours for curb and gutter and sidewalk installations within the rights-of-way as well as foundation construction for the residential homes following satisfaction of the Subdivision Improvement Agreement.

Final stabilization is to be take place after all site rights-of-way and pond construction has been completed such as concrete flatwork, asphalt paving, and storm infrastructure construction. Final stabilization requires that all disturbing activities at the site are complete and vegetative cover with a density of at least 70 percent of the native background vegetative cover for the area is established on all unpaved areas and areas not covered by permanent structures. Noxious weeds are not counted in the 70%. The Site is to be final stabilized according to the final landscaping plans which includes xeriscape rock areas, native grass areas, and assigned shrubs and trees.

After the majority of the vertical construction takes place where little to no site disturbance is required and less construction vehicles and crews are required to be on site, site development is to take place including fine grading within the lots. It is anticipated that the remaining building construction is limited to exterior finishes and interior finished. At this point, rights-of-way construction and detention pond reconstruction are to be completed.

Construction activity is to be closed out upon County inspection for approval of the final stabilized conditions.

3.2 General SWMP Notes

- 1. No clearing, grading, excavation, or other land disturbing activities shall be allowed (except for work directly related to the installation of Initial Control Measures) until a County GEC Permit has been issued.
- 2. All land disturbing activities must be performed in accordance with and the approved GEC Plan and SWMP.
- 3. Initial Control Measures shall be installed and inspected prior to any land disturbance activities taking place. An initial site inspection will not be scheduled until a County GEC Permit has been "conditionally approved." Call County Stormwater Inspections, 719-520-6826, at least 48 hours prior to construction to schedule an initial inspection and obtain full permit approval.

- 4. Individuals shall comply with the "Colorado Water Quality Control Act" (Title 25, Article 8, CRS) and the "Clean Water Act" (33 USC 1344), including regulations promulgated and certifications or permits issued, in addition to the requirements included in the City's MS4 Permit, Stormwater Construction Manual. In the event of conflicts between these requirements and water quality control laws, rules, or regulations of other Federal or State agencies, the more restrictive laws, rules, or regulations shall apply.
- 5. Stormwater discharges from construction sites shall not cause or threaten to cause pollution, contamination, or degradation of State Waters.
- 6. All Construction Control Measures shall be maintained until permanent stabilization measures are implemented. Temporary Construction Control Measures must be removed prior to permit closeout.
- 7. Concrete wash water shall not be discharged to or allowed to runoff to State Waters or any surface or subsurface storm drainage system or facilities.
- 8. Building, construction, excavation, or other waste materials shall not be temporarily placed or stored in the street, alley, or other public way, unless in accordance with an approved Traffic Control Plan. Construction Control Measures may be required by the GEC Inspector if deemed necessary based on specific conditions and circumstances (e.g., estimated time of exposure, season of the year, etc.).
- 9. All wastes composed of building materials must be removed from the construction site for disposal in accordance with local and state regulatory requirements. No building material wastes or unused building materials shall be buried, dumped, or discharged at the site.
- 10. The permittee shall be responsible for the removal of all construction debris, dirt, trash, rock, sediment, and sand that may accumulate in the storm sewer or other drainage conveyance system as a result of construction activities.
- 11. The quantity of materials stored on the project site shall be limited, as much as practical, to that quantity required to perform the work in an orderly sequence. All materials stored onsite shall be stored in a neat, orderly manner, in their original containers, with original manufacturer's labels. Materials shall not be stored in a location where they may be carried by stormwater runoff into the storm sewer system at any time.
- 12. Spill prevention and containment measures shall be used at all storage, equipment fueling, and equipment servicing areas so as to contain all spills and prevent any spilled material from entering the MS4, including any surface or subsurface storm drainage system or facility. Bulk storage structures for petroleum products and other chemicals shall have secondary containment or equivalent adequate protection. All spills shall be cleaned up immediately after discovery, or contained until appropriate cleanup methods can be employed. Manufacturer's recommended methods for spill cleanup shall be followed, along with proper disposal methods.
- 13. Sediment (mud and dirt) transported onto a public road, regardless of the size of the site, shall be cleaned as soon as possible after discovery.
- 14. No chemicals are to be added to the discharge unless permission for the use of a specific chemical is granted by the State. In granting the use of such chemicals, special conditions and monitoring may be required.
- 15. Control Measures for all slopes, channels, ditches, or any disturbed land area shall be completed within fourteen (14) calendar days after final grading or final land disturbance has been completed. Disturbed areas which are not at final grade but will remain dormant for longer than fourteen (14) days shall be roughened, mulched, tackified, or stabilized with

tarps within fourteen (14) days after interim grading. An area that is going to remain in an interim state for more than sixty (60) days shall also be seeded, unless an alternative stabilization measure is accepted at the inspector's discretion. All temporary Construction Control Measures shall be maintained until final stabilization is achieved.

- 16. The GEC Plan will be subject to re-review and re-acceptance by the Stormwater Enterprise should any of the following occur: grading does not commence within twelve (12) months of the City's acceptance of the plan, the construction site is idle for twelve (12) consecutive months, a change in property ownership occurs, the planned development changes, or any other major modifications are proposed as defined in the Stormwater Construction Manual.
- 17. It is not permissible for any person to modify the grade of the earth on any utility easement or utility rightof-way without written approval from the utility owner. City acceptance of the GEC Plan and CSWMP does not satisfy this requirement. The plan shall not increase or divert water towards utility facilities. Any changes to existing utility facilities to accommodate the plan must be approved by the affected utility owner prior to implementing the plan. The cost to relocate or protect existing utilities or to provide interim access shall be at the applicant's expense.
- 18. Applicant represents and warrants that they have the legal authority to grade and/or construct improvements on adjacent property. The City has not reviewed the developer's authority to modify adjacent property. An approved GEC Permit does not provide approval for the Applicant to perform work on adjacent property.

SECTION 4: WASTE MANAGEMENT PLAN

4.1 Covering Outdoor Storage and Handling Areas

Covering Outdoor Storage and Handling Areas

Description: When raw materials, byproducts, finished products, storage tanks, and other materials are stored or handled outdoors, stormwater runoff that comes in contact with the materials can become contaminated. Proactively covering storage and handling areas can be an effective source control for such areas. Coverings can be permanent or temporary and consist of tarp, plastic sheeting, roofing, enclosed structures, or other approaches that reduce exposure of materials to precipitation and wind.

Uses: Covering is appropriate for areas where solids (e.g., gravel, compost, building materials) or liquids (e.g., oil, gas, tar) are stored, prepared, or transferred. Cover the following areas that are applicable to this construction site:

- Loading and Unloading: Loading and unloading operations usually take place at outside storage or staging area on the construction site. Materials may be spilled during transfer between storage facilities and trucks during pumping of liquids, pneumatic transfer of dry chemicals, and mechanical transfer of bags, boxes, drums, or other containers by material handling equipment.
- Aboveground Tanks/Liquid Storage: Accidental releases of chemicals from above-ground liquid storage can contaminate stormwater with a variety of pollutants. Several common causes of accidental releases from above-ground storage include: external corrosion and structural failure, problems due to improper installation, spills and overfills due to operator error, failure of piping systems, and leads or spills during pumping of liquids or gases between trucks to a storage facility.
- Outside Manufacturing: Common outside manufacturing activities may include parts assembly, rock grinding or crushing, metals painting or coating, grinding or sanding, degreasing, concrete manufacturing, parts cleaning or operations that use hazardous materials. These activities can result in dry deposition of dust, metal and wood shavings and liquid discharges of dripping or leaking fluids from equipment or process and other residuals being washed away in storm runoff. In addition, outside storage of materials and waste products may occur in conjunction with outside manufacturing.
- Waste Management: Wastes spilled, leached, or lost from outdoor waste management areas or outside manufacturing activities may accumulate in soils or on other surfaces and be carried away by storm runoff. There is also the potential for liquid wastes from surface impoundments to overflow to surface waters or soak the soil where they can be picked up by runoff. Possible stormwater contaminants include toxic compounds, oil and grease, oxygen-demanding organics, paints and solvents, heavy metals and high levels of suspended solids. Lack of coverage of waste receptacles can result in precipitation seeping through the material and collecting contaminants or the material being blown around the site and into the storm sewer system. Containment sources include waste

piles, wastewater and solid waste treatment and disposal, land application sites, dumpsters, or unlabeled drums.

 Outside Storage of Materials: Raw materials, intermediate products, byproducts, process residuals, finished products, containers, and materials storage areas can be sources of pollutants such as metals, oils and grease, sediment and other contaminants. Pollutant transport can occur when solid materials wash off or dissolve into water, or when spills or leaks occur.

Practice Procedures:

- Where practical, conduct operations indoors. If outdoors, then select a temporary or permanent covering to reduce exposure of materials to precipitation and runoff.
- The type of covering selected depends on a variety of factors such as the type and size of activity being conducted and materials involved. Types of cover range from relatively inexpensive tarps and plastic sheeting to overhead structures or fully enclosed buildings equipped with ventilation, lighting, etc.
- Covering practices should be combined with Good Housekeeping to be most effective.
- Tarps and plastic sheets require more frequent inspection and maintenance.

Place site-specific information here:

4.2 Spill Prevention and Response Plan

Spill Prevention & Response Plan

Permanent

⊠ Temporary

Spills and leaks of solid and liquid materials processed, handled or stored outdoors can be a source of stormwater pollution. Spilled substances can reach receiving waters when runoff washes these materials from impervious surfaces or when spills directly enter the storm system during dry weather conditions. Effective controls depend on spill prevention and response measures, proper training, and may include structural spill containment or control devices. Spill containment measures include temporary or permanent curbs or berms that surround a potential spill site. Berms may be constructed of concrete, earthen material, metal, synthetic liners, or other material. Spill control devices include valves, slide gates, or other devices that can control and contain spilled material.

Spill Prevention Measures

- Train key employees in plan and provide clear, common-sense spill prevention practices and clean-up procedures to be strictly followed.
- Identify equipment that is exposed to precipitation, pollutants that may be generated and possible sources of leaks or discharges.
- Perform inspections and preventative maintenance of equipment for proper operation and to check for leaks or evidence of discharge (stains). Ensure repairs are completed or provide temporary leak containment until such repairs can be made.

- Drain used motor oil and other automotive fluids in a designated area away from storm inlets. Collect spent fluids and recycle or dispose of properly. Never dispose into storm or sanitary sewer.
- In fueling areas, clean up spills with dry methods (absorbents) and use damp cloths on gas pumps and damp mops on paved surfaces.
- <u>Never hose down a spill or absorbent materials into the storm drain, or down into an</u> interior floor drain which leads to the sanitary sewer system.
- Reduce stormwater contact with equipment and materials by implementing covered storage, reduce stormwater run-on and follow good housekeeping practices.
- Post signs at critical locations with Spill Prevention and Response Plan information.

Identification of Spill Areas: Spill prevention and response measures shall be implemented at construction sites in areas where materials may be spilled in quantities that can adversely impact receiving waters or the storm system. Identify potential spill areas, potential spill volumes, material types, frequency of material used, and drainage paths from spill areas with relation to storm sewer inlets, adjacent water bodies, structural CCMs, and containment structures. Use this information to determine the types of spill prevention and control measures needed specific to the site conditions. Show the potential spill areas on the EC Plan:

- Loading and unloading areas
- Outdoor storage areas
- Outdoor manufacturing or processing activities
- Waste disposal
- Areas that generate significant dust or particulates that may later deposit on the ground
- Areas prone to spills based on past experience at the site
- Locations where other routine maintenance activities occur
- Areas where smaller leaks may occur (parking lots)

Material Handling Procedures: From a water quality perspective, the primary principle behind effective material handling practices is to minimize exposure to precipitation. Store the material indoors, otherwise implement the following outdoor materials handling procedures:

- Divert stormwater around materials storage areas.
- Use appropriate perimeter control measures (secondary containment).
- Keep bulk solid materials (raw materials, sand, gravel, topsoil, compost, concrete, packing materials, metal products, etc) covered and protected from stormwater.
- When practical, store materials on impermeable surfaces.
- Store hazardous materials according to federal, state, and local requirements.
- Adopt procedures to reduce spills or leaks during filling or transfer of materials.
- Substitute less toxic or nontoxic materials for toxic materials.
- Store containers that are easily punctured or damaged away from high traffic areas.
- Add waste-capture containers such as collection pans for lubricating fluids.
- Store drums and containers with liquids on impermeable surfaces and provide secondary containment. Place drums stored outdoors on pallets to minimize contact with runoff.

Spill Response Procedures: Tailor spill response procedures to site-specific conditions and industry-specific regulatory requirements. Follow procedures:

- Contain and cleanup spills promptly after the spill is discovered.
- Deploy spill kits if available.

- Sweep up small quantities of pollutants to reduce exposure to runoff.
- Place absorbents at fueling areas or areas susceptible to spills.
- Wipe up small spills with a rag, store rags in appropriate containers, dispose of rags properly or use a professional industrial cleaning service.
- Contain medium-sized spills with absorbents and use berms or absorbent "snakes" as temporary booms for the spill. Store and dispose of absorbents properly. Wet/dry vacuums may be used, but not for volatile fluids.
- Install drip pans below minor equipment leaks until a repair can be made.
- For large spills, first contain the spill and plug storm inlet where the liquid may migrate off-site, then clean up the spill.
- Excavation of spill areas to removed contaminated material may be required where large liquid spills occur on unpaved surfaces.
- Maintain an inventory of cleanup materials onsite and strategically locate them based on the types and quantities of chemicals present.
- Records of spills, leaks, or overflows that result in the discharge of pollutants must be documented and maintained.

Two approaches are used when implementing spill containment measures: 1) Design system to contain the entire spill; or 2) Use curbing to route spilled material to a collection basin. Both containment berming and curbing should be sized to safely contain or convey to a collection basin a spill from the largest storage tank, tanker truck, or other containment device in the possible spill area. The spill containment area must have an impermeable surface (impermeable liner, asphalt or concrete) to prevent groundwater contamination. Design containment system to enable collection and removal of spilled material through a pump or vacuum trucks, sorbent or gelling material, etc. Material removed must be disposed of or recycled according to local, state, and federal standards. If the capacity of the spill containment is exceeded, supplemental measures should be available such as a portable containment device, sorbent materials, or gelling agents to solidify the material. Water that collects within containment areas due to rainfall or snowmelt must be appropriately treated before release from the spill area.

Emergency 24-Hour Site Contact (with spill response and clean-up authority):

Company/Developer: <u>Sunset Village View, LLC.</u> Contact Name: <u>Scott Van Whye</u> Address: <u>487 Windchime Pl. Ste. 300 Colorado Springs, CO</u> Office #: <u>303-519-5100</u> Cell #: <u>303-5</u>19-5100

Email: scott@punchlistconnection.com

Alternate Emergency 24-Hour Site Contact:

Company/Developer: <u>Raw Land Detailing, Inc.</u> Contact Name: <u>Larry Lee</u> Address: <u>10475 Accipiter Drive Peyton, CO</u> Office #: <u>719-661-4499</u> Cell #: <u>719-495-7770</u> Email: larry@rawlanddetailing.com

Notification Procedures: Some spills may need to be reported to the State of Colorado, Water Quality Control Division and Adams County Stormwater Division <u>immediately</u> upon discovery. Releases of chemical, oil, petroleum product, sewage, etc., which may enter State Waters must

be reported to: State of Colorado, 24-hour Emergency Spill Reporting Line: 1-877-518-5608. https://www.colorado.gov/pacific/cdphe/wq-environmental-spills. Tri-County Health Department: 303-220-9200.

4.3 Good Housekeeping

Good Housekeeping Practices

🗌 Permanent

⊠ *Temporary*

Description: Good housekeeping practices are designed to maintain a clean and orderly work environment. The most effective first steps towards preventing stormwater pollution at construction sites simply involve using common sense to improve the site's basic housekeeping methods. Poor housekeeping practices result in increased waste and potential for stormwater contamination. A clean and orderly work site reduces the possibility of accidental spills caused by mishandling of chemicals and equipment and should reduce safety hazards to personnel. A well-maintained material and chemical storage area will reduce the possibility of stormwater mixing with pollutants. Some simple procedures a site can use to promote good housekeeping include improved operation and maintenance of machinery and processes, material storage practices, material inventory controls, routine and regular clean-up schedules, maintaining well organized work areas, signage, and educational program for employees and the general public. **Practice Procedures for Operation and Maintenance:**

- Maintain dry and clean floors and ground surfaces by using brooms, shovels, vacuums or cleaning machines, rather than wet clean-up methods.
- Regularly collect and dispose of garbage and waste material.
- Routinely inspect equipment to ensure that it is functioning properly without leaking and conduct preventative maintenance and needed repairs.
- Train employees on proper clean up and spill response procedures.
- Designate separate areas for auto parking, vehicle refueling and routine maintenance.
- Promptly clean up leaks, drips and other spills.
- Cover and maintain dumpsters and waste receptacles. Add additional dumpsters or increase frequency of waste collection if overflowing conditions reoccur.
- For outdoor painting and sanding: Conduct activities in designated areas that provide adequate protection to prevent overspray and uncontrolled emissions. All operations should be conducted on paved surfaces to facilitate cleanup. Use portable containment as necessary for outside operations. Clean up and properly dispose of excess paint, paint chips, protective coatings, grit waste, etc.
- Maintain vegetation on facility grounds in a manner that minimizes erosion. Follow the Landscape Maintenance and Pesticide, Herbicide and Fertilizer Usage CCMs to ensure that minimum amounts of chemicals needed for healthy vegetation are applied to minimize transport of these materials in runoff.

Practice Procedures for Material Storage Practices:

- Provide adequate aisle space to facilitate material transfer and access for inspection.
- Store containers, drums, and bags away from direct traffic routes to reduce container damage resulting in accidental spills.
- Use additional perimeter control measures (secondary containment)

- Stack containers according to manufacturer's instructions to avoid damaging the containers from improper weight distribution. Also store materials in accordance with directions in Material Safety Data Sheets (MSDSs).
- Store containers on pallets or similar devices to prevent corrosion of containers that results from containers coming in contact with moisture on the ground.
- Store toxic or hazardous liquids within curbed areas or secondary containers.

Practice Procedures for Material Inventory Practices: An up-to-date materials inventory can keep material costs down by preventing overstocking, track how materials are stored and handled onsite, and identify which materials and activities pose the most risk to the environment. Assign responsibility of hazardous material inventory to individuals trained to handle such materials. A material inventory should include these steps:

- Identify all chemical substances present at work site. Perform a walk-through of the site, review purchase orders, list all chemical substances used and obtain Material Safety Data Sheets (MSDSs) for all chemicals.
- Label all containers with name and type of substance, stock number, expiration date, health hazards, handling suggestions, and first aid information. Find info on the SDS.
- Clearly identify special handling, storage, use and disposal considerations for hazardous materials on the material inventory.
- Institute a shelf-life program to improve material tracking and inventory to reduce the amount of materials overstocked and ensure proper disposal of expired materials. Careful tracking of materials ordered can result in more efficient materials use. Decisions on the amounts of hazardous materials that are stored on site should include an evaluation-of any emergency control systems that are in place. All storage areas for hazardous materials should be designed to contain spills.

Practice Procedures for Training and Participation: Provide frequent and proper training in good housekeeping techniques to reduce mishandling of chemicals or equipment. Educate by:

- Discussing good housekeeping practices in training programs and meetings.
- Publicizing pollution prevention concepts through posters or signs.
- Posting bulletin boards with updated good housekeeping procedures and tips.

4.4 Vehicle Maintenance, Fueling and Storage

Vehicle Maintenance, Fueling and Storage

Permanent

⊠ Temporary

Description: Areas where vehicles are fueled, maintained, and stored/parked can be pollutant "hot spots" that can result in hydrocarbons, trace metals, and other pollutants being transported in precipitation runoff. Proper fueling operations, storage of automotive fluids and effective spill cleanup procedures can help reduce contamination of stormwater runoff from vehicle maintenance and fueling facilities. Fuel-related spills can occur due to lack of attention during fueling or "topping off" fuel tanks. Common activities at construction sites include vehicle fluid

replacement and equipment replacement and repair. Some of the wastes generated maintaining automobiles include solvents (degreasers, paint thinners, etc.), antifreeze, brake fluid, brake pad dust, battery acid, motor oil, fuel, and lubricating grease.

Uses: procedures are applicable to vehicle maintenance and fueling. Vehicle wash water is considered process wastewater that <u>will not</u> be discharged to the storm sewer system.

Practice Procedures for Vehicle Maintenance: The most effective way to minimize wastes generated by automotive maintenance activities is to prevent their production in the first place. The following practices will be implemented:

- Perform maintenance activities offsite whenever possible or inside and/or under cover.
 When repairs cannot be performed indoors, use drip pans or absorbents.
- Keep equipment clean and free of excessive oil and grease buildup.
- Promptly cleanup spills using dry methods and properly dispose of waste. When water is
 required, use as little as possible to clean spills, leaks, and drips.
- Use a solvent collection service to collect spent solvent used for parts cleaning.
- When using liquids for cleaning, use a centralized station to ensure that solvents and residues stay in one area. Locate drip pans and draining boards to direct solvents back into a solvent sink or holding tank for reuse.
- Store used oil for recycling in labeled tanks. Locate used oil tanks and drums away from storm sewer, flowing streams, and preferably indoors.
- Use non-hazardous or less hazardous alternatives when practical. For example, replace chlorinated organic solvents with non-chlorinated ones like kerosene or mineral spirits.
- Properly recycle or dispose of grease, oil, antifreeze, brake fluid, cleaning solutions, hydraulic fluid, batteries, transmission fluid, worn parts, filters, and rags.
- Drain and crush oil filters before recycling or disposal.
- Drain all fluids and remove batteries from salvage vehicles and equipment.
- Closely monitor parked vehicles for leaks and place pans under leaks to collect the fluids for proper disposal or recycling. Remove defective equipment until repaired.
- Install berms or other measures to contain spills and prevent work surface runoff from entering storm sewer system.
- Develop a spill prevention plan with measures such as spill kits, and information about location of storm drains and how to protect them if a large spill occurs.
- Conduct periodic employee training to reinforce proper disposal practices.
- Promptly transfer used fluids to recycling drums or hazardous waste containers.
- Store cracked batteries in leak-proof secondary containers.
- Inspect outdoor storage areas regularly for drips, spills and improperly stored materials (for example: unlabeled containers, auto parts that might contain grease or fluids, etc). This is particularly important for parking areas for vehicles awaiting repair.
- Structural CCMs, such as traps, installed in vehicle hotspot areas require routine cleanout of oil and grease. During heavy rainfall, cleanout is required more often to ensure that pollutants are not washed through the trap. Sediment removal is also required on a regular basis to keep the CCM working efficiently.

Practice Procedures for Vehicle Fueling:

- Perform fueling operations offsite whenever possible.
- Fueling areas should be designed to prevent stormwater runoff and spills. Fuel-dispensing
 areas should be paved with concrete or equivalent impervious surface, with an adequate

slope to prevent ponding, and separated from the rest of the site by a grade break or berm to prevent run-on of precipitation.

- For sites using a mobile fuel truck, establish a designated fueling area. Place temporary "caps" over nearby catch basins or manhole covers so that if a spill occurs, it is prevented from entering the storm sewer. Secondary containment should be used when transferring fuel from the tank truck to the fuel tank. Cover storm drains in the vicinity. Install vapor recovery nozzles to help control drips, and reduce air pollution.
- Keep spill response information and spill cleanup materials onsite and readily available.
- Employ dry cleanup methods cleaning up fuel spills. Such methods include sweeping to remove litter and debris, and using rags and absorbents for leaks and spills.
- Water should not be used to wash fuel spill areas. During routine cleaning, use a damp cloth on the pumps and a damp mop on the pavement. Fuel dispensing nozzles should be fitted with automatic shutoff except where prohibited by fire department. Post signs at the fuel dispenser warning operators against "topping off' vehicle fuel tanks.
- Provide written procedures describing CCMs to employees who will be fueling.

4.5 Street Sweeping and Cleaning

Street Sweeping (SS)

Permanent

⊠ *Temporary*

Description: SS uses either manual or mechanical pavement cleaning practices to collect or vacuum sediment, litter and other debris from the streets before being washed into storm sewers by runoff. This practice can reduce pollutant loading to receiving waters, reduce clogging of storm sewer pipes, prolong the life of infiltration CCMs and reduce clogging of outlet structures in detention ponds. Mechanical designs include: broom and conveyor belt sweeper, wet or dry vacuum-assisted sweepers, and regenerative-air sweepers. The effectiveness depends upon particle loadings being swept, street texture, moisture conditions, parked cars, equipment conditions and frequency of cleaning.

Uses: SS is a technique in urban areas where sediment and litter accumulated on streets is of concern for aesthetic, sanitary, water and air quality reasons. SS is required at constructions sites per SWMP to reduce off-site tracking.

Procedures:

- 1. SS may be performed manually (broom and/or shovel) or with a vacuum sweeper (no kick-broom). Choose the most effective approach for site conditions.
- 2. SS shall be completed when there is sediment tracking from the construction site exits into the public road or right-of-way.
- 3. SS frequency depends on presence of sediment tracking. If tracking is occurring, either a VTC shall be installed, the VTC needs maintenance, or the VTC is inadequate; all require SWMP updates.
- 4. Off-site sediment tracking from the construction site shall be swept immediately.

- 5. Conduct SS prior to precipitation events.
- 6. Operate sweepers at manufacturer recommended optimal speed levels.
- 7. Regularly inspect vehicles and equipment for leaks and repair promptly.
- 8. Keep accurate logs of number of curb-miles swept and amount of waste collected.
- 9. Dispose of SS debris and dirt at a landfill.
- 10. Do not store swept material along the side of the street or near a storm drain inlet.

Site-specific information here:

The right-of-way of Federal Drive is to be kept clean at all times. There is a Private roadway to the south and west of the Site that are to be kept clean with end of day street sweeping during construction until project close out.

4.6 Storm Sewer Cleaning

Storm Sewer System Cleaning (SSC)

Permanent

🛛 Temporary

Description: Periodic storm sewer cleaning can help remove accumulated sediment, trash, and other pollutants from the storm system including inlets, pipes and also construction CCMs. Routine cleaning reduces the amount of pollutants in the storm system and in receiving waters. Clogged drains can cause overflow, leading to increase erosion. Cleaning increases dissolved oxygen, reduces levels of bacteria, and supports in-stream habitat. Areas with flat grades or low flows should be given special attention because they rarely achieve high enough flows to flush themselves. Water used in storm drain cleaning must be collected and properly disposed of, typically at a sanitary wastewater treatment facility. Simpler methods in localized areas can also include manual trash collection and shoveling sediment and debris from inlets and outlets. Frequency and prioritization of storm sewer cleaning is affected by the activity and intensity of construction and the proper installation and maintenance for construction CCMs.

Uses: Inspection of the existing storm system is recommended prior construction to document condition. The storm sewer shall be cleaned at minimum at completion of construction.

Practice Guidelines: Inspect the storm system as part of the required stormwater inspection.

- **Technology available**: manual cleaning (shovel), vacuum cleaning and vacuum combination jet cleaning. Choose the most effective approach for site conditions.
- **Staff training**: train about maintenance, waste collection and disposal methods.
- **Waste disposal**: Most catch basin waste is acceptable for landfills. If hazardous material is suspected, it should be tested and disposed of accordingly.

Site specific information here:

Protection of the existing private dual CDOT type C storm inlets on site is to occur during early stages of construction. Following the reconstruction of the structures to raise the grate rim elevations to final grade conditions, any necessary cleaning is to take place within the structure and connected pipes should any sediment or trash be identified. Continued protection of the structures is to take place during construction.

SECTION 5: FINAL STABILIZATION

5.1 Final Stabilization Requirement

Final Stabilization is reached when all ground disturbing activities are complete, and all disturbed areas have either been built on, paved over or a uniform vegetative cover has been established in accordance with SWMP requirements. Prior to closing the State Stormwater Permit, all the items listed below must be completed in order for the construction site to be considered to have reached a state of final stabilization.

- 1. The site has a uniform vegetative cover with a density of at least 70% compared to the original undisturbed site. Such cover must be capable of adequately controlling soil erosion.
- 2. If applicable, proper installation and maintenance of all approved, permanent, postconstruction stormwater quality treatment drainage facilities.
- 3. Removal of all stockpiles of soil, construction material/debris, construction equipment, etc. from the construction site.
- 4. Streets, parking lots and other surrounding paved surfaces are clean and free of any sediment or debris.
- 5. Removal of sediment, debris or other pollutants within the private and adjacent public storm drainage system.
- 6. Restoration of any damaged public infrastructure caused by the construction activities.

5.2 Final Stabilization Measures

Final stabilization efforts generally consist of a mix of many of the same temporary erosion control measures covered previously in Section 2.2. More specifically, these include:

- Surface Roughening (SR)
- Temporary or Permanent Seeding
- Mulching

At the contactors' option, hydroseeding / mulching may be employed

Hydroseeding / Hydromulching (HS)	
🛛 Permanent	Temporary
What: Description	Hydraulically applied mulch is an interim and permanent stabilization control measure that consists of using hydroseeding equipment to apply a uniform layer of natural fibers and adhesive-like compounds over disturbed construction areas. Hydroseeding immediately protects disturbed areas from rainfall

	impacts, excessive infiltration, and wind erosion until permanent vegetation is established.
When: Installation	As soon as possible or as necessary to protect disturbed soils and / or to initiate germination and site stabilization through establishment of vegetative cover
Where: Location	All disturbed areas. Best used on dry areas where slopes are no greater that 2:1 H:V. Not suitable on saturated soils or in areas of concentrated flows
How: Maintenance & Inspection	Visually inspect at regular intervals and after every storm event to ensure mulch meets required coverage. Re-apply hydraulic mulch as needed over failed areas (e.g., large slopes after storm event) throughout the construction period to ensure continuous coverage. Mulching does not need to be removed as it will biodegrade with time.

5.3 Removal of Temporary CCMs

Once the site has achieved a state of final stabilization, any remaining temporary CMs such as perimeter controls, inlet protection, silt fence, etc. shall be removed and disposed of properly. Due the liner nature of the project, portions of the site may reach final stabilization before others. As a result, project closeouts may be phased as conditions warrant.

5.4 Stormwater Permits Close-out

Submit the CDPS Stormwater Discharge Permit Inactivation Form to CDPHE.

5.5 Long Term Stormwater Management

There are no proposed permanent, long term stormwater infrastructure or features associated with this project

this project. 🌾

discuss existing Pond 2 and the proposed improvements to it.

SECTION 6: STORMWATER INSPECTIONS

6.1 Inspections

1. Qualified Stormwater Management Inspection Personnel:

Identify the inspection person(s) who will be responsible for conducting stormwater inspections and describe their qualifications. This may be a third party consultant:

Company/Developer: <u>Raw Land Detailing, Inc.</u> Contact Name: <u>Larry Lee</u> Address: <u>10475 Accipiter Drive Peyton, CO</u> Office #: <u>719-661-4499</u> Cell #: <u>719-495-7770</u> Email: larry@rawlanddetailing.com

2. Inspection Frequency: Inspections shall start within 7 calendar days of commencement of construction activities. The inspection schedule shall be noted in the SWMP documents and updated as necessary if the inspection schedule changes.

Minimum Stormwater Inspection Schedule: A thorough inspection of the site inspection shall be performed in accordance with <u>one</u> of the following <u>minimum frequencies:</u>

- At least one inspection every <u>7 calendar days</u>, or
- At least one inspection every <u>14 calendar days</u>, if post-storm event inspections are conducted within <u>24 hours after the end of any precipitation or snowmelt event</u> that causes surface erosion. Post-storm inspections may be used to fulfill the 14-day routine inspection requirement.

Post-Storm Inspections at Temporarily Idle Sites - For permittees choosing to combine 14-day inspections and post-storm-event inspections, if no construction activities will occur following a storm event, post-storm event inspections must be conducted prior to re-commencing construction activities, but <u>no later than 72 hours following the storm event</u>. The delay of any post-storm event inspection must be documented in the inspection record. Routine inspections must still be conducted at least every 14 calendar days.

Inspections at Completed Sites/Areas - When the site, or portions of a site are awaiting establishment of a vegetative ground cover and a state of final stabilization, the permittee must conduct a thorough inspection of the stormwater management system at least once <u>every 30 days</u>. Post-storm event inspections are not required under this schedule. This reduced inspection schedule is allowed if all of the following criteria are met:

- i. All construction activities resulting in ground disturbance are complete;
- ii. All activities required for final stabilization, in accordance with the SWMP, have been completed, with the exception of the application of seed that has not occurred due to seasonal conditions or the necessity for additional seed application to augment previous efforts; and

iii. The SWMP has been amended to locate those areas to be inspected in accordance with the reduced schedule allowed for in this paragraph.

The <u>minimum inspection frequency</u> required does not affect the permittee's responsibility to implement and maintain effective control measures as prescribed in the SWMP. Proper maintenance may require more frequent inspections.

3. Inspection Procedures:

- At minimum, inspect the construction site perimeter, all disturbed area, designated haul routes, material and/or waste storage areas that are exposed to precipitation, discharge location(s), and locations where vehicles exit the site shall be inspected for evidence of, or the potential for, pollutants leaving the Permitted boundaries, entering any storm sewer system, or discharging an MS4 or State waters.
- Visually verify whether all implemented CCMs are in effective operational condition and are working as designed in their specifications to minimize pollutant discharges.
- Determine if there are new potential sources of pollutants.
- Assess the adequacy of CCMs at the site to identify areas requiring new or modified CCMs to minimize pollutant discharges.
- Identify all areas of non-compliance and implement corrective action.

Identify the staff or company who will be responsible for installing control measures and making repairs or corrections:

Company/Developer: <u>Raw Land Detailing, Inc.</u> Contact Name: <u>Larry Lee</u> Address: <u>10475 Accipiter Drive Peyton, CO</u> Office #: <u>719-661-4499</u> Cell #: <u>719-495-7770</u> Email: larry@rawlanddetailing.com

4. Inspection Form:

Place completed inspections in the SWMP materials kept on site or refer to where the inspections are kept electronically. At a minimum the form should document:

• Inspection date;

Item 25. And signature.

- Name, title, and qualifications of inspector
- weather conditions;
- phase of construction;
- estimated acreage of disturbance at the time of inspection;
- location(s) of discharges of sediment or other pollutants from the site; location(s) of CCMs needing maintenance;
- location(s) and identification of inadequate CCMs;
- location(s) and identification of additional CCMs needed that were not in place at the time of inspection;
- description of the minimum inspection frequency;
- deviations from the minimum inspection schedule; certification statement for corrective action(s) or inspection (if no actions).

6.2 Inspection Sequence

State that Inspection Form to be provided by contractor/QSM, and/or that the CO State Inspection Form can be used as a go-by for Self-Monitoring Inspections or just use it directly. And if applicable (ie: the desired form is ready at this stage), provide form as Appendix to SWMP. Otherwise it can be added in to SWMP at a later date (if this is going to be the case, state so in the SWMP text).

1. Plan your stormwater inspection

- Use an appropriate inspection form
- Obtain a copy of the SWMP Plan (Site Map) with CCMs locations marked.
- Plan to travel the entire project site, including discharge points from the site and any offsite support activities.
- Include the staging area / laydown yard if applicable.

2. Determine Inspection frequency

- Site inspections must be conducted at least once every 7; or 14 calendar days.
- If 14-day inspections, then post-storm inspections must be conducted within 24 hours after the end of any precipitation or snowmelt event that causes surface erosion.
- 30-day inspections are conducted once construction is complete, temporary stabilizations has been installed and the site is waiting to reach final stabilization.

3. Inspect discharge points and downstream, off-site areas

- Inspect discharge locations to determine whether erosion and sediment control measures are effective.
- Inspect nearby downstream locations.
- Walk down the street to inspect off-site areas for signs of discharges.
- Inspect down slope existing catch basins to ensure they are free of sediment and other pollutants and to ensure that they are adequately protected.

4. Inspect perimeter controls and slopes

- Inspect perimeter controls to determine if sediment should be removed.
- Check the structural integrity of the CCM. Determine if CCM replacement is needed.
- Inspect slopes and temporary stockpiles to determine if erosion controls are effective.

5. Compare CCMs in the EC Plan with the construction site conditions.

- Determine whether CCMs are in place as required by the EC plan.
- Evaluate whether CMs have been adequately installed and maintained.
- Look for areas where CCMs are needed but are missing in the field, or are not documented on the SWMP.

6. Inspect construction site entrances

- Inspect the construction exits to determine if there is tracking of sediment from the site onto the street.
- Look for evidence of additional construction exits being used that are not in the SWMP or are not stabilized.
- Inspect for evidence of sediment accumulation.

7. Inspect sediment controls

Inspect any sediment basins for sediment accumulation.

■ Remove sediment when it reduces the capacity of the basin by ½ of the design storage volume.

8. Inspect pollution prevention and good housekeeping practices

- Inspect trash areas to ensure that waste is properly contained.
- Inspect material storage and staging areas to verify that potential pollutant sources are not exposed to stormwater runoff.
- Verify that concrete, paint, and stucco washouts are being used properly and are correctly sized for the volume of wash water.
- Inspect vehicle/equipment fueling and maintenance areas for signs of stormwater pollutant exposure.

9. Inspect for final stabilization

- Inspect all temporary and permanent CCMs for correct application and installation with the CCM details.
- Remove sediment from the private storm sewer system do not jet pollutants down into the public storm sewer system.

SECTION 7: RECORDKEEPING

7.1 Recordkeeping

The following records shall be available at the construction site, or be on-site when construction activities are occurring:

- ✓ An updated SWMP, reflecting current conditions and CCMs.
- ✓ Keep record of SWMP/EC Plan changes made including the date and identification of the changes (*).
- ✓ Completed inspection reports, can be placed or electronically stored and the location referenced in the appendices.
- ✓ Any document or plan incorporated by reference to the SWMP.

(*) The SWMP must be amended when the following occurs:

- 1) A change in design, construction, operation, or maintenance of the site requiring implementation of new or revised control measures;
- 2) The SWMP proves ineffective in controlling pollutants in stormwater runoff in compliance with the permit conditions;
- 3) Control measures identified in the SWMP are no longer necessary and are removed; and
- 4) Corrective actions are taken onsite that result in a change to the SWMP.

A notation must be included in the SWMP to identify the date of the site change, the control measure removed, or modified, the location(s) of those control measures, and any changes to the control measure(s). The permittee must ensure the site changes are reflected in the SWMP. The permittee is non-compliant with the permit until the SWMP revisions have been made

SWMP documentation required under this permit are considered reports that must be available to the public under Section 308(b) of the CWA and Section 61.5(4) of the CDPS regulations. The permittee must make plans available to members of the public upon request. However, the permittee may claim any portion of a SWMP as confidential in accordance with 40 CFR Part 2.

Records will be retained for a minimum period of at least 3 years <u>after</u> the CDPHE permit is terminated.

Item 21. Add text stating that the SWMP should be viewed as a "living document" that is continuously being reviewed and modified as a part of the overall process of evaluating and managing SW quality issues at the site. The QSM shall amend the SWMP when there is a change in design, construction, O&M of the site which would require the implementation of new or revised BMPs or if the SWMP proves to be ineffective in achieving the general objectives of controlling pollutants in SW discharges associated with construction activity or when BMPs are no longer necessary and are removed.

Item 26. Add a note stating that this project does not rely on control measures owned or operated by another entity.

SWMP APPENDICES

Appendix A: GEC Plan Set and Details

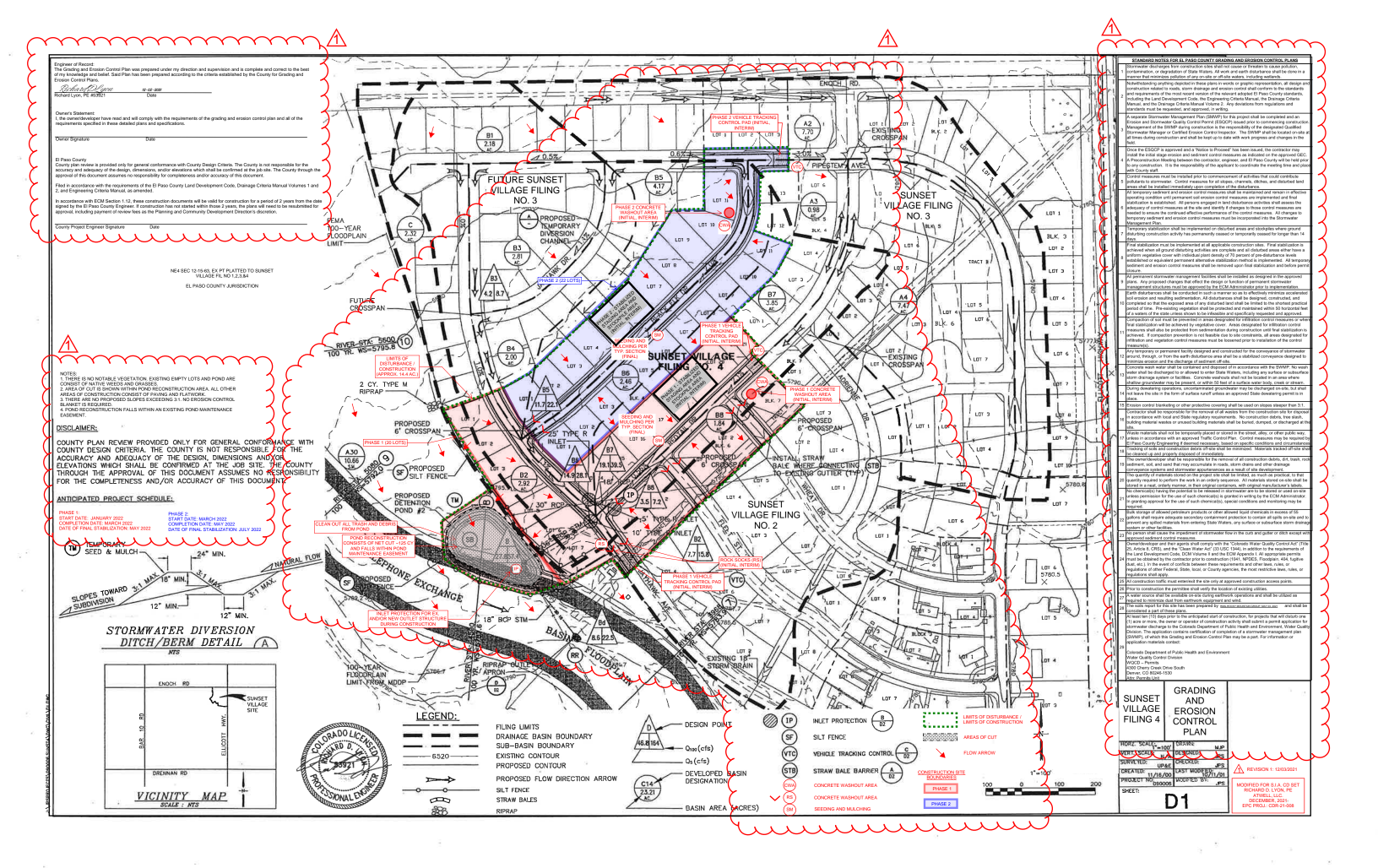
Appendix B: Hydrologic Soils Group Map

Appendix C: FEMA Floodplain Map

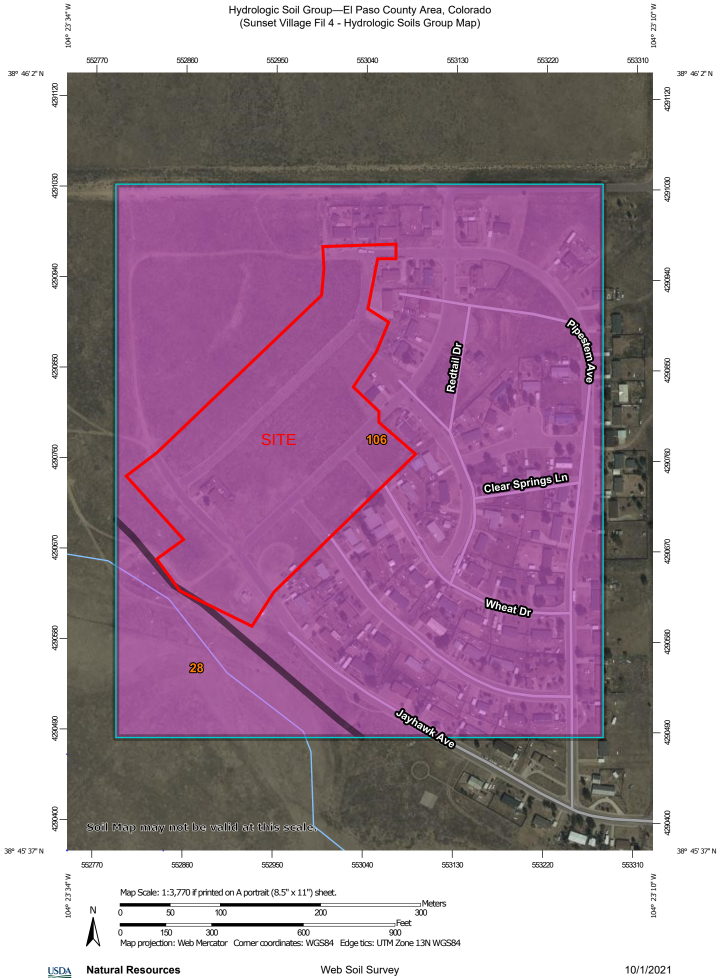
Appendix D: CDHPE Brochure

Appendix E: SWMP Amendment Log

Appendix A: GEC Plan Set and Details



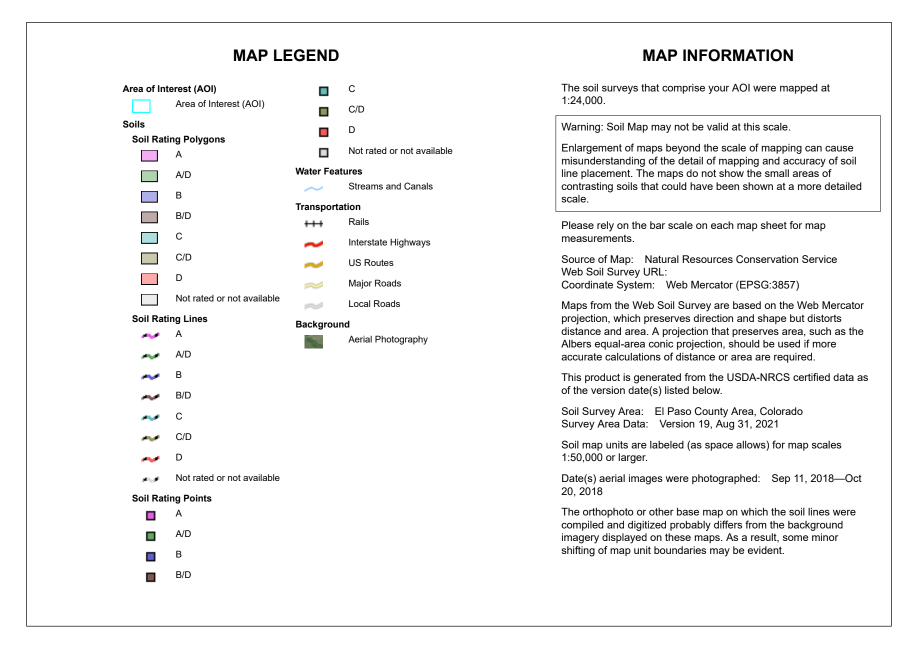
Appendix B: Hydrologic Soils Group Map



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Natural Resources Conservation Service

Web Soil Survey National Cooperative Soil Survey



Hydrologic Soil Group

Map unit symbol	Map unit name	Rating	Acres in AOI	Percent of AOI
28	Ellicott loamy coarse sand, 0 to 5 percent slopes	A	6.3	9.4%
106	Wigton loamy sand, 1 to 8 percent slopes	А	60.2	90.6%
Totals for Area of Intere	est	66.4	100.0%	

Description

Hydrologic soil groups are based on estimates of runoff potential. Soils are assigned to one of four groups according to the rate of water infiltration when the soils are not protected by vegetation, are thoroughly wet, and receive precipitation from long-duration storms.

The soils in the United States are assigned to four groups (A, B, C, and D) and three dual classes (A/D, B/D, and C/D). The groups are defined as follows:

Group A. Soils having a high infiltration rate (low runoff potential) when thoroughly wet. These consist mainly of deep, well drained to excessively drained sands or gravelly sands. These soils have a high rate of water transmission.

Group B. Soils having a moderate infiltration rate when thoroughly wet. These consist chiefly of moderately deep or deep, moderately well drained or well drained soils that have moderately fine texture to moderately coarse texture. These soils have a moderate rate of water transmission.

Group C. Soils having a slow infiltration rate when thoroughly wet. These consist chiefly of soils having a layer that impedes the downward movement of water or soils of moderately fine texture or fine texture. These soils have a slow rate of water transmission.

Group D. Soils having a very slow infiltration rate (high runoff potential) when thoroughly wet. These consist chiefly of clays that have a high shrink-swell potential, soils that have a high water table, soils that have a claypan or clay layer at or near the surface, and soils that are shallow over nearly impervious material. These soils have a very slow rate of water transmission.

If a soil is assigned to a dual hydrologic group (A/D, B/D, or C/D), the first letter is for drained areas and the second is for undrained areas. Only the soils that in their natural condition are in group D are assigned to dual classes.

Rating Options

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified Tie-break Rule: Higher

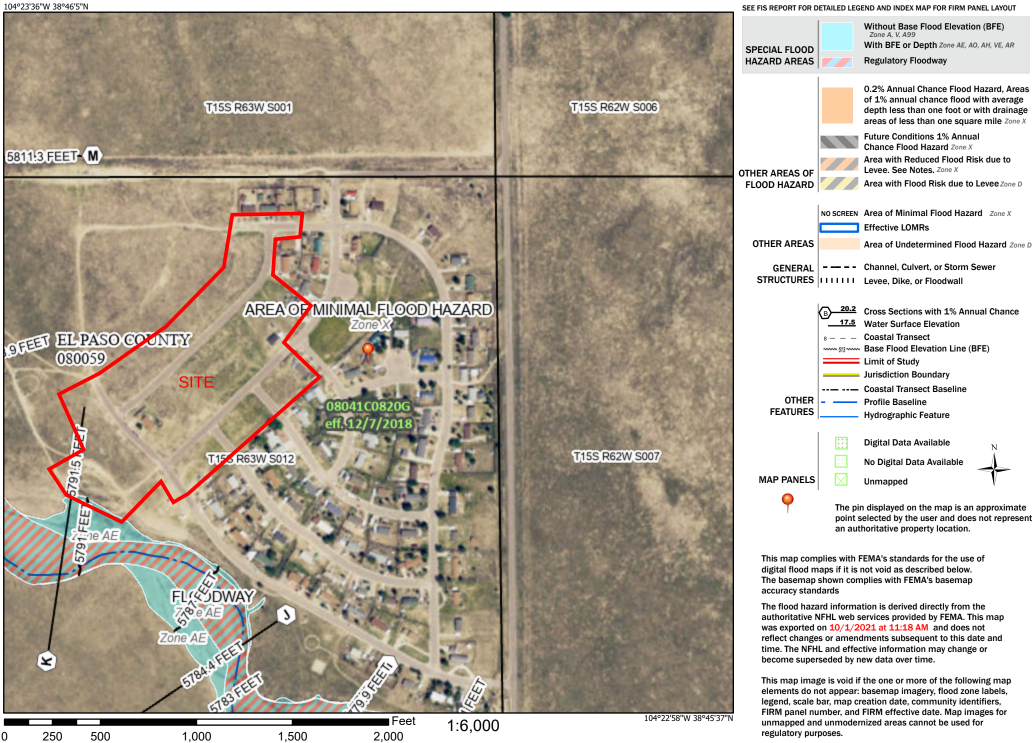


Appendix C: FEMA Floodplain Map

National Flood Hazard Layer FIRMette



Legend



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

Appendix D: CDHPE Brochure

Environmental Spill Reporting

24—Hour Emergency and Incident Reporting Line Office of Emergency Preparedness & Response 100

SINE

NU

1-877-518-5608

Updated: June, 2018

Reporting chemical spills and releases in Colorado

General

For all hazardous substance incidents, local emergency response agencies must be notified.

Releases from fixed facilities

The Superfund Amendments and Reauthorization Act (SARA) Title III, requires reporting releases from fixed facilities

Refer to the SARA Title III List of Lists, available from the Environmental Protection Agency (EPA), for the reportable quantity.

The party that owns the spilled material must immediately notify the following agencies or organizations:

- National Response Center (NRC) 1-800-424-8802;
- Colorado Emergency Planning Committee (CEPC), represented by the Colorado Department of Public Health and Environment (CDPHE) 1-877-518-5608; and
- Local Emergency Planning Committee (LEPC) 1-720-852-6600.

In addition to telephone notification, the responsible party must also send written notification describing the release and associated emergency response to both the CEPC (in this case, CDPHE) and the LEPC.

Releases from RCRA facilities

Emergency releases from facilities permitted under the Resource Conservation and Recovery Act (RCRA) are reportable according to the permit requirements.

The permit often requires reporting to CDPHE, even if the amount of the release is less than a reportable quantity under SARA Title III (6 CCR 1007-3 Part 264).

Permitted facilities and generators and transporters of hazardous waste are required to have and implement a contingency plan that describes the actions facility personnel must take in response to fires, explosions or any unplanned sudden or non-sudden release of hazardous waste or hazardous waste constituents to air, soil, surface or ground water at the facility (6 CCR 1007-3 Sections 261, 262, 263, 264 and 265).

Whenever there is an imminent or actual emergency situation, appropriate state or local agencies, with designated response roles as described in the contingency plan, must be notified immediately.

The National Response Center or government official designated as the regional on-scene coordinator must be notified immediately if it is determined that the facility has had a release, fire or explosion that could threaten human health or the environment outside the facility.

CDPHE and local authorities must be notified when the facility is back in compliance and ready to resume operations. In addition, the facility must send a written report to CDPHE within 15 days of any incident that requires implementation of the contingency plan. The contingency plan should include current contact information for notification and submittal of written reports.

Permitted facilities, generators and transporters that store hazardous waste must notify CDPHE within 24 hours of any release to the environment that is greater than one (1) pound and must submit a written report to CDPHE within 30 days of the release (6 CCR 1007-3).



Transportation accidents

Transportation accidents that require reporting:

- Result in a spill or release of a hazardous substance in excess of the reportable quantity (40 CFR Part 302.6)
- Cause injury or death or cause estimated property damage exceeding \$50,000.
- Cause an evacuation of the general public lasting one or more hours.

Those that close or shut down one or more major transportation arteries or facilities or result in fire, breakage, spillage, or suspected contamination from radioactive or infectious substances must immediately be reported to the National Response Center.

Refer to the EPA SARA Title III List of Lists for those substances that have reportable quantities.

In addition to the NRC being notified, the local emergency number (9-1-1) must be called and CDPHE should be notified.

Written notification of any transportation accident involving a release of hazardous materials must be provided to the U.S. Department of Transportation within 30 days (49 CFR Part 171.16)

Since hazardous waste is a subset of hazardous materials, transporters who have discharged hazardous waste must notify the NRC and provide a written report to the US Department of Transportation as noted in the above reporting requirements.

The transporter must give immediate notice to the nearest Colorado State Patrol office (8 CCR 1507-8 HMP 5) and the nearest law enforcement agency if the accident or spill involved a vehicle (42-20-113(3) CRS).

Notification and a written report detailing the ultimate disposition of the discharge of hazardous waste must also be provided to CDPHE (6 CCR 1007-2 Section 263.30). This may be a duplicate copy of the US Department of Transportation report

In the event of a spill or discharge of hazardous waste at a transfer facility, the transporter must notify CDPHE within 24 hours if the spill exceeds 55 gallons or if there is a fire or explosion.

Within 15 days of a reportable incident, the transporter must submit a written report of the incident to CDPHE, including the final disposition of the material (6 CCR 1007-2 Section 263.40).

Releases of hazardous waste at a transfer facility may also require notification to the National Response Center and a written report to the U.S. Department of Transportation.

Releases to water

A release of any chemical, oil, petroleum product, sewage, etc., which may enter waters of the State of Colorado (which include surface water, ground water and dry gullies or storm sewers leading to surface water) must be reported to CDPHE immediately (25-8-601 CRS).

Written notification to CDPHE must follow within five (5) days (5 CCR 1002-61, Section 61.8(5)(d)).

Any accidental discharge to the sanitary sewer system must be reported immediately to the local sewer authority and the affected wastewater treatment plant.

Releases of petroleum products and certain hazardous substances listed under the Federal Clean Water Act (40 CFR Part 116) must be reported to the National Response Center as well as to CDPHE (1-877-518-5608) as required under the Clean Water Act and the Oil Pollution Act.

Releases to air

Any unpredictable failure of air pollution control or process equipment that results in the violation of emission



2

control regulations should be reported CDPHE by 10 a.m. of the following working day, followed by a written notice explaining the cause of the occurrence and describing action that has been or is being taken to correct the condition causing the violation and to prevent such excess emissions in the future (5 CCR 1001-2 Common Provisions Regulations Section II.E).

If emergency conditions cause excess emissions at a permitted facility, the owner/operator must provide notice to CDPHE no later than noon of the next working day following the emergency, and follow by written notice within one month of the time when emission limitations were exceeded due to the emergency (5 CCR 1001-5, Regulation 3 Part C, Section VII.C.4).

Releases from oil and gas wells

All spills or releases of exploration and production wastes or produced fluids which meet the reporting thresholds of the Colorado Oil and Gas Conservation Commission (COGCC) Rule 906 shall be reported verbally to the COGCC within 24 hours of discovery and on the COGCC Spill/Release Report Form 19 within 72 hours of discovery.

Spills or releases are reportable to the COGCC in the following circumstances:

- the spill or release impacts or threatens to impact any waters of the state, (which include surface water, ground water and dry gullies or storm sewers leading to surface water), a residence or occupied structure, livestock or a public byway;
- 2) a spill or release in which 1 barrel or more is released outside of berms or other secondary containment; or
- 3) any spill or release of 5 barrels or more.

COGCC also requires reportable spills or releases be reported to the surface owner and local government. Whether or not they are reportable, spills or releases of any size must be stopped, cleaned up, and investigated as soon as practicable.

If the spill or release impacts or threatens to impact waters of the state, it must also be reported immediately to CDPHE (25-8-601 CRS).

Releases from storage tanks

Petroleum releases of 25 gallons or more (or any size that causes a sheen on nearby surface waters) from regulated aboveground and underground fuel storage tanks must be reported to the Division of Oil and Public Safety (303-318-8547) within 24 hours. If the report is made after business hours, please leave a message on the technical assistance line for the Division of Oil and Public Safety, and contact the 24 hour CDPHE Emergency and Incident Reporting Line. This includes spills from fuel dispensers.

Spills or releases of hazardous substances from regulated storage tanks in excess of the reportable quantity (40 CFR Part 302.6) must be reported to the National Response Center and the local fire authority immediately, and to the Division of Oil and Public Safety within 24 hours. (8-20.5-208 CRS and 7 CCR 1101-14 Article 4).

Owners/operators of regulated storage tanks must contain and immediately clean up a spill or overfill of less than 25 gallons of petroleum and a spill or overfill of a hazardous substance that is less than the reportable quantity.

If cleanup cannot be accomplished within 24 hours, the Division of Oil and Public Safety must be notified immediately (7 CCR 1101-14 Article 4-4).

CDPHE should also be notified in the case of hazardous substance releases as cleanup activities may be covered by state solid or hazardous waste requirements (6 CCR 1007-2, 6 CCR 1007-3).

Any release that has or may impact waters of the state (which include surface water, ground water and dry



gullies or storm sewers leading to surface water), no matter how small, must be reported immediately to CDPHE (25-8-601 CRS).

Releases from pipelines

Releases of five or more gallons of hazardous liquids or carbon dioxide from a pipeline that result in explosion or fire, cause injury or death or cause estimated property damage (including cost of clean-up and recovery, value of lost product and property damage) exceeding \$50,000 must be reported immediately to the US Department of Transportation Office of Pipeline Safety (49 CFR Part 195 Subpart B) and the National Response Center.

Releases of five or more gallons of hazardous liquids or carbon dioxide from interstate pipelines that do not involve explosion or fire, injury or death or property damage exceeding \$50,000 should be reported to the US Department of Transportation Office of Pipeline Safety within 30 days after the incident.

Releases of natural gas from intrastate pipelines that cause injury or death, property damage in excess of \$50,000 (including the cost of lost product), closure of a public road, or evacuation of 50 or more people must be reported immediately to the Colorado Public Utilities Commission, Pipeline Safety Group (4 CCR 723-11-2).

Releases of natural gas or liquefied natural gas (LNG) from interstate pipelines that cause injury or death, property damage in excess of \$50,000 (including the cost of lost product), or results in an emergency shutdown of the facility must be reported immediately to the National Response Center and the US Dept of Transportation Office of Pipeline Safety.

Releases of oil, petroleum products or other hazardous liquids from interstate and intrastate pipelines that have or may enter waters of the State of Colorado (which include surface water, ground water and dry gullies or storm sewers leading to surface water) must be reported to CDPHE immediately (25-8-601 CRS). CDPHE should also be notified of releases to soil, as cleanup activities may be covered by state solid or hazardous waste requirements (6 CCR 1007-2, 6 CCR 1007-3).

Radiological accidents, incidents, and events

CDPHE must be notified of any condition that has caused or threatens to cause an event, which meets or exceeds the criteria specified in (6 CCR 1007-1) RH 4.51 and RH 4.52 of the State of Colorado *Rules and Regulations Pertaining to Radiation Control*. Reportable events include lost radioactive materials, lost radiation producing machines, over-exposures to persons, contamination events and fires or explosions involving radioactive materials.

Depending upon the severity of the event, notification may be required immediately, within 24 hours, or within 30 days. In most cases, a written follow-up report is also required.

If you are unsure of the proper notification requirement, please contact CDPHE immediately. Telephone event notifications can be made to the CDPHE Radiation Program at any time by calling 1-303-877-9757.

Notification Numbers

Colorado Department of Public Health and Environment toll-free 24-hour environmental emergency and incident reporting line: (877) 518-5608 (24-hour)

National Response Center (800) 424-8802 (24-hour)

State Oil Inspector (Colorado Division of Oil & Public Safety-Above & Underground Storage Tank Regulators) (303) 318-8547



Appendix E: SWMP Amendment Log

Appendix E: SWMP Amendment Log

Project Name:

Project Contact:

Project Location:

Amendment No.	Date	Weather	Time	Description of Amendment	Amendment Prepared by