Procedure # R-FM-046-076

Procedures Manual

Subject: COMBINATION AGREEMENT

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Date Issued: 12/31/07 Revision Issued: N/A Rescinded: N/A

1.1. PURPOSE

The purpose of this resource is to provide a consistent format for all voluntary combination of contiguous lots/parcels whereby conforming lots or parcels may be combined to create a new lot or parcel (i.e., zoning lot) for building permit issuance for new construction or habitable additions in conformance with the provisions of the LDC without necessitating a replat or variance (or the approval of statements rescinding a combination agreement). The combination of nonconforming lots may not result in the creation of a lot that is conforming for the purposes of building permit issuance and therefore is not allowed using a combination agreement. In a case where an owner wishes to voluntarily combine two or more nonconforming lots or parcels into a single parcel for the purposes of building permit issuance in conformance with Section 5.6.7 of the LDC, the merger by contiguity (P-AR-009-07 Merger of Contiguous Lots) shall be used.

1.2. BACKGROUND

Several provisions of the LDC allow for the combination of contiguous parcels of land or modification of lot or parcel boundaries in order to bring lots or parcels into conformance with or into closer conformance with zoning requirements or to allow a group of lots or parcels to be recognized as a zoning lot for purposes of the application of the zoning provisions contained in the LDC. The combination agreement may be used to join conforming lots to create a zoning lot for purposes of administration of the LDC. Section 7.2.2(E)(3) of the LDC governs the merger of nonconforming lots in accordance with the provisions and specific allowance provided by Section 5.6.7 of the LDC. A combination agreement may be rescinding by following the same procedure and filing a statement rescinding the combination agreement.

1.3. APPLICABLE STATUTES AND REGULATIONS

C.R.S. §§30-28-101 et seq. allows the BoCC to grant exemptions from the definition of the term "subdivision" for any division of land the BoCC determines is not within the purposes of this statute.

Section 7.2.2(E)(4) of the LDC governs the combination of contiguous lots/parcels.

Section 2.1.2 of the LDC provides the authority for the DSD Director to establish standards for processing development applications.

Section 2.2.4 of the LDC establishes the authorities of the DSD Director.

1.4. APPLICABILITY

The Combination Agreement may only be applied to any contiguous (see Section 7.2.2(E)(4)(c) of the LDC for conditions affecting contiguity) conforming lots or parcels of land where:

- Not more than one residential dwelling is located on the lots or parcels to be combined;
- The lots or parcels to be combined are located within the same zoning district; and
- The lots or parcels are owned in common ownership by the same person, persons or entity.

1.5. TECHNICAL GUIDANCE

1.5.1. Conditions Required for Processing

The Combination Agreement (or request for rescinding a combination agreement) will not be processed by the DSD unless it is complete and all information is typed. Handwritten forms will not be accepted for processing. The Combination Agreement (or statement rescinding a combination agreement) shall be accompanied by an Opinion of Title or Title Insurance Policy for all property identified in the Combination Agreement (R-SA-024-07 Property Ownership).

1.5.2. Rescinding the Agreement

DSD Director may rescind a combination agreement by filing a statement (see resource) rescinding the combination agreement. The statement shall be signed by the DSD Director. The statement shall authorize the sale or transfer of the parcels or lots as separate parcels or lots as they existed prior to the combination agreement provided the resulting parcels or lots and all uses and structures located thereon would conform to all requirements of the LDC (and all other rules, regulations, codes, and ordinances all upon the filing of the statement rescinding the combination agreement. This may require the removal or relocation of uses and structures. A joinder shall also be executed by any lender holding a mortgage or interest in the combined parcels or lots.

Where the parcels or lots would result in a violation of the LDC, or any other rule, regulation, code or ordinance as a result of approving the separate sale of the parcel or lots, a subdivision plat, variance, use variance, temporary use or other approval or permit may be required before the DSD Director may sign and file the statement rescinding the combination agreement required.

1.6. RELATED PROCEDURES

1.6.1. Governing Procedures

P-AR-022-07 Combination Agreement (Conforming Lots or Parcels)

1.6.2. Other Related Procedures

P-AR-015-07	Vacation of Interior Lot Lines
P-AR-009-07	Merger by Contiguity
P-AR-021-07	Lot Line or Building Envelope Adjustment
P-AR-035-07	Plat Vacation with ROW
P-AR-046-07	Vacation and Replat
P-AR-061-07	Boundary Line Adjustment between Unplatted Parcels

1.7. RESOURCE

Attached is a Combination Agreement to be signed and returned by the owner where the owner wishes to combine one or more contiguous lots/parcels. A resources is also attached that shall serve as the statement rescinding a combination agreement to be signed and returned by the owner where the owner wishes to rescind a combination agreement.

Recording Requested by and When Recorded Return to: El Paso County Planning and Community Development Department 2880 International Circle Colorado Springs, Colorado 80910

FOR RECORDER USE ONLY

COMBINATION AGREEMENT File No. EXCMB-

This Combination Agreement is made and entered into this _____day of _____, 20____, by and between ______, 1111 Royer LLC ______, hereinafter referred to as "OWNER" which term shall include his or her heirs, beneficiaries, personal representatives, successors and assigns, and EL PASO COUNTY, a Colorado municipal corporation, hereinafter referred to as "COUNTY".

WHEREAS, OWNER owns and holds title to the following described real property (hereinafter referred to as "the PROPERTY"):

Lots 4 and 5, Hillcrest Acres, County of El Paso, State of Colorado, except that portion thereof described in

"Exhibit A" of the Condemnation Rule and Order in Case #94-CV-410 filed in the District Court of El Paso

County, Colorado, recorded November 12, 1996 under Reception No. 96142857

(ENTER LEGAL DESCRIPTION OF PROPERTIES)

WHEREAS, the PROPERTY comprises two or more conforming lots, tracts or parcels located within the unincorporated area of the COUNTY; and

WHEREAS, OWNER desires to combine the PROPERTY into a single lot or parcel in conformance with the combination of contiguous lots/parcels provisions of COUNTY regulations.

NOW THEREFORE, for and in consideration of the facts set forth herein:

1. OWNER agrees that the PROPERTY has been combined together and is considered one parcel for purposes of zoning administration and any future sale, mortgages, or other real estate-related actions; and 2. OWNER agrees and covenants that OWNER will not hereafter convey to any third party or otherwise divest title to any portion of the PROPERTY comprising less than the entirety of the PROPERTY without first recording among the Public Records of El Paso County, Colorado a document granting the express consent of COUNTY to such conveyance or divestiture. OWNER understands that said consent of COUNTY may require OWNER to remove the uses or structures that would be considered nonconforming or a violation of the COUNTY regulations as a result of such conveyance or divestiture, and may subject the OWNER to compliance with land development processes and approvals; and

3. OWNER agrees that any attempted conveyance or divestiture in violation hereof shall be void and of no effect; and

4. OWNER agrees that, in addition to all other available legal and equitable remedies, including injunctive relief, available to COUNTY for the violation hereof by OWNER, any such violation shall also constitute a violation of COUNTY regulations subject to all penalties and enforcement procedures provided for therein. In any litigation or enforcement proceeding arising out of violation of this Combination Agreement by OWNER, COUNTY shall be entitled to an award of reasonable attorney's fees and costs incurred therein, including attorney's fees and costs incurred in appellate proceedings; and

5. OWNER understands and agrees that this Combination Agreement does not relieve the PROPERTY from compliance with regulations or criteria of other agencies or departments or the County's regulations, except as otherwise expressly provided for by the County's regulations; and

6. OWNER understands and agrees that the Combination Agreement does not eliminate lot lines or any easements associated with the PROPERTY; and

7. OWNER understands and agrees that this Combination Agreement does not guarantee that the PROPERTY will be considered a "buildable parcel"; and

8. OWNER agrees that this Agreement shall constitute a covenant running with the PROPERTY for the benefit of the COUNTY, and shall be binding upon the heirs, beneficiaries, personal representatives, successor and assigns of OWNER.

IN WITNESS WHEREOF, the parties hereto have here, 20	under s	et thei	r hands and seals this	day of
OWNER				
STATE OF))			
COUNTY OF))	S.S.		
Owner				
Print Name				
The foregoing instrument was acknowledged before me by, COUN known to me or has produced	e this		day of	, 20 He/she is personally
known to me or has produced, even			as identification.	
Notary Public My Commission Expires:				
OWNER				
STATE OF))			
STATE OF)	S.S.		
Owner				
Print Name				
The foregoing instrument was acknowledged before me by, COUN known to me or has produced	e this NTY of _		day of as identification.	, 20 He/she is personally
Notary Public My Commission Expires:				
MORTGAGE JOINDER				
STATE OF))			
STATE OF)	S.S.		
The undersigned holder of a Mortgage encumbering the with Reception # in the Public Rec	e Prope ords of	erty dat El Pas	ed so County, Colorado, her	, 20, recorded eby joins in this

Combination Agreement for the sole purpose of subordinating the lien of said Mortgage to the covenants of OWNER more particularly set forth in this Combination Agreement.

	-	
Authorized Representative		
Print Name	-	
The foregoing instrument was acknowledged before me this by, COUNTY of known to me or has produced	day of	, 20
by, COUNTY of		He/she is personally
known to me or has produced	as identification	
Notary Public	-	
My Commission Expires:		
MORTGAGE JOINDER		
STATE OF)		
STATE OF		
The undersigned holder of a Mortgage encumbering the Property d. with Reception # in the Public Records of El Pa Combination Agreement for the sole purpose of subordinating the li more particularly set forth in this Combination Agreement.	aso County, Colorado, he	ereby joins in this
Authorized Representative	-	
Print Name	-	
The foregoing instrument was acknowledged before me this by, COUNTY of known to me or has produced	day of	, 20, He/she is personally
known to me or has produced, become of a	as identification	
Notary Public	_	

My Commission Expires:

COUNTY APPROVAL

STATE OF)			
COUNTY OF)	S.S.		
Planning and Community Development Department D)irector			
Print Name				
The foregoing instrument was acknowledged before n by, COU	ne this _ JNTY of		day of	, 20 He/she is personally
known to me or has produced			as identification.	

Notary Public My Commission Expires: