

# SITE S-255(ARR)

# 14693

## SITE ADDITION TO CRYSTAL PARK SUBDIVISION NO. 2, A PORTION OF THE EAST ONE-HALF (E1/2) OF SECTION 18, TOWNSHIP 14 SOUTH, RANGE 67 WEST OF THE SIXTH PRINCIPAL MERIDIAN, COUNTY OF EL PASO, STATE OF COLORADO

### KNOW ALL MEN BY THESE PRESENTS

THAT CRYSTAL PARK HOMEOWNERS ASSOCIATION, A COLORADO NON-PROFIT CORPORATION, BEING THE OWNERS OF THE FOLLOWING DESCRIBED TRACT OF LAND:

### TO WIT

SITE S-255(ARR), SITE ADDITION TO CRYSTAL PARK SUBDIVISION NO. 2, AS RECORDED IN PLAT BOOK F-5, PAGE 37, UNDER RECEPTION NO. 2393361 OF THE EL PASO COUNTY CLERK AND RECORDER, LOCATED IN THE EAST ONE-HALF (E1/2) OF SECTION 18, TOWNSHIP 14 SOUTH, RANGE 67 WEST OF THE 6TH P.M., EL PASO COUNTY, COLORADO, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING (P.O.C.) AT THE SOUTHEAST CORNER OF SAID SECTION 18, AS MONUMENTED BY A 3" BRASS CAP STAMPED "U.S. DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT 1975", FROM WHICH THE NORTHEAST CORNER OF SAID SECTION 18, AS MONUMENTED BY A GRANITE STONE, BEARS N 02° 07' 34" E, A DISTANCE OF 5354.74 FEET AND THE BASIS OF BEARIN USED HEREIN:

THENCE N 31° 03' 29" W, A DISTANCE OF 2837.03 FEET TO THE POINT OF BEGINNING (P.O.B.) OF THE SITE HEREIN DESCRIBED;

THENCE N 47° 12' 48" W, A DISTANCE OF 140.55 FEET;

THENCE N 13° 32' 20" W, A DISTANCE OF 78.97 FEET;

THENCE N 05° 35' 33" W, A DISTANCE OF 129.06 FEET;

THENCE N 57° 18' 14" E, A DISTANCE OF 170.43 FEET;

THENCE S 31° 50' 45" E, A DISTANCE OF 94.68 FEET;

THENCE S 50° 52' 09" W ALONG THE NORTHWESTERLY LINE OF SITE S-38 OF SAID SITE ADDITION TO CRYSTAL PARK SUBDIVISION NO. 2 OF SAID COUNTY RECORDS, A DISTANCE OF 103.00 FEET, TO A POINT ON THE NORTHWESTERLY LINE OF SAID SITE S-38;

THENCE S 49° 18' 35" W, A DISTANCE OF 61.45 FEET;

THENCE S 05° 52' 36" E, A DISTANCE OF 71.70 FEET;

THENCE S 29° 51' 22" E, A DISTANCE OF 145.23 FEET;

THENCE S 50° 59' 23" W, A DISTANCE OF 15.85 FEET TO THE P.O.B.

SAID SITE CONTAINS 30.491 SQUARE FEET (0.70 ACRES) OF LAND, MORE OR LESS.

### NOTES

SEWAGE TREATMENT IS THE RESPONSIBILITY OF EACH INDIVIDUAL PROPERTY OWNER. ALL SEPTIC SYSTEMS SHALL BE DESIGNED BY A COLORADO REGISTERED ENGINEER AND APPROVED BY THE EL PASO COUNTY HEALTH DEPARTMENT PRIOR TO PERMIT APPROVAL.

EXTREME WINDFIRE POTENTIAL EXISTS FOR PROPERTY WITHIN THIS SUBDIVISION, LIMITATIONS THAT INCREASE FIRE DANGER INCLUDE NO FIRE PROTECTION FROM AN ORGANIZED FIRE PROTECTION DISTRICT, SINGLE ACCESS INTO THE PROPERTY, TOPOGRAPHY AND VEGETATION.

ALL FUTURE DEVELOPMENT OF CRYSTAL PARK SHALL COMPLY WITH THE DEVELOPMENT PLAN AS RECORDED IN BOOK 6321, PAGE 438, AND THE DEVELOPMENT GUIDE AS RECORDED IN BOOK 6321, PAGE 443, OF THE RECORDS OF THE EL PASO COUNTY CLERK AND RECORDER, OR AS OTHERWISE AMENDED BY EL PASO COUNTY FOLLOWING APPROPRIATE PUBLIC HEARING.

DUE TO THE LACK OF HYDROGEOLOGICAL DATA ON THIS SUBDIVISION AND THE PARTICULAR HYDROGEOLOGIC CIRCUMSTANCES OF THIS PROPERTY, THE PURCHASER/OWNER OF ANY LOT BEARS THE RISK THAT A WELL DRILLED AT ANY GIVEN LOCATION ON THE PROPERTY WILL NOT PRODUCE ANY, OR AN USABLE, QUANTITY OF GROUNDWATER. EXISTING WATER SUPPLIES MAY BE IMPACTED WHEN ADDITIONAL WELLS ARE DRILLED. WATER SUPPLIES MAY ALSO BE AFFECTED BY CLIMATIC CONDITIONS.

ALL INGRESS, EGRESS AND ACCESS THROUGH THIS SUBDIVISION IS BY PRIVATE ROADS THAT ARE NOT MAINTAINED BY EL PASO COUNTY. SUCH INGRESS, EGRESS AND ACCESS SHALL ALSO SERVE AS PRIVATE DRAINAGE WAYS. ALL ROADS AND DRAINAGE WAYS SHALL BE MAINTAINED BY CRYSTAL PARK COMMUNITY AND THE INDIVIDUAL SITE OWNERS.

ELECTRICAL EASEMENTS - THE OWNERS HEREBY DEDICATE TO THE CITY OF COLORADO SPRINGS DEPARTMENT OF PUBLIC UTILITIES A 30 FOOT WIDE EASEMENT, COMPRISED OF 15 FEET ON EACH SIDE OF ALL EXISTING ELECTRIC IMPROVEMENTS, FOR ELECTRIC TRANSMISSION AND DISTRIBUTION PURPOSES. ALL FUTURE ELECTRIC EASEMENTS SHALL REQUIRE APPROVAL OF THE BOARD OF DIRECTORS OF CRYSTAL PARK, INC.

WASTEWATER TREATMENT EASEMENTS - THE OWNERS HEREBY DEDICATE EASEMENTS FOR ALL EXISTING INDIVIDUAL WASTEWATER TREATMENT SYSTEMS WHICH ARE NOT LOCATED WITHIN A PLATTED SITE. SAID EASEMENTS SHALL EXTEND 25 FEET FROM THE OUTSIDE EDGE OF THE EXISTING SEPTIC TANKS, PIPES, AND DRYWELLS; AND SHALL BE SUBJECT TO THE RESTRICTIONS CONTAINED IN THE CRYSTAL PARK DEVELOPMENT GUIDELINES, COVENANTS, AND BYLAWS.

WATER WELL AND WATER SERVICE LINE EASEMENTS - THE OWNERS HEREBY DEDICATE EASEMENTS FOR ALL EXISTING INDIVIDUAL WATER WELLS AND ALL WATER SERVICE LINE COMPONENTS WHICH ARE NOT LOCATED WITHIN A PLATTED SITE. SAID EASEMENTS SHALL EXTEND 10 FEET FROM THE CENTERLINE OF SAID WATER WELLS AND WATER SERVICE LINES AND SHALL BE SUBJECT TO THE RESTRICTIONS CONTAINED IN THE CRYSTAL PARK DEVELOPMENT GUIDELINES, COVENANTS, AND BYLAWS.

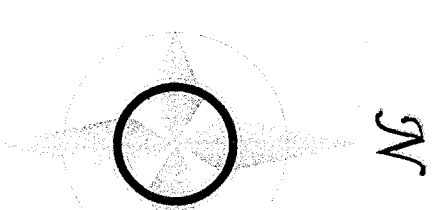
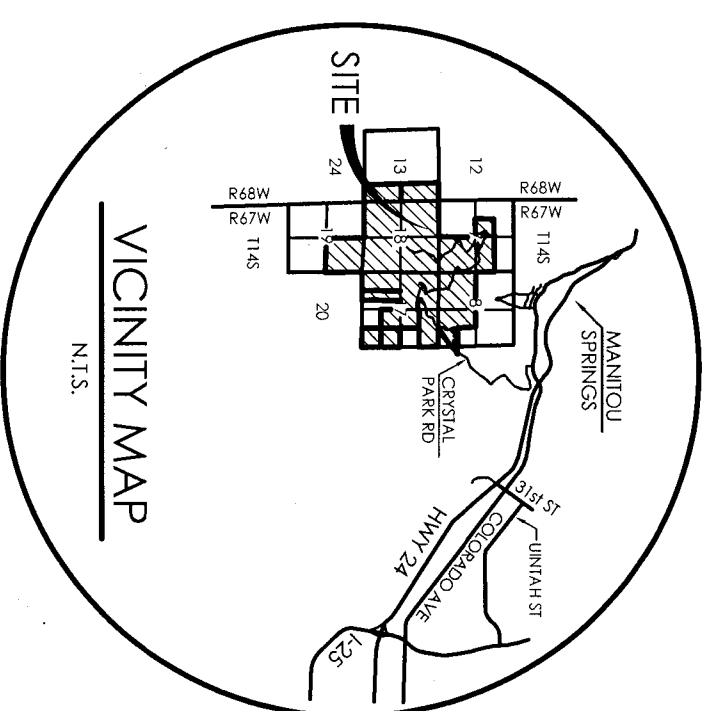
PRIVATE ROAD AND UTILITY EASEMENTS - THE OWNERS HEREBY GRANT UNTO CRYSTAL PARK HOMEOWNERS ASSOCIATION, A COLORADO NON-PROFIT CORPORATION (CRYSTAL PARK), THOSE PRIVATE ROAD AND UTILITY EASEMENTS AS SHOWN ON THIS PLAT AND FURTHER RESTRICT THE USE OF SAID EASEMENTS TO CRYSTAL PARK, AND/OR ITS ASSIGNS, PROVIDED HOWEVER, THAT THE SOLE RIGHT AND AUTHORITY TO RELEASE OR QUIT CLAIM ALL OR ANY SUCH EASEMENT SHALL REMAIN EXCLUSIVELY VESTED IN CRYSTAL PARK.

THE BASIS OF BEARING FOR THIS PLAT IS THE NORTHEAST CORNER OF SAID SECTION 18, (AS MONUMENTED BY THE ORIGINAL GRANITE STONE), FROM WHICH THE SOUTHEAST CORNER OF SAID SECTION 18, (AS MONUMENTED BY A 3" BRASS CAP STAMPED "U.S. DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT 1975") BEARS S 02° 07' 34" W, A DISTANCE OF 5354.20 FEET.

THIS SURVEY DOES NOT CONSTITUTE A TITLE SEARCH BY M.V.E., INC. TO DETERMINE OWNERSHIP OR EASEMENTS OF RECORD. FOR ALL INFORMATION REGARDING EASEMENTS, RIGHTS-OF-WAY AND TITLE OF RECORD, M.V.E., INC. RELIED UPON TITLE INSURANCE COMPANY NO. 80920012, AS PREPARED BY STEWART TITLE GUARANTY COMPANY AND DATED **FEBRUARY 25 2021** AT 7:30 A.M. SAID TITLE COMMITMENT SHOULD BE USED FOR ALL INFORMATION REGARDING EASEMENTS, RIGHTS-OF-WAY, TITLE AND OTHER MATTERS OF RECORD AFFECTING THE PROPERTY.

DRIVEWAY MAINTENANCE AND SNOW REMOVAL ON AND FROM SITE TO AN EXISTING CRYSTAL PARK ROAD SHALL BE THE RESPONSIBILITY OF THE SITE OWNER.

THE ADDRESS EXHIBITED ON THIS PLAT IS FOR INFORMATIONAL PURPOSES ONLY. IT IS NOT THE LEGAL DESCRIPTION AND IS SUBJECT TO CHANGE.



### LEGEND

---	SUBDIVISION BOUNDARY
---	SECTION LINE
---	PROJECTED QUARTER SECTION LINE
---	PROJECTED 1/16TH SECTION LINE
---	SITE (LOT) BOUNDARY LINE
---	PREVIOUSLY PLATTED SITE (LOT) LINE
---	EASEMENT LINE

### ABBREVIATIONS

TP	SITE/TIE POINT
COR	CORNER
C	CORNER
SEC	SECTION
Sec 8-14-67	SECTION NUMBER-TOWNSHIP-SOUTH-RANGE WEST
BLM	BUREAU OF LAND MANAGEMENT
FD	FOUND
AL	ALUMINUM
REB	REBAR
S95	SITE NUMBER
P.O.B.	POINT OF BEGINNING
P.O.C.	POINT OF COMMENCEMENT

### RECORDATION

STATE OF COLORADO }  
COUNTY OF EL PASO } SS

I HEREBY CERTIFY THAT THIS INSTRUMENT WAS FILED FOR RECORD IN MY OFFICE AT O'CLOCK 3:30 P.M. THIS 25 DAY OF March, 2021, AND IS DULY RECORDED IN A PLAT BOOK UNDER RECEPTION NO. 221114693 OF THE RECORDS OF EL PASO COUNTY, COLORADO.

**Chuck Broerman**

CHARLES D. BROERMAN, CLERK & RECORDER

BY: *Richard Renz*  
DEPUTY

RECORDING FEE: \$22--

SCHOOL: \$185--

PARK FEE: \$467--

BRIDGE: 0

DRAINAGE FEE: 0

### DEDICATION

THE OWNERS HAVE CAUSED SAID TRACT OF LAND TO BE SURVEYED, AND PLATTED INTO A SITE AS SHOWN ON THE ACCOMPANYING PLAT, WHICH PLAT IS DRAWN TO A FIXED SCALE AS INDICATED HEREON AND ACCURATELY SETS FORTH THE BOUNDARIES AND DIMENSIONS OF SAID TRACT AND THE LOCATION OF SAID SITE, AND WHICH TRACT SO PLATTED SHALL BE KNOWN AS "SITE S-255(ARR), SITE ADDITION TO CRYSTAL PARK SUBDIVISION NO. 2", EL PASO COUNTY, COLORADO.

### IN WITNESS WHEREOF

THE AFORESAID DEDICATION STATEMENT IS EXECUTED THIS 30 DAY OF March, 2020.

CRYSTAL PARK HOMEOWNERS ASSOCIATION

BY: *William Gibbs*  
WILLIAM GIBBS, PRESIDENT

*Richard Renz*  
RICHARD RENZ, SECRETARY

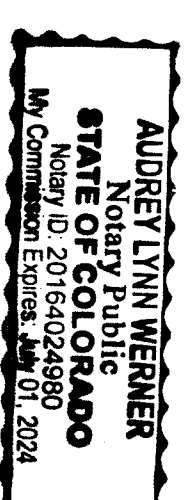
STATE OF COLORADO }  
COUNTY OF EL PASO } SS

THE ABOVE AND FOREGOING DEDICATION STATEMENT WAS ACKNOWLEDGED BEFORE ME BY WILLIAM GIBBS, AS PRESIDENT AND RICHARD RENZ, AS SECRETARY OF CRYSTAL PARK HOMEOWNERS ASSOCIATION, THIS 30 DAY OF March, 2020.

WITNESS MY HAND AND OFFICIAL SEAL.

*Audrey Lynn Werner*  
NOTARY PUBLIC

MY COMMISSION EXPIRES: July 01, 2024



### COUNTY APPROVAL

THIS PLAT FOR SITE S-255(ARR), SITE ADDITION TO CRYSTAL PARK SUBDIVISION NO. 2 WAS APPROVED BY THE EL PASO COUNTY, COLORADO PLANNING AND COMMUNITY DEVELOPMENT DEPARTMENT DIRECTOR ON THE 25<sup>TH</sup> DAY OF FEBRUARY, 2021, SUBJECT TO ANY NOTES OR CONDITIONS SPECIFIED HEREON.

*Richard Renz*  
EXECUTIVE DIRECTOR, PLANNING AND COMMUNITY DEVELOPMENT DEPARTMENT

### SURVEYOR'S STATEMENT

I, ERIC SIMONSON, A DULY REGISTERED PROFESSIONAL LAND SURVEYOR IN THE STATE OF COLORADO, DO HEREBY CERTIFY THAT THIS PLAT TRULY AND CORRECTLY REPRESENTS THE RESULTS OF A SURVEY MADE ON THE DATE OF SURVEY SHOWN HEREON; THAT MATHEMATICAL CLOSURE ERRORS ARE LESS THAN 1:10,000; AND THAT SAID PLAT HAS BEEN PREPARED IN FULL COMPLIANCE WITH ALL APPLICABLE LAWS OF THE STATE OF COLORADO DEALING WITH MONUMENTS, SUBDIVISION, OR SURVEYING OF LAND AND ALL APPLICABLE PROVISIONS OF THE EL PASO COUNTY LAND DEVELOPMENT CODE.

THIS CERTIFICATION IS NEITHER A WARRANTY OR GUARANTEE, EITHER EXPRESSED OR IMPLIED.

ERIC SIMONSON, PLS DATE

COLORADO REGISTERED PLS #38560

RAMPART SURVEYS, LLC

WOODLAND PARK, CO 80863

FOR AND ON BEHALF OF M.V.E., INC.



### NOTICE

ACCORDING TO COLORADO LAW YOU MUST COMMENCE ANY LEGAL ACTION BASED UPON ANY DEFECT IN THIS SURVEY WITHIN THREE YEARS AFTER YOU FIRST DISCOVER SUCH DEFECT. IN NO EVENT MAY ANY ACTION BASED UPON ANY DEFECT IN THIS SURVEY BE COMMENCED MORE THAN TEN YEARS FROM THE DATE OF THE CERTIFICATIONS SHOWN HEREON. (SECTION 13-90-105 C.R.S.)

SHEET 1 OF 2

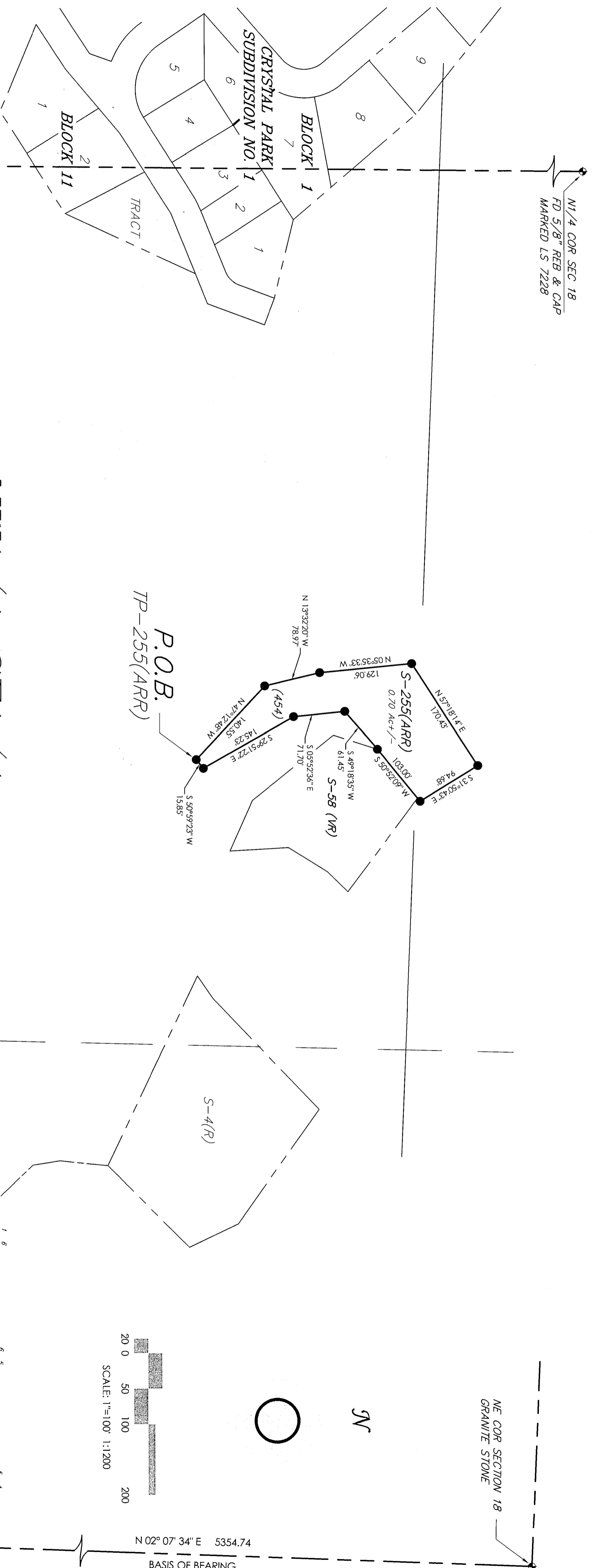
SF-21-004

<b>MVE</b>	<b>MONUMENT VALLEY ENGINEERS INC.</b>
(719) 635-5738	1911 EDWARDS ST., COLORADO SPRINGS, COLORADO 80908
SCALE N/A	DRAWN BY CCC
DATE 12/21/20	CHECKED BY <i>CCC</i>
	DWG. NO. 40225001
	JOB NO. 40225

# SITE S-255 (ARR)

14693

SITE ADDITION TO CRYSTAL PARK SUBDIVISION NO. 2, A PORTION OF THE EAST ONE-HALF (E1/2) OF SECTION 18, TOWNSHIP 14 SOUTH, RANGE 67 WEST OF THE SIXTH PRINCIPAL MERIDIAN, COUNTY OF EL PASO, STATE OF COLORADO



NW 1/4 SE 1/4  
SEC 18, T14S, R67W

**SHEET INDEX**

1 8	6 5	7 8	8 9
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**PROPERTY CORNER LEGEND**  
 ● = ALL PROPERTY CORNERS ARE SET REBAR AND ORANGE CAP STAMPED "PALMTRAIL PLS 38560" UNLESS OTHERWISE DESIGNATED.  
**PROPERTY ADDRESS**  
 (454) PALMER TRAIL

**TABLE OF SITE LOCATION TIES**

TIE POINT	FROM:	ID:	BEARING	DISTANCE
TP-255(ARR)	SEC SEC 18-14-67	S-255(ARR)	N-31°03'29"-W	2837.03'

NOTES (CONTINUED FROM SHEET 1 OF 2)

THE FOLLOWING REPORTS HAVE BEEN SUBMITTED AND ARE ON FILE WITH EL PASO COUNTY PLANNING AND COMMUNITY DEVELOPMENT DEPARTMENT: WATER RESOURCES, SEWERAGE, SOILS & GEOLOGICAL, WATER RESOURCES WERE EVALUATED DURING FINAL PLAT FOR CRYSTAL PARK SUBDIVISION NO. 2, SOIL & GEOLOGY REPORT WILL NOT BE SUBMITTED UNTIL SITE PLAN STAGE.

WATER QUALITY, QUANTITY, AND DEFENDABILITY DETERMINED SUFFICIENT WITH SF-93-002 (RESOLUTION NO. 93-337)

**MONUMENT VALLEY ENGINEERS INC.**  
 1911 LEBLANC ST. EL PASO TEXAS 79906  
 (719) 633-3738  
 SHEET INDEX NO. E-4  
 SHEET 2 OF 2  
 SITE S-255 (ARR)  
 SCALE 1" = 100'  
 DRAWN BY CCC  
 CHECKED BY  
 DATE 12/21/20  
 DWG. NO. 40225002  
 JOB NO. 40225

40225 PL  
1/21/21



### Receipt for Fees Paid

Planning and Community Development Department  
2880 International Circle, Suite 110, Colorado Springs, Colorado 80910  
Office (719) 520-6300

Date 1/21/21

Customer: Colret Douglas E. Raymond  
61 Wolfeton Way  
San Antonio, TX 78218

Receipt No. 523179

Processed by EK

Check No. 189

Payment Method Check

Item	Description	Prefix	Type	Rate	Qty	Amount
C19	Townhome, Condominium, or Crystal Park Plat	CP, SF	C	1,050.00		1,050.00
3	Surcharge - Projects			37.00		37.00
1	CUSTOMER NAME: Colret Douglas Raymond					0.00
2	PROJECT NAME: 454 Palmer Trail Plat					0.00

**Total \$1,087.00**



# EL PASO COUNTY

## Receipt for Fees Paid

Planning and Community Development Department  
 2880 International Circle, Suite 110, Colorado Springs, Colorado 80910  
 Office (719) 520-6300

Date 1/21/21

Customer: Colret Douglas E. Raymond  
 61 Wolfeton Way  
 San Antonio, TX 78218

Receipt No. 523180

Processed by EK

Check No. 188

Payment Method check

Item	Description	Prefix	Type	Rate	Qty	Amount
1	Mylar Pages (1st page)			11.00		11.00
2	Mylar (each additional)			11.00		11.00
3	School Fees, School District= 14			185.00		185.00
4	Park Fees/Regional per Dwelling Unit			467.00		467.00
	CUSTOMER NAME: Colret Douglas Raymond					0.00
	PROJECT NAME: 454 Palmer Trail					0.00

**Total \$674.00**

74180-00-195

810 CRYSTAL PARK RD

CRYSTAL PARK HOA  
 810 CRYSTAL PARK RD # 99  
 MANITOU SPRINGS, CO 80829-2899

HBC	RE	0	land:	0
value:		69.276	impr:	0
levy:		0.00	growth:	0
tax:		0.00		
balance:		0.00	as of 02/11/2021	

THAT PART OF CRYSTAL PARK SUB NO 2 LYING IN NW4, W2SW4, W2E2SW4, N2NE4, SWANE4, N2SE4, N2SE4, SEC 17-14-67, ALL OF SEC 18-14-67, E2E2 SEC 13-14-68, EX IMPR ONLY ASSIGNED TO PARCEL #74180-00-089, EX CRYSTAL PARK SUB NO 1, EX SITES S-40, S-227, S-24, S-105, S-54, S-197, S-36, S-21, S-200, S-171, S-209, S-6, S-71(VR), S-47, S-199, S-162, S-278, S-31, S-133, S-108(VR), S-126(VR), S-109, S-39, S-180, S-49, S-68, S-19, S-9, S-264, S-81, S-79, S-30, S-106, S-7, S-258, S-90, S-194, S-38, S-245(VR), S-83, S-29, S-16, S-88(VR), S-26 & S-27, S-168, S-25, S-134, S-18(VR), S-195, S-118, S-87, S-144, S-78, S-86, S-10, S-53, S-13, S-32, S-170, S-98, S-58(VR), S-4, S-57, S-193, S-23, S-70(VR), S-5, S-2, S-100, S-246, S-55(VR), S-76, S-102, S-271, S-191, S-160, S-288, S-28, S-230, S-293, S-298, S-269, S-3, S-51, S-120, S-128, S-203, S-33, S-135(R), S-327, S-328, S-303, S-333(VR), S-96R, S-138, S-190A, S-311, S-261, S-159, S-340, S-153, S-155(R), S-165, S-188(R), S-182(R), S-80(R), S-297(R), S-330(R), S-350(R), S-47(R), S-256(AR3), S-4(R), S-305, S-308, S-313, S-314, S-331(R), S-52, S-139(R), S-348(R), S-355 (RR), S-85(R), S-119(RR), S-123(R), S-331(R), S-176(R), S-196(R), S-97(R), S-148(VR), S-222(VR), S-174(R), S-315(R), S-322(R), S-22(VR), S-281(ARR), S-20(VR), S-142(RR), S-220(R), S-160(VR), S-332(AR), S-72(ARR), S-73(RR), S-343, S-82, S-173(R) S-239(ARR), SITE ADD TO CRYSTAL PARK SUB NO 2, S-198(R) S-240(RR), S-268(VR), S-61(RR), S-185(R), S-132(R), S-125(AR), S-121(AR), S-161(RR), S-242(R), S-33(VR), S-50(RR), S-321(R), S-183(VR), S-189, S-187, S-89(R), S-224 (AR), S-193(VR), S-349 (AR), S-290, S-291(R), S-79 (VR), & S-26 (VR), & S-184 (R), S-103 (R), S-104 (R), S-007 (VR), SITE ADDITION TO CRYSTAL PARK SUB NO 2, S-93 (ARR), S-229 (AR), S-237 (R), S-106 (VR), S-334 \*\*\* NEW PARCEL NUMBER FOR 2020 IS PLATTED TO #14582 SITE S-74 (R) SITE ADD TO CRYSTAL PARK SUB NO 2 74180-00-196 (LEFTOVER 74180-00-197) \*\*\*

74180-00-197  
 CRYSTAL PARK HOA  
 810 CRYSTAL PARK RD # 99  
 MANITOU SPRINGS, CO 80829-2899

HBC 810 CRYSTAL PARK RD  
 RE  
 value: 0 Land: 0  
 Levy: 69.275 Impx: 0  
 tax: 0.00 growth: 0  
 Balance: 0.00 as of 02/11/2021

THAT PART OF CRYSTAL PARK SUB NO 2 LYING IN NW4,  
 W2SW4, W2E2SW4, N2NE4, SWNE4, N2SE4, SE4SE4  
 SEC 17-14-67, ALL OF SEC 18-14-67, E2E2 SEC 13-14-68,  
 EX IMPS ONLY ASSIGNED TO PARCEL #74180-00-089, EX  
 CRYSTAL PARK SUB NO 1, EX SITES S-40, S-227, S-24,  
 S-105, S-54, S-197, S-36, S-21, S-200, S-171, S-209,  
 S-6, S-71(VR), S-47, S-199, S-162, S-278, S-31, S-133,  
 S-108(VR), S-126(VR), S-109, S-39, S-180, S-49, S-68,  
 S-19, S-9, S-264, S-81, S-79, S-30, S-106, S-7, S-258,  
 S-90, S-194, S-38, S-245(VR), S-83, S-29, S-16,  
 S-88(VR), S-26 & S-27, S-168, S-25, S-134, S-18(VR),  
 S-195, S-118, S-87, S-144, S-78, S-86, S-10, S-53,  
 S-13, S-32, S-170, S-98, S-58(VR), S-4, S-57, S-193,  
 S-23, S-70(VR), S-5, S-2, S-100, S-246, S-55(VR),  
 S-76, S-102, S-271, S-191, S-46(VR), S-288, S-28,  
 S-230, S-293, S-298, S-269, S-3, S-51, S-120, S-128,  
 S-203, S-33, S-135(R), S-327, S-328, S-303, S-333(VR),  
 S-96R, S-138, S-190A, S-311, S-261, S-159, S-340,  
 S-153, S-155(R), S-165, S-188(R), S-182(R), S-80(R),  
 S-297(R), S-330(R), S-350(R), S-47(R), S-256(AR3),  
 S-4(R), S-305, S-308, S-313, S-314, S-331(R), S-52,  
 S-139(R), S-348(R), S-355 (RR), S-85(R), S-119(RR),  
 S-123(R), S-331(R), S-176(R), S-196(R), S-97(R),  
 S-148(VR), S-222(VR), S-174(R), S-315(R), S-322(R),  
 S-22(VR), S-281(ARR), S-20(VR), S-142(RR), S-220(R),  
 S-160(VR), S-332(AR), S-72(ARR), S-73(RR), S-343,  
 S-82, S-173(R) S-239(ARR), SITE ADD TO CRYSTAL PARK  
 SUB NO 2, S-198(R) S-240(RR), S-268(VR), S-61(AR),  
 S-185(R), S-132(R), S-125(AR), S-121(AR), S-161(RR),  
 S-242(R), S-33(VR), S-50(RR), S-321(R), S-183(VR),  
 S-189, S-187, S-89(R), S-224 (AR), S-193(VR), S-349  
 (AR), S-290, S-291(R), S-79 (VR), & S-26 (VR), & S-184  
 (R), S-103 (R), S-104 (R), S-007 (VR), SITE ADDITION  
 TO CRYSTAL PARK SUB NO 2, S-93 (ARR), S-229 (R), S-237  
 (R), S-106 (VR), S-334, S-74 (R)

74180-00-089  
 CRYSTAL PARK CHRISTIAN COMMUNITY  
 810 CRYSTAL PARK RD # 99  
 MANitou SPRINGS, CO 80829-2899

810 CRYSTAL PARK RD  
 HBC RE  
 Value: 6130 land: 0  
 levy: 69.276 imp: 6130  
 tax: 424.66 growth: 0  
 balance: 0.00 as of 02/11/2021

YEAR	DIST	TAX	PAYMENT	DATE	M	RCT	OID	MEDIA	BALANCE	
2020	1	1 tax HBC	422.25	02/05/21	2	142	SMS	CKM	A	0.00

IMPS ONLY, THAT PT OF CRYSTAL PARK SUB NO 2 LYING IN  
 NW4, W2SW4, W2E2SW4, N2NE4, SWANE4, N2SE4,  
 SE4SE4 SEC 17-14-67, ALL OF SEC 18-14-67  
 E2E2 SEC 13-14-68

7418000028  
El Paso County Treasurer's Tax Status Report TAXYEAR 2020 11-FEB-2021 JRM

Page 4

74180-00-028

6110 ASPEN WAY

LINDHOLM TRUST  
6110 ASPEN WAY  
MANTOU SPRINGS, CO 80829-2870  
HBC RE  
value: 17690 land: 7650  
levy: 69.276 impr: 10040  
tax: 1225.50 growth: 0  
balance: 1218.55 as of 02/11/2021

YEAR	DIST	TAX	PAYMENT	DATE	M	RCT	OID	MEDIA	BALANCE
2020	1	1218.55							1218.55

SITE NO S-134 CRYSTAL PARK SUB NO 2



**COMMITMENT FOR TITLE INSURANCE**

Issued by

**Stewart Title Guaranty Company****SCHEDULE A**1. Effective Date: **February 5, 2021, 07:30 am**

2. Policy to be issued:

(a) 2006 ALTA® Owner's Policy  
Proposed Insured:  
Proposed Policy Amount:(b) 2006 ALTA® Loan Policy  
Proposed Insured:  
Proposed Policy Amount:

<b>To Be Determined</b>	\$	<b>300.00</b>
<b>Date Down End.</b>	\$	<b>50.00</b>
<b>Total:</b>	\$	<b>350.00</b>

3. The estate or interest in the land described or referred to in this Commitment is **Fee Simple**.

4. The Title is, at the Commitment Date, vested in:

**Crystal Park Homeowners Association, a Colorado non-profit corporation, who acquired title as Crystal Park Christian Community, a Colorado corporation**

5. The land referred to in this Commitment is described as follows:

**SEE ATTACHED EXHIBIT "A"**For Informational Purposes Only: **Site S-255, , CO**  
APN:Countersigned  
Unified Title Company, LLC

By:



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**Alicia Simon**

*This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by Stewart Title Guaranty Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; and Schedule B, Part II-Exceptions.*

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**EXHIBIT "A"**

**SITE S-255(ARR), SITE ADDITION TO CRYSTAL PARK SUBDIVISION NO. 2, AS RECORDED IN PLAT BOOK F-5, PAGE 37, UNDER RECEPTION NO. 2393361 OF THE EL PASO COUNTY CLERK AND RECORDER, LOCATED IN THE EAST ONE-HALF (E 1/2) OF SECTION 18, TOWNSHIP 14 SOUTH, RANGE 67 WEST OF THE 6th P.M., EL PASO COUNTY, COLORADO, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:**

**COMMENCING (P.O.C.) AT THE NORTHEAST CORNER OF SAID SECTION 18, AS MONUMENTED BY A 3" BRASS CAP STAMPED "U.S. DEPARTMENT OF INTERIOR BUREAU OF LAND MANAGEMENT 1975", FROM WHICH THE NORTHEAST CORNER OF SAID SECTION 18, AS MONUMENTED BY A GRANITE STONE, BEARS NORTH 02° 07' 34" EAST, A DISTANCE OF 5354.74 FEET (BASIS OF BEARING) USED HEREIN;**

**THENCE SOUTH 31° 03' 29" WEST, A DISTANCE OF 2837.03 FEET TO THE POINT OF BEGINNING (P.O.B.) OF THE SITE HEREIN DESCRIBED;**

**THENCE NORTH 47° 12' 48" WEST, A DISTANCE OF 140.55 FEET;**

**THENCE NORTH 13° 32' 20" WEST, A DISTANCE OF 78.97 FEET;**

**THENCE NORTH 05° 35' 33" WEST, A DISTANCE OF 129.06 FEET;**

**THENCE NORTH 57° 18' 14" EAST, A DISTANCE OF 170.43 FEET;**

**THENCE SOUTH 31° 50' 43" EAST, A DISTANCE OF 94.68 FEET;**

**THENCE SOUTH 50° 52' 09" WEST ALONG THE NORTHWESTERLY LINE OF SITE S-58 OF SAID SITE ADDITION TO CRYSTAL PARK SUBDIVISION NO. 2 OF SAID COUNTY RECORDS, A DISTANCE OF 103.00 FEET, TO A POINT ON THE NORTHWESTERLY LINE OF SAID SITE S-58;**

**THENCE SOUTH 49° 18' 35" WEST, A DISTANCE OF 61.45 FEET;**

**THENCE SOUTH 05° 52' 36" EAST, A DISTANCE OF 71.70 FEET;**

**THENCE SOUTH 29° 51' 22" EAST, A DISTANCE OF 145.23 FEET;**

**THENCE SOUTH 50° 59' 23" WEST, A DISTANCE OF 15.85 FEET TO THE P.O.B.**

**(Legal description will be Site S-255 (ARR), Site Addition to Crystal Park Subdivision No. 2, County of El Paso, State of Colorado upon recordation of new Site Plat.)**

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## COMMITMENT FOR TITLE INSURANCE

Issued by

***Stewart Title Guaranty Company***

### SCHEDULE B, PART I Requirements

All of the following Requirements must be met:

1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
2. Pay the agreed amount for the estate or interest to be insured.
3. Pay the premiums, fees, and charges for the Policy to the Company.
4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.

**NOTE: This commitment has been issued for information purposes only and there are no requirements. The liability of the Company in terms of this Commitment is limited to the charges paid for the Commitment.**

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**SCHEDULE B, PART II**  
**Exceptions**

THIS COMMITMENT DOES NOT REPUBLISH ANY COVENANT, CONDITION, RESTRICTION, OR LIMITATION CONTAINED IN ANY DOCUMENT REFERRED TO IN THIS COMMITMENT TO THE EXTENT THAT THE SPECIFIC COVENANT, CONDITION, RESTRICTION, OR LIMITATION VIOLATES STATE OR FEDERAL LAW BASED ON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, HANDICAP, FAMILIAL STATUS, OR NATIONAL ORIGIN.

The Policy or Policies to be issued will contain exceptions to the following matters unless the same are disposed of to the satisfaction of the Company:

1. Rights or claims of parties in possession not shown by the Public Records.
2. Easements or claims of easements not shown in the Public Records.
3. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, and any facts which a correct survey and inspection of the land would disclose, and which are not shown by the public record.
4. Any lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown by the public records.
5. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the effective date hereof but prior to the date the proposed insured acquires of record for value the estate or interest or mortgage thereon covered by this Commitment.
6. Unpatented mining claims; reservations or exceptions in patents or in Acts authorizing the issuance thereof.
7. Any water rights or claims or title to water, in or under the land, whether or not shown by the public records.
8. Taxes due and payable; and any tax, special assessments, charge or lien imposed for water or sewer service, or for any other special taxing district. Note: Upon verification of payment of all taxes the above exception will be amended to read, "Taxes and assessments for the current year, and subsequent years, a lien not yet due and payable."
9. **Reservations contained in United States Patent(s) as follows: Subject to the right of the proprietor of a vein or lode to extract and remove his ore therefrom, should the same be found to penetrate or intersect the premises hereby granted, as provided by law, and there is reserved from the land hereby granted, a right of way thereon for ditches or canals constructed by the authority of the United States.**
10. **Covenants, conditions and restrictions recorded in Book 3151 at Page 800, which are unaccompanied by a right of forfeiture or reverter, deleting therefrom any restrictions indicating any preference, limitation or discrimination based on race, color, religion, sex, handicap, familial status or national origin.**
11. **Covenants, conditions and restrictions recorded in Book 6322 at Page 145, which are unaccompanied by a**

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right of forfeiture or reverter, deleting therefrom any restrictions indicating any preference, limitation or discrimination based on race, color, religion, sex, handicap, familial status or national origin. Amendment or Modification thereto recorded at [Reception No. 97104547](#) and at [Reception No. 203035451](#) and at [Reception No. 203241046](#) and at [Reception No. 205160243](#).

12. Right of other parties to use Crystal Park Road jointly with owner of the land herein described, as it traverses other lands from the terminus of that portion thereof conveyed to the City of Manitou Springs by Deed recorded in [Book 1935 at Page 358](#), and as it traverses portions of subject property.
13. Lack of access and access rights, except as may be provided by private roads.
14. Terms, agreements, provisions, conditions and obligations as contained in Resolution No. 93-335, Land Use-97 recorded in [Book 6321 at Page 416](#).
15. Terms, agreements, provisions, conditions and obligations as contained in Crystal Park Development Plan and Development Guide recorded in [Book 6321 at Page 438](#) and 443 and amended in [Book 6430 at Page 1282](#).
16. Terms, agreements, provisions, conditions and obligations as contained in Subdivision Improvements Agreement recorded in [Book 6321 at Page 452](#).
17. All notes, notices and easements as set forth on the Plat of Crystal Park Subdivision No. 2 recorded November 30, 1993 in Plat [Book F-5 at Page 37](#), and as amended by Engineer's Statement recorded August 5, 1996 at [Reception No. 96099003](#) and Site Addition recorded May 23, 1997 at [Reception No. 97058611](#).
18. Terms, agreements, provisions, conditions and obligations as contained in Resolution No. 93-336, Land Use-98 recorded in [Book 6335 at Page 313](#).
19. Terms, agreements, provisions, conditions and obligations as contained in Resolution No. 93-337, Land Use-99 recorded in [Book 6335 at Page 320](#).
20. Terms, agreements, provisions, conditions and obligations as contained in Resolution No. 93-399, Land Use-122 recorded in [Book 6335 at Page 351](#).
21. Terms, agreements, provisions, conditions and obligations as contained in Amended By-Laws of Crystal Park Homeowners Association recorded at [Reception No. 97104548](#) and at [Reception No. 203035452](#) and at [Reception No. 203241047](#) and at [Reception No. 205160244](#).
22. Terms, agreements, provisions, conditions and obligations as contained in Order and Decree creating the Crystal Park Metropolitan District recorded at [Reception No. 96123524](#).
23. Intergovernmental Agreement for fire protection between the City of Manitou Springs and the Crystal Park Metropolitan District recorded at [Reception No. 203062238](#).

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**FOR INFORMATIONAL PURPOSES ONLY:**

**Warranty Deed recorded May 5, 1976 in Book 2827 at Page 193.**

**PLEASE NOTE: THIS COMMITMENT IS BEING ISSUED AS TITLE ONLY (NO ESCROW SERVICES ARE BEING PROVIDED). IF THIS COMMITMENT DOES NOT PROPERLY REFLECT YOUR ANTICIPATED TRANSACTION, PLEASE ADVISE THE TITLE OFFICER AS SOON AS POSSIBLE (CONTACT INFORMATION LOCATED ON THE TRANSMITTAL PAGE) TO MAKE THE APPROPRIATE REVISION(S).**

NOTE: The policy(s) of insurance may contain a clause permitting arbitration of claims at the request of either the Insured or the Company. Upon request, the Company will provide a copy of this clause and the accompanying arbitration rules prior to the closing of the transaction.

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## DISCLOSURES

File No.: 80920UTC

Pursuant to C.R.S. 10-11-122, notice is hereby given that:

- A. THE SUBJECT REAL PROPERTY MAY BE LOCATED IN A SPECIAL TAXING DISTRICT;
- B. A CERTIFICATE OF TAXES DUE LISTING EACH TAXING JURISDICTION SHALL BE OBTAINED FROM THE COUNTY TREASURER OR THE COUNTY TREASURER'S AUTHORIZED AGENT;
- C. INFORMATION REGARDING SPECIAL DISTRICTS AND THE BOUNDARIES OF SUCH DISTRICTS MAY BE OBTAINED FROM THE BOARD OF COUNTY COMMISSIONERS, THE COUNTY CLERK AND RECORDER, OR THE COUNTY ASSESSOR

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Note: Colorado Division of Insurance Regulations 8-2-2, Section 5, Paragraph G requires that "Every title entity shall be responsible for all matters which appear of record prior to the time of recording whenever the title entity conducts the closing and is responsible for recording or filing of legal documents resulting from the transaction which was closed." Provided that Title Company Name conducts the closing of the insured transaction and is responsible for recording the legal documents from the transaction, exception number 5 will not appear on the Owner's Title Policy and the Lender's Title Policy when issued.

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Note: Affirmative Mechanic's Lien Protection for the Owner may be available (typically by deletion of Exception No. 4 of Schedule B, Section 2 of the Commitment from the Owner's Policy to be issued) upon compliance with the following conditions:

- A. The land described in Schedule A of this commitment must be a single-family residence, which includes a condominium or townhouse unit.
- B. No labor or materials have been furnished by mechanics or materialmen for purposes of construction on the land described in Schedule A of this Commitment within the past 6 months.
- C. The Company must receive an appropriate affidavit indemnifying the Company against unfiled Mechanics and Materialmen's Liens.
- D. The Company must receive payment of the appropriate premium.
- E. If there has been construction, improvements or major repairs undertaken on the property to be purchased, within six months prior to the Date of the Commitment, the requirements to obtain coverage for unrecorded liens will include: disclosure of certain construction information; financial information as to the seller, the builder and/or the contractor; payment of the appropriate premium; fully executed Indemnity agreements satisfactory to the company; and, any additional requirements as may be necessary after an examination of the aforesaid information by the Company.

No coverage will be given under any circumstances for labor or material for which the insured has contracted for or agreed to pay.

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To comply with the provisions of C.R.S. 10-11-123, the Company makes the following disclosure:

- a. That there is recorded evidence that a mineral estate has been severed, leased or otherwise conveyed from the surface estate and that there is a substantial likelihood that a third party holds some or all interest in oil, gas, other minerals, or geothermal energy in the property; and
- b. That such mineral estate may include the right to enter and use the property without the surface owners permission.

**NOTE: THIS DISCLOSURE APPLIES ONLY IF SCHEDULE B, SECTION 2 OF THE TITLE COMMITMENT HEREIN INCLUDES AN EXCEPTION FOR SEVERED MINERALS.**

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**Notice of Availability of a Closing Protection Letter:** Pursuant to Colorado Division of Insurance Regulation 8-1-3, Section 5, Paragraph C (11)(f), a closing protection letter is available to the consumer.

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NOTHING HEREIN CONTAINED WILL BE DEEMED TO OBLIGATE THE COMPANY TO PROVIDE ANY OF THE COVERAGES REFERRED TO HEREIN, UNLESS THE ABOVE CONDITIONS ARE FULLY SATISFIED.

File No.: 80920UTC

CO Commitment Disclosure

## STG Privacy Notice 1 (Rev 01/26/09) Stewart Title Companies

### WHAT DO THE STEWART TITLE COMPANIES DO WITH YOUR PERSONAL INFORMATION?

Federal and applicable state law and regulations give consumers the right to limit some but not all sharing. Federal and applicable state law regulations also require us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand how we use your personal information. This privacy notice is distributed on behalf of the Stewart Title Guaranty Company and its affiliates (the Stewart Title Companies), pursuant to Title V of the Gramm-Leach-Bliley Act (GLBA).

The types of personal information we collect and share depend on the product or service that you have sought through us. This information can include social security numbers and driver's license number.

All financial companies, such as the Stewart Title Companies, need to share customers' personal information to run their everyday business—to process transactions and maintain customer accounts. In the section below, we list the reasons that we can share customers' personal information; the reasons that we choose to share; and whether you can limit this sharing.

Reasons we can share your personal information	Do we share?	Can you limit this sharing?
<b>For our everyday business purposes</b> — to process your transactions and maintain your account. This may include running the business and managing customer accounts, such as processing transactions, mailing, and auditing services, and responding to court orders and legal investigations.	Yes	No
<b>For our marketing purposes</b> — to offer our products and services to you.	Yes	No
<b>For joint marketing with other financial companies</b>	No	We don't share
<b>For our affiliates' everyday business purposes</b> — information about your transactions and experiences. Affiliates are companies related by common ownership or control. They can be financial and nonfinancial companies. <i>Our affiliates may include companies with a Stewart name; financial companies, such as Stewart Title Company</i>	Yes	No
<b>For our affiliates' everyday business purposes</b> — information about your creditworthiness.	No	We don't share
<b>For our affiliates to market to you</b>	Yes	No
<b>For nonaffiliates to market to you.</b> Nonaffiliates are companies not related by common ownership or control. They can be financial and nonfinancial companies.	No	We don't share

We may disclose your personal information to our affiliates or to nonaffiliates as permitted by law. If you request a transaction with a nonaffiliate, such as a third party insurance company, we will disclose your personal information to that nonaffiliate.

### Sharing practices

<b>How often do the Stewart Title Companies notify me about their practices?</b>	We must notify you about our sharing practices when you request a transaction.
<b>How do the Stewart Title Companies protect my personal information?</b>	To protect your personal information from unauthorized access and use, we use security measures that comply with federal and state law. These measures include computer, file, and building safeguards.
<b>How do the Stewart Title Companies collect my personal information?</b>	<p>We collect your personal information, for example, when you</p> <ul style="list-style-type: none"> <li>• request insurance-related services</li> <li>• provide such information to us</li> </ul> <p>We also collect your personal information from others, such as the real estate agent or lender involved in your transaction, credit reporting agencies, affiliates or other companies.</p>
<b>What sharing can I limit?</b>	Although federal and state law give you the right to limit sharing (e.g., opt out) in certain instances, we do not share your personal information in those instances.

### Contact Us

If you have any questions about this privacy notice, please contact us at: Stewart Title Guaranty Company, 1980 Post Oak Blvd., Privacy Officer, Houston, Texas 77056



**Unified Title Company, LLC**  
**PRIVACY POLICY NOTICE**

**Our Commitment To You**

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information – particularly any personal or financial information. We agree that you have a right to know how we will utilize the personal information you provide to us. We have, therefore, adopted this Privacy Policy to govern the use and handling of your personal information.

**Our Privacy Policies and Practices**

**Information we collect and sources from which we collect it:**

Depending upon the services you are utilizing, we may collect nonpublic personal information about you from the following sources:

- Information we receive from you or your representatives on applications or other forms.
- Information you or your representatives provide to us, whether in writing, in person, by telephone, electronically, or by any other means.
- Information about your transactions that we secure from our files or from our affiliates or others.
- Information that we receive from others involved in your transaction, such as the real estate agent, lender, or credit bureau.
- Information obtained through our web site, as outlined below.

**Use of information:**

- We request information from you for our own legitimate business purposes and not for the benefit of any nonaffiliated party.
- We will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law.
- In the course of our general business practices, we may share and reserve the right to share the information we collect, as described above, about you or others as permitted by law.

**WE DO NOT DISCLOSE ANY NONPUBLIC PERSONAL INFORMATION ABOUT YOU WITH ANYONE FOR ANY PURPOSE THAT IS NOT SPECIFICALLY PERMITTED BY LAW.**

**Security and Confidentiality of Your Information:**

Safekeeping of your non-public personal information is a high priority. We maintain physical safeguards, such as secure areas in buildings; electronic safeguards, such as passwords and encryption; and procedural safeguards, such as customer authentication procedures. We restrict access to nonpublic personal information about you to those who need to know that information in order to provide products or services to you. We carefully select and monitor outside service providers who have access to customer information, and we require them to keep it safe and secure. We do not allow them to use or share the information for any purpose other than to perform the service for which they are engaged. We train our employees with respect to security procedures and monitor compliance therewith. We will maintain appropriate facilities and systems to protect against unauthorized access to and corruption of the data we maintain.

**Information Obtained Through Our Web Site**

We are sensitive to privacy issues on the Internet and believe it is important you know how we treat the information about you we receive on the Internet. In general, you can visit our web site on the World Wide Web without telling us who you are or revealing any information about yourself. Our web servers collect the domain names, not the e-mail addresses, of visitors. This information is aggregated to measure the number of visits, average time spent on the site, pages viewed, and similar information. We use this information to measure the use of our site and to develop ideas to improve the content of our site.

There are times, however, when we may need information from you, such as your name and e-mail address. When information is needed, we will use our best efforts to let you know at the time of collection how we will use the personal information. Usually, the personal information we collect is used only by us to respond to your inquiry, process an order, or allow you to access specific account/profile information. If you choose to share any personal information with us, we will only use it in accordance with the policies outlined above.

**Cookies**

Our web site may use "cookies" to improve the level of service to visitors. Cookies are lines of text that are transmitted to a web browser and stored on the visitor's hard drive. When the visitor returns to the web site the cookie is transmitted back. Cookies provide a way for a server to recall a previous request or registration, or to keep track of a transaction as it progresses, thereby eliminating the need to repeat the information previously provided. A cookie can only be accessed from the web site that placed it on the visitor's system. The cookies used by us do not collect personal identification information and we do not combine information collected through cookies with other personal information to determine a visitor's identity or e-mail address. Cookies are commonly used on web sites today and should not harm any system upon which they are transmitted. Browsers can be configured to notify visitors when cookies are about to be received and provide visitors with the option of refusing cookies.