

LAND USE REVIEW DIVISION COMMUNITY DEVELOPMENT DEPARTMENT

MINERAL ESTATE OWNER NOTIFICATION CERTIFICATION AFFIDAVIT

APPLICANT: LAURLE LEE NEAGLE CONSULTANT	T: LAND O GUE COPPLENT CONSULTANTS, INC.
PROJECT: NEAGLE - DUTCHER FAMILY ADDITION	
CITY PLANNING FILE NUMBER(S): ANEX-24-	(NOT YET ASSIGNED)
The Applicant certifies that he has complied with the applicable provisions of the City of Colorado Springs Mineral Estate Owner Notification process. The Applicant certifies that the records, including filed requests for surface development notification forms, of the El Paso County Tax Assessor and the Clerk and Recorder were examined. The Applicant further certifies the following:	
Yes, a separate mineral estate owner(s) was identified an estate owner(s) was notified by certified mail, return receip overnight courier of the initial City Planning Commission publito the hearing; 2.) he has attached a listing of the Mineral Estate 3.) has attached a copy of the notice that was mailed. Said public hearing, the nature and subject of the hearing, legal desapplicant.	t requested, or by a nationally recognized c hearing not less than thirty (30) days prior state Owner(s) with mailing addresses, and notice contained the time and place of the
Yes a separate mineral estate owner(s) was identified, but the Applicant certifies that 1.) no mailing addresses of record(s) are known; 2.) he has attached a listing of the Mineral Estate Owner(s); and 3.) no further action was taken.	
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	o further action was taken.
Pursuant to 24-65.5-103(4), C.R.S., I certify that above is true faith to comply with the applicable provisions of the City of	
Notification process. Dated this 20TH day of Feb., 2024. Signature	EPC APN 63262,09.009 HERITAGE TITLE GMPANY, INC. FILE NO. 598, HO672646-072-JHE AMENDMENT NO. 2 03.24.22
Notary Certificate: STATE OF COLORADO)) sis COUNTY OF EL PASO)	NOTE: NO LAND IN THIS IMMEDIATE VICINITY HAS BEEN PERMANENTLY OR TEMPERARILY APPROPRIATED FOR GALMINING PURPOSES
The foregoing certification was acknowledged before me	this <u>2014</u> day of <u>Ferguary</u> ., 20 <u>24</u> , by Development consultants, inc.
Witness my hand and official seal.	
Notary Public STAT	INCENT HOSTETLER OTARY PUBLIC E OF COLORADO RY ID 19904009649

Transaction Identification Data for reference only:

Issuing Agent:

Heritage Title Company, Inc.

Issuing Office:

8055 E Tufts Ave, Suite 300, Denver, CO 80237

Loan ID Number:

Issuing Office File Number:

598-H0672046-072-JHE, Amendment No. 2 4105 Date Street, Colorado Springs, CO 80917

Property Address:

Amendment No. 2, Amendment Date: March 24, 2022

Revision Number:

SCHEDULE A

AMERICAN LAND TITLE ASSOCIATION COMMITMENT

Commitment Date: March 17, 2022 1.

Policy to be issued: 2.

> **ALTA Owners Policy 6-17-06** (a)

Proposed Insured: Laurie Lee Neagle and Ian David Neagle and Travis James Dutcher and

Anthony Edward Dutcher

Proposed Policy Amount: \$51,500.00

None (b)

Proposed Insured: CASH

Proposed Policy Amount: \$0.00

(c) None

Proposed Insured:

Proposed Policy Amount: \$0.00

The estate or interest in the Land described or referred to in this Commitment is: 3.

FEE SIMPLE

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

Rence N. Creed

The Land is described as follows: 5.

See Exhibit A attached hereto and made a part hereof.

PREMIUMS:

ALTA Owners Policy 6-17-06

655.00

Tax Certificate

13.50

EXHIBIT A

LEGAL DESCRIPTION

Lot 11, Block 4, Park Vista Addition, County of El Paso, State of Colorado.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by Commonwealth Land Title Insurance 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; and a counter-signature by the Company or its issuing agent that may be in electronic form.

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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 will not insure against loss or damage resulting from the terms and provisions of any lease or easement identified in Schedule A, and will include the following Exceptions unless cleared to the satisfaction of the Company:

- 1. Any facts, rights, interests or claims that are not shown by the Public Records but which could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
- 2. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
- 3. Any encroachments, encumbrances, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land and not shown by Public Records.
- 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.
- Defects. liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the 5. Public Records or attaching subsequent to the effective date hereof but prior to the date the proposed Insured acquires of record for the value the estate or interest or mortgage thereon covered by this Commitment.
 - NOTE: Upon satisfaction of all requirements herein, the above exception will not be reflected on any proposed title policy identified in Schedule A.
- 6. Water rights, claims of title to water, whether or not these matters are shown by the Public Records.
- 7. All taxes and assessments, now or heretofore assessed, due or payable.
 - NOTE: This tax exception will be amended at policy upon satisfaction and evidence of payment of taxes.
- 8. Reservation of all deposits of coal contained in said lands, together with the right to go upon said lands without interfering in any way with the improvements or crops thereon for the purpose of drilling the said lands in prospecting for any such deposits of coal, and the further right to mine and remove all such deposits of coal, if any, from the said lands together with such use and occupation of portions thereof as may be reasonably necessary for mining and transportation purposes, while said coal, if any, is being mined and removed, all as contained in deed recorded April 10, 1917 in Book 569 at Page 45.
- Covenant that the construction, installation, maintenance and operation of service stations will not be 9. permitted on any lots or blocks of Park Vista Addition, contained in Release of Purchase Option recorded February 27, 1957 in Book 1618 at Page 386 and August 18, 1958 in Book 1696 at Page 164.

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heir and successors forever; subject nevertheless, to the conditions and reservations term of his natural life, and after the death of the said John Jay Chapman, to convey the upon the trust, and to and for the uses, interest, and purposes hereinafter limited, herein above named and set forth, according to the true intent and meaning thereof, and or equity, to thin only proper use and benefit of the said party of the second part, his same by deed to the said Conrad Chapman in fee. fits of the said premises, and apply the same to the use of John Jsy Chapman, during the described, and diplared, that is to say, upon trust to receive the issues, rents, and prothe estate, right, title and interest of said parties of the first part, either in law

rorever defer the said John Jay Chapman one of the parties of the first part shall and will warrant and every person or persons lawfully claiming or to claim the whole or any part thereof, he possession of the said party of the second part, his heirs and successors, against all and clear from all former and other grants, sales, liens, taxes, assessments and incumbrances good right, full power and lawful authority to grant, bargain, sell, alien, remise, release, perfect, absolute, and indefeasible estate of inheritance, in law, in fee simple, and has of these presents he was well seized of the premises above conveyed as of good, sure, himself, his heirs, executors and administrators doth covenant, to and with the said party of whatever kind or nature, and the above bargained premises in the quiet and peaceable convey and confirm the same in manner and form aforesaid, and that the same are free and of the second part, his heirs and successors that at the time of the ensealing and delivery And the said John Jay Chapman one of the parties of the first part, for

hands and seals the day and year first above written. WITNESS WHEREOF, the parties to these presents have hereunto set their

Signed, sealed and delivered

the presence Lewis Spencer Morris as to bet

Elizabeth W. Chapman (Wafer Seal) John Jay Chapman (Wafer Seal)

COUNTY OF NEW YE STATE OF MEW YOR

scaled, and delivered the said instrument of writing as their free and voluntary act, for the uses and purposes therein set forth. foregoing Deed, wife, who are becausely known to me to be the persons whose names are subscribed to the sforesaid, do hippoby certify that John Jay Chapman and Elizabeth Winthrop Chapman, his appeared before me this day in person and acknowledged that they signed, hewis Spencer Morris a notary public in and for said County, in the State

on under my hand and notarial seal, this 23rd day of February A. D. 1917

Cert. Filed N. Y. Co. Register's Office No 7200 Notary Public New York County No. 171 Notary Public N. Y. County Lewis Spencer Morris

of New) Bg.

State of New

1111am F. Schneider, Clerk of the County of New York, and also Clerk of

No. 36036 Series B

hereditaments in said State of New York. And further, that I am well acquainted with the duly commissioned and sworn, and authorized by the laws of said State, to take depositions or certificate of proof or acknowledgment is genuine. handwriting of such Notary Public, and verily believe that the signature to said deposition also to take acknowledgments and proofs of deeds, of conveyances for land, tens. uts or and to administer eaths to be used in any Court of said State and for general purposes; and taking such deposition, or proof and acknowledgment, a Notary Public in and for such County, proof or acknowledgment of the annexed instrument, and thereon written, was, at the time of That Lewis Spencer Morris whose name is subscribed to the deposition or certificate of the the Supreme Court for the eald County, the same being a Court of Record, DO HERDEY CERTIFY;

said Court and County, the 27 day of February 1917 LEN YORK IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the

Wm. F. Schneider Clerk

No. 242899 Special Warranty Deed

Ernst Scholz Elsie Myers, et al

Filed for record 12:06 P. M.

Elroy C. Shelden, Recorder

of Polk and State of Nebraska, of the second part: April 10, 1917

late of the County of El Paso and State of Colorado, of

the first part, and Ernst Scholz, of Osceola in the County

last will and testament of William J. Palmer, deceased,

and as sole heirs at law and residuary devisees under the Palmer Watt (formerly Marjorie Palmer) each individually (1916) between Elsie Myers, Dorothy Palmer and Marjorie the year of our Lord one thousand nine hundred and sixteen

THIS DEED, Made this Twelfth day of June in

his heirs and assigns, forever, all the following described lots or parcels of land, situate presents do grant, bargain, sell, convey and confirm unto the said party of the second part, hereby confessed and acknowledged, have granted, bargeined, sold and conveyed, and by these the first part in hand paid by the said party of the second part, the receipt whereof is of the sum of Ten Dollars and other good and valuable considerations to the said parties of Witnesseth, That the said parities of the first part, for and in consideration

lying and being in the County of El Paso and State of Colorado, to-wit:

and two (22) thenty-three (23), the Northwest quarter of Section twenty-six (26), the Northwest quarter of Section twenty-six (26), the Northwest quarter of Section twenty-six (26), of all deposits of coal contained in said lands, together with the right to go upon said excepting also that there is hereby reserved to the parties of the first part the ownership conveyed to the said County of El Paso for rights of way for County Reads; and save and excepting from all the above described tracts any and all those portions thereof heretofore thousand and eighty (2,080) acres, more or less, according to the Government Survey thereof eight (28), all in Township thirteen (13) South, Range sixty-six (66) West, containing two half (N. 2) of Section twenty-seven (27), and the Northeast quarter (N.E. 2) of Section twenty-The Southeast quarter (S.E. 2) of Section twenty-one (21), all of Sections twenty-

Wherever practicable all signatures to a doc ument should be included in one certiff

Fee No. 33 Two Dollars year last above written.

and somewhedged that she signed, sealed and delivered the said instrument of writing as person whose name is subjectibed to the annexed Deed appeared before me this day in person aforeseid, do hareby certify that Marjorie Palmer Watt is personally known to me as the Robert S. M. Noland a Notary Public in and for said County, in the State El Paso County

State of Colorado,)

permanently appropriated for such mining purposes, the said parties of the first part as may be reasonably necessary for mining and transportation purposes while said coal, for any such deposits of coal, and the further right to mine and remove all such deposits, if any, is being mined and removed; and should the surface of any of the said lands be if any, from the said lands, together with such use and occupation of such portions thereof party, his heirs or assigns, for the purpose of drilling the said lands in prospecting interfering in any way with the improvements or crops thereon of the second

> her free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial seal this Twenty-first day of August A. D. 1916

My Commission expires October 5th 1918

Robert S. M. Noland

Notary Public

Certificate of Acknowledgment of Execution of Document.

Scotland (Country)

(Name of consular office) (County or other political division) SS:

to the foir veluation, shall be determined by arbitration in the usual and customary manner.

gether with all and singular the hereditaments and appurtenances thereunto

shall pay the party of the second part for the same, such fair and reasonable sum of

money as they may agree moon at the time, which in case of disagreement between them as

mentioned. to me that she executed the same freely and voluntarily for the uses and purposes therein 1916, before me personally appeared Dorothy Palmer to me personally known, and known to me instrument, and being informed by me of the contents to be the individual described in, whose name is subscribed to, and who executed the annexed land, duly commissioned and qualified, do hereby certify that on this 25th day of July, I, J. P. Beecher, Vice-Consul of the United States of America at Glasgow, Scotof said instrument she duly acknowledged

In witness whereof I have hereunto set my hand and official seal the day and

year last above written.

MENICAN

Vice-Consul of the United States of America John Preston Beecher

Fee No. 33 Two Dollars

Note.-Wherever practicable all signatures to a document should be included in one Certificate.

Certificate of Acknowledgment of Execution of Document.

Kingdom of Great Britain & Ireland

premises in the quiet and peaceable possession of the said party of the second part, his

assessments and incumbrances of whatever kind or nature soever; and the above bargained

become due, and that the same are free and clear from all former and other liens, taxes, the first part will pay all taxes and assessments for the year 1916 when and as the same bargain, sell and convey the same in manner and form aforesaid; That the said parties of

heirs und assign, against all and every person or persons lawfully claiming or to claim

the whole or any part thereor, by, through or under the said parties of the first part,

the said parties of the first part shall and will Warrant and Forever Defend.

In Witness thereof, The said parties of the first part have hereunto their

Signed, Sealed and Delivered in

hands and seals the day and year above written.

Presence of

Vice Consul of the United States

Marjorie Palmer Watt (Seal) Dorothy Palmer Elsie Myers

(Seal) (Seal)

(Seal)

Richard Westmoott As to Elsia Myers

of America at London, England, As to Dorothy Palmer John Preston Beecher

delivery of these presents, they have good right, full power and lawful authority to grant

party of the second part, his heirs and assigns, that at the time of the ensealing and executors and administrators, do covenant, grant, bargain and agree to and with the said unto the said party of the second part, his heirs and assigns forever. And the said Bisie

Have and to Hold The said premises above bargained and described, with the appurtenances, of, in and to the above bargained premises, with the hereditaments and appurter ances, To claim and demayd whatsoefer of the said parties of the first part, either in law or equity, remainders, reits, issue and profits thereof; and all the estate, right, title, interest, belonging or in anywise appertaining, and the reversion and reversions, remainder and

Myers, Dorothy Palmer and Marjorie Palmer Watt parties of the first part, for their heirs

United States Consulate-General City of London, England (County or other political division)

Bulling water to the view grows and to the last the last transport of the last transpor

me that she executed the same freely and voluntarily for the uses and purposes therein mentioned. before me personally appeared Elsie Myers to me personally known, and known to me to be the England duly commissioned and qualified, do hereby certify that on this 28th day of July, 1916, ment, and being informed by me of the contents of said instrument she duly acknowledged to individual described in, whose name is subscribed to, and who executed the annexed instru-I, Richard Westacott Vice Consul of the United States of America at London, In witness whereof I have hereunto set my hand and official seal the day and

Vice Cons

ul of the United States of America.

Richard Westacott

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