CITY OF COLORADO SPRINGS	Project Code: 12717		
	Parcel No: 246		
DOCUMENT TRANSMITTAL	Project No: STU M240-046 Unit II		
	Location: Woodmen Road, Stinson to Powers		
	Date: March 26, 2015		
To: Angela Jones, PPRTA (City of Colorado Springs)			
From: Wendy Rodenberg, TRS Corp.			
 Condemnation package including supporting data (Condemnation Negotiation Record and Certificate, Offer of Fair Market Value, 	ion Memorandum and Checklist, Parcel etc). Original package to RES.		
Check Request for acquisition including supporting data (ROW Agreement/Possession & Use Agreement/Administrative Settle Market Value/Value Finding, Parcel Negotiation Record and Content Letter/Letter of Compromise; miscellaneous correspondence, \(\)	ement/Real Estate Purchase Agreement, Fair ertificate; Offer of Fair Market Value, Final Offer		
 Check Request for relocation including supporting data (determination, claim form, Relocation Checklist and Certificate and W-9). The following are required for the first request for payment: If residential (First Negotiation Contact; 90 Day Notice; Certification of Residency Status) If business (First Negotiation Contact/90 Day Notice and Certification of Residency Status) If personal property only (First Negotiation Contact/90 Day Notice and Certification of Residency Status) 			
 Other individual items described below: Acquisition Stage Relocation Plan/Displaced Persons Informatio 	n		
Appraisal dated: by			
☐ Certified Inventory of Real & Personal Property			
☐ Closing Statement and Receipt			
County Tax Pro-Ration Request (original)			
	t Claim		
☐ Encumbrances, Releases ☐ Full ☐ Partial			
☐ Fair Market Value			
☐ Final Offer Letter/Letter of Compromise			
☐ Miscellaneous correspondence			
☐ Offer of Fair Market Value			
☐ Original certificate of taxes due			
☐ Release of Interest			
Relocation Determination/Claim			
Replacement Housing Inspection			
Miscellaneous/Remarks: Attached is the Acquisition Settlement Package (Administrative Seapproval.	ttlement) for Parcel 246 (Art) for your review and		
Real Estate Specialist Wendy Rodenberg, TRS Corp. Wordy Rodenberg, TRS Corp.	Date: March 26, 2015		



TRANSMITTAL CASHIER'S CHECK REQUEST

DATE:

March 26, 2015

TO:

Angela Jones, PPRTA

FROM:

Wendy Rodenberg, TRS Corp.

RE:

Acquisition Settlement Package

Woodmen Road Corridor Improvements Project (Phase II)

Art (Parcel 246)

CC:

Project File(s)

Attached you will find the following:

Original ROW Settlement Checklist

Original Real Estate Purchase Agreement

City to Date Page 1

City Attorney, Mr. Carlentine and Mr. Chaves to sign/date Page 10

Mr. Carlentine and Mr. Chaves to initial Pages 1-10

Original Recommendation for Settlement

Mr. Carlentine and Mr. Chaves to sign/date Page 3

Original Warranty Deed

City Attorney and Mr. Chaves to sign/date

Original Warranty Deed

City Attorney and Mr. Chaves to sign/date

Original Grant of Permanent Public Improvement Easement

City Attorney and Mr. Chaves to initial Pages 1-2 City Attorney and Mr. Chaves to sign/date Page 2

Original Temporary Construction Easement

City Attorney, Mr. Carlentine and Mr. Chaves to sign/date Page 2

Copy of Executed FMV

Copy of Offer Letter

Copy of Summary Statement of Just Compensation

Copy of Updated Title Commitment

PLEASE ORDER A CASHIER'S CHECK IN THE AMOUNT OF \$100,000.00 MADE PAYABLE TO LAND TITLE AS ESCROW AGENT FOR DELORES ART

Please return all original executed documents to TRS as we are keeping the original file until the completion of the Project.

CITY OF COLORADO SPRINGS RIGHT OF WAY SETTLEMENT CHECKLIST

Project Code: 12717 Parcel No: RW246, RW246A
PE246, TE246
Project No: STU M240-046 Unit II
Location: Woodmen Road, Stinson to Powers

KI	GHI	JF WAY SETTLEWIENT CHECKLIST	Location	n: Woodi	men F	load, S	tinson to Powers
			Name:	Delores	Art		
1.	A. B.	Iformation Is date of title information within 90 days of the agreement dat Have all encumbrances been taken care of on Agreement? Have utility bills or other assessments been paid to date of clo		Yes ⊠ □ □	No 	TC* □ □ □	Explanation N/A
2.	B. C. D. E. F.	Does the amount of settlement agree with Fair Market Value of Administrative Settlement? Have unusual conditions under "other conditions" been approx ROW Services or Attorney General's Office? Are proper documents called for? (Deeds, Releases, Etc.) Is Agreement signed and dated? Have copies of agreements been distributed? Are the names for the check(s) correct? (Check title info) (Legible copies of liens noted on agreement must be attached necessary release(s) will be prepared.) Is the amount of the check(s) correct? (Are all parties to be paramounts listed?) Is a Power of Attorney, Declaration of Trust, Appointment of PRepresentative or similar document needed? Does agreement call for withholding of money for fixtures, speperformance, removal of improvements? Is an Administrative Settlement Approval included?	ved by I to insure iid and ersonal				N/A - No conditions
		Have proper parties dated and signed the Administrative Settl	ement?	\boxtimes			
3.	A. B. C.	Has demographic information been provided? Has ROW information brochure been provided? Has negotiator's indicated who was present at the first negotiation contact? Has the diary been signed? Has all contacts been listed?	ator's				
	C.	Is tax certificate included? Is tax pro-ration included? (not necessary on small amounts) Is withholding tax involving non-Colorado entities applicable? (Department of Revenue Forms 1083 and 1079)					
5.	A.	laneous Is offer letter included? Is copy of FMV signed by the Region attached? Has the parcel been filed for Condemnation?					
6.		☐ Governmental Unit ☐ Gift ☐ Escrow Agent/Title Co. 1099-MISC. ☐ yes ☐ no (required for TEs over \$600) If no, check exceptions: ☐ under \$600 ☐ Corp.	or Donatio	on r Insuran			olume Transfer olume Transfer
		☐ Escrow Agent/Title Co.	or Donatio	OII	Da	te	00/00/0045
Jef	f Perret, ⁻	TRS Corp.	Manageness		-		03/23/2015

REAL ESTATE PURCHASE AGREEMENT

Woodmen Road Phase II Improvements Project

of	mak ch orado Springs, Colora and the City may b	JRCHASE AGREEMENT ("Agreement"), dated this <u>27</u> day, 2015, is by and between Delores Art ("Seller") and the City do, a home rule city and Colorado municipal corporation ("City"). be collectively referred to as the ("Parties") or singularly the
Seller a	and the City agree as	follows:
		I. PURCHASE OF PROPERTY
1.1	<u>Property</u> . Seller is the State of Colorado, de	e owner of certain real property located in the County of El Paso, escribed as:
		Ily describing, and <u>Exhibit A-1</u> depicting Parcel No. RW246, nple, attached hereto and made a part hereof; and,
		ly describing, and <u>Exhibit B-1</u> depicting Parcel No. RW246A, nple, attached hereto and made a part hereof; and,
		lly describing, and <u>Exhibit C-1</u> depicting Parcel No. PE246, a improvements easement, attached hereto and made a part hereof; and,
		Ily describing, and <u>Exhibit D-1</u> depicting Parcel No. TE246 a ruction easement, attached hereto and made a part hereof.
	also known as part	of 2952 East Woodmen Road and by El Paso County Tax
	Schedule No. 63100	0-03-029 (the above stated parcels referred to collectively as the
		ty desires to purchase the Property from Seller, upon the terms
	and conditions conta	nined in this Agreement.
Woodmen Pha	ase II	Property Owner: City Ints: Mq.C Date: 3.19-15 Date: 3.27-15 3/29/15
RES # Parcel(s) RW2	246, RW246A, PE246 and TE	Date: 3-19-15 Date: 3.27-15 3/29/15

1.2 <u>Deposit</u>. No deposit is required.

1.3 Sale and Purchase Price. City hereby agrees to purchase, and Seller hereby agrees to sell to City the Property on the terms and conditions of this Agreement for the total purchase price of One Hundred Thousand and 00/100 Dollars (\$100,000.00) (the "Purchase Price"). The Purchase Price represents total compensation for all interest in the Property, includes all improvements, and full settlement of all and any damages, including any damages to the remainder, occurring to the Seller or Seller's Property, and includes full compensation for the Seller's interests and costs, either present or future, the interest of lienors, and any and all interests, legal or equitable, which are or may be outstanding, respecting the Property. This settlement shall be deemed final.

Restoration shall be made only as expressly provided herein and the consideration includes all losses associated with improvements and /or vegetation, natural or cultivated. Where the Grantor's Property is affected by the City's project, the City shall restore surface conditions to a similar condition as exists prior to the project. The City shall install temporary fence in a manner that maintains a security barrier during the project. The City shall install temporary fence in a manner that maintains a security barrier during the project. The City shall remove and replace asphalt remaining between the proposed driveway and the existing concrete apron at City's cost. The Grantor shall provide access to the work space at no additional cost to the City.

1.4 <u>Force and Effect</u>. If any provision of this Agreement shall be determined to be invalid, illegal or without force by a court of law or rendered so by legislative act, then the remaining provisions of this Agreement shall remain in full force and effect.

II. CLOSING

2.1 <u>Time and Place</u>. The closing of the purchase of the Property shall be at the offices of Land Title Guarantee Company ("Title Company"), located at 102 S. Tejon, Suite

Woodmen Phase II RES # Parcel(s) RW246, RW246A, PE246 and TE246 Property Owner: City Ints: R M 4C

Date: 3-19-5 Date: 3-27-15 429/15

760, in Colorado Springs, Colorado, 80903, at a date and time to be determined by the parties, (the "Closing") with the escrow instructions to be based on the terms and conditions set forth herein.

- 2.2 <u>Procedure</u>. At Closing, the following shall occur:
 - a. City shall open escrow and deliver the fully executed Real Estate Purchase Agreement to the escrow officer within two (2) weeks of the execution hereof by City.
 - b. <u>Conveyance Deed</u>. Seller shall convey Parcel RW246, described in <u>Exhibit A</u> and depicted on <u>Exhibit A-1</u>, to the City by General Warranty Deed, free and clear of any liens or encumbrances whether recorded or unrecorded, but subject to easements, conditions and restrictions of record, provided that these are permitted exceptions by the City, insofar as they may lawfully affect the Property.
 - c. <u>Conveyance Deed.</u> Seller shall convey Parcel RW246A, described in <u>Exhibit B</u> and depicted on <u>Exhibit B-1</u>, to the City by General Warranty Deed, free and clear of any liens or encumbrances whether recorded or unrecorded, but subject to easements, conditions and restrictions of record, provided that these are permitted exceptions by the City, insofar as they may lawfully affect the Property.
 - d. Permanent Public Improvement Easement. Seller shall convey Parcel PE246 a permanent easement in and to the Property described in **Exhibit C** and depicted on **Exhibit C-1** to City by the City's Grant of Permanent Public Improvement Easement, free and clear of any liens or encumbrances whether recorded or unrecorded, but subject to existing easements, conditions and restrictions of record, provided that these are permitted exceptions by the City, insofar as they may lawfully affect the Property.

Property Owner: City Ints: ______ Mac

Date: 3-19 15 Date: ______ 729/5

- e. <u>Temporary Construction Easement</u>. Seller shall convey Parcel TE246 a temporary construction easement(s), as described in <u>Exhibit D</u> and depicted on <u>Exhibit D-1</u>, to City by a Temporary Construction Easement, free and clear of any liens or encumbrances whether recorded or unrecorded, but subject to existing easements, conditions and restrictions of record, insofar as they may lawfully affect the Property.
- f. Sellers Obligation. Seller shall ensure that the Property is free and clear of any and all liens and encumbrances, including the removal of financial indebtedness, other than those exceptions to title specifically permitted by the City. Seller shall obtain and provide escrow with any and all executed full releases, partial releases, subordinations, and/or release of liens, including Federal or State tax liens, that may have been given or covered on said Property. If Seller does not correct any such title condition, the City may, at its sole discretion, terminate this Agreement and pursue any remedies it may have at law or in equity, including condemnation.
- g. Purchase Price. City shall deliver the Purchase Price to the Title Company, as escrow agent, on or before Closing. Upon satisfaction of all of Seller's obligations hereunder, at Closing the Title Company shall remit the Purchase Price, subject to satisfaction of liens and encumbrances as required and plus or minus any adjustments or prorations identified herein, to the Seller or, at the Seller's direction, to the Seller's creditors.
- h. <u>Real Property Taxes and Stormwater Fees.</u> Seller shall be responsible for paying all real property taxes and any Stormwater fees that have accrued through the date of Closing.
- i. <u>Closing requirements.</u> The Parties shall deliver to the Title Company any and all affidavits, instruments, and documents as

Woodmen Phase II RES # Parcel(s) RW246, RW246A, PE246 and TE246 are customarily required in connection with a transfer of real property in the City of Colorado Springs, Colorado. The close of escrow is defined as the recordation of the deeds and permanent easement which shall vest title to the City of Colorado Springs, the fully executed Temporary Construction Easement, the recordation of any full releases, partial releases, subordinations, and/or release of liens, including Federal or State taxes, and the payment to Seller, or the Seller's creditors at the direction of Seller, of the Purchase Price stated in Section 1.3, herein above.

- 2.3 <u>Possession.</u> Subject to the City's relocation policy, Seller shall deliver possession of the Property to City upon deposit of the Purchase Price in escrow with the Title Company.
- 2.4 <u>Closing Costs</u>. City shall pay recording fees, applicable documentary fees, and for the Title Company's closing fee.
- 2.5 <u>Title Policy</u>. A title commitment will be secured by City for the City's review in advance of Closing. Closing is contingent upon City's satisfaction with the title commitment prior to Closing. Title insurance, if required, will be paid for by the City.

III. CONDITION OF PROPERTY

3.1 <u>Physical Condition of Property</u>. City acknowledges that Seller has made no representations or warranties concerning the condition of soils on the Property, drainage conditions on the Property, or any other matter pertaining to the physical or environmental condition of the Property.

IV. REMEDIES FOR BREACH

4.1 <u>Remedies</u>. This Agreement requires specific performance by the Seller, and the City may enforce specific performance of this Agreement in the event the Seller fails or refuses to perform. City, at its sole discretion, may terminate this Agreement by

Woodmen Phase II RES # Parcel(s) RW246, RW246A, PE246 and TE246 written notice to Seller and the Parties shall then be released from all obligations under this Agreement.

V. NOTICES AND OTHER DELIVERIES

Notices and Other Deliveries. Any notice or other documents or materials required or permitted to be delivered by this Agreement shall be deemed properly delivered upon receipt by the Party to whom the documents or materials are to be delivered. Notices may be hand delivered, sent by first-class mail, return receipt requested, with postage prepaid, or transmitted by electronic facsimile. Notices shall be addressed and delivered as follows:

5.2

If to Seller:	If to City:
Delores Art	City of Colorado Springs
P.O. Box 62081	Ronn Carlentine, Real Estate Services
Colorado Springs, CO 80962	30 South Nevada, Suite 502
Phone: (719) 659-8389	Colorado Springs, CO 80903
E-mail: luv2cdvu2@aol.com	Phone: (719) 385-5605
	Fax: (719) 385-5610
	E-mail: rcarlentine@springsgov.com

Either Party may, by notice properly delivered, change the person or address to which future notices or delivery to that Party shall be made.

VI. INTERPRETATION OF AGREEMENT

- 6.1 Governing Law. This Agreement is subject to and shall be interpreted under the laws of the State of Colorado, and the Charter, City Code, ordinances, rules and regulation of the City of Colorado Springs, Colorado, a home rule city and Colorado municipal corporation. Court venue and jurisdiction shall be exclusively in the Colorado District Court for El Paso County, Colorado. The Parties agree that this Agreement shall be deemed to have been made in, and the place of performance is deemed to be in, the City of Colorado Springs, El Paso County, State of Colorado.
- 6.2 <u>Headings</u>. The article and section headings in the Agreement are for convenience only, and shall not be used in its interpretation or considered part of this Agreement.

Property Owner: 1 City Ints: 2 MMC

Date: 3-19-5 Date: 3.27-15 3/29/15

Appropriation of Funds. In accord with Colorado Constitution, Article X, Section 20, and the City Charter, performance of the City's obligations under this Agreement is expressly subject to appropriation of funds by the City Council and/or Pikes Peak Rural Transportation Authority (PPRTA) and the availability of those appropriated funds for expenditure. Further, in the event that funds are not appropriated in whole or in part sufficient for performance of the City's obligations under this Agreement, or appropriated funds may not be expended due to Constitutional or City Charter spending limitations, then the City may terminate this Agreement without compensation to Seller.

6.4 Special Provisions.

- a. <u>Authority to Acquire Property.</u> This is an approved PPRTA capital improvement project and this Agreement is non-binding until such time as it is approved by the PPRTA Board and City Council as applicable.
- b. Closing is contingent upon the City's environmental review or audit and acceptance of the condition of the Property pursuant to City Code Section 7.7.1802.
- c. Seller agrees that no new easements, liens or encumbrances shall be placed on the Property from the time of Agreement execution through Closing, except any easement so designated by the City.
- d. On behalf of the City, the Real Estate Services Manager, or designee, shall execute the necessary escrow instructions and/or additional instructions, and acceptance of property interests which may be required to complete the closing of this real property transaction.
- 6.5 <u>No Third Party Beneficiary</u>. It is expressly understood and agreed that the enforcement of the terms and conditions of this Agreement, and all rights of action relating to enforcement, shall be strictly reserved to the Parties, and nothing

Woodmen Phase II RES # Parcel(s) RW246, RW246A, PE246 and TE246 contained in this Agreement shall give or allow any claims or right of action by any other or third person or entity. It is the express intention of the Parties that any person or entity, other than the Parties to this Agreement, receiving services or benefits under this Agreement shall be deemed to be incidental beneficiaries only.

- 6.6 <u>Agreement</u>. This Agreement shall inure to the benefit of and be binding upon the heirs, successors and assigns of the Parties.
- 6.7 <u>Assignment</u>. Seller shall not assign or otherwise transfer this Agreement or any right or obligation under this Agreement.
- Entire Agreement, Modification, Survival. This Agreement, together with all attachments, constitutes the entire contract between the Parties relating to the purchase and sale of the Property, and any prior agreements pertaining to the subject of this Agreement, whether oral or written, have been merged and integrated into this Agreement. No subsequent modification of any of the terms of this Agreement shall be valid, binding upon the Parties, or enforceable unless made in writing and signed by all the Parties. Any obligation in this Agreement that, by its terms, is intended to be performed after termination or Closing shall survive Closing.
- 6.9 Time. Time is of the essence in this Agreement.
- 6.10 <u>Certification of Signatory(ies).</u> Seller represents and warrants that Seller is the sole owner(s) of the Property, that the person(s) executing this Agreement is/are authorized to execute this Agreement on behalf of the Seller, and that no additional signatures are required to carry out the Seller's obligations contemplated herein.

INTENTIONALLY LEFT BLANK SIGNATURE PAGES TO FOLLOW

Woodmen Phase II RES # Parcel(s) RW246, RW246A, PE246 and TE246 Property Owner: D + City Ints: ______ M9C

Date: 3-19-15 Date: 3.27-15 3/29/65

VII. SIGNATURE PAGES

Seller: Delores Art	
By: <u>Welmis At</u> Delores Art	3-19-15 Date
State of Colorado)	
) ss. County of El Paso)	of M
The foregoing instrument was acknowledged before	me this <u>/</u> day of <u>///////////////////////////////////</u>
2015, by <u>Delores Art</u> .	JEFFERY L. PERRET NOTARY PUBLIC STATE OF COLORADO
Witness my hand and official seal	MY COMMISSION EXPIRES 08-06-16
My commission Expires: <u>08 - 06 - 16</u>	
	Notary Public

INTENTIONALLY LEFT BLANK CITY'S SIGNATURE PAGE FOLLOWS

CITY OF COLORADO SPRINGS:	
By: Nay gelation	3.27.15
Ronn Carlentine Real Estate Services Manager	Date
State of Colorado))ss.	
County of El Paso)	
The foregoing instrument was acknowledg 2015, by Ronn Carlentine as Real Estates Springs, Colorado.	VICKI E. WILLIAMS
Witness my hand and official seal	NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20014014415
My commission Expires: 05-28-2017	MY COMMISSION EXPIRES MAY 28, 2017
By: Michael A. Chaves, Engineering Manag	Notary Public Notary Public H3/20/5 Jag/5 Date
State of Colorado)) ss. County of El Paso)	
The foregoing instrument was acknowledge 2015, by Michael A. Chaves as Engineering Colorado.	ed before me this 3 day of Apcl, and Manager for the City of Colorado Springs,
Witness my hand and official seal	
My commission Expires: Feb 4 20	319
DONNIELLE L. DAVIS NOTARY PUBLIC STATE OF COLORADO NOTARY ID # 20154004739 MY COMMISSION EXPIRES FEBRUARY 04, 2019	Notary Public
Approved as to form: City Attorney	3 April 7015 Date
Voodmen Phase II	Property Owner: DA City Ints:
RES # Parcel(s) RW246, RW246A, PE246 and TE246	Date: 3-19-15 Date: 3-27 (5 1/29/15

EXHIBIT "A"

Project No. STU M240-046 Unit II Project Code: 12717 Date: December 07, 2012

DESCRIPTION

A tract or parcel No. RW-246 of the City of Colorado Springs, State of Colorado, Project No. STU M240-046 Unit II located in a portion of Lot 21 Block 8, of the vacation and replat Columbine Estates recorded with reception No. 302902 in the records of El Paso County, Colorado, located in the NW 1/4 Section 10, Township 13 South, and Range 66 West of the 6th Principal Meridian, City of Colorado Springs, El Paso County, Colorado, more particularly described as follows:

Beginning at the southwest corner of said lot 21;

- 1) Thence N00°28'26"W on the west line of lot 21, a distance of 49.12 feet to a non tangent curve to the left;
- 2) Thence on the arc of said curve, having a radius of 1,000.00 feet, a delta angle of 23°59'22", an arc length of 418.70 feet, whose long chord bears N73°06'32"E a distance of 415.65 feet;
- 3) Thence N57°43'24"E a distance of 45.98 feet to the easterly line of lot 21;
- 4) Thence S43°58'26"E on the easterly line of lot 21, a distance of 42.37 feet to the southeast corner of said lot 21;
- 5) Thence S59°26'04"W on the southerly line of lot 21, a distance of 127.40 feet to a point of curve to the right;
- 6) Thence on the arc of said curve and continuing on said south line, having a radius of 713.95 feet, a delta angle of 29°59'27", an arc length of 373.71 feet, whose long chord bears \$74°25'51"W a distance of 369.46 feet to the point of beginning.

The above tract of land contains 23,762 square feet or 0.545 acres, more or less.

Basis of Bearings for this description are based on the North line of the Northeast Quarter of section 10, Township 13 South, Range 66 West of the 6th Principal Meridian, El Paso County Colorado, said line bears N89°22'46"E a distance of 2619.18 feet from the North 1/4 corner of Section 10 (monumented with a 3 1/4" Alum. Cap PLS 10377) to the Northeast corner of section 10 (monumented with a 3 1/4" Alum. Cap PLS 10956)

The forgoing description has been prepared by or under my direct supervision.

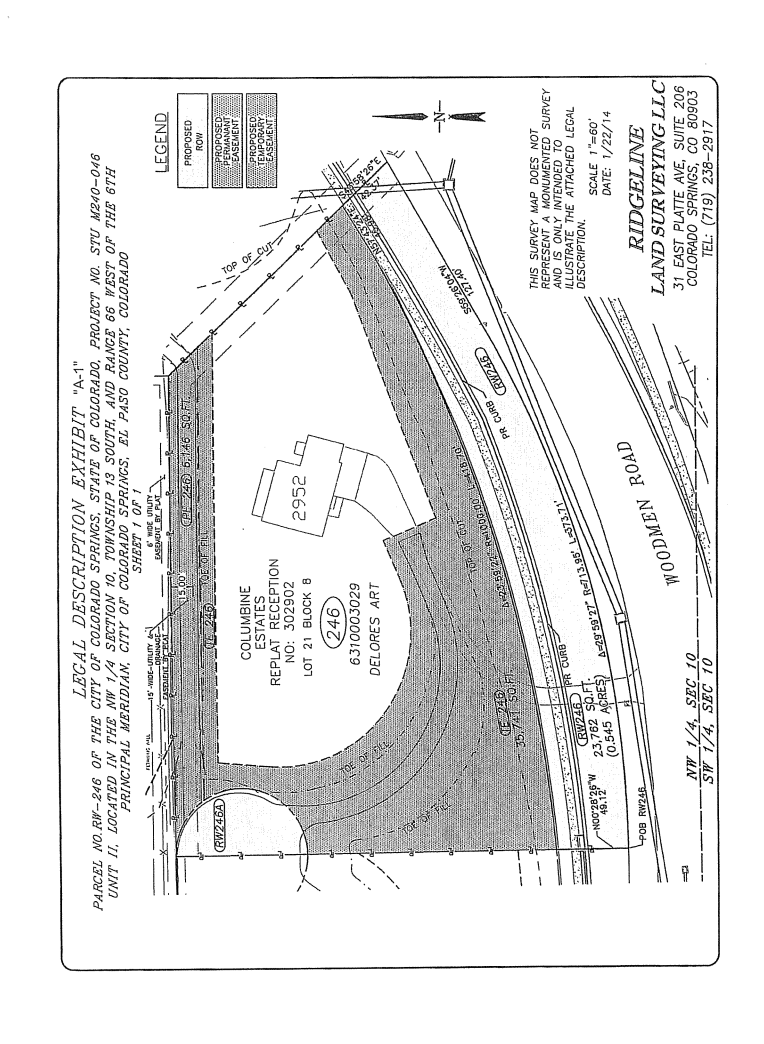


EXHIBIT "B"

Project No. STU M240-046 Unit II Project Code: 12717 Date: February 5, 2013

DESCRIPTION

A tract or parcel No. RW-246A of the City of Colorado Springs, State of Colorado, Project No. STU M240-046 Unit II located in a portion of Lot 21 Block 8, of the vacation and replat Columbine Estates recorded with reception No. 302902 in the records of El Paso County, Colorado, located in the NW 1/4 Section 10, Township 13 South, and Range 66 West of the 6th Principal Meridian, City of Colorado Springs, El Paso County, Colorado, more particularly described as follows:

Beginning at the northwest corner of said lot 21 and a point of curve to the right;

- 1) Thence on the arc of said curve, having a radius of 45.00 feet, a delta angle of 180°09'39", an arc length of 141.50 feet, whose long chord bears S00°28'26"E a distance of 90.00 feet to the west line of said lot 21;
- 2) Thence N00°28'26"W on said west line, a distance of 90.00 feet to the point of beginning.

The above tract of land contains 3,187 square feet or 0.073 acres, more or less.

Basis of Bearings for this description are based on the North line of the Northeast Quarter of section 10, Township 13 South, Range 66 West of the 6th Principal Meridian, El Paso County Colorado, said line bears N89°22'46"E a distance of 2619.18 feet from the North 1/4 corner of Section 10 (monumented with a 3 1/4" Alum. Cap PLS 10377) to the Northeast corner of section 10 (monumented with a 3 1/4" Alum. Cap PLS 10956)

The forgoing description has been prepared by or under my direct supervision.



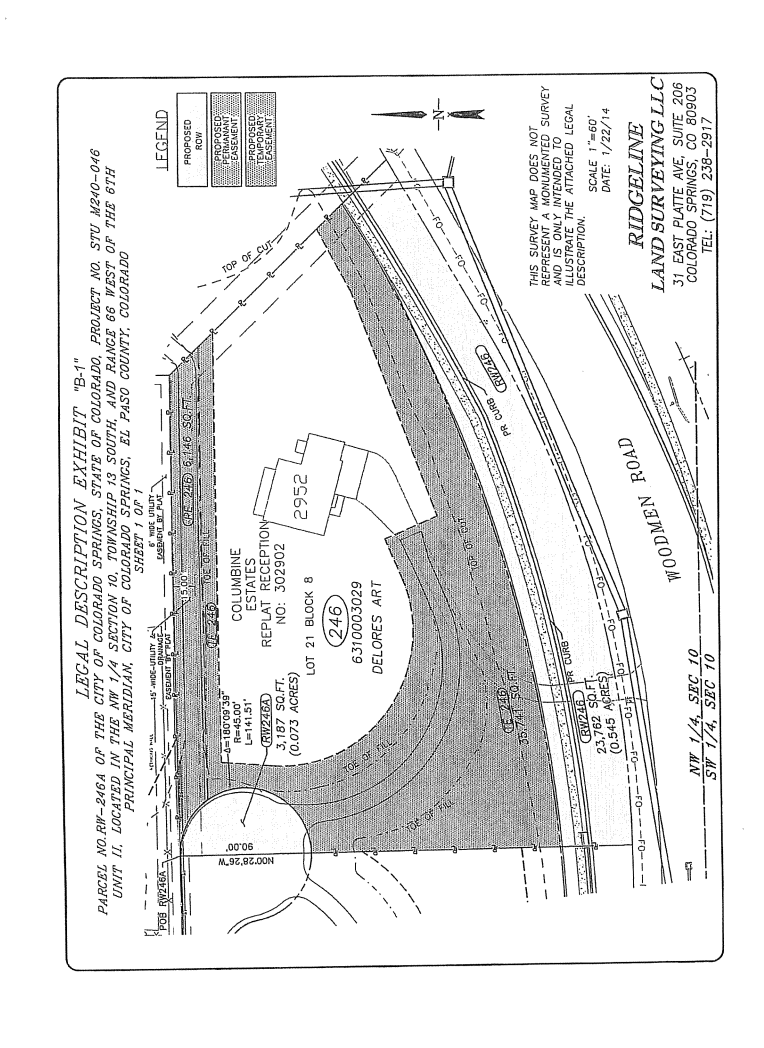


EXHIBIT "C"

Project No. STU M240-046 Unit II Project Code: 12717 Date: April 18, 2013

Easement Purpose: Ingress/Egress to pond for maintenance

DESCRIPTION

A tract or parcel No. PE-246 of the City of Colorado Springs, State of Colorado, Project No. STU M240-046 Unit II located in a portion of Lot 21 Block 8, of the vacation and replat Columbine Estates recorded with reception No. 302902 in the records of El Paso County, Colorado, located in the NW 1/4 Section 10, Township 13 South, and Range 66 West of the 6th Principal Meridian, City of Colorado Springs, El Paso County, Colorado, more particularly described as follows:

Beginning at the northwest corner of said lot 21;

- 1) Thence N89°25'29"E on the north line of said lot 21, a distance of 324.14 feet to the northeast corner of said lot 21;
- 2) Thence S43°58'24"E on the easterly line of said lot 21, a distance of 27.53 feet;
- 3) Thence S89°25'29"W a distance of 305.65 feet to a non-tangent curve to the left;
- 4) Thence on the arc of said curve, having a radius of 45.00 feet, a delta angle of 56°13'49", an arc length of 44.16 feet, whose long chord bears N62°26'21"W a distance of 42.41 feet to the point of beginning.

The above tract of land contains 6,146 square feet or 0.141 acres, more or less.

Basis of Bearings for this description are based on the North line of the Northeast Quarter of section 10, Township 13 South, Range 66 West of the 6th Principal Meridian, El Paso County Colorado, said line bears N89°22'46"E a distance of 2619.18 feet from the North 1/4 corner of Section 10 (monumented with a 3 1/4" Alum. Cap PLS 10377) to the Northeast corner of section 10 (monumented with a 3 1/4" Alum. Cap PLS 10956)

The forgoing description has been prepared by or under my direct supervision.

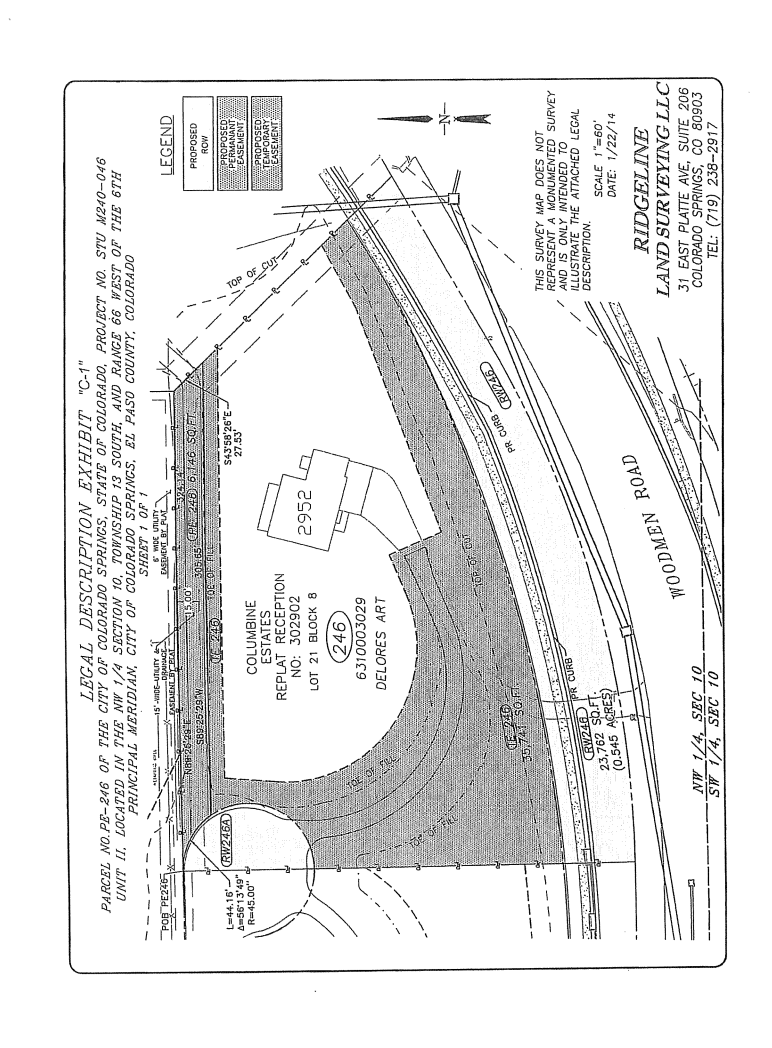


EXHIBIT "D"

Project No. STU M240-046 Unit II Project Code: 12717 Date: April 18, 2013

Easement Purpose: Woodmen road and access road construction and grading

DESCRIPTION

A tract or parcel No. TE-246 of the City of Colorado Springs, State of Colorado, Project No. STU M240-046 Unit II located in a portion of Lot 21 Block 8, of the vacation and replat Columbine Estates recorded with reception No. 302902 in the records of El Paso County, Colorado, located in the NW 1/4 Section 10, Township 13 South, and Range 66 West of the 6th Principal Meridian, City of Colorado Springs, El Paso County, Colorado, more particularly described as follows:

Commencing at the southwest corner of said lot 21, thence N00°28'26"W on the west line of lot 21, a distance of 49.12 feet to the point of beginning;

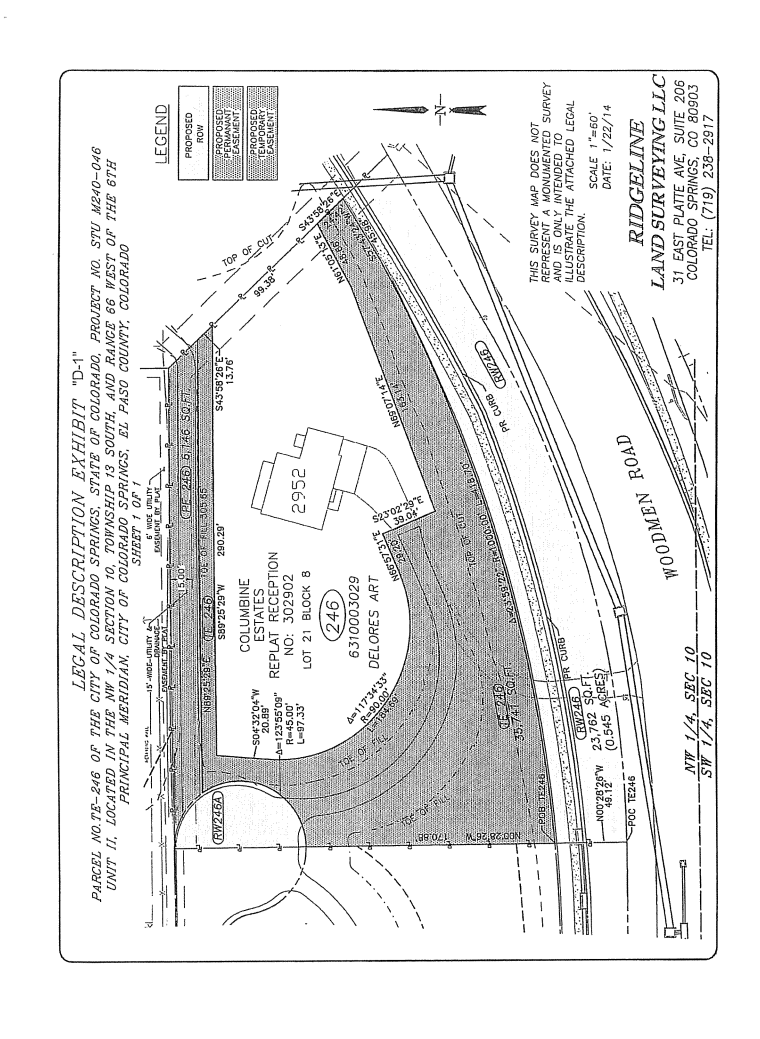
- 1) Thence N00°28'26"W continuing on said west line, a distance of 170.88 feet to a non tangent curve left;
- 2) Thence on the arc of said curve, having a radius of 45.00 feet, a delta angle of 123°55'09", an arc length of 97.33 feet, whose long chord bears N27°38'39"E a distance of 79.44 feet;
- 3) Thence N89°25'29"E a distance of 305.65 feet to the easterly line of said lot 21;
- 4) Thence S43°58'26"E on the easterly line of said lot 21, a distance of 13.76 feet;
- 5) Thence S89°25'29"W a distance of 290.29 feet;
- 6) Thence S04°32'04"W a distance of 20.89 feet to a point of curve to the left;
- 7) Thence on the arc of said curve, having a radius of 90.00 feet, having a delta angle of 117°34'33", an arc length of 184.69 feet, whose long chord bears S54°15'12"E a distance of 153.95 feet;
- 8) Thence N66°57'31"E a distance of 29.20 feet;
- 9) Thence S23°02'29"E a distance of 39.04 feet;
- 10) Thence N69°07'14"E a distance of 163.14 feet;
- 11) Thence N61°05'13"E a distance of 48.66 feet to the easterly line of said lot 21;
- 12) Thence S43°58'26"E on said easterly line, a distance of 24.42 feet;
- 13) Thence S57°43'24"W a distance of 45.98 feet to a curve to the right;
- 14) Thence on the arc of said curve, having a radius of 1,000.00 feet, having a delta angle of 23°59'22", an arc length of 418.70 feet, whose long chord bears \$73°06'32"W a distance of 415.65 feet to the point of beginning.

The above tract of land contains 35,741 square feet or 0.820 acres more or less.

Basis of Bearings for this description are based on the North line of the Northeast Quarter of section 10, Township 13 South, Range 66 West of the 6th Principal Meridian, El Paso County Colorado, said line bears N89°22'46"E a distance of 2619.18 feet from the North 1/4 corner of Section 10 (monumented with a 3 1/4" Alum. Cap PLS 10377) to the Northeast corner of section 10 (monumented with a 3 1/4" Alum. Cap PLS 10956)

The forgoing description has been prepared by or under my direct supervision.





COLORADO DEPARTMENT OF TRANSPORTATION RECOMMENDATION FOR SETTLEMENT LOCAL AGENCY-CITY OF COLORADO SPRINGS

REGION:	2			PARCEL NO:		RW246, RW246A, PE246, and TE246		
PROJECT NO:	STU M240-046 U	nit II		OWNER NAME	Ξ:	Delores Art		
PROJECT CODE:	12717			COUNTY:		El Paso		
LOCATION:	Woodmen Road -	Colc	orado Springs	TRIAL DATE:		N/A		
DOT ATTY:	N/A			AG NO:		N/A		
— ⊠ ADMI	NISTRATIVE SETTLEN	IENT -	- REGION	L COMMISSION CONTRACTOR		☐ LEGAL SETTLEMENT	prakomucomunisahideensi	
☐ ADMI	NISTRATIVE SETTLEN	IENT -	- CENTRAL OFFICE	<u> </u>		☐ OTHER SETTLEMENT		
	hander of the second of the se	PF	ROPOSED SET	LEMENT AM	OL	JNT	***************************************	
The	amount of the proposed			\$		\$100,000.00		
The	e established fair market	value	is:	\$	-	S 93,800.00		
The	amount of variance is:			\$	9	6,200.00		
			SUPPO	RT DATA	1000 BOOK 5000			
Owner Appraisal		\$	105,300.00	Apprais	er	Richard Muegge, MAI		
Second Owner App	oraisal (if Applicable)	\$	N/A	Apprais	er	N/A		
City Appraisal		\$	93,800.00	Apprais	er	Kyle L. Wigington		
Second CITY Appra	aisal	\$	N/A	Apprais	ser	N/A		
Distribution:	City of Colorado Spring City of Colorado Spring CDOT Region 2 Right	js – Ro	oadway Engineering	ORIGINAL				

CDOT 227 Revised 10/03 Page 1 of 4

The Woodmen Road Corridor Improvements, Phase II ("Project"), requires the City of Colorado Springs ("City") to acquire interests in real property from Delores Art ("Owner"). The Owner's property is located on the north side of Woodmen Road, approximately one half mile east of the intersection of Woodmen Road and Union Blvd in Colorado Springs. The Owner's property is legally described as Lot 21, Block 8 of the Vacation and Replat of Columbine Estates, County of El Paso, State of Colorado, and is further identified by El Paso County Assessor Parcel No. 6310003029. The Owner's property is zoned "R/cr" (single family residential estate/condition of record), containing a gross land area of 2.5 acres, more or less. The Owner's property is improved with a 2,261 square foot two story, frame construction single family residence. The subject is partially fenced along the north property boundary.

The parcels to be acquired by the City are: RW246 and RW246A, each a partial acquisition in fee simple; PE246, a permanent easement for the purpose of ingress/egress for maintenance of a detention pond, and TE-246 a temporary easement for Woodmen Road and access road construction and grading. Portions of the Owner's fence, asphalt driveway and landscape are affected by the Project improvements. The vertical improvements are unaffected by the Project. The above referenced parcels are hereafter referred to as the Project Parcels.

Kyle L. Wigington, J.D., a certified general appraiser with Land Services, Inc., prepared an appraisal on behalf of the City to determine the value of the Project Parcels. The date of value of said appraisal was August 1, 2014 and the date of the report was August 15, 2014. Mr. Wigington concluded the highest and best use for the property as residential. Mr. Wigington's appraisal concluded a total value of the property and improvements to be acquired of \$93,800.00. The breakdown of the approved fair market value is as follows:

Parcel RW246 (fee simple)	23,762 sf @ \$1.70/sf	= \$	40,395.00
Parcel RW246A (fee simple)	3,187 sf @ \$1.70/sf	= \$	5,418.00
PE231 (permanent easement)	6,146 sf @ \$1.70/sf x 75%	= \$	7,836.00
Improvements fence, landscape,	asphalt	= \$	33,674.00
TE231A (temporary easement)	35,741 sf @ \$1.70/sf x 10%/annum	= \$	6,076.00
Damages (curable net restoration	n cost to cure)	= <u>\$</u>	
TOTAL		= \$	93,800.00 (R)

The City's appraisal was reviewed by CDOT, and the City's approved Fair Market Value was \$93,800.00, based upon said appraisal. An offer to acquire in the amount of \$93,800.00, dated January 15, 2015, was presented to the Owner by an agent with TRS.

The Owner obtained an independent appraisal from Richard Muegge, MAI, whose appraised value of Project Parcels, improvements, and compensable damages was \$105,300.00. Each appraiser utilized sales of other properties that sold within similar markets.

Upon negotiations with the Owner, the Owner countered the City's offer requesting a settlement of \$100,000.00. The counter offer is 6.6% above the approved offer amount. The settlement represents a compromise of the two appraisal values. Certain adjustments within the appraisals are subjective, and there are modest differences as to how the appraisers derived their values. The Owner's appraisal has identified damages as a result of proximity to Woodmen Road, while the City's appraisal has a higher value for the improvements.

The settlement as proposed will resolve this matter amenably and within a relatively tight range of value between the appraisals. Furthermore, settlement will avert the costs to the City to update its appraisal and the Owner's appraisal, the costs for expert witnesses and consultants, and the time and legal costs associated with a condemnation. Accordingly, I recommend this settlement as reasonable, prudent, and in the public interest.

Tra	nsportation.	
	be justified in accordance	IR MARKET VALUE appears substantial and the proposed settlement cannot with Federal Aid Regulations. If settlement is made as proposed, \$ of should be taken as non-participating.
RE	GION 2 APPROVAL	OA :
闵	APPROVED FOR SETTLEM	ENT: Warne 1 rullo 3/25/15
/)X(CD	ENT: Warme Trumbo 3/25/15 OT Region 2, ROW Manager Date
CI.	TY OF COLORADO SPRING	S APPROVAL
Ø	Recommend Settlement:	3/25/15
	Approved for Settlement:	Real/Estate SNGs. Mgr, City of CO Springs Date Date On behalf of the City of CO Springs Real/Estate SNGs. Mgr, City of CO Springs Date
		Real Estate Syrus. Mgr, City of CO Springs Date Date Date
		anguranng manugan, ang at apanga

Accordingly, I recommend its approval by the City of Colorado Springs and the Colorado Department of

INSTRUCTIONS FOR COMPLETION OF THE RECOMMENDATION FOR SETTLEMENT (FORM 227)

This form is used to provide a self-explanatory narrative of all considerations that support a settlement. The relevant parcel details, factors considered in the settlement, and reasoning used in arriving at the settlement amount must be clearly explained.

The extent of the written recommendation must be consistent with the situation, circumstances and the consideration involved. The component parts of the settlement, land, improvements, real estate damages, fees and costs, etc., must be itemized to the greatest extent possible.

Recommendations for settlement of federal aid parcels must emphasize federal participating items. The participating items to be emphasized are the factors related to the acquisition value, real estate damages, sympathy for the owner, recent adverse awards in comparable cases and other related factors. Any portion of the increase attributable to nonparticipating items must be identified or estimated and handled as nonparticipating.

PROJECT/PARCEL IDENTIFICATION:

The following information can be obtained from the legal documents, appraisal, Right of Way

map, and the parcel file:

Managing Region Project No. Project Code DOT Attorney Trial Date Parcel No. Owners Name Attorney Generals No.

County

Il Date Defense Attorney

TYPE OF SETTLEMENT:

Identify the settlement type; Administrative Settlement, Legal Settlement, or other settlement.

RECOMMENDED SETTLEMENT:

Each component part of the settlement must be itemized to the greatest extent possible. For all-inclusive settlement, if the actual amount attributed to each component cannot be documented, the negotiator must estimate a reasonable amount for each appropriate component based on all available information for the parcel and known amounts for similar parcels previously settled.

SUPPORT DATA:

Any appraisal documentation or claims that have been provided by the Department or the owner must be identified in this section.

SETTLEMENT JUSTIFICATION:

Provide a detailed explanation of why the settlement is recommended. The settlement justification must address specific details of the parcel and the basis of the counteroffer, including the criteria set forth in Chapter 10 of the Right of Way Manual, which support the settlement as being reasonable, prudent, and in the best public interest:

- Information contained in all available appraisal reports, including those of the owner;
- Substantial differences of opinion regarding valuation issues;
- Complexity of severance or other issues leading to uncertainty in value;
- Handling of legal issues in approved appraisals;
- Consideration of time to anticipated title transfer date;
- Credibility of expert witnesses;
- · Likelihood of jury sympathy for the owner;
- Possibility of obtaining an unbiased jury;
- Recent court awards for eminent domain takings;
- Potential cost of litigation; and
- · Other relevant information.

If the settlement includes a non-monetary benefit, an explanation and quantification of the benefit must be included. Fees and costs must be supported and be based on the requirements of Chapter 10 of the Right of Way Manual.

RECOMMENDATION AND APPROVAL:

This section requires the signatures of the specialist or trial attorney recommending the settlement, concurrence and approval by the Region Right of Way Manager, as applicable, for settlements at the Region level. Settlements outside Region authority require recommendation of the Right of Way Manager in the Central Office and the Chief Engineer's approval. Approval authority must be granted in accordance with Chapter of the Right of Way Manual.

WARRANTY DEED

Delores Art, whose street address is 2952 East Woodmen Road, City of Colorado Springs, County of El Paso and State of Colorado, for the consideration of Forty Thousand Three Hundred Ninety-Five and no/100 Dollars (\$40,395.00), in hand paid, hereby sells and conveys to the **City of Colorado Springs, Colorado, a home rule city and Colorado municipal corporation** whose street address is 30 South Nevada Avenue, Suite 502, Colorado Springs, Colorado, County of El Paso, State of Colorado, the following real property in the County of El Paso and State of Colorado, to wit:

See RW246 Exhibits A and B attached hereto and made a part hereof

also known by street and number as:	a portion of 2952 East Woodmen Colorado Springs, CO	Road,
assessor's schedule or parcel number:	a portion of TSN: 63100-03-029	
with all its appurtenances and warrants th and restrictions of record.	e title to the same subject to ease	ments, conditions
Signed this 19th day of Wouch	_, 2015.	
	By: Nilines Art	
State of <u>Colorado</u>) ss. County of <u>EL Paso</u>)		
County of EL Paso)		
The foregoing instrument was acknowledge	ed before me this 19 day of 11	noh , 2015 by
Delores Art.	JEFFERY L. PERRET	! !
Witness my hand and official seal.	STATE OF COLORAD MY COMMISSION EXPIRES (Charles and a second
My Commission expires: 08-06-16		
	Motary Public	
Accepted by the City of Colorado Sprin	gs	
By:Ronn Carlentine, Real Estate Services		
By: Muluel a diwa Michael A. Chaves, Engineering Mana	this <u>} 29</u> day of <u>March</u>	, 2015
Approved as to Form:		
By: City Attorney's Office	Date: 3 April 7015	

EXHIBIT "A"

Project No. STU M240-046 Unit II Project Code: 12717 Date: December 07, 2012

DESCRIPTION

A tract or parcel No. RW-246 of the City of Colorado Springs, State of Colorado, Project No. STU M240-046 Unit II located in a portion of Lot 21 Block 8, of the vacation and replat Columbine Estates recorded with reception No. 302902 in the records of El Paso County, Colorado, located in the NW 1/4 Section 10, Township 13 South, and Range 66 West of the 6th Principal Meridian, City of Colorado Springs, El Paso County, Colorado, more particularly described as follows:

Beginning at the southwest corner of said lot 21;

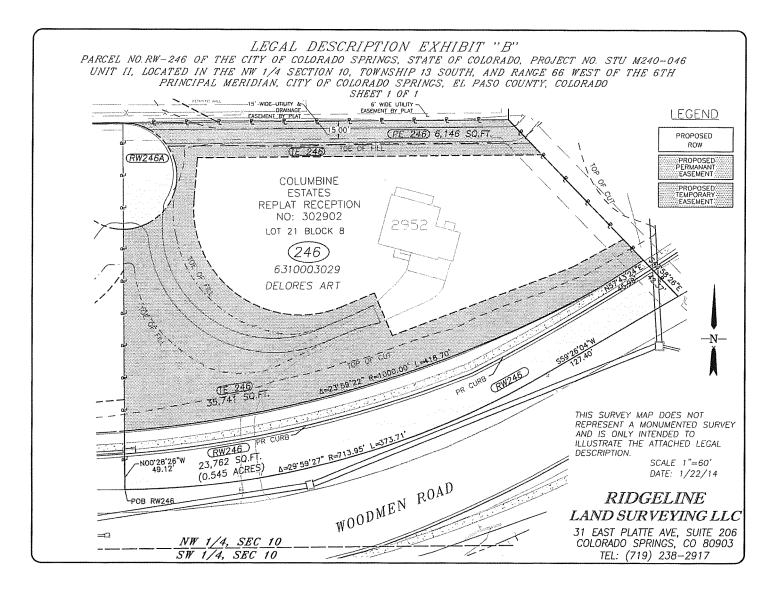
- 1) Thence N00°28′26″W on the west line of lot 21, a distance of 49.12 feet to a non tangent curve to the left;
- 2) Thence on the arc of said curve, having a radius of 1,000.00 feet, a delta angle of 23°59'22", an arc length of 418.70 feet, whose long chord bears N73°06'32"E a distance of 415.65 feet;
- 3) Thence N57°43'24"E a distance of 45.98 feet to the easterly line of lot 21;
- 4) Thence S43°58'26"E on the easterly line of lot 21, a distance of 42.37 feet to the southeast corner of said lot 21:
- 5) Thence S59°26'04"W on the southerly line of lot 21, a distance of 127.40 feet to a point of curve to the right;
- 6) Thence on the arc of said curve and continuing on said south line, having a radius of 713.95 feet, a delta angle of 29°59'27", an arc length of 373.71 feet, whose long chord bears \$74°25'51"W a distance of 369.46 feet to the point of beginning.

The above tract of land contains 23,762 square feet or 0.545 acres, more or less.

Basis of Bearings for this description are based on the North line of the Northeast Quarter of section 10, Township 13 South, Range 66 West of the 6th Principal Meridian, El Paso County Colorado, said line bears N89°22'46"E a distance of 2619.18 feet from the North 1/4 corner of Section 10 (monumented with a 3 1/4" Alum. Cap PLS 10377) to the Northeast corner of section 10 (monumented with a 3 1/4" Alum. Cap PLS 10956)

The forgoing description has been prepared by or under my direct supervision.





WARRANTY DEED

Delores Art, whose street address is 2952 East Woodmen Road, City of Colorado Springs, County of El Paso and State of Colorado, for the consideration of Five Thousand Four Hundred Eighteen and no/100 Dollars (\$5,418.00), in hand paid, hereby sells and conveys to the **City of Colorado Springs, Colorado, a home rule city and Colorado municipal corporation** whose street address is 30 South Nevada Avenue, Suite 502, Colorado Springs, Colorado, County of El Paso, State of Colorado, the following real property in the County of El Paso and State of Colorado, to wit:

See RW246A Exhibits A and B attached hereto and made a part hereof

also known by street and number as:	a portion of 2952 East Woodmen Road, Colorado Springs, CO
assessor's schedule or parcel number:	a portion of TSN: 63100-03-029
with all its appurtenances and warrants the and restrictions of record.	e title to the same subject to easements, conditions
Signed this Illiam day of Warch	A 1
	By: Delores Art
State of Glorado) ss. County of 2 Paso)	Delotes Art
County of Let (1880)	A
The foregoing instrument was acknowledge Delores Art.	ed before me this 19 day of 11 day of 12 day of 14 day of 15 day o
Witness my hand and official seal.	NOTARY PUBLIC STATE OF COLORADO
My Commission expires: 08 06 -16	MY COMMISSION EXPIRES 08-06-16
	Notary Public
Accepted by the City of Colorado Spring	gs
By:Ronn Carlentine, Real Estate Services	this day of, 2015 Manager
	this R9 day of, 2015
Approved as to Form:	
MMQma	3 A 1 2010
By: City Attorney's Office	Date: <u>3 April 2015</u>

EXHIBIT "A"

Project No. STU M240-046 Unit II Project Code: 12717 Date: February 5, 2013

DESCRIPTION

A tract or parcel No. RW-246A of the City of Colorado Springs, State of Colorado, Project No. STU M240-046 Unit II located in a portion of Lot 21 Block 8, of the vacation and replat Columbine Estates recorded with reception No. 302902 in the records of El Paso County, Colorado, located in the NW 1/4 Section 10, Township 13 South, and Range 66 West of the 6th Principal Meridian, City of Colorado Springs, El Paso County, Colorado, more particularly described as follows:

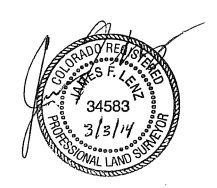
Beginning at the northwest corner of said lot 21 and a point of curve to the right;

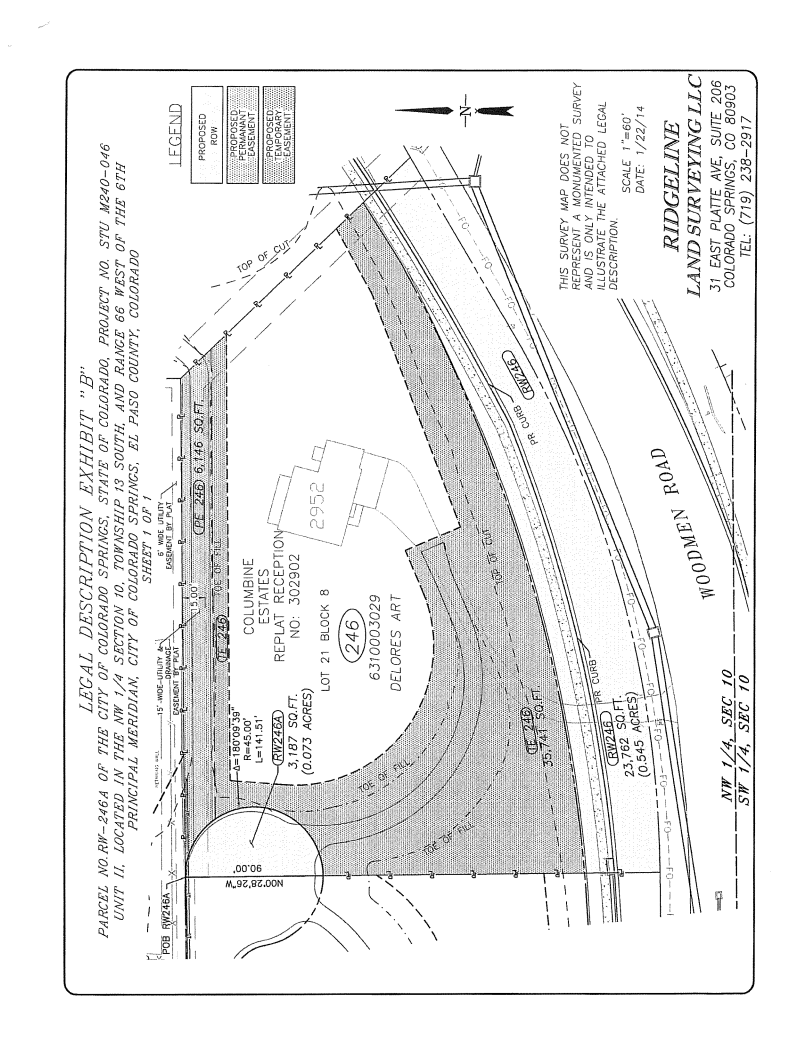
- 1) Thence on the arc of said curve, having a radius of 45.00 feet, a delta angle of 180°09'39", an arc length of 141.50 feet, whose long chord bears S00°28'26"E a distance of 90.00 feet to the west line of said lot 21;
- 2) Thence N00°28'26"W on said west line, a distance of 90.00 feet to the point of beginning.

The above tract of land contains 3,187 square feet or 0.073 acres, more or less.

Basis of Bearings for this description are based on the North line of the Northeast Quarter of section 10, Township 13 South, Range 66 West of the 6th Principal Meridian, El Paso County Colorado, said line bears N89°22'46"E a distance of 2619.18 feet from the North 1/4 corner of Section 10 (monumented with a 3 1/4" Alum. Cap PLS 10377) to the Northeast corner of section 10 (monumented with a 3 1/4" Alum. Cap PLS 10956)

The forgoing description has been prepared by or under my direct supervision.





GRANT OF PERMANENT PUBLIC IMPROVEMENT EASEMENT

Delores Art, whose legal address is 2952 East Woodmen Road, Colorado Springs, CO 80920, ("Grantor") being the owner(s) of the hereinafter described real property located in the County of El Paso and State of Colorado, for and in consideration of Seven Thousand Eight Hundred Thirty-Six and 00/100 Dollars (\$7,836.00), and other good and valuable consideration, the receipt and sufficiency of which are hereby confessed and acknowledged, does hereby grant and convey unto The City of Colorado Springs, Colorado, a home rule city and Colorado municipal corporation, ("City") and City's successors, assigns and representatives, a permanent public improvement easement ("Easement") for all public improvement purposes, including but not limited to the installation, construction, reconstruction, operation, repair, replacement, alteration and maintenance of such improvements, in such number and size, and with such accessory parts and structures, and with all surface and subsurface appurtenances incidental thereto as City may from time to time deem necessary, over and across Grantor's real property known as 2952 East Woodmen Road, Colorado Springs, Colorado, and known as El Paso County Tax Schedule Number 63100-03-029 ("Grantor's Property").

The exact location of the Easement PE246 (the "Easement Area") is more particularly described on Exhibit A and depicted on Exhibit B, attached hereto and by this reference incorporated herein and made a part hereof.

Public improvements include, but are not limited to, streets, sidewalks, storm drainage improvements, street lighting, facilities for the transmission and/or distribution of water, gas, electricity, fiber, wastewater, and any and all appurtenances related to public improvements.

Together with rights of ingress and egress to the Easement Area and in, on, over, across, under and through Grantor's Property as may be necessary to exercise the rights granted to the City herein.

Grantor shall not erect or construct any building or other permanent structure within the Easement Area, and Grantor shall not block, restrict or interfere with the City's use of or access to the Easement Area. Grantor covenants and agrees that no act shall be permitted or committed within the Easement Area which is inconsistent with the rights herein granted, and that the grade or ground level of the Easement Area shall not be changed by Grantor by excavation or filling by more than one foot, without the written consent of the City; and Grantor shall refrain from all acts within the Easement Area which might reduce the safety of or cause a hazard to or which might increase the cost of maintenance, operation, repair, removal, or replacement of the City's facilities and improvements.

All rights, title and privileges herein granted or reserved, including all benefits and burdens shall run with the land and shall be binding upon and inure to the benefit of Grantor and the City, their respective heirs, executors, administrators, successors, assigns, and legal representatives.

This Easement grant is without warranty of title and is subject to all prior liens, encumbrances, easements, restrictions, reservations and rights of way affecting Grantor's Property.

RES File #	Grantor Int: D A	City Ints: M	luc
THE OTHER	Date: 3-19-15	Date: 3	19/15

IN WITNESS WHEREOF, Grantor and City Public Improvement Easement this 10 day of 2	and have executed this Grant of Permanent White Karaman, 2015.
State of <u>Colorado</u>) ss. County of <u>EL Paso</u>)	By: Delores Art
The foregoing instrument was acknowledged before Delores Art. Witness my hand and official seal. My Commission expires:	JEFFERY L. PERRET NOTARY PUBLIC STATE OF COLORADO MY COMMISSION EXPIRES 08-06-16 Notary Public
City of Colorado Springs:	
By: Real Estate Services Manager By: Michael A. Chaves, Engineering Manager	Date 3/29/15 Date
Approved as to form: City Attorney's Office	3 April 7015 Date

Grantor Int: DA City Ints: MAC Date: 3-19-15 Date: 3-11/15

EXHIBIT "A"

Project No. STU M240-046 Unit II Project Code: 12717 Date: April 18, 2013

Easement Purpose: Ingress/Egress to pond for maintenance

DESCRIPTION

A tract or parcel No. PE-246 of the City of Colorado Springs, State of Colorado, Project No. STU M240-046 Unit II located in a portion of Lot 21 Block 8, of the vacation and replat Columbine Estates recorded with reception No. 302902 in the records of El Paso County, Colorado, located in the NW 1/4 Section 10, Township 13 South, and Range 66 West of the 6th Principal Meridian, City of Colorado Springs, El Paso County, Colorado, more particularly described as follows:

Beginning at the northwest corner of said lot 21;

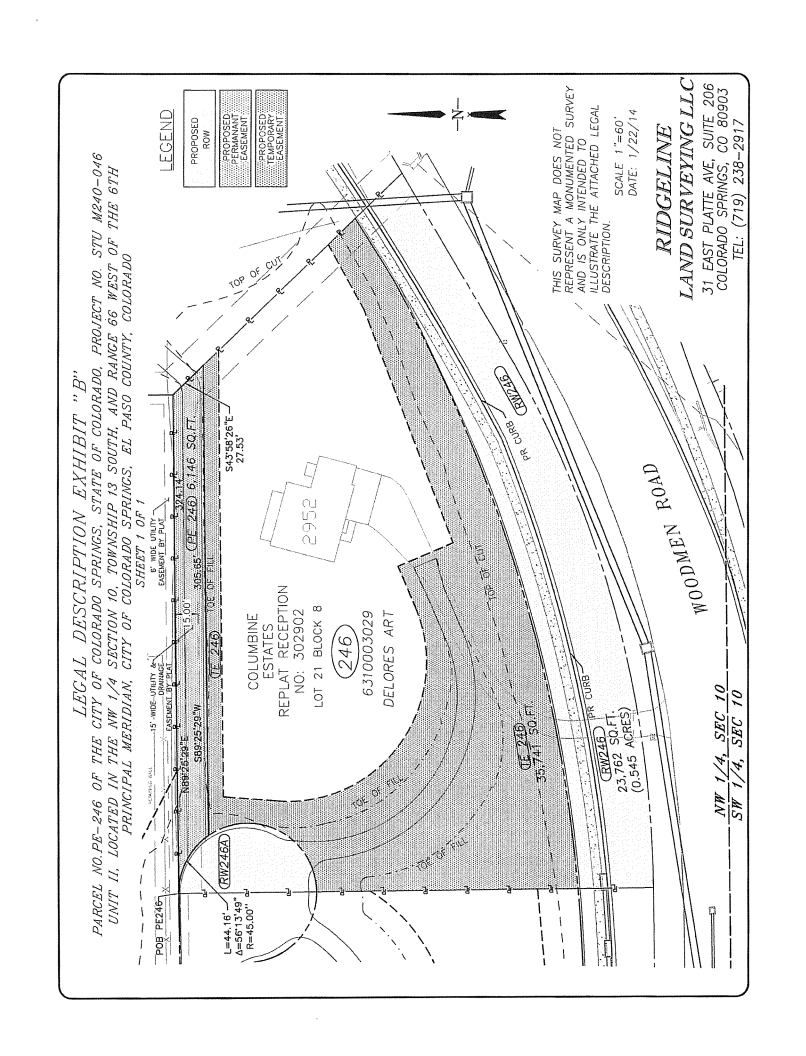
- 1) Thence N89°25'29"E on the north line of said lot 21, a distance of 324.14 feet to the northeast corner of said lot 21;
- 2) Thence S43°58'24"E on the easterly line of said lot 21, a distance of 27.53 feet;
- 3) Thence S89°25'29"W a distance of 305.65 feet to a non-tangent curve to the left;
- 4) Thence on the arc of said curve, having a radius of 45.00 feet, a delta angle of 56°13'49", an arc length of 44.16 feet, whose long chord bears N62°26'21"W a distance of 42.41 feet to the point of beginning.

The above tract of land contains 6,146 square feet or 0.141 acres, more or less.

Basis of Bearings for this description are based on the North line of the Northeast Quarter of section 10, Township 13 South, Range 66 West of the 6th Principal Meridian, El Paso County Colorado, said line bears N89°22'46"E a distance of 2619.18 feet from the North 1/4 corner of Section 10 (monumented with a 3 1/4" Alum. Cap PLS 10377) to the Northeast corner of section 10 (monumented with a 3 1/4" Alum. Cap PLS 10956)

The forgoing description has been prepared by or under my direct supervision.





TEMPORARY CONSTRUCTION EASEMENT

Delores Art ("Grantor"), whose legal address is 2952 East Woodmen Road, Colorado Springs, CO 80920 being the owner(s) of the hereinafter described real property located in the County of El Paso and State of Colorado, for and in consideration of Six Thousand Seventy-Six and 00/100 Dollars (\$6,076.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby confessed and acknowledged, does hereby grant and convey unto The City of Colorado Springs, Colorado, a home rule city and Colorado municipal corporation, ("City") and City's successors, assigns and representatives, an easement ("Easement") for construction and related purposes over and across Grantor's real property in El Paso County Colorado known as 2952 East Woodmen Road, Colorado Springs, Colorado, 80920, also known as El Paso County Tax Schedule Number 63100-03-029 ("Grantor's Property").

The exact location of the Easement TE246 (the "Easement Area") is more particularly described in Exhibit A and depicted on Exhibit B, attached hereto and by this reference incorporated herein and made a part hereof.

Together with the necessary rights of ingress and egress to the Easement Area for the abovereferenced purposes, in, on, over, across, under and through Grantor's Property.

This privilege and Easement shall be temporary in duration and shall expire either (a) thirty (30) days after completion of construction, or (b) December 31, 2016, whichever occurs first.

City shall notify Grantor no later than forty-eight (48) hours prior to the actual start of its use of the Easement. Upon completion of the construction of improvements facilitating the City's need for this Easement, City will restore the Easement Area to its condition prior to construction and will repair any and all damage that may arise from the City's construction activities.

Grantor shall not erect or construct any building or other permanent structure within the Easement Area or interfere with City's access to the Easement Area during the period of this Fasement.

The provisions herein shall inure to the benefit of and bind the heirs, successors and assigns of

The provisions herein shall inure to the benefit of and bind the neirs, successors and assigns the Grantor and City.
Signed, sealed and delivered this 19th day of Work , 2015.
Grantor: Delores Art
By: Delores Art
State of Colorado) ss. County of EL Pasc)
The foregoing instrument was acknowledged before me this 19 day of 19 day of 2015, by Delores Art.
Witness my hand and official seal Witness my hand and official seal Witness my hand and official seal MY COMMISSION EXPIRES 08-06-16
My Commission Expires: <u>08-06-16</u>

RES File #

Approved Oct 2014

By: Roylin Carlentine, Real Estate Services Manager By: Mulucl Claure Michael A. Chaves, Engineering Manager Approved as to form: 3April 7015

RES File #_____Approved Oct 2014

City of Colorado Springs:

EXHIBIT "A"

Project No. STU M240-046 Unit II Project Code: 12717 Date: April 18, 2013

Easement Purpose: Woodmen road and access road construction and grading

DESCRIPTION

A tract or parcel No. TE-246 of the City of Colorado Springs, State of Colorado, Project No. STU M240-046 Unit II located in a portion of Lot 21 Block 8, of the vacation and replat Columbine Estates recorded with reception No. 302902 in the records of El Paso County, Colorado, located in the NW 1/4 Section 10, Township 13 South, and Range 66 West of the 6th Principal Meridian, City of Colorado Springs, El Paso County, Colorado, more particularly described as follows:

Commencing at the southwest corner of said lot 21, thence N00°28'26"W on the west line of lot 21, a distance of 49.12 feet to the point of beginning;

- 1) Thence N00°28'26"W continuing on said west line, a distance of 170.88 feet to a non tangent curve left;
- 2) Thence on the arc of said curve, having a radius of 45.00 feet, a delta angle of 123°55'09", an arc length of 97.33 feet, whose long chord bears N27°38'39"E a distance of 79.44 feet;
- 3) Thence N89°25'29"E a distance of 305.65 feet to the easterly line of said lot 21;
- 4) Thence S43°58'26"E on the easterly line of said lot 21, a distance of 13.76 feet;
- 5) Thence S89°25'29"W a distance of 290.29 feet;
- 6) Thence S04°32'04"W a distance of 20.89 feet to a point of curve to the left;
- 7) Thence on the arc of said curve, having a radius of 90.00 feet, having a delta angle of 117°34'33", an arc length of 184.69 feet, whose long chord bears S54°15'12"E a distance of 153.95 feet;
- 8) Thence N66°57'31"E a distance of 29.20 feet;
- 9) Thence S23°02'29"E a distance of 39.04 feet;
- 10) Thence N69°07'14"E a distance of 163.14 feet;
- 11) Thence N61°05'13"E a distance of 48.66 feet to the easterly line of said lot 21;
- 12) Thence S43°58'26"E on said easterly line, a distance of 24.42 feet;
- 13) Thence S57°43'24"W a distance of 45.98 feet to a curve to the right;
- 14) Thence on the arc of said curve, having a radius of 1,000.00 feet, having a delta angle of 23°59'22", an arc length of 418.70 feet, whose long chord bears \$73°06'32"W a distance of 415.65 feet to the point of beginning.

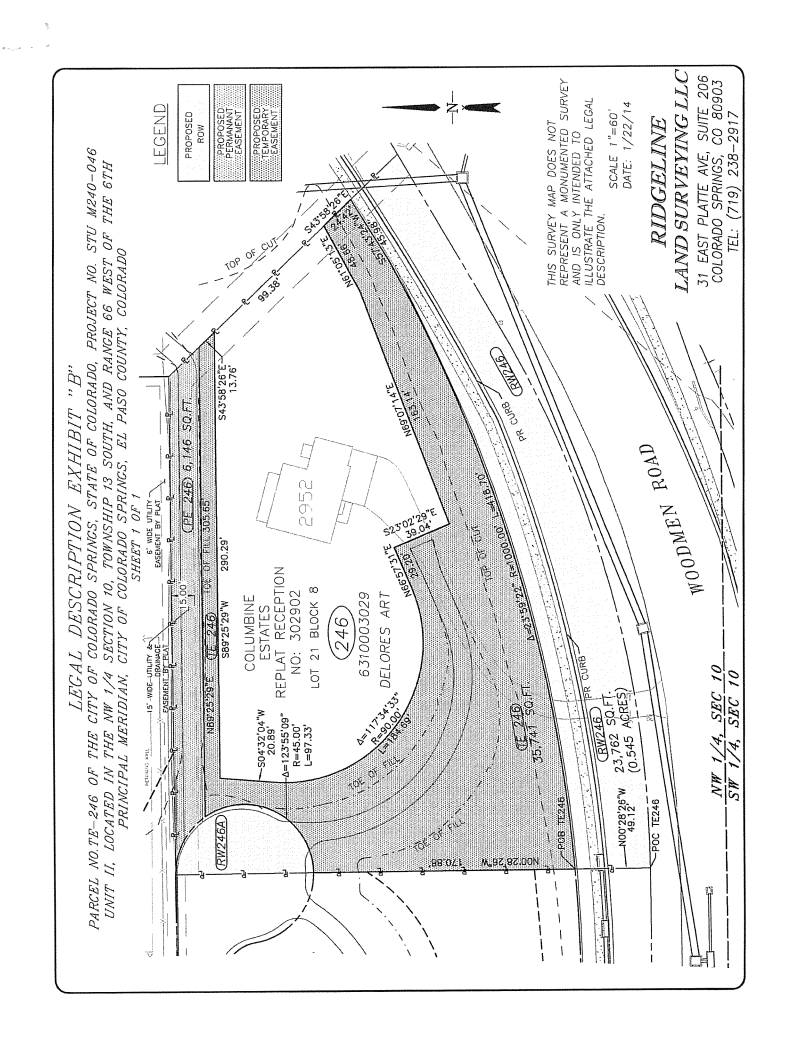
The above tract of land contains 35,741 square feet or 0.820 acres more or less.

Basis of Bearings for this description are based on the North line of the Northeast Quarter of section 10, Township 13 South, Range 66 West of the 6th Principal Meridian, El Paso County Colorado, said line bears N89°22'46"E a distance of 2619.18 feet from the North 1/4 corner of Section 10 (monumented with a 3 1/4" Alum. Cap PLS 10377) to the Northeast corner of section 10 (monumented with a 3 1/4" Alum. Cap PLS 10956)

The forgoing description has been prepared by or under my direct supervision.

James F. Lenz PLS 34583 For and on behalf of Ridgeline Land Surveying LLC.





	ARKET VALUE					LPA	A FMV	2-7	7046
Project#: S	STU M240-046 Unit II	Project Coo	de: 12717	LPA - Yes/No:	у	P or N:	Р	Region #:	2
Parcel(s) #: F	RW-246, RW-246A, PE-246, and	J TE-246		Property Owner:	Dolores A	rt		*	
Parcel RW-246 RW-246A B. EASEME	Land Class Single Family Residential Single Family Residential NT VALUE OF PART(S) TAKE	2	Area/Unit 23,762 SF 3,187 SF	Unit Value \$1.70 SF \$1.70 SF	Market/S		nparison	Value \$40,395 5.418 \$45,13	P

TOTAL LAND/SITE AND EASEMENT VALUE OF PART(S) TAK	EN

C. IMPROVEMENTS CONTRIBUTORY VALUE OF PART(S) TAKEN (For numerous improvements, attach a separate sheet)

Parcel	Improvement Type	Size	Unit Value	Appraisal Support	Value
RW 246	9-Mature Pine		\$1.500 ea	RCNLD	\$13,500
RW 246	8-Small Trees		\$ 650 ea.	RCNLD	\$ 5,200
RW 246	5-Diciduous Trees		\$1,500 ea	RCNLD	\$ 7,500
1177 240	300 LF Drip Irrig		\$14 LF	RCNLD	\$ 840
	Yard Sign	Small	\$100 labor to	move	\$ 100
	Chain Link Fence	180 LF	\$22 SF	RCNLD	\$ 3,564
	Asphalt/Concrete Driveway	1,650 SF	\$3.00 SF	RCNLD	\$ 2,970

TOTAL IMPROVEMENTS CONTRIBUTORY VALUE OF PART(S) TAKEN \$33,674

TOTAL VALUE OF PART(S) TAKEN \$87,323

D. COMPENSABLE DAMAGES AND/OR OFFSETTING BENEFITS

Compensable Damages – Curable (Net Restoration Cost to Cure)

Compensable Damages – Incurable

S-0Offsetting Specific Benefits (Up to 100% of Incurable Damages)

S-0Offsetting Specific Benefits (Up to 50% of Parts Taken)

\$-0-

NET COMPENSABLE DAMAGES AND/OR OFFSETTING BENEFITS \$396

E. RENTAL VALUE OF TEMPORARY EASEMENTS

TE	Purpose	Area/Unit	Unit Value	% of Unit Value	Term (Mo/Yr)	Value
TE 246	Grading	35,741 SF	\$1.70 SF	10%	12 Months	\$6,076

TOTAL RENTAL VALUE OF TEMPORARY EASEMENTS

COMPENSATION ESTIMATE \$93,800

F. APPRAISAL SUPPORT

Recommended report prepared by: Kyle Wigington, J.D.

Date of value: Aug 1, 2014

Date of report: Aug 15, 2014

G. UNECONOMIC REMAINDERS (CDOT must offer to purchase per 49 CFR 24.102(k))

REMAINDER TOTAL

<u>\$-0-</u>

\$6,076

\$53,649

COMPENSATION ESTIMATE RECOMMENDED FOR APPROVAL

\$93,800

H. SALVAGE VALUE AND REMARKS (Include remarks for non-participating items, takings, damages, benefits, etc., as applicable)

Agency Authorized Signature	Date (Review Appraiser Nan	cy R. Hazlett	Date 12/1/14
Kara Jefa Tiro	1229.14	Ceff. Geni. Appr. #CG	321670 te	12/1/14
The above amount is APPROVED as the basis for ju compensation	st	CDOT Contract Manag	er *	Date

CC: Orig. to ROW Services (Main file) ♦ Acquisition (Encumbrance) ♦ Region ♦ AG's Office (Litigation) ♦ Prop. Mgmt. (Imps. or "R" Parcel acquired) ♦ Relocation (Relocation involved)

CAPITAL PROJECTS MANAGER: Floget King 12/29/2014







COPY

January 15, 2015

Delores Art 2952 East Woodmen Road Colorado Springs, CO 80920

Project No.:

STU M240-046 Unit II

Parcel Nos:

RW246, RW246A, PE246 and TE246

Project Code: 12717

Owners:

Delores Art

Property Address:

2952 East Woodmen Road (APN: 63100-03-029),

Colorado Springs, CO 80920

RE:

Pikes Peak Rural Transportation Authority, Woodmen Road Improvements Phase II

Offer Letter - Notice of Intent to Acquire

Dear Property Owner:

The City of Colorado Springs ("City") in coordination with Pike Peak Rural Transportation Authority ("PPRTA") is proceeding with the Woodmen Road Improvement Phase II Project ("Project") and intends to purchase a portion of your property located at 2952 East Woodmen Road and further identified as RW246, RW246A, PE246 and TE246. The extent and the location of your property interests that we intend to purchase ("Property") are shown on the Exhibits attached hereto. The acquisition of the Property is required for the construction of improvements in connection with the Project.

For your convenience, we have included an explanation of the right of way acquisition process. This Project incorporates federal funding and the oversight of the property acquisition process is administered by the Colorado Department of Transportation ("CDOT"). The Project also includes local funding from PPRTA. Therefore, the City's property acquisition process will be in concert with the CDOT acquisition process.

As part of the acquisition process, you and the City obtained independent real estate appraisals of the Property from independent licensed appraisers to determine the Fair Market Value of the Property. Based on these appraisals, the City offers to purchase the Property for the total purchase price of NINETY-THREE THOUSAND EIGHT HUNDRED AND NO/100 DOLLARS (\$93,800.00).

This offer is being made in compliance with the City's Procedure Manual for the Acquisition and Disposition of Real Property Interests and in accordance with Colorado state law and regulations. The City has determined that \$93,800.00 is not less than the value of the Property indicated in the approved appraisal report prepared by the City's independent licensed real estate appraisers and assumes the Property is free and clear of all hazardous materials and soil contamination, and encumbrances on title. Accompanying this letter is a Summary Statement of Just Compensation which shows the basis of the amount offered.

Accompanying this letter for your consideration is the City's:

- Real Estate Purchase Agreement
- Warranty Deed (2)
- Permanent Public Improvement Easement
- **Temporary Construction Agreement**

The Purchase Agreement is the City's formal offer to purchase the Property and constitutes a legal instrument that becomes a legally binding contract for the sale and purchase of the Property once signed by both parties. The Warranty Deeds, Permanent Public Improvement Easement and Temporary Construction Easement Agreement are the documents which convey the Property to the City. If this offer to purchase is acceptable, please execute the Purchase Agreement, Warranty Deeds, Permanent Public Improvement Easement, Temporary Construction Easement Agreement along with the Request for Taxpayer Identification form (W-9), and return them in the enclosed self-addressed envelope to:

TRS Corp. 2850 Serendipity Circle West, Suite 200 Colorado Springs, CO 80917 (719) 494-8067

Upon receipt of the signed documents and necessary approvals by the City/PPRTA, the purchase price will be paid into an escrow account with Land Title Guarantee Company (the "Title Company"). At such time the Title Company will coordinate with you to schedule a closing of the purchase of the Property. At closing, the Warranty Deeds, Permanent Public Improvement Easement and Temporary Construction Easement Agreement will be executed and funds will be distributed to you by the Title Company. A copy of the recorded Warranty Deeds and Permanent Public Improvement Easement will be sent to you after recording by the Title Company.

This offer to purchase the Property expires at 5:00 p.m. on <u>February 16, 2015</u> (30 days). In the event of a failure to receive an acceptance or appropriate response to this offer, the City may return to the City Council for direction, as the City Council may find appropriate.

Please review the enclosed documents and should you have any questions, please contact me at (719) 494-8067 or email jeff.perret@trscorp.us.

Thank you for your continued support and cooperation with this public transportation improvement project.

Sincerely,

Jeff Perret

TRS Corp.

On behalf of the City of Colorado Springs Woodmen Road Improvements Phase II Project

Enclosures:

Legal Description(s) and Depiction Exhibit(s) RW246, RW246A, PE246 and TE246

Right of Way Plan Sheet(s) Acquisition Process Statement

Summary Statement of Just Compensation

Real Estate Purchase Agreement

Warranty Deed (2)

Permanent Public Improvement Easement

Temporary Construction Easement

Request for Taxpayer Identification form (W-9)

Right of Way Property Acquisition Information Booklet

Copy of Title Commitment

Appraisal Receipt

Copy of City Appraisal Report

Self-Addressed Envelope to TRS for offer documents CDOT Demographic Form w/ Stamped Return Envelope







COPY

SUMMARY STATEMENT OF JUST COMPENSATION

January 15, 2015

Delores Art 2952 East Woodmen Road Colorado Springs, CO 80920

Project No.:

STU M240-046 Unit II

Parcel Nos:

RW246, RW246A, PE246 and TE246

Project Code:

12717

Property Address: 2952 East Woodmen Road, Colorado Springs, CO 80920

Owners:

Delores Art

Dear Property Owner:

This statement is intended to furnish you with a written summary of the basis of the amount established as just compensation for your property, based upon an appraisal for your property located at 2952 East Woodmen Road, in Colorado Springs, prepared by Kyle L. Wigington, J.D., on behalf of the City as impacted by the Woodmen Road Improvements Project Phase II. The summary of just compensation is as follows:

<u>Parcel RW246</u> 23,762 sf x \$1.70/sf	egener Malaine	\$	40,395.00
<u>Parcel RW246A</u> 3,187 sf x \$1.70/sf	=	\$	5,418.00
<u>Parcel PE246</u> 6,146 sf x \$1.70/sf x 75%	=	\$	7,836.00
<u>Parcel TE246</u> 35,741 sf x \$1.70/sf x 10% x 12 months	=	\$	6,076.00
Improvements 9 Mature Ponderosa Pine Trees @ \$1,500.00/ea 8 Small Trees @ \$650.00/ea 5 Mature Deciduous Trees @ \$1,500.00/ea 300 LF Drip Irrigation System @ \$14.00/lf 1 Small Yard Sign 180 LF Chain Link Fence @ \$22.00/lf 1,650 SF Asphalt and Concreate Paving @ \$3.00/sf	= = = = =	***	13,500.00 5,200.00 7,500.00 840.00 100.00 3,564.00 2,970.00
<u>Damages</u> Compensable Damages – Curable	-	<u>\$</u>	396.00
TOTAL JUST COMPENSATION		<u>\$</u>	93,800.00 (rounded)



Land Title Guarantee Company

CUSTOMER DISTRIBUTION



Date: 01-06-2015

Our Order Number: SR55039965-8

Property Address:

2952 EAST WOODMEN ROAD- 63100-03-029 COLORADO SPRINGS, CO 80920

If you have any inquiries or require further assistance, please contact one of the numbers below:

For Title Assistance:
Residential Title "SR" Unit
Bev Labbe
102 S TEJON #760
COLORADO SPRINGS, CO 80903

Phone: 719-634-4821
Fax: 719-634-3190
EMail: blabbe@ltgc.com

TRANSPORTATION RESOURCE SERVICES 2850 SERENDIPITY CIRCLE WEST SUITE 200

COLORADO SPRINGS, CO 80917 Attn: WENDY RODENBERG

Phone: 719-494-8067 Fax: 719-495-0546

EMail: wendy.rodenberg@trscorp.us

Sent Via EMail

Land Title Insurance Corporation

ALTA COMMITMENT

Our Order No. SR55039965-8

Schedule A

Cust. Ref.:

Property Address:

2952 EAST WOODMEN ROAD- 63100-03-029 COLORADO SPRINGS, CO 80920

1. Effective Date: December 31, 2014 at 5:00 P.M.

2. Policy to be Issued, and Proposed Insured:

"TBD" Commitment

Proposed Insured: A BUYER TO BE DETERMINED

3. The estate or interest in the land described or referred to in this Commitment and covered herein is:

A FEE SIMPLE AS TO PARCELS A AND B; AN EASEMENT INTEREST AS TO PARCEL C

4. Title to the estate or interest covered herein is at the effective date hereof vested in:

DELORES ART

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

SEE ATTACHED PAGE(S) FOR LEGAL DESCRIPTION

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Our Order No: SR55039965-8

LEGAL DESCRIPTION

PARCEL A:

A TRACT OR PARCEL NO. RW-246 OF THE CITY OF COLORADO SPRINGS, STATE OF COLORADO, PROJECT NO. STU M240-046 UNIT II LOCATED IN A PORTION OF LOT 21, BLOCK 8, OF THE VACATION AND REPLAT COLUMBINE ESTATES RECORDED WITH RECEPTION NO. 302902 IN THE RECORDS OF EL PASO COUNTY, COLORADO, LOCATED IN THE NW 1/4 SECTION 10, TOWNSHIP 13 SOUTH, AND RANGE 66 WEST OF THE 6TH PRINCIPAL MERIDIAN, CITY OF COLORADO SPRINGS, EL PASO COUNTY, COLORADO, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTHWEST CORNER OF SAID LOT 21;

- 1. THENCE NORTH 00 DEGREES 28 MINUTES 26 SECONDS WEST ON THE WEST LINE OF LOT 21, A DISTANCE OF 49.12 FEET TO A NON TANGENT CURVE TO THE LEFT;
- 2. THENCE ON THE ARC OF SAID CURVE, HAVING A RADIUS OF 1,000.00 FEET, A DELTA ANGLE OF 23 DEGREES 59 MINUTES 22 SECONDS, AN ARC LENGTH OF 418.70 FEET, WHOSE LONG CHORD BEARS NORTH 73 DEGREES 06 MINUTES 32 SECONDS EAST A DISTANCE OF 415.65 FEET:
- 3. THENCE NORTH 57 DEGREES 43 MINUTES 24 SECONDS EAST A DISTANCE OF 45.98 FEET TO THE EASTERLY LINE OF LOT 21;
- 4. THENCE SOUTH 43 DEGREES 58 MINUTES 26 SECONDS EAST ON THE EASTERLY LINE OF LOT 21, A DISTANCE OF 42.37 FEET TO THE SOUTHEAST CORNER OF SAID LOT 21; 5. THENCE SOUTH 59 DEGREES 26 MINUTES 04 SECONDS WEST ON THE SOUTHERLY LINE OF LOT 21, A DISTANCE OF 127.40 FEET TO A POINT OF CURVE TO THE RIGHT; 6. THENCE ON THE ARC OF SAID CURVE AND CONTINUING ON SAID SOUTH LINE, HAVING A PAPILS OF 712 05 FEET. A DELTA ANCLE OF 29 DEGREES 59 MINUTES 27 SECONDS. AN
- RADIUS OF 713.95 FEET, A DELTA ANGLE OF 29 DEGREES 59 MINUTES 27 SECONDS, AN ARC LENGTH OF 373.71 FEET WHOSE LONG CHORD BEARS SOUTH 74 DEGREES 25 MINUTES 51 SECONDS WEST A DISTANCE OF 369.46 FEET TO THE POINT OF BEGINNING.

BASIS OF BEARINGS FOR THIS DESCRIPTION ARE BASED ON THE NORTH LINE OF THE NORTHEAST QUARTER OF SECTION 10, TOWNSHIP 13 SOUTH, RANGE 66 WEST OF THE 6TH PRINCIPAL MERIDIAN, EL PASO COUNTY, COLORADO, SAID LINE BEARS NORTH 89 DEGREES 22 MINUTES 46 SECONDS EAST A DISTANCE OF 2619.18 FEET FROM THE NORTH 1/4 CORNER OF SECTION 10 (MONUMENTED WITH A 3 1/4" ALUM. CAP PLS 10377) TO THE NORTHEAST CORNER OF SECTION 10 (MONUMENTED WITH A 3 1/4" ALUM. CAP PLS 10956)

THE FORGOING DESCRIPTION HAS BEEN PREPARED BY OR UNDER MY DIRECT SUPERVISION.

JAMES F. LENZ PLS 34583 FOR AND ON BEHALF OF RIDGELINE LAND SURVEYING LLC.

PARCEL B:

A TRACT OR PARCEL NO. RW-246A OF THE CITY OF COLORADO SPRINGS, STATE OF COLORADO, PROJECT NO. STU M240-046 UNIT II LOCATED IN A PORTION OF LOT 21, BLOCK 8, OF THE VACATION AND REPLAT OF COLUMBINE ESTATES RECORDED WITH RECEPTION NO. 302902 IN THE RECORDS OF EL PASO COUNTY, COLORADO, LOCATED IN THE NW 1/4 SECTION 10, TOWNSHIP 13 SOUTH, AND RANGE 66 WEST OF THE 6TH PRINCIPAL MERIDIAN, CITY OF COLORADO SPRINGS, EL PASO COUNTY, COLORADO, MORE PARTICULARLY

Our Order No: SR55039965-8

LEGAL DESCRIPTION

DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHWEST CORNER OF SAID LOT 21 AND A POINT OF CURVE TO THE RIGHT;

- 1. THENCE ON THE ARC OF SAID CURVE, HAVING A RADIUS OF 45.00 FEET, A DELTA ANGLE OF 180 DEGREES 09 MINUTES 39 SECONDS, AN ARC LENGTH OF 141.50 FEET, WHOSE LONG CHORD BEARS SOUTH 00 DEGREES 28 MINUTES 26 SECONDS EAST A DISTANCE OF 90.00 FEET TO THE WEST LINE OF SAID LOT 21;
- 2. THENCE NORTH 00 DEGREES 28 MINUTES 26 SECONDS ON SAID WEST LINE, A DISTANCE OF 90.00 FEET TO THE POINT OF BEGINNING.

BASIS OF BEARINGS FOR THIS DESCRIPTION ARE BASED ON THE NORTH LINE OF THE NORTHEAST QUARTER OF SECTION 10, TOWNSHIP 13 SOUTH, RANGE 66 WEST OF THE 6TH PRINCIPAL MERIDIAN, EL PASO COUNTY, COLORADO, SAID LINE BEARS NORTH 89 DEGREES 22 MINUTES 46 SECONDS EAST A DISTANCE OF 2619.18 FEET FROM THE NORTH 1/4 CORNER OF SECTION 10 (MONUMENTED WITH A 3 1/4" ALUM. CAP PLS 10377) TO THE NORTHEAST CORNER OF SECTION 10 (MONUMENTED WITH A 3 1/4" ALUM. CAP PLS 10956)

THE FORGOING DESCRIPTION HAS BEEN PREPARED BY OR UNDER MY DIRECT SUPERVISION.

JAMES F. LENZ PLS 34583 FOR AND ON BEHALF OF RIDGELINE LAND SURVEYING LLC.

PARCEL C:

A TRACT OR PARCEL NO. PE-246 OF THE CITY OF COLORADO SPRINGS, STATE OF COLORADO, PROJECT NO. STU M240-046 UNIT II LOCATED IN A PORTION OF LOT 21 BLOCK 8, OF THE VACATION AND REPLAT OF COLUMBINE ESTATES RECORDED WITH RECEPTION NO. 302902 IN THE RECORDS OF EL PASO COUNTY, COLORADO, LOCATED IN THE NW 1/4 SECTION 10, TOWNSHIP 13 SOUTH, AND RANGE 66 WEST OF THE 6TH PRINCIPAL MERIDIAN, CITY OF COLORADO SPRINGS, EL PASO COUNTY, COLORADO, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHWEST CORNER OF SAID LOT 21;

- 1. THENCE NORTH 89 DEGREES 25 MINUTES 29 SECONDS EAST ON THE NORTH LINE OF SAID LOT 21, A DISTANCE OF 324.14 FEET TO THE NORTHEAST CORNER OF SAID LOT 21;
- 2. THENCE SOUTH 43 DEGREES 58 MINUTES 24 SECONDS EAST ON THE EASTERLY LINE OF SAID LOT 21, A DISTANCE OF 27.53 FEET;
- 3. THENCE SOUTH 89 DEGREES 25 MINUTES 29 SECONDS WEST A DISTANCE OF 305. 65 FEET TO A NON-TANGENT CURVE TO THE LEFT;
- 4. THENCE ON THE ARC OF SAID CURVE, HAVING A RADIUS OF 45.00 FEET, A DELTA ANGLE OF 56 DEGREES 13 MINUTES 49 SECONDS, AN ARC LENGTH OF 44.16 FEET, WHOSE LONG CHORD BEARS NORTH 62 DEGREES 26 MINUTES 21 SECONDS WEST A DISTANCE OF 42.41 FEET TO THE POINT OF BEGINNING.

BASIS OF BEARINGS FOR THIS DESCRIPTION ARE BASED ON THE NORTH LINE OF THE NORTHEAST QUARTER OF SECTION 10, TOWNSHIP 13 SOUTH, RANGE 66 WEST OF THE 6TH

Our Order No: SR55039965-8

LEGAL DESCRIPTION

PRINCIPAL MERIDIAN, EL PASO COUNTY, COLORADO, SAID LINE BEARS NORTH 89 DEGREES 22 MINUTES 46 SECONDS EAST A DISTANCE OF 2619.18 FEET FROM THE NORTH 1/4 CORNER OF SECTION 10 (MONUMENTED WITH A 3 1/4" ALUM. CAP PLS 10377) TO THE NORTHEAST CORNER OF SECTION 10 (MONUMENTED WITH A 3 1/4" ALUM. CAP PLS 10956)

THE FORGOING DESCRIPTION HAS BEEN PREPARED BY OR UNDER MY DIRECT SUPERVISION.

JAMES F. LENZ PLS 34583 FOR AND ON BEHALF OF RIDGELINE LAND SURVEYING LLC.

ALTA RESIDENTIAL COMMITMENT

Schedule B-1

(Requirements)

Our Order No. SR55039965-8

The following are the requirements to be complied with:

Payment to or for the account of the grantors or mortgagors of the full consideration for the estate or interest to be insured.

Proper instrument(s) creating the estate or interest to be insured must be executed and duly filed for record, to-wit:

- 1. (ITEM INTENTIONALLY DELETED)
- 2. RELEASE OF DEED OF TRUST DATED MAY 24, 2013 FROM DELORES ART TO THE PUBLIC TRUSTEE OF EL PASO COUNTY FOR THE USE OF PLAZA HOME MORTGAGE, INC. TO SECURE THE SUM OF \$237,000.00 RECORDED MAY 31, 2013, UNDER RECEPTION NO. 213070344.
- 3. WARRANTY DEED FROM DELORES ART TO A BUYER TO BE DETERMINED CONVEYING SUBJECT PROPERTY.

NOTE: ADDITIONAL REQUIREMENTS OR EXCEPTIONS MAY BE NECESSARY WHEN THE BUYERS NAMES ARE ADDED TO THIS COMMITMENT. COVERAGES AND/OR CHARGES REFLECTED HEREIN, IF ANY, ARE SUBJECT TO CHANGE UPON RECEIPT OF THE CONTRACT TO BUY AND SELL REAL ESTATE AND ANY AMENDMENTS THERETO.

ALTA COMMITMENT

Schedule B-2

(Exceptions)

Our Order No. SR55039965-8

The policy or policies to be issued will contain exceptions to the following 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 by the public records.
- 3. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, and any facts which a correct survey and inspection of the premises would disclose and which are not shown by the public records.
- 4. Any lien, or right to a lien, for services, labor or material theretofore 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. Taxes and assessments not yet due or payable and special assessments not yet certified to the Treasurer's office.
- 7. Any unpaid taxes or assessments against said land.
- 8. Liens for unpaid water and sewer charges, if any.
- 9. TERMS, CONDITIONS AND PROVISIONS OF ANNEXATION ORDINANCE RECORDED DECEMBER 09, 1994 IN BOOK 6574 AT PAGE 1472. ANNEXATION PLAT RECORDED DECEMBER 9, 1994 UNDER RECEPTION NO. 94163726.
- 10. EASEMENTS, CONDITIONS, COVENANTS, RESTRICTIONS, RESERVATIONS AND NOTES ON THE PLAT OF A VACATION AND REPLAT OF A PORTION OF BLOCKS 8 AND 9, COLUMBINE ESTATES RECORDED FEBRUARY 28, 1977 UNDER RECEPTION NO. 302902.
- 11. COVENANTS, CONDITIONS, AND RESTRICTIONS, WHICH DO NOT CONTAIN A FORFEITURE OR REVERTER CLAUSE, BUT OMITTING ANY COVENANTS OR RESTRICTIONS, IF ANY, BASED UPON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, FAMILIAL STATUS, MARITAL STATUS, DISABILITY, HANDICAP, NATIONAL ORIGIN, ANCESTRY, OR SOURCE OF INCOME, AS SET FORTH IN APPLICABLE STATE OR FEDERAL LAWS, EXCEPT TO THE EXTENT THAT SAID COVENANT OR RESTRICTION IS PERMITTED BY APPLICABLE LAW, AS CONTAINED IN INSTRUMENT RECORDED JANUARY 21, 1965 IN BOOK 2053 AT PAGE 921. AMENDMENT TO COVENANTS RECORDED JANUARY 19, 1990 IN BOOK 5704 AT PAGE 580. AMENDMENT THERETO RECORDED OCTOBER 21, 2004 UNDER RECEPTION NO. 204175707.

LAND TITLE GUARANTEE COMPANY and LAND TITLE GUARANTEE COMPANY - GRAND JUNCTION **DISCLOSURE STATEMENTS**

Note: Pursuant to CRS 10-11-122, notice is hereby given that:

The subject real property may be located in a special taxing district.

A Certificate of Taxes Due listing each taxing jurisdiction shall be obtained from the County
Treasurer or the County Treasurer's authorized agent.

The 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.

Note: Effective September 1, 1997, CRS 30-10-406 requires that all documents received for recording or filing in the clerk and recorder's office shall contain a top margin of at least one inch and a left, right and bottom margin of at least one half of an inch. The clerk and recorder may refuse to record or file any document that does not conform, except that, the requirement for the top margin shall not apply to documents using forms on which space is provided for recording or filing information at the top margin of the document.

Note: Colorado Division of Insurance Regulation 3-5-1, Section 7L 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 Land Title Guarantee Company 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 Lenders Policy when issued.

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 townbows with

includes a condominium or townhouse unit.

No labor or materials have been furnished by mechanics or material-men for purposes of construction on the land described in Schedule A of this Commitment within the past 6 months. The Company must receive an appropriate affidavit indemnifying the Company against un-filed mechanic's and material-men'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.

Note: Pursuant to CRS 10-11-123, notice is hereby given: This notice applies to owner's policy commitments containing a mineral severance instrument exception, or exceptions, in Schedule B, Section 2.

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 owner's permission.

Note: Pursuant to CRS 10-1-128(6)(a), It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial or insurance, and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies.

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.

JOINT NOTICE OF PRIVACY POLICY OF LAND TITLE GUARANTEE COMPANY, LAND TITLE GUARANTEE COMPANY - GRAND JUNCTION, LAND TITLE INSURANCE CORPORATION AND OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

This Statement is provided to you as a customer of Land Title Guarantee Company and Meridian Land Title, LLC, as agents for Land Title Insurance Corporation and Old Republic National Title Insurance Company.

We want you to know that we recognize and respect your privacy expectations and the requirements of federal and state privacy laws. Information security is one of our highest priorities. We recognize that maintaining your trust and confidence is the bedrock of our business. We maintain and regularly review internal and external safeguards against unauthorized access to non-public personal information ("Personal Information").

In the course of our business, we may collect Personal Information about you from:

- * applications or other forms we receive from you, including communications sent through TMX, our web-based transaction management system;
- * your transactions with, or from the services being performed by, us, our affiliates, or others;
- * a consumer reporting agency, if such information is provided to us in connection with your transaction; and
- * the public records maintained by governmental entities that we either obtain directly from those entities, or from our affiliates and non-affiliates.

Our policies regarding the protection of the confidentiality and security of your Personal Information are as follows:

- * We restrict access to all Personal Information about you to those employees who need to know that information in order to provide products and services to you.
- * We maintain physical, electronic and procedural safeguards that comply with federal standards to protect your Personal Information from unauthorized access or intrusion.
- * Employees who violate our strict policies and procedures regarding privacy are subject to disciplinary
- * We regularly assess security standards and procedures to protect against unauthorized access to Personal Information.

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

Consistent with applicable privacy laws, there are some situations in which Personal Information may be disclosed. We may disclose your Personal Information when you direct or give us permission; when we are required by law to do so, for example, if we are served a subpoena; or when we suspect fraudulent or criminal activities. We also may disclose your Personal Information when otherwise permitted by applicable privacy laws such as, for example, when disclosure is needed to enforce our rights arising out of any agreement, transaction or relationship with you.

Our policy regarding dispute resolution is as follows. Any controversy or claim arising out of or relating to our privacy policy, or the breach thereof, shall be settled by arbitration in accordance with the rules of the American Arbitration Association, and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.