JUL 3 0 2025

Planning & Zoning



# FREMONT COUNTY BOUNDARY LINE ADJUSTMENT / LOT LINE ADJUSTMENT / VACATION OF INTERIOR LOT LINE APPLICATION

A Lot Line Adjustment (LLA) is normally an administrative process which allows for the adjustment of lot lines and adjoining easements between two or more adjacent properties, at least one of which has been legally platted as a lot of record.

A Boundary Line Adjustment (BLA) is normally an administrative process which allows for the adjustment of property lines and adjoining easements between two or more adjacent properties. All properties shall be a metes and bounds legal description.

A Vacation of Interior Lot Line (VILL) is normally an administrative process which allows for the vacation of interior lot lines and adjoining easements between two or more adjacent platted lots of record. A Vacation of Interior Lot Line application may be approved based on review of the Planning Director, where the proposed vacation does not substantially modify the originally platted subdivision

Under certain circumstances, approval of any application may require review by the Fremont County Planning Commission and approval by the Fremont County Board of County Commissioners. In such a circumstance an additional review fee is required.

The applicant shall provide one (1) original document, one (1) copy, and an electronic copy (either CD or flash/thumb drive) and all of its attachments at the time of application submittal. Also, an electronic copy (PDF) of all documents and drawings shall be supplied at time of submittal. Only complete applications will be accepted. After submittal, the Department will review the application and all attachments and prepare a Department Submittal Deficiency and Comment Letter (D & C Letter), which will state the submittal deficiencies that must be addressed by the applicant, Department comments and or questions about the application.

An application fee set by the Board of County Commissioners (Board) shall accompany this application. Contact Planning and Zoning Department for fee amount.

The Department of Planning and Zoning, Planning Commission, and or Board of County Commissioners may require additional information, documentation or evidence as deemed necessary by the same regarding this application.

Please	mark which application	you are applying for:	
X	_ Lot Line Adjustment	Boundary Line Adjustment	 Vacation of Interior Lot Line and/or Easements

Once the property is established as "a" and "b", be sure to use the same reference throughout the application. This form was designed to accommodate two properties, if additional properties are involved please provide information on additional pages as attachments.

1.		ease provide the name, mailing address, telephone number and e-mail address for each property oner of each property involved in the LLA/BLA/VILL application:
	a.	Name: Roze Ranch LLC
		Mailing Address: PO Box 628, Creede, CO 81130
		Telephone Number: Facsimile Number:
		Email Address:rodeorosie11@gmail.com
	b.	Name:
		Mailing Address:
		Telephone Number: Facsimile Number:
		Email Address:
	c,	Consulting Firm Name: CORNERSTONE LAND SURVEYING
		Consulting Firm Name: CORNERSTONE LAND SURVEYING  Mailing Address: 1022 PHAY, CANON CITY, CO 812/2
		Telephone Number: 719.275,8881 Facsimile Number:
		Email Address: CSSURVEYING 9 DO GMAIL. COM
2.		e proposed plat title is RZR LLA
3.		e total number of properties involved prior to this application are
4.		e total number of lots as a result of this application are3
5.		iffication:
		per the Fremont County Subdivision Regulations (XIV., F., 4.) an executed Ratification, nsent and Release Form (forms are provided by the Department for execution) shall be provided
		each outstanding mortgage, deed of trust, lien, judgment or the like for each property involved
		a LLA/BLA/VILL application prior to final approval by the Department. Will any property
	inv	olved in this application require a form to be executed and submitted? Yes No
6.	thro	at is the current Zone District for each involved property? Zone verification may be completed ough the Planning and Zoning Office prior to application submittal.
	a.	This property is located in the <u>RZ</u> Zone District.
	b.	This property is located in the RZ Zone District.  This property is located in the RZ Zone District.
7.	LL	accordance with the Fremont County Zoning Resolution (2.4.3), properties involved in a A/BLA/VILL that are not located in the same Zone District must process a Zone Change plication if the property receiving land is proposed to be enlarged by more than twenty-five

	percent of the existing land area. Will this application require a zone change process?  Yes No. If yes, then the zone change must be completed prior to approval of this application.
8.	A submittal fee of \$ is attached to this application (Check # cash)
of y	signing this application you are certifying that the above information is true and correct to the best your knowledge and belief. It also serves as your acknowledgment that you understand that if any ormation provided in or attached to this application is untrue or inaccurate this application may be dered null and void.
Lot	mont County Subdivision Regulations contain all descriptions of requirements for each application. Line Adjustment and Boundary Line Adjustment can be found in section XIV. Vacation of Interior Line & Utility Easement can be found in Section XIII.
unc a.	Property "b" Owner Signature    Capplicant has reviewed all regulations in regards to the necessary requirements and lerstands the impact of this application.    Date   7/11/2025   Date   Dat
Req	uired Attachments:
7	Application Current Deeds Application Fee  Title Commitment (dated within 30 days of submittal)  Copies of all exceptions from Schedule B of title Commitment  Ratifications (will be required prior to recording, form will be provided by county to applicant)  Plat (LLA / VILL) Deeds (BLA)  Plat/Map w/ Improvements or Improvement statement No Improvements  Utility / Easement Notifications (certified mail receipts)  Closure sheets for each lot
X	Electronic copies (on CD, Flash Drive or email to county verify address prior to sending)

### Core Title Group LLC 831 Royal Gorge Blvd Suite 325 Canon City, CO 81212

Phone: 719-602-8640 Fax: 719-602-8641

### **Transmittal Information**

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07/24/2025

File No:

6475COR

Property Address

TBD,,CO

Buyer\Borrower

**Informational Commitment** 

Seller

Roze Ranch LLC

For changes and updates please contact your Escrow officer(s):

**Escrow Officer:** 

Becky Wallen

Core Title Group LLC

831 Royal Gorge Blvd Suite 325

Canon City, CO 81212

Phone: 719-602-8640

Corey Canterbury

Core Title Group LLC

831 Royal Gorge Blvd Suite 325

Canon City, CO 81212 Phone: 719-602-8640

E-Mail: bwallen@coretitlegrouplic.com

Processor: Not Applicable

E-Mail:

Copies Sent to:

**Buyer:** 

**Informational Commitment** 

Seller:

Roze Ranch LLC

PO Box 628

Creede, CO 81130-0628

**Buyer's Agent:** 

Seller's Agent:

Buyer's Attorney:

Seller's Attorney:

Lender:

Mortgage Broker:

Phone: Fax:

Attn:

Email:

Phone: Fax:

Attn:

Email:

Thank you for using Core Title Group LLC

COLORADO NOTARIES MAY REMOTELY NOTARIZE REAL ESTATE DEEDS AND OTHER DOCUMENTS USING REAL-TIME AUDIO-VIDEO COMMUNICATION TECHNOLOGY, YOU MAY CHOOSE NOT TO USE REMOTE NOTARIZATION FOR ANY DOCUMENT.

### **Core Title Group LLC**

831 Royal Gorge Blvd Suite 325, Canon City, CO 81212 Phone: 719-602-8640 Fax: 719-602-8641

### UNDERSTANDING YOUR TITLE COMMITMENT

### SCHEDULE A:

- No. 1: Effective date: This is the date our title plant is certified through. There will typically be a 1-2 week gap between the certification date and the date the commitment is issued.
- No. 2A: Owner's Policy Proposed Insured: This is how the buyer's name(s) appear(s) on the Contract, all Closing documents and your Final Title Policy. If your name is appearing incorrectly, please advise your Realtor, Builder and/or Lender.
- No. 2B: Loan Policy Proposed Insured: This is how your lender has requested their name appear. If you are working with a Mortgage Broker, then this name may be unfamiliar to you. If a determination has not yet been made on what lender will be providing your loan, then this may appear as 'TBD' (To Be Determined). If you are paying cash for this purchase, this item will be left blank.

Charges: Title Premiums, Endorsements and Tax Certificates: These are fees for the items that the Company has determined may be required by your Lender and/or to meet the terms of your contract. Your lender may request additional items. This does not include any closing fees.

- No. 3: The estate or interest in the land...: This shows the type of ownership that is going to be insured.
- No. 4: The Title is, at the Commitment Date ...: This shows the name(s) of the current owner(s).
- No. 5: The land referred to in the Commitment ...: This is the 'legal' property description for the real estate you are buying or selling.

### SCHEDULE B-SECTION 1:

These are Requirements that must be satisfied in order to provide clear title to the Buyer and/or Lender. The closer and/or processor for the Title Company, will generally take care of satisfying these requirements, however there may be times when your help will be needed as well. Some requirements will be met prior to closing, and others will be met at the time of closing.

### SCHEDULE B-SECTION 2:

These items are Exceptions to your coverage. We are telling you these items exist (whether by recordation in the County Clerk and Recorder's office or because we have knowledge of them through other means). Since these items have been disclosed to you, you will not be provided any coverage for same. Owner's Extended Coverage will delete Items 1-5 of the pre-printed items on Residential Sale Commitments, provided that the coverage was requested by contract and collected at closing. Copies of the plat and covenants will be automatically sent to the buyer and/or Selling Agent. We are happy to also provide you with copies of any other exceptions as well.



# ALTA COMMITMENT FOR TITLE INSURANCE issued by WESTCOR LAND TITLE INSURANCE COMPANY (ALTA Adopted 07-01-2021)

### NOTICE

**IMPORTANT—READ CAREFULLY:** THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

### COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and the Commitment Conditions, Westcor Land Title Insurance Company, a South Carolina Corporation (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Amount of Insurance and the name of the Proposed Insured.

If all of the Schedule B, Part I—Requirements have not been met within (6) months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

Issued By:

WESTCOR LAND TITLE INSURANCE COMPANY

Core Title Group LLC

101 S. Sahwatch Street, Suite 212 Colorado Springs, CO 80903 Phone: 719-219-8500 SEAL 1993

Mary O'Donnell - Presiden

Attest:

Donald A. Berube - Secretary



### **COMMITMENT CONDITIONS**

### 1. DEFINITIONS

- a. "Discriminatory Covenant": Any covenant, condition, restriction, or limitation that is unenforceable under applicable law because it illegally discriminates against a class of individuals based on personal characteristics such as race, color, religion, sex, sexual orientation, gender identity, familial status, disability, national origin, or other legally protected class.
- b. "Knowledge" or "Known": Actual knowledge or actual notice, but not constructive notice imparted by the Public Records.
- c. "Land": The land described in Item 5 of Schedule A and improvements located on that land that by State law constitute real property. The term "Land" does not include any property beyond that described in Schedule A, nor any right, title, interest, estate, or easement in any abutting street, road, avenue, alley, lane, right-of-way, body of water, or waterway, but does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
- d. "Mortgage": A mortgage, deed of trust, trust deed, security deed, or other real property security instrument, including one evidenced by electronic means authorized by law.
- e. "Policy": Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
- f. "Proposed Amount of Insurance": Each dollar amount specified in Schedule A as the Proposed Amount of Insurance of each Policy to be issued pursuant to this Commitment.
- g. "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this Commitment.
- h. "Public Records": The recording or filing system established under State statutes in effect at the Commitment Date under which a document must be recorded or filed to impart constructive notice of matters relating to the Title to a purchaser for value without Knowledge. The term "Public Records" does not include any other recording or filing system, including any pertaining to environmental remediation or protection, planning, permitting, zoning, licensing, building, health, public safety, or national security matters.
- i. "State": The state or commonwealth of the United States within whose exterior boundaries the Land is located. The term "State" also includes the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands, and Guam.
- j. "Title": The estate or interest in the Land identified in Item 3 of Schedule A.
- 2. If all of the Schedule B, Part I—Requirements have not been met within the time period specified in the Commitment to Issue Policy, this Commitment terminates and the Company's liability and obligation end.
- 3. The Company's liability and obligation is limited by and this Commitment is not valid without:
  - a. the Notice;
  - b. the Commitment to Issue Policy;
  - c. the Commitment Conditions:
  - d. Schedule A:
  - e. Schedule B, Part I-Requirements; and
  - f. Schedule B. Part II—Exceptions; and
  - g. a signature by the Company or its issuing agent that may be in electronic form.

### 4. COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company is not liable for any other amendment to this Commitment.





### 5. LIMITATIONS OF LIABILITY

- a. The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
  - i. comply with the Schedule B, Part I-Requirements;
  - ii. eliminate, with the Company's written consent, any Schedule B, Part II—Exceptions; or
  - iii. acquire the Title or create the Mortgage covered by this Commitment.
- b. The Company is not liable under Commitment Condition 5.a. if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
- c. The Company is only liable under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.
- d. The Company's liability does not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Condition 5.a. or the Proposed Amount of Insurance.
- e. The Company is not liable for the content of the Transaction Identification Data, if any.
- f. The Company is not obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I—Requirements have been met to the satisfaction of the Company.
- g. The Company's liability is further limited by the terms and provisions of the Policy to be issued to the Proposed Insured.

## 6. LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT; CHOICE OF LAW AND CHOICE OF FORUM

- a. Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
- b. Any claim must be based in contract under the State law of the State where the Land is located and is restricted to the terms and provisions of this Commitment. Any litigation or other proceeding brought by the Proposed Insured against the Company must be filed only in a State or federal court having jurisdiction.
- c. This Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
- d. The deletion or modification of any Schedule B, Part II—Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
- e. Any amendment or endorsement to this Commitment must be in writing and authenticated by a person authorized by the Company.
- f. When the Policy is issued, all liability and obligation under this Commitment will end and the Company's only liability will be under the Policy.

### 7. IF THIS COMMITMENT IS ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for closing, settlement, escrow, or any other purpose.

### 8. PRO-FORMA POLICY

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.



### 9. CLAIMS PROCEDURES

This Commitment incorporates by reference all Conditions for making a claim in the Policy to be issued to the Proposed Insured. Commitment Condition 9 does not modify the limitations of liability in Commitment Conditions 5 and 6.

### 10. CLASS ACTION

ALL CLAIMS AND DISPUTES ARISING OUT OF OR RELATING TO THIS COMMITMENT, INCLUDING ANY SERVICE OR OTHER MATTER IN CONNECTION WITH ISSUING THIS COMMITMENT, ANY BREACH OF A COMMITMENT PROVISION, OR ANY OTHER CLAIM OR DISPUTE ARISING OUT OF OR RELATING TO THE TRANSACTION GIVING RISE TO THIS COMMITMENT, MUST BE BROUGHT IN AN INDIVIDUAL CAPACITY. NO PARTY MAY SERVE AS PLAINTIFF, CLASS MEMBER, OR PARTICIPANT IN ANY CLASS OR REPRESENTATIVE PROCEEDING. ANY POLICY ISSUED PURSUANT TO THIS COMMITMENT WILL CONTAIN A CLASS ACTION CONDITION.

### 11. ARBITRATION

The Policy contains an arbitration clause. All arbitrable matters when the Proposed Amount of Insurance is \$2,000,000 or less may be arbitrated at the election of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at http://www.alta.org/arbitration.



### CONDITIONS AND STIPULATIONS

- 1. The term "mortgage", when used herein, shall include deed of trust, trust deed, or other security instrument.
- 2. If the proposed Insured has acquired actual knowledge of any defect, lien encumbrance, adverse claim or other matter affecting the estate or interest or mortgage thereon covered by this Commitment other than those shown in Schedule B hereof, and shall fail to disclose such knowledge to the Company in writing, the Company shall be relieved from liability for any loss or damage resulting from any act of reliance hereon to the extent the Company is prejudiced by failure to so disclose such knowledge. If the proposed Insured shall disclose such knowledge to the Company, or if the Company otherwise acquires actual knowledge of any such defect, lien encumbrance, adverse claim or other matter, the Company at its option may amend Schedule B of this Commitment accordingly, but such amendment shall not relieve the Company from liability previously incurred pursuant to paragraph 3 of these Conditions and Stipulations.
- 3. Liability of the Company under this Commitment shall be only to the named proposed Insured and such parties included under the definition of Insured in the form of policy or policies committed for and only for actual loss incurred in reliance hereon in undertaking in good faith (a) to comply with the requirements hereof, or (b) to eliminate exceptions shown in Schedule B, or (c) to acquire or create the estate or interest or mortgage thereon covered by this Commitment. In no event shall such liability exceed the amount stated in Schedule A for the policy or policies committed for and such liability is subject to the insuring provisions, the Conditions and Stipulations and the Exclusions from Coverage of the form of policy or policies committed for in favor of the proposed Insured which are hereby incorporated by reference and are made a part of this Commitment except as expressly modified herein.
- 4. Any action or actions or rights of action that the proposed Insured may have or may bring against the Company arising out of the status of the title to the estate or interest or the status of the mortgage thereon covered by this Commitment must be based on and are subject to the provisions of this Commitment.

### STANDARD EXCEPTIONS

The policy or policies to be issued will contain exceptions to the following matters unless the same are disposed of to the satisfaction of the Company.

- Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the effect date hereof but prior to the date the proposed Insured acquires for value of record the estate or interest or mortgage thereon covered by this Commitment.
- 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.
- Any discrepancies, conflicts in boundary lines, encroachments, easements, measurements, variations in area
  or content, party wells and/or other facts which a correct survey and/or a physical inspection of the premises
  would disclose.
- 4. Rights or claims of parties in possession not shown in the public records.
- 5. In the event this Commitment is issued with respect to a construction loan to be disbursed in future periodic installments, then the policy shall contain an additional exception which shall be as follows:

Pending disbursement of the full proceeds of the loan secured by the mortgage insured, this policy only insures the amount actually disbursed, but increases as proceeds are disbursed in good faith and without knowledge of any intervening lien or interest to or for the account of the mortgagor up to the amount of the policy. Such disbursement shall not extend the date of the policy or change any part thereof unless such change is specifically made by written endorsement duly issued on behalf of the Company. Upon request by the Insured (and payment of the proper charges thereof), the Company's agent or approved attorney will search the public records subsequent to the date of the policy and furnish the insured a continuation report showing such matters affecting title to the land as they have appeared in the public records subsequent to the date of the policy or date of the last preceding continuation report, and if such continuation report shows intervening lien, or liens, or interest to or for the account of the mortgagor, then in such event this policy does not increase in liability unless such matters as actually shown on such continuation report are removed from the public records by the insured.

File No: 6475COR Amendment No: 6475COR

### **SCHEDULE A**

- 1. Commitment Date: July 17, 2025, at 7:30 am
- 2. Policy to be Issued:
  - (a) ALTA® 2021 Owner's Policy

Proposed Insured: Informational Commitment

**Proposed Policy Amount:** 

(b) ALTA® 2021 Loan Policy

Proposed Insured:

**Proposed Policy Amount:** 

To Be Determin. Search Fee End	\$ 250.00
Total:	\$ 250.00

- 3. The estate or interest in the Land at the Commitment Date is: Fee Simple
- 4. The Title is, at the Commitment Date, vested in: Roze Ranch, LLC, a Colorado limited liability company
- The Land is described as follows: SEE ATTACHED EXHIBIT "A" For Informational Purposes Only: TBD, , CO Vacant Land, Canon City, CO 81212

APN: et. al

Countersigned
Core Title Group LLC

Фy.

C. Canterbury



File No.: 6475COR

### **EXHIBIT A**

The Land is described as follows:

TOWNSHIP 19 SOUTH, RAGNE 68 WEST OF THE 6TH P.M.,

SECTION 23: THAT PORTION OF THE N 1/2 NE 1/4 AND THE SE 1/4 NE 1/4 LYING SOUTH OF U.S. HIGHWAY NO.

SECTION 24: THAT PORTION OF THE NW 1/4 LYING SOUTH OF U.S. HIGHWAY 50

SECTION 14: THAT PORTION OF TRACTS 52, 61 AND 62, PLAT NO. 3, BEAVE PARK SUBDIVISION LYING SOUTH OF U.S. HIGHWAY 50

EXCEPT THAT PORTION OF SAID TRACTS LYING SOUTHWESTERLY OF COLORADO STATE HIGHWAY NO. 120. COUNTY OF FREMONT, STATE OF COLORADO.



### **SCHEDULE B, PART ! - Requirements**

The following are the requirements to be complied with prior to the issuance of said policy or policies. Any other instrument recorded subsequent to the effective date hereof may appear as an exception under Schedule B of the policy to be issued. Unless otherwise noted, all documents must be recorded in the office of the clerk and recorded of the county in which said property is located.

All of the following Requirements must be met:

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

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



### **SCHEDULE B, PART II - Exceptions**

Some historical land records contain Discriminatory Covenants that are illegal and unenforceable by law. This Commitment and the Policy treat any Discriminatory Covenant in a document referenced in Schedule B as if each Discriminatory Covenant is redacted, repudiated, removed, and not republished or recirculated. Only the remaining provisions of the document will be excepted from coverage.

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

- 1. Rights or claims of parties in possession not shown by the Public Records.
- 2. Easements or claims of easements not shown in the Public Records.
- 3. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, and any facts which a correct survey and inspection of the land would disclose, and which are not shown by the public record.
- 4. Any lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown by the public records.
- 5. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the effective date hereof but prior to the date the proposed insured acquires of record for value the estate or interest or mortgage thereon covered by this Commitment.
- Unpatented mining claims; reservations or exceptions in patents or in Acts authorizing the issuance thereof.
- 7. Any water rights or claims or title to water, in or under the land, whether or not shown by the public records.
- 8. Taxes due and payable; and any tax, special assessments, charge or lien imposed for water or sewer service, or for any other special taxing district. Note: Upon verification of payment of all taxes the above exception will be amended to read, "Taxes and assessments for the current year, and subsequent years, a lien not yet due and payable."
- 9. Reservation of right of proprietor of any penetrating vein or lode to extract his ore, in U.S. Patent recorded March 12, 1886 at Reception No. 14042. NoT PLATTADLE
- 10. Notes, easements and restrictions as shown on the plat of said subdivision at Reception No. 83535.
- 11. All rights of way for any and all irrigating ditches and laterals, and for any and all County Roads heretofore established as excepted and reserved in instrument recorded June 17, 1941 at Reception No. 221069.
- 12. One half portion of any interest in all coal, oil, gas and other minerals of any nature, existing within or under, with rights appurtenant thereto for the full enjoyment thereof, as reserved in instrument recorded July 6, 1946 in Reception No.242787.
- 13. All minerals as reserved on instrument recorded March 9, 1961 in Reception No. 334909. Not PLATIAGLE
- 14. Easement recorded February 1, 1993 in Book 1099 at Page 5. Not in THIS SECTION
- 15. Deed conveying 1/4 mineral rights in deed recorded November 12, 1993 in Book 1161 at Page 282. No PLAT
- 16. Deed conveying 1/4 mineral rights in deed recorded March 26, 2007 as Reception No. 834674.  $\Lambda$ 67 PL $^{\intercal}$

This page is only a part of a 2021 ALTA Commitment for Title Insurance issued by Westcor Land Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; 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.

Copyright 2021 American Land Title Association. All rights reserved.



### FOR INFORMATIONAL PURPOSES ONLY:

DEED RECORDED MAY 3, 2021 AS RECEPTION NO. 1000666. STATEMENT OF AUTHORITY RECORDED MAY 3, 2021 AS RECEPTION NO. 1000667.

STATEMENT OF AUTHORITY RECORDED MAY 3, 2021 AS RECEPTION NO. 1000665.

DEED RECORDED MARCH 1, 2005 AS RECEPTION NO. 800536.

DEED RECORDED NOVEMBER 12, 1993 IN BOOK 1161 AT PAGE 280

DEED RECORDED NOVEMBER 12, 1993 IN BOOK 1161 AT PAGE 281.

DEED RECORDED APRIL 27, 1983 IN BOOK 688 AT PAGE 698.

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



# Core Title Group LLC Disclosures

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 will refuse to record or file any document that does not conform to the requirements of this section. Pursuant to C.R.S. 30-10-406(3)(a).

The company will not issue its policy or policies of title insurance contemplated by this commitment until it has been provided a Certificate of Taxes due or other equivalent documentation from the County Treasurer or the County Treasurer's authorized agent: or until the Proposed Insured has notified or instructed the company in writing to the contrary. Pursuant to C.R.S. 10-11-122.

No person or entity that provides closing and settlement services for a real estate transaction shall disburse funds as a part of such services until those funds have been received and are available for immediate withdrawals as a matter of right. Pursuant to C.R.S. 38-35-125(2).

The Company hereby notifies the proposed buyer in the current transaction that there may be recorded evidence that the mineral estate, or portion thereof, has been severed, leased, or otherwise conveyed from the surface estate. If so, there is a substantial likelihood that a third party holds some or all interest in the oil, gas, other minerals, or geothermal energy in the subject property. Such mineral estate may include the right to enter and use the property without the surface owner's permission. Pursuant to C.R.S. 10-11-123.

If this transaction includes a sale of property and the sales price exceeds \$100,000.00, the seller must comply with the disclosure/withholding requirements of said section. (Nonresident withholding) Pursuant to C.R.S. 39-22-604.5.

Notice is hereby given that: The subject 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. 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. Pursuant to C.R.S. 10-11-122.

Notice is hereby given that: Pursuant to Colorado Division of Insurance Regulation 8-1-2;

"Gap Protection" -When this Company conducts the closing and is responsible for recording or filing the legal documents resulting from the transaction, the Company shall be responsible for all matters which appear on the record prior to such time or recording or filing; and

"Mechanic's Lien Protection" - If you are the buyer of a single family residence, you may request mechanic's lien coverage to be issued on your policy of Insurance. If the property being purchased has not been the subject of construction, improvements or repairs in the last six months prior to the date of this commitment, the requirements will be payment of the appropriate premium and the completion of an Affidavit and Indemnity by the seller. If the property being purchased was constructed, improved or repaired within six months prior to the date of this commitment the requirements may involve disclosure of certain financial information, payment of premiums, and indemnity, among others. The general requirements stated above are subject to revision and approval by the Company. Pursuant to C.R.S. 10-11-122.

Notice is hereby given that an ALTA Closing Protection Letter is available, upon request, to certain parties to the transaction as noted in the title commitment. Pursuant to Colorado Division of Insurance Regulation 8-1.

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

### Westcor Land Title Insurance Company

and

### Core Title Group LLC

Westcor Land Title Insurance Company ("WLTIC") and Core Title Group LLC value their customers and are committed to protecting the privacy of personal information. In keeping with that philosophy, we each have developed a Privacy Policy, set out below, that will endure the continued protection of your nonpublic personal information and inform you about the measures WLTIC and Core Title Group LLC take to safeguard that information. This notice is issued jointly as a means of paperwork reduction and is not intended to create a joint privacy policy. Each company's privacy policy is separately instituted, executed, and maintained.

### Who is Covered

We provide our Privacy Policy to each customer when they purchase a WLTIC title insurance policy. Generally, this means that the Privacy Policy is provided to the customer at the closing of the real estate transaction.

### **Information Collected**

In the normal course of business and to provide the necessary services to our customers, we may obtain nonpublic personal information directly from the customer, from customer-related transactions, or from third parties such as our title insurance agent, lenders, appraisers, surveyors and other similar entities.

### Access to Information

Access to all nonpublic personal information is limited to those employees who have a need to know in order to perform their jobs. These employees include, but are not limited to, those in departments such as closing, legal, underwriting, claims and administration and accounting.

### Information Sharing

Generally, neither WLTIC nor Core Title Group LLC shares nonpublic personal information that it collects with anyone other than those individuals necessary needed to complete the real estate settlement services and issue its title insurance policy as requested by the consumer. WLTIC or Core Title Group LLC may share nonpublic personal information as permitted by law with entities with whom WLTIC or Core Title Group LLC has a joint marketing agreement. Entities with whom WLTIC or Core Title Group LLC have a joint marketing agreement have agreed to protect the privacy of our customer's nonpublic personal information by utilizing similar precautions and security measures as WLTIC and Core Title Group LLC use to protect this information and to use the information for lawful purposes. WLTIC or Core Title Group LLC, however, may share information as required by law in response to a subpoena, to a government regulatory agency or to prevent fraud.

### **Information Security**

WLTIC and Core Title Group LLC, at all times, strive to maintain the confidentiality and integrity of the personal information in its possession and has instituted measures to guard against its unauthorized access. We maintain physical, electronic and procedural safeguards in compliance with federal standards to protect that information.

The WLTIC Privacy Policy can be found on WLTIC's website at www.wltic.com

### **Anti-Fraud Statement**

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 of 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.

This anti-fraud statement is affixed to and made a part of this policy.

1000000 00/00/2021 00.00 1 191

Total Pages: 2 Rec Fee: \$18.00 Doc Fee: \$83.50

Justin D Grantham - Clerk and Recorder, Fremont County, CO



File No.: F0704529-320-BY3

### WARRANTY DEED

THIS DEED, Made this 30th day of April, 2021 between Las Cruces, Ltd., a Texas Limited Partnership of the County of Fremont, State of Colorado, grantor and Roze Ranch, LLC, a Colorado Limited Liability Company to box 628 whose legal address is: \_

of the County of Fremont, State of Colorado, grantee: WITNESSETH, That the grantor for and in consideration of the sum of Elght Hundred Thirty-Five Thousand Dollars and No/100's (\$835,000,00) the receipt and sufficiency of which is hereby acknowledged, has granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell, convey and confirm, unto the grantee, his heirs and assigns forever, all the real property together with improvements, if any, situate, lying and being in the County of Fremont, and State of COLORADO, described as follows:

See Exhibit A attached hereto and made a part hereof.

also known by street and number as 68948 US Highway 50, Penrose, CO 81240-9509

TOGETHER with all and singular the hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and all the estate, right, title, interest, claim and demand whatsoever of the grantor, either in law or equity, of, in and to the above bargained premises, with the hereditaments and annurtenances.

TO HAVE AND TO HOLD the said premises above bargained and described, with the appurtenances, unto the grantee, his heirs and assigns forever. And the grantor, for himself, his heirs, and personal representatives, does covenant, grant, bargain and agree to and with the grantee, his heirs and assigns, that at the time of the ensealing and delivery of these presents, he is well seized of the premises above conveyed, has good, sure, perfect, absolute and indefeasible estate of inheritance, in law, in fee simple, and has good right, full power and lawful authority to grant, bargain, sell and convey the same in manner and form as aforesaid, and that the same are free and clear from all former and other grants, bargains, sales, liens, taxes, assessments, encumbrances and restrictions of whatever kind or nature soever, except for taxes for the current year, a lien but not yet due and payable, subject to statutory exceptions as defined in CRS 38-30-113, revised.

The grantor shall and will WARRANT AND FOREVER DEFEND the above-bargained premises in the quiet and peaceable possession of the grantee his heirs and assigns, against all and every person or persons lawfully claiming the whole or any part thereof. The singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

IN WITNESS WHEREOF, the grantor has executed this deed on the date set forth above.

Las Cruces, Ltd., a Texas Limited Partnership By LC & H Management, LLC, a Texas Limited

Liability Company, General Phytner By

Warnock, Manager

Company, General Partner

Las Cruces, Ltd., a Texas Limited Partnership

By: LC & H Management, LLC, a Texas Limited Liability

Kathleen Warnock, Manager

STATE OF COLORADO COUNTY OF Fremont

**}**ss:

By:

The foregoing instrument was acknowledged before me this 30th day of April, 2021 by Kenneth Warnock as Manager and Kathleen Warnock as Manager of

LC & H Management, LLC, a Texas Limited Liability Company as General Partner of Las Cruces, Ltd., a Texas Limited

Partnership

SELLERS:

BROOKE DYALOTZ NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20024026745 MY COMMISSION EXPIRES AUGUST 9, 2022

Witness my hand and official seal.

Comm repris : 8/19/22



File No.: F0704529-320-BY3

### Exhibit A

Township 19 South, Range 68 West of the 6th P.M.

Section 23: That portion of the N1/2 NE1/4 and the SE1/4 NE1/4 lying South of U.S. Highway No. 50

Section 24: That portion of the NW1/4 lying South of U.S. Highway 50

Section 14: That portion of Tracts 52, 61 and 62, Plat No. 3, Beaver Park Subdivision lying South of U.S. Highway 50

Except that portion of said tracts lying Southwesterly of Colorado State Highway No. 120.

County of Fremont State of Colorado

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THE BEAVER LAND & IRRIGATION CO.									ю	tt	IR								,				
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1000007 0070072021 00.001 111 Total Pages: 1 Rec Fee: \$13.00 Justin D Grantham - Clerk and Recorder, Fremont County, CO

### STATEMENT OF AUTHORITY

1.	This Statement of Authority relates to an entity named  Roze Ranch, LLC, a Colorado Limited Liability Company  and is executed on behalf of the entity pursuant to the provisions of Section 38-30-172, C.R.S.										
2.	The type of entity is a:  Corporation Nonprofit Corporation Limited Liability Company General Partnership Limited Partnership Covernment or Governmental Subdivision or Agency Trust										
3.	State of Colorado										
4.	The mailing address for the entity is PO BOX 1628, Creede, CO 81130										
5.											
6.	<sup>2</sup> The authority of the foregoing person (s) to bind the entity is ☑ not limited ☐ limited as follows: n/a										
7.	Other matters concerning the manner in which the entity deals with interests in real property:										
Exe	ecuted this April 30th 2021										
	arenay & Egalf										
	STATE OF COLORADO COUNTY OF PUEBLO  SSS:										
The Ros	The foregoing instrument was acknowledged before me this 30th day of April, 2021 by Rosemary J. Egolf as Member of Roze Ranch, LLC, a Colorado Limited Liability Company										

Witness my hand and official seal. My Commission expires:

<sup>1</sup>This form should not be used unless the entity is capable of holding title to real property.

<sup>2</sup>The absence of any limitation shall be prima facie evidence that no such limitation exists. The statement of authority must be recorded to obtain the benefits of the statute.

BROOKE D YALOTZ NOTARY PUBLIC STATE OF COLGRADO NOTARY ID 20024026745 MY COMMISSION EXPIRES AUGUST 19, 2022

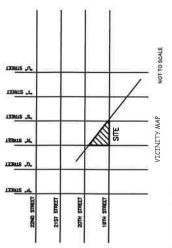


Recorded at FREMONT COUNTY, CO 599002 02/01/93 11:48A Reception No BK 1099 PG 5 NORMA HATFIELD, RECORDER 1 OF 1	1:4
EASEMENT	5
THIS EASEMENT, granted this 8th day of January . 1993.  between Andrew Franklin  whose legal address is 16154 Hwy 115 Florence	. N.
of the *County of Fremont , State of Colorado, the Grantor, and Steven R. MSClungt Laurie K. MSClung whose legal address is 1898 Hwy 50 E Pekrose	
of the *County of Fremont , and State of Colorado, the Grantee.  WITNESSETH, that the Grantor, for and in consideration of the sum of one dollar	
paid to the Grantor by the Grantee, the receipt and sufficiency of which is hereby acknowledged, does hereby grant, bargain, sell, and convey to the Grantee an easement for the purposes of watering livestock.  Easement shall begin at the SE corner and extend west along the southern boundary to the center of the creek and be 20ft, in width.	
(here insert description of easement including the uses, limitations, location and width, etc.)  over and across the following described parcel of real property situate in the  of Fremont and State of Colorado to wit:  SW14 of the NE14, Sec. 23, T195, R68W of the 6th P.M.	nl
This Easement is for the benefit of and appurtenant to that land, or any part thereof, situate in the County of French and State of Colorado, and described as:  SE1/4 of the NE1/4, of Sec. 23, T195, R68 W of the Gth P.M.  1.M.	
This Easement shall expire upon the happening of the following event, or at the time set forth below, whichever is earlier:	_
The Grantee agrees to repair and maintain the easement granted herein at the cost and expense of the Grantee, and that said Grantee will in no way hinder or prevent the proper and reasonable use and enjoyment of the property through which the easement is granted.	
Andread State of Colorado State of Colorado State of Colorado Ss.	
The foregoing instrument was acknowledged before me this ST# day of JANUARY, 19 93, Witnes Puly hand and official seal.	
Wycominission expires: 4/8/46  "If in Denter, Marin "City and."  We will be seen the	

# RZR LOT LINE ADJUSTMENT

LOCATED WITHIN SECTION 14, TOWNSHIP 18 SOUTH, RANGE 68 WEST OF THE 6TH P.M., A LOT LINE ADJUSTMENT OF TRACTS 52, 61 & 62, BEAVER PARK PLAT NO. 3

FREMONT COUNTY, COLORADO



KNOW ALL MEN BY THESE PRESENTS was NOTE RANK! LLC A COLONDO LIMITED LIMITED LIMITED COMPANY In the corner of the fallowing described land.

described land:

OWNSHIP 19 SOUTH, RANGE 68 WEST OF TEH 6TH P.M.

SECTION 14: THAT PORTION OF TRACTS 32, 61 AND 62, PLAT NO, 3, BEAVER PARK SUBDAKSION LINIG SOUTH OF U.S. HIGHMAY 30, EXCEPT THAT PORTION OF SAID TRACTS LINIG SOUTHWESTERLY OF COLLORADO STATE HIGHMAY NO. 120,

CONTAINING 11.11 ACRES MORE OR LESS

COUTINY OF FREMONT STATE OF COLORADO

DEDICATION

the control to the co

witness whereof, ROSELARY J. EGOLF, member, has

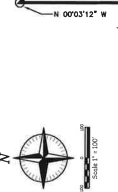
ROSELANY J. EDOLF, member

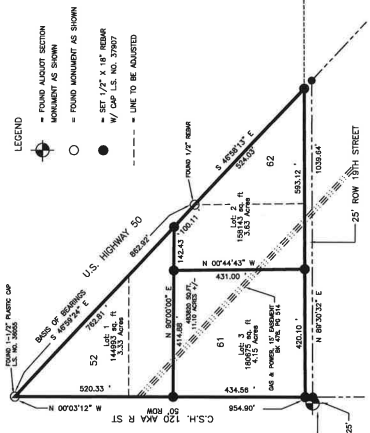
NOTARY STATEMENT

The foregoing tentument was acknowledged before me this \_\_\_\_\_day of \_\_\_\_\_ 20\_\_ by RDSDAKRY L. EXELF...

My contribution conby odders is

When my hard and efficial seed. Notary Public





EGSTERD LAND SURVEYOR'S CERTIFICATE

1. WITHOUT ALL ADDRESS OF THE PLANT OF CHARGE OF

ACKNOWEDGNESST AND ACCEPTANCE OF PLAT his is to carrier by the Planning sheater, dotted the

WITHER J. KOCH LS No. 37907

Didenter, Françait County Board of County Commissions

EASEMENT STATEMENT

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COUNTY CLEAR AND RECONDERS SIZESTATE OF COLOMO!

1.) EBGRINGS SHOWN AFE BASED UPON THE NORTH LINE OF TRACTS 82, ST AND 52, PLT OF BEAVIER PARK SUBDIVISON TO 3. BEING SERSOR? E., ASSUMED PER ROPE OBSERVATION BETWEEN THE POLID CAP. IS. O. SOUSS AND THE COLID CAP. IS. O. S. SECONDO DAIL SOUND TO THE PROPER AS SHOWN HEREON.

2) RECONDO THE OPPORT TRAINES OF WAY ARE SHOWN AS PER TITLE COMMITMENTS NO BATTHOOR THE CHOP LLC.

3) ALL DIMENSIONS SHOWNIN ILL SURVEY FEET.

4.) NO ACCESS WILL BE GRANTED FROM U.S. HICHWAY 50. 5. ALL DEEDED EASEMENTS AND GRANTS REMAIN UPON THESE TRACTS CORNERSTONE
LAND SURVEYING, L.L.C.
CARON CITT. (OLORPHD 81212
173-276-6881

HOTCORDINETO COLORADO LAWYOU MUST COMMENCE MAY LEGNA ACTION BASED JUPON MAY DEFECT IN THIS SINREW WITHIN HERE YELDS AFFERT YOLD INSET DECOMES ACTOR BASED LIPON MAY DEFECT IN HIS SINREY RECOMMENDED MORE THAN TRY PERROR PROFILED MAY THE SURFICE ON SECRETARIATION COLORADOR MORE THAN TRY PERROR FROM THE DATE OF SECRETARIATION COLORADOR MORE THAN TRY PERROR FROM THE

Lot Name:

52

Lot Area (Square Feet):

74668.71

Lot Area (Acres):

1.71

Closing Direction:

N81°29'14"E

Closing Distance:

0.0019

### Course Data: (Mapcheck Through Radius Points Method)

**Point Northing** Easting Direction Distance

Begin 7240.2893 -2094,9823

S00°03'12"E

374.27

6866.0195 6867.7527 -2094.6339 -1695.6277 N89°45'04"E N46°59'24"W 399.01 546.14

End

7240.2890

-2094.9842

Error of Closure

1:695882

Departure in Y (Northing):

0.0003

Departure in X (Easting):

0.0019

Lot Name:

61

Lot Area (Square Feet):

340901.85

Lot Area (Acres):

7.83

Closing Direction:

S04°19'09"E

Closing Distance:

0.0089

### Course Data: (Mapcheck Through Radius Points Method)

**Point** Northing Easting Direction Distance **Begin** 6866.0195 -2094.6333 N89°45'04"E 399.01 6867.7528 -1695.6271 S46°59'24"E 316.78 6651.6689 -1463.9865 S00°45'55"E 360.86 6290.8411 -1459.1668 S89°30'32"W 634.95 6285.3987 -2094.0935 N00°03'12"W 580.63

End

6866.0284

-2094.6340

Error of Closure

1:256272

Departure in Y (Northing):

-0.0089

Departure in X (Easting):

0.0007

Lot Name:

62

Lot Area (Square Feet):

67982.42

Lot Area (Acres):

1.56

**Closing Direction:** 

S51°47'31"W

Closing Distance:

0.0008

### Course Data: (Mapcheck Through Radius Points Method)

Point Northing Easting Direction Distance

Begin 6651.6662 -1463.9825 S00°45'55"E 359.45 6292.2483 -1459.1816 N89°43'21"E 378.27

6294.0803 -1080.9160 N46°58'13"W 524.03

End 6651.6667 -1463.9819

Error of Closure 1:1591580 Departure in Y (Northing): -0.0005

Departure in X (Easting): -0.0006

Lot Name: LLA1A

Lot Area (Square Feet): 144992.97

Lot Area (Acres): 3.33

Closing Direction: N24°08'02"E

Closing Distance: 0.0030

### Course Data: (Mapcheck Through Radius Points Method)

Point Northing Easting Direction Distance
Begin 7240.2893 -2094.9823 S46°59'24"E 762.81

6719.9568 -1537.1892 N90°00'00"W 557.31

6719.9568 -2094.4992 N00°03'12"W 520.33

End 7240.2865 -2094.9835

Error of Closure 1:609504

Departure in Y (Northing): 0.0028 Departure in X (Easting): 0.0012

Lot Name: LLA2A

Lot Area (Square Feet): 158143.10

Lot Area (Acres): 3.63

Closing Direction: N48°09'13"W

Closing Distance: 0.0072

## Course Data:(Mapcheck Through Radius Points Method)

Point Northing Easting Direction

Begin 6719.9561 -1679.6176 S00°44'43"E 431.00 6288.9926 -1674.0115 N89°30'32"E 593.12 6294.0764 -1080.9133 N46°58'24"W 624.14

Distance

6719.9513 -1537.1822 N90°00'00"W 142.43

End 6719.9513 -1679.6122

Error of Closure 1:248385

Departure in Y (Northing):

0.0048

Departure in X (Easting):

-0.0054

Lot Name:

LLA3A

Lot Area (Square Feet):

180674.63

Lot Area (Acres):

4.15

Closing Direction:

S33°04'30"W

Closing Distance:

0.0055

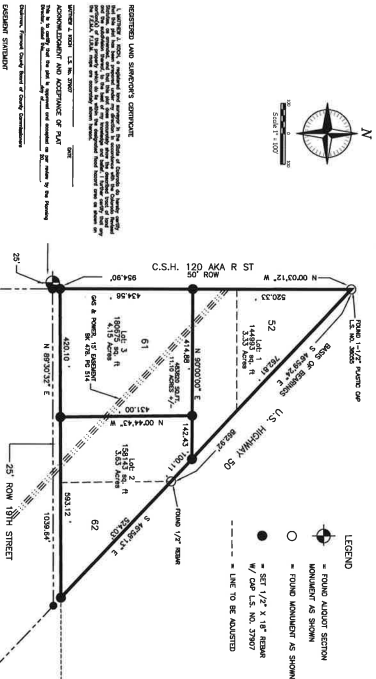
### Course Data: (Mapcheck Through Radius Points Method)

Point Northing		g Easting	Easting Direction		tance
Begin	6719.956	-2094	4.4970	S00°03'12"	E 434.56
	6285.3963	-2094.0925		N89°30'32"E	420.10
	6288.9971	-1674.0079		N00°44'43"W	431.00
	6719.9607	-1679.6140		N90°00'00"W	414.88
End	6719.960	-2094	4.4940		
Error of C	losure	1:311642			
Departure	in Y (Northing):	-0.0046			
Departure	in X (Easting):	-0.0030			

# RZR LOT LINE ADJUSTMEN<sup>-</sup>

LOCATED WITHIN SECTION 14, TOWNSHIP 18 SOUTH, RANGE 68 WEST OF THE 6TH P.M., A LOT LINE ADJUSTMENT OF TRACTS 52, 61 & 62, BEAVER PARK PLAT NO. 3





NOTARY STATEMENT

Ensements for public purpose responsibility for mointenance otherwise noted, oil interior is sides of lot lines. Exterior su

STATE OF COLDENDO)

1) BEARNIOS SHOWN ARE BASED UPON THE NORTH LINE OF TRACTS 52, 81 AND 52, PLAT OF BEAVER PARK SUBDIVISION NO. 3, BENNO S 48°9524° E, ASSUNED PER GPS OBSERVATION BETWEEN THE SHOWN CAP LS, NO. 98025 AND THE FOUND 12" REBAR AS SHOWN HEREON.

2.) RECORDED AND APPARENT RIGHTS-OF-WAY ARE SHOWN AS PER TITLE COMMITMENTS NO.6475COR, BY CORE TITLE GROUP LLC.

5) ALL DEEDED EASEMENTS AND GRANTS REMAIN UPON THESE TRACTS 4.) NO ACCESS WILL BE GRANTED FROM U.S. HIGHWAY 50. 3.) ALL DIMENSIONS SHOWN IN U.S. SURVEY FEET COUNTY CLERK AND RECORDERS STATEMENT

STATE OF COLORADO

CONTAINING 11.11 ACRES MORE OR LESS

SECTION 14: THAT PORTION OF TRACTS 52, 61 AND 62, PLAT NO, 3, ERAPE PARK SLEDAMSON L'TING SOUTH OF U.S. HIGHAWY SO, EXCEPT THAT PORTION OF SUD TRACTS L'TING SOUTHWESTERLY OF COLORADO STATE HERMAY NO, 120,

TOWNSHIP 18 SOUTH, RANGE 68 WEST OF TEH 6TH P.M.,

ROZE RANCH, LLC. A COLORADO LIBITED LIABILITY COMPANY is the owner of the following described band:

KNOW ALL MEN BY THESE PRESENTS was

VICINITY MAP

NOT TO SCALE

19TH STREET

CORNERSTONE
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