

FREMONT COUNTY MINOR SUBDIVISION APPLICATION

1.	Project Name:, ANDIAMO SUB
2.	Name: VOLK CAPITAL LLC
	Mailing Address: 477 S. ESCALANTE DR PUEDLO, CO
	Telephone Number: 719-285-3769 Facsimile Number:
	Email Address:
3.	Name:
	Mailing Address:
	Telephone Number: Facsimile Number:
	Email Address:
4.	Name: CORNERSTONE LAND SURY.
	Mailing Address: 1022 PHAY, CANON CIG, CO
	Telephone Number: 719.275-8881 Facsimile Number:
	Email Address: C55URVEYING 96 @ CMAIL. Com

Please read prior to completion of this application

The Minor Subdivision Application is a one (1) time exemption from the Sketch Plan, Preliminary Plan and Major Subdivision (*Final Plat*) procedures. The Minor Subdivision Application allows for the creation of two (2) or three (3) lots from a parent parcel. One (1) Minor Subdivision may be allowed for a lot, tract or parcel that has not been previously platted as a Minor or a Major Subdivision or any portion thereof. If the parent parcel has been previously platted or subdivided in whole or in part as a Minor Subdivision or a Major Subdivision, then all appropriate Sketch Plan, Preliminary Plan and Major Subdivision requirements shall be met rather than Minor Subdivision. In processing a Minor Subdivision all lot size and width requirements as per the Fremont County Zoning Resolution (FCZR), Zoning Maps and Appendix 1 and 2 of the Fremont County Subdivision Regulations (FCSR) regarding lot and street design shall be met.

Any application which is not complete or does not include all minimum submittal requirements will not be accepted by the Fremont County Department of Planning and Zoning (Department). Further, any application that is inadequately prepared, or is incomplete, may be subject to postponement (until an adequate submittal is provided) of placement on an agenda of the Fremont County Planning Commission (Commission).

The applicant shall provide one (1) original document, four (4) copies, and an electronic copy (either CD or flash/thumb drive) of the application and all of its attachments. After submittal, the Department will review the application and all attachments and prepare a Department Submittal Deficiency and Comment Letter (D & C Letter). The letter will state the submittal

5.	the circumstances. OLDER - BEAVER LAND 1 RR16.		
6.	The total number of properties involved in the subject property prior to this application for minor subdivision are		
7.	The total number of lots as a result of this minor subdivision are		
8.	8. What is the existing size of the subject property prior to this application? Acreage Square Footage 39945		
9.	What is the proposed size of each lot after platting? a. Acreage		
	b. Acreage 4.59 Square Footage 199924		
	c. Acreage Square Footage		
	What is the current Zone District for the subject property? The subject property is currently located in the AG RORAL Zone District. Is there a proposal to change the current zoning classification for any portion of the subject property? Yes No If yes, please state what change is proposed.		
12.	What is the current land use of the subject property? This current land use of the subject property is conforming non-conforming with the current zone district requirements. Please explain:		
	If the current use is a non-conforming use and proposed to remain on the subject property, an application for "non-conforming use status" shall be filed with the Department and copy shall be attached to this application as Exhibit 12.1. An exhibit has been attached. It should be noted that if this use is determined not to be a non-conforming use, said use shall be removed from the subject property.		
13.	What is the proposed land use of the subject property? RESIDENTIAL This proposed land use of the subject property will be conforming non-conforming with the current or proposed zone district requirements. Please explain:		
	Does the subject property contain any existing structures that will remain on the property after subdivision? Yes No. If yes, the proposed lot(s) housing the existing structures must comply with the development requirements of the proposed zone district		

deficiencies, Department comments and or questions about the application, which must be addressed by the applicant. In addition the letter will note the number of revised application packets that must be supplied to the Department in order to place the application on an agenda of the Commission.

Attachments can be made to this application to provide expanded narrative for any application item including supportive documentation or evidence for provided application item answers. Please indicate at the application item that there is an attachment and label it as an exhibit with the application item number, a period and the number of the attachment for that item (as an example, the first attached document providing evidence in support of the answer given at application item number 22 would be marked - Exhibit 22.1, the fifth attached document supporting the narrative provided for application item 22 would be marked - Exhibit 22.5).

An application fee set by the Board of County Commissioners (Board) shall accompany this application.

An additional full application fee will be charged to the applicant, as per resolution approved by the Board, if all deficiencies, as per the initial D & C Letter, are not adequately addressed or provided. Each subsequent D & C Letter, based on resubmitted items, will result in another full application fee. All such fees shall be paid along with the deficiency submittal, prior to any further review of the application.

If the application is approved by the Board with contingencies and the contingencies cannot be met within the specified time frame (normally 6 months), an additional fee will be charged, as per resolution approved by the Board, to the applicant for each request for extension of the contingency deadline. All such fees shall be paid along with a written request, explaining the need for extension, prior to being placed on a Board meeting agenda for consideration of the request. Extensions must be requested prior to the expiration of the specified time frame.

The Department, The Commission and/or The Board may require additional information at any time during the application process as may be deemed necessary in order to review the application adequately, to determine if the application is in compliance with all applicable regulations and make an informed decision with regard to recommendations, approval or disapproval of the application.

For specific regulatory requirements the applicant should refer to the appropriate sections of the Fremont County Subdivision Regulations (FCSR) and the Fremont County Zoning Resolution (FCZR). In addition, consideration shall be given to the Fremont County Master Plan (FCMP), as the Department will consider it in the review of Minor Subdivision applications which could result in the need for additional information from the applicant.

For further reference the Fremont County Zoning Resolution may be viewed on the Internet at

http://www.fremontco.com/planningandzoning/zoningresolution.pdf
and the Fremont County Subdivision Regulations may be viewed on the Internet at http://www.fremontco.com/planningandzoning/forms/subdivisionregulations.pdf

	ouse an existing					h will continue to
lot pla	coverage requ	irements for atural features	the proposed, and existing	zone district, and proposed	building restrice easements?	ation setback and ction lines, flood Yes \(\sum \) No It
Op pro reg	pen Space Star oposal? Yes	ndards and or s No	Specification If no, please li	s of the FCS st each standa	R Appendix 1 lard or specificati	al, Easement and been met by this on and provide a why it will not be
7. W	hat is the name oposed lot?	and or numbe	of the public	right-of-way(s) that will provi	de access to each
att	Is the public right-of-way(s) proposed to provide access to the subject property a County State or Federal right-of-way? Documentation evidencing a "right of access" shall be attached to this application for each proposed lot or for the subdivision as a whole, as may be appropriate, marked as Exhibit 18.1. An exhibit has been attached.					
If atta	no, please pro	vide a copy o	of an executed	l deed for ing	gress and egress	Yes No , which shall be exhibit has been
app	copy of the mo plication, mark corded in the Fr	ed as Exhibit	$20.1 \left(\Box An \right)$	exhibit has b	een attached.) a	e attached to this and can be found
In :	Book	at Page _		and under Rec	ception Number_	1029250
app this ins for this	title insurance of plication submits application, naturance commits any application.	commitment of ttal date, for e narked as Exh ment or policy in that was gra in further re	or policy with each property i ibit 21.1. y shall be provented an extens	an effective d nvolved in thi An exhibit has vided prior to vion of approve	ate within thirty s application shas been attached. recording of the all or as applicab	(30) days of the all be attached to (an updated title subdivision platable by regulation, rtment, prior to
		ŕ	77-10	Effective Date	of Document	2-5-24

(fo pr pr pr	orms are provided by the Department for execution with the initial D & C Letter) shall be rovided for each outstanding mortgage, deed of trust, lien, judgment or the like for each roperty involved in a minor subdivision application prior to recording of the plat. Will any roperty involved in this application require a form to be executed and submitted? Yes No If answered yes please list and identify the documents that will require RCR forms.
or an	Il easements of record on involved properties must be vacated prior to application submittal shown on the proposed plat and labeled or noted as to use, recording information, location and size through appropriate survey information. Please answer the following questions and ovide a brief description of each easement noted.
a.	Do the properties involved in this application have easements of record as per the submitted title commitment? Yes \[\] No If answered yes, please identify each easement along with recording information and describe which properties it affects and how they are affected. CENERAL DITCHES
b.	Do the properties involved in this application have easements not of record? Yes No If answered yes, please identify each easement along with identification of which properties are affected and how they are affected.
c.	Are any easements proposed to be vacated by this application? Yes No If answered yes, please identify the easement and provide a statement as to why a vacation of the easement is necessary. Also provide a statement as to whether or not the easement currently contains improvements.
d.	Are any easements proposed to be relocated by this application? Yes No If answered yes, please identify the easement and provide an explanation as to why relocation is necessary.
e.	Are any new easements proposed by this application? Yes No If answered yes, please identify the easement and provide a description of the easement.
f.	Do any existing easements contain improvements? Yes No If answered yes, please identify the easement and describe the improvements.

24. As per the FCSR Section XIII., D., 2., a tax certification to the provided indicating that all ad valors years prior to the year in which the plat is to be reconshall be attached and marked as Exhibit 24.1. An end of Tax Certificate 2.2.2.2	em taxes for the subject property for al rded have been paid. Said Certificate whibit has been attached.
25. Does the subject property lie within an area that has Colorado Department of Natural Resources, Colora Surface Features Maps" or any known active or inactive No Please explain:	ado Geological Survey "Mining and ve under ground mine? Yes
26. Does the subject property contain any of the following affected (<i>explain</i>) by this proposal?	
a. Bodies of water	Effect
b. Natural water courses	Effect
c. Dry gulches or drainage ways	Effect
d. Bluffs or cliffs	Effect
e. Fault lines or other geologic hazards	
f. FEMA flood hazard area	
27. In accordance with the FCSR Section XIII., D., 3., provided that locates, by providing dimensions from all improvements (i.e. roads, driveways, sewer and systems, wells, structures, buildings, irrigation ditch physical features (i.e. soil type boundaries, bluffs, constreams, dry gulches, drainages etc.), and easements a commitment or policy or any of the same known to effect or traverse the property. More than one drawing A copy of the plat as required has been attached and If no such items exist then a written statement to that exprovided by the project surveyor.	property lines and size by dimension, water lines, other utility lines, septices, drainage structures etc.), natural liffs, debris fans, water courses, live and rights-of-way described in the title exist without being of record, which may be used, if more understandable. It marked as Exhibit 27.1.
Project Surveyor Signature	Date
28. Topographic and soils information, sufficient to show the purpose intended, with the source of information application, marked as Exhibit 28.1. An exhibit has information and provide a general synopsis of the information	the usability of the proposed lots for identified, shall be attached to this

29.	As per the FCSR Section XIII., D., 8. a Drainage Plan Map and Report for the subject property after subdivision, prepared, signed and sealed by a Colorado Registered Professional Engineer shall be attached to this application, marked as Exhibit 29.1. An exhibit has been attached.
30.	What is the potable water source for each proposed lot? A Public Water Supply; Name of supplier EN Pose If the potable water source is a water company or district, then documentation evidencing that
	the supplier has committed to supply water for the appropriate number of lots and uses shall be attached to this application, marked as Exhibit 30.1. ——Private Well or Spring? If the potable water source is a private well or spring then documentation from the Colorado Division of Water Resources evidencing that the proposed subdivision will comply with the rules and regulations of the Division shall be attached to this application, marked as Exhibit 30.1. An exhibit has been attached. Fremont County's Division of Water Resources Information Form for Subdivision Exemption has been completed and attached to this application. An exhibit has been attached.
31.	What is the sewage disposal source for each proposed lot? System; Name of provider OSVS If the proposed source is a public sonitory source then decreased source in a public sonitory source than the decreased source in a public sonitory source than the decreased source in a public sonitory source than the decreased source and the source than the decreased source to the source than the source that the source t
	If the proposed source is a public sanitary sewer system, then documentation evidencing that the provider has committed to provide service for the appropriate number of lots and uses shall be attached to this application, marked as Exhibit 31.1. Onsite Wastewater Treatment Systems; If the proposed sources are onsite wastewater treatment systems for each lot then an Individual Wastewater Treatment System Report, as required by The FCSR Section XIII., D., 5b., shall be attached to this application, marked as Exhibit 31.1. An exhibit has been attached.
	Does the subject property currently have irrigation rights? Yes No If yes, Name of Irrigation Company PARK
	Is the subject property encumbered by right of easement or right of use by any irrigation company? Yes No If yes, Name of Irrigation Company. As per the FCSR Section XIII., D., 10. If any property involved in a minor subdivision has irrigation rights, and is subject to easement or is physically traversed by an irrigation ditch, the irrigation company shall be sent notice of the proposed subdivision, by certified mail (return receipt requested) and a copy of said notice and mailing receipts shall be attached to this application, marked as Exhibit 32.1. An exhibit has been attached.
33.	Does the subject property lie within a Fire Protection District? Yes No If yes, Name of District
	As per the FCSR Section XIII., D., 9., attach an executed copy of the Fremont County Fire Protection Plan Form from the appropriate Fire Protection District marked as Exhibit 33.1. An exhibit has been attached.
	Does the subject property lie within a recreation district? Yes o If yes, Name of District
	Does the subject property lie within one (1) mile of a recreation district? Yes No If yes, Name of District

receipt shall be attached to this application, marked as Exhibit 34.1. An exhibit has been attached. 35. Based on the real estate records of the county, which include the records of the County assessor, and "requests for notification" filed by a mineral estate owner in the records of the County Clerk and Recorder, have the mineral interests of the subject property been severed? Yes --- No If yes, name of mineral interest owner As per the FCSR Section XIII., D., 13., a notice of the proposed subdivision shall be sent (certified mail return receipt requested) to the severed mineral interest owner(s) not less than thirty (30) days before the date of the Commission meeting at which the application is anticipated to be heard. See Subdivision - Mineral Interest Owner Notification Form. Evidence of said notice and mail receipt shall be attached to this application, marked as Exhibit 35.1. An exhibit has been attached. 36. Do any persons or entities have any right of easement on or across the subject property? Yes --- No If yes, Name of Person(s) or Entity____ As per the FCSR Section XIII., D., 14., a notice of the proposed subdivision shall be sent (certified mail return receipt requested) to the easement beneficiary. Evidence of said notice and receipt shall be attached to this application, marked as Exhibit 36.1. An exhibit has been attached. 37. In accordance with the FCSR Section XIII., D., 14., proof (certified mail with return receipt) that all applicable utility companies (companies that service the property currently or that will be required to service the property after subdivision) were notified of this application. The notification shall include a copy of the Department form letter and a copy of the proposed plat provided by the applicant. Evidence of said notice and mailing receipts to all of the following, as applicable, shall be attached to this application and shall be marked as Exhibit 37.1. An exhibit has been attached. Water source PENROSÉ Mail date Received date Sanitation source _____ Mail date_____ Received date_____ Electrical source BLACE HILLS Mail date Received date Natural Gas source ATMOS Mail date Received date Telephone source CENTUM Land Mail date Received date Received date Received date Received date Other required notice **BEDYEX-Pak** Mail date Received date_____ 38. Have at a minimum, six (6) copies of a plat drawing (24 x 36 inches) and six (6) reduced copies, (8½ x 11 inches or 11 x 17 inches), professionally drawn, as stipulated by the Fremont County Subdivision Regulations, Section XIII., A. and B., been submitted with this application? No If all such requirements are not proposed to be met then, a

As per the FCSR Section XIII., D., 11., a copy of the Fremont County Recreation District Comment Form shall be sent (certified mail, return receipt requested) to the appropriate recreation district, when the subject property is located within a recreation district or is located within one (1) mile of a recreation district. Evidence of said notice and mailing

list of requested waivers, specifically citing the regulations for which waivers are being requested and justification for each requested waiver shall be attached hereto and marked as Exhibit 38.1.

An exhibit has been attached. At a minimum, the following (the Department, Commission or Board can require additional information) shall be provided:

- a. Drawing scale, <u>unless a different scale is approved by the Department prior to submittal</u>, shall not be less than one (1) inch to one hundred (100) feet.
- b. Multiple sheets shall contain a key map showing the relationship of the individual sheets to each other. (More than one sheet may be used if it is easier to express the required information, provided they are adequately labeled for identification).
- c. Appropriate title-proposed subdivision name. No subdivision, street or road in the County shall bear the same name or substantially similar name as another subdivision, street or road unless adjoining and using consecutive filing numbers or if the street or road is a continuation of an existing street or road or cul-de-sac street accessed from the primary roadway, (i.e. Court, Place, etc.). The Department shall have the authority to require applicant to change the proposed name if such name is substantially similar to the name of an existing subdivision, street or road in the County.
- d. The sub-title of the Plat shall read: A portion of the (aliquot description) Section, Township, Range, Fremont County, Colorado or A Vacation and Re-plat of (Lot(s), Block(s) of [Name of Subdivision]), Fremont County, Colorado, as appropriate, dependent on whether or not the property being subdivided is un-platted or platted property.
- e. A note table with each note being individually labeled.
- f. A legend table with each symbol and line pattern being identified.
- g. The total acreage and the total number of lots contained within the subdivision being platted.
- h. The acreage and/or square footage for each proposed lot.
- i. The proposed lot and block layout, including lot and block numbers which shall be consecutively numbered.
- j. Name and address of the person, firm or organization preparing the drawing.
- k. The date of preparation of the plat and all revision dates to the submitted plat.
- 1. A north arrow.
- m. A written and graphic scale.
- n. A vicinity map locating the proposed subdivision in relation to the surrounding area, streets and major natural features (such as rivers, mountain peaks, and cliffs, etcetera).
- o. All appropriate survey information on the plat shall show lengths to hundredths of a foot, and angles and bearings shall be shown to seconds of a degree.
- p. A survey tie from the proposed subdivision boundary to an aliquot survey monument.

- q. A statement identifying the basis of bearing for the proposed subdivision survey.
- r. The length and bearings for the exterior boundary lines of the proposed subdivision. For bearings and lengths for interior lot lines where the bearings and lengths are the same as the exterior lot lines, labeling is not required.
- s. All bearings and dimensions for irregularly shaped lots shall be provided for each lot.
- t. For proposed curved boundaries and all curves on the plat, sufficient data shall be given to enable the re-establishment of the curves on the ground. This curve data shall be shown in a table and shall include the following:
 - 1. Radius of curve.
 - 2. Central angle.
 - 3. Tangent.
 - 4. Arc length.
 - 5. Notation of non-tangent curves.
- u. Any non-radial lot lines or boundary lines shall be labeled.
- v. All survey monuments set and found, in preparation of the plat, shall be indicated on the plat as to location and type of monument, in a legend table.
- w. Any "Reference Monument" and or "Witness Corner" shall be appropriately labeled on the plat.
- x. At a minimum, the name, centerline bearing, distance and curve information along with width information shall be provided for all proposed and existing roadway rights-of-way that traverse or adjoin the subject property.
- y. The acreage and lineal footage proposed to be devoted to roadways.
- z. The location, width, length and identification label for all other public ways, easements and rights-of-way that traverse or adjoin the subject property.
- aa. All proposed easements shall be designated as to use, bearings and dimensions, or indicated by appropriate statements.
- bb. All legally described easements in the title insurance commitment or policy shall be located or if not applicable, a written statement to that effect.
- cc. Excepted parcels shown on the plat shall be shall be marked "Not included in this subdivision" or "Not included in this plat" as appropriate.
- dd. All existing easements shall be shown on the plat, labeled or noted as to use, size and location. In addition, all survey information and any recording information shall be provided. Any existing easement or right-of-way to be vacated, which is within the County's authority or ownership may be vacated by a note on the plat. Any existing easement not within the county's authority or ownership, shall be vacated or released by the appropriate authority or owner(s), and documentation shall be provided noting such.
- ee. The 100 year floodplain line shall be shown as per the FEMA FIRM map.

	ff. The Plat shall show building setback lines for all stem or flag lots or irregularly shaped lots that do not have the minimum lot width, as required by the Zone District of the property at the property frontage. Said building setback line shall be shown by a thin dashed line and shall be labeled as such. In addition, dimensions shall be provided along the side lot lines, which are adequate to locate the building setback lines.
	gg. Sites to be reserved or dedicated for open space, parks, playgrounds, schools or other public uses, other than easements shall be shown as outlots and shall be labeled with a statement as to the designated use.
	hh. Has all required Subdivision Plat Language (FCSR Section XIII., B., 34.) been provided?
39.	Is this application for a condominium or townhouse plat? Yes No If yes, then the condominium or townhouse application addendum, in accordance with the FCSR Section XIII., C., shall be attached hereto and marked as Exhibit 39.1. An exhibit has been attached.
40.	Any waiver(s) that is requested from the FCSR regarding this application shall be stated in written form, with the citing of the regulation for which the waiver is being requested along with an explanation as to why the waiver is necessary and attached to this application, marked as Exhibit 40.1. An exhibit has been attached.
41.	Are there any existing deed restrictions on the property which might affect the subdivision of the subject property? Yes You If yes, provide copies of such documents marked as Exhibit 41.1. An exhibit has been attached.
42.	Are there any proposed deed restrictions on the subject property that would be implemented as a portion of the County approval of the Minor Subdivision Application? Yes No If yes, provide copies of such documents marked as Exhibit 42.1. An exhibit has been attached.
43.	Are there any proposed improvements regarding such items as streets, public water and sewer systems, stormwater drainage facilities and the like? Yes No Please explain.
	If yes, then the FCSR Sections X. (Utilities & Improvements – General Requirements) and XI. (Guarantee of Public Improvements) would apply to this application.
	PLEASE NOTE: The following items (but not limited to these items), if not provided at the time of application, may be required to be provided to the Department after approval by the Board as contingency of approval items, if so required the items shall be provided prior to recording of the plat:
	a. Information adequate to enable the Department to compute addresses for the lots being platted. Provided (marked as Exhibit 44.a.1) Requested contingency item
	b. Closure sheets for each lot and the subdivision boundary. Provided (marked as Exhibit 44.b.1) Requested contingency item

Freme herein may to regard. Signinand contact same	ont County hereby advises is determined to be mislestake any and all reasonable ding the Application to be number this Application is a declary ommitments submitted with	ading, inaccurate or false, the Board of Commissice and appropriate steps to declare actions of the B	oners oard ings,
Fremcherein may tregare Signinand c	ont County hereby advises is determined to be mislestake any and all reasonable ding the Application to be number this Application is a declary ommitments submitted with	ading, inaccurate or false, the Board of Commission and appropriate steps to declare actions of the Bull and void. ration by the Applicant to conform to all plans, drawn or contained within this Application, provided that	oners oard ings,
Fremcherein may	ont County hereby advises n is determined to be misle take any and all reasonable	ading, inaccurate or false, the Board of Commissice and appropriate steps to declare actions of the B	ners
proce		Applicant that if any material information conta	
	ngency for approval of the	required private or public improvements imposed application may be required as a part of the application.	
autho	orization on behalf of the Ap	Applicant, or the agent/representative acting with oplicant, hereby certifies that all information containents to the Application, is true and correct to the be	ed in
	submittal fee of \$sh).	_ is attached to this application (Check #]
f.	outstanding mortgages, deed	ion, Consent and Release Forms will be required for ls of trust, liens, judgments or the like. Provided (muested contingency item	
e.	drainage facilities, drainage Such deed is to be recorded	ed with a deed restriction addressing the maintenance of easements, rights-of-way etc., may be required, if applied at the time of recording of the plat, with all recording applicant. Provided (marked as Exhibit 44.e.1) -	cable.
	Provided (marked as Exhibit	rizontal and vertical, as proposed by the developer, for road, street or rights-of-way is proposed. The plan utility providers, indicating their approval of such plant 44.d.1) Requested contingency item	or all shall
d.	improvement locations, hor	owing the proposed location of all utility and irrig	



FREMONT COUNTY FIRE PROTECTION PLAN AND DISTRICT COMMENT FORM

The Fremont County Subdivision Regulations and Fremont County Zoning Resolution require a fire protection plan be submitted with many different types of applications, at the time of application submittal. In order to provide consistency in the information received, it shall be required that these plans be submitted on this form.

The Fremont County Department of Planning and Zoning (Department), Fremont County Planning Commission (Commission) and Fremont County Board of County Commissioners (Board) take into consideration the responses of the Applicant and the District during their respective review process.

Attachments can be made to this form to provide expanded narrative for any application item including supportive documentation or evidence for provided form item answers. Please indicate at the form item that there is an attachment and label it as an exhibit with the application item number, a period and the number of the attachment for that item (as an example, the first attached document providing evidence in support of the answer given at application item number 4 would be marked - Exhibit 4.1, the fifth attached document supporting the narrative provided for application item 4 would be marked - Exhibit 4.5). Exhibit numbers should be placed in either the lower right hand area or the upper right hand area of the exhibit.

If the subject property is not in a fire protection district, only applicants' information and map are required. A copy of the Colorado State Forest Service Wildfire Hazard Area Map with the subject property clearly and accurately located, shall be attached and marked as Exhibit A.

APPLICANT INFORMATION

roject Name	ANDIAMO	SUB	
roject Description _	2. 101	SUB	:
ype of application:	+04 - 14 - 120 - 170 - A-0 - 120 - 111 - 1		
Zone Chang Zone Chang Commercial Commercial	e #2 – Use Designation e #2 – Final Developme Development Plan Development Modifica	nt Plan tion	Special Review Use Permit Conditional Use Permit Temporary Use Permit Change of Use of Property Subdivision Preliminary Plan Minor Subdivision
he subject property i	s located at:	c" 5	T PENROSE
re protection will be	provided in what mann PEN205E F	er and with wha	PENNOSE WATER
	ype of application: Zone Chang Zone Chang Commercial Commercial Expansion of the subject property in address and or General escription of the subject property.	ype of application: Zone Change #1 Zone Change #2 – Use Designation Zone Change #2 – Final Development Commercial Development Plan Commercial Development Modifica Expansion of an existing Business of the subject property is located at: Address and or General Location (If general description of the subject property be attached the protection will be provided in what manning the subject provided in what manning the subject provided in	ype of application: Zone Change #1 Zone Change #2 – Use Designation Plan Zone Change #2 – Final Development Plan Commercial Development Plan Commercial Development Modification Expansion of an existing Business or Industrial Use the subject property is located at: Address and or General Location (If general location only is description of the subject property be attached Marked as Extra protection will be provided in what manner and with what

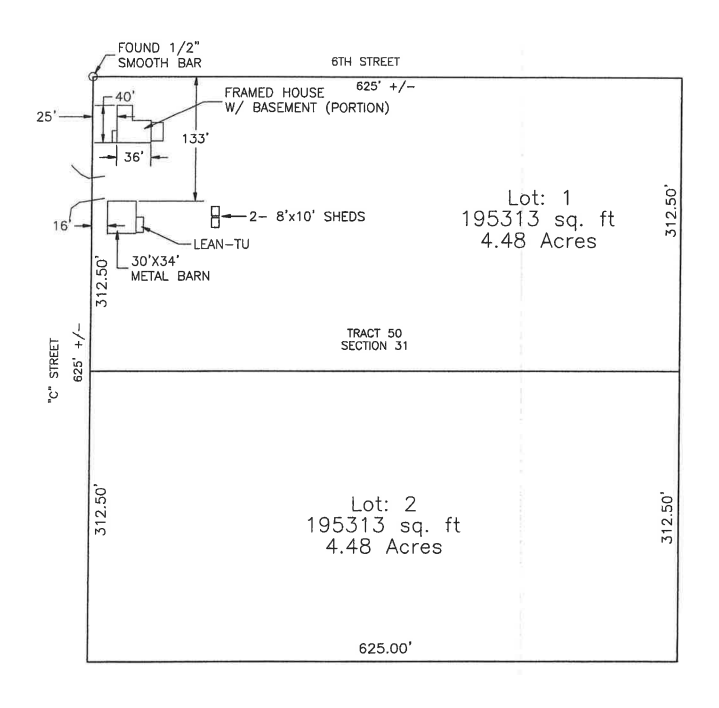
5.	The source of water for fire protection is: Water District – Name of District:			
	Well _ Colorado Division of Water Resources Well Permit Number: Is the well approved for fire protection? Yes No Please explain:			
	Gallons – What is the cistern capacity? Gallons – What is the water source for filling the cistern?			
6.	What is the distance from the subject property to the nearest fire hydrant?			
7.	What public roadways provide access to the subject property? C 57.			
8.	How many accesses to public roadways will the subject property have?			
9.	9. Are the interior roadways existing and or proposed for the subject property adequate for fire vehicle access? Yes No Please explain by providing right-of-way and surface widths, length roadway, surface types for all interior existing and proposed roadways and turning radii for culsacs.			
10	. What are the existing and or proposed interior roadway names?			
11	Is the subject property located within a fire protection district? Yes \(\subseteq \) No If yes, please provide the district name:			
	If the subject property is not located within a fire protection district please answer the following questions and the form will be considered completed for submittal. If the subject property is located within a fire protection district then answers to the following will not be required, however the remainder of the form shall be addressed by a representative of the fire protection district in which the subject property is located.			
	a. What is the name of the fire protection district closest to the subject property?			
	b. What is the distance from the subject property to the nearest fire protection district boundary?			
	c. Is it logical and feasible to annex the subject property to a fire protection district? Yes No Please explain:			

d. What types of fire protect structures to be housed on the	etion improvements are proposed for property? Please explain:	or the subject property and or
By signing this Application,	the Applicant, or the agent/rep Applicant, hereby certifies that all	resentative acting with due
	s to the Application, is true and cor	
	ny required private or public i application may be required as a pa	
determined to be misleading, in	s Applicant that if any material intaccurate or false, the Board of Consteps to declare actions of the Board	imissioners may take any and
	claration by the Applicant to conform contained within this Application County Zoning Resolution.	
Applicant Printed Name	Mulko	2 · 9 - 24 Date
Owner Printed Name	Signature	Date

FIRE PROTECTION AUTHORITY INFORMATION

1. The name of the fire protecti	ion authority is:
2. Name of contact person:	
Title:	Telephone:
Section 4 Control attice	e responding fire station is:
,	ct property, by public roadway, to the responding fire station is:
5. The <u>estimated</u> response time	e to the subject property is:
	Tire hydrant to the subject property is:
7. Is the existing hydrant size development? Yes	and location adequate for the existing neighborhood and the proposed No Please explain:
8. Are the existing public road Yes No Please exp	lways accessing the subject property adequate for fire vehicle access?
9. Are the interior roadways exi	isting and or proposed for the subject property adequate for fire vehicle lease explain:
	ection measures adequate for any existing or proposed structures to be ty? Yes No Please explain:
11. What are the wildfire hazar State Forest Service?	d classifications for the subject property, as prepared by the Colorado

Recommendations concerning fire protection in general, fire prote	ction improvements, sugg
and names, for this project are as follows: NOTE: Be sure to approvements recommended (i.e.; hydrants, water lines, cisted	
approvements, etc.). Please indicate whether recommendations of	r requirements are the r
codes or regulations, and provide supporting information we commission and the Board of County Commissioners to determ	
l of the recommendations as requirements of the permit.	ime whether to adopt an
	
	1
Wy Pro	
	· · · · · · · · · · · · · · · · · · ·



IRREVOCABLE WATER AVAILABILITY CONTRACT

This contract, entered into on this 30th day of October, 2023, by and between Penrose Water District, a special district, of 210 Broadway, Penrose, CO 81240, hereinafter referred to as the "District", and Volk Capital LLC hereinafter referred to as "Owner";

WITNESSETH:

WHEREAS, the District is a legally formed and constituted special district situate in Fremont County, Colorado, by virtue of the laws of the State of Colorado and provides domestic water to its customers; and

WHEREAS, Owner is the holder of the legal title to real property situate within the District, more particularly described below and is desirous of continuing to reserve a commitment for water services from the District; and

WHEREAS, Owner is required to retain demonstrative proof of water for said lot created by prior act of subdivision; and

WHEREAS, Owner desires an irrevocable contract to reserve and guarantee unto Owner water availability from District for the purposes of providing water services to the lot referenced below, which lot is one resulting from the subdivision of Owner's property; and

WHEREAS, District is willing to provide such water service upon the terms and conditions set forth herein.

NOW THEREFORE, THE PARTIES HERETO MUTUALLY AGREE AS FOLLOWS:

1. Ownership. Owner owns the following real property situate in Fremont County, Colorado and described as follows:

Proposed Andiamo Acres Subdivision

Legally described as: Tract 50; Sect. 31; T18S; R68W

commonly known as 610 C Street, Penrose, Colorado, hereinafter referred to as "Subject Property". Owner certifies that Owner is the fee owner of the subject property.

- 2. Anticipated Use. Owner anticipates the need to obtain a water tap to provide for the Subject Property and the current need to provide irrevocable proof of the availability of obtaining such tap to Fremont County, Colorado (hereinafter "County"). The parties recognize, however, that by entering into this contract, the District will be required to reserve such non-transferable tap for Owner's use which will therefore reduce the number of water taps available for sale to other customers of the District.
- 3. Availability of Water. District executes this contract specifically to reflect that Owner is entitled to receive a water tap for the subject property upon full payment of the cost for the same. District represents that it is capable of and shall commit to provide an adequate amount of water for service to the Subject Property. The parties agree that this contract will remain in full force and effect regardless of any action by County or any decision by Owner to abandon any projects for which proof of the availability of water is necessary subject to the terms and conditions hereinafter set forth.

- Price. The initial cost paid by Owner was the sum of \$3,200.00. The parties acknowledge that this amount was equal to 20% of the cost of a prevailing tap fee charge for a 3/4" x 5/8" residential water tap at time of original purchase of this commitment. As a requirement to maintain said irrevocable commitment for water service, the Owner will, on or before the anniversary dates of this contract, pay an additional 20% of the then existing prevailing tap fee until such time as such amounts are paid equal to the then prevailing cost of a water tap. As a courtesy to Owner, District will attempt to provide notice of pending anniversary payments due. However, the parties agree that it shall be the sole obligation of Owner to make such payments as are required under this agreement. If owner does not meet the required anniversary payments, then 60 days thereafter the District may convert this availability contract to a tap at the then prevailing tap fee and bill the owner for amount then due. If those amounts are not paid, then District may recover charges pursuant to Paragraph 11 herein. Owner acknowledges that District has the ability to increase or decrease the cost of taps in the future and that the annual amounts set forth in this paragraph will be 20% of such increased or decreased cost if District, by formal resolution, increases or decreases such water tap fees in the future. In the event that water taps fees are amended in the future, the total cost to be paid by owner for such taps shall be similarly amended notwithstanding any prior payments made by Owner.
- 5. Credit. The parties agree that any payments made by Owner pursuant to the preceding paragraph will be credited to Owner at the time, if ever, that Owner purchases the water tap for the Subject Property. Such credit is conditional, however, upon Owner being current on, and not otherwise in default in, Owner's obligations pursuant to this contract. Additionally, Owner understands that the cost of any such tap may, depending on the future actions of the District, be in an amount equal to, greater than, or less than the current amount of a tap fee. Any such ultimate purchase will be consistent with District's then usual practices with respect to such water tap purchases including, but not limited to, District's then existing form of contract for water tap purchases.
- 6. Monthly charges. Owner will additionally pay to District a monthly service charge in an amount equal to the monthly minimum charge imposed by District for water service for taps in the size contemplated notwithstanding the fact that the tap herein has not been purchased or installed. It is specifically agreed that such monthly service charges shall be paid effective with District's next regular billing cycle. No such payments are subject to the refund process described in the preceding paragraph.
- 7. Further Conditions of Service. The parties agree that the following terms and conditions are agreed upon, to-wit:

This contract is a commitment for residential service to proposed LOT 2 (the South $\frac{1}{2}$ of Tract 50). Service to proposed LOT 2 is available from an existing 10" main within C Street. Meter must be installed along street R.O.W. from which access is taken and the property is addressed. Service will be provided by way of the applicant, or owner, purchasing a new water tap. Proposed LOT 1 (the North $\frac{1}{2}$ of Tract 50 – 610 6th Street) currently has water service by way of an installed tap, Acc. #00083.

- 8. Lien. Until such time as Owner purchases a water tap for the Subject Property, the parties agree that District will have a perpetual lien against the Subject Property and such lien may be foreclosed in the same manner as provided by the law of the state of Colorado for the foreclosure of mechanics' liens (See § 31-1-1001(1)(j), CRS).
- Address. Unless otherwise notified by the Owner in writing, all correspondence, notices
 or statements for the monthly service charges shall be mailed to Owner at the address shown on this
 contract.

- 10. Parties Bound. This contract shall be extended to and binding upon the agents, servants, employees, tenants, heirs, executors, administrators, successors and assigns of the parties hereto.
- 11. District Rules and Regulations. The District's Rules and Regulations, as the same may be hereinafter amended, are an integral part of this contract and any breach thereof by Owner shall constitute a breach of this contract.
- 12. Assignment. This contract may not be assigned by Owner without the express written permission of District.
 - 13. Colorado Law. This contract shall be governed by the laws of the state of Colorado.
- 14. Necessary Documents. All parties agree to execute such documents as may be reasonably necessary to effectuate the terms of this contract.
- 15. Entire Contract. The terms of this contract constitute the final and total terms of the contract between the parties and each party understands that no other agreements, oral or otherwise, shall be binding between them.

IN WITNESS WHEREOF, the parties have executed this contract at Penrose, Colorado, on the date above indicated.

PENROSE WATER DISTRICT, special district	Volk Capital LLC
8	PO Box 687
By: Lon S. District	Florence, CO 81226-0687 Atou Row Volk Owner

Soil Analysis and Evaluation Report

Property Ow	ner
,	VOLK CAPITAL LLC
Address:4	47 ESCALANTE DR PUEBLO WEST, CO 81007-2212
	ler:Unknown
Soil Evaluate	or
Name: Edwa	ard Cody Lyons
Address: PO	Box 875, Westcliffe, CO 81252
Phone: 719-	285-3709
knowledge a of Colorado Wastewater recognized a	the information herein is correct and complete to the best of my and that I performed all tests in accordance with the provisions State and Custer,Fremont,Teller,Pueblo County On-Site Treatment System Regulations. I further certify that I am as a CPOW Certified Competent Technician having completed passed the test on May 24, 2019.
Signature: <u>£</u>	dward Cody Lyons Date: 12/6/2023
Print: Edwar	d "Cody" Lyons

Soil Analysis and Site Information

Legal Description:TR-5	0 SEC 31-18-68 BEAVER PARK #1	
Property Address:	610 C ST. Penrose Co. 81240	
Size of Property in Acres:	10	
Number of Bedrooms:	5	
Depth of Bedrock:	+8ft	
Depth of Groundwater:	+8ft	
Percentage of Rock:	15%	
Percentage of Slope from Homesite to Leach Field: $\frac{2-3\%}{}$		
Water Source:	Well	
System to be used by:_Residential		
Date of Evaluation:	12/6/2023	

Test Hole #1

Soil Classification	
Topsoil or Root System	
Sandy Loam	

Test Hole #2

Depth	Soil Classification	
0-15in	Topsoil or Root System	
15-96in	Sandy Loam	

Soil Type:	2A Sandy Loam
Treatment Level:	1
Long Term Acceptance Rate	e (LTAR):

1029250 07/31/2023 12:34 PM
Total Pages: 1 Rec Fee: \$13.00 Doc Fee: \$39.00
Justin D Grantham - Clerk and Recorder, Fremont County, CO

SPECIAL WARRANTY DEED

State Doc Fee: \$39.00 Recording Fee: \$13.00

THIS DEED is dated the 31st day of July, 2023, and is made between (whether one, or more than one),

Gregory A. Bode and Robin D. Bode

the "Grantor" of the County of Park and State of Colorado and

Volk Capital, LLC, a Colorado limited liability company

(whether one, or more than one), the "Grantee", whose legal address is 477 South Escalante Drive, Pueblo West, CO 81007 of the County of Pueblo and State of Colorado.

WITNESS, that the Grantor, for and in consideration of the sum of Ten Dollars and No Cents (\$10.00), the receipt and sufficiency of which is hereby acknowledged, hereby grants, bargains, sells, conveys and confirms unto the Grantee and the Grantee's heirs and assigns forever, all the real property, together with any improvements thereon, located in the County of Fremont and State of Colorado described as follows:

Tract 50, Section 31, Township 18 South, Range 68 West of the 6th P.M., BEAVER LAND AND IRRIGATION COMPANY PLAT NO. 1, County of Fremont, State of Colorado.

also known by street address as: 610 C Street, Penrose, CO 81240

TOGETHER with all and singular the hereditaments and appurtenances thereto belonging, or in anywise appertaining, the reversions, 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 appurtenances;

TO HAVE AND TO HOLD the said premises above bargained and described, with the appurtenances, unto the Grantee, and the Grantee's heirs and assigns forever. The Grantor, for the Grantor and the Grantor's heirs and assigns, does covenant, grant, bargain, and agree that the Grantor shall and will WARRANT THE TITLE AND DEFEND the above described premises, in the quiet and peaceable possession of the Grantee and the heirs and assigns of the Grantee, against all and every person or persons claiming the whole or any part thereof, by, through, or under the Grantor except and subject to: Statutory Exceptions as defined in C.R.S. § 38-30-113(5)(a).

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

Gregory A. Bode

Robin D. Bode

State of Colorado County of Fremont

The foregoing instrument was acknowledged before me this 31st day of July, 2023 by Gregory A. Bode and Robin & Bode.

Notary Public:

My Commission Expires:

ROSALIA MARTHA BUTTS
NOTARY PUBLIC
STATE OF COLORADO
NOTARY ID 20234011197
MY COMMISSION EXPIRES MARCH 23, 2027

20.1

Stewart Title File No.: 2082595 Statutory Special Warranty Deed CO



Date: February 15, 2024 **File Number:** 2204677-IO

Property Address: 610 C Street, Penrose, CO 81240

Buyer/Borrower: Volk Capital, LLC

Stewart Title Company dba Empire Title, A
Division of Stewart
1220 Main Street
Canon City, CO 81212
(719) 275-4900

Cornerstone Land Surveying, LLC 1022 Phay Ave

Canon City, CO 81212

Attn: Matt Koch

Phone: (719) 275-8881

Fax: (719) 235-5029

Fax:

E-Mail: cssurveying90@gmail.com

Delivery Method: Emailed

WIRED FUNDS ARE REQUIRED ON ALL CASH PURCHASE TRANSACTIONS. PLEASE FEEL FREE TO CONTACT THE ESCROW OFFICE AS NOTED ABOVE.

We Appreciate Your Business and Look Forward to Serving You in the Future.



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 (07-01-2021) SCHEDULE A

ISSUED BY STEWART TITLE GUARANTY COMPANY

Transaction Identification Data, for which the Company assumes no liability as set forth in Commitment Condition 5.e.:

Issuing Agent:

Stewart Title Company dba Empire Title, A Division of Stewart

Issuing Office:

1220 Main Street, Canon City, CO 81212

Issuing Office's ALTA® Registry ID:

Loan ID Number:

Commitment Number:

2204677-10 2204677-IO

Issuing Office File Number:

610 C Street, Penrose, CO 81240

Property Address: Revision Number:

1. Commitment Date: February 5, 2024 at 8:00AM

2. Policy to be issued:

Proposed Amount of Insurance

(a) 2021 ALTA® Owner's Policy Proposed Insured: Volk Capital, LLC

(b) ALTA® Loan Policy Proposed Insured:

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:

Volk Capital, LLC, a Colorado limited liability company

5. The Land is described as follows:

See Exhibit "A" Attached Hereto

STEWART TITLE GUARANTY COMPANY

STATEMENT OF CHARGES

These charges are due and payable before a policy can be issued:

Informational commitment

\$750.00

This page is only a part of a 2021 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I - Requirements; and Schedule B, Part II - Exceptions; and a countersignature by the Company or its Issuing agent that may be in electronic form.

Copyright 2021 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

File No.: 2204677-IO

ALTA Commitment for Title Insurance Schedule A (07-01-2021)

Page 1 of 5





ALTA COMMITMENT FOR TITLE INSURANCE (07-01-2021) EXHIBIT "A" LEGAL DESCRIPTION

ISSUED BY STEWART TITLE GUARANTY COMPANY

File No.: 2204677-IO

Tract 50, Section 31, Township 18 South, Range 68 West of the 6th P.M., BEAVER LAND AND IRRIGATION COMPANY PLAT NO. 1, County of Fremont, State of Colorado.

For Informational Purposes Only: 610 C S

610 C Street, Penrose, CO 81240

APN: 69001740, R022396

This page is only a part of a 2021 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I - Requirements; and Schedule B, Part II -Exceptions; and a countersignature by the Company or its issuing agent that may be in electronic form.

Copyright 2021 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



ALTA Commitment for Title Insurance Schedule A (07-01-2021)

Page 2 of 5





ALTA COMMITMENT FOR TITLE INSURANCE (07-01-2021) SCHEDULE B PART I

ISSUED BY STEWART TITLE GUARANTY COMPANY

File No.: 2204677-IO

Requirements

All of the following Requirements must be met:

- 1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. NONE.

NOTE: This product is for informational purposes only. It is not a title insurance product and does not provide any form of coverage. This product is not a guarantee or assurance and does not warrant, or otherwise insure any condition, fact or circumstance. This product does not obligate this Company to issue any policies of title insurance for any subsequent transaction based on the information provided or involving the property described herein. This Company's sole liability for any error(s) relating to this product is limited to the amount that was paid for this product.

6. FOR INFORMATIONAL PURPOSES ONLY:

24-month Chain of Title: The only conveyance(s) affecting said land recorded within the 24 months preceding the date of this commitment is (are) as follows:

Warranty Deed recorded July 31, 2023, as Reception No. 1029250. Quit Claim Deed recorded March 29, 2023, as Reception No. 1025816.

NOTE: If no conveyances were found in that 24 month period, the last recorded conveyance is reported. If the subject land is a lot in a subdivision plat less than 24 months old, only the conveyances subsequent to the plat are reported.

This page is only a part of a 2021 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule B, Part I - Requirements; and Schedule B, Part II - Exceptions; and a countersignature by the Company or its issuing agent that may be in electronic form.

Copyright 2021 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

File No.: 2204677-IO

ALTA Commitment for Title Insurance Schedule BI (07-01-2021) Page 3 of 5



ALTA COMMITMENT FOR TITLE INSURANCE (07-01-2021) SCHEDULE B PART II

ISSUED BY STEWART TITLE GUARANTY COMPANY

File No.: 2204677-IO

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. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B. Part I - Requirements are met.
- 2. Rights or claims of parties in possession, not shown by the public records.
- 3. Easements, or claims of easements, not shown by the public records.
- 4. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the title that would be disclosed by an accurate and complete land survey of the Land and not shown by the public records.
- Any lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not 5. shown by the public records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) Minerals of whatsoever kind, subsurface and surface substances, in, on, under and that may be produced from the Land, together with all rights, privileges, and immunities relating thereto, whether or not the matters excepted under (a), (b) or (c) are shown by the Public Records or listed in Schedule B.
- 7. Water rights, claims or title to water.
- Any and all unpaid taxes and assessments and any unredeemed tax sales. 8.
- 9. All matters as shown on the Map for Beaver Land and Irrigation Co., Plat No. 1, Beaver Park recorded November 2, 1907 as Reception No. 80781.
- Rights of way for irrigating ditches and laterals, all public highways as located and the right of way of the Florence and Cripple Creek Railroad Company and all oils and gases with the right to use so much of the surface as is necessary to remove the same as reserved in deed recorded June 10, 1907 in Book 139 at Page 550.
- 11. All oil, coal and gases with rights as reserved in deeds recorded May 23, 1916 in Book 169 at Page 195, (W1/2) and November 18, 1946 in Book 306, Page 567, (E1/2).
- Matters, including, but not limited to, easements, ditches and laterals disclosed on the Map of Beaver Park Water. 12.

This page is only a part of a 2021 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I - Requirements; and Schedule B, Part II - Exceptions; and a countersignature by the Company or its issuing agent that may be in electronic form.

Copyright 2021 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association. File No.: 2204677-IO

ALTA Commitment for Title Insurance Schedule BII (07-01-2021)

Page 4 of 5





ALTA COMMITMENT FOR TITLE INSURANCE (07-01-2021) SCHEDULE B PART II

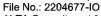
ISSUED BY STEWART TITLE GUARANTY COMPANY

- Beaver Park Water District instrument recorded March 12, 2009 as Reception No. 860898.
- Any and all unrecorded leases or tenancies and any and all parties claiming by, through, or under such leases or tenancies.
- 15. The following as shown on the Improvement Location Certificate by Cornerstone Land Surveying, LLC, dated 7-26-23, by Matthew J. Koch PLS 37907: fence sitting off of the property line along the west boundary.

This page is only a part of a 2021 ALTA® Commitment for Title Insurance. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I - Requirements; and Schedule B, Part II - Exceptions; and a countersignature by the Company or its issuing agent that may be in electronic form.

Copyright 2021 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



ALTA Commitment for Title Insurance Schedule BII (07-01-2021)

Page 5 of 5





SELLERS:
BUYERS: Volk Capital, LLC
PROPERTY: 610 C Street, Penrose, CO 81240
DATE: 2023

DISCLOSURE REGARDING FUNDS FOR CLOSING

Escrow Agent may receive other benefits from the financial institution where the funds are deposited. Based upon the deposit of escrow funds in demand deposit accounts and other relationships with the financial institution, Escrow Agent is eligible to participate in a program whereby it may (i) receive favorable loan terms and earn income from the investment of loan proceeds and (ii) receive other benefits offered by the financial institution.

AFFILIATED BUSINESS DISCLOSURE

This is to give you notice that Rocky Mountain Recording Services has a business relationship with Stewart Title Company and its affiliated and subsidiary companies. Stewart Title Company and Rocky Mountain Recording Services share common ownership. Stewart Title Company is wholly owned by Stewart Title Guaranty Company which shares the same parent company as Rocky Mountain Recording Services. Because of this relationship, this referral may provide Rocky Mountain Recording Services and Stewart a financial or other benefit.

Set forth below is the estimated charge or range of charges for the settlement services listed. You are NOT required to use the above provider as a condition for settlement of this transaction on the above referenced property. THERE ARE FREQUENTLY OTHER SETTLEMENT SERVICE PROVIDERS AVAILABLE WITH SIMILAR SERVICES. YOU ARE FREE TO SHOP AROUND TO DETERMINE THAT YOU ARE RECEIVING THE BEST SERVICES AND THE BEST RATE FOR THESE SERVICES.

Colorado Recording Fee Schedule	
Processing/Verification Fee: Per Escrow File\$30.00	
E-Recording Fee: Per Document\$5.00	
Government Recording Fees: Per Document Fees	
1st Page\$13.00 Each Additional Page\$5.00	

DISCLOSURES

File No.: 2204677-IO

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

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

Note: Colorado Division of Insurance Regulations 8-1-2, Section 5, Paragraph G requires that "Every title entity shall be responsible for all matters which appear of record prior to the time of recording whenever the title entity conducts the closing and is responsible for recording or filing of legal documents resulting from the transaction which was closed." Provided that Stewart Title Company dba Empire Title, A Division of Stewart conducts the closing of the insured transaction and is responsible for recording the legal documents from the transaction, exception number 1 will not appear on the Owner's Title Policy and the Lender's Title Policy when issued.

Note: Colorado Division of Insurance Regulations 8-1-2, Section 5, Paragraph M requires that every title entity shall notify in writing that

Affirmative Mechanic's Lien Protection for the Owner may be available (typically by deletion of Exception No. 5 of Schedule B, Section 2 of the Commitment from the Owner's Policy to be issued) upon compliance with the following conditions:

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

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

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

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

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

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

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.

Updated: August 24, 2023

STEWART INFORMATION SERVICES CORPORATION GRAMM-LEACH BLILEY PRIVACY NOTICE

This Stewart Information Services Corporation Privacy Notice ("Notice") explains how we and our affiliates and majority-owned subsidiary companies (collectively, "Stewart," "our," or "we") collect, use, and protect personal information, when and to whom we disclose such information, and the choices you have about the use and disclosure of your information. Pursuant to Title V of the Gramm-Leach Bliley Act ("GLBA") and other Federal and state laws and regulations applicable to financial institutions, consumers have the right to limit some, but not all sharing of their personal information. Please read this Notice carefully to understand how Stewart uses your personal information.

The types of personal information Stewart collects, and shares depends on the product or service you have requested.

Stewart may collect the following categories of personal and financial information from you throughout your transaction:

- 1. Identifiers: Real name, alias, online IP address if accessing company websites, email address, account name, unique online identifier, or other similar identifiers.
- 2. Demographic Information: Marital status, gender, date of birth.
- Personal Information and Personal Financial Information: Full name, signature, social security number, address, driver's license number, passport number, telephone number, insurance policy number, education, employment, employment history, bank account number, credit card number, debit card number, credit reports, or any other information necessary to complete the transaction.

Stewart may collect personal information about you from:

- 1. Publicly available information from government records.
- 2. Information we receive directly from you or your agent(s), such as your lender or real estate broker.
- 3. Information we receive from consumer reporting agencies and/or governmental entities, either directly from these entities or through others.

Stewart may use your personal information for the following purposes:

- 1. To provide products and services to you in connection with a transaction.
- 2. To improve our products and services.
- 3. To communicate with you about our affiliates', and others' products and services, jointly or independently.

Stewart may use or disclose the personal information we collect for one or more of the following purposes:

- To fulfill or meet the reason for which the information is provided.
- To provide, support, personalize, and develop our website, products, and services.
- · To create, maintain, customize, and secure your account with Stewart.
- To process your requests, purchases, transactions, and payments and prevent transactional fraud.
- To prevent and/or process claims.
- To assist third party vendors/service providers who complete transactions or perform services on Stewart's behalf pursuant to valid service provider agreements.
- As necessary or appropriate to protect the rights, property or safety of Stewart, our customers, or others.
- To provide you with support and to respond to your inquiries, including to investigate and address your concerns and monitor and improve our responses.
- To help maintain the safety, security, and integrity of our website, products and services, databases and other technologybased assets, and business.
- To respond to law enforcement or regulator requests as required by applicable law, court order, or governmental regulations.
- Auditing for compliance with federal and state laws, rules, and regulations.
- Performing services including maintaining or servicing accounts, providing customer service, processing, or fulfilling orders and transactions, verifying customer information, processing payments.
- To evaluate or conduct a merger, divestiture, restructuring, reorganization, dissolution, or other sale or transfer of some or all
 our assets, whether as a going concern or as part of bankruptcy, liquidation, or similar proceeding, in which personal
 information held by us is among the assets transferred.

File No.: 2204677-IO Updated 08/24/2023

Stewart will not collect additional categories of personal information or use the personal information we collected for materially different, unrelated, or incompatible purposes without providing you notice.

Disclosure of Personal Information to Affiliated Companies and Nonaffiliated Third Parties

Stewart does not sell your personal information to nonaffiliated third parties. Stewart may share your information with those you have designated as your agent throughout the course of your transaction (for example, your realtor, broker, or a lender). Stewart may disclose your personal information to non-affiliated third-party service providers and vendors to render services to complete your transaction.

We share your personal information with the following categories of third parties:

- Non-affiliated service providers and vendors we contract with to render specific services (For example, search companies, mobile notaries, and companies providing credit/debit card processing, billing, shipping, repair, customer service, auditing, marketing, etc.)
- To enable Stewart to prevent criminal activity, fraud, material misrepresentation, or nondisclosure.
- Stewart's affiliated and subsidiary companies.
- Parties involved in litigation and attorneys, as required by law.
- Financial rating organizations, rating bureaus and trade associations, taxing authorities, if required in the transaction.
- Federal and State Regulators, law enforcement and other government entities to law enforcement or authorities in connection with an investigation, or in response to a subpoena or court order.

The law does not require your prior authorization or consent and does not allow you to restrict the disclosures described above. Additionally, we may disclose your information to third parties for whom you have given us authorization or consent to make such disclosure. We do not otherwise share your Personal Information or browsing information with non-affiliated third parties, except as required or permitted by law.

Right to Limit Use of Your Personal Information

You have the right to opt-out of sharing of your personal information among our affiliates to directly market to you. To opt-out of sharing your information with affiliates for direct marketing, you may send an "opt out" request to OptOut@stewart.com, or contact us through other available methods provided under "Contact Information" in this Notice. We do not share your Personal Information with nonaffiliates for their use to directly market to you without your consent.

How Stewart Protects Your Personal Information

Stewart maintains physical, technical, and administrative safeguards and policies to protect your personal information.

Contact Information

If you have specific questions or comments about this Notice, the ways in which Stewart collects and uses your information described herein, or your choices and rights regarding such use, please do not hesitate to contact us at:

Phone:

Toll Free at 1-866-571-9270

Email:

Privacyrequest@stewart.com

Postal Address: Stewart Information Services Corporation

Attn: Mary Thomas, Chief Compliance and Regulatory Officer

1360 Post Oak Blvd., Ste. 100, MC #14-1

Houston, TX 77056

File No.: 2204677-IO Updated 08/24/2023

Effective Date: January 1, 2020

Updated: August 24, 2023

STEWART INFORMATION SERVICES CORPORATION PRIVACY NOTICE FOR CALIFORNIA RESIDENTS

Stewart Information Services Corporation and its affiliates and majority-owned subsidiary companies (collectively, "Stewart," "our," or "we") respect and are committed to protecting your privacy. Pursuant to the California Consumer Privacy Act of 2018 ("CCPA") and the California Privacy Rights Act of 2020 ("CPRA"), we are providing this **Privacy Notice** ("CCPA Notice"). This CCPA Notice explains how we collect, use, and disclose personal information, when and to whom we disclose such information, and the rights you, as a California resident have regarding your Personal Information. This CCPA Notice supplements the information contained in Stewart's existing privacy notice and applies solely to all visitors, users, consumers, and others who reside in the State of California or are considered California Residents as defined in the CCPA ("consumers" or "you"). All terms defined in the CCPA & CPRA have the same meaning when used in this Notice.

Personal and Sensitive Personal Information Stewart Collects

Stewart has collected the following categories of personal and sensitive personal information from consumers within the last twelve (12) months:

- A. Identifiers. A real name, alias, postal address, unique personal identifier, online identifier, Internet Protocol address, email address, account name, Social Security number, driver's license number, passport number, or other similar identifiers.
- B. Personal information categories listed in the California Customer Records statute (Cal. Civ. Code § 1798.80(e)). A name, signature, Social Security number, address, telephone number, passport number, driver's license or state identification card number, insurance policy number, education, employment, employment history, bank account number, credit card number, debit card number, or any other financial information.
- C. Protected classification characteristics under California or federal law. Age, race, color, ancestry, national origin, citizenship, marital status, sex (including gender, gender identity, gender expression), veteran or military status.
- **D. Commercial Information.** Records of personal property, products or services purchased, obtained, or considered, or other purchasing or consuming histories or tendencies.
- E. Internet or other similar network activity. Browsing history, search history, information on a consumer's interaction with a website, application, or advertisement.

F. Geolocation data

Stewart obtains the categories of personal and sensitive information listed above from the following categories of sources:

- Directly and indirectly from customers, their designees, or their agents (For example, realtors, lenders, attorneys, brokers, etc.)
- Directly and indirectly from activity on Stewart's website or other applications.
- From third parties that interact with Stewart in connection with the services we provide.

Use of Personal and Sensitive Personal Information

Stewart may use or disclose the personal or sensitive information we collect for one or more of the following purposes:

- a. To fulfill or meet the reason for which the information is provided.
- b. To provide, support, personalize, and develop our website, products, and services.
- c. To create, maintain, customize, and secure your account with Stewart.
- d. To process your requests, purchases, transactions, and payments and prevent transactional fraud.
- e. To prevent and/or process claims.
- f. To assist third party vendors/service providers who complete transactions or perform services on Stewart's behalf pursuant to valid service provider agreements.
- g. As necessary or appropriate to protect the rights, property or safety of Stewart, our customers, or others.
- h. To provide you with support and to respond to your inquiries, including to investigate and address your concerns and monitor and improve our responses.
- i. To personalize your website experience and to deliver content and product and service offerings relevant to your interests, including targeted offers and ads through our website, third-party sites, and via email or text message (with your consent, where required by law).
- j. To help maintain the safety, security, and integrity of our website, products and services, databases and other technology-based assets, and business
- k. To respond to law enforcement or regulator requests as required by applicable law, court order, or governmental regulations.
- I. Auditing for compliance with federal and state laws, rules, and regulations.
- m. Performing services including maintaining or servicing accounts, providing customer service, processing, or fulfilling orders and transactions, verifying customer information, processing payments, providing advertising or marketing services or other similar services.
- n. To evaluate or conduct a merger, divestiture, restructuring, reorganization, dissolution, or other sale or transfer of some or all our assets, whether as a going concern or as part of bankruptcy, liquidation, or similar proceeding, in which personal information held by us is among the assets transferred.

File No.: 2204677-IO Updated 08/24/2023

Stewart will not collect additional categories of personal or sensitive information or use the personal or sensitive information we collected for materially different, unrelated, or incompatible purposes without providing you notice.

Disclosure of Personal Information to Affiliated Companies and Nonaffiliated Third Parties

Stewart does not sell your personal information to nonaffiliated third parties. Stewart may share your information with those you have designated as your agent throughout the course of your transaction (for example, a realtor, broker, or a lender).

We share your personal information with the following categories of third parties:

- a. Service providers and vendors we contract with to render specific services (For example, search companies, mobile notaries, and companies providing credit/debit card processing, billing, shipping, repair, customer service, auditing, marketing, etc.)
- b. Affiliated Companies.
- c. Parties involved in litigation and attorneys, as required by law.
- d. Financial rating organizations, rating bureaus and trade associations.
- Federal and State Regulators, law enforcement and other government entities

In the preceding twelve (12) months, Stewart has disclosed the following categories of personal information:

- Category A: Identifiers
- Category B: California Customer Records personal information categories
- Category C: Protected classification characteristics under California or federal law
- Category D: Commercial Information
- Category E: Internet or other similar network activity
- Category F: Non-public education information

A. Your Consumer Rights and Choices Under CCPA and CPRA

The CCPA and CPRA provide consumers (California residents as defined in the CCPA) with specific rights regarding their personal information. This section describes your rights and explains how to exercise those rights.

i. Access to Specific Information and Data Portability Rights

You have the right to request that Stewart disclose certain information to you about our collection and use of your personal information over the past 12 months. Once we receive and confirm your verifiable consumer request, Stewart will disclose to you:

- The categories of personal information Stewart collected about you.
- The categories of sources for the personal information Stewart collected about you.
- Stewart's business or commercial purpose for collecting that personal information.
- The categories of third parties with whom Stewart shares that personal information.
- The specific pieces of personal information Stewart collected about you (also called a data portability request).
- If Stewart disclosed your personal data for a business purpose, a listing identifying the personal information categories that each category of recipient obtained.

ii. Deletion Request Rights

You have the right to request that Stewart delete any personal information we collected from you and retained, subject to certain exceptions. Once we receive and confirm your verifiable consumer request, Stewart will delete (and direct our service providers to delete) your personal information from our records, unless an exception applies.

Stewart may deny your deletion request if retaining the information is necessary for us or our service providers to:

- Complete the transaction for which we collected the personal information, provide a good or service that you requested, take actions
 reasonably anticipated within the context of our ongoing business relationship with you, or otherwise perform our contract with you.
- 2. Detect security incidents, protect against malicious, deceptive, fraudulent, or illegal activity, or prosecute those responsible for such activities.
- 3. Debug products to identify and repair errors that impair existing intended functionality.
- 4. Exercise free speech, ensure the right of another consumer to exercise their free speech rights, or exercise another right provided for by law.
- 5. Comply with the California Electronic Communications Privacy Act (Cal. Penal Code § 1546 seq.).
- Engage in public or peer-reviewed scientific, historical, or statistical research in the public interest that adheres to all other applicable ethics
 and privacy laws, when the information's deletion may likely render impossible or seriously impair the research's achievement, if you
 previously provided informed consent.
- 7. Enable solely internal uses that are reasonably aligned with consumer expectations based on your relationship with us.
- Comply with a legal obligation.
- 9. Make other internal and lawful uses of that information that are compatible with the context in which you provided it.

iii. Opt-Out of Information Sharing and Selling

Stewart does not share or sell information to third parties, as the terms are defined under the CCPA and CPRA. Stewart only shares your personal information as commercially necessary and in accordance with this CCPA Notice.

iv. Correction of Inaccurate Information

You have the right to request that Stewart correct any inaccurate information maintained about.

File No.: 2204677-IO Updated 08/24/2023

v. Limit the Use of Sensitive Personal Information

You have the right to limit how your sensitive personal information, as defined in the CCPA and CPRA is disclosed or shared with third parties.

Exercising Your Rights Under CCPA and CPRA

If you have questions or comments about this notice, the ways in which Stewart collects and uses your information described herein, your choices and rights regarding such use, or wish to exercise your rights under California law, please submit a verifiable consumer request to us by the available means provided below:

- Emailing us at OptOut@stewart.com; or
- 2. Visiting https://www.stewart.com/en/quick-links/ccpa-request.html

Only you, or someone legally authorized to act on your behalf, may make a verifiable consumer request related to your personal information. You may also make a verifiable consumer request on behalf of your minor child, if applicable.

To designate an authorized agent, please contact Stewart through one of the methods mentioned above.

You may only make a verifiable consumer request for access or data portability twice within a 12-month period. The verifiable consumer request must:

- Provide sufficient information that allows us to reasonably verify you are the person about whom we collected personal information or an authorized representative.
- Describe your request with sufficient detail that allows us to properly understand, evaluate, and respond to it.

Stewart cannot respond to your request or provide you with personal information if we cannot verify your identity or authority to make the request and confirm the personal information relates to you.

Making a verifiable consumer request does not require you to create an account with Stewart.

Response Timing and Format

We endeavor to respond to a verifiable consumer request within forty-five (45) days of its receipt. If we require more time (up to an additional 45 days), we will inform you of the reason and extension period in writing.

A written response will be delivered by mail or electronically, at your option.

Any disclosures we provide will only cover the 12-month period preceding the verifiable consumer request's receipt. The response we provide will also explain the reasons we cannot comply with a request, if applicable.

Stewart does not charge a fee to process or respond to your verifiable consumer request unless it is excessive, repetitive, or manifestly unfounded. If we determine that the request warrants a fee, we will tell you why we made that decision and provide you with a cost estimate before completing your request.

Non-Discrimination

Stewart will not discriminate against you for exercising any of your CCPA rights. Unless permitted by the CCPA, we will not:

- Deny you goods or services
- Charge you a different prices or rates for goods or services, including through granting discounts or other benefits, or imposing penalties.
- Provide you a different level or quality of goods or services.
- Suggest that you may receive a different price or rate for goods or services or a different level or quality of goods or services.

Record Retention

Your personal information will not be kept for longer than is necessary for the business purpose for which it is collected and processed. We will retain your personal information and records based on established record retention policies pursuant to California law and in compliance with all federal and state retention obligations. Additionally, we will retain your personal information to comply with applicable laws, regulations, and legal processes (such as responding to subpoenas or court orders), and to respond to legal claims, resolve disputes, and comply with legal or regulatory recordkeeping requirements.

Changes to This CCPA Notice

Stewart reserves the right to amend this CCPA Notice at our discretion and at any time. When we make changes to this CCPA Notice, we will post the updated Notice on Stewart's website and update the Notice's effective date.

Link to Privacy Notice

https://www.stewart.com/en/privacy.html

Contact Information

Stewart Information Services Corporation
Attn: Mary Thomas, Chief Compliance and Regulatory Officer
1360 Post Oak Blvd., Ste. 100, MC #14-1
Houston, TX 77056

File No.: 2204677-IO Updated 08/24/2023



Colorado Secretary of State

ID#: 20218213897 Document #: 20218213897

Filed on: 12/27/2021 08:34:52 AM

Paid: \$50.00

Articles of Organization for a Limited Liability Company

filed pursuant to § 7-90-301 and § 7-80-204 of the Colorado Revised Statutes (C.R.S.)

The domestic entity name of the limited liability company is Volk Capital LLC

The principal office street address is 477 S Escalante Drive
Pueblo CO 81007
US

The principal office mailing address is 477 S Escalante Drive
Pueblo CO 81007
US

The name of the registered agent is John Volk III

The registered agent's street address is 477 S Escalante Drive
Pueblo CO 81007
US

The registered agent's mailing address is 477 S Escalante Drive
Pueblo CO 81007
US

The person above has agreed to be appointed as the registered agent for this limited liability company.

The management of the limited liability company is vested in Members

There is at least one member of the limited liability company.

Person(s) forming the limited liability company

John Volk III
477 S Escalante Drive
Pueblo CO 81007
US
Afton Rossi Volk
477 S Escalante Drive
Pueblo CO 81007
US

Causing this document to be delivered to the Secretary of State for filing shall constitute the affirmation or acknowledgment of each individual causing such delivery, under penalties of perjury, that the document is the individual's act and deed, or that the individual in good faith believes the document is the act and deed of the person on whose behalf the individual is causing the document to be delivered for filing, taken in conformity with the requirements of part 3 of article 90 of title 7, C.R.S., and, if applicable, the constituent documents, and the organic statutes, and that the individual in good faith believes the facts stated in the document are true and the document complies with the requirements of that Part, the constituent documents, and the organic statutes.

This perjury notice applies to each individual who causes this document to be delivered to the secretary of state, whether or not such individual is named in the document as one who has caused it to be delivered.

Name(s) and address(es) of the individual(s) causing the document to be delivered for filing

John Volk III 477 S Escalante Drive Pueblo CO 81007 US



Fremont County Treasurer Statement of Taxes Due

Account Number R022396 Assessed To Parcel 69001740 VOLK CAPITAL LLC 447 ESCALANTE DR PUEBLO WEST, CO 81007-2212

Legal Description

* Credit Levy

Situs Address 610 C ST

TR-50 SEC 31-18-68 BEAVER PARK #1

Year	Tax	Interest	Fees	Payments	Balanc
Tax Charge					
2023	\$935.20	\$0.00	\$0.00	\$0.00	\$935.20
Total Tax Charge					\$935.20
Grand Total Due as of 02/22/2024					\$935.20
Tax Billed at 2023 Rates for Tax Area 29	B - 29B				
Authority	Tax Rate	Amount	Values	Actual	Assessed
PENROSE WATER DISTRICT	0.0056270000	\$110.32	SINGLE FAMILY	\$134,686	\$9,024
S.E. COLO WATER CONS DISTRI	0.0008880000*	\$17.41	RESID		
UPPER ARKANSAS WATER CONS D	0.0003810000*	\$7.47	SINGLE FAMILY RESID	\$157,941	\$10,582
SCHOOL DISTRICT RE-2 GENERA	0.0201230000	\$394.53	KESID		
PENROSE PARK & RECREATION D	0.0024360000*	\$47.76	Total	\$292,627	\$19,606
FREMONT COUNTY 001 GENERAL	0.0079410000*	\$155.70			
FREMONT COUNTY 001 ROAD & B	0.0008500000	\$16.67			
FREMONT COUNTY 001 HUMAN SE	0.0027010000	\$52.96			
FREMONT COUNTY 001 COUNTY A	0,0003210000	\$6.29			
FREMONT CONSERVATION DISTRI	0.0005000000	\$9.80			
PENROSE COMMUNITY LIBRARY I	0.0055080000	\$107.99			
SCHOOL DISTRICT RE-2 BOND R	0.0101890000	\$199.77			
FLORENCE FIRE DISTRICT GENE	0.0143980000	\$282.29			
FLORENCE FIRE CAPITAL EXPEN	0.0006000000	\$11.76			
Taxes Billed 2023	0.0724630000	\$1,420.72			
Senior		(\$485.52)			
Net Taxes Billed for 2023		\$935.20			



NRCS

Natural Resources Conservation Service A product of the National Cooperative Soil Survey, a joint effort of the United States Department of Agriculture and other Federal agencies, State agencies including the Agricultural Experiment Stations, and local participants

Custom Soil Resource Report for Fremont County Area, Colorado



Preface

Soil surveys contain information that affects land use planning in survey areas. They highlight soil limitations that affect various land uses and provide information about the properties of the soils in the survey areas. Soil surveys are designed for many different users, including farmers, ranchers, foresters, agronomists, urban planners, community officials, engineers, developers, builders, and home buyers. Also, conservationists, teachers, students, and specialists in recreation, waste disposal, and pollution control can use the surveys to help them understand, protect, or enhance the environment.

Various land use regulations of Federal, State, and local governments may impose special restrictions on land use or land treatment. Soil surveys identify soil properties that are used in making various land use or land treatment decisions. The information is intended to help the land users identify and reduce the effects of soil limitations on various land uses. The landowner or user is responsible for identifying and complying with existing laws and regulations.

Although soil survey information can be used for general farm, local, and wider area planning, onsite investigation is needed to supplement this information in some cases. Examples include soil quality assessments (http://www.nrcs.usda.gov/wps/portal/nrcs/main/soils/health/) and certain conservation and engineering applications. For more detailed information, contact your local USDA Service Center (https://offices.sc.egov.usda.gov/locator/app?agency=nrcs) or your NRCS State Soil Scientist (http://www.nrcs.usda.gov/wps/portal/nrcs/detail/soils/contactus/?cid=nrcs142p2 053951).

Great differences in soil properties can occur within short distances. Some soils are seasonally wet or subject to flooding. Some are too unstable to be used as a foundation for buildings or roads. Clayey or wet soils are poorly suited to use as septic tank absorption fields. A high water table makes a soil poorly suited to basements or underground installations.

The National Cooperative Soil Survey is a joint effort of the United States Department of Agriculture and other Federal agencies, State agencies including the Agricultural Experiment Stations, and local agencies. The Natural Resources Conservation Service (NRCS) has leadership for the Federal part of the National Cooperative Soil Survey.

Information about soils is updated periodically. Updated information is available through the NRCS Web Soil Survey, the site for official soil survey information.

The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, age, disability, and where applicable, sex, marital status, familial status, parental status, religion, sexual orientation, genetic information, political beliefs, reprisal, or because all or a part of an individual's income is derived from any public assistance program. (Not all prohibited bases apply to all programs.) Persons with disabilities who require

alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 720-2600 (voice and TDD). To file a complaint of discrimination, write to USDA, Director, Office of Civil Rights, 1400 Independence Avenue, S.W., Washington, D.C. 20250-9410 or call (800) 795-3272 (voice) or (202) 720-6382 (TDD). USDA is an equal opportunity provider and employer.

Contents

Preface	2
How Soil Surveys Are Made	5
Soil Map	8
Soil Map	9
Legend	10
Map Unit Legend	
Map Unit Descriptions	
Fremont County Area, Colorado	13
65—Manvel silt loam, 0 to 2 percent slopes	
83—Penrose-Minnequa complex, 1 to 15 percent slopes	
References	

How Soil Surveys Are Made

Soil surveys are made to provide information about the soils and miscellaneous areas in a specific area. They include a description of the soils and miscellaneous areas and their location on the landscape and tables that show soil properties and limitations affecting various uses. Soil scientists observed the steepness, length, and shape of the slopes; the general pattern of drainage; the kinds of crops and native plants; and the kinds of bedrock. They observed and described many soil profiles. A soil profile is the sequence of natural layers, or horizons, in a soil. The profile extends from the surface down into the unconsolidated material in which the soil formed or from the surface down to bedrock. The unconsolidated material is devoid of roots and other living organisms and has not been changed by other biological activity.

Currently, soils are mapped according to the boundaries of major land resource areas (MLRAs). MLRAs are geographically associated land resource units that share common characteristics related to physiography, geology, climate, water resources, soils, biological resources, and land uses (USDA, 2006). Soil survey areas typically consist of parts of one or more MLRA.

The soils and miscellaneous areas in a survey area occur in an orderly pattern that is related to the geology, landforms, relief, climate, and natural vegetation of the area. Each kind of soil and miscellaneous area is associated with a particular kind of landform or with a segment of the landform. By observing the soils and miscellaneous areas in the survey area and relating their position to specific segments of the landform, a soil scientist develops a concept, or model, of how they were formed. Thus, during mapping, this model enables the soil scientist to predict with a considerable degree of accuracy the kind of soil or miscellaneous area at a specific location on the landscape.

Commonly, individual soils on the landscape merge into one another as their characteristics gradually change. To construct an accurate soil map, however, soil scientists must determine the boundaries between the soils. They can observe only a limited number of soil profiles. Nevertheless, these observations, supplemented by an understanding of the soil-vegetation-landscape relationship, are sufficient to verify predictions of the kinds of soil in an area and to determine the boundaries.

Soil scientists recorded the characteristics of the soil profiles that they studied. They noted soil color, texture, size and shape of soil aggregates, kind and amount of rock fragments, distribution of plant roots, reaction, and other features that enable them to identify soils. After describing the soils in the survey area and determining their properties, the soil scientists assigned the soils to taxonomic classes (units). Taxonomic classes are concepts. Each taxonomic class has a set of soil characteristics with precisely defined limits. The classes are used as a basis for comparison to classify soils systematically. Soil taxonomy, the system of taxonomic classification used in the United States, is based mainly on the kind and character of soil properties and the arrangement of horizons within the profile. After the soil

scientists classified and named the soils in the survey area, they compared the individual soils with similar soils in the same taxonomic class in other areas so that they could confirm data and assemble additional data based on experience and research.

The objective of soil mapping is not to delineate pure map unit components; the objective is to separate the landscape into landforms or landform segments that have similar use and management requirements. Each map unit is defined by a unique combination of soil components and/or miscellaneous areas in predictable proportions. Some components may be highly contrasting to the other components of the map unit. The presence of minor components in a map unit in no way diminishes the usefulness or accuracy of the data. The delineation of such landforms and landform segments on the map provides sufficient information for the development of resource plans. If intensive use of small areas is planned, onsite investigation is needed to define and locate the soils and miscellaneous areas.

Soil scientists make many field observations in the process of producing a soil map. The frequency of observation is dependent upon several factors, including scale of mapping, intensity of mapping, design of map units, complexity of the landscape, and experience of the soil scientist. Observations are made to test and refine the soil-landscape model and predictions and to verify the classification of the soils at specific locations. Once the soil-landscape model is refined, a significantly smaller number of measurements of individual soil properties are made and recorded. These measurements may include field measurements, such as those for color, depth to bedrock, and texture, and laboratory measurements, such as those for content of sand, silt, clay, salt, and other components. Properties of each soil typically vary from one point to another across the landscape.

Observations for map unit components are aggregated to develop ranges of characteristics for the components. The aggregated values are presented. Direct measurements do not exist for every property presented for every map unit component. Values for some properties are estimated from combinations of other properties.

While a soil survey is in progress, samples of some of the soils in the area generally are collected for laboratory analyses and for engineering tests. Soil scientists interpret the data from these analyses and tests as well as the field-observed characteristics and the soil properties to determine the expected behavior of the soils under different uses. Interpretations for all of the soils are field tested through observation of the soils in different uses and under different levels of management. Some interpretations are modified to fit local conditions, and some new interpretations are developed to meet local needs. Data are assembled from other sources, such as research information, production records, and field experience of specialists. For example, data on crop yields under defined levels of management are assembled from farm records and from field or plot experiments on the same kinds of soil.

Predictions about soil behavior are based not only on soil properties but also on such variables as climate and biological activity. Soil conditions are predictable over long periods of time, but they are not predictable from year to year. For example, soil scientists can predict with a fairly high degree of accuracy that a given soil will have a high water table within certain depths in most years, but they cannot predict that a high water table will always be at a specific level in the soil on a specific date.

After soil scientists located and identified the significant natural bodies of soil in the survey area, they drew the boundaries of these bodies on aerial photographs and

identified each as a specific map unit. Aerial photographs show trees, buildings, fields, roads, and rivers, all of which help in locating boundaries accurately.

Soil Map

The soil map section includes the soil map for the defined area of interest, a list of soil map units on the map and extent of each map unit, and cartographic symbols displayed on the map. Also presented are various metadata about data used to produce the map, and a description of each soil map unit.

MAP LEGEND

Special Line Features Very Stony Spot Stony Spot Spoil Area Wet Spot Other W 8 ورځ < Q Soil Map Unit Polygons Area of Interest (AOI) Soil Map Unit Points Soil Map Unit Lines Area of Interest (AOI) Soils

- Special Point Features Blowout 9
 - Borrow Pit Clay Spot

Streams and Canals

Water Features

- Closed Depression 0
 - X

Interstate Highways

Rails

Ī

Transportation

Major Roads Local Roads

US Routes

- Gravelly Spot Gravel Pit
- Lava Flow Landfill
- Marsh or swamp

Aerial Photography

Background

Miscellaneous Water

Mine or Quarry

- Perennial Water
- Rock Outcrop
- Sandy Spot Saline Spot
- Severely Eroded Spot
- Slide or Slip Sinkhole
- Sodic Spot

MAP INFORMATION

The soil surveys that comprise your AOI were mapped at 1:24,000.

Warning: Soil Map may not be valid at this scale.

confrasting soils that could have been shown at a more detailed misunderstanding of the detail of mapping and accuracy of soil Enlargement of maps beyond the scale of mapping can cause line placement. The maps do not show the small areas of

Please rely on the bar scale on each map sheet for map measurements. Source of Map: Natural Resources Conservation Service Web Soil Survey URL:

Coordinate System: Web Mercator (EPSG:3857)

distance and area. A projection that preserves area, such as the Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required. This product is generated from the USDA-NRCS certified data as of the version date(s) listed below.

Soil Survey Area: Fremont County Area, Colorado Survey Area Data: Version 21, Aug 24, 2023 Soil map units are labeled (as space allows) for map scales

Date(s) aerial images were photographed: May 18, 2020—May 21, 2020 1:50,000 or larger.

The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.



Map Unit Legend

Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AOI
65	Manvel silt loam, 0 to 2 percent slopes	11.1	81.7%
83	Penrose-Minnequa complex, 1 to 15 percent slopes	2.5	18.3%
Totals for Area of Interest		13.6	100.0%

Map Unit Descriptions

The map units delineated on the detailed soil maps in a soil survey represent the soils or miscellaneous areas in the survey area. The map unit descriptions, along with the maps, can be used to determine the composition and properties of a unit.

A map unit delineation on a soil map represents an area dominated by one or more major kinds of soil or miscellaneous areas. A map unit is identified and named according to the taxonomic classification of the dominant soils. Within a taxonomic class there are precisely defined limits for the properties of the soils. On the landscape, however, the soils are natural phenomena, and they have the characteristic variability of all natural phenomena. Thus, the range of some observed properties may extend beyond the limits defined for a taxonomic class. Areas of soils of a single taxonomic class rarely, if ever, can be mapped without including areas of other taxonomic classes. Consequently, every map unit is made up of the soils or miscellaneous areas for which it is named and some minor components that belong to taxonomic classes other than those of the major soils.

Most minor soils have properties similar to those of the dominant soil or soils in the map unit, and thus they do not affect use and management. These are called noncontrasting, or similar, components. They may or may not be mentioned in a particular map unit description. Other minor components, however, have properties and behavioral characteristics divergent enough to affect use or to require different management. These are called contrasting, or dissimilar, components. They generally are in small areas and could not be mapped separately because of the scale used. Some small areas of strongly contrasting soils or miscellaneous areas are identified by a special symbol on the maps. If included in the database for a given area, the contrasting minor components are identified in the map unit descriptions along with some characteristics of each. A few areas of minor components may not have been observed, and consequently they are not mentioned in the descriptions, especially where the pattern was so complex that it was impractical to make enough observations to identify all the soils and miscellaneous areas on the landscape.

The presence of minor components in a map unit in no way diminishes the usefulness or accuracy of the data. The objective of mapping is not to delineate pure taxonomic classes but rather to separate the landscape into landforms or landform segments that have similar use and management requirements. The delineation of such segments on the map provides sufficient information for the development of resource plans. If intensive use of small areas is planned, however,

onsite investigation is needed to define and locate the soils and miscellaneous areas.

An identifying symbol precedes the map unit name in the map unit descriptions. Each description includes general facts about the unit and gives important soil properties and qualities.

Soils that have profiles that are almost alike make up a *soil series*. Except for differences in texture of the surface layer, all the soils of a series have major horizons that are similar in composition, thickness, and arrangement.

Soils of one series can differ in texture of the surface layer, slope, stoniness, salinity, degree of erosion, and other characteristics that affect their use. On the basis of such differences, a soil series is divided into *soil phases*. Most of the areas shown on the detailed soil maps are phases of soil series. The name of a soil phase commonly indicates a feature that affects use or management. For example, Alpha silt loam, 0 to 2 percent slopes, is a phase of the Alpha series.

Some map units are made up of two or more major soils or miscellaneous areas. These map units are complexes, associations, or undifferentiated groups.

A *complex* consists of two or more soils or miscellaneous areas in such an intricate pattern or in such small areas that they cannot be shown separately on the maps. The pattern and proportion of the soils or miscellaneous areas are somewhat similar in all areas. Alpha-Beta complex, 0 to 6 percent slopes, is an example.

An association is made up of two or more geographically associated soils or miscellaneous areas that are shown as one unit on the maps. Because of present or anticipated uses of the map units in the survey area, it was not considered practical or necessary to map the soils or miscellaneous areas separately. The pattern and relative proportion of the soils or miscellaneous areas are somewhat similar. Alpha-Beta association, 0 to 2 percent slopes, is an example.

An undifferentiated group is made up of two or more soils or miscellaneous areas that could be mapped individually but are mapped as one unit because similar interpretations can be made for use and management. The pattern and proportion of the soils or miscellaneous areas in a mapped area are not uniform. An area can be made up of only one of the major soils or miscellaneous areas, or it can be made up of all of them. Alpha and Beta soils, 0 to 2 percent slopes, is an example.

Some surveys include *miscellaneous areas*. Such areas have little or no soil material and support little or no vegetation. Rock outcrop is an example.

Fremont County Area, Colorado

65—Manvel silt loam, 0 to 2 percent slopes

Map Unit Setting

National map unit symbol: 2rgql Elevation: 3,600 to 6,500 feet

Mean annual precipitation: 12 to 14 inches Mean annual air temperature: 48 to 54 degrees F

Frost-free period: 130 to 170 days

Farmland classification: Prime farmland if irrigated

Map Unit Composition

Manvel and similar soils: 85 percent Minor components: 15 percent

Estimates are based on observations, descriptions, and transects of the mapunit.

Description of Manvel

Setting

Landform: Fans, terraces

Landform position (three-dimensional): Tread

Down-slope shape: Linear

Across-slope shape: Linear, convex

Parent material: Loess

Typical profile

A - 0 to 5 inches: silt loam

Bk1 - 5 to 32 inches: silt loam

Bk2 - 32 to 48 inches: silt loam

Bky - 48 to 79 inches: silt loam

Properties and qualities

Slope: 0 to 2 percent

Depth to restrictive feature: More than 80 inches

Drainage class: Well drained Runoff class: Medium

Capacity of the most limiting layer to transmit water (Ksat): Moderately high to high

(0.60 to 2.00 in/hr)

Depth to water table: More than 80 inches

Frequency of flooding: None Frequency of ponding: None

Calcium carbonate, maximum content: 45 percent

Gypsum, maximum content: 5 percent

Maximum salinity: Very slightly saline to moderately saline (2.0 to 8.0 mmhos/cm)

Sodium adsorption ratio, maximum: 5.0

Available water supply, 0 to 60 inches: Very high (about 12.6 inches)

Interpretive groups

Land capability classification (irrigated): 2e Land capability classification (nonirrigated): 6c

Hydrologic Soil Group: B

Ecological site: R069XY006CO - Loamy Plains

Forage suitability group: Loamy, Limy (G069XW022CO)

Other vegetative classification: Loamy, Limy (G069XW022CO), Loamy Plains #6

(069XY006CO_2) Hydric soil rating: No

Minor Components

Minnegua

Percent of map unit: 10 percent Landform: Pediments, ridges

Landform position (two-dimensional): Summit, shoulder

Landform position (three-dimensional): Crest

Down-slope shape: Linear

Across-slope shape: Linear, convex

Ecological site: R069XY006CO - Loamy Plains

Other vegetative classification: Loamy (G069XW017CO)

Hydric soil rating: No

Manzanola

Percent of map unit: 5 percent Landform: Fans, drainageways Down-slope shape: Linear Across-slope shape: Linear

Ecological site: R069XY006CO - Loamy Plains

Other vegetative classification: Saline Overflow #37 (069XY037CO_2), Clayey

(G069XW001CO) Hydric soil rating: No

83—Penrose-Minnequa complex, 1 to 15 percent slopes

Map Unit Setting

National map unit symbol: 2rgr8 Elevation: 4,500 to 6,500 feet

Mean annual precipitation: 12 to 14 inches
Mean annual air temperature: 48 to 54 degrees F

Frost-free period: 125 to 170 days

Farmland classification: Not prime farmland

Map Unit Composition

Penrose and similar soils: 50 percent Minnequa and similar soils: 35 percent

Minor components: 15 percent

Estimates are based on observations, descriptions, and transects of the mapunit.

Description of Penrose

Setting

Landform: Scarps, hogbacks, hills

Landform position (two-dimensional): Shoulder, backslope Landform position (three-dimensional): Crest, side slope

Down-slope shape: Linear, convex

Across-slope shape: Linear, convex

Parent material: Slope alluvium over residuum weathered from limestone

Typical profile

A - 0 to 4 inches: channery loam
C - 4 to 15 inches: channery loam
R - 15 to 79 inches: bedrock

Properties and qualities

Slope: 1 to 15 percent

Depth to restrictive feature: 10 to 20 inches to lithic bedrock

Drainage class: Well drained

Runoff class: High

Capacity of the most limiting layer to transmit water (Ksat): Moderately low to

moderately high (0.06 to 0.20 in/hr)

Depth to water table: More than 80 inches

Frequency of flooding: None Frequency of ponding: None

Calcium carbonate, maximum content: 70 percent Maximum salinity: Nonsaline (0.1 to 1.0 mmhos/cm)

Sodium adsorption ratio, maximum: 1.0

Available water supply, 0 to 60 inches: Very low (about 1.8 inches)

Interpretive groups

Land capability classification (irrigated): 6s
Land capability classification (nonirrigated): 6s

Hydrologic Soil Group: D

Ecological site: R069XY058CO - Limestone Breaks

Other vegetative classification: Limestone Breaks #58 (069XY058CO 2)

Hydric soil rating: No

Description of Minnequa

Setting

Landform: Ridges, interfluves

Landform position (two-dimensional): Summit, shoulder Landform position (three-dimensional): Side slope

Down-slope shape: Linear

Across-slope shape: Convex, linear

Parent material: Slope alluvium over residuum weathered from limestone and

shale

Typical profile

A - 0 to 6 inches: silt loam Bw - 6 to 18 inches: silt loam Bky - 18 to 32 inches: loam Cr - 32 to 79 inches: bedrock

Properties and qualities

Slope: 1 to 9 percent

Depth to restrictive feature: 20 to 39 inches to paralithic bedrock

Drainage class: Well drained

Runoff class: Low

Capacity of the most limiting layer to transmit water (Ksat): Moderately low to

moderately high (0.06 to 0.20 in/hr)

Depth to water table: More than 80 inches

Frequency of flooding: None

Frequency of ponding: None

Calcium carbonate, maximum content: 45 percent

Gypsum, maximum content: 5 percent

Maximum salinity: Nonsaline to slightly saline (0.1 to 4.0 mmhos/cm)

Sodium adsorption ratio, maximum: 8.0

Available water supply, 0 to 60 inches: Low (about 4.8 inches)

Interpretive groups

Land capability classification (irrigated): 4e Land capability classification (nonirrigated): 6e

Hydrologic Soil Group: C

Ecological site: R069XY006CO - Loamy Plains
Forage suitability group: Loamy (G069XW017CO)
Other vegetative classification: Loamy (G069XW017CO)

Hydric soil rating: No

Minor Components

Shingle

Percent of map unit: 5 percent Landform: Hills, scree slopes

Landform position (two-dimensional): Shoulder, backslope Landform position (three-dimensional): Side slope, head slope

Down-slope shape: Convex

Across-slope shape: Linear, convex

Ecological site: R069XY046CO - Shaly Plains

Other vegetative classification: Shaly Plains #46 (069XY046CO_2), Needs Field

Review (G069XW050CO)

Hydric soil rating: No

Rock outcrop

Percent of map unit: 5 percent

Hydric soil rating: No

Wilid

Percent of map unit: 5 percent

Landform: Interfluves

Landform position (two-dimensional): Footslope, toeslope

Landform position (three-dimensional): Interfluve

Down-slope shape: Linear Across-slope shape: Linear

Ecological site: R069XY006CO - Loamy Plains

Other vegetative classification: Loamy (G069XW017CO), Loamy Plains #6

(069XY006CO_2) Hydric soil rating: No

References

American Association of State Highway and Transportation Officials (AASHTO). 2004. Standard specifications for transportation materials and methods of sampling and testing, 24th edition.

American Society for Testing and Materials (ASTM). 2005. Standard classification of soils for engineering purposes. ASTM Standard D2487-00.

Cowardin, L.M., V. Carter, F.C. Golet, and E.T. LaRoe. 1979. Classification of wetlands and deep-water habitats of the United States. U.S. Fish and Wildlife Service FWS/OBS-79/31.

Federal Register. July 13, 1994. Changes in hydric soils of the United States.

Federal Register. September 18, 2002. Hydric soils of the United States.

Hurt, G.W., and L.M. Vasilas, editors. Version 6.0, 2006. Field indicators of hydric soils in the United States.

National Research Council. 1995. Wetlands: Characteristics and boundaries.

Soil Survey Division Staff. 1993. Soil survey manual. Soil Conservation Service. U.S. Department of Agriculture Handbook 18. http://www.nrcs.usda.gov/wps/portal/nrcs/detail/national/soils/?cid=nrcs142p2_054262

Soil Survey Staff. 1999. Soil taxonomy: A basic system of soil classification for making and interpreting soil surveys. 2nd edition. Natural Resources Conservation Service, U.S. Department of Agriculture Handbook 436. http://www.nrcs.usda.gov/wps/portal/nrcs/detail/national/soils/?cid=nrcs142p2_053577

Soil Survey Staff. 2010. Keys to soil taxonomy. 11th edition. U.S. Department of Agriculture, Natural Resources Conservation Service. http://www.nrcs.usda.gov/wps/portal/nrcs/detail/national/soils/?cid=nrcs142p2_053580

Tiner, R.W., Jr. 1985. Wetlands of Delaware. U.S. Fish and Wildlife Service and Delaware Department of Natural Resources and Environmental Control, Wetlands Section.

United States Army Corps of Engineers, Environmental Laboratory. 1987. Corps of Engineers wetlands delineation manual. Waterways Experiment Station Technical Report Y-87-1.

United States Department of Agriculture, Natural Resources Conservation Service. National forestry manual. http://www.nrcs.usda.gov/wps/portal/nrcs/detail/soils/home/?cid=nrcs142p2_053374

United States Department of Agriculture, Natural Resources Conservation Service. National range and pasture handbook. http://www.nrcs.usda.gov/wps/portal/nrcs/detail/national/landuse/rangepasture/?cid=stelprdb1043084

United States Department of Agriculture, Natural Resources Conservation Service. National soil survey handbook, title 430-VI. http://www.nrcs.usda.gov/wps/portal/nrcs/detail/soils/scientists/?cid=nrcs142p2 054242

United States Department of Agriculture, Natural Resources Conservation Service. 2006. Land resource regions and major land resource areas of the United States, the Caribbean, and the Pacific Basin. U.S. Department of Agriculture Handbook 296. http://www.nrcs.usda.gov/wps/portal/nrcs/detail/national/soils/?cid=nrcs142p2_053624

United States Department of Agriculture, Soil Conservation Service. 1961. Land capability classification. U.S. Department of Agriculture Handbook 210. http://www.nrcs.usda.gov/Internet/FSE_DOCUMENTS/nrcs142p2_052290.pdf

Lot Name:

1B

Lot Area (Square Feet):

200020.72

Lot Area (Acres):

4.59

Closing Direction:

S76°23'42"W

Closing Distance:

0.0064

Course Data: (Mapcheck Through Radius Points Method)

Point	Northing	Easting	Direction	Distance
Begin	1089.4250	-6191.9712	N89°37'24"E	633.19
	1093.5876	-5558.7949	S00°01'42"E	315.88
	777.7076	-5558.6387	S89°36'22"W	632.88
	773.3568	-6191.5037	N00°05'01"W	316.07
End	1089.4265	-6191,9650		
Error of Cl	losure	1:295591		
Departure	in Y (Northing):	-0.0015		
Departure	in X (Easting):	-0.0062		

Lot Name:

2B

Lot Area (Square Feet):

199924.00

Lot Area (Acres):

4.59

Closing Direction: Closing Distance:

S66°18'02"E 0.0040

Course Data: (Mapcheck Through Radius Points Method)

~~~~~~~	***************			
Point	Northing	Easting	Direction	Distance
Begin	773.3561	-6191.5092	N89°36'22"E	632.88
	777.7069	-5558.6442	S00°01'42"E	315.88
	461.8269	-5558.4879	S89°35'20"W	632.58
	457.2881	-6191.0517	N00°05'01"W	316.07
End	773.3577	-6191.5129		
Error of Clo	osure	1:469196		
Departure i	n Y (Northing):	-0.0016		
Departure i	n X (Easting):	0.0037		

Lot Name:

50

Lot Area (Square Feet):

399944.68

Lot Area (Acres):

9.18 S38°59'06"W

Closing Direction:

Closing Distance:

0.0040

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

Point	Northing	Easting	Direction	Distance
Begin	1089.1949	-7034.3014	N89°37'24"E	633.19
	1093.3575	-6401.1251	S00°01'42"E	631.76
	461.5976	-6400.8127	N90°00'00"E	0.00
	461.5976	-6400.8127	S89°35'20"W	632.58
	457.0587	-7033.3764	N00°05'01"W	632.14
End	1089.1980	-7034.2989		
Error of C	losure	1:627051		
Departure	in Y (Northing):	-0.0031		
Departure	in X (Easting):	-0.0025		

44.6.1