

Community Planning & Permitting

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BOULDER COUNTY PLANNING COMMISSION PUBLIC HEARING

January 18, 2023 at 3:00 p.m.

All Commissioners' public hearings and meetings will be offered in a hybrid format where attendees can join **through Zoom** or **in-person** at the Boulder County Courthouse, 3rd Floor, 1325 Pearl Street, Boulder.

STAFF RECOMMENDATION

STAFF PLANNER: Sam Walker

Docket RE-21-0001: Horst Estates NUPUD Replat

Proposal: Request to replat the Horst Estate NUPUD to create a second building lot and

three total lots.

Location: 2801 and 2853 N. 111th Street, Lots 1A and 2B Horst Estate Replat A,

approximately .5 miles south of the intersection of Isabelle Road and N.

111th Street.

Zoning: Agricultural (A) Zoning District

Applicant: Mark Rockwell

Owner: Theatre Trust, Rockton 111 LLC

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SUMMARY

The subject application is for a Replat of the existing Horst Estates NUPUD to add a second building lot to the plat and ultimately create three total lots where the NUPUD currently encompasses two lots. With the recommended conditions of approval, staff finds the proposal can meet the Replat Criteria in Article 6-1000 of the Boulder County Land Use Code (the Code) and recommends conditional approval to the Planning Commission.

DISCUSSION

The Horst Estate NUPUD currently encompasses two parcels, addressed as 2801 and 2853 N. 111th Street, and approximately 39.5 acres of total area. The current lot configuration can be seen in the aerial photo included as Figure 1, below. In this current configuration, the larger "donut" lot (Lot 1A) is considered an agricultural outlot and has a homestead residence visible at the end of the shared private drive in Figure 1. The smaller, centrally-located lot is considered a building lot and is called "Lot 2B".



Figure 1: 2020 Aerial view of Horst Estate with current lot configuration

The current configuration of the NUPUD does not reflect its original approval. When the Horst Estate NUPUD application was submitted in 1980 the then property owners proposed that their roughly 40-acre parcel be divided into three lots, including two 1-acre legal building lots and a third agricultural outlot. Figure 2, below, shows the original sketch plan approved by the Land Use Department for the NUPUD with both building lots and the larger outlot included.

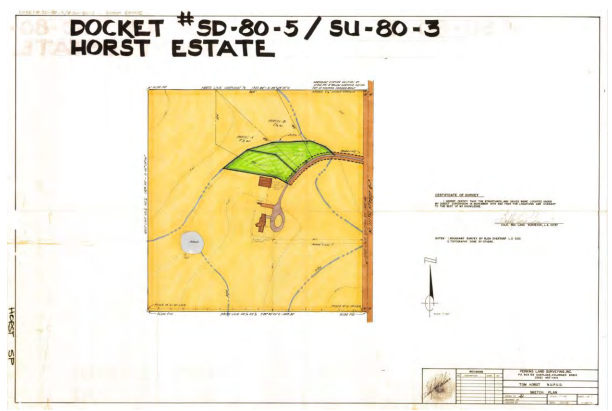


Figure 2: Horst Estate NUPUD sketch plan

After receiving sketch plan approval from the Board of County Commissioners, the applicants chose to move forward with a proposal to only create two additional lots, one building lot and the agricultural outlot. It appears based on county records that the primary purpose of the NUPUD's creation was to allow the construction of a caretaker's residence in addition to the primary residence, and that creation of the third lot would have required additional infrastructure improvements within the NUPUD.

Staff recommended approval of this amended proposal to the Board of County Commissioners when the plat was taken up for final approval in 1981 (see Attachment D, page D6). In the staff recommendation to the board, staff note that:

Even though only one (1) of the two (2) additional lots for which the property is eligible under current zoning is currently being platted, the property will remain eligible for an additional lot. The conservation easement which will cover the larger lot containing the existing residence will also contain a provision for alteration of the area subject to the conservation easement if and when the Non-Urban PUD is amended and the subdivision is replatted to include a third lot.

The final plat, incorporating one building lot (Lot 1) and one outlot (Lot 2), was approved by the Board of County Commissioners on January 15, 1981, and recorded on February 2, 1981. The final plat configuration is shown in Figure 3 below.

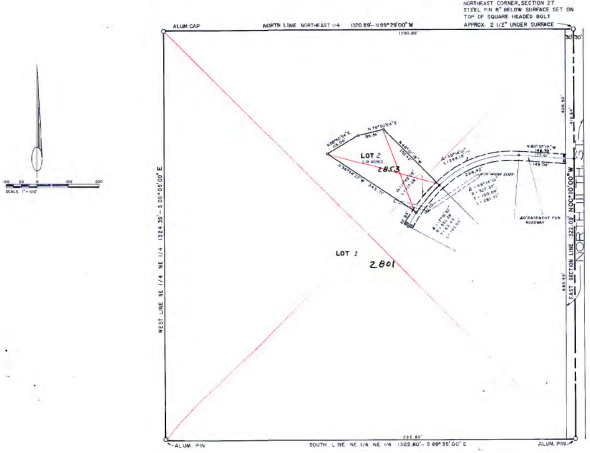


Figure 3: Original NUPUD plat

The current owners purchased Lots 1 and 2 in 2016. During the course of a Site Plan Review application to construct a residential addition and several outbuildings, staff discovered that an existing outbuilding straddled the southwestern parcel boundary of Lot 2. To fix the lot line encroachment, the owners submitted an application for Exemption Plat (EP-16-0006) to reconfigure the parcel boundaries. This exemption plat was approved by the Board of County Commissioners on September 5, 2017, and the new plat was recorded on December 4, 2017. This EP established the current lot configuration with Lots 1A and 2B, and the current plat is shown in Figure 4 below.

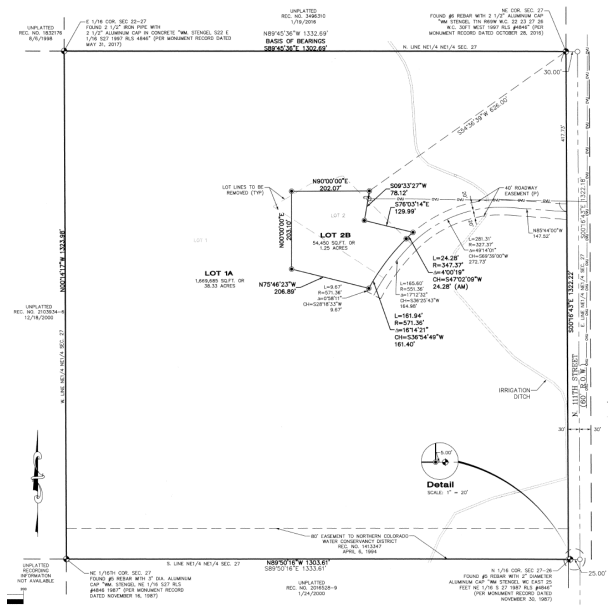


Figure 4: Current plat layout

The applicants now propose to replat the NUPUD that governs both Lots 1A and 2B in order to redraw the parcel boundaries and add a third lot as was originally contemplated prior to the NUPUD adoption. However, the proposed lot configuration differs from the original sketch plan. The applicants' proposed reconfiguration is illustrated in Figure 5 below and discussed in detail in the Criteria Review that begins on page 10.

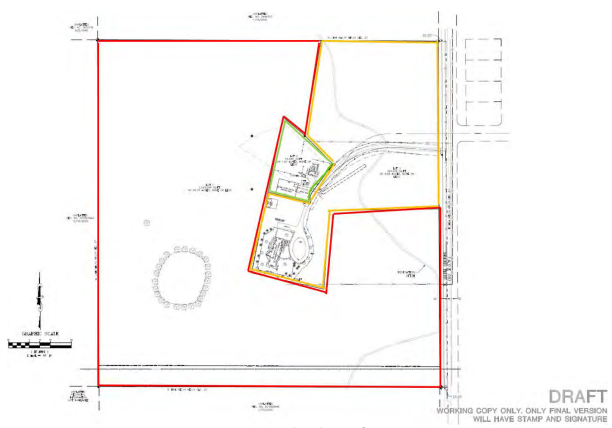


Figure 5: Proposed replat configuration

As shown in Figure 6 below, the Boulder County Comprehensive Plan identifies the entirety of the NUPUD area as Agricultural Land of National Importance. A small riparian area is also identified surrounding the pond in the southwestern quarter of Lot 1A. These resources and the potential impacts on them resulting from the proposed replat are discussed in the criteria review below.

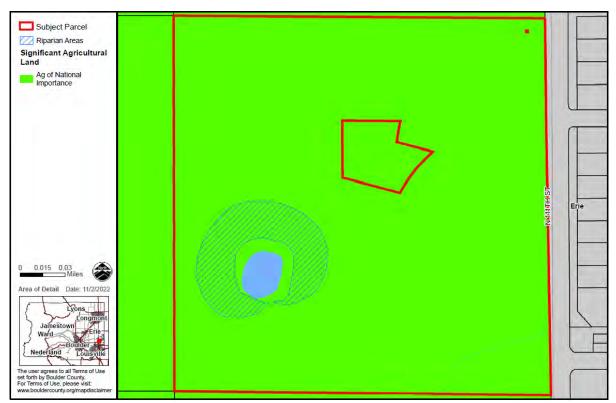


Figure 6: Comprehensive Plan map

The NUPUD area is mostly flat, as illustrated by the contour map shown in Figure 7 below. It is also crossed by irrigation laterals which can be seen in the underlying LIDAR imagery. The original NUPUD proposal referenced the irrigation lateral that can be faintly seen touching the northwestern tip of Lot 2B as a natural boundary, and this formed the northern boundary of both building lots as initially proposed in 1980.

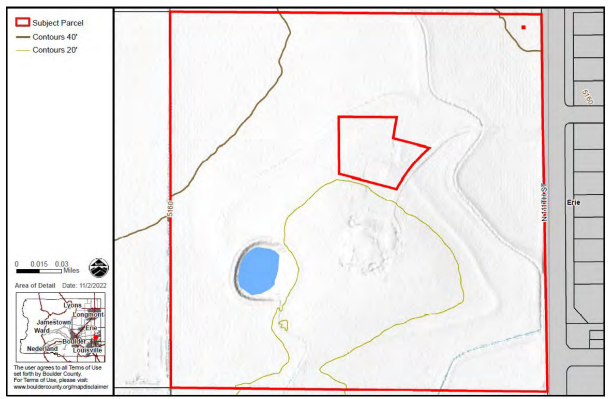


Figure 7: Contour map

County-held open space parcels are adjacent to the NUPUD lands to the west and south, as can be seen in Figure 8 below. Also shown is the county-held conservation easement that governs the agricultural outlot that was originally platted as part of the Horst Estate NUPUD. The conservation easement was not updated when the residential lot boundaries were adjusted under EP-16-0006 such that the conservation easement no longer correctly encompasses the outlot while avoiding the residential building lot. As discussed in the following criteria review, staff recommend that a new conservation easement be recorded as part of the proposed replat.



Figure 8: Public Lands and Open Space Map

As detailed in the criteria review below, staff finds that the proposed NUPUD replat can meet the NUPUD Criteria in Article 6-1000 of the Code with the recommended conditions of approval.

REFERRALS

This application was referred to the typical agencies, departments, and adjacent property owners. All responses received are attached and summarized below.

County Development Review Team – Access & Engineering (DRT-A&E): This team reviewed the proposal and confirmed that both existing lots have legal access to N. 111th Street via an easement included in the Horst Estate Subdivision Plat. DRT A&E also noted that a revised easement may be required if the proposal is approved, that the existing private road appears to meet the Boulder County Multi-modal Transportation Standards (MMTS), and that no driveway modifications are required due to the nature of the proposal.

Boulder County Parks & Open Space Department: The Conservation Easement (CE) Team reviewed the proposal and noted that, if approved, the proposal would reduce the amount of conserved land from 38.33 to 29.70 acres. CE Team staff indicated a lack of support for the proposal because it would maximize the land removed from the CE, and recommended several conditions of approval intended to restrict development on the new residential lots if the proposal is approved.

Town of Erie: The Town of Erie's Principal Planner reviewed the proposal and noted that the NUPUD lands are located within Erie's planning area and adjacent to the town's municipal boundary. The response also indicated that the NUPUD lands are designated as Agriculture in the town's Comprehensive Plan, meaning they are primarily intended for farming, ranching, and agricultural use with very low density residential development as a secondary use. Finally, the response noted that the applicants had attended a pre-application conference with the town to discuss annexation, but that annexation would require a public hearing and decision by the town's Board of Trustees.

Adjacent Property Owners: Notices were sent to 277 adjacent property owners, and staff received two public comments in response. All comments received expressed disapproval of the proposal. Commenters expressed concerns regarding the potential for an additional residence or residences on the parcel, the intention of the applicants to annex into the Town of Erie to increase residential density, and the establishment of a precedent for increased density on nearby properties.

Agencies that responded with no conflict: Boulder County Building Safety and Inspection Services Team, Boulder County Historic Preservation Team, Boulder County Long Range Planning Team, Mountain View FPD, Town of Lyons, City of Louisville, Xcel Energy.

Agencies that did not respond: Boulder County Assessor, Boulder County Attorney, Boulder County Sheriff, Boulder County Treasurer, Boulder County Parks & Open Space Environmental Resource Planner, Boulder County Surveyor, Xcel Energy, City of Lafayette, Boulder Valley & Longmont Conservation Districts.

STANDARDS AND CRITERIA FOR APPROVAL OF A PLANNED UNIT DEVELOPMENT The Community Planning & Permitting staff has evaluated the review standards for approval of a Non-Urban Planned Unit Development, per Article 6-1000 of the Code, and finds the following:

(1) The development achieves the purposes of the PUD and the Comprehensive Plan when development at one unit per 35 acres would interfere with or be counter to those purposes;

Article 6-400.A of the Code indicates that the purpose of a NUPUD is to create "A residential PUD consisting of subdivided land which may allow for an increase in density from one dwelling unit per 35 acres up to one unit per 17.5 acres on a minimum of 320 acres in order to preserve agricultural, environmental, or open space resources. The mechanism to preserve these resources is a conservation easement held by Boulder County on that portion of the subdivided land platted as an outlot, which may not be developed for residential use."

Staff find that the proposal to replat the Horst Estate NUPUD to enlarge the existing residential lot, plat a second, and reduce the size of the conserved outlot does not meet the criteria as proposed because it will significantly reduce the size of the CE, which runs counter to the purposes of the Comprehensive Plan. However, with the condition of approval requiring restrictive covenants as explained below, the proposal can meet the criteria because the restrictive covenants will effectively mitigate concerns related to the reduced CE and potential for increased residential development.

The applicants request to amend the CE to remove 8.63 acres of nationally significant agricultural land from conservation and instead fragment it with dense residential development. Concerns related to reduction and fragmentation of the CE are reflected in the referral response from BCPOS.

Loss of conserved land directly conflicts with the stated purpose for the creation of a NUPUD described in the Code because it removes a current protected resource from protection and will instead open that area up to residential development.

The proposal also conflicts with the Comprehensive Plan. Goal C.3 of the Plan notes that "Productive agricultural land is a limited resource of both environmental and economic value and should be conserved and preserved." while Policy AG 1.03 specifically emphasizes the importance of "preservation and utilization of those lands identified in the Agricultural Element as Agricultural Lands of National, Statewide, or Local Importance...for agricultural or rural uses." Contrary to this goal and policy, the proposal would remove existing preserved agricultural lands and instead open them for residential development.

Staff recognizes that the subject proposal would result in the creation of a second building lot within the NUPUD where one was previously conceptually approved by the county. This would not result in an increase in residential density on its own, because the two residential lots proposed by the applicants would encompass the existing homes without adding an additional unit of density through the creation of an entirely new building lot or the addition of a homestead unit. However, the proposed reconfiguration would allow the applicants to obtain adjacency to the Town of Erie, meaning that the parcel would be eligible for annexation. Although annexation is not part of this application, the applicants have stated that they intend to pursue annexation in order to be able to further develop the parcel.

In order to mitigate concerns with the reduction of the CE, which would conflict with the purposes of the PUD and Comprehensive Plan described above, staff recommend a condition of approval requiring the signing of restrictive covenants which prohibit the two residential lots from being further subdivided beyond one unit of residential density each, regardless of annexation.

Staff also recommends a condition of approval requiring that an amended Conservation Easement be executed over the agricultural outlot (Lot 1) to better conserve the lands that will remain outside of the residential lots. This new Easement should include provisions for a building envelope to limit the area of disturbance for any approved agricultural structures and avoid further fragmentation of the designated agricultural lands.

Therefore, as conditioned, staff finds this criterion can be met.

(2) the PUD would be a benefit through the provision of interconnected open space, conservation of environmental features, aesthetic features and harmonious design, and/or energy efficient site design;

With the recommended conditions of approval described above, the NUPUD would continue to be a benefit through the conservation of environmental features, specifically with regard to the preservation of existing Agricultural Lands of National Importance. The recommended conditions requiring an amended conservation easement over the outlot as well as restrictive covenants limiting development to one unit of residential density per lot will avoid further fragmenting these identified agricultural lands, and will preserve the aesthetic features of the unincorporated lands in the vicinity by continuing to limit their development.

Therefore, as conditioned, this criterion can be met.

(3) the development will not have a material adverse impact on the surrounding area and will be in harmony and compatible with the neighborhood (compatibility includes but is not limited to size, scale, mass, architectural design, and landscaping);

Staff have not identified any adverse material impacts that would result from the proposed replat of the NUPUD. Approval of the proposed lot reconfiguration would maintain the existing status quo of the NUPUD, in that there would be the same amount of residential density present with the recommended restrictive covenants to prevent additional density. While division of the NUPUD into three lots is somewhat uncharacteristic for the area (where unincorporated parcels to the north, west, and south are primarily 35 or more acres in size and unsubdivided), it is also adjacent to dense residential development within the Town of Erie across N. 111th Street.

With the amended CE and restrictive covenants, staff find that the proposed replat would result in a development that is in-harmony with the surrounding area because it would

preserve the existing level of development within the NUPUD by moving both existing residences into the bounds of building lots while restricting further development. As conditioned, the NUPUD would continue to serve as a transitional area between the rural unincorporated lands west of N. 111th Street and the relatively dense residential development on the east side of the ROW.

Therefore, as conditioned, staff finds this criterion can be met.

(4) the proposal fully complies with the minimum zoning and Subdivision Regulations requirements set forth in this Code;

Article 6-400.B.1.a of the Code requires that "A NUPUD must contain an area of at least 320 acres, of which 75% or more is covered by one or more of the following designations identified for preservation in the Boulder County Comprehensive Plan: agricultural lands of state or national significance, designated open space, critical wildlife habitats and corridors, critical plant associations and rare plant sites, natural landmarks and natural areas, wetlands, and archeological sites; or"

Article 6-400.B.1.c of the Code requires that "A NUPUD may contain an area of 35 up to (but not including) 320 acres if the following circumstances are met:

- i. 75% or more of the area is covered by one or more of the designations listed in subsection (a), above; and
- ii. the area is within one mile of an existing municipality, or is entirely included within the Rural Preservation area of the East Central Boulder County Intergovernmental Agreement, in which case it does not have to meet (i) above, except that no NCNUPUD shall be approved in the Rural Preservation area; and
- iii. the residences to be constructed on the proposed subdivided lots do not exceed 2,500 square feet above grade;"

As referenced above in Article 6-400.B.1.c.i, subsection (a) includes agricultural lands of state or national significance as a designation by which the a parcel between 35 and 320 acres in size can meet the minimum qualifications for NUPUD establishment. The entirety of the NUPUD lands are designated in the Comprehensive Plan as being nationally significant agricultural lands, which exceeds the 75% requirement. The NUPUD is also directly adjacent to an existing municipality, and although one of the existing residences currently exceeds the 2,500-square-foot restriction on above-grade floor area, no new residential development is proposed as part of the application.

In order to meet this standard, staff recommend a condition of approval restricting development on the new Lot 2 parcel to 2,500 square feet of above-grade floor area, and a restriction on Lot 3 that it cannot exceed 3,520 square feet of above-grade residential floor area (which is the current total identified in the Assessor's record).

Article 6-400.B.2 of the Code addresses the uses allowed in an NUPUD, requiring the following:

- a. Any use, or combination of uses, allowed in the underlying zoning district may be included in a NUPUD. The uses permitted in the NUPUD must be specifically defined and approved as a part of the development plan, with the following requirements:
 - i. Outlot...Agricultural uses, and accessory agricultural structures

ii. Subdivided Lots...Single family residential units, homestead units, open or intensive agricultural uses, and any use requiring special review.

Staff recommend a condition of approval requiring that uses on the agricultural outlot be restricted to agricultural uses and accessory agricultural structures, and that the residential lots be restricted to single-family residential use and open or intensive agricultural uses. Article 6-400.B.3 addresses homestead units within NUPUDs. Although there is an existing homestead unit within the NUPUD, the proposed replat will move the homestead into a normal building lot, and staff do not have concerns related to potential increase in development of the former homestead due to the floor area and use restrictions described above.

Article 6-400.B.4 addresses the density and developed area of an NUPUD, requiring the following:

- a. The overall density of the NUPUD shall not exceed one dwelling unit per 17.5 acres. Any fraction of a unit of density shall be rounded down to the next whole number.
- b. All residential improvements, including, but not limited to, subdivided lots, residential roads, recreation areas, water systems, and waste facilities, to be used by the residential area, shall be considered as part of the developed area of the NUPUD.
- c. In no case shall the developed area of a NUPUD exceed 25% of the total area of the NUPUD. However, the Board of County Commissioners, after review by the Planning Commission, may reduce the allowable developed area to no less than 15%, if it is determined that a reduction is justified by the unique characteristics of the particular site, including but not necessarily limited to the existence of designated agricultural lands or environmental resources.

With the conditions limiting residential development, the proposed density for the replatted NUPUD will remain as it exists currently at one dwelling unit per 19 acres. No new residential improvements are proposed, and existing improvements are already considered a part of the NUPUD's developed area. Currently, the developed area of the NUPUD encompasses approximately three acres, or 8%, of the total NUPUD area. The proposal to replat the NUPUD would increase the developable area of the NUPUD to 9.89 acres, or 25% of the total NUPUD area. Staff do not have concerns related to the increase in developable area as long as the conditions that restrict development on the newly created parcels are met.

Article 6-400.B.5 addresses the subdivided lot and use design of the NUPUD, requiring the following:

- a. The subdivided lots created though the NUPUD process should be located on the least productive agricultural land and in such a manner as to have little impact on any environmental or open space resource area located on the parcel. The subdivided lots shall also be located outside any known hazard area.
- b. The subdivided lots shall be clustered in such a manner to make efficient use of land resources and infrastructure. The subdivided lots and dwelling units in the NUPUD should also be clustered with respect to dwellings on surrounding properties. The impact on the existing uses and the rural character of the area must be included in the consideration of the number of units allowed in a cluster including undeveloped lots.

- c. Subdivided lots should be located nearest to utilities and roads to minimize the amount of construction and the loss of agricultural land, unless this directly conflicts with 6-400 (B)(5)(a) or other preservation goals.
- d. Where technically feasible, joint or common water and/or sanitation systems should be used

It is unclear whether the original plat of the NUPUD placed the residences on the least productive agricultural land. However, it is unlikely that the land underneath the existing residences could be easily remediated if less suitable agricultural land was identified elsewhere within the NUPUD boundary. The proposed lots are also located outside of the area of moderate swelling soil potential identified by the Plan along the southern boundary of the NUPUD. The proposed lots will be clustered closely and follow logical boundaries created by existing physical development. Because the proposed lots utilize existing disturbed areas, staff find their location reasonable although they are not located as close as possible to existing public utilities and roads. The original staff recommendation for SD-80-0005 noted that platting of the third lot would require interconnection of the two existing wells within the NUPUD as well as evidence that a suitable individual sewage disposal system could be installed on the third lot. However, since the current proposal will not change the existing approved residential density of the NUPUD, joint or common water or sanitation systems are not needed at this time.

Thorough staff review of the Code's subdivision regulations indicates that the proposal generally complies with the subdivision requirements.

Therefore, as conditioned, staff finds this criterion can be met.

(5) the development will be in accordance with the Comprehensive Plan, and any applicable intergovernmental agreement affecting land use or development;

Staff find that the proposal to remove identified Agricultural Lands of National Significance from conservation would conflict with the goals, policies, and objectives of the Plan. However, staff-recommended conditions of approval would sufficiently mitigate these conflicts by limiting development on these lands even though they are removed from the CE that encumbers the platted outlot.

Although the Town of Erie's referral response indicates that the NUPUD is within their planning area and is designated as agricultural in the Town's Comprehensive Plan, there is no active intergovernmental agreement between the Town of Erie and Boulder County that would conflict with this standard.

Therefore, as conditioned, staff finds this criterion is met.

(6) the project will be served by adequate facilities including streets, fire protection, water and sanitation;

The existing lots are accessed from N 111th Street, a paved Town of Erie owned and maintained right-of-way (ROW), via a private paved road within a 40-foot-wide access easement as shown on the Horst Estate Subdivision Replat A. Legal access to the subject parcels is demonstrated via the easement as shown on the Horst Estate Subdivision Replat A recorded 12/4/2017 at Reception No. 03628831.

Staff recommend a condition of approval requiring that a revised access easement be recorded on the new plat that provides vehicular access to all three lots prior to recordation.

No response was received from the Fire Protection District, but staff do not have concerns relating to the ability of emergency services to access the property. The existing private drive appears adequate to allow emergency service response, and the DRT A&E response did not require the construction of an emergency access turnaround.

Both residences are currently served by existing permitted septic systems and no concerns were expressed by Boulder County Public Health (BCPH) relating to sanitation.

Therefore, as conditioned, staff finds this criterion can be met.

(7) the PUD results in no significantly greater burden on present and projected public facilities and services than development at one unit per 35 acres;

Because, as conditioned, the proposed NUPUD replat will maintain the existing density of residential development that has existed since the early 80's, and that intensity of development has created no discernable burden on public facilities and services, staff do not have concerns that the proposed replat will create a significantly greater burden on current or projected public facilities and services.

Therefore, as conditioned, staff finds this criterion can be met.

(8) undue traffic congestion or traffic hazards will not result from the proposed PUD; roadways, existing and proposed, are suitable and adequate to carry anticipated traffic within the proposed PUD and in the vicinity of the proposed PUD;

The referral response from DRT A&E did not express concerns relating to the creation of congestion or traffic hazards related to the proposed NUPUD replat and indicated that the private access road appeared to meet residential access standards for parcels in the plains.

Therefore, staff finds this criterion can be met.

(9) the development will not cause significant air, water, or noise pollution;

Staff have not identified any concerns that the proposed NUPUD replat will cause significant air, odor, water, or noise pollution, and no referral agency responded with such a concern.

Therefore, as conditioned, staff finds this criterion is met.

(10) detrimental conditions will not result due to development on excessive slopes or in geologic hazard areas;

Staff do not have concerns that the proposed replat will result in development on excessive slopes or in geologic hazard areas. The land within the NUPUD boundaries is mostly flat, and neither of the proposed residential lots will be located in areas of identified geologic hazards (although the Plan does identify areas of moderate swelling soil potential along the southern boundary of the outlot).

Therefore, staff finds this criterion is met.

(11) the soil and drainage conditions are of a sufficiently stable nature to support development, including whatever sewage disposal treatment is used;

Structural development on the parcel appears to have been stable for decades, both existing residences are served by permitted on-site wastewater treatment systems, and no increase in residential density is proposed by the applicants. Further, BCPH expressed no concerns regarding the ability of the soil to adequately dispose of sewage.

Therefore, staff finds this criterion can be met.

(12) fire hazards will not be created or increased.

Staff have not identified any potential fire hazards that would be created or increased by the proposed replat, and no referral agency responded with such a concern.

Therefore, staff finds this criterion is met.

(13) the PUD will not adversely affect any land of significant historical, cultural, recreational or aesthetic value.

The Comprehensive Plan does not identify any lands of historic, cultural, recreational, or aesthetic value within the NUPUD, and staff could not identify any of these resources during the course of the application review. However, nearby property owners expressed concern that the proposed replat would allow the property to be developed to a higher residential density through annexation into the Town of Erie and that their views would be negatively impacted. They also expressed concerns that approval of the proposed replat and subsequent development by the applicants would establish a precedent for the same thing happening on nearby unincorporated lands, meaning that the proposal would potentially impact the aesthetic value of lands both within and outside of the NUPUD boundaries. With the previously-described staff-recommended conditions, much of the land would still be preserved and its aesthetic value maintained.

Therefore, as conditioned, staff finds this criterion is met.

(14) the benefits of preservation of the larger land area which is accomplished by the banking or transfer of units shall clearly outweigh the potential impacts of approving a development which preserves a smaller area

The proposed replat of the existing NUPUD will continue a previously-approved bank of development rights while continuing to preserve a wide swath of significant agricultural lands. While the subject proposal will decrease the total protected lands by approximately 8.6 acres, the staff-recommended conditions will still effectively restrict development of the larger platted building lots such that the land is still preserved.

Therefore, as conditioned, staff find this criterion can be met.

(15) the PUD will not otherwise be detrimental to the health, safety, or welfare of the present or future inhabitants of Boulder county

Staff have not identified any concerns that the proposed NUPUD replat would be otherwise detrimental to the health, safety, or welfare of the present or future inhabitants of Boulder County, and no referral agency responded with such a concern.

Therefore, staff find this criterion can be met.

RECOMMENDATION

Staff has determined that the proposal can meet all the applicable criteria of the Boulder County Land Use Code for approval of an NUPUD. Therefore, staff recommends that the Planning Commission recommend conditional approval of docket *RE-21-0001 Horst Estate NUPUD Replat* to the Board of County Commissioners with the following conditions:

- 1. Prior to the issuance of any permits by the Boulder County Community Planning & Permitting Department and within one-year of the signing of the Resolution, the applicants shall provide a Development Agreement for review and approval by County staff. Once approved by County staff, the Development Agreement shall be signed and notarized by the applicant, and will be recorded by County staff.
- 2. Restrictive covenants that run with the land are required for Lot 2 and Lot 3 of the NUPUD Replat. These covenants must limit development on each parcel to one single-family residence and associated accessory structures. The covenant for Lot 2 must include a restriction that limits above-grade residential floor area on the parcel to 2,500 square feet above-grade. The covenant for Lot 3 must include a restriction that limits above-grade residential floor area on the parcel to 3,520 square feet above-grade.
 - a. These covenants must be recorded as part of the NUPUD plat.
- 3. Uses on the agricultural outlot are restricted to agricultural uses as described in the Code. Only accessory agricultural structures can be built on the parcel, subject to county approval through the appropriate permitting or planning process. This restriction must be recorded on the plat and reflected in the required Conservation Easement.
- 4. Uses on Lots 2 and 3 are restricted to single-family residential, open agriculture, or intensive agriculture as described in the Code. This restriction must be recorded on the plat.
- 5. A revised access easement must be included on the plat such that vehicular access is provided to all three lots.
- 6. The applicant must sign an amended and restated conservation easement that updates the Conservation Easement to the county's current standards and satisfies Boulder County's requirements for restrictions on this property, and confining agricultural structures to a designated building envelope.
- 7. The applicants shall be subject to the terms, conditions, and commitments of record and in the file for docket *RE-21-0001 Horst Estate NUPUD Replat*.



Boulder County Land Use Department

Courthouse Annex Building 2045 13th Street • PO Box 471 • Boulder, Colorado 80302

Phone: 303-441-3930

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Office Hours: Mon., Wed., Thurs., Fri. 8 a.m. to 4:30 p.m.

Tuesday 10 a.m. to 4:30 p.m.

	Shaded Areas for Staff Use Only
Intake Stamp	

Planning Application Form

The Land Use Department maintains a submittal schedule for accepting applications. Planning applications are accepted on Mondays, by appointment only. Please call 303-441-3930 to schedule a submittal appointment.

Project Number			Project Name				
☐ Appeal ☐ Correction Plat ☐ Exemption Plat ☐ Final Plat ☐ Limited Impact Special Use ☐ Limited Impact Special Use ☐ Location and Extent		 → Modification of Site Plan Review → Modification of Special Use → Preliminary Plan → Resubdivision (Replat) → Rezoning 		Road Name Change Road/Easement Vacation Site Plan Review Site Plan Review Waiver Sketch Plan Special Use/SSDP		☐ Special Use (Oil & Gas development) ☐ State Interest Review (1041) ☐ Subdivision Exemption ☐ Variance ☐ Other: NUPUD	
Location(s)/Street Address(es) 2	801 & 28	53 N 111th	Street Erie	e CO 805	16		
Subdivision Name Horst Estate Subdivision							
Lot(s) 1 and 2	Block(s) n/a		Section(s) 27		Township(s) 1 North		Range(s) 69 West
Area in Acres 39.58	Existing Zoning Agricultural		Existing Use of Property Agricultural			Number of Proposed Lots 3 total, one additional	
			Proposed Sewage Disposal Method Existing Onsite Septic Systems, no change				
Applicants:							
Applicant/Property Owner Mark Rockwell & Kelli Sexton			Email markr@rocktonsoftware.com				
Mailing Address 2801 N 111th St							
City State Zip Code Erie CO 80516			Phone 303-564-5016				
Applicant/Property Owner/Agent/Consultant				Email			
Mailing Address							
City State Zip Code		Zip Code		Phone			
Agent/Consultant Mark Rockwell			Email				
Mailing Address							
City State Zip Co		Zip Code		Phone			

Certification (Please refer to the Regulations and Application Submittal Package for complete application reguirements.)

I certify that I am signing this Application Form as an owner of record of the property included in the Application. I certify that the information and exhibits I have submitted are true and correct to the best of my knowledge. I understand that all materials required by Boulder County must be submitted prior to having this matter processed. I understand that public hearings or meetings may be required. I understand that I must sign an Agreement of Payment for Application processing fees, and that additional fees or materials may be required as a result of considerations which may arise in the processing of this docket. I understand that the road, school, and park dedications may be required as a condition of approval.

I understand that I am consenting to allow the County Staff involved in this application or their designees to enter onto and inspect the subject property at any reasonable time, without obtaining any prior consent.

All landowners are required to sign application. If additional space is needed, attach additional sheet signed and dated.

Signature of Property Owner Wark H Rockwell	Printed Name Mark Rockwell	Date 11-15-21
Signature of Property Owner Kelli Sexton	Printed Name Kelli Sexton	Date 11.15.21

The Land Use Director may waive the landowner signature requirement for good cause, under the applicable provisions of the Land Use Code.

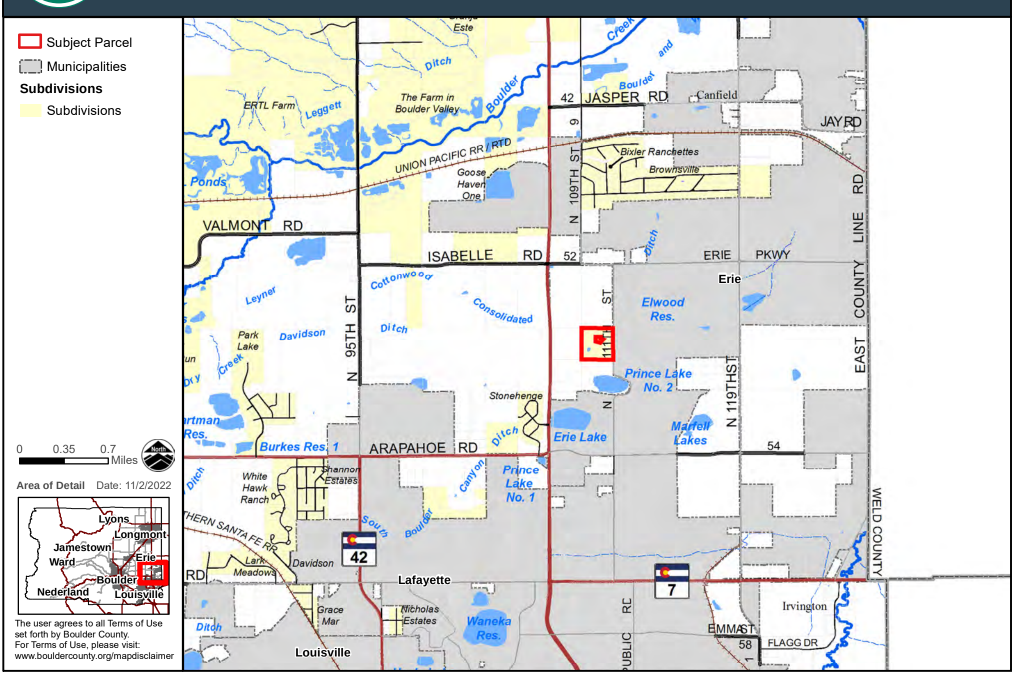
Boulder County

Community Planning & Permitting

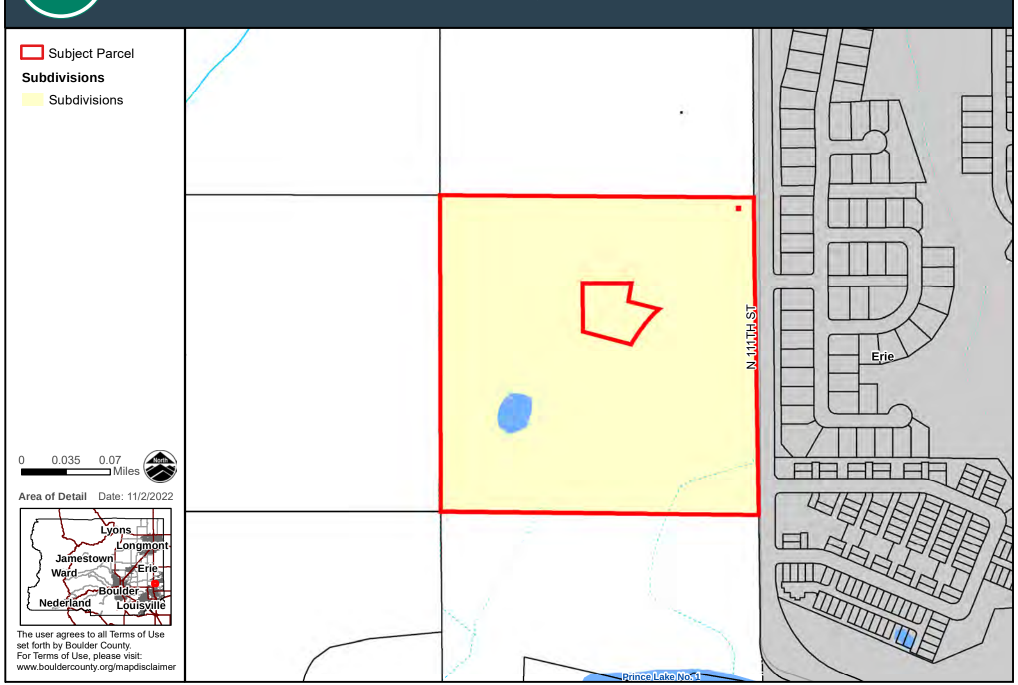
2045 13th Street, Boulder, CO 80302 303-441-3930 www.bouldercounty.org

Vicinity

2853, 2801 N 111TH ST



Location 2853, 2801 N 111TH ST





Community Planning & Permitting 2045 13th Street, Boulder, CO 80302 303-441-3930 www.bouldercounty.org

Aerial 2853, 2801 N 111TH ST





Area of Detail Date: 11/2/2022 Jamestown Nederland Louisville

The user agrees to all Terms of Use set forth by Boulder County. For Terms of Use, please visit: www.bouldercounty.org/mapdisclaimer



Community Planning & Permitting

2045 13th Street, Boulder, CO 80302 303-441-3930 www.bouldercounty.org

Aerial

2853, 2801 N 111TH ST





Jamestown

Nederland -

set forth by Boulder County.

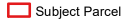
joryan



Community Planning & Permitting

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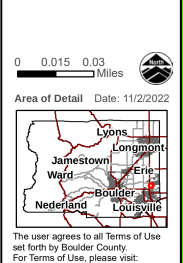
Comprehensive Plan 2853, 2801 N 111TH ST



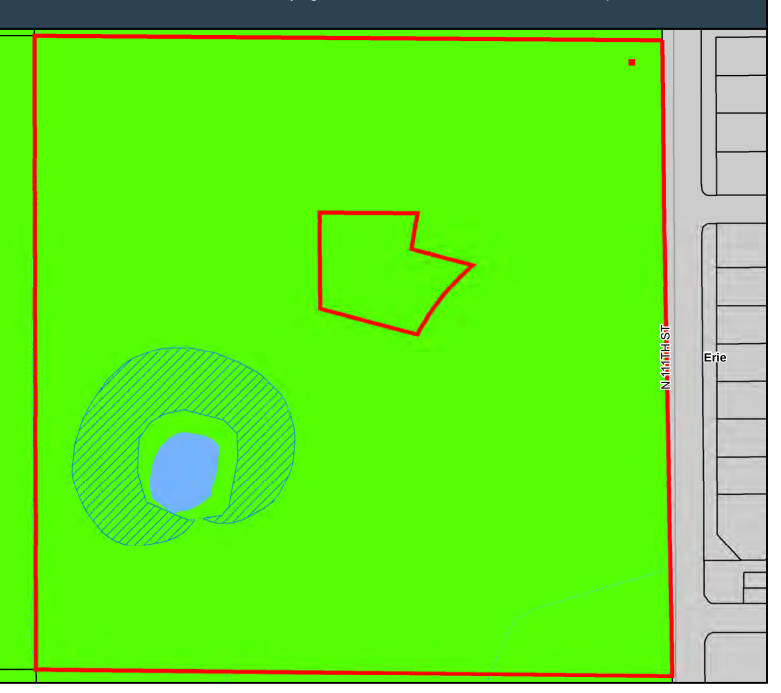
Riparian Areas

Significant Agricultural Land

Ag of National Importance



www.bouldercounty.org/mapdisclaimer



Community Planning & Permitting Elevation Contours Boulder County 2045 13th Street, Boulder, CO 80302 303-441-3930 www.bouldercounty.org 2853, 2801 N 111TH ST Subject Parcel Contours 40' Contours 20' N-1111TH-ST Erie Area of Detail Date: 11/2/2022

Longmont

Louisville

Jamestown

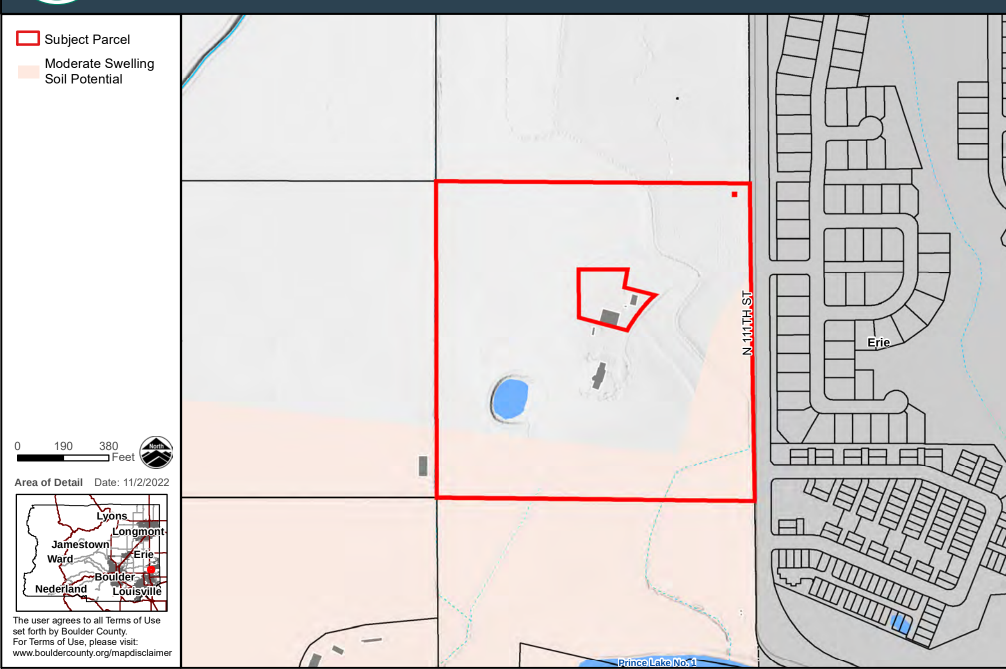
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Nederland

Community Planning & Permitting

2045 13th Street, Boulder, CO 80302 303-441-3930 www.bouldercounty.org

Geologic Hazards 2853, 2801 N 111TH ST

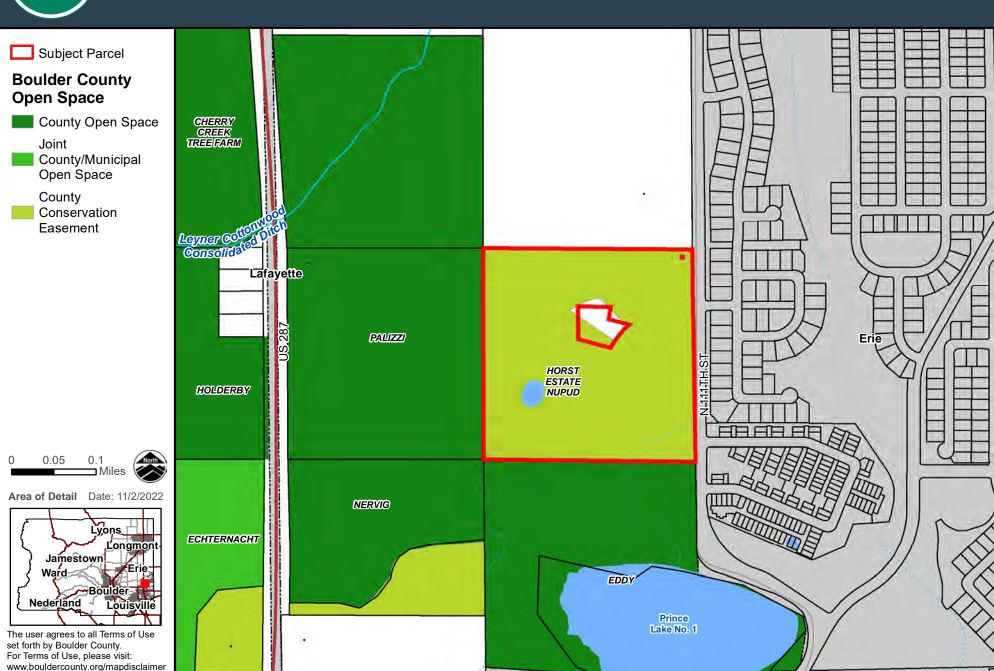




Community Planning & Permitting

2045 13th Street, Boulder, CO 80302 303-441-3930 www.bouldercounty.org

Public Lands & CEs 2853, 2801 N 111TH ST



Community Planning & Permitting Zoning Boulder County 2045 13th Street, Boulder, CO 80302 303-441-3930 www.bouldercounty.org 2853, 2801 N 111TH ST Subject Parcel **Zoning Districts** Agricultural **Ditch Setbacks** 20 feet 50 feet Erie Area of Detail Date: 11/2/2022 Longmon Jamestown Nederland -

The user agrees to all Terms of Use set forth by Boulder County. For Terms of Use, please visit: www.bouldercounty.org/mapdisclaimer

Prince Lake No. 1

PROJECT DESCRIPTION HORST ESTATE NUPUD 2022

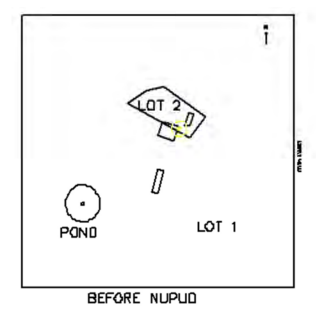
Overview

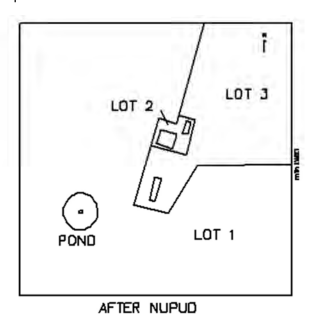
The purpose of this NUPUD project is provide a third lot to the Horst Estate property as granted in its 1982 Conservation Easement.

Summary

In the early 1980's, landowners Thomas and Cheryl Horst proposed subdividing their 39.58-acre parcel into three lots, which was approved by Boulder County. At the time, the Horsts chose to subdivide into two lots, creating a 1.01-acre donut-hole lot (Lot 2) in the center of the remaining 38.57 acres (Lot 1). This NUPUD (see PDF titled 'Horst Estate Original NUPUD 432702 1981') was recorded in 1981 with Reception #432702. Shortly after, in 1982, with the intention of keeping the right to a third lot, the Horsts granted Boulder County a simple conservation easement on Lot 1. In that CE (see PDF titled 'Horst Estate Conservation Easement 1982') the Horsts specifically allowed for the future creation of a third lot, provided Lot 1 remained in a CE and retained a minimum 75% of the entire acreage.

Because of this granting by the Horsts to allow for Lot 3, we are proposing an NUPUD process to subdivide Horst Estate into three lots. We have been in discussion with Boulder County for about five years on this project. In 2018, Boulder County's Christian Martin suggested we use an Exemption Plat process. More recently, Dale Case and Summer Frederick have advised us to use the NUPUD process to subdivide the land. It is our understanding that an NUPUD has not happened in Boulder County in over two decades, and that the process is challenging. It is our hope that in working together we can find a path forward that meets the needs and intentions of all parties.





Ownership and Replat

The Horst Estate (the entirety of Lots 1 and 2) was owned by the Horsts and changed ownership once or twice until it was purchased in August 2016 by Mark Rockwell and Kelli Sexton, who purchased Lot 1 and Lot 2. It was discovered shortly after that an outbuilding straddled the property line between Lots 1 and 2, and so the County required us to replat Lot 2 (as part of an SPR). This plat (see PDF titled 'Horst Estate Subdivision Replat A 2017') was recorded in 2017 as part of that SPR process. Unfortunately, the replat documentation is incomplete. The Assessor's online map of Lot 2 remains outdated since its update in 2017, which can lead to confusion for anyone working on this project and using electronic records.

In 2017, Lot 1, with address 2801 N 111th Street, was deeded into our personal trusts of Theatre Trust and Pink Peony Trust.

In 2017, Lot 2, with address 2853 N 111th Street, was legally deeded into the name Rockton 111, LLC.

It is useful to know that the legal ownership of these properties varies, but all ownership ties back to Mark Rockwell and Kelli Sexton. For purposes of this process and application, unless specific legal ownership is required to be specified, we will use Mark Rockwell and Kelli Sexton as applicants and owners, to hopefully help in understanding these documents.

Concept

As stated in the Boulder County Land Use Code (June 2019), Article 6, section 6-100-A-1, a PUD is "an entire development concept and shall be reviewed as a whole." We believe it is important for all parites to keep this clear directive in mind.

It is our goal to annex our residential properties into the neighboring Town of Erie. Erie has high density housing across 111th Street, and many landowners along 111th and 109th have opted to leave unincorporated Boulder County and annex into Erie. Besides being part of that community, having water and sewer resources from Erie, along with potentially other utilities such as natural gas, makes Erie compelling for us. However, we do not feel it is appropriate or warranted to move all 39.58 acres of this land into Erie, and that the portion left in the CE should remain in Boulder County.

In our discussions with Erie, they have made it clear they do not desire to annex agricultural land in a conservation easement but are willing to if we amend the zones in the Erie UDC.

Lot 2, which is currently not in a conservation easement, is on its own island oasis. It is impossible to annex Lot 2 into Erie because it lacks contiguousness with anything but Lot 1. Also, enlarging Lot 2 to include all residences would yield two residences on one lot, so a third lot is necessary to keep residential lots as part of the annexed properties. If Boulder County allowed for two residences on one lot, we could redraw Lot 2 to include both residences and be contiguous with 111th Street.

In creating Lot 3, we can encompass the primary home currently on Lot 1 and configure it in such a way as to allow for Lot 3 and Lot 2 to be contiguous to Erie, while the remainder of Lot 1 remains in the CE in Boulder County. This meets the intention of the now-expired inter-governmental agency agreement between Erie, Lafayette, and Boulder County.

If Lot 3 is not granted by Boulder County, we plan to reluctantly annex the entire 39.58 acres into Erie. Because Erie does not want property with a CE, we will need to create a new zoning option in Erie, a cumbersome approach. We could then subdivide the property in Erie, still honoring the CE, and then reannex Lot 1 back into Boulder County. The result is the same, just much more bureaucratic and time consuming. Hopefully Boulder County will work with us to find a more direct approach by keeping the overarching goals and final Concept in mind.

During our discussions with Boulder County over the past five years, we have repeatedly asked "what's best for Boulder County?" We have been instructed by Summer Frederick that what Boulder County wants is immaterial; that we need to apply based on what we want. We ask once again in this narrative that the County work with us on this Concept and propose alterations to our plans as appropriate to yield the most wins for all parties involved.

Benefits to the NUPUD

In our view, having our residences in Erie with most of our acreage in a protected CE in Boulder County is inevitable. The route we take is uncertain. By creating this NUPUD, we mitigate current problems and provide additional wins for the County.

- Create a New, Modern Conservation Easement. The 2-page 1982 conservation easement is vague, ambiguous, and open for opposing interpretation. In this NUPUD process, we allow for the newer modern conservation easement to be placed on Lot 1, which further protects the interests of Boulder County.
- **Fix the Lot 2 Donut Hole**. It has baffled many how Lot 2 could be recorded on a plat map as a donut hole amid another lot. We have an opportunity to bring Lot 2 into conformity of modern and expected parcels, which benefits everyone.
- Eliminate a Residence in the Conservation Easement. Parks & Open Space directors claim having a residence in a conservation easement is an anomaly and creates management problems. By moving the primary residence out of the CE, we remove the competing interests of these opposing zones.
- **Development Managed by Erie**. The Town of Erie plans to zone the proposed annexed Lots 1 and 2 as Rural Residential. This has a density of 1 residence per two acres.
- **Modern Wastewater System**. With annexation, we eliminate septic systems and have access to a reliable water source. Modern sewers provide greater community benefit over septic systems.
- Create a Transitional Buffer. Erie's Flatirons Meadows development across 111th is high-density housing that abruptly changes to agricultural. This NUPUD allows for a transition to include Rural Residential in between these two zones.
- Set a Precedent for Neighboring Land. North of our acreage is a privately owned 60-acre farm with no conservation easement. It is highly likely that land will be annexed into Erie by the next buyer. By creating a Rural Residential area on our property, we provide a precedent to incentivize the neighboring land to also be Rural Residential, rather than high density.

Application Submittal Requirements

Table 3-202 of the Boulder County Land Use Code lists submission requirements which are outlined below.

Effectively, there is little change in this NUPUD. Lot 1 is being split into Lot 1 and 3, removing almost 30 acres of agricultural land into its own parcel. All utilities remain as-is for the existing structures.

Building Plans. There are no new structures proposed in this NUPUD, so there are no plans.

Development Report. There is no development to report.

Engineering Report. There is no engineering to report.

Landscape Plans. There is no change in any existing landscaping proposed in this NUPUD.

Mineral Rights. There are no changes or concerns related to mineral rights.

Preliminary Map. Included in the submission.

Title Information. Included in the submission.

Site Plan. There are no changes to the Site, just a delineation of lots. An SPR has already been performed on this property and is actively being processed. There is no need for an additional Site Plan.

Sketch Map. This is provided as the beginning of this narrative.

HORST ESTATE SUBDIVISION

THE NE 1/4, NE 1/4 OF SEC. 27, TIN, R69W, OF THE 6PM. BOULDER COUNTY, COLORADO

NORTHEAST CORNER, SECTION 27

RÉG. LAND SURVEYOR, L.S. 10737



ROAD IMPROVEMENT FUND

THE OWNER ACKNOWLEDGES THAT THE COUNTY IS

ROAD IMPROVEMENTS NECESSITATED BY NEW

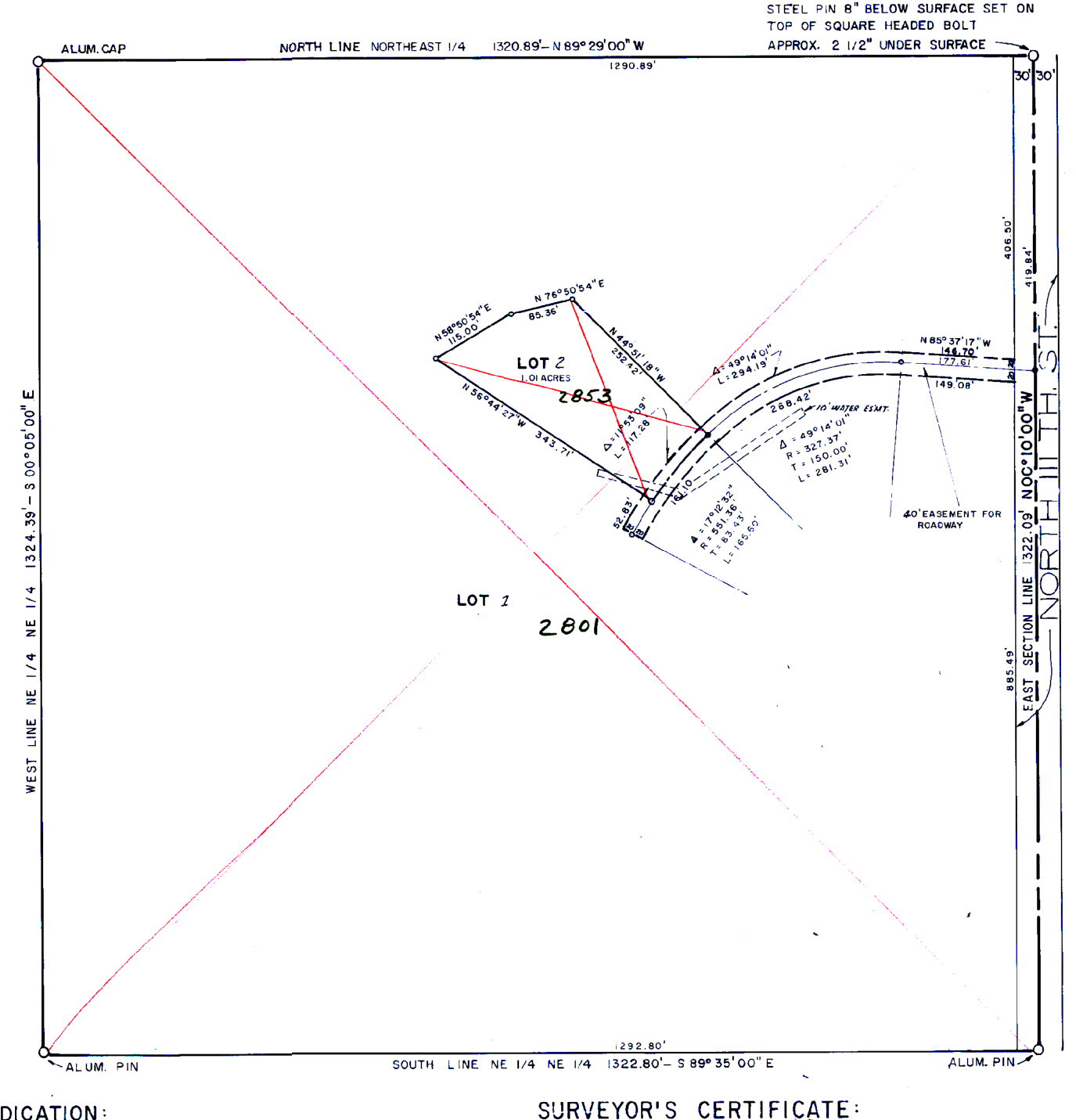
ROAD SYSTEM IMPROVEMENT FUND TO FACILITATE

BY RESOLUTION OF THE COUNTY COMMISSIONERS.

DEVELOPMENTS, AND THAT AT SUCH TIME AS LOT 2 IS

ELIGIBLE FOR A BUILDING PERMIT THE LOT WILL BE SUBJECTED TO ASSESSMENTS OF ANY SUCH ESTABLISHED

CONTEMPLATING THE USE OF A COUNTY-WIDE OR REGIONAL



DEDICATION:

KNOW ALL MEN BY THESE PRESENTS

I HEREBY CERTIFY THAT A SURVEY OF THE ABOVE DESCRIBED PROPERTY WAS MADE UNDER MY SUPERVISION AND THAT CORNERS SHOWN AND THAT THOMAS A. HORST IS THE OWNER OF THE REAL PROPERTY SET BY LS NO. 2152 ARE CORRECT TO THE BEST OF MY KNOWLEDGE SITUATED IN BOULDER COUNTY, COLORADO AND LYING WITHIN THE EXTERIOR OF HORST EASTATE SUBDIVISION THAT IT HAS CAUSED SAID REAL PROPERTY TO BE LAID OUT AND SURVEYED AS HORST ESTATE SUBDIVISION, A SUBDIVISION IN THE COUNTY OF BOULDER, STATE OF COLORADO, AND DOES HEREBY ACCEPT THE RESPONSIBILITY FOR THE COMPLETION OF REQUIRED IMPROVEMENTS AND DOES HEREBY DEDICATE AND SET APART ALL OF THE ROADS AND OTHER PUBLIC IMPROVEMENTS AND PLACES AS SHOWN ON THE ACCOMPANYING PLAT TO THE USE OF THE PUBLIC FOREVER, AND DOES HEREBY DEDICATE THOSE PORTIONS OF SAID REAL PROPERTY WHICH ARE INDICATED AS EASEMENTS ON THE ACCOMPANYING PLAT AS EASEMENTS FOR THE PURPOSE SHOWN HEREON, AND DOES HEREBY GRANT THE RIGHT TO INSTALL AND MAINTAIN NECESSARY STRUCTURES TO THE ENTITY RESPONSIBLE FOR PROVIDING THE SERVICES FOR WHICH THE EASEMENTS ARE ESTABLISHED.

IN WITNESS WHEREOF THOMAS A. HORST HAS CAUSED HIS NAME TO BE HEREUNT SUBSCRIBED, THIS 15th DAY, OF January A.D. 1981

PLANNING COMMISSION CERTIFICATE:

APPROVED THE 17th DAY OF December , AD 1980, COUNTY PLANNING COMMISSION BOULDER COUNTY, COLORADO.

CHAIRMAN CANGET STREET

COMMISSIONERS' CERTIFICATE:

APPROVED THIS 15th DAY OF Tanuary , AD 1981, BOARD OF COUNTY COMMISSIONERS BOULDER COUNTY, COLORADO. THIS APPROVAL DOES NOT GUARANTEE THAT THE SIZE, SOIL CONDITIONS, SUBSURFACE GEOLOGY, GROUNDWATER CONDITIONS, OR FLOODING CONDITIONS OF ANY LOT SHOWN HEREON ARE SUCH THAT FOR ALL UTILITY SERVICES, PAVING, GRADING, LANDSCAPING, CURBS, GUTTERS, SIDEWALKS, ROAD LIGHTING, ROAD SIGNS, FLOOD PROTECTION DEVICES, DRAINAGE STRUCTURES, AND ALL OTHER IMPROVEMENTS THAT MAY BE REQUIRED SHALL BE THE RESPONSIBILITY OF THE SUBDIVIDER AND NOT THE COUNTY OF BOULDER.

CLERK AND RECORDER'S CERTIFICATE:

(STATE OF COLORADO) SS (COUNTY OF BOULDER)

THEREBY CERTIFY THAT THIS INSTRUMENT WAS FILED IN MY OFFICE AT 11:20 AMO CLOCK,

2 DAY OF FEDY LATE , A.D., 1981, AND IS DULY RECORDED IN PLAN FILE P-10 F-4 #25 FEES \$ 10.00 PAID Film 1153 Reception # 432702

NOTARIAL CERTIFICATE:

(STATE OF COLORADO) (COUNTY OF BOULDER)

THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS

OF January, A.D. 1981, BY Thomas A. Horst

MY COMMISSION EXPIRES SEPTEMBER. 23, 1984

NOTICE:

PUBLIC NOTICE IS HEREBY GIVEN THAT ACCEPTANCE OF THIS PLATTED SUBDIVISION BY THE COUNTY OF BOULDER DOES NOT CONSTITUTE AN ACCEPTANCE OF THE ROADS AND OTHER IMPROVEMENTS REFLECTED HEREON FOR MAINTENANCE BY SAID COUNTY.

UNTIL SUCH ROADS AND OTHER IMPROVEMENTS MEET COUNTY REQUIREMENTS AND ARE SPECIFICALLY ACCEPTED BY THIS COUNTY BY RECORDING WITH THE CLERK AND RECORDER OF THIS COUNTY AN OFFICIAL ACCEPTANCE, THE MAINTENANCE, CONSTRUCTION, AND ALL OTHER MATTERS PERTAINING TO OR AFFECTING SAID ROADS AND OTHER IMPROVEMENTS AND RIGHT - OF - WAY ARE THE SOLE RESPONSIBILITY OF THE OWNERS OF THE LAND WITHIN THIS SUBDIVISION.

THE 40'-WIDE "EASEMEIST FOR ROADWAY" EISCOMPASSES A PRIVATE ROAD WHICH IS TO BE PRIVATELEY MAINTAINED BY THE OWNER OR OWNERS OF LOT I AND LOT ?

アーバ 井 ひと

Recorded 9:50 AM On On A Reception No. Charlotte Houston, Boulder County Recorder

GRANT OF CONSERVATION EASEMENT

THIS INDENTURE, entitled Grant of Conservation Easement, made this day of <u>February</u>, 1982 by and between THOMAS A. HORST AND CHERYL LYNN HORST, Grantors, and THE COUNTY OF BOULDER, a body corporate and politic, Grantee:

WITNESSETH:

WHEREAS, the Grantors are the owners in joint tenancy and fee simple of a certain tract of real property designated as Lot 1 on the plat of Horst Estate Subdivision, a part of the NE¼ of Section 27, Township 1 North, Range 69 West of the 6th P.M. in the County of Boulder, State of Colorado; and

WHEREAS, the Grantee has determined that to accomplish the purpose of preserving agricultural land, it is desirable to acquire a conservation easement which preserves open land for agricultural purposes within the above-described property, and Grantor is willing to grant the same;

NOW, THEREFORE, the Grantors, for the sum of Ten Dollars and other good and valuable consideration to the said Grantor in hand paid by the Grantee, the receipt of which is hereby confessed and acknowledged, has granted and conveyed and by these presents does grant and convey a conservation easement over Lot 1 of the Horst Estate Subdivision to Grantee, its successors and assigns, which easement shall be described in the following manner, to-wit:

1. This conservation easement shall:

A. Prohibit the Grantors, their successors and assigns, from erecting or constructing any residential structures or structures which are not accessory to an existing principal agricultural use on Lot 1; the construction of agriculturally related buildings and structures may be permitted on this property as long as they are not for residential purposes, they are constructed and used as accessory structures to a single principal use of agriculture, and are determined to be such in accordance with County Land Use regulations.

B. Prohibit the Grantors, their successors and assigns, from dividing such Lot 1 into two or more parcels, separate interests, or interests in common, unless exempted under CRS 30-28-101(10)(d), 1973, as amended, or resubdivided under the applicable provisions of the

Boulder County Subdivision Regulations.

C. Prohibit the Grantors, their successors and assigns, from erecting, constructing, or expanding any structure and/or pavement on Lot 1, such that the total converage of structure and/or pavement on such Lot 1 exceeds 10 acres or 10% of the area of such Lot 1, whichever is less, unless the use of such structure and/or pavement is accessory to a principal open agricultural use and required by government regulation.

D. Require the Grantors, their successors and assigns, provide for the management and use of Lot 1 as a single agricultural unit, and cause the assignment of maintenance responsibility for such Lot 1 to a single legally responsible individual who is a resident of Boulder

County.

2. The Grantors further grant through this conservation easement to the Grantee, its agents and contractors, the right to enter upon the property described above to inspect for violations of the terms and covenants of this easement and to remove or eliminate any conditions

or operations which violate the same as may be desirable or necessary. No further right of access, entry or possession is conveyed hereby.

3. The easement granted herein shall run with the land and shall remain an easement on the land until terminated or transferred by the Grantee and by the operation of all of the following provisions:

A. Where the Boulder County Planning Commission and Boulder County Board of Commissioners have determined that the proposed and/or allowed development and/or land use resulting from such termination or transfer is consistent with the current Boulder County Comprehensive Plan and Boulder County Land Use regulations B. And the recipient(s) of these transferred interests or rights is (are) a municipality and/or the owner (2) of fee title; and in the instance where these interests or rights are to be transferred to a municipality which is not owner of fee title, Boulder County will:

I require the consent of or compensation to the owner(s) of fee title at an amount equal to the fair market value of such interest or rights, less costs of transfer, and II condition or restrict the transfer to prohibit use for future speculative purposes by the municipality.

It is understood, that Grantee may require compensation for and attach conditions to these transfers, and that these conditions may include restrictions of the future use of Lot 1.

4. It is acknowledged and understood that the easement granted herein shall not have the effect of adding any additional restrictions to the use of the existing residence on Lot 1 as a single-family dwelling or of preventing the expansion or addition to the existing use or structure, as long as the proposed use is in compliance with the applicable requirements of the Boulder County Zoning Resolution and

the Boulder County Subdivision Regulations.

5. Upon application by the Grantors for an additional lot on the property, and upon approval of such by the County, the Grantee agrees to release this conservation easement provided that a new conservation easement in favor of the Grantee is recorded encompassing a minimum of 75% of the total land area described on the plat recorded at Reception #

432702 of the records of the Boulder County Clerk and Recorder's Office, which conservation easement limits the use of the property described therein in like manner to the provisions of Items 1, 2 and 3 above.

IN WITNESS WHEREOF, the said Grantors have caused their names to be hereunto subscribed the day and year first above written.

Grantor

STATE OF COLORADO

COUNTY OF BOULDER

The foregoing instrument was acknowledged before me this 23 day of 40 day

Withess my hand and official seal.

My commission expires: My Commission expires Jan. 14, 1984

Notary Public

Ownership Certificate KNOW ALL PERSONS BY THESE PRESENTS: THAT THE UNDERSIGNED, ARE THE OWNERS OF THAT REAL PROPERTY SITUATED IN THE COUNTY OF BOULDER. STATE OF COLORADO, AND LYING WITHIN THE EXTERIOR BOUNDARY OF HORST ESTATE SUBDIVISION, A SUBDIVISION IN THE COUNTY OF BOULDER, STATE OF COLORADO. THAT THE UNDERSIGNED HAVE CAUSED SAID REAL PROPERTY TO BE LAID OUT AND SURVEYED AS "HORST ESTATE SUBDIVISION REPLAT A" IN THE COUNTY OF BOULDER, STATE OF COLORADO.

OWNER LOT 1: THEATRE TRUST Wed HRobert MARK ROCKWELL, AS TRUSTEE OF THEATRE TRUST

ACKNOWLEDGEMENT

STATE OF COLORADO COUNTY OF BOULDER THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS \mathcal{Q}_{-} DAY OF LEVEN SEC , 20 17, BY MARK ROCKWELL, AS TRUSTEE OF THEATRE TRUST

OWNER LOT 1: PINK PEONY TRUST

KÉĽLÍ SEXTON, AS TRUSTEE OF PINK PEONY TRUST

ACKNOWLEDGEMENT

THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS ____ DAY OF

KELLI SEXTON, AS MEMBER MANAGER

THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS 4 Lacember, 2017, BY MARK ROCKWELL, AS MEMBER MANAGER AND KELLI SEXTON AS MEMBER MANAGER, OF ROCKTON 111, LLC.

(IN FEET)

1 inch = 100 ft.

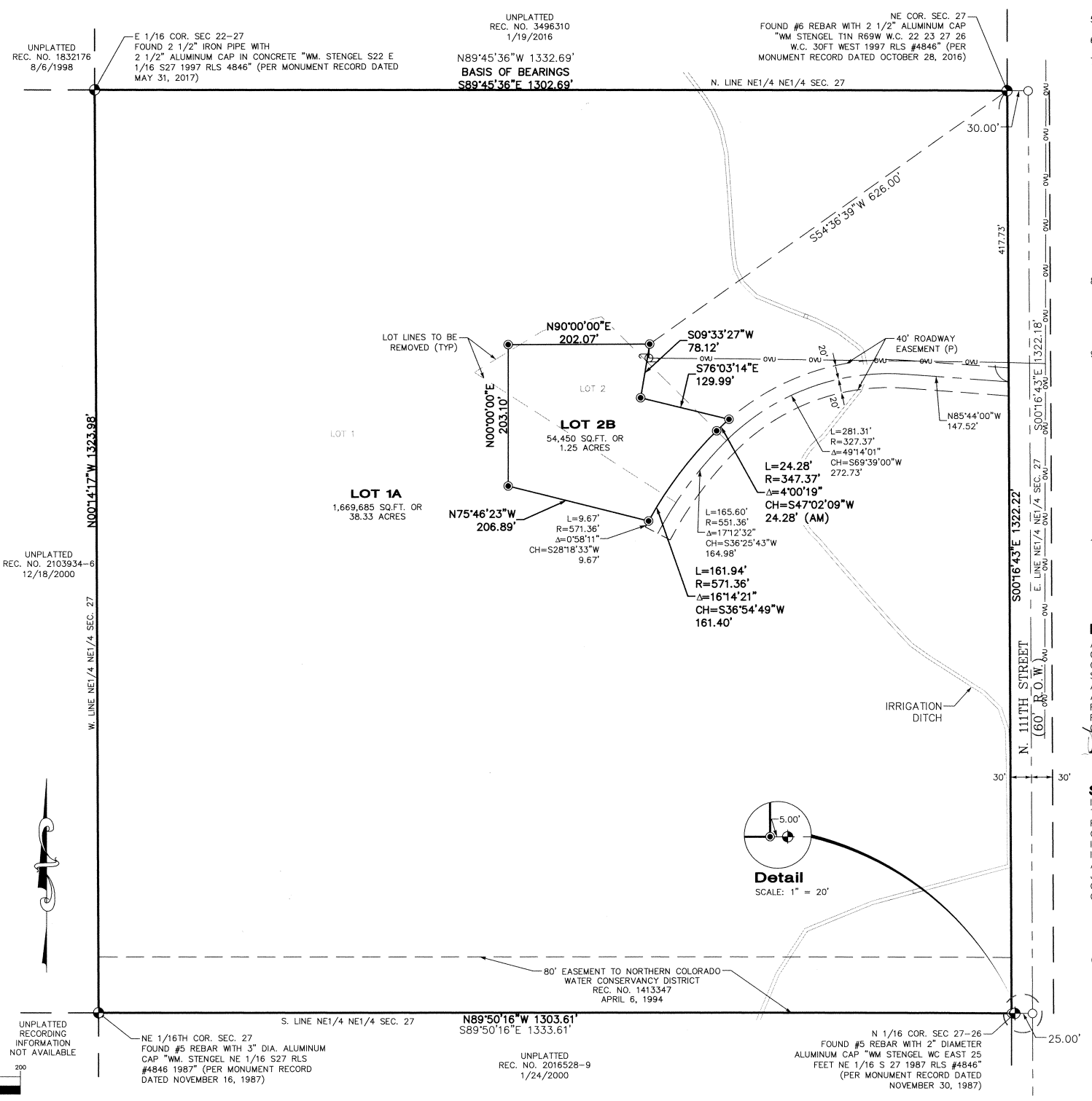
WITNESS MY HAND AND OFFICIAL SEAL.

Legend

- FOUND ALIQUOT MONUMENT AS DESCRIBED
- SET 18" #5 REBAR WITH 1 1/2" ALUMINUM CAP
- "FLATIRONS SURV 16406"
- CALCULATED ALIQUOT MONUMENT FROM FOUND OFFSET
- AS PER THE PLAT OF HORST ESTATE SUBDIVISION

ESTATE SUBDIVISION REPLAT A HAVE BEEN FULLY SATISFIED AND THAT THE SAME IS HEREBY

THE BOULDER COUNTY PLANNING COMMISSION



- 1. FIDELITY NATIONAL TITLE INSURANCE COMPANY COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0540358 (LOT 1, HORST ESTATE SUBDIVISION), DATED AUGUST 8, 201 AT 6:00 P.M., AND FIDELITY NATIONAL TITLE INSURANCE COMPANY COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0545099 (LOT 2. HORST ESTATE SUBDIVISION), DATED AUGUST 8, 2016J AT 6:00 P.M. WERE ENTIRELY RELIED UPON FOR RECORDED INFORMATION REGARDING RIGHTS-OF-WAY, EASEMENTS AND ENCUMBRANCES IN THE PREPARATION OF THIS SURVEY. THE PROPERTY SHOWN AND DESCRIBED HEREON IS ALL OF THE PROPERTY DESCRIBED IN SAID TITLE
- 2. ACCORDING TO COLORADO LAW YOU MUST COMMENCE ANY LEGAL ACTION BASED UPON ANY DEFECT IN THIS SURVEY WITHIN THREE YEARS AFTER YOU FIRST DISCOVER SUCH DEFECT. IN NO EVENT MAY ANY ACTION BASED UPON ANY DEFECT IN THIS SURVEY BE COMMENCED MORE THAN TEN YEARS FROM THE DATE OF THE CERTIFICATION SHOWN HEREON.
- 3. BASIS OF BEARINGS: GPS DERIVED BEARINGS BASED ON A BEARING OF S89'45'36"E ALONG THE NORTH LINE OF THE NE1/4 NE1/4 SEC 27, BETWEEN A FOUND 2 1/2" IRON PIPE WITH 2 1/2" ALUMINUM CAP IN CONCRETE "WM. STENGEL S22 E 1/16 S27 1997 RLS 4846" AT THE E 1/16TH CORNER OF SECTIONS 22-27 AND A FOUND #6 REBAR WITH 2 1/2" ALUMINUM CAP "WM STENGEL T1N R69W W.C. 22 23 27 26 W.C. 30FT WEST 1997 RLS #4846" AT THE 30 FOOT WITNESS CORNER TO THE NORTHEAST CORNER OF SECTION 27 AS SHOWN HEREON. COLORADO STATE PLANE COORDINATE SYSTEM, CENTRAL ZONE, NORTH AMERICAN DATUM 1983 (NAD83). ALL BEARINGS SHOWN
- 4. ANY PERSON WHO KNOWINGLY REMOVES, ALTERS OR DEFACES ANY PUBLIC LAND SURVEY MONUMENT AND/OR BOUNDARY MONUMENT OR ACCESSORY, COMMITS A CLASS TWO (2) MISDEMEANOR PURSUANT TO STATE STATUTE C.R.S. SEC 18-4-508. WHOEVER WILLFULLY DESTROYS, DEFACES, CHANGES, OR REMOVES TO ANOTHER PLACE ANY SECTION CORNER, QUARTER-SECTION CORNER, OR MEANDER POST, ON ANY GOVERNMENT LINE OF SURVEY, OR WILLFULLY CUTS DOWN ANY WITNESS TREE OR ANY TREE BLAZED TO MARK THE LINE OF A GOVERNMENT SURVEY, OR WILLFULLY DEFACES CHANGES, OR REMOVES ANY MONUMENT OR BENCH MARK OF ANY GOVERNMENT SURVEY, SHALL BE FINED UNDER THIS TITLE OR IMPRISONED NOT MORE THAN SIX MONTHS, OR BOTH. 18 U.S.C. § 1858.
- 5. THE DISTANCE MEASUREMENTS SHOWN HEREON ARE U.S. SURVEY FOOT.
- 6. DATES OF FIELDWORK: OCTOBER 1, 2017 (CREW CHIEF D. WILSON)
- 7. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0540358) AND APPEAR TO AFFECT THE SUBJECT PROPERTY BUT CANNOT BE SHOWN GRAPHICALLY. THE FOLLOWING LIST CONTAINS THE TITL DOCUMENT EXCEPTION NUMBER, DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE.

#3	JULY 11, 1891	BK 138, PG 518	RESERVATION OF MINERALS
.,	MAY 17, 2002	REC. NO. 2288464	REQUEST FOR NOTIFICATION OF
			SURFACE DEVELOPMENT
#6	FEB 2, 1981	REC. NO. 432703	CONSERVATION EASEMENT
#7	APRIL 23, 1981	REC. NO. 443242	OIL AND GAS LEASE
	FEB 3, 1984	REC. NO. 602452	AFFIDAVIT
	JUNE 12, 1995	REC. NO. 1523079	AGREEMENT TO AMEND
	JAN 23, 2001	REC. NO. 2112338	NOTICE OF OIL AND GAS INTERESTS
			AND SURFACE USE
#8	MARCH 1, 1982	REC. NO. 485003	CONSERVATION EASEMENT
#10	OCT 23, 2007	REC. NO. 2890878	REQUEST FOR NOTIFICATION OF
			SURFACE DEVELOPMENT
#11	DEC 21, 2007	REC. NO. 2900941	REQUEST FOR NOTIFICATION
#13	AUG 8, 2016	REC. NO. 03535622	DEED OF TRUST
#14	AUG 8, 2016	REC. NO. 3535665	AGREEMENT FOR A REPAIR TO AN
			ONSITE WASTEWATER TREATMENT SYSTEM

8. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0540358) AND DO NOT APPEAR TO AFFECT TH SUBJECT PROPERTY. THE FOLLOWING LIST CONTAINS THE TITLÉ DOCUMENT EXCEPTION NUMBER, DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE. #4 MAY 4, 1997 REC. NO. 221094

PUBLIC SERVICE LICENSE/EASEMENT

9. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0545099) AND APPEAR TO AFFECT THE SUBJECT PROPERTY BUT CANNOT BE SHOWN GRAPHICALLY. THE FOLLOWING LIST CONTAINS THE TITLE DOCUMENT EXCEPTION NUMBER, DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE. #3 JULY 11, 1891 BK 138, PG 518 RESERVATION OF MINERALS

REQUEST FOR NOTIFICATION OF SURFACE DEVELOPMENT #6 APRIL 23, 1981 REC. NO. 443242 OIL AND GAS LEASE FEB 3, 1984 REC. NO. 602452 AFFIDAVIT AGREEMENT TO AMEND JUNE 12, 1995 REC. NO. 1523079 JAN 23, 2001 REC. NO. 2112338 NOTICE OF OIL AND GAS INTERESTS AND SURFACE USE #7 OCT 23, 2007 REC. NO. 2890878 REQUEST FOR NOTIFICATION OF SURFACE DEVELOPMENT REQUEST FOR NOTIFICATION #8 DEC 21, 2007 REC. NO. 2900941 #10 AUG 8, 2016 REC. NO. 3535665 AGREEMENT FOR A REPAIR TO AN ONSITE WASTEWATER TREATMENT SYSTEM

10. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0545099) AND DO NOT APPEAR TO AFFECT T SUBJECT PROPERTY. THE FOLLOWING LIST CONTAINS THE TITLÉ DOCUMENT EXCEPTION NUMBER. DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE. #4 MAY 4, 1997 REC. NO. 221094 PUBLIC SERVICE LICENSE/EASEMENT (LOCATED EAST AND NORTH)

Board of Commissioner's Approval

APPROVED THIS 15 DAY OF November 2017 BOARD OF COMMISSIONERS, BOULDER COUNTY, COLORADO. THIS APPROVAL DOES NOT GUARANTEE THAT THE SIZE, SOIL CONDITIONS, SUBSURFACE GEOLOGY, GROUND WATER CONDITIONS, OR FLOODING CONDITIONS OF ANY LOT SHOWN HEREON ARE SUCH THAT A BUILDING PERMIT, WELL PERMIT, OR SEWAGE DISPOSAL PERMIT WILL BE ISSUED. THIS APPROVAL IS WITH THE UNDERSTANDING THAT ALL EXPENSES INVOLVING REQUIRED IMPROVEMENTS FOR ALL UTILITY SERVICE, PAVING, LANDSCAPING, CURBS, GUTTERS, SIDEWALKS, ROAD LIGHTING, ROAD SIGNS, FLOOD PROTECTION DEVICES, DRAINAGE STRUCTURES AND ALL OTHER IMPROVEMENTS THAT MAY BE REQUIRED SHELL BE THE RESPONSIBILITY OF THE COUNTY QF BOULDER.

CLERK OF BOARD

Surveyor's Certificate I, JOHN B. GUYTON, A PROFESSIONAL LAND SHRYEYOR LICENSED TO PRACTICE LAND SURVEYING IN THE STATE OF COLORADO, DO HEREBY CERTIFY THAT THE SURVEY OF HORST ESTATE SUBDIVISION REPLAT A WAS MADE BY ME OR DIRECTLY UNDER MY SUPERVISION ON OR ABOUT THE 16TH DAY OF OCTOBER, 2017, AND THAT THE SURVEY IS BASED UPON MY KNOWLEDGE, INFORMATION AND BELIEF, IT HAS BEEN PREPARED IN ACCORDANCE WITH APPLICABLE STANDARDS OF PRACTICE, THE SURVEY IS NOT A GUARANTY OR WARRANTY, EITHER EXPRESSED OR IMPLIED, AND THE ACCOMPANYING PLAT ACCURATELY AND PROPERTY SHOWS SAID SUBDIVISION AND THE SURVEY THEREOF. JOHN B. GUYTON

COLORADO P.L.S. #16406 CHAIRMAN & CEO, FLATIRONS, INC.

FSI JOB NO. 17-70,287

Clerk and Recorder's Certificate

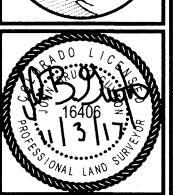
STATE OF COLORADO COUNTY OF BOULDER

2011, AND IS RECORDED RECEPTION # 13.63.

560 DOV UNI ENVER, (

3825 B0U PH: FAX:

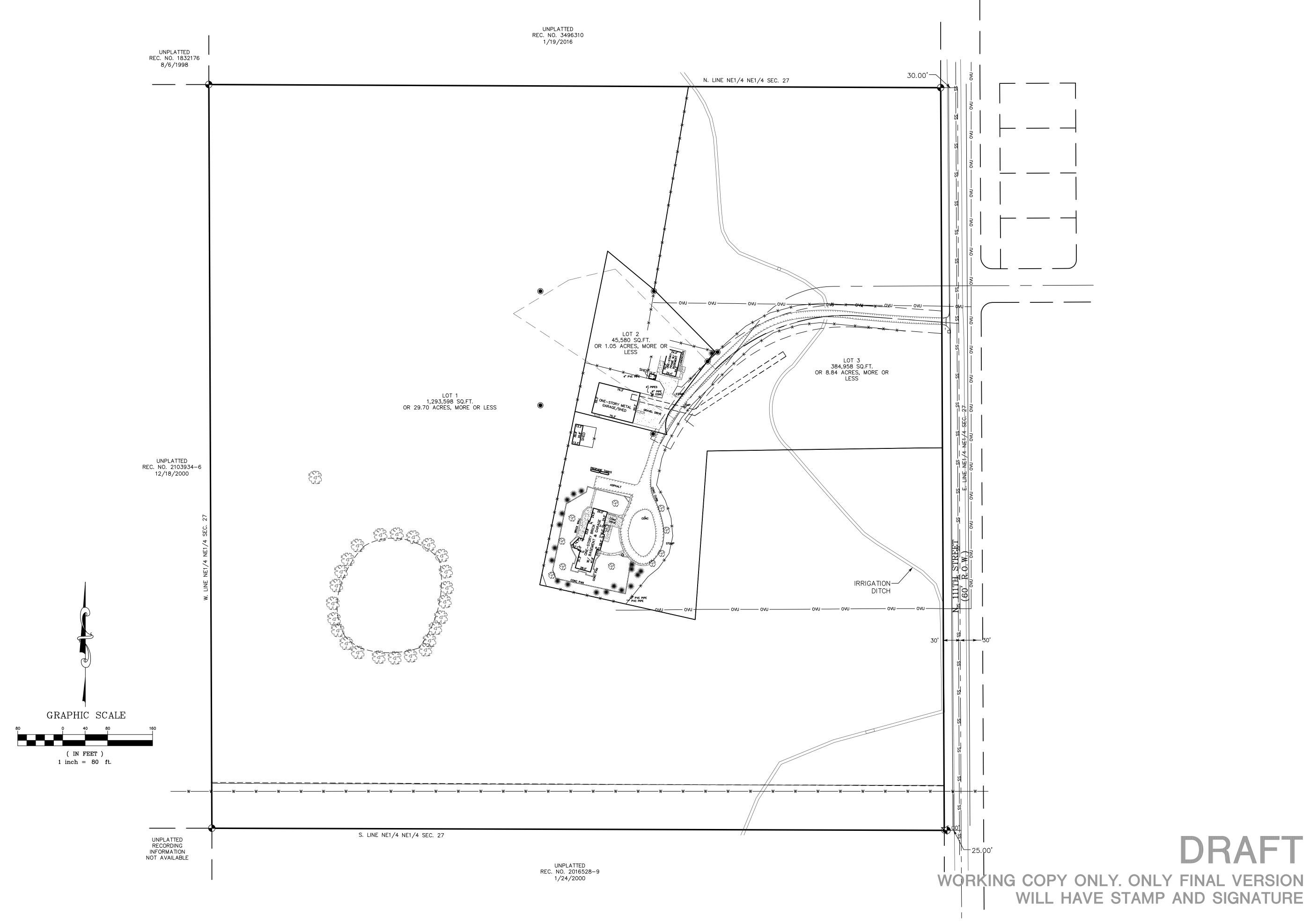
20 CO 776-



7-70,287 1-03-2017 RAWN BY:

PRESCOTT HECKED BY ZG/WW/JK/BB

SHEET 1 OF



DATE: 11/30/2021 FSI JOB# 19-72,558



2480 W. 26th Ave Suite 156-B | Denver, CO 80211 TEL 303 455 6277 | FAX 303 455 7880



ATTACHMENT B

MAINTENANCE ELIGIBILITY PROGRAM (MEP) MHFD Referral Review Comments

For Internal MHFD Use Only.		
MEP ID:	106621	
Submittal ID:	10010136	
MEP Phase:	Referral	

Date: 12/07/2022

To: Sam Walker, Planner, Boulder County

Via email

RE: MHFD Referral Review Comments – Dockett RE -21-0001

Project Name:	Horst Estate NUPUD Replat
Location:	2801 N. 111 th St and 2853 N 111 th St

This letter is in response to the request for our comments concerning the referenced project. We have reviewed this proposal only as it relates to maintenance eligibility of major drainage features, in this case:

We have no comments on the referenced project as there are no proposed storm drainage features that would be eligible for District maintenance assistance. The proposed development (Horst Estate NUPUD Replat) is not adjacent to a MHFD major drainageway or mapped floodplain and does not include any MHFD master plan recommended drainage improvements. We do not need to review future submittals

We appreciate the opportunity to review this proposal. Please feel free to contact me with any questions or concerns.

Sincerely,

Ryan Tigera, P.E. Project Engineer

Mile High Flood District



Courthouse Annex • 2045 13th Street • Boulder, Colorado 80302 • Tel: 303.441.3930 Mailing Address: P.O. Box 471 • Boulder, Colorado 80306 • www.bouldercounty.org

MEMO TO: Referral Agencies
FROM: Sam Walker, Planner II
DATE: November 2, 2022
RE: Docket RE-21-0001

Docket RE-21-0001: Horst Estate NUPUD Replat

Request: Request to replat the Horst Estate NUPUD to create a second

building lot and three total lots.

Location: 2801 and 2853 N. 111th Street, Lots 1A and 2B Horst Estate Replat

A, approximately .5 miles south of the intersection of Isabelle Road

and N. 111th Street, in Section 27, Township 1N, Range 69W.

Zoning: Agricultural (A) Zoning District Applicants: Mark Rockwell & Kelly Sexton

Owners: Rockton 111 LLC, Pink Peony Trust Et Al, Theatre Trust Et Al

A Replat (RE) is the process for amending a recorded subdivision plat and/or agreement. The RE process reviews the new plat and any other necessary documents.

This process includes public hearings before the Boulder County Planning Commission and the Board of County Commissioners. Adjacent property owners and holders of liens, mortgages, easements or other rights in the subject property are notified of these hearings.

The Community Planning & Permitting staff, Planning Commission, and County Commissioners value comments from individuals and referral agencies. Please check the appropriate response below or send a letter to the Community Planning & Permitting Department at P.O. Box 471, Boulder, Colorado 80306 or via email to planner@bouldercounty.org. All comments will be made part of the public record and given to the applicant. Only a portion of the submitted documents may have been enclosed; you are welcome to call the Community Planning & Permitting Department at 303-441-3930 or email planner@bouldercounty.org to request more information. If you have any questions regarding this application, please contact me at 720-564-2738 swalker@bouldercounty.org.

Please return responses by December 7, 2022.

(Please note that due to circumstances surrounding COVID-19, application timelines and deadlines may need to be modified as explained in the CPP Notice of Emergency Actions issued March 23, 2020 (see https://boco.org/covid-19-cpp-notice-20200323).

___ We have reviewed the proposal and have no conflicts.

X Letter is enclosed.

Signed

Agency or Address Parks & Open Space dept

Please note that all Community Planning & Permitting Department property owner's mailing lists and parcel maps are generated from records maintained by the County Assessor and Treasurer Office. We are required to use this list to send notices to the "property owner" of land in Boulder County. If you feel you should not be considered a "property owner," or if the mailing address is incorrect, contact the County Assessor's Office at (303) 441-3530.

PRINTED Melissa Arnold, Land Officer



Parks & Open Space

5201 St. Vrain Road • Longmont, CO 80503 303-678-6200 • POSinfo@bouldercounty.org www.BoulderCountyOpenSpace.org

December 7, 2022

Delivery by email: swalker@bouldercounty.org
Sam Walker, Planner II
Community Planning & Permitting department
2045 13th Street
Boulder, CO 80302

Re: Referral Response for RE-21-0001, Request to Replat Horst Estate NUPUD

Dear Sam,

Parks & Open Space staff has reviewed above-referenced docket for Lots 1A and 2B of the Horst Estate Subdivision Replat A (the 'Property'). Lot 1A consists of 38.33 acres and is encumbered with a conservation easement recorded on March 1, 1982, at Reception #485003 in the real estate records of Boulder County, Colorado ('Conservation Easement'). Lot 2B consists of 1.25 acres and is an unencumbered lot.

Paragraphs 1.B and 5 of the Conservation Easement recognize that the Grantor of the Conservation Easement may apply for an additional lot on the Property, which the landowner is requesting under this docket. The landowner is proposing an additional 8.84-acre lot, a reconfiguration of Lot 2B to 1.05 acres, and the removal of 8.63 acres from the Conservation Easement, reducing the conserved land from 38.33 to 29.70 acres. The landowner has offered to amend the Conservation Easement over the remaining acreage with the county's modern long-form document with more restrictive terms. The landowner also stated in their application that if this proposal is approved, they would work with the Town of Erie to annex the two unencumbered lots, developing them to the greatest extent possible.

If Community Planning & Permitting (CP&P) grants the landowner's request for an additional lot, Parks & Open Space will work with the landowner to amend the Conservation Easement over the remaining acreage subject to conditions. Staff does not support maximizing the size of the additional lot and will request that a minimal amount of land be taken out of the total acreage encumbered by the Conservation Easement. Additionally, Staff does not support relinquishing acreage encumbered by the Conservation Easement unless the two unencumbered lots are subject to restrictive covenants, forever limiting their development to one house per lot. Limiting the Property to two developable lots is consistent with the intent of the parties at the time of the original subdivision and is necessary to protect the open space interests protected by the Conservation Easement.

Accordingly, if CP&P approves the landowner's request for an additional lot, Parks & Open Space requests the following conditions of approval be included in the final staff determination:

1. Minimize the acreage relinquished from the Conservation Easement, resulting in an additional lot that is comparable in size to the existing 1.25-acre Lot 2B.

2. The applicants must work with Parks & Open Space to:

I lowalki

- a. Sign an amended and restated conservation easement ("Amended Conservation Easement"), that updates the Conservation Easement to the county's current standards and satisfies Boulder County's requirements for restrictions on this property, including tying the landowner's interest in the water rights (as described below) to the land, and confining agricultural structures to designated building envelopes.
- b. Grant Boulder County a 50% undivided interest in all water rights that Boulder County ascertains are necessary to irrigate the Amended Conservation Easement property in perpetuity.
- c. Sign restrictive covenants prohibiting the two house lots from being further subdivided or developed beyond one development right each, regardless of whether it is annexed to a municipality.

Thank you,

Therese Glowacki

Director of Parks & Open Space tglowacki@bouldercounty.org

(303) 678-6206



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MEMO TO: County Health and Parks Departments, FPD

FROM: Sam Walker, Planner II DATE: October 19, 2022

RE: Site Plan Review application SPR-22-0098

Docket SPR-22-0098: Shaw Addition, Accessory Structures, and Parcel Merger

Request: Site Plan Review to deconstruct an existing 384 sq. ft.

sunroom before constructing a 796 sq. ft. residential addition, a 1,175 sq. ft. detached garage, 432 sq. ft. loafing shed, and 804 sq. ft. barn. Also proposed are the permitting

of two existing 288 sq. ft. loafing sheds.

Location: 8080 Hygiene Road, Section 31, Township 3N, Range 69W

Zoning: Agricultural (A) Zoning District Applicants/Owners: Thea Shaw & Betty Kershner

Site Plan Review by the Boulder County Community Planning & Permitting Director is required for new building/grading/access or floodplain development permits in the plains and mountainous areas of unincorporated Boulder County. The subject review process considers potential significant impact to the ecosystem, surrounding land uses and infrastructure, and safety concerns due to natural hazards.

The Community Planning & Permitting staff values comments from individuals and referral agencies. Please check the appropriate response below or send a letter to the Community Planning & Permitting Department at P.O. Box 471, Boulder, Colorado 80306 or via email to planner@bouldercounty.org. All comments will be made part of the public record and given to the applicant. Only a portion of the submitted documents may have been enclosed; you are welcome to call the Community Planning & Permitting Department at 303-441-3930 or email planner@bouldercounty.org to request more information.

Please return responses by November 7, 2022

X We have reviewed the proposal and have no conflicts.

(Please note that due to circumstances surrounding COVID-19, application timelines and deadlines may need to be modified as explained in the CPP Notice of Emergency Actions issued March 23, 2020 (see https://boco.org/covid-19-cpp-notice-20200323)).

Letter is enclosed.		
Signed	PRINTED Name	Ayanna Reed
Agency or Address	City of Longmont	

Walker, Samuel

From: Amelia Brackett Hogstad <abrackett@louisvilleco.gov>

Sent: Wednesday, November 9, 2022 9:22 AM

To: Walker, Samuel

Subject: [EXTERNAL] RE: Referral packet for RE-21-0001: Horst Estate NUPUD Replat project at 2801 and 2853

N. 111th Street

Good morning,

Thank you for the opportunity to comment on the proposed replat. The City of Louisville Planning Department has no comment.

Thank you again, Amelia

Amelia Brackett Hogstad

Historic Preservation Planner 303-335-4594 (M – TH) 720-767-1822 (F) abrackett@louisvilleco.gov Historic Preservation in Louisville

From: Milner, Anna <amilner@bouldercounty.org>
Sent: Wednesday, November 2, 2022 10:57 AM

To: Historic <historic@bouldercounty.org>; Hippely, Hannah <hhippely@bouldercounty.org>; Vaughn, Andrea

<avaughn@bouldercounty.org>; Abner, Ethan <eabner@bouldercounty.org>; #AssessorReferral

<AssessorReferral@bouldercounty.org>; #CAreferral <CAreferral@bouldercounty.org>; #CEreferral

<CEreferral@bouldercounty.org>; Johnson, Curtis <cjohnson@bouldercounty.org>; Allshouse, Alycia

<aallshouse@bouldercounty.org>; Stadele, Lee <leestadele@bouldercounty.org>; Stadele, Lee

<leestadele@flagstaffsurveying.com>; BDRCO@xcelenergy.com; Donna.L.George@xcelenergy.com; Planning

<planning@Louisvilleco.gov>; kdean@louisvilleco.gov; Vanessa McCracken <bldrvalleyandlongmontcds@gmail.com>;

submittals @udfcd.org; prevention @mvfpd.org; jana.easley @cityoflafayette.com; mhelmer @erieco.gov; and a submittal of the control of the

dbach@erieco.gov; Cavaleri, Keli <kcavaleri@bouldercounty.org>; Moline, Jeffrey <jmoline@bouldercounty.org>;

Strenge, Ernst <estrenge@bouldercounty.org>; Flax, Ron <rflax@bouldercounty.org>; Frederick, Summer

<sfrederick@bouldercounty.org>; Goldstein, Andrew <agoldstein@bouldercounty.org>; HealthWaterQuality-

EnvironmentalBP LU < HealthWQ-EnvironBPLU@bouldercounty.org>; Huebner, Michelle

<mhuebner@bouldercounty.org>; Sanchez, Kimberly <ksanchez@bouldercounty.org>; Transportation Development

Review <TransDevReview@bouldercounty.org>; West, Ron <rowest@bouldercounty.org>

Cc: Walker, Samuel <swalker@bouldercounty.org>

Subject: Referral packet for RE-21-0001: Horst Estate NUPUD Replat project at 2801 and 2853 N. 111th Street

Please find attached the electronic referral packet for *RE-21-0001: Horst Estate NUPUD Replat* project at *2801 and 2853 N. 111th Street*.

Please return responses and direct any questions to <u>Sam Walker</u> by **December 7, 2022.** (Boulder County internal departments and agencies: Please attach the referral comments in Accela.)

Best Regards, Anna Anna Milner | Admin. Lead Tech.

Boulder County Community Planning & Permitting

Pronouns: she/her/hers

Physical address: 2045 13th St., Boulder CO 80302 Mailing address: PO Box 471, Boulder, CO 80306

(720) 564-2638 (Direct) amilner@bouldercounty.org

Service hours are 8 a.m.-4:30 p.m. Monday, Wednesday, Thursday, Friday, and 10 a.m.-4:30 p.m. Tuesday

*My core working hours are 7am-5:30pm Tues - Fri

New: Boulder County has a new website: <u>BoulderCounty.gov</u>! Bookmark it today. Email addresses will transition at a later date.

www.bouldercounty.gov



Invitation to participate!!!

Boulder County Community Planning & Permitting is currently working on a new strategic plan! The plan will be a long-term vision and roadmap for CPP's future and will guide decisions. The plan's recommendations and strategies will be based on the community's vision for the future of Boulder County.

Your input is critical to developing a plan that reflects the values and goals of the community.

To participate please see this link -- https://berrydunn.my socialpinpoint.com/boulder-county-cpp-strategic-plan/home

==CAUTION: EXTERNAL EMAIL==

This email originated from outside the City of Louisville's email environment. Do not click links or open attachments unless you validate the sender and know the content is safe. Please contact IT if you believe this email is suspicious.



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TO: Sam Walker

FROM: Andrea Vaughn, Long-Range Planning Division

RE: Referral for RE-21-0001 Horst Estates

DATE: December 8, 2022

The Boulder County Long-Range Team has reviewed the provided referral materials for docket SE-22-0003 and does not have any conflict with the proposed replat, so long as the standards for NUPUD and Subdivision Exemptions are met. These standards were established to further the County's goal of preserving agricultural lands and open space.

Please note that the portion of the property that is proposed to be entirely encumbered by a conservation easement is labeled as "Lot 1", when it should be labeled as an "outlot".

Best,

Andrea Vaughn, Planner I



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MEMO TO: Referral Agencies
FROM: Sam Walker, Planner II
DATE: November 2, 2022
RE: Docket RE-21-0001

Docket RE-21-0001: Horst Estate NUPUD Replat

Request: Request to replat the Horst Estate NUPUD to create a second

building lot and three total lots.

Location: 2801 and 2853 N. 111th Street, Lots 1A and 2B Horst Estate Replat

A, approximately .5 miles south of the intersection of Isabelle Road

and N. 111th Street, in Section 27, Township 1N, Range 69W.

Zoning: Agricultural (A) Zoning District Applicants: Mark Rockwell & Kelly Sexton

Owners: Rockton 111 LLC, Pink Peony Trust Et Al, Theatre Trust Et Al

A Replat (RE) is the process for amending a recorded subdivision plat and/or agreement. The RE process reviews the new plat and any other necessary documents.

This process includes public hearings before the Boulder County Planning Commission and the Board of County Commissioners. Adjacent property owners and holders of liens, mortgages, easements or other rights in the subject property are notified of these hearings.

The Community Planning & Permitting staff, Planning Commission, and County Commissioners value comments from individuals and referral agencies. Please check the appropriate response below or send a letter to the Community Planning & Permitting Department at P.O. Box 471, Boulder, Colorado 80306 or via email to planner@bouldercounty.org. All comments will be made part of the public record and given to the applicant. Only a portion of the submitted documents may have been enclosed; you are welcome to call the Community Planning & Permitting Department at 303-441-3930 or email planner@bouldercounty.org to request more information. If you have any questions regarding this application, please contact me 720-564-2738 swalker@bouldercounty.org.

Please return responses by **December 7, 2022.**

(Please note that due to circumstances surrounding COVID-19, application timelines and deadlines may need to be modified as explained in the CPP Notice of Emergency Actions issued March 23, 2020 (see https://boco.org/covid-19-cpp-notice-20200323).

We have reviewed the proposal and have Letter is enclosed.	no conflicts.		
Signed Luann Penfold	PRINTED	LuAnn Penfold	
Agency or Address Mountain View Fire District			
Please note that all Community Planning & Permitting Department property owner's mailing lists and parcel maps are generated from records maintained by the County Assessor and Treasurer Office. We are required to use this list to send notices to the "property owner" of land in Boulder County. If you feel you should not be considered a "property owner," or if the mailing address is incorrect, contact the County Assessor's Office at (303) 441-3530.			



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Mailing Address: P.O. Box 471 • Boulder, Colorado 80306 • www.bouldercounty.org

Building Safety & Inspection Services Team

M E M O

TO: Sam Walker, Planner II

FROM: Michelle Huebner, Plans Examiner Supervisor

DATE: November 2, 2022

RE: Referral Response, RE-21-0001: Horst Estate NUPUD Replat: Request to replat the

Horst Estate NUPUD to create a second building lot and three total lots.

Location: 2801 and 2853 N. 111th Street

Thank you for the referral. We have reviewed the proposal and have no conflicts with it.

If the applicants should have questions or need additional information, we'd be happy to work with them toward solutions that meet minimum building code requirements. Please call (720) 564-2640 or contact us via e-mail at building@bouldercounty.org



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December 13, 2022

TO: Sam Walker, Planner II; Community Planning & Permitting, Zoning

Development Review

FROM: Jena Van Gerwen, Planner I; Community Planning & Permitting, Development

Review – Access & Engineering

SUBJECT: Docket # RE-21-0001: Horst Estate NUPUD Replat

2801 and 2853 N. 111th Street

The Development Review – Access & Engineering Team has reviewed the above referenced docket and has the following comments:

- 1. The subject properties, Lots 1 and 2 in the Horst Estate Subdivision Replat A, are accessed from N 111th Street, a paved Town of Erie owned and maintained right-of-way (ROW), via a private paved road within a 40-foot-wide access easement as shown on the Horst Estate Subdivision Replat A. Legal access to the subject parcels is demonstrated via the easement as shown on the Horst Estate Subdivision Replat A recorded 12/4/2017 at Reception No. 03628831.
- 2. If a transfer of ownership of amended Lots 1, 2, or 3 occurs and results in different owners of each parcel, an access easement must be recorded to ensure legal access to each of the resulting properties:
 - a. Access to Lot 2, through Lot 3, from N 111th Street
 - b. Access to Lot 1, through Lot 3, from N 111th Street
- 3. The existing driveway appears to measure approximately 10-11 feet in width from aerial imagery, which complies with the Boulder County Multimodal Transportation Standards (the "Standards") for residential development in the plains.
- 4. The existing structures are located more than 400 feet from N 111th Street; therefore, an emergency access turnaround and pullout area are typically required. Given the nature of the proposal, no driveway modifications will be required at this time.

This concludes our comments at this time.

Parcel Description

OWNER LOT 1:

THEATRE TRUST

ACKNOWLEDGEMENT

STATE OF COLORADO

COUNTY OF BOULDER

OWNER LOT 1:

PINK PEONY TRUST

ACKNOWLEDGEMENT

LOTS 1 AND 2, HORST ESTATE SUBDIVISION, COUNTY OF BOULDER, STATE OF COLORADO

KNOW ALL PERSONS BY THESE PRESENTS: THAT THE UNDERSIGNED,

MARK ROCKWELL, AS TRUSTEE OF THEATRE TRUST

KÉĽLÍ SEXTON, AS TRUSTEE OF PINK PEONY TRUST

KELLI SEXTON, AS MEMBER MANAGER

WITNESS MY HAND AND OFFICIAL SEAL.

SUBDIVISION REPLAT A" IN THE COUNTY OF BOULDER, STATE OF COLORADO.

ARE THE OWNERS OF THAT REAL PROPERTY SITUATED IN THE COUNTY OF BOULDER. STATE OF COLORADO, AND LYING WITHIN THE EXTERIOR BOUNDARY OF HORST ESTATE SUBDIVISION, A SUBDIVISION IN THE COUNTY OF BOULDER, STATE OF COLORADO. THAT THE UNDERSIGNED

HAVE CAUSED SAID REAL PROPERTY TO BE LAID OUT AND SURVEYED AS "HORST ESTATE

THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS \mathcal{Q} DAY OF

LEVENISET , 20 17, BY MARK ROCKWELL, AS TRUSTEE OF THEATRE TRUST

THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS 6 DAY OF

THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS 4

Lacember, 2017, BY MARK ROCKWELL, AS MEMBER MANAGER AND KELLI SEXTON AS MEMBER MANAGER, OF ROCKTON 111, LLC.

(IN FEET)

1 inch = 100 ft.

Ownership Certificate

Wed HRobert

HORST ESTATE SUBDIVISION REPLAT A

A REPLAT OF LOTS 1 & 2, HORST ESTATE SUBDIVISION, LOCATED IN THE NORTHEAST QUARTER OF SECTION 27, TOWNSHIP 1 NORTH, RANGE 69 WEST OF THE 6TH P.M., COUNTY OF BOULDER, STATE OF COLORADO

Legend

- FOUND ALIQUOT MONUMENT AS DESCRIBED
- SET 18" #5 REBAR WITH 1 1/2" ALUMINUM CAP
- "FLATIRONS SURV 16406"
- CALCULATED ALIQUOT MONUMENT FROM FOUND OFFSET AS PER THE PLAT OF HORST ESTATE SUBDIVISION

Authorization To Record

| Date & E., Secretary to the Boulder County Planning Commission, Do Hereby Certify that to the Best of My Knowledge all Conditions of County Approval of this Plat of Horst ESTATE SUBDIVISION REPLAT A HAVE BEEN FULLY SATISFIED AND THAT THE SAME IS HEREBY

FOUND #6 REBAR WITH 2 1/2" ALUMINUM CAP REC. NO. 3496310 "WM STENGEL T1N R69W W.C. 22 23 27 26 1/19/2016 FOUND 2 1/2" IRON PIPE WITH W.C. 30FT WEST 1997 RLS #4846" (PER UNPLATTED 2 1/2" ALUMINUM CAP IN CONCRETE "WM. STENGEL S22 E MONUMENT RECORD DATED OCTOBER 28, 2016) REC. NO. 1832176 N89'45'36"W 1332.69' 1/16 S27 1997 RLS 4846" (PER MONUMENT RECORD DATED 8/6/1998 BASIS OF BEARINGS N. LINE NE1/4 NE1/4 SEC. 27 S89'45'36"E 1302.69' S09'33'27"W LOT LINES TO BE --40' ROADWAY REMOVED (TYP) EASEMENT (P) S76'03'14"E 129.99' N85**'**44'00"W LOT 2B /L=281.31' 54,450 SQ.FT. OR 1.25 ACRES _Δ=49'14'01" L=24.28' CH=S69'39'00"W R=347.37' 272.73' **~**△=4°00′19″ LOT 1A CH=S47°02'09"W 1,669,685 SQ.FT. OR N75'46'23"W 38.33 ACRES 24.28' (AM) R=551.36' 206.89 R=571.36' └─∆=17**'**12'32" $\Delta = 0.58'11"$ CH=S36*25'43"W CH=S2818'33"W UNPLATTED 164.98' REC. NO. 2103934-L=161.94' 12/18/2000 R=571.36' └─∆=16°14'21" CH=S36'54'49"W IRRIGATION-Detail SCALE: 1" = 20'-80' EASEMENT TO NORTHERN COLORADO-WATER CONSERVANCY DISTRICT N89'50'16"W 1303.61 S. LINE NE1/4 NE1/4 SEC. 27 UNPLATTED RECORDING N 1/16 COR. SEC 27-26--NE 1/16TH COR. SEC. 27 INFORMATION FOUND #5 REBAR WITH 2" DIAMETER FOUND #5 REBAR WITH 3" DIA. ALUMINUM NOT AVAILABLE ALUMINUM CAP "WM STENGEL WC EAST 25 CAP "WM. STENGEL NE 1/16 S27 RLS REC. NO. 2016528-9 FEET NE 1/16 S 27 1987 RLS #4846" #4846 1987" (PER MONUMENT RECORD (PER MONUMENT RECORD DATED 1/24/2000 DATED NOVEMBER 16, 1987)

- 1. FIDELITY NATIONAL TITLE INSURANCE COMPANY COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0540358 (LOT 1, HORST ESTATE SUBDIVISION), DATED AUGUST 8, 201 AT 6:00 P.M., AND FIDELITY NATIONAL TITLE INSURANCE COMPANY COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0545099 (LOT 2. HORST ESTATE SUBDIVISION), DATED AUGUST 8, 2016J AT 6:00 P.M. WERE ENTIRELY RELIED UPON FOR RECORDED INFORMATION REGARDING RIGHTS-OF-WAY, EASEMENTS AND ENCUMBRANCES IN THE PREPARATION OF THIS SURVEY. THE PROPERTY SHOWN AND DESCRIBED HEREON IS ALL OF THE PROPERTY DESCRIBED IN SAID TITLE
- 2. ACCORDING TO COLORADO LAW YOU MUST COMMENCE ANY LEGAL ACTION BASED UPON ANY DEFECT IN THIS SURVEY WITHIN THREE YEARS AFTER YOU FIRST DISCOVER SUCH DEFECT. IN NO EVENT MAY ANY ACTION BASED UPON ANY DEFECT IN THIS SURVEY BE COMMENCED MORE THAN TEN YEARS FROM THE DATE OF THE CERTIFICATION SHOWN HEREON.
- 3. BASIS OF BEARINGS: GPS DERIVED BEARINGS BASED ON A BEARING OF S89'45'36"E ALONG THE NORTH LINE OF THE NE1/4 NE1/4 SEC 27, BETWEEN A FOUND 2 1/2" IRON PIPE WITH 2 1/2" ALUMINUM CAP IN CONCRETE "WM. STENGEL S22 E 1/16 S27 1997 RLS 4846" AT THE E 1/16TH CORNER OF SECTIONS 22-27 AND A FOUND #6 REBAR WITH 2 1/2" ALUMINUM CAP "WM STENGEL TIN R69W W.C. 22 23 27 26 W.C. 30FT WEST 1997 RLS #4846" AT THE 30 FOOT WITNESS CORNER TO THE NORTHEAST CORNER OF SECTION 27 AS SHOWN HEREON. COLORADO STATE PLANE COORDINATE SYSTEM, CENTRAL ZONE, NORTH AMERICAN DATUM 1983 (NAD83). ALL BEARINGS SHOWN
- 4. ANY PERSON WHO KNOWINGLY REMOVES, ALTERS OR DEFACES ANY PUBLIC LAND SURVEY MONUMENT AND/OR BOUNDARY MONUMENT OR ACCESSORY, COMMITS A CLASS TWO (2) MISDEMEANOR PURSUANT TO STATE STATUTE C.R.S. SEC 18-4-508. WHOEVER WILLFULLY DESTROYS, DEFACES, CHANGES, OR REMOVES TO ANOTHER PLACE ANY SECTION CORNER, QUARTER-SECTION CORNER, OR MEANDER POST, ON ANY GOVERNMENT LINE OF SURVEY, OR WILLFULLY CUTS DOWN ANY WITNESS TREE OR ANY TREE BLAZED TO MARK THE LINE OF A GOVERNMENT SURVEY, OR WILLFULLY DEFACES CHANGES, OR REMOVES ANY MONUMENT OR BENCH MARK OF ANY GOVERNMENT SURVEY, SHALL BE FINED UNDER THIS TITLE OR IMPRISONED NOT MORE THAN SIX MONTHS, OR BOTH. 18 U.S.C. § 1858.
- 5. THE DISTANCE MEASUREMENTS SHOWN HEREON ARE U.S. SURVEY FOOT.
- 6. DATES OF FIELDWORK: OCTOBER 1, 2017 (CREW CHIEF D. WILSON)
- 7. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0540358) AND APPEAR TO AFFECT THE SUBJECT PROPERTY BUT CANNOT BE SHOWN GRAPHICALLY. THE FOLLOWING LIST CONTAINS THE TITL DOCUMENT EXCEPTION NUMBER, DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE. #3 JULY 11, 1891 BK 138, PG 518 RESERVATION OF MINERALS

	MAY 17, 2002	REC. NO. 2288464	REQUEST FOR NOTIFICATION OF
			SURFACE DEVELOPMENT
#6	FEB 2, 1981	REC. NO. 432703	CONSERVATION EASEMENT
#7	APRIL 23, 1981	REC. NO. 443242	OIL AND GAS LEASE
,,	FEB 3, 1984	REC. NO. 602452	AFFIDAVIT
	JUNE 12, 1995	REC. NO. 1523079	AGREEMENT TO AMEND
	JAN 23, 2001	REC. NO. 2112338	NOTICE OF OIL AND GAS INTERESTS
			AND SURFACE USE
#8	MARCH 1, 1982	REC. NO. 485003	CONSERVATION EASEMENT
#10	OCT 23, 2007	REC. NO. 2890878	REQUEST FOR NOTIFICATION OF
,,			SURFACE DEVELOPMENT
#11	DEC 21, 2007	REC. NO. 2900941	REQUEST FOR NOTIFICATION
#13	AUG 8, 2016	REC. NO. 03535622	DEED OF TRUST
#14	AUG 8, 2016	REC. NO. 3535665	AGREEMENT FOR A REPAIR TO AN
			ONSITE WASTEWATER TREATMENT SYSTEM

8. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0540358) AND DO NOT APPEAR TO AFFECT TH SUBJECT PROPERTY. THE FOLLOWING LIST CONTAINS THE TITLÉ DOCUMENT EXCEPTION NUMBER, DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE. #4 MAY 4, 1997 REC. NO. 221094

PUBLIC SERVICE LICENSE/EASEMENT

9. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0545099) AND APPEAR TO AFFECT THE SUBJECT PROPERTY BUT CANNOT BE SHOWN GRAPHICALLY. THE FOLLOWING LIST CONTAINS THE TITLE DOCUMENT EXCEPTION NUMBER, DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE. #3 JULY 11, 1891 BK 138, PG 518 RESERVATION OF MINERALS

REQUEST FOR NOTIFICATION OF SURFACE DEVELOPMENT #6 APRIL 23, 1981 REC. NO. 443242 OIL AND GAS LEASE FEB 3, 1984 REC. NO. 602452 AFFIDAVIT AGREEMENT TO AMEND JUNE 12, 1995 REC. NO. 1523079 JAN 23, 2001 REC. NO. 2112338 NOTICE OF OIL AND GAS INTERESTS AND SURFACE USE #7 OCT 23, 2007 REC. NO. 2890878 REQUEST FOR NOTIFICATION OF SURFACE DEVELOPMENT REQUEST FOR NOTIFICATION #8 DEC 21, 2007 REC. NO. 2900941 #10 AUG 8, 2016 REC. NO. 3535665 AGREEMENT FOR A REPAIR TO AN ONSITE WASTEWATER TREATMENT SYSTEM

10. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0545099) AND DO NOT APPEAR TO AFFECT T SUBJECT PROPERTY. THE FOLLOWING LIST CONTAINS THE TITLÉ DOCUMENT EXCEPTION NUMBER. DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE. #4 MAY 4, 1997 REC. NO. 221094 PUBLIC SERVICE LICENSE/EASEMENT (LOCATED EAST AND NORTH)

Board of Commissioner's Approval

APPROVED THIS 15 DAY OF November 2017 BOARD OF COMMISSIONERS, BOULDER COUNTY, COLORADO. THIS APPROVAL DOES NOT GUARANTEE THAT THE SIZE, SOIL CONDITIONS, SUBSURFACE GEOLOGY, GROUND WATER CONDITIONS, OR FLOODING CONDITIONS OF ANY LOT SHOWN HEREON ARE SUCH THAT A BUILDING PERMIT, WELL PERMIT, OR SEWAGE DISPOSAL PERMIT WILL BE ISSUED. THIS APPROVAL IS WITH THE UNDERSTANDING THAT ALL EXPENSES INVOLVING REQUIRED IMPROVEMENTS FOR ALL UTILITY SERVICE, PAVING, LANDSCAPING, CURBS, GUTTERS, SIDEWALKS, ROAD LIGHTING, ROAD SIGNS, FLOOD PROTECTION DEVICES, DRAINAGE STRUCTURES AND ALL OTHER IMPROVEMENTS THAT MAY BE REQUIRED SHELL BE THE RESPONSIBILITY OF THE COUNTY QF BOULDER.

Surveyor's Certificate I, JOHN B. GUYTON, A PROFESSIONAL LAND SHRYEYOR LICENSED TO PRACTICE LAND SURVEYING IN THE STATE OF COLORADO, DO HEREBY CERTIFY THAT THE SURVEY OF HORST ESTATE SUBDIVISION REPLAT A WAS MADE BY ME OR DIRECTLY UNDER MY SUPERVISION ON OR ABOUT THE 16TH DAY OF OCTOBER, 2017, AND THAT THE SURVEY IS BASED UPON MY KNOWLEDGE, INFORMATION AND BELIEF, IT HAS BEEN PREPARED IN ACCORDANCE WITH APPLICABLE STANDARDS OF PRACTICE, THE SURVEY IS NOT A GUARANTY OR WARRANTY, EITHER EXPRESSED OR IMPLIED, AND THE ACCOMPANYING PLAT ACCURATELY AND PROPERTY SHOWS SAID SUBDIVISION AND THE SURVEY THEREOF.

CLERK OF BOARD

JOHN B. GUYTON COLORADO P.L.S. #16406 CHAIRMAN & CEO, FLATIRONS, INC.

FSI JOB NO. 17-70,287

Clerk and Recorder's Certificate

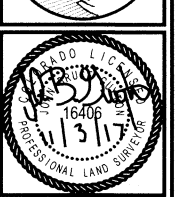
STATE OF COLORADO COUNTY OF BOULDER

NOVEMBER 30, 1987)

2011, AND IS RECORDED RECEPTION # 13.63.

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7-70,287 1-03-2017 RAWN BY:

PRESCOTT HECKED BY ZG/WW/JK/BB

SHEET 1 OF



Courthouse Annex • 2045 13th Street • Boulder, Colorado 80302 • Tel: 303.441.3930 Mailing Address: P.O. Box 471 • Boulder, Colorado 80306 • www.bouldercounty.org

MEMO TO: Referral Agencies
FROM: Sam Walker, Planner II
DATE: November 2, 2022
RE: Docket RE-21-0001

Docket RE-21-0001: Horst Estate NUPUD Replat

Request: Request to replat the Horst Estate NUPUD to create a second

building lot and three total lots.

Location: 2801 and 2853 N. 111th Street, Lots 1A and 2B Horst Estate Replat

A, approximately .5 miles south of the intersection of Isabelle Road

and N. 111th Street, in Section 27, Township 1N, Range 69W.

Zoning: Agricultural (A) Zoning District Applicants: Mark Rockwell & Kelly Sexton

Owners: Rockton 111 LLC, Pink Peony Trust Et Al, Theatre Trust Et Al

A Replat (RE) is the process for amending a recorded subdivision plat and/or agreement. The RE process reviews the new plat and any other necessary documents.

This process includes public hearings before the Boulder County Planning Commission and the Board of County Commissioners. Adjacent property owners and holders of liens, mortgages, easements or other rights in the subject property are notified of these hearings.

The Community Planning & Permitting staff, Planning Commission, and County Commissioners value comments from individuals and referral agencies. Please check the appropriate response below or send a letter to the Community Planning & Permitting Department at P.O. Box 471, Boulder, Colorado 80306 or via email to planner@bouldercounty.org. All comments will be made part of the public record and given to the applicant. Only a portion of the submitted documents may have been enclosed; you are welcome to call the Community Planning & Permitting Department at 303-441-3930 or email planner@bouldercounty.org to request more information. If you have any questions regarding this application, please contact me at 720-564-2738 swalker@bouldercounty.org.

Please return responses by **December 7, 2022.**

(Please note that due to circumstances surrounding COVID-19, application timelines and deadlines may need to be modified as explained in the CPP Notice of Emergency Actions issued March 23, 2020 (see https://boco.org/covid-19-cpp-notice-20200323).

X We have reviewed the proposal and have Letter is enclosed.	no conflicts.	
Signed Sem	PRINTED _	Jessica Fasick

Please note that all Community Planning & Permitting Department property owner's mailing lists and parcel maps are generated from records maintained by the County Assessor and Treasurer Office. We are required to use this list to send notices to the "property owner" of land in Boulder County. If you feel you should not be considered a "property owner," or if the mailing address is incorrect, contact the County Assessor's Office at (303) 441-3530.



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	tter is enclosed.	no conflicts.	
Signed _	Erin Fosdick	_PRINTED _	Erin Fosdick

Agency or Address Town of Erie

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MEMO

To: Sam Walker

From: Erin Fosdick, Principal Planner, efosdick@erieco.gov

Date: December 7, 2022

Subject: Boulder County Referral: Docket RE-21-0001

CC: Chad Schroeder

Deborah Bachelder

Thank you for sending the referral for the Horst Estate NUPUD Replat, located west of 111th and south of Erie Parkway, to the Town of Erie for comment. This property is located within Erie's planning area, and adjacent to the Town's current municipal limits. This area is designated as Agriculture in the Town of Erie Comprehensive Plan; Agriculture uses are included as a Public and Open Space Land Use. The comprehensive plan offers the following guidance in terms of uses and land use characteristics:

- Primary Uses: Farming, ranching, and other agriculturally related uses.
- Secondary Uses: Very low density rural residential
- Characteristics/Notes: Current agricultural lands are located in the northern half of the planning area. These lands serve a vital role in defining the history and character of Erie and should be maintained, where viable, to serve as gateways and buffers, preserve vistas, and retain the desired character for the town.

Based on the materials submitted as part of the referral packet, it appears that the proposal to create an additional lot, while retaining the majority of the conservation easement, could be consistent with this type of land use designation.

Town staff have spoken with the property owner about the possibility of annexation to the Town of Erie in response to a pre-application submittal in 2021. Applications for annexation and initial zoning require a public hearing and decision by the Board of Trustees.

We appreciate the opportunity to provide comments on this application. Please let me know if you have any questions or need additional information from the Town.



Right of Way & Permits

1123 West 3rd Avenue Denver, Colorado 80223 Telephone: **303.571.3306** Facsimile: 303. 571. 3284 donna.l.george@xcelenergy.com

December 9, 2022

Boulder County Community Planning and Permitting PO Box 471 Boulder, CO 80306

Attn: Sam Walker

Re: Horst Estate NUPUD Replat, Case # RE-21-0001

Public Service Company of Colorado's (PSCo) Right of Way & Permits Referral Desk has reviewed the documentation for **Horst Estate NUPUD Replat** and has no concerns with the lot split.

Please be aware PSCo owns and operates existing overhead and underground electric distribution facilities within the subject property. The property owner/developer/ contractor must complete the application process for any new natural gas or electric service, or modification to existing facilities via xcelenergy.com/InstallAndConnect. It is then the responsibility of the developer to contact the Designer assigned to the project for approval of design details.

Public Service Company has no objection to a rezone, contingent upon PSCo's ability to maintain all existing rights and this amendment should not hinder our ability for future expansion, including all present and any future accommodations for natural gas transmission and electric transmission related facilities.

Boulder County must send us notification after an annexation has been finalized. This notification should be sent to dlAnnexationNotifications@xcelenergy.com. This will allow our mapping department to make the necessary updates to our mapping system.

For additional easements that may need to be acquired by separate document, the Designer must contact a Right-of-Way and Permits Agent.

Donna George Right of Way and Permits

Public Service Company of Colorado dba Xcel Energy

Office: 303-571-3306 - Email: donna.l.george@xcelenergy.com

Walker, Samuel

From: Frank <fjb@skybeam.com>

Sent: Friday, November 11, 2022 10:47 AM

To: LU Land Use Planner

Subject: [EXTERNAL] Docket number RE-21-0001

I want to make some comments regarding Docket Number Re-21-0001. There are already too many houses in this area. Erie has developed the land across the road which has houses sitting on top of houses. The result of this housing development has made this area less desirable to live in this area. The land adjacent to this property has been in our family since the 1870's and further development is very unwanted. In addition to the fact that when this couple bought this property, they told us that they bought the land because they wanted to live in the country. Now it appears that they want to subdivide the property. In addition to the objection of more homes being built, we have a concern about our irrigation ditch from the lake to the south of that property that carries our water to irrigate our farm which is directly north of their property. As a result of these concerns, we are definitely against any further development close to our property.

Sent from Mail for Windows

Walker, Samuel

From: Sarah Blake <sblake0424@gmail.com>
Sent: Tuesday, December 6, 2022 7:46 PM

To: LU Land Use Planner

Subject: [EXTERNAL] Docket RE-21-0001: Horst Estate NUPUD Replat

Attachments: RE-21-0001.pdf

For your consideration,

I'm writing today with concern regarding the replat proposal of the Horst property, docket RE-21-0001. This application combines many factors into one proposal which I'm sure brings its own set of challenges. At a surface level the application creates a third lot, but adds an additional layer of complexity by annexing Lots 2 and 3 to Erie, which would change the current zoning for the property. Many of the neighbors wish the owners would reconsider their full proposal. While adding an additional lot may not be as concerning, the change in zoning is. The Horst family placed their land in the CE for the sole purpose of preserving the land, its agricultural integrity, and providing open, natural space for the county. Allowing for a large block of the property (Lot 2 and the very large Lot 3) to be rezoned to a rural residential area goes against everything Cheryl and Thomas set out to protect. The application states that there is strong interest in having water and sewer resources from Erie, however the Planning Application Form states that the party has not requested any changes to the supply. Both the "Proposed Water Supply" and "Proposed Sewage Disposal Method" are indicated with "no change" as they wish to continue using existing supply/resources. The size of Lot 3 is drawn to be much larger than simply gaining contiguous access from 111th Street. This creates a feeling of unease, as perhaps true intentions are not being fully presented in this application. Historically, Boulder County has acted to preserve our natural resources and open space, more than surrounding counties. Speaking as a Boulder native, this is an aspect of living in Boulder County that many of the neighbors cherish and do want to see change. Creating a "transitional buffer" as the application states, is not a "benefit to the NUPUD" and we certainly do not want to "set a precedent for neighboring land"! Many of the neighbors intentionally purchased lots, away from the Flatirons Meadows neighborhood (separated by beautiful greenspace) and with lots that back the Horst and Bishopp farms, for the purpose of enjoying the open land (no buffer needed!). If the intention is truly to gain access to Erie services perhaps a smaller, more direct Lot 3 proposal could be considered. Perhaps there is a way to convince Erie to protect the proposed annexed lots with the same care that Boulder County was trusted to with the conservation easement. As much as we don't have a direct vote in the outcome of this proposal, myself and others sincerely encourage the current owners and the county to act in the best interest of conserving the land, as intended by the creation of the conservation easement. Thank you for your time and consideration.

Sincerely, Sarah Blake

planning division

to box $\pm 71^{\circ}$ 3th and spruce street localider, colorado 80306-441-3930



March 18, 1980

Mr. Roman V. Bockus, AICP P.O. Box 243 Eastlake, CO 80614

Re: Preliminary Staff Critique Comments for Docket #SD-80-5/#SU-80-3,

Horst Estate Subdivision Sketch Plan/Non-Urban PUD

Dear Mr. Bockus:

On Tuesday, March 11, 1980, the Planning, Public Works and Health Department Staffs held a Joint Preliminary Staff Critique Meeting to discuss and review referral comments received on the above-referenced application. Copies of all referral replies received to date are attached for your reference. Please respond in writing to the following items of concern on or before Wednesday, March 26th in order to allow sufficient time for Staff review prior to the Final Critique Staff meeting which will be held on Tuesday, April 1st.

1) General Planning Comments

- a) Non-Urban PUD Design It is realized that the two (2) new lots proposed fall well under the 25% of total acreage allowed for residential use. However, in order to maximize the continued agricultural use of the land, it is suggested that you consider restricting the new lots to the area south and west of the existing irrigation lateral. Please refer to the attached sketch. This alternative would seem to provide for the least disruption of the existing lateral and also provide for an easily distinguishable physical boundary on two sides of the lot area. Success of the suggested alternative would depend upon meeting a number of criteria, listed as follows:
 - 1) Each lot should be at least one (1) acre in size, as this is the smallest size currently being allowed for Non-Urban PUDs. The area on the sketch is very close to two (2) acres, according to preliminary area calculations.
 - 2) The existing barn would have to maintain a distance of at least seven (7) feet from the new property line, according to current side yard setback requirements. The attached sketch shows a setback of approximately ten (10) feet.
 - 3) Both lots would of course, have to afford acceptable building sites, including the ability of the easternmost lot to contain its own septic system and leach field.

Mr. Roman V. Bockus, AICP March 18, 1980 Page Two

It is thought that a lot arrangement similar to the one depicted on the attached sktech would utilize existing physical boundaries of the site, maximize the future use of the remaining land for agricultural purposes and provide two (2) acceptable building sites.

- b) Miscellaneous It is realized that the initial purpose of the application is to simply allow the construction of a caretaker's residence on the property. However, the end result of the subdivision process will be the platting of two (2) lots which can be used or sold for building purposes without consideration for any kind of relationship to the existing ownership and operation. For this reason, the following requirements will be in order:
 - 1) As requested by the Public Works Department (summarized below), provide a 40'-wide private access easement for the existing drive to the proposed lots.
 - 2) At the time of Final Plat processing, it will be necessary to provide documents assigning private maintenance responsibility for the road to the three (3) potential lot owners.
 - 3) Clarify the future use of the existing barn septic system and if barn use is to continue, provide for joint use and maintenance of the system by the owner of the existing structure and the owner of the proposed westernmost lot. An easement will also need to be provided to allow access for maintenance of the septic system.
 - 4) "Parcel-A", "Parcel-B" and the remaining land with the existing residence should be assigned lot numbers.
- 2) <u>Referral Agency Comments</u> The following are outline summaries of referral responses received to date. Please refer to the attached copies of referral replies for specific details.
 - a) County Public Works Department
 - 1) Sketch Site Plan
 - a) Lots should be numbered
 - b) Show locations of existing wells and distribution lines
 - c) Show location of existing septic and leach field
 - d) Need cross-section for existing road and 40'-wide access easement
 - 2) Add two-foot gravel-based shoulders to driveway to meet NUPUD standards
 - 3) Water Supply
 - Question adequacy of well for two homes
 - Irrigation requirements
 - 4) Fire protection requirements
 - 5) Potential for application of County-wide or regional road system improvement fund

Mr. Roman V. Bockus, AICP March 18, 1980 Page Three

- b) County Extension Agent No conflicts
- c) County Health Department
 - No major conflicts
 - Maximum 2-bedroom house on existing (barn) septic system
 - 2nd lot will require an individual sewage disposal review at building permit level
- d) Parks and Open Space Advisory Committee (POSAC) Recommends approval, subject to standard conservation easement terms for preservation of agricultural land.
- e) <u>County Sheriff</u> No conflicts
- f) Soil Conservation Service General Information, no conflicts.
- g) State Engineer Recommends approval,
 - Legally dependable water supply exists
 - 2) Well does not appear physically capable of supplying two (2) units
 - 3) Developer to supply a more detailed water supply plan at Preliminary Plan stage.
- h) State Geologist No objection to approval, if:
 - 1) Plans to connect well to storage facility, no lawn irrigation unless demonstration of adequate water supply
 - 2) Water supply should be treated for high sulfate
 - 3) Soil and foundation investigation prior to construction of homes
- i) City of Lafayette No conflicts
- j) Public Service Will need easements from North 111th Street to lots
- k) Mountain Bell Easements required
- 1) Boulder Valley Public Schools No conflicts

This concludes the summary of referral responses received to date. The most critical item, which is mentioned in several responses, is the physical ability of the existing well to serve two (2) additional houses. As mentioned by Public Works, County policy requires a minimum of three (3) gallons per minute per house. Options available to resolve this concern are listed as follows:

- 1) Connect the existing domestic well, which has more than adequate production, to the proposed lots, or interconnect the two (2) wells.
- 2) Improve the second well to produce at least six (6) gallons per minute.
- 3) Limit irrigation on the two (2) new lots and utilize the 2400-gallon storage tank as proposed to serve the two (2) houses. The storage tank

Mr. Roman V. Bockus, AICP March 18, 1980 Page Four

if equipped with a dry hydrant to local fire department specifications, could also serve as a fire protection water supply and satisfy the requirement discussed under Public Works Dept. Item #4. This option would also seem more feasible in conjunction with reducing the lot sizes as discussed under Item 1)a), "Non-Urban PUD Design". The smaller lot sizes could effectively reduce potential outside irrigation requirements.

4) Seek approval from the State Engineer for installation of a third well on the third lot. This would no doubt require prior approval of a plan for augmentation in the District One Water Court. Since this would be both costly and time-consuming, it is the least likely alternative.

If you should have any questions or require additional information, please feel free to contact me.

Very truly yours,

Gary R. Goodell Operational Planner

GRG/akg

cc: Mr. Tom Horst

Curt Parker, Public Works Rick Hay, Health Department

planning division

p.a. box 471-13th and spruce street-boulder, colorado 80306-441-3930

MEMORANDUM

T0:

Boulder Board of County Commissioners

FROM:

Boulder County Planning Staff

DATE:

January 14, 1981

Staff Recommendation

Docket #SD-80-5/#SU-80-3 - Horst Estate-39.24 acres/2 lots

Applicant: Thomas A. Horst

Location:

General: On the west side of N. 111th Street approximately 2 miles

north of Baseline Road

Legal: Th

The NE氧NE氧 Section 27, T1N, R69W

Zoning: Agricultural (A)

Request: Approval of a Subdivision Preliminary Plan and Final Plat

for a Non-Urban PUD

Acres/Lots: 39.24 acres/2 lots (one existing residence)

Loy Size Range: 1 - 38.24 acres

Acres/Percent Reisdential: 1.0 acre plus area around existing house/2.5%+ Acres/Percent Agricultural Preservation: 38.24 acres less area around

existing house/97%+

Water Supply: Two (2) existing domestic wells Sewage Disposal: Two (2) existing septic systems

Access: Existing paved drive connecting to North 111th Street

The Sketch Plan for this application was approved by the Board of County Commissioners on May 29, 1980. The approval included two (2) 1-acre lots in addition to the existing house on the property. The primary reason stated by the applicant for the subdivision is to allow the construction of a caretaker's residence on the property. The applicant has no forseeable desire to either sell or build on the third lot proposed at Sketch Plan.

Platting of the third lot would require interconnection of the two (2) existing wells on the property, proof that an approved individual sewage disposal system could be installed on the third lot and a performance guarantee for the construction of the required improvements. The applicant has chosen to plat only one of the 1-acre lots at this time. This will allow the construction of the caretaker's residence but will not require any additional improvements.

The proposed 1-acre lot will utilize an existing well and 2,400-gallon cistern as a water supply and an existing septic tank and leach field for sewage disposal.

Staff Recommendatio Horst Estate January 14, 1981 Page Two

One of the Sketch Plan approval requirements was that 2'-wide gravel shoulders be added to the existing 12'-wide paved drive in order to meet the road width requirement of 16 feet for roads serving two or more lots. The applicant has objected to this requirement, primarily because he has established permanent pasture grass on either side of the drive and does not wish to tear it up and replace it with gravel. The paved condition of the drive is over and above the required standards, which would require only a gravel surface. A waiver of the 16' width requirement would be necessary in order to allow the 12'-wide roadway. Under the circumstances, staff is willing to support the waiver of this requirement.

Even though only one (1) of the two (2) additional lots for which the property is eligible under current zoning is currently being platted, the property will remain eligible for an additional lot. The conservation easement which will cover the larger lot containing the exsting residence will also contain a provision for alteration of the area subject to the conservation easement if and when the Non-Urban PUD is amended and the subdivision is replatted to include a third lot.

The Planning Commission approved the application at their December 17, 1980 regular meeting. The approval included the waiver of the 16' roadway requirement.

RECOMMENDATION:

The staff and the Planning Commission recommend that the Board of County Commissioners APPROVE Docket #SD-80-5/#SU-80-3, Horst Estate Final Plat and AUTHORIZE the Chairman of the Board to sign the plat and the acknowledgement of the grant of conservation easement.

GRG/cld

FILM1198,

MHR 1 1000 9:50 AM Recorded. 485003 Reception No. Charlotte Houston, Boulder County Recorder

2-1

GRANT OF CONSERVATION EASEMENT

THIS INDENTURE, entitled Grant of Conservation Easement, made this FEBRURY, 1982 by and between THOMAS A. HORST AND CHERYL LYNN HORST, Grantors, and THE COUNTY OF BOULDER, a body corporate and politic, Grantee:

WITNESSETH:

WHEREAS, the Grantors are the owners in joint tenancy and fee simple of a certain tract of real property designated as Lot 1 on the plat of Horst Estate Subdivision, a part of the NE% of Section 27, Township 1 North, Range 69 West of the 6th P.M. in the County of Boulder, State of Colorado; and

WHEREAS, the Grantee has determined that to accomplish the purpose of preserving agricultural land, it is desirable to acquire a conservation easement which preserves open land for agricultural purposes within the above-described property, and Grantor is willing to grant the same;

NOW, THEREFORE, the Grantors, for the sum of Ten Dollars and other good and valuable consideration to the said Grantor in hand paid by the Grantee, the receipt of which is hereby confessed and acknowledged, has granted and conveyed and by these presents does grant and convey a conservation easement over Lot 1 of the Horst Estate Subdivision to Grantee, its successors and assigns, which easement shall be described in the following manner, to-wit:

This conservation easement shall:

Prohibit the Grantors, their successors and assigns, from erecting or constructing any residential structures or structures which are not accessory to an existing principal agricultural use on Lot 1; the construction of agriculturally related buildings and structures may be permitted on this property as long as they are not for residential purposes, they are constructed and used as accessory structures to a single principal use of agriculture, and are determined to be such in accordance with County Land Use regulations.

Prohibit the Grantors, their successors and assigns, from dividing such Lot 1 into two or more parcels, separate interests, or interests in common, unless exempted under CRS 30-28-101(10)(d), 1973, as amended, or resubdivided under the applicable provisions of the

Boulder County Subdivision Regulations.

Prohibit the Grantors, their successors and assigns, from erecting, constructing, or expanding any structure and/or pavement on Lot 1, such that the total converage of structure and/or pavement on such Lot 1 exceeds 10 acres or 10% of the area of such Lot 1, whichever is less, unless the use of such structure and/or pavement is accessory to a principal open agricultural use and required by government regulation.

Require the Grantors, their successors and assigns, provide for the management and use of Lot 1 as a single agricultural unit, and cause the assignment of maintenance responsibility for such Lot 1 to a single legally responsible individual who is a resident of Boulder

County.

The Grantors further grant through this conservation easement to the Grantee, its agents and contractors, the right to enter upon the property described above to inspect for violations of the terms and covenants of this easement and to remove or eliminate any conditions

or operations which violate the same as may be desirable or necessary. No further right of access, entry or possession is conveyed hereby.

3. The easement granted herein shall run with the land and shall remain an easement on the land until terminated or transferred by the Grantee and by the operation of all of the following provisions:

A. Where the Boulder County Planning Commission and Boulder County Board of Commissioners have determined that the proposed and/or allowed development and/or land use resulting from such termination or transfer is consistent with the current Boulder County Comprehensive Plan and Boulder County Land Use regulations B. And the recipient(s) of these transferred interests or rights is (are) a municipality and/or the owner (2) of fee title; and in the instance where these interests or rights are to be transferred to a municipality which is not owner of fee title, Boulder County will:

I require the consent of or compensation to the owner(s) of fee title at an amount equal to the fair market value of such interest or rights, less costs of transfer, and II condition or restrict the transfer to prohibit use for future speculative purposes by the municipality.

It is understood, that Grantee may require compensation for and attach conditions to these transfers, and that these conditions may include restrictions of the future use of Lot 1.

4. It is acknowledged and understood that the easement granted herein shall not have the effect of adding any additional restrictions to the use of the existing residence on Lot 1 as a single-family dwelling or of preventing the expansion or addition to the existing use or structure, as long as the proposed use is in compliance with the applicable requirements of the Boulder County Zoning Resolution and the Boulder County Subdivision Regulations.

5. Upon application by the Grantors for an additional lot on the property, and upon approval of such by the County, the Grantee agrees to release this conservation easement provided that a new conservation easement in favor of the Grantee is recorded encompassing a minimum of 75% of the total land area described on the plat recorded at Reception # 432702 of the records of the Boulder County Clerk and Recorder's Office, which conservation easement limits the use of the property described therein in like manner to the provisions of Items 1, 2 and 3 above.

IN WITNESS WHEREOF, the said Grantors have caused their names to be hereunto subscribed the day and year first above written.

Thomas d. Wint Grantor

Clary & Baist
Grantor

STATE OF COLORADO

COUNTY OF BOULDER

The foregoing instrument was acknowledged before me this 23 day of

Witness my hand and official seal.

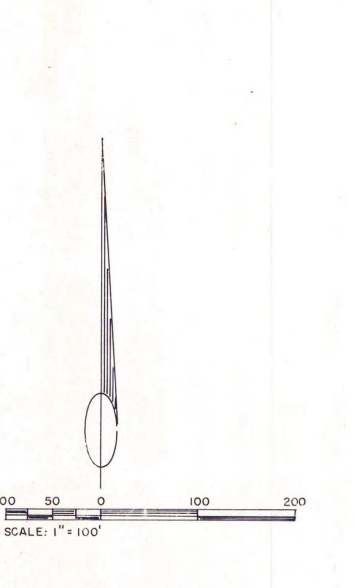
My commission expires: Commission expires Jan. 14, 1984

Cilling Buch

DOCKET SD-80-5/SU-80-3 FINAL PLAT

THE NE 1/4, NE 1/4 OF SEC. 27, TIN, R69W, OF THE 6PM. BOULDER COUNTY, COLORADO

NORTHEAST CORNER, SECTION 27



ROAD IMPROVEMENT FUND

THE OWNER ACKNOWLEDGES THAT THE COUNTY IS

ROAD SYSTEM IMPROVEMENT FUND TO FACILITATE ROAD IMPROVEMENTS NECESSITATED BY NEW

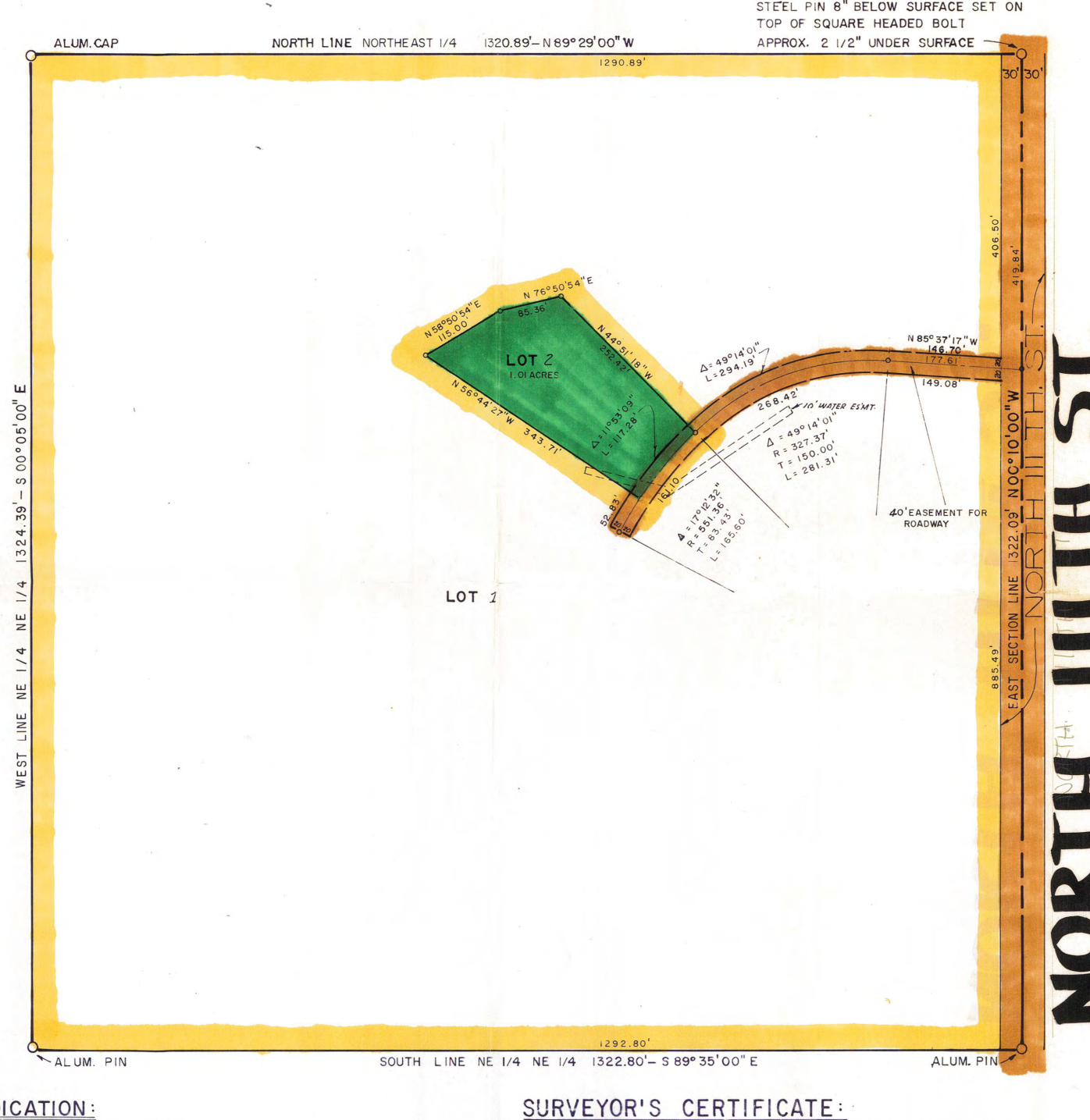
BY RESOLUTION OF THE COUNTY COMMISSIONERS.

DEVELOPMENTS AND THAT AT SUCH TIME AS LOT 2 IS

ELIGIBLE FOR A BUILDING PERMIT THE LOT WILL BE

SUBJECTED TO ASSESSMENTS OF ANY SUCH ESTABLISHED

CONTEMPLATING THE USE OF A COUNTY-WIDE OR REGIONAL



DEDICATION:

KNOW ALL MEN BY THESE PRESENTS

THAT THOMAS A. HORST IS THE OWNER OF THE REAL PROPERTY SITUATED IN BOULDER COUNTY, COLORADO AND LYING WITHIN THE EXTERIOR OF HORST EASTATE SUBDIVISION THAT IT HAS CAUSED SAID REAL PROPERTY TO BE LAID OUT AND SURVEYED AS HORST ESTATE SUBDIVISION, A SUBDIVISION IN THE COUNTY OF BOULDER, STATE OF COLORADO, AND DOES HEREBY ACCEPT THE RESPONSIBILITY FOR THE COMPLETION OF REQUIRED IMPROVEMENTS AND DOES HEREBY DEDICATE AND SET APART ALL OF THE ROADS AND OTHER PUBLIC IMPROVEMENTS AND PLACES AS SHOWN ON THE ACCOMPANYING PLAT TO THE USE OF THE PUBLIC FOREVER, AND DOES HEREBY DEDICATE THOSE PORTIONS OF SAID REAL PROPERTY WHICH ARE INDICATED AS EASEMENTS ON THE ACCOMPANYING PLAT AS EASEMENTS FOR THE PURPOSE SHOWN HEREON AND DOES HEREBY GRANT THE RIGHT TO INSTALL AND MAINTAIN NECESSARY STRUCTURES TO THE ENTITY RESPONSIBLE FOR PROVIDING THE SERVICES FOR WHICH THE EASEMENTS ARE ESTABLISHED.

SUBSCRIBED, THIS_____DAY, OF_____A.D. 1980

IN WITNESS WHEREOF THOMAS A. HORST HAS CAUSED HIS NAME TO BE HEREUNTO

THOMAS A. HORST

I HEREBY CERTIFY THAT A SURVEY OF THE ABOVE DESCRIBED PROPERTY WAS MADE UNDER MY SUPERVISION AND THAT CORNERS SHOWN AND SET BY LS NO. 2152 ARE CORRECT TO THE BEST OF MY KNOWLEDGE

REG. LAND SURVEYOR, L.S. 10737

PLANNING COMMISSION CERTIFICATE:

APPROVED THE____DAY OF_ BOULDER COUNTY, COLORADO.

COMMISSIONERS' CERTIFICATE:

_____, AD 1980, BOARD OF COUNTY COMMISSIONERS APPROVED THIS_____ DAY OF___ BOULDER COUNTY, COLORADO.

THIS APPROVAL DOES NOT GUARANTEE THAT THE SIZE, SOIL CONDITIONS, SUBSURFACE GEOLOGY, GROUNDWATER CONDITIONS, OR FLOODING CONDITIONS OF ANY LOT SHOWN HEREON ARE SUCH THAT FOR ALL UTILITY SERVICES, PAVING, GRADING, LANDSCAPING, CURBS, GUTTERS, SIDEWALKS, ROAD LIGHTING, ROAD SIGNS, FLOOD PROTECTION DEVICES, DRAINAGE STRUCTURES, AND ALL OTHER IMPROVEMENTS THAT MAY BE REQUIRED SHALL BE THE RESPONSIBILITY OF THE SUBDIVIDER AND NOT THE COUNTY OF BOULDER.

CLERK AND RECORDER'S CERTIFICATE:

(STATE OF COLORADO) SS (COUNTY OF BOULDER) SS I HEREBY CERTIFY THAT THIS INSTRUMENT WAS FILED IN MY OFFICE AT _____O'CLOCK __DAY OF______, A.D., 1980, AND IS DULY RECORDED IN PLAN FILE _____ FEES ______PAID

NOTARIAL CERTIFICATE:

(STATE OF COLORADO) (COUNTY OF BOULDER) THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS OF_____, A. D. 1980, BY MY COMMISSION EXPIRES

NOTARY PUBLIC

NOTICE:

PUBLIC NOTICE IS HEREBY GIVEN THAT ACCEPTANCE OF THIS PLATTED SUBDIVISION BY THE COUNTY OF BOULDER DOES NOT CONSTITUTE AN ACCEPTANCE OF THE ROADS AND OTHER IMPROVEMENTS REFLECTED HEREON FOR MAINTENANCE BY SAID COUNTY.

UNTIL SUCH ROADS AND OTHER IMPROVEMENTS MEET COUNTY REQUIREMENTS AND ARE SPECIFICALLY ACCEPTED BY THIS COUNTY BY RECORDING WITH THE CLERK AND RECORDER OF THIS COUNTY AN OFFICIAL ACCEPTANCE, THE MAINTENANCE, CONSTRUCTION, AND ALL OTHER MATTERS PERTAINING TO OR AFFECTING SAID ROADS AND OTHER IMPROVEMENTS AND RIGHT - OF - WAY ARE THE SOLE RESPONSIBILITY OF THE OWNERS OF THE LAND WITHIN THIS SUBDIVISION.

THE 40'-WIDE "EASEMEIST FOR ROADWAY" ENCOMPASSES A PRIVATE ROAD WHICH IS TO PRIVATELEY MAINTAINED BY THE OWNER OR OWNERS OF LOT I AND LOT Z

Parcel Description

OWNER LOT 1:

THEATRE TRUST

ACKNOWLEDGEMENT

STATE OF COLORADO

COUNTY OF BOULDER

OWNER LOT 1:

PINK PEONY TRUST

ACKNOWLEDGEMENT

LOTS 1 AND 2, HORST ESTATE SUBDIVISION, COUNTY OF BOULDER, STATE OF COLORADO

KNOW ALL PERSONS BY THESE PRESENTS: THAT THE UNDERSIGNED,

MARK ROCKWELL, AS TRUSTEE OF THEATRE TRUST

KÉĽLÍ SEXTON, AS TRUSTEE OF PINK PEONY TRUST

KELLI SEXTON, AS MEMBER MANAGER

WITNESS MY HAND AND OFFICIAL SEAL.

SUBDIVISION REPLAT A" IN THE COUNTY OF BOULDER, STATE OF COLORADO.

ARE THE OWNERS OF THAT REAL PROPERTY SITUATED IN THE COUNTY OF BOULDER. STATE OF COLORADO, AND LYING WITHIN THE EXTERIOR BOUNDARY OF HORST ESTATE SUBDIVISION, A SUBDIVISION IN THE COUNTY OF BOULDER, STATE OF COLORADO. THAT THE UNDERSIGNED

HAVE CAUSED SAID REAL PROPERTY TO BE LAID OUT AND SURVEYED AS "HORST ESTATE

THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS \mathcal{Q} DAY OF

LEVENISET , 20 17, BY MARK ROCKWELL, AS TRUSTEE OF THEATRE TRUST

THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS 6 DAY OF

THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS 4

Lacember, 2017, BY MARK ROCKWELL, AS MEMBER MANAGER AND KELLI SEXTON AS MEMBER MANAGER, OF ROCKTON 111, LLC.

(IN FEET)

1 inch = 100 ft.

Ownership Certificate

Wed HRobert

A REPLAT OF LOTS 1 & 2, HORST ESTATE SUBDIVISION, LOCATED IN THE NORTHEAST QUARTER OF SECTION 27, TOWNSHIP 1 NORTH, RANGE 69 WEST OF THE 6TH P.M., COUNTY OF BOULDER, STATE OF COLORADO

Legend

- FOUND ALIQUOT MONUMENT AS DESCRIBED
- SET 18" #5 REBAR WITH 1 1/2" ALUMINUM CAP
- "FLATIRONS SURV 16406"
- CALCULATED ALIQUOT MONUMENT FROM FOUND OFFSET
- AS PER THE PLAT OF HORST ESTATE SUBDIVISION

Authorization To Record

| Date & E., Secretary to the Boulder County Planning Commission, Do Hereby Certify that to the Best of My Knowledge all Conditions of County Approval of this Plat of Horst ESTATE SUBDIVISION REPLAT A HAVE BEEN FULLY SATISFIED AND THAT THE SAME IS HEREBY

FOUND #6 REBAR WITH 2 1/2" ALUMINUM CAP REC. NO. 3496310 "WM STENGEL T1N R69W W.C. 22 23 27 26 1/19/2016 FOUND 2 1/2" IRON PIPE WITH W.C. 30FT WEST 1997 RLS #4846" (PER UNPLATTED 2 1/2" ALUMINUM CAP IN CONCRETE "WM. STENGEL S22 E MONUMENT RECORD DATED OCTOBER 28, 2016) REC. NO. 1832176 N89'45'36"W 1332.69' 1/16 S27 1997 RLS 4846" (PER MONUMENT RECORD DATED 8/6/1998 BASIS OF BEARINGS N. LINE NE1/4 NE1/4 SEC. 27 S89'45'36"E 1302.69' S09'33'27"W LOT LINES TO BE --40' ROADWAY REMOVED (TYP) EASEMENT (P) S76'03'14"E 129.99' N85**'**44'00"W LOT 2B /L=281.31' 54,450 SQ.FT. OR 1.25 ACRES _Δ=49'14'01" L=24.28' CH=S69'39'00"W R=347.37' 272.73' **~**△=4°00′19″ LOT 1A CH=S47°02'09"W 1,669,685 SQ.FT. OR N75'46'23"W 38.33 ACRES 24.28' (AM) R=551.36' 206.89 R=571.36' └─∆=17**'**12'32" $\Delta = 0.58'11"$ CH=S36*25'43"W CH=S2818'33"W UNPLATTED 164.98' REC. NO. 2103934-L=161.94' 12/18/2000 R=571.36' └─∆=16°14'21" CH=S36'54'49"W IRRIGATION-Detail SCALE: 1" = 20'-80' EASEMENT TO NORTHERN COLORADO-WATER CONSERVANCY DISTRICT N89'50'16"W 1303.61 S. LINE NE1/4 NE1/4 SEC. 27 UNPLATTED RECORDING N 1/16 COR. SEC 27-26--NE 1/16TH COR. SEC. 27 INFORMATION FOUND #5 REBAR WITH 2" DIAMETER FOUND #5 REBAR WITH 3" DIA. ALUMINUM NOT AVAILABLE ALUMINUM CAP "WM STENGEL WC EAST 25 CAP "WM. STENGEL NE 1/16 S27 RLS REC. NO. 2016528-9 FEET NE 1/16 S 27 1987 RLS #4846" #4846 1987" (PER MONUMENT RECORD (PER MONUMENT RECORD DATED 1/24/2000 DATED NOVEMBER 16, 1987) NOVEMBER 30, 1987)

- 1. FIDELITY NATIONAL TITLE INSURANCE COMPANY COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0540358 (LOT 1, HORST ESTATE SUBDIVISION), DATED AUGUST 8, 201 AT 6:00 P.M., AND FIDELITY NATIONAL TITLE INSURANCE COMPANY COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0545099 (LOT 2. HORST ESTATE SUBDIVISION), DATED AUGUST 8, 2016J AT 6:00 P.M. WERE ENTIRELY RELIED UPON FOR RECORDED INFORMATION REGARDING RIGHTS-OF-WAY, EASEMENTS AND ENCUMBRANCES IN THE PREPARATION OF THIS SURVEY. THE PROPERTY SHOWN AND DESCRIBED HEREON IS ALL OF THE PROPERTY DESCRIBED IN SAID TITLE
- 2. ACCORDING TO COLORADO LAW YOU MUST COMMENCE ANY LEGAL ACTION BASED UPON ANY DEFECT IN THIS SURVEY WITHIN THREE YEARS AFTER YOU FIRST DISCOVER SUCH DEFECT. IN NO EVENT MAY ANY ACTION BASED UPON ANY DEFECT IN THIS SURVEY BE COMMENCED MORE THAN TEN YEARS FROM THE DATE OF THE CERTIFICATION SHOWN HEREON.
- 3. BASIS OF BEARINGS: GPS DERIVED BEARINGS BASED ON A BEARING OF S89'45'36"E ALONG THE NORTH LINE OF THE NE1/4 NE1/4 SEC 27, BETWEEN A FOUND 2 1/2" IRON PIPE WITH 2 1/2" ALUMINUM CAP IN CONCRETE "WM. STENGEL S22 E 1/16 S27 1997 RLS 4846" AT THE E 1/16TH CORNER OF SECTIONS 22-27 AND A FOUND #6 REBAR WITH 2 1/2" ALUMINUM CAP "WM STENGEL TIN R69W W.C. 22 23 27 26 W.C. 30FT WEST 1997 RLS #4846" AT THE 30 FOOT WITNESS CORNER TO THE NORTHEAST CORNER OF SECTION 27 AS SHOWN HEREON. COLORADO STATE PLANE COORDINATE SYSTEM, CENTRAL ZONE, NORTH AMERICAN DATUM 1983 (NAD83). ALL BEARINGS SHOWN
- 4. ANY PERSON WHO KNOWINGLY REMOVES, ALTERS OR DEFACES ANY PUBLIC LAND SURVEY MONUMENT AND/OR BOUNDARY MONUMENT OR ACCESSORY, COMMITS A CLASS TWO (2) MISDEMEANOR PURSUANT TO STATE STATUTE C.R.S. SEC 18-4-508. WHOEVER WILLFULLY DESTROYS, DEFACES, CHANGES, OR REMOVES TO ANOTHER PLACE ANY SECTION CORNER, QUARTER-SECTION CORNER, OR MEANDER POST, ON ANY GOVERNMENT LINE OF SURVEY, OR WILLFULLY CUTS DOWN ANY WITNESS TREE OR ANY TREE BLAZED TO MARK THE LINE OF A GOVERNMENT SURVEY, OR WILLFULLY DEFACES CHANGES, OR REMOVES ANY MONUMENT OR BENCH MARK OF ANY GOVERNMENT SURVEY, SHALL BE FINED UNDER THIS TITLE OR IMPRISONED NOT MORE THAN SIX MONTHS, OR BOTH. 18 U.S.C. § 1858.
- 5. THE DISTANCE MEASUREMENTS SHOWN HEREON ARE U.S. SURVEY FOOT.
- 6. DATES OF FIELDWORK: OCTOBER 1, 2017 (CREW CHIEF D. WILSON)
- 7. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0540358) AND APPEAR TO AFFECT THE SUBJECT PROPERTY BUT CANNOT BE SHOWN GRAPHICALLY. THE FOLLOWING LIST CONTAINS THE TITL DOCUMENT EXCEPTION NUMBER, DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE. #3 JULY 11, 1891 BK 138, PG 518 RESERVATION OF MINERALS

.,	MAY 17, 2002	REC. NO. 2288464	
			SURFACE DEVELOPMENT
#6	FEB 2, 1981	REC. NO. 432703	CONSERVATION EASEMENT
#7	APRIL 23, 1981	REC. NO. 443242	OIL AND GAS LEASE
	FEB 3, 1984	REC. NO. 602452	AFFIDAVIT
	JUNE 12, 1995	REC. NO. 1523079	AGREEMENT TO AMEND
	JAN 23, 2001	REC. NO. 2112338	NOTICE OF OIL AND GAS INTERESTS
			AND SURFACE USE
#8	MARCH 1, 1982	REC. NO. 485003	CONSERVATION EASEMENT
#10	OCT 23, 2007	REC. NO. 2890878	REQUEST FOR NOTIFICATION OF
			SURFACE DEVELOPMENT
#11	DEC 21, 2007	REC. NO. 2900941	REQUEST FOR NOTIFICATION
#13	AUG 8, 2016	REC. NO. 03535622	DEED OF TRUST
#14	AUG 8, 2016	REC. NO. 3535665	AGREEMENT FOR A REPAIR TO AN
••			ONSITE WASTEWATER TREATMENT SYSTEM

8. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0540358) AND DO NOT APPEAR TO AFFECT TH SUBJECT PROPERTY. THE FOLLOWING LIST CONTAINS THE TITLÉ DOCUMENT EXCEPTION NUMBER, DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE. #4 MAY 4, 1997 REC. NO. 221094

PUBLIC SERVICE LICENSE/EASEMENT

9. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0545099) AND APPEAR TO AFFECT THE SUBJECT PROPERTY BUT CANNOT BE SHOWN GRAPHICALLY. THE FOLLOWING LIST CONTAINS THE TITLE DOCUMENT EXCEPTION NUMBER, DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE. #3 JULY 11, 1891 BK 138, PG 518 RESERVATION OF MINERALS

REQUEST FOR NOTIFICATION OF SURFACE DEVELOPMENT #6 APRIL 23, 1981 REC. NO. 443242 OIL AND GAS LEASE FEB 3, 1984 REC. NO. 602452 AFFIDAVIT AGREEMENT TO AMEND JUNE 12, 1995 REC. NO. 1523079 JAN 23, 2001 REC. NO. 2112338 NOTICE OF OIL AND GAS INTERESTS AND SURFACE USE #7 OCT 23, 2007 REC. NO. 2890878 REQUEST FOR NOTIFICATION OF SURFACE DEVELOPMENT REQUEST FOR NOTIFICATION #8 DEC 21, 2007 REC. NO. 2900941 #10 AUG 8, 2016 REC. NO. 3535665 AGREEMENT FOR A REPAIR TO AN ONSITE WASTEWATER TREATMENT SYSTEM

10. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT (COMMITMENT NUMBER CO-FSTG-IMP-27306-1-16-F0545099) AND DO NOT APPEAR TO AFFECT T SUBJECT PROPERTY. THE FOLLOWING LIST CONTAINS THE TITLÉ DOCUMENT EXCEPTION NUMBER. DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE. #4 MAY 4, 1997 REC. NO. 221094 PUBLIC SERVICE LICENSE/EASEMENT (LOCATED EAST AND NORTH)

Board of Commissioner's Approval

APPROVED THIS 15 DAY OF November 2017 BOARD OF COMMISSIONERS, BOULDER COUNTY, COLORADO. THIS APPROVAL DOES NOT GUARANTEE THAT THE SIZE, SOIL CONDITIONS, SUBSURFACE GEOLOGY, GROUND WATER CONDITIONS, OR FLOODING CONDITIONS OF ANY LOT SHOWN HEREON ARE SUCH THAT A BUILDING PERMIT, WELL PERMIT, OR SEWAGE DISPOSAL PERMIT WILL BE ISSUED. THIS APPROVAL IS WITH THE UNDERSTANDING THAT ALL EXPENSES INVOLVING REQUIRED IMPROVEMENTS FOR ALL UTILITY SERVICE, PAVING, LANDSCAPING, CURBS, GUTTERS, SIDEWALKS, ROAD LIGHTING, ROAD SIGNS, FLOOD PROTECTION DEVICES, DRAINAGE STRUCTURES AND ALL OTHER IMPROVEMENTS THAT MAY BE REQUIRED SHELL BE THE RESPONSIBILITY OF THE COUNTY QF BOULDER.

Surveyor's Certificate I, JOHN B. GUYTON, A PROFESSIONAL LAND SHRYEYOR LICENSED TO PRACTICE LAND SURVEYING IN THE STATE OF COLORADO, DO HEREBY CERTIFY THAT THE SURVEY OF HORST ESTATE SUBDIVISION REPLAT A WAS MADE BY ME OR DIRECTLY UNDER MY SUPERVISION ON OR ABOUT THE 16TH DAY OF OCTOBER, 2017, AND THAT THE SURVEY IS BASED UPON MY KNOWLEDGE, INFORMATION AND BELIEF, IT HAS BEEN PREPARED IN ACCORDANCE WITH APPLICABLE STANDARDS OF PRACTICE, THE SURVEY IS NOT A GUARANTY OR WARRANTY, EITHER EXPRESSED OR IMPLIED, AND THE ACCOMPANYING PLAT ACCURATELY AND PROPERTY SHOWS SAID SUBDIVISION AND THE SURVEY THEREOF. JOHN B. GUYTON

FSI JOB NO. 17-70,287

CLERK OF BOARD

COLORADO P.L.S. #16406 CHAIRMAN & CEO, FLATIRONS, INC.

Clerk and Recorder's Certificate

STATE OF COLORADO

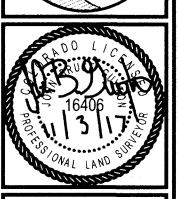
COUNTY OF BOULDER

2011, AND IS RECORDED RECEPTION # 13.63.

560 DOV UNI ENVER, (

3825 B0U PH: FAX: 20 CO 776-





7-70,287 1-03-2017 RAWN BY:

PRESCOTT HECKED BY ZG/WW/JK/BB

SHEET 1 OF