

TOWN OF ERIE

Community Development Department – Planning Division 645 Holbrook Street – PO Box 750 – Erie, CO 80516 Tel: 303.926.2770 – Fax: 303.926.2706 – Web: www.erieco.gov

LAND USE APPLICATION

Please fill in this form completely. Incomplete applications will not be processed.

STAFF USE ONLY				
FILE NAME:				
FILE NO: DA	TE SUBMITTED:	FEES PAID:		
PROJECT/BUSINESS NAME: Swink - Southern Land C	ompany			
PROJECT ADDRESS : TBD - generally west of County	Road 7 and south of Erie P	arkway		
PROJECT DESCRIPTION : The Swink property is proper	osed to be a high quality re	sidential addition to the Town of Erie, this		
proposal will include a significant amount of open s	pace, parks, and a new sch	ool site for the benefit of the Town of Erie.		
LEGAL DESCRIPTION (attach legal description if Metes & E Subdivision Name: N/A	Bounds)			
Filing #: Lot #: Block #:	Section:36	Township: 1 North Range: 69 West		
OWNER (attach separate sheets if multiple)	AUTHORIZED RE	PRESENTATIVE		
Name/Company: Erie Land Company, LLC		Company/Firm:		
Contact Person: Heidi Majerik	Contact Person:			
Address: 1601 Blake Street, Suite 200		Address:		
City/State/Zip: Denver, CO - 80202	City/State/Zip:	_		
Phone: 303-888-3866 Fax:	Phone:	Fax:		
E-mail: heidi.majerik@southernland.com	E-mail:			
MINERAL RIGHTS OWNER (attach separate sheets if multi	ole) MINERAL LEASE	HOLDER (attach separate sheets if multiple)		
Name/Company: Anadarko Petroleum Corp.		Name/Company: Anadarko Petroleum Corp.		
Address: 1099 18th Street, Suite 1800	Address: 1099 18	Address: 1099 18th Street, Suite 1800		
City/State/Zip: Denver, CO - 80202	City/State/Zip: Der	nver, CO - 80202		
LAND-USE & SUMMARY INFORMATION				
Present Zoning: AG	-	Gross Site Density (du/ac): approximately 1.8 du/ac		
Proposed Zoning: MDR & LDR	# Lots/Units Propo	sed:230-280 depending on product		
Gross Acreage: 156.79 acres	Gross Floor Area:	NA		
SERVICE PROVIDERS				
Electric: Public Service	Gas: Public Serv			
Metro District: N/A at this time	Fire District:Moun	tain View Fire		
Water (if other than Town):	Sewer (if other tha	n Town):		

DEVELOPMENT REVIEW FEES				
ANNEXATION		SUBDIVISION		
	\$ 4000.00	□ Sketch Plan	\$ 1000.00 +	- 10.00 per lot
	\$ 2000.00	□ Preliminary Plat	\$ 2000.00 +	- 40.00 per lot
	\$ 1000.00	□ Final Plat	\$ 2000.00 +	- 20.00 per lot
MENDMENT		☐ Minor Subdivision Plat		\$ 2000.00
	\$ 3000.00	☐ Minor Amendment Plat	\$ 1000.00 +	- 10.00 per lot
□ Minor		□ Road Vacation (constructed)	\$ 1000.00	
ZONING/REZONING		□ Road Vacation (paper)		\$ 100.00
\$ 1700.00 + 10.00 per acre		SITE PLAN		
\$ 1700.00 + 10.00 per acre		□ Residential	\$ 1400.00 +	10.00 per unit
\$ 1700.00 + 10.00 per acre		□ Non-Resi. (>10,000 sq. ft.)		\$ 2200.00
\$ 3700.00 + 10.00 per acre		□ Non-Resi. (>2,000 sq. ft.)		\$ 1000.00
\$ 500.00		□ Non-Resi. (<2,000 sq. ft.)		\$ 200.00
SPECIAL REVIEW USE		☐ Amendment (major)	\$ 1100.00	
\$ 1000.00		□ Amendment (minor)	\$ 350.00	
\$ 400.00		VARIANCE		\$ 600.00
□ Oil & Gas \$ 1200.00		SERVICE PLAN		\$ 10,000.00
	\$ 1700.00 + 1 \$ 1700.00 + 1 \$ 1700.00 + 1	\$ 4000.00 \$ 2000.00 \$ 1000.00 MENDMENT \$ 3000.00 \$ 1200.00 \$ 1200.00 \$ 1700.00 + 10.00 per acre \$ 1700.00 + 10.00 per acre \$ 3700.00 + 10.00 per acre \$ 500.00 \$ 4000.00 \$ 4000.00	\$4000.00 Sketch Plan \$2000.00 Preliminary Plat \$1000.00 Final Plat Minor Subdivision Plat \$3000.00 Minor Amendment Plat \$1200.00 Road Vacation (constructed) Road Vacation (paper) \$1700.00 + 10.00 per acre Residential \$1700.00 + 10.00 per acre Residential \$1700.00 + 10.00 per acre Non-Resi. (>10,000 sq. ft.) \$3700.00 + 10.00 per acre Non-Resi. (<2,000 sq. ft.) \$500.00 Amendment (major) \$400.00 Amendment (minor) \$400.00 VARIANCE	\$400.00 Sketch Plan \$1000.00 + \$2000.00 Preliminary Plat \$2000.00 + \$1000.00 Final Plat \$2000.00 + \$1000.00 Minor Subdivision Plat \$1000.00 + \$1200.00 Minor Amendment Plat \$1000.00 + \$1200.00 Road Vacation (constructed) Road Vacation (paper) \$1700.00 + 10.00 per acre Residential \$1400.00 + \$1700.00 + 10.00 per acre Non-Resi. (>10,000 sq. ft.) \$3700.00 + 10.00 per acre Non-Resi. (<2,000 sq. ft.) \$500.00 Non-Resi. (<2,000 sq. ft.) \$400.00 Amendment (major) \$400.00 Amendment (minor)

All fees **include** both Town of Erie Planning & Engineering review. These fees **do not include** referral agency review fees, outside consultant review fees, or review fees incurred by consultants acting on behalf of staff. See Town of Erie Municipal Code, Title 2-10-5 for all COMMUNITY DEVELOPMENT FEES.

The undersigned is fully aware of the request/proposal being made and the actions being initiated on the referenced property. The undersigned understand that the application must be found to be complete by the Town of Erie before the request can officially be accepted and the development review process initiated. The undersigned is aware that the applicant is fully responsible for all reasonable costs associated with the review of the application/request being made to the Town of Erie. Pursuant to Chapter 7 (Section 7.2.B.5) of the Unified Development Code (UDC) of the Town of Erie, applicants shall pay all costs billed by the Town for legal, engineering and planning costs incurred by staff, including consultants acting on behalf of staff, necessary for project review. By this acknowledgement, the undersigned hereby certify that the above information is true and correct.

Owner:	Date:
Owner:	Date:
Applicant:	Date:
STATE OF COLORADO) ss.	
County of)	
The foregoing instrument was acknowledged before	
me this day of, 20,	
by	
My commission expires:	
Witness my hand and official seal.	Notary Public

	DEVELO	PMEN	T REVIEW FEES	
ANNEXATION		SUBDIVISION		
☑ Major (10+ acres)	\$ 4	4000.00	□ Sketch Plan	\$ 1000.00 + 10.00 per lot
☐ Minor (less than 10 acres	5) \$ 2	2000.00	☐ Preliminary Plat	\$ 2000.00 + 40.00 per lot
Deannexation \$ 1000.00		□ Final Plat	\$ 2000.00 + 20.00 per lot	
COMPREHENSIVE PLAN	MENDMENT		☐ Minor Subdivision Plat	\$ 2000.00
□ Major \$ 3000.00		☐ Minor Amendment Plat	\$ 1000.00 + 10.00 per lot	
□ Minor		1200.00	□ Road Vacation (constructed)	\$ 1000.00
ZONING/REZONING		☐ Road Vacation (paper)	\$ 100.00	
□ Rezoning	\$ 1700.00 + 10.00 per acre		SITE PLAN	There is a second of the state of the second
□ PUD Rezoning	\$ 1700.00 + 10.00 p	oer acre	□ Residential	\$ 1400.00 + 10.00 per unit
□ PUD Amendment	\$ 1700.00 + 10.00 per acre		□ Non-Resi. (>10,000 sq. ft.)	\$ 2200.00
☐ Major PD Amendment	\$ 3700.00 + 10.00 per acre		☐ Non-Resi. (>2,000 sq. ft.)	\$ 1000.00
☐ Minor PD Amendment	\$ 500.00		□ Non-Resi. (<2,000 sq. ft.)	\$ 200.00
SPECIAL REVIEW USE		☐ Amendment (major)	\$ 1100.00	
□ Major	\$ 1000.00		☐ Amendment (minor)	\$ 350.00
□ Minor	\$ 400.00		VARIANCE	\$ 600.00
□ Oil & Gas \$ 1200.00		SERVICE PLAN	\$ 10,000.00	

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consultants acting on behalf of staff, necessary for projecertify that the above information is true and correct.	ect review. By this acknowledgement, the undersigned he
Owner: Heall Majust	Date: 7/25/18
Owner:	Date:
Applicant:	Date:
STATE OF COLORADO)	
County of DENVER) SS.	
The foregoing instrument was acknowledged before	
methic 25 day of JULY 2019	

My commission expires:

NANCY RELIHAN
Notary Public
Witness my hand and official seal.
Notary ID # 20184026021

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SOUTHERN LAND COMPANY

ANNEXATION LETTER OF REQUEST

Dear Town of Erie Board of Trustees,

It is an honor and a pleasure to share a new chapter in the growth of the Town of Erie with each of you.

Southern Land Company has a mission. To enrich and connect people through the meticulous creation of unique and beautiful environments. And to enhance quality of life through careful attention to detail and diversity in architecture and design. To always push for better.

Tough standards to live up to, sure. But a collaboration with the town of Erie can ensure this vision—and result in a remarkable, new place to live. Southern Land Company achieves its mission because we:

- Create distinctive settings where people want to live, work and shop
- Uphold stringent standards for community, residential and commercial development
- Enhance quality of life through careful attention to detail and diversity in architecture and design

As you know, it takes a vision to build a legacy. It takes a tremendous amount of dedication and commitment to create experiences and meaningful places that future generations will admire and enjoy. It takes a dedicated team, people like you, who are committed, invested, and curious about what happened yesterday, what happens today, and what will happen tomorrow. In your role as community leaders, you experience the impact of planning decisions every day.

PROPERTY ADDRESS: TBD -

To the Mayor and Board of Trustees, Town of Erie, Colorado, We, the undersigned, owners of all real property of the territory described herein, respectfully request that the Board of Trustees annex this territory to the Town of Erie, Colorado and extend the town boundaries to include same.



Annexation Impact Report

For

SWINK PROPERTY

Prepared for the County of *Boulder/Weld*, Colorado

Town of Erie 645 Holbrook, PO Box 750 Erie, Colorado 80516

OCTOBER, 2018

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Exhibit C2	Zoning Map

Introduction

This impact report is provided to Boulder/Weld County pursuant to C.R.S. 31-12-108.5.

The Town of Erie, Colorado, has received annexation petitions for approximately 156.78 acres located within Boulder/Weld County, owned by: Erie Land Company, LLC.

The subject properties are located north of Weld County Road 6, west of Weld County Road 7, south of Erie Parkway, east of Weld County Road 5 and are generally described as the portions of Section 21, Township 1 North, Range 68 West of the 6th Principal Meridian.

The property is proposed for zoning as MR – Medium Density Residential, LR – Low-Density Residential and Parks & Open Space under Title 10 of the Town of Erie Municipal Code. Per the concept plan for the subject properties, it is anticipated that approximately two-hundred fifty-one (251) residential dwelling units to be constructed within the area to be annexed.

On xx, 20xx, the Town of Erie will hold a public hearing to consider this annexation.

I. Annexation Maps

The subject property is depicted on the Annexation Maps, Exhibit A, attached.

Also shown on Exhibit A, pursuant to C.R.S. 31-12-108.5 is the following:

The present and proposed boundaries of the municipality in the vicinity of the proposed annexations.

Shown on Exhibits B1 and B2 are the following:

The present streets, major trunk water mains, sewer interceptors and outfalls, other utility lines and ditches, and the proposed extension of such streets and utility lines in the vicinity of the proposed annexations.

Shown on Exhibit C1 and C2, attached hereto, are the following:

The 2015 Comprehensive Plan-Land Use Plan Map showing existing and proposed land use patterns in the vicinity of the properties to be annexed; and the current Zoning Map showing existing zoning in the vicinity of the properties to be annexed.

II. Utilities/Municipal Services

1. Water and Wastewater

The property will require the extension of potable and non-potable water services into the site. There are existing Town of Erie water services located north and west of the property proposed for annexation. It will be the responsibility of the developer to extend Town water services into the property proposed for annexation though we understand there may be some cost sharing for the non-potable line from the new tank that is currently being considered to the north of this project.

The property will require the extension of wastewater services into the site. There is an existing Town of Erie waste water service main located north and west of the property proposed for annexation. It will be the responsibility of the developer to extend Town wastewater services into the property proposed for annexation.

The proposed annexation will not require the Town to extend any municipal water or wastewater service lines outside of some cost sharing for the non-potable line from the north.

2. Other Utilities

AT&T currently provides telephone service within the proposed annexation vicinity. No change in this service is proposed.

Xcel Energy currently provides natural gas services within the proposed annexation vicinity. No change in this service is proposed.

United Power currently provides electrical power services within the proposed annexation vicinity. No change in this service is proposed.

Extension of these other utility services into the property proposed for annexation will be the responsibility of the developer.

3. Police Protection

The Town of Erie provides its own police protection and will extend police protection services to the area proposed to be included within the town's boundaries as part of this annexation.

4. Street maintenance and improvements

Proposed streets within the annexation area will be constructed by the developer. The Town will be providing maintenance of said streets after acceptance by the Public Works Division.

5. Other Municipal Services

The Town of Erie provides municipal services such as recreation and senior services and will extend these services to the area proposed to be included within the Town's boundaries as part of this annexation.

III. Municipal Services Financing

No additional infrastructure is required or proposed to provide municipal services within the area proposed to be included within the town's boundaries as part of this annexation. To the extent any additional service provision occurs, such service can be accommodated within the town's current budget. The developer of the properties will be responsible for on-site and off-site public improvements.

IV. Special Districts

The proposed annexation area is encompassed within the following districts:

- Town of Erie Fire Protection District
- St. Vrain School District
- Urban Drainage and Flood Control District

V. School District Impact

The proposed project's impact on the St. Vrain School District in terms of the number of students to be generated by the project if 251 single family residential units are developed, is as follows:

Elementary School
Middle School
High School
25 students
27 students

Per the Intergovernmental Agreement (IGA) between the St. Vrain School District, and the Town of Erie, the owner is required to pay a school fee to the School District prior to the issuance of building permits.

K PROPERTY - ANNEXATION MAP TO THE TOWN OF ERIE SWIN

A PORTION OF THE EAST ONE-HALF OF SECTION 21, TOWNSHIP 1 NORTH, RANGE 68 WEST

OF THE 6TH P.M., COUNTY OF WELD, STATE OF COLORADO

150.287 ACRES

AN-001007-2018

A PORTON OF THE ESTS ONE-LAKE OF SECTION 21. TOWNSHIP I NORTH, RANGE 68 WEST OF THE 6TH PRINCIPAL MERIDAM, COUNTY OF WELD. STATE OF COLORADO, MORE PARTICULARLY DESCRIBED AS FOLLOWS WITH BEARINGS REFERENCED TO THE NORTHLINE OF THE NORTHEAST ONE-QUARTER OS SALD SECTION 21 MONUMENTED ON THE EAST END OF SALD LIND 34 MONUMENTED ON THE MOST END OF SALD LIND 34 MONUMENTED ON THE WEST SHOWN OF STAMPED TS 4408T 1994 AND ON THE WEST END BY A FOUND REBAR WITH A 2 INCHALUMINUM CAP ILLEGIBLY STAMPED. ASSUMED TO BEAR NORTH 89:39:39: EAST, A DISTANCE OF 2063.38 FEET.

COMMENCE AT THE NORTHEAST CORNER OF SAID SECTION 21; THENCE SOUTH 44°3428" WEST A DISTANCE OF 42.38 FEET TO A POINT ON A LINE BEING 30 FEET WESTERLY OF AND PARALLEL WITH THE EAST LINE OF THE WORTHEAST ONE-CLICARTER OF SECTION 21, 44.50 BEING THE WEST RIGHT-CF-WAY OF WELD COUNTY ROAD A ACCORDING TO THAT CERTAIN DOCUMENT RECORDED. ULY 22, 1986 IN THE OFFICE OF THE WELD COUNTY CLERK AND RECORDER UNDER RECEPTION NO. 2502152 SAID POINT ALSO BEING THE POINT OF BEGINNING OF THE PARCEL HEREINATTER DESCRIBED;

3 FEET TO THE NORTHERLY LINE OF THAT CERTAIN I.CE OF THE WELD COUNTY CLERK AND RECORDEF THENCE SOUTH 00°294/7 EAST, ALONG SAID RIGHT-OF-WAY AND PARALLEL UNE, A DISTANCE OF 2,043.98, OOD FEET WIND BOOK SAIT PROCEDED ECEMBER 20, 1886 IN THE OFFI AT BOOK SAIT PAGE 48.

THENCE SOUTHWESTERLY, ALONG SAID NORTHERLY LINE, THE FOLLOWING 32 COURSES:

- 1. THENCE SOUTH 51*26'38" WEST A DISTANCE OF 70.94 FEET TO A 375.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS NORTHWESTERLY;
- 2. THENCE SOUTHWESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 31°10'55" AN ARC DISTANCE OF 204.09 FEET;

3. THENCE SOUTH 82°37'33" WEST A DISTANCE OF 226.26 FEET TO A 525.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS NORTHWESTERLY;

- 4. THENCE WESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 13°34′39″ AN ARC DISTANCE OF 124.41 FEET;
- 5. THENCE NORTH 83°4748" WEST A DISTANCE OF 212.21 FEET TO A 565.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS SOUTHEASTERLY,
- 6. THENCE WESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 20°51'49" AN ARC DISTANCE OF 205.74 FEET;
- : WHOSE CENTER BEARS SOUTHEASTERLY; 7. THENCE SOUTH 75°20'23" WEST A DISTANCE OF 6.27 FEET TO A 225.00 FOOT RADIUS TANGENT CURVE
- 8. THENCE SOUTHWESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 22°53′26″ AN ARC DISTANCE OF 89.89 FEET
- 9. THENCE SOUTH 52°2657" WEST A DISTANCE OF 22.72 FEET TO A 165.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS SOUTHEASTERLY; 10. THENCE SOUTHWESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 46°45'36" AN ARC DISTANCE OF 134,68 FEET
- 11. THENCE SOUTH 05°41'21" WEST A DISTANCE OF 106.91 FEET;
- 12. THENCE SOUTH 01°41'27" WEST A DISTANCE OF 92.68 FEET;
- 13. THENCE SOUTH 01°00'54" WEST A DISTANCE OF 269.23 FEET TO A 1,075.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS NORTHWESTERLY,
 - 14. THENCE SOUTHERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 09°38'04" AN ARC DISTANCE OF 180.76 FEET;
- 15. THENCE SOUTH 10°38'58" WEST A DISTANCE OF 50.93 FEET TO A 1.225.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS NORTHWESTERLY.
- 16. THENCE SOUTHERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 05'50'26" AN ARC DISTANCE OF 124.87 FEET;
- 17. THENCE SOUTH 16"29"24" WEST A DISTANCE OF 29.52 FEET TO 235.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS NORTHWESTERLY.
- 18. THENCE SOUTHWESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 45°35'41" AN ARC DISTANCE OF 187.01 FEET,
- THENCE SOUTH 62°05'05" WEST A DISTANCE OF 52.47 FEET;
- 20. THENCE SOUTH 57°50'12" WEST A DISTANCE OF 48.87 FEET TO A 150.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS SOUTHEASTERLY
- 21. THENCE SOUTHWESTERLY, ALONG SAID TANGENT CURVE, THROUGH A CENTRAL ANGLE OF 24°38′29" AN ARC DISTANCE OF 64.51.
- NORTHWESTERLY; 22. THENCE SOUTH 33°1143° WEST A DISTANCE OF 111.15 FEET TO A 200.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS 23. THENCE SOUTHWESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 36°47'56" AN ARC DISTANCE OF 128.45 FEET;
- 24. THENCE SOUTH 69°5939" WEST A DISTANCE OF 171.86 FEET TO A 925.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS SOUTHEASTERLY.
- 25. THENCE SOUTHWESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 12°52'09" AN ARC DISTANCE OF 207.76 FEET
- NORTHWESTERLY; 26. THENCE SOUTH 57*07'30" WEST A DISTANCE OF 139.10 FEET TO A 200.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS
- 27. THENCE WESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 21°33'50" AN ARC DISTANCE OF 75.27 FEET;
- 28. THENCE SOUTH 78*41'20" WEST A DISTANCE OF 119.10 FEET TO A 145.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS NORTHWESTERLY;
- 29. THENCE WESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 33°20'04" AN ARC DISTANCE OF 84.36 FEET,
- 30. THENCE NORTH 67°88'38" WEST A DISTANCE OF 47.24 FEET TO A 275.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS SOUTHWESTERLY;

31. THENCE WESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 35°56'55" AN ARC DISTANCE OF 172.54 FEET;

- SOUTHEAST ONE-QUARTER OF SAID SECTION 21; 32. THENCE SOUTH 76°04'29" WEST A DISTANCE OF 23.28 FEET TO A POINT ON THE WEST LINE OF THE
- THENCE NORTH 00"16"05" WEST, ALONG SAID WEST LINE, A DISTANCE OF 1,223.81 FEET TO THE NORTHWEST CORNER OF SAID SOUTHEAST ONE-QUARTER;
- - THENCE NORTH 00°16'06" WEST, ALONG THE WEST LINE OF THE NORTHEAST ONE-QUARTER OF SECTION 21, A DISTANCE OF 2,619.86 FEET TO ALINE BEING 30 FEET SOLTHERLY OF AND PARALLEL WITH THE NORTH LINE OF THE NORTHEAST ONE QUARTER ALSO BEING THE SOUTHERLY RIGHT-OF-WAY LINE OF WELD COUNTY ROAD B ACCORDING TO THAT CERTAIN DOCUMENT RECORDED OCTOBER 14, 1889 IN THE OFFICE OF THE WELD COUNTY CLERK AND RECORDER IN BOOK 86 AT PAGE 273;
- THENCE NORTH 89'38'38" EAST, ALONG SAID SOUTHERLY RIGHT-OF-WAY AND PARALLEL LINE, A DISTANCE OF 2,633.50 FEET **TO THE POINT OF BEGINNING**
 - THE ABOVE DESCRIPTION YIELDS A CALCULATED AREA OF 7,868,244 SQUARE FEET (180,63002 ACRES), MORE OR LESS.

EXCEPTING THEREFROM: (EXCEPTION PARCEL 1)

A PORTION OF THE NORTHEAST ONE-QUARTER OF SECTION 21, TOWNSHIP 1 NORTH, RANGE 88 WEST OF THE 6TH PRINCIPAL MERIDIAN, COUNTY OF WELD, STATE DE COCOARDO, WITH BEARINGS SEFERENCHED TO THE NORTH LINE OF THE MORTHEAST ONE CASAID SECTION 21 MONUMENTED ON THE EAST END OF SAID INNE BY A FOUND 34 INCH REBAR WITH A 2 INCH ALLMINIM CAP STAMPED '1.5 14687 1864" AND ON THE WEST END BY A FOUND REBAR WITH A 2 INCH ALLMINUM CAP STAMPED, 1.5 14687 1864" AND ON THE WEST END BY A FOUND REBAR WITH A 2 INCH ALLMINUM CAP ILLEGIBLY STAMPED, ASSUMED TO BEAR NORTH 89'38'56" EAST, A DISTANCE OF 2663.38 FEET

THENCE CONTINUE SOUTH 00'2940" EAST, ALONG SAID RIGHT-OF- WAY AND PARALLEL UNE, A DISTANCE OF 564,57 FEET TO THE SOUTH UNE OF THAT CETRANNA MARCEL BESCRIBED IN A DOCUMENT RECORDED MARCH 23, 2012 IN THE OFFICE OF THE WELD COUNTY CLERK AND RECORDER UNDER RECEPTON NUMBER 383590.

THENCE ALONG THE EXTERIOR OF SAID PARCEL THE FOLLOWING THREE COURSES;

1. THENCE SOUTH 89°30'19" WEST A DISTANCE OF 500.00 FEET;

<-≥-

RD.

WELD CO.

NELD CO. RD. 5

WELD CO. RD. 8

ERIE PKWAY

- 2. THENCE NORTH 00°29'41" WEST A DISTANCE OF 680.00 FEET;
- 3. THENCE NORTH 89'30'19' EAST A DISTANCE OF 483.79 FEET TO THE WESTERLY LINE OF SAID PARCEL DESCRIBED IN A DOCUMENT RECORDED JULY 22, 1996 IN THE OFFICE OF THE WELD COUNTY CLERK AND RECORDER UNDER RECEPTION NUMBER 2502152;

THENCE SOUTH 08°29'23" EAST, ALONG SAID WESTERLY LINE, A DISTANCE OF 116.54 FEET TO THE POINT OF BEGINNING.

THE ABOVE DESCRIBED PARCEL CONTAINS A NET AREA OF 6546502 SQ. FT. (150.28699 ACRES) MORE OR LESS.

THE ABOVE DESCRIPTION PRODUCES A CALCULATED AREA OF 339,065 SQUARE FEET (7.78387 ACRES), MORE OR LESS.

INTERSTATE "25"

WELD CO. RD. 7

WELD CO. RD. 4

N0°16'05"W 2619.86" N0°16'06"W 2619.86" N89°38'36"E 1249.80' S0°29'40"W 10.85 TOTAL 5,814.07 TOTAL PERIMETER OF PROPERTY 1/6 TOTALPERIMETER OF PROPERTY PERIMETER CONTIGUOUS TO THE TOWN OF ERIE CONTIGUOUS COURSES

TOTAL AREA BEING ANNEXED: 6,546,502 SQ. FT. OR 150,28699 ACRES, MORE OR LESS

THIS MANEXATION IS NOT A"LAND SURVEY PLAT" OR AN "IMPROVEMENT SURVEY PLAT" & PROPERTY LINES SHOWN HEREON ARE FROM RECORD PROPERTY DESCRIPTIONS, BOUNDARY DEFERMINATIONS ARE NOT PART OF THE SURVEY ORS STATEMENT SHOWN HEREON.

(2) NOTICE: ACCORDING TO COLORADO LAW YOU MUST COMMENCE ANDY LEGAL ACTION BASED UPON ANY DEFECT IN IN JUSTICE WHITH THER 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 SURVEYORS STATEMENT SHOWN HEREON.

COMMENCE AT THE NORTHEAST CORNER OF SAID SECTION 21; THENCE SOUTH 44:94'28" WEST A DISTANCE OF 42.38 FEET TO A POINT ON A LINE BEINS 30 FEET WESTERSTRUY OF AMD PARALLEL UNHT THE EAST CHINE OF THE WORD THEN SET THEN SET THEN SET THEN SET THEN SET WISH THE SET WISH THE WEST WISH THEN SET THEN

VICINITY MAP N.T.S.

THENCE SOUTH 07/2940" EAST, ALONG SAID RIGHT-OF-WAY AND PARALLEL LINE, A DISTANCE OF 758.81 FEET TO THE MOST NORTHERLY CORNER OF THAT CERTAIN PARCEL DESCRIBED IN A DOCUMENT RECORDED JULY 22, 1996 IN THE OFFICE OF THE WELD COUNTY CLERK AND RECORDER UNDER RECEPTION NUMBER 2502/15;

THENCE SOUTH 12°1038" WEST, ALONG THE WESTERLY LINE OF SAID PARCEL, A DISTANCE OF 6.88 FEET TO THE SOUTHERLY LINE OF THAT CERTAIN SOOD FEET WIDE OF DITCH PARCEL DESCRIBED IN A DOCUMENT RECORDED DECEMBER 20, 1888 IN THE OFFICE OF THE WELD COUNTY CLERK AND RECORDER AT BOOK 63 AT PAGE 464;

. THENCE NORTH 67°2848" WEST A DISTANCE OF 226.67 FEET TO A 575.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS SOUTHERLY; THENCE WESTERLY AND NORTHERLY, ALONG THE SOUTHERLY AND WESTERLY LINE OF SAID DITCH PARCEL, THE FOLLOWING ELEVEN COURSES:

2. THENCE WESTERLY, ALONG SAID CURVE, THROUGH A CENTRAL ANGLE OF 32°60'33", AN ARC DISTANCE OF 329.60 FEET;

3. THENCE SOUTH 79°40'39" WEST A DISTANCE OF 294.87 FEET; 4. THENCE SOUTH 77°11'24" WEST A DISTANCE OF 214.63 FEET; 5. THENCE SOUTH 74°41'14" WEST A DISTANCE OF 127.29 FEET; 6. THENCE SOUTH 73°56'17" WEST A DISTANCE OF 64.14 FEET;

CERTIFICATE OF APPROVAL BY THE BOARD OF TRUSTEES

TOWN CLERK MAYOR ATTEST:

SURVEYOR'S CERTIFICATION:

I, ROBERT L. MEADOWS, JR., A REGISTERED PROFESSIONAL LAND SURVEYOR IN THE STATE OF COLORADO, DO HEREBY CERTIFY THAT THE MENEXATION WAS ADMINIMEDURAN BY ACCOUNTED A SHOWN HEARD SHOWN HEAD AND AND THE ABOVE DESCRIBED PARCEL OF LAND AND THAT LEAST ON-SIXTH (198) OF THE PERIPHERAL BOUNDARY OF SAID PARCEL IS CONTIGUOUS FOR THE PRESENT BOUNDARY OF THE TOWN OF ENE, BEING 3,873.87 FEET OF CONTIGUOUS PERIMETER OF A TOTAL PARCEL PERIMETER OF 19,248.42 FEET.

FURTHER CERTIFY THAT THIS MAP AND LEGAL DESCRIPTION WERE PREPARED UNDER MY DIRECT SUPERVISION ON THE 27 DAY OF JULY, 2018.

ROBERT L. MEADOWS JR.
CLORADO LICENSED
PROFESSIONAL LAND SURVEYOR NO. 34977
FOR AND ON BEHALF OF MATRIX DESIGN GROUP, INC.

11. THENCE NORTH 09'4928" EAST A DISTANCE OF 381.55 FEET TO A LINE BEING 30 FEET SOUTHERLY OF AND PARALLEL WITH THE PREVIOUSLY CITED NORTHEIN OF THE NORTHEAST ONE QUARTER OF SECTION 21 ALSO BEING THE SOUTHERLY RIGHT-OF-WAY OF WELD COUNTY ROAD 8 ACCORDING TO THAT CERTAIN DOCUMENT RECORDED OCTOBER 14, 1899 IN THE OFFICE OF THE WELD COUNTY CLERK AND RECORDER IN BOOK 86 AT PAGE 273;

THENCE NORTH 89°38′36" EAST, ALONG SAID RIGHT-OF-WAY AND PARALLEL LINE, A DISTANCE OF 1,383,69 FEET TO **THE POINT OF BEGINNING**.

THE ABOVE DESCRIPTION YIELDS A CALCULATED AREA OF 982,677 SQUARE FEET (22.55916 ACRES), MORE OR LESS.

ALSO EXCEPTING THEREFROM: (EXCEPTION PARCEL 2)

7. THENCE SOUTH 80°39'30" WEST, A DISTANCE OF 123.80 FEET TO A 47.00 FOOT RADIUS TANGENT CURVE WHOSE CENTER BEARS NORTHERLY;

8. THENCE NORTHWESTERLY, ALONG SAID THROUGH A CENTRAL ANGLE OF 97°56′18" AN ARC DISTANCE OF 80.33 FEET

10. THENCE NORTH 00°42'57" EAST A DISTANCE OF 225.38 FEET;

9. THENCE NORTH 01°25'12" WEST A DISTANCE OF 155.38 FEET;

CLERK AND RECORDER'S CERTIFICATE STATE OF COLORADO

COUNTY OF WELD

DAY OF I HEREBY CERTIFY THAT THIS ANNEXATION MAP WAS FILED IN MY OFFICE ON THIS. A PORTION OF THE NORTHEAST ONE-QUARTER OF SECTION 21, TOWNSHIP 1 NORTH, RANGE 68 WEST OF THE 6TH PRINCIPAL MERIDIAN, COUNTY OF WELD, STATE OF COLORADO, WITH BEARINGS REFERENCED TO THE NORTH LINE OF THE NORTH-EAST ONE-QUARTER OF SAID SECTION 21 MONUMENTED ON THE EAST END OF SAID LINE BY A FOUND 34 INCH REBAR WITH A 2 INCH ALUMINUM CAP STAMPED "LS 1408" AND ON THE WEST END BY A FOUND REBAR WITH A 2 INCH ALUMINUM CAP ILLEGIBLY STAMPED; ASSUMED TO BEAR NORTH 89"38'56" EAST, A DISTANCE OF 2663.38 FEET

A.D., 2018_ AND WAS RECORDED AT

RECEPTION NUMBER

WELD COUNTY CLERK AND RECORDER

DEVELOPER

MATRIX DESIGN GROUP
1601 BLAKE STREET, SUITE 200
DENVER, CO. 80202
(303) 572-0200
CONTACT: BOB MEADOWS ERIE LAND COMPANY, LLC
1601 BLAKE STREET, SUITE 200
500 SOUTHERN LAND
1603 572-0200
CONTACT: HEIDI MAJERIK
heidi.majerik@southernland.com

SURVEYOR

DESIGN GROUP

SHEET 10F

ET 1 OF 2 2018.07.27 REVISED 2018.10.12

SHEET 2 OF 2

DATE: 2018.07.27

REVISED 2018.10.12 SEE "ROAD B ANNEXATION PLAT NO. 5 TO THE TOWN OF ERIE" RECORDED 6/10/96 RECORDING NUMBER 2495446 Matrix Marian Design Group SEE "ANNEXATION MAP 2D TO THE TOWN OF ERIE" RECORDED 10/12/89 RECORDING NUMBER 0219446 SEE "ANNEXATION MAP 2E TO THE TOWN OF ERIE" RECORDED 10/12/89 RECORDING NUMBER 0219437 SEE "1990 TOWN OF ERIE ANNEXATION MAP NO.4" RECORDED 4/11/90 RECORDING NUMBER 0221 0503 CURVE TABLE CURVE DELTA RADIUS PARCEL TO BE ANNEXED K PROPERTY - ANNEXATION MAP TO THE TOWN OF ERIE SURVEYOR

MATRIX DESIGN GROUP
1601 BLAKE STREET, SUITE 200
DENVER, CO. 80202
(303) 572-0200
CONTACT: BOB MEADOWS
bob_meadows@matrixdesigngroup.cc LINE TABLE ERIE LAND COMPANY, LLC
1601 BLAKE STREET, SUITE 200
DENVER, CO. 80202
(303) 572-0200
CONTACT: HEIDI MAJERIK
heidi, majerik@southemland, com A PORTION OF THE EAST ONE-HALF OF SECTION 21, TOWNSHIP 1 NORTH, RANGE 68 WEST

OF THE 6TH P.M., COUNTY OF WELD, STATE OF COLORADO

BASIS OF BEARINGS 150.287 ACRES POINT COMMENCEMENT

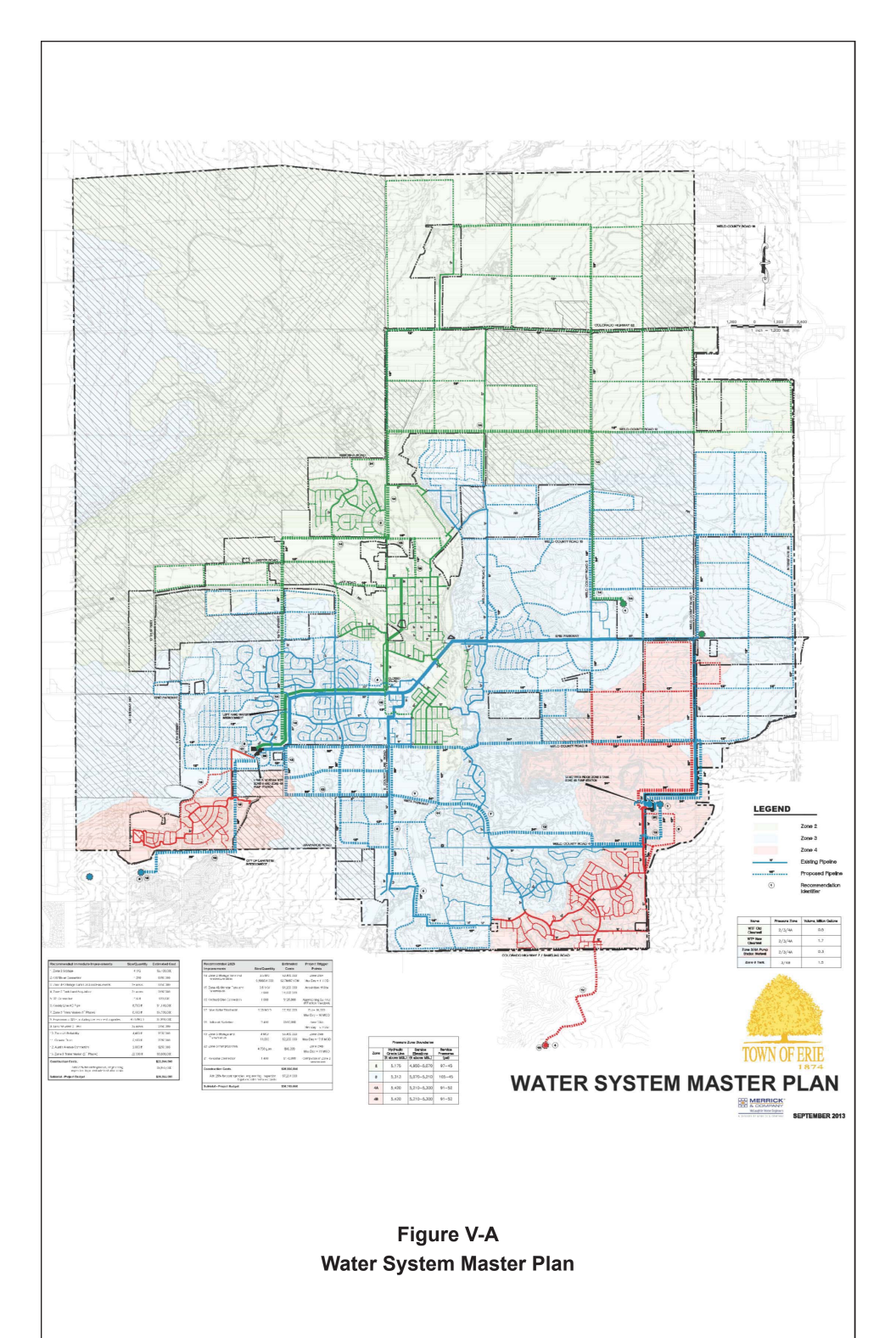
IN REBIN 6TH P.M. NOSTSSEE 2863.38 AN-001007-2018 TIN REBIN 6TH P.M.

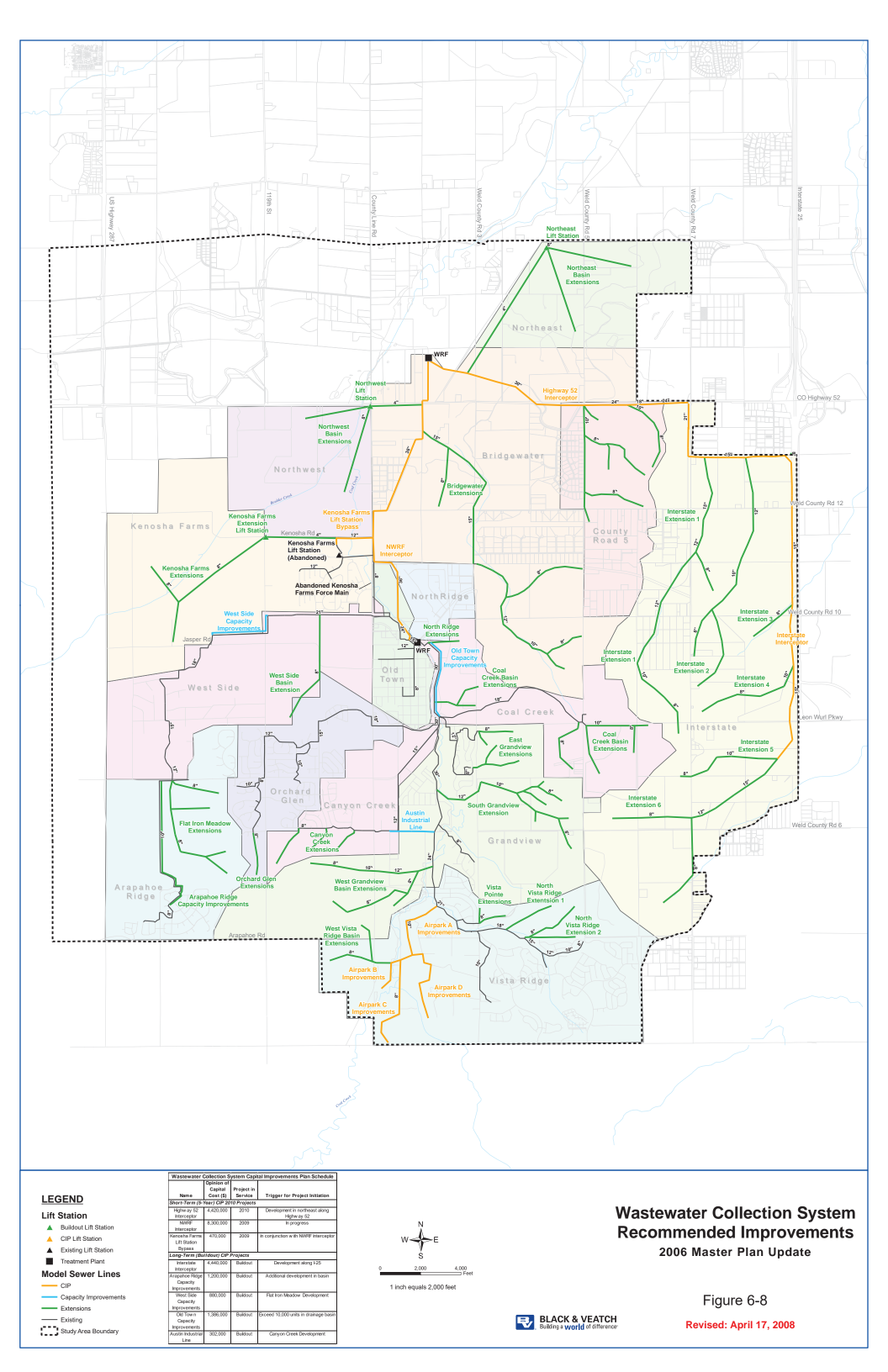
AN-001007-2018 TIN REBIN 6TH P.M.

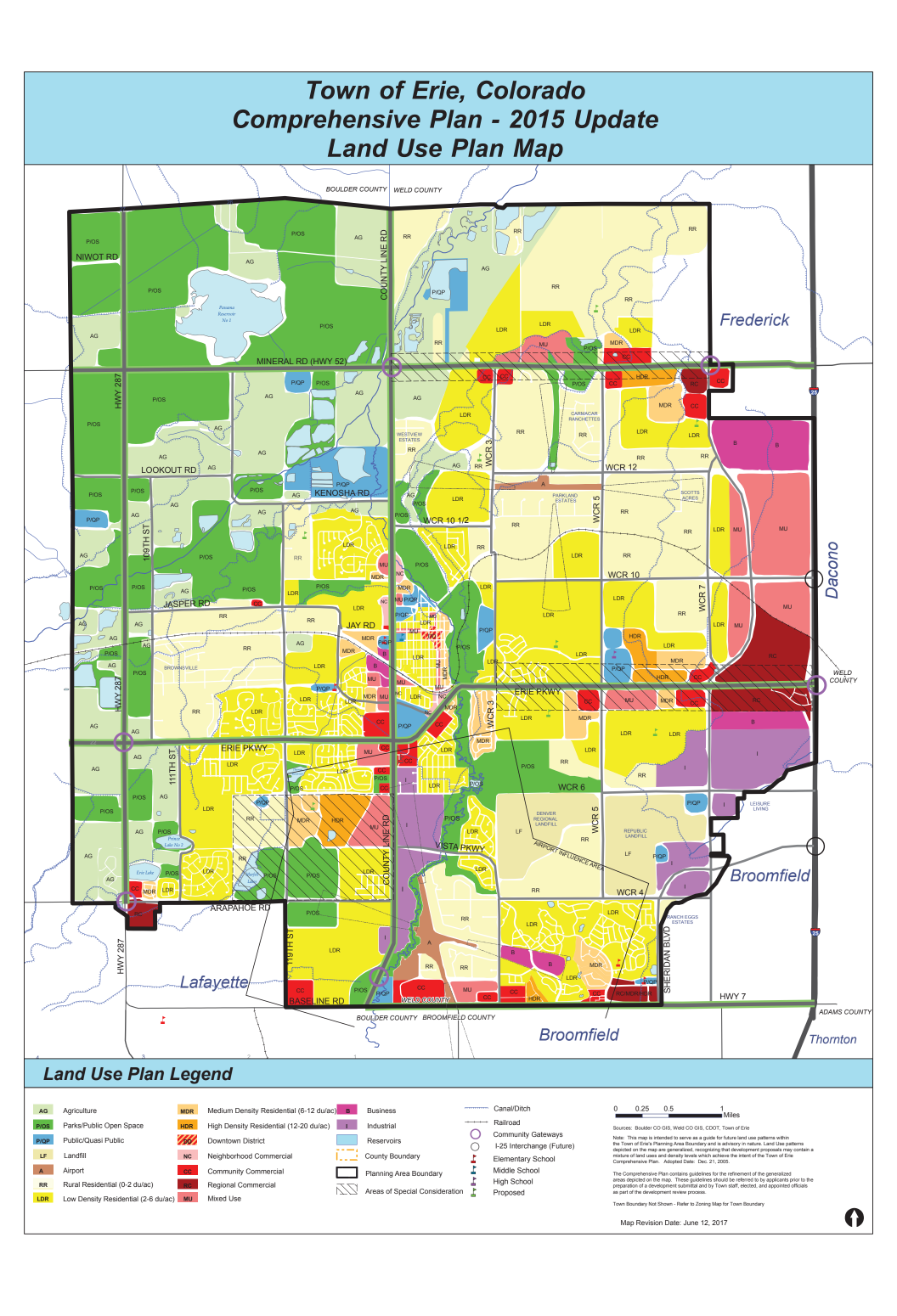
1283.89 AN-001007-3018 TIN REBIN 6TH P.M.

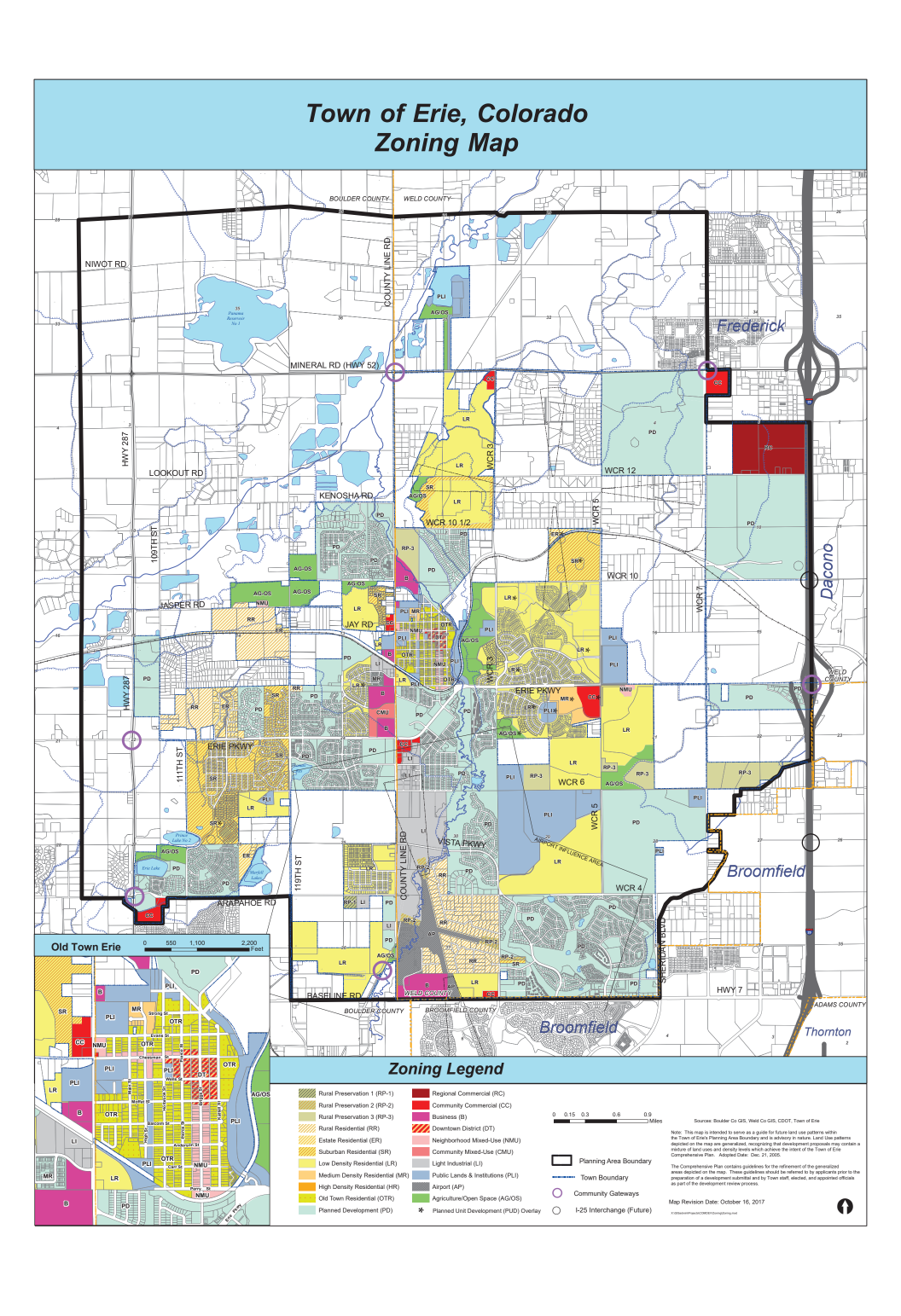
1383.89 AN-001007-3018 TIN REBIN 6TH P.M.

1383.80 AN-001007-3018 TIN REBIN 6TH P ANNEXATION MAP 2D TO THE TOWN OF ERIE ANNEXATION MAP 2E TO THE TOWN OF ERIE POINT OF BEGINNING EXCEPTION PARCEL 2 DEVELOPER WELD COUNTY ROAD 0°29'40"E 2043.98" SE COR. SEC. 21 T1N, R68W, 6TH P.M. -S12°08'26"W 6.87" EAST 1/4 COR. SEC. 21 T1N, R68W, 6TH P.M. -S8°29'23"E 116.56' POINT OF BEGINNING FOR ANNEXATION PARCEL AND EXCEPTION PARCEL 1 XCEPTION PARCEL 1 S79°40'39"W 0 22 522 EZJ SE 1/4 SECTION 21 N0°42'57"E ROAD B ANNEXATION PLAT NO. 5. TO THE TOWN OF ERIE POINT OF BEGINNING SOUTH 1/4 COR. SEC. 21 T1N, R68W, 6TH P.M. 1990 TOWN OF ERIE ANNEXATION MAN UO.4 ERIE CENTER 1/4 COR. SEC. 21 T1N, R68W, 6TH P.M. -SWINI WEST 1/4 COR. SEC. 21 T1N, R68W, 6TH P.M.













1555 N. 17th Ave Greeley, CO 80631

Website: www.weldgov.com
Email: jflesher@weldgov.com

Phone: (970) 400-3552 Fax: (970) 304-6498

Via Email

August 31, 2018

Hannah Hippely, Town Planner Town of Erie PO Box 750 Erie, CO 80516

Subject: Swink Annexation and Zoning

Dear Hannah:

The Weld County Department of Planning Services has reviewed this request and has the following comments for your consideration:

The annexation map shows County Roads 7 and 8 being included in the proposed annexation, however, they have already been annexed and should be shown as current town limits. The additional right-of-way acquired in 1996 (reception number 2502152) does not appear to have been annexed with the rest of County Road 7, however, and should be included in the proposed annexation.

We have removed CR 7 and CR 8 from the Annexation. We have included the 1996 portion in the Annexation.

Buyers should be notified of Use by Special Review USR14-0017 directly south of the subject property which contains a mineral resource development facility.

Acknowledged.

General comments:

There is no County commitment to upgrade County roads and bridges to accommodate municipal developments.

The present zoning of adjacent and surrounding unincorporated properties are predominantly Agricultural. Owners of property in the area of this proposal should be made aware that agricultural uses, even when done in a manner consistent with good agricultural practices, may generate impacts such as noise, dust, flies, odors, aerial spraying, and slow-moving equipment on County roadways. It is important for future residents to note that adjacent properties may be in unincorporated Weld County and that Weld County has adopted a Right-to-Farm Statement and recommends it be placed on all plats adjacent to unincorporated areas:

Weld County is one of the most productive agricultural counties in the United States, typically ranking in the top ten counties in the country in total market value of agricultural products sold. The rural areas of Weld County may be open and spacious, but they are intensively used for agriculture. Persons moving into a rural area must recognize and accept there are drawbacks, including conflicts with long-standing agricultural practices and a lower level of services than in town. Along with the drawbacks come the incentives which attract urban dwellers to relocate to rural areas: open views, spaciousness, wildlife, lack of city noise and congestion, and the rural atmosphere and way of life. Without neighboring farms, those features which attract urban dwellers to rural Weld County would quickly be gone forever.

Agricultural users of the land should not be expected to change their long-established agricultural practices to accommodate the intrusions of urban users into a rural area. Well-run agricultural activities will generate offsite impacts, including noise from tractors and equipment; slow-moving farm vehicles on rural roads; dust from

animal pens, field work, harvest and gravel roads; odor from animal confinement, silage and manure; smoke from ditch burning; flies and mosquitoes; hunting and trapping activities; shooting sports, legal hazing of nuisance wildlife; and the use of pesticides and fertilizers in the fields, including the use of aerial spraying. It is common practice for agricultural producers to utilize an accumulation of agricultural machinery and supplies to assist in their agricultural operations. A concentration of miscellaneous agricultural materials often produces a visual disparity between rural and urban areas of the County. Section 35-3.5-102, C.R.S., provides that an agricultural operation shall not be found to be a public or private nuisance if the agricultural operation alleged to be a nuisance employs methods or practices that are commonly or reasonably associated with agricultural production.

Water has been, and continues to be, the lifeline for the agricultural community. It is unrealistic to assume that ditches and reservoirs may simply be moved out of the way of residential development. When moving to the County, property owners and residents must realize they cannot take water from irrigation ditches, lakes or other structures, unless they have an adjudicated right to the water.

Weld County covers a land area of approximately four thousand (4,000) square miles in size (twice the size of the State of Delaware) with more than three thousand seven hundred (3,700) miles of state and County roads outside of municipalities. The sheer magnitude of the area to be served stretches available resources. Law enforcement is based on responses to complaints more than on patrols of the County, and the distances which must be traveled may delay all emergency responses, including law enforcement, ambulance and fire. Fire protection is usually provided by volunteers who must leave their jobs and families to respond to emergencies. County gravel roads, no matter how often they are bladed, will not provide the same kind of surface expected from a paved road. Snow removal priorities mean that roads from subdivisions to arterials may not be cleared for several days after a major snowstorm. Services in rural areas, in many cases, will not be equivalent to municipal services. Rural dwellers must, by necessity, be more self-sufficient than urban dwellers.

People are exposed to different hazards in the County than in an urban or suburban setting. Farm equipment and oil field equipment, ponds and irrigation ditches, electrical power for pumps and center pivot operations, high-speed traffic, sand burs, puncture vines, territorial farm dogs and livestock and open burning present real threats. Controlling children's activities is important, not only for their safety, but also for the protection of the farmer's livelihood.

We have added the note as requested.

Weld County has also adopted a Right to Extract Mineral Resources Statement:

Weld County has some of the most abundant mineral resources, including, but not limited to, sand and gravel, oil, natural gas, and coal. Under title 34 of the Colorado Revised Statutes, minerals are vital resources because (a) the state's commercial mineral deposits are essential to the state's economy; (b) the populous counties of the state face a critical shortage of such deposits; and (c) such deposits should be extracted according to a rational plan, calculated to avoid waste of such deposits and cause the least practicable disruption of the ecology and quality of life of the citizens of the populous counties of the state.

Mineral resource locations are widespread throughout the County and persons moving into these areas must recognize the various impacts associated with this development. Oftentimes, mineral resource sites are fixed to their geographical and geophysical locations. Moreover, these resources are protected property rights and mineral owners should be afforded the opportunity to extract the mineral resource.

We have added the note as requested.

Thank you for the opportunity to comment on this proposal. This response addresses general requirements, concerns, or issues and is intended to assist in your community's decision-making process regarding this land use proposal. Weld County respectfully reserves the right to make further comment on information or issues as they are discovered.

Sincerely,

Jim Flesher, AICP Long-Range Planner Weld County

Thank you for your comments.



Department of Planning and Development Planning Division

Memo

To: Heidi Majerik

From: Hannah Hippely

Date: September 20, 2018

Re: AN-001007-2018 Swink Annexation

IZ-001008-2018 Swink Initial Zoning

cc: Todd Bjerkaas, Deborah Bachelder

Comments:

Town staff has reviewed the Swink Annexation and Initial Zoning applications for conformance with Municipal Code, Title 10 and adopted plans at the September 13, 2018 Development Review Team meeting. A list of the Town staff that have commented and referral agencies that have responded are listed below. Referral comments received by the Town after the date of this memo shall be forwarded on to the applicant.

The next step for the Swink Annexation and Initial Zoning applications is revision and resubmittal for another referral and Development Review Team review. Please make the appropriate revisions to the application materials and provide written response to address each written comment from the Town staff and referral agencies.

Paper Copies:

- 2 Copy: Written response to staff and referral comments. For distribution to: Planning.
- 2 Copies: Updated written materials, 3-hole punched for notebooks. For distribution to: Planning and Public.
- 2 Copies: Updated 11x17 plans tri-folded and 3-hole punched for notebooks. For distribution to: Planning and Public.
- 1 Copy: Updated 24x36 plan sets, rolled. For distribution to: Planning.
- Please bind and label materials for each entity listed above for ease of distribution to each referral.

Digital Copies:

- A PDF format of all of the submittal materials on 1 flash drive. The flash drives will be distributed to the following referral agencies:
 - 1. Town of Erie internally distributed

The following agencies provided written responses that require a reply:

- 1. Left Hand Water District
- 2. Open Space and Trails Advisory Board
- 3. Weld County

The following agencies provided a written response that do not require a reply at this time:

- 1. Felsburg Holt & Ullevig
- 2. Xcel Energy
- 3. Mountain View Fire Protection District
- 4. City and County of Broomfield
- 5. Colorado Geological Survey
- 6. The Farmers Reservoir and Irrigation Company
- 7. Colorado Department of Transportation

Planning Comments

- 1. The circulator portion of the petition is not complete, a completed original of this is required.
 - A completed original has been included with this submittal.
- 2. Exhibits A and B of the petition and circulator do not include the legal description, please add this. The titles of Exhibits A and B include the text "Dearmin-Swink Annexation and Initial Zoning" please have this line deleted from the exhibits.
 - Exhibits A and B have been updated as requested.
- 3. An annexation agreement is required for the Swink parcel, but this agreement will also need to address the Dearmin development thus allowing the terms to be applied to development as a whole. The resulting annexation and development agreement will include terms that meet the needs of multiple Town departments. Comments from Engineering and Parks and Recreation are anticipated. Terms to anticipate which stem from the Planning Department include the following:
 - a. Establishing a maximum number of units within the development.
 - b. Setting the expected housing diversity.
 - c. The ridge running roughly along the south edge of the Swink property is the Town's highest with the two highpoints being located within the Swink property, the preservation of this ridgeline as an uninterrupted and undeveloped open space is important to the Town.
 - d. Gas line and facility relocation.
 - A clear picture of what underground gas lines or other facilities exist and which are proposed to be moved and where they will be relocated should be provided. Please provide a graphic which shows this.
 - e. Review of the zoning concept plan by the Board of Trustees will satisfy the Sketch Plan requirement for the Swink parcel. The development shall proceed from hereon as one project, rather than two separate projects.
 - f. Dedication of a school site consistent with the Town's IGA with the St. Vrain Valley School District.
 - g. Development of Town parks and trails.

Acknowledged, we understand that these will be addressed with the Annexation Agreement. We understand that a draft of the Agreement will be coming from the Town in early November.

4. An Annexation Agreement is necessary and must be in a near final version before scheduling the Substantial Compliance meeting of the Board of Trustees. This is to ensure that the agreement will be final in time for the public hearings. The Town will begin drafting this agreement.

Acknowledged.

5. On the concept plan, please provide details regarding the Swink piece individually in addition to the combined Dearmin-Swink development as a whole. Include the numbers and types of units shown. Please draw in the proposed zone district boundaries and identify the density shown within each boundary. Staff needs this information to show both compliance with the Comprehensive plan and the minimum density requirements of the UDC.

The Concept Plan has been modified to provide details regarding the Swink property individually as well as the Combined property. Additionally, the zone district boundaries and densities have been identified on the Concept Plan, in addition the existing topography has been added to this exhibit.

Annexation Map

1. The symbol for the Town of Erie limits should be darkened so that it is more clearly legible, when reproduced this isn't legible.

This has been darkened.

2. "Town of Erie Corporate City Limits" label on the western adjacent property should read "Town of Erie". The legend for the symbol identify the boundary should also read "Town of Erie".

This has been corrected.

3. Update the map to reflect the information in the Weld County referral regarding prior annexation of adjacent county roads.

CR 7 and CR 8 have been removed and the portion that was created as ROW in 1996 is included within the annexation boundary.

Annexation Impact Report

1. The annexation report should be completed using the provided template. A copy of a recent report has also been provided to demonstrate what a finished report should look like.

The Annexation Report has been reformatted based on the template provided.

Initial Zoning Map

 Use the same vicinity map in the initial zoning map as is used on the annexation map. Okay.

2. The portion of the property that cannot currently be served by sewer as it is outside of the Coal Creek basin should be zoned AG/OS.

We have proposed AG/OS zoning along the south and east.

3. The area of land which achieves the landform preservation goals of the Town by retaining it as open space shall be zoned AG/OS.

We have proposed AG/OS zoning along the south and east.

4. A written legal description for each zone district must be added to the map.

These have been added as requested.

5. Remove "PUD" and "PUD Overlay" from the Surveyor Certificate.

These have been removed as requested.

6. Remove the Planning Commission and Board of Trustees Approval Certificate and replace them with the following:

BOARD OF	TRUSTEES	APPROVAL	CERTIFICATE

THIS ZONING MA	AP IS TO BE KNOWN AS THE "	ZONING
MAP" AND IS A	PPROVED AND ACCEPTED BY ORDINANCE NO.	, PASSED AND
ADOPTED AT TH	HE REGULAR MEETING OF THE BOARD OF TRUSTE	ES OF ERIE, COLORADO
HELD ON	, 201	
MAYOR		
ATTEST		
	TOWN CLERK	

This has been added as requested.

The review process is a cumulative process and dependent on various criteria. We reserve the right to provide further comment(s) and request additional information. Please contact me at 303-926-2774 for further clarification or to schedule a meeting to discuss the comments

Hannah Hippely

From: Steve Buckbee <SBuckbee@lefthandwater.org>

Sent: Tuesday, September 04, 2018 9:55 AM

To: Development Referral

Swink Annexation & Initial Zoning, AN-001007-2018 & IZ-001008-2018, Comments

Attachments: 2018 D-PETITION-EXCL.PDF

Ms. Hippely,

The conceptual plans do not appear to reflect the 50' wide, Left Hand Water District easement recorded under reception number 3833970 at the northeast corner of the site. The easement is for a future water line that will connect to a future 5-million-gallon treated water tank on the 8-acre, Left Hand Water District parcel at the east side of the development.

The easement is depicted on the Zoning Map, is in an area proposed for Open Space, and will not have an impact on the Concept Plan.

Upon annexation, the property owner(s) will need to file a petition for exclusion from Left Hand Water District. The property owner(s) fills out the attached Petition for Exclusion, provides a deed showing ownership, a full legal description, and a check made out to Left Hand Water District. The District will keep the original paperwork and make copies for our attorney's office to file with the Courts. If two or more owners are shown on the deed, all owners need to sign in the presence of a notary as the statute requires 100% of property owners to sign the Petition. Once the paperwork and the fees are received and the attorneys have filed with the Courts, the Board of Directors sets the Petition for a public hearing. Directors meetings are held the 3rd Thursday of every month and it takes two meetings to accomplish the exclusion process. Please contact Lilah Imes at 303-530-4200 if you have any questions on exclusion from Left Hand Water District.

The property owners have started the exclusion petition process.

Thank you for your comments.

Thanks, Steve Buckbee, P.E. District Engineer Left Hand Water District P.O. Box 210 Niwot, CO 80544-0210 Office: 303-530-4200

Cell: 720-527-0206 www.lefthandwater.org



Town of Erie Open Space and Trails AdvisoryBoard

From: Town of Erie Open Space and Trails Advisory Board (OSTAB)

To: Hannah Hippely, Planner, Community Development

Date: September 12, 2018

Subject: Swink Annexation and Initial Zoning

Date of Concept Plan: July 30, 2018

Location: SW corner Erie Parkway and WCR 7

OSTAB has reviewed the package materials, compared them to Town planning documents, and submits the following comments, questions, and recommendations for the Town's evaluation process.

Overview:

<u>Discussion:</u> OSTAB usually does not provide a detailed response to annexation and/or initial zoning applications unless the requested rezoning will materially increase the density and/or eliminate important ecological areas or significant views. Neither exists in these applications. However, this application will be "linked" with the Deamin property to the west, for which several sketch plans have been previously reviewed. Furthermore, since the applicant has provided a detailed Concept Plan (aka Overall Master Plan) which includes the Dearmin Site to the west, we decided to provide initial guidance for this design.

Open Space and the Natural Areas Inventory (NAI):

<u>Discussion:</u> There are no sites in the Erie Natural Areas Inventory (NAI) within this filing area. We agree with the overall design of the dedicate open space. It includes the SW corner, which is across WCR 5 from the Town's Sunset Open Space (aka "Sunset east"). It is also adjacent to the entire length of the Community Ditch on this property, from the entry point on WCR 6 to the exit point on WCR 7 and the reentry point further north on WCR 7. The plan depicts roughly 96 acres of open space. Although some of this acreage may not meet the specific requirements in the Unified Development Code (UC) for dedication, we're confident that the area depicted will included the required dedicated open space, and it is the best location on the combined Dearmin/Swink properties.

Recommendations: None

Spine Trail:

Discussion: The proposed location of the Spine Trail mostly matches the map in the PROST

(Parks, Recreation, Open Space and Trails) Master Plan of existing recreation trails and proposed Spine Trails (Figure 15, page 120). The similarities include a connection in the SW corner (across WCR 5 from the Town's Sunset Open Space (aka "Sunset east"), and essentially adjacency to the Community Ditch. The primary difference between the PROST Master Plan and this Concept Plan is that the PROST plan has an exit at a future Erie Parkway underpass, and this plan has an exit at WCR 7, near the intersection with Erie Parkway. It would be very helpful if staff could identify a probable location of that underpass so that the Spine Trail in this application would be compatible. A rational estimate is that the underpass would be nearer WCR 5 than WCR 7, since that would place it nearer to the Erie High School and the K-8 school under construction.

Recommendations:

1. If possible, staff should identify probable location(s) of the Erie Parkway underpass so that the Spine Trail in this application would be compatible.
We have included a connection from the trail along Erie Parkway to the Spine Trail in two locations, one along the Gas Line easement that bisects the Dearmin & Swink properties, and another between the Medium Density Residential and Future Community Commercial at the Northeast corner of the Swink property. This will allow the underpass to be provided wherever the Town decides to provide it, and it will be connected to the Spine Trail system.

Neighborhood Trails:

<u>Discussion:</u> The concept plan apparently does not show any neighborhood connectors to the Spine Trail from neither the neighborhood park nor any streets. Connectors must be added in the sketch plan.

The concept plan appears to have a narrow north/south greenway between the Swink and Dearmin properties, from the neighborhood park to Erie Parkway (potentially near the future Erie Parkway underpass). The sketch plan should include an 8' concrete trail in that green way.

Recommendations: Include the following in the sketch plan:

- Multiple connectors to the Spine Trail from local streets and the neighborhood park; We have identified multiple connections from the residential areas, neighborhood park and streets to connect to the Spine Trail.
- 2. An 8' concrete trail in the north/south greenway between the Swink and Dearmin properties.

We have added the requested 8' concrete trail running north/south.

Please pass this referral letter to the Applicant, and appropriate town departments, boards, and commissions. Thank you for your attention to these matters. OSTAB is available to discuss any of the above in more detail as needed.

Sincerely,

Open Space and Trails Advisory Board

Bob Braudes
Phil Brink
Christine Felz
Dawn Fraser
Nicole Littmann
Ken Martin (Chair) Joe
Swanson

stewart title

Stewart Title Guaranty Company Commercial Services (Denver) 55 Madison Street, Suite 400 Denver, CO 80206

Date: July 09, 2018 **File Number:** 18000310614

Property: Sec 21 Twn 1 North Rg 68 West, Erie, CO

Please direct all Title inquiries to:

Alice Odette

Phone: (303) 780-4039

Email Address: alice.odette@stewart.com

Erie Land Company, LLC, a Delaware limited liability

company

Attn: Jonathan Wente Attn: Bevin Brown Attn: Joshua Neely Delivery Method: Emailed

stewart title

ALTA COMMITMENT FOR TITLE INSURANCE

ISSUED BY STEWART TITLE GUARANTY COMPANY

STEWART TITLE GUARANTY COMPANY, a Texas Corporation ("Company"), for a valuable consideration, commits to issue its policy or policies of title insurance, as identified in Schedule A, in favor of the Proposed Insured named in Schedule A, as owner or mortgagee of the estate or interest in the land described or referred to in Schedule A, upon payment of the premiums and charges and compliance with the Requirements; all subject to the provisions of Schedules A and B and to the Conditions of this Commitment.

This Commitment shall be effective only when the identity of the Proposed Insured and the amount of the policy or policies committed for have been inserted in Schedule A by the Company.

All liability and obligation under this Commitment shall cease and terminate six months after the Effective Date or when the policy or policies committed for shall issue, whichever first occurs, provided that the failure to issue the policy or policies is not the fault of the Company.

The Company will provide a sample of the policy form upon request.

This Commitment shall not be valid or binding until countersigned by a validating officer or authorized signatory.

IN WITNESS WHEREOF, Stewart Title Guaranty Company has caused its corporate name and seal to be affixed by its duly authorized officers on the date shown in Schedule A.

Countersigned by:

Authorized Countersignature

Stewart Title Guaranty Company Commercial Services (Denver) 55 Madison Street, Suite 400 Denver, CO 80206 (303) 331-0333 TEXAS TEXAS

Matt Morris President and CEO

> Denise Carraux Secretary

For purposes of this form the "Stewart Title" logo featured above is the represented logo for the underwriter, Stewart Title Guaranty Company.



CONDITIONS

- 1. The term mortgage, when used herein, shall include deed of trust, trust deed, or other security instrument.
- 2. If the proposed Insured has or acquired actual knowledge of any defect, lien, encumbrance, adverse claim or other matter affecting the estate or interest or mortgage thereon covered by this Commitment other than those shown in Schedule B hereof, and shall fail to disclose such knowledge to the Company in writing, the Company shall be relieved from liability for any loss or damage resulting from any act of reliance hereon to the extent the Company is prejudiced by failure to so disclose such knowledge. If the proposed Insured shall disclose such knowledge to the Company, or if the Company otherwise acquires actual knowledge of any such defect, lien, encumbrance, adverse claim or other matter, the Company at its option may amend Schedule B of this Commitment accordingly, but such amendment shall not relieve the Company from liability previously incurred pursuant to paragraph 3 of these Conditions.
- 3. Liability of the Company under this Commitment shall be only to the named proposed Insured and such parties included under the definition of Insured in the form of policy or policies committed for and only for actual loss incurred in reliance hereon in undertaking in good faith (a) to comply with the requirements hereof, or (b) to eliminate exceptions shown in Schedule B, or (c) to acquire or create the estate or interest or mortgage thereon covered by this Commitment. In no event shall such liability exceed the amount stated in Schedule A for the policy or policies committed for and such liability is subject to the insuring provisions and Conditions and the Exclusions from Coverage of the form of policy or policies committed for in favor of the proposed Insured which are hereby incorporated by reference and are made a part of this Commitment except as expressly modified herein.
- 4. This Commitment is a contract to issue one or more title insurance policies and is not an abstract of title or a report of the condition of title. Any action or actions or rights of action that the proposed Insured may have or may bring against the Company arising out of the status of the title to the estate or interest or the status of the mortgage thereon covered by this Commitment must be based on and are subject to the provisions of this Commitment.
- 5. The policy to be issued contains an arbitration clause. All arbitrable matters when the Amount of Insurance is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. You may review a copy of the arbitration rules at< http://www.alta.org/>.

All notices required to be given the Company and any statement in writing required to be furnished the Company shall be addressed to it at P.O. Box 2029, Houston, Texas 77252.



COMMITMENT FOR TITLE INSURANCE SCHEDULE A

File No.: 18000310614

1. Effective Date: July 02, 2018, at 5:30 P.M.

2. Policy or Policies to be issued:

Amount of Insurance

- (a) ALTA Owner's Policy
- (b) ALTA Loan Policy
- 3. The estate or interest in the land described or referred to in this Commitment and covered herein is:

Fee Simple

4. Title to the referenced estate or interest in said land is at the effective date hereof vested in:

Erie Land Company, LLC, a Delaware limited liability company

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

A portion of the East 1/2 of Section 21, Township 1 North, Range 68 West of the 6th Principal Meridian, County of Weld, State of Colorado.

Basis of Bearings: Assuming the South line of the Southeast corner of Section 21, Township 1 North, Range 68 West of the 6th Principal Meridian, as monumented by a No. 6 Rebar with a 2 inch aluminum cap marked "LS 25937 1995" at the Southeast corner of said Section 21 and a No. 6 Rebar with a 3 1/4 inch aluminum cap marked "LS 13155 1998" at the South 1/4 corner of said Section 21 to bear South 89°23'58" West, a distance of 2684.63 feet with all bearings contained herein relative thereto.

Beginning at the Southeast corner of said Section 21:

Thence South 89°23'58" West along said South line of the Southeast 1/4 of Section 21 a distance of 2,684.63 feet to the South 1/4 corner of said Section 21;

Thence North 00°16'05" West along the West line of the Southeast 1/4 of said Section 21 a distance of 1,426.59 feet to the Northerly line of said 50 foot wide Ditch Parcel as described in <u>Book 63 at Page 464</u> and the Point of Beginning; Thence North 00°16'05" West continuing along said West line of the Southeast 1/4 of Section 21 a distance of 1,223.81 feet to the Center 1/4 corner of Section 21:

Thence North 00°16'06" West along the West line of the Northeast 1/4 of Section 21 a distance of 2,649.86 feet to the North 1/4 corner of Section 21;

Thence North 89°38'36" East along the North line of the Northeast 1/4 of said Section 21 a distance of 1,250.37 feet to the Westerly line of said 50 foot wide Ditch Parcel as described in Book 63 at Page 464;

Thence along the Westerly and Southerly line of said ditch the following eleven (11) courses:

- 1.) South 00°49'26" West a distance of 411.56 feet;
- 2.) South 00°42'57" West a distance of 225.38 feet;
- 3.) South 01°25'12" East a distance of 155.38 feet to a point of curve:
- 4.) Along the arc of a tangent curve to the left, having a central angle of 97°55'18", a radius of 47.00 feet and an arc length of 80.33 feet;
- 5.) North 80°39'30" East a distance of 123.80 feet;
- 6.) North 73°56'17" East a distance of 64.14 feet;
- 7.) North 74°41'14" East a distance of 127.29 feet;
- 8.) North 77°11'24" East a distance of 214.63 feet;

CO STG ALTA Commitment Sch A



- 9.) North 79°40'39" East a distance of 294.87 feet to a point of curve;
- 10.) Along the arc of a tangent curve to the right, having a central angle of 32°50'33", a radius of 575.00 feet and an arc length of 329.60 feet;
- 11.) South 67°28'48" East a distance of 260.91 feet to the East line of the Northeast 1/4 of said Section 21;

Thence South 00°29'40" East along said East line of the Northeast 1/4 of Section 21 a distance of 471.43 feet to the Northerly line of a Parcel conveyed to Left Hand Water District as described at Reception No. 3833970;

Thence South 89°30'19" West along said Northerly line a distance of 530.00 feet to the Northwest corner of said Parcel:

Thence South 00°29'41" East along the Westerly line of said Parcel a distance of 680.00 feet to the Southwest corner of said Parcel;

Thence North 89°30'19" East along the Southerly line of said Parcel a distance of 530.00 feet to said East line of the Northeast 1/4 of Section 21:

Thence South 00°29'40" East along said East line of the Northeast 1/4 of Section 21 a distance of 90.15 feet to said Northerly line of the 50 foot wide Ditch Parcel as described in Book 63 at Page 464;

Thence along said Northerly line the following thirty two (32) courses:

- 1.) South 51°26'38" West a distance of 109.05 feet to a point of curve;
- 2.) Along the arc of a tangent curve to the right, having a central angle of 31°10'54", a radius of 375.00 feet and an arc length of 204.08 feet;
- 3.) South 82°37'33" West a distance of 226.27 feet to a point of curve;
- 4.) Along the arc of a tangent curve to the right, having a central angle of 13°34'39", a radius of 525.00 feet and an arc length of 124.41 feet;
- 5.) North 83°47'48" West a distance of 212.21 feet to a point of curve;
- 6.) Along the arc of a tangent curve to the left, having a central angle of 20°51'49", a radius of 565.00 feet and an arc length of 205.74 feet;
- 7.) South 75°20'23" West a distance of 6.27 feet to a point of curve;
- 8.) Along the arc of a tangent curve to the left, having a central angle of 22°53'26", a radius of 225.00 feet and an arc length of 89.89 feet;
- 9.) South 52°26'57" West a distance of 22.72 feet to a point of curve;
- 10.) Along the arc of a tangent curve to the left, having a central angle of 46°45'36", a radius of 165.00 feet and an arc length of 134.66 feet;
- 11.) South 05°41'21" West a distance of 106.91 feet;
- 12.) South 01°41'27" West a distance of 92.68 feet;
- 13.) South 01°00'54" West a distance of 269.23 feet to a point of curve:
- 14.) Along the arc of a tangent curve to the right, having a central angle of 09°38'04", a radius of 1,075.00 feet and an arc length of 180.76 feet;
- 15.) South 10°38'58" West a distance of 50.93 feet to a point of curve;
- 16.) Along the arc of a tangent curve to the right, having a central angle of 05°50'26", a radius of 1,225.00 feet and an arc length of 124.87 feet;
- 17.) South 16°29'24" West a distance of 29.52 feet to a point of curve;
- 18.) Along the arc of a tangent curve to the right, having a central angle of 45°35'42", a radius of 235.00 feet and an arc length of 187.01 feet;
- 19.) South 62°05'05" West a distance of 52.47 feet;
- 20.) South 57°50'12" West a distance of 48.87 feet to a point of curve;
- 21.) Along the arc of a tangent curve to the left, having a central angle of 24°38'29", a radius of 150.00 feet and an arc length of 64.51 feet;
- 22.) South 33°11'43" West a distance of 111.15 feet to a point of curve;
- 23.) Along the arc of a tangent curve to the right, having a central angle of 36°47'55", a radius of 200.00 feet and an arc length of 128.45 feet;
- 24.) South 69°59'39" West a distance of 171.86 feet to a point of curve;
- 25.) Along the arc of a tangent curve to the left, having a central angle of 12°52'09", a radius of 925.00 feet and an arc length of 207.76 feet;
- 26.) South 57°07'30" West a distance of 139.10 feet to a point of curve;
- 27.) Along the arc of a tangent curve to the right, having a central angle of 21°33'51", a radius of 200.00 feet and an arc length of 75.27 feet;
- 28.) South 78°41'20" West a distance of 119.10 feet to a point of curve;



- 29.) Along the arc of a tangent curve to the right, having a central angle of 33°20'04", a radius of 145.00 feet and an arc length of 84.36 feet;
- 30.) North 67°58'36" West a distance of 47.24 feet to a point of curve;
- 31.) Along the arc of a tangent curve to the left, having a central angle of 35°56'55", a radius of 275.00 feet and an arc length of 172.54 feet;
- 32.) South 76°04'29" West a distance of 23.27 feet to the Point of beginning,

EXCEPTING therefrom that Parcel of land dedicated to Weld County as a Public Highway in that Deed of Dedication recorded July 22, 1996 at Reception No. 2502152,

SUBJECT to the rights-of-way for County Road Numbers 7 and 8 as described in Book 86 at Page 273,

County of Weld, State of Colorado.

Purported Address: Sec 21 Twn 1 North Rg 68 West Erie, CO

STATEMENT OF CHARGES

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

Informational Commitment \$500.00 : (Sch. #R8946507)

COMMITMENT FOR TITLE INSURANCE SCHEDULE B PART I

File No.: 18000310614

The following are the requirements to be complied with:

1. NONE

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

COMMITMENT FOR TITLE INSURANCE SCHEDULE B PART II

File No.: 18000310614

Schedule B of the policy or policies to be issued will contain exceptions to the following matters unless the same are disposed of to the satisfaction of the Company:

- 1. Rights or claims of parties in possession, not shown by the public records.
- 2. Easements, or claims of easements, not shown by the public records.
- 3. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the title that would be disclosed by an accurate and complete land survey of the Land and not shown by the public records.
- 4. Any lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown by the public records.
- 5. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the Effective Date but prior to the date the proposed Insured acquires for value of record the estate or interest or mortgage thereon covered by this Commitment.
- 6. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) minerals of whatsoever kind, subsurface and surface substances, in, on, under and that may be produced from the Land, together with all rights, privileges, and immunities relating thereto, whether or not the matters excepted under (a), (b) or (c) are shown by the Public Records or listed in Schedule B.
- 7. Water rights, claims or title to water.
- 8. Any and all unpaid taxes and assessments and any unredeemed tax sales.
- 9. Right of way established by the Board of County Commissioners in Transcript of Proceedings recorded October 14, 1889 in Book 86 at Page 273.
- 10. Reservations by the Union Pacific Railroad Company of:
 - (1) All oil coal and other minerals within or underlying said lands.
 - (2) The exclusive right to prospect in and upon said land for oil, coal and other minerals therein, or which may be supposed to therein, and to mine for and remove, from said land, all oil, coal and other minerals which may be found thereon by anyone.
 - (3) The right of ingress, egress and regress upon said land to prospect for, mine and remove any and all such oil, coal or other minerals, and the right to use so much of said land as may be convenient or necessary for the right-of-way to and from such prospect places or mines, and for the convenient and proper operation of such prospect places, mines, and for roads and approaches thereto or for removal therefrom of oil, coal, mineral, machinery or other material.
 - (4) The right to said Union Pacific Railroad Company to maintain and operate its railroad in its present form of construction, and to make any change in the form of construction or method of operation of said railroad, recorded August 11, 1911 in Deed in <u>Book 320 at Page 61</u>.

NOTE: The Company makes no representation as to the present ownership of any such interests. There may be leases, grants, exceptions or reservations of interests that are not listed.

- 11. Mountain States Telephone and Telegraph Co Easement recorded May 7, 1930 in Book 894 at Page 390.
- 12. Agreement recorded September 27, 1940 in Book 1068 at Page 421.
- 13. Oil and Gas Lease recorded November 30, 1972 at Reception No. 1602713.



COMMITMENT FOR TITLE INSURANCE SCHEDULE B PART II

NOTE: Notice of Oil and Gas Interests and Surface Use recorded December 7, 2000 at Reception No. 2811875.

- 14. Right of Way Agreement recorded December 1, 1986 at Reception No. 2078820.
- 15. Right of Way Agreement recorded December 1, 1986 at Reception No. 2078821.
- 16. Surface Owner's Agreement recorded September 27, 1989 at Reception No. 2193034.
- 17. Agreement Concerning Improvements to County Road #7 Between Esther Swink and Weld County, Colorado recorded January 9, 1996 at Reception No. 2471037.
- 18. Easement as contained in Rule and Order recorded March 23, 2012 at Reception No. 3833970.
- 19. Memorandum of Agreement recorded October 1, 2014 at Reception No. 4050076.
- Right-of-Way and Easement Agreement recorded September 10, 2015 at <u>Reception No. 4141049</u>.
 NOTE: First Amendment to Right-of-Way Easement Agreement recorded March 14, 2017 at <u>Reception No. 4285470</u>.
- 21. The following matters disclosed by ALTA/NSPS Land Title Survey, dated June 30, 2017, and last revised December 19, 2017, prepared by Baseline Engineering, under <u>Job No.</u> <u>15313</u>, to wit: a) Apparent easement for Shut-In oil and gas wells, gravel access road and gas line.
- 22. Existing leases and tenancies.
- 23. Right-of-Way Grant recorded April 30, 2015 at Reception No. 4103128.



stewart title

Stewart Title Guaranty Company -Commercial Services 55 Madison Street, Suite 400 Denver, CO 80206 Phone Fax

MINERAL DISCLOSURE

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

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

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

File Number: 18000310614

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Total Pages: 7 Rec Fee: \$43.00 Doc Fee: \$360.00
Carly Koppes - Clerk and Recorder, Weld County, CO

After Recording Return to:

Erie Land Company, LLC 1550 W. McEwen Drive, Suite 200 Franklin, TN 37067 Attn: Ken Howell



SPECIAL WARRANTY DEED

17 000 3 11 2 6 8 & 43 .00 DF \$ 360 00

THIS SPECIAL WARRANTY DEED is made as of the 22nd day of December 2017, between Encana Oil & Gas (USA) Inc., a Delaware corporation ("*Encana*") whose address is 370 17th Street, Suite 1700, Denver, Colorado 80202 and Liberty Energy, LLC ("*Liberty*"), whose address is 175 Berkeley Street, Boston, MA (Liberty and Encana being referred to together herein as ("*Grantor*"), and Erie Land Company, LLC, a Delaware limited liability company, with an address of 1550 W. McEwen Drive, Suite 200, Franklin, TN 37067 ("*Grantee*").

WITNESSETH, that Grantor, for and in consideration of the sum of Ten Dollars (\$10.00) and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, has granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell, convey and confirm, unto Grantee, its successors and assigns forever, all the real property, together with improvements, if any, situate, lying and being in the County of Weld, State of Colorado, as more particularly described on Exhibit A attached hereto and incorporated herein by this reference (the "Land"), together with any and all hereditaments, easements, appendages, ways, privileges and appurtenances, if any, belonging to or inuring to the benefit of Grantor or the Land or pertaining to the Land; any strips or gores adjoining or adjacent to the Land; any land lying in the bed of any street, road, avenue, way or boulevard, open or proposed, in front of or adjoining the Land; all mineral rights, if any owned by Grantor and running with or otherwise pertaining to the Land, any award for damage to the Land attributable to periods from and after the date of this deed by reason of any change of grade in any street, road, avenue, way or boulevard, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof; and all the estate, right, title, interest, claim and demand whatsoever of Grantor, either in law or equity, of, in and to the Land (the "Real Estate"), subject to the permitted exceptions to the special warranty of title set forth in Exhibit B attached hereto and incorporated herein by this reference ("Permitted Exceptions").

TO HAVE AND TO HOLD the said Real Estate above bargained and described with the appurtenances, unto Grantee, its successors and assigns forever. Grantor, for itself, its successors and assigns, does covenant and agree that it shall and will WARRANT AND FOREVER DEFEND the Real Estate in the quiet and peaceable possession of Grantee, its successors and assigns, against all and every person or persons claiming or to claim the whole or any part thereof by, through, or under Grantor, but not otherwise, except for the Permitted Exceptions.

DATED this 22nd day of December 2017.

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GRANTOR:

		ENCANA OIL & GAS (USA) INC., a Delaware corporation
		By:
STATE OF COLORADO)	
) ss.	
COUNTY OF DENVER)	
The foregoing document was JOHN B. JONES	acknowledged before , as WP, WESTERN FSI	me this 19th day of Doumber, 2017, by Outhern Landof ENCANA OIL & GAS (USA) INC., a
Delaware corporation.		
HOLLY CUMMINGS NOTARY PUBLIC STATE OF COLORADO NOTARY ID # 2014403249; MY COMMISSION EXPIRES AUGUST 15	, 2018 Hol	ly Comming
My Commission Expires:		· •

[THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK; GRANTOR SIGNATURES CONTINUE ON THE FOLLOWING PAGE]

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LIBERTY ENERGY LLC, a Massachusetts limited liability company

STATE OF MA

) ss.

County of Support

The foregoing document was acknowledged before me this 20 day of DECEMber 2017, by DAN BrOWN, as AVP of LIBERTY ENERGY LLC, a Massachusetts limited liability

company.

My Commission Expires:

RAPHAELLA REGAN
Notary Public, Commonwealth of Massachusetts
My Commission Expires March 2, 2023

EXHIBIT A

LEGAL DESCRIPTION OF LAND

A PORTION OF THE EAST HALF OF SECTION 21, TOWNSHIP 1 NORTH, RANGE 68 WEST OF THE 6TH PRINCIPAL MERIDIAN, COUNTY OF WELD, STATE OF COLORADO.

BASIS OF BEARINGS: ASSUMING THE SOUTH LINE OF THE SOUTHEAST CORNER OF SECTION 21, TOWNSHIP 1 NORTH, RANGE 68 WEST OF THE 6TH PRINCIPAL MERIDIAN, AS MONUMENTED BY A NO. 6 REBAR WITH A 2 INCH ALUMINUM CAP MARKED "LS 25937 1995" AT THE SOUTHEAST CORNER OF SAID SECTION 21 AND A NO. 6 REBAR WITH A 3-1/4 INCH ALUMINUM CAP MARKED "LS 13155 1998" AT THE SOUTH QUARTER CORNER OF SAID SECTION 21 TO BEAR S 89°23'58" W, A DISTANCE OF 2684.63 FEET WITH ALL BEARINGS CONTAINED HEREIN RELATIVE THERETO.

BEGINNING AT THE SOUTHEAST CORNER OF SAID SECTION 21:

THENCE S 89°23'58" W ALONG SAID SOUTH LINE OF THE SOUTHEAST QUARTER OF SECTION 21 A DISTANCE OF 2,684.63 FEET TO SAID SOUTH QUARTER CORNER OF SAID SECTION 21;

THENCE N 00°16'05" W ALONG SAID WEST LINE OF THE SOUTHEAST QUARTER OF SAID SECTION 21 A DISTANCE OF 1,426.59 FEET TO THE NORTHERLY LINE OF SAID 50 FOOT WIDE DITCH PARCEL AS DESCRIBED IN BOOK 63 AT PAGE 464 AND THE **POINT OF BEGINNING**;

THENCE N 00°16'05" W CONTINUING ALONG SAID WEST LINE OF THE SOUTHEAST QUARTER OF SECTION 21 A DISTANCE OF 1,223.81 FEET TO THE CENTER QUARTER CORNER OF SECTION 21;

THENCE N 00°16'06" W ALONG THE WEST LINE OF THE NORTHEAST QUARTER OF SECTION 21 A DISTANCE OF 2,649.86 FEET TO THE NORTH QUARTER CORNER OF SECTION 21;

THENCE N 89°38'36" E ALONG THE NORTH LINE OF THE NORTHEAST QUARTER OF SAID SECTION 21 A DISTANCE OF 1,250.37 FEET TO THE WESTERLY LINE OF SAID 50 FOOT WIDE DITCH PARCEL AS DESCRIBED IN BOOK 63 AT PAGE 464;

THENCE ALONG THE WESTERLY AND SOUTHERLY LINE OF SAID DITCH THE FOLLOWING ELEVEN (11) COURSES:

- 12) S 00°49'26" W A DISTANCE OF 411.56 FEET;
- 13) S 00°42'57" W A DISTANCE OF 225.38 FEET;
- 14) S 01°25'12" E A DISTANCE OF 155.38 FEET TO A POINT OF CURVE;
- 15) ALONG THE ARC OF A TANGENT CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 97°55'18", A RADIUS OF 47.00 FEET AND AN ARC LENGTH OF 80.33 FEET;
- 16) N 80°39'30" E A DISTANCE OF 123.80 FEET;
- 17) N 73°56'17" E A DISTANCE OF 64.14 FEET;
- 18) N 74°41'14" E A DISTANCE OF 127.29 FEET;

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- 19) N 77°11'24" E A DISTANCE OF 214.63 FEET;
- 20) N 79°40'39" E A DISTANCE OF 294.87 FEET TO A POINT OF CURVE;
- 21) ALONG THE ARC OF A TANGENT CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF 32°50'33", A RADIUS OF 575.00 FEET AND AN ARC LENGTH OF 329.60 FEET;
- 22) S 67°28'48" E A DISTANCE OF 260.91 FEET TO THE EAST LINE OF THE NORTHEAST QUARTER OF SAID SECTION 21;

THENCE S 00°29'40" E ALONG SAID EAST LINE OF THE NORTHEAST QUARTER OF SECTION 21 A DISTANCE OF 471.43 FEET TO THE NORTHERLY LINE OF A PARCEL CONVEYED TO LEFT HAND WATER DISTRICT AS DESCRIBED AT RECEPTION NO. 3833970;

THENCE S 89°30′19" W ALONG SAID NORTHERLY LINE A DISTANCE OF 530.00 FEET TO THE NORTHWEST CORNER OF SAID PARCEL;

THENCE S 00°29'41" E ALONG THE WESTERLY LINE OF SAID PARCEL A DISTANCE OF 680.00 FEET TO THE SOUTHWEST CORNER OF SAID PARCEL;

THENCE N 89°30′19" E ALONG THE SOUTHERLY LINE OF SAID PARCEL A DISTANCE OF 530.00 FEET TO SAID EAST LINE OF THE NORTHEAST QUARTER OF SECTION 21;

THENCE S 00°29'40" E ALONG SAID EAST LINE OF THE NORTHEAST QUARTER OF SECTION 21 A DISTANCE OF 90.15 FEET TO SAID NORTHERLY LINE OF THE 50 FOOT WIDE DITCH PARCEL AS DESCRIBED IN BOOK 63 AT PAGE 464:

THENCE ALONG SAID NORTHERLY LINE THE FOLLOWING THIRTY TWO (32) COURSES:

- 33) \$51°26'38" W A DISTANCE OF 109.05 FEET TO A POINT OF CURVE;
- 34) ALONG THE ARC OF A TANGENT CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF 31°10'54", A RADIUS OF 375.00 FEET AND AN ARC LENGTH OF 204.08 FEET;
- 35) \$ 82°37'33" W A DISTANCE OF 226.27 FEET TO A POINT OF CURVE;
- 36) ALONG THE ARC OF A TANGENT CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF 13°34'39", A RADIUS OF 525.00 FEET AND AN ARC LENGTH OF 124.41 FEET;
- 37) N 83°47'48" W A DISTANCE OF 212,21 FEET TO A POINT OF CURVE;
- 38) ALONG THE ARC OF A TANGENT CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 20°51'49", A RADIUS OF 565.00 FEET AND AN ARC LENGTH OF 205.74 FEET;
- 39) S 75°20'23" W A DISTANCE OF 6.27 FEET TO A POINT OF CURVE;
- 40) ALONG THE ARC OF A TANGENT CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 22°53'26", A RADIUS OF 225.00 FEET AND AN ARC LENGTH OF 89.89 FEET;
- 41) S 52°26'57" W A DISTANCE OF 22.72 FEET TO A POINT OF CURVE;
- 42) ALONG THE ARC OF A TANGENT CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 46°45'36", A RADIUS OF 165.00 FEET AND AN ARC LENGTH OF 134.66 FEET;

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- 43) S 05°41'21" W A DISTANCE OF 106.91 FEET;
- 44) S 01°41'27" W A DISTANCE OF 92.68 FEET;
- 45) S 01°00'54" W A DISTANCE OF 269.23 FEET TO A POINT OF CURVE;
- 46) ALONG THE ARC OF A TANGENT CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF 09°38'04", A RADIUS OF 1,075.00 FEET AND AN ARC LENGTH OF 180.76 FEET;
- 47) S 10°38'58" W A DISTANCE OF 50.93 FEET TO A POINT OF CURVE;
- 48) ALONG THE ARC OF A TANGENT CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF 05°50'26", A RADIUS OF 1,225.00 FEET AND AN ARC LENGTH OF 124.87 FEET;
- 49) \$ 16°29'24" W A DISTANCE OF 29.52 FEET TO A POINT OF CURVE;
- 50) ALONG THE ARC OF A TANGENT CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF 45°35'42", A RADIUS OF 235.00 FEET AND AN ARC LENGTH OF 187.01 FEET;
- 51) S 62°05'05" W A DISTANCE OF 52.47 FEET;
- 52) S 57°50'12" W A DISTANCE OF 48.87 FEET TO A POINT OF CURVE;
- 53) ALONG THE ARC OF A TANGENT CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 24°38'29", A RADIUS OF 150.00 FEET AND AN ARC LENGTH OF 64.51 FEET;
- 54) \$33°11'43" W A DISTANCE OF 111.15 FEET TO A POINT OF CURVE;
- 55) ALONG THE ARC OF A TANGENT CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF 36°47'55", A RADIUS OF 200.00 FEET AND AN ARC LENGTH OF 128.45 FEET;
- 56) S 69°59'39" W A DISTANCE OF 171.86 FEET TO A POINT OF CURVE;
- 57) ALONG THE ARC OF A TANGENT CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 12°52'09", A RADIUS OF 925.00 FEET AND AN ARC LENGTH OF 207.76 FEET;
- 58) S 57°07'30" W A DISTANCE OF 139.10 FEET TO A POINT OF CURVE;
- 59) ALONG THE ARC OF A TANGENT CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF 21°33'51", A RADIUS OF 200.00 FEET AND AN ARC LENGTH OF 75.27 FEET;
- 60) S 78°41'20" W A DISTANCE OF 119.10 FEET TO A POINT OF CURVE;
- 61) ALONG THE ARC OF A TANGENT CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF 33°20'04", A RADIUS OF 145.00 FEET AND AN ARC LENGTH OF 84.36 FEET;
- 62) N 67°58'36" W A DISTANCE OF 47.24 FEET TO A POINT OF CURVE;
- 63) ALONG THE ARC OF A TANGENT CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 35°56'55", A RADIUS OF 275.00 FEET AND AN ARC LENGTH OF 172.54 FEET;
- 64) S 76°04'29" W A DISTANCE OF 23.27 FEET TO THE POINT OF BEGINNING.

EXCEPTING THEREFROM THAT PARCEL OF LAND DEDICATED TO WELD COUNTY AS A PUBLIC HIGHWAY IN THAT DEED OF DEDICATION RECORDED JULY 22, 1996 AT RECEPTION NO. 2502152.

SUBJECT TO THE RIGHTS-OF-WAY FOR COUNTY ROAD NUMBERS 7 AND 8 AS DESCRIBED IN BOOK 86 AT PAGE 273.

SAID DESCRIBED PARCEL OF LAND CONTAINS 149.910 GROSS ACRES, MORE OR LESS.

EXHIBIT B

Exceptions to Special Warranty of Title

Taxes for the year 2017, and subsequent years; special assessments or charges not certified to the County Treasurer.

Right of way established by the Board of County Commissioners in Transcript of Proceedings recorded October 14, 1889 in Book 86 at Page 273.

Reservations by the Union Pacific Railroad Company of:

(1) All oil coal and other minerals within or underlying said lands.

(2) The exclusive right to prospect in and upon said land for oil, coal and other minerals therein, or which may be supposed to therein, and to mine for and remove, from said land, all oil, coal and other minerals which may be found thereon by anyone.

(3) The right of ingress, egress and regress upon said land to prospect for, mine and remove any and all such oil, coal or other minerals, and the right to use so much of said land as may be convenient or necessary for the right-of-way to and from such prospect places or mines, and for the convenient and proper operation of such prospect places, mines, and for roads and approaches thereto or for removal therefrom of oil, coal, mineral, machinery or other material.

(4) The right to said Union Pacific Railroad Company to maintain and operate its railroad in its present form of construction, and to make any change in the form of construction or method of operation of said railroad, recorded August 11, 1911 in Deed in Book 320 at Page 61.

Mountain States Telephone and Telegraph Co Easement recorded May 7, 1930 in Book 894 at Page 390.

Agreement recorded September 27, 1940 in Book 1068 at Page 421.

Oil and Gas Lease recorded November 30, 1972 at Reception No. 1602713. NOTE: Notice of Oil and Gas Interests and Surface Use recorded December 7, 2000 at Reception No. 2811875.

Right of Way Agreement recorded December 1, 1986 at Reception No. 2078820.

Right of Way Agreement recorded December 1, 1986 at Reception No. 2078821.

Surface Owner's Agreement recorded September 27, 1989 at Reception No. 2193034.

Agreement Concerning improvements to County Road #7 Between Esther Swink and Weld County, Colorado recorded January 9, 1996 at Reception No. 2471037.

Easement as contained in Rule and Order recorded March 23, 2012 at Reception No. 3833970.

Memorandum of Agreement recorded October 1, 2014 at Reception No. 4050076.

Right-of-Way and Easement Agreement recorded September 10, 2015 at Reception No. 4141049. NOTE: First Amendment to Right-of-Way Easement Agreement recorded March 14, 2017 at Reception No. 4285470.

Matters to title, if any, reflected on that certain ALTA/NSPS Land Title Survey, dated June 30, 2017, and last revised December 19, 2017 prepared by Baseline Engineering, under Job No. 15313.

Right-of-Way Grant recorded April 30, 2015 at Reception No. 4103128