

<u>TOWN OF PAONIA</u> FRIDAY, APRIL 16, 2021 Planning Commission Meeting Agenda 1:00 PM

APPROPRIATE FACE COVERINGS ARE REQUIRED AT ALL TIMES WHILE IN TOWN HALL.

Roll Call

1. Roll Call

Approval of Agenda

2. Approval of the Agenda

New Business

- 3. Regular Minutes: June 22, 2020
- 4. Riverbank Neighborhood Subdivision Application

NOTE: While numbered, the following items are all part of New Business Item #4 – Riverbank Subdivision Application and Review and will not be individually accepted or approved

- 5. Town Administrator Review, Recommendations, and Attachments A through D
- 6. Old World LLC Submittal Overview Letter
- 7. Old World LLC Submittal Overview Letter With Administrator Comments
- 8. Town Attorney Letter Regarding Engineer Review
- 9. Initial Independent Engineering Plan Review
- 10. Applicants Engineer Plan Review Including Modifications and Responses
- 11. Community Member Input Letters
- 12. Application Item 1 Geotechnical Spoils Report Parts 1 through 3
- 13. Application Item 2 Sketch Plan
- 14. Application Item 3 Property Owner List
- 15. Application Item 4 Application
- 16. Application Item 5 Covenants for Neighborhood
- 17. Application Item 6 Development Review
- 18. Application Item 7 Engineering Updated Plat
- <u>19.</u> Application Item 8 Preliminary & Original Final Plan
- 20. Application Item 9 Subdivision Improvements Agreement
- <u>21.</u> Application Item 10 Title Commitment
- 22. Application Item 11 Drainage Report
- 23. Application Item 12 Engineering Costs
- 24. Application Item 13 Traffic Impact
- 25. Application Item 14 Proof of Ownership

Adjournment

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AS ADOPTED BY: TOWN OF PAONIA, COLORADO RESOLUTION NO. 2017-10 – Amended May 22, 2018

I. RULES OF PROCEDURE

Section 1. Schedule of Meetings. Regular Board of Trustees meetings shall be held on the second and fourth Tuesdays of each month, except on legal holidays, or as re-scheduled or amended and posted on the agenda prior to the scheduled meeting.

Section 2. Officiating Officer. The meetings of the Board of Trustees shall be conducted by the Mayor or, in the Mayor's absence, the Mayor Pro-Tem. The Town Clerk or a designee of the Board shall record the minutes of the meetings.

Section 3. Time of Meetings. Regular meetings of the Board of Trustees shall begin at 6:30 p.m. or as scheduled and posted on the agenda. Board Members shall be called to order by the Mayor. The meetings shall open with the presiding officer leading the Board in the Pledge of Allegiance. The Town Clerk shall then proceed to call the roll, note the absences and announce whether a quorum is present. Regular Meetings are scheduled for three hours, and shall be adjourned at 9:30 p.m., unless a majority of the Board votes in the affirmative to extend the meeting, by a specific amount of time.

Section 4. Schedule of Business. If a quorum is present, the Board of Trustees shall proceed with the business before it, which shall be conducted in the following manner. Note that all provided times are estimated:

- (a) Roll Call (5 minutes)
- (b) Approval of Agenda (5 minutes)
- (c) Announcements (5 minutes)
- (d) Recognition of Visitors and Guests (10 minutes)
- (e) Consent Agenda including Approval of Prior Meeting Minutes (10 minutes)
- (f) Mayor's Report (10 minutes)
- (g) Staff Reports: (15 minutes)
 - (1) Town Administrator's Report
 - (2) Public Works Reports
 - (3) Police Report
 - (4) Treasurer Report
- (h) Unfinished Business (45 minutes)
- (i) New Business (45 minutes)
- (j) Disbursements (15 minutes)
- (k) Committee Reports (15 minutes)
- (l) Adjournment

* This schedule of business is subject to change and amendment.

Section 5. Priority and Order of Business. Questions relative to the priority of business and order shall be decided by the Mayor without debate, subject in all cases to an appeal to the Board of Trustees.

Section 6. Conduct of Board Members. Town Board Members shall treat other Board Members and the public in a civil and polite manner and shall comply with the Standards of Conduct for Elected Officials of the Town. Board Members shall address Town Staff and the Mayor by his/her title, other Board Members by the title of Trustee or the appropriate honorific (i.e.: Mr., Mrs. or Ms.), and members of the public by the appropriate honorific. Subject to the Mayor's discretion, Board Members shall be limited to speaking two times when debating an item on the agenda. Making a motion, asking a question or making a suggestion are not counted as speaking in a debate.

Section 7. Presentations to the Board. Items on the agenda presented by individuals, businesses or other organizations shall be given up to 5 minutes to make a presentation. On certain issues, presenters may be given more time, as determined by the Mayor and Town Staff. After the presentation, Trustees shall be given the opportunity to ask questions.

Section 8. Public Comment. After discussion of an agenda item by the Board of Trustees has concluded, the Mayor shall open the floor for comment from members of the public, who shall be allowed the opportunity to comment or ask questions on the agenda item. Each member of the public wishing to address the Town Board shall be recognized by the presiding officer before speaking. Members of the public shall speak from the podium, stating their name, the address of their residence and any group they are representing prior to making comment or asking a question. Comments shall be directed to the Mayor or presiding officer, not to an individual Trustee or Town employee. Comments or questions should be confined to the agenda item or issue(s) under discussion. The speaker should offer factual information and refrain from obscene language and personal attacks.

Section 9. Unacceptable Behavior. Disruptive behavior shall result in expulsion from the meeting.

Section 10. Posting of Rules of Procedure for Paonia Board of Trustees Meetings. These rules of procedure shall be provided in the Town Hall meeting room for each Board of Trustees meeting so that all attendees know how the meeting will be conducted.

II. CONSENT AGENDA

Section 1. Use of Consent Agenda. The Mayor, working with Town Staff, shall place items on the Consent Agenda. By using a Consent Agenda, the Board has consented to the consideration of certain items as a group under one motion. Should a Consent Agenda be used at a meeting, an appropriate amount of discussion time will be allowed to review any item upon request. Section 2. General Guidelines. Items for consent are those which usually do not require discussion or explanation prior to action by the Board, are non-controversial and/or similar in content, or are those items which have already been discussed or explained and do not require further discussion or explanation. Such agenda items may include ministerial tasks such as, but not limited to, approval of previous meeting minutes, approval of staff reports, addressing routine correspondence, approval of liquor licenses renewals and approval or extension of other Town licenses. Minor changes in the minutes such as non-material Scribner errors may be made without removing the minutes from the Consent Agenda. Should any Trustee feel there is a material error in the minutes, they should request the minutes be removed from the Consent Agenda for Board discussion.

Section 3. Removal of Item from Consent Agenda. One or more items may be removed from the Consent Agenda by a timely request of any Trustee. A request is timely if made prior to the vote on the Consent Agenda. The request does not require a second or a vote by the Board. An item removed from the Consent Agenda will then be discussed and acted on separately either immediately following the consideration of the Consent Agenda or placed later on the agenda, at the discretion of the Board.

III. EXECUTIVE SESSION

Section 1. An executive session may only be called at a regular or special Board meeting where official action may be taken by the Board, not at a work session of the Board. To convene an executive session, the Board shall announce to the public in the open meeting the topic to be discussed in the executive session, including specific citation to the statute authorizing the Board to meet in an executive session and identifying the particular matter to be discussed "in as much detail as possible without compromising the purpose for which the executive session is authorized." In the even the Board plans to discuss more than one of the authorized topics in the executive session, each should be announced, cited and described. Following the announcement of the intent to convene an executive session, a motion must then be made and seconded. In order to go into executive session, there must be the affirmative vote of two thirds (2/3) of Members of the Board.

Section 2. During executive session, minutes or notes of the deliberations should not be taken. Since meeting minutes are subject to inspection under the Colorado Open Records Act, the keeping of minutes would defeat the private nature of executive session. In addition, the deliberations carried out during executive session should not be discussed outside of that session or with individuals not participating in the session. The contexts of an executive session are to remain confidential unless a majority of the Trustees vote to disclose the contents of the executive session.

Section 3. Once the deliberations have taken place in executive session, the Board should reconvene in regular session to take any formal action decided upon during the executive session. If you have questions regarding the wording of the motion or whether any other information should be disclosed on the record, it is essential for you to consult with the Town Attorney on these matters.

IV. SUBJECT TO AMENDMENT

Section 1. Deviations. The Board may deviate from the procedures set forth in this Resolution, if, in its sole discretion, such deviation is necessary under the circumstances.

Section 2. Amendment. The Board may amend these Rules of Procedures Policy from time to time.

The Town of Paonia	Roll Call		
Summary:			
Vote:	Barb Heck:	Karen Budinger:	Monica Foguth:
Lucy Hunter:	Mary Bachran:		

	Approval of the Agenda		
The Town of Paonia			
Summary:			
Vote:	Barb Heck:	Karen Budinger:	Monica Foguth:
Lucy Hunter:	Mary Bachran:		

	Regular Minutes: June 22,	. 2020	
The Town of Paonia			
Immary:			
pproval of regular n	inutes.		
	Deale Heale	Karen Budinger	Monica Foguth:
Vote:	Barb Heck:	Raten Duainger.	U

Minutes <u>Planning Commission Meeting</u> Town of Paonia, Colorado June 22, 2020

RECORD OF PROCEEDINGS

Roll Call

1. Commission members present were as follows:

Chairperson Barb Heck Commissioner Lucy Hunter Commissioner Monica Foguth Mayor Mary Bachran Trustee Karen Budinger

Town staff present were as follows:

Town Administrator/Town Clerk Corinne Ferguson Assistant to the Town Administrator Evan Bolt Deputy Clerk Amanda Mojarro

A quorum was present, and Chairperson Heck proceeded with the meeting.

Approval of Agenda

Motion to approve agenda as presented by Commissioner Hunter seconded by Mayor Bachran. Motion carried unanimously.

Unfinished Business

Minutes: February 27, 2020:

Motion to approve minutes as presented by Commissioner Hunter Seconded by Chairperson Heck. Motion failed due to lack of votes.

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Mayor Bachran & Trustee Budinger Abstained from voting.

Minutes were tabled until the next meeting.

New Business.

Appointment of Chair:

Appointment of chair was tabled until next meeting.

Spiegel Fence Variance:

Fence variance documents were included in the packet.

Motion to recommend that the Board of Trustee approve Deborah Spiegel's fence variance by Commissioner Hunter second by Trustee Budinger. Motion carried una.

6. Paonia Master Plan Update

Evan Bolt updated the planning commission members regarding some of the master plan's goals and objectives.

Discussion points:

- Time frame of the assett inventory preliminary reports will be reviewed in the fall.
- Land use a public input meeting was held in early spring regarding the land use survey.
- Annexation Town of Paonia has a (3) three-mile radius to annex.
- Master plan time frame draft documents available in July.

Adjournment

Adjournment:

Chairperson Heck adjourned the meeting at 5:43 pm

Amanda Mojarro, Deputy Clerk

Barb Heck, Chairperson



Riverbank Neighborhood Subdivision Application

Summary:

Concurrent preliminary and final review of the Riverbank Neighborhood Subdivision application for approval.

Vote:	Barb Heck:	Karen Budinger:	Monica Foguth:
Lucy Hunter:	Mary Bachran:		



TO: PLANNING COMMISSION

FROM: CORINNE FERGUSON

SUBJECT: PAONIA RIVERBANK NEIGHBORHOOD

Ivo Renkema, on behalf of Old World, LLC, provided an initial major subdivision application and variance request for review with previous Administrator Knight in 2017/2018. The process had some delays and was re-addressed following my assuming administrator duties in 2019. A joint community work session with the planning commission and Board of Trustees was held and well-received June 4, 2020. The primary areas of concern from the community during the meeting were a walking path to connect the neighborhood to the school property and the inclusion of sidewalks. The application was deemed substantially complete November 25, 2020 and applicant was so notified via e-mail. Subsequent virtual meetings, reviews, and correspondence ensued to bring us to date. The applicant provided updated data and responses to Town engineering reviews and requested the process move forward, as presented, on February 22, 2021. Due to a noticing error the original planning commission review was rescheduled from March 25, 2021 to April 16, 2021.

See below:

5.

Application and Review Per Municipal Code Chapter 17 Articles 5 and 6.

Complete application packet and fee payment. – Reviewed as submitted, deemed substantially complete 11/25/2020.

Deadlines for publication and notifications met.

Requirements for Administrator submittal to Planning Commission for recommendations to the Board of Trustees:

Documents submitted by applicant (Labeled Items 1 through 14)

- 1. Geotechnical soils report
- 2. Sketch Plan
- 3. List of property owners within 200'

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- 5.
- 4. Application
- 5. Covenants for the Riverbank Neighborhood
- 6. Referral letters from utility companies [Development Review]
- 7. Engineering work from Odisea
- 8. Preliminary Plan Reviewed for final concurrent review
- 9. Subdivision Improvements Agreement
- 10. Title Commitment and updated title commitment
- 11. Storm-water drainage report
- 12. Engineers Cost Estimate
- 13. Traffic Impact Analysis
- 14. Proof of Ownership

(1) All such proposed parcels are divided by, or parallel to and part of the original lot, tract or parcel lines on the Town Plat; **Refer to Proposed Site Map C2.0 - COMPLETE**

(2) All the proposed parcels have the applicable yard setbacks which are required for structures; Existing lot 1 and 2 and Proposed Lots 4 through 16 (lot 3 is required open space) are vacant – lot size permits development within setback requirements.

(3) All of the proposed areas of the proposed parcels conform to the zoned uses and dimensional characteristics of lots or tracts in the applicable Zone District of the Town regulations; COMPLETE – Existing and Proposed Lot 1-16 retain current zoning R-2 medium density residential. Required minimum lot size for R-2 permitted by right is 8,000 square feet. All lots exceed required minimum square footage. Water and sewer taps are paid in full for lots 1 and 2 only. Recommendation that approvals will be contingent on the availability of water taps from the Town.

(4) None of the proposed parcels violates any Section of the Town regulations; **COMPLETE** – variance requests are not for parcels and will be addressed later in the report.

(5) The major subdivision complies with the applicable zoning criteria in Chapter 16 Article 3; CORRECT (see attached Table 16-1 Schedule of Uses and Table 16-2 Schedule of Requirements – Residential Districts)

(6) The application has been referred to all Town departments and utility companies (Development Review committee) for review and comment at least fifteen (15) days prior to a decision on the application; COMPLETE – No objections – Response from Fire Department Included, requesting 8-inch main. Plans call for connection to existing 8-inch main. Response from Delta County included. All corrections made and access application submitted to Delta County as of April 10, 2021.

Items to Consider for Planning Commission Review and Recommendation and Subsequent Board Approval:

(1) Comply with all applicable zoning requirements of the zone district in which the subdivision is located;

2 | P a g e Riverbank Final Maj Sub March, 2021 (2) Have a front parcel line on a street only, and such parcel access shall have the following characteristics:

a. Said front parcel line must be at least twenty-five (25) feet long or the minimum lot width for the applicable zone district, whichever is shorter;

b. The vehicular access to any primary structure on a parcel shall be from a street, must be a minimum of twenty-five (25) feet wide along its entire length, and must be owned in fee simple by the owner of the parcel being accessed;

(3) Provide for underground utilities upon each building site;

(4) Provide for adequate fire and flood protection and emergency access;

(5) Not increase the potential for breach of the public safety, or damage to public or private property by fire, flood or erosion;

(6) Not create congestion, automotive or pedestrian safety problems or other traffic hazards;

(7) To be designed in a manner that directs the placement of roads, utilities and structures away from any unstable soils, or mitigates the effect of unstable soils, geologic hazards, and other site conditions so as to minimize the potential for breach of the public safety, or damage to public or private property;

(8) Not create significant adverse effects to public facilities, rights-of-way or utilities;

(9) Not create significant adverse impacts on the use of adjacent property;

(10) Otherwise be consistent and comply with the objectives purposes, conditions and requirements of these subdivision regulations and the zoning ordinance of the Town regulations; and

Comments Specific to Applicant Letter to Planning Commission dated March 9, 2021. Please see additional comments included with the letter later in the packet.

Main Points listed on page 1:

15 residential lots, zoned R-2, - Agreed and recommended.

<u>1 open space lot, approximately 2 acres.</u> - The lot is 1.974 acres in the current plan – this exceeds the required open space area for a major subdivision unless modified for option b included in the packet.

An "evergreen buffer" between neighbors and Riverbank – Included as desired by community.

<u>A newly constructed Atlantic Avenue</u> At the suggestion of Delta County G.I.S. the proposed road name has been updated to <u>Big Sky Avenue</u>.

Irrigation water from Feldman and Farmers ditches – Included. No additional comments.

<u>Easements for trails</u> – included 8-ft access trail easement between lots 7 & 9 to school district property as desired by community. Requesting applicant consider inclusion of continuation of the trail easement on rear south-east portion of Riverbank lots 7, 6, & 5 to Town lot 6 for future connection to walking bridge to W. 4th Street near public library.

3 | P a g e Riverbank Final Maj Sub March, 2021 Having reviewed and confirmed all requirements and information provided, it is my recommendation to the Planning Commission and Board of Trustees the approval of Riverbank Neighborhood Subdivision with the following recommendations specific to variance requests:

Variance 1: Road width and length – Section 17-4-40 (g) cul-de-sac length and Section 17-4-50 paved area or right-of-way

The Road length is approximately 1,700 ft. Code requirement is no more than 500 ft. Staff recommendation to approve variance – suggested modification to emergency turn around location to area between Riverbank lots 2 & 5 which currently have a 35 ft shared utility and ditch easement. This more centrally locates the emergency turn-around. At its current location it is approximately 700 ft beyond the maximum allowed road length.

Variance 2: change in typical road section – Section 17-4-40 (j)

Please see staff notes included in the summary of Final Document (Item 3) submitted by applicant. Staff recommendation is to deny the variance as submitted with the following caveat – Staff recognizes the reduction in number of developable parcels, COVID-19, and the moratorium on water tap sales significantly impacts the economics of the neighborhood and impending development timeline.

Suggested modification in lieu of the variance is to defer installation of sidewalk, curb and gutter until such time as 50% of the parcels are sold and/or developed. Storm water runoff should be collected at intermittent collection boxes and piped to detention ponds identified on the plan (see C3.0).

Should the planning commission recommend, and the Board of Trustees final approval include option B - the addition of one (1) lot within the open space lot 3, staff recommends the Board require no financial penalty to the applicant for a reduction of required open space because of the inclusion of trails and accesses in the proposed plan.

Additional information:

Secondary exit for emergency confirmed - 22 ft emergency access easement from cul-de-sac to Highway 133 filed and recorded with Delta County Clerk's office in 2012.

Admin Report Attachments:

Attachment A: Street Design and Specifications Sec.17-4-40 through 17-4-110

Attachment B: Zoning Table 16-1 Schedule of Uses for Residential Districts

Attachment C: Zoning Table 16-2 Schedule of Requirements for Residential Districts

Attachment D: SGM Engineering Estimate for curb and gutter installation costs

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5.

Sec. 17-4-40. Street design.

- (a) The street pattern shall be designed to afford safe and convenient access to all lots within the subdivision.
- (b) Streets shall have a logical relationship to the topography and be designed to be parallel to the existing contours as much as possible.
- (c) All streets shall intersect at right angles.
- (d) Streets or alleys shall not be closer than one hundred (100) feet from another street intersection.
- (e) Proposed streets, which are extensions of existing public rights-of-way shall be designed to effect a smooth transition from existing to proposed improvements and shall be named accordingly.
- (f) Where developable but unplatted land is separated by a proposed subdivision from an existing public rightof-way, the street pattern of the proposed subdivision shall include streets extended to the boundary common to both tracts to prevent land locking of the unplatted tract and promote access to future development of adjacent unplatted land.
- (g) Dead-end streets and alleys shall be provided with a cul-de-sac with a minimum radius of fifty (50) feet. The maximum length of a dead-end street shall be five hundred (500) feet measured from the right-of-way line of the connecting street to the center of the turn-around area at the closed end of the cul-de-sac.
- (h) The minimum street gradient shall be five-tenths percent (0.5%) and the maximum street gradient shall be seven percent (7%) for local streets and five percent (5%) for collector and arterial streets. Except where, in the Town's opinion, the terrain requires a greater gradient, streets shall not exceed a gradient of four percent (4%) within one hundred (100) feet of an intersection. Changes in street grades shall be accomplished by vertical curves of sufficient length to maintain safe sight distances.
- (i) Street names. All street names shall be subject to the approval of the Planning Commission. The Planning Commission, subject to the approval of the Board of Trustees, may adopt a uniform street naming policy.
- (j) All public and private streets, curbs and gutters shall be laid out and graded, a base course of gravel installed and an asphalt wearing course installed to the full width of the traveled way, all to the specification of the Town's street design specifications. All alleys shall be laid out and graded, a base course of gravel installed and an all-weather surface installed to the full width of the traveled way, all to the specification of the Town's street design specifications and the Building Specifications and Standard Construction Specifications, as the same may be from time to time amended.
- (k) Minimum street widths and design characteristics are shown on the schedule of requirements, Table 17-1 below.
- (I) Curbs, gutters and sidewalks are required on all streets of subdivisions.
- (Ord. No. 2000-02, Art. XII, 2000; Ord. No. 2003-04, 8-12-2003; Ord. No. 2014-04, § 1, 1-13-2015)

Sec. 17-4-50. Street design; schedule of requirements.

The following Table sets out the requirements for street design:

Table 17-1 Street Design - Schedule of Requirements¹

(Supp. No. 3)

	Local Street Major and Minor		Minor	Major	Alleys
		Minor	Arterial	Arterial	
Minimum right-of-way	50 ft	60 ft	80 ft	100 ft	25 ft
Travel lanes	2-10 ft.	2-12 ft.	2 or 4 lanes	12 ft.	25 ft.
On-street parking lanes	2-7 ft.	2-8 ft.			
Minimum pavement width curb to curb	34 ft.	40 ft.	See cross-sect	tion	
Sidewalk	Attached curbwalk 2- 4 ft.	Detached 2- 4 ft.	Detached 2- 4 ft.	Detached 2- 4 ft.	
Minimum radius of curvature	100 ft.	300 ft.	400 ft.	600 ft.	100 ft.
Maximum % of grade	7%	5%	5%	5%	
Radius of cul-de-sac		50 ft. residential	N/A	N/A	
Minimum paved area right-of-way	45 ft.	60 ft. commercial			
Bicycle path	May be designated on selected streets	Selected stree include requir paths. Minimi	ets may ed bicycle um 8-10 ft.		

¹These requirements apply to new developing areas and may not be applicable to older areas of the community. All determinations as to the applicability of these requirements shall be made by the Planning Commission.

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(Ord. No. 2000-02, Art. XII, 2000; Ord. No. 2003-04, 8-12-2003; Ord. No. 2014-04, § 1, 1-13-2015)

Sec. 17-4-60. Lot and block design.

- (a) Each lot shall be designed to provide an adequate accessible building site for a structure devoted to the intended use of the land.
- (b) Each lot shall meet or exceed the minimum requirements of the applicable zone district regulations or PUD plan, whichever applies, and shall have a minimum of twenty-five (25) feet of linear footage on a dedicated public street if access to said lot is by a dedicated public street. For multiple-family townhouse PUDs, the Planning Commission may waive the required twenty-five (25) feet of frontage on a public street.
- (c) Blocks shall not exceed one thousand (1,000) feet, unless a pedestrian walkway is provided through the block. The walkway shall consist of a twenty-foot easement near the middle of the block.



- (d) In tracts containing more than one (1) block, the blocks shall be designated in numerical order. Lots shall be designated numerically beginning with the number I in each block. Large tracts of land that are not further subdivided into lots and blocks shall be designated alphabetically beginning with the letter A. Outlots shall also be numbered alphabetically.
- (e) Double-frontage or through lots may be permitted, provided that access control restrictions are provided on the plat.

(Ord. No. 2000-02, Art. XII, 2000; Ord. No. 2014-04, § 1, 1-13-2015)

Sec. 17-4-70. Storm drainage.

- (a) Complete drainage systems for the entire subdivision area shall be designed by a professional engineer licensed in the State and qualified to perform such work and shall be shown graphically. All existing drainage features shall be so identified. If the final plat is to be presented in phases, a general drainage plan for the entire area shall be presented with the first phase, and appropriate development stages for the drainage system for each phase shall be indicated.
- (b) The drainage plans shall be designed to permit the unimpeded flow of natural watercourses and to ensure adequate drainage of all low points.
- (c) Drainage plans shall include all proposed surface drainage structures and all appropriate designs, details and dimensions necessary to clearly explain proposed construction materials and elevations.
- (d) The drainage system shall be designed to consider the drainage basin as a whole. All new development shall ensure that surface runoff from the development site shall not, after development, exceed the predevelopment flow for the peak condition of a ten-year storm. Adequate area for retention, percolation and absorption of all surface runoff generated by the project shall be provided either on the site or in cooperation with similar developments in the vicinity. A qualified engineer shall certify such surface runoff control designs.
- (e) All detention ponds shall be designed so that no standing water will remain beyond five (5) days after the end of the storm. The design of the detention facility must include consideration of the off-site runoff based upon present conditions. Detention facility design shall be in conformance with the requirements of the Town Engineer. Design data shall include, but not be limited to, soil boring logs and soils classifications water table elevations.
- (f) Drainage easements shall be provided to assure the perpetuity of detention areas when constructed as permanent drainage facilities.
- (g) Maintenance of drainage easements, detention areas and other structures shall be determined as a part of the subdivision agreement.
- (h) The developer shall make all practical efforts to assure that the water quality of post-development runoff is not less than the predevelopment runoff.

(Supp. No. 3)

Sec. 17-4-80. Erosion control and site grading.

- (a) All new development shall ensure that erosion and sedimentation caused during construction and in the post-construction stage is prevented from causing any off-site effects in excess of what occurred in the predevelopment condition. The universal soil loss equation shall be used to calculate the amount of erosion to be generated by construction, and an interim stabilization and final stabilization plan shall be provided by the developer to ensure the containment of wind and water erosion effects on site during and after construction.
- (b) On slopes greater than ten percent (10%), slope stabilization and revegetation will be required. Plans shall include a description of existing vegetation to be planted and other slope-stabilization measures to be installed. New vegetation should be selected and located to be compatible with the surrounding vegetation, soil and ecological characteristics of the area.
- (c) Slopes shall be finished to match or blend with the natural contours of the adjacent terrain by eliminating sharp grade transitions of cut-and-fill slopes.
- (d) All existing trees that are to be retained and are over three (3) inches in diameter measured three (3) feet above grade shall be protected during construction and grading operations by placing fencing outside of the drip line of the tree.

(Ord. No. 2000-02, Art. XII, 2000; Ord. No. 2014-04, § 1, 1-13-2015)

Sec. 17-4-90. Bridges.

Any bridge planned as part of a proposed subdivision shall be designed and constructed and paid for by the subdivider in accordance with American Association of State Highway Officials recommendations, which recommendations are incorporated herein by this reference as if set forth verbatim. Where an existing bridge is a part of a proposed subdivision and does not meet specifications of this Chapter, it is the responsibility of the subdivider to repair or replace such bridge as necessary to meet the requirements of H20 live load prior to acceptance by the Board of Trustees for maintenance. No lot served by such bridge shall be built upon or occupied until such improvements have been completed. The width of such bridge shall not be less than the width of the roadways approaching it on either side.

(Ord. No. 2000-02, Art. XII, 2000; Ord. No. 2014-04, § 1, 1-13-2015)

Sec. 17-4-100. Water systems.

Water distribution systems shall be designed to connect with the Town water system and make water available to each lot and proposed site of use in the proposed subdivision. Fire hydrants shall be located to ensure protection of each lot based on utilization of existing Town firefighting equipment. Design and engineering of the system shall be the responsibility of the subdivider, with all plans subject to approval of the Town. Installation of the system shall be to Town specifications. Financial responsibility for the water distribution system shall belong to the subdivider and shall be subject to existing Town regulations and agreements executed by the Town and the subdivider.

(Ord. No. 2000-02, Art. XII, 2000; Ord. No. 2014-04, § 1, 1-13-2015)

Sec. 17-4-110. Sanitary sewer systems.

The sanitary sewer system for the subdivision shall be designed to connect with the Town's system and shall provide service for each lot and proposed building site within the subdivision. Design and installation of the system shall be subject to the approval of the Town and in accordance with the specifications of the Town. The developer shall pay for the sanitary sewage collection system subject to all regulations of the Town, State and federal government.

(Ord. No. 2000-02, Art. XII, 2000; Ord. No. 2014-04, § 1, 1-13-2015)

⁽Supp. No. 3)

Sec. 16-3-20. Schedule of uses, residential districts.

Table 16-1

Schedule of Uses - Residential Districts

Use	R-1 District	R-2 District	R-3 District	E-1 District	MH District
Single-family dwellings	Р	Р	Р	Р	Р
Two-family dwellings	Х	Р	Р	S	Х
Multiple-family	Х	S	Р	Х	Х
dwellings,					
apartments/townhouses					
not exceeding 6 units					
per lot					
Multiple-family	х	х	S	х	Х
dwellings,					
apartments/townhouses					
in excess of 6 units per					
lot					
Mobile home parks	X	X	X	X	S 1
Mobile home	х	х	х	х	Р
subdivisions					-
Parks and recreation	Р	Р	Р	Р	Р
areas	6	<u> </u>	6	<u> </u>	
Private schools	S	S	S	S	X
Public or governmental	5	5	5	5	х
Uses	<u> </u>	<u> </u>	<u> </u>	<u> </u>	6
Group nomes for the	5	5	5	5	5
developmentally					
Churches	ç	c	ç	ç	c
Nursing homos/assisted	3 V	<u>з</u>	<u>з</u>	3 V	3 V
living anartments	^	3	3	^	^
Rooming houses/bed	Y	c	ç	ç	v
and breakfasts	~	5	5	5	^
Professional offices 2	x	ς	s	x	S
Neighborhood	s	s	s	S	s
convenience centers 3	5	5	5	5	5
Antenna structures	S	S	S	S	S
(towers)	•	•	•	•	•
Horses, barns and	х	х	х	Р	Х
pastures					
Mobile homes (single	Х	Х	Х	Х	Р
unit)					
Neighborhood	Х	Х	Х	Х	Р
commercial uses 4					

P = Permit by right

(Supp. No. 3)

- S = Permit by special review
- X = Prohibited use
- ¹See Article 8 of this Chapter.

² Professional offices as home occupations are permitted in all districts, subject to provisions in Section 16-11-20 of this Chapter.

³ Neighborhood commercial uses may include small food stores, specialty shops, gift, antique shops or similar type uses. Maximum floor area shall be 2,000 square feet total.

⁴ Neighborhood convenience center shall have a maximum total floor area of 10,000 square feet and no single business with a greater total floor area than 2,000 square feet.

(Ord. No. 2000-02, Art. X, 2000; Ord. No. 2014-04, § 1, 1-13-2015)

(Supp. No. 3)

Sec. 16-3-30. Schedule of requirements, residential districts.

Table 16-2

Schedule of Requirements¹- Residential Districts

	R-1 Dis	strict	R	-2 Dis	strict	R-3 Di	strict	E-1 D	istrict	MH District	
Minimum	Dwellin	Min.	Dwel	llin	Min.	Dwellin	Min.	Dwellin	Min.	Dwellin	Min.
Lot Area	g	lot	g		lot	g	lot	g	lot	g	lot
Requirement	units	area	units	;	area	units	area	units	area	units	area
S		(sq.			(sq.	per	(sq.		(sq.		(sq.
		ft.)			ft.)	story	ft.)		ft.)		ft.)
Residential	1	6,00	1		6,000	1	6,000	1	3	1	5,00
uses		0							acre		0
permitted by									S		
right			2		0.000	2	6.000	2		NI / A	NI / A
			2		8,000	2	6,000	2		N/A	N/A
						3	8,000		_		
						4	10,00				
						-	0				
						5	12,50				
						6	15.00		-		
						0	15,00				
Residential			2		12.00	Over 6	15.00				
			5		0	units	13,00 0 sa				
permitted by					0	units	ft.				
special											
review											
			4		16,00		+				
					0						
			5		20,00		2,500				
					0		sq. ft.				
			6		24,00		for				
					0		each				
							unit				
							over 6				
Yard Require	ments ²	R-1 Dist	trict	R-2	District	R-3 Distri	ct E-	1 District	MH D	istrict	
All yard areas a	adjacent	50 ft.		35 ft		35 ft.	75	ft.	50 ft.		
to an arterial s	treet										
major and min	or										
Front yard sett	Dack	2F &	1	эг б		<u>эг 6</u>	50	£+	2F &		
Collector	inor)	25 ft.		25 ft		25 ft.	50	π.	25 ft.		
(major and m	1101)	20 ft		20 fr		20 ft	25	f+	20 ft		
Sido yord		20 IL.		20 TI		20 IL.	35	ft	20 IL.		
Door yord		10 ft.		10 8		10 IL. ²	20	11. f+	0 IL.		
kear yard		10 IT.		10 11	•	20 ft.	20	ιι.	15 ft.		

(Supp. No. 3)

Minimum lot width	50 ft.	50 ft.	50 ft.	200 ft.	50 ft.
Minimum landscaped	-	20%	20%	30%	-
open space (% of lot					
area)					
Minimum lot coverage	30%	30%	30%	20%	50%
Maximum building	25 ft.	25 ft.	35 ft.	30 ft.	25 ft.
height					

¹ See also the following provisions: 16-3-40 to 16-3-60 pertaining to average lot areas, side yard setback variation and front yard variation.

² See supplementary requirements in Section 16-10-60.

³ When a building is 3 stories, a 15-foot setback is required.

(Ord. No. 2000-02, Art. X, 2000; Ord. No. 2014-04, § 1, 1-13-2015)

(Supp. No. 3)

5.



Riverbank Subdivision

Project No. 2013-471.009

Item #	Estimated Quantity	Unit	Description	Unit Price	Total Price
1	3097	LF	Concrete Curb and Gutter	35.00	108,395.00
2	2	EA	Drain Inlet	5,000.00	10,000.00
3	50	LF	12" ADS Drain Pipe	50.00	2,500.00
		Tot	Total	120,895.00	



DEVOR & PLUMHOFF, LLC Attorneys and Counselors at Law

Bo James Nerlin bo@coloradowestlaw.com

MEMORANDUM

- To: Planning Commission Town of Paonia
- From: Bo James Nerlin, Esq.
- Re: Subdivision Riverbank Neighborhood

Date: April 15, 2021

CC: Ms. Corinne Ferguson

On behalf of the Town of Paonia, I have been tasked with reviewing the Application for Subdivision for the Riverbank Neighborhood (the "Application"), submitted by Old World, LLC (the "Applicant"), to confirm that the application is substantially complete. In undertaking this review, I have examined the following:

- 1. Geotechnical soils report;
- 2. Sketch Plan;
- 3. List of Property owners within 200';
- 4. Application;
- 5. Covenants for the Riverbank Neighborhood;
- 6. Referral letters from the utility companies;
- 7. Engineering work from the developer, Odisea;
- 8. Preliminary Engineering Plan;
- 9. Preliminary Plat;
- 10. Proposed Subdivision Improvements Agreement;
- 11. Title Commitment and updated title commitment;
- 12. Storm-water drainage report;
- 13. Engineers Cost Estimate;
- 14. Traffic Impact Analysis
- 15. Proof of ownership

With the information submitted by the Applicant, I am of the opinion that the Application is substantially complete in accordance with Chapter 17 of the Town Code. In considering the Application, the Planning Commission may recommend approval of the Application to the Board of Trustees; they can recommend approval with modifications to the Application, or they can recommend denial of the Application. Thereafter, the Board of Trustees shall consider the Application, and the Board may: approve the Application, approve the Application with modifications, or deny the Application.

Based upon my review of the Application, there are several exceptions from the Town Code that the Applicant has sought, particularly the design standards under Section 17-4-10 et. seq. Such request is allowed under the Town Code, and the Planning Commission may recommend granting an exception in accordance with Section 17-1-50(b).

Three items in the Application will need to be addressed prior to the Applicant receiving a final plat, and/or the issuance of building permits. First, the existing Covenants for the Riverbank Neighborhood pre-date this Application and were recorded against the Property when the Applicant was examining an alternative for developing the Property. If approved, the Covenants will need to be amended to conform to the approved plat and any and all conditions that the development may be subject to. Second, the proposed Subdivision Improvement Agreement will need to be updated to address any conditions placed on the Application, included with this is a cost estimate for the security for the Development Cost Estimate as defined in the Subdivision Improvement Agreement. Lastly, the Applicant currently owns two municipal water and sewer taps. The Applicant has been advised that there is an existing moratorium on the sale of water taps, and a limit on the sale of future water sales. In the event the Application is approved, any new lots will be subject to the existing moratorium.



Town of Paonia Planning & Zoning Commission Grand Avenue, Paonia, CO

March 9th, 2021

Members of the Planning & Zoning Commission:

We proudly submit the Riverbank proposal for a low density residential neighborhood. This proposal is consistent with our work-session of June 4^{th} , 2020.

main points

The main points are

- » 15 residential lots, zoned R2, each roughly 1 acre,
- » 1 open space lot, approximately 2 acre,
- » an "evergreen buffer" between neighbors and Riverbank,
- » a newly constructed Atlantic Avenue,
- » irrigation water from Feldman and Farmers ditches,
- » easements for trails.

6.

The Riverbank offers important benefits to its prospective home-owners and the larger town.

The Riverbank slopes to the South, ideal for solar homes. Views of Lamborn and Landsend are also South. And, ... a river runs through it.

The proximity to down-town allows for walking or biking as an alternative to the car. The Riverbank will add vitality to Grand Avenue and enhance tax-income for the town. The Riverbank easily ties into in-town water and sewer, while possessing ample irrigation water for outdoor use.

Finally, the Riverbank extends the trail system around the North Fork.

variances

For the Riverbank Neighborhood application, we request the following variances:

- » reduced ROW width (17-4-50),,
- » change in typical road section (17-4-50, 17-4-40 (1) & 17-4-40 (g)).

The preliminary approval of 2010 granted a variance for reduced roadwidth. One reason is that reduced road-width results in slower traffic, and benefits public safety.

The Riverbank Neighborhood has a reduced density of 15 lots. Previous proposals were for some 50 lots; including the above preliminary approval.

The density has been reduced to make the application more palatable to the town. Consequently, the revenue from lot sales has been substantially reduced. Our investments in infrastructure must similarly be reduced, in order to keep lots affordable. Strict application of the design standards would therefore result in unnecessary hardship.

The Riverbank property is intended have a more rural character than Paonia's down-town. Atlantic Avenue will be a dead-end street, servicing a mere fifteen lots. It extends from Price Road, a county road without curbs, gutters or sidewalks. As Price Road sits in an easement (rather than a right-of-way) it is hard to see how curbs, gutters and/or sidewalks could be added.

The Riverbank won't tie into the Town stormwater system, so the gutters are not needed to direct water into storm sewer inlets. For most of the length of the road, adjacent grades do not drain toward the street, so we would only be capturing runoff from the pavement and areas immediately adjacent to it.

There is nothing wrong with a road without curbs and gutters. C-DOT construct highways in this manner. The same goes for county roads. It appears that only in a medium to high-density environment, do the benefits of curbs & gutters outweigh its costs. Down-town Paonia is such a medium-density environment; with four to six lots per acre. The Riverbank density is less than one lot per acre.

Therefore, curbs & gutters and full road-width are unnecessary and even adverse to the intended character of the Riverbank Neighborhood.

In case the town does not grant a variance for curb & gutter, we propose a plan B:

- to add one residential lot,
- construction of curbs & gutters be deferred until 50% of the lots are sold.



6.

The extra lot could be a mere 9916 ft^2 , situated within the 1.87 acre open space.

The town's engineer has estimated that just curbs & gutters would cost \$125,000. Experience demonstrates that the actual costs always exceed the estimate. With an extra residential-lot and deferred construction, the developer is partly compensated for these expenses.

Yours Sincerely,

Old World LLC, Ivo Renkema





Town of Paonia Planning & Zoning Commission Grand Avenue, Paonia, CO

March 9th, 2021

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This page contains no comments

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The preliminary approval of 2010 granted a variance for reduced roadwidth. One reason is that reduced road-width results in slower traffic, and benefits public safety.

The Riverbank Neighborhood has a reduced density of 15 lots. Previous proposals were for some 50 lots; including the above preliminary approval.



 Number: 1
 Author: TownClerk
 Subject: Sticky Note
 Date: 3/22/2021 1:53:21 PM

 The original application and any preliminary approvals were formally withdrawn by Old World LLC in 2014. This no longer applies.
 Date: 3/22/2021 1:53:21 PM

The density has been reduced to make the application more palatable to the town. Consequently, the revenue from lot sales has been substantially reduced. Our investments in infrastructure must similarly be reduced, in order to keep lots affordable. Strict application of the design standards would therefore result in unnecessary hardship.

The Riverbank property is intended have a more rural character than Paonia's down-town. Atlantic Avenue will be a dead-end street, servicing a mere fifteen lots. It extends from Price Road, a county road without curbs, gutters or sidewalks. As Price Road sits in an easement (rather than a right-of-way) it is hard to see how curbs, gutters and/or sidewalks could be added.

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7.
___ Page: 3

7.

Number: 1 Author: TownClerk Subject: Sticky Note Date: 3/22/2021 1:36:08 PM

As confirmed by independent engineering review, prescriptive easements for roads must still adhere to all applicable road regulations. Should the Town annex Price Road, Town regulations for sidewalks, curb, and gutter would still apply, and feasibility would need to be evaluated.

Number: 2 Author: TownClerk Subject: Sticky Note Date: 3/22/2021 1:40:13 PM

There are several reasons other than the municipal code requirement for sidewalk curb and gutter. Curbs and gutters serve a multitude of functions, including collecting water from crowned pavements and conveying to points of collection, reducing the amount of water that seeps under pavement causing road issues and instability, protects against erosion of the roadside shoulders, outlines the edges of pavement, provides defined boarders between traveled and untraveled surfaces and are known to effectively slow speed traffic within the edges of pavements.

Number: 3 Author: TownClerk Subject: Sticky Note Date: 3/22/2021 1:43:37 PM

Riverbank is zoned R-2 which is medium density. While the current arrangement is approximately 1 to 1.5 acre lots, the Town has to prepare beyond the initial developers plan and include in decision-making the necessary requirements and improvements for the future development of the properties, which could include multiple single family homes and duplexes by right.

In case the town does not grant a variance for curb & gutter, we propose a plan B:

- to add one residential lot,
- construction of curbs & gutters be deferred until 50% of the lots are sold.



^rhis page contains no comments

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Yours Sincerely,

Old World LLC, Ivo Renkema



^rhis page contains no comments



DEVOR & PLUMHOFF, LLC Attorneys and Counselors at Law

Bo James Nerlin, Esq. bo@coloradowestlaw.com

November 25, 2020

via email only

Mr. Ivo Renkema Old World, LLC

Re: Riverbank Neighborhood Subdivision – Town of Paonia Subdivision Application

Dear Mr. Renkema,

On behalf of staff of the Town of Paonia, a review of your Application for Subdivision -Final Plan for the Riverbank Neighborhood Subdivision has been completed. At this time, it is the conclusion of staff that all of the required materials for the application process have been appropriately submitted. This is based on the provision of the following materials:

- 1. Geotechnical soils report
- 2. Sketch Plan
- 3. List of property owners within 200'
- 4. Application
- 5. Covenants for the Riverbank Neighborhood
- 6. Referral letters from utility companies
- 7. Engineering work from Odisea
- 8. Preliminary Plan
- 9. Subdivision Improvements Agreement
- 10. Title Commitment and updated title commitment
- 11. Storm-water drainage report
- 12. Engineers Cost Estimate
- 13. Traffic Impact Analysis
- 14. Proof of Ownership

In completing this review, the Town contracted with SGM Civil Engineering of Glenwood Springs Colorado to undertake a substantive review of the engineering work completed by Odiesa. On November 16, 2020 SGM provided both staff and your team a preliminary review of the Riverbank Subdivision engineering. Since the 16th, the Town has had an opportunity to evaluate this review and confer with SGM. Based on this review and conferral,

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While some of the comments included in the updated Engineering Review are relatively minor and simply require clean up or clarification, there are a number of substantive comments that we suggest you and your team further address. Beginning on Page 4 of the report, please have Odiesa take a substantive review of comments 26 through 39. Coupled with this, please address the dead-end of Atlantic Ave. (comment 41). While it is recognized that the Atlantic Ave dead-end will be a request for a variance from the Town, please provide greater detail as to the need for this variance. In requesting this variance, address the emergency turnarounds and provide assurance from the appropriate responding agencies that these turnarounds are acceptable (comments 43 - 45).

In addition to the November 24, 2020 Engineering Review by SGM, staff is in the process of completing its staff report to the planning commission. In preparing this staff report, we would like to provide you the opportunity to address the issues raised in the November 24 SGM Engineering Review. With the revised SGM Engineering Review and the comments highlighted herein, we look forward to our virtual meeting on November 30th at 12:00 pm Mountain hopefully addressing the concerns provided.

Sincerely, Bo James Nerlin Bo James Nerlin

Cc: Ms. J. Corinne Ferguson Mr. Travis Loberg Mr. Brandyn Bair, PE



November 16, 2020 (UPDATED 11/24/2020)

Corinne Ferguson Town Manager Town of Paonia 214 Grand Avenue Paonia, CO 81428

RE: Engineering Review Comments Riverbank Neighborhood Subdivision

Dear Corinne,

At your request, SGM has completed a review of the aforementioned project. In order to conduct this review, we downloaded the materials from the website which included the following:

- A. Geotechnical Report
- B. Sketch Plan
- C. Property Owners with 200'
- D. Application Form
- E. Covenants
- F. Referral Letters
- G. Engineering Drawings by Odisea. The drawing set comprised of a total of 14 sheets dated August 14, 2020 as prepared by Odisea, LLC. The following sheets were included in the set:
 - a. C0.0 Title Sheet
 - b. C0.1 Civil Notes
 - c. C0.2 Civil Notes
 - d. C1.0 Existing Site Plan
 - e. C2.0 Proposed Site Plan
 - f. C3.0 Grading & Drainage
 - g. C4.0 Atlantic Avenue Plan & Profile
 - h. C5.0 Sanitary Sewer Plan & Profile
 - i. C6.0 Water Distribution Plan
 - j. C7.0 Utility Plan
 - k. C8.0 Civil Details
 - I. C8.1 Civil Details
 - m. C8.2 Civil Details
 - n. C8.3 Civil Details



- H. Preliminary Plan
- I. Subdivision Improvements Agreement
- J. Title Commitment
- K. Final Plat
- L. Storm Water Drainage Report by Odisea
- M. Engineer's Cost Estimate by Odisea
- N. Traffic Impact Analysis
- O. Proof of Ownership

Please note SGM focused its review on the engineering drawings, as the other documents met the intent of the subdivision submittal requirements. Please note the following comments and concerns, which are in no particular order.

- 1. On sheet C0.1, note 21 states 4 foot of cover over waterlines. Town of Paonia's minimum cover over waterlines is 5 feet.
- 2. On sheet C0.1, note 24 should include requirements regarding the SUE (Subsurface Utility Engineering) requirements for Colorado per Senate Bill 18-167. This project involves excavation over 2 foot deep and more than 1,000 contiguous square feet. Quality levels (A-D) need to be accurately described.
- 3. On sheet C0.1, text size for the Erosion Control Notes appear to be smaller for the rest of the notes.
- 4. On sheet C0.1, note #2 under Water System Notes need to be changed to reflect 5 feet of cover over the top of the waterline.
- 5. On sheet C0.1, notes 1.3 and 3.2 under Water System Appurtenances are very similar, consider deleting note 1.3.
- 6. On sheet C0.1, delete section 5 under Water System Appurtenances referencing butterfly valves. SGM didn't find any references/use of butterfly valves in the project documents.
- 7. On sheet C0.1, section 6 under Water System Appurtenances could be deleted, as they're not relevant to the project.
- 8. On sheet C0.1, section 7 under Water System Appurtenances could be deleted, as they're not relevant to the project.
- 9. On sheet C0.1, note 8.1 under Water System Appurtenances, need to be revised to include the right entity, Town of Paonia, not ACWWA, and the appropriate standard drawing references.
- 10. On sheet C0.1, section 9 under Water System Appurtenances, need to be revised to include the right entity, Town of Paonia, not ACWWA, and the appropriate standard drawing references.
- 11. On sheet C0.1, note 10.1 under Water System Appurtenances, need to be revised to include the right entity, Town of Paonia, not ACWWA, and the appropriate standard drawing references.

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- 12. On sheet C0.1, note 11.1.2, shall be changed to read "compressive strength of 3,000 psi". This change will match what is called out in the details.
- 13. On sheet C0.1, HDPE (High Density Polyethylene) Pipe and Fittings section. Town of Paonia code requires C900 PVC for waterlines and SDR 35 PVC for gravity sewer lines. The Town will allow HDPE for the waterline, however the HDPE must be DIPS sizing to allow the use of ductile iron pipe fittings for future maintenance/repair.
- 14. On sheet C0.1, notes 2A.02.D and 2B.02.D, references electrofusion saddle/services taps. Electrofusion saddle/service tap will not be accepted. Town of Paonia requires the use of traditional double strap tapping saddles as specified in the current Town of Paonia specifications within the Municipal Code.
- 15. On sheet C0.1, notes 2A.03.C and 2B.03.C. Details provided in the drawings make no reference to tracer wire. Tracer wire is required on all new pipes per SUE regulations. Town requires tracer wire to be No. 12 gauge solid copper.
- 16. On sheet C0.2, consider deleting note 3 under the Sanitary Sewer Material Specification for Pipe and Fittings as the proposed sewer line is only 8-inch diameter.
- 17. On sheet C0.2, consider deleting note 4 under the Sanitary Sewer Material Specification for Pipe and Fittings as there are not pressure sewer lines proposed for the project.
- 18. On sheet C0.2, note 2 under Sanitary Sewer Installation Specifications, references to subsections 9-3-5 and 9-3-6 need to be updated and/or deleted.
- 19. On sheet C0.2, note 4 under Removals, Excavation, Backfilling and Restoration Specifications, reference to subsection 9-4-3 needs to be updated and/or deleted.
- 20. On sheet C0.2, note 13 under Removals, Excavation, Backfilling and Restoration Specifications, reference to subsection 9-6 needs to be updated and/or deleted.
- 21. On sheet C0.2, note 15.1 under Removals, Excavation, Backfilling and Restoration Specifications, reference to subsection 9-5-10 needs to be updated and/or deleted.
- 22. On sheet C0.2, suggest changing note 15.3.1 to every 100 linear feet of trench instead of every 400 linear feet. This will ensure the entire trench section will get tested versus large sections of the trench going untested using the 400 foot interval.
- 23. On sheet C0.2, delete note 15.3.2. Quality assurance testing is in the Town best interests. If testing is not complete the Town could accept a substandard product.
- 24. On sheet C0.2, note 15.3.3 under Removals, Excavation, Backfilling and Restoration Specifications, reference to subsection 9-3-7 needs to be updated and/or deleted.
- 25. On sheet C0.2, note 16 under Removals, Excavation, Backfilling and Restoration Specifications, reference to subsection 9-2-5 needs to be updated and/or deleted.



- 26. On sheet C0.2, note 4 under Final Inspection and Acceptance, change reference of Montrose Submittal Standards to Town of Paonia.
- 27. General comment regarding notes and specific materials/manufacturers. Plans need to reflect/match the Town approved specifications. Refer to Appendix D, Standard Construction Specifications.
- 28. On sheet C2.0, lots 1 and 4 within the 100 flood zone designation AE. Notes should be provided on the plans as necessary documenting the construction needs to be 1 foot above base flood elevations.
- 29. On sheet C2.0, 10' drainage easement on the western edge of Lot 1 appears small in width for future maintenance. Unclear in the plans if there is a drainage ditch within this easement. Also unclear if the easement should include maintenance/access descriptions. Same situation applies between lots 5/6 and 13/15.
- 30. On sheet C2.0, 10' utility easement doesn't seem large enough in width for future maintenance of waterline.
- 31. On sheet C3.0, plan and profiles should be provided for all culverts.
- 32. Riprap recommended and inlet/outlet of all culverts to help with erosion/sediment control. Details shall be provided
- 33. On sheet C3.0, depth of road side ditches are undefined. It appears ditch could have negative impact on shallow utilities and current waterline location. Ditch appears to be approximately 5 foot deep, but hard to tell with no finished contour labels or profiles of culverts.
- 34. No construction details are provided for the detention basins.
- 35. Do drainage easements around detention basins need to also be access easements for future maintenance?
- 36. It appears from the current design all driveways will require culverts. These culverts would all be within the Town's right of way. Covenants need to reflect that the homeowner is responsible for installing and maintaining driveway culverts.
- 37. Who is maintaining ditches throughout the subdivision? Covenants need to reflect the subdivision/HOA is responsible for maintaining the ditches within the subdividion.
- 38. On sheet C4.0, what happens to the drainage at low point of road at station 2+72.45? Currently, drainage will sheet flow off the road at this location with consideration to erosion control.
- 39. No details provided for connecting Atlantic Avenue to Price Road. SGM assumes that sawcutting of at least 1 foot into Price Road for connection. Drawings should include spot elevations, stationing, curve data, etc.



- 40. SGM recommends curbs, gutter, and sidewalks per Municipal Code section 17-4-40 (I).
- 41. It appears Atlantic Avenue is a dead end street. Municipal Code Section 17-4-40 (g) requires no more than 500 feet from connecting street (Price Road).
- 42. SGM recommends cul-de-sac at the end of Atlantic Avenue versus emergency turnaround per Municipal Code Section 17-4-40 (g).
- 43. If emergency turnarounds are utilized, Developer shall provide information from Fire Department and other emergency services that emergency turnaround are of acceptable size.
- 44. No details for provided for construction of emergency turnarounds.
- 45. Appears potential driveway for Lot 16 would be obstructed by emergency turnaround.
- 46. Road grade shown on profile between station 14+10.11 and station 15+41.52 is 0.39%. Minimum per Municipal Code section 17-4-40 (h) is 0.5%.
- 47. On all sheets, but noted here on sheet C2.0, existing waterline and existing manhole at station 2+31 appear to be in conflict. Developer should verify location of existing utilities prior to tying in new infrastructure.
- 48. On sheet C5.0, it is recommended that sanitary sewer should be installed on one side of Atlantic Avenue and potable water should be installed on the other side with a minimum of 10 foot horizontal separation. This recommendation will result in additional manholes to navigate the curves in the road.
- 49. Water service note in profile of sanitary sewer at station 2+50 is misleading about 5 foot minimum cover as the current details in proposed plan show 4 foot of cover over proposed waterline.
- 50. Details need to be provided for connecting to existing manhole at station 2+30.
- 51. Discrepancy between general sewer notes on sheet C0.2 and pipe callouts in profile on sheet C5.0. Sheet C0.2 calls out pipe to conform to ASTM 3034, SDR35. Sheet C5.0 calls out SDR 26 HDPE. Town code requires sanitary sewer pipe be 8-inch SDR 35.
- 52. On sheet C6.0, waterline needs be installed with the pavement section of Atlantic Avenue. Waterline should not be installed outside of the pavement and underneath underground telephone and fiber optic lines.
- 53. SGM recommends provided a profile of the waterline to be able to identify any potential piping conflicts with other utilities.
- 54. Details need to be provided for connecting to existing waterline near station 0+00 of waterline. Why is the waterline stationing different than the road/sanitary sewer stationing?



- 55. Town of Paonia prefers installing additional hydrant at the end of Atlantic Avenue in lieu of current proposed blow-off. Blow off detail can be deleted. This additional hydrant will also help with unidirectional flushing of the waterlines.
- 56. Sheet C6.0 doesn't show any utilities besides the waterline. As shown it would appear there are no conflicts with the waterline, however previous comments indicate waterline should be installed underneath telephone and fiber optic lines.
- 57. On sheet C7.0, telephone pedestals, electric transformers, etc are not shown. Conflicts are not known at this time. Locations should be provided and coordinated with other utilities in final drawings.
- 58. On sheet C7.0, there appears to be a conflict between the water and sewer services for Lot 4 within the easement. Sewer service shall include cleanout at all bends.
- 59. Detail 2/C8.0 needs to reflect the 5 foot cover for waterlines.
- 60. Details 1&2/C8.0, similar to previous comments, it appears roadside ditches could negatively impact road platform and other utilities.
- 61. Detail 3/C8.0 needs to reflect the 5 foot cover for waterlines.
- 62. Detail 5/C8.0 needs to reflect the 5 foot cover for waterlines. Restraining glands are not acceptable, megalugs are required. Note 1 needs to reflect the Town's approved manufacturer for the fire hydrant, refer to Appendix D Standard Construction Specifications of the Municipal Code. Note 2 shall change to pipe to PVC. Note 4, bolts to be suitable for MJ fittings. Bolts shall be Cor-Ten or stainless steel. Hot dipped galvanized bolts are not acceptable. Note 4 and 6, reference to rods should be deleted. MJ fittings with thrust blocks should be adequate.
- 63. Consider deleting detail 6/C8.0, two fire hydrant details are not needed.
- 64. Detail 1/C8.1. Why is this detail provided? There is no reference/indication in the drawings where tap sleeve is being utilized. If not using detail should be deleted.
- 65. Detail 4/C8.1 needs reflect the 5 foot cover for waterlines and services. End of water service stub out should be marked with a blue painted 2x4 per the Municipal Code. Meter shall be Badger Meter Recordall Disc Meter with Recordall Transmitter Register and Orion Water Endpoint for mobile meter reading.
- 66. All details with equipment callouts should be cross referenced with Appendix D Standard Construction Specifications of the Municipal Code. There are many instances that need to updated.
- 67. On detail 1/C8.3, end of sewer service stub out should be mark with a green painted 2x4 per the Municipal Code.



- 68. Detail 2/C8.3 should be deleted as all sewer services proposed for this project will be new, therefore requiring a full body wye per the Municipal Code.
- 69. Additional notes/specifications shall be added to sheets C0.1 and/or C0.2 for pipeline acceptance testing for both sanitary sewer and waterlines. Sanitary sewer lines shall be televised. Sanitary sewer lines shall also be tested using a low-pressure air test. Sanitary sewer manholes shall also be tested for leakage. Waterlines shall be hydrostatically tested and disinfected. Refer to Appendix D Standard Construction Specifications of the Municipal Code for specific requirements.

Upon your receipt and review, if you have any questions, please don't hesitate to call.

Respectfully, **SGM**

Brandpi

Brandyn Bair, P.E. Project Engineer

cc: Travis Loberg, Public Works Director, Town of Paonia Bo Nerlin, Town Attorney

I:\2013\2013-471 Town of Paonia\009-RiverbankSub\A-Corresp\L 20201124 UPDATEDRiverbankSubdivisionEngReview.doc



1

January 12, 2021

Corinne Ferguson Town Manager Town of Paonia 214 Grand Avenue Paonia, CO 81428

Re: Reply to SGM Engineering Review Comments for Riverbank Neighborhood Subdivision

Ms. Corinne Ferguson:

Thank for providing review comments

1. On sheet C0.1, note 21 states 4 foot of cover over waterlines. Town of Paonia's minimum cover over waterlines is 5 feet.

ODISEA RESPONSE: NOTE STATES 5 FEET INSTEAD OF 4.

2. On sheet C0.1, note 24 should include requirements regarding the SUE (Subsurface Utility Engineering) requirements for Colorado per Senate Bill 18-167. This project involves excavation over 2 foot deep and more than 1,000 contiguous square feet. Quality levels (A-D) need to be accurately described.

ODISEA RESPONSE: NOTE REFERENCES ASCE 38-02 AND QUALITY LEVEL DECRIPTIONS ADDED.

3. On sheet C0.1, text size for the Erosion Control Notes appear to be smaller for the rest of the notes.

ODISEA RESPONSE: UPDATED PER REVIEW COMMENT

4. On sheet C0.1, note #2 under Water System Notes need to be changed to reflect 5 feet of cover over the top of the waterline.



5. On sheet C0.1, notes 1.3 and 3.2 under Water System Appurtenances are very similar, consider deleting note 1.3.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

6. On sheet C0.1, delete section 5 under Water System Appurtenances referencing butterfly valves. SGM didn't find any references/use of butterfly valves in the project documents.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

7. On sheet C0.1, section 6 under Water System Appurtenances could be deleted, as they're not relevant to the project.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

8. On sheet C0.1, section 7 under Water System Appurtenances could be deleted, as they're not relevant to the project.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

9. On sheet C0.1, note 8.1 under Water System Appurtenances, need to be revised to include the right entity, Town of Paonia, not ACWWA, and the appropriate standard drawing references.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

10. On sheet C0.1, section 9 under Water System Appurtenances, need to be revised to include the right entity, Town of Paonia, not ACWWA, and the appropriate standard drawing references.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

11. On sheet C0.1, note 10.1 under Water System Appurtenances, need to be revised to include the right entity, Town of Paonia, not ACWWA, and the appropriate standard drawing references.



12. On sheet C0.1, note 11.1.2, shall be changed to read "compressive strength of 3,000 psi". This change will match what is called out in the details.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

13. On sheet C0.1, HDPE (High Density Polyethylene) Pipe and Fittings section. Town of Paonia code requires C900 PVC for waterlines and SDR 35 PVC for gravity sewer lines. The Town will allow HDPE for the waterline, however the HDPE must be DIPS sizing to allow the use of ductile iron pipe fittings for future maintenance/repair.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

14. On sheet C0.1, notes 2A.02.D and 2B.02.D, references electrofusion saddle/services taps. Electrofusion saddle/service tap will not be accepted. Town of Paonia requires the use of traditional double strap tapping saddles as specified in the current Town of Paonia specifications within the Municipal Code.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

15. On sheet C0.1, notes 2A.03.C and 2B.03.C. Details provided in the drawings make no reference to tracer wire. Tracer wire is required on all new pipes per SUE regulations. Town requires tracer wire to be No. 12 gauge solid copper.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED. NOTE HAS BEEN ADDED TO DETAILS SPECIFYING TRACER WIRE.

16. On sheet C0.2, consider deleting note 3 under the Sanitary Sewer Material Specification for Pipe and Fittings as the proposed sewer line is only 8-inch diameter.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

17. On sheet C0.2, consider deleting note 4 under the Sanitary Sewer Material Specification for Pipe and Fittings as there are not pressure sewer lines proposed for the project.



4

18. On sheet C0.2, note 2 under Sanitary Sewer Installation Specifications, references to subsections 9-3-5 and 9-3-6 need to be updated and/or deleted.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

19. On sheet C0.2, note 4 under Removals, Excavation, Backfilling and Restoration Specifications, reference to subsection 9-4-3 needs to be updated and/or deleted.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

20. On sheet C0.2, note 13 under Removals, Excavation, Backfilling and Restoration Specifications, reference to subsection 9-6 needs to be updated and/or deleted.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

21. On sheet C0.2, note 15.1 under Removals, Excavation, Backfilling and Restoration Specifications, reference to subsection 9-5-10 needs to be updated and/or deleted.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

22. On sheet C0.2, suggest changing note 15.3.1 to every 100 linear feet of trench instead of every 400 linear feet. This will ensure the entire trench section will get tested versus large sections of the trench going untested using the 400 foot interval.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

23. On sheet C0.2, delete note 15.3.2. Quality assurance testing is in the Town best interests. If testing is not complete the Town could accept a substandard product.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

24. On sheet C0.2, note 15.3.3 under Removals, Excavation, Backfilling and Restoration Specifications, reference to subsection 9-3-7 needs to be updated and/or deleted.



25. On sheet C0.2, note 16 under Removals, Excavation, Backfilling and Restoration Specifications, reference to subsection 9-2-5 needs to be updated and/or deleted.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

26. On sheet C0.2, note 4 under Final Inspection and Acceptance, change reference of Montrose Submittal Standards to Town of Paonia.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

 General comment regarding notes and specific materials/manufacturers. Plans need to reflect/match the Town approved specifications. Refer to Appendix D, Standard Construction Specifications.

ODISEA RESPONSE: CONFLICTING SPECS WITH TOWN HAVE BEEN REMOVED AND TOWN STANDARDS ARE REFERENCED.

28. On sheet C2.0, lots 1 and 4 within the 100 flood zone designation AE. Notes should be provided on the plans as necessary documenting the construction needs to be 1 foot above base flood elevations.

ODISEA RESPONSE: NOTE ADDED TO SHEET C2.0, UNDER PROJECT LEGEND.

29. On sheet C2.0, 10' drainage easement on the western edge of Lot 1 appears small in width for future maintenance. Unclear in the plans if there is a drainage ditch within this easement. Also unclear if the easement should include maintenance/access descriptions. Same situation applies between lots 5/6 and 13/15.

ODISEA RESPONSE: DRAINAGE EASEMENTS HAVE BEEN INCREASED TO 15'.

30. On sheet C2.0, 10' utility easement doesn't seem large enough in width for future maintenance of waterline.

ODISEA RESPONSE: WATERLINE HAS BEEN MOVED WITHIN ROADWAY.

31. On sheet C3.0, plan and profiles should be provided for all culverts.

ODISEA RESPONSE: INVERT ELEVATIONS, PIPE MATERIAL, AND LENGTH ARE CALLED OUT ON SHEET C3.0. ALONG WITH SPOT ELEVATIONS, THIS LEVEL OF DETAIL ALONG WITH DETAIL 03/C8.3 IS SUFFICIENT.



32. Riprap recommended and inlet/outlet of all culverts to help with erosion/sediment control. Details shall be provided

ODISEA RESPONSE: RIPRAP HAS BEEN ADDED TO ALL CULVERTS.

33. On sheet C3.0, depth of road side ditches are undefined. It appears ditch could have negative impact on shallow utilities and current waterline location. Ditch appears to be approximately 5 foot deep, but hard to tell with no finished contour labels or profiles of culverts.

ODISEA RESPONSE: SPOT ELEVATIONS HAVE BEEN ADDED TO DITCHES.

34. No construction details are provided for the detention basins.

ODISEA RESPONSE: SEE SHEET C8.3 FOR DETENTION BASIN DETAILS.

35. Do drainage easements around detention basins need to also be access easements for future maintenance?

ODISEA RESPONSE: EASEMENT HAVE BEEN ADDED FOR THE DETENTION BASIN II, BASIN I IS WITHIN A PROPOSED 20' IRRIGATION-UTILITY EASEMENT.

36. It appears from the current design all driveways will require culverts. These culverts would all be within the Town's right of way. Covenants need to reflect that the homeowner is responsible for installing and maintaining driveway culverts.

ODISEA RESPONSE: HOA WILL ADOPT A RESOLUTION OR COVENANTS WILL BE AMENDED TO REFLECT HOMEOWNER RESPONSIBILITY FOR INSTALLING AND MAINTAINING DRIVEWAYS.

37. Who is maintaining ditches throughout the subdivision? Covenants need to reflect the subdivision/HOA is responsible for maintaining the ditches within the subdivision.

ODISEA RESPONSE: FELDMAN DITCH MAINTAINED BY FELDMAN, HOA DITCH MAINTAINED BY HOA WHICH IS IN THE CONVENANTS.

38. On sheet C4.0, what happens to the drainage at low point of road at station 2+72.45? Currently, drainage will sheet flow off the road at this location with consideration to erosion control.

ODISEA RESPONSE: ROADSIDE DITCHES HAVE BEEN ADDED.



39. No details provided for connecting Atlantic Avenue to Price Road. SGM assumes that saw cutting of at least 1 foot into Price Road for connection. Drawings should include spot elevations, stationing, curve data, etc.

ODISEA RESPONSE: SAW CUT AND MILLING DETAIL HAS BEEN ADDED, SEE DETAIL 04/C8.0

40. SGM recommends curbs, gutter, and sidewalks per Municipal Code section 17-4-40 (l).

ODISEA RESPONSE: DEVELOPER SEEKING VARIANCE FROM TOWN OF PAONIA.

41. It appears Atlantic Avenue is a dead end street. Municipal Code Section 17-4-40 (g) requires no more than 500 feet from connecting street (Price Road).

ODISEA RESPONSE: DEVELOPER SEEKING VARIANCE FROM TOWN OF PAONIA FOR EXCEEDING MAXIMUM DEAD LENGTH, ADDING 50' RADIUS CUL-DE-SAC TO DESIGN

42. SGM recommends cul-de-sac at the end of Atlantic Avenue versus emergency turnaround per Municipal Code Section 17-4-40 (g).

ODISEA RESPONSE: CUL-DE-SAC ADDED TO DESIGN

43. If emergency turnarounds are utilized, Developer shall provide information from Fire Department and other emergency services that emergency turnaround are of acceptable size.

ODISEA RESPONSE: NEED COORDINATION AND LOCAL FIRE DEPARTMENT APPROVAL.

44. No details for provided for construction of emergency turnarounds.

ODISEA RESPONSE: EMERGENCY TURNAROUND TO BE CONSTRUCTED PER ROAD SECTION DETAIL 01/C8.0, RADIUS DIMENSIONS ADDED TO PLANS.

45. Appears potential driveway for Lot 16 would be obstructed by emergency turnaround.

ODISEA RESPONSE: CUL-DE-SAC HAS BEEN ADDED.

46. Road grade shown on profile between station 14+10.11 and station 15+41.52 is 0.39%. Minimum per Municipal Code section 17-4-40 (h) is 0.5%.

ODISEA RESPONSE: ROAD GRADE ADJUSTED AND CUL-DE-SAC ADDED.



47. On all sheets, but noted here on sheet C2.0, existing waterline and existing manhole at station 2+31 appear to be in conflict. Developer should verify location of existing utilities prior to tying in new infrastructure.

ODISEA RESPONSE: CALLOUT HAS BEEN ADDED TO SHEET C2.0 TO VERIFY LOCATION OF UTILITIES BEFORE INSTALLATION OF NEW INFRASTRUCTURE

48. On sheet C5.0, it is recommended that sanitary sewer should be installed on one side of Atlantic Avenue and potable water should be installed on the other side with a minimum of 10 foot horizontal separation. This recommendation will result in additional manholes to navigate thecurves in the road.

ODISEA RESPONSE: SANITARY SEWER AND WATER LINE LAYOUT UPDATED PER REVIEW RECOMMENDATIONS.

49. Water service note in profile of sanitary sewer at station 2+50 is misleading about 5 foot minimum cover as the current details in proposed plan show 4 foot of cover over proposed waterline.

ODISEA RESPONSE: UPDATED PER REVIEW COMMENT.

50. Details need to be provided for connecting to existing manhole at station 2+30.

ODISEA RESPONSE: SEE DETAIL 03/C8.2.

51. Discrepancy between general sewer notes on sheet C0.2 and pipe callouts in profile on sheet C5.0. Sheet C0.2 calls out pipe to conform to ASTM 3034, SDR35. Sheet C5.0 calls out SDR 26 HDPE. Town code requires sanitary sewer pipe be 8-inch SDR 35.

ODISEA RESPONSE: UPDATED PER REVEW COMMENT, SDR 26 HDPE HAS BEEN REMOVED

52. On sheet C6.0, waterline needs be installed with the pavement section of Atlantic Avenue. Waterline should not be installed outside of the pavement and underneath underground telephone and fiber optic lines.

ODISEA RESPONSE: WATERLINE RELOCATED TO UNDER ROADWAY.

53. SGM recommends provided a profile of the waterline to be able to identify any potential piping conflicts with other utilities.

ODISEA RESPONSE: WATERLINE RELOCATED TO UNDER ROADWAY.

58



54. Details need to be provided for connecting to existing waterline near station 0+00 of waterline. Why is the waterline stationing different than the road/sanitary sewer stationing?

ODISEA RESPONSE: ANNOTATION ON SHEET C6.0 STATES CONNECTION TO EXISTING WATER LINE IN ACCORDANCE WITH TOWN CODE AND PUBLIC WORKS DIRECTOR. WATERLINE STATIONING NOW REFERENCES ROADWAY STATIONING.

55. Town of Paonia prefers installing additional hydrant at the end of Atlantic Avenue in lieu of current proposed blow-off. Blow off detail can be deleted. This additional hydrant will also help with unidirectional flushing of the waterlines.

ODISEA RESPONSE: UPDATED PER REVIEW COMMENT.

56. Sheet C6.0 doesn't show any utilities besides the waterline. As shown it would appear there are no conflicts with the waterline, however previous comments indicate waterline should be installed underneath telephone and fiber optic lines.

ODISEA RESPONSE: CONFLICTS SHOWN ON SHEET C7.0, WATERLINE HAS BEEN MOVED WITHIN ROADWAY

57. On sheet C7.0, telephone pedestals, electric transformers, etc are not shown. Conflicts are not known at this time. Locations should be provided and coordinated with other utilities in final drawings.

ODISEA RESPONSE: TELEPHONE PEDESTALS, ELECTRICAL TRANSFORMERS HAVE BEEN ADDED, LOCATIONS NEED TO BE VERIFIED WITH UTILITY COMPANIES.

58. On sheet C7.0, there appears to be a conflict between the water and sewer services for Lot 4 within the easement. Sewer service shall include cleanout at all bends.

ODISEA RESPONSE: REVISED

59. Detail 2/C8.0 needs to reflect the 5 foot cover for waterlines.

ODISEA RESPONSE: UPATED PER REVIEW COMMENT.

60. Details 1&2/C8.0, similar to previous comments, it appears roadside ditches could negatively impact road platform and other utilities.

ODISEA RESPONSE: UTILITIES REMOVED FROM DITCH AREA OTHER THAN UTILITY CROSSINGS UNDER DITCHES.



61. Detail 3/C8.0 needs to reflect the 5 foot cover for waterlines.

ODISEA RESPONSE: REVISED

62. Detail 5/C8.0 needs to reflect the 5 foot cover for waterlines. Restraining glands are not acceptable, megalugs are required. Note 1 needs to reflect the Town's approved manufacturer for the fire hydrant, refer to Appendix D Standard Construction Specifications of the Municipal code. Note 2 shall change to pipe to PVC. Note 4, bolts to be suitable for MJ fittings. Bolts shall be Cor-Ten or stainless steel. Hot dipped galvanized bolts are not acceptable. Note 4 and 6, reference to rods should be deleted. MJ fittings with thrust blocks should be adequate.

ODISEA RESPONSE: REVISED, THIS IS NOW DETAIL 06/C8.0.

63. Consider deleting detail 6/C8.0, two fire hydrant details are not needed.

ODISEA RESPONSE: DELETED

64. Detail 1/C8.1. Why is this detail provided? There is no reference/indication in the drawings where tap sleeve is being utilized. If not using detail should be deleted.

ODISEA RESPONSE: DELETED

65. Detail 4/C8.1 needs reflect the 5 foot cover for waterlines and services. End of water service stub out should be marked with a blue painted 2x4 per the Municipal Code. Meter shall be Badger Meter Recordall Disc Meter with Recordall Transmitter Register and Orion Water Endpoint for mobile meter reading.

ODISEA RESPONSE: REVISED, THIS IS NOW DETAIL 03/C8.1.

66. All details with equipment callouts should be cross referenced with Appendix D Standard Construction Specifications of the Municipal Code. There are many instances that need to updated.

ODISEA RESPONSE: UPDATED PER REVIEW COMMENT.

67. On detail 1/C8.3, end of sewer service stub out should be mark with a green painted 2x4 per the Municipal Code.

ODISEA RESPONSE: UPDATED PER REVIEW COMMENT. SEE DETAIL 05/C8.2.

68. Detail 2/C8.3 should be deleted as all sewer services proposed for this project will be new, therefore requiring a full body wye per the Municipal Code.

ODISEA RESPONSE: UPDATED PER REVIEW COMMENT.



69. Additional notes/specifications shall be added to sheets C0.1 and/or C0.2 for pipeline acceptance testing for both sanitary sewer and waterlines. Sanitary sewer lines shall be televised. Sanitary sewer lines shall also be tested using a low-pressure air test. Sanitary sewer manholes shall also be tested for leakage. Waterlines shall be hydrostatically tested and disinfected. Refer to Appendix D Standard Construction Specifications of the Municipal Code for specific requirements.

ODISEA RESPONSE: NOTES HAVE BEEN REVISED TO INCLUDE TESTING METHODS IN ACCORDANACE WITH TOWN OF PAONIA MUNICIPAL CODE.

Please call with any question or further clarification regarding responses to engineering review comments.

Very Respectfully,

Jeff Ruppert, P.E. Principal

(970) 527-9540 jeff@odiseanet.com

Corinne Ferguson

Paul Murrill <paulmurrill@gmail.com></paulmurrill@gmail.com>
Friday, March 19, 2021 11:51 AM
Corinne Ferguson
Riverbank Neighborhood PUD Final Plat

Dear Sirs, I would like to see an easement and eventually trail to connect the subdivision road to the school property along the river.

This would allow the children north of the river and the subdivision

to access the school directly on foot or bicycle. Paul Murrill.

11.

Dear Town of Paonia Board of Trustees,

Although I have no problem with residential subdivision development in Paonia, I am concerned about various issues with the proposed Riverbank Neighborhood PUD:

- 1. How can this project be named the "Riverbank Neighborhood" when the land along the riverbank is, in reality, owned by myself and my fellow neighbors within Riverside Estate Subdivision?
- 2. Will we be compensated for the use of our property by those who don't own it?
- 3. Will we watch the natural wildlife habitat on our river bank be usurped by this project and developed by those who don't own it?
- 4. Will I be liable if someone injures themselves or drowns in the river on my property?
- 5. For years we have enjoyed watching seasonal migration of deer and elk along our riverbank. This project will surely with end that!

As well as my personal concerns, the sole project entry and Lots 1 and 4 are almost entirely within the 100 year flood plain. In my opinion and having lived on the North Fork River for over 20 years, flooding of the only neighborhood access and lots 1 and 4 may cause undue costs to the Town of Paonia and heartache for the future homeowners of these lots!

Thank you for your consideration!

Sincerely, Michael P. Arnold RLA (#250 CO)



Paonia, CO 81428 Sent from <u>Mail</u> for Windows 10



Job No. 2,287

Vicinity Map

based on a site plan provided by Wilmore & Company Professional Land Surveying, Inc.



Legend

 Indicates location of exploratory test pit.

Job No. 2,287 Location of Exploratory Test Pits Fig. 2



Job No. 2,287

Logs of Exploratory Pits

12.



TP-7

Job No. 2,287

Logs of Exploratory Pits

12.



TP-11

Job No. 2,287

Logs of Exploratory Pits

Legend



Clay, sandy to silty, sandy to gravelly, very soft to medium stiff, moist to very moist, brown. (CL)



Sand, clayey to gravelly, loose to very loose, moist to wet, brown. (SC,SW)



Gravel, cobbly to sandy to clayey, loose, moist to wet, brown with boulders noted. (GC,GW)

Indicates location of penetration test. The symbol 11/12 indicates that 11 blows of a 15 pound hammer falling 26 inches were required to drive a 1.0 inch diameter penetrometer 12 inches. The symbol HD indicates hand drive using modified California (2.0-inch O.D.) liner.



Indicates bag sample collected from test pit walls.



Indicates free water level. Numeral indicates number of days after drilling that measurement was taken.

Indicates practical backhoe refusal. Test pits terminated.



Indicates location of background radiation measurement. The number .024 indicates measured background radiation in mR/hr.

Notes

- 1. Test pits were excavated and sampled February 23, 2006.
- 2. These logs are subject to the explanations, limitations and conclusions as contained in this report.

Legend of Logs of Exploratory Test Pits

Job No. 2,287







Job No. 2,287 Swell Consolidation Test Results Fi




Job No. 2,287 Swell Consolidation Test Results Fig. 11



















Sample: TP- 1, 2 @ 1- 4 foot depth

CBR @ 0.1" Penetration	2.9
CBR @ 0.2" Penetration	2.5
Maximum Dry Density (pcf)	124.5
Optimum Moisture Content (%)	11.0
Dry Density (pcf)	117.7
Dry Density (% Maximum)	95
Surcharge Weight (lbs)	12.6
Swell (%)	0.9
Before Soaking Moisture Content	10.4
After Soaking Moisture Content:	
Top Inch	
Average	15.7

Fig. 19



Job No. 2,287

Interior Foundation Wall Drain

Fig. 23



Sample: TP- 5 @ 1- 4 foot depth

CBR @ 0.1" Penetration	9.1
CBR @ 0.2" Penetration	11.3
Maximum Dry Density (pcf)	121.0
Optimum Moisture Content (%)	13.0
Dry Density (pcf)	110.2
Dry Density (% Maximum)	91
Surcharge Weight (Ibs)	12.8
Swell (%)	1.1
Before Soaking Moisture Content	14.2
After Soaking Moisture Content:	
Top Inch	23.5
Average	16.0

Fig. 20



Job No. 2,287

Roadway Drain System Concept

Fig. 21



Job No. 2,287 Exterior Foundation Wall Drain

Fig. 22

12. ON BOC

> Geotechnical Engineering Group, Inc.

TABLE I

SUMMARY OF LABORATORY TEST RESULTS

			-		Page 1 of 1					
		cteristics.	bit plastic chara	did not exhit	Idicates sample	* NP - Ir				
		eristics.	oit liquid charact	did not exhit	dicates sample	* NL – In				
Sand, clayey (SC)			250	-1.6			93	12.7	3	
Sand, clayey (SC)	2	48			NP*	NL*		13.6	1-3	TP-11
Sand, clayey (SC)			500	-3.7			86	12.6	5	
Sand, clayey (SC)			250	-0.6			85	9.3	3	
Sand, clayey (SC)	-	20			NP*	NL*		6.4	1-3	TP-10
Clay, sandy (CL)			250	+0.2			76	44.7	9	TP-8
Clay, silty, sandy (Cl	110	74			7	33		37.5	1-3	TP-7
Gravel, clayey, sand		20			10	32		12.7	7-8	
Clay, silty, sandy (Cl			250	+0.3			82	32.1	3	
Clay, silty, sandy (Cl		64			NP*	25		34.5	1-3	TP-6
Clay (CL)			500	0.0			100	23.8	5	TP-5
Clay (CL)			250	+0.5			109	18.5	e	TP-4
Clay (CL)			500	+0.3			103	20.6	5	
Clay (CL)			250	+0.8			113	16.3	e	
Clay (CL)	2							18.1	1-3	TP-3
Clay, silty, sandy (Cl		69			13	34		18.3	1-4	TP-2
Clay, silty, sandy (Cl		* 69			6	27		12.3	1-4	TP-1
	SULFATES (ppm)	SIEVE (%)	PRESSURE (PSF)	SWELL (%)	INDEX (%)	LIMIT (%)	(PCF)	MOISTURE (%)	(FEET)	
SOIL TYPE	WATER SOLUBLE	PASSING	onsolidation CONFINING	Swell / Co	Derg Limits	Attert	DRY	NATURA	DEPTH	HOLF

Job No. 2,28

12.

TABLE II Pavement Design

SUMMARY OF LABORATORY TEST RESULTS

Soil Type		Clay, silty, s	Clay, sandy
Water Soluble	Sulfates (ppm)		
Passing No. 200	Sieve (%)	67	8
CBR Value		2.5	2. 2.
Proctor D698)	Optimum Moisture Content (%)	11.0	13.0
Standard (ASTM	Maximum Dry Density (pcf)	124.5	121.0
onsolidation	Confining Pressure (psf)		d not exhibit liqu
Swell / Co	Swell (%)		es sample di
rg Limits	Plasticity Index (%)	10	17 * * NL – Indicat characteristic characteristic
Atterbe	Liquid Limit (%)	28	α
Dry Density	(pcf)		
Natural Moisture		15.1	21.4
Depth (Feet)		1-4	4
Hole		TP-1 & TP-2 (Bulk Combined)	TP-5

Page 1 of 1

Geotec. Aical Engineering Group, Inc. APPENDIX A SAMPLE SITE GRADING SPECIFICATIONS

4

Backhouse Subdivision Residential Buildings and Pavement Paonia, Colorado Job No. 2,287

Note: Appendix A presents sample specifications. These sample specifications are not project specific. The sample specifications should be modified by the architect, civil engineer or structural engineer as needed to reflect project specific requirements.

1. DESCRIPTION

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This item shall consist of the excavation, transportation, placement and compaction of materials from locations indicated on the plans, or staked by the Engineer, as necessary to achieve preliminary street and overlot elevations. These specifications shall also apply to compaction of excess cut materials that may be placed outside of the subdivision and/or filing boundaries.

2. <u>GENERAL</u>

The Soils Engineer shall be the Owner's representative. The Soils Engineer shall approve fill materials, method of placement, moisture contents and percent compaction, and shall give written approval of the completed fill.

3. CLEARING JOB SITE

The Contractor shall remove all trees, brush and rubbish before excavation or fill placement is begun. The Contractor shall dispose of the cleared material to provide the Owner with a clean, neat appearing job site. Cleared material shall not be placed in areas to receive fill or where the material will support structures of any kind.

4. REMOVAL OF PREVIOUS FILL

The contractor shall expose fill subgrade entirely and remove all existing previous fill, organics and deleterious materials. These materials shall be completely removed from the proposed fill area. These materials shall be removed until the removal is as deemed satisfactory by the Soils Engineer.

5. SCARIFYING AREA TO BE FILLED

All topsoil and vegetable matter shall be removed from the ground surface upon which fill is to be placed. The surface shall then be plowed or scarified until the surface is free from ruts, hummocks or other uneven features, which would prevent uniform compaction by the equipment to be used.

Job No. 2,287

A-1

COMPACTING AREA TO BE FILLED

After the foundation for the fill has been cleared and scarified, it shall be disked or bladed until it is free from large clods, brought to the proper moisture content (within 2 percent above or below optimum) and compacted to not less than 100 percent of maximum density as determined in accordance with ASTM D 698.

7. FILL MATERIALS

12

6.

Fill soils shall be free from vegetable matter or other deleterious substances, and shall not contain rocks or lumps having a diameter greater than six (6) inches. Fill materials shall be obtained from cut areas shown on the plans or staked in the field by the Engineer.

On-site materials classifying as CL, CH, SC; SM, SW, SP, GP, GC and GM are acceptable. Concrete, asphalt, organic matter and other deleterious materials or debris shall not be used as fill.

8. MOISTURE CONTENT

Fill materials shall be moisture treated to within 2 percent below to 2 percent above optimum moisture content specified for soils classifying as CH. Non-expansive soils classifying as CL, SC, SM, SP, GP, GC and GM shall be moisture treated to within 2 ± percent of optimum moisture content as determined from Proctor compaction tests. Sufficient laboratory compaction tests shall be made to determine the optimum moisture content for thee various soils encountered in borrow areas.

The Contractor may be required to add moisture to the excavation materials in the borrow area if, in the opinion of the Soils Engineer, it is not possible to obtain uniform moisture content by adding water on the fill surface. The Contractor may be required to rake or disk the fill soils to provide uniform moisture content through the soils.

The application of water to embankment materials shall be made with any type of watering equipment approved by the Soils Engineer, which will give the desired results. Water jets from the spreader shall not be directed at the embankment with such force that fill materials are washed out.

Should too much water be added to any part of the fill, such that the material is too wet to permit the desired compaction from being obtained, rolling and all work on that section of the fill shall be delayed until the material has been allowed to dry to the required moisture content. The Contractor will be permitted to rework wet material in an approved manner to hasten its drying.

Job No. 2,287

A-2

COMPACTION OF FILL AREAS

Selected fill material shall be placed and mixed in evenly spread layers. After each fill layer has been placed, it shall be uniformly compacted to not less than the specified percentage of maximum density. Expansive soils classifying as CL, CH, or SC shall be compacted to at least 95 percent of the maximum dry density as determined in accordance with ASTM D 698 (100 percent for fill deeper than 15 feet below final grade). At the option of the Soils Engineer, soils classifying as SW, SP, GP, GC or GM may be compacted to 90 percent of the maximum density as determined in accordance with ASTM D 1557 (95 percent for fill deeper than 15 feet below final grade). Fill materials shall be placed such that the thickness of loose material does not exceed 10 inches and the compacted lift thickness does not exceed 6 inches.

Compaction, as specified above, shall be obtained by the use of sheepsfoot rollers, multiple-wheel pneumatic-tired rollers or other equipment approved by the Engineer for soils classifying as CL, CH, or SC. Granular fill shall be compacted using vibratory equipment or other equipment approved by the Soils Engineer. Compaction shall be accomplished while the fill material is at the specified moisture content. Compaction of each layer shall be continuous over the entire area. Compaction equipment shall make sufficient trips to insure that the required density is obtained.

10. COMPACTION OF SLOPES

Fill slopes shall be compacted by means of sheepsfoot rollers or other suitable equipment. Compaction operations shall be continued until slopes are stable, but not too dense for planting, and there is no appreciable amount of loose soil on the slopes. Compaction of slopes may be done progressively in increments of three to five feet (3' to 5') in height or after the fill is brought to its total height. Permanent fill slopes shall not exceed 3:1 (horizontal to vertical).

11. DENSITY TESTS

Field density tests shall be made by the Soils Engineer at locations and depths of his choosing. Where sheepsfoot rollers are used, the soil may be disturbed to a depth of several inches. Density tests shall be taken in compacted material below the disturbed surface. When density tests indicate that the density or moisture content of any layer of fill or portion thereof is below that required, the particular layer or portion shall be reworked until the required density or moisture content has been achieved.

Job No. 2,287

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A-3

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12. COMPLETED PRELIMINARY GRADES

All areas of cut and fill, shall be finished to a level surface and shall meet the following limits of construction:

A. Overlot cut or fill areas shall be within plus or minus 2/10 of one foot.

B. Street grading shall be within plus or minus 1/10 of one foot.

The civil engineer, or duly authorized representative, shall check all cut and fill areas to observe that the work is in accordance with the above limits.

13. SUPERVISION AND CONSTRUCTION STAKING

Observation by the Soils Engineer shall be continuous during the placement of fill and compaction operations so that he can declare that the fill was placed in general conformance with specifications. All inspections necessary to test the placement of fill and observe compaction operations will be at the expense of the Owner. All construction staking will be provided by the Civil Engineer or his duly authorized representative. Initial and final grading staking shall be at the expense of the owner. The replacement of grade stakes through construction shall be at the expense of the contractor.

14. SEASONAL LIMITS

No fill material shall be placed, spread or rolled while it is frozen, thawing, or during unfavorable weather conditions. When work is interrupted by heavy precipitation, fill operations shall not be resumed until the Soils Engineer indicates that the moisture content and density of previously placed materials are as specified.

15. NOTICE REGARDING START OF GRADING

The contractor shall submit notification to the Soils Engineer and Owner advising them of the start of grading operations at least three (3) days in advance of the starting date. Notification shall also be submitted at least 3 days in advance of any resumption dates when grading operations have been stopped for any reason other than adverse weather conditions.

16. <u>REPORTING OF FIELD DENSITY TESTS</u>

Density tests made by the Soils Engineer, as specified under "Density Tests" above, shall be submitted progressively to the Owner. Dry density, moisture content, of each test taken and percentage compaction shall be reported for each test taken.

Job No. 2,287

A-4

17. DECLARATION REGARDING COMPLETED FILL

The Soils Engineer shall provide a written declaration stating that the site was filled with acceptable materials, or was placed in general accordance with the specifications.

18. DECLARATION REGARDING COMPLETED GRADE ELEVATIONS

A registered Civil Engineer or licensed Land Surveyor shall provide a declaration stating that the site grading has been completed and resulting elevations are in general conformance with the accepted detailed development plan.

Job No. 2,287

A-5

APPENDIX B PAVEMENT DESIGN CALCULATIONS

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Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

12

Agency:

Company: GEG Job No. 2,287

Contractor:

 Project Description: Backhouse Subdivision, Residential Streets Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number2.39Design ESALs36,500.00Reliability80.00Overall Deviation0.45	percent	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2.00	psi
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Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0.40	1.00	5.98	2.39
Crushed Stone Base	0.12	1.00	0.00	0.00
Granular Subbase	0.10	1.00	0.00	0.00
ter men sentember states in sentember das states inter in sentember of the	0.00	0.00	- 0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
L			ΣSN	2.39

2,287 Job No.

Pavement Design Calculations

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

Agency: Company: GEG Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Residential Streets Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number2.39Design ESALs36,500.00Reliability80.00Overall Deviation0.45	percent	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2.00	psi
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Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0.40	1.00	3.00	1.20
Crushed Stone Base	0.12	1.00	9.94	1.19
Granular Subbase	0.10	1.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
			ΣSN	2.39

Job No. 2,287

Pavement Design Calculations

Fig. B-2

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

12.

Agency: Company: GEG Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Residential Streets Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number Design ESALs Reliability Overall Deviation	2.39 36,500.00 80.00 0.45	percent	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2.00	psi
					100

Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0.40	1.00	4.00	1.60
Crushed Stone Base	0.12	1.00	6.61	0.79
Granular Subbase	0.10	1.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
			ΣSN	2.39

Job No. 2,287

Pavement Design Calculations

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Rigid Design Inputs

12

Agency: Company: Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Residential Streets Location: Grand Junction, Colorado

Rigid Pavement Design/Evaluation

inage Coefficient, Cd 1.00 ial Serviceability 4.50 minal Serviceability 2.00	Penu
in ia m	I Serviceability 4.50 inal Serviceability 2.00

Modulus of Subgrade Reaction (k-value) De	eterminatio	<u>n</u>
Resilient Modulus of the Subgrade	5,100.00	psi
Resilient Modulus of the Subbase	0.00	psi
Subbase Thickness	0.00	inches
Depth to Rigid Foundation	0.00	feet
Loss of Support Value (0,1,2,3)	0.00	•
Modulus of Subgrade Reaction	187.00	psi/in

Job No. 2,287

Pavement Design Calculations

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

Agency: Company: GEG Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Residential / Collector Streets Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number2.66Design ESALs73,000.00Reliability80.00Overall Deviation0.45	percent	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2.00	psi
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Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0,40	1.00	6.65	2.66
Crushed Stone Base	0.12	1.00	0.00	0.00
Granular Subbase	0.10	1.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	- 0.00	0.00	0.00
			ΣSN	2.66

Job No. 2,287

Pavement Design Calculations

12.

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

12

Agency: Company: GEG Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Residential / Collector Streets Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number Design ESALs Reliability Overall Deviation	2.66 73,000.00 80.00 0.45	percent	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2.00	psi
Overall Deviation	0.40				

Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0.40	1,00	3.00	1.20
Crushed Stone Base	0.12	1.00	12.16	1.46
Granular Subbase	0,10	1.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
			ΣSN	2.66

Job No. 2,287

Pavement Design Calculations

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

Agency: Company: GEG Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Residential / Collector Streets Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number Design ESALs Reliability Overall Deviation	2.66 73,000.00 80.00 0.45	percent	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2.00	psi
					ł

Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0.40	1.00	4.00	1.60
Crushed Stone Base	0.12	1.00	8.80	1.06
Granular Subbase	0.10	1.00	0.00	0.00
Grandiar Gubbaco	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
			ΣSN	2.66

Job No. 2,287

Pavement Design Calculations

12

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

Agency: Company: GEG Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Residential / Collector Streets Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number Design ESALs Reliability Overall Deviation	2.66 73,000.00 80.00 0.45	percent	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2.00	psi

Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0.40	1.00	3.00	1.20
Crushed Stone Base	0.12	1.00	6.00	0.72
Granular Subbase	0.10	1.00	7.39	0.74
Chandra Carbado	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
			ΣSN	2.66

Job No. 2,287

Pavement Design Calculations

Fig. B-8

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Rigid Design Inputs

Agency: Company: Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Residential / Collector Streets Location: Grand Junction, Colorado

Rigid Pavement Design/Evaluation

Load Transfer, J Mod. Subgrade Reaction, k Drainage Coefficient, Cd Initial Serviceability Terminal Serviceability	3.20 187 1.00 4.50 2.00	psi/in
t	Load Transfer, J Mod. Subgrade Reaction, k t Drainage Coefficient, Cd Initial Serviceability Terminal Serviceability	Load Transfer, J 3.20 Mod. Subgrade Reaction, k 187 t Drainage Coefficient, Cd 1.00 Initial Serviceability 4.50 Terminal Serviceability 2.00

Modulus of Subgrade Reaction (k-value) Determination					
Resilient Modulus of the Subgrade	5,100.00	psi	•		
Resilient Modulus of the Subbase	0.00	psi			
Subbase Thickness	0.00	inches			
Depth to Rigid Foundation	0.00	feet			
Loss of Support Value (0,1,2,3)	0.00				
Modulus of Subgrade Reaction	187.00	psi/in			

Job No. 2,287

Pavement Design Calculations

12.

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

Agency: Company: GEG Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Collector Streets / Accel/Decel Lane Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number3.03Design ESALs146,000.00Reliability80.00Overall Deviation0.45	percent	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2.50	psi
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Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0.40	1.00	7.57	3.03
Crushed Stone Base	0.12	1.00	0.00	0.00
Granular Subbase	0.10	1.00	0.00	0,00
Grandial Gassaco	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
· · · · · · · · · · · · · · · · ·			ΣSN	3.03

Job No. 2,287

Pavement Design Calculations

12.

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

Agency: Company: GEG Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Collector Streets / Accel/Decel Lane Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number Design ESALs Reliability Overall Deviation	3.03 146,000.00 80,00 0.45	percent	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2.50	psi

Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0.40	1.00	3.00	1.20
Crushed Stone Base	0.12	1.00	15.23	1.83
Granular Subbase	0.10	1.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
			ΣSN	3.03

Job No. 2,287

Pavement Design Calculations

Fig. B-11

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

Agency: Company: GEG Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Collector Streets / Accel/Decel Lane Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number3.03Design ESALs146,000.00Reliability80.00Overall Deviation0.45	percent	•	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2,50	psi
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Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0.40	1.00	4.00	1.60
Crushed Stone Base	0.12	1.00	11.90	1.43
Granular Subbase	0.10	1.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
			ΣSN	3.03

Job No. 2,287

Pavement Design Calculations

12.

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

12.

Agency: Company: GEG Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Collector Streets / Accel/Decel Lane Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number3.03Design ESALs146,000.00Reliability80.00Overall Deviation0.45	percent	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2.50	psi
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Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0.40	1.00	3.00	1.20
Crushed Stone Base	0.12	1.00	6.00	0.72
Granular Subbase	0.10	1.00	11.07	1.11
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
			ΣSN	3.03

Job No. 2,287

Pavement Design Calculations
WinPAS

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Flexible Design Inputs

Agency: Company: GEG Job No. 2,287 Contractor: Rroject Description: Backhouse Subdivision, Collector Streets / Accel/Decel Lane Location: Grand Junction, Colorado

Flexible Pavement Design/Evaluation

Structural Number Design ESALs Reliability Overall Deviation	3.03 146,000.00 80.00 0.45	percent	Soil Resilient Modulus Initial Serviceability Terminal Serviceability	3,630.00 4.50 2.50	psi

Layer Pavement Design/Evaluation

Layer Material	Layer Coefficient	Drainage Coefficient	Layer Thickness	Layer SN
Asphalt Cement Concrete	0.40	1.00	4.00	1.60
Crushed Stone Base	0.12	1.00	6.00	0.72
Granular Subbase	0.10	1.00	7.07	0.71
Grandiar Grandiae	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00
L			ΣSN	3.03

Job No. 2,287

Pavement Design Calculations

Fig. B-14

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WinPAS

Pavement Thickness Design According to 1993 AASHTO Guide for Design of Pavements Structures American Concrete Pavement Association

Rigid Design Inputs

12

Agency: Company: Job No. 2,287 Contractor: Project Description: Backhouse Subdivision, Collector Streets / Accel/Decel Lane Location: Grand Junction, Colorado

Rigid Pavement Design/Evaluation

PCC Thickness Design ESALs Reliability Overall Deviation Modulus of Rupture Modulus of Elasticity	4.92 146,000.00 80.00 0.35 500 3,375,000	inches percent psi psi	Load Transfer, J Mod. Subgrade Reaction, k Drainage Coefficient, Cd Initial Serviceability Terminal Serviceability	3.20 187 1.00 4.50 2.50	psi/in
Overall Deviation Modulus of Rupture Modulus of Elasticity	0.35 500 3,375,000	psi psi	Initial Serviceability Terminal Serviceability	4.50 2.50	

Modulus of Subgrade Reaction (k-value) De	terminatio	<u>n</u>	
Resilient Modulus of the Subgrade	5,100.00	psi	
Resilient Modulus of the Subbase	0.00	psi	
Subbase Thickness	0.00	inches	
Depth to Rigid Foundation	0.00	feet	
Loss of Support Value (0,1,2,3)	0.00		
Modulus of Subgrade Reaction	187.00	psi/in	

Job No. 2,287

Pavement Design Calculations

Fig. B-15

APPENDIX C CONSTRUCTION RECOMMENDATIONS FOR FLEXIBLE AND RIGID PAVEMENT

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Experience has shown that construction methods can have a significant effect on the life and serviceability of a pavement system. We recommend the proposed pavement be constructed in the following manner:

- The subgrade should be stripped of organic matter and deleterious materials, scarified, moisture treated, and compacted. Soils should be moisture treated to within 2 percent of optimum moisture content and compacted to at least 95 percent of maximum standard Proctor dry density (ASTM D 698).
- 2. After final subgrade elevation has been reached and the subgrade compacted, the area should be proof-rolled with a heavy pneumatic-tired vehicle (i.e., a loaded 10-wheel dump truck). Subgrade that is pumping or deforming excessively should be stabilized.
- 3. If areas of soft or wet subgrade soils are encountered, the material should be subexcavated and replaced with properly compacted structural backfill. Where extensively soft, yielding subgrade is encountered, we recommend the excavation be inspected by a representative of our office.
- Aggregate base course should be laid in thin, loose lifts, moisture treated to within 2 percent of optimum moisture content, and compacted to at least 95 percent of maximum modified Proctor dry density (ASTM D 1557, AASHTO T 180).
- 6. Asphaltic concrete should be hot plant-mixed material compacted to at least 95 percent of maximum Marshall density. The temperature at laydown time should be at least 235 degrees F. The maximum compacted lift should be 3.0 inches and joints should be staggered.
- 7. The subgrade preparation and the placement and compaction of all pavement material should be observed and tested. Compaction[®] criteria should be met prior to the placement of the next paving lift. The additional requirements of the Colorado Department of Transportation Specifications and local requirements should apply.

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Fig. C-1

Rigid pavement sections are not as sensitive to subgrade support characteristics as flexible pavement. Due to the strength of the concrete, wheel loads from traffic are distributed over a large area and the resulting subgrade stresses are relatively low. The critical factors affecting the performance of a rigid pavement are the strength and quality of the concrete, and the uniformity of the subgrade. We recommend subgrade preparation and construction of the rigid pavement section be completed in accordance with the following recommendations:

- 1. Subgrade areas should be stripped of organics and deleterious materials. The pavement subgrade shall be compacted within 2% of optimum moisture content to at least 95% of maximum standard Proctor dry density (ASTM D 698). Moisture treatment and compaction recommendations also apply where additional fill is necessary.
- 2. The resulting subgrade shall be checked for uniformity and all soft or yielding materials should be replaced prior to paving. Concrete should not be placed on soft, spongy, frozen or otherwise unsuitable subgrade.
- The subgrade shall be kept moist prior to paving.
- Concrete should not be placed in cold weather or on frozen subgrade
- Curing procedures should protect the concrete against moisture loss, rapid temperature change, freezing, and mechanical injury for at least 3 days after placement. Traffic should not be allowed on the pavement for at least one week.
- 6. A white, liquid membrane curing compound, applied at the rate of 1 gallon per 150 square feet, should be used.
- 7. Construction joints, including longitudinal joints and transverse joints, should be formed during construction or should be sawed shortly after the concrete has begun to set, but prior to uncontrolled cracking. All joints should be sealed.
- Construction control and inspection shall be carried out during the subgrade preparation and paving procedures. Concrete shall be carefully monitored for quality control. The additional requirements of the Colorado Department of Transportation Specifications and local requirements should apply.
- Deicing salts should not be used for the first year after placement.

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Fig. C-2





GEOTECHNICAL INVESTIGATION SUBGRADE INVESTIGATION AND PAVEMENT DESIGN Backhouse Subdivision Residential Buildings and Pavement Paonia, Colorado

Prepared For:

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Job No. 2,287

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SCOPE

This report presents the results of a Geotechnical Investigation for the proposed Backhouse Subdivision in Paonia, Colorado. This investigation was conducted to explore subsurface conditions and provide foundation and pavement recommendations for the proposed construction. The report includes a site description, descriptions of subsoil and groundwater conditions found in twelve exploratory test pits, recommended pavement sections and discussion of details influenced by the subsurface conditions. Testing for commercial structures and Geologic Hazards study were not within the scope of this investigation.

This report was prepared from data developed during our field exploration, laboratory testing, engineering analysis and experience with similar conditions. A brief summary of our conclusions and recommendations follows. Detailed criteria are presented within the report.

SUMMARY OF CONCLUSIONS

1. Variable subsurface conditions included approximately 10 feet of clay soils in exploratory test pits 1 through 5. Test pits 6 through 9 consisted of approximately 4 to 6 feet of sandy to silty, sandy clay underlain by cobbly to sandy to clayey gravel to the to the maximum depths explored of 8 to 10

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feet below the ground surface. We encountered approximately 10 feet of clayey sand in exploratory test pits TP-10 and 11 and approximately 9 feet of cobbly gravel in TP-12. Groundwater was noted the day of observation at 5 to 8 feet below the ground surface in exploratory test pits TP-6, 7 and 8.

- Utility trench backfill should be placed in a well-compacted manner and tested during construction. Site drainage should be carefully planned and maintained to direct water away from pavements and proposed building areas.
- We believe shallow, spread footing, type foundations can be constructed to perform satisfactorily for the proposed residential structures. A discussion including detailed design and construction criteria are included in the text of the report.
- 4. Slab-on-grade construction supported by the native soils encountered will involve potential for movement.
- 5. Surface drainage should be designed for rapid runoff of surface water away from the proposed construction.
- 6. An asphalt thickness of 6 inches or 3 inches asphalt over 10 inches base course over well compacted subgrade soils are recommended for residential streets, based on an ESAL of 36,500. An asphalt thickness of 7 ³/₄ inches or 3 inches asphalt over 15 ¹/₂ inches base course over well-compacted subgrade soils are recommended for interior streets, ESAL of 146,000. Additional pavement section alternatives and design and construction criteria are presented in the text of the report.

SITE CONDITIONS

The subject site was an approximately 32-acre parcel located 1/2 mile northwest of

the central portion of Paonia, Colorado, Fig. 1. The subject site was being developed for

residential construction. Existing corrals and associated outbuildings were noted near the

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north portion of the subject site. Major portions of the subject site were irrigated, agricultural land with hay/pasture grasses as the primary ground cover. The subject site generally sloped down toward the south at approximately 5 to 10 percent. Southern portions of the subject site were relatively flat and nearly level and appeared to be river bottomland. The North Fork of the Gunnison River was south of the subject site with river water elevations approximately 10 feet lower than the subject site at the time of our visit. Colorado Highway 133 was north of the subject site with upslopes to Pitkin Mesa beyond. Paonia High School was east of the site. The previously mention North Fork of the Gunnison River was south with Paonia beyond. Irrigated agricultural land and scattered single-family residences were west. The vicinity sloped down toward the south and southwest at 3 to 5 percent (USGS Paonia, Colorado topographical quadrangle, dated 1965, revised 1979).

PROPOSED CONSTRUCTION

We understand proposed development will consist of subdivision about 80 lots, construction of single and multi-family residential units and approximately 4,000 to 5,000 lineal feet of pavement. We further understand that the residential construction will consist of 1 and 2 story, structures with variable superstructures. No below grade construction will be included on the south portion of the site. Other construction and

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grading plans are indefinite at this time. We anticipate foundation loads may range from 1,500 to 2,000 pounds per lineal foot of foundation wall. No offsite improvements or soil retention area type testing is requested. If proposed construction is different from what is stated, we should be contacted to review actual construction and our recommendations.

SUBSURFACE CONDITIONS

Subsurface conditions at the site were investigated by observing and sampling twelve exploratory test pits. Locations of the exploratory test pits are shown on Fig. 2. Graphic logs and legend of the soils encountered in the test pits and field penetration resistance test results are presented on Figs. 3 through 6. Variable subsurface conditions included approximately 10 feet of clay soils in exploratory test pits 1 through 5. Test pits 6 through 9 consisted of approximately 4 to 6 feet of sandy to silty, sandy clay underlain by cobbly to sandy to clayey gravel to the to the maximum depths explored of 8 to 10 feet below the ground surface. Virtual backhoe refusal was encountered in exploratory boring TP-7 at 8 feet below the ground surface in loose, caving gravels/cobbles. We encountered approximately 10 feet of clayey sand in exploratory test pits TP-10 and 11 and approximately 9 feet of cobbly gravel in TP-12. The clay soils were sandy to silty, sandy to silty.

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were clayey to gravelly, loose to very loose, moist to wet and brown. The gravels were cobbly to sandy to clayey, loose, moist to wet, brown with boulders noted. Groundwater was noted the day of observation at 5 to 8 feet below the ground surface in exploratory test pits TP-6, 7 and 8.

Thirteen clay samples tested had moisture contents of 6.4 to 44.7 percent. Six clay samples tested had dry densities of 76 to 113 pcf. We tested six clay samples for one-dimensional swell/consolidation characteristics. These samples exhibited movement potential which ranged from no movement to 0.8 percent swell when wetted under confining pressures of 250 or 500 psf. Six clay samples tested had liquid limits 25 to 38 and plasticity indices which ranged from non-plastic properties to 17. These samples had 0 to 6 percent retained on the No. 4 sieve (gravel sized particles) and 64 to 90 percent passing the No. 200 sieve (clay and silt sized particles). Five clayey sand samples tested had moisture contents of 6.4 to 13.6 percent. Three clayey sand samples tested had dry densities of 85 to 93 pcf. Three clayey sand samples tested exhibited 0.6 to 3.7 percent consolidation when wetted under confining pressures of 250 or 500 pcf. Two clayey sand samples tested exhibited non-liquid / non-plastic characteristics, had 0 to 1 percent retained on the No. 4 sieve and 20 to 48 percent passing the No. 200 sieve. One clayey, sandy gravel sample tested had a moisture content of 12.7 percent, a liquid limit of 32, plasticity index of 10, 61 percent retained on the No. 4 sieve and 20 percent

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passing the No. 200 sieve. Results of the laboratory testing are shown on Figs. 7 through 20 and summarized on Tables I and II.

SITE DEVELOPMENT

Site grading plans were not available at the time of this report. All pavement and building areas should be stripped of existing fill, organic layers and deleterious materials prior to construction. All pavement and building pad subgrade soils should be scarified a depth of 10-inches, moisture conditioned to within optimum moisture content to 2 percent over optimum moisture content and compacted to at least 95 percent of maximum dry density (ASTM D698). Local code may also influence the compaction requirements. Existing fill, if encountered, will require complete removal and reworking to confirm proper compaction. Structural fill material, as required, should be placed in maximum 10-inch loose lifts, moisture conditioned and compacted as stated above. On-site soils free of deleterious materials, organics and particles over 2-inches diameter can be moisture conditioned and compacted as discussed above for reuse during reworking of existing fill. Our representative should be called to confirm complete removal of any existing fill and organic layers and to verify compaction of fill placement. Sample site grading specifications are included in Appendix A for purposes of reworking existing fill.

Shallow groundwater was noted the day of observation at 5 feet below the ground surface in exploratory test pits TP-7 and 8 and at 8 feet below the ground surface in TP-6. We anticipate the groundwater elevation may fluctuate with seasonal and other varying conditions. We do not recommend below grade construction for portions of the subject site due to shallow groundwater and soft, loose soil conditions. Roadway subgrade in portions of the subject site may require subgrade stabilization. Subgrade stabilization may include over excavating 2 or more feet below subgrade elevation, placing a subgrade stabilization fabric or a geotextile reinforcing grid and backfilling with a compacted granular structural fill material to subgrade elevation. The depth of overexcavation should be determined at the time of construction and is dependent on the subgrade conditions at the time of construction.

We anticipate ground water elevation variations associated with varying seasonal and site use conditions. If ground water rise is sufficient to saturate pavement subgrade and pavement structure components, the integrity of the pavement section may be reduced. For this reason we recommend a subsurface drain constructed in the roadway be considered. The drain may be constructed beneath water or sewer utilities or adjacent to each edge of the roadway. The drain should be constructed at a depth of at least 5 feet below the planned elevation of the road surface or the existing ground surface, which ever is deeper. The drain should consist of a 4 inch or larger diameter perforated pipe surrounded by at least 4 cubic feet per linear foot of drain of free draining aggregate,

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wrapped by an appropriate geotextile filter fabric. The pipe size should be sufficient to carry the maximum anticipated volume of collected water. The drain should be sloped to discharge at an all weather outlet, which is protected from becoming frozen or a storm drain as appropriate. If the drain is sloped to discharge at an all weather outlet, the outlet should be equipped to prevent entry by small animals. The drain concept is shown on Fig. 21.

Buried Utilities

We anticipate groundwater levels may fluctuate seasonally. As a result, there may be groundwater and/or soft to very soft soil concerns during construction, which were not identified by this investigation. Stabilization may be necessary. It may be necessary to dewater utility trench excavations and other deep excavations in the areas of shallow groundwater during construction. Further investigation of groundwater levels may be required.

Organic layers and other deleterious materials should be striped and completely removed. We believe utility installation in the natural clays, silts and sands can be accomplished using conventional excavation equipment. Utility trenches should be sloped or shored to meet local, State and Federal safety regulations. Based on our

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investigation, we believe soils at this site may be classified as either Type B or Type C, based on OSHA standards. Excavation slopes specified by OSHA are dependent upon types of soils and groundwater conditions encountered. Contractors should identify the conditions encountered in the excavation and refer to OSHA standards to determine appropriate slopes.

We anticipate water and sewer lines will be constructed beneath pavements. Compaction of trench backfill can have a significant effect on the life and serviceability of pavements. We recommend trench backfill be placed in thin, loose lifts, moisture conditioned to within 2 percent of optimum moisture content and compacted to at least 95 percent of standard Proctor maximum dry density (ASTM D 698). The placement and compaction of utility trench backfill should be observed and tested by a geotechnical engineer during construction.

FOUNDATIONS

This investigation indicated conditions at shallow foundation levels will likely consist of very soft to medium stiff clays and/or loose to very loose sands/gravels. Groundwater was noted the day of observation at 5 to 8 feet below the ground surface in exploratory test pits TP-6, 7 and 8. We do not recommend below grade construction for

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portions of the subject site due to shallow groundwater and soft, loose soil conditions. In our experience, shallow foundations have been used in this area for similar construction with satisfactory performance for conditions similar to those identified at this site.

We anticipate shallow foundations will bear 2 to 4 feet below existing grade. Existing fill, if encountered, should be removed full depth. We recommend foundations bottom as shallow as practical to help mitigate potential of encountering soft and/or wet conditions. Stabilization may be necessary. We also recommend foundations bear on at least 3 feet of an engineered structural fill. We recommend at least a 3 foot depth of soils be overexcavated below and beyond (horizontally) foundation areas and replaced with a section of moisture conditioned, well compacted engineered structural fill to help reduce potential of movement concerns beneath foundations. We present design and construction criteria for shallow footing foundations below. These criteria were developed from analysis of field and laboratory data and our experience. The additional requirements (if any) of the structural engineer and structural warrantor should also be considered.

Spread Footing Foundations

 Footing foundations bearing on the well-compacted clay, sand or gravel soils and at least 3 feet of well compacted engineered structural fill can be designed for a maximum soils bearing pressure of 1,000 psf. Loose soils

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and existing fill, if encountered, should be completely removed from foundation bearing areas, prior to placing concrete.

- 2. Footing foundation areas should be overexcavated 3 feet. Footing foundations should be supported on a 3-foot thick layer of compacted engineered structural fill. The engineered structural fill should extend at least 3 feet beyond each edge of the footings. This structural fill should consist of a non-expansive granular material with a maximum particle size of 1.5 inches, a maximum of 15 percent passing the No. 200 sieve and a maximum liquid limit of 30. A CDOT Class 5 or 6 type material would be suitable for use and is recommended. The engineered structural fill should be moisture conditioned to within 2 percent of optimum and compacted to at least 95 percent standard Proctor maximum dry density (ASTM D698). Prior to fill placement, the completed excavation, within 3 feet horizontally of footing areas, should be scarified a depth of 10 inches, moisture conditioned to within 2 percent of optimum moisture content and recompacted to at least 95 percent of standard Proctor maximum dry density (ASTM D698). If loose or yielding conditions are encountered in the open excavation then stabilization may be necessary. Our representative should be called to test compaction of subgrade prior to forming.
- 3. We recommend a minimum width of 18 inches for continuous footings. Isolated pads should be at least 30 inches by 30 inches. Foundation walls should be well-reinforced top and bottom. We recommend reinforcement sufficient to span an unsupported distance of at least 12 feet. Reinforcement should be designed by the structural engineer.
- 4. If the footings are designed and constructed as discussed above, we estimate that the post construction total settlement will be less than 1/3 inch for footings supported on 3 feet of structural fill over the compacted clayey, gravelly sand soils. The estimated settlement is dependent on foundation bearing pressure, soil conditions supporting the footings and footing width. If the foundation bearing pressures, soil conditions or the footing widths are different than discussed above, we should be contacted to provide additional settlement considerations.
- 5. Exterior walls must be protected from frost action. Refer to the local building codes for details.
- 6. The completed foundation excavation should be observed by our representative prior to placing forms, to verify the foundation bearing conditions and test compaction.

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FLOOR SYSTEMS

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We believe the near surface soils which will support slab-on-grade floors exhibit movement potential. Some movement must be assumed from an increase in moisture by development / use and associated landscaping and irrigation. To our knowledge, the only reliable solution to control slab movement is the construction of a structurally supported floor with at least a 12-inch air space between the floor and the subgrade. In our opinion, structural floors should be used in all finished areas. A slab-on-grade floor can be used provided the builder and the owner are aware of and accept risk of potential movement. Driveways, sidewalks and exterior patios slabs are also generally constructed as slabson-grade.

We recommend the following precautions for construction of slabs-on-grade at this site. These precautions will not prevent movement in the event the underlying conditions become wetted; they tend to reduce damage if movement occurs.

1. Existing fill, if encountered should be removed full depth. Concrete slab on grade floors should be placed on a layer of compacted structural fill at least 2 feet thick. The area of the slab on grade floors should be over-excavated to a depth of at least 2 feet below the bottom of the floor slab elevation and extending 2 feet beyond (horizontally) where possible. The resulting exposed subgrade should be scarified 10-inches, moisture conditioned to within 2 percent of optimum moisture content and compacted to at least 95 percent of maximum dry density (ASTM D698). Structural fill soils should consist of a non-expansive granular material with maximum particle sized of 1.5-inches, a maximum of 15 percent passing the No. 200 sieve and a

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maximum liquid limit of 30. Structural fill should be moisture conditioned and compacted in maximum 10-inch loose lifts and should be tested every 1 foot lift. Additionally we recommend a 4-inch perforated pipe perimeter drain be placed at the bottom of the fill. The drain should daylight to drain away from the building or outlet to a sump where water can be removed by pumping, Figs. 22 and 23.

- 2. Slabs should be separated from exterior walls and interior bearing members with a slip joint, which allows for free vertical movement of slabs.
- 3. The use of slab-bearing partitions should be minimized. Where such partitions are necessary, a slip joint allowing at least 2 inches of free vertical slab movement should be used. The owner should be advised of potential movement and re-establish this void if it closes. Doorways and stairwells should also be designed for this movement. Sheetrock should not extend to or over slab-on-grade floors.
- 4. Underslab plumbing should be eliminated where feasible. Where such plumbing is unavoidable, it should be thoroughly pressure tested during construction for leaks and should be provided with flexible couplings. Gas and water lines leading to slab-supported appliances should be constructed with flexibility.
- 5. Plumbing and utilities, which pass through slabs, should be isolated from the slabs. Heating and air conditioning systems supported by the slabs should be provided with flexible connections capable of at least 2 inches of vertical movement so that slab movement is not transmitted to the ductwork.
- 6. Frequent control joints should be provided to reduce problems associated with shrinkage and curling. The American Concrete Institute (ACI) and Portland Cement Association (PCA) recommend a maximum panel size of 8 to 15 feet depending upon concrete thickness and slump, and the maximum aggregate size. We advocate additional control joints 3 feet off and parallel to grade beams and foundation walls.
- Exterior slabs should be designed to function as independent units. Movement of slabs-on-grade should not be transmitted directly to the structure foundations. Stucco finish (if any) should terminate at least 6 inches above any flatwork.

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BELOW-GRADE CONSTRUCTION

Construction plans are incomplete at this time. Shallow groundwater and soft, loose soil conditions were encountered in the south portions of the site. We do not recommend below grade construction, for portions of the subject site below the maximum anticipated groundwater level. Crawl space areas should be sloped so that potential moisture will not collect in these areas, but flow out of the crawl space. Crawl space areas (where applicable) should also be well ventilated to help reduce the potential for humid conditions. Foundation drain details are included as Figs. 22 and 23.

We understand basements may be included in the north (higher elevation areas) of the site. Basement walls and/or retaining walls should be designed for lateral earth pressures. Walls that are restrained, such as basement walls, not allowing movement and mobilization of the internal soil strengths should be designed for at-rest lateral earth pressures. Walls that are allowed to deflect, such as retaining walls, to mobilize internal soil strengths may be designed for active lateral earth pressures. Lateral earth pressure are presented below and should be treated as equivalent fluid pressures.

- At-rest lateral earth pressure = 75 pcf
- Active lateral earth pressure = 55 pcf
- Passive lateral earth pressure = 220 pcf
- Coefficient of friction between soil and concrete = 0.24

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The lateral earth pressures are dependent upon the type of backfill materials. The above lateral earth pressures are for walls backfilled with compacted onsite soils. The structural engineer should provide structural reinforcing design for walls supporting lateral soil loads.

Water from surface irrigation of lawns and landscaping or subsurface origins frequently flows through relatively permeable backfill placed adjacent to a structure and tends to saturate backfill materials. This can cause wet or moist basement conditions after construction. The lateral earth pressures presented above do not include hydrostatic pressures from saturated backfill. For these reasons a foundation drain should be included in the design and construction of the below grade structure components. The provision of a drain will not eliminate potential slab movement. The drain should consist of a 4-inch diameter open joint or slotted pipe encased in free draining gravel which is wrapped by an appropriate geotechnical filter fabric. The drain should lead to a positive gravity outlet or to a sump where water can be removed by pumping. Typical foundation drain details are included as Figs. 22 and 23.

PAVEMENT

The pavement subgrade soils were variable to include clay, sand and gravel soils. We tested samples between 1 and 4 feet below the ground surface from exploratory test **Backhouse Subdivision Residential Buildings and Pavement** GEG Job No. 2,287

pits TP-1 and TP-2 (bulk combined) for collector streets and accel/decel lanes and a bulk sample from TP-5 for interior residential pavement design. These samples were tested for Atterberg limits, standard Proctor and California Bearing Ratio (CBR). These samples tested exhibited maximum dry densities of 124.5 and 121.0 pcf, optimum moistures of 11.0 and 13.0 percent and California Bearing Ratios of 2.5 and 5.1. We used a design CBR value of 2.5 for pavement design purposes. The results of laboratory testing (Pavement Design) are shown on Table II and included in Figs. 17 through 20.

Our design utilized the computer program WinPAS, based on the 1993 AASHTO Guide for Design of Pavements Structures, a 20-year design period and our experience. We understand pavements will be used for residential/collector streets and accel/decel lanes. We used a flexible design Equivalent Single Axle Load (ESAL) of 36,500 for residential streets, an ESAL of 73,000 for residential/collector streets and an ESAL of 146,000 for collector streets and accel/decel lanes. The ESAL values were calculated using a daily 18 kip axle load of 5, 10 and 20 over a 20-year period. If the anticipated traffic loading will be different than used in our analysis we should be contacted to provide pavement design recommendations for the anticipated traffic loading. We used a regional factor of 2.0, a design serviceability index of 2.0 for ESALs of 36,500 and 73.000 and a design serviceability index of 2.5 for ESAL = 146,000. We used an AASHTO developed, non-linear relationship to relate the CBR value to the subgrade resilient modulus (M_r), for flexible pavement. Using this relationship, we calculated a M_r value of

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3,630 psi for parking pavements and interior streets. We used this M_r value for flexible pavement design. We calculated modulus of subgrade reaction (k) value of 187 psi/in. We used this value in our calculations. Table A below shows our recommendations. Pavement design calculations are shown in Appendix B. We are available to provide additional pavement section thickness alternatives for varying anticipated traffic volumes if needed.

TABLE A

Traffic Type	Asphaltic Concrete	Asphalt and Aggregate Base Course	Asphalt, Aggregate Base Course and Aggregate Sub Base Course	Portland Cement Concrete
Residential Streets ESAL = 36,500	6"	3" + 10" 4" + 7"	_	5"
Residential/Collector Streets ESAL = 73,000	6 ³ ⁄4"	3" + 12 ½" 4" + 9"	3" + 6" + 8"	5"
Collector Streets and Accel/Decel Lanes EŠAL = 146.000	7 ³ ⁄4"	3" + 15 ½" 4" + 12"	3" + 6" + 12" 4" + 6" + 8"	5"

SUMMARY OF RECOMMENDED PAVEMENT SECTIONS

Prior to construction of the recommended section, the resulting subgrade should be stripped free of organics and deleterious materials, scarified at least 10-inches depth, moisture conditioned to within 2 percent of optimum moisture and compacted to at least

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95 percent standard Proctor (ASTM D698) maximum dry density. These pavement thickness alternatives are provided based on a geotextile subgrade stabilization fabric placed on the prepared subgrade soils prior to placement of aggregate base course material.

The design of a pavement system is as much a function of paving materials as supporting characteristics of the subgrade. The quality of each construction material is reflected by the strength coefficient used in the calculations. If the pavement system is constructed of inferior material, then the life and serviceability of the pavement will be substantially reduced.

The asphalt component of the pavement was designed assuming at least 1,650 pounds Marshall stability. Normally, an asphaltic concrete should be relatively impermeable to moisture and should be designed with a well-graded sand/gravel mix. The oil content, void ratio, flow and gradation need to be considered in the design. We recommend a job mix design be performed and periodic checks made to verify compliance with these specifications.

If construction materials cannot meet the above requirements, then the pavement design should be evaluated based upon available materials. We recommend the materials and placement methods conform to the requirements listed in the Colorado

Department of Transportation "Standard Specifications for Road and Bridge Construction". All materials planned for construction should be submitted and tested to confirm their compliance with these specifications.

A primary cause of early pavement deterioration is water infiltration into the pavement system. The addition of moisture usually results in softening of untreated base course and subgrade and eventual failure of the pavement. We recommend drainage be designed for rapid removal of surface runoff. Curb and gutter should be backfilled and the backfill compacted to reduce ponding adjacent to pavements. Final grading of the subgrade should be carefully controlled so that design cross-slope is maintained and low spots in the subgrade, which could trap water, are eliminated. Seals should be provided between curb and pavement and at all joints to reduce moisture infiltration. Landscaped areas and detention ponds in pavement areas should be avoided. All utility trench backfill should be placed in a well-compacted manner.

If traffic volume varies significantly from that presented in this report, we should be contacted to provide additional pavement recommendations.

We have included construction recommendations for flexible and rigid pavement construction in Appendix C. Routine maintenance, such as sealing and repair of cracks annually and overlays at 5 to 7-year intervals, are necessary to achieve the long-term life

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of an asphalt pavement system. If the design and construction recommendations cannot be followed or anticipated traffic loads change considerably, we should be contacted to review our recommendations.

CONCRETE

Nine samples from across the subject site were tested for water-soluble sulfate concentration. These samples ranged from 1 to 110 ppm water-soluble sulfate concentration. Sulfate concentrations in this range typically have a negligible effect on concrete. Our experience in the area indicates higher sulfate concentrations may be present. We recommend a Type II (sulfate resistant) cement be used for concrete that comes into contact with the subsoils. In addition, the concrete should have a water cement ratio of 0.50.

SURFACE DRAINAGE

Performance of foundations and concrete flatwork is influenced by surface moisture conditions. Risk of wetting foundation soils can be reduced by carefully planned and maintained surface drainage. Surface drainage should be designed to

provide rapid runoff of surface water away from the proposed residence. We recommend the following precautions be observed during construction and maintained at all times after the construction is completed.

- 1. The ground surface surrounding the exterior of the building should be sloped to drain away from the building in all directions. We recommend a slope of at least 12 inches in the first 10 feet around the residence, where possible. In no case should the slope be less than 6 inches in the first 5 feet. The ground surface should be sloped so that water will not pond adjacent to the residence.
- 2. Backfill around foundation walls should be moistened and compacted.
- Roof downspouts and drains should discharge well beyond the limits of all backfill. Splash blocks and downspout extenders should be provided at all discharge points.
- 4. Landscaping should be carefully designed to minimize irrigation. Plants used close to foundation walls should be limited to those with low moisture requirements; irrigated grass should not be located within 5 feet of the foundation. Sprinklers should not discharge within 5 feet of foundations. Irrigation should be limited to the minimum amount sufficient to maintain vegetation; application of more water will increase likelihood of slab and foundation movements.
- 5. Impervious plastic membranes should not be used to cover the ground surface immediately surrounding the residence. These membranes tend to trap moisture and prevent normal evaporation from occurring. Geotextile fabrics can be used to limit the weed growth and allow for evaporation.

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Backhouse Subdivision Residential Buildings and Pavement GEG Job No. 2,287

12.

CONSTRUCTION MONITORING

Geotechnical Engineering Group, Inc. should be retained to provide general review of construction plans for compliance with our recommendations. Geotechnical Engineering Group, Inc. should be retained to provide construction-monitoring services during all earthwork and foundation construction phases of the work. This is to observe the construction with respect to the geotechnical recommendations, to enable design changes in the event that subsurface conditions differ from those anticipated prior to start of construction and to give the owner a greater degree of confidence that the development is constructed in accordance with the geotechnical recommendations.

LIMITATIONS

The subject site contains soils with significant collapse potential. For this reason we suggest that, in compliance with Senate Bill 13, you provide a copy of this geotechnical engineering report and a copy of Special Publication 11, "Home Construction on Shrinking and Swelling Soils" to the owner and/or future owners. We are available to discuss this with you.

12.

The scope of services for this study does not include either specifically or by implication any environmental or biological (such as radon, mold, fungi, bacteria, etc.) assessment of the site or identification or prevention of pollutants, hazardous materials or conditions. If the owner is concerned about the potential for such contamination or pollution, other studies should be performed.

Twelve exploratory test pits were observed. The exploratory test pits are representative of conditions encountered only at the exact test pit locations. Variations in the subsoil conditions not indicated by the test pits are always possible. Subgrade soils compaction and fill (if any) compaction should be tested during construction. Pavement subgrade soils and construction materials should be tested during construction. Utility trench backfill compaction should be tested during placement.

The scope of work performed is specific to the proposed construction and the client identified by this report. Any other use of the data, recommendations and design parameters (as applicable) provided within this report are not appropriate applications. Other proposed construction and/or reliance by other clients will require project specific review by this firm. Changes in site conditions can occur with time. Changes in standard of practice also occur with time. This report should not be relied upon after a period of three years from the date of this report and is subject to review by this firm in light of new information which may periodically become known.

We believe this investigation was conducted in a manner consistent with that level of care and skill ordinarily used by geotechnical engineers practicing in this area at this time. No other warranty, express or implied, is made. If we can be of further service in discussing the contents of this report or the analysis of the influence of the subsurface conditions on the design of the proposed construction, please call.

Sincerely, GEOTECHNICAL ENGINEERING GROUP, INC.

Norman W. Johnston, P.E.

Senior Engineer

NWJ:cb (3 copies sent)

Backhouse Subdivision Residential Buildings and Pavement GEG Job No. 2,287

PRIZE ZEGAL

AMUMUM





318731307003 200 ft Parcel Buffer



TaxPIN	Owner Name
324506210002	RUBY MOUNTAIN
	PARTNERS INC (1/2
	INT)
324506200009	SMITH CHARLES
	BARRY
324506211002	CHOI REGAN E
324506200007	PAYTE LINDA
318731400008	PAONIA TOWN OF
318731400010	DEPT OF HWYS STATE
	OF COLO
324506209010	LAGNIAPPE
	PROPERTIES WEST
	LLC
324506208007	AG GLOGAL COOLING
224506201006	
324506201006	
318731300047	GARVER RICHARD D
324506204001	SMITH CHARLES
210721200070	
510751500070	
224506200006	
3245062020000	
524500202002	J
324506201005	ARNOLD MICHAEL P
324506109004	WINDHORST CAROL
	Μ
324506174003	COOPER MARK
324506204004	MOORE MURRILL
	FAMILY TRUST
318731303002	WEST ELK LAND &
	HOPS LLC
324506200023	CUMPSTON
	MICHELLE
324506211001	BRETON PEARL M
324506200010	PATTERSON
	CHRISTINA M
324506210001	
324506210003	BURGE STEVE
318731400007	DELTA COUNTY JOINT
240724200046	SCHOOL DIST 50
318/31300048	SALONE DAPHNE A
324506203004	CHISHOLM DANIEL E
318731307003	OLD WORLD LLC

TaxPIN	Owner_Name
318731307001	OLD WORLD LLC
318731307002	OLD WORLD LLC

Page 2 of 2

TOWN OF PAONIA APPLICATION FOR SUBDIVISION FINAL PLAN Code Section – Article XIII, Section 13.03

Date App. Received: 44 90 90 Fee \$: 04 -00000 Deposit Paid \$: 00000 Application Received by	For Town L	se Only
Fee \$: DUA - 0090 07 Deposit Paid \$: 00000000000000000000000000000000000	Date App. Received:	448080
Deposit Paid \$:Application Received by	Fee S: DUG -000	ana
Application Received by	Deposit Paid S:	hard
	Application Received	by

Important - Please Read the Following Information Carefully

Applicants are encouraged to prepare a separate project narrative to accompany all submitted materials. This narrative should be well organized and include a table of contents, page numbers and similar information to facilitate review by town staff and elected/appointed commissions. If a separate narrative is submitted, this application form shall reference the narrative as necessary.

It is the applicant's responsibility to obtain, read and understand all of the relevant sections of the Paonia Municipal Code applicable to this procedure. Please keep in mind that more than one section of the code may apply to your application. These regulations are available through the Town of Paonia municipal offices at a nominal cost. If you do not understand portions of the Code concerning your application, please ask questions. Failure to complete the application, submit <u>all</u> of the required materials or answer questions completely and accurately may result in a delay and processing or a rejection of the application as incomplete. All fees must be paid in full at the time of application. Public meetings or public hearings will <u>not</u> be scheduled for an application until it is deemed complete by the Town. Each applicant should take the time necessary to submit a complete and comprehensive application. Town staff is available to direct the applicant to appropriate sources of information.

APPLICANT	11.			
Date: June 6	2020			
Name: Old U	lorld LLC		Owner I	Agent
Mailing Address:				
Mailing Address for Notic	es, if different from above:	1	shone	
Telephone:	Fax:C	Cell:	E-mail:	_
PROPERTY SUBJECT	TO APPLICATION			
Street Address:				
Practical Property Descript	ion:			
Legal Description (may att	ach): Lots 1,2 and	13 01	Riverbank	manar
subdivision	#2.			
SUBDIVISION/PROJEC	TNAME <u>Riverbank</u>	Neide	bor hood	
commercial, etc.): Attach add	itional sheet(s) as necessary	ende number of	proposed fors and fand us	e(s), (e.g., residential,
15 reside	ential late	Desert	82	
1 Con	Page lat	zonea	KL	
· open	space ior			
roposed Number of Lots a	d Type of Units (single family due)		IE reside	1
crease or Square Feet of P	arcel 70 acre	ex, other):	PD	1/1 1/2
are equiter for off	EXI	isting Zoning:	AC.	

Page - 1
Surrounding Zoning – North:	R2 , South: R1 , East: P , West: N/	a.
Present Use of Subject Propert	agricultural	_ Valant+
Uses Surrounding Subject Parc	el-North: Aq , South: [esidential, East:	highschool lad
West: <u>residential</u>	ð	J 1944-
UTILITY INFORMATION		
Existing utility main Water A Sew Proposed utility main Water A Sew Proposed number of a Water <u>IS</u> Sewer <u>I</u> STREET INFORMATION	ines currently serving subdivision property: Water & Sewer er $\not A$ Electric \square Gas \square line extensions to serve subdivision property: er $\not A$ Electric $\not A$ Gas \square new utility service connections within subdivision property: \underline{J} Electric \underline{JJ} Gas $_$	on lot tazonly
Existing street(s) serv	ng subdivision property: 177Ce KOCK	
Are new streets/alleys <u>Atlant</u> MISCELLANEOUS Variance/exception/waiver req Development/subdivision impr Other:	or street/alley extensions proposed to serve subdivision? Yes No D -ic AVENUE Need (Por E lested* Yes No D * Separate application required - povements agreement required/requested Yes A-No D Vananue Le	Explain: Ounty approval mengenal Services S- street ngth 2 curb, gutter,
Property owner(s) if different f	om applicant (inclusive of mineral owners/lessees in accordance with C.R.S	. § 24-65.5-103.):
Name	Mailing Address	Telephone
1.		
2.		
3.		
4.		
Attach additional sheets if nece	ssary.	
NOTE: In the event the town the costs of same, inclusive of reasonable anticipated costs for	must retain outside professional services to process or evaluate an applicati and planning, engineering and legal fees, in addition to the base application outside professional services will be required at the time of application.	on, the applicant shall bear fee. A deposit to cover the
I hereby certify that I am the ap respects true and accurate to th mineral estates associated wit	plicant named above and that the information contained herein and, on any best of my knowledge and belief. I also acknowledge that I must notify h the real property subject to this application in accordance with C.R.S.	attachments, hereto is in all all owners of any severed , § 24-65.5-103.

	Diama 6th 2020
(malignation)	Date: Date: LULU
Appream(s)	
	Date:
Applicant(s)	

Page - 2

For Town Use Only

Application Checklist

Written Information. This information shall be provided with the application including the following:

Proof of ownership for project property.

Complete, [Incomplete – Comments:

Written authorization from property owner(s) for agent (if applicable).

Complete, C Incomplete - Comments:

D Purpose.

- □ The final plat shall include all binding agreements between the owner(s) and the Town.
- □ Complete, □ Incomplete Comments:

Written Information.

- □ All information required for preliminary plat.
- □ Title under which the subdivision is to be recorded.
- C Names and addresses of all property owners within 200 feet of the property.
- □ Surveyor's Certificate signed by licensed Colorado Surveyor.
- Planning Commission Certificate.
- Town Board certificate.
- Clerk and Recorder's certificate.
- Three (3) copies of protective covenants or restrictions.
- □ The name and address of the person to whom the notice of public hearing should be sent.
- C Subdivision agreement
- C Covenant and agreement to convey ownership to the Town of any or all public improvements or facilities subject to the acceptance of the Town and guarantees.
- C Title policy indicating property is free and clear of all encumbrances and verification all owners and lien holders have signed final plat.
- Complete, C Incomplete Comments:

I Final Plat - QUAL VENUE W Preliminory □ The final map or plat drawn in ink on a permanent reproducible Mylar sheet 24x26 inches.

- □ Scale of at least 1"=100'.
- E Key diagram provided if area requires more than one sheet
- C 8 1/2" x 11" reduction of the final plat.
- C Accurate dimensions for all lines, angles, curves used to describe lot boundaries, streets, alleys, easements, areas reserved for public use, and other important features.
- □ All curves shall be circular arcs and shall be defined by radius, central angle, tangent, arc and chord lengths.
- \Box Dimensions, linear and angular, determined by an accurate control survey in the field within a limit of one in ten thousand.
- □ The name of adjoining subdivisions with dotted lines for abutting lots.
- □ All lots or blocks properly numbered.
- 🗆 Identification of the streets, alleys, easements, parks, other facilities as shown on the plat, and a dedication thereof to public use.
- C Areas reserved for future public acquisition.
- C A legal description of the area to be subdivided or annexed with reference to its location in the records of Delta County.
- □ Total area of each lot created by the subdivision.
- □ Names of all streets within the subdivision.
- Description of all monuments, both found and set, marking property boundaries.
- C Description of all control monuments including tie to section corner.
- 🗆 Final Engineering documents prepared by Colorado registered professional engineer for Streets, Water, Sewer and Drainage.
- Engineer's cost estimates for all improvements to be installed.
- Complete, C Incomplete Comments:

🛛 Oth	er
Referr	ed to Planning and Zoning Commission for review and recommendation on: 2.22.202
	□ Notice of meeting sent to applicant on: 2.232021
Recon	mendation of Planning and Zoning Commission entered on:
	□ Approved
	Denied
	□ Conditions:
Date o Date o	f hearing before Board of Trustees: <u>4.13.202</u> Notice of hearing sent to applicant on: Posted notice provided on: Mailed notice sent on: Notice published in newspaper on: Proof of notice to mineral estate owners (if applicable): f decision of Board of Trustees: Approved
	□ Denied

Declaration of

Covenants, conditions and Restrictions

for

Riverbank Neighborhood, a planned community in Delta County, CO

administered by the non profit corporation

Riverbank Property Owners Association, Inc.

THIS DECLARATION OF COVENANTS CONDITIONS AND RESTRICTIONS ("Declaration") is made as of this 3rd day of May, 2018, by Old World LLC, a Colorado limited liability company, hereafter referred to as the "Declarant".

article 1

general

Section 1.1. <u>Community</u>. Declarant is the owner of Lot 1 of the Riverbank Neighborhood Minor Subdivision, as recorded March 21st, 2012 under reception number 657278 in Delta, CO, which is defined in this Declaration as the "**(Common Interest) Community**." Declarant intends to develop the Community as a neighborhood of single family residential lots (collectively, "Lots") in accordance with the terms and provisions of the Colorado Common Interest Ownership Act, C.R.S., § 38-33.3-101 *et seq.* ("Act"). The Community is named and is sometimes referred to in this Declaration as the **Riverbank Neighborhood**.

Section 1.2. Purposes of Declaration. This Declaration is executed:

- (a) in furtherance of a common and general plan for the Community;
- (b) to protect and enhance the value, aesthetics, desirability and attractiveness of the Community;
- (c) to provide for an Association as an entity to hold, maintain, care for and manage Association Properties that will benefit all owners of Lots;
- (d) to define the duties, powers and rights of the Association, including, without limitation, performance of certain maintenance obligations with respect to Improvements to Association Properties, irrigation systems, surface water detention ponds, off site drainage and Association Properties, and such other obligations, whether similar or dissimilar, that the Association elects to undertake in accordance with the provisions hereof;
- (e) to define certain duties, powers and rights of owners of property within the Community; and
- (f) to comply with and effectuate the terms and provisions of the Act. Unless specifically identified otherwise, all Covenants, Conditions and Restrictions set forth herein shall pertain to all Lots in the Community.

Section 1.3. <u>Declaration</u>. Declarant, for itself, its successors and assigns, hereby declares that all property that becomes subject to this Declaration in the manner hereinafter provided, and each part thereof, shall, from the date the same becomes subject to this Declaration, be owned, held, transferred, conveyed, sold, leased, rented, hypothecated, encumbered, used, occupied, maintained, altered and improved subject to the covenants, conditions, restrictions, limitations, reservations, exceptions, equitable servitudes and other provisions set forth in this Declaration, for the duration hereof, all of which are declared to be part of, pursuant to, and in furtherance of a common and

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general plan of development, improvement, enhancement and protection of the Community. The provisions of this Declaration are intended to and shall run with the land and, until their expiration in accordance with the terms hereof, shall bind, be a charge upon and inure to the mutual benefit of: (a) all of the property that becomes part of the Community and each part or parcel thereof,

(b) Declarant and its successors and assigns,

(c) the Association and its successors and assigns, and

(d) all Persons having or acquiring any right or title to, or interest in, any property that becomes part of the Community or any part or parcel thereof or any Improvement thereon and their heirs, personal representatives, successors and assigns.

This Declaration shall be recorded in the real estate records section of the office of the Delta County

article 2

definitions

Unless otherwise expressly provided herein, the following words and phrases when used in this Declaration shall have the meanings specified in this article.

Section 2.1. Act. "Act" shall mean the Colorado Common Interest Ownership Act as provided in C.R.S., § 38-33.3-101, et seq., as the same may be amended from time to time. In the event that the Act is repealed, the Act as it exists as of July 1, 2011 shall remain applicable.

Section 2.2. Administrative Functions. "Administrative Functions" shall mean all functions as are necessary and proper under this Declaration and shall include, without limitation, management and administration of the Association.

Section 2.3. Articles of Incorporation. "Articles of Incorporation" shall mean the Articles of Incorporation of Riverbank Property Owners Association, Inc., which has been or will be filed in the office of the Secretary of State of the state of Colorado, as the same may be amended from time to time.

Section 2.4. Assessment. "Assessment" shall mean a Common Assessment, a Special Assessment, or a Reimbursement Assessment.

Section 2.5. Association. "Association" shall mean the Riverbank Property Owners Association, a Colorado nonprofit corporation, its successors and assigns.

Section 2.6. Association Properties. "Association Properties" shall mean all real and personal property, including Improvements, now or hereafter owned by the Association or with respect to which the Association holds an easement for the use, care, or maintenance thereof, or for which the Association has a right or duty to maintain, held for the common use and enjoyment of certain or all of the Community's Unit Owners as provided herein, and for other purposes as may be permitted by this

Section 2.7. Budget. "Budget" shall mean a written itemized estimate of the expenses to be incurred by the Association in performing its functions under this Declaration as prepared pursuant to Article

Section 2.8. Bylaws. "Bylaws" shall mean the Bylaws of the Association that have been or will be adopted by the Executive Board of the Association, as the same may be amended from time to time.

Section 2.9. County. "County" shall mean Delta County, Colorado.

Section 2.10. <u>Commercial Unit</u>. "**Commercial Unit**" shall mean each Unit, within the Community, which is designated for commercial use in a Supplemental Declaration covering the Unit, with the Supplemental Declaration to control in the event of any conflict in designation between the Supplemental Declaration and this Declaration.

Section 2.11. <u>Common Assessment</u>. "Common Assessment" shall mean the assessments made for the purpose of covering the portion of the annual costs of operating the Association, including expenses incurred in connection with any authorized function of the Association, that are to be paid by each Unit Owner to the Association for purposes provided herein and charged to each such Unit Owner and to the Unit of each such Owner. In addition to the definition included in the Act, Common Assessment, as defined herein, shall include late charges, attorney's fees, fines and interest charged by the Association at a rate determined by the Executive Board. Common Assessment, as defined herein, shall not include any separate obligations of individual Unit Owners.

Section 2.12. <u>Community</u>. "Community" shall mean the collective reference to the Real Estate and all Improvements thereon developed in furtherance of the General Development Plan.

Section 2.13. <u>Completed sub-phase</u>. "Completed Sub-phase" shall mean that portion of the Community which has been developed and in which Units have been conveyed to Persons other than the Declarant.

Section 2.14. <u>Declaration</u>. "Declaration" shall mean this instrument as it may be amended from time to time.

Section 2.15. <u>Declarant</u>. "**Declarant**" shall mean Old World LLC, its successors, assigns, and affiliates. A Person shall be deemed to be a "successor and assign" of Old World LLC, as Declarant, only if such Person is specifically designated in a duly Recorded instrument as a successor or assign of Declarant under this Declaration, and shall be deemed a successor and assign of Declarant only as to the particular rights or interests of Declarant under this Declaration that are specifically designated in such Recorded instrument.

Section 2.16. <u>Declarant Control</u>. "**Declarant Control**" shall mean the reserved power of Declarant pursuant to C.R.S., § 38-33.3-303(5)(a)(I) to appoint and remove officers and members of the Executive Board.

Section 2.17. <u>Declarant Control Period</u>. "**Declarant Control Period**" shall mean the period of time during which the Declarant retains control over the administration of the Association, pursuant to C.R.S., § 38-33.3-303(5)(a)(I) and as more specifically described in Article 13.

Section 2.18. <u>Deed of Trust</u>. "**Deed of Trust**" shall mean all security interests identified in C.R.S., § 38-33.3-103(28).

Section 2.19. <u>Design Review Committee</u>; DRC. "Design Review Committee" and "DRC" shall both mean the Committee provided for in Article 6.

Section 2.20. <u>Design Guidelines</u>. "**Design Guidelines**" shall mean such written, signed and dated standards for Improvements, building construction and landscaping upon a Unit as may be issued and updated from time to time by the Design Review Committee.

Section 2.21. <u>Executive Board</u>. "Executive Board" and "Board" shall both mean the board of directors of the Association established in accordance with the Colorado Nonprofit Corporations Act.

Section 2.22. General Development Plan. "General Development Plan" shall mean the collective

Riverbank Neighborhood CC&R's page 3 of 26

reference to site plans, planned unit developments, development improvement agreements, zoning, and other information and documentation (including Governing Documents) which establishes Declarant's general development scheme and master plan for the development of the Real Estate.

Section 2.23. <u>Governing Documents</u>. "**Governing Documents**" shall collectively mean those documents which govern the operation of the Association, including: (a) its Articles of Incorporation; (b) its Bylaws; (c) its Rules and Regulations (including Design Guidelines); and (d) this Declaration, as one or more of the same may be amended from time to time. Each and every provision of the Governing Documents shall be incorporated herein by this reference as though set forth in full herein.

Section 2.24. <u>Improvements</u>. "**Improvements**" shall include all structures and any appurtenances thereto of every type or kind, including, but not limited to: buildings; outbuildings; swimming pools; tennis courts; patios; patio covers; awnings; painting of any exterior surface structure; relocation, installation or replacement of windows; additions; walkways; outdoor sculptures or artwork; sprinkler pipes; garages or carports; roads; driveways; parking areas; fences; screening walls; retaining walls; stairs; decks; dog runs and dog houses; recreational equipment; fixtures; landscaping; hedges; windbreaks; plantings; planted trees and shrubs; basketball courts or poles; light or flag poles; signs; exterior tanks; solar equipment; wind turbines; exterior air conditioning; and water softener fixtures.

Section 2.25. <u>Improvement to Property</u>. "**Improvement to Property**" shall mean any change, alteration, or addition to any property within the Community. Improvement to Property shall include, but is not limited to those improvements more particularly described in Article 6.

Section 2.26. <u>In Writing</u>. "**In Writing**" shall mean communications either via mail, e-mail or via the Association's website. The Association may elect to restrict certain communications (for example: architectural review applications) to e-mail or to its website.

Section 2.27. <u>Lease</u>. "Lease" shall mean and refer to any agreement for the leasing or rental of a Residential Unit, a Commercial Unit, a Live/Work Unit or a Multi-Family Residential Unit.

Section 2.28. <u>Live/Work Unit</u>. "Live/Work Unit" shall mean each Unit, within the Community, which is designated for a combination of residential and commercial use in a Supplemental Declaration covering the Unit, with the Supplemental Declaration to control in the event of any conflict in designation between the Supplemental Declaration and this Declaration.

Section 2.29. <u>Manager</u>. "**Manager**" shall mean one or more persons employed by the Association pursuant to its Governing Documents who is engaged to perform any of the duties, powers or functions of the Association.

Section 2.30. <u>Member</u>. "Member" shall mean each Unit Owner or his, her or their duly authorized representative(s) belonging to the Riverbank Property Owners Association.

Section 2.31. <u>Mortgage</u>. "**Mortgage**" shall mean any mortgage or deed of trust or other such instrument, given voluntarily by a Unit Owner, encumbering the Unit to secure the performance of an obligation or the payment of a debt, and that is required to be released upon performance of the obligation or payment of the debt. The term "**Deed of Trust**" when used in this Declaration is

Section 2.32. <u>Mortgagee</u>. "Mortgagee" shall mean a mortgagee under a Mortgage or a beneficiary under a Deed of Trust, and the successors and assignees of such Mortgagee.

Section 2.33. <u>Mortgagor</u>. "Mortgagor" shall mean a Person who mortgages property owned by that Person (i.e., the maker or grantor of a Mortgage) to another. The term "Mortgagor" shall include a

Riverbank Neighborhood CC&R's page 4 of 26

maker or grantor of a Deed of Trust.

Section 2.34. <u>Multi-Family Residential Unit</u>. **"Multi-Family Residential Unit**" shall mean each Unit, within the Community, which is designated for multi-family residential use in a Supplemental Declaration covering the Unit, with the Supplemental Declaration to control in the event of any conflict in designation between the Supplemental Declaration and this Declaration.

Section 2.35. <u>Notice and Hearing</u>. "**Notice and Hearing**" shall mean written notice given to a Unit Owner to inform the Unit Owner of a possible violation of this Declaration.

Section 2.36. <u>Party Walls</u>. "**Party Walls**" shall mean each wall which is built as part of the original construction of a Unit and placed on or about the horizontal or vertical boundary line between two Units. To the extent not inconsistent with the Act, the general rules of law regarding party walls and liability for property damage due to negligence or willful acts or omissions shall apply thereto.

Section 2.37. <u>Person</u>. "Person" shall mean a natural person, corporation, partnership, limited liability company, or any other entity.

Section 2.38. <u>Planned Community</u>. "Planned Community" shall have the same meaning as set forth in the Act.

Section 2.39. <u>Real Estate</u>. "**Real Estate**" shall mean any of the real property which is now or hereinafter becomes subject to this Declaration, pursuant to the expansion rights reserved in this Declaration, together with all easements, rights, and appurtenances thereto and the Improvements erected thereon.

Section 2.40. <u>Record; Recorded</u>. "**Record**" and "**Recorded**" shall both mean the filing of any document in the real estate records section of the Clerk and Recorder of Delta County, Colorado.

Section 2.41. <u>Related User</u>. "**Related User**" shall mean any person who: (a) resides with an Owner within a Unit; (b) is a guest or invitee of an Owner; or (c) is an occupant, tenant or contract purchaser of a Unit, and any family member, guest, invitee or cohabitant of any such Person.

Section 2.42. <u>Residence</u>. "**Residence**" shall mean a physical building Improvement in the Community on a Lot, or the portion of a physical building Improvement on a Lot designated for separate ownership or occupancy, that may be sold or conveyed without violation of the provisions of Colorado law.

Section 2.43. <u>Residential Unit</u>. "**Residential Unit**" shall mean each Unit, within the Community, which is designated for residential use in a Supplemental Declaration covering the Unit, with the Supplemental Declaration to control in the event of any conflict in designation between the Supplemental Declaration and this Declaration

Section 2.44. <u>Rules and Regulations</u>. "**Rules and Regulations**" shall mean all rules, regulations, procedures and guidelines of the Association, in general, and the Design Review Committee, specifically, as the same may be adopted and amended from time to time by the Executive Board pursuant to the Act, this Declaration and the Bylaws. Rules and Regulations may also mean rules, regulations, procedures and guidelines of each Zone as such are adopted by the Executive Board with the approval of a majority of each Unit Owner whose Unit is located within such Zone.

Section 2.45. <u>Supplemental Declaration</u>. "Supplemental Declaration" shall mean a written and Recorded instrument containing covenants, conditions, restrictions, reservations, easements or equitable servitudes, or any combination thereof, which affects any portion, but not all, of the

Community.

Section 2.46. <u>Transferee Declarant</u>. "**Transferee Declarant**" shall mean a successor or assign of the Declarant who is designated by the Declarant to receive and who specifically assumes and agrees to discharge, certain Development Rights, Special Declarant Rights, Additional Reserved Rights or such other rights and duties granted to the Declarant and specifically set forth in a written assignment executed, acknowledged and recorded pursuant to the Act and this Declaration. All rights and duties of the Declarant may apply equally to a 'Transferee Declarant'.

Section 2.47. <u>Turnover Date</u>. **"Turnover Date**" shall mean the date on which the Declarant Control Period terminates, which shall be the earlier of:

- (a) the date on which the last Lot within the Community, as expanded or contracted by the addition or deletion of all or any portion of the Real Estate, has been sold or conveyed by the Declarant to a Purchaser;
- (b) the date on which Declarant voluntarily relinquishes such rights.

Section 2.48. <u>Unit: Lot</u>. "**Unit**" and "Lot" shall both mean a portion of the Community, which is designed for separate ownership, the boundaries of which are shown on the Recorded plat. For purposes of these Declarations, Lot shall have the same definition as the term Unit has under the Act.

Section 2.49. <u>Unit Owner; Lot Owner</u>. "**Unit Owner**" and "Lot Owner" shall both mean the record title holder, including Declarant, whether one or more persons, of fee simple title to a Unit, including sellers under executory contracts of sale and excluding buyers thereunder. Unit Owner does not include a Person having only a security interest or any other interest in a Unit solely as security for an obligation. The Owner of a Unit developed as a rental building and the owner of a Commercial Unit shall be an "Unit Owner" for purposes of this Declaration, and neither the lessees nor the tenants thereto shall be an "Unit Owner". The Declarant is the initial owner of each and every Unit created and defined by this Declaration.

Section 2.50. <u>Zone</u>. "**Zone**" shall mean that area in which the four types of Units exist, i.e., the Residential Zone includes all Units designated for Residential Use; the Commercial Zone includes all Units designated for Commercial Use; the Live/Work Zone includes all Units designated for Live/Work Use; and the Multi-Family Residential Zone includes all Units designated for Multi-Family Residential Use.

article 3

description of the Common Interest Community

Section 3.1. <u>Limitations and Restrictions</u>. All real property within the Community shall be held, used, and enjoyed subject to the following limitations and restrictions set forth in this Declaration. The strict application of the following limitations and restrictions in any specific case may be modified or waived in whole or in part by the Executive Board if it determines, in its sole discretion, that the outcome of such strict application would be unreasonably or unduly harsh under the circumstances. Any such modification or waiver must be in adopted by the Executive Board pursuant to written resolution or be expressly contained within the Rules and Regulations expressly adopted by the Board.

Section 3.2. <u>Development of the Common Interest Community; Supplemental Declarations</u>. Declarant may Record Supplemental Declarations which supplement the covenants, conditions and restrictions contained in this Declaration. Upon Recordation of a Supplemental Declaration, the property conveyed thereby shall be subject to all of the covenants, conditions, restrictions, limitations, reservations, exceptions, equitable servitudes and other provisions set forth in this Declaration, except to the extent specifically stated in the Supplemental Declaration.

Section 3.2.1. Any Supplemental Declaration shall:

- (a) Be executed and acknowledged by the Unit Owner or Owners of that portion of the Real Estate covered by the Supplemental Declaration;
- (b) If that portion of the Real Estate is not then owned by Declarant, contain the executed and acknowledged written consent of Declarant until Termination of Declarant Control;
- (c) Contain an adequate legal description of that portion of the Real Estate;
- (d) Contain a reference to this Declaration which shall state its date, its date of Recordation and the Reception Number of the real estate records section of the Clerk and Recorder of Delta County, Colorado where this Declaration is Recorded; and
- (e) Re-designate the land classification (for example: Residential Unit, Commercial Unit, Live/Work Unit or Multi-Family Unit and whether the subject property is or is not Owner Occupied) of that portion of the Real Estate where Developmental Rights or Special Declarant Rights have been exercised.

A deed by which Declarant conveys a parcel of real property or one or more Units to another Person, and any Recorded plat, may constitute a Supplemental Declaration if it meets the foregoing requirements.

Section 3.2.2. A Supplemental Declaration may impose on that portion of Real Estate described therein covenants, conditions, restrictions, limitations, reservations, exceptions, equitable servitudes and other provisions in addition to those set forth in this Declaration, taking into account the unique and particular aspects of the proposed development of the property covered thereby.

Section 3.3. <u>Creation of Units</u>. Units shall be created pursuant to the provisions of the Act and, as provided in this Declaration. Units shall be deemed created by Recording a Supplemental Declaration or plat.

Section 3.4. <u>Title to Units: Identification</u>. The identification number of each Unit shall be shown on the Recorded plat. Every contract for sale, deed, lease, security interest, will or other legal instrument shall legally describe a Unit by its identifying number, followed by the name of the subdivision or planned community. Reference to a "declaration" or "plat" in any instrument shall be deemed to include any supplement(s) or amendment(s) to such declaration or plat without specific reference thereto.

Section 3.5. <u>Unit Boundaries; General</u>. The boundaries of each Unit are as depicted on the Recorded plat for the Real Estate. Each Unit includes the space and Improvements lying within the boundaries described above. Certain Units may include pieces of equipment, such as meter boxes, utility connection structures, storage facilities or storage portions, etc., which are situated in buildings or structures that are detached from the Unit. Such special equipment or storage portions are a part of the Unit, notwithstanding their non-contiguity with the principal portions, unless the same are owned and maintained by a governmental or quasi-governmental agency or entity.

Section 3.6. <u>Unit Maintenance</u>. Except as may otherwise be provided in a Supplemental Declaration, each Unit Owner is responsible, at his or her expense, to beautify and keep neat, attractive, sightly, and in good order such Owner's Unit and any Improvements thereon, and to maintain, repair and replace the same to the extent such duties are not the responsibility of the Association. Each Unit Owner shall maintain his or her unimproved landscape in accordance with applicable federal, state, county and municipal laws and ordinances, and in compliance with this Declaration and the Rules and

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Regulations. No Units within the Community shall be permitted to fall into disrepair as such term is defined by either the Association in its Rules and Regulations or by the DRC in its Design Guidelines. Violation of this provision by a Unit Owner shall permit the Association, after Notice and Hearing, to: (a) enter onto the Owner's Unit and either cure the violation or cause compliance with this provision; and (b) to levy and collect a Reimbursement Assessment for the costs and expenses incurred by the Association in so doing. The Association shall not enter into the interior of an Improvement constructed for human occupancy without the consent of the Unit Owner thereof. Such consent shall be unnecessary if the Association, in its sole discretion, determines that an emergency exists that may only be reasonably addressed by entering the interior of such Improvement.

Section 3.7. <u>Maximum Number of Units</u>. The maximum number of Units of the Common Interest Community shall not exceed 125.

article 4

declarant rights and other special declarant rights

Section 4.1. <u>Declarant's Rights Period</u>. Declarant shall have, retain, and reserve certain rights pursuant to the Act and as hereinafter set forth with respect to the Association and the Association Properties from the date that this Declaration is Recorded until the Turnover Date (see Section 2.47) The rights and reservations hereinafter set forth shall be deemed excepted and reserved in each conveyance of property by Declarant to the Association whether or not specifically stated therein and in each deed or other instrument by which any property within the Community is conveyed by Declarant subject to the provisions of this Declaration. The rights, reservations, and easements hereinafter set forth shall be prior and superior to any other provisions of this Declaration and may not, without Declarant 's prior express written consent, be modified, amended, rescinded, or affected by any amendment of this Declaration. Declarant's consent to any one such amendment shall not be construed as consent to any other amendment.

Section 4.2. <u>Declarant's Reservation of Development Rights</u>. The Declarant reserves the following Development Rights:

Section 4.2.1. The right by amendment to this Declaration or the Recorded plat to create Common Area in the locations to be identified within the Real Estate.

Section 4.2.2. The right to construct utility lines, pipes, wires, ducts, conduits, and other facilities across any portion of the Real Estate for the purpose of furnishing utility, drainage, and other services to Residences or any Unit and Improvements. Declarant and the Association, by and through the Executive Board, shall have and hereby reserve the right to grant or create or be the beneficiary of temporary or permanent easements located in, on, under, over, and across Units owned by Declarant and Association Properties, for access, utilities, drainage, water, and other purposes incident to development and sale of portions of the Community.

Section 4.2.3. The right to combine two or more Units or divide one Unit for the purpose of combining portions of said divided Unit with adjoining Units, thereby in both cases reducing the total number of Units, and thereby changing the Allocated Interests of all of the Units.

Section 4.2.4. The right to consolidate contiguous Lots that are not in a Completed Sub-Phase by combining them, so long as such consolidation conforms to all regulations.

Section 4.2.5. The Declarant shall have and hereby reserves the right, from the date of the Recording of this Declaration up to the Turnover Date, to contract the Community by de-annexing any Unit owned by Declarant so long as such Unit is not in a Completed Sub-phase and so long as de-annexation would not deprive the Association or the Unit Owners of any established or piedged

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easements or rights-of-way. The consent of Unit Owners and Mortgagees shall not be required for any such de-annexation; however, the Executive Board must approve any such de-annexation and may require that Declarant place specific deed restrictions on Unit(s) to be de-annexed in order to: (a) protect and preserve the character of the Association; or (b) protect such rights as may have pledged by Declarant to the Association. Deed restrictions may include, but are not limited to: restrictions on lighting, noise, and use of hazardous materials; Unit Owners' right of access to Conservation Easements, if any; and the Association's right to lease property for the common use of Unit Owners. Once the necessary approval has been obtained, de-annexation from the Association shall be completed by Recording an amendment to this Declaration and/or plat in compliance with the Act.

Section 4.2.6. The right to expand the Community by annexing additional property. Declarant shall have and hereby reserves the right, from the date of the Recording of this Declaration up to and including the Turnover Date, to expand the Community. The consent of Unit Owners and Mortgagees shall not be required for any such annexation, and Declarant may proceed with such annexation in its discretion and at its sole option. In accordance with Declarant's Development Rights, each Unit Owner hereby grants to Declarant the right to annex additional real property ("Development Property") to the Community and to modify such Unit Owner's right, if any, to the Common Area accordingly, as more particularly set forth in this Section 4. No such annexation shall make or constitute any amendment or modification to this Declaration except as may otherwise be provided herein. The annexation of additional real property to the Community shall be accomplished by the filing for Record by Declarant a supplement or supplements to this Declaration containing a legal description of the land area to be added to the Community (the "Annexation Supplement"), together with any supplemental plats applicable thereto. The annexation of Development Property may be accomplished by successive supplements. In the event any real property is annexed to the Community as provided herein, the definitions used in this Declaration shall be automatically expanded to encompass and refer to the Community as expanded. "Community" shall mean the Real Estate plus the Development Property; similarly, "Common Area" and "Units" shall include those areas as described herein as well as those so designated on any Annexation Supplement or supplemental plat relating to the Development Property. References to this Declaration shall mean this Declaration as supplemented by any Annexation Supplement. Every owner of real property in the Development Property shall, by virtue of such ownership and upon recordation of the Annexation Supplement, be a Unit Owner and shall be entitled to the same rights and privileges and subject to the same duties and obligations as all other Unit Owners. The Recording of the Annexation Supplement shall operate automatically to grant, transfer, and convey to all Unit Owners within the Community, and owners of real property in the Development Property, their respective, appurtenant, undivided rights, titles, interests, privileges, duties and obligations in and to both the existing Common Area and any additional common area added to the existing Common Area by virtue of such annexation, if any. Annual assessments for Units within the area annexed to the Community shall commence as of the date of the Recording of the Annexation Supplement and shall be prorated as of such date. Upon Recording of an Annexation Supplement and any other supplemental plat, the additional Units and Common Area shall be subject to the terms and provisions of this Declaration. Declarant shall have the right to annex different portions of the Development Property at different intervals and the right to annex only a portion or none of the Development Property as it, in its sole discretion, deems appropriate. In accordance therewith, and notwithstanding any other provision to the contrary herein, Declarant makes no assurances as to the boundaries or extent of the Community in the event any of the Development Property is annexed to the Community as provided herein.

Section 4.2.7. The right to complete development of property within or outside of the boundaries of the Community; to construct or alter Improvements on any property owned by Declarant within the Community, including temporary buildings; to maintain model homes, temporary buildings, construction trailers, sales trailers or offices for construction or sales purposes, or similar facilities, on any property owned by Declarant within the Community; or to post signs incidental to development, promotion, development, construction of Improvements, marketing, or sales of property within the

boundaries of the Community. Nothing contained in this Declaration shall limit the right of Declarant or require Declarant to obtain approvals: (a) to excavate, cut, fill, or grade any property owned by Declarant or to construct, alter, demolish, or replace any Improvements on any property owned by Declarant ; or (b) to use any structure on any property owned by Declarant as a construction site, model home, or real estate sales office in connection with the sale of any property within the boundaries of the Community. Nothing contained in this Declaration shall require Declarant to seek or obtain the approval of the DRC or of the Association for any such activity or Improvement to Property on any property owned by Declarant. Nothing in this Declaration shall limit or impair the reserved rights of Declarant as elsewhere provided in this Declaration.

Section 4.2.8. The right, but not the obligation, to construct additional Improvements on Association Properties at any time and from time to time in accordance with this Declaration for the improvement and enhancement thereof and for the benefit of the Association and the Unit Owners. As an example, but not to be construed as a either a limitation or an obligation, Declarant may construct or cause to be constructed an irrigation water system which may be used and maintained by the Association on its own or in cooperation with other properties adjoining the Community.

Section 4.3. <u>Limitations on Development Rights</u>. The Development Rights reserved in Section 4.1 are limited as follows:

Section 4.3.1. The Development Rights may be exercised at any time, but not later than the Turnover Date, unless they are reinstated or extended by the Association, subject to whatever terms, conditions and limitations the Executive Board may impose on the subsequent exercise of the Development Rights.

Section 4.3.2. All Units and any Common Area created pursuant to the Development Rights will be restricted to use in the same manner and to the same extent as the Common Area created under this Declaration, as initially Recorded.

Section 4.4. <u>Phasing of Development Rights</u>. No assurances are made by the Declarant as to whether the Declarant will exercise its Development Rights or the order in which such Development Rights will be exercised. The exercise of Development Rights as to some portions of the Real Estate will not obligate the Declarant to exercise them as to other portions.

Section 4.5. <u>Special Declarant Rights</u>. The Declarant reserves the following Special Declarant Rights, to the maximum permitted by law, which may be exercised, where applicable, anywhere within the Common Interest Community:

a.- To complete any Improvements indicated on the Recorded plat.

b.- To exercise any Development Rights reserved in the Declaration.

c.- To maintain one (1) management office, signs advertising the Common Interest Community, and model Residences. Declarant shall have the right to determine the number of model Residences and the size and location of the management office and the model Residences. Declarant shall also have the right to relocate the management office and the model Residences from time to time, at the Declarant's sole discretion. After Declarant ceases to be the Owner of a Unit, Declarant shall have the right to move the management office from that Unit to another Declarant-owned Unit.

d.- To use easements through, over and across the Real Estate for the purpose of making Improvements to and within the Common Interest Community.

e.- To either directly, or through any Person designated by Declarant, appoint and remove the officers of the Association and the members of the Executive Board during the Declarant Control Period and prior to the Turnover Date. At any time prior to the Turnover Date, Declarant may relinquish the right to appoint and remove such officers and members. Also, at any time prior to the Turnover Date, the



Association may approve an extension of Declarant's ability to appoint and remove no more than a majority of the Executive Board by a vote of the majority of the votes entitled to be cast in person or by proxy, other than by Declarant at a meeting duly convened as required by the Act, applicable Colorado law and the Governing Documents. Such extension of the Declarant Control Period, together with any conditions and limitations, shall be included in an amendment to the Declaration.

Section 4.6. <u>Construction: Declarant's Easement</u>. Declarant reserves the right to perform warranty work, repairs, and construction work in Units, to store materials in secure areas, and to control, and have the right to access to, work and repairs until completion. All work may be performed by Declarant without the consent or approval of the Executive Board. Declarant has an easement through the Real Estate as may be reasonably necessary for the purpose of discharging the Declarant's obligations or exercising Special Declarant Rights, whether arising under the Act or reserved in this Declaration. This easement includes the right to convey access, utility, and drainage colorado.

Section 4.7. <u>Declarant's Property</u>. The Declarant reserves the right to remove and retain all of its property and equipment used in the sales, management, construction, and maintenance of the Real Estate, whether or not they have become fixtures.

Section 4.8. <u>Declarant 's Approval of Conveyances or Changes in Use</u>. The Association shall not, without first obtaining the written consent of the Executive Board, convey, change, or alter the use of Association Properties, mortgage the Association Properties, or use Association Properties other than solely for the benefit of Declarant or as specifically allowed hereunder.

Section 4.9. <u>Delivery of Property to the Association</u>. Within sixty (60) days after the Unit Owners other than the Declarant elect a majority of the Executive Board members, Declarant shall deliver to the Association all property of the Unit Owners and of the Association held by, or controlled by, Declarant, including but not limited to those items set forth in C.R.S., § 38-33.3-303(9)(a) - (m).

article 5

allocated interests

Section 5.1. <u>Liability for Common Expenses</u>. The percentage liability for Common Expenses allocated to each Unit is based on one share for each Unit within each Completed Sub-phase compared with the total shares allocated to all the Units in the Completed Sub-phase, subject to Declarant's right to combine Units and reduce the total number of Units. Nothing contained herein shall prohibit certain Common Expenses from being apportioned to particular Units under Article 15.

Section 5.2. <u>Votes</u>. Each Member shall have one vote for each Lot owned in the affairs of the Association.

article 6

architectural approval & construction

Section 6.1. <u>Approval of Improvements Required</u>. The approval of the Design Review Committee (DRC) shall be required for any Improvement to Property on any Unit, except where prior approval of Improvements to Property may be waived or certain Improvements to Property may be exempted by the Executive Board in writing or under Design Guidelines issued by the DRC. Requests for information, submission of Application, decisions rendered in consideration of Applications and related communications between the DRC and Applicant shall be In Writing.

Section 6.2. Improvement to Property Defined. "Improvement to Property" requiring approval of the

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DRC shall mean and include, without limitation: (a) the construction, installation, erection, or expansion of any building, structure, or other Improvement, including utility facilities, landscaping and fences; (b) the demolition or destruction, by voluntary action, of any building, structure, or other Improvement; (c) the grading, excavation, filling, or similar disturbance to the surface of the land including, without limitation, change of grade, change of ground level, or minor change of drainage pattern; and (d) any change or alteration of any previously approved Improvement to Property, including any change of exterior appearance, color, or texture. The DRC review process shall only cover Improvements proposed for the exterior of the Unit and is in no way intended to extend to the interior of any buildings.

Section 6.3. <u>Membership of Design Review Committee</u>. The DRC shall consist of not less than three and not more than five members, all of whom shall be appointed by the Executive Board. DRC members may be, but need not be, Unit Owners or Executive Board members. DRC members serve at the pleasure of and may be removed at any time by the Executive Board.

Section 6.4. <u>Address of DRC</u>. The address of the DRC shall be as announced or published from time to time by the Association.

Section 6.5. <u>Submission of Plans</u>. Prior to commencement of work to accomplish any proposed Improvement to Property, the Person proposing to make such Improvement to Property ("**Applicant**") shall submit in Writing to the DRC at its address a complete "**Application Package**", as such is more specifically described in the Design Guidelines.

Section 6.6. <u>Criteria for Approval</u>. The DRC shall approve any proposed Improvement to Property if it deems in its reasonable discretion that the Improvement to Property complies with Design Guidelines and will be in harmony with the Community; that the upkeep and maintenance of the proposed Improvement to Property will not become a burden on the Association; and that the proposed Improvement to Property does not affect the drainage plan for the Community. The DRC may condition its approval of any proposed Improvement to Property upon the making of such changes therein as the DRC may deem appropriate.

Section 6.7. <u>Design Guidelines</u>. The DRC shall issue and modify standards or rules ("**Design Guidelines**") relating to the procedures, materials to be submitted, and additional factors that will be taken into consideration in connection with the review of any proposed Improvement to Property. The Design Guidelines shall encourage aesthetically attractive structures, environmentally responsible methods of design and construction, including the use of solar energy, conservation of water and energy, the use of nontoxic building materials, and the minimization of waste during construction. The Design Guidelines may waive the requirement for approval of certain Improvements to Property or exempt certain Improvements to Property from the requirement for approval, if such approval is not reasonably required to carry out the purposes of this Declaration.

Section 6.8. <u>Decision of Committee</u>. Any decision of the DRC shall be made in a timely manner defined by the Design Guidelines, after receipt by the DRC of a complete Application Package and all supplemental materials reasonably requested by the DRC, unless such time period is extended by mutual agreement, or unless delay is caused by any governmental authority having jurisdiction. If the DRC decides not to approve a proposed Improvement to Property, the reasons for such disapproval shall be expressly stated In Writing.

Section 6.9. <u>Failure of Committee to Act on Plans</u>. Any request for approval of a proposed Improvement to Property shall be deemed approved, unless notice of disapproval or a request for additional information or materials is transmitted to the Applicant In Writing by the DRC within thirty days after the date of receipt by the DRC of all required materials, or unless delay is caused by any governmental authority having jurisdiction.

Section 6.10. <u>Completion of Work after Approval</u>. After approval of any proposed Improvement to Property, the proposed Improvement to Property shall be accomplished in complete conformity with the approved Application Package of the proposed Improvement to Property, and any conditions imposed by the DRC. The Design Guidelines will stipulate a **Construction Period**, during which the proposed Improvement to Property must be accomplished by the Applicant. Failure to complete the Improvement to Property within the Construction Period in accordance with the approved Application, and the conditions imposed by the DRC shall constitute noncompliance and all approvals previously granted by the DRC shall be automatically revoked and withdrawn. The foregoing notwithstanding, the DRC shall have discretion to extend the Construction Period.

Section 6.11. <u>Notice of Completion</u>. Upon completion of the Improvement to Property, the Applicant must provide notice In Writing of completion to the DRC.

Section 6.12. <u>Inspection of Work</u>. The DRC or its duly authorized representative shall have the right to inspect any Improvement to Property prior to or during construction, or after completion, provided that the right of inspection shall terminate thirty days after the DRC shall have received In Writing the notice of completion from Applicant.

Section 6.13. <u>Notice of Noncompliance</u>. If, as a result of inspection or otherwise, the DRC finds that any Improvement to Property has been made without obtaining the approval of the DRC or was not made in conformity with the approved Application Package, the DRC shall notify the Applicant In Writing of the noncompliance. The notice shall specify the particular elements of the noncompliance and shall require the Applicant to take such action as may be necessary to remedy the noncompliance. Inaction by the Association or the DRC during construction of any Improvement to Property shall be considered a waiver of their respective rights to declare a noncompliance or to take any action in response to the noncompliance.

Section 6.14. <u>Appeal to Executive Board</u>. The Applicant may appeal any adverse decision rendered by the DRC to the Executive Board by giving notice In Writing of such appeal to the Board and to the DRC within thirty days after receipt of the notice of failure to meet criteria of approval, or of noncompliance by the Applicant. No right of appeal shall exist if the Executive Board is composed solely of DRC members.

Section 6.15. Correction of Noncompliance. If the DRC determines that a noncompliance exists and the Applicant fails to timely make an appeal to the Executive Board, the Applicant shall remedy or remove the same within the time specified on the notice of noncompliance. If, after a notice of noncompliance, the Applicant fails to commence diligently or complete in a timely manner the remedy for such noncompliance, the DRC shall inform the Executive Board of such noncompliance by giving notice In Writing to the Executive Board and to the Applicant. The Executive Board shall hear the Unit Owner in accordance with the provisions of the Bylaws for Notice and Hearing, and the Board shall decide whether or not there has been such noncompliance and, if so, the nature thereof and the estimated cost of correcting or removing the same. If the Applicant does not remedy the noncompliance within such period, the Executive Board may, at its option: (a) Record a notice of noncompliance against the Unit on which the noncompliance exists; (b) enter upon such property and remove the non-complying Improvement to Property; (c) or otherwise remedy the noncompliance. The Applicant shall reimburse the Association, upon prompt demand submitted In Writing, for all expenses incurred therewith. If such expenses are not promptly repaid by the Applicant or Unit Owner to the Association, the Board may levy a Reimbursement Assessment against the Unit Owner for such costs and expenses. The Applicant and Unit Owner shall have no claim for damages or otherwise on account of the Association's entry upon the property and the removal of the noncompliant Improvement to Property. The construction or maintenance of any Improvement to Property without conforming to the requirements of this Section shall be subject to any and all legal

and equitable relief, including the imposition of injunction.

Section 6.16. <u>No Implied Waiver or Estoppel</u>. No action or failure to act by the DRC or by the Executive Board shall constitute a waiver or estoppel with respect to future action by the DRC or the Executive Board with respect to any Improvement to Property. Specifically, the approval of the DRC of any Improvement to Property shall not be deemed a waiver of any right or an estoppel to withhold approval or consent for any similar Improvement to Property or any similar proposals, plans, specifications, or other materials submitted with respect to any other Improvement to Property.

Section 6.17. <u>Committee Power to Grant Variances</u>. The DRC may authorize variances from compliance with any of the provisions of this Declaration or the Design Guidelines, including restrictions upon height, size, floor area, or placement of structures or similar restrictions, when circumstances such as topography, natural obstructions, hardship, aesthetic or environmental consideration may so dictate. Such variances must be evidenced in writing and shall become effective when signed by at least a majority of the DRC members. If any such variance is granted, no violation of the provisions of this Declaration shall be deemed to have occurred with respect to the matter for which the variance was granted. The granting of a variance shall not affect in any way the Lot Owner's obligation to comply with all applicable governmental laws and regulations.

Section 6.18. <u>Meetings of Committee</u>. The DRC shall meet from time to time as necessary to perform its duties. Consent or *Vote In Writing* of a majority of the DRC members shall constitute the action of the DRC.

Section 6.19. <u>Records of Actions</u>. The DRC shall report In Writing to the Executive Board all final actions of the Committee. The Executive Board shall keep a permanent record of such reported actions which will be available to Unit Owners.

Section 6.20. <u>Estoppel Certificates</u>. The Executive Board shall, upon the reasonable request of any interested Person and after confirming any necessary facts with the DRC, furnish a certificate with respect to the approval or disapproval of any Improvement to Property or with respect to whether any Improvement to Property was made in compliance herewith.

Section 6.21. <u>Conflict of Interest</u>. If a conflict of interest exists for a member serving on the DRC with respect to any Application, the DRC member shall recuse himself or herself from participating in any Committee action of such Application. DRC members shall not review and or cast a vote on their own Application, or that of any relative or any other Applicant for which a conflict of interest exists.

Section 6.22 <u>Nonliability of Committee</u>. No liability shall be imposed upon the DRC, any DRC members, any representative of the DRC, the Association, any member of the Executive Board, or Unit Owners for any loss, damage, or injury arising out of or in any way connected with the performance of the duties of the DRC. In reviewing any matter, the DRC shall not be responsible for reviewing, nor shall its approval of an Improvement to Property be deemed approval of the Improvement to Property from the standpoint of safety, whether structural or otherwise, or conformance with building codes or other governmental laws or regulations.

Section 6.23. <u>Construction Period Exception</u>. During the course of actual construction of any approved permitted structure or Improvement to Property, and provided construction is proceeding with due diligence, the DRC shall temporarily suspend the provisions contained in this Declaration as to the property upon which the construction is taking place to the extent necessary to permit such construction, provided that it will not constitute an unreasonable interference with the use and enjoyment of other Units. Temporary structures necessary for construction may be used during the Construction Period. The placement, appearance and maintenance of such temporary structure may be subject to Rules and Regulations of the Association and/or of the applicable Zone.



Section 6.24. <u>Construction Type</u>. No building originally constructed as a Mobile Home dwelling or structure may be moved onto a Unit, except as provided for in Section 6.23.

Section 6.25. <u>Landscape Guidelines</u>. The DRC will include landscape guidelines in its Design Guidelines.

Section 6.26. <u>Restrictions on Sewage Disposal and Grey Water Systems</u>. Any sewage disposal or grey water system installed within the Community shall be subject to applicable laws, rules, and regulations of any governmental authority having jurisdiction.

Section 6.27. The DRC shall have a procedure for sketch-approval of proposed structures. The sketches and other information as supplied by applicant may be as incomplete as applicant chooses. If the DRC grants sketch-approval, this will be binding for the Association. However, the approval is restricted only to the items shown on material as supplied by the applicant. Materials, colors and designs not specified by the applicant have not been approved, and the DRC may at a later time deny approval for applicant's choice for such unspecified items. Sketch-approval is intended specifically for prospective lot-purchasers.

article 7

restrictions on use, allenation, and occupancy

Section 7.1 <u>Improvements to Units</u>. Subject to the Special Declarant Rights reserved under Article 4, the following restrictions on construction of Improvements apply to all Units:

- (a) Zoning. Zoning laws, ordinances, resolutions, rules and regulations are considered to be a part hereof, and no provision of this Declaration shall be valid or be interpreted to violate any present or future zoning laws, ordinances, resolutions, rules and regulations.
- (b) Wells and Mineral Excavation. No portion of the Community, including, without limitation, any area within a Unit, shall be used to explore for or remove any water, soil, hydrocarbons, or other materials of any kind.
- (c) Maintaining of Drainage. There shall be no interference with the established drainage pattern as planned by Declarant for the entire Community.

Section 7.2. Colorado is a "Right to Farm" state pursuant to CRS 35-3.5-101, et seq.

Landowners, residents and visitors must be prepared to accept the activities, sights, sounds, and smells of agricultural operations as a normal and necessary aspect of living in Delta County and the Town of Paonia with a strong rural character and healthy agricultural sector. Those with an urban sensitivity may perceive such activities, sights, sounds, and smells only as inconvenience, eyesore, noise, and odor. However, State law and municipal policy provide that ranching, farming or other agricultural activities and operations within the Town of Paonia and surrounding Delta County shall not be considered to be nuisances so long as operated in conformance with the law and in a non-negligent manner. Therefore, all must be prepared to encounter noises, odors, lights, mud, dust, smoke, chemicals, machinery on public roads, a livestock on public roads, storage and disposal of manure, and the application by spraying or otherwise of chemical fertilizers, soil amendments, herbicides and pesticides, and one or more of which may naturally occur as part of legal and non-negligent agricultural operations.

In addition, all owners of land, whether agricultural business, farm, ranch or residents, have obligations under State Law and municipal regulation with regard to the maintenance of fences,

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livestock must be fenced out (open range). Irrigators have the right to maintain irrigation ditches through established easements that transport water for their use and said irrigation ditches are not to be used for the dumping of refuse. Landowners are responsible for controlling of weeds, keeping their pets under control, and maintenance of resources of the property wisely (water, soil, animals, plants, air, and human resources). Residents and landowners are encouraged to learn about these rights and responsibilities and act as good neighbors and citizens of the Town.

Conflicts include, but are not limited to: trespass; harassment of livestock and livestock losses due to free roaming dogs; trespass by livestock, livestock on highways, county, municipal and private roads; leaving gates open; thence maintenance; harvesting transportation of agricultural and silvicultural crops; agricultural and prescribed burning; complaints of noise, dust, aesthetics, and odor resulting from production and processing operations; disposal of dead animals; weed, pets and predator

Section 7.3. Restriction on Alienation. The following restrictions on alienation apply to all Units:

- (a) No Time-Sharing Plan. A Unit may not be conveyed pursuant to a time-sharing plan.
- (b) Leases. A Unit may be leased or rented. All leases and rental agreements shall be In Writing and subject to the requirements of the Governing Documents and the Rules and Regulations. All leases of a Unit shall include a provision that the tenant will recognize and attorn to the Association as landlord solely for the purpose of having the power to enforce a violation of the provisions of the Governing Documents and the Rules and Regulations the tenant; provided, the Association gives the Owner of such leased Unit notice of the Association's intent to cure the violation directly prior to the commencement of an enforcement action.
- (c) Summary Process. The Association will have the right and power to exercise the landlord's rights of summary process against any tenant of a Unit Owner who violates the Rules and Regulations; provided the landlord has received Notice and Hearing and is given reasonable opportunity to cure the violation following the hearing.

Section 7.4. Restriction on Use. The following restrictions on use apply to all Units:

(a) parking. The Unit Owners and Related Users shall park vehicles on the public road only in the designated parking spaces. Vehicles parked on private property shall not be in a state of disrepair. Other restrictions may be imposed via the Rules & Regulations.

(b) outside use of water. Water used outside, including but not limited to irrigation or washing of vehicles, shall come only from the HOA's irrigation system. No municipal water shall be used outside for any purpose.

article 8

easements and licenses

Section 8.1. Existing Easements. All easements or licenses to which the Common Interest Community is presently subject are shown on the Recorded plat.

Section 8.2. <u>Granting of Future Easements</u>. The Common Interest Community may be subject to other easements or licenses granted by the Declarant pursuant to its powers under Article 4.

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Section 8.3. <u>Easements Reserved and Restrictions on Drainage Easements</u>. Easements and rights of way are reserved on, over, and under the Units shown on the Recorded plat, for construction, maintenance, repair, replacement, and reconstruction of poles, wires, pipes and conduits for lighting, heating, air conditioning, electricity, gas, telephone, drainage and any other public or quasi-public utility service purposes, for sewer and pipes of various kinds, and for any other necessary maintenance or repair.

Section 8.4. <u>Maintenance of Drainage</u>. There shall be no interference with the established drainage pattern over any Unit or other property within the Community, except as approved in writing by the DRC. Approval shall not be granted unless provision is made for adequate alternate drainage. The "established drainage pattern" shall mean the drainage pattern that exists at the time any grading of any property is completed by DRC and shall include any established drainage pattern shown on any plans approved by the Unit Owners. The established drainage pattern may include the drainage pattern: (a) from Association Properties over any Unit; (b) from any Unit over Association Properties; (c) from any property owned by the County or the Town of Paonia or other Persons over any Unit; (d) from any Unit over property owned by the County or the Town of Paonia or other Persons; or (e) from any Unit over another Unit.

Section 8.5. <u>Easement for Emergency Access</u>. There is hereby created a right of access across all portions of the Community for the passage of emergency vehicles and police, fire, and other emergency service workers.

article 9

amendments to declaration

Section 9.1 <u>General</u>. Except in cases of amendments that may be executed by Declarant in the exercise of its Development Rights or by the Association under Article 4 of this Declaration and C.R.S., § 38-33.3-107, or by certain Unit Owners under C.R.S., § 38-33.3-218, and except as otherwise limited, this Declaration and the Recorded plat may be amended only by vote or agreement of at least 67 percent of the Unit Owners. The procedure for amendment must follow the procedures of C.R.S., § 38-33.3-217.

Section 9.2. <u>Required Consent of Declarant to Amendment of Declaration</u>. During the Declarant Control Period and notwithstanding any other provision in this Declaration to the contrary, any proposed amendment or repeal of any provision of this Declaration shall not be effective unless Declarant has given its written consent to such amendment or repeal. The foregoing requirement for consent of Declarant to any amendment or repeal shall terminate on the Turnover Date.

Section 9.3. <u>Recordation of Amendments</u>. Each amendment to the Declaration must be Recorded, and any such amendment is only effective upon Recording.

Section 9.4. <u>Unanimous Consent</u>. Except to the extent expressly permitted or required by other provisions of the Act or this Declaration, an amendment may not create or increase Special Declarant Rights, increase the maximum number of Units, alter the Allocated Interests of a Unit, or increase the restrictions on the uses of a Unit except by unanimous consent of the Unit Owners at an annual meeting or at a special meeting called specifically for such purpose.

Section 9.5. <u>Special Declarant Rights</u>. Provisions in this Declaration creating Special Declarant Rights may not be amended without the consent of Declarant.

article 10

amendments to bylaws

The Bylaws may only be amended by the affirmative vote of at least 67 percent of the Executive Board members following the provision of notice to and the opportunity for comment from all Unit Owners at a meeting duly called for such purpose.

article 11

termination

Termination of the Common Interest Community may be accomplished only in accordance with

article 12

association properties

Section 12.1. Unit Owners' Rights of Use and Enjoyment Generally. Unless otherwise provided in this Declaration, all Unit Owners may use or enjoy the benefits of the Association Properties as appropriate.

Section 12.2. Right of Association to Regulate Use. The Association, acting through the Executive Board, shall have the power to reasonably regulate use of Association Properties by Unit Owners and the public to further enhance the overall rights of use and enjoyment of all Unit Owners.

Section 12.3 Association Properties. The Association may acquire and dispose of properties as needed for its purposes as defined in the Articles of Incorporation.

Section 12.4. No Partition of Association Properties. No Unit Owner shall have the right to partition or seek partition of the Association Properties or any part thereof.

Section 12.5. Liability of Owners for Damage by Owner. Each Unit Owner shall be liable to the Association for any damage to Association Properties caused by such Owner or Related Users.

Section 12.6. Title to Association Properties on Dissolution of Association. In the event of dissolution of the Association, the Association Properties shall, to the extent permitted by law and reasonably possible, be conveyed or transferred to an appropriate public, governmental or quasi-governmental agency or organization or to a nonprofit corporation, association, trust, or other organization, to be used, in any such event, for the common benefit of Unit Owners for similar purposes for which the particular Association Property was used by the Association. To the extent the foregoing is not possible, the Association Properties shall be sold or disposed of and the proceeds from the sale or disposition shall be distributed to the Unit Owners in proportion to the number of Units owned by such

Section 12.7. Irrigation Water. Units are provided irrigation water through the Association's irrigation system. The Association shall be responsible for the operation, maintenance and repair of the irrigation system. The DRC shall authorize the size and method of connection for each Lot, and the Executive Board shall allocate the water available on an equitable rotation basis as necessary to provide irrigation water throughout the Community. Unit Owners must comply with any rotational system as established by the Executive Board. Each respective Unit Owner will be responsible for installation of an approved connection to the lateral line located on each Unit coming from the main distribution system, and for his or her own private distribution and other irrigation improvements located on his or her individual Unit. Each Unit Owner has access to irrigation water to irrigate his or her property by means of an irrigation system that shall be constructed, operated, flushed and maintained at his or her own expense. Individual irrigation pumps shall be the responsibility of each Unit Owner. Said irrigation pumps shall be located in a fenced, screened or covered location that is

designed to be complimentary to adjacent landscaping and building improvements. The location of an individual Unit's irrigation improvements is subject to Design Guidelines and the approval of the DRC. Owners of irrigation systems with individual irrigation pumps may be required to install a low pressure shut off to protect the system in case of a loss of water pressure in the main distribution line.

article 13

association operation

Section 13.1. <u>Association</u>. The Association has been formed as a Colorado nonprofit corporation under the Colorado Nonprofit Corporations Act. The Association has been organized prior to the date the first Unit located in the Community will be conveyed to a Purchaser, as that term is defined in the Act. The Association shall have the duties, powers, and rights set forth in the Act, the Colorado Nonprofit Corporations Act, this Declaration and in its Articles of Incorporation and Bylaws. As more specifically set forth hereinafter, the Association shall have an Executive Board to manage its affairs. Subject to Article 13 herein, the Articles of Incorporation and/or the Bylaws, the Executive Board shall be elected by Unit Owners acting in their capacity as Unit Owners within the Association.

Section 13.2. <u>Executive Board</u>. The affairs of the Association shall be managed by an Executive Board. The number, term, and qualifications of the Executive Board members shall be fixed in the Articles of Incorporation and Bylaws. The Executive Board may, by resolution, delegate portions of its authority to officers of the Association, but such delegation of authority shall not relieve the Executive Board of the ultimate responsibility for management of the affairs of the Association. Action by or on behalf of the Association may be taken by the Executive Board or any duly authorized executive committee, officer, agent, or employee without a vote of the Unit Owners, except as otherwise specifically provided in this Declaration.

Section 13.3. <u>Membership in Association</u>. Each Unit Owner or his, her or their duly authorized representative will be a Member of the Riverbank Property Owners Association.

Section 13.4. <u>Voting Rights of Members</u>. Each Member shall have the right to cast one vote for each Lot owned in accordance with the Bylaws, except that, in the election of Executive Board members, each Member shall be entitled to vote for as many persons as there are positions to be filled.

Section 13.5. <u>Declarant's Voting Rights</u>. Notwithstanding the foregoing in Section 13.4, Declarant, in its sole discretion, shall be entitled to select, appoint and or remove Executive Board members in accordance with the Bylaws and with Article 4, until the Turnover Date; provided, however, that not later than sixty (60) days after conveyance of twenty-five percent (25%) of the Units that may be created within the Community by Declarant to Owners other than Declarant, at least one Executive Board member and not less than twenty-five percent (25%) of the Executive Board must be elected by Owners other than Declarant and not later than sixty (60) days after conveyance by Declarant to Owners other then Declarant of fifty percent (50%) of the Units that may be created, at least thirty-three percent (33%) of the members of the Executive Board must be elected by Owners other than

Section 13.6. <u>Power to Adopt, Amend or Repeal Rules and Regulations</u>. The Executive Board may adopt, amend, repeal, and enforce Rules and Regulations as may be deemed necessary or desirable with respect to the interpretation and implementation of this Declaration, the operation of the Association, the use and enjoyment of Association Properties, and the use of any other property within the Community, including Units. The Rules and Regulations shall have the same force and effect as if they were set forth in and were part of this Declaration. In the event of conflict between the Rules and Regulations and the provisions of this Declaration, the provisions of this Declaration shall

Section 13.7. <u>Power to Adopt, Amend or Repeal Rules and Regulations by Zone.</u> The Executive Board may adopt, amend, repeal, and enforce Rules and Regulations as may be deemed necessary or desirable with respect to each of the four defined Zones. Any such Rules and Regulations adopted specifically for each or any of the Zones shall only be adopted by the Board subsequent to the approval of a majority of each Unit Owner whose Unit is located within each such Zone(s).

Section 13.8. <u>Conflict of Interest</u>. The Executive Board may adopt a Conflict of Interest Policy in compliance with the Act and may update it from time to time.

article 14

duties and powers of Association

Section 14.1. <u>General Duties and Powers of Association</u>. The Association has been formed to further the common interests of the Members. The Association, acting through the Executive Board or Persons to whom the Board has delegated such powers, shall have the duties and powers hereinafter set forth and, in general, the power to do anything that may be necessary or desirable to further the common interests of the Members, to maintain, improve, and enhance the common interests of the Members, to maintain, improve, and enhance Association Properties, and to improve and enhance the attractiveness, aesthetics, and desirability of the Community.

Section 14.2. <u>Liability Insurance</u>. The Association shall obtain and keep in full force and effect, to the extent reasonably obtainable, general liability insurance against claims and liabilities arising in connection with the ownership, existence, use, or management of Association and Properties as they may determine or as it is required by § 39-33.3-13 of the Act.

Section 14.3. <u>Duty to Levy and Collect Assessments</u>. The Association may levy and collect Assessments as provided in this Declaration.

Section 14.4. <u>Duty to Keep Association Records</u>. The Association shall keep financial records sufficiently detailed to enable the Association to comply with the Act, including, but not limited to, financial records sufficiently detailed to provide a statement setting forth the amount of any unpaid Assessments currently levied against a Unit Owner.

Section 14.5. Power to Enforce Declaration and Rules and Regulations. The Association shall have the power to enforce the provisions of this Declaration and the Rules and Regulations and shall take such action as the Executive Board deems necessary or desirable to cause compliance by each Unit Owner and each Related User. Without limiting the generality of the foregoing, the Association shall have the power to enforce the provisions of this Declaration and the Rules and Regulations by any one or more of the following means: (a) by entry upon any Unit within the Community after Notice and Hearing (unless a bona fide emergency exists), without liability to the Unit Owner thereof or the Association, for the purpose of enforcement or causing compliance with this Declaration or the Rules and Regulations; (b) by commencing and maintaining actions and lawsuits to restrain and enjoin any breach or threatened breach of the provisions of this Declaration or the Rules and Regulations, by mandatory injunction or otherwise; (c) by commencing and maintaining actions and lawsuits to recover damages for breach of any of the provisions of this Declaration or the Rules and Regulations; (d) by suspension, after Notice and Hearing, of any voting rights of a Unit Owner during and for up to ten days following any breach by such Unit Owner or Related User of this Declaration or the Rules and Regulations, unless the breach is a continuing breach in which case such suspension shall continue for so long as such breach continues; (e) by levying and collecting, after Notice and Hearing, a Reimbursement Assessment against any Unit Owner for breach of this Declaration or the Rules and Regulations by such Unit Owner or Related User; and (f) by levying and collecting uniformly applied fines and penalties, established in advance in the Rules and Regulations of the Association, from any Unit Owner or Related User for breach of this Declaration or the Rules and Regulations by such Unit

Owner or Related User.

Section 14.6. Power to Maintain Landscaping. The Association shall have the power and authority to maintain, repair and replace the landscaping located on irrigation easements, around drainage improvements and detention ponds.

Section 14.7. <u>Power to Maintain Utility and Drainage Facilities</u>. The Community is serviced by certain utility and drainage facilities, including, but not limited to certain ponds and an irrigation water system. In order to insure the continued beneficial use of the utility and drainage facilities, the Association shall have the power to maintain, repair, and replace such facilities as may be reasonably necessary to ensure the continued use of them for the benefit of the Community.

Section 14.8. <u>General Corporate Powers</u>. The Association shall have all of the ordinary powers and rights of a Colorado corporation formed under the Colorado Nonprofit Corporations Act, including, without limitation, entering into partnership and other agreements, subject only to limitations upon such powers as may be set forth in this Declaration or in the Articles of Incorporation or Bylaws. The Association shall also have the power to do any and all lawful things that may be authorized, required, or permitted to be done under this Declaration, the Articles of Incorporation or Bylaws and to perform any and all acts that may be necessary or desirable for, or incidental to, the exercise of any express powers or rights of the Association under this Declaration, the Articles of Incorporation or Bylaws.

Section 14.9. <u>Powers Provided by Law</u>. In addition to the powers provided in this Declaration, the Articles of Incorporation, or Bylaws, the Association shall have full power to take and perform any and all actions that may be lawfully taken by the Association under the Colorado Nonprofit Corporations Act or the Act. The Association may exercise any right or privilege expressly granted to the Association in the Association's Governing Documents, and every other right or privilege reasonably implied from the existence of any right or privilege given to the Association under the Association's Governing Documents or reasonably necessary to effect such right or privilege.

Section 14.10. <u>Managing Agent</u>. The Executive Board may delegate powers to other Persons or to a Managing Agent, provided that:

- (a) The other Persons or Managing Agent maintain fidelity insurance coverage or a bond in an amount not less than fifty thousand dollars or such higher amount as the Executive Board may require;
- (b) The other Persons or Managing Agent maintain all funds and accounts of the Association separate from the funds and accounts of other associations managed by the other Persons or Managing Agent and maintain all reserve accounts of each association so managed separate from operational accounts of the Association; and
- (c) An annual accounting for Association funds and a financial statement be prepared and presented to the Association by the Managing Agent, a public accountant, or a certified public accountant.

article 15

budgets and funds

Section 15.1. <u>Maintenance Funds To Be Established</u>. The Association may establish and maintain the following separate Maintenance Funds: (a) an Administrative Functions Operating Fund; and (b) an Administrative Functions Reserve Fund. The Maintenance Funds may be established as one or more savings or checking accounts at any financial institution in which deposits are insured by an agency of the federal government, each of which accounts shall be held in trust for the Members.

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Section 15.2. <u>Establishment of Other Funds</u>. The Association may establish other funds as and when needed. If the Association establishes any additional funds, the Executive Board shall designate an appropriate title for the fund to distinguish it from other funds maintained by the Association.

Section 15.3. <u>Authority for Disbursements</u>. The Executive Board may have the authority to make, or to authorize an agent to make, disbursements of any money in a Maintenance Fund, or other Funds.

Section 15.4. <u>Funding of Reserve Funds</u>. The Executive Board, in budgeting and levying Assessments, shall endeavor, whenever possible, to fund the Administrative Functions Reserve Fund by regularly scheduled payments, included as part of the Common Assessments, rather than by Special Assessments. Money in the Administrative Functions Reserve Fund may be used in the discretion of the Board, from time to time, for any purpose for which a Common or Special Assessment may be used.

Section 15.5. <u>Annual Budget</u>. The Executive Board shall cause to be prepared a Budget for each fiscal year, including a reasonable provision for contingencies and deposits into the Administrative Functions and Reserve Funds. The annual budget shall be sent to each Member not less than twenty days prior to the annual meeting.

Section 15.6. <u>One Unit, One Dollar</u>. The levy against each Unit shall be identical to that against any other Unit. Notwithstanding this general rule, if the Executive Board makes a determination that Common Assessments should be levied at different rates between the Zones, then the levy against each Unit within a Zone shall be identical to that against any other Unit within that Zone, i.e., within the Residential Zone, each Residential Unit shall be levied the same amount; within the Commercial Live/Work Unit shall be levied the same amount; within the Live/Work Zone, each Multi-Family Residential Unit shall be levied the same amount.

Section 15.7. <u>Common Assessments</u>. For each fiscal year, the Association may levy Common Assessments against each Member. Each Member shall be obligated to pay the Common Assessments levied against and allocated to such Member, as hereinafter provided.

Section 15.8. <u>Supplemental Common Assessments for Deficiencies</u>. If the Common Assessments prove inadequate for any reason, including nonpayment of any Owner's Assessments, the Executive Board may, from time to time, levy a Supplemental Common Assessment for any of the Maintenance Funds. Such Supplemental Common Assessment shall be assessed against the Owner of each Lot in the same manner as Common Assessments are originally assessed each year by the Board with respect to the particular Maintenance Fund. Written notice of any change in the amount of any annual Common Assessment shall be sent to every Owner, not less than thirty days prior to the due date for the payment of the Supplemental Assessment.

Section 15.9. <u>Maximum Common Assessment</u>. Except as otherwise provided herein, the Executive Board shall not levy a Common Assessment against Units in any calendar year that is greater than 120 percent of the respective Common Assessment assessed against such Units in the preceding calendar year ("**Maximum Common Assessment**"), except by the vote of two thirds of the Unit Owners present or represented by valid proxy at a regular or duly noticed special meeting of the Unit Owners.

Section 15.10. <u>Approval of Increase in the percentage increase of the Maximum Common</u> <u>Assessment</u>. If the Executive Board, by majority vote, determines that the important and essential functions of the Association will not be properly funded in any one year and subsequent years by the amount of the Maximum Common Assessment, it may call a meeting of Members entitled to vote

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requesting approval of a specified increase in the percentage increase of the Maximum Common Assessment for that year and one or more subsequent years. An increase in the percentage increase of the Maximum Common Assessment for any year and all subsequent years shall require the approval of Members representing two-thirds of the entire votes of the Association entitled to vote.

Section 15.11. <u>Commencement of Common Assessments</u>. Common Assessments shall commence and be due and payable as the Executive Board deems appropriate. The Common Assessment for the then current calendar year shall be prorated on the basis of the number of days in such calendar year remaining from the date of commencement of such Common Assessments to the end of such calendar year. The obligation to pay Common Assessments shall apply to all Units in Completed Sub-Phases within the Community.

Section 15.12. <u>No Disbursements to Abate Nuisances or Zoning Amendments</u>. Nothing in this Declaration shall be construed to permit the Association to use any Assessments to abate any annoyance or nuisance emanating from outside the physical boundaries of the Community or to dispute any change to the zoning or assessment of any property adjacent to or outside the boundaries of the Community.

Section 15.13. <u>Payment of Assessments</u>. Common Assessments shall be due and payable in advance to the Association by the assessed Unit Owner during the calendar year in one payment, on such a date as the Executive Board may designate in its sole and absolute discretion. Notice of the amount of the Common Assessments shall be given to each Unit Owner no less than thirty days

Section 15.14. <u>Failure to Levy Assessment</u>. Failure by the Executive Board to levy an Assessment for any year shall not be deemed a waiver or modification with respect to any of the provisions of this Declaration or a release of the liability of any Unit Owner to pay Assessments, or any installment thereof, for that or any subsequent year. No abatement of the Common Assessments or any other Assessment shall be claimed or allowed for inconvenience or discomfort arising from the making of repairs or Improvements to Association Properties or from any action taken to comply with any law or any determination of the Executive Board or for any other reason.

Section 15.15. <u>Special Assessments for Capital Expenditures</u>. In addition to Common Assessments, the Executive Board may, subject to the provisions of this section, levy Special Assessments for the purpose of raising funds not otherwise provided under the Budget from Common Assessments to construct or reconstruct, repair, or replace capital Improvements upon Association Properties, or to repay any loan or obligation of the Association to enable it to perform the duties and functions authorized in this Declaration. The Executive Board shall not levy Special Assessments without the approval of two thirds of the Members present or represented by valid proxy at a duly noticed meeting of the Members.

Section 15.16. Late Charges and Interest. If any Assessment or Fee or and portion thereof is not paid within thirty days after it is due, the Member obligated to pay the Assessment may be required to pay a reasonable late charge to be determined by the Executive Board. Any Assessment or installment of an Assessment that is not paid within thirty days after the date of any Notice of Default is given shall bear interest from the date of Notice of Default at the highest rate then established by statute in Colorado, but not less than five percent per annum interest, compounded annually. Further recording of claim of lien for any assessment under this article is not required for the lien to be valid.

Section 15.17. <u>Remedies to Enforce Assessments</u>. Each Assessment levied hereunder shall be a separate, distinct, and personal debt and obligation of the Unit Owner or Member against whom the same is assessed. In the event of a default in payment of any Assessment or installment thereof, whether Common, Special, or Reimbursement, the Executive Board may, in addition to any other

remedies provided under this Declaration or by law, enforce such obligation on behalf of the Association by suit or by filing and foreclosure of a lien. Voting rights of the Owner or Member may be suspended during any period of delinquency.

Section 15.18. Lawsuit to Enforce Assessments. The Executive Board may bring a suit at law to enforce any Assessment obligation. Any judgment rendered in such action shall include any late charges, interest, expenses and other costs of enforcement, including reasonable attorneys' fees in the amount the court may adjudge, against the defaulting Owner or Member.

Section 15.19. Lien to Enforce Assessments. Pursuant to and in accordance with the Act, the Association shall have a lien on a Lot for any Assessment levied against that Lot, or fines imposed against its Owner. All fees, charges, late charges, attorneys' fees, fines and interest outstanding from such Owner shall be included in such lien. The lien created hereby and under the Act shall be prior to any homestead rights and shall have the priority attached to such lien under the Act and under Colorado law. The lien shall continue until the amounts secured thereby and all subsequently accruing amounts are fully paid or otherwise satisfied. Unless paid or otherwise satisfied, the lien may be foreclosed in the manner for foreclosure of Mortgages in the state of Colorado or in any other manner provided under Colorado law.

article 16

miscellaneous

Section 16.1. Term of Declaration. Unless amended as herein provided, each provision contained in this Declaration shall continue and remain in full force and effect until the Turnover Date, and thereafter shall be automatically extended for successive periods of ten years each unless terminated by the vote, taken by written ballot, of Members holding at least two thirds of the votes of Members entitled to vote at a duly constituted meeting of the Members. In the event this Declaration is terminated, the termination of this Declaration shall be evidenced by a termination agreement ("Termination Agreement"), or ratification thereof, executed by the requisite number of Unit Owners. The Termination Agreement shall specify a date after which the Termination Agreement will be void unless Recorded before such date. The Termination Agreement shall be Recorded, and the termination of this Declaration shall be effective upon such Recording.

Section 16.2. Required Consent of Members to Amendment. Subsequent to the Turnover Date, and notwithstanding any other provision in this Declaration to the contrary, any proposed amendment or repeal of any provision of this Declaration shall not be effective unless Members have given their written consent to such amendment or repeal, which consent may be evidenced by the execution by Members of any certificate of amendment or repeal.

Section 16.3. Amendment of Articles and Bylaws. Subject to provisions herein, the Articles of Incorporation and Bylaws may be amended in accordance with the provisions set forth in such instruments or, in the absence of such provisions, in accordance with applicable provisions of the Colorado Nonprofit Corporations Act.

Section 16.4. Priority of First Mortgage. Each First Mortgagee of a Mortgage encumbering a Unit or a Residence who obtains title to such Unit or Residence pursuant to the remedies provided in the Mortgage, by judicial foreclosure or by deed or assignment in lieu of foreclosure, shall take title subject to claims of the Association for unpaid Assessments or charges against such Unit or Residence to the extent provided by the Act.

Section 16.5. Persons Entitled To Enforce Declaration. The Association, acting by authority of the Executive Board shall have the right to enforce any or all of the provisions, covenants, conditions, restrictions, and equitable servitudes contained in this Declaration against any property within the

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16

Community and the Unit Owner thereof. The right of enforcement shall include the right to bring an action for damages and/or appropriate equitable relief, including injunctive relief of any provision of this Declaration.

Section 16.6. <u>Violations of Law</u>. Any violation of any federal, state, municipal, or local law, ordinance, rule, or regulation, pertaining to the ownership, occupation, or use of any property within the Community is hereby declared to be a violation of this Declaration and shall be subject to any and all enforcement procedures set forth in this Declaration.

Section 16.7. <u>Remedies Cumulative</u>. Each remedy provided under this Declaration is cumulative and not exclusive.

Section 16.8. <u>Costs and Attorneys' Fees</u>. In any controversy under this Declaration involving the Association as a party in which the Association is the prevailing party shall be entitled to recover its reasonable costs and expenses in connection therewith, including reasonable attorneys' fees. In any controversy or claim arising under this Declaration which does not include or involve the Association, the prevailing party shall be entitled to recover its reasonable costs and expenses, including reasonable attorney fees.

Section 16.9. <u>Limitation on Liability</u>. The Association, Executive Board, DRC, officer, director, agent, or employee of any of the same shall not be liable to any Person for any action or for any failure to act if the action or failure to act was in good faith and without malice.

Section 16.10. <u>No Representations or Warranties</u>. No representations or warranties of any kind, express or implied, shall be deemed to have been given or made by the Association or its agents or employees in connection with any portion of the Community, or any Improvement thereon, its or their physical condition, zoning, compliance with applicable laws, fitness for intended use, or in connection with the subdivision, sale, operation, maintenance, cost of maintenance, taxes or regulation thereof, unless and except as shall be specifically set forth in writing.

Section 16.11. <u>Governing Law</u>. This Declaration shall be construed and governed under the laws of the State of Colorado.

Section 16.12. <u>Severability</u>. Each of the provisions of this Declaration shall be deemed independent and severable, and the invalidity, unenforceability, partial validity or partial enforceability of the provisions or portion thereof shall not affect the validity or enforceability of any other provision.

Section 16.13. <u>Disclaimer Regarding Safety</u>. The Association hereby disclaims any obligation regarding the security of any persons or property within the Community. Any Unit Owner acknowledges that the Association is only obligated to do those acts specifically required herein, or in the Articles of Incorporation and Bylaws, and are not obligated to do any other acts with respect to the safety or protection of persons or property within the Community.

Section 16.14. <u>Conflicts</u>. In the event of a conflict between the provisions of this Declaration and the Association's Articles of Incorporation or Bylaws, the provisions of this Declaration shall supersede and control.

Section 16.15. <u>Owners' Obligation</u>. It is the responsibility of each Unit Owner to read, understand and abide by all applicable covenants, regulations, laws and ordinances prior to purchasing a Unit and prior to submitting construction plans for consideration by the DRC. Upon resale of a Unit or a Residence, or upon lease of any Unit or Residence, the Unit Owner's deed or instrument transferring title or right shall contain a provision incorporating by reference this Declaration, as well as any

Section 16.17. Owners' Obligation for Leases. In the case of a lease of any Unit or Residence, any failure by the tenant to comply with the terms and provisions of applicable covenants or restrictions shall be a default under the lease. All leases shall be in writing, and a copy thereof shall be provided upon request to the Executive Board, which may require use of its approved lease form, or the incorporation of particular provisions. After notice and an opportunity for hearing, the Executive Board may require an Owner to take action to evict any tenant who has violated any provision of this Declaration, the Articles of Incorporation or Bylaws.

In WITNESS WHEREOF, the Declarant has caused this Declaration to be executed this Thursday, May 3rd of 2018.

Old World LLC, represented by Ivo Renkema:

Seen for authentication of the signature of: 100 Hendrik Renkema by means of the: drivers licence

by me, me. Elisabeth Catharina van der Laan, substitute civil-law notary, as representative of to me, with number: SOGU 57288

Subrand Michiel Sterkenn, lawyer and Civil Law Notary at <u>Castricum</u> the Netherlands. The Civil Law notary denies any opinion whatsoever with regard to the contents or scope of any document added to this authentication



Persoon geïdentificeerd en origineel legitimatiebewijs gezien conform regels WWFT datum: may 3 Rd 2018

naam en paraaf medewerker notariskantoor Feikema: mr. Elisabeth Catharina vanche Laan, Substitute civil-law notary, as representative of mr. Sibrand michiel Steikema seen for legalisation of the signature of: 1.11 reference

by me, MR, E.C. van der Laan, Substitute civil-law notary, as representative of Mr. Sijbrand Michiel Feikema, civil-law notary at Castricum, The Netherlands, on this day of: may 3rd. 2018









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ITEM 6

DEVELOPMENT REVIEW LIST:

Black Hills Energy Delta Montrose Electric Company DMEA – Elevate TDS Telecom Spectrum Adjacent Ditch Companies Delta County Delta County School District 50

Town of Paonia case summary comment form

(Please return to the Town Clerks Office)

Riverbank Major Subdivision

Comments are accepted at any time but, to be included with the Planning Staff reports

that are provided to the Town Council, they must be received by:

March 12, 2021

(Utility providers, please mark the easements you need or want on the sketch and give written comments explaining the easements. If you have no comment, please return this sheet with no comments box checked and contact information included)

1. Would like to make sure the weeter main is an 2" main. 2. Ask in whiter months snow is not piled up in the culderac 3. Like the 42' width of man road going the losts. 4. Fire hydrant quantity and placement is good. NO COMMENT OR CONCERNS: REVIEWED BY: Fibe Dept Officers DEPT: F.We DATE: 3-8-21

Office: 970-527- 4101 / 214 Grand Avenue / P.O Box 460, Paonia, CO 81428-0460 www.townofpaonia.com



17.

March 17, 2021

Town of Paonia 214 Grand Ave Paonia, CO 81428

RE: Application of Subdivision – Riverbank Neighborhood Old World, LLC Lots 1, 2, and 3 of Riverbank Minor Subdivision #2

'A COUNT

PLANNING & COMMUNITY

OPMENT

To Whom It May Concern:

The Delta County Planning & Community Development Department has reviewed the proposed Application of Subdivision for the Riverbank Neighborhood. Department review is as follows:

- Preliminary Engineering Plan, Title Sheet C0.0, Parcel ID# needs to be fixed to reflect the correct Parcel #, which is 318731307003.
- Preliminary Engineering Plan, Proposed Site Plan C2.0, the 10' irrigation pipeline easement that is called out on Lot 3, Phase 1, should be checked for accuracy; a search of Reception #636433, yielded no results.
- In the letter addressed to Corinne Ferguson, Town of Paonia, it is stated under the section 'time-frame' that Phase 1 comprises Lots 1 & 2, for which water and sewer taps have already been purchased. It then goes on to Phase 2, which includes Lots 4 9, and Phase 3, which includes Lots 10-16; there is no mention of Lot 3. Which phase does Lot 3 fall under?
- For clarification: it is stated in the application that there will be 3 phases of the subdivision, but then there is only 2 phases of grading; should there be 3 phases of grading to coincide with the 3 phases of the subdivision development?
- An Access Application for Price Rd. will need to be filled out and submitted to the Delta County Planning Department; Price Rd. is located in the unincorporated area of

Delta County and is a County maintained Rd.; the District #3 Road & Bridge Foreman, John Allen, will need to approve the access to ensure it is adequate enough to support the traffic of a 16 Lot Subdivision.

- Price Rd. is classified as a Local Service Road with a 60' right-of-way (ROW) width.
 30' of road ROW will need to be deeded to the County. Please include detail of Price Rd. on the Preliminary Plat, as it reflects the access point for the Subdivision.
- In regards to drainage: it appears there is drainage coming from the school property, across the proposed lots on the east side of the subdivision; where is this going? Will drainage be piped? Will it flow into the HOA Ditch and then flow down towards Price Rd.? The County's concern is Price Rd.; we want to make sure that there is sufficient infrastructure on Price Rd. to support the drainage of the subdivision.

If you have any questions or need additional information, please contact me.

Respectfully,

17.

Kate Kelly Planning & Community Development Technician II (970) 874-2107 <u>kkelly@deltacounty.com</u>

PROJECT INFO:

LOCATION: SITE ADDRESS:

SITE COORDINATES:

COUNTY: TOWNSHIP PAONIA, CO 81428 38.871498, -107.602172 DELTA PAONIA

PROPERTY INFORMATION: PARCEL ID#:

LEGAL SUMMARY

318-731-307-003

PAONIA 81428 SUBDIVISION: RIVERBANK NEIGHBORHOOD SUB #2 Lot: 3 19.877AC +/- LOT 3 RIVERBANK NEIGHBORHOOD MINOR SUBDIVISION #2 SEC31 T13S R91W 6PM R-657768 R-704943 R-704944PLAT

NARRATIVE DESCRIPTION:

EXISTING CONDITIONS THE EXISTING SITE CONSISTS OF ONE PARCEL ZONED R-2. THE MAJORITY OF THE AREA TO BE DEVELOPED IS PASTURED GRASSLAND

BEING DESIGNATED AS OPEN SPACE FOR THE HOA. IRRIGATION DITCHES.

NATURE OF CONSTRUCTION ACTIVITY AND ESTIMATED TIME TABLE

PHASE A:

INSTALL ROADWAY AND UTILITIES ESTIMATED START DATE OF CONS ESTIMATED END DATE OF CONSTI

PHASE B:

INSTALL ROADWAY AND UTILITIES ESTIMATED START DATE OF CONS ESTIMATED END DATE OF CONSTI

PHASE C:

INSTALL ROADWAY AND UTILITIES ESTIMATED START DATE OF CONS ESTIMATED END DATE OF CONSTI

PROJECT TEAM:

DEVELOPER: OLD WORLD, LLC BREDERODESTRAAT 14 1901 HW CASTRICUM THE NETHERLANDS CIVIL ENGINEER: ODISEA, LLC 6 THIRD STREET PAONIA, CO 81428

В

EMAIL: JEFF@ODISEANET.COM PHONE: 970.527.9540

ABBREVIATIONS

180

AB	AGGREGATE BASE	HQW	HIGH QUALITY WATER
APPROX	APPROXIMATE	IPS	IRON PIPE SET
AVE	AVERAGE	LB	POUNDS
BMP	BEST MANAGEMENT PRACTICE	LF	LINEAR FEET
BSL	BUILDING SETBACK LINE	LP	LIGHT POLE
C/L	CENTERLINE	MAX	MAXIMUM
CMP	CORRUGATED METAL PIPE	MIN	MINIMUM
CONC	CONCRETE	(N)	NEW
CSP	CORRUGATED STEEL PIPE	O/H	OVERHEAD LINE
DB	DEED BOOK	OAE	OR APPROVED EQUAL
DIA	DIAMETER	P/L	PROPERTY LINE
DWG	DRAWING	PC	PROFESSIONAL CORPORATION
ECM	EXISTING CONCRETE MONUMENT	PG	PAGE
EG	EXISTING GRADE	PP	POWER POLE
EP	EDGE OF PAVEMENT	R	RADIUS
ELEC	ELECTRICAL	RD	ROAD
ESMT	EASEMENT	R/W	RIGHT-OF-WAY
ETW	EDGE OF TRAVELED WAY	R/W MON	CONCRETE RIGHT-OF-WAY MONUMENT
(E)	EXISTING	SD	STORM DRAIN
FG	FINISHED GRADE	SF	SILT FENCE/SEDIMENT FENCE
FIP	FOUND IRON PIPE	SP	SERVICE POLE
FIR	FOUND IRON ROD	SPT	SPOT ELEVATION
FL	FLOW LINE	STD	STANDARD
FO	FIBER OPTIC	SS	SANITARY SEWER
FR	FIBER ROLL/COMPOST SOCK	TOP	TOP OF PILE
FS	FINISHED SURFACE	TYP	TYPICAL
FT	FOOT, FEET	UNO	UNLESS NOTED OTHERWISE

SHEET INDEX:

 DEVELOPED CONDITIONS
 THE PROPOSED ONSITE DEVELOPMENT CONSISTS OF SUBDIVIDING THE EXISTING PARCEL INTO SIXTEEN LOTS WITH ONE LOT • INFRASTRUCTURE TO BE INSTALLED WILL INCLUDE: (1) ATLANTIC AVENUE, (2) DOMESTIC WATER, (3) SANITARY SEWER, (4)

THROUGH LOTS 1 AND 2.	
STRUCTION ACTIVITIES FOR THIS PHASE	TBD
RUCTION ACTIVITIES FOR THIS PHASE	TBD

S THROUGH LOTS 3 AND 9.	
STRUCTION ACTIVITIES FOR THIS PHASE	TBD
RUCTION ACTIVITIES FOR THIS PHASE	ТВD

THROUGH LOTS 10 AND 16.	
STRUCTION ACTIVITIES FOR THIS PHASE	TBD
RUCTION ACTIVITIES FOR THIS PHASE	ТВD

Sheet List Table		
Sheet Number	Sheet Title	
C0.0	TITLE SHEET	
C0.1	CIVIL NOTES	
C1.0	EXISTING SITE PLAN	
C2.0	PROPOSED SITE PLAN	
C3.0	GRADING & DRAINAGE	
C4.0	ATLANTIC AVENUE PLAN & PROFILE	
C5.0	SANITARY SEWER PLAN & PROFILE	
C6.0	WATER DISTRIBUTION PLAN	
C7.0	UTILITY PLAN	
C8.0	CIVIL DETAILS	
C8.1	CIVIL DETAILS	
C8.2	CIVIL DETAILS	
C8.3	CIVIL DETAILS	

VICINITY MAP:





LOCATION MAP:
	1.	ALL WORK WITHIN THE CDOT RIGHT-OF-WAY, IF APPLICABLE, WILL REQUIRE A RIGHT-OF-WAY EXCAVATION & CONSTRUCTION PERMIT PER CDOT REQUIREMENTS.			6. THE ESPCP FACILITIES SHOWN ON THE PLAN ARE THE MINIMUM REQUIREMENTS FOR ANTICIPATED SITE CONDITIONS. DURING THE CONSTRUCTION PERIOD, THOSE ESPCP FACILITIES SHALL BE UPGRADED AS NEEDED FOR UNEXPECTED STORM EVENTS, AND TO ENSURE THAT SEDIMENT AND SEDIMENT LADEN WATER DOES NOT LEAVE THE SITE		
	2.	ALL SAFETY, EROSION CONTROL AND TOWN PRIOR TO THE COMMENCMEN PUBLIC WORKS DIRECTOR AT LEAST	D SIGNING PLANS SHALL BE SUBMITTED AND APPROVED TO THE IT OF WORK. THE CONTRACTOR SHALL NOTIFY THE TOWN 48 HOURS PRIOR TO BEGINNING ANY OF THIS WORK.	7.	SEDIMENT-LADEN WATER DOES NOT LEAVE THE SITE. THE ESPCP FACILITIES SHALL BE INSPECTED DAILY BY THE CONTRACTOR AND MAINTAINED AS		
6	3.	ALL WORK SHALL BE IN ACCORDANC SPECIFICATIONS FOR PUBLIC WORK AND STANDARD SPECIFICATION SUP	E WITH THE APPLICABLE SECTIONS OF STANDARD S CONSTRUCTION, TOWN OF PAONIA, CONTRACT DOCUMENTS PLEMENT AND THE LATEST REVISIONS THEREOF. ANY WORK CATIONS SHALL BE PERFORMED UNDER COOT SPECIFICATIONS	8.	THE ESPCP FACILITIES ON INACTIVE SITES SHALL BE INSPECTED AND MAINTAINED A MINIMUM OF ONCE A WEEK OR WITHIN THE 24 HOURS FOLLOWING A STORM EVENT.		
	4.	THE CONTRACTOR SHALL USE AN UNDERGROUND LOCATE SERVICE AT A MINIMUM OF 72 HOURS PRIOR TO START OF CONSTRUCTION WITHIN THE RIGHT-OF-WAY TO LOCATE ALL UTILITIES.			STABILIZED CONSTRUCTION ENTRANCES SHALL BE INSTALLED AT THE BEGINNING OF CONSTRUCTION AND MAINTAINED FOR THE DURATION OF THE PROJECT. ADDITIONAL MEASURES MAY BE REQUIRED TO INSURE THAT ALL PAVED AREAS ARE KEPT CLEAN FOR THE DURATION OF THE		
	5. 6	ALL PAVING REMOVAL SHALL BE SAV	VCUT AT THE TOWN'S DIRECTION.				
	0.	CONSTRUCTION OR RECONSTRUCTION	ON.	V V <i>I</i>	ATER - GENERAL NOTES:		
	7.	THE PROTECTION AND ADJUSTMENT CONTRACTOR. A DETAILED UTILITY S AND DISTANCING OF OBJECTS, I.E. S CONFIRMED PRIOR TO CONSTRUCTION	OF ALL UTILITIES SHALL BE THE RESPONSIBILITY OF THE SURVEY HAS NOT BEEN PERFORMED, THEREFORE LOCATIONS TREET SIGNS, LIGHT POLES, FIRE HYDRANTS ETC. SHALL BE ON BY THE CONTRACTOR.	1.	AT ALL POINTS OF CONNECTION OF NEW WATER MAINS TO EXISTING MAINS, THE CONTRACTOR SHALL BE RESPONSIBLE FOR EXCAVATING AND VERIFYING LOCATION OF THE EXISTING LINES PRIOR TO ANY CONSTRUCTION.		
	8.	ALL DISTURBED OBJECTS AND LAND TO THEIR ORIGINAL CONDITION PER PAONIA.	SCAPING ON NEIGHBORING PROPERTIES SHALL BE RETURNED APPROVAL OF PROPERTY OWNER AND/OR THE TOWN OF	2.	EXCEPT IN CASE OF AN EMERGENCY, VALVES ON THE TOWN OF PAONIA WATER SYSTEM SHALL BE OPERATED BY OR UNDER THE DIRECTION OF THE APPROPRIATE TOWN OF PAONIA PERSONNEL. THE CONTRACTOR SHALL GIVE THE TOWN OF PAONIA ENGINEERING STAFF 48 HOURS NOTICE TO ARRANGE FOR OPERATING VALVES. BOTH THE CONTRACTOR AND THE APPROPRIATE TOWN OF PAONIA PERSONNEL SHALL BE PRESENT WHEN THE VALVES ARE OPERATED		
5	9.	IT SHALL BE THE CONTRACTOR'S RESIGNS AND TRAFFIC SIGNALS AS SHO	SPONSIBILITY TO PROTECT AND/OR RELOCATE ALL TRAFFIC OWN ON THE PLANS OR AS REQUIRED BY THE TOWN.	3.	WATER AND SANITARY SEWER LINES SHALL HAVE A MINIMUM HORIZONTAL SEPARATION OF TEN (10)		
	10.	REPORTS OF COMPACTION WITHIN T THE TOWN ENGINEER PRIOR TO PLA	THE RIGHT-OF-WAY SHALL BE SUBMITTED TO AND ACCEPTED BY CING ANY PAVING.		FEET. WHEN A TEN (10) FOOT SEPARATION IS NOT PROVIDED OR WHEN SEWER LINES CROSS WATER LINES WITH LESS THAN ONE AND ONE-HALF (1½) FEET OF VERTICAL SEPARATION, SEWER LINE JOINTS SHALL BE CONCRETE ENCASED. FOR PERPENDICULAR CROSSINGS, ENCASED JOINTS SHALL EXTEND TEN (10) FEET, PERPENDICULAR TO THE WATER LINE IN BOTH DIRECTIONS.		
		ANY WORK. FAILURE TO CONTACT T WORK MAY RESULT IN THE CONTRAC PRIVATE PROPERTY THAT IS DAMAG	THE ENGINEER WITH QUESTIONS PRIOR TO PERFORMING ANY CTOR ASSUMING COMPLETE LIABILITY FOR UTILITIES, PUBLIC OR ED.	4.	ALL WATER LINES SHALL HAVE A MINIMUM OF FIVE (5) FEET OF COVER AND BE LOCATED A MINIMUM OF TEN (10) FEET FROM THE SANITARY SEWER.		
	12. 13.	IN THE EVENT THAT EXISTING STRIP RESPONSIBILITY OF THE CONTRACTOR PRIOR TO CONSTRUCTION, ALL SURV	NG IS OBLITERATED BY CONSTRUCTION, IT WILL BE THE OR TO REPLACE SAID STRIPING. VEY POINTS THAT MAY BE DISTURBED SHALL BE TIED OUT AND A	5.	CHANGES IN DIRECTION OF WATERLINE PIPE GREATER THAN ONE DEGREE SHALL REQUIRE FITTINGS IN ALL INSTANCES. AXIAL DEFLECTION AT THE JOINTS SHALL NOT BE IN EXCESS OF MANUFACTURER'S RECOMMENDATION OR IN NO CASE MORE THAN ONE DEGREE.		
	-	CORNER RECORD OF EACH POINT SI COPY OF THE RECORDED CORNER F DIVISION.	HALL BE FILED WITH THE TOWN SURVEYOR AND COUNTY. A RECORD SHALL BE SUBMITTED TO THE TOWN'S PUBLIC WORKS	6.	WHEN IT IS NECESSARY TO DEPRESS WATER LINES AT UTILITY CROSSINGS, A MINIMUM CLEARANCE OF ONE AND ONE-HALF (1-1/2) FEET SHALL BE MAINTAINED BETWEEN OUTSIDES OF PIPE.		
	14.	FOLLOWING THE COMPLETION OF CO DISTURBED SHALL BE FILED WITH TH CORNER RECORD SHALL BE SUBMIT RECORDING OF A CERTIFICATE OF C	ONSTRUCTION, A CORNER RECORD OF EACH POINT THAT WAS IE TOWN SURVEYOR AND COUNTY. A COPY OF THE RECORDED TED TO THE TOWN'S PUBLIC WORKS DIVISION PRIOR TO THE COMPLETION OR RELEASE OF BONDS.	7.	DISTANCES FOR WATER LINES ARE THE HORIZONTAL DISTANCE BETWEEN THE CENTERS OF THE FITTINGS. THEREFORE, DISTANCES SHOWN ON THE PLANS ARE APPROXIMATE AND COULD VARY DUE TO VERTICAL ALIGNMENT AND FITTING DIMENSIONS.		
4	15.	ALL NECESSARY UTILITY CONSTRUC AND APPROVED PRIOR TO PAVING P	TION WITHIN THE STREET RIGHT-OF-WAY SHALL BE COMPLETED ER THIS PLAN.	8.	ALL WATER LINE VALVES SHALL BE SET ADJACENT TO THE TEE, EXCEPT FOR POINTS THAT FALL IN THE FLOW LINE OF A CONCRETE CROSS PAN. IN WHICH CASE, THE VALVE SHALL BE LOCATED SO THAT SURFACE DRAINAGE DOES NOT INFILTRATE THE VALVE BOX. VALVE BOXES SHALL BE SET AT AN ELEVATION IN ACCORDANCE WITH TOWN PAVING REQUIREMENTS.		
	16. 17.	FINAL LIFT OF ASPHALT.	/ITHIN THE PUBLIC RIGHT-OF-WAY.	9.	ALL WATER MAINS SHALL BE POLYVINYL CHLORIDE (PVC) PRESSURE PIPE UNLESS SPECIFIED OTHERWISE. NOMINAL PVC PIPE SIZES 6-INCH THROUGH 12-INCH SHALL CONFORM TO ALL REQUIREMENTS OF AWWA STANDARD C-900, PRESSURE CLASS 150 (DR18). ALL PVC PIPES SHALL		
	18.	CONTRACTOR SHALL MAINTAIN FLOW PLAN FOR APPROVAL TO THE TOWN' BEING PERFORMED	NS IN THE EXISTING WATER SYSTEM AT ALL TIMES. SUBMIT A S PUBLIC WORKS DEPARTMENT 2 WEEKS PRIOR TO THE WORK	10.	HAVE OUTSIDE DIAMETERS EQUIVALENT TO CAST IRON PIPE. FIRE HYDRANT ASSEMBLY INCLUDES THE FIRE HYDRANT, SIX (6) INCH VALVE, AND SIX (6) INCH PIPE.		
	19.	IT SHALL BE THE CONTRACTOR'S RED DAYS IN ADVANCE OF ANY UTILITY O	SPONSIBILITY TO NOTIFY ALL PROPERTY OWNERS AT LEAST 7 UTAGES.	11	INSTALLATION SHALL BE IN ACCORDANCE WITH THE TOWN OF PAONIA STANDARDS AND SPECIFICATIONS.		
	20.	PARCELS MAY NOT BE WITHOUT WA	TER FOR MORE THAN 16 HRS.	11.	SHALL HAVE A PRESSURE RATING OF 350 PSI.		
	21. 22.	MAINTAIN FIVE (5) FEET OF COVER FO	OR ALL WATER LINES. LAN (TTCP) IS REQUIRED BEFORE ANY WORK MAY COMMENCE	12.	POLYETHYLENE WRAPPING SHALL BE INSTALLED AROUND ALL DUCTILE IRON PIPES, FITTINGS, VALVES, FIRE HYDRANT BARRELS AND ROD AND CLAMPS. THE POLYETHYLENE SHALL HAVE A MINIMUM THICKNESS OF FIGHT (8) MILS. IN ACCORDANCE WITH AWWA STANDARD C-105		
3	23.	WITHIN THE PUBLIC RIGHT OF WAY. IN THE ABSENCE OF GEOTECHNICAL SHALL BE COMPACTED TO 95% OF T	RECOMMENDATIONS OR BACKFILL DETAILS, ALL BACKFILL HE MODIFIED PROCTOR DENSITY.	13.	ALL WATER LINE PIPE SHALL BE PROVIDED WITH A MINIMUM GAGE SIZE OF 12 SINGLE STRAND INSULATED COPPER WIRE. SPLICES IN TRACER WIRE SHALL BE CAPPED IN WATER PROOF GEL CAP		
	24.	LOCATIONS OF EXISTING STRUCTUR CONTRACTOR IS RESPONSIBLE FOR UTILITIES AND OTHER FIELD CONDIT LEVELS D THROUGH A PRIOR TO COI <u>QUALITY LEVEL D ("QL D")</u> -	ES AND UTILITIES ARE FOR INFORMATION PURPOSES ONLY. THE VERIFYING THE LOCATION AND DEPTH (ELEVATION) OF EXISTING IONS IN ACCORDANCE WITH ASCE STANDARD 38-02 QUALITY NSTRUCTION. INFORMATION DERIVED FROM EXISTING RECORDS OR ORAL RECOLLECTIONS.		EQUAL). WIRE SHALL BE ATTACHED TO TOP OF WATER LINE WITH 2-INCH WIDE PVC TAPE @ 5-FT INTERVALS ALONG PIPE. TRACER WIRE SHALL EXTEND TO THE SURFACE AND BE COILED IN A LOCATE BOX AT THE BACKSIDE OF EITHER EACH FIRE HYDRANT OR VALVE. UNDER THE SUPERVISION OF TOWN OF PAONIA ENGINEERING AND/OR PUBLIC WORKS STAFF, TEST SHALL BE MADE BY THE CONTRACTOR AT THE COMPLETION OF CONSTRUCTION TO INSURE THAT THE TRACER WIRES CARRY A CONTINUOUS CURRENT BETWEEN ALL ACCESS POINTS.		
		<u>QUALITY LEVEL C ("QL C")</u> -	INFORMATION OBTAINED BY SURVEYING AND PLOTTING VISIBLE ABOVE-GROUND UTILITY FEATURES AND BY USING PROFESSIONAL JUDGMENT IN CORRELATING THIS INFORMATION	14.	WARNING TAPE SHALL BE INSTALLED 12" MINIMUM AND 18" MAXIMUM ABOVE WATER PIPE.		
		QUALITY LEVEL B ("QL B") -	TO QUALITY LEVEL D. INFORMATION OBTAINED THROUGH THE APPLICATION OF	15.	BEDDING MATERIAL SHALL CONFORM TO TOWN OF PAONIA STANDARDS AND SPECIFICATIONS.		
			APPROPRIATE SURFACE GEOPHYSICAL METHODS TO DETERMINE THE EXISTENCE AND APPROXIMATE HORIZONTAL POSITION OF SUBSURFACE UTILITIES.	16.	VALVES SHALL OPEN COUNTER CLOCKWISE. VALVES 12-INCH AND SMALLER SHALL BE RESILIENT SEAT GATE VALVES. LARGER VALVES SHALL BE BUTTERFLY VALVES.		
		<u>QUALITY LEVEL A ("QL A")</u> -	PRECISE HORIZONTAL AND VERTICAL LOCATION OF UTILITIES OBTAINED BY THE ACTUAL EXPOSURE AND SUBSEQUENT MEASUREMENT OF SUBSURFACE UTILITIES, USUALLY AT A SPECIFIC POINT.	17.	VALVE BOXES SHALL BE RAISED TO ONE-FOURTH (1/4) INCH BELOW GRADE AFTER COMPLETION OF SURFACE PAVING OR FINAL GRADING. VALVE BOXES IN NON-PAVED AREAS SHALL HAVE A CONCRETE COLLAR AROUND THE VALVE LID IN ACCORDANCE WITH THE DETAIL.		
2	25.	PRIOR TO CONSTRUCTION, THE CON INCLUDE LOCATION AND SIZING OF L LAYOUT AND STORAGE AREAS, DETA RESTORATION PLANS.	TRACTOR SHALL PROVIDE CONSTRUCTION PLANS THAT AUNCHING AND RECEIVING PITS, MATERIAL AND EQUIPMENT AILS FOR CONNECTIONS TO THE EXISTING PIPING SYSTEM, AND	18.	SERVICE SADDLES SHALL BE CAST DUCTILE WITH PAINTED STEEL DOUBLE STRAP, WITH AN O-RING GASKET SEAL ON THE MAIN. GASKETS SHALL BE NEOPRENE. SADDLES SHALL BE ROMAC STYLE 202. NO DIRECT TAPS WILL BE ALLOWED.		
	26.	A PRE-CONSTRUCTION MEETING IS F TOWN OF PAONIA PUBLIC WORKS DI	REQUIRED. THE CONTRACTOR SHALL CONTACT TRAVIS LOBERG, RECTOR, AT THE TOWN OF PAONIA A MINIMUM OF 10 BUSINESS	19.	ALL RESIDENTIAL WATER TAPS SHALL BE THREE-QUARTER (3/4) INCH OR AS REQUIRED BY THE CURRENT BUILDING CODE.		
		DAYS PRIOR TO COMMENCEMENT OF TLOBERG@TOWNOFPAONIA.COM	F CONSTRUCTION TO SCHEDULE THE MEETING. (970) 314-1811	20.	ALL WATER SERVICE LATERALS SHALL EXTEND FIVE (5) FEET BEYOND RIGHT OF WAY OR UTILITY EASEMENTS, WHICHEVER IS GREATER. THE ENDS SHALL BE MARKED BY A BLUE PAINTED 2 x 4 POST.		
	27. STREET CLEANING AND SWEEPING IS INCIDENTAL TO THE WORK.				CONCRETE THRUST BLOCKS AND/OR "MEGA-LUG" MECHANICAL RESTRAINTS ARE REQUIRED AT ALL MECHANICAL FITTINGS. THRUST BLOCKS MAY NOT BE REQUIRED IF PIPE RESTRAINT IS PROVIDED IN ACCORDANCE WITH RESTRAINED PIPE DETAIL.		
	1.	THE CONTRACTOR SHALL SUBMIT AN EROSION SEDIMENT AND POLLUTION CONTROL PLAN FOR APPROVAL PRIOR TO THE COMMENCEMENT OF WORK.			NO WORK SHALL BE BACKFILLED (INCLUDING BEDDING MATERIAL ABOVE THE SPRING LINE OF THE PIPE) UNTIL THE CONSTRUCTION HAS BEEN INSPECTED AND APPROVED FOR BACKFILLING BY THE TOWN OF PAONIA ENGINEERING AND/OR PUBLIC WORKS STAFF.		
1	2.	APPROVAL OF AN EROSION SEDIMEN CONSTITUTE AN APPROVAL OF PERM OF ROADS, PIPES, RESTRICTORS, CH	NT AND POLLUTION CONTROL PLAN (ESPCP) DOES NOT MANENT ROAD OR DRAINAGE DESIGN (E.G., SIZE AND LOCATION HANNELS, RETENTION FACILITIES, UTILITIES, ETC.	23. 24.	ONLY ONE CONNECTION TO THE EXISTING WATER DISTRIBUTION SYSTEM SHALL BE MADE UNTIL ALL HYDROSTATIC TESTING, CHLORINATION AND FLUSHING HAS BEEN COMPLETED. DISINFECTION AND HYDROSTATIC TESTING SHALL BE DONE IN THE PRESENCE OF A TOWN OF PAONIA ENGINEERING AND/OR PUBLIC WORKS STAFF. CONTACT THE TOWN OF PAONIA DEPARTMENT		
•	ర .	UPGRADING OF ESPCP FACILITIES IS CONSTRUCTION IS COMPLETED AND	THE CONSTRUCTION, MAINTENANCE, REPLACEMENT, AND THE RESPONSIBILITY OF THE CONTRACTOR UNTIL ALL APPROVED AND VEGETATION/LANDSCAPING IS ESTABLISHED.	25.	OF PUBLIC WORKS, FORTY-EIGHT (48) HOURS PRIOR TO DISINFECTING AND/OR TESTING. DISINFECTION AND FLUSHING SHALL BE DONE IN ACCORDANCE WITH THE REQUIREMENTS OF THF		
	4.	THE BOUNDARIES OF THE CLEARING THE FIELD PRIOR TO CONSTRUCTION BEYOND THE FLAGGED CLEARING LIN MAINTAINED BY THE APPLICANT/CON	ELIMITS SHOWN ON THE ESPCP SHALL BE CLEARLY FLAGGED IN N. DURING THE CONSTRUCTION PERIOD, NO DISTURBANCE MITS SHALL BE PERMITTED. THE FLAGGING SHALL BE ITRACTOR FOR THE DURATION OF CONSTRUCTION.		COLORADO DEPARTMENT OF HEALTH AND THE PROCEDURE SET FORTH IN AWWA C601, "STANDARD FOR DISINFECTING WATER MAINS". THE CHLORINATION OF THE WATER LINE SHALL BE PERFORMED PRIOR TO THE HYDROSTATIC TESTING. ALL VALVES, FIRE HYDRANTS AND OTHER APPURTANCES SHALL BE OPERATED WHILE PIPELINE IS FILLED WITH THE CHLORINATING AGENT TO INSURE THAT HIGH CHLORINE CONTACT IS MADE WITH ALL INTERNAL SURFACES.		
181	5.	THE ESPCP FACILITIES SHOWN ON T CLEARING AND GRADING ACTIVITIES	HE PLAN MUST BE CONSTRUCTED IN CONJUNCTION WITH ALL , AND IN SUCH A MANNER AS TO ENSURE THAT SEDIMENT AND				

GENERAL NOTES:

С	D	l E	F	G	
SEDIMENT LADEN WATER DO NOT ENTER THE DRAINAGE SYSTEM		26. ALL WATER LINES SHALL BE HYDROSTATIC TESTED. PRE CONDUCTED ACCORDING TO THE APPLICABLE SECTIONS PRESSURE OF ONE HUNDRED AND FIFTY (150) POUNDS F OF THE SECTION BEING TESTED FOR THE DURATION OF	ESSURE AND LEAKAGE TESTS SHALL BE S OF AWWA C600/605 TO A MINIMUM PER SQUARE (PSI) INCH AT THE LOW POINT TWO (2) HOURS. THE MAXIMUM LENGTH OF	6. THE TESTING OF THE LINES SHALL BE DONE WITHOUT BEING CONNECTED TO EX UNLESS APPROVED BY THE TOWN.	(ISTING LINES
SITE CONDITIONS. DURING THE CONSTRUCTION PERIOD, THOSE UPGRADED AS NEEDED FOR UNEXPECTED STORM EVENTS, AND SEDIMENT-LADEN WATER DOES NOT LEAVE THE SITE.	ESPCP FACILITIES SHALL BE TO ENSURE THAT SEDIMENT AND	LINE TO BE TESTED SHALL BE ONE THOUSAND (1,000) FE WATERTIGHT WITHIN TOLERANCES ALLOWED BY THE SP LEAKAGE THAT IS DISCOVERED BY OBSERVATION OR TE WATERTIGHT BY THE CONTRACTOR. PRESSURE AND LEA	ET. ALL JOINTS IN CONNECTIONS ARE TO BE ECIFICATIONS IN AWWA C600/605. ANY STS SHALL BE LOCATED AND MADE AKAGE TESTS SHALL NOT BE CONDUCTED	7. TESTING OF SEWER LINES AND SERVICES, MANHOLES AND APPURTENANCES SH THE REQUIREMENTS OF THE APPLICABLE PORTIONS OF THE STANDARD SPECIFIC TOWN REGARDING LAMPING, IN- AND EX-FILTRATION AND PRESSURE TESTING.	IALL CONFORM
THE ESPCP FACILITIES SHALL BE INSPECTED DAILY BY THE CONT NECESSARY TO ENSURE THEIR CONTINUED FUNCTIONING.	RACTOR AND MAINTAINED AS		ON TESTS.	8. SANITARY SEWER LINES SHALL BE TESTED USING LOW-PRESSURE AIR TEST.	
THE ESPCP FACILITIES ON INACTIVE SITES SHALL BE INSPECTED	AND MAINTAINED A MINIMUM OF	27. INITIAL ACCEPTANCE OF THE NEW WATER LINES ARE CO 27.1. WATER TRENCH COMPACTION TEST RESULTS	NTINGENT UPON RECEIVING COPIES OF:	9. SANITARY SEWER MANHOLES SHALL BE TESTED FOR LEAKAGE.	
ONCE A WEEK OR WITHIN THE 24 HOURS FOLLOWING A STORM E		27.3. HEALTH DEPARTMENT TESTS. (CHLORINE AND/OR CLE	EAR WATER AS REQUIRED)	10. ALL LINES SHALL BE LAMPED FROM MANHOLE TO MANHOLE.	
STABILIZED CONSTRUCTION ENTRANCES SHALL BE INSTALLED A CONSTRUCTION AND MAINTAINED FOR THE DURATION OF THE PI MAY BE REQUIRED TO INSURE THAT ALL PAVED AREAS ARE KEP ⁻ PROJECT.	T THE BEGINNING OF ROJECT. ADDITIONAL MEASURES T CLEAN FOR THE DURATION OF THE	28. ALL METER PITS AND CURB STOPS SHALL BE PROTECTE MINIMUM OF THREE (3) T-POSTS AND ORANGE SAFETY FI SHALL REMAIN IN PLACE AND IN GOOD CONDITION UNTIL	D AT THE TIME OF INSTALLATION WITH A ENCE. THE T-POST AND SAFETY FENCE . THE LANDSCAPING IS INSTALLED.		
TER - GENERAL NOTES:		29. ALL WATER VAULTS SHALL BE WATER TIGHT. CONTRACT SURFACE WATER DOES NOT INFILTRATE INTO THE VAUL ENSURE THAT SURFACE WATER DOES NOT FLOW INTO T	OR SHALL SEAL VAULTS TO ENSURE TS. VAULT LIDS SHALL BE PLACED TO HE VAULTS.		
AT ALL POINTS OF CONNECTION OF NEW WATER MAINS TO EXIST SHALL BE RESPONSIBLE FOR EXCAVATING AND VERIFYING LOCA TO ANY CONSTRUCTION.	ING MAINS, THE CONTRACTOR TION OF THE EXISTING LINES PRIOR	SANITARY SEWER - GENERAL N	NOTES:		
EXCEPT IN CASE OF AN EMERGENCY, VALVES ON THE TOWN OF OPERATED BY OR UNDER THE DIRECTION OF THE APPROPRIATE CONTRACTOR SHALL GIVE THE TOWN OF PAONIA ENGINEERING	PAONIA WATER SYSTEM SHALL BE TOWN OF PAONIA PERSONNEL. THE STAFF 48 HOURS NOTICE TO	1. THE CONTRACTOR SHALL VERIFY HORIZONTAL AND VER TO BE CONNECTED TO PRIOR TO CONSTRUCTION STAKI	TICAL LOCATIONS OF ALL EXISTING SEWERS NG.		
ARRANGE FOR OPERATING VALVES. BOTH THE CONTRACTOR AN PAONIA PERSONNEL SHALL BE PRESENT WHEN THE VALVES ARE	ND THE APPROPRIATE TOWN OF OPERATED.	2. CONNECTION TO EXISTING TOWN OF PAONIA LINES WILL OF THE NEW SANITARY SEWER SYSTEM. EXISTING PIPE A BE BROKEN OUT" UNTIL THE NEW SYSTEM IS ACCEPTED.	BE PERMITTED UPON INITIAL ACCEPTANCE AT THE POINT OF CONNECTION SHALL NOT IF CONNECTING TO AN EXISTING MANHOLE,		
WATER AND SANITARY SEWER LINES SHALL HAVE A MINIMUM HC FEET. WHEN A TEN (10) FOOT SEPARATION IS NOT PROVIDED OR	RIZONTAL SEPARATION OF TEN (10) WHEN SEWER LINES CROSS WATER	THE NEW LINE SHALL BE PLUGGED UNTIL THE NEW SYST	EM IS ACCEPTED.		
LINES WITH LESS THAN ONE AND ONE-HALF (1½) FEET OF VERTIC JOINTS SHALL BE CONCRETE ENCASED. FOR PERPENDICULAR C EXTEND TEN (10) FEET, PERPENDICULAR TO THE WATER LINE IN	AL SEPARATION, SEWER LINE ROSSINGS, ENCASED JOINTS SHALL BOTH DIRECTIONS.	3. MINIMUM VERTICAL SEPARATIONS BETWEEN ALL UTILITY VERTICAL SEPARATIONS ARE LESS THAN EIGHTEEN (18) REINFORCED AND PROTECTED AS REQUIRED BY CURRE	PIPES SHALL BE EIGHTEEN (18) INCHES. IF INCHES, THE UTILITY PIPES SHALL BE NT TOWN STANDARD SPECIFICATIONS.		
ALL WATER LINES SHALL HAVE A MINIMUM OF FIVE (5) FEET OF C OF TEN (10) FEET FROM THE SANITARY SEWER.	OVER AND BE LOCATED A MINIMUM	4. WATER AND SANITARY SEWER LINES SHALL HAVE A MINI FEET. WHEN A TEN (10) FOOT SEPARATION IS NOT PROVI LINES WITH LESS THAN ONE AND ONE-HALF (1½) FEET O	MUM HORIZONTAL SEPARATION OF TEN (10) DED OR WHEN SEWER LINES CROSS WATER F VERTICAL SEPARATION, SEWER LINE		
CHANGES IN DIRECTION OF WATERLINE PIPE GREATER THAN ON IN ALL INSTANCES. AXIAL DEFLECTION AT THE JOINTS SHALL NO	E DEGREE SHALL REQUIRE FITTINGS	JOINTS SHALL BE CONCRETE ENCASED. FOR PERPENDICEXTEND TEN (10) FEET, PERPENDICULAR TO THE WATER	CULAR CROSSINGS, ENCASED JOINTS SHALL LINE IN BOTH DIRECTIONS.		

- ALL SANITARY SEWER SERVICES AND WATER SERVICES ARE TO BE TEN (10) FEET APART.
- 6. SERVICE LATERALS SHALL EXTEND FIVE (5) FEET BEYOND RIGHTS OF WAY OR UTILITY EASEMENTS, WHICHEVER IS GREATER. THE ENDS SHALL BE MARKED BY A GREEN PAINTED WOOD 2 x 4 POST.
- 7. THE LENGTH OF SANITARY SEWER LINE IS THE HORIZONTAL DISTANCE BETWEEN CENTER OF MANHOLE TO CENTER OF MANHOLE. THEREFORE, THE DISTANCES INDICATED ON THE PLANS ARE APPROXIMATE AND COULD VARY DUE TO VERTICAL ALIGNMENT AND MANHOLE DIMENSIONS.
- 8. SERVICE LINE CONNECTIONS TO DEAD END MANHOLES ARE NOT PERMITTED. SERVICE LINE CONNECTINGS TO IN-LINE MANHOLES ARE NOT PERMITTED, ONLY WITH THE APPROVAL OF THE TOWN MAY SERVICE CONNECTIONS BE ALLOWED IMMEDIATELY ABOVE OR BELOW A MANHOLE. MINIMUM SERVICE LINE SLOPE; 4 INCHES=2%.
- 9. ALL FOUR (4) THROUGH FIFTEEN (15) INCH SANITARY SEWER PIPE SHALL BE POLYVINYL CHLORIDE (PVC) AND SHALL BE IN ACCORDANCE WITH ASTM D-3034-SDR35, "STANDARD SPECIFICATION FOR PVC SEWER PIPE AND FITTINGS". ANY SANITARY SEWER HAVING A DEPTH IN EXCESS OF FIFTEEN (15) FEET SHALL BE COORDINATED WITH THE PUBLIC WORKS DEPARTMENT.
- 10. BEDDING MATERIAL SHALL CONFORM TO TOWN OF PAONIA STANDARDS AND SPECIFICATIONS.
- 11. ALL SEWER LINE PIPE SHALL BE PROVIDED WITH A MINIMUM GAGE SIZE OF 12 SINGLE STRAND INSULATED COPPER WIRE. SPLICES IN TRACER WIRE SHALL BE CAPPED IN WATER PROOF GEL CAP TYPE CONNECTORS SUITED FOR DIRECT BURY APPLICATION (3M TYPE DBY-6 LOW VOLTAGE OR EQUAL). WIRE SHALL BE ATTACHED TO TOP OF WATER LINE WITH 2-INCH WIDE PVC TAPE @ 5-FT INTERVALS ALONG PIPE. TRACER WIRE SHALL EXTEND TO THE SURFACE AND BE COILED IN A LOCATE BOX AT THE BACKSIDE OF EITHER EACH FIRE HYDRANT OR VALVE. UNDER THE SUPERVISION OF TOWN OF PAONIA ENGINEERING AND/OR PUBLIC WORKS STAFF, TEST SHALL BE MADE BY THE CONTRACTOR AT THE COMPLETION OF CONSTRUCTION TO INSURE THAT THE TRACER WIRES CARRY A CONTINUOUS CURRENT BETWEEN ALL ACCESS POINTS.
- 12. WARNING TAPE SHALL BE INSTALLED 12" MINIMUM AND 18" MAXIMUM ABOVE SEWER PIPE.
- 13. PRECAST CONCRETE MANHOLE SECTIONS SHALL BE IN ACCORDANCE WITH ASTM C-478. MANHOLE STEPS SHALL BE EPOXY-COATED CAST IRON, ALUMINUM ALLOY, PLASTIC OR OTHER APPROVED CORROSION-RESISTANT METAL. CAST IRON RING AND COVER SHALL CONFORM TO ASTM A-48.
- 14. MANHOLES SHALL BE A MINIMUM FOUR (4) FOOT DIAMETER AND CONSTRUCTED PER THE STANDARDS AND SPECIFICATIONS.
- 15. THE CONTRACTOR SHALL TAKE CARE TO PROPERLY SHAPE ALL MANHOLE INVERTS AND BENCHES IN ACCORDANCE WITH THE TOWN OF PAONIA STANDARDS AND SPECIFICATIONS, TO PROMOTE SMOOTH FLOW THROUGH THE MANHOLE. INVERTS OF LINES INTERSECTING AT 90 DEGREES AND AT HIGHLY DIVERGENT OR FLAT SLOPES ARE ESPECIALLY CRITICAL. MANHOLE INVERTS SHALL BE CONSTRUCTED WITH A SMOOTH TROWEL FINISH, AND BENCH FINISHED WITH A LIGHT BROOMED, NON-SKID, FINISH.
- 16. SEWER TEES AND/OR WYES SHALL BE STAKED BY A SURVEY CREW. THE CONTRACTOR SHALL FURNISH TO THE ENGINEER "AS-CONSTRUCTED" LOCATION OF TEES AND WYES. ALL SERVICE LINES ARE FOUR (4) INCH UNLESS OTHERWISE NOTED.
- 17. THE CONTRACTOR, AT THE OWNER'S EXPENSE, WILL MAKE ALL SEWER SERVICE TAPS.
- 18. PRIOR TO BACKFILL THE TOWN OF PAONIA ENGINEERING AND/OR PUBLIC WORKS STAFF SHALL INSPECT ALL SANITARY SEWER MAINS AND SERVICE EXTENSIONS.
- 19. MANHOLE RIMS SHALL BE SET AT AN ELEVATION RELATIVE TO THE PAVEMENT, IN ACCORDANCE WITH THE TOWN OF PAONIA STANDARDS. WHETHER THE MANHOLE IS AT PAVED OR UNPAVED GRADE, A MINIMUM OF ONE (1) AND A MAXIMUM OF FOUR (4) CONCRETE RINGS SHALL BE USED TO ADJUST THE RIM ELEVATION TO FINAL GRADE. THE MAXIMUM ACCEPTABLE VERTICAL ADJUSTMENT UTILIZING CONCRETE RINGS IS EIGHTEEN (18) INCHES.
- 20. INITIAL ACCEPTANCE OF THE NEW SANITARY SEWER MAINS IS CONTINGENT UPON COMPLETION OF ITEMS LISTED IN THE TOWNS STANDARDS AND SPECIFICATIONS.

ACCEPTANCE TESTING:

- 1. TESTING OF WATER LINES, SERVICES AND APPURTENANCES SHALL CONFORM TO THE REQUIREMENTS OF AWWA AND THE APPLICABLE STANDARD SPECIFICATIONS OF THE TOWN.
- AFF. CONTACT THE TOWN OF PAONIA DEPARTMENT 2. THE CONTRACTOR SHALL BE REQUIRED TO PERFORM HYDROSTATIC TESTS ON ALL WATER MAINS. LATERALS, DEAD ENDS AND SERVICE LINES IN ACCORDANCE WITH AWWA SPECIFICATIONS C600.
 - 3. PRIOR TO MAKING THE TEST, THE CONTRACTOR SHALL ADVISE THE TOWN OF THE TIME AND PLACE OF THE TEST SO THAT ADEQUATE INSPECTION CAN BE PROVIDED.
 - 4. PRIOR TO PERFORMANCE OF THE TEST, THE PIPELINE SHALL BE COMPLETELY FILLED WITH WATER FOR A PERIOD OF TWENTY-FOUR (24) HOURS.
 - 5. THE TEST SHALL BE CONDUCTED IN THE PRESENCE OF THE TOWN OR ITS AUTHORIZED REPRESENTATIVE.

- S SHALL BE MARKED BY A BLUE PAINTED 2 x 4 POST. MECHANICAL RESTRAINTS ARE REQUIRED AT ALL F BE REQUIRED IF PIPE RESTRAINT IS PROVIDED IN
- DING MATERIAL ABOVE THE SPRING LINE OF THE CTED AND APPROVED FOR BACKFILLING BY THE VORKS STAFF.
- DISTRIBUTION SYSTEM SHALL BE MADE UNTIL ALL SHING HAS BEEN COMPLETED. BE DONE IN THE PRESENCE OF A TOWN OF
- OR TO DISINFECTING AND/OR TESTING.
- ACCORDANCE WITH THE REQUIREMENTS OF THE ROCEDURE SET FORTH IN AWWA C601, "STANDARD TION OF THE WATER LINE SHALL BE PERFORMED S, FIRE HYDRANTS AND OTHER APPURTANCES TH THE CHLORINATING AGENT TO INSURE THAT RNAL SURFACES.

PPROVED BY THE TOWN. OF SEWER LINES AND SERVICES, MANHOLES AND APPURTENANCES SHALL CONFORM TO JIREMENTS OF THE APPLICABLE PORTIONS OF THE STANDARD SPECIFICATIONS OF THE













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SANITARY





C8.0 N.T.S.

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1. THERE SHALL BE AN 18 INCH VERTICAL SEPARATION BETWEEN WATER AND SEWER LINES WHEN DIRECTLY OVERHEAD. WATER AND/OR SANITARY SEWER LINES SHALL BE A MINIMUM OF 2 FEET FROM THE EDGE OF THE CURB AND GUTTER. ENCROACHMENT ONTO TOWN MAINTAINED RIGHT OF WAY SHALL FOLLOW CONDITIONS OF THE APPLICABLE

- ENCROACHMENT AGREEMENT OR FRANCHISE AGREEMENT.
- 4. FOR FIRE HYDRANT LOCATION SEE DETAILS 4, 5, & 6 SHEET C8.0

 $\langle 2 \rangle$ STANDARD UTILITY LOCATIONS IN STREET CROSS-SECTION C8.0 N.T.S.



	G			Н			
	TABLE 1 - MINIMUM DE	PTH TO TOP OF LINE (FEE	T)*				
OMMUNICATIONS	ELECTRIC	GAS	STORM	WATER**	SANITARY		
3	2	2 (2.5 MAX)	2	5	8		
018 UTILITY STANDARE POTABLE, RAW WATEF	8 UTILITY STANDARDS. DEVELOPER/CONTRACTOR SHALL CONFIRM DEPTHS WITH UTILITY PROVIDER FOR ANY UPDATES. DTABLE, RAW WATER, PRESSURIZED RAW WATER AND RE-USE WATER.						
TABLE 2 - MIN	NIMUM HORIZONTAL SEP	ARATION FOR PARALLEL	JTILITIES (FEET)*				

OMMUNICATIONS	ELECTRIC	GAS	STORM	WATER**	SANITARY
1	1	3	2	2	2
1	1	1	1	DEPTH OF WATER LINE MINUS 4'	DEPTH OF SANITARY LINE MINUS 4'
2	3	-	2	2	2
2	2	2	-	10	2
***	***	2	10	10	10
***	***	***	2	10	-

THESE DEPTHS ARE BASED ON 2018 UTILITY STANDARDS. DEVELOPER/CONTRACTOR SHALL CONFIRM DEPTHS WITH UTILITY PROVIDER FOR ANY UPDATE:

** INCLUDES, BUT NOT LIMITED TO, POTABLE, RAW WATER, PRESSURIZED RAW WATER AND RE-USE WATER. *** HORIZONTAL SEPARATION IS NOT APPLICABLE, BECAUSE VERTICAL SEPARATION IS ACHIEVED. FOR EXAMPLE, A SHALLOW COMMUNICATIONS LINE CAN BE LOCATED ABOVE A WATER

TABLE 3 - MINIMUM VERTICAL SEPARATION AT UTILITY CROSSINGS (FEET)*
--

OMMUNICATIONS	ELECTRIC	GAS	STORM	WATER	SANITARY
1	1	1	2	2 ABOVE	2
1	1	1	2	2 ABOVE	2
1	1	1	2	2 ABOVE	2
2	2	2	2	2 ABOVE	2
2 BELOW	2 BELOW	2 BELOW	2 BELOW	2	2 ABOVE
2	2	2	2 BELOW	2	2

THE TABLE IS INTENDED TO BE READ BY FIRST SELECTING A ROW AND THEN A COLUMN. FOR EXAMPLE: WATER IS REQUIRED TO BE PLACE TWO (2) FEET BELOW COMMUNICATIONS, TWO (2) FEET AWAY FROM OTHER WATER LINES, AND TWO (2) FEET ABOVE SANITARY. THESE DEPTHS ARE BASED ON 2018 UTILITY STANDARDS. DEVELOPER/CONTRACTOR SHALL CONFIRM DEPTHS WITH UTILITY PROVIDER FOR ANY UPDATES.

** INCLUDES, BUT NOT LIMITED TO, POTABLE, RAW WATER, PRESSURIZED RAW WATER AND RE-USE WATER.

MINIMUM UTILITY DEPTHS, HORIZONTAL & VERTICAL SEPARATION



TYPICAL FIRE HYDRANT INSTALLATION



MINIMUM CONCRETE BLOCKING (C.Y.)*						
NOMINAL PIPE DIAMETER INCHES	TEES & DEAD ENDS	90° BEND	45° BEND	22 ¹ /2° BEND	11 ¹ / ₄ ° BEND	
4	1⁄3	1/3	1/3	1/3	1⁄3	
6	1⁄3	1⁄3	1⁄3	1⁄3	1⁄3	
8	1⁄3	1/2	1⁄3	1⁄3	1⁄3	
10	² / ₃	3⁄4	1/2	1⁄3	1⁄3	
12	3⁄4	1.0	2/3	1⁄3	1/3	



METER BOX TO BE LOCATED IN R/W ADJACENT TO PROPERTY OR IN APPROVED EASEMENT ADJACENT TO R/W. 4. WHEN THE GRADE CHANGES ON EXISTING SERVICES, A COPPER RESETTER CAN BE USED TO ADJUST TO GRADE. COPPER RESETTERS ARE PROHIBITED ON NEW SERVICES. CURB STOP BOX SHALL HAVE PLUG STYLE LID WITH PENTAGON BOLT, 1-1/4" STEEL UPPER SECTION, AND ARCH STYLE BASE. STEEL STATIONARY ROD TO BE PROVIDED FOR CURB STOP OPERATION. 6. SERVICE LINES SHALL BE STUBBED ACROSS THE PROPERTY LINE THROUGH THE WIDTH OF THE UTILITY EASEMENT WITH THE END SEALED WITH A WATERTIGHT SEAL AND MARKED FULL DEPTH WITH A 2 X 4 PAINTED BLUE AND BROUGHT TO GRADE. BURIAL DEPTH SHALL CONFORM TO THE TOWN OF PAONIA MINIMUM BURIAL DEPTH FOR WATER LINES AND SERVICES. 8. TRACER WIRE IS REQUIRED ON ALL NEW WATER PIPE INFRASTRUCTURE PER SUE REGULATIONS. TRACER WIRE SHALL BE NO. 12 GAUGE

STANDARD 3/4" WATER SERVICE METER PIT















- NEEDED UNLESS RAINFALL IS ADEQUATE UNTIL PLANTS MATURE
- INSPECT AFTER SIGNIFICANT RAIN EVENTS (E.G. >0.5 INCH) AS NEEDED
- MOW FILTER STRIP/GRASS CHANNEL
- REPLACE VEGETATION WHENEVER THE PERCENT COVER OF ACCEPTABLE VEGETATION FALLS BELOW 90 PERCENT OR PROJECT SPECIFIC PERFORMANCE REQUIREMENTS ARE NOT MET. IF VEGETATION SUFFERS FOR NO APPARENT REASON, CONSULT WITH HORTICULTURIST AND/OR
- REPAIR ANY STRUCTURAL DAMAGE TO CHECK DAMS OR TIE-IN TO DOWNSTREAM CHANNEL
- INSPECT INFLOW AND PRETREATMENT SYSTEMS FOR CLOGGING (OFF-LINE SYSTEMS) AND
- INSPECT FILTER STRIP/GRASS CHANNEL FOR EROSION OR GULLYING. SOD AS NECESSARY • HERBACEOUS VEGETATION, TREES AND SHRUBS SHOULD BE INSPECTED TO EVALUATE THEIR HEALTH AND REPLANTED AS APPROPRIATE TO MEET PROJECT GOALS
- REMOVE ANY DEAD OR SEVERELY DISEASED VEGETATION
- INSPECT AND REMOVE ANY SEDIMENT AND DEBRIS BUILD-UP IN PRETREATMENT AREAS INSPECT INFLOW POINTS AND INFILTRATION SURFACE FOR BUILDUP OF ROAD SAND ASSOCIATED WITH SPRING MELT PERIOD, REMOVE AS NECESSARY TO MAINTAIN INFILTRATION RATES AND VOLUME CAPACITY, AND REPLANT AREAS THAT HAVE BEEN IMPACTED BY SAND/SALT BUILD UP

CHECK STRUCTURAL STABILITY OF CHECK DAMS

CUT BACK AND REMOVE PREVIOUS YEAR'S PLANT MATERIAL AND REMOVE ACCUMULATED LEAVES IF NEEDED (OR CONDUCT CONTROLLED BURN WHERE APPROPRIATE)

2 C8.3 N.T.S.

NOTES:

- 1. FOR ROCK OR OTHER INCOMPRESSIBLE MATERIALS, THE TRENCH SHALL BE OVEREXCAVATED A MINIMUM OF 6" AND REFILLED WITH AGGREGATE MATERIAL AS DIRECTED BY THE GEOTECHNICAL ENGINEER.
- 2. BEDDING AND BACKFILL MATERIALS IN THE PIPE ZONE SHALL BE COMPACTED AS SPECIFIED BY THE GEOTECHNICAL ENGINEER PRIOR TO BACKFILLING THE
- REMAINDER OF THE TRENCH. 3. TOP WIDTH (W) EQUALS 5 TIMES THE PIPE DIAMETER OR THE WIDTH OF THE EMBANKMENT SLOPE PROTECTION,
- WHICHEVER IS GREATER. 4. SEE PLAN FOR CULVERT MATERIAL AND SIZE.

EXISTING GROUND	
VARIES, 2' MIN.	
	T 14, 2020 0

\ TYPICAL IRRIGATION DITCH SECTION



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CIVIL

DETAILS

C8.3





19.

PRELIMINARY PLAT OF **RIVERBANK NEIGHBORHOOD SUBDIVISION** A RE-SUBDIVISION OF LOTS 1, 2 & 3 OF RIVERBANK MINOR SUBDIVISION #2 WITHIN THE E1/2 SW1/4 OF SECTION 31, T.13S., R.91W., 6TH P.M. & WITHIN THE NE1/4 NW1/4 OF SECTION 6, T.14S., R.91W., 6TH P.M. TOWN OF PAONIA, DELTA COUNTY, COLORADO

CERTIFICATE OF DEDICATION AND OWNERSHIP:

19.

1 6

KNOW ALL MEN BY THESE PRESENTS that the undersigned Old World, LLC, being the owner(s) of certain lands in the Town of Paonia, Colorado, to wit:

Lots 1, 2 and 3 of the Riverbank Neighborhood Minor Subdivision #2

A parcel of land located within E1/2 of the SW1/4 of Section 31, Township 13 South, Range 91 West of the 6th P.M. and within the NE1/4 of the NW1/4 of Section 6, Township 14 South, Range 91 West of the 6th P.M., having a description based upon a bearing of N.01'33'02"E. from the 1/4 corner common to said Sections 31 and 6, (monumented by a witness corner bearing N.88°58'09"W. 143.70 feet from the true corner position and being a 2" aluminum cap PLS20138) to the C1/4 corner of said Section 31 (monumented by a 2" aluminum cap PLS20138), with all other bearings relative thereto and being more particularly described as follows: Beginning at said 1/4 Corner and running thence S.49'26'45", 329.95 feet (monumented by a 2" aluminum cap PLS25972); thence S.39'53'15"E. 119.19 feet to the approximate centerline of the North Fork of the Gunnison River; thence along said centerline the following eight (8) courses: (1) S.63'03'58"W. 107.13 feet; (2) thence S.81°37'06"W. 50.18 feet; (3) thence S.57°39'09"W. 28.64 feet; (4) thence S.53°16'09"W. 30.58 feet; (5) thence S.49'05'39"W. 30.46 feet; (6) thence S.57'04'45"W. 76.61 feet; (7) thence S.57'51'04"W. 84.74 feet; (8) thence S.46'15'15"W. 78.31 feet; thence leaving said centerline N.42'07'53"W. 43.11 feet (monumented by a witness corner bearing N.33'34'58"W. 30.00 feet from true corner position and being a 2" aluminum cap PLS25972); thence N.33*34'58"W. 53.96 feet (monumented by a 2" aluminum cap PLS25972); thence N.54*35'58"W. 190.61 feet (monumented by a 2" aluminum cap PLS25972); thence S.57*16'02"W. 207.82 feet to the northerly right of way line of Price Road (monumented by a 2" aluminum cap PLS25972); thence along said northerly right of way line N.33*29'38"W. 67.01 feet (monumented by a 2" aluminum cap PLS25972); thence leaving said northerly right of way line N.57*16'02"E. 54.23 feet (monumented by a 2" aluminum cap PLS25972); thence N.09*32'39"W. 197.57 feet (monumented by a 2" aluminum cap PLS25972); thence N.33"01'05". 104.88 feet (monumented by a 2" aluminum cap PLS25972); thence N.55'30'55"E. 156.38 feet (monumented by a 1-1/2" aluminum cap PLS12766); thence N.55*13'06"E. 69.98 feet (monumented by a 1-1/2" aluminum cap PLS12766); thence S.89*02'41"E. 165.86 feet (monumented by a 1–1/2" aluminum cap PLS12766); thence N.00"32'49"E. 353.92 feet (monumented by a 1-1/2" aluminum cap PLS12766); thence N.13"24'39"W. 247.26 feet (monumented by a 2" aluminum cap PLS25972); thence N.69'40'38"E. 223.29 feet (monumented by a 2" aluminum cap PLS25972); thence N.72°53'57"E. 71.47 feet (monumented by a 2" aluminum cap PLS25972); thence N.31°28'41"E. 58.08 feet (monumented by a 2" aluminum cap PLS25972); thence N.43'00'39"E. 94.13 feet (monumented by a 2" aluminum cap PLS25972); thence N.27*23'22"W. 153.82 feet (monumented by a 2" aluminum cap PLS25972); thence N.65'57'18"E. 164.32 feet (monumented by a 2" aluminum cap PLS25972); thence S.24'02'42"E. 566.46 feet (monumented by a $1-1/2^*$ aluminum cap LS1456); thence S.27*21'52"E. 180.28 feet to the east line of said SW1/4 (monumented by a 2" aluminum cap PLS25972); thence along said east line S.01'33'02"W. 350.00 feet to the Point of Beginning, said parcel contains 20.265 acres, more or less.

Town of Paonia, County of Delta, State of Colorado.

Has by these presents laid out, platted and subdivided the same into lots, as shown on this plat, under the name of RIVERBANK NEIGHBORHOOD SUBDIVISION, and shall dedicate grant and convey to the Town of Paonia, State of Colorado for the use of the public In addition, all owners of land, whether agricultural business, farm, ranch or residents, have obligations under State Law and municipal Streets hereon shown as each sub-phase occurs. Also the utility easements shall be regulation with regard to the maintenance of fences, livestock must be fenced out (open range). Irrigators have the right to maintain dedicated as perpetual easements for the installation, operation, maintenance and repair irrigation ditches through established easements that transport water for their use and said irrigation ditches are not to be used for the of utilities and appurtenances thereto including, but not limited to electric lines, cable TV lines, natural gas pipelines, sanitary sewer lines, domestic water lines and telephone dumping of refuse. Landowners are responsible for controlling of weeds, keeping their pets under control, and maintenance of resources of the property wisely (water, soil, animals, plants, air, and human resources). Residents and landowners are encouraged to learn about these lines, as each sub-phase occurs. rights and responsibilities and act as good neighbors and citizens of the Town. Dedicated easements include the right of ingress and egress on, along, over, under, through and across by the beneficiaries, their successors, or assigns for the purposes therein stated together with the right to trim or remove interfering trees and brush. Conflicts include, but are not limited to: trespass; harassment of livestock and livestock losses due to free roaming dogs; trespass by livestock, livestock on highways, county, municipal and private roads; leaving gates open; thence maintenance; harvesting transportation of Furthermore, the owners of lots or tracts hereby platted shall not burden nor overburden agricultural and silvicultural crops; agricultural and prescribed burning; complaints of noise, dust, aesthetics, and odor resulting from said easements by erecting or placing any improvements thereon which may prevent reasonable ingress and egress to and from the easement for Town, and Riverbank production and processing operations; disposal of dead animals; weed, pets and predator control. Neiahborhood Subdivision Homeowners' Association and public utility purposes. 11. Each purchaser of a lot in this subdivision shall be aware that the Riverbank Neighborhood is adjacent to a Foundry and the owners of Executed this _____ day of ______ A.D., 20____. the lots shall not challenge the currently existing legal use of Foundry operations. Old World, LLC STATE OF COLORADO) SS. COUNTY OF DELTA The foregoing certificate of Ownership and Dedication was acknowledged before me this ______day of ______ A.D., 20 _____ by Old World, LLC My commission expires: Witness my hand and official seal. Notary Public SW1/4 SEC. 31 LAND DISTRIBUTION Boundary of property surveyed described under Reception No. 704944, Delta County, Colorado, containing 20.265 acres , distributed as follows: FD. 1-1/2" AL. CAP PLS20138 16.889 Ac. 1.479 Ac. Residential Lots SURVEYOR'S CERTIFICATE Streets – Roads I, Kris Crawford, hereby certify that this plat was prepared under my direct 1.897 Ac. Open Space/Parks supervision and that said survey and plat conform to the requirements of the Colorado Revised Statutes, and all applicable Town of Paonia regulations. 20.265 Ac. Total <u>8</u>6 Kris Crawford PLS 38255 Date 1348.99' 31 **36** 31 1416.31' **1** € № 88'50 N 88*58'09" W 2765.30' FD. 2" AL. CAP FD. 3" CDOT CAP AS 46.5' W.C. PLS20138 AS 143.7'W.C. CONTROL MAP PAONIA SURVEYOR CERTIFICATE Approved for content and form only, not the accuracy of survey, calculations, or drafting. This plat conforms to Section 38–51–106, Colorado Revised Statue. VICINITY PLAN SCALE: 1"=2000' Surveyor Date STEVENS CULCH , PLANNING COMMISSION CERTIFICATE: RD Approved by the Town of Paonia Planning Commission this _____ day of MINE A.D., 20 _____ PO

PLAT NOTES

1. This subdivision is subject to the Declaration of Covenants, Conditions and Restrictions for RIVERBANK NEIGHBORHOOD recorded in the office of the Delta County Clerk and Recorder on July 27, 2018.

2. Plot of RIVERBANK NEIGHBORHOOD SUBDIVISION Phases:

2.A Phase A shall be Lots 1 and 2

2.B Phase B shall be Lots 3, 4, 5, 6, 7, 8 and 9

2.B Phase C shall be Lots 10, 11, 12, 13, 14, 15 and 16

3. Phases may be developed in any order determined by the landowner, and any phase may be developed at any time regardless of whether any other phase has been completed.

4. As phases are developed, the owner shall make available to each lot, water lines, sewer lines, electric power and telephone to the lot lines shown on the plat. Each lot purchaser will be responsible for extending underground utilities from said lot line.

5. Development of phases shall be at the sole discretion of the landowner. The undeveloped phases and parcels may be fenced to separate developed lots from undeveloped land used for agricultural purposes.

6. This plat constitutes a development agreement within the meaning of C.R.S. 24-68-104. This plat confers vested property rights which shall have a duration of fifteen years after the recordation of this plat.

7. All public land donation and open space requirements have been met by the developer.

8. The owner reserves to itself, its successors and assigns, the right to use any and all right-of-ways, easements and roads as may be necessary to develop any property within or outside of the subdivision.

9. In case of default by the owner, The Town of Paonia will have the right to complete Improvements itself or it may contract with a third party for completion. The Town, its successors, assigns, agents, contractors and employees, enjoy a non-exclusive right and easement to enter the Property for the purposes of constructing, re-constructing, maintaining and repairing such Improvements.

10. Colorado is a "Right to Farm" state pursuant to CRS 35–3.5–101, et seq. Landowners, residents and visitors must be prepared to accept the activities, sights, sounds, and smells of agricultural operations as a normal and necessary aspect of living in Delta County and the Town of Paonia with a strong rural character and healthy agricultural sector. Those with an urban sensitivity may perceive such activities, sights, sounds, and smells only as inconvenience, eyesore, noise, and odor. However, State law and municipal policy provide that ranching, farming or other agricultural activities and operations within the Town of Paonia and surrounding Delta County shall not be considered to be nuisances so long as operated in conformance with the law and in a non-negligent manner. Therefore, all must be prepared to encounter noises, odors, lights, mud, dust, smoke, chemicals, machinery on public roads, a livestock on public roads, storage and disposal of manure, and the application by spraying or otherwise of chemical fertilizers, soil amendments, herbicides and pesticides, and one or more of which may naturally occur as part of legal and non-negligent agricultural operations.





PRELIMINARY PLAT OF RIVERBANK NEIGHBORHOOD SUBDIVISION A RESUBDIVISION OF LOTS 1, 2 & 3 OF RIVERBANK MINOR SUBDIVISION #2 WITHIN THE BL/2 SWI/4 OF SECTION 34, TASS, RAIW, 6TH P.M. * WITHIN THENEL/HWI/HOF SECTION & TAKS, RAIW, STH PM. TOWN OF PAONIA, DELITA COUNTY, COLORADO

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STATE OF COLORIDO) COLATY OF DELTA) ST.

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Approved by the Taxes of Peorie Planning Commission this _{source} day of _ AD, 20 _____

Approved by the Jose of Poarlo Board of Fratess Dis____day of ____ AB., 20

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Chairman, Town of Poenia Planning Commission

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By commission expirate Witness my hand and attained seal



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ITEM 9

Subdivision Improvements Agreement

between

the Town of Paonia, Colorado

and

Old World LLC

version 7.0 ("low density design")

1. PARTIES: The parties to this Development Improvements Agreement ("the Agreement" or "Agreement") are Old World (Building & Restoration) LLC ("*The Developer*") and the Town of Paonia, Colorado ("the Town" or "Town").

For valuable consideration, the receipt and adequacy of which is acknowledged, the parties agree as follows:

2. EFFECTIVE DATE: The Effective Date of the Agreement shall be the date of recordation of the final plat for the Riverbank Neighborhood Subdivision.

<u>RECITALS</u>

The Developer seeks permission to develop Lot 1 of the Riverbank Minor Subdivision, as recorded March 21st, 2012 under Reception Number 657278 on ("*the Property*" or "*Property*") within the *Town* to be known as Riverbank Neighborhood PUD, which property is more particularly described on the approved Final Plat, incorporated by this reference and recorded as set forth below. *The Developer* shall be the developer of three phases (A up to and including C), which is the subject of a duly approved Final Plat ("the Plat") recorded on DATE, with reception-number NUMBER of the real property records of the Delta County Clerk and Recorder, and the subject of specific Engineering Plans.

The *Town* seeks to protect the health, safety and general welfare of the community by requiring the completion of various improvements on the Property, in phases, and limiting the harmful effects of substandard developments. The purpose of this Agreement is to protect the *Town* from the cost of completing necessary improvements itself and is not executed for the benefit of materialmen, laborers, or others providing the work, services or material to *The Developer* and/or the Property or for the benefit of the owners, purchasers or users of the Property. The mutual promises, covenants, and obligations contained in this Agreement are authorized by state law, the Colorado Constitution and the *Town*'s land development ordinances.

DEVELOPER'S OBLIGATION

3. IMPROVEMENTS: *The Developer* will design, construct and install, at its own expense, those on-site and off-site improvements for water, sewer and roads that are specified by Engineering Plans¹, separately for each phase, attached and incorporated by this reference ("the Improvements" or "Improvements"). *The Developer* agrees to pay the *Town* for inspection services performed by or for the *Town*. The hourly rate of "in-house"

¹ Engineering Plans are part of the subdivision application.

Town inspection services is the *Town*'s actual costs for the inspection, not to exceed \$45.⁰⁰ per hour. The scope of this project is such that the *Town* may have to engage independent consultant(s) to adequately provide inspection services. The *Town* shall propose such an independent consultant, and the developer shall have a right of refusal. *The Developer* shall pay the consultant's actual charges to the *Town*, including, but not limited to, those for inspections by the Town Engineer. *The Developer*'s obligation to complete a phase is and will be independent of any obligations of the *Town* contained herein.

Notwithstanding anything to the contrary contained in this Agreement and the Project Plans, Developer shall have no obligation to develop all or any portion of the Project.

4. SECURITY: The work will be performed at the furthest extensions of the *Towns*' infrastructure, at locations inaccessible to the public. No bonding is required from the *Developer*.

In lieu of a bond, *Developer* will, before commencing work on a phase, place funds in an separate account; and show proof to the *Town*. These funds will be sufficient for payment of improvements for water, sewer and roads as listed a Development Cost Estimate.

5. STANDARDS: The *Developer* must construct the Improvements on *The Property* according to the standards and specifications set forth in the recorded Final Plat and/or the Engineering Plans. These improvement are summed up as:

- sanitary sewer main line,
- water main line,
- road,
- road signage,
- streetlights (3).

The Developer must also construct the improvements specified in exhibit B, "other improvements".

All disturbed areas in the project must be successfully revegetated with permanent grasses and/or landscaping or areas that will be re-graded in the future may be revegetated with native drought tolerant grasses. Successful revegetation is determined by a 70% success rate of the grasses. Temporary irrigation systems must be used until vegetation is established and can survive without supplemental irrigation. Disturbed areas should be revegetated within 60 days of surface disturbance. Topsoil storage piles must not remain for periods longer than 180 days and must be revegetated with grasses to prevent fugitive dust. Soil stockpiles proposed to remain for periods longer than 180 days must be specifically approved by the *Town*'s Board of Trustees for a defined period of time. All disturbed areas, soil stockpiles and revegetated areas must be maintained in a predominately weed free condition.

6.WARRANTY: *The Developer* warrants that each of the Improvements will be free from defects for a period of twelve (12) months from the date of Initial Acceptance by the *Town*.

7. COMMENCEMENT: Before commencing work on any new phase(s), the developer will apply with the *Town* for an administrative review by the *town*'s Design Review Committee.

- Developer will post the property notifying meeting with the Design Review Committee.
- The property will be posted with a sign to be at least 2 foot by 2 foot (2' x2').
- The property will be posted at least 15 days prior to said meeting.

- The *town's* Design Review Committee must grant permission if the Developer has fulfilled all obligations stemming from this Development Improvements Agreement for all previously commenced phases.

8. COMPLETION: For each phase separately, *The Developer* must complete the Improvements of this phase within 12 (twelve) months after they have commenced (the "Completion Period").

9. COMPLIANCE WITH LAW: *The Developer* must comply with all applicable federal, state and local laws, ordinances and regulations in effect at the Effective Date. When the *Town* is mandated by a higher authority and it is necessary to protect the public health or safety, *The Developer* shall be subject to laws, ordinances and regulations that become effective after the Effective Date.

10. NOTICE OF DEFECT: Subject to Section 5 above, the Engineer for *The Developer* must provide timely notice to the contractor, the issuer of security and the *Town* Engineer whenever inspection reveals, or the said Engineer otherwise has knowledge, that an improvement does not conform to *Town* standards or any specifications approved in the Final Plat or Engineering Plans or is otherwise defective. *The Developer* will have thirty (30) days from the issuance of such notice to correct the defect. The *Town* may grant reasonable extensions.

11. ACCEPTANCE OF IMPROVEMENTS:

After completion by *The Developer*, the *Town* will inspect the Improvements. Unless the inspection reveals defects, this entails an Initial Acceptance of the Improvements by the *Town*.

Initial Acceptance of any Improvements does not constitute a waiver by the *Town* of any rights it may have on account of any defect in or failure of the Improvement.

The Improvements must be warranted by *The Developer* for 12 months following the date of Initial Acceptance by the *Town*, pursuant to applicable ordinances and/or regulations. *The Developer* must perform and pay all costs of repairs or maintenance of any defects existing or occurring during the warranty period, including reimbursing the *Town* for any expenses it incurs as a result of any such defect.

The warranty by *The Developer* terminates twelve months after Initial Acceptance. The *Town*'s Final Acceptance of Improvements will not be given or obtained until *The Developer* presents a document or documents, for the benefit of the *Town*, showing that *The Developer* owns the Improvements in fee simple, or as accepted by the *Town*, and that there are no liens, encumbrances or other restrictions, other than those that have been accepted by the *Town*, on the Improvements.

12. ZONING Developer does not propose changes to the zoning. The property has been annexed as R-2 residential zoning. New lots will maintain this R-2 zoning.

13. EVENTS OF DEFAULT: The following conditions, occurrences or actions will constitute a default by *The Developer* during the Completion Period:

a. *The Developer's* failure to complete each portion of the Improvements in conformance with the time schedule provided in paragraph number seven (7), above;

b. *The Developer's* failure to demonstrate reasonable intent to correct defective construction of any Improvement within the applicable correction period;

c. *The Developer's* insolvency, the appointment of a receiver for *The Developer* or the declaration of bankruptcy of *The Developer*; in such event the *Town* may immediately declare a default, after notification to *The Developer*;

d. Upon notification to the *Town*, by any lender with a lien on the property, of a default on an obligation; the *Town* may immediately declare a default, after notification to *The Developer*;

e. Any foreclosure of any lien against the Property or a portion of the Property or assignment or conveyance of the Property in lieu of foreclosure; the *Town* may immediately declare a default, after notification to *The Developer*.

The *Town* may not declare a default until written notice has been sent to *The Developer* at the address on file with the *Town*. Notice is and shall be deemed effective five (5) calendar days after mailing thereof by first class United States mail, postage prepaid.

14. MEASURE OF DAMAGES: The measure of damages for breach of this Agreement by *The Developer* will be the reasonable cost of satisfactorily completing the Improvements for any phase then under development, plus reasonable *Town* administrative expenses. Administrative expenses may include, but are not limited to, contracting costs, collection costs and the value of planning, engineering, legal and administrative staff time devoted to the collection completion of the Improvements. There can be no damages for phases which are not yet being developed,

15. WATER & SEWER TAPS: For each lot, the water and sewer tap will be payable by the lot owner when the (residential) building permit is applied for.

The water and sewer taps for two lots of the Riverbank Neighborhood minor subdivision #2 have already been purchased. These taps transfer to lots 1 and 2 of the low density design.

16. INDEMNIFICATION: When contracting work at the Property, *The Developer* will oblige its contractor(s) to indemnify and hold the *Town*, its officers, employees, agents and assigns harmless from and against all claims, costs and liabilities of every kind and nature, for injury or damage received or sustained by any person or entity in connection with, or on account of the performance or non-performance of work at the Property.

The *Developer* further agrees to aid and defend the *Town* in the event that the *Town* is named as a defendant in an action concerning the performance of work pursuant to this Agreement except where such suit is brought by *The Developer* against the *Town*. *The Developer* is not an agent or employee of the *Town*.

17. NO WAIVER: No waiver of any provision of this Agreement by either party will be deemed or constitute a waiver of any other provision, nor will it be deemed or constitute a continuing waiver unless expressly provided for by a written amendment to this Agreement signed by both parties; nor will the waiver of any default under this Agreement be deemed a waiver of any subsequent default or defaults of the same type. A party's failure to exercise any right under this Agreement will not constitute the approval of any wrongful act by the other party or the acceptance of any Improvement.

18. AMENDMENT OR MODIFICATION: The parties to this Agreement may amend or modify the Agreement only by written instrument executed on behalf of the *Town* by the Town Manager or his designee and by *The Developer* or his authorized officer. Such amendment or modification will be properly notarized before it may be deemed effective.

19. ATTORNEY FEES: Should either party be required to resort to litigation to enforce the terms of this Agreement, the prevailing party, plaintiff or defendant, will be entitled to costs, including reasonable attorney's fees and expert witness fees, from the opposing party. If relief is awarded to both parties, the attorney's fees may be equitably divided between the parties by the decision maker.

20.VESTED RIGHTS: The rights identified herein or as may hereafter be acquired by operation of any state or local vested property rights law shall constitute vested property rights under this Agreement and shall not be taken by the Town without just compensation. These rights include the following:

(i) No Downzoning. The maximum number of residential dwelling units and acres for residential use, and the total gross acres for non-residential uses, as set forth in the Project Plans, as such plans may be amended from time to time, are hereby vested.

(ii) Uses, Densities and Locations. The right to develop the Property in accordance with the uses, densities, and general locations set forth in the Project Plans, as such may be amended from time to time, is hereby vested.

(iii) Site Development Standards. The right to develop the Property in accordance with the design standards, development standards, and terms and conditions set forth in the Project Plans, as such may be amended from time to time, is hereby vested.

(iv) Timing of Development. The right to commence and complete development of the Property at such time, in such order, and at such rate as Developer deems appropriate in its sole discretion, is hereby vested.
(v) Subsequent Approvals. The right to receive all *Town* approvals necessary for development of the Project provided that subsequent final plat submittals or applications for other approvals comply with this Agreement and the Project Plans as the same may be amended, is hereby vested.

21. INTEGRATION: This Agreement, together with the recorded Final Plat, Engineering Plans, exhibits and attachments hereto, constitutes the entire agreement between the parties regarding completion and installation of the improvements and no statement(s), promise(s) or inducement(s) that is/are not contained in this Agreement will be binding on the parties.

22. THIRD PARTY RIGHTS: Except for the person or entity which posts the security and respective successors and assigns of the parties formally approved by the parties, in writing, no person or entity who or which is not a party to this Agreement will have any right of action under this Agreement.

23. TIME: For the purpose of computing the Completion Periods, and time periods for *Town* action, such times in which war, civil disasters, or acts of God occur or exist will not be included if such times prevent *The Developer* or the *Town* from performing its obligations under the Agreement.

24. SEVERABILITY. If any part, term, or provision of this Agreement is held by a court or courts of competent jurisdiction to be illegal or otherwise unenforceable, such illegality or unenforceability will not affect the validity of any other part, term, or provision and the rights of the parties will be construed as if the part, term, or provision was never part of the Agreement.

25. BENEFITS: The Property may be transferred, to the full extent of the total interest therein of *The Developer*, but the benefits and obligations of this Agreement are personal to *The Developer* and may not be assigned without the express written approval of the *Town*. Such approval may not be unreasonably withheld, but any unapproved assignment is void. Notwithstanding the foregoing, the burdens of this Agreement are

personal obligations of *The Developer* and also will be binding on the heirs, successors and assigns of *The Developer* and shall be a covenant(s) running with the Property. The *Town* will expressly release *The Developer* from its guarantee or obligations if the *Town* accepts new security from any developer or lender who obtains the Property, however, no other act of the *Town*, except its executed written release, will constitute a release of *The Developer* from liability under this Agreement. When the Improvements are completed and Finally Approved by the *Town*, the *Town* agrees to state the same in writing, with appropriate acknowledgments. The *Town* will sign a release only after all warranty periods, as extended by litigation, repair or alteration work, have expired.

26. NOTICE: Any notice required or permitted by this Agreement will be sent per surface and electronic mail. Such a notice will be deemed effective five (5) business days after deposit with the United States Postal Service, first class, postage prepaid and addressed as follows:

If to Developer: Old World (Building & Restoration) LLC, Brederodestraat 14

If to Town:

Town of Paonia, P.O. Box 460 Paonia, CO 81428 e-mail: *townofpaonia@tds.net*

27. RECORDATION: *The Developer* will pay for all costs to record this Agreement or a Memorandum thereof in the Clerk and Recorder's Office of Delta County, Colorado.

28. IMMUNITY: Nothing contained in this Agreement constitutes a waiver of the *Town*'s sovereign or other immunity under any applicable law.

29. PERSONAL JURISDICTION AND VENUE: Personal jurisdiction and venue for any action commenced by either party to this Agreement whether arising out of or relating to the Agreement, letter of credit, improvements disbursements agreement or any action to collect security will be deemed to be proper only if such action is commenced in Delta County, Colorado. Parties expressly waive their right to bring such action in or to remove such action to any other court whether state or federal, expect possibly for appeal.

30. CONDITIONS OF ACCEPTANCE: the *Town* shall have no responsibility or liability with respect to any street, or other improvement(s), notwithstanding the use of the same by the public, unless the street or other improvements have been Initially Accepted by the *Town*.

31. PHASED DEVELOPMENT: The Improvements are to be constructed and the Property developed in phases, as shown by the Final Plat (See Attachment A: Plat Notes) and Engineering Plans. The Improvements in a phase must be extended to or into the adjoining phase, pursuant to the terms and conditions of the Final Plat and Engineering Plans.

The development is phased as follows:

		table A: phasing
phase	lots	public space, assignable to the <i>Town</i>
А	1,2	n/a
В	3 - 9	trail easement to highschool flood-zone & Atlantic Avenue up to lot 9
С	10 - 16	easement for main water-line to the highschool. Atlantic Avenue up to lot 16

After Initial Acceptance of any phase, but prior to opening to the public, The Developer must assign the corresponding public space to the *Town*; as defined in above Table A. The Developer must provide written evidence that the title to the public space are free and clear from all liens and encumbrances, except those items and encumbrances which may be approved in writing by the *Town*.

Assignable public space may be encumbered by: (a prescriptive easement for) the Feldman & HOA Ditch, irrigation lines, storm drainage lines, other utilities, roads.

32. Prior to requesting Final Acceptance of any street, storm, drainage facility, utility installation or other required improvement(s), *The Developer* must: (i) furnish to the *Town* engineer as-built drawings in reproducible form, one (1) set of blueline, stamped and sealed by a professional engineer, the same in computer-file form and copies of results of all construction control tests required by *Town* specification; (ii) provide written evidence to the *Town* that the title to the lands underlying or within which the improvements are constructed are free and clear from all liens and encumbrances, except those items and encumbrances which may be approved in writing by the *Town*.

	signature page:
Town of Paonia, Colorado	cieve copy
ATTEST	Date
Town Clerk	Date

Old World LLC, represented by Ivo Renkema : ______ Date

Subdivision Improvements Agreement, version 7.0, page 8 of 11

20.

Exhibit A: Plat Notes:

1. This subdivision is subject to the Declaration of Covenants, Conditions and Restrictions for RIVERBANK NEIGHBORHOOD recorded in the office of the Delta County Clerk and Recorder on July 27th, 2018.

2. Plot of RIVERBANK NEIGHBORHOOD P.U.D. phases:

- 2.A phase A shall be Lots 1 & 2.
- 2.B phase B shall be Lots 3, 4, 5, 6, 7, 8 & 9
- 2.C phase C shall be Lots 10, 11, 12, 13, 14, 15 & 16.
- Phases may be developed in any order determined by the landowner, and any phase may be developed at any time regardless of whether any other phase has been completed.
- 4. As phases are developed, the owner must make available to each lot, water lines, sewer lines, electric power and telephone to the lot lines shown on the plat. Each lot purchaser will be responsible for extending underground utilities from said lot line.
- 5. Development of phases shall be at the sole discretion of the landowner. The undeveloped phases and parcels may be fenced to separate developed lots from undeveloped land used for agricultural purposes.
- 6. This plat constitutes a development agreement within the meaning of C.R.S. 24-68-104. This plat confers vested property rights which shall have a duration of fifteen years after the recordation of this plat.
- 7. All public land donation and open space requirements have been met by the developer.
- 8. The owner reserves to itself, its successors and assigns, the right to use any and all right-of-ways, easements and roads as may be necessary to develop any property within or outside of the subdivision.
- 9. In case of default by the owner, The Town of Paonia will have the right to complete Improvements itself or it may contract with a third party for completion. The Town, its successors, assigns, agents, contractors and employees, enjoy a non-exclusive right and easement to enter the Property for the purposes of constructing, re-constructing, maintaining and repairing such Improvements.
- 10. Colorado is a "Right to Farm" state pursuant to CRS 35-3.5-101, et seq. Landowners, residents and visitors must be prepared to accept the activities, sights, sounds, and smells of agricultural operations as a normal and necessary aspect of living in Delta County and the Town of Paonia with a strong rural character and healthy agricultural sector. Those with an urban sensitivity may perceive such activities, sights, sounds, and smells only as inconvenience, eyesore, noise, and odor. However, State law and municipal policy provide that ranching, farming or other agricultural activities and operations within the Town of Paonia and surrounding Delta County shall not be considered to be nuisances so long as operated in

conformance with the law and in a non-negligent manner. Therefore, all must be prepared to encounter noises, odors, lights, mud, dust, smoke, chemicals, machinery on public roads, a livestock on public roads, storage and disposal of manure, and the application by spraying or otherwise of chemical fertilizers, soil amendments, herbicides and pesticides, and one or more of which may naturally occur as part of legal and non-negligent agricultural operations.

In addition, all owners of land, whether agricultural business, farm, ranch or residents, have obligations under State Law and municipal regulation with regard to the maintenance of fences, livestock must be fenced out (open range). Irrigators have the right to maintain irrigation ditches through established easements that transport water for their use and said irrigation ditches are not to be used for the dumping of refuse. Landowners are responsible for controlling of weeds, keeping their pets under control, and maintenance of resources of the property wisely (water, soil, animals, plants, air, and human resources). Residents and landowners are encouraged to learn about these rights and responsibilities and act as good neighbors and citizens of the Town.

Conflicts include, but are not limited to: trespass; harassment of livestock and livestock losses due to free roaming dogs; trespass by livestock, livestock on highways, county, municipal and private roads; leaving gates open; thence maintenance; harvesting transportation of agricultural and silvicultural crops; agricultural and prescribed burning; complaints of noise, dust, aesthetics, and odor resulting from production and processing operations; disposal of dead animals; weed, pets and predator control.

11. Each purchaser of a lot in this subdivision shall be aware that the Riverbank Neighborhood is adjacent to a Foundry and the owners of the lots shall not challenge the currently existing legal use of Foundry operations. Exhibit B: Other Improvements:

A. Until all phases have been developed, the developer blocks vehicular access at the dead-end of roads with MUTCD type II road barricades.

B. The developer furnishes and installs three five (3) street-lights. The light fixtures and poles shall be available through DMEA, Paonia public works or another supplier to provide for prompt replacement in the event of failure or damage.

C. The open space will be landscaped by the developer. An "evergeen buffer" between the open space and existing Price Road lots will be planted by the developer. These evergreens will then be maintained/irrigated by the HOA.

D. The developer must construct an above-ground irrigation system to serve each lot with irrigation water from the Farmers and/or Feldman Ditch.

Remit Payment To:

The Title Company of Delta County, LLC 721 Main Street, Suite 6 Delta, Colorado 81416



Invoice Date: October 5, 2020 Please Pay Before: Our File Number: 32009035 Your Reference Number:

Property: TBD Paonia, CO 81428

Billed To:

Ivo Renkema

Brief Legal:

		AMOUNT
		550.00
		-250.00
Invoice Total Amount Due	e :	200.00

The Title Company of Delta Telephone number 970-874-9557 Fax number 970-874-9566 email: titlecodelta@aol.com Copies sent to:

Randy @ Wilmore & Company

Bob Lario

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COMMITMENT FOR TITLE INSURANCE

FIDELITY NATIONAL TITLE INSURANCE COMPANY

FIDELITY NATIONAL TITLE INSURANCE COMPANY, a Florida company ("Company"), for a valuable consideration, hereby 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 covered hereby in the land described or referred to in Schedule A, upon payment of the premiums and charges therefore; all subject to the provisions of Schedule A and B and to the Conditions and Stipulations hereof.

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 hereof by the Company, either at the time of the issuance of this Commitment or by subsequent endorsement.

This Commitment is preliminary to the issuance of such policy or policies of title insurance and all liability and obligations hereunder shall cease and terminate within six (6) months after the effective date hereof or when the policy or policies committed for shall issue, whichever first occurs, provided that the failure to issue such policy or policies is not the fault of the Company. This Commitment shall not be valid or binding until countersigned by an authorized officer or agent.

IN WITNESS WHEREOF, FIDELITY NATIONAL TITLE INSURANCE COMPANY has caused its corporate name and seal to be hereunto affixed and these presents to be signed in facsimile under authority of its by-laws on the date shown in Schedule A.

alk Authorized Officer or Age

Robin S. Black The/Title Co Of Delta County 721 Main St Ste 6 Delta, CO 81416-1854 Tel:970-874-9557 Fax:970-874-9566



FIDELITY NATIONAL TITLE INSURANCE COMPANY

Adjorson Maria

President

Attest:

By:

Secretary

82C138

Form Description: 82C138 ALTA Commitment 1966_C138 Copyright American Land Title Association. All rights reserved. The use of this Form is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.



CONDITIONS AND STIPULATIONS

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



Fidelity National Title Insurance Company

Commitment Number: 32009035

SCHEDULE A

- 1. Commitment Date: September 30, 2020 at 08:00 AM
- Policy (or Policies) to be issued:
 - (a) Owner's Policy (ALTA Own.Policy(06/17/06)) Proposed Insured: To Be Determined
 - (b) Loan Policy Proposed Insured:
- 3. Fee Simple interest in the land described in this Commitment is owned, at the Commitment Date, by: Old World, LLC, a Colorado Limited Llability Company
- 4. The land referred to in the Commitment is described as follows:

Lots 1, 2 and 3 Riverbank Neighborhood Minor Subdivision #2 as recorded July, 27, 2018 under Reception Number 704944.

Delta County, State of Colorado.

Fide	lity National Title Insurance Company
By:	The Title Company of Delta County, LLC
	,

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Policy Amount

Fidelity National Title Insurance Company

Commitment Number: 32009035

SCHEDULE B - SECTION I REQUIREMENTS

The following requirements must be met:

- 1. Payment of taxes and assessments now a lien due and payable.
- 2. NONE
- NOTICE: Due to the conflict between federal and state laws concerning the cultivation, distribution, manufacture or sale of marijuana, the Company is not able to close or insure any transaction involving Land that is associated with these activities.

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Fidelity National Title Insurance Company

Commitment Number: 32009035

SCHEDULE B - SECTION II EXCEPTIONS

Any policy we issue will have the following exceptions unless they are taken care of to our satisfaction.

- Right or claims of parties in possession not shown by the public records.
- 2. Easements, or claims of easements, not shown by the public records.
- 3. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, and any facts, which a correct survey and inspection of the premises would disclose, and which are not shown by the public records.
- 4. Any lien, or right to a lien, for services, labor, or material heretofore or hereafter furnished, imposed by law and not shown by the public records.
- 5. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the effective date hereof but prior to the date the proposed insured acquires of record for value the estate or interest or mortgage thereon covered by this Commitment.
- 6. All taxes and assessments now a lien due or payable.
- The Owner's Policy to be issued, if any, shall contain the following items in addition to the ones set forth above:

 The Deed of Trust, if any, required under Schedule B.-Section 1, Item (b).
 Unpatented mining claims; reservations or exceptions in patents or in Acts authorizing issuance thereof; water rights, claims or title to water.
 Any and all unpaid taxes, assessments and unredeemed tax sales.
- 8. Reservations as contained in United States Patent recorded April 13, 1891 in Book 16 at Page 71, said reservations being as follows: Right of the proprietor of a vein or lode to extract and remove his ore therefrom should the same be found to penetrate or intersect said premises. Right of way for ditches and canals constructed by the authority of the United States.
- 9. Any and all liens, burdens, obligations, easements and rights of way arising from or created by membership in, applications to or contracts with the Feldman Ditch Company, Western Paonia Domestic Water Company, Pitkin Mesa Domestic Water Company and Town of Paonia.
- 10. Stipulations, restrictions, conditions, provisions and easements as shown by plat of Survey, recorded November 25, 1981 in Book 497 at Page 942, and as corrected in document recorded December 2, 1981 in Book 498 at Page 76.
- 11. Any rights, interest or easements in favor of the riparian owners, the State of Colorado, the United States of America, or the general Public, which exist, have existed, or are claimed to exist in and over the waters and present and past bet and banks of The North Fork of the Gunnison River.
- 12. Any question, dispute or adverse claims as to any loss or gain of land as a result of any change in the river bed location by other than natural causes, or alteration through accretion, reliction, erosion or avulsion of the center thread, bank, channel or flow of waters in the North Fork of the Gunnison River lying within subject land; and any question as to the location of such center thread, bed, bank or channel as a legal description monument or marker for purposes of describing or locating subject lands.

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Commitment Number: 32009035

NOTE: There are no documents in the land records of the office of the Clerk and Recorder of Delta County, accurately locating past or present location(s) of the center thread, bank, bed or channel of the above River or indicating any alterations of the same as from time to time may have occurred.

- 13. Right for the uninterrupted flow of the North Fork of the Gunnison River as it may affect subject property.
- Terms, conditions, stipulations, obligations, easements and restrictions as may be contained by Plat of Flager/CCE Addition recorded July 5, 2005 at Reception Number 593121, and by Ordinance No. 2005-04 recorded November 18, 2005 at Reception Number 597816, and by Resolution No. 2010-R-051 recorded September 7, 2010 at Reception Number 645215.
- 15. Terms, conditions, stipulations, obligations and restrictions as contained Utility Easement recorded September 8, 2009 at Reception Number 628651.
- 16. Stipulations, restrictions, conditions, provisions and easements as shown by plat of RiverSide Estates & Riverbank Neighborhood, recorded November 18, 2008 at Reception Number 630302
- 17. Stipulations, restrictions, conditions, provisions and easements as shown by plat of Riverbank Neighborhood Boundary adjustment, recorded December 9, 2008 at Reception Number 630675.
- 18. Stipulations, restrictions, conditions, provisions and easements as shown by plat of River Side Estates boundary adj, recorded February 10, 2009 at Reception Number 631993.
- 19. Stipulations, restrictions, conditions, provisions and easements as shown by plat of Riverbank Neighborhood/Zimmerman bdy adj, recorded February 10, 2009 at Reception Number 631999.
- 20. Terms, conditions, obligations and stipulations as contained in Irrigation Pipeline Easement recorded July 24, 2009 at Reception Number 636443.
- 21. Terms, conditions, obligations and stipulations as contained in Irrigation Pipeline Easement recorded December 1, 2009 at Reception Number 639382.
- 22. Stipulations, restrictions, conditions, provisions and easements as shown by plat of Riverbank Neighborhood Minor Subdivision, recorded March 21, 2012 at Reception Number 657178.
- 23. Any portion of subject property lying within the right of way of County Roads.
- 24. Stipulations, restrictions, conditions, provisions and easements as shown by plat of Riverbank Neighborhood Minor Sub #2, recorded July 27, 2018 under Reception Number 704944.
- 25. Declaration of Covenants and Restrictions, which do not contain reversionary clauses imposed upon the within described property, as set forth in instrument recorded July 27, 2018 under Reception Number 704943, but omitting any covenant, condition or restriction, if any, based on race, color, religion, sex, handicap, familial status, or national origin unless and only to the extent that the covenant, condition or restriction (a) is exempt under Title 42 of the United States Code, or (b) relates to handicap, but does not discriminate against handicapped persons.

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CHICAGO TITLE INSURANCE COMPANY COMMONWEALTH LAND TITLE INSURANCE COMPANY FIDELITY NATIONAL TITLE INSURANCE COMPANY

NOTICE OF AVAILABILITY OF CLOSING PROTECTION COVERAGE

TO: _____ DATE:

Address or legal description of property which is the subject of this transaction:

If you are involved in a real estate transaction in which one or more policies of title insurance will be issued, you are also entitled to Closing Protection Letter. If a Loan Policy of title insurance insuring the title to the property you are buying is being issued to your mortgage lender and that lender has requested a Closing Protection Letter, you automatically receive the benefit of the Closing Protection Letter issued to the lender. If you are the seller, the Closing Protection Letter issued to the purchaser's lender does not provide the benefit of its terms to you. If the transaction in which you are involved is a cash transaction and no lender is involved, no Closing Protection Letter is being issued unless you specifically request it.

A Closing Protection Letter offers reimbursement for loss in connection with misappropriation of closing funds and noncompliance with written closing instructions. A Closing Protection Letter may be issued to protect you. The charge for this coverage is \$25.00 per letter issued in connection with a real estate closing in which one or more of the Company's title insurance policies are being issued.

You may obtain a Closing Protection Letter if you request it at this time.

If you are uncertain as to whether you should obtain a Closing Protection Letter, you are urged to seek independent advice.

THE TITLE COMPANY OF DELTA COUNTY, LLC

By:____ Authorized Agent

I/We do request a Closing Protection Letter I/We do not request a Closing Protection Letter

DATE:

NOTE: All parties in cash transactions must make an election above and sign. Otherwise, only the seller(s) must sign

DISCLOSURE STATEMENT

- Pursuant to Section 38-35-125 of Colorado Revised Statutes and Colorado Division of Insurance Regulation 8-1-2 (Section 5), if the parties to the subject transaction request us to provide escrow-settlement and disbursement services to facilitate the closing of the transaction, then all funds submitted for disbursement must be available for immediate withdrawal.
- Colorado Division of Insurance Regulation 8-1-2, Section 5, Paragraph H, requires that "Every title insurance company shall be responsible to the proposed insured(s) subject to the terms and conditions of the title insurance commitment, other than the effective date of the title insurance commitment, for all matters which appear of record prior to the time of recording whenever the title insurance company, or its agent, conducts the closing and settlement service that is in conjunction with its issuance of an owners policy of title insurance and is responsible for the recording and filing of legal documents resulting from the transaction which was closed". Provided that XXXXXXX Company conducts the closing of the insured transaction and is responsible for recording the legal documents from the transaction, exception No. 5 in Schedule B-2 will not appear in the Owner's Title Policy and Lender's Title Policy when issued.
- Colorado Division of Insurance Regulation 8-1-2, Paragraph M of Section 5, requires that
 prospective insured(s) of a single family residence be notified in writing that the standard
 exception from coverage for unfiled Mechanics or Materialmans Liens may or may not
 be deleted upon the satisfaction of the requirement(s) pertinent to the transaction. These
 requirements will be addressed upon receipt of a written request to provide said coverage,
 or if the Purchase and Sale Agreement/Contract is provided to the Company then the
 necessary requirements will be reflected on the commitment.
- Colorado Division of Insurance Regulation 8-1-3, Paragraph C. 11.f. of Section 5 requires a title insurance company to make the following notice to the consumer: "A closing protection letter is available to be issued to lenders, buyers and sellers"
- If the sales price of the subject property exceeds \$100,000.00 the seller shall be required to comply with the Disclosure of Withholding Provisions of C.R.S. 39-22-604.5 (Nonresident Withholding).
- Section 39-14-102 of Colorado Revised Statutes requires that a Real Property Transfer Declaration accompany any conveyance document presented for recordation in the State of Colorado. Said Declaration shall be completed and signed by either the grantor or grantee.
- Recording statutes contained in Section 30-10-406(3)(a) of the Colorado Revised Statutes require that all documents received for recording or filing in the clerk and recorder's office shall contain a top margin of at least one inch and a left, right, and bottom margin of at least one-half of an inch. The clerk and recorder may refuse to record or file a document that does not conform to requirements of this paragraph.
- Section 38-35-109 (2) of the Colorado Revised Statutes, 1973, requires that a notation of the purchasers legal address, (not necessarily the same as the property address) be included on the face of the deed to be recorded.
- Regulations of County Clerk and Recorder's offices require that all documents submitted for recording must contain a return address on the front page of every document being recorded.
- Pursuant to Section 10-11-122 of the Colorado Revised Statutes, 1987 the Company is required to disclose the following information:
 - The subject property may be located in a special taxing district.
 - A Certificate of Taxes Due listing each taxing jurisdiction shall be obtained from the County Treasurer or the County Treasurer's authorized agent.
 - Information regarding special districts and the boundaries of such districts may be obtained from the Board of County Commissioners, the County Clerk and Recorder or the County Assessor.
- Pursuant to Section 10-11-123 of the Colorado Revised Statutes, when it is determined that a mineral estate has been severed from the surface estate, the Company is required to disclose the following information: 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 that such mineral estate may include the right to enter and use the property without the surface owner's permission.

Note: Notwithstanding anything to the contrary in this Commitment, if the policy to be issued is other than an ALTA Owner's Policy (6/17/06), the policy may not contain an arbitration clause, or the terms of the arbitration clause may be different from those set forth in this Commitment. If the policy does contain an arbitration clause, and the Amount of Insurance is less than the amount, if any, set forth in the arbitration clause, all arbitrable matters shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties.

FIDELITY NATIONAL FINANCIAL PRIVACY NOTICE

Effective January 1, 2020

Fidelity National Financial, Inc. and its majority-owned subsidiary companies (collectively, "FNF," "our," or "we") respect and are committed to protecting your privacy. This Privacy Notice explains how we collect, use, and protect personal information, when and to whom we disclose such information, and the choices you have about the use and disclosure of that information.

A limited number of FNF subsidiaries have their own privacy notices. If a subsidiary has its own privacy notice, the privacy notice will be available on the subsidiary's website and this Privacy Notice does not apply.

Collection of Personal Information

FNF may collect the following categories of Personal Information:

- contact information (e.g., name, address, phone number, email address);
- demographic information (e.g., date of birth, gender, marital status);
- identity information (e.g. Social Security Number, driver's license, passport, or other government ID number);
- financial account information (e.g. loan or bank account information); and
- other personal information necessary to provide products or services to you.

We may collect Personal Information about you from:

- information we receive from you or your agent;
- information about your transactions with FNF, our affiliates, or others; and
- information we receive from consumer reporting agencies and/or governmental entities, either directly from these entities or through others.

Collection of Browsing Information

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- Internet Protocol (IP) address and operating system;
- browser version, language, and type;
- · domain name system requests; and
- browsing history on the FNF Website, such as date and time of your visit to the FNF Website and visits to the pages within the FNF Website.

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

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We may disclose your Personal Information and Browsing Information in the following circumstances:

- to enable us to detect or prevent criminal activity, fraud, material misrepresentation, or nondisclosure;
- to nonaffiliated service providers who provide or perform services or functions on our behalf and who agree to use the information only to provide such services or functions;
- to nonaffiliated third party service providers with whom we perform joint marketing, pursuant to an agreement with them to jointly market financial products or services to you;
- to law enforcement or authorities in connection with an investigation, or in response to a subpoena or court order; or
- in the good-faith belief that such disclosure is necessary to comply with legal process or applicable laws, or to protect the rights, property, or safety of FNF, its customers, or the public.

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For Nevada Residents: You may be placed on our internal Do Not Call List by calling (888) 934-3354 or by contacting us via the information set forth at the end of this Privacy Notice. Nevada law requires that we also provide you with the following contact information: Bureau of Consumer Protection, Office of the Nevada Attorney General, 555 E. Washington St., Suite 3900, Las Vegas, NV 89101; Phone number: (702) 486-3132; email: BCPINFO@ag.state.nv.us.

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Fidelity National Financial, Inc. 601 Riverside Avenue, Jacksonville, Florida 32204 Attn: Chief Privacy Officer



Drainage Report

Riverbank Neighborhood Paonia, Colorado

PREPARED BY: Odisea LLC 6 Third St. Paonia, CO 81428 (970) 527-9540

Prepared by: Jeff Ruppert, P.E.



Reviewed by: Lucille Hunter, P.E.

Jungturo



Od·**i**·**sea** $\langle \ddot{a}\partial - \rho - \partial \bar{e} \rangle n$: designing your vision

PHYSICAL: 6 3rd STREET MAILING: p.o. Box 1809 Paonia, CO 81428 (970) 527-9540 www.odiseanet.com

I. Introduction

Project Description

This drainage study is prepared for the proposed Riverbank Neighborhood residential subdivision accessed from Price Road in the Town of Paonia, Colorado. This report is the basis for the Drainage Plan part of the re-plat at the subject project.

The project consists of a 16-lot, low-density residential subdivision that lies on the north side of the North Fork of the Gunnison River, across the river to the north from Downtown Paonia. One of the proposed lots will be dedicated as open space.

There are no proposed changes to land use (Zone District R-2), general topography, soil type, or general drainage patterns. A combination of public infrastructure and private stormwater requirements will address the post-developed drainage conditions and water quality.

Description of Property

The property slopes down to the south toward the river from elevation 5645' MSL down to the top of bank at approximately 5620' MSL. Paonia High School is located to the east of the property with undeveloped land between the school sports fields and the project. To the north and west is rural/agriculture private property. The property has been grazed for many years and is 60% grassland with various tree stands, mostly along the river corridor.

The Feldman Ditch bisects the property from the northeast corner to the southwest corner where it exits and continues on to serve a handful of downstream properties. Riverbank Neighborhood controls 19 shares of the Feldman ditch water. The Feldman Ditch will be re-routed through the property and improved as part of the proposed development.

Additionally, a drainage path has been established with an easement, for Farmers Ditch water to enter the property at the northeast corner. Riverbank Neighborhood controls 1 share of Farmers Ditch water. This water currently flows during overflow times when the adjacent hops farm has excess water. This easement and drainage path will be used to deliver water from the Farmers Ditch to the project. Since the Farmers Ditch water is actually Riverbank Neighborhoods share, this source of water will only serve the home owners. It will be maintained and administered by the Homeowners Association, and therefore is referenced as the HOA ditch. Water in the HOA ditch not utilized by the residents of Riverbank will outfall into the river on the southern boundary of the property between Lots 1 and 4.

Soils data for this property shows varying clay and sandy clay underlain by cobble, which is common for areas in the North Fork Valley adjacent to the river. Groundwater is 5 to 8 feet deep and varies seasonally with local irrigation activities.

Drainage from offsite is primarily from the adjacent hops farm uphill, which is approximately 3.1 acres.

II. Drainage Basins

Existing Basin Description

The site is located on the north side of the North Fork of the Gunnison River and south of Highway 133 and a hops farm. It is isolated from any upper drainage areas above Highway 133, therefore it is within its own watershed with the hops farm.

On-site there are three distinct existing basins delineated by a combination of elevated areas and the Feldman ditch, as shown in Figure 1. They are defined as follows:

ID	Contributing Area (acres)	Runoff Coeff (C)	Soil Type	Length (ft)	Slope (%)
Basin I	11.3	0.25	В	1088	2.2
Basin II	7.6	0.25	В	871	1.0
Basin III	4.5	0.25	В	517	0.97

The lower part of the project is located in Flood Zone AE, and there is a small lower portion within the 100-year floodway as shown on FIRM 08097CO203C

III. Drainage Design Criteria

Regulations

Storm drainage analysis and design criteria have been designed in compliance with the Town of Paonia Municipal Code in force at the time of this report.

Hydrologic and Hydraulic Criteria

According to the Town Municipal Code the post-development stormwater flows must not exceed the predevelopment flows for the 10-year storm. Flow rates have been designed to meet or be below the pre-development levels, and detention has been sized using the 25-year storm.

The rational method has been used utilizing TR-55 methodology for time of concentration. Coefficients used in the analysis of existing and proposed conditions are as follows:

Existing Conditions (unimproved grassland partially grazed)Runoff Coefficient, C0.25Sheet Flow Mannings n0.30Proposed Conditions (low density residential development)Runoff Coefficient, C0.4Sheet Flow Mannings n0.15Open channel Mannings n0.022

Hydraulic calculations for swales and roadside irrigation ditches were performed using Hydraflow Express and are in the Appendix.





IV. Drainage Analysis and Design

Proposed Grading and Drainage Scheme

Minimal grading is proposed for this project. The proposed road through the center of the site (Atlantic Avenue) is 22 wide asphalt with no curb and gutter and is at or near existing grade. The two ditches are aligned on either side of the road through the subdivision for ease of access. The existing Feldman ditch will be graded over to allow sheet flow across the property along natural flow paths. Natural flow paths direct very little water from outside the road right of way into the roadside irrigation ditches.

Detention to control volume and flow rates off the site is placed at the southeastern corner and northwestern boundary of the site near the river in the AE Flood Zone. It has been determined that the Time of Concentration of the North Fork of the Gunnison watershed is approximately 10 hours according to StreamStats. The time of concentration for this site is approximately one hour, which means the detention basin will perform its role hours prior to a 100-year storm rising to the AE Flood Zone, outside of the 100-year floodway. Therefore, the detention facility is expected to perform its role up to and during a 25-year rainfall event.

Proposed Basin Description

The proposed drainage configuration is still defined by four basins, which are shaped differently due to the small amount of grading through the existing Feldman Ditch and the addition of a paved road. The proposed basins are broken down as follows and as shown in Figure 2.

ID	Contributing Area (acres)	Runoff Coeff (C)	Soil Type	Length (ft)	Slope (%)
Basin I	5.5	0.4	В	951	2.2
Basin II	8.8	0.4	В	997	1.8
Basin III	3.1	0.25	В	452	1.0
Basin IV	5.3	0.4	В	410	1.1

Basin III will be mostly open space and therefore will use the same pre-development runoff coefficient of 0.25.

Existing and Proposed Hydrology

Based on the criteria and basin descriptions shown above, the following hydrological characteristics were determined.

ID	Q10 (cfs)	V25 (cf)					
Basin I	1.9	10,111					
Basin II	1.0	7,055					
Basin III	0.61	4,163					
Totals	3.5	21,329					

Existing Hydrology

Proposed Hydrology

ID	Q10 (cfs)	V25 (cf)
Basin I	0	7,213
Basin II	0	11,652
Basin III	0.7	2,657
Basin IV	1.9	7,193
Totals	2.6	28,715

The calculations and reports for the data above are in the Appendix 1.

Storm Runoff Collection and Outfall

The total historic runoff rate for a 10-year rainfall event is 3.5 cfs. This flow will be matched in the post-development conditions by utilizing controlled detention outfall details.

The required detention storage volume is the difference between the existing and proposed total volumes from the 25-year rainfall event, or 7,386 cf. This volume will be split between two detention areas. The larger detention area of approximately 5,000 cf will be placed on the southeast corner of the property in Basin II, and a second detention area of approximately 2,500 cf place along the northwest boundary in Basin I.

In order to meet the historic flow rate of 3.5 cfs the detention basins have been designed to hold the 25-year volume as described above with no overspill. According to the Town's Municipal Code, detention areas must empty within five (5) days. Assuming a percolation rate of 60 min/inch (very conservative estimate), Water at a depth of ten feet will percolate into the ground. The detention facilities on this project are no deeper than 4 feet.

With no overspill from the 10-year rainfall event from Basins I and II the total runoff from the site will be 2.6 cfs, or 0.9 cfs less than the historic runoff flow rate.

Detention facilities have been designed with emergency spillways capable of passing the 50-year rainfall event.

Basin III and VI will not have detention. Basin III is primarily open space and Basin IV is comprised of three residential lots over 5.3 acres.

Water Quality

The two basins with detention and the open space in Basin III represent 77% of the site area. Most of the initial rainfall that falls on this site will be detained or run over natural, unimproved land, representing a significant amount of water quality treatment.

Irrigation Ditch Design

As noted in previous sections, the two irrigation ditches that serve the site are the Feldman Ditch and the HOA ditch, which is fed by the Farmers Ditch.

Feldman Ditch

According to the Feldman ditch Company President, the ditch takes off approximately 3.0 cfs from the river approximately 1 mile upstream from this site. In order to account for both infiltration and the collection of stormwater during medium-sized rainfall events, the ditch has been sized for a flow rate of 6 cfs.

HOA Ditch

According to data from Riverbank Neighborhood, the volume of water allocated to the property from the Farmers Ditch is 0.15 cfs. The ditch has been sized for a flowrate of 1 cfs to account for a modest amount of stormwater since it is controlled at it outlet from the Farmers Ditch relatively close to the project.

Ditch sizing calculations are included in the Appendix.

-END OF REPORT-

APPENDIX SUPPORTING DOCUMENTATION

22.

Precipitation Frequency Data Server

NOAA Atlas 14, Volume 8, Version 2 Location name: Paonia, Colorado, USA* Latitude: 38.8522°, Longitude: -107.6236° Elevation: 5576.22 ft** * source: ESRI Maps ** source: USGS



POINT PRECIPITATION FREQUENCY ESTIMATES

Sanja Perica, Deborah Martin, Sandra Pavlovic, Ishani Roy, Michael St. Laurent, Carl Trypaluk, Dale Unruh, Michael Yekta, Geoffery Bonnin

NOAA, National Weather Service, Silver Spring, Maryland

PF tabular | PF graphical | Maps & aerials

PF tabular

PDS	S-based p	oint preci	pitation fr	equency e	estimates	with 90%	confidenc	e interval	s (
				Averag	e recurrenc	e interval (y	ears)					
Duration	1	2	5	10	25	50	100	200				
5-min	0.133 (0.107-0.170)	0.162 (0.130-0.208)	0.218 (0.175-0.281)	0.271 (0.216-0.352)	0.356 (0.277-0.495)	0.430 (0.324-0.603)	0.511 (0.369-0.737)	0.601 (0.413-0.893)	(0.			
10-min	0.194 (0.156-0.249)	0.237 (0.191-0.305)	0.319 (0.256-0.412)	0.397 (0.317-0.516)	0.521 (0.406-0.725)	0.629 (0.474-0.883)	0.748 (0.541-1.08)	0.880 (0.605-1.31)	(0.			
15-min	0.237 (0.191-0.304)	0.289 (0.233-0.372)	0.389 (0.312-0.502)	0.485 (0.386-0.629)	0.636 (0.495-0.884)	0.768 (0.578-1.08)	0.913 (0.659-1.32)	1.07 (0.738-1.59)	(0.			
30-min	0.293 (0.236-0.376)	0.378 (0.305-0.487)	0.526 (0.421-0.678)	0.654 (0.521-0.849)	0.841 (0.647-1.15)	0.993 (0.742-1.38)	1.15 (0.827-1.64)	1.32 (0.902-1.94)	(1			
60-min	0.377 (0.304-0.485)	0.472 (0.380-0.608)	0.633 (0.508-0.817)	0.772 (0.615-1.00)	0.970 (0.744-1.32)	1.13 (0.842-1.56)	1.29 (0.927-1.84)	1.47 (1.00-2.15)	(1			
2-hr	0.462 (0.377-0.586)	0.566 (0.461-0.719)	0.740 (0.600-0.943)	0.889 (0.716-1.14)	1.10 (0.852-1.47)	1.26 (0.954-1.72)	1.44 (1.04-2.00)	1.61 (1.11-2.32)	(1			
3-hr	0.541 (0.444-0.681)	0.635 (0.520-0.800)	0.795 (0.649-1.00)	0.934 (0.757-1.19)	1.13 (0.888-1.51)	1.30 (0.987-1.75)	1.46 (1.07-2.03)	1.64 (1.15-2.35)	(1			
6-hr	0.680 (0.564-0.844)	0.782 (0.648-0.972)	0.954 (0.787-1.19)	1.10 (0.903-1.38)	1.31 (1.04-1.71)	1.48 (1.14-1.95)	1.48 (1.14-1.95)	1.48 (1.14-1.95)	1.48 (1.14-1.95)	1.65 (1.22-2.24)	1.82 (1.29-2.56)	(1
12-hr	0.835 (0.700-1.02)	0.972 (0.815-1.19)	1.20 (1.00-1.47)	1.39 (1.15-1.72)	1.65 (1.32-2.12)	1.86 (1.45-2.42)	2.07 (1.55-2.77)	2.28 (1.63-3.15)	(1			
24-hr	1.02 (0.866-1.23)	1.19 (1.01-1.43)	1.46 (1.23-1.77)	1.69 (1.42-2.06)	2.01 (1.63-2.54)	2.26 (1.79-2.90)	2.52 (1.91-3.32)	2.78 (2.01-3.78)	(2			
2-day	1.25 (1.07-1.48)	1.42 (1.22-1.69)	1.71 (1.46-2.05)	1.96 (1.67-2.36)	2.31 (1.90-2.88)	2.59 (2.08-3.28)	2.88 (2.22-3.75)	3.18 (2.34-4.26)	(2			
3-day	1.38 (1.20-1.63)	1.59 (1.37-1.87)	1.92 (1.65-2.27)	2.20 (1.88-2.62)	2.59 (2.14-3.19)	2.90 (2.33-3.63)	3.21 (2.49-4.13)	3.52 (2.61-4.67)	(2			
4-day	1.49 (1.30-1.75)	1.72 (1.49-2.02)	2.08 (1.80-2.45)	2.39 (2.05-2.83)	2.81 (2.33-3.43)	3.13 (2.53-3.89)	3.46 (2.70-4.41)	3.79 (2.83-4.98)	(3			
7-day	1.77 (1.55-2.05)	2.02 (1.77-2.34)	2.42 (2.11-2.81)	2.75 (2.39-3.22)	3.21 (2.69-3.87)	3.56 (2.91-4.37)	3.92 (3.09-4.93)	4.28 (3.23-5.55)	(3			
10-day	2.01 (1.77-2.31)	2.27 (2.00-2.61)	2.69 (2.36-3.10)	3.04 (2.65-3.53)	3.52 (2.97-4.22)	3.90 (3.21-4.75)	4.28 (3.40-5.34)	4.66 (3.54-6.00)	(3			
20-day	2.68 (2.39-3.03)	2.99 (2.67-3.40)	3.51 (3.12-3.99)	3.93 (3.48-4.50)	4.51 (3.85-5.31)	4.96 (4.14-5.93)	5.40 (4.35-6.63)	5.85 (4.51-7.39)	(4			
30-day	3.24 (2.92-3.64)	3.63 (3.26-4.08)	4.25 (3.80-4.79)	4.75 (4.23-5.38)	5.42 (4.66-6.31)	5.93 (4.98-7.01)	6.43 (5.21-7.80)	6.92 (5.38-8.64)	(5			
45-day	3.97 (3.60-4.42)	4.46 (4.04-4.97)	5.24 (4.72-5.85)	5.85 (5.25-6.57)	6.65 (5.74-7.64)	7.24 (6.12-8.46)	7.80 (6.37-9.34)	8.33 (6.52-10.3)	(6			
60-day	4.61 (4.20-5.10)	5.20 (4.73-5.76)	6.12 (5.55-6.80)	6.83 (6.16-7.62)	7.75 (6.72-8.82)	8.40 (7.13-9.73)	9.01 (7.39-10.7)	9.58 (7.54-11.7)	(7			

¹ Precipitation frequency (PF) estimates in this table are based on frequency analysis of partial duration series (PDS).

Numbers in parenthesis are PF estimates at lower and upper bounds of the 90% confidence interval. The probability that precipitation fr a given duration and average recurrence interval) will be greater than the upper bound (or less than the lower bound) is 5%. Estimates a not checked against probable maximum precipitation (PMP) estimates and may be higher than currently valid PMP values. Please refer to NOAA Atlas 14 document for more information.



Precipitation Frequency Data Server

NOAA Atlas 14, Volume 8, Version 2 Location name: Paonia, Colorado, USA* Latitude: 38.8522°, Longitude: -107.6236° Elevation: 5576.22 ft** * source: ESRI Maps ** source: USGS



POINT PRECIPITATION FREQUENCY ESTIMATES

Sanja Perica, Deborah Martin, Sandra Pavlovic, Ishani Roy, Michael St. Laurent, Carl Trypaluk, Dale Unruh, Michael Yekta, Geoffery Bonnin

NOAA, National Weather Service, Silver Spring, Maryland

PF_tabular | PF_graphical | Maps_&_aerials

PF tabular

PDS-	PDS-based point precipitation frequency estimates with 90% confidence intervals (in									
		Average recurrence interval (years)								
Duration	1	2	5	10	25	50	100	200		
5-min	1.60 (1.28-2.04)	1.94 (1.56-2.50)	2.62 (2.10-3.37)	3.25 (2.59-4.22)	4.27 (3.32-5.94)	5.16 (3.89-7.24)	6.13 (4.43-8.84)	7.21 (4.96-10.7)	(5.	
10-min	1.16 (0.936-1.49)	1.42 (1.15-1.83)	1.91 (1.54-2.47)	2.38 (1.90-3.10)	3.13 (2.44-4.35)	3.77 (2.84-5.30)	4.49 (3.25-6.47)	5.28 (3.63-7.84)	(4.:	
15-min	0.948 (0.764-1.22)	1.16 (0.932-1.49)	1.56 (1.25-2.01)	1.94 (1.54-2.52)	2.54 (1.98-3.54)	3.07 (2.31-4.31)	3.65 (2.64-5.26)	4.29 (2.95-6.38)	(3.	
30-min	0.586	0.756	1.05	1.31	1.68	1.99	2.30	2.64		

22.

Hydrograph Report

Hydraflow Hydrographs Extension for Autodesk® Civil 3D® by Autodesk, Inc. v2020

Hyd. No. 4

Ex Basin I

Peak discharge = 1.921 cfs Hydrograph type = Rational Time to peak = 70 min = 10 yrsStorm frequency = 8,069 cuft Hyd. volume Time interval = 1 min Runoff coeff. = 0.25 = 11.300 ac Drainage area = 70.00 min = 0.680 in/hr Tc by TR55 Intensity = 1/1 Asc/Rec limb fact = Paonia.IDF **IDF** Curve

Thursday, 08 / 13 / 2020

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232

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Thursday, 08 / 13 / 2020

^{22.} drograph Report

Hydraflow Hydrographs Extension for Autodesk® Civil 3D® by Autodesk, Inc. v2020

Hyd. No. 4

Ex Basin I

Hydrograph type	 Rational 25 yrs 1 min 11.300 ac 0.852 in/hr Paonia.IDF 	Peak discharge	= 2.407 cfs
Storm frequency		Time to peak	= 70 min
Time interval		Hyd. volume	= 10,111 cuft
Drainage area		Runoff coeff.	= 0.25
Intensity		Tc by TR55	= 70.00 min
IDF Curve		Asc/Rec limb fact	= 1/1



Hyd. No. 4

Ex Basin I

Description	Δ		B		<u>C</u>		<u>Totals</u>
Sheet Flow Manning's n-value Flow length (ft) Two-year 24-hr precip. (in) Land slope (%) Travel Time (min)	= 0.300 = 300.0 = 1.19 = 2.20 = 64.85	+	0.011 0.0 0.00 0.00 0.00	+	0.011 0.0 0.00 0.00 0.00		64.85
Shallow Concentrated Flow Flow length (ft) Watercourse slope (%) Surface description Average velocity (ft/s)	= 788.00 = 2.20 = Unpaved =2.39		0.00 0.00 Paved 0.00		0.00 0.00 Paved 0.00		
Travel Time (min)	= 5.49	+	0.00	÷	0.00	=	5.49
Channel Flow X sectional flow area (sqft) Wetted perimeter (ft) Channel slope (%) Manning's n-value Velocity (ft/s)	= 0.00 = 0.00 = 0.015 =0.00		0.00 0.00 0.00 0.015 0.00		0.00 0.00 0.00 0.015 0.00		
Flow length (ft)	({0})0.0		0.0		0.0		
Travel Time (min)	= 0.00	+	0.00	+	0.00	=	0.00
Total Travel Time, Tc							70.00 min

Hyd. No. 5

Ex Basin II

Hydrograph type	= Rational	Peak discharge	= 0.997 cfs
Storm frequency	= 10 yrs	Time to peak	= 95 min
Time interval	= 1 min	Hyd. volume	= 5,685 cuft
Drainage area	= 7.600 ac	Runoff coeff.	= 0.25
Intensity	= 0.525 in/hr	Tc by TR55	= 95.00 min
IDF Curve	= Paonia.IDF	Asc/Rec limb fact	= 1/1



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Hyd. No. 5

Ex Basin II

Hydrograph type	= Rational	Peak discharge	= 1.238 cfs
Storm frequency	= 25 yrs	Time to peak	= 95 min
Time interval	= 1 min	Hyd. volume	= 7,055 cuft
Drainage area	= 7.600 ac	Runoff coeff.	= 0.25
Intensity	= 0.651 in/hr	Tc by TR55	= 95.00 min
IDF Curve	= Paonia.IDF	Asc/Rec limb fact	= 1/1



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Hyd. No. 5

Ex Basin II

Description	Α		<u>B</u>		<u>C</u>		<u>Totals</u>
Sheet Flow Manning's n-value Flow length (ft) Two-year 24-hr precip. (in) Land slope (%) Travel Time (min)	= 0.300 = 300.0 = 1.19 = 1.00 = 88.89	+	0.011 0.0 0.00 0.00 0.00	+	0.011 0.0 0.00 0.00 0.00	=	88.89
Shallow Concentrated Flow Flow length (ft) Watercourse slope (%) Surface description Average velocity (ft/s)	= 571.00 = 1.00 = Unpaved =1.61	d	0.00 0.00 Paved 0.00		0.00 0.00 Paved 0.00		
Travel Time (min)	= 5.90	+	0.00	Ŧ	0.00		5.90
Channel Flow X sectional flow area (sqft) Wetted perimeter (ft) Channel slope (%) Manning's n-value Velocity (ft/s)	= 0.00 = 0.00 = 0.00 = 0.015 =0.00		0.00 0.00 0.00 0.015 0.00		0.00 0.00 0.00 0.015 0.00		
Flow length (ft)	({0})0.0		0.0		0.0		
Travel Time (min)	= 0.00	÷	0.00	+	0.00		0.00
Total Travel Time, Tc							95.00 min

Hyd. No. 6

Ex Basin III

Hydrograph type	= Rational	Peak discharge	= 0.607 cfs
Storm frequency	= 10 yrs	Time to peak	= 92 min
Time interval	= 1 min	Hyd. volume	= 3,351 cuft
Drainage area	= 4.500 ac	Runoff coeff.	= 0.25
Intensity	= 0.540 in/hr	Tc by TR55	= 92.00 min
IDF Curve	= Paonia.IDF	Asc/Rec limb fact	= 1/1



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Hyd. No. 6

Ex Basin III

Hydrograph type	= Rational	Peak discharge	= 0.754 cfs
Storm frequency	= 25 yrs	Time to peak	= 92 min
Time interval	= 1 min	Hyd. volume	= 4,163 cuft
Drainage area	= 4.500 ac	Runoff coeff.	= 0.25
Intensity	= 0.670 in/hr	Tc by TR55	= 92.00 min
IDF Curve	= Paonia.IDF	Asc/Rec limb fact	= 1/1



Hyd. No. 6

Ex Basin III

<u>Description</u>	A		<u>B</u>		<u>C</u>		<u>Totals</u>
Sheet Flow Manning's n-value Flow length (ft) Two-year 24-hr precip. (in) Land slope (%) Travel Time (min)	= 0.300 = 300.0 = 1.19 = 0.97 = 89.98	+	0.011 0.0 0.00 0.00 0.00	+	0.011 0.0 0.00 0.00 0.00	Ξ	89.98
Shallow Concentrated Flow Flow length (ft) Watercourse slope (%) Surface description Average velocity (ft/s)	= 217.00 = 0.97 = Unpaved =1.59	t	0.00 0.00 Paved 0.00		0.00 0.00 Paved 0.00		
Travel Time (min)	= 2.28	+	0.00	+	0.00	=	2.28
Channel Flow X sectional flow area (sqft) Wetted perimeter (ft) Channel slope (%) Manning's n-value Velocity (ft/s)	= 0.00 = 0.00 = 0.00 = 0.015 =0.00		0.00 0.00 0.00 0.015 0.00		0.00 0.00 0.00 0.015 0.00		
Flow length (ft)	({0})0.0		0.0		0.0		
Travel Time (min)	= 0.00	+	0.00	+	0.00	=	0.00
Total Travel Time, Tc							92.00 min

Hyd. No. 1

Pr Basin I

Hydrograph type	= Rational	Peak discharge	= 2.251 cfs
Storm frequency	= 10 yrs	Time to peak	= 42 min
Time interval	= 1 min	Hyd. volume	= 5,671 cuft
Drainage area	= 5.500 ac	Runoff coeff.	= 0.4
Intensity	= 1.023 in/hr	Tc by TR55	= 42.00 min
IDF Curve	= Paonia.IDF	Asc/Rec limb fact	= 1/1



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Hyd. No. 1

Pr Basin I

Hydrograph type	 Rational 25 yrs 1 min 5.500 ac 1.301 in/hr Paonia.IDF 	Peak discharge	= 2.862 cfs
Storm frequency		Time to peak	= 42 min
Time interval		Hyd. volume	= 7,213 cuft
Drainage area		Runoff coeff.	= 0.4
Intensity		Tc by TR55	= 42.00 min
IDF Curve		Asc/Rec limb fact	= 1/1



Hyd. No. 1

Pr Basin I

Description	Α		<u>B</u>		<u>C</u>		<u>Totals</u>
Sheet Flow Manning's n-value Flow length (ft) Two-year 24-hr precip. (in) Land slope (%) Travel Time (min)	= 0.150 = 300.0 = 1.19 = 2.20 = 37.25	+	0.011 0.0 0.00 0.00 0.00	+	0.011 0.0 0.00 0.00 0.00	=	37.25
Shallow Concentrated Flow Flow length (ft) Watercourse slope (%) Surface description Average velocity (ft/s)	= 651.00 = 2.20 = Unpaved =2.39	d	0.00 0.00 Unpave 0.00	d	0.00 0.00 Unpave 0.00	ed	
Travel Time (min)	= 4.53	+	0.00	+	0.00	=	4.53
Channel Flow X sectional flow area (sqft) Wetted perimeter (ft) Channel slope (%) Manning's n-value Velocity (ft/s)	= 0.00 = 0.00 = 0.00 = 0.015 =0.00		0.00 0.00 0.00 0.015 0.00		0.00 0.00 0.00 0.015 0.00		
Flow length (ft)	({0})0.0		0.0		0.0		
Travel Time (min)	= 0.00	+	0.00	+	0.00	=	0.00
Total Travel Time, Tc							42.00 min

^{22.} drograph Report

Hydraflow Hydrographs Extension for Autodesk® Civil 3D® by Autodesk, Inc. v2020

Hyd. No. 2

Pr Basin II

Hydrograph type	 Rational 10 yrs 1 min 8.800 ac 0.987 in/hr 	Peak discharge	= 3.475 cfs
Storm frequency		Time to peak	= 44 min
Time interval		Hyd. volume	= 9,173 cuft
Drainage area		Runoff coeff.	= 0.4
Intensity		Tc by TR55	= 44.00 min
IDF Curve	= Paonia.IDF	Asc/Rec limb fact	= 1/1



Hyd. No. 2

Pr Basin II

Hydrograph type	= Rational	Peak discharge	= 4.414 cfs
Storm frequency	= 25 yrs	Time to peak	= 44 min
Time interval	= 1 min	Hyd. volume	= 11,652 cuft
Drainage area	= 8.800 ac	Runoff coeff.	= 0.4
Intensity	= 1.254 in/hr	Tc by TR55	= 44.00 min
IDF Curve	= Paonia.IDF	Asc/Rec limb fact	= 1/1



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Hyd. No. 2

Pr Basin II

Description	A		<u>B</u>		<u>C</u>		<u>Totals</u>
Sheet Flow Manning's n-value Flow length (ft) Two-year 24-hr precip. (in) Land slope (%) Travel Time (min)	= 0.150 = 300.0 = 1.19 = 1.80 = 40.36	+	0.011 0.0 0.00 0.00 0.00	+	0.011 0.0 0.00 0.00 0.00	=	40.36
Shallow Concentrated Flow Flow length (ft) Watercourse slope (%) Surface description Average velocity (ft/s)	= 434.00 = 1.80 = Unpaved =2.16		0.00 0.00 Paved 0.00		0.00 0.00 Paved 0.00		
Travel Time (min)	= 3.34	+	0.00	+	0.00	Ξ	3.34
Channel Flow X sectional flow area (sqft) Wetted perimeter (ft) Channel slope (%) Manning's n-value Velocity (ft/s)	= 3.01 = 1.10 = 1.80 = 0.015 =26.16		0.00 0.00 0.00 0.015 0.00		0.00 0.00 0.00 0.015 0.00		
Flow length (ft)	({0})263.0		0.0		0.0		
Travel Time (min)	= 0.17	÷	0.00	+	0.00	=	0.17
Total Travel Time, Tc							44.00 min

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Hydraflow Hydrographs Extension for Autodesk® Civil 3D® by Autodesk, Inc. v2020

Hyd. No. 3

Pr Basin III

Hydrograph type	= Rational	Peak discharge	= 0.661 cfs
Storm frequency	= 10 yrs	Time to peak	= 53 min
Time interval	= 1 min	Hyd. volume	= 2,103 cuft
Drainage area	= 3.100 ac	Runoff coeff.	= 0.25
Intensity	= 0.853 in/hr	Tc by TR55	= 53.00 min
IDF Curve	= Paonia.IDF	Asc/Rec limb fact	= 1/1



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Hydraflow Hydrographs Extension for Autodesk® Civil 3D® by Autodesk, Inc. v2020

Hyd. No. 3

Pr Basin III

Hydrograph type	= Rational	Peak discharge	= 0.835 cfs
Storm frequency	= 25 yrs	Time to peak	= 53 min
Time interval	= 1 min	Hyd. volume	= 2,657 cuft
Drainage area	= 3.100 ac	Runoff coeff.	= 0.25
Intensity	= 1.078 in/hr	Tc by TR55	= 53.00 min
IDF Curve	= Paonia.IDF	Asc/Rec limb fact	= 1/1



Hyd. No. 3

Pr Basin III

Description	A		<u>B</u>		<u>C</u>		<u>Totals</u>
Sheet Flow Manning's n-value Flow length (ft) Two-year 24-hr precip. (in) Land slope (%) Travel Time (min)	= 0.150 = 300.0 = 1.19 = 1.00 = 51.06	+	0.011 0.0 0.00 0.00 0.00	+	0.011 0.0 0.00 0.00 0.00	=	51.06
Shallow Concentrated Flow Flow length (ft) Watercourse slope (%) Surface description Average velocity (ft/s)	= 152.00 = 1.00 = Unpaved =1.61	ł	0.00 0.00 Paved 0.00		0.00 0.00 Paved 0.00		
Travel Time (min)	= 1.57	+	0.00	+	0.00	=	1.57
Channel Flow X sectional flow area (sqft) Wetted perimeter (ft) Channel slope (%) Manning's n-value Velocity (ft/s)	= 0.00 = 0.00 = 0.00 = 0.015 =0.00		0.00 0.00 0.00 0.015 0.00		0.00 0.00 0.00 0.015 0.00		
Flow length (ft)	({0})0.0		0.0		0.0		
Travel Time (min)	= 0.00	+	0.00	+	0.00	=	0.00
Total Travel Time, Tc			***********				53.00 min

22. drograph Report

Hydraflow Hydrographs Extension for Autodesk® Civil 3D® by Autodesk, Inc. v2020

Hyd. No. 7

Pr Basin IV

Hydrograph type	= Rational	Peak discharge	= 1.894 cfs
Storm frequency	= 10 yrs	Time to peak	= 50 min
Time interval	= 1 min	Hyd. volume	= 5,683 cuft
Drainage area	= 5.300 ac	Runoff coeff.	= 0.4
Intensity	= 0.893 in/hr	Tc by TR55	= 50.00 min
IDF Curve	= Paonia.IDF	Asc/Rec limb fact	= 1/1



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^{22.} drograph Report

Hydraflow Hydrographs Extension for Autodesk® Civil 3D® by Autodesk, Inc. v2020

Hyd. No. 7

Pr Basin IV

Hydrograph type	= Rational	Peak discharge	= 2.398 cfs
Storm frequency	= 25 yrs	Time to peak	= 50 min
Time interval	= 1 min	Hyd. volume	= 7,193 cuft
Drainage area	= 5.300 ac	Runoff coeff.	= 0.4
Intensity	= 1.131 in/hr	Tc by TR55	= 50.00 min
IDF Curve	= Paonia.IDF	Asc/Rec limb fact	= 1/1



Hyd. No. 7

Pr Basin IV

<u>Description</u>	Δ		B		<u>C</u>		<u>Totals</u>
Sheet Flow Manning's n-value Flow length (ft) Two-year 24-hr precip. (in) Land slope (%) Travel Time (min)	= 0.150 = 300.0 = 1.19 = 1.10 = 49.15	+	0.011 0.0 0.00 0.00 0.00	+	0.011 0.0 0.00 0.00 0.00	п	49.15
Shallow Concentrated Flow Flow length (ft) Watercourse slope (%) Surface description Average velocity (ft/s)	= 110.00 = 1.10 = Unpaved =1.69	and a second secon	0.00 0.00 Paved 0.00		0.00 0.00 Paved 0.00		
Travel Time (min)	= 1.08	÷	0.00	+	0.00	=	1.08
Channel Flow X sectional flow area (sqft) Wetted perimeter (ft) Channel slope (%) Manning's n-value Velocity (ft/s)	= 0.00 = 0.00 = 0.015 =0.00		0.00 0.00 0.00 0.015 0.00		0.00 0.00 0.00 0.015 0.00		
Flow length (ft)	({0})0.0		0.0		0.0		
Travel Time (min)	= 0.00	+	0.00	÷	0.00	=	0.00
Total Travel Time, Tc						50.00 min	
22. annel Report

Hydraflow Express Extension for Autodesk® Civil 3D® by Autodesk, Inc.

Riverbank

Trapezoidal		Highlighted		
Bottom Width (ft)	= 1.00	Depth (ft)	Ξ	1.40
Side Slopes (z:1)	= 0.10, 0.10	Q (cfs)	Ξ	6.029
Total Depth (ft)	= 2.00	Area (sqft)	=	1.60
Invert Elev (ft)	= 100.00	Velocity (ft/s)	=	3.78
Slope (%)	= 1.00	Wetted Perim (ft)	=	3.81
N-Value	= 0.022	Crit Depth, Yc (ft)	=	1.01
		Top Width (ft)	=	1.28
Calculations		EGL (ft)	=	1.62
Compute by:	Q vs Depth			
No. Increments	= 10			



Wednesday, Aug 12 2020

22. annel Report

Hydraflow Express Extension for Autodesk® Civil 3D® by Autodesk, Inc.

<Name>

Tranozoidal		Highlighted	
Tapezoluai		riiginiginea	
Bottom Width (ft)	= 0.50	Depth (ft)	= 0.60
Side Slopes (z:1)	= 0.10, 0.10	Q (cfs)	= 1.030
Total Depth (ft)	= 1.50	Area (sqft)	= 0.34
Invert Elev (ft)	= 100.00	Velocity (ft/s)	= 3.07
Slope (%)	= 1.80	Wetted Perim (ft)	= 1.71
N-Value	= 0.022	Crit Depth, Yc (ft)	= 0.50
		Top Width (ft)	= 0.62
Calculations		EGL (ft)	= 0.75
Compute by:	Q vs Depth		
No. Increments	= 10		



Reach (ft)

Thursday, Aug 13 2020



ENGINEERS CONSTRUCTION ESTIMATE

ITEM 12

Riverbank Neighborhood Paonia, Colorado

CONTRACT ITEM	UNIT	ENTIRE PROJECT		cos	ST PER UNIT	COST
		PLAN	AS CONST.			
Mobilization	LS	1		\$	3,000.00	\$ 3,000.00
Clearing and Grubbing	LS	1		\$	3,500.00	\$ 3,500.00
Backfill using site soils	CY	2513		\$	20.00	\$ 50,260.00
Excavation (Cut)	CY	10323		\$	15.00	\$ 154,845.00
10" Aggregate Base Course (Class 6)	CY	1107		\$	30.00	\$ 33,210.00
Hot Mix Asphalt (3" Thick)	CY	335		\$	45.00	\$ 15,075.00
15" RCP Culverts	LF	111		\$	35.00	\$ 3,885.00
18" RCP Culverts	LF	32		\$	40.00	\$ 1,280.00
Concrete Headwalls (irrigation)	EA	6		\$	250.00	\$ 1,500.00
3-Phase electric line with service terminations	LF	2200		\$	45.00	\$ 99,000.00
2-inch HDPE gas main	LF	1492		\$	25.00	\$ 37,300.00
Telephone in joint trench with electric	LF	1552		\$	5.00	\$ 7,760.00
Fiber Optic Cable	LS	1558		\$	10.00	\$ 15,580.00
Ground Signs with CDOT breakaway base	LS	1		\$	2,000.00	\$ 2,000.00
Open Space and Right of Way Landscaping	LS	1		\$	10,000.00	\$ 10,000.00
Construction Surveying	LS	1		\$	3,000.00	\$ 3,000.00
Stormwater Management	LS	1		\$	7,500.00	\$ 7,500.00
8" SDR 35 PVC Sewer Main Pipe	LF	1270		\$	23.00	\$ 29,210.00
4" SDR 35 PVC Sewer Lateral Pipe	LF	490		\$	20.00	\$ 9,800.00
8"x4" Service Tap ("Y" connection)	EA	14		\$	780.00	\$ 10,920.00
4-inch lateral cleanouts	EA	14		\$	50.00	\$ 700.00
48" Ø Manholes (Less than 10 foot)	EA	3		\$	5,000.00	\$ 15,000.00
48" Ø Manholes (10 to 15 foot)	EA	2		\$	5,000.00	\$ 10,000.00
Manhole Testing	EA	5		\$	200.00	\$ 1,000.00
8-inch DR 14 HDPE pipe and fittings	LF	1,265		\$	30.00	\$ 37,950.00
8-inch gate valves	EA	4		\$	1,900.00	\$ 7,600.00
Fire Hydrant with valve	EA	2		\$	4,000.00	\$ 8,000.00
2-inch blow-off valves	EA	1		\$	600.00	\$ 600.00
Temporary Flushing Hydrant	EA	1		\$	400.00	\$ 400.00
Water services meter pit	EA	14		\$	400.00	\$ 5,600.00
3/4-inch HDPE service pipe	LF	502		\$	20.00	\$ 10,040.00
6-inch gate valve	EA	2		\$	1,700.00	\$ 3,400.00
					SUBTOTAL	\$ 598,915.00
			109	% CON	TINGENCY	\$ 59,891.50
					TOTAL	\$ 658,806.50

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LSC TRANSPORTATION CONSULTANTS, INC.

ITEM 13

1889 York Street Denver, CO 80206 (303) 333 1105 FAX (303) 333 1107 E-mail: lsc@lscdenver.com

Mr. Ivo Renkema Old World, LLC

> Re: Riverbank Traffic Impact Analysis Paonia, CO LSC #190540

Dear Mr. Renkema:

In response to your request, LSC Transportation Consultants, Inc. has prepared this traffic impact analysis for the proposed Riverbank development. As shown on Figure 1, the site is located southeast of State Highway (SH) 133 and north of Samuel Wade Road in Paonia, Colorado.

REPORT CONTENTS

The report contains the following: the existing roadway and traffic conditions in the vicinity of the site including the lane geometries, traffic controls, etc.; the existing weekday peak-hour traffic volumes; the existing daily traffic volumes in the area; the typical weekday site-generated traffic volume projections for the site; the short-term and long-term assignment of the projected traffic volumes to the area roadways; the projected short-term and long-term background and resulting total traffic volumes on the area roadways; the site's projected traffic impacts; and any recommended roadway improvements to mitigate the site's traffic impacts.

LAND USE AND ACCESS

The site is proposed to include 46 single family detached homes and 11 townhomes. Access is proposed from a full movement access location on Price Road as shown in the conceptual site plan in Figure 2.

ROADWAY AND TRAFFIC CONDITIONS

Area Roadways

The major roadways in the site's vicinity are shown on Figure 1 and are described below.

• State Highway (SH) 133 is an east-west, two-lane state highway northwest of the site. It is designated R-A (Regional Highway) by CDOT. The intersections with Clock Road/Fire Mountain Road and Samuel Wade Road are stop-sign controlled. The posted speed limit in the vicinity of the site is 45 mph.

• **Samuel Wade Road** is an east-west, two-lane collector roadway south of the site. The intersection with SH 133 is stop-sign controlled. The posted speed limit in the vicinity of the site is 35 mph.

Existing Traffic Conditions

Figures 3a and 3b show the existing June and July weekday traffic volumes. Figure 3c shows the existing lane geometry and the existing traffic controls in the vicinity of the site. The June weekday peak-hour traffic volumes and average daily traffic volumes are from the attached traffic counts conducted by Counter Measures in June, 2019. The July weekday traffic volumes are based on an adjustment factor of 1.15 based on a review of seasonal traffic volume data throughout western Colorado.

2022 and 2040 Background Traffic

Figures 4a and 5a show the estimated 2022 and 2040 background traffic based on annual growth rate of 0.75 percent based on the CDOT 20-year growth factor of 1.16. Figures 4b and 5b show the estimated 2022 and 2040 background lane geometry and traffic control.

Existing, 2022, and 2040 Background Levels of Service

Level of service (LOS) is a quantitative measure of the level of congestion or delay at an intersection. Level of service is indicated on a scale from "A" to "F." LOS A is indicative of little congestion or delay and LOS F is indicative of a high level of congestion or delay. Attached are specific level of service definitions for unsignalized intersections.

The intersections in the study area were analyzed to determine the existing, 2022, and 2040 background levels of service using Synchro. Table 1 shows the level of service analysis results. The level of service reports are attached.

- **SH 133/Clock Road/Fire Mountain Road:** All movements at this unsignalized intersection currently operate at LOS "B" or better during both morning and afternoon peakhours and are expected to do so through 2040.
- **SH 133/Samuel Wade Road:** All movements at this unsignalized intersection currently operate at LOS "B" or better during both morning and afternoon peak-hours and are expected to do so through 2040.
- **Samuel Wade Road/Clock Road:** All movements at this unsignalized intersection currently operate at LOS "B" or better during both morning and afternoon peak-hours and are expected to do so through 2040.
- **Clock Road/Price Road:** All movements at this unsignalized intersection currently operate at LOS "A" during both morning and afternoon peak-hours and are expected to do so through 2040.

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• **Samuel Wade Road/Price Road:** All movements at this unsignalized intersection currently operate at LOS "B" or better during both morning and afternoon peak-hours and are expected to do so through 2040.

TRIP GENERATION

Table 2 shows the estimated average daily, weekday morning peak-hour, and weekday afternoon peak-hour trip generation potential for the proposed site based on the rates from *Trip Generation*, 10th Edition, 2017 by the Institute of Transportation Engineers (ITE).

The site is projected to generate about 551 vehicle-trips on the average weekday, with about half entering and half exiting during a 24-hour period. During the morning peak-hour, which generally occurs for one hour between 6:30 and 8:30 a.m., about 10 vehicles would enter and about 33 vehicles would exit the site. During the afternoon peak-hour, which generally occurs for one hour between 4:00 and 6:00 p.m., about 35 vehicles would enter and about 21 vehicles would exit.

TRIP DISTRIBUTION

Figure 6 shows the estimated directional distribution of the site-generated traffic volumes on the area roadways. The estimates were based on the location of the site with respect to the regional population, employment, and activity centers; and the site's proposed land use.

TRIP ASSIGNMENT

Figure 7 shows the estimated site-generated traffic volumes based on the directional distribution percentages (from Figure 6) and the trip generation estimate (from Table 2).

2022 AND 2040 TOTAL TRAFFIC

Figure 8a shows the 2022 total traffic which is the sum of the 2022 background traffic volumes (from Figure 4a) and the site-generated traffic volumes (from Figure 7). Figure 8b shows the recommended 2022 lane geometry and traffic control.

Figure 9a shows the 2040 total traffic which is the sum of the 2040 background traffic volumes (from Figure 5a) and the site-generated traffic volumes (from Figure 7). Figure 9b shows the recommended 2040 lane geometry and traffic control.

PROJECTED LEVELS OF SERVICE

The intersections in the study area were analyzed as appropriate to determine the 2022 and 2040 total levels of service. Table 1 shows the level of service analysis results. The level of service reports are attached.

• SH 133/Clock Road/Fire Mountain Road: All movements at this unsignalized intersection are expected to operate at LOS "B" or better during both morning and afternoon peak-hours through 2040. Mr. Ivo Renkema

- **SH 133/Samuel Wade Road:** All movements at this unsignalized intersection are expected to operate at LOS "B" or better during both morning and afternoon peak-hours through 2040.
- Samuel Wade Road/Clock Road: All movements at this unsignalized intersection are expected to operate at LOS "B" or better during both morning and afternoon peak-hours through 2040.
- **Clock Road/Price Road:** All movements at this unsignalized intersection are expected to operate at LOS "A" during both morning and afternoon peak-hours through 2040.
- Samuel Wade Road/Price Road: All movements at this unsignalized intersection currently operate at LOS "B" or better during both morning and afternoon peak-hours and are expected to do so through 2040.
- **Price Road/Site Access:** All movements at this unsignalized intersection are expected to operate at LOS "A" during both morning and afternoon peak-hours through 2040.

SH 133 TURN LANE THRESHOLDS

The *State Highway Access Code* (SHAC) includes thresholds for auxiliary turn lanes at intersections. The Regional Highway (RA) classification combined with the 45 mph posted speed limit has the following requirements for auxiliary turn lanes.

- Right-Turn Deceleration Lane warranted when peak-hour volume exceeds 25 vph by 2040 and the through/right volume exceeds 150 vph by 2040. An appropriate length is 275 feet plus a 145-foot transition taper.
- Left-Turn Deceleration Lane warranted when peak-hour volumes exceeds 10 vph by 2040 and the opposing volume exceeds 100 vph by 2040. An appropriate length is 275 feet for deceleration plus vehicle storage and a 145-foot transition taper.
- Right-Turn Acceleration Lane warranted when peak-hour volume exceeds 50 vph by 2040.

SH 133/Samuel Wade Road

The only turning movement high enough through 2040 to warrant an auxiliary turn lane is the northbound right-turn movement from SH 133 to Samuel Wade Road. There is an existing right-turn lane for this movement that meets the requirement of the SHAC.

SH 133/Clock Road

The westbound left-turn movement from SH 133 to Clock Road is expected to exceed 10 vph with development of the site, but the opposing volume on SH 133 is not expected to exceed 100 vph through 2040 which give CDOT discretion to waive the requirement for a left-turn deceleration lane. The intersection has an offset across SH 133 which is another reason to waive the requirement for this lane to avoid issues with left-turn overlap.

Mr. Ivo Renkema

CONCLUSIONS AND RECOMMENDATIONS

Trip Generation

1. The site is projected to generate about 551 vehicle-trips on the average weekday, with about half entering and half exiting during a 24-hour period. During the morning peakhour, about 10 vehicles would enter and about 33 vehicles would exit the site. During the afternoon peak-hour, about 35 vehicles would enter and about 21 vehicles would exit.

Projected Levels of Service

2. All movements at the unsignalized intersections analyzed are expected to operate at LOS "B" or better through 2040.

Conclusions

3. The impact of the Riverbank development can be accommodated by the existing and proposed roadway network with the following recommendations.

Recommendations

- 4. The site access approach to Price Road should be stop-sign controlled.
- 5. The intersection of Samuel Wade Road/Price Road should be improved to provide an intersection angle closer to 90 degrees. This can possibly be achieved by an asphalt overlay of the side street approach and striping a yellow centerline on Price Road approaching the intersection.
- 6. No new auxiliary turn lanes are recommended on SH 133 based on this analysis.
- 7. An access permit application and/or design deviation/waiver request may be needed based on CDOT's review.

* * * * *

Mr. Ivo Renkema

We trust our findings will assist you in gaining approval of the proposed Riverbank development. Please contact me if you have any questions or need further assistance.

Sincerely, LSC TRANSPORTATION CONSULTANTS, IN 39018 By Christopher S. McGranahan, PE, PTOE Principal SIONAL Datass 7-26-19 CSM/wc

Enclosures: Tables 1 and 2 Figures 1 - 9b Traffic Count Reports Level of Service Definitions Level of Service Reports

W:\LSC\Projects\2019\190540-RiverbankNeighborhood\Report\Riverbank-072619.wpd

24.

Table 1 Intersection Levels of Service Analysis Riverbank Paonia, CO LSC #190540; July, 2019

		Existing	1 Traffic	20 Backgrou	22 Ind Traffic	20 Total)22 Traffic	20 Backgrou	140 Ind Traffic	20 Total	40 Traffic
	Traffic	Level of Service									
Intersection Location	Control	AM	PM	AM	PIM	AM	FIVI	71111	1 190		
<u>SH 133/Clock Road/Fire Mtn. Road</u> NEB Approach NB Approach SB Approach	TWSC	A A A	A A B	A A A	A A B A	A A A	A A B A	A A A	A A B A	A A A	A A B A
Critical Movement Delay		9,3	10.2	9.3	10.2	9.3	10.4	9.5	10.3	9.5	10.5
SH 133/Samual Wade Road NB Left/Through EB Approach WB Left/Through WB Right SB Approach Critical Movement Delay	TWSC	A B A A 10.2	A B A A 11.6	A B A A 10.2	A B A A 11.6	A B A A 10.3	A B A A 11.8	A B A A 10.5	A B A A 12.2	A B A A 10.7	A B A A 12.4
Samuel Wade Road/Clock Road EB Left/Through SB Approach Critical Movement Delay	TWSC	A A 9.8	A B 10.4	A A 9.8	A B 10.5	A A 9.8	A B 10.5	A A 9.9	A B 10.8	A A 9.9	A B 10.9
<u>Clock Road/Price Road</u> WB Approach SB Left/Through Critical Movement Delay	TWSC	A A 8.6	A A 8.7	A A 8.6	A A 8.7	A A 8.7	A A 8.8	A A 8.6	A A 8.7	A A 8.7	A A 8.8
Samuel Wade Road//Price Road EB Left/Through SB Approach Critical Movement Delay	TWSC	A A 9.8	A B 10.5	A A 9,9	A B 10.6	A B 10.0	A B 10.4	A A 9.9	A B 10.8	A B 10.0	A B 10.8
Price Road/Site Access EB Left/Through SB Approach Critical Movement Delay	TWSC		 	 	 	A A 8,6	A A 8.7			A A 8.6	A A 8.7

	ES	STIMATED Riv LSC #	Tabl TRAFI /erbani Paonia 190540	e 2 FIC GEN « Updat a, CO); July, 2	NERAT e 2019	ION					
			Trip Ger	neration F	tates ⁽¹⁾			Vehicle-Tr	ips Gen	erated	
		Average	AM Pea	ak-Hour	PM Pe	eak-Hour	Average	AM Peak	-Hour	PM Peak	-Hour
Trip Generating Category	Quantity	Weekday	In	Out	In	Out	Weekday	In	Out	<u>ln</u>	Out
CURRENTLY PROPOSED LAND USE											
Single-Family Housing (2)	46 DU ⁽³⁾	11.06	0.20	0.61	0.66	0.39	509	9	28	30	18
Townhomes ⁽⁴⁾	11 DU ⁽³⁾	7.32	0.12	0.41	0.47	0.28	42	1	5	5	3
						Total =	551	10	33	35	21

Notes:

(1) Source: *Trip Generation*, Institute of Transportation Engineers, 10th Edition, 2017.
(2) ITE Land Use No. 210 - Single-Family Detached Housing; formula rates were used
(3) DU = dwelling units
(4) ITE Land Use No. 220 - Multifamily Housing (Low Rise); formula rates were used for all except daily































24.

N/S STREET: HWY 133 E/W STREET: FIRE MNT RD / CLOCK RD CITY: PAONIA COUNTY: DELTA

COUNTER MEASURES INC. 1889 YORK STREET DENVER.COLORADO 303-333-7409

File Name : 133FIREMNT Sile Code : 00000026 Start Date : 6/5/2019 Page No : 1

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Factor	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	
06:30 AM	0	12	0	0	0	4	0	0	0	15	0	0	0	3	0	0	34
06:45 AM	2	9	0	0	0	0	2	0	0	21	0	0	0	0	2	0	36
Total	2	21	0	0	0	4	2	0	0	36	0	0	0	3	2	0	70
07:00 AM	1	9	0	0	0	0	0	0	0	15	0	0	0	0	2	0	27
07:15 AM	1	18	0	0	0	1	1	0	0	13	0	0	0	1	2	0	37
07:30 AM	2	15	0	0	0	2	3	0	1	15	0	0	0	1	0	0	39
07:45 AM	0	9	1	0	0	0	1	0	1	21		0	0	3	4		41
Total	4	51	1	0	0	3	5	0	2	64	1	01	0	5	8	υļ	144
08:00 AM	0	8	0	0	0	0	0	0	1	12	0	0	0	1	1	0	23
08:15 AM	0	12	1	0	0	2	0	0	0	19	0	0	1	1	0	0	36
Total	0	20	1	0	0	2	0	0	1	31	0	0	t	2	1	0	59
04:00 PM	0	18	1	0	1	3	2	0	1	14	0	0	0	3	3	1	47
04:15 PM	2	21	1	0	2	0	2	0	0	15	1	0	1	1	2	0	48
04:30 PM	0	16	0	0	1	0	0	0	6	15	3	0	1	2	1	0	45
04:45 PM	2	30	1	0	3	1	4	0	4	20	3	0	1	0	0	0	69
Total	4	85	3	0	7	4	8	0	11	64	7	0	3	6	6	1	209
05:00 PM	2	28	0	0	1	4	2	0	1	16	1	0	0	0	0	0	55
05:15 PM	0	16	1	0	1	1	3	0	0	12	4	0	0	5	3	0	46
05:30 PM	3	16	0	0	0	2	3	0	1	16	1	0	1	0	0	0	43
05:45 PM	3	33	0	0	0	2	2	0	1	17	11	0	0	1	0	0	60
Total	8	93	1	0	2	9	10	0	3	61	7	0	1	6	3	0	204
Grand Total	18	270	6	0	9	22	25	0	17	256	15	0	5	22	20	1	686
Apprch %	6.1	91.8	2.0	0.0	16.1	39,3	44.6	0.0	5.9	88.9	5.2	0.0	10.4	45.8	41.7	2.1	
Total %	2.6	39.4	0,9	0.0	1.3	3.2	3.6	0.0	2.5	37.3	2.2	0.0	0.7	3.2	2.9	0.1	

24.

N/S STREET: HWY 133 E/W STREET: FIRE MNT RD / CLOCK RD CITY: PAONIA COUNTY: DELTA

File Name : 133FIREMNT Site Code : 00000026 Start Date : 6/5/2019 Page No : 2

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N/S STREET: HWY 133 E/W STREET: FIRE MNT RD / CLOCK RD CITY: PAONIA COUNTY: DELTA

File Name : 133FIREMNT Site Code : 00000026 Start Date : 6/5/2019 Page No : 2

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Volume	8	93	1	0	102	2	42	10	0	21	3	61 85	(Ð	/1	10	ช 60	30 30	u	10	204
Percent	7.8	2	1.0	0.0		9.5	9	6	0.0		4.2	9	9.9	0,0		0	0	0	0.0		
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Peak																					0.850
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Volume	3	33	0	0	36	1	4	Z	0	0.75	3	17	1	Ű	0.93	0	5	3	0	0.31	
Factor					0.70					0.75					4					3	ĺ



N/S STREET: HWY 133 E/W STREET: SAMUEL WADE RD CITY: PAONIA COUNTY: DELTA

File Name: 133SAMWADE Site Code: 00000015 Start Date: 6/5/2019 Page No: 1

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-	Factor	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	
-	06:30 AM	0	13	5	0	12	5	2	0	0	8	8	0	5	1	0	0	59
	06:45 AM	0	6	3	0	14	9	0	0	1	16	13	0	6	2	0	0	70
-	Total	0	19	8	0	26	14	2	0	1	24	21	0	11	3	0	0	129
	07:00 AM	0	4	3	0	9	7	2	0	0	11	7	0	4	6	2	0	55
	07:15 AM	3	14	2	0	11	8	1	0	0	12	11	0	2	1	3	0	68
	07:30 AM	0	11	4	0	14	7	0	0	0	12	10	0	5	4	0	0	67
	07:45 AM	0	7	5	0	9	3	0	1	0	15	21	0	3			0	
	Total	3	36	14	0	43	25	3	1	0	50	49	0	14	18	6	0	262
	08:00 AM	1	4	0	0	9	1	0	0	0	3	6	0	1	0	1	1	27
	08:15 AM	0	6	0	0	4	1	0	0	0	5	5	0	3	1	2	01	27
_	Total	1	10	0	0	13	2	0	0	0	8	11	0	4	1	3	1	54
	04:00 PM	0	14	4	0	18	12	0	0	0	9	33	0	3	3	0	0	96
	04:15 PM	2	16	4	0	18	8	1	0	2	13	31	0	1	2	0	0	98
	04:30 PM	1	12	1	0	25	13	0	0	0	16	28	0	5	5	0	0	106
	04:45 PM	5	17	7	0	6	7	0	1	1		29	0	3	4	2	0	98
	Total	8	59	16	0	67	40	1	1	3	54	121	0	12	14	2	0	398
	05:00 PM	1	18	7	0	22	12	0	0	2	16	38	0	o	6	2	0	124
	05:15 PM	0	17	2	0	16	7	1	0	1	12	24	0	1	8	0	0	89
	05:30 PM	0	15	2	0	18	10	0	0	0	12	30	0	5	8	1	0	101
	05:45 PM	1	25	5	0	12	10	2	0	0	14	42	0	3	5	1	0	120
	Total	2	75	16	0	68	39	3	0	3	54	134	0	9	27	4	01	434
	Grand Total	14	199	54	0	217	120	9	2	7	190	336	0	50	63	15	1	1277
	Apprch %	5.2	74.5	20.2	0.0	62.4	34.5	2.6	0.6	1.3	35,6	63.0	0.0	38.8	48.8	11.0	0.0	
	Total %	1.1	15.6	4.2	0.0	17.0	9.4	0.7	0.2	0.5	14.9	26.3	0.0	3.9	4.9	1.2	0.1	

File Name : 133SAMWADE Site Code : 00000015 Start Date : 6/5/2019 Page No : 2

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Intersecti	07:00	AM																			
Volume	3	36	14	0	53	43	25	3	1	72	0	50	49	0	99	14	18	6	0	38	262
Percent	5.7	67. 9	26. 4	0.0		59. 7	34. 7	4.2	1,4		0.0	50. 5	49. 5	0.0		36, 8	47. 4	15. 8	0,0		
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Peak Factor						:															0.910
High Int.	07:15	AM				07:30) AM				07:45	5 AM				07:00) am				
Volume	3	14	2	0	19	14	7	0	0	21	0	15	21	0	36	4	6	2	0	12	
Peak					0.69					0.85					0.68					0.79	
Factor					7	I				7					8	l				Z	



N/S STREET: HWY 133 E/W STREET: SAMUEL WADE RD CITY: PAONIA COUNTY: DELTA

N/S STREET: HWY 133 E/W STREET: SAMUEL WADE RD CITY: PAONIA COUNTY: DELTA

133 UEL WADE RD

File Name : 133SAMWADE Site Code : 0000015 Start Date : 6/5/2019 Page No : 2

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Peak Hour F	rom 0	5:00 F	PM to (05:45 I	PM - Pe	eak 1 d	of 1														
Intersecti on	05:00	PM																			
Volume	2	75	16	0	93	68	39	3	0	110	3	54	134	0	191	9	27	4	0	40	434
Percent	2.2	80. 6	17. 2	0.0		61. 8	35. 5	2.7	0,0		1.6	28. 3	70. 2	0,0		22. 5	67. 5	10. 0	0.0		
05:00	1	18	7	0	26	22	12	0	0	34	2	16	38	0	56	0	6	2	0	8	124
Peak																					0.875
Factor																				-	
High Int.	05:45	PM				05:00) PM				05:00	PM (05:30) PM				
Volume	1	25	5	0	31	22	12	0	0	34	2	16	38	0	56	5	8	1	0	14	
Peak					0.75					0.80					0.85					0.71	
Factor					0					9	I				3	l				4	

COUNTER MEASURES INC. 1889 YORK STREET DENVER.COLORADO 303-333-7409



File Name : CLOCKRDPRICERD Site Code : 00000017 Start Date : 6/6/2019 Page No : 1

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Factor	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	l
06:30 AM	0	2	0	0	1	0	0	0	0	1	1	0	0	0	0	0	5
06:45 AM	0	1	0	- 0	1	0	0	0	0	0	0	0	<u> </u>	<u> </u>		<u>0</u>	<u></u>
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07:15 AM	0	3	0	0	0	0	0	0	0	2	0	0	0	0	0	0	5
07:30 AM	0	4	0	0	1	0	0	0	0	3	0	0	0	0	0	0	8
07:45 AM	0	5	0	0	1	0	0	0	0	4	0	0	0	0	0	0	10_
Total	0	13	0	0	2	0	0	0	0	10	0	0	0	0	0	0	25
08-00 AM	0	1	0	ام	0	D	0	01	0	1	0	0	0	0	0	0	2
08:15 AM	Ő	4	ŏ	ō	1	Ō	1	Ō	0	2	0	0	0	0	0	0	8
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04:00 PM	0	6	0	0	1	0	0	0	0	6	0	0	0	0	0	0	13
04:15 PM	0	0	0	0	0	0	0	0	0	2	1	0	0	0	0	0	3
04:30 PM	0	8	0	0	0	0	0	0	0	4	1	0	0	0	0	0	13
04:45 PM	0	4	0	0	1	0	0	0	0	6	1	0	0	0	0	0	12
Total	0	18	0	0	2	0	0	0	0	18	3	0	0	0	0	0	41
05:00 PM	0	2	0	ol	0	0	0	0	0	2	0	0	0	0	0	0	4
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05:30 PM	õ	3	Ō	ō	0	0	0	0	0	4	2	0	0	0	0	0	9
05:45 PM	Ō	6	0	0	0	0	0	0	0	5	1	0	0	0	0	0	12
Total	0	15	0	0	0	0	0	0	0	20	6	0	0	0	0	0	41
Grand Total	n	54	٥	ρl	7	n	1	n	0	52	10	٥l	0	0	0	0	124
Approb %	ົດດັ	100 0	0.0	0.0	87.5	0.0	12.5	0.0	0.0	83.9	16,1	0.0	0.0	0.0	0.0	0.0	
Total %	0.0	43.5	0.0	0,0	5.6	0.0	0,8	0.0	0.0	41.9	8,1	0.0	0.0	0.0	0.0	0.0	

N/S STREET: CLOCK RD E/W STREET: PRICE RD CITY: PAONIA

24.

N/S STREET: CLOCK RD E/W STREET: PRICE RD CITY: PAONIA COUNTY: DELTA

File Name : CLOCKRDPRICERD Site Code : 00000017 Start Date : 6/6/2019 Page No : 2

		CL	.OCK	RD		PRICE RD Westbound						CL	OCK	RD							
Start Time	Left	Thr	Rig	Ped s	App. Total	Left	Thr	Rig ht	Ped	App. Total	Left	Thr	Rig	Pedis	App. Total	Left	Thr	Rig ht	Ped	App. Total	Int. Total
Peak Hour F	rom 0	7:00 A	M to i	07:45	AM - Pe	eak 1 d	of 1														
Intersecti on	07:00) am																			
Volume	0	13	0	0	13	2	0	0	0	2	0	10	0	0	10	0	0	0	0	0	25
Percent	0.0	100 .0	0.0	0.0		100 .0	0.0	0.0	0.0		0.0	100 .0	0,0	0.0		0.0	0.0	0.0	0.0		
07:45 Volume Peak Factor	0	5	0	0	5	1	0	0	0	1	0	4	0	0	4	0	0	0	0	0	10 0.625
High int.	07:45 AM					07:30 AM					07:45	i AM									
Volume Peak Factor	0	5	0	0	5 0.65 0	1	0	0	0	1 0.50 0	0	4	0	0	4 0.62 5						



24.

N/S STREET: CLOCK RD E/W STREET: PRICE RD CITY: PAONIA COUNTY: DELTA File Name : CLOCKRDPRICERD Site Code : 00000017 Start Date : 6/6/2019 Page No : 2

		ÇL	.OCK	RD		PRICE RD					CLOCK RD										
			Westbound						No	and											
Start	Thr Rig Ped App.						t a Thr Rig Ped App.					Lan Thr Rig	Rig	Ped Ap	App.	Loft	Thr	Rig	Ped	App.	Int.
Time	rett	u	hť	s	Total	Left	u l	ht	. s	Total	Leit	u	ht	ទ	Total	Leit	. u	ht	s	Total	Total
Peak Hour	rom 0	5:00 F	M to	05:45	PM - P	eak 1 d	xf1														
Intersecti	05:00	PM																			
Volume	0	15	0	0	15	0	0	0	0	0	0	20	6	0	26	0	0	0	0	0	41
Percent	0,0	100 .0	0.0	0.0		0.0	0.0	0.0	0.0		0.0	76. 9	23. 1	0.0		0.0	0.0	0,0	0.0		
05:15 Volume Peak	0	4	0	0	4	0	0	0	0	0	0	9	3	0	12	0	0	0	0	0	16 0.64
Factor High Int. Volume Peak	05:48 0	5 PM 6	0	0	6 0.62	0	0	0	0	0	05:15 0	5 PM 9	3	0	12 0.54						



N/S STREET: CLOCK RD E/W STREET: SAMUEL WADE RD CITY: PAONIA COUNTY: DELTA

File Name : SAMWADEANDCLOCKRD Site Code : 00000015 Start Date : 6/6/2019 Page No : 1

	Groups Printed- VEHICLES																	
			CLOC	K RD		SA	MUEL	WADE F	RD D		CLOC	K RD		SA				
			South	bound			West	bound			North	bound						
	Start Time	Left	Thru	Right	Peds	Left	Thru	Right	Peds	Left	Thru	Right	Peds	Left	Thru	Right	Peds	Int. Total
	Factor	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	
-	06:30 AM	2	0	1	0	0	10	1	0	0	0	0	0	1	13	0	0	28
	06:45 AM	0	0	2	0	0	18	0	0	0	0	0	0	0	10	0	0	30
	Total	2	0	3	0	0	28	1	0	0	0	0	0	1	23	0	0	58
	07:00 AM	1	0	0	0	0	28	1	0	0	0	0	0	0	6	0	0	36
	07:15 AM	3	0	0	0	0	25	2	0	0	0	0	0	0	13	0	0	43
	07:30 AM	4	Ó	1	0	0	13	3	0	0	0	0	0	0	17	0	1	39
	07:45 AM	5	0	1	0	0	21	3	0	0	0	0	0	1	25	0	0	56
	Total	13	0	2	0	0	87	9	0	0	0	0	0	1	61	0	1	174
	09-00 414	1	0	n	ام	0	10	1	n l	n	n	0	nl	n	16	0	01	37
	00.00 /49/	1	0	1		ň	32	2	ň	ň	ŏ	ň	ň	ň	17	ŏ	1	57
	08.10 AW	-4	U		01	Ū	02	2	υ,	Ū	Ū	Ŭ	•1	Ŭ				
_	Total	5	0	1	0	0	51	3	0	0	0	0	0	0	33	0	1	94
																	. 1	
	04:00 PM	6	0	1	0	0	26	4	0	0	0	0	0	2	32	0	0	71
	04:15 PM	0	0	0	0	0	39	2	0	0	0	0	0	1	33	0	0	75
	04:30 PM	7	0	1	0	0	20	4	0	0	0	0	0	1	33	0	0	66
	04:45 PM	3	0	2	0	0	34	6	0	0	0	0	0	1	30	0	0	/6
	Total	16	0	4	0	0	119	16	0	0	0	0	01	5	128	0	01	288
	05:00 PM	2	0	0	0	0	39	2	0	0	0	0	0	0	27	0	0	70
	05:15 PM	4	0	0	0	0	20	9	0	0	0	0	0	3	30	0	1	67
	05:30 PM	3	0	0	0	0	25	3	0	0	0	0	0	3	39	0	0	73
	05:45 PM	6	0	0	0	0	13	5	0	0	0	0	0	1	34	0	0	59
	Total	15	0	0	0	0	97	19	0	0	0	0	0	7	130	0	1	269
	Grand Total	51	0	٤O	n	ß	382	48	ß	0	٥	ß	01	14	375	0	3	883
	Annrch %	83.6	00	164	ាត់	ດດັ	88.8	112	00	00	0.0	0.0	0.0	3.6	95.7	0.0	0.8	
	Total %	5.8	0.0	11	0.0	0.0	43.3	5.4	0.0	0.0	0.0	0.0	0.0	1.6	42.5	0.0	0.3	
		0.0	5.0	1.1	0.01	5.0	.0.0	0.1	0.0								,	
COUNTER MEASURES INC. 1889 YORK STREET DENVER.COLORADO 303-333-7409

24.

N/S STREET: CLOCK RD E/W STREET: SAMUEL WADE RD CITY: PAONIA COUNTY: DELTA File Name : SAMWADEANDCLOCKRD Site Code : 00000015 Start Date : 6/6/2019 Page No : 2

		CL So	.OCK	RD und		(SAMUI W	EL W/ estbor	ADE R und	D		CL No	OCK	RD und		5	SAMU Ei	EL WA	DE R nd	D	
Start Time	Left	Thr	Rig ht	Ped s	App. Total	Left	Thr u	Rig ht	Ped s	App. Total	Left	Thr u	Rig ht	Ped s	App. Total	Left	Thr u	Rig ht	Ped s	App. Total	Int. Total
Peak Hour F Intersecti	rom 0 07:00	7:00 A AM	M to (07:45	AM - Pe	eak 1 (of 1														
Volume Percent	13 86. 7	0 0,0	2 13. 3	0 0.0	15	0 0.0	87 90. 6	9 9.4	0 0,0	96	0 0.0	0 0,0	0 0.0	0 0.0	0	1 1.6	61 96. 8	0 0.0	1 1.6	63	174
07:45 Volume Peak	5	0	1	0	6	0	21	3	0	24	0	0	0	0	0	1	25	0	0	26	56 0,77
Factor High Int. Volume Peak Factor	07:45 5	5 AM 0	1	0	6 0.62 5	07:00 0) AM 28	1	0	29 0.82 8	0	0	0	0	0	07:48 1	5 AM 25	0	0	26 0.60 6	



N/S STREET: CLOCK RD E/W STREET: SAMUEL WADE RD CITY: PAONIA COUNTY: DELTA

COUNTER MEASURES INC. 1889 YORK STREET DENVER.COLORADO 303-333-7409

File Name : SAMWADEANDCLOCKRD Sile Code : 00000015 Start Date : 6/6/2019 Page No : 2

		CL	.OCK ulhbo	RD und			SAMUE Wi	EL W/	ADE R und	D		CL No	.OCK	RD und		(SAMUI Ex	EL W/	ADE R	D	
Start Time	Left	Thru	Rig ht	Ped s	App. Total	Left	Thr u	Rig ht	Ped s	App. Total	Left	Thr u	Rig ht	Ped s	App. Total	Left	Thr u	Rig ht	Ped s	App. Total	Int. Total
Peak Hour I	From 0	5:00 F	PM to (05:45	PM – Pi	eak 1 (of 1														
Intersecti on	05:00	PM																			
Volume	15	0	0	0	15	0	97	19	0	116	0	0	0	0	0	7	130	0	1	138	269
Percent	100 .0	0.0	0.0	0.0		0.0	83. 6	16. 4	0.0		0.0	0.0	0.0	0.0		5.1	94. 2	0.0	0.7		
05:30 Volume Peak	3	0	0	0	3	0	25	3	0	28	0	0	0	0	0	3	39	0	0	42	73 0.921
Factor High Int. Volume Peak	05:45 6	i PM 0	0	0	6 0.62	05:00 0	0 PM 39	2	0	41 0.70 7	0	0	0	0	Û	05:30 3	0 PM 39	0	0	42 0.82 1	



COUNTER MEASURES INC. 1889 YORK STREET DENVER.COLORADO 303-333-7409

N/S STREET: PRICE RD E/W STREET: SAMUAL WADE RD CITY: PAONIA COUNTY: DELTA

24.

File Name : PRICESAM Site Code : 00000020 Start Date : 6/6/2019 Page No : 1

ο¢	JOINT TO DEL	IA					,		Datated	VELUC	LEC					3		
_	T							sroups	-nniea-	VEHIC	LES			0.4	NALIA 1			
			PRIC	E RD		SA	MUAL	WADEI	-		A.Z	I		54	Looth			
			South	bound			west	oouna			NOTIO	pouna			Easic	Juliu		lat]
	Start Time	Left	Thru	Right	Peds	Left	Thru	Right	Peds	Left	Thru	Right	Peds	Left	Thru	Right	Peds	Total
	Factor	1.0	1.0	1,0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	1.0	
	06:30 AM	0	16	0	0	0	0	0	0	1	10	0	0	0	0	0	0	27
	06:45 AM	0	9	0	0	0	0	0	0	0	23	0	0	0	0	0	0	32_
	Total	Ó	25	0	0	0	0	0	0	1	33	0	0	0	0	0	0	59
									,									
	07:00 AM	0	10	0	01	0	0	0	0	0	31	0	0	0	0	0	0	41
	07-15 AM	Ō	18	0	0	1	0	0	0	0	30	0	0	0	0	0	0	49
	07:30 AM	ň	Ö	ñ	ō	ó	22	0	Ó	0	0	0	0	0	17	0	0	39
	07:45 AM	ด้	ŏ	กั	õ	ō	34	ō	ō	0	Ó	0	0	0	36	0	0	70
	Total	<u> </u>	28		0	1	56	ū	Ō	0	61	0	0	0	53	0	0	199
	Totta	v	20	v	•1	•			- ,								•	
	08-00 AM	0	n	ß	n	0	31	0	0 I	0	0	0	0	0	32	0	0	63
	00.00 AM	0	ň	ň	ň	ดั	30	ň	ň	ň	ő	ň	ō	ō	23	0	Ó	62
	00.10 AW	U	U	U	01	0	00	Ŭ		v	Ŷ	Ŭ	•1				- 1	
_	Total		0	0	0	n	70	0	ß	0	0	ĥ	0	0	55	0	0	125
	Total	0	Û	v	01		10	v	v	v	Ŭ	Ý	~1	•		•	- ;	
	04:00 234		~	•	01		46	0	0	0	n	0	01	0	38	ถ	01	85
	04:00 PM		Ň	1		Å	40		ň	0 0	ň	ň	ň	ň	48	กั	ñl	90
	04:15 PM		Ň		~	Å		~ ~	ŏ		ň	ň	ň	ň	35	ň	ñ	69
	04:30 PM	1	0	1	0	0	30	~	0	0	0	~	2	Л	52	ň	ň	87
	04:45 PM		0	1		<u> </u>	32	1	0	0	<u> </u>			- 0	172	<u> </u>		331
	lotal	4	0	3	0	0	148	3	0	0	U	0	01	v	115	U	0	001
								~			~	•	ام	0	40	0	01	01
	05:00 PM	0	0	0	0	U O	51	U O	0		0	U	U	0	40	ő	Ň	91
	05:15 PM	1	0	1	0	0	40	0	0	0	0	0	U	v	42	0	0	04
	05:30 PM	1	0	0	0	0	37	0	0	0	0	U	0	1	47	0	0	00
	05:45 PM	0	0	0	0	0	26	0	0	0	0	0	0	0	- 53	0		19
	Totai	2	0	1	0	0	154	0	0	0	0	0	0	1	182	U	01	340
											_						ا م	405.5
	Grand Total	6	53	4	0	1	428	3	0	1	94	0	0	1	463	0	0	1054
	Apprch %	9,5	84.1	6.3	0.0	0.2	99.1	0.7	0.0	1.1	98.9	0.0	0.0	0.2	99.8	0,0	0.0	
	Total %	0.6	5.0	0.4	0.0	0.1	40.6	0.3	0.0	0.1	8.9	0.0	0.0	0.1	43.9	0,0	0.0	

N/S STREET: PRICE RD E/W STREET: SAMUAL WADE RD CITY: PAONIA COUNTY: DELTA

COUNTER MEASURES INC. 1889 YORK STREET DENVER.COLORADO 303-333-7409

File Name Site Code Start Date	: PRICESAM : 00000020 : 6/6/2019
Start Date Page No	: 6/6/2019 : 2

		Pi	RICE	RD und		5	SAMU, W	AL W/	ADE R	Ď		No	rthbo	und		5	SAMU/ Ea	AL W/	DE R	D	
Start Time	Left	Thr	Rig ht	Ped s	App. Total	Left	Thr	Rig ht	Ped s	App. Totai	Left	Thr u	Rig ht	Ped s	App. Total	Left	Thr u	Rig ht	Ped s	App. Total	Int. Total
Peak Hour I	rom 0	7:00 A	M to	07:45 /	AM - Pi	eak 1 d	of 1				•					1				1	
Intersecti on	07:00) am																			
Volume	0	28	0	0	28	1	56	0	0	57	0	61	0	0	61	0	53	0	0	53	199
Percent	0.0	100 .0	0.0	0.0		1.8	98. 2	0.0	0.0		0.0	100 .0	0.0	0.0		0.0	100 ,0	0.0	0.0		
07:45 Volume Peak	0	0	0	0	0	0	34	0	0	34	0	0	0	0	0	0	36	0	0	36	70 0.711
Factor High Int. Voiume Peak	07:18 0	5 AM 18	0	0	18 0.38	07:45 0	5 AM 34	0	0	34 0.41	07:00 0) AM 31	0	0	31 0,49	07:49 0	5 AM 36	0	0	36 0,36	



24.

N'S STREET: PRICE RD E/W STREET: SAMUAL WADE RD CITY: PAONIA COUNTY: DELTA

COUNTER MEASURES INC. 1889 YORK STREET DENVER.COLORADO 303-333-7409

File Name : PRICESAM Site Code : 00000020 Start Date : 6/6/2019 Page No : 2

		P	RICE	RD		5	SAMU/ W	AL WA	DE R	D		No	dhboi	und	-		SAMU	AL WA	DE R	D	
Start Time	Left	Thr	Rig ht	Ped	App. Total	Left	Thru	Rig ht	Ped s	App. Total	Left	Thr u	Rig ht	Ped s	App. Total	Left	Thr u	Rig ht	Ped s	App. Total	Int. Total
Peak Hour F Intersecti	rom 0-	5:00 F PM	PM to	05:45	PM - P	eak 1 (of 1			-											
Volume Percent	2 66. 7	0 0.0	1 33, 3	0 0.0	3	0 0,0	154 100 0	0 0.0	0 0.0	154	0 0.0	0 0.0	0 0,0	0 0.0	0	1 0.5	182 99. 5	0 0.0	0 0.0	183	340
05:00 Volume Peak	0	0	0	0	0	0	51	0	0	51	0	0	0	0	0	0	40	0	0	40	91 0.934
Factor High Int. Volume Peak Factor	05:15 1	PM 0	1	0	2 0.37 5	05;00 0) PM 51	0	0	51 0.75 5	0	0	0	0	0	05:45	5 PM 53	0	0	53 0.86 3	



Location: SAMUEL WADE RD W/O CLOCK RD City: PAONIA County: DELTA Direction: EASTBOUND-WESTBOUND

COUNTER MEASURES INC. 1889 YORK STREET DENVER,COLORADO 80206 303-333-7409

Site Code: 190513 Station ID: 190513

Start	06-Jun-19									Tatal
Time	Thu	EB	WB							Total
12:00 AM		6	0					aldeka de son on decador		0
01:00		3	0							3
02:00		5	2							1
03:00		1	3							4
04:00		1	7							0
05:00		9	24							33
06:00		38	55							93
07:00		65	89							154
08:00		101	127							228
09:00		131	104							235
10:00		155	116							271
11:00		152	119							271
12:00 PM		227	125							352
01:00		199	115							314
02:00		197	112							309
03:00		228	128							356
04:00		212	124							336
05:00		172	121							293
06:00		133	89							222
07:00		69	56							125
08:00		80	63							143
09:00		37	40							77
10:00		26	29							55
11:00		13	5		and the states					18
Total		2260	1653	2						3913
Percent		57.8%	42.2%							
AM Peak		10:00	08:00	-	-	-	-	-	-	10:00
Vol.		155	127	-	-	-	-	-	-	271
PM Peak	-	15:00	15:00	-	-	-	-	-	-	15:00
Vol.	-	228	128	-	-	-		-	-	356
Grand Total		2260	1653							3913
Percent		57.8%	42.2%							

ADT

ADT 3,913

AADT 3,913

Location: PRICE RD E/O SAMUEL WADE RD City: PAONIA County: DELTA Direction: EASTBOUND-WESTBOUND

24.

COUNTER MEASURES INC. 1889 YORK STREET DENVER,COLORADO 80206 303-333-7409

Site Code: 190508 Station ID: 190508

Start	06-Jun-19	_	14/5							Total
Time	Thu	EB	WB							
12:00 AM		0	0				ana			0
01:00		0	0							0
02:00		0	0							0
03:00		0	1							1
04:00		0	0							0
05:00		0	0							0
06:00		1	0							
07:00		0								1
08:00		4	4							0
09:00		2	2						A DECK DECK DECK DECK DECK DECK DECK DECK	4
10:00		6	4						ALC: NO DECISION	10
11:00		1	5							6
12:00 PM		4	3							1
01:00		2	5							1
02:00		1	1							2
03:00		2	2						A CONTRACTOR OF THE OWNER	4
04:00		3	6							9
05:00			4							5
06:00		3	2							5
07:00		2	1							3
08:00		0	1							1
09:00		0	0							0
10:00		0	0							0
11:00		0	0		The second second			Children and Child		0
Total		32	42							74
Percent		43.2%	56.8%							
AM Peak	-	10:00	11:00	-	-	-	-	-	-	10:00
Vol.	<u>-</u>	6	5	-	-	-	-	-	-	10
PM Peak	÷	12:00	16:00	-	-	-	-	-	-	16:00
Vol.	<u>~</u>	4	6		-	-	-		-	9
Grand Total		32	42							74
Percent		43.2%	56.8%							
ADT		ADT 74		AADT 74						

Location: CLOCK RD N/O PRICE RD City: PAONIA County: DELTA Direction: NORTHBOUND-SOUTHBOUND

24.

COUNTER MEASURES INC. 1889 YORK STREET DENVER,COLORADO 80206 303-333-7409

Site Code: 190509 Station ID: 190509

Start	06-Jun-19	NB	SB							Total
12:00 AM	THU		0							0
01.00	extention parts in the section of	0	Ő					terrar di seconda mana da da da		0
02:00		0	0							0
02:00		0	Ő							0
03.00		1	0							1
05:00		1.1	1							2
06:00		2	3							5
07:00		7	10							17
08:00		9	14							23
00:00		12	12							24
10:00		23	4							27
11:00	NAME OF TAXABLE PARTY O	30	4							34
12:00 PM		17	20							37
01.00		12	12							24
02:00		11	12							23
03.00		27	22							49
04:00		26	4							30
05:00		29	8							37
06:00		26	0							26
07:00		16	5							21
08:00		4	2							6
09:00		5	3							8
10:00		4	3							7
11:00		1	0							1
Total		263	139							402
Percent		65.4%	34.6%							
AM Peak		11:00	08:00	-	-	-		1.7	-	11:00
Vol.	-	30	14	-	-	-	-		-	34
PM Peak	-	17:00	15:00	-	-	-	1.77.1		-	15:00
Vol.	-	29	22	-	-	-	()	-		49
Grand Total		263	139							402
Percent		65.4%	34.6%							
ADT		ADT 402		AADT 402						

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LEVEL OF SERVICE DEFINITIONS

From Highway Capacity Manual, Transportation Research Board, 2016, 6th Edition

UNSIGNALIZED INTERSECTION LEVEL OF SERVICE (LOS) Applicable to Two-Way Stop Control, All-Way Stop Control, and Roundabouts

LOS	Average Vehicle Control Delay	Operational Characteristics
A	<10 seconds	Normally, vehicles on the stop-controlled approach only have to wait up to 10 seconds before being able to clear the intersection. Left-turning vehicles on the uncontrolled street do not have to wait to make their turn.
В	10 to 15 seconds	Vehicles on the stop-controlled approach will experience delays before being able to clear the intersection. <u>The delay could be up to 15 seconds</u> . Left-turning vehicles on the uncontrolled street may have to wait to make their turn.
С	15 to 25 seconds	Vehicles on the stop-controlled approach can expect delays in the range of 15 to 25 seconds before clearing the intersection. Motorists may begin to take chances due to the long delays, thereby posing a safety risk to through traffic. Left-turning vehicles on the uncontrolled street will now be required to wait to make their turn causing a queue to be created in the turn lane.
D	25 to 35 seconds	This is the point at which a traffic signal may be warranted for this intersection. The delays for the stop-controlled intersection are not considered to be excessive. The length of the queue may begin to block other public and private access points.
E	35 to 50 seconds	The delays for all critical traffic movements are considered to be unacceptable. The length of the queues for the stop-controlled approaches as well as the left-turn movements are extremely long. <u>There is a high probability that this intersection will meet traffic</u> <u>signal warrants.</u> The ability to install a traffic signal is affected by the location of other existing traffic signals. Consideration may be given to restricting the accesses by eliminating the left-turn move- ments from and to the stop-controlled approach.
F	>50 seconds	The delay for the critical traffic movements are probably in excess of 100 seconds. The length of the queues are extremely long. Motorists are selecting alternative routes due to the long delays. <u>The only remedy for these long delays is installing a traffic signal</u> <u>or restricting the accesses</u> . The potential for accidents at this inter- section are extremely high due to motorist taking more risky chances. If the median permits, motorists begin making two-stage left-turns.

Intersection Int Delay, s/veh

Int Delay, s/veh	1.7												
Movement	NBL	NBT	NBR	SBL	SBT	SBR	NEL	NET	NER	SWL	SWT	SWR	
Lane Configurations		4			4			4			4		
Traffic Vol, veh/h	1	3	6	1	6	9	2	74	1	4	59	1	
Future Vol, veh/h	1	3	6	1	6	9	2	74	1	4	59	1	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None	-	-	None	-	-	None	-	-	None	
Storage Length	-	2	-	-	-	-	-	-	-	-	H	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	88	88	88	88	88	88	88	88	88	88	88	88	
Heavy Vehicles, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mmt Flow	1	3	7	1	7	10	2	84	1	5	67	1	

Major/Minor	Minor1		all and	Minor2			Major1			Major2			
Conflicting Flow All	175	167	85	172	167	68	68	0	0	85	0	0	
Stage 1	89	89	-	78	78	-	-	-	-	-	-	-	
Stage 2	86	78	-	94	89	-	-	-	-	-	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-	
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	788	726	974	791	726	995	1533	-	-	1512	-	-	
Stage 1	918	821	-	931	830	-	-	-	-	-	-	-	
Stage 2	922	830	-	913	821	-	-	-	-	-	-	-	
Platoon blocked, %								-	-		-	-	
Mov Cap-1 Maneuver	772	723	974	780	723	995	1533	-	-	1512	-	-	
Mov Cap-2 Maneuver	772	723	-	780	723	-	-	-	-	-	-	-	
Stage 1	917	820	-	930	828	-	-	-	-	-	-	-	
Stage 2	902	828	-	902	820	-	-	-	-	-	-	-	
					A STATE							nse ji	
Approach	NB			SB	-	d-Inveto	NE			SW	Shadana o	and the second	
HCM Control Delay s	92			9.3			0.2			0.5	-		
HOMLOS	A			A									
TIONTLOO				States		1.0.0		3					
							~	~	~			-	
Minor Lane/Major Mvn	nt	NEL	NET	NER	NBLn1	SBLn1	SVIL	SVVI	SVIR			-	
Capacity (veh/h)		1533	-	-	862	859	1512	-	-				
HCM Lane V/C Ratio	_	0.001	-	-	0.013	0.021	0.003	-	-				
HCM Control Delay (s))	7.4	0	-	9.2	9.3	7.4	0	-		31.4.23	196.1	
HCM Lane LOS		A	A	-	A	A	A	A	-				
HCM 95th %tile Q(veh))	0	-	-	0	0.1	0	-	-		and the		

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Intersection Int Delay, s/veh

Int Delay, s/veh	4.3												
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR	
Lane Configurations		4			÷.	1		÷.	7		4		
Traffic Vol, veh/h	16	21	7	49	29	3	1	58	56	3	41	16	
Future Vol, veh/h	16	21	7	49	29	3	1	58	56	3	41	16	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	50	-	-	270	-	-	-	
Veh in Median Storage	,# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	91	91	91	91	91	91	91	91	91	91	91	91	
Heavy Vehicles, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mmt Flow	18	23	8	54	32	3	1	64	62	3	45	18	

Major/Minor	Minor2		3.7.8	Minor1		-	Major1	12	1	Vlajor2			
Conflicting Flow All	175	188	54	142	135	64	63	0	0	126	0	0	
Stage 1	60	60	-	66	66	-	-	-	-	-	-	-	
Stage 2	115	128	-	76	69		-	-	-	-	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-	
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-		-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	788	707	1013	828	756	1000	1540	-	-	1460	-	-	
Stage 1	951	845	-	945	840	-	-	-	-	-	-	-	
Stage 2	890	790	-	933	837	-	-	-	-	-	-	-	
Platoon blocked, %								-	-		-	-	
Mov Cap-1 Maneuver	758	705	1013	799	754	1000	1540	-	-	1460	-	-	
Mov Cap-2 Maneuver	758	705	-	799	754	-	-	-	-	-	-	-	
Stage 1	950	843	-	944	839	-	-	-	-	-	-	-	
Stage 2	853	789	-	899	835	-	-	-	-	-	-	-	
											Section 1		
Approach	EB			WB		C.	NB			SB	525		
HCM Control Delay, s	10.1			10.1			0.1			0.4			
HCMLOS	В			В									
		25 2 4 3		125.28				State 1			2 TTT	all the second	
A Receil and A too ba		NICH	NIDT	NIDD		ADI ndl	ADI nO	COI	COT	CDD	-	-	
Minor Lane/Major MM	n	INBL.	INBI	NBR	EBUIN			SDL	ODI	NDC	de trac		
Capacity (veh/h)		1540	-	-	/61	782	1000	1460	-	-			
HCM Lane V/C Ratio		0.001	-	-	0.064	0.11	0.003	0.002	-	-			
HCM Control Delay (s)	7.3	0	-	10.1	10.2	8.6	7.5	0	-			
HCM Lane LOS		A	A	-	В	В	A	A	A	-	-	AL INVESTOR	
HCM 95th %tile Q(veh	1)	0	-	-	0.2	0.4	0	0	=	-	Sector Sector		

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Intersection							
Int Delay, s/veh	0.9						
Movement	EBL	EBT	WBT	WBR	SBL	SBR	
Lane Configurations		र्भ	î,		Y		
Traffic Vol, veh/h	1	70	100	10	15	2	
Future Vol, veh/h	1	70	100	10	15	2	
Conflicting Peds, #/hr	0	0	0	0	0	0	
Sign Control	Free	Free	Free	Free	Stop	Stop	
RT Channelized	-	None	-	None	-	None	
Storage Length	-	-	-	-	0	-	
Veh in Median Storage,	# -	0	0	-	0	-	
Grade, %	-	0	0	-	0	-	
Peak Hour Factor	78	78	78	78	78	78	
Heavy Vehicles, %	2	2	2	2	2	2	
Mvmt Flow	1	90	128	13	19	3	

Major/Minor	Major1	1	Najor2		Minor2			
Conflicting Flow All	141	0	-	0	227	135		
Stage 1	-	-	-	-	135	-		
Stage 2	-	.=	-	-	92	-		
Critical Holwy	4.12	-	-	-	6.42	6.22		
Critical Holwy Stg 1	-	-	-	-	5.42	-		
Critical Holwy Stg 2	-	-	-	-	5.42	-		
Follow-up Holwy	2.218	-	-	-	3.518	3.318		
Pot Cap-1 Maneuver	1442	-	-	-	761	914		1
Stage 1	-	-	-	-	891	-	18	
Stage 2	-	-	-	-	932	-		
Platoon blocked, %		-	-	-				
Mov Cap-1 Maneuver	r 1442	-	-	-	760	914		
Mov Cap-2 Maneuver	r –		-	-	760			
Stage 1	-	-	-	-	890	-		
Stage 2	-	-	-	-	932	-		
Annroach	FB		MB		SB	-		
HCM Control Dolay a	01		0		9.8			
HCMLOS	5 0.1		U		Δ			
	and the second	(1) (1) (1) (1)	A STATES	100.000	Л			
A CARLON CONTRACTOR								
Minor Lane/Major MM	mt	EBL	EBT	WBT	WBR	SBLn1		
Capacity (veh/h)		1442	-	-	-	775		
HCM Lane V/C Ratio	9	0.001	-	-	-	0.028		
HCM Control Delay (s	S)	7.5	0	-	-	9.8		1
HCM Lane LOS		А	A	-	-	A		
HCM 95th %tile Q(ve	h)	0	-	-	-	0.1		

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Intersection			1.1		The states	
Int Delay, s/veh	1.1					
Mai iomant	1AD!	MDD	NIDT	NIDD	CDI	ODT
wovement	VVBL	VVBR	INBI	NBR	SBL	SBI
Lane Configurations	Y		F			4
Traffic Vol, veh/h	2	1	10	1	1	15
Future Vol, veh/h	2	1	10	1	1	15
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Stop	Stop	Free	Free	Free	Free
RT Channelized	-	None	-	None	-	None
Storage Length	0	-	-	-	-	-
Veh in Median Storage	e,# 0	-	0	-	-	0
Grade, %	0	-	0	-	-	0
Peak Hour Factor	63	63	63	63	63	63
Heaw Vehicles, %	2	2	2	2	2	2
Mont Flow	3	2	16	2	2	24
	0	-	10		-	
Major/Minor	Minor1	ľ	vlajor1		Vajor2	1.1.1
Conflicting Flow All	45	17	0	0	18	0
Stage 1	17	-	-	-	-	-
Stage 2	28	-	-	-	-	-
Critical Holwy	6.42	6.22	-	-	4.12	- 16
Critical Howy Stg 1	5.42	-	-	-	-	-
Critical Holwy Stg 2	5.42	-	-	-	-	-
Follow-up How	3,518	3.318	-	-	2.218	-
Pot Cap-1 Maner Mer	965	1062	-		1599	-
Stage 1	1006	-	-	-	-	_
Stane 2	995	61000 C				
Diction blocked 9/	350					
Mailoon blocked, %	004	1000	-	-	1500	-
Nov Cap-1 Maneuver	904	1002	Carto Ta		1999	-
Mov Cap-2 Maneuver	964	-	-	-	-	-
Stage 1	1005	-	-	-	-	-
Stage 2	995	-	-	-	-	-
and the second second			Reveral a			
Approach	WB		NB		SB	
HCM Control Delay s	86		0		05	
HCMLOS	Δ.0		0		0.0	
T MVILCO	A		3144 104		01034	
Minor Lane/Major Myr	nt	NBT	NBR	ABLn1	SBL	SBT
Capacity (veh/h)		-	-	995	1599	-
HCM Lane V/C Ratio		-	-	0.005	0.001	-
HCM Control Delay (s)	-	-	8.6	7.3	0
HCMI anel OS	/			Δ	Δ	Δ
HCM 05th %tile Over	n)			0	0	~
I WI SOUL VALLE OF VEL	y			0	0	

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Intersection						7.2
Int Delay s/veh	01					
in bouy, a von	0.1	-	1.1.000	1105	ani	000
Movement	EBL	EBL	WBL	WBR	SBL	SBR
Lane Configurations		र्स	ĥ		Y	
Traffic Vol, veh/h	1	93	135	1	1	1
Future Vol, veh/h	1	93	135	1	1	1
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storage	,# -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	71	71	71	71	71	71
Heavy Vehides, %	2	2	2	2	2	2
Mmt Flow	1	131	190	1	1	1
				and succession		and states of
Major/Minor N	Vajor1	N	Vlajor2		Minor2	
Conflicting Flow All	191	0	-	0	324	191
Stage 1	-	-	-	-	191	-
Stage 2	-	-	-	-	133	-
Critical Holwy	4.12	-	-	-	6.42	6.22
Critical Howy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	-	-	-	5.42	-
Follow-up Holwy	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1383	-	-	-	670	851
Stage 1	-	-	-	-	841	-
Stage 2	-	-	-	-	893	-
Platoon blocked %		_	-	-	000	
Mov Can 1 Maneu Mor	1383	_	-		669	851
Mov Cap 7 Maneuver	1000	-			660	-
Storo 1	N.S.S.Fara		-	200Aunar	840	-
Stage 1		-	and the second		902	
Stage 2	-	-	-	-	093	-
	and the second					
Approach	EB		WB		SB	
HCM Control Delay, s	0.1		0		9.8	
HCMLOS	0.1		U		A	
	VN EV D				1	8 (73)
Minor Lane/Major Myrr	t	EBL	EBT	WBT	WBR	SBLn1
Canacity (veh/h)		1383	-	-	-	749
cupulary (voirin)		and the second se				0.004
HCM Lane V/C Ratio		0.001	-	-	-	0.004
HCM Lane V/C Ratio		0.001 7.6	0	-	-	9.8
HCM Lane V/C Ratio HCM Control Delay (s) HCM Lane LOS		0.001 7.6 A	- 0 A	-	-	9.8 A

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Intersection Int Delay, s/yeh

Int Delay, s/veh	1.9												
Movement	NBL	NBT	NBR	SBL	SBT	SBR	NEL	NET	NER	SWL	SWT	SWR	
Lane Configurations		4			4			4			4		
Traffic Vol, veh/h	2	10	12	1	7	3	3	70	8	9	107	1	
Future Vol, veh/h	2	10	12	1	7	3	3	70	8	9	107	1	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	-	-	-	-	-	-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	85	85	85	85	85	85	85	85	85	85	85	85	
Heavy Vehides, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mvmt Flow	2	12	14	1	8	4	4	82	9	11	126	1	

Major/Minor	Minor1			Minor2			Vlajor1	- Andrewson and	Ref 1	Major2			Shear well the second	
Conflicting Flow All	250	244	87	257	248	127	127	0	0	91	0	0		
Stage 1	95	95	-	149	149	-	1	-	-	-	-	-		2
Stage 2	155	149	-	108	99		-	-	-	-	-	-		
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-		
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-		_
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-		
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-		
Pot Cap-1 Maneuver	703	658	971	696	655	923	1459	-	-	1504	-	-		
Stage 1	912	816	-	854	774	-	-	-	-	-	-	-		
Stage 2	847	774	-	897	813	-	-	-	-	-	-	-		
Platoon blocked, %								-	-		-	-		_
Mov Cap-1 Maneuver	688	651	971	671	648	923	1459	-	-	1504	-	-		
Mov Cap-2 Maneuver	688	651	-	671	648	-	-	-	-	-	-	-		
Stage 1	909	814	-	851	768	-	-	-	-	-	-	-		
Stage 2	828	768	-	869	811	-	-	-	-	-	-	-		_
										-				
Annroach	NB			SB	225		NE			SW	- Charles			
HCM Control Dolay e	98			10.2			03			06				
HCMLOS	Δ			B			0.0			0.0				
T MVILCO	~	12102	0.023	D	1.5.12		24332	d Startin				The state		
Minor Lane/Major Mvr	nt	NEL	NET	NER	NBLn1	SBLn1	SWL	SWT	SWR					
Capacity (veh/h)		1459	-	-	784	708	1504	-	-	-107-1				
HCM Lane V/C Ratio		0.002	-	-	0.036	0.018	0.007	-	-					_
HCM Control Delay (s)	7.5	0	-	9.8	10.2	7.4	0	-					
HCM Lane LOS		A	A	-	A	В	A	A	-					
HCM 95th %tile Q(veh	1)	0	-	-	0.1	0.1	0	-	-					

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Intersection

Int Delay, s/veh	4												
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR	AREAR INSTRUMENT
Lane Configurations	-	4			÷	7		4	7		4		
Traffic Vol, veh/h	10	31	5	78	45	3	3	62	154	2	86	18	
Future Vol, veh/h	10	31	5	78	45	3	3	62	154	2	86	18	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None	1	-	None	-	-	None	-	-	None	
Storage Length	-	-	-	-	-	50	-	-	270	-	-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	88	88	88	88	88	88	88	88	88	88	88	88	
Heavy Vehides, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mmt Flow	11	35	6	89	51	3	3	70	175	2	98	20	

Major/Minor	Minor2	100		Minor1			Vlajor1	17100		Major2		a Pi	-			
Conflicting Flow All	303	363	108	209	198	70	118	0	0	245	0	0				
Stage 1	112	112	-	76	76	-	-	-	-	-	-	-				
Stage 2	191	251	-	133	122	-	-	-	-	-	-	-				_
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-				
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-		_	_	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-				
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-				
Pot Cap-1 Maneuver	649	565	946	748	698	993	1470	-	-	1321	-	-				
Stage 1	893	803	-	933	832	-	-	-	-	-	-	-				
Stage 2	811	699	-	870	795	-	-	-	-	-	-	-				
Platoon blocked, %								-	-		-	-			_	
Mov Cap-1 Maneuver	609	563	946	706	695	993	1470	-	-	1321	-	-				
Mov Cap-2 Maneuver	609	563	-	706	695	-	-	-	-	-	-	-	_			_
Stage 1	891	801	-	931	830	-	-	-	-	-	-	-				
Stage 2	757	698	-	825	793	147	-	-	-	-	-	-				
						Total State										
Annroach	FB			WB			NB	1000	and the last	SB						
HCM Control Delay s	116	Sector Sector		11.3			01			0.1		11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
HCMLOS	B	and the set		B	(hereite an		0.1			0.1						
T MVILCO	D	the second				1,35-1		12.19.13				SUL SER			-	
														-		-
Minor Lane/Major Mv	nt	NBL	NBT	NBR	EBLn1	ABLn1	ABLn2	SBL	SBI	SBR						
Capacity (veh/h)		1470	-	-	599	702	993	1321	-	-			1414	a santa		
HCM Lane V/C Ratio		0.002	-	-	0.087	0.199	0.003	0.002	-	-						
HCM Control Delay (s	5)	7.5	0	- 192	11.6	11.4	8.6	7.7	0	-	IL I AND					
HCM Lane LOS		A	A	-	В	В	A	A	A	-		_		-		
HCM 95th %tile Q(vel	h)	0	-	-	0.3	0.7	0	0	-	-		1	120	e sinc		

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Existing PMPeak

Intersection						
Int Delay, s/veh	0.8					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		4	Þ		Y	
Traffic Vol, veh/h	8	150	112	22	17	1
Future Vol, veh/h	8	150	112	22	17	1
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storage	e, # -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	92	92	92	92	92	92
Heavy Vehicles, %	2	2	2	2	2	2
Mmt Flow	9	163	122	24	18	1
Major/Minor	Major1	1	Vlajor2	N	vinor2	
		-		-	045	101

Conflicting Flow All	146	0	-	0	315	134	
Stage 1	-	-	-	-	134	-	
Stage 2	-	-	-	-	181	-	
Critical Holwy	4.12	-	-	-	6.42	6.22	
Critical Holwy Stg 1	-	-	-	-	5.42	-	
Critical Holwy Stg 2	-	-	-	-	5.42	-	
Follow-up Hdwy	2.218	-	-	-	3.518	3.318	
Pot Cap-1 Maneuver	1436	-	-	-	678	915	
Stage 1	-	-	-	-	892	-	
Stage 2	-	-	-	-	850	-	
Platoon blocked, %		-	-	-			
Mov Cap-1 Maneuver	1436	-	-	-	673	915	
Mov Cap-2 Maneuver	-	-	-	-	673	-	
Stage 1	-	-	-	-	886	-	
Stage 2	-	-	-	-	850	-	
				The second			
Approach	EB		WB		SB		
HCM Control Delay, s	0.4		0		10.4		
HCMLOS					В		
Minor Lane/Major Myn	nt	EBL	EBT	WBT	WBR	SBLn1	
Capacity (veh/h)		1436	-	-	-	683	
HCM Lane V/C Ratio		0.006	-	-	-	0.029	
HCM Control Delay (s))	7.5	0	-	-	10.4	
HCM Lane LOS		А	А	-	-	В	
HCM 95th %tile Q(veh	1)	0	-	-	-	0.1	

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ntersection		1-		2 1 10		
nt Delay, s/veh	0.5					
Vovement	WBL	WBR	NBT	NBR	SBL	SBT
ane Configurations	Y		T.			4
Traffic Vol, veh/h	1	1	23	7	1	17
Future Vol, veh/h	1	1	23	7	1	17
Conflicting Peds, #/hr	0	0	0	0	0	0
New Oceanias	Cton	Cton	Erroo	Eroo	Eroo	Erro

ane Configurations	Y		1.			÷.
Traffic Vol, veh/h	1	1	23	7	1	17
Future Vol, veh/h	1	1	23	7	1	17
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Stop	Stop	Free	Free	Free	Free
RT Channelized	-	None	-	None	-	None
Storage Length	0	-	-	-	-	-
Veh in Median Storage	e,# 0	-	0	-	-	0
Grade, %	0	-	0	-	-	0
Peak Hour Factor	64	64	64	64	64	64
leavy Vehicles, %	2	2	2	2	2	2
Mont Flow	2	2	36	11	2	27

Major/Minor	Minor1	I	Major1		Vajor2	
Conflicting Flow All	73	42	0	0	47	0
Stage 1	42	-	-	-	-	-
Stage 2	31	-	-	-	-	-
Critical Holwy	6.42	6.22	-	-	4.12	-
Critical Holwy Stg 1	5.42	-	-	-	-	-
Critical Holwy Stg 2	5.42	-	-	-	-	-
Follow-up Holwy	3.518	3.318	-	-	2.218	-
Pot Cap-1 Maneuver	931	1029	-	-	1560	-
Stage 1	980	-	-	-	-	-
Stage 2	992	-	-	-	-	-
Platoon blocked, %			-	-		-
Mov Cap-1 Maneuver	930	1029	-	-	1560	-
Mov Cap-2 Maneuver	930	-	-	-	-	-
Stage 1	979	-	-	-	-	-
Stage 2	992	-	-	-	-	-
A REAL PROPERTY.						
Approach	WB		NB	Carl Brack	SB	
HCM Control Delay, s	8.7		0		0.4	
HCMLOS	А					
	1 31 231			an rea		
		NIDT		Dint	CDI	CDT
Minor Lane/Major MM	m	INB1	NBRV		SBL	001
Capacity (veh/h)			-	9//	1560	-
HCM Lane V/C Ratio		-	-	0.003	0.001	-
HCM Control Delay (s	5)		-	8.7	7.3	0
HCM Lane LOS		-	-	A	A	A
HCM 95th %tile O(ve)		-	-	0	0	-

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ntersection		1 miles	1. 2.2			
Int Delay, s/veh	0.1					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		÷	Þ		Y	
Traffic Vol, veh/h	1	209	177	1	2	1
Future Vol, veh/h	1	209	177	1	2	1
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storage,	# -	0	0	- 1.00	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	93	93	93	93	93	93
Heavy Vehicles, %	2	2	2	2	2	2
Mvmt Flow	1	225	190	1	2	1

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Intersection Int Delay, s/veh

Int Delay, s/veh	1.7		1										
Movement	NBL	NBT	NBR	SBL	SBT	SBR	NEL	NET	NER	SWL	SWT	SWR	
Lane Configurations		4			4			4			4		
Traffic Vol, veh/h	1	3	6	1	6	9	2	76	1	4	60	1	Contraction of the second second second
Future Vol, veh/h	1	3	6	1	6	9	2	76	1	4	60	1	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	-	-	-	-	-	-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	88	88	88	88	88	88	88	88	88	88	88	88	
Heavy Vehicles, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mont Flow	1	3	7	1	7	10	2	86	1	5	68	1	

Major/Minor	Minor1			Minor2			Major1			Major2			
Conflicting Flow All	178	170	87	175	170	69	69	0	0	87	0	0	
Stage 1	91	91	-	79	79	-	-	-	-	-	-	-	
Stage 2	87	79	-	96	91	-	-	-	-	+	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-	
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	784	723	971	788	723	994	1532	-	-	1509	-	-	Contraction of the second s
Stage 1	916	820	-	930	829	-	-	-	-	-	-	-	
Stage 2	921	829	-	911	820	-	-	-	-	-	-	-	
Platoon blocked, %		_						-	-		-	-	
Mov Cap-1 Maneuver	768	720	971	777	720	994	1532	-	-	1509	-	-	
Mov Cap-2 Maneuver	768	720	-	777	720	-	-	-	-	-	-	-	
Stage 1	915	819	+	929	827	-	-	-	-	-	-	-	
Stage 2	901	827	-	900	819	-	-	-	-	-	-	-	
		1.2										alogoda.	
Approach	NB		1 and 1	SB	a line		NE			SW			
HCM Control Delay, s	9.2	-		9.3		-	0.2			0.5			
HCMLOS	A			A									Y.
Minor Lane/Major Myr	nt	NEL	NET	NER	NBLn1	SBLn1	SWL	SWT	SWR				
Capacity (veh/h)		1532	-	-	859	857	1509	-	-				
HCM Lane V/C Ratio		0.001	-	-	0.013	0.021	0.003	-	-				
HCM Control Delay (s)	7.4	0	-	9.2	9.3	7.4	0	-				
HCM Lane LOS		A	A	-	A	A	Α	A	-				
HCM 95th %tile Q/veh	1)	0		-	0	0.1	0	-	-				

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Intersection Int Delay, s/veh

Int Delay, s/veh	4.3												
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR	
Lane Configurations		\$			et.	7		÷.	1		4		
Traffic Vol, veh/h	16	21	7	50	30	3	1	59	57	3	42	16	
Future Vol, veh/h	16	21	7	50	30	3	1	59	57	3	42	16	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	50	-	-	270		-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	91	91	91	91	91	91	91	91	91	91	91	91	
Heavy Vehicles, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mvmt Flow	18	23	8	55	33	3	1	65	63	3	46	18	

Major/Minor	Minor2			Vinor1		1	Vlajor1			Vajor2			
Conflicting Flow All	178	191	55	144	137	65	64	0	0	128	0	0	
Stage 1	61	61	-	67	67	-	-	-	-	-	-	-	
Stage 2	117	130	-	77	70		-	-	-	-	-	-	_
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-	
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	784	704	1012	825	754	999	1538	-	-	1458	-	-	-
Stage 1	950	844	-	943	839	-	-	-	-	-	107	-	_
Stage 2	888	789	-	932	837	-	-	-	-	-	-	-	
Platoon blocked, %								-	-		-	-	_
Mov Cap-1 Maneuver	753	702	1012	796	752	999	1538	-	-	1458	-	-	
Mov Cap-2 Maneuver	753	702	-	796	752	-	-	-	-	-	-	-	
Stage 1	949	842	-	942	838	-	-	-	-	-	-	-	
Stage 2	849	788	-	898	835	-	-		-	-	-	-	
	Res aller				FIRST,	-		1.					
Annroach	EB			WB	-	-	NB		1997 TE	SB		Sec. Production	
HCM Control Delay s	10.1	Si Stati		10.1			0.1			0.4			
HCMLOS	B			В									
I IOWIECO	1000				W. Cal			1. 10 2.		and and the	Carl Carl		
			1.0000					001	ODT	000			
Minor Lane/Major MM	nt	NBL	NBI	NBR	EBLn1	/\BLn1\	ABLn2	SBL	SBI	SBR	2011		
Capacity (veh/h)		1538	-	-	758	779	999	1458	-	-			
HCM Lane V/C Ratio		0.001	-	-	0.064	0.113	0.003	0.002	-	-			
HCM Control Delay (s)	7.3	0	-	10.1	10.2	8.6	7.5	0	-			
HCM Lane LOS		A	A	-	В	В	A	A	A	-	_		
HCM 95th %tile Q(veh	1)	0	-	-	0.2	0.4	0	0	-	-			

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Intersection		-	-	Sec. 20-	a second	and the second
Int Delay, s/veh	0.9					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		4	Þ		Y	
Traffic Vol, veh/h	1	72	102	10	15	2
Future Vol, veh/h	1	72	102	10	15	2
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storage	,# -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	78	78	78	78	78	78
Heavy Vehicles, %	2	2	2	2	2	2
Mmt Flow	1	92	131	13	19	3
Major/Manor M	hiort		whice?	h	Minor?	

Najurivinu	IVIAJULI	1	naju z	To the second	VII MZ	and a second second	
Conflicting Flow All	144	0	-	0	232	138	
Stage 1	-	-	-	-	138	-	
Stage 2	-	-	-	-	94	-	
Critical Howy	4.12	-	-	-	6.42	6.22	
Critical Howy Stg 1	-	-	-	-	5.42	-	
Critical Holwy Stg 2	-	-	-	-	5.42	-	
Follow-up Hdwy	2.218	-	-	-	3.518	3.318	
Pot Cap-1 Maneuver	1438	-	-	-	756	910	
Stage 1	-	-	-	-	889	-	
Stage 2	-	-	-	-	930	-	
Platoon blocked, %		-	-	-			
Mov Cap-1 Maneuver	1438	-	-	-	755	910	
Mov Cap-2 Maneuver	· -	-	-	-	755	-	
Stage 1	-	-	-	-	888	-	
Stage 2	-	-	-	-	930	-	
Approach	ED		MD	- 19 - T	CD		
Approaut			0		00		
HOW CONTROL Delay, S	5 0.1	State Providence	0		9.0		
HUVILOS	A DOCTOR			1499020	A	NR2 ADOR	
Minor Lane/Major MM	mt	EBL	EBT	WBT	WBR	SBLn1	
Capacity (veh/h)		1438	1	-	-	770	
HCM Lane V/C Ratio		0.001	-	-	-	0.028	
HCM Control Delay (s	3)	7.5	0	-	-	9.8	
HCM Lane LOS		A	A	-	-	А	
HCM 95th %tile Ofve	h)	0	-	-	-	01	

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Intersection	Section Section	100		the states	-	
Int Delay, s/veh	1.1					
Movement	WBL	WBR	NBT	NBR	SBL	SBT
Lane Configurations	W		T.			÷
Traffic Vol. veh/h	2	1	10	1	1	15
Future Vol. veh/h	2	1	10	1	1	15
Conflicting Peds. #/hr	0	0	0	0	0	0
Sign Control	Stop	Stop	Free	Free	Free	Free
RT Channelized		None	-	None	-	None
Storage Length	0	-	-	-	-	-
Veh in Median Storage	# 0		0	-	-	0
Grade. %	0	-	0	-	-	0
Peak Hour Factor	63	63	63	63	63	63
Heavy Vehicles, %	2	2	2	2	2	2
Mont Flow	3	2	16	2	2	24
					200	1000
Major/Minor	Minor1	I	/lajor1	M	najor2	-
Conflicting Flow All	45	17	0	0	18	0
Stage 1	17	-	-	-	-	-
Stage 2	28	-	-	-	-	-
Critical Holwy	6.42	6.22	-	-	4.12	-
Critical Holwy Stg 1	5.42	-	-	-	-	-
Critical Holwy Stg 2	5.42	-	-	-	-	-
Follow-up Hdwy	3.518	3.318	-	-	2.218	
Pot Cap-1 Maneuver	965	1062	-	-	1599	
Stage 1	1006	-	-	-	-	-
Stage 2	995	-	-	-	-	-
Platoon blocked, %			-	-		-
Mov Cap-1 Maneuver	964	1062	-	-	1599	-
Mov Cap-2 Maneuver	964	-	-	-	-	-
Stage 1	1005	-	-	-	-	-
Stage 2	995	-	-	-	-	-
				1.335		
Approach	WB		NB		SB	
HCM Control Delay s	8.6	1.5-16	0		0.5	
HCMLOS	A	a second card				
. SHIEGO						
Minor Lane/Major Mar	nt	NBT	NBR	ABI n1	SBI	SBT
Canacity (uph/h)		-	-	995	1599	
HCMI ane V/C Patio				0.005	0.001	-
HCM Control Dolay (a)				86	73	0
HCMI ane LOS		_	_	Δ	Α	A
HCM 05th 9/tile Oust	Ŵ	-	-	0	0	~
I WAN SOUL VALLE CAVE	9			0	0	

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Intersection			5.11			
Int Delay, s/veh	0.1					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		÷	1×		Y	
Traffic Vol, veh/h	1	95	138	1	1	1
Future Vol, veh/h	1	95	138	1	1	1
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storage,	# -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	71	71	71	71	71	71
Heavy Vehicles, %	2	2	2	2	2	2
Mmt Flow	1	134	194	1	1	1

Major/Minor	Major1	٨	/ajor2		Minor2	
Conflicting Flow All	195	0	-	0	331	195
Stage 1	-	-	-	-	195	-
Stage 2	-	-	-	-	136	-
Critical Howy	4.12	-	-	-	6.42	6.22
Critical Howy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	-	-	-	5.42	-
Follow-up Holwy	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1378	-	-	-	664	846
Stage 1	-	-	-	-	838	-
Stage 2	-	- 000	-	-	890	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1378	-	-	-	663	846
Mov Cap-2 Maneuver	-	-	-	-	663	-
Stage 1	-	-	-	-	837	-
Stage 2	-	-	-	-	890	-
Appresch	ED		MD	-	CD	
Approach	EB		VVD	-	00	
HCM Control Delay, s	0,1		0		9.9	
HOMLOS					A	CHARLEN PARTY
				C. C. C.	1	
Minor Lane/Major MM	nt	EBL	EBT	WBT	WBR	SBLn1
Capacity (veh/h)		1378	-	-	-	743
HCM Lane V/C Ratio		0.001	-	-	-	0.004
HCM Control Delay (s	5)	7.6	0	-	-	9.9
HCM Lane LOS		А	А	-	-	А
HCM 95th %tile O(vel	n)	0	-	-	-	0

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2022 Background PMPeak

Intersection Int Delay, s/veh

Int Delay, s/veh	1.9												
Movement	NBL	NBT	NBR	SBL	SBT	SBR	NEL	NET	NER	SWL	SWT	SWR	
Lane Configurations		4			4			4			4		
Traffic Vol, veh/h	2	10	12	1	7	3	3	72	8	9	109	1	
Future Vol, veh/h	2	10	12	1	7	3	3	72	8	9	109	1	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	-	-	-	-	-	-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	85	85	85	85	85	85	85	85	85	85	85	85	
Heavy Vehicles, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mmt Flow	2	12	14	1	8	4	4	85	9	11	128	1	

Major/Minor	Minor1			Minor2			Major1	1		Vajor2		-		
Conflicting Flow All	255	249	90	262	253	129	129	0	0	94	0	0		
Stage 1	98	98	-	151	151	-	-	-	-	-	-	-		
Stage 2	157	151	-	111	102	-	-	-	-	-	-	-		
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-		
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-		
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-		
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-		
Pot Cap-1 Maneuver	698	654	968	691	650	921	1457	-	-	1500	-	-		
Stage 1	908	814	-	851	772	-	-	-	-	-	-	-		_
Stage 2	845	772	-	894	811	-	-	-	-	-	-	-		
Platoon blocked, %								-	-		-	-		
Mov Cap-1 Maneuver	683	647	968	666	643	921	1457	-	-	1500	-	-		
Mov Cap-2 Maneuver	683	647	-	666	643	-	-	-	-	-	-	-		
Stage 1	905	812	-	848	766	-	-	-	-	-	-	-		
Stage 2	826	766	-	866	809	-	-	-	-	-	-	-		_
											6450			
Annroach	NB			SB	S. Ver		NE		15 6 K T	SW				
HCM Control Delay s	98			10.2			0.3			0.6	The second		Design of the second second	
HCMLOS	Δ			B			0.0							
I MVILCO	~					(n:1-m)				S. Same				
								~	~					_
Minor Lane/Major Myr	nt	NEL	NET	NER	NBLn1	SBLn1	SWL	SWI	SWR	and and	a sure			
Capacity (veh/h)		1457	-	-	780	703	1500	-	-					
HCM Lane V/C Ratio		0.002	-	-	0.036	0.018	0.007	-	-					
HCM Control Delay (s)	7.5	0	-	9.8	10.2	7.4	0	-		50 M			
HCM Lane LOS		A	A	-	A	В	Α	A	-			_		
HCM 95th %tile Q(veh	1)	0	-	-	0.1	0.1	0	-	-		1000	at ment		

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Intersection Int Delay, s/veh

Int Delay, s/veh	4												
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR	
Lane Configurations		\$			÷	1		4	7		4		
Traffic Vol, veh/h	10	31	5	80	46	3	3	63	157	2	88	18	
Future Vol, veh/h	10	31	5	80	46	3	3	63	157	2	88	18	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	50	-	-	270	-	-	-	
Veh in Median Storage	,# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	88	88	88	88	88	88	88	88	88	88	88	88	
Heavy Vehicles, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mmt Flow	11	35	6	91	52	3	3	72	178	2	100	20	

Major/Minor	Minor2			Minor1			Major1			Major2				
Conflicting Flow All	309	370	110	213	202	72	120	0	0	250	0	0		
Stage 1	114	114	-	78	78	-	-	-	-	-	-	-		
Stage 2	195	256	-	135	124	-	-	-	-	-	-	-		
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-		12.640
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-		-		
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-		
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-		
Pot Cap-1 Maneuver	643	560	943	744	694	990	1468	-	-	1316	-	-		
Stage 1	891	801	-	931	830	-	-	-	-	-	-	-		
Stage 2	807	696	-	868	793	-	-	-	-	-	-	-		
Platoon blocked, %								-	-		-	-		
Mov Cap-1 Maneuver	602	558	943	702	691	990	1468	-	-	1316	-	-		
Mov Cap-2 Maneuver	602	558	-	702	691	-	-	-	-	-		-		
Stage 1	889	799	-	929	828	-	-	-	-	-	-	-		
Stage 2	752	695	-	823	791	-	-	-	-	-	-	-		_
Annroach	FB	- STATE		WB	A State of the		NB			SB		and the second		
HCM Control Delay, s	11.6			11.4			0.1	1100	1100	0.1				
HCMLOS	В			В										
	in the second			121							1. Alexandre			
			L ITOT	100				001	ODT	000			party internal states	and the second se
Minor Lane/Major MM	nt	NBL	NBI	NBR	EBUNI	ABUUI	ABLn2	SBL	SBI	SBR			A CONTRACTOR	-
Capacity (veh/h)		1468	-	-	594	698	990	1316	-					
HCM Lane V/C Ratio		0.002	-	-	0.088	0.205	0.003	0.002	-	-				
HCM Control Delay (s)	7.5	0	-	11.6	11.5	8.6	7.7	0	-	1021144			
HCM Lane LOS		A	A	-	В	В	A	A	A	-		_		
HCM 95th %tile Q/veh	(ר	0	-	-	0.3	0.8	0	0	-	-				

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Intersection	137,37					
Int Delay, s/veh	0.8					
May represent		CDT	MDT	MDD	CDI	CDD
wovement	EBL	EBI	VVBI	VVBR	SBL	ODR
Lane Contigurations	0	4	4 T	~	Ŷ	4
Traffic Vol, veh/h	8	153	115	22	1/	1
Future Vol, veh/h	8	153	115	22	1/	1
Conflicting Peds, #/hr	0	_ 0	_ 0	- 0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storage	e,# -	0	0	-	0	
Grade, %	-	0	0	-	0	-
Peak Hour Factor	92	92	92	92	92	92
Heavy Vehicles, %	2	2	2	2	2	2
Mvmt Flow	9	166	125	24	18	1
Maiorlhanor	Maiort	-	hior		Minor?	
		-	Vidjuiz	0	004	407
Conflicting Flow All	149	0	-	0	321	137
Stage 1	-	-	-		137	-
Stage 2	-	-	-	-	184	-
Critical Holwy	4.12		-		6.42	6.22
Critical Holwy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	-	-	-	5.42	-
Follow-up Holwy	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1432	-	-		673	911
Stage 1	-	-	-	-	890	-
Stage 2	-	-	-	-	848	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1432	-	-	-	668	911
Mov Cap-2 Maneuver	-	-	-	-	668	-
Stage 1	-	-	-	-	884	-
Stage 2	-	-	-	-	848	-
Citigo 2	R EL ANT				5.0	
			145		OF	
Approach	EB		WB	and the second	SB	- States
HCM Control Delay, s	0.4		0		10.5	
HCMLOS					В	
Minor Lang/Maior Mar	nt	FRI	FBT	WBT	MAR	SRI n1
Canacity (uph(h)	nt.	1420		VIDI	V NLT (679
Capacity (vervin)		1452	-	-	-	010
HUVI Lane V/C Ratio		0.000	-	-	-	10.029
HUVI Control Delay (s)	7.5	0	-	-	10.5
HUMLaneLUS		A	A	-	-	B
HCM 95th %tile Q(ver	1)	0	-	-	-	0.1

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0.5						
WBL	WBR	NBT	NBR	SBL	SBT	
Y		T.			4	
1	1	23	7	1	17	
1	1	23	7	1	17	
0	0	0	0	0	0	
Stop	Stop	Free	Free	Free	Free	
-	None	-	None	-	None	
0	-	-	-	-	-	
e,# 0	-	0	-	-	0	
0	-	0	-	-	0	
64	64	64	64	64	64	
2	2	2	2	2	2	
2	2	36	11	2	27	
	0.5 WBL 1 1 0 Stop - 0 e, # 0 0 64 2 2	0.5 WBL WBR 1 1 1 1 1 0 Stop Stop - None 0 - e,# 0 - 0 - 64 64 2 2 2 2	0.5 WBL WBR NBT 1 1 23 1 1 23 0 0 0 Stop Stop Free - None 0 e,# 0 0 64 64 64 2 2 2 2 36	0.5	0.5 WBL WBR NBR SBL ↓ ↓ ↓ ↓ ↓ 1 1 23 7 1 1 1 23 7 1 0 0 0 0 0 Stop Stop Free Free Free 0 - - None - 0 - 0 - - 0 - 0 - - 0 - 0 - - 0 - 0 - - 0 - 0 - - 0 - 0 - - 0 - 0 - - 0 - 0 - - 0 2 2 2 2 2 2 2 36 11 2	0.5

Major/Minor	Minor1	N	Vlajor1	10.5	Major2	
Conflicting Flow All	73	42	0	0	47	0
Stage 1	42	-	-	-	-	-
Stage 2	31	-	-	-	-	-
Critical Holwy	6.42	6.22	-	-	4.12	-
Critical Holwy Stg 1	5.42	-	-	-	-	-
Critical Hdwy Stg 2	5.42	-	-	-	-	-
Follow-up Hdwy	3.518	3.318	-	-	2.218	-
Pot Cap-1 Maneuver	931	1029	-	-	1560	-
Stage 1	980	-	-	-	-	-
Stage 2	992		-	-	-	-
Platoon blocked, %			-	-		-
Mov Cap-1 Maneuver	r 930	1029	-	-	1560	-
Mov Cap-2 Maneuver	930	-	-	-	-	-
Stage 1	979	-	-	-	-	-
Stage 2	992	-	-	-	-	-
Annraach		-	ND	-	SB	
Apploaut	07		UVI O		04	
HOVICONIO Delay, S	5 0.7	1000	0		0.4	
HUVILUS	A		1	100	C COURT	
Minor Lane/Major MM	mt	NBT	NBRV	BLn1	SBL	SBT
Capacity (veh/h)	BUR DES	-	-	977	1560	-
HCM Lane V/C Ratio		-	-	0.003	0.001	-
HCM Control Delay (s	3)	-	-	8.7	7.3	0
HCM Lane LOS		-	-	Α	А	А
HCM 95th %tile Q(ve	h)	-	-	0	0	-

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						100000000000000000000000000000000000000
Intersection		C35.26			1	-
Int Delay, s/veh	0.1					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		£.	î,		M	
Traffic Vol. veh/h	1	214	181	1	2	1
Future Vol. veh/h	1	214	181	1	2	1
Conflicting Peds. #/hr	0	0	0	0	0	0
Sian Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storage	.# -	0	0	-	0	-
Grade. %	-	0	0	-	0	-
Peak Hour Factor	93	93	93	93	93	93
Heaw Vehicles, %	2	2	2	2	2	2
Mynt Flow	1	230	195	1	2	1
			1-1-0		-	
iviajor/ivinor	Maiori					
	WEGOT I	-	VIAJOIZ	-		100
Conflicting Flow All	196	0	-	0	428	196
Conflicting Flow All Stage 1	196	0	- -	0	428 196	196 -
Conflicting Flow All Stage 1 Stage 2	196 - -	0	- - -	0	428 196 232	196
Conflicting Flow All Stage 1 Stage 2 Critical Hdwy	196 - - 4.12	0 - -	- - - -	0 - - -	428 196 232 6.42	196 - - 6.22
Conflicting Flow All Stage 1 Stage 2 Critical Howy Critical Howy Stg 1	196 - - 4.12 -	0 - - -	- - - - -	0 - - -	428 196 232 6.42 5.42	196 - - 6.22 -
Conflicting Flow All Stage 1 Stage 2 Critical Howy Critical Howy Stg 1 Critical Howy Stg 2	196 - - 4.12 -	0 - - - -	- - - - -	0 - - - -	428 196 232 6.42 5.42 5.42	196 - - 6.22 - -
Conflicting Flow All Stage 1 Stage 2 Oritical Howy Oritical Howy Stg 1 Oritical Howy Stg 2 Follow-up Howy	196 - 4.12 - 2.218	0 - - - - -	- - - - - -	0	428 196 232 6.42 5.42 5.42 3.518	196 - 6.22 - 3.318
Conflicting Flow All Stage 1 Stage 2 Oritical Howy Oritical Howy Stg 1 Oritical Howy Stg 2 Follow-up Howy Pot Cap-1 Maneuver	196 - 4.12 - 2.218 1377	0 - - - - - -	- - - - - - -	0 - - - - - -	428 196 232 6.42 5.42 5.42 3.518 584	196 - 6.22 - 3.318 845
Conflicting Flow All Stage 1 Stage 2 Oritical Howy Oritical Howy Stg 1 Oritical Howy Stg 2 Follow-up Howy Pot Cap-1 Maneuver Stage 1	196 - 4.12 - 2.218 1377 -		- - - - - - - - -		428 196 232 6.42 5.42 5.42 3.518 584 837	196 - 6.22 - 3.318 845 -
Conflicting Flow All Stage 1 Stage 2 Critical Hdwy Critical Hdwy Stg 1 Critical Hdwy Stg 2 Follow-up Hdwy Pot Cap-1 Maneuver Stage 1 Stage 2	196 4.12 - 2.218 1377 - -		- - - - - - - - - - - -		428 196 232 6.42 5.42 5.42 3.518 584 837 807	196 - - 6.22 - - 3.318 845 - -
Conflicting Flow All Stage 1 Stage 2 Critical Hdwy Critical Hdwy Stg 1 Critical Hdwy Stg 2 Follow-up Hdwy Pot Cap-1 Maneuver Stage 1 Stage 2 Platoon blocked, %	196 - 4.12 - 2.218 1377 -		- - - - - - - - - - - - - - - -		428 196 232 6.42 5.42 5.42 3.518 584 837 807	196 - - 6.22 - 3.318 845 - -
Conflicting Flow All Stage 1 Stage 2 Critical Hdwy Critical Hdwy Stg 1 Critical Hdwy Stg 2 Follow-up Hdwy Pot Cap-1 Maneuver Stage 1 Stage 2 Platoon blocked, % Mov Cap-1 Maneuver	196 - 4.12 - 2.218 1377 - 1377		- - - - - - - - - - - - - - - -		428 196 232 6.42 5.42 5.42 3.518 584 837 807 583	196 - 6.22 - 3.318 845 - - -
Conflicting Flow All Stage 1 Stage 2 Critical Hdwy Critical Hdwy Stg 1 Critical Hdwy Stg 2 Follow-up Hdwy Pot Cap-1 Maneuver Stage 1 Stage 2 Platoon blocked, % Mov Cap-1 Maneuver Mov Cap-2 Maneuver	196 - 4.12 - 2.218 1377 - 1377				428 196 232 6.42 5.42 5.42 3.518 584 837 807 583 583	196 - 6.22 - 3.318 845 - 845
Conflicting Flow All Stage 1 Stage 2 Critical Hdwy Critical Hdwy Stg 1 Critical Hdwy Stg 2 Follow-up Hdwy Pot Cap-1 Maneuver Stage 1 Stage 2 Platoon blocked, % Mov Cap-1 Maneuver Mov Cap-2 Maneuver Stage 1	196 - 4.12 - 2.218 1377 - 1377 -				428 196 232 6.42 5.42 5.42 3.518 584 837 807 583 583 836	196 - 6.22 - 3.318 845 - - 845 -

Sector Sector		and the second					Carlo Carlo	
EB		WB	12.72	SB				
0		0		10.6				
				В				
		-					-	
E	EBL	EBT	WBT	WBRS	BLn1			
1	377	-	-	-	650			
0.	.001	-	-	-	0.005			
	7.6	0	-	-	10.6			
	А	A	-	-	В			
	0		-	_	0			
	EB 0 1	EB 0 EBL 1377 0.001 7.6 A 0	EB WB 0 0 0 0 EBL EBT 1377 - 0.001 - 7.6 0 A A 0 -	EB WB 0 0 0 0 0 0 1377 - 1377 - 7.6 0 7.6 0 0 - 0 -	EB WB SB 0 0 10.6 0 0 10.6 0 0 10.6 B WB WB EBL EBT WBT WBRS 1377 - - - 0.001 - - - 7.6 0 - - A A - -	EB WB SB 0 0 10.6 0 0 10.6 0 0 10.6 B B B 1377 - - 1377 - - 0.001 - - 7.6 0 - 7.6 0 - 0 - 10.6 0 - -	EB WB SB 0 0 10.6 B B EBL EBT WBT WBR SBLn1 1377 - - - 650 0.001 - - 0.005 - 7.6 0 - - 10.6 A - B - -	EB WB SB 0 0 10.6 B B EBL EBT WBT WBR SBLn1 1377 - - - 650 0.001 - - 0.005 - 7.6 0 - - 10.6 A - B - -

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2022 Total AM Peak

Intersection Int Delay, s/veh

Int Delay, s/veh	2.1												
Movement	NBL	NBT	NBR	SBL	SBT	SBR	NEL	NET	NER	SWL	SWT	SWR	
Lane Configurations		4			4			4			4		
Traffic Vol, veh/h	1	3	14	1	6	9	2	76	1	7	60	1	
Future Vol, veh/h	1	3	14	1	6	9	2	76	1	7	60	1	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	-	-	-	-	-	-	-	
Veh in Median Storage	,# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	88	88	88	88	88	88	88	88	88	88	88	88	
Heavy Vehicles, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mvmt Flow	1	3	16	1	7	10	2	86	1	8	68	1	

Major/Minor	Minor1			Minor2			Major1			Major2		11223	
Conflicting Flow All	184	176	87	185	176	69	69	0	0	87	0	0	
Stage 1	91	91	-	85	85	-	-	-	-	-	-	-	
Stage 2	93	85	-	100	91	-	-	-	-	-	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-	
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	777	717	971	776	717	994	1532	-	-	1509	-	-	
Stage 1	916	820	-	923	824	-	-	-	-	-	-	-	
Stage 2	914	824	-	906	820	-	-	-	-	+		-	
Platoon blocked, %				_				-	-		-	-	
Mov Cap-1 Maneuver	759	712	971	757	712	994	1532	-	-	1509		-	
Mov Cap-2 Maneuver	759	712	-	757	712	-	-	-	-	-	-	-	
Stage 1	915	819	-	922	819	-	-	-	-	-	-	-	
Stage 2	892	819	-	887	819	-	-	-	-	-	-	-	
	er fer ter				and the sea								
Approach	NB			SB	10.2.2.2		NE			SW			
HCM Control Delay, s	9.1			9.3			0.2			0.8			
HCMLOS	А			A									
Minor Lane/Major Mvr	nt	NEL	NET	NER	NBLn1	SBLn1	SWL	SWT	SWR	-			
Capacity (veh/h)		1532	-	-	902	851	1509	-	-				
HCM Lane V/C Ratio		0.001	-	-	0.023	0.021	0.005	-	-				
HCM Control Delay (s	;)	7.4	0	-	9.1	9.3	7.4	0	-				
HCM Lane LOS	-	A	A	-	A	A	Α	A	-				
HCM 95th %tile Q(vel	1)	0	-	-	0.1	0.1	0	-	-				

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2022 Total AM Peak

Intersection Int Delay, s/veh

Int Delay, s/veh	4.6				_								
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR	
Lane Configurations		4			4	7		4	7		4		
Traffic Vol, veh/h	16	21	7	67	30	3	1	59	62	3	42	16	
Future Vol, veh/h	16	21	7	67	30	3	1	59	62	3	42	16	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	50	-	-	270	-	-	-	
Veh in Median Storage	,# -	0	-	-	0	-	-	0	-	-	0	-	Participation of
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	91	91	91	91	91	91	91	91	91	91	91	91	
Heavy Vehides, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mvmt Flow	18	23	8	74	33	3	1	65	68	3	46	18	

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Intersection	2.1		and the second	1111	11		
Int Delay, s/veh	1.1						
Movement	EBL	EBT	WBT	WBR	SBL	SBR	
Lane Configurations		÷	1.		Y		
Traffic Vol, veh/h	3	75	114	10	15	7	
Future Vol, veh/h	3	75	114	10	15	7	
Conflicting Peds, #/hr	0	0	0	0	0	0	
Sign Control	Free	Free	Free	Free	Stop	Stop	
RT Channelized	-	None	-	None	-	None	
Storage Length	-	-	-	-	0	-	
Veh in Median Storag	e,# -	0	0	-	0	-	
Grade, %	-	0	0	-	0	-	
Peak Hour Factor	78	78	78	78	78	78	
Heavy Vehicles, %	2	2	2	2	2	2	
Mmt Flow	4	96	146	13	19	9	

Major/Minor	Major1	A	hajor2		Minor2	
Conflicting Flow All	159	0	-	0	257	153
Stage 1	-	-	-	-	153	-
Stage 2	-	-	-	-	104	-
Critical Holwy	4.12	-	-	-	6.42	6.22
Critical Holwy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	-		-	5.42	-
Follow-up Holwy	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1420	-	-	-	732	893
Stage 1	-	-	-	-	875	-
Stage 2	-	-	-	-	920	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1420	-	-	-	730	893
Mov Cap-2 Maneuver	-	-	-	-	730	-
Stage 1	-	-	-	-	872	-
Stage 2	-	-	-	-	920	
		1225				
Assessed	ED				CD	
Approach	EB	6	VVB		00	
HCM Control Delay, s	0.3		0	a data	9.8	
HCMILOS			100000	1000	A	(
Minor Lane/Major MM	nt	EBL	EBT	WBT	WBR	SBLn1
Capacity (veh/h)	S 12 2 3	1420	-	-	-	775
HCM Lane V/C Ratio		0.003	-	-	-	0.036
HCM Control Delay (s	;)	7.5	0	- 19	-	9.8
HCM Lane LOS		A	A	-	-	А
HCM 95th %tile Q/vel	7)	0	-	-	- 19	0.1

KMK

Introduction Intervent VEL WER NET NER SEL SET Int Delay, s/veh 3.5 Movement WEL WER NET NER SEL SET Lane Configurations Y P 10 3 4 15 Future Vol, veh/h 7 9 10 3 4 15 Conflicting Peds, #hr 0 0 0 0 0 0 0 Sign Control Stop Stop Free <
Movement WBL WBR NBT NBR SBL SBT Lane Configurations Y 1 1 4 15 Traffic Vol, velvh 7 9 10 3 4 15 Future Vol, velvh 7 9 10 3 4 15 Conflicting Peds, #hr 0 10 11 14 16 5 6 24 0 0 11 14 16 5
Movement WBL WBR NBT NBR SBL SBT Lane Configurations Y P 10 3 4 15 Future Vol, veh/h 7 9 10 3 4 15 Conflicting Peds, #/hr 0 10 1 14 16 5 6 24 0 0 10 10 10 <td< td=""></td<>
Lane Configurations Y P Image: configurations
Traffic Vol, veh/h 7 9 10 3 4 15 Future Vol, veh/h 7 9 10 3 4 15 Conflicting Peds, #/hr 0 0 0 0 0 0 0 Sign Control Stop Stop Free Free <t< td=""></t<>
Future Vol, veh/h 7 9 10 3 4 15 Conflicting Peds, #/hr 0 10 14 14 16 5 6 24 0 0 11 14 16 5 16 24 0 11 14 16 5 5 14 0 0 21 0 0 12
Conflicting Peds, #hr 0 - None - None None </td
Sign Control Stop Stop Free None
RT Channelized - None None <th< td=""></th<>
Storage Length 0 - 0 - - 0 - 0 - 0 0 - 0 0 - 0 0 - 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 11 14 16 5 6 24 2 3 3 3 3 3 3 3 3
Veh in Median Storage, # 0 - 0 - - 0 Grade, % 0 - 0 - - 0 Peak Hour Factor 63 63 63 63 63 63 63 Heavy Vehicles, % 2 3 0 2 10 0 2 3 3<
Grade, % 0 - 0 - - 0 Peak Hour Factor 63
Peak Hour Factor 63
Major/Minor Minori Major/ Major/ Major/ Major/Minor Minori Major/ Major/ Major/ Conflicting Flow All 55 19 0 0 21 0 Stage 1 19 - - - - - - Stage 2 36 - - - - - - Critical Howy 6.42 6.22 - 4.12 -
Mean Image Image <thi< td=""></thi<>
Major/Minor Minor1 Major1 Major2 Conflicting Flow All 55 19 0 21 0 Stage 1 19 - - - - Stage 2 36 - - - - Oritical Howy 6.42 6.22 - 4.12 - Oritical Howy Stg 1 5.42 - - - - Oritical Howy Stg 2 5.42 - - - - Follow-up Howy 3.518 3.318 - 2.218 - Follow-up Howy 3.518 3.318 - 2.218 - Follow-up Howy 3.518 3.318 - 2.218 - Stage 1 1004 - - - - - Stage 2 986 - - - - - Mov Cap-1 Maneuver 949 1059 - 1595 - Stage 1 1004 -
Major/Minor Minor1 Major1 Major2 Conflicting Flow All 55 19 0 0 21 0 Stage 1 19 -
Major/Minor Minori Major/1 Major/2 Conflicting Flow All 55 19 0 0 21 0 Stage 1 19 - - - - - - Stage 2 36 - - - - - - Critical Hdwy 6.42 6.22 - - 4.12 - Critical Hdwy Stg 1 5.42 - - - - - Critical Hdwy Stg 2 5.42 - - - - - Follow-up Hdwy 3.518 3.318 - 2.218 - - Follow-up Hdwy 3.518 3.518 - 1595 - - Stage 1 1004 - - - - - - Platoon blocked, % - - - - - - - Mov Cap-1 Maneuver 949 1059 - 1595 -
Conflicting Flow All 55 19 0 0 21 0 Stage 1 19 - <td< td=""></td<>
Stage 1 19 -<
Stage 2 36 -<
Oritical Howy 6.42 6.22 - - 4.12 - Critical Howy Stg 1 5.42 -
Critical Howy Stg 1 5.42 - - - Oritical Howy Stg 2 5.42 - - - - Follow-up Hdwy 3.518 3.318 - - 2.218 - Pot Cap-1 Maneuver 953 1059 - 1595 - Stage 1 1004 - - - - Platoon blocked, % - - - - Mov Cap-1 Maneuver 949 1059 - 1595 Mov Cap-2 Maneuver 949 - - - Stage 1 1004 - - - Stage 2 982 - - - Stage 1 1004 - - - Stage 2 982 - - - Stage 2 982 - - - Approach V/B NB SB
Critical Howy Stg 2 5.42 -
Follow-up Hdwy 3.518 3.318 - - 2.218 Pot Cap-1 Maneuver 953 1059 - - 1595 - Stage 1 1004 - - - - - Stage 2 986 - - - - Platoon blocked, % - - - - Mov Cap-1 Maneuver 949 1059 - 1595 - Mov Cap-2 Maneuver 949 - - - - Stage 1 1004 - - - - Stage 2 982 - - - - Stage 2 982 - - - - Mov Cap-2 Maneuver 949 - - - - Stage 1 1004 - - - - Stage 2 982 - - - - HCM Control Delay, s 8.7 0 1.5
Pot Cap-1 Maneuver 953 1059 - 1595 - Stage 1 1004 -
Stage 1 1004 -
Stage 2 986 -
Hatoon blocked, % - - - May Cap-1 Maneuver 949 1059 - 1595 - Mov Cap-2 Maneuver 949 - - - - - Stage 1 1004 - - - - - Stage 2 982 - - - - - Approach VUB NB SB - - - HCM Control Delay, s 8.7 0 1.5 - -
Mov Cap-1 Maneuver 949 1059 - 1595 - Mov Cap-2 Maneuver 949 - </td
Mov Cap-2 Maneuver 949 -
Stage 1 1004 -
Stage 1 I/Orth - <t< td=""></t<>
Approach V/B NB SB HCM Control Delay, s 8.7 0 1.5
Approach WB NB SB HCM Control Delay, s 8.7 0 1.5
Approach WB NB SB HCM Control Delay, s 8.7 0 1.5
HCM Control Delay, s 8.7 0 1.5
HCMLOS A
Minor Lane/Major Mvmt NBT NBRWBLn1 SBL SBT
Capacity (veh/h) 1008 1595 -
HCM Lane V/C Ratio 0.025 0.004 -
HCM Control Delay (s) 87 73 0
HCM Lane LOS A A A

Synchro 10 Report

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Intersection						
Int Delay, s/veh	1					
NA		EDT	MOT	MDD	CDI	COD
iviovement	EBL	EBI	VIBI	WBR	SBL	SBR
Lane Contigurations		4	4T		Y	10
Traffic Vol, veh/h	4	95	137	4	9	13
Future Vol, veh/h	4	95	137	4	9	13
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storage	e, # -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	71	71	71	71	71	71
Heavy Vehicles, %	2	2	2	2	2	2
Mvmt Flow	6	134	193	6	13	18
Major/Manor	hiart		him	,	anor?	
	VEJOIT		VIAJUIZ	0	240	400
Confilding Flow All	199	0	-	0	342	190
Stage 1	-	-	-	-	196	-
Stage 2	-	-	-	-	146	-
Critical Holwy	4.12	-	-	-	6.42	6.22
Critical Holwy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	-	-	-	5.42	-
Follow-up Hdwy	2.218	-		-	3.518	3.318
Pot Cap-1 Maneuver	1373	-	-	-	654	845
Stage 1	-	-	-	-	837	7
Stage 2	-	-	-	-	881	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1373	-	+	-	651	845
Mov Cap-2 Maneuver	-	-	-	-	651	-
Stage 1	-	-	-	-	833	-
Stage 2	-	-	-	-	881	-
			1.415			
Approach	EP	and the second second	MP		SP	
HCM Control Dolaria			C N		10	
HOVI Control Delay, s	0.3		0		10	
HUVILOS	1200.50		1200		В	
Press of the second sec	192	-				and the second
Minor Lane/Major Myn	t	EBL	EBT	WBT	WBR	SBLn1
Canacity (uph/h)	-	1373				753

IVINOR Lane/IVIajor IVMITI	CDL		VVDI	VIDRODUI	
Capacity (veh/h)	1373	-	-	- 75	3
HCM Lane V/C Ratio	0.004	-	-	- 0.04	11
HCM Control Delay (s)	7.6	0	-	- 10	0
HCM Lane LOS	А	А	-	- E	В
HCM 95th %tile Q(veh)	0	-	-	- 0.1	.1

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Synchro 10 Report

Intersection						
Int Delay, s/veh	6.7					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		et.	Þ		Y	
Traffic Vol, veh/h	5	2	3	5	20	13
Future Vol, veh/h	5	2	3	5	20	13
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storage	,# -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	92	92	92	92	92	92
Heavy Vehides, %	2	2	2	2	2	2
Mmt Flow	5	2	3	5	22	14
Major/Minor	Vaior1	1	Vaior2		/inor2	

			_			
Conflicting Flow All	8	0	-	0	18	6
Stage 1	-	-	-	-	6	-
Stage 2	-	-	-	-	12	-
Critical Howy	4.12	-	-	-	6.42	6.22
Critical Howy Stg 1	-	-	-	-	5.42	-
Critical Howy Stg 2	-	-	-	-	5.42	-
Follow-up Holwy	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1612	-	-	-	1000	1077
Stage 1	-	-	-	-	1017	-
Stage 2	-	-	-	-	1011	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1612	-	-	-	997	1077
Mov Cap-2 Maneuver	-	-	-	-	997	-
Stage 1	-	-	-	-	1014	-
Stage 2	-	-	-	-	1011	-
		100				
Approach	EB		WB		SB	
HCM Control Delay, s	5.2		0		8.6	
HCMLOS					А	
Minor Lano/Major Man	nt	EDI	FRT	MBT	MRR	SPI n1
Connect to (up has)	IL.	1010		V VOI	VILIN'	4007
Capacity (ven/h)		1612	-	-	-	1027
HOW Lane V/C Ratio		0.003	-	-	-	0.035
Havi Control Delay (s))	1.2	0	-	1200	8.6
HOW Lane LOS		A	A	-	-	A
HCIVI 95th %tile Q(ver	1)	0	-	-	-	0.1

KMK

2022 Total PM Peak

Intersection Int Delay, s/veh

Int Delay, s/veh	2.2												
Movement	NBL	NBT	NBR	SBL	SBT	SBR	NEL	NET	NER	SWL	SWT	SWR	
Lane Configurations		4			4			4			4		
Traffic Vol, veh/h	2	10	17	1	7	3	3	72	8	18	109	1	
Future Vol, veh/h	2	10	17	1	7	3	3	72	8	18	109	1	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	-	-	-	-	-	-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	85	85	85	85	85	85	85	85	85	85	85	85	
Heavy Vehides, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mvmt Flow	2	12	20	1	8	4	4	85	9	21	128	1	

Major/Minor	Minor1			Minor2			Major1			Vlajor2			
Conflicting Flow All	275	269	90	285	273	129	129	0	0	94	0	0	
Stage 1	98	98	-	171	171	-	-	-	-	-	-	-	
Stage 2	177	171	-	114	102	-	-	-	-	-	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-	
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	677	637	968	667	634	921	1457	-	-	1500	-	-	
Stage 1	908	814	-	831	757	-	-	-	-	-	-	-	
Stage 2	825	757	-	891	811	-	-	-	-	-	-	-	
Platoon blocked, %								-	-		-	-	
Mov Cap-1 Maneuver	659	626	968	635	623	921	1457	-	-	1500	-	-	
Mov Cap-2 Maneuver	659	626	-	635	623	-	-	-	-	-	-	-	
Stage 1	905	812	-	829	746	-	-	-	-	-	-	-	
Stage 2	801	746	-	857	809	-	-	-	-	-	-	-	
							1210						
Approach	NB		1	SB			NE			SW			
HCM Control Delay, s	9.7			10.4			0.3			1			
HCMLOS	A			В									

Minor Lane/Major Mvmt	NEL	NET	NER	NBLn1	SBLn1	SWL	SWT	SWR	
Capacity (veh/h)	1457	-	-	793	685	1500	-	-	
HCM Lane V/C Ratio	0.002	-	-	0.043	0.019	0.014	-	-	
HCM Control Delay (s)	7.5	0	-	9.7	10.4	7.4	0	-	
HCM Lane LOS	A	А	-	A	В	А	A	-	
HCM 95th %tile Q(veh)	0	-	-	0.1	0.1	0	-	-	

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Intersection

Int Delay, siven	4.1												
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR	
Lane Configurations		\$			ب ا	7		4	7		4		
Traffic Vol, veh/h	10	31	5	91	46	3	3	63	174	2	88	18	
Future Vol, veh/h	10	31	5	91	46	3	3	63	174	2	88	18	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None	-	-	None	-	-	None	-	-	None	
Storage Length	-	-	-	-	-	50	-	-	270	-	-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	88	88	88	88	88	88	88	88	88	88	88	88	
Heavy Vehicles, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mvmt Flow	11	35	6	103	52	3	3	72	198	2	100	20	

Major/Minor	Minor2	-		Minor1			Vlajor1		1	Vajor2			
Conflicting Flow All	319	390	110	213	202	72	120	0	0	270	0	0	
Stage 1	114	114	-	78	78	-	-	-	-	-	-	-	
Stage 2	205	276	-	135	124	-	-	-	-	-	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-	
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	_
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-		
Follow-up Hdwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	_
Pot Cap-1 Maneuver	634	545	943	744	694	990	1468	-	-	1293	-	-	
Stage 1	891	801	-	931	830	-	-	-	-	-	-	-	
Stage 2	797	682	-	868	793	-	-	-	-	-	-	-	
Platoon blocked, %				_				-	-		-	-	-
Mov Cap-1 Maneuver	593	543	943	701	691	990	1468	-	-	1293	-	-	
Mov Cap-2 Maneuver	593	543	-	701	691	-	-	-	-	-	-	-	
Stage 1	889	799	-	929	828	-	-	-	-	-	-	-	
Stage 2	743	681	-	823	791	-	-	-	-	-	-	-	_
Approach	EB			WB			NB	-	73.00	SB			
HCM Control Delay, s	11.8			11.5	-		0.1			0.1			
HCMLOS	В			В									
												1.0	
Minor Lane/Major My	nt	NBL	NBT	NBR	EBLn1	ABLn1	ABLn2	SBL	SBT	SBR			
Capacity (veh/h)		1468	-	-	580	698	990	1293	-	-			
HCM Lane V/C Ratio		0.002	-	-	0.09	0.223	0.003	0.002	-	-			
HCM Control Delay (s)	7.5	0	-	11.8	11.6	8.6	7.8	0	-	(FELERAL	R.F. LEVA	
HCM Lane LOS		A	A	-	В	В	A	А	A	-			
HCM 95th %tile Q(veh	1)	0	-	-	0.3	0.9	0	0	-	-			

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Intersection						2 10 2	18.57	
Int Delay, s/veh	1							
Movement	EBL	EBT	WBT	WBR	SBL	SBR		
Lane Configurations		÷.	ĵ.		Y			
Traffic Vol, veh/h	14	164	123	22	17	4		
Future Vol, veh/h	14	164	123	22	17	4		
Conflicting Peds, #/hr	0	0	0	0	0	0		
Sign Control	Free	Free	Free	Free	Stop	Stop		
RT Channelized	-	None	-	None	-	None		
Storage Length	-	-	-	-	0	-		
Veh in Median Storage,	# -	0	0	-	0	-		
Grade, %	-	0	0	-	0	-		
Peak Hour Factor	92	92	92	92	92	92	11. 1 M	-
Heavy Vehides, %	2	2	2	2	2	2		
Mmt Flow	15	178	134	24	18	4		

Major/Minor	Major1	N	/lajor2		Minor2	
Conflicting Flow All	158	0	-	0	354	146
Stage 1	-	-	-	-	146	-
Stage 2	-	-	-	-	208	-
Critical Howy	4.12	-	-	-	6.42	6.22
Critical Holwy Stg 1	-	-	-	-	5.42	-
Critical Howy Stg 2	-	-	-	-	5.42	-
Follow-up Holwy	2.218	-		-	3.518	3.318
Pot Cap-1 Maneuver	1422	-	-	-	644	901
Stage 1	-	-	-	-	881	-
Stage 2	-	-	-	-	827	-
Platoon blocked, %		-	Ξ.	-		
Mov Cap-1 Maneuver	1422	-	-	-	636	901
Mov Cap-2 Maneuver	r	-	-	-	636	
Stage 1	-	-	-	-	870	-
Stage 2	-	-	-	-	827	-
Annroach	FB		MR		SR	
HCM Control Dolar o			0		10.5	
HOVICOTION Delay, S	5 0.0		0		10.5 D	
HUVILOS	225 525 2				D	
						1.5-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
Minor Lane/Major MM	mt	EBL	EBT	WBT	WBR	SBLn1
Capacity (veh/h)	1.550	1422	-	-	-	674
HCM Lane V/C Ratio		0.011	-	-		0.034
HCM Control Delay (s	S)	7.6	0	-	-	10.5
HCM Lane LOS		А	А	-	-	В
HCM 95th %tile Q(ve	h)	0	+	-	-	0.1

1. 1. 1. 1. 1.			La fallence		
2.2					
WBL	WBR	NBT	NBR	SBL	SBT
Y		1.			4
4	6	23	13	10	17
4	6	23	13	10	17
0	0	0	0	0	0
Stop	Stop	Free	Free	Free	Free
-	None	-	None	-	None
0	-	-	-	-	-
,# 0	-	0	-	-	0
0	-	0	-	-	0
64	64	64	64	64	64
2	2	2	2	2	2
6	9	36	20	16	27
	2.2 WBL 4 4 0 Stop - 0 # 0 64 2 6	2.2 WBL WBR 4 6 4 6 0 0 Stop Stop - None 0 - 64 64 2 2 6 9	2.2 ₩8L WBR NBT 4 6 23 4 6 23 4 6 23 0 0 0 Stop Stop Free - None 0 # 0 0 0 -0 64 64 64 64 2 2 2 2 6 9 36	2.2 ₩8L WBR NBT NBR 4 6 23 13 4 6 23 13 4 6 23 13 0 0 0 0 0 Stop Stop Free Free None - None 0 - 0 - 0 - 0 4 64 64 64 2 2 2 2 2 6 9 36 20	2.2 WBL WBR NBT NBR SBL ↓ ← ↓ ↓ ↓ ↓ ← ↓ ↓ ↓ ↓ ← ↓ ↓ ↓ ↓ ← ↓ ↓ ↓ ↓ ← ↓ ↓ ↓ ↓ ← ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓

Major/Minor	MINORI		viajor1		vajor2			Martin Contra
Conflicting Flow All	105	46	0	0	56	0		
Stage 1	46	-	-	-	-	-		
Stage 2	59	-	-	-	-	-		
Critical Howy	6.42	6.22	-	-	4.12	-		
Critical Holwy Stg 1	5.42	-	-	-	-	-		
Critical Holwy Stg 2	5.42	-	-	-	-	-		
Follow-up Holwy	3.518	3.318	-	-	2.218	-		
Pot Cap-1 Maneuver	893	1023	-	-	1549	-		
Stage 1	976	-	-	-	-	-		
Stage 2	964	-	-	-	-	-		
Platoon blocked, %			-	-		-		
Mov Cap-1 Maneuver	884	1023	-	-	1549	-		
Mov Cap-2 Maneuver	884	-	-	-	-	-		
Stage 1	966	-	-	-	- 10	-		1.77
Stage 2	964	-	-	-	-			
Approach	WB		NB		SB			and the second second
HCM Control Delay, s	8.8		0		2.7	2		
HCMLOS	A							
							Contra Contra Contra	Carl Street
A Kennel and Asian MA		NIDT		Dint	CDI	COT		
Winor Lane/Wajor MM	m	INB	NERV	BUNI	SBL	SBI		The state
Capacity (veh/h)		-	-	962	1549	-		
HCM Lane V/C Ratio		-	-)	0.016	0.01	-		
HCM Control Delay (s	5)	-	-	8.8	7.3	0		
HCM Lane LOS		-	-	A	A	A		
HCM 95th %tile Q(vel	h)	-	-	0	0	-		

Intersection		10- 10 g	12.444	and the second	150.20	-
Int Delay, s/veh	0.6	(******				
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		4	î.		Y	
Traffic Vol, veh/h	12	214	181	10	7	9
Future Vol, veh/h	12	214	181	10	7	9
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	- 10	None	-	None
Storage Length	-	-	2	-	0	-
Veh in Median Storage,	,# -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	93	93	93	93	93	93
Heavy Vehides, %	2	2	2	2	2	2
Mmt Flow	13	230	195	11	8	10

Major/Minor	Major1	N	Major2	Sul and	Minor2			
Conflicting Flow All	206	0	-	0	457	201		
Stage 1	-	-	-	-	201	-		
Stage 2	-	-	-	-	256	-		
Critical Howy	4.12	-	-		6.42	6.22		
Critical Holwy Stg 1	-	-	-	-	5.42	-		
Critical Holwy Stg 2	-	-	-	-	5.42	-		
Follow-up Hdwy	2.218	-	-	-	3.518	3.318		
Pot Cap-1 Maneuver	1365	- 10	-	-	562	840		
Stage 1	-	-	-	-	833	-		
Stage 2	-	-	-	-	787	-		
Platoon blocked, %		-	-	-				
Mov Cap-1 Maneuver	1365		-	-	556	840		the state of
Mov Cap-2 Maneuver	-	-	-	-	556			
Stage 1	-	-	-	-	824	-		
Stage 2	-		-	-	787	-		
Annroach	FR		MB	and the second	SB			
HCM Control Delay e	04		0		10.4		Later Bark State	
HCMLOS	0.4		0		B			
T MVILCO					D	March and		
the second second second								
Minor Lane/Major Mvr	nt	EBL	EBT	WBT	WBR	SBLn1		
Capacity (veh/h)		1365	-		-	687		
HCM Lane V/C Ratio		0.009	-	-	-	0.025		
HCM Control Delay (s	5)	7.7	0	-	-	10.4		
HCM Lane LOS		А	A	-	-	В		
HCM 95th %tile Q(vel	1)	0	-	-	-	0.1		

Intersection						
Int Delay, s/veh	4.4					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		÷	ħ		Y	
Traffic Vol, veh/h	15	8	2	20	13	8
Future Vol, veh/h	15	8	2	20	13	8
Conflicting Peds, #/h	r 0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Stora	ge,# -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	92	92	92	92	92	92
Heavy Vehicles, %	2	2	2	2	2	2
Mvmt Flow	16	9	2	22	14	9
Major/Minor	Major1		Vajor2	N	/inor2	
Conflicting Flow All	24	0	-	0	54	13
Stage 1	-	-	-	-	13	-
Stage 2	-	-	-	-	41	-
Critical Holwy	4.12	-	-	-	6.42	6.22
Critical Hour Sta 1				_	512	_

Untical Howy	4.12	-	-	-		0.42
Critical Holwy Stg 1	-	-	-	-		5.42
Critical Holwy Stg 2	-	-	-	-		5.42
Follow-up Holwy	2.218	-	-	-	3.518	B
Pot Cap-1 Maneuver	1591	-	-	-	954	
Stage 1	-	-	-	-	1010	
Stage 2	-	-	-	-	981	
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1591	-	-	-	944	1067
Mov Cap-2 Maneuver	- 2	-	-	-	944	-
Stage 1	-	-	-	-	1000	-
Stage 2	-	-	-	-	981	-
Annanak	ED		MD	-	CD	
Approach	EB		VVB		00	
HCM Control Delay, s	4.8		0		8.7	
HCMLOS					A	
				140		142
Minor Lane/Major Myr	nt	EBL	EBT	WBT	WBR	SBLn1
Canacity (veh/h)		1591	-	-	-	987
HCML ane V/C Ratio		0.01	-	_	_	0.023
HCM Control Delay (s)	73	0	-	-	87
HCMLaneLOS		A	A	-	-	A
HCM 95th %tile O/vet	n)	0	1	-	-	0.1
i controlati runo aqua	y	9				

Int Delay, s/veh	1.8												
Movement	NBL	NBT	NBR	SBL	SBT	SBR	NEL	NET	NER	SWL	SWT	SWR	
Lane Configurations		4			4			4			4		
Traffic Vol, veh/h	1	4	7	2	7	10	3	87	2	5	69	2	
Future Vol, veh/h	1	4	7	2	7	10	3	87	2	5	69	2	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	-	-	-	-	-	-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	90	90	90	90	90	90	90	90	90	90	90	90	
Heavy Vehides, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mmt Flow	1	4	8	2	8	11	3	97	2	6	77	2	

Major/Minor	Minor1	Sec.		Vinor2			Vlajor1			Vajor2			
Conflicting Flow All	204	195	98	200	195	78	79	0	0	99	0	0	
Stage 1	104	104	-	90	90	-	-	-	-	-	-	-	
Stage 2	100	91	-	110	105	-	-	-	-	-	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-	
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	754	700	958	759	700	983	1519	-	-	1494	-	-	
Stage 1	902	809	-	917	820	-	-	-	-	-	-	-	
Stage 2	906	820	-	895	808	-	-	-	-	-	-	-	
Platoon blocked, %								-	-		-	-	
Mov Cap-1 Maneuver	736	696	958	746	696	983	1519	-	-	1494	-	-	
Mov Cap-2 Maneuver	736	696	-	746	696	-	-	-	-	-	8 -	-	
Stage 1	900	807	-	915	817	-	-	-	-	-	-	-	
Stage 2	884	817	-	881	806	-	-	-	-	-	-	-	
								1. 1. 2		SS STATE	123		
Approach	NB			SB			NE			SW			
HCM Control Delay, s	9.4			9.5			0.2			0.5			
HCMLOS	A			А									
						a lore to							
Minor Lane/Major Myn	nt	NEL	NET	NER	NBLn1	SBLn1	SWL	SWT	SWR				
Capacity (veh/h)	1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	1519	-	-	833	829	1494	-	-				
HCM Lane V/C Ratio		0.002	-	-	0.016	0.025	0.004	-	-				
HCM Control Delay (s))	7.4	0	-	9.4	9.5	7.4	0	-				
HCM Lane LOS		А	А	-	А	А	А	А	-				
HCM 95th %tile Q(veh)	0	-	-	0	0.1	0	-	-				

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Int Delay, s/veh	4.4												
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR	
Lane Configurations		4			ب	7		÷	1		4		
Traffic Vol, veh/h	19	25	8	57	34	4	2	68	66	4	48	19	
Future Vol, veh/h	19	25	8	57	34	4	2	68	66	4	48	19	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None	-	-	None	-	-	None	-	-	None	
Storage Length	-	-	-	-	-	50	-	-	270	<u> 1</u>	-		
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	92	92	92	92	92	92	92	92	92	92	92	92	
Heavy Vehicles, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mvmt Flow	21	27	9	62	37	4	2	74	72	4	52	21	

Major/Minor	Minor2			Minor1			Major1			Major2				
Conflicting Flow All	206	221	63	167	159	74	73	0	0	146	0	0		
Stage 1	71	71	-	78	78	-	-	-	-	-	-	-		
Stage 2	135	150	-	89	81	-	-	-	-	-	-	-		
Critical Howy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-		1000
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-		
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-		19/25
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-		
Pot Cap-1 Maneuver	752	678	1002	797	733	988	1527	-	-	1436	-	-		
Stage 1	939	836	-	931	830	-	-	-	-	-	-	-		
Stage 2	868	773	-	918	828	-	-	-	-	-	-	-		
Platoon blocked, %								-	-		-	-		
Mov Cap-1 Maneuver	717	675	1002	764	730	988	1527	-	-	1436	-	-		
Mov Cap-2 Maneuver	717	675	-	764	730	-	-	-	-	-	-	-		_
Stage 1	938	833	-	930	829	-	-	-	-	-	-	-		
Stage 2	825	772	-	878	826	-	-	-	-	-	-	-		
									-					
Approach	EB			WB	1		NB			SB				
HCM Control Delay, s	10.4			10.4			0.1			0.4				
HCMLOS	В			В										
fairfan Andrews							-				5.24			
Minor Lane/Major MM	nt	NBL	NBT	NBR	EBLn1	ABLn1	ABLn2	SBL	SBT	SBR				
Capacity (veh/h)		1527	-	-	727	751	988	1436	-	-				
HCM Lane V/C Ratio		0.001	-	-	0.078	0.132	0.004	0.003	-	-				
HCM Control Delay (s	5)	7.4	0	-	10.4	10.5	8.7	7.5	0	-				
HCM Lane LOS		A	Α	-	В	В	А	А	A	-				
HCM 95th %tile O/vel	n)	0	-	-	0.3	0.5	0	0	-	-				

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ini Delay, siveri	'					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		4	1		Y	
Traffic Vol, veh/h	2	82	117	12	18	3
Future Vol, veh/h	2	82	117	12	18	3
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	H ()
Veh in Median Storage	,# -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	85	85	85	85	85	85
Heavy Vehicles, %	2	2	2	2	2	2
Mynt Flow	2	96	138	14	21	4

Major/Minor	Major1	N	hajor2		Minor2	1
Conflicting Flow All	152	0	-	0	245	145
Stage 1	-	-	-	-	145	
Stage 2	-	-	-	-	100	-
Critical Howy	4.12	-	-	-	6.42	6.22
Critical Howy Stg 1	-	-	-	-	5.42	-
Critical Howy Stg 2	-	-	-	-	5.42	-
Follow-up Holwy	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1429	-	-	-	743	902
Stage 1	-	-	-	-	882	-
Stage 2	-	-	-		924	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1429	-	-	-	742	902
Mov Cap-2 Maneuver	-	-	-	-	742	
Stage 1	-	-	-	-	881	-
Stage 2	-	-	-	-	924	-
Augustal	ED	Salar Start Start	MD		CD	
Approact	EB		VVD		00	
HCM Control Delay, s	0.2		0		9.9	
HCMLOS					A	
						and the second
Minor Lane/Major MM	nt	EBL	EBT	WBT	WBR	SBLn1
Capacity (veh/h)		1429	-	-	-	761
HCM Lane V/C Ratio		0.002	-	-	-	0.032
HCM Control Delay (s	5)	7.5	0	-	-	9.9
HCM Lane LOS		А	А	-	-	А
HCM 95th %tile Ofve	h)	0	_	1	1	0.1

Synchro 10 Report

Intersection		din to a			1	
Int Delay, s/veh	1.5					
Movement	WBL	WBR	NBT	NBR	SBL	SBT
Lane Configurations	Y		Þ			÷
Traffic Vol, veh/h	3	2	12	2	2	18
Future Vol, veh/h	3	2	12	2	2	18
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Stop	Stop	Free	Free	Free	Free
RT Channelized	-	None	-	None	-	None
Storage Length	0	-	-	-	-	-
Veh in Median Storage,	# 0	-	0	-	-	0
Grade, %	0	-	0	-	-	0
Peak Hour Factor	78	78	78	78	78	78
Heavy Vehicles, %	2	2	2	2	2	2
Mmt Flow	4	3	15	3	3	23
Major/Manor M	Anort	N	Apior1	h	hior?	CHARACTER IN

IVIAGUITIVITIA			VEQUI	-	VEJOIL	
Conflicting Flow All	46	17	0	0	18	0
Stage 1	17	-	-	-	-	-
Stage 2	29	-	-	-	-	-
Critical Holwy	6.42	6.22	-	-	4.12	-
Critical Holwy Stg 1	5.42	-	-	-	-	-
Critical Holwy Stg 2	5.42	-	-	-	-	-
Follow-up Holwy	3.518	3.318	-	-	2.218	-
Pot Cap-1 Maneuver	964	1062	-	-	1599	-
Stage 1	1006	-	-	-	-	40
Stage 2	994	-	-	-	-	-
Platoon blocked, %			-	-		-
Mov Cap-1 Maneuver	962	1062	-	-	1599	-
Mov Cap-2 Maneuver	962	-	-	-	-	-
Stage 1	1004	-	-	-	-	-
Stage 2	994	-	-	-	-	-
			1	1.aks		
Annroach	MB		NB		SB	1
HCM Control Dolay a	00				07	
HOW CONTROL Delay, S	0.0		0	194912	0.7	
HOVILOS	A	-	Constant.			
				1000		
Minor Lane/Major Myr	nt	NBT	NBRV	VBLn1	SBL	SBT
Capacity (veh/h)		-	-	1000	1599	-
HCM Lane V/C Ratio		-	-	0.006	0.002	-
HCM Control Delay (s	5)	-		8.6	7.3	0
HCM Lane LOS		<u>4</u> 2)	-	Α	А	А
HCM 95th %tile Q/veh	1)	-	-	0	0	-

Synchro 10 Report

Intersection			-			
Int Delay, s/veh	0.2					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		र्स	ħ		Y	
Traffic Vol, veh/h	2	110	160	2	2	2
Future Vol, veh/h	2	110	160	2	2	2
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-		-	-	0	-
Veh in Median Storage,	# -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	82	82	82	82	82	82
Heavy Vehicles, %	2	2	2	2	2	2
Mvmt Flow	2	134	195	2	2	2

Major/Minor	Major1	N	Najor2		Vinor2	1	Sale of	14-1-16			
Conflicting Flow All	197	0	-	0	334	196					
Stage 1	-	-	-	-	196	-					
Stage 2	-	-	-	-	138	-		_			
Critical Holwy	4.12	-	-	-	6.42	6.22					
Critical Holwy Stg 1	-	-	-	-	5.42	-					
Critical Holwy Stg 2	-	-	-	-	5.42	-					
Follow-up Holwy	2.218	-	-	-	3.518	3.318					
Pot Cap-1 Maneuver	1376	-	-	-	661	845					
Stage 1	-	-	-	-	837	-					
Stage 2	-	-	-	-	889	-					
Platoon blocked, %		-	-	-							
Mov Cap-1 Maneuver	1376	-	-	-	660	845					
Mov Cap-2 Maneuver		-	-	-	660	-					
Stage 1	-	-	-	-	835	-					
Stage 2	-	-	-	-	889	-					
Annroach	FB		MB	al free to	SB		Sec. 2				
HCM Control Dolay	01		0		00				1		
HCMLOS	0.1	HS-TANGE	0		- <u></u> - Δ				13	11 12 1 2 2 2	
IMVILOO					~	real easy	92758		22		
	5.00					and the state					
Minor Lane/Major Mv	mt	EBL	EBŢ	WBT	WBR	SBLn1	And the second	and the second			1.
Capacity (veh/h)		1376	-	-	-	741					
HCM Lane V/C Ratio		0.002	-	-	-	0.007					
HCM Control Delay (s	5)	7.6	0	-	-	9.9					
HCM Lane LOS		А	A	-	-	Α					
HCM 95th %tile Q(vel	h)	0	-	-	-	0					

Int Delay, s/veh	1.9												
Movement	NBL	NBT	NBR	SBL	SBT	SBR	NEL	NET	NER	SWL	SWT	SWR	
Lane Configurations		\$			4			4			4		
Traffic Vol, veh/h	2	12	14	2	8	4	4	82	9	10	125	2	
Future Vol, veh/h	2	12	14	2	8	4	4	82	9	10	125	2	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	-	-	-	-	-	-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	89	89	89	89	89	89	89	89	89	89	89	89	
Heavy Vehides, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mmt Flow	2	13	16	2	9	4	4	92	10	11	140	2	

Major/Minor	Minor1		in all	Minor2			Vlajor1		1	Vajor2			
Conflicting Flow All	275	269	97	283	273	141	142	0	0	102	0	0	
Stage 1	105	105	-	163	163	-	-	-	-	-	-	-	
Stage 2	170	164	-	120	110	-	-	-	-	-	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12		-	
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	· -	-	-	-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	677	637	959	669	634	907	1441	-	-	1490	-	-	
Stage 1	901	808	-	839	763	-	-	-	-	-		-	
Stage 2	832	762	-	884	804	-	-	-	-	-	-	-	
Platoon blocked, %								-	-		-	-	
Mov Cap-1 Maneuver	661	630	959	642	627	907	1441	-	-	1490	-	-	
Mov Cap-2 Maneuver	661	630	-	642	627	-		-			-	-	
Stage 1	898	806	-	836	757	-	-	-	-	-		-	
Stage 2	812	756	-	852	802	-	-	-	-	-	-	-	
							(Contract)			100			
Approach	NB			SB			NE		125	SW			
HCM Control Delay, s	9.9			10.3		1	0.3			0.5			
HCMLOS	A			В									
					-				North		224		
Minor Lane/Major Myn	nt	NEL	NET	NER	NBLn1	SBLn1	SWL	SWT	SWR				
Capacity (veh/h)		1441	-	-	764	690	1490	-	-				State Markey Anna
HCM Lane V/C Ratio		0.003	-	-	0.041	0.023	0.008	-	-				
HCM Control Delay (s))	7.5	0		9.9	10.3	7.4	0		ALL FIRE	1-1-1-		
HCM Lane LOS		А	А	-	A	В	А	А	-				
HCM 95th %tile Q(veh))	0	-	-	0.1	0.1	0	-	- N 63				

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Int Delay, s/veh	4.3												
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR	
Lane Configurations		4			et.	7		÷.	7		4		
Traffic Vol, veh/h	12	36	6	91	53	4	4	73	180	3	101	21	
Future Vol, veh/h	12	36	6	91	53	4	4	73	180	3	101	21	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	50		-	270	-	-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	90	90	90	90	90	90	90	90	90	90	90	90	
Heavy Vehicles, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mmt Flow	13	40	7	101	59	4	4	81	200	3	112	23	

Major/Minor	Minor2			Minor1			Major1		N	Vajor2			
Conflicting Flow All	351	419	124	242	230	81	135	0	0	281	0	0	
Stage 1	130	130	-	89	89	-	-	-	-		-	-	1.21
Stage 2	221	289	-	153	141	-	-	-	-	-	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	12.7 - F	-	-
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	604	525	927	712	670	979	1449	-	-	1282	-	-	12.83
Stage 1	874	789	-	918	821	-	-	-	-	-	-	-	
Stage 2	781	673	-	849	780	-	-	-	-	-	-	-	
Platoon blocked, %								-	-	_	-	-	
Mov Cap-1 Maneuver	558	522	927	662	666	979	1449	-	-	1282	-	-	
Mov Cap-2 Maneuver	558	522	-	662	666	-	-	-	-	-	-	-	
Stage 1	871	787	-	915	819	-	-	-	-	-	-	-	
Stage 2	719	671	-	798	778	-	-	-	-		-	-	
		6	1000										
Approach	EB			WB			NB			SB			
HCM Control Delay, s	12.2			12			0.1			0.2			
HCMLOS	В			В									
									the set				
Minor Lane/Major Mvn	t	NBL	NBT	NBR	EBLn1	ABLn1	ABLn2	SBL	SBT	SBR	Sec. Sec.	10000000	
Capacity (veh/h)		1449	-	-	557	663	979	1282	-	-			
HCM Lane V/C Ratio		0.003	-	-	0.108	0.241	0.005	0.003	-	-			
HCM Control Delay (s)		7.5	0	-	12.2	12.1	8.7	7.8	0	-			
HCM Lane LOS		А	А	-	В	В	A	Α	A	-			
HCM 95th %tile Q(veh)	0	-	- 191	0.4	0.9	0	0	-	-			

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Int Delay, s/veh	0.9					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		÷.	1×		Y	
Traffic Vol, veh/h	9	175	130	26	20	2
Future Vol, veh/h	9	175	130	26	20	2
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storage,	# -	0	0		0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	92	92	92	92	92	92
Heavy Vehicles, %	2	2	2	2	2	2
Mynt Flow	10	190	141	28	22	2

Major/Minor	Major1	N	Aajor2		Minor2	
Conflicting Flow All	169	0	-	0	365	155
Stage 1	-	-	-	-	155	-
Stage 2	-	-	-	-	210	-
Critical Holwy	4.12	-	-		6.42	6.22
Critical Holwy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	-	-	-	5.42	-
Follow-up Holwy	2.218		-	-	3.518	3.318
Pot Cap-1 Maneuver	1409	-	-	-	635	891
Stage 1	-	-	-	-	873	-
Stage 2	-	-	-	-	825	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1409	-	-	-	630	891
Mov Cap-2 Maneuver	-	-	-	-	630	-
Stage 1	-	-	-	-	866	-
Stage 2	-	-	-	-	825	-
Approach	EB		MR		SB	
Applicant Dolar			VVD 0		10.9	
HOW Control Delay, s	0.4		0		10.0	
HUVILUS				0000000	D	
Minor Lane/Major MM	nt	EBL	EBT	WBT	WBR	SBLn1
Capacity (veh/h)		1409	-	-	-	647
HCM Lane V/C Ratio		0.007	-	-	-	0.037
HCM Control Delay (s	5)	7.6	0	-	-	10.8
HCM Lane LOS		А	А	-	-	В
HCM 95th %tile Q/ve	n)	0	-	-	-	0.1

Synchro 10 Report

Int Delay, s/veh	0.8								
Movement	WBL	WBR	NBT	NBR	SBL	SBT			
Lane Configurations	Y		î.			÷			
Traffic Vol, veh/h	2	2	27	8	2	20			
Future Vol, veh/h	2	2	27	8	2	20			
Conflicting Peds, #/hr	0	0	0	0	0	0			
Sign Control	Stop	Stop	Free	Free	Free	Free			
RT Channelized	-	None	4	None	-	None			
Storage Length	0	-	-	-	-	-			
Veh in Median Storage,	# 0	-	0	-	Sime.	0		CONTRACT,	
Grade, %	0	-	0	-	-	0			
Peak Hour Factor	78	78	78	78	78	78			
Heavy Vehides, %	2	2	2	2	2	2			
Mynt Flow	3	3	35	10	3	26			

Major/Minor	Minor1	1	Vlajor1		Vajor2	
Conflicting Flow All	72	40	0	0	45	0
Stage 1	40	-	-	-	-	-
Stage 2	32	-	-	-	-	-
Critical Holwy	6.42	6.22	-	-	4.12	-
Critical Holwy Stg 1	5.42	-	-	-	-	-
Critical Holwy Stg 2	5.42	-	-	-	-	-
Follow-up Holwy	3.518	3.318	-	-	2.218	-
Pot Cap-1 Maneuver	932	1031	-	-	1563	-
Stage 1	982	-	-	-	-	-
Stage 2	991	-	-	-	-	-
Platoon blocked, %			-	-		-
Mov Cap-1 Maneuver	930	1031	-	-	1563	-
Mov Cap-2 Maneuver	930	-	-	-	-	-
Stage 1	980	-	-	-	-	-
Stage 2	991	-	-	-	-	-
Approach	WB		NB	Winet:	SB	
HCM Control Delay, s	8.7		0		0.7	
HCMLOS	А					
		a total	Sec. 19. 19.			
Manar Lana (Maior MA	~	NIDT	NIDEM	Dint	CDI	COT
IVINOR Lanerivajor IVM	n	INDI	INDERV	070	JECO	ODI
Capacity (ven/n)		-	-	9/8	1003	
HOVILane V/C Ratio		-	-	0.005	0.002	-
HCIVI Control Delay (s	5)		-	8.7	1.3	0
HUM Lane LUS	-	-	-	A	A	A
HCM 95th %tile Q/vel	1)	_	-	0	0	

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Int Delay, s/veh	0.2					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		÷.	1		Y	
Traffic Vol, veh/h	2	245	205	2	3	2
Future Vol, veh/h	2	245	205	2	3	2
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storage,	# -	0	0	-	0	-
Grade, %	-	0	0	-	0	
Peak Hour Factor	93	93	93	93	93	93
Heavy Vehicles, %	2	2	2	2	2	2
Mmt Flow	2	263	220	2	3	2

Major/Minor	Major1	Ν	Major2	-	Minor2	
Conflicting Flow All	222	0	-	0	488	221
Stage 1	-	-	-	-	221	-
Stage 2	-	-	-	-	267	-
Critical Holwy	4.12	-	-	-	6.42	6.22
Critical Holwy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	1	-	-	5.42	-
Follow-up Holwy	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1347	-	-	-	539	819
Stage 1	-	-	-	-	816	-
Stage 2	-	-	-	-	778	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1347	-	-	-	538	819
Mov Cap-2 Maneuver		-	-	-	538	-
Stage 1	-	-	-	-	814	-
Stage 2	-	-	-	-	778	-
Approach	CD	-	MD		CD	
Approach	EB		VVD		40.0	
HCIVI Control Delay, s	6 0.1		0		10.8	
HOMLOS					В	Contractory of the
Minor Lane/Major MM	mt	EBL	EBT	WBT	WBR	SBLn1
Capacity (veh/h)		1347	-	-	-	624
HCM Lane V/C Ratio		0.002	-	-	-	0.009
HCM Control Delay (s	5)	7.7	0	-	-	10.8
HCM Lane LOS		А	А	-	-	В
HCM 95th %tile Q/ve	h)	0	-	-	-	0

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Synchro 10 Report

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2040 Total AM Peak

mersection												
Int Delay, s/veh	2.1											
Movement	NBL	NBT	NBR	SBL	SBT	SBR	NEL	NET	NER	SWL	SWT	SWR
Lane Configurations		a la			4			4			4	
Traffic Vol. veh/h	1	4	15	2	7	10	3	87	2	8	69	2
Future Vol. veh/h	1	4	15	2	7	10	3	87	2	8	69	2
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free
RT Channelized	-	-	None	-		None	-	-	None	-	-	None
Storage Length	-	-	-	-	-	-	-	-	-	-		-
Veh in Median Storag	e,# -	0	-	-	0	-	-	0	-	-	0	-
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-
Peak Hour Factor	90	90	90	90	90	90	90	90	90	90	90	90
Heavy Vehides, %	2	2	2	2	2	2	2	2	2	2	2	2
Mvmt Flow	1	4	17	2	8	11	3	97	2	9	77	2
Major/Minor	Minor1		11000	Minor?			Antoned					10.000
Conflicting Flow All	0.10			VIIMZ		1	viajori			Major2		
	210	201	98	211	201	78	viajor1 79	0	0	Major2 99	0	0
Stage 1	210	201 104	98	211 96	201 96	78	viajori 79 -	0	0	<u>Major2</u> 99 -	0	0
Stage 1 Stage 2	210 104 106	201 104 97	98	211 96 115	201 96 105	78 -	79 -	0 -	0	<u>Major2</u> 99 -	0 -	0 - -
Stage 1 Stage 2 Critical Holwy	210 104 106 7.12	201 104 97 6.52	98 - 6.22	211 96 115 7.12	201 96 105 6.52	78 - - 6.22	79 - - 4.12	0 - -	0	<u>Major2</u> 99 - - 4.12	0 - -	0 - -
Stage 1 Stage 2 Critical Howy Critical Howy Stg 1	210 104 106 7.12 6.12	201 104 97 6.52 5.52	98 - 6.22	211 96 115 7.12 6.12	201 96 105 6.52 5.52	- - 6.22	viajori 79 - 4.12 -	0 - - -		<u>Major2</u> 99 - - 4.12 -	0 - - -	0 - - -
Stage 1 Stage 2 Critical Holwy Critical Holwy Stg 1 Critical Holwy Stg 2	210 104 106 7.12 6.12 6.12	201 104 97 6.52 5.52 5.52	98 - - 6.22 -	211 96 115 7.12 6.12 6.12	201 96 105 6.52 5.52 5.52	- - 6.22 -	viajori 79 - 4.12 -	0 - -		<u>Major2</u> 99 - - 4.12 - -	0 - - -	0 - - - -
Stage 1 Stage 2 Oritical Howy Oritical Howy Stg 1 Oritical Howy Stg 2 Follow-up Howy	210 104 106 7.12 6.12 6.12 3.518	201 104 97 6.52 5.52 5.52 4.018	98 - - 6.22 - 3.318	211 96 115 7.12 6.12 6.12 3.518	201 96 105 6.52 5.52 5.52 4.018	78 - 6.22 - 3.318	viajori 79 - 4.12 - 2.218	0 - - - - -		Major2 99 - 4.12 - 2.218		0 - - - -
Stage 1 Stage 2 Critical Howy Critical Howy Stg 1 Critical Howy Stg 2 Follow-up Howy Pot Cap-1 Maneuver	210 104 106 7.12 6.12 6.12 3.518 747	201 104 97 6.52 5.52 5.52 4.018 695	98 - - 6.22 - - 3.318 958	211 96 115 7.12 6.12 6.12 3.518 746	201 96 105 6.52 5.52 5.52 4.018 695	78 - - 6.22 - - 3.318 983	vajori 79 - 4.12 - 2.218 1519	0		Major2 99 - 4.12 - 2.218 1494		
Stage 1 Stage 2 Critical Howy Critical Howy Stg 1 Critical Howy Stg 2 Follow-up Howy Pot Cap-1 Maneuver Stage 1	210 104 106 7.12 6.12 6.12 3.518 747 902	201 104 97 6.52 5.52 5.52 4.018 695 809	98 - 6.22 - 3.318 958	211 96 115 7.12 6.12 6.12 3.518 746 911	201 96 105 6.52 5.52 5.52 4.018 695 815	78 - 6.22 - 3.318 983	vajor1 79 4.12 - 2.218 1519 -	0 - - - - - - -		Major2 99 - 4.12 - 2.218 1494 -	0 - - - - - -	0 - - - - - - -
Stage 1 Stage 2 Critical Hdwy Critical Hdwy Stg 1 Critical Hdwy Stg 2 Follow-up Hdwy Pot Cap-1 Maneuver Stage 1 Stage 2	210 104 106 7.12 6.12 3.518 747 902 900	201 104 97 6.52 5.52 5.52 4.018 695 809 815	98 - 6.22 - 3.318 958 - -	211 96 115 7.12 6.12 6.12 3.518 746 911 890	201 96 105 6.52 5.52 5.52 4.018 695 815 808	78 - 6.22 - 3.318 983 - -	vajor1 79 - 4.12 - 2.218 1519 - -	0		Major2 99 - 4.12 - 2.218 1494 - -	0 	0
Stage 1 Stage 2 Critical Hdwy Critical Hdwy Stg 1 Critical Hdwy Stg 2 Follow-up Hdwy Pot Cap-1 Maneuver Stage 1 Stage 2 Platoon blocked, %	210 104 106 7.12 6.12 3.518 747 902 900	201 104 97 6.52 5.52 5.52 4.018 695 809 815	98 - - 6.22 - - 3.318 958 - -	211 96 115 7.12 6.12 6.12 3.518 746 911 890	201 96 105 6.52 5.52 5.52 4.018 695 815 808	78 - - 6.22 - - 3.318 983 - -	vajori 79 - 4.12 - 2.218 1519 - -	0		Major2 99 - 4.12 - 2.218 1494 - -	0 	0
Stage 1 Stage 2 Critical Hdwy Critical Hdwy Stg 1 Critical Hdwy Stg 2 Follow-up Hdwy Pot Cap-1 Maneuver Stage 1 Stage 2 Platoon blocked, % Mov Cap-1 Maneuver	210 104 106 7.12 6.12 6.12 3.518 747 902 900 728	201 104 97 6.52 5.52 5.52 4.018 695 809 815 689	98 - - 6.22 - 3.318 958 - - 958	211 96 115 7.12 6.12 6.12 3.518 746 911 890 725	201 96 105 6.52 5.52 5.52 4.018 695 815 808 689	78 - - 6.22 - 3.318 983 - - 983	vajori 79 - 4.12 - 2.218 1519 - 1519	0		Major2 99 - 4.12 - 2.218 1494 - - 1494		0
Stage 1 Stage 2 Oritical Hdwy Oritical Hdwy Stg 1 Oritical Hdwy Stg 2 Follow-up Hdwy Pot Cap-1 Maneuver Stage 1 Stage 2 Platoon blocked, % Mov Cap-1 Maneuver Mov Cap-2 Maneuver	210 104 106 7.12 6.12 6.12 3.518 747 902 900 728 728	201 104 97 6.52 5.52 5.52 4.018 695 809 815 689 689	98 - - - - 3.318 958 - - - 958	211 96 115 7.12 6.12 6.12 3.518 746 911 890 725 725	201 96 105 6.52 5.52 5.52 4.018 695 815 808 689 689	78 - 6.22 - 3.318 983 - - 983 -	vajori 79 - 4.12 - 2.218 1519 - 1519 -	0		Major2 99 - 4.12 - 2.218 1494 - - 1494 -		0

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NERNBLIN1 SBLIN1 SWL SWT SWR

876 823

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Stage 1

Stage 2

Approach HCM Control Delay, s

Minor Lane/Major Mvmt

HCM Lane V/C Ratio

HCM Control Delay (s)

HCM 95th %tile Q(veh)

Capacity (veh/h)

HCM Lane LOS

HCMLOS

-

NET

-

-

0

А

-

868

SB

9.5

А

-

-

-А А

-

806

876 810

NB

9.2

А

NEL

1519

0.002

7.4

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0

Int Delay, s/veh	4.7												
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR	
Lane Configurations		4			÷	7		4	7		4		
Traffic Vol, veh/h	19	25	8	74	34	4	2	68	71	4	48	19	State and the
Future Vol, veh/h	19	25	8	74	34	4	2	68	71	4	48	19	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	50	-	-	270	-	-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	92	92	92	92	92	92	92	92	92	92	92	92	
Heavy Vehides, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mmt Flow	21	27	9	80	37	4	2	74	77	4	52	21	

Major/Minor N	Vinor2		1	Vinor1			Major1		1	Vlajor2			
Conflicting Flow All	208	226	63	167	159	74	73	0	0	151	0	0	
Stage 1	71	71	-	78	78	-	-	-	-	-	-	-	
Stage 2	137	155	-	89	81	-	-	-	-	-	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-	
Critical Holwy Stg 1	6.12	5.52		6.12	5.52	-	-	-	-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	749	673	1002	797	733	988	1527	-	-	1430	-	-	
Stage 1	939	836	-	931	830	-	-	-	-	-	-	-	
Stage 2	866	769	-	918	828	-	-	-	-	-	-	-	
Platoon blocked, %								-	-	_	-	-	
Mov Cap-1 Maneuver	715	670	1002	764	730	988	1527	-	-	1430	-	-	
Mov Cap-2 Maneuver	715	670	-	764	730	-	-	-	-	-	-	-	
Stage 1	938	833	-	930	829	-	-	-	-	-	-	-	
Stage 2	823	768	-	878	826	170		-	-	-	-	-	
STATISTICS IN THE REAL PROPERTY OF													
Approach	EB		22	WB	No. CAL		NB			SB			
HCM Control Delay, s	10.4			10.6		19425	0.1			0.4			
HCMLOS	В			В									
									103				
Minor Lane/Major Mym	ł	NBL	NBT	NBR	-BLn1	VBLn1V	ABLn2	SBL	SBT	SBR			
Canacity (veh/h)		1527	-	-	724	753	988	1430	-	-			
HCMI ane V/C Ratio		0.001	-	-	0.078	0.156	0.004	0.003	-	-			
HCM Control Delay (s)		7.4	0	-	10.4	10.7	8.7	7.5	0	-		1911	
HCMLaneLOS		A	A	-	В	В	A	A	A	-			
HCM 95th %tile Q(veh)	1	0	-	-	0.3	0.6	0	0		-		1. Alar	

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Int Delay, s/veh	1.1					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		÷.	Þ		Y	
Traffic Vol, veh/h	4	85	129	12	18	8
Future Vol, veh/h	4	85	129	12	18	8
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	
Veh in Median Storage,	# -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	85	85	85	85	85	85
Heavy Vehicles, %	2	2	2	2	2	2
Mmt Flow	5	100	152	14	21	9

Major/Minor	Major1	Ν	Aajor2	New Day	Minor2	
Conflicting Flow All	166	0	-	0	269	159
Stage 1	-	-	-	-	159	-
Stage 2	-	-	-	-	110	-
Critical Howy	4.12	-	-	-	6.42	6.22
Critical Howy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	-	-	-	5.42	-
Follow-up Howy	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1412	-	-	-	720	886
Stage 1	-	-	-	-	870	-
Stage 2	-	-	-	-	915	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1412	-	-	-	717	886
Mov Cap-2 Maneuver	-	-	-	-	717	
Stage 1	-	-	-	-	867	-
Stage 2	-	-	-	-	915	-
Approach	ED			-	CD	
Approad	EB		VVD		00	
HCM Control Delay, s	0.3		0		9.9	
HOMLOS	and the second second		-	No. Contract of	A	
					1924	
Minor Lane/Major MM	nt	EBL	EBT	WBT	WBR	SBLn1
Capacity (veh/h)		1412	-	-	-	762
HCM Lane V/C Ratio		0.003	-	-	-	0.04
HCM Control Delay (s)	7.6	0	-	-	9.9
HCM Lane LOS	,	A	A	-	-	А
HCM 95th %tile Q/vel	1)	0	-	-	-	0.1

Synchro 10 Report

Intersection						
Int Delay, s/veh	3.4					
Movement	WBL	WBR	NBT	NBR	SBL	SBT
Lane Configurations	Y		ħ			÷
Traffic Vol, veh/h	8	10	12	4	5	18
Future Vol, veh/h	8	10	12	4	5	18
Conflicting Peds, #/h	r O	0	0	0	0	0
Sign Control	Stop	Stop	Free	Free	Free	Free
RT Channelized	-	None	-	None	-	None
Storage Length	0	-	-	-	-	-
Veh in Median Storag	ge, # 0	-	0	-	-	0
Grade, %	0		0	-	-	0
Peak Hour Factor	78	78	78	78	78	78
Heavy Vehicles, %	2	2	2	2	2	2
Mmt Flow	10	13	15	5	6	23
Major/Minor	Minor1	١	Vajor1	Ν	Major2	N-Color
Conflicting Flow All	53	18	0	0	20	0
Stage 1	18	-	-	-	-	-
Stage 2	35	-	-	-	-	-
Critical Library	642	622			1 12	2.2

Stage 2	35	-	-	-	-	-
Critical Holwy	6.42	6.22	-	-	4.12	-
Critical Holwy Stg 1	5.42	-		-	-	-
Critical Holwy Stg 2	5.42	-	-	-	-	-
Follow-up Holwy	3.518	3.318	-	-	2.218	-
Pot Cap-1 Maneuver	955	1061	-	-	1596	-
Stage 1	1005	-	-	-	-	-
Stage 2	987	-	-	-	-	-
Platoon blocked, %			-	-		-
Mov Cap-1 Maneuver	951	1061	+	-	1596	-
Mov Cap-2 Maneuver	951	-	-	-	-	-
Stage 1	1005	-	-	-	-	- 10
Stage 2	983	-	-	-	-	-
Local Configuration						
Approach	WB		NB		SB	
HCM Control Delay s	87		0		1.6	
HCMIOS	A					
I IOIII LOO						
						-
Minor Lane/Major Myr	nt	NBT	NBRW	BLn1	SBL	SBT
Capacity (veh/h)		-	-	1009	1596	-
HCM Lane V/C Ratio		-	- (0.023	0.004	-
HCM Control Delay (s)	-	-	8.7	7.3	0
HCM Lane LOS		-	-	A	А	A
HCM 95th %tile Q(veh	1)	-	-	0.1	0	-

Synchro 10 Report

Intersection		1.756	and the			
Int Delay, s/veh	0.9					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		et.	ĥ		Y	
Traffic Vol, veh/h	5	110	160	4	10	14
Future Vol, veh/h	5	110	160	4	10	14
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storag	e, # -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	82	82	82	82	82	82
Heavy Vehides, %	2	2	2	2	2	2
Mmt Flow	6	134	195	5	12	17
Major/Minor	Major1	٨	Major2	ľ	/inor2	
Conflicting Flow All	200	0	-	0	344	198
Stage 1	-	-	-	-	198	-
Stage 2	-	-	-	-	146	-
Critical Holwy	4.12	-	-	-	6.42	6.22
Critical Holwy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	-	-	-	5.42	-
Follow-up Holwy	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1372	-	-	-	652	843
Stage 1	-	-	44	-	835	-
Stage 2	-	-	-	-	881	-
Platoon blocked %		-	-	-		

Conflicting Flow All	200	0	-	0	344	198
Stage 1	-	-	-	-	198	-
Stage 2	-	-	-	-	146	-
Critical Howy	4.12	-	-	-	6.42	6.22
Critical Howy Stg 1	-	-	-	-	5.42	-
Critical How Stg 2	-	-	-	-	5.42	1
Follow-up How	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1372	-	-	-	652	843
Stage 1	-	-	4	-	835	-
Stage 2	-	-	-	-	881	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1372	-	-	-	649	843
Mov Cap-2 Maneuver	-	-	-	-	649	-
Stage 1	-	-	-	-	831	-
Stage 2	-	-	-	-	881	-
chugo 1		R. E. States			203153	a real and the real
	-		14.0	-		
Approach	EB	14-15-14-14-14-14-14-14-14-14-14-14-14-14-14-	WB		SB	
HCM Control Delay, s	0.3	the second	0		10	
HCMLOS					В	
Minor Lane/Maior MAn	nt	FRI	FBT	WBT	MAR	SRI n1
Canacity (unb/b)		1272		1.01	TICIN	750
Capacity (VerVII)		0.004	1	-		0.030
HOW Lare V/C Rallo	1	76	0	-	Currie I	10
HOW CONTROL Delay (S)	7.0	0		-	
HOW Lare LUS	1	A	A	-	-	01
HUN SOID VALLE LIVET	11				-	U

Synchro 10 Report

Int Delay, s/veh	6.1							
Movement	EBL	EBT	WBT	WBR	SBL	SBR		
Lane Configurations		÷	Þ		Y			
Traffic Vol, veh/h	5	4	5	5	20	13		
Future Vol, veh/h	5	4	5	5	20	13		
Conflicting Peds, #/hr	0	0	0	0	0	0		
Sign Control	Free	Free	Free	Free	Stop	Stop		
RT Channelized	-	None	-	None	-	None		
Storage Length	-	2	-	-	0	-		
Veh in Median Storage	e,# -	0	0	-	0	-		
Grade, %	-	0	0	-	0	-		
Peak Hour Factor	92	92	92	92	92	92		
Heavy Vehides, %	2	2	2	2	2	2		
Mvmt Flow	5	4	5	5	22	14		

Major/Minor	Major1	Ν	hajor2		Minor2			
Conflicting Flow All	10	0	-	0	22	8		
Stage 1	-	-	-	-	8	-		
Stage 2	-	-	-	-	14	-		
Critical Holwy	4.12	-	-	-	6.42	6.22		
Critical Holwy Stg 1	-	-	-	-	5.42	-		
Critical Holwy Stg 2	-	-	-	-	5.42	-		
Follow-up Hdwy	2.218	-	-	-	3.518	3.318		
Pot Cap-1 Maneuver	1610	-	-	-	995	1074		
Stage 1	-	-	-	-	1015	-		
Stage 2	-	-	-	-	1009	-	and the second second	
Platoon blocked, %		-		-				
Mov Cap-1 Maneuver	1610	-	-	-	992	1074		
Mov Cap-2 Maneuver	r –	-	-	-	992	-		
Stage 1	-		-	-	1012	-		
Stage 2	-	-	-	-	1009	-		
Approach	FB		MB		SB			-
HCM Control Delay			0		86	- COLOR		
HCMLOS	у т		0		Δ			
INVILOO					~	1.5.5		
Minor Lane/Major Mv	mt	EBL	EBT	WBT	WBR	SBLn1	and the second second	
Capacity (veh/h)		1610	-	-	-	1023		
HCM Lane V/C Ratio		0.003	-	-	-	0.035		
HCM Control Delay (3)	7.2	0	-	-	8.6		
HCM Lane LOS		А	A	-	-	A		
HCM 95th %tile Q(ve	h)	0	-	-	-	0.1		

Synchro 10 Report

Int Delay, s/veh	2.3												
Movement	NBL	NBT	NBR	SBL	SBT	SBR	NEL	NET	NER	SWL	SWT	SWR	
Lane Configurations		4			4			4			4		
Traffic Vol, veh/h	2	12	19	2	8	4	4	82	9	19	125	2	
Future Vol, veh/h	2	12	19	2	8	4	4	82	9	19	125	2	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None	-	-	None	-	-	None	-	-	None	
Storage Length	-	-	-	-	-	-	-	-	-	-	-	-	
Veh in Median Storage,	,# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	4	<u></u>	0	-	-	0	-	
Peak Hour Factor	89	89	89	89	89	89	89	89	89	89	89	89	
Heavy Vehides, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mmt Flow	2	13	21	2	9	4	4	92	10	21	140	2	

Major/Minor	Minor1	and the second		Minor2		2000	Major1			Major2		Sec. 1	
Conflicting Flow All	295	289	97	305	293	141	142	0	0	102	0	0	
Stage 1	105	105	-	183	183	-	-	-	-	-	-	-	
Stage 2	190	184	-	122	110		-	-	-	-	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-	
Critical Holwy Stg 1	6.12	5.52		6.12	5.52	-	-	-	-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Holwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	657	621	959	647	618	907	1441	-	-	1490	e	-	2
Stage 1	901	808	-	819	748	-	-	-	-	-	-	-	
Stage 2	812	747	-	882	804	-	-	-	-	-	-	-	
Platoon blocked, %								-	-		-	-	
Mov Cap-1 Maneuver	637	610	959	613	607	907	1441	-	-	1490	-	-	
Mov Cap-2 Maneuver	637	610	-	613	607	-	-	-	-	-	-	-	
Stage 1	898	806	-	817	737	-	-	-	-	-	-	-	
Stage 2	786	736	-	845	802	-	-	-	-	-	-	-	
											BUS MAL		
Approach	NB			SB			NE			SW			
HCM Control Delay, s	9.9	2		10.5			0.3			1			
HCMLOS	A			В									
						1945 T							
Minor Lane/Major Mvr	nt	NEL	NET	NER	NBLn1	SBLn1	SWL	SWT	SWR				
Capacity (veh/h)	Alex In	1441	-		774	671	1490	-	-				
HCM Lane V/C Ratio		0.003	-	-	0.048	0.023	0.014	-	-				
HCM Control Delay (s)	7.5	0	-	9.9	10.5	7.5	0	-				
HCM Lane LOS		A	А	-	A	В	А	A	-				
HCM 95th %tile Q/veh	1)	0	-	-	0.2	0.1	0	-	-				

Synchro 10 Report

Int Delay, s/veh	4.3												
Movement	EBL	EBT	EBR	WBL	WBT	WBR	NBL	NBT	NBR	SBL	SBT	SBR	
Lane Configurations		4			4	7		4	7		4		
Traffic Vol, veh/h	12	36	6	102	53	4	4	73	197	3	101	21	
Future Vol, veh/h	12	36	6	102	53	4	4	73	197	3	101	21	
Conflicting Peds, #/hr	0	0	0	0	0	0	0	0	0	0	0	0	
Sign Control	Stop	Stop	Stop	Stop	Stop	Stop	Free	Free	Free	Free	Free	Free	
RT Channelized	-	-	None										
Storage Length	-	-	-	-	-	50	-	-	270	-	-	-	
Veh in Median Storage,	# -	0	-	-	0	-	-	0	-	-	0	-	
Grade, %	-	0	-	-	0	-	-	0	-	-	0	-	
Peak Hour Factor	90	90	90	90	90	90	90	90	90	90	90	90	
Heavy Vehides, %	2	2	2	2	2	2	2	2	2	2	2	2	
Mmt Flow	13	40	7	113	59	4	4	81	219	3	112	23	

Major/Minor	Minor2			Minor1			Major1			Vlajor2	The second		
Conflicting Flow All	360	438	124	242	230	81	135	0	0	300	0	0	
Stage 1	130	130	-	89	89	-	-	-	-	-	-	-	
Stage 2	230	308	-	153	141	-	-	-	-	-	-	-	
Critical Holwy	7.12	6.52	6.22	7.12	6.52	6.22	4.12	-	-	4.12	-	-	
Critical Holwy Stg 1	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Critical Holwy Stg 2	6.12	5.52	-	6.12	5.52	-	-	-	-	-	-	-	
Follow-up Hdwy	3.518	4.018	3.318	3.518	4.018	3.318	2.218	-	-	2.218	-	-	
Pot Cap-1 Maneuver	596	512	927	712	670	979	1449	-	-	1261	-	-	and the second second second
Stage 1	874	789	-	918	821	-	-	-	-	-	-	-	
Stage 2	773	660	-	849	780	-	-	-	-	-	-	-	
Platoon blocked, %								-	-		-	-	
Mov Cap-1 Maneuver	551	509	927	661	666	979	1449	-	-	1261	-	-	
Mov Cap-2 Maneuver	551	509	-	661	666	-	-	-	-	-	-	-	
Stage 1	871	787	-	915	819	-	-	-	-	-	-	-	
Stage 2	712	658	-	798	778	-	-	-	-	-	-	-	
Approach	EB			WB			NB			SB			
HCM Control Delay, s	12.4			12.2			0.1			0.2			
HCMLOS	В			В									
												a state	
Minor Lane/Major Mvn	nt	NBL	NBT	NBR	EBLn1	\BLn1\	ABLn2	SBL	SBT	SBR			
Capacity (veh/h)		1449	-	-	546	663	979	1261	-	-			
HCM Lane V/C Ratio		0.003	-	-	0.11	0.26	0.005	0.003	-	1.7			
HCM Control Delay (s)		7.5	0	-	12.4	12.3	8.7	7.9	0	-			
HCM Lane LOS		А	А	-	В	В	A	A	A	-			
HCM 95th %tile Q(veh)	0	-	-	0.4	1	0	0	-	-			

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Int Delay, s/veh	1						
Movement	EBL	EBT	WBT	WBR	SBL	SBR	
Lane Configurations		4	Þ		Y		
Traffic Vol, veh/h	15	186	138	26	20	5	
Future Vol, veh/h	15	186	138	26	20	5	
Conflicting Peds, #/hr	0	0	0	0	0	0	
Sign Control	Free	Free	Free	Free	Stop	Stop	
RT Channelized	-	None	-	None	-	None	
Storage Length	-	-	-	-	0	-	
Veh in Median Storage	e, # -	0	0	- 65.4	0	-	
Grade, %	-	0	0	-	0	-	
Peak Hour Factor	92	92	92	92	92	92	
Heavy Vehides, %	2	2	2	2	2	2	
Mmt Flow	16	202	150	28	22	5	

Major/Minor	Major1	N	/lajor2		Minor2	
Conflicting Flow All	178	0	-	0	398	164
Stage 1	-	-	-	-	164	-
Stage 2	-	-	-	-	234	-
Critical Holwy	4.12	-	-	-	6.42	6.22
Critical Howy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	-	-	-	5.42	-
Follow-up Holwy	2.218	· -	-	-	3.518	3.318
Pot Cap-1 Maneuver	1398	-	-	-	607	881
Stage 1	-	-	-	-	865	-
Stage 2	-	-	-	-	805	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1398	-	-	-	599	881
Mov Cap-2 Maneuver	· _	-	-	-	599	-
Stage 1	-	-	-	-	854	-
Stage 2	-	-	-	-	805	-
	and states					
Approach	ED		MP		CD	
Approach			VVD	-	10.0	
HUVI CONTROL Delay, s	0.6		0	China h	10.9	- Andrewson
HUVILUS		No. of Concession, Name	al a sector of	DEVOID A	Б	
				1.15.2		1040416
Minor Lane/Major Mv	mt	EBL	EBT	WBT	WBR	SBLn1
Capacity (veh/h)		1398	-	-	-	640
HCM Lane V/C Ratio		0.012	-	-	-	0.042
HCM Control Delay (s	5)	7.6	0	-	-	10.9
HCM Lane LOS		А	А	-	-	В
HCM 95th %tile O/vel	h)	0	-	-	-	01

Synchro 10 Report

Intersection	1.2.6.4	all a b			1.200	
Int Delay, s/veh	2.2	-				
Movement	WBL	WBR	NBT	NBR	SBL	SBT
Lane Configurations	Y		1×			et l
Traffic Vol, veh/h	5	7	27	14	- 11	20
Future Vol, veh/h	5	7	27	14	11	20
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Stop	Stop	Free	Free	Free	Free
RT Channelized	-	None	-	None	-	None
Storage Length	0	-	-	-	-	-
Veh in Median Storage	e,# 0	4	0	-	-	0
Grade, %	0	-	0	-	-	0
Peak Hour Factor	78	78	78	78	78	78
Heavy Vehides, %	2	2	2	2	2	2
Mmt Flow	6	9	35	18	14	26
Major/Minor	Minor1	N	/lajor1	٨	/lajor2	
Conflicting Flow All	98	44	0	0	53	0
Stage 1	44	-	-	-	-	-
Stage 2	54	-	-	-	-	-

olaye I					-	
Stage 2	54	-	-	-	-	
Critical Holwy	6.42	6.22	-	-	4.12	
Critical Howy Stg 1	5.42	-	-	-	-	-
Critical Holwy Stg 2	5.42	-	-	-	-	-
Follow-up Holwy	3.518	3.318	-	-	2.218	-
Pot Cap-1 Maneuver	901	1026	-	-	1553	-
Stage 1	978	-	-	-	-	-
Stage 2	969	-	-	-	-	-
Platoon blocked, %			-	-		-
Mov Cap-1 Maneuver	893	1026	-	-	1553	-
Mov Cap-2 Maneuver	893	-	-	-	-	-
Stage 1	969	-	-	-	-	-
Stage 2	969	-	-	-	-	-
	Side a					
Approach	WB		NB		SB	19286
HCM Control Delay, s	8.8		0		2.6	
HCMLOS	А					
Monor Lana (Major MAn		NIDT	NIDEXA	Din1	CDI	CDT
winor Lane/Wajor WM	n.	NBI	NERV	WOLLUI	SBL	OBI
Capacity (veh/h)		-		966	1553	-
HCM Lane V/C Ratio		-	-	0.016	0.009	-
HCM Control Delay (s))	-	-	8.8	7.3	0
HCM Lane LOS		-	-	A	А	А
HCM 95th %tile O(veh	1)	-	-	0	0	-

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Intersection Int Delay, s/veh 0.6 EBL EBT WBT WBR SBL Movement SBR **۲** 8 4 245 Lane Configurations Þ Traffic Vol, veh/h 13 205 10 11 Future Vol, veh/h 13 245 205 8 10 11 Conflicting Peds, #/hr 0 0 0 0 0 0 Sign Control Free Free Free Free Stop Stop **RT** Channelized - None - None - None Storage Length 0 ------Veh in Median Storage, # -0 0 0 --Grade, % 0 0 0 ---Peak Hour Factor 93 93 93 93 93 93 Heavy Vehicles, % Mmt Flow 2 2 2 2 2 2 14 263 220 12 11 9 Minor2 Major/Minor Conflicting Flow All Major1 232 Major2 0 0 000

Coniliaing Flow All	232	U	-	U	517	220
Stage 1	-	-	-	-	226	-
Stage 2		-	-	-	291	-
Critical Holwy	4.12	-	-	-	6.42	6.22
Critical Holwy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	-	-	-	5.42	-
Follow-up Holwy	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1336	-	-	-	518	813
Stage 1	-	-	-	-	812	-
Stage 2	-	-	-	-	759	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1336	-	-	-	512	813
Mov Cap-2 Maneuver	-	-	-	-	512	-
Stage 1	-	-	-	-	802	-
Stage 2	-	-	-	-	759	-
					1.2.2.5	10
Approach	EB		WB		SB	222
HCM Control Delay s	04		0		10.8	11-2-10
HCMLOS	0.1		U		B	
TION LOO	Charles and		24135 1		D	Wie Weis
Minor Lane/Major Mvn	nt	EBL	EBT	WBT	WBR	SBLn1
Capacity (veh/h)		1336	-	-	-	645
HCM Lane V/C Ratio		0.01	-	-	-	0.03
HCM Control Delay (s))	7.7	0	-	-	10.8
HCM Lane LOS		A	A	-	-	В
HCM 95th %tile Oven)	0	_	-	25000	01

KMK

Intersection						
Int Delay, s/veh	4.2					
Movement	EBL	EBT	WBT	WBR	SBL	SBR
Lane Configurations		۹.	ħ		Y	
Traffic Vol, veh/h	15	10	4	20	13	8
Future Vol, veh/h	15	10	4	20	13	8
Conflicting Peds, #/hr	0	0	0	0	0	0
Sign Control	Free	Free	Free	Free	Stop	Stop
RT Channelized	-	None	-	None	-	None
Storage Length	-	-	-	-	0	-
Veh in Median Storag	e,# -	0	0	-	0	-
Grade, %	-	0	0	-	0	-
Peak Hour Factor	92	92	92	92	92	92
Heavy Vehides, %	2	2	2	2	2	2
Mmt Flow	16	11	4	22	14	9
Major/Minor	Major1	N	Major2	N	/inor2	

	CONTRACTOR OF THE OWNER		And a grade of			the second second
Conflicting Flow All	26	0	-	0	58	15
Stage 1	-	-	-	-	15	-
Stage 2	-	-	-	-	43	-
Critical Holwy	4.12	-	-	-	6.42	6.22
Critical Holwy Stg 1	-	-	-	-	5.42	-
Critical Holwy Stg 2	-	-	-	-	5.42	-
Follow-up Holwy	2.218	-	-	-	3.518	3.318
Pot Cap-1 Maneuver	1588	-	-	-	949	1065
Stage 1	-	-	-	-	1008	-
Stage 2	-	-	-	-	979	-
Platoon blocked, %		-	-	-		
Mov Cap-1 Maneuver	1588	-	-	-	940	1065
Mov Cap-2 Maneuver	-	-	-	-	940	
Stage 1	-	-	-	-	998	-
Stage 2	-		-	-	979	-
					A. Tak	
Annrasch	ED				00	
Abbioact	EB		VB		SB	Server 2 10
HCM Control Delay, s	4.4		0		8.7	
HOMILOS	_				A	
Martin Carlo						
Minor Lane/Major Myn	t	FR	FBT	WRT	MAR	SPI n1
Canadity (uph/h)		1599		104.01	V MARIE	004
HCMI and V/C Patio		0.01	-	-	-	904
HCM Control Dolay (a)		0.01	-	-	-	0.023
HCML and LOS		7.3	0	-	-	0./
LCM 05th 9/tile Over		A	A	-	-	A
ruvi sour valle Given		U		-	-	0.1



DELTA COUNTY Delta County Assessor

OLD WORLD LLC

Account: R024701

Parcel: 318731307001

BREDERODESTRAAT 14 1901 HW CASTRICUM THE NETHERLANDS

Tax Area: BR- - - BR-Acres: 0.203

Situs Address:

PAONIA, 81428

Legal Description

 Value Summary
 Market
 Override
 #

 Land (1)
 \$40,000
 N/A
 1

 Total
 \$40,000
 \$40,000
 7



PAONIA 81428 Subdivision: RIVERBANK NEIGHBORHOOD SUB #2 Lot: 1 TOTAL 0.203 +/- LOT 1 RIVERBANK NEIGHBORHOOD MINOR SUBDIVISION #2 SEC31 T13S R91W 6PM R-657768 R-704943 R-704944PLAT

Public Remarks

Entry Date	Model	Remark
08/28/2018		DEACTIVATED R23689. CREATED NEW. R24701 / R24702 / R24703
08/29/2018		9/05/2018 SITE INSPECTION FOR SPLIT- REMOVED XTRA FEATURES-NO AG USE-TAKEN OUT OF AG FOR 2019-JT
09/11/2018		AG PACKET MAILED OUT. JW
09/19/2018		UPDATE VALUE TAB FOR SPLIT LAND ALLOCATED FOR 2018 FULL VALUE FOR 2019 8534/19.266=442.957 442.957X.203=89.92 442.957X.186=82.39 442.957X18.877=8361.69

Land Occurrence 1

LVal	510453 - PAO UNDER 1 ACRE	Abstract Code	0510 - 0510 - vacant- less than 1 ac
Lot Front	0	Lot Depth	0
Adj 1	100	Adj 2	100
Adj 3	100	Adj 4	100
Neighborhood	41001 - PAONIA	Road	0 - N/A
TOPO	0 - N/A	Utilities	0 - N/A
Appr Dist	3 - PAONIA - JODY	Subdivision	40001 - PAONIA OTHER
Use Code	0510	Review Date	201808 - Aug-18
Neighborhood TOPO Appr Dist Use Code	41001 - PAONIA 0 - N/A 3 - PAONIA - JODY 0510	Road Utilities Subdivision Review Date	0 - N/A 0 - N/A 40001 - PAONIA OTHER 201808 - Aug-18

DELTA COUNTY Delta County Assessor

Code	Classification		Actual	Value Taxat	ole Actual	Taxable
Abstra	of Summary					
		\$40,000	40,000.00			40,000.00
		Value	Rate	Rate	Rate	Rate
Total			1.00			1.00
LT			1			I
SubArea			ADJUSTED	HEATED	PRIME	ACTUAL

\$40,000

\$40,000

\$11,600

\$11,600

25	
20.	

0510

Total

0510 - vacant- less than 1 ac

NA

NA

NA

NA

DELTA COUNTY Delta County Assessor

OLD WORLD LLC

Account: R024702

Parcel: 318731307002

BREDERODESTRAAT 14 1901 HW CASTRICUM **NETHERLANDS**

Tax Area: BR- - - BR-Acres: 0.186

Situs Address:

PAONIA, 81428

Legal Description

PAONIA 81428 Subdivision: RIVERBANK NEIGHBORHOOD SUB #2 Lot: 2 TOTAL 0.186 +/- LOT 2 RIVERBANK NEIGHBORHOOD MINOR SUBDIVISION #2 SEC31 T13S R91W 6PM R-657768 R-704943 R-704944PLAT Override

Value Summary

Value By:	Market	Override
Land (1)	\$40,000	N/A
Extra Features (1)	\$909	N/A
Extra Features (2)	\$1,913	N/A
Extra Features (3)	\$100	N/A
Extra Features (4)	\$0	N/A
Total	\$42,922	\$42,922

Public Remarks

Entry Date	Model	Remark
08/28/2018		DEACTIVATED R23689. CREATED NEW R247010/ R24702 / R24703.
08/29/2018		9/05/2018 SITE VISIT TO CHECK FOR SPLIT-NO AG USE-TAKE OUT FOR 2019-JT
09/11/2018		AG PACKET MAILED OUT. JW
09/19/2018		UPDATE VALUE TAB FOR SPLIT LAND ALLOCATED FOR 2018 FULL VALUE FOR 2019 8534/19.266=442.957 442.957X203=89.92 442.957X.186=82.39 442.957X18.877=8361.69

Land Occurrence 1

LVal	510453 - PAO UNDER 1 ACRE	Abstract Code	0510 - 0510 - vacant- less than 1 ac
Lot Front	0	Lot Depth	0
Adj 1	100	Adj 2	100
Adj 3	100	Adj 4	100
Neighborhood	41001 - PAONIA	Road	0 - N/A

DELTA COUNTY Delta County Assessor

Land Occurre	<u>nce 1</u>					
TOPO	0 - N/A		Utilities		0 - N/A	
Appr Dist	3 - PAONIA - JODY		Subdivision		40001 - PAONIA OTHER	
Use Code	0510		Review Date		201808 - Aug-18	
SubArea		ADJUSTED	HEAT	ED	PRIME	ACTUAL
LT		I				1
Total		1.00				1.00
	Value	Rate	R	late	Rate	Rate
	\$40,000	40,000.00				40,000.00
<u>Extra Feature</u>	s Occurrence 1					
CODE	41500 - EQUIPMENT SH	ED D LOW	Abstract Code		0600 - NON-RESIDENTIAL STRUCTURES	
DEPR23	1950 - DEPR23		DIM1		19	
DIM2	30		Neighborhood		41001 - PAONIA	
ECONAREA	3 - ECONAREA-UNPLA	TTED	Review Date		Nov-06	
SubArea		ADJUSTED	HEAT	ED	PRIME	ACTUAL
UT - UT		570				570
Total		570.00				570.00
	Value	Rate	F	Rate	Rate	Rate
	\$909	1.59				1.59
<u>Extra Feature</u>	s Occurrence 2					
CODE	41500 - EQUIPMENT SH	IED D LOW	Abstract Code		0600 - NON-RESIDENTIAL STRUCTURES	
DEPR23	1950 - DEPR23		DIMI		20	
DIM2	60		Neighborhood		41001 - PAONIA	
ECONAREA	3 - ECONAREA-UNPLA	TTED	Review Date		Nov-06	
SubArea		ADJUSTED	НЕАТ	FED	PRIME	ACTUAL
UT - UT		1,200				1,200
Total		1,200.00				1,200.00
	Value	Rate	F	Rate	Rate	Rate
	\$1,913	1,59				1.59
Extra Feature	es Occurrence 3					
CODE	41900 - UTILITY GRAIN LOW	N STORAGE S	Abstract Code		0600 - NON-RESIDENTIAL STRUCTURES	
DEPR00	1980 - DEPR00		DIMI		0	
DIM2	0		Neighborhood		41001 - PAONIA	
ECONAREA	3 - ECONAREA-UNPLA	TTED	Review Date		Nov-06	
SubArea		ADJUSTED	HEAT	FED	PRIME	ACTUAL
UT - UT		1				I
Total		1.00)	_	u	1.00
	Value	Rate	· 1	Rate	Rate	Kate
	\$100	100.00)			100.00
Extra Feature	es Occurrence 4					
CODE	15400 - SHED INVENT(LESS	ORY 10 X 10 OR	Abstract Code		0600 - NON-RESIDENTIAL STRUCTURES	

25.

LESS

355

DELTA COUNTY Delta County Assessor

Extra Feature	s Occurrence 4					
DEPR00	1980 - DEPR00		11	10		
DIM2	10		zhborhood	41001 - PAONIA		
ECONAREA	EA 3 - ECONAREA-UNPLATTED		iew Date	Nov-06		
SubArea		ADJUSTED	HEATED	PRIME	ACTUAL	
UT - UT		1			I	
Total		1.00			1.00	
	Value	Rate	Rate	Rate	Rate	
	\$0					
Abstract Sumi	narv					

Code	Classification	Actual Value	Taxable Value	Actual Override	Taxable Override
0510	0510 - vacant- less than 1 ac	\$40,000	\$11,600	NA	NA
0600	0600 - minor structures	\$2,922	\$847	NA	NA
Total		\$42,922	\$12,447	NA	NA

DELTA COUNTY Delta County Assessor

OLD WORLD LLC

Account: R024703 Tax Area: BR- - - BR-

Parcel: 318731307003 Situs Address:

BREDERODESTRAAT 14 1901 HW CASTRICUM THE NETHERLANDS THE NETHERLANDS

Value Summary

Acres: 19.877

PAONIA, 81428

Legal Description

 Value By:
 Market
 Override
 PAC #2 L NEIC

 Land (1)
 \$1,978
 N/A
 NEIC

 Land (2)
 \$7,300
 N/A

 Total
 \$9,278
 \$9,278



PAONIA 81428 Subdivision: RIVERBANK NEIGHBORHOOD SUB #2 Lot: 3 TOTAL 19.877AC +/- LOT 3 RIVERBANK NEIGHBORHOOD MINOR SUBDIVISION #2 SEC31 T13S R91W 6PM R-657768 R-704943 R-704944PLAT

Public Remarks

Entry Date	Model	Remark
08/28/2018		DEACTIVATED R23689. CREATED NEW R24701 / R24702 / R24703.
08/29/2018		9/5/2018 SITE VISIT TO CHECK SPLIT-AG USE?- NEED TO CHECK-JT
09/11/2018		AG PACKET MAILED OUT. JW
09/19/2018		UPDATE VALUE TAB FOR SPLIT LAND ALLOCATED FOR 2018 FULL VALUE FOR 2019 8534/19.266=442.957 442.957X.203=89.92 442.957X.186=82.39 442.957X18.877=8361.69

Land Occurrence 1

LVal	417600 - IV 345 AC	Abstract Code	4176 - 4176 - irrigated IV, areas 3, 4, & 5
Lot Front	0	Lot Depth	0
Adj 1	100	Adj 2	100
Adj 3	100	Adj 4	100
Neighborhood	41001 - PAONIA	Road	0 - N/A
TOPO	0 - N/A	Utilities	0 - N/A
Appr Dist	3 - PAONIA - JODY	Ag Subdivision	40001 - PAONIA OTHER

DELTA COUNTY Delta County Assessor

Land (Occurrence	1							
Use Code	>	4000	Review Date			201809 - Sep-18			
SubArea			ADJUSTED	HE	ATED		PRIME	ACTUAL	
AC			4					4	
Total			4,00					4.00	
		Value	Rate		Rate		Rate	Rate	
		\$1,978	494.50					494.50	
Land	Occurrence	2							
LVal		437100 - MEAD V 345 AC	2	Abstract Code 43		4371 - 4	4371 - 4371 - meadow hay, areas 3, 4, & 5		
Lot Front	t	0		Lot Depth		0			
Adj l		100		Adj 2		100			
Adj 3		100		Adj 4		100			
Neighbor	hood	41001 - PAONIA		Road		0 - N/A			
ТОРО		0 - N/A		Utilities		0 - N/A			
Appr Dis	t	3 - PAONIA - JODY	Ag Subdivision 40001 - PAONIA OTHER		PAONIA OTHER				
Use Code	e	4000		Review Date 201809 - Sep-18					
SubArea	l		ADJUSTED	HE	EATED		PRIME	ACTUAL	
AC			15.877					15.877	
Total			15.877					15.877	
		Value	Rate		Rate		Rate	Rate	
		\$7,300	459.70					459.70	
Abstra	et Summai	у							
Code	Classificati	ion	ł	Actual Value	7	faxable Value	Actual Override	Taxable Override	
4176	4176 - irrigated IV, areas 3, 4, & 5			\$1,978		\$574	NA	NA	
4371	4371 - meadow hay, areas 3, 4, & 5			\$7,300		\$2,117	NA	NA	

\$2,691

\$9,278

Total

NA

NA