DUE DILIGENCE PACKET NE HAXTUN PASTURE/ DRYLAND AUCTION PRINTED: March 7, 2023

Bidding Opens: March 16, 2023, 8 am MT Bidding Closes: March 16, 2023, 12 noon MT

NE HAXTUN PASTURE/ DRYLAND AUCTION

Phillips & Sedgwick Counties, Colorado

TO BE SOLD AT

MULTI PARCEL AUCTION with RESERVE

ON

Bidding Opens: March 16, 2023, 8 am MT Bidding Closes: March 16, 2023, 12 noon MT

FOR FURTHER INFORMATION OR FOR SHOWING BY APPOINTMENT CONTACT...

Marc Reck, Broker or Ben Gardiner, Broker Associate



535 E Chestnut, P.O. Box 407, Sterling, CO 80751 (970) 522-7770 or 1-800-748-2589 marcreck@reckagri.com www.reckagri.com

Table of Contents

LOCATION MAP	3
PARCEL #1—PLAT MAP & INFORMATION	4-5
PARCEL #2—PLAT MAP & INFORMATION	6-7
PARCEL #3—PLAT MAP & INFORMATION	8-9
PARCEL #4—PLAT MAP & INFORMATION	10-11
PARCEL #5—PLAT MAP & INFORMATION	12-13
SOILS MAPS	14-17
PARCEL #5—WELL PERMIT #268848	
CONTRACT TO BUY & SELL REAL ESTATE (LAND)	22-42
BROKER DISCLOSURE	43-44
PARCEL #1—TITLE COMMITMENT	45-49
PARCEL #2—TITLE COMMITMENT	50-59
PARCEL #3—TITLE COMMITMENT	
PARCEL #4—TITLE COMMITMENT	63-66
PARCEL #5—TITLE COMMITMENT	67-94
BIDDER APPROVAL REQUEST	95

Terms & Conditions

Announcements made by Reck Agri Realty & Auction at the time of sale will take precedence over any previously printed material or other oral statements.

ONLINE BIDDING PROCEDURE: The NE Haxtun Dryland/Pasture Property will be offered for sale in 5 parcels. BIDDING WILL BE ONLINE ONLY. Bidding will begin @ 8:00 am MT on March 16, 2023. The auction will "soft close" @ 12:00 noon MT on March 16, 2023. Bidding remains open on all parcels as long as there is continued bidding on any of the parcels. Bidding will close when 5 minutes have passed with no new bids on any of the parcels. Bidders may bid on any and/or all parcels at any time before bidding closes.

To bid at the online auction:

- 1. Download RECK AGRI MOBILE APP through the Apple App Store or Google Play OR visit www.reckagri.com and click on the NE Haxtun Dryland/Pasture Land Auction property page to register to bid.
- 2. Your registration must be approved by Reck Agri Realty & Auction before you may bid. See Bidder Requirements below.
- 3. If you have questions regarding the bidding process and/or registration, call Reck Agri Realty & Auction at 970-522-7770.

BIDDER REQUIREMENTS: Requirements for Buyer(s) to be approved to bid online: 1.) Review and agree to the terms and conditions of the Due Diligence Packet; 2.) Provide Reck Agri Realty & Auction verification of available funds to purchase the property and/or bank loan approval letter with no contingencies; and 3.) Sign and return to Reck Agri Realty & Auction the Bidder Approval Request form.

Reck Agri Realty & Auction reserves the right to refuse registration to bid and/or bids from any bidder. Bidding increments are at the discretion of the Broker. Due Diligence Packet may be obtained by visiting NE HAXTUN PASTURE/DRYLAND AUCTION property page at reckagri.com or by calling Reck Agri Realty & Auction. To register to bid, Buyer(s), prior to the auction, must review and accept the Due Diligence Packet with the full auction terms and conditions, property descriptions, pertinent information, title commitments, and sample contracts.

SALE TERMS/PROCEDURE: The "NE HAXTUN PASTURE/DRYLAND AUCTION" is an online only auction with RESERVE. The NE Haxtun Pasture/Dryland property to be offered as a 5 parcels. Competitive bids will determine the outcome of the auction. Seller reserves the right to accept or reject any and all bids. Seller agrees not to accept and negotiate any contracts to purchase prior to auction date. Bids will be taken for total purchase price not price per acre.

SIGNING OF PURCHASE CONTRACT: Immediately following the closing of the auction, the highest bidder(s) will sign Brokerage Disclosure and will enter into and sign a Contract to Buy and Sell Real Estate (Land) for the amount of the bid. Required earnest money deposit to be in the form of a personal, business, or corporate check for 15% of the purchase price which is due upon the signing of the contract and deposited with Reck Agri Realty & Auction. Purchase contract will not be contingent upon financing. Terms and conditions of the Due Diligence Packet and announcements shall be incorporated and made a part of the contract. Sample contract is available within the Due Diligence Packet.

CLOSING: Buyer(s) shall pay in good funds, the balance of purchase price plus their respective closing costs, and sign and complete all customary or required documents at closing, which is on or before April 21, 2023. Closing to be conducted by Sedgwick County Title and the closing service fee to be split 50-50 between Seller and Buyer(s).

TITLE: Seller to pass title by Warranty Deed free and clear of all liens. Title Insurance to be used as evidence of marketable title and cost of the premium to be split 50-50 between Seller and Buyer(s). The Buyer(s) to receive a TBD title commitment within Due Diligence Packet, updated title commitment with Buyer(s) name, lender, purchase price, and all supplements and

additions thereto after auction, and an owner's title insurance policy in an amount equal to the Purchase Price after closing. Property to be sold subject to existing roads and highways; established easements and rights-of-way; prior mineral reservations; and other matters affected by title documents shown within the title commitment; and zoning, building, subdivision, and other restrictions and regulations of record. Title commitments are available for review within the Due Diligence Packet and title commitment and exceptions will be incorporated and made a part of the Contract to Buy and Sell Real Estate (Land).

POSSESSION: Possession upon closing.

PROPERTY CONDITION: The prospective Buyer(s) should verify all information contained herein. All prospective bidders are urged to fully inspect the property, its condition, and to rely on their own conclusions and the property is being sold AS IS-WHERE IS, without warranty, representation or recourse to Seller.

GROWING CROPS: Seller to convey to Buyer(s) wheat currently planted on Parcels #2 & #3. Wheat currently planted on Parcel #3 is insured and Buyer(s) to assume the crop insurance and pay premium. Wheat currently planted on Parcel #2 is not insured.

FSA DETERMINATION: FSA base acres and yields for each respective parcel are not available at the time of auction. Final base acre and yield determination is subject to reconstitution from other properties and approval by the FSA committee.

REAL ESTATE TAXES: 2023 real estate taxes due in 2024, and thereafter to be paid by Buyer(s).

LEGAL DESCRIPTION: Legal descriptions are subject to existing fence/field boundaries or land -use trades, if any.

MINERALS: Seller to convey all OWNED mineral rights to Buyer(s).

NOXIOUS WEEDS: There may be areas infested by noxious weeds, (i.e. rye, bindweed, canadian thistle, goat/Johnson grass, etc). The location of and the density of noxious weeds is unknown at this time.

ACREAGES: All stated acreages in the initial brochure and Due Diligence Packet are approximate and are obtained from the FSA office and/or county tax records. Both sources may indicate different acreages and no warranty is expressed or implied as to exact acreages of property. All bids are for the total parcel without regard to exact acreage. There will be no adjustment in purchase price if acreage is different than what is stated in this brochure and/or published at the auction.

ANNOUNCEMENTS: The information contained herein has either been given to us by the owner of the property or obtained from sources that we deem reliable. We have no reason to doubt its accuracy, but we do not guarantee it. Reck Agri Realty & Auction and the Seller assume no responsibility for the omissions, corrections, or withdrawals. The location maps are not intended as a survey and are for general location purposes only. Reck Agri Realty & Auction and all other agents of Broker are or will be acting as a Transaction Broker. Reck Agri Realty & Auction does not offer broker participation for the "NE HAXTUN PASTURE/DRYLAND AUCTION". Reck Agri Realty & Auction reserves the right to require bank references upon request and reserves the right to refuse bids from any bidder. Bidding increments are at the discretion of the Broker.

COPYRIGHT NOTICE: Photographs, videos, Color Brochure & Due Diligence Packets are property of Reck Agri Realty & Auction and cannot be reproduced without permission.

Location Map



















Legal Description:

Lots 3 & 4 of Section 2, Township 8 North, Range 47 West of the 6th PM, Phillips County, CO. See Pages 45-49 for legal description, title commitment, and title exceptions.

Acreage:

77.1± Acres Dryland (FSA) - Phillips County is taxing 67.5 acres

Land Tenure:

See Soils Map on Page 14.

Taxes:

2022 real estate taxes payable in 2023 are: \$384.92.

Comments:

Currently in stubble.

Starting Bid:

\$100,000











Legal Description:

SE1/4 of Section 14, Township 9 North, Range 47 West of the 6th PM, Sedgwick County, CO. See Pages 50-59 for legal description, title commitment, and title exceptions.

Acreage:

163.7± Acres Dryland - Sedgwick County is taxing 162 acres

Land Tenure:

See Soils Map on Page 15.

Taxes:

2022 real estate taxes payable in 2023 are: \$488.04

Comments:

Seller to convey to Buyer(s) 163.7± acres planted wheat. Wheat is not insured.

Starting Bid:

\$210,000











Legal Description:

NE1/4 of Section 23, Township 9 North, Range 47 West of the 6th PM, Phillips County, CO. See Pages 60-62 for legal description, title commitment, and title exceptions.

Acreage:

159.2± Acres Dryland - Phillips County is taxing 160 acres

Land Tenure:

See Soils Map on Page 16.

Taxes:

2022 real estate taxes payable in 2023 are: \$912.72.

Comments:

Seller to convey to Buyer(s) 159.2± acres planted wheat. Wheat is insured and Buyer(s) to assume the crop insurance and pay premium at closing.

Starting Bid:

\$200,000











Legal Description:

NE1/4 of Section 22, Township 9 North, Range 47 West of the 6th PM, Phillips County, CO. See Pages 63-66 for legal description, title commitment, and title exceptions.

Acreage:

158.8± Acres Dryland - Phillips County is taxing 160 acres

Land Tenure:

See Soils Map on Page 17.

Taxes:

2022 real estate taxes payable in 2023 are: \$811.68.

Comments:

Currently in corn stalks.

Starting Bid:

\$200,000













Legal Description:

All of Section 13, Township 9 North, Range 46 West of the 6th PM, Sedgwick County, CO. See Pages 67-95 for legal description, title commitment, and title exceptions.

Acreage:

648.2± Acres Pasture - Sedgwick County is taxing 636 acres

Taxes:

2022 real estate taxes payable in 2023 are: \$542.14.

Comments:

Stock well w/ submersible electric pump. Permit #268848. See Pages 18-21 for copy of Well Application, Installation, Completion, and Permit. Perimeter fenced. Portable corral panels, rolled wire, and fence posts are excluded from sale.

Starting Bid:

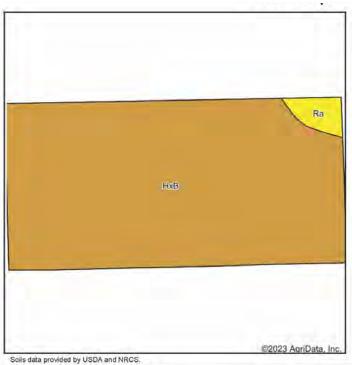
\$350,000













State: Colorado Phillips County: 2-8N-47W Location: Township: Haxtun Acres: 77.14 Date: 2/7/2023





©

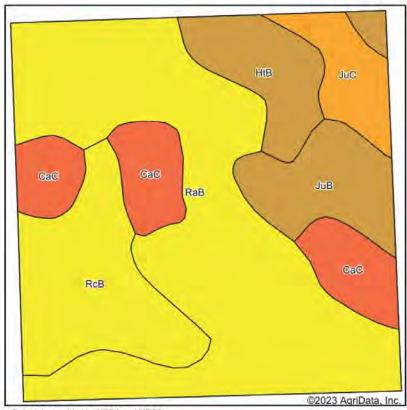
Code	Soil Description	Acres	Percent of field	Non-irr Class Legend	Non-Irr Class
HxB	Haxtun sandy loam, 0 to 3 percent slopes	74.90	97.1%		111
Ra	Rago and Kuma loams	2.24	2.9%		-1)

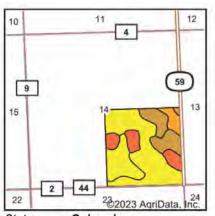
Soils data provided by USDA and NRCS.

Soils Map









State: Colorado
County: Sedgwick
Location: 14-9N-47W
Township: Table Land
Acres: 163.71
Date: 2/7/2023

Maps Provided By

Surety

Surety



Soils data provided by USDA and NRCS.

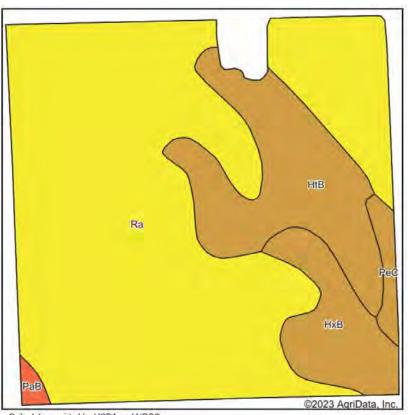
Area Symbol: CO115, Soil Area Version: 18					
Code	Soil Description	Acres	Percent of field	Non-Irr Class Legend	Non-Irr Class
RaB	Rago and kuma silt loams, 0 to 3 percent slopes	76.38	46.7%		llc
RcB	Richfield loam, 0 to 3 percent slopes	27.50	16.8%		IIc
CaC	Campus-Richfield loams, 3 to 5 percent slopes	20.90	12.8%		IVe
JuB	Julesburg loamy sand, 0 to 3 percent slopes	14.97	9.1%		lile
HtB	Haxtun loamy sand, 0 to 3 percent slopes	14.72	9.0%		flic
JuC	Julesburg loamy sand, 3 to 5 percent slopes	9.24	5.6%		VIs
				Weighted Average	2.66

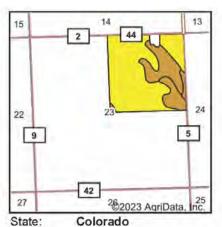
Soils data provided by USDA and NRCS.











County: Phillips
Location: 23-9N-47W
Township: Haxtun
Acres: 159.15
Date: 2/7/2023





Soils data provided by USDA and NRCS.

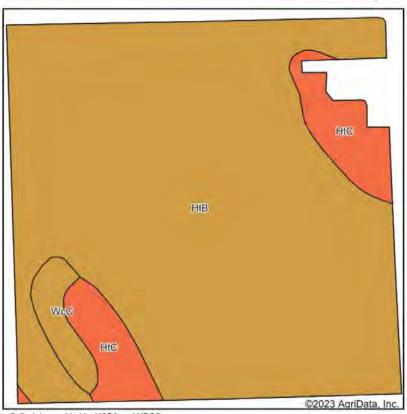
Code	Soil Description	Acres	Percent of field	Non-Irr Class Legend	Non-Irr Class
Ra	Rago and Kuma loams	114.68	72.1%		llo
HtB	Haxtun loamy sand, 0 to 3 percent slopes	27.42	17.2%		IIIc
HxB	Haxtun sandy loam, 0 to 3 percent slopes	13.24	8.3%		IIIc
PeC	Platner-Eckley association, 3 to 5 percent slopes	2.80	1.8%		lile
PaB	Platner loam, 0 to 3 percent slopes	1.01	0.6%		IVs
				Weighted Average	2.29

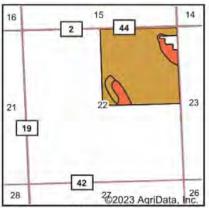
Soils data provided by USDA and NRCS.

16 ©









State: Colorado
County: Phillips
Location: 22-9N-46W
Township: Haxtun
Acres: 158.75
Date: 2/7/2023





Soils data provided by USDA and NRCS.

Area S	Symbol: CO095, Soil Area Version: 16				
Code	Soil Description	Acres	Percent of field	Non-Irr Class Legend	Non-Irr Class
HtB	Haxtun loamy sand, 0 to 3 percent slopes	139.13	87.6%		IIIc
HtC	Haxtun loamy sand, 3 to 5 percent slopes	14.89	9.4%		IVe
WcC	Wages-Campus-Weld loams, 3 to 5 percent slopes	4.73	3.0%		Ille
		•		Weighted Average	3.09

Soils data provided by USDA and NRCS.





Well Permit #268848

5/09/2006 10:00 9703	3325877 T	WISS WILSON DRLG	PAGE 02
COLORADO DIVISION OF WA		Office Use Only	Form GWS-44 (1/2001)
DEPARTMENT OF NATURAL F 1313 SHERMAN ST., RM 818, C phone info: (303) 888-3587 minim	DENVER, CO 80203	RECEIVED	
fax: (303) 866-3589 http://wwv		MAY 0 9 2006	
Water Well Permit A Review instructions on reverse sin The form must be completed in bi	de prior to completing form.	WATER RESOURCES STATE ENGINEER COLO.	
1. Applicant information Nems of applicant DYALLY J. M. Mulling address 36768 CR 15	chael	6. Use Of Well (check applicable bo See instructions to determine usefs) for white A. Ordinary household use in one single (no outside use) B. Ordinary household use in 1 to 3 sin	ch you may qualify -family dwelling -
"Haxtun "(CO 80731	Number of dwellings: [] Home garden/lawn irrigation, not area krigated	to exceed one acre:
2. Type Of Application (che	ck applicable boxes)	Domestic animal watering - (nor	
Construct new well	Tiuse existing well	2 C. Livestock watering (un farmyranchics	
Replace existing well	☐ Change or increase use ☐ Reapplication (expired permit)	7. Well Date (proposed)	
Change source (aquifer)	☐ Veebblic stron (exhited benuit)		nount to be withgrawn
3. Refer To (if applicable)		/3 gpm	2 acre-leet
Well permit #	Mater Court case #	Total depth 320 feet Aquistr	Dollato
•		8. Water Supplier	, ,
Designated Basin Determination # -	Wall name of #	is this parcel within boundaries of a water s	ervice area? YES XNO
		if yes, provide name of supplier:	
4. Location Of Proposed W		9. Type Of Sewage System	
County	SE 1/4 of the 50 1/4	Septic tank / absorption leach field	1
Section Township Nor S	Range E or W Principal Meridian	Central system: District name:	14
1 /3 9 🗷 🗆	46 00 6	Vault: Location sewage to be hauled to	
Distance of wall from section lines (section is	nee are typically not property lines)	1	
For replacement wells only - distance and di	500	Other lattach copy of engineering design	
10	102737 direction	10. Proposed Well Driller License #	(optional): 985
Well location address (if applicable)	Les Critical United the Control of t	11. Signature Of Applicant(s) Or A The making of false statements herein cons	stitutes perjury in the secon
Optional: GPS well location information	on in UTM format	degree, which is punishable as a class 1 m	adameanor pursuant to
Required settings for GPS units are as		C.A.S. 24-4-104 (13)(a). I have reed the s	
Format must be UTM		Sign here (Muss be original signature)	Dete
Zone must be 13 Units must be Meters	Northing	B M. allin	D 5-1-0k
Datum must be NAD27 (CONUS)	Easting	Prin name & title	<u> </u>
Unit must be set to true north		Bradley of Wichael	-
Were points averaged? YES NO		Office Use Only	
5. Parcel On Which Well V		USGS mag name DWR mg	pino. Surface elev.
A. You must check and complete	one of the following:		
Subdivision: Name	Filing/Unit :	Receipt eres only	
	opy of county approval & survey): Lot #		
Parcel less than 35 acres, no meter and bounds description	ot in a subdivision, attach a deed with on recorded prior to June 1, 1972		Ω
Mining claim (attach a copy of the	us desid or survey)!	Trans Number: 36037 5/9/2006 10:11:49 Sandy Seaholm (1	AM
Squere 40 ecre parcel as de		Total Trans Amt: \$48	
ı —	strach s meter and bounds description of survey)	CREDIT CARD	
	inption or survey and supporting documents)	Tender Amount: \$	3480.00 -
R. E at some in named	YES NO (if no - see instructions)	CWCB ,	
D. We the to the way well on the percent	YED THO (IT IN - Het odes welle)	TOPO	
		HVLAR (7	,
E. State Percel ID# (optional);		λ	WD (05 BA MD)
l .		585 DIV 1	MOTTO BY T WD T



FORM NO. WELL CONSTRUCTION AND TEST REPORT For Office Upg-CRIVED GWS-31 STATE OF COLORADO, OFFICE OF THE STATE ENGINEER 11/90 JUL 0 7 2006 WATER RESOURCES STATE ENGINEER COLO. WELL PERMIT NUMBER: 268848-A GWS31-92-02 OWNER NAME(S) BRADLEY J MICHAEL Mailing Address 36768 CR 15 City, St. Zip HAXTUN, CO 80731 Phone: 970 774-6419 WELL LOCATION AS DRILLED: SE 1/4 SE 1/4, Sec. 13 Twp. 9 N , Range 46 DISTANCES FROM SECTION LINES: 180 ft. from SOUTH Sec. line 580 ft. from EAST Sec. line. 0 0 Ø GROUND SURFACE ELEVATION DRILLING METHOD: ROTARY 340 ft. DEPTH COMPLETED: DATE COMPLETED: TOTAL DEPTH: 05/26/06 GEOLOGIC LOG: HOLE DIAM. (in) FROM (ft) TO (ft.) 9 Ø 340 4 TOP SOIL Ø Ø a Ø 4 20 GRAVEL Ø Ø 0 25 CLAY 2.0 PLAIN CASING: 25 120 SAND CLAY LAYERS FROM(ft) TO OD KIND WALL SIZE 150 GRAVEL 120 150 255 GRAVEL CLAY LAYERS 5 STEEL .188 +1 2.0 255 270 CLAY 5 PVC 20 300 .250 270 285 GRAVEL 0 Ø 330 CLAY GRAVEL LAYERS 285 0 Ø 330 340 SHALE PERF. CASING: Screen Slot Size: .016 .250 300 PVC 340 5 Ø Ø Ø Ø Ø Ø Ø Ø Ø FILTER PACK: PACKER PLACEMENT: Mat. NONE GRAVEL Size 1 Interval 200-340 Ø GROUTING RECORD: Material Amount CEMENT 8 5400 Density Interval Placement 500/500 6-40 POURO Ø Ø Ø 0 Ø Ø CHLORINE AMOUNT USED: 12 **OUNCES** DISINFECTION TYPE: WELL TEST DATA: Check box if Test Data is submitted on Supplemental Form. SUBMERSIBLE Testing Method: 214 05/26/06/2 00 ft. Date/Time Production Rate 10 Static Level: gpm. 220 05/26/06/3 00 ft. Date/Time Pumping Level: Test Length (hrs) 1 3. I have read the statements made herein and know the contents thereof, and that they are true to my knowledge. [Pursuant to Section 24-4-104 (13)(s) C.R.S., the makind of false statements herein constitutes perjury in the second degree and is punishable as a class 1 misdemoanor.) CONTRACTOR _ Twiss & Wilson Drilling, Inc. Phone (970) 332-5834 36611 Hwy 385 Mailing Address Wrav. Co. 80758 Name/Title (Please type or print) Signature Date Raymond L. Twiss - President 7-5-06



TORM HO. 5WS+32- 11/90	PUMP INSTALLATION AND STATE OF COLORADO, OFFICE OF TH		For Office Use only RE	CEIVED	
W	ELL PERMIT NUMBER 2688	3 4 8 – A	JUL	0 7 2006	
OWNER Mail	R NAME(S) ing Address St. Zip BRADLEY J MICHAE 36768 CR 15 HAXTUN, CO 8073		WATE STA	H HESOUNCES ITE ENGINEER COLO.	
Phon	774-6419		GWS32-92-03		
WELL	LOCATION AS DRILLED: SE 1 S	SE 1, Sec. 13 Twp.	9 N , Range	46 W	
. 1	80 ft. from SOUTH Sec. 11	ne ⁵⁸⁰ ft. from	EAST Sec. line.		
SUBD	IVISION: L	OTBLOCK	øFILING(undt)	0	
PUMP	DATA: Street Address A				
Posi	TYPE: SUBMERSIBLE Manufacturer MONARCH gn GPM 5 at RPM 2,640 Intake Depth 258 feet, Drop	INSTALLATION Pump Model N HP 0.50 Vol o/Column Pipe Size 1	umber 050 ts 0.00 Full L	5 oad Amps 6.00	
OTI	HER EQUIPMENT:				
Airli Flo	Ne installed Yes No, Orifice Depth No Meter Mig. NONE Orifice Depth				
Mel	er Headout L. Gallons, L. Thousand G	alloris, L. J Acre 1961, L. J De	girining reading		
Tot: Sta		2 00	/ / / / 0 0 0 0	/ / Ø Ø	
DIS	CHLORINE	Amount Used	12 ounces		
Rem	arks:				
	,	•	•		
[Pur	I have read the statements made herein and know the contents thereof, and that they are true to my knowledge [Pursuant to Section 24-4-104 (13)(a) C.R.S., the making of false statements herein constitutes perjury in the second degree and is punishable as a class 1 misdemeanor.]				
	Address 36611 HWY 385		(970) 332-5834 , Co. 80758	Lic. No985	
Name/T	ille (Please type or print)	Signature		Date	
Raym	ond L. Twiss President	Anna - To	San	7-5-06	

Form No. GWS-25 OFFICE OF THE STATE ENGINEER

COLORADO DIVISION OF WATER RESOURCES

818 Centennial B			

(303) 866-3581

985

WELL PERMIT NUMBER

268848

APPLICANT

WD 65 DIV. 8

DES, BASIN 1

MD 11

APPROVED WELL LOCATION

SEDGWICK COUNTY

1/4 Section 13 1/4 SE Township 9 N Range 46 W Sixth P.M.

DISTANCES FROM SECTION LINES

180 Ft. from South Section Line Section Line 580 Ft. from East

UTM COORDINATES (Meters, Zone: 13, NAD83)

(970) 774-6419

36768 CR 15

Northing:

PERMIT TO CONSTRUCT A WELL

MICHAEL J BRADLEY

HAXTUN, CO 80731-

CONDITIONS OF APPROVAL

- This well shall be used in such a way as to cause no material injury to existing water rights. The issuance of this permit does not ensure that no injury will occur to another vested water right or preclude another owner of a vested water right from seeking relief in a civil court action.
- The construction of this well shall be in compliance with the Water Well Construction Rules 2 CCR 402-2, unless approval of a variance has been granted by the State Board of Examiners of Water Well Construction and Pump Installation Contractors in accordance with Rule 18.
- Approved pursuant to CRS 37-90-105(3)(d) for the replacement of an existing well, permit no. 268848. The old well must be plugged and abandoned in accordance with Rule 16 of the Water Well Construction Rules. The enclosed Well Abandonment Report form must be completed within ninety (90) days of construction of the new well affirming that the old well was plugged and abandoned.
- 4) Water from this well shall be used for the watering of livestock on range and pasture. This well cannot be used for any other purpose without first obtaining a new permit for said use from the state engineer.
- The pumping rate of this well shall not exceed 15 GPM.
- The annual withdrawal of ground water from this well shall not exceed 2 acre-feet.
- Production is limited to the Ogallala aquifer. Plain casing must be installed and grouted to prevent diversion of water from other zones.
- This well shall be constructed within 300 feet of the location specified on this permit.

APPROVED

(C)

State Engineer

DATE ISSUED

05-09-2006

EXPIRATION DATE

05-09-2008

Contract to Buy & Sell Real Estate (Land)

The printed portions of this form, except differentiated a (CBS4-6-21) (Mandatory 1-22)	
	additions, have been approved by the Colorado Real Estate Commission.
OTHER COUNSEL BEFORE SIGNING.	QUENCES AND THE PARTIES SHOULD CONSULT LEGAL AND TAX OR
CONTRACT TO	BUY AND SELL REAL ESTATE
	(LAND)
(Pro	operty with No Residences)
	sidences-Residential Addendum Attached)
(Troperty with the	sidilics residential radicidan radicidy
	Date: March 16, 2023
	AGREEMENT
 AGREEMENT. Buyer agrees to buy and Selforth in this contract (Contract). 	ller agrees to sell the Property described below on the terms and conditions set
2. PARTIES AND PROPERTY.	
2.1. Buyer. Successful Bidder at NE Haxtu	un Pasture/Dryland Auction (Buyer) will take title
to the Property described below as Joint Tenant 2.2. No Assignability. This Contract IS No	its Tenants In Common Other OT assignable by Buyer unless otherwise specified in Additional Provisions.
2.3. Seller. Seller Name	(Seller) is the curren
owner of the Property described below.	(2000) 2 40 0000
	ng legally described real estate in the County of Phillips & Sedgwick, Colorado
(insert legal description):	
Legal Description of Parcel as described in	in NE Haxtun Pasture/Dryland Auction Due Diligence Packet Printed:
March 7, 2023.	
,	
known as: n/a	
Street Address	City State Zip
together with the interests, easements, rights, benef	fits, improvements and attached fixtures appurtenant thereto and all interest of
Seller in vacated streets and alleys adjacent thereto,	
2.5. Inclusions. The Purchase Price includ	des the following items (Inclusions):
2.5.1. Inclusions. The following ite	ems, whether fixtures or personal property, are included in the Purchase Price
unless excluded under Exclusions:	
As stated in NE Hautun Pasturo / Deuland Aust	tion Due Diligence Packet Printed: March 7, 2023.
AS STATED III INC DAXEUD PASTURE/DIVIAND AUCT	don due dingence Facket Frinten, Martil 7, 2023.
As stated in No Haxtun Pasture/Dryland Auct	don Due Dingence Facket Frinted. Martil 7, 2023.
If any additional items are attached to the Property	y after the date of this Contract, such additional items are also included in the
If any additional items are attached to the Property Purchase Price.	y after the date of this Contract, such additional items are also included in the
If any additional items are attached to the Property Purchase Price. 2.5.2. Encumbered Inclusions. Ar	y after the date of this Contract, such additional items are also included in the ny Inclusions owned by Seller (i.e., owned solar panels) must be conveyed a
If any additional items are attached to the Property Purchase Price. 2.5.2. Encumbered Inclusions. Ar	y after the date of this Contract, such additional items are also included in the
If any additional items are attached to the Property Purchase Price. 2.5.2. Encumbered Inclusions. Ar Closing by Seller free and clear of all taxes (except p	y after the date of this Contract, such additional items are also included in the ny Inclusions owned by Seller (i.e., owned solar panels) must be conveyed a
If any additional items are attached to the Property Purchase Price. 2.5.2. Encumbered Inclusions. Ar Closing by Seller free and clear of all taxes (except p	y after the date of this Contract, such additional items are also included in the ny Inclusions owned by Seller (i.e., owned solar panels) must be conveyed a
If any additional items are attached to the Property Purchase Price. 2.5.2. Encumbered Inclusions. Ar Closing by Seller free and clear of all taxes (except pencumbrances, except:	y after the date of this Contract, such additional items are also included in the ny Inclusions owned by Seller (i.e., owned solar panels) must be conveyed a personal property and general real estate taxes for the year of Closing), liens and
If any additional items are attached to the Property Purchase Price. 2.5.2. Encumbered Inclusions. Ar Closing by Seller free and clear of all taxes (except pencumbrances, except: 2.5.3. Personal Property Conveya	y after the date of this Contract, such additional items are also included in the ny Inclusions owned by Seller (i.e., owned solar panels) must be conveyed a
If any additional items are attached to the Property Purchase Price. 2.5.2. Encumbered Inclusions. Ar Closing by Seller free and clear of all taxes (except pencumbrances, except: 2.5.3. Personal Property Conveys applicable legal instrument	y after the date of this Contract, such additional items are also included in the ny Inclusions owned by Seller (i.e., owned solar panels) must be conveyed a personal property and general real estate taxes for the year of Closing), liens and ance. Conveyance of all personal property will be by bill of sale or other
If any additional items are attached to the Property Purchase Price. 2.5.2. Encumbered Inclusions. Ar Closing by Seller free and clear of all taxes (except pencumbrances, except: 2.5.3. Personal Property Conveys applicable legal instrument. 2.5.4. Leased Items. The following	y after the date of this Contract, such additional items are also included in the ny Inclusions owned by Seller (i.e., owned solar panels) must be conveyed a personal property and general real estate taxes for the year of Closing), liens and
If any additional items are attached to the Property Purchase Price. 2.5.2. Encumbered Inclusions. Ar Closing by Seller free and clear of all taxes (except pencumbrances, except: 2.5.3. Personal Property Conveys applicable legal instrument	y after the date of this Contract, such additional items are also included in the ny Inclusions owned by Seller (i.e., owned solar panels) must be conveyed a personal property and general real estate taxes for the year of Closing), liens and ance. Conveyance of all personal property will be by bill of sale or other
If any additional items are attached to the Property Purchase Price. 2.5.2. Encumbered Inclusions. Ar Closing by Seller free and clear of all taxes (except pencumbrances, except: 2.5.3. Personal Property Conveys applicable legal instrument 2.5.4. Leased Items. The following	y after the date of this Contract, such additional items are also included in the ny Inclusions owned by Seller (i.e., owned solar panels) must be conveyed a personal property and general real estate taxes for the year of Closing), liens and ance. Conveyance of all personal property will be by bill of sale or other
If any additional items are attached to the Property Purchase Price. 2.5.2. Encumbered Inclusions. Ar Closing by Seller free and clear of all taxes (except pencumbrances, except: 2.5.3. Personal Property Conveys applicable legal instrument. 2.5.4. Leased Items. The following	y after the date of this Contract, such additional items are also included in the ny Inclusions owned by Seller (i.e., owned solar panels) must be conveyed a personal property and general real estate taxes for the year of Closing), liens and ance. Conveyance of all personal property will be by bill of sale or other spersonal property is currently leased to Seller which will be transferred to Buyer

54 55 56 57 58 59 60	2.6.	Exclusions. The following items are excluded (Exclusions):
61 62 63 64 65 66	2.7.	Water Rights, Well Rights, Water and Sewer Taps. 2.7.1. Deeded Water Rights. The following legally described water rights:
67 68 69 70 71		Any deeded water rights will be conveyed by a good and sufficient deed at Closing. 2.7.2. Other Rights Relating to Water. The following rights relating to water not included in §§ 2.7.1., 2.7.3., 2.7.5., will be transferred to Buyer at Closing:
72 73 74 75		
76		2.7.3. Well Rights. Seller agrees to supply required information to Buyer about the well. Buyer understands that if
77		be transferred is a "Small Capacity Well" or a "Domestic Exempt Water Well" used for ordinary household purposes,
78		t, prior to or at Closing, complete a Change in Ownership form for the well. If an existing well has not been registered
79		olorado Division of Water Resources in the Department of Natural Resources (Division), Buyer must complete a
80		of existing well form for the well and pay the cost of registration. If no person will be providing a closing service in
81	connection	with the transaction, Buyer must file the form with the Division within sixty days after Closing. The Well Permit # is
82		
83		2.7.4. Water Stock Certificates. The water stock certificates to be transferred at Closing are as follows:
84		
85		
86		
87		2.7.5. Water and Sewer Taps. The parties agree that water and sewer taps listed below for the Property are being
88	conveyed a	s part of the Purchase Price as follows:
89		
90 91		
91 92	If any wate	er or sewer taps are included in the sale, Buyer is advised to obtain, from the provider, written confirmation of
		t remaining to be paid, if any, time and other restrictions for transfer and use of the taps.
93 94	tiic amound	2.7.6. Conveyance. If Buyer is to receive any rights to water pursuant to § 2.7.2. (Other Rights Relating to Water),
95 <u>—</u>	8 2 7 3 (W	ell Rights), § 2.7.4. (Water Stock Certificates), or § 2.7.5. (Water and Sewer Taps), Seller agrees to convey such rights
96 96		γ executing the applicable legal instrument at Closing.
97	to Buyer oy	2.7.7. Water Rights Review. Buyer Does Does Not have a Right to Terminate if examination of the Water
98	Rights is un	satisfactory to Buyer on or before the Water Rights Examination Deadline.
99	2.8.	Growing Crops. With respect to growing crops, Seller and Buyer agree as follows:
100		
101		
102		
103	3. DATH	ES, DEADLINES AND APPLICABILITY.

DATES, DEADLINES AND APPLICABILITY.

3.1. Dates and Deadlines.

Item No.	Reference	Event	Date or Deadline
1	§ 3	Time of Day Deadline	
2	§ 4	Alternative Earnest Money Deadline	
		Title	
3	§ 8	Record Title Deadline (and Tax Certificate)	
4	§ 8	Record Title Objection Deadline	

5	§ 8	Off-Record Title Deadline	
6	§ 8	Off-Record Title Objection Deadline	
7	§ 8	Title Resolution Deadline	
8	§ 8	Third Party Right to Purchase/Approve Deadline	
0	8.0	Owners' Association	
9	§ 7	Association Documents Deadline	
10	§ 7	Association Documents Termination Deadline	
10	8 '	Seller's Disclosures	
11	§ 10	Seller's Property Disclosure Deadline	
12	§ 10	Lead-Based Paint Disclosure Deadline (if Residential	
12	8 10	Addendum attached)	
		Loan and Credit	
13	§ 5	New Loan Application Deadline	
14	§ 5	New Loan Terms Deadline	
15	§ 5	New Loan Availability Deadline	
16	§ 5	Buyer's Credit Information Deadline	
17	§ 5	Disapproval of Buyer's Credit Information Deadline	
18	§ 5	Existing Loan Deadline	
19	§ 5	Existing Loan Termination Deadline	
20	§ 5	Loan Transfer Approval Deadline	
21	§ 4	Seller or Private Financing Deadline	
	3	Appraisal	
22	§ 6	Appraisal Deadline	
23	§ 6	Appraisal Objection Deadline	
24	§ 6	Appraisal Resolution Deadline	
	3 -	Survey	
25	§ 9	New ILC or New Survey Deadline	
26	§ 9	New ILC or New Survey Objection Deadline	
27	§ 9	New ILC or New Survey Resolution Deadline	
	Ŭ	Inspection and Due Diligence	
28	§ 2	Water Rights Examination Deadline	
29	§ 8	Mineral Rights Examination Deadline	
30	§ 10	Inspection Termination Deadline	
31	§ 10	Inspection Objection Deadline	
32	§ 10	Inspection Resolution Deadline	
33	§ 10	Property Insurance Termination Deadline	
34	§ 10	Due Diligence Documents Delivery Deadline	
35	§ 10	Due Diligence Documents Objection Deadline	
36	§ 10	Due Diligence Documents Resolution Deadline	
37	§ 10	Environmental Inspection Termination Deadline	
38	§ 10	ADA Evaluation Termination Deadline	
39	§ 10	Conditional Sale Deadline	
40	§ 10	Lead-Based Paint Termination Deadline (if Residential	
		Addendum attached)	
41	§ 11	Estoppel Statements Deadline	
42	§ 11	Estoppel Statements Termination Deadline	
		Closing and Possession	
43	§ 12	Closing Date	
44	§ 17	Possession Date	
45	§ 17	Possession Time	
46	§ 27	Acceptance Deadline Date	
47	§ 27	Acceptance Deadline Time	

 $\textbf{Applicability of Terms.} \ \ If any deadline blank in \S 3.1. (Dates and Deadlines) is left blank or completed with "N/A", and the state of the s$ or the word "Deleted," such deadline is not applicable and the corresponding provision containing the deadline is deleted. Any box

105

- 107 checked in this Contract means the corresponding provision applies. If no box is checked in a provision that contains a selection of 108 "None", such provision means that "None" applies.
- The abbreviation "MEC" (mutual execution of this Contract) means the date upon which both parties have signed this Contract. The abbreviation "N/A" as used in this Contract means not applicable.

3.3. Day; Computation of Period of Days; Deadlines.

- 3.3.1. Day. As used in this Contract, the term "day" means the entire day ending at 11:59 p.m., United States Mountain Time (Standard or Daylight Savings, as applicable). Except however, if a **Time of Day Deadline** is specified in § 3.1. (Dates and Deadlines), all Objection Deadlines, Resolution Deadlines, Examination Deadlines and Termination Deadlines will end on the specified deadline date at the time of day specified in the **Time of Day Deadline**, United States Mountain Time. If **Time of Day Deadline** is left blank or "N/A" the deadlines will expire at 11:59 p.m., United States Mountain Time.
- 3.3.2. Computation of Period of Days. In computing a period of days (e.g., three days after MEC), when the ending date is not specified, the first day is excluded and the last day is included.
- 3.3.3. Deadlines. If any deadline falls on a Saturday, Sunday or federal or Colorado state holiday (Holiday), such deadline Will Will Not be extended to the next day that is not a Saturday, Sunday or Holiday. Should neither box be checked, the deadline will not be extended.

4. PURCHASE PRICE AND TERMS.

4.1. Price and Terms. The Purchase Price set forth below is payable in U.S. Dollars by Buyer as follows:

Item No.	Reference	Item	Amount	Amount
1	§ 4.1.	Purchase Price	\$	
2	§ 4.3.	Earnest Money		\$
3	§ 4.5.	New Loan		\$
4	§ 4.6.	Assumption Balance		\$
5	§ 4.7.	Private Financing		\$
6	§ 4.7.	Seller Financing		\$
7				
8				
9	§ 4.4.	Cash at Closing		\$
10		TOTAL	\$	\$

- **4.3.1.** Alternative Earnest Money Deadline. The deadline for delivering the Earnest Money, if other than at the time of tender of this Contract, is as set forth as the Alternative Earnest Money Deadline.
- 4.3.2. Disposition of Earnest Money. If Buyer has a Right to Terminate and timely terminates, Buyer is entitled to the return of Earnest Money as provided in this Contract. If this Contract is terminated as set forth in § 24 and, except as provided in § 23 (Earnest Money Dispute), if the Earnest Money has not already been returned following receipt of a Notice to Terminate, Seller agrees to execute and return to Buyer or Broker working with Buyer, written mutual instructions (e.g., Earnest Money Release form), within three days of Seller's receipt of such form. If Seller is entitled to the Earnest Money, and, except as provided in § 23 (Earnest Money Dispute), if the Earnest Money has not already been paid to Seller, following receipt of an Earnest Money Release form, Buyer agrees to execute and return to Seller or Broker working with Seller, written mutual instructions (e.g., Earnest Money Release form), within three days of Buyer's receipt.
- 4.3.2.1. Seller Failure to Timely Return Earnest Money. If Seller fails to timely execute and return the Earnest Money Release Form, or other written mutual instructions, Seller is in default and liable to Buyer as set forth in "If Seller is in Default", § 20.2. and § 21, unless Seller is entitled to the Earnest Money due to a Buyer default.

151	4.3.2.2. Buyer Failure to Timely Release Earnest Money. If Buyer fails to timely execute and return the				
152	Earnest Money Release Form, or other written mutual instructions, Buyer is in default and liable to Seller as set forth in "If Buyer				
153	is in Default, § 20.1. and § 21, unless Buyer is entitled to the Earnest Money due to a Seller Default.				
154	4.4. Form of Funds; Time of Payment; Available Funds.				
155	4.4.1. Good Funds. All amounts payable by the parties at Closing, including any loan proceeds, Cash at Closing				
156	and closing costs, must be in funds that comply with all applicable Colorado laws, including electronic transfer funds, certified				
157	check, savings and loan teller's check and cashier's check (Good Funds).				
158	4.4.2. Time of Payment. All funds, including the Purchase Price to be paid by Buyer, must be paid before or at				
159	Closing or as otherwise agreed in writing between the parties to allow disbursement by Closing Company at Closing OR SUCH				
160	NONPAYING PARTY WILL BE IN DEFAULT.				
161	4.4.3. Available Funds. Buyer represents that Buyer, as of the date of this Contract, \(\subseteq\) Does \(\subseteq\) Does Not have				
162	funds that are immediately verifiable and available in an amount not less than the amount stated as Cash at Closing in § 4.1.				
163	4.5. New Loan.				
164	4.5.1. Buyer to Pay Loan Costs. Buyer, except as otherwise permitted in § 4.2. (Seller Concession), if applicable,				
165	must timely pay Buyer's loan costs, loan discount points, prepaid items and loan origination fees as required by lender.				
	4.5.2. Buyer May Select Financing. Buyer may pay in cash or select financing appropriate and acceptable to				
166	Buyer, including a different loan than initially sought, except as restricted in § 4.5.3. (Loan Limitations) or § 29 (Additional				
167					
168	Provisions).				
169	4.5.3. Loan Limitations. Buyer may purchase the Property using any of the following types of loans:				
170	Conventional Other				
171	4.6. Assumption. Buyer agrees to assume and pay an existing loan in the approximate amount of the Assumption Balance				
172	set forth in § 4.1. (Price and Terms), presently payable at \$ perincluding principal and interest				
173	presently at the rate of% per annum and also including escrow for the following as indicated: Real Estate Taxes				
174	Property Insurance Premium and				
175	Buyer agrees to pay a loan transfer fee not to exceed \$ At the time of assumption, the new interest rate will				
176	not exceed				
177	interest, plus escrow, if any. If the actual principal balance of the existing loan at Closing is less than the Assumption Balance, which				
178	causes the amount of cash required from Buyer at Closing to be increased by more than \$, or if any other terms or				
179	provisions of the loan change, Buyer has the Right to Terminate under § 24.1. on or before Closing Date.				
180	Seller Will Will Not be released from liability on said loan. If applicable, compliance with the requirements for release				
181	from liability will be evidenced by delivery on or before Loan Transfer Approval Deadline at Closing of an appropriate				
182	letter of commitment from lender. Any cost payable for release of liability will be paid by in an amount				
183	not to exceed \$				
184	4.7. Seller or Private Financing.				
185	WARNING: Unless the transaction is exempt, federal and state laws impose licensing, other requirements and restrictions on sellers				
186	and private financiers. Contract provisions on financing and financing documents, unless exempt, should be prepared by a licensed				
187	Colorado attorney or licensed mortgage loan originator. Brokers should not prepare or advise the parties on the specifics of financing,				
188	including whether or not a party is exempt from the law.				
189	4.7.1. Seller Financing. If Buyer is to pay all or any portion of the Purchase Price with Seller financing, Buyer				
190	Seller will deliver the proposed Seller financing documents to the other party on or before days before Seller or				
191	Private Financing Deadline.				
192	4.7.1.1. Seller May Terminate. If Seller is to provide Seller financing, this Contract is conditional upon				
193	Seller determining whether such financing is satisfactory to the Seller, including its payments, interest rate, terms, conditions, cost,				
194	and compliance with the law. Seller has the Right to Terminate under § 24.1., on or before Seller or Private Financing Deadline ,				
19 5	if such Seller financing is not satisfactory to Seller, in Seller's sole subjective discretion.				
193 196	4.7.2. Buyer May Terminate. If Buyer is to pay all or any portion of the Purchase Price with Seller or private				
	financing, this Contract is conditional upon Buyer determining whether such financing is satisfactory to Buyer, including its				
197					
198	availability, payments, interest rate, terms, conditions, and cost. Buyer has the Right to Terminate under § 24.1., on or before Seller				
199	or Private Financing Deadline, if such Seller or private financing is not satisfactory to Buyer, in Buyer's sole subjective discretion.				
200	TRANSACTION PROVISIONS				
200	IRANSACTION I ROVISIONS				
201	5. FINANCING CONDITIONS AND OBLIGATIONS.				
202	5.1. New Loan Application. If Buyer is to pay all or part of the Purchase Price by obtaining one or more new loans (New				
203	Loan), or if an existing loan is not to be released at Closing, Buyer, if required by such lender, must make an application verifiable				
204	by such lender, on or before New Loan Application Deadline and exercise reasonable efforts to obtain such loan or approval.				

New Loan Terms; New Loan Availability.

5.2.

- **5.2.1.** New Loan Terms. If Buyer is to pay all or part of the Purchase Price with a New Loan, this Contract is conditional upon Buyer determining, in Buyer's sole subjective discretion, whether the proposed New Loan's payments, interest rate, conditions and costs or any other loan terms (New Loan Terms) are satisfactory to Buyer. This condition is for the sole benefit of Buyer. Buyer has the Right to Terminate under § 24.1., on or before **New Loan Terms Deadline**, if the New Loan Terms are not satisfactory to Buyer, in Buyer's sole subjective discretion.
- 5.2.2. New Loan Availability. If Buyer is to pay all or part of the Purchase Price with a New Loan, this Contract is conditional upon Buyer's satisfaction with the availability of the New Loan based on the lender's review and underwriting of Buyer's New Loan Application (New Loan Availability). Buyer has the Right to Terminate under § 24.1., on or before the New Loan Availability Deadline if the New Loan Availability is not satisfactory to Buyer. Buyer does not have a Right to Terminate based on the New Loan Availability if the termination is based on the New Loan Terms, Appraised Value (defined below), the Lender Property Requirements (defined below), Insurability (§ 10.5. below) or the Conditional Upon Sale of Property (§ 10.7. below). IF SELLER IS NOT IN DEFAULT AND DOES NOT TIMELY RECEIVE BUYER'S WRITTEN NOTICE TO TERMINATE, BUYER'S EARNEST MONEY WILL BE NONREFUNDABLE, except as otherwise provided in this Contract (e.g., Appraisal, Title, Survey).
- 5.3. Credit Information. If an existing loan is not to be released at Closing, this Contract is conditional (for the sole benefit of Seller) upon Seller's approval of Buyer's financial ability and creditworthiness, which approval will be in Seller's sole subjective discretion. Accordingly: (1) Buyer must supply to Seller by Buyer's Credit Information Deadline, at Buyer's expense, information and documents (including a current credit report) concerning Buyer's financial, employment and credit condition; (2) Buyer consents that Seller may verify Buyer's financial ability and creditworthiness; and (3) any such information and documents received by Seller must be held by Seller in confidence and not released to others except to protect Seller's interest in this transaction. If the Cash at Closing is less than as set forth in § 4.1. of this Contract, Seller has the Right to Terminate under § 24.1., on or before Closing. If Seller disapproves of Buyer's financial ability or creditworthiness, in Seller's sole subjective discretion, Seller has the Right to Terminate under § 24.1., on or before Disapproval of Buyer's Credit Information Deadline.
- 5.4. Existing Loan Review. If an existing loan is not to be released at Closing, Seller must deliver copies of the loan documents (including note, deed of trust and any modifications) to Buyer by Existing Loan Deadline. For the sole benefit of Buyer, this Contract is conditional upon Buyer's review and approval of the provisions of such loan documents. Buyer has the Right to Terminate under § 24.1., on or before Existing Loan Termination Deadline, based on any unsatisfactory provision of such loan documents, in Buyer's sole subjective discretion. If the lender's approval of a transfer of the Property is required, this Contract is conditional upon Buyer obtaining such approval without change in the terms of such loan, except as set forth in § 4.6. If lender's approval is not obtained by Loan Transfer Approval Deadline, this Contract will terminate on such deadline. Seller has the Right to Terminate under § 24.1., on or before Closing, in Seller's sole subjective discretion, if Seller is to be released from liability under such existing loan and Buyer does not obtain such compliance as set forth in § 4.6.

6. APPRAISAL PROVISIONS. Omitted as inapplicable.

- 6.1. Appraisal Definition. An "Appraisal" is an opinion of value prepared by a licensed or certified appraiser, engaged on behalf of Buyer or Buyer's lender, to determine the Property's market value (Appraised Value). The Appraisal may also set forth certain lender requirements, replacements, removals or repairs necessary on or to the Property as a condition for the Property to be valued at the Appraised Value.
- **6.2. Appraised Value.** The applicable appraisal provision set forth below applies to the respective loan type set forth in § 4.5.3., or if a cash transaction (i.e., no financing), § 6.2.1. applies.
- **6.2.1.** Conventional/Other. Buyer has the right to obtain an Appraisal. If the Appraised Value is less than the Purchase Price, or if the Appraisal is not received by Buyer on or before **Appraisal Deadline** Buyer may, on or before **Appraisal Objection Deadline**:
 - **6.2.1.1.** Notice to Terminate. Notify Seller in writing, pursuant to § 24.1., that this Contract is terminated;
- 6.2.1.2. Appraisal Objection. Deliver to Seller a written objection accompanied by either a copy of the Appraisal or written notice from lender that confirms the Appraised Value is less than the Purchase Price (Lender Verification).
- 6.2.1.3. Appraisal Resolution. If an Appraisal Objection is received by Seller, on or before Appraisal Objection Deadline and if Buyer and Seller have not agreed in writing to a settlement thereof on or before Appraisal Resolution Deadline, this Contract will terminate on the Appraisal Resolution Deadline, unless Seller receives Buyer's written withdrawal of the Appraisal Objection before such termination, (i.e., on or before expiration of Appraisal Resolution Deadline).
- 6.3. Lender Property Requirements. If the lender imposes any written requirements, replacements, removals or repairs, including any specified in the Appraisal (Lender Property Requirements) to be made to the Property (e.g., roof repair, repainting), beyond those matters already agreed to by Seller in this Contract, this Contract terminates on the earlier of three days following Seller's receipt of the Lender Property Requirements, or Closing, unless prior to termination: (1) the parties enter into a written agreement to satisfy the Lender Property Requirements; (2) the Lender Property Requirements have been completed; or (3) the satisfaction of the Lender Property Requirements is waived in writing by Buyer.

or

- 262 Cost of Appraisal. Cost of the Appraisal to be obtained after the date of this Contract must be timely paid by Buyer 263 Seller. The cost of the Appraisal may include any and all fees paid to the appraiser, appraisal management company, lender's 264 agent or all three.
- OWNERS' ASSOCIATIONS. This Section is applicable if the Property is located within one or more Common Interest 265-Communities and subject to one or more declarations (Association). 266
 - Common Interest Community Disclosure. THE PROPERTY IS LOCATED WITHIN A COMMON INTEREST COMMUNITY AND IS SUBJECT TO THE DECLARATION FOR THE COMMUNITY. THE OWNER OF THE PROPERTY WILL BE REQUIRED TO BE A MEMBER OF THE OWNERS' ASSOCIATION FOR THE COMMUNITY AND WILL BE SUBJECT TO THE BYLAWS AND RULES AND REGULATIONS OF THE ASSOCIATION. THE DECLARATION, BYLAWS AND RULES AND REGULATIONS WILL IMPOSE FINANCIAL OBLIGATIONS UPON THE OWNER OF THE PROPERTY, INCLUDING AN OBLIGATION TO PAY ASSESSMENTS OF THE ASSOCIATION. IF THE OWNER DOES NOT PAY THESE ASSESSMENTS, THE ASSOCIATION COULD PLACE A LIEN ON THE PROPERTY AND POSSIBLY SELL IT TO PAY THE DEBT. THE DECLARATION, BYLAWS AND RULES AND REGULATIONS OF THE COMMUNITY MAY PROHIBIT THE OWNER FROM MAKING CHANGES TO THE PROPERTY WITHOUT AN ARCHITECTURAL REVIEW BY THE ASSOCIATION (OR A COMMITTEE OF THE ASSOCIATION) AND THE APPROVAL OF THE ASSOCIATION. PURCHASERS OF PROPERTY WITHIN THE COMMON INTEREST COMMUNITY SHOULD INVESTIGATE THE FINANCIAL OBLIGATIONS OF MEMBERS OF THE ASSOCIATION, PURCHASERS SHOULD CAREFULLY READ THE DECLARATION FOR THE COMMUNITY AND THE BYLAWS AND RULES AND REGULATIONS OF THE ASSOCIATION.
 - 7.2. Association Documents to Buyer. Seller is obligated to provide to Buyer the Association Documents (defined below), at Seller's expense, on or before Association Documents Deadline. Seller authorizes the Association to provide the Association Documents to Buyer, at Seller's expense. Seller's obligation to provide the Association Documents is fulfilled upon Buyer's receipt of the Association Documents, regardless of who provides such documents.
 - Association Documents. Association documents (Association Documents) consist of the following:
 - All Association declarations, articles of incorporation, bylaws, articles of organization, operating agreements, rules and regulations, party wall agreements and the Association's responsible governance policies adopted under § 38-33.3-209.5, C.R.S.;
 - Minutes of: (1) the annual owners' or members' meeting and (2) any executive boards' or managers' meetings; such minutes include those provided under the most current annual disclosure required under § 38-33.3-209.4, C.R.S. (Annual Disclosure) and minutes of meetings, if any, subsequent to the minutes disclosed in the Annual Disclosure. If none of the preceding minutes exist, then the most recent minutes, if any (§§ 7.3.1. and 7.3.2., collectively, Governing Documents); and
 - List of all Association insurance policies as provided in the Association's last Annual Disclosure, including, but not limited to, property, general liability, association director and officer professional liability and fidelity policies. The list must include the company names, policy limits, policy deductibles, additional named insureds and expiration dates of the policies listed (Association Insurance Documents);
 - A list by unit type of the Association's assessments, including both regular and special assessments as disclosed in the Association's last Annual Disclosure;
 - The Association's most recent financial documents which consist of: (1) the Association's operating budget for the current fiscal year, (2) the Association's most recent annual financial statements, including any amounts held in reserve for the fiscal year immediately preceding the Association's last Annual Disclosure. (3) the results of the Association's most recent available financial audit or review, (4) list of the fees and charges (regardless of name or title of such fees or charges) that the Association's community association manager or Association will charge in connection with the Closing including, but not limited to, any fee incident to the issuance of the Association's statement of assessments (Status Letter), any rush or update fee charged for the Status Letter, any record change fee or ownership record transfer fees (Record Change Fee), fees to access documents, (5) list of all assessments required to be paid in advance, reserves or working capital due at Closing and (6) reserve study, if any (§§ 7.3.4. and 7.3.5., collectively, Financial Documents);
 - Any written notice from the Association to Seller of a "construction defect action" under § 38-33.3-303.5, C.R.S. within the past six months and the result of whether the Association approved or disapproved such action (Construction Defect Documents). Nothing in this Section limits the Seller's obligation to disclose adverse material facts as required under § 10.2. (Disclosure of Adverse Material Facts; Subsequent Disclosure; Present Condition) including any problems or defects in the common elements or limited common elements of the Association property.
 - 7.4. Conditional on Buyer's Review. Buyer has the right to review the Association Documents. Buyer has the Right to Terminate under § 24.1., on or before Association Documents Termination Deadline, based on any unsatisfactory provision in any of the Association Documents, in Buyer's sole subjective discretion. Should Buyer receive the Association Documents after Association Documents Deadline, Buyer, at Buyer's option, has the Right to Terminate under § 24.1. by Buyer's Notice to Terminate received by Seller on or before ten days after Buyer's receipt of the Association Documents. If Buyer does not receive the Association Documents, or if Buyer's Notice to Terminate would otherwise be required to be received by Seller after Closing

267

268 269

270

271

272

273

274

275

276

277

278

279 280

281

282 283

284

285

286 287

288

289

290

291

292

293 294

295

296

297 298

299

300

301 302

303

304

305

306

307 308

309

310

311

312 313

314

315

316

317

318

Date, Buyer's Notice to Terminate must be received by Seller on or before Closing. If Seller does not receive Buyer's Notice to Terminate within such time, Buyer accepts the provisions of the Association Documents as satisfactory and Buyer waives any Right to Terminate under this provision, notwithstanding the provisions of § 8.6. (Third Party Right to Purchase/Approve).

8. TITLE INSURANCE, RECORD TITLE AND OFF-RECORD TITLE.

8.1. Evidence of Record Title. See Due Diligence Packet

8.1.1. Seller Selects Title Insurance Company. If this box is checked, Seller will select the title insurance company to furnish the owner's title insurance policy at Seller's expense. On or before Record Title Deadline, Seller must furnish to Buyer, a current commitment for an owner's title insurance policy (Title Commitment), in an amount equal to the Purchase Price, or if this box is checked, an Abstract of Title certified to a current date. Seller will cause the title insurance policy to be issued

and delivered to Buyer as soon as practicable at or after Closing.

8.1.2. Buyer Selects Title Insurance Company. If this box is checked, Buyer will select the title insurance company to furnish the owner's title insurance policy at Buyer's expense. On or before **Record Title Deadline**, Buyer must furnish to Seller, a current commitment for owner's title insurance policy (Title Commitment), in an amount equal to the Purchase Price. If neither box in § 8.1.1. or § 8.1.2. is checked, § 8.1.1. applies.

Regardless of whether the Contract requires OEC, the Title Insurance Commitment may not provide OEC or delete or insure over any or all of the standard exceptions for OEC. The Title Insurance Company may require a New Survey or New ILC, defined below, among other requirements for OEC. If the Title Insurance Commitment is not satisfactory to Buyer, Buyer has a right to object under § 8.7. (Right to Object to Title, Resolution).

8.1.4. Title Documents. Title Documents consist of the following: (1) copies of any plats, declarations, covenants, conditions and restrictions burdening the Property and (2) copies of any other documents (or, if illegible, summaries of such documents) listed in the schedule of exceptions (Exceptions) in the Title Commitment furnished to Buyer (collectively, Title Documents).

8.1.5. Copies of Title Documents. Buyer must receive, on or before Record Title Deadline, copies of all Title Documents. This requirement pertains only to documents as shown of record in the office of the clerk and recorder in the county where the Property is located. The cost of furnishing copies of the documents required in this Section will be at the expense of the party or parties obligated to pay for the owner's title insurance policy.

8.1.6. Existing Abstracts of Title. Seller must deliver to Buyer copies of any abstracts of title covering all or any portion of the Property (Abstract of Title) in Seller's possession on or before Record Title Deadline.

8.2. Record Title. Buyer has the right to review and object to the Abstract of Title or Title Commitment and any of the Title Documents as set forth in § 8.7. (Right to Object to Title, Resolution) on or before Record Title Objection Deadline. Buyer's objection may be based on any unsatisfactory form or content of Title Commitment or Abstract of Title, notwithstanding § 13, or any other unsatisfactory title condition, in Buyer's sole subjective discretion. If the Abstract of Title, Title Commitment or Title Documents are not received by Buyer on or before the Record Title Deadline, or if there is an endorsement to the Title Commitment that adds a new Exception to title, a copy of the new Exception to title and the modified Title Commitment will be delivered to Buyer. Buyer has until the earlier of Closing or ten days after receipt of such documents by Buyer to review and object to: (1) any required Title Document not timely received by Buyer, (2) any change to the Abstract of Title, Title Commitment or Title Documents, or (3) any endorsement to the Title Commitment. If Seller receives Buyer's Notice to Terminate or Notice of Title Objection, pursuant to this § 8.2. (Record Title), any title objection by Buyer is governed by the provisions set forth in § 8.7. (Right to Object to Title, Resolution). If Seller has fulfilled all Seller's obligations, if any, to deliver to Buyer all documents required by § 8.1. (Evidence of Record Title) and Seller does not receive Buyer's Notice to Terminate or Notice of Title Objection by the applicable deadline specified above, Buyer accepts the condition of title as disclosed by the Abstract of Title, Title Commitment and Title Documents as satisfactory.

8.3. Off-Record Title. Seller must deliver to Buyer, on or before Off-Record Title Deadline, true copies of all existing surveys in Seller's possession pertaining to the Property and must disclose to Buyer all easements, liens (including, without limitation, governmental improvements approved, but not yet installed) or other title matters not shown by public records, of which Seller has actual knowledge (Off-Record Matters). This Section excludes any New ILC or New Survey governed under § 9 (New ILC, New Survey). Buyer has the right to inspect the Property to investigate if any third party has any right in the Property not shown by public records (e.g., unrecorded easement, boundary line discrepancy or water rights). Buyer's Notice to Terminate or Notice of Title Objection of any unsatisfactory condition (whether disclosed by Seller or revealed by such inspection, notwithstanding § 8.2. (Record Title) and § 13 (Transfer of Title), in Buyer's sole subjective discretion, must be received by Seller on or before Off-Record Title Objection Deadline. If an Off-Record Matter is received by Buyer after the Off-Record Title Deadline, Buyer has until the earlier of Closing or ten days after receipt by Buyer to review and object to such Off-Record Matter. If Seller receives Buyer's Notice

- to Terminate or Notice of Title Objection pursuant to this § 8.3. (Off-Record Title), any title objection by Buyer is governed by the provisions set forth in § 8.7. (Right to Object to Title, Resolution). If Seller does not receive Buyer's Notice to Terminate or Notice of Title Objection by the applicable deadline specified above, Buyer accepts title subject to such Off-Record Matters and rights, if any, of third parties not shown by public records of which Buyer has actual knowledge.
- Special Taxing Districts. SPECIAL TAXING DISTRICTS MAY BE SUBJECT TO GENERAL OBLIGATION INDEBTEDNESS THAT IS PAID BY REVENUES PRODUCED FROM ANNUAL TAX LEVIES ON THE TAXABLE PROPERTY WITHIN SUCH DISTRICTS. PROPERTY OWNERS IN SUCH DISTRICTS MAY BE PLACED AT RISK FOR INCREASED MILL LEVIES AND TAX TO SUPPORT THE SERVICING OF SUCH DEBT WHERE CIRCUMSTANCES ARISE RESULTING IN THE INABILITY OF SUCH A DISTRICT TO DISCHARGE SUCH INDEBTEDNESS WITHOUT SUCH AN INCREASE IN MILL LEVIES. BUYERS SHOULD INVESTIGATE THE SPECIAL TAXING DISTRICTS IN WHICH THE PROPERTY IS LOCATED BY CONTACTING THE COUNTY TREASURER, BY REVIEWING THE CERTIFICATE OF TAXES DUE FOR THE PROPERTY AND BY OBTAINING FURTHER INFORMATION FROM THE BOARD OF COUNTY COMMISSIONERS, THE COUNTY CLERK AND RECORDER, OR THE COUNTY ASSESSOR.
- Tax Certificate. A tax certificate paid for by Seller Buyer, for the Property listing any special taxing districts that affect the Property (Tax Certificate) must be delivered to Buyer on or before Record Title Deadline. If the Property is located within a special taxing district and such inclusion is unsatisfactory to Buyer, in Buyer's sole subjective discretion, Buyer may terminate, on or before Record Title Objection Deadline. Should Buyer receive the Tax Certificate after Record Title Deadline, Buyer, at Buyer's option, has the Right to Terminate under § 24.1. by Buyer's Notice to Terminate received by Seller on or before ten days after Buyer's receipt of the Tax Certificate. If Buyer does not receive the Tax Certificate, or if Buyer's Notice to Terminate would otherwise be required to be received by Seller after Closing Date. Buyer's Notice to Terminate must be received by Seller on or before Closing. If Seller does not receive Buyer's Notice to Terminate within such time, Buyer accepts the provisions of the Tax Certificate and the inclusion of the Property in a special taxing district, if applicable, as satisfactory and Buyer waives any Right to Terminate under this provision. If Buyer's loan specified in §4.5.3. (Loan Limitations) prohibits Buyer from paying for the Tax Certificate, the Tax Certificate will be paid for by Seller.
- Third Party Right to Purchase/Approve. If any third party has a right to purchase the Property (e.g., right of first refusal on the Property, right to purchase the Property under a lease or an option held by a third party to purchase the Property) or a right of a third party to approve this Contract, Seller must promptly submit this Contract according to the terms and conditions of such right. If the third-party holder of such right exercises its right this Contract will terminate. If the third party's right to purchase is waived explicitly or expires, or the Contract is approved, this Contract will remain in full force and effect. Seller must promptly notify Buyer in writing of the foregoing. If the third party right to purchase is exercised or approval of this Contract has not occurred on or before Third Party Right to Purchase/Approve Deadline, this Contract will then terminate. Seller will supply to Buyer, in writing, details of any Third Party Right to Purchase the Property on or before the Record Title Deadline.
- Right to Object to Title, Resolution. Buyer has a right to object or terminate, in Buyer's sole subjective discretion, 8.7. based on any title matters including those matters set forth in § 8.2. (Record Title), § 8.3. (Off-Record Title), § 8.5. (Special Taxing District) and § 13 (Transfer of Title). If Buyer exercises Buyer's rights to object or terminate based on any such title matter, on or before the applicable deadline, Buyer has the following options:
- Title Objection, Resolution. If Seller receives Buyer's written notice objecting to any title matter (Notice of Title Objection) on or before the applicable deadline and if Buyer and Seller have not agreed to a written settlement thereof on or before Title Resolution Deadline, this Contract will terminate on the expiration of Title Resolution Deadline, unless Seller receives Buyer's written withdrawal of Buyer's Notice of Title Objection (i.e., Buyer's written notice to waive objection to such items and waives the Right to Terminate for that reason), on or before expiration of Title Resolution Deadline. If either the Record Title Deadline or the Off-Record Title Deadline, or both, are extended pursuant to § 8.2. (Record Title) or § 8.3. (Off-Record Title) the Title Resolution Deadline also will be automatically extended to the earlier of Closing or fifteen days after Buyer's receipt of the applicable documents; or
- Title Objection, Right to Terminate. Buyer may exercise the Right to Terminate under § 24.1, on or before 8.7.2. the applicable deadline, based on any title matter unsatisfactory to Buyer, in Buyer's sole subjective discretion.
- **Title Advisory.** The Title Documents affect the title, ownership and use of the Property and should be reviewed carefully. Additionally, other matters not reflected in the Title Documents may affect the title, ownership and use of the Property, including, without limitation, boundary lines and encroachments, set-back requirements, area, zoning, building code violations, unrecorded easements and claims of easements, leases and other unrecorded agreements, water on or under the Property and various laws and governmental regulations concerning land use, development and environmental matters.
- 8.8.1. OIL, GAS, WATER AND MINERAL DISCLOSURE. THE SURFACE ESTATE OF THE PROPERTY MAY BE OWNED SEPARATELY FROM THE UNDERLYING MINERAL ESTATE AND TRANSFER OF THE SURFACE ESTATE MAY NOT NECESSARILY INCLUDE TRANSFER OF THE MINERAL ESTATE OR WATER RIGHTS. THIRD PARTIES MAY OWN OR LEASE INTERESTS IN OIL, GAS, OTHER MINERALS, GEOTHERMAL ENERGY OR WATER ON OR UNDER THE SURFACE OF THE PROPERTY, WHICH INTERESTS MAY GIVE THEM RIGHTS TO ENTER AND USE THE SURFACE OF THE PROPERTY TO ACCESS THE MINERAL ESTATE, OIL, GAS OR WATER.

378

379

380

381

382

383

384

385

386

387

388

389

390 391

392

393

394

395

396

397

398 399

400

401

402

403 404

405 406

407

408

409

410

411

412

413

414 415

416 417

418 419

420

421

422

423

424 425

426

427

428

429

430

431

432 433

434

- 8.8.2. SURFACE USE AGREEMENT. THE USE OF THE SURFACE ESTATE OF THE PROPERTY TO 437 ACCESS THE OIL, GAS OR MINERALS MAY BE GOVERNED BY A SURFACE USE AGREEMENT, A 438 MEMORANDUM OR OTHER NOTICE OF WHICH MAY BE RECORDED WITH THE COUNTY CLERK AND 439 RECORDER. 440
 - 8.8.3. OIL AND GAS ACTIVITY. OIL AND GAS ACTIVITY THAT MAY OCCUR ON OR ADJACENT TO THE PROPERTY MAY INCLUDE, BUT IS NOT LIMITED TO, SURVEYING, DRILLING, WELL COMPLETION OPERATIONS, STORAGE, OIL AND GAS, OR PRODUCTION FACILITIES, PRODUCING WELLS, REWORKING OF CURRENT WELLS AND GAS GATHERING AND PROCESSING FACILITIES.
 - 8.8.4. ADDITIONAL INFORMATION. BUYER IS ENCOURAGED TO SEEK ADDITIONAL INFORMATION REGARDING OIL AND GAS ACTIVITY ON OR ADJACENT TO THE PROPERTY, INCLUDING DRILLING PERMIT APPLICATIONS, THIS INFORMATION MAY BE AVAILABLE FROM THE COLORADO OIL AND GAS CONSERVATION COMMISSION.
 - 8.8.5. Title Insurance Exclusions. Matters set forth in this Section and others, may be excepted, excluded from, or not covered by the owner's title insurance policy.
- 451 Mineral Rights Review. Buyer Does Does Not have a Right to Terminate if examination of the Mineral 452 Rights is unsatisfactory to Buyer on or before the Mineral Rights Examination Deadline.
 - 9. **NEW ILC, NEW SURVEY.**

441

442

443

444

445

446

447 448

449

450

453

457

458

459

464

465

466 467

468 469

470

471

472 473

474

475

476

477

478

479 480

481

483

486 487

488

489

490

491

- New ILC or New Survey. If the box is checked, (1) New Improvement Location Certificate (New ILC); or, (2) 454 New Survey in the form of ; is required and the following will apply: 455 9.1.1. Ordering of New ILC or New Survey.

 Seller Buyer will order the New ILC or New Survey. The 456
 - New ILC or New Survey may also be a previous ILC or survey that is in the above-required form, certified and updated as of a date after the date of this Contract.
 - 9.1.2. Payment for New ILC or New Survey. The cost of the New ILC or New Survey will be paid, on or before Closing, by: Seller Buyer or:
 - 9.1.3. Delivery of New ILC or New Survey. Buyer, Seller, the issuer of the Title Commitment (or the provider of the opinion of title if an Abstract of Title) and will receive a New ILC or New Survey on or before New **ILC or New Survey Deadline.**
 - 9.1.4. Certification of New ILC or New Survey. The New ILC or New Survey will be certified by the surveyor to all those who are to receive the New ILC or New Survey.
 - Buyer's Right to Waive or Change New ILC or New Survey Selection. Buyer may select a New ILC or New Survey different than initially specified in this Contract if there is no additional cost to Seller or change to the New ILC or New Survey Objection Deadline. Buyer may, in Buyer's sole subjective discretion, waive a New ILC or New Survey if done prior to Seller incurring any cost for the same.
 - New ILC or New Survey Objection. Buyer has the right to review and object based on the New ILC or New Survey. If the New ILC or New Survey is not timely received by Buyer or is unsatisfactory to Buyer, in Buyer's sole subjective discretion, Buyer may, on or before New ILC or New Survey Objection Deadline, notwithstanding § 8.3. or § 13:
 - Notice to Terminate. Notify Seller in writing, pursuant to § 24.1., that this Contract is terminated; or 9.3.1.
 - New ILC or New Survey Objection. Deliver to Seller a written description of any matter that was to be shown or is shown in the New ILC or New Survey that is unsatisfactory and that Buyer requires Seller to correct.
 - 9.3.3. New ILC or New Survey Resolution. If a New ILC or New Survey Objection is received by Seller, on or before New ILC or New Survey Objection Deadline and if Buyer and Seller have not agreed in writing to a settlement thereof on or before New ILC or New Survey Resolution Deadline, this Contract will terminate on expiration of the New ILC or New Survey Resolution Deadline, unless Seller receives Buyer's written withdrawal of the New ILC or New Survey Objection before such termination (i.e., on or before expiration of New ILC or New Survey Resolution Deadline).
- 482

DISCLOSURE, INSPECTION AND DUE DILIGENCE

- 10. PROPERTY DISCLOSURE, INSPECTION, INDEMNITY, INSURABILITY, DUE DILIGENCE AND SOURCE OF 484 WATER. 485
 - 10.1. Seller's Property Disclosure. On or before Seller's Property Disclosure Deadline, Seller agrees to deliver to Buyer the most current version of the applicable Colorado Real Estate Commission's Seller's Property Disclosure form completed by Seller to Seller's actual knowledge and current as of the date of this Contract.
 - Disclosure of Adverse Material Facts; Subsequent Disclosure; Present Condition. Seller must disclose to Buyer any adverse material facts actually known by Seller as of the date of this Contract. Seller agrees that disclosure of adverse material facts will be in writing. In the event Seller discovers an adverse material fact after the date of this Contract, Seller must timely

disclose such adverse fact to Buyer, Buyer has the Right to Terminate based on the Seller's new disclosure on the earlier of Closing or five days after Buyer's receipt of the new disclosure. Except as otherwise provided in this Contract, Buyer acknowledges that Seller is conveying the Property to Buyer in an "As Is" condition, "Where Is" and "With All Faults."

- 10.3. Inspection. Unless otherwise provided in this Contract, Buyer, acting in good faith, has the right to have inspections (by one or more third parties, personally or both) of the Property, Leased Items, and Inclusions (Inspection), at Buyer's expense. If (1) the physical condition of the Property, including, but not limited to, the roof, walls, structural integrity of the Property, the electrical, plumbing, HVAC and other mechanical systems of the Property, (2) the physical condition of the Inclusions and Leased Items, (3) service to the Property (including utilities and communication services), systems and components of the Property (e.g., heating and plumbing), (4) any proposed or existing transportation project, road, street or highway, or (5) any other activity, odor or noise (whether on or off the Property) and its effect or expected effect on the Property or its occupants is unsatisfactory, in Buyer's sole subjective discretion, Buyer may:
- 10.3.1. Inspection Termination. On or before the Inspection Termination Deadline, notify Seller in writing. pursuant to § 24.1., that this Contract is terminated due to any unsatisfactory condition, provided the Buyer did not previously deliver an Inspection Objection. Buyer's Right to Terminate under this provision expires upon delivery of an Inspection Objection to Seller pursuant to § 10.3.2.; or
- 10.3.2. Inspection Objection. On or before the Inspection Objection Deadline, deliver to Seller a written description of any unsatisfactory condition that Buyer requires Seller to correct.
- 10.3.3. Inspection Resolution. If an Inspection Objection is received by Seller, on or before Inspection Objection Deadline and if Buyer and Seller have not agreed in writing to a settlement thereof on or before Inspection Resolution Deadline, this Contract will terminate on Inspection Resolution Deadline unless Seller receives Buyer's written withdrawal of the Inspection Objection before such termination (i.e., on or before expiration of Inspection Resolution Deadline). Nothing in this provision prohibits the Buyer and the Seller from mutually terminating this Contract before the Inspection Resolution Deadline passes by executing an Earnest Money Release.
- 10.4. Damage, Liens and Indemnity. Buyer, except as otherwise provided in this Contract or other written agreement between the parties, is responsible for payment for all inspections, tests, surveys, engineering reports, or other reports performed at Buyer's request (Work) and must pay for any damage that occurs to the Property and Inclusions as a result of such Work. Buyer must not permit claims or liens of any kind against the Property for Work performed on the Property. Buyer agrees to indemnify, protect and hold Seller harmless from and against any liability, damage, cost or expense incurred by Seller and caused by any such Work, claim, or lien. This indemnity includes Seller's right to recover all costs and expenses incurred by Seller to defend against any such liability, damage, cost or expense, or to enforce this Section, including Seller's reasonable attorney fees, legal fees and expenses. The provisions of this Section survive the termination of this Contract. This § 10.4. does not apply to items performed pursuant to an Inspection Resolution.
- 10.5. Insurability. Buyer has the Right to Terminate under § 24.1., on or before Property Insurance Termination Deadline, based on any unsatisfactory provision of the availability, terms and conditions and premium for property insurance (Property Insurance) on the Property, in Buyer's sole subjective discretion.
 - 10.6. Due Diligence.

492

493

494 495

496

497

498

499

500-

501

502 503

504

505 506

507

508

509

510

511 512

513

514

515 516

517

518

519 520

521

522 523

524

525

526

527

528

529

530

531

532 533

- 10.6.1. Due Diligence Documents. Seller agrees to deliver copies of the following documents and information pertaining to the Property and Leased Items (Due Diligence Documents) to Buyer on or before Due Diligence Documents Delivery Deadline:
- 10.6.1.1. Occupancy Agreements. All current leases, including any amendments or other occupancy agreements, pertaining to the Property. Those leases or other occupancy agreements pertaining to the Property that survive Closing are as follows (Leases):

		10.6.1.2.	Leased Ite	ms Documents. If any lease of personal property (§ 2.5.4., Leased Items) will be					
	transferred to Ruyer			deliver copies of the leases and information pertaining to the personal pro perty to					
Buyer on or before Due Diligence Documents Delivery Deadline . Buyer Will Will Not assume the Se under such leases for the Leased Items (§ 2.5.4., Leased Items).									
	10.6.1.3. Encumbered Inclusions Documents. If any Inclusions owned by Seller are encumbered pursuant to § 2.5.2. (Encumbered Inclusions) above, Seller agrees to deliver copies of the evidence of debt, security and any other documents creating the encumbrance to Buyer on or before Due Diligence Documents Delivery Deadline. Buyer Will Will Not assume the debt on the Encumbered Inclusions (§ 2.5.2., Encumbered Inclusions).								
_	of the following:	10.6.1.4.	Other Docum	nents. If the respective box is checked, Seller agrees to additionally deliver copies					
	_		10.6.1.4.1.	All contracts relating to the operation, maintenance and management of the					
	Property;		10 6 1 4 2	Duamanty tay hills fourthalast					

551		10.6.1.4.3.	As-built construction plans to the Property and the tenant improvements, including
552	architectural, electrical, m	nechanical and struct	ural systems; engineering reports; and permanent Certificates of Occupancy, to the
553	extent now available;		
554		10.6.1.4.4.	A list of all Inclusions to be conveyed to Buyer;
555		10.6.1.4.5.	Operating statements for the past years;
556		10.6.1.4.6.	A rent roll accurate and correct to the date of this Contract;
557		10.6.1.4.7.	A schedule of any tenant improvement work Seller is obligated to complete but
558	has not yet completed and		work either scheduled or in process on the date of this Contract;
559		10.6.1.4.8.	All insurance policies pertaining to the Property and copies of any claims which
560	have been made for the pa	ast years;	
561		10.6.1.4.9.	Soils reports, surveys and engineering reports or data pertaining to the Property (if
562	not delivered earlier unde	r § 8.3.);	
563		10.6.1.4.10.	Any and all existing documentation and reports regarding Phase I and II
64			sories and similar documents respective to the existence or nonexistence of asbestos,
565			contaminated substances and/or underground storage tanks and/or radon gas. If no
666		ssession or known to	Seller, Seller warrants that no such reports are in Seller's possession or known to
567	Seller;		
568		10.6.1.4.11.	Any Americans with Disabilities Act reports, studies or surveys concerning the
69	compliance of the Propert	y with said Act;	
570		10.6.1.4.12.	All permits, licenses and other building or use authorizations issued by any
571			he Property and written notice of any violation of any such permits, licenses or use
5 <u>72</u>	authorizations, if any; and		
573		10.6.1.4.13.	Other:
574			
575			
576			
577			
578			
579			
580			ts Review and Objection. Buyer has the right to review and object based on the Due
81			ocuments are not supplied to Buyer or are unsatisfactory, in Buyer's sole subjective
82			ence Documents Objection Deadline:
583	10.0	6.2.1. Notice to Ter	minate. Notify Seller in writing, pursuant to § 24.1., that this Contract is terminated;
84	or		
585			ce Documents Objection. Deliver to Seller a written description of any
86	,		Buyer requires Seller to correct.
87			e Documents Resolution. If a Due Diligence Documents Objection is received by
88			Objection Deadline and if Buyer and Seller have not agreed in writing to a settlement
89			ts Resolution Deadline, this Contract will terminate on Due Diligence Documents
590			uyer's written withdrawal of the Due Diligence Documents Objection before such
91			e Diligence Documents Resolution Deadline.
5 <u>92</u>			Right to Terminate under § 24.1., on or before Due Diligence Documents Objection
593			and any use restrictions imposed by any governmental agency with jurisdiction over
94	the Property, in Buyer's se		
95			onmental, ADA. Buyer has the right to obtain environmental inspections of the
96			nmental Site Assessments, as applicable. Seller Buyer will order or provide
597			se II Environmental Site Assessment (compliant with most current version of the
598			Environmental Site Assessments) and/or
599			onmental Inspection). In addition, Buyer, at Buyer's expense, may also conduct an
500			the Americans with Disabilities Act (ADA Evaluation). All such inspections and
501			is are mutually agreeable to minimize the interruption of Seller's and any Seller's
502	tenants' business uses of t		1 DI HE 100 A
503	•		essmentrecommends a Phase II Environmental Site Assessment, the Environmental
504	Inspection Termination	Deadline will be exte	ended by days (Extended Environmental Inspection
505			vironmental Inspection Objection Deadline extends beyond the Closing Date, the
506			of time. In such event, Seller Buyer must pay the cost for such Phase II
507	Environmental Site Asses		.11%
508			additional environmental inspections of the Property in this § 10.6.4., Buyer has the
509	Right to Terminate under	§ 24.1., on or before	Environmental Inspection Termination Deadline, or if applicable, the Extended

610	Environmental Inspection Objection Deadline, based on any unsatisfactory results of Environmental Inspection, in Buyer's sole
611	subjective discretion.
612	Buyer has the Right to Terminate under § 24.1., on or before ADA Evaluation Termination Deadline, based on any
613	unsatisfactory ADA Evaluation, in Buyer's sole subjective discretion.
614	10.7. Conditional Upon Sale of Property. This Contract is conditional upon the sale and closing of that certain property
615	owned by Buyer and commonly known as
616	the Right to Terminate under § 24.1. effective upon Seller's receipt of Buyer's Notice to Terminate on or before Conditional Sale
617	Deadline if such property is not sold and closed by such deadline. This Section is for the sole benefit of Buyer. If Seller does not
618	receive Buyer's Notice to Terminate on or before Conditional Sale Deadline, Buyer waives any Right to Terminate under this
619	provision.
620	10.8. Source of Potable Water (Residential Land and Residential Improvements Only). Buyer Does Does Not
621	acknowledge receipt of a copy of Seller's Property Disclosure or Source of Water Addendum disclosing the source of potable water for
622	the Property. There is No Well. Buyer Does Does Not acknowledge receipt of a copy of the current well permit.
623	Note to Buyer: SOME WATER PROVIDERS RELY, TO VARYING DEGREES, ON NONRENEWABLE GROUND
624	WATER. YOU MAY WISH TO CONTACT YOUR PROVIDER (OR INVESTIGATE THE DESCRIBED SOURCE) TO
625	DETERMINE THE LONG-TERM SUFFICIENCY OF THE PROVIDER'S WATER SUPPLIES.
626	10.9. Existing Leases; Modification of Existing Leases; New Leases. Seller states that none of the Leases to be assigned
627	to the Buyer at the time of Closing contain any rent concessions, rent reductions or rent abatements except as disclosed in the Lease
628	or other writing received by Buyer. Seller will not amend, alter, modify, extend or cancel any of the Leases nor will Seller enter into
629	any new leases affecting the Property without the prior written consent of Buyer, which consent will not be unreasonably withheld
630	or delayed.
631	10.10. Lead-Based Paint. [Intentionally Deleted - See Residential Addendum if applicable]
632	10.11. Carbon Monoxide Alarms. [Intentionally Deleted - See Residential Addendum if applicable]
633	10.12. Methamphetamine Disclosure. [Intentionally Deleted - See Residential Addendum if applicable]
634	11. TENANT ESTOPPEL STATEMENTS.
635	11.1. Estoppel Statements Conditions. Buyer has the right to review and object to any Estoppel Statements. Seller must
636	request from all tenants of the Property and if received by Seller, deliver to Buyer on or before Estoppel Statements Deadline,
637	statements in a form and substance reasonably acceptable to Buyer, from each occupant or tenant at the Property (Estoppel Statement)
638	attached to a copy of the Lease stating:
639	11.1.1. The commencement date of the Lease and scheduled termination date of the Lease;
640	11.1.2. That said Lease is in full force and effect and that there have been no subsequent modifications or
641	amendments;
642	11.1.3. The amount of any advance rentals paid, rent concessions given and deposits paid to Seller;
643	11.1.4. The amount of monthly (or other applicable period) rental paid to Seller;
644	11.1.5. That there is no default under the terms of said Lease by landlord or occupant; and
645	11.1.6. That the Lease to which the Estoppel Statement is attached is a true, correct and complete copy of the Lease
646	demising the premises it describes.
647	11.2. Seller Estoppel Statement. In the event Seller does not receive from all tenants of the Property a completed signed
648	Estoppel Statement, Seller agrees to complete and execute an Estoppel Statement setting forth the information and documents
649	required §11.1. above and deliver the same to Buyer on or before Estoppel Statements Deadline .
650	11.3. Estoppel Statements Termination. Buyer has the Right to Terminate under § 24.1., on or before Estoppel
651	Statements Termination Deadline, based on any unsatisfactory Estoppel Statement, in Buyer's sole subjective discretion, or if
652	Seller fails to deliver the Estoppel Statements on or before Estoppel Statements Deadline . Buyer also has the unilateral right to
653	waive any unsatisfactory Estoppel Statement.
654	CLOSING PROVISIONS
034	CLOSING FROVISIONS
655	12. CLOSING DOCUMENTS, INSTRUCTIONS AND CLOSING.

SING DOCUMENTS, INSTRUCTIONS AND CLOSING.

12.1. Closing Documents and Closing Information. Seller and Buyer will cooperate with the Closing Company to enable the Closing Company to prepare and deliver documents required for Closing to Buyer and Seller and their designees. If Buyer is obtaining a loan to purchase the Property, Buyer acknowledges Buyer's lender is required to provide the Closing Company, in a timely manner, all required loan documents and financial information concerning Buyer's loan. Buyer and Seller will furnish any additional information and documents required by Closing Company that will be necessary to complete this transaction. Buyer and Seller will sign and complete all customary or reasonably required documents at or before Closing.

this Contract.

656

657

658

659

660 661

	44.2 CH
664	12.3. Closing. Delivery of deed from Seller to Buyer will be at closing (Closing). Closing will be on the date specified as
665	the Closing Date or by mutual agreement at an earlier date. At Closing, Seller agrees to deliver a set of keys for the Property to
666	Buyer. The hour and place of Closing will be as designated by
667	12.4. Disclosure of Settlement Costs. Buyer and Seller acknowledge that costs, quality and extent of service vary between
668	different settlement service providers (e.g., attorneys, lenders, inspectors and title companies).
669	12.5. Assignment of Leases. Seller must assign to Buyer all Leases at Closing that will continue after Closing and Buyer
670	must assume Seller's obligations under such Leases. Further, Seller must transfer to Buyer all Leased Items and assign to Buyer such
671	leases for the Leased Items accepted by Buyer pursuant to § 2.5.4. (Leased Items).
672	13. TRANSFER OF TITLE. Subject to Buyer's compliance with the terms and provisions of this Contract, including the tender
673	of any payment due at Closing, Seller must execute and deliver the following good and sufficient deed to Buyer, at Closing:
674	special warranty deed general warranty deed bargain and sale deed quit claim deed personal representative's deed
575	deed. Seller, provided another deed is not selected, must execute and deliver a good and
676	sufficient special warranty deed to Buyer, at Closing.
677	Unless otherwise specified in § 29 (Additional Provisions), if title will be conveyed using a special warranty deed or a general
678	warranty deed, title will be conveyed "subject to statutory exceptions" as defined in §38-30-113(5)(a), C.R.S.
679	14. PAYMENT OF LIENS AND ENCUMBRANCES. Unless agreed to by Buyer in writing, any amounts owed on any liens
680	or encumbrances securing a monetary sum against the Property and Inclusions, including any governmental liens for special
681	improvements installed as of the date of Buyer's signature hereon, whether assessed or not, and previous years' taxes, will be paid
682	at or before Closing by Seller from the proceeds of this transaction or from any other source.
002	at of before closing by benef from the proceeds of this transaction of from the boarce.
683	15. CLOSING COSTS, FEES, ASSOCIATION STATUS LETTER AND DISBURSEMENTS, TAXES AND
684	WITHHOLDING.
685	15.1. Closing Costs. Buyer and Seller must pay, in Good Funds, their respective closing costs and all other items required
686	to be paid at Closing, except as otherwise provided herein.
587	15.2. Closing Services Fee. The fee for real estate closing services must be paid at Closing by Buyer Seller
588	One-Half by Buyer and One-Half by Seller Other.
589	15.3. Association Fees and Required Disbursements. At least fourteen days prior to Closing Date, Seller agrees to
590	promptly request that the Closing Company or the Association deliver to Buyer a current Status Letter, if applicable. Any fees
591	associated with or specified in the Status Letter will be paid as follows:
692 693	15.3.1. Status Letter Fee. Any fee incident to the issuance of Association's Status Letter must be paid by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
	15.3.2. Record Change Fee. Any Record Change Fee must be paid by Buyer Seller One-Half by Buyer
694	and One-Half by Seller \(\square\) N/A.
695 696	15.3.3. Assessments, Reserves or Working Capital. All assessments required to be paid in advance (other than
	Association Assessments as defined in § 16.2. (Association Assessments), reserves or working capital due at Closing must be paid
6 97	by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
698 600	
599	15.3.4. Other Fees. Any other fee listed in the Status Letter as required to be paid at Closing will be paid by
700	Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
701	15.4. Local Transfer Tax. Any Local Transfer Tax must be paid at Closing by Buyer Seller One-Half by
702	Buyer and One-Half by Seller N/A.
703	15.5. Sales and Use Tax. Any sales and use tax that may accrue because of this transaction must be paid when due by
704	Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
705	15.6. Private Transfer Fee. Any private transfer fees and other fees due to a transfer of the Property, payable at Closing.
706	such as community association fees, developer fees and foundation fees, must be paid at Closing by Buyer Seller
707	One-Half by Buyer and One-Half by Seller N/A.
708	15.7. Water Transfer Fees. Water Transfer Fees can change. The fees, as of the date of this Contract, do not exceed
709	\$for:
710	Water Stock/Certificates Water District
711	Augmentation Membership Small Domestic Water Company
712	and must be paid at Closing by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
713	15.8. Utility Transfer Fees. Utility transfer fees can change. Any fees to transfer utilities from Seller to Buyer must be
714	paid by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
715	15.9. FIRPTA and Colorado Withholding.
716	15.9.1. FIRPTA. The Internal Revenue Service (IRS) may require a substantial portion of the Seller's proceeds be
717	withheld after Closing when Seller is a foreign person. If required withholding does not occur, the Buyer could be held liable for the
718	amount of the Seller's tax, interest and penalties. If the box in this Section is checked, Seller represents that Seller IS a foreign
710	narron for numbered at LLV income toxistion. It the how in this Section is not absolved. Sellor represents that Sellor is not a foreign

person for purposes of U.S. income taxation. Seller agrees to cooperate with Buyer and Closing Company to provide any reasonably requested documents to verify Seller's foreign person status. If withholding is required, Seller authorizes Closing Company to withhold such amount from Seller's proceeds. Seller should inquire with Seller's tax advisor to determine if withholding applies or if an exemption exists.

15.9.2. Colorado Withholding. The Colorado Department of Revenue may require a portion of the Seller's proceeds be withheld after Closing when Seller will not be a Colorado resident after Closing, if not otherwise exempt. Seller agrees to cooperate with Buyer and Closing Company to provide any reasonably requested documents to verify Seller's status. If withholding is required, Seller authorizes Closing Company to withhold such amount from Seller's proceeds. Seller should inquire with Seller's tax advisor to determine if withholding applies or if an exemption exists.

16. PRORATIONS AND ASSOCIATION ASSESSMENTS. See Due Diligence Packet

16.1. Prorations. The following will be prorated to the Closing Date, except as otherwise provided:

16.1.1. Taxes. Personal property taxes, if any, special taxin	<u>g district assessments, if any , and general real estate taxes</u>
for the year of Closing, based on Taxes for the Calendar Year Imm	ediately Preceding Closing Most Recent Mill Levy
and Most Recent Assessed Valuation, Other	, 5 C
16.1.2. Rents. Rents based on Rents Actually Receive	ed Accrued. At Closing, Seller will transfer or credit

16.1.2. Rents. Rents based on Rents Actually Received Accrued. At Closing, Seller will transfer or credit to Buyer the security deposits for all Leases assigned to Buyer, or any remainder after lawful deductions, and notify all tenants in writing of such transfer and of the transferee's name and address.

16.1.3. Other Prorations. Water and sewer charges, propane, interest on continuing loan and

16.1.4. Final Settlement. Unless otherwise specified in Additional Provisions, these prorations are final.

16.2. Association Assessments. Current regular Association assessments and dues (Association Assessments) paid in advance will be credited to Seller at Closing. Cash reserves held out of the regular Association Assessments for deferred maintenance by the Association will not be credited to Seller except as may be otherwise provided by the Governing Documents. Buyer acknowledges that Buyer may be obligated to pay the Association, at Closing, an amount for reserves or working capital. Any special assessment assessed prior to Closing Date by the Association will be the obligation of Buyer Seller. Except however, any special assessment by the Association for improvements that have been installed as of the date of Buyer's signature hereon, whether assessed prior to or after Closing, will be the obligation of Seller unless otherwise specified in Additional Provisions. Seller represents there are no unpaid regular or special assessments against the Property except the current regular assessments and Association Assessments are subject to change as provided in the Governing Documents.

17. POSSESSION. Possession of the Property and Inclusions will be delivered to Buyer on Possession Date at Possession Time, subject to the Leases as set forth in § 10.6.1.1. As stated in the NE Haxtun Pasture/Dryland Auction Due Diligence Packet Printed: March 7, 2023.

If Seller, after Closing occurs, fails to deliver possession as specified, Seller will be subject to eviction and will be additionally liable to Buyer, notwithstanding § 20.2. (If Seller is in Default), for payment of \$_______ per day (or any part of a day notwithstanding § 3.3., Day) from Possession Date and Possession Time until possession is delivered.

GENERAL PROVISIONS

- 18. CAUSES OF LOSS, INSURANCE; DAMAGE TO INCLUSIONS AND SERVICES; CONDEMNATION; AND WALK-THROUGH. Except as otherwise provided in this Contract, the Property, Inclusions or both will be delivered in the condition existing as of the date of this Contract, ordinary wear and tear excepted.
- 18.1. Causes of Loss, Insurance. In the event the Property or Inclusions are damaged by fire, other perils or causes of loss prior to Closing (Property Damage) in an amount of not more than ten percent of the total Purchase Price and if the repair of the damage will be paid by insurance (other than the deductible to be paid by Seller), then Seller, upon receipt of the insurance proceeds, will use Seller's reasonable efforts to repair the Property before Closing Date. Buyer has the Right to Terminate under § 24.1., on or before Closing Date, if the Property is not repaired before Closing Date, or if the damage exceeds such sum. Should Buyer elect to carry out this Contract despite such Property Damage, Buyer is entitled to a credit at Closing for all insurance proceeds that were received by Seller (but not the Association, if any) resulting from damage to the Property and Inclusions, plus the amount of any deductible provided for in the insurance policy. This credit may not exceed the Purchase Price. In the event Seller has not received the insurance proceeds prior to Closing, the parties may agree to extend the Closing Date to have the Property repaired prior to Closing or, at the option of Buyer, (1) Seller must assign to Buyer the right to the proceeds at Closing, if acceptable to Seller's insurance company and Buyer's lender; or (2) the parties may enter into a written agreement prepared by the parties or their attorney requiring the Seller to escrow at Closing from Seller's sale proceeds the amount Seller has received and will receive due to such damage, not exceeding the total Purchase Price, plus the amount of any deductible that applies to the insurance claim.
- 18.2. Damage, Inclusions and Services. Should any Inclusion or service (including utilities and communication services), system, component or fixture of the Property (collectively Service) (e.g., heating or plumbing), fail or be damaged between the date of this Contract and Closing or possession, whichever is earlier, then Seller is liable for the repair or replacement of such Inclusion or Service with a unit of similar size, age and quality, or an equivalent credit, but only to the extent that the maintenance or

- replacement of such Inclusion or Service is not the responsibility of the Association, if any, less any insurance proceeds received by Buyer covering such repair or replacement. If the failed or damaged Inclusion or Service is not repaired or replaced on or be fore Closing or possession, whichever is earlier, Buyer has the Right to Terminate under § 24.1., on or before Closing Date, or, at the option of Buyer, Buyer is entitled to a credit at Closing for the repair or replacement of such Inclusion or Service. Such c redit must not exceed the Purchase Price. If Buyer receives such a credit, Seller's right for any claim against the Association, if any, will survive Closing.
- 18.3. Condemnation. In the event Seller receives actual notice prior to Closing that a pending condemnation action may result in a taking of all or part of the Property or Inclusions, Seller must promptly notify Buyer, in writing, of such condemnation action. Buyer has the Right to Terminate under § 24.1., on or before Closing Date, based on such condemnation action, in Buyer's sole subjective discretion. Should Buyer elect to consummate this Contract despite such diminution of value to the Property and Inclusions, Buyer is entitled to a credit at Closing for all condemnation proceeds awarded to Seller for the diminution in the value of the Property or Inclusions, but such credit will not include relocation benefits or expenses or exceed the Purchase Price.
- 18.4. Walk-Through and Verification of Condition. Buyer, upon reasonable notice, has the right to walk through the Property prior to Closing to verify that the physical condition of the Property and Inclusions complies with this Contract.
 - 18.5. Home Warranty. [Intentionally Deleted]
- 18.6. Risk of Loss Growing Crops. The risk of loss for damage to growing crops by fire or other casualty will be borne by the party entitled to the growing crops as provided in § 2.8. and such party is entitled to such insurance proceeds or benefits for the growing crops.
- 19. RECOMMENDATION OF LEGAL AND TAX COUNSEL. By signing this Contract, Buyer and Seller acknowledge that their respective broker has advised that this Contract has important legal consequences and has recommended: (1) legal examination of title; (2) consultation with legal and tax or other counsel before signing this Contract as this Contract may have important legal and tax implications; (3) to consult with their own attorney if Water Rights, Mineral Rights or Leased Items are included or excluded in the sale; and (4) to consult with legal counsel if there are other matters in this transaction for which legal counsel should be engaged and consulted. Such consultations must be done timely as this Contract has strict time limits, including deadlines, that must be complied with.
- 20. TIME OF ESSENCE, DEFAULT AND REMEDIES. Time is of the essence for all dates and deadlines in this Contract. This means that all dates and deadlines are strict and absolute. If any payment due, including Earnest Money, is not paid, honored or tendered when due, or if any obligation is not performed timely as provided in this Contract or waived, the non-defaulting party has the following remedies:
 - 20.1. If Buyer is in Default:

774

775

776 777

778

779

780

781

782 783

784

785

786

787 788

789

790

791

792

793

794

795 796

797 798

799

800 801

802

803

804

805

806

807

808 809

810

811

812

813 814

815

816

817

818

819

820 821

822 823

- 20.1.1. Specific Performance. Seller may elect to cancel this Contract and all Earnest Money (whether or not paid by Buyer) will be paid to Seller and retained by Seller. It is agreed that the Earnest Money is not a penalty, and the parties agree the amount is fair and reasonable. Seller may recover such additional damages as may be proper. Alternatively, Seller may elect to treat this Contract as being in full force and effect and Seller has the right to specific performance or damages, or both.
- 20.1.2. Liquidated Damages, Applicable. This § 20.1.2. applies unless the box in § 20.1.1. is checked. Seller may cancel this Contract. All Earnest Money (whether or not paid by Buyer) will be paid to Seller and retained by Seller. It is agreed that the Earnest Money amount specified in § 4.1. is LIQUIDATED DAMAGES and not a penalty, which amount the parties agree is fair and reasonable and (except as provided in §§ 10.4. and 21), such amount is SELLER'S ONLY REMEDY for Buyer's failure to perform the obligations of this Contract. Seller expressly waives the remedies of specific performance and additional damages.
 - 20.2. If Seller is in Default:
- 20.2.1. Specific Performance, Damages or Both. Buyer may elect to treat this Contract as canceled, in which case all Earnest Money received hereunder will be returned to Buyer and Buyer may recover such damages as may be proper. Alternatively, in addition to the per diem in § 17 (Possession) for failure of Seller to timely deliver possession of the Property after Closing occurs, Buyer may elect to treat this Contract as being in full force and effect and Buyer has the right to specific performance or damages, or both.
- 20.2.2. Seller's Failure to Perform. In the event Seller fails to perform Seller's obligations under this Contract, to include, but not limited to, failure to timely disclose Association violations known by Seller, failure to perform any replacements or repairs required under this Contract or failure to timely disclose any known adverse material facts, Seller remains liable for any such failures to perform under this Contract after Closing. Buyer's rights to pursue the Seller for Seller's failure to perform under this Contract are reserved and survive Closing.
- 21. LEGAL FEES, COST AND EXPENSES. Anything to the contrary herein notwithstanding, in the event of any arbitration 825
- 826 or litigation relating to this Contract, prior to or after Closing Date, the arbitrator or court must award to the prevailing party all
- 827 reasonable costs and expenses, including attorney fees, legal fees and expenses.
- 828 22. MEDIATION. If a dispute arises relating to this Contract (whether prior to or after Closing) and is not resolved, the parties must first proceed, in good faith, to mediation. Mediation is a process in which the parties meet with an impartial person who helps 829

- 830 to resolve the dispute informally and confidentially. Mediators cannot impose binding decisions. Before any mediated settlement is
- binding, the parties to the dispute must agree to the settlement, in writing. The parties will jointly appoint an acceptable mediator
- and will share equally in the cost of such mediation. The obligation to mediate, unless otherwise agreed, will terminate if the entire
- dispute is not resolved within thirty days of the date written notice requesting mediation is delivered by one party to the other at that
- party's last known address (physical or electronic as provided in § 26). Nothing in this Section prohibits either party from filing a lawsuit and recording a *lis pendens* affecting the Property, before or after the date of written notice requesting mediation. This
- 836 Section will not alter any date in this Contract, unless otherwise agreed.
- 837 **23. EARNEST MONEY DISPUTE.** Except as otherwise provided herein, Earnest Money Holder must release the Earnest
- Money following receipt of written mutual instructions, signed by both Buyer and Seller. In the event of any controversy regarding
- the Earnest Money, Earnest Money Holder is not required to release the Earnest Money. Earnest Money Holder, in its sole subjective
- discretion, has several options: (1) wait for any proceeding between Buyer and Seller; (2) interplead all parties and deposit Earnest
- Money into a court of competent jurisdiction (Earnest Money Holder is entitled to recover court costs and reasonable attorney and
- legal fees incurred with such action); or (3) provide notice to Buyer and Seller that unless Earnest Money Holder receives a copy of
- the Summons and Complaint or Claim (between Buyer and Seller) containing the case number of the lawsuit (Lawsuit) within one hundred twenty days of Earnest Money Holder's notice to the parties, Earnest Money Holder is authorized to return the Earnest
- Money to Buyer. In the event Earnest Money Holder does receive a copy of the Lawsuit and has not interpled the monies at the time
- of any Order, Earnest Money Holder must disburse the Earnest Money pursuant to the Order of the Court. The parties reaffirm the
- obligation of § 22 (Mediation). This Section will survive cancellation or termination of this Contract.

24. TERMINATION.

848

849

850

851

852853

862 863

864

865

866

867 868

869

870

871

872

873

- **24.1. Right to Terminate.** If a party has a right to terminate, as provided in this Contract (Right to Terminate), the termination is effective upon the other party's receipt of a written notice to terminate (Notice to Terminate), provided such written notice was received on or before the applicable deadline specified in this Contract. If the Notice to Terminate is not received on or before the specified deadline, the party with the Right to Terminate accepts the specified matter, document or condition as satisfactory and waives the Right to Terminate under such provision.
- 24.2. Effect of Termination. In the event this Contract is terminated, and all Earnest Money received hereunder is timely returned to Buyer, the parties are relieved of all obligations hereunder, subject to §§ 10.4. and 21.
- 25. ENTIRE AGREEMENT, MODIFICATION, SURVIVAL; SUCCESSORS. This Contract, its exhibits and specified addenda, constitute the entire agreement between the parties relating to the subject hereof and any prior agreements pertaining thereto, whether oral or written, have been merged and integrated into this Contract. No subsequent modification of any of the terms of this Contract is valid, binding upon the parties, or enforceable unless made in writing and signed by the parties. Any right or obligation in this Contract that, by its terms, exists or is intended to be performed after termination or Closing survives the same. Any successor to a party receives the predecessor's benefits and obligations of this Contract.

26. NOTICE, DELIVERY AND CHOICE OF LAW.

- **26.1.** Physical Delivery and Notice. Any document or notice to Buyer or Seller must be in writing, except as provided in § 26.2. and is effective when physically received by such party, any individual named in this Contract to receive documents or notices for such party, Broker, or Brokerage Firm of Broker working with such party (except any notice or delivery after Closing must be received by the party, not Broker or Brokerage Firm).
- **26.2.** Electronic Notice. As an alternative to physical delivery, any notice may be delivered in electronic form to Buyer or Seller, any individual named in this Contract to receive documents or notices for such party, Broker or Brokerage Firm of Broker working with such party (except any notice or delivery after Closing, cancellation or Termination must be received by the party, not Broker or Brokerage Firm) at the electronic address of the recipient by facsimile, email or
- 26.3. Electronic Delivery. Electronic Delivery of documents and notice may be delivered by: (1) email at the email address of the recipient, (2) a link or access to a website or server provided the recipient receives the information necessary to access the documents, or (3) facsimile at the facsimile number (Fax No.) of the recipient.
- 26.4. Choice of Law. This Contract and all disputes arising hereunder are governed by and construed in accordance with the laws of the State of Colorado that would be applicable to Colorado residents who sign a contract in Colorado for real property located in Colorado.
- 27. NOTICE OF ACCEPTANCE, COUNTERPARTS. This proposal will expire unless accepted in writing, by Buyer and
- 878 Seller, as evidenced by their signatures below and the offering party receives notice of such acceptance pursuant to § 26 on or before
- 879 Acceptance Deadline Date and Acceptance Deadline Time. If accepted, this document will become a contract between Seller and

880 Buyer. A copy of this Contract may be executed by each party, separately and when each party has executed a copy thereof, such copies taken together are deemed to be a full and complete contract between the parties. 881 28. GOOD FAITH. Buyer and Seller acknowledge that each party has an obligation to act in good faith including, but not limited 882 to, exercising the rights and obligations set forth in the provisions of Financing Conditions and Obligations; Title Insurance, 883 Record Title and Off-Record Title; New ILC, New Survey; and Property Disclosure, Inspection, Indemnity, Insurability Due 884 Diligence and Source of Water. 885 ADDITIONAL PROVISIONS AND ATTACHMENTS 886 29. ADDITIONAL PROVISIONS. (The following additional provisions have not been approved by the Colorado Real Estate 887 Commission.) 888 889 890 891 892 893 894 895 30. OTHER DOCUMENTS. 896 30.1. Documents Part of Contract. The following documents are a part of this Contract: 897 898 899 900 901 902 903 904 905 906 30.2. Documents Not Part of Contract. The following documents have been provided but are not a part of this Contract: 907 908 **SIGNATURES** 909 910 Buyer's Name: Buyer's Name: Buyer's Signature Date Buyer's Signature Date Address: Address: Phone No.: Phone No.: Fax No.: Fax No.: Email Address: Email Address: 911 [NOTE: If this offer is being countered or rejected, do not sign this document.] Seller's Name: Seller's Name: Seller's Signature Seller's Signature Date Date

East Ma .		Phone No.:							
rax no		Fax No.:							
Email Addragge		Email Addragg							
END OF C	CONTRACT TO BU	Y AND SELL REAL	ESTATE						
END OF C	701(11M1C1 10 BC	T THIND SEED REFIL	LOTITE						
BROKER'S AC	CKNOWLEDGMENTS	S AND COMPENSATIO	N DISCLOSURE.						
A. Broker Working With Buy	ver								
Broker Does Does Not ac		et Money denosit. Broker agrees	s that if Brokerage Firm is the I						
Money Holder and, except as pro	ovided in § 23, if the Earnest I	Money has not already been ret	urned following receipt of a No						
Terminate or other written notice									
mutual instructions. Such release written mutual instructions, provi			loney Holder's receipt of the ex						
	Ž								
Broker is working with Buyer as a Buyer's Agent Transaction-Broker in this transaction.									
Customer. Broker has no brokerage relationship with Buyer. See § B for Broker's brokerage relationship with Seller.									
Brokerage Firm's compensation or commission is to be paid by \(\subseteq \text{Listing Brokerage Firm } \subseteq \text{Buyer } \subseteq \text{Other } \)									
This Broker's Acknowledgements and Compensation Disclosure is for disclosure purposes only and does NOT create any claim									
compensation. Any compensation agreement between the brokerage firms must be entered into separately and apa provision.									
provision.									
Brokerage Firm's Name:									
Brokerage Firm's License#:									
Broker's Name:									
Broker's License#:									
F	Broker's Signature		Date						
_	20111 5 21g.101012		24.0						
Address:									
Phone No.:									
Fax No.:									
Email Address:									
D D 1 W 11 1 2 2 2									
B. Broker Working with Sell-	er								

Money Holder and, except as provided in § 23, if the Earnest Money has not already been returned following receipt of a Notice to Terminate or other written notice of termination, Earnest Money Holder will release the Earnest Money as directed by the written mutual instructions. Such release of Earnest Money will be made within five days of Earnest Money Holder's receipt of the executed written mutual instructions, provided the Earnest Money check has cleared.

Broker is working with Seller a	s a 🔲 Seller's Agent 🔲 Transaction-Bro	ker in this transaction.
Customer. Broker has no	brokerage relationship with Seller. See § A fo	r Broker's brokerage relationship with Buyer.
Brokerage Firm's compensation	n or commission is to be paid by Seller	☐ Buyer ☐ Other
		osure purposes only and does NOT create any claim for nust be entered into separately and apart from this
Brokerage Firm's Name: Brokerage Firm's License#: Broker's Name:		
Broker's License#:		
	Broker's Signature	Date
Address:		
Phone No.: Fax No.: Email Address:		

EXHIBIT A

29-1.) Buyer(s) is the high bidder for the Property identified above at the Reck Agri Realty & Auction auction for the Seller and ended March 16, 2023 and in accordance with the terms and conditions of this Specific Performance Contract, the NE Haxtun Pasture/Dryland Auction Due Diligence Packet Printed March 7, 2023, the Title Commitment and all supplements and additions thereto. Upon the online auction closing, the Seller agrees to sell and the Buyer(s) agrees to buy the Property as per the provisions of this Contract and the NE Haxtun Pasture/ Dryland Auction Due Diligence Packet Printed March 7, 2023, which is incorporated and made a part of this contract. In the event of a conflict between this contract and the NE Haxtun Pasture/Dryland Auction Due Diligence Packet Printed March 7, 2023 the NE Haxtun Pasture/Dryland Auction Due Diligence Packet Printed March 7, 2023, shall control.

29-2.) Buyer(s), before closing, may designate additional parties, including Buyer(s) or an entity owned or controlled by Buyer(s), to be named as Buyer(s) on all instruments of transfer of the Property and other necessary closing documents, including title commitments.

29-3.) On or before the date of the Auction, the Buyer(s) has physically inspected the Property, the NE Haxtun Pasture/Dryland Auction Due Diligence Packet Printed March 7, 2023, and heard, understood, and agreed to all taped oral statements made by the Auction Company at the Auction regarding the bidding, order of procedure and protocol, and any amendments or modifications to the NE Haxtun Pasture/Dryland Auction Due Diligence Packet Printed March 7, 2023. Buyer(s) has, relying solely on his/her own Due Diligence and with no oral or written representations from the Seller or the Auction Company or its agents, accepted the Property "As Is-Where Is" including, but not limited to, no physical, environmental or legal compliance warranties whatsoever from the Seller.

29-4.) 1031 SELLER NOTIFICATION - 1031 EXCHANGE: It is understood and agreed that Seller may desire to sell the property which is the subject of this Auction in a "tax free" exchange under Section 1031 of the Internal Revenue Code of 1986, as amended. Buyer(s) agrees to cooperate, but is not required to incur any additional expense or risk.

29-5.) 1031 BUYER NOTIFICATION - 1031 EXCHANGE: It is understood and agreed that Buyer(s) may desire to purchase the property which is the subject of this Contract in a "tax free" exchange under Section 1031 of the Internal Revenue Code of 1986, as amended. Seller agrees that Buyer(s) may purchase through and assign this contract to a qualified intermediary chosen by Buyer(s), as may be needed to complete a 1031 tax-free exchange, which may not be simultaneous. Seller will cooperate with such exchange provided that Seller is not required to incur any additional expense or risk. Notwithstanding the utilization of a qualified intermediary to accomplish a like-kind exchange, Seller will confirm and ratify to Buyer(s) any warranty required under this Contract at the time of closing.

29-6.) This document shall be binding upon the benefit of the parties hereto, their heirs, personal representatives, successors and/or assigns.

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (BDB24-10-19) (Mandatory 1-20)

DIFFERENT BROKERAGE RELATIONSHIPS ARE AVAILABLE WHICH INCLUDE SELLER AGENCY, BUYER AGENCY OR TRANSACTION-BROKERAGE.

BROKERAGE DISCLOSURE TO BUYER DEFINITIONS OF WORKING RELATIONSHIPS

Seller's Agent: A seller's agent works solely on behalf of the seller to promote the interests of the seller with the utmost good faith, loyalty and fidelity. The agent negotiates on behalf of and acts as an advocate for the seller. The seller's agent must disclose to potential buyers all adverse material facts actually known by the seller's agent about the property. A separate written listing agreement is required which sets forth the duties and obligations of the broker and the seller.

Buyer's Agent: A buyer's agent works solely on behalf of the buyer to promote the interests of the buyer with the utmost good faith, loyalty and fidelity. The agent negotiates on behalf of and acts as an advocate for the buyer. The buyer's agent must disclose to potential sellers all adverse material facts actually known by the buyer's agent, including the buyer's financial ability to perform the terms of the transaction and, if a residential property, whether the buyer intends to occupy the property. A separate written buyer agency agreement is required which sets forth the duties and obligations of the broker and the buyer.

Transaction-Broker: A transaction-broker assists the buyer or seller or both throughout a real estate transaction by performing terms of any written or oral agreement, fully informing the parties, presenting all offers and assisting the parties with any contracts, including the closing of the transaction, without being an agent or advocate for any of the parties. A transaction-broker must use reasonable skill and care in the performance of any oral or written agreement, and must make the same disclosures as agents about all adverse material facts actually known by the transaction-broker concerning a property or a buyer's financial ability to perform the terms of a transaction and, if a residential property, whether the buyer intends to occupy the property. No written agreement is required.

Customer: A customer is a party to a real estate transaction with whom the broker has no brokerage relationship because such party has not engaged or employed the broker, either as the party's agent or as the party's transaction-broker.

Broker and Buyer referenced below have NOT entered into a buyer agency agreement. The working relationship specified below is for a specific property described as: or real estate which substantially meets the following requirements: Buyer understands that Buyer is not liable for Broker's acts or omissions that have not been approved, directed, or ratified

CHECK ONE BOX ONLY:

☐ Multiple-Person Firm. Broker, referenced below, is designated by Brokerage Firm to serve as Broker. If more that
one individual is so designated, then references in this document to Broker shall include all persons so designated
including substitute or additional brokers. The brokerage relationship exists only with Broker and does not extend to th
employing broker, Brokerage Firm or to any other brokers employed or engaged by Brokerage Firm who are not s
designated.

Ш	One-l	Person	Firn	n. If	Broke	er is	a real	estate	e bro	kerage	firm	with	only	one	licensed	natura	l per	son,	then	any
referei	nces to	Broke	er or	Brok	erage	Firm	mean	both	the 1	licensed	natu	ral p	erson	and	brokerage	e firm	who	shall	serve	as
Broke	r.																			

by Buyer.

CHECK ONE BOX ONLY:	
	☐ seller's transaction-broker and Buyer is a customer. Broker intends to perty ☐ Prepare and Convey written offers, counteroffers and agreement agent or transaction-broker of Buyer.
agent or seller's transaction-broker, Buyer is a c	saction-Brokerage for Other Properties. When Broker is the seller's customer. When Broker is not the seller's agent or seller's transaction eyer in the transaction. Broker is <u>not</u> the agent of Buyer.
☐ Transaction-Brokerage Only. Broker is a the agent of Buyer.	a transaction-broker assisting the Buyer in the transaction. Broker is no
	s confidential information to the supervising broker or designee for the pervising broker or designee does not further disclose such information to the detriment of Buyer.
	COSTS. Buyer acknowledges that costs, quality, and extent of services (e.g., attorneys, lenders, inspectors and title companies).
THIS IS NOT A CONTRACT. IT IS BROKER	A'S DISCLOSURE OF BROKER'S WORKING RELATIONSHIP.
If this is a residential transaction, the following pro-	ovision applies:
MEGAN'S LAW. If the presence of a registere Buyer must contact local law enforcement officials	d sex offender is a matter of concern to Buyer, Buyer understands that s regarding obtaining such information.
BUYER ACKNOWLEDGMENT:	
Buyer acknowledges receipt of this document on _	
Buyer	Buyer
BROKER ACKNOWLEDGMENT:	
On, Broker p	provided (Buyer) with
this document via	and retained a copy for Broker's records.
Brokerage Firm's Name:	
Broker	<u> </u>

Title Commitments

- Parcel #1
- Parcel #2
- Parcel #3
- Parcel #4
- Parcel #5



SCHEDULE A



Ord	der Number:	806401	
1.	Effective date:	February 20, 2023 at 7:00 A.M.	
2.	Policy or Policie	es to be issued:	Amount of Insurance
A.	ALTA Owner's Proposed Insure		\$ TO BE DETERMINED
	TO BE DETER	MINED	
В.	ALTA Loan Pol Proposed Insure		\$
C.			\$
3.	The estate or inteffective date he	terest in the land described or referred to in this commitment and cereof vested in:	overed herein is fee simple and title thereto is at th
	VICKI L. BENS	SON	
4.	The land referred	to in this commitment is described as follows:	
	Lots 3 and 4 of S	Section 2, Township 8 North, Range 47 West of the 6th P.M.,	
	County of Phillip	ps, State of Colorado.	
Too	comply with the p	rovisions of C.R.S. 10-11-123, the Company makes the following d	isclosure:
(a)		corded evidence that a mineral estate has been severed, leased or cantial likelihood that a third party holds some or all interest in oi	·

Authorized Countersignature

property; and

(b) That such mineral estate may include the right to enter and use the property without the surface owner's permission.

SCHEDULE B - Section 2 Exceptions

Order Number: 806401

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

- 1. Rights or claims of parties in possession not shown by the public records.
- 2. Easements, or claims of easements, not shown by the public records.
- 3. 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.

(See Tax Certificate attached) (No statement of taxes made on special assessments, or severed minerals, if any.)

- 6. Subject to taxes for the year 2023, and subsequent years, special assessments or charges not certified to by the County Treasurer.
- 7. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in acts authorizing the issuance thereof; (c) water rights, claims, or title to water; (d) Minerals of whatsoever kind, subsurface and surface substances, in, on, under and that may be produced from the Land, together with all rights, privileges, and immunities relating thereto, whether or not the matters excepted under (a) (b) (c) or (d) are shown by the public records or listed in Schedule B.
- 8. Subject to any vested and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights as may be recognized and acknowledged by the local customs, laws and decisions of courts; and reservation of right of proprietor of any penetrating vein or lode to extract his ore, and there is reserved from the lands hereby granted, a right of way thereon for ditches or canals constructed by the authority of the United States, as contained in Patent from UNITED STATES OF AMERICA to CARL A. SWEDLUND, dated 12-17-1898, recorded 8-3-1903, Book 33, Page 256, Reception #10387 of the Phillips Colorado records, on Lots 3 & 4 of 2-8-47.
- 9. SAVING AND RESERVING UNTO Grantors, as joint tenants, one-half of all oil, gas and other minerals which are presently owned by them in, on and under said lands, together with the means of ingress and egress for the purpose of exploring for, mining and producing the same, as contained in Warranty Deed from OSCAR MICHAEL and NORMA I. MICHAEL, to LDV FARMS, LTD., a Colorado limited partnership, dated 8-12-2004, recorded 8-12-2004, Reception #222036 of the Phillips County, CO records, on Lots 3 & 4 of 2-8-47. (The Company makes no representation as to the present ownership of any such interests. There may be leases, grants, exceptions or reservations of interest that are not listed.)

Authorized Countersignature

STEWART TITLE
GUARANTY COMPANY

THE UNITED STATES OF AMERICA,

To all to Whom these Presents shall come, GREETING:

Homestead Certificate No	ere has been deposited in the General Land Office of the
APPLICATION 265	ne at St. 2
United States a Certificate of the Register of the Land Office	A 2012 May 1969 "TO SECURE HOMESTEADS TO
it appears that, pursuant to the Act of Congress approv	ed 20th May, 1802, 10 BBCCRB HOMESTEADS 10
ACTUAL SETTLERS ON THE PUBLIC DOMAIN," and	the acts supplemental thereto, the claim of
Bank to Suid and has	been established and duly consummated, in conformity
to law, for the	
to law, for me	" " the chart hold neurobused one two to should of
Section three, in Journship night walls of the	A CONTRACTOR OF THE CONTRACTOR
windin in boloudo, containing one and	dud he sixty six acres of my thy three
P 1 11V 3 A 2 5701	4.
hundualles of an acre	
	the state of the s
	170
	4
according to the Official Plat of the Survey of the said	d Land, returned to the General Land Office by the
Surveyor General:	The second secon
Now Know Ye, That there is, therefore, grante	d by the UNITED STATES unto the said
Bant a Surd and	the tract of land above described:
To Have and to Hold the said tract of Land, with the	appurtenances thereof, unto the said
	and to heirs and assigns forever; subject
	ricultural, manufacturing or other purposes, and rights
	water rights, as may be recognized and acknowledged
	ilso subject to the right of the proprietor of a vein or lode
	same be found to penetrate or intersect the premises
in Testimony Whereof I, william M	Au anthonity of the minh of the United States of America,
have caused these letters to be made patent, and the Se	The second secon
	at the City of Tity-him then the Sec. 17. 14
	at the City of Washington, the Sanda Line
C. CALLED	in the year of our Lord one thousand eight
	, and of the Independence of the United
[SHAL] States the one hundr	ed and Turnoty should
BY THE PRESIDENT:	Wallann m: 18m log
OFF.	By J. M. Mane Secretary.
by the Branch	Recorder of the General Land Office.
Recorded, Vol. 137 Page 23	with the second to the second to
Filed for Record the 3' day of day	ang
Filed for Record the 3 day of	A. D. 189.03, at 11:20.0'clock. D.M.
Filed for Record the 3' day of day	20.00

WARRANTY DEED

Grantor, OSCAR MICHAEL and NORMA I. MICHAEL, their address being: 11795 CR 30, Haxtun (80731), County of Phillips, State of Colorado, for the consideration of FIFTY-TWO THOUSAND AND NO/100 DOLLARS, in hand paid, hereby sell and convey to:

LDV Farms, Ltd., a Colorado limited partnership, its address being: 9625 CR 36, Haxtun (80731), County of Phillips, and State of Colorado, the following real property in the County of Phillips, and State of Colorado, to wit:

TOWNSHIP 8 NORTH, RANGE 47 WEST OF THE 6TH P.M.

Section 2: Lots 3 and 4 saving and reserving unto Grantors, as joint tenants, one-half of all oil, gas and other minerals which are presently owned by them in, on and under said lands, together with the means of ingress and egress for the purpose of exploring for, mining and producing the same with all its appurtenances and warrants the title to the same, subject to general property taxes for 2004, and thereafter; to easements, rights of way and restrictions of record, if any; to existing mineral exceptions, reservations and leases, if any; to burdens and benefits of local improvement districts; and to zoning and subdivision regulations of the County of Phillips, Colorado.

Signed this _______ day of August, 2004.

Norma J 77	richael	Oscar Michael	Mies	Rad
STATE OF COLORADO)			
County of Phillips) ss.)			
The foregoing instru	ment was acknowledg	ed before me this	15	day of August,

The foregoing instrument was acknowledged before me this __/2^_ day of August 2004, by Oscar Michael and Norma I. Michael, husband and wife.

Witness my hand and official seal. My commission expires 6-25-208.



Notary Public

Alliant National Title Insurance Company

Comn	nitment	Number:	202066
CULLIII	1111111111111	INCHILLED.	Z()Z()()()

SCHEDULE A

1.	Effect	tive Date:	February 16, 2023 at 0	07:00 AM	
2.	Policy	or Policies	to be issued:		Amoun
	(a)	X Proposed TBD	Owner's Policy Insured:	(ALTA Own. Policy (06/17/06))	
	(b)	Proposed	Loan Policy Insured:	(ALTA Loan Policy (06/17/06))	

- 3. The estate or interest in the land described or referred to in this Commitment is Fee Simple.
- 4. Title to the Fee Simple estate or interest in the land is at the Effective Date vested in: Vicki L. Benson
- 5. The land referred to in the Commitment is described as follows:

The SE1/4 of Section 14, Township 9 North, Range 47 West of the 6th P.M., Sedgwick County, Colorado

Alliant National Title Insurance Company

By: Sedgwick County Title Company

Copyright 2006-2009 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.



(202066/202066/2)



Commitment Number: 202066

- 2. Schedule B of the policy or policies to be issued will contain exceptions to the following matters unless the same are disposed of to the satisfaction of the Company:
 - 1. Rights or claims of parties in possession not shown by the public records.
 - 2. Easements and claims of easements not shown by the public records.
 - Discrepancies, conflicts in boundary lines, shortages in area, encroachments, and any facts that an accurate
 and complete 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. Taxes for the current year, including all taxes now or heretofore assessed, not yet due and payable.
 - NOTE: This will be disclosed on the Loan Policy only if one is issued.
 - 7. Taxes for the year 2022 in the amount of \$488.04 are NOT paid in full and taxes for the current year are not yet due or payable.

Copyright 2006-2009 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.



Commitment Number: 202066

SCHEDULE B

(Continued)

NOTE: This will be disclosed on the Owner's Policy if one is issued.

- 8. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights and claims of title to water, weather or not the matters excepted under (a), (b), or (c) are shown by the public records.
- 9. Reservation of all rights to any and all minerals, ores and metals of every kind and character and all coal, asphatum, oil and other like substances in or under said land and the right of ingress and egress in Patent from State of Colorado to Abner B. Fleming, dated November 22, 1916, recorded December 1, 1916, Book 44, Page 281, Reception No. 24283.
- 10. Easement and right-of-way for Highline Electric Association Underground Facilities, purposes disclosed by instrument recorded October 13, 1981, Book 165, Page 497, Reception No. 169298, in which the specific location of the easement is not defined.
- 11. Easement and agreement for the purpose of wind energy conversion and transmission of electric power and related activities in Memorandum of License and Option Agreement from LDV Farms, Ltd to Air Energy TCI Inc., dated September 9, 2008, recorded September 10, 2008, Reception No. 194899.

Copyright 2006-2009 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.



No. 24283/

INSTRUMENT Patent

GRANTOR State of Colorado

GRANTEE Abner B. Fleming

CONSIDERATION \$1800.00

DATE OF RECORD Dec.1, 1916, 9 A.M.

BOOK 44 PAGE 281 '

DATE OF INST.

Nov.22, 1916

DATE OF ACK'T

BEFORE

OFFICIAL TITLE

COUNTY

STATE

COM'N EXPIRES

SEAL

DESCRIPTION S.E.1/4 of Sec.14, Twp.9 North, Range 47 West of the 6th P.M.

Reserving, however, to the State of Colorado, all rights to any and all minerals, ores and metals of every kind and character and all coal, asphatum, oil and other like substances in or under said land, and the right to ingress and egress for the purpose of mining, together with enough of the surface of same as may be necessary for the proper and convenient working of such minerals and substances.

Subject to any and all easements or rights of way heretofore legally obtained and now in full force and effect, if any there be.

Signed:-GEORGE A. CARLSON, Governor

Attest:-John E. Ramer, Secretary of State of the State of Colorado State seal attached.

John F. Vivian, Register State Board of Land Commissioners > Seal of Land Board attached. >

HIGHLINE ELECTRIC ASSOCIATION Holyoke, Colorado October 6, 1981

Sedgwick County Clerk/Recorder Courthouse Julesburg, Colorado

In compliance with Senate Bill No. 172-1981-CRS 9-1.5-103, enacted by the General Assembly of Colorado, we are providing the following information:

- 1. Name of operator of underground facilities:
 Highline Electric Association
- 2. Area served by Highline Electric Association:
 All Areas of Sedgwick County
- 5. Address of location center:
 407 E. Denver St.,
 Holyoke, Colorado

If you have any questions or comments regarding this information please contact Robert Oswald at 854-2236.

ROBERT E. OSWALD Robert E. Oswald System Engineer

Recorded in the County Clerk and Recorder's Office, Sedgwick Co., Colo., Oct 13, 1981, 9:00 A.M., Book 165, Page 497.

HIGHLINE ELECTRIC ASSOCIATION Letter to Sedgwick County Clerk and Recorder dated October 6, 1981, recorded October 13, 1981, Book 165, Page 497, Reception No. 169298, in compliance with Senate Bill No. 172-1981-CRS 9-1.5-103.

HIGHLINE ELECTRIC ASSOCIATION Letter to Sedgwick County Clerk and Recorder dated October 6, 1981, recorded October 13, 1981, Book 165, Page 497, Reception No. 169298, in compliance with Senate Bill No. 172-1981-CRS 9-1.5-103.

SCHEDULE B MEMORANDUM OF LICENSE AND OPTION AGREEMENT

MEMORANDUM OF LICENSE AND OPTION AGREEMENT

This Memorandum of License and Option Agreement (the "Memorandum") is made and entered into as of <u>Property</u>, 2008, by and between <u>Badley T Michael G.F.L.Ov Fours</u> Ltd ("Grantor") and Air Energy TCI Inc ("Grantee").

Grantor has entered into a license to Grantee for an initial term of six (6) years under a License and Option Agreement dated <u>Physical Agreement</u>, 2009 (the "Agreement") from the date of said Agreement for the purpose of conducting a wind resource assessment study to assess whether the premises described in Exhibit A, located in the County of <u>Seel guide</u>, State of Colorado (the "Property"), are suitable for wind energy conversion and the transmission of electric power and related activities.

Grantor has also provided to Grantee an option to lease all of the Property, which option shall expire at the end of the term of the Agreement.

All of the terms and conditions of the Agreement between the parties dated 9° September , 200%, are made a part of this Memorandum as though fully set forth herein.

This Memorandum may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute the binding and enforceable agreement of the parties hereto. This Memorandum may be executed and delivered by a party by facsimile transmission, which transmission copy shall be considered an original and shall be binding and enforceable against such party.

and Option Agreement as of the date first about	tee have executed this Memorandum of License we written Print Name: Indelly Michael
	Frantor
STATE OF COLORADO	pouse- Deby Michael
COUNTY OF Sedgwick	power Deby M. Michael Deha M. Muhael
On this gh day of Sentember	2008, before me, a Notary Public within and
for said county, personally appeared Gadley	5. Michael G, P, to me known to be the egoing instrument and acknowledged that he/she
executed the same as his her free act and deed	
A TOLYANTON	Notary Public
# / · \	Print Name: Eldene Hinde
10 0 c/0 A	Print Name: Eldene Hinde Date: 3-5-2108
WASCIBLIONS H	My commission expires: 4 3 5

Schedule "B" - Pa

Air Energy TCI Inc

Print Name: Huw Roberts Title: Project Developer

Grantee

STATE OF COLORADO.

Hum Roberts Project Developeral

On this _____ day of ______ September _ 20 08, before me, Commissioner for Oaths within and for said district, personally appeared _______ Brett O'Connor; to me known to a _______ Director of Air Energy TCI Inc and who executed the foregoing instrument and acknowledged that he executed the same as the free act and deed of said corporation.

Schedule B - The Property

Owner:

LDV Farms Ltd (care of Vicky Benson & Bradley J. Michael)

Land Description:

All of Section 13 Township 9 North Range 46 West Sedgwick County, Colorado = 640 acres

South East ¼ of Section 14 Township 9 North Range 47 West Sedgwick County, Colorado = 160 acres

Total acres = 800 acres

SCHEDULE A



Orc	iei Nuilloer.	000403			
1.	Effective date: February 20, 2023 at 7:00 A.M.				
2.	Policy or Policie	es to be issued:	Amount of Insurance		
A.	ALTA Owner's	Policy	\$TO BE DETERMINED		
	Proposed Insured	d:			
	TO BE DETERM	MINED			
B.	ALTA Loan Poli Proposed Insured		\$		
C.			\$		
3.	The estate or inte	erest in the land described or referred to in this commitment and coreof vested in:	overed herein is fee simple and title thereto is at the		
	VICKI L. BEN	ISON			
4.	The land referred t	o in this commitment is described as follows:			
	NE¼ of Section	23, Township 9 North, Range 47 West of the 6th P.M.,			
	County of Phillip	os, State of Colorado.			

Authorized Countersignature

SCHEDULE B - Section 2 Exceptions

Order Number: 806403

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

- 1. Rights or claims of parties in possession not shown by the public records.
- 2. Easements, or claims of easements, not shown by the public records.
- 3. 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.

(See Tax Certificate attached) (No statement of taxes made on special assessments, or severed minerals, if any.)

- 6. Subject to taxes for the year 2023, and subsequent years, special assessments or charges not certified to by the County Treasurer.
- 7. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in acts authorizing the issuance thereof; (c) water rights, claims, or title to water; (d) Minerals of whatsoever kind, subsurface and surface substances, in, on, under and that may be produced from the Land, together with all rights, privileges, and immunities relating thereto, whether or not the matters excepted under (a) (b) (c) or (d) are shown by the public records or listed in Schedule B.
- 8. Subject to any vested and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights as may be recognized and acknowledged by the local customs, laws and decisions of courts; and reservation of right of way for any ditches or canals constructed by the authority of the United States, as contained in Patent from UNITED STATES OF AMERICA to FRED MILLER, dated 12-2-1913, recorded 12-24-1913, Book 33, Page 565, Reception #32295 of the Phillips County, CO records, on NE½ 23-9-47.

Authorized Countergrandura

STEWART TITLE
GUARANTY COMPANY

©

THE UNITED STATES OF AMERICA,

1 7	o all to Whom these Pre	escuts shall come, GREETING:
Horrestend Continue	NA.	411-41-10-1-10-1
APPLICATION) Whereas	There has been deposited in the General Land Office of the
United States a Certifica	tte of the Register of the Land	Office at terling Odorsky whomby
it appears that, pursua	nt to the Act of Congress on	proved 20th May, 1862, "TO SECURE HOMESTEADS TO
		and the acts supplemental thereto, the claim of
· Fr.	1 min	
to law for the Do	head quarter of	section twents Three in Journalis To
north of Range	July Seven Hell !	ras been established and duly consummated, in conformity of cotion twenty Three in Journaly have I the birth principal Merel.
Colorado, co.	waring one has	wheel Sixty acres
`	-7	
- 4		
18		
		2
*		
		= x
		Sal
according to the Officia	l Plat of the Survey of the	said Land, returned to the General Land Office by the
Surveyor General:		a war emwaka
-	That there is therefore to	and do the HINTERD SET AFTER that the sold
WOM THOM R		anted by the UNITED STATES unto the said
	Carro	the tract of land above described:
To Have and to Hold	the said tract of Land, with t	the appurtenances thereof, unto the saidand toheirs and assigns forever; subject
		agricultural, manufacturing or other purposes, and rights
to ditches and recomo	re used in connection with s	uch water wishts as may be recognized and acknowledged.
by the local systems las	and there is reserved of	The lands henry granted, a reght of way
to extract and remove	his ore therefrom, should	the same be found to penetrate or intersect the premises
hereby granted, as prov	to die le	A ^V or marke
	21	2 1 21 Trailed All Trailed States of America
In Testimony	Whereof, I,	volvow Millon President of the United States of America,
have caused these letter	s to be made patent, and the	e Seal of the General Land Office to be hereunto affixed.
	Given under my ha	and, at the City of Washington, the Second
	day of DE	free house in the year of our Lord one thousand eight
SGENER		Therteen, and of the Independence of the United
O. Mark A.	States the one hu	10: 6:1
(SEAL)		W 1. Of
(SA	BY THE PRESIDEN	hat O
OF OF	4	By M. Le Yor Secretary.
- AVA	1 1 = 1	2. 6. Lam Recorder of the General Land Office.
Recorded, Vol. Orfert / un	L. Page 368 806	12 (278,00)
Filed for Record the	24 day of	JEC A. D. 189 13, at 1 o'clock O.M.
J # 12295		
* 3 - 70		It Harris &
198		1.6. Jargheau

SCHEDULE A



Order Number: 806402

1. Effective date: February 20, 2023 at 7:00 A.M.

2. Policy or Policies to be issued: Amount of Insurance

A. ALTA Owner's Policy \$ TO BE DETERMINED

Proposed Insured:

TO BE DETERMINED

B. ALTA Loan Policy
Proposed Insured:

C. \$

3. The estate or interest in the land described or referred to in this commitment and covered herein is fee simple and title thereto is at the effective date hereof vested in:

\$

VICKI L. BENSON

4. The land referred to in this commitment is described as follows:

NE¼ of Section 22, Township 9 North, Range 46 West of the 6th P.M.,

County of Phillips, State of Colorado.

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

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

Authorized Countersignature

SCHEDULE B - Section 2 Exceptions

Order Number: 806402

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

- 1. Rights or claims of parties in possession not shown by the public records.
- 2. Easements, or claims of easements, not shown by the public records.
- 3. 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.

(See Tax Certificate attached)

(No statement of taxes made on special assessments, or severed minerals, if any.)

- 6. Subject to taxes for the year 2023, and subsequent years, special assessments or charges not certified to by the County Treasurer.
- 7. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in acts authorizing the issuance thereof; (c) water rights, claims, or title to water; (d) Minerals of whatsoever kind, subsurface and surface substances, in, on, under and that may be produced from the Land, together with all rights, privileges, and immunities relating thereto, whether or not the matters excepted under (a) (b) (c) or (d) are shown by the public records or listed in Schedule B.
- 8. Subject to any vested and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights as may be recognized and acknowledged by the local customs, laws, and decisions of courts; and reservation of right of proprietor of any penetrating vein or lode to extract his ore, and reservation of right of way for any ditches or canals constructed by the authority of the United States, as contained in Patent from UNITED STATES OF AMERICA to FRANK A. PETERSON, dated 12-17-1906, recorded 10-25-1912, Book 33, Page 526, Reception#30524 of the Phillips County, Colorado records.
- 9. SAVING, RESERVING AND EXCEPTING, HOWEVER, unto Grantors, one-half of all of the oil, gas, and other minerals which are presently owned by them in, on and under said land together with the means of ingress and egress for the purpose of exploring for, mining and producing the same, as contained in Warranty Deed from OSCAR MICHAEL and NORMA I. MICHAEL to LEONARD L. MICHAEL and DONNA M. MICHAEL, dated 5-14-1997, recorded 5-16-1997, Book 262, Page 980, Reception #208861 of the Phillips County, CO records.

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

Authorized Countersignature

STEWART TITLE
GUARANTY COMPANY
64

©

THE UNITED STATES OF AMERICA,

To all to Whom these Presents shall come, GREETING:

Homestead Certificate No. 1613	
APPLICATION / 587 Shere as, There has been deposited in the General Land Office of the	ı
United States a Certificate of the Register of the Land Office at Starling Colorads whereby	
it appears that, pursuant to the Act of Congress approved 20th May, 1864, "TO SECURE HOMESTEADS TO	
ACTUAL SETTLERS ON THE PUBLIC DOMAIN," and the acts supplemental thereto, the claim of	ı
Arounhe (Jeteraun) has been established and duly consummated, in conformity	1
to law, for the North: East Jugetter of Section Cherry two in Township	#
Meridian in Golorado contamino One Soundred and Sixty acres.	I
Vicewan, and the street, at the sound of a continue and staying across	
	1
	H
	1
	I
	۱
	1
according to the Official Plat of the Survey of the said Land, returned to the General Land Office by the	
Surveyor General:	1
Now Brow To, That there is, therefore, granted by the UNITED STATES unto the said	1
Frank a Peterson) the tract of land above described:	
To Have and to Hold the said tract of Land, with the appurtenances thereof, unto the said.	
Frank (Peterson) and to hit heirs and assigns forever; subject	I
to any vested and accrued water rights for mining, agricultural, manufacturing or other purposes, and rights	1
to ditches and reservoirs used in connection with such water rights, as may be recognized and acknowledged	I
by the local customs, laws and decisions of Courts, and also subject to the 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 the premises	1
hereby granted, as provided by law right of way there on for detele or carela I Trucked, by the	2
In Testimony Whereof, I, Schooling Roosevelt President of the United States of America,	
have caused these letters to be made patent, and the Seal of the General Land Office to be hereunto affixed.	
Given under my hand, at the City of Washington, the Suntunth	$\ $
day of Geember, in the year of our Lord one thousand sight	
hundred and Ax , and of the Independence of the United	1
States the one hundred and Westy-Liest	1
BY THE PRESIDENT: U. Moderally	1
By Mc Tean Secretary.	
Colorado C, H. Brish Recorder of the General Land Office.	
Recorded, Not. 145 Page 1/2	
Filed for Record the 25 day of October A. D. 1712, at 1/i36 o'clock: G.M.	
Lieu for necord the 20 day of Color A. D. 1882, attress o clock of M.	8
	1
Justo delle	
# 30524. By	No.
11	-



WARRANTY DEED

Grantor, OSCAR MICHAEL and NORMA I. MICHAEL, husband and wife, their address being 11795 CR 30, Haxtun. (80731), County of Phillips, State of Colorado; for the consideration of EXCHANGE OF LIKE-KIND PROPERTY and the sum of TWENTY-TWO THOUSAND THREE HUNDRED SIXTEEN AND 67/100 DOLL. RS, in hand paid, hereby sells and conveys to: LEONARD L. MICHAEL and DONNA M. MICHAEL, as tenants in common, their address being 9625 CR 35, Haxtun (80731), County of Phillips, State of Colorado; the following real property in the County of Phillips, and State of Colorado, to wit:

NE1/4 of Section 22, Township 9 North, Range 46 West of the 6th P.M.

SAVING, RESERVING AND EXCEPTING, HOWEVER, unto Grantors, one-half of all of the oil, gas, and other minerals which are presently owned by them in, on and under said land together with the means of ingress and egress for the purpose of exploring for, mining and producing the same.

with all its appurtenances, and warrants the title to the same, subject to general property taxes for 1997, and thereafter; to easements, rights of way and restrictions of record, if any; to existing mineral exceptions, reservations and leases, if any; to burdens and benefits of local improvement districts; and to zoning and subdivision regulations of Phillips County, Colorado.

Signed this 14 day of May, 1997.

OSCAR MICHAEL

NORMA I. MICHAEL

STATE OF COLORADO) ss.
County of Phillips)

The foregoing instrument was acknowledged before me this $\frac{1}{2}$ day of May, 1997, by OSCAR MICHAEL and NORMA I. MICHAEL, husband and wife.

Witness my hand and official seal.

Kimba L Villa.
Notary Public

My commission expires: 11-1-99

KIMBRA L. KILLIN NOTARY PUBLIC STATE OF COLORADO

Alliant National Title Insurance Company

Comm	itment	Niii	mher	202067

SCHEDULE A

1.	Effec	tive Date:	February 16, 2023	at 07:00 AM
2.	Polic	y or Policie	s to be issued:	
	(a)	X Propose TBD	Owner's Policy d Insured:	(ALTA Own. Policy (06/17/06))
	(b)	Propose	Loan Policy d Insured:	(ALTA Loan Policy (06/17/06))

- 3. The estate or interest in the land described or referred to in this Commitment is Fee Simple.
- 4. Title to the Fee Simple estate or interest in the land is at the Effective Date vested in: Vicki L. Benson
- 5. The land referred to in the Commitment is described as follows:

All of Section 13, Township 9 North, Range 46 West of the 6th P.M.

Sedgwick County, Colorado

Alliant National Title Insurance Company

By: Sedgwick County Title Company

Copyright 2006-2009 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.



Amount



Commitment Number: 202067

- 2. Schedule B of the policy or policies to be issued will contain exceptions to the following matters unless the same are disposed of to the satisfaction of the Company:
 - 1. Rights or claims of parties in possession not shown by the public records.
 - 2. Easements and claims of easements not shown by the public records.
 - Discrepancies, conflicts in boundary lines, shortages in area, encroachments, and any facts that an accurate
 and complete 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. Taxes for the current year, including all taxes now or heretofore assessed, not yet due and payable.
 - NOTE: This will be disclosed on the Loan Policy only if one is issued.
 - 7. Taxes for the year 2022 in the amount of \$542.14 are NOTpaid in full and taxes for the current year are not yet due or payable.

Copyright 2006-2009 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.



Commitment Number: 202067

SCHEDULE B

(Continued)

NOTE: This will be disclosed on the Owner's Policy if one is issued.

- 8. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights and claims of title to water, weather or not the matters excepted under (a), (b), or (c) are shown by the public records.
- Subject to all mineral lands excluded and excepted in Patent from United States of America to Union Pacific Railway Company, dated February 26, 1897, recorded April 23, 1897, Book 1, Page 256, Reception No. 4111.
- 10. A strip of land 33 feet wide to be used as a public highway in Quit Claim Deed from John Wright Sr. to The County of Sedgwick, dated June 8, 1929, recorded August 6, 1929, Book 33, Page 573, Reception No. 63915.
- 11. Telephone Line Easement by the Board of County Commissioners to The Mountain States Telephone & Telegraph Company, to build, maintain and service telephone lines, dated September 3, 1964, recorded October 16, 1964, Book 121, Page 237, Reception No. 151062, in which the specific location of the easement is not defined.
 - Addendum to Telephone Line Easement provides for notification of any construction or relocation of any underground telephone line, dated October 10, 1969, recorded October 23, 1969, Book 129, Page 233, Reception No. 157043.
- 12. Easement and right-of-way for Mountain Bell Underground Facilities, purposes disclosed by instrument recorded October 1, 1981, Book 165, Page 380, Reception No. 169269, in which the specific location of the easement is not defined.
- 13. Easement and right-of-way for Highline Electric Association Underground Facilities, purposes disclosed by instrument recorded October 13, 1981, Book 165, Page 497, Reception No. 169298, in which the specific location of the easement is not defined.
- 14. Conveyance of an undivided 2/3rd interest in and to all of the oil, gas, and other minerals as shown in Mineral Quit Claim Deed from LDV Farms, Ltd., a CO limited partnership to Oscar Michael and Norma I. Michael as to a 1/3rd interest; The Glen W. Michael Revocable Trust dated 04/20/1998 as to a 1/6th interest; and The Eva M. Michael Revocable Trust dated 04/20/1998 as to a 1/6th interest, dated February 26, 2001, recorded February 28 2001, Book 232, Page 144, Reception No. 186906.
- 15. Conveyance of all oil, gas, minerals and mineral rights, together with the right of ingress and egress in Deed of Distribution by Trustees from Glen W. Michael and William LeRoy Michael, as trustees of the Eva M. Michael Revocable Trust under agreement dated April 20, 1998 to Eva M. Michael Family Trust under agreement dated April 20, 1998, dated December 30, 2004, recorded February 3, 2005, Reception No. 191469.
 Re-recorded to correct Notary on June 30, 2005, Reception No. 191922.
- Conveyance of all the grantor's undivide interest in and to all of the oil, gas, and other minerals as shown in QuitClaim Deed from Oscar Michael and Norma I. Michael to Oscar Michael, dated February 27, 2009, recorded March 3, 2009, Reception No. 195261.
- 17. Conveyance of all grantor's interest in and to all of the oil, gas, and other minerals as shown in Quit Claim Deed from Oscar Michael to George E. Michael, Ardis A. Fowler, Evan Michael and Dean Michael, dated February 16, 2011, recorded February 23, 2011, Reception No. 196868.
- 18. Memorandum of Surface use Agreements from LDV Farms, Ltd., a Colorado Limited Partnership, to Black

Copyright 2006-2009 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.



Commitment Number: 202067

SCHEDULE B

(Continued)

Raven Energy, Inc. dated August 12, 2011, recorded August 22, 2011, Reception No. 197272.

- 19. Conveyance of all grantor's interest in and to all of the oil, gas, and other minerals as shown in Personal Representative's Deed from Estate of George E. Michael to Kelly J. Michael and Ryan C. Michael, dated April 1, 2019, recorded April 4, 2019, Reception No. 203594.
- Conveyance of all grantor's interest in and to all of the oil, gas, and other minerals as shown in Deed of Distribution from Glen W. Michael Revocable Trust, to Jeffrey R. Michael and Tricia L. Michael, dated January 7, 2021, recorded January 13, 2021, Reception No. 205038.
- 21. Conveyance of all grantor's interest in and to all of the oil, gas, and other minerals as shown in Personal Representative's Deed from Estate of Glen W. Michael, to Jeffrey R. Michael and Tricia L. Michael, dated January 7, 2021, recorded January 13, 2021, Reception No. 205040.
- 22. Conveyance of all grantor's interest in and to all of the oil, gas, and other minerals as shown in Deed of Distribution from Eva M. Michael Family Trust, to Jeffrey R. Michael and Tricia L. Michael, dated January 20, 2021, recorded January 21, 2021, Reception No. 205087.
- 23. Conveyance of all grantor's interest in and to all of the oil, gas, and other minerals as shown in Deed of Distribution from Glen W. Michael Revocable Trust, to Jeffrey R. Michael and Tricia L. Michael, dated January 20, 2021, recorded January 21, 2021, Reception No. 205088.

Copyright 2006-2009 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.



No. 4111

INSTRUMENT Patent No.

GRANTOR United States of America

GRANTEE Union Pacific Railway Company, formerly Union Pacific Railroad Company

DATE OF RECORD Apr. 23, 1897, 9 A.M.

5-11-45

547.73A

BOOK 1 PAGE 256

DATE OF INST. Feb. 26, 1897

DESCRIPTION:

```
Lots 4, 5, 6 in 19-12-44
                              60.01 a.
                                            Lots 1, 2, 3, 4, 5, 6 & \frac{1}{2}SW_{\frac{1}{4}}
Lots 1, 2, 3, 4 in 21-12-44 212.84 a.
                                             & SE^{\frac{1}{4}} 7-11-45 473.54 a.
                                             Lots 1, 2, 3, 4 & S_{\frac{1}{2}}^{\frac{1}{2}} 9-11-45
Iots 1, 2, 3, 4 in 23-12-44
                                 214.88 a.
                                                                               435.20 a.
                 A11. 25-12-44
                                 640.
                                            'Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 & 贮地
                                        a.
                                                                               379.25 a.
                 A11 27-12-44
                                                                11-11-45
                                 640.
                                        a.
                                             N号NWa
Lots 1, 2, 3, 4, 5, 6, 7, 8 & E_2^1 of
                                                            A11 15-11-45
                                                                               640.
NW & E S S W & E 3 31-12-44.
                                             Lots 1, 2, 3, 4 & S<sup>1</sup>/<sub>2</sub> 31-11-45 430.28 a.
                               642.63 a.
                                             Lots 1, 2, 3, 4, 5, 6 & N2NE4 & N2NW4 and
              SE# 33-12-44
                                160 a.
                                                                     35-11-45 640 a.
              All 35-12-44
                                640 a.
                                             S∳ of
                               641.44 a.
                                             Lot 1 & S & E 19-12-45
                                                                               110.30 a.
              All
                    1-9 -45 .
              All 3-9-45
                                640.90 a.
                                             226.92 a.
SEE and War
                    5-9-45
                                480.19 a.
                                             Lots 1, 2 & S2SE4 & S2SW4 23-12-45
                                                                                       234.32 a.
              A11 7-9-45
                               657.53 a.
              A11 9-9-45
                                640.
           ..... All 11-9-45
                               640 a.
                                                                      A11 25-12-45
                                                                                       640 a.
                                640 a.
                                                                      A11 27-12-45
                                                                                       640 a.
              A11 13-9-45
                                                               NW # & S # 29-12-45
              All 15-9-45
                                640 a.
                                                                                       480 a.
                                             Lots 3 & 4, E_{2}^{\frac{1}{2}}SW_{4}^{\frac{1}{4}} & E_{2}^{\frac{1}{2}} of 31-12-45
                                                                                       479.91 a.
              A11 17-9-45
                                640 a.
              Eż
                    1-10-45
                                319.37 a.
              NE ±
                    3-10-45
                                159.28 a.
                                                                      A11 33-12-45
                                                                                       540 a.
              All.
                                                                      A11 35-12-45
                                                                                       640 a.
                    5-10-45
                                640.80 a.
                                                                          1-9-46
                                                                                       639.76 a.
                                                                      All
         SEA & WH
                   7-10-45
                                474.60 a.
                                                                      썅
                                                                            3-9-46
              A11 11-10-45
                                640
                                                                                       320.40 a.
              A11 13-10-45
                                640
                                                                      A11 5-9-46
                                                                                       639.30 a.
                                       a.
              A11 15-10-45
                                640
                                                                      A11 9-9-46
                                                                                       640 ...
                                       a.
                                640
                                                                      A11 11-9-46
                                                                                       640
              A11 17-10-45
                                                                                               а.
                                                                      A11 13-9-46
                                                                                       640
              A11 19-10-45
                                647.36 a.
                                                                                               a.
              A11 21-10-45
                                                                SE\frac{1}{4} & N\frac{1}{2} 15-9-46
                                                                                       480
                                640
                                                                                               a.
                                       a.
                                                                       No 17-9-46
                                                                                       320
              A11 25-10-45
                               640
                                                                                               a,
                                       a.
                                                                           1-10-46
                                                                                       640.20 a.
              A11 27-10-45
                                                                      All
                                640
                                       a.
                                                                            3-10-46
                                                                                       639.36 a.
              A11 29-10-45
                                640
                                                                      A11
                                       a.
              A11 31-10-45
                                660.20 a.
                                                                      All
                                                                            5-10-46
                                                                                       639.68 a.
              A11. 35-10-45
                                640
                                                                 SW# &NH
                                                                            7-10-46
                                       a.
                                                                                       472.40 a.
Lots 1, 2, 3, 4 & Stret 88 1 W 4 &
                                                                            9-10-46
                                                                                       640°
                                                                      All
                                                                                               a,
                               641.20 a.
                    1-11-45
                                                                 SE4 & No 11-10-46
                                                                                       480
              all
                    3-11-45
                                614,40 A
                                             (over)
                                                                            13-10-44
```

Lots 1, 2, 3, 4, 5, 6, 7, 8 & S2NE4 & S2NW & NESW & NESE of 17-10-46 320 a. 5-11-45 547.73 a. A11 17-11-47 640 a 160 NEX 19-10-46 a. A11 19-11-47 640.40 a A11 21-10-46 640 a. A11 21-11-47 640 a All 23-10-46 640 a. A11 23-11-47 640 a A11 25-10-46 640 a, NE# & St 25-11-47 480 a. A11 27-10-46 640 a. NE & S 27-11-47 480 a 320 E# 31-10-46 a. A11 29-11-47 640 di 320 33-10-46 Ws. a. A11 31-11-47 644.56 ai A1.1. 35-10-46 640 a. A11 33-11-47 640 a. Lots 1, 2, 3, 4, 5, 6 & STATE A11 35-11-47 640 a. & Sanda, SWA & Nacet of Lots 1, 2, 3, 4 · 19-12-47 235.59 a. 1-11-46 632.90 a. 23-12-47 103.68 a. All 3-11-46 640.40 a. Lots 1, 2 A11 25-12-47 640 5-11-46 A11 640.84 a. a. A11 27-12-47 640 a. **A11** 7-11-46 638.50 a. All 29-12-47 640 a. A11 9-11-46 640 a. 644.16 a. All 31-12-47 Lots 1, 2, 3, 6, 7, 8, 9, 10, 11 & 12 & SEASEA of 11-11-46 369.17 a. A11 15-11-46 640 a. Excluding and excepting from the trans A11 17-11-46 640 a. fer by these presents, "All Mineral Lands" A11 19-11-46 635.60 a. should any such be found to exist in the trac A11 21-11-46 640 a. described in the foregoing, but this exclusion Lots 1, 2, 3, 4 in 23-11-46 150.68 a. and exception according to the terms of the A11 27-11-46 640 a, Statute "shall not be construed to include a A11 29-11-46 640 a. coal and iron land". A11 31-11-46 631.40 a. A11 33-11-46 640 Signed: BY THE PRESIDENT. Lots 1, 2, 3 & W2NW4 & S2 of Grover Cleveland 474.40 a. 35-11-46 By I. A. Pugh, ActingSecretary Lots 1, 2, 3, 4 19-12-46 197.54 a. L.Q.C. Lamar, Recorder of the 21-12-46 210.83 a. Lots 1, 2, 3, 4 General Land Office. A11 27-12-46 640 Government Seal attached. 640.64 a. A11 31-12-46. S§ 33-12-46 320 For U. P. Patents, see following numbers: Lots 1, 2, 3, 4, 5, 6 & SE4 of Tr. 96 No. 4092 35-12-46 381 a. For copy of Decision on A11 1 -10-47 640.60 a. mineral reservations in Union 4097 A11 3 -10-47 642.12 a. Pacific Patents and letters 4111 A11 5 -10-47 642.88 a. in reference thereto, see 4367 A11 9 -10-47 640 large envelope number Tr. 96 4916 A11 11-10-47 640 in Abstract Rile with card No a. 5454 a, A11 13-10-47 640 Tr. 96, also for copy of same 5512 A11 15-10-47 640 a. Decision, see front part of 18954 N3 35-10-47 320 large Abstract Loose Leaf All 1-11-47 640.68 a. Index Book. All 3-11-47 641.04 a. E 5-11-47 320.42 a. All 7-11-47 637.76 a. 0 72 A11 13-11-47 640 a. 9-11-47 A11 640 All 15-11-47 640 a. All 11-11-47

640

111- 3-11-15 644.40 a.

A11 13-10-46

A11 15-10-46

640 a.

640 a.

No. 63915

INSTRUMENT Quit Claim Deed

GRANTOR John Wright Sr.

GRANTEE The County of Sedgwick, a municipal corporation organized and existing under and by virtue of the laws of the State of Colorado

CONSIDERATION \$1.00 and other DATE OF RECORD Aug. 6, 1929, 10:30 A.M. valuable consideration.

BOOK 33 PAGE 573 DATE OF INST. June 8, 1929

DATE OF ACK'T June 8, 1929 BEFORE L. A. Munson

OFFICIAL TITLE County Clerk COUNTY Sedgwick STATE Colo.

COM'N EXPIRES Nov. 9, 1930 SEAL Yes

DESCRIPTION A strip of land 33 feet wide along the section line off the East and off the North side of Section Thirteen, Township Nine North Range Forty-six West of the Sixth P.M. to be used as a Public Highway.

©



INSTRUMENT

Telephone Line Easement

GRANTOR

County of Sedgwick, Colo., by its Board of

County Commissioners

GRANTEE

The Mountain States Telephone & Telegraph Company

CONSIDERATION

DATE OF RECORD Oct. 16, 1964, 3 P.M.

BOOK 121 PAGE 237

DATE OF INST.

Sept. 3, 1964

DATE OF ACKT

BEFORE

OFFICIAL TITLE

COUNTY

STATE

COM'N EXPIRES

SEAL

DESCRIPTION

Provides for telephone company to build, maintain, service and place an underground telephone line throughout portions of Sedgwick County, Colo. Right is granted for the lines to be placed along roadway right—of—ways wherein the County has the right through possession to grant and convey use of said property for telephone line purposes. Said line must be buried 24" deep.

COUNTY SEAL

THE BOARD OF COUNTY COMMISSIONERS
By Darrel Smyth, Chairman

ATTEST: Louisa Burns, County Clerk

MOUNTAIN STATES TELEPHONE AND TELEGRAPH COMPANY BY C. J. Martin, for Colorado Outside Plant Engineer

Darrel Smyth as Chairman, Board of County Commissioners and Louisa Burns as County Clerk and Recorder, Sedgwick Co., Colo., acknowledged Sept. 3, 1964, before Fred H. Gibson, County Judge, Sedgwick Co., Colo. SEAL

C. J. Martin for Colorado Outside Plant Engineer of the Mountain States Telephone and Telegraph Company acknowledged Oct. 1, 1964, before Victor G. Ramer, Notary Public, Denver Co., Colo. Comm. expires Sept. 3, 1967. SEAL.

TELEPHONE LINE EASEMENT

This indenture, made Sept. 3, 1964, by and between the County of Sedgwick, Colo., by its Board of County Commissioners as party of the first part and The Mountain States Telephone and Telegraph Company, as party of the second part, WITNESSETH:

WHEREAS, the party of the second part desires to build an underground telephone line throughout a portion of Sedgwick Co., Colo., such telephone lines to be in addition to the main lines as it now exists within the County; and

WHEREAS, the party of the second part desires an easement along the existing County Roadways allowing them to build, maintain, service and place the said lines; and

WHEREAS, the County of Sedgwick has now obtained roadway right-of-ways along numerous section lines in Sedgwick Co., Colo., and the County of Sedgwick through its Board of County Commissioners desires to give the party of the second part, easements through and along defined County Roadways but only within the County's right and the County does not desire to warrant or to give or attempt to give the party of the second part any interest that it does not now possess or have the right to grant or convey and the party of the second part desires to hold the party of the first part harmless from any and all claims of liability of any person, partnerhsip or corporation of any nature whatsoever claiming a liability of the County of Sedgwick for any grant or conveyance of such telephone line easements.

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS, that the party of the first part does by these presents hereby give to the party of the second part only such rights as it may have in and to the existing County Roadways, as hereafter defined, to install, lay, place, build, service and maintain underground telephone lines along, through and under existing County Roadways as hereinafter defined which exist along section lines subject to the terms and conditions herein.

That the party of the second part in consideration of the giving of this easement does by these presents agree to bury the said telephone line at least 24" deep, measured from the existing surface of the road to the top of the said underground telephone line and that the ditch into which this pipe shall be placed shall not be dug more than 24" in width along all of the existing road right-of-ways heretofore described and existing along those section lines as heretofore maintained by the Board of County Commissioners of Sedgwick Co., Colo.

The party of the second part does further agree to put all roadways back in the same condition, except for the telephone line, as the roadway existed prior to the laying of the telephone line. The condition of the roadway after the laying of the telephone line is to be acceptable to the Board of County Commissioners of Sedgwick Co., Colo. and in the event that the Board of County Commissioners shall not accept the roadway after it has been altered by the laying of the pipe line, or if the roadway shall at any time thereafter need repair by reason of the fact that the telephone line has been laid thereunder, the Board of County Commissioners of Sedgwick Co., Colo., shall notify the party of the second part in writing and the party of the second part shall forthwith repair and put the roadway in a condition that is acceptable to the Board of County Commissioners. In the event

(Over)

that the party of the second part shall fail, refuse or neglect to place the roadway in an acceptable condition to the Board of County Commissioners, within 10 days after the receipt of the written notice provided for herein, the Board of County Commissioners shall have the right at their election, to place the roadway in an acceptable condition and thereafter charge the party of the second part all costs of such repair, which cost the party of the second part agrees to pay as one of the terms and conditions of the delivery of this said Easement.

The party of the second part agrees to hold the party of the first part harmless from any and all liability, damage, claims or actions against the party of the first part which may arise out of any claim, damage or action of any person, partnership or corporation by reason of any damages to them sustained and caused by the laying, maintaining, placing, and or servicing the said telephone line under the above described roadways along the existing section lines.

It is expressly understood and agreed by and between the parties hereto that the Board of County Commissioners as the party of the first part under this "Telephone Line Easement" does not in any way warrant or guarantee to the party of the second part that it has any right of any nature whatsoever to give the within easement and the party of the second part agrees to hold the party of the first harmless from any and all actions which may arise against the party of the first part from any claim, demand or action brought by any person, partnership or corporation by the reason that the giving of this Easement.

IN WITNESS WHEREOF, the board of County Commissioners of Sedgwick Co., Colo., has hereunto set its hand and seal on Sept. 3, 1964.

COUNTY SEAL.

THE BOARD OF COUNTY COMMISSIONERS
By DARREL SMYTH, Chairman

ATTEST:

Louisa Burns, County Clerk

That the party of the second part, The Mountain States Telephone and Telegraph Company, does by these presents accept the delivery of the above "Telephone Line Easement" under the terms and conditions as therein set forth.

MOUNTAIN STATES TELEPHONE AND TELEGRAPH COMPANY,
By C. J. MARTIN
for Colorado Outside Plant Engineer

Darrel Smyth as Chairman, Board of County Commissioners, and Louisa Burns as the County Clerk and Recorder, Sedgwick Co., Colo., acknowledged Sept. 3. 1964. before Fred H. Gibson, County Judge, Sedgwick Co., Colo. SEAL.

C. J. Martin for Colorado Outside Plant Engineer of the Mountain States Telephone and Telegraph Company acknowledged Oct. 1, 1964, before Victor G. Ramer, Notary Public, Denver Co., Colo. Comm. expires Sept. 3, 1967. SEAL.

Recorded in the Office of the County Clerk & Recorder, Sedgwick Co., Colo., on Oct. 16, 1964, 3 P.M., in Book 121, Page 237.

ADDENDUM TO TELEPHONE LINE EASEMENT

THIS ADDENDUM TO TELEPHONE LINE EASEMENT, by and between the County of Sedgwick, Colorado, by its Board of County Commissioners, as party of the first part, and The Mountain States Telephone and Telegraph Company, as party of the second part,

WITNESSETH:

WHEREAS, the above-named parties executed a certain Telephone Line Easement, dated Sept. 3, 1964, and it is now necessary, by mutual consent, to amend and alter said agreement for Telephone Line Easement.

NOW, THEREFORE, in consideration of the mutual covenants of the parties hereto, it is agreed:

- 1. That the party of the second part shall notify the party of the first part, at least 10 days in advance, of any construction or relocation of any underground telephone line, located on County road right of way, and said notice shall specify with particularity the site of the construction or the relocation of the underground telephone line.
- 2. That said notice shall be presented to the County Road Supervisor and to the party of the first part.
- 3. That in all other respects, the Telephone Line Easement of Sept. 3, 1964, shall remain in full force and effect.

IN WITNESS WHEREOF, The Board of County Commissioners of the County of Sedgwick, State of Colorado, has hereunto set its hand and seal this Oct. 10, 1969.

THE BOARD OF COUNTY COMMISSIONERS By James Stretesky, Chairman

ATTEST:

L. E. Gerber, County Clerk SEAL

That the party of the second part, The Mountain States Telephone and Telegraph Company, does by these presents accept the delivery of the above "Addendum to Telephone Line Easement" under the terms and conditions as therein set forth.

MOUNTAIN STATES TELEPHONE AND TELEGRAPH COMPANY
By S. H. Wyant, Engineering
Manager - Outside Plant

The Addendum to Telephone Line Easement was acknow-ledged by The Board of County Commissioners, by James Stretesky,

OVER

as Chairman, and attested as to the signature by L. E. Gerber, as the County Clerk and Recorder, on Oct. 10, 1969, before Ernest Campbell, Notary Public, Sedgwick Co., Colo. Comm. expires Apr. 4, 1970. SEAL.

The Addendum to Telephone Line Easement was acknow-ledged by S. Wyant, Engineering Manager - Outside Plant for the Mountain States Telephone and Telegraph Co. on Sept. 29, 1969, before R. C. Sandeman, Notary Public, Denver Co., Colo. Comm. expires May 9, 1973. SEAL.

Recorded in the County Clerk and Recorder's Office, Sedgwick Co., Colo., on Oct. 23, 1969, 10:40 A.M., Book 129, Page 233.

Abst's Note: Index to all Secs. with #151062 already on index book.

LETTER

MOUNTAIN BELL

Denver, Colorado Sept. 24, 1981

Sedgwick County Clerk/Recorder Julesburg, Colorado

Re: Senate Bill No. 172-1981-CRS 9-1.5-103, Establishing Procedures for the Protection of Underground Facilities from Damage Caused by Excavation Work

In compliance with Senate Bill No. 172 enacted by the General Assembly of Colorado, we are providing you with the following information:

- Name of Operator of Underground Facilities; Mountain Bell
- Area Served by Mountain Bell: See attached map
- Telephone Number of Location Center: 226-6310
- 4. Job Title of Location Center Supervisor:
 Assistant Manager
- 5. Address of Location Center: 4620 S. College Avenue Ft. Collins, Colo.

If you have any questions or comments regarding this information, please contact Mike Ragan or 624-6409.

R. C. LANGE R. C. Lange District Staff Manager-Distribution Services

Recorded in the County Clerk and Recorder's Office, Sedgwick Co., Colo., Oct. 1, 1981, 9 A.M., Book 165, Page 380

HIGHLINE ELECTRIC ASSOCIATION Holyoke, Colorado October 6, 1981

Sedgwick County Clerk/Recorder Courthouse Julesburg, Colorado

In compliance with Senate Bill No. 172-1981-CRS 9-1.5-103, enacted by the General Assembly of Colorado, we are providing the following information:

- 1. Name of operator of underground facilities:
 Highline Electric Association
- 2. Area served by Highline Electric Association:
 All Areas of Sedgwick County
- 5. Address of location center:
 407 E. Denver St.,
 Holyoke, Colorado

If you have any questions or comments regarding this information please contact Robert Oswald at 854-2236.

ROBERT E. OSWALD Robert E. Oswald System Engineer

Recorded in the County Clerk and Recorder's Office, Sedgwick Co., Colo., Oct 13, 1981, 9:00 A.M., Book 165, Page 497.

HIGHLINE ELECTRIC ASSOCIATION Letter to Sedgwick County Clerk and Recorder dated October 6, 1981, recorded October 13, 1981, Book 165, Page 497, Reception No. 169298, in compliance with Senate Bill No. 172-1981-CRS 9-1.5-103.

HIGHLINE ELECTRIC ASSOCIATION Letter to Sedgwick County Clerk and Recorder dated October 6, 1981, recorded October 13, 1981, Book 165, Page 497, Reception No. 169298, in compliance with Senate Bill No. 172-1981-CRS 9-1.5-103.

MINERAL QUIT CLAIM DEED

Grantor, LDV FARMS, LTD., a CO limited partnership by BRADLEY J MICHAEL, GENERAL PARTNER, its address being 9625 County Road 36, Haxtun, Colorado 80731, County of Phillips and State of Colorado for consideration of CONVENIENCE DEED, in hand paid, hereby sell and quit claim to:

OSCAR MICHAEL, and NORMA I. MICHAEL, as joint tenants an undivided one-third interest in and to all oil, gas, minerals and mineral rights owned by grantors in, on and under and that may be produced from the lands described below, together with the right of ingress and egress at all times for the purposes of operating and developing said lands for oil, gas, and other minerals, and marketing the same therefrom

The Glen W. Michael Revocable Trust. dated 4/20/98

an undivided one-sixth interest in and to all oil, gas, minerals and mineral rights owned by grantors in, on and under and that may be produced from the lands described below, together with the right of ingress and egress at all times for the purposes of operating and developing said lands for oil, gas. and other minerals, and marketing the same therefrom

The Eva M. Michael RevocableTrust dated 4/20/98

an undivided one-sixth interest in and to all oil, gas, minerals and mineral rights owned by grantors in, on and under and that may be produced from the lands described below. together with the right of ingress and egress at all times for the purposes of operating and developing said lands for oil, gas, and other minerals, and marketing the same therefrom

their addresses being, respectively: 35625 County Road 32, Holyoke, CO, 80734; 11795 County Road 30, Haxtun, CO 80731, in the County of Phillips and State of Colorado, said property being located in the <u>County of Sedgwick</u> and State of Colorado, and described as follows:

Township 9 North, Range 46 West of the 6th P.M.

Section 13: ALL

Signed this 30th day of February, 2001.

BRADLEY MICHAEL, general partner of LDV FARMS, LTD., a CO limited partnership

STATE OF COLORADO

)) ss

County of Phillips

)

Notary Public

My commission expires: 6-25-2004-

g.\minerals\michael3.qcd





DEED OF DISTRIBUTION BY TRUSTEES

Grantor, GLEN W. MICHAEL and WILLIAM LEROY MICHAEL, as trustees of THE EVA M. MICHAEL REVOCABLE TRUST under agreement dated April 20, 1998, the STATEMENT OF AUTHORITY regarding said trust being recorded at Reception in the office of the Phillips County Clerk and Recorder, the address of said trust being: c/o Glen W. Michael, trustee, 35625 CR 32, Holyoke, CO 80734, for the consideration of DISTRIBUTION OF TRUST PROPERTY, in hand paid, hereby sell and convey to the:

EVA M. MICHAEL FAMILY TRUST under agreement dated April 20, 1998,

the STATEMENT OF AUTHORITY regarding said trust being recorded at Reception in the office of the Phillips County Clerk and Recorder, the address of said trust being: c/o Glen W. Michael, trustee, 35625 CR 32, Holyoke, CO 80734, the following real property in the County of Sedgwick, and State of Colorado, to wit:

All oil, gas, minerals and mineral rights owned by the Eva M. Michael Revocable Trust in, on and under and that may be produced from the lands described below together with the right of ingress and egress at all times for the purposes of operating and developing said lands for oil, gas, and other minerals, and marketing the same therefrom:

Township 9 North,	Range 46	West	of the	6th P.M.,	Sedgwick	Co.,	CO
	tion 12.						

Section 13: ALL Section 23: N1/2

with all its appurtenances.

Signed this 30th day of December, 2004.

William LeRoy Michael, trustee

STATE OF COLORADO

County of Phillips

The foregoing Decd of Distribution by Trustees was acknowledged before me this

_3014 day of December, 2004, by GLEN W. MICHAEL and WILLIAM LEROY MICHAEL as trustees of THE EVAN M. MICHAEL REVOCABLE TRUST, under agreement dated April 20, 1998. Witness my hand and official seal.

My commission expires: 6-25-2008







DEED OF DISTRIBUTION BY TRUSTEES

Grantor, GLEN W. MICHAEL and WILLIAM LeROY MICHAEL, as trustees of THE EVA M. MICHAEL REVOCABLE TRUST under agreement dated April 20, 1998, the STATEMENT OF AUTHORITY regarding said trust being recorded at Reception in the office of the Phillips County Clerk and Recorder, the address of said trust being: c/o Glen W. Michael, trustee, 35625 CR 32, Holyoke, CO 80734, for the consideration of DISTRIBUTION OF TRUST PROPERTY, in hand paid, hereby sell and convey to the:

EVA M. MICHAEL FAMILY TRUST under agreement dated April 20, 1998,

the STATEMENT OF AUTHORITY regarding said trust being recorded at Reception in the office of the Phillips County Clerk and Recorder, the address of said trust being: c/o Glen W. Michael, trustee, 35625 CR 32, Holyoke, CO 80734, the following real property in the County of Sedgwick, and State of Colorado, to wit:

All oil, gas, minerals and mineral rights owned by the Eva M. Michael Revocable Trust in, on and under and that may be produced from the lands described below together with the right of ingress and egress at all times for the purposes of operating and developing said lands for oil, gas, and other minerals, and marketing the same therefrom:

Township 9 North, Range 46 West of the 6th P.M., Sedgwick Co., CQ

Section 13: ALL Section 23: N1/2

with all its appurtenances.

Signed this 30th day of December, 2004.

William LeRoy Michael, trustee

STATE OF COLORADO

County of Phillips

The foregoing Deed of Distribution by Trustees was acknowledged before me this day of December, 2004, by GLEN W. MICHAEL and WILLIAM LEROY MICHAEL as trustees of THE EVA M. MICHAEL REVOCABLE TRUST, under agreement dated April 20, 1998. Witness my hand and official seal.

Notary Public

My commission expires: 6-25-2008

QUIT CLAIM DEED

Grantors, OSCAR MICHAEL and NORMA I. MICHAEL, husband and wife, their address being: 11795 Co. Rd. 30, Haxtun, (80731), County of Phillips, State of Colorado; for the consideration of CONVENIENCE DEED, in hand paid, hereby sell and convey to:

OSCAR MICHAEL, his address being: 11795 Co. Rd. 30, Haxtun (80731), County of Phillips, State of Colorado; the following real property in the County of Sedgwick, and State of Colorado, to wit:

All of grantors' undivided interest in oil, gas, minerals and mineral rights in, on and under and that may be produced from the lands described below, together with the right of ingress and egress at all times for the purpose of operating and developing said lands for oil, gas, and other minerals, and marketing the same therefrom:

Township 9 North, Range 46 West of the 6th P.M.

Section 13: ALL

with all its appurtenances.

Signed this ______ day of February, 2009.

STATE OF COLORADO

) ss.

County of Phillips

2009, by OSCAR MICHAEL and NORMA I. MICHAEL, husband and wife.

Witness my hand and official seal.

Notary Public

My commission expires: 6-25-2013

196868 QCD 02/23/2011 11:34 AM Page 1 of 1 R 10.00 D 0.00 S 1 T 11.00 Sedgwick Co

QUIT CLAIM DEED

Grantor, OSCAR MICHAEL, a single person, by his attorney in fact, GEORGE E. MICHAEL, the power of attorney evidencing said appointment being recorded immediately after this deed, Grantor's address being: c/o George E. Michael, 455 W. Fletcher, Haxtun, (80731), County of Phillips, State of Colorado; for the consideration of \$10.00 and more Dollars, in hand paid, hereby sells and conveys to:

GEORGE E. MICHAEL, ARDIS A. FOWLER, EVAN MICHAEL and DEAN MICHAEL, as tenants in common.

their addresses being: c/o George E. Michael, 455 W. Fletcher, Haxtun (80731), County of Phillips, State of Colorado; the following real property in the <u>County of Sedgwick</u>, and State of Colorado, to wit:

All of grantor's undivided interest in oil, gas, minerals and mineral rights in, on and under and that may be produced from the lands described below, together with the right of ingress and egress at all times for the purpose of operating and developing said lands for oil, gas, and other minerals, and marketing the same therefrom:

Township 9 North, Range 46 West of the 6th P.M. Section 13: ALL

Signed this 16th day of February, 2011.

Oscar Michael by his attorney in fact, George E. Michael

STATE OF COLORADO) ss.
County of PHILLIPS)

with all its appurtenances.

The foregoing quit claim deed was acknowledged before me this _/6* day February, 2011, by George E. Michael, as attorney in fact for OSCAR MICHAEL, a single person.

Witness my hand and official seal.

My commission expires: 6-25-2012

Notary Public

of Colonia

MEMORANDUM OF SURFACE USE AGREEMENTS

WHEREAS, Black Raven Energy, Inc., hereinafter called "Operator", is a party to certain Surface Use Agreement with LDV. Farms Ltd. A Colorado Limited Partnership, Bradley J. Michael, General Partner hereinafter called "Owner" covering the following described lands, hereinafter called "Lands", to wit:

> Township 9 North, Range 46 West, 6th P.M. Section 13: ALL Sedgwick County, CO.

WHEREAS, the Owner has granted Operator a private, non-exclusive right to enter upon and use the Lands of Owner, for the purpose of entering onto and conduct surveying, drilling, completion, construction of pipelines, production operations, reworking operations and all additional operations associated therewith on Owners Lands, all in accordance with the terms of the Agreement.

THEREFORE, this Memorandum of Surface Use Agreement is executed by Operator and placed of record in the County in which the Lands are located for the purpose of placing all persons on notice of the existence of the Surface Use Agreement.

This Memorandum of Surface Use Agreement is signed by Owner and Operator as of the date acknowledged below, and is effective for all intent and purposes.

OWNER(S): OPE Backley J. Michael – General Partner	Billy R. Hataway, Director of Operations
S TER	
STATE OF Colorado §	
COMMINAL Phillips	(1./
COUNTY OF 1/1/11/25	17th Misust
The foregoing instrument was acknowledged by	pefore me this / day of figust, 2011.
Description of the second seco	hand and affixed my notarial seal
TA []	Trevil De Bare
	My Commission Expires: 7-7-2012
*	
STATE OF COLORADO §	
§	
COUNTY OF DENVER §	
The foregoing instrument was acknowledged b	perfore me this 17 that of Musilian 2011.
	ven Energy, Inc. a Nevada corporation, on behalf of the
corporation.	
IN WITNESS WHEREOF, I have hereunto set my	y hand and affixed my notarial seal.
	Marco a Ald stadt
IAN WORLAND TO THE TOTAL	Janice A. Aldstadt, Notary Public
JANICE A. ALDSTADT	My Commission Expires: July 28, 2013

NOTARY PUBLIC

My Commission Expires July 28, 2013

203594
Page 1 of 2
Christy M. Beckman, Clerk & Recorder
Sedgwick County, Colorado RP \$0.00
04-03-2019 08:44 AM Recording Fee \$18.00

PERSONAL REPRESENTATIVE DEED

This Deed is made by KELLY J. MICHAEL and RYAN C. MICHAEL, as Co-Personal Representatives of the Estate of GEORGE E. MICHAEL a/k/a GEORGE EDWARD MICHAEL and as GEORGE MICHAEL, deceased, Grantors, to:

Kelly J. Michael and Ryan C. Michael, as tenants in common, Grantees, their address being: PO Box 72, Haxtun, CO 80731;

WHEREAS, the above named decedent died intestate domiciled in the County of Phillips, State of Colorado, on November 11, 2016; and

WHEREAS, Grantors, Kelly J. Michael and Ryan C. Michael, were duly appointed copersonal representatives of said estate by the Phillips County District Court, State of Colorado, Probate No. 16-PR-30013, on November 21, 2016, and are now qualified and acting in such capacity; and

WHEREAS, Grantees are determined to be the persons entitled to distribution of the hereinafter described real property, and grantors are authorized and empowered to distribute the same to the grantees;

NOW THEREFORE, pursuant to the powers conferred upon Grantors by Article 12, Sections 711 and 907 and by Article 13, Sections 204 and 205 of the Colorado Probate Code, Grantors sell, convey, assign, transfer and release to Grantee the following real property located in <u>Sedgwick County</u>, <u>Colorado</u>, to wit:

All oil, gas, minerals and mineral rights owned by the decedent in, on and under and that may be produced from the lands described below together with the right of ingress and egress at all times for the purposes of operating and developing said lands for oil, gas, and other minerals, and marketing the same therefrom:

 \checkmark

Township 9 North, Range 46 West of the 6th P.M., Sedgwick Co., CO Section 13: ALL

with all appurtenances.

Kelly J. Michael, Co-Pers. Rep.

May , 2018

Ryan C. Michael, Co-Pers. Rep.

Ape. 1, 2018 RM

 STATE OF COLORADO) State of Colorado) State of Colorado) State of April 20 The foregoing instrument was acknowledged before me this	
WITNESS my hand and official seal. My commission expires: Supermor 27 2021 KRISTIN A HADEEN NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20134045093 MY COMMISSION EXPIRES SEPTEMBER 27, 2021	
STATE OF COLORADO) ss. County of Phillips The foregoing instrument was acknowledged before me this day of May, 2018, by Kelly J. Michael, as Personal Representative of the said decedent.	19
KRISTIN A HADEEN NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20134045093 MY COMMISSION EXPIRES SEPTEMBER 27, 2021	

205038
Page 1 of 1
Christy M. Beckman, Clerk & Recorder
Sedgwick County, Colorado
01-13-2021 03:02 PM Recording Fee \$13.00

DEED OF DISTRIBUTION BY TRUSTEES

Grantor, WILLIAM LEROY MICHAEL, as trustee of the GLEN W. MICHAEL REVOCABLE TRUST under agreement dated April 20, 1998, the address of said trust being: 641 So. Reynolds Ave., Holyoke, CO 80734, for the consideration of DISTRIBUTION OF TRUST PROPERTY, in hand paid, hereby sells and conveys to:

<u>JEFFREY R. MICHAEL and TRICIA L. MICHAEL</u>, as joint tenants, their address being 32141 Co. Rd. 33, Holyoke, CO 80734-9245, the following real property in the County of Sedgwick, and State of Colorado, to wit:

All oil, gas, minerals and mineral rights owned by the Eva M. Michael Revocable Trust in, on and under and that may be produced from the lands described below together with the right of ingress and egress at all times for the purposes of operating and developing said lands for oil, gas, and other minerals, and marketing the same therefrom:

✓ Township 9 North, Range 46 West of the 6th P.M., Sedgwick Co., CO Section 13: ALL

with all its appurtenances.

The foregoing Deed of Distribution by Trustee was acknowledged before me this day of January, 2021, by WILLIAM LEROY MICHAEL as trustee of THE GLEN W. MICHAEL REVOCABLE TRUST, under agreement dated April 20, 1998. Witness my hand and official seal. My commission expires: 18/24/2022.

JEANETTE LYNN KINGMAN NOTARY PUBLIC STATE OF COLORADO NOTARY ID 201441048507 MY COMMISSION EXPIRES DEC. 24, 2022

4844-2010-4406, v. 1

Kantte Synn Ring Notary Public

205040
Page 1 of 1
Christy M. Beckman, Clerk & Recorder
Sedgwick County, Colorado
01-13-2021 03:02 PM Recording Fee \$13.00

PERSONAL REPRESENTATIVE DEED

THIS DEED is made by William Leroy Michael, as Personal Representative of the ESTATE OF GLEN W. MICHAEL, deceased, Grantor, to:

<u>JEFFREY R. MICHAEL and TRICIA L. MICHAEL, as joint tenants</u>, their address being: 32141 Co. Rd. 33, Holyoke, CO 80734;

WHEREAS, the above named decedent died testate in Phillips County, Colorado, on July 30, 2020;

WHEREAS, Grantor William Leroy Michael was duly appointed personal representative of said estate by the Phillips County District Court, State of Colorado, Probate No 20PR30007 on August 18, 2020, and is now qualified and acting in such capacity; and

WHEREAS, the Grantees are determined to be the persons entitled to distribution of the hereinafter described real property and the Grantor is authorized and directed to distribute the same to the Grantees;

NOW THEREFORE, pursuant to the powers conferred upon Grantor by Article 12, Sections 711 and 907 and by Article 13, Sections 204 and 205 of the Colorado Probate Code, Grantor conveys, assigns, transfers and releases to Grantees the following real property located in <u>Sedgwick County</u>, <u>Colorado</u>, to wit:

All oil, gas, minerals and mineral rights owned by the Grantor in, on and under and that may be produced from the lands described below together with the right of ingress and egress at all times for the purposes of operating and developing said lands for oil, gas, and other minerals, and marketing the same therefrom:

Township 9 North, Range 46 West of the 6th P.M., Sedgwick Co., CO
Section 13: ALL

together with all appurtenances.

Dated: January 7th, 2021.

William Leroy Michael, Personal Representative of the Estate of Glen W. Michael

STATE OF COLORADO) ss.
County of Phillips)

The foregoing Personal Representative Deed was acknowledged before me this 7th day of January, 2021, by WILLIAM LEROY MICHAEL, as Personal Representative of the Estate of GLEN W. MICHAEL. Witness my hand and official seal. My commission expires: 12 24 2022

JEANETTE LYNN KINGMAN NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20144048507 MY COMMISSION EXPIRES DEC. 24 2022 Hantte Lyne kingman Notary Public

4818-7101-8198, v. 1

205087
Page 1 of 1
Christy M. Beckman, Clerk & Recorder
Sedgwick County, Colorado
01-21-2021 08:26 AM Recording Fee \$13.00

DEED OF DISTRIBUTION BY TRUSTEE

Grantor, WILLIAM LeROY MICHAEL, as trustee of the EVA M. MICHAEL FAMILY TRUST under agreement dated April 20, 1998, the address of said trust being: 641 So. Reynolds Ave., Holyoke, CO 80734, for the consideration of DISTRIBUTION OF TRUST PROPERTY, in hand paid, hereby sells and conveys to:

JEFFREY R. MICHAEL and TRICIA L. MICHAEL, as joint tenants, their address being 32141 Co. Rd. 33, Holyoke, CO 80734-9245, the following real property in the County of Phillips, and State of Colorado, to wit:

All oil, gas, minerals and mineral rights owned by the Eva M. Michael Family Trust in, on and under and that may be produced from the lands described below together with the right of ingress and egress at all times for the purposes of operating and developing said lands for oil, gas, and other minerals, and marketing the same therefrom:

	lands for oil, gas	•					ig sai
✓	Township 9 Nort	th, Range 46 ection 13:	West of the OALL	5 th P.M. <u>,</u> Sec	l <u>ewick Co., CO</u>		
with al	ll its appurtenance	es.					
	Signed this 20	day of _	January	_, 2021.			
				<u>Vell</u> Willi	am LeRoy Mich	nael, trustee	4
STAT	E OF COLORAD	О)) s.				
County	y of Phillips)				
	The foregoing D day of JWN M. MICHAEL FA and official seal.	ary , 2 MILY TRU	021, by WILI ST, under agr	LIAM LeRC reement date	Y MICHAEL a A April 20, 199	s trustee of	the
	NOTARY	NN KINGMAN PUBLIC COLORADO 10144048507 PIRES DEC. 24, 20	22	Fani	Ht Lynn Notary P	NENN ublic	man

4851-5377-9926, v. 1

205088
Page 1 of 1
Christy M. Beckman, Clerk & Recorder
Sedgwick County, Colorado
01-21-2021 08:26 AM Recording Fee \$13.00

DEED OF DISTRIBUTION BY TRUSTEE

Grantor, WILLIAM LEROY MICHAEL, as trustee of the GLEN W. MICHAEL REVOCABLE TRUST under agreement dated April 20, 1998, the address of said trust being: 641 So. Reynolds Ave., Holyoke, CO 80734, for the consideration of DISTRIBUTION OF TRUST PROPERTY, in hand paid, hereby sells and conveys to:

JEFFREY R. MICHAEL and TRICIA L. MICHAEL, as joint tenants, their address being 32141 Co. Rd. 33, Holyoke, CO 80734-9245, the following real property in the County of Sedgwick, and State of Colorado, to wit:

All oil, gas, minerals and mineral rights owned by the Glen W. Michael Revocable Trust in, on and under and that may be produced from the lands described below together with the right of ingress and egress at all times for the purposes of operating and developing said lands for oil, gas, and other minerals, and marketing the same therefrom:

Township 9 North, Range 46 West of the 6th P.M., Sedgwick Co., CO Section 13: ALL

with all its appurtenances.

William LeRoy Michael, trustee

STATE OF COLORADO)

County of Phillips)

The foregoing Deed of Distribution by Trustee was acknowledged before me this day of January, 2021, by WILLIAM LEROY MICHAEL as trustee of the GLEN W. MICHAEL REVOCABLE TRUST, under agreement dated April 20, 1998. Witness my hand and official seal. My commission expires: 12 | 24 | 262.

JEANETTE LYNN KINGMAN NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20144048507 MY COMMISSION EXPIRES DEC. 24, 2022 Notary Public Notary Public

4844-2010-4406, v. 1

BIDDER APPROVAL REQUEST

	Date:
I	, request approval to bid on NE Haxtun Pasture/Dryland
Auction an	nd participate in Online Only Auction to sell this property. In order to bid and
participate	in the Online Only Auction, I agree and acknowledge the following:
1.	I have read the NE Haxtun Pasture/Dryland Auction Due Diligence Packet, Printed
	March 7, 2023, and agree to the terms and conditions of the Online Only Auction.
2.	The auction is to begin March 16, 2023 @ 8 am MT and will "soft close" March 16,
	2023 @ 12 noon MT. Bidding will continue in 5-minute increments until 5 minutes
	have passed with no new bids. Bidding remains open on all parcels as long as there
	is continued bidding on any of the parcels. Bidders may bid on any and/or all parcels
	at any time before bidding closes.
3.	With the close of the auction, if I am the successful bidder, I accept the title
	commitment and will sign the contract as shown within the above stated detail
	brochure and deliver the earnest money deposit to Reck Agri Realty & Auction within
	24 hours of the close of the auction.
4.	With this request I have provided Reck Agri Realty & Auction the following: 1.)
	Verification of available funds to purchase the property; and/or 2.) Bank loan
	approval letter with no contingencies.
5.	Reck Agri Realty & Auction reserves the right to refuse registration to bid and/or bids
	from any bidder. Bidding increments are at the discretion of the Broker.
6.	Will you be using a 1031 Exchange?
Signature:	