

City of Woodland Park City Council

October 16, 2025 at 6:30 PM

AGENDA

5:00 PM - City Council Budget Worksession

- 1. CALL TO ORDER AND ROLL CALL
- 2. PLEDGE OF ALLEGIANCE
- 3. CEREMONIES, PRESENTATIONS AND APPOINTMENTS
 - A. Celebration of the KWPB committee awarded a certificate of recognition into the President's Circle from Keep America Beautiful.
 (Presenters: KWPB Members Leah Watters and Kassidi Gilgenast, and Staff Liaison to the KWPB Committee Kristen Higginbotham)
- 4. ADDITIONS, DELETIONS OR CORRECTIONS TO AGENDA
- 5. CONSENT CALENDAR
 - A. Approval of the October 2, 2025 City Council Meeting Minutes. (A) (Presenter Deputy City Manager/City Clerk Leclercq)
 - **B.** Approval of September 2025 Statement of Expenditures (A) (Presenter City Manager Vassalotti)
- 6. PUBLIC COMMENT ON ITEMS NOT ON THE AGENDA (1)
- 7. UNFINISHED BUSINESS

(Public Comment may be heard)

8. ORDINANCES ON INITIAL POSTING

(Public comment may be heard)

- A. Approval of Ordinance No. 1510, Series 2025, on initial posting, an Ordinance of the City Council for the City of Woodland Park, Colorado Approving Vacating that Portion of South Fairview Street Right-of-Way Lying Between Chester Avenue and Foster Avenue, East of Block 15 and West of Block 16, Foster's Addition to Manitou Park, City of Woodland Park, Teller County, Colorado, as requested by Andre Brewington (Applicant and adjacent Property Owner), and set the Public Hearing for November 6, 2025. (QJ) (Presenter Planning Director Karen Schminke, AICP)
- **B.** Approve Ordinance No. 1509, Series 2025, on initial posting, an Ordinance of the City of Woodland Park amending various sections of Chapter 10.08 Regarding the Removal and Disposal of Nuisance Vehicles, and set the Public Hearing for November 6, 2025, (L) (Presenter Planning Director Schminke, AICP)
- 9. PUBLIC HEARINGS

(Public comment may be heard)

- A. Approval of Ordinance No. 1505, Series 2025, an Ordinance of the City Council for the City of Woodland Park, Colorado Approving the purchase of L6 B2 Bergstroms ADD & 1/2 Vacated Alley Adj. Property and 24-12-69 POR SW4NE4 & 1/2 Vacated Alley Adjoining Property. (QJ) (Presenter City Manager Vassalotti)
- **B.** Approval of Ordinance No. 1506, Series 2025, an Ordinance of the City Council for the City of Woodland Park, Colorado Approving the Purchase of Parcels 1,2,3,4,5,7,8,9,10,11,13 and 14 and Aidan LLC, a California Limited Liability Company, as to an Undivided 31% interest in and to Parcel 6 and Presidio Patio Homes at Shining Mountain Golf Course, LLC, a Colorado Limited liability Company, as to Parcel 12 and Gregory M. Brown, as his interests may appear, in and to Parcels 1, 2, 3, 4, 5, 7. 8. 9, 10, 11, 13 and 14, as to an Undivided 69% Interest in and Parcels 6. (QJ) (Presenter City Manager Vassalotti)
- C. Approval of Ordinance No. 1507, Series 2025, an Ordinance Adjusting Expenditure Appropriations to the General Fund, in the Amounts and City of Woodland Park City Council October 2, 2025 for the Purpose as set forth below, or the City of Woodland Park, Colorado for the 2025 Budget Year, and Amending Ordinance No. 1485, Series 2024. (A) (Presenter City Manager Vassalotti)
- **D.** Approval of Ordinance No. 1508, Series 2025, an Ordinance Adjusting Expenditure Appropriations to the Various Funds, in the Amounts and for the Purpose as Set Forth Below, for the City of Woodland Park, Colorado for the 2025 Budget Year, and Amending Ordinance No. 1486, Series 2024. (A) (Presenter City Manager Vassalotti)

10. NEW BUSINESS

(Public comment may be heard)

11. REPORTS

(Public comment not necessary)

- A. Mayor's Report
- B. Council Reports
- C. City Attorney's Report
- **D.** City Manager's Report
- 12. ADJOURNMENT

Key to agenda abbreviations:

- (A) Administrative- matters involving day-to-day decisions such as approving contracts, hiring staff and the procurement of goods and services. Administrative actions generally do not require formal actions by the elected body.
- **(L)Legislative-** typically in the policy arena; legislative matters affect large areas and large groups of people, such as enacting dog regulations or amending the City code. Legislative action generally involves motions, resolutions and ordinances.

(QJ)Quasi-Judicial- apply general rules to a specific interest, such as zoning change affecting a single piece of property, or a special use permit. Quasi-Judicial actions generally involve adjudication, sometimes in writing, but not a resolution or ordinance. Decision for Quasi-Judicial proceedings are made exclusively based upon the testimony presented on the record. Ex-parte communication (communication outside the official hearing) between elected officials and citizens is not permitted on Quasi-Judicial



City of Woodland Park

October 2, 2025 at 6:30 PM

MINUTES

CALL TO ORDER AND ROLL CALL

Mayor Case called the regularly scheduled City Council meeting to order with the following members of Council present: Mayor Case, Councilmember Bryant, Councilmember Geer, Councilmember Jones and Councilmember Smith. Mayor Pro-tem Nakaiwas absent.

The following staff members were present: City Manager Vassalotti, Deputy City Manager Leclercq, Planning Director Gates, Deputy City Clerk Sauer and Planning Director Schminke appeared via zoom.

2. PLEDGE OF ALLEGIANCE

3. CEREMONIES, PRESENTATIONS AND APPOINTMENTS

A. Presentation and information on this year's Mountain Arts Festival. (A) (Presenter Nancy Stannard, President of the Mountain Artists)

Nancy Stannard, President of the Mountain Artists shared information on another successful year for the Mountain Artists and the Mountain Arts Festival.

4. ADDITIONS, DELETIONS OR CORRECTIONS TO AGENDA None.

5. CONSENT CALENDAR

A. Approval of the September 18, 2025, Regularly scheduled City Council Meeting Minutes. (A)

(Presenter Deputy City Manager/City Clerk Leclercq)

Motion: to approve the September 18, 2025, regularly scheduled City Council Meeting Minutes. Geer/Jones. Motion carried 5-0.

6. PUBLIC COMMENT ON ITEMS NOT ON THE AGENDA (1)

None.

7. UNFINISHED BUSINESS

(Public Comment may be heard)

None.

8. ORDINANCES ON INITIAL POSTING

(Public comment may be heard)

A. Approval of Ordinance No. 1505, Series 2025, on initial posting, an Ordinance of the City Council for the City of Woodland Park, Colorado Approving the purchase of L6 B2 Bergstroms ADD & 1/2 Vacated Alley Adj. Property and 24-12-69 POR SW4NE4 & 1/2 Vacated Alley Adjoining Property and set the Public

Hearing for October 16, 2025. (QJ) (Presenter City Manager Vassalotti)

Motion: to approve Ordinance No. 1505, Series 2025, on initial posting, an Ordinance of the City Council for the City of Woodland Park, Colorado, approving the purchase of L6 B2 Bergstroms ADD & 1/2 Vacated Alley Adj. Property and 24-12-69 POR SW4NE4 & 1/2 Vacated Alley Adjoining Property and set the Public Hearing for October 16, 2025. Smith?Geer. Motion carried 5-0.

B. Approval of Ordinance No. 1506, Series 2025, on initial posting, an Ordinance of the City Council for the City of Woodland Park, Colorado Approving the Purchase of Parcels 1,2,3,4,5,7,8,9,10,11,13 and 14 and Aidan LLC, a California Limited Liability Company, as to an Undivided 31% interest in and to Parcel 6 and Presidio Patio Homes at Shining Mountain Golf Course, LLC, a Colorado Limited liability Company, as to Parcel 12 and Gregory M. Brown, as his interests may appear, in and to Parcels 1, 2, 3, 4, 5, 7. 8. 9, 10, 11, 13 and 14, as to an Undivided 69% Interest in and Parcels 6 and set the Public Hearing for October 16, 2025. (QJ) (Presenter City Manager Vassalotti)

Motion: to approve Ordinance No. 1506, Series 2025, on initial posting, an Ordinance of the City Council for the City of Woodland Park, Colorado Approving the Purchase of Parcels 1,2,3,4,5,7,8,9,10,11,13 and 14 and Aidan LLC, a California Limited Liability Company, as to an Undivided 31% interest in and to Parcel 6 and Presidio Patio Homes at Shining Mountain Golf Course, LLC, a Colorado Limited liability Company, as to Parcel 12 and Gregory M. Brown, as his interests may appear, in and to Parcels 1, 2, 3, 4, 5, 7. 8. 9, 10, 11, 13 and 14, as to an Undivided 69% Interest in and Parcels 6 and set the Public Hearing for October 16, 2025. Geer/Smith. Motion carried 5-0.

C. Approval of Ordinance No. 1507, Series 2025, on initial posting, an Ordinance Adjusting Expenditure Appropriations to the General Fund, in the Amounts and for the Purpose as set forth below, or the City of Woodland Park, Colorado for the 2025 Budget Year, and Amending Ordinance No. 1485, Series 2024, and set the Public Hearing for October 16, 2025. (A) (Presenter City Manager Vassalotti)

Motion: to approve Ordinance No. 1507, Series 2025, on initial posting, an Ordinance Adjusting Expenditure Appropriations to the General Fund, in the Amounts and City of Woodland Park City Council - October 2, 2025, for the Purpose as set forth below, or the City of Woodland Park, Colorado for the 2025 Budget Year, and Amending Ordinance No. 1485, Series 2024, and set the Public Hearing for October 16, 2025. Bryant/Geer. Motion carried 5-0.

D. Approval of Ordinance No. 1508, Series 2025, on initial posting, an Ordinance Adjusting Expenditure Approriations to the Various Funds, in the Amounts and for the Purpose as Set Forth Below, for the City of Woodland Park, Colorado for the 2025 Budget Year, and Amending Ordinance No. 1486, Series 2024, and set the Public Hearing for October 16, 2025. (A) (Presenter City Manager Vassalotti)

Motion: to approve Ordinance No. 1508, Series 2025, on initial posting, an Ordinance Adjusting Expenditure Appropriations to the Various Funds, in the Amounts and for the Purpose as Set Forth Below, for the City of Woodland Park, Colorado for the 2025 Budget Year, and Amending Ordinance No. 1486, Series 2024, and set the Public Hearing for October 16, 2025. Jones/Smith. Motion carried 5-0.

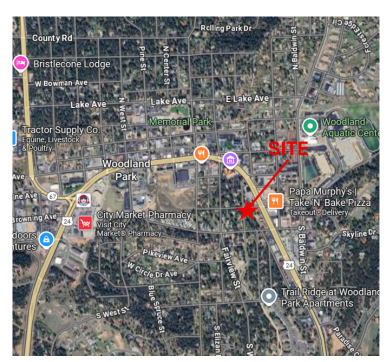
9. PUBLIC HEARINGS

(Public comment may be heard)

A. Approval of Ordinance No. 1503, Series 2025, an Ordinance Rezoning Lot 1, Block 12 Fosters Addition Including the Adjacent West ½ of Vacated Scott Avenue as Described at Reception #483423 and the Adjacent North ½ of Vacated Alley as Described at Reception #590996 of Woodland Park, Teller County (a.k.a. 309 Willow Street, Woodland Park, Colorado) from Urban Residential (UR) to Central Business District (CBD) a request by Robert and Elizabeth Vincent-Hoeritz (Applicant and Property Owner). (QJ) (Presenter Senior Planner CJ Gates)

Senior planner Gates reviewed his staff report with the Council.

Background:



The subject property is located on the south-east corner of Pikes Peak Avenue and Willow Street within the Fosters Addition to Manitou Park Final Plat (Figure 1). This plat was approved in 1898 and was located within El Paso County at the time. Since 1996, the subject property has been zoned Urban Residential (UR). Prior to the UR designation, property was zoned R-1. Currently existing on the property is a 1263 square-foot home that was built in 1929 and a single-car detached garage. The current owners of the subject property have owned the property since 2006.

ZONING

The subject property is zoned UR. Adjacent property to the north and east are zoned Central Business District (CBD). Adjacent property to the south and west are zoned Urban Residential (UR).

Described below are the purpose statements for the existing zoning category (UR) and the requested (CBD) Zone District along with the applicable dimensional standards (i.e., heights, setbacks, etc.) for each of the zone districts.

Chapter 18.13 – Urban Residential (UR)

These designated areas are intended to provide single-family housing at a higher density than SR. The purpose of this district is to allow in-fill development within areas served by existing water and sewer infrastructure, thus reducing the need for development and infrastructure sprawl into the outlying areas. The minimum lot size within the UR district is seven thousand five hundred square feet with a maximum density of two dwelling units per acre.

Chapter 18.23 Central Business District (CBD)

Land use activity in this category is intended for what is considered the downtown area of the city with associated commercial activity that can be accessed by pedestrians as well as the motoring public. Density is considered high and design issues relate to on-street U.S. highway corridor improvements, including efficient off-street parking, landscaping and pedestrian mobility to and from local businesses. Residential activity is appropriate in this area particularly at second or third story levels, above offices or commercial shops.

Zone District	<u>Setbacks</u>	Maximum Height Requirements	Street Frontage
<u> Urban Residential</u>	Front: 25ft	Main Building: 30ft	40ft Minimum
(UR)	Rear: 25ft for main building	Accessory	
	& 4ft for accessory buildings Side: 8ft for main building & 4ft for accessory	Building: 20ft	
Central Business	buildings Front: 10ft	Main Building: 35ft	25ft Minimum
District (CBD)	Rear: Oft except twenty-five feet when a rear yard abuts a residentially zoned lot. Side: Oft except fifteen feet where that side yard abuts a residentially zoned lot.	eAccessory Building: 35ft	

SITE & SURROUNDING USES

The subject property is located on the south-east corner of Willow Street and Pikes Peak Avenue. The uses and zone districts for the area immediately surrounding the subject property are as follows:

	USE	ZONE
North	Pikes Peak Ave., Single-family residential & The Human Bean	CBD
South	Single-family residential	UR
East	The Peak Fly Shop and Forest & Planter	CBD
West	Willow St. & Single-family residential	UR

Figure 3a is an aerial photo of the subject property and surrounding properties. Figures 3b and 3c are photos of the subject property.



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CURRENT ZONE CHANGE REQUEST

Woodland Park Planning Staff received an application for a Zone Change on July 11, 2025. The owners and applicants of the property are requesting to change their zoning designation from Urban Residential to Central Business District (CBD) to operate a non-primary residence short-term rental. The Woodland Park City Code defines a 'Short-Term Rental Unit' as "a dwelling unit or a portion thereof, that is rented or utilized for furnishing lodging, accommodation and occupancy for any period less than thirty (30) consecutive days." This is different from traditional commercial lodging such as a hotel, motel, bed and breakfast, inn, or lodge, which offers a room for transient lodging accommodations to members of the public. A non-Primary Residence Short-Term rental unit means the short-term rental unit is not the primary residence of the owner/operator and the primary resident (property owner) does not need to be on-site throughout the visitor's stay.

According to the applicant's narrative (attached hereto), the owners of the subject property have been operating this property as a short-term rental (non-primary residence STR) since they purchased it in 2006. With the adoption of the ordinances to regulate short-term rental in late 2023 and early 2024, the use of this property as a non-primary residence, STR is clearly not in compliance with the City Code. According to Ordinance No. 1469, Series 2023, "Non-primary Residence Short-term rental units" are only allowed in commercial zone districts" (Neighborhood Commercial, Community Commercial, Service Commercial, and Central Business District). Below is a snapshot of the Table of Permitted Uses listed within the approved ordinance. The current owner and applicant is requesting a zone change in order to operate a Non-primary Residence STR at this location in compliance with the Woodland Park Municipal Code.

Table of Pern	nitted	Uses		123.4		10 7 1	S BORR				4379		919
USE KEY: P	= Per	mitted	Use, C	= Condi	tional U	se, PC	= Permi	tted C	onditi	onally	,		
Permitted Uses	SR	UR	MFS	MFU	МНР	AG	P/SPL	NC	cc	sc	CBD	HSC LI	PUD
L. Lodgings.													
4A. Non- Primary Residence Short-term rental units in accordance with Section 18.78.050 4B. Primary Residence Short-term rental units in accordance with Section 18.78.050	P	P				P		P	P	P	P		P

REFERRALS

The application was referred to City departments including the City Attorney, City Manager, City Clerk, Utilities, Public Works, Police Department, Planning and Building and external agencies including Northeast Teller County Fire Protection District, Black Hills Energy, Core Electric, Colorado Department of Transportation, Century Link/Lumen, and TDS Telecom. Staff received no comments.

STAFF ANALYSIS

According to the applicant's narrative, as long as the property is held by the current owners, their goal is to keep operating the property as a short-term rental property. It should be noted that a property has the potential to be used for any of the permitted or conditional uses identified in MC §18.09.090 Table of Permitted Uses for the zone district in which it is located. In the future, a different use of the property may be requested in accordance with those uses allowed in the designated zone district. Zone change requests are analyzed in accordance with the following criteria/questions.

1. Is the proposed zoning consistent with the Comprehensive Master Plan?

Figure 5 below is a snapshot of the current 2022 Comprehensive Master Plan Future Land Use Map. The subject property is outlined in red and the designated use is labeled single family residential but does directly abut land that is designated for "Downtown Mixed Use" to the north and east. The Comprehensive Master Plan defines the Single Family Residential designation as:

"SINGLE FAMILY RESIDENTIAL includes areas of the City that are already zoned Suburban Residential (SR), Urban Residential (UR), or are within an existing Planned Unit Development (PUD) and planned for single-family densities. Suburban Residential is limited to one dwelling unit per gross acre with the option to cluster development if approved through a public hearing process. Urban Residential has a maximum density of two dwelling units per acre. These areas are designed to be safe, connected, family friendly neighborhoods that support a variety of ages with easy access. Single family areas within the City limits have access to City utilities. These land uses also support places of worship that are surrounded by single family land uses."

The Comprehensive Master Plan defines the Downtown Mixed use designation as: "To help recognize and promote vitality in the downtown area, the Downtown Development Area boundary was used to identify the Downtown Future Land Use District. Establishing the downtown as its own character area helps to promote the identity and cohesion that is desired as development and redevelopment occur. The zoning categories in downtown include Central Business District (CBD), Community Commercial (CC), Urban Residential (UR), and Planned Unit Development (PUD). Neighborhood Commercial and Public/Semipublic areas north of the Downtown Development Boundary have maintained their land use classifications to illustrate the transition to downtown residential."

2. Is the proposed zoning consistent Comprehensive Plan Objectives? Staff believes that the rezoning is supported by the following objectives of the Comprehensive Plan, including: Economic Development Objective 1.6: Increase the desirability of Woodland Park as a place to live and work by providing diverse housing options, expanded educational opportunities, and additional community amenities.

Economic Development Objective 1.7: Expand tourism and visitor expenditures (i.e., import dollars and export experiences).

However, this request is contradicted by the following Comprehensive Plan objective: Housing Objective 1.1: Promote stable and safe neighborhoods that provide a variety of housing options.

3. What has changed in the surrounding properties that warrant a change in the zoning classification?

To the staff's knowledge, not much has changed within the recent years in the surrounding properties that would warrant a change in the zoning classification of this property. As previously discussed, what has changed recently is the Woodland Park Municipal Code regarding regulating short-term-rentals. As noted, in late 2023 and early 2024, two ordinances came into effect that prohibit a non-primary residence short-term rental within a residential zone district. The applicants have been operating a non-primary residence STR since they purchased the property in 2006 and are requesting the zone change in order to continue this operation.

1. Describe the appropriateness of the CBD District at this location.

As noted within the zoning map, the subject property does border land that is zoned CBD. Land directly to the east of the subject property is CBD zoned with businesses currently operating. To the north and northwest, across Pikes Peak Avenue, there are several single family homes within the CBD zone. CBD designation may be considered appropriate at this location due to the subject property bordering existing CBD zoned land.

2. Ability to serve the maximum density with wastewater treatment capacity?

The existing single-family dwelling is connected to the City wastewater system and will continue to be served for the foreseeable future. The Woodland Park Municipal Code does not contain language regulating maximum density within the CBD zone district in regards to wastewater treatment capacity.

3. Ability to serve the maximum density with planned water resources? MC §18.09.085 – Zone change or modification – contains the following review criteria: Change in a zoning classification which results in increased density shall not be approved unless the owner (applicant/developer) has established, to the approval and acceptance of the City, that connection and availability of water exists that is sufficient to service the needs of the intended uses and structures of such lot(s).

The property has already been developed with an existing single-family dwelling that is connected to the City water system and will continue to be served for the foreseeable future. The Woodland Park Municipal Code does not contain language regulating maximum density within the CBD zone district.

However, new commercial development and redevelopment projects are subject to MC §18.34.070 Site Plan Review. Should the property be rezoned to CBD, any future development or redevelopment would be subject to the following standard found in that code section:

H. The proposed development shall require approval of the City that connection and availability of a water source exists that is sufficient to serve the needs of the proposed uses and structures.

NOTIFICATIONS AND PUBLIC COMMENT

Adjacent property owners within 150 feet were mailed a letter notifying them of the Zone Change request as well as all meeting dates including the scheduled Planning Commission and City Council public hearings. The site was posted with public notice posters and notice of the public hearings was published in the Pikes Peak Courier in compliance with the Municipal Code. Staff has received no public comment on the proposal.

PLANNING COMMISSION RECOMMENDATION

The Planning Commission held a public hearing on August 28, 2025 (draft minutes attached). After consideration of the staff report and comments made at the public hearing, the Planning Commission decided (5-1) to recommend that City Council approval of the zone district change from Urban Residential (UR) to Central Business District (CBD) for Lot 1, Block 12 Fosters Addition including the adjacent west ½ of vacated Scott Avenue as described at Reception #483423 and the adjacent ½ of vacated alley as described at Reception #590996 of Woodland Park, Teller County (a.k.a. 309 Willow Street, Woodland Park, CO)

STAFF RECOMMENDATION

Should the City Council find there is sufficient reason to change the zone designation for the subject property from Urban Residential (UR) to Central Business District (CBD), City Council should **approve** Ordinance No. 1503, Series 2025 – an Ordinance Rezoning Lot 1, Block 12 Fosters Addition including the adjacent west ½ of vacated Scott Avenue as described at reception #483423 and the adjacent north ½ of vacated alley as described at reception #590996 of Woodland Park, Teller County (a.k.a 309 Willow Street, Woodland Park Colorado) from Urban Residential (UR) to Central Business District (CBD).

Should the City Council find there is **NOT** sufficient reason to change the zone designation for the subject property from Urban Residential (UR) to Central Business District (CBD), the City Council should **disapprove** Ordinance No. 1503, Series 2025 – an Ordinance Rezoning Lot 1, Block 12 Fosters Addition including the adjacent west ½ of vacated Scott Avenue as described at reception #483423 and the adjacent north ½ of vacated alley as described at reception #590996 of Woodland Park, Teller County (a.k.a 309 Willow Street, Woodland Park Colorado) from Urban Residential (UR) to Central Business District (CBD).

Following his presentation, Senior Planner Gates invited the applicants, Robert and Elizabeth Hoeritz to the podium to speak. The Hoeritz's shared their views with Council and shared that they hope that Council approves this request.

There being no further questions from the Council, Mayor Case opened the Public Comment portion of the Public Hearing.

Mindy Mindie shared that she hoped that this application would be approved and had questions regarding future considerations. The Council shared that they would be having a future worksession and would be looking into future considerations at that time.

There being no further Public Comment, Mayor Case closed the Public Hearing and the following motion was made.

Motion: to approve Ordinance No. 1503, Series 2025, an Ordinance Rezoning Lot 1, Block 12 Fosters Addition Including the Adjacent West $\frac{1}{2}$ of Vacated Scott Avenue as Described at Reception #483423 and the Adjacent North $\frac{1}{2}$ of Vacated Alley as Described at Reception

#590996 of Woodland Park, Teller County (a.k.a. 309 Willow Street, Woodland Park, Colorado) from Urban Residential (UR) to Central Business District (CBD) a request by Robert and Elizabeth Vincent-Hoeritz (Applicant and Property Owner). Geer/Bryant. Motion carried 5-0.

10. NEW BUSINESS

(Public comment may be heard)

None.

11. REPORTS

(Public comment not necessary)

A. Mayor's Report

Mayor Case shared that her fellow Councilmembers had asked if they could change the start time of Council Meeting from 6:30 PM to 6 PM. Mayor Case asked for consensus from the Council and Council gave her the consensus. City Clerk Leclercq shared that she wanted some time to notify the public, and it was decided this would go into effect at the November 6, Council Meeting. Mayor Case shared the upcoming events for the next two weeks.

B. Council Reports

Councilmember Bryant shared that he would be looking forward to a worksession regarding the zoning topic discussed tonight. Bryant also shared information on the upcoming Charter Committee Review meeting and the Creek Week Clean-up.

Councilmember Jones shared information on the upcoming Main Street and DDA meetings.

C. City Attorney's Report

None.

D. City Manager's Report

Chief Deisler shared information on the Police Department's pink patches and awareness for Breast Cancer month. Deisler also shared information on the Memorial Service planned for retired Police Officer Bob Larson, who recently passed away.

12. ADJOURNMENT

The time being 7:43 PM and there being no further City business, Mayor Case adjourned the City Council Meeting.

		Respectfully submitted:
APPROVED THIS	_ DAY OF	Suzanne Leclercq MMC, City Clerk _, 2025

Kellie Case, Mayor



City of Woodland Park Staff Report for City Council

Meeting Date: October 16th, 2025

<u>Agenda Item</u> <u>Department</u> <u>Presenter</u>

CMO/Finance

Jessica Scott Accounting Director

ITEM:

September 2025 Statement of Expenditures

BACKGROUND:

The City Council receives and approves the Statement of Expenditures for each month.

DISCUSSION:

Please review the following and attached check registers in support of the Statement of Expenditures.

Summary

Sep-25								
Accounts Payable Checks	405,443.12							
Payroll Checks	575,098.96							
CEBT	100,883.44							
Visa Bill	28,412.61							
Total	1,109,838.13							

The Elected Officials expenditures for September 2025 are attached as a separate report.

STAFF RECOMMENDATION:

Approve the September 2025 Statement of Expenditures and authorize the Mayor to sign Warrants in payment thereof.

Page 1 of 3 USER: JSCOTT

Bank Number: 1 / Name: VECTRA BANK COLORADO / Description: ACCOUNTS PAYABLE (719)687-9246

Darmont			Bank Number: 1 / Name: VECTRA			•		. ,	HP	
Payment Number	Туре	ID	Name	SRC	Num	Gross Amount	Discounts	Net Pay	Payment Date	Void Batch
213	EFT	A	TRACTOR SUPPLY COMPANY	4753	1	471.83	0.00	471.83	09/02/2025	
214	EFT	A	WEX BANK	5187	1	10,590.84	0.00		09/02/2025	
121783		A	APEX WASTE SYSTEMS	5664	1	24.00	0.00	24.00	09/04/2025	
121784		A	ASPEN PEAK PROPERTY LLC	5743	1	5,000.00	0.00		09/04/2025	
121785		A	BADGER METER INC	4278	1	3,072.16	0.00	·	09/04/2025	
121786		A	BENJAMIN GALVIN	5701	1	99.00	0.00	99.00	09/04/2025	
121787		A	BURLAP BAG CLOTHING/BOOTS	1356	1	142.40	0.00	142.40	09/04/2025	
121788	CHK	A	CAPITAL ONE, N.A.	5298	1	888.27	0.00	888.27	09/04/2025	
121789		A	CINTAS CORPORATION NO 2	4977	3	516.63	0.00		09/04/2025	
121790		A	CINTAS FIRE PROTECTION	3604	1	1,634.91	0.00		09/04/2025	
121791		A	CITY OF COLORADO SPRINGS	1916	1	249.95	0.00		09/04/2025	
121792		A	COLORADO ANALYTICAL LAB	4028	2	525.60	0.00	525.60	09/04/2025	
121793		A	ENGER, JANE	3876	1	218.40	0.00	218.40		
121794		A	FELSBURG HOLT & ULLEVIG INC	5705	1	23,998.75	0.00		09/04/2025	
121795		A	GK3 LLC	5740	1	5,000.00	0.00		09/04/2025	
121796		A	GOVOS	5349	2	30,789.66	0.00		09/04/2025	
121797	CHK	A	HAYNES MECHANICAL SYSTEMS	3359	1	10,205.00	0.00	10,205.00	09/04/2025	
121798		A	HPI2,LLC	5425	1	84.77	0.00		09/04/2025	
121799		A	JUDD'S GLASS & MIRROR	5340	1	343.00	0.00	343.00	09/04/2025	
121700		A	KAIDEN KENYON	5657	1	414.00	0.00	414.00	09/04/2025	
121801		A	KEELY BROWN	5746	1	330.40	0.00	330.40	09/04/2025	
121802		A	LAW FIRM OF SUZANNE M. ROGERS,		1	3,000.00	0.00	3,000.00	09/04/2025	
121803		A	MICHOW GUCKENBERGER MCASKIN LL		1	4,822.75	0.00	•	09/04/2025	
121804		A	NICHOLE SAUER	1	1	44.80	0.00	44.80	09/04/2025	
121805		A	CHRIS & CINDY SUESS	1	1	83.68	0.00	83.68	09/04/2025	
121806	CHK	A	JEFFREY & JILL DAMEC	1	1	200.00	0.00	200.00	09/04/2025	
121807		A	OCCUPATIONAL HEALTH CENTERS OF		1	271.00	0.00	271.00	09/04/2025	
121807		A	PRIORITY RESEARCH	4392	1	163.50	0.00	163.50	09/04/2025	
121809		A	PROFESSIONAL POLICE SUPPLY	4796	2	4,280.00	0.00	4,280.00	09/04/2025	
121810		A	PURCELL TIRE & RUBBER COMPANY	5638	1	542.00	0.00	542.00	09/04/2025	
121811		A	SNOW OUTCOMES LLC	5742	1	5,000.00	0.00	5,000.00	09/04/2025	
121812		A	SOLITUDE LAKE MANAGEMENT	5073	1	458.60			09/04/2025	
121813					1	2,050.00	0.00			
		A	SPRUCE NETWORKS, LLC	5437			0.00		09/04/2025	
121814		A	STANDARD INSURANCE COMPANY	1091	1	2,431.98	0.00		09/04/2025	
121815	CHK CHK	A	T-MOBILE TDS BROADBAND LLC	5494 5335	4 5	5,016.20	0.00	5,016.20	09/04/2025	
121816		A				3,727.78	0.00		09/04/2025	
121817	CHK CHK	A	TERESA SENIOR	5745	1	400.00	0.00		09/04/2025	
121818			THUNDER MOUNTAIN HOMES LLC	5741	1	5,000.00			09/04/2025	
121819	CHK		THUNDER MOUNTAIN OUTCOMES LLC	5744	1	5,000.00	0.00		09/04/2025	
121820	CHK CHK	A	WAXIE SANITARY SUPPLY	4189	2	1,126.82	0.00		09/04/2025	
121821			WEAR PARTS AND EQUIPMENT CO	4266	1	258.90	0.00		09/04/2025	
121822	CHK		WILSON WILLIAMS LLP	5287	1	10,238.72	0.00		09/04/2025	
121824	CHK		APEX WASTE SYSTEMS	5664	1	24.00	0.00		09/11/2025	
121825	CHK		CENTURYLINK	4342	2	529.28	0.00		09/11/2025	
121826	CHK		CMJA	171	1	60.00	0.00		09/11/2025	
121827	CHK		COLORADO ANALYTICAL LAB	4028	2	344.60	0.00		09/11/2025	
121828	CHK		COLORADO BUILDING SUPPLY	5700	2	183.91	0.00		09/11/2025	
121829	CHK		CORE & MAIN LP	4980	1	972.73	0.00		09/11/2025	
121830		A	CORE ELECTRIC COOPERATIVE	5316	4	39,558.31	0.00		09/11/2025	
121831	CHK		CREATIVE CONCEPTS OF AMERICA	2676	1	1,836.10	0.00		09/11/2025	
121832	CHK		DAIKIN APPLIED AMERICA INC	5563	2	14,320.00	0.00		09/11/2025	
121833	CHK		DAVID KEATHLEY	5659	1	700.00	0.00		09/11/2025	
121834	CHK		DOCUMART COPIES & PRINTING	3252	1	275.00	0.00		09/11/2025	
121835	CHK		GOTO COMMUNICATIONS, INC.	5410	1	1,466.94	0.00		09/11/2025	
121836	CHK		INTERSTATE CHEMICAL CO, INC.	2387	1	10,576.11	0.00		09/11/2025	
121837	CHK	A	IRON MOUNTAIN	1376	1	5.08	0.00	5.08	09/11/2025	47725

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Bank Number: 1 / Name: VECTRA BANK COLORADO / Description: ACCOUNTS PAYABLE (719)687-9246

D			Bank Number: 1 / Name: VECTRA	. =, 1111		-		. ,		
Payment				ana	Num	Gross	5 1		Payment	HP
Number	Туре		Name	SRC	INV	Amount	Discounts	Pay	Date	Void Batch
121838	CHK	A	KENYON, P JORDAN PH.D.	4333	1	300.00	0.00	300.00	09/11/2025	47725
121839	CHK	Α -	MACDOUGALL & WOLDRIDGE, PC	1228	1	648.00	0.00	648.00	09/11/2025	47725
121840	CHK	A	KAREN SHERRILL	1	1	70.29	0.00	70.29	09/11/2025	47725
121841	CHK	A	KRISTEN HIGGINBOTHAM	1	1	45.04	0.00		09/11/2025	47725
121842		A	DON & ESTHER RADAR	1	1	55.00	0.00	55.00	09/11/2025	47725
121843		A	MICHAEL NOWLIN GST UNDERWOOD	1	1	65.00	0.00	65.00	09/11/2025	47725
121844	CHK	A	TIMOTHY & LAURA PIKE	1	1	16.36	0.00	16.36	09/11/2025	47725
121845	CHK	A	IRON MOUNTAIN DEMOLITION	1	1	40.86	0.00		09/11/2025	47725
121846		A	PHIL ROUNTREE	1	1	42.00	0.00		09/11/2025	47725
121847		A	ASPEN SUNSHINE, A NEVADA LLC	1	1	52.64	0.00		09/11/2025	47725
121848		A	IN HOT WATER	1	1	18.56	0.00		09/11/2025	47725
121849	CHK	A	PEGGY E & JERRY A VOGT	1	1	43.61	0.00		09/11/2025	47725
121850	CHK	A	MUTCH GOVERNMENT RELATIONS, LLC	5651	1	1,500.00	0.00		09/11/2025	47725
121851	CHK	A	NAPA AUTO PARTS	2048	3	1,598.15	0.00		09/11/2025	47725
121852	CHK	A	O'REILLY AUTOMOTIVE STORES, IN		1	136.00	0.00	136.00	09/11/2025	47725
121853	CHK	A	SCHMIDT CONSTRUCTION	559	2	792.75	0.00	792.75	09/11/2025	47725
121854	CHK	A	SECURITAS TECHNOLOGY CORPORATI	4042	2	578.57	0.00	578.57	09/11/2025	47725
121855	CHK	A	SKAGGS COMPANIES, INC	635	3	412.00	0.00	412.00	09/11/2025	47725
121856	CHK	A	RED BARON CAR WASH	4191	2	612.00	0.00	612.00	09/11/2025	47725
121857	CHK	A	TDS BROADBAND LLC	5335	1	119.95	0.00	119.95	09/11/2025	47725
121858	CHK	A	US POSTAL SERVICE	516	2	3,000.00	0.00	3,000.00	09/11/2025	47725
121859	CHK	A	USA BLUEBOOK	5471	3	8,018.35	0.00	8,018.35	09/11/2025	47725
121860	CHK	A	WATTERS H2O SERVICES	5747	1	1,876.25	0.00	1,876.25	09/11/2025	47725
121861	CHK	A	WAXIE SANITARY SUPPLY	4189	1	705.61	0.00	705.61	09/11/2025	47725
121862	CHK	A	WESTWOOD LAKES WATER DISTRICT	679	1	2.15	0.00	2.15	09/11/2025	47725
121863	CHK	A	WOODLAND HARDWARE & RENTAL	2739	3	1,575.06	0.00	1,575.06	09/11/2025	47725
121864	CHK	A	WOODLAND PUMP & SUPPLY CO INC.	699	1	700.00	0.00	700.00	09/11/2025	47725
121865	CHK	A	AIS SPECIALTY PRODUCTS, INC	3074	3	2,925.00	0.00	2,925.00	09/18/2025	47751
121866	CHK	A	APEX WASTE SYSTEMS	5664	4	1,066.00	0.00	1,066.00	09/18/2025	47751
121867	CHK	A	BLUE BLOSSOM CLEANING	5617	1	8,764.02	0.00	8,764.02	09/18/2025	47751
121868	CHK	A	BOBCAT OF THE ROCKIES, LLC	3724	1	57.77	0.00	57.77	09/18/2025	47751
121869	CHK	A	BROWNS HILL ENGINEERING & CONT	4326	1	33,135.00	0.00	33,135.00	09/18/2025	47751
121870	CHK	A	BURLAP BAG CLOTHING/BOOTS	1356	1	323.95	0.00	323.95	09/18/2025	47751
121871	CHK	A	CASELLE INC	2356	2	714.00	0.00	714.00	09/18/2025	47751
121872	CHK	A	CHANEY PEST ELIMINATION	5484	1	90.00	0.00	90.00	09/18/2025	47751
121873	CHK	A	CHIEF PETROLEUM CO.	139	1	2,140.50	0.00	2,140.50	09/18/2025	47751
121874	CHK	A	CINTAS CORPORATION NO 2	4977	2	376.31	0.00	376.31	09/18/2025	47751
121875	CHK	A	CIRSA	144	1	3,852.50	0.00	3,852.50	09/18/2025	47751
121876	CHK	A	CIVICPLUS	5189	1	16,218.81	0.00	16,218.81	09/18/2025	47751
121877	CHK	A	COUNTY DOOR AND HARDWARE	1464	1	25.00	0.00	25.00	09/18/2025	47751
121878	CHK	A	DAIKIN APPLIED AMERICA INC	5563	1	3,452.00	0.00	3,452.00	09/18/2025	47751
121879	CHK	A	EMPLOYERS COUNCIL SERVICES, IN	5099	1	253.00	0.00	253.00	09/18/2025	47751
121880	CHK	A	ENVIROTECH SERVICES INC	5170	2	7,168.98	0.00	7,168.98	09/18/2025	47751
121881	CHK	A	FOCUSED CAR WASH SOLUTIONS COR	5585	2	808.89	0.00	808.89	09/18/2025	47751
121882	CHK	A	GAZETTE, THE	276	2	184.99	0.00	184.99	09/18/2025	47751
121883	CHK	A	GRAINGER INC.	282	1	236.74	0.00		09/18/2025	47751
121884	CHK	А	HAYNES MECHANICAL SYSTEMS	3359	1	1,498.14	0.00		09/18/2025	47751
121885	CHK		KAIDEN KENYON	5657	1	198.00	0.00		09/18/2025	47751
121886	CHK		KRISTEN VICE	5599	1	47.98	0.00		09/18/2025	47751
121887	CHK		MEDICINE FOR BUSINESS AND INDU		2	167.00	0.00		09/18/2025	47751
121888	CHK		MICHEL MADDUX	5748	1	400.00	0.00		09/18/2025	47751
121889	CHK		CITY OF COLORADO SPRINGS	1	1	175.00	0.00		09/18/2025	47751
121889	CHK		MIKE HAMILTON	1	1	47.98	0.00		09/18/2025	47751
				1	1		0.00			47751
121891	CHK		YOUR NEIGHBORHOOD REALTY			94.48			09/18/2025	
121892	CHK		JERRY MCLAUGHLIN	1	1	7.66	0.00		09/18/2025	47751
121893	CHK	А	ELIZABETH & PAUL PHILLIPS	1	1	85.00	0.00	85.00	09/18/2025	47751

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Payment					Num	Gross		Net	Payment	HP	
Number	Type	ID	Name	SRC	INV	Amount	Discounts	Pay	Date	Void	Batch
121894	CHK	A	ROBIN YOUNG	1	1	60.00	0.00	60.00	09/18/2025		47751
121895	CHK	A	MOUNTAIN HIGH CREATIONS	5674	1	9,794.00	0.00	9,794.00	09/18/2025		47751
121896	CHK	A	NPG BROADCAST	4663	1	1,100.00	0.00	1,100.00	09/18/2025		47751
121897	CHK	A	PURCELL TIRE & RUBBER COMPANY	5638	1	502.00	0.00	502.00	09/18/2025		47751
121898	CHK	A	QUADIENT FINANCE USA, INC	5204	1	3,500.00	0.00	3,500.00	09/18/2025		47751
121899	CHK	A	SCHMIDT CONSTRUCTION	559	1	766.35	0.00	766.35	09/18/2025		47751
121900	CHK	A	SITEONE LANDSCAPE SUPPLY	5284	2	703.80	0.00	703.80	09/18/2025		47751
121901	CHK	A	SNO-WHITE LINEN & UNIFORM, INC	581	2	457.46	0.00	457.46	09/18/2025		47751
121902	CHK	A	SOUTHERN GLAZER'S WINE & SPIRI	2805	1	528.91	0.00	528.91	09/18/2025		47751
121903	CHK	A	TELLER COUNTY HONORARY DEPUTY	2946	1	73.00	0.00	73.00	09/18/2025		47751
121904	CHK	A	UTE PASS SAND & GRAVEL	655	2	431.97	0.00	431.97	09/18/2025		47751
121905	CHK	A	VIVID ENGINEERING GROUP	5171	1	57,624.93	0.00	57,624.93	09/18/2025		47751
121906	CHK	A	WANCO, INC.	3905	1	120.00	0.00	120.00	09/18/2025		47751
121907	CHK	A	WAXIE SANITARY SUPPLY	4189	1	1,035.10	0.00	1,035.10	09/18/2025		47751
121908	CHK	A	XEROX BUSINESS SOLUTIONS SOUTH	5336	1	1,638.34	0.00	1,638.34	09/18/2025		47751
REGI	STER 7	готаі	LS Checks: 127 Voids: 0		173	405,443.12	0.00	405,443.12			

Bank Number: 99 / Name: VECTRA BANK COLO	RADO/PAYROLL / Do	escription: PA	ROLL ACC	OUNT
Payment Number Position	Gross Amount	Discounts	Net Pay	Payment Date
59642 WWTO	2,428.60	603.35	1,825.25	2025-09-05
59643 Fleet Mechanic I	2,531.33	815.56	1,715.77	2025-09-05
59644 MWI	2,075.90	1,028.31	1,047.59	2025-09-05
59645 Permit Technician	2,013.21	577.75	1,435.46	2025-09-05
59646 Captain	4,703.00	1,384.09	3,318.91	2025-09-05
59650 Lifeguard	940.78	141.35		2025-09-05
59647 Lifeguard	222.15	17.99		2025-09-05
59649 Lifeguard	655.34	77.98		2025-09-05
59648 Lifeguard	166.61	12.75		2025-09-05
59651 WTO	2,076.00	585.17		2025-09-05
59652 Evidence Technician	2,281.54	597.00		2025-09-05
59653 Water Fitness Instruct	414.40	32.70		2025-09-05
59654 WTO	2,845.00	819.19		2025-09-05
59658 Crew Chief-Operators	3,607.30	917.30		2025-09-05
59656 Planner II	3,474.41	1,113.20		2025-09-05
59655 Utility Billing Techni	2,558.55	603.45		2025-09-05
59657 Budget Director	4,623.37	1,158.00	•	2025-09-05
59662 Assistant Aquatics Manager	2,185.25	534.39		2025-09-05
59659 Water Fitness Instruct	691.82	70.33		2025-09-05
59666 MUNICIPAL COURT CLERK	1,876.58	404.04		2025-09-05
59664 Dispatcher	2,042.39	695.19		2025-09-05
59668 MWII	2,071.60	515.98		2025-09-05
59669 Police Officer II	3,409.68	659.51		2025-09-05
59670 Lieutenant	4,052.98	848.32		2025-09-05
59663 POI	2,534.41	563.86		2025-09-05
59660 Lifeguard	299.90	27.94		2025-09-05
59667 Head Lifeguard	176.20	51.56		2025-09-05
59665 Maint. Worker I - F&G	1,728.00	308.11		2025-09-05
19655 Lifeguard	696.07	87.17		2025-09-05
19656 WW Plant Operator	1,626.00	634.86		2025-09-05
59671 MWI	2,552.13	608.48		2025-09-05
59672 Dispatcher II	2,746.04	922.64		2025-09-05
59673 Chief of Police	6,331.63	1,944.60		2025-09-05
59675 Operator I	2,669.31	614.55		2025-09-05
59674 Code Enforcement Officer	2,515.25	615.81	•	2025-09-05
59677 Police Officer I	4,622.10	1,280.36		2025-09-05
59676 WW Plant Operator	5,221.15	1,296.28		2025-09-05
59678 Bartender	76.79	5.87		2025-09-05
59679 MWI	2,360.99	401.67		2025-09-05
59681 Lifegaurd	33.32	2.54		2025-09-05
59680 Lifeguard	77.75	5.94		2025-09-05
59682 Assistant City Manager	5,049.97	1,446.80		2025-09-05
19657 Lifeguard	72.80	5.56	•	2025-09-05
59683 PT Snow Plow	1,542.80	257.92		2025-09-05
59684 Head Lifeguard 59685 Senior Planner	1,359.00 3,726.47	239.64		2025-09-05
	3,726.47	1,178.92		2025-09-05
59686 Lifeguard	240.66	20.41		2025-09-05
59687 Program Coordinator	2,682.20	588.94		2025-09-05
59688 Dispatcher I	2,176.44	827.88		2025-09-05
59689 Communications Manager	3,668.19	911.13	2,131.00	2025-09-05

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59690	Lifeguard	136.99	10.47	126.52	2025-09-05
	Finance Admin. Asst./C	2,195.95	505.86	1,690.09	2025-09-05
59692	Dispatcher II	2,387.06	563.47	1,823.59	2025-09-05
59694	HR Director	4,776.00	1,645.76	3,130.24	2025-09-05
59693	Bartender	188.70	14.43	174.27	2025-09-05
59695	Police Officer II	3,116.44	730.30	2,386.14	2025-09-05
59696	Utilities Assistant	1,719.31	554.92	1,164.39	2025-09-05
59699	Parks and Rec Director	5,273.79	1,653.98	3,619.81	2025-09-05
59698	MWI	7,746.87	2,260.99	5,485.88	2025-09-05
59743	Support Servcs Manager	3,693.30	1,114.26	2,579.04	2025-09-05
59700	WWTO	2,266.64	485.42	1,781.22	2025-09-05
59661	Event Center Coordinat	2,626.40	768.78	1,857.62	2025-09-05
59701	Lifeguard	96.27	7.36	88.91	2025-09-05
59702	Associate Project Manager	4,531.87	1,571.46	2,960.41	2025-09-05
59703	Operator II	3,583.92	810.64	2,773.28	2025-09-05
59704	Dispatcher I	1,719.31	485.49	1,233.82	2025-09-05
59705	POIII	4,188.97	1,093.39	3,095.58	2025-09-05
59706	Deputy City Manager	6,592.88	3,436.12	3,156.76	2025-09-05
59707	Lifeguard	151.80	11.61	140.19	2025-09-05
59708	Dispatcher II	2,400.02	660.19	1,739.83	2025-09-05
59709	WWTO	2,626.70	939.38	1,687.32	2025-09-05
59710	PO I	3,154.42	729.28	2,425.14	2025-09-05
59711	MWI	2,304.35	353.30	1,951.05	2025-09-05
59714	Lifeguard	633.75	73.16	560.59	2025-09-05
59713	Lifeguard	377.66	36.89	340.77	2025-09-05
59712	POIII	3,383.50	897.30	2,486.20	2025-09-05
59715	Presiding Municipal Co	1,697.76	275.35	1,422.41	2025-09-05
59716	Lifeguard	103.67	7.94	95.73	2025-09-05
59717	Lifeguard	151.80	11.61	140.19	2025-09-05
19658	Lifeguard	292.50	26.37	266.13	2025-09-05
121823	Garnishment	529.44	-	529.44	2025-09-05
59718	Lifeguard	485.03	50.10	434.93	2025-09-05
59719	Fleet Mechanic I	2,446.15	759.66	1,686.49	2025-09-05
59720	MWII Streets	2,340.25	492.19	1,848.06	2025-09-05
59721	Superintendent	5,213.73	1,611.86	3,601.87	2025-09-05
59723	PO I	2,905.52	610.69	2,294.83	2025-09-05
59722	Operator	957.50	145.31	812.19	2025-09-05
59724	Sergeant	3,005.52	744.10	2,261.42	2025-09-05
59725	Police Officer I	3,398.03	700.43		2025-09-05
	Budget Analyst	2,346.00	682.32	•	2025-09-05
19659	Lifeguard	829.36	116.68		2025-09-05
59727	Head Lifeguard	1,326.40	232.23	1,094.17	2025-09-05
	Dispatcher	2,029.59	715.41		2025-09-05
	Deputy City Clerk	2,551.00	517.75	2,033.25	2025-09-05
	Planning Director	5,273.79	2,531.81		2025-09-05
	Accounting Director	4,511.54	1,327.68	•	2025-09-05
59732		2,967.97	761.49		2025-09-05
	Head Lifeguard	848.93	121.14		2025-09-05
	Systems Admin	2,957.05	674.43		2025-09-05
	Operator	3,335.62	813.95		2025-09-05
	Utilities Technician	2,127.80	530.41		2025-09-05
59737	Permit Technician	113.76	33.70	80.06	2025-09-05

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19660 Maint. Worker I - PBG	2,236.05	637.39	1,598.66	2025-09-05
59738 GSI Tech	2,598.14	847.24	1,750.90	2025-09-05
59739 Sales Tax Accountant	2,075.90	557.45	1,518.45	2025-09-05
59740 Fleet Crew Chief	3,340.00	1,152.76	2,187.24	2025-09-05
19661 Maint. Worker I - AQ	864.00	137.30	726.70	2025-09-05
59741 PO II	3,650.29	989.79	2,660.50	2025-09-05
59742 General Ledger Accountant	2,698.23	688.97	2,009.26	2025-09-05
59744 Police Officer I	3,690.35	938.45	2,751.90	2025-09-05
59745 Lifeguard	618.32	70.45	547.87	2025-09-05
59747 City Manager	8,878.84	2,765.40	6,113.44	2025-09-05
59746 Crew Chief - PBG	3,349.23	945.63	2,403.60	2025-09-05
59748 Administrative Assistant	1,850.12	435.56	1,414.56	2025-09-05
59749 Sergeant	4,552.25	1,084.23		2025-09-05
59750 PT Meter Reader	512.16	103.18		2025-09-05
59751 IT Intern	1,375.41	243.87		2025-09-05
59752 Aquatic Manager	3,516.83	1,131.18		2025-09-05
59753 Lifeguard	125.89	9.63		2025-09-05
59697 Lifeguard	277.69	25.24		2025-09-05
59754 Lead Trainer - Soccer	975.00	148.40		2025-09-05
59757 Utilities Director	6,331.79	2,783.20		2025-09-05
59755 Lifeguard	270.28	23.68		2025-09-05
59756 Lifeguard	433.19	44.14		2025-09-05
59758 Planning Technician	169.05	12.93		2025-09-05
19662 WTO	2,331.61	657.66		2025-09-09
59759 WWTO	2,527.41	614.91		2025-09-19
59760 Fleet Mechanic I	2,531.33	815.55		2025-09-19
59761 MWI	2,166.73	1,054.13		2025-09-19
59762 Permit Technician	2,013.21	577.75		2025-09-19
59763 Fitness Instructor	29.26	2.24		2025-09-19
59764 Captain	4,703.00	1,384.09		2025-09-19
19663 Sports Coordinator	1,452.50	322.93		2025-09-19
59768 Lifeguard	816.38	113.41		2025-09-19
59765 Lifeguard	281.39	25.53		2025-09-19
59767 Lifeguard	847.87	120.95		2025-09-19
59766 Lifeguard	166.61	12.75		2025-09-19
59769 Evidence Technician	2,281.54	597.00		2025-09-19
59770 Water Fitness Instruct	375.20	28.71	*	2025-09-19
59771 WTO	2,503.36	737.06		2025-09-19
59775 Crew Chief-Operators	5,753.50	1,434.04		2025-09-19
59773 Planner II	3,474.41	1,113.22	*	2025-09-19
59772 Utility Billing Techni	2,558.55	603.45		2025-09-19
59774 Budget Director	4,448.37	1,115.61		2025-09-19
59779 Assistant Aquatics Manager	2,185.25	534.40		2025-09-19
59776 Water Fitness Instruct	596.86	54.65		2025-09-19
59783 MUNICIPAL COURT CLERK	1,778.33	380.72		2025-09-19
59781 Dispatcher	2,170.04	712.23		2025-09-19
59761 Dispatcher	2,230.48	557.00	*	2025-09-19
59787 Police Officer II	4,553.65	838.27		2025-09-19
59787 Folice Officer II	3,877.98	816.77		2025-09-19
59780 POI	3,284.89	677.55		2025-09-19
59777 Lifeguard	266.58	23.39		2025-09-19
59777 Elleguard 59785 Head Lifeguard	863.80	162.85		2025-09-19
557 55 Flead Elleguard	003.00	102.00	100.93	2020-08-18

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59782 Maint. Worker I - F&G	1,965.60	344.92		2025-09-19
19664 Lifeguard	140.70	10.76		2025-09-19
59784 WW Plant Operator	3,252.00	1,093.90		2025-09-19
59789 MWI	1,940.45	461.26		2025-09-19
59790 Dispatcher II	2,554.46	877.01		2025-09-19
59791 Chief of Police	6,331.63	1,944.61		2025-09-19
59793 Operator I	2,034.01	449.26		2025-09-19
59792 Code Enforcement Officer	2,340.25	573.42		2025-09-19
59795 Police Officer I	3,412.04	1,064.59		2025-09-19
59794 WW Plant Operator	5,567.41	1,413.21	,	2025-09-19
59796 Bartender	77.02	5.90		2025-09-19
59797 Bartender	139.39	10.67		2025-09-19
59798 MWI	2,033.47	326.12		2025-09-19
19665 Football Official	123.50	9.45		2025-09-19
59799 Assistant City Manager	4,874.97	1,386.91		2025-09-19
19666 Lifeguard	100.80	7.71		2025-09-19
59800 PT Snow Plow	1,409.80	228.45		2025-09-19
59801 Head Lifeguard	1,008.00	156.23		2025-09-19
59802 Senior Planner	3,726.47	1,178.92		2025-09-19
59803 Lifeguard	333.23	31.49		2025-09-19
59804 Program Coordinator	2,522.87	551.32		2025-09-19
59805 Dispatcher I	2,298.89	855.50		2025-09-19
59806 Sports Official	54.00	4.13		2025-09-19
59807 Communications Manager	3,504.72	897.79		2025-09-19
59808 Lifeguard	170.32	13.03		2025-09-19
59809 Finance Admin. Asst./C	2,195.95	505.86		2025-09-19
59810 Dispatcher II	2,536.26	587.67		2025-09-19
59811 HR Director	4,776.00	1,645.77		2025-09-19
59812 Police Officer II	3,116.44	730.31		2025-09-19
59813 Utilities Assistant	1,804.80	576.85		2025-09-19
59815 Parks and Rec Director	5,273.79	1,653.98		2025-09-19
59859 Support Servcs Manager	3,693.30	1,114.26		2025-09-19
59816 WWTO	2,436.62	525.81		2025-09-19
59778 Event Center Coordinat	2,626.40	768.78		2025-09-19
59817 Soccer Official	108.00	8.27		2025-09-19
59818 Associate Project Manager	3,320.77	1,280.48	•	2025-09-19
59819 Operator II	3,904.36	899.50		2025-09-19
59820 Dispatcher I	1,826.76	503.14		2025-09-19
59821 POIII	3,603.19	997.42		2025-09-19
59822 Deputy City Manager	6,592.88	3,430.24		2025-09-19
59823 Lifeguard	144.40	11.05		2025-09-19
59824 Dispatcher II	2,550.02	683.47		2025-09-19
59825 WWTO	2,626.70	939.39		2025-09-19
59826 PO I	2,534.41	614.64		2025-09-19
59827 MWI	1,940.45	309.47		2025-09-19
59830 Lifeguard	511.88	53.16		2025-09-19
59829 Lifeguard	162.91	12.46		2025-09-19
59828 POIII	3,383.50	1,064.80		2025-09-19
59831 Presiding Municipal Co	1,414.80	212.40		2025-09-19
19667 Dispatcher I	860.00	159.80		2025-09-19
59832 Lifeguard	144.40	11.04		2025-09-19
19668 Sports Official	55.08	4.20	50.88	2025-09-19

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	Totals	575,098.96	159,146.71	415,952.25	
59875	Planning Technician	289.80	22.17	267.63	2025-09-19
	Soccer Official	90.00	6.89		2025-09-19
	Lifeguard	440.60	44.71		2025-09-19
	Lifeguard	188.83	14.45		2025-09-19
	Utilities Director	6,331.79	2,781.61		2025-09-19
	Sport Site Supervisor	140.25			2025-09-19
	Lead Trainer - Soccer	1,150.00	189.57		2025-09-19
	Lifeguard	314.71	29.08		2025-09-19
	Aquatic Manager	3,433.50			2025-09-19
	IT Intern	1,309.39		•	2025-09-19
	PT Meter Reader	341.44			2025-09-19
	Sergeant	5,974.24	1,288.69		2025-09-19
	Administrative Assistant	1,850.12	435.55		2025-09-19
	Crew Chief - PBG	3,253.59	926.32	•	2025-09-19
	City Manager	8,878.84	2,765.40		2025-09-19
	Lifeguard	795.20	109.66		2025-09-19
	Police Officer I	3,003.06	813.51		2025-09-19
	General Ledger Accountant	2,757.26	706.18		2025-09-19
59857		3,120.46	851.35		2025-09-19
	Maint. Worker I - AQ	1,728.00	282.58		2025-09-19
	Fleet Crew Chief	3,340.00	1,152.76		2025-09-19
	Sales Tax Accountant	2,075.90	557.46		2025-09-19
	GSI Tech	2,598.14	847.24		2025-09-19
	Maint. Worker I - PBG	2,291.95	652.83		2025-09-19
	Utilities Technician	2,127.80	530.42		2025-09-19
	Operator	2,981.38	729.33		2025-09-19
	Systems Admin	2,799.59			2025-09-19
	Head Lifeguard	747.86	98.30		2025-09-19
59848		2,534.28	679.91		2025-09-19
59847	Accounting Director	4,511.54	1,327.69	•	2025-09-19
	Planning Director	5,273.79	2,531.82		2025-09-19
	Deputy City Clerk	2,450.25	512.47	•	2025-09-19
	Dispatcher	2,156.44	735.17		2025-09-19
	Head Lifeguard	1,193.76	200.17	993.59	2025-09-19
19671	Sports Official	198.00	15.15	182.85	2025-09-19
19670	Lifeguard	721.99	92.74	629.25	2025-09-19
59842	Budget Analyst	2,375.33	689.83	1,685.50	2025-09-19
59841	Police Officer I	2,534.41	543.01	1,991.40	2025-09-19
59840	Sergeant	1,773.61	443.50	1,330.11	2025-09-19
59838	Operator	878.74	127.40	751.34	2025-09-19
59839	•	2,922.85	589.53	2,333.32	2025-09-19
59837	Superintendent	4,250.04	1,380.48	2,869.56	2025-09-19
59836	MWII Streets	2,471.88	523.05	1,948.83	2025-09-19
	Fleet Mechanic I	2,446.15	759.65	1,686.50	2025-09-19
59834	Lifeguard	277.69	25.25		2025-09-19
	Garnishment	529.44	-		2025-09-19
	Lifeguard	244.37	20.70		2025-09-19
59833	Lifeguard	129.59	9.91	119.68	2025-09-19

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City of Woodland Park Staff Report for City Council

Meeting Date: October 16th, 2025

<u>Agenda Item</u> <u>Department</u> <u>Presenter</u>

Jessica Scott

CMO/Finance Accounting Director

ITEM:

Monthly Report of Mayor and Council Expenses

The following is a summary of the Mayor and Council Expenses for September 2025.

September 2025

Description	Budget	Month Exp	YTD Exp	Balance	% Expended
Miscellaneous expenses	\$17,950.00	\$0.00	\$399.59	\$17,550.41	2%
Training/Travel	\$11,000.00	\$293.96	\$3,924.59	\$6,612.44	36%
Supplies	\$150.00	\$0.00	\$186.66	-\$36.66	124%
Meetings/Mileage/Meals	\$3,000.00	\$0.00	\$1,609.69	\$1,167.94	54%
Special Projects	\$500.00	\$0.00	\$0.00	\$500.00	0%
Total	\$32,600.00	\$293.96	\$6,120.53	\$25,794.13	19%



STAFF REPORT

TO: Mayor Case and City Council

FROM: Karen Schminke, Director of Planning & Building Services

DATE: October 16, 2025

SUBJECT: Approval of Ordinance No. 1510, Series 2025, on initial posting, an Ordinance of the

City Council for the City of Woodland Park, Colorado Approving Vacating that Portion of South Fairview Street Right-of-Way Lying Between Chester Avenue and Foster Avenue, East of Block 15 and West of Block 16, Foster's Addition to Manitou Park, City of Woodland Park, Teller County, Colorado, as requested by Andre Brewington (Applicant and adjacent Property Owner), and set the Public Hearing for November

6, 2025. (QJ) (Presenter Planning Director Karen Schminke, AICP)

BACKGROUND: The applicant, Andre Brewington, submitted an application to the Woodland Park Planning Department requesting a Right-of-Way (ROW) vacation of the portion of South Fairview Street (a 60-foot-wide undeveloped public right-of-way) located north of Foster Avenue and south of Chester Avenue. This one-block section of South Fairview Street, while platted in 1889, was never improved since Woodland Avenue, located to the east of the subject ROW, has been used as an improved right-of-way since before 1938.

Mr. Brewington purchased the property identified as Teller County Assessor account number R0022499 in October 2024 (deed recorded at Reception No. 770215 December 23, 2024). This triangular shaped parcel is bordered by Woodland Avenue on the east, Foster Avenue on the south, and the subject portion of South Fairview Street ROW on the west. According to the applicant's narrative, this ROW vacation request is "made to facilitate the expansion the property associated with account number R0022499". He further explains that he is "planning to construct a single-family home for myself and my family. However, due to the current size and setback limitations imposed by the City of Woodland Park, I am unable to proceed with this development."

RECOMMENDATION: Approve Ordinance No. 1510, Series 2025, on initial posting, an Ordinance of the City Council for the City of Woodland Park, Colorado Approving Vacating that Portion of South Fairview Street Right-of-Way Lying Between Chester Avenue and Foster Avenue, East of Block 15 and West of Block 16, Foster's Addition to Manitou Park, City of Woodland Park, Teller County, Colorado and set the Public Hearing for November 6, 2025.

ATTACHMENTS: 1. Ordinance 1510 -400 BLK S Fairview_ROW VAC

ORDINANCE NO. 1510, SERIES 2025

AN ORDINANCE VACATING THAT PORTION OF SOUTH FAIRVIEW STREET RIGHT-OF-WAY LYING BETWEEN CHESTER AVENUE AND FOSTER AVENUE, EAST OF BLOCK 15 AND WEST OF BLOCK 16, FOSTER'S ADDITION TO MANITOU PARK, CITY OF WOODLAND PARK, TELLER COUNTY, COLORADO.

WHEREAS, the City Council, after public hearing with notice as required by law, finds that it is in the best interest of the citizens of the City of Woodland Park to grant the requested vacation; and

WHEREAS, no land adjoining the public right-of-way requested to be vacated would be left, by reason of this vacation, without an established public road or public access easement connecting said land with another established public road.

NOW, THEREFORE, THE CITY OF WOODLAND PARK, COLORADO, ORDAINS:

That the Ordinance entitled "AN ORDINANCE VACATING THAT PORTION OF SOUTH FAIRVIEW STREET BETWEEN CHESTER AVENUE AND FOSTER AVENUE, EAST OF BLOCK 15 AND WEST OF BLOCK 16, FOSTER'S ADDITION TO MANITOU PARK, CITY OF WOODLAND PARK, TELLER COUNTY, COLORADO," be and is hereby adopted as follows:

- <u>Section 1</u>. The portion of the South Fairview Street right-of-way lying south of Chester Avenue and north of Foster Avenue, more particularly shown in Exhibit A and described by the attached legal description, is hereby vacated.
- <u>Section 2</u>. The applicant seeking the vacation of the right-of-way shall pay to the City Treasurer the amount necessary to reimburse the City of Woodland Park for its actual cost of publishing, posting, recording, and any other cost directly associated with this Ordinance.
- <u>Section 3</u>. Title to the lands included within the right-of-way vacated by this Ordinance shall vest as provided in C.R.S. §43-2-302, subject to the same encumbrances, liens, limitations, restrictions, and estates as the land to which it accrues.
- <u>Section 4</u>. This Ordinance shall be in full force and effect from and after its publication as required by law.

	EARING THIS	DAY OF	FINAL READIN	., 2025.
		Kellie C	ase, Mayor	
ATTEST:	Suzanne Leclercq, City C	lerk		

ORDINANCE 1510, SERIES 2025 - EXHIBIT A

LEGAL DESCRIPTION - ROADWAY VACATION:

A THIRTY FOOT (30') WIDE ROADWAY VACATION BEING A PORTION OF FAIRVIEW STREET, AS DEPICTED ON THE PLAT OF FOSTER'S ADDITION TO MANITOU PARK, AS RECORDED IN PLAT BOOK C AT PAGE 35 OF THE RECORDS OF THE EL PASO COUNTY CLERK AND RECORDER AND LOCATED IN THE SOUTHEAST ONE-QUARTER (SEI/4) OF SECTION 24, TOWNSHIP 12 SOUTH, RANGE 69 WEST OF THE 6TH P.M., CITY OF WOODLAND PARK, TELLER COUNTY, COLORADO AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHEAST CORNER OF LOT 2, OF FOSTER-FAIRVIEW SUBDIVISION, AS RECORDED IN PLAT BOOK J AT PAGE 65, UNDER RECEPTION NO. 0344556 OF THE RECORDS OF THE TELLER COUNTY CLERK AND RECORDER, AS MONUMENTED BY A 5/8" REBAR (NO CAP), FROM WHICH THE SOUTHEAST CORNER OF LOT 2, FOSTER'S ADDITION FILING NO. 4, AS RECORDED UNDER RECEPTION NO. 747523 OF SAID TELLER COUNTY RECORDS, AS MONUMENTED BY A REBAR AND ORANGE CAP STAMPED "RAMPART PLS 38560" BEARS N02"36'48"W, A DISTANCE OF 314.95 FEET AND IS THE BASIS OF BEARINGS USED HEREIN;

THENCE S02°36'48"E ALONG THE EASTERLY LINE OF SAID LOT 2, A DISTANCE OF 143.88 FEET (144.70 FEET OF RECORD) TO THE SOUTHEAST CORNER THEREOF, SAID POINT ALSO BEING A POINT ON THE NORTHERLY RIGHT-OF-WAY LINE OF FOSTER AVENUE, AS DEPICTED ON SAID PLAT OF FOSTER'S ADDITION TO MANITOU PARK;

THENCE N88°01'48"E ALONG SAID NORTHERLY RIGHT-OF-WAY LINE, A DISTANCE OF 30,00 FEET TO THE POINT OF BEGINNING OF SAID ROADWAY VACATION;

THENCE N02°36'48"W, A DISTANCE OF 211.74 FEET TO THE SOUTHWESTERLY RIGHT-OF-WAY LINE OF WOODLAND AVENUE AS DEDICATED IN THAT RESOLUTION AS DESCRIBED IN DRAWER 3 AT CARDS 517-522 UNDER RECEPTION NO'S. 206529-206534 AND MORE PARTICULARLY DESCRIBED IN DRAWER 5 AT CARD 1639 UNDER RECEPTION NO. 212441, ALL OF SAID TELLER COUNTY RECORDS;

THENCE ALONG SAID SOUTHWESTERLY RIGHT-OF-WAY LINE AND ALONG THE ARC OF A 901.81 FOOT RADIUS CURVE TO THE LEFT, THROUGH A CENTRAL ANGLE OF 04°15'37", AN ARC LENGTH OF 67.06 FEET (THE LONG CHORD OF WHICH BEARS \$20°49'37"E, A LONG CHORD DISTANCE OF 67.04 FEET) TO A POINT OF TANGENCY;

THENCE S22°57'26"E CONTINUING ALONG SAID SOUTHWESTERLY RIGHT-OF-WAY LINE, A DISTANCE OF 26.02 FEET TO A POINT ON THE EASTERLY RIGHT-OF-WAY LINE OF SAID FAIRVIEW STREET, SAID POINT ALSO BEING A POINT ON THE WESTERLY LINE OF BLOCK 16, OF SAID FOSTER'S ADDITION TO MANITOU PARK;

THENCE S02°36'48"E ALONG THAT LINE COMMON TO SAID EASTERLY RIGHT-OF-WAY LINE AND SAID BLOCK 16, A DISTANCE OF 123.99 FEET TO THE SOUTHERLY COMMON CORNER THEREOF, SAID POINT ALSO BEING A POINT ON SAID NORTHERLY RIGHT-OF-WAY LINE;

THENCE S88°01'48"W ALONG SAID NORTHERLY RIGHT-OF-WAY LINE, A DISTANCE OF 30.00 FEET TO THE POINT OF BEGINNING.

SAID ROADWAY VACATION CONTAINS 4,976 SQUARE FEET (0.11 ACRES) OF LAND, MORE OR LESS.

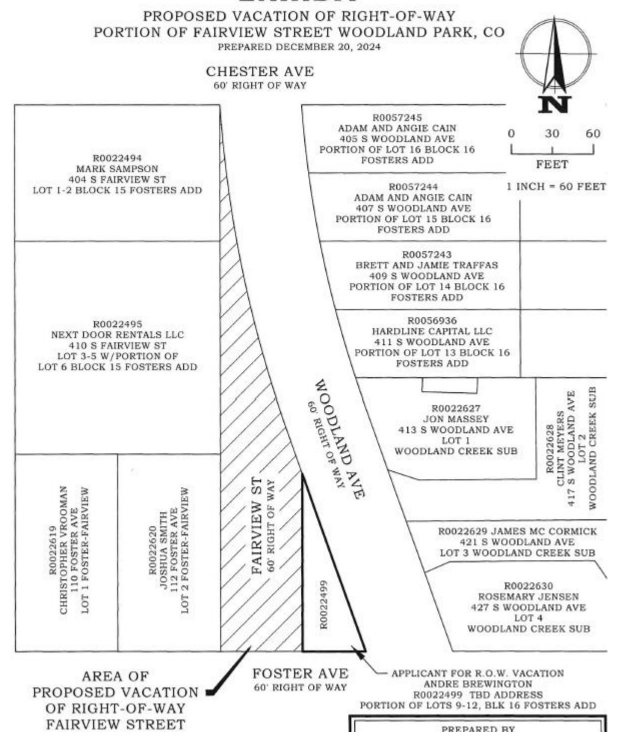
PREPARED BY:

ERIC SIMONSON, COLORADO P.L.S. NO. 38560 FOR AND ON BEHALF OF RAMPART SURVEYS, LLC P.O. BOX 5101 WOODLAND PARK, COLORADO 80866 719-687-0920



Page **3** of **4**

EXHIBIT



Page **4** of **4**

CITY OF WOODLAND PARK, COLORADO ORDINANCE NO. 1509 (Series of 2025)

AN ORDINANCE OF THE CITY OF WOODLAND PARK AMENDING VARIOUS SECTIONS OF CHAPTER 10.08 REGARDING THE REMOVAL AND DISPOSAL OF NUISANCE VEHICLES

WHEREAS, the City of Woodland Park, Colorado (the "City") has been duly organized and is validly existing as a Home Rule City under the Colorado Constitution and the Home Rule Charter of the City; and

WHEREAS, in a review of the City's code, it sometimes becomes necessary to make amendments to bring code sections in line with how they are enforced; and

WHEREAS, abandoned and nuisance vehicles can have a negative impact on the community as a whole and on how visitors to the community view the City; and

WHEREAS, the City Council finds that the amendments adopted herein promote the public health, safety, and welfare of the residents of Woodland Park.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF WOODLAND PARK, COLORADO, AS FOLLOWS:

<u>Section 1</u>. The City Council incorporates the foregoing recitals as conclusions, facts, determinations, and findings by the City Council.

Section 2. *Municipal Code § 10.08.020, Definitions, enacted.* **Section 10.08.020, Definitions is hereby enacted to read as follows:**

10.08.020 – Definitions.

For the purposes of this Chapter, the following words shall have the definitions as set out below:

Abate shall mean to bring to a halt, eliminate or where that is not possible or feasible, to suppress, reduce, and minimize.

Community Parking Lot shall mean an area not within a building that is controlled, maintained and/or owned by the City where motor vehicles may be left for the purposes of temporary off-street parking use when such use is not accessory to any other use. A parking fee may or may not be charged.

Inoperable shall mean a condition of being junked, wrecked, wholly or partially dismantled, discarded, abandoned or unable to perform the functions or purpose for which it was originally constructed.

Unlicensed shall mean a condition of the absence of an effective registration plate. This includes a lack of registration or expired registration.

Vehicle shall mean any trailer (including contents of trailer), whether or not self-propelled, and any nonaquatic, self-propelled vehicle which, as originally built, contained an engine, regardless of whether it contains an engine at any other time, including, without limitation, automobiles, trucks, buses, motor homes, motorized campers, motorcycles, motor scooters, tractors, snowmobiles, dune buggies and other off-the-road vehicles.

<u>Section 3.</u> Municipal Code § 10.08.040, Removal, disposal of nuisance vehicles, amended. Section 10.08.040, Removal, disposal of nuisance vehicles is amended to read as follows:

10.08.040 – Removal, disposal of nuisance vehicles.

A. Members of the police department and planning department are authorized to remove, or have removed at their direction a nuisance vehicle from any property within the city limits. For purposes of this section "nuisance vehicle" means any motor vehicle that meets **any** of the following qualifications:

- 1. Is unlicensed;
- 2. Left unattended for 72 hours or more;
- 3. Is three years old or older; and
- <u>3.</u>4. Is extensively damaged, such damage including but not limited to any of the following: a broken window, windshield or both, missing wheels, tires, motor or transmission, extensive body damage or missing body parts. Vehicles that are screened from street view and adjacent neighbors, or have a fitted cover designed for vehicles, earth tone in color, will not be considered a nuisance vehicle:
- <u>4.5.</u> Any vehicle left unattended in a community parking lot for 48 hours or more:
- <u>5.6.</u> Any vehicle parked upon the roadway or in a community parking lot in violation of the prohibitions or restrictions posted on official signs-; <u>or</u>
- $\underline{6.7}$. Any vehicle parked upon a roadway or in a community parking lot for the purpose of:

- (i) Displaying the vehicle for sale, although displaying a "For Sale" sign in a vehicle that is using the community parking lot for the purposes normally associated with a parking lot shall not be a violation;
- (ii) Washing, greasing, painting, or repairing a vehicle except repairs as necessitated by an emergency; or
- (iii) A display or advertisement that requires a permit from the city.
- B. The officer shall record the make of motor vehicle, the serial number, when available, and shall also detail the damage or missing equipment.
- C. No person shall willfully leave a nuisance vehicle on public or private property for a period greater than 72 hours. Any such vehicle so left shall be posted by a police officer or city employee as a nuisance vehicle. Said posting shall provide notification of impoundment within seven days. If such nuisance is then not abated, the city may then arrange for impoundment of the nuisance vehicle.
- D. Disposition of impounded nuisance vehicles pursuant to this section shall be in conformance with state law. Prior to releasing impounded nuisance vehicles, proof of abatement of the nuisance vehicle conditions shall be submitted to the police department if no such proof is submitted, the registered owner of the nuisance vehicle shall be issued a summons and complaint into municipal court.
- Section 4. Severability. The provisions of this ordinance are severable and the invalidity of any section, phrase, clause, or portion of the ordinance as determined by a court of competent jurisdiction shall not affect the validity or effectiveness of the remainder of the ordinance.
- **Section 5**. *Effective Date*. This ordinance shall be in full force and effect upon its publication as required by law.
- Section 6. The codifier of the City's Municipal Code, Municipal Code Corporation, is hereby authorized to make such numerical and formatting changes as may be necessary to incorporate the provisions of this Ordinance within the Woodland Park Municipal Code.

PASSED BY	CITY (COUNCIL	ON SECOND	AND I	FINAL	READING	FOLLO'	WING F	UBLIC'
HEARING T	HIS	_DAY OF	,	2025.					

City of Woodland Park

	Kellie Case, Mayor
ATTEST:	

CITY OF WOODLAND PARK, COLORADO ORDINANCE NO. 1505, SERIES 2025

AN ORDINANCE OF THE CITY COUNCIL FOR THE CITY OF WOODLAND PARK, COLORADO APPROVING THE PURCHASE OF L6 B2 BERGSTROMS ADD & ½ VACATED ALLEY ADJ PROPERTY AND 24-12-69 POR SW4NE4 & ½ VACATED ALLEY ADJOINING PROPERTY

WHEREAS, the City of Woodland Park, Colorado (the "City") has been duly organized and is validly existing as a home rule city under Article XX, Section 6 of the Colorado Constitution and the City Charter;

WHEREAS, the City may acquire property and pursuant to the City Charter, Article XV

WHEREAS, the City desires to acquire 2 parcels of real property located in Teller County, known as n/a Various, Woodland Park, CO 80863 as described in the Contract to Buy and Sell Real Estate ("Property"), for enhancements to Bergstrom Park;

WHEREAS, the acquisition of this land is widely supported by the community at large based on community surveys and provides the City with a unique opportunity to expand Bergstrom Park and parking within the downtown corridor.

WHEREAS, the City Council ("Council") authorize the purchase of said Property to accomplish these purposes and goals;

WHEREAS, the Council likewise approves the execution of the Contract to Buy and Sell Real Estate, attached hereto as Exhibit A, and authorizes the execution of all necessary documents associated with the purchase and closing of the subject Property.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF WOODLAND PARK, COLORADO, AS FOLLOWS:

- **Section 1.** The Woodland Park City Council incorporates the foregoing recitals as its conclusions, facts, determinations and findings.
- **Section 2.** The Woodland Park City Council hereby authorizes the City to purchase the subject Property, and therefore authorizes the Mayor to sign the Purchase and Sale Agreement, attached hereto as Exhibit A.
- **Section 3.** The Woodland Park City Council additionally authorized the Mayor to execute all necessary documents associated with the conveyance and closing of the subject Property pursuant to the Purchase and Sale Agreement, attached hereto as Exhibit A.

PASSED BY CITY COUNCIL ON SECOND AND FINAL READING FOLLOWING PUBLIC HEARING THIS 16th DAY OF OCTOBER 2025.

	Kellie Case, Mayor	
ATTEST:		
Suzanne Leclercq, City Clerk		



Keller Williams Clients' Choice

Ph: 719-535-0355 Fax: 866-343-3691

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (CP40-8-24) (Mandatory 8-24)

2 3

THIS FORM HAS IMPORTANT LEGAL CONSEQUENCES AND THE PARTIES SHOULD CONSULT LEGAL AND TAX OR OTHER COUNSEL BEFORE SIGNING.

4 5

COUNTERPROPOSAL

Date: 7/18/2025

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1. This Counterproposal supersedes and replaces any previous counterproposal. This

Counterproposal amends the proposed contract dated 7/10/2025 (Contract) between

Beer Garden Lane Development, LLC (Seller) and City of Woodland Park (Buyer) relating to the sale

10 and purchase of the following legally described real estate in the County of *Teller*, Colorado (insert legal description):

2 parcels included in the purchase, full legal to be supplied by title:

-L6 B2 BERGSTROMS ADD & 1/2 VACATED ALLEY ADJ PROPERTY

-24-12-69 POR SW4NE4 & 1/2 VACATED ALLEY ADJOINING PROPERTY

known as: *n/a Various, Woodland Park, CO 80863* (Property). 12

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NOTE: If the table is omitted, or if any item is left blank or is marked in the "No Change" column, it 14 means no change to the corresponding provision of the Contract. If any item is marked in the "Deleted" column, it means that the corresponding provision of the Contract to which reference is made is deleted.

15 16

2. § 3.1. Dates and Deadlines. [Omitted as inapplicable]

17 18

§ 4. PURCHASE PRICE AND TERMS. [Note: This table may be deleted if inapplicable.] 3.

The Purchase Price set forth below is payable in U.S. Dollars by Buyer as follows: 20

21 22

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Item No.	Reference	Item	Amount	Amount
1	§ 4.1	Purchase Price	\$695,000.00	
2	§ 4.3	Earnest Money		\$7,000.00
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		\$688,000.00
10		TOTAL	\$695,000.00	\$695,000.00

23 24

4. **ATTACHMENTS.** The following are a part of this Counterproposal:

25

Note: The following documents have been provided but are not a part of this Counterproposal: 26

27

29	5. OTHER CHANGES.
	1. Title company shall be Core Title Group, LLC.
30	2. Paragraph 10.6.4: Extension shall be changed to 60 days.
	3. Paragraph 29.1: Commission shall be changed to 3.0%.
31	3.4
31	6. ACCEPTANCE DEADLINE. This Counterproposal expires unless accepted in writing by Seller
	and Buyer as evidenced by their signatures below and the offering party to this document receives notice
32	of such acceptance on or before 7/25/25 5 pm .
	Date Time
33	Date
33	If accepted, the Contract, as amended by this Counterproposal, will become a contract between Seller and
34	Buyer. All other terms and conditions of the Contract remain the same.
	buyer. All other terms and conditions of the Contract remain the same.
35	
2.	Arden Weatherford
36	
	Seller: Beer Garden Lane Development, LLC
	By:, Authorized Signature
37	
	Collors
38	Seller: Date:
39	
40	
	K. M. Can Manage
41	Kellie Case, Mayor
	Buyer: City of Woodland Park
	By: Kellie Case, Mayor
42	
43	Buyer: Date:
44	,
	Note: When this Counterproposal form is used, the Contract is not to be signed by the party initiating this
45	Counterproposal. Brokers must complete and sign the Broker's Acknowledgments and Compensation Disclosure
	portion of the Contract.
	portion of the Contract.

CP40-8-24. COUNTERPROPOSAL

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Keller Williams Clients` Choice

Charlie Triplett Ph: 719-535-0355

Fax: 866-343-3691

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (CBS4-8-24) (Mandatory 8-24)

THIS FORM HAS IMPORTANT LEGAL CONSEQUENCES AND THE PARTIES SHOULD CONSULT LEGAL AND TAX OR OTHER COUNSEL BEFORE SIGNING.

CONTRACT TO BUY AND SELL REAL ESTATE (LAND)

(☑ Property with No Residences)

(
Property with Residences-Residential Addendum Attached)

Date: <u>7/10/2025</u>

AGREEMENT

1. AGREEMENT. Buyer agrees to buy and Seller agrees to sell the Property described below on the terms and conditions set forth in this contract (Contract).

2. PARTIES AND PROPERTY.

- **2.1.** Buyer. <u>City of Woodland Park</u> (Buyer) will take title to the Property described below as □ Joint Tenants □ Tenants In Common ☑ Other Severalty.
- **2.2. No Assignability.** This Contract **IS NOT** assignable by Buyer unless otherwise specified in **Additional Provisions**.
- **2.3.** Seller. <u>Beer Garden Lane Development, LLC</u> (Seller) is the current owner of the Property described below.
- **2.4. Property.** The Property is the following legally described real estate in the County of *Teller*, Colorado (insert legal description):

2 parcels included in the purchase, full legal to be supplied by title:

-L6 B2 BERGSTROMS ADD & 1/2 VACATED ALLEY ADJ PROPERTY

-24-12-69 POR SW4NE4 & 1/2 VACATED ALLEY ADJOINING PROPERTY

known as: n/a Various, Woodland Park, CO 80863

together with the interests, easements, rights, benefits, improvements and attached fixtures appurtenant thereto and all interest of Seller in vacated streets and alleys adjacent thereto, except as herein excluded (Property).

- **2.5. Inclusions.** The Purchase Price includes the following items (Inclusions):
- **2.5.1. Inclusions.** The following items, whether fixtures or personal property, are included in the Purchase Price unless excluded under **Exclusions**:

n/a

If any additional items are attached to the Property after the date of this Contract, such additional items are also included in the Purchase Price.

2.5.2. Encumbered Inclusions. Any Inclusions owned by Seller (e.g., owned solar panels) must be conveyed at Closing by Seller free and clear of all taxes (except personal property and general real estate

58	taxes for the year of Closing), liens and encumbrances, except:
59	<u>n/a</u>
60	Buyer Will Will Not assume the debt and obligations on the Encumbered Inclusions subject to Buyer's
61	review under §10.6. (Encumbered Inclusion Documents) and Buyer's receipt of written approval by such
62	lender before Closing. If Buyer does not receive such approval this Contract terminates.
63 64	2.5.3. Personal Property Conveyance. Conveyance of all personal property will be by bill of
65	sale or other applicable legal instrument.
66	2.5.4. Leased Items. The following personal property is currently leased to Seller which will be
67	transferred to Buyer at Closing (Leased Items):
68	n/a
69	Buyer Will Will Not assume Seller's debt and obligations under such leases for the Leased Items
70	subject to Buyer's review under §10.6. (Leased Items Documents) and Buyer's receipt of written approval by
71	such lender before Closing. If Buyer does not receive such approval this Contract terminates.
72	_
73	2.5.5. Solar Power Plan. If the box is checked, Seller has entered into a solar power purchase
74	agreement, regardless of the name or title, to authorize a third-party to operate and maintain a photovoltaic
75	system on the Property and provide electricity (Solar Power Plan) that will remain in effect after Closing.
76	Buyer Will Will Not assume Seller's obligations under such Solar Power Plan subject to Buyer's review
77 78	under §10.6. (Solar Power Plan) and Buyer's receipt of written approval by the third-party before Closing. If
79	Buyer does not receive such approval this Contract terminates.
80	2.6. Exclusions. The following items are excluded (Exclusions):
81	<u>n/a</u>
82	2.7. Water Rights, Well Rights, Water and Sewer Taps.
83	2.7.1. Deeded Water Rights. The following legally described water rights:
84	<u>n/a</u>
85	Any deeded water rights will be conveyed by a good and sufficient <u>n/a</u> deed at Closing.
86	2.7.2. Other Rights Relating to Water. The following rights relating to water not included in §§
87 88	2.7.1., 2.7.3., 2.7.4. and 2.7.5., will be transferred to Buyer at Closing:
89	<u>n/a</u>
90	2.7.3. Well Rights. Seller agrees to supply required information to Buyer about the well. Buyer
91	understands that if the well to be transferred is a "Small Capacity Well" or a "Domestic Exempt Water Well"
92	used for ordinary household purposes, Buyer must, prior to or at Closing, complete a Change in Ownership
93	form for the well. If an existing well has not been registered with the Colorado Division of Water Resources in
94	the Department of Natural Resources (Division), Buyer must complete a registration of existing well form for
95	the well and pay the cost of registration. If no person will be providing a closing service in connection with the
96	transaction, Buyer must file the form with the Division within sixty days after Closing. The Well Permit # is
97 98	<u>n/a</u> .
99	2.7.4. Water Stock. The water stock to be transferred at Closing are as follows:
00	<u>n/a</u>
01	2.7.5. Water and Sewer Taps. The parties agree that water and sewer taps listed below for the
02	Property are being conveyed as part of the Purchase Price as follows:
03	<u>n/a</u>
04	If any water or sewer taps are included in the sale, Buyer is advised to obtain, from the provider,
05	written confirmation of the amount remaining to be paid, if any, time and other restrictions for
06 07	transfer and use of the taps.
08	2.7.6. Conveyance. If Buyer is to receive any rights to water pursuant to § 2.7.2. (Other Rights
09	Relating to Water), § 2.7.3. (Well Rights), § 2.7.4. (Water Stock), or § 2.7.5. (Water and Sewer Taps), Seller
110	agrees to convey such rights to Buyer by executing the applicable legal instrument at Closing.
111	2.7.7. Water Rights Review. Buyer has a Right to Terminate if examination of the Water Rights
112	is unsatisfactory to Buyer on or before the Water Rights Examination Deadline .
113	2.8. Growing Crops. With respect to growing crops, Seller and Buyer agree as follows:
114	n/a
115	

118 3. DATES, DEADLINES AND APPLICABILITY.

3.1. Dates and Deadlines.

116 117

119

Item No.	Reference	Event	Date or Deadlin
1	§ 3	Time of Day Deadline	5 pm
2	§ 4	Alternative Earnest Money Deadline	MEC + 20 days
		Title	
3	§ 8	Record Title Deadline (and Tax Certificate)	MEC + 7 days
4	§ 8	Record Title Objection Deadline	MEC + 30 days
5	§ 8	Off-Record Title Deadline	MEC + 7 days
6	§ 8	Off-Record Title Objection Deadline	MEC + 30 days
7	§ 8	Title Resolution Deadline	MEC + 45 days
8	§ 8	Third Party Right to Purchase/Approve Deadline	n/a
		Owners' Association	
9	§ 7	Association Documents Deadline	n/a
10	§ 7	Association Documents Termination Deadline	n/a
		Seller's Disclosures	
11	§ 10	Seller's Property Disclosure Deadline	MEC + 14 days
12	§ 10	Lead-Based Paint Disclosure Deadline (if Residential Addendum attached)	n/a
		Loan and Credit	
13	§ 5	New Loan Application Deadline	n/a
14	§ 5	New Loan Terms Deadline	n/a
15	§ 5	New Loan Availability Deadline	n/a
16	§ 5	Buyer's Credit Information Deadline	n/a
17	§ 5	Disapproval of Buyer's Credit Information Deadline	n/a
18	§ 5	Existing Loan Deadline	n/a
19	§ 5	Existing Loan Termination Deadline	n/a
20	§ 5	Loan Transfer Approval Deadline	n/a
21	§ 4	Seller or Private Financing Deadline	n/a
		Appraisal	
22	§ 6	Appraisal Deadline	MEC + 45 days
23	§ 6	Appraisal Objection Deadline	MEC + 60 days
24	§ 6	Appraisal Resolution Deadline	MEC + 75 days
		Survey	
25	§ 9	New ILC or New Survey Deadline	MEC + 45 days
26	§ 9	New ILC or New Survey Objection Deadline	MEC + 60 days
27	§ 9	New ILC or New Survey Resolution Deadline	MEC + 75 days
		Inspection and Due diligence	
28	§ 2	Water Rights Examination Deadline	MEC + 60 days

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175	29	§ 8	Mineral Rights Examination Deadline	MEC + 60 days
176 177	30	§ 10	Inspection Termination Deadline	MEC + 60 days
178	31	§ 10	Inspection Objection Deadline	MEC + 60 days
179 180	32	§ 10	Inspection Resolution Deadline	MEC + 75 days
181	33	§ 10	Property Insurance Termination Deadline	MEC + 60 days
182 183	34	§ 10	Due Diligence Documents Delivery Deadline	MEC + 14 days
184	35	§ 10	Due Diligence Documents Objection Deadline	MEC + 60 days
185	36	§ 10	Due Diligence Documents Resolution Deadline	MEC + 75 days
186 187	37	§ 10	Environmental Inspection Termination Deadline	MEC + 60 days
188	38	§ 10	ADA Evaluation Termination Deadline	n/a
189 190	39	§ 10	Conditional Sale Deadline	n/a
191 192	40	§ 10	Lead-Based Paint Termination Deadline (if Residential Addendum attached)	n/a
193 194	41	§ 11	Estoppel Statements Deadline	n/a
195	42	§ 11	Estoppel Statements Termination Deadline	n/a
196 197			Closing and Possession	
198	43	§ 12	Closing Date	MEC + 90 days
199	44	§ 17	Possession Date	Day of Closing
201	45	§ 17	Possession Time	Time of Closing
202	46	§ 27	Acceptance Deadline Date	7/18/2025 Friday
204	47	§ 27	Acceptance Deadline Time	5 pm
205 206	48	n/a	n/a	n/a
207	49	n/a	n/a	n/a

3.2. Applicability of Terms. If any deadline blank in § 3.1. (Dates and Deadlines) is left blank or completed with "N/A", or the word "Deleted," such deadline is not applicable and the corresponding provision containing the deadline is deleted. Any box checked in this Contract means the corresponding provision applies. If no box is checked in a provision that contains a selection of "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.

Item No.	Reference	Item	Amount	Amount
1	§ 4.1.	Purchase Price	\$ 650,000.00	
2	§ 4.3.	Earnest Money		\$ 6,500.00
3	§ 4.5.	New Loan		\$
4	§ 4.6.	Assumption Balance		\$
5	§ 4.7.	Private Financing		\$
6	§ 4.7.	Seller Financing		\$
7	n/a	n/a		\$
8	n/a	n/a		\$
9	§ 4.4.	Cash at Closing		\$ 643,500.00
10		Total	\$ 650,000.00	\$ 650,000.00

- **4.2. Seller Concession.** At Closing, Seller will credit to Buyer \$0.00 (Seller Concession). The Seller Concession may be used for any Buyer fee, cost, charge or expenditure to the extent the amount is allowed by the Buyer's lender and is included in the Closing Statement or Closing Disclosure at Closing. Examples of allowable items to be paid for by the Seller Concession include, but are not limited to: Buyer's closing costs, loan discount points, loan origination fees, prepaid items and any other fee, cost, charge, expense or expenditure. Seller Concession is in addition to any sum Seller has agreed to pay or credit Buyer elsewhere in this Contract.
- **4.3. Earnest Money.** The Earnest Money set forth in this Section, in the form of a <u>check or wire</u>, will be payable to and held by <u>Closing Title Company</u> (Earnest Money Holder), in its trust account, on behalf of both Seller and Buyer. The Earnest Money deposit must be tendered, by Buyer, with this Contract unless the parties mutually agree to an **Alternative Earnest Money Deadline** for its payment. The parties authorize delivery of the Earnest Money deposit to the company conducting the Closing (Closing Company), if any, at or before Closing. In the event Earnest Money Holder has agreed to have interest on Earnest Money deposits transferred to a fund established for the purpose of providing affordable housing to Colorado residents, Seller and Buyer acknowledge and agree that any interest accruing on the Earnest Money deposited with the Earnest Money Holder in this transaction will be transferred to such fund.
- **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.
- **4.3.2.2. Buyer Failure to Timely Release Earnest Money.** If Buyer fails to timely execute and return the Earnest Money Release Form, or other written mutual instructions, Buyer is in default and liable to Seller as set forth in "**If Buyer is in Default, § 20.1. and § 21**, unless Buyer is entitled to the Earnest Money due to a Seller Default.
 - 4.4. Form of Funds; Time of Payment; Available Funds.

291 292	4.4.1. Good Funds. All amounts payable by the parties at Closing, including any loan proceeds,
293	Cash at Closing and closing costs, must be in funds that comply with all applicable Colorado laws, including
294	electronic transfer funds, certified check, savings and loan teller's check and cashier's check (Good Funds).
295	4.4.2. Time of Payment. All funds, including the Purchase Price to be paid by Buyer, must be
296	paid before or at Closing or as otherwise agreed in writing between the parties to allow disbursement by
297	Closing Company at Closing OR SUCH NONPAYING PARTY WILL BE IN DEFAULT.
298	4.4.3. Available Funds. Buyer represents that Buyer, as of the date of this Contract, 🖾 Does
299	Does Not have funds that are immediately verifiable and available in an amount not less than the amount
300 301	stated as Cash at Closing in § 4.1.
302	4.5. New Loan. (Omitted as inapplicable)
303	4.6. Assumption. (Omitted as inapplicable)
304	4.7. Seller or Private Financing. (Omitted as inapplicable)
305	
306	TRANSACTION PROVISIONS
307 308	THAT TO TIGHT IN CONSISTED
309	
310	5. FINANCING CONDITIONS AND OBLIGATIONS. (Omitted as inapplicable)
311	5.3. Credit Information. (Omitted as inapplicable)
312	5.4. Existing Loan Review. (Omitted as inapplicable)
313 314	
315	6. APPRAISAL PROVISIONS.
316	6.1. Appraisal Definition. An "Appraisal" is an opinion of value prepared by a licensed or certified
317	appraiser, engaged on behalf of Buyer or Buyer's lender, to determine the Property's market value (Appraised
318	Value). The Appraisal may also set forth certain lender requirements, replacements, removals or repairs
319	necessary on or to the Property as a condition for the Property to be valued at the Appraised Value.
320	6.2. Appraised Value. The applicable appraisal provision set forth below applies to the respective
321 322	loan type set forth in § 4.5.3., or if a cash transaction (i.e., no financing), § 6.2.1. applies.
323	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
324	Buyer may, on or before Appraisal Objection Deadline :
325	6.2.1.1. Notice to Terminate. Notify Seller in writing, pursuant to § 24.1., that this Contract
326 327	is terminated; or
328	6.2.1.2. Appraisal Objection. Deliver to Seller a written objection accompanied by either a
329	copy of the Appraisal or written notice from lender that confirms the Appraised Value is less than the
330	Purchase Price (Lender Verification).
331	6.2.1.3. Appraisal Resolution. If an Appraisal Objection is received by Seller, on or before
332	Appraisal Objection Deadline and if Buyer and Seller have not agreed in writing to a settlement thereof on
333 334	or before Appraisal Resolution Deadline, this Contract will terminate on the Appraisal Resolution
335	Deadline, unless Seller receives Buyer's written withdrawal of the Appraisal Objection before such
336	termination, (i.e., on or before expiration of Appraisal Resolution Deadline).
337	6.3. Lender Property Requirements. If the lender imposes any written requirements, replacements,
338	removals or repairs, including any specified in the Appraisal (Lender Property Requirements) to be made to
339	the Property (e.g., roof repair, repainting), beyond those matters already agreed to by Seller in this Contract,
340	this Contract terminates on the earlier of three days following Seller's receipt of the Lender Property
341 342	Requirements, or Closing, unless prior to termination: (1) the parties enter into a written agreement to satisfy
343	the Lender Property Requirements; (2) the Lender Property Requirements have been completed; or (3) the
344	satisfaction of the Lender Property Requirements is waived in writing by Buyer.
345	6.4. Cost of Appraisal. Cost of the Appraisal to be obtained after the date of this Contract must be timely paid by Buyer Seller. The cost of the Appraisal may include any and all fees paid to the
346	appraiser, appraisal management company, lender's agent or all three.
347 348	appraison, appraisan management company, ienuer s agent or all tilice.
348	

7. **OWNERS' ASSOCIATIONS.** This Section is applicable if the Property is located within one or more Common Interest Communities and subject to one or more declarations (Association).

- 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.
- **7.3. Association Documents.** Association documents (Association Documents) consist of the following:
- **7.3.1.** 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.;
- **7.3.2.** 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
- **7.3.3.** 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);
- **7.3.4.** 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;
- **7.3.5.** 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):
- **7.3.6.** 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 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.

- 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, \square 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.

- 8.1.3. Owner's Extended Coverage (OEC). The Title Commitment ☑ Will ☐ Will Not contain Owner's Extended Coverage (OEC). If the Title Commitment is to contain OEC, it will commit to delete or insure over the standard exceptions which relate to: (1) parties in possession, (2) unrecorded easements, (3) survey matters, (4) unrecorded mechanics' liens, (5) gap period (period between the effective date and time of commitment to the date and time the deed is recorded) and (6) unpaid taxes, assessments and unredeemed tax sales prior to the year of Closing. Any additional premium expense to obtain OEC will be paid by ☐ Buyer ☐ Seller ☒ One-Half by Buyer and One-Half by Seller ☐ Other n/a.

 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.

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- 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.
- 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.
- 8.4. Special Taxing and Metropolitan 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. The official website for the Metropolitan District, if any, is: n/a.
- 8.5. Tax Certificate. A tax certificate paid for by Seller □ Buyer, for the Property listing any special taxing or metropolitan districts that affect the Property (Tax Certificate) must be delivered to Buyer on or before Record Title Deadline. If the content of the Tax Certificate 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

- **8.6.** 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.
- **8.7.** Right to Object to Title, Resolution. Buyer has a right to object or terminate, in Buyer's sole subjective discretion, based on any title matters including those matters set forth in § 8.2. (Record Title), § 8.3. (Off-Record Title), § 8.5. (Tax Certificate) 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:
- **8.7.1. 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
- **8.7.2. Title Objection, Right to Terminate.** Buyer may exercise the Right to Terminate under § 24.1., on or before the applicable deadline, based on any title matter unsatisfactory to Buyer, in Buyer's sole subjective discretion.
- **8.8. 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.
- 8.8.2. SURFACE USE AGREEMENT. THE USE OF THE SURFACE ESTATE OF THE PROPERTY TO ACCESS THE OIL, GAS OR MINERALS MAY BE GOVERNED BY A SURFACE USE AGREEMENT, A MEMORANDUM OR OTHER NOTICE OF WHICH MAY BE RECORDED WITH THE COUNTY CLERK AND RECORDER.
- 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.
- **8.9. Mineral Rights Review.** Buyer has a Right to Terminate if examination of the Mineral Rights is unsatisfactory to Buyer on or before the **Mineral Rights Examination Deadline**.

9. NEW ILC, NEW SURVEY.

- 9.1. New ILC or New Survey. If the box is checked, (1) ☐ New Improvement Location Certificate (New ILC); or, (2) ☑ New Survey in the form of *Alta*; is required and the following will apply:
- 9.1.1. Ordering of New ILC or New Survey. ☐ Seller ☑ Buyer will order the New ILC or New Survey. The 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: \square Seller \boxtimes Buyer or: $\underline{n/a}$
- **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 **Buyer's Attorney** 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.
- **9.2.** 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.
- **9.3. 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:
- **9.3.1. Notice to Terminate.** Notify Seller in writing, pursuant to § 24.1, that this Contract is terminated; or
- **9.3.2. 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).

DISCLOSURE, INSPECTION AND DUE DILIGENCE

- 10. PROPERTY DISCLOSURE, INSPECTION, INDEMNITY, INSURABILITY, DUE DILIGENCE AND SOURCE OF WATER.
 - 10.1. Seller's Property Disclosure. On or before Seller's Property Disclosure Deadline, Seller

- 10.2. 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 and Inclusions 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.

- **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

700	occupancy agreements, pertaining to the Property. Those leases or other occupancy agreements pertaining
701	to the Property that survive Closing are as follows (Leases):
702	<u>n/a</u>
703	10.6.1.2. Leased Items Documents. If any lease of personal property (§ 2.5.4., Leased
704 705	Items) will be transferred to Buyer at Closing, Seller agrees to deliver copies of the leases and information
706	pertaining to the personal property to Buyer on or before Due Diligence Documents Delivery Deadline .
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708	10.6.1.3. Encumbered Inclusions Documents. If any Inclusions owned by Seller are
709	encumbered pursuant to § 2.5.2. (Encumbered Inclusions) above, Seller agrees to deliver copies of the
710	evidence of debt, security and any other documents creating the encumbrance to Buyer on or before Due
711 712	Diligence Documents Delivery Deadline.
713	10.6.1.4. Solar Power Plan. Copy of any Solar Power Plan not included in Leased Items
714	(regardless of its name or title).
715	10.6.1.5. Septic Use Permit. If required by the local health department or other applicable
716	government entity, on or before the local health department's applicable deadline, Seller must pay for and furnish to Buyer a Septic Use Permit.
717	
718 719	10.6.1.6. Other Documents. If the respective box is checked, Seller agrees to additionally deliver copies of the following:
720	10.6.1.6.1. All contracts relating to the operation, maintenance and management of the
721	Property;
722	☐ 10.6.1.6.2. Property tax bills for the last <i>n/a</i> years;
723	☐ 10.6.1.6.3. As-built construction plans to the Property and the tenant improvements,
724	including architectural, electrical, mechanical and structural systems; engineering reports; and permanent
725 726	Certificates of Occupancy, to the extent now available;
727	■ 10.6.1.6.4. A list of all Inclusions to be conveyed to Buyer;
728	☐ 10.6.1.6.5. Operating statements for the past <u>n/a</u> years;
729	☐ 10.6.1.6.6. A rent roll accurate and correct to the date of this Contract;
730	☐ 10.6.1.6.7. A schedule of any tenant improvement work Seller is obligated to complete
731 732	but has not yet completed and capital improvement work either scheduled or in process on the date of this
733	Contract;
734	■ 10.6.1.6.8. All insurance policies pertaining to the Property and copies of any claims
735	which have been made for the past 2 years;
736	■ 10.6.1.6.9. Soils reports, surveys and engineering reports or data pertaining to the
737	Property (if not delivered earlier under § 8.3.);
738 739	■ 10.6.1.6.10. Any and all existing documentation and reports regarding Phase I and II
740	environmental reports, letters, test results, advisories and similar documents respective to the existence or
741	nonexistence of asbestos, PCB transformers, or other toxic, hazardous or contaminated substances and/or
742	underground storage tanks and/or radon gas. If no reports are in Seller's possession or known to Seller,
743	Seller warrants that no such reports are in Seller's possession or known to Seller;
744	☐ 10.6.1.6.11. Any Americans with Disabilities Act reports, studies or surveys concerning
745 746	the compliance of the Property with said Act;
747	\square 10.6.1.6.12. All permits, licenses and other building or use authorizations issued by any
748	governmental authority with jurisdiction over the Property and written notice of any violation of any such
749	permits, licenses or use authorizations, if any; and
750	☐ 10.6.1.6.13. Other:
751 752	<u>n/a</u>
753	10.6.2. Due Diligence Documents Review and Objection. Buyer has the right to review and
754	object based on the Due Diligence Documents. If the Due Diligence Documents are not supplied to Buyer or
755	are unsatisfactory, in Buyer's sole subjective discretion, Buyer may, on or before Due Diligence Documents Objection Deadline:
756	Objection Deadline:
757	10.6.2.1. Notice to Terminate. Notify Seller in writing, pursuant to § 24.1., that this Contract

- **10.6.2.2. Due Diligence Documents Objection.** Deliver to Seller a written description of any unsatisfactory Due Diligence Documents that Buyer requires Seller to correct.
- 10.6.2.3. Due Diligence Documents Resolution. If a Due Diligence Documents Objection is received by Seller, on or before Due Diligence Documents Objection Deadline and if Buyer and Seller have not agreed in writing to a settlement thereof on or before Due Diligence Documents Resolution Deadline, this Contract will terminate on Due Diligence Documents Resolution Deadline unless Seller receives Buyer's written withdrawal of the Due Diligence Documents Objection before such termination (i.e., on or before expiration of Due Diligence Documents Resolution Deadline).
- 10.6.2.4. Automatic Due Diligence Extension. If a Due Diligence Document is not delivered on or before the Due Diligence Documents Deadline, Buyer has until the earlier of Closing or ten days after receipt by Buyer to review and object to such Due Diligence Document. If Buyer's right to review and object to such Due Diligence Document is extended due to such Due Diligence Document not being delivered on or before the Due Diligence Documents Deadline, the Due Diligence Document Resolution Deadline will also be extended to the earlier of Closing or fifteen days after Buyer's receipt of such Due Diligence Document.
- **10.6.3. Zoning.** Buyer has the Right to Terminate under § 24.1., on or before **Due Diligence Documents Objection Deadline**, based on any unsatisfactory zoning and any use restrictions imposed by any governmental agency with jurisdiction over the Property, in Buyer's sole subjective discretion.
- 10.6.4. Due Diligence Environmental. Buyer has the right to obtain environmental inspections of the Property including a Phase I Environmental Site Assessment. ☐ Seller ☑ Buyer will order or provide a current Phase I Environmental Site Assessment (compliant with the most current version of the applicable ASTM E1527 standard practices for Environmental Site Assessments) and/or <u>n/a</u>, at the expense of ☐ Seller ☑ Buyer (Environmental Inspection).

If the Phase I Environmental Site Assessment recommends a Phase II Environmental Site Assessment, the **Environmental Inspection Termination Deadline** will be extended by <u>90</u> days (Extended Environmental Inspection Termination Deadline) and if such Extended Environmental Inspection Termination Deadline extends beyond the **Closing Date**, the **Closing Date** will be extended a like period of time. In such event, \square **Seller Buyer** must pay the cost for such Phase II Environmental Site Assessment.

Notwithstanding Buyer's right to obtain additional environmental inspections of the Property in this § 10.6.4., Buyer has the Right to Terminate under § 24.1., on or before **Environmental Inspection Termination Deadline**, or if applicable, the Extended Environmental Inspection Termination Deadline, based on any unsatisfactory results of Environmental Inspection, in Buyer's sole subjective discretion.

- **10.6.5. Due Diligence ADA.** Buyer, at Buyer's expense, may also conduct an evaluation whether the Property complies with the *Americans with Disabilities Act* (ADA Evaluation). All such inspections and evaluations must be conducted at such times as are mutually agreeable to minimize the interruption of Seller's and any Seller's tenants' business uses of the Property, if any.
- Buyer has the Right to Terminate under § 24.1., on or before **ADA Evaluation Termination Deadline**, based on any unsatisfactory ADA Evaluation, in Buyer's sole subjective discretion.
- 10.7. Conditional Upon Sale of Property. This Contract is conditional upon the sale and closing of that certain property owned by Buyer and commonly known as <u>n/a</u>. Buyer has the Right to Terminate under § 24.1. effective upon Seller's receipt of Buyer's Notice to Terminate on or before Conditional Sale 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 receive Buyer's Notice to Terminate on or before Conditional Sale Deadline, Buyer waives any Right to Terminate under this provision.
- 10.8. Source of Potable Water (Residential Land and Residential Improvements Only). Buyer ☐ Does ☒ Does Not acknowledge receipt of a copy of Seller's Property Disclosure or Source of Water Addendum disclosing the source of potable water for the Property. ☒ There is No Well. Buyer ☐ Does ☐ Does Not acknowledge receipt of a copy of the current well permit.

Note to Buyer: SOME WATER PROVIDERS RELY, TO VARYING DEGREES, ON NONRENEWABLE GROUND WATER. YOU MAY WISH TO CONTACT YOUR PROVIDER (OR INVESTIGATE THE DESCRIBED SOURCE) TO DETERMINE THE LONG-TERM SUFFICIENCY OF THE PROVIDER'S WATER

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- 10.9. Existing Leases; Modification of Existing Leases; New Leases. Seller states that none of the Leases to be assigned to the Buyer at the time of Closing contain any rent concessions, rent reductions or rent abatements except as disclosed in the Lease or other writing received by Buyer. Seller will not amend, alter, modify, extend or cancel any of the Leases nor will Seller enter into any new leases affecting the Property without the prior written consent of Buyer, which consent will not be unreasonably withheld or delayed.
 - 10.10. Lead-Based Paint. [Intentionally Deleted See Residential Addendum if applicable]
- 10.11. Carbon Monoxide Alarms. [Intentionally Deleted See Residential Addendum if applicable]
- 10.12. Methamphetamine Disclosure. [Intentionally Deleted See Residential Addendum if applicable]

11. TENANT ESTOPPEL STATEMENTS.

- 11.1. Estoppel Statements Conditions. Buyer has the right to review and object to any Estoppel Statements. Seller must request from all tenants of the Property and if received by Seller, deliver to Buyer on or before Estoppel Statements Deadline, statements in a form and substance reasonably acceptable to Buyer, from each occupant or tenant at the Property (Estoppel Statement) attached to a copy of the Lease stating:
 - **11.1.1.** The commencement date of the Lease and scheduled termination date of the Lease;
- **11.1.2.** That said Lease is in full force and effect and that there have been no subsequent modifications or amendments;
- **11.1.3.** The amount of any advance rentals paid, rent concessions given and deposits paid to Seller;
 - **11.1.4.** The amount of monthly (or other applicable period) rental paid to Seller;
 - 11.1.5. That there is no default under the terms of said Lease by landlord or occupant; and
- **11.1.6.** That the Lease to which the Estoppel Statement is attached is a true, correct and complete copy of the Lease demising the premises it describes.
- 11.2. Seller Estoppel Statement. In the event Seller does not receive from all tenants of the Property a completed signed Estoppel Statement, Seller agrees to complete and execute an Estoppel Statement setting forth the information and documents required in §11.1. above and deliver the same to Buyer on or before Estoppel Statements Deadline.
- 11.3. Estoppel Statements Termination. Buyer has the Right to Terminate under § 24.1., on or before Estoppel Statements Termination Deadline, based on any unsatisfactory Estoppel Statement, in Buyer's sole subjective discretion, or if Seller fails to deliver the Estoppel Statements on or before Estoppel Statements Deadline. Buyer also has the unilateral right to waive any unsatisfactory Estoppel Statement.

CLOSING PROVISIONS

12. CLOSING 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.
- **12.2.** Closing Instructions. Colorado Real Estate Commission's Closing Instructions ☐ Are **Not** executed with this Contract.

875	12.3. Closing. Delivery of deed from Seller to Buyer will be at closing (Closing). Closing will be on the
876	date specified as the Closing Date or by mutual agreement at an earlier date. At Closing, Seller must
877	provide Buyer with the ability to access the Property. The hour and place of Closing will be as designated by
878	Buyer, Seller and Title Company.
879	12.4. Disclosure of Settlement Costs. Buyer and Seller acknowledge that costs, quality and extent
880	of service vary between different settlement service providers (e.g., attorneys, lenders, inspectors and title
881	companies).
882	
883	12.5. Assignment of Leases. Seller must assign to Buyer all Leases at Closing that will continue
884	after Closing and Buyer must assume Seller's obligations under such Leases. Further, Seller must transfer to
885	Buyer all Leased Items and assign to Buyer such leases for the Leased Items accepted by Buyer pursuant to
886	§ 2.5.4. (Leased Items).
887	
888	13. TRANSFER OF TITLE. Subject to Buyer's compliance with the terms and provisions of this Contract,
889	including the tender of any payment due at Closing, Seller must execute and deliver the following good and
890	sufficient deed to Buyer, at Closing: special warranty deed general warranty deed
891 892	\square bargain and sale deed \square quit claim deed \square personal representative's deed \square $\underline{n/a}$ deed. Seller, provided
893	another deed is not selected, must execute and deliver a good and sufficient special warranty deed to Buyer,
894	at Closing.
895	Unless otherwise specified in § 30 (Additional Provisions), if title will be conveyed using a special
896	warranty deed or a general warranty deed, title will be conveyed "subject to statutory exceptions" as defined
897	in §38-30-113(5)(a), C.R.S.
898	300 00 110(0)(\alpha), 0.1110.
899	14. PAYMENT OF LIENS AND ENCUMBRANCES. Unless agreed to by Buyer in writing, any amounts
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901	owed on any liens or encumbrances securing a monetary sum against the Property and Inclusions, including
902	any governmental liens for special improvements installed as of the date of Buyer's signature hereon,
903	whether assessed or not, and previous years' taxes, will be paid at or before Closing by Seller from the
904	proceeds of this transaction or from any other source.
905	
906	15. CLOSING COSTS, FEES, ASSOCIATION STATUS LETTER AND DISBURSEMENTS, TAXES AND
907	WITHHOLDING.
908	15.1. Closing Costs. Buyer and Seller must pay, in Good Funds, their respective closing costs and all
909	other items required to be paid at Closing, except as otherwise provided herein.
910 911	15.2. Closing Services Fee. The fee for real estate closing services must be paid at Closing by
912	☐ Buyer ☐ Seller ☒ One-Half by Buyer and One-Half by Seller ☐ Other <u>n/a</u> .
913	15.3. Association Fees and Required Disbursements. At least fourteen days prior to Closing Date,
914	Seller agrees to promptly request that the Closing Company or the Association deliver to Buyer a current
915	Status Letter, if applicable. Any fees associated with or specified in the Status Letter will be paid as follows:
916	15.3.1. Status Letter Fee. Any fee incident to the issuance of Association's Status Letter must
917	be paid by Seller.
918	15.3.2. Record Change Fee. Any Record Change Fee must be paid by □ Buyer □ Seller
919	☐ One-Half by Buyer and One-Half by Seller ☑ N/A.
920 921	15.3.3. Reserves or Working Capital. Unless agreed to otherwise, all reserves or working
922	capital due (or other similar cost not addressed in § 16.2. (Association Assessments)) at Closing must be
923	paid by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
924	
925	15.3.4. Other Fees. Any other fee listed in the Status Letter as required to be paid at Closing will be paid by Ruyer Replaced One Half by Saller NA
926	be paid by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
927	15.4. Local Transfer Tax. Any Local Transfer Tax must be paid at Closing by ☐ Buyer ☐ Seller
928	☐ One-Half by Buyer and One-Half by Seller ☒ N/A.
929	15.5. Sales and Use Tax. Any sales and use tax that may accrue because of this transaction must be
930	paid when due by \square Buyer \square Seller \square One-Half by Buyer and One-Half by Seller 🔀 N/A.
931	15.6. Private Transfer Fee. Any private transfer fees and other fees due to a transfer of the Property,
932	
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933 934	payable at Closing, such as community association fees, developer fees and foundation fees, must be paid at Closing by \square Buyer \square Seller \square One-Half by Buyer and One-Half by Seller \boxtimes N/A.
935 936	15.7. Water Transfer Fees. Water Transfer Fees can change. The fees, as of the date of this
937	Contract, do not exceed \$ <u>n/a</u> for:
938	☐ Water District/Municipality ☐ Water Stock
939	☐ Augmentation Membership ☐ Small Domestic Water Company ☐ <u>n/a</u>
940	and must be paid at Closing by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
941	15.8. Utility Transfer Fees. Utility transfer fees can change. Any fees to transfer utilities from Seller to
942	Buyer must be paid by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
943	15.9. FIRPTA and Colorado Withholding.
944	15.9.1. FIRPTA. The Internal Revenue Service (IRS) may require a substantial portion of the
945	Seller's proceeds be withheld after Closing when Seller is a foreign person. If required withholding does not
946	occur, the Buyer could be held liable for the amount of the Seller's tax, interest and penalties. If the box in
947 948	this Section is checked, Seller represents that Seller \square IS a foreign person for purposes of U.S. income
949	taxation. If the box in this Section is not checked, Seller represents that Seller is not a foreign person for
950	purposes of U.S. income taxation. Seller agrees to cooperate with Buyer and Closing Company to provide
951	any reasonably requested documents to verify Seller's foreign person status. If withholding is required, Seller
952	authorizes Closing Company to withhold such amount from Seller's proceeds. Seller should inquire with
953	Seller's tax advisor to determine if withholding applies or if an exemption exists.
954	15.9.2. Colorado Withholding. The Colorado Department of Revenue may require a portion of
955	the Seller's proceeds be withheld after Closing when Seller will not be a Colorado resident after Closing, if
956	not otherwise exempt. Seller agrees to cooperate with Buyer and Closing Company to provide any
957	reasonably requested documents to verify Seller's status. If withholding is required, Seller authorizes Closing
958 959	Company to withhold such amount from Seller's proceeds. Seller should inquire with Seller's tax advisor to
960	determine if withholding applies or if an exemption exists.
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962	16. PRORATIONS AND ASSOCIATION ASSESSMENTS.
963	16.1. Prorations. The following will be prorated to the Closing Date , except as otherwise provided:
964	16.1.1. Taxes. Personal property taxes, if any, special taxing district assessments, if any, and
965	general real estate taxes for the year of Closing, based on
966 967	☐ Taxes for the Calendar Year Immediately Preceding Closing
968	Most Recent Mill Levy and Most Recent Assessed Valuation, □ Other
969	<u>n/a</u>
970	16.1.2. Rents. Rents based on ☐ Rents Actually Received ☐ Accrued. At Closing, Seller will
971	transfer or credit to Buyer the security deposits for all Leases assigned to Buyer, or any remainder after
972	lawful deductions, and notify all tenants in writing of such transfer and of the transferee's name and address.
973	16.1.3. Other Prorations. Water and sewer charges, propane, interest on continuing loan and
974 975	<u>n/a</u>
976	16.1.4. Final Settlement. Unless otherwise specified in Additional Provisions, these prorations
977	are final.
978	16.2. Association Assessments. Current regular Association assessments and dues (Association
979	Assessments) paid in advance will be credited to Seller at Closing. All Association Assessments accrued
980	before Closing must be paid by Seller and all Association Assessments accrued after Closing must be paid
981	by Buyer. Cash reserves held out of the regular Association Assessments for deferred maintenance by the
982	Association will not be credited to Seller except as may be otherwise provided by the Governing Documents.
983 984	Any special assessment assessed prior to Closing Date by the Association will be the obligation of \square Buyer
964 985	☐ Seller. Except however, any special assessment by the Association for improvements that have been
986	installed as of the date of Buyer's signature hereon, whether assessed prior to or after Closing, will be the
987	obligation of Seller unless otherwise specified in Additional Provisions. Seller represents there are no unpaid
988	regular or special assessments against the Property except the current regular assessments and
989	<u>n/a</u>
990	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.

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 \$ 350.00 per day (or any part of a day notwithstanding § 3.3., Day) from **Possession Date** and **Possession Time** until possession is delivered. Additionally, Buyer may pursue a claim against Seller for any of Buyer's actual additional damages incurred by Buyer in excess of such amount.

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 and Inclusions will be delivered in the condition existing as of the date of this Contract, ordinary wear and tear excepted.
- 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 before 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 credit 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. 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:
- **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 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 or litigation relating to this Contract, prior to or after Closing Date, the arbitrator or court must award to the prevailing party all reasonable costs and expenses, including attorney fees, legal fees and expenses.
- **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 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 Section will not alter any date in this Contract, unless otherwise agreed.

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.

- **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. Any Notice to Terminate delivered after the applicable deadline specified in the Contract is ineffective and does not terminate this Contract.
- **24.2. Effect of Termination.** In the event this Contract is terminated, all Earnest Money received hereunder must be timely returned to Buyer and the parties are then 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 *n/a*.

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- **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 Seller, as evidenced by their signatures below and the offering party receives notice of such acceptance pursuant to § 26 on or before Acceptance Deadline Date and Acceptance Deadline Time. If accepted, this document will become a contract between Seller and 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.
- 28. GOOD FAITH. Buyer and Seller acknowledge that each party has an obligation to act in good faith including, but not limited to, exercising the rights and obligations set forth in the provisions of Financing Conditions and Obligations; Title Insurance, Record Title and Off-Record Title; New ILC, New Survey; and Property Disclosure, Inspection, Indemnity, Insurability Due Diligence and Source of Water.
- **29. BUYER'S BROKERAGE FIRM COMPENSATION.** Buyer's brokerage firm's compensation will be paid, at Closing, as follows:
- **29.1. 3.5**% of the Purchase Price or \$*n/a* by Seller. Buyer's brokerage firm is an intended third-party beneficiary under this provision only. The amount paid by Seller under this provision is in addition to any other amounts Seller is paying on behalf of Buyer elsewhere in this Contract.
- □ **29.2.** <u>n/a</u>% of the Purchase Price or \$<u>n/a</u> by Buyer pursuant to a separate agreement between Buyer and Buyer's brokerage firm. This amount may be modified between Buyer and Buyer's brokerage firm outside of this Contract.
- \square **29.3.** <u>n/a</u>% of the Purchase Price or \$<u>n/a</u> by a separate agreement between Buyer's brokerage firm and Seller's brokerage firm.

ADDITIONAL PROVISIONS AND ATTACHMENTS

- **30. ADDITIONAL PROVISIONS.** (The following additional provisions have not been approved by the Colorado Real Estate Commission.)
- 30.1- Seller understands that this Contract is conditioned upon the approval of the City of Woodland Park City Council at a regularly scheduled and public meeting on or prior to Closing. If City Council does not approve this Contract on or prior to Closing, Buyer shall terminate this Contract and thereafter Seller shall be obligated to return the Earnest Money to Buyer.
- 30.2- If mineral rights are attached to any of the parcels, those mineral rights will be included in the purchase.
- 30.3- The parties acknowledge and agree that \$552,500 of the Purchase Price will be allocated to the bigger parcel approximately .76 acres and the remaining \$97,500 of the Purchase Price will be allocated to the smaller parcel approximately .14 acres.

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226	31. OTHER DOCUMENTS.
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233	31.2 Liocuments Not Part of Contract. The following documents have been provided but are not a
234	part of this Contract:
235	n/a
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240 241	
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243	j Signatures j
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249	Bate
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251	By: Kellie Case, Mayor
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257 258	Saller: Reer (Jargen Lane Develonment LLC
259	Dv. Authorized
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265	END OF CONTRACT TO DITY AND SELL DEAL FOTATE
266	END OF CONTRACT TO BUY AND SELL REAL ESTATE
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272	A. Diokei Working With Bayer
273	<u> </u>
274 275	Broker L. L uges M. Luges Not acknowledge receipt of Farnest Woney deposit. Broker agrees that if
276	Brokerage Firm is the Farnest Money Holder and except as provided in 8.23 if the Farnest Money has not
277	already been returned following receipt of a Notice to Terminate or other written notice of termination. Farnest
278	Manay Holder will release the Fornest Manay as directed by the written mutual instructions. Such release of
279	Format Managerial by anadamithin five days of Format Manage Haldada anadist of the assessed mitter
280	in the second control of the second control
281	·
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1283	
1284 1285 1286	\square Customer. Broker has no brokerage relationship with Buyer. See § B for Broker's brokerage relationship with Seller.
1287 1288	Brokerage Firm's compensation or commission is to be paid as specified in §29 above.
1289 1290 1291 1292 1293	This Broker's Acknowledgments and Compensation Disclosure is for disclosure purposes only and does NOT create any claim for compensation. Any compensation agreement between the brokerage firms must be entered into separately and apart from this provision.
1294	Brokerage Firm's Name: Keller Williams Clients` Choice
1295 1296	Brokerage Firm's License #: <i>EC 40021523</i>
1297 1298 1299 1300 1301	ala / Marlo / Date: 7/10/2025
1302	Broker's Name: Charlie Triplett
1303 1304	Broker's License #: <i>FA 1000036588</i>
1305	Address: 1175 Kelly Johnson Blvd Colorado Springs, CO 80920
1306 1307	Phone No.: 719-535-0355
1308	Fax No.: 866-343-3691
1309 1310	Email Address: charlietriplett@kw.com
1311	·
1312 1313	
1314	
1315 1316	B. Broker Working with Seller
1317 1318 1319 1320 1321 1322 1323 1324	Broker Does Does Not acknowledge receipt of Earnest Money deposit. Broker agrees that if Brokerage Firm is the Earnest 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.
1325 1326	Broker is working with Seller as a Seller's Agent Transaction-Broker in this transaction.
1327 1328 1329	☐ Customer. Broker has no brokerage relationship with Seller. See § A for Broker's brokerage relationship with Buyer.
1330 1331	Brokerage Firm's compensation or commission is to be paid by Seller D Buyer D Other .
1332 1333 1334 1335 1336 1337	This Broker's Acknowledgments and Compensation Disclosure is for disclosure purposes only and does NOT create any claim for compensation. Any agreement to pay compensation must be entered into separately and apart from this provision.
1338	
1339 1340	Brokerage Firm's Name:

Brokerage Firm's License #: <i>EC100091268</i>	
Broker's Signature	Date:
Broker's Name:	
Broker's License #: <i>ER100081627</i>	
Address:,	
Phone No.:	
Fax No.:	
Email Address:	
CBS4-8-24. CONTRACT TO BUY AND SELL REAL ES	STATE (LAND)
CTM eContracts - ©2025 MRI Sof	tware LLC - All Rights Reserved

CITY OF WOODLAND PARK, COLORADO ORDINANCE NO. 1506, SERIES 2025

AN ORDINANCE OF THE CITY COUNCIL FOR THE CITY OF WOODLAND PARK, COLORADO APPROVING THE PURCHASE OF PARCELS 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 13 and 14 AND AIDAN LLC, A CALIFORNIA LIMITED LIABILITY COMPANY, AS TO AN UNDIVIDED 31% INTEREST IN AND TO PARCEL 6 AND PRESIDIO PATIO HOMES AT SHINING MOUNTAIN GOLF COURSE, LLC, A COLORADO LIMITED LIABILITY COMPANY, AS TO PARCEL 12 AND GREGORY M. BROWN, AS HIS INTERESTS MAY APPEAR, IN AND TO PARCELS 1,2,3,4,5,7,8,9,10,11,13 AND 14, AS TO AN UNDIVIDED 69% INTEREST IN AND PARCELS 6.

WHEREAS, the City of Woodland Park, Colorado (the "City") has been duly organized and is validly existing as a home rule city under Article XX, Section 6 of the Colorado Constitution and the City Charter;

WHEREAS, the City may acquire property and pursuant to the City Charter, Article XV

WHEREAS, the City desires to acquire 14 parcels of real property located in Teller County, known as n/a Various, Woodland Park, CO 80863 as described in the Contract to Buy and Sell Real Estate ("Property"), for the purchase of Shining Mountain Golf Course and surrounding open space;

WHEREAS, the acquisition of this land is widely supported by the community at large due to recreational opportunities and additional open space;

WHEREAS, the City Council ("Council") authorize the purchase of said Property to accomplish these purposes and goals;

WHEREAS, the Council likewise approves the execution of the Contract to Buy and Sell Real Estate, attached hereto as Exhibit A, and authorizes the execution of all necessary documents associated with the purchase and closing of the subject Property.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF WOODLAND PARK, COLORADO, AS FOLLOWS:

- **Section 1.** The Woodland Park City Council incorporates the foregoing recitals as its conclusions, facts, determinations and findings.
- **Section 2.** The Woodland Park City Council hereby authorizes the City to purchase the subject Property, and therefore authorizes the Mayor to sign the Purchase and Sale Agreement, attached hereto as Exhibit A.

Section 3. The Woodland Park City Council additionally authorized the Mayor to execute all necessary documents associated with the conveyance and closing of the subject Property pursuant to the Purchase and Sale Agreement, attached hereto as Exhibit A.

PASSED BY CITY COUNCIL ON SECOND AND FINAL READING FOLLOWING PUBLIC HEARING THIS 16th DAY OF OCTOBER 2025.

	Kellie Case, Mayor	
ATTEST:		

Keller Williams Clients` Choice

Ph: 719-535-0355 Fax: 866-343-3691

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (CP40-8-24) (Mandatory 8-24)

2 3

THIS FORM HAS IMPORTANT LEGAL CONSEQUENCES AND THE PARTIES SHOULD CONSULT LEGAL AND TAX OR OTHER COUNSEL BEFORE SIGNING.

4 5

COUNTERPROPOSAL

Date: 7/16/2025

6 7

> 1. This Counterproposal supersedes and replaces any previous counterproposal. This

8 Counterproposal amends the proposed contract dated 6/25/2025 (Contract) between Shining Mountain Enterprises, L.P., A Colorado Limited Liability Company, as their Interests May Appear, in and to Parcels 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 13 and 14 and Aidan LLC, A California Limited Liability Company, as to an Undivided 31% Interest in and to Parcel 6 and Presidio Patio Homes at Shining Mountain Golf Course, LLC, A Colorado Limited Liability Company, as to Parcel 12 and Gregory M. Brown, as his Interests May Appear, in and to Parcels 1,2,3,4,5,7,8,9,10, 11, 13 and 14, as to an Undivided 69% Interest in and to Parcel 6 (Seller) and City

of Woodland Park (Buyer) relating to the sale and purchase of the following legally described real estate in the County of *Teller*, Colorado (insert legal description):

14 separate parcels included in the sale approx 355 acres. Legal descriptions are attached to 11 this contract

12 known as: Various, , CO (Property).

13

NOTE: If the table is omitted, or if any item is left blank or is marked in the "No Change" column, it means no change to the corresponding provision of the Contract. If any item is marked in the "Deleted" column, it means that the corresponding provision of the Contract to which reference is made is deleted.

15

§ 3.1. Dates and Deadlines. [Omitted as inapplicable] 16 2.

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§ 4. PURCHASE PRICE AND TERMS. [Omitted as inapplicable]

ATTACHMENTS. The following are a part of this Counterproposal:

20 21 22

Note: The following documents have been provided but are **not** a part of this Counterproposal:

23 24

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OTHER CHANGES. 25 **5.**

> 5.1-Aidan LLC is no longer an owner and will be removed from the Contract. The ownership interest of Parcel 6 that is to be conveyed by Seller to Buyer shall be determined by the title company and the Contract amended, as appropriate.

5.2- Regarding paragraph 29.1, Buyer's Brokerage Compensation will be paid by seller in the amount of \$112,000.

5.3- Paragraph 30.1 in the additional provisions will be amended to read- Buyer and Seller agree that the Purchase Price for the Property will be \$6,800,000 (as such amount may be adjusted by appraisal) with the Buyer paying \$3,200,000 in Good Funds to Seller, with

such amount distributed to the Seller parties in such percentages as the Seller shall instruct the Title Company. All land, mineral rights, water rights and business assets associated with the operation of Shining Mountain Golf Course are being sold for \$3,200,000. The remainder of the land, water and mineral rights and 5.14 acres of driving range (parcel #622912380010) valued at a minimum of \$3,400,000, will be donated by the Seller to the City of Woodland Park as a charitable contribution. The minimum charitable contribution will be \$3,400,000. If the appraised value for the donated land is less than \$3,400,000, seller cannot terminate. Seller shall be solely responsible for obtaining an appraisal of the Property, at its sole cost and expense, and for Internal Revenue Service purposes.

5.4- Seller to provide current inventory list, and a list of FF&E to be conveyed at closing by the Due Diligence Documents Delivery Deadline.

20	6. ACCEPTANCE DEADLINE. The and Buyer as evidenced by their signates	• •	•	
28	of such acceptance on or before.			
		Date	Time	
29				
30	If accepted, the Contract, as amended Buyer. All other terms and conditions o	•		
21	DocuSigned by:	i the Contract femal	ii liie saine	•
31	Gregory Brown		Date:	7/18/2025
32	Seller: Shining Mountain Enterpri	ses, L.P., A Colora	ado Limite	ed Liability Company, as their
	Interests May Appear, in and to P			
33				
			Date:	
34	Seller: Aidan LLC, A California Lin and to Parcel 6	mited Liability Co	mpany, as	s to an Undivided 31% Interest in
	Address:			
35				
			Date:	
36	Seller: Presidio Patio Homes at S Liability Company, as to Parcel 1	_	Golf Cours	se, LLC, A Colorado Limited
	Address:			
37	DocuSigned by:			
	Gregory M Brown		Date:	7/18/2025
38	and 14, as to an Undivided 69% la		ear, in an	d to Parcels 1,2,3,4,5,7,8,9,10, 11, 13
	Address:			
39				
40	Kellie Case, Mayo	μ	Dat	e: 7/16/2025

	Buyer: City o	of Woodland Park	
		Kellie Case, Mayor	
	Address:		
41			
42	Buyer:		Date:
43			
	NI - (- NA/I (I	.'. 0	and the Construction and the best and the three and the Warting that
44		sal. Brokers must complete an	ed, the Contract is not to be signed by the party initiating this d sign the Broker's Acknowledgments and Compensation Disclosur
	portion of the C	Contract.	
	CP40-8-24. C	COUNTERPROPOSAL	
		- ©2025 CTM Software Corp.	



Keller Williams Clients` Choice

Ph: 719-535-0355 Fax: 866-343-3691

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (CBS3-8-24) (Mandatory 8-24)

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THIS FORM HAS IMPORTANT LEGAL CONSEQUENCES AND THE PARTIES SHOULD CONSULT LEGAL AND TAX OR OTHER COUNSEL BEFORE SIGNING.

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Charlie Triplett

CONTRACT TO BUY AND SELL REAL ESTATE (COMMERCIAL)

(☑ Property with No Residences)

(
Property with Residences-Residential Addendum Attached)

Date: 6/25/2025

AGREEMENT

AGREEMENT. Buyer agrees to buy and Seller agrees to sell the Property described below on the terms and conditions set forth in this contract (Contract).

PARTIES AND PROPERTY.

- Buyer. City of Woodland Park (Buyer) will take title to the Property described below as ☐ Joint Tenants ☐ Tenants In Common ☒ Other Severalty.
- No Assignability. This Contract IS NOT assignable by Buyer unless otherwise specified in **Additional Provisions.**
- Seller. Shining Mountain Enterprises, L.P., A Colorado Limited Liability Company, as their Interests May Appear, in and to Parcels 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 13 and 14 and Aidan LLC, A California Limited Liability Company, as to an Undivided 31% Interest in and to Parcel 6 and Presidio Patio Homes at Shining Mountain Golf Course, LLC, A Colorado Limited Liability Company, as to Parcel 12 and Gregory M. Brown, as his Interests May Appear, in and to Parcels 1,2,3,4,5,7,8,9,10, 11, 13 and 14, as to an Undivided 69% Interest in and to Parcel 6 (Seller) is the current owner of the Property described below.
- Property. The Property is the following legally described real estate in the County of **Teller**, Colorado (insert legal description):

14 separate parcels included in the sale approx 355 acres. Legal descriptions are attached to this contract

known as: Various, , CO

together with the interests, easements, rights, benefits, improvements and attached fixtures appurtenant thereto and all interest of Seller in vacated streets and alleys adjacent thereto, except as herein excluded (Property).

- 2.5. **Inclusions.** The Purchase Price includes the following items (Inclusions):
- **Inclusions Attached.** If attached to the Property on the date of this Contract, the following items are included unless excluded under Exclusions: lighting, heating, plumbing, ventilating and air conditioning units, TV antennas, inside telephone, network and coaxial (cable) wiring and connecting blocks/jacks, plants, mirrors, floor coverings, intercom systems, built-in kitchen appliances, sprinkler systems and controls, built-in vacuum systems (including accessories) and garage door openers (including none

57 58 59 60	remote controls). If checked, the following are owned by the Seller and included: \square Solar Panels \square Water Softeners \square Security Systems \square Satellite Systems (including satellite dishes). Leased items should be listed under § 2.5.8. (Leased Items). If any additional items are attached to the Property after the						
61	date of this Contract, such additional items are also included in the Purchase Price.						
62	2.5.2. Inclusions - Not Attached. If on the Property, whether attached or not, on the date of this						
63	Contract, the following items are included unless excluded under Exclusions : storm windows, storm doors,						
64	window and porch shades, awnings, blinds, screens, window coverings and treatments, curtain rods, drapery						
65	rods, fireplace inserts, fireplace screens, fireplace grates, heating stoves, storage sheds, carbon monoxide						
66	alarms, smoke/fire detectors and all keys.						
67 68	2.5.3. Other Inclusions. The following items, whether fixtures or personal property, are also						
69	included in the Purchase Price:						
70	<u>none</u>						
71	2.5.4. Encumbered Inclusions. Any Inclusions owned by Seller (e.g., owned solar panels) must						
72	be conveyed at Closing by Seller free and clear of all taxes (except personal property and general real estate						
73	taxes for the year of Closing), liens and encumbrances, except:						
74 75	none						
76	Buyer Will Will Not assume the debt and obligations on the Encumbered Inclusions subject to Buyer's review under §10.6. (Encumbered Inclusion Documents) and Buyer's receipt of written approval by such						
77	lender before Closing. If Buyer does not receive such approval this Contract terminates.						
78	2.5.5. Personal Property Conveyance. Conveyance of all personal property will be by bill of						
79	sale or other applicable legal instrument.						
80	2.5.6. Parking and Storage Facilities. The use or ownership of the following parking facilities:						
81 82	none; and the use or ownership of the following storage facilities:						
83	none						
84	Note to Buyer: If exact rights to the parking and storage facilities is a concern to Buyer, Buyer should						
85	investigate.						
86	2.5.7. Trade Fixtures. With respect to trade fixtures, Seller and Buyer agree as follows:						
87 88	All trade fixtures will be included in the sale. List to be supplied by Seller to Buyer on or						
89	before the Due Diligence Documents Delivery Deadline.						
90	The trade fixtures to be conveyed at Closing will be conveyed by Seller free and clear of all taxes						
91	(except personal property taxes for the year of Closing), liens and encumbrances, except <u>none.</u> Conveyance						
92	will be by bill of sale or other applicable legal instrument.						
93 94	2.5.8. Leased Items. The following personal property is currently leased to Seller which will be						
95	transferred to Buyer at Closing (Leased Items):						
96	none						
97	Buyer Will Will Not assume Seller's debt and obligations under such leases for the Leased Items						
98	subject to Buyer's review under §10.6. (Leased Items Documents) and Buyer's receipt of written approval by such lender before Closing. If Buyer does not receive such approval this Contract terminates.						
99	2.5.9. Solar Power Plan. If the box is checked, Seller has entered into a solar power purchase						
01	agreement, regardless of the name or title, to authorize a third-party to operate and maintain a photovoltaic						
02	system on the Property and provide electricity (Solar Power Plan) that will remain in effect after Closing.						
03	Buyer Will Will Not assume Seller's obligations under such Solar Power Plan subject to Buyer's review						
04	Dayor - Will - Will 140t assume Schol's obligations and of sach Solar Fower Flam subject to Bayor s review						
05	Buyer does not receive such approval this Contract terminates.						
06	2.6. Exclusions. The following items are excluded (Exclusions):						
08	<u>none</u>						
09	2.7. Water Rights/Well Rights.						
110	2.7.1. Deeded Water Rights. The following legally described water rights:						
111	<u>none</u>						
112 113	As the last set of the State of the State of the second and a William many deal of Oberland						
1.7	Any deeded water rights will be conveyed by a good and sufficient none deed at Closing.						
114	2.7.2. Other Rights Relating to Water. The following rights relating to water not included in §§						

110	
116	2.7.1., 2.7.3. and 2.7.4., will be transferred to Buyer at Closing:
117	Any owned, leased, or licensed water rights attributable to or associated with the Property
118	will be transferred to Buyer at Closing.
119	2.7.3. Well Rights. Seller agrees to supply required information to Buyer about the well. Buyer
120	understands that if the well to be transferred is a "Small Capacity Well" or a "Domestic Exempt Water Well"
	used for ordinary bounded nursees. Buyer must prior to or at Closing, complete a Change in Ownership

understands that if the well to be transferred is a "Small Capacity Well" or a "Domestic Exempt Water Well" used for ordinary household purposes, Buyer must, prior to or at Closing, complete a Change in Ownership form for the well. If an existing well has not been registered with the Colorado Division of Water Resources in the Department of Natural Resources (Division), Buyer must complete a registration of existing well form for the well and pay the cost of registration. If no person will be providing a closing service in connection with the transaction, Buyer must file the form with the Division within sixty days after Closing. The Well Permit # is **none**.

2.7.4. Water Stock. The water stock to be transferred at Closing are as follows:

none

- **2.7.5. Conveyance.** If Buyer is to receive any rights to water pursuant to § 2.7.2. (Other Rights Relating to Water), § 2.7.3. (Well Rights), or § 2.7.4. (Water Stock Certificates), Seller agrees to convey such rights to Buyer by executing the applicable legal instrument at Closing.
- **2.7.6. Water Rights Review.** Buyer has a Right to Terminate if examination of the Water Rights is unsatisfactory to Buyer on or before the **Water Rights Examination Deadline**.

3. DATES, DEADLINES AND APPLICABILITY.

3.1. Dates and Deadlines.

Item No. Reference		Event	Date or Deadline
1	§ 3	Time of Day Deadline	6 pm MST
2	§ 4	Alternative Earnest Money Deadline	MEC + 20 days
		Title	
3	§ 8	Record Title Deadline (and Tax Certificate)	MEC + 7 days
4	§ 8	Record Title Objection Deadline	MEC + 30 days
5	§ 8	Off-Record Title Deadline	MEC + 7 days
6	§ 8	Off-Record Title Objection Deadline	MEC + 30 days
7	§ 8	Title Resolution Deadline	MEC + 45 days
8	§ 8	Third Party Right to Purchase/Approve Deadline	none
		Owners' Association	
9	§ 7	Association Documents Deadline	none
10	§ 7	Association Documents Termination Deadline	none
		Seller's Disclosures	
11	§ 10	Seller's Property Disclosure Deadline	MEC + 14 days
12	§ 10	Lead-Based Paint Disclosure Deadline (if Residential Addendum attached)	none
		Loan and Credit	
13	§ 5	New Loan Application Deadline	none
14	§ 5	New Loan Terms Deadline	none
15	§ 5	New Loan Availability Deadline	none
16	§ 5	Buyer's Credit Information Deadline	none
17	§ 5	Disapproval of Buyer's Credit Information Deadline	none

174	18	§ 5	Existing Loan Deadline	none
175 176	19	§ 5	Existing Loan Termination Deadline	none
177	20	§ 5	Loan Transfer Approval Deadline	none
178 179	21	§ 4	Seller or Private Financing Deadline	none
180			Appraisal	
181 182	22	§ 6	Appraisal Deadline	none
183	23	§ 6	Appraisal Objection Deadline	none
184 185	24	§ 6	Appraisal Resolution Deadline	none
186			Survey	
187	25	§ 9	New ILC or New Survey Deadline	MEC + 45 days
188 189	26	§ 9	New ILC or New Survey Objection Deadline	MEC + 60 days
190	27	§ 9	New ILC or New Survey Resolution Deadline	MEC + 75 days
191 192			Inspection and Due diligence	
193	28	§ 2	Water Rights Examination Deadline	MEC + 60 days
194 195	29	§ 8	Mineral Rights Examination Deadline	MEC + 60 days
196	30	§ 10	Inspection Termination Deadline	MEC + 60 days
197 198	31	§ 10	Inspection Objection Deadline	MEC + 60 days
199	32	§ 10	Inspection Resolution Deadline	MEC + 75 days
200	33	§ 10	Property Insurance Termination Deadline	MEC + 60 days
202	34	§ 10	Due Diligence Documents Delivery Deadline	MEC + 14 days
203	35	§ 10	Due Diligence Documents Objection Deadline	MEC + 60 days
204	36	§ 10	Due Diligence Documents Resolution Deadline	MEC + 75 days
206	37	§ 10	Environmental Inspection Termination Deadline	MEC + 60 days
207 208	38	§ 10	ADA Evaluation Termination Deadline	MEC + 60 days
209	39	§ 10	Conditional Sale Deadline	none
210 211 212	40	§ 10	Lead-Based Paint Termination Deadline (if Residential Addendum attached)	none
213	41	§ 11	Estoppel Statements Deadline	none
214	42	§ 11	Estoppel Statements Termination Deadline	none
216			Closing and Possession	
217 218	43	§ 12	Closing Date	MEC + 90 days
219	44	§ 17	Possession Date	Day of Closing
220	45	§ 17	Possession Time	Time of Closing
221	46	§ 27	Acceptance Deadline Date	7/11/2025 Friday
223	47	§ 27	Acceptance Deadline Time	6pm MST
224 225	48	none	none	none
226	49	none	none	none
227	3.2.	Annlicability (of Terms. If any deadline blank in § 3.1. (Dates and De	adlings) is left blank or

3.2. Applicability of Terms. If any deadline blank in § 3.1. (Dates and Deadlines) is left blank or completed with "N/A", or the word "Deleted," such deadline is not applicable and the corresponding provision containing the deadline is deleted. Any box checked in this Contract means the corresponding provision applies. If no box is checked in a provision that contains a selection of "None", such provision means that

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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	\$ 6,800,000.00	
2	§ 4.3.	Earnest Money		\$ 25,000.00
3	§ 4.5.	New Loan		\$
4	§ 4.6.	Assumption Balance		\$
5	§ 4.7.	Private Financing		\$
6	§ 4.7.	Seller Financing		\$
7	none	Charitable Contribution by Seller		\$ 3,600,000.00
8	none	none		\$
9	§ 4.4.	Cash at Closing		\$ 3,175,000.00
10		Total	\$ 6,800,000.00	\$ 6,800,000.00

- **4.2. Seller Concession.** At Closing, Seller will credit to Buyer \$0.00 (Seller Concession). The Seller Concession may be used for any Buyer fee, cost, charge or expenditure to the extent the amount is allowed by the Buyer's lender and is included in the Closing Statement or Closing Disclosure at Closing. Examples of allowable items to be paid for by the Seller Concession include, but are not limited to: Buyer's closing costs, loan discount points, loan origination fees, prepaid items and any other fee, cost, charge, expense or expenditure. Seller Concession is in addition to any sum Seller has agreed to pay or credit Buyer elsewhere in this Contract.
- **4.3. Earnest Money.** The Earnest Money set forth in this Section, in the form of a <u>Check or wire</u>, will be payable to and held by <u>First American Title</u> (Earnest Money Holder), in its trust account, on behalf of both Seller and Buyer. The Earnest Money deposit must be tendered, by Buyer, with this Contract unless the parties mutually agree to an **Alternative Earnest Money Deadline** for its payment. The parties authorize delivery of the Earnest Money deposit to the company conducting the Closing (Closing Company), if any, at or before Closing. In the event Earnest Money Holder has agreed to have interest on Earnest Money deposits transferred to a fund established for the purpose of providing affordable housing to Colorado residents, Seller and Buyer acknowledge and agree that any interest accruing on the Earnest Money deposited with the Earnest Money Holder in this transaction will be transferred to such fund.
 - **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.
- **4.3.2.2. Buyer Failure to Timely Release Earnest Money.** If Buyer fails to timely execute and return the Earnest Money Release Form, or other written mutual instructions, Buyer is in default and liable to Seller as set forth in "**If Buyer is in Default, § 20.1. and § 21**, unless Buyer is entitled to the Earnest Money due to a Seller Default.
 - 4.4. Form of Funds; Time of Payment; Available Funds.
- **4.4.1. Good Funds.** All amounts payable by the parties at Closing, including any loan proceeds, Cash at Closing and closing costs, must be in funds that comply with all applicable Colorado laws, including electronic transfer funds, certified check, savings and loan teller's check and cashier's check (Good Funds).
- **4.4.2. Time of Payment.** All funds, including the Purchase Price to be paid by Buyer, must be paid before or at Closing or as otherwise agreed in writing between the parties to allow disbursement by Closing Company at Closing **OR SUCH NONPAYING PARTY WILL BE IN DEFAULT**.
- **4.4.3. Available Funds.** Buyer represents that Buyer, as of the date of this Contract, **▶ Does □ Does Not** have funds that are immediately verifiable and available in an amount not less than the amount stated as Cash at Closing in § 4.1.
 - **4.5. New Loan.** (Omitted as inapplicable)
 - **4.6. Assumption.** (Omitted as inapplicable)
 - **4.7. Seller or Private Financing.** (Omitted as inapplicable)

TRANSACTION PROVISIONS

- 5. FINANCING CONDITIONS AND OBLIGATIONS. (Omitted as inapplicable)
 - **5.3.** Credit Information. (Omitted as inapplicable)
 - **5.4.** Existing Loan Review. (Omitted as inapplicable)

6. APPRAISAL PROVISIONS.

- **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; or

- **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.
- **6.4.** Cost of Appraisal. Cost of the Appraisal to be obtained after the date of this Contract must be timely paid by \square Buyer \boxtimes Seller. The cost of the Appraisal may include any and all fees paid to the appraiser, appraisal management company, lender's agent or all three.
- **7. OWNERS' ASSOCIATIONS.** This Section is applicable if the Property is located within one or more Common Interest Communities and subject to one or more declarations (Association).
- 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.
- **7.3. Association Documents.** Association documents (Association Documents) consist of the following:
- **7.3.1.** 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.;
- **7.3.2.** 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

- **7.3.3.** 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);
- **7.3.4.** 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;
- **7.3.5.** 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):
- **7.3.6.** 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 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.

- 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.

 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.

 8.1.3. Owner's Extended Coverage (OEC). The Title Commitment Will Will Not contain Owner's Extended Coverage (OEC). If the Title Commitment is to contain OEC, it will commit to delete or insure over the standard exceptions which relate to: (1) parties in possession, (2) unrecorded easements, (3) survey matters, (4) unrecorded mechanics' liens, (5) gap period (period between the effective date and time

of commitment to the date and time the deed is recorded) and (6) unpaid taxes, assessments and
unredeemed tax sales prior to the year of Closing. Any additional premium expense to obtain OEC will be
paid by 🗌 Buyer 🔀 Seller 🗆 One-Half by Buyer and One-Half by Seller 🗀 Other .
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).

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- **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**.
- 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.
- 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.

8.4. Special Taxing and Metropolitan Districts. Intentionally Deleted

- 8.5. Tax Certificate. A tax certificate paid for by Seller Buyer, for the Property (Tax Certificate) must be delivered to Buyer on or before Record Title Deadline. If the content of the Tax Certificate 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 content of the Tax Certificate 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.
- **8.6.** 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.
- **8.7. Right to Object to Title, Resolution.** Buyer has a right to object or terminate, in Buyer's sole subjective discretion, based on any title matters including those matters set forth in § 8.2. (Record Title), § 8.3. (Off-Record Title), § 8.5. (Tax Certificate) 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:
- **8.7.1. 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
- **8.7.2. Title Objection, Right to Terminate.** Buyer may exercise the Right to Terminate under § 24.1., on or before the applicable deadline, based on any title matter unsatisfactory to Buyer, in Buyer's sole subjective discretion.
- **8.8. 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.

- 8.8.2. SURFACE USE AGREEMENT. THE USE OF THE SURFACE ESTATE OF THE PROPERTY TO ACCESS THE OIL, GAS OR MINERALS MAY BE GOVERNED BY A SURFACE USE AGREEMENT, A MEMORANDUM OR OTHER NOTICE OF WHICH MAY BE RECORDED WITH THE COUNTY CLERK AND RECORDER.
- 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.
- **8.9. Mineral Rights Review.** Buyer has a Right to Terminate if examination of the Mineral Rights is unsatisfactory to Buyer on or before the **Mineral Rights Examination Deadline**.
- 9. NEW ILC, NEW SURVEY.

- 9.1. New ILC or New Survey. If the box is checked, (1) \square New Improvement Location Certificate (New ILC); or, (2) \boxtimes New Survey in the form of *ALTA*; is required and the following will apply:
- 9.1.1. Ordering of New ILC or New Survey. ☐ Seller ☑ Buyer will order the New ILC or New Survey. The 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: none
- **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 **Buyer's Attorney** 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.
- **9.2.** 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.
- **9.3. 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:
- **9.3.1. Notice to Terminate.** Notify Seller in writing, pursuant to § 24.1, that this Contract is terminated; or
- **9.3.2. 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).

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PROPERTY DISCLOSURE, INSPECTION, INDEMNITY, INSURABILITY, DUE DILIGENCE AND **SOURCE OF WATER.**

- 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.
- 10.2. 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 and Inclusions 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:
- 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
- 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.
- **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.
- 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.
- 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

<u>none</u>

- **10.6.1.2. Leased Items Documents.** If any lease of personal property (§ 2.5.8., Leased Items) will be transferred to Buyer at Closing, Seller agrees to deliver copies of the leases and information pertaining to the personal property to Buyer on or before **Due Diligence Documents Delivery Deadline**.
- **10.6.1.3. Encumbered Inclusions Documents.** If any Inclusions owned by Seller are encumbered pursuant to § 2.5.4. (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**.
- **10.6.1.4. Solar Power Plan.** Copy of any Solar Power Plan not included in Leased Items (regardless of its name or title).
- **10.6.1.5. Septic Use Permit.** If required by the local health department or other applicable government entity, on or before the local health department's applicable deadline, Seller must pay for and furnish to Buyer a Septic Use Permit.
- **10.6.1.6. Other Documents.** If the respective box is checked, Seller agrees to additionally deliver copies of the following:
- **IDENTIFY IDENTIFY IDENTIFY IDENTIFY IDENTIFY IDENTIFY IDENTIFY IDENTIFY IDENTIFY IDENTIFY IDENTIFY IDENTIFY IDENTIFY**
 - ☐ **10.6.1.6.2.** Property tax bills for the last *none* years;
- **ID.6.1.6.3.** As-built construction plans to the Property and the tenant improvements, including architectural, electrical, mechanical and structural systems; engineering reports; and permanent Certificates of Occupancy, to the extent now available;
 - **▼ 10.6.1.6.4.** A list of all Inclusions to be conveyed to Buyer;
 - **№ 10.6.1.6.5.** Operating statements for the past **5** years;
 - □ **10.6.1.6.6.** A rent roll accurate and correct to the date of this Contract;
- ☐ **10.6.1.6.7.** A schedule of any tenant improvement work Seller is obligated to complete but has not yet completed and capital improvement work either scheduled or in process on the date of this Contract;
- 10.6.1.6.8. All insurance policies pertaining to the Property and copies of any claims which have been made for the past <u>2</u> years;
- 10.6.1.6.9. Soils reports, surveys and engineering reports or data pertaining to the Property (if not delivered earlier under § 8.3.);
- 10.6.1.6.10. Any and all existing documentation and reports regarding Phase I and II environmental reports, letters, test results, advisories and similar documents respective to the existence or nonexistence of asbestos, PCB transformers, or other toxic, hazardous or contaminated substances and/or underground storage tanks and/or radon gas. If no reports are in Seller's possession or known to Seller, Seller warrants that no such reports are in Seller's possession or known to Seller;
- **№ 10.6.1.6.11.** Any *Americans with Disabilities Act* reports, studies or surveys concerning the compliance of the Property with said Act;
- **№ 10.6.1.6.12.** All permits, licenses and other building or use authorizations issued by any governmental authority with jurisdiction over the Property and written notice of any violation of any such permits, licenses or use authorizations, if any; and
 - **10.6.1.6.13.** Other:
- -Shining Mountain Golf Course business records- last 7 years P/L's, payroll expenses,

- **10.6.2. Due Diligence Documents Review and Objection.** Buyer has the right to review and object based on the Due Diligence Documents. If the Due Diligence Documents are not supplied to Buyer or are unsatisfactory, in Buyer's sole subjective discretion, Buyer may, on or before **Due Diligence Documents Objection Deadline**:
- **10.6.2.1. Notice to Terminate.** Notify Seller in writing, pursuant to § 24.1., that this Contract is terminated; or
- **10.6.2.2. Due Diligence Documents Objection.** Deliver to Seller a written description of any unsatisfactory Due Diligence Documents that Buyer requires Seller to correct.
- 10.6.2.3. Due Diligence Documents Resolution. If a Due Diligence Documents Objection is received by Seller, on or before Due Diligence Documents Objection Deadline and if Buyer and Seller have not agreed in writing to a settlement thereof on or before Due Diligence Documents Resolution Deadline, this Contract will terminate on Due Diligence Documents Resolution Deadline unless Seller receives Buyer's written withdrawal of the Due Diligence Documents Objection before such termination (i.e., on or before expiration of Due Diligence Documents Resolution Deadline.
- 10.6.2.4. Automatic Due Diligence Extension. If a Due Diligence Document is not delivered on or before the Due Diligence Documents Deadline, Buyer has until the earlier of Closing or ten days after receipt by Buyer to review and object to such Due Diligence Document. If Buyer's right to review and object to such Due Diligence Document is extended due to such Due Diligence Document not being delivered on or before the Due Diligence Documents Deadline, the Due Diligence Document Resolution Deadline will also be extended to the earlier of Closing or fifteen days after Buyer's receipt of such Due Diligence Document.
- **10.6.3. Zoning.** Buyer has the Right to Terminate under § 24.1., on or before **Due Diligence Documents Objection Deadline**, based on any unsatisfactory zoning and any use restrictions imposed by any governmental agency with jurisdiction over the Property, in Buyer's sole subjective discretion.
- 10.6.4. Due Diligence Environmental. Buyer has the right to obtain environmental inspections of the Property including a Phase I Environmental Site Assessment. ☐ Seller Buyer will order or provide a current Phase I Environmental Site Assessment (compliant with the most current version of the applicable ASTM E1527 standard practices for Environmental Site Assessments) and/or none, at the expense of Seller Buyer (Environmental Inspection).

If the Phase I Environmental Site Assessment recommends a Phase II Environmental Site Assessment, the **Environmental Inspection Termination Deadline** will be extended by <u>90</u> days (Extended Environmental Inspection Termination Deadline) and if such Extended Environmental Inspection Termination Deadline extends beyond the **Closing Date**, the **Closing Date** will be extended a like period of time. In such event, \square **Seller** Buyer must pay the cost for such Phase II Environmental Site Assessment.

Notwithstanding Buyer's right to obtain additional environmental inspections of the Property in this § 10.6.4., Buyer has the Right to Terminate under § 24.1., on or before **Environmental Inspection Termination Deadline**, or if applicable, the Extended Environmental Inspection Termination Deadline, based on any unsatisfactory results of Environmental Inspection, in Buyer's sole subjective discretion.

10.6.5. Due Diligence – ADA. Buyer, at Buyer's expense, may also conduct an evaluation whether the Property complies with the *Americans with Disabilities Act* (ADA Evaluation). All such inspections and evaluations must be conducted at such times as are mutually agreeable to minimize the interruption of Seller's and any Seller's tenants' business uses of the Property, if any.

Buyer has the Right to Terminate under § 24.1., on or before **ADA Evaluation Termination Deadline**, based on any unsatisfactory ADA Evaluation, in Buyer's sole subjective discretion.

- 10.7. Conditional Upon Sale of Property. This Contract is conditional upon the sale and closing of that certain property owned by Buyer and commonly known as <u>none</u>. Buyer has the Right to Terminate under § 24.1. effective upon Seller's receipt of Buyer's Notice to Terminate on or before **Conditional Sale**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 receive Buyer's Notice to Terminate on or before **Conditional Sale Deadline**, Buyer waives any Right to Terminate under this provision.
 - 10.8. Source of Potable Water (Residential Land and Residential Improvements Only).

[Intentionally Deleted - See Residential Addendum if applicable]

- 10.9. Existing Leases; Modification of Existing Leases; New Leases. Seller states that none of the Leases to be assigned to the Buyer at the time of Closing contain any rent concessions, rent reductions or rent abatements except as disclosed in the Lease or other writing received by Buyer. Seller will not amend, alter, modify, extend or cancel any of the Leases nor will Seller enter into any new leases affecting the Property without the prior written consent of Buyer, which consent will not be unreasonably withheld or delayed.
 - 10.10. Lead-Based Paint. [Intentionally Deleted See Residential Addendum if applicable]
- 10.11. Carbon Monoxide Alarms. [Intentionally Deleted See Residential Addendum if applicable]
- 10.12. Methamphetamine Disclosure. [Intentionally Deleted See Residential Addendum if applicable]

11. TENANT ESTOPPEL STATEMENTS.

- 11.1. Estoppel Statements Conditions. Buyer has the right to review and object to any Estoppel Statements. Seller must request from all tenants of the Property and if received by Seller, deliver to Buyer on or before Estoppel Statements Deadline, statements in a form and substance reasonably acceptable to Buyer, from each occupant or tenant at the Property (Estoppel Statement) attached to a copy of the Lease stating:
 - **11.1.1.** The commencement date of the Lease and scheduled termination date of the Lease;
- **11.1.2.** That said Lease is in full force and effect and that there have been no subsequent modifications or amendments;
- **11.1.3.** The amount of any advance rentals paid, rent concessions given and deposits paid to Seller;
 - **11.1.4.** The amount of monthly (or other applicable period) rental paid to Seller;
 - 11.1.5. That there is no default under the terms of said Lease by landlord or occupant; and
- **11.1.6.** That the Lease to which the Estoppel Statement is attached is a true, correct and complete copy of the Lease demising the premises it describes.
- 11.2. Seller Estoppel Statement. In the event Seller does not receive from all tenants of the Property a completed signed Estoppel Statement, Seller agrees to complete and execute an Estoppel Statement setting forth the information and documents required §11.1. above and deliver the same to Buyer on or before Estoppel Statements Deadline.
- 11.3. Estoppel Statements Termination. Buyer has the Right to Terminate under § 24.1., on or before Estoppel Statements Termination Deadline, based on any unsatisfactory Estoppel Statement, in Buyer's sole subjective discretion, or if Seller fails to deliver the Estoppel Statements on or before Estoppel Statements Deadline. Buyer also has the unilateral right to waive any unsatisfactory Estoppel Statement.

CLOSING PROVISIONS

12. CLOSING 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.
- **12.2.** Closing Instructions. Colorado Real Estate Commission's Closing Instructions ☐ Are **Not** executed with this Contract.

374	12.3. Closing. Delivery of deed from Seller to Buyer will be at closing (Closing). Closing will be on the
375	date specified as the Closing Date or by mutual agreement at an earlier date. At Closing, Seller must
376	provide Buyer with the ability to access the Property (e.g. keys, access code, garage door opener). The hour
377	and place of Closing will be as designated by mutual agreement of the Buyer, Seller and Title
378 379	<u>Company</u> .
380	12.4. Disclosure of Settlement Costs. Buyer and Seller acknowledge that costs, quality and extent
381	of service vary between different settlement service providers (e.g., attorneys, lenders, inspectors and title
382	companies).
383	12.5. Assignment of Leases. Seller must assign to Buyer all Leases at Closing that will continue
384	after Closing and Buyer must assume Seller's obligations under such Leases. Further, Seller must transfer to
385	Buyer all Leased Items and assign to Buyer such leases for the Leased Items accepted by Buyer pursuant to
386 387	§ 2.5.8. (Leased Items).
388	
389	13. TRANSFER OF TITLE. Subject to Buyer's compliance with the terms and provisions of this Contract,
390	including the tender of any payment due at Closing, Seller must execute and deliver the following good and
391	sufficient deed to Buyer, at Closing: special warranty deed general warranty deed
392	□ bargain and sale deed □ quit claim deed □ personal representative's deed □ deed. Seller, provided
393	another deed is not selected, must execute and deliver a good and sufficient special warranty deed to Buyer,
394	at Closing.
395 396	Unless otherwise specified in § 30 (Additional Provisions), if title will be conveyed using a special
397	warranty deed or a general warranty deed, title will be conveyed "subject to statutory exceptions" as defined
398	in §38-30-113(5)(a), C.R.S.
399	44 PAVMENT OF LIENC AND ENGLIMPRANCES The last a smooth by Domania writing and appropriate
900	14. PAYMENT OF LIENS AND ENCUMBRANCES. Unless agreed to by Buyer in writing, any amounts
901	owed on any liens or encumbrances securing a monetary sum against the Property and Inclusions, including any governmental liens for special improvements installed as of the date of Buyer's signature hereon,
902	whether assessed or not, and previous years' taxes, will be paid at or before Closing by Seller from the
903	proceeds of this transaction or from any other source.
905	proceeds of this transaction of from any other source.
906	15. CLOSING COSTS, FEES, ASSOCIATION STATUS LETTER AND DISBURSEMENTS, TAXES AND
907	WITHHOLDING.
908	15.1. Closing Costs. Buyer and Seller must pay, in Good Funds, their respective closing costs and all
909	other items required to be paid at Closing, except as otherwise provided herein.
910 911	15.2. Closing Services Fee. The fee for real estate closing services must be paid at Closing by
912	☐ Buyer ☑ Seller ☐ One-Half by Buyer and One-Half by Seller ☐ Other .
913	15.3. Association Fees and Required Disbursements. At least fourteen days prior to Closing Date,
914	Seller agrees to promptly request that the Closing Company or the Association deliver to Buyer a current
915	Status Letter, if applicable. Any fees associated with or specified in the Status Letter will be paid as follows:
916	15.3.1. Status Letter Fee. Any fee incident to the issuance of Association's Status Letter must
917 918	be paid by Seller.
919	15.3.2. Record Change Fee. Any Record Change Fee must be paid by \square Buyer \square Seller
920	☐ One-Half by Buyer and One-Half by Seller ☒ N/A.
921	15.3.3. Reserves or Working Capital. Unless agreed to otherwise, all reserves or working
922	capital due (or other similar cost not addressed in § 16.2. (Association Assessments)) at Closing must be
923 924	paid by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
924	15.3.4. Other Fees. Any other fee listed in the Status Letter as required to be paid at Closing will
925 926	be paid by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
926 927	15.4. Local Transfer Tax. Any Local Transfer Tax must be paid at Closing by ☐ Buyer ☐ Seller
928	☐ One-Half by Buyer and One-Half by Seller ☒ N/A.
929	15.5. Sales and Use Tax. Any sales and use tax that may accrue because of this transaction must be
930	paid when due by \square Buyer \square Seller \square One-Half by Buyer and One-Half by Seller \boxtimes N/A.
931	
363	8.24 CONTRACT TO DIV AND SELL DEAL ESTATE (COMMEDCIAL). Dagg 16 of 24

932 933	15.6. Private Transfer Fee. Any private transfer fees and other fees due to a transfer of the Property,
934	payable at Closing, such as community association fees, developer fees and foundation fees, must be paid at
935	Closing by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
936	15.7. Water Transfer Fees. Water Transfer Fees can change. The fees, as of the date of this
937 938	Contract, do not exceed \$ <u>none</u> for: ☐ Water District/Municipality ☐ Water Stock
939	☐ Augmentation Membership ☐ Small Domestic Water Company ☐ none
940	and must be paid at Closing by ☐ Buyer ☐ Seller ☐ One-Half by Buyer and One-Half by Seller ☒ N/A.
941	15.8. Utility Transfer Fees. Utility transfer fees can change. Any fees to transfer utilities from Seller to
942	Buyer must be paid by Buyer Seller One-Half by Buyer and One-Half by Seller N/A.
943	15.9. FIRPTA and Colorado Withholding.
944 945	15.9.1. FIRPTA. The Internal Revenue Service (IRS) may require a substantial portion of the
946	Seller's proceeds be withheld after Closing when Seller is a foreign person. If required withholding does not
947	occur, the Buyer could be held liable for the amount of the Seller's tax, interest and penalties. If the box in
948	this Section is checked, Seller represents that Seller \square IS a foreign person for purposes of U.S. income
949	taxation. If the box in this Section is not checked, Seller represents that Seller is not a foreign person for
950	purposes of U.S. income taxation. Seller agrees to cooperate with Buyer and Closing Company to provide
951 952	any reasonably requested documents to verify Seller's foreign person status. If withholding is required, Seller
953	authorizes Closing Company to withhold such amount from Seller's proceeds. Seller should inquire with
954	Seller's tax advisor to determine if withholding applies or if an exemption exists.
955	15.9.2. Colorado Withholding. The Colorado Department of Revenue may require a portion of
956	the Seller's proceeds be withheld after Closing when Seller will not be a Colorado resident after Closing, if
957 958	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
959	Company to withhold such amount from Seller's proceeds. Seller should inquire with Seller's tax advisor to
960	determine if withholding applies or if an exemption exists.
961	doto mino il mamoramigi apprico on il am onompromonorio.
962 963	16. PRORATIONS AND ASSOCIATION ASSESSMENTS.
964	16.1. Prorations. The following will be prorated to the Closing Date, except as otherwise provided:
965	16.1.1. Taxes. Personal property taxes, if any, special taxing district assessments, if any, and
966	general real estate taxes for the year of Closing, based on
967	Taxes for the Calendar Year Immediately Preceding Closing
968 969	Most Recent Mill Levy and Most Recent Assessed Valuation, adjusted by any applicable qualifying
970	seniors property tax exemption, qualifying disabled veteran exemption or Other Buyer is tax exempt
971	16.1.2. Rents based on ☐ Rents Actually Received ☐ Accrued. At Closing, Seller will
972	transfer or credit to Buyer the security deposits for all Leases assigned to Buyer, or any remainder after
973 974	lawful deductions, and notify all tenants in writing of such transfer and of the transferee's name and address.
975	16.1.3. Other Prorations. Water and sewer charges, propane, interest on continuing loan and
976	none
977	16.1.4. Final Settlement. Unless otherwise specified in Additional Provisions, these prorations
978	are final.
979 980	16.2. Association Assessments. Current regular Association assessments and dues (Association
981	Assessments) paid in advance will be credited to Seller at Closing. All Association Assessments accrued
982	before Closing must be paid by Seller and all Association Assessments accrued after Closing must be paid
983	by Buyer. Cash reserves held out of the regular Association Assessments for deferred maintenance by the
984	Association will not be credited to Seller except as may be otherwise provided by the Governing Documents.
985	Any special assessment assessed prior to Closing Date by the Association will be the obligation of \Box Buyer
986	
287	☐ Seller. Except however, any special assessment by the Association for improvements that have been
987 988	☐ 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
987 988 989	☐ Seller. Except however, any special assessment by the Association for improvements that have been

<u>none</u>

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.

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 \$\frac{\$1,000.00}{\$per day}\$ per day (or any part of a day notwithstanding § 3.3., Day) from **Possession Date** and **Possession Time** until possession is delivered. Additionally, Buyer may pursue a claim against Seller for any of Buyer's actual additional damages incurred by Buyer in excess of such amount.

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 and Inclusions will be delivered in the condition existing as of the date of this Contract, ordinary wear and tear excepted.
- 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 before 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 credit 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.
- 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:

- **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 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 or litigation relating to this Contract, prior to or after Closing Date, the arbitrator or court must award to the prevailing party all reasonable costs and expenses, including attorney fees, legal fees and expenses.
- **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 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 Section will not alter any date in this Contract, unless otherwise agreed.

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.

- **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. Any Notice to Terminate delivered after the applicable deadline specified in the Contract is ineffective and does not terminate this Contract.
- **24.2. Effect of Termination.** In the event this Contract is terminated, all Earnest Money received hereunder must be timely returned to Buyer and the parties are then 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 **none**.

- **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 Seller, as evidenced by their signatures below and the offering party receives notice of such acceptance pursuant to § 26 on or before Acceptance Deadline Date and Acceptance Deadline Time. If accepted, this document will become a contract between Seller and 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.
- 28. GOOD FAITH. Buyer and Seller acknowledge that each party has an obligation to act in good faith including, but not limited to, exercising the rights and obligations set forth in the provisions of Financing Conditions and Obligations; Title Insurance, Record Title and Off-Record Title; New ILC, New Survey; and Property Disclosure, Inspection, Indemnity, Insurability and Due Diligence.
- **29. BUYER'S BROKERAGE FIRM COMPENSATION.** Buyer's brokerage firm's compensation will be paid, at Closing, as follows:
- **29.1. 5**% of the Purchase Price or \$**N**/**A** by Seller. Buyer's brokerage firm is an intended third-party beneficiary under this provision only. The amount paid by Seller under this provision is in addition to any other amounts Seller is paying on behalf of Buyer elsewhere in this Contract.
- ☐ **29.2. none**% of the Purchase Price or \$**none** by Buyer pursuant to a separate agreement between Buyer and Buyer's brokerage firm. This amount may be modified between Buyer and Buyer's brokerage firm outside of this Contract.
- ☐ **29.3. none**% of the Purchase Price or \$**none** by a separate agreement between Buyer's brokerage firm and Seller's brokerage firm.

ADDITIONAL PROVISIONS AND ATTACHMENTS

- **30. ADDITIONAL PROVISIONS.** (The following additional provisions have not been approved by the Colorado Real Estate Commission.)
- 30.1- Buyer and Seller agree that the Purchase Price for the Property will be \$6,800,000 (as such amount may be adjusted by appraisal) with the Buyer paying \$3,200,000 in Good Funds to Seller, with such amount distributed to the Seller parties in such percentages as the Seller shall instruct the Title Company. All land, mineral rights, water rights and business assets associated with the operation of Shining Mountain Golf Course are being sold for \$3,200,000. The remainder of the land, water and mineral rights valued at a minimum of \$3,400,000, will be donated by the Seller to the City of Woodland Park as a charitable contribution. The minimum charitable contribution will be \$3,400,000. If the appraised value for the donated land is less than \$3,400,000, seller cannot terminate. Seller shall be solely responsible for
- land is less than \$3,400,000, seller cannot terminate. Seller shall be solely responsible for
 obtaining an appraisal of the Property, at its sole cost and expense, and for Internal Revenue
 Service purposes.
- 1222 <u>30.2- Shining Mountain Golf Course business, assets and inventory are included in this</u>

30.3- Seller understands that this Contract is conditioned upon the approval of the City of Woodland Park City Council at a regularly scheduled and public meeting on or prior to		
	sing. If City Council does not approve this Contract on or prior to Closing, Buyer shall	
	minate this Contract and thereafter Seller shall be obligated to return the Earnest Money to	
Buy	· · · · · · · · · · · · · · · · · · ·	
30.4	4- If mineral rights are attached to any of the parcels, those mineral rights will be included	
	he purchase.	
31.	OTHER DOCUMENTS.	
	31.1. Documents Part of Contract. The following documents are a part of this Contract:	
<u>-Le</u>	gal descriptions attached.	
	31.2. Documents Not Part of Contract. The following documents have been provided but are not a	
part	of this Contract:	
non		
	_	
	Signatures	
	4	
	Kellie Case, Mayor Date: 7/1/2025	
Bu	yer: City of Woodland Park	
	By: Kellie Case, Mayor	
ſΝΟ	TE: If this offer is being countered or rejected, do not sign this document.]	
- -	Date: Her: Shining Mountain Enterprises, L.P., A Colorado Limited Liability Company, as their	
	erests May Appear, in and to Parcels 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 13 and 14	
11116	nesis may πρρεαί, ili aliu to Faiteis 1, 2, 3, 4, 3, 1, 0, 3, 10, 11, 13 aliu 14	
	Date:	
Sel	ler: Aidan LLC, A California Limited Liability Company, as to an Undivided 31% Interest	
	and to Parcel 6	
-		

	egory M. Brown, as his Interests May Appear, in and to Parcels 1,2,3,4,5,7,8,9,10, 14, as to an Undivided 69% Interest in and to Parcel 6
	END OF CONTRACT TO BUY AND SELL REAL ESTATE
BR	OKER'S ACKNOWLEDGMENTS AND COMPENSATION DISCLOSURE.
A. Broke	Working With Buyer
Brokerage F already bee Money Hold Earnest Mo	Does Not acknowledge receipt of Earnest Money deposit. Broker agrees that if Firm is the Earnest Money Holder and, except as provided in § 23, if the Earnest Money has not in returned following receipt of a Notice to Terminate or other written notice of termination, Earnest will release the Earnest Money as directed by the written mutual instructions. Such release of the executed written will be made within five days of Earnest Money Holder's receipt of the executed written functions, provided the Earnest Money check has cleared.
Broker is wo	orking with Buyer as a 🛭 Buyer's Agent 🔲 Transaction-Broker in this transaction.
☐ Custome with Seller.	er. Broker has no brokerage relationship with Buyer. See § B for Broker's brokerage relationship
Brokerage F	Firm's compensation or commission is to be paid by as specified in §29 above.
create any o	s Acknowledgments and Compensation Disclosure is for disclosure purposes only and does NO claim for compensation. Any compensation agreement between the brokerage firms must be separately and apart from this provision.
Brokerage F	Firm's Name: Keller Williams Clients` Choice
Brokerage F	Firm's License #: EC 40021523
	Marlo InplA Date: 6/25/2025
	me: Charlie Triplett
Broker's Na	
	ense #: FA 1000036588
Broker's Lic	ense #: FA 1000036588 175 Kelly Johnson Blvd Colorado Springs, CO 80920
Broker's Lic Address: 1	

341 342 343	Ema	mail Address: charlietriplett@kw.com	
1344 1345 1346 1347	В.	. Broker Working with Seller	
1348 1349 1350 1351 1352 1353	Brok alrea Mon Earr	roker Does Does Not acknowledge receipt of Earnest Money deposit. Broker rokerage Firm is the Earnest Money Holder and, except as provided in § 23, if the E ready been returned following receipt of a Notice to Terminate or other written notice oney Holder will release the Earnest Money as directed by the written mutual instructions, will be made within five days of Earnest Money Holder's receipt of the utual instructions, provided the Earnest Money check has cleared.	arnest Money has not e of termination, Earnest ctions. Such release of
1355 1356 1357	Brok	roker is working with Seller as a \square Seller's Agent \square Transaction-Broker in this tra	ansaction.
1358 1359 1360		Customer. Broker has no brokerage relationship with Seller. See § A for Broker's bith Buyer.	orokerage relationship
1361 1362	Brok	rokerage Firm's compensation or commission is to be paid by \Box Seller \Box Buyer \Box	Other .
1363 1364 1365 1366 1367 1368 1369	crea	nis Broker's Acknowledgments and Compensation Disclosure is for disclosure purpore ate any claim for compensation. Any agreement to pay compensation must be entered to pay compensation.	•
1370	Brol	rokerage Firm's Name:	
1371 1372 1373 1374 1375		rokerage Firm's License #:	
1376 1377	Brol	roker's Signature Date:	
378	Bro	Broker's Name:	
1379 1380	Brol	roker's License #:	
381	Add	ddress:,	
1382 1383	Pho	hone No.:	
384	Fax	ax No.:	
1385 1386 1387	Ema	mail Address:	
1388 1389	CBS	BS3-8-24. CONTRACT TO BUY AND SELL REAL ESTATE (COMMERCIAL)	
1390		CTM eContracts - © 2025 MRI Software LLC - All Rights Reserved	



City of Woodland Park Staff Report for City Council

Meeting Date	Agenda Item				
October 2nd, 2025					
Department	Presenter				
City Managaria Office / Finance					
City Manager's Office/ Finance	Aaron Vassalotti, City Manager				

Item Title

Ordinance 1507 and 1508, series 2025 to amend 2025 Budget expenditure appropriations (Budget Supplemental Ordinance)

Long title: Ordinance No. 1507, Series 2025, AN ORDINANCE ADJUSTING EXPENDITURES APPROPRIATIONS TO THE VARIOUS FUNDS, IN THE AMOUNTS AND FOR THE PURPOSE AS SET FORTH BELOW, FOR THE CITY OF WOODLAND PARK, COLORADO, FOR THE 2025 BUDGET YEAR, AND AMENDING ORDINANCE NO. 1485, SERIES 2024

And

Long title: Ordinance No. 1508, Series 2025, AN ORDINANCE ADJUSTING EXPENDITURES APPROPRIATIONS TO THE VARIOUS FUNDS, IN THE AMOUNTS AND FOR THE PURPOSE AS SET FORTH BELOW, FOR THE CITY OF WOODLAND PARK, COLORADO, FOR THE 2025 BUDGET YEAR, AND AMENDING ORDINANCE NO. 1486, SERIES 2024

History

City Council adopted the City's 2025 Annual Budget on December 5, 2024. Pursuant to the City's Home Rule Charter, City Council can amend the budget when the City Manager certifies that there are available for appropriation revenues in excess of those estimated in the budget.

Summary

The purpose of this supplemental appropriation is summarized below. This budget expenditure adjustment and revenue source is described in the attachment to this report.

- The City desires to acquire 2 parcels of real property located in Teller County, known as n/a Various, Woodland Park, CO 80863 as described in the Contract to Buy and Sell Real Estate ("Property"), for enhancements to Bergstrom Park. The acquisition of this land is widely supported by the community at large based on community surveys and provides the City with a unique opportunity to expand Bergstrom Park and parking within the downtown corridor.
- The City desires to acquire 14 parcels of real property located in Teller County, known as n/a Various, Woodland Park, CO 80863, as described in the Contract to Buy and Sell Real Estate

("Property"), for the purchase of Shining Mountain Golf Course, event center, and surrounding open space.

Staff Recommendation

Approve Ordinance No. 1507 and 1508, Series 2025 to amend the 2025 Annual Budget.

Question for Council

Does the City Council approve Ordinance No. 1507 and 1508, Series 2025?

CITY OF WOODLAND PARK, COLORADO ORDINANCE NO. 1507, SERIES 2025

AN ORDINANCE ADJUSTING EXPENDITURE APPROPRIATIONS TO THE GENERAL FUND, IN THE AMOUNTS AND FOR THE PURPOSE AS SET FORTH BELOW, FOR THE CITY OF WOODLAND PARK, COLORADO FOR THE 2025 BUDGET YEAR, AND AMENDING ORDINANCE NO. 1485, SERIES 2024.

WHEREAS, the Home Rule Charter of the City of Woodland Park specifies that City Council may, by ordinance, make supplemental appropriations when there are available for appropriation revenues in excess of those estimated in the budget.

NOW, THEREFORE, THIS ORDINANCE:

THE CITY OF WOODLAND PARK, COLORADO, ORDAINS

That an Ordinance entitled "AN ORDINANCE ADJUSTING EXPENDITURE APPROPRIATIONS TO THE GENERAL FUND, IN THE AMOUNTS AND FOR THE PURPOSE AS SET FORTH BELOW, FOR THE CITY OF WOODLAND PARK, COLORADO FOR THE 2025 BUDGET YEAR, AND AMENDING ORDINANCE NO. 1485, SERIES 2024," be and the same is hereby adopted as follows:

Section 1. The 2025 Amended Budget for the City of Woodland Park, Colorado, which is attached hereto as Exhibit A and incorporated by this reference, is hereby adopted and the monies are appropriated to the general fund as the same are budgeted.

Section 2. Effective Date. This Ordinance shall be in full force and effect from and after its publication as required by law.

PASSED BY CITY COUNCIL ON SECOND AND FINAL READING, FOLLOWING PUBLIC HEARING, THIS 16th DAY OF OCTOBER, 2025.

	Kellie Case, Mayor
ATTEST:	
Suzanne Leclercq, City Clerk	<u></u>

City of Woodland Park 2025 Supplemental Appropriation	Exhibit A
General Fund Increase Budgeted Revenues Supplemental Appropriation	\$ - 695,000
Water Fund 510 Increase Budgeted Revenues Supplemental Appropriation	\$ 3,200,000

City of Woodland Park 2025 Amended Budget Supplemental Appropriations

		2025 Current Budget	Αŗ	2025 upplemental opropriation		2025 Amended Budget
				(incr/decr)		
General Fund						
Revenue	\$	15,453,559	\$	-	\$	15,453,559
Expenditures	_	(16,027,459)		(695,000)		(16,722,459)
Revenue over/(under) Expenditures	<u></u>	(573,900)	\$	(695,000)	\$	(1,268,900)
Fund Balance Summary:						
Beginning Fund Balance - 1/1/2025		\$5,911,226			\$	5,911,226
Revenue over/(under) Expenditures		(573,900)		(695,000)		(1,268,900)
Ending Fund Balance - 12/31/2025	\$	5,337,326	\$	(695,000)	\$	4,642,326
Supplemental Appropriation Detail:			_E	xpenditures		Revenue
1. Bergstrom Park Land Acquisition			\$	695,000	\$	-
T. I. F				205.000	•	
Total adjustment		;	\$	695,000	\$	
Water Fund 510						
Revenue	\$	2,938,901	\$	-	\$	2,938,901
Expenditures	•	(7,751,662)	·	(3,200,000)	•	(10,951,662)
Revenue over/(under) Expenditures	\$	(4,812,761)	\$	(3,200,000)	\$	(8,012,761)
Fund Balance Summary:						
Beginning Fund Balance - 1/1/2025	\$	10,677,710			\$	10,677,710
Revenue over/(under) Expenditures	Ψ.	(4,812,761)		(3,200,000)	Ψ	(8,012,761)
Ending Fund Balance - 12/31/2025	\$	5,864,949	\$	(3,200,000)	\$	2,664,949
Supplemental Appropriation Detail:			_	xpenditures		Revenue
Shining Mountain Golf Course Purchase			\$	3,200,000	\$	-
Total adjustment			\$	3,200,000	\$	



City of Woodland Park Staff Report for City Council

Meeting Date	Agenda Item				
October 2nd, 2025					
Department	Presenter				
City Managarya Office / Finance					
City Manager's Office/ Finance	Aaron Vassalotti, City Manager				

Item Title

Ordinance 1507 and 1508, series 2025 to amend 2025 Budget expenditure appropriations (Budget Supplemental Ordinance)

Long title: Ordinance No. 1507, Series 2025, AN ORDINANCE ADJUSTING EXPENDITURES APPROPRIATIONS TO THE VARIOUS FUNDS, IN THE AMOUNTS AND FOR THE PURPOSE AS SET FORTH BELOW, FOR THE CITY OF WOODLAND PARK, COLORADO, FOR THE 2025 BUDGET YEAR, AND AMENDING ORDINANCE NO. 1485, SERIES 2024

And

Long title: Ordinance No. 1508, Series 2025, AN ORDINANCE ADJUSTING EXPENDITURES APPROPRIATIONS TO THE VARIOUS FUNDS, IN THE AMOUNTS AND FOR THE PURPOSE AS SET FORTH BELOW, FOR THE CITY OF WOODLAND PARK, COLORADO, FOR THE 2025 BUDGET YEAR, AND AMENDING ORDINANCE NO. 1486, SERIES 2024

History

City Council adopted the City's 2025 Annual Budget on December 5, 2024. Pursuant to the City's Home Rule Charter, City Council can amend the budget when the City Manager certifies that there are available for appropriation revenues in excess of those estimated in the budget.

Summary

The purpose of this supplemental appropriation is summarized below. This budget expenditure adjustment and revenue source is described in the attachment to this report.

- The City desires to acquire 2 parcels of real property located in Teller County, known as n/a Various, Woodland Park, CO 80863 as described in the Contract to Buy and Sell Real Estate ("Property"), for enhancements to Bergstrom Park. The acquisition of this land is widely supported by the community at large based on community surveys and provides the City with a unique opportunity to expand Bergstrom Park and parking within the downtown corridor.
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("Property"), for the purchase of Shining Mountain Golf Course, event center, and surrounding open space.

Staff Recommendation

Approve Ordinance No. 1507 and 1508, Series 2025 to amend the 2025 Annual Budget.

Question for Council

Does the City Council approve Ordinance No. 1507 and 1508, Series 2025?

CITY OF WOODLAND PARK, COLORADO ORDINANCE NO. 1508, SERIES 2025

AN ORDINANCE ADJUSTING EXPENDITURE APPROPRIATIONS TO THE VARIOUS FUNDS, IN THE AMOUNTS AND FOR THE PURPOSE AS SET FORTH BELOW, FOR THE CITY OF WOODLAND PARK, COLORADO FOR THE 2025 BUDGET YEAR, AND AMENDING ORDINANCE NO. 1486, SERIES 2024.

WHEREAS, the Home Rule Charter of the City of Woodland Park specifies that City Council may, by ordinance, make supplemental appropriations when there are available for appropriation revenues in excess of those estimated in the budget.

NOW, THEREFORE, THIS ORDINANCE:

THE CITY OF WOODLAND PARK, COLORADO, ORDAINS

That an Ordinance entitled "AN ORDINANCE ADJUSTING EXPENDITURE APPROPRIATIONS TO THE VARIOUS FUNDS, IN THE AMOUNTS AND FOR THE PURPOSE AS SET FORTH BELOW, FOR THE CITY OF WOODLAND PARK, COLORADO FOR THE 2025 BUDGET YEAR, AND AMENDING ORDINANCE NO. 1486, SERIES 2024," be and the same is hereby adopted as follows:

<u>Section 1.</u> The 2025 Amended Budget for the City of Woodland Park, Colorado, which is attached hereto as Exhibit A and incorporated by this reference, is hereby adopted and the monies are appropriated to the various funds as the same are budgeted.

Section 2. Effective Date. This Ordinance shall be in full force and effect from and after its publication as required by law.

PASSED BY CITY COUNCIL ON SECOND AND FINAL READING, FOLLOWING PUBLIC HEARING, THIS 16th DAY OF OCTOBER, 2025.

	Kellie Case, Mayor
ATTEST:	
Suzanne Leclercq, City Clerk	<u> </u>

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City of Woodland Park 2025 Amended Budget Supplemental Appropriations

		2025 Current Budget	2025 Supplemental Appropriation			2025 Amended Budget	
				(incr/decr)			
General Fund							
Revenue	\$	15,453,559	\$	-	\$	15,453,559	
Expenditures		(16,027,459)		(695,000)		(16,722,459)	
Revenue over/(under) Expenditures	\$	(573,900)	\$	(695,000)	\$	(1,268,900)	
Fund Balance Summary:					_		
Beginning Fund Balance - 1/1/2025		\$5,911,226		,	\$	5,911,226	
Revenue over/(under) Expenditures	_	(573,900)		(695,000)		(1,268,900)	
Ending Fund Balance - 12/31/2025		5,337,326	\$	(695,000)	\$	4,642,326	
Supplemental Appropriation Detail:			E	xpenditures		Revenue	
Bergstrom Park Land Acquisition			\$	695,000	\$	-	
Total adjustment		:	\$	695,000	\$		
Water Fund 510							
Revenue	\$	2,938,901	\$	-	\$	2,938,901	
Expenditures	_	(7,751,662)		(3,200,000)	_	(10,951,662)	
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Supplemental Appropriation Detail:			E	xpenditures		Revenue	
Shining Mountain Golf Course Purchase			\$	3,200,000	\$	-	
-				. ,			
Total adjustment			ı	2 200 000	Φ		
Total adjustment		:	\$	3,200,000	\$		