

Jamie Wollman
Jane Rieck, Chair
Rodney Brockelman
Randall Miller
Richard Sall
Lynn Sauve
Kathryn Latsis, Chair Pro Tem

Arapahoe County Planning Commission Agenda

Tuesday, April 6, 2021 6:30 PM

Lima Plaza Campus - Arapahoe Room 6954 S. Lima St., Centennial, CO 80112

Below is the TEAMS link to view the meeting broadcast with a 20-30 second delay:

 $https://teams.microsoft.com/l/meetup-join/19\%3ameeting_NGNmZmM0MzEtMDlmMC00YmYzLWE0MDYtMWVhZmM5NTEyNTJk\%40thread.v2/0?\\ context=\%7b\%22Tid\%22\%3a\%2257d7b626-d71d-47f6-84c1-c43bda19ba16\%22\%2c\%22Oid\%22\%3a\%221598c759-ef37-4510-a39d-da827b24c6ff\%22\%2c\%22IsBroadcastMeeting\%22\%3atrue\%7d$

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Conference ID: 967 872 451#

- 1. CALL TO ORDER
- 2. GENERAL BUSINESS ITEMS
 - 2.a ELECTION OF OFFICERS

Attachments: ELECTION OF OFFICERS

- 3. APPROVAL OF THE MINUTES
 - **3.a.** MARCH 2, 2021 PLANNING COMMISSION

Attachments: Planning Commission Minutes 03-02-2021

- 4. PUBLIC HEARINGS
 - **4.a.** CASE NO CZ20-001, PEORIA AG LAND / CONVENTIONAL REZONE (CZ) BILL SKINNER, SENIOR PLANNER, PUBLIC WORKS & DEVELOPMENT (PWD)

Attachments: CASE NO CZ20-001, PEORIA AG LAND / CZ STAFF REPORT

- 5. ANNOUNCEMENTS
- 6. OTHER ITEMS OF INTEREST TO THE BOARD
- 7. ADJOURN

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Arapahoe County

5334 South Prince Street Littleton, CO 80120 303-795-4630 Relay Colorado 711

Board Summary Report

File #: 21-291 Agenda Date: 4/6/2021 Agenda #: 2.a

ARAPAHOE COUNTY PLANNING COMMISSION GENERAL BUSINESS – ELECTION OF OFFICERS APRIL 6, 2021 6:30 P.M.

ANNUAL ELECTION OF PLANNING COMMISSION OFFICERS

Jan Yeckes, Planning Division Manager

March 23, 2021

<u>Purpose and Recommendation</u>: Following are the sections of the adopted bylaws of the Arapahoe County Planning Commission addressing Election of Officers and the Duties of Officers. Historically, the Executive Secretary and Recording Secretary have been the Planning Division Manager or Designee. The Chair and Chair Pro Tem are elected from the Planning Commission membership.

Staff recommends that the Planning Commission make nominations for officers and vote to elect officers to serve until the next annual election, anticipated to occur in March or April of 2022.

PLANNING COMMISSION BYLAWS

Amended and Approved by Planning Commission January 21, 2020 Approved by Board of County Commissioners by Resolution 200134 Effective February 25, 2020

II. ADMINISTRATION

A. <u>Election of Officers</u>

- 1. The Arapahoe County Planning Commission is a body composed of a maximum of seven (7) members appointed by the Board of County Commissioners. The Planning Commission elects a Chair and a Chair Pro-Tem from among its members. A permanent member of the Planning Division, elected by the Planning Commission, occupies the position of Executive Secretary. *Ref: 5-1.3.A.2. and 5-1.3.B.*
- 2. Between March 1 and April 30, each year, the Commission shall elect, from its membership, a Chair and Chair Pro-Tem. A majority vote of those present is required to elect a Chair. After the Chair is elected, the same procedure shall be followed in the election of a Chair Pro-Tem.

B. Duties of Officers

1. <u>Chair</u>. It is the responsibility of the Chair to conduct Planning Commission meetings in accordance with the rules of order adopted herein. Upon motion made and passed, in accordance with these Rules, the Commission may suspend compliance with these Rules if it determines that no person's substantial rights would be prejudiced. The Chair shall be a voting member

of the Commission and is accorded the same rights and privileges accorded other members of the Commission. The Chair is authorized to sign documents, minutes, and schedule work sessions.

- 2. <u>Chair Pro-Tem</u>. In the event that the Chair is temporarily unable to act due to absence, illness or personal interest in any matter coming before the Commission, or due to any other cause, the Chair Pro-Tem shall be accorded the same privileges and responsibilities as the Chair. In the event neither Chair nor Chair Pro-Tem is present, those present shall elect a temporary Chair.
- 3. <u>Executive Secretary</u>. In coordination with the Chair and the Planning Staff, schedules public hearings and other meetings before the Commission. The Executive Secretary or a designee appointed by the Executive Secretary prepares and distributes the Commission agendas and provides a written summary of decisions made by the Commission.
- 4. Recording Secretary. Shall keep the minutes (*Ref: 5-1.3.C.3.*) and audio recordings of all Commission meetings. The Executive Secretary or designee shall act as the Recording Secretary for the Planning Commission, and the Planning Division Office of Public Works and Development shall be the custodian of all Commission records pertaining to actions of the Planning Commission.

Draft Motions for Nominations:

The Chair will open nominations and, after each nomination, will call for additional nominations prior to voting.

Nomination for Chair: I move to nominate [Planning Commission Member Name] to serve as Chair of the Planning Commission. Subsequent/additional nominations may be made, by motion, prior to voting.

Nomination for Chair Pro Tem: I move to nominate [Planning Commission Member Name] to serve as Chair Pro Tem of the Planning Commission. Subsequent/additional nominations may be made, by motion, prior to voting.

<u>Nomination for Executive Secretary</u> (also serves as the <u>Recording Secretary</u> under the Bylaws): I move to nominate the Planning Division Manager or Designee to serve as the Executive Secretary.

PLANNING COMMISSION ANNUAL ELECTION OF OFFICERS 2021

Resolution Number 21-001

WHEREAS, Colorado Revised Statutes (CRS) 30-28-104 provides that the County's Planning Commission shall adopt such rules and regulations governing its procedure as it may consider necessary or advisable and shall keep a record of its proceedings, which record shall be open to inspection by the public at all reasonable times; and

WHEREAS, the Planning Commission has adopted bylaws and most recently amended and updated the bylaws at its regularly scheduled meeting on January 21, 2020; and

WHEREAS, the Board of County Commissioners, in its role of administering the Citizen Boards, Committees and Commissions program, reviews and approves the bylaws of all citizen commissions appointed by the Board of County Commissioners and approved the currently adopted bylaws pursuant to Resolution No. 200134; and

WHEREAS, Section II. Administration, A. Election of Officers and B. Duties of Officers provide for an annual election to be held between March 1 and April 30 of each year; and

WHEREAS, nominations for the positions of Chair and Chair Pro Tem and Executive Secretary were offered and voted upon;

THEREFORE, the Officers elected for the Planning Commission during a public meeting held on April 6, 2021, are as follows:

Chair – Planning Commission Member [First Nomination by: Second by: Vote:	and Last Name]
Chair Pro-Tem – Planning Commission Mem Nomination by: Second by: Vote:	ber [First and Last Name]
Executive Secretary – Planning Division Mar Nomination by: Second by: Vote:	nager or Designee
Jane Rieck, Planning Commission Chair	Date signed



Arapahoe County

5334 South Prince Street Littleton, CO 80120 303-795-4630 Relay Colorado 711

Board Summary Report

File #: 21-292 Agenda Date: 4/6/2021 Agenda #: 3.a.

MINUTES OF THE REGULAR MEETING OF THE ARAPAHOE COUNTY PLANNING COMMISSION TUESDAY, MARCH 2, 2021

ATTENDANCE	A regular meeting of the Arapahoe County Planning Commission was called and held in accordance with the statutes of the State of Colorado and the Arapahoe County Land Development Code. The following Planning Commission members were in attendance: Jane Rieck, Chair; Richard Sall, Lynn Sauve, Kathryn Latsis, Chair Pro-Tem, Jamie Wollman, Rodney Brockelman, and Randall Miller. Also present were: Robert Hill, Senior Asst. County Attorney; Bill Skinner, Senior Planner; Jason Reynolds, Current Planning Program Manager; Loretta Daniel, Long Range Planning Program Manager; Jan Yeckes, Planning Division Manager; from the Open Spaces Department: Brett Collins, Grants and Acquisitions Manager; Shannon Carter, Director of Open Spaces and Intergovernmental Relations; Glen Poole, Operations Manager; Roger Harvey, Planning Administrator; Lizzie Mayer, Communications Business Partner for Open Spaces, Communication Services; and members of the public.		
CALL TO ORDER	Chair Rieck called the meeting to order at 6:30 p.m. and noted a quorum of the Board was present. This meeting was held through the Teams platform and telephone call-in for public participation in public hearing items. Jason Reynolds, Current Planning Program Manager, explained the format of the meeting and how the public could provide public comment.		
DISCLOSURE MATTERS	There were no Planning Commission member conflicts with the matters before them.		
	GENERAL BUSINESS ITEMS:		
APPROVAL OF THE MINUTES	The motion was made by Ms. Wollman and duly seconded by Mr. Brockelman to accept the minutes from the February 16, 2021, Planning Commission meeting, with the following revisions:		
	Page 5 should read, "Mr. Sall complimented the design of the building" rather than "complemented."		
	 Also Ms. Rieck asked to confirm the presenter for the item to see whether it was correct. (Staff confirmed Mr. Peer is who presented for SDP20-002). 		

Planning Commission March 2, 2021 Page 1 of 5

	The motion passed unanimously.				
	REGULAR ITEMS:				
ITEM 1	CASE NO SD21-002, PROSPER METRO DISTRICT AMENDED AND RESTATED SERVICE PLANS / SPECIAL DISTRICT (SD) – Bill Skinner, Planner; Public Works and Development, Planning Division				
	It was noted legal noticing requirements were met for the application under consideration.				
	Mr. Skinner introduced the application to revise the service plans for metropolitan districts serving the proposed Prosper development.				
	It was noted those in attendance representing the Prosper Metro District application were Erica Montague, MaryAnn McGeady, and Jeff Vogel. Ms. Montague presented a PowerPoint, a copy of which was included in the Board packets. She outlined the service plans for the metropolitan districts approved and previously amended in February 2015 and October 2019. She stated changes were proposed for consistency throughout the metro districts. She said there was no increase in debt authorization limits or mill levies. Sections including substantive textual changes were noted, and Ms. Montague walked the Planning Commission (PC) through the text changes.				
	Ms. Rieck opened the hearing for public comments. There were no public comments. The public hearing was closed.				
	It was moved by Ms. Wollman and duly seconded by Ms. Sau in the case of SD21-002, Prosper Metropolitan District Serv Plans Amendment, that the Planning Commission reviewed staff report, including all exhibits and attachments, listened the applicant's presentation and any public comment presented at the hearing, and moved to recommend approval this application based on the findings in the staff report, subj to the following conditions:				
	1. Not less than fourteen (14) days prior to the date of issuance of any Bonds (excluding refunding Bonds), the issuing District shall provide the County Planning Division with notice of the District's intent to issue Bonds				

together with the District's plan of finance for the issuance of the Bonds and a report, or an updated report if one was previously issued, from a third party market research firm or a market research analyst that has been engaged in analyzing residential and commercial market conditions for at least five (5) years (the "Market Analyst"), that it has reviewed the financial projections utilized in sizing the proposed Bond issuance and the District's ability to meet the debt service requirements of such Bonds including, but not limited to, absorption rates, valuation, growth and inflation rates and has evaluated the same in comparison to current and projected market conditions for Arapahoe County and/or such other areas deemed by such Market Analyst to be comparable, and that such financial projections are reasonable. Additionally, on the date of closing for the Bonds, the issuing District shall deliver to the County Planning Division an opinion of counsel that the Bonds are being issued in compliance with the applicable provisions of the District's Service Plan.

2. The applicant will make continuing changes or modifications to the Service Plans to address conditions of approval recommended by the Planning Commission or BOCC, if any.

The vote was:

Ms. Rieck, Yes; Ms. Sauve, Yes; Mr. Miller, Yes; Mr. Sall, Yes; Ms. Latsis; Yes; Ms. Wollman, Yes, Mr. Brockelman, Yes.

STUDY SESSION ITEMS:

ITEM 1

CASE NO LR21-001, OPEN SPACES MASTER PLAN – Brett Collins, Grants and Acquisitions Manager, Open Spaces Department

Representing the project team:

Brett Collins, Grants & Acquisitions Manager, Open Spaces Glen Poole, Operations Manager, Open Spaces Roger Harvey, Planning Administrator, Open Spaces Shannon Carter, Director of Open Spaces & Intergovernmental Relations Lizzie Mayer, Communications Business Partner to Open Spaces, Communication Services Chris Geddes, Design Workshop Anna Laybourn, Design Workshop

Mr. Collins introduced the project team and explained that the purpose of the study session was to review progress on the draft Open Spaces Master Plan. He reported this was the second study session with the Planning Commission on the master plan process. He stated, following final review by OSTAB and adoption by the Board of County Commissioners, the approved master plan would be brought back to the Planning Commission for adoption, by reference, as an element of the Comprehensive Plan.

Mr. Carter provided a history of the Open Spaces master planning efforts that occurred a number of years ago and outlined the current work effort. A staff report and a copy of the document on the master plan process and recommendations were provided to the Planning Commission for the study session.

Anna Laybourn and Chris Geddes, Design Workshop, presented a PowerPoint, which was included with the board packet. explained the project was in the Strategies, Priorities & Action Plan phase, and input would be incorporated into the Draft Master Plan during March. They explained the public engagement, to date, was summarized.; further, common themes and priorities heard during the outreach were summarized and fell into five general categories. The team presented survey results were also presented and Master Plan key objectives and priorities were outlined and explained in greater detail using maps and exhibits. It was noted Programming; Operations & Maintenance were key pillars of the Open Spaces mission. These efforts were outlined. It was noted aligning County plans and policies were also important aspects of the process and would have implications for the Land Development Code, as well as, for the Comprehensive Plan. Securing a sustainable future for the Open Spaces program, through reauthorization of the open space sales and use tax, would be critical to their success. Anticipated changes would be to increase the percentage of the tax specified for maintaining the expanding inventory of properties and extending the sunset time period. It was noted a town hall meeting was planned for March 25th and public comment would be taken from March 23rd through April 12th.

Ms. Laybourn, Mr. Carter, Mr. Poole and Mr. Collins answered questions from the Planning Commission about process, land acquisitions that had occurred, land values, partnering with other

	agencies to help cover costs, role of the Colorado lottery in funding open spaces at the local level, and whether additional acquisitions were needed or making lands already owned by the County more accessible to the public. There were also Planning Commission comments about the need for provisions within the Land Development Code to assist with dedicating open space lands in relation to land development and to meet the needs for parks, including dog parks. There were questions about the corridors outlined and how private properties in the east county, including along the I-70 corridor, might be affected. Mr. Carter noted that the highlighted corridors indicated that an effort was being made to look at areas strategically, rather than
	relying on opportunity. He stated any number of open space uses could occur within the general corridors noted on the map, such as trail connections, conservation easements, picnic areas, or other types of uses.
ANNOUNCEMENTS AND QUESTIONS	Ms. Sauve explained that her previous appointment on the board had been to fill an unexpired term of a Planning Commissioner who had resigned. She reported having received notification from Commissioner Jackson that she had been appointed to a new full term as a Planning Commissioner.
ADJOURNMENT	There being no further business to come before the Planning Commission, the meeting was adjourned.



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Board Summary Report

File #: 21-293 Agenda Date: 4/6/2021 Agenda #: 4.a.



Staff Report

To: Planning Commission

Through: Jan Yeckes, Planning Division Manager, PWD

Presenter: Bill Skinner, Senior Planner, PWD

Subject: Case No. CZ20-001 Peoria Crossing Road Rezoning

Purpose and Request

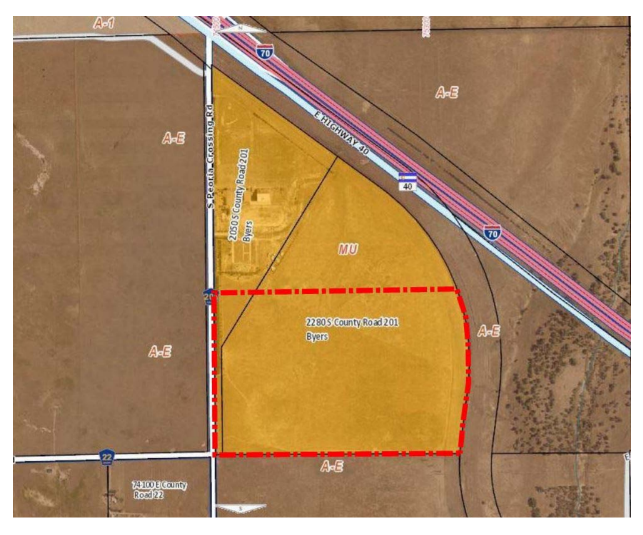
Owner Lonnie Clark proposes rezoning 140 acres of land currently that is currently a part of the Colorado Motor Sports Park Mixed Use Planned Unit Development (MU-PUD) from MU-PUD to Agricultural Estate (A-E).

Location and Vicinity Map

The subject property consists of part of 2050 S County Road 201 and part of 2280 S County Road 201. This property is located in Commissioner District 3.



Adjacent Subdivisions, Zoning, And Land Use



North - The existing Colorado Motorsports MU-PUD will remain in place

South - Agricultural lands zoned A-E

East - Agricultural lands zoned A-E and a seasonal stream corridor

West - Agricultural lands zoned A-E

Background

The following is a summary of previous zoning actions on the subject property.

1972: The subject property was zoned A-E as part of the initial establishment of zoning in Arapahoe County.

1976: The subject property was included in the approval of Preliminary Development Plan Z75-032. Application Z75-032 requested approval of a dog racing facility that included a track, parking for 2,000 vehicles, housing, and kennels on a 238.1 acre site.

2007: Approval of application A05-002 expanded the uses approved in the Z75-032 PDP to include those shown here:

ATHLETIC EVENTS, AGRICULTURAL EXHIBITS FAIRS, AUTOMOBILE SHOWS, TRACK EVENTS, CONCERTS, ENTERTAINMENT EVENTS, FAIRS, FARMERS MARKET, GO CART RACES, LIVESTOCK EVENTS AND SHOWS, OTHER USES WITH SIMILAR CHARACTERISTICS, PUBLIC AND PRIVATE GATHERINGS, RODEOS, SCHOOL EVENTS

2015: The subject property is included in the approval application Z14-003 Colorado Motorsports PDP which sought to modify the defunct dog racing facility for use as a motorsport venue. Uses approved as part of Z14-003 are shown here:

MOTOR SPORTS AND TRACK EVENTS SUCH AS CAR, TRUCK AND MOTORCYCLE EVENTS, MONSTER TRUCK SHOWS, TRUCK AND TRACTOR PULLS, OFF-ROAD SHORT COURSE RACING, MUD PIT RACING, MOTOCROSS, SUPER CROSS, ENDURO CROSS, DRAG BOAT, STUNT SHOW EVENT OR DEMOLITION DERBY, AGRICULTURAL EXHIBITS FAIRS. INDOOR OR OUTDOOR ENTERTAINMENT EVENTS SUCH AS FAIRS, SWAP MEETS, SCHOOL EVENTS, CONCERTS, CAR/TRUCK SHOWS, TRADE SHOWS, ATHLETIC OR RECREATION EVENTS. USES NOT SPECIFICALLY LISTED ABOVE MAY BE PERMITTED IF, IN THE OPINION OF THE PLANNING DIVISION MANAGER, THEY ARE SIMILAR IN CHARACTER TO PERMITTED USES IN THIS PDP, AND ARE IN CONFORMANCE WITH THE INTENT OF THIS PDP.

2021: This application, CZ20-001 seeks to remove 140 acres from the PUD zoning described above and return it to A-E zoning similar to that established in 1972. The requested A-E zoning matches that of the surrounding properties with the exception of the 98 acres that remain in the Z14-003 Colorado Motorsports PUD.

Discussion

Staff review of this application included a comparison of the proposal to policies and goals outlined in the Comprehensive Plan, the Rezoning section of the Land Development Code, existing uses, and an analysis of referral comments.

1. The Comprehensive Plan

Staff has determined the application is consistent with the following goals and policies identified in the Arapahoe County Comprehensive Plan:

GOAL RA GM 1 – Preserve the Rural Character of the Rural Area

Policy RA GM 1.3 - Prohibit Urban and Large Lot Residential Development in the Rural Area - The County will maintain the rural character by limiting development to very low densities in the Rural Area, in accordance with existing County zoning, and prohibiting higher densities other than for cluster residential development.

Strategy RA GM 1.3(a) - Maintain Agricultural Zoning

The County will restrict rezoning of land in the Rural Area for urban development or large lot residential. – Approval of Application CZ20-001 would remove 140 acres of rural land from the Colorado Motorsports PDP, reducing the area of this very non-rural PUD to roughly 41% of its current size.

The Comprehensive Plan designates this site as Tier 2. Tier 2 properties are intended to remain rural with agricultural and related uses and low density residential uses. If approved, the rezoning to A-E will establish a 35 acre minimum lot size. This is aligned with the intent of the Tier 2 designation.

2. <u>Land Development Code Review</u>

Chapter 5, Section 5-3.2 of the Land Development Code provides the review and approval criteria for rezonings. All rezoning applications must meet the following standards:

a. Recognize the limitations of existing and planned <u>infrastructure</u>, by thoroughly examining the availability and capability of water, sewer, drainage, and transportation systems to serve present and future land uses.

Application CZ20-001 requests approval of A-E zoning which includes a 35 acre minimum lot size requirement. Given the 35 acre minimum lot size requirement, the location of the site, and the lack of access to municipal water and sewer infrastructure for the foreseeable future, it is assumed the subject property will rely on well water and septic field sanitation. Tri-County Health Department reviewed the proposed zoning and offered direction pertaining to the implementation of onsite waste water treatment (septic fields) and domestic wells.

South Peoria Crossing Road (County Road 201) is adjacent to the west edge of the subject property and could provide access. Access to public roads for any lots created will be required if the property is subdivided.

In terms of access to water, sanitation, drainage, and access to transportation infrastructure the proposed rezoning complies with criteria stated in the Land Development Code.

b. Assure <u>compatibility</u> between the proposed development, surrounding land uses, and the natural environment.

The requested A-E zoning matches that of the surrounding properties with the exception of the 98 acres that will remain in the Z14-003 Colorado Motor Sports PUD.

The natural short grass prairie ecosystem that predated establishment of ranching and farming activities in this part of Colorado is not known to exist on the subject property.

c. Allow for the efficient and adequate provision of <u>public services</u>. Applicable public services include, but are not limited to, police, fire, school, park, and libraries.

Rezoning the property from MU-PUD to A-E will not affect the level of services available to the subject property. Service levels will be comparable to other A-E zoned properties surrounding the subject property.

d. Enhance <u>convenience</u> for the present and future residents of Arapahoe County by ensuring that appropriate supporting activities, such as employment, housing, leisure-time, and retail centers are in close proximity to one another.

- Rezoning the property from MU-PUD to A-E would not affect convenience for present and future residents.
- e. Ensure that public <u>health and safety</u> is adequately protected against natural and man-made hazards which include, but are not limited to, traffic, noise, water pollution, airport hazards, and flooding.
 - Rezoning the property from MU-PUD to A-E will remove the potential motorsports activities allowed in the current Colorado Motorsports PDP. This reduces the potential for hazards such as traffic, noise, and pollution on the subject property and in the area.
- f. Provide for <u>accessibility</u> within the proposed development, and between the development and existing adjacent uses. Adequate on-site interior traffic circulation, public transit, pedestrian avenues, parking and thoroughfare connections are all factors to be examined when determining the accessibility of a site.
 - The requested A-E zone district standards include a 35-acre minimum lot size requirement. No internal roads or pedestrian circulation systems (aside from private driveways) are required to serve A-E zoned properties.
- g. Minimize disruption to existing <u>physiographic features</u>, including vegetation, streams, lakes, soil types and other relevant topographical elements.
 - There are no significant physiographic features on the subject property.
- h. Ensure that the <u>amenities</u> provided adequately enhance the quality of life in the area, by creating a comfortable and aesthetically enjoyable environment through conventions such as, the preservation of mountain views, the creation of landscaped open areas, and the establishment of recreational activities.
 - The minimum lot size in the requested A-E zone district is 35 acres. Lots of this size provide abundant opportunities for outdoor open areas and recreation.
- i. Enhance the usable <u>open spaces</u> in Arapahoe County, and provide sufficient unobstructed open space and recreational area to accommodate a project's residents and employees.
 - The minimum lot size in the requested A-E zone district is 35 acres. Lots of this size provide abundant opportunities for outdoor open areas and recreation.
- j. Ensure the application complies with the requirements of this Resolution and is in general conformance with the Arapahoe County Comprehensive Plan.
 - The application complies with the intent of the Comprehensive Plan as discussed above.

3. Referral Comments

Comments received during the referral process are summarized in the chart below.

Referral Agency	Response		
Arapahoe County Assessor	No response		
Arapahoe County Engineering	Comments have been addressed		
Arapahoe County Mapping	Comments have been addressed		
Arapahoe County Open Space	No response		
Arapahoe County Planning	Comments have been addressed		
Arapahoe County Sheriff	No comments		
Arapahoe County Zoning	No comments		
Arapahoe Library District	No response		
Bijou Telephone Co-Op	No response		
CDOT	Minimal comments – If the property develops a TIS and [additional] access permits may be required.		
Deer Trail & East Adams Conservation District	No response		
Deer Trail Planning	No response		
Deer Trail Post Office	No response		
Deer Trail Rural Fire Protection District	No response		
Deer Trail School District 26 j	No response		
Intermountain Rural electrical Assoc.	No response		
Department of Regulatory Agencies	No comment		
North Kiowa Bijou Groundwater District 4483	No response		
Public Utilities Commission - Railroad Crossings	No response		
I-70 Corridor Regional Advancement Partnership	No comment		
Tri County Health Department	Specific direction given regarding onsite waste water treatment and water well management.		
Adjacent Property Owner / west – Mr. & Ms. Moreno	No Objection – "Race Track was never a fit for the surrounding area" with additional suggestions for stop and speed limit signs.		

<u>Staff Findings</u>
Staff has visited the site, reviewed the plans, supporting documentation, and referral comments. Based upon review of applicable development regulations and analysis of referral comments, our findings include:

1. Rezoning application CZ20-001 generally conforms to the Arapahoe County Comprehensive Plan.

2. Rezoning application CZ20-001 complies with standards established in Section 5-3.2 Rezoning of the Land Development Code.

Fiscal Impact

Approval of this request does not appear to have a direct fiscal impact to Arapahoe County.

Alignment with Strategic Plan

Provide Essential and Mandated Services: Review and approval of appropriate zoning in Arapahoe County is an essential service.

Staff Recommendation

Considering the findings and other information provided herein, Staff recommends approval of Case No. CZ20-001 Peoria Crossing Road Rezoning subject to the following conditions of approval:

1. Prior to signature of the final copy of these plans, the applicant must address Public Works and Development Staff comments and concerns.

Alternatives

The Planning Commission has alternatives that include the following:

- 1. Recommend approval the proposed Rezoning with conditions of approval
- 2. Continue to a date certain for more information.
- 3. Recommend denial of the proposed Rezoning.

Concurrence

The Public Works and Development Planning and Engineering Services Divisions have reviewed the application, and the Arapahoe County Public Works Department is recommending approval of this case.



PUBLIC WORKS AND DEVELOPMENT

BRYAN D. WEIMER, PWLF

Director

Lima Plaza 6924 South Lima Street Centennial, Colorado 80112-3853 720-874-6500 arapahoegov.com

Planning Commission's Summary Report

Date: March 30, 2021

To: Arapahoe County Planning Commission

Through: Bill Skinner, Planning Division

From: Chuck Haskins, PE

Engineering Services Division, Manager

Case name: CZ20-001 Peoria AG Rezoning Plan

Purpose and Recommendation

The purpose of this report is to communicate the Engineering Services Staff findings, comments, and recommendations regarding the land use application(s) identified above.

Scope/Location:

The applicant, HW and LF Clark LLC, is requesting approval of an application for Peoria AG Rezoning Plan. This application includes 140 Acres located near the intersection of CR 201 and CR 22. The site is located within the Middle Bijou Creek Drainage Basin.

Engineering Services Staff has reviewed the land use application(s) and has the following findings and comments:

- 1. The site lies within the Middle Bijou Creek drainage basin.
- 2. TRC approved a variance to Appendix R of the Rural Engineering Standards for the culde-sac length exceeding 1200 feet based on support of the Deer Trail Fire District.

Engineering Services Staff is recommending the land use application(s) favorably subject to the following conditions:

1. The applicant agrees to address the Division of Engineering Services' findings, comments, and concerns as identified within the staff report.



Public Works and Development

6924 S. Lima Street Centennial, Colorado 80112 Phone: 720-874-6650; FAX 720-874-6611

www.co.arapahoe.co.us
Planning Division - Referral Routing

Case Number/Name: CZ20-001, S. Peoria Crossing Road Ag Land - ConventiaonI Rezoning

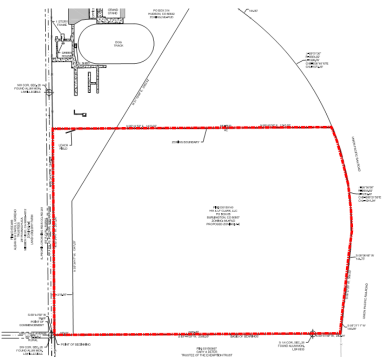
Planner: Bill Skinner
Engineer: Chuck Haskins
Date sent: March 12, 2021

Date to be returned: March 22, 2021 if possible, later as your agency is able.

The enclosed development application has been submitted to the Arapahoe County Planning Office for consideration. Due to the close proximity of the proposed development to your property or area of influence, this development proposal is being referred to your agency for comment. Please examine the referenced materials and check the appropriate line before returning the form to the Arapahoe County Planning Office. Responding on or before the date indicated above is appreciated.

This application proposes rezoning the property shown here out of the Colorado Motorsports Planned Unit Development, and back to the A-E conventional zoning that predates the Colorado Motorsports PUD. The proposed zoning matches that of similar surrounding properties. No subdivision, improvements, or modifications to the property are proposed with this rezoning.

With apologies, a short turnaround is requested. Agencies requiring additional time should feel free to submit responses as you are able.



	COMMENTS CDOT has minimal	INSERT YOUR ORGANIZATION & NAME/SIGNATURE
submitted: I have the following comments to make related		This rezone appears to convert land back to an Agricultural status. No TIS was provided for our review.
		In the event the property eventually develops, a TIS will be requested to ID and mitigate traffic impacts at the I-70
		interchange (mm 322) Depending on the assessment

March 17, 2021

Bill Skinner Arapahoe County Public Works and Development 6924 S. Lima Street Centennial, CO 80112

RE: S Peoria Cross Road Ag Land, CZ20-001

TCHD Case No. 6835

Dear Mr. Skinner,

Thank you for the opportunity to review and comment on Rezoning of 140.04 acres from Planned Unit Development (PUD) in the Colorado Motor Sports Park PUD to Agricultural-Estate (A-E) located at 2280 S County Road 201. Tri-County Health Department (TCHD) staff has reviewed the application for compliance with applicable environmental and public health regulations and principles of healthy community design. After reviewing the application, TCHD has the following comments.

On-Site Wastewater Treatment System (OWTS) – New or Expanded

Proper wastewater management promotes effective and responsible water use, protects potable water from contaminants, and provides appropriate collection, treatment, and disposal of waste, which protects public health and the environment. TCHD has no objection to the properties being served by an OWTS provided that the systems are permitted, inspected and operated in accordance with TCHD's current OWTS Regulation. Based on the applicant's description, a permit for the installation and final approval of the OWTS is required. In order to start the process, the applicant may contact our Greenwood Village Office by phone at 720-200-1670 or in-person at 6162 S Willow Drive, Suite 100. More information is available at http://www.tchd.org/269/Septic-Systems.

Domestic Well

Drinking water contaminated with pathogens can cause a variety of illnesses in humans. It is important to protect source water from contamination, and to treat drinking water to eliminate pathogens before it is provided for human consumption. Individual well owners have primary responsibility for the safety of the water drawn from their own wells. Well owners with questions about wells or well water can call the Wellcare® Hotline operated by the Water Systems Council, a national organization focused on well systems not regulated under the Safe Drinking Water Act., at 888-395-1033 or online at www.wellcarehotline.org. Well owners may also contact Jennifer Charles, Water Quality Specialist, at (720) 200-1583 with water quality questions.

The applicant may want to consider having the well water analyzed for a number of contaminants as a baseline of the water quality. A baseline water quality analysis is valuable for future reference in the case of possible contamination. Certain parameters such as coliform bacteria and nitrate, pH and Total Dissolved Solids (TDS) are recommended to be analyzed annually as these can indicate possible breaches in the well. The Colorado Department of Public Health and Environment (CDPHE), Laboratory Services Division can assist you with water analyses. The CDPHE offers individual water tests as well as testing packages to choose from depending on your needs. The CDPHE laboratory web site is located at: https://www.colorado.gov/pacific/cdphe/water-testing.

Please feel free to contact me at 720-200-1585 or aheinrich@tchd.org if you have any questions on TCHD's comments.

Sincerely,

AHF

Annemarie Heinrich Fortune, MPH/MURP Land Use and Built Environment Specialist

cc: Sheila Lynch, Laura DeGolier, Michael Weakley, TCHD

Bill Skinner

From: Alban Moreno <alban.moreno@yahoo.com>

Sent: Sunday, March 21, 2021 5:30 PM

To: Bill Skinner

Subject: Case No.CZ20-001, S. Peoria Crossing Road Rezoning

Follow Up Flag: Follow up Flag Status: Flagged

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Mr. Bill Skinner- Senior Planner Arapahoe County Planning Division

This email is in response to your letter dated March 15, 2021 regarding the request by Justin Reyher of Beacon Real Estate Services for Rezoning of Certain property located at 2280 S County Road 201, Byers, CO 80103. Carol and i have no objection of the granting of the requested rezoning for the 140.04 acres as depicted on the supplied map from Currant PUD "race track" to A-E agriculture zoning provided all zoning criteria is met by the county planning division of Arapahoe County.

I have always been opposed to the "Race Track" as was never a fit for the surrounding area. Our property is the 640 acres across from the property in question. My only suggestion is that a stop sign be required at the crossing of the proposed new road at Country road 201 for public safety and a posted vehicle speed limit sign be erected on Country Road with the increased traffic flow.

Thank you for providing us with this information.

Kind Regards,

Alban and Carol Moreno Trustees for Moreno Living trust.



Arapahoe County Public Works and Development Planning Division

6924 S. Lima Street Centennial, Colorado 80112 Phone: 720-874-6650 www.arapahoegov.com

Land Development Application

This form must be complete.

Land Development Application materials received after 2pm shall be date stamped received the following business day.

APPLICANT NAMI	E:	ADDRES	S:			CONTACT:	
			Po Box 65 Burlington, CO	O 80807			e Clark
		PHONE:	303-517-1212			TITLE:	
Hw & Lf C		EMAIL:	cirruss614c@g	gmail.com		Mana	ger
OWNER(S) OF RI NAME(S):	ECORD	ADDRES	SS:			SIGNATURE(S):	
NAME(S):		PHONE:	Po Box 65 Burlington, CO	O 80807		Lonnie L Clark	08/26/2020
		EMAIL:	303-517-1212				
Hw & Lf C	lark LLC		cirruss614c@g	gmail.com			
ENGINEERING F	IRM NAME:	ADDRES	S:			CONTACT:	
		PHONE: EMAIL:				TITLE:	
Pre-Submittal Ca		I		Planner:Bill Skinner	Pi	re-Submittal Engineer	Kurt Cotten
State Parcel ID N	o. (AIN no.):	03513	9140				
Parcel Address or	Cross Streets:	2280 \$	S County Road 2	201, Byers, CO 8	30103		
Subdivision Nam	ne & Filing No:	Colora	ado Motor Sport	s –Rural Resider	ntial L	ots	
			EXISTING			PROPO:	SED
Zoning:		PUD			A-E		
Project Name:			do Motor Sports			Ag Land	
Site Area (Acres)		140.04			140.04	27.01	
Density (Dwelling	,	n/a				per 35.01 acres	
Building Square		n/a			n/a		
Disturbed Area (A	Acres):	N/A			n/a		
				CASE TYPE (S)			
	tional Rez	cone			0	-	
			THIS SECTIO	N IS FOR OFFICE USE ON	LY		
Case No:			Assigned Planner:		Assign	ned Engineer:	
TCHD Fee:	\$		Planning Fee(s):	\$	Engine	eering Fee(s):	\$

This land use application shall be submitted with all required application fees. Incomplete applications will not be accepted. Submittal of this application *does not* establish a vested property right in accordance with C.R.S. 24-68-105(1). Processing and review of this application may require the submittal of additional information, subsequent reviews, and/or meetings, as outlined in the Arapahoe County Land Development Code.

Letter of Intent

Date: 8/26/20

Arapahoe County Public Works & Development Planning Division 6924 S Lima St Centennial, CO 80112

RE: H.W. & L.F. Clark LLC/ Conventional Rezoning

Dear Public Works & Development:

Hw & Lf Clark LLC, is proposing a project within unincorporated Arapahoe County. The project is called Peoria Ag Land and is located at 2280 S County Road 201, Byers, CO 80103, South of I-70 and County Road 201.

The project includes 140.04 acres (6,100,142.4 square feet) and is currently zoned PUD in the Colorado Motor Sports Park PUD.

The land to the South of the Colorado Motor Sports Park is owned by, H.W. & L.F. Clark LLC, a different owner from the Colorado Motor Sports Park (Guadalupe Chavez).

H.W. & L.F. Clark LLC is seeking to change the zoning to A-E for large lot residential use.

Sincerely,

Lonnie L Clark 08/26/2020

Lonnie Clark Hw & Lf Clark LLC Manager 303-517-1212 cirruss614c@gmail.com

Planning Commission DRAFT MOTIONS - CZ20-001 Peoria Crossing Road Rezoning

Conditional Recommendation to Approve

In the case of CZ20-001 Peoria Crossing Road Rezoning, I have reviewed the staff report, including all exhibits and attachments and have listened to the applicant's presentation and any public comment as presented at the hearing and hereby move to recommend approval of this application based on the findings in the staff report, subject to the following conditions:

1. Prior to signature of the final copy of these plans, the applicant will address all Public Works and Development Staff comments.

Staff provides the following Draft Motions listed below as general guidance in preparing <u>an alternative motion</u> if the Planning Commission reaches a different determination:

Recommendation to Deny

In the case of CZ20-001 Peoria Crossing Road Rezoning, I have reviewed the staff report, including all exhibits and attachments and have listened to the applicant's presentation and any public comment as presented at the hearing and hereby move to recommend denial of this application based on the following findings:

1. State new findings in support of denial as part of the motion.

Continue to Date Certain:

In the case of CZ20-001 Peoria Crossing Road Rezoning, I move to continue the hearing to [date certain], 6:30 p.m., to obtain additional information and to further consider the information presented.

www.2ncivil.com

STREET MAINTENANCE

IT IS MUTUALLY UNDERSTOOD AND AGREED THAT THE DEDICATED ROADWAYS SHOWN ON THIS PLAT/PLAN WILL NOT BE MAINTAINED BY THE COUNTY UNTIL AND UNLESS THE STREETS ARE CONSTRUCTED IN ACCORDANCE WITH THE SUBDIVISION REGULATIONS IN EFFECT AT THE DATE CONSTRUCTION PLANS ARE APPROVED, AND PROVIDED CONSTRUCTION OF SAID ROADWAYS IS STARTED WITHIN ONE YEAR OF THE CONSTRUCTION PLAN APPROVAL. THE OWNERS, DEVELOPERS, AND/OR SUBDIVIDERS, THEIR SUCCESSORS AND/OR ASSIGNS IN INTERESTS, SHALL BE RESPONSIBLE FOR STREET MAINTENANCE UNTIL SUCH TIME AS THE COUNTY ACCEPTS THE RESPONSIBILITY FOR MAINTENANCE AS STATED ABOVE.

DRAINAGE MAINTENANCE

THE PROPERTY OWNERS SHALL BE RESPONSIBLE FOR MAINTENANCE OF ALL DRAINAGE FACILITIES INSTALLED PURSUANT OF THE SUBDIVISION AGREEMENT. REQUIREMENTS INCLUDE, BUT ARE NOT LIMITED TO MAINTAINING THE SPECIFIED STORM WATER DETENTION/RETENTION VOLUMES, MAINTAINING OUTLET STRUCTURES, FLOW RESTRICTION DEVICES AND FACILITIES NEEDED TO CONVEY FLOW TO SAID BASINS. ARAPAHOE COUNTY SHALL HAVE THE RIGHT TO ENTER PROPERTIES TO INSPECT SAID FACILITIES AT ANY TIME. IF THESE FACILITIES ARE NOT PROPERLY MAINTAINED, THE COUNTY MAY PROVIDE NECESSARY MAINTENANCE AND ASSESS THE MAINTENANCE COST TO THE OWNER OF THE PROPERTY.

EMERGENCY ACCESS NOTE

EMERGENCY ACCESS IS GRANTED HEREWITH OVER AND ACROSS ALL PAVED AREAS FOR POLICE, FIRE, AND EMERGENCY VEHICLES.

DRIVES, PARKING AREAS, AND UTILITY EASEMENT

OWNERS OF THIS PLAN OR PLAT, THEIR SUCCESSORS, AND/OR ASSIGNS IN INTEREST, THE ADJACENT PROPERTY OWNER(S), HOMEOWNERS ASSOCIATION OR OTHER ENTITY OTHER THAN ARAPAHOE COUNTY, IS RESPONSIBLE FOR MAINTENANCE AND UPKEEP OF ANY AND ALL DRIVES, PARKING AREAS, AND EASEMENTS, I.E.: CROSS-ACCESS EASEMENTS, DRAINAGE EASEMENTS, ETC.

LANDSCAPE MAINTENANCE

THE OWNERS OF THIS PLAN OR PLAT, THEIR SUCCESSORS AND/OR ASSIGNS IN INTEREST, THE ADJACENT PROPERTY OWNER(S), HOMEOWNER'S ASSOCIATION OR OTHER ENTITY OTHER THAN ARAPAHOE COUNTY IS RESPONSIBLE FOR MAINTENANCE AND UPKEEP OF PERIMETER FENCING, LANDSCAPED AREAS AND SIDEWALKS BETWEEN THE FENCE LINE/PROPERTY LINE AND ANY PAVED ROADS.

THE OWNERS OF THIS SUBDIVISION, THEIR SUCCESSORS AND/OR ASSIGNS IN INTERESTS, OR SOME OTHER ENTITY OTHER THAN ARAPAHOE COUNTY, AGREE TO THE RESPONSIBILITY OF MAINTAINING ALL OTHER OPEN SPACE AREAS ASSOCIATED WITH THIS DEVELOPMENT.

SIGHT TRIANGLE MAINTENANCE

THE OWNERS OF PRIVATE PROPERTY CONTAINING A TRAFFIC SIGHT TRIANGLE ARE PROHIBITED FROM ERECTING OR GROWING ANY OBSTRUCTION OVER THREE FEET IN HEIGHT ABOVE THE ELEVATION OF THE LOWEST POINT ON THE CROWN OF THE ROADWAY WITHIN SAID TRIANGLE.

RURAL TRANSPORTATION IMPACT FEE (RUTIF) AREA

THIS REZONE IS LOCATED WITHIN AN AREA WHICH IS SUBJECT TO A RURAL TRANSPORTATION IMPACT FEES TO DEFRAY COSTS OF IMPACTS TO CAPITAL ROAD FACILITIES CAUSED BY NEW DEVELOPMENT WITHIN THE AREA AS SET FORTH IN BOARD OF COUNTY COMMISSIONERS RESOLUTION NO. 160669. SAID RESOLUTION ESTABLISHES THE FEE SCHEDULE, WHICH FEES WILL BE CHARGED BY THE BUILDING DIVISION AND COLLECTED UPON THE ISSUANCE OF ALL BUILDING PERMITS FOR NEW CONSTRUCTION WITHIN THE IMPACT FEE AREA BOUNDARIES. THE FEES, THE IMPACT FEE AREA BOUNDARIES, THE RURAL TRANSPORTATION INFRASTRUCTURE PROPOSED TO BE FUNDED BY THE FEES AND OTHER PERTINENT PORTIONS OF THE FEE SCHEDULE MAY BE FURTHER STUDIED AND AMENDED FROM TIME TO TIME BY ACTION OF THE BOARD OF COUNTY COMMISSIONERS, AS NEEDED TO ENSURE A FAIR BALANCED SYSTEM.

PUBLIC IMPROVEMENTS NOTE

AFTER FINAL DEVELOPMENT PLAN/FINAL PLAT APPROVAL, ISSUANCE OF INDIVIDUAL BUILDING PERMITS WILL BE SUBJECT TO THE FOLLOWING STIPULATIONS AND/OR CONDITIONS PRECEDENT, WHICH OWNER AGREES TO IN CONJUNCTION WITH APPROVAL OF THE FINAL DEVELOPMENT PLAN AND/OR FINAL PLAT. SUCH BUILDING PERMITS WILL BE ISSUED ONLY AFTER THE OWNERS GUARANTEE PUBLIC IMPROVEMENTS. IN A FORM ACCEPTABLE TO THE BOARD OF COUNTY COMMISSIONERS PURSUANT TO STATE STATUTE.

CONSIDERING THE SOUTH LINE OF THE WEST HALF OF SECTION 28

TO HAVE A BEARING OF N89°44'59"E AND MONUMENTED AS SHOWN

DRAINAGE MASTER PLAN NOTE

THE POLICY OF THE COUNTY REQUIRES THAT ALL NEW DEVELOPMENT AND REDEVELOPMENT SHALL PARTICIPATE IN THE REQUIRED DRAINAGE IMPROVEMENTS AS SET FORTH BELOW:

- 1. DESIGN AND CONSTRUCT THE LOCAL DRAINAGE SYSTEM AS DEFINED BY THE PHASE III DRAINAGE REPORT AND PLAN.
- 2. DESIGN AND CONSTRUCT THE CONNECTION OF THE SUBDIVISION DRAINAGE SYSTEM TO A DRAINAGEWAY OF ESTABLISHED CONVEYANCE CAPACITY SUCH AS A MASTER PLANNED OUTFALL STORM SEWER OR MASTER PLANNED MAJOR DRAINAGEWAY. THE COUNTY WILL REQUIRE THAT THE CONNECTION OF THE MINOR AND MAJOR SYSTEMS PROVIDE CAPACITY TO CONVEY ONLY THOSE FLOWS (INCLUDING OFFSITE FLOWS) LEAVING THE SPECIFIC DEVELOPMENT SITE. TO MINIMIZE OVERALL CAPITOL COSTS, THE COUNTY ENCOURAGES ADJACENT DEVELOPMENTS TO JOIN IN DESIGNING AND CONSTRUCTING CONNECTION SYSTEMS. ALSO, THE COUNTY MAY CHOOSE TO PARTICIPATE WITH A DEVELOPER IN THE DESIGN AND CONSTRUCTION OF THE CONNECTION SYSTEM.
- 3. EQUITABLE PARTICIPATION IN THE DESIGN AND CONSTRUCTION OF THE MAJOR DRAINAGEWAY SYSTEM THAT SERVES THE DEVELOPMENT AS DEFINED BY ADOPTED MASTER DRAINAGEWAY PLANS (SECTION 3.4 OF THE ARAPAHOE COUNTY STORMWATER MANAGEMENT MANUAL) OR AS REQUIRED BY THE COUNTY AND DESIGNED IN THE PHASE III DRAINAGE REPORT.

PROPERTY DESCRIPTION:

A PARCEL OF LAND SITUATED IN THE NORTHWEST, SOUTHWEST, AND SOUTHEAST QUARTERS OF SECTION 28, TOWNSHIP 4 SOUTH, RANGE 60 WEST OF THE 6TH P.M., COUNTY OF ARAPAHOE, STATE OF COLORADO, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHWEST CORNER OF SAID SOUTHWEST QUARTER OF SECTION 28, BEING MONUMENTED BY A 2-1/2 INCH ALUMINUM CAP; WHENCE THE SOUTH ONE-QUARTER CORNER OF SAID SECTION 28 BEARS N89°44′59″E, A DISTANCE OF 2628.50 FEET WITH ALL BEARINGS HERETO MADE RELATIVE TO THE SOUTH LINE OF SAID SOUTHWEST QUARTER; THENCE N89°44′59″E, ALONG SAID SOUTH LINE, A DISTANCE OF 30.00 FEET TO THE POINT OF BEGINNING; THENCE N00°34′47″W, ALONG A LINE 30.00 FEET EAST AND PARALLEL WITH THE WEST LINE OF SAID SOUTHWEST QUARTER, A DISTANCE OF 2073.60 FEET; THENCE N89°44′59″E, A DISTANCE OF 1470.93; THENCE N89°40′30″E, A DISTANCE OF 1343.93 FEET TO A POINT ON THE SOUTHERLY RIGHT-OF-WAY LINE OF THE UNION PACIFIC RAILROAD; THENCE ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE THE FOLLOWING FOUR (4) COURSES:

- 1) THENCE 1253.46 FEET ALONG THE ARC OF SAID NON-TANGENT CURVE TO THE RIGHT, HAVING A RADIUS OF 2664.92 FEET, A CENTRAL ANGLE OF 26°56'5" AND SUBTENDING A CHORD BEARING OF S08°21'56"E, A CHORD
- DISTANCE OF 1241.94 FEET;
 2) THENCE S06°06'46"W, A DISTANCE OF 144.75 FEET;
- 2) THENCE S06°06'46"W, A DISTANCE OF 144.75 FEET;3) THENCE S06°37'26"W, A DISTANCE OF 566.00 FEET;
- 4) THENCE S05°21'11"W, A DISTANCE OF 300.00 FEET,

 4) THENCE S05°21'11"W, A DISTANCE OF 140.68 FEET TO A POINT ON THE SOUTH LINE OF SAID SOUTHEAST QUARTER;

THENCE S89°44'39"W, ALONG SAID SOUTH LINE, A DISTANCE OF 282.24 FEET TO THE SOUTH QUARTER CORNER OF SAID SECTION 28; THENCE S89°44'59"W ALONG SAID SOUTH LINE OF THE SOUTHWEST QUARTER, A DISTANCE OF 2598.50 FEET TO THE POINT OF BEGINNING;

CONTAINING 140.05 ACRES OR 6,100,708.912 SQ FT, MORE OR LESS

EAST YALE AVE VICINITY MAP SCALE: 1"= 2000' ST STATEMENT: CERTIFICATE OF OWNERSHIP

REZONE REQUEST STATEMENT:

TO REZONE THE AREA OF LAND SOUTH OF THE ZONING BOUNDARY LINE FROM MU-PUD TO A-E.

EXISTING ZONING: MIXED USE PLANNED UNIT DEVELOPMENT, MU-PUD PROPOSED ZONING: AGRICULTURAL ESTATE, A-E

PLANNING COMMISSION RECOMMENDATION

NOT RECOMMENDED/RECOMMENDED BY THE ARAPAHOE COUNTY PLANNING COMMISSION, THIS
_____ DAY OF ______ A.D, 20___.

BOARD OF COUNTY COMMISSIONERS APPROVAL

APPROVED BY THE ARAPAHOE COUNTY BOARD OF COUNTY COMMISSIONERS, THIS_____ DAY OF _______ A.D., 20____.

SURVEYING CERTIFICATE

I, KEITH WESTFALL, A LICENSED PROFESSIONAL LAND SURVEYOR IN THE STATE OF COLORADO DO HEREBY CERTIFY THAT THE SURVEY REPRESENTED BY THIS REZONE PLAN WAS MADE UNDER MY SUPERVISION AND THE MONUMENTS SHOWN THEREON ACTUALLY EXIST AND THIS REZONE PLAN ACCURATELY REPRESENTS SAID SURVEY.

LICENSED LAND SURVEYOR

SHEET INDEX:	
COVER PAGE	. 1
REZONING PLAN	. 2

CERTIFICATE OF OWNERSHIP

I, <u>HW & LF CLARK, A COLORADO LIMITED LIABILITY COMPANY</u>, HEREBY AFFIRM THAT I AM THE OWNER OR AUTHORIZED AGENT OF ALL INDIVIDUALS HAVING OWNERSHIP INTEREST IN THE PROPERTY DESCRIBED HEREIN, KNOWN AS PEORIA AG LAND REZONE, CASE NUMBER <u>CZ20-001</u>.

WITNESS MY HAND AND SEAL NOTARY PUBLIC

HW & LF CLARK, A COLORADO LIMITED LIABILITY COMPANY

MY COMMISSION EXPIRES _____

NOTARY I.D. NUMBER

AUTHORIZED SIGNATORY.

I, <u>GUADALUPE CHAVEZ</u>, HEREBY AFFIRM THAT I AM THE OWNER OR AUTHORIZED AGENT OF ALL INDIVIDUALS HAVING OWNERSHIP INTEREST IN THE PROPERTY DESCRIBED HEREIN, KNOWN AS PEORIA AG LAND REZONE, CASE NUMBER <u>CZ20-001</u>.

OWNER OF RECORD OR AUTHORIZED AGENT
STATE OF} S.S.
COUNTY OF}
THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS DAY OF
A.D., 20 BY AS OF, AN AUTHORIZED SIGNATORY.
BY WITNESS MY HAND AND SEAL NOTARY PUBLIC

MY COMMISSION EXPIRES _______ NOTARY I.D. NUMBER

CERTIFICATE OF OWNERSHIP

I, <u>GUADALUPE DIEGO CHAVEZ</u>, HEREBY AFFIRM THAT I AM THE OWNER OR AUTHORIZED AGENT OF ALL INDIVIDUALS HAVING OWNERSHIP INTEREST IN THE PROPERTY DESCRIBED HEREIN, KNOWN AS PEORIA AG LAND REZONE, CASE NUMBER CZ20-001.

OWNER OF RECORD OR AUTHORIZE	D AGENT		
STATE OF}	0.0		
COUNTY OF }	S.S.		
THE FOREGOING INSTRUMENT WAS	ACKNOWLEDGED BEFORE N	NE THIS DAY OF	
A.D., 20_ AUTHORIZED SIGNATORY.	BY	AS	OF, AN

NOTARY I.D. NUMBER

MY COMMISSION EXPIRES _____

CERTIFICATE OF OWNERSHIP

I, <u>LORA O VELAZQUEZ</u>, HEREBY AFFIRM THAT I AM THE OWNER OR AUTHORIZED AGENT OF ALL INDIVIDUALS HAVING OWNERSHIP INTEREST IN THE PROPERTY DESCRIBED HEREIN, KNOWN AS PEORIA AG LAND REZONE, CASE NUMBER <u>CZ20-001</u>.

OWNER OF RECORD OR AUTHORIZED	AGENT		
STATE OF}	S.S.		
COUNTY OF}	3.3.		
THE FOREGOING INSTRUMENT WAS A	ACKNOWLEDGED BEFORE	ME THIS DAY O	F
A.D., 20AUTHORIZED SIGNATORY.	_BY	_ AS	_ OF
BY WITNE NOTARY PUBLIC	ESS MY HAND AND SEAL		
MY COMMISSION EXPIRES			
NOTARY I.D. NUMBER			

COVER SHEET

SHEET

1 OF 2

ARAPAHOE COUNTY CASE NUMBER: CZ20-001

BASIS OF BEARINGS:

HEREON.

REZONING