



Permit Operations and Right of Way Enforcement 201 W. Colfax Avenue, Dept. 507 Denver, CO 80202

P: 720-865-2782 F: 720-865-3280

www.denvergov.org/pwprs

REQUEST FOR RESOLUTION FOR MAJOR ENCUMBRANCE PERMIT

TO:

Karen Walton, City Attorney's Office

FROM:

Robert J. Duncanson, P.E.

Manager 2, Dévelopment Engineering Services

ROW NO.:

2012-0491-03

DATE:

July 2, 2013

SUBJECT:

Request for a Resolution granting a revocable permit, subject to certain terms and conditions, to Denver Public Schools, their successors and assigns, to encroach into the right-of-way with concrete retaining wall, handrails, stairs, chain link fences, metal gate, modular block wall, landscaping, flagpole, Play equipment including basketball hoop, swings, ball field backstop, spring ride, talk tubes, benches, concrete benches, play pits with curb walls, drywells, crusher fines track, private storm drain inlets, private storm drain pipes, irrigation pipes and valves, and picnic tables at 2550 Lowell

Blvd.

It is requested that the above subject item be placed on the next available Mayor Council Agenda.

This office has investigated the request from Margaret Brown of Brown Civil Engineering dated 3/5/2013, on behalf of Denver Public Schools for the granting of the above-subject permit.

This matter has been checked by this office and has been coordinated with Asset Management; Colorado Department of Transportation (if required); Comcast Corporation; Commission For People With Disabilities; Councilperson Shepherd; CPD: Building & Construction Services, Planning Services, and Zoning & Development Review; Denver Water Board; Environmental Services (if required); Fire Department (if required); Metro Wastewater Reclamation District; Office of Emergency Management; Office of Telecommunications; Parks and Recreation; Public Works: City Engineer, DES Construction Engineering, DES Engineering, DES Survey, IPP Infrastructure Engineering, and Street Maintenance; Qwest Corporation; Regional Transportation District; and Xcel Energy, all of whom have returned our questionnaires indicating their agreement.

As a result of the investigations, it has been determined that there is no objection to the granting of the revocable permit.

Therefore, you are requested to initiate Council action for the granting of a revocable permit, subject to certain terms and conditions, to Denver Public Schools, their successors and assigns, to encroach into the right-of-way with concrete retaining wall, handrails, stairs, chain link fences, metal gate, modular block wall, landscaping, flagpole, Play equipment including basketball hoop, swings, ball field backstop, spring ride, talk tubes, benches, concrete benches, play pits with curb walls, drywells, crusher fines track, private storm drain inlets, private storm drain pipes, irrigation pipes and valves, and picnic tables at 2550 Lowell Blvd.

INSERT PARCEL DESCRIPTION ROW 2012-0491-03-001 HERE



STANDARD PROVISIONS

The revocable permit ("Permit") granted by this resolution is expressly granted upon and subject to each and all of the following terms and conditions:

- (a) Permittee shall obtain a street occupancy permit from Public Works Permit Operations at 2000 West 3rd Avenue, 303.446.3759, and prior to commencing construction.
- (b) Permittee shall be responsible for obtaining all other permits and shall pay all costs that are necessary for installation and construction of items permitted herein.
- (c) If the Permittee intends to install any underground facilities in or near a public road, street, alley, right-of-way or utility easement, the Permittee shall join the Statewide Notification Association of Owners and Operators of Underground Facilities by contacting the Utility Notification Center of Colorado, 12600 West Colfax Ave, Suite B-310, Lakewood, Colorado, 80215 at 303.232.1991. Further, Permittee shall contact the Utility Notification Center at 1-800-922-1987 to locate underground facilities prior to commencing any work under this permit.
- (d) Permittee is fully responsible for any and all damages incurred to facilities of the Water Department and/or drainage facilities for water and sewage of the City and County of Denver due to activities authorized by the permit. Should the relocation or replacement of any drainage facilities for water and sewage of the City and County of Denver become necessary as determined by the Manager of Public Works, in the Manager's sole and absolute discretion, Permittee shall pay all cost and expense of the portion of the sewer affected by the permitted structure. The extent of the affected portion to be replaced and relocated by Permittee shall be determined by the Manager of Public Works. Any and all replacement or repair of facilities of the Water Department and/or drainage facilities for water and sewage of the City and County of Denver attributed to the Permittee shall be made by the Water Department and/or the City and County of Denver at the sole expense of the Permittee. In the event Permittee's facilities are damaged or destroyed due to the Water Department's or the City and County of Denver's repair, replacement and/or operation of its facilities, repairs will be made by Permittee at its sole expense. Permittee agrees to defend, indemnify and save the City harmless and to repair or pay for the repair of any and all damages to said sanitary sewer, or those damages resulting from the failure of the sewer to properly function as a result of the permitted structure.
- (e) Permittee shall comply with all requirements of affected utility companies and pay for all costs of removal, relocation, replacement or rearrangement of utility company facilities. Existing telephone facilities shall not be utilized, obstructed or disturbed.
- (f) All construction in, under, on or over the Encroachment Area shall be accomplished in accordance with the Building Code of the City and County of Denver. Plans and Specifications governing the construction of the Encroachments shall be approved by the Manager of Public Works and the Director of the Building Inspection Division prior to construction. Upon completion, a reproducible

- copy of the exact location and dimensions of the Encroachments shall be filed with the Manager of Public Works.
- (g) The sidewalk and street/alley over the Encroachment Area shall be capable of withstanding an HS-20 loading in accordance with the latest AASHTO Specifications. The installations within the Encroachment Area shall be constructed so that the paved section of the street/alley can be widened without requiring additional structural modifications. The sidewalk shall be constructed so that it can be removed and replaced without affecting structures within the Encroachment Area.
- (h) Permittee shall pay all costs of construction and maintenance of the Encroachment. Upon revocation of the permit or upon abandonment, Permittee shall pay all costs of removing the Encroachment from the Encroachment Area, and return the Encroachment Area to its original condition under the supervision of the City Engineer.
- (i) Permittee shall remove and replace any and all street/alley paving, sidewalks, and curb and gutter, both inside the Encroachment Area and in the rights-of-way adjacent thereto, that become broken, damaged or unsightly during the course of construction. In the future, Permittee shall also remove, replace or repair any street/alley paving, sidewalks, and curb and gutter that become broken or damaged when, in the opinion of the City Engineer, the damage has been caused by the activity of the Permittee within the Encroachment Area. All repair work shall be accomplished without cost to the City and under the supervision of the City Engineer.
- (j) The City reserves the right to make an inspection of the Encroachments contained within the Encroachment Area. An annual fee, subject to change, of \$200.00 shall be assessed.
- (k) This revocable permit shall not operate or be construed to abridge, limit or restrict the City and County of Denver in exercising its right to make full use of the Encroachment Area and adjacent rights-of-way as public thoroughfares nor shall it operate to restrict the utility companies in exercising their rights to construct, remove, operate and maintain their facilities within the Encroachment Area and adjacent rights-of-way.
- (I) During the existence of the Encroachments and this permit, Permittee, its successors and assigns, at its expense, and without cost to the City and County of Denver, shall procure and maintain a single limit comprehensive general liability insurance policy with a limit of not less than \$500,000.00. All coverage's are to be arranged on an occurrence basis and include coverage for those hazards normally identified as X.C.U. during construction. The insurance coverage required herein constitutes a minimum requirement and such enumeration shall in no way be deemed to limit or lessen the liability of the Permittee, its successors or assigns, under the terms of this permit. All insurance coverage required herein shall be written in a form and by a company or companies approved by the Risk Manager of the City and County of Denver and authorized to do business in the State of Colorado. A certified copy of all such insurance policies shall be filed with the Manager of Public Works, and each such policy shall contain a statement therein or

endorsement thereon that it will not be canceled or materially changed without written notice, by registered mail, to the Manager of Public Works at least thirty (30) days prior to the effective date of the cancellation or material change. All such insurance policies shall be specifically endorsed to include all liability assumed by the Permittee hereunder and shall name the City and County of Denver as an additional insured.

- (m) Permittee shall comply with the provisions of Article IV (Prohibition of Discrimination in Employment, Housing and Commercial Space, Public Accommodations, Educational Institutions and Health and Welfare Services) of Chapter 28 (Human Rights) of the Revised Municipal Code of the City and County of Denver. The failure to comply with any such provision shall be a proper basis for revocation of this permit.
- (n) The right to revoke this permit is expressly reserved to the City and County of Denver.
- (o) Permittee shall agree to indemnify and always save the City and County of Denver harmless from all costs, claims or damages arising, either directly or indirectly, out of the rights and privileges granted by this permit.

SPECIAL CONDITIONS FOR THIS PERMIT

(p) None

A map of the area is attached hereto.

RJD: VLH

cc: Asset Management, Steve Wirth
City Council Office, Gretchen Williams
Councilperson Shepherd and Aides
Department of Law, Karen Aviles
Department of Law, Brent Eisen
Department of Law, Shaun Sullivan
Department of Law, Karen Walton
Public Works, Alba Castro
Public Works, Nancy Kuhn
Project File # 2012-0491-03

Property Owner: Denver public Schools c/o Ed Huszcza 1350 E 33rd Ave Denver Co 80205 Agent: Brown Civil Engineering Margaret Brown 1300 Plaza Ct North Suite 101 Lafayette Co 80026

ORDINANCE/RESOLUTION REQUEST

Please email requests to Nancy Kuhn at daelene.mix@denvergov.org by NOON on Monday.

All fields must be completed.

Incomplete request forms will be returned to sender which may cause a delay in processing.

					Da	te of Request: _	July 2, 2013
Please mark one:		Bill Reques	st	or	Resolution Request		
1.	Has your agency submitted this request in the last 12 months?						
	☐ Yes	⊠ No					
	If yes, please	e explain:					
2.	Title: (Include a concise, one sentence description – please include <u>name of company or contractor</u> and <u>contract control number</u> - that clearly indicates the type of request: grant acceptance, contract execution, amendment, municipal code change, supplemental request, etc.)						
	successors ar metal gate, n spring ride, to	nd assigns, to encroac nodular block wall, la alk tubes, benches, c	th into the r indscaping, oncrete ber	ight-of flagpo iches, j	it, subject to certain terms and conf-way with concrete retaining wall, the Play equipment including bask play pits with curb walls, drywells, dralves, and picnic tables at 2550	handrails, stairs, etball hoop, swing crusher fines trac	chain link fences,
3.	Requesting Agency: PW Right of Way Engineering Services						
4.	Contact Person: (With actual knowledge of proposed ordinance/resolution.) Name: Vanessa Herman Phone: 720-913-0719 Email: vanessa.herman@denvergov.org						
5.	Contact Person: (With actual knowledge of proposed ordinance/resolution who will present the item at Mayor-Council and who will be available for first and second reading, if necessary.) Name: Nancy Kuhn Phone: 720-865-8720 Email: nancy.kuhn@denvergov.org						
6.	Encroach in tandscaping, concrete bene	he ROW with: concr flagpole, Play equipr	ete retainin nent includ urb walls, d	g wall, ing bas rywell	contract scope of work if applic, handrails, stairs, chain link fences sketball hoop, swings, ball field bass, crusher fines track, private storn D Lowell Blvd.	s, metal gate, mod	e, talk tubes henches
	**Please completenter N/A for that	te the following field. field.)	s: (Incompi	ete fiei	lds may result in a delay in process	sing. If a field is	not applicable, please
	a. Contrac	t Control Number:	N/A				
	b. Duration	n: Permanent					
	c. Location	1: 2550 Lowell Bl	vd				
	d. Affected	Council District:	Dist #1 S	hepher	rd		
	e. Benefits	: N/A					
	f. Costs:	N/A					
7.	Is there any controversy surrounding this ordinance? (Groups or individuals who may have concerns about it?) Please explain.						
	None						
			To be com	 pleted	by Mayor's Legislative Team:		
SIF	RE Tracking Number	er:		_	Date Entered:		



EXECUTIVE SUMMARY

Project Title: 2012-0491-03 MEP Brown Elementary DPS

Description of Proposed Project:Request for a Resolution granting a revocable permit, subject to certain terms and conditions, to Denver Public Schools, their successors and assigns, to encroach into the right-of-way with concrete retaining wall, handrails, stairs, chain link fences, metal gate, modular block wall, landscaping, flagpole, Play equipment including basketball hoop, swings, ball field backstop, spring ride, talk tubes, benches, concrete benches, play pits with curb walls, drywells, crusher fines track, private storm drain inlets, private storm drain pipes, irrigation pipes and valves, and picnic tables at 2550 Lowell Blvd.

Explanation of why the public right-of-way must be utilized to accomplish the proposed project:For the improvements to the school

Has a Temp MEP been issued, and if so, what work is underway:No

What is the known duration of an MEP:Permanent

Will land be dedicated to the City if the vacation goes through: N/A

Will an easement be placed over a vacated area, and if so explain: N/A

Will an easement relinquishment be submitted at a later date: N/A

Additional information: This is for a Denver Public School.



PW ROW PROJECT NO. 2012-0491 PW LAND DESCRIPTION NO. 2012-0491-03-001

TOWNSHIP 3 SOUTH COUNTY OF DENVER, STATE OF COLORADO RANGE 68 WEST OF THE 6TH P.M LOCATED IN THE NW QUARTER OF SECTION 32, CITY &

LAND DESCRIPTION

TOWN OF 6TH 出 Ы A PARCEL, ADJACENT TO BLOCK 36, WITTER AND COFIELD'S SUBDIVISION OF HIGHLANDS, RECORDED ON JULY 18, 1875, COUNTY OF ARAPAHOE, LOCATED NORTHWEST QUARTER OF SECTION 32, TOWNSHIP 3 SOUTH, RANGE 68 WEST PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO.

CHISELED WITH ALL CONSIDERING THE RANGE LINE, BEING 25.20 FEET OF THE EAST LINE OF SAID BLOCK TO BEAR SOUTH 00'17'40" EAST, A DISTANCE OF 357.95 FEET BETWEEN A FOUND CH CROSS AN OFFSET FROM THE NORTHEAST CORNER OF SAID BLOCK 36 AND A FOUND CHISELED CROSS AN OFFSET FROM THE SOUTHEAST CORNER OF SAID BLOCK 36 WITH BEARINGS CONTAINED HEREIN RELATIVE THERETO.

ALONG THE NORTH BEGINNING AT THE NORTHEAST CORNER OF SAID BLOCK 36; THENCE, AN LINE OF SAID BLOCK 36, S89'45'07"W, A DISTANCE OF 107.81 FEET; THENCE N00'14'53"W, A DISTANCE OF 12.80 FEET; THENCE S89'23'48"E, A DISTANCE OF 126.30 FEET; THENCE S00'20'10"E, A DISTANCE OF 386.86 FEET; THENCE S89'36'14"W, A DISTANCE OF 348.65 FEET; THENCE N00'17'37"W, A DISTANCE OF 18.60 FEET; THENCE NO0'17'37"W, A DISTANCE OF 18.60 FEET;

SOUTH LINE OF THENCE SOC THENCE SBS THENCE NOC BLOCK 36;

뿓 ဥ 329.89 FEET, THENCE, ALONG SAID SOUTH LINE, NB9'42'23"E, A DISTANCE OF SOUTHEAST CORNER OF SAID BLOCK 36; THENCE, ALONG THE EAST LINE OF SAID BLOCK 36, N00'17'40"W

357.97 R A DISTANCE 36, N0017'40"W, EAST LINE OF OF BEGINNING; THENCE, ALONG THE FEET TO THE POINT

LESS. R 0.33 ACRES, MORE R SAID PARCEL CONTAINING 14,539 SQ.FT. I, JOHN B. GUYTON, A LAND SURVEYOR LICENSED IN THE STATE OF COLORADO, DO HEREBY STATE FOR AND ON BEHALF OF FLATIRONS, INC., THAT THIS PARCEL DESCRIPTION AND ATTACHED EXHIBIT, BEING MADE A PART THEREOF, WERE PREPARED BY ME OR UNDER MY RESPONSIBLE CHARGE AT THE REQUEST OF THE CLIENT AND IS NOT INTENDED TO REPRESENT A MESSINGHMENTED LAND SURVEY OR SUBDIVIDE LAND IN VIOLATION OF STATE STATUTE.

JOHN B. GUYTON

COLORADO P.L.S. #16406

ESTATE OF AND ON 12-61,031

SHEET 1 OF 2

JOHN B. GUYTON
COLORADO P.L.S. #16406
CHAIRMAN/CEO, FLATIRONS, INC.
JOB NUMBER: 12–61,031
DRAWN BY: E. DAVIS
DATE: APRIL 22, 2013
REV: MAY 3, 2013
THIS IS NOT A "LAND SURVEY PLAT" OR "IMPROVEMENT SURVEY PLAT" AND THIS EXHIBIT IS NOT INTENDED FOR PURPOSES OF TRANSFER OF TITE OR SUBDIVISIONS OF LAND. RECORD INFORMATION SHOWN HEREON IS BASED ON INFORMATION PROVIDED BY CLIENT.

Flatirons, Inc.

655 FOURTH AVE LONGMONT, CO 80501 PH: (303) 776–1733 FAX: (303) 776–4355

BY:EDAVIS FILE:61031 EXHIBIT MEP

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