

Rezoning Application Page 1 of 3

Zone Map Amendment (Rezoning) - Application

PROPERTY OWNER INFORMATION*			PROPERTY OWNER(S) REPRESENTATIVE**		
☐ CHECK IF POINT OF	CONTACT FOR APPLICATION			☐ CHECK IF POINT C	OF CONTACT FOR APPLICATION
Property Owner Name			ı	Representative Name	
Address			7	Address	
City, State, Zip			(City, State, Zip	
Telephone			-	Telephone	
Email			I	Email	
*If More Than One Property Owner: All standard zone map amendment applications shall be initiated by all the owners of at least 51% of the total area of the zone lots subject to the rezoning application, or their representatives authorized in writing to do so. See page 3.		nitiated one lots es autho-		**Property owner shall sentative to act on his/h	provide a written letter authorizing the repre- ner behalf.
Please attach Proof of Ownership acceptable to the Manager for each Warranty deed or deed of trust, or (c) Title policy or commitment date. If the owner is a corporate entity, proof of authorization for an individ		itment dated or an individu	d no ual t	o earlier than 60 days pr to sign on behalf of the	ior to application date. organization is required. This can include
board resolutions authorizing the signer, bylaws, a Statement of Aut		nent of Autho	ority	y, or other legal docume	ents as approved by the City Attorney's Office.
SUBJECT PROPERTY INFORMATION					
Location (address and/or boundary description):					
Assessor's Parcel Numbers:					
Area in Acres or Square Feet:					
Current Zone District(s):					
PROPOSAL					
Proposed Zone District:					

Return completed form to rezoning@denvergov.org

June 19, 2020 Revised



Rezoning Application Page 2 of 3

REVIEW CRITERIA				
General Review Crite- ria: The proposal must	Consistency with Adopted Plans: The proposed official map amendment is consistent with the City's adopted plans, or the proposed rezoning is necessary to provide land for a community need that was not anticipated at the time of adoption of the City's Plan. Please provide an attachment describing relevant adopted plans and how proposed map amendment is consistent with those plan recommendations; or, describe how the map amendment is necessary to provide for an unanticipated community need.			
comply with all of the general review criteria DZC Sec. 12.4.10.7	Uniformity of District Regulations and Restrictions: The proposed official map amendment results in regulations and restrictions that are uniform for each kind of building throughout each district having the same classification and bearing the same symbol or designation on the official map, but the regulations in one district may differ from those in other districts.			
	Public Health, Safety and General Welfare: The proposed official map amendment furthers the public health, safety, and general welfare of the City.			
Additional Review Criteria for Non-Legislative Rezonings: The proposal must comply with both of the additional review criteria DZC Sec. 12.4.10.8	Justifying Circumstances - One of the following circumstances exists: ☐ The existing zoning of the land was the result of an error. ☐ The existing zoning of the land was based on a mistake of fact. ☐ The existing zoning of the land failed to take into account the constraints on development created by the natural characteristics of the land, including, but not limited to, steep slopes, floodplain, unstable soils, and inadequate drainage. ☐ Since the date of the approval of the existing Zone District, there has been a change to such a degree that the proposed rezoning is in the public interest. Such change may include: ☐ a. Changed or changing conditions in a particular area, or in the city generally; or, ☐ b. A City adopted plan; or ☐ c. That the City adopted the Denver Zoning Code and the property retained Former Chapter 59 zoning. ☐ It is in the public interest to encourage a departure from the existing zoning through application of supplemental zoning regulations that are consistent with the intent and purpose of, and meet the specific criteria stated in, Article 9, Division 9.4 (Overlay Zone Districts), of this Code. Please provide an attachment describing the justifying circumstance. ☐ The proposed official map amendment is consistent with the description of the applicable neighborhood context, and with the stated purpose and intent of the proposed Zone District. Please provide an attachment describing how the above criterion is met.			
REQUIRED ATTACH	MENTS			
Please ensure the following	g required attachments are submitted with this application:			
 □ Legal Description (required to be attached in Microsoft Word document format) □ Proof of Ownership Document(s) □ Review Criteria, as identified above 				
ADDITIONAL ATTACHMENTS				
Please identify any additional attachments provided with this application:				
□ Written Authorization to Represent Property Owner(s)□ Individual Authorization to Sign on Behalf of a Corporate Entity				
Please list any additional a	ttachments:			

Last updated: May 24, 2018

Return completed form to rezoning@denvergov.org



Rezoning Application Page 3 of 3

PROPERTY OWNER OR PROPERTY OWNER(S) REPRESENTATIVE CERTIFICATION/PETITION

We, the undersigned represent that we are the owners of the property described opposite our names, or have the authorization to sign on behalf of the owner as evidenced by a Power of Attorney or other authorization attached, and that we do hereby request initiation of this application. I hereby certify that, to the best of my knowledge and belief, all information supplied with this application is true and accurate. I understand that without such owner consent, the requested official map amendment action cannot lawfully be accomplished.

Property Owner Name(s) (please type or print legibly)	Property Address City, State, Zip Phone Email	Property Owner In- terest % of the Area of the Zone Lots to Be Rezoned	Please sign below as an indication of your consent to the above certification state- ment	Date	Indicate the type of owner-ship documentation provided: (A) Assessor's record, (B) warranty deed or deed of trust, (C) title policy or commitment, or (D) other as approved	Hàs the owner au- thorized a represen- tative in writing? (YES/NO)
EXAMPLE John Alan Smith and Josie Q. Smith	123 Sesame Street Denver, CO 80202 (303) 555-5555 sample@sample.gov	100%	John Alan Smith Jasie O. Smith	01/01/12	(A)	YES
Silver Feather, LLC	14815 Silver Feather Circle Broomfield, CO 80211 303-427-2249	36.4%		•	С	Yes
MB RE Enterprises, LLC	4150 N. Jason St. Denver, CO 80211 303-296-0264 john@mb-labs.com	36.4%	Joen Mungel	11/05/2019	C	Yes
Veronica L. Portillo	8635 County Road 102 Elbert, CO 80106-9202	27.2%	Vernie Batel	2-10-2020	С	Yes
				.4_		

Last updated: May 24, 2018

Return completed form to rezoning@denvergov.org



Rezoning Application Page 3 of 3

PROPERTY OWNER OR PROPERTY OWNER(S) REPRESENTATIVE CERTIFICATION/PETITION

We, the undersigned represent that we are the owners of the property described opposite our names, or have the authorization to sign on behalf of the owner as evidenced by a Power of Attorney or other authorization attached, and that we do hereby request initiation of this application. I hereby certify that, to the best of my knowledge and belief, all information supplied with this application is true and accurate. I understand that without such owner consent, the requested official map amendment action cannot lawfully be accomplished.

Property Owner Name(s) (please type or print legibly)	Property Address City, State, Zip Phone Email	Property Owner In- terest % of the Area of the Zone Lots to Be Rezoned	Please sign below as an indication of your consent to the above certification state- ment	Date	Indicate the type of owner-ship documentation provided: (A) Assessor's record, (B) warranty deed or deed of trust, (C) title policy or commitment, or (D) other as approved	Has the owner au- thorized a represen- tative in writing? (YES/NO)
EXAMPLE John Alan Smith and Josie Q. Smith	123 Sesame Street Denver, CO 80202 (303) 555-5555 sample@sample.gov	100%	John Olan Smith Jasie O. Smith	01/01/12	(A)	YES
Silver Feather, LLC	5359 Silver Feather Circle Broomfield, CO 80211 303-427-2249	36.4%	no		С	Yes
MB RE Enterprises, LLC	4150 N. Jason St. Denver, CO 80211 303-296-0264 john@mb-labs.com	36.4%			С	Yes

Last updated: May 24, 2018

Return completed form to rezoning@denvergov.org

201 W. Collax Ave., Dept. 205

Denver, CO 8020.

720-865-2974 - rezoning@denvergov.org

4120, 4124, 4128, 4130, 4136, 4140, 4150, 4158 N Jason Street Rezoning Application Legal Description

Lots 1 through 11, Block 19, Viaduct Addition, City and County of Denver, State of Colorado

June 19, 2020 (Revised)

Community Planning and Development (CPD) City and County of Denver 201 W. Colfax Ave., 2nd Floor Denver, CO 80202

RE: Rezoning Application, 4120, 4124, 4128, 4130, 4136, 4140, 4150, 4158 N. Jason St.

Dear Community Planning and Development,



This is an application for a map amendment/rezoning of the properties located at 4120, 4124, 4128, 4130, 4136, 4140, 4150, 4158 N. Jason St. in the City and County of Denver. We are requesting to rezone the property from the current industrial zoning of I-A, UO-2 to C-RX-8 under the Denver Zoning Code to develop a mixed-use community one block from the 41st and Fox station transit bridge in the Sunnyside neighborhood. We are not requesting to maintain the UO-2 Billboard Use Overlay District.

Our vision for the community is to:

- Leverage our immediate proximity to transit.
- Enhance safety in the area by activating the site, especially along Jason and 42nd Street (developer does not control 41st and Jason St. corner).
- Provide neighborhood-serving retail at the southern corner of our site easily accessible by residents headed to and from the transit station.
- Embrace the neighborhood character through thoughtful, contextual design and materials.
- Create a public place with easy access to transit information.
- Incorporate best practices related to Transportation Demand Management to reduce vehicular trips to the site.
- Design a community attractive to residents less likely to own cars.
- Incorporate affordable housing within the market-rate development.

Our development team has met with a number of the neighborhood stakeholders, including the Community Planning and Development Committee of Sunnyside United Neighbors Inc., as well as Councilwoman Amanda Sandoval, District 1 and Councilwoman Deborah Ortega, At-Large. We presented initial plans for the redevelopment of the site, which have generally been well-received thus far. We anticipate continuing engagement with the neighborhood during the application process as well as during design and construction.

Review Criteria

1. Consistency with Adopted Plans

Three adopted plans guide the use and development of this property:

- 1. Denver Comprehensive Plan 2040 (2019)
- 2. Denveright Blueprint Denver (2019)
- 3. 41st and Fox Station Area Plan (2009)
- 4) Sunnyside Neighborhood Plan (1992)

Denver Comprehensive Plan 2040 (2019)

This application is consistent and advances the following objectives and recommendations outlined in *Denver Comprehensive Plan 2040*:



"Equitable, Affordable and Inclusive Goal 1
Strategy A - Increase development of housing units close to transit and mixed-use developments." (p28) - Located 1/2 block from the pedestrian bridge to the Fox Street Station, the site provides the opportunity to provide new housing units in the immediate proximity of the transit station.

"Equitable, Affordable and Inclusive Goal 2 Strategy A - Create a greater mix of housing options in every neighborhood for all individuals and families." (p28) - The proposed

mixed-use zoning will allow for the inclusion of new transit-oriented residential units. The plan is for a market rate residential community with ground-floor retail. The development plan anticipates building a limited number of affordable units as part of the project.

"Equitable, Affordable and Inclusive Goal 3, Strategy B – Use land use regulations to enable and encourage the private development of affordable, missing middle and mixed-income housing, especially where close to transit." (p29) - The proposed rezoning will allow for more variety of housing types in the area and close to transit. The development anticipates construction of both affordable units as well as market rate units at a range of price points.



"Strong and Authentic Neighborhoods Goal 1, Strategy A - Build a network of well connected, vibrant, mixed-use centers and corridors." (p34) - Located next to the Zia development, an affordable and market-rate community, the proposed community will build on the assets and aesthetics found at Zia. The development plan is incorporating streetscape and design to encourage the flow of residents from the Sunnyside Neighborhood as well as future residents in other higher density development near the site to/from the transit station.

"Strong and Authentic Neighborhoods Goal 1, Strategy B – Ensure neighborhoods offer a mix of housing types and services for a diverse population." (p34) - The proposed zone district will allow development of new housing types located close to transit. Project plans presented to the community anticipate the construction of both affordable units as well as market rate units at a range of sizes and bedroom counts.

Economically Diverse and Vibrant Goal 3, Strategy A – Promote small, locally-owned businesses and restaurants that reflect the unique character of Denver." (p46) - While zoning alone cannot achieve this goal, the proposed project will allow for the inclusion of limited neighborhood-serving ground floor retail. The development team is actively pursuing local retail concepts for the ground floor services.

"Environmentally Resilient Goal 8, Strategy A - Promote infill development where infrastructure and services are already in place." (p54) - The site is located in an infill area where infrastructure and services exist. The team recognizes the unique issues facing the Sunnyside neighborhood related to transportation infrastructure. The development plan includes Transportation Demand Management strategies to minimize vehicular traffic and encourage bike and pedestrian oriented residents and amenities.

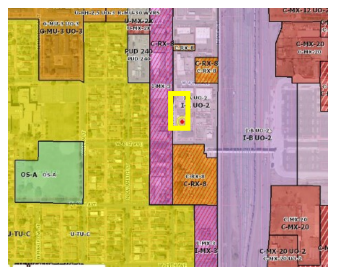
"Environmentally Resilient Goal 8, Strategy B – Encourage mixed-use communities where residents can live, work and play in their own neighborhoods." (p54) - The new community will activate the predominately industrial site allowing for the development of a community where residents can live, work and play in the Sunnyside neighborhood. The development plan is anticipating ground floor livework units. Live-work units are permitted (with limitations) in the C-RX-8 zone district.

"Environmentally Resilient Goal 8, Strategy C – Focus growth by transit stations and along high- and medium-capacity transit corridors." (p54) - The 41st and Fox Station is the first stop from Union Station on the G Line and the B Line. The site meets plan guidance for increased density due to its immediate proximity to the transit lines.

Denveright | Blueprint Denver (2019)

1) Neighborhood Context – General Urban (p139)

While the site is located in the General Urban context, the proposed development under C-RX-8 zoning meets the description for the General Urban context as described below.



The Urban Center context is appropriate at this location, because:

- A. There are already several C-RX-8 sites zoned in the blocks between Inca and Jason Street.
- B. The block immediately south of the site is being developed at 8 stories. This zoning will create a matching gateway to the pedestrian bridge.
- C. The General Urban context does not have an 8-story district that allows uses such as food sales or market, eating and drinking establishments, artist studio, or live work dwelling that are desired by the community. Further, the Urban Center district provides more

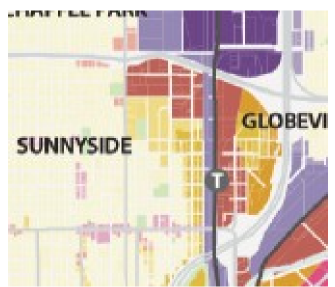
requirements around design standards and street activation, including no surface parking between the building and side street lesser setbacks, and greater build-to requirements, which are important for a site with the <u>"greatest"</u> access to transit as called out specifically in the intent of the C-RX design standards. The Denver Zoning Code recommends the that "There are high levels of pedestrian and bicycle use with the <u>greatest</u> access to multi-modal transportation system" in the Urban Center context (7.1.5) than in the General Context which calls for "greater" access (6.1.5).

D. The block is separated from single family residences allowing for a transition zone.

As noted above, the development will meet the characteristics of the General Urban context as identified in the plan in the following manner:

- "Predominately multi-unit structures."
- "Block patterns are generally regular with consistent alley access."
- "Buildings are medium scale and close to the street."
- "High degree of walkability, bike-ability and good access to transit priority streets with little reliance on cars."
- "Privately owned and publicly accessible outdoor space and plazas."
- "Trees are within lawns/planting strips and expanded streetscape planting areas."

2) Future Places Mapping - Blueprint Denver maps the site in the Residential High-Medium category



(p143). The proposed zone district is consistent with the Residential High-Medium designation. Characteristics of Residential High Medium include:

- "-Predominately multi-unit residential."
- -"A mix of neighborhood-serving retail may also be found at key locations."
- -"Mid-scale residential buildings usually mixed with a variety of lower scale residential types."
- -"Access varies."
- -"Multimodal networks are more accessible."

3) Building Heights

In both the General Urban and the Urban Center

contexts, Residential High Medium places called for by *Blueprint Denver*, say, "buildings are generally up to 8 stories in height." (p246) or "Heights are generally up to 8 stories." (p260)

Factors to consider when applying Blueprint Denver building height guidance may include (p66):

- "Guidance from a current small area plan." There is support for 2-8 stories in the 41st and Fox Station Area Plan.
- "Surrounding context, including existing and planned building height." An 8-story development is under construction less than a half-block south of the site, and 8 story zoning exists across 42nd Avenue from the site.
- "Transitions, including transitions from higher intensity to lower intensity areas." There is a transition block between the site and the nearby single-family residential.
- "Adjacency to transit, especially mobility hubs." The site is nearly adjacent to the transit station pedestrian bridge.
- "Achieving plan goals for community benefits, including affordable housing." Concurrent with the rezoning, we (applicant) have signed a voluntary affordable housing agreement, which requires 10% of units at 80% AMI for a 99-year period of affordability.
- *"Furthering urban design goals."* The development will enhance the street-level experience along Jason Street and 42nd Avenue and provide activation in the 41st Avenue area.

4). Growth Strategy

The site is included in the "all other areas of the city" category. These areas will see 20% of the housing growth and 10% of the commercial growth. Small area plan guidance strongly supports the redevelopment of this area as well as an area appropriate for increased density. (p51)

5) Street Types

While the properties are located on undesignated local streets (p157), the orientation of the development is for a transit-oriented development. Planned Transportation Demand Management

strategies will further the goals around bike and pedestrian mobility and work to mitigate concerns around vehicles. The requested zoning of C-RX-8 is consistent with general plan recommendations

regarding focusing density around transit stations.

6) Plans Policies and Strategies (sometime applicable).

The design standards in the Urban Center context embrace the pedestrian experience and encourage bike and pedestrian mobility. A proposed Transportation Demand Management plan will help in the realization of this strategy. Jason Street and 42nd Avenue will be further enhanced "to create vibrant public spaces" (p170).

6a) Equity Concepts

Blueprint Denver identifies key equity concepts designed to measure access to opportunity, vulnerability to displacement, and housing and jobs diversity (p67). Blueprint Denver notes, "Because all of the measurements include data not available at the parcel-level scale, and are intended to show patterns across large areas, they cannot be effectively applied to small-scale rezonings. Given the above, they are not intended to be applied to small-scale rezonings" (p31). However, it is important to recognize the site context related to equity and how the rezoning and anticipated development can contribute to improving outcomes for the neighborhood. Existing Analysis from Blueprint Denver indicates the following (Blueprint Denver Executive Summary and Annual Report 2020):

- i) The area has moderate Access to Opportunity scoring a 2.56 out of 5. One of the most significant factor impacting the score is the lack of access to commercial center and corridors. The proposed rezoning to a residential mixed-use district will allow for neighborhood-serving commercial uses on the ground floor, thereby increasing access to commercial amenities and services for the neighborhood.
- ii) The area's Vulnerability to Displacement score is a 2 out of 3 indicating that the area has two factors of vulnerability. The proposed map amendment is accompanied by a signed voluntary affordable housing agreement securing affordable units at a quantity higher than is required by the Build Alternative to the linkage fee and will provide affordability for 99 years in an effort to avoid displacement of cost-burdened households that wish to remain in the neighborhood. Similarly, in an effort to mitigate displacement of local businesses, the proposed development presented to the community is anticipating offering subsidized rent levels on nearly half the commercial space.
- iii) The area scores 3 out of 5 on Housing Diversity indicating a relatively diverse housing mix in the measurement area. The area lacks diversity in middle-density housing and the number of affordable units. The proposed rezoning will increase the diversity of housing types by allowing more multi-unit housing in the area.

Overall the proposed map amendment and subsequent development will foster development that will help to improve the Area's equitable outcomes including providing new commercial services to residents, housing unit diversity.

41st and Fox Station Area Plan

The property is within the boundaries of the 41st and Fox Station Area Plan adopted December 2009. The vision (of the plan), created through community input and transit-oriented development principles, provides the basis for five primary goals for the station area (pvii):



"Improve pedestrian connections to the station, between neighborhoods, and along major corridors." (pvii) - The proposed zoning will allow for the development of the site, including activating the edges between the building and street. C-RX-8 will allow for appropriately located retail services accessible to those walking to the station from the site and adjacent neighborhood.

"Create opportunities to add more housing, jobs and services to the station area." (pvii) - The RX zoning will add more housing to the area as well as the opportunity for jobs and services for the residents through the provision of the ground floor retail space. Further, the proposed zone district will allow for live-work units, which are anticipated to be included in the proposed development.

"Capitalize on the station area's proximity to Downtown and location on the Gold Line and Northwest Rail corridors." (pvii) - The site is located 7 minutes from downtown when accessed by commuter rail. Transportation Demand Management strategies will help ensure the site capitalizes on its proximity to the station area.

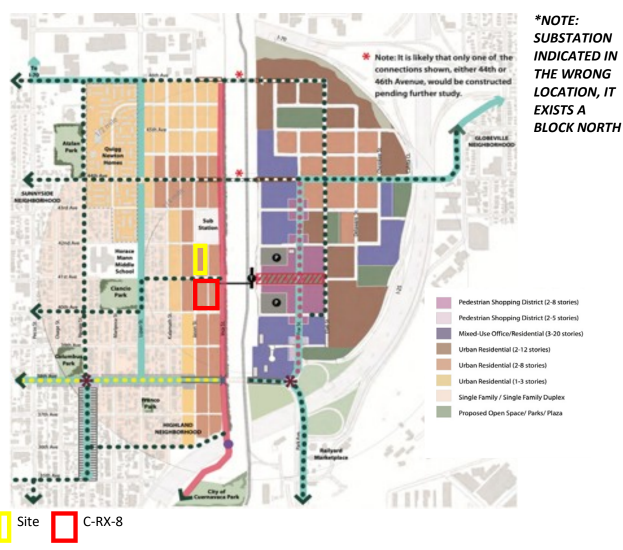
"Balance the needs of new development and existing uses." (pvii) - The proposed zoning respects the concept in the plan that "calls for the need to respect the existing housing along the edges of the Sunnyside neighborhood leading to Inca Street." (pviii) - The site is located a half-block from the transit station's pedestrian bridge. There is a transition block between the site and the single-family homes. This transition is called for in the plan.

The plan calls for active edges and design elements of building ground floors to "help create a feeling of activity, safety and visual interest for pedestrians....The ground floor of all areas should contain the following elements." (p18):

- "Prominent, street facing entries."
- "Extensive ground floor windows and frequent entrances."
- "Pedestrian scaled facades."

The proposed C-RX zone district is "intended to promote safe, active, and pedestrian-scaled, diverse areas through the use of building forms that clearly define and activate the public realm" (DZC 7.2.2.1.A)

Land Use and Circulation Plan Concept



The site is located in the "Urban Residential" context allowing for 8 stories. "These areas are intended as new, moderate-density neighborhoods." (p16) - The plan recommends a range of heights for this context allowing for reduced height on parcels adjacent to neighboring single-family residences. This parcel, buffered by a transitional block, would match the height of the block immediately to the south.

Sunnyside Neighborhood Plan (1992)

The Sunnyside Neighborhood Plan was adopted in August of 1992 and included recommendations for the western portion of the area predating the planned Commuter Rail Station. Although the neighborhood plan was adopted prior to Blueprint Denver and the opening of the G Line and B Line, it contains several general recommendations that are still relevant, including:

"Travel demand management is a key tool in making the existing transportation infrastructure more effective by reducing the demand for single-occupancy vehicle trips. Travel demand management is focused on promoting carpooling, vanpooling, transit use, bicycling, walking, teleworking and off-peak travel options over driving alone. The Denver Regional Council of Governments (DRCOG) currently offers a variety of services through its RideArrangers program to promote travel demand management on a regional level including a carpool-matching database, vanpool program, telework programs, regional campaigns such as Bike-to-Work Day, and employer-based promotion of alternative travel options." (p23) - TDM is integral to the development plan and enabled by the rezoning of the site.

"Urban design techniques help create a friendly, livable environment. They knit the separate pieces of a neighborhood together and create a more unified feeling." (p32) - The proposed zoning provides the ability to incorporate strong urban design concepts that embrace the neighborhood character and architecture. A focus on the street level experience provided for in the C-RX-8 zoning designation will help to enhance the experience along Jason Street and 42nd Avenue.

"It is important for a neighborhood to be "pedestrian friendly"... Safe pedestrian access also encourages people to use their cars less and fosters a more intimate connection with the neighborhood." (p39) - The rezoning to a category that encourages bike and pedestrian activity will transition the site from an industrial site with limited curb, gutter and pedestrian amenities to an area with sidewalks, amenity zones, and street activation.

"The proximity of industrial uses to the neighborhood and the potential occurrence of environmental hazards is a concern for some residents." (p42) - The proposed zoning district will help transition the site from industrial uses to a mix of housing and retail uses, thereby helping to mitigate the environmental hazard concern for some residents.

"There are many infrastructure problems that need attention. Sidewalks, curb and gutter need to be replaced or put in for the first time. Drainage problems exist in the northeast section of the neighborhood. The lack of curb and gutter adds to the drainage problems. There are some streets in the industrial area that need to be paved. Open ditches exist in some areas of the neighborhood." (p42) - The development of the site will address the infrastructure problems associated with the current land uses.

2. Uniformity of District Regulations and Restrictions

The proposed rezoning to C-RX-8 zone district will result in the uniform application of zone district building form use and design regulations. The building form and design regulations are appropriate for the site and will be applied uniformly with other C-RX-8 zone districts on the blocks to the south and north of this site.

3. Public Health, Safety, and Welfare

The proposed map amendment furthers the public health, safety and general welfare of the City by allowing reinvestment in an under-utilized property and by implementing the City's adopted plans for the area. The rezoning allows redevelopment of an industrial site to a new, safe, walkable, pedestrian-friendly environment next to a commuter rail station.

4. Justifying Circumstances

The application identifies changed or changing conditions as the Justifying Circumstance under DZC Section 12.4.10.8.A.4, "The land or its surrounding environs has changed or is changing to such a degree that it is in the public interest to encourage redevelopment of the area or to recognize the changed character of the area."



The area has been undergoing significant change, and consistent with these changing conditions, dense development around transit meets the public interest. A few of the recent investments that have changed the character of the area and site include:

-Opening of the G Line and B Line. -Zia Sunnyside – 434 Unit – 6 & 8 story rental and condo community opening in 2020.

-Future Denver Housing Authority Redevelopment – Bounded by Lipan/Pecos & 42nd/44th Streets.

5. Consistency with Neighborhood Context Description, Zone District Purpose and Intent Statements

The requested C-RX-8 zone district is within the Urban Center Neighborhood Context.

7.1.1 General Character

"The Urban Center Neighborhood Context consists of multi-unit residential and mixed-use commercial strips and commercial centers. Multi-unit residential uses are typically in multi-story mixed use building forms. Commercial buildings are typically Shopfront and General forms. Multi-unit residential uses are primarily located along residential collector, mixed-use arterial, and local streets. Commercial uses are primarily located along main and mixed-use arterial streets."

7.2.3.1 General Purpose

"A. The Residential Mixed-Use zone districts are intended to promote safe, active, and pedestrian scaled, diverse areas through the use of building forms that clearly define and activate the public realm.

B. The Residential Mixed-Use zone districts are intended to enhance the convenience, ease and enjoyment of transit, walking, shopping and public gathering within and around the city's residential neighborhoods.

C. The Residential Mixed-Use zone district standards are also intended to ensure new development contributes positively to established residential neighborhoods and character, and improves the transition between commercial development and adjacent residential neighborhoods.

D. Compared to the Mixed-Use districts, the Residential Mixed-Use districts are primarily intended to accommodate residential uses. Commercial uses are secondary to the primary residential use of the district, and provide neighborhood-scaled shops and offices for residents to conveniently

the district, and provide neighborhood-scaled shops and offices for residents to conveniently access goods and services within walking distance. Buildings in a Residential Mixed-Use district can have Street Level retail uses, but upper stories are reserved exclusively for housing or lodging accommodation uses. A building can be solely residential or solely commercial; however, buildings containing only commercial uses are limited in total gross floor area to 10,000 square feet consistent with the district purpose."

7.3.3.2 Specific Intent

The requested rezoning is generally consistent with the neighborhood context description and zone district purpose and intent especially related to:

7.1.1 General Character

- Multi-unit residential uses are typically in multi-story mixed use building forms.
- Promote safe, active, and pedestrian scaled, diverse areas through the use of building forms that clearly define and activate the public real.
- Multi-unit residential uses are primarily located along residential collector, mixed-use arterial, and local streets.

7.2.3.1 General Purpose

- The Residential Mixed-Use zone districts are intended to enhance the convenience, ease and enjoyment of transit, walking, shopping and public gathering within and around the city's residential neighborhoods.
- The Residential Mixed-Use zone district standards are also intended to ensure new development contributes positively to established residential neighborhoods and character, and improves the transition between commercial development and adjacent residential neighborhoods.
- Commercial uses are secondary to the primary residential use of the district, and provide neighborhood-scaled shops and offices for residents to conveniently access goods and services within walking distance.
- Buildings in a Residential Mixed-Use district can have Street Level retail uses, but upper stories are reserved exclusively for housing or lodging accommodation uses.

7.3.3.2 Specific Intent

C-RX-8 applies to residentially-dominated areas <u>served primarily</u> by collector or arterial streets where a building scale of 2 to 8 stories is desired." The site accesses the nearby arterial at 38th Ave three blocks south and the collector at N. Lipan St two blocks west. While N. Jason St. and 42nd Avenue are undesignated local streets, the intent notes that the areas are "served <u>primarily</u> by" collectors and arterials, but not exclusively.

For the reasons outlined in this narrative, we respectfully request that the City approve the proposed rezoning. Please feel free to contact me with any questions or comments.

Sincerely,

Tim Schlichting, Chief Development Officer Prime West

LETTER OF AUTHORIZATION

November 4, 2019

City and County of Denver Community Planning and Development 201 West Colfax Avenue, Department 201 Denver, CO 80202

Subject: Entitlements Related to 4100 Block of N Jason Street

To Whom It May Concern,

I, John Murray owner of MB RE Enterprises LLC, hereby authorize Tim Schlichting, Prime West, to represent me in matters concerning the rezoning/map amendment, concept review, and site development plan submittals required for the development of the following property:

- 3,125 square foot lot at 4128 N. Jason Street, schedule number 02214-18-006-000
- 3,125 square foot lot at 4130 N. Jason Street, schedule number 02214-18-005-000
- 6,250 square foot lot at 4150 N. Jason Street, schedule number 02214-18-004-000

Sincerely,

John Murray

Owner

MB RE Enterprises LLC





For this Record... Filing history and documents Get a certificate of good standing
File a form
Subscribe to email
notification
Unsubscribe from email notification

Business Home Business Information Business Search

FAQs, Glossary and Information

Summary

Details				
Name	MB RE Enterprises LLC			
Status	Good Standing	Formation date	05/26/2010	
ID number	20101301395	Form	Limited Liability Company	
Periodic report month	May	Jurisdiction	Colorado	
Principal office street address	4150 Jason St, Denver, CO 80211, United States			
Principal office mailing address	n/a			

Registered Agent	
Name	John Murray
Street address 4150 Jason St, Denver, CO 80211, United States	
Mailing address	n/a

Filing history and documents

Get a certificate of good standing

Get certified copies of documents

File a form

Set up secure business filing

Subscribe to email notification

Unsubscribe from email notification

Back

Terms & conditions | Browser compatibility

LETTER OF AUTHORIZATION

November 4, 2019

City and County of Denver Community Planning and Development 201 West Colfax Avenue, Department 201 Denver, CO 80202

Subject: Entitlements Related to 4100 Block of N Jason Street

To Whom It May Concern,

I, Clayton Mohler owner of Silver Feather LLC, hereby authorize Tim Schlichting, Prime West, to represent me in all matters concerning the rezoning/map amendment, concept review, site development plan and other related entitlement submittals required for the development of the following property:

- 3,125 square foot lot at 4136 N. Jason Street, schedule number 02214-18-003-000
- 4,690 square foot lot at 4140 N. Jason Street, schedule number 02214-18-001-000
- 4,687 square foot lot at 4158 N. Jason Street, schedule number 02214-18-013-000

Sincerely,

Clayton Mohler

Owner

Silver Feather LLC





Get a certificate or good standing File a form Subscribe to email notification Unsubscribe from email notification

Business Home Business Information Business Search

FAQs, Glossary and Information

About Secretary Griswold | Español

Summary

Details				
Name	Silver Feather LLC			
Status	Good Standing	Formation date	01/22/2008	
ID number	20081043758	Form	Limited Liability Company	
Periodic report month	January	Jurisdiction	Colorado	
Principal office street address	s 5359 Silver Feather Cir., Broomfield, CO 80023, United States			
Principal office mailing address	s 5359 Silver Feather Cir., Broomfield, CO 80023, United States			

Registered Agent	
Name Clayton E. Mohler	
Street address	5359 Silver Feather Cir., Broomfield, CO 80023, United States
Mailing address	5359 Silver Feather Cir., Broomfield, CO 80023, United States

Filing history and documents

Get a certificate of good standing

Get certified copies of documents

File a form

Set up secure business filing

Subscribe to email notification

Unsubscribe from email notification

Back

Terms & conditions | Browser compatibility



LETTER OF AUTHORIZATION

November 11, 2019

City and County of Denver Community Planning and Development 201 West Colfax Avenue, Department 201 Denver, CO 80202

Subject: Entitlements Related to 4100 Block of N Jason Street

To Whom It May Concern:

I, James Neenan, hereby authorize Tim Schlichting to represent Prime West in all matters concerning the rezoning/map amendment, concept review, site development plan and other related entitlement submittals required for the development of the property at 4120, 4124, 4128, 4130, 4136, 4140, 4150 & 4158 N. Jason St. in Denver, Colorado.

Singerely,

James Neenan

Manager

Prime West Development, LLC

7001 East belleview avenue, suite 650 Denver, Colorado 80237 303-741-0700, Fax 303-741-6988 WWW.PRIMEW.COM

LETTER OF AUTHORIZATION

December 26, 2019

City and County of Denver Community Planning and Development 201 West Colfax Avenue, Department 201 Denver, CO 80202

Subject: Entitlements Related to 4100 Block of N Jason Street

To Whom It May Concern,

I, Veronica Portillo, hereby authorize Tim Schlichting, Prime West, to represent me in all matters concerning the rezoning/map amendment, concept review, site development plan and other related entitlement submittals required for the development of the following property:

- 6,250 square foot lot at 4120 N. Jason Street, schedule number 02214-18-009-000
- 3,125 square foot lot at 4124 N. Jason Street, schedule number 02214-18-007-000

Sincerely,

Veronica Portillo

Veronica Portillo



ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-976833-CO

COMMITMENT FOR TITLE INSURANCE

Issued By

FIRST AMERICAN TITLE INSURANCE COMPANY

NOTICE

IMPORTANT-READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions; and the Commitment Conditions, *First American Title Insurance Company*, a Nebraska Corporation (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Policy Amount and the name of the Proposed Insured.

If all of the Schedule B, Part I-Requirements have not been met within six months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

First American Title Insurance Company

Dennis J. Gilmore

1 00

Jeffrey S. Robinson Secretary

If this jacket was created electronically, it constitutes an original document.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 1 of 10	ALTA Commitment for Title Insurance (8-1-16)
		Colorado

COMMITMENT CONDITIONS

DEFINITIONS

- (a) "Knowledge" or "Known": Actual or imputed knowledge, but not constructive notice imparted by the Public Records.
- (b) "Land": The land described in Schedule A and affixed improvements that by law constitute real property. The term "Land" does not include any property beyond the lines of the area described in Schedule A, nor any right, title, interest, estate, or easement in abutting streets, roads, avenues, alleys, lanes, ways, or waterways, but this does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
- (c) "Mortgage": A mortgage, deed of trust, or other security instrument, including one evidenced by electronic means authorized by law.
- (d) "Policy": Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
- (e) "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this
- (f) "Proposed Policy Amount": Each dollar amount specified in Schedule A as the Proposed Policy Amount of each Policy to be issued pursuant to this Commitment.
- (g) "Public Records": Records established under state statutes at the Commitment Date for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without Knowledge.
- (h) "Title": The estate or interest described in Schedule A.
- If all of the Schedule B, Part I—Requirements have not been met within the time period specified in the Commitment to Issue Policy, this Commitment terminates and the Company's liability and obligation end.
- The Company's liability and obligation is limited by and this Commitment is not valid without:
 - (a) the Notice;
 - (b) the Commitment to Issue Policy;
 - (c) the Commitment Conditions;
 - (d) Schedule A;
 - (e) Schedule B, Part I—Requirements; and
 - (f) Schedule B, Part II—Exceptions.

COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company shall not be liable for any other amendment to this Commitment.

LIMITATIONS OF LIABILITY

- (a) The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
 - (i) comply with the Schedule B, Part I—Requirements;
 - (ii) eliminate, with the Company's written consent, any Schedule B, Part II—Exceptions; or
 - (iii) acquire the Title or create the Mortgage covered by this Commitment.
- (b) The Company shall not be liable under Commitment Condition 5(a) if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
- (c) The Company will only have liability under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.
- (d) The Company's liability shall not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Conditions 5(a)(i) through 5(a)(iii) or the Proposed Policy Amount.
- (e) The Company shall not be liable for the content of the Transaction Identification Data, if any.
- (f) In no event shall the Company be obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I—Requirements have been met to the satisfaction of the Company.
- (g) In any event, the Company's liability is limited by the terms and provisions of the Policy.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 2 of 10	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
00401 00474		1 40 0000 B

LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT

- (a) Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
- (b) Any claim must be based in contract and must be restricted solely to the terms and provisions of this Commitment.
- (c) Until the Policy is issued, this Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
- (d) The deletion or modification of any Schedule B. Part II—Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
- (e) Any amendment or endorsement to this Commitment must be in writing and authenticated by a person authorized by the Company.
- (f) When the Policy is issued, all liability and obligation under this Commitment will end and the Company's only liability will be under the Policy.

IF THIS COMMITMENT HAS BEEN ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for the purpose of providing closing or settlement services.

PRO-FORMA POLICY

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

ARBITRATION

The Policy contains an arbitration clause. All arbitrable matters when the Proposed Policy Amount is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at http://www.alta.org/arbitration.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 3 of 10	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
0040100474		1 40 0000 B



Schedule A

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-976833-CO

Transaction Identification Data for reference only:

Issuing Agent: First American Title Insurance Company National Issuing Office: 1125 17th Street, Suite 500, Denver, CO

Commercial Services 80202

Commitment No.: NCS-976833-CO Phone Number: (303)876-1112

Property Address: 4120 and 4124 North Jason Street, Denver, Issuing Office File No.: NCS-976833-CO

CO

Revision No.: 2

SCHEDULE A

- 1. Commitment Date: February 21, 2020 at 5:00 PM
- 2. Policy or Policies to be issued:
 - (a) ⊠ ALTA® Owner's Policy (6-17-06)
 Proposed Insured: Prime West Development, LLC, a Colorado limited liability company
 Proposed Policy Amount: \$1,312,500.00
 - (b) ☐ ALTA® Loan Policy (6-17-06)

Proposed Insured:

Proposed Policy Amount: \$

- 3. The estate or interest in the Land described or referred to in this Commitment is Fee Simple.
- 4. The Title is, at the Commitment Date, vested in:

Veronica L. Portillo

5. The Land is described as follows:

See Exhibit "A" attached hereto and made a part hereof

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 4 of 10	ALTA Commitment for Title Insurance (8-1-16)
		Colorado

Exhibit A

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-976833-CO

Commitment No.: NCS-976833-CO

The Land referred to herein below is situated in the County of Denver, State of Colorado, and is described as follows:

Lots 9, 10 and 11 in Block 19, Viaduct Addition, City and County of Denver, State of Colorado.

For informational purposes only: APN: 02214-18-009-000

APN: 02214-18-007-000

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18) Page 5 of 10 ALTA Commitment for Title Insurance (8-1-16) Colorado

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-976833-CO

Commitment No.: NCS-976833-CO

SCHEDULE B, PART I

Requirements

All of the following Requirements must be met:

- 1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. Payment of all taxes and assessments now due and payable as shown on a certificate of taxes due from the County Treasurer or the County Treasurer's Authorized Agent.
- 6. Evidence that all assessments for common expenses, if any, have been paid.
- 7. Receipt by the Company of an ALTA/NSPS Land Title Survey, certified to First American Title Insurance Company, and in form and content satisfactory to the Company. The Company reserves the right to make further requirements and/or exceptions upon review of this survey.
- 8. Receipt by the Company of the following documentation for Prime West Development, LLC, a Colorado limited liability company:

Operating Agreement, and all amendments thereto, if any.

NOTE: The Company reserves the right to make further requirements and/or exceptions upon review of the above item(s).

9. Receipt by the Company of a satisfactory Final Affidavit and Indemnity, executed by Veronica L. Portillo.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 6 of 10	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
00401 00474		10 0000 P

Schedule BI & BII (Cont.)

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-976833-CO

Commitment No.: NCS-976833-CO

SCHEDULE B, PART II

Exceptions

THIS COMMITMENT DOES NOT REPUBLISH ANY COVENANT, CONDITION, RESTRICTION, OR LIMITATION CONTAINED IN ANY DOCUMENT REFERRED TO IN THIS COMMITMENT TO THE EXTENT THAT THE SPECIFIC COVENANT, CONDITION, RESTRICTION, OR LIMITATION VIOLATES STATE OR FEDERAL LAW BASED ON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, HANDICAP, FAMILIAL STATUS, OR NATIONAL ORIGIN.

The Policy will not insure against loss or damage resulting from the terms and provisions of any lease or easement identified in Schedule A, and will include the following Exceptions unless cleared to the satisfaction of the Company:

- 1. Any facts, rights, interests or claims which are not shown by the Public Records, but which could be ascertained by an inspection of the Land or by making inquiry of persons in possession thereof.
- 2. Easements, or claims of easements, not shown by the Public Records.
- 3. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, and any facts which a correct land survey and inspection of the Land would disclose, and which are not shown by the Public Records.
- 4. Any lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown in the Public Records.
- 5. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I-Requirements are met.
 - Note: Exception number 5 will be removed from the policy provided the Company conducts the closing and settlement service for the transaction identified in the commitment.
- 6. Any and all unpaid taxes, assessments and unredeemed tax sales. (To be limited to "Taxes and assessments for the year 2019 and subsequent years, not yet due and payable.", assuming 2019 taxes are not yet due and payable at the Date of Policy.)
- 7. Any water rights, claims of title to water, in, on or under the Land.
- 8. Any existing leases or tenancies. (To be deleted at closing if the Owner's Certificate certifies that there are no existing leases or tenancies in effect at the Date of Policy.)

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page / of 10	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
0040100474		10 0000 P

9.	 Easements, notes, covenants, restrictions and rights-of-way as shown on the plat of Viaduct Addition, recorded in <u>Book 4 at Page 46C</u>. 	
valid without i II-Exceptions.		
	D06-2016 American Land Title Association. All rights reserved. s Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses	
are prohibited	. Reprinted under license from the American Land Title Association.	

ALTA Commitment for Title Insurance (8-1-16)

Colorado

June 19, 2020 Revised 2019I-00174

Form 50004008 (8-23-18)

Page 8 of 10

DISCLOSURE STATEMENT

Pursuant to C.R.S. 30-10-406(3)(a) all documents received for recording or filing in the Clerk and Recorder's office shall contain a top margin of at least one inch and a left, right and bottom margin of at least one-half of an inch. The Clerk and Recorder will refuse to record or file any document that does not conform to the requirements of this section.

NOTE: If this transaction includes a sale of the property and the price exceeds \$100,000.00, the seller must comply with the disclosure/withholding provisions of C.R.S. 39-22-604.5 (Nonresident withholding).

NOTE: Colorado Division of Insurance Regulations 8-1-2 requires that "Every title insurance company shall be responsible to the proposed insured(s) subject to the terms and conditions of the title commitment, other than the effective date of the title commitment, for all matters which appear of record prior to the time of recording whenever the title insurance company, or its agent, conducts the closing and settlement service that is in conjunction with its issuance of an owner's policy of title insurance and is responsible for the recording and filing of legal documents resulting from the transaction which was closed.

Pursuant to C.R.S. 10-11-122, the company will not issue its owner's policy or owner's policies of title insurance contemplated by this commitment until it has been provided a Certificate of Taxes due or other equivalent documentation from the County Treasurer or the County Treasurer's authorized agent; or until the Proposed Insured has notified or instructed the company in writing to the contrary.

The subject property may be located in a special taxing district. A Certificate of Taxes due listing each taxing jurisdiction shall be obtained from the County Treasurer or the County Treasurer's authorized agent. Information regarding special districts and the boundaries of such districts may be obtained from the Board of County Commissioners, the County Clerk and Recorder, or the County Assessor.

NOTE: Pursuant to CRS 10-11-123, notice is hereby given:

This notice applies to owner's policy commitments containing a mineral severance instrument exception, or exceptions, in Schedule B, Section 2.

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

NOTE: Pursuant to Colorado Division of Insurance Regulations 8-1-2, Affirmative mechanic's lien protection for the Owner may be available (typically by deletion of Exception no. 4 of Schedule B, Section 2 of the Commitment from the Owner's Policy to be issued) upon compliance with the following conditions:

- A. The land described in Schedule A of this commitment must be a single family residence which includes a condominium or townhouse unit.
- B. No labor or materials have been furnished by mechanics or material-men for purposes of construction on the land described in Schedule A of this Commitment within the past 6 months.
- C. The Company must receive an appropriate affidavit indemnifying the Company against un-filed mechanic's and material-men's liens.
- D. The Company must receive payment of the appropriate premium.
- E. If there has been construction, improvements or major repairs undertaken on the property to be purchased within six months prior to the Date of the Commitment, the

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 9 of 10	ALTA Commitment for Title Insurance (8-1-16)
		Colorado

requirements to obtain coverage for unrecorded liens will include: disclosure of certain construction information; financial information as to the seller, the builder and or the contractor; payment of the appropriate premium, fully executed Indemnity Agreements satisfactory to the company, and, any additional requirements as may be necessary after an examination of the aforesaid information by the Company.

No coverage will be given under any circumstances for labor or material for which the insured has contracted for or agreed to pay.

NOTE: Pursuant to C.R.S. 38-35-125(2) no person or entity that provides closing and settlement services for a real estate transaction shall disburse funds as a part of such services until those funds have been received and are available for immediate withdrawal as a matter of right.

NOTE: C.R.S. 39-14-102 requires that a real property transfer declaration accompany any conveyance document presented for recordation in the State of Colorado. Said declaration shall be completed and signed by either the grantor or grantee.

NOTE: Pursuant to CRS 10-1-128(6)(a), It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies.

NOTE: Pursuant to Colorado Division of Insurance Regulations 8-1-3, notice is hereby given of the availability of an ALTA Closing Protection Letter which may, upon request, be provided to certain parties to the transaction identified in the commitment.

Nothing herein contained will be deemed to obligate the company to provide any of the coverages referred to herein unless the above conditions are fully satisfied.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 10 of 10	ALTA Commitment for Title Insurance (8-1-16)
		Colorado

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-980245-CO

COMMITMENT FOR TITLE INSURANCE

Issued By

FIRST AMERICAN TITLE INSURANCE COMPANY

NOTICE

IMPORTANT-READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions; and the Commitment Conditions, *First American Title Insurance Company*, a Nebraska Corporation (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Policy Amount and the name of the Proposed Insured.

If all of the Schedule B, Part I-Requirements have not been met within six months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

First American Title Insurance Company

Dennis J. Gilmore

4 4.

Jeffrey S. Robinson Secretary

If this jacket was created electronically, it constitutes an original document.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 1 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado

COMMITMENT CONDITIONS

DEFINITIONS

- (a) "Knowledge" or "Known": Actual or imputed knowledge, but not constructive notice imparted by the Public Records.
- (b) "Land": The land described in Schedule A and affixed improvements that by law constitute real property. The term "Land" does not include any property beyond the lines of the area described in Schedule A, nor any right, title, interest, estate, or easement in abutting streets, roads, avenues, alleys, lanes, ways, or waterways, but this does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
- (c) "Mortgage": A mortgage, deed of trust, or other security instrument, including one evidenced by electronic means authorized by law.
- (d) "Policy": Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
- (e) "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this
- (f) "Proposed Policy Amount": Each dollar amount specified in Schedule A as the Proposed Policy Amount of each Policy to be issued pursuant to this Commitment.
- (g) "Public Records": Records established under state statutes at the Commitment Date for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without Knowledge.
- (h) "Title": The estate or interest described in Schedule A.
- If all of the Schedule B, Part I—Requirements have not been met within the time period specified in the Commitment to Issue Policy, this Commitment terminates and the Company's liability and obligation end.
- The Company's liability and obligation is limited by and this Commitment is not valid without:
 - (a) the Notice;
 - (b) the Commitment to Issue Policy;
 - (c) the Commitment Conditions;
 - (d) Schedule A;
 - (e) Schedule B, Part I—Requirements; and
 - (f) Schedule B, Part II—Exceptions.

COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company shall not be liable for any other amendment to this Commitment.

LIMITATIONS OF LIABILITY

- (a) The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
 - (i) comply with the Schedule B, Part I—Requirements;
 - (ii) eliminate, with the Company's written consent, any Schedule B, Part II—Exceptions; or
 - (iii) acquire the Title or create the Mortgage covered by this Commitment.
- (b) The Company shall not be liable under Commitment Condition 5(a) if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
- (c) The Company will only have liability under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.
- (d) The Company's liability shall not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Conditions 5(a)(i) through 5(a)(iii) or the Proposed Policy Amount.
- (e) The Company shall not be liable for the content of the Transaction Identification Data, if any.
- (f) In no event shall the Company be obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I—Requirements have been met to the satisfaction of the Company.
- (g) In any event, the Company's liability is limited by the terms and provisions of the Policy.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 2 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
00401 00474		1 40 0000 B

LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT

- (a) Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
- (b) Any claim must be based in contract and must be restricted solely to the terms and provisions of this Commitment.
- (c) Until the Policy is issued, this Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
- (d) The deletion or modification of any Schedule B, Part II—Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
- (e) Any amendment or endorsement to this Commitment must be in writing and authenticated by a person authorized by the Company.
- (f) When the Policy is issued, all liability and obligation under this Commitment will end and the Company's only liability will be under the Policy.

IF THIS COMMITMENT HAS BEEN ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for the purpose of providing closing or settlement services.

PRO-FORMA POLICY

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

ARBITRATION

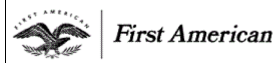
The Policy contains an arbitration clause. All arbitrable matters when the Proposed Policy Amount is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at http://www.alta.org/arbitration.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 3 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
20401 00474		lung 10, 2020 Paying



Schedule A

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-980245-CO

Transaction Identification Data for reference only:

Issuing Agent: First American Title Insurance Company National Issuing Office: 1125 17th Street, Suite 500, Denver, CO

Commercial Services 80202

Commitment No.: NCS-980245-CO Phone Number: (303)876-1112

Property Address: 4128, 4130 & 4150 North Jason Street, Issuing Office File No.: NCS-980245-CO

Denver, CO 80211 Revision No.:

20191-00174

SCHEDULE A

1. Commitment Date: February 21, 2020 at 5:00 PM

2. Policy or Policies to be issued:

> ☑ ALTA® Owner's Policy (6-17-06) Proposed Insured: Prime West Development, LLC, a Colorado limited liability company

Proposed Policy Amount: \$1,750,000.00 ☐ ALTA® Loan Policy (6-17-06)

Proposed Insured:

Proposed Policy Amount: \$

- 3. The estate or interest in the Land described or referred to in this Commitment is Fee Simple.
- The Title is, at the Commitment Date, vested in: 4.

MB RE Enterprises LLC, a Colorado limited liability company

The Land is described as follows: 5.

See Exhibit "A" attached hereto and made a part hereof

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18) Page 4 of 11 ALTA Commitment for Title Insurance (8-1-16) Colorado June 19, 2020 Revised

Exhibit A

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-980245-CO

Commitment No.: NCS-980245-CO

The Land referred to herein below is situated in the County of Denver, State of Colorado, and is described as follows:

Lots 5, 6, 7 and 8, Block 19, Viaduct Addition to Denver, City and County of Denver, State of Colorado.

For informational purposes only: 0221418004000 (Lots 5 & 6)

0221418005000 (Lot 7) 0221418006000 (Lot 8)

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18) Page 5 of 11 ALTA Commitment for Title Insurance (8-1-16)
Colorado

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-980245-CO

Commitment No.: NCS-980245-CO

SCHEDULE B, PART I

Requirements

All of the following Requirements must be met:

- 1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. Payment of all taxes and assessments now due and payable as shown on a certificate of taxes due from the County Treasurer or the County Treasurer's Authorized Agent.

NOTE: Tax certificate(s) must be ordered by or provided to the Company at least one week prior to closing.

NOTE: Local ordinances may impose liens on the Land for unpaid water, sewer, stormwater drainage, or other utilities charges. If this transaction includes a sale of the property, a Utilities Agreement and/or escrow is required.

- 6. Evidence that all assessments for common expenses, if any, have been paid.
- 7. Receipt by the Company of an ALTA/NSPS Land Title Survey, certified to First American Title Insurance Company, and in form and content satisfactory to the Company. The Company reserves the right to make further requirements and/or exceptions upon review of this survey.
- 8. Recordation of a Release of the Deed of Trust from MB RE Enterprises LLC, a Colorado limited liability company to the Public Trustee of Denver County for the use of JPMorgan Chase Bank, NA to secure an indebtedness in the principal sum of \$292,455.00, and any other amounts and/or obligations secured thereby, dated July 19, 2010 and recorded August 12, 2010 at Reception No. 2010090152.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 6 of 11	ALIA Commitment for Title Insurance (8-1-16)
		Colorado
2019I-00174		June 19, 2020 Revised

9. Receipt by the Company of the following documentation for MB RE Enterprises LLC, a Colorado limited liability company:

Operating Agreement, and all amendments thereto, if any.

NOTE: The Company reserves the right to make further requirements and/or exceptions upon review of the above item(s).

10. Receipt by the Company of the following documentation for Prime West Development, LLC, a Colorado limited liability company:

Operating Agreement, and all amendments thereto, if any.

NOTE: The Company reserves the right to make further requirements and/or exceptions upon review of the above item(s).

11. Receipt by the Company of a satisfactory Final Affidavit and Indemnity, executed by MB RE Enterprises LLC, a Colorado limited liability company.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 7 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado

Schedule BI & BII (Cont.)

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-980245-CO

Commitment No.: NCS-980245-CO

SCHEDULE B, PART II

Exceptions

THIS COMMITMENT DOES NOT REPUBLISH ANY COVENANT, CONDITION, RESTRICTION, OR LIMITATION CONTAINED IN ANY DOCUMENT REFERRED TO IN THIS COMMITMENT TO THE EXTENT THAT THE SPECIFIC COVENANT, CONDITION, RESTRICTION, OR LIMITATION VIOLATES STATE OR FEDERAL LAW BASED ON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, HANDICAP, FAMILIAL STATUS, OR NATIONAL ORIGIN.

The Policy will not insure against loss or damage resulting from the terms and provisions of any lease or easement identified in Schedule A, and will include the following Exceptions unless cleared to the satisfaction of the Company:

- 1. Any facts, rights, interests or claims which are not shown by the Public Records, but which could be ascertained by an inspection of the Land or by making inquiry of persons in possession thereof.
- 2. Easements, or claims of easements, not shown by the Public Records.
- 3. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, and any facts which a correct land survey and inspection of the Land would disclose, and which are not shown by the Public Records.
- 4. Any lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown in the Public Records.
- 5. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I-Requirements are met.
 - Note: Exception number 5 will be removed from the policy provided the Company conducts the closing and settlement service for the transaction identified in the commitment.
- 6. Any and all unpaid taxes, assessments and unredeemed tax sales.
- 7. Any water rights, claims of title to water, in, on or under the Land.
- 8. Any existing leases or tenancies.
- 9. Easements, notes, covenants, restrictions and rights-of-way as shown on the plat of Viaduct Addition, recorded October 8, 1887 in Plat Book 4 at Page 46C.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 8 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado

- 10. Terms, conditions, provisions, obligations and agreements as set forth in the Registration Statement for Non-Conforming Use recorded January 10, 1957 in <u>Book 7983 at Page 544</u> and recorded January 10, 1957 in <u>Book 7983 at Page 589</u>.
- 11. Terms, conditions, provisions, obligations, easements and agreements as set forth in the Ordinance No. 162, Series of 1973 recorded April 11, 1973 at Reception No. 039640.
- 12. Terms, conditions, provisions, obligations, easements and agreements as set forth in the Ordinance No. 457, Series of 2013 recorded September 20, 2013 at Reception No. 2013138638.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 9 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
2019I-00174		June 19, 2020 Revised

DISCLOSURE STATEMENT

Pursuant to C.R.S. 30-10-406(3)(a) all documents received for recording or filing in the Clerk and Recorder's office shall contain a top margin of at least one inch and a left, right and bottom margin of at least one-half of an inch. The Clerk and Recorder will refuse to record or file any document that does not conform to the requirements of this section.

NOTE: If this transaction includes a sale of the property and the price exceeds \$100,000.00, the seller must comply with the disclosure/withholding provisions of C.R.S. 39-22-604.5 (Nonresident withholding).

NOTE: Colorado Division of Insurance Regulations 8-1-2 requires that "Every title insurance company shall be responsible to the proposed insured(s) subject to the terms and conditions of the title commitment, other than the effective date of the title commitment, for all matters which appear of record prior to the time of recording whenever the title insurance company, or its agent, conducts the closing and settlement service that is in conjunction with its issuance of an owner's policy of title insurance and is responsible for the recording and filing of legal documents resulting from the transaction which was closed.

Pursuant to C.R.S. 10-11-122, the company will not issue its owner's policy or owner's policies of title insurance contemplated by this commitment until it has been provided a Certificate of Taxes due or other equivalent documentation from the County Treasurer or the County Treasurer's authorized agent; or until the Proposed Insured has notified or instructed the company in writing to the contrary.

The subject property may be located in a special taxing district. A Certificate of Taxes due listing each taxing jurisdiction shall be obtained from the County Treasurer or the County Treasurer's authorized agent. Information regarding special districts and the boundaries of such districts may be obtained from the Board of County Commissioners, the County Clerk and Recorder, or the County Assessor.

NOTE: Pursuant to CRS 10-11-123, notice is hereby given:

This notice applies to owner's policy commitments containing a mineral severance instrument exception, or exceptions, in Schedule B, Section 2.

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

NOTE: Pursuant to Colorado Division of Insurance Regulations 8-1-2, Affirmative mechanic's lien protection for the Owner may be available (typically by deletion of Exception no. 4 of Schedule B, Section 2 of the Commitment from the Owner's Policy to be issued) upon compliance with the following conditions:

- A. The land described in Schedule A of this commitment must be a single family residence which includes a condominium or townhouse unit.
- B. No labor or materials have been furnished by mechanics or material-men for purposes of construction on the land described in Schedule A of this Commitment within the past 6 months.
- C. The Company must receive an appropriate affidavit indemnifying the Company against un-filed mechanic's and material-men's liens.
- D. The Company must receive payment of the appropriate premium.
- E. If there has been construction, improvements or major repairs undertaken on the property to be purchased within six months prior to the Date of the Commitment, the

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 10 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado

requirements to obtain coverage for unrecorded liens will include: disclosure of certain construction information; financial information as to the seller, the builder and or the contractor; payment of the appropriate premium, fully executed Indemnity Agreements satisfactory to the company, and, any additional requirements as may be necessary after an examination of the aforesaid information by the Company.

No coverage will be given under any circumstances for labor or material for which the insured has contracted for or agreed to pay.

NOTE: Pursuant to C.R.S. 38-35-125(2) no person or entity that provides closing and settlement services for a real estate transaction shall disburse funds as a part of such services until those funds have been received and are available for immediate withdrawal as a matter of right.

NOTE: C.R.S. 39-14-102 requires that a real property transfer declaration accompany any conveyance document presented for recordation in the State of Colorado. Said declaration shall be completed and signed by either the grantor or grantee.

NOTE: Pursuant to CRS 10-1-128(6)(a), It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies.

NOTE: Pursuant to Colorado Division of Insurance Regulations 8-1-3, notice is hereby given of the availability of an ALTA Closing Protection Letter which may, upon request, be provided to certain parties to the transaction identified in the commitment.

Nothing herein contained will be deemed to obligate the company to provide any of the coverages referred to herein unless the above conditions are fully satisfied.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 11 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-979439-CO

COMMITMENT FOR TITLE INSURANCE

Issued By

FIRST AMERICAN TITLE INSURANCE COMPANY

NOTICE

IMPORTANT-READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions; and the Commitment Conditions, *First American Title Insurance Company*, a Nebraska Corporation (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Policy Amount and the name of the Proposed Insured.

If all of the Schedule B, Part I-Requirements have not been met within six months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

First American Title Insurance Company

Dennis J. Gilmore

President

Jeffrey S. Robinson Secretary

If this jacket was created electronically, it constitutes an original document.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 1 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado

COMMITMENT CONDITIONS

1. DEFINITIONS

- (a) "Knowledge" or "Known": Actual or imputed knowledge, but not constructive notice imparted by the Public Records.
- (b) "Land": The land described in Schedule A and affixed improvements that by law constitute real property. The term "Land" does not include any property beyond the lines of the area described in Schedule A, nor any right, title, interest, estate, or easement in abutting streets, roads, avenues, alleys, lanes, ways, or waterways, but this does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
- (c) "Mortgage": A mortgage, deed of trust, or other security instrument, including one evidenced by electronic means authorized by law.
- (d) "Policy": Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
- (e) "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this Commitment.
- (f) "Proposed Policy Amount": Each dollar amount specified in Schedule A as the Proposed Policy Amount of each Policy to be issued pursuant to this Commitment.
- (g) "Public Records": Records established under state statutes at the Commitment Date for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without Knowledge.
- (h) "Title": The estate or interest described in Schedule A.
- 2. If all of the Schedule B, Part I—Requirements have not been met within the time period specified in the Commitment to Issue Policy, this Commitment terminates and the Company's liability and obligation end.
- 3. The Company's liability and obligation is limited by and this Commitment is not valid without:
 - (a) the Notice;
 - (b) the Commitment to Issue Policy;
 - (c) the Commitment Conditions;
 - (d) Schedule A;
 - (e) Schedule B, Part I—Requirements; and
 - (f) Schedule B, Part II—Exceptions.

4. COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company shall not be liable for any other amendment to this Commitment.

5. LIMITATIONS OF LIABILITY

- (a) The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
 - (i) comply with the Schedule B, Part I—Requirements;
 - (ii) eliminate, with the Company's written consent, any Schedule B, Part II—Exceptions; or
 - (iii) acquire the Title or create the Mortgage covered by this Commitment.
- (b) The Company shall not be liable under Commitment Condition 5(a) if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
- (c) The Company will only have liability under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.
- (d) The Company's liability shall not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Conditions 5(a)(i) through 5(a)(iii) or the Proposed Policy Amount.
- (e) The Company shall not be liable for the content of the Transaction Identification Data, if any.
- (f) In no event shall the Company be obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I—Requirements have been met to the satisfaction of the Company.
- (g) In any event, the Company's liability is limited by the terms and provisions of the Policy.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 2 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
00401 00474		1 40 0000 B

LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT

- (a) Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
- (b) Any claim must be based in contract and must be restricted solely to the terms and provisions of this Commitment.
- (c) Until the Policy is issued, this Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
- (d) The deletion or modification of any Schedule B, Part II—Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
- (e) Any amendment or endorsement to this Commitment must be in writing and authenticated by a person authorized by the Company.
- (f) When the Policy is issued, all liability and obligation under this Commitment will end and the Company's only liability will be under the Policy.

IF THIS COMMITMENT HAS BEEN ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for the purpose of providing closing or settlement services.

PRO-FORMA POLICY

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

ARBITRATION

The Policy contains an arbitration clause. All arbitrable matters when the Proposed Policy Amount is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at http://www.alta.org/arbitration.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 3 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
00401 00474		1 40 0000 B

Schedule A

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-979439-CO

Transaction Identification Data for reference only:

Issuing Agent: First American Title Insurance Company National Issuing Office: 1125 17th Street, Suite 500, Denver, CO

Commercial Services 80202

Commitment No.: NCS-979439-CO Phone Number: (303)876-1112

Property Address: 4136, 4140 and 4158 N. Jason Street, Denver, Issuing Office File No.: NCS-979439-CO

CO

Revision No.: 1 - addressing Buyer objections; October 23, 2019

SCHEDULE A

1. Commitment Date: September 17, 2019 at 5:00 PM

2. Policy or Policies to be issued:

(a) ⊠ ALTA® Owner's Policy (6-17-06)
Proposed Insured: Prime West Development, LLC, a Colorado limited liability company
Proposed Policy Amount: \$1,875,300.00

(b) ☐ ALTA® Loan Policy (6-17-06)

Proposed Insured:

Proposed Policy Amount: \$

- 3. The estate or interest in the Land described or referred to in this Commitment is Fee Simple.
- 4. The Title is, at the Commitment Date, vested in:

Silver Feather LLC, a Colorado limited liability company

5. The Land is described as follows:

See Exhibit "A" attached hereto and made a part hereof

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18) Page 4 of 11 ALTA Commitment for Title Insurance (8-1-16) Colorado

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-979439-CO

Exhibit A

Commitment No.: NCS-979439-CO

The Land referred to herein below is situated in the County of Denver, State of Colorado, and is described as follows:

Parcel A:

Lot 1, and North 1/2 of Lot 2, Block 19, Viaduct Addition, City and County of Denver, State of Colorado.

Parcel B:

Lot 3, and South 1/2 of Lot 2, Block 19, Viaduct Addition, City and County of Denver, State of Colorado.

Parcel C:

Lot 4, Block 19, Viaduct Addition, City and County of Denver, State of Colorado.

> For informational purposes only: 0221418013000 (Parcel A)

> > 0221418001000 (Parcel B) 0221418003000 (Parcel C)

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18) Page 5 of 11 ALTA Commitment for Title Insurance (8-1-16) Colorado 20191-00174

June 19, 2020 Revised

Schedule BI & BII

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-979439-CO

Commitment No.: NCS-979439-CO

SCHEDULE B, PART I

Requirements

All of the following Requirements must be met:

- The Proposed Insured must notify the Company in writing of the name of any party not referred to in 1. this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. Payment of all taxes and assessments now due and payable as shown on a certificate of taxes due from the County Treasurer or the County Treasurer's Authorized Agent.

NOTE: Tax certificate(s) must be ordered by or provided to the Company at least one week prior to closing.

NOTE: Local ordinances may impose liens on the Land for unpaid water, sewer, stormwater drainage, or other utilities charges. If this transaction includes a sale of the property, a Utilities Agreement and/or escrow is required.

- 6. Evidence that all assessments for common expenses, if any, have been paid.
- 7. Receipt by the Company of an ALTA/NSPS Land Title Survey, certified to First American Title Insurance Company, and in form and content satisfactory to the Company. The Company reserves the right to make further requirements and/or exceptions upon review of this survey.
- 8. Recordation of a Release of the Deed of Trust from Silver Feather LLC, a Colorado limited liability company to the Public Trustee of Denver County for the use of FirstBank to secure an indebtedness in the principal sum of \$294,000.00, and any other amounts and/or obligations secured thereby, dated December 15, 2016 and recorded December 21, 2016 at Reception No. 2016178707, as to Parcel C.
- 9. Receipt by the Company of the following documentation for Silver Feather LLC, a Colorado limited liability company:

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 6 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
0040100474		10 0000 P

Operating Agreement, and all amendments thereto, if any.

NOTE: The Company reserves the right to make further requirements and/or exceptions upon review of the above item(s).

10. Receipt by the Company of the following documentation for Prime West Development, LLC, a Colorado limited liability company:

Operating Agreement, and all amendments thereto, if any.

NOTE: The Company reserves the right to make further requirements and/or exceptions upon review of the above item(s).

11. Receipt by the Company of a satisfactory Final Affidavit and Indemnity, executed by Silver Feather LLC, a Colorado limited liability company.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 7 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
2019I-00174		June 19, 2020 Revised

Schedule BI & BII (Cont.)

ALTA Commitment for Title Insurance

ISSUED BY

First American Title Insurance Company

File No: NCS-979439-CO

Commitment No.: NCS-979439-CO

SCHEDULE B, PART II

Exceptions

THIS COMMITMENT DOES NOT REPUBLISH ANY COVENANT, CONDITION, RESTRICTION, OR LIMITATION CONTAINED IN ANY DOCUMENT REFERRED TO IN THIS COMMITMENT TO THE EXTENT THAT THE SPECIFIC COVENANT, CONDITION, RESTRICTION, OR LIMITATION VIOLATES STATE OR FEDERAL LAW BASED ON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, HANDICAP, FAMILIAL STATUS, OR NATIONAL ORIGIN.

The Policy will not insure against loss or damage resulting from the terms and provisions of any lease or easement identified in Schedule A, and will include the following Exceptions unless cleared to the satisfaction of the Company:

- 1. Any facts, rights, interests or claims which are not shown by the Public Records, but which could be ascertained by an inspection of the Land or by making inquiry of persons in possession thereof.
- 2. Easements, or claims of easements, not shown by the Public Records.
- 3. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, and any facts which a correct land survey and inspection of the Land would disclose, and which are not shown by the Public Records.
- 4. Any lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown in the Public Records.
- 5. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I-Requirements are met.
 - Note: Exception number 5 will be removed from the policy provided the Company conducts the closing and settlement service for the transaction identified in the commitment.
- 6. Any and all unpaid taxes, assessments and unredeemed tax sales. (To be limited to "Taxes and assessments for the year 2019 and subsequent years, not yet due and payable.", assuming 2019 taxes are not yet due and payable at the Date of Policy.)
- 7. Any water rights, claims of title to water, in, on or under the Land.
- 8. Any existing leases or tenancies.
- 9. Easements, notes, covenants, restrictions and rights-of-way as shown on the plat of Viaduct Addition, recorded October 8, 1887 in Plat Book 4 at Page 46C.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 8 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado
0040100474		10 0000 P

10. This item has been intentionally deleted. This item has been intentionally deleted. 11. This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part Copyright 2006-2016 American Land Title Association. All rights reserved. The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association. Form 50004008 (8-23-18) Page 9 of 11 ALTA Commitment for Title Insurance (8-1-16)

DISCLOSURE STATEMENT

Pursuant to C.R.S. 30-10-406(3)(a) all documents received for recording or filing in the Clerk and Recorder's office shall contain a top margin of at least one inch and a left, right and bottom margin of at least one-half of an inch. The Clerk and Recorder will refuse to record or file any document that does not conform to the requirements of this section.

NOTE: If this transaction includes a sale of the property and the price exceeds \$100,000.00, the seller must comply with the disclosure/withholding provisions of C.R.S. 39-22-604.5 (Nonresident withholding).

NOTE: Colorado Division of Insurance Regulations 8-1-2 requires that "Every title insurance company shall be responsible to the proposed insured(s) subject to the terms and conditions of the title commitment, other than the effective date of the title commitment, for all matters which appear of record prior to the time of recording whenever the title insurance company, or its agent, conducts the closing and settlement service that is in conjunction with its issuance of an owner's policy of title insurance and is responsible for the recording and filing of legal documents resulting from the transaction which was closed.

Pursuant to C.R.S. 10-11-122, the company will not issue its owner's policy or owner's policies of title insurance contemplated by this commitment until it has been provided a Certificate of Taxes due or other equivalent documentation from the County Treasurer or the County Treasurer's authorized agent; or until the Proposed Insured has notified or instructed the company in writing to the contrary.

The subject property may be located in a special taxing district. A Certificate of Taxes due listing each taxing jurisdiction shall be obtained from the County Treasurer or the County Treasurer's authorized agent. Information regarding special districts and the boundaries of such districts may be obtained from the Board of County Commissioners, the County Clerk and Recorder, or the County Assessor.

NOTE: Pursuant to CRS 10-11-123, notice is hereby given:

This notice applies to owner's policy commitments containing a mineral severance instrument exception, or exceptions, in Schedule B, Section 2.

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

NOTE: Pursuant to Colorado Division of Insurance Regulations 8-1-2, Affirmative mechanic's lien protection for the Owner may be available (typically by deletion of Exception no. 4 of Schedule B, Section 2 of the Commitment from the Owner's Policy to be issued) upon compliance with the following conditions:

- A. The land described in Schedule A of this commitment must be a single family residence which includes a condominium or townhouse unit.
- B. No labor or materials have been furnished by mechanics or material-men for purposes of construction on the land described in Schedule A of this Commitment within the past 6 months.
- C. The Company must receive an appropriate affidavit indemnifying the Company against un-filed mechanic's and material-men's liens.
- D. The Company must receive payment of the appropriate premium.
- E. If there has been construction, improvements or major repairs undertaken on the property to be purchased within six months prior to the Date of the Commitment, the

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

ļ	Form 50004008 (8-23-18)	Page 10 of 11	ALTA Commitment for Title Insurance (8-1-16)
ı			Colorado
7	20401 00474		June 10, 2020 Devised

requirements to obtain coverage for unrecorded liens will include: disclosure of certain construction information; financial information as to the seller, the builder and or the contractor; payment of the appropriate premium, fully executed Indemnity Agreements satisfactory to the company, and, any additional requirements as may be necessary after an examination of the aforesaid information by the Company.

No coverage will be given under any circumstances for labor or material for which the insured has contracted for or agreed to pay.

NOTE: Pursuant to C.R.S. 38-35-125(2) no person or entity that provides closing and settlement services for a real estate transaction shall disburse funds as a part of such services until those funds have been received and are available for immediate withdrawal as a matter of right.

NOTE: C.R.S. 39-14-102 requires that a real property transfer declaration accompany any conveyance document presented for recordation in the State of Colorado. Said declaration shall be completed and signed by either the grantor or grantee.

NOTE: Pursuant to CRS 10-1-128(6)(a), It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies.

NOTE: Pursuant to Colorado Division of Insurance Regulations 8-1-3, notice is hereby given of the availability of an ALTA Closing Protection Letter which may, upon request, be provided to certain parties to the transaction identified in the commitment.

Nothing herein contained will be deemed to obligate the company to provide any of the coverages referred to herein unless the above conditions are fully satisfied.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

Copyright 2006-2016 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

Form 50004008 (8-23-18)	Page 11 of 11	ALTA Commitment for Title Insurance (8-1-16)
		Colorado

Note: updated letter submitted as public comment in May 2020.



Sunnyside United Neighbors, Inc | P.O. Box | 1381 | Denver, CO 80211

Planning & Community Development Committee

November 6, 2019

Tim Schlichting Prime West 7001 E. Belleview Ave., Suite 650 Denver, CO 80237

Re: Initial Design Plan for 4100 Block of Jason Street

Tim,

On October 17, 2019, at our monthly Sunnyside United Neighbors, Planning and Community Development meeting, Prime West and their Architectural firm, Ratio Design, presented initial plans for your proposed development of the 4100 block of Jason Street. Approximately 14 Sunnyside residents were in attendance, as well as Councilwoman Sandoval. There was robust discussion amongst those in attendance and a consensus was that the plan is a good addition to the neighborhood. The following were the primary points of discussion:

- Neighbors liked the stepdown design to townhouse style units on the northwest corner.
- Neighbors liked the street level activation with the lobby and especially the presumed food/beverage establishment with a corner courtyard that faces an existing cidery.
- There was discussion of wanting more retail square footage which led to further discussion about being able to convert lobby and/or garage square footage to retail if the demand is there.
- Neighbors liked the use of quality building materials and the "thoughtful design" aesthetic.
- Neighbors agreed that offering a larger percentage of income restricted affordable units than what is required, would be looked at favorably (thought no specific direction was offered).



www.SunnysideDenver.org

Sunnyside United Neighbors Inc. (SUNI) is a registered non-profit 501(c)(3



Sunnyside United Neighbors, Inc | P.O. Box | 1381 | Denver, CO 80211

Planning & Community Development Committee

In summary, I am glad to offer Sunnyside United Neighbor's initial support for the project given the plans that have been submitted. We look forward to continued dialogue with Prime West and expect that we will be able to provide more formal support at the appropriate time.

Sincerely,

Bill Hare

Chair, SUNI Planning and Community Development Committee

Sunnyside United Neighbors, Inc. (SUNI) is the registered neighborhood organization for Sunnyside. The SUNI Planning and Community Development Committee is a standing committee authorized by the SUNI bylaws to act for the Association on matters of zoning, development, and neighborhood planning. The SUNI PCD Committee holds regular monthly public meetings, announced by our website.



www.SunnysideDenver.org

Sunnyside United Neighbors Inc. (SUNI) is a registered non-profit 501(c)(3

Prime West Public Outreach, Application Schedule & Affordable Housing Engagement 4120 - 4158 N. Jason Street								
Date	Meeting/Activity	Attendees/Recipients	Location	Notes	Follow-up			
	Council Office Project Introduction	Councilmember Sandoval, staff and developer representatives	Denver City & County Building 1437 Bannock Street	Discussed general plan for the redevelopment, obtained feedback on community issues including design, multi- bedroom units, safety and affordable housing	Incorporated feedback into plans presented to the community.			
8/27/2019	SUNI CPD Chair	Bill Hare and developer representatives	Huckleberry Roasters 4301 N. Pecos St. Sunnyside Neighborhood	Discussed general plan for the redevelopment, obtained feedback on community issues such as design, traffic impacts, and safety	Obtained feedback for community presentation and scheduled time to present to committee. Issues identified included activated streets, quality building materials, traffic/parking and affordability.			
various dates Aug Sep 2019	one-on-one meetings & correspondence with individual residents of Sunnyside	Katherine Cornwell, Joe Swensson, Sarah Laverty, Rob Key & developer representatives	Huckleberry Roasters 4301 N. Pecos St. Diebolt Brewing Company 3855 Mariposa St. Factotum Brewhouse 3845 Lipan St.	Discussed general plan for the redevelopment, obtained feedback on community issues such as design, traffic impacts, and safety	Communicate further updates through SUNI			
9/4/2019	TDM Strategy	Northeast Transportation Coalition (NETC) and developer representatives	RATIO Humphries Poli Architects 1655 Grant Street	Engaged NETC to help develop TDM strategy for site and development operations	TDM strategy developed and presented to SUNI CPD Committee.			
9/19/2019	HOST - City Staff	CPD Staff, HOST and developer representatives	Webb Building	Discussed potential affordable housing commitment	Developer analyzed level of affordability that they're capable of committing to			
10/1/2019	CPD Pre App Meeting	CPD staff, Chris Nevitt, and developer representatives	Webb Building	Staff provided feedback regarding plan guidance, process and outreach	Application took into consideration feedback			
10/17/2019	Sunnyside United Neighbors Inc. (SUNI) - Planning & Community Development (PCD) Committee	Committee members, Councilmember Sandoval, and developer representatives.	District 1 Police Station	First presentation of concept included architectural design, transportation demand management, project details	Responded to community feedback by revising plan			
10/25/2019	RNO Communications - (To applicable RNOs identified by the City website)	Letter/email offering presentation/meeting sent to: Inter-Neighborhood Cooperation (INC), UCAN, Northeast Denver Friends and Neighbors (NEDFANS), United North Metro Denver (not city registered), Elyria Swansea/Globeville Business Association (ESGBA), Elyria Swansea Neighborhood Association, Globeville Civic Association #2, Globeville Civic Partners, Globeville First, Globeville K.A.R.E.S	N/A	One or two meetings were requested as a result of the communication	Meetings were scheduled			
11/1/2019	Outreach to GES Coalition (not city registered)	Letter/email offering presentation	N/A	Response received from GES Coalition that the impact of our project is less on Globeville residents since located outside of their area	Developer representative responded and said we'd continue to work through SUNI to address neighborhood needs			
11/6/2009	Council Office Project Introduction	Councilmember Ortega, staff and developer representatives	Denver City & County Building 1437 Bannock Street	Discussed general plan for the redevelopment, obtained feedback on community issues such as affordable housing, safety and design.	Incorporated feedback into plans presented to the community.			
11/13/2019	Elyria/Swansea/Globeville Association	RNO representatives were unable to attend	N/A	N/A	Rescheduled			
11/15/2019	Council Office	Councilmember Sandoval and developer	Call	Discuss council office goals around affordable housing	Incorporated into future discussions with HOST			
11/20/2019	Map Amendment Application	Rezoning Application Submitted	N/A	In review				
12/10/2019	Elyria-Swansea-Globeville Business Association	EGSBA Board members & developer	4555 York Street	Developer presented development plan and responded to questions				
12/12/2019	Elyria/Swansea/Globeville Association	RNO Representatives cancelled	N/A	RNO indicated they would support the project.				
	City Notification of Residents within 200'	List developed by City	N/A	There were no public inquiries about the application.				
1/15/2020	HOST - City Staff	Developer, staff from HOST, city attorney	Webb Building	Discuss voluntary affordable housing component of development	Resulted in draft agreement and terms			
2/13/2020	SUNI CPD Committee	CPD Committee Members, developer, Northeast Transportation Coalition	District 1 Police Station	Presented revised building design, affordable housing plans and TDM strategies.	Committee voted 16-0 in favor of supporting the development.			
	Affordable Housing Agreement signed by Developer submitted to City	HOST staff, city attorney, CPD staff	N/A		To be recorded upon closing on purchase of property			



Sunnyside United Neighbors, Inc | P.O. Box | 1381 | Denver, CO 80211

Planning & Community Development Committee

May 18, 2020

Elizabeth Weigle Senior City Planner Community Planning and Development City and County of Denver

Re: Rezoning of 4120-4158 N Jason St.

Sunnyside United Neighbors offers this letter of support for the rezoning application of 4120-4158 N. Jason Street to C-RX-8, application number 2019I-00174.

On November 6th of last year we offered our preliminary support of this project. Preliminary support was based on a unanimous vote taken October 17, 2019, at our monthly Sunnyside United Neighbors, Planning and Community Development meeting. Prime West and their Architectural firm, Ratio Design, presented initial plans for their proposed development. Fourteen Sunnyside residents were in attendance, as well as Councilwoman Sandoval. There was robust discussion amongst those in attendance and a consensus was that the plan is a good addition to the neighborhood. The following were the primary points of discussion:

- Neighbors liked the stepdown design to townhouse style units on the northwest corner.
- Neighbors liked the street level activation with the lobby and especially the presumed food/beverage establishment with a corner courtyard that faces an existing cidery.
- There was discussion of wanting more retail square footage which led to further discussion about being able to convert lobby and/or garage square footage to retail if the demand is there.
- Neighbors liked the use of quality building materials and the "thoughtful design" aesthetic.



www.SunnysideDenver.org



Sunnyside United Neighbors, Inc | P.O. Box | 1381 | Denver, CO 80211

Planning & Community Development Committee

A second presentation was made, and a vote taken at our February 13, 2020, SUNI PCD Meeting. Again, the overwhelming discussion was in support of the project and again, the vote of support amongst the residents in attendance was unanimous; 16 - 0. Of specific note, many residents were very pleased with the number of affordable units that had been negotiated to be part of the development.

In summary, I am glad to offer Sunnyside United Neighbor's formal support for the project given the plans that have been submitted.

Best regards,

Bill Hare

Chair, SUNI Planning and Community Development Committee

cc: Tim Schlichting, Prime West

Sunnyside United Neighbors, Inc. (SUNI) is the registered neighborhood organization for Sunnyside. The SUNI Planning and Community Development Committee is a standing committee authorized by the SUNI bylaws to act for the Association on matters of zoning, development, and neighborhood planning. The SUNI PCD Committee holds regular monthly public meetings, announced by our website.





Elizabeth Weigle, AICP, Senior City Planner Community Planning and Development, City and County of Denver

May 19, 2020

Dear Ms. Weigle,

Northeast Transportation Connections (NETC)'s mission is to work with the public and private sectors to reduce single occupant vehicle (SOV) travel, to improve mobility, and to establish sustainable transportation throughout the NE Denver area by creating, supporting, and promoting an array of transportation options for commuters, residents, students, and visitors.

As you know, Prime West Development desired to be proactive in mitigating potential parking and traffic impacts to the Sunnyside community prior to seeking rezoning and site design of the 4120-4158 N. Jason St. site. We take a holistic approach to our thinking and are focused on the intersections between the built and lived in order to successfully integrate transit and active transportation. As such, we cannot thank them enough for this opportunity to work in tandem with the Development Team to create a Transportation Demand Management (TDM) plan that integrates mobility solutions in every phase of development.

NETC is most proud that the Prime West leaned into creating TDM solutions informed by the direct feedback from multiple community and stakeholder outreach meetings. We strongly believe the greatest mobility experts are those that are living and working in this community, and we are grateful for their contributions, patience, and knowledge.

We are memorializing our work by assembling a TDM plan which promotes realistic single occupant vehicle (SOV) mobility alternatives while understanding that the built environment is key to the sustainability and success of such TDM measures. This plan could be utilized, in theory, by property management to sustain the components and monitor usage should 4120-4158 N. Jason St. be realized.

There are internal built components like a secured bike room for residents and a "transit corner" with a transit screen and other mobility options located in the lobby. There are external built components which require coordination with Denver and the neighborhood, such as dedicated rideshare drop-off/pick-up zones and wayfinding signs. There are operational components like giving every resident a Neighborhood EcoPass (NECO) for the first year. Lastly, there are components that are a mix — that take place physically on the property but require coordination with the City or third party providers, like a scooter/dockless bike box that can add mobility options while preserving street parking for residents and visitors who have to drive.



Integrating transit into the operations of the development requires more than proximity, and Prime West is committed to a NECO for all residential tenants in the development community for the first year, barring any dramatic changes to RTD's program. Currently many people drive alone because that is the only realistic way for them to get around, and it starts to become 'normal' even when other affordable, accessible, and safe options exist. Providing the NECO for that first year can help shape the first interactions getting around, in essence creating a sense that it is 'normal' to not drive everywhere alone.

An activated walking and biking experience requires more than a sidewalk. This project has built-environment and street activation components that will make people want to get out of their cars while providing recognizable physical points of interest. In our experience these elements create a sense of place that can add amenities to the amazing Sunnyside community rather than detracting, all while honoring the extensive planning processes that neighbors have already engaged in.

We will explore scenarios with third party mobility providers — from dockeless scooters and bikes to evolving service models and dedicated carshare. This space is evolving, but NETC will advise Prime West as it solidifies in the near future.

TDM is about moving people around places, and we know there is a critical connection to the built environment in order for TDM solutions to be successful. People must feel safe and welcome to engage with the environment; mobility options must be available and accessible for everyone; and we must provide additive, realistic options to ensure usage. Although the mobility space has changed significantly since we began advising the Team, the principles have not: that mobility should enhance spaces, not degrade them; that mobility must provide safe, affordable options that can be accessed by all; and that mobility must have convenience that rivals a SOVs in order to be a sustainable alternative.

Please do not hesitate to contact Karly Andrus with any questions or concerns. Thank you for your time and service to our community.

With Regards,

Karly Andrus

TDM Outreach Coordinator

NETC

KAndrus@NEtransportation.org

720-373-7035

Weigle, Elizabeth K. - CPD City Planner Senior

From: John Reynolds < jreynolds3423@yahoo.com>

Sent: Monday, June 8, 2020 10:50 AM

To: Weigle, Elizabeth K. - CPD City Planner Senior

Subject: [EXTERNAL] Sunnyside - proposed development project

Follow Up Flag: Follow up Flag Status: Flagged

Elizabeth,

I am contacting you to provide my support of the Prime West Development project at 42nd & Jason St. As a Sunnyside resident since 2006, I have experienced the evolution of our neighborhood. Gone are the days of painting over dumpster graffiti and referring to the neighborhood as 'Highlands' because Sunnyside was unknown.

In reviewing the plans, I find the design to be aesthetically appealing and a welcome addition to the neighborhood. Beyond the support and feedback from the Sunnyside United Neighbors, I would like to mention other benefits I feel the project might offer.

- Convenient access to public transportation. With the number of large capacity residential properties increasing in the area, easy access to public transportation will become increasingly important.
- The properties across the alley and street currently support non-residential business therefore the redevelopment should not have a negative impact on neighbors.
- Additionally residential capacity which will provide a positive financial impact to business in Sunnyside and surrounding neighborhoods.

Please do not hesitate to contact me if I can provide additional information.

Thank you, John Reynolds 4040 Zuni St 773-294-9049 Date: 6/10/20

Elizabeth Weigle, AICP Senior City Planner Community Planning and Development City and County of Denver

Dear Ms. Weigle,

I own the business located next door to the proposed development of the 4100 block of Jason Street. From early on, the Prime West team has been in regular communication with us regarding their plans. As a small business owner, I view the redevelopment of this site as a great addition to the neighborhood. Specifically, it will help solve several issues we face as a small business owner:

- with more pedestrians and eyes on the street it will add to safety of the neighborhood
- more retail space as designed will complement our operations with new patio and retail space
- the addition of new residents will help our business

Particularly in this time, I urge your support of the proposed project at 4100 Jason Street as I believe it would serve as a catalyst for small business support throughout the neighborhood.

Sincerely,

John Dufresne

Waldschanke Ciders and Coffee

4100 Jason St

Denver CO 80211

Date 6/12/20

Elizabeth Weigle, AICP Senior City Planner Community Planning and Development City and County of Denver

Dear Ms. Weigle,

As the business owner of Work Shop Denver, located at 4373 Jason St., I have 20 years of experience in successfully operating a small business. With that history, I have seen the Sunny Side neighborhood evolving over time into a mixed-use community with the addition of more people, and with that, more eyes, on the street – a trend that overall leads to a safer environment for both residents and businesses.

I believe the project being proposed for the 4100 block of Jason St. would be a valuable addition to the neighborhood. Bringing more residents into the area means more business support for all local businesses, including mine. In addition, greater use of the light transit station would undoubtedly bring more visitors to the area which would lend additional support to all businesses.

For these reasons I urge your support of the rezoning and redevelopment of the block of 4100 Jason St.

Sincerely,

Brad Weiman 4373 Jason St Denver, Co 80211 June 22, 2020

Elizabeth Weigle Senior City Planner Community Planning and Development City and County of Denver

Re: Rezoning of 4120-4158 N. Jason St.

Ms. Weigle,

As a resident of the Sunnyside neighborhood in Northwest Denver, I am writing this letter in support of the rezoning of 4120-4158 N. Jason St. by the applicant, Prime West Development.

Because of the investments made by the city in rail infrastructure and transit, this site is an ideal location to add high-density housing. All new housing supply will help with the overall affordable housing issues the city is facing. Parcels in close proximity to transit represent ideal opportunities to pursue this goal.

Further, the adjacent uses across the alley and across the street are presently not residential, so the redevelopment of this block will not directly have a negative impact on neighbors.

In summary, I am in favor of the project rezoning at 4120-4158 N. Jason St.

Many thanks.

Rob Key 4030 Wyandot St. Denver, CO 80211 303 748 5405 Elizabeth Weigle, AICP
Senior City Planner
Community Planning and Development
City and County of Denver

Dear Elizabeth,

My name is Alvaro Bonilla, I am the owner of Art's Auto Body Shop located at 4125 Jason Street, Denver, Colorado 80211. I have been at this location for 14 years.

Last year, a new project started one block down from my business called Zia. This will add 430 new residential units for people in Denver to live and bring many new residents to the Sunnyside neighborhood. This will be good for the businesses in the area.

There is a new proposed project that will be built by Prime West directly across the street from my business. While the construction has made it hard to access some of the businesses sometimes, including mine, this is temporary. This project is a good addition to the neighborhood.

It will also be nice to see people using the 41st and Fox Station light rail pedestrian bridge that the city spent taxpayer money to construct. People aren't using the bridge very much because you have to walk through an industrial area to get to it. This project will help to change that.

These changes are good and should help everyone in the area including me. I support the redevelopment of the 4100 block of Jason Street in my neighborhood.

Sincerely,

Alvaro Bonilla, owner of Art's Auto Body

Elizabeth Weigle, AICP
Senior City Planner
Community Planning & Development
City and County of Denver

Dear Ms. Weigle,

As residents of the Sunnyside neighborhood, we have been looking forward to a new development near the 41st & Fox station bridge which we believe will help activate that part of the neighborhood and the transit station. This will be augmented by the addition of retail shops as part of the development at the gateway to the transit platform which will provide much needed amenities to the neighborhood along with more pedestrians and connectivity.

The developers of the project have been accessible and forthcoming with their plans, listening to our input and making changes that benefit those of us that live, work and play in the community.

We hope you will support the proposed rezoning and development of the 4100 block of Jason St.

Sincerely,

Samantha Swensson Formerly: 2255 W 46th Ave Current: 4612 Elm Ct June 24, 2020

Ms. Elizabeth Weigle, AICP Senior City Planner Community Planning and Development City and County of Denver

Dear Ms. Weigle,

I have owned the property located at 4101 Inca Street in the Sunnyside neighborhood for eight years. When the City of Denver began building the transit system and added a station at 41st and Fox, I recognized that the neighborhood would change from an industrial area to a pedestrian friendly mixed-use community. I have followed the change and recent development occurring in the area, and the project being proposed in the 4100 block of Jason Street appears appropriate for the neighborhood and its specific location.

I appreciate that the developer, Prime West, developed a Transportation Demand Management program to mitigate traffic concerns. I would like to acknowledge that Prime West is proposing exactly what should be developed at and around the mass transit stations. These types of development are great for the neighborhood and will lead to more people using the light rail station which is a goal we all support.

I support this rezoning and urge your approval.

Sincerely,

Martin Éckert III 4101 Inca Street LLC 8000 W 44th Avenue Wheat Ridge, CO 80033

303-884-7891



P.O. Box 369, Henderson, CO 80640 303.426.3900 www.upmmechanical.com info@upmmechanical.com

July 7, 2020

Elizabeth Weigle, AICP
Senior City Planner
Community Planning and Development
City and County of Denver

Dear Ms. Weigle,

As a member of the Martinez family who owns the property at 1001 W. 42nd, I operate the business UPM Mechanical at this location. Prior to that, my parents ran their family -owned business NM Industrial at that site. Our property and business is kitty-corner to the proposed development in the 4100 Jason block. Over the course of the past 10 years we have seen the neighborhood begin to change, especially with the addition of a mixed-use community as well as the light rail transit station.

I view the proposed development of this project as a positive addition to both the neighborhood and the community at large. It will bring more people to support businesses in general, allow for greater usage of light rail, and provide a greater sense of safety with those additions.

As such, I support this proposed rezoning and redevelopment of 4100 Jason St. and urge you to approve it.

Sincerely,

Nathan Martinez 1001 W. 42nd Ave.

Denver, CO 80211



July 8th, 2020

TO: Elizabeth Weigle

Senior City Planner

Community Planning and Development

City and County of Denver

RE: Rezoning of 4120-4158 N Jason St.

YIMBY Denver is writing in support of the rezoning at 4120-4158 N Jason St. to C-RX-8. This is a standard rezoning in line with adopted area plans that will have minimal impact on existing residential units. The developers have also obtained the support of the local RNO (SUNI) through negotiations, but the most important reason to back this rezone is because of the contribution of badly needed affordable "BMR" units without the use of city subsidies.

Denver City Council currently has no legislative mechanism to enforce the creation of BMR units so negotiations with HOST are how these units can be added to projects. The value of the contributed units is 10x higher than a payment to the linkage fee- and even more in this case as one BMR unit is going to be three bedrooms, and subsidized commercial space is also going to be included.

While 80% AMI units don't fill every need, they do provide homes for teachers, nurses, construction workers, and many other families in Denver. It's also important to draw a distinction between contributed units like these, and units built with limited city tax credits and funds. Again, these units will be built at no additional taxpayer cost and will free up city money for lower AMI units. Predictability is vital to the production of BMR units and since this project has met the actual standards in Denver's codes and laws it should be approved.