Leg

Title
Legal Description
Policy or Appeals
Correspondence Between Legal & Staff
Letter of Authorization

Community Classified

TO PLACE

Miscellaneous For Sale

CONTAINERS
Portable storage
40' long all steel
rodent proof CALL

Make your next yard sale a success! 4 Lines. CLASSIFIED 2 Days. Call 602-444-4444 \$23

Public Notices

Public Notices

Public Notices



NOTICE OF CITY COUNCIL HEARING

NOTICE IS HEREBY GIVEN that the City Council of the City of Scottsdale, Arizona, will hold a public hearing on March 21, 2017, at 5:00 P.M in the City Hall Kiva, 3939 N. Drinkwater Boulevard, Scottsdale, Arizona, for the purpose of hearing all persons who wish to comment on the following:

(Sign Ordinance Update - Temporary Signs) Request by the City of Scottsdale to amend the City's Zoning Ordinance (Ordinance No. 455), Article VII. (General Provisions), and Article VIII. (Sign Requirements), for the purposes of modifying the sign requirements for temporary and semi-permanent signs, and to remove special event sign regulations from the Zoning Ordinance. Staff contact person is Andrew Chi, 480-312-7828.

24-ZN-2016

(DPMG Hayden) Request by owner for a Zoning District Map Amendment from Industrial Park (I-1) zoning to General Commercial (C-4) zoning on a +/- 2.1-acre site located at 15000 N. Hayden Road. Staff contact person is Brad Carr, AICP, 480-312-7713. Applicant contact person is John Berry, 480-385-2727.

4-GP-2016

(Scottsdale Heights) Request by owner for a non-major General Plan amendment to the City of Scottsdale General Plan 2001 from Commercial to Urban Neighborhoods on +/- 14-acres of a +/- 15.5-acre site located at 7225 East Dove Valley Road. Staff contact person is Keith Niederer, 480-312-2953. Applicant contact person is John Berry, 480-385-2727.

9-ZN-2016

(Scottsdale Heights) Request by owner for a Zoning District Map Amendment from Central Business District, Environmentally Sensitive Lands (C-2 ESL) to Medium Density Residential, Environmentally Sensitive Lands (R-3 ESL) on +/-14-acres of a +/- 15.5-acre site located at 7225 East Dove Valley Road. Staff contact person is Keith Niederer, 480-312-2953. Applicant contact person is John Berry, 480-385-2727.

(Scottsdale Heights Roadway Easement Abandonment) Request by owner to abandon the eastern 30-feet of a 55-foot-wide roadway easement along the western edge of a property located at 7225 E. Dove Valley Road, with Central Business District, Environmentally Sensitive Lands (C-2 ESL) zoning. Staff contact person is Keith Niederer, 480-312-2953. Applicant contact person is John Berry, 480-385-2727.

A case file on the subject properties is on file at 7447 E. Indian School Road, Suite 105, where it may be viewed by any interested person.

A COPY OF A FULL AGENDA, INCLUDING ITEMS CONTINUED FROM PREVIOUS MEETINGS IS AVAILABLE AT LEAST 24 HOURS PRIOR TO THE MEETING AT THE FOLLOWING

City Hall, 3939 N. Drinkwater Boulevard

ALL INTERESTED PARTIES ARE INVITED TO ATTEND

ALL NON-REMOTE SITE PUBLIC HEARINGS ARE HELD IN THE COUNCIL CHAMBERS, SCOTTSDALE CITY HALL, 3939 N. DRINKWATER BOULEVARD, SCOTTSDALE, ARIZONA.

CITY COUNCIL

Alex Acevedo Planning Specialist

For additional information visit our web site at www.scottsdaleaz.gov

PERSONS WITH A DISABILITY MAY REQUEST A REASONABLE ACCOMMODATION BY CONTACTING ALEX ACEVEDO (480-312-2542). REQUESTS SHOULD BE MADE 24 HOURS IN ADVANCE, OR AS EARLY AS POSSIBLE TO ALLOW TIME TO ARRANGE ACCOMMODATION. FOR TTY USERS, THE ARIZONA RELAY SERVICE (1-800-367-8939) MAY CONTACT ALEX ACEVEDO (480-312-2542)

Public Notices

Public Notices

Public Notices

Public Notic



NOTICE OF PLANNING COMMISSION HEARING

NOTICE IS HEREBY GIVEN that the Planning Commission of the City of Scottsdale, Arizona, will hold a public hearing on March 22, 2017, at 5:00 P.M in the City Hall Kiva, 3939 N. Drinkwater Boulevard, Scottsdale, Arizona, for the purpose of hearing all persons who wish to comment on the following:

8-AB-2016

(Abandonment for Monument Sign) Request by owner to abandon a portion of the north ten (10) feet of the sixty-five (65) foot half street right-of-way for E. Thomas Road, for the property located at 7150 E. Thomas Road with Highway Commercial (C-3) zoning. Staff contact person is Jeff Barnes, 480-312-2376. Applicant contact person is Anna Lauri, 949-813-9144.

12-AB-2016

(Desert Star Acres Abandonment) Request by owner to abandon the twenty five (25) foot wide Future Roadway Easement located along the northern boundary of three (3) properties on the south side of Cactus Road with Single-family Residential District (R1-35) zoning located at 12187 N 76th Place, 7655 E. Cactus Road, and 7667 E. Cactus Road. Staff contact person is Jeff Barnes, 480-312-2376. Applicant contact person is Robert Sonders, 720-530-0567.

26-ZN-2016

(84th & Black Mountain) Request by owner for a Zoning District Map Amendment from Single-family Residential Environmentally Sensitive Lands (R1-190/ESL) district to Single-family Residential Environmentally Sensitive Lands (R1-43/ESL) district, on approximately +/-45-acre site located at the northwest corner of N. 84th Street and E. Black Mountain Road. Staff contact person is Jesus Murillo, 480-312-7849. Applicant contact person is Alex Stedman, 480-994-0994.

A case file on the subject properties is on file at 7447 E. Indian School Road, Suite 105. where it may be viewed by any interested person.

A COPY OF A FULL AGENDA, INCLUDING ITEMS CONTINUED FROM PREVIOUS MEETINGS IS AVAILABLE AT LEAST 24 HOURS PRIOR TO THE MEETING AT THE FOLLOWING

> City Hall, 3939 N. Drinkwater Boulevard nline at: http://www.ScottsdaleAZ.gov/Boards/planning-commission

ALL INTERESTED PARTIES ARE INVITED TO ATTEND.

ALL NON-REMOTE SITE PUBLIC HEARINGS ARE HELD IN THE COUNCIL CHAMBERS, SCOTTSDALE CITY HALL, 3939 N. DRINKWATER BOULEVARD, SCOTTSDALE, ARIZONA

LORRAINE CASTRO

For additional information visit our web site at www.scottsdaleaz.gov

E PERSONS WITH A DISABILITY MAY REQUEST A REASONABLE ACCOMMODATION BY CONTACTING LORRAINE CASTRO (480-312-7620). REQUESTS SHOULD BE MADE 24 HOURS IN ADVANCE, OR AS EARLY AS POSSIBLE TO ALLOW TIME TO ARRANGE ACCOMMODATION. FOR TTY USERS, THE ARIZONA RELAY SERVICE (1-800-367-8939) MAY



medium lets you reach so many people at such a low cost. Reach over one million readers statewide by placing an ad to reach this huge audience. Call Republic Classified 602-444-4444 or dial 1-800-352-5095 for non-local areas in Arizona



Project Name: Case Numbers: Sign Ordinance Update - Te 2-TA-2016 City-Wide Text Amendment to modify

To approve a text amendment to the City the Zoning Ordinance (Ord. No. 455) for t the sign requirements for temporary and and to remove special event sign regular

Staff/Applicant contact: - Andrew Chi, 480

A copy of the proposed amendments is available for East Indian School Road, Scottsdale, Arizona.

For more information, call 480-312-7898 or click of aring Process' at: http://www.ScottsdaleAz.gov/

NOTICE IS HEREBY GIVEN that the City Council of th Arizona, will hear public comment regarding these

Hearing Date: Location:

March 21, 2017 @ 5 P.M. City Hall Kiva, 3939 N. Drink

Planning Specialist

Persons with a disability may request a reasona as a sign language interpreter, by contacting Alex A Requests should be made as early as possible to al accommodation. FOR TTY USERS, THE ARIZONA REI 8939) MAY CONTACT Alex Acevedo at 480-312-254



Earn ext

Independent contractors make money! Th deliver the newspaper in the early mornin; you could spend just 2-3 hours a day earr independent contractor you receive your your own vehicle to deliver! It really is the extra cash! Routes are available statewide are available in your area.

Call 1-877-736-7607 today

Requirements - At least 18 years old. Dependable transpo.

For more real estate news, go to streetscout.com



azcentral.com

ns & Conversion Vans

Odyssey EX-L, WE FINANCE! From 502 648 0341

T&C Mini Van 4DR, APPROVED! /Mo. 602 648 0341

Wanted Autos & Trucks

azcentral.com I Tundra double ce 5.7 V8, 49K mi., a, gray cloth, load-res, tow, gar'd, fac ,950, 480-404-8292 91 Toyota Class C 22ft, 70,000 miles, \$5000. 480-747-1796

1551

azcentral.com Ram 1500 Hemi, brand new. fully 3,500 623-433-6658

10 Runaround 19' Thor Class B+, bed over cab, shower room, new Michelins, solar enabled. Xint. 480-229-1655 Photos seen on azcentral.com

11 HR Endeavor 43' 425HP diesel 4 slides 10 KW gen 3 roof A/C take over pay-ments, no credit needed 602-737-6113

I Pay Cash for your RV. Call Me Today! **Rob Crist** Direct #

ROBERT CRIST

480-980-5404

Travel Trailers

Public

Notices

To view public notices

publicnotices.azcentral.com

Notice to Our Patients
Regarding MIMS
Security incident
Medical Information Management Systems, LLC
("MIMS") and First Assistant Associates, Ltd.
("FAA"), are committed to maintaining the privacy and security of patient information entrusted to us. This notice is to inform FAA patients of an incident involving some patients' personal information.
On September 21, 2016, MIMS advised us that a third party may have gained unauthorized access to computer systems containing FAA patient information on March 30, 2016. The investigation found no evidence that the information on the computer systems was accessed, but could not

online please visit

Public Notices

SH PAID ur for car or truck 002 480-662-5631

Golf Carts

x new batts, title, al, grt cond. Must b: 708-220-2800 izcentral.com

Airstream 1988 33ft. Ifo 480-949-9712 or see at 6635 E. Monterosa St

Motorcyles-larley Davidson

T. Springer Softail beautiful, must niles. Asking \$9K. 928-460-0431 zcentral.com

reamin Eagle 883, new only 19K orig IO. 503-887-7064

e Classic 100 of chrm, 15K mi, 10. 602-564-1844

& Accessories

engine, was run-removed, \$550. 37 no text.

trans, \$350 each. 0. Converter \$100 ery 602-463-4369

SIFIED

2-444-4444

definitively rule that out

definitively rule that contained patients: names, dates of birth, addresses, health insurance information, clinical information and in some instances, so call security numbers.

This incident did not affect a patients. The patients is referred to the patients of the patients of the patients of the patients. This incident did not affected patients for whom MiMS patients of country of the patients of the patients. The patients of the patients and inappropriately. However, out of an abundance of caution, MIMS mailed letters to affected PA patients beginning November 18, 2016. MIMS is offering free credit monitoring services to all eligible patients, and has established a dedicated call center to answer patients' questions about the incident. If you believe that you are affected but do not receive a letter by December 12, 2016, please call 1.844-319-9620, Monday through Friday, from 7:00 a.m. to 7:00 p.m. Mountain Time. We deeply regret any inconvenience or concern this may cause our patients. To help prevent something like this from happening in the tuture, MIMS is taking steps to enhance the security of its computer systems, including reviewing its security processes, strengthening network firewalls, and continuing to incorporate best practices in IT security.

Need help paying your mortgage?

Independent contractors make money! The Arizona Republic wants to contract you to deliver the newspaper in the early morning hours. While other people are still sleeping, you could spend just 2-3 hours a day earning an extra \$700-\$1,700 per month! As an independent contractor you receive your newspapers at a distribution center and use your own vehicle to deliver! It really is that easy - don't miss this great chance to earn extra cash! Routes are available statewide. Call our toll free number to see what routes are available in your area.

Call 1-877-736-7607 today!

THE ARIZONA REPUBLIC

Requirements – At least 18 years old. Dependable transportation, Valid Arizona driver's license. Current auto insurance.

Public Notices

Public Notices

Public Notices



Project Name: Case Numbers: Location:

Scottsdale Heights 4-GP-2016

Southeast corner of Scottsdale Road and Dove Valley Road Purpose: Non-major General Plan amendment to the City of Scottsdale

Request by owner for a non-major General Plan amendment to the City of Scottsdale General Plan 2001 from Commercial to Urban Neighborhoods on +/- 14-acres of a +/- 15.5-acre site located at 7225

East Dove Valley Road.

Applicant contact:

John Berry, 480-385-2727 Keith Niederer, 480-312-2953

A copy of the proposed amendments is available for review in Suite 105, 7447 East Indian School Road, Scottsdale, Arizona,

For more information, call 480-312-7000 or click on 'Projects in the Public Hearing Process' at: http://www.ScottsdaleAz.gov/projects

NOTICE IS HEREBY GIVEN that the City Council of the City of Scottsdale, Arizona, will hear public comment regarding these cases at the hearing listed below.

Hearing Date: Location:

December 14, 2016 @ 5 P.M. City Hall Kiva, 3939 N. Drinkwater Boulevard

Lorraine Castro Planning Specialist

Persons with a disability may request a reasonable accommodation such as a sign language interpreter, by contacting Lorraine Castro at 480-312-7620. Requests should be made as early as possible to allow time to arrange accommodation. FOR TTY USERS, THE ARIZONA RELAY SERVICE (1-800-367-8939) MAY CONTACT Lorraine Castro 6830 **Public Notices**

20-ZN-2016

21-ZN-2016

23-ZN-2016

6830

Public Notices

6830

Public Notices



NOTICE OF PLANNING COMMISSION HEARING

NOTICE IS HEREBY GIVEN that the Planning Commission of the City of Scottsdale, Arizona, will hold a public hearing on December 14, 2016, at 5:00 PM in the City Hall Kiva, 3939 N. Drinkwater Boulevard, Scottsdale, Arizona, for the purpose of hearing all persons who wish to comment on the following:

18-ZN-2013#2 (Scottsdale Quarter - Block L) Request by applicant for a Zoning District Map Amendment to delete stipulation #5 froin the previously approved zoning case for Phase III Blocks L & M of Scottsdale Quarter (18-2N-2013), regarding floor area for residential uses on a 23.52 acre site, as well as site plan modifications in the Development Plan for Block L. on a 6.07 acre site located at the northwest corner of E. Butherus Drive and N. 73rd Street. Staff contact person is Bryan Cluff, 480-312-2258. Applicant contact person is Paul Gilbert, 480-429-3000.

19-ZN-2002#5 (BCB Group Investments) Request by owner for a Zoning District Map Amendment from Planned Community District, Planned Regional Center (PCD PRC) to Planned Community District, Planned Regional Center, Planned Shared Development (PCD PRC PSD) on a +/- 10-acre site located at the northeast corner of Scottsdale Road and Chauncey Lane. Staff contact person is Greg Bloemberg, 480-312-4306. Applicant contact person is Alexandra Schuchter, 480-947-8830.

(Quail Crest Estates) Request by owner for a Zoning District Map Amendment from Single-family Residential, Environmentally Sensitive Lands (R1-130 ESL), to Single-family Residential, Environmentally Sensitive Lands (R1-70 ESL) zoning on a +/-16.7-acre site located at the southeast corner of N. 132nd Street and E. Quail Track Road. Staff contact person is Jesus Murillo, 480-312-7849. Applicant contact person is Keith Nichter, 480-994-0994.

(Main Street Scottsdale Development) Request by owner for a Zoning District Map Amendment from Central Business, Downtown Overlay and Parking P-2; Passenger Vehicle Parking, Downtown Overlay (C-2/DO and P-2/DO) to Downtown/Downtown Multiple Use - Type 2 (D/DMU-2 DO) zoning on a +/-1.93- acre site located at the southeast corner of North 69th Street and East Main Street, and approximately 95 feet east of the northeast corner North 69th Street and East 1st Street (6903, 6909, 6915, and 6939 E. Main Street and 6914, 6920, and 6930 E. 1st Street). Staff contact person is Dan Symer, AC 480-312-4218. Applicant contact person is John Berry, 480-385-2727. (6922 Mixed Use) Request by owner for a Zoning District Map Amendment

from Central Business, Downtown Overlay (C-2 D0) to Downtown/Downtown Multiple Use—Type 2 Downtown Overlay (D/DMU-2 D0) zoning with amended development standards on a +/- 2,063 sq. ft. site located at 6922 E 5th Avenue. Staff contact person is Dan Symer, AICP, 880-312-4218. Applicant contact person is Brian Stark, 602-505-9116.

4-GP-2016 (Scottsdale Heights) Request by owner for a non-ma (scotscale Heignis) Hequest by owner for a non-major General Plan amendment to the City of Scotsdale General Plan 2001 from Commercial to Urban Neighborhoods on +/- 14-acres of a +/- 15.5-acre sits located at 7225 East Dove Valley Road. Staff contact person is Keith Niederer, 480-312-2953. Applicant contact person is John Berry, 480-385-2727.

(Scottsdale Heights) Request by owner for a Zoning District Map Amendment 9-ZN-2016 from Central Business District, Environmentally Sensitive Lands (C-2 ESL) to Medium Density Residential, Environmentally Sensitive Lands (R-3 ESL) on +/-14-acres of a +/- 15.5-acre site located at 7225 East Dove Valley Road. Staff contact person is Keith Niederer, 480-312-2953. Applicant contact person

is John Berry, 480-385-2727. (Scottsdale Heights Roadway Easement Abandonment) Request by owner to abandon the eastern 30-feet of a 55-foot-wide roadway easement along the western edge of a property located at 7225 E. Dove Valley Road, with Central Business District, Environmentally Sensitive Lands (C-2 ESL) zoning. Staff contact person is Keith Niederer, 480-312-2953. Applicant contact person 10-AB-2016 is John Berry, 480-385-2727.

A case file on the subject properties is on file at 7447 E. Indian School Road, Suite 105, where it may be viewed by any interested person.

A COPY OF A FULL AGENDA, INCLUDING ITEMS CONTINUED FROM PREVIOUS MEETINGS IS AVAILABLE AT LEAST 24 HOURS PRIOR TO THE MEETING AT THE FOLLOWING

City Hall, 3939 N. Drinkwater Boulevard Online at: http://www.ScottsdaleAZ.gov/Boards/planning-commission

ALL INTERESTED PARTIES ARE INVITED TO ATTEND.

ALL NON-REMOTE SITE PUBLIC HEARINGS ARE HELD IN THE COUNCIL CHAMBERS, SCOTTSDALE CITY HALL, 3939 N. DRINKWATER BOULEVARD, SCOTTSDALE, ARIZONA.

LORRAINE CASTRO Planning Specialis

For additional information visit our web site at www.scottsdaleaz.gov

E PERSONS WITH A DISABILITY MAY REQUEST A REASONABLE ACCOMMODATION BY CONTACTING LORRAINE CASTRO (480-312-7820). REQUESTS SHOULD BE MADE 24 HOURS IN ADVANCE, OR AS EARLY AS POSSIBLE TO ALLOW TIME TO ARRANGE ACCOMMODATION. FOR TTY USERS, THE ARIZONA RELAY SERVICE (1-800-367-8939) MAY CONTACT LORRAINE CASTRO

reerBuilder.

Date: Argust 1/2016

Via Hand-Delivery with Application, to:

City of Scottsdale Planning & Development Department 7447 East Indian School Road Scottsdale, Arizona 85251

Re: AB Letter of Authorization – SEC of Scottsdale & Dove Valley (810-PA-2015)

Dear Sir or Madam:

This letter authorizes Berry Riddell, LLC, LVA Urban Design Studio, SEG Engineering, and Technical Solutions to represent Shea 124 Investments, LLC in all Abandonment related matters regarding the property located at the southeast corner of Scottsdale Road and Dove Valley Road in the City of Scottsdale, Maricopa County, Arizona.

Shea 124 Investments

Signature:

Print Name:

Title:

OWNER CERTIFICATION ACKNOWLEDGING RECEIPT OF NOTICE OF RIGHT TO APPEAL EXACTIONS AND DEDICATIONS

I hereby certify that I am the owner of property locate		
SEC of. Scottsdale & Dive valle	4	
(address where development approval, building permits improvements and dedications are being required)	nits, or city required	
and hereby certify that I have received a notice that explains my right to appeal all exactions and/or dedications required by the City of Scottsdale as part of my property development on the parcel listed in the above address.		
anch	8/11/2016	
Signature of Property Owner	Date	
Michael Lies		



1.

This affidavit concerns the following parcel of land:

Affidavit of Authority to Act as the Property Owner

a. Street Address: SEC of Scottsdale & Dave Vulley	
a. Street Address: Street Addr	
b. County Tax Assessor's Parcel Number: c. General Location; Stor Scotsdele Developer	
d. Parcel Size: 147-	
e. Legal Description: <u>GLC - 1+ C</u>	
(If the land is a platted lot, then write the lot number, subdivision name, and the plat's recording number and date. Otherwise, write "see attached legal description" and attach a legal description.)	
2. I am the owner of the land or I am the duly and lawfully appointed agent of the owner of the lan have authority from the owner to sign this affidavit on the owner's behalf. If the land has more than one of then I am the agent for all of the owners, and the word "owner" in this affidavit refers to all of them.	
 I have authority from the owner to act for the owner before the City of Scottsdale with regard to an 	v and
all reviews, zoning map amendments, general plan amendments, development variances, abandonn plats, lot splits, lot ties, use permits, building permits and other land use regulatory or related matters of description involving the land, or involving adjacent or nearby lands in which the owner has (or may acqui	nents, every re) an
interest, and all applications, dedications, payments, assurances, decisions, agreements, legal docun commitments, waivers and other matters relating to any of them.	nents,
4. The City of Scottsdale is authorized to rely on my authority as described in this affidavit until three days after the day the owner delivers to the Director of the Scottsdale Planning & Development Separtment a written statement revoking my authority.	
5. I will immediately deliver to the Director of the City of Scottsdale Planning & Development Se Department written notice of any change in the ownership of the land or in my authority to act for the ownership	
If more than one person signs this affidavit, each of them, acting alone, shall have the aut described in this affidavit, and each of them warrant to the City of Scottsdale the authority of the others.	hority
7. Under penalty of perjury, I warrant and represent to the City of Scottsdale that this affidavit is true complete. I understand that any error or incomplete information in this affidavit or any applications invalidate approvals or other actions taken by the City of Scottsdale, may otherwise delay or prodevelopment of the land, and may expose me and the owner to other liability. I understand that people have not signed this form may be prohibited from speaking for the owner at public meetings or in other processes.	may event who
Michele Hummond 3/17, 20/16 Signature Signature Michele Hummond	/
, 20	
, 20	
, 20	
Planning and Development Services 7447 E Indian School Road, Suite 105, Scottsdale, AZ, 85251 • Phone: 480-312-7000 • Fax: 480-312-7088	

EXHIBIT A

LEGAL DESCRIPTION

Easement for Highway Purposes Easement Partial Abandonment

That portion of the Easement for Highway Purposes recorded in Docket 7132, Page 539, Maricopa County Records, lying within the North half of Section 14, Township 5 North, Range 4 East, of the Gila and Salt River Base and Meridian, Maricopa County, Arizona.

Except the West 25 feet of said easement.

Except the North 51 feet of said easement.



P.O. Box 2170, Chandler, AZ 85244 Daniel D. Armijo, RLS (480) 244-7630 Brian D. Warren, LSIT (480) 243-4287

September 19, 2016 AWLS #16-062



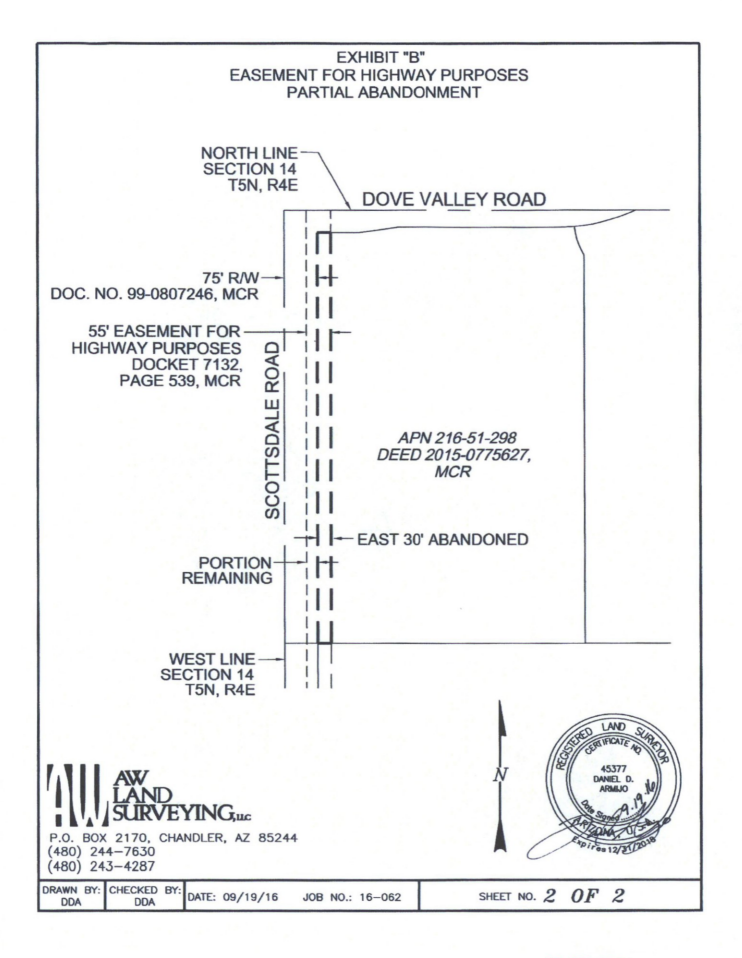


EXHIBIT A

LEGAL DESCRIPTION

Easement for Highway Purposes Easement Release

That portion of the Easement for Highway Purposes recorded in Docket 7132, Page 539, Maricopa County Records, lying within the North half of Section 14, Township 5 North, Range 4 East, of the Gifa and Salt River Base and Meridian, Maricopa County, Arizona being more particularly described as follows:

The North 1000 feet of the East fifty five feet of the West 105 feet of the North Halflof said Section 14.

Except the East 30 feet of said easement.

Except the North SI feet of said easement.

Land Surveying Review By: Dwayne Haught

Phone: 480-312-2723

e-mail: dhaught@ScottsdaleAZ.gov

Review Cycle

Date 8-25-16

10 pt min text reg per A.R.S. 11-480

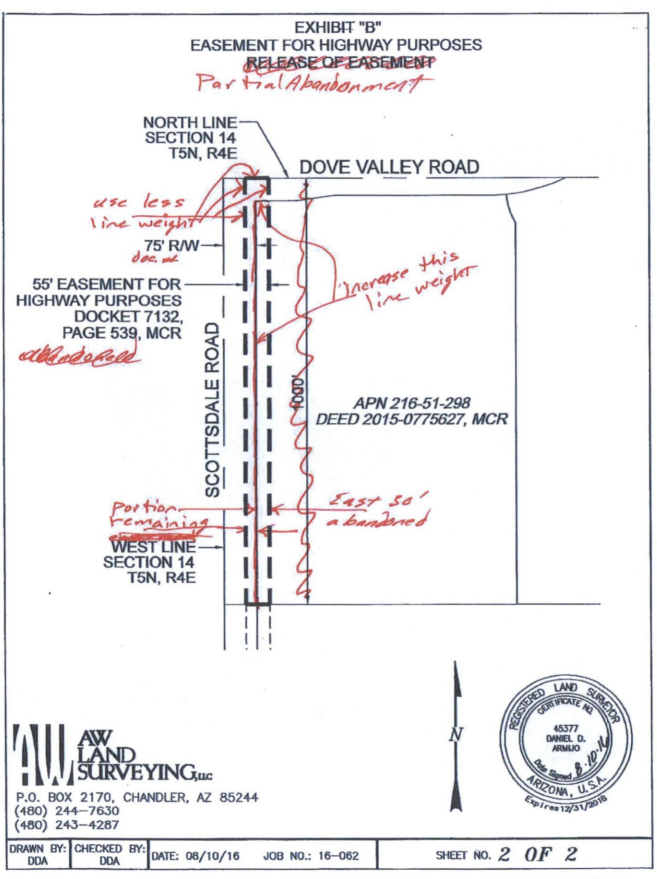
AW LAND SURVEYING...c

> P.O. Box 2170, Chandler, AZ 85244 Daniel D. Armijo, RLS (480) 244-7630 Brian D. Warren, LSIT (480) 243-4287

August 10, 2016 AWLS #16-062



10-AB-2016 08/23/16



10-AB-2016 08/23/16 10-AB-2016 09/29/16

19680611_DKT_7132_539Unofficial Document

STATE OF ARIZONA ss. I hereby certify that the within instrument was filed and recorded	1
	1 1
County of Maricona	Fee No.
1968 UN IN TROCKET & 1984 7132 FACE 539 and indexed in	CHACL 4
VARICOPA CO. BD. OF SUPERFISORS	97354
When recorded, return to: Witness my hand and official seal.	01-DEED
Maricopa County Board of Supervisors CLIFFORD H. WARD County Recorder	Photostates
NO CHARGE By Docale	Fee: ((n)
Deputy Recorder	/ / /
EASEMENT FOR HIGHWAY PURPOS	ES
ITEM NO. DD 3433 216-51-2A & Pt. 28 R/W Z	8-68
TIEST NO.	
SOUTHWESTERN RESEARCH AND GENERAL INVESTMENT COMPANY, an Arizona c	orporation
	GRANTORS,
do hereby grant to MARICOPA COUNTY, a political subdivision of the State of Arizona, its successon nent easement and right-of-way, for the following purposes, namely: The right to enter upon the hand grade, level, fill, drain, pave, build, maintain, repair and rebuild a road or highway, including sistent therewith, together with such bridges, culverts, ramps and cuts as may be necessary, on, or ground embraced within the right-of-way situated in the County of Maricopa, State of Arizona, and	ereinafter described land incidental purposes con- ser, under, and across the
The East Fifty-five(55) feet of the West 105 feet of the North One of Section Fourteen(14), Township Five(5) North, Range Four(4) Eas 611a and Salt River Base and Meridian, Marlcopa County, Arizona.	-half(N) t of the
[4]	
763	
· S	
27_1	
· · ·	
To have and to hold the said externent and right-of-way unto Maricopa County, a political subdivision and unto its successors and assigns forever, together with the right of ingress and excess to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are it wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and to	the economical operation horize, permit, and licerze way. Intioned tract or parcel of title and quiet possession ops of the trees now grow-
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are Is wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The sald easement to include the right to cut back and trim such portion of the branches and to ing or that may hereafter grow upon the above described premises, as may extend over sald right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permant he purposes herein granted all rights herein granted shall cease and revert to the grantors, their heil. Wherever in the foregoing instrument the plural is used, it will be read as singular when neces	the economical operation horize, permit, and license way. Intioned tract or parcel of title and quiet possession ope of the trees now grow-way, so as to prevent the ently rease to be used for re or assigns.
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are Is wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and tring or that may hereafter grow upon the above described premises, as may extend over said right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permant the purposes herein granted all rights herein granted shall cease and revert to the grantors, their heil Wherever in the foregoing instrument the plural is used, it will be read as singular when neces indicating gender are employed they will apply to either masculine, feminine or return as the context of the said of the said of the secondary of the said of the	the economical operation horize, permit, and licerze way. Intioned tract or parcel of title and quiet possession ops of the trees now grow-way, so as to prevent the ently rease to be used for so or assigns. The provided the provided the provided the provided the provided to the provided th
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are Is wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and tring or that may hereafter grow upon the above described premises, as may extend over said right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permane the purposes herein granted all rights herein granted shall cease and revert to the grantors, their heir Wherever in the foregoing instrument the plural is used, it will be read as singular when neces indicating gender are employed they will apply to either masculine, femining or return as the contex SOUTHIVE STERN RESEARCH That this The STATE OF ARIZONA INVESTMENT OF PARIZONA	the economical operation horize, permit, and licerze way. Intioned tract or parcel of title and quiet possession ops of the trees now grow-way, so as to prevent the ently rease to be used for so or assign. I AND GENERAL
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are It wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and to ing or that may hereafter grow upon the above described premises, as may extend over said right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permane the purposes herein granted all rights herein granted shall cease and revert to the grantors, their heil Wherever in the foregoing instrument the plural is used, it will be read as singular when neces indicating gender are employed they will apply to either masculine, femining or neutrons the context of the proposed and permaned the plural is used. It will be read as singular when neces indicating gender are employed they will apply to either masculine, femining or neutrons the context of the proposed proposed that the second proposed they will apply to either masculine, femining or neutrons to proposed the context of the proposed proposed they will apply to either masculine, femining or neutrons at the context of the proposed proposed proposed they will apply to either masculine, femining or neutrons at the context of the proposed prop	the economical operation horize, permit, and licerze way. Intioned tract or parcel of title and quiet possession ops of the trees now grow-way, so as to prevent the ently rease to be used for so or assign. I AND GENERAL
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are It wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and to ing or that may hereafter grow upon the above described premises, as may extend over said right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permane the purposes herein granted all rights herein granted shall cease and revert to the grantors, their heil Wherever in the foregoing instrument the plural is used, it will be read as singular when necess indicating gender are employed they will apply to either masculine, feminine or neutrons the context of the proposed for the grantors. SOUTHYESTERN RESEARCH and this are all proposed to the grantors of the context of the grantors. The context of the grantors of the proposed they will apply to either masculine, feminine or neutrons as the context of the grantors. SOUTHYESTERN RESEARCH and the grantors are made to the grantors are context of the grantors. Notory Public highway. The grantors are made and are employed they will apply to either masculine, feminine or neutrons as the context of the grantors. Notory Public highway are also as a singular when necessing the proposed they will apply to either masculine, feminine or neutrons as the context of the grantors. Notory Public highway are also applied to the grantors are grantors. The grantors are granted all rights herein granted shall be abandoned	the economical operation horize, permit, and licerze way. Intioned tract or parcel of title and quiet possession ops of the trees now grow-way, so as to prevent the ently rease to be used for rs or assigns. I AND GENERAL ARIZ. dorporation
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are It wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and to ing or that may hereafter grow upon the above described primises, as may extend over said right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permane the purposes herein granted all rights herein granted shall cease and revert to the grantors, their heil Wherever in the foregoing instrument the plural is used, it will be read as singular when necess indicating gender are employed they will apply to either masculine, feminine or neutrons the context of the plural is used. It will be read as singular when necess indicating gender are employed they will apply to either masculine, feminine or neutrons the context of the grantors of the plural is used. It will be read as singular when necess indicating gender are employed they will apply to either masculine, feminine or neutrons the context of the grantors. SOUTHVESTERN RESEARCH is a private of Arizona, on this day personally appeared for the grantors, notory Public. State of Arizona, on this day personally appeared for the grantors and operations. The context of the grantors are granted and provided the grantors are granted and provided the grantors. The context of the grantors are granted and provided the grantors are granted and provided the grantors.	the economical operation horize, permit, and licerze way. Intioned tract or parcel of title and quiet possession ops of the trees now grow-way, so as to prevent the ently rease to be used for rs or assigns. I AND GENERAL ARIZ. dorporation
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are It wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and to ing or that may hereafter grow upon the above described primises, as may extend over said right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permane the purposes herein granted all rights herein granted shall cease and revert to the grantors, their heil Wherever in the foregoing instrument the plural Is used, it will be read as singular when necess indicating gender are employed they will apply to either masculine, femining or neutrons the context of the grantors of the plural is used, it will be read as singular when necess indicating gender are employed they will apply to either masculine, femining or neutrons the context of the grantors of the plural is used. It will be read as singular when necessified the plural is used. It will be read to the grantors, the context of the grantors of the plural is used. It will be read to the grantors, the context of the grantors of the grantors of the grantors of the grantors of the grantors. The purpose here of the grantors of the grantors of the grantors of the grantors of the grantors. It will be read to the grantors of the grantors. It will be read to the grantors of the granto	the economical operation horize, permit, and licerze way. Intioned tract or parcel of title and quiet possession ops of the trees now grow-way, so as to prevent the ently rease to be used for rs or assigns. I AND GENERAL ARIZ. dorporation
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are I wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and to ing or that may hereafter grow upon the above described premises, as may extend over said right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permant the purposes herein granted all rights herein granted shall cease and revert to the grantors, their hei Wherever in the foregoing instrument the plural is used, it will be read as singular when necess indicating gender are employed they will apply to either masculine, feminine or return as the context of the proposed of the proposed of the purpose of the proposed of the purpose of	the economical operation horize, permit, and licerze way. Intioned tract or parcel of title and quiet possession ops of the trees now grow-way, so as to prevent the ently rease to be used for rs or assigns. I AND GENERAL ARIZ. dorporation
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are It wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and to ing or that may hereafter grow upon the above described primises, as may extend over said right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permane the purposes herein granted all rights herein granted shall cease and revert to the grantors, their heil Wherever in the foregoing instrument the plural Is used, it will be read as singular when necess indicating gender are employed they will apply to either masculine, femining or neutrons the context of the grantors of the plural is used, it will be read as singular when necess indicating gender are employed they will apply to either masculine, femining or neutrons the context of the grantors of the plural is used. It will be read as singular when necessified the plural is used. It will be read to the grantors, the context of the grantors of the plural is used. It will be read to the grantors, the context of the grantors of the grantors of the grantors of the grantors of the grantors. The purpose here of the grantors of the grantors of the grantors of the grantors of the grantors. It will be read to the grantors of the grantors. It will be read to the grantors of the granto	the economical operation horize, permit, and licered way. Intioned tract or parcel of title and quiet possession ops of the trees now grow-way, so as to prevent the ently rease to be used for rs or assigns. I AND GENERAL ARIZ. dorporation LI ARIZ. dorporation LI Composition of the conduction of the control of the co
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are It wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and to ing or that may hereafter grow upon the above described premises, as may extend over said right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permant the purposes herein granted all rights herein granted shall cease and revert to the grantors, their heir Wherever in the foregoing instrument the plural is used, it will be read as singular when neces indicating gender are employed they will apply to either masculine, feminine as factorized to the context of the County of Marice-plu (County of Marice-plu) (Notary Public State of Arizona, on this day personally appeared (Notary Public State of Arizona, on this day personally appeared (Notary Public State of Arizona, on this day personally appeared (Notary Public State of Arizona) described in the foregoing instrument, and as such (Notary Public other Corporation described in the foregoing instrument, and as such (Notary Public other Corporation described in the foregoing instrument, and as such (Notary Public other world described in the foregoing instrument, and as such (Notary Public other world of the Corporation described in the foregoing instrument, and as such (Notary Public other world of the Corporation described in the foregoing instrument, and as such (Notary Public other world of the Corpora	the economical operation horize, permit, and licered way. Intioned tract or parcel of title and quiet possession ops of the trees now grow-way, so as to prevent the ently rease to be used for rs or assigns. I AND GENERAL ARIZ. dorporation LI ARIZ. dorporation LI ARIZ. dorporation LI Compose and control of the purpose and con-
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are It wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and to ing or that may hereafter grow upon the above described premises, as may extend over said right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permant the purposes herein granted all rights herein granted shall cease and revert to the grantors, their heil Wherever in the foregoing instrument the plural is used, it will be read as singular when neces indicating gender are employed they will apply to either masculine, femining or neture as the context of the foregoing instrument as a supply in the plural is used. It will be read as singular when neces indicating gender are employed they will apply to either masculine, femining or neture as the context of Marice-plus. Southwesteen Notary Public State of Arizona, on this day personally appeared Notary Public State of Arizona, on this day personally appeared Notary Public subscribed to the foregoing instrument as secured Notary Public control of the Corporation described in the foregoing instrument, and as such	the economical operation horize, permit, and licera- way. Intioned tract or parcel of title and quiet possession ops of the trees now grow- way, so as to prevent the ently rease to be used for rs or assigns. I AND GENERAL I ARIZ COPPORATION LI ARIZ COPPORATION LI CHARLES ON THE COUNTY, In and for said County, I Couppose and con-
and unto its successors and assigns forever, together with the right of ingress and egress to permit and maintenance of said public highway and all incidents thereto, and together with the right to aut the use thereof for utilities or other public purposes not inconsistent with its primary use as a high And the Grantors hereby covenant that they are It wfully seized and possessed on this aforeme land; that they have a good and lawful right to sell and convey it; and that they will warrant the thereto against the lawful claim of all persons. The said easement to include the right to cut back and trim such portion of the branches and to ing or that may hereafter grow upon the above described premises, as may extend over said right-of same from interfering with the efficient maintenance and operation of said public highway. In the event the right, privilege and casement herein granted shall be abandoned and permane the purposes herein granted all rights herein granted shall cease and revert to the grantors, their heil Wherever in the foregoing instrument the plural is used, it will be read as singular when neces indicating gender are employed they will apply to either masculine, femining or neture as the context of the foregoing instrument and provided in the foregoing instrument of the foregoing instrument, and as such foregoing of the composition described in the foregoing instrument, and as such foregoing instrument of the foregoing instrument of the composition described in the foregoing instrument, and as such foregoing instrument of the composition therein expressed, as its free act and deed and by each of them voluntarily executed the same for said Corporation, for side of them to a such control of the control of the foregoing ins	the economical operation horize, permit, and licered way. Intioned tract or parcel of title and quiet possession ops of the trees now grow-way, so as to prevent the ently rease to be used for rs or assigns. I AND GENERAL ARIZ. dorporation LI ARIZ. dorporation LI Compose and control of the purpose and control of the purpose and con-

INFORMATION

The Title Insurance Commitment is a legal contract between you and the company. It is issued to show the basis on which we will issue a Title Insurance Policy to you. The Policy will insure you against certain risks to the land title, subject to the limitations shown in the Policy

The Company will give you a sample of the Policy form, if you ask.

The Commitment is based on the land title as of the Commitment Date. Any changes in the land title or the transaction may affect the Commitment and the Policy.

The Commitment is subject to its Requirements, Exceptions and Conditions.

THIS INFORMATION IS NOT PART OF THE TITLE INSURANCE COMMITMENT.



COMMITMENT FOR TITLE INSURANCE

ISSUED BY

Clear Title Agency of Arizona, LLC

TABLE OF CONTENTS

AGREEMENT TO ISSUE POLICY	on the following page
COMMITMENT DATE	Schedule A (Page 1)
POLICIES TO BE ISSUED, AMOUNTS AND PROPOSED INSURED	Schedule A (Page 1)
INTEREST IN THE LAND	Schedule A (Exhibit A)
DESCRIPTION OF THE LAND	on the following page
EXCEPTIONS - PART ONE	
EXCEPTIONS - PART TWO	Schedule B (inside)
REQUIREMENTS (Standard)	on the third page
REQUIREMENTS (Continued)	
CONDITIONS	on the third page

YOU SHOULD READ THE COMMITMENT VERY CAREFULLY

AGREEMENT TO ISSUE POLICY

We agree to issue a policy to you according to the terms of this Commitment. When we show the policy amount and your name as the proposed insured in Schedule A, this Commitment becomes effective as of the date shown in Schedule A.

If the Requirements shown in this Commitment have not been met within six months after the Commitment Date, our obligation under this Commitment will end. Also, our obligation under this Commitment will end when the Policy is issued and then our obligation to you will be under the Policy.

Our obligation under the Commitment is limited by the following:

The Provisions in Schedule A
The Requirements
The Exceptions in Schedule B - Parts 1 and 2
The Conditions

This Commitment is not valid without SCHEDULE A and Parts 1 and 2 of SCHEDULE B.

SCHEDULE B - EXCEPTIONS

Part One of Schedule B will be eliminated from any A.L.T.A. Extended Coverage Policy, A.L.T.A. Plain Language Policy, A.L.T.A. Homeowner's Policy, A.L.T.A. Expanded Coverage Residential Loan Policy and any short form versions thereof. However, the same or similar exception may be made in Schedule B of those policies in conformity with Schedule B, Part Two of this Commitment.

Part One: (for use with 2006 ALTA policies)

- 1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
- 2. 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 of the Land
- 3. Easements, liens or encumbrances, or claims thereof, which are not shown by the Public Records.
- 4. Any encroachment, encumberance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land and not shown by the Public Records.
- 5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing t he issuance thereof; (c) water rights, claims or title to water; whether or not the matters exceptedunder (a), (b), or (c) are shown by the Public Records.

Part One: (for use with 1992 and prior ALTA policies)

1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records.

Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.

- 2. 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.
- 3. Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.
- 4. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
- 5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water; whether or not the aforementioned matters excepted are shown by the public records.
- 6. Any lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown by the public records.

REQUIREMENTS (Standard)

The following requirements must be met:

- (a) Pay the agreed amounts for the interest in the land and/or the mortgage to be insured.
- (b) Pay us the premiums, fees and charges for the policy.
- (c) Documents satisfactory to us creating the interest in the land and/or the mortgage to be insured must be signed, delivered and recorded.
- (d) You must tell us in writing the name of anyone not referred to in this commitment who will get interest in the land or who will make a loan on the land. We may then make additional requirements or exceptions.

(Continued on Requirements Page)

CONDITIONS

1. **DEFINITIONS**

- (a) "Mortgage" means mortgage, deed of trust or other security instrument.
- (b) "Public Records" means title records that give constructive notice of matters affecting

the title according to the state law where the land is located.

2. LATER DEFECTS

The Exceptions in Schedule B may be amended to show any defects, liens or encumbrances that appear for the first time in the public records or are created or attached between the Commitment Date and the date on which all of the Requirements are met. We shall have no liability to you because of this amendment.

3. EXISTING DEFECTS

If any defects, liens or encumbrances existing at Commitment Date are not shown in Schedule B, we may amend Schedule B to show them. If we do amend Schedule B to show these defects, liens or encumbrances, we shall be liable to you according to Paragraph 4 below unless you knew of this information and did not tell us about it in writing.

4. LIMITATION OF OUR LIABILITY

Our only obligation is to issue to you the Policy referred to in this Commitment, when you have met its Requirements. If we have any liability to you for any loss you incur because of an error in this Commitment, our liability will be limited to your actual loss caused by your relying on this Commitment when you acted in good faith to:

comply with the Requirements

or

eliminate with our written consent any Exceptions shown in Schedule B

We shall not be liable for more than the Amount shown in Schedule A of this Commitment and our liability is subject to the terms of the Policy form to be issued to you.

5. CLAIMS MUST BE BASED ON THIS COMMITMENT

Any claims, whether or not based on negligence, which you may have against us concerning the title to the land must be based on this Commitment and is subject to its terms

Note: The policy to be issued may contain an arbitration clause. When the Amount of Insurance is less than the certain dollar amount set forth in any applicable arbitration clause, all arbitrable matters shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. If you desire to review the terms of the policy, including any arbitration clause that may be included, contact the office that issued this Commitment or Report to obtain a sample of the policy jacket for the policy that is to be issued in connection with your transaction.



Privacy Policy Notice

PURPOSE OF THIS NOTICE

Title V of the Gramm-Leach-Bliley Act (GLBA) generally prohibits any financial institution, directly or through its affiliates, from sharing nonpublic personal information about you with a non-affiliated third party unless the institution provides you with a notice of its privacy policies and practices, such as the type of information that it collects about you and the categories of persons or entities to whom it may be disclosed. In compliance with the GLBA we are providing you with this document, which notifies you of the privacy policies and practices of Clear Title of Arizona.

- We may collect nonpublic personal information about from the following sources:
- Information we receive from you, such as on applications or other forms.
- Information about your transactions we secure from our files and/or any public records search thereof, or from our affiliates or others.
- Information we receive from a consumer-reporting agency.
- Information, that we receive from others involved in your transaction, such as the real estate agent or lender.

Unless it is specifically stated otherwise in an amended Privacy Policy Notice, no additional nonpublic personal information will be collected about you. We may disclose any of the above information that we collect about our customers or former customers to our affiliates or to nonaffiliated third parties as permitted by law. We also may disclose this information about our customers or former customers to the following types of nonaffiliated companies that perform marketing services on our behalf or with whom we have joint marketing agreements:

- Financial service providers such as companies engaged in banking consumer finance securities and insurance.
- Non-financial companies such as envelope stuffers and other fulfillment service providers.

WE DO NOT DISCLOSE ANY NONPUBLIC PERSONAL INFORMATION ABOUT YOU WITH ANYONE FOR ANY PURPOSE THAT IS NOT SPECIFICALLY PERMITTED BY LAW.

We restrict access to nonpublic personal information about you to those employees who need to know that information in order to provide products or services to you. We maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.



Privacy Information

We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information - particularly any personal or financial information. We agree that you have a right to know how we will utilize the personal information you provide to us. Therefore, together with our subsidiaries we have adopted this Privacy Policy to govern the use and handling of your personal information.

This Privacy Policy governs our use of the information that you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity. First American has also adopted broader guidelines that govern our use of personal information regardless of its source. First American calls these guidelines its Fair Information Values.

Depending upon which of our services you are utilizing, the types of nonpublic personal information that we may collect include:

- Information we receive from you on applications, forms and in other communications to us, whether in writing, in person, by telephone or any other means;
- Information about your transactions with us, our affiliated companies, or others; and
- Information we receive from a consumer reporting agency.

Use of Information

We request information from you for our own legitimate business purposes and not for the benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis. We may also provide all of the types of nonpublic personal information listed above to one or more of our affiliated companies. Such affiliated companies include financial service providers, such as title insurers, property and casualty insurers, and trust and investment advisory companies, or companies involved in real estate services, such as appraisal companies, home warranty companies and escrow companies. Furthermore, we may also provide all the information we collect, as described above, to companies that perform marketing services on our behalf, on behalf of our affiliated companies or to other financial institutions with whom we or our affiliated companies have joint marketing agreements.

Former Customers

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

Confidentiality and Security

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities who need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy and First American's Fair Information Values. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

Information Obtained Through Our Web Site

First American Financial Corporation is sensitive to privacy issues on the Internet. We believe it is important you know how we treat the information about you we receive on the Internet.

In general, you can visit First American or its affiliates' Web sites on the World Wide Web without telling us who you are or revealing any information about yourself. Our Web servers collect the domain names, not the e-mail addresses, of visitors. This information is aggregated to measure the number of visits, average time spent on the site, pages viewed and similar information. First American uses this information to measure the use of our site and to develop ideas to improve the content of our site.

There are times, however, when we may need information from you, such as your name and email address. When information is needed, we will use our best efforts to let you know at the time of

collection how we will use the personal information. Usually, the personal information we collect is used only by us to respond to your inquiry, process an order or allow you to access specific account/profile information. If you choose to share any personal information with us, we will only use it in accordance with the policies outlined above.

Business Relationships

First American Financial Corporation's site and its affiliates' sites may contain links to other Web sites. While we try to link only to sites that share our high standards and respect for privacy, we are not responsible for the content or the privacy practices employed by other sites.

Some of First American's Web sites may make use of "cookie" technology to measure site activity and to customize information to your personal tastes. A cookie is an element of data that a Web site can send to your browser, which may then store the cookie on your hard drive.

FirstAm.com uses stored cookies. The goal of this technology is to better serve you when visiting our site, save you time when you are here and to provide you with a more meaningful and

Fair Information Values

Fairness We consider consumer expectations about their privacy in all our businesses. We only offer products and services that assure a favorable balance between consumer benefits and consumer Public Record We believe that an open public record creates significant value for society, enhances consumer choice and creates consumer opportunity. We actively support an open public record

and emphasize its importance and contribution to our economy.

Use We believe we should behave responsibly when we use information about a consumer in our business. We will obey the laws governing the collection, use and dissemination of data

Accuracy We will take reasonable steps to help assure the accuracy of the data we collect, use and disseminate. Where possible, we will take reasonable steps to correct inaccurate information. When, as with the public record, we cannot correct inaccurate information, we will take all reasonable steps to assist consumers in identifying the source of the erroneous data so that the consumer can secure the required corrections.

Education We endeavor to educate the users of our products and services, our employees and others in our industry about the importance of consumer privacy. We will instruct our employees on our fair information values and on the responsible collection and use of data. We will encourage others in our industry to collect and use information in a responsible manner. **Security** We will maintain appropriate facilities and systems to protect against unauthorized access to and corruption of the data we maintain.

Form 50-PRIVACY (9/1/10)

Page 1 of 1

Privacy Information (2001-2010 First American Financial Corporation)

Clear Title Agency of Arizona, LLC

SCHEDULE A

2nd Amended

ESCROW/CLOSING INQUIRIES should be directed to your Escrow Officer: **Carol Rieger at** (480)278-8484

Address Reference: 7225 East Dove Valley Road Scottsdale, AZ 85266

Effective Date: August 15, 2016 at 7:30 a.m.

1. Policy or (Policies) to be issued:

ALTA 2006 Standard Owner's Policy for \$

Proposed Insured:

The City of Scottsdale

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

Shea 124 Investments, LLC, an Arizona limited liability company as to an undivided 72.95% interest and HV & Canal, LLC, a Delaware limited liability company as to an undivided 27.05% interest

3. Title to the estate or interest in the land upon issuance of the policy shall be vested in:

The City of Scottsdale, a municipal corporation

4. The land referred to in this Commitment is located in Maricopa County, AZ and is described as:

SEE EXHIBIT "A " ATTACHED HEREIN

Title officer: Shari Rohrich @ (480)278-8405.

Pages 1 through 6 of this document consist of the Title Insurance Commitment contract and our Privacy Policy.

EXHIBIT "A"

Parcel 1 of Land Division Map for DOVE VALLEY AND SCOTTSDALE ROAD, according to the Plat of record in the Office of the County Recorder of Maricopa County, Arizona, recorded in Book 983 of Maps, Page 8.

Clear Title Agency of Arizona, LLC

SCHEDULE B 2nd Amended

PART TWO:

 Reservations contained in the Patent from the United States of America recorded in Docket 1238, Page 565, reading as follows:

Subject to any vested and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights as may be recognized and acknowledged by the local customs, laws and decisions of courts; and there is reserved from the lands hereby granted, a right of way thereon for ditches or canals constructed by the authority of the United States of America.

- 2. Water rights, claims or title to water, whether or not shown by the public records.
- Taxes for the full year of 2016.
 (The first half is due October 1, 2016 and is delinquent November 1, 2016. The second half is due March 1, 2017 and is delinquent May 1, 2017.)
- 4. An easement for road or highway and incidental purposes, recorded as Docket 7132, Page 539.
- 5. An easement for underground electric lines and incidental purposes, recorded as Docket 7326, Page 507.
- 6. An easement for ingress and egress and incidental purposes, recorded as Docket 9137, Page 603.
- 7. Covenants, conditions and restrictions in the document recorded as 99-0807249, re-recorded as 99-1027318 and Amendment recorded as 2007-0989776, and Second Amendment recorded as 2015-0775626, all of Official Records, but deleting any covenant, condition or restriction indicating a preference, limitation or discrimination based on race, color, religion, sex, handicap, familial status, or national origin, to the extent such covenants, conditions or restrictions violate Title 42, Section 3604(c), of the United States Codes.
- An easement for utilities and slope and incidental purposes, recorded as 2002-1233781, of Official Records.
- 9. Easements, restrictions, reservations, conditions and set-back lines as set forth on the plat recorded as Book 983 of Maps, Page 08, but deleting any covenant, condition or restriction indicating a preference, limitation or discrimination based on race, color, religion, sex, handicap, familial status or national origin to the extent such covenants, conditions or restrictions violate 42 USC 3604(c).

- 10. All matters as set forth in Reciprocal Easement Agreement, recorded October 28, 2015 as 2015-0775628 of Official Records.
- 11. All matters as set forth in Sanitary Sewer Easement Agreement, recorded October 28, 2015 as 2015-0775629 of Official Records.
- 12. All matters as set forth in Landscape, Irrigation, Slope and Temporary Construction Easement Agreement, recorded October 28, 2015 as 2015-0775630 of Official Records.
- All matters as set forth in Memorandum of Agreement, recorded October 28, 2015 as 2015-0775631 of Official Records.
- 14. The rights of parties in possession by reason of any unrecorded lease or leases or month to month tenancies affecting any portion of the within described property.
 - NOTE: This matter will be more fully set forth or deleted upon compliance with the applicable requirement(s) set forth herein.
- 15. The following matters disclosed by an ALTA/ACSM survey made by on , designated Job No. :

NOTE: This matter will be more fully set forth or deleted upon compliance with the applicable requirement set forth herein.

End of Schedule B

Clear Title Agency of Arizona, LLC

2nd Amended

REQUIREMENTS:

- 1. Compliance with A.R.S. 11-480 relative to all documents to be recorded in connection herewith. See note at end of this section for details.
- All of 2015 taxes are paid in full.

NOTE: Taxes are assessed in the total amount of \$5,079.36 for the year 2015 under Assessor's Parcel No. 216-51-298 0.

- 3. Furnish copies of any existing leases affecting the within described property and insertion of said leases in Schedule B of the Policy of Title Insurance.
- 4. Furnish Plat of Survey of the subject property by a Registered Land Surveyor in accordance with the "Minimum Standard Detail Requirements for ALTA/NSPS Land Title Surveys" which became effective February 23, 2016. Said Plat of survey shall include the required certification and, at a minimum, also have shown thereon Items 1, 8, 11, 16, 17 and 19 from Table A thereof. If zoning assurances are requested, Items 7(a), 7(b), 7(c) and 9 from Table A and information regarding the usage of the property must be included.
- 5. Furnish a copy of the Articles of Organization, stamped "filed" by the Arizona Corporation Commission; a fully executed copy of the Operating Agreement, and any amendments thereto; and a list of the current members of Shea 124 Investments, LLC, a limited liability company.

NOTE: Final determination as to which parties must execute all documents on behalf of Shea 124 Investments, LLC, an Arizona limited liability company shall be made upon compliance with Requirement No. 5 set forth above.

6. Furnish a copy of the Articles of Organization, stamped "filed" by the Arizona Corporation Commission; a fully executed copy of the Operating Agreement, and any amendments thereto; and a list of the current members of HV & Canal, LLC, a limited liability company.

NOTE: Final determination as to which parties must execute all documents on behalf of HV & Canal, LLC, a Delaware limited liability company shall be made upon compliance with Requirement No. 6 set forth above.

NOTE: If this will be <u>other</u> than a Cash Transaction, notify the title department prior to close and additional requirements will be made.

7. Record Warranty Deed from Shea 124 Investments, LLC, an Arizona limited liability company as to an undivided 72.95% interest and HV & Canal, LLC, a Delaware limited liability company as to an undivided 27.05% interest to Buyer(s).

NOTE: In connection with Arizona Revised Statutes 11-480, as of January 1, 1991, the County Recorder may not accept documents for recording that do not comply with the following:

- Print must be ten-point type or larger.
- b. A margin of two inches at the top of the first page for recording and return address information and margins of one-half inch along other borders of every page.
- c. Each instrument shall be no larger than 8-1/2 inches in width and 14 inches in length.
- Return to title department for final recheck before recording.

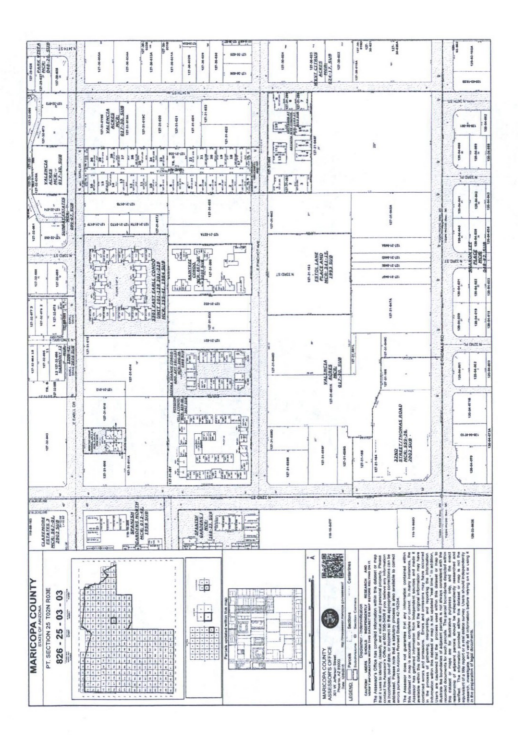
NOTE: According to the public records, which under the recording laws impart constructive notice as to the title to the land described herein, the following matters constitute the chain of title for the 24 month period preceding the date hereof OR

the last recorded instrument vesting title to the land described herein:

An instrument executed by Dove Valley Scottsdale, LLC, an Arizona limited liability company , in favor of Shea 124 Investments, LLC, an Arizona limited liability company as to an undivided 72.95% interest and HV & Canal, LLC, a Delaware limited liability company as to an undivided 27.05% interest, recorded October 28, 2015, as 2015-0775627 of Official Records.

An instrument executed by Rex Dove Valley LLC, an Arizona limited liability company, in favor of Dove Valley Scottsdale, LLC, an Arizona limited liability company, recorded December 17, 2007, as 2007-1319207 of Official Records.

The map attached, if any, may or may not be a survey of the land depicted hereon. Clear Title Agency of Arizona, LLC expressly disclaims any liability for loss or damage which may result from reliance on this map except to the extent coverage for such loss or damage is expressly provided by the terms and provisions of the title insurance policy, if any, to which this map is attached.



DISCLOSURE NOTE: In the event any Affidavit required pursuant to A.R.S. § 33-422 has been, or will be, recorded pertaining to the land, such Affidavit is not reflected in this Commitment nor will it be shown in any policy to be issued in connection with this Commitment.

End of Requirements