



# Final Plat for Subdivision

## Attachment to Land Use Review Application

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### How to Use this Attachment

[Process Information](#) contains general information about the review type and the process used to review your application. Keep this section as a reference while your application proceeds through the review process.

[Application Requirements and Checklist](#) contains material that you are required to fill out and submit with your application. The Application Submittal Requirements Checklist describes the minimum information to be included in your application. Your application will not be accepted for review unless all the information is present.

Use the information in this attachment to prepare your application. The information in this, and related, attachments identify the criteria that will be used to evaluate your application. Your application should focus on demonstrating how your proposal complies with all the criteria. Effective use of this attachment can help you avoid costly revisions to your application later.

[Plat Routing Procedure](#) provides information regarding routing the final plat for signatures once it has been approved by staff.

[Examples](#) provides an example of a final plat.

### Process Information

#### FINAL PLAT FOR SUBDIVISION

A final plat is a drawing of a subdivision that receives approval signatures and is recorded with the County as the “official” record of the subdivision. A final plat can be approved if it conforms to the approved preliminary plat, complies with legal documentation requirements, and after a subdivision agreement has been signed by the property owner. The Subdivider must provide to the city financial security to guarantee the installation of any public improvements and any other obligations undertaken in the subdivision agreement and the plat.

#### STANDARD VS. COMPLEX FINAL PLAT

A final plat is classified as either “standard” or “complex” for the purposes of determining the application fee. The amount of staff time required to review the plat and prepare associated subdivision agreements affects the classification. The following guidelines will be used by staff to determine if your final plat is “standard” or “complex”:

A final plat application is complex if:

- The land area of the subdivision is five acres or more within a residential zone; or
- The subdivision is for land within a non-residential or mixed-use zone, and exceeds the threshold of required Site Review per [B.R.C. Section 9-2-14](#), or
- Staff determined and documented during a Pre-application Review or Preliminary Plat that the final plat would require significantly more than a typical amount of time to review and prepare subdivision agreements, and so would be classified as complex.

A final plat that does not meet one of the above guidelines will be classified as standard for application fee purposes.

The final plat application is reviewed by the city through the Development Review Committee (see the [Land Use Review/Technical Document Review](#) section below). If deficiencies are found, the applicant can submit revisions to correct the final plat. When the final plat is found to conform to all requirements, a subdivision agreement is prepared by the city. The subdivider must sign the subdivision agreement and submit a signed original of the final plat drawings. When that has been done, the city will approve the final plat and issue a notice of disposition (“Disposition”) indicating the date of plat approval.

The Disposition is forwarded to the Planning Board. The final plat decision initiates a 14-day “call-up” period. During this time, any Planning Board member, or any member of the public aggrieved by the decision, can request a public hearing on the final plat. If called up, the Planning Board will conduct a public hearing within 30 days as prescribed by [B.R.C. Chapter 1-3](#), “Quasi-Judicial Hearings,” and render a final decision. After the call-up period has expired and approval is final or after Planning Board approval, the city manager will sign the city manager certification and the city will record the final plat and subdivision agreement as the official record of the subdivision.

## LAND USE REVIEW

Planning & Development Services coordinates development reviews through a Land Use Review process. The various review types are listed on the [Land Use Review Application Form](#) and include annexation, site review, use review, form-based code review, and preliminary plat for subdivision. The Land Use Review process is summarized below.

### ► PRE-APPLICATION

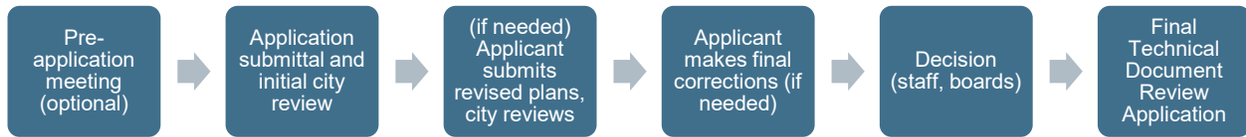
If you are considering filing a development review application, a pre-application review may be beneficial. An interdepartmental city staff team is available to answer questions about applicable regulations, application requirements, and how they may affect a project on a particular site. Many pre-application questions can be answered without need for a meeting. Occasionally, staff will determine that a meeting will be the most effective approach. In most cases, pre-application review is optional; however, there are certain types of projects and reviews for which city staff recommends a pre-application review. A pre-application review and meeting are required before an application for a form-based code review is filed. Please refer to the [Pre-Application Review](#) handout for more information.

### ► APPLICATION

Application forms are due by 10 a.m. on the business day prior to the application deadline to be considered for review on the next available track. Remaining application materials and fees are due by 10 a.m. on the application deadline. Track calendars are available on the [Development Review and Plan Case Applications webpage](#), refer to the LUR Calendar for this application type. Please review the [Development Review Application Guide](#) for instructions on how to submit.

### ► REVIEW SCHEDULE

Each application is assigned to a “track” based on availability of staff resources to conduct the review. The track assigned determines the land use review schedule which the project will follow and helps applicants gauge the time needed to complete the review process. A generalized diagram of the land use review process appears below. Once a review track has been assigned, the city commits to this time schedule, assuming the applicant meets appropriate deadlines. In addition, the schedule may be accelerated or a project may be placed on a later track based on the applicant’s response time, the number of revisions, and staff, Planning Board or City Council work volume.



► **REVIEWERS**

The land use review process includes review by the Development Review Committee (DRC) which is made up of representatives from city departments and other referral agencies. Each representative provides review comments about how the application complies with code and policy requirements within their area of responsibility. When the interests of individual departments diverge, developing consensus is the responsibility of the Policy Resolution Group (PRG), made up of Planning and Development Services leadership and the City Attorney's Office.

► **INITIAL REVIEW AND REVIEW OF REVISED PLANS**

Public notice, by mail and posting a sign on the property, occurs during the initial review. The applicant is responsible for posting of a sign that is issued by Planning and Development Services.

During a project's initial review, a summary of the city's findings, a list of requirements and informational comments are identified and given to the applicant in the form of Development Review Results and Comments.

Projects are reviewed for conformance with development standards and requirements and some are evaluated against qualitative design criteria. City comments and/or a decision are issued approximately three weeks after the start of the assigned review track.

Issuance of the Development Review Results and Comments concludes the services covered by the initial application fee. Any additional time spent by staff after this point is subject to hourly billing or by revision fees where applicable.

The case manager is available to meet with the applicant to review and discuss the city comments. After considering the issues identified in the initial review, the applicant is given the opportunity to propose revisions. Revisions must be submitted, or a written request for continuance received within 60 days from the date of city comments; otherwise, staff will either take action on the latest plans on file or the application is voided. Revised applications are evaluated by DRC staff members and review of revision comments are issued by the case manager within three weeks after the start of the assigned review track.

► **DECISIONS/CALL-UPS/APEALS**

Depending on the potential impact, Boulder's land use regulations assign approval authority to either city staff, Planning Board, or both Planning Board and City Council. After the completion of staff review, Planning & Development Services either issues a staff decision or refers the project to the Planning Board or City Council. For site review, use review, form-based code review and subdivision (at final plat review), a "Notice of Disposition" is issued. This is a one or two-page document stating the decision and listing any conditions of approval. These decisions are final after a 14-day "call-up" period. Staff-level decisions may be called up by the Planning Board for a final decision or appealed to the Planning Board by the applicant or any interested person. Planning Board and City Council decisions are also issued as Dispositions.

Several types of Land Use Review applications do not have dispositions issued and follow a slightly different review process at the time of the project decision. For example, out-of-city utility permits are approved by city staff and subject to a call-up by the City Council. Annexations follow a state law approval process, including a recommendation by the Planning Board and approval of an ordinance after two readings by City Council. For additional information on the steps towards a final decision for

a particular application type, please refer to the application attachment for the review type in the [Applications and Forms Database](#) or contact Planning and Development Services.

#### ► EXPIRATION OF APPROVAL FOR SITE, USE, AND FORM-BASED CODE APPROVALS

For site, use, and form-based code reviews, the applicant must sign a development agreement and file a final approved plan (containing the disposition of the approval) within 90 days. If this is not complied with the approval expires. In some cases, a waiver of this expiration timeline can be requested.

The applicant must also begin and substantially complete the approved project within three years from the date of final approval (or as modified by a specific development schedule). If a project is not completed within three years, or according to the project's approved development schedule, the approval expires. If the project is not completed within this time frame, the applicant may request administrative extension of the development approval. Up to two six-month extensions can be granted by staff. After that, extensions can only be granted by the Planning Board, after a public hearing, and upon a showing by the applicant that reasonable diligence has been exercised to complete the project.

### TECHNICAL DOCUMENT AND PERMIT REVIEW

#### ► TECHNICAL DOCUMENT REVIEW AND PERMIT REVIEW

The conditions of approval for most Land Use Review applications will generally require several documents to be prepared, filed and recorded depending on the review type. These may include final plans (architecture, site, landscape), a subdivision final plat and agreement, a development agreement, engineering plans, and dedications of easements or rights-of-way.

For city review and approval of these technical and final documents, the applicant files a Technical Document Review application. The Technical Document Review process (TEC DOC) is similar to Land Use Review (same application deadlines, but no hearings are involved).

#### ► PERMIT REVIEW

After the required technical documents have been approved, the applicant may file a building permit application for any new construction. Information on building permits is available on the [Building Permits and Inspections webpage](#). The applicant may also need to obtain other permits or approvals to complete the project, including growth management allocations and floodplain development permits.

## Application Requirements and Checklist

This section includes the following documents, to be filled out completely and submitted with your application, as specified on the [Technical Document Review application form](#) and on the Preliminary Plat for Subdivision Application Requirements checklist.

- Final Plat for Subdivision Application Requirements Checklist
- [Sign Posting Requirements Acknowledgement Form](#)

### FINAL PLAT FOR SUBDIVISION APPLICATION REQUIREMENTS

A final plat application for subdivision must meet the basic requirements listed in the city's land use regulations found in [B.R.C. Section 9-12-8](#). These requirements are detailed below and are listed on the [Technical Document Review application form](#). An application fee, as specified on the application form, is also required.

All required materials must be included in order for an application to be accepted by Planning and Development Services staff. Incomplete applications will not be accepted and will be returned to the applicant. A site review or form-based code application, under B.R.C. Sections [9-2-14](#) or [9-2-16](#), respectively, may also be used as a preliminary plat if it meets both the requirements of this section and those of B.R.C. Sections [9-2-14](#) or [9-2-16](#), as applicable.

Complete the checklist below, marking those items as they are included in your application submittal, and sign at the end. The checklist is intended to assist the applicant in collecting all of the required materials and to assist the Planning and Development Services Center in determining that all of the application requirements are met.

Application form(s), required application materials and fees are due by 10 a.m. on the application deadline. Please review the [Development Review Application Guide](#) for instructions on how to submit.

### FINAL PLAT FOR SUBDIVISION CHECKLIST

- A complete [Technical Document Review Application Form](#), including signatures by or the written consent of the owners of all property to be included in the development.
- A completed [Sign Posting Acknowledgment form](#).
- The legal description of the subject property. (Note: the legal description must also be included on the preliminary plan drawing – see final plat requirements below).
- A vicinity map indicating the site and names of adjacent streets. If the site is less than one acre, the map must be drawn at a minimum scale of 1":200'. (Note: a separate vicinity map must also be included on the preliminary plat drawing – see required final plat details below).
- A current (within 30 days) title insurance commitment or attorney memorandum. An attorney memorandum must be based on an abstract of title. An update to the title insurance commitment or the attorney memorandum based upon an abstract of title must also be submitted current as of the date of submittal of the signed version of the final plat.
- A final plat map showing existing and proposed lot lines and incorporating the following (see example at the end of this document):
  - A map of the plat saved as a PDF document using no less than 300 dots per inch (dpi), a font of no less than ten point type, a file size no greater than 100 MB, a drawing size of no more than twenty-four inches by thirty-six inches, legible and scalable (to a standard architectural or engineering scale) with a graphic scale bar on each page, and sufficient blank space for recording labels on each sheet;
  - A vicinity map on the title sheet showing at least three blocks on all sides of the proposed subdivision, which may be of a different scale than the plat;
  - The title under which the subdivision is to be recorded;

- Accurate dimensions for all lines, angles, and curves used to describe boundaries, public improvements, easements, areas to be reserved for public use, and other important features. All curves shall be circular arcs and shall be defined by the radius, central angle, tangent, arc and chord distances. All dimensions, both linear and angular, are to be determined by an accurate control survey in the field that must balance and close within a limit of one in ten thousand. No final plat showing plus or minus dimensions will be approved;
- The names of all abutting subdivisions, or if the abutting land is unplatted, a notation to that effect;
- An identification system for all lots and blocks and names of streets;
- An identification of the public improvements, easements, parks and other public facilities shown on the plat, a dedication thereof to the public use and areas reserved for future public acquisition;
- The total acreage and surveyed description of the area;
- The number of lots and size of each lot in square feet;
- Proposed ownership and use of outlots (see Outlot Table example on Sample Plat at the end of this document);
- A designation of areas subject to the one-hundred-year flood, the estimated flow rate used in determining that designation, the effective date thereof, and a statement that such designation is subject to change;
- A description of all monuments, both found and set, that mark the boundaries of the property and a description of all control monuments used in conducting the survey;
- A statement by the land surveyor that the surveyor performed the survey in accordance with state law;
- A statement by the land surveyor explaining how bearings, if used, were determined;
- The signature and seal of the Colorado registered land surveyor;
- A delineation of the extent of the one-hundred-year floodplain, the base flood elevation, the source of such delineation and elevation and a statement that they are subject to change;
- The square footage of each lot;
- Certification for approval by the following:
  - The Director of Planning,
  - Director of Public Works for Utilities,
  - Director of Parks and Recreation, if park land is dedicated on the plat, and
  - Director of Open Space and Mountain Parks, if open space land is dedicated on the plat;
- Signature blocks for all owners and lenders with an interest in the properties involved (see sample signature blocks below), including, but not limited to, the lenders identified in a current title commitment;
- A signature block for city manager's signature (see sample signature blocks below);
- A Clerk and Recorder's Certificate (see sample signature blocks below).
- For final plats that require construction of public or private infrastructure improvements, [Final Construction Documents Engineering - Technical Document Review](#) must be submitted concurrently, including engineering drawings, certified by a professional engineer registered in the State of Colorado, meeting the requirements of the [City of Boulder Design and Construction Standards](#).
- If applicable, documents granting any easements required as part of the plat approval, the county clerk and recorder's recording number and proof of ownership of the property underlying the easement are satisfactory to the city attorney.

- If applicable, covenants for maintenance of private utilities or improvements.
- If applicable, agreements with ditch companies.
- Proof of authorization for Owner (If the owner is an entity). Please note that different forms of documentation are required depending on the type of entity (i.e. a Limited Liability Company vs. a Corporation). The name and title of person(s) authorized to sign (Manager, President, etc.) must be provided.

If the entity is a Limited Liability Company (LLC), the following are examples of documentation that may be accepted, subject to the review by the city:

- o Articles of Organization,
- o Operating Agreement,
- o Statement of Authority, and
- o Attorney’s Memorandum (must be dated and signed and include company name and title of the authorized person)

If the entity is a Corporation, the following are examples of documentation that may be accepted, subject to the review of the city:

- o Articles of Incorporation/ Bylaws
- o Corporate Minutes confirming current officers
- o Statement of Authority or Corporate Resolution/Delegation
- o Attorney’s Memorandum (must be dated and signed and include company name and title of the authorized person)

Please note that a copy of the “Articles of Organization” or “Articles of Incorporation” listing the name of the “Registered Agent” alone is not sufficient proof of authorization to bind. The documentation provided must clearly show the name of the person who has the authority to sign on behalf of the entity.

- The final plat fee, as stated on the [Technical Document Review Application Form](#).
- A computer check to ensure that the exterior lines of the subdivision of the final plat close.
- A signed [Acknowledgement of Obligation to Pay form](#) for applications that may include hourly billing.
- Evidence that adequate utility services, including electrical, natural gas, telephone, and other services, are provided for each lot within the subdivision.
- Any other information that the applicant wishes to submit.

\*Note: Following approval of a preliminary plat, the applicant files a Technical Document Review Application for a Final Plat - Subdivision in order to complete the subdivision if the final plat hasn’t been filed concurrently with the preliminary plat. Please refer to the [Technical Document Review Application Form](#) and [Final Plat for Subdivision Attachment](#) for final plat application requirements.

\_\_\_\_\_  
(signature of person who filled out checklist)

\_\_\_\_\_  
(print name)

## Plat Routing Procedure

Once the Applicant provides both preliminary and final plats, final engineering plans, financial guarantees, and other required documents which meet all the City's legal requirements, the City staff will approve the plats in EnerGov and provide the applicant with a subdivision agreement (if one is required).

1. The Applicant will perform the following:
  - a) FINAL PLAT: Print a paper copy of the Final Plat, then follow these steps:
    - i. The owner must sign the Final Plat in front of a notary (or the notarization can be done remotely if all the requirements of §§ 24-201-501-24-21-540, C.R.S. are adhered to).
    - ii. If applicable, an authorized representative of the lender must sign the Lender's Consent and Subordination in front of a notary (or the notarization can be done remotely if all the requirements of §§ 24-201-501-24-21-540, C.R.S. are adhered to).
    - iii. Scan the paper copy of the Final Plat which has been properly signed by the owner and lender (if applicable) as described above, then provide it electronically in Adobe format to City staff.
  - b) SUBDIVISION AGREEMENT (if required): Print a paper copy of the Subdivision Agreement, then follow these steps:
    - i. The owner must sign the Subdivision Agreement in front of a notary (or the notarization can be done remotely if all the requirements of §§ 24-201-501 -- 24-21-540, C.R.S. are adhered to).
    - ii. Scan the paper copy of the Subdivision Agreement which has been properly signed by the owner, then provide it electronically in Adobe format to City staff.
  - c) OTHER REQUIRED DOCUMENTS: Provide the Preliminary Plat, Final Engineering Plans, Financial Guarantee, and any other required documents, including a title commitment current within 30 days, to City staff electronically in Adobe format (if not already provided).
2. The City will perform the following:
  - a) The Subdivision Agreement is signed electronically by the City.
  - b) The Approval lines on the Final Plat are signed electronically by the Planning Director and the Director of Public Works and Utilities.
  - c) A Planning Department Notice of Disposition with the date of the City staff's approval is signed by the Planning Director. The disposition is sent with the call-up memo to Planning Board within seven days of issuing the disposition. If it is not called-up by the Planning Board during the 14-day appeal period, then the final plat approval is final.
  - d) If it is called up by Planning Board, then the final plat will be considered at a hearing before the Planning Board. If it is approved by the Planning Board, then the final plat approval is final. Then, staff prepares a Planning Board Notice of Disposition for the Secretary of the Planning Board (Planning Director) to sign electronically.
  - e) Once the final plat approval is final, then the City Manager's Certificate on the Final Plat is signed electronically by the City Manager and City Clerk.
  - f) The Final Plat and Subdivision Agreement are recorded electronically using Simplifile. Per 9-12-10(f), B.R.C. 1981, the plat shall be recorded within one week after the city manager signs the City Manager certificate.
  - g) A plat expires if not recorded within 24 months after the date it was submitted, unless the city manager extends the final plat approval for not more than 12 months. This date has been interpreted to refer to the date that the plat signed by the Applicant was provided to City staff.





# FINAL PLAT EXAMPLE

**Dedication**  
KNOW ALL PERSONS BY THESE PRESENTS THAT THE UNDERSIGNED BEING THE OWNER OF THAT REAL PROPERTY SITUATED IN THE CITY OF BOULDER, COUNTY OF BOULDER, STATE OF COLORADO,

A PARCEL OF LAND LOCATED IN THE NORTHEAST QUARTER OF SECTION 13, TOWNSHIP 1 NORTH, RANGE 71 WEST OF THE 6TH P.M., CITY OF BOULDER, COUNTY OF BOULDER, STATE OF COLORADO, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

CONSIDERING THE WESTERLY LINE OF BROADWAY AVENUE TO BEAR S00°16'12"E, A DISTANCE OF 469.45 FEET, BETWEEN A FOUND 2" ALUMINUM CAP "BOULDER LAND CONSULTANTS PLS 20134 AT THE NORTHEAST CORNER OF PROPOSED OUTLET A, AND A FOUND 1" BRASS TAC "BRASS TAC TILSTRAV LS 1940" AT THE SOUTHEAST CORNER OF LOT 2, BLOCK 1, SHEETS SUBDIVISION NO. 7 AS DESCRIBED IN THE RECORDS OF BOULDER COUNTY ON NOVEMBER 10, 1954, AT RECEPTION NO. 90547948, WITH ALL BEARINGS CONTAINED HEREIN BEING RELATIVE THEREOF.

BEGINNING AT THE NORTHEAST CORNER OF SAID BLOCK 1 SHEETS SUBDIVISION NO. 2, SAID POINT ALSO BEING ON THE WESTERLY RIGHT-OF-WAY LINE OF BROADWAY AVE.  
THENCE ALONG THE NORTH LINE OF SAID BLOCK 1, SOUTH 89°45'27" WEST, A DISTANCE OF 480.10 FEET;  
THENCE DEPARTING SAID NORTH LINE, AND ALONG A WESTERLY AND NORTHERLY LINE OF VACATED LOUIST AVENUE AS DESCRIBED IN THE RECORDS OF BOULDER COUNTY ON APRIL 30, 1999 AT RECEPTION NO. 1933942 AND RE-RECORDED MAY 27, 1999 AT RECEPTION NO. 1943772 THE FOLLOWING TWO (2) COURSES:

1. NORTH 07°18'57" WEST, A DISTANCE OF 30.00 FEET;
2. THENCE SOUTH 89°45'27" WEST, A DISTANCE OF 9.03 FEET;  
THENCE CONTINUING ALONG SAID WEST LINE AND THE EASTERLY RIGHT-OF-WAY LINE OF LOT 1 STREET, INTERSECTING EAST IN DISTANCE OF 231.50 FEET TO A POINT ON THE SOUTH RIGHT-OF-WAY LINE OF MOLET AVENUE;
- THENCE ALONG SAID SOUTH RIGHT-OF-WAY LINE THE FOLLOWING SIX (6) COURSES:  
1. NORTH 42°02'56" EAST, A DISTANCE OF 28.27 FEET;  
2. THENCE NORTH 89°49'06" EAST, A DISTANCE OF 249.67 FEET TO A POINT OF CURVATURE;  
3. THENCE 69.92 FEET ALONG THE ARC OF A CURVE TO THE RIGHT, HAVING A RADIUS OF 292.00 FEET, AN INCLUDED ANGLE OF 13°43'07", AND SUBTENDED BY A CHORD BEARING SOUTH 83°38'43" EAST, A DISTANCE OF 69.75 FEET;
4. THENCE SOUTH 70°05'34" EAST, A DISTANCE OF 64.50 FEET TO A POINT OF CURVATURE;  
THENCE 47.07 FEET ALONG THE ARC OF A CURVE TO THE LEFT, HAVING A RADIUS OF 280.00 FEET, AN INCLUDED ANGLE OF 13°43'28", AND BEING SUBTENDED BY A CHORD BEARING SOUTH 83°20'24" EAST, A DISTANCE OF 46.61 FEET;
5. THENCE SOUTH 42°27'40" EAST, A DISTANCE OF 28.37 FEET TO A POINT ON SAID WEST RIGHT-OF-WAY LINE OF BROADWAY AVENUE;
- THENCE ALONG SAID WEST RIGHT-OF-WAY LINE, SOUTH 007°01'12" EAST, A DISTANCE OF 228.43 FEET, MORE OR LESS, TO THE POINT OF BEGINNING.

SAID PARCEL, CONTAINING 132,941 SQ. FT. OR 3.05 ACRES, MORE OR LESS.

HAS CAUSED SAID PROPERTY TO BE LAID OUT, SURVEYED, SUBDIVIDED AND PLATTED UNDER THE NAME OF "SHINING MOUNTAIN SUBDIVISION FILING NO. 1," A SUBDIVISION IN THE CITY OF BOULDER, COUNTY OF BOULDER, STATE OF COLORADO, AND BY THESE PRESENTS HEREBY GRANT, IN FEE, TO THE CITY OF BOULDER, FOR ITS USE AND THE USE OF THE PUBLIC HEREOF, THOSE PORTIONS OF SAID REAL PROPERTY DESIGNATED AS "LOUIST AVENUE RIGHT-OF-WAY" AND "ADDITIONAL 10" STREET RIGHT-OF-WAY," AND "ADDITIONAL MOLET AVENUE RIGHT-OF-WAY" AS PUBLIC RIGHTS-OF-WAY, AS SHOWN ON THE ACCOMPANYING PLAT.

THE UNDERSIGNED DOES FURTHER GRANT TO THE CITY OF BOULDER THAT REAL PROPERTY DESIGNATED AS "UTILITY EASEMENT" ON THE ACCOMPANYING PLAT AS AN EASEMENT FOR THE CONSTRUCTION, INSTALLATION, OPERATION, MAINTENANCE, REPAIR, AND REPLACEMENT FOR ALL SERVICES, INCLUDING WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, TELEPHONE AND ELECTRIC LINES, WORKS, POLES, OVERHEAD CABLES, GAS PIPELINES, WATER PIPELINES, SANITARY SEWER LINES, STREET LIGHTS, CURBS, HYDRANTS, DRAINAGE DITCHES AND DRAINAGE AND APPLURANCES THERETO, IT IS EXPRESSLY UNDERSTOOD AND AGREED BY THE UNDERSIGNED THAT ALL EXPENSES AND COSTS INVOLVED IN CONSTRUCTING AND INSTALLING WATER PIPELINES AND APPLURANCES, SANITARY SEWER WORKS AND LINES, GAS SERVICE LINES, ELECTRICAL SERVICE WORKS AND LINES, STORM SEWERS AND DRAINAGE, STREET LIGHTING, GRADING AND LANDSCAPING, CURBS, UTILITY, STREET LIGHTS, SIGNALS, AND OTHER SUCH UTILITIES AND SERVICES SHALL BE GUARANTEED AND PAID FOR BY THE SUBDIVIDER THEREFOR WHICH ARE APPROVED BY THE CITY OF BOULDER, AND SUCH Sums SHALL NOT BE PAID BY THE CITY OF BOULDER, AND THAT ANY ITEM SO CONSTRUCTED OR INSTALLED AND ACCEPTED BY THE CITY OF BOULDER, SHALL BECOME THE SOLE PROPERTY OF THE CITY OF BOULDER, COLORADO, WHICH ITEMS OWNED BY MUNICIPALITY FRANCHISED OR PERMITTED UTILITIES, WHICH ITEMS, WHEN DESTROYED OR IN ANY MANNER REMAIN THE PROPERTY OF THE OWNER OR THE PUBLIC UTILITY AND SHALL NOT BECOME THE PROPERTY OF THE CITY OF BOULDER.

THE UNDERSIGNED DOES FURTHER GRANT TO THE CITY OF BOULDER, THAT REAL PROPERTY DESIGNATED ON THE ACCOMPANYING PLAT AS A "STORMWATER DETENTION/WATER QUALITY AND DRAINAGE EASEMENT" AS AN EASEMENT FOR THE CONSTRUCTION, INSTALLATION, OPERATION, MAINTENANCE, REPAIR, AND REPLACEMENT OF STORMWATER DETENTION, WATER QUALITY, AND DRAINAGE FACILITIES AND ALL APPLURANCES THERETO AND FOR VEHICULAR ACCESS BY CITY VEHICLES, IT BEING EXPRESSLY UNDERSTOOD AND AGREED BY THE UNDERSIGNED THAT ALL EXPENSES AND COSTS INVOLVED IN CONSTRUCTING AND INSTALLING THE STORMWATER DETENTION/WATER QUALITY AND DRAINAGE IMPROVEMENTS SHALL BE GUARANTEED AND PAID FOR BY THE SUBDIVIDER OR ARRANGEMENTS MADE BY THE SUBDIVIDER THEREFOR WHICH ARE APPROVED BY THE CITY OF BOULDER, AND SUCH Sums SHALL NOT BE PAID BY THE CITY, AND THAT ANY ITEM SO CONSTRUCTED OR INSTALLED WHEN ACCEPTED BY THE CITY OF BOULDER SHALL REMAIN THE PROPERTY AND MAINTENANCE RESPONSIBILITY OF THE SUBDIVIDER AND ITS SUCCESSORS AND ASSIGNS AND SHALL NOT BECOME THE PROPERTY OF THE CITY OF BOULDER.

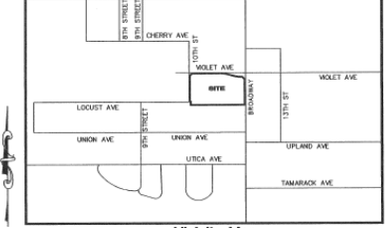
THE UNDERSIGNED DOES FURTHER GRANT TO THE CITY OF BOULDER, THAT REAL PROPERTY DESIGNATED ON THE ACCOMPANYING PLAT AS A "TEMPORARY PUBLIC ACCESS EASEMENT" AS AN EASEMENT FOR PUBLIC INGRESS AND EGRESS, SAID EASEMENT SHALL AUTOMATICALLY EXTINGUISH UPON THE ACCEPTANCE BY THE CITY OF LOUIST AVENUE ONCE IT HAS BEEN EXTENDED EAST TO BROADWAY.

THE UNDERSIGNED DOES FURTHER GRANT TO THE CITY OF BOULDER, THAT REAL PROPERTY DESIGNATED ON THE ACCOMPANYING PLAT AS A "TEMPORARY PUBLIC ACCESS EASEMENT" AS AN EASEMENT FOR PUBLIC INGRESS AND EGRESS, AND FOR THE CONSTRUCTION, INSTALLATION, OPERATION, MAINTENANCE, REPAIR AND REPLACEMENT OF TRANSPORTATION IMPROVEMENTS AND LANDSCAPING AND UTILITIES AND APPLURANCES THERETO, IT IS EXPRESSLY UNDERSTOOD AND AGREED BY THE UNDERSIGNED THAT ALL EXPENSES AND COSTS INVOLVED IN CONSTRUCTING AND INSTALLING SAID IMPROVEMENTS SHALL BE GUARANTEED AND PAID FOR BY THE SUBDIVIDER OR ARRANGEMENTS MADE BY THE SUBDIVIDER THEREFOR WHICH ARE APPROVED BY THE CITY OF BOULDER, AND SUCH Sums SHALL NOT BE PAID BY THE CITY, AND THAT ANY ITEM SO CONSTRUCTED OR INSTALLED AND ACCEPTED BY THE CITY OF BOULDER, COLORADO, SHALL BECOME THE SOLE PROPERTY OF THE CITY OF BOULDER UPON ACCEPTANCE OF THE DEDICATION OF LOUIST AVENUE RIGHT-OF-WAY EXTENDING EAST TO BROADWAY, SAID EASEMENT SHALL AUTOMATICALLY EXTINGUISH TO THE EXTENT THAT IT OVERLAPS WITH THE DEDICATION AREA OF LOUIST AVENUE RIGHT-OF-WAY.

THE UNDERSIGNED DOES FURTHER GRANT TO THE CITY OF BOULDER THAT REAL PROPERTY DESIGNATED AS "OUTLET A" ON THE ACCOMPANYING PLAT AS A "DRAINAGE EASEMENT" FOR DRAINAGE CONVEYANCE AND STRUCTURES TO CONTAIN STORM RUNOFF FROM THE SUBDIVISION, AND FOR THE CONSTRUCTION, INSTALLATION, OPERATION, MAINTENANCE, REPAIR AND REPLACEMENT OF UTILITIES, INCLUDING WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, CULVERTS, DRAINAGE DITCHES AND GRABNS, CULVERT IMPROVEMENTS AND ALL APPLURANCES THERETO, IT BEING EXPRESSLY UNDERSTOOD AND AGREED BY THE UNDERSIGNED THAT ALL EXPENSES AND COSTS INVOLVED IN CONSTRUCTING AND INSTALLING THE DRAINAGE IMPROVEMENTS AND OTHER SUCH UTILITIES AND SERVICES SHALL BE GUARANTEED AND PAID FOR BY THE SUBDIVIDER OR ARRANGEMENTS MADE BY THE SUBDIVIDER THEREFOR WHICH ARE APPROVED BY THE CITY, AND SUCH Sums SHALL NOT BE PAID BY THE CITY, AND THAT ANY ITEM SO CONSTRUCTED OR INSTALLED WHEN ACCEPTED BY THE CITY SHALL REMAIN THE PROPERTY AND MAINTENANCE RESPONSIBILITY OF THE SUBDIVIDER, ITS SUCCESSORS AND ASSIGNS AND SHALL NOT BECOME THE PROPERTY OF THE CITY.

FOR THE APPROVAL OF "SHINING MOUNTAIN SUBDIVISION FILING NO. 1" AND THE DEDICATIONS AND CONDITIONS WHICH APPLY THERETO THIS \_\_\_\_ DAY OF \_\_\_\_\_, 20\_\_.

## FINAL PLAT SHINING MOUNTAIN SUBDIVISION FILING NO. 1 A PARCEL OF LAND, LOCATED IN THE NORTHEAST QUARTER OF SECTION 13, TOWNSHIP 1 NORTH, RANGE 71 WEST OF THE 6TH P.M., CITY OF BOULDER, COUNTY OF BOULDER, STATE OF COLORADO SHEET 1 OF 3 TOTAL AREA = 132,941 SQ. FT., OR 3.05 ACRES, MORE OR LESS



Vicinity Map  
SCALE: 1" = 500'

### Dedication (cont)

WALDORF SCHOOL ASSOCIATION OF BOULDER, INC., A COLORADO NOT-FOR-PROFIT CORPORATION, D/B/A SHINING MOUNTAIN WALDORF SCHOOL.

BY: Sydney Anne Bellowitz  
NAME: SYDNEY ANNE BELLOWITZ  
TITLE: PRESIDENT OF THE BOARD OF TRUSTEES  
ACKNOWLEDGMENT  
STATE OF COLORADO }  
COUNTY OF BOULDER } SS.  
THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS 15th DAY OF JULY 2022, BY JORDAN JACOBSEN AS PRESIDENT OF THE BOARD OF TRUSTEES OF WALDORF SCHOOL ASSOCIATION OF BOULDER, INC., A COLORADO NOT-FOR-PROFIT CORPORATION, D/B/A SHINING MOUNTAIN WALDORF SCHOOL.  
WITNESS MY HAND AND SEAL.

MY COMMISSION EXPIRES: 04-08-2025  
[SEAL] SYDNEY ANNE BELLOWITZ  
NOTARY PUBLIC  
No. 1021492-10-10  
My Commission Expires 04-08-2025

### Lender's Consent and Subordination

(1100 MOLET AVE, 0 LOUIST, 4365 BROADWAY)  
THE UNDERSIGNED, A BENEFIICIARY UNDER A CERTAIN DEED OF TRUST ENCUMBERING THE PROPERTY, HEREBY EXPRESSLY CONSENTS TO AND JOINS IN THE EXECUTION AND RECORDING OF THIS SUBORDINATION PLAT, DEDICATION AND EASEMENTS SHOWN HEREON AND MAKES THE DEED OF TRUST SUBORDINATE HERETO, THE UNDERSIGNED REPRESENTS THAT HE OR SHE HAS FULL POWER AND AUTHORITY TO EXECUTE THIS LENDER'S CONSENT AND SUBORDINATION ON BEHALF OF THE LENDER STATED BELOW.  
COMPASS MORTGAGE CORPORATION, AN ALABAMA CORPORATION

BY: Will Sutton  
AUTHORIZED REPRESENTATIVE  
ACKNOWLEDGMENT  
STATE OF Colorado }  
COUNTY OF Boulder } SS.  
THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS 15th DAY OF Aug 2022  
BY: Will Sutton AS Authorized Representative OF COMPASS MORTGAGE CORPORATION.  
WITNESS MY HAND AND SEAL.  
MY COMMISSION EXPIRES: 05/17/2024  
[SEAL] Megan Fraser-Namirez  
NOTARY PUBLIC

### Lender's Consent and Subordination

(1100 MOLET AVE)  
THE UNDERSIGNED, A BENEFIICIARY UNDER A CERTAIN DEED OF TRUST ENCUMBERING THE PROPERTY, HEREBY EXPRESSLY CONSENTS TO AND JOINS IN THE EXECUTION AND RECORDING OF THIS SUBORDINATION PLAT, DEDICATION AND EASEMENTS SHOWN HEREON AND MAKES THE DEED OF TRUST SUBORDINATE HERETO, THE UNDERSIGNED REPRESENTS THAT HE OR SHE HAS FULL POWER AND AUTHORITY TO EXECUTE THIS LENDER'S CONSENT AND SUBORDINATION ON BEHALF OF THE LENDER STATED BELOW.  
COMPASS MORTGAGE CORPORATION, AN ALABAMA CORPORATION

BY: Will Sutton  
AUTHORIZED REPRESENTATIVE  
ACKNOWLEDGMENT  
STATE OF Colorado }  
COUNTY OF Boulder } SS.  
THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS 15th DAY OF Aug 2022  
BY: Will Sutton AS Authorized Representative OF COMPASS MORTGAGE CORPORATION.  
WITNESS MY HAND AND SEAL.  
MY COMMISSION EXPIRES: 05/17/2024  
[SEAL] Megan Fraser-Namirez  
NOTARY PUBLIC

Outlot Table

Outlot	Purpose	Ownership/Maintenance
OUTLOT A	DRAINAGE	OWNER OF OUTLOT A

- Notes**
1. OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY FOR LAND TITLE GUARANTEE COMPANY COMMITMENT NO. A027070789-5, DATED 2/17/2002 AT 5:00 P.M., WAS ENTIRELY RELEI UPON FOR RECORDED INFORMATION REGARDING RIGHTS-OF-WAY, EASEMENTS AND ENCUMBRANCES IN THE PREPARATION OF THIS SURVEY. THE PROPERTY SHOWN AND DESCRIBED HEREON IS ALL OF THE PROPERTY DESCRIBED IN SAID TITLE COMMITMENT.
  2. ACCORDING TO COLORADO LAW YOU MUST COMMENCE ANY LEGAL ACTION BASED UPON ANY DEFECT IN THIS SURVEY WITHIN THREE YEARS AFTER YOU FIRST DISCOVER SUCH DEFECT. IN NO EVENT MAY ANY ACTION BASED UPON ANY DEFECT IN THIS SURVEY BE COMMENCED MORE THAN TEN YEARS FROM THE DATE OF THE CERTIFICATION SHOWN HEREON.
  3. BASIS OF BEARINGS: GPS DERIVED BEARINGS BASED ON A BEARING OF S00°16'12"E ALONG THE WESTERLY RIGHT-OF-WAY LINE OF BROADWAY AVENUE BETWEEN A FOUND 2" ALUMINUM CAP "BOULDER LAND CONSULTANTS PLS 20134 AT THE NORTHEAST CORNER OF PROPOSED OUTLET A, AND A FOUND 1" BRASS TAC "FLATSBY LS 1940" AT THE SOUTHEAST CORNER OF LOT 2, BLOCK 1, SHEETS SUBDIVISION NO. 2 AS SHOWN HEREON. COLORADO STATE PLANE COORDINATE SYSTEM, NORTH ZONE, NORTH AMERICAN DATUM 1983 (NAD83). ALL BEARINGS SHOWN HEREON ARE RELATIVE THEREOF.
  4. ANY PERSON WHO KNOWINGLY REMOVES, ALTERS OR DEFACTS ANY PUBLIC LAND SURVEY MONUMENT AND/OR BOUNDARY MONUMENT OR ACCESSORY, COMBATS A CLASS TWO (2) MIDDLE-MANOR PURSUANT TO STATE STATUTE C.R.S. SEC 18-4-508.
  5. THE DISTANCE MEASUREMENTS SHOWN HEREON ARE U.S. SURVEY FOOT.
  6. FLOOD INFORMATION: THE SUBJECT PROPERTY IS IMPACTED BY THE 100-YEAR FLOODPLAIN ZONE A (BASE FLOOD ELEVATIONS DETERMINED), AND THE 500-YEAR FLOODPLAIN ZONE X (SHADED) ACCORDING TO THE FEMA FLOOD INSURANCE RATE MAP, COMMUNITY-PANEL NO. 08010C-0391-A, DATED DECEMBER 16, 2010. BASE FLOOD ELEVATIONS ARE SHOWN ON SHEET 2 AND ARE BASED ON SAID FEMA MAP. THE ESTIMATED FLOW RATE IS 1447 CFS AND IS TAKEN FROM THE CITY OF BOULDER GIS WEBSITE. FLOODPLAIN ELEVATIONS, BOUNDARIES, AND FLOWRATES ARE SUBJECT TO CHANGE. FLOOD ZONE LINES AND BASE FLOOD ELEVATIONS ARE APPROXIMATE AND ARE SCALED FROM MAPS.
  7. DATES OF FIELDWORK: JUNE 1, 2021, JULY 25, 2017 - AUGUST 10, 2017, & OCTOBER 17, 2017 (PREVIOUS FLATIRON, INC. 30849-89,794).
  8. THE TOTAL AREA OF THE SUBJECT PROPERTY IS 132,941 SQ. FT. OR 3.05 ACRES, MORE OR LESS. AREA AS SHOWN HEREON IS A RESULTANT FACTOR, NOT A DETERMINATIVE FACTOR, AND MAY CHANGE SIGNIFICANTLY WITH MINOR VARIATIONS IN FIELD MEASUREMENTS OR THE SOFTWARE USED TO PERFORM THE CALCULATIONS. FOR THIS REASON, THE AREA IS SHOWN AS A "MORE OR LESS" FIGURE, AND IS NOT TO BE RELIED UPON AS AN ACCURATE FACTOR FOR REAL ESTATE SALES PURPOSES.
  9. THE FOLLOWING DOCUMENTS ARE MENTIONED IN THE ABOVE REFERENCED TITLE DOCUMENT AND APPEAR TO AFFECT THE SUBJECT PROPERTY BUT CANNOT BE SHOWN GRAPHICALLY. THE FOLLOWING LIST CONTAINS THE TITLE DOCUMENT EXCEPTION NUMBER, DATE RECORDED, RECEPTION NUMBER AND/OR BOOK AND PAGE.
 

89 MAY 29, 1983	BK 73, PG 331	TERMS, CONDITIONS, PROVISIONS, BURDENS & OBLIGATIONS IN INSTRUMENT
810 MAY 9, 1988	BK 100, PG 14	STATE SETTLEMENT AGREEMENT
811 DEC 7, 2009	REC# 03048201	STATE SETTLEMENT AGREEMENT
812 OCT 29, 1972	REC# 040527	ANNEXATION AGREEMENT
813 DEC 24, 1990	REC# 0107937	ORDINANCE 5355
814 MAY 13, 1991	REC# 01103103	ORDINANCE 5392
815 MARCH 18, 1999	REC# 01915082	INCLUSION IN THE NORTHERN COLORADO WATER CONSERVANCY DISTRICT
816 MARCH 10, 1999	REC# 01915083	INCLUSION IN THE NORTHERN COLORADO WATER CONSERVANCY DISTRICT
817 NOV 18, 1981	REC# 473049	AGREEMENT
820 APRIL 8, 2010	REC# 03089046	AGREEMENT 5931
821 OCT 9, 1997	REC# 0157796	ANNEXATION AGREEMENT
822 FEB 19, 1991	REC# 01088278	ANNEXATION AGREEMENT
823 SEPT 3, 1991	REC# 01127290	INCLUSION IN THE MUNICIPAL SUBDISTRICT, NORTHERN COLORADO WATER CONSERVANCY DISTRICT
824 SEPT 3, 1991	REC# 01127210	INCLUSION IN THE NORTHERN COLORADO WATER CONSERVANCY DISTRICT
825 OCT 10, 1997	REC# 1738507	ANNEXATION AGREEMENT
826 NOV 5, 1997	REC# 1745389	RE-RECORDED
827 OCT 7, 2019	REC# 05743300	ANNEXATION AGREEMENT
834 AUG 23, 2021	REC# 03084433	ANNEXATION AGREEMENT
  10. OUTLOT A CANNOT BE DEVELOPED UNTIL IT IS REPLATTED AND BECOMES A DEVELOPABLE LOT.

**Surveyor's Certificate**  
I, JAMES Z. GOWAN, A REGISTERED LAND SURVEYOR IN THE STATE OF COLORADO, DO HEREBY CERTIFY THAT THE SURVEY OF ORCHARD SUBDIVISION WAS MADE UNDER MY SUPERVISION AND THE ACCOMPANYING PLAT ACCURATELY AND PROPERLY SHOWS SAID SUBDIVISION AND IS ACCURATE TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF. IT IS IN ACCORDANCE WITH APPLICABLE STANDARDS OF PRACTICE AND IS NOT A GUARANTY OR WARRANTY, EITHER EXPRESSED OR IMPLIED.  
JAMES Z. GOWAN COLORADO P.L.S. #29036  
VICE PRESIDENT, FLATIRON, INC.  
THE SIGNATURE AND SEAL APPEAR TO THE LOWER RIGHT OF THIS STATEMENT IN THE TITLE BLOCK.

**Approvals**  
DIRECTOR OF PLANNING: [Signature]  
DIRECTOR OF PUBLIC WORKS AND UTILITIES: [Signature]

**City Manager's Certificate**  
THIS IS TO CERTIFY THAT THE CITY OF BOULDER VACATES THE PORTION OF THE SLOPE EASEMENT SHOWN ON THIS PLAT AND RECORDED AT RECEPTION NO. 1822204 ON JULY 9, 1998 IN THE OFFICE OF THE BOULDER COUNTY CLERK AND RECORDER. THIS VACATION AND RELEASE OF SAID EASEMENT EXTENDS ONLY TO THE PORTION AND TYPE OF EASEMENT SPECIFICALLY VACATED. ANY CROSS EASEMENTS OVER THE ABOVE-DESCRIBED PORTION HAVE BEEN RECEIVED AND ANY OTHER EXISTING EASEMENTS NOT SPECIFICALLY INCLUDED IN THE DESCRIPTION OF THE VACATED EASEMENT DESCRIBED ABOVE ARE RESERVED IN WITNESS WHEREOF, THE SEAL OF THE CITY OF BOULDER IS HEREBY AFFIXED BY ITS CITY MANAGER THIS 23rd DAY OF September 2022.

ATTEST:  
[Signature]  
CITY CLERK  
[Signature]  
CITY MANAGER

**Clerk and Recorder's Certificate**  
STATE OF COLORADO }  
COUNTY OF BOULDER } SS.  
I HEREBY CERTIFY THAT THIS INSTRUMENT WAS FILED IN MY OFFICE AT \_\_\_\_\_ O'CLOCK \_\_\_\_ M. THIS \_\_\_\_ DAY OF \_\_\_\_ 20\_\_.  
AND IS RECORDED RECEPTION # \_\_\_\_.  
FEE PAID: \$ \_\_\_\_.  
CLERK AND RECORDER: \_\_\_\_\_ DEPUTY

**FLATIRON, INC.**  
Land Surveying & Engineering  
3825 8th Ave, Ste. 300  
Boulder, CO 80502  
Tel: (303) 440-2000  
Fax: (303) 440-8830

**James Z. Gowan, James Z. Gowan**  
20220311  
906-108521

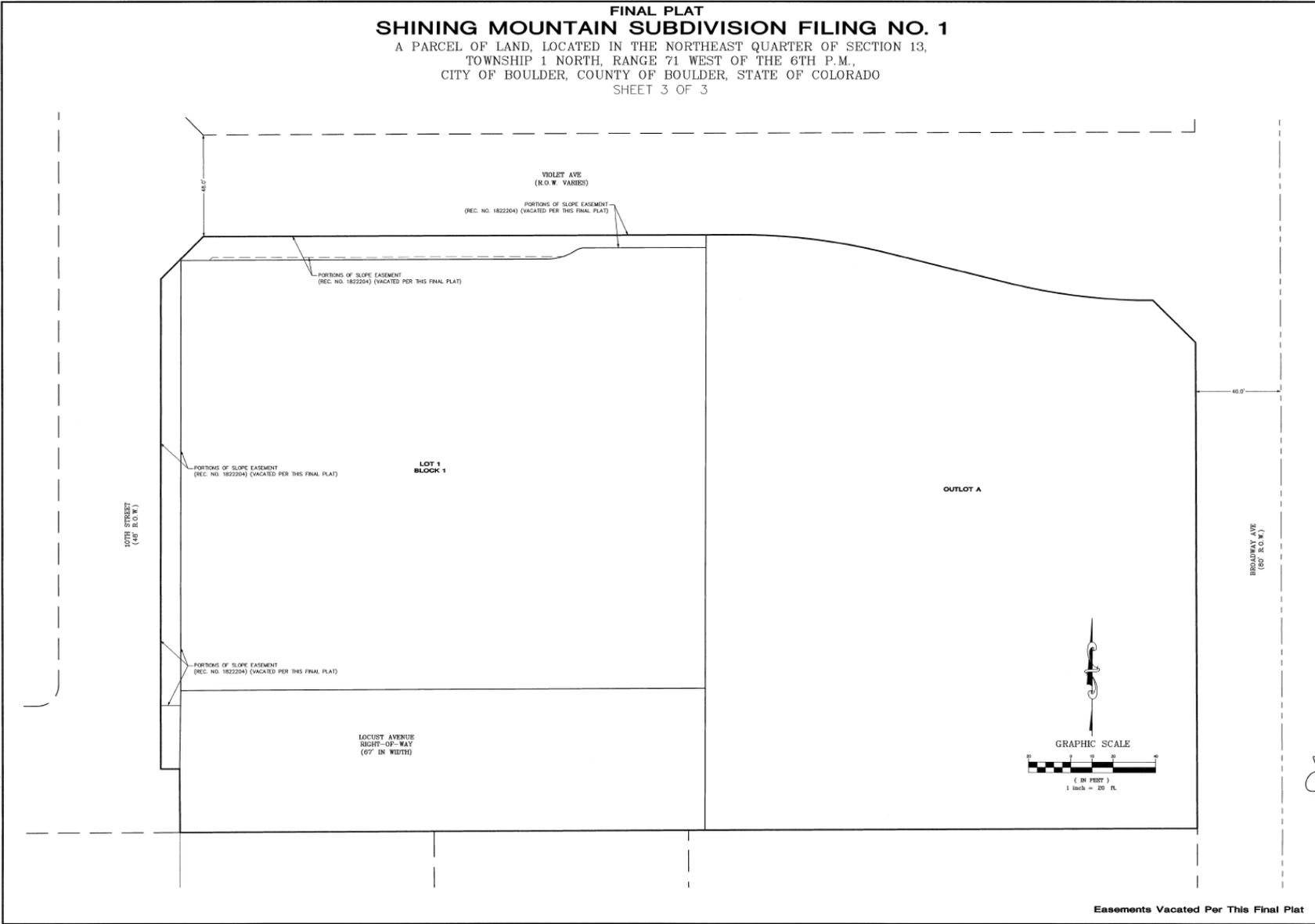
**Job Number:** 21-76-532  
**Date:** 02-11-2022  
**Drawn By:** J. FRESCHOTT  
**Checked By:** JTC/NW/JK

**SHEET 1 OF 3**

03983333 09/29/2022 03:42 PM  
RF: \$33.00 DF: \$0.00 Page: 1 of 3  
Electronically recorded in Boulder County Colorado. Recorded as received.



**FINAL PLAT**  
**SHINING MOUNTAIN SUBDIVISION FILING NO. 1**  
 A PARCEL OF LAND, LOCATED IN THE NORTHEAST QUARTER OF SECTION 13,  
 TOWNSHIP 1 NORTH, RANGE 71 WEST OF THE 6TH P.M.,  
 CITY OF BOULDER, COUNTY OF BOULDER, STATE OF COLORADO  
 SHEET 3 OF 3



Easements Vacated Per This Final Plat

REVISION	DATE
1	02-11-2022
2	
3	
4	
5	
6	
7	
8	
9	
10	

**FINAL PLAT**  
**SHINING MOUNTAIN SUBDIVISION**  
**FILING NO. 1**  
 COPYRIGHT 2022 FLATIRON, INC.

**Flatirons, Inc.**  
 Land Surveying Services  
 www.FlatironsInc.com

4502 LOGAN ST.  
 BOULDER, CO 80504  
 PH: (303) 442-7001 PH: (303) 442-9997  
 FAX: (303) 442-8833 FAX: (303) 442-3110



JOB NUMBER:	21-76,532
DATE:	02-11-2022
DRAWN BY:	E. PRESCOTT
CHECKED BY:	LJC/WW/JK

D:\PROJECTS\SHINING MOUNTAIN\PLAT 1\2022\B-53.dwg