Date: July 16th, 2021

TO: Town of Rico Board of Trustees
FROM: Kari Distefano, Rico Town Manager
SUBJECT: July Board of Trustee's meeting

Update on the pre-application agreement with the CWCB.

Marti Whitmore has not heard from the State. If that changes prior to the meeting, she will let us know.

Rio Grande Southern Trail

While the Town's planning support grant application to Colorado Parks and Wildlife was unsuccessful, we did get a grant from San Miguel Power Association for \$7,500. I had estimated that the total cost of planning, which would include an environmental assessment and engineering plans for the bridge to be \$25,000. I had budgeted \$6,000 from the Parks, Open Space and Trails fund and another \$5,000 from the Colorado Conservation Trust Fund for this project. Please bear in mind that those two funds cannot be used for anything other than recreation and open space oriented projects. The Rico Trails Alliance has committed \$3,750 to this project and if we are going to go forward with it, it would be good to hire a consultant to perform the environmental assessment by the end of August at the latest. I would like to get some direction from the Board as to whether or not to proceed with hiring a firm to perform the environmental assessment this summer.

Consideration of the acceptance of a transfer of ownership of the Engle's House to the Town of Rico

Pending Board approval, this transfer would take place when all parties are in agreement, and the town attorney has reviewed the deed.

Consideration of an Ordinance regulating short-term rentals in the Town of Rico.

I have attached a revised copy of a draft short term rental ordinance for review by the Board. I have incorporated the comments that I received at the work session that took place on June 30th. I have highlighted in yellow the revisions that I have made per Board comments and have added some questions in red that may require further discussion. I have also included the summary of comments from the work session in this packet. The Rico Planning Commission had some additional comments. They suggested the following:

- 1. That a point system be put in place for evaluating renewals.
- 2. That there should be a differentiation in permits for people that are living in their houses during the time they are short term renting and people that are short term renting second homes. This differentiation has been made in the ordinance. The question is whether or not the Board wants to keep that provision in place as is or revise it.
- 3. That in addition to considering a mill levy increase on the next ballot that the Board consider an additional 2% lodging tax that would be dedicated to the street fund. Originally the 1% lodging tax that was approved in 2001 (Ordinance 2001-7) was dedicated in part (75%) to the Parks, Open Space and Trails fund and in part (25%) to the Rico Business Association, but since the Rico Business Association no longer exists, the lodging tax in its entirety goes to the Parks, Open Space and Trails fund.

The revisions that were suggested by the Rico Planning Commission have not been included in the revised ordinance that is included in this packet but pending direction from the Board, they could be.

Consideration of a Multi-year Agreement between the Town of Rico and the Rico Center.

The Town is in the process of negotiating an agreement with the Rico Center regarding multi-year funding. The agreement will contain the following provisions:

- 1. The agreement would begin in 2022 and terminate in 2026 unless that Town and the Rico Center agree to extend the agreement.
- 2. The amount would be between 40% and 60% of the Rico Center's annual revenue and be capped at \$70,00 unless otherwise agreed by the parties.
- 3. Funding would be used for Town staffing expenses.
- 4. The agreement would not preclude Town grant applications for other Town projects or needs.
- 5. The Rico Center would have the right to terminate the agreement if the funds are misused by the Town.
- 6. The agreement would terminate in the event the County mill levy that funds the Rico Center were to go away.

Consideration of an application for a special use permit for the purpose of a short-term rental, 214 Mill Road, Scott Smith applicant

Scott Smith would like to use his house, located at 214 Mill Road as a short-term rental. He has applied for a Special Use Permit as required by the Rico Land Use Code. The application is attached to this memo for your review and is complete and compliant. Special Use Permits should be reviewed according to the following criteria:

<u>Compatibility with Surrounding Area</u>. The proposed use or operation is compatible with surrounding land uses and with the surrounding neighborhood.

<u>General</u>. The location, size, design and operating characteristics of all proposed uses shall mitigate any adverse effects, including visual impacts, on surrounding properties.

Noise. At no point on the bounding property line of any use in any district shall the sound pressure level of any use, operation or plant produce noise intensity greater than that customarily level of the underlying Zone District and surrounding neighborhood so as to create a nuisance or detract from the use and enjoyment of adjacent property. For the purposes of this section, bounding property line shall be interpreted as being at the far side of any street alley, stream or other permanently dedicated open space from the noise source when such open space exists between the property line of the noise source and adjacent property. When no such open space exists, the common line between two (2) parcels of property shall be interpreted as the bounding property line.

<u>Smoke and Particulate Matter</u>. No proposed operation or use in any district shall at any time create smoke and particulate matter that, when considered at the bounding property line of the source of operation creates a nuisance or distracts from the use and enjoyment of adjacent property.

Odorous matter. No proposed use shall be located or operated in any district that involves the emission of odorous matter from a source of operation where the odorous matter exceeds the odor threshold at the bounding property line or any point beyond the tract on which such use or operation is located. The odor threshold shall be the concentration of odorous matter in the atmosphere necessary to be perceptible to the olfactory nerve of a normal person.

<u>Explosives</u>. No use involving the manufacture or storage of compounds or products that decompose by detonation shall be permitted in any district, except that chlorates, nitrates, phosphorus and similar substances and compounds in small quantities for use by industry, school laboratories, druggists or wholesalers may be permitted when approved by the Fire Marshall as not presenting a fire or explosion hazard.

<u>Flammables</u>. The storage and use of all flammable liquids and materials such as pyroxylin plastics, nitrocellulose film, solvents and petroleum products shall be permitted only when such storage or use conforms to the standards and regulations of the Town of Rico and receives the approval of the Fire Marshall.

<u>Toxic and Noxious Matter</u>. No proposed operation or use in any district shall emit a concentration across the bounding property line of the tract on which such operation or use is located of toxic or noxious matter that will exceed the threshold limits set forth by the Colorado Department of Health.

<u>Vibration</u>. No proposed operation or use in any district shall at any time create earthborne vibration that, when considered at the bounding property line of the source of operation creates a nuisance or distracts from the use and enjoyment of adjacent property.

Open storage. No open storage of materials or commodities shall be permitted in any district except as an accessory use to a main use located in a building in the MU Zone District. No open storage operation shall be located in front of a main building. No wrecking, junk, or salvage yard shall be permitted as a storage use in any district.

<u>Glare</u>. No proposed use or operation in any district shall be located or conducted so as to produce intense glare or direct illumination across the bounding property line from a visible source of illumination nor shall any such light be of such intensity as to create a nuisance or detract from the use and enjoyment of adjacent property.

<u>Traffic</u>. No proposed use or operation shall be permitted where the use would create undue traffic impacts on Town roads and affected residential neighborhoods.

Off-Street Parking. Adequate off-street parking is provided to accommodate the proposed use.

The proposed activity is unlikely to produce noxious odors, smoke or problems with any of the other issues mentioned in the review criteria except possibly noise. According to the narrative, the applicant will be living in the house and renting out a room(s). I have provided a Google Earth image of the lot, which is included in this packet. As you can see, the house is isolated from neighbors. Parking would be on the driveway. As always in these residential neighborhoods, the concern is traffic and dogs. The Town requires that contact information for the local owner or a local representative be kept current and be available to local law enforcement as well as Town officials. We should also require proof that could come in the form of photos that smoke alarms and carbon monoxide detectors are installed in the house and functional.

The Rico Planning Commission recommended approval of this application as long as the applicant understood that he would be subject to the upcoming regulations, should the pending Ordinance be approved by the Rico Board of Trustees.

Suggested motion: motion to recommend approval, recommend approval with conditions or deny the application for a special use permit at 214 Mill Road.

November Ballot Initiative

The Board has discussed this on prior occasions. Our attorney is in the process of drafting the language for the ballot initiative. It is important to note that the language **does** have to be specific to a certain project or fund. My suggestion is that 12.8 mill levy increase would go specifically to maintaining current levels of snow removal, upkeep of grading and drainage, repair of ditches and culverts, dust control, improving surfacing and keeping up with necessary equipment replacement and repairs. The following is a table that calculates based on Rico's November assessed valuation the cost to individual homeowners.

Commercial / Vacant Property Total Value	Annual Cost to Owner	Residential Property Total Value	Annual Cost to Owner
\$100,000	\$371.20	\$100,000	\$91.52
\$150,000	\$556.80	\$150,000	\$137.28
\$200,000	\$742.40	\$200,000	\$183.04
\$250,000	\$928.00	\$250,000	\$228.80
\$300,000	\$1,113.60	\$300,000	\$274.56
\$350,000	\$1,299.20	\$350,000	\$320.32
\$400,000	\$1,484.80	\$400,000	\$366.08
\$450,000	\$1,670.40	\$450,000	\$411.84

Audit

I am requesting an extension to the deadline for the Town's audit. Lyman Hamblin, our auditor is still working on it and although he may get it done in time, I don't want to risk being in violation of the State's timeline.

June 30th, 2021

Work Session - Draft Short-term rental ordinance

Board Comment

Pat Fallon had questions regarding the terms of the permits. Would the permits be based on a calendar year or a year from when the applicant's permit was approved? He also had questions about fees and the Town's ability to monitor the permits.

Joe Croke disagreed with the ten permit per year cap. He felt that the fees should be high enough and that the permit process should be onerous enough to self-regulate. He felt that caps would create a commodity. He also believed that permit should be subject to annual review. He thought that short term rentals should be allowed in multi-family units as well as single family units.

Esteban Roberts agreed with Pat Fallon.

Joe Dillsworth felt that there should be a cap on the number of short-term rental permits allocated.

Nicole Pieterse also questioned the duration of the permit as well as monitoring and enforcement. She felt that a cap should be considered in the residential zone in order to encourage commercial uses in the commercial zone districts. She also felt that short term rentals should not be prohibited in multi-family units. Short term rental permittees should be required to provide a list of all sites on which they are advertising. The town manger should have the authority to issue and revoke the licenses.

Brandy Randall felt that short-term rentals made the work force housing crisis worse and does not believe that they should be allowed in residential zone districts.

Barbara Betts agrees with Pat Fallon. She agrees with a cap. Fees should be high enough to discourage people that are not serious enough about wanting to do it right from doing it. She is worried about the effect of short-term rentals on long term housing. She agreed that permits should be approved on a calendar year basis.

Joe Dillsworth added that the permits should be used, or they would be lost.

Nicole Pieterse said that both the Town Board and the Town manager should have discretion not to approve or renew licenses.

Public Comment

Scott Emerson wanted to know if the Board was not going to ask people to maintain their properties, how were they going to justify enforcing short term rental regulations.

Gerrish Willis stated that all resort communities were facing a critical need for worker housing and allowing short term rentals has a real impact on long term housing availability and neighborhoods. It takes housing away from workers. He supports a limit.

Cristal Hibbard supports a cap.

Benn Vernadakis supports a cap on permits and an annual review. He supports a lottery or point system to allocate permits.

Helen Mazik supports higher fees. She said that short term rentals are an economic benefit to the Town. She would support criteria that would look at what makes a good candidate for a short-term rental.

Florence Ezell wanted to know if she could have a bed and breakfast in her residential unit.

Gretchen Treadwell did not like the idea of a lottery to determine permit allocation.

Direction to staff:

- 1. Applicants will be accepted throughout the year but will be reviewed annually beginning April 1st and permitted by April 30th.
- 2. Cost of the permit application will be \$200.00. Permit fees will be \$1,000 per year. Permit allocations will be capped at ten with priority be given to renewals for permittees with no documented complaints and a proven record of tax payments to the Town. Other permits shall be determined by a lottery.
 - 3. Violators will be fined per direction from the Town attorney.
 - 4. Violations especially with respect to uncovered trash, shall be grounds for the denial of the permit.

TOWN OF RICO ORDINANCE 2021-0

AN ORDINANCE OF THE TOWN OF RICO, COLORADO, DEFINING SHORT-TERM RENTAL, REPEALING SECTION 1 OF ORDINANCE 2011-3, REVISING REGULATIONS FOR SHORT-TERM RENTALS IN THE RICO LAND USE CODE ARTICLE II SECTIONS 220 AND 222, PROVIDING FOR LICENSING OF SHORT-TERM RENTALS AND LIMITING THE NUMBER OF SHORT-TERM RENTALS ALLOWED WITHIN THE TOWN OF RICO.

WHEREAS, the Board of Trustees of the Town of Rico (the "Town") believes it appropriate to define short-term rentals and license their use; and

WHEREAS, due to the COVID-19 pandemic, on-premises food service establishments were closed or limited for indoor dining requiring take out, and other delivery methods;

WHEREAS, the Board of Trustees desires to ensure that short-term rentals are not consuming a disproportionate amount of the Town's housing supply, especially long-term rental housing; and

WHEREAS, the Board of Trustees desires to allow short-term rental opportunities within the Town of Rico with the resulting economic benefits, potential tourism attraction, and the ability to make one's property more affordable; and

WHEREAS, the Board of Trustees desires to assure a safe and quality experience for residents, businesses and visitors; and

WHEREAS, the Board of Trustees desires to balance the need for regulations with the cost to the property owner and burden of enforcement to the Town; keep revenue neutral; and

WHEREAS, the Town has the power and authority to make and publish ordinances that are necessary and proper to provide for the safety and preserve the health of the inhabitants of the Town not inconsistent with the laws of the State of Colorado; and

WHEREAS, the Town has made a conscientious effort to plan for specific uses within all zoning districts and to anticipate conflicts between competing land uses, in order to protect the public's health, safety and welfare;

SECTION 1.

SHORT-TERM RENTAL: Rental of all or a portion of a residential dwelling unit for periods of less than 31 days. This definition of short-term rentals excludes hotels, motels, lodges, and bed and breakfasts.

SECTION 2.

Ordinance 2001-3 Section 1 is repealed and Article II, Sections 220 and 222 are amended as follows:

- I Short-term Rental Regulations:
 - 1. Intent and Purpose: Establish standards and procedures by which residential short-term rentals can be provided in a manner that protects both the quality of experience and the character of the

Town of Rico. It is the Town of Rico's intent to establish short-term rental regulations to promote a mix of lodging options, support the local economy, while also upholding the integrity of the Town.

2. Permitted Use of short-term rentals.

- a. Short-term rentals are allowed in all zoning districts where residential units are a use by right or an approved conditional use. Short-term rentals shall comply with the provisions of this Subsection (I) and shall be licensed by the State of Colorado and the Town of Rico
- b. Short-term rentals:
 - (i) Shall be a single-family residential unit; or
 - (ii) Shall be a property with two dwelling structures where the owner may use one of the dwelling structures as a short-term rental.
 - (iii) Shall be a multiple family residence or structure where short-term rentals are allowed in multiple family structures.

3. Performance Standards for short-term rentals

- a. The unit being rented, shall be a Dwelling Unit, as defined pursuant Article IX of the Rico Land Use Code, nor be leased or used to any group containing more than 10 people over the age of 18.
- b. The unit shall have a minimum of 2 off-street parking spaces available and any additional spaces necessary to accommodate the tenant's vehicles off street.
- c. There shall be an owner's agent available to be at the unit within 20 minutes, who is on call full time to manage the property during any period the unit is rented. The name address and phone number of the agent must be kept current on file with the Town and posted in the short-term rental. Do we want this number to be available to neighbors?
- d. Adequate trash and recycle containers shall be provided and information on placement for collection shall be provided in the short-term rental. Inadequate protection of trash from wildlife will be grounds for the denial of a permit renewal.
- e. The unit shall be maintained in compliance with applicable Town ordinances and regulations. The rental of residential units as provided herein shall not unreasonably annoy or interfere with the use or enjoyment of public or private property or which constitutes a health or safety hazard.
- f. The owner must have current state and Town sales tax licenses, a Town business license at such time the Town has business licensing and collect and remit sales taxes and lodging taxes.

SECTION 3 Licenses required.

- 1. Any property owner who rents out a unit on a short-term basis within the Town of Rico shall be required to obtain a short-term rental license (hereinafter a "Short-term Rental license") for each short-term rental unit from the Town of Rico. Such Short-term Rental license and its corresponding number shall be prominently displayed in all advertising of the unit. The cost of such licensing and renewals shall be \$1,000 per year and may be amended from time to time by the Rico Board of Trustees. Short-term Rental licenses are nontransferable.
- 2. All Short-term Rental units, except the Short-term Rental of a single room inside an owner-occupied dwelling unit, are required to have and pass a health, safety and welfare inspection by the Town Building Inspector. This inspection will be completed with the initial and renewal licensing processes. Do we want to make any revisions to this section?
- 3. The total number of Short-term Rental licenses in the Town of Rico shall be limited to 10 at any one time. The Short-term Rental of a single room inside an owner-occupied dwelling unit shall not be counted toward the maximum number of licenses to be issued. Preference shall be given to renewals of licenses unless there have been violations of this Ordinance or verified complaints by neighbors. If the short term rental license has not been used over the coarse of the year, the license holder will not be given renewal preference. Do we want to revise the second sentence in this paragraph?
- 4. Short-term Rental licenses shall be issued for a period of one year beginning in April and subject to annual renewal in April of every year.

SECTION 4 Licenses fees.

- 1. The local application and license fees for all Short-term Rental licenses issued, and applications submitted shall be enacted by Rico Board of Trustees Resolution.
- 2. In addition to the above fees, the applicant/licensee shall reimburse the Town for all out-of-pocket costs incurred during review of the application, or license, including legal fees, consultant fees, postage, notice and publishing costs. The Town shall bill the applicant/licensee upon completion of the application or review process and completion of any conditions thereof. No application or license shall be finally approved until the bill is paid. Each bill shall be overdue 30 days after its date. Bills not paid by the due date shall accrue interest at the rate of 1½ %per month or part thereof.
- 3. The Town Board may revise such amounts by resolution based on costs incurred by the Town in the administration and enforcement of the Short-term Rental Licensing and related provisions.

Section 5 Supplemental Regulations

- 1. All Dwelling Units, for Short-term Rental licenses issued shall comply with applicable requirements of Town ordinances, including building and zoning regulations.
- 2. The Rico Town Manager shall be the local licensing authority for the Town for short-term rental licenses. Applications shall be reviewed by the Town Manager. Do we want to add a process with the Trustees to appeal licensing decisions?

Section 6 Revocation of License

- 1. The Town Manager may revoke or suspend a Short-term Rental license. The following shall be prima fade evidence for revocation or suspension of a Short-term Rental license:
 - a. A holder of a Short-term Rental license is violation of the provisions of the permit.
 - b. holder of the Short-term Rental license has violated the rules and regulations for short-term rentals, as established by this Ordinance.
 - c. The holder of the Short-term Rental has failed to remit sales and/or lodging taxes.
- 2. In the event a licensee wishes to challenge the revocation or a suspension of a license by the Town Manager, they can request, in writing, an administrative hearing before the Town Board within thirty days of the license being revoked or suspended.
- 3. No license shall be issued to any property owner for whom a license has been revoked, until at least three years has elapsed since revocation.

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF RICO, COLORADO that:

TOWEN OF RICO:
By:
Barbara Betts, Mayor
ATTEST:
Linda Yellowman City Clerk

Complete & Compliant Letter



July 5th, 2021

214 Mill Road Scott Smith 355 Golden Circle Golden Colorado, 80403

RE: Special Use Permit for Short Term Rental

Dear Applicant,

The Town of Rico has received an application for a special use permit for the purpose of short term rental for the property located at 214 Mill Road. I have performed an initial review of this application and at this time the application is complete and compliant. This determination does not preclude the Town from determining following additional review at a subsequent time, that the application is not complete or compliant. In such an event, the Town Staff would require the applicant to correct any deficiencies.

Pursuant to this determination that this application is complete and compliant, this application is scheduled for the July 14th Rico Planning Commission meeting and the July 21st Rico Board of Trustee's meeting.

These applications include the following required components:

Atte	Attachments Required Special Use Permit:				
☑ rent	A site plan that includes any information relevant tal permits	to the request, i.e.: adequate parking for short term			
V	Description of Special Use Request				
\checkmark	Narrative of reasons that a Special Use Permit should be granted				
\checkmark	Statement from County Treasurer showing the status of current taxes due on affected property				
$\overline{\checkmark}$	An application fee in the amount of \$200.00				
☑	☑ A Certificate of Mailing with names, addresses, and property owned of property owners within 200 feet of subject property				
Ø A	A copy of the deed for the property.				
Dat	e Application Received: 06-16-2021	Application Reviewed by: KLD			
App	Application Fee Received: 06-16-2021 Date of Hearing: 07-14-2021 & 07-21-2021				
Application Complete: Yes Rico Planning Commission Action					
Mai	Mailing Notice Complete: Yes Approval Subject to Conditions				

Other comments:

None.



Special Use Permit



		Applicant Name Scott Smith Phone Number 2000 1900 18
		Address 214 MIII Rd Cell Phone Number 720-849-953
		Email Colo-adowoodcraft Dymall-con Fax Number
		Street Address of Subject Property 214 MIII Rd RICE CO 81332
		Legal Description of Subject Property > 214 MIII. Rd, RIco CO 81337
		Upper atlantic Cable, Lot 41-43, Polo-es County
		Mult Unit Res
		Zone District of Subject Property Resident al
		Attachments Required:
	1	☐ Description of Special Use Request
	2	□ Narrative of Reasons that Special Use should be granted
	3	☐ Statement from County Treasurer showing the status of current taxes due on affected property
	4	Letter of agency if applicant is other than the owner of the property
5		An application fee in the amount of \$200.00
	6	☐ A site plan that includes any information relevant to the request i.e.: adequate parking for short term rental permit applications.
	7	☐ A Certificate of Mailing with names, addresses, and property owned of property owners within 200 feet of subject property.
	8	A copy of the deed for the property.
		I swear that the information provided in this application is true and correct and that I am the owner of the property or otherwise authorized to act on behalf of the owner of the property.
		Signature: Date 6-8-21

Date Application Received 6-16-2621	Application Reviewed by K50
Application Fee Received 6-16-2021	Date of Hearing
Application Complete	Rico Planning Commission Action
Mailing Notice Complete	Approval Subject to Conditions

Other comments:

Special Use Permit



		Applicant Name Scott Smith Phone Number 2000 1900 18
		Address 214 MIII Rd Cell Phone Number 720-849-953
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	4	Letter of agency if applicant is other than the owner of the property
5		An application fee in the amount of \$200.00
	6	☐ A site plan that includes any information relevant to the request i.e.: adequate parking for short term rental permit applications.
	7	☐ A Certificate of Mailing with names, addresses, and property owned of property owners within 200 feet of subject property.
	8	A copy of the deed for the property.
		I swear that the information provided in this application is true and correct and that I am the owner of the property or otherwise authorized to act on behalf of the owner of the property.
		Signature: Date 6-8-21

Date Application Received 6-16-2621	Application Reviewed by K50
Application Fee Received 6-16-2021	Date of Hearing
Application Complete	Rico Planning Commission Action
Mailing Notice Complete	Approval Subject to Conditions

Other comments:

- 1 We are requestly a special use permit for Short term Rentals at 214 Mill Pd in Rico
- Tax Revenue for town, We live in the house & will not be renting the entire name, Anythme se the house is not Rented, Janualter and I will be Living init Our workshop is downstalns and we will need access To it at all times. We are superhosts on Alrbab and understand that our neighbors are the #1 Priority. We only have I Neighbor and they are very far away from US. This is a temporary situati while we complete aproject over the summer This will not be a full time Rental. Long term Tenants are not an option for us because we Live here. In the next few years our family Will grow I we will not be rently it out, There are Limited accomposations for tourists to stay in Pico and to for families our house is never & Discounts if their family waits to visit

but would like to limit our grests to 6 people some more than enough spaces

7. There are 0 houses within 200 fect of us

SCHEDULE # 504725300148 R 001 JANIE STIASNY DOLORES COUNTY TREASURER PO BOX 421 DOVE CREEK, CQ 81334	2020 TAX PAYME	CT 102 ACTUAL VALUE 419726 ASSESSED VALUE 30010
LEGAL 214 MILL ROAD RICO UPPER AC SUB-DIV. LOTS 41,42,43 25-40-11 B-193 P-342,343 B-238 P-319 B-265 P-20-22,496,499,507 B-286 P-304(WD) B-299 P-390 (WD) B-309 P-142(WD) B-333 P-297(WTR) 165098(PRD 165099(BSD) 165100(SA) (ENTIRE LEGAL MAY NOT BE SHOWN)		TAX AMOUNT 2,285.14 ADJUSTMENT 2,285.14 ADMINISTRATIVE FEE .00 SPECIAL ASSESSMENT .00 ORIGINAL AMOUNT DUE 2,285.14
SMITH SCOTT 355 GOLDEN CIRCLE GOLDEN CO 80403	DATE OF DAVISION	* BALANCE DUE 1,142.57 * ADDITIONAL INTEREST WILL ACCRUE IF PAID AFTER DUE DATE P&I PAID 1,142.57 MISCELLANEOUS PAID .00
•	OF PAIMENT	F 02/23/2021 17:24 TOTAL AMOUNT \$1,142.57 (CHECK) TAX RECEIPT VALID UPON CHECKS CLEARING YOUR BANK

DOLORES COUNTY

TAXES DUE Thru Tax Year 2020

Printed 06/08/202:

TAX DISTRICT 102

SCHEDULE NUMBER

504725300148 R PAGE 160:

Legal Description of Property:

EXCEPTIONS:

RICO UPPER AC SUB-DIV. LOTS 41,42,43 25-40-11 B-193 P-342,343 B-238 P-319 B-265 P-20-22,496,499,507 2020 TAX AMT 2285.14 B-286 P-304 (WD) B-299 P-390 (WD) B-309 P-142 (WD) 2020 TAX PD 1142.57 B-333 P-297 (WTR) 165098 (PRD 165099 (BSD) 165100 (SA) 165101(BSD) 165102(SA) 165120(LTRS) 167114(SA) 167115 (WD)

2020 Taxes	\$2,285.14	Paid	\$1,142.57	Taxes Due	\$1,142.57
2020 Other	.00	Paid	.00	Other Due	.00
				Other Years Due	.00
				Interest Due	.00
				Cert Amts Due	\$.00
TOTAL IS CO	ORRECT ONLY IF	PAID BY:	06/15/2021	Total Now Due	\$1,142.57

Assessed Owner: SMITH SCOTT 355 GOLDEN CIRCLE GOLDEN CO 80403

AFFIDAVIT OF MAILING PUBLIC NOTICE LETTER

Town of Rico
Town of Rico
P.O. Box 9
Rico, Colorado, 81332

Re: Certification and Affidavit of Mailing Public Notice Letter for (Short term rental application) Town of Rico.

I hereby declare that (Scott Smith), mailed a copy of the Town approved, enclosed public letter via U.S. First Class Mail, postage prepaid thereon on (June 24, 2021) to the attached list of property owners. The public notice letter was prepared and mailed in accordance with the public noticing requirements of the Rico Land Use Code. The public notice letter was placed in the mail on (June 24, 2021), which was 20 days prior to the public hearing(s) to be held on (July 14, 2021). The list of property owners includes all lot and condominium property owners located within 200 feet of the boundary of the existing or proposed lot(s). The adjacent property owner list was compiled from the Dolores County GIS website or Assessors Office.

Attached is the copy of the noticing letter, list of all property owners noticed, including their lot number and mailing address, a copy of the vicinity map mailed with the noticing letter, and a map showing all lots that were included within the 200 foot noticing area.

I declare under penalty of perjury under the laws of the State of Colorado that the foregoing is true and correct.

Scott Smith		



Parcel Number	Owners Name		Mailing Address	City	ST ZI	P	Property Address
504701100002	SAN JUAN NATIONAL FOREST	DEPT. OF AGRICULTURE	15 BURNETTE COURT	DURANGO	CO	81301	48540 HWY 145
504725300144	TURRIN BARBARA J.		P.O. BOX 207	RICO	CO	81332	220 MILL ROAD
504725300148	SMITH SCOTT		355 GOLDEN CIRCLE	GOLDEN	CO	80403	214 MILL ROAD
504725300052	ENGEL PATRICIA A. & EVERS,	RONALD P. (JT)	P.O. BOX 62	RICO	CO	81332	
504725300034	RALYA MARY K. & STEVEN M. (JT)		3113 TRAILS ENDS LANE	BRENHAM	TX	77833	136 N. VAN WINKLE AVE
504725300147	TAYLOR TRACY E. & JENNIFER I.		P.O. BOX 24	RICO	CO	81332	207 MILL ROAD
504725300031	HUBER DARRALL		P.O. BOX 134	RICO	CO	81332	209 EAST MILL ROAD
504725300032	HUBER DARRALL		P.O. BOX 134	RICO	CO	81332	211 MILL ROAD
504725300036	EVERS RONALD P.		P.O. BOX 94	RICO	CO	81332	213 MILL ROAD
504725300147	TAYLOR TRACY E. & JENNIFER I.		P.O. BOX 24	RICO	CO	81332	207 MILL ROAD
504736200119	IALEGGIO MICHAEL & BEUALAH	IALEGGIO	P.O. BOX 292	TELLURIDE	CO	81435	131 N. VAN WINKLE AVENUE
504725300038	WILCOX CLAIRE, LLC		36 VISTA MONTANA LOOP	PLACITAS	NM	87043	219 MILL ROAD
504725300039	GILLMAN TODD A.		P.O. BOX 182	RICO	CO	81332	135 N. VAN WINKLE AVE
504725300040	BODE PATRICIA L. TRUST DATED	JUNE 7, 2018	14635 NORTH FAIRLYNN DRIVE	FOUNTAIN HILLS	AZ	85268	137 NORTH VAN WINKLE AVENUE
504701100002	SAN JUAN NATIONAL FOREST	DEPT. OF AGRICULTURE	15 BURNETTE COURT	DURANGO	CO	81301	48540 HWY 145

THIS DEED, made this 4th day of August. 2017. between Catherine W. Allen Trust dated December 17, 1999, as amended and restated on July 31, 2013

of County of **Montrose**, Sialc of <u>Colorado</u>, grantor, and **Scott Smith**

whose legal address is <u>355</u> Goldled Cicle, Golden C0 80403, grantcc:

WITNESSETH. That the grantor for and in consideration of the sum of Four Hundred Twenty
Thousand and 00/100 Dollars, the receipt and sufficiency of which is hereby acknowledged,
has granicd, bargained, sold and conveyed, and by these presents does grani, bargain sell,
convey and confirm unto the granice, his heirs and assigns forever, all the real property together
with improvements, if any, situate. lying and being in the County of Dolores and Staic of
Colorado described as follows:

Lots 41, 42 and 43, Upper Atlantic Cable Subdivision, according to the plat thereof filed of record August 22, 1998 in Plat Book 2 at page 83, County of Dolores, State of Colorado. as known by strock and number as: 214 Mill Road, Rico, CO 81332

TOGETHER with all and singular thic licroditaments and appunchances thereto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profils tlxcross, and all the estate, righi, title, interest, claim and demand whatsoever of the grantor, either in law or equity, of, in and 10 the above bargained premises, with the hereditaments and appunchances.

TO HAVE AND TO HOLD the said promises above bargained and described, with the appunchances, unto the grantee, his heirs and assigns forever. And the granter, for himself, his heirs, and personal representatives, does covenant, grant, bargain and agree to and with the grantee, his heirs and assigns, that at the time of the enscaling and delivery of these presents, he is well seized of the premises above conveyed, has good, sure, perfect, absolute and indefeasible estate of inheritance, in law, in fee simple, and has good right, full power and lawsul authority to grant, bargain, sell and convey the same in manner and form as aforesaid, and that the same are sree and clear from all forince and other grants, bargains, sales, liens, laxes, assessmenis, encumbrances and restrictions of whatever kind or nature what so ever, except General taxes for the current year and subsequent years and subject to casements, restrictions, reservations, covenants and rights of way of record, if any.

SEE ATTACHED EXHIBIT EXC-1369CEA

The grantor shall and will WARRANT AND FOREVER DEFEND the above-bargained promises in the guici and peaceable possession of the granice, his heirs and assigns, against all and every person or persons lawfully claiming the whole or any part thereof. The singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable 10 all genders.

IN WITNESS WHEREOF, the grantor has executed this deed on the date set forth above. Catherine W. Allen Trust dated Doember 17, 1999, as amended and restated on July 31, 2013

Colerine W. Allen

Catherine le. Alle TCE By: Catherine W. Allen, Trustcc STATE OF <u>Coloradora</u> COUNTY OF <u>Montros!</u> Collerens mustee of

the

crinc W.

The foregoing instrument was acknowledged before me this 4th day of August, 2017 by Cath Allen Trust dated December 17, 1999, as amended and restated on July 31, 2013. * Witness my hand and official scal.

My Comajission Expires:

Centurion

ANNELIESEK. RIEBEL

NOTARY PUBLIC STATE OF COLORADO

NOTARY/D #20004011019 MY COMMISSION EXPIRES 06-28-2020

Notary Public

167115 08-07-2017 Page 2 of 2

EXHIBIT EXC - 1369CEA

Notes. casements, restrictions, reservations, densities, designated uses, scibacks, rights of way of a public, or private nature, and all other matters as disclosed on plats of said subdivision in Plat Book 2 at page 83.

Any loss or damage occasioned by the fact that a portion of subject properly lies within the boundaries of patenied mining claims.

Reservation of all inincrals, lodcs, deposits and veins of land underncath the surface of the Town of Rico; and all mining rights and casemenis ulicresor.

Any tax, assessmoni, focs or charges by reason of the inclusion of the subject properly in the local stroci improvement district, the local water conservancy district or the local sanitation district.

All mincs, mincrals, lodes, deposits and Veins as conveyed to Julius Thompson by the Town of Rico in Deed recorded November 15, 1892 in Book 28 at Page 140, and any and all assignments thercof or inicrosis **Uxcrcin**.

All mincs, mincrals, mctals, lodes, deposits, veins and all mineral bearing ores, rocks, all mining riglis as reserved by Rico Argentine Mining Company and all rights, either expressed or implied, other than thic surface estate, as reflected in Doctee recorded July 16, 1954 in Book 75 at page 169.

remainders, rents, issues and profits thereos, and all the cstate, right, title, interest, claim and demand whatsoever of the grantor, either in law or equity, of, in and 10 the above bargained promises, with the hereditaments and appurtenances.

TO HAVE AND TO HOLD the said premises above bargained and described, with the appurtenances, unto the grantce, his heirs and assigns forever. And the grantor, for himself, his heirs, and personal representatives, docs covenant, grant, bargain, and agree to and with the grantcc, bis heirs and assigns, that at the time of the cnscaling and delivery of these presents, he is well seized of the promiscs above conveyed, has good, surc, perfect, absolute and indeseasible estate of inheritance, in law, in foc simple, and has good right, full power and lawsul authority to grant, bargain, sell and convey the same in manner and form as asorcsaid, and that the same arc frcc and clear from all soriner and other grants, bargains, salcs, licns, taxcs, assessments, cncumbrances and restrictions of whatever kind or nature what so cvcr, except General taxes for the current year and subsequent years and subject to casements, restrictions, reservations, covenants and rights of way of record, if any.

SEE ATTACHED EXHIBIT EXC - 1369CEA

The grantor shall and will WARRANT AND FOREVER DEFEND the above-bargained premises in the quict and peaceable possession of the grantee, his heirs and assigns, against all and every person or persons lawsully claiming the whole or any part thereol. The singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

IN WITNESS WHEREOF, the grantor has executed this deed on the date set forth above.

All oil, gas and other hydrocarbons, gcotherinal resources and all other mincrals and mincrals rights therein or thereunder reserved by Auantic Richfield Company in Warranty Doed recorded September 1. 1988 in Book 238 at page 340; and any and all assignments thereos or interest therein.

WARRANTY DEED

THIS DEED, made this 4th day of August, 2017, between Catherine W. Allen Trust dated December 17, 1999, as amended and restated on July 31, 2013 of County of Montrose, State of Colorado, grantor, and Scott Smith

whose legal address is <u>355</u> Goldeo Cicle, Golden.co 80403, granice:

WITNESSETH, That the grantor for and in consideration of the sum of Four Hundred Twenty Thousand and 00/100 Dollars, the receipt and sufficiency of which is hereby acknowledged, has granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell, convey and consirm unto the grantee, his heirs and assigns forever, all the real property together with improvements, if any, situate, lying and being in the County of Dolores and State of Colorado described as follows:

Lots 41, 42 and 43, Upper Atlantic Cable Subdivision, according to the plat thereof filed of record August 22, 1998 in Plat Book 2 at page 83, County of Dolores, State of Colorado. as known by street and number as: 214 Mill Road, Rico, CO 81332 TOGETHER with all and singular thic hereditaments and appurienances thereto belonging, or in anywise appertaining, and the reversion and reversions, remainder and

Catherine W. Allen Trust dated December 17, 1999, as amended and restated on July 31, 2013

SASA Perre

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Catherine le. Allen By: Catherine W. Allen, Trustce

STATE OF Colorado COUNTY OF

W01009

as Trustee of

tatherine w du

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The foregoing instrument was acknowledged before mc this 4th day of August, 2017 by Catherine W. Allen Trust dated December 17, 1999, as amended and restated on July 31, 2013.

Witness my hand and official scal,

My Commission Expires:

Cata GA Arrea

ANNELIESEK, RIEBEL

NOTARY PUBLIC STATE OF COLORADO

NOTARY ID # 20004011019 MY COMMISSION EXPIRES 08-28-2020

Notary Public

www

EXHIBIT EXC - 1369CEA

Notes, cascinents, restrictions, reservations, densities, designated uses, scibacks, rights of way of a public, or private nature, and all other matters as disclosed on plats of said subdivision in Plat Book 2 at page 83.

Any loss or damage occasioned by the fact that a portion of subject

properly lies within the boundaries of patented mining claims. Reservation of all minerals, lodes, deposits and veins of land underneath the surface of thic Town of Rico; and all mining rights and casements theresor.

Any tax, assessment, secs or charges by reason of the inclusion of the subject property in the local street improvement district, the local water conservancy district or the local sanitation district.

All mincs, minerals, lodes, deposits and Veins as conveyed 10 Julius Thompson by the Town of Rico in Deed recorded November 15, 1892 in Book 28 at Page 140, and any and all assignments thercos or interests therein.

All mincs, mincrals, mctals, lodes, deposits, veins and all mincral bearing orcs, rocks, all mining rights as reserved by Rico Argentine Mining Company and all rights, cither expressed or implied, other than the surface estate, as reflected in Decree recorded July 16, 1954 in Book 75 at page 169.

All oil, gas and other hydrocarbons, gcothermal resources and all other mincrals and minerals rights therein or thorounder reserved by Atlantic Richfield Company in Warranty Deed recorded September 1, 1988 in Book 238 at page 340; and any and all assignments thereor or interest therein.

DocuSign chvelope iu: 1047/BUE-ory-4UDO-Yr MD-YOGYASISBOVO

REAL PROPERTY TRANSFER DECLARATION - (TD-1000)

GENERAL INFORMATION Purpose: The Real Property Transfer Declaration provides essential information to the county assessor to help ensure fair and uniform assessments for all property for property tax purposes. Refer to 39-14-102(4), Colorado Revised Statutes (C.R.S.). Requirements: All conveyance documents (deeds) subject to the documentary fee submitted to the county clerk and recorder for recordation must be accompanied by a Real Property Transfer Declaration. This declaration must be completed and signed by the grantor (seller) or grantee (buyer). Refer to 39-14-102(1)(a), C.R.S. Penalty for

Noncompliance: Whenever a Real Property Transfer Declaration does not

accompany the deed, the clerk and recorder notifies the county assessor who will send a notice to the buyer requesting that the declaration be returned within thirty days after the notice is mailed. If the completed Real Property Transfer Declaration is not returned to the county assessor within the 30 days of notice, the assessor may impose a penalty of \$25.00 or .025% (.00025) of the sale price, whichever is greater. This penalty may be imposed for any subsequent year that the buyer fails to submit the declaration until the property is sold. Refer to 39-14-102(1)(b), C.R.S. **Confidentiality**: The assessor is required to make the Real Property Transfer Declaration available for inspection to the buyer. However, it is only available to the seller if the seller filed the declaration. Information derived from the Real Property Transfer Declaration is available to any taxpayer or any agent of such taxpayer subject to confidentiality requirements as provided by law. Refer to 39-5-121.5, C.R.S and 39-13-102(5)(c), C.R.S.

1. Address and/or legal description of the real property sold: Please do not use P.O. box numbers.

214 Mill Road, Rico, CO 81332 Upper Atlantic Cable, Lot 41-43, Dolores County Multi-Unit Res

2. Type of property purchased: Single Family Residential [Commercial Industrial Agricultural Mixed Use Townhome Condominium Vacant Land Other

3. Date of closing: August

2017

Month

Day

Year

Date of contract if different than date of closing: **July 3, 2017**Month, Day, Year 4. Total Sales Price: including all real and personal property. **\$420,0**00.00

5. Was any personal property included in the transaction? Personal property would include, but is not limited to, carpeting, draperies, free standing appliances, equipment, inventory, furniture. If the personal property is not listed, the entire purchase price will be assumed to be for the real property as per 39-13-102, C.R.S. Yes No If yes, approximate value \$

Describe___6. Did the total sale price include a trade or exchange of additional real or personal property? If yes, give the approximate value of the goods or services as of the date of closing. Yes No If yes, approximate value \$

If yes, does this transaction involve a trade under IRS Code Section 1031 Yes No 7. Was 100% interest in the real property purchased? Mark "no" if only a partial interest is being purchased.

VYes No If no, interest purchased 8. Is this a transaction among related parties? Indicate whether the buyer or seller are related. Related parties include persons within the same family, business affiliates, or affiliated corporations. Yes No

9. Check any of the following that apply to the condition of the improvements at the time of purchase.

New Excellent Good Average Fair Poor L Salvage.

Locusign anvelope ivi TV4Z/BLE-oruy-4UBO-YEAD-YOOYASIJBOLO

If the property is financed, please complete the following.

Total amount financed. \$0.00

11

Type of financing: (Check all that apply) New

Assumed

Seller

Third Party Combination; Explain

12

Terms:

Variable; Starting interest rate Fixed; Interest rate Length of time years Balloon payment Yes No. If yes, amount Due Date

13

Please explain any special terms, seller concessions, or financing and any other information that would help the assessor understand the terms of sale.

For properties other than residential (Residential is defined as: single family detached, townhomes, apartments and condominiums) please complete questions 14-16 if applicable. Otherwise, skip to #17 to complete. 14 Did the purchase price include a franchise or license fee Yes No

If yes, franchise or license fee value \$ 15 Did the purchase price involve an installment land contract Yes No . If yes, date of contract 16 lf this was a vacant land sale, was an on-site inspection of the property conducted by the buyer prior to the closing?

Yes No Remarks: Please include any additional information concerning the sale you may feel is important.

17

Signed this 4 day of August

2017 Enter the day, month, and year, have at least one of the parties to the transaction sign the document, and include an address and a daytime phone number. Please designate buyer or seller. Scott Smith

lei

Signature of Grantee (Buyer) V or Grantor (Seller)

All future correspondence (tax bills, property valuations, etc.) regarding this property should be mailed to:

355 goldco cir Golden co 80403

Daytime Phone

Address (mailing)

720-849-9532

City, State and Zip Code

DocuSign onveiope iwi 14421 BVE-orty-4UBO-STAD-YOGYAJISDOLO

ALPINE TITLE 271 S. TOWNSEND, STE. C1

TELLURIDE, CO 81435-4158 Agents for WESTCOR LAND TITLE INSURANCE COMPANY

AFFIDAVIT AND AGREEMENT

The undersigned, being the purchaser(s) and/or borrower(s) of the real property described in Paragraph 9 hereof, and being first duly sworn upon oath, depose(s) and say(s):

- 1. The representations, covenants and agreements contained herein are made to induce Alpine Title and **Westcor Land Title Insurance Company**, to authorize its title insurance policies to be issued covering the real property described in Paragraph 9 hereof, with full knowledge and intent that such representations, covenants and agreements be relied upon.
- 2. No construction or repair of improvements on or in the real property