



Colorado City Metropolitan District

PUBLIC NOTICE

BOARD OF DIRECTORS STUDY SESSION

A study session for the Board of Directors of the Colorado City Metropolitan District will be held Tuesday October 8, 2024, beginning at 6:00 p.m.

1. BOCC discussion of ATV on county roads
2. Community Clean up Oct 26
3. Groundbreaking for Greenhorn Park
4. Resolution 11-2024 Grant Application LWCF
5. Resolution 12- 2024 AOS Certification
6. Compliance order of consent
7. CCAAC Reviews
8. READING BY CHAIRPERSON OF THE STATEMENT OF CONDUCT AND DEMEANOR.
9. CITIZENS INPUT

BOARD OF DIRECTORS REGULAR MEETING

A regular meeting of the Board of Directors of the Colorado City Metropolitan District will be held Tuesday October 8, 2024, beginning at 6:15 p.m.

1. **CALL TO ORDER.**
2. **PLEDGE OF ALLEGIANCE.**
3. **MOMENT OF SILENT REFLECTION.**
4. **QUORUM CHECK**
5. **PUBLIC HEARING Certification of AOS to County**
6. **APPROVAL OF THE AGENDA**
7. **APPROVAL OF MINUTES.**

Regular Meeting Sept 10,24, 2024
CCACC Minutes Sept 10,24,2024

8. **BILLS PAYABLE.**
9. **FINANCIAL REPORT.**
10. **OPERATIONAL REPORT.**
 - a. Beckwith Dam report
 - b. Committee Reports Newsletter for Oct ?

ATTORNEY Report: Confidential

11. **AGENDA ITEMS:**

Resolution 11-2024 Grant app for LWCF
Resolution 12-2024 AOS Certification
Compliance Order Of Consent

Discussion/Action
Discussion/Action
Discussion/Action

CCACC:

Discussion/Action

A. New Construction:

- 1.

B. Actions

- a. 0 First Letters
- b. 0 Second letters
- c. 0 Third letters
- d. 0 Unauthorized Structure

- 12. OLD BUSINESS. road resolution /Goals and achievement Plan/ Strategic plan/
wells Repair/ Budget Committee/ North Parkway sewer / North Parkway Water
- 13. NEW BUSINESS: Community Clean up October 26/ Groundbreaking Oct 16 for Greenhorn Park
- 14. CORRESPONDENCE :
- 15. EXECUTIVE SESSION:
- 16. ADJOURNMENT.

The meeting will be held at the Administration Building located at 4497 Bent Brothers Blvd., Colorado City, CO. 81019. Alternate location if so needed will be at the Recreation Center located at 5000 Cuerno Verde, Colorado City, CO. 81019.

**Colorado City Metropolitan District
4497 Bent brothers Blvd
PO Box 20229
Colorado City, Colorado 81019**

Posted: October 4, 2024

James Eccher is inviting you to a scheduled Zoom meeting.

Topic: Colorado City Metropolitan District Study/Meeting October 8 2024

Time: Oct 8, 2024 06:00 PM Mountain Time (US and Canada)

Join Zoom Meeting

<https://us02web.zoom.us/j/89493850983?pwd=J6qufMRWMS0Ea5dZMN5ksp9J50L1GX.1>

Meeting ID: 894 9385 0983

Passcode: 461144

One tap mobile

+17193594580,,89493850983#,,,,*461144# US

+13462487799,,89493850983#,,,,*461144# US (Houston)

Dial by your location

• +1 719 359 4580 US

• +1 669 444 9171 US

• +1 253 205 0468 US

• +1 309 205 3325 US

• +1 689 278 1000 US

Meeting ID: 894 9385 0983

Passcode: 461144

Find your local number: <https://us02web.zoom.us/j/kdiM6okFSQ>

SATURDAY, OCT 26, 2024
7 AM – 11 AM



COLORADO CITY RECREATION CENTER
5000 CUERNO VERDE

COMMUNITY CLEANUP

Dispose of:

- Furniture
- Appliances (No Refrigerators)
- Mattresses, Box Springs
- Branches & Limbs (No Logs or Stumps)
- Tires (No Rims)
- Clean Used Motor Oil in Sealed Container

Not accepting: electronics, railroad ties, cement, commercial or residential trash.

Sponsored by: Valley First, CCMD
Info: Valleyfirst@hotmail.com

***You're
Invited!***

Ground Breaking!

We are excited to invite you
to the official ground
breaking ceremony for
Phase One of the
revitalization of Greenhorn
Meadows Park!

October 16

Greenhorn Meadows Park

4 PM

COLORADO CITY METROPOLITAN DISTRICT

Resolution 10-2024

A RESOLUTION OF COLORADO CITY METROPOLITAN DISTRICT TO SEEK ASSISTANCE THROUGH LAND AND WATER CONSERVATION FUND FOR GREENHORN PARK

Project Name: Greenhorn Meadows Park Revitalization

Grant Funds Requested: \$1,000,000

Match Funds Committed: \$1,000,000

Resolution:

WHEREAS, The Colorado City Metro District (hereinafter referred to as "Applicant") seeks financial assistance for the abovementioned project through the Land and Water Conservation Fund (LWCF) State Assistance Program (Program); and

WHEREAS, Applicant commits to meeting all requirements of the Program, per the Federal Financial Assistance Manual, and contract between the Applicant and State; and

WHEREAS, Applicant agrees to postpone any ground-disturbing activities related to the project until after grant award and finalization of the contract with the State; and

WHEREAS, Applicant pledges to provide the above-mentioned match funds, understanding that failure to meet this amount will result in a reduction of grant funds; and

WHEREAS, Applicant acknowledges that full project costs must be incurred before requesting reimbursement as per the project budget and approved State contract period; and

WHEREAS, Applicant commits to complying with all applicable local, state, and federal laws and regulations, including Build America Buy America (BABA); and

WHEREAS, Applicant agrees to protect and maintain the site in perpetuity for outdoor recreation, recorded on the real property title before final reimbursement; and

WHEREAS, Applicant agrees to permit inspections of the site by the State at least once every five years after project completion and to address any compliance issues promptly.

NOW, THEREFORE, BE IT RESOLVED BY Applicant AS FOLLOWS:

Section 1: Applicant authorizes the submission of an application to the State under the Program for the above-mentioned project.

Section 2: Applicant affirms its commitment to fulfilling all obligations outlined in this resolution, contingent upon the application being selected, awarded and a contract between the applicant and the State being fully executed.

PASSED AND APPROVED this 8TH day of October 2024 COLORADO CITY METROPOLITAN DISTRICT

Neil Elliot Chairman

Sarah Hunter Secretary

**COLORADO CITY METROPOLITAN DISTRICT
RESOLUTION 12-2024**

RESOLUTION FOR CERTIFYING ACCOUNTS TO THE COUNTY TREASURER
(Pursuant to Section 32-1-1104, C.R.S.)

WHEREAS, The District has approved Availability of Service Fees for retirement of debt incurred for the construction improvements to the Water and Wastewater Treatment Plants (Resolutions 10-2003, 08-2006, 06-2009).

WHEREAS, The District has billed each property owner due Availability of Service Fees annually, beginning in 2003.

WHEREAS, The District has notified each property owner (with an outstanding balance) of a public meeting held on Tuesday, October 8th at 6:00 PM to approve certification of unpaid accounts of \$150 or greater and at least six month delinquent, to the Pueblo County Treasurer for collection in the same manner as taxes.

BE IT THEREFORE RESOLVED THAT:

The attached listing of property owners with delinquent Availability of Service Fees, or Water Fees, including late fees and collection fees, in an amount of \$150 or greater are certified to the Pueblo County Treasurer to be collected and paid over to the Pueblo County Treasurer in the same manner as taxes are authorized to be collected and paid over pursuant to section 39-10-107, C.R.S. The District authorizes payment to the County Treasurer just and reasonable compensation for extra costs imposed by collection of the accounts.

A motion was made and seconded, and, upon a majority vote, this Resolution was **ADOPTED AND APPROVED** by the Board this 8th day of October, 2024.

**COLORADO CITY METROPOLITAN
DISTRICT**

By: _____
Neil Elliot Chairman

ATTEST:

Sarah Hunter, Treasurer



COLORADO

Department of Public Health & Environment

WATER QUALITY CONTROL DIVISION

COMPLIANCE ORDER ON CONSENT

NUMBER: DW.XX.XX.151200

IN THE MATTER OF: COLORADO CITY METROPOLITAN DISTRICT
AS OWNER AND/OR OPERATOR OF
PUBLIC WATER SYSTEM IDENTIFICATION NUMBER: CO0151200
PUEBLO COUNTY, COLORADO

The Colorado Department of Public Health and Environment, through the Water Quality Control Division (the "Department"), issues this Compliance Order on Consent (the "Consent Order"), pursuant to the Department's authority under Colorado's Safe Drinking Water Statutes and implementing regulations, along with the express consent of Colorado City Metropolitan District ("Supplier") to the terms provided in this Consent Order. The Department and Supplier may be referred to collectively as "the Parties."

PRELIMINARY STATEMENT

1. Colorado City Metropolitan District is a "person" as defined by section 11.3(54), Regulation 11.
2. At all times relevant to the violations cited herein, Colorado City Metropolitan District was a metropolitan district registered with the Colorado Department of Local Affairs (Local Government ID Number 51007).
3. Colorado City Metropolitan District is a "supplier of water" within the meaning of section 25-1.5-201(2), C.R.S., and its implementing regulation, section 11.3(81), Regulation 11. Hereafter, Colorado City Metropolitan District will be referred to as "the Supplier."
4. The Supplier owns and/or operates a drinking water system located in Colorado City, in Pueblo County, Colorado (the "System").
5. The System is a "public water system" as defined by section 25-1.5-201(1), C.R.S., and its implementing regulation, Regulation 11, section 11.3(60).



6. The Public Water System Identification Number (“PWSID”) assigned to the System by the Department is PWSID #: CO0151200.
7. Pursuant to section 11.1(5), Regulation 11, the System is subject to the Colorado Primary Drinking Water Regulations (Regulation 11), which were adopted pursuant to section 25-1.5-203, C.R.S.
8. The Department issues this Consent Order pursuant to the Department’s authority under Colorado’s Safe Drinking Water Statutes, specifically sections 25-1-109(1), 25-1-114(1)(a), 25-1-114.1, and 25-1.5-201 to 209, C.R.S., the Colorado Primary Drinking Water Regulations, 5 CCR 1002-11 (“Regulation 11”).
9. Pursuant to the Department’s authority under Colorado’s Safe Drinking Water Statutes and Regulation 11, the Department issued multiple enforcement orders against the Supplier for the Supplier’s violations of the statutes and regulations. Specifically, the Department issued two enforcement orders against the Supplier:
 - a. DW.03.18.151200 issued on March 8, 2018 (“2018 Order”) for the Supplier’s failure to comply with the total trihalomethanes (TTHM) maximum contaminant level (MCL) and the haloacetic acids (HAA5) MCL requirements of Regulation 11.
 - b. DW.09.23.151200 issued on September 27, 2023 (“2023 Order”) for failure to comply with the 2018 Order, for new violations of the TTHM MCL and HAA5 MCL that occurred after the issuance of the 2018 Order, and for failure to monitor and/or report for regulated contaminants (inorganic chemicals and synthetic organic chemicals).
10. Each enforcement order included a list of compliance requirements for the Supplier to complete by specified deadlines in order to resolve the cited violations and achieve compliance with the Safe Drinking Water Statutes and Regulation 11. The 2023 Order required the Supplier to complete the incomplete requirements of the 2018 Order and included new compliance requirements to resolve the new violations.
11. On October 27, 2023, the Supplier submitted to the Department a “Notice of Appeal; Request for Adjudicatory Hearing; and Request for Reconsideration of Adjudicatory Action Regarding the Water Quality Control Division’s Drinking Water Enforcement Order DW.09.23.151200.”
12. On December 4, 2023, the Department granted the Supplier’s request for a hearing.
13. On December 8, 2023, the Parties agreed to enter into settlement discussions and agreed to stay a referral to the Colorado Office of Administrative Courts pending the results of the discussions.

14. The Parties agree that settling the 2023 Order without an adjudicatory hearing is in their interest and the public interest.
15. The Supplier reviewed, understands, and expressly consents to the terms of this Consent Order.

**DEPARTMENT'S LEGAL AUTHORITY PURSUANT TO THE COLORADO SAFE DRINKING WATER
STATUTES AND REGULATIONS**

16. Pursuant to sections 25-1-109(1)(a) and (h), C.R.S., the Department has the authority to enforce the public health laws of the state and regulations adopted pursuant to section 25-1.5-202, C.R.S.
17. Section 25-1-114(1)(a), C.R.S., makes it unlawful for any person to willfully violate public health laws, orders, and regulations.
18. Pursuant to section 25-1-114.1(1), C.R.S., the Department may bring an administrative action or civil action against any person who violates a final enforcement order for violations of regulations adopted pursuant to section 25-1.5-202, C.R.S.
19. Under section 25-1-114.1(2.5), C.R.S., the Department is also authorized to issue an administrative penalty against any person for a violation of a final enforcement order, or a regulation adopted pursuant to section 25-1.5-202, C.R.S.
20. Pursuant to section 25-1.5-203, C.R.S., the Department has the authority to enforce regulations to protect the quality of drinking water supplied to the public, including the authority to require disinfection and treatment of such water.
21. The Colorado Primary Drinking Water Regulations are published in the Code of Colorado Regulations at 5 CCR 1002-11 and are collectively referred to in this Consent Order as "Regulation 11." Regulation 11 is adopted pursuant to § 25-1.5-202, C.R.S.
22. Pursuant to section 11.25(1)(a)(i), Regulation 11, for all community water systems and non-transient, non-community water systems that supply water treated with a primary or residual disinfectant other than ultraviolet light, the supplier must comply with the requirements of the Disinfection Byproducts Rule, section 11.25, Regulation 11.
23. Pursuant to section 11.45(6), Regulation 11, Table 11.45-VII, the MCL of 0.080 mg/L for TTHM is applicable to all community and non-transient, non-community water systems.
24. Pursuant to section 11.45(6), Regulation 11, Table 11.45-VII, the MCL of 0.060 mg/L for HAA5 is applicable to all community and non-transient, non-community water systems.

DEPARTMENT'S FINDINGS OF FACT AND DETERMINATION OF VIOLATIONS

25. The Department's findings of fact and determination of violations are listed and explained in the 2018 Order and 2023 Order. The Orders are included as Attachment 1 and by reference they are expressly incorporated into and form a part of this Consent Order. The Department's findings of fact and determination of violations are set forth in Attachment 1, ¶¶ 1-24 of the 2018 Order and ¶¶ 1-90 of the 2023 Order.
26. The Supplier did not appeal the 2018 Order within the time allowed for an appeal provided in the Enforcement Order and by statute. The Department's findings of fact and determination of violations, as set forth in the 2018 Order, are, therefore, established as the Division's determinations based upon its investigation into and review of the matters identified herein for purposes of this enforcement action.
27. The Supplier did not appeal ¶¶ 1-90 of the 2023 Order within the time allowed for an appeal provided in the Enforcement Order and by statute. The Department's findings of fact and determination of violations, as set forth in the 2023 Order, are, therefore, established as the Division's determinations based upon its investigation into and review of the matters identified herein for purposes of this enforcement action.
28. Notwithstanding the above, Supplier does not admit to any of the factual or legal determinations made by the Division herein, and any action undertaken by Supplier pursuant to this Consent Order shall not constitute evidence of fault and liability by Supplier with respect to the conditions of the System. Supplier expressly reserves its rights to deny any of the Division's factual or legal determinations or defend itself in any other third-party proceeding relating to the information identified in this Consent Order. Nothing herein constitutes a waiver of any protections or limitations of the Colorado Governmental Immunity Act or other laws.

COMPLIANCE REQUIREMENTS

29. Based on the foregoing findings and determination of violations, and pursuant to the Department's legal authority, the Department orders and the Supplier agrees to comply with all provisions of the 2023 Order, subject to the modifications to the 2023 Order set forth below.
30. The Supplier agrees to comply with the following modifications to the 2023 Order regarding compliance requirements:
31. Paragraph 97 of the 2023 Order: The paragraph is unmodified except the deadline for Colorado City's submission of "a complete drinking water design application (Basis of Design Report with associated plans and specifications) for System improvements to address the TTHM and HAA5 levels, for Department review and approval" is changed from "By December 26, 2023, within ninety (90) calendar days of the date of the Order" to "By May 27, 2024."



32. Paragraph 99 of the 2023 Order: The paragraph is unmodified except the deadline for Colorado City’s submission of “standard operating procedures (SOPs) for the operation, maintenance and monitoring of the System improvements, for Department review and approval” is changed from “**Within ninety (90) calendar days** of Department approval of the design plans and specifications for System improvements” to “**Within thirty (30) calendar days** after substantial completion of the System improvements and prior to start-up, other than for System testing purposes.”
33. Paragraph 100 of the 2023 Order: There is no change to this paragraph, however, the Division acknowledges that the SOP referenced in paragraph 100 of the 2023 Order can be implemented prior to construction of the System improvements and that this SOP relates to the general management of DBP levels with operational strategies system-wide prior to completion of the project.
34. Paragraph 101 of the 2023 Order: This paragraph is changed in its entirety to now read: “The Supplier must begin construction of System improvements the later of either: (a) by December 31, 2025; or (b) within one hundred eighty (180) calendar days of Department approval of the design plans and specifications for System improvements.” In the event of a force majeure, out of the reasonable control of Supplier, the Division shall re-review this deadline with Supplier to determine whether an extension is warranted due to the force majeure.
35. Paragraph 102 of the 2023 Order: This paragraph is changed in its entirety to now read: “**Within seven hundred eighty-five (785) calendar days** of beginning construction of System improvements (as defined in section 11.4(1)(b)(i) of Regulation 11, 5 CCR 1002-11), the Supplier must achieve substantial completion of System improvements. ‘Substantial completion’ means that the System improvements are ready to use for their intended purposes.” Subsection a. of Paragraph 102 of the 2023 Order remains unchanged.
36. In addition to agreeing to comply with all provisions of the 2023 Order, as modified above, Colorado City agrees to attend monthly check-in meetings with the Division until the System improvements are operational. The purpose of the monthly check-in meetings is to foster collaboration between Colorado City and the Division, and to give Colorado City the opportunity to provide information to the Division regarding milestones and interim deadlines.

ADMINISTRATIVE PENALTY

37. In the 2023 Order, the Department also assessed an administrative penalty against the Supplier in the amount of \$66,068.50 for the cited violations. To encourage the Supplier to cease violations and return to compliance as quickly as possible, the Department held in abeyance \$52,854.80 of the assessed \$66,068.50 administrative penalty (i.e., the Supplier will not be required to submit payment of the penalty) if the Supplier meets the following conditions:



- a. \$13,213.70 of the assessed penalty is held in abeyance if the Supplier complies with the requirements and deadlines in paragraph 97 of the 2023 Order, as modified by this Consent Order. The Parties acknowledge that the Supplier has complied with such requirements and deadlines.
 - b. \$13,213.70 of the assessed penalty is held in abeyance if the Supplier complies with the requirements and deadlines in paragraph 105 of the 2023 Order.
 - c. \$13,213.70 of the assessed penalty is held in abeyance if the Supplier complies with the requirements and deadlines in paragraph 102 of the 2023 Order, as modified by this Consent Order.
 - d. \$13,213.70 of the assessed penalty is held in abeyance if the Supplier complies with the requirements and deadlines in paragraph 103 of the 2023 Order.
38. The Department will continue to hold a portion of the administrative penalty in abeyance as described above as long as Colorado City complies with the paragraphs identified above as modified by this Consent Order.

SCOPE AND EFFECT OF CONSENT ORDER

39. Upon execution by the Supplier and the Department, this Consent Order constitutes a final agency order or action.
40. This Consent Order constitutes a full and final settlement and resolution of the Supplier's request for an adjudicatory hearing of the 2023 Order. The Supplier agrees that, within seven (7) calendar days after this Consent Order becomes effective, it shall submit a letter to the Division formally withdrawing its "Notice of Appeal; Request for Adjudicatory Hearing; and Request for Reconsideration of Adjudicatory Action Regarding the Water Quality Control Division's Drinking Water Enforcement Order DW.09.23.151200," submitted on October 27, 2023.
41. This Consent Order constitutes an order to enforce regulations to protect quality of drinking water supplied to the public and public health laws issued pursuant to sections 25-1.5-203(b) and 25-1-109(1), C.R.S., and is an enforceable requirement of the Safe Drinking Water Statutes, sections 25-1-109(1), 25-1-114(a), 25-1-114.1, 25-1.5-201 to 209, C.R.S.

LIMITATIONS, RELEASES AND RESERVATION OF RIGHTS AND LIABILITY

42. The Supplier consents to the issuance of this Consent Order without further adjudication.

43. This Consent Order does not grant a release of liability for violations not specifically cited in this Consent Order.
44. If the Supplier fails to comply in full with any of the provisions of this Consent Order, the Department reserves its rights under the Drinking Water Statutes and Regulation 11 to pursue its available remedies, including but not limited to: (i) filing an action to enforce the terms of this Consent Order pursuant to section 25-1-114.1, C.R.S.; and (ii) issuing a new enforcement order and administrative penalties pursuant to sections 25-1-109(1), 25-1-114.1, and 28-1.5-203, C.R.S. For the assessment of administrative penalties, the Department may assess new administrative penalties and include additional penalties for each day of the ongoing violation as authorized is section 25-1-114.1(2.5)(a), C.R.S., Regulation 11.1(6)(c)(iii), and section 25-9-110(5), C.R.S.
45. Supplier agrees to the terms and conditions of this Consent Order and waives its right to request a hearing to contest this Consent Order that would otherwise be available under Regulation 11.1(6)(c)(iv) and other applicable law. Supplier also agrees not to challenge directly or collaterally, in any judicial or administrative proceeding brought by the Division or by Supplier against the Division:
 - a. The issuance of this Consent Order;
 - b. The factual and legal determinations made by the Division herein; and
 - c. The Division's authority to bring, or the court's jurisdiction to hear, any action to enforce the terms of this Consent Order under the Act.
46. Nothing in this Consent Order shall preclude the Department from imposing additional requirements necessary to protect human health or the environment and to effectuate the purposes of the Consent Order. Nor shall anything in this Consent Order preclude the Department from imposing additional requirements in the event that new information is discovered that indicates such requirements are necessary to protect human health or the environment.
47. This Consent Order does not preclude any requirements imposed by any other regulating agencies (e.g., Pueblo City-County Health Department, etc.).
48. Full compliance with this Consent Order shall not in any case affect the Department's rights to pursue appropriate injunctive or other equitable relief or criminal sanctions for any violations of law.
49. This Consent Order does not affect Supplier's responsibility to comply with Colorado Safe Drinking Water Statutes and promulgated regulations, and other applicable federal, state, or local laws and permits.
50. Each party agrees to bear its own costs and attorney's fees in this action.

BREACH AND REMEDIES

51. If the Department determines that a violation of this Consent Order has occurred, the Department shall provide a written explanation of its determination to the Supplier, along with a compliance period. If the Supplier fails to remedy its violations within the compliance period provided by the Department, the Department may pursue its rights and remedies.

NOTICES AND SUBMITTALS

52. Unless otherwise specified, any report, notice or other communication required under the Consent Order shall be sent to:

For the Department:

All documents, plans, records, reports and replies required to be submitted under this Order must be submitted by the Supplier to the Department in accordance with one of the following:

Electronically - via the Drinking Water Portal

- The most efficient method of reporting is using the Department's Drinking Water Portal at <https://wqcdcompliance.com/login>.
- First-time users must create an account.
- Files submitted electronically must be in PDF format.
- The Department does not accept documents via email.

By Fax

Fax: (303) 758-1398

Please include a cover sheet addressed to the attention of Ben Keilly.

By Mail

CDPHE Water Quality Control Division
WQCD-B2-CAS Drinking Water Compliance Assurance Section
Attention: Ben Keilly
4300 Cherry Creek Drive South
Denver, Colorado 80246-1530

For the Supplier:

Electronically

colocitymanager@ghvalley.net
csteffl@dietzedavis.com; drubin@dietzedavis.com

By Mail

James Eccher, Administrator
Colorado City Metropolitan District
PO Box 19202
Colorado City CO 81019-0202

OBLIGATIONS UNAFFECTED BY BANKRUPTCY

53. The obligations set forth herein are based on the Department's police and regulatory authority. These obligations require specific performance by the Supplier of corrective actions carefully designed to prevent on-going or future harm to public health or the environment, or both. Enforcement of these obligations is not stayed by a petition in bankruptcy. The Supplier agrees that the penalties set forth in this Consent Order are not in compensation of actual pecuniary loss. Further, the obligations imposed by this Consent Order are necessary for the Supplier to achieve and maintain compliance with State law.

MODIFICATIONS

54. This Consent Order, including written submissions incorporated into the Consent Order, may be modified only upon mutual written agreement of the Parties. To request a modification, the Supplier shall submit a written request to the Department in accordance with the submittal requirements in Paragraph 52.

NOTICE OF EFFECTIVE DATE

55. This Consent Order shall be fully effective, enforceable and constitute a final agency action on the date signed by the authorized representative of the last party.

BINDING EFFECT AND AUTHORIZATION TO SIGN

56. This Consent Order constitutes the entire agreement between the parties.
57. Each person signing this Consent Order certifies that he or she has the authority to sign for the party whom he or she represents and to bind that party to the terms of this Consent Order.
58. This Consent Order is binding upon the Supplier and its elected officials, employees, agents, representatives, successors in interest, and assigns. The undersigned warrant that they are authorized to legally bind their respective principals to this Consent Order. The Supplier agrees to provide a copy of this Consent Order to any contractor, certified operator, and other agent performing work pursuant to this Consent Order and to require such agent to comply with the requirements of this Consent Order.
59. In the event that a party does not sign or provide the other party with a copy of the signed Consent Order within 30 calendar days of the other party's signature, this Consent Order becomes null and void.
60. This Consent Order may be executed in multiple counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same Consent Order.

FOR THE SUPPLIER:

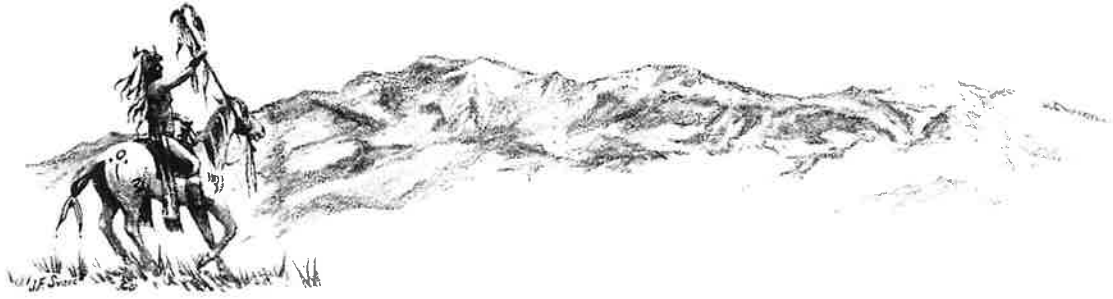
NAME

Date: _____

FOR THE COLORADO DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT:

Nicole Graziano, P.E., Section Manager
Drinking Water Compliance Assurance Section
Water Quality Control Division

Date: _____



Close regular meeting and open Public Hearing

**COLORADO CITY METROPOLITAN DISTRICT
PUBLIC NOTICE
BOARD OF DIRECTORS PUBLIC HEARING**

A Public Hearing of the Board of Directors of the Colorado City Metropolitan District will be held Tuesday October 8, 2024 at 6:00pm

1. CALL TO ORDER
2. QUORUM CHECK
3. APPROVAL OF AGENDA
4. AGENDA ITEMS

A. Certify Past Due Accounts To the Pueblo County Treasurer

5. ADJOURNMENT

The Hearing will be held at the Administration Building located at 4497 Bent Brothers Blvd., Colorado City CO, 81019. Alternate location if so needed will be at the Recreation Center located at 5000 Cuerno Verde, Colorado City, CO. 81019. The public is invited to attend.

Posted Sept 16, 2024
Board of Directors



Colorado City Metropolitan District

PUBLIC NOTICE

BOARD OF DIRECTORS STUDY SESSION

A study session for the Board of Directors of the Colorado City Metropolitan District will be held Tuesday September 17, 2024, beginning at 6:00 p.m.

1. Conference Discussion and outcome

Both Cristy Adams & District Manager Jim Eccher stated the conference with very beneficial, learned new items regarding grants. Ms. Adams stated it was also nice to have met face to face with associates, i.e. CCMD attorney Carolyn Steffl.

WSP hired to research lead/cooper lines in Colorado City. We ahead of the curve for compliance. Items have been entered into the portal. Copper lines ok, not lead/galvanized steel.

2. Discussion on CCACC responsibilities and Resolution

Public Comments:

Mr. Cook – Laws/Fines on covenants – no new law. Stated that 8d – no power to fine, not 8a, b or c, back states who can fine – we don't met conditions.

Covenants at law/or in equity – Judge only write of compliance. Lawyer would need to review.

Dennis Kahrs – 1) states CCMD citizens voted for Board Members to be “our” voce – if we have problems – not for us to take neighbors to court. Board is our voice.

2) Are covenants open to interpretation? Some years back he had to take fence down. Now he sees alone on Colorado Blvd. 20 fences that are in violation of how covenants currently written.

3) Three-minute time limit for citizens taking during meetings needs to be regulated, as some have rambled on without being stopped.

Mr. Davis – looked at 24-1267, need to move forward. Best interest to move forward & look at fines/property values. Look at fines for the big items (i.e.: trailers, unapproved containers, encroachment on another person's property, excessive trash/items) not small items (i.e.: house colors, chickens).

Rachel Embree – Newer resident, been here 3 years. How do we decide what to keep in covenants? They need to be updated/re-written. Not retroactive. Things like shake shingles, streetlights need to be removed. Typo's fixed.

Alicia Barrett – Same concerns as Rachel, al. with filing of complaints. Fines – what will funds be used for, when paid? Water issues or what?

Mordecai Valdez – An Apachee descendant. Belief of Freedom – respect landowners. Protect our ownership. Laws/rules causes division between citizens.

Ray Davis – In favor of hearing what attorney says. Judgement important. He is not for "HUD" homes – the ones left with axles. He will vote against – if facing wrong direction on plot.

Greg Collins – Comments: He believes "fines" are a bad idea. Ends up as weapons neighbor against neighbors. If not complying with letters – what is to say they will pay the fine/lien on the taxes? Change to convenance – do we need to go ahead and go to Courts (judge) to update/make changes. More discussion needed. We don't want abuse of system, more gov't involvement, seems more abuse happens.

Clint Gross – has noticed that HOA's start fining citizens for issues, then the HOA gets sued. Has seen locations like Pueblo West metro department go under do to repeated court hearings. CCMD does not have the funds for excessive legal costs. The county has more power & funding than we do.

Sarah Hunter – She agrees with Greg Collins statements. A lot of trailers parked illegally, but property turn-over would be in 3 years when taxes not paid.

Neil Elliott - Would like to have a Special meeting. Address/discuss some covenants issues. It "Is time to do Something". Include CCAAC – Need action steps, as citizens not paying attention to us, do to in-action.

Bob Smith – CCAAC – Read letter of CCAAC volunteers' thoughts/recommendations. Seems items being "pushed-off" and upcoming deadlines closing in. What we are doing currently is not working. Volunteers put in a lot of hours for nothing happening. Please discuss. Bob has submitted a "Violation Fine Sheet" for review.

3. CCAAC Reviews

New item: Camelot St – send letter, need plot plan. This is architectural lot, animals only, not living in building. Must be full barn for animals, not just a shed.

Four – 1st letters to be sent. Three regarding chickens, one regarding yard.

4. READING BY CHAIRPERSON OF THE STATEMENT OF CONDUCT AND Demeanor.

5. CITIZENS INPUT

Most notes listed under item #2 – regarding covenants.

Andy Arambula – Lake/Dam concerns

Water level has dropped, like 2 ft in short time. Fishing dropped off significantly. Citizens need to know what our dollars are doing being used for in these areas. Sidewalk around Lake, is heaving in areas (safety hazard), in need of repair. Winter coming, storms-water freezing, melting will cause more problems. Where is the water going under the aqueduct?

Ray Davis – Maintenance plan for lake (algae- new chemicals) and sidewalk maintenance around lake should be addressed in newsletter.

COLORADO CITY METROPOLITAN DISTRICT

Neil Elliot, Chairman

ATTEST:

Sarah Hunter, Board Member

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BOARD OF DIRECTORS REGULAR MEETING

A regular meeting of the Board of Directors of the Colorado City Metropolitan District will be held Tuesday September 17, 2024, beginning at 6:45 p.m.

1. **CALL TO ORDER.**
2. **PLEDGE OF ALLEGIANCE.**
3. **MOMENT OF SILENT REFLECTION.**
4. **QUORUM CHECK**

Chairperson Neil Elliot
Treasurer Sarah Hunter
Secretary/Co-Chair, Clint Gross
Director Greg Collins
Director Ray Davis

Also in Attendance:

Jim Eccher, District Manager
Cristy Adams, Finance Manager
Sandi Oglesby, Reception/AR
Gary Golladay – Water/Sewer

5. **APPROVAL OF THE AGENDA**

Mr. Davis motioned to approve the agenda. Mr. Collins seconded the motion. Vote called. All board members approved.

6. **APPROVAL OF MINUTES.**

Regular Meeting Aug 27, 2024
Special Meeting Sept 5, 2024
CCACC Minutes Aug 27, 2024

Mr. Gross motioned to approve the minutes. Mr. Collins seconded the motion. Vote called. All board members approved.

7. **BILLS PAYABLE.**

Mr. Collins motioned to pay bills. Mr. Davis seconded the motion.

Discussion: Admin & Expedia fees of \$50. Pre-authorization for trips – part of trip fee – not fee in addition to the regular cost, will be part of the fee paid.

A Squared - 21k (5k parts 16k labor) various hours to troubleshoot problems. Question of why not hire a full-time position for this? We would not be able to obtain someone with the knowledge required at a rate we could afford for yearly salary.

Purchase of a knife at Ace – replacement of item.

Mastercard finance card. \$436 – we are coordinating with M/C to have charge refunded.

Win Water - \$1704 – clamps for project/ports & valving project.

Thomas & Roders - \$640 – yearly fee for budgeting software

Cole Motor Electric Repair – Rebuild fee for well motors.

Colo Pond & Lake (2 years ago-algae) – Final Payment Question of why not get more carp in the lake again to assist with algae. Unfortunately, they also eat other fishes eggs.

Vote called. All board members approved.

8. **FINANCIAL REPORT.** -N/A Cristy preparing for audit. Ray would like to see data year to current year on Golf Pro Shop.

9. **OPERATIONAL REPORT.** - See full report on file.

Hollydot Golf Course income up from 2023 last year \$386,503 currently at \$429,459 for 2024.

Course – spraying continuing & moss control.

Parks & Recreation report on file regarding campground, soccer, pool maintenance and regular maintenance

a. Beckwith Dam report – Lake level on 9.6 @ 13.6 & on 9.12 @ 13.2

b. Committee Reports Newsletter for Sept Ray

Tanks – filters clogged up took 10 days to get parts. We couldn't produce as quick as used, due to "plant filter" valves. Pulled water field crew to assist one day to get levels up. Tanks now at 2/3 full. Mill now at 7 ft.

Ray Davis –Graneros Creek lease? – not due now.

ATTORNEY Report: Confidential

10. **AGENDA ITEMS:**

CCACC:

Discussion/Action

A. New Construction:

1. Building on Camelot Send letter.

Barn only for animal shelter, no small shed. Can not live in barn. Concerns corners not pinned.

Mr. Gross motioned to send letter with explanation/requirements listed above. Mr. Davis seconded the motion. Vote called. Board approved.

B. Actions

a. 4 First Letters

Mr. Davis motioned to group all together for approval. Mr. Gross seconded the motion.

Discussion: Lakeview Circle – Animal abuse, not CCMD issue, report to Human Society.

Voted called. Approval only covers covenants issues.

b. 0 Second letters

c. 0 Third letters

d. 0 Unauthorized Structure

11. OLD BUSINESS.

Road Resolution - Has been sent to Carolyn for review.

Goals and achievement Plan/ Strategic plan – Working on this item still.

Setting up with Little diggers for Valving project/ wells Repair – posted on F/B. Flyer to all Homeowners. Shut off planned for 10pm on 9.18 to 9.18- hoping 1 night only. Replace 3 valves for sure, then next 2 if needed, in the following days. 1 section is 6” not all 8”. In negotiations for shut off.

No old meters replaced. Field in water plant past week helping with filter issues. Ayden hasn't had time to get bids for contractor assistance with replacing meters, between work replacing valves in North Park and the water plant issues.

North Park – new chemicals, had 3 weeks good, then a blockage-which broke free quickly. Mr. Eccher calling Alex in morning for proposal from GMS design. We are requesting different options for repairs (grinders/pits or gravity system). Are we still checking lines on Monday & Fridays – yes.

Tom will have crew down here in morning for piping at the Wells, to get them done.

Put on agenda for next meeting: 9.24 – status on wells, producing & how running. Rec well is pumping 80-gal min. Summit 250-gals min. Rodeo well 270 gallons a min. Hole 18 is in need of repairs – main have been struck by lightening also (then cost or repair would be through insurance claim like the others).

Dam engineering was to have by end of September. Revd. bill – geological & state demand reduction in dam by 5 ft. New plans have to be drafted and reviewed by state. District Manager to call to date on Dam plans.

Are loans on track? Mitigation/compliance order finishing up. Next on the FEMA grant.

12. NEW BUSINESS: Budget Committee – to be assembled.

Sheriff to be here at next meeting. Citizens getting different answers on complaints. CCMD rule versus Pueblo County on visiting property. Pueblo states 7-10 days. Citizen has issue with trespassing to get to next lot, a Sheriff response was to cut citizen's fence. CCMD need backup/support & correct information from Sheriff Department. District Manger to have agenda for Sheriff meeting with focus discussion.

Mr. Davis asked where we at on staffing. Field is down 1 employee with 1 out on Workman Comp. Otherwise, we are fully staffed. Although water plant could use an additional person, as staff getting burnt out with all the OT hours on weekends and night to keep plant running.

Chairman Elliot would like the District Manger to check into pricing for a new sound system for meetings and a new cleaning contract.

13. CORRESPONDENCE:

14. EXECUTIVE SESSION: Executive session pursuant to Sec. 24-76-402(4)(b) for the purposes of conferences with an attorney for the District for the purposes of receiving legal advice on specific legal questions related to a proposed Compliance Order on Consent with the CDPHE and related to legal restrictions on Covenant Enforcement.

Mr. Collins motions to move to Executive Session. Mr. Gross seconded the motion. Vote called. Motion carried at 7:45 pm.

15. ADJOURNMENT.

Executive Session meeting adjourned at 8:45 pm

COLORADO CITY METROPOLITAN DISTRICT

Neil Elliot, Chairman

ATTEST:

Sarah Hunter, Board Member

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Colorado City Metropolitan District
PUBLIC NOTICE
BOARD OF DIRECTORS STUDY SESSION

A study session for the Board of Directors of the Colorado City Metropolitan District will be held Tuesday September 24, 2024, beginning at 6:00 p.m.

1. Sheriff Lucero to address Board: Steve Bryant-Under Sheriff, Mark Meyers & Capt. Romo

District Manage gave general information of items citizens have had issues with recently: Campers parked long term on sites, fences being cut, open wood fires in middle of brush lots (trash being burned), questions of where human waste are going if trailers never moved off lots.

As a board – have ability to add fines (now) but will it bring additional lawsuits that the CCMD is not financially equipped to fund.

Homeless citizens moving to rural areas where they believe there is less chance of being bothered.

Various CCMD citizens told of instances when they had contacted Sheriff Department and have received unfavorable comments or help.

CCMD citizens explained incident where owner of property stated he could not get to his property, so was going thru another citizens property to access, Sheriff told him that he had the right to cut fence to gain access, although his access was plotted on map through a riven (couldn't get thru). Citizen stated that is not this property owner's problem, and cutting the fence was destruction of his property, why does this person that is trespassing have Sheriff's backing?

Citizen was told to contact CCMD-Jim Eccher regarding squatters. Another citizens when calling for assistance was told to "stop calling", comments of they are doing nothing wrong, or have received different excuses from officers that do not know the CCMD covenants (what allowed or not).

Under Sheriff requested information from these citizens to check into, as this is not acceptable service from there office for customer service. He stated that he will have an education/training session (a lot of newer staff) to ensure they are informed of our rules, regulations and convenances.

Burning of trash, is Fire Department, but yes need to be contacted when happening. If no burning, they can face \$1000 fine. But it does involve Health Dept also. Only wood can be burned, no trash.

Under Sheriff noted, that these things all take time and usually coordination with other offices: Health Department, Attorney, CCMD & others. Unfortunately not quick fixes.

If you receive bad service from a Sheriff, Deputy, etc. There is an on-line form, please complete so they can investigate, as this is not the service we should be receiving.

Under Sheriff did state that as criminals and times change & evolve, we (CCMD) need to change/update rules/regulations to manage the new issues.

District Manager stated that in the past there had been a quarterly collaboration meeting with: County Attorney, Pueblo West & other counties, Health Dept. Regional Building, which was held to brainstorm issues, different ways to handle problems, etc. He felt it was very helpful and was seeing results. Would it be possible to reassemble this group?

2. AOS Certification scheduled for Oct 8 Public Hearing

Yearly required meeting. Housekeeping item.

3. Cyber security update to our security with One point sync

One year ago, approved to add the additional security. One point has added many items: firewalls, vpn, full log-in, anti-virus, ransomware, off-site nightly back-up, etc. They also have live monitoring. Staff receives daily emails of back-ups and any virus infractions.

- Need to have read into minutes to keep level of Insurance Policy at a higher level.

4. Report from Tracy Owens RJH

Tracy states she is looking at end of 2024 for completion of the RJH plans, as she had not completed project with both jobs (dam & plant) happening at the same time.

Chairman Elliott not happy with this last-minute change, as told would be completed end of September, now another hold-up before moving on. Why are they being allowed to push out dates? Need confirmation that this will not jamb up process with state.

Mr. Eccher to send strong language letter to Mr. Perry to ensure how we feel, ensure he knows of the delay.

5. Valve Project in North Park Way

Tuesday night shut down of North Park Way. Started around 9pm: had 2 problems, found cement in line (which did crumble and breakup easily)

Valve by Bank 6" & 8" had to add additional valve in this area. Completed Wednesday morning around 2:30am.

Had a brand-new seal blow out, had to dig backup and redo by the next evening.

Received 1 compliant – copy on file.

Rented light, CCMD should include in budget for future, made working easier and safer for staff. Approximately 10k for light to have on hand.

1 valve complete in Devils Tringle

10 people out of service from approximately 10am to 130pm– then done.

A lot of the CCMD lines are a Mystery, as original planners did not keep good records.

6" line shut off – can try different way, to shut off lines.

6. CCAAC Reviews

3825 Cuerno Verde – Paint House – new colors. Approved by CCAAC committee.

7. READING BY CHAIRPERSON OF THE STATEMENT OF CONDUCT AND DEMEANOR.

8. CITIZENS INPUT

Some comments listed under #1, as citizens input requested.

Harry Hochstetler – stated he has been on the CCAAC and understands they put in a lot of personal time to research violations, send letters and have nothing happen. Believes CCMD is going to lose good volunteers if fruits of their efforts are never back or see results.

Bob Smith – read letter composed by CCAAC committee to the Board regarding moving forward with House Bil 24-1267 regarding adding fines for major covenant violations. Letter on file.

Greg Colter – Question: what violation exactly was the notice in the past newsletter referring to? Explained it was due to damage & then stolen computers with past data that was needed by state that we could not submit until data recovered, by time data recovered our submittal was past state deadline, which caused the violation.

COLORADO CITY METROPOLITAN DISTRICT

Neil Elliot, Chairman

ATTEST:

Sarah Hunter, Board Member

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BOARD OF DIRECTORS REGULAR MEETING

A regular meeting of the Board of Directors of the Colorado City Metropolitan District will be held Tuesday September 24, 2024, beginning at 7:20 p.m.

1. **CALL TO ORDER.**
2. **PLEDGE OF ALLEGIANCE.**
3. **MOMENT OF SILENT REFLECTION.**
3. **QUORUM CHECK**

Chairperson Neil Elliot
Treasurer Sarah Hunter
Secretary/Co-Chair, Clint Gross
Director Greg Collins
Director Ray Davis

Also in Attendance:

Jim Eccher, District Manager
Cristy Adams, Finance Manager
Sandi Oglesby, Reception/AR
Gary Golladay – Water/Sewer

4. **APPROVAL OF THE AGENDA**

Mr. Collins motioned to approve the agenda. Mr. Davis seconded the motion. Vote called. All board members approved.

6. **APPROVAL OF MINUTES.**

Regular Meeting
CCACC Minutes

Short busy week will have last week and this meeting notes completed for October 8th meeting.

7. **BILLS PAYABLE.**

Mr. Collins motioned to pay bills. Mr. Davis seconded the motion.

Discussion: Mountain Repair – Golf Course or the Maintenance Shop? Should be Maintenance shop, change will be made to GL account to correct.

Vote called. All board members approved.

8. **FINANCIAL REPORT.**

Mr. Davis motioned to approve financial report. Mr. Collins seconded the motion.

Request for Cristy to pull monthly report (year to date, compared to last year) moving forward.

Also request for a graph format. She stated they had just approved the bill for purchase of additional software that will allow her to create that data for them.

Vote called. All board members approved.

9. **OPERATIONAL REPORT.**

North Park – GMS new lines being added to Diamond Maps.

Needs approval & lab test (required). Obtaining price for each option below.

Option 1) Gravity System – preferred system

Option 2) New Grinders – Not sure if enough pressure with E1 vs E2 - Grinders would be Homeowners responsibility. But would need Board approval for CCMD to purchase. Landscaping at homes would have to be repaired too.

FYI – Landscaping damage from previous work at Erin’s house will be repaired by CCMD.

Have a water line break by Kingdom Hall & Southern Colorado Real Estate Brokers on Glen Eagle. Staff hopes to work on this in morning. They have been notified daily.

Wells: Rodeo well – contractor tried 2, baylor stuck, working on this project.

Summit well – pump installed, pumping 220 galls min – good rate.

18 Hole well – repaired – ran test – leg of the pump may be broken – checking if this one struck by lightning also. If so – repair would be covered under insurance.

Duell well – not this time. These 3 wells can produce 1M gals a day.

a. Beckwith Dam report: Lake level for 9.18.24 was 13’2”. – Full report on file.

b. Committee Reports Newsletter for Sept Ray

ATTORNEY Report: Confidential

10. **AGENDA ITEMS:**

Enter into minutes the One Point cyber security work, so we met requirements for the record.

One year ago, approved to add the additional security. One point has added may items: firewalls, vpn, full log-in, anti-virus, ransomware, off-site nightly back-up, etc. They also have live monitoring. Staff receives daily emails of back-ups and any virus infractions.

CCACC:

Discussion/Action

A. New Construction:

1. 3821 Cuerno Verde Blvd

Paint

Mr. Collins motioned to approve paint color for above listed property. Mr. Gross seconded the motion. Vote called. All board members approved.

B. Actions

- a. 0 First Letters
- b. 0 Second letters
- c. 0 Third letters
- d. 0 Unauthorized Structure

11. OLD BUSINESS.

* Road Resolution

Attorney – Carolyn needs to clarify some items before completion.

* Goals and achievement Plan/ Strategic plan – on hold

* CORA Resolution – Working on

* Sound System – Mr. Eccher contacted a company they are putting together a package with pricing for us with various options.

*Cleaning Contract – Did not have time since meeting last week with other items, i.e. North Park Way lines.

*Sub-out Meter Replacement – Ayden has not had time yet either.

*Carolyn (Attorney) still reviewing Covenant items.

12. NEW BUSINESS: Budget Committee

Cristy working on Audit. Maybe 1st week of October, may have information.

13. CORRESPONDENCE : N/A

14. EXECUTIVE SESSION: N/A
15. ADJOURNMENT. Meeting adjourned at 7:45 p.m.


COLORADO CITY METROPOLITAN DISTRICT

Neil Elliot, Chairman

ATTEST:

Sarah Hunter, Board Member

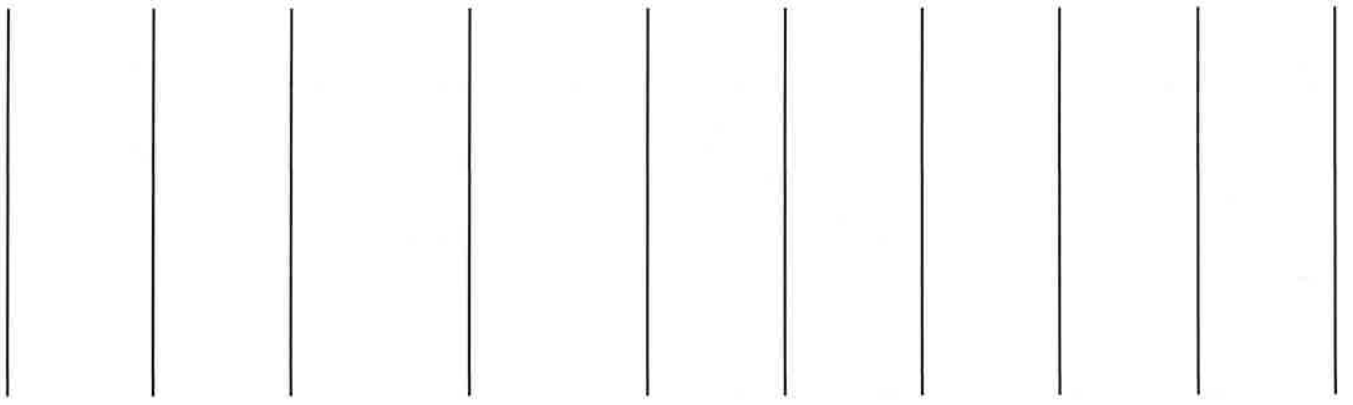
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HOLYDOT
at Colorado City

2024 September – October

- Course
 - .6" of precipitation, September 9th-October 4th.
 - Greens aerified Sept 30- Oct 1.
 - * 3/8" plugs, 2"x 2" spacing, top-dressed with compatible sand.
 - * Fertilized with 13-2-13 greens grade fert @ 1 lbN/1000 sqft.
 - Tees aerified Sept 19-20, 5/8" holes at 2"x 2.5" spacing
 - Back nine fairways aerified Sept 23-26, 5/8"holes at 2"x 3" spacing.
 - Range tees aerified Oct 1, 3/8" holes at 2" X 2.5" spacing, seeded and topdressed.
 - Irrigation as needed as the last few weeks have been un-seasonally warm.
-



2024 Piezometer

Perimeter Readings for 2024

P 1/2	P/3	P/4	P/5	P/6	P/11	P/12	lake level	Inspector
Dry				Dry				
1/4/2024	Void	21.1	20.2	26.1	13.9	22.1	14.1	GB
Dry				Dry				
1/9/2024	Void	21.1	20.2	26.1	21.8	22	14.2	GB
Dry				Dry				
1/17/2024	Void	21.1	20.1	26.1	21.8	22.1	14.3	GB
Dry				Dry				
1/25/2024	Void	21.2	20.1	26.1	21.7	22.1	13.8	GB
Dry				Dry				
1/29/2024	Void	21.1	20.2	26.1	13.9	22.1	13.8	GB
Dry				Dry				
2/8/2024	Void	21.2	20.1	26.1	12.2	22.1	13.8	GB
Dry				Dry				
2/14/2024	Void	21.1	20.2	26.1	12.3	22.1	14.1	GB
Dry				Dry				
2/20/2024	Void	21.1	18.4	25.7	12.7	22.1	14.4	GB
Dry				Dry				
2/27/2024	Void	21.1	18.3	26.1	12.5	22.1	14.5	GB
Dry				Dry				
3/7/2024	Void	21.1	19.6	26.1	12.8	21.6	14.6	GB
Dry				Dry				
3/13/2024	Void	21.1	19.6	26.1	12.8	21.6	14.6	JE
Dry				Dry				
3/21/2024	Void	21.1	18.4	24.1	11.9	20.9	14.6	JE
dry				Dry				
3/29/2024	Void	20.9	19.7	26.1	10.8	21	14.5	JM
Dry				Dry				
4/5/2024	Void	21	14.7	26.1	11.6	21.7	14.4	JM/GB
Dry				Dry				
4/12/2024	Void	21.1	14.6	26.1	11.6	21.6	14.2	GB

2024 Piezometer

<u>Date</u>	<u>P/1/2</u>	<u>P/3</u>	<u>P/4</u>	<u>P/5</u>	<u>P/6</u>	<u>P/11</u>	<u>P/12</u>	<u>Lake level</u>	<u>inspector</u>
4/17/2024	17.5	Void	21	14.6	26.1	11.7	21.6	14.1	GB
	Dry				Dry				
4/22/2024	17.9	Void	21	19.1	26.1	12.3	22.5	13.9	GB/JM
	Dry				Dry				
4/28/2024	17.9	Void	21	13.5	26.1	12	22.4	14	GB
5/8/2024	17.3	Void	21	17.2	25.2	12	21.1	14.8	GB
5/15/2024	17.2	Void	21	18.1	25.6	11.5	20.9	14.7	GB/JE/JM
5/24/2024	17.3	Void	21	18.4	25.7	11.8	21.2	14.7	GB
5/29/2024	17.4	void	21	18.6	26.1	12	21.2	14.7	GB
					Dry				
6/1/2024	17.7	Void	20.9	18.7	26.1	12.1	21.6	14.5	GB
					Dry				
6/5/2024	17.7	Void	20.9	18.7	26.1	12.1	21.6	14.5	GB
6/12/2024	16.6	Void	20.9	16.6	24.4	11.2	20.2	15.5	GB
6/21/2024	16.6	Void	20.9	16.6	24.4	11.2	20.2	15.5	GB
6/28/2024	17.2	void	20.8	17.5	25	11.1	20.5	15.4	JM/JE
7/2/2024	17.4	Void	20.9	17.5	25.2	11.5	20.6	15.5	GB
7/10/2024	17.6	Void	20.8	18	25.9	11.3	21.1	15.1	GB
7/17/2024	17.8	Void	20.8	18.5	25.8	11.5	21.8	14.9	GB

2024 Piezometer

<u>Date</u>	<u>P/1/2</u>	<u>P/3</u>	<u>P/4</u>	<u>P/5</u>	<u>P/6</u>	<u>P/11</u>	<u>P/12</u>	<u>Lake level</u>	<u>inspector</u>
7/24/2024	17.7	void	20.8	12.6	26.1	11.3	21.6	14.8	GB
									Dry
7/30/2024	17.6	Void	20.8	18.1	26.1	11.3	21.1	14.8	GB
									Dry
8/8/2024	17.9	Void	20.8	18.1	26.1	11.9	22.2	14.4	GB
									Dry
8/15/2024	17.9	Void	20.7	16.8	26.1	8.8 dry	22.3	14.2	GB
									cap missing
									dry
8/22/2024	17.9	void	20.8	18.3	26.1	8.4	22.6	13.8	GB
									dry
									Dry
8/28/2024	17.9	void	20.8	19.3	26.1	8.4	22.9	13.6	GB
									DRY
9/6/2024	17.9	VOID	20.7	18.3	26.1	8.4	22.6	13.6	GB
									Dry
9/12/2024	17.9	void	20.8	18.4	26.1	8.4	22.4	13.2	GB
									dry
									Dry
9/18/2024	17.9	void	20.7	18.5	26.1	8.4	22.3	13.2	GB
									dry
									Dry
9/26/2024	17.9	void	20.8	19.7	26.1	8.5	23.7	12.8	GB
									dry
									Dry
10/3/2024	17.9	void	20.9	20.8	26.1	8.5	23.8	12.4	GB

