

RULES AND REGULATIONS
FOR THE
CENTRE POINTE STATION CONDOMINIUM ASSOCIATION

These Rules and Regulations are adopted by the Centre Pointe Station Condominium Association, a Colorado nonprofit corporation ("Association"), pursuant to the authority set forth in Section 5.1 of the Declaration of Condominium for Centre Pointe Station Condominiums, recorded in the real property records of the Clerk and Recorder of Denver County, Colorado ("Declaration").

Recitals

WHEREAS, Section 5.1 of the Declaration authorizes the Executive Board of the Association (the "Board") to adopt rules and regulations to govern the affairs of the Association; and

WHEREAS, pursuant to the authority vested in the Board by the Declaration, the Board has promulgated the following rules and regulations for the purpose of protecting and enhancing the rights and interests of the members of the Association who are Owners of the Units and to preserve the property value of the Project subject to the Declaration.

NOW, THEREFORE, the Board hereby establishes, makes and adopts the following rules and regulations of the Association.

Article I
Definitions

All capitalized terms herein shall have the meaning provided in the Declaration.

Article 2
General Rules

1. Any common sidewalks, driveways, entrances, or passageways shall not be obstructed or used by any Unit Owner for any purpose other than ingress to and egress from the Units.
2. Except as to the Limited Common Elements, no article shall be placed on or in any of the Common Elements except for those articles of personal property owned by the Association.
3. Unit Owners, members of their families, their guests, residents and/or tenants shall not use driveways, entrances, or passageways as play areas.
4. No Owner, resident, or lessee shall install wiring for electrical or telephone service or for any other purpose, nor shall any television or radio antennae, machines, air conditioning

units or other improvements be installed on the exterior of the building, except as may be expressly authorized by the Association.

5. No construction, modifications or additions of any kind shall be made to the exterior of the building walls or to the Common Elements by any party other than the Association or parties engaged by the Association.
6. Owners and occupants shall not make, nor permit to be made, loud, disturbing, or objectionable noises in their Units, nor shall any Owner or occupant play any musical instruments, radios, stereo and sound systems, television sets, amplifiers or any other instruments or devices in such manner as may disturb other Owners, tenants, or occupants of other Units.
7. All Units must have at least forty-five (45%) of the floor area within such Unit covered by carpet or by area rugs. The Association shall have the right to require minimum carpet weights and carpet pad thicknesses.
8. No rugs or other materials shall be aired or dusted from windows, balconies, decks, or patios by beating or shaking.
9. The Association assumes no liability for, nor shall it be liable for, any loss or damage to articles stored in any common or other storage area.
10. Any damage to the Common Elements or to any personal property owned by the Association caused by a Unit Owner, an invitee of a Unit Owner, an Owner's Agent, tenant, guest or family member of a Unit Owner, shall be repaired at the expense of that Owner.
11. Except for rights reserved to the Declarant in the Declaration, no signs, billboards, poster boards or advertising devices of any nature shall be erected or maintained on any part of the Project, including within any Unit in such a manner as to be visible from any location outside of such Unit. Any nonconforming sign shall be removed by, and at the cost of, the Owner responsible for the placement of such sign.
12. Entry doors shall not be propped open or otherwise be modified so as to remain open. A fine in the amount of \$100.00 will be assessed to anyone leaving a door open or unsecured. Entry doors shall not be blocked or be modified to keep them from opening. This applies to all Owners and any contractors or moving companies working through an Owner. If an Owner is moving in or out of the building, a person must be posted in the lobby during the move to allow access in and out of the building throughout the move.
13. The common room/health club located in the basement shall be for the common use of Unit Owners.

Article 3
Elevator Special Usage

14. Elevator special usage applies to both move-ins and move-outs, as well as to the movement of any large loads.
15. The elevator must be reserved with the Association or the management company a minimum of 48 hours in advance for any elevator special usage.
16. Signs must be hung at all elevator access points notifying residents of the elevator special usage.
17. Protective pads must be used in the elevator cab to prevent damage to the interior of the elevator. Protective elevator pads are available from the Association or the management company. Pads must be returned prior to the refund of any elevator deposit.
18. The resident of the Unit using the elevator is liable for all repair and cleaning costs resulting from the special elevator usage as determined by the Association upon inspection.
19. The Association may require that the resident of a Unit deposit a \$300 cleaning/damage deposit payable to the Association prior to special elevator usage. If required, this check must be submitted at least 48 hours in advance of any scheduled move and will be immediately deposited in the Association account. If clean-up services must be provided by the Association, costs will be assessed at the rate of \$50 per hour, subject to a \$50 minimum. If costs exceed the deposit amount, said costs will be assessed to the Unit Owner. Charges (if any) will be deducted from the \$300 deposit check and the balance returned to the resident within 7 working days of the move.
20. Move-ins and move-outs may be undertaken on any day of the week but only between the hours of 7:30 am and 5:30 pm.

Article 4
Parking

21. The designated number of each parking space may not be altered.
22. No resident may park in a parking space other than the parking space identified on the Map as the Limited Common Element appurtenant to such Owner's Unit. Illegally parked cars may be towed at the vehicle owner's expense.
23. No resident may authorize any party to park in a parking space other than the parking space identified on the Map as the Limited Common Element appurtenant to such Owner's Unit. Illegally parked vehicles may be towed at the vehicle owner's expense.

24. Any resident who finds an unauthorized vehicle parked in his allocated parking space shall contact the Association Manager who may call a towing company designated by the Association to have that vehicle immediately towed at the vehicle owner's expense.
25. No washing, repair, rebuilding, refurbishing, or servicing of vehicles is permitted anywhere in the Centre Pointe Station Condominiums parking lot. Minor emergency care, however, like changing a flat tire, replacing washer fluid and jumping a battery may, at the discretion of the Association, be permitted.
26. No personal property may be stored in the parking lot.
27. None of the following may be parked or stored in the parking lot or on the street within the Project: trailers, mobile homes, recreational vehicles, trucks other than pick-up trucks which do not contain a shell higher than the top of the truck cab or extending beyond the side of the main portion of the body of the truck; boats, tractors, campers, wagons, buses, sleighs, snowmobiles, snow removal equipment, graders, junk motor vehicles (unlicensed, inoperative or unused which have not been driven under their own propulsion for a period of fourteen days), stripped down or partially wrecked motor vehicles, and auto parts or any sizeable parts for any of the foregoing. The Owner shall be responsible for all costs incurred by the Association to remove, tow and store any such vehicle or equipment.
28. No vehicle shall be parked in such a manner as to impede or prevent ready access to the Centre Pointe Station Condominiums property, nor shall any vehicle block access to any parking space. Illegally parked cars may be towed at the vehicle owner's expense.
29. Visitors and guests may park only in those areas as designated by the Association.

Article 5
Trash

30. The Association will maintain dumpsters for the disposal of trash in or near the Centre Pointe Station Condominiums parking lot.
31. Debris shall not be swept or carried out of Units and left in the common areas.
32. Cardboard boxes must be broken down before being placed into the dumpsters.
33. Trash should only be placed inside dumpsters, not on or around the dumpsters.
34. Always close the dumpster lids.

35. Large items require special pickup. Residents must contact the Association or the management company to schedule a large item trash pickup. Any cost associated with a special pickup will be the responsibility of the resident.
36. Construction debris must be removed by any contractor working in the building at the request of an Owner, and may not be placed in the Association's dumpster.

Article 6
Pets

37. Not more than one personal household pet (a dog or cat) weighing less than 50 pounds may be kept within any Unit; provided, however, that the Association may prohibit keeping within a Unit certain breeds or kinds of dogs, cats, birds, and fish, and impose conditions and restrictions upon keeping such pets, based upon a specific determination that such type or size of pet may constitute a safety concern or nuisance to other Owners. The maximum number and size of pets other than dogs and cats shall be determined by the Association. All pets to be kept by an Owner or resident within a Unit must be registered with the Association or the management company.
38. No animal, livestock, reptile, or poultry of any kind shall be raised, bred or kept within Centre Pointe Station Condominiums except those pets registered with the management company. All pets are subject to the City of Denver animal ordinances and are not to be kept for commercial purposes.
39. Pets on or in the common areas must be carried or be on a leash.
40. All Owners and residents must clean up after their pet in the common areas. City pet clean-up laws shall be observed, where applicable.
41. Pet owners and the related Unit Owner or resident will be held responsible and liable for any damage, injury or disturbances which pets may cause. Expenses and costs incurred by the Association as a result of damage caused by any pet shall be reimbursed to the Association by the owner of the pet responsible for causing the damage.
42. No animal shall be allowed to remain tied or left unattended in any portion of the common areas. Any animal so tied or chained may be removed by the Association or management company.
43. Pets which are allowed to run at large, persistently bark, soil or damage property or otherwise become a nuisance to neighbors shall not be permitted. Unleashed or unattended animals may be confined and turned over to the appropriate shelter or City authorities by any Association member, officer, or director without liability except for willful misconduct or gross negligence.

After three violations of any of the rules in this Article 6, the Association may require that the offending pet be removed from the Centre Pointe Station Condominiums property.

Article 7
Smoking

44. There shall be no smoking in the General Common Elements.
45. Any damage to the Common Elements caused by smoking shall be repaired at the expense of the Owner or resident who caused the damage, or whose tenant, family or guest caused the damage.

Article 8
Exterior Windows

46. No objects or debris are to be thrown out of any exterior window.
47. No air conditioners or other items are permitted to be placed in any exterior window; except those. Units installed by the Declarant or approved by the Association.
48. Window coverings must have a uniform appearance so that the exterior of the building retains its aesthetic appeal. Therefore, no window coverings shall be permitted except for those installed by the Declarant or approved by the Association.

Article 9
Balconies

49. No storage of any items shall be permitted on any balcony except potted plants, porch tables/chairs, bicycles and gas grills; provided, however, that the Owner of the Unit entitled to use such balcony maintains a neat, clean appearance on such balcony. No charcoal grills shall be permitted on any balcony.

Article 10
Construction

50. Any furnishings in or work on the interior of a Unit that (i) is visible from the exterior of any Unit; or (ii) which may affect the transmission of noise, vibration or odor to the Common Elements adjacent to such Unit or to a neighboring Unit shall be first approved by the Association. The Owner seeking to make such improvement shall provide notice to the Association, describing the proposed improvement, showing the nature, kind, shape, height, color, materials and location of the proposed alterations in sufficient detail for the Association to review them, and pay any processing and/or review fees, which may include any professional fees the Association might incur in retaining architects or engineers to review the plans and specifications. The Association may require such

additional information as it deems appropriate. Within thirty (30) days from receipt of the entire application package, the Association shall provide to such Owner its written approval or disapproval of the proposed improvements. If the Association fails to respond within such period, the improvements shall be deemed disapproved.

51. Any Owner seeking to make any alteration to his Unit, in addition to the above, shall submit to the Association the names and addresses of all contractors and subcontractors to complete such improvements.
52. No Owner or resident shall contract for any plumbing, electrical, or mechanical repairs or allow any plumber, electrician, or other contractor to make any such repairs to the common area.
53. Any penetration of the "envelope" of a Unit (for example, cutting a hole in the floor, ceiling, common or exterior walls) must first be approved by the Association.
54. Unit Owners are solely responsible for the conduct of workers, contractors, and others working on their Units.
55. Contractors must observe the Elevator Special Usage rules set forth above, and may work only Monday through Friday, 7:30 a.m. through 5:30 p.m.
56. All City and County requirements for construction must be met. The proper licenses and permits must be obtained and posted prior to commencing any construction.
57. Owners having work done on their Units may be required by the Association to make a security deposit with the Association or management company to cover cleaning costs and damage to the Common Elements. The amount of the security deposit shall be determined based upon the scope of the work involved.

Article 11 Leased Units

58. The Owner of a Unit shall have the right to lease his Unit so long as such lease is in writing, for a term of at least six months, and affirmatively obligates the lessee and all other residents to abide by the provisions of the Declaration and these Rules and Regulations. A failure by the lessee to comply therewith shall be a default under the lease and shall constitute a violation of the Declaration or these Rules and Regulations by the Owner of such Unit.
59. Lessors of any Unit shall immediately inform the Association, in writing, of the name and address of the Unit lessee and the term of the lease, and provide to the Association a copy of the written lease agreement.

60. There shall be no more people residing in the Unit than is allowed by the zoning ordinances of the City and County of Denver.
61. Any non-owner residing in a Centre Pointe Station Condominiums Unit shall be subject to these Rules and Regulations in the same capacity as would the Owner.

Article 12
Enforcement

62. As set forth in the Declaration, if the Association brings an action to enforce any provisions hereof, the violating party shall be subject to liability for costs, expert witness fees, arbitrator's fees and reasonable attorney's fees that may be incurred.
63. All complaints of infractions of any of these Rules and Regulations must be submitted, in writing, to the Association. The complaint must state the following:
 - a. Name or identity of the individuals committing the infraction;
 - b. A description of the infraction and the date or dates on which it occurred;
 - c. The Unit number with whom the individual is associated and a description of the nature of the relationship (i.e. owner, tenant, guest, etc.)
 - d. The identification of the rule or provision violated;
 - e. The name, address and telephone number of the person making the complaint and a brief description of the complaining individual's relationship to Centre Pointe Station Condominiums.
64. In the event the Association determines, after notice to the offending party and a hearing, that an infraction of any rule has occurred, the Association shall levy and collect a fine according to the following schedule:

First Offense	<u>\$ 75.00</u>
Second Offense	<u>\$ 100.00</u>
Third Offense	<u>\$ 150.00</u>
Fourth & Successive Offenses	<u>\$ 250.00</u>

For each day any violation continues after notice, it shall be considered a separate violation.

65. All fees and charges imposed by the Association and all costs incurred by the Association in the enforcement of these Rules and Regulations, including but not limited to the cost of any corrective actions, shall constitute a Default Assessment enforceable against the Owner pursuant to the provisions of the Declaration.
66. All fines/Default Assessments shall be due and payable immediately upon notice.

The Board on behalf of the members of the Association may take such additional steps as it believes necessary to enforce these Rules and Regulations as well as the provisions of the Declaration.

Article 13
Miscellaneous

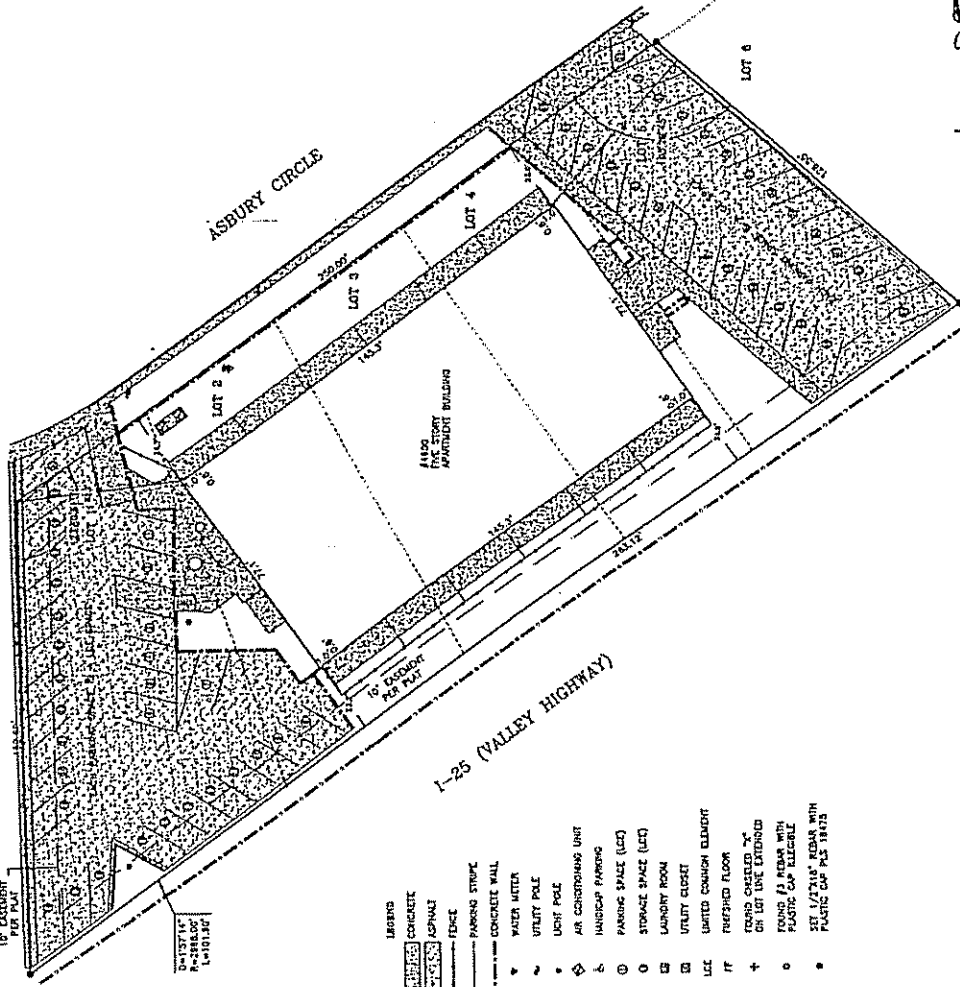
- 67. In the event that there is any inconsistency between the provisions of these Rules and Regulations and the Declaration, the Declaration shall prevail.
- 68. The Association's Board may amend, supplement, repeal, replace or modify these Rules and Regulations from time to time as it deems appropriate or convenient.

IN WITNESS WHEREOF, the undersigned Secretary of the Association certifies adoption of the foregoing Rules and Regulations of the Centre Pointe Station Condominium Association by the Executive Board effective on the _____ day of _____, 200__.

Robert V. Sherman, Secretary

CENTRE POINTE STATION CONDOMINIUMS

PART OF THE NW 1/4 OF SECTION 30, T. 4 S., R. 67 W., 6TH P.M.
CITY AND COUNTY OF DENVER, STATE OF COLORADO.
SHEET 1 OF 2



- LEGEND**
- CONCRETE
 - ASPHALT
 - FENCE
 - PARKING STRIPS
 - CONCRETE WALL
 - WATER METER
 - UTILITY POLE
 - UTILITY POLE
 - AIR CONDITIONING UNIT
 - HANDICAP PARKING
 - PARKING SPACE (L1C)
 - STORAGE SPACE (L1C)
 - LAUNDRY ROOM
 - UTILITY CLOSET
 - UNITED COMMON ELEMENT
 - REFRESHED FLOOR
 - FINDING ORCELED "X"
 - OR LOT LINE EXTENDED
 - FOUND IN REMAIN WITH PLASTER CAP ELIGIBLE
 - SET 1/2" DIA. PLS 18" DIA.

- NOTES:**
1. CHICAGO TITLE OF COLORADO, INC. COMMITMENT NO. 1293589 DATED MARCH 23, 2003 WAS RELIED UPON IN THE PREPARATION OF THIS SURVEY.
 2. ALL DIMENSIONS SHOWN HEREON ARE AS MEASURED IN THE FIELD.
 3. BOUNDARY IS A CITY AND COUNTY OF DENVER BEARS CAP #4218 AT THE SOUTHWEST CORNER OF IVELL AVENUE AND DENVER STREET, ELEVATION 5181.87, MAG. 88.
 4. ALL AREAS NOT LOCATED AS A UNIT OR UNITED COMMON ELEMENT ARE GENERAL COMMON ELEMENTS.
 5. DATE OF SURVEY: 8-10-03
 6. DATE OF MAP PREPARATION: 8-12-03
 7. REVISION: 10-8-03
 8. EACH UNIT'S ADDRESS IS: 4503 EAST ASBURY CIRCLE, UNIT #, DENVER, COLORADO 80222.

WE HEREBY CERTIFY THIS TO BE A TRUE
 COPY OF THE ORIGINAL.
 TRANSMISSION TITLE INSURANCE COMPANY
BY [Signature]

OWNER'S CERTIFICATE:
 VAL-HS RESOURCES, LLC, A COLORADO LIMITED LIABILITY COMPANY, IN ITS CAPACITY AS THE DECLARANT OF THE CENTRE POINTE STATION CONDOMINIUM DECLARATION FOR THE CITY AND COUNTY OF DENVER, STATE OF COLORADO, HAS CAUSED THIS DECLARATION TO BE RECORDED IN THE PUBLIC RECORDS OF COLORADO, ON 8/10/03 AT 10:58 AM AT RECEPTION NO. 100017271 (THE DECLARATION) AND BEING THE OWNER OF THE WHOLE OF ALL THE REAL PROPERTY AND INTERESTS THEREIN, THE CITY AND COUNTY OF DENVER, STATE OF COLORADO, DECLARES AS FOLLOWS:

LOTS 1 THROUGH 9, INCLUDING LOT 10, AND THE 5-STORY APARTMENT BUILDING, ARE PART OF THE CENTRE POINTE STATION CONDOMINIUMS, AS DECLARED IN THE CENTRE POINTE STATION CONDOMINIUM DECLARATION, RECORDED IN THE PUBLIC RECORDS OF COLORADO, ON 8/10/03 AT 10:58 AM AT RECEPTION NO. 100017271 (THE DECLARATION). THE CITY AND COUNTY OF DENVER, STATE OF COLORADO, HAS CAUSED THIS DECLARATION TO BE RECORDED IN THE PUBLIC RECORDS OF COLORADO, ON 8/10/03 AT 10:58 AM AT RECEPTION NO. 100017271 (THE DECLARATION).

VAL-HS RESOURCES, LLC, A COLORADO LIMITED LIABILITY COMPANY
 JAMES E. JOHNS, MANAGER



ACKNOWLEDGMENT:
 STATE OF COLORADO | 33
 CITY AND COUNTY OF DENVER | 33
 THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS 21ST DAY OF AUGUST, 2003 BY JAMES E. JOHNS, AS MANAGER OF VAL-HS RESOURCES, LLC, A COLORADO LIMITED LIABILITY COMPANY.
 WITNESS MY HAND AND OFFICIAL SEAL.
 MY COMMISSION EXPIRES: 8/16/06

[Signature]
 TRACY F. JOHNS

LENDER'S COMMENT:
 THE UNDERSIGNED HOUSE CENTER HAS BEEN ADVISED BY THE OWNER OF THE INTEREST THAT THE INTEREST DESCRIBED IN THIS INSTRUMENT IS PART OF THE CENTRE POINTE STATION CONDOMINIUMS, AS DECLARED IN THE CENTRE POINTE STATION CONDOMINIUM DECLARATION, RECORDED IN THE PUBLIC RECORDS OF COLORADO, ON 8/10/03 AT 10:58 AM AT RECEPTION NO. 100017271 (THE DECLARATION). THE CITY AND COUNTY OF DENVER, STATE OF COLORADO, HAS CAUSED THIS DECLARATION TO BE RECORDED IN THE PUBLIC RECORDS OF COLORADO, ON 8/10/03 AT 10:58 AM AT RECEPTION NO. 100017271 (THE DECLARATION).

[Signature]
 ATTORNEY AT LAW

SURVEYOR'S CERTIFICATE:
 I, MARK B. JOHNS, A REGISTERED LAND SURVEYOR IN THE STATE OF COLORADO, DO HEREBY CERTIFY THAT THIS CONDOMINIUM DECLARATION WAS PREPARED BY THE DECLARANT OR UNDER HIS CLOSE PERSONAL SUPERVISION AND THAT HE HAS MADE A CAREFUL EXAMINATION OF THE INSTRUMENT AND THE ORIGINAL RECORDS OF THE PUBLIC RECORDS OF COLORADO, AND THAT HE HAS FOUND THE INSTRUMENT TO BE CORRECT IN ALL RESPECTS, AND THAT HE HAS NO KNOWLEDGE OF ANY OTHER INSTRUMENT THAT MIGHT AFFECT THE INTERESTS OF THE DECLARANT OR THE SURVEYOR'S INTERESTS IN THE PROPERTY DESCRIBED IN THIS INSTRUMENT. I HAVE NOTED ANY DISCREPANCIES AND HAVE INDICATED THEM BY DASHES OR OTHER MARKS. I HAVE ALSO NOTED ANY DISCREPANCIES AND HAVE INDICATED THEM BY DASHES OR OTHER MARKS. I HAVE ALSO NOTED ANY DISCREPANCIES AND HAVE INDICATED THEM BY DASHES OR OTHER MARKS. I HAVE ALSO NOTED ANY DISCREPANCIES AND HAVE INDICATED THEM BY DASHES OR OTHER MARKS.

[Signature]
 MARK B. JOHNS
 REGISTERED LAND SURVEYOR
 COLORADO LICENSE NO. 18783
 DENVER, COLORADO



RECORDER'S CERTIFICATE:
 I HAVE RECORDED THIS INSTRUMENT IN THE OFFICE OF THE CLERK AND RECORDER OF THE CITY AND COUNTY OF DENVER, STATE OF COLORADO, AT 10:58 AM ON 8/10/03. THE INSTRUMENT IS RECORDED IN BOOK _____ OF PAGE _____, RECORDING NO. 100017271.

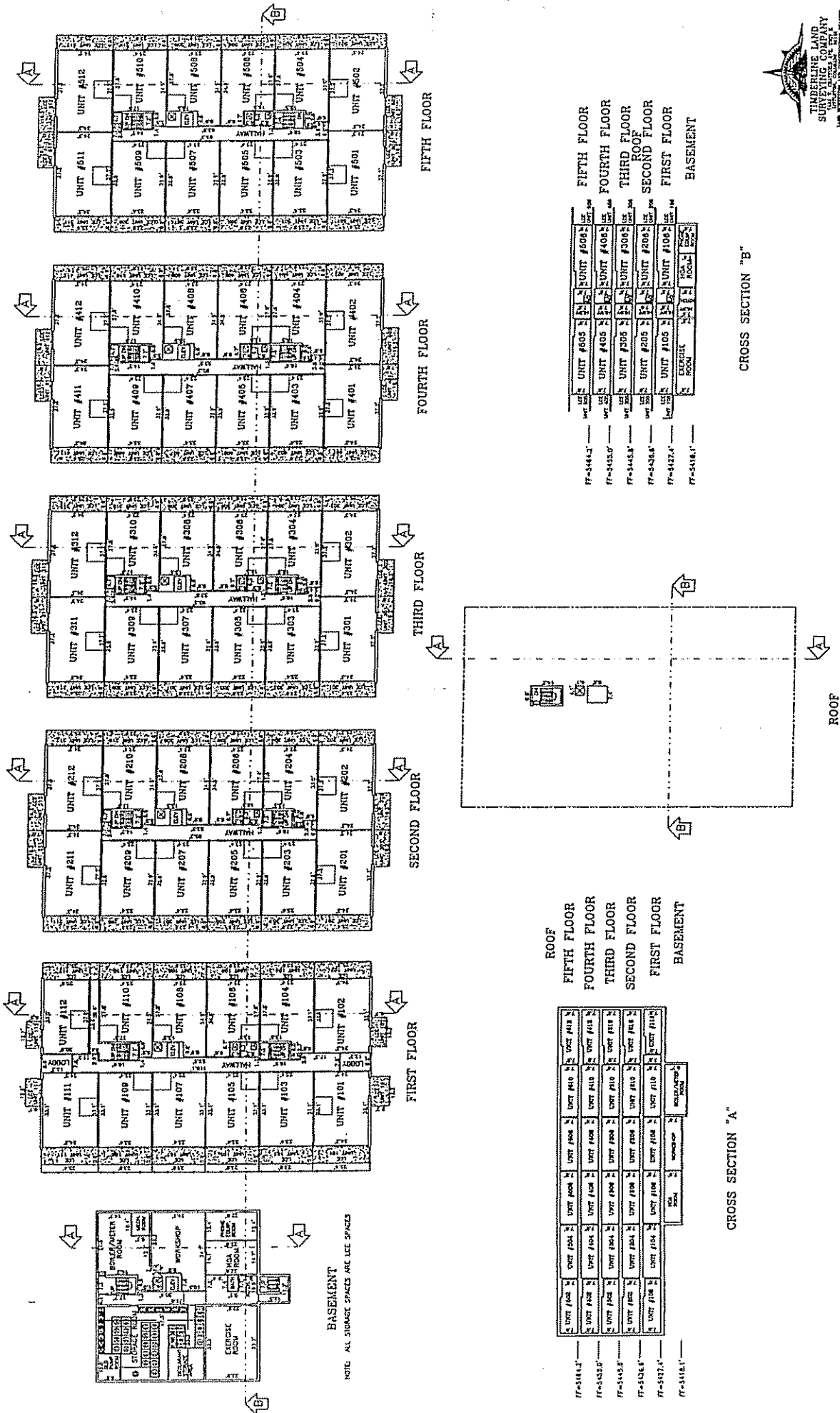
COUNTY CLERK
[Signature]



CENTRE POINTE STATION CONDOMINIUMS

PART OF THE NW 1/4 OF SECTION 30, T. 4 S., R. 67 W., 6TH P.M.
CITY AND COUNTY OF DENVER, STATE OF COLORADO.

SHEET 2 OF 2



BASEMENT

NOTE: ALL STORAGE SPACES ARE LEE SPACES

ROOF
FIFTH FLOOR
FOURTH FLOOR
THIRD FLOOR
SECOND FLOOR
FIRST FLOOR
BASEMENT

UNIT #101	UNIT #102	UNIT #103	UNIT #104	UNIT #105	UNIT #106	UNIT #107	UNIT #108	UNIT #109	UNIT #110	UNIT #111	UNIT #112
UNIT #201	UNIT #202	UNIT #203	UNIT #204	UNIT #205	UNIT #206	UNIT #207	UNIT #208	UNIT #209	UNIT #210	UNIT #211	UNIT #212
UNIT #301	UNIT #302	UNIT #303	UNIT #304	UNIT #305	UNIT #306	UNIT #307	UNIT #308	UNIT #309	UNIT #310	UNIT #311	UNIT #312
UNIT #401	UNIT #402	UNIT #403	UNIT #404	UNIT #405	UNIT #406	UNIT #407	UNIT #408	UNIT #409	UNIT #410	UNIT #411	UNIT #412
UNIT #501	UNIT #502	UNIT #503	UNIT #504	UNIT #505	UNIT #506	UNIT #507	UNIT #508	UNIT #509	UNIT #510	UNIT #511	UNIT #512
UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100

CROSS SECTION "A"

FIFTH FLOOR
FOURTH FLOOR
THIRD FLOOR
SECOND FLOOR
FIRST FLOOR
BASEMENT

UNIT #503	UNIT #504	UNIT #505	UNIT #506	UNIT #507	UNIT #508	UNIT #509	UNIT #510	UNIT #511	UNIT #512
UNIT #403	UNIT #404	UNIT #405	UNIT #406	UNIT #407	UNIT #408	UNIT #409	UNIT #410	UNIT #411	UNIT #412
UNIT #303	UNIT #304	UNIT #305	UNIT #306	UNIT #307	UNIT #308	UNIT #309	UNIT #310	UNIT #311	UNIT #312
UNIT #203	UNIT #204	UNIT #205	UNIT #206	UNIT #207	UNIT #208	UNIT #209	UNIT #210	UNIT #211	UNIT #212
UNIT #103	UNIT #104	UNIT #105	UNIT #106	UNIT #107	UNIT #108	UNIT #109	UNIT #110	UNIT #111	UNIT #112
UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100	UNIT #100

CROSS SECTION "B"



03101
11/78