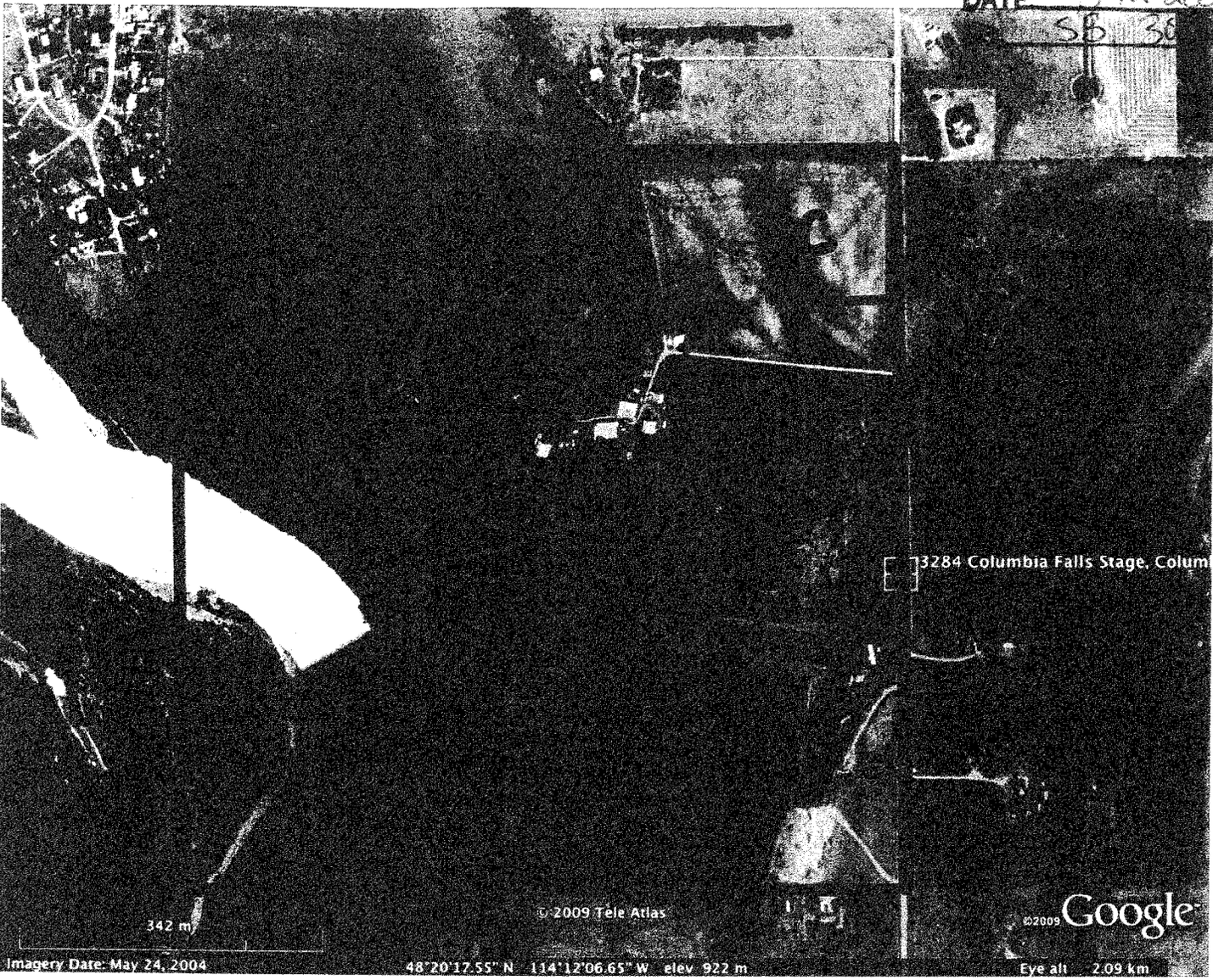


EXHIBIT 4
DATE 3-12-2009
SB 30



A-160 acres patented 1893.

B-10 acres transferred to Charles in 2000--A, was the remainder.
Environmental review was done on both parcels.

C--hypothetical lot(s) created through subdivision process. Without this definition all of A becomes a lot within a subdivision.
If allowed to be the remainder environmental review will be done on the new lots and on the remainder-again.

When reviewing for minor or major qualifications the tract of record in 1973 is where it begins. The land splits follow the LAND not the new owners. A, is the tract of record. B is one split. If C created two lots that would be 2nd & 3rd splits. If I were to do a subdivision on my parcel I would be number 4. If A- the remainder, were to do another lot they would be creating 5, and from then on anything that happened would be a major subdivision. The number of lots does not begin when a new owner takes deed. - 76-3-609

EXHIBIT 9
DATE 3-12-2009
SB SB 306



A-160 acres patented 1893.

B-10 acres transferred to Charles in 2000—A, was the remainder.
Environmental review was done on both parcels.

C—hypothetical lot(s) created through subdivision process. Without this definition all of A becomes a lot within a subdivision.
If allowed to be the remainder environmental review will be done on the new lots and on the remainder-again.

When reviewing for minor or major qualifications the tract of record in 1973 is where it begins. The land splits follow the LAND not the new owners. A, is the tract of record. B is one split. If C created two lots that would be 2nd & 3rd splits. If I were to do a subdivision on my parcel I would be number 4. If A- the remainder, were to do another lot they would be creating 5, and from then on anything that happened would be a major subdivision. The number of lots does not begin when a new owner takes deed. — 76-3-609

9