

**GRAND JUNCTION CITY COUNCIL
WORKSHOP AGENDA**

**MONDAY, APRIL 2, 2007, 7:00 PM
CITY HALL AUDITORIUM, 250 N. 5TH STREET**

MAYOR'S INTRODUCTION AND WELCOME

7:00 COUNCILMEMBER REPORTS

7:15 CITY MANAGER'S REPORT

7:20 REVIEW OF FUTURE WORKSHOP AGENDAS

[*Attach W-1*](#)

7:25 REVIEW WEDNESDAY COUNCIL AGENDA

7:35 UPDATE ON THE STATE RIVER BASIN ROUNDTABLE: Staff will give a briefing on the status of the Colorado and Gunnison Basin Roundtable process.

[*Attach W-2*](#)

8:10 POLICY ON FIRE BAN FOR 2007: Fire Chief Bright will present recommendations for the policy on fire bans.

[*Attach W-3*](#)

ADJOURN

Attach W-1

Future Workshop Agendas

FUTURE CITY COUNCIL WORKSHOP AGENDAS

(28 March 2007)

↪ **APRIL 13, FRIDAY 8:00-5:00: TWO RIVERS CONVENTION CENTER**

8:00 TRAINING: Systematic Development of Informed Consent (SDIC) for City Council and Department Heads

↪ **APRIL 16, MONDAY 11:30 AM: TWO RIVERS CONVENTION CENTER**

11:30 PRESENTATION OF GENESIS COMMUNITY DEVELOPMENT PLAN TO ELECTED OFFICIALS: City of Grand Junction, Town of Palisade and Mesa County

↪ **APRIL 16, MONDAY 7:00 PM: City Hall Auditorium**

7:00 COUNCIL REPORTS, REVIEW WEDNESDAY AGENDA AND FUTURE WORKSHOP AGENDAS

7:25 CITY MANAGER'S REPORT

7:35 AGREEMENT WITH "CINEMA AT THE AVALON"

8:05 UPDATE ON THE CITY-FOREST SERVICE FIRE MANAGEMENT PLAN

8:30: UPDATE FROM THE 5-2-1 DRAINAGE AUTHORITY



↪ **APRIL 30, MONDAY 11:30 AM: TWO RIVERS CONVENTION CENTER**

11:30 RIVERFRONT COMMISSION & URBAN TRAILS COMMITTEE



↪ **APRIL 30, MONDAY 6:00 PM: City Hall Break Room**

6:00 DINNER AND MEETING WITH THE CITY'S YOUTH COUNCIL

↪ **APRIL 30, MONDAY 7:00 PM: City Hall Auditorium**

7:00 COUNCIL REPORTS, REVIEW WEDNESDAY AGENDA AND FUTURE WORKSHOP AGENDAS

7:25 CITY MANAGER'S REPORT

7:30 REVIEW INFILL/REDEVELOPMENT PROGRAM



MAY 2007

↪ **MAY 14, MONDAY 11:30 AM: Administration Conference Room**

11:30 MEETING WITH THE UTE WATER BOARD

↪ **MAY 14, MONDAY 7:00 PM: City Hall Auditorium**

7:00 COUNCIL REPORTS, REVIEW WEDNESDAY AGENDA AND FUTURE WORKSHOP AGENDAS

7:25 CITY MANAGER'S REPORT

7:30 APPOINTMENTS TO BOARDS & COMMISSIONS

7:35 DISCUSS AWARD OF COMPREHENSIVE PLAN CONTRACT

JUNE 2007

↪ **JUNE 4, MONDAY 11:30 AM: Administration Conference Room**

11:30 OPEN

↪ **JUNE 4, MONDAY 7:00 PM: City Hall Auditorium**

7:00 COUNCIL REPORTS, REVIEW WEDNESDAY AGENDA AND FUTURE WORKSHOP AGENDAS

7:25 CITY MANAGER'S REPORT

7:30 APPOINTMENTS TO BOARDS & COMMISSIONS

7:40: OPEN

↪ **JUNE 18, MONDAY 11:30 AM: Administration Conference Room**

11:30 OPEN

↪ **JUNE 18, MONDAY 7:00 PM: City Hall Auditorium**

7:00 COUNCIL REPORTS, REVIEW WEDNESDAY AGENDA AND FUTURE WORKSHOP AGENDAS

7:25 CITY MANAGER'S REPORT

7:30 OPEN

↪ BIN LIST ↪

1. OUTDOOR DINING ON MAIN STREET (staff is preparing a background report)
2. ORDINANCE REQUEST: Requiring that sex offenders live a minimum of 500 feet from a school, pre-school and public daycare facilities.
3. 211 TELEPHONE SERVICE
4. DEPARTMENT OF HUMAN SERVICES AT THE REGIONAL CENTER: Update on their activities. (Contact is Director Christian Mueller, 255-5711).
5. MOAB PROJECT SUPPLIER ALLIANCE (MPSA): Promotes businesses that want to support DOE's Moab Reclamation Project. (Wait until DOE contractor is known).
6. RTC PROPOSAL FOR THEIR PROPERTY: Use property as collateral for loan for building improvements.



**Attach W-2
River Basin Roundtables**

CITY OF GRAND JUNCTION

CITY COUNCIL AGENDA						
Subject	Colorado and Gunnison Basin Roundtable: Status Report					
Meeting Date	April 2, 2007					
Date Prepared	March 27, 2007				File #	
Author	Greg Trainor			Utility and Streets Director		
Presenter Name	Greg Trainor Dan Vanover			Utility and Streets Director Water Supply Superintendent		
Report results back to Council		No		Yes	When	
Citizen Presentation		Yes	X	No	Name	
X	Workshop		Formal Agenda		Consent	Individual Consideration

Summary:

Briefing on the status of the Colorado and Gunnison Basin Roundtable process

Budget:

NA

Action Requested/Recommendation:

Update report. No action necessary.

Attachments:

None

Background Information:

During the 2005 legislative session, The Colorado Water for the 21st Century Act was created. Better known as House Bill 1177, the Act established “roundtables” in each of the State’s seven water divisions. An additional roundtable was created for the North Platte and for the Denver metropolitan area, known as the “Metro” roundtable. In addition to the basin roundtables, a State-wide Interbasin Compact Committee was established.

Representation from many interests was appointed to the roundtables. Grand Junction is represented on two roundtables, the Colorado Basin Roundtable and the Gunnison Basin Roundtable. Greg Trainor, not only represents the City of Grand Junction but also the municipalities of Mesa County on the Colorado Basin roundtable. Dan Vanover represents the City on the Gunnison Basin Roundtable.

House Bill 1177 created several objectives for the roundtables: conduct a “needs assessment” for both consumptive and non-consumptive water uses within the basin, analyze the availability of unappropriated water within the basin, and propose structural

and non-structural methods for meeting identified needs. In addition, the roundtables are to participate in interbasin discussions and act on proposed projects between or among the various basins.

Colorado Basin Roundtable, to date:

Reviewed previous water studies and proposed projects from Grand County to the Grand Valley.

Heard presentations from roundtable members on water issues within their part of the basin.

Participated in training sessions on water issues; such as “agricultural economics and water transfers from agriculture to municipal,” “the state-wide water-supply initiative,” water shortages between the upper and lower Colorado River basin, and the Colorado River Basin proposal.

Finally, the Colorado Basin Roundtable members have divided among their interests and have developed proposals for study and state funding on the following topics:

1. Consumptive uses within the basin.
2. Energy’s need for water within the basin (a combined project with the Yampa/White River Roundtable).
3. Non-consumptive water needs within the basin (water for recreation, in-stream flows, and endangered fish).
4. Study of specific water development proposals, such as the “Roaring Fork Watershed Study,” the “Grand County Flow Management Study,” Eagle Park Reservoir Enlargement,” and the “10,825 af Study” (required water for the endangered fish).

Two upcoming events, sponsored by the Colorado River Water Conservation District.

State of Water in Mesa County, May 10, Grand Junction City Hall, 6:30PM-8 PM
Four Basin Roundtable meeting, June 18, Montrose Pavilion, all day

Gunnison Basin Roundtable, to date:

The Gunnison Basin Roundtable meetings were very educational and at times entertaining, with a few fisticuffs and tempers flaring. The members spent too much time developing bylaws and a super majority voting system that became troublesome when member absenteeism kept the group from having a quorum. Bylaws were finally changed for voting to help facilitate productive meetings.

The roundtable group formed four committees: Water Needs Assessment, Education, Black Canyon Quantification, and Project Screening and Selection.

The Water Needs Assessment committee developed a draft Gunnison Basin Water Needs Assessment and Related Task Orders project summary with the input from all members. This has been forwarded to the Statewide Basin Committee for inclusion into Statewide Water Needs Assessment.

The Education Committee had monthly educational presentations for the group.

- Colorado River Endangered Fish Program
- Grand Valley Water Wise Use Council
- Hydro Electric Power in Upper Colorado River Basin
- Blue Mesa Pump Back
- Statewide Water Supply Initiative update

The Black Canyon Quantification Committee was formed to keep group apprised of what is happening on Black Canyon of the Gunnison National Park water right.

The Project Selection Criteria Committee which later became Project Screening Committee set up the guidelines and a process for submitting and reviewing projects for funding under SB179. Projects submitted to date include:

- Overland Ditch & Reservoir Company – Expand Overland Reservoir.
- Town of Orchard City – Reservoir Construction.
- Leroux Creek Water Users Association – Identify & Prioritize Rehabilitation/ Upgrade Needs for 28 Dams within LCWUA Storage System.
- Hinsdale County & UGRWCD – Lake San Cristobal Firm Yield & Market Analysis

**Attach W-3
Fire Ban Policy**

CITY OF GRAND JUNCTION

CITY COUNCIL AGENDA						
Subject		Fire Ban Policy				
Meeting Date		April 2, 2007				
Date Prepared		March 28, 2007			File #	
Author		Jim Bright		Interim Fire Chief		
Presenter Name		Jim Bright		Interim Fire Chief		
Report results back to Council		<input type="checkbox"/>	Yes	<input checked="" type="checkbox"/>	No	When
Citizen Presentation		<input type="checkbox"/>	Yes	<input checked="" type="checkbox"/>	No	Name
<input checked="" type="checkbox"/>	Workshop	<input type="checkbox"/>	Formal Agenda		<input type="checkbox"/>	Consent
		<input type="checkbox"/>			<input type="checkbox"/>	Individual Consideration

Summary: The City of Grand Junction does not have a formal policy regarding enactment of a fire ban. A formal policy would establish clear guidelines to eliminate ad hoc decisions regarding enactment of a fire ban.

Budget: Dependent upon policy provisions.

Action Requested/Recommendation: Adopt a policy establishing guidelines for the enactment of a fire ban within the City limits.

Attachments:

- 2006 fire ban news releases from Grand Junction Fire Department, BLM, and MCSO
- Mesa County fire ban ordinance

Background Information: With the dry, desert characteristics throughout much of Mesa County including Grand Junction, it is common for fire bans to be enacted during the summer months when conditions warrant. Typically a fire ban is initiated by the Bureau of Land Management (BLM) in conjunction with the Mesa County Sheriff's Office (MCSO) after an assessment by employees with the BLM who have the technical expertise to conduct such assessments. Historically the Grand Junction Fire Department has also initiated a fire ban for the City of Grand Junction when MCSO has initiated a ban on land adjoining the City. This has been done for two reasons. One, the same characteristics of dry vegetation are found within City open space – both public and private that is not irrigated. Second, uniformity of the fire ban eliminates confusion regarding where open burning activities can occur. For example, residents

who live outside the City being restricted from shooting off fireworks while City residents are allowed to engage in this activity. Permitted public fireworks displays, such as the July 4th fireworks show at Lincoln Park and outdoor cooking fires in approved appliances have been exempt when a fire ban is in effect.

It is recommended that City Council adopt a policy that a fire ban will be put in place whenever the Mesa County Sheriff initiates a fire ban for unincorporated land adjoining the City.



330 S. 6th Street, Grand Junction, CO 81501
Phone: 970-244-1413 FAX: 970-244-1471

News Release

For Immediate Release

Subject: FIRE BAN
Contact: PIO Mike Page
Date: 06-14-06

Effective as of 12:01 am., on Thursday, June 15, 2006, the Grand Junction Fire Department, under the authority of the Fire Chief, is supporting the FIRE BAN placed in effect by the Mesa County Sheriff's Office for Mesa County. This will remain in effect until rescinded. This includes the City of Grand Junction along with the Rural Fire Protection District.

The continuing high to extreme fire hazard conditions around the Grand Valley has made these restrictions necessary. The Grand Junction Fire Department would like to stress the importance outdoor fire safety during these hot, dry conditions and define open burning as:

- Setting fire to any grass, wood or any other combustible material outside of an enclosed home
- Burning any solid fuels except by written authorization or in campgrounds or developed recreation sites where fire rings or grates are provided
- Improperly discarding smoking materials including but not limited to cigarette butts and matches
- Use of explosives requiring fuse blasting caps
- The operation of chain saws without an approved spark arrester

THE GRAND JUNCTION FIRE DEPARTMENT CANNOT RELEASE, TRANSFER, PROVIDE ACCESS TO, OR REVEAL ANY PERSONAL HEALTH INFORMATION ABOUT INDIVIDUALS INVOLVED WITH THE ABOVE INCIDENT DUE TO OUR LEGAL OBLIGATION TO PROTECT PATIENT CONFIDENTIALITY.

- Welding or operating an acetylene or other torch with open flame
- Use of Fireworks

THE PROPER USE OF CHARCOAL AND GAS FIRE GRILLS ORDINARILY USED FOR HOME PREPARATION OF MEALS IS STILL ALLOWED. (MUST BE IN A GRILL NOT IN A PIT ON THE GROUND)

Copies of the Mesa County Open Burning Restrictions are available at the reception desk of the Mesa County Sheriff's Office. Violators of the open burning restrictions may be subject to prosecution. The Grand Junction Fire Department urges you to follow the above guidelines and take extra precautions when using fire outdoors.

THE GRAND JUNCTION FIRE DEPARTMENT CANNOT RELEASE, TRANSFER, PROVIDE ACCESS TO, OR REVEAL ANY PERSONAL HEALTH INFORMATION ABOUT INDIVIDUALS INVOLVED WITH THE ABOVE INCIDENT DUE TO OUR LEGAL OBLIGATION TO PROTECT PATIENT CONFIDENTIALITY.



MEDIA RELEASE

MESA COUNTY SHERIFF'S OFFICE

WWW.SHERIFF.MESACOUNTY.CO.US

CONTACT: SUSAN REDMOND
INFORMATION AND COMMUNICATIONS MANAGER
(970) 244-3929 OFFICE
(970) 986-5789 CELL
SUSAN.REDMOND@MESACOUNTY.CO.US

DATE: JUNE 13, 2006

Fire Ban Restrictions

Fire danger in Mesa County is **extreme**. Information obtained through scientific measures from the energy release component data indicates levels are severely high for fire danger in our area. Conditions continue to be dry, windy and warm for weather patterns. Forecasts are expected to consist of the same type of conditions through the upcoming weeks with high temperatures and low humidity.

Due to these continuing high to extreme fire hazard conditions, the Mesa County Sheriff is implementing a **FIRE BAN** for open burning within the unincorporated areas of Mesa County, Colorado. **These restrictions are effective as of Thursday, 12:01 A.M., June 15, 2006 and will remain in force until rescinded.** Open burning is defined as:

- Setting fire to any grass, wood or any other combustible material (i.e., **Fireworks**) outside of an enclosed structure, or
- Burning of solid fuels except by written authorization or in campgrounds or developed recreation sites where fire rings or grates are provided, or
- Improperly discarding smoking materials including but not limited to cigarette butts and matches, or
- Use of explosives requiring fuse blasting caps, or
- The operation of chainsaws without an approved spark arrester, or
- Welding or operating an acetylene or other torch with open flame.

The restrictions do not include charcoal or gas fire grills ordinarily used for home preparation of meals.

Violators of this ban may be subject to prosecution. Copies of the ordinance and ban are available at the Reception Desk of the Mesa County Sheriff's Office. Applications for agricultural burn permits may be made **in person** at the Reception Desk of the Mesa County Sheriff's Office at 215 Rice Street, Grand Junction, Colorado after 12:00 P.M. on Thursday, June 15, 2006.

It is anticipated that most fire districts and municipalities in Mesa County are or will be under similar restrictions. Please check with your appropriate district or municipality for details. The Bureau of Land Management Grand Junction Field Office will be imposing fire restrictions for BLM public lands in this area beginning June 15, 2006 as well.

XXXX

conditions in unincorporated Mesa County are extremely dry is to allow the Mesa County Sheriff to approve agricultural burning under certain circumstances.

Section 2: APPLICABILITY:

This Ordinance shall apply throughout the unincorporated area of Mesa County and to any incorporated town, city or home rule city which elects by ordinance or resolution to have the provisions hereof apply. Nothing herein shall prevent the exercise by a person of Constitutional rights such as, by way of example and without limitation, freedom of speech, freedom of religion, or the right peaceably to assemble for the common good, and to apply to those invested with the powers of government for redress of grievances, by petition or remonstrance.

Section 3: PURPOSE:

The purpose is to appoint the Sheriff of Mesa County as the designated person with the ability to declare an open fire ban within all or a portion of the areas of unincorporated Mesa County when:

- (A) conditions in unincorporated Mesa County are extremely dry; and
- (B) the fire danger is high, and is anticipated to remain high for some period of time;
and
- (C) the banning of open fires is required to reduce danger and damages that may result from fire; and
- (D) the Mesa County Sheriff or the Mesa County Emergency Manager have consulted with federal agencies such as the Bureau of Land Management or the National Forest Service regarding fire danger within Mesa County.

Section 4: PURPOSE:

The purpose is to appoint the Sheriff of Mesa County as the designated person with the ability to approve agricultural burning following a ban on open fires within the areas of unincorporated Mesa County after the property owner of agricultural property has filled out an application and, if the application is approved, when:

- (A) the Mesa County Sheriff has determined the terms and conditions of the agricultural burning which are required to reduce the hazard and danger of such burning; and
- (B) a deputy or other law enforcement personnel is present during the agricultural burn along with a fire suppression vehicle, if such is required at the discretion of the Mesa County Sheriff.

If in the Mesa County Sheriff's sole discretion, he determines a particular proposed burn to be hazardous, the Sheriff may refuse to permit such burning.

Section 5: DEFINITIONS:

- (A) As used in this Ordinance, the term "open burning" is defined as follows:
 - (1) setting fire to any grass, wood, or any other combustible material outside of an enclosed structure; or
 - (2) burning of solid fuels except by written authorization or in campgrounds or developed recreation sites where fire rings or grates are provided; or
 - (3) improperly discarded smoking materials, including but not limited to cigarette butts and matches; or
 - (4) explosives requiring fuse blasting caps; or

- (5) operation of chainsaws without an approved spark arrester. A chemical pressurized fire extinguisher of not less than eight ounces capacity by weight must be with the operator of any chainsaw with an approved spark arrester, and one O or larger round point shovel with an overall length of at least 36 inches must be readily available; or
 - (6) welding or operating an acetylene or other torch with open flame except within an area that is barren or cleared of all flammable materials at least ten feet on all sides from equipment.
- (B) The definition of "open burning" does not include:
- (1) open fires in charcoal or gas fire grills ordinarily used for home preparation of meals; or
 - (2) a fire in a furnace, stove, boiler, or place within a house or other structure; or
 - (3) "open fires" set by persons with a permit or letter of authorization specifically authorizing the prohibited act or omission; or
 - (4) "open fires" set by any Federal, State, or local officer or member of an organized rescue or firefighting force in the performance of an official duty.
- (C) As used in this Ordinance, the term "agricultural burning" is defined as follows:
- (1) any burning activity conducted in the course of agricultural, commercial crop production or cultivation, involving the burning of cover crop vegetation for the purpose of preparing the soil, weed control, cleaning out irrigation and drainage ditches, and water courses; or
 - (2) any burning of orchard trimmings.

- (D) As used in this Ordinance, the term "Mesa County Sheriff" shall include any person designated by the Mesa County Sheriff to fulfill the obligations of this Ordinance on behalf of the Mesa County Sheriff.

Section 6: PROHIBITION:

No person shall set or cause an open fire within the areas of unincorporated Mesa County following an open fire ban declared by the Mesa County Sheriff unless specifically authorized to do so by the Mesa County Sheriff pursuant to Section 4.

Section 7: PRESUMPTION:

Any violation of this Ordinance shall be considered strict liability. Therefore, it shall be presumed that any person violating this Ordinance caused the injury, death, or property damage which resulted from open burning, including an agricultural burn approved by the Mesa County Sheriff pursuant to Section 4, during a ban on open fires.

Section 8: PENALTY FOR VIOLATION:

- (A) Any person who violates this Ordinance commits a class 2 petty offense.
- (B) Any violation of this Ordinance by a person on the first incident within one (1) calendar year shall result in a fine of one hundred dollars (\$100.00). A second violation of any provision of this Ordinance within one (1) calendar year shall result in a fine of one thousand dollars (\$1,000.00) for each violation. The first violation of the provisions of this Ordinance within one (1) calendar year may be disposed of without the requirement of an appearance before the court. Second or further violations of this Ordinance within one (1) calendar period shall require the

appearance of the person in the County Court of Mesa County on an appointed date to answer the charges.

(C) **Penalty Assessment Procedure.** The penalty assessment procedure provided in section 16-2-201, C.R.S. may be followed by any arresting law enforcement officer for any violation of this Ordinance.

(1) When a person is arrested for violation of this Ordinance, the arresting officer may either give the person a penalty assessment notice and release him upon its terms or take him before a judge of the County Court in Mesa County. This choice of procedures shall be based upon circumstances which reasonably persuade the officer that the alleged offender is likely or unlikely to comply with the terms of the penalty assessment notice. Such circumstances may include the officer accompanying the offender to a post office or mailbox and witnessing the deposit in the mail of the notice with payment of the fine attached.

(2) The penalty assessment notice shall be a summons and complaint containing identification of the alleged offender, specification of the offense and applicable fine, a requirement that the alleged offender pay the fine or appear to answer the charge at a specified time and place, and any other matter reasonably adapted to effectuating the purposes of this section. A duplicate copy shall be sent to the Clerk of the County Clerk in Mesa County.

- (3) If the person given a penalty assessment notice chooses to acknowledge his guilt, he may pay the specified fine in person or by mail at the place and within the time specified in the notice. If he chooses not to acknowledge his guilt, he shall appear as required in the notice. Upon trial, if the alleged offender is found guilty, the fine imposed shall be that specified in the notice for the offense of which he was found guilty, but customary court costs may be assessed against him in addition to the fine.

Section 9: DISPOSITION OF FINES:

All fines imposed and collected for any violation of this Ordinance shall be paid into the general fund of the County of Mesa.

Section 10: REMEDIES AND/OR PENALTIES TO BE CUMULATIVE:

Remedies and/or penalties hereunder shall be cumulative with and in addition to any other remedy and/or penalty authorized by law, statute, ordinance, or resolution. The terms of this Ordinance shall not deprive any person or governmental entity of any right of action it may have, or prevent charging under any other federal law, state law, or local law, ordinance, code, or resolution.

Section 11: NON-LIABILITY:

Neither the Mesa County Board of County Commissioners, nor the Mesa County Sheriff, nor any of their respective officers, employees, or agents authorized to enforce the provisions of this Ordinance, shall be held responsible for any accident or subsequent disease or for any loss or damages resulting from enforcement of this Ordinance.

Section 12: CONFLICT AMONG ORDINANCES, RESOLUTIONS OR CODES:

If the terms of this Ordinance conflict with the terms of any other Mesa County ordinance, resolution, or code, the more restrictive ordinance, resolution, or code shall apply.

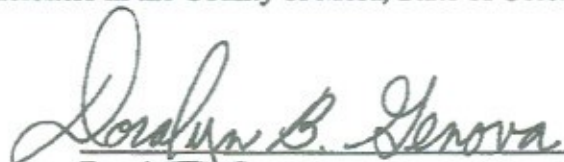
Section 13: SEVERABILITY:

If any provision or clause of this Ordinance or the application thereof to any person or circumstance is held to be unconstitutional or otherwise invalid by any court of competent jurisdiction, such invalidity shall not affect other Ordinance provisions or clauses or applications thereof which can be implemented without the invalid provision, clause or application, and to this end the provisions and clauses of this Ordinance are declared to be severable.

INTRODUCED AND READ at a regular meeting of the Mesa County Board of County Commissioners, State of Colorado, on the 16th day of October, 2000.


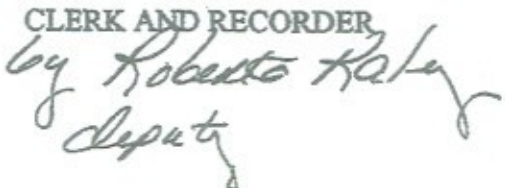
PUBLISHED IN FULL in the Daily Sentinel on October 15, 2000.

DULY MOVED SECONDED AND ADOPTED THIS 30th day of OCTOBER, 2000, by the Mesa County Board of County Commissioners in the County of Mesa, State of Colorado.


Doralyn B. Genova
Chairperson of the Mesa County Board of
County Commissioners



ATTEST:


MONIKA TODD
CLERK AND RECORDER

Deputy

CERTIFICATE

The undersigned hereby certifies as follows:

1. I am the deputy County Clerk and Recorder for the County of Mesa, State of Colorado.
2. The foregoing Ordinance of the County of Mesa was introduced and read in proposed form at a regular meeting of the Mesa County Board of County Commissioners of the County of Mesa, State of Colorado, on October 16, 2000.
3. The proposed Ordinance was published in full in the Daily Sentinel on October 15, 2000.
4. The proposed Ordinance was considered by the Mesa County Board of County Commissioners of the County of Mesa, State of Colorado, at a regular meeting on October 30, 2000. No amendments nor additions were made.
5. The foregoing Ordinance of the County of Mesa, which includes the amendments thereto, was duly moved, seconded, and adopted on October 30, 2000, by the Mesa County Board of County Commissioners of the County of Mesa, State of Colorado.
6. The foregoing Ordinance of the County of Mesa was published in full in the Daily Sentinel on October 15, 2000, This Ordinance #7 shall take effect November 14, 2000, (30 days following the adoption of the Ordinance).



Roberto Salas
Deputy Mesa County Clerk and Recorder

