NSB92MSR

TYPE OF RECORD: PERMANENT

CATEGORY OF RECORD: POWER OF ATTORNEY

NAME OF AGENCY OR CONTRACTOR: KEN NESBITT

STREET ADDRESS/PARCEL NAME/SUBDIVISION/PROJECT: THE MASTERS

AT TIARA RADO LOTS 1 THROUGH 16 2947-223-00-168

CITY DEPARTMENT: COMMUNITY DEVELOPMENT

YEAR: 1992

EXPIRATION DATE: NONE

DESTRUCTION DATE: NONE

THE MASTERS SUB. (ALL LOTS)

POWER OF ATTORNEY AND SEWERAGE SERVICE AGREEMENT

BOOK 1897 PAGE 109

1600920 01:07 PM 05/01/92 Monika Todo CLK&REC MESA County Co

WE, (I) Ken Mesbitt

owner(s) of the real property situate in Mesa County, Colorado and described as: LoTs / Thru 16 The MasTens at TIALA Rolo

which property is not presently eligible for annexation to the City of Grand Junction, but requires connection of the property to the City's sewerage system, do hereby designate and appoint the City Clerk of the City of Grand Junction as our Attorney in Fact to sign any petition for annexation of the described land to the City, when eligible, whether for the described land alone or in conjunction with other lands. Such authority shall be a covenant running with the land, shall be binding upon successors in interest and shall not cease upon my death (the death of either or both of us).

As a further covenant to run with the land, we (I) agree that in the event a counter-petition to a proposed annexation of the land is prepared, and signature on such petition purporting to affect the land herein described may be ignored as of no force and effect by the City under annexation requirements.

Further, the then owner or owners of this land or any portion of it shall not be permitted to vote in any annexation election, but such vote may be cast by the City Clerk.

As a further covenant running with the land, it is understood that the City shall have the right, along with suit for collection of monies owing, to shut off sewerage service for failure to pay charges when the same are due. Requiring payment for all costs, plus penalties, of such shutting off and opening before service will be resumed; and, in addition, such charges shall constitute a lien against the property enforceable by appropriate action.

IN WITNESS WHEREOF, we (I) have seal (s) this 29 day of	hereunto set our (my) ha	ind (s) and
	trula Mark	15 m
- -	Newvorman	-: -2-0-
STATE OF COLORADO)		NDI 10
COUNTY OF MESA)		O's Comming
The foregoing instrument was ac day of April ,1992 by	knowledged before me this Ken W.Nesbitt	agth
WITNESS my hand and official se	Notary Public Rush	
	My Commission expires:	4-15-95