	1000		
	FEE \$ 1000	BLDG PERMIT NO. 52697	
~	(Single Family Reside	G CLEARANCE ential and Accessory Structures) unity Development Department	
5601-1940 - 61-7 R THIS SECTION TO BE COMPLETED BY APPLICANT R			
	BLDG ADDRESS 2388/2 w platene ct	TAX SCHEDULE NO. 2445-201-10-011	
1	SUBDIVISION Ridges	SQ. FT. OF PROPOSED BLDG(S)/ADDITION 404	
	FILING <u>3</u> BLK <u>8</u> LOT <u>11C</u>	SQ. FT. OF EXISTING BLDG(S) 1400	
	"OWNER VERNON Black	NO. OF DWELLING UNITS BEFORE: AFTER: THIS CONSTRUCTION	
	() ADDRESS 23881/2 is Alatrai ct	NO. OF BLDGS ON PARCEL	
1	(1) TELEPHONE <u>242-2172</u>	BEFORE: AFTER: THIS CONSTRUCTION	
	(2) APPLICANT Ashley Const	USE OF EXISTING BLDGS dome	
I	(2) ADDRESS <u>545 Grand mesn Au</u>	DESCRIPTION OF WORK AND INTENDED USE:	
I	<sup>(2)</sup> TELEPHONE <u>よれみ~えんろろ</u>	Build a screened in porch	
		; showing all existing and proposed structure location(s), parking, erty, and all easements and rights-of-way which abut the parcel.	
THIS SECTION TO BE COMPLETED BY COMMUNITY DEVELOPMENT DEPARTMENT STAFF 📾			
	ZONE	Maximum coverage of lot by structures	
	SETBACKS: Front from property line (PL) or from center of ROW, whichever is greater	Parking Req'mt	
	Side from PL Rear from P	Special Conditions L	
	Maximum Height		
		roved, in writing, by the Director of the Community Development cannot be occupied until a final inspection has been completed and ing Department (Section 305, Uniform Building Code).	

I hereby acknowledge that I have read this application and the information is correct; I agree to comply with any and all codes, ordinances, laws, regulations or restrictions which apply to the project. I understand that failure to comply shall result in legal action, which may include but not necessarily be limited to non-use of the building(s).

Applicant Signature	Date 7-5-95
Department Approval Lonnie Edwards	Date <u>7-5-95</u>
\dditional water and/or sewer tap fee(s) are required: YES NO	WONO. N/A - no change
Utility Accounting Millie Foule	Date <u>7-5-95</u>
VALID FOR SIX MONTHS FROM DATE OF ISSUANCE (Section 9-3-2C	Grand Junction Zoning & Development Code)

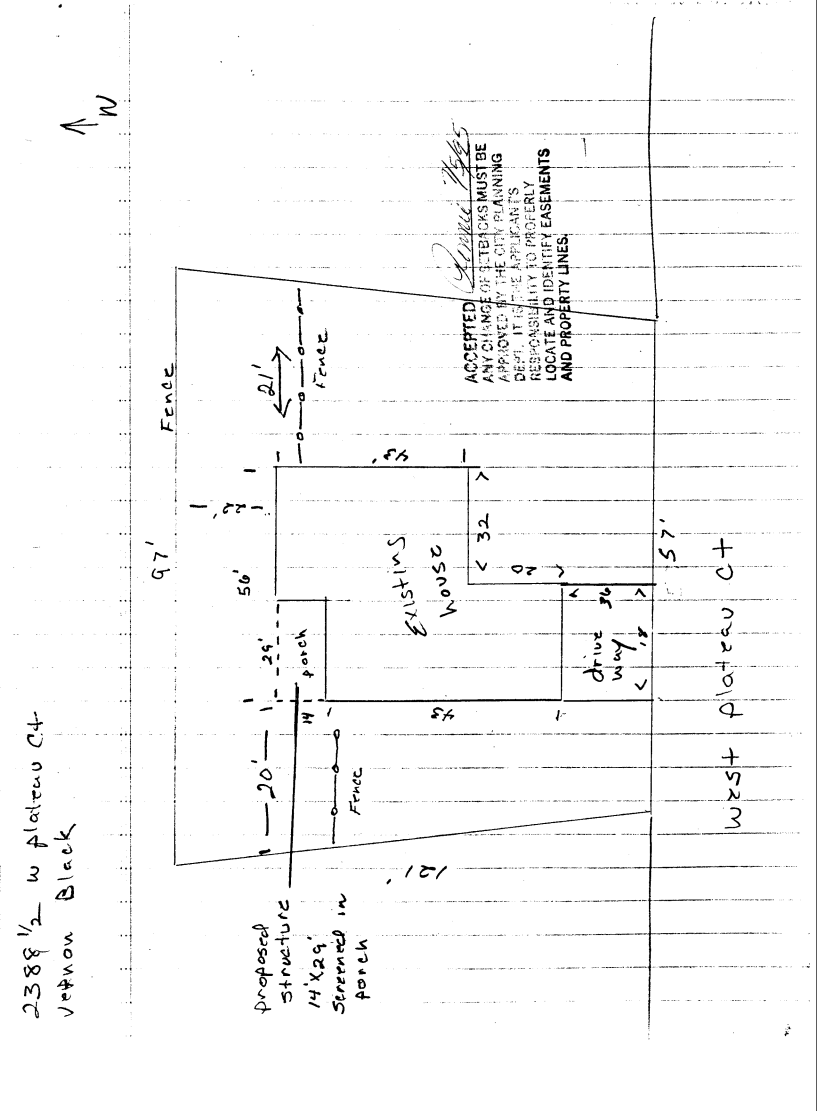
VALID FOR SIX MONTHS FROM DATE OF ISSUANCE (Section 9-3-2C Grand Junction Zoning & Development Code)

(White: Planning)

(Yellow: Customer)

(Pink: Building Department)

(Goldenrod: Utility Accounting)



## BE IT KNOWN THAT:

Leo T. Prinster and L. Carolyn Prinster, as owner(s) of the real property described herein, all situate in the City of Grand Junction, Mesa County Colorado, and more particularly known and described as Lots 10C, 11C; Block 7, Ridges Subdivision, Filing #3 (Lots 10C and 11C) do hereby acknowledge and agree that this instrument shall represent our understanding that as a condition of City approval of the attached site plan, that Lots 10C and 11C are and shall be treated as one parcel for the principal use of a <u>Residence</u> and to satisfy setback requirements for any and all structures constructed thereon.

If and when we or our successors in interest build, own or acquire any structure, which has been placed or built on or over the property line between Lots 10C and 11C, or on or over any portion of said line, or so close thereto that the structure does not meet applicable setbacks and/or bulk requirements then sufficient area from one and/or both lots shall be used to meet any and all required setbacks and bulk requirements as required by the Zoning and Development Code of the City of Grand Junction.

We further understand and agree that <u>Lots 10C and 11C</u> constitute two parcels but by placement of a use on or sufficiently near the property line that the adjoining and contiguous parcel shall be encumbered by and shall serve as, the necessary area for setback and bulk requirement purposes and either or both lots may be rendered undevelopable for additional uses.

This instrument shall be recorded in the land records of Mesa County and shall be deemed to be a covenant which runs with the land for such time as any or all structure(s) constructed on Lots 10C and 11C (are) on or over the lot line, or is (are) so close thereto as to not meet applicable setback and bulk requirements for each lot.

This covenant shall be binding upon any and all successors in interest to the above described property and shall not cease except for and accordance with cause stated herein.

Any agreement, representation or waiver is made knowingly and voluntarily with full understanding and complete knowledge of the consequences thereof.

IN WITNESS WHEREOF, WE, have signed, executed and acknowledges this instrument on this 30% day of  $M_{acc}$  1995.

Leol Trinster L. Carolyn Prinster

Page 1 of 2

## STATE OF COLORADO COUNTY OF MESA

The foregoing agreement was subscribed and sworn to before me this <u>30</u> day of <u>May</u> 1995 by <u>Leo T. Prinster and L. Cavolyn Prinster</u>.

YOHLE

My commission expires  $\_6-24-95$ 

Page 2 of 2