FEE\$	10.00
TCP\$	1589 CO
SIF\$	460.00

(White: Planning)

(Yellow: Customer)

PLANNING CLEARANCE

BLDG	PERMIT	NO.

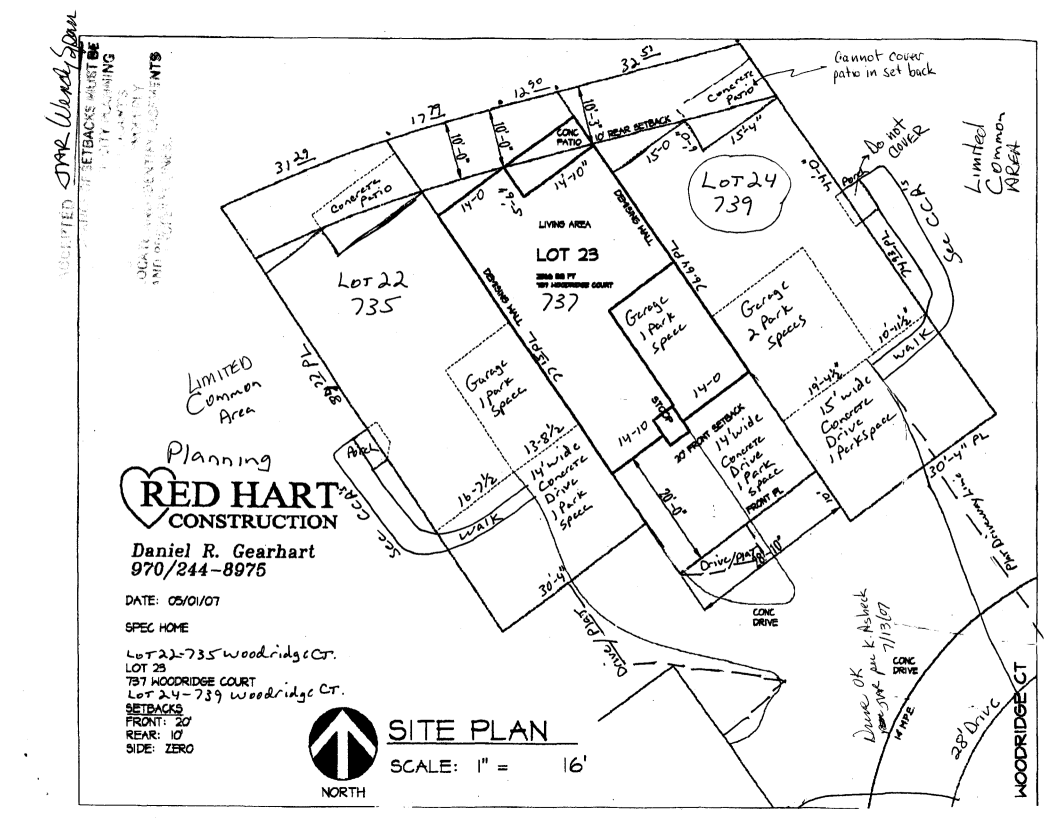
(Single Family Residential and Accessory Structures)

Community Development Department

Building Address 739 Woodridge CT	No. of Existing Bldgs No. Proposed
Parcel No. 2201 - 341 - 37 - 024	Sq. Ft. of Existing Bldgs Sq. Ft. Proposed
Subdivision Woodridge	Sq. Ft. of Lot / Parcel 34.50
Filing Block Lot 24	Sq. Ft. Coverage of Lot by Structures & Impervious Surface
OWNER INFORMATION:	(Total Existing & Proposed)
Name REDHART Homes at Woods, oly c	DESCRIPTION OF WORK & INTENDED USE:
Address 2320 ElaRd.	New Single Family Home (*check type below) Interior Remodel Addition
City/State/Zip Grand Jet, CO 81503	Other (please specify): Town home -a Hacha Single Camilly
APPLICANT INFORMATION:	*TYPE OF HOME PROPOSED:
Name RED HART CONST	Site Built Manufactured Home (UBC) Manufactured Home (HUD)
Address 2320-E/2 Rol	Other (please specify):
City / State / Zip Grand Jet CO 8/503 NO	ITES: New S/F Ronch Townhone
Telephone 234-0812 - Dan	
	isting & proposed structure location(s), parking, setbacks to all a width & all easements & rights-of-way which abut the parcel.
property lines, ingressiegress to the property, univeway location	i a widin a an easements a rights-or-way which about the parcel.
	IUNITY DEVELOPMENT DEPARTMENT STAFF
THIS SECTION TO BE COMPLETED BY COMM	IUNITY DEVELOPMENT DEPARTMENT STAFF
THIS SECTION TO BE COMPLETED BY COMM	Maximum coverage of lot by structures 70%
THIS SECTION TO BE COMPLETED BY COMM ZONE PD SETBACKS: Front 20' from property line (PL)	Maximum coverage of lot by structures 70% Permanent Foundation Required: YES_V NO
THIS SECTION TO BE COMPLETED BY COMM ZONE PD SETBACKS: Front 20 from property line (PL) Side from PL Rear 10 from PL	Maximum coverage of lot by structures 70% Permanent Foundation Required: YES NO Parking Requirement
THIS SECTION TO BE COMPLETED BY COMN ZONE	Permanent Foundation Required: YESNO Parking Requirement Special Conditions in writing, by the Community Development Department. The ntil a final inspection has been completed and a Certificate of
THIS SECTION TO BE COMPLETED BY COMNZONE PD SETBACKS: Front 20 from property line (PL) Side from PL Rear 10 from PL Maximum Height of Structure(s) 35 Voting District Driveway Location Approval (Engineer's Initials) Modifications to this Planning Clearance must be approved, structure authorized by this application cannot be occupied u Occupancy has been issued, if applicable, by the Building De I hereby acknowledge that I have read this application and the	Permanent Foundation Required: YESNO Parking Requirement Special Conditions in writing, by the Community Development Department. The ntil a final inspection has been completed and a Certificate of partment (Section 305, Uniform Building Code). information is correct; I agree to comply with any and all codes, project. I understand that failure to comply shall result in legal
THIS SECTION TO BE COMPLETED BY COMNZONE PD SETBACKS: Front 20 from property line (PL) Side from PL Rear 10 from PL Maximum Height of Structure(s) 35 Driveway Location Approval (Engineer's Initials) Modifications to this Planning Clearance must be approved, structure authorized by this application cannot be occupied u Occupancy has been issued, if applicable, by the Building De I hereby acknowledge that I have read this application and the ordinances, laws, regulations or restrictions which apply to the	Permanent Foundation Required: YESNO Parking Requirement Special Conditions in writing, by the Community Development Department. The ntil a final inspection has been completed and a Certificate of partment (Section 305, Uniform Building Code). information is correct; I agree to comply with any and all codes, project. I understand that failure to comply shall result in legal
THIS SECTION TO BE COMPLETED BY COMNZONE SETBACKS: Front 20 from property line (PL) Side from PL Rear 0 from PL Maximum Height of Structure(s) 35 Driveway Location Approval (Engineer's Initials) Modifications to this Planning Clearance must be approved, structure authorized by this application cannot be occupied u Occupancy has been issued, if applicable, by the Building De I hereby acknowledge that I have read this application and the ordinances, laws, regulations or restrictions which apply to the action, which may include but not necessarily be limited to no	Permanent Foundation Required: YESNO
THIS SECTION TO BE COMPLETED BY COMNZONE SETBACKS: Front 20 from property line (PL) Side from PL Rear 0 from PL Maximum Height of Structure(s) 35 Voting District Driveway Location Approval (Engineer's Initials) Modifications to this Planning Clearance must be approved, structure authorized by this application cannot be occupied u Occupancy has been issued, if applicable, by the Building De I hereby acknowledge that I have read this application and the ordinances, laws, regulations or restrictions which apply to the action, which may include but not necessarily be limited to no Applicant Signature	Maximum coverage of lot by structures 70% Permanent Foundation Required: YES NO Parking Requirement Special Conditions In writing, by the Community Development Department. The Intil a final inspection has been completed and a Certificate of partment (Section 305, Uniform Building Code). Information is correct; I agree to comply with any and all codes, project. I understand that failure to comply shall result in legal in-use of the building(s). Date 1/26/67
THIS SECTION TO BE COMPLETED BY COMM ZONE	Maximum coverage of lot by structures 70% Permanent Foundation Required: YES NO Parking Requirement Special Conditions Special Conditions in writing, by the Community Development Department. The ntil a final inspection has been completed and a Certificate of partment (Section 305, Uniform Building Code). information is correct; I agree to comply with any and all codes, project. I understand that failure to comply shall result in legal n-use of the building(s). Date 1126/67

(Pink: Building Department)

(Goldenrod: Utility Accounting)



RECEPTION #: 2372380, BK 4388 PG 782 04/02/2007 at 11:22:03 AM, 2 OF 10, R \$50.00 S \$1.00 Doc Code: COVENANTS Janice Rich, Mesa County, CO CLERK AND RECORDER

739 Woodridge

from time to time. Common Area shall be divided into two categories, "General Common Area" and "Limited Common Area" having the following definitions:

- (i) "General Common Area" means all Common Area except all Limited Common Area and may be designated by abbreviation on the plat as "GCB;"
- (ii) "Limited Common Area" means those Common Areas designated or reserved herein or on the plat map for the exclusive use by fewer than all of the Owners of Lots, and may be designated by abbreviation on the plat as "LCE" and shall include all sidewalks, driveways and paties constructed by or on behalf of the Declarant for use by specific Unit Owners, regardless of whether they are designated as LCE's on the plat map. The Limited Common Area is for the exclusive use of the Owners of the Units to which they are attached or relate, their respective invitees and guests.
- Section 5. "Lot" shall mean and refer to any plot of land shown upon any recorded subdivision map of the Properties with the exception of the Common Area.
- Section 6. "Declarant" shall mean and refer to Woodridge, LLC, its successors and assigns if such successors or assigns about acquire more than one undeveloped Lot from the Declarant for the purpose of development,
- Section 7. "Architectural Control Committee" shall mean and refer to the Architectural Control Committee set forth at Article VI of this Declaration.

ARTICLE II PROPERTY RIGHTS IN THE LOTS AND COMMON AREAS

Section 1. Title to the Lots. The Declarant, its successors and assigns, shall convey fee simple title to the Lots subject to current real property taxes, which taxes shall be provided to the date of transfer, and easurents, conditions and reservations then of record, including those set forth in this Declaration. No Owner shall be entitled to subdivide a Lot, nor shall any Owner be entitled to sever his ownership interest in a Lot from his membership in the Association, provided that this clause shall not be construed as precluding the Owner of a Lot from creating a cotenancy or joint tenancy with any other person or persons.

- Section 2. Title to the Common Area. The Declarant, its successors and assigns, shall convey by appropriate deed fee simple title to the Common Area to the Association, free and clear of all lieus and encumbrances, except easurements, conditions and reservations then of record, excluding those set forth in this Declaration.
- <u>Section 3.</u> <u>Members' Essements of Enloyment.</u> Every Member shall have a non-exclusive right and essement in and to the Common Area, including, but not limited to, an essement for ingress, egress and subjacent support over and through the Common Area, and essements for utilities and drainage. Each such essement shall be appurtenant to and shall pass with the title to every Lot, subject to the following provisions:
- a. The right of the Association to adopt uniform rules and regulations pertaining to the use and enjoyment of the Common Area and for the use, operation and maintenance of any irrigation system owned by the Association.
- b. The Association may borrow money and grant a mortgage or deed of trust on the Common Area or any part thereof for the purpose of improving the Common Area, provided any such mortgage or deed of trust shall be expressly subordinate to the rights of the Members herein;
- c. The right of the Association to suspend a Member's voting rights for any period during which any Assessment against his Lot remains unpaid and delinquent; and for a period not to exceed (30) days for any single infraction of the rules and regulations of the Association, provided that any suspension of such voting rights, except for failure to pay assessments, shall be made only by the Association or a duly appointed committee thereof, after notice and hearing given and held in accordance with the Bylaws of the Association;
- d. The right of the Association to dedicate or transfer all or any part of the Common Area to any public agency, authority or utility for such purposes and subject to such conditions as may be agreed to by the Members. No such dedication or transfer shall be effective unless an instrument signed by Members entitled to cast