

**GRAND JUNCTION CITY COUNCIL
WORKSHOP**

**MONDAY, MARCH 4, 2013, 11:30 A.M.
ADMINISTRATION CONFERENCE ROOM
2ND FLOOR, CITY HALL
250 N. 5TH STREET**

To become the most livable community west of the Rockies by 2025

1. Museum of Western Colorado Director Peter Booth
2. Strive Contract for Botanical Gardens [Attach](#)
3. Legislative Update
4. Draft Resolution Regarding 2nd Amendment [Attach](#)
5. Draft Resolution Regarding Ballot Measure B [Attach](#)
6. Other Business



Date: February 28, 2013

Author: Rob Schoeber

Title/ Phone Ext: Parks &

Recreation Director/3881

Proposed Meeting Date:

March 4, 2013

Attach

CITY COUNCIL STAFF REPORT WORKSHOP SESSION

Topic: Agreement with Strive (formerly Mesa Developmental Services) for operation of the Botanical Gardens.

Staff (Name & Title): Rob Schoeber, Parks and Recreation Director
John Shaver, City Attorney

Summary:

The City entered into a contract with the Western Colorado Rose Society (now known as the Western Colorado Botanical Society) in 1994 for the lease and operation of the City land between the River and Struthers Avenue. The proposed agreement by and between Strive, the Western Colorado Botanical Society and the City terminates the 1994 lease and assigns the management and operational functions to Strive.

Background, Analysis and Options:

In 1994, the Western Colorado Botanical Society leased and operated the property that has become the current botanical gardens for a fee of \$1 per year. Through the years, the City has also assisted the Society with a variety of projects including restroom construction, irrigation systems, utility payments and facility development.

In December of 2011, with consent of the Society, Mesa Developmental Services undertook management of the Gardens. Since that time, the City, Society and MDS have worked together on the proposed agreement for future operations of the property and programs.

Board or Committee Recommendation:

N/A

Financial Impact/Budget:

The new partnership by and between the City and Strive includes shared costs for maintenance and capital improvements between the City and Strive. It is anticipated that necessary maintenance shall be absorbed through the Parks operational budget, and any capital improvements shall be requested through future budget requests.

Legal issues:

The City Attorney and legal counsel for Strive drafted the proposed agreement. The City Attorney recommends and approves of the form and content of the draft agreement.

Other issues:

In accordance with the proposed agreement the Botanical Society releases and transfers all of its interest under the lease and to the improvements on the property to the City. That transfer will facilitate the future development of the property as an element of the Las Colonias Park.

Jeff Nichols, Strive Chief Executive Office, is an active member of the master plan committee for Las Colonias Park.

Previously presented or discussed:

N/A

Attachments:

Proposed agreement

**Agreement
Between the City of Grand Junction,
The Western Colorado Botanical Society
And
Strive Formerly Mesa Developmental Services**

THIS AGREEMENT is made and entered into as of March ____, 2013, by and between the City of Grand Junction (“City”), a Colorado home rule municipality, The Western Colorado Botanical Society (“Society”), a Colorado nonprofit corporation, and Mesa Developmental Services (“MDS”), a Colorado nonprofit corporation. The City, Society and MDS shall be referred to collectively herein as the “parties.”

RECITALS

WHEREAS, the City owns certain real property located west of 8th Street and south of Struthers Avenue, Grand Junction, Colorado herein referred to as the “Property”; and

WHEREAS, the City leased the Property to the Society for an initial term of twenty (20) years pursuant to a lease dated June 24, 1994 (the “Lease”); and

WHEREAS, during the term of the Lease the Society has established on the Property a community botanical gardens program, and in furtherance of the program has improved the Property with outdoor gardens, greenhouses, a children’s castle, a butterfly pavilion, and other related facilities and amenities, which are intended for public use and enjoyment as well as related educational, cultural, horticultural, recreational and fund-raising purposes. Such program and its related improvements, amenities, operations and activities on the Property shall be referred to collectively herein as the “Gardens”; and

WHEREAS, despite the dedicated support of many Society members and other committed volunteers and patrons, in recent years the Society encountered a number of challenges that jeopardized the continued operation and success of the Gardens, and ultimately it turned to MDS, a nonprofit organization providing community-based services and supports for persons with developmental disabilities, to provide the necessary organizational support, assistance and resources to restore and rejuvenate the Gardens as a viable community asset; and

WHEREAS, since December 2011 MDS has, with the City’s full knowledge and consent and in consultation with the Society, undertaken management and operation of the Gardens, and its success in doing so is recognized by all of the parties; and

WHEREAS, the parties have jointly reviewed their relationship with respect to the Property and the Gardens, and have determined that the parties’ respective interests, including the Society’s goals and vision regarding the Gardens, MDS’ desire for a sustainable venture providing employment, volunteer and enrichment opportunities for the persons with disabilities it serves, and the City’s master plan for the development of the area, including the Property, can

best be achieved by terminating the Lease and restructuring the parties' rights and obligations regarding the Property and operation and development of the Gardens in accordance with the terms and conditions set forth herein;

NOW, THEREFORE, in consideration of the above recitals and the other terms and conditions of this Agreement, the parties agree as follows:

1. Termination of Lease. The City and Society hereby terminate the Lease, and no party to the Lease shall have any further right or obligation thereunder as of the date of this Agreement. This Agreement shall replace and supercede the Lease in all respects.

a. The Society waives, relinquishes and gives up any right, title or interest it may have in the Property and any improvements thereto, including any right to remove improvements constructed on or permanently affixed to the Property pursuant to Paragraph 18 of the Lease. Subject to subparagraphs b. and e. of this Paragraph, the parties agree that ownership of any and all presently existing intangible assets or intellectual property rights in connection with the Gardens, such as copyrights, trade marks or trade names, are or shall be retained and owned by the Society. The parties agree to execute any documents or instruments that any party deems reasonably necessary to effectuate this provision.

b. In consideration of this Agreement, the Society agrees to assign and convey all of its right, title and interest in any Society-owned tangible personal property now located on the Property or used in the operation of the Gardens, including, but not limited to, furniture, removable trade fixtures, tools, mowers and other equipment and related implements or items, to MDS in "as is" condition, free and clear of any liens or encumbrances. Society agrees to execute a bill of sale or other instrument MDS deems necessary to fully effectuate this provision.

c. City, for itself, its officers, governing council, agents, legal representatives, successors and assigns, and for and on behalf of any person or entity who may assert any claim derived from any claim which has been or could be asserted by it, hereby releases and forever discharges MDS and Society, their respective officers, directors, employees, agents, successors and assigns, or any of them from any and all claims, damages, actions, suits or demands of any kind or nature whatsoever, whether known, unknown, foreseen, unforeseen, foreseeable or unforeseeable, legal or equitable, accrued or unaccrued, arising from or in any way related to the Lease or its formation, performance or termination, or regarding the use, operation or condition of the Property or the Gardens prior to the date hereof.

d. Society, for itself, its officers, directors, agents, legal representatives, successors and assigns, and for and on behalf of any person or entity who may assert any claim derived from any claim which has been or could be asserted by it, hereby releases and forever discharges MDS and City, their respective governing boards, officers, directors, employees, agents, successors and assigns, or any of them from any and all

claims, damages, actions, suits or demands of any kind or nature whatsoever, whether known, unknown, foreseen, unforeseen, foreseeable or unforeseeable, legal or equitable, accrued or unaccrued, arising from or in any way related to the Lease or its formation, performance or termination, or regarding the use, operation or condition of the Property or the Gardens prior to the date hereof.

e. Society, for itself, its officers, directors, agents, legal representatives, successors and assigns, and for and on behalf of any person or entity who may assert any claim derived from any claim which has been or could be asserted by it, covenants and agrees not to assert any right, claim or demand, or file, commence or prosecute any claim or cause of action or take any other action to prevent, challenge, impair, impede, or interfere with the rights and obligations of the City and MDS with regard to the operation of the Gardens or use of the Property as set forth in this Agreement; provided, however, that neither the City nor MDS shall use, in connection with the Gardens or their activities or programs associated therewith, the names or marks listed on the attached Exhibit C without the Society's prior written consent.

2. Grant of Licenses.

a. Subject to the terms and conditions of this Agreement and without rent or other charge, the City hereby grants and conveys to MDS an exclusive license to conduct and manage the day-to-day business and horticultural operations of the Gardens as the same are depicted on Exhibit A attached hereto ("Licensed Area") during the term of this Agreement. Such exclusive license shall authorize MDS to:

(1) charge admission fees, pass fees, use or activity fees for entrance to or use of the Gardens and/or the Licensed Area, prepare and/or sell concessions or concession products, install vending machines, and offer for retail sale gifts, toys, clothing items, souvenirs, books, seeds, bulbs or other botanical, horticultural or gardening tools, products or inventory.

(2) keep and retain any and all fees, charges, sale proceeds and other funds or revenue derived from or generated by its operations.

(3) locate, plant and cultivate annuals, perennials and other plant materials or botanical exhibits on the grounds of the Licensed Area in accordance with a plan developed in cooperation with the City in accordance with Paragraph 4.d. below. That plan shall be Exhibit B to this agreement and is incorporated by this reference as if fully set forth.

(4) conduct fund-raising or other private events and activities on the Licensed Area and retain the proceeds thereof.

(5) manage, control and provide general supervision over operation of the Gardens and Licensed Area, including, but not limited to, setting of reasonable

hours of operation, recruiting and supervising volunteers, scheduling and approval of events and activities, controlling and regulating public and adopting and enforcing reasonable rules and regulations for patrons and other visitors to the Gardens and Licensed Area.

(6) Perform all services that are necessary and proper for the operation and management of the Gardens and Licensed Area and report to Owner promptly any conditions concerning the Property that, in the opinion of MDS, require the City's attention.

b. Subject to the terms and conditions of this Agreement, the City further grants and conveys to MDS a nonexclusive license authorizing the latter to occupy and use the Gardens and Licensed Area and the improvements and facilities thereon for the purposes set forth in Paragraphs 2 a. and 3 d. herein for the term of this Agreement.

c. The licenses granted by this Agreement shall not be revocable except upon termination of this Agreement as provided below, but shall not be construed to grant or convey to MDS any other property right or possessory interest. The Property and all present and future improvements thereto shall at all times remain the property of the City.

3. MDS' Obligations. MDS shall:

a. supervise, monitor and control all activities authorized or permitted by it with regard to the safety of employees, volunteers and members of the general public, and shall establish and enforce reasonable rules and regulations regarding use or access to the Gardens and Licensed Area by the public.

b. refrain from constructing permanent improvements, erect obstructions or barriers (except of a temporary nature) or substantially alter the existing improvements or physical contours of the Property without the City's prior written consent.

c. keep the Gardens and Licensed Area free of debris, collect and empty trash, and maintain restrooms in a clean and sanitary condition.

d. continue to operate and manage the Gardens and Licensed Area as a public amenity and attraction, and to use the same for a community botanical gardens program and related educational, cultural, horticultural, recreational and fund-raising purposes, and such other purposes as the City may approve in writing. Such operation and management shall be provided without cost or charge to the City. MDS may develop and implement programming at the Gardens that will maximize the benefits and opportunities for the persons with disabilities it serves, so long as such programs do not substantially conflict or interfere with such use and purposes.

e. document its revenues and expenses in connection with its operation of the Gardens. MDS shall make its financial and accounting records related to operation of the

Gardens available for inspection and audit by the City within five (5) business days after notice by City to MDS requesting such inspection or audit.

f. pay for all utilities and other operational expenses of the Gardens except for trash service, irrigation and potable water, repairs and maintenance that the City is obligated to provide or perform as set forth in Paragraph 4 below. "Operational expenses," as used in this paragraph, shall include the cost of food, concession and food products, beverages or other goods or products sold or offered for sale in the course of Gardens business. MDS may separately contract with the City, by and through Two Rivers Convention Center to supply beverages and/or other concession foods/food products, and the cost of the same to MDS shall be the City's actual cost.

g. procure and maintain commercial general liability insurance covering all MDS' operations in connection with the Gardens including operations, property damage, and personal injury with a combined single limit of not less than \$1,000,000.00 per occurrence / \$2,000,000.00 general aggregate. The City shall be an additional named insured on MDS' insurance. MDS shall provide the City with an ACORD form evidencing the insurance in the form and amount required by the City. MDS' insurance shall not be cancelled without thirty (30) days' advance written notice to the City.

h. submit to the City, upon request, a schedule setting forth its then-current fees and charges for admission, concessions and other items offered for sale to the public in connection with the Gardens.

i. emphasize service to patrons of and visitors to the Gardens, and shall establish a policy requiring patrons to be greeted and served upon their admission to the Gardens, and to be thanked for their patronage upon their exit from the Gardens.

j. provide full and part-time staff sufficient to conduct the operations of the Gardens; however, the City understands and agrees that MDS may employ or otherwise assign persons with disabilities receiving services from MDS to perform any operational position or function at the Gardens, provided that such position is within such person's skills and abilities, with or without reasonable accommodation, and such person is adequately supervised. MDS agrees to perform a reasonable background inquiry and screening with respect to any person who is assigned to work at the Gardens on a volunteer basis. Upon the City's request, MDS shall remove and or replace any volunteer(s) the City deems unacceptable. The City agrees that it will consult with MDS about its needs/expectations for volunteers and that it will not unlawfully, arbitrarily or unreasonably request removal of any MDS volunteer.

k. order, stock and staff concession facilities in accordance with Mesa County Health Department and any other applicable local and/or state laws, rules and regulations, if it offers food or beverage concessions on the Licensed Area.

l. refrain from serving alcoholic beverages or allowing such beverages to be served on the Property except in accordance with a duly issued Special Event Permit as provided by Colorado law.

m. provide and perform all mowing and trimming, fertilization and weed abatement for the Gardens, and shall provide its own personnel, equipment and other resources as necessary for such purposes at MDS' expense.

4. City's Obligations. The City shall—

a. provide, at its sole expense, maintenance and repairs (including replacement when needed) of the improvements on the Property to the standard applied to the City's other parks and recreational facilities, including but not limited to mechanical equipment, roofing, parking areas, sidewalks, lighting, security systems, plumbing, electrical systems, heating and air conditioning systems. Maintenance, repairs and upkeep shall be scheduled, insofar as practicable, so as not to unreasonably interfere with MDS' operation of the Gardens; however, the City may impose reasonable temporary use limitations in order to protect Gardens facilities from waste or damage.

b. provide potable water service, trash removal and adequate irrigation water for the Gardens as presently located on the Property, and shall provide its own personnel, equipment and other resources as necessary for such purposes at City's expense.

c. provide, at its sole expense, standard fire, casualty and extended coverage insurance covering the buildings and improvements in amounts reasonably acceptable to MDS. If the buildings situated on the Property should be damaged by fire, tornado or other casualty, and the City does not proceed with reasonable diligence to rebuild and repair such buildings to substantially the condition in which they existed prior to such damage, MDS may terminate this Agreement by the delivery of written notice of termination to City.

d. work cooperatively with MDS in connection with the latter's operation of the Gardens and to design special interest garden areas and other improvements, and shall allow MDS to exercise the rights and privileges granted to it by this Agreement without unreasonable interference.

e. work closely with MDS to develop and/or revise the master plan for Las Colonias Park ("Park") so that the Gardens are an accessible feature and attraction of the Park when it is developed. The City shall, if possible, include in the master plan options for new restroom facilities near the Gardens for public use. In the event the City completes construction of such facilities, MDS may limit the existing restrooms at the Gardens to Garden patron use only.

5. Society's Obligations. During the term of this Agreement, Society agrees to consult with and offer technical assistance as reasonably requested by MDS and the City

regarding the operation, maintenance, planning and future development of the Gardens. To the extent practicable, the Society agrees to work cooperatively with MDS and the City to sponsor, promote and advance fundraising and other community efforts in support of the Gardens.

6. Marketing. The parties shall collaborate and consult regarding marketing, advertising and promotion of the Gardens to the public as a public amenity and attraction, and in connection therewith MDS may enter into separate agreements with Society and/or City regarding such matters, including agreements regarding use and/or ownership of trade names, trade marks and other proprietary or copyrighted material associated with the Gardens or Gardens-related activities and programs; however, nothing herein shall obligate MDS or Society to disclose or share donor lists or other similar information of any kind containing names, addresses or other identifying information concerning their respective donors or contributors.

7. Capital Improvements. MDS shall neither direct nor require the City to perform any physical alterations to the facilities at the Gardens; instead, MDS and the City shall cooperatively plan for any capital improvements. In the event of a dispute, the City shall have and maintain final authority over all capital improvement projects affecting or involving the Property, the Licensed Area and/or the Gardens. Capital investment/improvement decisions regarding the Gardens shall be made by the City Park and Recreation Director as part of the Department's annual budget, and shall be subject to the annual budgeting process of the City. As part of that budget review, the City and MDS shall meet and confer and develop both capital and operating plans for the succeeding year as provided in Paragraph 9 below. MDS, may with the City's approval, make capital investments/improvements to the Gardens facilities at its own expense, but any improvements to the Property shall be owned by City.

8. Term and Termination. This Agreement may be terminated at any time by mutual agreement of MDS and the City, and may be terminated by either MDS or the City by giving sixty (60) days' advance written notice to the other parties; however, no notice of termination by the City shall be valid or effective unless, within thirty (30) days before the date such notice is given, the City has provided the other parties an opportunity to address the City's governing council regarding the proposed termination at a regular or special meeting of such council. Unless terminated as provided in this Paragraph, this Agreement will continue from year to year.

In the event of termination, MDS shall be liable for all expenses incurred in connection with the operation of the Gardens prior to the date of termination, and shall be entitled to receive and collect all revenues and accounts receivable generated by or attributable to its operation of the Gardens prior to the date of termination. At the termination of this Agreement, the City shall have ownership of all alterations, additions and improvements to the Property made by MDS, if any. All shelving, bins, equipment, furniture, machinery and other personal property or fixtures installed or used by MDS in the operation of the Gardens may be removed by MDS at the termination of this Agreement if MDS so elects, and shall be removed if required by City. All such removals and restoration shall be accomplished in a good workmanlike manner so as not to damage the primary structure or structural qualities of the buildings and other improvements situated on the Property. The parties' obligations as specified in this paragraph and in the subparagraphs of Paragraphs 1 and 10 of this Agreement shall survive termination.

9. Conference. The City and MDS agree to meet at least once on before October 31 of each year while this Agreement remains in effect to address and resolve any issues or concerns by either party regarding operation of the Gardens or the use, development or maintenance of the Property, including, but not limited to, any proposed amendments or clarifications of this Agreement.

10. Indemnification.

a. To the extent permitted by applicable law, MDS and the City shall each defend, indemnify and hold harmless the other from and against any and all third party actions, claims, suits, liabilities and losses, including all costs, attorneys' fees, expenses and liabilities incurred in the defense of any such third party claim or action or proceeding (collectively "Claims") arising from or related to the negligent or intentional acts or omissions of the indemnifying party or its contractors, subcontractors, independent contractors, suppliers, volunteers, officers, agents, employees, elected officials or servants in connection with their respective activities and programs upon the Property or use or operation of the Gardens under this Agreement. A party's obligation hereunder shall not be limited by the provisions of any workers' compensation act or similar statute.

b. To the extent permitted by applicable law, each of the parties shall defend, indemnify and hold harmless the others from and against any and all Claims suffered or incurred on account of any breach by such party, or any of its contractors, subcontractors, independent contractors, suppliers, officers, agents, employees, elected officials or servants of any covenant, agreement, term or condition set forth in this Agreement.

c. Nothing contained herein shall limit the City's protections under and by virtue of the Colorado Governmental Immunity Act, § 24-10-101, et. seq., C.R.S., or either parties' other rights, protections, immunities, defenses or limitations on liability afforded under law or principles of equity.

11. Nature of relationship. The parties are independent contracting entities. The business operations of MDS shall not be combined in any way with the operations of the City, but instead shall be maintained separately and distinctly. Neither the Society nor MDS shall be or represent itself to be considered an agent, affiliate, partner or joint venturer of or with the City for any purpose, and neither MDS nor its volunteers, clients or employees shall not be entitled to any of the rights or benefits the City provides for the City's employees.

12. Notice. Any notice required to be given under this Agreement shall be in writing and shall be, and at the option of the party giving notice, (i) personally delivered, (ii) transmitted by certified or registered mail, return receipt requested, postage prepaid, or (iii) or sent by FedEx or other recognizable overnight courier, to the parties at their respective addresses set forth below. Each of the parties shall give notice of any change of address to the other parties by notice pursuant to this Paragraph.

If to the City: City of Grand Junction
250 North 5th Street
Grand Junction, CO 81501
Attn: Parks and Recreation Director

With a copy to the City Attorney
at the same address

If to MDS: Mesa Developmental Services
950 Grand Avenue
Grand Junction, CO 81501
Attn: Chief Executive Officer

If to Society: Western Colorado Botanical Society
621 Struthers Avenue
Grand Junction, CO 81501
Attn: President

13. Miscellaneous.

a. The terms, provisions and covenants and conditions contained in this lease shall apply to, inure to the benefit of, and be binding upon the parties hereto and upon their respective heirs, legal representatives, successors and permitted assignees, except as otherwise herein expressly provided.

b. This Agreement constitutes the entire agreement of the parties, and there are no representations, inducements or other provisions other than those expressed herein. All changes, additions or deletions hereto must be in writing and signed by all parties.

c. This Agreement shall be governed by and construed in accordance with the laws of the State of Colorado. Venue for all actions connected herewith shall be in Mesa County, State of Colorado.

[signature page follows]

City:

CITY OF GRAND JUNCTION

Dated: _____

By _____

Rich Englehart

Title: City Manager

MDS:

MESA DEVELOPMENTAL SERVICES

Dated: _____

By _____

Jeff Nichols

Title: Chief Executive Officer

SOCIETY:

WESTERN COLORADO BOTANICAL
SOCIETY

Dated: _____

By _____

John Schler

Title: President

Exhibit A



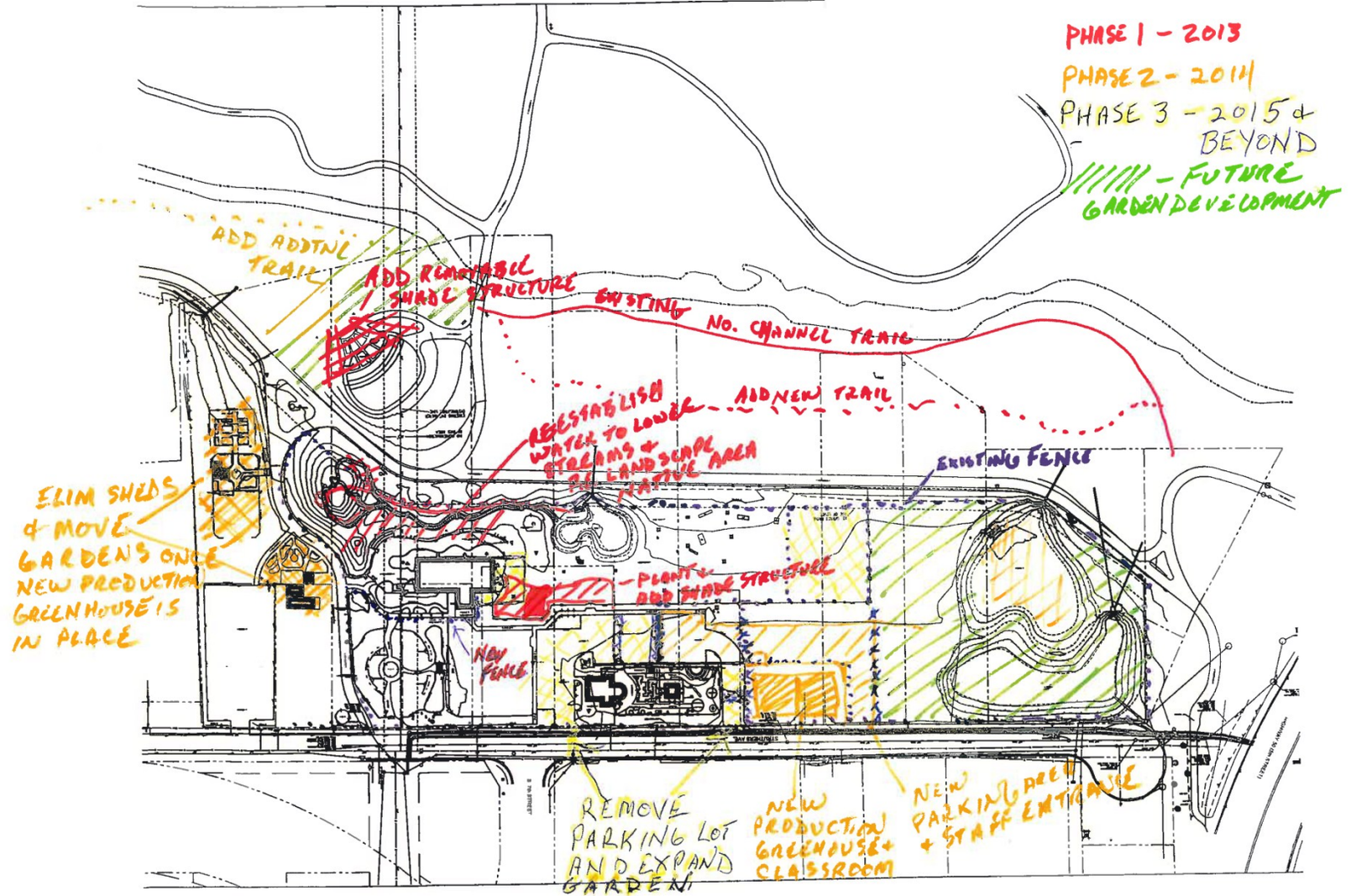
Legend
[Red Line] License Agreement Boundary (11.2 Acres)
[Dashed Line with 'x'] Fence
[Light Blue Rectangle] Bridge

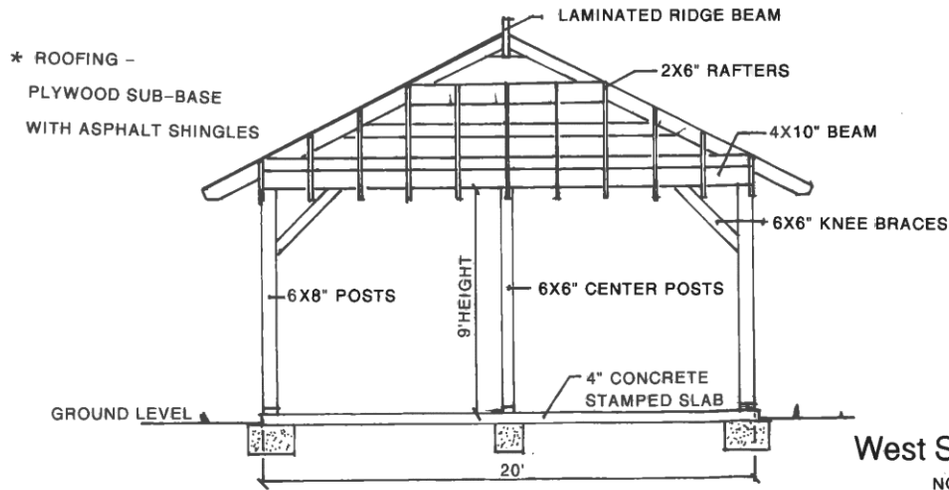
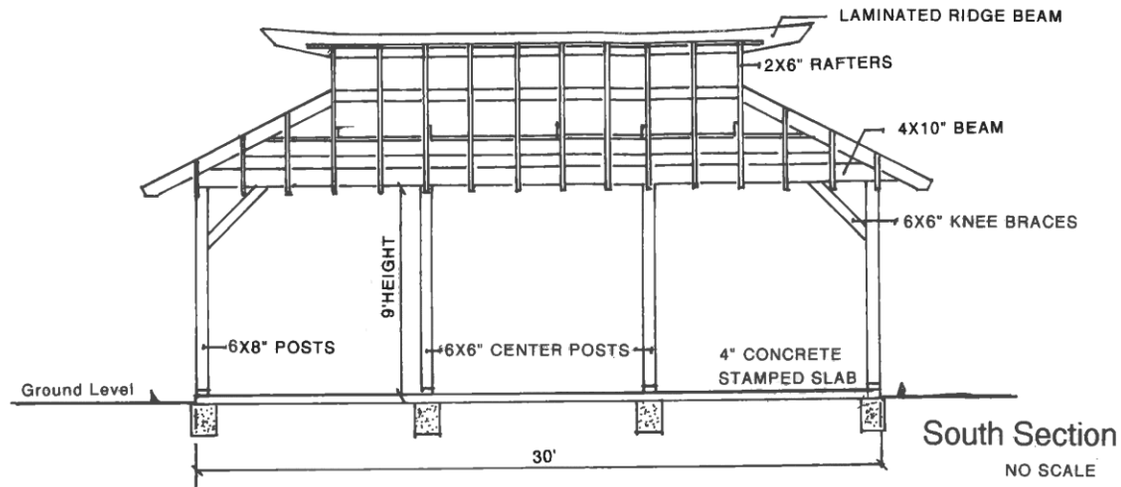
EXHIBIT B

Development plans for Western Colorado Botanic Gardens

<u>Project Description</u>	<u>Cost Estimate</u>
<i>Phase 1 – now through the 2013 season</i>	
1) Re-establish water flow through lower streams in native area (between Greenhouse and trail) and replant/re-landscape area	35,000
2) Add removable shade structure over small amphitheater (removable posts with canvas sail cloth)	25,000
3) Re-establish use of irrigation pond and water access from North Channel	1,000
4) Add Pergola/Shade Structure and landscape area immediately west of greenhouse (maybe 2014)	20,000
5) Add new loop to North channel native trail – in concert with re-vegetation of surrounding area	2,500
<i>Phase 2 – through the 2014 season</i>	
1) New production greenhouse and classroom	350,000
2) Revise existing parking lot and expand for staff and private function/meeting parking	50,000
3) Move Herb Garden, International Garden and utility sheds	25,000
<i>Phase 3 – through 2015 season</i>	
1) Expand Heritage Garden – add commercial agriculture area	75,000
2) Remove abandoned east end of parking area and establish new gardens and connecting pathways between existing greenhouse and children's area and Pomrenke library	50,000
3) Move/add fencing in areas to finalize secure areas of gardens	15,000
4) Add additional native trail from Amphitheatre to the East	1,000
<i>Future Development – beyond 2015</i>	
1) Expand existing greenhouse to the west and rehab existing greenhouse	500,000
2) Develop garden areas surrounding existing irrigation and retention ponds on west side	75,000
3) Develop additional native garden planting around small amphitheater	35,000

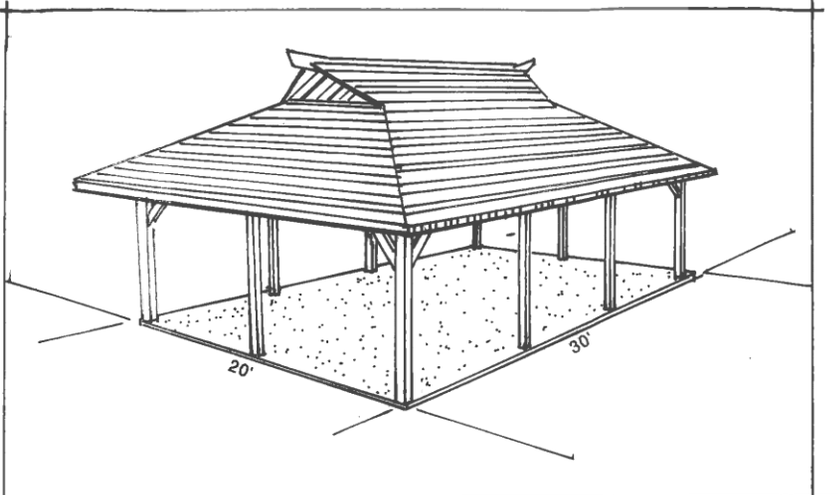
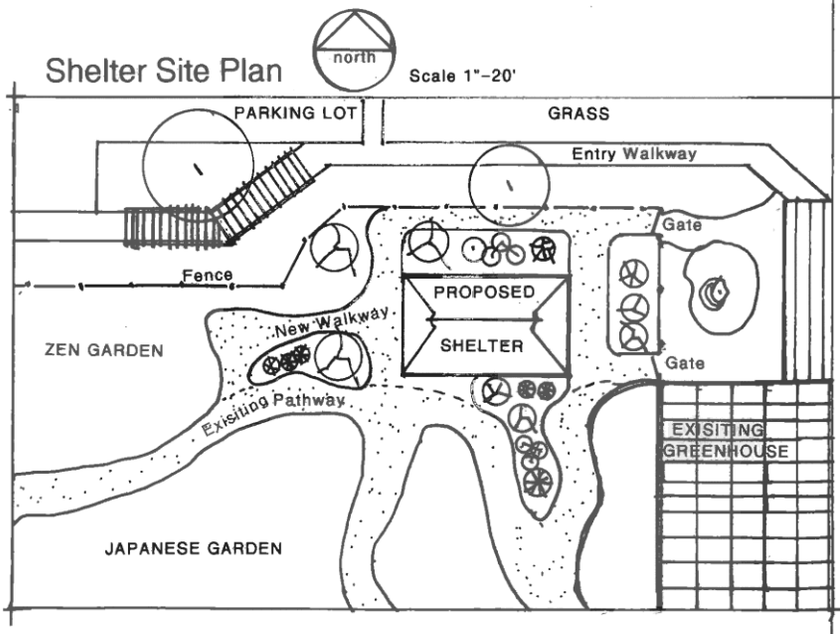
2/27/13





WESTERN COLORADO
BOTANICAL GARDENS SHELTER
ELEVATIONS

SIZE 20' X 30'



Shelter Perspective
No Scale

**WESTERN COLORADO
BOTANICAL GARDENS SHELTER**

EXHIBIT C

LIST OF NAMES NOT TO BE USED IN CONNECTION WITH THE GARDENS OR THE ACTIVITIES OR PROGRAMS ASSOCIATED THEREWITH WITHOUT THE PRIOR WRITTEN CONSENT OF THE WESTERN COLORADO BOTANICAL SOCIETY:

Western Colorado Botanical Society

WCBS

Western Colorado Botanical Gardens

Western Colorado Botanic Gardens and Butterfly House

Bloomin' Deals

Botanic Gardens Garden Tour

Sunset Stroll

Attach

RESOLUTION NO. __-13

A RESOLUTION IN SUPPORT OF THE SECOND AMENDMENT TO THE UNITED STATES CONSTITUTION

RECITALS:

The members of the City Council of the City of Grand Junction have sworn an oath or given an affirmation to support the laws of the City, the State and the United States and the Charter and respective Constitutions thereof. With this resolution the Council affirms that oath and encourages all citizens to take the same oath and commit to acting responsibly to protect the liberties that we all share and to conscientiously obey the law that binds us as a people.

Following the Newtown, Connecticut and Aurora, Colorado tragedies, among others, there has been much public debate and discourse about the regulation of firearms and the proper response of government at all levels to those senseless acts.

In response to those incidents some in government have proposed stringent regulation, while others have vigorously opposed those regulations. Currently the Colorado legislature is considering legislation that some believe infringes on Constitutional protections and others believe is not restrictive enough. The legislative process is not yet complete and the City Council encourages citizens to communicate with your State and National officials regarding new and/or additional restrictions on lawful firearms and accessories and/or on the possession, use, sale or transfer of rightfully owned guns.

Many people have asked the City Council to get involved but candidly there is little that the Council can do. One thing that the City Council can do, and by this resolution does do, is to publically support and affirm the protections of the Second Amendment to the United States and Section 13, Article II of the Colorado Constitutions.

In support thereof the City Council recognizes the rights of persons to lawfully defend themselves, defend others and lawfully and rightfully engage in hunting and shooting sports. Furthermore, the City Council recognizes the right of citizens to keep and bear arms and that the same shall, in the words of the Colorado Constitution, not be called into question and/or as stated in the Second Amendment that the right shall not be infringed.

Studies by the National Academies of Science and the Centers for Disease Control have found no persuasive evidence that gun control laws actually reduce crime. Some laws may cause or create situations under which lawful gun

owners would become criminals. That or any similar result is unacceptable in light of the Constitutional protections.

Statistically the vast majority of lawful owners are law abiding citizens and their firearms are not used to commit crime and those persons should not presumptively or reflexively be assumed to be the problem.

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Grand Junction will uphold the Second Amendment to the United States Constitution and Article II, Section 13 of the Colorado Constitution and that we will act in conformity with our sworn duty.

AND BE IT FURTHER RESOLVED that the City Council calls upon the citizens of Grand Junction to contact the Senators and Representatives of the State and Federal legislatures to express their views on the important issues presented in the current legislation and administrative and executive enactments.

AND BE IT ADDITIONALLY RESOLVED that the City Council recognizes supports and believes that the first and most meaningful means to oppose gun violence is the consistent enforcement of existing laws and the imposition of the maximum available punishment of those who commit crimes.

Adopted this ___th day of March 2013.

President of the Council

ATTEST:

City Clerk

Attach

RESOLUTION NO. ____-13

A RESOLUTION SUPPORTING BALLOT MEASURE B

RECITALS:

On January 16, 2013 the City Council placed a question on the April ballot asking the City electors if they would vote to approve and extend the current use of funds that are above the TABOR limit for City transportation improvement projects.

The ballot question is known as Measure B. A copy of Measure B is attached.

Currently funds above the TABOR limit are being used to pay for the Riverside Parkway. That project may be paid off as early as 2015 and the City Council is planning for the future by asking voters to approve without an increase in taxes the City retaining and spending the TABOR money on other transportation improvement projects.

If approved, Measure B will authorize money to be spent, without raising taxes, for the improvement of 24 Road, 29 Road, North Avenue and Horizon Drive. The completion of the "beltway" of which the Riverside Parkway is a part is a goal of the City Council. The beltway will be complete with the construction of an interchange at I-70 and 29 Road.

The transportation improvements stated in ballot Measure B are expensive but are necessary and important to the continued economic revitalization and redevelopment of our community. If Measure B is approved the anticipated current cost to the City will be approximately \$42 million for the beltway, \$9 million for Horizon Drive and \$7.5 million for North Avenue.

The Grand Junction City Council supports continued investment in the community and believes that the use of the TABOR money to fund improvements to the transportation system are critical to the continued strength of the City and region.

NOW, THEREFORE, BE IT RESOLVED that:

The Grand Junction City Council declares its support for Ballot Measure B and urges all qualified voters to vote for Measure B in the upcoming election.

Adopted this _____ day of _____, 2013.

President of the Council

ATTEST:

City Clerk

Attachment

City of Grand Junction Ballot Referred Measure B:

WITHOUT ANY INCREASE IN TAXES OR DEBT (UNLESS THE VOTERS AUTHORIZE ANY INCREASE IN THE FUTURE), SHALL THE CITY OF GRAND JUNCTION, COLORADO BE AUTHORIZED TO RETAIN ALL REVENUES OVER THE AMOUNTS WHICH THE CITY IS PERMITTED TO COLLECT UNDER ARTICLE X, SECTION 20 (ALSO KNOWN AS THE TABOR AMENDMENT) OF THE COLORADO CONSTITUTION TO PAY ALL OR ANY PORTION OF THE COSTS OF THE DESIGN AND CONSTRUCTION OF STREET, SIDEWALK, PATH AND HIGHWAY TRANSPORTATION IMPROVEMENTS KNOWN AND REFERRED TO AS THE BELTWAY, THE INTERCHANGE AT I-70 AND 29 ROAD, 29 ROAD, 24 ROAD AND HORIZON DRIVE FROM 27 ½ ROAD TO THE AIRPORT AND NORTH AVENUE FROM 1ST STREET TO 29 ROAD; PROVIDED THAT ONCE THE COSTS OF SUCH TRANSPORTATION IMPROVEMENTS HAVE BEEN PAID IN FULL THE REVENUE LIMITS OF TABOR SHALL AGAIN APPLY TO THE CITY?

YES

NO
