

GUNNISON COUNTY, COLORADO MAJOR IMPACT REVIEW PROJECT SKETCH PLAN LAND USE CHANGE PERMIT APPLICATION

GUNNISON COUNTY COMMUNITY DEVELOPMENT DEPARTMENT

PLANNING OFFICE
PLANNING OFFICE 221 N. WISCONSIN ST, STE D., GUNNISON, CO 81230
TELEPHONE: 970-641-0360

Website: https://www.gunnisoncounty.org/144/Community-and-Economic-Development

Email: planning@qunnisoncounty.org

SUBMIT ALL PERMIT PACKET INFORMATION TO PLANNING @ GUNNISONCOUNTY.ORG

		APPLICATION	DATE RECEIVED://	
**Additional Fees will be assessed a	ccording to the G	unnison County I	and Use Change Fee Schedule	
			all submit a notarized letter signed by the	
owner consenting to the submittal. Co complete the review process.):	nsent of the owne	r for submittal sha	Il imply consent by the owner for the County to	
MAILING ADDRESS:				
CITY:	STATE:		ZIP:	
PHONE (day):		(evening):		
FAX:		E-MAIL ADDRESS:		
PROPERTY OWNER (If other than applicant, a notarized letter from the property owner consenting to this application, must be submitted. If the applicant is not the sole owner of the land, the applicant shall submit a notarized letter(s) signed by all other owners, and/or by an association or corporation representing the owners, consenting to, or joining in, the application.):				
NAME:				
MAILING ADDRESS:				
CITY:	STATE:		ZIP:	
PHONE (day):		(evening):		
FAX: E-MAIL		E-MAIL ADDRES	E-MAIL ADDRESS:	

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Department should	d contact regar		meetings and in	/E (The person the Community Develop nformation for this application. A NOTAR be submitted.)	
NAME:					
MAILING ADDRES	S:				
CITY:		STATE:		ZIP:	
PHONE (day):			(evening):		
FAX:			E-MAIL ADDRE	ESS:	
LOCATION OF SITE V	oject does WITHIN SPECIA	_/does not red L GEOGRAPHIC AF	REA OR DISTRIC	IS from the federal or state government. T. As applicable, an application proposing a latrict may be required to comply with regulation	
Project is	/ is not	located within a Sp	ecial Area or Dis	trict. If so, name the Special Area of Distric	t.
AREA AND PHASING immediate or future dev				required to relate to all of the area proposed p by the applicant.	l for
	n to the Commu	inity Development De	epartment. The S	The applicant shall submit one draft copy of Sketch Plan includes both a narrative describ	
TOTAL NUMBER OF	COPIES REQUI	RED. The applicant s	shall submit on par	per copy.	

The following are req addressed all the item		ressed in a Sketch I	Plan submittal. U	se the list as a checklist to make sure you	ı've
The listed submittal re required to address al				County Land Use Resolution; a Sketch Plan	n is
				Rom disk in the Gunnison County Commuror our website at no charge.	nity

- COPY OF PROPERTY TAX CERTIFICATE. Submit one copy of certification from the Gunnison County Treasurer's Office indicating that all real property taxes applicable to the subject parcel on which the land use change is proposed have been paid up to the year in which approval is under consideration.
- GENERAL INFORMATION IN NARRATIVE. The narrative is required to include at least the following information, presented in the same order as it is listed in this Section, in a stapled or otherwise bound document, on consecutively numbered pages and including a Table of Contents:
 - 1. APPLICANT. The name, address, telephone and fax numbers, and e-mail address for the applicant. If the applicant is to be represented by an agent, a notarized letter signed by the applicant authorizing the agent to represent the applicant and also stating the same information for the agent.
 - 2. APPLICANT IS NOT THE OWNER. If the applicant is not the owner of the land, or is a contract purchaser of the land, the applicant shall submit a notarized letter signed by the owner consenting to the submittal. Consent of the owner for submittal shall imply consent by the owner for the County to complete the review process pursuant to this Resolution.

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- 3. APPLICANT IS NOT THE SOLE OWNER. If the applicant is not the sole owner of the land, the applicant shall submit a notarized letter(s) signed by all other owners, and/or by an association or corporation representing the owners, consenting to, or joining in, the application.
- **4. PROPERTY OWNER.** Name, address, telephone and fax numbers and email address of the owner of the property and, if other than the applicant, a notarized letter from the owner consenting to the application.
- **5. PROPERTY LOCATION**. The legal description (referencing lot and block or tract numbers, homesteads, or metes and bounds), property address and common description of the parcel (such as mileage from highway or County road, or other recognized landmarks) on which the land use change is proposed to be located. A copy of the recorded deed to the property should be included.
- **6. DATE OF APPLICATION**. The date the application was prepared.
- 7. STATUS OF PARCEL AS A LEGAL LOT. If the parcel on which the land use change is proposed is smaller than 35 acres, the Department may also request the applicant to supply information sufficient to document that the subject was legally created.
- 8. LIST OF ADJACENT LANDOWNERS. As applicable, a listing of all landowners and land uses that are adjacent to the boundaries of the entire parcel on which the project is proposed, including all properties that are separated from the parcel by a roadway or would be adjacent to the property except for the existence of the roadway. When the parcel is located adjacent to a municipality, a platted townsite or platted recorded subdivision, all owners of surface property rights within 500 feet of each boundary of the entire parcel shall be included in the listing. The source for the best-available information to identify those landowners is the Gunnison County Assessor's Office.

AFFECTED OWNER'S NAME	PARCEL LOCATION RELATIVE TO PROPOSED LAND USE CHANGE PARCEL	CURRENT LAND USE ON ADJACENT PARCEL

C.	IDENTIFICATION OF PRESENT LAND USE AND PREVIOUSLY-APPROVED USES. Identification of present
	land use, locations, and sizes of structures that exist on the subject property. Land Use Change Permits or other permitted
	activities that were previously approved for the parcel on which this land use change is proposed.

- **D.** MINERAL RESOURCES. Indication of mineral resources that are known, or reasonably believed to be located in the property proposed for the land use change, whether the area has been the site of underground or surface mining activity, and whether an original patent has been issued to the property under federal mining law. If reasonably available, a list of the owners or lessees of underlying mineral estates is to be included.
- **E.** _____ **PROJECT DESCRIPTION.** A description of what the applicant wants to do on or to the property, including the following:
 - 1. USES AND ACTIVITIES, NUMBERS OF UNITS, OR SIZES OF USES. Proposed uses or activities, division of land, adjustment of boundaries, expansion of existing uses, construction, materials to be stockpiled, indoor and outdoor storage areas. Numbers of units or lots. Estimated square footage or acreage of commercial, industrial or other uses. The proposed number of residential and/or other units and estimated square footage of structures may be expressed as a range, provided the top end of the range is no more than 20 percent higher than the bottom end of the range.
 - 2. **DESCRIPTION OF OFF-SITE RESOURCES.** Description of off-site resources such as gravel and haul routes as may be necessary to accomplish the project.
 - **3. SEASONS AND HOURS OF OPERATION**. As applicable, the seasons of the year in which the activity is proposed to be conducted, and the intended hours of operation.
 - **4. PHASES.** If phasing is proposed by the applicant or determined by the County to be appropriate, the general concept of that phasing shall be addressed.

Project is	/is not	proposed to	o be phased. I	It so, how?		

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- **F.** MAPS AND SITE PLAN SHEETS. Maps shall be at a scale and sheet size to permit adequate review, but sheet size shall not exceed 24 inches by 36 inches. Each map or layout of the site plan shall be separate, and folded to a size to allow mailing or storage within a standard legal-sized folder; maps shall not be submitted in a rolled form. Elements required to be submitted in map or layout form may be combined on one or more sheets of the submittal, so long as all elements are legible. The following elements shall be included on the map submittals:
 - 1. _____ VICINITY MAP (illustrated on the attached example). VICINITY MAP. A vicinity map, which at a minimum includes the following:
 - a. PROPERTY LOCATION AND NEARBY PARCEL SIZES AND LAND USES. Location of the property on a United States Geological Survey quadrangle map or on a recorded plat if the proposed development is within an approved subdivision, with the location highlighted so that it is easy to see, and that clearly shows sizes of parcels and land uses within a half-mile of the proposed project.
 - **b. ROADS.** All U.S. and state highways and nearest County or Forest Service, Bureau of Land Management, and/or subdivision/private roads that provide access to this proposed project.
 - **c. BOUNDARIES OF DISTRICTS, MUNICIPALITIES OR SUBDIVISIONS**. Locations of special district boundaries, municipalities or residential subdivisions within a half mile of the property.
 - **d. PROXIMITY OF MINING OR PROCESSING ACTIVITY**. Any parcel located within 1,000 feet of the property proposed for land use change on which there exists an operation involving mineral exploration or extraction or construction materials processing.

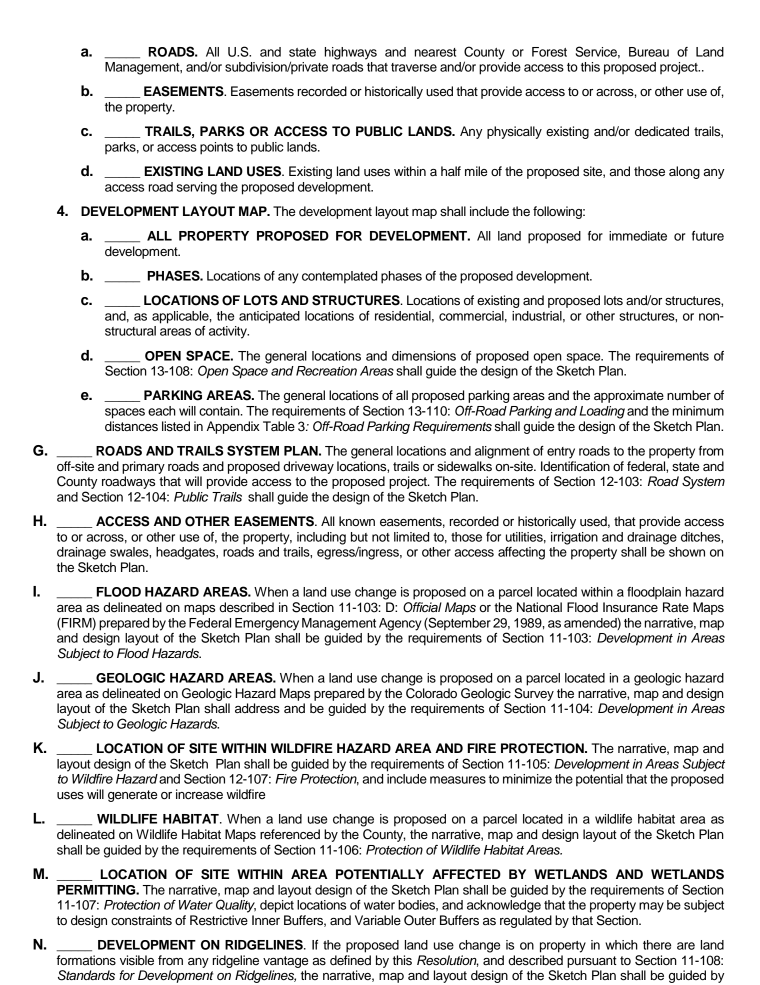
2.

	TURAL FEATURES . A map or maps identifying the general locations of the following elements, and any other nificant visual or other resource areas on the property:
a.	MAPS AND TABLES OF SOILS TYPES. Maps and tables, describing the suitability of the existing soil types for the proposed development, using standard soil classifications and process; information available from the U.S.D.A. Natural Resources Conservation Service is suitable for this submittal
b.	TOPOGRAPHY/CONTOURS . Topography, as depicted on a United States Geologic Survey map, or its equivalent.
C.	SLOPE ANALYSIS MAP . Topography shall be classified into areas having a slope of 0-15 percent, 15-30 percent, and greater than 30 percent.
d.	WILDFIRE HAZARD MAPS. Wildfire Area Hazard Maps prepared by the Colorado State Forest Service.
e.	GEOLOGIC HAZARD MAPS . Geologic Hazard Maps prepared by the Colorado Geologic Survey, or their equivalent, as prepared by a professional geologist.
f.	WILDLIFE HABITAT MAPS. Wildlife Habitat Maps prepared by the Colorado Division of Wildlife, and Gunnison Basin Sage Grouse Habitat Maps (in the Gunnison County Sage Grouse Conservation Plan), or maps prepared by the applicant's wildlife consultant.
g.	WETLANDS MAPS. Existing wetlands identification maps; if no existing identification maps exist, that mapping will be required, conducted by a wetlands delineator and submitted as part of the Preliminary Plan.
h.	FLOODPLAINS. Floodplain maps provided pursuant to the Federal Emergency Management Act, and available in the Community Development Department, or site-specific maps prepared by a qualified professional engineer, licensed in the state of Colorado. That mapping will be required, conducted and submitted as part of the Preliminary Plan, pursuant to Section 11-103: <i>Development in Areas Subject to Flood Hazards</i> .
i.	PROMINENT RIDGELINES. Prominent ridgelines, pursuant to the list of "ridgeline vantages" in Section 11-108: <i>Standards for Development on Ridgelines</i> , and/or other significant visual resources on the property.
j.	VEGETATION. Existing groves of trees and other major types of vegetation.

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exploration or extraction or construction materials processing.

3. SITE PLAN. A map including the area within a half mile of the boundaries of the parcel on which the project is proposed, and including the following: PROXIMITY OF MINING OR PROCESSING ACTIVITY. Any parcel located within 1,000 feet of the property proposed for land use change on which there exists an operation involving mineral

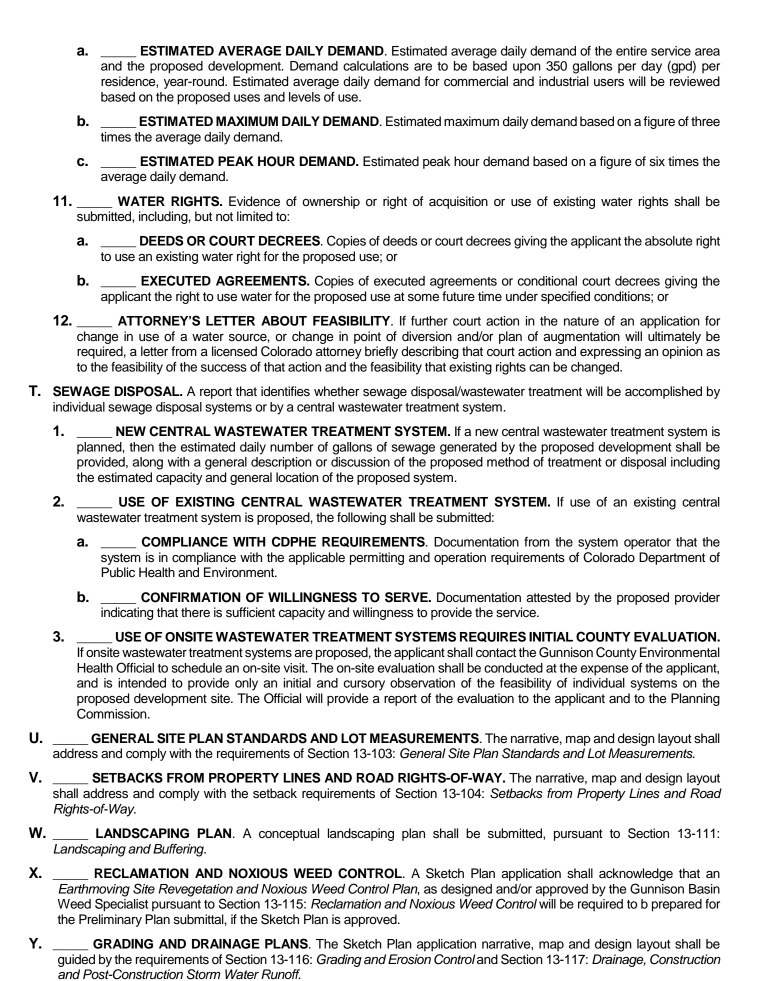


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the requirements of that Section.

- O. _____ DEVELOPMENTS IMPACTING AGRICULTURAL LANDS. If the proposed land use change adjoins agricultural lands, involves land through which irrigation ditches flow, or over which there are general or exclusive easements for stock drives, the narrative, map and design layout of the Sketch Plan shall be guided by the requirements of Section 11-109: Development That Affects Agricultural Lands, and Section 15-103: Right-to-Ranch Policy and shall identify the following:
 - 1. AGRICULTURAL LAND OWNER. The location(s) and name(s) of owner(s) of any agricultural land(s) adjoining or possibly impacted by the proposed land use change.
 - 2. AGRICULTURAL DITCH. The location(s), name(s), name(s) of owner(s), size(s), and decreed capacity(ies) of any agricultural ditch crossing or adjoining the development property, as available from the Colorado Division of Water Resources, or ditch commissioner's records.
 - **3. EASEMENTS.** The location of historical easements used to gain access to headgates, ditches, and fences for maintenance or operations.
 - 4. LIVESTOCK DRIVES AND FENCELINES. Historic or recorded stock drive easements crossing or adjoining the development property, including the location of any existing fences along property lines, and the location of new fences or other obstacles proposed to be built across any such stock drive.
- P. ____ LANDS BEYOND SNOWPLOWED ACCESS. If the proposed land use change is on property located where there previously has been no snowplowed access, narrative, map and layout design of the Sketch Plan shall be guided by Section 11-110: Development of Land Beyond Snowplowed Access.
- **Q.** _____ **DEVELOPMENT ON INHOLDINGS IN NATIONAL WILDERNESS.** If the proposed land use change is on property located on an inholding within a national Wilderness Area, the narrative, map and design layout of the Sketch Plan shall be guided by Section 11-111: *Development on Inholdings in the National Wilderness*.
- R. _____ DEVELOPMENT ON PROPERTY ABOVE TIMBERLINE. If the proposed land use change is on property located above timberline the narrative, map and design layout shall be guided by Section 11-112: Development on Property Above Timberline.
- **S.** WATER SUPPLY PLAN. A report addressing the requirements of Section 12-105: *Water Supply*, to demonstrate that, for the type of development proposed, the water supply is sufficient in terms of quality, quantity and dependability. Documentation shall include the following:
 - 1. _____ QUALITY. Evidence shall be submitted concerning the potability of the proposed water supply.
 - 2. _____TESTS FOR POTABILITY. If the water is intended for human consumption, the applicant shall find the closest existing well that lies within the same aquifer as well(s) proposed to provide a source of water for the proposed land use change, and shall make a good faith effort to obtain and submit water quality testing results from that well that demonstrate the potability of the proposed water supply.
 - 3. _____ QUANTITY. Evidence shall be submitted that the proposed water source will actually supply an adequate quantity of water to the proposed development, including, but not limited to:
 - HISTORIC USE. Evidence of the historic use and yield of the claimed water rights; or
 - HYDROLOGIST'S REPORT. A report of a qualified hydrologist; or
 - **6.** _____ **PUMPING TEST RESULTS**. Pumping test results on nearby existing well or wells, located within the same aquifer as the proposed well(s); or
 - 7. _____ EVIDENCE OF CENTRAL WATER SUPPLY. If applicable, evidence that a public or private water provider can and will supply water adequate to serve the proposed development, stating the amount of water available for use within the development, and the feasibility of extending service to that area. In determining the amount of water available, the water provider shall consider, and provide documentation of, existing commitments to provide water at a future date to users in other than the applicant.
 - **8.** _____ **IRRIGATION NEEDS.** The estimated amount of irrigated acreage required for the proposed use.
 - **9.** _____ **FIREFLOW.** The estimated amount of water required to provide adequate fire flow, pursuant to Section 12-107: *Fire Protection*.
 - **10.** _____ **POTABLE WATER DEMAND.** A statement as to whether or not some of the water must be potable and is intended for human consumption. If potable water is to be provided, the following are to be addressed:

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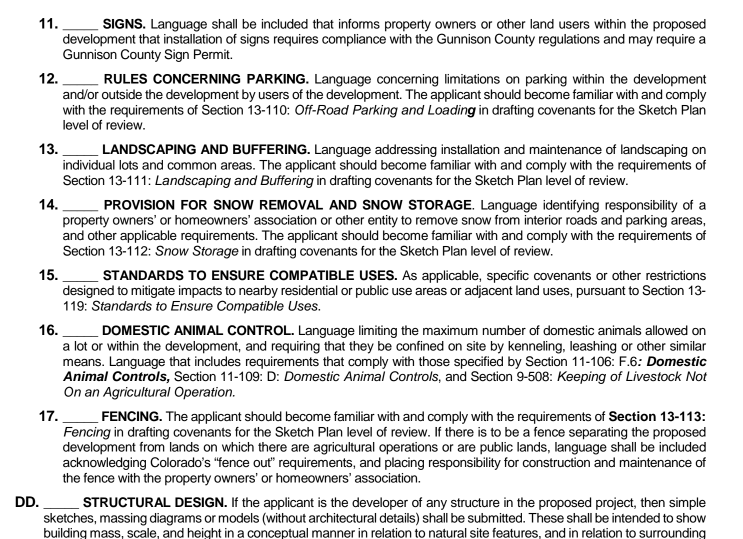


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Z. WATER IMPOUNDMENTS. If water impoundments are proposed as part of the proposed development, the Sketch Plan application narrative, map and design layout shall indicate that impoundments are to be part of the plan the submittal shall be guided by the requirements of Section 13-118: Water Impoundments. AA. SCHOOLS, PARKS, AND COMMON AREAS. The Sketch Plan application shall identify those areas that are proposed to be set aside for schools, parks, or common areas, as applicable. 1. SCHOOL LAND REQUIREMENTS SHALL COMPLY WITH AGREEMENT. When a separate intergovernmental agreement exists between Gunnison County and the school district within whose boundaries the development is located, the dedication of land, payment-in-lieu, or a combination of dedication and payment, shall comply with that agreement. **BB. SOLID AND HAZARDOUS WASTES.** The Sketch Plan application shall describe: 1. DISPOSAL METHOD. The method to be used by the development for the disposal of solid wastes; and 2. HAZARDOUS SUBSTANCES. Whether the development can reasonably be expected to produce hazardous substances or hazardous waste materials, as defined by Colorado law. CC. PROTECTIVE COVENANTS OR RESTRICTIONS. If the proposed land use change is for a subdivision or condominium/townhome development, the applicant shall submit a narrative outline of the protective covenants and/or a general listing of design criteria that will be applied in the development of the subdivision and a provision for the enforcement of the covenants by property owners in the subdivision, and by Gunnison County. The criteria shall create a consistent design theme for the development and shall address, at a minimum, the following items: 1. RESPONSIBILITIES OF HOMEOWNERS' ASSOCIATION. Responsibilities of property owners or homeowners' association to collect dues, maintain common areas, improve infrastructure common to the development, maintenance of a decreed water augmentation plan and the augmented water supply, treatment of wastewater and/or water, and to oversee the maintenance of the general appearance of the development. COUNTY IS PARTY TO ENFORCEMENT OF PROTECTIVE COVENANTS IN A SUBDIVISION. Language that allows and requires enforcement of the protective covenants by property owners if the development and that names Gunnison County as a party to enforcement. COUNTY IS PARTY TO AMENDMENT OR TERMINATION. Language that requires that amendment or termination of the protective covenants is subject to approval by Gunnison County. 4. DESIGN CRITERIA. Design criteria that will govern construction within the proposed development. The applicant should become familiar with and comply with the requirements of the following listed sections of this Resolution, in drafting covenants for the Sketch Plan level of review, and address the following: BUILDING SCALE AND LOCATION. Language defining building heights, compatibility with terrain, and sizes of all structures that will be allowed by the protective covenants. Section 11-108: Standards for Development on Ridgelines, Section 13-103: General Site Plan Standards and Lot Measurements, Section 13-105: Residential Building Sizes and Lot Coverages. ARCHITECTURAL STYLE AND EXTERIOR APPEARANCE. Language describing the architectural style that will be required of all structures in the proposed development, and the types and colors of exterior materials to be used, including siding and roofing. ENERGY AND RESOURCE CONSERVATION. Language advising lot owners that an application to Gunnison County for a residential Building Permit must comply with all applicable building codes adopted and amended by Gunnison County, and with any applicable energy and resource conservation standards currently required by the County. **SOLID-FUEL-BURNING DEVICES.** If solid-fuel-burning devices are proposed to be used in the development. restrictions shall be listed ensuring compliance with Section 13-107: Installation of Solid-fuel-burning Devices. EXTERIOR LIGHTING. Language that includes requirements that comply with those specified by Section 13-114: Exterior Lighting. USE AND MAINTENANCE OF OPEN SPACE AREAS. As applicable, language shall be included that lists uses allowed on, and requires maintenance of common open space areas by the homeowners association, or other appropriate entity. The applicant should become familiar with and comply with the requirements of Section 13-108:

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Open Space and Recreation Areas in drafting covenants for the Sketch Plan level of review.



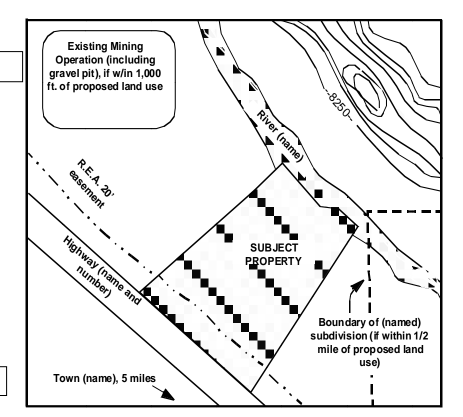
EE. Additional information may be required. During the course of review of the Sketch Plan, additional information may be required, including how this proposal contributes to cumulative impacts within the impact area, or additional information reasonably required by the Community Development Department as necessary to determine the impact classification, or to otherwise aid in the evaluation of the development pursuant to the applicable requirements of this *Resolution*.

guide the design of the Sketch Plan.

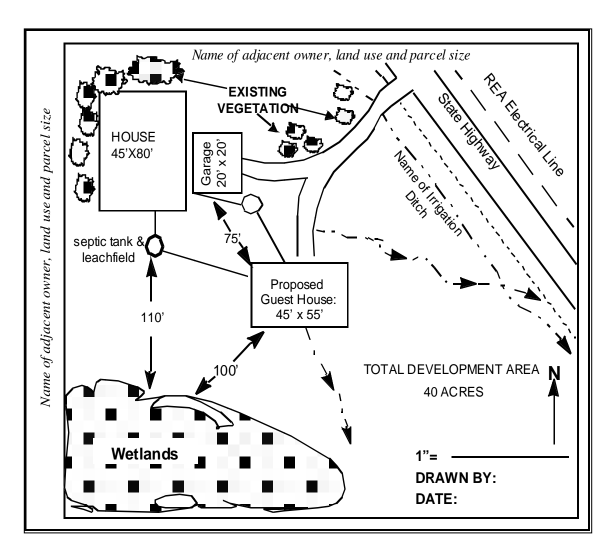
structures. The applicant should become familiar with, and comply with the requirements of Section 13-103: General Site Plan Standards and Lot Measurements and Section 13-105: Residential Building Sizes and Lot Coverages shall

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VICINITY MAP EXAMPLE



SITE PLAN EXAMPLE



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P.O. Box 1485 Crested Butte, Colorado 81224

Dear Land Use Change Applicant,

The Gunnison County Trails Commission, formed and appointed by the Gunnison County Commissioners in 1995, encourages you to incorporate trails into your planning process. Many trail systems, exist in Gunnison County on public and private land and we are currently developing future trail corridors through a county-wide planning process. We hope you will take trails into consideration early in your planning process.

The Trails Commission believes that a well-planned trail system offers many benefits to people who reside in or visit the county. Alternative forms of transportation such as hiking, biking, horse-back riding, skiing & snowshoeing, not only get you there, they are excellent forms of fitness. In this day and age, exercise is emphasized as an important part of ones health. We believe that an alternative transportation system allow individuals the ability to get from place to place without being dependent on an automobile. In such beautiful surroundings, as we have here, it is an-asset to be outside. A well-planned trail system can be an inviting feature for your clientele and help to increase the value of your project.

Please feel free to contact us regarding your upcoming project as we have many ideas and suggestions. A member of our commission will contact you after you file your application with the Gunnison County Community Development Department or you can give us a call at 970-349-6482.

Thank You for keeping trails in mind as a part of your project.

The Gunnison County Trails Commission



NOTICE REGARDING U.S. FISH AND WILDLIFE SERVICE DETERMINATION THAT GUNNISON SAGE-GROUSE IS A THREATENED SPECIES

- The U.S. Fish and Wildlife Service has determined, effective December 22, 2014, threatened species status under the Endangered Species Act of 1973, as amended, for the Gunnison Sage-grouse.
- Gunnison County approval of this County permit is not U.S. Fish and Wildlife Service approval of any activity described or authorized by this County permit.
- Gunnison County is not and does not act as your representative with regard to consultation with the U.S. Fish and Wildlife Service or performance of U.S. Fish and Wildlife Service requirements.

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Reduce Your Open Space Requirement

Want to reduce your subdivision's open space from 30% to 15%? Then consider using the simple and equitable Residential Density Transfer Program.

The idea is that with less open space in your subdivision you can add more lots to sell. In return when you sell a lot you pay a fee that is used to conserve land elsewhere in the county.

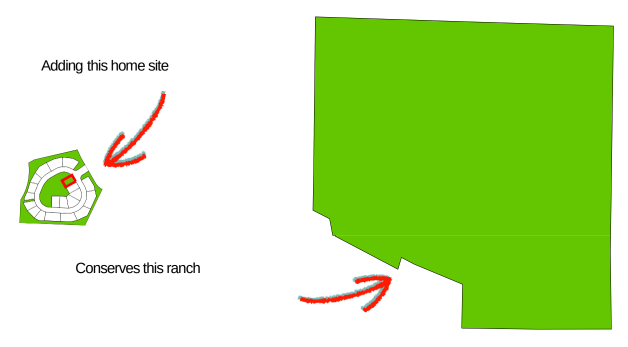
Despite the fee you come out ahead, because the fee is a fraction of your extra value gained with the additional lot(s).

The community benefits as well because your fee leverages other funding sources to conserve large ranches in the county.

The total fee is simply 10% of the value increase created by the subdivision approval. This is calculated using values set by the County Assessor through their normal mass appraisal process.

If desired, a proportional amount of the fee is paid with each lot you sell so there are no upfront costs.

For details see Division 14-200 in the Land Use Resolution.



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