



**BOARD OF COUNTY COMMISSIONERS OF GUNNISON COUNTY
RESOLUTION NO. 13, SERIES 2014**

**A RESOLUTION APPROVING ONE THREE YEAR EXTENSION OF THE FINAL PLAN OF
LAND USE CHANGE APPLICATION
NO. 2005-73 A LAND USE CHANGE PERMIT FOR VERZUH RANCH INC. FOR THE
SHADY ISLAND SUBDIVISION**

WHEREAS, Verzuh Ranch, Inc. has applied for a Gunnison County Land Use Change Permit to subdivide a 11.74-acre parcel into sixteen single-family residential lots and common open space area of 4.74 acres on a parcel legally described as the NE ¼, Section 24, Township 50 North, Range 1 West, N.M.P.M.; and

WHEREAS, after a review of the application and all information, documentation and testimony related to it, the Gunnison County Planning Commission did, on April 4, 2008 forward to the Board of County Commissioners a Recommendation of approval of the Preliminary Plan application with certain Findings and Conditions and whereas on April 15, 2008 the Board of County Commissioners did approve with certain Findings and Conditions the Shady Island Preliminary Plan;

WHEREAS, the Board approved the Final Plan of Land Use Change application No. 2005-73 on May 20, 2008, which was recorded in the office of the Gunnison County Clerk and Recorder on May 21, 2008 at Reception No. 584019; and

WHEREAS, the Board and Verzuh Ranch, Inc. entered into that certain Settlement Agreement on May 3, 2011 which satisfies certain conditions of the aforementioned approval and contemplates the re-approval of said land use change; and

WHEREAS, the Board reapproved the Final Plan of Land Use Change Application No. 2005-73 on May 3, 2011 which was recorded in the Office of the Gunnison County Clerk and Recorder on May 6, 2011 at Reception No. 605473; and

WHEREAS, Section 1-104: G.3. *Extension of a Land Use Change Permit for a Major Impact Project at Least Three Months Before End of Permit Term* identifies specific criteria for which the Board shall determine compliance by the applicant;

FINDINGS:

1. The applicant requested an extension of the Land Use Change permit for a Major Impact project on January 31, 2014 in compliance with Section 1-104: G.3 at least three, but no more than six months before the permit expires. The current permit expires May 3, 2011.
2. The Board conducted a public hearing on April 1, 2014. One letter was received from Gary Suva stating his opposition to the extension request. No additional public comments were received orally or in writing.
3. Verzuh Ranch, Inc. has demonstrated compliance with Section 1-104: G.3
 - a. A public benefit will be obtained or no public detriment will occur. As part of the settlement agreement in 2011, Verzuh Ranch, Inc. granted a sewer easement to the County to connect the Cline's Homesites to central sewer service. Multiple individual sewage disposal systems were eliminated as a result of the easement and sewer connection. No public detriment or harm will result from the proposed three-year



extension. The subject parcel is currently vacant and the plat has not been recorded; no lots have been sold and therefore no residents are relying on infrastructure or improvements from the developer.

- b. *Size of project and economic conditions.* The applicant has indicated that the slow rate of economic recovery is essential to the request for an extension. There will be approximately sixteen single-family residential lots for sale, each approximately one-quarter acre in size. Current market conditions (home sales and prices in the area) indicate that the applicant would not be able to recover his costs or break even at this time, thus necessitating an extension of the permit approval. Given the current economic conditions, the project is not economically viable at this time.
 - c. *Compliance to date with conditions of original permit.* The applicant has complied with all conditions of the initial approval and re-approval that required performance before the extension was requested.
 - d. *Progress in pursuing completion of development.* The applicant has made progress in pursuing the development to date, including obtaining other necessary permits and the applicant has expended time and financial resources in pursuit of the completion of the development. The applicant has entered into agreement with the County for the sewer easement which will serve the Shady Island Subdivision along with the Cline's Homesites. The applicant has incurred the costs associated with applying for an extension of the permit approval. The applicant has also secured the necessary water rights to supply water to the subdivision. The applicant has also demonstrated extenuating economic circumstances that have impacted the complete progress of the development.
 - e. *Benefits received by County.* As part of the settlement agreement in 2011 the applicant agreed to grant a sewer easement to Gunnison County so that Cline's Homesites may be served by central sewer service. The County also holds security relative to the Development Improvements Agreement.
 - f. *Needs of applicant and County.* The needs of the applicant, relative to current market and economic conditions will be served by granting the extension. This will allow the applicant to have additional time for economic and market conditions to improve before developing and selling the parcels. The needs of the County will not be harmed by extension of the permit approval.
 - g. *No conflict between development and Regulations.* There is no conflict between the development as originally approved and the *Land Use Resolution* or other applicable regulations.
 - h. *Changes in circumstances.* There have been no substantial changes to the neighborhood land uses that have or would create a substantial conflict. The character of the neighborhood is unchanged from 2008.
 - i. *Proposed changes in development.* There are no proposed changes in the development of Shady Island Subdivision.
 - j. *Taxes to be paid.* The taxes for 2013 have been paid by the applicant.
4. The findings and conditions set forth in "Resolution Reapproving the Final Plan of Land Use Change Application No. 2005-73, A Land Use Change Permit for Verzuh Ranch, Inc. For the Shady Island Subdivision," except as modified or otherwise set forth in that certain Settlement Agreement between the Board and Verzuh Ranch, Inc. dated May 3, 2011 are incorporated herein.

CONDITIONS:

1. As per Section 1-104: G.5., no more than one three-year extension of any Land Use Change



permit shall be granted. The Board issued a re-approval of the Shady Island Subdivision in May 2011 which allows the applicant to apply for this one extension. No additional extensions shall be granted.

- 2. This extension shall grant a vested right associated with the proposed development for an additional three years.
- 3. The findings and conditions set forth in "Resolution Reapproving the Final Plan of Land Use Change Application No. 2005-73, A Land Use Change Permit for Verzuh Ranch, Inc. For the Shady Island Subdivision," except as modified or otherwise set forth in that certain Settlement Agreement between the Board and Verzuh Ranch, Inc. dated May 3, 2011 are incorporated herein.

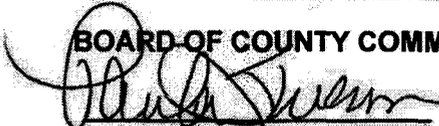
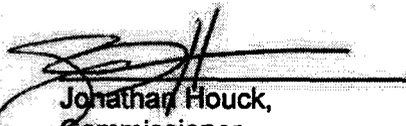
NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Gunnison County, Colorado, that the Final Plan for Land Use Change application No. 2005-73 is hereby approved and extended through May 3, 2017; and

WHEREAS, THIS APPROVAL is affected noting that decision documentation includes, but is not limited to the application and the entire Community Development Department Land Use Change permit application file (LUC-05-00073) relative to this application. This extension is founded on each individual finding and requirement except as modified or otherwise set forth in that certain Settlement Agreement between the Board and Verzuh Ranch, Inc. dated May 3, 2011. Should the applicant successfully challenge any such finding or requirement, this approval is null and void.

THIS RESOLUTION AND THE APPROVAL GRANTED HEREBY shall not be effective unless and until a copy is recorded in the Office of the Clerk and Recorder of Gunnison County.

INTRODUCED by Commissioner Chamberland, seconded by
Commissioner Houck, and passed on this 15th day of April, 2014.

BOARD OF COUNTY COMMISSIONERS

		
Paula Swenson, Chairperson	Phil Chamberland, Commissioner	Jonathar Houck, Commissioner

ATTEST:


Gunnison County Clerk and Recorder




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