

February 14, 2022

To: Chairman Shockey and the Commissioners

From: Kim White, Town Planner

RE: Consideration to Adopt Resolution 02-2022 to Grant the Expansion and Enlargement of a Non-Conforming Structure and Resolution 03-2022 to Grant a Variance to Municipal Code 12-2-29(A) Stream and Lake Setbacks Located at Block 14, Grand Lake Estates 2nd Filing; More Commonly Referred to as 700 Lake Front Road (A.K.A. Shadow Mountain Recreation Park) #12

## **Location Map:**



#### Purpose:

To replace an existing trailer with a newer unit. The owner states that the trailer is not in good condition and needs replacement.

## Background:

In 2007, the Planning Commission reviewed a planned development application for Block 14, GLE 2nd which was called the Shadow Mountain Recreation Park. The Commission recommended the planned development proceed with preliminary plat. The planned development has not moved forward since 2007.

The Board of Trustees granted an Encroachment License for Unit #6 by Resolution 1-2016.



- The Planning Commission granted a change to a non-conforming structure by Resolution 23-2015 (Unit #6).
- The Board of Adjustment denied a variance application to expand the existing mobile home square footage (Unit #10) in 2006.
- The Board of Adjustment granted a variance application to expand the existing mobile home square footage (Unit #15) in 2005.
- The Board of Adjustment granted a variance application to expand an existing mobile home square footage (Unit #13) in 2002.

## Additional Information:

Staff received and reviewed an application for replacement of a structure located at 700 Lake Front Road #12. Town staff denied the building permit due to the location in the 30' stream setback and it's pre-existing non-conforming use. According to Certificate of Title, the existing mobile home (Unit #12) was constructed in 1961.

Owners submitted required paperwork for the request:

- Site Plan
- Explanation of Hardship- the existing trailer is 55 ft. x 10 ft. in dimension. Trailers are no longer available in this size and are larger in width than previously manufactured. Additionally, existing trailer has a water leak and possible evidence of mold.
- Survey
- Signed Agreement for Services with the Town and deposit
- Additional Information
- HOA approval letter

The proposed replacement trailer has a smaller square footage and is within the HOA guidelines for size (see table 1). This replacement would bring the unit into compliance with the HOA, however, the "Resort" zoning does not allow for trailers on this property and thus a variance to pre-existing, non-conforming replacement has been requested. Also, this unit is located in the 30' shoreline setback (Figure 1), where per M.C. 12-2-29 states that any activity within the setback requires approval by the Planning Commission and Board of Trustees.

	Existing	Proposed	Allowed (per HOA)	Lot size
Footprint	55' x 10'	38'-7" x 13'-6"	50' x 14'	55' x 20'
Square Footage	550 SF	506 SF	700 SF	1100 SF
Deck	74 SF	94.5 SF		
Total with decks	624 SF	615 SF		



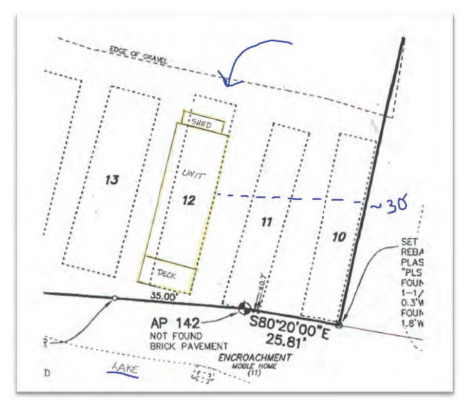


Figure 2

The existing structure is considered non-conforming for the following reasons per the Municipal Code:

• Block 14 is zoned resort district. Mobile homes are not a Use by Right in this district.

#### Municipal Code:

# Municipal Code 12-2-29 Shoreline and Surface Water Regulations states:

## (A) Stream and Lake Setbacks

- 1. In order to help preserve the environmental quality of the water in the Grand Lake, a thirty (30) foot stream and lake setback from the mean identifiable high water mark shall be maintained for buildings, parking, snow storage areas and other improvements to a site. The setback applies to a stream, creek, river, irrigation ditch (dry or wet), lake, pond, wetland, or any other body of water.
- 2. When activities are proposed within the 30' setback, a variance may be requested by an Applicant. As scheduled by Town Staff and based on agenda availability, The Planning Commission shall review the request at a Public Hearing and make a recommendation to the Town Board of Trustees, who shall make the final determination... The Town Board of Trustees may opt to hold a Public Hearing. The



Town Board of Trustees will hold a Public Hearing within 45 days from receiving a recommendation from the Planning Commission.

#### Municipal Code 12-2-6 Definitions states:

Mobile Home - Any vehicle or similar portable structure originally constructed to have no foundation other than wheels, jacks or skirtings and so designed or constructed to permit occupancy as living or sleeping quarters and shall have been issued a manufacturer's statement of origin.

Municipal Code 12-2-32 Non-Conforming Uses and Structures states:

(A)Non-Conformance - Certain uses of land and buildings may be found to be in existence at the time of the passage of this Article which does not meet the requirements as set forth herein. It is the intent of this Article to allow the continuance of such non-conforming use.

1. A building or use that is in violation of the requirements of this Code and was constructed or established since the adoption of this Code without the necessary approvals, permits or authorizations from the Town is considered nonconforming. The owner and/or operator of a nonconforming building or use shall be subject to actions and penalties allowed by this Code and all other applicable Town Ordinances and shall be required to correct the nonconforming situation to come into conformance with all applicable standards and regulations of this Code.

#### (B) Expansion or Enlargement

- 1. A non-conforming building or use to be extended or enlarged shall conform with the provisions of this Article.
  - (a) Special Exceptions to Provisions on Expansion of Non-Conforming Uses
- 3. The Planning Commission may authorize, upon appeal in specific cases, an exception permitting an increase in a non-conforming use on a parcel when the parcel has similar non-conformances, subject to terms and conditions fixed by the Commission. No exception shall be authorized hereunder unless the Commission shall find that all the following conditions exist:
  - (a) The use is a non-conforming use as defined by this Article and is in full compliance with all requirements of this Article applicable to non-conforming uses;
  - (b) That, owing to exceptional and extraordinary circumstances, literal enforcement of the provisions of this Article regarding non-conforming uses will result in unnecessary hardship;
  - (c) That the exception will not substantially or permanently injure the appropriate use of adjacent conforming property in the same zone district or other zone districts;
  - (d) That the exception will not alter the essential character of the district in which is located the property for which the exception is sought;
  - (e) That the exception will not weaken the general purposes of this Article or the regulations established herein for the specific district;
  - (f) That the exception will be in harmony with the spirit and purposes of this Article.
  - (g) That the exception will not adversely affect the public health, safety, or welfare.



#### Staff Comments:

Commissioners shall find that 12-2-32 (B) (3) items a-g exist in order to approve an exception to the non-conforming condition. Staff believes the completion of the Planned Development Application would alleviate most building permit requests for the property. Considering the age of the Planned Development Application and lack of progress by the Applicant to complete review by the Town, Staff believes issuing building permits to the structures only encourages the application to remain idle.

Staff recommends the Commission adopt the draft resolution as presented, which grants the replacement of the existing non-conforming mobile home with a less non-conforming unit and includes the following conditions:

- 1. The Applicant obtains an approved Building Permit for the Property; and,
- 2. The Applicant complies with all other federal, state, and local regulations; and,
- 3. In granting this Request the Commission is not obligated to grant similar requests in the future nor does granting this Request set precedent for any future requests; and,
- 4. The Applicant has one (1) year to comply with all the conditions and requirements above or this authorization shall become null in void.

Staff recommends the approval of the activity within the 30' shoreline setback with a condition that the applicant adequately protect the shoreline with erosion control devises during the placement of the proposed structure.

#### **Commission Discussion:**

The Commission should discuss the findings of fact for the non-conforming structure, the shoreline setback and the request of the Applicant.

## Motion:

The Commission has several options to consider including:

- 1. Adopt both Resolution 02-2022 and 03-2022 as presented, thus granting the request of the Applicant with conditions; or,
- 2. Adopt both Resolution 02-2022 and 03-2022 resolution with modifications; or,
- 3. Not adopt the resolutions, thus denying the request.

# TOWN OF GRAND LAKE PLANNING COMMISSION RESOLUTION NO. 2 – 2022

# A RESOLUTION AUTHORIZING THE REPLACEMENT OF A NON-CONFORMING STRUCTURE LOCATED AT BLOCK 14, GRAND LAKE ESTATES 2<sup>ND</sup> FILING TO THE TOWN OF GRAND LAKE; MORE COMMONLY REFERRED TO AS 700 LAKE FRONT ROAD #12

**WHEREAS,** Robert and Tracie Mathisen (the "Applicant") are the property owner of Unit 12 located at Block 14, Grand Lake Estates 2<sup>nd</sup> Filing to the Town of Grand Lake (herein the "Property"); and

**WHEREAS**, the Property appears to be Non-Conforming (the "Non-Conforming Structure") for a variety of reasons, including but not limited to, the following:

- Municipal Code 12-2-6 [Zoning] Definitions
- Municipal Code Use by Right for the Zoning District; and,

**WHEREAS**, the Town of Grand Lake (the "Town") received a building permit application from the Applicant which was denied pursuant to Grand Lake Municipal Code (the "Code") requirements; and

**WHEREAS**, subsequently, the Town received a Land Use Application from the Applicant requesting to replace an existing Non-Conforming Structure as shown on the Zoning Variance Request Application dated January 17, 2022 (the "Application"); and,

# WHEREAS, Municipal Code 12-2-32 Non-Conforming Uses and Structures states:

(A)Non-Conformance - Certain uses of land and buildings may be found to be in existence at the time of the passage of this Article which does not meet the requirements as set forth herein. It is the intent of this Article to allow the continuance of such non-conforming use.

1. A building or use that is in violation of the requirements of this Code and was constructed or established since the adoption of this Code without the necessary approvals, permits or authorizations from the Town is considered nonconforming. The owner and/or operator of a nonconforming building or use shall be subject to actions and penalties allowed by this Code and all other applicable Town Ordinances and shall be required to correct the nonconforming situation to come into conformance with all applicable standards and regulations of this Code; and,

# WHEREAS, Municipal Code 12-2-32 Non-Conforming Uses and Structures states:

- (B) Expansion or Enlargement
  - 1. A non-conforming building or use to be extended or enlarged shall conform with the provisions of this Article.
    - (a) Special Exceptions to Provisions on Expansion of Non-Conforming Uses
  - 3. The Planning Commission may authorize, upon appeal in specific cases, an exception permitting an increase in a non-conforming use on a parcel when the parcel has similar non-conformances, subject to terms and conditions fixed by the Commission. No exception shall be authorized hereunder unless the Commission shall find that all the

*following conditions exist:* 

- (a) The use is a non-conforming use as defined by this Article and is in full compliance with all requirements of this Article applicable to non-conforming uses;
- (b) That, owing to exceptional and extraordinary circumstances, literal enforcement of the provisions of this Article regarding non-conforming uses will result in unnecessary hardship;
- (c) That the exception will not substantially or permanently injure the appropriate use of adjacent conforming property in the same zone district or other zone districts:
- (d) That the exception will not alter the essential character of the district in which is located the property for which the exception is sought;
- (e) That the exception will not weaken the general purposes of this Article or the regulations established herein for the specific district;
- (f) That the exception will be in harmony with the spirit and purposes of this Article.
- (g) That the exception will not adversely affect the public health, safety, or welfare; and,

**WHEREAS,** Block 14, Grand Lake Estates 2<sup>nd</sup> Filing is owned and operated by a Board of Directors (herein after "the Association"); and,

**WHEREAS**, in 2005 the Association submitted a Planned Development Application to the Town more commonly referred to as the Shadow Mountain Recreation Park (herein after the Planned Development Application); and,

**WHEREAS**, on October 2, 2007 the Commission reviewed the Planned Development recommending the Association move proceed with the Planned Development Application; and,

**WHEREAS**, the intent of the Planned Development Application was to resolve the non conforming issues associated with Block 14, Grand Lake Estates 2<sup>nd</sup> Filing; and,

WHEREAS, the Planned Development Application has sat idle since 2007; and

**WHEREAS**, the Application requests removal of an existing non-conforming mobile home constructed in 1961 that is in need of substantial repair or replacement with a more modern manufacture home on a permanent chassis; and

**WHEREAS**, the existing mobile home size is no longer produced, however, the replacement manufactured home is approximately 29 square feet smaller, resulting in an overall lessened degree of non conformity.

NOW THEREFORE BE IT RESOLVED BY THE PLANNING COMMISSION OF THE TOWN OF GRAND LAKE, COLORADO,

**THAT**, the Commission reviewed the Request and found the Applicant met the criteria of Municipal Code

12-2-32; and,

**THAT**, the Commission hereby grants the Request of the Applicant contingent on the following conditions of approval:

- 1. The Applicant obtains an approved Building Permit for the Property; and,
- 2. The Applicant complies with all other federal, state, and local regulations; and,
- 3. In granting this Request the Commission is not obligated to grant similar requests in the future nor does granting this Request set precedent for any future requests; and,
- 4. The Applicant has one (1) year to comply with all the conditions and requirements above or this authorization shall become null in void.

# DULY MOVED, SECONDED AND ADOPTED BY THE PLANNING COMMISSION OF THE TOWN OF GRAND LAKE, COLORADO THIS 2ND DAY OF FEBRUARY 2022.

(SEAL)	Votes Approving: Votes Opposed: Absent: Abstained:
ATTEST:	TOWN OF GRAND LAKE
Jennifer Thompson Fown Clerk	James Shockey Planning Commission Chairman

# TOWN OF GRAND LAKE PLANNING COMMISSION RESOLUTION NO. 3 – 2022

# A RESOLUTION RECOMMENDING TO GRANT VARIANCE TO THE 30 FT. SHORELINE SETBACK FOR A STRUCURE LOCATED AT BLOCK 14, GRAND LAKE ESTATES 2<sup>ND</sup> FILING TO THE TOWN OF GRAND LAKE; MORE COMMONLY REFERRED TO AS 700 LAKE FRONT ROAD #12

**WHEREAS,** Robert and Tracie Mathisen (the "Applicant") are the property owners of Unit 12 located at Block 14, Grand Lake Estates 2<sup>nd</sup> Filing to the Town of Grand Lake (herein the "Property"); and

**WHEREAS**, the Town of Grand Lake (the "Town") received a building permit application from the Applicant which was denied pursuant to Grand Lake Municipal Code (the "Code") requirements; and

**WHEREAS**, on January 17, 2022, received a Zoning Variance Request Application (the "Application") from the Applicant requesting to replace the existing non-conforming mobile home located on the Property; and,

**WHEREAS**, the Town Municipal Code 12-2-29 Shoreline and Surface Water Regulations states: (*A*) *Stream and Lake Setbacks* 

- 1. In order to help preserve the environmental quality of the water in the Grand Lake, a thirty (30) foot stream and lake setback from the mean identifiable high water mark shall be maintained for buildings, parking, snow storage areas and other improvements to a site. The setback applies to a stream, creek, river, irrigation ditch (dry or wet), lake, pond, wetland, or any other body of water.
- 2. When activities are proposed within the 30' setback, a variance may be requested by an Applicant. As scheduled by Town Staff and based on agenda availability, The Planning Commission shall review the request at a Public Hearing and make a recommendation to the Town Board of Trustees, who shall make the final determination; and,

**WHEREAS**, the current mobile home measures approximately 55'x10' or 550 square feet, and the proposed replacement measures approximately 13'6"x38'7" or approximately 521 square feet, and as such, the replacement mobile home would lessen the degree of non-conformity by approximately 29 square feet; and

**WHEREAS,** Block 14, Grand Lake Estates 2<sup>nd</sup> Filing is owned and operated by a Board of Directors (herein after "the Association"); and,

**WHEREAS**, in 2005 the Association submitted a Planned Development Application to the Town more commonly referred to as the Shadow Mountain Recreation Park (herein after the Planned Development Application); and,

**WHEREAS,** on October 2, 2007 the Commission reviewed the Planned Development recommending the Association move proceed with the Planned Development Application; and,

**WHEREAS**, the intent of the Planned Development Application was to resolve the non-conforming issues associated with Block 14, Grand Lake Estates 2<sup>nd</sup> Filing; and,

WHEREAS, the Planned Development Application has sat idle since 2007; and,

WHEREAS, the Town Planning Commission reviewed the Request at a Public Hearing.

# NOW THEREFORE BE IT RECOMMENDED BY THE PLANNING COMMISSION OF THE TOWN OF GRAND LAKE, COLORADO,

**THAT**, the Commission hereby forwards a favorable recommendation onto the Town Board of Trustees to grant the Request as shown in the attached Exhibit A with the following recommended conditions of approval:

- 1. The Applicant obtains an approved Building Permit for the Property; and,
- 2. The Applicant has one (1) year to comply with all the conditions and requirements above or this authorization shall become null in void.
- 3. The Applicant complies with all other federal, state, and local regulations; and,

# DULY MOVED, SECONDED AND ADOPTED BY THE PLANNING COMMISSION OF THE TOWN OF GRAND LAKE, COLORADO THIS 2ND DAY OF MARCH, 2022.

(SEAL)	Votes Approving: Votes Opposed: Absent: Abstained:
ATTEST:	TOWN OF GRAND LAKE
Jennifer Thompson Town Clerk	James Shockey Planning Commission Chairman

# **ZONING VARIANCE REQUEST APPLICATION**

Legal Description: Lot	Block 14	Subd	livision Shadow Mountain Lake Rec. Park
PROPERTY OWNER INFORMA	ATION:		
Name: Robert & Tracie Mathisen		Emai	l:_rmathisen@comcast.net
Mailing Address: PO Box 1261			Phone: 720-448-6803
City: Broomfield	_State:_CO	Zip:_80038	Fax: N/A
APPLICANT INFORMATION:	Is the Applic		y Owner? X YES NO
Name: Robert & Tracie Mathisen		Emai	: rmathisen@comcast.net
Mailing Address: PO Box 1261			Phone: 720-448-6803
City: Broomfield	_State:_CO	Zip:_80038	Fax: N/A
CONTACT INFORMATION:	Is the Contac	et Person the Ap	pplicant? X YES NO
Contact Person (if not Applicant):		Emai	
Mailing Address:			Phone:
City:	_ State:	Zip:	Fax:
			5 ft. x 10 ft. 1961 mobile home trailer with a shown on attached PLAT.
VARIANCE REQUEST (Brief Denew manufactured home on permanent Attachment 1 through 10 to this variance REQUIRED INFORMATION CE	e request provid		
Attachment 1 through 10 to this variance	HECKLIST:  (showing dime activities, propo	des additional info	
Attachment 1 through 10 to this variance  REQUIRED INFORMATION CI  X Site Plan	IECKLIST:  (showing dime activities, proportional proportion)	nsions to existing set and existing set and existing set are grant from the control of the contr	g and proposed features, locations of specifi
Attachment 1 through 10 to this variance REQUIRED INFORMATION CI  X Site Plan	IECKLIST:  (showing dime activities, proporticulation, utilities)	nsions to existing sed and existing sities, drainage feat	g and proposed features, locations of specifications, parking, ingress and egress points, trafficures, and property lines)
REQUIRED INFORMATION CE  Site Plan  Explanation of Hardship  Statement of Authority N/A  Property Survey See attached P	HECKLIST:  (showing dime activities, proper circulation, util (See Municipal (If applicable.)	nsions to existing seed and existing set and existing set are code for review code for representations.	g and proposed features, locations of specifications and proposed features, locations of specifications, ingress and egress points, trafficures, and property lines)  priteria) See attached  sentatives of entities and property owners.)
REQUIRED INFORMATION CE  X Site Plan  X Explanation of Hardship  Statement of Authority N/A  X Property Survey See attached P  X Agreement for Services Form	HECKLIST:  (showing dime activities, proper circulation, util (See Municipal (If applicable.)	nsions to existing seed and existing set and existing set are code for review code for representations.	g and proposed features, locations of specifications and proposed features, locations of specifications, ingress and egress points, trafficures, and property lines)  priteria) See attached  sentatives of entities and property owners.)
REQUIRED INFORMATION CE  X Site Plan  X Explanation of Hardship  Statement of Authority N/A  X Property Survey See attached P  X Agreement for Services Form  X Application Deposit	ECKLIST:  (showing dime activities, proporticulation, utilities (See Municipal (If applicable.)	nsions to existing seed and existing set and existing set are code for review code for representations.	g and proposed features, locations of specifications, parking, ingress and egress points, trafficures, and property lines) criteria) See attached sentatives of entities and property owners.) Rec Park, with unit #12 identified.
REQUIRED INFORMATION CE  X Site Plan  X Explanation of Hardship  Statement of Authority N/A  X Property Survey See attached P  X Agreement for Services Form	ECKLIST:  (showing dime activities, proporticulation, utilicate (See Municipal (If applicable.)  LAT for Shadov  (See Fee and D	ensions to existing seed and existing set and existing set are code for review of the code for representation of the code fo	g and proposed features, locations of specifications, parking, ingress and egress points, trafficures, and property lines) criteria) See attached sentatives of entities and property owners.) Rec Park, with unit #12 identified.

# ATTACHMENT 1 - ADDITIONAL INFORMATION

Robert & Tracie Mathisen - Zoning Variance Request Application January 16, 2022

- 1. <u>HOA Approval Letter</u> Attached is the approval letter from the Shadow Mountain Lake Rec. Park signed by the President Mark Miller (<u>Attachment 2</u>).
- 2. <u>Site Plan</u> the site plan is attached that shows the existing unit #12 with the proposed new manufactured home on chassis superimposed over the existing (Attachment 3).
- 3. Explanation of Hardship the existing trailer is 55 ft. x 10 ft. in dimension. Trailers are no longer available in this size and are larger in width than previously manufactured. Additionally, existing trailer has a water leak and possible evidence of mold.
- 4. <u>Statement of Authority</u> not applicable.
- 5. <u>Property Survey</u> A copy of the Land Survey Plat for Shadow Mountain Lake Recreation Park is attached (Attachment 4) that shows the location of our existing mobile home Unit #12. Note that the existing mobile home #12 does encroach within 30 ft. of the existing setback from the water, as do all the trailers along that line facing Shadow Mountain Lake.
- 6. <u>Agreement For Services Form</u> Attached is the signed Agreement For Services Form as requested with the Variance application (Attachment 5).
- 7. Additional Information:
  - a. Existing trailer
    - Lots in Shadow Mtn. Lake Rec. Park are sized 20 ft. wide x 55ft. long.
    - Existing trailer is 55 ft. x 10 ft. See attached Certificate of Title for the existing trailer (Attachment 6).
    - There is an existing deck at the end of trailer that is approximately 74 SF of deck surface. Pictures are attached (Attachment 7).
  - b. New manufactured home with chassis overall dimensions
    - Overall dimension of interior square footage space is 13'-6" wide x 38'-7" long with cutout (cutout size 10'-0" x 1'-6"). Total square footage for interior space is 506 SF.
    - There is a deck on the end of the manufactured home 13'-6" wide x 7-0" long, at 94.5 SF. This is not interior square footage.
    - The HOA allowed size for trailers is a maximum of 14'-0" wide x 50'-0" long (<a href="Attachment8">Attachment 8</a>). Our proposed unit falls within these requirements.
    - Total length and width of the new proposed manufactured home is 13'-6" wide x 45'-7" long. Attachment 9 shows the overall dimensions and elevations of the new proposed unit.
  - c. Parking & Snow Storage The attached drawing (Attachment 10) showing Shadow Mtn. Lake Rec. Park with identified areas for parking and snow storage. Parking for each trailer is at the end of the trailer as identified on the attached drawing.

# ATTACHMENT 5 - AGREEMENT FOR SERVICES

# TOWN OF GRAND LAKE

# AGREEMENT FOR FEE OR DEPOSIT PAYMENT ASSOCIATED WITH LAND USE REVIEW AND PROFESSIONAL SERVICES

THIS AGREEMENT ("the Agreement") is entered into this 174k day of January, 2012 by and between the Town of Grand Lake, Colorado, a Colorado municipal corporation, ("the Town") and Rebert + Tracie, ("the Applicant").

WHEREAS, the Applicant owns certain property situated in Grand County, Colorado described on Exhibit A, attached hereto and incorporated herein by reference, (the Property"); and,

WHEREAS, the Applicant requests a change in land use for the Property and has made application to the Town for approval; and

WHEREAS, the review and processing include review of all aspects of land use including, but not limited to, subdivision, planned developments, zoning and rezoning, variances, annexation, road vacations, installation of public improvements, dedication of lands and the availability of and feasibility of providing utility services; and,

WHEREAS, in accordance with Ordinance No. 06(B)-2018, a fee and deposit schedule was approved by the Board of Trustees establishing fee and deposit amounts for specific land use application procedures from which the Applicant is required to either pay a fee or submit a deposit to cover costs including but not limited to, legal publications, notices, reproduction of materials, public hearing expenses, recording of documents incurred by the Town, as well as any potential engineering fees, surveyor fees, geologist fees, hydrologist fees, landscape architect fees, attorney fees, consultant fees, and fees for administrative time of Town staff, security, permits and easements; and,

**NOW THEREFORE**, for and in consideration of the foregoing premises and of the mutual promises and conditions hereinafter contained, it is agreed as follows:

Section 1: **Deposit Cost**. In accordance with section 12-6-6(B) of the Town of Grand Lake Municipal Code, the Applicant is required to pay a deposit to cover the cost of professional engineering fees, administrative costs, attorney fees, expert consultation fees, and inspection fees in its review of Applicant's land use change ("Project"). The Board of Trustees has determined that the deposit for the legal and administrative undertakings, as well as professional services incurred by the Town shall be \$\_\_\_\_\_, which amount must be paid in full in cash or certified check to the Town concurrent with the completion of this agreement.

Section 2: Accounting of Deposit. The Town will keep track of the professional costs incurred by the Town in the review of Applicant's Project. Monthly

statements of professional service expenses incurred by The Town will be made available to the Applicant. Should the costs exceed the amount of the deposit, The Town shall promptly notify the Applicant who shall within ten (10) days of the date of the notification, submit in full additional funds in the amount determined by the Town.

Section 3: Completion of Review. Upon completion of its review and determination of the costs of all professional services, The Town shall provide a final invoice to the Applicant. The Town shall either refund the Applicant any amount of the deposit that was not expended by the Town, or request the Applicant reimburse the Town for the additional expenses and fees noted in the invoice.

Section 4: Payment of Invoice Required. Applicant shall pay all invoices submitted by the Town within ten (10) days of the Town's delivery of such invoice. Failure by the Applicant to pay any invoice within the specified time shall result in immediate suspension of the issuance or granting of any building permits, certificates of occupancy or other Town approvals. Additionally, the Town may exercise such rights and remedies as are otherwise available to it in law or equity or under the applicable provisions of the Town Code.

Section 5: Application Early Termination. Except where the law or an agreement with the Town provides otherwise, the Applicant may terminate its application at any time by giving written notice to the Town. The Town shall take all reasonable steps necessary to terminate the accrual of costs to the Applicant and promptly refund any remaining deposit balance. The Applicant shall be liable for all costs incurred by the Town in terminating the processing of the application.

Section 6: Collection of Costs and Remedies. If the Applicant fails to pay the Town the cost of any professional service within the specified time periods set forth herein, the Town may take those steps necessary and authorized by law to collect the fees and costs due, in addition to exercising those remedies set forth in Section 4, above. The Town shall be entitled to all costs incurred, including attorney's fees in collection of the balance due, including interest on the amount due from its due date at the rate of 18% per annum.

Section 7: Payment of Cost Independent. Applicant's obligation to pay costs and expenses provided for in this Agreement shall exist and continue independent of whether the Owner's application, or any part thereof, is approved, approved with conditions, denied, withdrawn, or terminated by the Town or the Owner prior to a final decision in the process.

## Section 8: Miscellaneous

Section 7.1 Colorado Law: This Agreement is to be governed by the laws of the

State of Colorado. Venue for any litigation shall be in the District Court, County of Grand, State of Colorado.

Section 7.2 Amendments: This Agreement may only be amended, supplemented or modified in a written document executed by both parties.

Section 7.3 Counterparts. This Agreement may be executed in two or more counterparts, using manual or facsimile signature, each of which shall be deemed an original and all of which together shall constitute one and the same document.

Section 7.4. Severability: If any term, covenant, or condition of this Agreement is deemed by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions of this Agreement shall be binding upon the parties.

Section 7.5. Entire Agreement: This Agreement constitutes the entire agreement between the parties and supersedes all other prior and contemporaneous agreements, representations, and understandings of the parties regarding the subject matter of this Agreement. No supplement, modification, or amendment of this Agreement shall be binding unless executed in writing by the parties. No representations or warranties whatever are made by any party to this Agreement except as specifically set forth in this Agreement or in any instrument delivered pursuant to this Agreement.

Section 7.6. Default/Attorney's Fees: In the event of default of any of the provisions herein, the defaulting party shall be liable to the non-defaulting party for all reasonable attorney fees, legal expenses and costs incurred as a result of the default.

Section 7.7. No Waiver: Delays in enforcement or the waiver of any defaults of this Agreement by either party shall not constitute a waiver of any of the other terms or obligations of this Agreement.

IN WITNESS WHEREOF. The Town and the Owner have caused this Agreement to be duly executed on the day and year first above written.

TOWN OF GRAND LAKE

Name: Kimberly White

Title: Town Planner

Title: Town Clerk

# DO NOT ACAPTACEMENTY OF EXISTING PURE.

STATE OF COLORADO CERTIFICATE OF TITLE

MANUFACTURED HOME MODEL

10554803

VIN

YEAR 1961

MAKE FORD **ODOMETER** 

005797457

Exempt

ODOMETER LEGEND:

TITLE NUMBER

A - Actual Mileage

E - Exceeds mechanical limits N - Not actual mileage: WARNING ODOMETER DISCREPANCY

SIZE 55X10

TITLE BRANDS

վիլիդիկիսիասովիկիկիկությելիկիվորովիվույի

ROBERT N MATHISEN PO BOX 1261 BROOMFIELD CO 80038-1261 DATE PURCHASED 23-Jul-2021

DATE ACCEPTED 23-Jul-2021

DATE ISSUED 26-Jul-2021

ISSUED BY GRAND

**JTWROS** OWNER ROBERT N MATHISEN TRACIE A MATHISEN

PREVIOUS TITLE NUMBER 53E208978

PREVIOUS TITLE STATE

CO

Pursuant to C.R.5 42-6-109(3) a person transferring ownership of a vehicle may voluntarily notify the Department of Revenue, Division of Motor Vehicles within five days of transfer of ownership at mydmv.colorado.gov. If properly notified the person transferring ownership is not held liable in or subject to any civil or criminal action brought against the transferring owner or vehicle pursuant to C.R.5 42-6-109(3)(d).

THE APPLICANT HAS BEEN DULY REGISTERED IN THIS OFFICE AS THE OWNER OF THE MOTOR VEHICLE DESCRIBED. SUBJECT TO LIENS AND ENCUMBRANCES IN THE ORDER SHOWN

COLORADO DEPARTMENT OF REVENUE Mark Ferrandino **Executive Director** 



L0064040016

# ATTACHMENT 2 - HOA LETTER

# SHADOW MOUNTAIN LAKE RECREATION PARK INC. 700 LAKE FRONT ROAD P.O. BOX 711 GRAND LAKE CO 80447

To :Kim White Grand Lake Town Planner

kwhite@togleo

From: Mark Miller Shadow Mountain Lake Recreation Park -President

shadowmtnrecpark@gmail.com

Subject:Robert and Tracie Mathisen Unit 12 Trailer replacement

Hello Kim.

Pursuant to your request

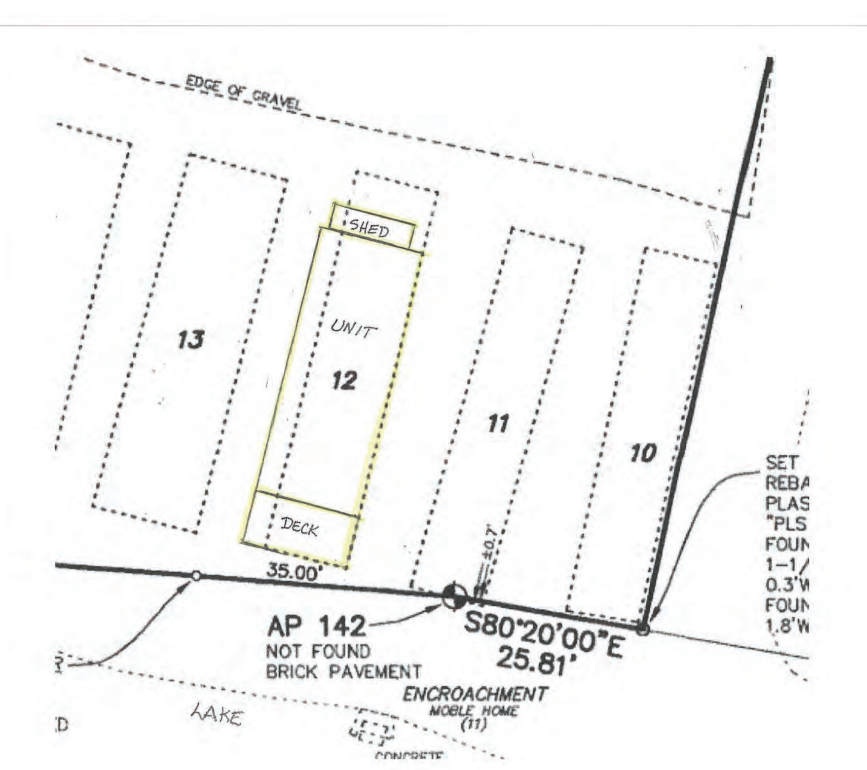
After review of the details for the intended trailer install and plans presented by Bob and Tracie Mathisen

We the SMLRP board of directors find the proposed unit to be architecturally compatible and fit within the allotted space guidelines and square footage of the previous unit.

If we may be of any additional service in regard to this matter please let us know.

Sincerely

Mark Miller



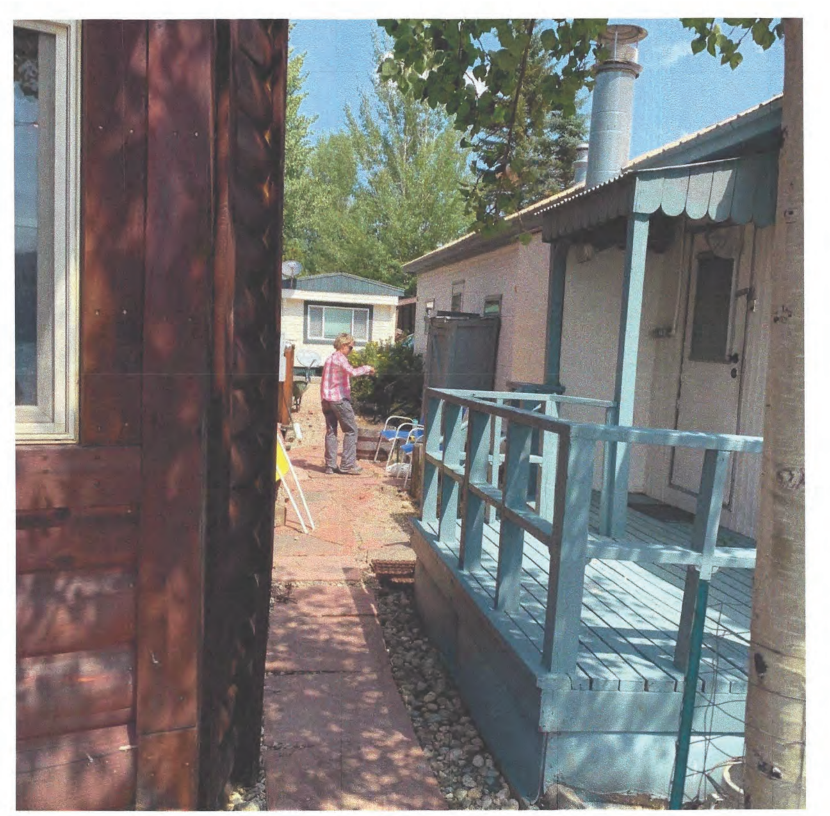
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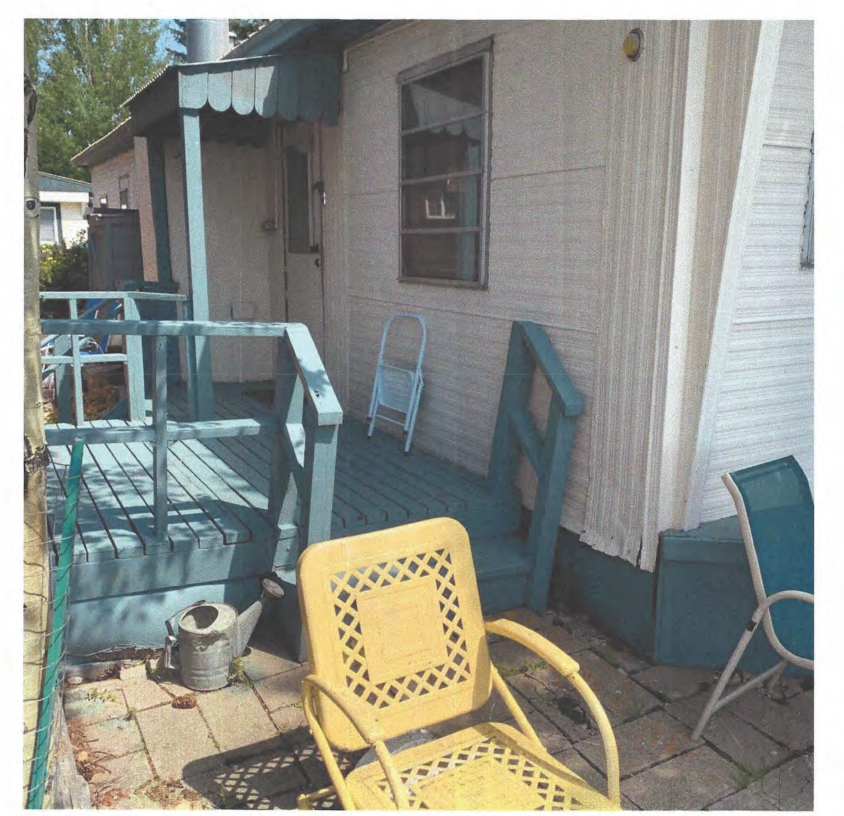
Surveying

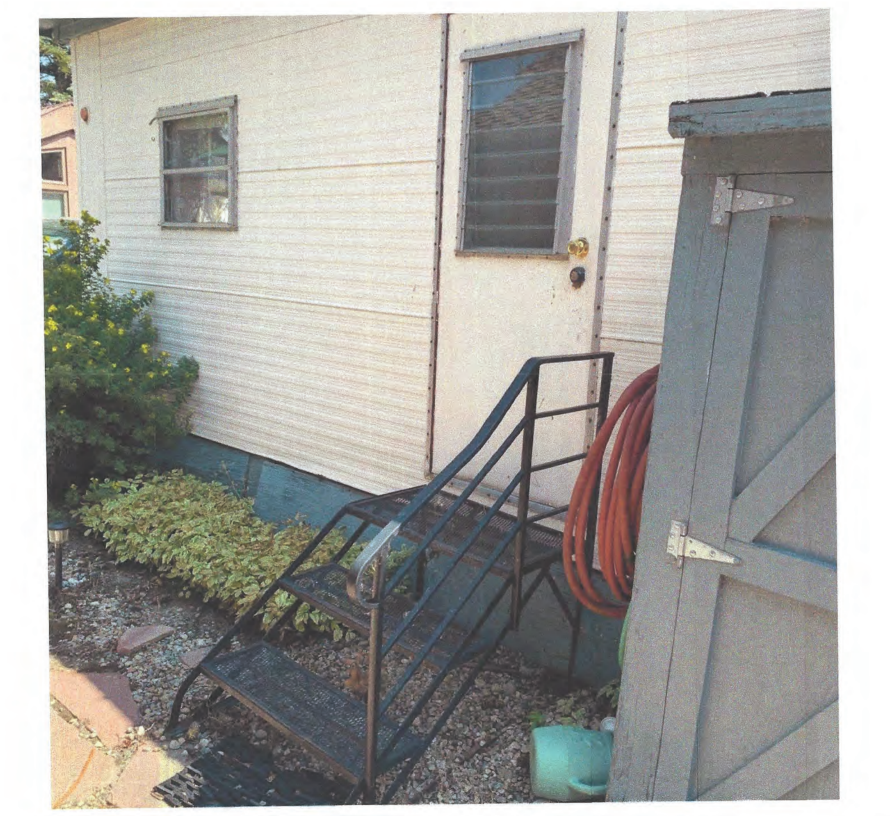
JEB NE. 079-05

SHADOW MOUNTAIN LAKE

# ATTACHMENT 7 PICTURES OF EXISTING DECK









# ATTACHMENT 8 RULES & REGULATIONS EXHIBIT A

# Rules and Regulations of Shadow Mountain Lake Recreational Park, Inc.

# Section | Introduction

Shadow Mountain Lake Recreational Park, Inc. a Colorado Corporation is the owner of the mobile home park known as Shadow Mountain Lake Recreational Park. Shareholders of at least 100 shares have the right, when available, to lease space for their mobile homes.

Hereinafter Shadow Mountain Lake Recreational Park, Inc. will be referred to as the Corporation or Lessor, shareholders that lease space in the Park will be referred to as Lessee, and the corporation's Board of Directors shall be referred as the Board.

The following rules and regulations have been adopted and implemented to protect everyone's investment, to enhance the value of the Park, and for the safety and security of occupants and guests. Local codes and zoning requirements must be complied with unless exempted.

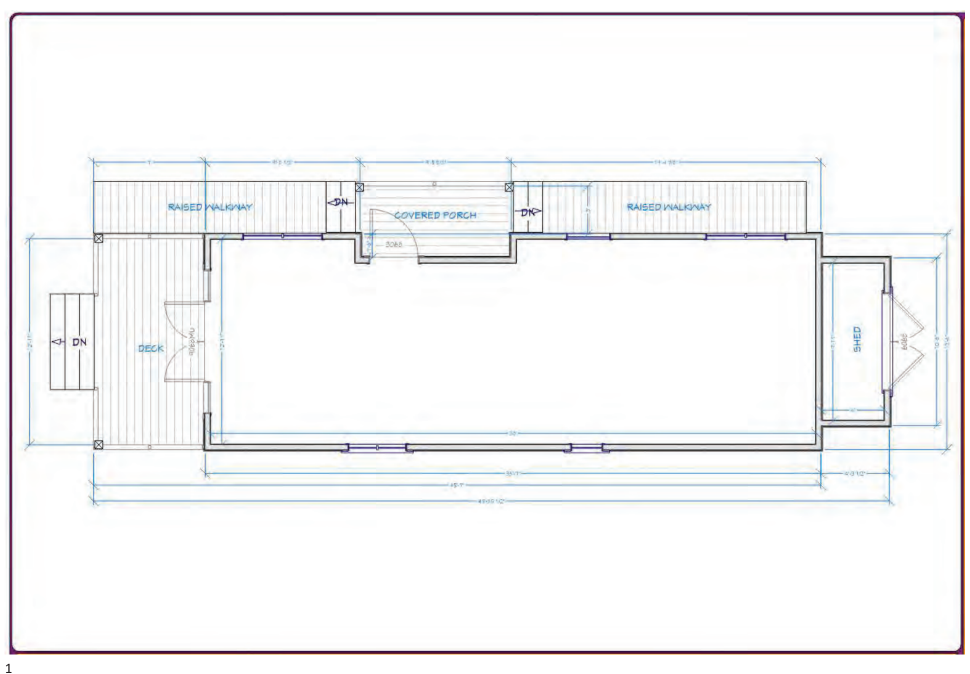
Each Lessee is responsible for knowing and abiding by all the rules and ensuring that Lessee's guests are informed of and abide by them. In addition, Lessee is responsible for any fines or charges resulting from infractions committed or damages caused by Lessee's children, guests, pets, etc.

# Section II General

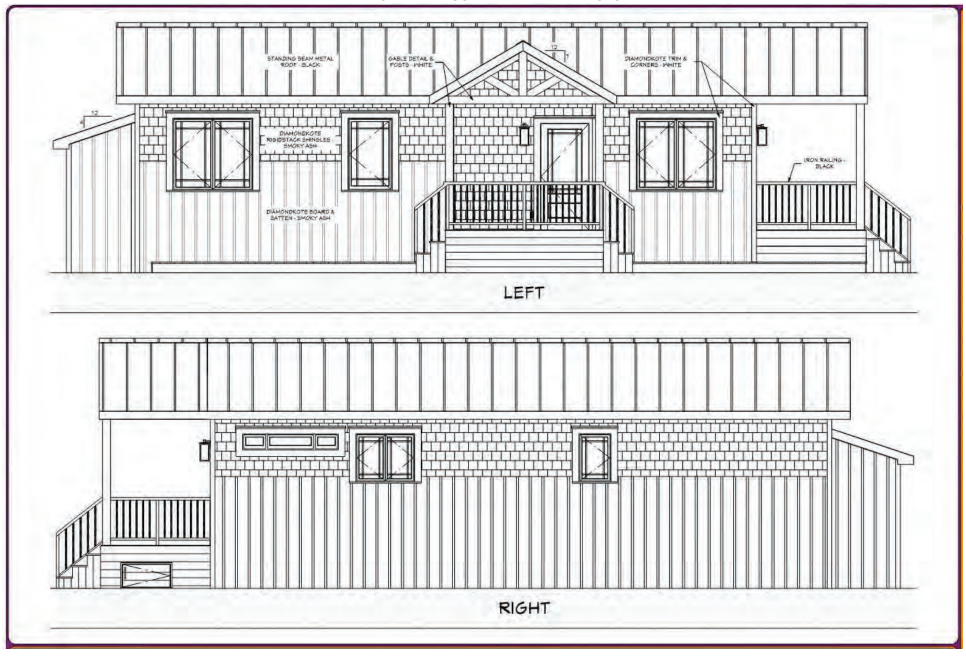
# A. Mobile Homes and Sites:

- 1. Maximum Size of Mobile Home: The maximum width of a mobile home shall be fourteen (14) feet and the maximum length shall be fifty (50) feet. All mobile homes must be approved prior to park entry. The Board approves the position and location of all mobile homes.
- Skirting: Mobile homes shall be skirted. Material for skirting shall be constructed of metal, wood or standard exterior material.
- Exterior: The exterior of mobile homes must be clean, free of debris, and well maintained.

# ATTACHMENT 9 - NEW UNIT #12 FLOOR PLAN AND ELEVATIONS



# ATTACHMENT 9 (MATHISEN – VARIANCE SUBMITTAL) NEW UNIT #12 FLOOR PLAN AND ELEVATIONS



# ATTACHMENT 9 (MATHISEN – VARIANCE SUBMITTAL) NEW UNIT #12 FLOOR PLAN AND ELEVATIONS



