Exhibit 4



1026 Park Ave · PO Box 99 Grand Lake, CO 80447 970-627-3435 www.townofgrandlake.com

REQUEST FOR VARIANCE FROM STREAM AND LAKE SETBACK ZONING REGULATIONS

PLEASE FILL OUT THE FOLLOWING INFORMATION.

Property Legal Description:Subd: Sum	nyside addition Lot: 18 Block 1
Property Street Address: 210 Rapids L	ane
Property Owner: Tomlynson, Inc	
Applicant's Name: Max Ludwig	Day Phone:
Applicant's Mailing Address:	
	ance Requested: ocated on the east side. See exhibit A

At a minimum, a variance request shall include the following information:

I. Application Deposit and executed Agreement for Development Fees

II. Documentation of unusual hardship via answers to the criteria listed below (only need to prove ONE)

- a. By reason of exceptional shape, size or topography of lot, or other exceptional situation or condition of the building or land, practical difficulty or unnecessary hardship would result to the owners of said property from a strict enforcement of Municipal Code 12-2-29 [Shoreline and Surface Water Regulations]
- b. Literal interpretation of the provisions would deprive the applicant of rights commonly enjoyed by other properties in the same district under the terms of Municipal Code 12-2-29
- c. The special conditions and circumstances do not result from the actions of the applicant
- d. Granting the variance request will not confer on the applicant any special privilege that is denied by this ordinance to other lands, structures, or buildings in the same district
- e. The granting of the variance does not pose a detriment to the public good and does not substantially impair the intent and purpose of Municipal Code 12-2-29

III. A topographic survey that includes locations of all streams, wetlands, floodplain boundaries, slope, topography, and other natural features

- IV. A detailed site plan that shows the locations of all existing and proposed activities/improvements, both inside and outside the setback.
 - a. A calculation of the total area (square footage) of the proposed improvements shall be indicated
 - b. The exact area of the 30' setback to be affected shall be accurately and clearly indicated.
- V. At least one alternative plan, which does not include a setback intrusion, or an explanation of why such a plan is not possible
- VI. An erosion and sedimentation control plan (i.e. temporary and permanent interventions such as retaining walls, straw wattles and silt fencing, french drains, or other practices)
- VII. A stormwater control plan, if applicable.

STATEMENT OF AUTHORITY

1.	This Statement of Authority relates to a and is executed on behalf of the entity	iyoson,	visions of Caption 29	20 172 CDC	,
	and is executed on behan of the entity	pursuant to the pro	Svisions of Section 58-	50-172, C.R.S.	
2.	The type of entity is a: trust nonprofit corporation limited liability company general partnership limited partnership	 registered lim limited partner 	ited liability partnershi ited liability limited pa ership association or governmental subdiv	rtnership	
3.	The entity is formed under the laws of	Coloro	do		
4.	The mailing address for the entity is	P.D. 1400	s Snand La	ake, CO	
	The R name D position of each potential otherwise affecting title to real property	y on behalf of the	entity is		ncumbering, or
6. ²	The authority of the foregoing person ((s) to bind the enti	ty is A not limited D	limited	
7.				real property:	
	Other matters concerning the manner in <u>Variance request an</u> ecuted this <u>26th day of</u>	n which the entity d any other	deals with interests in	real property:	2
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Exe ST/ CO The	Other matters concerning the manner in <u>Variance request an</u> cuted this <u>QC</u> th <u>day</u> <u>d</u> ATE OF COLORADO UNTY OF <u>Arcind</u> to foregoing instrument was acknowledge	n which the entity <u>davay other</u> <u>October, 70</u> }ss:	deals with interests in Signature Signature	A Contraction of the second se	,2625
Exee ST/ CO The by_ Wit	Other matters concerning the manner in <u>Variance request and</u> cuted this <u>26</u> <u>day</u> <u>d</u> ATE OF COLORADO UNTY OF <u>Grand</u> foregoing instrument was acknowledge <u>Maxwell Undurg</u>	n which the entity <u>davay other</u> <u>October, 70</u> }ss:	deals with interests in <u>permits</u> recursors <u>signature</u> <u>Signature</u> <u>26th</u> day of	A Contraction of the second se	

Attachment A

Request for Variance from Strean and Lake Setback Zoning Regulations

Town of Grand Lake Planning Commission

RE: 210 Rapid Lane

Grand Lake, CO 80447

- 1. Site Map: see attached survey.
- 2. The Rapids Lodge, completed in 1915, is located on Lot #18, Block #1, Sunny-Side Addition (Aka: 210 Rapids Lane) in the Town of Grand Lake., Colorado.Lot #18 covers 7315.89 SQ Ft (not including Parcel B which covers half of the river) and is situated on the bank of the Tonahutu River (North Inlet). It is a relatively flat property with mature trees and stabile soils. At issue is the patio added below the gazebo and the original deck that pre-date the set-back ordinance. The patio at issue is between the building with its cement walkway and the river bank. The 10'x10' Gazebo sits at the North East corner of the lot. The west wide of the river-bank of the North inlet is reinforced with medium sized boulders that serve as flood control. The vegetation consists of ten mature lodgepole pine trees, aspen trees and wild rose bushes. The property is operated as a lodge and restaurant. The operation of the business and use of the property does involve the storage or handling of hazardous or toxic materials.
- 3. Site plan evidences that the patio was build around the trees and did not cause any disturbances. See attached survey.
- 4. Documentation of unusual hardship should the setback be maintained:
 - a. See Exhibit B;
 - b. As evidenced by the survey, enforcement of the setback would render the property, which is a lodge and restaurant almost unusable. The setback comes to the eastern wall of the building a building that was built in 1915 that predates the setback ordinances. The enforcement of the setback would defacto make the owner, guests and residents prisoner's of the building.

- 5. An alternative plan that does not include a setback intrusion is not possible because there is other land on which the outdoor patio space that is essential to the business can be built. The building abuts the road on the west side of the building, the east the of the building is just thirty feet (or less) from the river. And not having the patio as depicted on the survey would put owners, staff and guests at risk of tripping and falling on the roots, rocks and uneven terrain. Also, as the only usable open space to the building, the area at issue is a high foot traffic area. Thus, the patio is also the best solution to protect the trees and ground from destruction and erosion from the heavy foot traffic. No plantings were removed or destroyed by the installation of the patio.
- 6. A calculation of the total areas and length of intrusion:

See attached survey.

7. An erosion and sedimentation control plan:

To prevent overflow, the west side riverbank has been built-up with medium sized boulders. Since the time of this improvement, the river has not run over the banks into the property. The patio offers protection from the high traffic area from erosion and protects the tree roots. Deep tree roots from the mature trees stabilizes the land.

8NA

9NA

Attachment B

Request for Variance from Strean and Lake Setback Zoning Regulations

Hardship

At the public hearing the applicant can prove that the activity conforms to all five of the hardship criteria. Per municipal code, documentation of unusual hardship via criteria listed only requires that ONE of the five criteria set in Section 12-3-5(A)(4)(a) through (e) be proven, here the applicant can establish that the activity conforms with all five of the exceptions:

- Practical difficulties or unnecessary hardship would result to the owners of said property from a strict enforcement of MC 12-2-29:
 - Strict enforcement of 12-2-29 would cause extreme financial hardship for The Rapids. The Rapids, like many other businesses in Grand Lake, conducts @80% of its business in the summer months. In the summer season the vast majority of the restaurant revenue come from customers dining on the patio outside along the riverbank;
 - The exposed roots were being damaged without the protection of the patio;
 - iii. The liability from risk of fall and injury without a platform was significant. Customers and employees ran the risk of injury by tripping over the roots of the trees and uneven ground.

b. Literal interpretation of the provision would deprive the applicant of rights commonly enjoyed by other properties in the same district under the terms of 12-2-29:

i. As the Rapids was built in 1915 long before the setback ordinance was adopted, enforcing the 30-foot setback now deprive the owners and guests their right to quiet enjoyment of the property as it would render the property without any meaningful outdoor space - the west side of the building abuts the road and the 30-foot setback would leave marginal outdoor space for owners and guests.

c. Special conditions and circumstances do not result from actions of the applicant:

i. The applicant did not build the Rapids lodge and restaurant or site it on the lot. It was built in 1915. As built, it partially encroaches in the later adopted 30-foot set back. Enforcing the 30-foot setback would render the property without any meaningful outdoor space that can safely be used by owners, guests and staff: the west side of the building abuts the road and enforcement of the 30-foot setback would deny the owners, guests and staff use of the outdoor space.

d. Granting the variance request will not confer an applicant any special privilege that is denied to the lands ,structures or buildings in the same district:

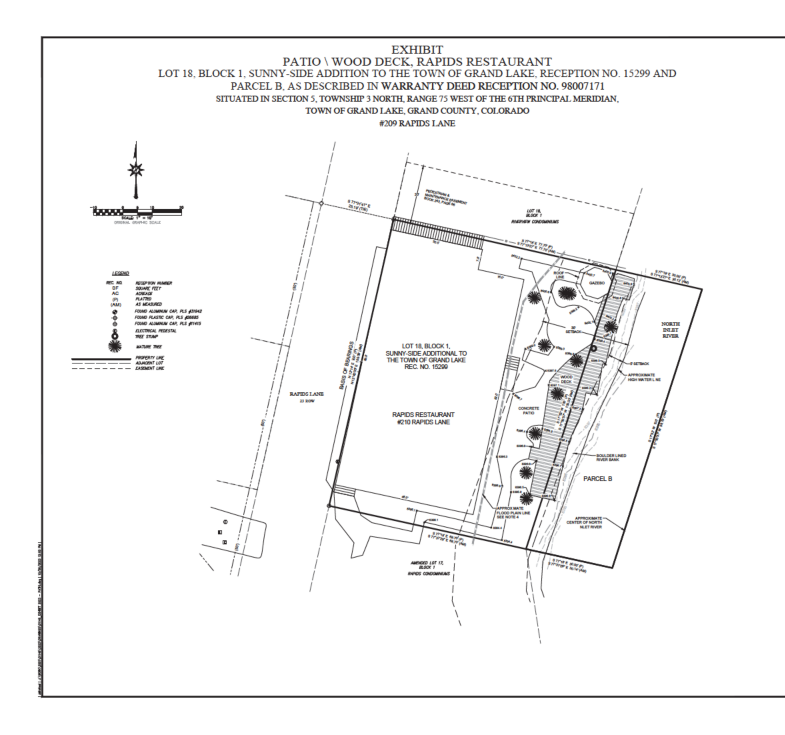
No special privilege would be conferred by this variance that is denied to the lands, structures or buildings in the same district. The patio at issue is core to the business and allows use and

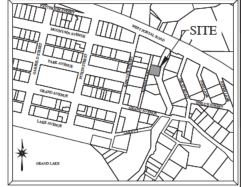
enjoyment of the waterfront. Docks, boat houses, and commercial marinas and businesses in the same district. The applicant should not be put at an unfair disadvantage and be deprived of similar water-front enjoyment. Furthermore, the assessed tax value is higher for water-front property, yet this set-back would deprive the applicant of the enjoyment and use of that water-front property for which it pays taxes.

e. Granting of variance does not pose a detriment to the public good and does not substantially impair the intent and purpose of MC 12-2-29:

The stated purpose of the 30 foot setback is to "help preserve the environmental quality of the water in Grand Lake". The ordinance goes on the address that it is applicable to buildings, parking, snow storage, etc. Clearly, the oil and contamination from snow storage and parking is obvious. Whereas the patio at the Rapids does not pose such risk or contaminants. Furthermore, the patio protects the trees which are essential to help prevent erosion.

Most importantly, the patio affords the owners, guests and staff safety. Previously, the exposed tree roots and uneven terrain caused falls and posed a safety risk.





VICINITY MAP

NOTES:

- FOLLOWING IS A PARTIAL LIST OF SUMPLY PLATE UTLEED. IN THE PREPARATION OF THIS SURVEY: A. GRAND COUNTY RECORDS, TOWN OF GRAND LAVE, RECEPTION IN, 5065.
 GRAND COUNTY RECORDS, SUNNY-S DE ADDITION TO THE TOWN OF GRAND LAVE, RECEPTION NO. 15296.
- BASIS OF BEAR NO IS N 12"402" F UASUMED) AS MEASUMED FROM THE SOUTHWEST CONNER OF LOT 16, BLOCK 1 (ALUMINIA CAPPED REBAR, PLS #1415) TO THE NOTTIMENT CONNER OF LOT 16, BLOCK 1 (ALUMINIA CAPPED REBAR, PLS #11415) WITH ALL BEAR NGS SHOWN HEREIN BE NG RELATIVE THREFT.
- THE BASIS OF ELEVATION IS 6441.3F (PER NAVD 86 DATUM) AS MEASURED FROM THE BUREAU OF RECLAMATION BRASS CAP T-3641 VMICH IS SITUATED ON THE BRIDDE OVER THE NORTH INLET RIVER ON THE WEST FORTAL ROAD WITH ALL ELEVATIONS SHOWN HERE IN RELATIVE THERETO.
- THE FLOOD PLAN DEPICTED HERE N IS REFERENCED FROM THE FEDERAL EMERGENCY MANAGEMENT AGENCY (FUM) FLOOD INJURNCE RATE MAP (FUM) NUMEER GORAGOSIAC HANNO AN EFFORTUE DATE OF JANUARY 2, 2000. BAUMP CLASS FE STE IN CONTH NELT RVER AS 200H A' WAICH NAS 'N NO BASE FLOOD ELEVATIONS DETERMINED', COMEDUENTLY, DEPICTE HEREIN GAN APPROXAME LOCATION OF THE WESTERNIL VILING OF AS DORE A.
- 5. THIS EXH BIT IS NOT A LAND SURVEY PLAT, IMPROVEMENT SURVEY PLAT OR FLOOD PLAIN SURVEY. IT IS PREMARED TO GRAPHICALLY DEPICT THE INCH WATER MARK OF NORTH NLET RIVER RELATIVE TO THE WOOD DECKING AND CONCRETE PARTO AREA OF PLANDRS RESTAURANT.

LAND SURVEYOR'S CERTIFICATE

L, T MOTHY R, BHENK, A DULY LIGEREED LAND SURVEYOR IN THE STATE OF COLORADO, DO LERRENY CEETORY THAT THIS SON BIT REPORTSING THE RESULT SO IF ELD SURVEYING AND DRAFTING MADE BY CEETOR UNDER MY D RECT SUPERVISION. THIS IS NOT AN LAND SURVEY FLAT, MIRPOVEMENT SURVEY FLAT OR FLOOR FLAS SURVEY.



T MOTHY R. SHENK, COLORADO P L.S. 401942 PREPARED ON BEHALF OF TIM SHENK LAND SURVEY NG, NC.

	TIM SHENK SURVEYING, INC. P.O. BOX 1670 BRANBY, CO 80445 (970) 887-1045		
PATIO \ WOOD DECK LOT 18, BLOCK 1, SUNN TOWN OF GRAND SECTION 5, TOWNSIGN 200815	EXHIBIT PATIO \ WOOD DECK RAFIDS RESTAURANT LOT II, BUCK 1, SIANH-VIER ADDITION TO THE TOWNOF GRAND LACE AND MACEL II SECTOR : TOWNOF AND ALSE AND ADDITION OF THE GHT JAL TOWN OF GRAND LACE, GRAND CODITY, COLORADO		
JOB: 01148 DWG: 01148_PATIO EXHB	SCALE: 1" = 20' CRD: 01148	DATE: 10/28/2023 CHECKED: TRS	DRAWN BY: JAN SHEET: 1 OF 1

Fwd: Riverside safety

Tatyana Ludwig <rapids@rapidslodge.com> Wed 9/27/2023 10:20 PM

Get Outlook for Android

From: ROBERT BALINK Sent: Wednesday, September 27, 2023 6:08:58 PM To: Tatyana Ludwig <rapids@rapidslodge.com> Subject: Riverside safety

Dear Max and Tatiana,

We want to thank you for the improvements you have made to the Rapids outdoor dining experience.

There wasn't much, if anything, to improve with the meals and service guests regularly receive- but the outside dining in the past, on uneven ground, was somewhat difficult to maneuver...as desirable as most guests found outside dining at The Rapids was.

The new decks added in the last two years ensured not only an un-paralleled Grand Lake dining experience but they added greatly to the safety of your guests.

Sadly, during a walk along another waterway trail in Grand Lake this summer, a family member fell on uneven ground along a relatively flat trail and suffered a concussion after a face-plant into the ground.

Thank you for improving the safety measures at your outside dining tables...that was very thoughtful and much appreciated by your patrons.

Bob and Adele

Getsafetynow.com

Issue Date:	FLOODPLAINDEVE	Lake, Colorado ELOPMENTPERMIT	Permit#
Expiration Date:	Grand Lake Plan Phone: 97	ndConditions) aning Department 0-627-3435 :@togleo.com	<i>*Permit becomes void if there are changes to the effective Flood Insurance Rate Maps*</i>
Owner Maxinell Ludi	n o	Contractor/Developer	
	1-	Address	
GRAND Lake City	<u>CO</u> State	City	State
			a
Telephone#_		Telephone#	Fax#
ContactName MAKWell Ludwin	Cell	Contact	Name
EmergencyTelephone		# Emergency#	
E-mail		E-mail	
DevelopmentAddress 210 Pap	25 LN, Gorno Lake, COS	2-11-0 1	
Legal Description: Lot #18	0 141 0 10	atitude/Longitude #	
Description of development: Wood	Development Flooring to pre	ofect flood what s	soil and improve
safety by River		<i>pan p</i>	
* / *	3000		
If development is on, within or conn	ected to an existing structure:	— .	
Valuation of existing structure: Sour When was the existing structure bui			
when was the casting structure out			
entire structure must be treated as a sub	alteration to a structure equals or exceeds stantially improved structure and is requir mes, manufacturedhome, or cabins, must b	red to comply with the relevant Floodpl	e the addition, remodel or alteration, the ain Damage Prevention Ordinance. A
CHANNELIMPROVEMEMTS	STRUCTURAL DEVELOPMENT	MISCELLANEOUS	ТҮРЕ
GradeControl	Residential Building	Bridge Culvert	Temporary
	PermanentDropStructure	Non-Residential	Demolition
C Outfall	Rehabilitation Manufactured Home	Fence	Emergency Repair
□ Fill	Rehabilitation (<50%)	Grading/ ParkingLot	
Other	□ Substantial Improvement (≥50%) Other	Other	XOther Wan Hoor
	Flood Ha	izard Data	
	TO BE COMPLETED BY FLO		R
	el Number and Date:		
Is the development in or impacts a flood			
Is the development in the floodway? If ye			
	Elevation:		
Method used to determine Base Flood El			
	9 or NAVD 88 and the same vertical datun		
	nent or crawlspace*:Elevation of lowest, ha		
Source of Elevation and/or flooderooff	al structures only):		
Does the development require that a CI	g Information: DMR be processed?:	Is a LOMP manimal?	
over the development require that a CLA	with the processeur:	is a LOWK required?:	

Date:

Expiration Date:

Town of Grand Lake, Colorado FLOODPLAINDEVELOPMENTPERMIT (SeeTermsandConditions) Grand Lake Planning Department Phone: 070-627-3435

Permit#

Permit becomes void if there are changes to the effective FIRM

Floodplain Development Permit Checklist(THIS PAGE TO BE COMPLETED BY FLOODPLAIN ADMINISTRATOR)

The following documents may be required at the discretion of the approving community official:

- Tax assessor map
- □ Maps and/or plans showing the location, scope and extent of the development
- □ Floodproofing Certificate: Certificate and supporting documentation used to provide the certification
- Documentation showing compliance with the Endangered Species Act
- No-Rise Certificate: Certificate and supporting documentation used to provide the certification
- Elevation Certificate
 - Constructional Drawing
 - Building Under Construction
 - Finished Construction
- Grading plans
- Detailed hydraulic and hydrology model for development in a Zone A
- □ Conditional Letter of Map Revision (CLOMR)
- □ Structure valuation documentation
- Non-conversion agreement: Required for all structures that are constructed with an enclosure
- □ Wetland Permit from the U.S. Army Corps of Engineers
- □ Copies of all federal, local and state permits that may be required.
- Manufactured home anchoring certificate: Certificate and supporting documentation used to provide the certification
- Other documents deemed necessary by the Floodplain Administrator

Permit Action

<u>PERMITAPPROVED</u>: The information submitted for the proposed development was reviewed and complie switch approved flood plain management standards.

PERMITAPPROVED WITH

<u>CONDITIONS</u>: Theinformation submitted for the proposed development was reviewed. For the proposed development to be approved, certain restrictions or conditions must be met. These restrictions or conditions are attached.

<u>PERMITDENIED</u>:Theproposeddevelopmentdoesnotmeetapprovedfloodplainmanagementstandard s(explanationonfile).

<u>VARIANCEGRANTED</u>:Avariancewasgrantedfromthebase(1%)floodelevationsestablishedbyFE MAconsistentwithvariance requirementsofTitle 44 of the Code of Federal Regulations part60.6(Varianceactiondocumentationisonfile).

Signature of Community Official	 Date:

Print Name and Title of Community Official:_

Issue I	Date:
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Expiration Date:

Town of Grand Lake, Colorado FLOODPLAINDEVELOPMENTPERMIT (SeeTermsandConditions) Town of Grand Lake Planning Department Phone: 970-627-3435 Email: <u>kwhite@toglco.com</u>

Dem	nit#
Peri	nit#

Permit becomes void if there are changes to the effective Flood Insurance Rate Maps

The **FloodplainDevelopmentPermit**isused to helpour community evaluate all impacts of activities proposed within our regulated floodplains. All activities — work, projects, development, construction, modifications, or additions heretofore referred to as "development"-- must comply with Article 5 of Chapter 12 of the Grand Lake Town Code, the Floodplain Damage Prevention Ordinance (FDPO), of the Town, as well as all applicable regional or stateregulations. Compliance with the FDPO is required for eligibility in the National Flood Insurance Program (NFIP), which provides flood insurance to individuals at reduced premiums than could otherwise be purchased through private insurers, and makes certain federal funds are available to communities. For citizens to be eligible for the national flood insurance policies, or for communities to receive certain kinds of federal funds, the community must agree to meet minimum floodplain standards such as the FDPO. This application is a tool to ensure that development in our community complies with those standards.

Any party undertaking development within a designated floodplain must obtain a Floodplain DevelopmentPermit prior to commencingdevelopment. FEMA defines development in Title 44 of the Code of Federal Regulations part59.1 as: Any man-made change to improved or unimproved real estate, including but not limited to buildings or other structures, mining, dredging, filing, grading, paving, excavation or drilling operations, or storage of equipment or materials. Other human activities that are considered "development" include the following: alterations of a structure through additions, demolition and remodeling, fences, retaining walls, moving/placement of remanufactured or mobile homes, campgrounds, storage of equipment, vehicles, or materials (e.g., storage yards, salvage yards).

General Provision of the Floodplain Development Permit Terms (applicant to read and sign):

- 1. No development may start until a permit has been issued.
- 2. The permit may be revoked if:
 - a. Any false statements are made herein;
 - b. The effective Flood Insurance Rate Map has been revised;
 - c. The development is not done in accordance with the FDPOof the Townor other local, state and federal regulatory requirements.
 - d. The development is different than what is described and submitted to the Town as part of the Floodplain Development Permit application.
- 3. If revoked, all development must cease until a permit is reissued.
 - a. If the permit cannot be reissued, applicant acknowledges that they will be responsible to correct the issue, which may require removal of any development that may have occurred.
- 4. Development shall not be used or occupied until the development has received a final inspection, a final elevationand approval by the Town.
- 5. The permit will expire if the development has not been completed and approved by the Town by the expiration date noted on the permit.
- 6. Applicant is hereby informed that other permits may be required to fulfill local, state and federal regulatory requirements and acknowledges that it is their responsibility to ensure that all necessary permits are obtained.
 - . This includes documentation showing compliance with the Endangered Species Act.
- 7. Applicant hereby gives consent to the localfloodplainadministrator or their representative (including state and federal agencies) to make reasonable inspections required to verify compliance.
- 8. Applicant acknowledges that the development will be designed to minimize any potential drainage onto surrounding properties and will be responsible for any drainage issues that may arise.
- 9. I, the applicant, certify that all statements herein and in attachments to this application are, to the best of my knowledge, true and accurate. Furthermore, I have read and understand the relevant FDPOfor the Town of Grand Lake, and will adhere to the ordinance and will or have already obtained all necessary state, federal and local permits for the proposed development.

Applicant's Name:	Maxwell Ludwig (Dbn The Rapids)	
nnliaant'a Sianatura	Miller	Data	10/26/2023