RESOLUTIONS, CONTRACTS, LEASES AND ORDERS 1967

1-1-67	CONTRACT AGREEMENT - SW MEM HOSP - INDIGENT CARE
1 1 (2)	
N 1011 101 100	
7 G 6 7	ORDER - HOLD CO PUBLIC WORKS FUND WARRANT
1-9-67	ORDER - AMEND 66 BUDGET
1-30-57	ORDER - AMEND 67 BUDGET
3-13-67	RESOLUTION - NONMUNICIPAL WASTE DISPOSAL SYSTEMS
4-10-57	APPROVAL AND ACCEPTANCE OF IMPROVEMENTS TO AIRPORT
5-1-67	MCELMO BEST BLOCKED UNIT OF PUBLIC LAND
5-1-67	MEMO AGMT - PAVING OF FOURTH ST IN DOLORES
555	ORDER - HOLD WARRANT TO MCCOY CO.
5-15-67	RIGHT OF WAY ACCEPTED FOR COUNTY ROAD
the same of the sa	DESIGNATION FOR COUNTY ROAD
5-29-67	DESIGNATION FOR COUNTY ROAD
8-26-67	TITLE OF AMBULANCE TRANSFERRED TO SW MEMORIAL HOSPITAL
7-31-67	PLACE TITLE IN COUNTY ON DESCRIBED TAX CERTIFICATES
9-4-67	DESIGNATION FOR COUNTY ROAD
12-4-67	ORDER-TRANSFER FROM CONTINGENT FUND TO GENERAL AND R & B.

	ty Commissioners of Montezuma County, Colorado, day of SEFT, 1947, with the
Commissioners: Stanley McCabe	. Irwin E. Metlock ,
and <u>F. E. Reddert</u>	
Commissioners absent:	
County Clerk and Recorder: C. K.	Harndon ,
County Attorney: Wm. A	. Thompson, Jr.
Road Supervisor: R. T.	Page ,
the following proceedings, among others	, were taken:
that the meds of the owners of lar	
The following tract of land, apon is hereby accepted and designated SEt of Section 33 and the West 30 ship 39 North, Range 18 West, N.M.	tender of right of way deeds therefor, be and for a County Road. The East 30 feet of the feet of the SWH of Section 34, all in Town-P.M. EXCEPTING AND RESERVING unto the grantor, s, and mineral estate. Said conveyed land he Resolution were: Stanley McCaba
Irwin E. Matlock , and	F. E. Reddert
Commissioners voting Nay:	
	Them flattock
	J. E. J. edilar
County Clerk and Recorder of Aontezuma County, Colorado.	Stanley Mc Cale
as it appears in the minutes of the Boardorado, and the votes upon same are	
Dated thisday of	SEPT, 19 <u>LZ</u> .
(SEAL)	County Clerk and Recorder of Montezuma County, Colorado.

At regular meeting of the Board duly convened and held the 26 following persons in attendance:	th	Commissioners of day of June	f Montezuma (County, Colorado, 67, with the
Commissioners: Irwin E. Matl	ock	, St	anley McCabe	a,
and F. E. Reddert				
Commissioners absent:	**************************************			
County Clerk and Recorder:				
County Attorney:	Wm. A. Thor	npson, Jr.		ATTACAMENT .
Road Supervisor:				
the following proceedings, among WHEREAS, the County in the past he hospital to use same in order the service instead of none; and WHEREAS the hospital has sine of the ambulance acquired by Courand WHEREAS the County ambulance emergency; and WHEREAS the County should no should be removed on list of unit	nas acquired at the Cour ce acquired aty discont is obsolet longer pay	d a used ambular ty residents has an ambulance as inued use there e and will be use insurance premi	ve at least nd because o of; sed by hospi	some ambulance f the condition tal only in an
NOW BE IT RESOLVED by the Board that: title to said ambulance be transferowed from the list of assets	ferred to S	outhwest Memori		
Commissioners voting Aye in favor	or of the R	esolution were:	Irwin E. I	Matlock
F. E. Reddert	, and9	stanley McCabe		•
Commissioners voting Nay: Non	<u> </u>		ndridaeria essar Sriver Z. Antikaansalieri essaksi Apidaini erranga	
County Clerk and Recorder of Montezuma County, Colorado.				
i certify that the above and for as it appears in the minutes of Colorado, and the votes upon sat	the Board	of County Commi		
Dated this 26th	day of _d	Tune	<u></u>	19 <u>67</u> .
(SEAL)		ar	Heras	lon
		County Clerk a Montezuma Coun		

At regular meeting of the Board of County of duly convened and held the 297H following persons in attendance:	Commissioners of Montezuma County, Colorado, day of 1914, with the
Commissioners: Stanley McCabe	, Irwin E. Matlock ,
and F. E. Reddert	
Commissioners absent:	
County Clerk and Recorder: C. K.	Herndon ,
County Attorney: Wm. A.	Thompson, Jr.
Road Supervisor: R. L.	Page ,
the following proceedings, among others, w	ere taken:
	Commissioners of Montezuma County, Colorado,
is hereby accepted and designated for	der of right of way deeds therefor, be and a County Rosd. The North thirty feet of the one (21) and the North thirty feet of the theast one fourth (NEt) of Section twenty (20) ge sixteen (16) West of the N.M.P.M.
Commissioners voting Aye in favor of the I	Resolution were: Stanley McCabe,
Irwin E. Matlock , and _	F. E. Reddert
Commissioners voting Nay:	Sum Mattrik
County Clerk and Recorder of Montezuma County, Colorado.	Mr. Cabe
	solution is a true and correct copy of same of County Commissioners of Montezuma County, and correct.
Dated this	19AY , 1967.
(SEAL)	County Clerk and Recorder of Montezuma County, Colorado.

At regular meeting of the Boar duly convened and held the following persons in attendance	ed of County Co	ommissioners of day of MA	Montezuma	County, Colorado,
Commissioners: Stanle	y McCabe		Irwin E. 1	Matlock ,
and F. E. Reddert		***************************************		
Commissioners absent:	· · · · · · · · · · · · · · · · · · ·			Onderstand (1984) (September 1981) serming a sugher program of the North September 1984 (September 1984) (September 1984)
County Clerk and Recorder:	C. K.	Hermdon		
County Attorney:	Was As	Thompson, Jr.		upsidRymnag. F
Road Supervisor:	R. L.	Page		و میسیست
the following proceedings, amo	ong others, we	re taken:		
Whereas the Board finds at the needs of the owners of as well as other users, the ing described tract of land and for a County Road.	f lands in the hat the Board	area end citic should accept	zens living and designa	in the area te the follow-
NOW BE IT RESOLVED by the Boa	nd of County (loggi opono	f Montogumo	County Colombo
that: The following tract of lais hereby accepted and deroad purposes upon, over Section 22 T 38 R 16 W. I the North side of the NW 1 mile total distance.	and, upon tendesignated for and across;	er of right of County Road. 30 Ft. on the N	way deeds to A right-on North Side of a distance.	therefor, be and f-way for public of the NWA of Also 30 Ft. on
Commissioners voting Aye in f	avor of the Re	solution were:	Stanley	McCabe
Irwin E. Matlock	and	F. E. Redde	rt	•
Commissioners voting Nay:	<i></i>	Swin	Matt	tock .
County Clerk and Recorder of Montezuma County, Colorado.		Thank,	- () - ////e/	ale
I certify that the above and is it appears in the minutes Colorado, and the votes upon	of the Board	of County Commi		
Dated this 29774	day of	MH		, 19 <u></u>
(SEAL)		County Clerk a		rof

At regular meeting of the Board of (duly convened and held the 3-77) following persons in attendance:	771 c	ommissioners of Moday of	ontezuma Coun , 19 <u></u> ,	ty, Colorado, with the
Commissioners: Stanley Mc	Cabe	•	Irwin E.	Matlock ,
and F. E. Reddert				THE THIRD THE
Commissioners absent:				
County Clerk and Recorder:				
County Attorney:	Wm. A.	Thompson, Jr.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Road Supervisor:	R. L. P.	age		
the following proceedings, among ot	hers, we	re taken:		
Whereas the Board finds and det the Maeds of the owners of land as well as other users, that th ing described tract of land sit and for a County Road.	is in the	area and citizen should accept and	s living in t designate th	he area ne follow-
NOW BE IT RESOLVED by the Board of that: The following tract of land, up hereby accepted and designated purposes upon, ever and across of Sec. 16 Township 38 N. Range W2 of Sec. 16 Township	pon tende for a Co : 30 Ft. e 16W and ange 16 W	or of right of way ounty Road. A Righ on the Southside 1 30 Ft. on the We W., N.M.P.M.	deeds there it-of-way for of the SWA est side of t	for, be and is public road of the SWA he Wa of the
Commissioners voting Aye in favor of Trwin E. Mailock		F. E. Reddert		
Commissioners voting Nay:		July non-		داند.
	Sec. Land	Time	Malloc	
County Clerk and Recorder of Montezuma County, Colorado.	-	The Cong	Keddle M=C	
I certify that the above and foregons it appears in the minutes of the Colorado, and the votes upon same a	e Board o	f County Commissi		
Dated thisde	ay of	MAY	, 19	67
(SEAL)		CA	conch-	71
		County Clerk and Montezuma County,		1

At regular meeting of the Board of County duly convened and held the persons in attendance:	Commissioners of Montezuma County, Colorado, day of Montezuma County, Colorado,
Commissioners: Stanley McCabe	, Irwin E. Matlock,
and F. E. Reddert	name
Commissioners absent:	
County Clerk and Recorder: C.	K. Herndon
County Attorney: Wh	n. A. Thompson, Jr.
Road Supervisor: R.	. L. Page
the following proceedings, among others,	were taken:
The following tract of land, upon to is hereby accepted and designated for	onder of right of way deeds therefor, be and or a County Road. A right-of-way for public 30 ft. an the South side of, SEt, SWE and age 16 W. N.M.P.M.
Commissioners voting Aye in favor of the	Resolution were: Stanley McCabe
Train E. Matlock , and	F. E. Reddert
Commissioners voting Nay:	The Mallie
	L. E. Keddert
County Clerk and Recorder of dontezuma County, Colorado.	Stading Mic-Color
	esolution is a true and correct copy of same d of County Commissioners of Montezuma County, ue and correct.
Dated this 2977 day of	1967.
(SEAL)	County Clerk and Recorder of Montezuma County, Colorado.
	"STIPE SAME CONTINUE COTOL GIAC.

At regular meeting of the Board of County duly convened and held the 277/ff following persons in attendance:	Commissioners of Montezuma County, Colorado, day of Mary, 1967 with the
Commissioners: Stanley McCabs	, Irwin E. Matlook ,
and F. E. Reddert	
Commissioners absent:	
County Clerk and Recorder: C. K.	Herndon ,
County Attorney: Wm. /	A. Thompson, Jr.
Road Supervisor: R. L.	Page
the following proceedings, among others, w	ere taken:
the needs of the owners of lands in the as well as other users, that the Board	s that from the evidence submitted that ne area and citizens living in the area i should accept and designate the follow- n the County of Montezuma, Colorado as
that: The following tract of land, upon ten hereby accepted and designated for a	
Irwin E. Matlock , and	F. E. Reddert
Commissioners voting Nay:	
	Hattock
County Clerk and Recorder of	J. E. S. College
Montezuma County, Colorado.	Stanley Mic Cole
	solution is a true and correct copy of same of County Commissioners of Montezuma County, e and correct.
Dated this 297/4 day of	MNY , 1967.
(SEAL)	County Clerk and Recorder of Montezuma County, Colorado.

	held the	974	Commissioners of Montezuma day of Managery, 1	
Commissioners:	Stanley Mo	Cabe	, Irwin E.	Metlock ,
and	F. E. Reddert		9966-4000111110415-0	
Commissioners	absent:			
County Clerk a	nd Recorder:	C. K. H	erndon	
County Attorne	y:	Wm. A.	Thompson, Jr.	
Road Superviso	or:	R. L. P	age .	·
the following pro	ceedings, among	others, we	ere taken:	
the needs of	the owners of 1 ther users, that d tract of land	ands in th the Board	that from theevidence sule area and citizens living should accept and design the County of Montesuma,	g in the area ate the follow-
that: The following hereby acception purposes upon of the South	g tract of land, ted and designat on, over and sore least one quarter	upon tend ted for a Coss: the S r (SW: SE:	Commissioners of Montezum der of right of way deeds County Road. A right-of-wa South thirty feet of the S of Section fifteen (15) West of the New Mexico Pri	therefor, b and is by for public road postures couthwest one quarter Township thirty-
			G4 3	Mad to
		r of the R	SSOLUCION MOLG.	y McCabe
Irwin E.	Metlock	, and	F. E. Reddert	rhatuussinainelineline ⁴⁴
Commissioners vo	ting Nay:	Maria and American States of the States of t		······································
			Sun flat	roll
			X. 80 (/cu	delat
County Clerk and Montezuma County			Straley Me	Palee
	the minutes of	the Board	colution is a true and cor of County Commissioners of and correct.	
Dated this	2974	_day of	MHY	, 19 <u>6</u>
(SEAL)			Chlery	· Amy
			County Clerk and Recorde Montezuma County, Colora	

At regular meeting of the Board of County duly convened and held the/5_ff following persons in attendance:	Commissioners of Montezuma County, Colorado, day of MA, 1967, with the
Commissioners: Stanley McCabe	Irwin E. Matlock
and F. E. Reddert	
Commissioners absent:	
County Clerk and Recorder: C.	K. Herndon
County Attorney: Wm.	A. Thompson. Jr.
Road Supervisor: R.	L. Page
the following proceedings, among others,	were taken:
Whereas the Board finds and determine that the nueds of the owners of lands the area as well as other users, that nate the following described tract of Montezuma, Colorado as and for a Cour	s in the area and citizens living in t the Board should accept and desig- f land situate in the County of
The following tract of land, upon to is hereby accounted and designated for	nder of right of way deede therefor, be and r a County Road. A right of way for public
Township 38 North, Range 20 West, N.	rth 30 feet of the NE 1 NW 2 of Section 1, M.P.M.
Commissioners voting Aye in favor of the	Resolution were: Stanley McCabe,
Irwin E. Matlock , and	F. E. Reddert
Commissioners voting Nay:	Tum Mattock
	for En heddlest
County Clerk and Recorder of Aontezuma County, Colorado.	Stanley Melabe
	esolution is a true and correct copy of same d of County Commissioners of Montezuma County, ue and correct.
Dated this	MAY , 19 67
(SEAL)	County Clerk and Recorder of Montezuma County, Colorado.

At regular meeting of the Board of County duly convened and held the 157/4 following persons in attendance:	Commissioners of Montezuma County, Colorado, day of Montezuma County, Colorado, vith the
Commissioners: Stanley McCabe	, Irwin E. Matlock ,
and F. E. Reddert	 •
Commissioners absent:	
County Clerk and Recorder: C.	K. Hernden
County Attorney: Wm.	A. Thompson, Jr.
Road Supervisor: R.	L. Page
neede of the owners of lands in the are as other users, that the Board should a cribed land situate in the County of Mo	that from the evidence cubmitted that the ca and citizens living in the area as well accept and decignate the following descontexuma, Colorado as and for a County Road.
that: The following tract of land, upon tender of hereby accepted and designated for a Count poses over and across the St of Section 36 said right of way shall extend 30 feet on line: Beginning at a point on the South sec of the SE Corner of said Section 36, thence North 37°9 a distance of 100.0 feet; thence North 41°38!, East a distance	by Road. A right of way for public road pur- by Township 39 North, Range 20 West, N.M.P.M., each side of the following described center ethon line of said. Section 36 1332.5 feet West be North 52°11', E st a distance of 550.5 feet, et; thence North 41°48' East a distance of 900 e of 550.6 feet, terminating at a point in the t bears North 2°08' West a distance of 1624.5
And an additional right of way for public 30 feet in width, the southern boundary of Township 39 North, Range 20 West, N.M.P.M. said section line 1332.5 feet West of the	road purposes ever and across a strip of land f which is the South section line of Section 36, ., said right of way to commence at a point on SE corner of eaid Section 36, thence West along is the SW corner of the SE of the SW of the SW. N.M.P.M.
Commissioners voting Aye in favor of the	
, and, and	F. E. Reddert
Commissioners voting Nay:	Jum Hallock
County Clerk and Recorder of Montezuma County, Colorado.	Thaty Michael
	solution is a true and correct copy of same of County Commissioners of Montezuma County, a and correct.
Dated this	MAJ 19 [7.
(SEAL)	County Clerk and Recorder of Montezuma County, Colorado.

At regular meeting of the Board of County Commissioners of Montezuma County, Colorado, duly convened and held the 1st day of May, 1967, with the following persons in attendance: Commissioners present, Irvin Matlock, Stanley McCabe and F. E. Reddert.

Others present being County Clerk and Recorder C. K. Herndon and County Attorney William A. Thompson, Jr.

On said date, the following proceedings, among others, were taken and had:

Whereas the Board of County Commissioners having examined and discussed the Recommendation of the Public Land Classification Committee in regard McElmo Best Blocked Unit of public land,

And Whereas the Board being of the opinion that the same should be approved as filed.

NOW BE IT RESOLVED by the Board of County Commissioners of Montezuma County, Colorado, that the Recommendation of the Public Land Classification Committee in regard McElmo Best Blocked Unit of public land, as same was submitted to the Board of County Commissioners of Montezuma County, Colorado, be and the same is hereby approved.

Commissioners voting Aye in favor of the Resolution were: McCabe, Reddert and Matlock.

> BOARD OF COUNTY COMMISSIONERS OF THE COUNTY OF MONTEZUMA, COLORADO

Ву					
	Chairman	of	the	Board	

ATTEST:

County Clerk and Recorder of Montezuma

County, Colorado

I certify that the above and foregoing Resolution is a true and correct copy of same as it appears in the minutes of the Board of County Commissioners of Montezuma County, Colorado, and the votes upon same are true and correct.

Dated this Lat day of Mac

County Clerk and Recorder Montezuma County, Colorado

(SEAL)

The Public Land Classification Committee to the Montezuma County Commissioners unanimously recommends that the McClmo Best Blocked Unit of public land, us outlined on attached map, be retained by the Bureau of Land Management for multiple-use management, with exceptions as follows:

- 1. That those small upland tracts adjacent to private land and clearly most suitable for agriculture be considered for disposal under Public Law 88-607.
- 2. And, prior to any such disposal, that these tracts be reviewed by the County Commissioners.

It is further recommended that public land in this unit be closed to filing under the agriculture land laws and the isolated tract public sale law (RS 2455).

Signature of Committee Members:

Clarence M. Reed, Chairman	representing	Agriculture
Elden Swicker	11	Cattle Grazing
Eldon Zwicker Fred Cline	† †	Sheep Grazing
M Burney Sejaz	ŧt	Hunting-Fishing
Bill Head	rt	Outdoor Recrestion
Dhala ale	?#	Grange
Stewart Porter Audit Duck Marshall Denton	*1	Urban-Industrial
L. S. Robbins	11	Oil, Gas, Mining

BOARD OF COUNTY COMMISSIONERS OF MONTEZUMA COUNTY

At the regular meeting of the Board of County Commissioners of Montezuma County, Colorado, duly convened and held on the
Motion was made by Commissioner Motion was made by Commissioner that the following resolution be passed, adopted and approved by the Board:
WHEREAS the Town of Dolores, Colorado through its Board of Trustees have expressed a desire to contract with the County of Montezuma, Colorado to pave with gilsonite the Town's road from the North end of the Fourth Street bridge to the South boundary of Central Avenue within the Town, excluding the State Highway right of way No. 145.
AND WHEREAS the Board of County Commissioners are desirous of cooperating with the Town of Dolores where possible, and whereas the County has statutory authority to contract for said road work.
NOW BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MONTEZUMA COUNTY, COLORADO that the County contract with the Town of Dolores, Colorado to do the following road work: Furnish approximately 150 yards of base gravel and to pave with gilsonite that portion of Fourth Street of the Town of Dolores lying between the North end of the Fourth Street bridge to the South boundary of Central Avenue within said Town, excluding the right of way for State Highway No. 145, upon the following specifications: To furnish the necessary base gravel in the approximate amount of 150 yards and to lay a two inch thick mat of gilsonite paving in the following widths, to-wit: 500 feet of 40' wide paving; 190 feet of 65' width paving and the balance of 35' with 35' width paving, said widths to be placed where directed by the Town of Dolores,
And said road work to be done when the County road crew can work in the time, though said work shall be done no later than August 15, 1967.
That the Town of Dolores shall pay upon completion of said work the sum of \$1825.00, which sum is estimated and computed to be the actual cost for said road work.
Commissioner REDDER seconded the motion and upon roll call Commissioners Fred E. Reddert, Stanley McCabe and Irwin Matlock voted Aye, with none voting Nay.
WHE EUPON the Chairman directed that a Memorandum Agree- ment for said work to be duly made and executed with the Town of Dolores, Colorado.
Done this 15 day of 1944, 1967
BOARD OF COUNTY COMMISSIONERS OF MONTEZUMA COUNTY:
Sing Matterk
ATTEST: Chairman
County Clerk

XERO

STATE OF COLORADO)	
)	
County of Montezuma)	RESOLUTION
TOWN OF DOLORES)	

At a special meeting of the Board of Trustees of the Town of Dolores, Colorado held on April 25, 1967, the following Resolution was duly passed, adopted and approved:

Motion was made by Trustee McRae that the following resolution be passed, adopted and approved by the Board:

WHEREAS, the Town of Dolores, Colorado desires to contract with the County of Montezuma, Colorado to pave with gilsonite the Town's road from the North end of the Fourth Street bridge to the South boundary of Central Avenue within the Town, excluding the State Highway right-of-way No. 145, and

WHEREAS the Board of County Commissioners is desirous of cooperating with the Town of Dolores where possible, and

WHEREAS the County has statutory authority to contract for said road work.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF TRUSTEES OF THE TOWN OF DOLORES, COLORADO, that the Town of Dolores, Colorado contracts with the County of Montezuma through its Board of Commissioners to do the following road work:

Furnish approximately 150 yards of base gravel and to pave with gilsonite that portion of Fourth Street of the Town of Dolores lying between the North end of the Fourth Street bridge to the South boundary of Central Avenue within said Town, excluding the right of way for State Highway No. 145 upon the following specifications: To furnish the necessary base gravel in the approximate amount of 150 yards and to lay a two inch thick mat of gilsonite paving in the following widths, to-wit: 500 feet of 40' wide paving; 190 feet of 65' width paving and the balance of 35' with 35' width paving, said widths to be placed where directed by the Town of Dolores.

Said work to be done by the County when their road crew can work after the date of the contract, although it is understood that said work shall be done not later than August 15, 1967.

The Town of Dolores shall pay to the County of Montezuma upon completion of said work the sum of \$1,825.00, which sum is estimated and computed to be the actual cost of said road work.

	upon	Motion wa roll call Harpe,	the fo	llowing	Trustees"	voted	Harpe Aye:	a, adaptionaleri Rissa. Li Gio (Gia a. Inique va Auraba e 1988 Miles v. 18 miles, a agus a rais veni	
wit	h none	voting Na	'y -	The state of the s		managan pro-elystyspysterick integrapy of high processor	nangan pungungan kapatan kalan sah	Saundalanna de vinda de disco a difecio a la comita de discolar del del del del como de residente de sala fund	,

WHEREUPON the Resolution was declared PASSED AND APPROVED the 25th day of April, 1967.
ATTEST: TOWN OF DOLORES, COLORADO

Lown Clerk By Athur Lacher

STATE	of	COLORADO)	
COUNTY	O	MONTEZUMA)	88.
TOWN (T T	ALORES)	

I, Lois Daboll, duly appointed and acting Clerk of the Town of Dolores, Colorado, do hereby certify the foregoing Resolution to be a true and correct copy of said Resolution as passed and approved by the Board of Trustees of the Town of Dolores, Colorado at a special meeting held on April 25, 1967.

(Lois Daboll, Town Clerk)

(SEAL)

MEKOBANDUN AGREZMENT

WHILEAS it is the desire of the Board of the Trustees of the fown of D lores, Colorado to contract with the County of Kontezuwa for paying of Fourth Street within the Town of Dolores between the North end of the Fourth Street bridge and the South boundary of Control Avenue, excluding right of way for State Highway No. 145, and whereas the Board of County Commissioners of the County of Kontezume desire to assist and work with the Town of Dolores upon their road problems.

NOW THEREFORE, in consideration of the premises and of the agreement of the parties hardto as set out in the certified copy of Resolution dated the day of day of for the Board of County Commissioners of the County of Nontexture, hereto attached and made a part hereof and incorporated herein by reference, and by Accelerated of Trustees of the Town of Dolores, Colorado dated the 2000 day of 1900 and made a part hereof by reference, the parties herein by reference, the parties hereto agree to the following:

The Eogra of County Commissioners of the County of Montezuma agrees to perform said road work as set forth in their copy of said Resolution for the sum of \$1825.00 and the Board of Trustees of the Town of Dolores, Colorado hereby agrees for the County of Montezuma to do said Toed work and agree to pay said \$1825.00 upon completion thereof.

IN WITNESS WHEREOF the parties, pursuant to the authority herein above set forth, hereto affix their hands and scals.

MAYOF OF THE TOWN OF DOLORES, COLORADO

ATTEST:

Dolores, Colorado

> BOARD OF COUNTY COMMISSIONERS OF MONTEZUMA COUNTY, COLORADO

ATTEST:

Ex-Officio Clerk of the Board County Commissioners of Montezuma

County, Colorado

At a regular meeting of the Board of County Commissioners of Montezuma County, Colorado duly convened and held the 10th day of April, 1967, with the following persons in attendance:

Commissioners: Irwin E. Matlock, and F. E. Reddert.

Commissioners absent: Stanley McCabe,

County Clerk and Recorder: C. K. Herndon

County Attorney: William A. Thompson, Jr.

Road Supervisor: R. L. Page

the following preceedings, among others, were taken:

Wheras; Montezuma County Colorado and the City of Cortez, Colorado entered into contract with Northwestern Engineering Company of Denver, Colorado to construct improvements to the City-County Airport, referred to as Project No. E 965-141.3, and

Whereas; said Company has now completed the contract, and

Whereas; the City-County Engineering Firm, Parker and Underwood, Inc. has filed with the County its written acceptance and approval of said construction by its Certificate of Completion dated the 1st day of February, 1967, signed for the company by Richard D. Lamb, and

Whereas; the Board of County Commissioners has made a physical examination of said Airport as completed and relying upon the Engineering Firm's approval.

NOW BE IT RESOLVED by the Board of County Commissioners of Montezuma County, Colorado, that:

The construction of the Airport Improvements as per the plans and specifications, "Improvements to the Cortez-Montezuma County Airport, Cortez, Colorado" by the Northwestern Engineering Company be and is hereby accepted and approved.

Commissioners voting Aye in favor of the Resolution were Irwin E. Matlock and F. E. Reddert.

Chairman declared Resolution adopted and approved.

BOARD OF COUNTY COMMISSIONERS OF MONTEZUMA COUNTY, COLORADO

ATTEST:

County Clerk and Recorder of Montezuma County, Colorado

I certify that the above and foregoing Resolution is a true and correct copy of same as it appears in the minutes of the Board of County Commissioners of Monteguma County, Colorado, and the votes upon same are true and correct.

__day of april , 1967.

Dated this

County Clerk and Recorder of

Montezuma County, Colorado

MONTEZULA COUNTY, CCLCPADO PROPOSED

NONMUNICIPAL WASTE DISPOSAL SYSTEMS (Privies and Septic Tanks)

Resolution Dated March 13, 1967

Under authority contained in Chapter 66, Article 3, Colorado Revised Statutes 1963, as amended by House Bill No. 1204, Forty-fifth Colorado General Assembly (Section 66-3-14), the following rules and regulations are established by the Monteguma County Board of Health in relation to the construction and maintenance of privies and water closets and governing the location, construction, remodeling, installation and use of septic tanks, soil absorption systems and all other nonmunicipal waste disposal systems within the County of Montezuma, Colorado.

Section I

<u>DEFINITIONS</u>

For the purpose of this resolution the following words and phrases shall have the meaning ascribed to them in this section:

BOARD OF HEALTH - Shall mean the Board of County Commissioners when acting as the local Board of Health,

<u>HEALTH OFFICER</u> - The duly authorized county health officer of the Montezuma County Department of Public Health, or his authorized representative.

COUNTY DEPARTMENT OF PUBLIC HEALTH - The Board of Health, the Health Officer or his authorized representative.

PERSON - Any person, firm, partnership, corporation or association.

SIWAGE DISPOSAL SYSTEM - A System for disposing of sewage, industrial waste, and other wastes, and includes sewerage systems and treatment works.

SOIL-ABSORPTION SYSTEM - A system constructed underground which allows the effluent to be absorbed into the surrounding soil.

SEWAGE - Any combination of solid and liquid wastes. Sewage may or may not include human excreta.

EFFLUENT - The liquid waste discharged from a septic tank or other type treatment system containing finely divided organic matter in suspension.

CESSPOOL - An underground pit into which raw household sewage or other untreated liquid waste is discharged and from which the liquid seeps into the surrounding soil or is otherwise removed.

PRIVY OR WATER CLOSET - A privy or water closet is a properly constructed vault or hole in the ground with the toilet seat located directly over it, used for the disposal of human wastes.

Section II.

PIT PRIVY CONSTRUCTION

The following rules and regulations shall apply to pit privies, water closets

LOCATION - The location of the privy shall be such as to prevent the contamination of water supplies. The privy shall be located at least 50 feet from any well, spring, river, stream, irrigation ditches or canals, cisterns or other source of water supply. On sloping ground it shall be located at a lower elevation than the water supply. On level ground the area around both privy and water supply shall be mounded with earth.

CONSTRUCTION - A space not less than 10 feet square shall be made level where the privy is to be located. An earth pit shall be dug at least five (5) feet in depth and lined with wood sheathing, unless otherwise approved.

Impervious materials such as concrete are most suitable for the floor and riser. In some instances, concrete may not be available and tongue and groove lumber may be used. In any case, the privy shall be so constructed that it will be fly and rodent proof. The seat and seat cover shall be constructed of durable material and the seat cover shall be kept closed except when in use, to provide a fly tight pit.

The superstructure shall be of durable material; there shall be no cracks, all vent openings shall be screened, and the door shall be self-closing to provide for fly tightness.

A tamped earth mound shall be placed around the entire privy to prevent rodents and insects from entering the pit.

The Health Officer will furnish detailed plans for a privy that, are approved by the State Health Department.

At Regular meeting of the Board of County Commissioners of the County of Montezuma, duly convened and held the 13th day of March, 1967, with Commissioners Matlock, Reddert and McCabe being present, and C. K. Herndon, Clerk, and Wm. A. Thompson Jr. also being present, the following proceedings, among others, was held:

NOW BE IT RESOLVED, by the Board of County Commissioners, Monteguma County, Colorado, that: (see rules and regulations regarding nonmunicipal waste disposal systems attached hereto and incorporated and made a part hereof by reference)

Commissioners voting in favor of and for Resolution were: Matlock, Reddert and McCabe. Whereupon the chairman directed the clerk to make available copies for interested parties upon payment of \$.50 for each copy to defray expenses for same.

The matter regards the fee to be charged for each permit was taken under advisement.

Mrs. Virginia Morris recently moved in from Pennsylvania appeared to ask assistance. Her son, George Morris, being a diabetic needs immediate insulin treatment and the mother has no means of furnishing special foods. Referred to welfare.

Sheriff's report for month of February received for filing.

Board of Welfare held.

Adjourned 4:15 p.m.

RESOLUTION

A RESOLUTION OF THE COUNTY COUNTY, ST. AUTHORIZING AND PROVIDING MADE SETTING FORTH THE NEE SEWER DEVELOPMENT IN THE COUNTY STATE OF COLORADO,	ATE OF COLORADO, FOR A STUDY TO BE DS FOR WATER AND
WHEREAS, the County Commissioners o , State of Colorado, has an immediate need for water and sewer de and	
WHEREAS, it is necessary that a competent engineer to feel the County with regard to water and say which said needs can be met.	o determine the specific needs
IT IS HEREBY RESOLVED, that othe Cou County, he and are hereby authorized and to be made setting forth the needs of th sewer development and the methods by whi	empowered to provide for a study e County with regard to water and
This resolution is hereby passed, a	
	p (Eg. Al. A

GUIDES FOR USE IN THE PREPARATION OF COMPREHENSIVE AREA PLANS FOR WATER AND SEWER SYSTEMS

1. SIJMMARY. Briefly indicate the area covered by the plan, describe the existing situation in the area and the principal recommendations made for meeting present and future needs for water and sewer facilities.

H. MARRATIVE REPORT.

- A. Describe the present situation as pertains to:
 - 1. Character, description, and present trends of population.
 - 2. Present financial condition of the area, its local units of government, and its people.
 - 3. Adequacy of existing churches, schools, transportation facilities and public utilities, and the obvious needs for improvement.
 - 1. Matural resources and economic potentials.
 - Agricultural land pattern, including prevalence of owneroperated family farms.
 - 6. Agricultural production and trends.
 - 7. Water resources.
 - 3. Land use and trends in such use.
 - 9. Potential for recreation and tourism.
 - 10. Trends in real estate values.
 - 11. Existing plans for the area, including Overall Economic Development Programs.
- B. Include a detailed report setting out proposed immediate plans (within the next 5 to 10 years) and long-range plans (20 years or more), including:
 - 1. Projections of population and desirable distribution of that population.
 - 2. Proposed future facilities for education, health, transportation, and recreation.
 - 3. Prejected industrial and commercial development.
 - 4. Projected changes in agricultural operations, including changes in owner-operated family farms.

III. MAPS.

- A. Include maps showing the present situation such as:
 - 1. General area and political subdivisions.
 - 2. Topographic and hydrographic features, including areas affected by flooding and serious water or wind erosion.
 - 3. Soil types and land use capability.
 - 4. Present land uses.
 - 5. Present land ownership--private, State, Federal, or other,
 - Existing transportation facilities, recreational areas, schools, and utility networks.
 - 7. Detailed layout of existing water and sewer systems.
- B. Include maps showing future planning, such as:
 - 1. Future pattern and intensity of land use, including residential areas, industrial sites, farms, recreational developments, and so forth.
 - 2. Location of future schools, hospitals, highways, and streets.
 - 3. General layout of proposed public utility systems.
 - 4. Plans to show proposed water systems and sewer systems, including reservoirs and treatment plants. These plans should be prepared in the necessary detail to show proposed services needed in the next 5 to 10 years and these ultimately required to meet projections of 20 years or more.
- IV. PLANS FOR FINANCING. Include a long-range plan for financing the the community's water and sewer facilities.
- V. PLANS FOR EXECUTION. Describe the proposal for carrying out the plan, including suggested priorities.
- VI. SYSTEM FOR DPDATING PLAN. Include proposals for keeping the plan current.
- VII. EMIDENCE OF CONCURRENCE, Include copies of all memorandums, certificates, resolutions, or other statements of concurrence in the plan by local. State, and Federal agencies.



UNITED STATES DEPARTMENT OF THE INTERIOR

BUREAU OF LAND MANAGEMENT

District Office P.O. Box 1269 Montrose, Colorado 81401

October 25, 1966

Dear Sir:

Because of your interest in public domain lands in Southwestern Colorado, we're sending you a resume of actions pending as a result of the Classification and Multiple Use Act.

Review meetings, mentioned in the enclosure, will be held in several county seats. No dates have been set but most meetings will be within the next year. Advance public notice will be given.

We will appreciate any suggestions, comments, or questions you have after reading the enclosures.

Sincerely,

Arthur W. Zimmerman District Manager

Enclosures

MONTROSE DISTRICT BUREAU OF LAND MANAGEMENT Highway 550 South -- P.O. Box 1269 Montrose, Colorado

CLASSIFICATION AND MULTIPLE USE ACT

Congress passed public law 88-607 in September, 1964. This law directs the Secretary of the Interior to determine which lands administered by the Eureau of Land Management should be disposed of and which should be retained in federal ownership and managed under the principles of mutiple use to produce sustained yields of products or services.

The act provides that lands be:

- a. disposed of because:
 - 1. They are required for the orderly growth and development of a community;
 - 2. They are chiefly valuable for residential, commercial, agricultural, industrial, or public uses or development;
- b. retained in federal ownership and managed for:
 - 1. livestock grazing,
 - 2. fish and wildlife development and utilization,
 - 3. industrial development,
 - 4. mineral production,
 - 5. occupancy,
 - 6. outdoor recreation,
 - 7. timber production,
 - 8. watershed protection,
 - 9. wilderness preservation,
 - 1●. preservation of public values.

Congress directed the Secretary of the Interior to develop regulations implementing the act. These are in circular 2201. Criteria for retention are discussed beginning on page 9, criteria for disposal beginning on page 10. Procedures for disposal are listed beginning on page 13, procedures for retention classification beginning on page 15. Copies of the circular are available on request.

INITIAL ANALYSIS

As a starting point in these considerations, BLM field men have inventoried the land and prepared maps. A copy of the Montrose District initial analysis

map is attached. The legend on the map refers to types of units. These types are:

Type I Areas where BLM administers over 50 percent of the land;

Type II Areas where BLM administers 30 to 50 percent of the land;

Type III (None in Montrose District) areas where BLM shares management with another federal agency;

Type IV (a) areas where federal lands are needed for urban, commercial, or industrial uses;

(b) widely scattered tracts of public land.

ESTIMATE OF THE FUTURE

We can expect that most of the well-blocked public lands in Type I units will be kept under present administration, at least until Congress considers the recommendations of the Public Land Law Review Commission.

Decisions on public lands in Type II units will be harder to make. These are often scattered parcels with high resource values that affect local areas in many ways. They will need to be considered on a situation by situation basis.

Type IV units include widely scattered tracts and, in some cases, parcels near growing towns. It seems likely that, over the long run, a large part of these lands will be transferred to local ownerships provided they are chiefly valuable for residential, commercial, agricultural, industrial, or public uses or development.

STEPS TO LAND CLASSIFICATION UNDER THE CLASSIFICATION & MULTIPLE USE ACT OF SEPTEMBER 19, 1964

The Act directs that public lands administered by the Bureau of Land Management be classified for either disposal or retention.

Informal steps being followed by the District include contact with local user groups and interested organizations followed by a general public meeting to review classification proposals.

The formal steps (for tracts over 2,560 acres) are:

- Publication of a notice of proposal to classify. This notice will appear in a local newspaper and in the Federal Register. It will give a general description of the location of the lands. It will list whether the classification is for disposal or retention. It will list the disposal provisions segregated against in retention classifications or those to be allowed in disposal classifications. It will give notice of the place, date, and time of a public hearing.
- 2. At the time of publication of the notice of proposal to classify, copies are sent to the Colorado Congressional delegation, the Senate and House Interior Committees, to the Land Law Review Commission, to the Govenor, to the County Commissioners, to BLM state and district advisory boards, to each licensee, permittee, and lessee, and to each person at the review meeting who asks for a copy.
- 3. Sometime during the 60 days after the notice of proposal to classify has been published, a public hearing will be held.
- 4. If no major problems come up at the hearing, a notice of actual classification is to be published.

Several other things operate in conjunction with or as a result of these steps:

- a. When the notice of proposal to classify is published, the lands are, in effect, classified for two years.
- b. For 30 days after the actual classification is published, the Secretary of the Interior may modify it.
- c. Classifications can be cancelled. They can be terminated by publication of a notice of termination in the Federal Register, be reclassification, by legislation, or by expiration of the authority for classification.

WHAT CLASSIFICATION DOES

- 1. It opens the door for meaningful local and national land use planning.
- 2. Disposal classification alerts towns, cities, counties, farmers, industry, and others, of pending disposals; it allows time for planning and zoning.
- 3. Retention classification gives more assurance of continued multiple use. It gives public domain lands enough permanency and substance to make it worth while to plan for needed public and private investments.
- 4. Classification complies with the directives of Congress.
- 5. It gives the Land Law Review Commission specific information to consider.

Features of Classification

Retention classification causes no major change in the historic uses of the lands.

Retention classification tends to protect multiple uses by lessening chances of land patterns being broken up.

Classification can be changed when, and if, necessary to meet changing needs of the time.

The Classification Act (coupled with the new Public Sale Act) assures counties and towns of control over new residential or industrial developments on former public lands.

MONTROSE DISTRICT Bureau of Land Management P.O. Box 1269, Montrose, Colorado 81401 Telephone 249-3491

LANDS

There are about 2,247,000 acres of public domain lands in the Montrose District. These lands are in 13 Colorado Counties and a fragment in one New Mexico County. They make up about 20 percent of the land in southwestern Colorado. There are about 1,765,000 acres of public domain in type I units (red on the map), 346,000 acres in type II units (blue), and 44,000 acres in type IV units (white).

RESOURCES

Resources from these lands in fiscal year 1965 included about 4,685,000 board feet of timber, \$20,750,000 worth of oil gas, other minerals and mineral materials, 164,000 animal unit months of livestock forage, 445,000 recreation visitor days, and 566,000 acre feet of water. These public lands support large numbers of deer and small game year round and supply critical winter range for many of southwestern Colorado's deer and elk herds.

RESOURCE AREAS

The District is divided into five resource management areas. These are:

Delta Resource Area includes the Alkali, Black Canyon, Escalante, North Fork, and Delta units. The area contains about 343,000 acres of public lands. It is managed by Gene Vecchia and Eugene Braithwaite with head-quarters in Montrose.

Montrose Resource Area includes the American Flats, McKenzie, Peach Valley, Blue Mesa, Cimarron, Chaffee Gulch and Montrose units. It includes about 327,000 acres of public lands. It is administered by Maurice Ziegler, Forest Littrell and Dave Wickstrom with headquarters in Montrose.

San Juan Resource Area includes the McElmo, Durango and Dolores units. There are approximately 266,000 acres of public domain. Area head-quarters are at 1211 Main, Durango. Area Manager Tom Rodda is assisted by O. B. Herrick, Joe Benton, R. L. Lewis and Wanda Dore.

San Miguel Resource Area includes the Paradox, Horse Range, Disappointment, San Miguel, Basin, Nucla and Norwood units, totaling about \$46,000 acres. Headquarters are in Montrose. Brent Jensen, Arlen Jensen and Lloyd Emmons administer the area.

Gunnison Resource Area includes a total of about 465,000 acres in the Powderhorn, Cochetopa, Tomichi, Cebolla, and Gunnison units. The area is administered from Montrose by Elbert Spencer, Donald Henninger and Marvin Bagley.

District Staff

* *

The five area managers report to Montrose District Manager, Arthur Zimmerman. The district manager and area managers are assisted by a 10-man, 4-woman district staff organized into a Division of Administration (Clerical-fiscal). a Division of Operations (engineering-operations-fire control), and a Division of Resource Management (Technical specialist in range, lands, forestry, wildlife.)

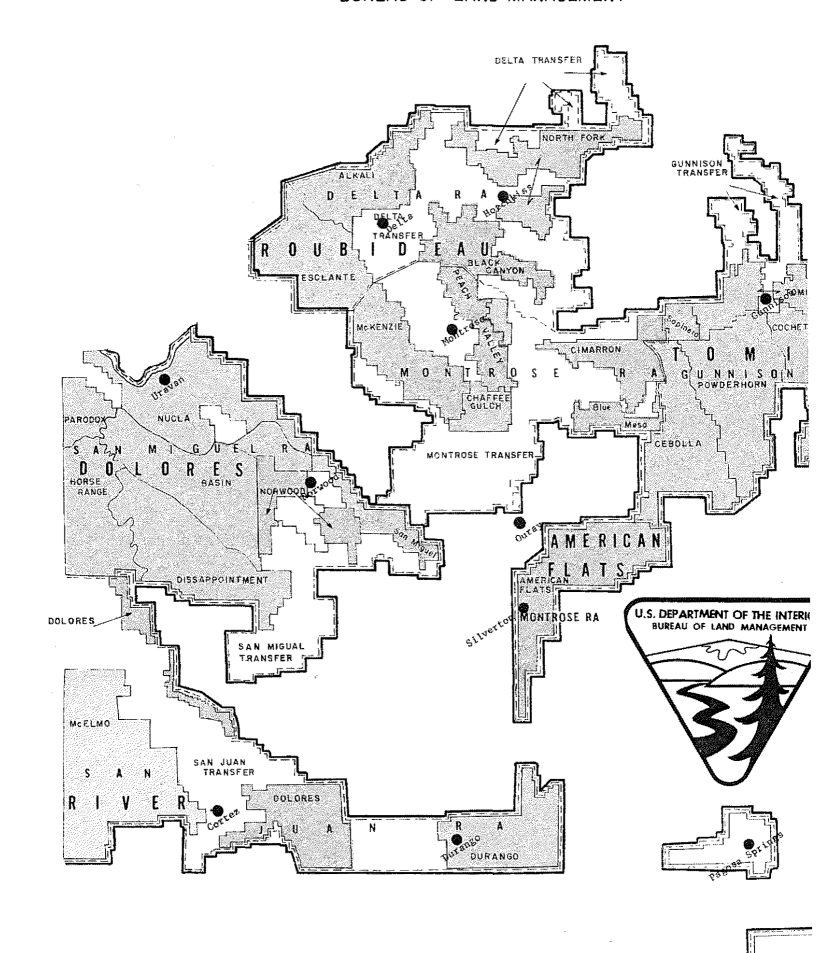
Temporary summer employees vary in number and include fire control aids and may include range, forestry, engineering, and recreation aids.

BUDGET

The District's budget for fiscal year 1967 has been set at \$525,700.00. Of this, nearly \$245,900 is ear-marked for erosion and water control work and other physical improvements on the land. Another \$81,900 is for maintenance of improvements including roads and buildings, and for construction of sanitation and protection facilities. About \$81,000.00 is for range and for wildlife habitat management and administration; \$37,500 for management and administration of forests and timber sales; \$26,000 for forest development and improvement work; \$4,700 for fire prevention, \$45,000 for services including fire fighting, clerical and fiscal management and general administration; \$17,100 for development of district and unit plans; and \$35,100 for lands case work and for land classification.

MUNIKUSE DISTRICT

BUREAU OF LAND MANAGEMENT



INITIAL ANALYSIS

L E G E N D

TOMICHI, etc. - Best Blocked Area

GUNNISON RA, etc. - Resource Area

_____ Resource Area Boundary

_____ Planning Unit Boundary

Red Blocked Type (Type I)
Blue Fragmented Type (Type II)

None Specialized Cooperative Type (Type

White Transfer Type (Type IV)

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The word "hospitalization" as herein used shall seen the entire charges of the Bospital for rooms, food, laboratories and all other facilities or services reniored by Bospital to and for such patients.

Said hospitalization to be furnished to all paupers and indigent persons within the County for whom the County owe such duty and is liable for the care and hospitalization thereof,

County shall pay to Mospital the total mam of \$12,500.00 for said period of hospitalization, said payments to be asserthmaly one-half on or before Autor. 1, 1967 and the remaining ene-half on or before Autor. 1967.

Hospital covenants and agrees to and with County to keep and maintain such hospital facilities necessary and require to furnish said hospitalization.

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