

The Board of County Commissioners met in regular session on October 25, 2016. Those present for the session were Ben Tisdell, Vice Chair; Don Batchelder, Member; Connie Hunt, County Administrator; Marti Whitmore, County Attorney; and Hannah Hollenbeck, Deputy Clerk of the Board. Lynn M. Padgett, Chair was not present, but provided notes to the County Administrator regarding some of the agenda items.

- **Note – This meeting was recorded for reference purposes.**

**A. 9:00 Call to the Public:**

*The "Call to the Public" agenda item is a time when the public may bring forth items of interest or concern. No formal action may be taken on these items during this time due to the open meeting law provision; however, they may be placed on a future posted agenda if action is required.*

**County Road 5 Winter Maintenance**

Robyn Cascade, Ridgway resident, stated that she used County Road 5 to access national forest areas. She said that she had not been to the area since 2015 when plowing began. Despite the winter maintenance agreement's attempt to make provisions for recreational use, she did not think that the width of the road or the depth of the snow was sufficient to preserve recreational use. Cascade acknowledged that the property owners had a right to access their properties; however, it was her hope that the property owners would travel by snowmobile or other tracked vehicle. Cascade said that the plowing caused a significant negative impact to all users.

**C. 9:05 Road and Bridge Reports:**

**1. Road and Bridge Report:**

*Steven Calkins, Interim Road and Bridge Superintendent, was present.*

Calkins presented the report.

Hunt provided an update on Corbett Creek.

Hunt said that residents had requested that a stop sign be reinstalled on Melody Lane. Hunt added that residents had also requested that a "slow" sign be installed on County Road 22.

**2. Request for approval and authorization of Chair's signature on Winter Maintenance Agreement between Ouray County and Radio Dog Ranch LLC for a .9 mile portion of County Road 5 ("CR 5") (from the intersection of CR 5 and 5-A) and on its Fiscal Impact Form:**

*Craig Morrison, Radio Dog Ranch LLC, was present.*

Commissioner Tisdell affirmed that the agreement was the same as the 2015-2016 season. Whitmore said that it was essentially the same; she explained that some content had been amended to adhere to Resolution 2016-019.

Commissioner Tisdell asked more of the content from Resolution 2016-019 should be included in the agreement. Whitmore did not think there was a particular need for the addition, but it could be added. The Board agreed.

Commissioner Tisdell asked about the status of the gate, as it had been contemplated in the 2015-2016 agreement. Whitmore said that it was the County's obligation to install the gate. Commissioner Batchelder clarified that it was a cable chain. He said that the purpose of the chain was to limit unauthorized vehicles and plowing; he said that unauthorized plowing was performed early in the season the year before, and that it had caused problems. Calkins said that the cable chain could be reinstalled that week.

Kelly Ryan, San Juan Huts, said that it was her assumption that last year's agreement was a trial period. She thought that the Board was getting ahead of themselves by not reviewing the performance of the previous year.

Commissioner Tisdell said that the chain had been installed late in the season and that unauthorized plowing had occurred; he asked if the agreement would be amenable if the chain was in place prior to snow falling and if plowing was done strictly within the terms of the agreement. Commissioner Tisdell said that the County had done extensive work to determine if a single track could be established along county road right-of-way.

Doc McReynolds, County Road 5 resident, said that when the road was first plowed in 2015, it was plowed to the dirt, which then turned to ice and caused dangerous conditions. Joe Ryan, San Juan Huts, agreed, and added that it was plowed to the depth of 1 inch frequently, despite the agreement's specifications. McReynolds said that there were many large rocks on the road as a result of the plowing.

Kelly Ryan reiterated that it was her understanding that the 2015-2016 year was a trial year. From her perspective as a recreationalist, it was not successful. She said that it was sometimes possible to ski up the road, but skiers could not ski back down. She thought that compromising for one individual property owner was not fair and equitable. Kelly Ryan said that Radio Dog Ranch owned a snow cat and that access through tracked vehicles was a viable option. She did not think that it was equitable that the road be plowed for the benefit of one landowner who was not always present.

Hunt read Commissioner Padgett's emailed comments: Commissioner Padgett had made several visits to the area during the winter season and thought that it was a little better than previous years, but that it still fell short of the goal of frozen, snow covered road. Commissioner Padgett requested traffic counts be obtained for both the summer and the winter. Commissioner Padgett thought it would better to restrict

travel to over-snow tracked vehicles. Commissioner Padgett had received public sentiment that the plowing agreement was not successful; County Road 5 was a mess and was not working for skiers or winter vehicle travelers. She thought the best use of the road was for the public good and for it to remain unplowed.

Joe Bayless, County Road 5 resident, agreed that the issue began when a real estate agent conducted unauthorized plowing on the entire width of the road before the agreement between Radio Dog Ranch and the County was reached in 2015. Bayless said that it was Morrison's intent to enter into an agreement that worked for all parties. He said that from the comments he had heard, there had not been too many negatives. Bayless said that skiers typically used the plowed portion of the road to ski.

Kelly Ryan said that skiers were skiing up the middle of the road due to the lack of reasonable access. She said that the side of the road designated for skier use was littered with dirt and rock.

Ann Ryan, Ridgway resident, was concerned about the process. She said that the 2015-2016 agreement had been presented as a trial, and that there were questions and concerns among the public. She asked where in the process was a review performed and negotiations held.

Commissioner Tisdell thought that if more effort was put into finding an alternative route for a single track, or even widening the road, then conflicts could be minimized. He stipulated that if the cable was in place, and the road was plowed according to the specifications in the agreement, it may be successful. He added that the agreement could be terminated if the plowing was not meeting the specifications. Ann Ryan said that the comments the Board was receiving indicated that the plowing did not meeting the standards should not be reentered into.

Joe Ryan questioned why the County could contemplate moving forward with an agreement that was violated in the prior year.

Morrison detailed the history of the plowing performed in the 2015-2016 season. He said that a realtor had the entire width of the road plowed to the dirt prior to Radio Dog Ranch entering into an agreement with the County. He said that another County Road 5 property owner attempted to groom the non-plowed snow after the agreement had been entered into as well.

Commissioner Tisdell thought that having the chain in place prior to snow falling would make a huge difference in restricting unauthorized vehicle access and plowing. He said that he wanted to further investigate the feasibility of an alternate route near the road for recreationalist access. He thought that this year could be a different trial with the implementation of the cable before snow fell.

McReynolds asked about the penalties for violating the agreement. Commissioner Batchelder said that the agreement could be nullified. He said that the County did not receive any specific complaints regarding the plowing; the County received blanket complaints about winter maintenance and the desire to prohibit plowing.

Kelly Ryan said that having the cable installed prior to snow falling would have prevented the three vehicles that then became stuck further up the road. She thought it was inaccurate to call the process a trial process if there was no review. She did not think it was a realistic expectation to plow to the road as contemplated in the agreement. Morrison agreed; he said that there were many variations in the road that made it difficult to consistently achieve the specified depth. He added that, skiers packed the snow so it was rarely 4 inches. He disagreed that there had been any violation of the agreement.

Commissioner Batchelder stated that there had been unauthorized plowing and grooming during the 2015-2016 season and that it was impossible to ascertain if the plowing done by Radio Dog Ranch was done to the standards that were agreed upon in the agreement. Commissioner Batchelder thought it was reasonable to establish a situation where the County had the ability to determine if the plowing standard was met. He suggested that section 1(a) of the agreement be modified to require notification to the County prior to plowing.

Joe Ryan stated that access to property did not mean by 4-wheel drive vehicle; he said that many property owners used over-the-snow vehicle access.

Morrison said that he was not an absentee landowner. He said that his property was an active farm and that caretakers were present on the property at all times. He said that when he originally purchased the property, the County issued three building permits to him without stating any restrictions on access. He said that there were other property owners that relied on the plowed road for access.

Kelly Ryan disagreed with Commissioner Batchelder's statement that no specific complaints were received. She did not see a benefit to entering into another trial year.

Commissioner Batchelder said that unless a system was instituted where the County could verify the standards set forward in the agreement were met and were workable for the applicant, there would be no way to certify what actually happened. Kelly Ryan again stated that the 2015-2016 agreement was not workable or satisfactory.

Commissioner Tisdell said that there were differences between this year and last year. He agreed that all parties could be better about observance, and data collection. He was willing to think that this year's agreement was another opportunity to see if collaboration could be achieved.

Kelly Ryan asked if a trial year could be instituted where Radio Dog Ranch only used tracked vehicles.

Morrison said that he tried to propose an agreement where the road could be shared.

The Board agreed to consider the revised agreement at the next regular meeting.

**D. 10:41 The Board convened as the Board of Social Services to consider the following**

items:

1. Request for approval of the following reports and authorization of the Chair's signature on certification page:
  - a. County YTD Expenditures, July, 2016:
  - b. Expenditures through Electronic Benefit Transfers, August 2016:
  - c. Check Register, August 2016:
  - d. County Allocation / MOE Report, JULY-16

*Carol Friedrich, Social Services Director, was present.*

**M/S/P** – Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve the County YTD Expenditures, July 2016; Expenditures through Electronic Benefit Transfers, August 2016; Check Register, August 2016; and County Allocation / MOE Report, JULY-16, and authorized Chair's signature on the certification page. The motion carried.

2. Caseload Report:

3. Request for approval and authorization of Chair's signature on a Regional Human Service Agency Core Allocation Intergovernmental Agreement, for the Core Services Program, as reviewed by counsel and on its Fiscal Impact Form:

**M/S/P** – Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve and authorize Chair's signature on a Regional Human Service Agency Core Allocation Intergovernmental Agreement, for the Core Services Program, as reviewed by counsel and on its Fiscal Impact Form.

*Hunt read Commissioner Padgett's comments: Commissioner Padgett asked how the money would be allocated and shared. Friedrich stated that it was a shared spreadsheet where the costs were tracked. She said that Montrose County entered into a contract on behalf of all of the counties. Commissioner Padgett asked what would happen if an individual county went over their allotted share. Friedrich said that there was no county match, and if a county overspent, the surplus resolution offset the overage.*

*With no further discussion, the motion carried.*

4. Request for approval and authorization of Social Services Director's signature on a Cooperative Agreement between Ouray County Department of Social Services and Community Options, Inc. for Investigation of Allegations of Mistreatment or Self-neglect Involving At-risk Adults with Intellectual Disabilities (IDD), as reviewed by counsel and on its Fiscal Impact Form:

**M/S/P** – Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve and authorize Social Services Director's signature on a Cooperative Agreement between Ouray County Department of Social Services and Community Options, Inc. for Investigation of Allegations of Mistreatment or Self-neglect Involving At-risk Adults with Intellectual Disabilities (IDD), as reviewed by counsel and on its Fiscal Impact Form. The motion carried.

5. Request for approval and authorization of Chair's signature on a Lease with RiverView Plaza, LLC for the Social Services Office, as reviewed by counsel and on its Fiscal Impact Form:

**M/S/P** – Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve and authorize Chair's signature on a Lease with RiverView Plaza, LLC for the Social Services Office, as reviewed by counsel and on its Fiscal Impact Form. The motion carried.

**E. 10:54 Land Use Item**

1. Review and possible approval of Resolution 2016-049 formalizing the County's position regarding the 1973/1976 Amended Master Plan of Elk Meadows Estates. Also approving recordation of the Elk Meadows Estates Master Plan with the corresponding historical minutes:

*David Mullings, Elk Meadows Homeowners Association was present.*

Commissioner Batchelder confirmed that the resolution was formalizing the action taken by a previous Board. He asked if the property owners had any concerns about the action. Mullings confirmed that the Elk Meadows HOA had no concerns.

**M/S/P** – Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to adopt Resolution 2016-049 formalizing the County's position regarding the 1973/1976 Amended Master Plan of Elk Meadows Estates; also approving recordation of the Elk Meadows Estates Master Plan with the corresponding historical minutes. The motion carried.

**F. 10:58 The Board of County Commissioners convened as the Board of Adjustment to consider the following item:**

1. The Purpose of this hearing was to review a request by Sharon H. Tamminga for variance from the setback standards set forth in Section 3.8(C)(4). The construction is proposed at 548 Power Line Road:

*Bryan Sampson, Associate Planner, was present. Michelle Nauer, Alternate Board of Adjustment Member was present.*

Commissioner Batchelder said that he had no concerns about the application other than ensuring that whatever structure that was contemplated to be built on the existing slab be constructed on the property.

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Michelle Nauer to approve a request from the setback standards set forth in Section 3.8(C)(4) by Sharon H. Tamminga with the two staff recommended conditions.*

*A roll call vote was taken on the motion with the following results:*

*Commissioner Tisdel voted in the affirmative.*

*Commissioner Batchelder voted in the affirmative*

*Alternate Board of Adjustment Member Michelle Nauer voted in the affirmative.*

*There was no discussion. Motion passed unanimously.*

**11:07 The Board took a short break:**

**G. 11:14 Board of County Commissioners Hearing:**

**The purpose of this hearing was to review a request by Alicia Wood for Black and Veatch, consultant for Verizon Wireless and Authorized Agent for Keystone Portfolio Management, LP, for determination that a proposed modification to an existing communications facility, located at 1915 Gold Mountain Trail, is not a substantial change as stated in FCC document 14-153:**

Sampson said that obsolete equipment was being removed, and existing and new equipment was being moved and added. He said that it was staff's recommendation that the changes proposed were non-substantial.

Commissioner Tisdel opened the hearing for public comment.

Susie Mayfield, County Assessor, asked if the owner of the antenna was known. Sampson said that the antennas were owned by Verizon.

Hearing no other public comment, Commissioner Tisdel closed the public comment portion of the hearing.

Hunt read Commissioner Padgett's comments: Commissioner Padgett asked if there was an option for the lease to be extended at the previous rate, and if it could be used for County equipment.

Whitmore said that Commissioner Padgett's question was not germane to the hearing.

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to determine that a proposed modification to an existing communications facility located at 1915 Gold Mountain Trail was not a substantial change. The motion carried.*

**H. 11:21 General Business:**

**1. Request for approval of warrants:**

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve the warrants as presented. The motion carried.*

**2. Request for approval of the following minutes:**

**a. September 27, 2016 minutes:**

The Board requested that the Deputy Clerk listen to the recording specific to a Call to the Public item.

**b. October 4, 2016 minutes:**

**c. October 11, 2016 minutes:**

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve the October 4, 2016 and October 11, 2016 minutes as presented. The motion carried.*

**3. Request for approval of Public Trustee Report – September 2016:**

*Jeannie Casolari, Public Trustee, was present.*

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve the Public Trustee Report – September 2016. The motion carried.*

**4. Request for approval and authorization of Chair's signature on Budgetary Transfer:**

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve and authorize Chair's signature on Budgetary Transfer Form. The motion carried.*

**5. Request for appointment of a member to the Fair Board:**

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to appoint Kendra Jenkins to the Fair Board with a term to expire on October 1, 2019. The motion carried.*

**6. Review and approval of proposed Top of the Pines Fee Schedule in accordance with the Management Agreement:**

*Geoff Tischbein and Patsy Young, Top of the Pines Board Members, were present.*

Hunt read Commissioner Padgett's comments: Commissioner Padgett wanted to ensure that the ropes course did not violate the State's amusement park regulations. She was concerned that individual groups would need to have certified supervisors and that Top of the Pines (TOP) would not be certifying supervisors. She did not think that the proposed Fee Schedule was clear.

The Board pointed out several typographical errors and places that needed additional clarification. Tischbein would provide a corrected version.

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve the Top of the Pines Fee Schedule as amended in accordance with the Management Agreement.*

**7. Request for approval and authorization of Chair's signature on the Intergovernmental Agreement (IGA) between Ouray County and Town of Ridgway:**

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve and authorize Chair's signature on the Intergovernmental Agreement (IGA) between Ouray County and Town of Ridgway. The motion carried.*

**8. Request for approval and authorization of Chair's signature on Professional Services Agreement for Medical Director for Ouray County Emergency Medical Services (EMS) for calendar year 2017 and on its Fiscal Impact Form:**

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve and authorize Chair's signature on Professional Services Agreement for Medical Director for Ouray County Emergency Medical Services (EMS) for calendar year 2017 and on its Fiscal Impact Form. The motion carried.*

**9. Request for approval and authorization of Chair's signature on Contract Amendment #2 for Ouray County EMS Facility Assessment Grant – EIAF 7882:**

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve and authorize Chair's signature on Contract Amendment #2 for Ouray County EMS Facility Assessment Grant – EIAF 7882. The motion carried.*

**10. Discussion and possible action regarding the following resolutions:**

**a. Resolution 2016-047 2017 County Holiday Resolution:**

*Jeannine Casolari, Treasurer, and Jillian Mihelich, Chief Deputy Treasurer, were present.*

Mihelich said that she had been nominated on behalf of other County employees to address the Board regarding the lack of a Columbus Day holiday. She said that the Clerk and Recorder's office had no support from the State that day, as State offices were closed; banks and title companies were also closed that day. Mihelich understood that many people thought that offices should remain open on Columbus Day. She thought that employees should be given a Flex Day in compensation for the day.

The Board authorized Hunt to meet with department heads to discuss and recommend an additional holiday, if needed.

**b. Resolution 2016-048 BOCC Meeting Calendar for 2017:**

Commissioner Tisdel requested that the March meeting dates be changed to work with the spring breaks of all Ouray County School District schools.

**11. Request for approval to add Chair's signature on Op-Ed article regarding San Juan Wilderness Bill:**

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve adding Chair's signature on Op-Ed article regarding the San Juan Wilderness Bill. The motion carried.*

**12. Request for approval and authorization of Commissioner's signature Letter of Support for Mary Deganhart for Colorado Court of Appeals:**

**M/S/P** – *Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to approve and authorize Commissioner's signatures on Letter of Support for Mary Deganhart for Colorado Court of Appeals. The motion carried.*

**1. 11:49 Discussion / Direction Regarding Corkscrew Properties: An Executive Session may be required pursuant to CRS 24-6-402(4)(b), Conference with an Attorney, for the purposes of receiving legal advice:**

*Pat Willits, Trust for Land Restoration, and Tom Hillhouse, Ouray County Historical Society (OCHS), were present.*

Whitmore said that the trustee group approved the language of the management agreement in April. After the OCHS and the Board approved the management agreement, a member of the trustee board no longer accepted the language. The trustee was proposing new language. Whitmore indicated that an executive session may be necessary in order to discuss the legal ramifications of the new language.

Willits said that the reversal had been very frustrating. He felt that local ownership of the properties allowed for better stewardship and more flexibility. He said that OCHS had similar concerns regarding the new language proposed by the trustee.

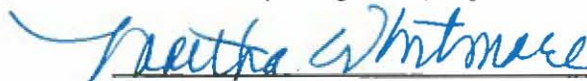
**M/S/P** – Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to convene into executive session pursuant to CRS 24-6-402(4)(b) for the purpose of receiving legal advice pertaining to the Corkscrew Properties. Pat Willits and Tom Hillhouse would be included in the discussions.

A roll call vote was taken on the motion with the following results:

Commissioner Padgett was not present.  
Commissioner Tisdel voted in the affirmative.  
Commissioner Batchelder voted in the affirmative.

There was no discussion. Motion passed.

As County Attorney, it is my opinion that the discussion of the matter announced in the motion to go into executive session constitutes a privileged attorney-client communication.

  
\_\_\_\_\_  
Martha Whitmore, County Attorney

  
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Ben Tisdel, Vice- Chair

**12:01 The Board of County Commissioners entered into executive session:**

**12:16 The Board of County Commissioners came out of executive session:**

Commissioner Tisdel stated that the Board had just exited an executive session as stated in the motion. No formal action was taken in the executive session and because of attorney/client privilege no recording was made.

Whitmore said that staff would move forward with negotiating the conveyance.

**D. 12:18 The Board convened as the Board of Social Services to consider the following items, continued:**

- 1) Request for approval and authorization of Chair's signature on a Lease with RiverView Plaza, LLC for the Social Services Office, as reviewed by counsel and on its Fiscal Impact Form, continued:**

Whitmore said that the Lease Agreement that was considered by the Board was not version of the agreement that she had previously recommended for approval. Friedrich requested that the agreement be put on the next meeting agenda for approval.

**M/S/P** – Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to rescind approval and authorization of Chair's signature on a Lease with RiverView Plaza, LLC for the Social Services Office, and on its Fiscal Impact Form as the document had not been recommended by the County Attorney. The motion carried.

**12:22 Lunch**

**1:30 The Board of County Commissioners convened into a work session with Top of the Pines (TOP) representatives and Bureau of Land Management Realty Specialist, Nick Szuch; to discuss TOP's new proposed fee schedule and to provide a copy of the TOP Annual Report to BLM:**

**B. 1:57 Commissioner/Administrative Reports:**

Commissioner Batchelder had nothing to discuss.

Marti Whitmore, County Attorney, discussed the following:

- 1) Dallas Creek Water Company Rate Increase** – Whitmore said that she had previously alerted the Board to the possibility that Dallas Creek Water Company would be increasing their rates. She had drafted a letter to the Public Utilities Commission (PUC). Whitmore said that the application for an increase had not been filed yet, but anticipated that it would be soon. The Board directed Whitmore to place the letter on the next meeting agenda.
- 2) BLM EIS Draft Comments** – Whitmore said she was still working on the comments and would provide them at an upcoming meeting.

Connie Hunt, County Administrator, discussed the following:

- 1) **Western Region EMS and Trauma Advisory Council (WRETAC)** – Hunt said that the Board received a letter from Montrose County regarding the next WRETAC meeting scheduled for November 1<sup>st</sup>. The letter requested that the BOCC members be present at the meeting. Commissioner Batchelder said that as the Board had a regular meeting that day, it would be difficult to attend, and asked that the Board be informed of any specific requests or policy changes.

Commissioner Tisdel discussed the following:

- 1) **CCI Bylaws** - Commissioner Tisdel said that the bylaws were in the process of being revised. There may be opportunity for County input.
- 2) **Short Term Rental Ordinance** - Commissioner Tisdel said that he had received some questions from the public. He requested that some outreach be performed when the forms were ready.

**2:30 The Board of County Commissioners convened into a work session with County Staff to discuss Road and Bridge Bylaws:**

**4:45 The Board continued the regular meeting:**

**5:10 The Board reconvened the regular meeting:**

*Commissioner Padgett was present for the continuation of the regular meeting.*

**M/S/P** – Motion was made by Commissioner Batchelder and seconded by Commissioner Tisdel to convene into executive session pursuant to CRS 24-6-402(4)(b) for the purpose of receiving legal advice.

*A roll call vote was taken on the motion with the following results:*

- Commissioner Padgett voted in the affirmative.*
- Commissioner Tisdel voted in the affirmative.*
- Commissioner Batchelder voted in the affirmative.*

*There was no discussion. Motion passed.*

*As County Attorney, it is my opinion that the discussion of the matter announced in the motion to go into executive session constitutes a privileged attorney-client communication.*

Martha Whitmore, County Attorney

Lynn M. Padgett, Chair

**5:10 The Board of County Commissioners entered into executive session:**

**5:34 The Board of County Commissioners came out of executive session:**

Commissioner Padgett stated that the Board had just exited an executive session as stated in the motion. No formal action was taken in the executive session and because of attorney/client privilege no recording was made.

**5:34 The Board adjourned the regular meeting.**

BOARD OF COUNTY COMMISSIONERS  
OF OURAY COUNTY, COLORADO

Attest:

Lynn M. Padgett, Chair

Ben Tisdel, Vice-Chair

Michelle Naber, Clerk and Recorder  
By: Hannah Hollenbeck, Deputy Clerk of the Board

Don Batchelder, Commissioner