

**ACTION SUMMARY FOR PUBLIC HEARING & SPECIAL COUNCIL MEETING  
TOWN OF SNOWFLAKE  
HELD 08/12/2016**

*Motion by Ballard, 2<sup>nd</sup> by Johnson C, to move to Executive Session. Motion passed; unanimous*

*Motion by Johnson L, 2<sup>nd</sup> by Kay, to return to Regular Session. Motion passed; unanimous*

*Motion by Ballard, 2<sup>nd</sup> by Hensley, to open the Public Hearing. Motion passed; unanimous*

*Motion by Ballard, 2<sup>nd</sup> by Lewis, to close the Public Hearing. Motion passed; unanimous*

*Motion by Johnson C, 2<sup>nd</sup> by Kay, to approve the Consent Agenda. Motion passed; unanimous*

*Motion by Poscharsky, 2<sup>nd</sup> by Kay, to approve the special use permit as an administrative matter noting that staff and applicants have shown all criteria have been met including the 5,280 feet distance from similar facilities in operation; more than 500 feet from a residential zoned property; and, not located within 1,000 feet of a preschool, kindergarten, elementary, secondary or high school, place of worship, public park, public cemetery, or community center. Also, based on information provided by the applicants, the criteria have been met that they be located, designed and operated in a way that is compatible with the livability of the area; not to seriously interfere with the existing uses of adjacent properties, with character of the area, or purpose of the zone in which it is proposed; and, do not impose an undue burden on any public improvements, facilities, utilities, or services available to the area.*

*Motion passed; 4 FOR—Poscharsky, Hensley, Johnson C, Kay  
and 3 AGAINST—Ballard, Johnson L, Lewis*

*Motion by Poscharsky, 2<sup>nd</sup> by Hensley, to approve the special use permit with respect to this administrative decision that based on the findings of staff and the testimony made today that the Mountain Time Management Facility meets the criteria of the code, specifically, that it is not located within 5,280 feet of similar facilities or operations; not located within 500 feet of a residential zoned property; and, not located with 1,000 feet of a preschool, kindergarten, elementary, secondary or high school, place of worship, public park, public cemetery, or community center. Also, I would make the finding that with respect to our code, it meets the criteria of being located, designed and operated in a way that will be compatible with the livability and appropriate future development of abutting properties and surrounding neighborhood; not seriously interfere with the existing uses of adjacent properties, with character of the area, or the purpose of the zone in which it is proposed; and, not impose an undue burden on any public improvements, facilities, utilities, or services available to the area.*

*Motion passed; 4 FOR—Poscharsky, Hensley, Johnson C, Kay  
and 3 AGAINST—Ballard, Johnson L, Lewis*