

Chaffee County Land Use Code Rewrite

Module 1 Final for BOCC Adoption

NEW APPLICATION PROCEDURES: SITE PLAN REVIEW PROCESS

General Notes:

This section proposes a new process for Site Plan Review to provide a process that is primarily administrative with review by the Planning Commission for applications that meet a certain threshold.

4.2.5 Minor Site Plan Review Process. Applications for land use change subject to Minor Site Plan Review as identified in **Table 2.2, Use Table**, shall be reviewed by the Planning Department as follows.

A. Decision by Planning Director. Within fifteen (15) calendar days from the determination of completeness of application by staff **per Section 4.1.3 C**, the Planning Director or their designee shall review the application **per Section 4.1.3 E**, and shall approve, approve with conditions or deny the land use change application. The decision shall be based upon compliance of the proposed use with the applicable standards set forth in this code and **Article 7**.

- 1. Written Notice of Decision.** The Planning Director shall inform the applicant of the approval, conditions of approval or basis for denial in writing within seven (7) calendar days of the date of decision. Notice of the decision shall also be provided to the Planning Commission.
- 2. Appeal of Decision or Call-up by Planning Commission.** The applicant may request reconsideration of the Planning Department’s decision by the Planning Commission, or the Planning Commission may also decide to reconsider the decision using the process outlined in **Section 4.1.3 G**.

4.2.6 Major Site Plan Review Process. Applications for land use change subject to Major Site Plan Review as identified in **Table 2.2, Use Table**, shall be subject to the following review process, which requires Planning Commission approval.

A. Application Review. A Major Site Plan Review application shall only be submitted following a Pre-Application Conference as described in **Section 4.1.3 A**.

- 1. Review by Referral Agency.** The Planning Director or designee shall submit the application to the appropriate referral agencies in accordance with **Sections 4.1.3 D**. Referral agencies will be identified by staff at the Pre-Application Meeting.
- 2. Evaluation and Staff Review (Section 4.1.3 E).** The evaluation of the application shall incorporate comments by referral agencies.
- 3. Schedule Meeting with Planning Commission.** Once all comments from staff review have been satisfactorily addressed by the applicant, the Planning Department shall schedule the application for consideration by the Planning Commission.

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- a. The application shall be scheduled for the next available Planning Commission meeting with space on the agenda.
- b. The application does not require a public hearing.
- c. Notice of the meeting shall be made pursuant to **Section 1.3.5**.

B. Decision by Planning Commission. An application for land use change subject to Major Site Plan Review shall be considered by the Planning Commission at a public meeting. The Planning Commission shall approve, approve with conditions or deny the application per **Section 1.3.6**, based upon compliance with this code and the applicable standards set forth in **Article 7**.

1. **Written Notice of Decision.** The Planning Director or their designee shall inform the applicant of the approval, conditions of approval or basis for denial in writing within seven (7) calendar days of the date of the Planning Commission's decision. Notice of the Planning Commission's decision shall also be provided to the Board of County Commissioners.
2. **Appeal of Decision or Call-up by Board of County Commissioners.** The applicant may request reconsideration of the Planning Commission's decision by the Board of County Commissioners, or the Board of County Commissioners may also decide to reconsider the decision using the process outlined in **Section 4.1.3 G**.

C. Amendments to an Approved Site Plan. Any proposal to change a site plan approved under these Regulations shall require application to the Planning Department for Amendment of an Approved Site Plan. The Planning Department shall review the application to determine whether the proposed change constitutes a substantial modification to the approved plan.

1. **Evaluation and Staff Review.** Upon determination of completeness by staff (**Section 4.1.3 C**), the Planning Department shall evaluate the application to determine if the proposed amendment(s) constitutes substantial modification to the approved site plan. A staff report shall be prepared pursuant to **Section 4.1.3 E**.
2. **Decision by Planning Department.** Within fifteen (15) calendar days of the date of determination of completeness, the Planning Director or designee shall make a determination as to whether the proposed change(s) constitutes a substantial modification to the approved plan per the following:
3. **No Substantial Modification.** If the change does not constitute a substantial modification to the approved site plan, the Planning Director or designee shall approve the proposed amendment to the site plan.
4. **Substantial Modification.** If the change constitutes a substantial modification, the site plan shall be considered a new site plan subject to full review under the applicable review process for the land use change application.
5. **Written Notice of Decision.** The Planning Director or designee shall inform the applicant and adjacent property owners of the determination in

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writing within seven (7) calendar days of the date of decision. Notice of the decision shall also be provided to the Board of County Commissioners.

- 6. Appeal of Decision or Call-up by Board of County Commissioners.**
The applicant may request reconsideration of the decision by the Board of County Commissioners, or the Board of County Commissioners may also decide to reconsider the decision using the process outlined in **Section 4.1.3 G.**

SPECIAL EVENT PERMITS

General Notes:

This section proposes to streamline and clarify the existing Special Events ordinance. In addition to this ordinance, it is recommended to create a new use for wedding / event venue in order to better address the needs of that specific use and determine what areas are most appropriate.

4.2.7 Special Event Permits.

- A. Purpose.** This Section provides for the regulation and permitting of Special Events as defined in **Section 4.2.7.C.** to ensure the orderly, compatible, and safe use of property for special events by requiring adequate provision of parking, sanitary facilities, utilities, telecommunications, County roadway management, and safety services in order to protect the health, safety, and welfare of the people of Chaffee County.
- B. Applicability.** This section shall apply to special events as defined in **Section 4.2.7.C.** Special Events Permits shall be applicable on public or private lands as well as for events that impact any County right-of-way, regardless of whether or not a temporary road closure (partial or full) is required.
- C. Definition.** Special Events are temporary uses of land, buildings, or structures, or a combination thereof, for a gathering of persons. Special Events are open to the public, whether by general access or through ticketed access, and may occur on public or private land and may be held for a commercial or nonprofit purpose. Examples of Special Events include but are not limited to: bicycle or vehicle races or rides; foot races or walks; carnivals; circuses; concerts, music festivals, shows, plays, or similar types of events; and gatherings of groups for fundraising or other activities. Events that exceed the parameters of the definition herein shall be associated with a Special Event Facility per Table 2.2, Use Matrix and associated standards.
- D. Attendees Defined.** For the purposes of this section calculations in Table 4.2.7.1 “attendees” shall mean the maximum anticipated number of participants and spectators of any single day of an event. Staff and/or volunteers shall not count toward the total number of attendees, unless the amount of such staff and/or volunteers would, in the determination of the Planning Director or designee, substantially alter the size and impact of the event.
- E. Eligibility.** A property, location or site may host no more than five (5) permitted special events in a calendar year.
- F. Exemptions.** The following Events are exempt from the requirements of obtaining a Special Event Permit:

 - 1. **Event Uses a Special Event Facility Approved for Special Events.** If an event is to be conducted in a permanent facility that was constructed and approved for such events, or on a site approved as a Special Event Facility use per Section 7.8.35, and the operation of the event complies with the conditions of the approval of the Special Event Facility.
 - 2. **Private Events.** An event that is reasonably considered to be a private social event (such as a graduation party, holiday family gathering,

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wedding, funeral, picnic, or similar), has fewer than one hundred fifty (150) attendees, and maintains amplified sound at or below the levels defined in Section 4.2.7.L 2 below.

- G. Special Event Scoring Matrix.** Special Events application review shall follow the scoring matrix in Table 4.2.7.1. Events scoring two (2) points or more require a Special Events Permit.

Table 4.2.7.1

Event Feature	Points
149 or fewer attendees	0
150-249 attendees	1
250-999 attendees	2
1,000-4,999 attendees	3
5,000 or more attendees	4
On-site camping	1
Acquisition of a liquor license	1
Impacts to County roads including substantially increased traffic loads or need for traffic control	2
Multi-day event	2
Amplified sound (in excess of state statute)	3
Road closure request (partial or full)	3
Multi-year event permit change	4
Initial application for multi-year event	5

- H. Procedure.** Special Events procedures are per the below table (Table 4.2.7.2) and are based on the event score in the Special Event Scoring Matrix Table (Table 4.2.7.1).

Table 4.2.7.2

Event Score	Approval Body	Appeal Authority
0-1	No permit required	N/A
2-3	Administrative Review	BOCC
4	Administrative Review + Confirmation	BOCC
5 or more	Board of County Commissioners	LUC Section 1.3.7

- I. Special Events Permit Application.** The minimum application requirements and fees shall be as adopted by the Board of County Commissioners. Applications for administrative review shall be submitted a minimum of forty-five (45) calendar days prior to the event. Applications for Board of County Commissioner review shall be submitted a minimum of ninety (90) calendar days prior to the event. The County reserves the right to deny applications that are not submitted within the minimum timeframe.
- J. Application Review.** The Planning Department will review the application for completeness and determine if additional information is needed. The Planning Department shall have the ability to approve applications for special events administratively as per Table 4.2.7.2.
 - 1. Review and Coordination with Referral Agencies.** When the application is for a Special Event that may have some impact on municipal services, the County will refer the application to the municipality for

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comment and coordination. The County shall also refer the application to other referral agencies that may be impacted by the Special Event.

2. **Administrative Approval.** If the event score results in two to three (2-3) points per Table 4.2.7.2, a designated Planning Department staff member shall process the application within the department. The Planning Director, at their sole discretion, may require a public hearing at the Board of County Commissioners if they determine that the application impacts neighboring properties due to excessive noise, access and road closures, or other impacts as defined in this **Section 4.2.7**.
3. **Administrative Review + Confirmation.** If the event score results in four (4) points per Table 4.2.7.2, two designated members of the Planning Department shall review the application independently and the Planning Director or designee shall coordinate approval or denial of the application.
4. **Board of County Commissioners Review.** If the event score results in five (5) or more points per Table 4.2.7.2, the application shall be considered by the Board of County Commissioners. Any application heard by the Board of County Commissioners shall be pursuant to a public hearing advertised per Section 1.3.5.
5. **Action on Application.** The Planning Department or Board of County Commissioners, as applicable, shall consider the following criteria, and shall either approve, approve with conditions, or deny the application. The Planning Director shall inform the applicant of the approval, conditions of approval or basis for denial in writing within seven (7) calendar days of the date of decision. Notice of the decision shall also be provided to the affected municipalities, referral agencies, departments, and approval bodies, as appropriate.
6. The following criteria must be met for Permit approval:
 - a. The event meets the criteria to be considered a Special Event.
 - b. The event is consistent with the public health, safety, and welfare requirements of the County. Specifically, the event will not be unduly hazardous to participants or County residents and visitors and there are sufficient resources to manage County road impacts, traffic patterns, detours, traffic control, and emergency services. Any adverse impacts to on-site and off-site properties, County infrastructure and emergency service providers have been adequately mitigated.
 - c. The event will not substantially interfere with any construction or maintenance work scheduled to take place on or near any affected public right-of-way.
 - d. The event does not conflict with an application approved prior to the subject application.
 - e. The event is capable of complying with applicable regulations.
 - f. Referral agencies have reviewed the application and the applicant is able to comply with the standards required for the event by each referral agency.
 - g. If another jurisdiction has permitting jurisdiction with respect to the event, the Chaffee County permit is not valid unless and until that jurisdiction has issued its permit.
 - h. Standards of operation have been or will be met.

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the duration of the event is no more than ten consecutive (10) days (including setup and takedown) unless specifically approved in the original permit.

- b. The event is consistent in size, scope, impact, and operations as stated within the original approved permit. The Planning Department shall have the ability to require a new application and review should the event change markedly in the size, scope, impact, or operations or the permittee fails to comply with permit requirements.
- c. Conditions and/or circumstances within the County and/or affected municipalities have not markedly changed such that the event's expected impacts to the community may be substantially different than at the time of original permit issuance, and the applicant has demonstrated that any required conditions of approval for mitigating impacts have been effective.

M. Standards of Operation. An applicant for a Special Event Permit shall demonstrate that the event will comply with all applicable local and State regulations. Unless otherwise specified in the Permit, all events shall comply with the following:

1. **Temporary Structures.** Event tents and other temporary structures shall meet the requirements of the applicable fire protection district and shall meet the accessory use setback requirements in this Land Use Code. All grandstands, bleachers, scaffolding and platforms and other structures shall be constructed pursuant to requirements of the Chaffee County Building Department, when applicable. When determined necessary by the Building Inspector, plans showing structural details shall be submitted for review before construction begins.
2. **Amplified Sound and Noise Parameters.** Any event shall comply with all State noise regulations unless specifically approved otherwise by the Special Event Permit issuing entity.
3. **Parking Plan.** Vehicles shall not be parked in any manner that would create a hazard as determined either by the Sheriff's Department or the Road and Bridge Department. Parking along a County Road is not allowed unless specifically requested in the application and approved by the County within the permit.
4. **Electrical Connections.** Any temporary electrical hookups shall obtain inspections and permits as required by the County and comply with the requirements of the power provider.
5. **Overnight Camping.** If an event includes overnight camping, it must be on-site and meet all other requirements of this Section with regards to sanitation facilities, refuse management, noise limitations, and similar requirements.
6. **Sanitation Facilities.** Enclosed toilets meeting all state and local specifications, as determined by the Chaffee County Department of Public Health and Environmental Health, shall be conveniently located throughout the event, sufficient to provide healthful facilities for the maximum number of event attendees anticipated at any single time.. Sanitation facilities shall comply with the federal Americans with Disabilities Act accessibility guidelines, which require that five percent (5%) of the total number, and no less than one (1) toilet facility per each

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cluster of toilet facilities, must be accessible to attendees with disabilities.

7. **Refuse Management.** All solid waste, litter and recyclable materials shall be removed from the site within 24 hours following conclusion of the event. For multiple-day events and events with on-site camping, the grounds shall be maintained during each day of the event with no accumulations on- or offsite that would create a nuisance or pose a health hazard. The applicant must comply with the approved litter containment and refuse management plan as well as comply with waste reduction strategies as set forth by the County.
8. **Amusement Rides.** All mechanical equipment associated with amusement rides shall conform to the applicable requirements of U.S. Consumer Product Safety Commission. All applicable licenses or certifications shall be provided to the Planning Department as a condition of permit issuance. The County reserves the right to require an inspection by a qualified professional engineer licensed in the State of Colorado at the applicant's expense in addition to any inspections required by the Safety Commission.
9. **Emergency Services Operational Standards.** Identification of the operational standards will be determined by the County based on the projected number of attendees, the location and duration of the event, access to the event, and the nature of the event.
 - a. **Traffic, Parking, and Public Safety.** In consultation with the Chaffee County Sheriff, the applicable fire protection district, the Emergency Services (EMS) Director, the Emergency Management Director, and the Road and Bridge Department, the applicant may be required to develop and submit a plan for traffic circulation and control, including requirements for parking and for emergency service vehicle access, dust control, and general event signage. The adequacy of the plans shall be determined by the consulted agencies, and agencies shall provide a written estimated cost figure to the Planning Department for any services required from their departments. The estimated cost of such plan shall be paid by the applicant at the time the permit is issued or as otherwise designated by the County. Any required service agreements shall also be executed at the time the permit is issued.
 - b. **Sheriff's Personnel.** Upon receiving a special events referral from the Planning Department, the Sheriff's Department shall have the authority to determine if additional law enforcement personnel will be needed to regulate traffic, crowd control, and public safety needs associated with the event, and shall provide a written estimated cost figure to the Planning Department. The estimated cost of such activity shall be paid by the applicant at the time the permit is issued or as otherwise designated by the County. Any required service agreements shall also be executed at the time the permit is issued.
 - c. **Emergency Management and EMS Personnel.** The County's offices of Emergency Management (EM) and EMS, upon receiving a referral of an application for a Special Events application from the Planning Department, shall have the authority to determine if additional emergency services personnel and ambulances and similar equipment will be needed on standby at the event. EM and EMS shall provide a written estimated cost figure to the

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Planning Department. The estimated cost of such activity shall be paid by the applicant at the time the permit is issued or as otherwise designated by the County. Any required service agreements shall also be executed at the time the permit is issued.

10. **Hours of Operation.** Hours during which the normal activity of a Special Event may take place shall be between 7 a.m. and 10 p.m. unless otherwise specified in the Special Event Permit. The approved permit may allow for an extension of the hours of operation for up to one hour due to a weather event that causes delay.
11. **Animal Control.** All domestic and exotic animals associated with the event shall comply with local and State regulations and be controlled on the parcel on which the Special Event is permitted unless otherwise specified in the Special Event Permit.
12. **Noxious Weed Mitigation.** If the Special Event involves construction activities or other activities that may contribute to the spread of noxious weeds, it shall comply with the Chaffee County weed management plan, State law, and direction of the County Weed Supervisor.

RIGHT OF WAY VACATION

General Notes:

This section proposes additional criteria for the review and consideration of right-of-way vacations.

5.2.3 Additional Types of Subdivision Exemptions. The Board of County Commissioners has established the following additional types of subdivision exemptions.

- H. Road and Alley Vacations.** Vacations of public roads are subdivision exemptions. A resolution of the Board of County Commissioners is required. If the Road or street is within a platted Townsite or subdivision, the plat shall be designated as a replat of a portion of the Townsite or subdivision, and the portions of the road or alley vacated shall be incorporated into the adjacent lots. Criteria specific to road or alley vacations are established in CRS 43-2-303 and shall present a compelling local interest in addition to meeting the following minimum criteria:
1. The vacation will not create a land-locked parcel without direct access onto a public road or an established public or private access easement connecting said parcel with an established public road;
 2. The vacation is consistent with the Comprehensive Plan and other adopted County policies and plans, including any adopted Transportation Plan, Sub-Area Plan, Trails Master Plan, or streets/roadway plan, and future transportation needs;
 3. The vacation will comply with applicable zone district standards and all dimensional, design and development standards in this Land Use Code;
 4. The right-of-way is not being used for any governmental purpose;
 5. All portions of the right-of-way are within the County, and do not provide connectivity to any right-of-way of any city or town;
 6. None of the right-of-way to be vacated constitutes a boundary line between two jurisdictions of the County, unless specifically addressed in an IGA or pre-annexation agreement;
 7. The land to be vacated is no longer necessary for current or future public use and convenience;
 8. The vacation will not adversely impact the health, safety and/or welfare of the general community, or reduce the quality of public facilities or services provided to any parcel of land, including but not limited to police/fire protection, access, and utility service; and
 9. Rights-of-way or easements may be reserved for the continued use of existing sewer, gas, water, or similar pipelines and appurtenances, for ditches or canals and appurtenances, and for electric, telephone, telecommunications, and similar lines and appurtenances.

WILDLAND URBAN INTERFACE

General Notes:

This is a new section that defines the Wildland Urban Interface and basic development standards to ensure protection of life and structure in this vulnerable development area.

7.1.10 Wildland Urban Interface

- A. Definition.** The Wildland Urban Interface (WUI) is that geographical area where structures and other human development meet or intermingle with undeveloped wildland or vegetative fuels.
- B. Intent.** The intent and purpose of these design standards are to require that certain wildfire mitigation improvements are completed prior to the issuance of permits for all principal structures on properties within the WUI. Implementation of these improvements will reduce wildfire hazards to landowners, their property, and homes, as well as providing safe areas for firefighters to conduct fire suppression activities as well as prevent the spread of wildfire and threat to community assets such as drinking water supply.
- C. Applicability.** All development within the Wildland Urban Interface as defined by the Chaffee County LUC WUI map in Table 7.1.10.2, as adopted and amended, shall conform to the current International Wildland Urban Interface Code (IWUIC) as amended.
- D. Secondary Access.** Applications for development of parcels larger than ten (10) acres in size shall have an alternate access road (fire-trail or two-track) in addition to their primary access road/driveway that is reviewed and approved by the local fire protection district. Where steep slopes or narrow lots prohibit compliance with this standard, the property owner shall work with the fire protection district to develop an alternative plan.
- E. Driveways.** All driveways shall maintain a minimum clear width and vertical clearance of fourteen (14) feet.

 - 1. The average driveway slope shall not exceed eight percent (8%) unless an alternate approach has been approved by the appropriate fire protection district, which could include internal sprinklers for habitable space.
 - 2. Driveways over one hundred fifty (150) feet in length shall provide a turnaround for emergency vehicles.
 - 3. Driveways over four hundred (400) feet in length shall provide turnouts every four hundred (400) feet in addition to the turnaround required in 7.1.10.E.2.
- F. Address Markers.** All developed properties shall have a permanently posted, reflective, address sign with minimum four-inch (4”) letters that is placed at each driveway entrance above snow-line and visible from both directions of travel along the road that intersects with the driveway. For the purpose of emergency response, in all cases, the address shall be posted at the beginning of construction and shall be maintained thereafter by the property owner.

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- G. Defensible Space.** All subdivisions in the WUI shall be designed to accommodate defensible space for each dwelling unit. A mitigation plan for vegetative management and defensible space/fire safety shall be submitted for review as part of the subdivision process at Sketch Plan and shall be reviewed by the Planning Department for compliance with the Colorado State Forest Service defensible space standards.
- H. Building Materials.** Building materials shall be in conformance with IWUI standards, Colorado State Forest Service wildfire mitigation standards, and local building code to include the following:
1. Class A, ignition resistant roof materials;
 2. Ignition resistant siding, including but not limited to, six-inch (6") diameter log construction, fiber cement board, 3-stage stucco, masonry, brick, manufactured stone, or similar, located a minimum of six (6) inches above the ground;
 3. Vent screens shall be one eight-inch (1/8") screen or otherwise specifically designed to prevent intrusion of fire embers;
 4. Spark-arrestors must be installed on all wood or pellet burning stoves;
 5. Non-combustible decking;
 6. Tempered glass windows with a minimum of two (2) panes; and
 7. Gutters shall be constructed of ignition resistant materials.
- I. Building Additions.** Building additions shall be in conformance with the requirements of this section. Existing buildings or portions of buildings not affected by an addition or alteration shall be exempt from upgrading to the building material standards in Section 7.1.10.H above.

ACCESSORY DWELLING UNITS

General Notes:

This section proposes to better define Accessory Dwelling units, the number allowed per property, and occupancy restrictions to ensure they are able encouraged as a long term housing option.

Table 2.2 – Use Table

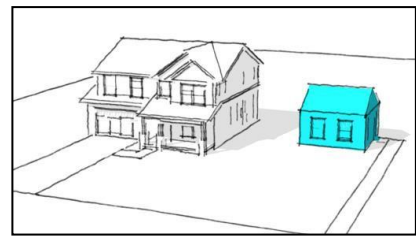
P = Permitted subject to Certificate of Zoning Compliance (Section 4.2.1) A=Administrative Review (Section 4.2.2) L = Limited Impact Review (Section 4.2.3) M= Major Impact Review (Section 4.2.4) NP = Not Permitted USE	ZONE DISTRICT						
	RECREATIONAL REC	RURAL RUR	RESIDENTIAL RES	RURAL COMMERCIAL RECREATIONAL RCR	COMMERCIAL COM	INDUSTRIAL IND	USE SPECIFIC STANDARD
Accessory Dwelling Unit, Attached	L	P	P	P	P	P	7.8.1
Accessory Dwelling Unit, Detached	NP	A	A	A	NP	NP	7.8.1

7.8.1 Accessory Dwelling Unit (ADU).

A. Definition. ADU is defined in Chapter 15 of this Land Use Code.



Integrated ADUs



Detached ADU

An attached ADU is an ADU that shares a contiguous wall with the principal structure, not simply a breezeway, walkway, or other ancillary connection.

- B. Intent.** The intent of this section is to provide the ability to utilize ADUs as a means to increase potential housing options for the County, create a more-flexible housing stock, and address the local housing shortage while avoiding the negative impacts of expanded development in more-rural areas.
- C. Density Limitations.** ADUs shall comply with all density limitations of the associated zone district.
- D. Dimensional Limitations.** An ADU shall conform to all setback, height, and other dimensional limitations of the associated zone district.
- E. Location with Respect to Principal Structure.** An ADU may be either attached or detached from the structure housing the principal use. For detached ADUs located in the Wildland Urban Interface as defined in **Section 7.1.10**, the maximum distance between the principal structure and the ADU shall not exceed fifty feet (50') unless such variance is approved via a Minor

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Site Plan Review as outlined in Section 4.2.5, and shall meet all defensible space standards between the structures.

- F. Maximum Floor Area.** Each ADU shall not exceed the maximum size per Table 2.2.1 below:

Table 2.2.1

Zone District	Maximum Individual Unit Size	Maximum Cumulative ADU Size
REC, RES, RCR, COM, & IND	1,000 square feet or 75% of the principal structure, whichever is smaller	2,000 square feet
RUR	1,500 square feet or 75% of the principal structure, whichever is smaller	3,000 square feet

- G. Adequate Utilities Required.** Each ADU shall include adequate water supply and wastewater sanitation facilities in conformance with Colorado Department of Public Health and Environment (CDPHE), Colorado Division of Water Resources (CDWR), and Chaffee County Onsite Wastewater Treatment System (OWTS) standards. Applicant shall provide verification of CDPHE, CDWR, and OWST approval of water and wastewater sanitation facilities at time of Building Permit Application.

Additionally:

1. ADUs to be connected to public water and sewer services shall provide will serve letter(s) from the local utility provider(s).
2. ADUS to be connected to well and septic shall meet the following standards:
 - a. The septic system shall meet capacity requirements of Chaffee County OWTS standards and CDPHE for number of dwelling units.
 - b. Where existing septic capacity does not support the additional dwelling unit, the existing septic system shall be expanded or a new dedicated septic system installed to serve the ADU per Chaffee County OWTS standards and CDPHE.
 - c. For properties of thirty five (35) acres or more, connected to a domestic use well, one ADU shall be permitted with a letter of well use compliance from the CDWR.
 - d. For properties on less than thirty five (35) acres one ADU shall be permitted only if a CDWR permit is submitted allowing one (1) additional dwelling unit.
 - e. Proof of adequate legal water supply, such as a certificate of augmentation from UAWCD where an existing well is being augmented to accommodate the additional dwelling unit.

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AGRITOURISM

General Notes:

This section proposes a new definition for agritourism and proposes minimal use standards.

Table 2.2 – Use Table

P = Permitted subject to Certificate of Zoning Compliance (Section 4.2.1) A=Administrative Review (Section 4.2.2) L = Limited Impact Review (Section 4.2.3) M= Major Impact Review (Section 4.2.4) NP = Not Permitted USE	ZONE DISTRICT						
	RECREATIONAL REC	RURAL RUR	RESIDENTIAL RES	RURAL COMMERCIAL RECREATIONAL RCR	COMMERCIAL COM	INDUSTRIAL IND	USE SPECIFIC STANDARD
Agritourism, agritainment	A	A	L	A	A	A	7.8.2

7.8.2 Agritourism, agritainment

- A. Definition.** An activity related to the normal course of agriculture, as defined in C.R.S. § 35-1-102(1) (as amended), which is engaged in by participants for entertainment, pleasure, or other recreational purposes, or for educational purposes, regardless of whether a fee is charged to the participants. Agritourism or agritainment does not include any activity related to or associated with medical or retail marijuana as defined in C.R.S. § 12-43.3-104 and C.R.S. § 12-43.4-103 (as amended).
- B. Applicability.** This use is applicable to properties engaged in active, productive agriculture operations as defined in C.R.S. § 35-1-102(1) (as amended) wherein tourism in the form of entertainment, pleasure, recreation, or education is significantly interrelated with the productive agriculture operation. Activities and/or events that exceed the exemptions for a Special Event per Section 4.2.6.E shall apply for a special event permit.
- C. Parking.** Regardless of the on-farm activity, all guest parking shall be on-site and meet the dimensional requirements of Article 7.4.
- D. Overnight Accommodations.** Overnight accommodations may be allowed as approved by applicable permits, licenses, and approvals for the associated use.

SHORT TERM RENTALS

General Notes:

This section incorporates the existing ordinance adopted in 2021 and any relevant changes or additions based on the assessment of the existing ordinance.

Table 2.2 – Use Table

P = Permitted subject to Certificate of Zoning Compliance (Section 4.2.1) A=Administrative Review (Section 4.2.2) L = Limited Impact Review (Section 4.2.3) M= Major Impact Review (Section 4.2.4) NP = Not Permitted USE	ZONE DISTRICT						
	RECREATIONAL REC	RURAL RUR	RESIDENTIAL RES	RURAL COMMERCIAL RECREATIONAL RCR	COMMERCIAL COM	INDUSTRIAL IND	USE SPECIFIC STANDARD
Short-Term Rental	A	A	A	A	A	NP	7.8.34

7.8.34 Short Term Rentals. The following standards shall apply to all short-term rentals:

A. Definitions. The following definitions shall apply to this section:

Chaffee County Resident Owner means a natural person who intends to lease or leases the property or a portion thereof as a short-term rental unit and has their primary residence in either the incorporated or unincorporated portions of Chaffee County and whose name appears on the deed of the property. For the purpose of determining full-time residency the property owner must show legal proof of primary residence; such requirements will be established by staff but should include documentation of a current tax return (redacted) showing residency within Chaffee County and two of the following items: a current and valid voter registration card, current and valid vehicle registration, or a current and valid Colorado identification card, reflecting a physical address located within Chaffee County.

Chaffee County Resident Owner Entity means an owner of a property that is either an entity registered with the Colorado Secretary of State (such as an LLC, LLP corporation or similar) or a trust, within the unincorporated portions of Chaffee County who intends to lease or leases the property or a portion thereof as a short-term rental unit and is one hundred (100) percent owned by a Chaffee County Resident Owner or, for the purposes of a trust, the beneficiary of the trust is a natural person that is a Chaffee County Resident Owner and who shall show proof of full-time residency as required for a Chaffee County Resident Owner. Chaffee County Resident Owner Entity’s name must appear on the deed of the property seeking a short-term rental license.

Local agent means a management company or a full-time resident who is identified by an applicant as the responsible agent in the application for a short-term rental license and who is physically based in Chaffee County. The local agent may be the owner of the short term short-term rental unit or a property manager and must have access to the short-term rental unit, authority to assume management of the short-term rental unit, and the ability to take remedial measures as necessary.

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Long-Term Rental means the rental or leasing of properties for thirty (30) or more consecutive calendar days to a single renter or lessee.

Owner means the owner of a property within the unincorporated portions of Chaffee County who intends to lease or leases the property or a portion thereof as a short-term rental unit.

Renter means the party to a written lease or rental agreement that has obtained the temporary right to use and occupy a short-term rental unit or a portion thereof for a term of thirty (30) consecutive calendar days or less.

Short-term rental means rental or lease of all or a portion of a residential structure for less than thirty (30) consecutive calendar days.

- B. Applicability.** This section does not apply to hotels, motels, lodges, hostels, bed-and-breakfast establishments, long-term rental units, guest ranches, agritourism, or campgrounds as a primary use. Approved agritourism/agritainment operations are required to obtain a license from the County, but are exempt from and do not count towards the Maximum Number of Licenses Per Year as defined in this Section 7.8.34 and/or updated by Resolution. Historic vacation rental sites that can verify that they have been operating as short-term rentals for more than fifty (50) years prior to the year 2022 are exempt from the permit issuance requirement and shall not count against the maximum number of licenses available as set forth herein, but shall still be required meet the use standards or receive applicable exemptions.

This section does not supersede any PUDs with approved short-term rentals, private covenants, or restrictions prohibiting short-term rental units. This section shall not regulate a short-term rental unit during periods when the property is not being used as a short-term rental unit and is instead being used solely for personal use by the owner of such property.

- C. Maximum Number of Licenses Per Year.** There shall be a maximum of three hundred ten (310) short-term rental licenses available per year. The Board of County Commissioners shall receive, during a public meeting no later than September 15th of a calendar year unless otherwise noticed, a report from the Planning Department's short-term rental program facilitator. Following such report, the Board of County Commissioners may, at its discretion, revise by resolution approved no later than November 1st of the same calendar year, the maximum number of short-term rental licenses available, to take effect beginning January 1st of the upcoming year.

- D. Maximum Number of Licenses Per Ownership Interest.** The Board of County Commissioners may, at its discretion by resolution, establish a maximum number of licenses any owner or owner entity with an ownership interest may possess at a time. For purposes of this limitation, an ownership interest is defined as any financial, fiduciary, legal, or functional interest in a property associated with a short-term rental license, whether whole or partial, and taking into account all forms of real or potential ownership interests, including as an individual owner or as part of an owner entity.

1. Any owner or owner entity with an ownership interest in a property for

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which a short-term rental license has been applied shall not be permitted to apply for another short-term rental license within one (1) year of the submission of a short-term rental license application.

- E. Eligibility.** The short-term rental property shall either be owned by a local resident or owned by a non-resident owner or owner entity and rented long term to the local workforce for a period of three (3) years prior to eligibility for application for a short-term rental license.
1. Where a property contains both principal and accessory dwelling units on-site, only one dwelling shall be eligible for a short-term rental license.
- F. Use Standards.** All short-term rentals shall comply with the following standards in addition to the licensing requirements in this section:
1. Quiet Hours. Quiet hours shall be observed between the hours of 10:00 p.m. and 7:00 a.m.
 2. Nuisance. No short-term rental shall be operated in such a way as to constitute a nuisance.
 3. Occupancy. The maximum number of occupants permitted in a short-term rental shall be established at the time of initial unit licensing and shall be determined by the Planning Department based on factors including, but not limited to, unit size, number of bedrooms, water adequacy, and septic capacity.
 4. Events, such as concerts and wedding events, are prohibited.
- G. Licenses Required.** It is unlawful for an Owner to lease or rent, advertise for lease or rent, or permit the leasing or renting of any short-term rental unit within the County without a valid license issued by the County pursuant to this section. During the term of the license, license holder shall include the specific license number for the short-term rental unit on any and all rental advertisement listings. A physical copy of the valid license shall be conspicuously posted inside the property such that it is visible to guests.
1. It shall be a violation of the Land Use Code for an Owner without a valid license to rent or lease a property as a Long-Term Rental with the intent for the occupancy of the renter or lessee to resemble that of a Short-Term Rental.
- H. Application Requirements.** A complete application for a short-term rental license must be submitted to the County. The application shall be in writing on forms provided and approved by the County or submitted through any on-line application process approved by the County. In addition to any other requirements in the Land Use Code, the following documents and information must be included with the application for the application to be considered complete:
1. The name, address, and contact information of the local agent for the proposed short-term rental unit;

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2. A copy of the approved Certificate of Occupancy for the proposed short-term rental unit;
 3. Any requirements of the Land Use Code, including but not limited to:
 - a. Sales and lodging tax license;
 - b. A site plan showing the location of the buildings on the property including off-street parking spaces;
 - c. A scaled floor plan noting the location of necessary egress windows, fire extinguishers, smoke alarms, and carbon monoxide detectors;
 - d. Verification of adequate wastewater treatment system that is adequately sized for the maximum possible number of renters for the short-term rental unit as stated in the application;
 - e. Fire safety inspection if required by the fire protection district;
 - f. If necessary for a Chaffee County Resident Owner or Chaffee County Resident Owner Entity, proof of primary residence within Chaffee County; and
 - g. Payment of any applicable application fee.
- I. License Fee.** All license fees, as set forth by the Board of County Commissioners by resolution, as amended, shall be due at the time of short-term rental unit license approval.
- J. Application Approval.** Short-term rental license applications shall be administratively reviewed and approved by the County’s designee(s), following the process outlined in herein and in Section 4 of this Land Use Code. The County’s designee(s) shall not approve an application for a short-term rental license or issue a short-term rental license unless:
1. Applicant has submitted a complete application, including payment of all applicable fees, including, but not limited to the application fee and the license fee;
 2. Applicant has provided proof of a current filing of a Personal Property Declaration with the Chaffee County Assessor’s Office detailing all personal property in the short-term rental unit;
 3. Applicant has provided proof the short-term rental unit is currently up to date on all assessed property taxes;
 4. The proposed short-term rental unit does not exceed the maximum number of licenses available per year or per ownership interest, as stated and enumerated in this Section 7.8.34; and
 5. The proposed short-term rental unit is in compliance with all applicable County codes and ordinances and State of Colorado regulations.
- K. Term of License.**
1. **Term.** All short-term rental licenses shall be effective for a period of one (1) year from the date of issuance. County staff shall process all

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applications by the final business day of the calendar month following the submission of a complete application.

2. **Renewal.** All short-term rental licenses must be renewed or will automatically lapse. All renewal applications must be submitted no later than twenty-one (21) days prior to the expiration of the valid license on forms provided and approved by the County, or submitted through any on-line application process approved by the County, and will be reviewed and processed in the order received based on date and time stamp of submission.
 - a. All short-term rental licenses and renewals shall be subject to the maximum number of licenses as set forth herein.
 - b. Notwithstanding the foregoing, if the short-term rental license maximum number of licenses is met for a given year, applicants will be placed on a waiting list on a first-come, first-served basis in the order of the receipt of a complete application, which will be rolled over to the subsequent year. Chaffee County Resident Owners and Chaffee County Resident Owner Entities will be given priority over non-resident applicants to apply for a short-term rental license for the following license year if the following year's maximum number of licenses is not met. (As an example, if Jane Doe, a Chaffee County Resident Owner, applies for a short-term rental license in 2021 and the cap in 2021 is ten and all ten licenses have already been issued, Jane Doe will be placed on the waiting list. If in 2022 only nine of the ten prior short-term rental licenses are renewed, Jane Doe will be allowed to apply for the one available license.)

L. **Limitations and Requirements.**

1. **Local Agent.** The Local Agent shall be available to respond to complaints or violations of any applicable law, code or regulation regarding the property twenty-four (24) hours a day, seven (7) days a week. Local Agents must respond to complaints, regardless of the source of the complaint, involving the short-term rental unit within twenty-four (24) hours and shall respond to emergencies at the short-term rental unit within one (1) hour of the agent's receipt of notice of the emergency.
2. **Non-Transferability.** No short-term rental license granted pursuant to this Land Use Code shall be transferable to a different applicant, natural person, owner, entity, or property.
3. **Capacity.** The use of the property shall not exceed in practice or in advertisement the capacity as set forth in the license.

M. Appeal. An applicant may appeal a denial of their application to the Board of County Commissioners using the process outlined in **Section 4.1.3 G.**

N. Revocation and Suspension. The County may revoke or suspend any license at any time for any violation of this Land Use Code, any adopted County code, resolution, or ordinance, or any State of Colorado regulation.

O. Change of Use. The use of a property as a short-term rental shall be considered a change of use and, as such, shall require compliance with all adopted County codes, resolutions, or ordinances and State of Colorado regulations.

NEW USE: SPECIAL EVENT FACILITY

General Notes:

This is a new section proposed to provide a specific use to house special events as an alternative for properties that are developed for the express purpose of housing special events or for accessory use on properties specifically to hold multiple special events per year as a source of income.

Table 2.2 – Use Table

P = Permitted subject to Certificate of Zoning Compliance (Section 4.2.1) A=Administrative Review (Section 4.2.2) L = Limited Impact Review (Section 4.2.3) M= Major Impact Review (Section 4.2.4) NP = Not Permitted USE	ZONE DISTRICT						
	RECREATIONAL REC	RURAL RUR	RESIDENTIAL RES	RURAL COMMERCIAL RECREATIONAL RCR	COMMERCIAL COM	INDUSTRIAL IND	USE SPECIFIC STANDARD
Special Event Facility, Small	L	L	L	L	L	L	7.8.35
Special Event Facility, Large	M	M	M	L	L	L	7.8.35

7.8.35 Special Event Facility.

A. Definitions. A Special Event Facility is a facility or property used by groups of people to congregate for such purposes as education, meetings, conferences, social gatherings, religious or spiritual activities, seminars, or weddings and which may provide meals, services, and recreation for participants during the period of the event or program only. Examples of facilities could include fairgrounds, hot springs, concert venues, outdoor theaters, or convention centers. Events held at a county-approved special event facility shall be exempt from acquiring a Special Event Permit for each event held at the facility and shall not be limited to the minimum number of events per section 4.2.7.

- 1.** Small Special Event Facilities shall be those that are designed to host only such events that are anticipated to have lesser impact as indicated by a score of three (3) points or less in the Special Event Scoring Matrix in Section 4.2.7, or as otherwise specifically outlined in the approval of the application for the Special Event Facility. Any Special Event occurring at a small Special Event Facility that would score more than three (3) points on the Special Event Scoring Matrix in Section 4.2.7 shall require a Special Event Permit pursuant to Section 4.2.7.
- 2.** Large Special Event Facilities shall be those that are designed to host events anticipated to have a larger impact on surrounding properties as indicated by a score of more than three (3) points in the Special Event Scoring Matrix in Section 4.2.7.

B. Use standards for all Special Event Facilities.

- 1.** All vehicular parking shall be provided entirely on-site.

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2. Hours during which the normal activity of a Special Event may take place shall be between 7 a.m. and 10 p.m. unless otherwise specified in the Special Event Facility Permit. The approved permit may allow for an extension of the hours of operation for up to one hour due to a weather event that causes delay.
 3. Quiet hours for the Special Event Facility shall be from 10:00 pm to 7:00 am unless otherwise specified in the approval permit.
 4. All lighting and illumination of outdoor facilities shall be turned off within one (1) hour of conclusion of the event.
 5. The applicant will need to provide verification of wastewater treatment system based on Colorado Department of Health and Public Environment (CDPHE). Applicant is responsible for any fees associated with reviews.
 6. The Special Event Facility shall comply with all requirements of the local fire district, the state health department, and other public agencies exercising jurisdiction over the establishment or operation.
 7. A commercial kitchen facility requires additional review and approval from the state and local health departments. Applicant is responsible for any fees associated with reviews.
 8. Overnight accommodations may be allowed with prior approval and in conformance with applicable sections of this Land Use Code.
- C. License, Transferability, and Revocation.** The approval for use of a property or portion thereof as a Special Event Facility shall be considered a license granted by the County. Any such granted license shall be granted to the property and, as such, shall be transferrable with the property. The County reserves the right to suspend or revoke the Special Event Facility license for failure to comply with the license's conditions of approval, the Land Use Code, or any other adopted County codes, resolutions, or ordinances, or State of Colorado regulations.

NEW USE: BED AND BREAKFAST

General Notes:

This new section was developed to single out Bed and Breakfast as a use separate from short-term rentals, where this use was originally housed, and spell out additional use standards..

Table 2.2 – Use Table

P = Permitted subject to Certificate of Zoning Compliance (Section 4.2.1) A=Administrative Review (Section 4.2.2) L = Limited Impact Review (Section 4.2.3) M= Major Impact Review (Section 4.2.4) NP = Not Permitted USE	ZONE DISTRICT						
	RECREATIONAL REC	RURAL RUR	RESIDENTIAL RES	RURAL COMMERCIAL RECREATIONAL RCR	COMMERCIAL COM	INDUSTRIAL IND	USE SPECIFIC STANDARD
Bed and Breakfast	A	A	L	L	A	NP	7.8.36

7.8.36 Bed and Breakfast

- A. Definition.** A Bed and Breakfast is a primary dwelling unit that is owner-occupied where short-term lodging is provided through the rental of rooms to the general public for compensation, with common dining and cooking facilities.
- B. Use standards**
 - 1.** Verification of wastewater treatment system adequacy based on Colorado Department of Public Health and Environment (CDPHE) standards. Applicant is responsible for any fees associated with reviews.
 - 2.** The Bed and Breakfast must maintain the residential character of the area in which it is located by including physical characteristics indicative of a residential area such as residential-scaled building features, landscaped yards, and porches.
 - 3.** No storage or warehousing of business material, supplies, or equipment is allowed outside.
 - 4.** Off-street parking must be provided on-site for all residents, visitors, guests, and employees.
 - 5.** On-premises signs identifying or advertising the Bed and Breakfast are limited to one unlit wall sign no larger than nine (9) square feet in area.
 - 6.** Central dining facilities shall be provided for guests.
 - 7.** The Bed and Breakfast shall comply with all requirements of the local fire district, the state health department, and other public agencies exercising jurisdiction over the establishment or operation.

CAMPING ON PRIVATE LAND – COMMERCIAL, PRIMITIVE

General Notes:
<i>This section proposes a new section to allow for limited use of private property for commercial camping.</i>

Table 2.2 – Use Table

P = Permitted subject to Certificate of Zoning Compliance (Section 4.2.1) A=Administrative Review (Section 4.2.2) L = Limited Impact Review (Section 4.2.3) M= Major Impact Review (Section 4.2.4) NP = Not Permitted USE	ZONE DISTRICT						
	RECREATIONAL REC	RURAL RUR	RESIDENTIAL RES	RURAL COMMERCIAL RECREATIONAL RCR	COMMERCIAL COM	INDUSTRIAL IND	USE SPECIFIC STANDARD
Camping on Private Land, Commercial, Primitive	A	A	L	L	L	NP	7.8.8

7.8.9 Camping on Private Land, Commercial Use. The following standards shall apply to applications for camping in designated areas on private property as an accessory use for commercial purposes.

- A. Applicability.** Properties with a principal use of Agriculture or Agritourism per **Table 2.2, Use Table** and that comply with the definition of Chaffee County Resident Owner or Owner Entity per Section 7.8.34.A, shall be allowed to develop campsites as an accessory use meeting the requirements of this Section 7.8.9.
- B. Campsite Definition.** A primitive, unimproved site where the landowner or their assign provides no permanent improvements, facilities, or lodging material outside of water, sanitation facilities, and/or fire mitigation elements. A campsite may include space for tents, RVs, and vans in a primitive camping arrangement. A single campsite may be occupied by one (1) camping tent and one (1) additional camping apparatus in the form of an RV, camper van or vehicle, pull-behind trailer, or camping tent.
- C. Commercial Use Definition.** Commercial use is defined to mean available for public use through lease or rental agreement with the property owner, manager, or caretaker for overnight stay(s).
- D. Campsite Scoring Matrix.** Commercial Campsites on private land shall follow the scoring matrix in Table 7.8.9.1. Applications scoring less than one (1) point require a Minor Site Plan Review. Applications scoring one (1) point or more require Major Site Plan Review.

Table 7.8.9.1

Campsite Feature	Points
Agricultural Tax Status	0
Located in an undisturbed high or highest quality habitat ¹	1
Located in an identified wildlife migration	1

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corridor ²	
Visible from or located within three hundred (300) yards of the scenic and historic byway	1

- Notes: 1. As identified by the map in the Chaffee County Outdoor Recreation Management Plan.
 2. As defined by Colorado Parks and Wildlife.

- E. Submittal Requirements.** The following materials shall be submitted with all applications for commercial campsites on private land in addition to those specified for the review process identified by **Table 2.2, Use Table**.
 - 1. Site Plans.** A plan illustrating the number, location and size of all campsites, and the gross density of such camp sites per acre.
 - 2. Roadway and Walkway Detail.** The location, surfacing and width of roadways, sidewalks, and pathways, with typical section drawings included.

- F. Annual Renewal.** Site Plan approval for commercial campsites require annual renewal with the Planning Department and are revokable at any time if the campsites are found out of compliance with the standards herein.

- G. Maximum Number of Licenses.** The Board of County Commissioners may, at its discretion, set by resolution the maximum number of Camping on Private Land, Commercial, Primitive licenses available for issuance.

- H. Maximum Number of Campsite Licenses Per Ownership Interest.** No owner or owner entity with an ownership interest in a property may possess in whole or in part a license for more than ten (10) campsites at a time. For purposes of this limitation, an ownership interest is defined as any financial, fiduciary, legal, or functional interest in a property associated with a Camping on Private Land, Commercial, Primitive license, whether whole or partial, and taking into account all forms of real or potential ownership interests, including as an individual owner or as part of an owner entity.

- I. Supervision.** The property owner or their assigned caretaker shall be available within a sixty (60) minute radius of the property at all times when campsites are occupied, to keep the property, its facilities, and equipment in a clean, orderly and sanitary condition.

- J. Layout and Design Requirements.**
 - 1. Lot Size and Density.** The minimum lot size for a commercial campsite is five (5) acres. The maximum gross density of campsites shall be as follows:
 - a. Properties 5 - 9.999 acres: one (1) campsite.
 - b. Properties 10 – 19.999 acres: Two (2) campsites.
 - c. Properties 20-100 acres: up to five (5) campsites at a one-per-twenty-acre density scale.
 - d. Properties larger than one hundred (100) acres: up to ten (10) campsites at a one-per-twenty-acre density scale.
 - 2. Space Size.**
 - a. **RV and Van Sites.** The minimum size of each campsite shall be nine hundred (900) square feet that is free of vegetation to minimize fire

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risk and include space to park one (1) motor vehicle, one (1) RV, van or camping vehicle, or pull-behind trailer, and space for one (1) additional camping tent.

- b. **Tent Sites.** The minimum size of each campsite shall be six hundred (600) square feet that is free of vegetation to minimize fire risk and include space to park a minimum of one (1) motor vehicle and space for a minimum of one (1) camping tent.
3. **Minimum Setbacks.** All campsites shall comply with the following setbacks.
 - a. **Perimeter Setbacks.** All campsites shall be setback a minimum of fifty (50) feet from all property lines.
 - b. **Adjacent Dwellings.** All campsites shall be setback a minimum of one hundred (100) feet from all dwellings on adjacent properties.
 - c. **Waterway Setbacks.** All campsites, as well as any provided sanitary facilities, shall be setback a minimum of one hundred feet (100') from the edge of any stream, river, or wetland.
 - d. **Ditch Setbacks.** All campsites, as well as any provided or dedicated sanitary facilities, shall be setback a minimum of fifty feet (50') from the edge of any ditch.
 - e. **Floodplain.** All campsites shall be prohibited in the 100-year Floodplain and Floodway as well as in the Airport Overlay District and located a minimum of fifty feet (50') from the edge of any Floodway.
4. **Fire Pits.** All fire pits shall include a permanent structure with fire grate to meet County standards and comply with all fire bans and restrictions.

K. Utilities and Services.

1. **Sanitary Facilities:** Sewage shall be disposed of off-site by way of personal waste facilities such as wag bags, RV holding tanks, or portable toilets. Should the property owner choose to provide on-site sanitary facilities, they must be permitted or approved by the Building Department in conformance with Colorado State Regulation 43 and all On-site Wastewater Treatment System Regulations as adopted and amended by Chaffee County. The applicant will need to provide verification of approval and is responsible for any fees associated with reviews.
2. **Fire Protection.** The applicant is required to obtain approval by the local fire protection district of the proposed campsite location. An annual inspection by the fire protection district may be required.
3. **Refuse Collection.** Trash removal shall comply with county standards.

L. **Seasonal Limits.** If the portion of the property to be used for camping is located within the top 50-100% of production or winter habitat as defined by the Planning for Wildlife Maps in the Chaffee County Outdoor Recreation Management Plan, then the campsites shall not be utilized during the period(s) identified as "most sensitive" to avoid interference with wildlife habitat.

M. **Quiet Hours.** All campsites shall adhere to quiet hours between 10:00 p.m. and 7:00 a.m.

N. **Signage.** All campsites shall have signage to educate guests on current fire ban status, campfire safety, Leave No Trace principles, and quiet hours.

CAMPING ON PRIVATE LAND FOR PERSONAL USE

General Notes:
This section proposes updates and clarification to the existing provisions for personal use of property for camping.

Table 2.2 – Use Table

P = Permitted subject to Certificate of Zoning Compliance (Section 4.2.1) A=Administrative Review (Section 4.2.2) L = Limited Impact Review (Section 4.2.3) M= Major Impact Review (Section 4.2.4) NP = Not Permitted USE	ZONE DISTRICT						
	RECREATIONAL REC	RURAL RUR	RESIDENTIAL RES	RURAL COMMERCIAL RECREATIONAL RCR	COMMERCIAL COM	INDUSTRIAL IND	USE SPECIFIC STANDARD
Camping on Vacant Private Property, Personal Use	A	A	A	A	A	NP	7.8.8

7.8.8 Camping on Private Property, Personal Use. Non-commercial camping on private property is permitted under the following conditions:

A. Vacant Property.

1. Property owners shall be permitted to camp on their own property for up to ninety (90) days cumulatively per year in a tent, RV, camper van, tiny home on wheels, yurt, or tipi without obtaining a Landowner Camping Permit. Camping is intended as a temporary, recreational, or leisure activity by the landowner for the private enjoyment of the landowner and their associated by permission. Camping shall not be used as permanent habitation.
2. **Landowner Camping Permit.** Property owners may be granted a Landowner Camping Permit for up to six (6) months, with option for renewal up to two six (6) month renewal periods, to occupy their land as temporary housing under the following conditions:
 - a. The landowner has applied for a building permit;
 - b. The landowner can furnish a letter granting approval by the subdivision homeowners association, if applicable, stating any requirements of the association for temporary habitation;
 - b. Camping shall only be permitted in a hard-sided mobile vehicle such as an RV, camper van or tiny home on wheels;
 - c. The property owner shall provide a narrative detailing the method for meeting the following health and safety standards:
 - i. **Potable water supply.** Hauled water may be used for the duration of the permit, starting from the date of issuance of the camping permit after which a permanent potable water connection to either a well or public utility is required.
 - ii. **Wastewater.** Temporary wastewater methods may be used for the duration of the permit, starting from the date of issuance of the camping permit after which a permanent wastewater

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connection to either a septic system or public utility is required. If the system is in the RV, wastewater shall be dumped only in approved RV wastewater collection facilities. Portable toilets may be used if serviced and maintained according to rental agreement;

- iii. Trash removal shall comply with County standards;
- iv. No waste of any kind, including graywater, shall be discharged into or allowed to accumulate on the property; and
- v. Location of the campsite shall comply with the standards set forth in Section 7.8.9.

B. Improved Property. Property owners that have improved their property to include a permanent structure with a permanent water supply and wastewater treatment system shall be allowed to camp on their property as long as there is no commercial activity associated with the camping. Camping is intended and approved as a temporary recreational or leisure activity by the landowner for the private enjoyment of the landowner and their association by permission. Camping shall not be used as a permanent or semi-permanent habitation. Camping shall not be conducted in any manner that may cause a nuisance.

C. Suspension and Revocation. Violation of any portion of this Land Use Code, or of any standard, condition, safeguard, or commitment as stated herein or in any adopted County code, ordinance, or resolution, or State of Colorado Regulation, shall be sufficient grounds for the Planning Director to suspend or revoke of any approved camping permit or use following a 15-day written notice sent by certified mail, return receipt requested, to the applicant.