PITKIN COUNTY
ROAD MAINTENANCE AND MANAGEMENT PLAN

COUNTY ROADS AND RIGHT-OF-WAYS
2016
PITKIN COUNTY
ROAD MAINTENANCE AND MANAGEMENT PLAN

2016

COUNTY COMMISSIONERS:

Michael Owsley
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PURPOSE STATEMENT
The purpose of the Pitkin County Road Maintenance and Management Plan, hereinafter known as the RMMP, is to provide specific maintenance and management information to Pitkin County residents and to assist County Staff in prioritizing maintenance and setting expectations for County roads. The RMMP also establishes certain rules that have the force of law; violations of these rules are punishable as provided for herein and in the Colorado Revised Statutes, as they may be amended from time to time.

DEFINITION OF A ROAD
A Road as defined by Colorado Revised Statutes ([§42-1-102(85), C.R.S.]) “Roadway” means that portion of a highway improved, designed, or ordinarily used for vehicular travel, exclusive of the sidewalk, berm, or shoulder even though such sidewalk, berm, or shoulder is used by persons riding bicycles or other human-powered vehicles and exclusive of that portion of a highway designated for exclusive use as a bicycle path or reserved for the exclusive use of bicycles, human-powered vehicles, or pedestrians. In the event that a highway includes two or more separate roadways, "roadway" refers to any such roadway separately but not to all such roadways collectively. Pitkin County considers all appurtenances to roadways, such as parking, drainage structures, and snow storage areas to be part of the roadway.

COUNTY ROADS
County Roads are defined as any road in which the County has a right-of-way or an easement or where the County maintains or manages the road. The lists contained herein are meant to be inclusive, however, there are times when public rights of way are discovered, or have not been formally abandoned or vacated. County Staff will make an effort to update these road lists as information is available.

OBJECTIVES
1. To communicate road management policies.
2. To assist in the administration and maintenance of County roads.
3. To clarify maintenance levels of service to roads.
4. To standardize construction activities.
5. To outline permitting requirements that parties other than the County must satisfy in order to utilize or undertake certain activities that affect County roads.
6. To provide guidelines for Staff to review private development requests.

The guidelines for County Staff set forth in this RMMP are meant to be illustrative, not exclusive, descriptions of proper techniques for management of County roads, and shall not be relied upon to establish a standard of care or other determination that a particular technique of road management is the only technique appropriate under the circumstances. The standards set forth herein shall, however, be utilized as the basis for issuance of permits and any other regulatory provisions set forth in this RMMP.
This distinction recognizes the fact that certain provisions of this RMMP address actions taken by the County in its proprietary capacity (e.g., road management by Staff), while other RMMP provisions address actions taken by the County in its regulatory capacity (e.g., permitting and enforcement). Nothing in this RMMP shall be construed to create a private right of action of any kind, including without limitation a private right to enforce the provisions of this RMMP.

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Overview

Road and Bridge Planning, Management, Maintenance, Design and Administration

Pitkin County believes that it is important to have a comprehensive plan for Capital Improvements and General Maintenance. Planning, design, improvements and maintenance of roadways is an integrated process, interactive with other economic, political and social community processes. Safety and efficiency are concerns in the design, construction and improvement of roadways; however, the preservation or conservation of sites, scenes, open space, and vistas of scientific, historic, aesthetic, or other public interest, and the preservation of recreational opportunities for the use and enjoyment of local residents and the public in general are also important concerns of the County road system.

One purpose of this RMMP is to relate increased operations and maintenance costs and capital improvements to increases in growth and traffic volumes. When new roads are proposed or existing roads are subjected to increased use resulting from new development, the RMMP shall act as a guide to establish the magnitude and location of the improvements and additional maintenance necessary to alleviate the impacts.

1.0 Road Management:

a. Road and Bridge Administration and Authority

The County manages the roadway network described within this document by the authority of the State of Colorado, by statute, CRS 30-11-107 (1) (h) and Section 2 of Title 43. The County road system including, but not limited to, maintenance, layout, alterations, deletions, additions, property acquisition, and traffic regulation. County jurisdiction extends to all public roads within unincorporated areas of Pitkin County other than State or Federal Highways, US Forest Service Roads, and Bureau of Land Management Roads.

The Pitkin County Planning Commission acts as an advisory board to the Board of County Commissioners in matters of route and circulation planning and development standards (C.R.S. 30-28-110 (1) (a), (d)). It conducts public hearings related to proposed new road construction and changes. County Staff is responsible for planning for future traffic circulation needs and establishing construction standards. In order to maintain a uniform road development policy throughout the County, the Public Works Department enforces road construction standards, reviews plans, prepares specifications and contracts, and conducts surveys and inspections.

b. Capital Maintenance and Improvement Planning

The County will adopt a Capital Maintenance and Improvement plan pertaining to the roads and bridges through the yearly budget process, or on an as needed basis. The plan is based on recommendation using software, institutional knowledge, and public process.

c. Shared Roadways

Most County roads are also intermittently used for bicycle travel. There are some roads which are more commonly used and should be signed designated as shared roadways. The following
roads have been identified as having characteristics that would make them desirable roads on which to bike. These roads shall be designated by a sign being placed at either end of the road notifying travelers that the road is to be shared between bicycles and vehicles alike: Castle Creek Road, Maroon Creek Road, McLain Flats Road, Upper River Road, Lower River Road, Woody Creek Road, Snowmass Creek Road, Capitol Creek Road, Frying Pan Road.

d. Work With Others
The County will work with adjacent and partner jurisdictions such as the City of Aspen, Eagle County, and Garfield County, Town of Snowmass Village, Town of Basalt, Bureau of Reclamation, Bureau of Land Management, The United States Forest Service (USFS), and private interests to manage consistently and effectively.

2.0 Road Maintenance
This RMMP is intended to provide policy guidance and performance standards for the maintenance of the County road system based upon service levels. The County road system is subdivided into four distinct levels of service representing the types of land use that are associated with the area: 1) High, 2) Moderate, 3) Low and 4) Limited. Management and maintenance planning should take into account the level of service designated for a particular section of road prior to initiating any work or improvements. Many roads are broken into multiple segments, which are given different service levels.

Three primary objectives inform this RMMP’s approach to road maintenance: 1) Maintaining the existing integrity of the road system for the use and enjoyment of local residents and the public at large; 2) Defining road user expectations concerning the maintenance and general upkeep of each road within the County system; and 3) Protecting, through the comprehensive management of road usage, the unique character and environmental integrity of the rural and backcountry regions of Pitkin County.

The County maintains the road system based upon the following guidelines:

1. Roads shall be defined into four Areas of Service: High, Moderate, Low and Limited.

2. The maintenance service level shall be the highest in the high service area, and will be reduced accordingly for the moderate, low and limited service areas.

3. Highway Users Tax Fund (HUTF) revenues shall be allocated to roads within the County system based on need, not road mileage.

4. System-wide road rights-of-way shall be adapted, where possible, to accommodate pedestrian, bicycle and equestrian use. In the high service area, this accommodation may take the form of separate paths, trails or ways. In the moderate and low service areas, provisions for equal or mixed use of the road shall be placed and maintained. In the limited service area, the County maintains these areas sparingly. This may necessitate the use of a high clearance vehicle in many instances.

5. The County will take all necessary steps to pursue its rights should private activities, including without limitation operation of private irrigation facilities in violation of § 45-3-303, C.R.S., cause damage to its roads.
SERVICE LEVELS
Service Levels are generally determined by traffic volumes. The service level is set for the purpose of resource allocation. The areas of service and the general expectations for service in each area can be described as follows:

A. HIGH SERVICE AREA: The high service includes roads within or adjacent to the more densely developed population areas such as the Aspen Snowmass area and collector roads which are used for commuting to and from these population centers. Roads within the high service area will receive the greatest level of maintenance by the County. Ease of travel by vehicles will be the primary goal of these maintenance efforts. Non-vehicular uses will be accommodated within road rights-of-way in a safe and effective manner, based upon the policies stated above.

B. MODERATE SERVICE AREA: The moderate service area includes roads that allow access to medium-density residential developments and improved subdivisions and may be used as commuting alternatives to Hwy. 82. Roads in this service area serve as the secondary road system. They typically carry less traffic than the high service area roads. Maintenance of roads in the moderate service area will attempt to provide comfortable safe travel. These roads will not receive the priority maintenance of the high service area roads, but will be maintained for safe passage as practicable.

C. LOW SERVICE AREA: The low service area includes roads that allow access to low-density residential, agricultural and public uses but are removed from high travel corridors and population centers. These roads typically access low-density developments or popular recreational destinations. Maintenance of the roads in the low service area will attempt to provide access to specified areas, but not necessarily comfortable travel. These roads will not receive maintenance levels as high as those seen in the moderate area of service. Road users can expect the roads in this service area to be passable and adequately maintained at most times. However, the user must accept a reduced ease of travel on these roads because of the policies followed by the County. Snow plowing may not occur in as timely a fashion as seen in the moderate and high service areas. This reduced level of plowing may temporarily limit ease of passage. Motorized vehicles will share the driving surface with other modes of travel and must accommodate these additional uses.

D. LIMITED SERVICE AREA: These roads provide access to outlying and backcountry areas of the County and are usually located within the United States Forest or areas zoned Rural and Remote Zoned. Very low design speeds are necessitated by harsh alpine or topographic conditions. These roads can be a part of the Pitkin County/USFS Joint Road System. Roads with this designation access several of the recreational opportunities in the County, and are often considered to be recreational opportunities themselves. Roads within the limited service area will receive the least amount of maintenance. Road users can expect a vigorous experience that requires an additional amount of attention and awareness when traveling. Roads may be restricted to certain forms of travel in some portions of the service area. No regular plowing of snow will be performed in the limited service area without prior consent by the County, requiring the user to be prepared to leave the vehicle at designated parking areas and continue travel with other means of transport (other over-the-snow modes of transportation are allowed,
however, no snow removal is allowed). Roads may become closed without warning due to acts of nature such as high winds and landslides. All of these conditions will require the road user to plan for additional trip time and be prepared for conditions that are not expected in the low, moderate or high service areas.

Road List
By adopting this document, The Pitkin County Board of Commissioners (BOCC) adopts an official Pitkin County Road List showing all roads that have been incorporated into the County road system. This list is updated to reflect additions, deletions, and alterations. This list is completed in four parts based on service level. This list is also used to develop other formal lists, such as the roads submitted for Highway User Tax Fund (HUTF). Maps and lists of roads are as follows:
### 1.03 HIGH SERVICE AREA ROADS

Table 1.03 indicates High Service Area Roads managed and maintained by Pitkin County:

<table>
<thead>
<tr>
<th>Road Number</th>
<th>Road Name</th>
<th>Miles</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Emma Road</td>
<td>1.50</td>
</tr>
<tr>
<td>3</td>
<td>Redstone Blvd</td>
<td>1.73</td>
</tr>
<tr>
<td>7A</td>
<td>Sopris Creek Road</td>
<td>1.13</td>
</tr>
<tr>
<td>10</td>
<td>Brush Creek Road</td>
<td>2.70</td>
</tr>
<tr>
<td>11</td>
<td>Snowmass Creek Rd (Lower)</td>
<td>1.76</td>
</tr>
<tr>
<td>12</td>
<td>Owl Creek Road</td>
<td>3.85</td>
</tr>
<tr>
<td>12B</td>
<td>Airport Frontage Road</td>
<td>.95</td>
</tr>
<tr>
<td>13 (FS 125.1-2)</td>
<td>Maroon Creek Road (Lower)</td>
<td>2.25</td>
</tr>
<tr>
<td>15 (FS 102)</td>
<td>Castle Creek Road</td>
<td>4.50</td>
</tr>
<tr>
<td>17</td>
<td>Upper River Road</td>
<td>3.50</td>
</tr>
<tr>
<td>17A</td>
<td>Smith Way</td>
<td>0.39</td>
</tr>
<tr>
<td>17B</td>
<td>Gerbaz Way</td>
<td>0.49</td>
</tr>
<tr>
<td>19</td>
<td>McLain Flats Road</td>
<td>4.61</td>
</tr>
<tr>
<td>20</td>
<td>Red Mountain Road</td>
<td>1.16</td>
</tr>
<tr>
<td>65</td>
<td>Willoughby Way</td>
<td>1.06</td>
</tr>
<tr>
<td>69</td>
<td>Magnifico Drive</td>
<td>0.21</td>
</tr>
<tr>
<td>100</td>
<td>Mountain Laurel Drive</td>
<td>0.87</td>
</tr>
<tr>
<td>101</td>
<td>Mountain Laurel Court</td>
<td>0.10</td>
</tr>
<tr>
<td>102</td>
<td>West Lupine Drive</td>
<td>0.22</td>
</tr>
<tr>
<td>103</td>
<td>East Lupine Drive</td>
<td>0.30</td>
</tr>
<tr>
<td>AABC1</td>
<td>100 Road</td>
<td>0.20</td>
</tr>
<tr>
<td>AABC2</td>
<td>200 Road</td>
<td>0.26</td>
</tr>
<tr>
<td>AABC3</td>
<td>300 Road</td>
<td>0.26</td>
</tr>
<tr>
<td>AABC4</td>
<td>400 Road</td>
<td>0.29</td>
</tr>
<tr>
<td>AABC5</td>
<td>Baltic Avenue</td>
<td>0.18</td>
</tr>
<tr>
<td>12C</td>
<td>Service Center Road</td>
<td>0.18</td>
</tr>
<tr>
<td></td>
<td>Total Mileage</td>
<td>34.65</td>
</tr>
</tbody>
</table>

### MAINTENANCE PRACTICES FOR HIGH SERVICE AREA ROADS

Road maintenance practices are based on the type of vehicles most appropriate for the service area. Road maintenance in high service area roads endeavors to provide the greatest level of service for all vehicles and includes the following operations:

A. Plowing: Snow plowing shall be provided by the County or others (such as homeowners’ associations, contractors, or private individuals) by agreement with the County, to maintain a passable public road, and to provide access to recreational attractions and private residences. Higher traveled routes shall take precedence over lesser traveled routes. County policy will be to clear snow from the roadway as soon as it has been
determined by Staff and avalanche professionals that the area is safe and stabilized for equipment operation. Under the Colorado Revised Statutes (CRS), § 42-4-1406(1), —No person shall throw or deposit upon any highway any glass bottle, glass, stones, nails, tacks, wire, cans, or other substance likely to injure any person, animal, or vehicle upon such highway. In furtherance of this section and the County’s other powers to regulate County Roads, it shall be unlawful for any person to deposit snow plowed from a private driveway, road or any other source, onto any County road. Pitkin County requires that snow removal contractors and private citizens not plow snow from their driveways, sidewalks, etc. onto County roads.

B. **Mowing:** Mowing will be performed where necessary to provide a visible and defined shoulder and to provide a safe line of sight.

C. **Herbicides:** Herbicides will be used to control weeds listed on the Pitkin County designated noxious weed list in conjunction with mowing and revegetation as required by the Pitkin County Noxious Weed Management Plan. All herbicide applications will be performed by trained personnel or qualified contractors following all label restrictions and guidelines.

D. **Cross Drainage:** Cross-drainage should be carried off the driving surface to prevent damage to the road which may be detrimental to proper safety. Cross culverts shall be used to carry drainage under the road. Culverts shall be sized to contain a significant natural drainage event, but the County cannot size for misoperation of private irrigation facilities that may result in damage to County Roads.

E. **Side Drainage:** Drainage channels or ditches should be placed and maintained on the uphill side of roads. Aggressive revegetation of side ditches will allow the ground to stabilize and reduce the need for future maintenance to ditches. Side drainage shall be channeled into defined ditches or curb and gutters. The County cannot size for misoperation of private irrigation facilities that may result in damage to County Roads. Cleaning of roadside ditches and road culverts will be completed as needed to ensure proper drainage.

F. **Signage:** Pursuant to § 42-4-105, C.R.S., all County roads shall meet the signing requirements of the "Manual on Uniform Traffic Control Devices" or other applicable guidelines as determined by the County Engineer. Class 5 Primitive roads shall be signed at the discretion of the County. Other information signage will be posted to define road names, route numbers, and road service areas as necessary. Signage should be updated during capital maintenance and improvement projects to the standard current at the time.

G. **Tree/Shrub Trimming and Removal:** Where necessary for safety or protection of the traveling public and vehicles, tree branches and shrubs may be trimmed. Whole trees or shrubs may be removed, but only when no other method will correct the problem. Tree and shrub trimming should be done judiciously and with proper tools to prevent unsightly scars and damage.

H. **Side Slopes:** Where necessary for safety of travel, side slopes may need to be cut
back in the course of routine maintenance. Such sloping should be kept to a minimum, and other techniques, such as embankment (rock walls) and revegetation, should first be pursued to obtain adequate stabilization if physically and financially feasible.

I. Road Surfacing: The existing road surface normally should be continued. For high service areas, the preferred surface type is chip seal or asphalt.

J. Parking Areas: is only allowed in designated areas. The County reserves the right to restrict parking in areas based on operation needs and can alter parking administratively. Parking along County Roads is generally prohibited. In an attempt to satisfy needs for the traveling public, public parking areas may be allowed and/or improved on an as-needed basis, provided that adequate right-of-way exists. Parking areas may also be provided within designated nodes. Other parking within the right-of-way may be permitted on a case by case basis using parking permits.

K. Sidewalks: There are several areas of the County that have sidewalks and delineated pedestrian and bike ways adjacent to the traveled way. These areas will be maintained as needed once road priorities have been met.

1.04 MODERATE SERVICE AREA ROADS

Table 1.04 indicates Moderate Service Area Roads managed and maintained by Pitkin County:
Roads identified with * indicate: maintained by HOA, Metro District, or other

<table>
<thead>
<tr>
<th>Road Number</th>
<th>Road Name</th>
<th>Miles</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Thompson Creek Road (Lower)</td>
<td>0.4</td>
</tr>
<tr>
<td>4 (FS 105)</td>
<td>Frying Pan Road</td>
<td>11.77</td>
</tr>
<tr>
<td>5</td>
<td>Prince Creek Road (Lower)</td>
<td>1.62</td>
</tr>
<tr>
<td>6</td>
<td>West Sopris Creek Road</td>
<td>5.18</td>
</tr>
<tr>
<td>7</td>
<td>East Sopris Creek Road</td>
<td>6.08</td>
</tr>
<tr>
<td>8</td>
<td>Watson Divide Road</td>
<td>1.95</td>
</tr>
<tr>
<td>8A</td>
<td>Jack Gredig Lane</td>
<td>0.5</td>
</tr>
<tr>
<td>9</td>
<td>Capitol Creek Road</td>
<td>4.9</td>
</tr>
<tr>
<td>11</td>
<td>Snowmass Creek Road</td>
<td>9.26</td>
</tr>
<tr>
<td>15 (FS 102)</td>
<td>Castle Creek Road</td>
<td>6.32</td>
</tr>
<tr>
<td>16</td>
<td>Lower River Road</td>
<td>4.93</td>
</tr>
<tr>
<td>18 (FS18.1)</td>
<td>Woody Creek Road</td>
<td>8.81</td>
</tr>
<tr>
<td>20A</td>
<td>Hunter Creek Toll Road</td>
<td>1.81</td>
</tr>
<tr>
<td>37</td>
<td>South 7th Street</td>
<td>0.22</td>
</tr>
<tr>
<td>169</td>
<td>Glen Eagle Drive</td>
<td>0.56</td>
</tr>
<tr>
<td>188A</td>
<td>Twin Ridge Drive</td>
<td>0.14</td>
</tr>
<tr>
<td>AVRD</td>
<td>Aspen Village Road</td>
<td>0.16</td>
</tr>
<tr>
<td>*</td>
<td>BCV1</td>
<td>2.42</td>
</tr>
</tbody>
</table>
### MAINTENANCE PRACTICES FOR MODERATE SERVICE AREA ROADS

Road maintenance in moderate service area roads will be consistently maintained at a level lower than the high service area roads, and will not allow improvements such as widened shoulders, straightened alignments, or improved sight distance to occur simply to improve ease of travel. Improvements may occur on road segments when warranted by safety reasons. Heavy transport vehicles may be restricted in moderate service area roads. Heavy transport vehicles will be restricted on West Sopris Creek Road during the spring thaw, (Late March through May).

Moderate service area road maintenance practices include the following operations:

A. **Plowing**: Snow plowing shall be the same as it is for High Service Area Roads except these roads will generally be addressed after higher service level roads are completed, or as sequencing of service dictate.

#### Table: Moderate Service Area Road Maintenance Practices

<table>
<thead>
<tr>
<th>*</th>
<th>Street Name</th>
<th>Length (miles)</th>
</tr>
</thead>
<tbody>
<tr>
<td>*</td>
<td>Sage Brush Lane</td>
<td>0.11</td>
</tr>
<tr>
<td>*</td>
<td>Turtle Cove</td>
<td>0.09</td>
</tr>
<tr>
<td>*</td>
<td>Daniel Drive</td>
<td>0.11</td>
</tr>
<tr>
<td>*</td>
<td>Medicine Bow Road</td>
<td>2.35</td>
</tr>
<tr>
<td>*</td>
<td>Upper Ranch Road</td>
<td>0.74</td>
</tr>
<tr>
<td>*</td>
<td>Chair Mountain Drive</td>
<td>0.47</td>
</tr>
<tr>
<td>*</td>
<td>Crystal Park Drive</td>
<td>0.52</td>
</tr>
<tr>
<td>*</td>
<td>Ruby Mountain Drive</td>
<td>0.14</td>
</tr>
<tr>
<td>*</td>
<td>Bear Creek Drive Lane</td>
<td>0.13</td>
</tr>
<tr>
<td>*</td>
<td>Horseshoe Drive</td>
<td>0.56</td>
</tr>
<tr>
<td>*</td>
<td>Gateway Road</td>
<td>1.49</td>
</tr>
<tr>
<td>*</td>
<td>Mule Deer Run</td>
<td>0.11</td>
</tr>
<tr>
<td>*</td>
<td>Lighthill Road</td>
<td>0.69</td>
</tr>
<tr>
<td>*</td>
<td>Elk Range Drive</td>
<td>0.1</td>
</tr>
<tr>
<td>*</td>
<td>Capitol Drive Avenue</td>
<td>0.06</td>
</tr>
<tr>
<td>*</td>
<td>Little Elk Creek Drive Avenue</td>
<td>0.47</td>
</tr>
<tr>
<td>*</td>
<td>Haystack Lane</td>
<td>0.43</td>
</tr>
<tr>
<td>*</td>
<td>Katydid Lane</td>
<td>0.21</td>
</tr>
<tr>
<td>*</td>
<td>Driskell Lane</td>
<td>0.15</td>
</tr>
<tr>
<td>*</td>
<td>Davidson Lane</td>
<td>0.06</td>
</tr>
<tr>
<td>*</td>
<td>Alexander Avenue</td>
<td>0.16</td>
</tr>
<tr>
<td>NF1</td>
<td>Sage Way</td>
<td>0.27</td>
</tr>
<tr>
<td>NF2</td>
<td>Front Way</td>
<td>0.12</td>
</tr>
<tr>
<td>OE1</td>
<td>Apple Drive</td>
<td>0.4</td>
</tr>
<tr>
<td>OE2</td>
<td>Cherry Drive Lane</td>
<td>0.07</td>
</tr>
<tr>
<td>OE3</td>
<td>Plum Drive Street</td>
<td>0.07</td>
</tr>
<tr>
<td>12D</td>
<td>Animal Shelter Road</td>
<td>0.11</td>
</tr>
<tr>
<td></td>
<td><strong>Total Mileage</strong></td>
<td><strong>77.22</strong></td>
</tr>
</tbody>
</table>

1.04.01
B. **Grading:** Road grading shall be conducted on a routine basis dependent upon traffic volumes and the integrity of the road surface. Grading shall include the clearing of shoulder areas and the definition of roadside ditches where required. Grading shall do minimal disturbance to roadside vegetation.

C. **Mowing:** Mowing shall be conducted only when absolutely necessary to provide adequate sight distance. Mowing shall be limited to one swath (maximum of five feet) on either side of the road.

D. **Herbicides:** The herbicide policy for moderate service area roads is the same as for high service area roads.

E. **Dust Control:** A minimal level of dust treatment may be used where dust control can be deemed necessary based on the following factors: dust generation, traffic counts, development impacts, residential proximity to the road way, recreational uses, aggregate loss, maintenance need and available budget.

F. **Cross Drainage:** Cross-culverts shall be used to carry drainage under the road. Culverts shall be sized to contain the significant drainage event, but the County cannot size for misoperation of private irrigation facilities that may result in damage to County Roads. Cross road culverts are to be cleaned annually to ensure proper drainage.

G. **Side Drainage:** Side drainage shall be the same as specified for high service area roads.

H. **Signage:** Signage shall be the same as specified for high service area roads.

I. **Tree/Shrub Trimming and Removal:** Tree and shrub trimming and removal shall be the same as specified for high service area roads.

J. **Side Slopes:** Side slope maintenance shall be the same as specified for high service area roads.

K. **Road Surfacing:** For moderate service areas, the preferred surface type is gravel or chip seal.

L. **Parking Areas:** Roadside parking is prohibited along all County roads and policies shall be the same as for High Service Area Roads.

1.05 **LOW SERVICE AREA ROADS**

Table 1.05 indicates Low Service Area roads managed and maintained by Pitkin County:

<table>
<thead>
<tr>
<th>Road Number</th>
<th>Road Name</th>
<th>Miles</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Thompson Creek Road</td>
<td>3.34</td>
</tr>
<tr>
<td>3B</td>
<td>Osgood Road</td>
<td>0.27</td>
</tr>
<tr>
<td>3D (FS 307.1)</td>
<td>Coal Creek Road</td>
<td>1.3</td>
</tr>
<tr>
<td>4A (FS 400.4)</td>
<td>Eagle-Thomasville Road</td>
<td>1.88</td>
</tr>
<tr>
<td>4B (FS 501)</td>
<td>Northfork Road (Lower)</td>
<td>3</td>
</tr>
<tr>
<td>5</td>
<td>Prince Creek Road (Upper)</td>
<td>3.36</td>
</tr>
</tbody>
</table>
### Table: Mileage Information

<table>
<thead>
<tr>
<th>Road ID</th>
<th>Road Name</th>
<th>Mileage</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>West Sopris Creek</td>
<td>0.44</td>
</tr>
<tr>
<td>9</td>
<td>Capitol Creek Rd (Upper)</td>
<td>2.59</td>
</tr>
<tr>
<td>9A</td>
<td>Elk Creek Road</td>
<td>1.78</td>
</tr>
<tr>
<td>11A</td>
<td>Wildcat Way</td>
<td>0.45</td>
</tr>
<tr>
<td>11C (FS 119)</td>
<td>Snowmass Creek Road (Upper)</td>
<td>0.38</td>
</tr>
<tr>
<td>14</td>
<td>Summer Road/ Aspen Mt. Rd.</td>
<td>4.5</td>
</tr>
<tr>
<td>15A (FS 118)</td>
<td>Midnight Mine Road (Lower)</td>
<td>0.78</td>
</tr>
<tr>
<td>15B (FS 128)</td>
<td>Conundrum Creek (Lower)</td>
<td>0.91</td>
</tr>
<tr>
<td>15C (FS 122)</td>
<td>Taylor Pass-Express Creek</td>
<td>0.2</td>
</tr>
<tr>
<td>15G (FS 140.1-3)</td>
<td>Little Annie Road (Lower)</td>
<td>1.33</td>
</tr>
<tr>
<td>21 (FS 131)</td>
<td>Smuggler Mt. Road (Lower)</td>
<td>0.5</td>
</tr>
<tr>
<td></td>
<td>Total Mileage</td>
<td>27.01</td>
</tr>
</tbody>
</table>

### 1.05.01 MAINTENANCE PRACTICES FOR LOW SERVICE AREA ROADS

Road maintenance in low service area roads will be a low priority. Basic services will be similar to moderate service area roads, but will be a lower priority than the moderate level of service. Capital road improvements will be made only when warranted by safety reasons. Low service area road maintenance practices include the following operations:

A. **Plowing:** High and Moderate Service Area Roads shall take precedence over Low Service Area Roads. Plowing shall not be permitted on the road simply to promote vehicular travel into a more remote area. When there is not an approved residence, recreational area, or agricultural purpose to plow the road, plowing shall end at the end of the moderate service area road or at the last approved access on the low service level road.

B. **Grading:** Road grading shall be the same as for Moderate Service Area Roads.

C. **Mowing:** Mowing shall be the same as for High and Moderate Service Area Roads.

D. **Herbicides:** Only noxious weeds will be controlled with herbicides.

E. **Dust Control:** A minimal level of dust treatment may be used where dust control can be deemed necessary based on the following factors: dust generation, traffic counts, development impacts, residential proximity to the road way, recreational uses, aggregate loss, maintenance need and available budget.

F. **Cross Drainage:** Culverts should be installed when necessary, however, water bars may be cut into the road to assist with drainage problems. Culverts are to be cleaned annually to ensure proper drainage.

G. **Side Drainage:** Side drainage shall be maintained the same as specified for moderate and high service area roads.

H. **Signage:** Signage shall be the same as specified for the moderate and high service area roads.
area roads.

I. Tree/Shrub Trimming and Removal: Tree and shrub trimming and removal shall be the same as specified for the moderate and high service area roads.

J. Side Slopes: Side Slopes shall be the same as specified in the moderate and high service area roads.

K. Road Surfacing: The preferred road surface is native soils or gravel.

L. Parking Areas: Roadside parking is generally prohibited along all County roads except as delineated by signage, at nodes, or other areas where applicable.

1.06 LIMITED SERVICE AREA ROADS

Table 1.15 indicates limited service area roads managed and maintained by Pitkin County: Also included in the limited service areas are roads of the USFS, which are summer maintained by Pitkin County in agreement with the United States Forest Service.

<table>
<thead>
<tr>
<th>Road Number</th>
<th>Road Name</th>
<th>Miles</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Thompson Creek Rd.</td>
<td>2.36</td>
</tr>
<tr>
<td>1A</td>
<td>No. Thompson Creek Rd.</td>
<td>1.35</td>
</tr>
<tr>
<td>1C (FS 305.1)</td>
<td>So. Thompson Creek Rd.</td>
<td>7.38</td>
</tr>
<tr>
<td>1D (FS 305.1)</td>
<td>Lake Ridge Road</td>
<td>1.84</td>
</tr>
<tr>
<td>1E</td>
<td>Assignation Road</td>
<td>0.50</td>
</tr>
<tr>
<td>3A</td>
<td>East Creek Road</td>
<td>1.39</td>
</tr>
<tr>
<td>3C</td>
<td>Yellow Creek Road</td>
<td>0.32</td>
</tr>
<tr>
<td>4 (FS 105)</td>
<td>Frying Pan Road (after pavement)</td>
<td>10.59</td>
</tr>
<tr>
<td>4B (FS 501)</td>
<td>Northfork Road (Upper)</td>
<td>5.29</td>
</tr>
<tr>
<td>4I (FS 527)</td>
<td>Ivanhoe Lake Road</td>
<td>2.48</td>
</tr>
<tr>
<td>4L</td>
<td>Powerline Road</td>
<td>10.07</td>
</tr>
<tr>
<td>4M</td>
<td>Diemer Lake Road</td>
<td>2.09</td>
</tr>
<tr>
<td>4N</td>
<td>Seller Lake Road</td>
<td>2.0</td>
</tr>
<tr>
<td>6A (FS 311)</td>
<td>Dinkle Lake Road</td>
<td>2.80</td>
</tr>
<tr>
<td>9D</td>
<td>Nicholson Creek</td>
<td>0.19</td>
</tr>
<tr>
<td>13 (FS 125.1-2)</td>
<td>Maroon Creek Road (Upper)</td>
<td>6.32</td>
</tr>
<tr>
<td>15 (FS 102)</td>
<td>Castle Creek Road (Upper)</td>
<td>1.77</td>
</tr>
<tr>
<td>15A (FS 118)</td>
<td>Midnight Mine Road (Upper)</td>
<td>4.51</td>
</tr>
<tr>
<td>15B (FS 128)</td>
<td>Conundrum Cr. Road(Upper)</td>
<td>0.20</td>
</tr>
<tr>
<td>15C (FS 122)</td>
<td>Taylor Pass-Express Creek</td>
<td>4.54</td>
</tr>
<tr>
<td>15E (FS 123)</td>
<td>Richmond Hill Road</td>
<td>11.75</td>
</tr>
<tr>
<td>15G (FS 140.1-3)</td>
<td>Little Annie Road (Upper)</td>
<td>3.16</td>
</tr>
<tr>
<td>15I (FS 102.2)</td>
<td>Pearl Pass</td>
<td>6.10</td>
</tr>
<tr>
<td>18B</td>
<td>Larkspur Mt. (Woody Creek)</td>
<td>.5</td>
</tr>
<tr>
<td>3179.618D</td>
<td>Bear Creek Road</td>
<td>2.89</td>
</tr>
<tr>
<td>18E</td>
<td>Vagneur Road</td>
<td>2.53</td>
</tr>
<tr>
<td>20A (FS 130.1-3)</td>
<td>Hunter Creek Toll Road</td>
<td>4.18</td>
</tr>
<tr>
<td>20B (FS 130.3A1)</td>
<td>Four Corners Road</td>
<td>1.00</td>
</tr>
</tbody>
</table>
21 (FS 131)  Smuggler Mt. Road (Upper)  5.97
21A (FS 143 & 143.2)  Smuggler Cut Off  2.80
22 (FS 130.1-3)  Burnt Hole Road  1.89
23 (FS 106, 106.2, 107)  Lincoln Creek Road  10.00

Total Mileage  120.76

TOTAL COUNTY ROAD MILEAGE: 263.41 MILES

1.06.01 MAINTENANCE PRACTICES FOR LIMITED SERVICE AREA ROADS

Limited service area roads will be maintained primarily to accept non-vehicular traffic. Only vehicles with higher clearances, and four-wheel or all-wheel drive, will travel easily on the limited service area roads. Limited service area road maintenance practices include the following operations:

A. Plowing: The plowing of snow, by the County or others, shall not be undertaken within limited service areas unless prior approval is granted from the County. Access to private properties and approved recreational attractions shall be gained via other means, such as snow cat, snowmobile, cross country skiing, snowshoe, or foot. Parking nodes shall typically be provided at the border of the limited service area to facilitate this transfer of transportation modes.

B. Closures/Openings: Selected limited access roads may be closed during the winter season. No plowing of these selected roads will occur. Locking or closing of gates will occur on, or around November 15th and will be reopened no later on or around May 15th.

C. Grading: Grading shall be conducted only when absolutely necessary to keep the road open to safe passage for four wheel drive and/or high clearance vehicles, and to maintain adequate drainage. Grading shall not be conducted solely for the convenience of travel. When conducted, grading should be kept within the width of the driving surface, ten to fifteen feet on a one-lane road and twenty to twenty five feet on a two-lane road. Roads will be inspected at least once a year to determine what maintenance, if any, is needed. Grading or drainage work will only be done by the approval of the Public Works designee.

D. Mowing: Mowing shall be discouraged as a method of improving sight distance.

E. Herbicides: The herbicide policy for limited service area roads is the same as for low service area roads.

F. Dust Control: Dust abatement should be performed through the reduction of traffic. Conventional means of dust abatement, such as salt application, shall not be conducted.

G. Cross Drainage: When absolutely necessary, drainage swales cut across the road surface shall be used to promote cross drainage. However, cross culverts or lateral drainage improvements may be required for some stream crossings and in areas of extreme water saturation.
H. **Side Drainage:** Every attempt shall be made to refrain from placing drainage channels or ditches on roads within limited service areas. However, when a roadside ditch must be placed as the only means of correcting a significant drainage or water saturation problem, the ditch shall be incorporated into the existing roadway rather than placing the ditch on previously undisturbed ground. Roadside obstructions, such as windrows from grading, should be cleared to promote the movement of water off the driving surface.

I. **Signage:** Signage shall conform to applicable standards in the latest edition of the MUTCD, and/or applicable USFS standard. Generally signage is to be minimal on this type of roadway.

J. **Tree/Shrub Trimming and Removal:** Tree and shrub trimming and removal shall be the same as specified for low, moderate and high service area roads.

K. **Side Slopes:** Side slope maintenance shall be the same as specified for low, moderate and high service area roads.

L. **Road Surfacing:** For limited service areas, the preferred surface type is dirt or natural surface. The importing of materials for road surfacing shall not occur except in the extreme case when the road is rendered impassable and no other materials exist locally.

M. **Parking Areas:** Roadside parking is prohibited along all County roads and policies shall be the same as for High Service Area Roads.

### 1.07 ROAD MAINTENANCE AGREEMENTS AND SETTLEMENTS

Special circumstances may exist for additional road maintenance agreements and settlements, which are listed below.

A. **Intergovernmental Agreements**
   The County may find it cost effective or necessary to contract with other Governmental entities to provide appropriate level of service during the winter months for snowplowing and grading services on County roads. Intergovernmental agreements (IGA’s) are contracts signed between two governmental agencies and adopted by Ordinance. An IGA between Pitkin County and Eagle County is in place for efficiency and cost savings reasons to maintain the Eagle and Pitkin County portions of the Frying Pan Road. This IGA is reviewed every two years by Ordinance. Copies of IGA’s and Ordinances may be obtained from the Clerk and Recorder’s office or by calling Public Works Staff to request a copy.

B. **Contracts with private individuals/companies**
   The County may find it cost effective or necessary to require property owners in remote areas of the County to provide their own snowplow services on County roads. This agreement/contract is between Pitkin County and the property owner and the services are at the property owners’ expense. Pitkin County contracts with property owners on the upper portion of Capitol Creek Road for road maintenance and snow removal at the property owners’ expense. Resolution 99-107 and Contract 99-83 were approved by the
Board of County Commissioners. Copies of contracts with private individuals/companies for snowplow services on County roads are available through the Clerk and Recorder’s office, or by calling Public Works Staff to request a copy.

C. Special road maintenance agreements
The Hunter Creek Toll Road is governed in certain respects by the Hunter Creek Settlement Agreement, recorded along with Pitkin County Resolution 142-2004. This resolution specifies certain road maintenance responsibilities and rights held by both the County and private property owners living along certain areas of the road. Copies of settlements regarding County Roads with private individuals/companies are available through the Clerk and Recorder's office, or by calling Public Works Staff to request a copy.

D. Pitkin County Open Space Road Management
To best manage the significant use of Smuggler Mountain Road as a Recreational trail, all non-motorized recreational uses including hiking, bicycling, walking, equestrian, and Nordic skiing uses are subject to the provisions of Title 12 of the Pitkin County Code, including but not limited to open space parking restrictions and specialized management plans. These requirements may be enforced by the Pitkin County Open Space Ranger and her/his designees, or as otherwise provided by Article 6 of Title 12.

1.08 AMENDMENT AND MODIFICATION OF SERVICE LEVEL
A. Request for Modification: The service and maintenance levels established in this RMMP may be amended if recommended by Staff and approved through ordinance by the Board of County Commissioners (BOCC) in connection with either a specific development application under the Pitkin County Land Use Code or written proposal. If any person or persons owning property accessed, directly or indirectly, by a County road desires a change in the maintenance level and classification of such County road, such person or persons shall submit a written proposal to the Public Works designee, with a copy to Community Development if submitted in connection with a land use application, outlining the current maintenance level, detailing the changes which need to occur, and explaining why the modification needs to take place. County Public Works Staff and the requesting applicant shall present said request to the appropriate caucus for review.

B. Evaluation: Public Works Staff will then evaluate and make a recommendation to the Board of County Commissioners based on the following criteria:
   a) Appropriateness of current service level designation.
   b) Operational and budgetary impacts.
   c) Public safety.
   d) Compatibility with character of surrounding area and zoning.
   e) Current traffic volumes.
   f) Impact on traffic volumes and related consequences.
   g) Environmental impacts.

Staff will present caucus and Staff recommendation to the Board of County Commissioners for a service level change decision.
C. Cost of Increased Maintenance: If the reason for an increase in maintenance is specifically and uniquely attributable to new development by the proponent, the Board of County Commissioners may determine by specific findings what proportion of the costs of the requested change in maintenance shall be borne by the proponent rather than by the public at large. Determination shall be based upon a proportionate share of the maintenance costs which are incurred in serving the new development and may require the proponent to contract with the County to pay for such increased maintenance as a condition of the County's provision of such maintenance. The costs charged to the proponent must not exceed the proponent's roughly proportionate share of the actual costs incurred in serving the development, but actual costs may include administration and overhead expenses. In the written proposal, the proponent shall identify other property owners who may benefit from the change in maintenance and a recitation of the extent to which other owners are willing to participate in the costs of increased maintenance.

1.09 ACCEPTANCE OF ROADS FOR MAINTENANCE

Dedicated roads within Pitkin County's jurisdiction are accepted for maintenance by ordinance passed by the Board of County Commissioners only after certain requirements have been met. When acceptance has been requested in writing and the minimum requirements have been satisfactorily met, the County Public Works Department will submit a recommendation for acceptance or non-acceptance to the Board of County Commissioners for final action.

A. Minimum Acceptance Requirements

(1) Roads will not be accepted before the County Public Works Department approves said roads and recommends acceptance.

(2) Roads within subdivisions or similar type of development will not be accepted in portions shorter than block lengths, which shall end at intersections or cul-de-sacs.

(3) Roads will not be accepted unless they meet minimum or modified standards.

(4) Roads will not be accepted unless they connect to another County-accepted road.

(5) Roads will not be accepted until all combustible or objectionable material is cleared from the roadside and until all required signs are installed in accordance with County standards.

(6) All required subsurface utilities shall be installed prior to finishing subgrade. The longitudinal mains shall be located outside the roadway limits. All laterals crossing the roadway shall be installed prior to road acceptance.

B. Subdivision Roads

Acceptance of platted subdivisions by the County, or of a right of way for purposes of public access, does not constitute acceptance of the roads and rights-of-way for maintenance. Until each road is specifically accepted for maintenance by an ordinance passed by the Board of County Commissioners, maintenance and construction is the
responsibility of the owners of the land within the subdivision.

C. **Change in Service Level**
   Once a service level and associated maintenance practice has been established for any County road, the service level may be changed only in accordance with the procedures established in Section 1.08.

### 1.10 ROAD AND EASEMENT VACATIONS

On occasion, vacation of County roads or various easements may become warranted due to particular circumstances or changes in the overall development pattern. The Board of County Commissioners may vacate any County road or any portion of a County road. No road or portion thereof shall be vacated if it will leave a parcel of land without access to a public road as set forth in C.R.S. 43-2-303(2).

The procedure and submission requirements for a road or easement vacation are outlined in the Pitkin County Land Use Code (available from the Pitkin County Community Development Department) and shall be in compliance with and subject to C.R.S. 43-2-301 et seq. together with any amendments thereto.

### 1.11 PROCEDURES TO CONTROL TRAFFIC AND ROAD USE

In addition to those set forth in the Colorado Revised Statutes and elsewhere in this RMMP, the following procedures and operations may be used to control traffic and road use on the County road system:

A. **Nodes:** Nodes are designed to be used in areas where a change of activity may take place. These areas are generally located at the end of winter maintenance areas for winter and at a place that a change of activity takes place in the summer. The node signage will inform the users of change in the level of service, will serve as a parking area and allow users to leave their cars for other forms of transportation, and will signify the end of winter maintenance on the road. The nodes will be established and maintained by the County wherever deemed necessary.

B. **Weight/Size Restrictions:** Several roads within the limited, low and moderate service areas are not adequate to carry heavy or oversized vehicles (i.e., dump trucks, tractor trailers and fully loaded concrete trucks). Restrictions of oversized vehicles on certain County roads will be posted, and permits must be obtained (Section 1.39) for overweight/oversized transport vehicles.

C. **Restriction of Road Use:** When necessary, a County road may be temporarily closed for hazardous conditions, special events, maintenance and repairs, and use of a County road may also be temporarily restricted due to road surface condition and/or other needs, as determined by County Staff. The Public Works designee will issue appropriate public notices when such a closure or restrictions occur. Closures or restrictions of a more permanent nature, such as permanent restrictions to motorized vehicle use, shall occur by ordinance, with proper notice to all property owners who access their property by the road proposed to be closed. When a request for closure is made in connection with a land use application, it shall be referred to the Public Works/Transportation Department for processing in
accordance with this section.

D. **Temporary Construction Access:** Temporary construction access shall only be granted for an access previously approved in land use review (refer to Access Permitting section of this RMMP).

E. **Prohibition of Construction and Maintenance on Major County Roads:** In order to prevent conflicts with increasing commuter traffic on major County roads, construction and major maintenance will be prohibited during certain times.

F. **Road and Easement Vacations:** On occasion, vacation of County roads or various easements may become warranted and approved by the Board of County Commissioners (Section 1.10).

G. **Amendment:** When necessary, the Pitkin County Road Maintenance and Management Plan may be amended as recommended by Staff and approved through formal ordinance by the Board of County Commissioners.

**1.12 PITKIN COUNTY BRIDGE Maintenance**

Pitkin County uses the State mandated Bridge Inspection and Maintenance Report that is completed biannually. Inspections are performed on each bridge, and capital repair and maintenance recommendations are made. The work is categorized and ranked for items most critical to the safety and the preservation of the integrity of each structure. The work is completed based on the inspection, prioritization and as budget allows. Table 1.13 lists bridges that are maintained by Pitkin County, and are part of the County's infrastructure.
<table>
<thead>
<tr>
<th></th>
<th>Pitkin County Bridges</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thomasville Bridge</td>
<td>Frying Pan River Pit-004-24.8A</td>
</tr>
<tr>
<td>Snowmass Creek Bridge</td>
<td>Snowmass Creek Pit-011-01.2A (Lower)</td>
</tr>
<tr>
<td>Old Snowmass Bridge</td>
<td>Roaring Fork River Pit-016-00.1A</td>
</tr>
<tr>
<td>Snowmass Creek Bridge</td>
<td>Maroon Creek Bridge Maroon Creek Pit-013-01.8A</td>
</tr>
<tr>
<td>Snowmass Creek Bridge</td>
<td>Gerbaz Bridge Roaring Fork River Pit-017-00.2A</td>
</tr>
<tr>
<td>North Fork Bridge</td>
<td>North Fork/Frying Pan River Pit-004-26.3A</td>
</tr>
<tr>
<td>Castle Creek Bridge (1st)</td>
<td>Castle Creek Pit-015-03.5A</td>
</tr>
<tr>
<td>Smith Bridge (arch)</td>
<td>Roaring Fork River Pit-019-00.3A</td>
</tr>
<tr>
<td>Lime Creek Bridge</td>
<td>Lime Creek Pit-04A-1.0</td>
</tr>
<tr>
<td>Castle Creek Bridge (2nd)</td>
<td>Castle Creek Pit-015-09.0 (Restrictions Posted)</td>
</tr>
<tr>
<td>Slaughterhouse Bridge</td>
<td>Roaring Fork River Pit-019-01.1A</td>
</tr>
<tr>
<td>Redstone Bridge (Upper)</td>
<td>Crystal River Pit-003-00.1</td>
</tr>
<tr>
<td>Midnight Mine Bridge</td>
<td>Castle Creek Pit-15A-00.2</td>
</tr>
<tr>
<td>Red Mountain Road Bridge</td>
<td>Hunter Creek Pit-020-00.2A</td>
</tr>
<tr>
<td>Redstone Bridge (Lower)</td>
<td>Crystal River Pit-003-01.8A</td>
</tr>
<tr>
<td>Conundrum Creek Bridge (1st)</td>
<td>Castle Creek Pit-015B-002A</td>
</tr>
<tr>
<td>Redstone Ranch Acres Bridge</td>
<td>Crystal River Pit-133-05.0A</td>
</tr>
<tr>
<td>Meredith Bridge</td>
<td>Frying Pan River Pit-004-22.0</td>
</tr>
<tr>
<td>Conundrum Creek Bridge (2nd)</td>
<td>Conundrum Creek Pit-015B-00.5A (Restrictions Posted)</td>
</tr>
<tr>
<td>Watson Divide Bridge</td>
<td>Snowmass Creek Pit-008-00.1A</td>
</tr>
<tr>
<td>Lenado Bridge</td>
<td>Woody Creek Pit-18-8.83</td>
</tr>
<tr>
<td>Lincoln Creek Bridge</td>
<td>Lincoln Creek Pit-23-00.1</td>
</tr>
</tbody>
</table>
ROAD DESIGN STANDARDS
The purpose of these standards is to establish standard for the planning, design, and
construction of new roads and for road improvements within Pitkin County. In general these
standards are driven by state and national standards as delineated by the Colorado
Department of Transportation and the American Association of State Highway Officials.
Variance to these standards may be made by the County Engineer with consultation with local
emergency service provider.

1.13 DESIGN TRAFFIC VOLUMES
A. When requested by Community Development or the County Engineer, developers,
landowners, etc shall supply a full traffic analysis analyzing current and future traffic
generated by such a development. Manuals such as the Highway Capacity Manual,
International Traffic Engineers (ITE) Trip Generation Handbook, and ITE Traffic
Engineering Manual may be necessary. Large and commercial developments or ones
generating amounts of traffic to create greater parking needs, which will create
significant traffic volumes, or that may affect traffic patterns shall perform a traffic
analysis.

   a. Trip Reductions: When applicable, the applicant can use trip reduction factors as
defined in the ITE Trip Generation Handbook.
   b. Traffic and Parking Management: When a traffic analysis is required, traffic
      volumes shall be addressed in both terms of average daily traffic and peak hour
      volumes. In places where there a large seasonal swings in volume, the peak
      season shall be used in analysis. Future year analysis and specifics regarding
      how traffic will be managed shall be included in analysis. Parking management
      shall be addressed in this plan with total parking needs and capacity clearly
      defined. For all construction projects within Pitkin County that meet certain
      thresholds, as outlined in the Construction Management Plan (CMP), shall
      conform to the CMP.

1.14 ROUTE CORRIDOR AND TERRAIN FACTORS
The entire route corridor of a road shall be considered when establishing the terrain factor.
The Colorado Department of Transportation considers most County roads in Pitkin County as
being in the “Mountainous Terrain” category, however, some roads, such as subdivision roads,
may fall entirely in the “Level Terrain” category.

A. Level Terrain is that condition where road sight distances are generally longer and could
   be made without construction difficulty or major expense.

B. Rolling Terrain is that condition where the natural slopes consistently rise above and fall
   below the road grade line and where occasional steep slopes offer restriction to normal
   highway horizontal and vertical alignment.

C. Mountainous Terrain is a condition where longitudinal and transverse changes in the
   elevation of the ground with respect to the road are abrupt and where the roadbed is
   obtained by frequent benching or side hill excavation.

Route Corridor should take into account local landforms and vegetation. Where applicable,
such as in urban settings, landscaping shall be completed complying with guidance from applicable sections of American Association of State Highway Transportation Officials (AASHTO) A Policy on Geometric Design of Highways and Streets and Roadside Design Guide and conform with Pitkin County’s Revegetation Guidelines.

1.15 DESIGN SPEED
Geometric design features shall be consistent with a design speed selected as appropriate for traffic volumes and conditions.

A. Low design speeds are generally acceptable for roads with winding alignments in rolling or mountainous terrain or where environmental conditions dictate.

B. High design speeds are generally acceptable for roads in level terrain or where other environmental conditions are favorable.

It is necessary for designers to recognize conditions where actual operating speeds typically may exceed the design speed; for example, terrain conditions may limit the overall design speed of a roadway section to a select speed but several long tangents may encourage higher speeds. An older facility, like most in Pitkin County may have a highway curve that has a design speed below the general operating speed of the highway. When this occurs, the common practice is to use an advisory speed sign to warn drivers of the lower safe operating speed on the curve. On new and reconstructed facilities, the curve should be designed to appropriate standards as dictated by the AASHTO’s A Policy on Geometric Design of Highways and Streets (most recent version), the Colorado Department of Transportation’s Design Guide, or as determined to be prudent by the County Engineer given local topography and other environmental considerations.

1.16 GRADES
The length and steepness of grades directly affect the operational characteristics of any road. Recommended maximum grades will be dictated by associated road type (local, arterial, etc) and figures as dictated by the American Association of State Highway and Transportation Officials A Policy on Geometric Design of Highways and Streets (most recent version) and the Colorado Department of Transportation’s Design Guide. These values are not to generally exceed 12% grade. In exceptional circumstances where local topography or other environmental considerations render compliance with the foregoing standards impractical, the County Engineer may approve a variance from said standards when a professional engineer registered in the State of Colorado stamps plans incorporating the variance and warrants that the roadway constructed out of compliance with said standards is nonetheless safe and suitable for its intended purpose and use by the public.

1.17 SIGHT DISTANCE
Sight distances, including but not limited to stopping sight distance, passing sight distance, and decision sight distance shall be determined by equations as dictated by the American Association of State Highway and Transportation Officials A Policy on Geometric Design of Highways and Streets (most recent version), the Colorado Department of Transportation’s Design Guide. In exceptional circumstances where local topography or other environmental considerations render compliance with the foregoing standards impractical, the County Engineer may approve a variance from said standards when a professional engineer
registered in the State of Colorado stamps plans incorporating the variance and warrants that the roadway constructed out of compliance with said standards is nonetheless safe and suitable for its intended purpose and use by the public. Type of curvature (vertical sag, vertical crest, horizontal, etc.) shall be considered along with distance of any sight obstruction from the roadway.

1.18 HORIZONTAL ALIGNMENT
Horizontal alignment should provide for safe and continuous operation of vehicles at a uniform design speed for substantial lengths of roadway. Design considerations should be addressed as outlined in the American Association of State Highway and Transportation Officials A Policy on Geometric Design of Highways and Streets (most recent version), the Colorado Department of Transportation’s Design Guide, or as figured prudent by the County Engineer given local topography and other environmental considerations.

1.19 ROAD SURFACE CLASSIFICATION
Road surfaces are classified as follows:

Low: Low type surfaces are those with surface treated earth and those with loose surfaces such as gravel.

Intermediate: Intermediate type pavements are those designed to retain smooth riding qualities and good non-skid properties in all weather under light loads and low traffic volumes.

High: High type pavements are those that retain smooth riding qualities and good non-skid properties in all weather under heavy traffic volumes and loading with little maintenance.

1.20 TRAVELED WAY CROWN
Design of the pavement crown is often a compromise between the need for reasonably steep cross slopes for drainage and relatively flat cross slopes for driver comfort. Pavement super-elevations shall be determined by Section 1.22. Generally, a minimum cross slope of 1.5% should be used. However, further guidance can be found in CDOT Standard Plans – M & S Standards, A Policy on Geometric Design of Highways and Streets (most recent version), and the Colorado Department of Transportation’s Design Guide. Additionally, a maximum cross slope should generally not exceed 4%.

1.21 SUPER-ELEVATION
CDOT Standard Plans – M & S Standards, A Policy on Geometric Design of Highways and Streets (most recent version), and the Colorado Department of Transportation’s Design Guide should be used in determining rates of super-elevation (both maximum and for any specific curve).

1.22 NUMBER OF LANES
The number of lanes should be sufficient to accommodate the design volume. The majority of roads in Pitkin County will be two lanes. Where more than two lanes are warranted to accommodate design volumes, determinations of design are to be made as indicated in CDOT
Standard Plans – M & S Standards, A Policy on Geometric Design of Highways and Streets (most recent version), and the Colorado Department of Transportation’s Design Guide. Under special conditions as approved by the Planning and Zoning Commission and the Board of County Commissioners, sections of one lane road may be approved if the entire road falls under the "Country Access" standard. Roads with one-lane sections will not be accepted by the County for right-of-way or maintenance and must meet the following:

(a) That section which is one lane must have its entire length visible from both ends of the two-lane portion.

(b) All "Country Access" standards for surface sight distance, curve radii, shoulder, ditch, etc., must be met. Minimum width of a one-lane road shall be 10.0 feet.

(c) The driving surface will be at least 10 feet wide with turnouts at 500+ foot intervals. Turnouts will be 10 feet wide and 50 feet long.

(d) Guardrail will be installed along the entire substandard section, except in areas of flat, open terrain where no roadside obstacles or steep hillsides exist. Areas to be without guardrail must be proposed by the applicant, designed by a registered professional engineer, and approved by the County Engineer or his representative.

These standards (along with section 1.35) shall only be used with prior approval from the County Engineer and Community Development Designee.

1.23 WIDTH OF SURFACING, SHOULDER AND ROADWAY
The dimensions of a typical cross section depend upon a number of features that vary with the type of roadway. Default geometric design standards should be identified with reference to A Policy on Geometric Design of Highways and Streets (most recent version), the Colorado Department of Transportation’s Design Guide and any other applicable standards as determined by the County. Class of roadway, local topography and environment shall all be included in design decisions.

1.24 BICYCLE LANES
Bicycle lanes should be constructed in accordance with the Standards and Specifications contained in the Open Space and Trails Management and Design Guidelines (available at the Open Space & Trails Department) or the American Association of State Highway and Transportation Officials Guide for the Development of Bicycle Facilities (available at the Open Space & Trails Department), as determined most appropriate by the Open Space or Public Works designee whenever reasonable. Because of the extremes of topography in Pitkin County, there are cases where these standards may not be met.

1.25 GUARDRAIL
Guardrail should be used on roads with steep side hills and cuts, on bridge approaches and along switchbacks. In mountainous terrain with a minimum 2-foot shoulder, the graded width of the shoulder in cuts may be decreased 2 feet if guardrail is installed. Guardrail shall not be closer than 2 feet to the driving surface. Guardrails shall be of a non-shiny material and shall meet the standards in the latest edition of the Colorado Department of Transportation M-
Standards. Further design standards can be found in the AASHTO *Roadside Design Guide* and other applicable standard setting publications.

**1.26 SWITCHBACKS**

Switchbacks are not considered a good roadway design solution for gaining elevation. When used, no switchback shall have a tangent less than 1/4 mile from the last switchback. This is especially important on hillsides steeper than 20% where visually switchbacks create a heavy impact. On horizontal curves less than 150 feet, grades on switchbacks shall be reduced to zero percent at the apex of the vertical curve. (Note: The horizontal curve shall not begin prior to the end of the vertical curve for these purposes).

**1.27 RIGHT-OF-WAY WIDTH**

The procurement of right-of-way to widths that will accommodate construction, utilities, adequate drainage and proper maintenance of the road is the most important aspect of the overall design. Wide rights-of-way permit the construction of gentle slopes, resulting in more safety and easier maintenance. The procurement of sufficient rights-of-way at the time of initial construction or improvement permits the widening of the roadway at reasonable costs as traffic increases. The minimum right-of-way for all new roads shall be thirty feet (30'), however sixty feet (60') is preferred.

**1.28 VERTICAL CLEARANCE**

Vertical clearance at underpasses, power lines, streetlights, etc., shall be at least twenty feet (20') over the entire roadway width, including shoulders.

**1.29 HORIZONTAL CLEARANCES TO OBSTRUCTIONS**

Horizontal clear zones shall be dictated by all applicable standards as set forth in the AASHTO *Roadside Design Guide*, *A Policy on Geometric Design of Highways and Streets* (most recent version), and the *Colorado Department of Transportation’s Design Guide* and any other applicable standards.

**1.30 INTERSECTION DESIGN**

The location of intersections should be carefully selected to avoid steep approach grades and to ensure that there is adequate approach sight distance to the intersection. An intersection should not be located on a short crest vertical curve, just beyond a short crest vertical curve, or on a sharp horizontal curve. Where there is no practical alternate to such a location, the approach sight distance on each leg should be flattened and horizontal or vertical curves lengthened to provide additional sight distance. There should be sufficient sight distance to permit a passenger vehicle on the minor leg of the intersection to cross the traveled way without requiring the through approaching traffic to slow down. As a general rule, there should be a minimum of 6 to 7 seconds available to the driver crossing the through lanes. On this basis, the suggested corner sight distance for each design speed would be as calculated using the site triangle method. Minimum sight distances shall be calculated using applicable standards from *A Policy on Geometric Design of Highways and Streets* (most recent version), and the *Colorado Department of Transportation’s Design Guide*.

Intersections should be designed with a corner radius of the pavement or surfacing that is
adequate for the larger vehicles anticipated; usually, a minimum edge radius of 50 feet is applicable. Where turning volumes are significant, consideration should be given to speed-change lanes and channelization.

Intersection legs that will operate under STOP control preferably should be at right angles.

1.31 MODIFICATION OF ROAD CLASSIFICATIONS AND DESIGN STANDARDS

A. In certain circumstances it may make sense to allow for modifications to the design standards to allow for reasonable variances which provide significant benefits without decreasing safety and causing greater environmental impacts.

B. An applicant other than the County who wishes to modify the design standards shall submit in writing, by a registered professional engineer, a proposal outlining what standards are wished to be waived, including an explanation why those modifications must take place. The proposal shall also include an analysis of the cost and benefits of compliance with the standards as well as the cost and benefits of the proposed modifications to the standards. Any such request shall be reviewed based on the following criteria:

1. Shall be in harmony and compatible with the character of the surrounding areas, neighborhood and zoning;

2. Shall be consistent with the RMMP;

3. Shall not result in an over-intensive use of land;

4. Shall not have adverse effect on community capital improvement programs;

5. Shall not require a level of community facilities and services greater than that which is available;

6. Shall not result in undue traffic congestion or traffic hazards;

7. Shall not cause significant air, water, or noise pollution;

8. Shall be adequately landscaped, buffered, and screened;

9. Shall not otherwise be detrimental to the health, safety, or welfare of the present or future residents or the public;

10. Shall not have significant environmental and visual impacts;


The County Engineer and the Community Development Director shall have the authority to approve modifications to driveway standards unless such a modification is in association with other Land Use Review applications which require Planning Commission or Board of County Commissioner approval. All other requests for modifications shall be submitted to the County Engineer. The County Engineer and the Community Development Director shall review the
request and make recommendations to the Board of County Commissioners, and modifications shall be authorized by resolution of the Board of County Commissioners.
1.32 ROAD DEVELOPMENT IN THE FLOODPLAIN

A Floodplain Development Permit and an Access Development Permit shall be required submittals for all retaining structures, driveways or roads in the 100-year Floodplain. All roads shall be constructed above the base flood elevation. The constructed fill in the floodplain will have sufficient drainage devices so as to pass the 100-year flood with minimal impoundment. The development within the floodplain shall be consistent with the Pitkin County Land Use Code, 7-20-40.

Driveways may be overtopped by a ten-year flood or greater if all floodwaters have a velocity of 3 f.p.s. or less (3 f.p.s. or less is considered standing water with little ability to erode).

1.33 ACCESS DESIGN STANDARDS

Accesses are roads that generally serve fewer than 5 residential units and have a low volume of traffic. Roads built to the access standards will not be eligible for inclusion or acceptance into the County Road System. New accesses or ones with major modifications shall be designed by a registered, professional Engineer as outlined in the ACCESS PERMIT section of this RMMP.
### Table 1.34
Minimum Access Standards

<table>
<thead>
<tr>
<th>Width</th>
<th>16'</th>
<th>Unless one-lane as per applicable standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. of Lanes</td>
<td>2</td>
<td>Same as above</td>
</tr>
<tr>
<td>Max. % of Grade</td>
<td>12%</td>
<td>Variances may be approved due to conditions and with consultation of local emergency response</td>
</tr>
<tr>
<td>Approach Grade</td>
<td>2%</td>
<td>Grade required for 30' approach to intersection (See typical section)</td>
</tr>
<tr>
<td>Minimum curve radius</td>
<td>50' @ C/L</td>
<td>Radius at centerline of drive</td>
</tr>
<tr>
<td>Pullouts (10'x50' minimum)</td>
<td>500' +/-</td>
<td>Recommended distance, may be greater with approval from Fire Marshall</td>
</tr>
<tr>
<td>Surface Treatment</td>
<td>Minimum graded dirt</td>
<td>All weather gravel surface</td>
</tr>
</tbody>
</table>
1.34 DESIGN IN THE FLOODPLAIN
The design of all roads, culverts, and bridges shall accommodate a 100-year flood event.

Applicant shall submit a Floodplain Development Permit and an Access Driveway Development Permit for all retaining structures, driveways, or roads in the 100-year Floodplain.

All roads shall be constructed above the base flood elevation. The constructed fill in the floodplain will have sufficient drainage devices so as to pass the 100-year flood with minimal impoundment. The development within the floodplain shall be consistent with the Pitkin County Land Use Code, Article 3, Section 3-80-40.

Driveways may be overtopped by a ten-year flood or greater if all floodwaters have a velocity of 3 f.p.s. or less (3 f.p.s. or less is considered standing water with little ability to erode).

1.35 CULVERT DESIGN
Culverts shall be designed in context to the flows they are expected to carry, and where they are conveying water.

<table>
<thead>
<tr>
<th>Traffic Volume (vpd)</th>
<th>Recurrence Interval for Design</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt;3000</td>
<td>50</td>
</tr>
<tr>
<td>3000&gt; traffic &gt;500</td>
<td>10</td>
</tr>
<tr>
<td>500&gt;</td>
<td>10</td>
</tr>
</tbody>
</table>

1.36 BRIDGES

1.36.01 Existing Bridges
Since highway geometric and roadway improvements encourage higher speeds and attract larger vehicles to the highway, it is important that existing substandard structures also be improved correspondingly. Because of their high cost, reasonably adequate bridges and culverts that meet tolerable criteria should be retained.

Where an existing highway is to be reconstructed, an existing bridge which fits the proposed alignment and profile may remain in place when its structural capacity in terms of design loading and clear roadway width are at least equal to the values shown for the applicable traffic volumes under clear roadway widths for new and reconstructed bridges.

1.36.02 NEW OR REBUILT BRIDGE DESIGN
New or rebuild bridges shall be sized to pass the 100-year flood. In determining bridge design the following formula should be considered:

\[
P (Q) = \text{Probability of the flow being equaled or exceeded from wither snowmelt or rainfall flooding}
\]

\[
P (QS) = \text{Probability of that flow being equaled or exceeded due to snow melt or rainfall flooding.}
\]
\[ P (QR) = \text{Probability of that flow being equaled or exceeded due to rainfall flooding.} \]

A minimum of 18" of freeboard shall be allowed. It is recommended that the design engineer consider an additional 12" to 18" for freeboard to pass debris of the 100-year flood. The minimum design loading for all new and rebuild bridges shall be HL93. A registered professional engineer shall design all bridges. A Floodplain Development Permit or an Access Driveway Development Permit is required for all bridge construction or rebuilding done outside the County Right of Way. AASHTO and CDOT standards shall be used for all bridge design within Pitkin County. All design criteria is subject to review by the County Engineer and possibly the Pitkin County Community Development department. Persons wishing to install a bridge within Pitkin County on a private road or driveway shall submit an Access Control Permit. All bridge plans shall be stamped by a Professional Engineer registered in the State of Colorado.

Notes:

(1) Where the approach roadway is surfaced for the full crown width, that surfaced width should be carried across structures.
(2) On highways with a current ADT over 1,000, bridges with a total length over 100 feet may be constructed with a minimum clear roadway width of the surfacing width plus six feet.

**1.37 ROAD STANDARDS FOR ROADS AND ACCESSES LOCATED IN AREAS ZONED RURAL AND REMOTE**

The following road standards have been developed for access to County approved development in areas zoned rural and remote. The goal of the standards is to allow roads to be constructed in remote areas with the least amount of environmental impact. The standards have been developed in conjunction with the United States Forest Service (USFS) and their road standards developed for private roads constructed on National Forest System Lands. These standards shall be as follows:

**1.37.01 GENERAL**

Plans for construction of the road shall be signed and/or stamped by a Colorado registered professional engineer. The plans should include: topographical site plan, road cross-section, drainage structures, retainage walls and bridge structures.

**1.37.02 DESIGN CRITERIA**

These standards (along with section 1.23) shall only be used with prior approval from the County Engineer and Community Development Designee.

Design Speed: 10 miles per hour

Drainage: Roads with grades 8% and less should maintain an out-slope of 2% and utilize rolling dips and/or culverts. Roads with grades exceeding 8% should maintain an out-slope of 2% and utilize culverts or other drainage structures. An energy dissipater must be used in most soil conditions with grades exceeding 8%. Approach to an existing County road shall be constructed to slope away from the existing County road at a 2 % grade for at least 5 feet.
PERMITTING REQUIREMENTS

Appropriate Permits as identified in this RMMP are required for any and all work done within County rights-of-way or other property by persons or entities other than Pitkin County. Permits must be made available to County personnel at the work site on demand. Permits are also required for certain actions addressed within this RMMP that may affect County roads or rights of way. The permitting requirements contained in this RMMP do not apply to work done by Pitkin County, including without limitation its departments, agents, consultants, and contractors.

1.38 ACCESS PERMIT

1.38.01 PURPOSE
The purpose of these requirements is to establish engineering, inspection and permitting policies by which an approved access may be allowed.

1.38.02 PERMIT REQUIRED
No person shall begin work on a proposed access, or make substantial improvements to an existing access or private road, except as specifically exempt in subsections A-C, below, without first obtaining an approved Access Permit from the County. A separate permit will be required for each access point proposed. An Access Permit shall be required even in cases where the access does not directly enter a County road. This is to assure compliance with County standards.

The following activities are exempt and do not require an Access Permit:

A. Minor or insubstantial maintenance to an existing legal access. Such work may include: grading, oiling or otherwise maintaining the existing driving surface, cleaning road side ditches or cross culverts, and placing or repairing fencing or gates that are required as a part of the access. What constitutes minor or insubstantial maintenance shall be determined on a case-by-case basis and will depend on the proposed work’s impact (including both physical impacts and impacts on traffic volume, safety, and other matters affecting the proper functioning of a County asset) on County rights-of-way or other affected assets.

B. Any work required within an existing access to place underground utilities. (Note that an Earthmoving Permit may be required if threshold volumes of excavated materials are exceeded).

C. Any work required within an existing access to repair or maintain irrigation ditches or impoundments.

The following activities may obtain approval through a Temporary Access Permit:

A. Any access needed temporarily for non-residential purposes (e.g., drill for water, access to show property, construction activities) may qualify for a temporary access permit. TEMPORARY ACCESS PERMITS SHALL ONLY BE GRANTED FOR AN ACCESS PREVIOUSLY APPROVED IN SUBDIVISION OR SITE PLAN REVIEW. Temporary Access Permit applications shall be submitted to the County Community Development Department for review and approval prior to execution by Public Works. An access permitted through a Temporary Access Permit may only be in place for a limited time
not to exceed 6 months from issuance of permit and the access site must be reclaimed and returned to its original condition when the Temporary Access Permit expires. If the applicant desires to convert a temporary access into a permanent access, a normal Access Development Permit must be obtained before a Building Permit will issue. All permanent access regulations also apply to Temporary Access Permits. Under no circumstances shall a Temporary Access Permit be issued for an access providing service to a residential property; such use requires prior issuance of a normal Access Permit.

1.38.03 ACCESS PERMIT APPLICATION PROCESS
The Pitkin County Access Permit application is available at the Community Development Office, the Public Works Office or online at www.pitkincounty. Completed applications, along with relevant attachments, shall be submitted first to the Community Development Department for review for compliance with the Pitkin County Land Use Code and conditions of prior approvals. The application will then be forwarded to the Public Works Department for approval.

1.38.04 PLANS AND SPECIFICATIONS
All accesses must conform to the design standards set forth in this RMMP (see sections 1.14 through 1.35).

Applicants are advised to meet with County Staff prior to submittal to assure the site is compatible with all applicable land use and development standards. Two (2) sets of complete plans and specifications demonstrating compliance with the County’s design standards shall be submitted with the Access Permit Application. These plans and specifications shall be prepared by a Registered Professional Engineer and shall show the following:

A. All applicable land use approvals and plats
B. Site vicinity map
C. Site plan showing the location of the access on the property and the road to be accessed. The site plan shall show all existing and proposed 2 foot contours.
D. Access plan and profile
E. Drainage and erosion control plan addressing proposed access and county or private road
F. Construction Management Plan
G. Revegetation Plan
H. Approval from the Fire Marshall
I. Map or letters from utility companies detailing utility placement in the area proposed for access
J. Parcel and/or ownership maps and applicable easements (and, if necessary, authorization pursuant to § 1.39.06)
K. Signing and striping plans (if applicable)
L. Traffic Control Plan and applicable methods of handling traffic (if applicable)

1.38.05 SUPPLEMENTAL REPORTS
Supplemental reports and data (geology, soils, traffic impacts, existing traffic counts, etc.) may be required depending on the nature of the site and the scope of the proposed access. Supplemental reports must be prepared by qualified professionals in the relevant field. Recommendations included in such reports approved by the County Engineer and Community
Development may be incorporated into the access plan and made a condition of approval.

1.38.06 AUTHORIZATION
The applicant shall submit proof that it has authority or permission to conduct work required to place the proposed access on the site(s) proposed. This documentation shall be submitted with the application for permit. The approval of an access development permit does not imply or grant any further development rights.

1.38.07 HAZARDOUS OR HARMFUL CONDITIONS
Whenever the County determines that an existing access has become a hazard to public health, safety or welfare, the owner of the property utilizing the access, upon receipt of written notice from the County shall, within the period specified therein, repair or eliminate such access so as to eliminate the hazard and be in conformance with the requirements contained herein. This shall be a condition of all permits and shall constitute a continuing obligation that runs with the land.

The developer of any new or improved access point shall provide acceleration and/or deceleration lanes or left turn lanes when the volume of traffic entering or leaving the access causes significant impacts to the capacity or safety of traffic on the main line roadway or may cause increases in traffic delays and congestion. All improvements shall be constructed to applicable design standards identified in this RMMP.

1.38.08 COMPLIANCE WITH PLANS AND REQUIREMENTS
All permits issued hereunder shall be deemed as a matter of law to require the applicant (including without limitation all of his or her agents, contractors or employees of any kind) to carry out the proposed work in compliance with all applicable statutory and regulatory requirements, and in full accordance with the plans and specifications approved in connection with the Access Permit. If the County Engineer determines that actual conditions present on-site do not conform to those stated in the permit or the approved plans or specifications, the County may issue a stop-work order until the applicant obtains approval for a revised access plan that conforms to the existing conditions and satisfies all applicable requirements. Modifications of previously-approved Access Permits or plans shall not be valid until approved in writing by the County Engineer. Bonds or letters of credit may be required to secure these obligations before an Access Permit or modification thereto will be issued.

Approvals which affect basic tract design or land use may require approval by the County Community Development Department in addition to approvals required by Public Works.

1.38.09 PROTECTION OF UTILITIES
During work on the access, the applicant shall be responsible for the prevention of damage to public or private utilities or services. This responsibility is not confined to the limits of the work.

1.38.10 PROTECTION OF ADJACENT PROPERTY
The applicant is responsible for the prevention of damage to adjacent property, and no person shall excavate or fill on land sufficiently close to the property line to endanger any adjoining public street or any adjacent property.
1.38.11 REVEGETATION
The applicant shall be responsible for complete revegetation of the access site. Said revegetation shall conform to the adopted Pitkin County Revegetation Guidelines. Unless otherwise approved by a Public Works designee, revegetation of the site shall be accomplished by reseeding with a native grass mix comparable to those described within the Pitkin County Revegetation Guidelines. The applicant may be required to submit to the Public Works designee a signed statement certifying that the seed furnished is from a lot that has been tested by a recognized laboratory for seed testing within six (6) months prior to the date of delivery. Seed which has become wet, moldy, or otherwise damaged in transit or in storage will not be acceptable. Seed types and amount of pure live seed required per acre shall be in conformance with the surrounding native grasses. The Public Works designee may review the proposed seed mix or its compatibility with the surrounding vegetation and approve it before use.

The applicant shall also be responsible for assuring that the areas to be revegetated will grow and take root to the soils on the disturbed areas. This will include any watering and noxious weed control needed to insure or otherwise promote this growth. To guarantee the revegetation, the developer will be required to provide a bond, letter of credit, or other financial assurance, which will be held for a minimum of two (2) years, as more fully described in Section 1.39.14. The assurance monies will be equal to the costs of revegetation, and will be returned to the applicant when it is determined by the Pitkin County designee that the revegetation of the disturbed areas at the access site has been successfully completed.

If within a two-year period from the revegetation effort a successful stand of native grasses at the access site has not been accomplished, the County may, at its discretion, retain any or all of the assurance monies necessary in order to attempt revegetation of the grounds. A successful stand of native grasses is defined as being at a 75% germination rate and/or having vegetation cover equal to or greater than the surrounding vegetation cover. The success of the revegetation at the access site will be measured at the end of the summer growing season by the Public Works designee who will approve or reject it between that time and the end of the two-year assurance period.

1.38.12 ACCESS PERMIT LIMITATIONS AND CONDITIONS

A. General. The issuance of an Access Permit shall constitute an authorization for only that work (no more and no less) which is described or illustrated on the approved plan or application for the permit. The issuance of other required permits to the applicant shall not relieve it of the responsibility for securing an Access Permit.

B. Jurisdiction of Other Agencies. Permits issued shall not relieve the applicant of the responsibility for securing required permits for work to be done under regulation of any other code, department, or governing agency.

C. Time Limits. All of the work authorized by the permit shall be fully performed and completed within the time limit specified. If no time limit is specified, the work shall be completed within 1 year after the date the permit is issued. If the work cannot be completed within the specified time, a request for an extension of time setting forth the reasons for the requested extension shall be presented in writing for review and approval by Community Development and the County Engineer.

D. Storm Drainage. All persons performing any work under an Access Development Permit shall put into effect all necessary precautions and conform to all applicable
standards to prevent storm drainage.

E. Traffic Control Plan. In the case of any work that may affect the traveling public, the applicant shall submit a traffic control plan that complies with the standards set forth by this RMMP, the most recent applicable Colorado Department of Transportation standards, and the latest edition of the Manual of Uniform Traffic Control Devices.

1.38.13 DENIAL OF ACCESS PERMIT
A permit will not be issued in any case where the work proposed by the applicant will not comply with the requirements contained herein, or if the proposed work is not consistent with land use or development policies currently adopted by the County. If it can be shown to the satisfaction of the County that compliance with requirements and conditions can be obtained by the construction of retaining structures, drainage devices, or by other means, the permit may be issued with the condition that such work be performed. As a general policy, the County does not allow more than one access per property.

1.38.14 FINANCIAL SECURITY AND BONDING
Letters of credit or other financial assurances may be required by the County for work conducted under an approved Access Permit. This financial assurance will be required where, in the discretion of the County Engineer or designee, it would be necessary to guarantee enforcement of applicable requirements, including landscaping or earthmoving on steep slopes. Payment and Performance Bond, letter of credit or cash payment for an amount set by the County Engineer or designee representative shall be provided and secured unto the County, and, if the work authorized by the permit is not completed as specified, any security shall be in default and the County shall recover on the security, provided notice of non-compliance is given in writing to the developer by the County Engineer or designee. The surety executing any bond or deposit shall continue to be firmly bound under a continuing obligation for the payment of all necessary costs and expenses that may be incurred or expended by Pitkin County in causing any unsatisfactory work to be corrected or any unfinished work to be completed. In the event of default, the County shall have the right to go onto the premises to perform the required work. In the case of a cash deposit, said deposit or any unused portion thereof shall be refunded. Other securities other than a bond, such as cash payment or letters of credit, must obtain approval by the County Attorney's Office prior to permit issuance.

1.38.15 ACCESS CONSTRUCTION STANDARDS AND SPECIFICATIONS
Unless another section of this RMMP provides otherwise, the most recent edition of the Colorado Department of Transportation's Standard Specifications for Road and Bridge Construction shall govern all Access construction practices. Variations from the CDOT Standard Specifications may be granted by the County Engineer and Community Development when site-specific conditions make application of the Standard Specifications impractical or unnecessary. The determination of whether or not a variance is justified shall rest in the sound discretion of the County Engineer and Community Development based on all factors present at the site. Such a variance shall only be granted through a signed writing executed by the County Engineer.

1.38.16 SUPERVISED INSPECTION REQUIRED
All Access work other than routine maintenance shall be performed under the supervision of a qualified and registered professional civil engineer at the Applicant’s expense and shall be designated as "supervised work". For supervised work, it shall be the responsibility of the
Applicant's engineer to supervise and coordinate all site inspection and testing during working operations. If the engineer finds that the work is not being done in accordance with either the applicable Access Permit or accepted construction practices, he/she shall immediately send a written notice of the nonconformity and of the recommended corrective measures to the person in charge of the work and to the County Engineer or designee.

1.38.17 REGULAR ACCESS WORK INSPECTION
The County Engineer or designee shall have the right to enter the premises to inspect work undertaken pursuant to an Access Permit at any time. Inspection may include but need not be limited to preparation of surface for fills, retaining walls, drainage devices, and any and all other matters set forth in the Access Permit or the applicable plans and specifications for the work (including, without limitation, the CDOT Standard Specifications). The County Engineer or designee may require soil borings, compaction or other tests at the applicant's expense if an inspection discloses that such tests may be necessary to ensure public health, safety or welfare. Tests shall be taken at locations designated by the County Engineer or designee and shall be performed by an independent testing firm approved by the County. Certified copies of the test data are to be furnished upon request to the County Engineer or designee. The applicant shall inform the County Engineer or designee at least one (1) day in advance of each pre-scheduled inspection regarding the status of the work and its compliance with the applicable Access Permit and all applicable plans and specifications. Final approval of work conducted pursuant to an Access Permit shall not be given until all work, including installation of all drainage structures and their protective devices, has been satisfactorily completed in accordance with all Permit requirements and all applicable plans and specifications, and all required data or reports have been submitted.

1.38.18 FINAL REPORTS
Upon completion of the work, the following reports or data may be required:
   A. A report from the applicant's engineer certifying that all work has been completed in conformance with the approved plans and applicable requirements, accompanied by "as-built" plans of the completed work
   B. Soils and/or geology reports
   C. Cross-sections
   D. Other reports as required depending on applicable site conditions
The release of any bond or security posted by the applicant may be conditioned upon the submittal of the final report or reports.

1.38.20 LIABILITY
Neither the issuance of a permit nor compliance with the provisions hereof or with any conditions imposed in the permit issued hereunder shall relieve the applicant from the full responsibility for any damage whatsoever to other persons or property, nor impose any liability upon any official, appointee, or employee of Pitkin County for damage to persons or property.

1.38.22 FEE SCHEDULE (See Appendix A)
1.39 RIGHT-OF-WAY WORK PERMITS

1.39.01 PURPOSE
The purpose of these requirements is to establish engineering, inspection and permitting policies governing Right-of-Way Work Permits. A Right-of-Way Work Permit confers a limited license to conduct activities within a County-owned asset.

1.39.02 PERMIT REQUIRED
Any person, business, utility, or agency, including without limitation contractors, developers, owners, and governmental agencies (other than Pitkin County itself and all of its departments, agents, and instrumentalities), who proposes to perform work within any County property or right-of-way (hereinafter, “Applicant”), must first obtain a Right-of-Way Work Permit from the Public Works Department in accordance with the requirements of this section 1.40. “County property or right-of-way” as used herein includes, without limitation, roads and their surrounding rights-of-way, bridges, trails and their surrounding rights-of-way, and any other County-owned land or open space of any kind.

A Right-of-Way Work Permit application must be submitted to Public Works at least 7 business days prior to the planned commencement of construction; Applicants are advised, however, to submit applications well in advance of scheduled work as County workload or the necessity for certain studies may preclude issuance of permits within a 7-day time frame. The County reserves the right to issue timelines on permits if work is not completed.

Right-of-Way Work Permit applications are available at Public Works or online at www.pitkincounty.com. Completed applications shall be submitted to the Public Works Department, 76 Service Center Road, Aspen, CO, 81611.

1.39.03 APPLICATION CONTENTS
An application for a Right-of-Way Work Permit shall include, at a minimum, documentation addressing the following:
   A. All required land-use approvals (if applicable), including copies of relevant approval documents.
   B. Site vicinity map and site plan accurately detailing the location of the work.
   C. Construction plans and specifications. All plans shall conform to the design standards set forth in this RMMP.
   D. Schedule of proposed work.
   E. Drainage and erosion control plan addressing proposed work.
   F. Construction Management Plan (if work is in conjunction with a development permit issued by Community Development).
   G. Revegetation Plan.
   H. Map or letters from utility companies detailing utility placement (if applicable).
   I. Signing and striping plans (if applicable).
   J. Traffic Control Plan and applicable methods of handling traffic (if applicable).
   K. Confirmation that asphalt patches shall conform to standards as per drawings in the Appendix A.
1. 39.04 GENERAL POLICIES

Right-of-Way work shall not create safety hazards or maintenance problems; render portions of rights-of-way infeasible for future road improvement; obstruct major floodways; or otherwise impair in any long-term way the affected County Asset. Lateral installations shall be placed outside the roadbed within the "borrow pit" area and transverse installations shall be "jacked" or bored under the road in lieu of trenching whenever possible.

A. Utility Plans. All utilities shall be installed in accordance with plans and specifications previously approved by the utility owner. Plans for main installations must bear the name, seal, and signature of a registered engineer responsible for their preparation where applicable. The alignment of all utilities within a County right-of-way is subject to approval by the Public Works designee. No permit shall be issued for installations partially on private property without proof of an established easement available for such purposes.

B. Underground Utilities. All road level accesses (e.g., manholes, vaults) to utilities, where permitted, shall be of heavy-duty construction, capable of safely supporting anticipated maintenance equipment and vehicular traffic, and shall conform to the finished grade of the road. All underground utilities within public right-of-way shall be placed at least 24 inches below ground or culvert and suitably marked with a durable marker post showing the depth and offset at least every 1000 feet and at points where the installation first enters and leaves the right-of-way.

C. Water Table. Where the possibility exists of lowering the surrounding water table and thereby adversely affecting wells and vegetation dependent on the water table elevation in the area, suitable seep plugs shall be installed in the trench at a minimum of 500-foot intervals or as necessary to ensure that the water table will not be harmed. Appropriate engineering reports may be required to demonstrate that the water table will not be harmed by relevant work.

D. Above-Ground Utilities All above ground utilities shall be located and installed so as not to cause unnecessary obstruction to pedestrian and vehicular traffic or damage to the utility itself that could be harmful to the general public. The minimum overhead clearance shall be 20 feet. Poles and/or other above-ground structures shall be placed so as to neither be in conflict with a pedestrian walkway nor be set less than 10 feet from the shoulder of any County road (or such greater distance as provided for by the current Roadside Design Guide). In no case will a pole be permitted within 11 feet of the traveled way.

E. Utilities in Major Floodways All utilities within or adjacent to major floodways must be located and installed in a manner that will prevent future scenic, environmental, or property damage, including without limitation land erosion, water pollution, or flood diversions. Work within any floodway requires a Floodplain Development Permit along with a Right-Of-Way Work Permit.

1.39.05 ROAD CLOSURE

In general, road closures are not permitted unless justified on the basis of overall benefit to the general public. When road closures are permitted, the applicant must adhere to the following procedures.

A. Closure must be explicitly specified on the approved permit.
B. Roads may be closed only between the hours of 9:00 a.m. and 3:00 p.m.
C. The roadway must be capable of being re-opened for emergency equipment at all times during construction. Verify the road closures specified on the permit with the Public
Works designee at least one week in advance of closure.
D. Notify the appropriate fire protection district, hospital and ambulance district, school district, and sheriff's office of the exact location, date, and time traffic will be impeded one week in advance of road closure.
E. Place a “Public Safety Announcement” in the local newspapers to inform the public of the road closure: and/or by means deemed appropriate by the County.
F. Supply and maintain all necessary traffic control devices and personnel.
G. Where closures of more than one day are approved, a suitable detour must be provided and be adequately marked and signed to accommodate night traffic.

1.39.06 SUPPLEMENTAL REPORTS
Public Works may require the Applicant to provide supplemental reports or data (e.g., geology, soils, traffic impacts, existing traffic counts) to determine whether or not a Right-of-Way Work Permit may properly be issued. Supplemental reports must be prepared by qualified professionals approved by Public Works. Recommendations included in such reports that are approved by the County Engineer shall be incorporated into the plans and considered a condition and requirement of the Permit.

1.39.07 SAFETY AND PUBLIC CONVENIENCE
The applicant shall at all times conduct his/her work to assure the least possible obstruction and hazard to the traveling public. The safety and convenience of the general public and the residents along the road and the protection of persons and property shall be provided for at all times. Approved traffic control shall be utilized, as outlined by the Applicant’s submittals or otherwise required in the Permit, to assure the safety and convenience of the public. Depending on the nature of the work, traffic control methods may include traffic control supervisors, flaggers, and approved traffic control devices. The applicant's operations are to conform to the applicable requirements established by the Industrial Commission of Colorado and the Occupational Safety and Health Act (OSHA).

1.39.08 PROTECTION OF UTILITIES
During work on the project, the Applicant shall be responsible for the prevention of damage to all public or private utilities or services. This responsibility is not confined to the limits of the work.

1.39.09 PROTECTION OF ADJACENT PROPERTY
The applicant is responsible for the prevention of damage to adjacent property, and no person shall excavate or fill on land sufficiently close to the property line to endanger any adjoining public street or any adjacent property.

1.39.10 REVEGETATION
The applicant shall be responsible for complete revegetation of the affected site. Said revegetation shall conform to the adopted Pitkin County Revegetation Guidelines. Unless otherwise approved by a Public Works designee, revegetation of the site shall be accomplished by reseeding with a native grass mix comparable to those described within the Pitkin County Revegetation Guidelines. The applicant may be required to submit to the Public Works designee a signed statement certifying that the seed furnished is from a lot that has been tested by a recognized laboratory for seed testing within six (6) months prior to the date of delivery. Seed which has become wet, moldy, or otherwise damaged in transit or in storage...
will not be acceptable. Seed types and amount of pure live seed required per acre shall be in conformance with the surrounding native grasses. The Public Works designee may review the proposed seed mix or its compatibility with the surrounding vegetation and approve it before use.

The applicant shall also be responsible for assuring that the areas to be revegetated will grow and take root to the soils on the disturbed areas. This will include any watering and noxious weed control needed to insure or otherwise promote this growth. To guarantee the revegetation, the developer will be required to provide a bond, letter of credit, or other financial assurance, which will be held for a minimum of two (2) years, as more fully described in Section 1.40.18. The assurance monies will be equal to the costs of revegetation, and will be returned to the applicant when it is determined by the Pitkin County designee that the revegetation of the disturbed areas at the site has been successfully completed.

If within a two-year period from the revegetation effort a successful stand of native grasses at the site has not been accomplished, the County may, at its discretion, retain any or all of the assurance monies necessary in order to attempt revegetation of the grounds. A successful stand of native grasses is defined as being at a 75% germination rate and/or having vegetation cover equal to or greater than the surrounding vegetation cover. The success of the revegetation at the access site will be measured at the end of the summer growing season by the Public Works designee who will approve or reject it between that time and the end of the two-year assurance period.

1.39.11 COMPLIANCE WITH PLANS AND REQUIREMENTS
All permits issued hereunder shall be deemed as a matter of law to require the applicant (including without limitation all of his or her agents, contractors or employees of any kind) to carry out the proposed work in compliance with all applicable statutory and regulatory requirements, and in full accordance with the plans and specifications approved in connection with the Permit. If the County Engineer determines that actual conditions present on-site do not conform to those stated in the permit or the approved plans or specifications, the County may issue a stop-work order until the applicant obtains approval for a revised plan that conforms to the existing conditions and satisfies all applicable requirements. Modifications of previously-approved Right of Way Work Permits or plans shall not be valid until approved in writing by the County Engineer or designee. Bonds or letters of credit may be required to secure these obligations before a Permit or modification thereto will issue.

1.39.12 WARRANTY PERIOD
Any repaving, restoration, or improvement shall be warranted by the applicant against any and all defects for a period of two (2) years from the completion of such work unless the Permit specifies a longer warranty period.

1.39.13 ROAD CHANGES
In the event that any change is made to a County road that necessitates the removal or relocation of an installation made by a permit applicant, the relocation or removal of that installation shall be at the Applicant’s expense upon written request of the Public Works designee. The relocation or removal shall be completed within 30 days of notification for minor projects or infrastructure. For major utility relocation projects that do require extensive design,
securing of contracts, or material orders, the relocation or removal period shall be within 90 days of notification. To avoid the necessity of such changes, the Applicant is encouraged to locate his facility consistent with any existing future plans for the roadway.

1.39.14 INSPECTIONS
The County Engineer or designee shall have the right to enter the premises to inspect work undertaken pursuant to a Right-of-Way Work Permit at any time. Inspection may include but need not be limited to preparation of surface for fills, retaining walls, drainage devices, and any and all other matters set forth in the Permit or the applicable plans and specifications for the work (including, without limitation, the CDOT Standard Specifications). The County Engineer or designee may require soil borings, compaction or other tests at the applicant's expense if an inspection discloses that such tests may be necessary to ensure public health, safety or welfare. Tests shall be taken at locations designated by the County Engineer or designee and shall be performed by an independent testing firm approved by the County. Certified copies of the test data are to be furnished upon request to the County Engineer or designee. The applicant shall inform the County Engineer or designee at least one (1) day in advance of each pre-scheduled inspection regarding the status of the work and its compliance with the applicable Access Permit and all applicable plans and specifications. Final approval of work conducted pursuant to a Right-of-Way Work Permit shall not be given until all work, including installation of all drainage structures and their protective devices, has been satisfactorily completed in accordance with all Permit requirements and all applicable plans and specifications, and all required data or reports have been submitted.

Any work or material that does not conform to County standards will be brought to the attention of the applicant and, if immediate corrections are not made, construction may be stopped. Failure of the County to notify the applicant of noncompliance with requirements shall not relieve the applicant of its responsibility to comply. Before a bonding commitment is released, certification of satisfactory completion of work from the Public Works designee must be filed. Certification shall be effective only upon the Public Works designee’s signature.

1.39.15 CONSTRUCTION STANDARDS AND SPECIFICATIONS
Unless another section of this RMMP provides otherwise, the most recent edition of the Colorado Department of Transportation’s Standard Specifications for Road and Bridge Construction shall govern all Right-of-Way Work Permit construction practices. Variations from the CDOT Standard Specifications may be granted by the County Engineer when site-specific conditions make application of the Standard Specifications impractical or unnecessary. The determination of whether or not a variance is justified shall rest in the sound discretion of the County Engineer. Such a variance shall only be granted through a signed writing executed by the County Engineer.

1.39.16 SUPERVISED INSPECTION REQUIRED
All Right-of-Way Work Permit work other than routine maintenance shall be performed under the supervision of a qualified and registered professional civil engineer at the Applicant’s expense and shall be designated as "supervised work". For supervised work, it shall be the responsibility of the Applicant's engineer to supervise and coordinate all site inspection and testing during working operations. If the engineer finds that the work is not being done in accordance with either the applicable Permit or accepted construction practices, he/she shall immediately send a written notice of the nonconformity and of the recommended corrective
measures to the person in charge of the work and to the County Engineer or designee.

1.39.17 UTILITY BRIDGE, DITCH OR CULVERT CROSSING
In general, utilities are not permitted to be attached to bridges and must be placed at least 2 feet below the ditch (roadside or irrigation) or creek flow line and as close to the right-of-way line as conditions permit. The utility must be at least 4 feet below the flow line elevation for a minimum distance of at least 10 feet on either side of the ditch bank or 20 feet beyond the 100-year floodway section as determined by the County. This would generally permit future bridge and channel improvements without the necessity of relocating utilities.

Where utilities are permitted to be attached to bridges due to overriding conditions encountered in the field as determined by the County, such utilities shall be placed so as not to obstruct the waterway of the bridge and/or any attachments such as brackets, hangers, connectors, conductors shall be designed by and signed by a registered professional engineer in the State of Colorado. In such cases, the utility must indemnify the County against any and all liability of any kind arising, or that may arise, out of the placement of the utilities. The utility must also list the County as an additional insured on appropriate policies providing coverages acceptable to the County’s Risk Management Department.

1.39.18 FINANCIAL SECURITY AND BONDING
A surety bond in favor of the County in the amount of at least two thousand dollars ($2000.00), or other amount to be determined by the Public Works designee if deemed necessary, shall be filed before any right-of-way work permit is issued. All financial securities will be held for a 2-year period unless otherwise specified by approving Staff. The bond will be conditioned upon:

A. Faithful performance of such work in strict compliance with specifications, rules, regulations, and ordinances of Pitkin County.
B. The restoration and cleanup of any site affected by the construction activities.
C. The maintenance of the site during the warranty period herein provided. For projects over five thousand dollars ($5000.00), the contractor shall take out a performance bond with the owner, naming Pitkin County as additionally insured for the amount of the project. This may be in lieu of the surety bond. The bond may be waived by the Public Works designee upon applicant’s showing of good cause.

1.39.19 LIABILITY
Neither the issuance of a permit nor compliance with the provisions hereof or with any conditions imposed in the permit issued hereunder shall relieve the applicant from the full responsibility for any damage whatsoever to other persons or property, nor impose any liability upon any official, appointee, or employee of Pitkin County for damage to persons or property.

1.39.20 FINAL REPORTS
Upon completion of the permitted work, the following reports or data may be required:

A. A report from the applicant's engineer certifying that all work has been completed in conformance with the approved plans and applicable requirements, accompanied by "as-built" plans of the completed work shall be required
B. Soils and/or geology reports
C. Cross-sections
D. Other reports as required

The release of any bond or security posted by the applicant may be conditioned upon the
submittal of the final report.

1.39.21 FEE SCHEDULE
(See Appendix A)

1.40 OVERSIZED TRANSPORT PERMITS

1.40.01 PURPOSE
In order to ensure the longevity of and reduce overall impacts to County roads, posted vehicle weight and load limits must be strictly obeyed. Permits may be issued on an individual basis to allow certain vehicles to exceed posted load limits based on the criteria in this section 1.41.

Before vehicles or other types of equipment which do not conform to the limitations set by the Colorado Revised Statutes are used upon any County road, or before any vehicle or any type of equipment which exceeds the posted load limit of a County Bridge are permitted to cross the bridge, the operator must obtain a permit from the County Public Works Department. The County Public Works Department will require such provisions as it may deem necessary to protect the road and/or bridge affected by the use of said non-conforming equipment depending on the nature of the vehicle or equipment and the affected infrastructure.

1.40.02 PROCEDURE
An Overweight /Oversized Transport Permit must be obtained at least forty eight (48) hours prior to the planned use of any road on the Pitkin County system where the gross weight of the vehicle including load exceeds the posted limitations. The posting may be limited to certain times during the year, such as April - June during the spring thaw. The applicant shall complete a permit application issued by the County Public Works Department, which shall be signed by the Public Works designee, the applicant, and in some instances an affected homeowners association or other property owner, before use of the road or other infrastructure is allowed.

1.40.03 GENERAL POLICY
The Pitkin County Road and Bridge Department shall, pursuant to § 42-4-106, C.R.S., as amended, post a load limit upon County roads and bridges within Pitkin County, Colorado, which will protect said roads and bridges from all overweight/oversized vehicular traffic. Weight limits shall be pursuant to § 42-4-507 and 42-5-508, C.R.S., as amended. These weight limits are generally considered to be (unless revised) 36,000 lbs GVW for two axle vehicles, 54,000 lbs. GVW for three or more axle/single unit vehicles, and 85,000 GVW for any non-interstate haulers.

No person, corporation, association, or other entity of any nature shall operate or cause to be operated any vehicle upon or along any County Right-of-Way within Pitkin County with a total gross weight in excess of the posted weight limits upon said roads or bridges, unless prior permission is granted specifically by the Pitkin County Public Works Department, or other officials designated by the Pitkin County Board of County Commissioners for routes and loads within Pitkin County, Colorado. Permission to exceed applicable limits may be conditioned on compliance with restrictions or requirements which may be imposed by said Pitkin County Public Works Department.
A. Authorization  The County Engineer or designee is hereby authorized and empowered, pursuant to C.R.S. § 43-2-111, as amended, and § 42-4-510, as amended, to issue special permits, in writing, authorizing an applicant to operate or move a vehicle or combination of vehicles of a size or weight of vehicle or load exceeding the maximum specified in this code, upon any County road or highway, as specified in the special permit granted to the applicant. Permits for movement of manufactured homes shall be issued as provided in C.R.S. § 42-4-510.

B. Vehicles Requiring Permits All motor vehicles or combinations of vehicles which exceed the height and/or weight specifications contained in C.R.S. § 42-4-508, 42-4-507 or other applicable law, as amended, which are to be operated or moved on County roads or highways shall be required to apply for and receive a special road permit from the Public Works designee prior to using any County road or bridge.

C. Application Procedure The Public Works designated representative shall have the responsibility for accepting, processing, and granting any and all special road permits.

D. Criteria for Granting Special Road Permits The Public Works designee may grant applications for special road permits provided that the route to be traveled upon by the applicant's vehicle or combinations of vehicles is specified and the time and dates during which said vehicle or combination of vehicles is transiting the County roads are designated in the permit.

E. Proof of Financial Security All applicants for special road permits under this section shall be required, as a condition of being granted a special road permit, to submit proof of liability insurance or a bond running to Pitkin County. Said liability insurance or bond shall be set in an amount deemed adequate to compensate the County for any possible damage to County roads, bridges or structures, upon which said special permitted vehicle or combination of vehicles shall be transiting. In no event shall the applicant be required to provide liability insurance coverage or bond in excess of $1 million dollars.

F. Bond Requirement As a condition of any Pitkin County road use permit, the Public Works designee may require posting of a bond as security for possible damage to a County road. Currently, the cost of a chip and seal surface is approximately $50,000 per mile and that of asphalt mat, $150,000 per mile, and that of gravel road is $15,000 per mile. However, actual prevailing market costs shall be the basis for determining the amount of the bond and may change due to fluctuation in the market.

1.40.04 OVERWEIGHT/OVERSIZED TRANSPORT PERMITS FOR COUNTY BRIDGES
In order to accommodate commercial activities within Pitkin County, permits may be issued on an individual basis allowing certain vehicles to exceed the posted load limits on certain bridges.

An Overweight/Oversized Transport Permit must be obtained at least forty-eight hours prior to the planned crossing of any bridge on the Pitkin County system where the gross weight of the vehicle including load exceeds the posted limitations of the bridge. The applicant must complete a crossing permit application issued by the County Public Works Department, which must be signed by the Public Works designee and the applicant before the crossing is made. Approved permit must be kept with the transporting vehicle at all times.
1.40.05 LIABILITY
Neither the issuance of the permit, nor compliance with the provisions and conditions of the permit, will relieve the applicant from liability to the County for damage caused by the applicant's use of the bridge by overweight/oversized vehicles. Any permit granted pursuant to this section shall require that the applicant indemnify and save harmless Pitkin County, and its officers, agents, appointees, and employees against any claims for damage or loss resulting from the applicant's use of a bridge by overweight vehicles. The applicant shall post security in an amount adequate to protect against potential damage to the bridge or bridges the applicant proposes to cross.

1.40.06 OVERWEIGHT/OVERSIZED TRANSPORT PERMIT
The Pitkin County "Overweight/Oversized Transport Permit" applications are available at the Public Works Department. Completed applications shall be submitted to the Public Works Department, 76 Service Center Road, Aspen, CO, 81611.

1.40.07 FEE SCHEDULE (See Appendix A)
1.41 REVOCABLE RIGHT-OF-WAY PERMIT

1.41.01 PURPOSE
The purpose of these requirements is to establish engineering, inspection and permitting policies by which any structure(s) or temporary construction can be placed by a public or private property owner within a County right of way, road easement, or public roadway. Under no circumstances shall a Revocable Right-of-Way Permit be construed to grant any permanent or irrevocable rights in County property. Such permits grant only a fully-revocable license in a County asset. A Revocable Right-of-Way Permit is not a substitute for a Right-of-Way Work Permit, which will also be required in most cases.

1.41.02 PERMIT REQUIREMENTS
Any person, business, utility, or agency, including contractors, developers, owners, and governmental agencies (excluding Pitkin County itself and all of its departments, agents, and instrumentalities), who proposes to construct a structure, or to make a substantial renovation to an existing structure within any County Right-of-Way shall first obtain a Revocable Right-of-Way Permit to erect or maintain such structure unless specifically exempted herein. A separate permit will be required for each structure proposed, unless a group or series of structures are proposed at one time.

A permit will not be required, and the applicant will be considered exempt, for the following:
A. Minor or insubstantial maintenance to an existing specific structure. Such work includes, but may not be limited to, cleaning, painting or other resurfacing to an existing structure or structures; repairing or mending an existing structure or structures.
B. Any work within the right-of-way to repair or maintain existing irrigation ditches or impoundments.

1.41.03 PLANS AND SPECIFICATIONS
Site plan and specifications shall be submitted for review by the County Engineer or his/her designee. Upon request by the County, these plans and specifications shall be prepared by a registered professional engineer duly licensed by the State of Colorado. The plans and specifications shall, at a minimum, show the following:

A. Site vicinity map and site plan accurately detailing the location of the work
B. Construction plans and specifications showing structure(s) plan and profile
C. Schedule of proposed work
D. Drainage and erosion control plan addressing proposed work
E. Construction Management Plan (if work is in conjunction with a development permit)
F. Revegetation Plan
G. Map or letters from utility companies detailing utility placement (if applicable)
H. Signing and striping plans (if applicable)
I. Traffic Control Plan and applicable methods of handling traffic (if applicable)
J. Asphalt patches shall conform to standards set forth in the Appendix A
K. Subdivision, zoning, or development plan
L. Property and easement map
M. Parcel and/or ownership maps
1.41.03 HAZARDOUS OR HARMFUL CONDITIONS
Whenever Pitkin County determines that an existing structure or structures, whether previously-permitted or not, becomes a hazard to public safety or interferes with the County's maintenance or structure plans for the right-of-way on which it is placed, the owner of the structure or of the property which the structure benefits, upon receipt of written notice from the County Engineer or his designee shall, within the period specified therein, repair or eliminate said structure(s) so as to eliminate the hazard or impedance posed by the structure and be in conformance with the requirements contained herein.

1.41.04 ENFORCEMENT
Revocable Right-of-Way Permits grant only a fully-revocable right in County property. Should the applicant, the owner of a structure, or the owner of a property benefited by the structure fail to adhere to all Permit requirements, the County shall revoke the Permit and the responsible person or entity shall remove the structure at issue immediately. The County may also require removal of a structure for the County’s convenience, and in its sole discretion, at any time. Every Revocable Right-of-Way Permit shall include a provision that the applicant shall indemnify the County and pay any and all of the County’s costs and attorney’s fees should judicial action be necessary to obtain removal of a structure which the County directs be removed or altered.

1.41.07 SUPPLEMENTAL REPORTS
Supplemental reports and data (i.e., geology, soils, water, drainage, wildlife, etc.) may be required to support an application for a Revocable Right-of-Way Permit in the discretion of the Public Works Department. Supplemental reports shall be prepared by qualified professionals in the field. Recommendations included within such reports shall be incorporated into and made a condition of the Permit at the discretion of the County Engineer or designee.

1.41.08 LIABILITY
Neither the issuance of a permit nor compliance with the provisions hereof or with any conditions imposed in the permit issued hereunder shall relieve the applicant from the full responsibility for any damage whatsoever to other persons or property, nor impose any liability upon any official, appointee, or employee of Pitkin County for damage to persons or property.

1.41.09 REVOCABLE RIGHT-OF-WAY PERMIT
The Pitkin County "Revocable Right-of-Way Permit" applications are available at the Public Works Department and online at www.pitkincounty.com. Completed applications shall be submitted to the Public Works Department, 76 Service Center Road, Aspen, CO, 81611.

1.41.10 FEE SCHEDULE (See Appendix A)
1.42 REVOCABLE RIGHT-OF-WAY PARKING PERMIT

1.42.01 PURPOSE
Roadside parking is PROHIBITED along all County roads and within any County road right-of-way except as may be authorized by a Revocable Right-of-Way Parking Permit, unless a parking area has been established and designated by the County Engineer. Only a Revocable Right-of-Way Parking Permit may authorize temporary parking. In an attempt to satisfy needs for the traveling public, public parking areas may be determined and improved on an as-needed basis, provided that adequate right-of-way exists. Parking areas may also be provided within designated "nodes". The County is under no obligation to approve parking within the right of way.

1.42.02 PERMIT REQUIREMENTS
Any person, business, utility, or agency, including contractors, developers, owners, and governmental agencies (excluding the County itself and all of its departments, agents, and instrumentalities), who proposes to park within the County Right-of-Way ("County ROW") shall obtain a permit as listed in the permit fee schedule attached to this title as Appendix "A".

Residential Construction Parking Permits: Residential construction managers may apply for a Right-of-Way Parking Permit for spots in a County ROW. Such parking spots may not exceed the limits of the property boundaries of the construction site adjacent to a county road. The Pitkin County Public Works Staff shall approve parking spots based on safety, the Road and Bridge Department’s operational needs and emergency vehicle response as needed for emergencies.

1. The number of vehicles approved by the public works staff will determine the number of parking permits. The public works staff will issue parking tags and the construction manager may use the tags according to the day-to-day construction activities at the site. Parking tags shall be hung from the construction vehicle’s rearview mirror such that they are easily identifiable by county staff and other county officials.
2. Red tags (construction work stoppages) shall be issued for any construction site that fails to comply with obtaining a County ROW permit and which violates this section by parking vehicles in a county ROW without a current parking tag.
3. County ROW parking permits may be issued beginning no earlier than April 1st of each calendar year and shall expire on or around November 15th of the same year; depending upon current weather conditions. The public works staff will determine the specific beginning and expiration dates and notify the construction manager of such determination.

1.42.03 PLANS AND SPECIFICATIONS
Plans and specifications shall be submitted for review by the County Engineer or his/her designee. If determined by the County to be necessary, these plans and specifications shall be prepared by a qualified professional. In all cases that they are requested, the plans and specifications shall show the following:
A. Site vicinity map and site plan accurately detailing the location of parking
B. Schedule of proposed work
C. Construction Management Plan (if work is in conjunction with a development permit)
D. Traffic Control Plan and applicable methods of handling traffic (if applicable)

1.42.04 ENFORCEMENT
Enforcement requirements contained herein may be enforced by an authorized designee of the County, or by injunctions resulting in work stoppage by the District Court in and for the County of Pitkin, State of Colorado, pursuant to law, or suit may be commenced by the County Attorney on behalf of the Board of County Commissioners for damages or hazardous or harmful conditions due to non-compliance.

1.42.05 LIABILITY
Neither the issuance of a permit nor compliance with the provisions hereof or with any conditions imposed in the permit issued hereunder shall relieve the applicant from the full responsibility for any damage whatsoever to other persons or property, nor impose any liability upon any official, appointee, or employee of Pitkin County for damage to persons or property.

1.42.06 REVOCABLE RIGHT-OF-WAY PARKING PERMIT
The Pitkin County "Revocable Right-of-Way Parking Permit" applications are available at the Public Works Department and online at www.pitkincounty.com. Completed applications shall be submitted to the Public Works Department, 76 Service Center Road, Aspen, CO, 81611.

1.42.07 FEE SCHEDULE (Appendix A)

1.43 APPEAL FROM DENIAL OF PERMIT
Whenever a permit is required by this Road Maintenance and Management Plan, and the Public Works Department denies the permit, the applicant for the permit may, within fifteen (15) days from the date of such denial, request in writing to the appropriate officer who denied the permit, an appeal of the denial to the Board of County Commissioners. The officer receiving the written request for an appeal shall, within fifteen (15) days of receiving the request, submit to the Board of County Commissioners the written request for the appeal, and any administrative record consisting of documents considered by the officer in his denial, including the application for the permit and all supporting documents. The Board of County Commissioners will then decide, based upon a review of the record, whether to accept or reject the decision of the officer, within thirty (30) working days of receiving the transcript/decision. The Board of County Commissioners may, in its discretion, request additional or other information from the applicant, the County designee who issued the denial, or other County designee. The decision rendered by the Board of County Commissioners is the final decision of the County. Decisions made by the Board of County Commissioners regarding rights to use County property (except for uses specifically protected by a constitutional or statutory provision) are not subject to judicial review.
1.44 ENFORCEMENT
The Pitkin County Road Maintenance and Management Plan shall be enforced in accordance with the provisions of Colorado law and as provided in this section.

1.44.01 VIOLATIONS
A. Unlawful Activity

(1) It shall be unlawful to engage in any activity for which a permit is required under this RMMP without first obtaining such permit, or to engage in activity in violation of the terms of any permit issued under this RMMP. No landowner or lessee shall knowingly permit activity upon his/her property in violation of this section.

(2) It shall be unlawful for any person to engage in road maintenance of any County road except by written agreement with Pitkin County.

(3) It is unlawful to park on any County road or right-of-way without a permit, as set forth in this RMMP.

(4) It shall be unlawful for any person to deposit, plow, push or otherwise place snow plowed or shoveled from a private driveway, road, sidewalk, or any other source, onto any County road.

(5) It shall be unlawful to violate any other provision of this Road Maintenance and Management Plan that regulates private use of, or impact on, any County Asset.

B. VIOLATIONS, PENALTY

(1) Whenever in any section of this Road Maintenance and Management Plan the doing of any act is required, prohibited, or declared to be unlawful, each violation of any such provision shall be a Class 2 Petty Offense with a maximum fine not to exceed $1,000 and/or imprisonment for a period not to exceed 90 days or the maximum allowable by State law, as amended. Provided, however, that traffic infractions shall be addressed as provided in this section. The County Engineer or designee, the Pitkin County Code Enforcement Officer, or any Law Enforcement officer shall be authorized to serve either a Summons and Complaint or Penalty Assessment, as specified in this Section on any person who violates the provisions of this Road Maintenance and Management Plan.

(2) a. The following acts shall be subject to Penalty Assessment:
   1) Parking on any County Road or its related Right of Way without a permit, as set forth in §§ 1.03.01(J), 1.04.01(L), 1.05.01(L) and 1.06.01(M).
   2) Depositing, plowing, pushing or otherwise placing snow upon or across any County Road or its related Right of Way.
   3) Violating Park and Ride Facility use regulations.

b. The Penalty Assessment schedule for violations other than traffic infractions shall be:
-First Offense: $150.00  
-Second Offense: $300.00  
-Third and additional offenses: $1,250.00 or maximum then allowed by law.

c. The Penalty Assessment schedule for traffic infractions including but not limited to parking, blocking or impeding maintenance in the County Right of Way and Park and Ride Facility violations shall be:
-First and subsequent Offenses - $15

(3) a. Violations of the Asset Plan not addressed by § 1.45.01(B)(2) shall be addressed by Summons and Complaint to appear in Pitkin County Court, including but not limited to:
-Engaging in road maintenance of any County road and its related Right of Way except by prior written agreement with Pitkin County.
-Violation of permit requirements of this Plan.

b Violations addressed by Summons and Complaint shall be subject to a minimum penalty of $500 and maximum penalty of $1,000, or the maximum then allowable by State law, as amended.

(4) Summonses and Complaints shall be referred to the District Attorney for prosecution in Pitkin County Court. Nonpayment of a Penalty Assessment shall result in prosecution of the Penalty Assessment as a Summons and Complaint pursuant to § 16-2-201, C.R.S., as amended. In such case the penalty schedule set forth in § 1.45.01(B) (2) (b) shall be followed.

(5) Any Person who aids, assists or abets any other Person in committing a violation of these regulations shall be subject to the penalties specified in § 1.45.01(B) dependent upon on whether the person aided or assisted is subject to Penalty Assessment or Summons and Complaint.

1.44.02 VIOLATIONS, CIVIL ENFORCEMENT

A. Notice of Violation In addition to utilizing the enforcement procedures authorized by § 1.45, the County Engineer or designee; the Pitkin County Code Enforcement Officer; or the Director of Open Space and Trails or designee may deliver a Notice of Violation (NOV) to any person who violates this Road Maintenance and Management Plan. The NOV shall specify the violation, and may require that the violator either cease and desist immediately from all acts or omissions relating to the violation, or correct the violation within a specified time not to exceed 90 days. Failure to comply with the terms of an NOV shall result in enforcement pursuant to § 1.45. Issuance of a Notice of Violation shall not be deemed a condition precedent to enforcement pursuant to the procedures set forth in § 1.45, nor shall it preclude later enforcement action pursuant to § 1.45.

B. Civil Enforcement In the event of any act or omission that violates any section of this RMMP, the County Attorney, in addition to other remedies provided by law or specified herein, may institute an injunction, mandamus, abatement, or other appropriate civil
action or proceeding to prevent, enjoin, or abate any unlawful activity, or to remove any improvements or construction resulting from such unlawful activity. In the event that such unlawful activity has damaged any county property, the violator shall be liable for any damage to county property resulting from any such unlawful activity, including, but not limited to, compensation for Staff time and for use of county equipment or contracted services to repair such damage. Any civil action or proceeding may include a claim to recover all such money damages in addition to any and all claims for injunctive or other equitable relief.

C. Withdrawing or Withholding Permits  In the event that the Public Works Director or designee, Code Enforcement Officer, or Open Space and Trails Director or designee has personal knowledge of any violation of this RMMP, any Public-Works issued permit may be withdrawn after the violator is provided notice and an opportunity for hearing before the Board of County Commissioners. If the violation involves activity under a Pitkin County Community Development building permit, the building permit may also be withdrawn after consultation with Community Development Staff and after the violator is provided notice and an opportunity for hearing before the Board of County Commissioners. No further permits or approvals from the County shall be issued for any property generating a violation until the violation is brought into compliance with the standards of this RMMP.

D. Vehicle Removal  Any vehicle blocking traffic or impeding road maintenance on a County road or right of way may be moved pursuant to § 42-4-1803, C.R.S. The procedure for removing such vehicles shall be as follows:

1) Public Works Staff shall provide the vehicle’s description, license plate, location and circumstance to the Pitkin County Sheriff’s Office and request that the Sheriff’s Office have the vehicle removed.

2) If the Pitkin County Sheriff’s Office informs Public Works that it is unavailable to have a vehicle removed in a reasonable amount of time, Public Works Staff may request approval from the Sheriff’s Office for Public Works Staff to remove the vehicle.

   a) If a vehicle is to be removed by Public Works Staff with Sheriff’s Office approval, Public Works shall call dispatch and request a tow. Public Works-initiated tows shall be taken to the Sheriff’s impound lot and Public Works Staff shall within a reasonable time notify the Sheriff’s Office of the details of the tow, including vehicle description, location and license plate number.

   b) If a vehicle can be simply moved to a nearby location rather than to the impound lot to resolve the problem posed by the vehicle, Public Works Staff shall have discretion to make that decision after following the same procedures set forth above. Nothing herein shall obligate Public Works, the Sheriff, or any other entity to relocate a vehicle rather than removing it.
3) When Public Works initiates a vehicle removal, Staff shall when practicable first make a reasonable effort to inform the vehicle’s owner of the impending vehicle removal. The circumstances—including without limitation the location of the vehicle, the level of service of the road or asset in question, the danger to the public, and the disruption to maintenance and provision of other public services—shall inform a sound exercise of discretion as to what a reasonable effort is and how long Public Works must wait before initiating the removal of a vehicle. In some circumstances it may be necessary to immediately remove a vehicle without first contacting the owner.

4) In circumstances where a vehicle is approved by the Sheriff’s Office to be towed to the Sheriff’s impound lot, the Sheriff’s Office is responsible for accomplishing the necessary logistics such as vehicle logs and vehicle release to owners. Public Works Staff shall assist as requested by the Sheriff’s Office.
SECTION V DEFINITIONS

2.01 DEFINITIONS

AASHTO: American Association of State Highway Transportation Officials.

ADT: Average Daily Traffic


ACCESS: Any driveway or other point of access such as a street, road or highway that connects, either directly or indirectly, to the County road system.

APPLICANT: Individual requesting permits or approvals from the County.

BC: Begin curve

BVC: Begin vertical curve.

BASE: A layer of selected or processed aggregate material placed immediately below the pavement or wearing surface and above the sub-base or sub grade.

BOND: One or more security arrangements including Financial Security or liens or monies placed in escrow which may be acceptable by the County covering the entire cost of all required improvements.

COUNTY: The County Representative or any of its authorized agents.

CUL-DE-SAC: A dead end local road with special provisions for turning around.

CULVERT: A closed conduit, other than a bridge, which conveys water transversely under the roadway.

CURVE RADIUS: The radius at the centerline of the roadbed.

DESIGN SPEED: A maximum safe speed that can be maintained on a road segment under favorable conditions; light traffic, good weather, daylight etc. Design speed correlated the physical features of the road, including width, horizontal and vertical alignments, sight distance, etc.

DRIVEWAY: Roads that serve 1 to 5 residential uses and have a traffic volume of less than 58
vehicles per day.

EC: End curve

EVC: End vertical curve.

EXISTING GRADE: Vertical location of the existing ground surface prior to excavation or filling.

FILL: Deposits of soil, rock, or other materials placed by man.

GRADING: Any excavating of filling or combination thereof. MAJOR

FLOODWAY: That portion of the flood regulatory area as defined in the Pitkin County Zoning Resolution required for the passage of the 100 year flood.

PIVC: Point of Intersection Vertical Curve.

PUBLIC RIGHT OF WAY: Any County right-of-way, County road easement, or County road open to the public via agreement or prescriptive use, that falls under County jurisdiction and/or maintenance.

RIGHT OF WAY: An accepted dedicated public property or easement with or without improvements, which

SILT FENCES: A temporary sediment barrier consisting of a filter fabric supported by wooden or steel posts and entrenched.

SITE: Any lot or parcel of land or contiguous combination thereof.

STREAMS: Any intermittent or perennial water course so designated on USGS maps.

STRUCTURE: Includes but is not limited to such improvements as a fence, wall, earthen berm, physical depression, landscaping, sign, curb, gutter, drainage device, lighting, walkway, stairway steps, lift, parking area, or natural feature (i.e., boulder, log).

SUBGRADE: The bottom of a roadway excavation or top of fill finished to a smooth uniform surface upon which a layer of specified surfacing material such as base, sub-base, and asphaltic concrete is to be placed.

TRAVELED WAY: The portion of the roadway for the movement of vehicles, exclusive of shoulders.

TYPICAL SECTION: A drawing showing both the geometric cross-section and structural cross-section elements. USGS: United States Geological Survey USFS: United States Forest Service
Notes:
1. Existing pavement shall be full depth saw cut. Saw cutting shall be completed after back fill and compaction and prior to paving.
2. Any pavement damage caused during excavation shall be repaired prior to final pavement placement.
3. All materials shall be compacted to a minimum of 95%.
4. All materials shall comply with the latest edition of Colorado Department of Transportation Standard Specifications for Road and Bridge Construction.

Drawing Not To Scale
PERMIT FEE SCHEDULE:

Access Permit: $650.00
Oversized Transport Permits $15.00
Annual Oversized $250.00
Right-of-Way Work Permit $650.00
Revocable Right-of-Way Permit $650.00

Revocable Right-of-Way Parking Permits:

From April 1st through November 15th $4,000.00
August 15th through November 15th $2,000.00
30-Day Permit $1,000.00
APPENDIX B
PERMITS