Mineral County

Application for Land Use and Construction Consent

Building Permit #:	Date:	Parcel #		
Legal Owner of Property:		Lot Size:	acre(s)
Name:		Contractor's Info:		
Permanent Address:		Name:		
		Phone Number:		
Phone:		Day:		
		Night:		
Email:		Mailing		
		Address:		
Local Mailing Address:				
		Contractor must no	tify the Coun	ty of start
		date. Must be inspect	•	•
		Phone:: 719-658-2360)	-
Construction Physical Address:		Start Date:		
		Contractor must give	minimum 72 h	ours notice
		for final inspection. Pl	none: 719-658-	2360.
Subdivision or Other Location Identit	v:	Estimated Co	mpletion Date:	
	,			
		Required Setbacks fo	r this Zone:	
Legal Description:		Front Yard:		
Lot: Block: Subdivision:		Side Yard:		
		Back Yard:	gulations if unknow	
Township: Range: _		Setbacks as shown or		11)
Section:		Front Yard:		
		Side Yard:		
Present Zoning:		Back Yard:		
Type of Construction: New Constr Other:				
		//		
	-	Garage Barn Porch	Deck Mo	dular Mobile Home
If Modular or Mobile Home:	HUD/UBC plate	:		
Total estimated Cost of Construction	including labo	r ¢		
Are there any easements within the	-		Yes	No
Are there any distribution power-lin	-	-	Yes	No
Are there any transmission power-li		-	Yes	No
Is house or building in a floodplain o		U	Yes	No
If in flood plain, height above			163	NO

Type of water system:					
Type of sewer system:					
Will you be installing any alte	ernative energy sou	irces now or	in the future?	Yes	No
Located in Mineral County Ai	rport Zone?			Yes	No
If yes, no reflective ro	ofs are permitted.	Max height	permitted is thirt	y five (35) feet.	
Total Height:		Dwelling	Basement: First Floor:		
Exterior Covering:		Sq.Ft:	Second Floor:		
Roof Material:			Third Floor:		
Decks/Patios/Carports:	Enclosed Sq.Ft	Cove	red Sq.Ft	Uncovered Sq.Ft	
Attached Garage/Accessory St	ructure (either/or/both) Sq.Ft. & Type	e:		

Annual Reorganization Resolution of Mineral County Article VI Land Use and Construction Consent Permit Information & Fees:

- A. The fee is based upon the square footage of all floors combined, not the footage on the ground floor only. There are additional fees for construction in a floodplain (\$25.00), and for mileage to inspect the premises, consisting of two (2) round trips at the mileage rate in Article XII. Any additional trips will be charged at \$75.00 per trip.
- B. If construction is started before obtaining a permit, a penalty of <u>\$500.00</u> or double the permit fee, whichever is greater, will be assessed.
- C. No inspection will be made until lot lines are identified and such identification is satisfactory to the inspector.
- D. Permits will not be issued without the applicant providing either blueprints or a sketch drawn to scale that include a <u>Floor Plan and Site Plan</u>. In addition, applicant shall provide a plot or sketch drawn to scale showing location of the septic tank, leach field, buildings, well and other appurtenances integral to setback requirements.

Well and Septic (if building a dwelling or adding bedrooms)

A septic permit needs to be obtained before the approval of this application per Regulation 43.4.P.1: General prohibitions; section 25-10-112, C.R.S. 1. No city, county, or city and county shall issue to any person:

a. A permit to construct or remodel a building or structure that is not serviced by a sewage treatment works until the local public health agency has issued a permit for an OWTS.

If adding a bedroom(s), the septic system must be inspected by a licensed NAWT OWTS Inspector to determine capacity and operational acceptance.

Applicant must show well and septic locations and distances between them. If your proposed septic leach field is located within 100 feet of any lot line, show distances to all of your neighbors' wells on your site plan. If your proposed well is located within 100 feet of any lot line, show the distance to all your neighbors' leach fields on your Site Plan. All wells and septic leach fields must be separated by at least 100 feet, regardless of ownership.

Coordination with the Mineral County Officials

First Inspection:

As a requirement of this consent, the Contractor or the Applicant (or other legal designee) and the Contractor must meet with County representative at the building site, after staking and forming but before the concrete pour. The first inspection meeting must be initiated by the Applicant, Applicant's designee or the Contractor and the County Representative must have at least **72 hour** notice. The location of the structure and the exterior boundaries of the property will be checked for compliance with the Zoning Regulations and the Site Plan. The setbacks to all lot lines will be measured. A copy of the Building Permit will be conspicuously posted on the property.

Final Inspection:

The Applicant <u>MUST</u> notify County Representatives of the completion of the structure by contacting the Land Use Office and must arrange a meeting with a county representative after the project is finished. The county must set up final inspection within 72 hours of the call. The application and the original Site Plan will be compared to the completed structure to assure compliance and verification of the approved Final State Permits for Electric, Gas and Plumbing, if applicable. Any discrepancies, without prior approval from Mineral County, will be noted, corrected and cost adjustments made to the Mineral County Use Tax and Building Permit Fee, along with a fine of up to \$1,000.00 (As stated in the Mineral County Annual Re-Organization Resolution).

Any violation of this consent is subject to the penalties described in Article 11.7 and 11.10 of the Mineral County Zoning Regulations.

Legal Requirements

Does the application comply with the following Regulations?

1. Zoning	Yes	No	
2. Subdivision	Yes	No	
3. Mobile home Park	Yes	No	N/A
4. Airport	Yes	No	N/A
5. Conditional Use Review	Yes	No	N/A

Does the Application comply with the following Colorado Law including neighbors' systems?

1. Well and Leach field separation of at least one hundred (100) feet?

Yes

- 2. Does the Application comply with all other applicable state Laws and regulations? Yes □ No □
- 3. Does the Application comply with all applicable Plat Restrictions?

Yes 🗆 No 🗆

The County does not monitor or enforce any covenants applicable to any property. The Applicant should investigate, consult with any parties charged with enforcement and comply with all applicable covenants.

Certification/Release

The Application hereby acknowledges that the Applicant is the sole owner of the property; that all information, including this Application, the Site Plan, the Floor Plan and all drawings are true and correct; that the proposed construction and use complies with all County, State, and Federal Laws and Regulations that apply to the property. The Applicant agrees to proceed in accordance with this Application and all stated specifications and further, to comply with all applicable Plat Restrictions. The Applicant further agrees that neither Mineral County nor its Commissioners, Officers, employees, agents or representatives are liable for injury or damage of any kind or character to any entity, persons or property by reason of the approval of this Application or the design, construction, soil stability, boundary problems, design criteria, structural integrity, access, access maintenance, public utilities, water quality and sewer availability, flood, wildfire, rock slides or avalanche hazards, noise and any other conditions within the Airport Zone (if applicable) or any other subject whatsoever.

Building and Other Codes

The Applicant is advised that Mineral County has not adopted the International Building Code, the Uniform Building Code, the National Fire Code, the Uniform Plumbing Code, the Uniform Electrical Code or any other nationally recognized codes adopted in many other jurisdictions. In addition and not by way of limitation, certain Colorado Statutes may now or will hereafter apply to the structure, including, but not by way of limitation, CRS 30-28-201 et seq. (energy efficiency) and CRS 38-45-101 et seq. (carbon monoxide detectors). If Colorado legislation is adopted, fire suppression sprinkler and other systems may be required in all new construction. Some of the purposes of state codes and statutes are to ensure public safety, health and welfare in general, safe, high quality construction, including flood hazard problems, foundation adequacy, structural integrity, roof load bearing capacity and many other aspects of construction. Even though not adopted by the County or State, it is legally possible to make one or more or parts or all of these codes applicable to your construction by requiring your Contractor to comply with them in a construction contract. The total cost of construction will increase by requiring compliance with certain codes and the use of a private inspector of the plans and the actual construction, but the final construction may well Except for applicable Zoning Regulations, Mineral County will have no be of higher quality. involvement in or responsibility for any aspect of the building's location, design or construction.

This Application MUST be signed by all owners of the property and may also be signed by the contractor.

All Building Permits are required to be closed by a Final Inspection. Final Inspections include verification of approved final State Inspections as appropriate. Until the Final Inspection has been completed, NO OCCUPANCY OR USE will be allowed. It is the applicant's responsibility to contact Mineral County Land Use Office to schedule a Final Inspection.

Mineral County WILL issue a Certificate of Occupancy on new construction of dwellings and commercial structures. If determined by Mineral County Officials that occupancy has occurred before an issuance of a Certificate of Occupancy, a fine of five hundred dollars (\$500.00) will be assessed automatically.

Mineral County Zoning Regulation 11.10(B) If an extension request or final inspection is not completed within thirty (30) days of the date of completion or expiration of the permit, a fine of \$75 will be assessed automatically and a new Land Use and Construction Consent will have to be issued.

By Signing below, The Applicant warrants the accuracy of this Application and that he, she or they has read and understands the provisions hereof.

Contractor's Signature	Date
	SIGN HERE
Applicant's (Owner 1) Signature	Date
Applicant's (Owner 2) Signature	Date
Land Use Administrator Signature	Date

Revised 1/9/2024

(For both unincorporated and incorporated Mineral County)

BUILDING VALUATION FOR CALCULATION OF PERMIT FEE

Type of Building:

Dwelling	Cost per Square Foot
Wood frame, Steel Frame, Masonry, Three	
sided milled log, Two sided milled log and	\$ 150.00
Full Round log, Chinked or Chopped	\$ 225.00
Garages/Shops	
Wood Frame, Steel Frame, Masonry,	\$ 60.00
2 Sided Milled Log, 3 Sided Milled Log	
Full Round Logs, Chinked or Chopped	\$75.00
Decks/Patios/ Carports	
Enclosed	\$ 55.00
Covered	\$ 25.00
Open	\$ 20.00
Additions	
Plumbed	\$ 100.00
Not Plumbed	\$ 75.00

Valuation of additions, remodels, outbuildings or other structures not listed shall be based upon the Contractor's bid or Owner's estimate of building and material cost. If neither is provided, the Land Use Administrator shall make the estimate based upon available information.

If the building permit applicant feels the building valuation is too high, he shall provide an itemized cost breakout of the proposed construction project using a form provided by the County.

Permit Fee calculation uses the total valuation in another formula to calculate the fee.