CHAPTER 5: USE REGULATIONS

5.1 USE TABLE

The principal uses allowed within the various zoning districts are identified in Table 5.1 of this chapter (beginning on page 82.)

5.1.1 Use Categories and Specific Uses. All of the Use Categories listed in the first column of Table 5.1 are defined in Chapter 9 beginning with Section 9.3. Specific Use Types listed in the second column of Table 5.1 are defined in Section 9.2. If a Specific Use Type is listed in the table, that use type is allowed only within the districts indicated, not within the districts that allow the broader Use Category.

5.1.2 □ Allowed Uses. An “A” indicates that the listed use is allowed by-right within the respective zoning district. Allowed uses are subject to all other applicable standards of this Land Development Code.

5.1.3 □ Conditional Uses. A “C” indicates that the listed use is allowed within the respective zoning district only after review and approval of a Conditional Use Permit, in accordance with the review procedures of Section 3.6. Conditional Uses are subject to all other applicable standards of the Land Development Code.

5.1.4 □ Prohibited Uses. A blank cell (one without an “A” or a “C”) indicates that the listed use type is not allowed within the respective zoning district, unless it is otherwise expressly allowed by other regulations of this Land Development Code.

5.1.5 Uses Subject to Specific Regulations. Many uses are subject to use-specific regulations (in additions to general regulations that apply to development in general). The final column of the use table contains references to applicable use-specific standards.

5.1.6 Uses Not Itemized. The Land Use Department may determine that a new use is included in existing definitions, or else that a new use is required. If required, the new use definition and table entry will require an amendment to the text of this Code (See Section 3.8).
Table 5.1: Permitted, Conditional and Prohibited Uses by Zoning District

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<thead>
<tr>
<th>Use Category</th>
<th>Specific Use Type</th>
<th>RUR</th>
<th>AF</th>
<th>AR</th>
<th>UR</th>
<th>RM</th>
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<th>IM</th>
<th>RC</th>
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<th>Use-Specific Standard</th>
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Chapter 5: Use Regulations
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5.2 USE-SPECIFIC STANDARDS

5.2.1 Adult Business Uses. All adult business establishments shall be subject to the following standards:

A) No adult business establishment shall be allowed within 1,000 feet of (1) a lot or parcel occupied by another adult business establishment, or (2) any religious institution, school, park, playground or public building, or (3) any UR, RM, or RUR zoning district.

5.2.2 Bed and Breakfast. All bed and breakfast uses shall be subject to the following standards:

A) No structure shall be altered in a way that changes its general residential appearance.

B) A minimum of one parking space shall be provided for each guest bedroom, plus spaces required for the principal residence in accordance with Section 6.12. Additional parking shall be required if reception or party space is available. If 4 or more off-street parking spaces are provided, visual screening of that parking from adjacent residential uses shall be required. All parking areas must be designed so adjacent properties will not be impacted by drainage or snow removal.

C) One sign shall be allowed, with a size limit of 2 square feet on roads with a speed limit of 30 miles per hour or less and 6 square feet on roads with a speed limit greater than 30 miles per hour. Internally illuminated signs are not allowed. Externally illuminated signs must meet the standards of Section 6.14.

D) No receptions, private parties or similar activities shall be permitted unless expressly approved as part of the Conditional Use Permit application.

E) No rental of rooms to a guest for more than 30 consecutive days shall be permitted.

F) All guest rooms shall be located within the principal structure.

G) Other than registered guests, no meals shall be served to the general public unless expressly approved as part of the Conditional Use Permit application. No cooking facilities shall be allowed in the guest rooms.

H) All bed and breakfast establishments must comply with Lake County Health Department Regulations. Sign-off by the Lake County Health Department is required prior to approval of the application.

I) All bed and breakfast establishments shall comply with Fire Code requirements. Sign-off by the governing Fire District is required prior to approval of the application.

J) In addition to the above requirements of this section, within the Recreation (RC) zone district no Bed and Breakfast establishment shall be allowed within 1,320 feet of a lot or parcel occupied by another Bed and Breakfast establishment.

5.2.3 Caretaker Residential Units. All caretaker residential units shall be subject to the following standards:

A) Such uses shall be limited to 800 square feet in gross floor area.
B) Full- or part-time residency of the Caretaker Residential Unit shall be limited to employees of the associated principal use.

C) The principal use must be permitted and actively in use or production.

5.2.4 **Commercial Parking.** In addition to the general requirements for off-street parking contained in Section 6.12, the following requirements shall also apply for commercial parking areas:

A) All such parking areas and access-ways to them shall be either asphalt or concrete surfaced.

B) All such parking areas shall provide screening from adjacent land uses and from adjacent roadways.

C) All such parking areas shall meet the setbacks of the zone district in which it is located.

D) Recreational vehicles shall be prohibited in such parking areas except in designated locations containing appropriately sized spaces, and such vehicles shall not be occupied overnight.

E) All such parking areas shall comply with existing state and federal regulations including those regarding storm-water run-off.

F) For parking areas larger than the minimum required by this Code, the applicant shall be required to demonstrate the need for such additional area.

G) The development agreement provisions contained in Section 3.7 of this Code shall also apply to commercial parking conditional use applications.

5.2.5 **Extractive Operations Including Mining.** All mining operations, including sand and gravel, oil and gas exploration and development activities, and all other extractive operations, whether exploratory or development-oriented shall comply with the following special provisions:

A) An excavation and rehabilitation plan shall be required for any mining or extractive use. Such plans shall contain the following information:

1) A detailed description of the method of operation of extraction and rehabilitation to be employed, including any necessary accessory uses such as, but not limited to, crushers, batch plants and asphalt plants.

2) An extraction plan showing the areas to be mined, location of stockpile area, location of structures, general location of processing equipment, with accompanying time schedules, fencing if applicable, depth of deposit, tons in the deposit, and other pertinent factors.

3) A detailed rehabilitation plan showing proposed rehabilitation with time schedules including, but not limited to, finish contours, grading, sloping, types, placement, and amount of vegetation, after use plans, and any other proposed factors.

4) Topography of the area with contour lines of sufficient detail to portray the direction and rate of slope of the land covered in the application.
5) Type, character, and density of proposed vegetation and evidence that a re-vegetation plan has been approved by the State of Colorado Mined Land Reclamation Board.

6) The operator’s estimated cost at each of the following segments of the rehabilitation process, including where applicable, backfilling, grading, reestablishing topsoil, planting, re-vegetation management, and protection prior to vegetation establishment and administrative cost.

7) A drainage report and drainage plan prepared by a registered engineer with consideration of natural drainage, drainage during excavation and drainage after rehabilitation such that the proposed rehabilitation and excavation will have no adverse effect in excess of natural conditions. (Where applicable, the report may require a floodplain development permit considering floodway and storage aspects.)

8) A traffic analysis that reviews road and safety conditions in the pit area and in the vicinity of the pit area. The analysis shall also include ingress/egress, parking and loading areas, on site circulation, estimate of number of trucks per day on the average and maximum number of trucks per day.

9) Additional information may be requested by the Land Use Department.

10) Upon approval, the excavation and rehabilitation plans shall be filed with the County Clerk and Recorder. Any changes in excavation and rehabilitation plan shall be prohibited unless approved by the Board of County Commissioners.

B) A State Mined Land Reclamation Permit, issued by the State of Colorado in conformance with the Open Mining Land Reclamation Act, shall be required.

C) Excavation or deposit of overburden shall not be permitted within 30 feet of a boundary of adjacent property, easement, or right-of-way unless by written agreement of the owner of such property, easement, or right-of-way.

D) Excavation within 125 feet of a dwelling unit shall be prohibited unless by written agreement of the owner and occupant of the residence, and no excavation involving the use of rock crushers, asphalt plan, cement batch plant and other similar equipment shall take place within 250 feet of a dwelling unit.

E) All new surface excavation and new portal or shaft collar excavation activities shall be set back at least 100 feet from road rights-of-way (excluding existing mine haulage roads) and watercourses. The watercourse setback may be varied, based on referral agency comments concerning site-specific factors. Existing trees and ground cover along public road frontage and drainage ways shall be preserved, maintained and supplemented, if necessary, from the depth of the setback to protect against and reduce noise, dust and erosion.

F) The operator shall submit a route plan (haul road) to the County Road Supervisor and receive permission to use for haulage in public right-of-way not designated for such haulage by reason of load limit, dust, right-of-way or pavement width or other relevant factors. The County Road Supervisor may place reasonable restrictions on such right-of-way use. Alternative haul routes shall be developed where haul route impacts the health, safety and welfare of the local area.

G) Haul roads within the premises shall be maintained in a reasonably dust-free condition and shall be contained within the pit (after excavation allows) to the maximum extent feasible. This may include, depending on local conditions, watering, oiling, or paving.
H) Operations shall be limited to the hours of 6:00 a.m. to 7:00 p.m. unless longer or shorter hours of operation are approved as part of the Conditional Use Permit.

I) The operator shall not excavate, store overburden, or excavate materials or dike in such a manner as to increase any drainage or flooding on property not owned by the operator or damage to public facilities.

J) Prior to starting excavation, where the operation is adjacent to subdivided or developed commercial, residential, or industrial property, fencing may be required to prevent the visibility of the mining operation. The operator may fence, buffer or screen the entire parcel, or fence only areas of excavation as it proceeds. None of these shall be removed until rehabilitation has been completed.

K) Where the operation is adjacent to subdivided property or to developed commercial, residential property, once mining has been completed, the site shall not be used as an area to stockpile sand or gravel resources. The mining operator is to reclaim those areas as soon as possible.

L) All uses shall operate so that the volume of sound continuously or recurrently generated shall not exceed 70 decibels at any point on any boundary line of the property on which the use is located.

M) All uses shall operate so that continuous or recurrent ground vibration is not perceptible without instrument, at any point on any boundary line of the property on which the use is located. Intermittent vibration from the use of explosives for blasting, when conducted in accordance with all other prevailing laws and regulations, shall not, be considered as generating recurrent ground vibrations.

N) All air emissions shall comply with standards established by the Colorado Air Quality Control Commission.

O) All water uses and discharges shall conform to standards established by the State Water Pollution Control Commission and the water laws of the State of Colorado.

P) All slopes shall be stabilized and land remaining in the natural water level must be re-vegetated in a manner compatible with the surrounding area.

Q) A development schedule shall be submitted describing the life span of the plan in years (ranges are acceptable) and, if applicable, the years per phase. Diligence in meeting the schedule is required.

1) Requests for extensions will be submitted to the Board of County Commissioners at a public hearing.

R) If the use has not operated or if no material has been extracted within 3 years of obtaining the Conditional Use Permit and a request for extension has not been received and approved by the Board of County Commissioners, the Conditional Use Permit will expire. Extension requests shall provide information concerning the factors and reasons for the request. The Board of County Commissioners will consider these factors and reasons as well as the extent conditions have changed in the area, if any, in granting extensions.

S) The Tourist Mine Owner/Operator shall, at all times, comply with the standards contained in the Colorado Division of Reclamation, Mining, and Safety publication, “Regulations of the Mine Safety and Training Program for Tourist Mines, November 30, 2002,” amended September, 2003 and August, 2006 and, as further amended from time to time. The Tourist Mine Owner/Operator shall also comply with applicable County health, public access and parking, and all other dimensional standards of the IM zoning district.
5.2.6 **Group Camps.** All group camps shall be subject to the following standards:

A) Such uses shall house no more than 100 total full- and part-time residents, including guests, students, volunteers, contract workers, and employees at any one time. Uses housing over 100 total full- and part-time residents shall be considered Private Resorts or Guest Ranches. Uses housing over 500 total full- and part-time residents shall be considered PUDs, and shall be required to go through the PUD approval process. See Section 3.11.

B) Such uses require a minimum of 5 acres of land area and have a maximum density of 5 people per acre.

C) Such uses shall not compromise the character of the underlying zoning district by providing for significantly more intense uses of the land or roads.

D) Such uses shall not compromise the scenic qualities of the location in which the group camp is situated.

E) Such uses shall not create significantly more traffic between the hours of 8:00 p.m. and 8:00 a.m. than during other hours of operation.

F) Such uses shall not create noise in excess of 70 db for more than one continuous minute between the hours of 8:00 p.m. and 8:00 a.m.

G) A 50 foot setback must be maintained around all perimeter property lines.

H) All road surfacing, construction materials and construction methods shall comply with the provisions contained in the Roadway Design Standards and Construction Specifications for Lake County.

I) All sidewalks, walking paths, and bicycle paths shall comply with the provisions contained in the Roadway Design Standards and Construction Specifications for Lake County.

J) If provided, electric and gas service shall meet all state and local electric and gas regulations.

K) All utilities shall be installed underground.

L) Service buildings with restrooms and other facilities shall be provided in accordance with Colorado Department of Health standards.

M) At least 60 percent of the natural landscape and existing vegetation on the subject property must be preserved.

N) All trash collection areas shall be screened and designed to prohibit entrance by animals.

O) The possession or discharge of fireworks is prohibited.

5.2.7 **Group Living.** All group living facilities shall be subject to the following standards:

A) Group living structures shall be compatible with the character of the surrounding neighborhood.

B) Twenty-four-hour supervision shall be provided by qualified staff at all group living facilities.

C) The number of residents occupying a group living facility at any one time, including staff and family of staff,
shall not exceed one person per 200 square feet of living space.

D) All group living facilities shall be located so as to provide convenient access to grocery and other retail stores and other commercial services, public transportation access points, and public recreation facilities.

E) If active and continuous operations are not carried on for a period of 12 consecutive months in an approved group home, the group living facility shall be considered to be abandoned. The use may be reinstated only after obtaining a new conditional use approval.

F) The group living facility must be in compliance with all other applicable State and Federal Regulations.

5.2.8 Home Occupations. Home occupations shall be subject to the following standards:

A) Home occupations shall be clearly incidental and secondary to the use of the dwelling for residential purposes.

B) Home occupations shall not change the character of the dwelling nor generate traffic which significantly or adversely affects the residential character of the area.

C) Home occupations shall specifically exclude clinics, nursing homes, restaurants, welding shops, auto repair shops, and like uses which may generate significant, noise, odor, heat, light, smoke or other nuisances or that require deliveries or customer visits between 8:00 PM and 8:00 AM.

5.2.9 Industrial Performance Standards

A) General. All industrial, commercial, and mining uses shall comply with the following provisions to ensure that they do not create a significant danger to persons in surrounding areas nor cause water, soil or air pollution in violation of state or federal statutory and regulatory provisions nor create offensive noise, vibration, smoke, dust, odors, glare or other commonly objectionable influences beyond the boundaries of the property in which such use is located.

B) Standards. The industrial, commercial, and mining standards shall be as follows:

1) All uses shall operate so that the volume of sound continuously or recurrently generated shall not exceed 70 decibels at any point on any boundary line of the property on which the use is located.

2) All uses shall operate so that continuous or recurrent ground vibration is not perceptible without instrument, at any point on any boundary line of the property on which the use is located. Intermittent vibration from the use of explosives for blasting, when conducted in accordance with all other prevailing laws and regulations, shall not, be considered as generating recurrent ground vibrations.

3) All uses shall operate so that they do not emit an obnoxious level or dangerous degree of heat, glare, radiation or fumes beyond the boundary line of the property.

4) In the case where the state or the federal government has adopted more stringent standards than those listed above, the more stringent standard shall apply.

5.2.10 Junk Yards, Salvage Yards, Heavy Equipment, and Industrial Storage. The following standards shall apply to all junk yards, salvage yards, heavy equipment and industrial storage yards unless they are entirely...
enclosed within a building:

A) Such uses shall be screened with a solid (100 percent opaque) wall or fence with a minimum height of 8 feet.

B) The entire length of the fence or wall shall be landscaped with heavily branched deciduous shrubbery or evergreen shrubbery in combination with deciduous or evergreen trees so that at least 75 percent of the entire area of the wall is covered at maturity.

C) No outdoor storage area shall be placed or maintained within a required setback.

D) Stored items shall not project above the fence or wall used to screen the material.

5.2.11 Large Animal Ownership.

A) One-half acre of land area is required for each large animal.

B) All pens, corrals, shelters, and barns must meet the setbacks from property lines for the zone district in which the large animals are kept.

5.2.12 Manufactured Housing.

A) Any manufactured housing unit located outside a Manufactured Housing Park as a permanent use, must meet the definition of Manufactured Housing – Single-wide (defined in Section 9.2).

B) Any manufactured housing unit located in a Manufactured Housing Park must meet the definition of either Manufactured Housing - Single-wide or Manufactured Housing - Double-wide (defined in Section 9.2).

C) Manufactured housing units meeting the definition of Manufactured Housing - Non-qualified (defined in Section 9.2) are prohibited.

5.2.13 Manufactured Housing Parks. The following design standards and specifications shall apply to all manufactured housing parks, except as otherwise specifically provided for within this regulation or otherwise in this Code.

A) Site Selection Criteria. Applicants shall comply with all existing zoning, building and construction, comprehensive plan, health and other rules, resolutions, regulations and laws of Lake County, the state of Colorado, and the United States in the site selection process for a manufactured housing park. Sites buffered from public view are preferred. Manufactured housing parks shall be situated on well drained sites that will not cause adverse drainage or other environmental consequences on surrounding property. Existing streams and other natural amenities shall be preserved. Manufactured housing parks shall not be sited in areas subject to flooding, fire or other safety hazards nor shall they be located in proximity to chronic nuisances such as contaminated waste materials, noise, smoke, fumes or odors. The proposed site shall be free from natural hazards and have good access.

B) Size and Density Provisions

1) The gross density of a manufactured housing park shall not exceed six (6) manufactured housing units per acre.
2) A manufactured housing park shall contain a minimum of five (5) acres and it shall not occupy a maximum of more than thirty (30) acres.

C) **Manufactured Housing Unit Requirements.** All manufactured housing units located in a manufactured housing park must meet the definition either Manufactured Housing - Single-wide or Manufactured Housing - Double-wide (defined in Section 9.2). Manufactured housing units meeting the definition of Manufactured Housing - Non-qualified (defined in Section 9.2) are prohibited.

Revised September 5, 2005 (Resolution No. 05-30)

D) **Manufactured Housing Tie Down and Skirting Requirements.** All manufactured housing shall be tied down and skirted.

1) The manufactured home shall have a minimum of four tie down stirrups and concrete pads located at stress points pursuant to the manufacturer’s specifications, or in place of pads the unit shall be attached to a permanent foundation.

2) Manufactured homes shall be equipped with skirting or a rigid material around the perimeter of the unit.

E) **Setback Requirements**

1) All manufactured housing parks shall comply with all setback requirements in this Code. Setback measurements shall be made from the property line of the subject parcel to the nearest designated manufactured housing space. In addition such spaces shall be located no closer than the following distances from the following boundaries:

   a) Twenty-five feet abutting any other type or category of public right-of-way than a state or federally designated highway.

   b) Twenty feet separation between manufactured homes.

2) The required area for each manufactured home shall not include any of the additional area required for access roads, accessory buildings, recreational areas and open space, offices and related facilities and uses.

3) Manufactured housing units shall not be parked in any manner that any part of the unit would obstruct or block any portion of a roadway or walkway.

4) Only available spaces conforming to the provisions of this regulation shall be occupied.

F) **Manufactured Housing Space Requirements and Clustering.** The following minimum space requirements shall apply to manufactured housing spaces:

1) The minimum size of a manufactured housing space shall be 6,000 square feet.

2) Groups or clusters of manufactured housing units may be placed on a combined space if the size of the combined space is equal to or greater than the minimum area for an equal number of manufactured housing units on standard spaces and where the minimum setback requirements are satisfied on the perimeter line of the combined space.

G) **Access and Interior Roadways.** All manufactured housing spaces shall have direct access to a public street or roadway, which shall conform to the Local Road standard contained in the Roadway Design Standards.
and Construction Specifications for Lake County. All road surfacing, construction materials and construction methods shall comply with the provisions contained in the Roadway Design Standards and Construction Specifications for Lake County. In addition, manufactured housing parks shall be designed and constructed so that all spaces for units and all accessory uses shall have access from an interior roadway.

H) Sidewalks, Bicycle Paths and Walking Paths in Manufactured Housing Parks. In manufactured housing parks, all sidewalks shall be paved, five feet wide and otherwise conform to the specifications illustrated in the Figure No. 12 sidewalk standards contained in the Roadway Design Standards and Construction Specifications for Lake County. Bicycle paths shall conform to the specifications illustrated in the Figure No. 11 bike path standards contained in the Roadway Design Standards and Construction Specifications for Lake County. Sidewalks and bike paths shall be required as provided for in Section 251 of the Roadway Design Standards and Construction Specifications for Lake County. Walking and hiking paths shall not be less than three feet wide and of optional surface.

I) Public Sites, Recreation, Landscaping and Open Space in Manufactured Housing Parks.

1) Dedications of land in a manufactured housing park for open space, schools or other purposes shall occur as specified in Chapter 6 of this Code. Public right-of-way dedication, acceptance and maintenance shall be as specified in Chapter 6 of this Code and the governing provisions of the Roadway Design Standards and Construction Specifications for Lake County.

2) At least 10 percent and up to 20 percent of the total gross area of the manufactured housing park shall be reserved, constructed and maintained as a private park, or recreational area(s) for the use of the residents or users of the facility. The amount of land to be so reserved and used shall be determined in discussion with the applicant and at the discretion and final authority of the Board of County Commissioners, based on the size of the park, the number of units in the park, and anticipated occupancy of the park.

3) Applicants shall submit a warranty deed or file a plat of the site to assure the dedication of all easements and public park lands and other dedicated land prior to the issuance of a conditional use permit for the manufactured housing park. Land to be provided for public and/or private recreational use and/or open space shall not include any area dedicated as a roadway, manufactured housing space, storage area nor any area required for setbacks.

4) Landscaping and buffering shall be provided along all perimeters of a manufactured housing park abutting public roadways and at interior locations as specified in approved landscaping plans submitted by the applicant (see Section 6.12 of this Code). Landscaping materials shall be native or adaptable to the area and include a diversity of species and varieties of plant life.

J) Manufactured Housing Park Parking Requirements

1) The off-street parking and loading requirements of Section 6.12 apply to Manufactured Housing Parks.

2) All manufactured housing park parking lots shall contain adequate space for snow storage.

K) Manufactured Housing Accessory Parking Areas. A parking area or areas surfaced with gravel, asphalt, concrete or a similar surface shall be provided for boats, trailers, camping units, horse trailers and similar items in an amount equal to 100 square feet for each manufactured housing space. All such parking areas shall be entirely screened from public view with either natural or man-made screening or fences at least 6
feet high.

L) **Accessory Buildings and Sales Outlets in a Manufactured Housing Park.**

1) Accessory buildings, such as laundry facilities and recreation rooms, shall not be located within 15 feet of any manufactured housing site boundary. All accessory buildings shall contain heating systems capable of maintaining an inside temperature of 70 degrees during the winter months and provide hot running water during periods of occupation.

2) Building sales outlets in a manufactured housing park shall be subject to the Temporary Building and Use regulations in Section 3.19 of this Code.

M) **Roadway Width and Surfacing Requirements.** All roads in a manufactured housing park shall conform to the width, radius, compaction, grade and all other specifications contained within the Roadway Design Standards and Construction Specifications for Lake County. All roads in a manufactured housing park shall be hard surfaced, well drained and not prone to the excessive accumulation of snow.

N) **Manufactured Housing Park Utilities.** Every manufactured housing park shall provide, at a minimum, the following utility services and facilities:

1) Each manufactured housing park shall have available a safe, adequate and reliable supply of potable water capable of furnishing a minimum of 75 gallons per person per day calculated at an occupancy rate of two persons per bedroom at a minimum pressure of 40 pounds per square inch measured at the manufactured housing unit connection point. Where a public supply of water is available, as determined by a written statement from the appropriate water supply authority, connection shall be made to that supply and it shall be used exclusively. Independent water supplies shall be allowed only if a public water supply is not available and upon permission of the Board of County Commissioners. All manufactured housing park water supply systems shall be designed, engineered, constructed, inspected, tested and maintained in compliance with all applicable Lake County and State of Colorado laws, rules, codes and regulations.

2) Each manufactured housing park shall have available a safe, adequate and reliable sewage disposal system. Where a public supply of sewage disposal is available, as determined by a written statement from the appropriate sewage treatment authority, connection shall be made to that supply and it shall be used exclusively. Independent sewage disposal systems shall be allowed only if a public disposal system is not available and upon permission of the Board of County Commissioners. All manufactured housing park sewage disposal systems shall be designed, engineered, constructed, inspected, tested and maintained in compliance with all applicable Lake County and State of Colorado laws, rules, codes and regulations.

3) The storage, collection and disposal of solid waste in a manufactured housing park shall be managed so as not to create a health hazard, fire hazard, objectionable odors, or other nuisance. Refuse containers shall be conveniently located to each manufactured housing space in the park or at convenient central locations and all containers shall be so constructed and managed as to resist water, rodents and insects and domestic animals and be protected from wind and snow. All refuse shall be collected and hauled from the park at least weekly. The abandoned vehicle provision of Section 5.3.9 D) of this Code shall also apply to manufactured housing parks.

4) All utility installations, including but not limited to electrical, telephone and cable television, shall be
buried underground and shall be designed, engineered, constructed, inspected, tested and maintained in compliance with all applicable Lake County and State of Colorado laws, rules, codes and regulations. All electric power lines to individual spaces in a manufactured housing park shall be buried.

5) All connection lines from outside fuel storage tanks to manufactured housing units and other sources shall be of approved metallic pipe or tubing and shall be permanently installed and securely fastened in place and not located less than ten (10) feet from any manufactured housing unit exit nor under any such unit. No soldered connections shall be permitted on any fuel lines and no fuel tanks or lines shall be placed near a source of flame or excess heat and all fuel lines carrying pressurized or liquefied gas shall be buried. All manufactured housing park fuel storage systems shall be designed, engineered, constructed, inspected, tested and maintained in compliance with all applicable Lake County and State of Colorado laws, rules, codes and regulations.

6) Whenever feasible, all manufactured housing park fuel distribution systems shall be provided from a central supply distribution center. Upon petition from an applicant and with approval by the Board of County Commissioners, individual fuel supply systems shall be permitted in a manufactured housing park so long as such systems a) are preplanned with appropriate engineering drawings, b) include permanent installation bases on concrete pads adequately spaced apart from manufactured housing units and c) are equipped with permanent connection couplings.

7) All manufactured housing parks with central or on-site water supply systems shall be equipped with fire hydrants with spacing, flow and pressure characteristics that are designed, engineered, constructed, inspected, tested and maintained in compliance with all applicable Lake County, water supply district and State of Colorado law, rules, codes and regulations. Manufactured Housing parks connected to public central water supply systems shall meet all fire suppression system requirements of the public water supply provided.

8) All manufactured housing park applicants shall provide at the preliminary plan stage a site numbering and street addressing system and such system shall be installed with individual unit street address numbers of a size and reflectivity that they are readily visible at day or at night prior to the commencement of operation of the manufactured housing park. The addressing system shall provide street addressing numbers in a pattern, size, location, level of reflectivity and related characteristics that are deemed acceptable by the public safety agencies serving the manufactured housing park.

O) Permit Conditions. No conditional use permits for a manufactured housing park shall be issued by the Board of County Commissioners unless and until the following conditions are made a part of the permit and are agreed to by the applicant:

1) Registration of Occupants. It shall be the duty of each permittee or operator of a manufactured housing park to maintain a register, in log book form, of all manufactured housing unit owners and occupants within the park. The register shall contain the following information:

   a) The name and address of the owners or occupants of each manufactured housing unit.

   b) The make, model, year of manufacture, state of origin and HUD Label Number of each manufactured housing unit.

   c) The make, model, year and license plate number for each motor vehicle.
d) The date of arrival and the date of departure of each manufactured housing unit.

e) The manufactured housing park shall keep the register available for inspection at all times by law enforcement personnel, public health officials and agents, and employees of Lake County whose duties require use of the information contained therein. The register record shall be maintained and kept on file for the previous three years.

2) Management and Maintenance

a) An operator of a manufactured housing park shall operate such manufactured housing park in compliance with this regulation and the other applicable provisions of this Code and all additional rules, regulations, codes and laws of the State of Colorado and Lake County. Such operator shall provide adequate supervision of the park, together with its facilities and equipment, so as to keep the park in good repair and in clean and sanitary condition at all times. Failure to so comply with these management conditions and provisions shall expose the operator to the risk of fines, penalties and/or a review and revocation proceeding as specified in Section 3.6.2 G).

b) The operator of a manufactured housing park shall maintain all utility, roadway and other improvements to the park not expressly dedicated to Lake County and accepted by the County for maintenance, in compliance with this regulation and all other applicable provisions of this Code and all additional rules, regulations, codes and laws of the State of Colorado and Lake County. Failure to so comply with these maintenance conditions and provisions shall expose the permittee and/or operator to the risk of fines, penalties and/or a review and revocation proceeding as specified in Section 3.6.2 G).

5.2.14 Private Landing Strips and Heliports. Compliance with the provisions of an APO district, except for the provisions listed below, is not required for private noncommercial landing strips and heliports provided that they meet the following provisions and requirements:

A) The applicant shall own a minimum of 35 contiguous acres of land on which the landing strip would be located or 5 contiguous acres of land on which the heliport site would be located.

B) No residential dwelling units, other than one dwelling unit owned by the applicant or an immediate member of the applicant's family, shall be located within one half mile of either end of any runway.

C) Runways will be so oriented that the extended centerline will not pass within 1,000 horizontal feet of any school, public landing facility or place of public assembly.

D) The applicant shall provide evidence that the Federal Aviation Administration has been sent an application for approval of airspace and a copy of the FAA determination shall be submitted to the Lake County Planning Commission with the application.

E) The applicant shall grant an aviation easement to Lake County.

5.2.15 Private Resorts

A) Such uses shall house no more than 500 total full- and part-time residents, including guests, students, volunteers, contract workers, and employees, at any one time. Uses housing over 500 total full- and part-time residents shall be considered PUDs, and shall be required to go through the PUD approval process. See
Section 3.11.

B) Such uses require a minimum of 20 acres of land area and have a maximum density of 5 people per acre.

C) Such uses shall not compromise the character of the underlying zoning district by providing for significantly more intense uses of the land or roads.

D) Such uses shall not compromise the scenic qualities of the location in which the resort is situated.

E) Such uses shall not create significantly more traffic between the hours of 8:00 p.m. and 8:00 a.m. than during other hours of operation.

F) Such uses shall not create noise in excess of 70 db for more than one continuous minute between the hours of 8:00 p.m. and 8:00 a.m.

G) A 200 foot setback must be maintained around all perimeter property lines.

H) All road surfacing, construction materials and construction methods shall comply with the provisions contained in the Roadway Design Standards and Construction Specifications for Lake County.

I) All sidewalks, walking paths, and bicycle paths shall comply with the provisions contained in the Roadway Design Standards and Construction Specifications for Lake County.

J) All utilities must be installed underground and shall meet all state and local regulations.

K) At least 60 percent of the natural landscape and existing vegetation on the subject property must be preserved.

L) All trash collection areas shall be screened and designed to prohibit entrance by animals.

M) The possession or discharge of fireworks is prohibited.

5.2.16 Telecommunications Facilities

A) General. All telecommunications facilities shall comply with the standards of this Land Development Code, all applicable standards of the Federal Telecommunications Act of 1996, and all applicable requirements of the Federal Aviation Administration.

B) Attached Telecommunications Facilities. Attached telecommunications facilities must comply with all applicable standards of the underlying zoning district and any overlay zone district, including any maximum height standards. If visible, attached telecommunications facilities shall be screened and/or painted to minimize their visibility.

C) Telecommunications Facility Support Structures. Telecommunications facility support structures shall not be subject to the maximum height standards of the underlying zoning district when they are located outside the Airport Protection Overlay (APO) zone district, but shall be subject to any height restriction imposed at the time of approval of the applicable Conditional Use Permit. In no case shall the maximum height of a telecommunications facility support structure exceed the height necessary to ensure effective telecommunications service within the relevant market area. All telecommunications facility support structures shall be screened and/or painted to minimize their visibility.
D) **Co-location.** Telecommunications Facilities must be designed and constructed to accommodate competitive service providers.

1) No facility owner or lessee or officer or employee thereof shall act to exclude or to attempt to exclude any other competitor from using the same building or Telecommunications Facility Support Structure for the location of other antennae.

2) No facility owner or officer or lessee or employee thereof shall fail to cooperate in good faith to accommodate other competitors in their attempts to use the same building or Telecommunications Facility Support Structure for the location of other antennae.

3) If a dispute arises about the feasibility of accommodating another competitor, the Decision-Making Body may require a technical study, at the expense of either or both parties, and that the application be reviewed by a qualified engineer for a determination. Any costs shall be charged to the applicant.

E) **Abandonment.** The owner must provide the County Planning Office with a copy of the notice to the FCC of intent to cease operations. Within ninety days from the date of ceasing operations the obsolete antenna, tower and accessory structures must be removed.

F) **Disputes.** If an applicant for a telecommunications facility claims that one or more standards of this Land Development Code are inconsistent with the Federal Telecommunications Act of 1996 or would prohibit the effective provision of wireless communications within the relevant market areas, the Decision-Making Body may require that the application be reviewed by a qualified engineer for a determination of whether compliance with one or more standards of this Land Development Code would prohibit effective service. Any costs shall be charged to the applicant.

5.2.17 **RV Parks and Campgrounds.** The following design standards and specifications shall apply to all RV Parks and Campgrounds except as otherwise specifically provided for within this regulation or otherwise in this Code.

A) **Site Selection Criteria.** Applicants shall comply with all existing zoning, building and construction, comprehensive plan, health and other rules, resolutions, regulations and laws of Lake County, the State of Colorado and the United States in the site selection process for a RV Parks and Campgrounds. Sites buffered from public view are preferred. RV Parks and Campgrounds shall be situated on well drained sites that will not cause adverse drainage or other environmental consequences on surrounding property. Existing streams and other natural amenities shall be preserved. RV Parks and Campgrounds shall not be sited in areas subject to flooding, fire or other safety hazards nor shall they be located in proximity to chronic nuisances such as noise, smoke, fumes or odors. The proposed site shall be free from natural hazards and have good access.

B) **Size and Density Provisions**

1) The gross density of RV Parks and Campgrounds shall not exceed 25 camping units per acre.

2) A RV Park or Campground site shall contain a minimum of two acres.

C) **Setback Requirements**

1) All RV Parks and Campgrounds shall comply with all setback requirements in this Code. Setback
measurements shall be made from the property line of the subject parcel to the nearest designated RV or camp site. In addition such spaces shall be located no closer than the following distances from following boundaries:

a) Twenty-five feet abutting any other type or category of public right-of-way than a state or federally designated highway.

b) Five feet for RVs abutting any alley or walkway.

c) Ten feet separation between RV units. Extensions to a RV unit shall be considered a part of the respective unit in establishing and measuring minimum required yard distances.

2) The required area for each RV shall not include any of the additional area required for access roads, service buildings, recreational areas and open space, offices and related facilities and uses.

3) RVs shall not be parked in any manner that any part of the unit would obstruct or block any portion of a roadway or walkway.

4) Only available spaces conforming to the provisions of this regulation shall be occupied. An overflow camping area with a capacity of up to 10 percent of permitted spaces may be established for temporary use in RV parks or the RV portion of mixed use facilities.

D) **RV Space Requirements.** The minimum size of a RV space shall be 1,500 square feet for RV units and camping sites.

E) **Access and Interior Roadways.** All RV spaces shall have direct access to a public street or roadway, which shall conform to the road requirements of the Roadway Design Standards and Construction Specifications for Lake County. All surfacing, construction materials and construction methods shall comply with the provisions contained in the Roadway Design Standards and Construction Specifications for Lake County. In addition, RV parks shall be designed and constructed so that all spaces for units and all accessory uses shall have access from an interior roadway.

F) **Service Buildings**

1) Every RV park shall provide one or more service buildings adequately equipped with flush toilets, lavatories, and showers meeting Colorado Department of Health standards and subject to Colorado Department of Health approval along with compliance with all applicable Lake County codes. See Section 5.2.17 H) for detailed specifications.

2) Service buildings shall be well-lighted, equipped with appropriate signs and shall be well-ventilated and properly sited and graded to prevent the ponds of water.

3) Service buildings shall be located at least 15 feet away from any RV or camping site. All service buildings shall contain heating systems capable of maintaining an inside temperature of 70 degrees during the winter months and provide hot running water during periods of occupation.

G) **Roadway Width and Surfacing Requirements.** All two-way public roadways in a RV Park and Campground shall meet the Two Lane Primitive Road standard in the Roadway Design Standards and Construction Specifications for Lake County. All public roadways shall be hard surfaced or graveled, well drained and not prone to the excessive accumulation of snow.
H) **Travel Trailer Park Utilities**

1) Each RV Park and Campground shall have available a safe, adequate and reliable supply of potable water capable of furnishing a minimum of 100 gallons of water per day per space when a sewer hookup is connected and 50 gallons per day with no sewer hookup at a minimum pressure of 20 pounds per square inch measured at the hookup connection point. Where a public supply of water is available, as determined by a written statement from the appropriate water supply authority, connection shall be made to that supply and it shall be used exclusively. Independent water supplies shall be allowed only if a public water supply is not available and only if such supply meets all applicable Lake County and State of Colorado laws and regulations. The number of spaces to be occupied shall be limited to the quantity of water available to supply each such space with the minimum requirements.

2) All connection lines to spaces and to service buildings shall be constructed of such materials and be so placed to provide protection from backflow and other sources of contamination and from frost.

3) Water hoses and connections for filling RV portable water reservoirs shall be provided in the park and shall be located not more than 30 feet from any dump station and shall be clearly marked as to their purpose and restricted only to their intended use. A water hose for flushing holding tanks shall also be provided, it shall be labeled as providing non-potable water and it shall be equipped with an anti-siphon device to prevent inadvertent backflow.

4) Each RV Park and Campground shall have available a safe, adequate and reliable sewage disposal system. Where a public supply of sewage disposal is available, as determined by a written statement from the appropriate sewage treatment authority, connection shall be made to that supply and it shall be used exclusively. Independent sewage disposal systems shall be allowed only if a public disposal system is not available and only if such supply meets all applicable Lake County and State of Colorado laws and regulations. The number of spaces to be occupied shall be limited to the quantity of sewage disposal available to supply each such space with the minimum requirements.

5) All sewer lines shall be adequately vented and protected against damage from traffic, frost and other hazards. All sewage disposal facilities, including all appurtenances thereto, shall be constructed, maintained and operated so as not to create a nuisance or a health hazard. Each self-contained travel trailer space shall be provided with a four inch sewer connection. The sewer connection shall be securely closed when not linked to a travel trailer and shall emit no odors. All sewer lines shall be constructed in accordance with plans submitted to and approved by the Board of County Commissioners and the County Building Inspector shall have the authority to limit the capacity of the park based on the availability of adequate sewage disposal facilities or capacity.

6) Each park shall provide at least one sewage dump station, which shall be placed on a paved pad sloped toward the sewer drain to provide rapid cleanup of any spillage and it shall be equipped with a clearly marked cleanup hose with at least 20 pounds per square inch of pressure.

7) Each RV Park and Campground shall provide service facilities for dependent units according to the following schedule:

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<tr>
<th>No. of Dependent Units</th>
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Lake County Land Development Code

Chapter 5: Use Regulations

Page 5-24
Toilets:  
Men  
1 1 2 2 3 4  
Women  
1 2 2 3 4 4  
Urinals:  
1 1 1 2 2  
Lavatories:  
Men  
1 2 3 3 4 4  
Women  
1 2 3 3 4 4  
Showers:  
Men  
1 1 1 2 2 3  
Women  
1 1 1 2 2 3  

Other Fixtures: one service sink if a service building is provided.

8) RV Parks accommodating independent units shall provide at least one toilet, one lavatory and one shower.

9) RV Parks with more than 100 dependent trailer spaces shall also provide one additional toilet and lavatory for men and one additional toilet and lavatory for women per each additional 30 trailer spaces, one additional shower for each gender per each additional 40 trailer spaces and one additional urinal per each additional 60 trailer spaces.

10) No dependent spaces shall be located more than 300 feet from a service building.

11) The storage, collection and disposal of solid waste in a RV Park and Campground shall be managed so as not to create a health hazard, fire hazard, objectionable odors, or other nuisance. Refuse containers shall be conveniently located to each space in the park or at convenient central locations and all containers shall be so constructed and managed as to resist water, rodents and insects and domestic animals and be protected from wind and snow. All refuse shall be collected and hauled from the park at least weekly. The abandoned vehicle provision of Section 5.3.9 D) of this Code shall also apply to RV Parks and Campgrounds.

12) All electrical installations shall comply with all applicable Lake County and state laws, regulations and codes and shall be fully grounded and waterproofed. The park operator shall be responsible for providing 110 volt AC electricity to a hookup at each RV space and all service buildings.

13) No propane or other compressed, liquefied fuel storage tanks for the filling of vehicle-mounted or detached pressurized tanks shall be installed in a travel trailer park until approval has been granted for such facilities by the Board of County Commissioners. All such installations shall be planned and constructed to minimize the danger of fire or explosion to the residents of a travel trailer park and no such storage tanks shall be located less than 30 feet from a public right-of-way nor less than 30 feet from an occupied travel trailer site and shall be properly fenced.

14) When a public water supply system with a water main of at least six inches is available to the RV Park and Campground, the Board of County Commissioners may require the installation of fire hydrants. Such fire hydrants, if required, shall be installed and shall be maintained in good working order at all
times. Portable fire extinguishers in an amount, type and location specified by the most current edition of the National Fire Protection Association (NFPA) standard ANSI/NFPA 10, Portable Fire Extinguishers and acceptable to the local fire protection authority shall be provided in the park; the absence of fire hydrants shall be sufficient reason for the County Building Inspector to require the installation of additional fire fighting equipment above and beyond what would otherwise be required.

15) Areas designated for tent camping shall include for each such space a fireplace or charcoal grill of sturdy construction, a picnic table and a well-drained, level tent site.

5.2.18 Short Term Rentals-Applicability. The standards and provisions of Section 5.2.18.1 apply to short term rentals in:

A) The AF, AR, UR, RM, RC, B and R zoning districts;
B) Any PUD District in which a short term rental is an allowed use or a conditional use, to the extent consistent with the regulations for short term rentals specified in the Final PUD Plan for any such PUD District; and
C) The RUR, CI or IM zoning districts operating prior to midnight, April 20, 2009.

5.2.18.1 All short term rentals shall be subject to the following standards, except as otherwise specifically provided for in this Code.

A) License Required

A person shall not operate a short term rental without a license. To operate a short term rental, the owner of the short term rental property or his/her designee must file an application with the Land Use Department.

B) Submittal Requirements

1) Completed application for a license, signed by the owner or his/her designee, which shall be available for public viewing.

2) Proof of ownership of the short term rental property.

3) Copies of currently valid County and State sales and lodging tax licenses in the name of the short term rental property owner or property manager.

4) The property address, the name, address, and contact information including a twenty-four (24) hour contact telephone number for the property management company managing the short term rental property, or, if there is none, the name, address, and contact information, including a twenty-four (24) hour contact telephone number, of two residents of Lake County, one of whom may be the owner of the short term rental property, who can be contacted in the event of an emergency.

5) An acknowledgment that the short term rental property owner, property management company, and agent of the owner, if any, have read all regulations, including, but not limited to, the standards set forth in the Code pertaining to the operation of a short term rental.

6) The short term rental property owner shall sign and certify the accuracy of the information submitted and agree to comply with all regulations. If there is a property management company or other agent of the owner managing
the short term rental, the other agent or an authorized officer of the property management company, or both, shall also sign and certify the accuracy of the information submitted and agree to comply with all regulations.

7) The license fee.

C) Fee

Except as provided herein, the license fee shall be $95.00. The license fee shall be $190.00 for any person found to be operating a short term rental without registering or possessing a valid license. The annual renewal fee shall be $95.00 to offset the cost to the County to process, administer, and monitor the operation of short term rentals. In no event shall the initial and renewal fees provide a sum greater than the costs incurred by the County to administer the provisions of this Section.

D) Public Notice

A written list of the current licensees (names, addresses, and license numbers) shall be posted on the official Lake County, Colorado website.

E) Issuance of License

The license may be issued by the Department of Land Use, provided that the Department of Land Use has verified the application is complete and the fee has been paid.

F) Term of License

The license term is January 1st- December 31st, licenses issued after January will still be subject to renewal in December. The owner of the short term rental shall amend the application at the time of annual renewal or a change in circumstance that would require an update to the information previously submitted by the owner. By way of example, and not limitation, a change in circumstance would be change of ownership of the short term rental property; any change of property management company; presentation of new or conflicting information regarding the application; or any change in the twenty-four (24) hour contact information. At the time of renewal, the owner, property management company, or other agent of the owner shall specify the number of civil penalties and Code violations, by the owner or the persons staying at the short term rental, incurred within the preceding twelve (12) month period, together with any other convictions for conduct described in this Section 5.2.18.1.

G) Standards

1) The owner shall include in all advertising a reference to the owner's short term rental license number.
2) Each short term rental unit must contain one operable fire extinguisher.
3) Each short term rental unit must contain operable smoke detectors in each bedroom, in the major living areas, and on each floor (the major living area can count for the detector on that floor).
4) Each short term rental unit must contain an operable carbon monoxide detector installed per the manufacturer's specifications within 15 feet of any sleeping room in homes that have either a gas appliance or an attached garage.
5) Each short term rental unit shall have a sign posted within the unit or adjacent to the front door containing a copy of this Section 5.2.18.1. and the following information:
a) The name of the property management company, agent, local contacts, or owner of the short term rental property and a telephone number at which that party may be reached on a twenty-four (24) hour basis.

b) It is recommended that the sign also contain:

i. The maximum number of persons permitted to stay overnight in the short term rental unit;
ii. The maximum number of vehicles allowed, and that all vehicles must be parked in parking spaces on the short term rental property; and,
iii. The trash pick-up day and notification of all rules and regulations regarding trash removal, including when trash may be left out and a requirement that bear-proof containers must be used.

H. Violations and Penalties

1) The following conduct shall constitute a violation of the County zoning resolution as contained in the County’s Land Development Code and is subject to a fine.

a) The owner, property management company, or other agent of the owner has submitted an application, which, at the time of submittal, was substantively incorrect; or,

b) The owner, property management company, or other agent of the owner has failed to comply with any of the standards set forth in Section 5.2.18.1(7) or any other applicable standards of the Code.

2) These violations and penalties shall be in addition to any other violation of law that may be charged under applicable law, including, without limitation, violations related to noise, disturbing the peace, nuisance, and failure to pay sales and/or lodging taxes.

3) In addition to the violations and penalties set forth in this section, the County shall be entitled to all other remedies at law or equity, including, without limitation, seeking an injunction in any court of competent jurisdiction.

4) Revocation: Show Cause Hearing

Whenever the County has probable cause to believe that there exists upon any premises any condition which constitutes a violation of the provisions of Section 5.2.18.1, the Board of County Commissioners may schedule a hearing requiring the Owner to show cause why the license should not be revoked.

A show cause hearing for the revocation of a short term rental license shall be conducted by the Board of County Commissioners. If, after public hearing, the Board of County Commissioners determines there has been a violation of the provisions of Section 5.2.18.1 and that the operation of the described short term rental has been more detrimental to the existing neighborhood character than it has been beneficial to the community in fostering its resort, business, and economic base, then the license may be suspended for such period as determined by the Board of County Commissioners. The Board of County Commissioners may also revoke the license. Upon revocation, the short term rental owner may not reapply for a short term rental license at that location for a period of two (2) years from the date of revocation of the license.
5.2.19 **Warehouse and Freight Movement.** The following design standards and specifications shall apply to all Indoor Operations, Storage and Indoor/Outdoor Loading:

a) No structure/building used for warehouse and freight movement within the Business (B) zoning district shall be larger than 40,000 square feet without approval of a Conditional Use Permit.

5.2.20 **Solar Energy Systems.** The following design standards and specifications shall apply to all solar energy systems.

a) **Site Plan Submittal.** The applicant shall submit a site plan that includes the location of all panels and accessory development, such as utility trenching, access roads, services plans, and structures associated with solar energy system. If required by the National Electrical Code, signage warning of electrical shock shall be installed around the perimeter of the system.

b) **Impacts to Wildlife and Domestic Animals.** For large solar energy systems, the application shall demonstrate how the proposed project will not impact wildlife and domestic animals through the creation of hazardous attractions, the alteration of existing native vegetation, the blockade of migration routes or use patterns, or other disruptions.

c) **Traffic Impacts.** For large solar energy systems, the application shall demonstrate how the proposed project will impact truck and automobile traffic to and from such uses.

d) **Sufficient Separation.** Sufficient distances shall separate such use(s) from abutting property that might otherwise be damaged by operations of the proposed use(s).

e) **Site Rehabilitation.** For large solar energy systems, the application shall provide a plan for site rehabilitation after the use is terminated.

f) **Financial Security.** For large solar energy systems, the Board of County Commissioners (BOCC) may require financial security before a building, land use or conditional use permit is issued. The applicant shall then furnish evidence of financial security payable, in a fashion acceptable, and in the amount calculated by the BOCC, to the BOCC. The financial security shall be adequate to secure the execution of the site rehabilitation plan conforming to best management practices and in accordance with the specifications and construction schedule established or approved by the BOCC.

g) **Compliance with Sound Standards.** The application shall demonstrate that the facility shall be able to comply with the volume of sound standards set forth in the Colorado Revised Statutes.

h) **Operations.** The application shall demonstrate how the proposed facility will be operated so that it does not emit heat, glare, radiation, or fumes that substantially interfere with the existing use of adjoining properties or which constitutes a public nuisance or hazard.

i) **Lighting.** Any lighting of the facility shall be pointed downward and inward to the property center and shaded to prevent direct reflection on adjacent properties and rights-of-way.

j) **Dimensional Standards.** Such facilities shall not result in any structure exceeding the maximum height limit, being less than the minimum setbacks, nor exceeding the maximum lot coverage of the applicable zoning district in which it is located, with the following exceptions.
1.) Solar panels placed on roofs may exceed the maximum permitted building height by 10%. Solar panels placed on the roof of a legally, non-conforming structure which exceeds the maximum permitted height may exceed the existing roof height by 10%. Ground-mounted solar panels shall not exceed 25 feet in height.

k) **Solar Energy Systems, Accessory.** These additional standards apply to solar energy systems as accessory uses:

   1) **Building-Mounted System.**
      
      a) The building-mounted solar energy system may not exceed the roofline of pitched roofs.
      
      b) Solar collectors on flat roofs shall have a 3-foot setback from the edge of the roof.

   2) **Ground-Mounted System.**
      
      a) A ground-mounted system shall not be installed within the minimum setbacks of the applicable zoning district in which it is located, and shall be outside of any easements.
      
      b) Ground-mounted solar panels shall not exceed 25 feet in height.

3) **Size.** The size of the system is limited to less than or equal to 120% of site generation needs.

4) **Screening.** To the best extent possible, without compromising the solar energy system’s access to the sun, all ground-mounted systems, as well as other energy system appurtenances, such as, but not limited to, water tanks, supports, and plumbing, shall be screened from views at grade.

   (Revised December 17, 2013)

5.2.21 **Marijuana Cultivation Facilities.** The following standards shall apply to marijuana cultivation facilities:

   A) **Marijuana Cultivation Facility, Medical.** Medical marijuana cultivation facilities are subject to the standards outlined in Resolution 12-15, A Resolution Amending the Lake County Medical Marijuana Policy.

   B) **Marijuana Cultivation Facility, Recreational.** Recreational marijuana cultivation facilities are subject to the standards outlined in Ordinance No. 2014-1, An Ordinance Prohibiting the Operation of Marijuana Cultivation Facilities, Marijuana Product Manufacturing Facilities, Marijuana Testing Facilities and Recreational Marijuana Stores within the Unincorporated Boundaries of Lake County State of Colorado.

   (Revised August 4, 2014)

5.2.22 **Non-hazardous Waste Transfer.** The following standards shall apply to non-hazardous waste transfer sites:

   A) **Location.** The site shall be located at least 500 feet from the nearest existing residence.

   B) **Site Maintenance.** The site shall be regularly maintained for general sanitation and overall cleanliness. A site maintenance plan to that effect shall be submitted for review and approval.

   C) **Institutional Controls.** All of the requirements and stipulations of **Section 3.2 Institutional Controls for the Californian Gulch Superfund Site** shall be strictly adhered to.

   (Amended, Resolution #15-17)
5.2.23 **Outfitter and Guide.** The following standards shall apply to Outfitter and Guide:

1. All State and Federal licenses as applicable and incidental to the operation of the Outfitter and Guide service will be current and compliant with all regulations.
2. The Outfitter and Guide service will maintain adequate insurance incidental to the operation of services.
3. Any Outfitter and Guide base of operation or service area that is adjacent to a residential use will adhere to the Statutory noise requirement C.R.S. 25.12.103.
4. Any food or concessions provided must be permitted through the Department of Health.
5. Should the operations include any use of private, State or Federal land, consent must be granted or proof that such permission is not applicable furnished.

(Revised February 18, 2016)

5.2.24 **Outdoor Operations and Storage.** The following standards shall apply to Outdoor Operations and Storage:

1. All operations and storage uses shall be visually screened from a public road and as may be necessary, from adjacent uses.
2. All operations and storage uses shall be compliant with LDC Section 5.2.9 Industrial Performance Standards.
3. All operations and storage uses shall be clearly ancillary to allowed uses in the Business Zone District.
4. The operations and storage uses shall not be in substantial conflict with the use-by-right zoning of adjacent properties.

(Amended: Resolution #16-29)

5.2.25 **Camping and Accessory Use Camping on Private Property.** The following standards shall apply to camping and accessory use camping except as specifically stated below.

1. No more than one camping unit per parcel is allowed for accessory use camping.
2. No tent, trailer, residential vehicle, or other camping unit may be permanently affixed to the ground.
3. Camping activities shall comply with all structure setbacks for the zone district.
4. Sewage shall be disposed of either at an off-site facility or by means of an on-site system. In either case, the facility or system must be currently permitted or approved by the Lake County Environmental Health Department.
5. Trash shall be managed on-site, and removed from the site regularly during camping and upon completion of camping. Bear resistant containers are highly recommended.
6. Camping units shall have current licensing and registration and be in operable road worthy condition, as applicable.
7. The lot or parcel on which camping occurs shall be maintained in a safe, clean and sanitary manner, and shall not be a nuisance or create adverse impacts to surrounding property, land or land uses.
8. Storage of refuse, debris or litter in an exposed or unsanitary condition, is prohibited.
9. It is prohibited to place any substance that pollutes, or may pollute any water body within 150 feet of a stream, lake or other water body.
10. Open burning, recreational fire, and portable outdoor fireplaces will be subject to the relevant International Fire Code, Section 307, as may be amended from time to time.
11. The address must be visible from the road.
5.2.26 **Community Garden/Farm.** The following standards shall apply:

1. It is the intent of the Code that a Community Garden/Farm is not a Commercial Greenhouse. Insomuch as retail sales are not restricted, the majority of activity will be associated with shareholders and the leasing/sale of land plots.
2. The facility will appoint a garden coordinator responsible for the overall management, including the assignment of individual plots and shares. The coordinator will oversee the compliance of the operating rules by private plot owners and shareholders. The name and contact information for the coordinator will be kept on file with the Lake County Building & Land Use Department.
3. Site users must adhere to an established set of operating rules for the governance of the structure, hours of operation, maintenance, security requirements, and any other responsibilities as may be applicable.
4. All produce grown on site will only be available to shareholders that reside within Lake County. All plots available for purchase or lease will only be eligible to Lake County residents.
5. All efforts will be made to promote conservation minded construction materials and methods, including but not limited to minimal structures, signage, and lighting.

5.3 **ACCESSORY BUILDINGS AND USES**

5.3.1 **General.**

A) An accessory building or use is a subordinate use of a building, other structure or tract of land or a subordinate building or other structure which is a) clearly incidental to the use of the principal building, other structure or use of land, b) customary in connection with the principal building, other structure or use of land, or c) ordinarily located on the same lot with the principal building, other structure or use of land.

B) An Accessory Dwelling Unit (ADU) is a dwelling unit considered secondary and subordinate to the primary dwelling unit for use as a complete independent living facility on the same parcel as the permitted principal use and which meets dimensional and other requirements applicable to the principal use. For the purposes of this code, an Accessory Dwelling Unit is considered to be separate and distinct from all other accessory buildings and uses defined herein. Accessory Dwelling Unit shall not include camping units. A camping unit shall not be used as an Accessory Dwelling Unit.

1. **Applicability.** Accessory dwelling units shall be permitted as a Use by Right pursuant to Table 5.1 on parcels that are greater than one (1) acre, conform to the minimum lot size standard of the underlying zone district, are legal lots and otherwise meet the requirements listed herein. All other accessory dwelling units shall be permitted only by Conditional Use Review pursuant to Section 3.6 of this Code, also presuming a legal lot. Accessory dwelling units are not allowed in conjunction with duplex or multi-family units.

2. **Number.** No more than one (1) accessory dwelling unit shall be permitted in conjunction with and in addition to the principal use of the parcel.

3. **Location.** An accessory dwelling unit may be located within or attached to the principal use of the parcel, within or above a garage, within a lawful accessory building or may be completely independent
from the principal use of the parcel.

4. **Parking.** There shall be one (1) additional off-street parking space provided for any accessory dwelling unit that is a studio or one bedroom unit. Any accessory dwelling unit containing two (2) or more bedrooms shall have two (2) off-street parking spaces.

5. **Ownership.** The accessory dwelling unit shall not be condominiumized or sold separately from the principal use of the parcel.

6. **Dimensional Limitations.** Accessory dwelling units shall be developed so as to conform to all setback, height, lot coverage, floor area and other dimensional limitations of the underlying zone district, but shall not count towards any applicable density limitations for the property. In no case shall the ADU exceed the size of the principal use.

7. **Adequate Facilities.** In addition to the above requirements, Applicant shall demonstrate, as may be required:

   a) **Water Supply.** That either the well permit issued by the Division of Water Resources allows for an additional dwelling unit or that a tap for each dwelling has been issued by the water service district, and

   b) **Sewer Service.** That either the OWTS has been adequately sized and permitted by the Lake County Environmental Health Department or that a tap for each dwelling has been issued by the sewer service district, and

   c) **Solid Waste Disposal.** A plan for the consistent and continuous disposal of solid waste, and

   d) **Electricity.** A plan for the adequate provision of electrical service, and

   e) **Fire Protection.** The Leadville Lake County Fire Rescue has reviewed the project and determined acceptance and/or conditioned approval accordingly, and

   f) **Access.** That the Lake County Road & Bridge Department has determined that the public way and driveway are capable of servicing the proposed site, and

   g) **Covenant Review.** That evidence is presented that an ADU is not contrary to the relevant covenants, controls and restrictions. HOA approval required when applicable.

C) No accessory use shall be established, and no accessory structures shall be allowed on a subject parcel, until all required permits and approvals for the principal use or activity have been obtained.

D) The following accessory buildings and uses are permitted in the following zoning districts, provided that they are incidental to and on the same premises as an allowed or conditional use:

(Amended: Resolution No. 16-07)

5.3.2 **RUR Rural District.**

A) Garages for the storage of automobiles and/or commercial vehicles, including the maintenance of those vehicles.

B) Automobile parking and vehicle loading spaces.
C) Accessory buildings, structures or uses normally required in addition to or in conjunction with any use by right or approved conditional use in the district.

D) Accessory Use Camping on Private Property (Use-specific Standard 5.2.25)

5.3.3 AF Agricultural and Forestry and AR Agricultural Residential Districts.

A) Garages for the storage of automobiles and/or commercial vehicles, including the maintenance of those vehicles.

B) Automobile parking and vehicle loading spaces.

C) Home occupations (Use-specific Standard 5.2.8).

D) Accessory buildings, structures or uses normally required in addition to or in conjunction with any use by right or approved conditional use in the district.

E) Accessory Use Camping on Private Property (Use-specific Standard 5.2.25)

5.3.4 UR Urban Residential and RC Recreational Districts

A) Garages for the storage and owner maintenance of automobiles, light trucks and recreational vehicles.

B) Automobile parking and loading space.

C) Home occupations as permitted in AF and AR districts except that in addition there shall be no exterior storage on the premises of material or equipment used as part of the home occupation and there shall be no noise, vibration, smoke, dust, odors, heat, glare or other effects noticeable at or beyond the property line and there shall be no exterior advertising other than identification of the home occupation.

D) Any accessory buildings, structures, or uses required in addition to and in conjunction with any use by right or approved conditional use.

E) Accessory Use Camping on Private Property (Use-specific Standard 5.2.25)

5.3.5 RM Urban Multi-Family Residential District

A) Garages as allowed in the UR district.

B) Vehicle parking and loading space.

C) Home occupations as allowed in the UR district.

D) Any accessory buildings, structures, or uses required in addition to and in conjunction with any use by right
or approved conditional use.

5.3.6 B Business District

A) Garages for the storage and maintenance of cars, trucks and service vehicles.

B) Vehicle parking and loading spaces.

C) Home occupations as allowed in the UR district.

D) Any accessory buildings, structures or uses required in addition to and in conjunction with any use by right or approved conditional use.

E) Accessory Use Camping on Private Property (Use-specific Standard 5.2.25) (Amended: Resolution 17-07)

5.3.7 CI Commercial Industrial and IM Industrial and Mining District

A) Garages for the storage and maintenance of cars, trucks and service vehicles.

B) Vehicle parking and loading spaces.

C) Any accessory buildings, structures or uses required in addition to and in conjunction with any use by right or approved conditional use.

5.3.8 R Resort District and PUD District. Accessory uses in a Resort district shall be in accordance with the actual land use in that part of the district. In areas in agricultural use, accessory uses permitted in the AF district shall apply; in areas in residential use, accessory uses permitted in the RM district shall apply; accessory uses as specified in the B district for business, commercial, office and related uses; accessory uses as specified in the IM district for industrial and mining uses; and accessory uses as specified in the RC district for recreational and resort uses.

5.3.9 Other Accessory Uses.

a) Overlay Districts. No additional accessory uses are permitted in any overlay districts.

b) Acceptable Minor Accessory Uses. Household pets, private greenhouses, swimming pools, hot tubs, satellite dishes, living fences, individual storage sheds, and fallout shelters for personal uses are allowable accessory uses in all zoning districts so long as such accessory uses pose no threat to human health, safety and welfare to owners, users or adjacent residents and so long as they meet all applicable building, electrical and plumbing codes and have received all required local, state and federal permits.

c) Fences. Fences which are not over 6 feet in height, and living fences of any height so long as they are not a traffic obstruction shall be considered permitted accessory uses in all districts. Taller fences are a permitted accessory use upon inspection by the county building inspector, who shall issue a permit for such fences upon determination that they would not block light, sun, air, vision or otherwise pose a health or safety hazard or a nuisance. No fence, shrubs, trees, signs or any other obstruction shall be permitted in any setback area if it obstructs the sight of drivers at any intersection.
d) **Abandoned Motor Vehicles.** It is hereby declared to be illegal in all zoning districts and not an allowable accessory use to store, keep or maintain any motor vehicle which is being junked, dismantled or is wrecked, unless such vehicle is located within an enclosed building or rear yard location not visible from and street or public road. This regulation does not apply to unlicensed vehicles being actively maintained for racing or competitive purposes nor to vehicles defined as collector's items by C.R.S. Section 42-12-101, nor to vehicles used for industrial, mining, farming, forestry or ranching purposes where such purposes are otherwise allowed.

e) **Accessory Solar Energy Systems.** Accessory solar energy systems are allowable accessory uses in all zoning districts as long as such accessory uses meet all applicable building, electrical, and plumbing codes, comply with Section 5.2.20 of this Code, and have received all required local, state, and federal permits.

5.4 **TEMPORARY BUILDINGS AND USES**

Upon application to the Land Use Department and payment of any required fees, a temporary use permit may be issued for the following uses in the following zoning districts and for the following periods of time as set forth in Table 5.4 upon satisfaction of the applicable criteria set forth at Section 3.19. Such permits shall be valid only for the period of time specified and no more than two renewals of the temporary use permit shall be issued by the Land Use Department.

A “blanket” temporary use permit may be issued for any organization which hosts multiple events per year. This application must include a schedule including the names and dates of the events and the hosts of such events in addition to all the required submission information. Changes to the schedule shall be submitted to the Building and Land Use Department as soon as known. The issuance of a blanket temporary use permit does not eliminate the need for inspections related to food service, sanitation, traffic/parking and fire safety for each and every event. It is the responsibility of the permit holder to notify Lake County’s Building and Land Use Department ten (10) days prior to each event to schedule the required inspections.

<table>
<thead>
<tr>
<th>Use</th>
<th>Allowed Districts</th>
<th>Period</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residences, including single-wide</td>
<td>AF, AR, UR,</td>
<td>12 months</td>
<td>A temporary residence permit shall be issued for utilizing a temporary structure on the premises only after obtaining a building permit for a permanent residence. Manufactured housing units must meet the definition of Manufactured housing - Single-wide (defined in Section 9.2).</td>
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<tr>
<td>manufactured homes and RV units with a</td>
<td>RM, RC, B and R</td>
<td></td>
<td></td>
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<tr>
<td>kitchen and full bathroom facilities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construction offices and yards</td>
<td>All districts</td>
<td>12 months</td>
<td>These temporary structures for office space and the storage of construction materials and equipment shall be used for the management of construction projects so long as they are not used for living quarters.</td>
</tr>
<tr>
<td>Temporary sales offices</td>
<td>All districts</td>
<td>6 months</td>
<td>Temporary sales offices for the sale of residential, commercial, industrial, or other units of space shall be located within the</td>
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</tbody>
</table>
area of a recorded final plat and sales shall be limited to those units within the platted subdivision in which the sales office is located.

Temporary sales offices for the sale of manufactured homes within a Manufactured Housing Park shall be located within the area designated on the approved final site plan. Sales shall be limited to those units within the approved Manufactured Housing Park in which the sales office is located.

<table>
<thead>
<tr>
<th>Description</th>
<th>Districts</th>
<th>Duration</th>
<th>Restrictions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special events including, but not limited to, carnivals, circuses, fairs, and racing events such as stock car races and demolition derbies</td>
<td>AF, B, and IM and CI. Racing is only allowed in CI</td>
<td>2 weeks</td>
<td></td>
</tr>
<tr>
<td>Parking for a temporary use</td>
<td>Same as the underlying use</td>
<td>Same duration as the temporary use</td>
<td></td>
</tr>
<tr>
<td>Batch plants for temporary use on site or adjacent to construction sites</td>
<td>All districts</td>
<td>6 months</td>
<td>Associated activities must not create a nuisance or a hazard</td>
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<tr>
<td>Aerial survey panels</td>
<td>All districts except SCO</td>
<td>2 months</td>
<td></td>
</tr>
<tr>
<td>Retail sales with no permanent place of business in Lake County</td>
<td>Business (B), Commercial &amp; Industrial (CI), and Industrial/Mining (IM)</td>
<td>6 months</td>
<td>Vendors must be registered with the Lake County Clerk and Recorder for State Retail Sales Tax. Must meet minimum sanitation requirements.</td>
</tr>
</tbody>
</table>