

Proudly Serving Rural Routt County * City of Steamboat Springs * Town of Hayden * Town of Oak Creek * Town of Yampa * Routt County School Districts

De-Construction Permit Application and Policy

Plan Review Timeframe: 3 Working Days Unless Historical Review Required

Requirements Below:

- Permit Application Work Description: Please provide a complete work description in View Permit and on the Site Plan showing all Buildings, Signs, Fences, Retaining Walls, and all other Structures that are being proposed to be removed or De-Constructed.
 - A. If Manufactured/Mobile Home: Also include Certificate of Destruction/Removal, Certification of Taxes (Authentication of paid Ad Valorem Taxes) From the Treasurer/Assessor. (See Page 3)
- 2. Possible Historical Review may be needed and permission granted prior to Permit Approval.
- 3. Proper Removal/Disconnection of Utilities and Approvals from AHJ
- 4. Construction Site management Plan Showing:
 - A. Fencing
 - B. Hazards
 - C. Sanitation location
 - D. Ingress / egress to public way
 - E. Existing Utility Connections and Removal Location
- 5. Debris removal plan by letter or shown dumpster location on site management plan
- 6. Proof of liability insurance
 - A. \$300,000 minimum liability (may be handled by the homeowner's policy).
- 7. Administration fee of \$30.00 for permits with no pending construction permit. Demolition permits in the Steamboat Springs Rural Fire Protection District will be an additional \$25.00 for fire review fee.
- 8. In buildings where the demolition is preparatory to an interior remodel or where a portion of building is being removed that is connected to an existing building that will remain, an engineer's review with signed and sealed documentation that the demolition will not be detrimental to the structure or fire resistivity of the building will be required. This statement will include vertical, lateral, and seismic load considerations, as well as fire resistive assembly requirements based on Type of Construction.

- 9. In buildings where the demolition is preparatory to an interior remodel or where a portion of building is being removed that is connected to an existing building that will remain, the applicant must provide a Fire Management Plan with this application describing how all Fire Sprinkler or Alarm Systems will remain in service, out of service, or how fire watch will be utilized.
- 10. Sign the owner/agent asbestos statement on the next page and submit with your De-Construction Permit Online through View Permit.

Think Smart During De-Construction Re-Use, Recycle, and Re-Claim as much as possible with all Materials to Divert Landfill Trips, Fees, and Waste "Thank You"





MANUFACTURED, MOBILE or TRAILER HOME

Under Colroado State Staute the Routt County Treasurer's Office requires poperty taxes on all manufactured, mobile/ trailer homes before destruction or moving permit is issued.

<u>Destruction of Manufactured Home</u>: Per § 38-29-204(4), C.R.S. If a titled manufactured home is destroyed, dismantled, sold as salvage, or otherwise disposed of, the owner must file a Certificate of Destruction, Certification of Tax and an application to cancel a Certificate of Title with the County Clerk and Recorder. If a titled manufactured home is deemed hazardous by a governmental agency, the land owner can file a Certificate of Destruction along with the 'Evidence of Violation' in order to have the home removed or disposed of.

WHAT YOU NEED TO DO:

- 1. Certificate of Destruction is required (CRS 38-29-204).
- 2. Notify the Vehicle Licensing Division of the destruction. Verification of titled owner or previous purge ad valorem will be completed.
- 3. Receive consent and lien release from lien holder or secured party if applicable on Certificate of Destruction.
- 4. Notify the Assessor and Treasurer in the county where the manufactured home is located.
- 5. County Treasurer/Assessor will issue an authentication form and a transportable manufactured home permit (if applicable). The permit is an orange placard that must be prominently displayed on the rear of the manufactured home during transit. If the move is along state highways, you must also get a moving permit from the Colorado Department of Transportation.
- 6. Receive verification signatures from the authorized agent verifying the destruction of the manufactured home.
- 7. Submit the <u>Certificate of Destruction</u> and <u>Certificate of Removal</u> (if previously affixed) to the Vehicle Licensing Division. Recording fees will be collected at that time.
- 8. The County Clerk shall forward information to the County Assessor and the Colorado Department of Revenue Title Department. (CRS 38-29-207)

Relocating Existing Titled Manufactured Homes: Per §§ 38-29-203 and 38-39-208, C.R.S. Before a titled manufactured home is moved, the owner must pre-pay the property taxes and notify the county assessor and the County Treasurer of the impending move. Failure to prepay the taxes and notify the Assessor and Treasurer of the impending move may result in a fine of not less than \$100 and not more than \$1,000. The County Treasurer and/or Assessor will issue an Authentication of Paid Ad Valorem Taxes (authentication form) and a transportable manufactured home permit. The transportable manufactured home permit is an orange placard that must be prominently displayed on the rear of the titled manufactured home during transit. The fine for moving a titled manufactured home without either a permit or an authentication form is \$200. If the move is on state highways, an excess size transport permit must also be obtained from the Colorado Department of Transportation. Within 20 days following the move, the owner must provide the Assessor and the Treasurer of the County in which the titled manufactured home is now located with the mailing address of the owner and the physical location of the titled manufactured home.

WHAT YOU NEED TO DO:

- 1. Notify the Assessor and Treasurer in the county where the manufactured home is located.
- 2. If the Manufactured Home is permanently affixed a <u>Certificate of Removal</u> will be required and a new title will be required. (CRS 38-29-203)
- 3. County Treasurer/Assessor will issue an authentication form and a transportable manufactured home permit. The permit is an orange placard that must be prominently displayed on the rear of the manufactured home during transit. If the move is along state highways, you must also get a moving permit from the Colorado Department of Transportation.
- 4. If a person has titled a manufactured home properly in the county where it is located and then moves the manufactured home to another location or county, there is no need for a title change as long as the owner remains the same. Nothing is required by the Clerk & Recorder's office.
- 5. The owner shall file a notice of any change of location within the county with the County Assessor and the County Treasurer or change of location from one county to another county within 20 days after such change of location occurs. If such notice is not filed a penalty of fifty dollars (\$50.00) shall be assessed and collected at the time of the appropriate county treasurer's discovery of the change of location. (CRS 38-29-143)

Please include the following forms with your demolition permit applications:

1. **Certification of Destruction for a Manufactured Home Form and Instructions**https://drive.google.com/file/d/1npo WY7vMamDhyguw3MMA3H7GphkX6kY/view?,authuser=0

AND/OR

 Removal of Manufactured Home Form: https://drive.google.com/file/d/1WWo0KCNKDyPco nQI dp9IT-wQy9nXFV/view?,authuser=0

I have read and understand the above information and agree to those requirements

3. Authentication/Certification of Tax: https://drive.google.com/file/d/1nUOrb7yaLD3ZsmDlxcaTusoCeAPoKClL/view?,authuser=0

i ilave reau a	illu ulluerstallu	the above inition	nation and agree to these requirements.			
Owner / Age	ent Signature:	Ben	Boulet	Date: ⁵	5/2/24	
Address:	38600 Main St, Routt CO, 80487			Permit number:	PRPF231763	