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AMENDMENTS COMMON TO ALL ADOPTED 2012 INTERNATIONAL CODES

<table>
<thead>
<tr>
<th>Code</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>International Existing Building Code</td>
<td>Not adopted</td>
</tr>
<tr>
<td>International Private Sewage Disposal Code</td>
<td>Not adopted</td>
</tr>
<tr>
<td>International Property Maintenance Code</td>
<td>Not adopted</td>
</tr>
<tr>
<td>ICC Electrical Code</td>
<td>Not adopted</td>
</tr>
<tr>
<td>International Zoning Code</td>
<td>Not adopted</td>
</tr>
<tr>
<td>International Wildland-Urban Interface Code</td>
<td>Not adopted</td>
</tr>
</tbody>
</table>

Any references made to the above listed codes within the adopted codes are not valid in Douglas County.

10.0 FEES

10.1 Payment of fees

A permit shall not be valid until the fees, prescribed by law, have been paid, nor shall an amendment to a permit be issued until the additional fee, if any, has been paid.

10.1.1 Related fees

The payment of the fee for the construction, alteration, removal or demolition for work done in connection to, or concurrently with the work authorized by a building permit, shall not relieve the applicant or holder of the permit from the payment of other fees that are prescribed by law.

10.2 Valuation of work

The determination of value or valuation shall be established by the Building Official utilizing the most recent valuation schedule printed in the Building Safety Journal, published by the International Code Council, as a guide using a modifier of one (1). Or, the applicant for a permit shall provide an estimated permit value at time of application. Permit valuations shall include total value of work, including materials and labor, for which the permit is being issued, such as electrical, gas, mechanical, plumbing equipment and permanent systems. If, in the opinion of the Building Official, the valuation is underestimated on the application, the permit shall be denied, unless the applicant can show detailed estimates to meet the approval of the Building Official. Final building permit valuation shall be set by the Building Official.

10.3 Schedule of permit fees

On new or altered structures, gas, mechanical, plumbing or roofing requiring a permit, a fee for each permit shall be paid in accordance with Table 10.3 (1997 edition of the Uniform Building Code, Table 1-A).

10.3.1 Plan review fee

The plan review fee shall be 65% of the permit fee. In cases of stock plans, the plan review fee shall be 10% of the permit fee.
Exception:
Residential decks with an elevation of less than 30 inches above the finished grade, in accordance with Figure 1, are exempt from permit fees and plan review fees.

Figure 1
Residential Deck Exemption

Elevation shall be measured to an imaginary point three (3) feet out horizontally from the edge of the deck. If any point within this cross-hatched area measures greater than thirty (30) inches, then the deck shall be considered over thirty (30) inches above grade.

10.3.2 Electrical permit fee
Fees for electrical only permits shall be as established by Resolution R-015-079, setting fees at 85% of the fees established by the State of Colorado Electrical Board.

10.3.3 Wildfire mitigation assessment fee
A fee of $120.00 shall be assessed to new structures located in wildfire hazard areas as determined by the Wildfire Hazard Overlay Map that requires an on-site assessment and final inspection.

10.3.4 Driveway permit fee (Detached single-family residents only)
A permit fee of $40.00 shall be required for vehicular access to residential dwellings or accessory buildings thereto in rural areas generally not served by combination curb, gutter, and sidewalk.

10.3.5 Drainage, Erosion, and Sediment Control (DESC) permit fee (Detached single-family residents only)
A DESC permit fee is required on all new single-family residential construction and new construction of accessory structures (e.g. additions, barns, arenas, detached garages, etc.) on existing single-family home sites. Fees for each DESC permit shall be determined in accordance with Table 10.3.5.

10.3.5.1 DESC plan review fee (Detached single-family residents only)
The DESC plan review fee shall be 65% of the DESC permit fee.

Table 10.3.5
DESC Permit Fee Schedule

<table>
<thead>
<tr>
<th>Project Valuation</th>
<th>Permit Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0 to $25,000.00</td>
<td>$25.00</td>
</tr>
<tr>
<td>$25,001.00 to $50,000.00</td>
<td>$35.00</td>
</tr>
<tr>
<td>$50,001.00 to $100,000.00</td>
<td>$50.00</td>
</tr>
<tr>
<td>$100,001.00 to $900,000.00</td>
<td>$50.00 for the first $100,000.00 plus $32.00 for each additional $100,000.00 of the valuation, or fraction thereof</td>
</tr>
<tr>
<td>$900,001.00 and up</td>
<td>$338.00</td>
</tr>
</tbody>
</table>

10.3.6 Zoning fee

10.3.6.1 One- and two-family dwellings or townhouses as defined in the IRC
A review fee of $50.00 is required per single family/townhouse as each unit is permitted individually. Additionally, a fee of $30.00 will be assessed for permits for accessory structures.

10.3.6.2 Commercial and multi-family buildings as defined in the IBC
A review fee of $50.00 is required for each commercial structure as each unit is permitted individually. Apartment and condominium buildings will be assessed a $50.00 fee per building. Additionally, a fee of $30.00 will be assessed for permits for accessory structures.

10.3.7 Re-inspection fee
When an inspection has been requested for work, or portion of work that has not been completed, a re-inspection fee may be assessed.

Re-inspection fees may be assessed when: the inspection record card is not posted or otherwise available on the work site, the approved plans are not readily available to the inspector, for failure to provide access on the date for which inspection is requested, or for deviating from approved plans.

When re-inspection fees have been assessed, no additional inspections will be performed until the required fees have been paid. Re-inspection fees shall be in accordance with Table 10.3.
10.3.8 Investigation fee
Investigation fees shall be determined in accordance with Table 10.3.

10.3.9.1 Work commencing before permit issuance
Investigation fees may be assessed for work regulated by this Resolution that commences prior to a valid permit being issued. An investigation fee may amount to two times the calculated permit fee.

10.4 Refunds
The Building Official may authorize the refunding of fees for the following:

1. The full amount of any fee paid hereunder which was erroneously paid or collected.

2. Not more than 80% of the permit fee paid when no work has been done under a permit issued in accordance with this code.

3. Not more than 80% of the plan review fee paid when an application for a permit for which a plan review fee has been paid is withdrawn or canceled before any plan review effort has been expended.

The Building Official shall not authorize a refund of any fee paid, except upon written application filed by the original permittee, not later than 180 days after the date of fee payment.
Table 10.3
(1997 Uniform Building Code, Table 1-A)

<table>
<thead>
<tr>
<th>Total Valuation</th>
<th>Building Permit Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>$1.00 to $500.00</td>
<td>$23.50</td>
</tr>
<tr>
<td>$501.00 to $2,000.00</td>
<td>$23.50 for the first $500.00 plus $3.05 for each additional $100.00, or fraction thereof, to and including $2,000.00</td>
</tr>
<tr>
<td>$2,001.00 to $25,000.00</td>
<td>$69.25 for the first $2,000.00 plus $14.00 for each additional $1,000.00, or fraction thereof, to and including $25,000.00</td>
</tr>
<tr>
<td>$25,001.00 to $50,000.00</td>
<td>$391.25 for the first $25,000.00 plus $10.10 for each additional $1,000.00, or fraction thereof, to and including $50,000.00</td>
</tr>
<tr>
<td>$50,001.00 to $100,000.00</td>
<td>$643.75 for the first $50,000.00 plus $7.00 for each additional $1,000.00, or fraction thereof, to and including $100,000.00</td>
</tr>
<tr>
<td>$100,001.00 to $500,000.00</td>
<td>$993.75 for the first $100,000.00 plus $5.60 for each additional $1,000.00, or fraction thereof, to and including $500,000.00</td>
</tr>
<tr>
<td>$500,001.00 to $1,000,000.00</td>
<td>$3,233.75 for the first $500,000.00 plus $4.75 for each additional $1,000.00, or fraction thereof, to and including $1,000,000.00</td>
</tr>
<tr>
<td>$1,000,001.00 and up</td>
<td>$5,608.75 for the first $1,000,000.00 plus $3.65 for each additional $1,000.00, or fraction thereof</td>
</tr>
</tbody>
</table>

Other inspections and fees:
1. Inspections outside normal business hours………………………….. $47.00 per hour A
   (minimum charge of two hours)
2. Re-inspection fees…………………………………………………….. $47.00 per hour A
   (minimum charge of one hour)
3. Inspections for which no fee is specifically indicated…………….. $47.00 per hour A
   (minimum charge of one-half hour)
4. Additional plan review required by changes, additions or revisions to plans………………………………………………………….. $47.00 per hour A
   (minimum charge of one-half hour)
5. For use of outside consultants for plan checking and inspections, or both………………………………………………………….. Actual costs B
6. Investigation fees………………………………………………………… $47.00 per hour A
   (minimum charge of two hours)

A. $47.00 per hour fee or the total hourly cost to the jurisdiction will be charged, whichever is greatest. The cost shall include supervision, overhead, equipment, hourly wages and fringe benefits of the employees involved.
B. Actual costs include administrative and overhead costs.
20.0 CONTRACTOR REGISTRATION

20.1 General
No contractor shall hire, employ, contract with, or engage another person to perform any construction work unless the person so hired, employed, contracted with, or engaged to perform construction work is registered with Douglas County Building Division.

Exceptions:
1. A homeowner is not required to register and is exempt from this Section.
2. Construction trades other than mechanical, electrical and plumbing performing work under a registered general contractor are not required to be registered.

A contractor shall be responsible for all work included under the scope of the contractors’ registration regardless of whether or not such work is done by the contractor directly or by a sub-contractor which is exempt pursuant to this Section.

It shall be the duty of any applicant for electrical or plumbing registration to furnish copies of the State contractor’s license, master’s license and to send updates as new State licenses are issued, or if licensed tradespersons are replaced. No permits for electrical wiring or plumbing work may be issued to any applicant unless such State license is properly verified and registered.

Permits will only be issued to a registered contractor or their authorized representative.

20.2 Definitions
CONTRACTOR
A contractor is any person, firm, co-partnership, corporation, association, or other organization, or any combination thereof, who builds, constructs, alters, adds to, or repairs any building or structure either on its own property, or who supervises or advises on any such activity, or hires and pays subcontractors.

HOMEOWNER
The owner of the property who elects to act as an owner-builder for their residential dwelling or accessory structure, as defined in the International Residential Code (IRC). A homeowner may secure a permit on only one residential dwelling in a twelve (12) month period with the intent of occupying the structure upon completion. Any person who builds two or more residences in unincorporated Douglas County in any twelve (12) month period shall be deemed to be a contractor, who must then comply with Section 20.0.

20.3 Class of registration
It shall be unlawful to perform work which is not authorized under the scope or limits of work for which such registration was issued. Registration classifications are as follows:
20.3.1 Building contractor – CLASS “A”
This registration shall entitle the holder to contract for the construction, alteration, tenant finish, or repair of any type or size of structure permitted by the International Building Code (IBC) or International Residential Code (IRC).

20.3.2 Building contractor – CLASS “B”
This registration shall entitle the holder to contract for the construction, alteration, or repair of multi-family/townhouses with three or more units per structure as permitted by the IBC or IRC.

20.3.3 Building contractor – CLASS “C”
This registration shall entitle the holder to contract for the construction, alteration, or repair of single-family homes and duplexes as permitted by the IBC or IRC.

20.3.4 Building contractor – CLASS “D”
This registration shall entitle the holder to contract for the construction, alteration and repair of, but not limited to, garages, barns, basement finishes, alterations, decks, remodels, and low voltage wiring as permitted by the IBC or IRC.

20.3.5 Mechanical contractor – CLASS “MA”
This registration shall entitle the holder to perform work on heating, ventilation, air conditioning, and refrigerating systems.

20.3.6 Electrical contractor
Any person, firm, co-partnership, corporation, association, or combination thereof that undertakes or offers to undertake for another the planning, layout, supervision, installation or repair of wiring apparatus and equipment for electrical light, heat, and power. Pursuant to C.R.S. 12-23-105, electrical contractors are licensed by the State of Colorado and are only required to register with Douglas County. Electrical contractors are exempt from the fee requirements of this Section.

20.3.7 Plumbing contractor
Any person, firm, co-partnership, corporation, association, or combination thereof that undertakes or offers to undertake for another the planning, layout, supervision, installation, modification or repair of plumbing systems. Pursuant to C.R.S. 12-58-105, plumbing contractors are licensed by the State of Colorado and as such are only required to register with Douglas County. Plumbing contractors are exempt from the fee requirements of this Section.

20.3.8 Roofing contractor
This registration shall entitle the holder to contract for the replacement and repairs of existing roofs as permitted by the IBC or IRC.
20.4 Contractor registration fee schedule
    Contractor’s registration fees shall be as follows:
    Class “A” Contractor..............................$250.00
    Class “B” Contractor..............................$200.00
    Class “C” Contractor..............................$150.00
    Class “D” Contractor..............................$150.00
    Mechanical Contractor...........................$150.00
    Roofing Contractor...............................$150.00
    Electric Contractor..............................Exempt
    Plumbing Contractor..............................Exempt

    Exception:
    Fees for all types of registrations will be waived effective July 1, 2013, per
    Douglas County Resolution (R-012-068).

20.5 Probationary registration
    The Building Official may issue a probationary registration where the Building Official
    determines that qualifications must be established prior to issuance of a regular
    registration.

20.6 Expiration of registration and regulations
    All registrations shall expire one (1) year from the date of issuance. Registrations with
    State issue licenses shall expire thirty (30) days after the State license expires, unless
    otherwise provided. No permits may be obtained, nor may work already under permit be
    continued, until the registration has been renewed. Applicants for registration renewals
    shall meet all current requirements for a new registration.

20.7 Insurance requirements
    Prior to registration, the contractor shall file with the Building Official a Certificate of
    Liability insurance and Worker’s Compensation insurance. The insurance certificate must
    be signed by an agent of an insurance company stating that the policy, or policies,
    required by this Section have been issued to the contractor. The policy, or policies, shall
    state the name of the company, effective date of such policies, and the expiration date of
    policy or policies. Each policy of insurance shall contain an endorsement to the effect
    that the insurance carrier shall notify the Douglas County Building Division of the
    effective date of a reduction or cancellation of the policy. The cancellation or reduction
    of insurance below the required amount of coverage shall be cause for automatic
    suspension of the contractor’s registration until coverage is reinstated. All policies shall
    be kept in effect for the period of the registration.
Single occurrence liability insurance shall have the following minimum coverage amount:

- Class “A” Contractor: $1,000,000.00
- Class “B” Contractor: $1,000,000.00
- Class “C” Contractor: $500,000.00
- Class “D” Contractor: $300,000.00
- Electrical Contractor: $300,000.00
- Plumbing Contractor: $300,000.00
- Mechanical Contractor: $300,000.00
- Roofing Contractor: $300,000.00

20.8 Registration suspension and revocation
The Building Official may issue written notice to any registered contractor to show cause, why the registration should not be suspended or revoked, and require such contractor to appear before the Board of Appeals for a hearing on the complaint of the Building Official. At the hearing before the Board of Appeals, the contractor shall have the right to present their case by oral and documentary evidence, to submit rebuttal evidence, and to conduct such cross-examination as may be required for a full and true disclosure of the facts.

Suspension or revocation of a contractor’s registration shall not be construed to release the contractor from liabilities and obligations of completing his contract. During the period prior to the hearing before the Board of Appeals, the contractor shall not be allowed to submit an application for any other projects.

The Board of Appeals, after review of the evidence presented, shall have the power to suspend or revoke a contractor’s registration for good cause shown. Good cause includes, but is not limited, to the following:


2. Failure to comply with any lawful order of the Building Official or any other authorized representative of the Building Division pertaining to the administration of the building code and those codes adopted by reference.

3. Using a contractor’s registration to obtain a permit required under this code for any other person, corporation or legal entity.

4. Failure to reveal any material fact in the application for a contractor’s registration or permit, or the supplying of information which is untrue or misleading as to any material fact in the application, for a contractor’s registration or permit.

5. Failure to obtain a proper permit for any work for which a permit is required.
The Board of Appeals (BOA) may reinstate a registration for any contractor whose registration has been revoked, provided a majority of the BOA votes in favor of such reinstatement for such reason as the BOA may deem sufficient. In such case where the contractor’s registration has been revoked and the contractor is petitioning the BOA for reinstatement, the petitioner shall follow the established policies for requesting such hearing and pay all applicable fees.

30.0 BOARD OF APPEALS

Add new section and subsections

30.1 General
In order to hear and decide appeals of orders, decisions, or determinations made by the Building Official relative to the application and interpretation of this code, there shall be and is hereby created a Board of Appeals (BOA). The Building Official shall be an ex-officio member of, and shall act as secretary to said BOA, but shall have no vote on any matter before the BOA. The BOA shall operate as and perform the duties of the Board of Review, pursuant to Section 30-28-206, C.R.S.. The BOA shall be appointed by the Douglas County Board of County Commissioners and any member of the BOA may be removed for cause by the Douglas County Board of County Commissioners. The BOA shall consist of no less than five members nor more than seven members. The member’s terms shall be of such length and such arrangement that the term of at least one member shall expire each year. Vacancies shall be filled for an unexpired term in the same manner as in the case of original appointments. The Douglas County Board of County Commissioners shall provide for general rules to cover the organization, procedure, and jurisdiction of the BOA. The BOA may adopt supplemental rules of procedure not inconsistent with Article 28, Title 30, C.R.S. or such general rules. The BOA shall render all decisions and finding, in writing, to the appellant. A duplicate copy shall be sent to the Building Official.

30.2 Limitations on authority
Pursuant to Section 30-28-206, C.R.S., the BOA, in appropriate cases and subject to a determination as to the suitability of alternate materials and methods of construction, may make special exceptions to the terms of the Building Code in harmony with its purpose and intent. The BOA shall have no authority to waive requirements of this Code or provide product approvals.

30.3 Qualifications
The BOA shall consist of members who are qualified by experience and training to pass on matters pertaining to building construction and are not employees of the jurisdiction.

30.4 Code amendments
Pursuant to Section 30-28-206(2), C.R.S., the BOA is authorized to formulate suggested amendments to the Douglas County Building Code for consideration by the Douglas County Board of County Commissioners.
30.5 Administration
The Building Official shall take immediate action in accordance with the decision of the BOA.

30.6 Fees
The fee for a hearing before the Board of Appeals shall be $250.00. The fee is non-refundable.

40.0 NOISE MITIGATION

Add new section and subsections

40.1 Interior Noise Level
All new structures, and the alteration or repair of existing structures, that are located in the Centennial Airport Review Area (CARA) as defined in Section 19 of the Douglas County Zoning Resolution, requiring noise mitigation, shall comply with table 40.1.

Exception:
An acoustical engineer, registered with the State of Colorado, may certify that construction practices and/or materials of the structure will achieve an interior noise level of DNL 45 dBA. The acoustical professional shall submit documentation of the proposed measures to the Building Official before permitting.

Field testing to show compliance with minimum STC ratings listed in Table 40.1, shall be performed and reported in accordance with ASTM E966 (current version at time of testing), ‘Standard Guide for Field Measurements of Airborne Sound Insulation of Building Facades and Facade Elements’. Field measured outdoor to indoor transmission loss (OITL) ratings shall be no more than 5-points less than the minimum STC ratings listed in Table 40.1.

Table 40.1
Minimum Sound Transmission Class (STC)A

<table>
<thead>
<tr>
<th>A-weighted DNL</th>
<th>Wall, Floor and Roof Assemblies</th>
<th>Window and Door Assemblies</th>
</tr>
</thead>
<tbody>
<tr>
<td>≥75</td>
<td>50</td>
<td>42</td>
</tr>
<tr>
<td>≥ 70 to 75</td>
<td>45</td>
<td>37</td>
</tr>
<tr>
<td>≥ 65 to 70</td>
<td>39</td>
<td>28</td>
</tr>
</tbody>
</table>

A. The STC of construction assemblies shall be determined by a certified sound testing laboratory.

40.2 Penetrations
All membrane or through penetrations in the construction assemblies for piping, electrical devices, recessed cabinets, bathtubs, soffits, heating, combustion, ventilation or exhaust ducts shall be sealed, lined, insulated or otherwise treated to maintain the required ratings.
50.0 SITE SANITATION

Add new section and subsections

50.1 Sanitation facilities required
Every building site during construction, remodeling or demolition activities, shall be furnished with approved sanitation facilities for workers per the IPC and an appropriate enclosure or other means approved by Douglas County to contain trash and debris.

50.2 Location
Sanitary facilities and approved trash enclosures shall be located within 300 feet of the building site. Sanitary facilities and trash enclosures shall not be located within the public right-of-way. Failure to comply with this Section may cause cessation of inspections until compliance is achieved.

AMENDMENTS TO THE 2012 INTERNATIONAL RESIDENTIAL CODE (IRC)
Note: Refer to the section “Common to all adopted 2012 International Codes” for more information.

Appendix G
Swimming pools, spas and hot tubs

Adopt appendix

Wildfire Mitigation Standards
Attached hereto, as Exhibit “B”

Adopt as an appendix

Water Supply Standard for Rural Firefighting
Attached hereto, as Exhibit “C”

Adopt as an appendix

Installation Standard IS-22-98
Installation standards for potable water storage tanks and cisterns for domestic use
Attached hereto, as Exhibit “D”

Adopt as an appendix

Natural Landform Protection Area
Attached hereto, as Exhibit “E”

Adopt as an appendix

R101.1 Title
Douglas County Building Division

Insert

R104.2.1 Election to proceed under previous code
Within the first 180 days following the adoption of this code, an applicant under subsection R104.2 may elect to, and if approved by the Building Official may, proceed under the set of codes previously adopted on September 25, 2012; provided, however, that said election must be made certain and in writing, and under no circumstances shall an applicant be permitted to proceed partially under one set of codes and partially under the other.
R105.2(5) Work exempt from permit (Building) Delete words “and driveways”

R105.2(10) Work exempt from permit (Building) Delete in its entirety and substitute
10. The replacement or repair of roofing less than one square (100 square feet).

R105.2(11-13) Work exempt from permit (Building) Add new exceptions
11. Manufactured metal storage containers with a floor area not larger than 200 square feet:
   11.1. Not used for storage of hazardous materials, or
   11.2. Not modified or stacked on top of each other.

12. Shade structures, such as pergolas and ornamental garden structures, that are not subject to a uniformly distributed snow load.

All work exempted by this Section must comply with applicable zoning requirements and the regulations of other agencies having authority.

R105.3(8) and (9) Application Add new subsection requirements
8. Proof of ownership of the property shall be submitted with the building permit application. When access is not from a public road, proof of legal and physical access shall be submitted with the application. If legal access is in question, the Building Official may confer with the County Attorney to determine the legality of the proposed access. If physical access is in question, referral comments may be sought from the Douglas County Department of Public Works and the Fire Protection District serving the property. The Building Official shall then determine whether legal access is available and whether physical access is safe, reasonable, and adequate. If the Building Official determines that the physical access is not safe, reasonable, or adequate, he may recommend whatever improvements would be necessary to provide safe and reasonable access.

9. A soils test of the building site prepared by a professional engineer registered by the State of Colorado shall be submitted with the application for a building permit. A professional engineer registered by the State of Colorado shall design the foundation in accordance with the soils report. When the building site is located in a hillside area, or in the opinion of the Building Official, is located in an area subject to geological hazards or steep slopes, the Building Official may require an engineering geologist, working within their field of expertise, to submit specific recommendations regarding the building site and the proposed location and design. Such recommendations of site grading, structural integrity, site vegetation characteristics (or potential), location of septic drain fields, and protection of adjacent property.

R106.3.1 Approval of construction documents Delete the first sentence and substitute
When the Building Official issues a permit, all construction documents shall be approved, in writing, or by a stamp which states “REVIEWED” with the Douglas County emblem. Final approval of work will be at time of inspection, which may warrant changes or corrections to meet code requirements.
R108 Fees Delete section in its entirety

R109.1.1 Foundation inspection Addition to the end of the subsection
Inspections shall be performed by a Colorado licensed professional engineer or architect that is registered in the State of Colorado. A stamped written report shall be provided to the Building Official of the results for these inspections by a Colorado licensed professional engineer or architect that is registered in the State of Colorado.

R112 Board of Appeals Delete section in its entirety

R202 Definitions

Accessory Structure Amend to read as follows

Accessory Structure. A structure that is not over two stories in height, the use of which is customarily accessory to and incidental to that of the dwelling(s), or other allowed use, and that is located on the same lot.
Table R301.2(1) Climatic and geographic design criteria  

<table>
<thead>
<tr>
<th>GROUND SNOW LOAD</th>
<th>WIND SPEED</th>
<th>SEISMIC DESIGN CATEGORY</th>
<th>SUBJECT TO DAMAGE FROM</th>
<th>Weathering</th>
<th>Frost Line Depth</th>
<th>Termites</th>
<th>RAIN FALL PER HOUR (100 YEAR)</th>
<th>ICE BARRIER UNDERLAYMENT</th>
<th>FLOOD HAZARDS</th>
<th>WINTER DESIGN TEMP</th>
<th>AIR FREEZING INDEX</th>
<th>MEAN ANNUAL TEMP</th>
</tr>
</thead>
<tbody>
<tr>
<td>See table below</td>
<td>See table below</td>
<td>B</td>
<td>Severe</td>
<td>36 Inches</td>
<td>Slight to Moderate</td>
<td>2.5 Inches</td>
<td>Above 7000 ft. USGS Elevation A</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

GROUND SNOW LOAD = Roof Snow Load  
Reduction for Snow Loads are not allowed

USGS Elevation Ranges (feet)\(^A\) | Snow Load (psf) | Wind Speed |
--- | --- | --- |
5152 – 5999 | 30 | 90 mph, 3 second gust, Exposure C |
6000 – 6499 | 35 | |
6500 – 6999 | 40 | |
7000 – 7499 | 45 | |
7500 – 7999 | 50 | |
8000 – 8499 | 55 | 100 mph, 3 second gust, Exposure C |
8500 – 8999 | 60 | |
9000 – 9499 | 65 | |
>= 9500 | 70 | |

A. Elevation is measured from the top of foundation.

R302.2(1) and (2) Townhouses  
Delete exceptions and substitute

Exceptions:

1. Townhouses with an automatic residential fire sprinkler system are permitted to have a common 1 hour fire-resistance-rated wall assembly tested in accordance with ASTM E 119 or UL 263 if such walls do not contain plumbing or mechanical equipment, ducts or vents in the cavity of the common wall. The wall shall be rated for fire exposure from both sides and shall extend to and be tight against exterior walls and the underside of the roof sheathing. Electrical installations shall be installed in accordance with NFPA 70. Penetrations of electrical outlet boxes shall be in accordance with Section R302.4.

2. A common 2 hour fire-resistance-rated wall is permitted for townhouses if such walls do not contain plumbing or mechanical equipment, ducts or vents in the cavity of the common wall.
R312.1.2 Height
Delete the words “adjacent fixed seating”

R313 Automatic fire sprinkler systems
Delete section in its entirety

R315 Carbon Monoxide Alarms
Delete all subsections in their entirety and add new subsections

R315.1 Carbon monoxide alarms
All dwellings with an attached garage or a fuel-fired appliance shall be provided with a carbon monoxide alarm. All single-station carbon monoxide alarms shall be listed as complying with UL 2034 and shall be installed in accordance with this code and the manufacturer's installation instructions.

R315.2 Alterations, repairs and additions
When alterations, repairs or additions requiring a permit for interior work occur, the individual dwelling unit shall be equipped with carbon monoxide alarms located as required for new dwellings.

Exception:
Work involving the exterior surfaces of dwellings, such as the replacement of roofing or siding, or the addition of a porch or deck, are exempt from the requirements of this Section.

R315.3 Location
Carbon monoxide alarms shall be installed outside each separate sleeping area within 15 feet of a bedroom’s entrance.

R315.4 Power source
Carbon monoxide alarms shall be battery powered, plugged into a dwellings electrical outlet and have a battery backup, wired into a dwellings electrical system and have a battery backup, or connected to an electrical system via an electrical panel; and may be combined with a smoke detecting device if the combined device complies with applicable law regarding both smoke detecting devices and carbon monoxide alarms and that the combined unit produces an alarm, or an alarm and voice signal, in a manner that clearly differentiates between the two hazards.

R401.2 Requirements
Addition to the end of the subsection
Based on soils reports for lots within the Dipping Bedrock Overlay District, as identified by the Colorado Geological Survey, the Building Official may require additional testing to determine the proper foundation design. Such additional testing may include, but are not limited to, testing for initial water content, initial dry density, grain size distribution, Atterberg Limits (liquid limit and plasticity index), percent swell and test load surcharge, swell pressure, penetration resistance (blow counts), and unconfined compressive strength.
R401.3 Drainage  Delete in its entirety and substitute
Single-family detached dwelling units and accessory structures thereto, shall comply with
the Douglas County Drainage, Erosion and Sediment Control (DESC) manual.

R404.4 Retaining walls  Delete in its entirety and substitute
Retaining walls that are not laterally supported at the top and that retain in excess of 24
inches (610 mm) of unbalanced fill shall be designed by a Colorado professional engineer
to ensure stability against overturning, sliding, excessive foundation pressure and water
uplift. Retaining walls shall be designed for a safety factor of 1.5 against lateral sliding
and overturning.

R501.3 Fire protection of floors  Delete section in its entirety

R907.7 Drip edge - Reroofing  Add New Subsection
A drip edge shall be provided at eaves and gables of shingle roofs. Adjacent pieces of
drip edge shall be overlapped a minimum of 2 inches. Drip edges for eaves shall extend a
minimum of 1.5 inches below the roof sheathing and extend up the roof deck a minimum
of 4 inches. Drip edges for gables shall extend a minimum of .25 inches below the roof
sheathing and extend up the roof deck a minimum of 2 inches. Drip edges shall be
mechanically fastened to the roof deck at a maximum of 12 inches o.c. with fasteners as
specified in Section R905.2.5. Underlayment shall be installed over the drip edge along
eaves and under the drip edge on rakes/gables. Unless specified differently by the shingle
manufacturer, shingles are permitted to be flush with the drip edge.

Chapter 11 Energy efficiency  Delete in its entirety and add new
subsections

N1101.1 Scope
This chapter regulates the energy efficiency for the design and construction of buildings
regulated by this code.

N1101.2 Criteria
Buildings shall be designed and constructed in accordance with the 2009 International
Energy Conservation Code (IECC).

G2406.2(3) and (4) Prohibited locations  Delete in there entirety
G2425.8(7) Appliances not required to be vented  Delete in its entirety
G2433.1 General  Delete in its entirety and substitute
Log lighters are prohibited.
G2445 Unvented room heaters  Delete section in its entirety and substitute
Unvented room heaters are prohibited.

Chapters 34 through 43 (Part VIII - Electrical)  Delete in their entirety and substitute
3401.1 Scope
This chapter governs all electrical components, equipment and systems used in buildings and structures regulated by this code.

3401.2 Criteria
All electrical components, equipment and systems shall be designed and constructed in accordance with the provisions of NFPA 70 -2014 (National Electric Code, NEC 2014), as adopted and amended by Douglas County.

AG105.2 (9.1) Outdoor swimming pool Delete in its entirety
AG105.5 Barrier exceptions Delete in its entirety

AMENDMENTS TO THE 2012 INTERNATIONAL BUILDING CODE (IBC)
Note: Refer to the section “Common to all adopted 2012 International Codes” for more information.

Appendix C - Group U Agricultural Buildings Adopt appendix
Wildfire Mitigation Standards Adopt as an appendix
Attached hereto, as Exhibit “B”
Water Supply Standard for Rural Firefighting Adopt as an appendix
Attached hereto, as Exhibit “C”
Appendix N – Solar Photovoltaic Power Systems Adopt as a new appendix
Attached hereto, as Exhibit “F”

101.1 Title Insert
Douglas County Building Division

105.3(8) Application for permit Add a new section
A soils test of the building site prepared by a professional engineer registered by the State of Colorado shall be submitted with the application for a building permit. A professional engineer registered by the State of Colorado shall design the foundation in accordance with the Soils Report. When the building site is located in a hillside area, or in the opinion of the Building Official, is located in an area subject to geological hazards or steep slopes, the Building Official may require an engineering geologist, working within their field of expertise, to submit specific recommendations regarding the building site and the proposed location and design. Such recommendations shall include, but are not limited to, the relationships of site grading, structural integrity, site vegetation characteristics (or potential), location of septic drain fields, and protection of adjacent property.
105.3.1.1 Election to proceed under previous code  
Add new subsection
Within the first 180 days following the adoption of this code, an applicant under subsection 105.3 may elect to, and if approved by the Building Official may, proceed under the set of codes previously adopted on September 25, 2012; provided, however, that said election must be made certain and in writing, and under no circumstances shall an applicant be permitted to proceed partially under one set of codes and partially under the other.

107.3.1 Approval of construction documents  
Delete the first sentence and substitute
When the Building Official issues a permit, all construction documents shall be approved, in writing, or by a stamp which states "REVIEWED" with the Douglas County emblem. Final approval of work will be at time of inspection, which may warrant changes or corrections to meet code requirements.

109 Fees  
Delete section and all subsections to fees in their entirety

110.3.1 Footing and foundation inspections  
Addition to end of subsection
Inspections shall be performed by a Colorado registered professional engineer. A stamped written report shall be provided to the Building Official of the results for these inspections by a Colorado registered professional engineer.

111.1(2) Use and occupancy  
Add new exception
2. Certificates of occupancy are not required for buildings and structures permitted under Section 312 Utility and Miscellaneous Group U.

113 Board of Appeals  
Delete this section in its entirety

903.2.7 Group M.  
Delete item 4 and substitute
4. A Group M occupancy where the display and/or sales area containing the upholstered furniture or mattresses exceeds 5000 square feet (464 m²)

903.2.9 Group S-1  
Delete item 5 and substitute
5. A Group S-1 fire area used for the storage of upholstered furniture or mattresses exceeds 2,500 square feet (232 m²).

1507.17 Photovoltaic modules/shingles.  
Delete in its entirety and substitute
The installation of photovoltaic modules/shingles shall comply with the provisions of this section and Appendix N.

1608.2 Ground snow loads  
Delete in its entirety and substitute
Snow loads for portions of Douglas County outside of the Pike National Forest boundary shall be 30 pounds per square foot for an elevation up to 6,000 feet, and shall increase 5 pounds per square foot for every 500-foot increment above 6,000 feet. Snow loads for all elevations above 8,000 feet shall be determined based on the Snow Load Design Data for
Colorado recommendations prepared by the Structural Engineer’s Association of Colorado. No reduction for ground snow load to flat roof snow load ($p_g = p_f$).

1609.3 Basic wind speed  
Addition to end of subsection
- Figure 1609A equals 115 miles per hour
- Figure 1609B equals 120 miles per hour
- Figure 1609C equals 105 miles per hour

1612.3 Establishment of flood hazard areas  
Delete in its entirety and substitute
All flood hazard areas in unincorporated Douglas County shall be defined and governed by the Douglas County Zoning Resolution, Section 18, Floodplain – Overlay District.

1803.2.1 Investigations required  
Add new subsection
Based on soils reports for lots within the Dipping Bedrock Overlay District, as identified by the Colorado Geological Survey, the Building Official may require additional testing to determine the proper foundation design. Such additional testing may include, but are not limited to, testing for initial water content, initial dry density, grain size distribution, Atterberg Limits (liquid limit and plasticity index), percent swell and test load surcharge, swell pressure, penetration resistance (blow counts), and unconfined compressive strength.

1809.5 Frost protection  
Addition as first sentence
Frost depth for all areas of Douglas County shall be a minimum of 36 inches.

3111.1 General  
Delete in its entirety and substitute
Solar photovoltaic panels/modules shall comply with the requirements of this code and IBC Appendix N (added herein).

3412.2 Applicability  
Insert
the adoption and implementation of this code.

**AMENDMENTS TO THE 2012 INTERNATIONAL PLUMBING CODE (IPC)**

Note: Refer to the section “Common to all adopted 2012 International Codes” for more information.

Appendix E  
Adopt appendix
Sizing of Water Piping Systems

101.1 Title  
Insert
Douglas County Building Division

106.5.1 Approval of construction documents  
Delete the first sentence and substitute
When the Building Official issues a permit, all construction documents shall be approved, in writing, or by a stamp which states "REVIEWED" with the Douglas County emblem.
Final approval of work will be at time of inspection, which may warrant changes or corrections to meet code requirements.

106.6 Fees
Delete section and all subsections to fees in their entirety

108.4 Violation penalties
Delete in its entirety

108.5 Stop work orders
Delete the last sentence

109 Means of appeal
Delete section in its entirety

305.4.1 Sewer depth
Delete in its entirety

308.7.2 Hanger rods
Add a new subsection

308.7.2 Hanger Rods
Hanger rods shall be sized per Table 308.7.2(1)

<table>
<thead>
<tr>
<th>Pipe and Tube Size (inches)</th>
<th>Rod Size (inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/2 - 4</td>
<td>3/8</td>
</tr>
<tr>
<td>5 - 8</td>
<td>1/2</td>
</tr>
<tr>
<td>10 - 12</td>
<td>5/8</td>
</tr>
</tbody>
</table>

802.1.6 Domestic dishwashing machines
Addition to the last sentence
and separately trapped with the air gap located on the stand pipe.

903.1 Roof extension
Insert
12 inches

1003.2.1 Municipalities or special districts
Add a new subsection
Regulations by the municipalities or special districts for wastewater into which the grease trap or interceptor effluent is transported and/or treated may supersede the requirements of Section 1003.

AMENDMENTS TO THE 2012 INTERNATIONAL MECHANICAL CODE (IMC)
Note: Refer to the section “Common to all adopted 2012 International Codes” for more information.

101.1 Title
Insert
Douglas County Building Division

106.4.1 Approval of construction documents
Delete the first sentence and substitute
When the Building Official issues a permit, all construction documents shall be approved, in writing, or by a stamp which states "REVIEWED” with the Douglas County emblem. Final approval of work will be at time of inspection, which may warrant changes or corrections to meet code requirements.
AMENDMENTS TO THE 2012 INTERNATIONAL FUEL GAS CODE (IFGC)
Note: Refer to the section “Common to all adopted 2012 International Codes” for more information.

101.1 Title
Insert
Douglas County Building Division

106.5 Fees
Delete section and all subsections to fees in their entirety

108.4 Violation penalties
Delete in its entirety

108.5 Stop work orders
Delete the last sentence

106.5.1 Approval of construction documents
Delete the first sentence and substitute
When the Building Official issues a permit, all construction documents shall be approved, in writing, or by a stamp which states "REVIEWED" with the Douglas County emblem. Final approval of work will be at time of inspection, which may warrant changes or corrections to meet code requirements.

106.6 Fees
Delete section and all subsections to fees in their entirety

108.4 Violation penalties
Delete in its entirety

108.5 Stop work orders
Delete the last sentence

109 Means of appeal
Delete section in its entirety

303.3(3) and (4) Prohibited locations
Delete in their entirety

501.8(8) Equipment not required to be vented
Delete in its entirety

603.1 General
Delete in its entirety and substitute
Log lighters are prohibited.

621 Unvented room heaters
Delete section in its entirety and substitute
Unvented room heaters are prohibited.
AMENDMENTS TO THE 2009 INTERNATIONAL ENERGY CONSERVATION CODE (IECC)

Note: Refer to the section “Common to all adopted 2012 International Codes” for more information.

R101.1 Title  Insert
Douglas County Building Division

R103.3.1 Approval of construction documents  Delete the first sentence and substitute
When the Building Official issues a permit, all construction documents shall be approved, in writing, or by a stamp which states “REVIEWED” with the Douglas County emblem. Final approval of work will be at time of inspection, which may warrant changes or corrections to meet code requirements.

107 Fees  Delete section and all subsections to fees in their entirety

108.4 Failure to comply  Delete subsection in its entirety

109 Board of appeals  Delete section in its entirety

R202 Definitions  Delete in their entirety and substitute

RESIDENTIAL BUILDING
For this code, includes single-family as defined in the IRC, R-3 buildings, as well as R-2 and R-4, buildings three stories or less in height above grade.

EQUIPMENT ROOM
A space that contains either electrical equipment, mechanical equipment, machinery, water pumps, or hydraulic pumps that are a function of the buildings services.

R401.3 Certificate  Delete the first two sentences and substitute
A permanent certificate shall be posted on the return air plenum of the furnace where it is readily accessible. Where a return air plenum is not available, the certificate shall be posted in the area housing the mechanical equipment.

R505.2.2.1(3) Interior lighting controls exception  Delete in its entirety and substitute
3. corridors, equipment rooms, store rooms, restrooms or public lobbies.
Exhibit B

WILDFIRE MITIGATION STANDARDS

General

(a). Purpose. The provisions of this appendix chapter are intended to promote public safety and welfare by reducing the risk of fire-induced damages to property and the environment.

(b). Scope. This chapter applies to all property, buildings and structures located within wildfire hazard areas as determined by the Wildfire Overlay District Map and site-specific rating and analysis. Buildings or conditions in existence at the time of the adoption of this standard are allowed to have their use or occupancy continued, if such condition, use or occupancy was legal at the time of the adoption of this standard.

(c). Design and Construction. The design and construction of buildings and structures located within the boundaries of a Wildfire Hazard Area shall be in accordance with the standard set forth below.

Chapter 1 Introduction

1-1 Scope. This standard presents minimum planning criteria for the protection of life and property from wildfire. It includes information on safe procedures and practices at the wildland/urban interface or intermix.

1-2 Purpose. The purpose of this standard is to provide criteria for fire agencies, land use planners, architects, developers, forestry consultants and local government for development in areas that may be threatened by wildfire.

1-3 Definitions. For the purpose of this standard, the following terms have the meanings shown below:

Access Routes. Principal vehicular ingress and egress to a structure or through a development, crossing more than one parcel, including public and private roads, streets and lanes, that extend to and intersect with a publicly maintained road, street, or lane.

Accessory Building or Structure. Any building or structure used incidentally to another building or structure or other allowed use, and which is located on the same lot or parcel.

Aerial Fuels. Standing and supported live and dead combustibles not in direct contact with the ground and consisting mainly of foliage, twigs, branches, stems, cones, bark, and vines.

Approved.* Acceptable to the “authority having jurisdiction.”

Aspect. Direction towards which the slope faces.
**Authority Having Jurisdiction.** The “authority having jurisdiction” shall be the Building Official. When matters of joint interest are involved, the Building Official may request referral comments from other organizations, offices, or individuals.

**Brush.** Shrubs and scrub vegetation or other vegetative growth heavier than grass but not full tree size.

**Building.** Any structure used or intended for supporting any use or occupancy.

**Classified Roof.** A roof constructed with a roof covering that is listed as meeting the requirements for Class A, B, or C roof covering materials (see NFPA 256, Standard Methods of Fire Tests of Roof Coverings).

**Combustible.** Any material that, in the form in which it is used and under the condition anticipated, will ignite and burn.

**Defensible Space.** An area either natural or man-made, where material capable of allowing a fire to spread unchecked has been treated, cleared or modified to slow the rate and intensity of an advancing wildfire and to create an area for fire suppression operations to occur.

**Development.** Human-made improvement of property.

**Dwelling Unit.** Any building or structure or portion thereof that contains living facilities with provisions for sleeping, eating, cooking, and sanitation for not more than one family.

**Fire Hydrant.** A valved connection on a piped water supply system having one or more outlets and that is used to supply hose and fire department pumper's with water.

**Fuel Break.** An area, usually a long strip strategically located, wherein vegetative fuels are reduced in volume and maintained to cause a reduction of fire intensity if ignited by a wildland fire.

**Fuel Loading.** The volume of fuel in a given area, generally expressed in tons per acre.

**Fuel Modification.** The removal of fuels, increased spacing of individual plants or reduction of fuel loading.

**Fuels.** All combustible materials within the wildland/urban Interface or wildland/urban intermix, including, but not limited to, vegetation and structures.

**Ground Fuels.** Any native or landscape vegetation not considered a tree and generally in contact with the ground, including, but not limited to, duff layer and loose surface litter.

**Home Ignition Zone.** The structure itself and everything around it up to a minimum of 100 feet unless limited by property boundaries.
**Listed.** Equipment or materials included in a list published by an organization acceptable to the “authority having jurisdiction” and concerned with product evaluation, that maintains periodic inspection of production of listed equipment or materials and whose listing states either that the equipment or material meets appropriate standards or has been tested and found suitable for use in a specified manner.

**Noncombustible.** A material that, in the form in which it is used and under the conditions anticipated, will not aid combustion or add appreciable heat to an ambient fire. Materials tested in accordance with Standard Test Method for Behavior of Materials in a Vertical Tube Furnace at 750° C (1382° F), ASTM E 136, and conforming to the criteria contained in Section 7 of the referenced standard shall be considered non-combustible.

**Occupancy.** The purpose for which a building, or part thereof, is used or intended to be used.

**Residential Driveway.** A vehicular access for private use that serves one lot or parcel connecting a house, garage, or other allowed use to the public or private road.

**Residential Shared Driveway.** A vehicular access for private use that may serve no more than three lots or parcels for the purpose(s) of ingress and egress to buildings, structures, or other allowed use.

**Roadway.** Any surface improved, designed, or ordinarily used for vehicular travel other than a private residential driveway or residential shared driveway as defined in this Standard.

**Slope.** Upward or downward incline or slant, usually calculated as a percent of slope [rise or fall per 100 feet of horizontal distance].

**Standard.** This Exhibit B, Douglas County Wildfire Mitigation Standards.

**Structure.** That which is built or constructed, an edifice or building of any kind, or any piece of work artificially built up or composed of parts joined together in some definite manner.

**Traveled Way.** The portion of a roadway that provides for vehicular travel in all permitted directions.

**Turnaround.** A portion of a roadway or driveway unobstructed by parking, that allows for a safe reversal of direction for emergency equipment.

**Turnouts.** A widening in a roadway or driveway of sufficient length and width to allow vehicles to pass one another.

**Wildland/Urban Interface.** An area where development and wildland fuels meet at a well-defined boundary.

**Wildland/Urban Intermix.** An area where development and wildland fuels meet with no clearly defined boundary.
Wildfire. An unplanned and unwanted fire requiring suppression action; an uncontrolled fire, usually spreading through vegetative fuels but often threatening structures.

Chapter 2 Wildland/Urban Interface and Wildland/Urban Intermix Analysis

2-1 General. The analysis of the wildland/urban interface or wildland/urban intermix will help identify and document local problem areas and guide the application of standards and establishment of priorities relative to fire danger.

2-2 Analysis Ratings. The authority having jurisdiction shall perform a wildland fire hazard analysis of all developments, existing or planned, to determine wildland fire protection ratings. The ratings developed under the authority of this section shall be the basis for the implementation of fire conscious design and construction criteria. The higher the relative value, the higher the wildland/urban interface or wildland/urban intermix hazard rating. Analysis ratings of 16 or higher shall be required to comply with the requirements of this Standard, as amended. Extreme hazard severity classifications shall be defined as medium size or heavy, large fuels in combination with slopes 21% or greater.

2-3 Analysis Components. The analysis shall contain the following components:

(a) Wildland/urban interface or wildland/urban intermix boundaries
(b) Slope hazard rating
(c) Structure hazard rating
(d) Additional factors rating
(e) Wildland/urban interface or wildland/urban intermix hazard rating
2-3.1 Mapping Wildland/Urban Interface or Mapping Wildland/Urban Intermix Areas. Areas shall be delineated as logical units or areas and given a name or number.

Figure 2-3.1 Wildland/urban interface and wildland/urban intermix
2-3.2 **Assigning a Fuel Hazard Rating.** For each area wildland/urban interface and wildland/urban intermix area, a fuel hazard rating shall be assigned based on Table 2-3.2. Where fuel types vary within an area, the rating assigned for an area shall be that which best represents the fuel type.

<table>
<thead>
<tr>
<th>Type</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>Small, light fuels (grass, weeds, shrubs)</td>
<td>1</td>
</tr>
<tr>
<td>Medium size fuels (brush, large shrubs, small trees)</td>
<td>2</td>
</tr>
<tr>
<td>Heavy, large fuels (woodland, timber, heavy large brush)</td>
<td>3</td>
</tr>
</tbody>
</table>

2-3.3 **Assigning a Slope Hazard Rating.** For each wildland/urban interface and wildland/urban intermix area, a slope hazard rating shall be assigned based on Table 2-3.3. Where slopes vary within an area, the rating for the area shall be that which best represents the slope range.

<table>
<thead>
<tr>
<th>Slope</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mild slopes (0-5%)</td>
<td>1</td>
</tr>
<tr>
<td>Moderate slopes (6-20%)</td>
<td>2</td>
</tr>
<tr>
<td>Steep slopes (21-40%)</td>
<td>3</td>
</tr>
<tr>
<td>Extreme slopes (41% and greater)</td>
<td>4</td>
</tr>
</tbody>
</table>

2-3.4 **Assigning a Structure Hazard Rating.** For each wildland/urban interface and wildland/urban intermix area, a structure rating that best represents the combination of design characteristics in each unit or area shall be assigned based on Table 2-3.4. Ratings occurring between those shown in the table shall be assigned where they represent areas of mixed structures.

<table>
<thead>
<tr>
<th>Design Characteristics</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class A roof and non-combustible siding materials</td>
<td>3</td>
</tr>
<tr>
<td>Classified roof and combustible siding materials</td>
<td>5</td>
</tr>
<tr>
<td>Unclassified roof and non-combustible siding materials</td>
<td>7</td>
</tr>
<tr>
<td>Unclassified roof and combustible siding materials</td>
<td>9</td>
</tr>
</tbody>
</table>

2-3.5 **Assigning an Additional Factor Rating.** Where other factors influence community needs and where determined to be appropriate by the authority having jurisdiction, an additional factor rating shall be assigned based on Table 2-3.5. Other factors shall be permitted to be considered in addition to those listed in the table include: water supplies, access, and fire behavior. NFPA 1141, Standard for Fire Protection in Planned Building Groups, and NFPA 1142, Standard on Water Supplies for Suburban and Rural Fire Fighting, shall be permitted to be utilized.
Table 2-3.5 Additional Factor Rating

<table>
<thead>
<tr>
<th>Additional Factor</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>Areas having a history of fire occurrence higher than the surrounding area due to special situations such as lightning, railroads, escaped debris burning, arson, etc.</td>
<td>+3</td>
</tr>
<tr>
<td>Areas that are periodically exposed to unusually severe weather such as strong winds.</td>
<td>+2</td>
</tr>
<tr>
<td>Existing areas where fuel modifications or fuel breaks provide usable fire control points or protection to structures or wildland.</td>
<td>-3</td>
</tr>
<tr>
<td>Areas where local municipal type water services exist and are served by hydrants approved by a local fire protection district or fire department with an ISO (Insurance Service Organization) rating class of 1, 2, 3, 4, or 5.</td>
<td>-2</td>
</tr>
<tr>
<td>Areas where local municipal type water services exist and are served by hydrants approved by a local fire protection district or fire department with an ISO (Insurance Service Organization) rating of Class 6, 7, 8, or 9.</td>
<td>-1</td>
</tr>
</tbody>
</table>

2-3.6 Calculating the Wildland/Urban Interface or Wildland/Urban Intermix Hazard Rating. The wildland/urban interface or wildland/urban intermix hazard rating shall be calculated for each area by multiplying the fuel hazard rating by the slope hazard rating, adding the structure hazard rating to the subtotal, and then adding or subtracting the additional factor rating from the total.

2-4 Establishing Wildland/Urban Interface or Wildland/Urban Intermix Planning Priorities. The relative wildland/urban interface or wildland/urban intermix hazard of each area shall be rated from highest to lowest.

2-5 Review and Appeals. Reviews of the applicability of this standard for individual sites within a subdivision shall be requested in writing upon application for a building permit with reasons and justification for review. The Building Official shall review such request and provide approval, denial, or approval with conditions. Decisions may be appealed to the Douglas County Board of Appeals as provided for by Section 30 of this Resolution.

Chapter 3 Fuel Modification Planning

3-1 General. This chapter will provide guidance in the mitigation of measures associated with fuel hazards and special hazard conditions. Fuel modifications shall be the primary mitigation measure. New developments shall complete the hazardous fuel reduction and mitigation work outlined in the Douglas County approved forest management or wildfire mitigation plan submitted by the applicant, if required, prior to the issuance of building permits for habitable structures within the development. The Douglas County Wildfire Mitigation Specialist shall determine whether a wildfire mitigation or forest management plan is required based on current forest conditions.
3-2 **Evaluation Factors.** As prescribed in Chapter 2 of this standard, a comprehensive assessment of the fuel hazard shall be made. Factors that shall be considered in the assessment and designated on maps include:

(a) Fuel-type identification

(b) Fuel loading (volume)

(c) Size of fuel bed (acres)

(d) Slope and aspect

3-2.1 **Fuel-type Identification.** All fuel, natural vegetation, as well as other flammable materials existing within the area shall be identified and rated as its potential to increase the hazard. The ease of ignition and ability to assist in the spread of fire are important factors.

3-2.2 **Fuel Loading.** The volume of fuels, both presently existing and likely to be present under expected development, shall be estimated and included on maps.

3-2.3 **Slope.** Percent of slope and aspect shall be determined and indicated on maps.

3-2.4 **Fuel Modification.** The purpose of the fuel modification effort shall be to reduce the volume of vegetative fuel to protect structures from approaching wildfire as well as to reduce the potential for a structure fire from spreading to the wildland. The fuel modification shall be initially provided by the developer prior to building permit issuance for habitable structures, through the implementation of a Douglas County approved wildfire mitigation or forest management plan and shall be maintained by the property owner. Additional fuel modification may be required when buildings or structures are proposed through the building permit process to create defensible space management zones around buildings or structures.

3-2.5 **Maintenance of Defensible Space.**

**Responsibility.** Persons owning, leasing, controlling, operating or maintaining buildings or structures are responsible for maintenance of defensible space. Maintenance of the defensible space includes modifying or removing non-fire resistive vegetation and keeping leaves, needles and other dead vegetative material regularly removed from roofs of buildings and structures.

**Trees.** Prune tree branches extending to within 10 feet of any structure to maintain a minimum horizontal clearance of 10 feet. Prune tree branches within the defensible space to remove limbs located less than 10 feet above the ground surface adjacent to trees.

Prune portions of tree branches that extend within 10 feet of the outlet of a chimney to maintain a minimum horizontal clearance of 10 feet.
3-3 Defensible Space Management Zones.

Zone 1 is the area of maximum modification and treatment. It consists of an area of 15 feet around the structure in which all flammable native vegetation is removed. This 15 feet is measured from the outside edge of the building or structure’s eaves and any attached structures, such as decks.

![Diagram of three zones (Zone 1, Zone 2, Zone 3)](image)

Figure 3-3: Forested property showing the three fire-defensible zones around a home or other structure.

Zone 2 is an area of fuel reduction. It is a transitional area between Zones 1 and 3. The size of Zone 2 depends on the slope of the ground where the structure is built. Typically, the defensible zone, or home ignition zone (HIZ) consisting of the home or structure itself, zone 1 and zone 2, shall extend at least 100 feet from the structure unless limited by property boundaries. Within this zone, the continuity and arrangement of vegetation is modified. Remove stressed, diseased, dead or dying trees and shrubs. Thin and prune the remaining larger trees and shrubs. Extend thinning along either side of the driveway all the way to the main access road. These actions help eliminate the continuous fuel surrounding a structure while enhancing safety and the aesthetics of the property.

Zone 3 is an area of traditional forest management and is of no particular size. It extends from the edge of the defensible space zone to the property boundaries.

3-3.1 Modification of Fuel Types. Where consistent with ecological factors, less fire-prone vegetation shall be encouraged.

3-3.2 Reduction of Fuel Loading. Trees and brush shall be cleared away from structures for a distance that is in accordance with section 3-3 to prevent ignition of either the structure or the vegetation, should the other burn. Vegetation existing away from the immediate area of the structure shall be thinned and pruned to prevent a fire from being carried toward or away from the structure. Annual grasses shall be mowed to 6 inches or less in accordance with Figure 6. Ground litter shall be removed annually. Over-mature; dead and dying trees shall be evaluated as to their potential to ignite and to carry fire. All trees determined to contain such potential shall be removed.
3-3.3 Mitigation of Slope and Aspect Impact. Slope and aspect greatly affect the potential for carrying fire, and very little opportunity exists to modify them directly. Where the degree of slope or aspect is determined to affect the hazards, greenbelts or fuel breaks shall be provided.

3-3.4 Building Envelope Siting. Building envelope siting shall comply with Chapter 3 of this standard. If proper building envelope siting cannot be or is not met as required by Chapter 3, the Building Official, in his or her sole discretion, may approve alternative mitigation methods to include, but not be limited to, private fire protection systems, classified siding, Class “A” roofing, or triple pane windows.

Chapter 4 Roads, Streets, and Ways

Delete Section 4-1 through 4-4.10 in their entirety. All new roads, whether public or private, shall be designed and constructed in accordance with the most current edition of the Douglas County Roadway Design and Construction Standards manual as amended and adopted by the Board of County Commissioners.

4-4.11 Driveways and shared driveways. Driveways and shared driveways serving new structures shall be designed and installed in accordance with this section. Additions that increase the area of an existing structure by greater than 50% or result in an aggregate area greater than 5,000 square feet may be required by Douglas County to meet the following criteria to the maximum extent practicable.

(A) All driveways serving a single lot or parcel shall provide a minimum unobstructed all-weather driving surface width of twelve (12) feet and a minimum unobstructed vertical and horizontal clearance of fifteen (15) feet. A shared driveway as defined in this standard shall provide a minimum unobstructed all-weather driving surface width of sixteen (16) feet.

(B) No driveway shall be constructed with a curvature radius of less than thirty-six (36) feet measured at the centerline of the driveway.

(C) Grades shall not be steeper than ten (10) percent, except that the Building Official shall be permitted to allow steeper grades where alternative mitigation measures have been submitted and approved by the Building Official.

(D) Driveways shall be maintained and shall have an all-weather driving surface to support the heaviest fire apparatus likely to be driven upon it. The driveway shall be accessible anytime of the year, day or night. For the purpose of this section, an all-weather driving surface shall be class six (6) road base or equivalent.

(E) A vehicular turnaround shall be provided at all building or structure sites when the driveway that provides access to the building or structure exceeds one hundred fifty (150) feet in developed length and shall be within fifty (50) feet of the building or structure served.
4-4.12 Gated Entrances to Private Driveways.

(a) The clear opening provided through the gate shall be 3 feet wider than the traveled way and provide a minimum unobstructed vertical clearance of 15’ feet.
(b) All gates shall be located at least 30 feet from the public right-of-way or private road. Swinging gates shall open inward, allowing a vehicle to stop without obstructing traffic on the public or private road.

Gated vehicular entrances not shown on the submitted site plan shall be subject to the following criteria:

1. Application for an individual permit for construction of the proposed gate, including construction plans and foundation or footing engineering if applicable.
2. Electrical permit if applicable.
3. Site plan submittal to Douglas County Planning and Zoning for review of easements, setbacks or other applicable criteria.

Delete Chapter 5 in its entirety.

Chapter 6 Emergency Water Supplies

Where, in any specific case, the amount of water storage for rural fire fighting is in conflict with International Fire Code, the Standard for Water Supplies for Rural Firefighting, attached hereto as Exhibit “C” shall govern.

6-1 General. This chapter describes the process by which provisions for emergency water supplies shall be evaluated, designed, constructed, and maintained.

6-2 Notification. The authority having jurisdiction shall be notified in writing before any water system is constructed, altered, or removed and before site development or construction of any structure commences so that fire protection can be evaluated and ample water supply capabilities pertinent to such construction can be established.

6-3 Evaluation of Water Supply Needs.

6-3.1 Authority. The fire protection agency having jurisdiction shall evaluate all buildings, proposed and existing, to obtain information required for computing minimum water supply. Information obtained from plans or on-site surveys and determinations made and recorded shall reflect the water supply category required. The computation of minimum water supplies for other than municipal, domestic, or fixed fire protection systems shall be in accordance with NFPA 1142 or other approved method.

6-3.2 Design, Construction, and Maintenance. Based upon the water supply evaluation, the authority having jurisdiction shall approve the design, construction, and maintenance of water
supplies and distribution systems to ensure that the fire protection concerns have been addressed and adequate water supplies and access thereto have been provided.

6-4 Minimum Water Supply Requirements. Water shall be available to provide a minimum fire flow of two hundred fifty (250) gallons per minute for a two (2) hour duration in accordance with Exhibit C of this Resolution.

6-5 Static Water Supplies. The design and construction of and access to static water supplies shall be in accordance with NFPA 1142 or other approved method.

6-6 Signage of Water Supplies. When required by the authority having jurisdiction, each fire hydrant or access to water shall be identified as follows:

(a) A reflectorized marker, with a minimum dimension of three (3) inches, shall be located on the driveway address sign signifying the hydrant location and on a fire-retardant post located near the fire hydrant, and;

(b) A fire-retardant reflectorized sign with the words “DRAFT WATER” or “PRESSURE WATER” having letters a minimum of four (4) inches in height, with ½-inch stroke, reflectorized and contrasting to the background color, shall be located near the hydrant or access to water.

(c) The signpost shall be within three (3) feet of said fire hydrant or access to water, with the sign no less than three (3) feet nor greater than five (5) feet above the ground and visible from the driveway.

Chapter 7 Structural Design and Construction

7-1 General. All proposed buildings in the wildland/urban interface or the wildland/urban intermix having an analysis rating 16 or higher, as determined by chapter 2, shall be designed and constructed to comply with the requirements of this chapter and with this standard. All buildings and structures located in the National Forest shall be required to comply with the requirements of this chapter and with this standard. Agricultural properties, not located in a subdivision, shall have the applicability of this standard determined upon application for a building permit.

7-1.1 Minimum Requirements. Structures and developments in or adjacent to wildland fire hazard areas shall be located, designed, and constructed in a manner to minimize the possibility of ignition from a wildfire and to minimize the spread of a structural fire to the wildland.

7-2 Roofing. Only listed roof covering, tested and rated in accordance with UL 790, NFPA 256, Standard Methods of Fire Tests of Roof Coverings; ASTM E 108, Standard Test Methods for Fire Tests of Roof Coverings; or equivalent, shall be used. Subdivision covenants, conditions, and restrictions shall not require the use of roof covering materials that do not meet this Standard.
7-2.1 **Wood Shakes and Wood Shingles.** Wood shakes and wood shingles are prohibited within the boundaries of the Wildfire Hazard Overlay District.

7-2.2 **Replacement or Repair of Roof Coverings.** The roof covering on buildings or structures in existence prior to the adoption of this standard that are replaced or have 100 square feet or more replaced in a 12 month period shall be replaced entirely with a roof covering required for new construction in accordance with Chapter 7 of this Standard.

7-3 **Vents.** Vents for attic and subfloor ventilation shall be screened with a corrosion-resistant, noncombustible wire mesh with the mesh not to exceed nominal ¼ inches in size.

7-4 **Exterior Vertical Walls.** Exterior vertical walls shall be constructed of at least ½-inch nominal sheathing or equivalent material and shall extend from the top of the foundation to the roof line.

7-5 **Chimneys and Flues.**

7-5.1 **Outlet Screen.** Every chimney, flue, or vent shall be provided with an approved spark arrester consisting of 12-gauge welded or woven wire mesh not exceeding ½ inch.

7-5.2 **Construction.** Chimney or flue outlets shall be constructed with 10-foot clearance from all vegetation and obstructions.

7-6 **Manufactured Homes.** Manufactured homes shall meet all applicable construction and safety standards. Permanently located mobile and manufactured homes with an open space beneath shall be provided with full skirting constructed of noncombustible material or a fire resistive assembly having a minimum fire resistive rating of 20 minutes.

7-6.1 Any enclosed space beneath the mobile or manufactured home shall be vented according to 7-3.

7-7 **Location of LP Fuel Storage Tanks.** Location of LP fuel storage tanks shall be in accordance with the International Fire Code.

**Chapter 8 Public Fire Prevention and Fire safety Information and Education**
8-1 Information and Education Plan. The authority having jurisdiction shall prepare a year-round fire prevention and fire safety public information/education plan. The plan, at a minimum, shall identify and analyze:

(a) Specific hazards  
(b) Risks  
(c) Fire causes  
(d) Applicable prevention and safety programs  
(e) Target audiences  
(f) Activities.

The plan shall utilize a variety of communication techniques to achieve desired objectives.

Chapter 9 Referenced Publications

9-1 The following documents or portions thereof are referenced within this standard and shall be considered part of the requirements of this document.

9-1.1 NFPA Publications.

National Fire Protection Association, 1 Batterymarch Park, P.O. Box 9101, Quincy, MA 02269-9101.

NFPA 1144, Standard for Reducing Structure Ignition Hazards from Wildland Fire 2008 edition  
NFPA 1142, Standard on Water Supplies for Suburban and Rural Fire Fighting, 2007 edition

9-1.2 International Code Council


9-1.3 Colorado State Forest Service

Standard for Creating Defensible Zones no. 2012-1
Commentary on Defensible Space Zone Prescriptions

Descriptions

Zone 1

The size of Zone 1 is 15 feet, measured from the edges of the structure.

Remove all native vegetation from Zone 1 to reduce fire hazards. If you do keep a tree, consider it part of the structure and extend the distance of the entire defensible space accordingly. Isolate the tree from any other surrounding trees. Prune it to at least 10 feet above the ground. Remove any branches that interfere with the roof or are within 10 feet of the chimney. Remove all “ladder fuels” from beneath the tree. Ladder fuels are vegetation with vertical continuity that allows fire to burn from ground level up into the branches and crowns of trees. Ladder fuels are potentially very hazardous but are easy to mitigate. No ladder fuels can be allowed under tree canopies. In all other areas, prune all branches of shrubs or trees up to a height of 10 feet above ground (or 1/2 the height, whichever is the least).

Zone 2

Zone 2 is an area of fuel reduction designed to reduce the intensity of any fire approaching a building or structure. Follow these management steps.

Thin trees and large shrubs so there is at least 10 feet between crowns. Crown separation is measured from the furthest branch of one tree to the nearest branch on the next tree (Figure 3). On steep slopes, allow more space between tree crowns. (See Figure 4 for minimum required spacing for trees on steep slopes.) Remove all ladder fuels from under these remaining trees. Carefully prune trees to a height of at least 10 feet.

Figure 3: X = crown spacing; Y = stem spacing. Do not measure between stems for crown spacing, measure between the edges of tree crowns.
Small clumps of 2 to 3 trees may be occasionally left in Zone 2. Leave more space between the crowns of these clumps and surrounding trees.

Because Zone 2 forms an aesthetic buffer and provides a transition between zones, it is necessary to blend the requirements for Zones 1 and 3. Thin the portions of Zone 3 adjacent to Zone 2 more heavily than the outer portions.

**Zone 3**

This zone is of no specified size. It extends from the edge of the defensible space to the property lines.

Forest management in Zone 3 is an opportunity to increase the health and growth rate of the forest in this zone. Keep in mind that root competition for available moisture limits tree growth and ultimately the health of the forest.

A greater number of wildlife trees can remain in Zone 3. Make sure that dead trees pose no threat to power lines or vehicular access.

Mowing is not necessary in Zone 3.

Any approved method of slash treatment is acceptable for this zone, including chipping or lop-and-scatter.

**Grasses**

Keep dead, dry or curing grasses mowed to less than 6 inches. Defensible space size where grass is the predominant fuel can be reduced. Use Figure 6 when applying this practice.

**Figure 4:** Minimum tree crown and shrub clump spacing

<table>
<thead>
<tr>
<th>% slope</th>
<th>Tree Crown Spacing</th>
<th>Brush and Shrub Clump Spacing</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 10%</td>
<td>10’</td>
<td>2 1/2 x shrub height</td>
</tr>
<tr>
<td>11 - 20%</td>
<td>15’</td>
<td>3 x shrub height</td>
</tr>
<tr>
<td>21 - 40%</td>
<td>20’</td>
<td>4 x shrub height</td>
</tr>
<tr>
<td>&gt; 40%</td>
<td>30’</td>
<td>6 x shrub height</td>
</tr>
</tbody>
</table>
**Figure 5:** Minimum tree spacing for Zone 3.

<table>
<thead>
<tr>
<th>Tree Diameter (in inches)</th>
<th>Average Stem Spacing Between Trees (in feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>10</td>
</tr>
<tr>
<td>4</td>
<td>11</td>
</tr>
<tr>
<td>5</td>
<td>12</td>
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<td>36</td>
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<td>38</td>
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<tr>
<td>23</td>
<td>40</td>
</tr>
<tr>
<td>24</td>
<td>42</td>
</tr>
</tbody>
</table>

**Figure 6:** Minimum defensible space size for grass fuels.

<table>
<thead>
<tr>
<th>% slope</th>
<th>D-space size (uphill, downhill, sidehill)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 20 %</td>
<td>30’ Feet</td>
</tr>
<tr>
<td>21 - 40%</td>
<td>50’ Feet</td>
</tr>
<tr>
<td>&gt; 40%</td>
<td>70’ Feet</td>
</tr>
</tbody>
</table>
Exhibit C

STANDARD FOR WATER SUPPLIES FOR RURAL FIRE FIGHTING

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1-2 Purpose
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2-4 Water Supply Access
2-5 Testing and Maintenance

Section 3. Rural Water Supply Standard for Buildings Other Than One and Two-Family Dwellings

Appendix A

A-2-1 General
A-2-2 Cistern
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Figure (1) 45 Foot Radius
Figure (2) 20 Foot X 60 Foot Rectangle
Figure (3) Intersection

Appendix B


NOTICE: An asterisk (*) following the number or letter designating a paragraph indicates explanatory material on that paragraph in Appendix A.
Section 1 Administration

1-1 Scope.
This standard defines the minimum requirements for fire protection water supplies necessary for the protection of property in rural areas of Douglas County. This standard applies to new parcels in rural areas in which adequate and reliable water supplies do not exist and shall apply to all portions of unincorporated Douglas County. Douglas County subdivision regulations may require greater amounts of water storage. Where, in any specific case, the amount of water storage for rural fire fighting is in conflict with the International Fire Code for Group R-3 occupancies, the requirements of this chapter shall govern.

1-2 Purpose.
This standard specifies minimum requirements for water supply for fire fighting purposes to protect property from fire in areas where water must be transported from a river, lake, canal, stream, pond, cistern, or other similar source of water that is available as a suction supply for fire department use. A hydrant served by a water distribution system shall be permitted to be the source of supply for water that is transported to the rural fire area.

It is the intent of this standard to provide and maintain water supplies for fire fighting purposes through the establishment of a cooperative working arrangement among the Douglas County Fire Districts, the developers of rural parcels, and the property owners.

1-3 Referenced Criteria.
The fire protection water requirements in this standard are based in part on NFPA 1142, NFPA 1144, ISO Fire Suppression Rating Schedule, and the International Fire Code. The information from these publications was evaluated and incorporated into this minimum standard in a manner which accounted for the actual fire flow and storage amounts, the ability of Douglas County Fire Districts to utilize the water, the need to account for increased and more effective operations as the fire districts strive to obtain the improved fire insurance ratings for their citizens, and the existing but sometimes unrecorded or undeveloped natural water sources within Douglas County.

1-4 Definitions.
Accessible. A condition that allows for fire department vehicles to approach and connect to a water supply. It shall be an all-weather road surface, capable of supporting a 20-ton fire apparatus, and it shall be maintained during all weather conditions to assure unimpeded vehicular access every day of the year.

Authority Having Jurisdiction (AHJ). The Douglas County Building Official shall be the “authority having jurisdiction”.

Cistern. A water storage tank, usually underground and designed with positive pressure, designed to contain a designated volume of water and to permit the removal of water at no less than 1,000 gallons per minute.

Dry Barrel Hydrant. An outlet, for suction supply of fire protection water, connected to a cistern, which is designed with positive pressure and / or requires freeze protection. Dry barrel hydrants shall have a five (5) inch National Standard Thread (NST) outlet and be adapted for the local fire
district suction hose. Dry barrel hydrants shall meet the requirements of American Water Works Association (AWWA C502-85 Standard for Dry Barrel Hydrants).

Dry Hydrant. An outlet for suction supply of fire protection water connected to a natural body of water or cistern, which is designed without positive pressure or does not require freeze protection. Dry hydrants shall have a five (5) inch National Standard Thread (NST) outlet and be adapted for local fire district suction hose. Dry hydrants shall meet the requirements of the dry hydrant section of this standard and the Dry Hydrant Manual in Appendix B.

Fire Flow. The total amount of water expressed in volume at a prescribed rate (in gallons per minute) applied to suppress a fire and protect exposures.

ISO. The Insurance Service Office.

Natural Body of Water. A river, lake, canal, stream, or pond which, if upon evaluation is deemed acceptable during drought or freezing weather, could be utilized as a reliable and adequate source of water for fire protection.

Section 2 Rural Water Supply Standard for One and Two-Family Dwellings

2-1* General.
The standard requires a water supply system which is capable of providing two hundred fifty (250) gallons per minute (GPM) fire flow, with water storage sufficient to maintain the fire flow for a duration of two (2) hours. The water storage shall not be more than two (2) miles travel distance from the vehicular entrance to any parcel served by the water storage site. The water storage facility shall be funded and installed by the developer/owner prior to construction of any structure within the development.

2-1.1 Water Supply Evaluation Criteria.
The Fire Districts within Douglas County shall perform a survey of all developed water supplies suitable for fire protection use within their respective jurisdictions. This information shall be compiled into a usable format and shall be kept in the office of the Building Official for Douglas County. All Fire Districts shall be responsible for providing updated information to the Building Official, so as to maintain a current County Water Supply Report.

When reviewing proposed developments, the Building Official shall consult with the Fire District for a joint review of existing water for fire protection, utilizing the County Water Supply Report. This review shall evaluate water supplies within the Fire District’s jurisdiction as well as those located within the two (2) miles travel distance within neighboring jurisdictions. All currently recognized water supplies shall be credited when determining the need for and the placement of new water storage sites.
2-1.2 Application.
This standard shall apply to all new rural developments that contain or create four (4) or more residential parcels. Developments legally in existence at the time of the adoption of this standard, or new developments that contain or create less than four (4) residential parcels, and additions or modifications to existing homes, are not required to provide minimum water supplies or upgrade existing water supplies to meet this standard.

2-1.3 Design Approval.
One (1) set of installation drawings, manufacturer’s installation instructions, and a site plan shall be submitted to the Building Official for approval, and all permits required by Douglas County shall be obtained. All water storage systems shall be installed according to manufacturer’s installation instructions. The Fire District and the Building Official may inspect the installation at any time.

2-2* Cistern Design.

2-2.1 Tank Size.
The minimum tank capacity shall not be less than thirty thousand (30,000) gallons. Two smaller tanks may be utilized in areas which may present unique installation problems. If two smaller tanks are installed they must be connected to allow proper filling as well as discharge, and the combined capacity of both tanks shall not be less than thirty thousand (30,000) gallons.

2-2.2 Tank Material.
All water supply tanks shall be constructed of steel, fiberglass, plastic, or engineered concrete and shall be approved by the manufacturer to be appropriate for non-potable water storage. Steel tanks shall be coated and shall be provided with cathodic protection. Fiberglass and plastic tanks shall be constructed in accordance with appropriate ASTM Standards. Tanks and associated piping and appurtenances shall be new and have been used for no other purpose.

2-2.3 Outlet Piping.
All discharge piping shall be a minimum of six (6) inch diameter PVC Schedule Forty (40). Drain, waste and vent (DWV) pipe and fittings are not acceptable.

2-2.4 Fittings.
All fittings shall be of the type and schedule to be compatible with the piping being used.

2-2.5 Tank Access.
Tanks shall have a manhole or other approved means of access for tank inspection and repair. This access shall be capable of being closed and secured for purposes of safety.

2-2.6 Tank Fill Valve.
A tank fill valve shall be installed on the supply line from the well and shall be controlled by an approved tank level sensor that will ensure that the tank remains full.
2-2.7 **Suction Supply Outlet.**
All water supply cisterns shall have a minimum of one outlet that meets the size and design requirements of the local fire district. Cisterns designed with positive pressure and systems with discharge pipes that require freeze protection shall have at least one Dry Barrel Hydrant. Cisterns designed without positive pressure shall have at least one Dry Hydrant.

2-2.8 **Tank to Outlet Line Valve.**
All water storage tanks designed with positive pressure shall have a valve between the tanks and the outlet pipe. This valve shall be capable of being manually operated from ground level.

2-2.9 **Tank Installation.**
Tanks shall be installed in accordance with manufacturer’s recommendations. The tank shall be installed in a manner, which will prevent freezing and surface erosion.

2-2.10 **Pipe Installation.**
Piping shall be installed in accordance with manufacturer’s recommendations. Piping shall be installed in a manner which will prevent freezing and surface erosion.

2-2.11 **Water Supply Easement.**
An easement shall be recorded to allow the Fire District to repair, use, and maintain the water storage facility.

2-2.12 **Water Use Agreement.**
An agreement shall be signed and recorded, encumbering the property, granting the Fire District the perpetual right to utilize the water for the fire protection needs of the property to be served.

2-2.13 **Well.**
A well, installed in accordance with the requirements of the Colorado Division of Water Resources, shall be connected to a cistern to maintain the fill level. The well may be a low volume (15 GPM) and shall be connected to the tank in an appropriate manner.

2-3* **Natural Bodies of Water.**

2-3.1 **Outlet Piping.**
All discharge piping shall be a minimum of six (6) inch diameter PVC Schedule Forty (40). Drain, waste and vent (DWV) pipe and fittings are not acceptable.

2-3.2 **Fittings.**
All fittings shall be of the type and schedule to be compatible with the piping being used.

2-3.3 **Suction Supply Outlet.**
All natural bodies of water utilized for fire protection water supplies shall have a minimum of one outlet that meets the size and design requirements of the local fire district. Natural bodies of water designed with positive pressure and systems with discharge pipes which required freeze
protection shall have a minimum of one Dry Barrel Hydrant. Natural bodies of water with suction outlets designed without positive pressure shall have at least one Dry Hydrant.

### 2-3.4 Pipe Installation.
Piping shall be installed in accordance with manufacturer’s recommendations. Piping shall be installed in a manner, which will prevent freezing and surface erosion.

### 2-3.5 Water Supply Easement.
An easement shall be recorded to allow the Fire District to repair, use, and maintain the water supply facility.

### 2-3.6 Water Use Agreement.
An agreement shall be signed and recorded, encumbering the property, granting the Fire District the perpetual right to utilize the water for the fire protection needs of the property to be served.

### 2-4* Water Supply Access.
The water supply site shall be accessible from a public or private roadway.
A fire apparatus pullout shall be connected to the roadway and constructed to permit fire apparatus to position for water removal and to permit tenders to be filled and turned around. The pullout shall be designed as a forty five (45) foot radius or twenty (20) foot by sixty (60) foot rectangular area with the water supply hydrant outlet located at the apex of the radius or the centerline of a rectangle. The outlet shall be located not more than eight (8) feet or less than six (6) feet from the edge of the all weather surface. Two steel posts (bollards) shall be placed at the edge of the all weather surface to protect the hydrant.

### 2-5* Testing and Maintenance.

#### 2-5.1 Testing.
Acceptance testing shall be performed jointly by the Building Official and the Fire District whenever possible, prior to the construction of any structures within the development served by the water storage facility. Acceptance testing shall include vacuum test of draft piping, pressure testing at fifty (50) pounds per square inch for pipes in those systems designed with head pressure, and a flow test.

After acceptance, each water storage location shall be checked periodically and reports kept by the Fire District. Fire Districts should establish a program for testing and maintenance of water supply facilities within their jurisdiction.

#### 2-5.2 Maintenance.
The Fire District shall be responsible to ensure the operational readiness of the water supply facility. The Fire District may choose to delegate the cost and responsibility of the water system maintenance to an organization other than the Fire District. In such case the Fire District shall stipulate to a maintenance agreement, which must be reviewed and approved by Douglas County, that ensures the operational readiness and continued maintenance of each water supply facility.
Section 3 Rural Water Supply Standard for Buildings Other Than One and Two-Family Dwellings

3-1 General.
The required fire flow for buildings other than one and two-family dwellings shall be in accordance with the International Fire Code as amended.

3-2 Application
Fire flow requirements may be modified when agreed upon by the fire code official and the building official. The Douglas County Standard for Water Supplies for Rural Fire Fighting, NFPA 1141, NFPA 1142, ISO Fire Suppression Rating Schedule or other approved method may be utilized to determine fire flow requirements.

APPENDIX “A”

A-2-1 General
The application of this standard will, over a period of time, ensure adequate fire suppression water supplies for a large portion of Douglas County. The standard uses a systems approach to fire protection water supply requirements by encouraging a uniform application of these requirements. The installation of standard water supplies, in developed areas of the county, enhances the operation of mutual and auto aide companies in routine and conflagration fires. The use of a uniform standard by all fire districts can diminish the review problems encountered by fire personnel, planners and developers.

Fire Flow.
The minimum fire flow requirement is two hundred fifty (250) GPM based on the Fire Districts ability to transport water using their equipment. The ability to increase the fire flow from two hundred fifty (250) GPM to five hundred (500) GPM or more can be accomplished by utilizing auto aid or additions of tenders by the Fire District.

The two hundred fifty (250) GPM is recognized by ISO as the minimum fire flow necessary for credit as a protected property (Class 9) and a strong argument can be made for all Douglas County Fire Districts ability to apply the available fire flow to the fire. An analysis of response times for arriving engines and tankers can demonstrate the initial ability to utilize a fire flow of two hundred fifty (250) GPM. As other apparatus arrive from more distant locations, including auto aide water hauling tenders, increases in fire flow can be expected and utilized.

Water Storage.
Water for fire protection can utilize either stored water in an underground tank (cistern) or by access to a natural body of water. The minimum amount of water storage is thirty thousand (30,000) gallons, which translates into two (2) hours of the minimum fire flow.

The storage of two (2) hours of fire flow is an accepted fire service (IFC Appendix B) standard and is substantiated by the minimum requirements of the insurance standard. The resulting cistern size of thirty thousand (30,000) gallons works well in a system approach to suppression water. Natural Bodies of Water offer an excellent source for fire protection.
The initial use of the closest water source to develop two hundred fifty (250) GPM may be supplemented by more distant sources by auto aid water hauling tenders. The use of more water storage sites may become a necessary requirement to relieve congestion at a single water storage site used to fill tenders at a set rate.

**Travel Distance.**

The maximum travel distance shall be two (2) miles from the water source (cistern or natural body of water) to each parcel. The travel distance is computed using ISO formulas for time and distance based on average speed of thirty five (35) miles per hour. Since rural operations often involve standard operations, which account for long driveways, the driveways are not included. The maximum travel distance of two miles limits the total travel to four miles round trip and places the thirty thousand (30,000) gallon cisterns every four miles. The limit of four travel miles, round trip, encourages developers to ensure an effective roadway network with connections that maximizes the effectiveness of each water storage site.

**A-2-2 Cistern Design.**

Cisterns shall be built to hold thirty thousand (30,000) gallons and installed with a low volume well, less than fifteen (15) gallons per minute to maintain the water level once the cistern is full. An all weather road shall accommodate access to engines and tenders and provide a hydrant (wet or dry) with standardized NST connections installed with head pressure whenever possible. The well can be utilized for domestic water supply to a building site, which is encouraged. The daily use of the well helps to ensure it's in service operation and does not compromise the ability to maintain the water level in the cistern. The developer must grant an easement on the building site, which best serves, the area as the cistern location. An agreement for reimbursement of cost to operate the well for large usage can be arranged with the homeowner, while incidental “topping off” is paid for by the daily user of the well.

**A-2-3 Natural Bodies of Water.**

The use of natural bodies of water requires a field survey which:

- Measures the potential for fire protection water availability every date of the year
- Measures the useful depth of the water as a function of draftable height to the pump intake
- Studies flow characteristics during each of the annual weather seasons for a stream or river source
- Addresses the ability to install an accessible hydrant

The Dry Hydrant Manual referenced in Appendix B provides detailed checklists for the field survey and the draftable limits in feet as function of elevation as designated by the Colorado State Forest Service.

**A-2-4 Water Supply Access.**

The access specified in Section 2-4 can be accomplished by utilizing different designs provided that the design accommodates an unobstructed area, located outside of the traffic lanes and permits fire engine connection to the outlet and clearance to accommodate tender approach hose connection, and turn around. See examples in Figures 1 through 3.
A-2-5 Testing and Maintenance.
It is important for the Fire District not only to require the proper placement and design of water storage facilities, but also to ensure the continued operational effectiveness. As additional water supplies are installed, the Fire District must formulate a plan to address the future maintenance of the facilities. The standard allows the Fire District many options to meet this end. For example, the Fire District may choose to allow the well serving a facility to be utilized for the domestic needs of the parcel on which the storage facility is located. By doing so, the Fire District has ensured the continued daily function of the well at no cost to the Fire District and has provided an economic incentive to the developer and/or property owner. The balance of the water supply system should be relatively cost effective as little or no maintenance is required on a properly designed and installed system. The standard will allow and encourage creative and individual methods for Fire Districts to address the maintenance requirements of a growing number of water supply facilities located within their jurisdiction.

APPENDIX “B”

Exhibit D

INSTALLATION STANDARDS FOR POTABLE WATER STORAGE TANKS AND CISTERNS FOR DOMESTIC USE IS - 22 – 98

This standard shall govern the installation of potable water storage tanks and underground cisterns for domestic water use in dwellings. This standard includes both interior and exterior underground installations and establishes minimum standards for installation. Interior installations are recommended because they are more suitable for periodic inspection and maintenance by the homeowner.

This standard shall apply to all new dwellings and additions or alterations where bedrooms are being added. In cases where existing wells are being used, a well test must be performed to indicate the gallons per minute flow from the well.

301.1 Minimum Standards

301.1.1 Potable water above ground storage tanks and underground cisterns shall be of materials that are listed for potable use and approved by FDA Title 21, NSF, or AWWA. Steel and concrete tanks must be properly prepared and painted on the inside using an NSF epoxy paint. Additionally, underground steel tanks must be asphaltic coated or epoxy coated on the outside to retard rusting.

301.1.2 Concrete cisterns or vaults shall be of such design that there are no seams below the fill line of the tank or vault. Concrete cisterns or vaults shall be properly prepared and coated on the inside using an NSF approved epoxy paint.

301.1.3 All piping, fittings, and valves must meet the mandatory referenced standards included in Chapter 14 of the 2012 International Plumbing Code.

301.1.4 The minimum capacity of water storage required for a single family dwelling shall be based upon a formula using 80 gallons of water per day, per person. Homes served by wells producing less than .5 gallons per minute shall be sized for a minimum 5-day supply. Homes served by wells producing .5 gallons per minute and greater shall be sized for 3-day supply. The number of persons shall be based on a bedroom count assuming that the first bedroom will count for two people and additional bedrooms counting for one person (i.e. 3 bedroom house counts for 4 people and requires 960 gallons storage if gpm is .5 gpm or greater and 1600 gallons of storage if less than .5 gallons). The actual storage capacity of the pressure tank and the water heater may be taken into consideration for the total amount of water storage required.

301.1.5 Buried tanks shall be placed upon and completely surrounded with pea gravel or other manufacturer’s approved material and shall not be less than 12 inches in thickness at any point.
301.1.6 All tanks shall be placed in a fashion to permit periodic maintenance, inspection, and repair. This shall include, but not be limited to:

1) Minimum 22 inches manway access into the cistern.

2) Vent piping to the atmosphere must be brass-screened mesh #24 and terminate not less than 36 inches above grade.

3) All connections of wet piping to the cistern shall be made with approved flexible couplings permitting independent movement of the tank due to seismic activity or shrink/swell movement of the soils.

301.1.7 Cisterns shall be located at least 25 feet from buildings, 50 feet away from sewer lines or septic tanks, and at least 100 feet from sewage disposal field.

301.1.8 No structure or traffic path may be constructed over a buried tank system unless required and must be approved by the tank manufacturer.

301.2 All installations shall conform to applicable codes and regulations adopted by the jurisdiction and shall be reviewed for compliance and approved by the Building Official prior to commencement of work.

301.3 Water storage cisterns and associated piping shall not be used for bonding of the electrical system. An alternative method of bonding, compatible with the most current edition of the National Electrical Code shall be used.

301.4 All such systems and associated piping shall be cleaned and sanitized prior to being placed into service.

301.5 All storage vessels shall be new and have been used for no other purpose.

301.6 All systems shall be capable of being filled from an outside source.

301.7 All systems shall be tested for leaks by filling the system with water. No system shall be tested using air pressure (hydrostatic). The test shall incorporate the use of either the vent pipe or fill pipe as a water column with no increase or decrease of more than one inch in the water column over a 24-hour period.

302.1 Interior Water Storage

302.1.1 Interior spaces where water storage tanks are located shall be a conditioned space to prevent freezing. Tanks and piping shall be accessible for removal, replacement, inspection, and repair. Interior spaces where tanks are located shall be provided with a floor drain. Pumps, pressure vessels, controls, and associated equipment shall be listed by an approved testing agency and approved by the Building Official.
302.1.2 Tanks shall be securely mounted into position. Vertical, upright positioned tanks exceeding 5 feet in height shall be provided with at least two wall mounted supports, one at the top and one at the bottom of the tank.

303.1 Exterior Buried Cisterns

303.1.1 Exterior buried vessels shall be positioned at least one foot below frost line. The average frost line in Douglas County has been established at 36 inches. A minimum 22” diameter manway and extension with gasketed, bolted cover shall extend to 6 inches above grade for service and maintenance.

303.1.2 Penetrations of the cistern walls, connections or joints of any kind in any buried cistern for piping and manways shall incorporate the use of flanged, bolted connections.

Explanatory Notes.

Tanks and cisterns are an acceptable means of providing water to a residence where the water well may be a low producing well or in cases where wells have become non-producing. This should not be considered an alternative to being served by a water district or other reliable source of water.

Locating storage tanks within a conditioned space should be strongly considered to eliminate the need for frost protection. The system can be installed in a multiple tank configuration, which allows the owner or occupant the opportunity to clean and provide maintenance on one tank at a time without taking the entire potable water system out of service. Inside translucent polyethylene tank systems can be more easily monitored for visual volume and quality of the water that is being used. Any type of system will eventually accumulate silt particles in the bottom of the tank over a period of time. Exterior buried systems will be much more difficult to clean and maintain and likely will have a higher silt accumulation over a period of time when compared to inside installations.

Water quality should be checked at regular intervals. Water should be tested for bacteria and other harmful waterborne agents. Bacteria or minerals can usually be removed or destroyed with proper treatment technology should such a situation be identified after testing.

Individuals may find that the minimum amount of water storage required by regulation is insufficient and may want to install a larger capacity storage tank. Consideration should also be taken into account that you may see a reduction in the quality of water that has been stored for too long a period of time.

Another issue that should be considered is pump protection for low producing wells. Well pumps can be wired into protective switches that shut off the pump when the pump is running free (i.e. not pumping water because there is no water to pump). Such a condition can shorten the life of a pump and replacement of a well pump usually involves pulling the pump, which can be expensive, even with a shallow well.
Exhibit E

NATURAL LANDFORM PROTECTION AREA (NLPA)

Purpose:
The designation of the Natural Landform Protection Area (“Protection Area”) for the purpose of reviewing residential driveway permit applications is intended to protect and conserve Douglas County’s most scenic, visible, natural features, such as buttes, mesas and the foothills. The property included within the Protection Area is described on Attachment A, attached hereto and incorporated herein. Most of the property contained within the Protection Area is also contained within Class 3 Environmental Constraint areas, which consist of significant environmental and geologic hazards, such as unstable slopes, subsiding soils, expansive soils and rock slides. The Douglas County Comprehensive Master Plan, as amended, generally discourages development in these areas. The intent of these regulations is to minimize the visual and physical impacts that residential driveways and associated uses will have on the Protection Area, as well as surrounding areas.

Approval Criteria:
The following criteria shall be considered in the review of all applications for residential driveways within the Protection Area.

1. Class 3 Environmental Hazard areas or visually exposed portions of the applicant’s property shall be avoided, to the maximum extent possible. If a Class 3 Environmental Hazard area or visually exposed portion of the applicant’s property cannot be avoided, site and impact specific mitigation shall be required.

2. Natural contours shall be utilized to avoid unnecessary or excessive site disturbance, to the maximum extent possible, to minimize site disturbance, grading and use of retaining walls. As a result, longer driveways may be required. When required, retaining walls shall be constructed of materials that complement the background landscape.

3. Locations that will negatively impact sensitive view sheds shall be avoided, to the maximum extent possible.

Application Process:
Applications for residential driveway permits located within the Protection Area and subject to these regulations shall include the following:

- Driveway site plan showing the proposed location of the driveway;
- Geotechnical analysis performed by a professional geologist or geotechnical engineer;
- Vicinity map with a 2-mile radius around the site;
- Grading plan, which may include, but is not limited to:
  - Retainage information, including building materials and finishes, retaining wall elevations and photo simulations
  - Reclamation and screening plan
The application requirements referenced above will be reviewed by the Building Division, Engineering Division and/or the Planning Division (collectively referred to as “Divisions” and individually as “Division”).

Review Process:
All application materials will be accepted by a designated contact person in the Building Division and distributed to the designated contact person from each Division. The Review Team, which shall make a determination with regard to the residential driveway permit application, shall consist of each designated contact person from the Divisions. The Review Team shall have twenty-one (21) days from the time the permit application is considered complete in the sole discretion of the Review Team, to review the residential driveway permit application and make its determination. The Building Division will provide the applicant, in writing, within seven (7) days from the receipt of a residential driveway permit application, a detailed list of application requirements. If a determination is not made by the Review Team within the twenty-one (21) day time frame, the application shall be deemed approved.

The Building Division shall issue a residential driveway permit upon approval of the application by the Review Team. If the Review Team denies the application, and the applicant requests to appeal the denial, then the applicant shall comply with the appeal procedures set forth in these regulations.

Exemption from Regulations:
A site visit shall be performed by the Review Team within seven (7) days from the receipt of a residential driveway permit application to assess the proposed driveway site. If the Review Team determines that the driveway location is not within a Class 3 Environmental Constraint area and not within a sensitive view shed, then such driveway is exempt from these regulations.

Inspections and Compliance:
If the Review Team determines that the driveway location is within a Class 3 Environmental Constraint area and within a sensitive view shed, the Building Division will provide the applicant, in writing, within seven (7) days from the receipt of a residential driveway permit application, a detailed list of application requirements to complete and submit in order to obtain a residential driveway permit.

Once the permit is issued and the construction of the residential driveway is completed, the permittee may request an inspection of the driveway. Within fourteen (14) days of such request, the Review Team shall perform a site visit to determine whether all requirements have been met. If all requirements have been met to the satisfaction of the Review Team, the fiscal security shall be released.

All of the requirements imposed by these regulations do not supersede and are in addition to the existing regulatory requirements for residential access as enforced by the Building
Division. Please contact the Building Division for the typical driveway construction requirements at 303-660-7497.

**Appeal Process:**
An applicant may appeal a Review Team denial to the County Manager or his or her designee, in writing, within fifteen (15) days from the date of denial. At that time, the County Manager or his or her designee will review the application and the basis for the denial recommendation and will make a determination within fifteen (15) days from the receipt of the appeal request. If the County Manager or his or her designee upholds the decision of the Review Team, the denial of the application may be appealed to the Board of Appeals, in writing, and submitted to the Building Division within fifteen (15) days of denial by the County Manager or his or her designee. The Building Division shall then schedule the appeal for a public meeting of the Board of Appeals. If the appeal is denied by the Board of Appeals, the submittal of a new application and processing fee shall be required in order to pursue a residential driveway permit.

Upon failure to appeal in accordance with these regulations, the denial becomes final. The submittal of a new application and processing fee shall be required in order to pursue a residential driveway permit.

**Fiscal Security Requirements:**
The amount of fiscal security will be based on the estimated cost of driveway construction and reclamation of the disturbed area. Douglas County accepts the following forms of fiscal security:

1. Cashier’s check
2. Irrevocable letter of credit
3. Cash
4. Any other security arrangement acceptable to the County

If the applicant chooses to use an irrevocable letter of credit, an approved form will be provided upon request. All financial institutions shall be local, or provision shall be made for traveling expenses to the out-of-state financial institution. Non-certified funds must clear the financial institution prior to issuance of the residential driveway permit(s).

The conditions of each form of security shall allow for the security to be held by Douglas County for a minimum of one (1) year, allowing for the completion of the driveway. If the construction period takes longer than one (1) year, the permittee shall extend the security a minimum of fourteen (14) days prior to the expiration date. Failure to extend the fiscal security, for a minimum of six (6) months, prior to the fourteen (14) day deadline shall result in the County drawing upon the funds. If the construction period takes less than one (1) year and the Review Team determines that all requirements have been met, then the fiscal security shall be released at such time. If the Review Team determines that the driveway is substantially complete, the Review Team may release financial security in an amount that equals the value of the items complete based on project specific circumstances (i.e. inclement weather or project phasing).

*All days referenced within these regulations are calendar days.*
N101 Solar photovoltaic power systems. Solar photovoltaic power systems shall be installed in accordance NFPA 70 and the International Building Code as amended.

N101.1 Access and pathways. Roof access, pathways, and spacing requirements shall be provided in accordance with Sections N101.1.1 through N101.1.3.3.

Exceptions:
1. Detached, nonhabitable Group U structures.
2. Roof access, pathways and spacing requirements need not be provided where the fire chief has determined that rooftop operations will not be employed.

N101.1.1 Roof access points. Roof access points shall be located in areas that do not require the placement of ground ladders over openings such as windows or doors, and located at strong points of building construction in locations where the access point does not conflict with overhead obstructions such as tree limbs, wires or signs.

N101.1.2 Solar photovoltaic systems for Group R-3 buildings. Solar photovoltaic systems for Group R-3 buildings shall comply with Sections N101.1.2.1 through N101.1.2.5.

Exception: These requirements shall not apply to structures designed and constructed in accordance with the International Residential Code.

N101.1.2.1 Size of solar photovoltaic array. Each photovoltaic array shall be limited to 150 feet (45 720 mm) by 150 feet (45 720 mm). Multiple arrays shall be separated by a 3-foot-wide (914 mm) clear access pathway.

N101.1.2.2 Hip roof layouts. Panels and modules installed on Group R-3 buildings with hip roof layouts shall be located in a manner that provides a 3-foot-wide (914 mm) clear access pathway from the eave to the ridge on each roof slope where panels and modules are located. The access pathway shall be at a location on the building capable of supporting the fire fighters accessing the roof.

Exception: These requirements shall not apply to roofs with slopes of two units vertical in 12 units horizontal (2:12) or less.
N101.1.2.3 Single-ridge roofs. Panels and modules installed on Group R-3 buildings with a single ridge shall be located in a manner that provides two, 3-foot-wide (914 mm) access pathways from the eave to the ridge on each roof slope where panels and modules are located.

Exception: This requirement shall not apply to roofs with slopes of two units vertical in 12 units horizontal (2:12) or less.

N101.1.2.4 Roofs with hips and valleys. Panels and modules installed on Group R-3 buildings with roof hips and valleys shall not be located closer than 18 inches (457 mm) to a hip or a valley where panels/modules are to be placed on both sides of a hip or valley. Where panels are to be located on only one side of a hip or valley that is of equal length, the panels shall be permitted to be placed directly adjacent to the hip or valley.

Exception: These requirements shall not apply to roofs with slopes of two units vertical in 12 units horizontal (2:12) or less.

N101.1.2.5 Allowance for smoke ventilation operations. Panels and modules installed on Group R-3 buildings shall be located not less than 3 feet (914 mm) from the ridge in order to allow for fire department smoke ventilation operations.

Exception: Panels and modules shall be permitted to be located up to the roof ridge where an alternative ventilation method approved by the fire chief has been provided or where the fire chief has determined vertical ventilation techniques will not be employed.

N101.1.3 Other than Group R-3 buildings. Access to systems for buildings, other than those containing Group R-3 occupancies, shall be provided in accordance with Sections N101.1.3.1 through N101.1.3.3.

Exception: Where it is determined by the fire code official that the roof configuration is similar to that of a Group R-3 occupancy, the residential access and ventilation requirements in Sections N101.1.2.1 through N101.1.2.5 shall be permitted to be used.

N101.1.3.1 Access. There shall be a minimum 6-foot-wide (1829 mm) clear perimeter around the edges of the roof.

Exception: Where either axis of the building is 250 feet (76 200 mm) or less, the clear perimeter around the edges of the roof shall be permitted to be reduced to a minimum 4 foot wide (1290 mm).
N101.1.3.2 Pathways. The solar installation shall be designed to provide designated pathways. The pathways shall meet the following requirements:

1. The pathway shall be over areas capable of supporting fire fighters accessing the roof.
2. The centerline axis pathways shall be provided in both axes of the roof. Centerline axis pathways shall run where the roof structure is capable of supporting fire fighters accessing the roof.
3. Pathways shall be a straight line not less than 4 feet (1290 mm) clear to roof standpipes or ventilation hatches.
4. Pathways shall provide not less than 4 feet (1290 mm) clear around roof access hatch with not less than one singular pathway not less than 4 feet (1290 mm) clear to a parapet or roof edge.

N101.1.3.3 Smoke ventilation. The solar installation shall be designed to meet the following requirements:

1. Arrays shall be not greater than 150 feet (45 720 mm) by 150 feet (45 720 mm) in distance in either axis in order to create opportunities for fire department smoke ventilation operations.
2. Smoke ventilation options between array sections shall be one of the following:
   2.1. A pathway 8 feet (2438 mm) or greater in width.
   2.2. A 4-foot (1290 mm) or greater in width pathway and bordering roof skylights or gravity-operated dropout smoke and heat vents on not less than one side.
   2.3. A 4-foot (1290 mm) or greater in width pathway and bordering all sides of nongravity-operated dropout smoke and heat vents.
   2.4. A 4-foot (1290 mm) or greater in width pathway and bordering 4-foot by 8-foot (1290 mm by 2438 mm) “venting cutouts” every 20 feet (6096 mm) on alternating sides of the pathway.

N101.2 Ground-mounted photovoltaic arrays. Ground-mounted photovoltaic arrays shall comply with Section N101 and this section. Douglas County Zoning setback requirements shall apply to ground-mounted, free-standing photovoltaic arrays. A clear, brush-free area of 10 feet (3048 mm) shall be required for ground-mounted photovoltaic arrays.