

MORGAN COUNTY PLANNING, ZONING & BUILDING DEPT. 231 Ensign, P.O. Box 596 Fort Morgan, Colorado 80701 PHONE (970)542-3526 FAX (970)542-3509

1 LIWII 11	<u> </u>
Date Received//	Received By
App Fee \$150.00 Ck/CC #:	Paid/
100 Year Floodplain? <u>Y/N</u>	Taxes Current Y/N

PFRMIT #

EMAIL: permits_licensing@co.morgan.co.us

ACCESSORY STRUCTURE PERMIT APPLICATION (NOT A DWELLING)

Landowner MUST Sign Application, Right to Farm Policy and MUST schedule setback inspection prior to permit being issued!

LANDOWNER		JOB SITE	ADDRESS	& LEGAL DESC	CRIPTION
Name:					
Address:					
		Parcel #:			
Phone:		S:T:	R:	_ Zone Distri	ct:
Email:		Subdivision	ı:	Lot #	‡(s):
		Property Siz	ze((in sq. ft. or acres)	
CONTRACTOR *Contractor 1	<u>MUST</u> carry a curi	ent Morgan Count	y Contractor	·'s License	
Contractor Name:			If Home	owner is Contrac	tor- write SELF
Phone:	Email:				
PROPOSED PROJECT DESCI					
Project Dimensions: Length:	Width:	Height:	Square Fo	ootage:	
Building Material: Wood Fra	me Masonry [☐ Structural Steel	☐ Othe	r:	
Cost of Project: \$					
Required Setbacks: Front	Side L	Side R	Rea	ar	
Actual Setbacks: Front	Side L	Side R	Rea	ır	

Setback inspection must be scheduled PRIOR to permit being issued.

Permit must be issued PRIOR to moving any dirt, or beginning construction.

SEE REQUIRED ATTACHMENT LIST ON BACK OF THIS PAGE.

INCOMPLETE APPLICATIONS WILL <u>NOT</u> BE ACCEPTED OR PROCESSED.

ACCESSORY STRUCTURE PERMIT APPLICATION REQUIRED ATTACHMENTS LIST

Additional information may be required by staff

<u>Fee</u> :	□ \$150 Non-Refundable Application Fee *Fees may be subject to change per section 2-160 of Morgan County Zoning Regulations		
Access & Permi	☐ Driveway Permit from CDOT or Morgan County Road and Bridge (new driveways)		
	☐ Ditch Company - Proof of contact if there is a ditch on or next to your property		
	☐ Architecture Control Approval (if applicable)		
Plans:	☐ Site Plan must show all existing/proposed structures and setbacks from all property lines as per Morgan County Zoning Regulations, Section 2-515, 2-480		
	□ Drainage/Run-Off Control Plan may be required if the Planning Administrator determines that the accessory use or building meets one of the following criteria: (see Morgan County Zoning Regulations 3-130(G))		
	(1) The accessory use or building may have a drainage impact on adjacent properties;(2) The accessory use or building may have a drainage impact on adjacent right of ways;(3) The accessory structure is 5000 square feet or larger.		
Technical:	☐ Right to Farm Policy signed by Landowner (attached)		
	☐ Additional Information required by staff:		
I	s your property currently in compliance with the Morgan County Zoning Regulations?		
	$\Box ext{VFS} \Box ext{NO}$		

Landowner must sign application on the next page!

Landowner MUST Sign Application

Landowner agrees to contract the project in accordance to the plans and specifications submitted herewith and in strict compliance with the provisions of the Morgan County Zoning Regulations and the Morgan County Building Code. Buildings MUST conform to the submitted and approved plans. Any changes of plans or layout must be approved prior to the changes being made.

Any change in the use or occupancy MUST be approved PRIOR to commencement of construction.

The applicant, his agents and employees of, shall comply with all the rules, regulations and requirements of the County Zoning Regulations and Building Codes governing all aspects of the above proposed work for which the permit is granted. The County or its agents are authorized to order the immediate cessation of construction, at any time, if a violation of the codes or regulations appears to have occurred. Issuance of a building or zoning permit does not guarantee your project is in compliance with covenants that may be in place on your property. Landowner is notified that any past, existing or future drainage associated with this property is the responsibility of the landowner and not that of Morgan County.

Construction not commenced within 180 days of permit issuance voids this permit. Cessation of work for periods of 180 continuous days shall also void this permit, unless an extension is requested. Morgan County and any of its contractors are not liable for workmanship. Permits are NOT transferable.

Signing this application gives the Building Inspector and/or his agent express permission to enter permitted property for the purpose of conducting inspections as required by Morgan County Zoning Regulations and Morgan County Building Code.

Additional fees may be charged if this inspection is not conducted prior to start of construction. -See Morgan County Zoning Regulations 1-315

Failure to comply with inspection may result in additional fees and/or denial of a Morgan County Contractor's license.

Applications completed for properties not current in their property taxes will NOT be accepted.

Violation of any of the codes and applicable regulations may result in the revocation of this permit.

Landowner Signature:	Date:
Contractor Signature:	Date:
Aerial surveillance may be used for inspection a drone on and above your property for inspec	s. By initialing, you acknowledge the Inspector may operate ctions purposes.
Landowner Initials	

MORGAN COUNTY RIGHT TO FARM POLICY / NOTICE

Morgan County is one of the most productive agricultural counties in Colorado. Ranching, farming, animal feeding, and all other manner of agricultural activities and operations in Morgan County are integral and necessary elements of the continued vitality of the county's economy, culture, landscape and lifestyle. Morgan County specifically recognizes the importance of agricultural operations as necessary and worthy of recognition and protection.

Landowners, residents and visitors must be prepared to accept as normal the effects of agriculture and rural living. These may include noise from tractors, equipment, and aerial spraying sometimes at night or in the early morning; dust from animal pens, field work, harvesting, and gravel roads; odor from animal confinement operations, silage and manure; smoke from ditch burning; flies and mosquitoes; the use of pesticides and fertilizers, including aerial spraying; and movement of livestock or machinery on public roads. Under the provisions of the State of Colorado's "Right to Farm" law (Section 35-3.5-101 and following, C.R.S.), all normal and non-negligent agricultural operations may not be considered nuisances.

Also public services in a rural area are not at the same level as in an urban or suburban setting. Road maintenance may be at a lower level, mail delivery may not be as frequent, utility services may be nonexistent or subject to interruption, law enforcement, fire protection and ambulance service will have considerably longer response times, snow may not be removed from county roads for several days after a major snow storm. First priority for snow removal is that school bus routes are normally cleared first.

Children are exposed to different hazards in a rural setting than they are in an urban or suburban area. Farm and oilfield equipment, ponds, and irrigation ditches, electrical service to pumps and oil field operations, high speed traffic, noxious weeds, livestock, and territorial farm dogs may present real threats to children. It is necessary that children's activities be properly supervised for both the protection of the children and protection of the farmer's livelihood.

All rural residents and property owners are encouraged to learn about their rights and responsibilities and to act as good neighbors and citizens of Morgan County. This includes but is not limited to obligations under Colorado State law and Morgan County Zoning Regulations regarding maintenance of fences, controlling weeds, keeping livestock and pets under control. There may be provisions of which you are unaware. For example, because Colorado is a Fence Law State, owners of property may be required to fence livestock out.

Information regarding these topics may be obtained from the Colorado State University Cooperative Extension Office, the County Planning and Zoning Department, and the County Attorney.

RECEIPT AND STATEMENT OF UNDERSTANDING

I hereby certify that I have received, read, and understood the Morgan County Statement of Policy and Notice regarding Right to Farm.

I further state that I am aware that the conditions of living in an unincorporated area are different than living in a town or city and that the responsibilities of rural residents are different from urban or suburban residents. I understand that under Colorado law that a pre-existing, non-negligent agricultural operation may not be considered a public or private nuisance.

To Be Signed by Landowner	Signature	Date
Printed Name Address_		



Application for Driveway Access Permit

Morgan County, Colorado

Instructions for Completing and Submitting Application

- 1. <u>Property Owner (Permittee):</u> Please provide the full name, mailing address, telephone number and email address (*if available*) of the legal property owner. The provided telephone number should be one where the Permittee can be reached during business hours Monday through Friday, 8:00 a.m. to 4:00 p.m. MDT.
- 2. Agent of Permittee: If the applicant (person or company completing this application) is different from the legal property owner (Permittee), provide entity name (if applicable), the full name of the person serving as the agent, mailing address, telephone number, and email address (if available). The provided telephone number should be one where the Agent can be reached during business hours Monday through Friday, 8:00 a.m. to 4:00 p.m. MDT. Please provide documentation you are an agent of property owner.
- 3. <u>Legal Description of property:</u> Provide the legal description to the full extent that applies for the property to be accessed by the requested driveway. Include the Assessor parcel number. This information is available through the County Assessor or Clerk and Recorders office or on your property deed(s).
- 4. <u>Road Access:</u> Complete the information on the County Road that will be accessed by this proposed driveway.
- 5. New or Existing Driveway: Complete the information for the driveway type.

New Driveways:

- In determining location for the proposed driveway, take into account: line of site distances, relationship to road intersections, and relationship to crests of hills.
- Please indicate the desired width of the new requested driveway.
- If possible, provide a map showing the desired location of the proposed driveway.
- The proposed area for the new driveway must be clearly marked with flagged stakes on each side of the proposed area. Please have the location marked as indicated prior to submitting application.
- 6. Initial the bottom of page two (2) in the provided location indicating that you have read and understand the terms and conditions.
- 7. Signature Section must be signed and dated by the property owner or agent. <u>Applications will not be processed until they are fully completed, initialed, signed and submitted, along with any additional required documents.</u>
- 8. Submittal of Application: Please submit application and all corresponding paperwork to:

By mail or in person:

Morgan County Road and Bridge Department

P.O. Box 516

17303 County Road S Fort Morgan, CO 80701

By Email to:

rbmorganc@co.morgan.co.us

Application for Driveway Access Permit

Morgan County, Colorado

Terms and Conditions

- 1. The granting of this permit application is for one (1) property access across the county right of way onto a county road. The access must not exceed the approved width defined on the approved permit. Additional accesses crossing the right of way must be applied for separately.
- 2. If this access is to be onto an access/travelling easement, then a copy of the easement, recorded plat or use agreement must accompany this application.
- 3. The granting of a driveway access permit by Morgan County is only for the purpose of crossing the right of way under the counties jurisdiction. It is the permittee's responsibility to identify and obtain permissions to cross any other easements, covenants, right of ways or private agreements that may exist.
- 4. If the access request is onto any Federal or State lands, you must provide the names and contact information for the relevant agencies and attach a copy of the authorization for the property use.
- 5. All property owners/agents are responsible for any damages that may occur to the county road or right of way during installation of said driveway.
- 6. The construction and all costs associated with the construction of the driveway are the responsibility of the property owner/agent. The construction cannot exceed the defined width and must include any specified culverts required as defined in the approved permit. Culverts may be purchased from anywhere, however they must be approved by the county prior to installation. Culverts may also be purchased from Morgan County Road and Bridge.
- 7. If a culvert is required, it is for use by Morgan County to protect the road and right of way. Morgan County retains the right to utilize the culvert in any way it deems necessary.
- 8. If a culvert is not required at the time of permit issuance, however, in the future a culvert is deemed necessary, the cost of said culvert may be at the property owner's expense.
- 9. Inside the county right of way, the driveway may only consist of the travelling surface to access the property. No other structures or appurtenances may be placed in the right of way (examples: columns, walls, fencing, large rocks, etc.). The only exception to this requirement is mailboxes.
- 10. During the construction of an approved driveway, it is the responsibility of the property owner/agent and/or their contractor to insure safety to the travelling public. This could include the use of signs, cones and/or traffic control as necessary.
- 11. All repairs, maintenance and costs associated with said driveway are the responsibility of the property owner/agent.
- 12. Morgan County is not responsible for any damages to the driveway caused by normal maintenance operations, including but not limited to mowing, grading, and snowplowing.
- 13. The property owner/agent agrees to hold harmless, indemnify, and defend Morgan County from any claim of any person arising from the installation, use, maintenance, or removal of the driveway in the county right of way.
- 14. The terms, conditions and requirements defined in this application and subsequent approved permit will remain valid through any future sales, transfer of ownership or assignments of the property defined in this driveway application.

Application for Driveway Access Permit

Morgan County, Colorado

1.	Property Owner (Permittee):	
	Name:	
	Address:City/State/Zip Code:	
	Phone () Email:	
2.	Agent of Property Owner (If Applicable)	
5.71.51 .	Company/Individual Name	
	Contact Name (If Applicable)	
	Address:	
	City/State/Zip Code:	
	Phone () Email:	
3.	Legal Description:	*
	Parcel Number:	
4.	Road Access:	
	Access onto County Road(Circle Direction) No	orth / South / East / West of County Road
5.	Driveway Type: (Check One) **New Driveway	Existing Driveway
	Desired width of New DrivewayFeet.	
	**If this is a new driveway location, please place flagged stake m	arker on each side of the requested driveway location.
	nd future, associated with the access provided by an Approved Driveway Ac e assignees. The applicant declares the information provided are true and co	
()	Property Owner/Agent Signature	Date
Submit C	ompleted Application and All Supporting Documents to: Morgan County Road and Bridge Department P.O. Box 516 17303 County Road S Fort Morgan, CO 80701 Or by Email to: rbmorganc@co.morgan.co.us Phone: (970) 542-3560 Fax: (970) 542-3569	
For Office	e Use only below this line	A PART OF THE PART
Detern	nination: Approved Denied (Reason for Denie	al):
	ordinates, Centerline of Driveway in relation to road:	
	i .	
	um Width of Driveway:Feet	Longitude:
Culver	t Required: YES / NO If Yes, Size:	
Closes	t Intersecting Road Measurement from Cl	osest Intersecting RoadFeet
Drivew	ay Access Code:	
Compl	eted By:	Date:

