



R-24-93

**RESOLUTION ADOPTING FEE SCHEDULE FOR
THE CONTRACTOR LICENSING PROGRAM**

WHEREAS, C.R.S § 30-11-125 grants county boards of county commissioners with authority to license building contractors who operate within their respective county; and

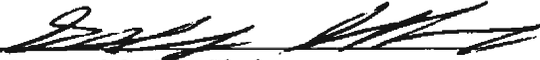
WHEREAS, on December 5, 2024, the Board of County Commissioners for Clear Creek County ("Board") adopted resolution R-24-91, creating a Contractor Licensing Program, requiring building contractors operating within Clear Creek County to be licensed through Clear Creek County in order to protect the public safety and welfare of the County's residents and visitors.

WHEREAS, the Building Department has recommended a fee schedule for the Contractor Licensing Program that will cover the administrative cost of the Program when collected; and

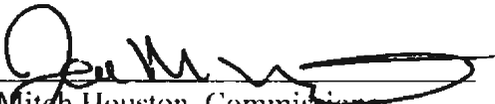
WHEREAS, the Board desires to adopt a fee schedule which can be fair and equitably applied for the Contractor Licensing Program and which fees also cover the administrative costs of the program.

NOW, THEREFORE BE IT RESOLVED, that the attached Contractor Licensing Program Fee Schedule, attached hereto as Exhibit A, is hereby adopted and which Fee Schedule shall be effective January 1, 2025.

ADOPTED this 17th day of December, 2024, at a regularly scheduled meeting of the Clear Creek County Board of County Commissioners.


George Marlin, Chair


Randal P. Wheelock, Commissioner


Mitch Houston, Commissioner

ATTEST:

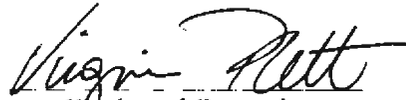

Deputy Clerk and Recorder
for Brenda L. Corbett
Clear Creek County Clerk and Recorder



Exhibit A

Contractor License Fee Schedule

The following fee table is applicable to contractor licenses administered by the Planning and Building Services Department as adopted by the Clear Creek County Board of County Commissioners.

Contractor Licenses

Fee	Valuation
Application Review	\$150
Contractor License Fee	\$200
Contractor License Renewal Fee	\$200
Renewal of Suspended/Revoked License	\$300
Appeal Fee	\$400
<ul style="list-style-type: none">- Contractor licenses that have lapsed will not be renewed without first receiving a new application fee with supporting documents- Reimbursement of any expense incurred in defense of any lawsuits or other action brought against the county as a result of owner's operation.- Appeals fee shall be the actual cost incurred by the county, but not less than the processing fee. This cost may include supervision, overhead, equipment, hourly wages and fringe benefits of the employees involved.	