This packet deals only with Revocable Licenses. Generally, a Revocable License is only issued to residential property owners. A Revocable License is required when private improvements encroach into easements or rights-of-way. Not all improvements are allowed and you are strongly encouraged to contact Public Works’ Real Property Services Division at 303-739-7300 to discuss your particular situation. If it is determined that a particular encroachment is allowed then a Revocable License must be obtained. In order to avoid this Revocable License requirement, property owners may choose to move proposed improvements out of the easement or right-of-way area.

A Revocable License may be issued within an easement or right-of-way for the following improvements:
- Retaining walls, risers/steps-flatwork
- Certain types of gates & fences,
- Sheds-not above 10 feet
- Improvements that are easily removable.

Items such as STAIRCASES, SWIMMING POOLS, GARAGES, ROOF OVERHANG, and BUILDING EXPANSIONS, LARGE STRUCTURES THAT ARE NOT REMOVABLE are not allowed within easements or rights-of-way.

Each Revocable License will be considered on a case-by-case basis. Issuance of a Revocable License shall be at the City of Aurora’s sole discretion. NOTE: ALL REVOCABLE LICENSES MUST HAVE AN ORIGINAL SIGNATURE AND BE NOTARIZED.

Per applicable Aurora City Code, a building permit may also be required and it can be obtained through the City’s Building Department. If the improvement is not in an easement or right-of-way, a Revocable License is not necessary, however, a building permit may still be required. It is the property owner’s responsibility to determine whether a building permit is required.

A property owner may request the City release its interest in a particular easement or right-of-way which is a separate and different process. More information on Easement/Right-of-way Releases may be obtained in the “Easement/Right-of-way Release Packet” which can be found at: https://www.auroragov.org/business_services/development_center/tools_and_resources/real_property/ or by contacting Real Property Services at 303-739-7300.

Necessary applications, process steps, contact people, and samples of forms are included in this packet.

**REQUIRED ITEMS:**
1) Proof of ownership (i.e. Vesting Deed, NOT Deed of Trust)
2) An illustration prepared on a sheet no larger than 8 1/2" x 11" must be prepared by applicant/owner. Please ensure a 1” margin at the top of first page, and ½” on all other sides of all sheets (if more than 1). Label each Page at the top, EXHIBIT A and number each page. (see sample graphic and bubble around encroachment area)
3) A completed Application Form, including utility approvals (see attached).
4) A non-refundable fee of $75.25 TO BE PAID ONLINE.
5) Companies applying for a revocable License must also supply a Statement of Authority for the company, a Certificate of Good Standing and a Certificate of Insurance.

All of the above items must be submitted at the same time (“Complete Application”). Failure to submit a Complete Application will delay processing.
Steps to obtaining a Revocable License:

1. Do a preliminary check with City departments and outside agencies such as CenturyLink, Xcel (aka Public Service Co.) and Comcast to determine whether your encroachment request is allowed. If yes, continue to Step 2.

2. Prepare a drawing depicting the following items:
   - Location of property lines,
   - Location of the easement and/or right-of-way,
   - Location of the proposed improvement.
   - North arrow,
   - Street name(s),
   - Building materials to be used,
   - Height, width and length.
   - Notate the encroachment with, 'Licensed encroachment point of beginning'
   A sample graphic depicting each item is included in this packet. Additional items may be included in order to more clearly depict the proposed improvement.

3. Fill out the Application Form completely and accurately, then sign and submit your completed application and drawing to the outside agencies for their approval prior to submitting to City of Aurora. You may email these forms to the outside agencies (DO NOT CALL, you must email the documents). Addresses, phone and fax numbers, for the outside agencies are included in this packet, however, you must email the application to them. (see attachment titled Outside Agencies Contact).  ENSURE OUTSIDE AGENCIES RETURN THE SIGNED APPLICATION FORM TO YOU, NOT TO THE CITY.

3. Upon approval from outside agencies, email submittal of the approved application form, drawing/Exhibit A, Vesting Deed (if you do not have a Vesting Deed that vests the current property owner you are submitting an application for then you must supply a current Title Commitment (within 2 weeks) showing they are purchasing the property) to revocablelicense@auroragov.org, and $75.25 processing fee to be paid online once you receive the invoice in email.
   a. Including the above Vesting Deed (or Title Commitment) and Exhibit A, Companies applying for a revocable License must supply a Statement of Authority for the company, a Certificate of Good Standing and a Certificate of Insurance.

5. Real Property will review your application and, if complete, will accept it for processing. A legal document, known as a Revocable License (see Sample A), will be prepared by Real Property and attached to the submitted application. Real Property will be responsible for obtaining approval from interested City departments. Processing normally takes 6-8 weeks after receipt of Complete Application and the fee is paid.

6. Upon approval or denial of one or all interested City departments, Real Property will contact the applicant/owner, owner must sign (original signature only) and have notarized the Revocable License or explain the basis for denial. If for some reason a department denies the application, we will call you to discuss the matter to see if the issue(s) can be resolved. The final City approval will be the signature of the City Engineer. [The owner will sign twice, once at the beginning of the process on the application and once at the end of the process on the Revocable License requiring an original signature and notary.] Once complete the Revocable License will be sent to the appropriate county for recording. If for some reason your application is denied, the processing fee of $75.25 is non-refundable.

7. When the Revocable License is complete and ready to record, Real Property will provide a copy to the applicant/owner then a building permit (if required) may be obtained from the Building Department. The Revocable License is not a permit. DO NOT BEGIN INSTALLATION OF YOUR IMPROVEMENT UNTIL THE REVOCABLE LICENSE IS FULLY APPROVED BY THE CITY AND APPLICABLE PERMITS OBTAINED.

All completed documents required must be sent in the submittal or it will be rejected. Applicants will only be allowed to submit 5 Revocable Applications per week.

If you have any questions regarding this process, please contact Real Property Services at 303-739-7300.
SEE APPLICATION BELOW- Only send Application form and above required documents without the above instructions.
Approval for Licensee: In accepting this application, the Developer/Owner has read and understands all of the general provisions, certifies that he has the authority to sign for and bind Licensee, and by virtue of his signature the Licensee is bound by the provisions of this application, the Aurora City Code and all other Ordinances State laws regulating construction.

Print Name _____________________________________________________________
Signature_____________________________________________________________
DATE____________________________

All the above must be verified prior to submittal of documents for a License. Call 303.739.7300 to speak with a team member.

1. Is the proposed improvement in an ☐ easement or ☐ street right-of-way (Check one)?
   If easement, describe size and type of easement in space below? (i.e. 6' gas easement; 4' utility easement, etc.)

2. What is the legal description of the property? (i.e. lot number, block number, and subdivision plat name) This information may be obtained from the owner’s deed for the property.

3. What is the property’s street address?

4. What is the property owner(s) legal name? (Names given should be as they appear on the deed; i.e. Mary A. Jones and Robert L. Jones; ABC Inc., a Colorado corporation, etc.)

5. If the property owner does not live at the address where the improvement is being located, what is the property owner's address?
6. What is the proposed improvement? (i.e. retaining wall, fence, gate, etc.)
__________________________________________________________________________

7. What are the main construction materials being used on the proposed improvement? (i.e. concrete, railroad ties, wrought iron fencing, brick, etc.)
__________________________________________________________________________

8. What will be the overall height of the improvement? ______________________
   Length? ____________ Width? ____________ Other comments:
__________________________________________________________________________

APPROVALS (*OWNER MUST OBTAIN SIGNATURES FROM THE FOLLOWING ENTITIES, FACSIMILE SIGNATURES ARE ACCEPTABLE)

On behalf of the company listed below, I hereby agree to the above-defined encroachment. If denied, put the word 'denied' on the signature line.

*Public Service Company (aka Xcel)
   Underground Electric Division By: _________________________
   Overhead Electric Division By: _________________________
   Gas Division By: _________________________

*CenturyLink By: _________________________

*Comcast By: _________________________

Comments: _____________________________________________________________
_______________________________________________________________________
______________________________________________________________________

OWNER'S AGREEMENT

Owner will also need to sign the Revocable License after this application has been reviewed and approved by all parties. Return this application form, your
REVOCABLE LICENSE

The City of Aurora, Colorado a municipal corporation of the Counties of Adams, Arapahoe, and Douglas, State of Colorado, hereby grants unto ______, Licensee, whose address is __________, a Revocable License, to construct or cause to be constructed and maintained on public right-of-way and/or public easements, the following structure(s): ___________, within Lot ______, Block ______, ___________ Subdivision Filing No._______, City, County, State.

The Licensee hereby agrees that the construction and maintenance of said ___________, will be in full compliance with this Revocable License and the provisions of the Aurora City Code pertaining thereto.

Licensee shall indemnify officers, employees and agents, actions, or causes of action and subjected by reason of Licensee’s across the property of the City or by made by Licensee, its agents, or construction, operation, maintenance, repair, or removal of Licensee’s installation. If the construction of all or any part of Licensee’s installation is to be performed by an independent contractor under contract with the Licensee, the Licensee shall so notify the City and shall incorporate the stipulations and conditions of this license into the contract specifications and, if required by the City, cause said independent contractor to obtain, prior to commencement of the work, an insurance policy or policies in amounts and with companies satisfactory to the City, which will protect the City from any loss or damage resulting from the work performed by the contractor.

The covenants herein contained shall run with the aforesaid property to be binding upon the grantee or successors in title of Licensee, and Licensee hereby agrees and consents that this license be recorded in the office of the County Clerk and Recorder of the County of ________________________.

It shall be the Licensee’s sole obligation to repair and maintain said ___________ at Licensee’s sole cost and expense and to adhere to conditions listed herein: ________________________________.

This License and the authority granted hereunder is conditioned upon the Licensee’s contacting Utility Notification Center of Colorado, Inc. at 1-800-922-1987, and ensuring that the Licensee’s contractor contacts the same, prior to commencement of any construction.

All rights and privileges acquired under the provisions herein contained are mere revocable licenses and may be revoked with or without cause at any time by the Director of Public Works.

Signed and delivered this _____ day of __________________, 20 __.

Licensee (must be owner of property)

REVISED 7/28/2022
The above and foregoing instrument was subscribed and sworn to before me this _____ day of ______________, A.D., 20__, by ________________________________.

My Commission expires: Witness my hand and official seal.

__________________________________ Notary Public

SEAL

The City of Aurora, Colorado

Director of Public Works

Approved as to form: Reviewed by:

__________________________________

__________________________________
Please email the filled in Application and drawing/Exhibit A to the emails listed below for each company—**do not call**.