

Bozeman City Attorney Codification Order 2016-02

Pursuant to the authority of the Bozeman City Attorney under Sec. 1.01.180 of the Bozeman Municipal Code (BMC)¹, I hereby order a correction to correct an oversight and change numerical ordering in Section 1 of Ordinance 16-1959 to eliminate duplicate numerical values for the subsections of Sec. 38.24.060.B, BMC.

The following corrections as shown below shall be made to Sec. 38.24.060.B, BMC and shall be incorporated into the Bozeman Municipal Code so that such section shall read:

“Sec. 38.24.060 – Street improvement standards.

38.24.060.B.

3. 2. Traffic progression. Traffic progression will be of paramount importance. Consequently, all potential intersections with signals will be placed on quarter-mile points unless otherwise approved by the review authority.

4. 3. Level of service standards. All arterial and collector streets and intersections with arterial and collector streets shall operate at a minimum level of service “C” unless specifically exempted by this subsection. Level of service (LOS) values shall be determined by using the methods defined by the most recent edition of the Highway Capacity Manual. A development shall be approved only if the LOS requirements are met in the design year, which shall be a minimum of 15 years following the development application review or construction of mitigation measures if mitigation measures are required to maintain LOS. Intersections shall have a minimum acceptable LOS of “C” for the intersection as a whole.

The remainder of Sec. 38.24.060, BMC, shall not be altered by this order.

This order shall be placed on the Municipal Code Corporation’s website serving the Bozeman Municipal Code under new legislation until the next supplement. In addition, the City Clerk shall keep this order in the numerically ordered file named “City Attorney Codification Orders.”

Dated this 20th day of December, 2016.

BOZEMAN CITY ATTORNEY’S OFFICE



Greg Sullivan, Bozeman City Attorney

¹ **Sec. 1.01.180- Codification powers.** The city attorney may change the wording of captions; rearrange sections and change reference numbers to agree with the renumbered chapters, sections or other parts; substitute the proper subsection, section, chapter or other division numbers; strike out figures or words that are merely repetitious; change capitalization and style for the purpose of uniformity; and correct manifest clerical or typographical errors.