I. GENERAL PROVISIONS

I-A. Title

These regulations shall be known as "The Carbon County Subdivision Regulations" hereinafter referred to as "these Regulations."

I-B. General Terms

Terms used throughout these Regulations are abbreviated as follows:

Montana Code Annotated	MCA
Montana Subdivision and Platting Act	MSPA
Carbon County Clerk and Recorder	Clerk
Carbon County Commission	Commission
Carbon County	County
Carbon County Attorney	County Attorney
Carbon County District Court, 22nd Judicial District	District Court
Carbon County Sanitarian	Sanitarian
Montana Department of Environmental Quality	MDEQ
Montana Department of Transportation	MDOT
Natural Resources and Conservation Services	NRCS
Carbon County Planning Board	Planning Board
Carbon County Subdivision Regulations	Regulations
Carbon County Planning Office	Planning Office
Carbon County Planning Staff	Planning Staff
Director of the Carbon County Planning Office	Director
Carbon County Growth Policy	Growth Policy
Carbon County Road Supervisor	Road Supervisor
Carbon County Treasurer	Treasurer
United States Geological Survey	USGS
Carbon County Weed Control Department	Weed Department

I-C-1. Authority

Authorization for these regulations is contained in the Montana Subdivision and Platting Act (MSPA) [Title 76, Chapter 3, MCA].

I-C-2. Roles and Responsibilities

The elected officials, appointed boards and County staff share the roles and responsibilities for carrying out the provisions of these Regulations.

The Commission is responsible for establishing policy and legislation affecting land use within the County. The Commission acts on recommendations of the Planning Board.

The Planning Board is the designated planning agency for the County as specified by Commission. The Planning Board is responsible for a variety of discretionary recommendations to the Commission on subdivisions, land use regulation, Growth policy amendments, and zoning. The Planning Board duties and responsibilities are specified in the bylaws duly adopted by the Planning Board.

The Director shall have the authority to administer the provisions of these Regulations, to make determinations with regard to the applicability of the regulations, to interpret provisions, to require additional information to determine the level of detail and appropriate methodologies for required analysis, to prepare application and informational materials as required, to promulgate procedures and rules for unique circumstances not anticipated within the standards and procedures contained within these Regulations, and to enforce requirements.

I-C-3. Interpretation of Terms

For the purposes of these Regulations, unless it is plainly evident from the context that a different meaning is intended, certain words and terms are herein defined as follows:

"Shall" is always mandatory, "must" is always mandatory, "may not" is mandatory, while "should" is not mandatory, and "may" is permissive.

The present tense includes future, the singular includes the plural, and the plural includes the singular.

"And" indicates that all connected items or provisions shall apply.

"Or" indicates that the connected items or provisions may apply singularly or in any combination.

"Either/or" indicates that the connected items or provisions shall apply singularly but not in combination.

Where terms are not specifically defined, they shall have their ordinary accepted meanings within the context with which they are used. Webster's Encyclopedic Dictionary of the English Language shall be considered in determining ordinarily accepted meanings.

I-D. Purpose

The purposes of these regulations are to promote the public health, safety, and general welfare by regulating the subdivision of land; to prevent the overcrowding of land; to lessen congestion in the streets and highways; to provide for adequate light, air, water supply, sewage disposal, parks and recreation areas, ingress and egress, and other public requirements; to require development in harmony with the natural environment; to promote preservation of open space; and to promote effective and efficient provision of public services; to protect the rights of property owners; and to require uniform monumentation of land subdivisions and transferring interests in real property by reference to a plat or certificate of survey (76-3-102, MCA).

Further, to support the purposes of 76-3-102, MCA these Regulations are intended to promote and provide for the:

- 1. Orderly development of Carbon County.
- 2. Coordination of roads within subdivided land with other roads, both existing and planned.
- 3. Dedication of land for roadways and for public utility easements.
- 4. Proper physical and legal road access and the improvement of roads
- 5. Adequate open spaces for travel, light, air, and recreation.
- 6. Adequate transportation, water, drainage, and sanitary facilities.
- 7. Avoidance or minimizing of congestion.
- 8. Avoidance of unnecessary environmental degradation.
- 9. Encouragement of subdivision development in harmony with the natural environment.
- 10. Avoidance of danger or injury by reason of natural hazards or the lack of water, drainage, access, transportation, or other public services.
- 11. Avoidance of excessive expenditure of public funds for the supply of public services.
- 12. Manner and form of making and filing of any plat for subdivided lands.
- 13. Administration of these regulations by defining the powers and duties of approving authorities including procedures for the review and approval of all plats of subdivisions covered by these provisions.

I-E. Jurisdiction

These regulations govern the subdivision of land within the jurisdictional area of the County and the towns of Bridger, Fromberg, Bearcreek, and Joliet.

These regulations supplement all other regulations, and where they are at variance with other laws, regulations, ordinances, or resolutions, the more restrictive requirements shall apply.

I-F. Severability

If a court of competent jurisdiction holds any word, phrase, clause, sentence, paragraph, section, or other part of these regulations invalid, that judgment will affect only the part held invalid.

I-G. Conditions/Mitigation

Regulation of the subdivision of land and the imposition of reasonable conditions on land subdivision is an exercise of valid police power delegated by the State of Montana to Carbon County. Subdividers have the duty to comply with reasonable conditions for design, dedication, improvement, and restrictive use of the land so as to promote the purposes of these Regulations, the safety and general welfare of the future subdivision lot owners and of the community at large.