TOWN OF SARATOGA ORDINANCE NO. 24-872 AN ORDINANCE TO AMEND THE TOWN OF SARATOGA, TOWN CODE, TITLE 18 ZONING, SECTION 18.54 FLOODPLAIN MANAGEMENT. AN ORDINANCE AMENDING PROCEDURES FOR DEVELOPMENT OF LAND WITHIN THE FLOODPLAINS OF THE TOWN OF SARATOGA AS THEY ARE DEFINED BY FLOOD INSURANCE RATE MAPS DEVELOPED BY FEMA. AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, The Town Council as well as the Mayor of the Town of Saratoga, has determined that in the best interest of its residents that the above mentioned Town Code Section(s) be amended. WHEREAS, FEMA has developed updated floodplain maps for the

Town of Saratoga and requires implementation of said maps and associated regulations in order for the continued participation in

the National Flood Insurance Program.

WHEREAS, The Town Council as well as the Mayor of the Town of Saratoga, wish to preserve and protect property, infrastructure and other valuable resources throughout the community.

WHEREAS, The Town Council as well as the Mayor of the Town of $Saratoga, finds\ it\ appropriate\ and\ necessary\ to\ establish\ a\ process$ for the development of land in the identified floodplains within the municipal boundaries of the Town of Saratoga.

NOW THEREFORE, BE IT ORDAINED by the Mayor and Town Council of the Town of Saratoga, Carbon County, Wyoming. SECTION 1: That Title 18 Section 18.54 Floodplain Management that exists prior to the passage of this ordinance is hereby repealed in full. This ordinance is intended to replace the current section

SECTION 2: That Title 18 Section 18.54 Floodplain Management is hereby amended to read as follows:

ARTICLE I

STATUTORY AUTHORIZATION, FINDINGS OF FACT, PURPOSE AND METHODS

A. STATUTORY AUTHORIZATION

The Legislature of the State of Wyoming has in Wyoming Statute 15-1-103 delegated the responsibility of local governmental units to adopt regulations designed to minimize flood losses. Therefore, the Town Council of Saratoga, Wyoming, does ordain as follows: The Town of Saratoga elects to comply with the requirements of the National Flood Insurance Act of 1968 (P.L. 90-488, as amended). The National Flood Insurance Program (NFIP) is a voluntary program administered by the Federal Emergency Management Agency (FEMA), a component of the U.S. Department of Homeland Security, and Saratoga, Wyoming's community officials have elected to join the program, participate, and enforce this Flood Damage Prevention Ordinance and the requirements and regulations of the NFIP. The NFIP, established in the aforesaid act, provides that areas of Saratoga, Wyoming having a special flood hazard be identified by FEMA, and that floodplain management measures be applied in such flood hazard areas. Furthermore, Saratoga, Wyoming may elect to administer the Flood Damage Prevention Ordinance to areas not identified as Special Flood Hazard Areas (SFHAs) by FEMA on the community's effective Flood Insurance Rate Map (FIRM), if the community has documentation to support that there is an inherent risk of flooding in such areas.

B. FINDINGS OF FACT

The flood hazard areas of Saratoga are subject to periodic inundation by flood waters, which results in potential loss of life and property, health and safety hazards, disruption of commerce and governmental services, and extraordinary public expenditures for flood protection and relief; all of which adversely affect the public health, safety and general welfare of the inhabitants of the Town of Saratoga.

These potential flood losses are caused by:

The cumulative effect of obstructions in floodplains that are known to cause increases in flood heights and velocities;

The occupancy of flood hazard areas by structures vulnerable to floods because they are inadequately elevated or otherwise unprotected from flood damages; and

Uses deemed unsuitable for floodplain areas or that do not account for the increased flood risk.

C. STATEMENT OF PURPOSE

It is the purpose of this ordinance to promote the public health, safety and general welfare of the community and to minimize public and private losses due to flood conditions in specific areas by provisions designed to:

Protect human life and health;

Minimize damage to public infrastructure, including but not limited to utilities, streets, and bridges that are susceptible to flooding;

Minimize prolonged business interruptions caused by flooding; Minimize public expenditures on flood control projects;

Minimize the need for rescue and relief efforts associated with flooding and are generally undertaken at the expense of the public; Protect and safeguard the welfare and safety of first responders should an emergency response is needed;

Help maintain a stable tax base by providing for the sound use and development of flood prone areas in such a manner as to minimize

future flood blight areas; and Promote that potential buyers are notified if properties are in a

flood area

D. METHODS OF REDUCING FLOOD LOSSES

To accomplish the purposes outlined in ARTICLE I, SECTION C. STATEMENT OF PURPOSE, this ordinance applies the following methods:

Restricts or prohibits land uses that are dangerous to health, safety, or property in times of flooding, or cause excessive increases in flood heights or velocities;

Requires that land uses vulnerable to floods, including facilities that serve such uses, be protected against flood damage at the time of initial construction;

Controls the alteration of natural floodplains, stream channels, and natural protective barriers, which are involved in the accommodation of flood waters;

Controls filling, grading, dredging and other developments that may increase flood damage; and

Prevents or regulates the construction of flood barriers that will

unnaturally divert floodwaters or may increase flood hazards to other lands.

ARTICLE II DEFINITIONS

A. DEFINITIONS

Unless specifically defined below, words or phrases used in this ordinance shall be interpreted to give them the meaning they have in common usage and to give this ordinance its most reasonable application.

100-Year Flood means a flood having a recurrence interval that has a 1-percent chance of being equaled or exceeded during any given year (1-percent-annual-chance flood). The terms "100-hundredyear flood" and "1-percent-annual-chance flood" are synonymous. The term does not imply that the flood will necessarily happen once every 100 hundred years. Mandatory flood insurance requirements may apply.

100-Year Floodplain means the area of land susceptible to being inundated due to the occurrence of a 1-percent-annual-chance

500-Year Flood means a flood having a recurrence interval that has a 0.2-percent chance of being equaled or exceeded during any given year (0.2-percent-annual-chance flood). The term does not imply that the flood will necessarily happen once every 500 years and mandatory flood insurance requirement generally does not apply. 500-Year Floodplain means the area of land susceptible to being inundated due to the occurrence of a 0.2-percent-annual-chance

Accessory Structure is a structure that is on the same parcel of property as a principal structure. Its use is incidental to the use of the principal structure the ownership of the accessory structure is the same owner as of the principal structure. An accessory structure is a non-residential structure of low value that is used solely for the parking of vehicles and storage of tools, materials, or equipment. No human habitation is allowed within an accessory

structure. Addition is any improvement that expands the enclosed footprint or increases the square footage of an existing structure. This includes lateral additions added to the side, front, or rear of a structure; vertical additions added on top of a structure; and enclosures added underneath a structure.

Alluvial Fan Flooding means flooding occurring on the surface of an alluvial fan or similar landform that originates at the apex. It is characterized by high-velocity flows; active processes of erosion, sediment transport, and deposition; and unpredictable flow paths. Apex means a point on an alluvial fan or similar landform below which the flow path of the major stream that formed the fan becomes unpredictable and alluvial fan flooding can occur.

Appurtenant Structure—see Accessory Structure. Area of Future-Conditions Flood Hazard means the land area that would be inundated by the 1-percent-annual-chance (100-year) flood, based on future-conditions hydrology.

Area of Shallow Flooding means a designated AO, AH, AR/AO, or AR/AH zone on a community's Flood Insurance Rate Map (FIRM) with a 1 percent or greater annual chance of flooding to an average depth of 1 to 3 feet where a clearly defined channel does not exist, where the path of flooding is unpredictable, and where velocity flow may be evident. Such flooding is characterized by ponding or sheet flow.

Area of Special Flood-Related Erosion Hazard is the land within a community that is most likely to be subject to severe flood-related erosion losses. The area may be designated as Zone E on the Flood Hazard Boundary Map (FHBM). After the detailed evaluation of the special flood-related erosion hazard area, in preparation for publication of the FIRM, Zone E may be further refined.

Area of Special Flood Hazard is the land in the flood plain within a community subject to a 1 percent or greater chance of flooding in any given year. The area may be designated as Zone A on the FHBM. After detailed ratemaking has been completed in preparation for publication of the FIRM, Zone A usually is refined into Zones A, AO, AH, A1-30, AE, A99, AR, AR/A1-30, AR/AE, AR/AO, AR/AH, AR/A, or V1-30, VE, or V. For purposes of these regulations, the term "special flood hazard area" is synonymous in meaning with the phrase "area of special flood hazard".

Base Flood means the flood having a 1-percent chance of being equaled or exceeded in any given year.

Base Flood Elevation (BFE) is the water surface elevation of the 1-percent-annual-chance flood event. It is the height in relation to mean sea level expected to be reached by the waters of the base flood at pertinent points in the floodplains of coastal and riverine areas. It is also the elevation shown on the FIRM and found in the accompanying Flood Insurance Study (FIS) for Zones A, AE, AH, A1-A30, AR, V1-V30, or VE that indicates the water surface elevation resulting from the flood that has a 1-percent chance of equaling or exceeding that level in any given year.

Basement means any area of the building having its floor subgrade (below ground level) on all sides. A walkout basement that does not require a step up to grade is not considered a basement.

Best Available Data is existing flood hazard information adopted by a community and reflected on an effective FIRM, FBFM, and or within an FIS report; or draft or preliminary flood hazard information supplied by FEMA or from another source. Other sources may include, but are not limited to, state, other federal agencies, or local studies, the more restrictive of which would be reasonably used by the community.

Breakaway Wall means a wall that is not part of the structural support of the building and is intended through its design and construction to collapse under specific lateral loading forces, without causing damage to the elevated portion of the building or supporting foundation system. Any walls below the lowest floor in a building in a V or VE Zone should give way under wind and water loads without causing collapse, displacement, or other damage to the elevated portion of the building of the supporting pilings or columns. Breakaway walls apply only to V or VE Zones.

Channelization means the artificial creation, enlargement, realignment, or alteration of a stream channel's slope, shape, or alignment. Streambank restoration may be deemed as channelization.

 ${\bf Code\ of\ Federal\ Regulations\ (CFR)\ is\ the\ codification\ of\ the\ general}$ and permanent rules published in the Federal Register by the executive departments and agencies of the Federal Government. Conditional Letter of Map Revision (CLOMR) is FEMA's comment on a proposed project that would, upon construction, affect the hydrologic and/or hydraulic characteristics of a flooding source and thus result in the modification of the existing regulatory floodway, the effective BFEs, and/or the SFHA. The letter does not revise an effective map; it indicates whether the project, if built as proposed, would be recognized by FEMA.

Conditional Letter of Map Revision Based on Fill (CLOMR-F) is FEMA's comment on a proposed structure or property. The letter does not revise an effective map; it indicates whether the project, if built as proposed, would be removed from the floodplain.

Crawlspace means an under-floor space that has its interior floor area (finished or not) no more than 4 feet from the bottom floor joist the next higher floor elevation, designed with proper openings that equalize hydrostatic pressures of flood water, and is not used for habitation. Reference: ARTICLE V, SECTION B.4

Critical Facility means a facility or building where even a slight chance of flooding is too great a threat. Typical critical facilities include hospitals, fire stations, police stations, schools, storage of critical records, assisted living and similar facilities. Reference ARTICLE V, SECTION G. STANDARDS FOR CRITICAL FACILITIES.

Deed Restriction refers to a clause in a deed that limits the future use of the property in some respect. Deed restrictions may impose a vast variety of limitations and conditions. For example, they may limit the density of buildings, dictate the types of structures that can be erected, or prevent buildings from being used for specific purposes or from being used at all.

Detached Garage is a \bar{b} uilding that is used solely for storage of materials or vehicle parking for up to four housing occupants. If a detached garage is designed or used for habitation or conducting business, or has multiple stories, then the building is not considered a detached garage under the NFIP.

Development means any human-made change to improved or unimproved real estate, including but not limited to buildings or other structures, mining, dredging, filling, grading, paving, demolition, excavation or drilling operations, or storage either temporary or permanent of equipment or materials.

Elevated Building is a non-basement building built, in the case of a building in Zone A1-30, AE, A, A99, AR, AO, AH, B, C, X and D, to have the top of the elevated floor above the ground level by means of pilings, columns (post and piers), or shear walls parallel to the flow of the water and adequately anchored so as not to impair the structural integrity of the building during a flood of up to the magnitude of the base flood. In the case of a building in Zone A1-30, AE, A, A99, AR, AO, AH, B, C, X and D, an "elevated building" also includes a building elevated by means of fill or solid foundation perimeter walls with openings sufficient to facilitate the unimpeded movement of flood waters.

Enclosure refers to an enclosed walled-in area below the lowest floor of an elevated building. Enclosures below the BFE may only be used for building access, vehicle parking, and storage.

Erosion means the process of the gradual wearing away of land masses by wind, water, or other natural agents.

Existing Construction refers to structures for which the "start of construction" commenced before the effective date of the FIRM or before January 1, 1975, for FIRMs effective before that date. It may also be referred to as Existing Structures.

Existing Manufactured Home Park or Subdivision means a manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including, at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed before the effective date of the floodplain management regulations adopted by a community.

Existing Structures—see Existing Construction.

 $Expansion \ to \ an \ Existing \ Manufactured \ Home \ Park \ or \ Subdivision$ means the preparation of additional sites by the construction of facilities for servicing the lots on which the manufacturing homes are to be affixed (including the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads).

FEMA means the Federal Emergency Management Agency. Fill refers to the placement of materials, such as dirt, sand, or rock to elevate a structure, property, or portion of a property above the natural elevation of the site, regardless of where the material was obtained from. The common practice of removing unsuitable material and replacing with engineered material is not considered fill if the elevations are returned to the existing conditions. Any fill placed or used prior to the area being mapped as a flood hazard area is not deemed as fill.

Flood or Flooding means: A general and temporary condition of partial or complete inundation of normally dry land areas from:

The overflow of inland or tidal waters.

The unusual and rapid accumulation or runoff of surface waters

Mudslides (i.e., mudflows) that are proximately caused by flooding as defined in this ordinance and are akin to a river of liquid and flowing mud on the surfaces of normally dry land areas, as when earth is carried by a current of water and deposited along the

The collapse or subsidence of land along the shore of a lake or other body of water as a result of erosion or undermining caused by waves or currents of water exceeding anticipated cyclical levels or suddenly caused by an unusually high water level in a natural body of water, accompanied by a severe storm, or by an unanticipated force of nature, such as flash flood or an abnormal tidal surge, or by some similarly unusual and unforeseeable event which results in flooding as defined in this ordinance.

Flood Insurance Manual is the document FEMA produces twice a year and is used to write flood insurance policies underwritten by the NFIP. The document contains definitions, policy rates, coverage and limitations, application and insurance policy forms. Flood Insurance Rate Map (FIRM) means an official map of a community, on which the Administrator has delineated both the SFHAs and the risk premium zones applicable to the community. Flood Insurance Study (FIS) or Flood elevation study means an examination, evaluation, and determination of flood hazards and, if appropriate, corresponding water surface elevations, or an examination, evaluation and determination of mudslide (i.e., mudflow) and/or flood-related erosion hazards.

Floodplain Development Permit is a community issued permit or document that is used for any development that occurs within an SFHA identified by FEMA or the community. It is used to address the proposed development to ensure compliance with the community's ordinance.

Floodplain or Flood-Prone Area means any land area susceptible to being inundated by water from any source whether or not identified by FEMA (see definition of Flooding).

Floodplain Management means the operation of an overall program of corrective and preventive measures for reducing flood damage, including but not limited to emergency preparedness plans, flood control works, mitigation plans, and floodplain management regulations.

Floodplain Management Regulations means zoning ordinances, subdivision regulations, building codes, health regulations, special purpose ordinances (such as a floodplain ordinance, grading ordinance and erosion control ordinance) and other applications of police power. The term describes such state or local regulations, in any combination thereof, which provide standards for flood damage prevention and reduction.

Flood Opening refers to an opening in the wall of an enclosed structure that allows floodwaters to automatically enter and exit the enclosure. Refer to FEMA Technical Bulletin 1.

Flood Protection System means those physical structural works for which funds have been authorized, appropriated, and expended and which have been constructed specifically to modify flooding in order to reduce the extent of the area within a community subject to an SFHA and to reduce the depths of associated flooding. Such a system typically includes hurricane tidal barriers, dams, reservoirs, levees or dikes. These specialized, flood modifying works are those constructed in conformance with sound engineering standards. FEMA only accredits levees, both private and public, that have been certified by a professional engineer or firm in which the certification shows that the levee have met and continue to meet the minimum regulatory standards cited in Title 44, Chapter 1, Section 65.10 of the Code of Federal Regulations

Floodproofing means any combination of structural and nonstructural additions, changes, or adjustments to structures that reduce or eliminate flood damage to real estate or improved real property, water and sanitary facilities, structures and their contents. Floodproofing can either be accomplished in the form of dry floodproofing in which the structure is watertight below the levels that need flood protection, or wet floodproofing in permanent or contingent measures applied to a structure that prevent or provide resistance to damage from flooding, while allowing floodwaters to enter the structure or area. Floodway—see Regulatory Floodway.

Floodway encroachment lines mean the lines marking the limits of floodways on federal, state, and local flood plain maps.

Freeboard means a factor of safety usually expressed in feet above a flood level for purposes of flood plain management. "Freeboard" tends to compensate for the many unknown factors that could contribute to flood heights greater than the height calculated for a selected size flood and floodway conditions, such as wave action, bridge openings, and the hydrological effect of urbanization of the watershed. Functionally Dependent Use means a development that cannot

perform its intended purpose unless it is located or carried out in close proximity to water. The term includes docking facilities, port facilities that are necessary for the loading and unloading of cargo or passengers, and ship building and repair facilities. It does not include long-term storage or related manufacturing facilities. Highest Adjacent Grade (HAG) means the highest natural elevation of the ground surface prior to construction next to the proposed walls of a structure. In AO Zones, the highest adjacent grade is utilized by comparing the lowest floor elevation to that of the highest adjacent grade and the depth of the AO Zone. Reference: ARTICLE V, SECTION D. STANDARDS FOR AREAS OF SHALLOW FLOODING (AO/AH ZONES).

Historic Structure means any structure that is: Listed individually in the National Register of Historic Places (a

listing maintained by the Department of Interior) or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register; Certified or preliminarily determined by the Secretary of the

registered historic district or a district preliminarily determined by the Secretary to qualify as a registered historic district; Individually listed on a state inventory of historic places in states with historic reservation programs that have been approved by the

Interior as contributing to the historical significance of a

Secretary of the Interior; or Individually listed on a local inventory of historic places in communities with historic preservation programs that have been certified either:

By an approved state program as determined by the Secretary of the Interior, or

Directly by the Secretary of the Interior in states without approved programs.

Letter of Map Amendment (LOMA) means an official amendment, by letter, to an effective FIRM. A LOMA establishes a property's

location in relation to the SFHA. It is usually issued because a property or structure has been inadvertently mapped as being in the floodplain, when the property or structure is actually on natural high ground above the BFE. Letter of Map Revision (LOMR) means FEMA's modification or revision to an entire or portion of the effective FIRM, or Flood

Boundary and Floodway Map, or both. LOMRs are generally based on the implementation of physical measures that affect the hydrologic or hydraulic characteristics of a flooding source and thus result in the modification of the existing regulatory floodway, the effective BFEs, or the SFHA. Letter of Map Revision Based on Fill (LOMR-F) means FEMA's

amendment, by letter, to an effective FIRM where fill was brought in or used to elevate a property, portion of property or structure above the BFE. Levee means a man-made structure usually an earthen embankment,

designed and constructed in accordance with sound engineering practices to contain, control, or divert the flow of water so as to provide protection from temporary flooding. Levee System means a flood protection system that consists of

a levee, or levees, and associated structures, such as closure and drainage devices, which are constructed and operated in accordance with sound engineering practices.

Lowest Adjacent Grade (LAG) means the lowest natural elevation of the ground surface prior to construction next to the proposed walls of a structure. For an existing structure, it means the lowest

point where the structure and ground touch, including but not limited to attached garages, decks, stairs, and basement windows. Lowest Floor means the lowest floor of the lowest enclosed area (including basement). An unfinished or flood resistant enclosure, usable solely for parking of vehicles, building access or storage in an area other than a basement area is not considered a building's lowest floor; provided, that such enclosure is not built so as to render the structure in violation of the applicable non-elevation design requirements of Section 60.3.

Manufactured Home means a structure, transportable in one or more sections, which is built on a permanent chassis and is designed for use with or without a permanent foundation when attached to the required utilities. The term "manufactured home" does not include a "recreational vehicle"; however, a manufactured home may be used for both residential and non-residential use. Manufactured Home Park or Subdivision means a parcel (or

contiguous parcels) of land divided into two or more manufactured home lots for rent or sale.

Map means the FHBM or the FIRM for a community issued by FEMA.

Mean Sea Level means, for purposes of the NFIP, the National Geodetic Vertical Datum (NGVD) of 1929, North American Vertical Datum (NAVD) of 1988, or other datum, to which BFEs shown on a community's FIRM are referenced.

Mixed Use Structures are structures with both a business and a residential component, but where the area used for business is less than 50 percent of the total floor area of the structure.

New Construction means structures for which the start of construction commenced on or after the effective date of a floodplain management regulation adopted by a community and includes any subsequent improvements to such structures. For the purposes of determining insurance rates, structures for which the "start of construction" commenced on or after the effective date of an initial FIRM or after December 31, 1974, whichever is later,

and includes any subsequent improvements to such structures. New Manufactured Home Park or Subdivision means a manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed on or after the effective date of floodplain management regulations adopted by a community.

No-Rise Certifications are formal certifications signed and stamped by a professional engineer licensed to practice in the state, demonstrating through hydrologic and hydraulic analyses performed in accordance with standard engineering practice that a proposed development will not result in any increase (0.00 feet) in flood levels within the community during the occurrence of a base flood event.

Physical Map Revision (PMR) is FEMA's action whereby one or more map panels are physically revised and republished.

Recreational Vehicle means a vehicle which is: (a) Built on a single chassis;

(b) 400 square feet or less when measured at the largest horizontal projection;

(c) Designed to be self-propelled or permanently towable by a light

duty truck; and
(d) Designed primarily, not for use as a permanent dwelling but,

as temporary living quarters for recreational, camping, travel, or seasonal use.

Regulatory Floodway means the channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge the base flood without cumulatively increasing the water surface elevation more than a designated height.

Riverine means relating to, formed by, or resembling a river (including tributaries), stream, brook, creek, etcetera, which can be intermittent or perennial.

Section 1316 refers to the section of the National Flood Insurance Act of 1968, as amended, which provides for the denial of flood insurance coverage for any property that the Administrator finds has been declared by a duly constituted State or local authority to be in violation of State or local floodplain management regulations. Section 1316 is issued for a property, not a property owner, and remains with the property even after a change of

Special Flood Hazard Area—see Area of Special Flood Hazard. Start of Construction (for other than new construction or substantial improvements under the Coastal Barrier Resources Act (Pub. L. 97-348)) includes substantial improvement, and means the date the building permit was issued, provided the actual start of construction, repair, reconstruction, rehabilitation, addition placement, or other improvement was within 180 days of the permit date. The actual start means either the first placement of permanent construction of a structure on a site, such as the pouring of slab or footings, the installation of piles, the construction of columns, or any work beyond the stage of excavation; or the placement of a manufactured home on a foundation. Permanent construction does not include land preparation, such as clearing, grading and filling; nor does it include the installation of streets and/or walkways; nor does it include excavation for a basement, footings, piers, or foundations or the erection of temporary forms; nor does it include the installation on the property of accessory buildings, such as garages or sheds not occupied as dwelling units or not part of the main structure. For a substantial improvement, the actual start of construction means the first alteration of any wall, ceiling, floor, or other structural part of a building, whether or not that alteration affects the external dimensions of the building.

Structure means, for floodplain management purposes, a walled and roofed building, culvert, bridge, dam, or a gas or liquid storage tank that is principally above ground, as well as a manufactured home. Structure, for insurance purposes, means:

(1) A building with two or more outside rigid walls and a fully secured roof, which is affixed to a permanent site;

(2) A manufactured home ("a manufactured home," also known as a mobile home, is a structure: built on a permanent chassis, transported to its site in one or more sections, and affixed to a permanent foundation); or

(3) A travel trailer without wheels built on a chassis and affixed to a permanent foundation, that is regulated under the community's floodplain management and building ordinances or laws. For insurance purposes, "structure" does not mean a recreational

For insurance purposes, "structure" does not mean a recreational vehicle or a park trailer or other similar vehicle, except as described in paragraph (3) of this definition, or a gas or liquid storage tank.

Substantial Damage means damage of any origin sustained by a structure whereby the cost of restoring the structure to its predamaged condition would equal or exceed 50 percent of the market value of the structure before the damage occurred.

Substantial Improvement means any reconstruction, rehabilitation, addition, or other improvement of a structure, the cost of which equals or exceeds 50 percent of the market value of the structure before the "start of construction" of the improvement. This term includes structures which have incurred "substantial damage", regardless of the actual repair work performed.

The term does not, however, include:

Any project for improvement of a structure to correct existing violations of state or local health, sanitary, or safety code specifications that have been identified by the local code enforcement official and are the minimum necessary to assure safe living conditions; or

Any alteration of a "historic structure", if the alteration will not preclude the structure's continued designation as a "historic structure."

Variance means a grant of relief by a community from the terms of a flood plain management regulation. Reference: ARTICLE IV, SECTION E. VARIANCE PROCEDURES

Violation means the failure of a structure or other development to be fully compliant with the community's flood plain management regulations. A structure or other development without the elevation certificate, other certifications, or other evidence of compliance required in Sections 44 CFR 60.3(b)(5), (c)(4), (c)(10), (d)(3), (e)(2), (e)(4), or (e)(5) is presumed to be in violation until such time as that documentation is provided.

Water surface elevation means the height, in relation to the North American Vertical Datum (NAVD) of 1988, (or other datum, where specified) of floods of various magnitudes and frequencies, such as the 1-percent-annual-chance flood event, in the flood plains of coastal or riverine areas.

Watercourse means the channel and banks of an identifiable water in a creek, brook, stream, river, ditch or other similar feature.

ARTICLE III GENERAL PROVISIONS A. LANDS TO WHICH THIS ORDINANCE APPLIES

The ordinance shall apply to all areas of special flood hazard identified by FFMA

identified by FEMA.

B. BASIS FOR ESTABLISHING THE AREAS OF SPECIAL

FLOOD HAZARD
The areas of special flood hazard identified by FEMA in a scientific and engineering report entitled, "The Flood Insurance Study for Carbon County, WY and Incorporated Communities" dated December 20, 2024, accompanying FIRMs, and any revisions thereto are hereby automatically adopted by reference and declared to be a part of this ordinance.

C. ESTABLISHMENT OF DEVELOPMENT PERMIT

A Floodplain Development Permit shall be required to ensure

conformance with the provisions of this ordinance. **D. ABROGATION AND GREATER RESTRICTIONS**

This ordinance is not intended to repeal, abrogate, or impair any existing easements, covenants, or deed restrictions. However, where this ordinance and another ordinance, easement, covenant, or deed restriction conflict or overlap, whichever imposes the more stringent restrictions shall prevail.

E. INTERPRETATION

In the interpretation and application of this ordinance, all provisions shall be:

Considered as minimum requirements;

Liberally construed in favor of the governing body; and

Deemed neither to limit nor repeal any other powers granted under state statutes.

F. WARNING AND DISCLAIMER OR LIABILITY

The degree of flood protection required by this ordinance is considered reasonable for regulatory purposes and is based on scientific and engineering considerations. On rare occasions, greater floods can and will occur and flood heights may be increased by human-made or natural causes.

This ordinance does not imply that land outside the areas of special flood hazards or uses permitted within such areas will be free from flooding or flood damages. This ordinance shall not create liability on the part of the community or any official or employee thereof for any flood damages that result from reliance on this ordinance or any administrative decision lawfully made thereunder.

G. SEVERABILITY If any section, provision, or portion of this ordinance is adjudged unconstitutional or invalid by a court, the remainder of the ordinance shall not be affected.

H. COMPLIANCE

No structures or developments including buildings, recreation vehicles, or manufactured homes or land shall hereafter be located, altered, or have its use changed without full compliance with the terms of this ordinance and other applicable regulations. Nothing herein shall prevent the Town Council of the Town of Saratoga from taking such lawful action as is necessary to prevent or remedy any violations.

I. STOP WORK ORDER

Authority. Whenever the floodplain administrator or other community official discovers any work or activity regulated by this ordinance being performed in a manner contrary to the provision of this ordinance, the floodplain administrator is authorized to issue a stop work order.

Issuance. The stop work order shall be in writing and shall be given to the owner of the property involved, or to the owner's agent, or to the person doing the work. Upon issuance of a stop work order, the cited work shall immediately cease. The stop work order shall state the reason for the order, and the conditions under which the cited work will be permitted to resume.

Unlawful continuance. Any person who shall continue any work after having been served with a stop work order, except such work as that person is directed to perform to remove a violation or unsafe condition, shall be subject to penalties as prescribed by local or state law including but not limited to the penalties outlined in ARTICLE III, SECTION J. PENALTIES FOR NONCOMPLIANCE. SECTION J. PENALTIES FOR NONCOMPLIANCE

In accordance with Section 59.2(b) of CFR 44, Chapter 1, of the NFIP regulation, to qualify for the sale of federally subsidized flood insurance, a community must adopt floodplain management regulations that meet or exceed the minimum standards of Section 60. "These regulations must include effective enforcement provisions." In accordance with Section 60.1(b) of CFR 44, Chapter 1, of the NFIP regulations, "These regulations must be legally-enforceable, applied uniformly throughout the community to all privately and publicly owned land within flood-prone (i.e. mudflow) or flood-related erosion areas, and the community must provide that the regulations take precedence over less restrictive conflicting local laws, ordinances, or codes."

THEREFORE

No structure or land shall hereafter be constructed, located, extended, converted, or altered without full compliance with the terms of this ordinance and other applicable regulations. Violation of the provisions of this ordinance by failure to comply with any of its requirements (including violations of conditions and safeguards established in connection with conditions) shall constitute a misdemeanor. Any person who violates this ordinance or fails to comply with any of its requirements shall upon conviction thereof be fined not more than \$750 for each violation assessed daily, and in addition shall pay all costs and expenses involved in the case. Nothing herein contained shall prevent the Town of Saratoga from taking such other lawful action as is necessary to prevent or remedy any violation

ARTICLE IV ADMINISTRATION

ADMINISTRATION A. DESIGNATION OF THE FLOODPLAIN ADMINISTRATOR

The Town of Saratoga Planning and Zoning Officer is hereby appointed the Floodplain Administrator to administer and implement the provisions of this ordinance and other appropriate sections of the NFIP Regulations and 44 CFR pertaining to floodplain management.

B. DUTIES AND RESPONSIBILITIES OF THE FLOODPLAIN ADMINISTRATOR

Duties and responsibilities of the Floodplain Administrator shall include, but not be limited to, the following:

Uphold the goals of the community and the NFIP to reduce risk when possible and increase the community's resistance to future disasters.

Maintain and hold open for public inspection all records pertaining to the provisions of this ordinance, including the actual elevation of the lowest floor (including basement or crawlspace) of all new or substantially improved structures and any floodproofing certificates, including the data supporting such certificates. Maintain and hold open for public inspection maps that identify

and locate the boundaries of the SFHAs to which this ordinance applies, including, but not limited to, the FIRM.

Review development proposals to determine whether a proposed building site, including sites designed for the placement of manufactured homes, will be reasonably safe from flooding.

Review, approve, or deny all applications for development permits required by adoption of this ordinance.

Ensure that all necessary permits have been obtained from those

federal, state, or local governmental agencies (including Section 404 of the Federal Water Pollution Control Act Amendments of 1972, 33 U.S.C. 1334 and the Endangered Species Act of 1973) from which prior approval is required.

Assure that the flood carrying capacity within the altered or relocated portion of any watercourse is maintained.

Notify, in riverine situations, adjacent communities and the State Coordinating Agency which is the Wyoming Office of Homeland Security, prior to any alteration or relocation of a watercourse, and submit evidence of such notification to FEMA.

Where interpretation is needed as to the exact location of the boundaries of the areas of special flood hazards (for example, where there appears to be a conflict between a mapped boundary and actual field conditions), the Floodplain Administrator shall make the necessary interpretation.

When BFE data has not been provided by FEMA, the Floodplain

Administrator shall obtain, review, and reasonably utilize any BFE data and floodway data available from a federal, state, or other source including data provided by the applicant, in order to administer the provisions of this ordinance.

When a regulatory floodway has not been designated, no new construction, substantial improvements, or other development

(including fill) shall be permitted within Zones A1-30, AE, and AH on the community's FIRM, unless it is demonstrated that the cumulative effect of the proposed development, when combined with all other existing and anticipated development, will not increase the water surface elevation of the base flood more than 1.00 feet at any point within the community unless the community has adopted higher standard options.

Under the provisions of 44 CFR Chapter 1, Section 65.12 of the NFIP Regulations, a community may approve certain development in Zones A1-30, AE, and AH on the community's FIRM, which increases the water surface elevation of the base flood by more than 1.00 foot, provided that the community first meets the requirements of Section 65.12 for a conditional FIRM revision through FEMA's CLOMR process.

Inspect all development at appropriate times during the period of construction to ensure compliance with all provisions of this ordinance, including proper elevation of structures.

If the project is determined or reasonably believed to cause an adverse effect on the BFE(s), boundaries of the floodplain or any insurable structures, technical justification for the proposed development shall be submitted and the community may require a CLOMR or LOMR to be submitted prior to the permit approval or as a requirement of the permit.

C. Requirement to Submit New Technical Data

The property owner or developer shall notify FEMA by submittal of a LOMR within 6 months of project completion when an applicant had obtained a CLOMR from FEMA or when development altered a watercourse, modified floodplain boundaries, or modified BFE. The property owner or developer shall be responsible for preparing technical data to support the CLOMR or LOMR application and paying any processing or application fees to FEMA. The property owner or developer is responsible for submitting the CLOMR and LOMR to FEMA and shall provide all necessary data to FEMA if requested during the review process to ensure the CLOMR or LOMR is issued.

The Floodplain Administrator shall be under no obligation to sign the Community Acknowledgement Form, which is part of the CLOMR/LOMR application, until the applicant demonstrates that the project will or has met the requirements of this ordinance and all applicable state federal, and local laws.

D. PERMIT PROCEDURES

Application for a Development Permit shall be presented to the Floodplain Administrator on forms furnished by him/her and may include, but not be limited to:

Duplicated plans drawn to scale showing the location, dimensions, and elevation of proposed landscape alterations.

Duplicated plans drawn to scale showing the location, dimensions, and elevation of existing and proposed structures, including the placement of manufactured homes.

Location of the foregoing in relation to SFHAs.

Elevation (in relation to mean sea level), of the lowest floor (including basement and crawlspace) of all new and substantially improved structures, if applicable;

Elevation (in relation to mean sea level), to which any nonresidential structure (if applicable) shall be floodproofed.

A certificate from a registered professional engineer or architect that the nonresidential floodproofed structure (if applicable) shall meet the floodproofing criteria of this ordinance and the NFIP Regulations.

Description of the extent to which any watercourse or natural drainage will be altered or relocated because of proposed development, if applicable.

At the community's discretion, the community may charge a fee for issuance of floodplain development permits.

Copies of all floodplain development permits and the associated documents shall become property of the community and a permanent record.

Approval or denial of a Development Permit by the Floodplain Administrator shall be based on all of the provisions of this ordinance and the following relevant factors:

The danger to life and property due to flooding or erosion damage. The susceptibility of the proposed facility and its contents to flood damage and the effect of such damage on the individual owner. The danger that materials may be swept onto other lands to the

injury of others. The compatibility of the proposed use with existing and anticipated development.

The safety of access to the property in times of flood for ordinary

and emergency vehicles. The costs of providing governmental services during and after flood conditions including maintenance and repair of streets and bridges, and public utilities and facilities such as sewer, gas, electrical, and water systems.

The expected heights, velocity, duration, rate of rise and sediment transport of the flood waters and the effects of wave action, if applicable, expected at the site.

The necessity to the facility of a waterfront location, where

applicable.

The availability of alternative locations, not subject to flooding

or erosion damage, for the proposed use. The relationship of the proposed use to the comprehensive plan

The relationship of the proposed use to the comprehensive plan for that area.

D.1. USE OF ELEVATION CERTIFICATES

The Town of Saratoga requires that the following Elevations Certificates be completed for any new residential or non-residential building construction:

Proposed Conditions: A proposed conditions Elevation Certificate

is required to be completed by a professional and licensed engineer, surveyor, or architect as part of the Floodplain Permit package. Building Under Construction: a building under construction Elevation Certificate is required to be completed by a professional and licensed engineer, surveyor, or architect after the contractor has set his forms for the finished grade of the foundation but prior to pouring the foundation.

Finished Construction: a finished construction Elevation

Certificate is required to be completed by a professional and licensed engineer, surveyor, or architect once the structure is completed, utilities are installed, and grading and landscaping has been completed.

E. VARIANCE PROCEDURES

The Appeal Board or Variance Board, as established by the community, shall hear and render judgment on requests for variances from the requirements of this ordinance after a floodplain development permit has been denied.

The Town of Saratoga Planning Commission is hereby established as the Variance Board as it applies to this ordinance.

Any person or persons aggrieved by the decision of the Appeal Board may appeal such decision in the courts of competent jurisdiction.

The Appeal Board, as established by the community, shall hear and render judgement on an appeal only when it is alleged there is an error in any requirement, decision, or determination made by the Floodplain Administrator in the enforcement of administration of this ordinance.

The Floodplain Administrator shall maintain a record of all actions involving an appeal and shall report variances to FEMA and the State Coordinating Agency upon issuing a variance.

Variances may be issued for new construction and substantial improvements to be erected on a lot of one-half acre or less in size contiguous to and surrounded by lots with existing structures constructed below the base flood level, providing the relevant factors in ARTICLE IV, SECTION E. VARIANCE PROCEDURES have been fully considered. As the lot size increases beyond the one-half acre, the technical justification required for issuing the variance increases.

Upon consideration of the factors noted above and the intent of this ordinance, the Appeal Board may attach such conditions to the granting of variances as it deems necessary to further the purpose and objectives of this ordinance.

Variances shall not be issued within any designated floodway if any increase in flood levels during the base flood discharge would result.

Variances may be issued for the repair or rehabilitation of historic structures upon a determination that the proposed repair or rehabilitation will not preclude the structure's continued designation as a historic structure and the variance is the minimum necessary to preserve the historic character and design of the structure. The term "substantial improvement" does not include any alteration of a structure or facility listed on the National Register of Historic Places or a State Inventory of Historic Places.

E.1 PREREQUISITES FOR GRANTING VARIANCES:

Variances shall only be issued upon a determination that the variance is the minimum necessary, considering the flood hazard, to afford relief. Variances shall only be issued upon: Showing a good and sufficient cause.

A determination that failure to grant the variance would result in exceptional hardship to the applicant.

A determination that the granting of a variance will not result in increased flood heights, additional threats to public safety, extraordinary public expense, create nuisances, cause fraud on or victimization of the public, conflict with existing local laws or ordinances, considers the need of ingress and egress during times of floods, and does not jeopardize first responders' health

Any applicant to whom a variance is granted shall be given written notice that the structure will be permitted to be built with the lowest floor elevation below the BFE, and that the cost of flood insurance will be commensurate with the increased risk resulting from the reduced lowest floor elevation.

Variances may be issued by a community for new construction and substantial improvements and for other development necessary for the conduct of a functionally dependent use provided that: The criteria outlined in ARTICLE IV, SECTION E. VARIANCE

PROCEDURES are met; and The structure or other development is protected by methods that minimize flood damages during the base flood and create no additional threats to public safety.

F. WATERCOURSE ALTERATIONS

No alteration to a channel, river, stream, drainage way, or other watercourse shall diminish the flood-carrying capacity of that watercourse. The altered or relocated watercourse shall have the same or greater capacity as the original watercourse.

All proposals for a watercourse alteration require submittal of a floodplain development permit. The applicant shall submit a set of plans and calculations prepared by a registered professional engineer of the proposed alteration and its effect on flows. An applicant shall provide the following information. Additional information may be submitted and requested: Topographic map of the project area.

A comparison of the existing and proposed channel capacity, including engineering calculations prepared by a registered professional engineer.

A description of the proposed alteration extent to which any watercourse or natural drainage will be altered or relocated as a result of proposed development.

Land use of adjacent properties.

Description of any obstructions.

Dimensions, specifications, and locations of any structures (bridges, culverts, water crossing, dams, dikes, levees, detention basins, etcetera). Photos of the area.

Prior to approval of the floodplain development permit, the

Submit an application and obtain a CLOMR from FEMA.

Notify adjacent communities, property owners and the and the State Coordinating Agency, prior to any alteration or relocation of a watercourse and submit evidence of such notification to the Floodplain Administrator and to FEMA.

Require that maintenance is provided within the altered or relocated portion of the watercourse so that the flood-carrying capacity is not diminished.

ARTICLE V

PROVISIONS FOR FLOOD HAZARD REDUCTION A. GENERAL STANDARDS

In all areas of special flood hazards, the following provisions are required for all new construction and substantial improvements: All new construction or substantial improvements shall be designed (or modified) and adequately anchored to prevent flotation, collapse, or lateral movement of the structure resulting from hydrodynamic and hydrostatic loads, including the effects

All new construction or substantial improvements shall be constructed by methods and practices that minimize flood damage. All new construction or substantial improvements shall be constructed with materials resistant to flood damage.

All new construction or substantial improvements shall be constructed with electrical, heating, ventilation, plumbing, and air conditioning equipment and other service facilities that are designed and/or located so as to prevent water from entering or accumulating within the components during conditions of

All new and replacement water supply systems shall be designed to minimize or eliminate infiltration of flood waters into the system. New and replacement sanitary sewage systems shall be designed to minimize or eliminate infiltration of flood waters into the system and discharge from the systems into flood waters.

On-site waste disposal systems shall be designed or located to avoid impairment to them or contamination from them during flooding.

A.1. TEMPORARY STRUCTURES

All temporary structures associated with festivals, carnivals or other temporary uses placed on sites within Zones A1-30, AE, AH, AO, and A on the community's FIRM.

Be on the site for fewer than 30 consecutive days.

Have a plan in place for the removal of the structure including a list of necessary supplies, tools, and resources needed to achieve the removal.

Be capable of being removed within 12 hours. A.2. TEMPORARY STORAGE

All temporary storage of materials or equipment on sites within Zones A1-30, AE, AH, AO, and A on the community's FIRM. Be on the site for fewer than 180 consecutive days and no more than 180 cumulative days within a calendar year.

Have a plan in place for the removal of the equipment or materials including a list of necessary supplies, tools, and resources needed to achieve the removal.

Have proper documentation to support when the materials or equipment are moved on and off the site.

A.3. SUBSTANTIAL IMPROVEMENT

Any combination of repair, reconstruction, rehabilitation, addition, or improvement of a building or structure, if the cumulative cost of the entire project equals or exceeds 50 percent, unless a higher standard option is selected below, of the market value of the structure only (not of the structure and land value combined) before the improvement or repair is started then the work shall be considered as substantial improvement. If the structure has sustained substantial damage, any repairs are considered substantial improvements regardless of the actual repair work performed. For Substantial Damage, refer to ARTICLE V, SECTION A.4. SUBSTANTIAL DAMAGE. The term does not, however, include either:

Any project for improvement of a building required to correct existing health, sanitary, or safety code violations identified by the building official and that are the minimum necessary to assure safe living conditions.

Any alteration of a historic structure provided that the alteration $% \left(x\right) =\left(x\right) +\left(x\right)$ will not preclude the structure's continued designation as a historic structure.

A.4. SUBSTANTIAL DAMAGE

Substantial damage means damage of any origin sustained by a structure whereby the cost of restoring the structure to its pre-damaged condition would equal or exceed 50 percent of the market value of the structure only, unless a higher standard option is selected, before the damage occurred. This term also applies to structures which have incurred any damage that equals or exceeds 50 percent of the structure's market value regardless of the actual repair work performed. When a structure or building has been determined as substantially damaged, any work or repair on said structure or building will be considered as substantial improvement and will be required to meet the development requirements set forth within this ordinance for substantial improvement.

A.5. SUBSTANTIAL IMPROVEMENT AND SUBSTANTIAL DAMAGE DETERMINATION

For applications for building permits to improve buildings and structures, including alterations, movement, enlargement, replacement, repair, change of occupancy, additions, rehabilitations, renovations, and any other improvement of or work on such buildings and structures, the Floodplain Administrator, in coordination with the applicable community

officials and staff, shall: Estimate the market value, or require the applicant to obtain an

appraisal of the market value prepared by a qualified independent appraiser, of the building or structure only, not of land and building, before the start of construction of the proposed work. In the case of repair, the market value of the building or structure shall be the market value before the damage occurred and before any repairs are made.

Compare the cost to perform the improvement, the cost to repair a damaged building to its pre-damaged condition, or the combined costs of improvements and repairs, if applicable, to the market value of the building or structure.

Determine and document whether the proposed work constitutes substantial improvement or repair of substantial damage; the determination requires evaluation of previous permits issued for improvements and repairs as specified in the ARTICLE V, SECTION A.3. SUBSTANTIAL IMPROVEMENT;

Utilize FEMA's Substantial Improvement/Substantial Desk Reference when making any determination on Substantial Improvement and/or Substantial Damage.

The substantial improvement regulations apply to all of the work that is proposed as the improvement, even if multiple permits are issued. Therefore, the determination of the cost of the improvement should consider all costs of all phases of the work before issuance of the first permit.

Notify the applicant that if it is determined that the work constitutes substantial improvement or repair of substantial damage and that compliance with the flood, this ordinance is required.

B. SPECIFIC STANDARDS

In all SFHAs, and if ARTICLE III, SECTION B.1 USE OF BEST AVAILABLE DATA has been selected, areas of known or suspected flood risk areas, the following provisions are required:

B.1. RESIDENTIAL CONSTRUCTION

New construction and substantial improvement of any residential structure shall have the lowest floor (including basement) elevated to the BFE. If a freeboard option is noted, new construction and substantial improvement shall have the lowest floor (including basement) elevated to the freeboard elevation. A registered professional engineer, architect, or land surveyor shall submit certified elevations to the Floodplain Administrator that the standards of this ordinance are satisfied.

B.1.1. RESIDENTIAL CONSTRUCTION FREEBOARD

The Town of Saratoga has elected to adopt a freeboard option for new construction and substantial improvement of any residential structure.

1 foot of freeboard meaning the lowest floor must be built 1 foot above the BFE.

B.2 NONRESIDENTIAL CONSTRUCTION

New construction and substantial improvements of any commercial, industrial, or other nonresidential structure shall either have the lowest floor (including basement) elevated to the base flood level, unless a freeboard option is noted below, or together with attendant utility and sanitary facilities, be designed so that below the base flood level the structure is watertight with walls substantially impermeable to the passage of water and with structural components having the capability of resisting hydrostatic and hydrodynamic loads and effects of buoyancy. A registered professional engineer or architect shall develop and/ or review structural design, specifications, and plans for the construction, and shall certify that the design and methods of construction are in accordance with accepted standards of practice as outlined in this subsection. A record of such certification that includes the specific elevation (in relation to mean sea level) to which such structures are floodproofed shall be maintained by the Floodplain Administrator. If the use or occupancy of the building changes in the future to residential, then the dry floodproofing of the structure cannot be used when determining compliance of the structure to the residential construction of this ordinance, ARTICLE V, SECTION B.1 RESIDENTIAL CONSTRUCTION and if elected, ARTICLE V, SECTION B.1.1 RESIDETNIAL CONSTRUCTION FREEBOARD. As such, the building will not be grandfathered into compliance and will be required to be brought into compliance with the residential construction requirements of this ordinance.

B.2.1 NONRESIDENTIAL CONSTRUCTION FREEBOARD

The Town of Saratoga has elected to adopt a freeboard option for new construction and substantial improvement of any nonresidential structure.

1 foot of freeboard meaning that lowest floor elevation to be built 1 foot above the BFE.

B.3. ENCLOSURES

New construction and substantial improvements, with fully enclosed areas below the lowest floor that are to be used solely for parking of vehicles, building access, or storage in an area other than a basement, and are subject to flooding shall be designed to automatically equalize hydrostatic flood forces on exterior walls by allowing for the entry and exit of floodwaters. Designs for meeting this requirement must either be certified by a registered professional engineer or architect, or must meet or exceed the following minimum criteria:

A minimum of two openings having a total net area of not less than 1 square inch for every square foot of enclosed area subject to flooding shall be provided.

The bottom of all openings shall be no higher than 1 foot above

Openings may be equipped with screens, louvers, valves, or other coverings or devices provided that they permit the automatic entry and exit of floodwaters.

The development and construction of the structure must conform with the provision in FEMA/Federal Insurance Administration (FIA)-Technical Bulletins 1 and 2. Certification and documentation from a professional, licensed engineer or architect is required if the structure's lowest floor is built below the BFE.

B.4. CRAWLSPACE

New construction and substantial improvements built on a crawlspace or sub-grade (below grade) crawlspace may be permitted if the development is designed and meets or exceeds the standards found in FEMA's Technical Bulletins 1, 2, and 11, which include but are not limited to the following:

The structure must be affixed to a permanent foundation, designed and adequately anchored to resist flotation, collapse, and lateral movement of the structure resulting from hydrodynamic and hydrostatic loads, including the effects of buoyancy. Because of hydrodynamic loads, crawlspace construction is not allowed in areas with flood velocities greater than 5 feet per second unless the design is reviewed by a qualified design professional, such as a registered architect or professional engineer.

The crawlspace is an enclosed area below the BFE and, as such, must have openings that equalize hydrostatic pressures by allowing the automatic entry and exit of floodwaters. The bottom of each flood vent opening can be no more than 1 foot above the

The crawlspace enclosure must have proper openings that allow equalization of hydrostatic pressure by allowing automatic entry and exit of floodwaters. To achieve this, a minimum of 1 square inch of flood opening is required per 1 square foot of the enclosed area subject to flooding.

Portions of the building below the BFE must be constructed with materials resistant to flood damage. This includes not only the foundation walls of the crawlspace used to elevate the building, but also any joists, insulation, piers, or other materials that extend below the BFE. Ductwork, in particular, must either be placed above the BFE or sealed from floodwaters.

Any building utility systems within the crawlspace must be elevated above the BFE or designed so that floodwaters cannot enter or accumulate within the system components during flood conditions.

The interior grade of a crawlspace below the BFE must not be more than 2 feet below the LAG.

The height of the below-grade crawlspace, measured from the lowest interior grade of the crawlspace floor to the bottom of the floor joist of the next higher floor cannot exceed 4 feet at any point. There must be an adequate drainage system that removes floodwaters from the interior area of the crawlspace. The enclosed area should be drained within a reasonable time after a flood event. Buildings with below-grade crawlspaces will have higher flood insurance premiums than buildings that have the preferred crawlspace construction, with the interior elevation at or above the LAG.

B.5. MANUFACTURED HOMES

Require that all manufactured homes to be placed within Zone A on a community's FHBM or FIRM shall be installed using methods and practices that minimize flood damage. For the purposes of this requirement, manufactured homes must be elevated and anchored to resist flotation, collapse, or lateral movement. Methods of anchoring may include, but are not limited to, use of over-the-top or frame ties to ground anchors. This requirement is in addition to applicable State and local anchoring requirements for resisting wind forces.

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Require that manufactured homes that are placed or substantially improved within Zones A1-30, AH, and AE on the community's FIRM on sites outside of a manufactured home park or subdivision;) in a new manufactured home park or subdivision; in an expansion to an existing manufactured home park or subdivision; or in an existing manufactured home park or subdivision on which a manufactured home has incurred "substantial damage" as a result of a flood, be elevated on a permanent foundation such that the lowest floor of the manufactured home is elevated to or above the BFE, unless a higher standard option was selected, and be securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement.

In A-1-30, AH, AO and AE Zones, require that manufactured homes to be placed or substantially improved in an existing manufactured home park to be elevated so that the lowest floor is at or above the BFE, unless a higher standard option was selected; or the chassis is supported by reinforced piers no less than 36 inches in height above grade and securely anchored.

B.6. RECREATIONAL VEHICLES

Require that recreational vehicles placed on sites within Zones A1-30, AH, and AE on the community's FIRM either:

Be on the site for fewer than 180 consecutive days unless the community has elected a higher standard option and be fully licensed and ready for highway use;

A recreational vehicle is ready for highway use if it is on its wheels or jacking system, is attached to the site only by quick disconnect type utilities and security devices, and has no permanently attached additions.

Or meet the permit requirements of ARTICLE IV, SECTION D, PERMIT PROCEDURES, and the elevation and anchoring requirements for "manufactured homes" of this section.

C. STANDARDS FOR SUBDIVISION PROPOSALS

All subdivision proposals including the placement of manufactured home parks and subdivisions shall be consistent with the provisions of this ordinance.

All subdivision proposals including the placement of manufactured home parks and subdivisions shall have adequate drainage provided to reduce exposure to flood hazards.

All proposals for the development of subdivisions including the placement of manufactured home parks and subdivisions shall meet Development Permit requirements of this ordinance.

BFE data shall be generated for subdivision proposals and other proposed development including the placement of manufactured home parks and subdivisions, which is greater than 50 lots or 5 acres, or whichever is lesser.

All subdivision proposals including the placement of manufactured home parks and subdivisions shall have adequate drainage provided to reduce exposure to flood hazards.

All subdivision proposals including the placement of manufactured home parks and subdivisions shall have public utilities and facilities such as sewer, gas, electrical and water systems located and constructed to minimize or eliminate flood damage.

D. STANDARDS FOR AREAS OF SHALLOW FLOODING (AO/ AH ZONES)

Located within the SFHAs established in ARTICLE III, SECTION A. LANDS TO WHICH THIS ORDINANCE APPLIES, are areas designated as shallow flooding. These areas have special flood hazards associated with base flood depths of 1 to 3 feet where a clearly defined channel does not exist and where the path of flooding is unpredictable, and where velocity flow may be evident. Such flooding is characterized by ponding or sheet flow; therefore, the following provisions apply:

All new construction and substantial improvements of residential structures have the lowest floor (including basement) elevated above the highest adjacent grade at least as high as the depth number specified in feet on the community's FIRM (at least 2 feet if no depth number is specified). If the community has elected a freeboard standard, then the lowest floor elevation must be elevated above the highest adjacent grade above the depth number specified in feet on the community's FIRM (at least 2 feet if no depth number is specified) plus the freeboard height option selected below.

All new construction and substantial improvements of nonresidential structures:

Have the lowest floor (including basement) elevated above the highest adjacent grade at least as high as the depth number specified in feet on the community's FIRM (at least 2 feet if no depth number is specified). If the community has elected a freeboard standard, then the lowest floor elevation must be elevated above the highest adjacent grade above the depth number specified in feet on the community's FIRM (at least 2 feet if no depth number is specified) plus the freeboard height option selected below; or

Together with attendant utility and sanitary facilities be designed so that below the base flood level the structure is watertight with walls substantially impermeable to the passage of water and with structural components having the capability of resisting hydrostatic and hydrodynamic loads of effects of buoyancy. A registered professional engineer or architect shall submit a

certification to the Floodplain Administrator that the standards of this Section.

Require within Zones AH or AO adequate drainage paths around structures on slopes, to guide flood waters around and away from proposed structures.

E. FLOODWAYS

Floodways located within SFHAs are extremely hazardous areas due to the velocity of flood waters that carry debris, potential projectiles, and erosion potential, the following provisions shall apply:

Designate a regulatory floodway that will not increase the base flood level more than 1 foot.

Encroachments are prohibited, including fill, new construction, substantial improvements and other development within the adopted regulatory floodway unless it has been demonstrated through hydrologic and hydraulic analyses performed in accordance with standard engineering practice that the proposed encroachment would not result in any increase greater than 0.00 feet, unless higher standard option selected, in flood levels within the community during the occurrence of the base flood discharge. All new construction and substantial improvements shall comply with all applicable flood hazard reduction provisions of Article V in this ordinance.

Under the provisions of 44 CFR Chapter 1, Section 65.12, of the NFIP Regulations, a community may permit encroachments within the adopted regulatory floodway that would result in an increase in BFEs, provided that the community first applies for a conditional FIRM and floodway revision through FEMA.

F. STANDARDS FOR CRITICAL FACILITIES

A Critical Facility is a structure or related infrastructure, but not the land on which it is situated, that if flooded may result in significant hazards to public health and safety or interrupt essential services and operations for the community at any time before, during and after a flood.

Classification of Critical Facilities. It is the responsibility of the community to identify and confirm that specific structures in their community meet the following criteria: (a) Essential Services; (b) Hazardous Materials; (c) At-risk Populations; and (d) Vital to Restoring Normal Services.

Essential services facilities include public safety, emergency response, emergency medical, designated emergency shelters, communications, public utility plant facilities, and transportation lifelines.

These facilities consist of:

Public safety (police stations, fire and rescue stations, emergency vehicle and equipment storage, and, emergency operation centers); Emergency medical (hospitals, ambulance service centers, urgent care centers having emergency treatment functions, and nonambulatory surgical structures but excluding clinics, doctors' offices, and non-urgent care medical structures that do not provide these functions):

Designated emergency shelters:

Communications (main hubs for telephone, broadcasting equipment for cable systems, satellite dish systems, cellular systems, television, radio, and other emergency warning systems,

but excluding towers, poles, lines, cables, and conduits);

Public utility plant facilities for generation and distribution (hubs, treatment plants, substations and pumping stations for water, power and gas, but not including towers, poles, power lines, buried pipelines, transmission lines, distribution lines, and service lines); and

Air Transportation lifelines (airports (municipal and larger), helicopter pads and structures serving emergency functions, and associated infrastructure (aviation control towers, air traffic control centers, and emergency equipment aircraft

Specific exemptions to this category include wastewater treatment plants, non-potable water treatment and distribution systems, and hydroelectric power generating plants and related appurtenances. Public utility plant facilities may be exempted if it can be demonstrated to the satisfaction of the community that the facility is an element of a redundant system for which service will not be interrupted during a flood. At a minimum, it shall be demonstrated that redundant facilities are available (either owned by the same utility or available through an intergovernmental agreement or other contract) and connected, the alternative facilities are either located outside of the 100-year floodplain or are compliant with the provisions of this Article, and an operations plan is in effect that states how redundant systems will provide service to the affected area in the event of a flood. Evidence of ongoing redundancy shall be provided to the community on an as-needed basis upon request.

Hazardous materials facilities include facilities that produce or store highly volatile, flammable, explosive, toxic and/or waterreactive materials. These facilities may include:

Chemical and pharmaceutical plants (chemical plant, pharmaceutical manufacturing);

Laboratories containing highly volatile, flammable, explosive, toxic and/or water-reactive materials; Refineries:

Hazardous waste storage and disposal sites; and

Above ground gasoline or propane storage or sales centers. Facilities shall be determined to be Critical Facilities if they produce or store materials in excess of threshold limits. If the owner of a facility is required by the Occupational Safety and Health Administration (OSHA) to keep a Material Safety Data Sheet (MSDS) on file for any chemicals stored or used in the work place, AND the chemical(s) is/are stored in quantities equal to or greater than the Threshold Planning Quantity (TPQ) for that chemical, then that facility shall be considered a Critical Facility. The TPQ for these chemicals is: either 500 pounds or the TPQ listed (whichever is lower) for the 356 chemicals listed under 40 CFR § 302 (2010), also known as Extremely Hazardous Substances (EHS); or 10,000 pounds for any other chemical. OSHA requirements for MSDS can be found in 29 CFR § 1910 (2010). The Environmental Protection Agency (EPA) regulation 'Designation, Reportable Quantities, and Notification," $40\,\mathrm{CFR}\,\S$ $302\,(2010)$ and OSHA regulation "Occupational Safety and Health Standards," 29 CFR § 1910 (2010) are incorporated herein by reference and include the regulations in existence at the time of the promulgation of this ordinance, but exclude later amendments to or editions of the regulations.

Specific exemptions to this category include:

Finished consumer products within retail centers and households containing hazardous materials intended for household use, and agricultural products intended for agricultural use.

Buildings and other structures containing hazardous materials for which it can be demonstrated to the satisfaction of the local authority having jurisdiction by hazard assessment and certification by a qualified professional (as determined by the local jurisdiction having land use authority) that a release of the subject hazardous material does not pose a major threat to the public. Pharmaceutical sales, use, storage, and distribution centers that do not manufacture pharmaceutical products.

These exemptions shall not apply to buildings or other structures that also function as Critical Facilities under another category outlined in this Article.

At-risk population facilities include medical care, congregate care, and schools.

These facilities consist of:

Elder care (nursing homes); Congregate care serving 12 or more individuals (day care and

assisted living); Public and private schools (pre-schools, K-12 schools), before-

school and after-school care serving 12 or more children); Facilities vital to restoring normal services including government operations. These facilities consist of:

Essential government operations (public records, courts, jails, building permitting and inspection services, community administration and management, maintenance, and equipment

Essential structures for public colleges and universities (dormitories, offices, and classrooms only).

These facilities may be exempted if it is demonstrated to the community that the facility is an element of a redundant system for which service will not be interrupted during a flood. At a minimum, it shall be demonstrated that redundant facilities are available (either owned by the same entity or available through an intergovernmental agreement or other contract), the alternative facilities are either located outside of the 100-year floodplain or are compliant with this ordinance, and an operations plan is in effect that states how redundant facilities will provide service to the affected area in the event of a flood. Evidence of ongoing redundancy shall be provided to the community on an as-needed basis upon request.

SECTION 3: REPEALED

All other prior Ordinances or Parts Thereof that are in conflict herewith are hereby repealed.

SECTION 4: METHODOLOGY For purposes of clarifying the amending procedures all code

sections are listed in full in the above sections. SECTION 5: SEVERABILITY If any section, subsection, paragraph, sentence, clause, or phrase

of this Ordinance is declared unconstitutional or invalid for any reason by a court of competent jurisdiction, or its application to anv Person or circumstances is held invalid, the remaining portion of this Ordinance shall remain in full force and effect, and the application of the provision to other persons or circumstances shall not be affected.

SECTION 6: This ordinance shall be in full force and effect upon passage, approval, and publication.

PASSED ON FIRST READING on the 5th day day of November, 2024.

PASSED ON SECOND READING on the 19th day of November

2024.

PASSED, AND ADOPTED ON THIRD READING on the 3rd day of December, 2024.

-s- Mayor Chuck Davis

-s- Jennifer Anderson, Town Clerk

Legal #9058 Published in The Saratoga Sun December 12, 2024

OFFICIAL MINUTES OF THE BOARD OF CARBON COUNTY COMMISSIONERS REGULAR MEETING Tuesday, November 19, 2024, 9:00 a.m. Carbon Building - Courthouse Annex 215 W. Buffalo St., Rawlins, WY

A regular meeting of the Board of Carbon County Commissioners (BOCC) commenced Tuesday, November 19, 2024, at 9:00 a.m. at the Carbon Building-Courthouse Annex, Rawlins, WY. Attending the meeting were Chairman, Sue Jones, Vice Chairman Travis Moore, Commissioners John Johnson, John Espy and Garrett Irene.

Chairman Jones called the meeting to order at 9:00 a.m.

ADDITIONS / CORRECTIONS

Commissioner Johnson moved to approve the agenda as presented. Vice Chairman Moore seconded and the motion passed unanimously.

VOUCHERS Commissioner Espy moved to approve October 2024 payroll and benefit expenses of \$1,189,529.25, insurance claim and premium expenses of \$304,372.77, report of expenditures in the amount of \$108,264.15 for an aggregate total today of \$1,602,166.17. Vice Chairman Moore seconded and the motion passed unanimously. Amazon Capital Services - Gym Wall Padding & Saw Blades \$637.96; APG Media of The Rockies - Job Ad \$570.32; Big Bale Company - Roller - 2 Tires \$2,954.90; Bomgaars Supply - Misc. Parts & Supplies \$493.61; Brown & Hiser LLC - Legal Services \$2,770.00; Capital Business Systems Inc. - Copiers \$3,022.64; Charm-Tex, Inc. - Inmate Clothing \$843.68; Charter Communications - Cable Services \$119.24; Dynamic Controls Inc. - Door Controls \$46.39; Election Systems & Software, LLC - Ballot on Demand Setup \$638.00; Elevated Health & Safety Solutions - Random Drug Screening \$102.00; Engstrom, James D. DDS -Dental Services \$2,500.00; France, Tara - Transcription Services \$3,304.65; Gensco Tire - 16 Roller Tires \$3,327.67; Grainger - Led Light Bulbs \$1,071.68; Hansen, Loretta J. - Mileage \$89.78; Herman, Bobbie - Mileage \$49.50; Kaisler, Todd - Mileage \$99.00; $Laws on\ Products\ Inc.\ -Shop\ Supplies\ \$746.83;\ Merseal\ Law,\ LLC$ - Legal Services \$5,613.27; Napa - Saratoga - Housing Adapter \$211.34; Norco, Inc. - Cylinder Rental & Misc. Welding Supplies \$3,116.28; Olde Trading Post - Welder Fuel \$86.04; O'Reilly Auto Parts - Misc. Auto Parts & Supplies \$105.07; Palato, Sue A. -Election Office Help \$203.50; Perkins Oil Co. - Fuel \$10,925.60; Quill Corporation - Index Cards \$152.90; R.P. Lumber Company, Inc. - Splice Box \$6.49; Rawlins Automotive - Misc. Auto Parts & Supplies \$3,460.24; Rawlins Glass Center, Inc. - Windshield Replacement \$451.83; Rawlins Hardware - 5410 - Misc. Parts & Supplies \$389.64; Rawlins Hardware - 5465 - Toilet Papers/ Rags \$44.97; Rawlins Pack And Ship LLC - FedEx Shipping Label \$43.96; RDO Equipment Co. - Finance Charge \$88.31; RNB State Bank - Ee's Year of Service Gift Cards \$224.75; Rocky's Quik Stop - Fuel \$2,815.73; Saratoga Sun - Help Wanted Job Ad \$34.50; Saratoga, Town of - Water Services \$49.82; Shippy Solutions LLC - Interpreter Services \$20.00; Snider, Gary A. - Break Beaver Dams & Remove Beavers \$280.00; Spaulding, Dawnette - COVA Training Meals & Mileage \$549.16; Stage Stop General Store -Mouse Traps \$3.58; Staples Advantage - Rulers \$3.56; Stinker Stores Inc. - Fuel \$1,430.18; Summit Food Service - Jail Meals \$4,606.22; The Product Center - Imaging Unit \$548.11; Tin Boy Garage - Diesel Fuel Supplement \$203.88; Voiance Language Services LLC - Interpretation Services \$111.00; Walker, Jeanette R. - Mileage/Callout \$63.40; Webb, Julie - Mileage \$345.00; West End Sinclair - Fuel \$150.96; Wilson Motor Company - 2019 For F350 1ftrf3bt9ked84915 \$46.925.50; World Wash LLC - Kitchen Exhaust Cleaning \$925.00; WY Rents, LLC - Bearings/Washers/ Bolts/Fittings \$566.51; WY Secretary of State - Notaries \$120.0 CONSENT AGENDA

Commissioner Espy moved to approve the consent agenda noting any item could be removed for separate action. Clerk Bartlett noted the consent agenda includes the November 12, 2024, regular meeting minutes and Monthly receipts from the Clerk of District Court in the amount of \$3,297.00. Vice Chairman Moore seconded and the motion passed unanimously

ELECTED OFFICIALS & DEPARTMENT HEADS

Road and Bridge

Commissioner Johnson moved to approve and authorize the Chairman's signature on the Notice of Award for the County Road 1 Medicine Bow River Bridge Resurfacing to Savery Creek Enterprises in the amount of \$163,380.00 utilizing funds that are deemed appropriate, likely impact funds or road funds. Commissioner Espy seconded and the motion passed unanimously.

Clerk

Commissioner Espy moved to appoint Griffin Pickren to the Baggs Solid Waste Disposal District for a three-year term expiring August 2027 and reappoint Marcella Redmond and Leslie Jefferson, both to the Jeffrey Center Board for a fiveyear term expiring November 2029 and Richard Wilson to the Planning and Zoning Commission for a three-year term expiring November 2027. Vice Chairman Moore seconded and the motion passed unanimously. Commissioners

Commissioner Espy moved to approve the Chairmans's signature on the letter to the Federal Highway Administration FOIA request for Sage Creek Road. Vice Chairman Moore seconded and the motion passed unanimously.

ADJOURNMENT

Commissioner Johnson moved to adjourn the meeting at 11:39 a.m. Vice Chairman Moore seconded and the motion passed unanimously.

The regular meeting of this Board will be held Tuesday, December 17, 2024, at 9:00 a.m. at the Carbon Building – Courthouse Annex located at 215 W. Buffalo St., Rawlins, WY. The public is invited to attend or listen online at the website listed below. To get on the agenda, call the Clerk's Office by the Thursday before the meeting. Per Wyo. Stat. §18-3-516(f), access to county information can be obtained at www.carboncountywy.gov or by calling the Clerk's Office at (307) 328-2668 or 1-800-250-9812.

-s- Gwynn G. Bartlett, Carbon County Clerk

Approved this 3rd day of December 2024. BOARD OF COUNTY COMMISSIONERS CARBON COUNTY, WYOMING

-s- Sue Jones, Chairman

Legal #9056 Published in The Saratoga Sun December 12, 2024

TOWN COUNCIL REGULAR MEETING NOVEMBER 19, 2024 at 6:00 PM Saratoga Town Hall, 110 E Spring Ave, Saratoga, WY 82331 **MINUTES**

CALL TO ORDER **Opening Ceremony**

Mayor Chuck Davis called the Public Hearing - Sewer Project to order at 6:00 PM. Motion to adjourn Public Meeting at 6:06PM made by Councilman Cooley, second by Councilman Barkhurst. Motion carried.

Mayor Davis called the Regular Meeting to order at 6:06 PM. Roll Call: Mayor Chuck Davis, Councilman Cooley, Councilwoman Beck, Councilman Jerry Fluty, Councilman Bub Barkhurst All members of council were present.

APPROVAL OF THE AGENDA

Motion was made to approve agenda for November 19, 2024, by Councilman Cooley, second by Councilman Barkhurst. Motion

APPROVAL OF THE MINUTES Minutes from Public Hearing on November 5, 2024

Motion was made to approve minutes from the November 5, 2024 Public Hearing - Liquor License Renewals, by Councilman Cooley, second by Councilman Barkhurst. Motion carried.

Meeting Minutes from November 5, 2024 Motion was made to approve minutes from the November ${\bf 5,2024}$ meeting, by Councilman Cooley, second by Councilman Barkhurst. Motion carried.

APPROVAL OF THE BILLS

Motion was made to pay the financials for November 19, 2024, by Councilman Barkhurst, second by Councilwoman Beck. Motion carried.

Deposits - \$509,233.50 Accounts Payable - \$58,860.91 **Transmittals - \$47,736.11** Payroll - \$43,224.84

CORRESPONDENCE ITEMS FROM THE PUBLIC

Special Events Permit - 41st Annual Ice Fishing Derby Motion to approve Special Events for the 41st Annual Ice Fishing Derby made by Councilman Cooley, second by Councilwoman Beck. Motion carried.

Liquor License - American Legion #54 - Corrine Miller Corrine Miller, representing the American Legion Post 54 stated the establishment would provide a roster of members to Lt. Moore of the Saratoga Police Dept. to be compared with the sign in sheet. The club by-laws do state each member is allowed to have 15 guests. Mayor Davis stated that after the documents have been reviewed by Lt. Moore and are approved, the Council will move forward with the renewal of the Liquor License.

COUNCIL COMMENTS

Mayor Davis reported that Chief Mike Morris will be having open heart surgery on Dec. 4, 2024. Lt. Moore is acting as Chief until Chief Morris is able to return.

REPORTS FROM DEPARTMENTS Town Hall

Police Department

Lt. Moore reported there have been 202 calls of service since last meeting stating 132 of those calls were law. Officer Casey Lehr will be going to Colorado to certify the K9, once certified the K9 contract will be presented to Council for approval. Fire Department

Recreation Department

Next meeting is December 2, 2024 at 6:00 PM at the Town Hall Council Chambers

Open Gym Supervisor - Madison Johnson

Motion was made to approve the hiring of Madison Johnson at \$13.00/hr. per the wage scale, by Councilman Cooley, second by Councilwoman Beck. Motion carried.

Emergent Coils - Heat Exchanger Quote - \$8,627.00 Motion was made to approve the heat exchangers in the pool in the amount of \$8,627.00, by Councilwoman Beck, second by Councilman Cooley. Motion carried.

PVCC Rental Agreement Motion to approve new PVCC Rental Agreement made by Councilman Fluty, second by Councilman Barkhurst. Motion

Department of Public Works Ordinance 873 - 2nd Reading - Sewer Rates

Motion was made to pass Ordinance 873 - Sewer Rates on the 2nd

reading, by Councilman Cooley, second by Councilman Barkhurst. Motion carried. Ordinance 874 - 2nd Reading - Water Rates Motion was made to pass Ordinance 874 - Water Rates, on the

second reading, by Councilman Cooley, second by Councilman

Barkhurst. Motion carried. WDS- Truck Repair Quote - \$6,794.68

Motion to approve quote from WDS Councilwoman Beck, second Councilman Cooley.

Platte Valley Heating & Air Quote - Streets and Water Shop Heater Motion to approve heating units in the amount of \$14,865.00, and \$4,215.00 made by Councilwoman Beck, second by Councilman Cooley. Motion carried.

CWSRF Project Update

Public Hearing was held for the Clean Water SRF Project, detailing the replacement of sewer lines south of town as well as north of town that go under the river, and two "chunks" up on the hill. During project development, different alternatives for open cutting such as boring, cured in place pipe, and pipe bursting were investigated. Due to the risk of process failure, the decision to open cut has been made for the digging and replacement of pipe. Environmental review with both federal and state agencies, showed no area of concern. Permits will be obtained through DEQ and the USACE before the start of the project. Present estimated $\,$ project cost is \$3,150,000.00, the SRF program has offered principal forgiveness of

\$1,575,000.00, with the other half in a loan at \$1,575,000.00 to be paid back through the Sewer Enterprise Funds. Rate studies show that a \$1.28 increase in water/sewer rate spread over the next two years would cover the loan cost, this would be in addition to the standard 3% yearly increase. Printed maps were presented to council and will be available at Town Hall. No comments from the public or council were made. Project will be in design and permitting next year with a hopeful start date in November. Town of Saratoga 2024 Equipment Auction, High Bidder Results

Motion to approve Consent List of items 1-12 excluding items

6 and 11, made by Councilwoman Beck, second by Councilman

Cooley. Motion carried.

Motion to approve item 6 by Councilwoman Beck, second by Councilman Barkhurst. Motion carried. Councilman Fluty abstained.

Motion to approve item 11 by Councilwoman Beck, second by Councilman Cooley. Motion carried. Councilman Barkhurst abstained. **Planning Commission**

Next meeting is December 10, 2024 at 5:30 PM at the Town Hall Council Chambers

Ordinance 24-872 - 2nd Reading - Flood Plain

Motion to approve Ordinance 24-872 - Floodplain on the 2nd reading, made by Councilman Cooley, second by Councilwoman Beck. Motion carried.

Water and Sewer Joint Power Board

Next meeting is December 11, 2024 at 6:00 PM at the PVCC Community Center Joint Powers Board

Next meeting is December 9, 2024 at 4:30 PM at the PVCC Recreation Commission

Next meeting is December 2, 2024 at 6:00 PM at the Town Hall Council Chambers

Saratoga Airport Advisory Board

Next meeting is December 9, 2024 at 3:30 PM at the Town Hall Council Chambers South Central Wyoming Emergency Medical Services Board

Next meeting is December 16 2024 at 6:00 PM in Hanna **NEW BUSINESS**

EXECUTIVE SESSION

To discuss personnel and matters of litigation in accordance with W.S. 16-4-405(a) (ii) and (iii)

Motion to move into Executive Session made by Councilwoman Beck, at 6:55 PM second by Councilman Barkhurst. Motion carried.

Motion to exit Executive Session at 7:05 PM noting no action taken made by Councilman Cooley, second by Councilman Barkhurst. Motion carried.

Motion was made to reconvene Council Meeting at 7:05 PM by Councilman Cooley, second by Councilman Barkhurst. Motion carried.

FURTHER BUSINESS

ADJOURNMENT

Motion was made to adjourn meeting at 7:06 PM by Councilwoman Beck, second by Councilman Cooley. Motion carried.

THE NEXT TOWN COUNCIL MEETING WILL BE ON TUESDAY, DECEMBER 3, 2024 AT 6:00 PM.

-s- Mayor Chuck Davis -s- Jenn Anderson, Town Clerk

Legal #9059

Published in The Saratoga Sun December 12, 2024

PUBLIC NOTICES

TOWN OF SARATOGA ORDINANCE NO. 873

AN ORDINANCE AMENDING CHAPTER 13.40 OF THE TOWN OF SARATOGA MUNICIPAL CODE CONCERNING SEWER FEES AND SERVICE RATES; AND TO PROVIDE AN EFFECTIVE DATE.

WHEREAS, The Town Council as well as the Mayor of the Town of Saratoga, has determined that in the best interest of its residents that the above mentioned Town Code Section(s) be amended.

WHEREAS, The Town Council as well as the Mayor of the Town of Saratoga, finds it appropriate and necessary to establish appropriate rates and billing methods for the acquiring revenue from the provision of sewer utility services.

NOW THEREFORE, BE IT ORDAINED by the Mayor and Town Council of the Town of Saratoga, Carbon County, Wyoming. <u>SECTION 1</u>: That Title 13 Chapter 13.40 Fees and Service Rates be amended to read:

Chapter 13.40 FEES AND SERVICE RATES

13.40.010 Installation and connection - Owner's expense. All costs and expense incident to the installation and connection of the building sewer shall be borne by the owner. The owner shall indemnify the town from any loss or damage that may, directly or indirectly, be occasioned by the installation of the building sewer. 13.40.20 Connection fees.

A. The fee to be charged for any permit issued to make connections or tap with a public sewer or sanitary sewer of the town shall be as follows:

1. Each sewer tap will be Two Thousand Five Hundred and no/100 (\$2,500.00) Dollars.

2. Motels and Hotels. The residential fee stated in subsection A of this section, plus ten percent (10%) thereof for each sleeping room constructed and maintained or rented. In addition, a fee by contract shall be charged for bars, restaurants or any other commercial establishments which are components of a motel or hotel in accordance with the rates established under this chapter for commercial and industrial uses;

3. Commercial and Industrial. By contract based upon demand and deteriorating effect of the use upon the facilities of the town, but not less than the designated rates for residences;

4. Remodeled Buildings. The regular fee as stated in this section for each new living unit established in any dwelling or structure. B. Such fees shall be collected in advance before a permit is issued to tap or make any connections with sewer mains of the town. (Ord.

721, 2003; Ord. 702, 2002; prior code § 19-14) 13.40.30 Monthly service charges - Billing.

A. The following charge for swer service charged by the town of Saratoga for each single-family residential unit shall be the sum of thirty-two dollars and forty-seven cents (\$32.47) per month.

1. Said monthly service charge shall increase a minimum of three percent (3%) each calendar year, in order to allow the town to recapture sever revenue shortfalls and repayment of debt service.

recapture sewer revenue shortfalls and repayment of debt service.
The town council may repeal or amend this section at any time they determine revenue shortfalls have been recovered, or otherwise amend this section at any time as it may be necessary, or otherwise in the best interest of the town.

2. "Single-family residential unit" shall mean a building, or a portion thereof designed exclusively for residential purposes, including, but not limited to, the following: mobile homes, one-family, two-family and multiple-family dwellings.

3. Hotels, boarding and lodging houses, fraternity and sorority houses, rest homes and nursing homes or child care nurseries will be billed under commercial businesses.

4. Each single-family residential unit shall be assessed a monthly sewer rate charge of thirty-two dollars and forty-seven cents (\$32.47) (e.g., each single-family residential unit within a multiple-family dwelling would be charged a monthly sewer rate of thirty-two dollars and forty-seven cents).

B. The monthly charge for sewer service charged by the town of Saratoga for business, commercial and all other users shall be as follows:

1. Business, Commercial and All Other Users. Base rate of thirty-nine dollars and ninety-five cents (\$39.95) per month, or a minimum of eighty percent (80%) of the user's water bill for the identical property for the same month, whichever is greater. The basic fee of thirty-nine dollars and ninety-five cents (\$39.95) per month shall be assessed by the town of Saratoga as the minimum monthly fee, whether or not the water service is being provided to the same property.

2. Said monthly service charge shall increase a minimum of three percent (3%) each calendar year, in order to allow the town to recapture sewer revenue shortfalls and repayment of debt service. The town council may repeal or amend this section at any time they determine revenue shortfalls have been recovered, or otherwise amend this section at any time as it may be necessary, or otherwise in the best interest of the town.

C. The sewer service charge imposed is equally applicable to all users of the town of Saratoga sewer service, whether or not said

properties utilize the town's water service.

D. Billing and collection of the charges imposed herein, delinquencies, late charges, notification and enforcement are prescribed by Chapter 13.06 of this code. (Ord. 829 § 1, 2015; Ord. 828 § 1, 2014; Ord. 789, 2010; Ord. 776, 2008; Ord. 688, 2001; Ord. 669, 2000; Ord. 635, 1998; Ord. 632, 1998; Ord. 621, 1997; Ord. 560, 1991; Ord. 519, 1988; Ord. 489, 1987; Ord. 488, 1986; Ord. 462, 1985; Ord. 432, 1982; prior code § 19-15)

SECTION 2: REPEALED

All other prior Ordinances or Parts Thereof that are in conflict herewith are hereby repealed.

SECTION 3: METHODOLOGY

For purposes of clarifying the amending procedures all code sections are listed in full in the above sections.

SECTION 4: SEVERABILITY

If any section, subsection, paragraph, sentence, clause, or phrase of this Ordinance is declared unconstitutional or invalid for any reason by a court of competent jurisdiction, or its application to any Person or circumstances is held invalid, the remaining portion of this Ordinance shall remain in full force and effect, and the application of the provision to other persons or circumstances shall not be affected.

SECTION 5: This ordinance shall be in full force and effect upon passage, approval, and publication.

PASSED ON FIRST READING on the 5th day of November, 2024. PASSED ON SECOND READING on the 19th day of November 2024.

PASSED, AND ADOPTED ON THIRD READING on the 3rd day of December, 2024.

ATTEST: -s- Jenn Anderson, Town Clerk APPROVED: -s- Chuck Davis, Mayor

Legal #9063 Published in The Saratoga Sun December 12,2024

CARBON COUNTY COMMISSIONERS PUBLIC LEGAL NOTICE

Notice is hereby given that the Carbon County Board of County Commissioners will hold a public hearing on the following case file on Tuesday, January 7, 2015, at 11:15a.m., at the Carbon Building-Courthouse Annex, 2nd Floor-Commissioners Meeting Room, located at 215 West Buffalo Street, Rawlins, Wyoming. C.U. Case File #2024-05: Request for a Conditional Use Permit in the Ranching, Agriculture and Mining (RAM) Zone District to permit, construct, operate, and maintain a small gas processing facility, "Baggs Facility", on approximately 2.41 Acres. Project Name: Baggs Facility

<u>Petitioners</u>: Petroleum Resource Management Corp./Carmony Exploration, LLC (Applicant) and Donald and Roberta Corson (Land Owners)

Parcel Identification Number: 12911710007700

General Site Location: Approximately 1.2 miles south of Baggs; approximately 0.5 miles west of WY HWY 789 off Carbon County Road #772 (Four Mile Extension) on the south side.

Legal Description: A parcel located in the SW¼NE¾ of Section 17, Township 12 North, Range 91 West, 6th P.M., more particularly described as follows: Beginning at a point in the SW½NE¾ of said Section 17, which bears North 42°17′12″ East a distance of 1054.43 feet from the Center Quarter Corner of said Section 17, thence North a distance of 350.00 feet to a point, thence East a distance of 300.00 feet to a point, thence South 350.00 feet to a point, thence West a distance of 300.00 feet to the point of beginning, containing 2.410 acres more or less.

An access road located in the W½NE¼ of Section 17, Township 12 North, Range 91 West, 6th P.M., lying between parallel right of way lines 30.00 feet apart, being 15.00 feet on each side when measured at right angles to the following described centerline (said parallel lines begin on the North line of the NW¼NE¼ of said Section 17 and end at a point in the SW4NE4 of said Section 17): Beginning at a point on the North line of the NW¼NE¼ of said Section 17 which bears North 89°21'43" East a distance of 681.89 feet from the North Quarter Corner of said Section 17, thence South 26°45'13" West a distance of 207.86 feet to a point, thence South 30°51'52" West a distance of 542.34 feet to a point of curve to the left whose radius point bears South 59°08'08" East a distance of 300.00 feet, thence along said curve to the left through a central angle of $53^{\circ}05'56''$ an arc distance of 278.03feet and having a chord whose bearing is South 4°18'54" West a distance of 268.18 feet to a point, thence South 22°14'04" East a distance of 46.12 feet to a point of curve to the left whose radius point bears North 67°45'56" East a distance of 300.00 feet, thence along said curve to the left through a Central angle of 44°54'18' an arc distance of 235.12 feet and having a chord whose bearing is South 44°41'13" East a distance of 229.15 feet to a point, thence south 67°08'22" East a distance of 42.50 feet to a point of curve to the right whose radius point bears South 22°51'38" West a distance of 500.00 feet, thence along said curve to the right through a central angle of 53°21'13" an arc distance of 465.60 feet and having a chord whose bearing is South 40°27'45" East a distance of 448.96 feet to a point, thence South 13°47'08" East a distance of 57.59 feet to a point in the SW¼NE¼ of said Section 17 which bears North 35°36'42" East a distance of 1389.98 feet from the Center Quarter Corner of said Section 17, containing 1.278 acres more or less.

For additional information, please call the Carbon County Planning and Development Department, (307) 328-2651.

-s-Petroleum Resource Management Corp./Carmony Exploration, LLC (Applicant) and Donald and Roberta Corson (Land Owners)

Legal #9061 Published in The Saratoga Sun December 12, 2024

NOTICE OF APPLICATION FOR TAX DEED IS HEREBY GIVEN

Bug Incorporated is going to apply to the Carbon County Treasurer for a tax deed to certain real property located in Carbon County, Wyoming. The applicant purchased said real property pursuant to a tax sale on the 11th day of August, 2020. Said real property was taxed in the name of Nancy Elliott Davis. whose address was listed as 221 E Front St, Rawlins, Wyoming 82301. The legal description for the real property for which the applicant intends to apply for a tax deed is as follows, to wit: E 16'OF LOT 21, LOT 22 BLK "D" SCHOOL LAND ADDN (BK 896/1018, 1165/128) (221 E. FRONT ST.) The property has been taxed and assessed for the years 2019, 2020, 2022, 2023 and 2024. Said tax having been paid by the applicant and the redemption period on or after the 11th day of August 2024. Said application for tax deed will be made to the Carbon County Treasurer not last than three (3) months after the last date of this notice. To the best knowledge and information of the applicant there are no special assessments for local or public improvements made against said properties.

Legal #9062 Published in The Saratoga Sun December 12, 19 and 26, 2024

$\begin{array}{c} \text{CARBON COUNTY COMMISSIONERS} \\ \text{PUBLIC LEGAL NOTICE} \end{array}$

Notice is hereby given that the Carbon County Board of County Commissioners will hold a public hearing on the following case file on Tuesday, January 7, 2015, at 11:15a.m., at the Carbon Building-Courthouse Annex, 2nd Floor-Commissioners Meeting Room, located at 215 West Buffalo Street, Rawlins, Wyoming. Z.C. Case File #2024-10: Request for a Zone Change from Ranching, Agriculture and Mining (RAM) to Residential (RD) for Lots 1-4 located in the proposed Condict Minor Subdivision encompassing approximately 12.39 acres. RD-2.48 (Lot 1); RD-2.48 (Lot 2); RD-2.48 (Lot 3); RD-4.95 (Lot 4). The RD Zone is to provide land for residential development that is typically single family detached and located within Town Expansion Areas and within or nearby Rural Centers. Residential single-family zones are intended to be located in areas planned for residential development that are easily accessible and infrastructure already exists or is readily available.

Companion Case--Minor Subdivision Case File #2024-02: Minor Subdivision Request to create four (4) lots (Lot 1=2.48 Acres; Lot 2=2.48 Acres; Lot 3=2.48 Acres; Lot 4=4.95 Acres). The applicant is also applying for a zone change request (see above Z.C. Case #2024-10) to comply with the Carbon County Zoning Resolution of 2015, as amended.

Minor Subdivision Name: Condict Minor Subdivision
Petitioners: Mark and Valerie Condict (Applicants and Land
Owners)

Parcel Identification Number: 16812840003200 General Site Location: Approximately 24 miles southeast of Saratoga off WY HWY 130 near Ryan Park

Legal Description: A parcel of land in the SE1/4 of Section 28, T.16N. R.81W., more particularly described as follows: The NE1/4SE1/4NW1/4SE1/4, NW1/4SW1/4NE1/4SE1/4, NE1/4SW1/4NE1/4SE1/4, SE1/4SE1/4NW1/4SE1/4, and the SW1/4SW1/4NE1/4SE1/4 of Section 28 T.16N. R.81W., containing 12.39 acres more or less.

For additional information, please call the Carbon County Planning and Development Department, (307) 328-2651.

-s- Mark and Valerie Condict (Applicants and Land Owners)

Legal #9057 Published in The Saratoga Sun December 12, 2024

CARBON COUNTY COMMISSIONERS PUBLIC LEGAL NOTICE

Notice is hereby given that the Carbon County Board of County Commissioners will hold a public hearing on the following case file on Tuesday, January 7, 2015, at 11:15a.m., at the Carbon Building-Courthouse Annex, 2nd Floor-Commissioners Meeting Room, located at 215 West Buffalo Street, Rawlins, Wyoming. C.U. Case File #2024-04: Request for a Conditional Use Permit in the Ranching, Agriculture and Mining (RAM) Zone. The request is to replace the existing 65-foot tower with a permanent 120-foot lattice tower with foundation with the overall total tower height being 126 feet including appurtenances and related facilities.

Project/Site Name: Wagonhound Communications Site Petitioners: SAC Wireless on behalf of Union Telephone Company (Applicant) and Bear Creek Cattle Company (Land Owner) General Site Location: Approximately 1.2 miles east on Wagonhound Road from I-80 and Exit 267.

<u>Legal Description:</u> A communication facility lease site located in the NE1/4SE1/4, Section 9, T.19N., R.79W., 6th P.M., Carbon County, Wyoming more particularly described as follows: Commencing at the northeast corner of the SE1/4, sad Section 9, from which the southeast corner of said Section 9 bears S01°47'31"E 2603.69 feet. thence S30°33'32"W 467.08 feet to the point of beginning; thence N90°00'00"W 80.00 feet; thence S00°00'00"E 80.00 feet; thence N90°00'00"E 80.00 feet to the point of beginning of this description containing 6,400 square feet more or less.

For additional information, please call the Carbon County Planning and Development Department, (307) 328-2651.

-s- SAC Wireless on behalf of Union Telephone Company (Applicant) and Bear Creek Cattle Company (Land Owner)

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Town of Saratoga Manual Checks 12-03-2024

Accounts Payable \$75,276.99

Transmittals \$22,501.78

\$45,148.96

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Payroll

REQUEST FOR PROPOSALS GIS Services for Carbon County, Wyoming

The Carbon County Commissioners (Owner) is seeking the services of a qualified and experienced vendor to provide GIS services for Carbon County Government as outlined in the Request for Proposals dated December 2, 2024. Additional specifications are available at www.carboncountywy.gov or by contacting the Carbon County Clerk's Office at (307) 328-2668.

Proposals shall be submitted no later than 3:00 pm local time, January 3, 2025, to the Carbon County Clerk, "GIS Services RFP", and P.O. Box 6, or 215 West Buffalo Street, Room 218, Rawlins, WY 82301. Proposals may be mailed or hand delivered. Faxed or electronically proposals and late proposals will not be considered.

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Town of Saratoga Cash Requirements 12-03-2024

AT&T MOBILITY - \$637.51; Aubrey Berger - \$368.00; Big Bale Company - \$746.60; Black Hills Energy - \$995.68; Brent Brugger -\$55.00; Candy Mountain, LLC - \$37.60; Capital Business Systems \$0.54; Capital Business Systems I - \$739.33; Capital Business Systems - \$279.13; Capital Business Systems - \$1,214.26; CenturyLINK - \$49.61; Dana Kepner Company of - \$870.00; Dana Kepner Company of - \$9,688.06; Dana Kepner Company of - \$364.58; Dana Kepner Company of - \$1,500.00; Emery Penner - \$30.72; Energy Laboratories Inc - \$383.00; Engineering Associates - \$7,480.10; Engineering Associates \$80.30; Engineering Associates - \$7,464.55; Ferguson Waterworks #111 -\$405.00; Hach Company - \$552.70; Kim M. Hemenway - \$112.00; Megan James - \$225.00; Mountain States CPA's and - \$13,824.00; Norco Inc - \$42.30; Pine Cove Consulting, LLC - \$1,170.20; Pine Cove Consulting, LLC - \$346.57; Plattoga Holdings, LLC - \$448.40; R.P. Lumber Co, Inc. - \$255.53; Rocky Mountain Air Solutio - \$298.10; Saratoga Carbon County J - \$13,644.84; Saratoga Recycling - \$30.00; Union Telephone Co - \$624.80; Union Telephone Co - \$235.32; Union Telephone Co - \$51.42; Union Telephone Co - \$164.92; Union Telephone Co - \$110.72; Union Telephone Co - \$112.32; Union Telephone Co - \$299.46; Union Telephone Co - \$79.82; Valerie Larscheid - \$137.00; WYO Association of Rural - \$495.00

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Notice Boswell Springs Wind Facility Project Nearing Completion

In accordance with Condition #14 of the Wyoming Department of Environmental Quality Industrial Siting Division Permit Docket No. DEQ/ISC 15-05 for the Boswell Springs Wind Facility Project, notice is hereby provided that the proposed Boswell Springs Wind Project is nearing completion.

Additional information related to the Project is available at the following website: https://www.innergex.com/en/sites/boswell-springs.

For comments or questions related to the Project or its status, please reach out to Boswell Springs@innergex.com.

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