

**Park County
Planning and Zoning**

1002 Sheridan Avenue
Cody, WY 82414

Phone: 307-527-8540



MINOR SUBDIVISION

www.parkcounty.us/planandzone.htm

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Minor Subdivision: The division of a tract of record into not more than five lots, each smaller than 35 acres. An existing subdivision lot may be divided using the minor subdivision process so long as the division creates no more than 5 lots within the existing subdivision or tract of record.

This is only a guide and is not all inclusive of all requirements and standards for subdivisions. Please see the Park County Development Standards and Regulations for complete information.

Minor Subdivision Review Process

1. Meet with the Planning Office for a pre-application meeting.
2. Submit a complete application.
3. The Planning Office will schedule a Public Hearing with the Planning & Zoning Commission for Sketch Plan review once all sketch plan requirements have been completed. Please see the Planning & Zoning web-site for the deadline/meeting calendar.
4. The applicant must pay all public notice fees (the Planning & Zoning Office will provide an invoice).
5. The Planning Office will schedule a Public Hearing with the Board of County Commissioners for Sketch Plan approval once any applicable conditions of approval placed by the Planning & Zoning Commission have been satisfied.
6. The Planning Office will schedule review with the Board of County Commissioners for Final Plat approval once all conditions of approval and final plat requirements have been completed.

Sketch Plan Checklist – Initial Submissions

- Application and fee of \$175 plus advertising costs
- Legible and reproducible 11"x17" Sketch Plan that includes:
 - Abbreviated legal description
 - Boundaries of the parcel to be subdivided
 - Lot layout with approximate dimensions and acreages
 - Total acreage of subdivision
 - Size and location of any open spaces
 - Current County zoning classification
 - Existing structures, wells, and septic facilities

- Irrigation facilities and direction of flow where flood irrigation is proposed
- Means of access from the lots to the public road system
- Existing uses of adjoining properties
- Conservation District soils review
- Proof of ownership (Appendix 7). This will need to include a current title insurance policy, an older title insurance policy plus an endorsement from the issuing title insurance company that reflects the current status of the property, or an older title insurance policy augmented by an attorney's title opinion or a title opinion by an attorney that reflects the current status of the property.
- Any variance requests
- Proof that a "Notice of Intent to Subdivide" has been published in a local newspaper in the legal notice section once each week for two (2) weeks within 30 days prior to filing the application. The notice shall include the name of the subdivider, the general location of the land to be subdivided, the number of lots proposed, the size of lots, and the intended uses of the subdivision.
- Review and recommendations from the Irrigation District regarding attached water rights and Irrigation District facilities and easements (Section 2-201(H)). Also see "Final Plat Requirements" for State requirements.
- Small Wastewater Requirement
 - a. Name of all existing publicly supplied domestic water pipelines and taps on adjacent properties
 - b. Written agreement with the public water supply system indicating water will be supplied to the proposed subdivision, where applicable
 - c. A percolation test must be performed on a minimum of half the proposed lots. Raw data from those percolation tests must be tabulated and submitted with the application
 - d. Establish the depth to groundwater and/or impervious soils or rocks on at least half the proposed lots by excavating trenches to a depth of at least 10 feet or the first occurrence of saturated soils
 - e. Demonstration that the separation of the base of the proposed drain fields relative to groundwater, impervious soils and/or rock types will meet or exceed the minimum standards established by DEQ
 - f. A map showing lot configurations, surface topographies, and locations of proposed septic systems and domestic water sources for each lot
 - g. A map showing the locations of the percolation tests and their stabilized rates and the location and depth to seasonal high groundwater discovered in the excavated trenches
 - h. Where individual on-lot wells are proposed:
 - i. Analysis of one or more representative water wells in the same formation of the proposed subdivision, not more than ½ mile away. If existing sample results are not available, new representative sample(s) must be collected and analyzed.
 - ii. Estimated total number of gallons per day required for the subdivision
 - iii. Plans for the mitigation of water right conflicts resulting from the use of water within the proposed subdivision

- If it is determined that DEQ review is required, the proposal shall proceed through major subdivision review.
- Subdivisions proposing to use a public water supply system and/or a public sewage treatment system must comply with Section 3-210 (A) and (B) and Section 3-212(A)-(D) of the Regulations. See “Final Plat Requirements”.

Final Plat Requirements

- Subdivision permit fee of \$10 per lot with a \$100 minimum and \$1000 maximum
- Final plat fee of \$225 + \$21 per lot
- Seven full size copies of the final plat that conforms to Appendix 3, Appendix 5, and Appendix 6
- Final plat supporting documents as listed in Appendix 4
 - Covenants and Homeowner’s Association documents, if applicable
 - Miscellaneous documentation as required
 - Financial Guarantee, if applicable
 - Subdivision Improvements Agreement
 - Endorsement of every person having a security interest in the property – including mortgage holders.
 - Certification that all *ad valorem* taxes have been paid
 - Evidence that merchantable title may be conveyed
 - Certificate of Dedication for access, if applicable
 - Copies of all necessary binding easements
 - Warranty Deed to Park County conveying all public lands other than roads shown on the plat, if applicable
 - Access permits
 - Documentation that all roads conform to minimum standards
 - Review from the Irrigation District
 - A written certification from a Wyoming licensed engineer or geologist certifying to the adequacy and safety of the domestic water source and sewage disposal system
 - Copy of the completed noxious Weed & Pest Control Plan
 - Final grading, drainage and erosion control plans
 - Final revegetation plan
 - Road improvement plans including cross-sections and construction specifications
 - Composite utility plans
- If any part of the subdivision lies within one mile of the boundaries of any incorporated city or town, evidence that the final plat has been approved by the applicable city or town
- A letter from the U.S. Postal Service stating circumstances relevant to mail service
- A letter from the utility companies stating that the capacity exists to serve the subdivision.
- With respect to any water rights appurtenant to lands to be subdivided, all subdivisions must provide the following:

- Evidence that the subdivider has submitted to the state engineer the documentation necessary to relinquish the water rights and has notified purchasers and the Board of this action; or
 - Evidence that the subdivider has submitted to the state engineer the documentation necessary to change the use, place of use or point of diversion to provide for beneficial use of the water rights outside the subdivision; or
 - A plan, a copy of which was submitted to and approved by the state engineer prior to the final approval of the subdivision application, for the distribution of the water rights appurtenant to the land to be subdivided. The plan shall specify the distribution of the water to the lots within the subdivision and shall include all appropriate applications for change of use, change of place of use or change in point of diversion or means of conveyance in accordance with W.S. 41-3-103, 41-3-104 or 41-3-114; and
 - If the subdivision is served by an unorganized ditch, irrigation company or association, evidence shall be provided that the plan has been submitted to the district board company, or association, or the remaining appropriators in the case of an unorganized ditch for their review and recommendations.
 - If the subdivision is located within the boundaries of an Irrigation District, the applicant shall provide evidence that the Irrigation District has been contacted regarding the development pursuant to Section 2-201(H); and
 - A financial surety of \$2,000 per lot shall be part of the required Costs of Improvements and will not be released until the Planning Office is provided with evidence of the state engineer's approval or of an Intent to Abandon.
- The County and the City shall jointly approve any plat of land within 1 mile of the boundaries of any incorporated city or town.
 - Meeteetse Planning Area: For applications within the Meeteetse Local Planning Area, the Meeteetse Local Planning Area Advisory Committee must review the proposal.