

BRIDGETON TOWNSHIP PARCEL DIVISION APPLICATION

Please answer all questions and include all attachments

Mail completed application to:

Bryan Kolk, Zoning Compliance Officer 5646 W. 72nd Street, Fremont, MI 49412

PH: (616) 780-5751 Email: bryankcp@gmail.com

Approval of a division of land is required before it is sold, when **a** *new parcel is less than* **40** *acres* and not just a property line adjustment (Sec 102 e & f)

This form is designed to comply with Sec. 108 and 109 of the Michigan Land Division Act (formerly the subdivision control act P.A.288 of 1967 as amended particularly by P.A 591 of 1996 and PA 87 of 1997, MCL 560.101 et.seq.)

Address:	Road Name:
PARENT PARCI	EL IDENTIFICATION NUMBER:
Parent Parcel Leg	al Description (DESCRIBE OR ATTACH)
2. PROPERTY (OWNER INFORMATION:
Name	Address:
Phone	Zip Code:
A. Number of new	Parcelsesidential, commercial, etc.)eparcel has a depth to width ratio of 4 to 1 ortoas provided by ordinance
D. Each parcel ha	s a width of(not less than required by ordinance) s an area of(not less than required by ordinance)
F. The division of	each parcel provides access as follows:
· /	ach new division has frontage on an existing public road.
K(ad name new public road, proposed road name:
	new private road, proposed road name:
	ach a legal description of proposed new road, easement, or shared
1 '	
driveway.	

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H. Describe or attach a legal description for each proposed new parcel.	
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4. FUTURE DIVISIONS being transferred from the parent parcel to another parcel.	
Indicate number transferred	
(See section 109 (2) of the Statute. Make sure your deed includes both statements as required in 10	09
& 4) of the Statute.)	
5. DEVELOPMENT SITE UNITS (Check each which represent a condition which exists on the	
parent parcel:	
Waterfront property (river, lake, pond etc.) Includes wetlands	
Is within a flood plain	
Includes a beach	
Is on muck soils or soils known to have severe limitations for on site sewage system	
6. ATTACHMENTS - All the following attachments MUST be included. Letter each attachment as	S
shown:	
A. A scale drawing for the proposed division(s) of the parent parcel showing: (1) current boundaries (as of March 31, 1997). and	
(2) all previous divisions made after March 31, 1997 (indicate when made or none), and	
(3) the proposed division(s), and	
(4) dimensions of the proposed divisions, and	
(5) existing and proposed road/easement right-of-way(s), and	
(6) easements for public utilities from each parcel that is a development site to existing public utilities from each parcel that is a development site to existing public utilities from each parcel that is a development site to existing public utilities from each parcel that is a development site to exist in public utilities from each parcel that is a development site to exist in public utilities from each parcel that is a development site to exist in public utilities from each parcel that is a development site to exist in public utilities from each parcel that is a development site to exist in public utilities from each parcel that is a development site to exist in public utilities from each parcel that is a development site to exist in public utilities from each parcel that is a development site to exist in public utilities from each parcel that is a development site of the public utilities from each parcel that is a development of the public utilities from each public utilities from each parcel that is a development of the public utilities from each publi	ic
utility facilities, and	
(7) any existing improvements (buildings, wells, septic system, driveways, etc.)(8) any of the features checked in question number 5.	
B. Indication of approval, or permit from the appropriate county road commission, Michigan	
Department of Transportation or respective city/village street administrator, that a proposed easement	nt
provides vehicular access to an existing road or street meets applicable location standards.	
C. A copy of any reserved division rights (sec. 109 (2) of the act) in the parent parcel.	
D. A fee of \$	

7. IMPROVEMENTS - Describe any existing improvements (buildings, well, septic, etc., which are on the parent parcel or indicate none:				
3. Acknowledgment-The undersigned acknowledges that any approval of the within application is not a determination that the resulting parcels comply with other applicable ordinances, rules or regulations which may control the use or development of the parcels. It is also understood that ordinances, laws and regulations are subject to change and that any approved parcel division is subject to such changes that may occur before tire recording of the division or the development of the parcels.				
Property Owner's Signature	Date:			
For office use only				
Total Fee \$Re	viewer's Signature:			
Reviewer's action:				
Application Completed: Date				
Zoning Administrator's Signature	Date ApprovedDate Denied			
Reasons for denial				
(see attached)				