## PARCEL DIVISION APPLICATION

ANN ARBOR CHARTER TOWNSHIP
3792 Pontiac Trail, Ann Arbor, Mi 48105
734-663-3418 www.aatwp.org

No.	Date

You MUST answer all questions and include all attachments. Bring or mail the completed application to Ann Arbor Township, 3792 Pontiac Trail Ann Arbor, MI 48105. If you have any questions please contact the zoning administrator at 734-663-1855

Approval of a division of land is required before it is sold, when the division results in a parcel less than 40 acres and it is not just a property line adjustment between adjacent parcels (Sec 102(d) and (e) of P.A. 288 of 1967 MCL 560.102(d) and (e)).

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) MCL 560.108 and 109 ("Statute").

Land Divisions are subject to the requirements of the Statute and Chapter 58, Article III, Sections 58-276 through 58-282 of the Township Code of Ordinances ("Code").

Approval of a division is not a determin regulations.	nation that the resulting parcels comply with other laws, ordinances or
Location of parent parcel to be divide	ed:
Address	
Parent Parcel ID	
Legal Description of Parent Parcel(attach if necessary)	
2. Property Owner Information (provide p	proof of ownership):
Name	Phone
	City, State, Zip
3. Describe the division(s) being propos	sed:
D. Does the area and width of each parcel E. The division provides each resulting par frontage on an existing public a new public road (proposed road is required a new private road (proposed road is required a recorded easement (drivew F. Provide a legal description of proposed	etc)
Number of divisions available to parent parameters of divisions used in this Application	rcel under Land Division Act prior to approval of this Application
Are any unallocated divisions transferred to	I but not included in this application: parcel under the Land Division Act after deducting those used in this Application
	ance must include both statements as required in section 109 (3) and (4) of the Statute. condition which exists on the parent parcel) tke, pond, etc.)

<ul> <li>Within a floodplain</li> <li>Existing drainage easements</li> <li>Known or suspected to have an abandoned well, underground storage tank o</li> </ul>	r contaminated soils
<ul> <li>6. Attachments - all of the following MUST be included with Application:</li> <li>A. A scale drawing of the proposed division(s) of the parent parcel showing: <ol> <li>Boundaries as of March 31, 1997</li> <li>All previous divisions made after March 31, 1997 (indicate when made)</li> <li>The proposed divisions and dimensions</li> <li>Existing and proposed public or private roads and access easements (driveway)</li> <li>Easements for public utilities from each resulting parcel to existing public utility for any existing improvements (buildings, wells, septic systems, driveways, etc.)</li> <li>Any of the features checked in question number 5</li> </ol> </li> <li>B. A copy of the proposed deed(s) which contains the following statement: "This property may be used and are protected by the National Company of the proposed deed(s) which includes a statement which substantially reads: "Tograntee the right to make {insert number} division(s) under section 108 of the Land Division D. Indication of approval or permit from the Washtenaw County Road Commission or MDOT road, easement or shared driveway.</li> <li>E. A fee of \$75.00 per parcel</li> <li>Other attachments (please list)</li> </ul>	acilities  ay be located within the ractices which may generate lichigan Right to Farm Act." he grantor grants to the Act, PA288 of 1967."  Tor each proposed new
<b>7. Improvements</b> Describe any existing improvements (buildings, well, septic, etc.) which a indicate none	re on the parent parcel, or
8. Certification, Agreement and permission for municipal, county and state officials to inspections  The owner certifies that the statements made in this application are true and correct. Owner conditions imposed as part of the Land Division approval. Owner gives permission for officit Washtenaw County and the State of Michigan to enter the property where this parcel division inspections needed to make a determination regarding the application.  Owner acknowledges that any approval of a land division is not a determination that the resorber laws, ordinances, regulations, or private restrictions.  The Township and its officers and employees shall not be liable for approving a land division construction on the parcels are subsequently denied because of inadequate water supply, so other factors.  Any approval of a land division is conditioned on the applicant recording with the county reg (90) days after receipt of a notice of approval, a deed or other instrument of conveyance or approved division. Such recorded survey, deed or instrument of conveyance shall include to "The Township and its officers and employees shall not be held liable for approving a land of construction on the parcels are subsequently denied because of inadequate water supply, so other factors."	r agrees to comply with any als of Ann Arbor Township, in is proposed for any ulting parcels comply with if building permits for ewage disposal facilities, or ister of deeds, within ninety a survey evidencing the ne following statement: ivision if building permits for
Owner understands that any approved parcel division is subject to such changes that may of the division or the development of the parcels.	ccur before the recording of
Property Owner's Signature Date	
Office Use Only \$	Total Fee
DATE COMPLETED APPLICATION RECEIVED	
Parcel zoning district	

Approved: Conditions, if any	
Denied: Reasons	
ignature and Date of approval or denial	
esulting parcel property Identification Numbers:	
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