## **Parcel Division Application**

You MUST answer all questions and include all attachments, or this will be returned to you. Bring or mail to the Municipality's land division official. Approval of a division of land is required before it is sold, when the new split parcel is less than 40 acres.

This form is designed to comply with §108, 109, 109a, 109b of the Michigan Land Division Act (formerly the subdivision control act, P.A.288 of 1967, as amended (particularly by P.A. 591 of

Land Division Official
Dale Hutson
60450 Farrand Rd.
Colon, MI 49040
Ph.# 269-432-2834
dalehutson@chartermi.net

1.	LO	CATION of parent parcel to be split:				
	Ad	dress: #, Road Name:			=	
	Pa	rent parcel number: 75			Check box if child parc previously divided after	
		wnship or Village Name:			1997.	
_	۸	olionation (if we take a second	A			
2.		plicant information: (if not the property owner				
	Na	me:	Phone #:		<u></u>	
	Ad	dress: #, Road Name:			_	
	Cit	y:	_ State:	Zip Code _		
3.	PR	OPERTY OWNER information:				
	Na	me:	Phone #:			
		dress: #, Road Name:				
	Cit	y:	_ State:	_Zip Code _		
4.	PR	OPOSAL: Describe the division(s) being propose	rd:			
	A.	Number of new parcels				
	В.	Intended use: (residential, commercial, etc.) _				
	C.	The division of the parcel provides access to an	n existing public road by: (check one)			
		Each new division has frontage on an exis	sting public road. Road Name:			
		A private road, provide rights to the priva	ate road. Road Name:			
		A shared driveway or recorded easement	t, provide approval.			
		A recorded easement provide approval o	f the shared drive.			
5.	A.	FUTURE DIVISIONS that may be allowed but no	ot included in this application:			
	В.	Did the parent parcel have any unallocated div	visions under the Land Division Act? _			
	C. Were any unallocated divisions transferred to the newly created parcel(s)?				<del></del>	
	D.	If so how many ("zero", "all", or specific number	er)?			
	E.	Identify the other parcel(s) future divisions are				
	(See section 109(2) of the Statute. Make sure your deed includes both statements as required in secti 190(3) and 109(4) of the Statute.)				tion	

	EVELOPMENT SITE LIMITS				
Is the property in a g	overnment program (PA116, PA260, Forestry, Conservation)? Yes or No (circle one)				
If yes what program	? (PA116, PA260, Forestry, Conservation)				
Attach proof this pro	pperty is removed from those programs.				
7. ATTACHMENTS (all a  A. Map, drawn (1) Bound (2) all pre (3) the pre (4) legal d (5) existin (6) easem (7) locatio propo (8) any of (9) any ce  B. Indication of stree  C. Tax Certific  D. Proof of div E. Fee for app	Attachments must be included). Letter each attachment as shown here.  In to scale of (insert scale), of proposed division(s) of the percent parcel showing:  In to scale of (insert scale), of proposed division(s) of the percent parcel showing:  In to scale of (insert scale), of proposed division(s) of the percent parcel showing:  In to scale of (insert scale), of proposed division(s) of the percent parcel showing:  In to scale of (insert scale), of proposed division(s) of the percent parcel showing:  In to scale of				
I agree the statements of agree to comply with the officials of the Township purposes of inspection to conveys only certain riging Subdivision Control Act, representation or deter representation or convergibles.  Further, I understand the permit is not issued for Department for septic a Finally even if this divisions metals agreed the divisions metals.	made above are true, and if found not to be true this application and any approval will be void. Further, I be conditions and regulations provided with this parent parcel division. Further, I agree to give permission for to, Village, County and the State of Michigan to enter the property where this parcel division is proposed for to verify the information on the application is correct. Finally, I understand this is only a parcel division which ents under the a municipal land division ordinance, and the Michigan Land Division Act (formerly the P.A.288 of 1967, as amended (particularly by P.A. 591 of 1996), MCL 560.101 et. seq.), is not a mination the resulting parcels comply with other ordinances or regulations, and does not include any expance of rights in any other statute, building code, zoning ordinance, deed restriction or other property enunicipality granting approval of this division(s) resulting in less than 1 acre in size is not liable if a building the parcel due to non- approvable on-site water or on-site sewage disposal. Checking with the District Health and water is the landowner's responsibility.  On is approved, I understand zoning, local ordinances and State Acts change from time to time, and if ade here must comply with the new requirements (apply for division approval again) unless deeds, land they representing the approved divisions are recorded with the Register of Deeds or the division is built upon				
Prop DO NOT WRITE BELOW	perty Owner's Signature: Date: Date: Date:				
Offical use only!					
amp date rec'd	<b>7</b>				
	Fee Received: CK# Control #				
	Incomplete Application returned date: Resolved date:				
	Forwarded to Zoning Administrator for review:				
	Received from Zoning Administrator:				
	Zoning Review: Approved Denied See attached letter.				