# FAIRGROVE TOWNSHIP PARCEL DIVISION APPLICATION 

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Fairgrove, MI 48733
989-693-6030

You MUST answer all questions and include all attachments, or this will be returned to you. Bring or mail to Fairgrove Township at the above address.

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. ( $\mathrm{sec} 102 \mathrm{e} \& \mathrm{f}$ )

This form is designed to comply with sec 108 and 109 of the Michigan Land Division Act fformerly the subdivision control act P.A. 288 of 1967 as amended (particularly by P.A. 591 of 1996 and P.A. 560 et. seq.) Approval of a division is not a determination that the resulting parcels comply with other ordinances or regulations.

1. LOCATION of PARENT PARCEL to be split: Address $\qquad$ Road Name $\qquad$
Parent Parcel Identification Number: Parent Parcel Legal Description (describe or attach)

## 2. PROPERTY OWNER INFORMATION:

Name: $\qquad$ Phone:
Address:
3. PROPOSED DIVISION(S) TO INCLUUE THE FOLLOWING:
A. Number of new parcels
B. Intended use (residential, commercial, etc)
C. Each proposed parcel if 10 acres or less, has a depth to width ratio of 4 to 1 .
D. Each parcel has a width of $\qquad$ (not less than required by zoning)
E. Each parcel has an area of $\qquad$ (not less than required by zoning)
F. The division of each parcel provides access as follows: (check one)
$\qquad$ a. Each new division has frontage on an existing public road.
$\square$
b. A new public road (name of road
c. A new private road (name of road $\qquad$
G. Describe or attach a legal description of proposed new road, easement or shared driveway. $\qquad$
H. Describe or attach a legal description for each proposed new parcel.
4. FUTURE DIVISIONS being transferred from the parent parcel to another parcel. Indicate number transferred $\qquad$ (See section 109(2) of the Statute. Make sure your deed includes both statements as required in $109(3 \& 4)$ of the Statute.)
5. DEVELOPMENT STTE LIMMTS (check each which represent a condition which exists on the parent parcel)
$\qquad$ Water ront property 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 systems
6. ATTACHMENTS: All of the following MUST be included. Letter each attachment as shown:
A. A scale drawing (Certificate of Survey) that complies with the requirements of P.A. 132 of 1970 as amended for the proposed divisions) of the parent parcel showing:

1. Current boundaries (as of March 31, 1997) and
2. all previous division made after March 31, 1997 (indicate when made or none) and
3. the proposed divisions) and
4. dimension 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 utility facilities and
7. any existing improvements (buildings, wells, septic systems, driveways, etc) and
8. any of the features checked in question number 5.
B. Indication of approval or permit from Tuscola County Road Commission or respective city/village street administrator, that a proposed easement provides vehicular access to an existing road or street meets applicable location standards.
C. A copy of any reserved division rights ( $\sec 109(4)$ of the act) in the parent parcel.
9. IMPROVEMENTS-Describe any existing improvements (buildings, well, septic, etc) which are on the parent parcel or indicate none.
$\qquad$
10. AFIFIDAVIT and permission for municipal, county and state officials to enter property for inspections: I agree the statements made above are true, and if found not to be true this application and any approval will be void. Further, I agree to comply with the conditions and regulations provided with this parent parcel division. Further, I agree to give permission for officials of the municipality, county and the State of Michigan to enter the property where this parcel division is proposed for purposes of inspection. Finally, I understand this is only a parcel division which conveys only certain rights under the applicable local land division ordinance and the State Land Division Act (formerly the subdivision control act P.A. 288 of 1967, as amended (particularly by P.A. 591 of 1996 and P.A. 87 of 1997) MCL 560.101 et seq) and does not include any representation or conveyance of rights in any other statute, building code, zoning ordinance, deed restrictions, or other property rights.

Finally, even if this division is approved, I understand local ordinances and state Acts change from time to time, and if changed the divisions made here must comply with the new requirements (apply for division approval again) unless deeds representing the approved divisions are recorded with the Register of Deeds or the division is built upon before the changes to laws are made.

Property Owners Signature
Date


For office use only-Reviewer's action: Total Fee \$ $\qquad$ Check \# $\qquad$
Signature:
Application Completed: Date $\qquad$ Approval Date: $\qquad$
Denial Date $\qquad$ Reasons for Denial $\qquad$

TUSCOLA COUNTY TREASURER

## Land Division Tax Payment Certification Form

Name: $\qquad$ Phone: $\qquad$
Owner Address: $\qquad$
Owner City, State, Zip: $\qquad$
Property Address: $\qquad$
Property City, State, Zip: $\qquad$
Parcel ID: $\qquad$

- Attach a description of the parcel to be divided and a $\$ 5$ fee -


## [] Certification denied

The Tuscola County Treasurer's Office has found delinquent taxes on the parcel listed above and cannot issue a certification of tax payment.

Delinquent Taxes Owed: $\qquad$

## [ ] CERTIFICATION APPROVED

Pursuant to House Bill 4055 The Tuscola County Treasurer's Office certifies that all property taxes and special assessments due on the parcel or tracts subject to the proposed division for the five years preceding the date of the application have been paid.
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