Parcel Division Review Work Sheet

This form is designed to comply with §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), MCL 560.101 et. seq.) December 31, 2012

Review Check List

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>Not Applicable</th>
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1. Application complete:
   A. All questions are answered:
   B. Property owner, applicant, agent information provided
   C. Proof that all due and payable taxes and special assessments have been paid.
   D. Map, drawn to scale, of the proposed division of the parcel showing
      (1) 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 rights-of-way, and
      (6) easements for public utilities from each parcel to existing public utility facilities, and
      (7) any existing improvements (buildings, wells, septic system, driveways, etc.)
      (8) any of the development site limitations checked in question number 6.
      (9) any cemetery which is adjacent to, or may have had access through this parcel.
   E. Proposed legal description for a new road(s) or easement(s).
   F. Review materials from the County Road Commission, MDOT, or respective city/village street administrator, for each proposed new road, easement or shared driveway.
   G. If a new public or private road, a copy of approval by the County Address administration authority.
   H. Proposed legal descriptions for each new division.
   I. A copy of the proposed deed(s) which contains the following statement: “This property may be located within the vicinity of farm land or a farm operation. Generally accepted agricultural and management practices which may generate noise, dust, odors, and other associated conditions may be used and are protected by the Michigan Right to Farm Act.”
   J. A copy of the proposed deed(s) which includes a statement which substantially reads: “The grantor grants to the grantee the right to make [insert number] division(s) under section 108 of the Land Division Act, Act No. 288 of the Public Acts of 1967” or the right to make further divisions stays with the parent parcel.
   K. A copy of the proposed deed(s) for any parcel that is 20, or more, acres in size and which is not accessible includes a statement which reads: “This parcel is not accessible as defined in the Land Division Act, 1967 PA 288, MCL 560.101 to 560.293.”
   L. Affidavit/application is signed by property owner and applicant.
   M. A fee of $_._.
   N. If any of the above is checked "NO"; return incomplete application for missing material.

   A. Check adjacent parcels ownership for "same ownership" of the submitted parcel (§102(g&h)).
   B. Define the "Parent Parcel/Tract" (as of March 31, 1997) boundaries (§102(i)).
   C. Calculate/confirm acreage of fee ownership of "parent parcel" (§108(2 & 3)).
   D. Determine maximum number of allowed divisions:
      (1) Regular formula maximum number of divisions (§108(2)):
      (2) Bonus formula (e.g. "no new drive rule" (§108(3)(a)) or "60%-40% rule"(§108(3)(b)) maximum number of divisions (two more divisions than 2.D.1, above):
      (3) Division of an "exempt split" (§108(5)). Number of divisions:
      (4) Minus any divisions already made since March 31, 1997:
      (5) Minus any transfer of divisions withheld by previous owner (§109(2 & 3)):
      (6) Total number of divisions allowed.
3. Municipal Zoning and Ordinance:
   A. Is municipal zoning applicable?  
      Municipality and effective date: ________________________________
      Zoning district: ________________________________
      B. Complies with minimum parcel size of: _______________________
      C. Complies with minimum parcel width of: _______________________
      D. Complies with minimum width-to-depth ratio (if less than 10 acres) of: _______________________
      E. Definition of “adequate access” is applicable: _______________________
      F. Definition of “width” is applicable: _______________________
      G. Complies with minimum road length requirements: _______________________

4. Municipal Land Division Ordinance Review:
   A. Is municipal Land Division Ordinance applicable?  
      Municipality and effective date: ________________________________
      B. Complies with minimum parcel size of: _______________________
      C. Complies with minimum parcel width of: _______________________
      D. Complies with minimum width-to-depth ratio (if less than 10 acres) of: _______________________
      E. Definition of “adequate access” is applicable: _______________________
      F. Definition of “width” is applicable: _______________________
      G. Complies with minimum road length requirements: _______________________
      H. Complies with other applicable provisions of: _______________________

5. Ordinance Requirements for Dividing Lots in a Subdivision (name of plat):
   A. A local ordinance provides for division of existing lots in a subdivision  
      Municipality and effective date: ________________________________
      B. Proposed new lot complies with width dimension requirements: _______________________
      C. Proposed new lot complies with depth dimension requirements: _______________________
      D. Depth of a proposed new lot complies with width to depth: _______________________
      E. Proposed new lot (or lots creating a single new parcel) at a corner have extra width, for building setback and clear site distance at a corner: _______________________
      F. There is no record (deed restrictions, covenants, plat review minutes) or known factors that resulted in requiring the original lot to contain a greater than usual area in the initial creation of the subdivision: _______________________

6. State Statute Division Review:
   A. Property owner, applicant, agent information provided (§109(1)). _______________________
   B. Proposed division(s) complies with §108 of the statute (see #2, above). _______________________
   C. Each proposed parcel, 10 acres or smaller, does not exceed a width of 1 to a depth of 4, (or a width-to-depth required by municipal ordinance) (§109(1)(b)). _______________________
   D. Easements are adequate for public utilities from each new division to existing public utility facilities (§109(1)(g)). _______________________
   E. Each proposed division has an area not less than required by local land division ordinance OR the municipal zoning ordinance (§109(1)(d)) [as checked in numbers 3, 4 and 5, above]. _______________________
   F. Each proposed division has a minimum width not less than required by local land division ordinance OR the municipal zoning ordinance (§109(1)(c)) [as checked in numbers 3, 4 and 5, above]. _______________________
   G. The County Road Commission, MDOT, or respective village/city street administrator, has approved each proposed new road, easement or shared driveway (§109(1)(e)). _______________________
   H. Proposed new road or easement for access is adequate (§109(1)(e)) OR a copy of the proposed deed(s) for any parcel that is 20, or more, acres in size and which is not accessible includes a statement which reads: “This parcel is not accessible as defined in the Land Division Act, 1967 PA 288, MCL 560.101 to 560.293.” (§109b(2)). _______________________
   I. The division does not land-lock or prevent access to a cemetery (§109(h)). _______________________
   J. Proposed legal description(s) for each new division(s) is(are) adequate (§109(1)(a)). _______________________
   K. A copy of the proposed deed(s) contains the following statement: “This property may be located within the vicinity of farm land or a farm operation. Generally accepted agricultural and management practices which may generate noise, dust, odors, and other associated conditions may be used and are protected by the Michigan Right to Farm Act.” (§109(4)). _______________________
   L. A copy of the proposed deed(s) which includes a statement which substantially reads: “The grantor grants to the grantee the right to make [insert number] division(s) under section 108 of the Land Division Act, Act No. 288 of the Public Acts of 1967” OR the right to make further divisions stays with the parent parcel. (§109(3)) _______________________
   M. Future division rights have been transferred to (§109(3)): _______________________

7. Conclusion:
   A. Are any of the above marked "NO"? _______________________
      Letter of denial giving reason sent. _______________________
   B. Approved. Conditions: _______________________

Day: __________, Month __________ Date: __________, 20__ ; Time: __:__ am/pm

Initials: _______________________

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