ERIE TOWNSHIP LAND DIVISION/COMBINATION APPLICATION

ERIE TOWNSHIP HALL 2065 Erie Road PO Box 187 Erie, MI 48133

All applications for land division or combination in the Township of Erie must be in compliance with the Township Land Division Ordinance and any and all other applicable Zoning Ordinances, and with the Land Division Act, P.A. 288 of 1967 as amended by P.A. 591 of 1996 and P.A. 87 of 1997.

You MUST answer all questions and include all required documents or the application will be returned until you can provide all documents and a completed application. Erie Township cannot make any determination on a land division or combination without full application being made to the Township. You may wish to consult with an attorney or planner, engineer, surveyor or other professional to ascertain compliance with the above mentioned Public Acts and Township Zoning Ordinances in this application.

Attached is the Erie Township Land Division/Combination Application. The entire application must be filled out and *all owners' signatures must be on page 6*. The application, as submitted, shall comply with items 7, A thru K, on page 4 of the application.

The completed application with all required attachments shall be submitted to the Township Assessor accompanied by the required processing fee and any escrow fees that may apply. Upon completion of the review by the Township Assessor, Building Official, Zoning Administrator and/or any other Township Consultant, as may be required (Attorney, Engineer, Planner, etc.), the Township Assessor will inform the applicant of the final approval or denial. The Township will approve or deny all applications within forty-five (45) days from receipt of a completed application.

If the application is approved, the Township Assessor will process the division/combination on the next year's assessment roll. The applicant will be supplied with parcel numbers upon request. The descriptions and parcel numbers will be in effect for the following tax year.

For Example: If division request is in calendar year 2020, the new parcels will not be on the assessment or tax roll until the 2021 assessment and tax year.

If the application is denied, the applicant will receive a letter stating that the application has been denied and it will list the reason(s) for denial. Any person aggrieved by the decision within 30 days of said decision, may appeal the decision to the governing body designated by the Township Board. That governing body shall consider and resolve such appeal by a majority vote of said board at its next regular meeting or session affording sufficient time for a 20 day written notice to the applicant of the time and date of said meeting and appellate hearing.

The Township and its officers, employees and designee's shall not be liable for approving a land division/combination if building permits for construction on the parcels are subsequently denied because of inadequate water supply, sewage disposal facilities or otherwise.

1.	Location of parent parcel(s) to be split or combined (attach extra pages if needed)
	ADDRESS 1
	ADDRESS 2
	PARENT PARCEL I.D. NUMBER 1 (Twelve digit parcel number from tax bill)
	PARENT PARCEL I.D. NUMBER 2
	CURRENT ZONING
2.	Legal description of Parent Parcel(s) (attach extra pages if needed)
2	
	Dranarty Ovener Information
ქ.	Property Owner Information
3.	Names
3.	NamesAddress
3.	NamesAddressStateZip
	NamesAddressStateZip
	NamesAddress

De	scrik	pe the Division(s)/Combination(s) being proposed:
1.		Number of new parcels
2.		Intended Use (Residential, Commercial)
3.		The Division of the parcel provides access to an existing road by: (Check one)
		Each new division has frontage on an existing road
		A new public road. Proposed road name (Road name cannot duplicate an existing road name)
		A new private road easement.
		Proposed road name (Road name cannot duplicate an existing road name)
4.	(A)	Write here or attach a legal description of the new road, easement or shared driveway
	(att	tach extra pages if necessary).
5.	(B)	Write here or attach a legal description for each proposed new parcel including the
	ren	nainder parent parcel(s) (attach extra pages if necessary).
		-

6.	(A) Future Divisions that might be allowed but not included in this application
	(B) The number of future divisions being transferred from the parent parcel(s) to another parcel
	Identify the other parcel(See section 109(2) of the statute. Make sure your deed includes both statements as required in section 109(3) and 109(4) of the Statute).
7.	DEVELOPMENT SITE LIMITS Check each that represents a condition which exists on the parent parcel(s).
a)	Is in a DNR-designated critical sand dune area.
b)	Is riparian or littoral (it is a river or lake front parcel).
c)	Is affected by a lake (Michigan High Risk Erosion) setback.
d)	Includes a wetland.
e)	Includes a beach.
f)	Is within a flood plain.
g)	Includes slopes more than twenty-five percent (A 1:4 pitch or 14 degree angle) or steeper.
h)	Is on muck soils or soils known to have severe limitations for on-site sewer systems.
i)	Is known or suspected to have an abandoned well, underground storage tank or contaminated soils.
j)	Includes an easement for ingress or egress to or from another parcel.

8. ATTACHMENTS (All attachments must be included) Letter each attachment as shown here.		
OR	1: A survey - sealed by a professional surveyor at a scale of(insert scale) of proposed division(s)/combination(s) of parent parcel(s).	
OK	2: A map/drawing to scale of(insert scale) of proposed division(s)/combination(s) of parent parcel(s) and the forty-five (45) day time limits waived. Upon tentative approval, approved final surveys will need to be submitted. Sign here to waive (requires all owners signatures).	
A. THE	SURVEY OR MAP MUST SHOW:	
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 divisions 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 systems, driveways, etc.) and their	
0	distances from any newly created parcel lines AND	
	Any of the features checked in question number 7 (page 4) Original seal and signature of surveyor.	
9.	Original seal and signature of surveyor.	
Depart	bil evaluation or septic system permit approved by the Monroe County Health ment is required for each proposed parcel. Alternately, documentation is required to the that each proposed parcel is currently or will be serviced by a public sewer system.	
for eac	otable water well permit approved by the Monroe County Health Department is required the proposed parcel. Alternately, documentation is required to indicate that each proposed is currently serviced by a public water system or will be serviced by a public water in.	
	cumentation of approval or permit from County Road Commission, MDOT, or respective lage street administrator is required for each proposed new road, easement or shared ray.	
E: Cop	y of any transferred rights (1090(4) of the Act) in the parent parcel is required.	
F: A fe	ee of \$50.00 and an additional \$50.00 per resulting parcel including remaining parent (s):	
G:	Other (please list)	

IMPROVEMENTS: Describe any existing improvements (buildings, well, septic, etc) which are of the parent parcel(s) or indicate NONE. (Attach extra pages if necessary).			
AFFIDAVIT and permission for municipal, county, and state officials to enter the 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 or combination. Further, I agree to give			
permission for officials of the municipality, county and State of Michigan to enter the property			
where this parcel division/combination is proposed for purpose of inspections to verify that the			
information on the application is correct at a time mutually agreed with the applicant. Finally, I			
understand this is only a parcel division or combination which conveys only certain rights under			
the applicable local division ordinance, the local zoning 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), MCL 560.101 et.seq.) and does not include any representation or conveyance of rights			
in any other statute, building code, zoning ordinance, deed restriction, or other property rights.			
Finally, even if this division/combination is approved, I understand zoning, local ordinances and			
State Acts change from time to time and if changed, the division/combination made here must			
comply with the new requirements (apply for approval again) unless deeds, land contracts,			
leases or surveys representing the approved division/combination are recorded with the			
Register of Deeds or the resulting parcel(s) are built upon before the changes to laws are made.			
PROPERTY OWNER(S)			
SIGNATUREDATED:			
SIGNATUREDATED:			
SIGNATUREDATED:			

PLEASE TAKE NOTICE

Any newly created parcels of land may be subject to a **SPECIAL CONNECTION FEE**. If your Land Division Application is approved and the property you are dividing is in a Special Assessment District, you or potential buyers will have to pay a **SPECIAL CONNECTION FEE OF \$7,000** in the district where your property is located when you request to tap into the water line for **each newly created parcel of land.** Please contact the Treasurers Department if you have questions in regards to any Special Connection Fees your property may be subject to.

I have read the above notice and understand that if the property that I am dividing is in a water special assessment district, I or any new owners may be responsible for any Special Connection fees that may become due and payable if and when a water tap is requested.

Property Owner Signature	Property Owner Signature (if applicable)

APPLICANT CHECKLIST:

- Completed application
- All property owners' signatures on the application
- Proof of fee ownership (Deed)
- Proof of all due and payable taxes or installments of special assessments pertaining to land proposed to be divided/combined are paid in full
- Attached original copy raised seal Survey signed and stamped
- Legal descriptions attached of all proposed parcels and remaining parent parcels
- A fee of \$50.00 plus \$50.00 per number of new parcels to be created paid to Erie Township
- History of previous divisions
- Proof on no mortgage on parcel(s) to be split or combined by way of clear title work within the last 30 days
- Information on transfer of division rights, if any
- Release from Mortgage Company on property or portion of property to be split/combined if there is a mortgage on the property
- Attachment of variance granted by the Zoning Board of Appeals or Township Board if applicable
- For a newly created parcel of one (1) acre or less, a soil evaluation or septic system permit for each proposed parcel prepared by the Monroe County Health Department, if applicable
- For a newly created parcel of one (1) acre or less, an evaluation/indication of approval or a well permit for potable water for each proposed parcel prepared by the Monroe County Health Department, if applicable

All approved land combinations/divisions will be required to submit new deeds with new parcel numbers and new legal descriptions within 90 days of approval or the approved land combination and/or division will be null and void.

Deeds are to be filed at the Monroe County Register of Deeds office. Please provide Erie Township with a copy.

CHECKLIST FOR ERIE TOWNSHIP PERSONNEL

•	APPLICATION RECEIVED IN OFFICE
•	INCOMPLETE APPLICATION RETURNED TO APPLICANT
•	COMPLETED APPLICATION RECEIVED IN OFFICE
•	REQUIRED FEE'S RECEIVED IN OFFICE
•	EVIDENCE OF TITLE OF OWNERSHIP
•	ALL OWNERS SIGNATURES
•	ASSESSOR DETERMINATION OF SPLITS AVAILABLE
•	ANY PREVIOUS SPLITS AND WHEN
•	SUVREYS AND LEGALS SUBMITTED FOR ALL PARCELS
•	ROAD ACCESS TO ALL PARCELS
•	MEETS THE DEPTH TO WIDTH RATIO
•	MEETS MINIMUM FRONTAGE AND LOT AREA REQUIREMENTS
•	MORTGAGE RELEASE OR TITLE WORK SHOWING NO MORTGAGE
•	TAXES AND SPECIALS PAID
•	APPLICATION PACKET FORWARDED TO ENGINEER/TOWNSHIP ATTORNEY FOR REVIEW IF
	APPLICABLE
•	APPLICATION PACKET AND COMMENTS RECEIVED FROM ENGINEER/ATTORNEY WITH
	RECOMMENDATION
•	OTHER
•	
•	FINAL APPROVAL OR DENIAL SENT TO APPLICANT

THIS PAGE IS RESERVED FOR TOWNSHIP PERSONNEL FINAL APPROVAL IS DETERMINED BY THE ERIE TOWNSHIP ASSESSOR

DIVISION TRACKING SHEET

APPLICANT:
ADDRESS:
PHONE NUMBER:
TAX CODE: (Parent Parent (a))
(Parent Parcel(s))
NUMBER OF SPLITS/COMBINATIONS:
DATE REVIEWED BY ZONING ADMINISTRATOR/BUILDING OFFICIAL:
SIGNATURE:
RECOMMENDED FOR APPROVAL / DENIAL (CIRCLE ONE)
COMMENTS:
DATE REVIEWED BY ASSESSOR:
SIGNATURE:
FINAL APPROVAL / DENIAL (CIRCLE ONE)
COMMENTS: