### **MEMO**

#### TO: Prospective Developers

SUBJECT: Subdivision and Land Development Ordinance Submission and Procedure

The following sets forth the submissions necessary for application to the Subdivision and Land Development Ordinance process in Towamencin Township.

- **NOTE:** The following criteria may allow for exclusion of a project from the land development process by waiver from the Board of Supervisors: (refer to Section 3A, 4A, and 4B for relief of land development requirements)
  - 1) No increase in impervious surface.
  - 2) No significant change to traffic pattern inclusive of egress and ingress.

# PLEASE REFERENCE THE SUBDIVISION AND LAND DEVELOPMENT ORDINANCE IN CONJUNCTION WITH THE FOLLOWING:

#### > Sketch Plan

A sketch plan is strongly recommended for the initial submission of all but the most simple subdivision and/or land development.

For a sketch plan to be placed on a Planning Commission meeting agenda, 8 full-size sets (+1 set if in Village Overlay District), 20 half-size sets and one (1) electronic copy on a compact disc, must be submitted to the Township four weeks prior to the scheduled Planning Commission meeting.

See current Fee Schedule for escrow fee required for sketch plan submission and submission does not start the time period for review as estimated by the Pennsylvania Municipalities Planning Code, at last amended.

The Planning Commission will review and discuss sketch plans in broad scope, conceptual terms, not for specifics relative to the requirements of the Zoning Ordinance, the Subdivision and Land Development Ordinance, or any other ordinances of the Township.

If the Planning Commission recommends major changes to a sketch plan, revised sketch plans must be submitted at least four weeks prior to the next scheduled Planning Commission meeting in order to be placed on the meeting's agenda. The Planning Commission will review and discuss the revised sketch plan at the applicable meeting.

#### Preliminary Plan

 Preliminary plans must conform with the standards and criteria as set forth by the Township Subdivision and Land Development Ordinance, Township Zoning Ordinance, construction requirements for sanitary sewers and appurtenances and detailed drawings for Towamencin Municipal Authority, Stormwater Management ordinance, as last amended, and requirements for obtaining sewage service and dedicating sewer facility within Township's Act 537 Planning Area; Resolution 87-45, as last amended. In addition to the above requirements, all development within the Towamencin Village Overlay District must conform to the requirements of the Township Village Land Use and Design Manual. <u>The Township Reserves the right to reject incomplete plans</u>.

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- 2) In order to provide sufficient time for review by all reviewing bodies, a preliminary plan submission must be made to Towamencin Township at least four weeks prior to the Planning Commission meeting.
- 3) Plan submission must include all of the following:

2.

A) Initial submission and revised Planning Commission Submissions: 8 full-size sets (+1 set if in VO District), 10 half-size sets
 Board of Supervisors Submissions: 8 full-size sets (+1 set if in VO District), 10 half-size sets

The Township may request additional copies during the course of the approval process.

- 1. All submissions require electronic submission of all plans and documents on a CD.
- 2. Submitted plans must comply with all sections of the Subdivision and Land Development Ordinance and/or Towamencin Village Land Use and Design Manual. Any sections of the ordinance with which the plans are not in compliance must be listed on the plan as a request for waiver, referencing the appropriate section of the Subdivision and Land Development Ordinance and the relevant requirements from which relief is requested. Failure to do this from the onset of plan submission could result in the delay of Preliminary or Final Plan Approval. Should the issue remain undisclosed and, therefore, undiscussed, it could require the return of the plan to the Planning Commission and/or the Board of Supervisors for discussion and for additional vote on the issue by the Board of Supervisors.
- 3. Requirements of the Zoning Ordinance for the zoning district in which the development is located, as well as those from other sections of the Zoning Ordinance that are applicable to the development, should be listed on the plan along with the proposed statistic of that plan's compliance with those provisions.
- 4. Relief granted by, or sought from, the Zoning Hearing Board from the provisions of any section of the Township Zoning Ordinance should be listed on the plan. Decision of the Zoning Hearing Board should be identified by date and section of the Zoning Ordinance from which relief was granted/sought, and the extent of the relief granted.
- B) Subdivision and Land Development Identification Information Form.
- C) Towamencin Township application for Plan Approval, along with applicable subdivision and land development fee per current Township fee schedule and waiver of ninety (90) day review period, if applicable (check payable to Towamencin Township).
- D) Montgomery County Planning Commission application for plan review. Please complete and submit the MCPC application to the Township. DO NOT SUBMIT MCPC FEES TO THE TOWNSHIP. Towamencin Township will upload the application to the MCPC portal and MCPC will bill the applicant for their review.
- E) Towamencin Municipal Authority application for Plan Approval, along with applicable fee per current TOWAMENCIN MUNICIPAL AUTHORITY fee schedule (check payable to Towamencin Municipal Authority).
- F) A sewage Facilities planning module where applicable. The applicant is responsible for obtaining required signatures from the Montgomery County Planning Commission, the Montgomery County Health Department, and the Towamencin Municipal Authority relative to Sewage Facilities Planning Module Approval and submitting same to Township along with the appropriate DEP resolution form for Planning Module Approval the Board of Supervisors.
- G) A copy of the deed/deeds of the property to be subdivided/developed.

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- H) A written statement from the property owner giving the right to speak on his/her behalf and the right to make decisions relative to the development of the property/properties to the applicant, if the applicant is not the property owners.
- I) Color photos and a color video on a compact disc of the site inclusive of the following and indexed to a written key to be submitted with the video.
  - 1. All natural features of the site.
  - 2. Staking of the perimeter of the site.
  - 3. Staking of all street locations of the development with the ultimate right-of-way and curb line indicated.
  - 4. Existing roadways abutting the site to be developed.
  - 5. Staking of perimeter of all open areas to be dedicated to the Township.
  - 6. Video cover shall extend 500 feet from perimeter of property in all directions and through adjacent properties and on both sides of street where applicable.
- J) A traffic impact study must be submitted for all subdivision of ten (10) or more lots, non-residential land development, and land developments and rezoning request subsequent to the initial discussion of the plans by the Planning Commission unless, upon the recommendation of the Township Engineer, the Planning Commission determined that such a study is not required.
- K) A landscape plan prepared by a registered Landscape Architect must be submitted for all residential land development involving ten (10) or more acres and for all non-residential land development.
- 4) Plan sets will be forwarded to the following for review:
  - 1. Township Engineer
  - 2. Township Zoning Officer
  - 3. Montgomery County Planning Commission
  - 4. Towamencin Municipal Authority
  - 5. All Planning Commission Members
  - 6. Township Emergency Services consultant
  - 7. Township Fire Chief
  - 9. Board of Supervisors
  - 10. Township Traffic Engineer
  - 11. Township Landscape Architect/Consultant, if deemed necessary by Towamencin Township administration.
  - 12. Township Sewer Engineer (if applicable)
- 5) Applicant is responsible for sending plans to the Montgomery County Conservation District (application and fee schedule attached), the North Penn Water Authority, PA DEP, PennDOT, and other applicable reviewing agencies.
- 6) Applications and plans will be reviewed by the Community Development Director for completion. Incomplete applications may delay review period. The required ninety (90) day review period begins on the day of submission if the application is deemed complete. Officially accepted applications will be reviewed and discussed by the Planning Commission approximately one (1) month later.

The applicant and the applicant's engineer will be sent a meeting agenda and copies of all review letters several days prior to the Planning Commission meeting at which the plans will be reviewed and discussed.

- 7) Per the outcome of No. 6, the number of revised plans in 3A, accompanied by a written statement from the applicant's engineer documenting all changes made to the plans and certifying in that statement that the documented changes are the only alternations to the plan as previously submitted, must be submitted to the Township at last four weeks prior to the next scheduled monthly Planning Commission meeting in order to be placed on the agenda of that meeting. The revised plans will be forwarded to the reviewing bodies by the Township.
- 8) Planning Commission will review/discuss the revised plans. At this point, a motion of recommendation to the Board of Supervisors for approval of the plan, with conditions to be satisfied and with recommendations for or against the granting of the requested waiver/waivers may be voted upon by the Planning Commission, if they feel that further review by them is not necessary. If the Planning Commission wishes further review, and does not make a recommendation, No. 7 must be repeated.
- 9) Subsequent to a vote of recommendation by the Planning Commission, the number or sets in 3A must be provided to the Township to be scheduled for a Board of Supervisors meeting. The applicant and the applicant's engineer will be sent an agenda a few days prior to the meeting.
- 10) If, at this meeting, the Board of Supervisors requests, a resolution for approval of the preliminary plan will be prepared by Township staff to be voted upon at the following Work Session or Regular Monthly meeting of the Board of Supervisors. The applicant will be sent a copy of the resolution several days prior to the meeting.

If the Board does not request that a resolution for Preliminary Plan Approval be prepared, the application is requested to return to another meeting for further discussion/review of the plan with the Board of Supervisors.

Once a resolution is prepared, the Board of Supervisors will vote on the Preliminary Plan Resolution at a Work Session or Regular Monthly meeting.

- 11) If the Board of Supervisors votes to approve the Preliminary Plan Resolution, that resolution of approval must be signed by the applicant within two (2) weeks of the Board's vote or automatic denial of the application and preliminary plan results.
- ▶ <u>Final Plan</u>
- 1) Per conditions set for the in the resolution for Preliminary Plan Approval, the applicant's staff prepares revised plans and secures necessary permits. The number of sets in 3A along with any other applicable documentation, and an electronic copy on compact disc of the plans and supporting documentation, are then submitted to Township for review by staff as to their acceptability as final plans.
- 2) The applicant completes the planning module for the project by securing all necessary approvals (see 3G). Upon receipt of complete planning module by the Township, the Board of Supervisors votes on a resolution to approve the planning module for submission to PA DEP. PA DEP must approve the planning module prior to the Final Plan Approval.

- 3) Applicant secures development agreement directly from Township Solicitor. The agreement shall include all documents for dedication of streets, open space, easements, and sanitary sewers.
- 4) Three (3) paper copies, plus any copies that applicant wants to keep, of the final plans, signed and notarized by the owner/applicant, must be submitted along with three (3) executed copies of the development agreement, an electronic copy of record plan on compact disc, and any escrow agreements, to Township staff at least ten (10) days prior to a Board of Supervisors meeting. (See memorandum regarding recording requirements for plans and documents from John T. Dooley, Esq. (11/23/15).) A recording fee, all sewer connection fees, all open space fees, and all special contributions are required to be paid at this time.
- 5) Board of Supervisors votes on resolution of Final Plan Approval and, if approved, sign plans and development agreement.
- 6) Township Solicitor records plan and recording information is forwarded to applicant.
- 7) Township Manager prepares "green light" letter to all staff identifying the development, that the appropriate permits are allowable, and listing the appropriate fees (traffic impact or special fee) to be collected with each building permit application.
- 8) Township staff will assign mailing addresses for all lots of the development and forward same to applicant/developer and property owner as well as fire and police departments, 911 coordination, Township staff, post office, school district, school district transportation department, phone company, utility companies, cable company, and Montgomery County Board of Assessments. All permits are to be referenced with assigned addresses. (Corner lots to be addressed per street of driveway entrance.)
- 9) Grading permits, building and subcontractor permits, and Certificate of Occupancy permits are granted during the construction process.
- 10) Per development agreement, escrow funds are periodically released upon phased completion of improvements.
- 11) Inspection by Township Engineer of development to prepare punch list of items to be completed prior to offer for dedication. When list is complete a one and one half (1 <sup>1</sup>/<sub>2</sub>) year maintenance bond is prepared for roadways and other public improvements.
- 12) Board of Supervisors accepts dedication of streets and easements by resolutions and, if acceptable, will be recorded at the Montgomery County Court House by Township staff.

## SUBDIVISION / LAND DEVELOPMENT IDENTIFICATION INFORMATION

## 1) NAME OF SUBDIVISION / LAND DEVELOPMEMENT:

LOCATION	N OF PROPERTY:			
OWNERSH	IP :	Own	Equita	ble Owner
Name:			Phone	#:
Email:			Fax #:	
Address:				
APPLICAN	T/DEVELOPER			
Name:			Phone	#:
Email:				
Address:				
Applicant's	interest in property:			
	Legal Owner		Equitable Own	er Tenant
	0.1 (0 :0.)			
	Other (Specify): esperson for Applicant: Phone # (if different fro			
Official Spok Address and <b>ATTORNEY</b> Name: Email:	esperson for Applicant: Phone # (if different fro	om above)	Fax#:	
Official Spok Address and <b>ATTORNEY</b> Name:	esperson for Applicant: Phone # (if different fro	om above)	Fax#:	#:
Official Spok Address and ATTORNEY Name: Email: Address: CIVIL ENG Name: Email: Address:	esperson for Applicant: Phone # (if different fro	om above)	Fax#:	¥:
Official Spok Address and <b>ATTORNEY</b> Name: Email: Address: <b>CIVIL ENG</b> Name: Email:	esperson for Applicant: Phone # (if different fro INEER INEER INGINEER	om above)	Fax#:	+:
Official Spok Address and ATTORNEY Name: Email: Address: CIVIL ENG Name: Email: Address: TRAFFIC El	esperson for Applicant: Phone # (if different fro INEER INEER INGINEER	om above)	Fax#: Phone = Fax#: Phone =	#:

#### TOWAMENCIN TOWNSHIP MONTGOMERY COUNTY, PENNSYLVANIA PLAN APPROVAL APPLICATION

#### Name of Subdivision / Land Development:

Application is here by submitted for approval by the Board of Supervisors for the following:

Please Check All that Apply

A)	Sketch Plan Review
B)	Preliminary Plan Review
C)	Final Plan Review
D)	Waiver of Land Development request
1)	Residential subdivision or land development.
2)	Non-Residential land development
3)	Non-Residential subdivision
4)	Minor plan of subdivision or land development

Submitted with this application is \_\_\_\_\_ full sets of plans including the record plan and construction improvement plan. The applicant deposits herewith the sum of \$\_\_\_\_\_ for the application fee.

Additionally, the applicant deposits herewith the sum of \$ \_\_\_\_\_\_ with the Township for any and all reasonable engineering, legal, or administrative costs and charges incurred in review of the plans. This fund shall be replenished when requested by the Township; failing which the Township shall have the right to terminate its review.

Applicant does \_\_\_\_\_, does not\_\_\_\_, waive the ninety (90) day time period, required under Act 247, within which the Township Board of Supervisors is either to approve or disapprove this Preliminary Plan.

In the event the applicant wishes to have the review by the Township discontinued, written notification will be made to the Township and processing of the review will be terminated upon receipt of such written notification by the Township, it being understood that all bills accrued to the date of termination will be paid from the escrow and the balance, if any, will be returned to the applicant.

Number of Lots	Acreage
Source of Water:	Sewage:
Township Official:	Date Received:

## SAMPLE LETTER (if necessary) WAIVER OF TIME LIMITATION – NO LIMIT

\_\_\_\_(date)

Township Manager Towamencin Township P.O. Box 303 Kulpsville, PA 19440

RE: SUBDIVISION / LAND DEVELOPMENT of \_\_\_\_\_

Dear \_\_\_\_\_:

On, \_\_\_\_\_\_ I/we submitted for official filing of the referenced Land Development.

Please be advised that notwithstanding any contrary provision of the Pennsylvania Municipalities Planning code or the Towamencin Township Code, this letter will serve as notice to Towamencin Township that the requirement that action be taken on this proposal within (90) ninety days, is hereby waived, without limitation as to time. This waiver is granted to permit us to make such adjustments or revisions to the plans as may be required during a plan review process. Furthermore, you are hereby assured that we will give Towamencin Township (30) thirty days prior notice if I/we should determine that limiting the time of the review process becomes necessary.

Sincerely,

## SAMPLE LETTER (if necessary) WAIVER OF TIME LIMITATION – LIMITED TIME EXTENSION

\_\_\_\_\_(date)

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Township Manager Towamencin Township P.O. Box 303 Kulpsville, PA 19440

RE: SUBDIVISION / LAND DEVELOPMENT of

Dear \_\_\_\_\_:

On, \_\_\_\_\_\_ I/we submitted for official filing of the referenced Land Development.

Please be advised that notwithstanding any contrary provision of the Pennsylvania Municipalities Planning Code or the Towamencin Township Code, this letter will service as notice to Towamencin Township that we are granting an extension of time to \_\_\_\_\_\_\_for the Township Board of Supervisors to take formal action on this Land Development application.

Sincerely,

## PLANNING COMMISSION 2024 MEETING SCHEDULE

Applicant Submission Date	Review Letters Due	Packet Distribution	Planning Commission Meeting Dates
12/11/23	1/1/24	1/5/24	1/8/24
1/8/24	1/29/24	2/2/24	2/5/24
2/5/24	2/26/24	3/1/24	3/4/24
3/4/24	3/25/24	3/29/24	4/1/24
4/8/24	4/29/24	5/3/24	5/6/24
5/6/24	5/27/24	5/31/24	6/3/24
6/10/24	7/1/24	7/5/24	7/8/24
7/8/24	7/29/24	8/2/24	8/5/24
8/12/24	9/3/24	9/6/24	9/9/24
9/9/24	9/30/24	10/4/24	10/7/24
10/14/24	11/4/24	11/8/24	11/12/24
11/4/24	11/25/24	11/27/24	12/2/24

## MONTGOMERY COUNTY PLANNING COMMISSION (MCPC) Act 247 Fee Schedule

The following fees will apply to each subdivision or land development submitted to the Montgomery County Planning Commission for review:

- Fees will be waived for applications filed under the name of a governmental subunit of the United States or the Commonwealth of Pennsylvania, including school districts and authorities. This exemption does not apply to private, nonprofit organizations with the exception of volunteer fire companies and ambulance squads.
- For a nonresidential subdivision and land development submitted for the same tract at the same time, only the larger fee will be charged.
- No fee is required for Sketch Plans.

#### Residential Subdivisions and/or Land Developments

These fees apply to all kinds of residential projects for sale, condominium or rental; any structural type; and either as a subdivision or single-tract land development. No fees are charged for open space lots.

Number of Lots or Dwelling Units (greater number applies)	Base Fee + Fee per Lot or Dwelling Unit
1-3*	\$150 (flat fee)
4 – 10	\$180 + \$32 per unit
11 – 20	\$300 + \$30 per unit
21 – 50	\$500 + \$28 per unit
50 – 100	\$700 + \$26 per unit
101+	\$1,060 + \$20 per unit

#### Nonresidential Land Developments and Conversions

These fees apply to all projects or sections of mixed projects, which are for new construction of nonresidential uses of any kind for sale, rental, lease or condominium in any type of building on a single tract of land. Conversions from residential to nonresidential uses shall also use this schedule, whether the building area is new or existing.

Gross Square Feet of New Building

1 – 3,000 Sq. Ft. 3,001 – 10,000 Sq. Ft. 10,001 – 25,000 Sq. Ft. 25,001 – 50,000 Sq. Ft. 50,001 – 100,000 Sq. Ft. 100,001+ Sq. Ft.

### Base Fee + Fee for Every 1000 Gross Sq. Ft.

\$300 flat fee \$400 + \$44 for every 1000 Sq. Ft. \$600 + \$42 for every 1000 Sq. Ft. \$1,050 + \$40 for every 1000 Sq. Ft. \$1,550 + \$32 for every 1000 Sq. Ft. \$2,580 + \$25 for every 1000 Sq. Ft.

#### Nonresidential Subdivisions

These fees apply to applications subdividing and conveying land for nonresidential uses.

Number of Lots	Base Fee + Fee per Lot
1 – 3	\$555 flat fee
4 or more	\$555 + \$88 per lot

#### **Other Reviews**

- Residential Lot Line Change = \$65
- Nonresidential Lot Line Change = \$260
- Conditional Use = \$260
- Miscellaneous reviews (including parking lots or structures not associated with new building square footage) = \$260
- Private Petitions for Zoning or SALDO Change (not municipal petition) = \$1,000

#### Resubmissions

These fees apply to each subsequent plan submission after the original submission, if the resubmission is essentially the same plan with only minor revisions. A subsequent plan is NOT a resubmission if it is more than 5 years after the previous submission, the proposed land use is changed, or the number of dwelling units or square footage has changed by more than 40% from the prior submission.

- Flat fee of \$125 for residential subdivisions/land developments. All resubmissions of 3 lots/units or less no fee required.
- Flat fee of \$190 for all nonresidential subdivisions/land developments. All resubmissions of 3 lot subdivisions or 3,000 square feet development or less no fee required.
- No fee for private Zoning or SALDO resubmissions.

Applicant's representatives will be invoiced electronically (via email) after the municipality submits the proposal to MCPC. Fees are authorized by the Pennsylvania Municipalities Planning Code (Act 247) as amended.

Approved by the Montgomery County Planning Commission on November 17, 2022

MONTGOMERY COUNTY PLANNING COMMISSION (MCPC)

# Act 247 Review Guidelines

For reviews in accordance with the Pennsylvania Municipalities Planning Code (Act 247) as amended

Effective May 1, 2018

## **Required Fees and Time Limits**

To determine the applicable fee and review time limit for MCPC reviews, reference the appropriate section of the Pennsylvania Municipalities Planning Code as follows:

	Act 247 Section	Fee	Time Limit (days)
301.3	Comprehensive Plan Amendments	No	45
304	Public Facilities	No	45
305	Public School Facilities	No	45
408	Official Map	No	45
502	Subdivision and Land Developments	Yes	30
505	Subdivision & Land Development Ordinance Amendments	Yes*	30
609	Zoning Ordinance or Map Amendments	Yes*	30
609.1	Curative Amendments	Yes*	30

\* Fees will be charged for private petitions (developer/landowner) for zoning ordinance/map amendments, SALDO amendments and curative amendments. (See fee schedule)

- A time limit may be extended if requested by the applicant or by the municipality. If a municipality requests a time extension, it must be in concurrence with the applicant.
- Whenever applications require more than one type of review or otherwise fall under more than one section
  of the Pennsylvania Municipalities Planning Code, the Montgomery County Planning Commission will
  attempt to complete all reviews within the shortest official time limit. However, MCPC reserves the right to
  use the maximum permitted time limit if needed.

## **Application Procedure**

- 1. The applicant submits the plans and a completed Applicant Request for County Review form to the local municipality.
- 2 The municipality will submit the application to the county via an online 247 Submission Portal. After the county receives and verifies the submission for accuracy, the county will forward a summary of the application and a request for payment to the applicant's representative.
- 3. The applicant may pay any county fees online via a credit card or electronic check, or they may choose to send a check or money order to the county made payable to the MONTGOMERY COUNTY TREASURER. More specific instructions for both options will be sent with the application summary.

- 4. The review time limit is intended to begin when MCPC receives the application from the municipality provided applicable fees and any necessary information are promptly returned. Should payment or requested information go unresolved, the county may suspend or postpone the review time limit.
- 5. In the event of a returned check, the MCPC review and its corresponding time limit will stop as of the date we receive notification. MCPC will notify the applicant and municipality. The review process will restart on the date MCPC receives the required fee.

## **Fee Information**

#### Resubmissions

The fee schedule and time limits will apply regardless of whether the submitted application is for the review of a tentative sketch, preliminary plan, or final plan. Once the initial fee has been received, MCPC charges a fee for the resubmission of subdivisions and land developments that are essentially the same as the former submission. A flat fee of \$125 is required for all residential subdivisions/land developments. No fee is required for residential subdivisions/land developments of 3 lots/units or less. A flat fee of \$190 is required for the resubmission all non-residential subdivisions/land developments. No fee is required for the resubmission all non-residential subdivisions/land developments. No fee is required for non-residential subdivisions/land developments of 3 lots or 3,000 square feet or less respectively. A subsequent plan is NOT a resubmission and requires full fee payment if it is more than 5 years after the previous submission, the proposed land use is changed, or the number of dwelling units or square footage has changed by more than 40% from the prior submission.

#### Waiver of Fees

Fees are waived for an application filed under the name of a governmental subunit of the United States or the Commonwealth of Pennsylvania, including school districts and authorities. This exemption does not apply to private nonprofit organizations except for volunteer fire companies and ambulance squads.

#### Refunds

If MCPC fails to complete its review within the required time limits, the fee will be returned to the applicant upon request, except in those instances involving an incorrect fee or incomplete application or when MCPC has been granted a time extension for the review.

## Informal Reviews and Special Circumstances

Meetings with MCPC to discuss applications, either prior to or during the formal review process, are encouraged and free of charge. If the applicant requests the meeting, the local municipality will also be invited. Meetings and informal reviews do not replace the official formal review by MCPC. In addition, if a municipality requests any meetings, court appearances, redesigns, or other special events that are related to the MCPC review, no extra fees will be charged. Similar requests by developers will be charged appropriately in accordance with fees for staff services.

# **Applicant Request for County Review**

This request should be filled out by the applicant and submitted to the municipality where the application is being filed along with digital copies of all plan sets/information. Municipal staff will electronically file the application with the county, and a notice for the prompt payment of any fees will be emailed to the Applicant's Representative.



Date:	Applicant's Representative:
Municipality:	
Proposal Name:	City/State/Zip:
	Business Phone (required):
Applicant Name:	
Address:	
City/State/Zip:	
Phone:	
Email:	

## Type of Review Requested:

(Check All Appropriate Boxes)

- □ Land Development Plan
- Subdivision Plan
- □ Residential Lot Line Change
- Nonresidential Lot Line Change
- Zoning Ordinance Amendment
- **Zoning Map Amendment**
- □ Subdivision Ordinance Amendment
- Curative Amendment
- Comprehensive / Other Plan
- Conditional Use
- □ Special Review\*

\* (Not included in any other category - includes parking lot or structures that are not associated with new building square footage)

## Type of Plan:

## Type of Submission:

## □ Tentative (Sketch)

Preliminary / Final

New ProposalResubmission\*

\* A proposal is NOT a resubmission if A) The proposed land use changes, or R) The amount of residential units or square footage proposed changes more than 40%, or C) The previous submission was over 5 years ago.

## Zoning:

Existing District:

Special Exception Granted 🗆 Yes 🔲 No Variance Granted 🗖 Yes 📮 No For \_\_\_\_\_\_

## **Plan Information:**

Tax Parcel Number(s)

Location (address or frontage)

Nearest Cross Street

Total Tract Area

Total Tract Area Impacted By Development \_\_\_\_

(If the development is a huilding expansion, or additional building on existing development, or only impacts a portion of the tract, please provide a rough estimate of the land impacted, including associated yards, drives, and facilities.)

	Number of New		Senior Housing		Open Space	Nonresidential New
Land Use(s)	Lots	Units	Yes	No	Acres*	Square Feet
Single-Family						3 8 2 80
Townhouses/Twins						
Apartments						45 <sup>1</sup> - 1.5 <sup>2</sup>
Commercial			No. of			
Industrial						
Office		1				
Institutional						
Other						

\*Only indicate Open Space if it will be on a separate lot or deed restricted with an casement shown on the plan.

Additional Information:





143 Level Road Collegeville, PA 19426-3313 Phone: (610) 489-4506 | Fax: (610)489-9795 www.montgomeryconservation.org

District Use Only				
Entry #:				
NPDES Permit #:				
Chapter 102 Review Fee:	Check #:			
NPDES Admin. Filing Fee:	Check #:			
Disturbed Acre Fee:	Check #:			

## APPLICATION FOR CHAPTER 102 REVIEW AND/OR NPDES PERMIT REVIEW

Project Information						
Application Type:	🗆 New	🗆 Revis	sion	🗆 Renewal	Correc	tive Action Plan
	🗆 Minor	Amendr	nent	🗌 Major Ame	ndment	□ Residential Lot <sup>3</sup>
Project Name:				• •		•
Project Municipality:						
Project Location:						
Project City, State, ZIP+4:						
Total Project Site Area (ac):						
Total Earth Disturbance Area (ac):						
Receiving Water Information:						
Chapter 93 Designated Use						
Impaired?	🗆 Yes	🗆 No	Impa	irment Cause:		
Pre-Application Meeting Held?	🗆 Yes	🗆 No	If Ye	s, Date:		
Pre-Submission Meeting Held?	🗆 Yes	🗆 No	If Ye	s, Date:		
	Ap	plicant In	forma	tion		
Applicant Contact Name:						
Applicant Company:						
Applicant Mailing Address:						
Applicant City, State, ZIP+4:						
Applicant Contact Phone:						
Applicant Contact Email:						
	Con	sultant li	nform	ation		
Consultant Contact Name:						
Consultant Company:						
Consultant Company Address:						
Consultant Company City, State, ZIP+4:						
Consultant Contact Phone:						
Consultant Contact Email:						
	Applicatio	n Review	/ Fee l	nformation		
MCCD Chapter 102 Plan Review Fee:	\$		pa	vable to "Montgo	omery Coui	nty Conservation District"
NPDES Permit Administrative Filing Fee:	\$		pay	vable to "MCCD ·	- Clean Wat	ter Fund"
PA DEP Disturbed Acre Fee:	\$		pay	vable to "Commo	onwealth o	f PA - Clean Water Fund"

**Certification**. By submitting this application, the Applicant agrees to comply with all requirements of PA Code Title 25, Chapter 102, Erosion and Sediment Control rules and regulations as set forth by the PA DEP, and further agrees to obtain all necessary federal, state, county and local permits associated with the above project.

Application Submission Date:

Disturbed Acres	Plan Review Fee
0.1 to .99	\$650.00
1 to 4.99	\$4,000.00
5 to 9.99	\$5,000.00
10 to 19.99	\$6,000.00
20+	\$7,200.00 plus \$150.00 per acre over 20
Single Residential Lot <sup>3</sup> (1-4.99 ac)	\$2,500.00

#### MCCD CHAPTER 102 PLAN REVIEW FEE SCHEDULE

#### **General Information:**

- 1. **Submission Documentation**. Please submit one (1) paper and one (1) electronic (PDF) copy of all documents. Please include both PDF and Excel version of DEP PCSM Spreadsheet with the electronic submission. <u>Paper plans should not be rolled.</u>
- 2. Earth Disturbance Area. All earth disturbance activities require a Chapter 102 Plan Review. Earth disturbance activities of one (1) acre or more over the life of the project will also require an NPDES permit for earth disturbance associated with construction activities. Please note that DEP considers earth disturbances exceeding 0.99 acre as needing NPDES permit coverage.
- 3. **Single Residential Lot**. Single residential NPDES lot, 0.991-4.99 ac in size, where a standalone residential lot that is not part of a current NPDES permit and disturbance exceeds one acre, requiring NPDES permit coverage. Any outbuilding(s) associated with the one residential lot, such as a garage, driveway, pool, or patio, can accompany the residential unit, within the acreage limit.
- 4. MCCD Chapter 102 Plan Review Fee. All submissions will require a Chapter 102 Plan Review Fee made payable to "Montgomery County Conservation District".
- NPDES Permit Administrative Filing Fee. All new and renewal NPDES submissions require an NPDES Permit Administrative Filing Fee made payable to "MCCD – Clean Water Fund" for \$500.00 for a General NPDES Permit or \$1,500.00 for an Individual NPDES Permit.
- PA DEP Disturbed Acre Fee. All new NPDES submissions require a Disturbed Acre Fee made payable to "Commonwealth of Pennsylvania – Clean Water Fund," which is equal to the number of disturbed acres, rounded to the nearest whole acre, at \$100.00 per disturbed acre.
- 7. **Completeness Review Resubmission Fee**. Please note that when the NPDES application is administratively incomplete, the first resubmission of requested information will be reviewed at no additional fee. Additional NPDES Completeness Review resubmissions will require a \$500.00 resubmission fee.
- 8. **Technical Review Resubmission Fee**. Resubmissions in response to technical review comments require a review fee 50% of the review fee in effect at the time of resubmission.
- 9. Minor or Major Amendment Submission Fee. Minor and major NPDES amendment submissions require a review fee of 50% of the review fee in effect at the time of submission. Please note that major NPDES amendment submissions also require an NPDES Permit Administrative Filing Fee (see #5 above). Please note a full fee will be charged on all additional acreage, and MCCD reserves the right to charge a full fee if the changes are considered significant.
- NPDES Permit Renewal Fee. All renewals require a renewal fee of \$250.00 (to Montgomery County Conservation District). All
  renewals also require an Administrative Filing fee (see #5 above). If a renewal and amendment are submitted concurrently, an
  amendment submission fee is also required (see #9 above).
- 11. **Corrective Action Plan Fee**. The Corrective Action review fee is based on the BMP tributary drainage area being considered as the disturbed acres (for purposes of calculating the fee only) and the above Fee Schedule.
- 12. Chapter 105 or other Water Quality Permit Fee. The Chapter 102 plan review fee for a Chapter 105 Permit is based on earth disturbance area (including any earth disturbance associated site access) and the above Fee Schedule, unless the application is considered part of a larger project plan being reviewed by MCCD.
- 13. **Timber Harvesting Fees.** Select Timber Harvesting will require a fee of \$100.00. Please note clear cutting for the purpose of land development does not qualify as Timber Harvesting as this activity is considered earth disturbance associated with construction activity. Also note grubbing is not considered timber harvesting.
- 14. **Submission Date Stamp**. Applications are date stamped upon receipt. Applications received after 3:00PM will be stamped as received the next business day. The last business day of each month will have applications received after 2:00PM stamped for the next business day. The application will be reviewed following the Department of Environmental Protection's current Standard Operating Procedures.