

## LAKE TOWNSHIP

## Parcel Division Application

5153 N SCENIC HWY. HONOR, MI 49640

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 review official (often the zoning administrator). Telephone (231)325-5202 for the address.

4	Approval of a division of land is required before it is sold, when the new parcel is less than 40
!	acres and not just a property line adjustment (§102(c&f)).
-	In the box, below, fill in where you want this form sent, when the review is completed.
Parcel Number Date:	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 1996), MCL 560.101 et. seq.  address  Becamber 31, 2012.
ž	city, state, zip
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P O S	
	1. LOCATION of parent parcel to be split:
	Address: , Road Name:
	Parent parcel number:
	Legal description of Parent Parcel (attach extra sheets if needed):
	Township or Village Name:  2. PROPERTY OWNER information:
	Name: Phone: ( ) Address: Road Name:
	Address: Road Name:
	City: State: Zip Code
	3. APPLICANT information (if not the property owner)
	Contact Person's Name:
	Business Name:         Phone: ( )           Address:         Road Name:
VENTON AND AND	City: State: Zip Code
4. PRO	PPOSAL: Describe the division(s) being proposed:
	A. Number of new Parcels
	the distribution of the control of t
	C. The division of the parcel provides access to an existing public road by: (check one)
	Each new division has frontage on an existing public road.
	A new public road, proposed road name:  (Road name can not duplicate an existing road name
	a new private road, proposed road name:
	(Road name can not dunlicate an existing road name
4A. W	A recorded easement (driveway). (Can not service more than two potential sites)  rite here, or attach, a legal description of the proposed new road, easement or shared driveway (attach extra sheets if needed).
	attach extra sheets if needed).
4B. W	rite here, or attach, a legal description for each proposed new parcel (attach extra sheets if needed).
SASSING AMERICA	Control of the second
5A.	FUTURE DIVISIONS that may be allowed but not included in this application:
5B.	Did the parent parent have any unaffocated divisions under the Land Division Act?
5C.	were any unanocated divisions transferred to the newly created parcel(s)?
5D.	135 low many:
(Saa -	Identify the other parcel future divisions are transferred to: ection 109(2) of the Statute. Make sure your deed includes both statements as required in section 190(3) and 109(4) of the
Statute	2.) Statute. Make sure your deed includes both statements as required in section 190(3) and 109(4) of the

6. DEVELOPMENT SITE LIMITS Check each that represents a condition which exists on the parent parcel. Any part of the parcel:  is in a DNR-designated critical sand dune area.  is riparian or littoral (it is a river or lake front parcel).  is affected by a Lake Michigan High Risk Erosion setback.  includes a wetland.  includes a beach.  is within a flood plain.  includes slopes more than twenty five percent (a 1:4 pitch or 14° angle) or steeper.  is on muck soils or soils known to have severe limitations for on site sewage systems.
is known or suspected to have an abandoned well, underground storage tank or contaminated soils.
7. ATTACHMENTS (all attachments must be included). Letter each attachment as shown here.  A. Map, drawn to scale of
<ul> <li>(6) casements for public utilities from each parcel to existing public utility facilities, and</li> <li>(7) any existing improvements (buildings, wells, septic system, driveways, etc.)</li> <li>(8) any of the features checked in question number 6.</li> </ul>
(9) any cemetery which is adjacent to, or may have had access through this parcel. B. 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."
C. 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.
D. 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, M.C.L. 560.101 to 560.293."
<ul> <li>E. Indication of approval, or permit from the County Road Commission, MDOT, or respective city/village stree administrator, for each proposed new road, easement or shared driveway.</li> <li>F. If the division includes a new public or private road; a copy of approval by the County Addressing authority.</li> <li>G. A fee of \$</li> </ul>
H. Other (please list)
8. IMPROVEMENTS Describe any existing improvements (buildings, well, septic, etc.) which are on the parent parcel, or indicat none (attach extra sheets if needed):
9. AFFIDAVIT and permission for 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 regulation provided with this parent parcel division. Further, I agree to give permission for officials of the County and the State of Michigan to enter the property where this parcel division is proposed for purposes of inspection to verify the information on the application is correct. Finally, I understand this is only a parcel division which conveys only certain rights under the a municipal land division ordinance, and 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.), is not representation or determination the resulting parcels comply with other ordinances or regulations, and does not include any representation or conveyance of rights in any other statute, building code, zoning ordinance, deed restriction or other property rights.  Further, I understand the municipality granting approval of this division(s) resulting in less than I acre in size is not liable if a building permit is not issued for the parcel due to not approvable on-site water or on-site sewage disposal. Checking with the District Health Department for septic and water is the landowner's responsibility.  Finally even if this division is approved, I understand zoning, 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, land contracts, leases or surveys representing the approved divisions are recorded with the Register of Deeds or the division built upon before the changes to laws are made.
Property Owner's Signature Date: Do NOT WRITE BELOW THIS LINE:
Reviewer's Action TOTAL S , Receipt #
Approved: Conditions, if any:
Denied: Reasons (cite §):
Signature and date: