PROCEDURE FOR APPLICATION SUBMISSION TO THE PLUMSTED TOWNSHIP LAND USE BOARD

- 1. All applications and fees must be submitted to the Board engineer, attorney and secretary **28 days** before a meeting (held on the first Tuesday of the month). Depending on the application and case load, you will be scheduled for the next available meeting.
- 2. Refer to the attached fee and escrow schedules for applicable fees to be submitted in separate checks to secretary.

Refer to the applicable administrative checklist for distribution of all required information. **DISTRIBUTION OF MATERIALS IS RESPONSIBILITY OF APPLICANT.**

APPLICATION MUST ENCLUDE THE ESCROW AGREEMENT Escrow Agreement can be found on the Plumsted.org website under "LAND USE BOARD"

Board Engineer (send 2 copies of the application, 2 plans & 2 copies of all attachments)

Joseph R. Hirsh, PE, CME, CPWM

Environmental Resolutions, Inc.

815 East Gate Drive, Suite 103

Mount Laurel, NJ 08054

(856) 235-7170 Office

(856) 273-9239 Fax

Board Attorney (send copy of application, attachments & 1 plan)

Gregory McGuckin, Esquire

Dasti, Murphy, McGuckin, Ulaky, Koutsouris & Connors

620 West Lacey Road

Forked River, NJ 08731

609/971-1010

Secretary to the Board (application & attachments: send original and thirteen (13)

copies) (plans: send fourteen (14) copies)

Cynthia MacReynolds

Plumsted Township

121 Evergreen Road

New Egypt, NJ 08533

609/758-2241, Ext. 128

Municipal Utilities Authority (send MUA application & plan)

121 Evergreen Road

New Egypt, NJ 08533

609/758-2241

Plumsted Township Environmental Committee

(send Environmental Questionnaire & copy of application & 2 plans)

121 Evergreen Road

New Egypt, NJ 08533

Plumsted Township Board of Fire Commissioners

(send copy of application & 1 plan)

Richard M. Braslow, Esquire

516 Fielders Lane

Toms River, NJ 08755

732/341-7537

Ocean County Planning Board (comply with County requirements)

732/929-2054

PLUMSTED TOWNSHIP PLANNING/LAND USE BOARD Application Fee Schedule

1.	Minor Subdivision	\$150 +\$100.00/lot
2.	Major Subdivision	
	Preliminary	 three (3) lots or less, including remainder
	Final	 three (3) lots or less, including remainder
		ons of preliminary and final, the sum eliminary and final fees.
3.	Site Plans, commercial	or residential
	Final	\$500 \$500 al together\$750
4.	Sketch Plat	\$250
5.	Amended	\$ 250
6.	Informal	\$ 50
7.	Extension of Approval	\$ 250
8.	Minor Site Plan	\$ 250
9.	GDP (Use Preliminary F	Fund and Final fees)
10.	Appeals	40:55d-70(a)\$250
11.	Interpretations	40:55D-70(b)\$250
12.		40:55D-70(c) \$250 \$500
13.	•	40:44D-70(d)
	Permits	\$500

PLUMSTED TOWNSHIP PLANNING/LAND USE BOARD Escrow Fee Schedule

1.	Sketch Plat for Preliminary Major Subdivision
	approval and Preliminary Site Plan approval for residential Useõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ
	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
0 0	
	Minor Subdivision\$ 1,500
	Preliminary Major Subdivision 1. 3 lots or units\$ 2,000
	4 . 10 lots or units
	11 . 25 lots or unitsõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ
	26 . 50 lots or unitsõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ
	In excess of 100 lots or unitsõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ\$ 10,500+\$25/lot
2.	Final Major Subdivision approval and
	Final Site Plan approval for residential use
	1 . 3 lots or units\$ 1,000 4 . 10 lots or units\$ 2,000
	11 . 25 lots or units\$ 3,000
	26 . 50 lots or units\$ 4,500 51 . 100 lots or units\$ 6,000
	In excess of 100 lots or unitsõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ
3.	Nonresidential Preliminary Site Plan approval
	inclusive of Minor Site Plan Up to 2 acresõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ
	ορ to 2 acreso σ σ σ σ σ σ σ σ σ σ σ σ σ σ σ σ σ σ σ
	Over 2 acresõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ
3a.	Escrow for Sketch Plat - \$30 per lot/dwelling or \$750 minimum
4.	Nonresidential Final Site Plan approval
	One-third (1/3) of the original escrow fee paid at the time of preliminary plan application
5.	Any application involving more than one of the above categories shall deposit cumulative amounts
6.	Amended 50% of original feeo o o o o o o o o o o o o o o o o o
7.	Informal . <i>if application within one year of meeting credit to application fee</i> \$ 100
8.	Extension of approval\$ 1,000
9.	Agriculturally Exempt Subdivision\$ 500

Page 2 Escrow Fees PLUMSTED TOWNSHIP PLANNING/LAND USE BOARD

10. Minor Site Plan	\$	1,000
11. GDP Application (use Prelim	inary and Final fees)	
12. Appeals	40:55D-70(a)õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ	750
13. Interpretations	40:55D-70(b)\$	750
14. Bulk/Hardship	40:55D-70(c)	
	\$ \$	1,500 2,000
15. Use/Special Reasons 40:55D-7	70(d)\$	2,000
Permits\$		1,000
16.GDP Application		
Preliminary Major Subdivision		
1-3 lots or unitsõ õ	$\tilde{\text{o}}\ \tilde{\text{o}}\ \tilde$	
4-10 lots or unitsõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ		
11-25 lots or unitsõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ\$3,750 +\$50/lot		
26-50 lots or unitsõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ\$5,000 +\$50/lot		
51-100 lots or unitsõ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ õ		
In excess of 100 lot	s or unitsõ õ õ õ õ õ õ õ õ õ õ\$10,500 +\$25/lot	
Final Major Subdivision		

Final Major Subdivision approval and

Final Site plan approval for residential use

Any and all other types of applications	\$100.00 Application
	\$2,000.00 Escrow

^{**}Education fee

DEVELOPMENT APPLICATION

(Date)
vidual
ONE
ONEheck appropriate boxes)
Γ FOR VARIANCE
opeal from Administrative
fficer (NJSA 40:55D-70a)
ap interpretation or
ecial questions
JJSA 40:55D-70b)
ardship or Practical
fficulty (NJSA 40:55D-70c)
ermission to construct a use
structure not permitted by
rdinance (NJSA 40:55D-70d
aiver for site or subdivision
andards

^{*}If applicant is a corporation or a partnership, please attach a list of the names and addresses of persons having a 10% or greater interest in the corporation or partnership

5.	SUBDIVISION APPROVAL				
	Sketch Plat				
	Minor				
	Preliminary				
	Final				
	Revision to an approved subdivision:				
	Preliminary Final				
Does	this application meet all the requirements of all Township development				
	ances? Yes No If not, explain discrepancies: (Explain the				
	you are requesting)				
•					
II.a. 41	ions associated commerced of ourselection and institution in subdivision				
	ne premises received approval of any development application, i.e. subdivision				
	conditional use and/or variance relief? Yes No If so, state				
tne da	te, application number and type of approval:				
	RUCTIONS: A complete application consists of an original and:				
1. 13	COPIES OF ALL PLANS 4. PHOTOGRAPHS OF THE SITE COPIES OF ALL APPLICATION FORMS 5. APPLICATION FEES/ESCROW FEES				
3. 13	COPIES OF ALL CHECKLIST FORMS 6. PROOF OF TAXES/ASSESSMENTS PAID				
If sim	ultaneous applications related to the same parcel are being made, file one Master Form and				
	upplementary application form made necessary by the requests.				
	e currently a mortgage on the property(ies) in question? Yes No If so, state the				
amoul	nt(s) and who holds the mortgage:				
-	<u> </u>				
Certai	n types of development applications require PUBLIC NOTICE. These include:				

- 1. PRELIMINARY SITE PLAN APPROVAL
- 2. REQUEST FOR VARIANCE APPROVAL
- 3. CONDITIONAL USE APPROVAL
- 4. DIRECT THE ISSUANCE OF A PERMIT FOR LOT LACKING STREET FRONTAGE OR FOR PROPOSED STRUCTURES TO BE LOCATED IN THE BED OF A MAPPED STREET
- 5. PRELIMINARY SUBDIVISION APPROVAL
- 6. APPEALS
- 7. A REQUEST FOR INTERPRETATION OF ANY OF THE ORDINANCE
- 8. WAIVER OF SUBDIVISION/SITE PLAN OR ANY OTHER DESIGN STANDARDS

If your application is listed above, it will be necessary for you to serve and publish public notice in a manner provided for under N.J.S.A. 40:55D-12. Therefore, please obtain a certified list from the most current tax records of names and addresses of owners to whom you are required to serve notice. Applicant must order this list from the Tax Assessor and must pay the necessary fee. Please also send notices as required by N.J.S.A. 40:55D-12d, etc. which provides:

d. Notice of hearings on applications for development involving property located within 200 feet of an adjoining municipality shall be given by personal service or certified mail to the clerk of such municipality.

- e. Notice shall be given by personal service or certified mail to the county planning board of a hearing on an application for development of property adjacent to an existing county road or proposed road shown on the official county map or on the county master plan, adjoining other county land or situated within 200 feet of a municipal boundary.
- f. Notice shall be given by person service or certified mail to the Commissioner of Transportation of a hearing on an application for development of property adjacent to a State highway.
- g. Notice shall be given by personal service or certified mail to the State Planning Commission of a hearing on an application for development of property which exceeds 150 acres or 500 dwelling units. The notice shall include a copy of any maps or documents required to be on file with the municipal clerk pursuant to subsection b. of section 6 of the act (C. 40:55D-10).
- h. Notice of hearings on applications for approval of a major subdivision or a site plan not defined as a minor site plan under this act requiring public notice pursuant to subsection a of this section shall be given. In the case of a public utility, cable television company or local utility which possesses a right-of-way or easement within the municipality and which has registered with the municipality in accordance with section 5 of P.L. 1991 c. 412 (C.40:55D-12.1), by (1) serving a copy of the notice on the person whose name appears on the registration form on behalf of the public utility, cable television company or local utility or (2) mailing a copy thereof by certified mail to the person whose name appears on the registration form at the address shown on that form.
- i. The applicant shall file an affidavit of proof of service with the municipal agency holding the hearing on the application for development in the event that the applicant is required to give notice pursuant to this section.
- j. Notice pursuant to subsections d., e., f., g. and h. of this section shall not be deemed to be required, unless public notice pursuant to subsection a. and notice to subsection b. of this section are required.

I have read all of the foregoing instructions and certify papers submitted herewith is true to the best of my known	
Applicant (Signature):	Date:
(Print Name): I am/We are aware of, and consent to, the filing of this	application.
Owner(s) (Signature):	Date:
	Date:
(Print Name):	

NOTICE PROCEDURES TOWNSHIP OF PLUMSTED OCEAN COUNTY, NEW JERSEY

NOTICE OF PUBLIC HEARING REQUIREMENTS

This is to acknowledge that I am aware that a PUBLIC NOTICE of a HEARING on my application for development before the LAND USE BOARD MUST be given by publication in the official newspaper of Plumsted Township or a newspaper of general circulation in Plumsted Township AT LEAST TEN (10) DAYS prior to the date of the hearing. In addition, I acknowledge that NOTICE of a HEARING MUST BE GIVEN to the owners of all real property located within 200 feet in all directions of my property, by certified mail or hand delivery as required in N.J.S.A. 40:55D-12. If I fail to meet the TEN (10) DAY MINIMUM NOTIFICATION TIME LIMIT for publication or for notifying neighboring property owners, I AM AWARE that my development application will NOT be heard at the scheduled time. The list of property owners which is prepared by the Township will be forwarded to me as soon as it is prepared. I AM AWARE that I CANNOT serve notice to the newspaper and neighboring property owners until the ZONING OFFICER or the BOARD SECRETARY has deemed my application complete and ready for PUBLIC HEARING.

I am also aware that all plans and documents relating to my application must be on file with the LAND USE BOARD SECRETARY for public inspection at least ten days before the hearing date.

Applicant:	Date:	
Print Name: _		

The applicant must furnish an Affidavit in the form attached with a copy of the Notice attached, setting forth the name and address of the property owners to be served, with a copy of the green certified mail receipts attached. This form must be filed with the Plumsted Township Planning/Land Use Board Secretary, Cynthia MacReynolds, 121 Evergreen Road, New Egypt, New Jersey, 08533, at least five days before the hearing date.

In addition, applicant must file a copy of the published notice, accompanied by the newspapersø proof of publication showing publication at least ten days prior to the hearing date. (PLEASE NOTE: the notices must be published and served at least ten days <u>prior</u> to the date of hearing.)

NOTE: If applicant is a corporation seeking relief under NJSA 40:55D-70 et seq., then applicant <u>must</u> be represented by an Attorney at Law of the State of New Jersey.

BULK VARIANCES 40:55D-70 OR EXCEPTION 39:4-55D-51 OR LOT NOT FRONTING ON APPROVED STREET 40:55D-35

CHECKLIST

The following list contains those items required to be included in the plans. Applications lacking any of this information may be classified as INCOMPLETE and will not be heard by the appropriate Board until this information is provided. Applicants should place a CHECK next to each item which, in his opinion, is contained within the plans. Applicant must also read and comply with õInstructions to Applicantö.

REQUIRED DETAILS: 1. The full plan of development, including street and alley lines and widths, building setback lines and areas such as parks, playgrounds and school grounds to be dedicated to or reserved for public purposes. 2. Widths of easements or rights-of-way, if any, for public services and utilities with notations of any limitation on such easements or rights-of-way. 3. The names of adjoining subdivisions, if any, and the book and page where recorded. 4. Dimensions of sight triangles, tangents, radii, arcs and chords and central angles for all center-line curves on streets and at all street corners. 5. All bearings and boundary line dimensions for every lot and for every area proposed to be dedicated to or reserved for a public purpose. 6. Location of all monuments, designating the monuments referenced and showing at least two (2) permanent coordinated monuments within a reasonable distance of the site, as approved by the Township Engineer. 7. A title which shall include the name of the subdivision, the name of the owner or his agent, the name of the certifying engineer or land surveyor and the date. 8. A certification by the licensed engineer and land surveyor making such plat to the effect that the plat is correct in all engineering respects; and a statement duly acknowledged before some officer authorized to take acknowledgement of deeds, signed by the owner or owners of the property, to the effect that the subdivision shown thereon is made with their free consent and is approved by said owner. Since every variance application involves a unique request for relief, it may be necessary to include additional information on the plan which is relevant to your application. Title and date of plan including Signature of person who prepared checklist

last revision

VARIANCE RELIEF

Application is hereby made for:		10.555 50)
Appeal from Administrat		
Map interpretation or spe	cial questions (N.J.S	.A. 40:55D-70b)
Building lot not abutting	street (N.J.S.A. 40:5:	5D-35)
	iculties (N.J.S.A. 40:	55D-70c(1) or Benefits/Detriments
N.J.S.A. 40:55D-70c(2)	2.55D 50.1*	
Use variance (N.J.S.A. 40	,	NOLL DDD CO. 107 N L 1
		DICI V. BPR CO., 107 N.J.1
Waiver from subdivision	or site plan standards	S
OWNER(S):		
Addross:		
Daytime Telephone:		
APPLICANT(S):		
Address:		
Daytime Telephone:		
NAME AND ADDRESS OF PE		
		ALL FLANS.
Name:		(Profession)
Address:		
	_	(License No.)
		Telephone:
PROPERTY DESCRIPTION:	NAME O	F DEVELOPMENT:
Location:		
MAP BLOCK	LOT	ZONE
Size of Building(s):	Sq. Ft	Stories
Use of existing building or premi	ses:	
		section of Ordinance and/or Land Use Act
for the purpose of		

Does the application represent a request for simultaneous approval of site plan and/or subdivision and/or flood plain relief and/or conditional use?YesNo		
If so, state type of additional approvals being sought:		
Has there been a previous appeal involving the premises Yes No		
If so, state the date, application number and character of appeal and disposition:		
Has the premises received approval of any development application, i.e. site plan, subdivision or conditional use approval? Yes No		
If so, state date and type of approval:		

If tl	ne application is made for a variance under NJSA 40:55D-70c(1), explain the following:
1.	How will the strict application of the provision of the ordinance result in practical difficulties or hardship inconsistent with the general or intent of the ordinance?
2.	What are exceptional circumstances or conditions applicable to the property involved or to the intended use or development of the property which do not apply generally to other properties in the same zone or neighborhood?
3.	Explain what efforts have been made by the applicant to acquire adjoining lands so as to reduce the extent of the variance or eliminate the necessity for the variance
4.	State how the proposed variance will not substantially adversely affect the public good
5.	State how the proposed variance will not substantially adversely affect the zoning ordinance or plan

If th	ne application is made under N.J.S.A. 40:55D-70c(2), explain the following:
1.	Explain how the proposed use can be granted without substantial detriment to the public good
2.	Explain how the proposed use can be granted without substantially impairing the intent and purpose of the Zone Plan and Zoning Ordinance
3.	Explain how the purposes of the Land Use Act 40:55D-2 are advanced by a deviation from the requirements of the Zoning Ordinance
4.	Explain how the benefits of the deviation will substantially outweigh any detriments

ne	application is made for a use variance under N.J.S.A. 40:55D-70d explain the following:
	Explain how the proposed use can be granted without substantial detriment to the public good
	Explain how the proposed use can be granted without substantially impairing the intended and purpose of the Zone Plan and Zoning Ordinance
(List here any õspecial reasonsö related to the request which would tend to minimize the discordant effect of the use, be less harmful to adjacent properties, or tend to bring the use into closer conformity with the Zoning Ordinance
	If you claim exemption from the õspecial reasonsö requirement, state why
	List here any õhardshipö related to the nature of the land and/or the neighborhood which prevents reasonable utilization of the property for any permitted use
	State how the proposed use positively advances the Master Plan
	State how the proposed use complies with the <i>Medici</i> decision

List of maps and other material accompanyi	ng the application and the number of each:
	ements and the information contained in the papers y knowledge.
Applicant (Signature):	Date:
(Print Name):	
I am/We are aware of and consent to the fili	ng of this application.
Owner(s) (Signature):	Date:
(Print Name):	

SUBDIVISION APPROVAL

NOTE: IF YOUR APPLICATION INVOLVES EITHER A MAJOR OR MINOR SUBDIVISION YOU MUST COMPLETE THE FOLLOWING FORM

Α.	Application is hereby made for:	
	SKETCH PLAT	
	Classification and approval of a minor subdivision Classification of a major subdivision	
	PRELIMINARY PLAT Preliminary approval of a major subdivision Revision or reapproval of a Preliminary plat	
	FINAL PLAT	
	Final approval of a major subdivision Revision or reapproval of a final plat	
В.	OWNER(S):	
	Address:	
	Daytime Telephone:	
	APPLICANT(S):	
	Address:	
	Daytime Telephone:	
C.	PROPERTY DESCRIPTION: NAME OF SUBDIVISION:	
	Location:	
	TAX MAPBLOCKLOTZONE	
	Area of entire tract: Portion being subdivided:	
	Number of proposed lots: Smallest lot created:	SF
	Shortest frontage at required setback of lot:	ft
	City water? Sewer?	

	Located on: Municipal Street	
		or on paper?
		• •
D.	NAME AND ADDRESS OF PERSO	
	Name:	
		(Profession)
	Address:	
		(License No.) Telephone:
E.	STAGE OF APPLICATION:	
	1. Sketch Plat and Preliminary Pla	<u>ıt</u>
	Is this subdivision to be conting yes, complete the following:	gent on an adjoining property? Yes No. If
	(name of road)	(no. of feet)
	Remarks:	
		s to be submitted at end of application.
	I/We do hereby agree to dedicate to above.	the Township of Plumsted the land as mentioned
	(owner sign if agreeable)	(print name)
F.	DEVELOPMENT PLANS:	
	a. Sell lots only?b. Construct houses for sale?c. Other	
	List existing improvements & utilities final approval?	es & intentions to install other improvements prior to
	Improvement	Intention

TOT	ΔE CT	REETS	\sim	$D \cap A$	DO.
	$() \mapsto \setminus ($	RHHI	()K	ROD	
	OI OI	KLLID	\mathbf{v}	$\mathbf{I} \mathbf{V} \mathbf{I}$	w.

New or existing

Width

Remarks

Name

2.	FINAL PLAT
	Previous action by: Planning Board Zoning Board
	Date:
	Application No.
	bes the Final Plat follow exactly the Preliminary Plat in regard to details and area vered? Yes No. If not, indicate material changes
_	
	ength of new streets proposed
Do	oes this application represent a request for simultaneous approval of a site plan and/or nditional use, and/or flood plain relief, and/or variance relief: Yes No. If
Do co so Ha	
Do co so Ha	pes this application represent a request for simultaneous approval of a site plan and/or nditional use, and/or flood plain relief, and/or variance relief: Yes No. If , state date, application number and type of approval: as the subject property received previous approval of any development application?

List of maps and other material accompanying application and number of each:

L.

ATTACH DEED DESCRIPTION:

REQUIRED REFERRALS FOR SUBDIVISION AND SITE PLAN APPLICATIONS

The applicant before a local Land Development Board is required by law to refer their application to the agencies as specified below. The Land Use Board cannot decide on an application until letters of approval are received from the required agencies.

- 1. A request for approval on water supply and sewerage facilities for developments with 50 or more realty units shall be referred to the State Department of Environmental Protection (N.J.S.A. 13:9A-1-10).
- 2. Requests for approval on any development, filling, dredging, excavation, soil removal, dumping or discharging in flood hazard areas or wet lands shall be referred to the State Department of Environmental Protection (N.J.S.A. 58:16A-5-66).
- 3. Requests for approval on subdivisions or site plans of 150 acres or 500 dwelling units shall be referred to the Department of Community Affairs (N.J.S.A. 40:55D-12).
- 4. Requests for approval of subdivisions shall be referred to the County Planning Board (N.J.S.A. 40:27-6.3).
- 5. Requests for approval on site plans shall be referred to the County Planning Board (N.J.S.A. 40:27-6.7).
- 6. Hearings on Planning or Zoning (variances) matters within 200 ft. of a municipal boundary shall be referred to the adjacent municipality (N.J.S.A. 40:55D-12).
- 7. Requests for approval on subdivisions and site plans adjacent to State Highways shall be referred to the commissioner of Transportation. Applicants must secure curb cut and drainage approval from the Department of Transportation.
- 8. Requests for approval on subdivisions and site plans that contain disturbance of more than five thousand square feet shall be referred to the Soil Conservation District (N.J.S.A. 4:24-39).

PROCEDURES FOR COMMENCING WITH SITE WORK AFTER RECEIVING PRELIMINARY SUBDIVISION OR PRELIMINARY SITE PLAN APPROVAL

An approval from the Land Use Board is not an approval to begin construction. The Zoning Officer or the Township Engineer has the discretion to permit the commencement of work on the site after preliminary approval. NO SITE MAY BE DISTURBED IN ANY MANNER, INCLUDING CLEARING OR CUTTING OF TREES WITHOUT PRIOR WRITTEN APPROVAL OF THE ZONING OFFICER OR THE TOWNSHIP ENGINEER. Any such approval may be subject to conditions imposed by the Zoning Officer. Such conditions may include, but not be limited to the following:

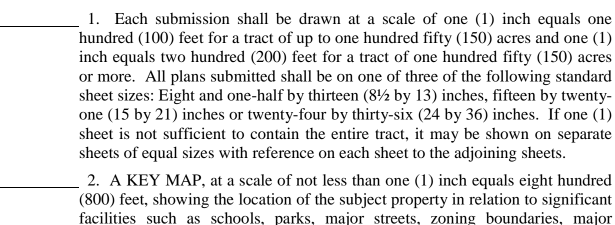
FILING OF MYLARS REVISED IN ACCORDANCE WITH CONDITIONS OF APPROVAL FOR SIGNING BY APPROPRIATE OFFICIALS.
COMPLIANCE WITH ALL OTHER CONDITIONS OF BOARD APPROVAL.
FILING OF SIGNED MYLAR AND ELEVEN PRINTS.
A PRECONSTRUCTION MEETING WITH OFFICIALS OF THE DEPARTMENT OF ENGINEERING, PLANNING AND INSPECTIONS AND THE DEPARTMENT OF PUBLIC WORKS MUST BE HELD. IT IS THE APPLICANT OF OBLIGATION TO SCHEDULE THIS MEETING THROUGH THE ZONING OFFICER.
PAYMENT OF INSPECTION FEES.
FILLING OF SOIL CONSERVATION SERVICE APPROVAL AND OTHER REQUIRED APPROVALS, (i.e. STREAM ENCROACHMENT, CP-1, COUNTY PLANNING BOARD, ETC.).
 MARKING OF TREES IN FIELD THAT ARE TO BE PRESERVED.

PRELIMINARY SITE PLAN

CHECKLIST:

The following list contains those items required to be included in the plans submitted for a PRELIMINARY SITE PLAN. Applications lacking any of this information may be classified as INCOMPLETE and will not be heard by the appropriate Board until this information is provided. Applicants should place a CHECK next to each item which in his opinion is contained within the plans.

REQUIRED DETAILS:



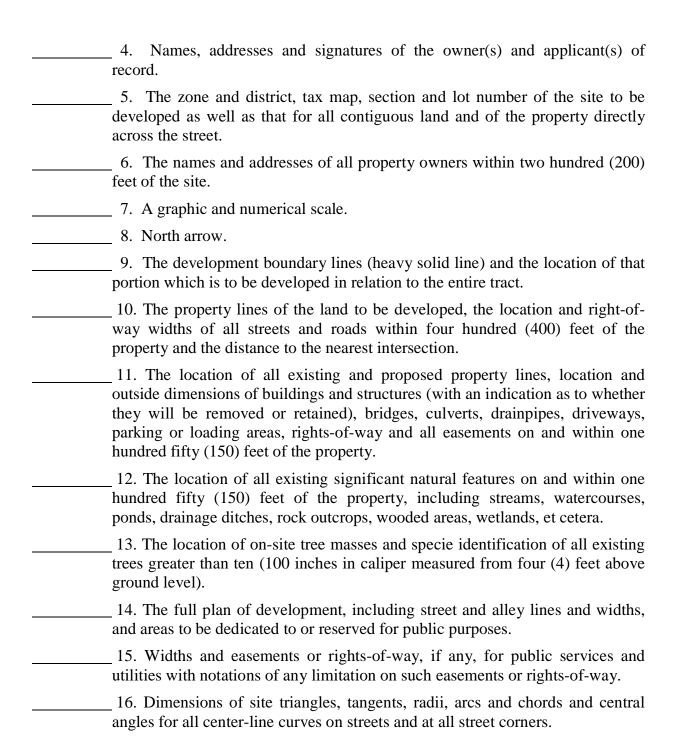
3. TITLE BLOCK:

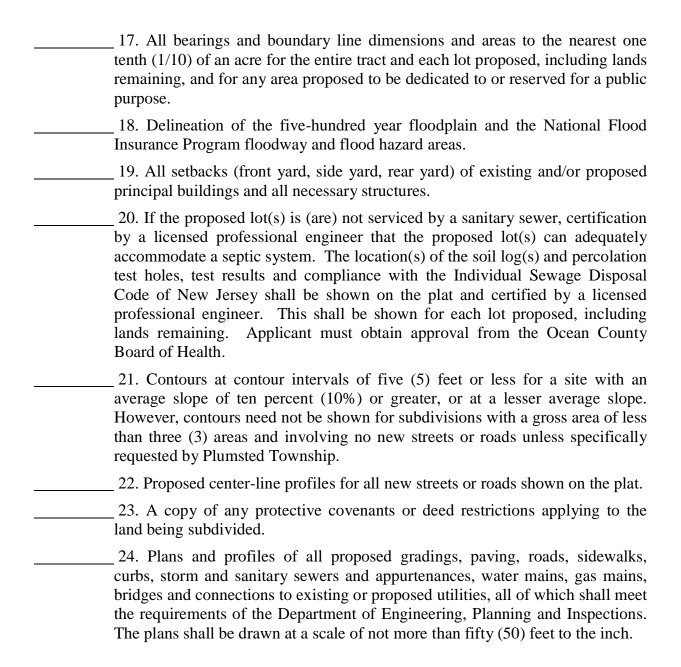
the property.

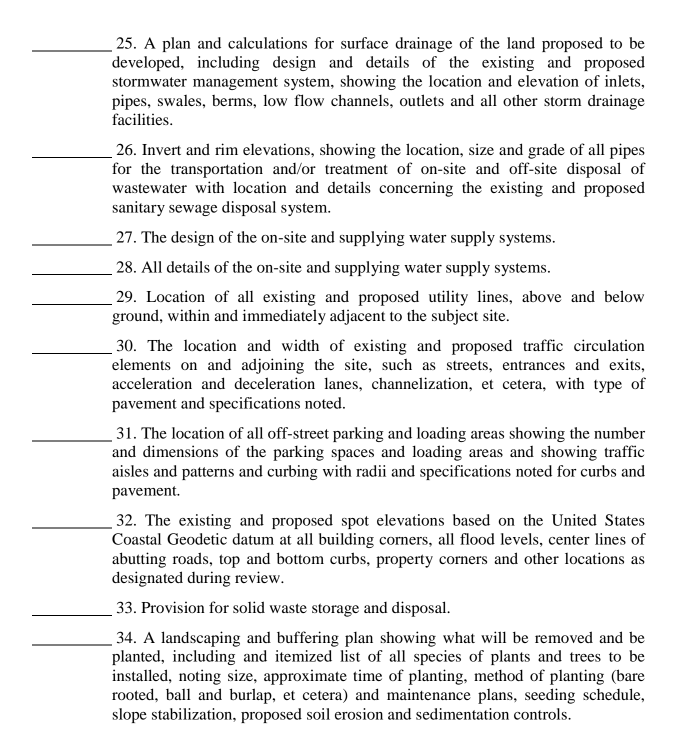
- a. Name of the development, municipality and county.
- b. Date of the original preparation of the plan and of each subsequent revision thereof.

shopping or employment centers within two thousand (2000) feet of any part of

- c. Name, address, signature, title, license number and embossed seal of the person who prepared the plan.
- d. If the plans are prepared by a licensed professional (engineer, land surveyor, architect, planner, et cetera), title blocks shall also be in conformance with the rules and regulations of their respective State Boards.







35. Lighting details indicating location, type and height of light st radius of light, type of light and intensity in footcandles.	iandards
36. Location, size and material of existing and proposed signs.	
37. An elevation drawing or rendering, sealed by a licensed archengineer, showing for each building or typical building the front, side façade, with dimensions and type and color of material to be usedrawing shall also contain a signature block:	and rear
a. I CONSENT TO THE FILING OF THIS PLAN (OR PLAT THE PLANNING BOARD/ZONING BOARD OF ADJUSTMEN include appropriate Board) OF THE TOWNSHIP OF PLUMSTED	NT (only
í í í í í í í í í í í í í í í í í í í	íííí.
(Print Name) í í í í í í í í í í í í í í í í í í í	íí
í í í í í í í í í í í í í í í í í í í	íííí. DATE
(Print Name) í í í í í í í í í í í í í í í í í í í	íí
b. I HEREBY CERTIFY THAT I HAVE PREPARED THIS PL PLAT) AND THAT ALL DIMENSIONS AND INFORMATIC CORRECT.	
í í í í í í í í í í í í í í í í í í í	íííí. DATE
c. I HAVE REVIEWED THIS PLAN (OR PLAT) AND C THAT IT MEETS ALL CODES AND ORDINANCES UND JURISDICTION.	
í í í í í í í í í í í í í í í í í í í	íííí. DATE
	íííí.
TOWNSHIP PLANNER	DATE
38. Preliminary floor plans sealed by a licensed architect or engineer.	
39. Cross sections of streets, aisles, lanes and driveways which shall acapplicable requirements of this chapter and applicable design standards subdivision provisions of this chapter and those on file in the office of to Township Engineer.	in the

40 SIGN	NATURE BLOCK AS FOLLOWS:	
a.	APPLICATION NOMAPí í í í í í í í í í í .BLOCZONE	CKí í í í LOT
b.	I CONSENT TO THE FILING WITH THE LAND USE BOA PLUMSTED	
	APPLICANT (Signature)	DATE
	(Print Name)	
	OWNER	DATE
	(Print Name)	
c.	I HEREBY CERTIFY THAT I H (OR PLAT) AND THAT INFORMATION ARE CORREC	ALL DIMENSIONS AND
	Name, title and License No.	
d.	I HAVE REVIEWED THIS PLATE THAT IT MEETS ALL CODES MY JURISDICTION.	*
	TOWNSHIP ENGINEER	DATE
e.	I HAVE REVIEWED THIS PLATHAT IT MEETS ALL CODES MY JURISDICTION.	
	TOWNSHIP PLANNER	DATE
f.	APPROVED BY THE LAN TOWNSHIP OF PLUMSTED.	D USE BOARD OF THE
PR	ELIMINARY DATE	
 CH	AIRMAN	DATE
 SE0	CRETARY	DATE

41. Certification from the Tax Collector	that all taxes are paid to date.
Signature of person who prepared checklist	Date of plan including last revision
Print Name	-

INSTRUCTION TO APPLICANTS LAND USE BOARD

- 1. Applications for development shall be filed with the Land Use Board, pursuant to these instructions in those cases and under those circumstances where the Board has the power to hear the particular application for development pursuant to N.J.S. 40:55D-70 and 40:55D-76. Application shall be made upon the forms supplied by the Board, which can be obtained from the Board Secretary. All information required by the official check-list and application, a copy of which will be give to applicant, must be supplied.
- 2. The applicant shall file with the Board an original and thirteen (13) copies of the application together with a like number of all supporting documents submitted with the application. Forms dealing with service and proof of service shall be filed in triplicate.
- 3. When the application and all check-list items have been completed and filed with the Board Secretary, together with the appropriate fee and a certification from the tax collector that taxes have been paid, the applicant will be notified of the date of his hearing. At that time, the applicant will be supplied with the property owners and others required to receive notice, pursuant to State Statute.
- 4. The applicant shall give notice, at least ten days prior to the date of the hearing, as follows:
 - a. Public notice shall be made by the publication, in *The Asbury Park Press* or *The Trenton Times*, of a legal advertisement, and proof of such publication, in the form of an affidavit to be obtained from the newspaper, shall be submitted to the Board as hereinafter set forth.
 - b. Notice shall be given to the owners of all real property, as shown in the current tax duplicate or duplicates, located in the State and within 200ø in all directions of the property which is the subject of such hearing and whether located within or without the municipality in which applicantøs land is located.
 - Names and addresses of property owners located within Plumsted Township may be procured by making written request per name or \$10.00, whichever is greater. If there are other property owners who have land within 200¢, but not within Plumsted Township, their names and addresses must be procured from the administrative officer of the municipality within which their property is located. Such notice shall be given by:
 - (1). serving a copy thereof on the owner, as shown on the said current tax duplicate, or his or her agent in change of the property, or
 - (2). mailing a copy thereof by certified mail to the property owner at his address as shown on the said current tax duplicate. Notice to a partnership owner may be made by service upon any partner. Notice to a corporate owner may be made by service upon its president, a vice-president, secretary or other person authorized, by appointment or by law, to accept service on behalf of the corporation.

Where a condominium association, horizontal property regime, community trust or homeowner's association own grass, landscaped areas, driveways, parking lots, recreational facilities, etc., which are common elements or areas that are within 200\(\text{\empty} \) of the property which is the subject of a hearing, notice may be made in the same manner as to a corporation, without further notice to unit owners, co-owners, or homeowners on account of such common elements or areas.

- c. Notice of all hearings on applications for development involving property located within 200ø of an adjoining municipality shall be given by personal service or certified mail to the Clerk of such municipality, which notice shall be in addition to the notice required to be given to the owners of lands in such adjoining municipality which are located within 200ø of the subject premises.
- d. Notice shall be given by personal service or certified mail to the County Planning Board of a hearing on an application for development of property adjacent to an existing county road or *proposed* road shown on the *Official County Map* or on the *County Master Plan*, adjoining other county land, or situate within 200ø of a municipal boundary.
- e. Notice shall be given by personal service or certified mail to the Commissioner of Transportation of a hearing on an application for development of property adjacent to a state highway.
- f. Notice shall be given by personal service or certified mail to the Director of the Division of State and Regional Planning in the Department of Community Affairs of a hearing on an application for development of property which exceeds 150 acres or 500 dwelling units. Such notice shall include a copy of any maps or documents required to be on file with the Municipal Clerk pursuant to N.J.S. 40:55D-10(b).
- g. Notice of hearings on applications for approval of a <u>major subdivision</u> or a <u>site plan</u>, not defined as a major site plan, shall be given in the case of a public utility, cable television company, and local utility which possesses a right-of-way or an easement within the municipality <u>and which has registered with the municipality pursuant to N.J.S.A. 40:55D-12.1</u> by (1) serving a copy of the notice on the person whose name appears on the registration statement on behalf of the public utility or cable company or local utility; or (2) by mailing a copy of the notice by certified mail to the name and address appearing on the registration form.
- h. The applicant shall file an affidavit of proof of service with the Board, as hereinafter set forth.
- i. Any notice made by certified mail as hereinabove required shall be deemed complete upon mailing in accordance with the provisions of N.J.S. 40:55D-14. If notice has not been given as stated above, the application CANNOT be heard.

- 5. The applicant shall file a list of property owners served, and indicate the lot and block number of each owner served and designate the method of service on the form provided. The form shall be filled in **completely**, and the Affidavit of Service shall be signed, notarized, and **filed with the Board Secretary at least five days prior to the date of the scheduled hearing**. To the Affidavit of Service shall be appended a completed form of notice, filled in as it was sent to the persons entitled to notice of the hearing. A copy of the certified list of persons to whom notice should be sent, as compiled by the appropriate administrative officer of the municipality in which the property is located must also be attached to the Affidavit of Service. Where service has been made by certified or registered mail, the post office receipts must be post marked at the time they are mailed, and must be attached to the Affidavit of Service.
- 6. If the applicant does not own the property described in the application, the Affidavit of Ownership must be completed on the form provided and filed either with the application or with the Proof of Service.
- 7. a. The applicant shall file with the application thirteen (13) copies of a plot plan or survey to scale, not less than one inch equals 50 feet, that shall show all properties within 200ø of the subject property and shall include:
 - (1). North point
 - (2). Lot lines, with dimensions
 - (3). Lot area in total square feet or acreage to the nearest hundredth, (e.g. 13.57)
 - (4). Tax Map Block and Lot numbers
 - (5). Zoning district(s)
 - (6). Name of the road or roads on which the lot fronts
 - (7). Easements and rights-of-way, if any
 - (8). Location of streams, if any
 - (9). Location of all existing buildings, if any
 - (10). Location of the proposed structure or change, showing the front, rear and side vard dimensions
 - (11). Building area allowed ó (draw lines showing required front, rear and side yard set backs)
 - (12). Location, arrangement and dimensions of parking area, driveway or service areas, if any
 - (13). Names of adjoining property owners
 - (14). Location of all buildings on all adjoining property (including setbacks)
 - (15). All other requirements set forth in application forms or required by the Plumsted Township Engineer.

b. If the relief sought is a use variance pursuant to N.J.S. 40:55D-70(d), and subdivision, site plan, and/or conditional use approval is required in connection with the project, the requests for approval shall be made, simultaneously, with the use variance application, to the Land Use Board. The applicant shall file, in addition to the plot plan required in 7a,

the items hereinafter set forth in order to support the simultaneous request for a subdivision, site plan, and/or conditional use approvals:

- (1). Subdivision applications shall be accompanied by thirteen (13) copies of a subdivision plat prepared in accordance with the requirements of the Subdivision Ordinance.
- (2). Site Plan applications shall be accompanied by thirteen (13) copies of a site plan prepared in accordance with the requirements of the Site Plan Ordinance.
- 8. The Applicant shall file, with the application, proof that no taxes or assessments for local improvements are due or delinquent on the property for which the application is made. Such proof shall be in the form of a certification from the administrative official or the tax collector.
- 9. The application, together with the certification required in paragraph 8 above, must be filed with the Land Use Board Secretary at least twenty (20) days prior to the hearing date.
- 10. All corporate applicants must be represented by an attorney admitted to practice law in the State of New Jersey and, where applicable, must provide the following information:
 - a. A corporation or partnership applying to the Land Use Board for a variance to construct a multiple dwelling of 25 or more family units or in connection with an application for a variance pursuant to N.J.S. 40:55D-70(d) seeking permission to subdivide a parcel of land into 6 or more lots or for approval of a site plan to be used for commercial purposes, shall file a list of the names and addresses of all stockholders or individual partners owning at least 10% of its stock of any class or at least 10% of the interest in the partnership, as the case may be. Such list shall be filed with the Board along with the original application.
 - b. If a corporation or partnership owns 10% or greater interest in a partnership, which is subject to the disclosure requirements of paragraph (a) above, that corporation or partnership shall file a list of the names and addresses of its stockholders holding 10% or more or its stock or of 10% or greater interest in the partnership, as the case may be, and this requirement shall be followed by every corporate stockholder or partner in the partnership until the names and addresses of the non-corporate stockholders and individual partners, exceeding the 10% ownership criteria established by this requirement, have been listed.
 - c. Should a corporate applicant fail to comply with paragraphs (a) and (b) above, the Land Use Board shall not approve the application.

Other applicants may proceed either with or without an attorney. However, persons without an attorney must be physically present at the hearing.

- 11. The case of the applicant will be ready for hearing when the applicant has completed all of the following steps pursuant to these instructions:
 - a. Original and thirteen (13) copies of the application form.

- b. Certification of Tax Collector that taxes have been paid.
- c. Thirteen (13) copies of the plot plan or survey. (Note requirement of N.J.S. 40:55D-10(b) requiring maps and documents for public inspection at least ten (10) days before the date of the hearing in the office of the administrative official.)
- d. Affidavit of Ownership (if applicable).
- e. Affidavit of Service, Form of Notice, List of Property Owners served, together with Post Office receipts where service is made by certified or registered mail, and Proof of Publication of the legal advertisement placed in *The Asbury Park Press* or *The Trenton Times*.
- f. Septic System Permit, if applied for and received.
- 12. In the event that the full authorized membership of the Board is not present at the hearing, the Applicant may request an adjournment of his appeal to the next regular meeting of the Board. An Applicant may request that the Land Use Board consider the application at other than a regular meeting. Such a request can be made either in writing or by an appearance before the Board. Such a request should set forth the reasons that a special meeting is required. If a special meeting is held at an Applicant request the Applicant shall be responsible for any additional fees.

Applicants will be heard in the order in which the applications are filed with the Land Use Board Secretary. Applications which are adjourned will be placed last on the list for the next meeting and notice of the adjourned meeting must be given unless extended by the Land Use Board.

VARIANCES GRANTED BY THIS BOARD ARE VALID FOR A PERIOD NOT TO EXCEED TWELVE (12) MONTHS AND THEN TERMINATE IF NOT IMPLEMENTED.

NO NEW CASE WILL BE HEARD AFTER 10:30 P.M.; AND NO ADDITIONAL TESTMONY WILL BE TAKEN AFTER 11:00 P.M.

BY ORDER OF THE PLUMSTED TOWNSHIP LAND USE BOARD

_		
Date:	-	

LOT NOT ABUTTING AN APPROVED STREET

CHECKLIST:

The following list contains those items required to be included in the plans. Applicants lacking any of this information may be classified as INCOMPLETE and will not be heard by the appropriate Board until this information is provided. Applicants should place a CHECK next to each item which is contained within the plans.

REQUIRED DETAILS: 1. The location of all existing watercourses, wooded areas, easements, rights-ofway, streets, roads, highways, freeways, railroads, canals, rivers, buildings, structures or any other physical feature directly on the property if such feature has an effect upon the use of said property. 2. The locations, use and ground area of each proposed building, structure or any other land use. 3. The location and widths of proposed streets, highways or freeways servicing the area. 4. The location, size and capacity of off-street parking areas. 5. The location, size and capacity of proposed loading berths and service areas. 6. The location and treatment of proposed entrances and exits to public rights-ofway, including the possible utilization of traffic signals, channelization, acceleration and deceleration lanes, additional widths and any other traffic control device required for a traffic engineering analysis. 7. The location and identification of proposed open spaces, parks or other recreational areas. 8. The general location of landscaping and other forestry features, including preliminary grading for analysis of drainage water management. 9. The location and design of buffer areas and screening devices. 10. The location of sidewalks, walkways and all other areas proposed to be devoted to pedestrian use. 11. General nature and location of public and private utilities, including maintenance facilities. 12. Provisions for water supply, sewage disposal and storm drainage.

	13. General location, design, size and	type of signs.
	14. Preliminary architectural plans for indicating typical floor plans, elevation theme.	the proposed buildings or structures, as, height and general design of architectural
	ry variance application involves a unique ditional information on the plan which is	request for relief, it may be necessary to s relevant to your application.
Signature	of person who prepared checklist	Title and date of plan including last revision
Print Nam	ne	

If the application is made for a lot not abutting an existing, approved street under N.J.S.A. 40:55D-35, then the applicant must comply with the Plumsted Township Ordinance 96-12 which states:

- c. In the event an applicant requests a municipal body to consider a private road access, the following conditions shall apply:
 - 1. The private road shall have a minimum 18 foot cartway within a minimum 30 foot right-of-way protected by recording a deed of easement in the Ocean County Clerk of Office.
 - 2. The private road shall be constructed with a minimum of six (6) inches of gravel base and any other improvements required by the municipal body or Township Engineer. No certificate of occupancy shall be issued without an inspection and approval by the Township Engineer.
 - 3. Title to the property must be deed restricted against future subdivision if the access easement is not upgraded to the Township standards for an improved paved roadway.
 - 4. Title to the property shall provide and declare notice to all subsequent purchasers or their assigns that the property contains a private easement and cartway, rather than a public road, and said private road will not be maintained, nor shall services be provided to it or upon it, by the Township of Plumsted.
 - 5. In the event a right-of-way easement is necessary from adjacent property owners, all property owners affected by the access right-of-way must encumber their property by executing and recording a driveway maintenance agreement. Said agreement shall set forth a maintenance contract to ensure adequate funds and provisions have been established to preserve and protect the viability of the private road. Said agreement shall be reviewed and approved by the Township Solicitor, or counsel to the reviewing Land Use Board. Said agreement shall further be recorded with the Ocean County Clerkøs Office.
 - 6. All applicants seeking relief under this section must post the appropriate escrow fees for engineering, legal and professional services as required by further Ordinance of the Township.
 - 7. All applicants must comply with the provisions of Plumsted Township Ordinance No. 96-12 (copy attached).

LAND USE BOARD

Recommended Notice to Property Owners

To Whom It May Concern:	
·	day of 20 ata.m./p.m.
at the Plumsted Township Municipal But	ilding, 121 Evergreen Road, New Egypt, New Jersey, the will hold a hearing on the appeal or application of the
undersigned, at which time and place a heard.	Ill interested persons will be given an opportunity to be
Nature of appeal or application: (G	ive detailed information)
The maps and documents supporting	g this application are available for public inspection in
the Administrative Officerøs office at Plu	ımsted Township Municipal Building during regular
business hours.	
Location of Premises:	
Block No.	Lot No.
	Signature of Appellant or Applicant
	Print Name

LAND USE BOARD Affidavit of Proof of Service

unon ooth danasas a	nd cove		, being duly sv	vorn according to
, upon oath deposes a	-			h -f 4h
hereinafter liste	ed (they being al	l the owners o		each of the person to hundred (200) fe- indicated:
Name & Address	Date Served	Personal Service	Left at Place of Abode	Certified <u>Mail</u>
			Signature of A	ffiant
Sworn and subscribe			Print Name	
before me thisday of	20			

LAND USE BOARD

Applicant Disclosure Statement (Corporation or Partnership)

* * *

A corporation or partnership applying to the Planning Board or Zoning Board for:

- A. Subdivisions with four (4) or more lots; or
- B. Site Plan for commercial purpose; or
- C. Variance to construct multiple dwelling of twenty-five (25) or more family units; must complete the following:

1. The names and addresses of all persons ten (10) percent interest in the corporati	, stockholders or individual partners owning at least a on, partnership are as follows;
<u>Name</u>	Address

PLUMSTED TOWNSHIP MUNICIPAL UTILITIES AUTHORITY 121 Evergreen Road New Egypt, New Jersey 08533

Phone 609/758-2241

APPLICATION FOR APPROVAL OF PROPOSED SUBDIVISION

Block		Lot		Date	
	on is hereby made to the osed subdivision.	Plumsted Town	aship Municipal (Utilities Auth	ority for approval
Applicani	's Signature				
Applicant	i's Name				
Address					
Phone					
Check on	e:				Fee:
	_Residential Minor Subd	division			\$ 50.00
	_ Residential Major Subd	division (4+)			\$100.00
	_Commercial/Industrial	Development			\$100.00

One set of plans must accompany this application with fee payment. If check, make payable to "Plumsted Township".

PLUMSTED TOWNSHIP



OCEAN COUNTY, NEW JERSEY

APPLICATION FOR ENVIRONMENTAL COMMITTEE REVIEW

PURPOSE: This application provides the Environmental Commission of **Plumsted Township** with information needed to help determine, in an orderly manner, whether a project or action may be significant. The Applicant has a legal responsibility to answer truthfully and completely

and will be held accountable for information provided herein. The review hereof and resolution of all questions relating hereto are required prior to the start of any site work.

INSTRUCTIONS: Answer <u>each item</u> in the space provided. This application must be submitted together with project drawings. If additional space is needed, or the addition of maps or drawings would help clarify an item, please identify each additional sheet with the appropriate item number and sign the bottom of each added document to certify its correctness. Then reference the sheet number under the item it answers herein.

ZONE:		BLOCK:	LOT(S):	
·	E DESCRIPTIO			
1.1	Present Use			
1.2	Total Acrea	ige of Project Site:		
	Present	Planned		
		Roads, Buildin	Area Rock, Earth or Fill) - ngs & Other Paved Surfaces e Type)	
1.3	Briefly Des	cribe & List Existing Predom		
1.4	a. C	te contain any species of plant Yes or No) If yes: ite Source: lentify Each Species:	t or animal life that is identified as threatened	or endangered?
1.5	Well draine Moderately	at soil type(s) of project site: d % of site. well drained % of site.	site.	
1.6	0-10% slop 10-20% slo	te percentage of site with slopes % of site. pes % of site. atter slopes %	of	site.

APPL	ICANT _				DATE:	
	1.7		e contiguous to, or does s of Historic places or Nat			district listed on the State or No) If yes, identify:
	1.8 1.9	What is the depth Is the site over or If so, identify it:	of the water table?located within 300 feet of	feet. a primary, pr	incipal or sole sou	rce aquifer? (Yes or No)
	1.10	Is the project site(Yes or No		nmunity or ne	eighborhood as an	open space or recreation area?
	1.11	Identify all stream	ns, ponds, wetland areas ar	nd lakes withi	n or contiguous to	the project site:
	1.12	allow connection				es sufficient capacity exist to ow connection? (Yes or
	1.13	Has the site ever l If yes, describe:	peen used for the disposal	or storage of	solid or hazardous	wastes? (Yes or No)
	1.14	used or stored or		vide details		d or stored OR proposed to be es, quantities used and stored,
	SUBST	TANCE NAME	ANNUAL QUANTITY	USE	STORAGE METHOD	LOCATION

SUBSTANCE NAME	ANNUAL QUANTITY	USE	STORAGE METHOD	LOCATION

APPLIC	ANT _	DATE:
	1.15	Describe spill containment controls for substances listed in paragraph 1.14:
	1.16	List waste hauler(s) name(s), address(es) and NJ ID#(s) and attach copies of existing pertinent permits. (If no available at time of application, so state. Prior to final approval, this information must be on file):
	1.17	Enclose a recent photograph of the site. On its back, identify with name, address and date taken.
2.	PROJE	CCT DESCRIPTION
	2.1	Description and Purpose of proposed project:
	2.2	Will the project alter the patters or behavior of animals? Example, deer (Yes or No) Explain:
	2.3	Will the project cause or increase water pollution, air pollution OR noise pollution? (Yes or No) If yes for any one, describe:
		If no because control measure(s) will be implemented, describe control measures:

APPLICANT _	DATE:
2.4	Will the project adversely affect the water table in the area? (Yes or No) Explain:
2.5	Will the project increase the stability or instability of the soils or geology of the site? (Yes or No) Explain:
2.6	Will the project increase traffic? (Yes or No) If yes, quantify:
2.7	Will the project destroy or have deleterious effects on existing recreational uses? (Yes or No) Explain:
2.8	Will environmental monitoring programs be needed? (Yes or No) If yes, describe each:
2.9	List alternatives to the proposed project:
2.10	Identify problems or objections raised by individual(s), or local, state and federal agencies:
2.11	Dimensions of largest proposed structure: Height Width Length
2.12	List species and number of each tree with a truck diameter of 6 inches or greater as measured 1 foot from grade that is to be destroyed: Species Number % of Total @ Site

APPLICANT _	DATE:
2.13	Quantity and type of each natural material to be removed from the site (ie: rock, earth, etc.)
2.14	Anticipated period of construction: (mo./day/yr) (mo./day/yr)
2.15	Will blasting occur during construction? (Yes or No)
2.16	Is surface liquid waste disposal involved? (Yes or No)
	a. If yes, indicate exact substance and quantity of each:
	b. Name each body of water into which the effluent will flow (immediately or eventually):
2.17	Is subsurface liquid waste disposal involved? (Yes or No)
	a. If yes, indicate exact substance and quantity of each:
	b. Name each body of water into which the effluent will flow (immediately or eventually):
2.18	Will project development or completion increase or decrease the surface are of any body of water? (Yes or No) If yes, explain:
2.19	Is the project or any portion located in a 100 year flood plain? (Yes or No)
2.20	Will the project generate solid waste? (Yes or No) If yes:
	a. Quantity per month: tons.
	b. Will an existing solid waste facility be used? (Yes or No)
	c. Give name and location of facility:
	d. Will any wastes not go into a sanitary landfill? (Yes or No) If yes, explain:
2.21	Will the project involve the disposal or storage of any solid waste? (Yes or No) If yes:
	a. What is the anticipated disposal site life? years.
	b. List waste hauler(s) name(s), address(es) and NJ ID#(s) (If not available at time of application, so state. Prior to final approval, this information must be on file.):

APPLICANT _	DATE:
2.22	List proposed pollution containment equipment:
2.23	Will the project use herbicides or pesticides? (Yes or No) If yes, identify and quantify each and describe use:
2.24	Will the project produce odors? (Yes or No) If yes, explain:
2.25	Will the project produce operating noise exceeding the local ambient noise levels? (Yes or No) If yes, explain:
2.26	Will the project result in an increase in energy use? (Yes or No) If yes: a. Indicate type(s):
2.27	What forms of energy conservation have been included? If none, explain conservation measures evaluated and reasons for not implementing them:
2.28	If water supply is from wells, indicate number of wells, pumping capacity and depth of aquifer for each:
2.29	Total anticipated annual average water usage per day:

APPLICANT		DATE:	
2.30	Does the project involve the e yes, explain:	extension of any utility service through a body of water? (Yes	or No) If
2.31	Explain how the project will a	alter drainage flow patterns or surface water runoff:	
3. AFFI	IDAVIT		
State of New J	Jersey		
	SS		
County of			
that this applica	subscriber personally appearedation contains no misrepresentations true and complete to the best of my ki	to me known, who being duly sworn according to law, does depose or falsification, omissions or concealment of material fact, and that the introvoledge and belief.	e and say formation
Sworn and subs	scribed before me this	day of , 2007.	
(NOT	'ARY PUBLIC® SIGNATURE)	(APPLICANT SIGNATURE)	_