

Borough of Doylestown Building and Zoning Department

10 Doyle Street, Doylestown, PA 18901 215.345.4140

SUBDIVISION AND/OR LAND DEVELOPMENT APPLICATION PACKAGE

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GENERAL PROCEDURES/ INSTRUCTIONS

Introduction

The Borough of Doylestown defines Subdivision and Land Developments in accordance with the Pennsylvania Municipalities Planning Code (Act 247) as follows:

Subdivision: The division or redivision of a lot, tract or parcel of land by any means into two or .more lots, tracts, parcels or other divisions of land including changes in existing lot lines for the purpose, whether immediate or future, of lease, transfer of ownership or building or lot development: provided, however, that the subdivision by lease of land for agricultural purposes into parcels of more than ten acres dwellings shall be exempted. (As amended 1982 P.L. 628, No. 177)

Land Development: The improvement of one lot or two or more contiguous lots, tracts, or parcels of land for any purpose involving:

- a group of two or more residential or nonresidential buildings, whether proposed initially or cumulatively, or single nonresidential building on a lot or lots regardless of the number of occupants or tenure; or
- 2. the division or allocation of land or space whether initially or cumulatively, between or among two or more existing or prospective occupants by means of or for the purpose of streets, common areas, leaseholds, condominiums, building groups, or other features. (As amended 1988, P.O. No. I77)

If your project falls into one or both of the above definitions, then you are required to obtain plan approvals from Council on the proposal.

PRELIMINARY PLANS

Preliminary subdivision and/or land development plans are required for any land development project, or a subdivision involving the creation of 3 or more lots (Major Subdivision.) The purpose of preliminary plan review is to require formal conditional approval in order to minimize changes and revisions before final plans are submitted. A preliminary plan is not required for minor subdivisions. Preliminary plans shall in all respects conform to the provisions outlined in the Subdivision Development Checklist of the Borough or Doylestown unless specifically waived by Borough Council.

FINAL PLANS

Final Plans are required for any land development project or subdivision. In the case of a Minor Subdivision, the Final Plan is the one required.

The purpose of the Final Plan is to require formal approval before plans are recorded.

All Final Plans are to be submitted conforming to the changes recommended during the Preliminary Plan Review. Final Plans shall in all respects conform to the provisions outlined in the Subdivision and Land Development Regulations and Subdivision and Land Development Checklist of the Borough of Doylestown unless specifically waived by Borough Council.

Plan Submission Requirements

This package contains all necessary applications for preliminary <u>or</u> final subdivision or land development plan submission.

In order for an application to be complete for initial review by the Zoning Officer it should contain the following:

- 1. Twenty-four (24) copies of the Doylestown Borough Application for Subdivision and/or Land Development and for specified fee(s).
- 2. Completed Subdivision and Land Development Checklist.
- 3. Bucks County Planning Commission application for Subdivision and/or Land Development and specified fee(s).
- 4. Bucks County Conservation District application for Subdivision and/or Land Development application and specified fee(s).
- 5. Bucks County Water and Sewer Authority Subdivision and Land Developer Request for Water and Sewer Service ("Will Serve") Letter
- 6. Pennsylvania Department of Environmental Protection Sewage Facilities Planning Module or exemption.
- 7. Appropriate Doylestown Borough fees in accordance with the enclosed Borough fee schedule made payable to each reviewing agency (Escrow fees for the Borough should be paid separately from the application fee.)
- 8. Twenty-four (24) copies of the plan.
- 9. Electronic file of plan (all pages) in pdf format on CD.

All plans must be prepared by engineer or a registered surveyor or engineer and should contain all the necessary items required by required by the Subdivision and Land Development Ordinance and Subdivision and Land Development Checklist.

It is strongly suggested that if your consultant is not familiar with Doylestown Borough Ordinance requirements, that a copy of the regulations be purchased prior to plan preparation.

It is also suggested that the applicant schedule informal review or discussion of the project with the Zoning of Officer before plans are prepared.

Project Review Time Tables

This packet contains the timetable and submission deadlines for review and submission deadlines for review and approval of Subdivision and/or Land Development applications.

In order to provide adequate time for Borough Staff, and other reviewing agencies tocomplete a plan review this timetable cannot be changed

Applicants should anticipate an average of sixty (60) to seventy-five (75) days for each preliminary and final plan review.

Plan Reviews

An initial review of each Subdivision and/or Land Development plan will be conducted by the Zoning Officer using the checklist to determine if the plans meet the minimum ordinance requirements. If this review determines that the plans are deficient they will be returned to the applicant for revision as noted.

Once the plans are checked for completeness and accepted by the Zoning Officer they will be so marked and the review process will begin.

Plans are initially distributed to the Borough Engineer and other reviewing agencies who submit detailed reports on compliance with Borough Ordinances and other regulations.

When the reports are completed the plans and comments are forwarded to the Borough Planning Commission for review. The Commission will not review any plan applications that do not contain reports from the Borough Engineer and other reviewing agencies.

All applicants must attend the Doylestown Borough Planning Commission meetings when their plans are reviewed. It is suggested that the consulting engineer or surveyor also attend these meetings in order to respond to detailed engineering and related questions.

Once the Planning Commission is satisfied with the plans as presented or modified, it will recommend that Borough Council approve the plans. Often these approvals contain certain conditions that the applicant must meet.

In a public hearing Borough Council will then act on the recommendations of the Planning Commission.

The above procedure is followed for both Preliminary and Final Plan reviews and the length of time necessary for each review stage should be anticipated by the applicant.

Questions or comments regarding Subdivision and Land Development review procedures should be directed to the Zoning Officer.

APPLICATION FOR SUBDIVISION/ LAND DEVELOPMENT

Da	te of Application:	Fee Paid:
	Application for:	Tentative Sketch Review Preliminary Review- Final Review Site Development Review-
1.	Name/address of owner of re	
	Telephone Number:	email:
2.	Name/address of applicant, i interest in the land:	different than owner, and nature of applicant's
	Telephone Number:	email:
3.	Name/address of attorney or a	igent (if any) :
	Telephone Number:	email:
4.	Name/address of Registered	Engineer or Surveyor:
	Telephone Number:	email:
5.	Name of Subdivision or Devel	opment:
6.	Where Deed is recorded: Boo	k No Page No
7.	Number of Lots or Units:	
8.	Tax Parcel Number :	

Area to Be Developed or Subdivided:			
Gross:	_ Ne	t:	
O. Copy of all restrictions, covenants, etc. Attached:		under wh None:	nich lots are to be sold:
1. Improvements to be made by applicar	nt to subj	ect land.	
	YES	NO	
a. Curbs			
b. Sidewalks			
c. Widening of the Existing Streets			
d. Park Land			
e. Street Lighting			
f. Storm Drainage			
g. Water Supply and Fire Hydrants			
h. Sewage Disposal			
i. Monument			
j. Recreational Areas			
k. Others (specify)			
k. Others (specify) 2. Copy of the description of land as set	forth in th	ne deed s	shall be attached.

APPLICATION FOR SUBDIVISION/LAND DEVELOPMENT ORDINANCE SECTION WAIVER

In accordance with Act 170 (Revised Municipal Planning Code), an applicant for Subdivision/Land Development must state all requested waivers from the Subdivision/Land Development Ordinance at the time of application.

Therefore, space has been provided below for the list of requested waivers from the Doylestown Borough Subdivision/Land Development Ordinance. This completed form must be turned in at the time an applicant submits their complete application or the waivers will not be considered during the review/approval process.

Name of Subdivision/Land Development:							
Name of Applicant:	Date:						
l,	request the following waivers:						
Ordinance Section	Reason for Request						
	Applicant Signature						

This sheet must be completed, signed, and submitted with the Subdivision/Land Development application for waiver application to be accepted.

CHECKLIST FOR SUBDIVISION AND LAND DEVELOPMENT PLANS

Name of Subdivision/Land Development:								
Name o	of Applic	cant:			Date:			
comply not nec	with Ar essarily	ticle VII comple	I of Bor ete. It is	ough S intend	the information which must be shown in order that plans ubdivision and Land Development Regulations. This list is ed primarily for the use of the Planning Commission, but is s information and convenience.			
(T)-Tent (SDP)-S	ative Site Deve	,	P)-Prelim t Plan	inary	(F)-Final (MS)-Minor Subdivision			
					be waived by the Borough Zoning Officer when it can be it is not necessary for reviewing the plan application.			
Т	Р	F	MS	SDP	Information to be shown:			
					Name of the subdivision or land development.			
□ □ □ □ Name and address of the owner.								
□ □ □ □ Name and address of the applicant.								
□ □ □ □ Name and					Name and Address of the engineer, surveyor, or architect.			
				☐ Tract boundaries.				
					North point, date, and scale.			
					Location map for the purpose of locating the site to be subdivided or developed at a scale of not less than eight hundred (800) feet to the inch showing the relation of the tract to adjoining properties and to all streets, roads, tax parcels, municipal boundaries and zoning districts boundaries existing within one thousand (11.000) feet of any part of the property proposed to-be subdivided or			
					developed. Existing streets on and adjacent to the tract.			
					Significant topographical and physical features.			
					Proposed general street layout.			
_					Proposed general lot layout or building layout.			
_			_ □*	_ □*	Contours based on U.S.G.S. topography.			
					Present zoning classifications; on the subject tract and all adjacent land areas.			
					EXISTING FEATURES Complete outline survey of the property to be subdivided or developed, showing all courses, distances, and areas and tie-ins to all adjacent street intersections and a certification as to whether the boundary was established from deeds or a physical field survey.			

Т	Р	F	MS	SDP	Information to be shown:
			*	□ *	The location, names and widths of streets, the location of adjacent property lines and name of owners, the location of water courses, sanitary sewers, storm drains and similar features within four hundred (400) feet of any part of the land to be subdivided.
					Location of all existing monuments noting type and material.
					Location, size, and ownership of all underground utilities and any rights-of-way or easements within or adjacent to the property.
			□*	□*	Appropriate contours at two (2) to five (5) foot intervals with sufficient details to show the course structure and capacity of all drainage facilities and the method of drainage of the adjacent or contiguous lands. All benchmarks utilized in the contour map shall be referenced with exact elevations above U.S.Coast and Geodetic datum.
			□*	□*	Location, character of existing buildings species and size of large trees standing alone, the outline of all wooded areas, quarries, marshy areas, areas of alluvial soils as delineated in the SGS soil survey for Bucks and Philadelphia Counties areas of seasonal high water tables and permanent high water table and other data which may serve to affect the street or building lay out.
			□*	□*	Location, character and size of existing lakes, ponds, streams and flood plains as delineated in the HUD Flood Insurance Report for the 100 year Flood or, in areas where there is no HUD Flood delineations, a line delineating the 100 year flood determined by a method approved by the Borough Engineer, and additional Flood data as may be requested.
PROP	OSED	LAYO	UT		
T	Р	F	MS	SDP	Information to be shown:
					The layout of streets, including name and width of streets, alleys, and crosswalks.
					The layout, approximate dimensions of lots and consecutive numbering of lots.
					The Net and Gross area for each lot.
					The arrangement of buildings .and. parking areas in nonresidential and multifamily developments.
					Applicable zoning requirements delineated in a table with proposed zoning requirements.

INFORMATION TO BE SHOWN ON PROPOSED LAYOUT

Т	Р	F	MS	SDP	Information to be shown:		
					Signatures specified seals and acknowledgments as (See Record Plan Requirement.)		
					A reference to any land dedicated for public use, or offered for dedication for parks recreation area, schools, widening of streets or other public uses.		
					For multifamily developments/ the total area, total dwelling units number of buildings proposed density total parking spaces building coverage and the ratio shall be noted on the plan as specified in the applicable sections the Zoning Ordinance.		
					For subdivisions, the total area, number of lots average and minimum lot size, and proposed length of new streets shall be noted in the plan.		
					Location and size of storm drains, sanitary sewers, culverts water courses and all appurtenances thereof, on-site sewage disposed facilities, gas mains, water mains, fire hydrants, street light, planting, special structures, and other underground consults or. Structures and all easements or rights-of-way pertaining thereto.		
			□ *		Proposed grading plan with existing contours delineated with a dashed line and proposed contours. Delineated with a solid line of no less than a two (2) foot contour interval.		
			□ *		A plan for the surface drainage of the tract to be subdivided and all related hydraulic and hydrologic calculations.		
			□*		An erosion control plan including plans for emergency seeding during construction for review by the Borough Engineer.		
			□*		Plan review and letter of approval or Permit by Pennsylvania Department of Transportation		
					Highway occupancy Permit for right-of-way encroachments Building setback lines, established by zoning or other ordinances, or deed restrictions with distances from the right-of-way line.		
					An indication of any lots in which -other than a residential use is intended.		

T	Р	F	MS	SDP	Information to be shown:
					Rights-of-way and/or easements proposed to be created for all drainage purposes utilities or other pertinent reasons.
					Tentative typical cross-sections and center line profiles for each proposed street shown on the preliminary plan. These plans may be submitted as separate sheets (see "Improvements Construction Information" Requirements.)
			- *		A plan of proposed planting showing the location of street trees and all general landscape treatments.
			□*		A plan of proposed planting for reverse frontage lots and all required buffer strips.
			□*		Landscape plant list noting material, quantity and size, and installation details.
					Where the preliminary plan covers only a part of the owner's entire holding, a sketch shall be submitted of the proposed Development Plan layout for the remainder.
			□*		Proposed street, building and parking lot lighting fixture quantity and location.
			□*		Proposed street, building and parking lot lighting, fixture details.
			□*		The words "Preliminary Plan Not to Be Recorded" shall be shown on the plan.
					For Apartment projects, a model at a scale of 1" = 50', need not be submitted at the time of submission of plan and application but shall be submitted at the time of review by the Borough Planning Commission and the Borough Council.
					Lot layout, including dimensions and bearings and consecutive numbering of lots.
					Sewer and water feasibility report.
					The proposed names, cartway width, and right-of-way width of all proposed streets.
					Sufficient data to determine readily the location, the bearing and length of every street, lot, and boundary line.
					Accurate locations of all monuments, one (1) to be placed at each change in direction of boundary; two (2) to be placed at each street intersection and one (I) on one side of each street at angle points and at the beginning and end of curves. Utility easements shall be monumented at their beginning and at their end and areas to be conveyed for public use shall be fully monumented at their external boundaries.

www.doylestownborough.net 1/1/2016

T	Р	F	MS	SDP	Information to be shown:
					The location, width, and purpose of all easements or rights-of-way and boundaries by bearings and dimensions.
					Statement of dedication to the Borough of land located between the present and future right-of-ways.
					The location of all existing and proposed fire hydrants and utilities.
					Certification of water and sewer facilities from the Borough Water and. Sewer Departments.
					All lots shall have a number for each house or lot as assigned by the Borough Manager.
IMPRO	OVEME	NT CO	NSTRU	ICTION	INFORMATION
					ail determined to be necessary to review all the required hereof.
					mation shall consist of plans, profiles, cross-sections hall be at any of the following scales:
<u>Horizo</u>	<u>ntal</u>	Vertic	<u>al</u>		
50'/ ind 100'/in		5'/inc 10'/in			
PLAN	S: (St	reets	and uti	ilities v	where applicable).
Т	Р	F	MS	SDP	Information to be shown:
				- *	Center line with bearings, distance, curve data, stations corresponding to the profiles and street names, and pavement widths.
				- *	Right-of-way . and curb lines with radii intersections.
					Beginning and end of proposed construction.
					Tie-ins by courses and distances to intersection of all public roads, with their names and widths.
					Location of all monuments existing and proposed with reference to them.

Location of sidewalks, curbs, and driveway depressions.

Property lines, and proposed, (addresses) and parcels and right-of-way lines existing lot numbers, street numbers ownership of all lots and parcels.

Т	Р	F	MS	SDP	Information to be shown:				
					Location of water courses, drainage structures, storm pipes, inlets, sanitary sewers and appurtenances, water lines. and appurtenances, all easements and right-of-way noting ownership and width.				
					Construction access points noting tire cleaning areas.				
					Utility lateral locations. Street lights and street signs.				
					PROFILES These should be included with each corresponding plan of streets and/or utilities.				
					Profile of existing ground surface along center line of street.				
					Proposed center line grade with percent on tangents and spot elevations at fifty (50) foot intervals, grade intersection and both ends of curb radii.				
					Proposed utilities including all storm water, sanitary sewer and water lines showing pipe sizes, slope, direction of flow, inlets, manholes, valves, and additional information as determined to be necessary by the Borough.				
					CROSS SECTIONS: All proposed streets delineating the following: Right-of-way width and location and width of pavlng.				
					Type, construction and crown of paving				
					Type, size and location of all curbs and sidewalks.				
					Grading of Right-of-way and sidewalks.				
					Typical location of storm pipes, sanitary, sewer, waterlines and other utilities.				
					CONSTRUCTION DETAILS: All proposed improvements shall by appropriate construction details with sufficient information to determine acceptability.				
REC	ORD PL	ANS							
The fo	ollowing I	angua	ge shall	be use	ed on the Final Record Plan:				
	This Plan was approved by Borough Council of the Borough of Doylestown at a duly advertised public meeting held on, 20subject to certain conditions required to be completed prior to Plan recording and said conditions imposed for such approval have been fully completed and satisfied and the said Plan approval made effective this day of								

Upon approval of the Final Plans (and Minor Subdivision Plans) three (3) appropriate Record Plans of clear and legible blue or black line print on white opaque linen shall be presented to the Borough Manager for appropriate signatures as noted below. Upon affixing of these the Borough shall record the Record Plan at the Court House and return one (1) copy for Borough Records and one (1)" copy to the applicant.

The following signatures, seals, notarizations, etc. must appear on the record plans for each of the plan submissions noted above:

Т	Р	F	MS	SDP	Information to be shown:
					The impressed seal and signature of the licensed engineer or surveyor responsible for the plan.
					A statement of the effect that the applicant is the owners of the land proposed to be subdivided or developed and that the application for subdivision or land development shown on the plan(s) is made with his or their consent and that it is desired.to record the same.
					The impressed seal and signature of a notary public or other qualified officer acknowledging the owner's statement of intent.
					The signatures of the owner or owners of the land. If the owner of the land is a corporation, the signatures of the president and secretary of the corporation shall appear and the corporate seal must appear on the plan.
					The signature of the chairman of the Borough Planning Commission.
					The signature of the Borough Engineer.
					The signature of the Borough Manager.
					The signature of the president of Borough Council.
					The Statement of dedication of land between the existing and future rights-of-way.



Subdivision and Land Development

2018 Review Application

1260 Almshouse Road • Doylestown, Pa 18901 Phone 215/345-3400 FAX 215/345-3886 EMAIL bcpc @buckscounty.org

This application must be completed by the applicant or his/her agent and submitted along with one copy of the plan, one digital copy of the plan, and required fee (see fee schedule on back) for subdivision and land development reviews mandated by the Pennsylvania Municipalities Planning Code, Act 247 of 1968, as amended.

Municipality		
Name of Proposal		
Location		
Tor Donal No		Total Acreage
Applicant		Telephone
Owner of Record		
Present Land Use		
Proposal		
Residential 1) Number of lots or units		or leaseholds Gross square feet (floor area)
Water Supply (check one) Public Community On-site Individual On-lot	Sewerage Public (check one) Community On-site Individual On-lot	
The following documentation is required for Please check appropriate state of plan subm	r every plan submission at the applicable level in a dission.	ddition to a completed application form.
☐ Sketch Plan or☐ Revised Sketch Plan	One copy of planOne digital file of plan	
☐ Preliminary Plan <i>or</i> ☐ Revised Preliminary Plan	One copy of preliminary plan/revis One digital file of preliminary plan Review of fee (see schedule on bactorial proof of variances, special exception Sewage Facilities Planning Modul Transportation Impact Study	sed preliminary plan n/revised preliminary plan ck) ons, conditional uses, or other agreements e
☐ Final Plan <i>or</i> ☐ Revised Final Plan	One copy of final plan/revised fina One digital file of final plan/revise Review fee (see schedule on back) Conditions of preliminary approva	d final plan
	ctly to the Bucks County Planning Commission (E are also submitted to the municipal government for	
	ted for review to the Township/Borough of nunicipality, it will also be withdrawn from the BC	
Members of the BCPC and staff are authorized	d to enter land for site inspection if necessary.	BCPC USE ONLY
		BCPC File No.
Print Name of Applicant		Date Received
Signature of Applicant	Date	Review Date
· · · · · · · · · · · · · · · · · · ·		Fee Paid

BUCKS COUNTY PLANNING COMMISSION FEE SCHEDULE FOR REVIEWS

The following fees will be charged by the Bucks County Planning Commission for subdivision and land development reviews as authorized by Act 194 amending Act 247, the Pennsylvania Municipalities Planning Code. These fees are effective January 1, 2018. Plans will not be accepted for review without the appropriate fee and completed application form. If you need assistance in calculating application fee(s), please call us at 215-345-3400.

Residential subdivisions, land developments, and conversions (Including Tentative Planned Residential Development Plans)

					Base Fee	+		
	-	2	lots or units	=	\$160			
3	-	10	lots or units	=	\$100	+	\$65	for each lot/unit over 2
11	-	25	lots or units	=	\$600	+	\$45	for each lot/unit over 10
26	-	50	lots or units	=	\$1,200	+	\$40	for each lot/unit over 25
51	-	100	lots or units	=	\$1,800	+	\$20	for each lot/unit over 50
101	+	•	lots or units	=	\$2,400	+	\$15	for each lot/unit over 100

Nonresidential land developments

						Base Fee	+		
	0	-	5,000	sq. ft.	=	\$300	+	\$45	for every 1,000 gross sq. ft. of floor area
5,00	01	+		sq. ft	=	(no base fe	ee)	\$0.15	per square foot not to exceed \$5,000

Nonresidential subdivisions

	-	2	lots or units	=	\$225	
3	-	10	lots or units	=	\$125	per lot
11	+		lots or units	=	\$100	per lot

Curative Amendments (not municipal curative amendments) \$2,000 **Private Petitions for Zoning Change** (not municipal petition) \$1,500

For the purposes of this Fee Schedule the definitions in Article II of the Pennsylvania Municipalities Planning Code of subdivision and land development shall be used.

There is **no fee** for review of a sketch plan or final plan (unless otherwise noted below) submission.

All fee charges are intended to cover the entire review process from preliminary to final stages **except** as follows:

- 1) **Each resubmission of a preliminary or final plan with minor revisions** shall be subject to an additional fee not to exceed the required fee listed in the tables above or \$225.00, whichever is less. A subdivision which proposes no more than two lots may be resubmitted with minor revisions one time without a charge for the review.
- 2) Each resubmission of a preliminary or final plan involving a major revision or change in program from the original submission shall be required to pay an additional fee as required in the tables above. A major revision or change in program may include but is not limited to a change in use, dwelling type, density, lot layout, or street layout.
- 3) Each plan submitted for review two years after the first submission shall be subject to an additional fee not to exceed the required fee listed in the tables above or \$160.00, whichever is less, if the plan contains only minor revisions. If there are major revisions to the plan, the submission will require a fee in accordance with the fee schedule above.
- 4) **Proposals submitted which contain a mix of uses** will be subject to the appropriate fee for each use.

MEETINGS WITH THE STAFF of the Bucks County Planning Commission to discuss applications either prior to or during the formal development application are encouraged and are free of charge. Appointments can be made by contacting 215/345-3400.

SIGNING OF PLANS FOR RECORDING: We require one paper copy of a final plan with municipal signatures when mylars/plans are brought in to the Bucks County Planning Commission for signing.

REQUESTS FOR ADDITIONAL COPIES OF REVIEW

Copies of the Bucks County Planning	Commission review	of this proposal	will be sent to	the applicant,	municipality, a	nd municipal	engineer
If you wish to have copies sent to other	persons, please typ	e names and add	resses below:				

Engineer/Architect/Surveyor:		Other:
	-	
	_	
	_	

Joseph J. Szafran, Jr. Recorder of Deeds 55 East Court St Doylestown Pa, 18901 Phone 215-348-6209 Fax: 215-340-8157



January 15, 2015

www.buckscounty.org

Dear Municipal Officials:

The Office of the Bucks County Recorder of Deeds, in conjunction with the Bucks County Planning Commission, is implementing a system of recording subdivision plans electronically.

Electronic recording of record plans will begin on February 1, 2015. This change will simplify the process of having plans filed and recorded, will move the County closer to the goal of complete electronic recording, and will eliminate the requirement of carrying paper and mylar copies of plans to the County Planning Commission office for signatures.

This change will require some adjustments for the municipalities and for engineers submitting plans. Once the plan is approved and ready to be recorded, a digital version will be submitted to the Recorder of Deeds office, which will send the digital file to the County Planning Commission for the required signing. If a record plan is submitted on paper, it will be scanned and then sent to the Planning Commission. Because the County Planning Commission will digitally sign the record plans, paper copies will not be required for the Planning Commission or the Recorder of Deeds. The plan will be recorded as an electronic file.

The process of review at the municipal level does not need to change. You will continue to submit paper copies of each plan submission to the County Planning Commission, and you may keep paper copies of the plans you sign.

All plans must have the signatures of the municipal officials before they go to the Recorder of Deeds and the Planning Commission. If there are no municipal signatures, they cannot be processed and recorded.

The plans at the Bucks County Planning Commission are stored and retrievable by a BCPC number which is assigned to each plan when it is submitted for review. We will require the final recordable plan to contain the BCPC number. Most engineers already note the BCPC number on the record plan now, and this will be a requirement in the future for all electronic recording.

We understand that this is a major change, and we will work with you to make this an easy transition to a digital environment.

Joseph Szafran Recorder of Deeds

Bucks County Planning Commission



BUCKS COUNTY CONSERVATION DISTRICT

1456 FERRY ROAD, SUITE 704 DOYLESTOWN, PA 18901-5550 P (215)345-7577 F (215)345-7584

In Pursuit of Environmental Excellence

E&S APPLICATION / GENERAL INFORMATION FORM

This form must be completed and submitted along with the required plans and fees for both first time E&S reviews and resubmissions.

Please see page 2 for instructions regarding the number of copies required for various submissions.

PLEASE SUBMIT FOLDED PLANS TO THE DISTRICT. ROLLED PLANS WILL NOT BE ACCEPTED.

Project Municipality	Project Name	
	Project Address	
*TOTAL ACREAGE*ACRES TO	DISTURBED#Lots#Units se square feet. Square feet divided by 43,560 = Total Acres)	
WatershedR	eiving Stream Stream Classification	
Applicant Name	Applicant Company	
Applicant Address		
Applicant Phone	Applicant Email	
	gner Contractor Landowner Municipality	
Engineer Name:	Engineering Company	
	Address	
INCLUDED WITH SUBMISSION ARE: PLANS/N	FRATIVE INCOMPLETE INFO ONLY (\$250.00 RE-FILING FEE) ☐ RRATIVES ☐ FEE(S) ☐ NPDES/E&S PERMIT APPLICATION E&S REVIEWS (BASED ON DISTURBED ACRES ONLY)** JNDER 1 ACRE OF DISTURBANCE = \$200.00	
ALL OTHER EARTH DISTURBANCE: .02296 to 0.99 acres = \$650.00 1.0 to1.99 acres = \$1,350.00 2.0 to 4.99 acres = \$2,000.00 5.0 to 9.99 acres = \$3,000.00 10.0 to 19.99 acres = \$5,000.00 20+ acres = \$6,000.00 + Additional \$100.00 per acre for each acre (Fractions of an acre are rounded up to the	TIMBER HARVEST 0.0-24.99 ACRES = \$200.00; ≥25.0 ACRES = E&S PERMIT E&S PERMIT ≥25.0 ACRES = \$650 (PLUS FEES ASSOCIATED WITH NPDES SEE PAGE 2, "NPDES INFORMATION") SMALL POND WORK E&S FEE = \$200.00 (MAY REQUIRE N PAGE 2, "NPDES INFORMATION") **FOR PROJECTS WITH EARTH DISTURBANCE OF ONE (1) ACRE OF THAT AN NPDES APPLICATION (NOI) BE SENT WITH THE E&S SUE **PLEASE READ PAGE 2 OF THIS APPLICATION UNDER "EXEMPTION next whole acre.)	PDES PERMIT, SEE OR MORE IT IS REQUIRED BMISSION.
	BCCD USE ONLY BEYOND THIS POINT	
ENTRY #		
E&S FEE REC'D \$CHECK#		
EXPEDITED FEE\$CHECK# NPDES FEE \$ CHECK#		

GENERAL INFORMATION:

Incomplete E&S applications will not be accepted.

BCCD DOES NOT ACCEPT CASH OR CREDIT CARDS.

E&S reviews are processed in the order they are received. The District is required to complete its review within 30 days.

The BCCD Office <u>DOES NOT</u> process Chapter 105 General Permits 1 – 9 & 15. They must be submitted to the Southeast Regional DEP Office, 2 East Main Street, Norristown, PA 19401. 484-250-5900. Please refer to the DEP website (<u>www.dep.state.pa.us</u>) for any further information.

If a meeting with the BCCD is needed, PLEASE CALL AHEAD TO SCHEDULE AN APPOINTMENT.

E&S Review letters are sent to the Landowner, appropriate Municipal government, Bucks County Planning Commission, and Engineer / Plan Designer. **PLEASE NOTE:** If copies of review letters are needed by any other entities please attach names and addresses.

Failure to begin earth moving within 2 years from date of BCCD's Adequate E&S Review Letter will require a resubmission and will be subject to a full E&S fee.

E&S FEE EXEMPTIONS AND EXCEPTIONS:

County agencies, volunteer fire stations, volunteer ambulance services, conservation co-operator farms, & plans with lot subdivision only and no earth moving involved are exempt from fees. Municipalities and Public Schools please submit One half (1/2) of the fee listed under "ALL OTHER EARTH DISTURBANCE" fee schedule.

FEES ARE REQUIRED FOR ALL OTHER SUBMISSIONS.

THERE ARE NO EXEMPTIONS FROM EXPEDITED REVIEW FEES.

E&S submissions and resubmissions require one (1) plan set, one (1) General Information Form, and appropriate fee. MAKE CHECKS PAYABLE TO "BUCKS COUNTY CONSERVATION DISTRICT" OR "BCCD."

Withdrawal of a submission prior to a response from the BCCD is subject to a fee of either fifteen percent (15%) of the current fee or \$150.00, whichever is less. Plans withdrawn for any reason will require a full fee when resubmitted.

RESUBMISSION GUIDELINES:

All resubmissions are required to submit an E&S Application and associated fee.

Any submission involving a Major Revision from a previously reviewed plan shall be required to submit the FULL E&S Fee. A MAJOR change or revision on a plan may include, but is not limited to: a change in use, lot layout, street layout, grading changes, or basin revisions. If you have any questions, please call the BCCD office.

A Fee of 50% of the CURRENT FEE or \$1000.00, whichever is less, will be charged for each resubmission without major changes.

New revision dates noted on the plans require a resubmission to BCCD, including an application and resubmission fee. A new review letter is required with corresponding plan dates.

NPDES INFORMATION:

A separate federally mandated NPDES General Permit is needed if proposed earth disturbance is one (1) acre or greater. The fee for this permit is \$500.00, payable to "BCCD-CWF"

An NPDES Individual Permit is needed if the project is one (1) acre or greater and located in High Quality (HQ) or Exceptional Value (EV) Watershed. Please refer to Chapter 93, Water Quality Standards, Title 25 of PA CODE. The fee for this permit is \$1500.00, payable to "BCCD-CWF".

With every NPDES Submission, please include 1 copy of plans and narratives for review. For NPDES Individual Permits, additional plan sets will be requested by the BCCD once a submission is found to be administratively complete. All submissions also require a check for \$100.00 per disturbed acre (rounded to the nearest whole acre), made payable to the "PA-CWF". DISTURBED ACRE FEES ARE COLLECTED BY THE BCCD AND DELIVERED TO THE PA DEP WEEKLY.

BCCD requires a \$250.00 Re-filing fee for NPDES applications found to be incomplete on the first submission. Required information must be submitted to BCCD within 60 days of notice or the application and all associated plan sets will be considered withdrawn.

ALL APPLICATIONS FOR NPDES PERMITS ARE PROCESSED BY BCCD OFFICE. PLEASE INCLUDE THEM WITH THE E&S SUBMISSION IN THEIR ENTIRETY.

Projects requiring NPDES Applications (NOI) will be reviewed for Administrative and Technical completeness within 15 Business days of receipt. If the NOI is considered to be Administratively and Technically Complete, the E&S review will follow within 22 Business days. Re-submittals will be processed within 17 business days of receipt.

FOR E&S FORM, NPDES FORMS, AND POLICIES PLEASE VISIT www.bucksccd.org OR www.dep.state.pa.us



ACT 537: EXEMPTIONS FROM SEWAGE PLANNING REQUIREMENTS ("Exemptions")

Act 537 (the Pennsylvania Sewage Facilities Act) requires each municipality in the state to have an Official Sewage Facilities Plan (Official Plan) that addresses the existing and future sewage disposal needs of the municipality. In most cases, DEP requires completion of sewage facilities planning for new land development (planning module) to update or revise the municipal official plan before a subdivision is created. However, amendments to the Sewage Facilities Act created a process by which certain subdivisions or new land developments may be exempt from the planning module process. Questions about these projects and the exemption process are discussed below. Additional information may be found in 25 Pa. Code §71.51(b). This section of DEP's regulations, as well as others, is available online at www.pacode.com.

Who determines if a subdivision is exempt from planning?

Depending on the location of the proposed subdivision, DEP or a delegated agency will make this determination using information provided by the developer on the "Application for Sewage Facilities Planning Module" mailer (available at www.dep.state.pa.us, keyword: Sewage). Upon request, DEP will assist delegated agencies by providing them with information necessary for making exemption determinations.

If a delegated agency makes the determination that a subdivision is exempt, must they inform DEP?

Yes. Delegated agencies are required to submit quarterly reports to DEP. The reports should include the names and locations of subdivisions determined to be eligible for the planning exemption, the number of lots and the projected sewage flow for each subdivision.

What information is necessary to make the determination?

The information contained in the "Sewage Facilities Planning Module Application Mailer" may be sufficient to make the determination. If not, additional information may be requested to support the request for determination. Mailers should be sent to DEP or the delegated local agency for evaluation.

What types of subdivisions are eligible for the planning exemption?

Subdivisions served by either onlot sewage disposal systems or public sewers may be eligible, if they fit the requirements outlined in Act 537. These requirements are discussed below.

What are the requirements for subdivisions served by onlot sewage disposal systems?

To be eligible for an exemption from the sewage facilities planning requirements, the proposed subdivision must fulfill the following conditions:

- 1. The official plan must show that the area planned for the development is to be served by onlot sewage disposal facilities, as confirmed by the appropriate municipal official(s).
- 2. The area proposed for the use of the onlot systems must not be underlain by carbonate geology (determined by DEP) nor be located within one-quarter mile of water supplies having documented nitrate-nitrogen concentrations exceeding five parts per million (determined by DEP).
- 3. The area proposed for development is outside of high quality or exceptional value watersheds established under the Clean Streams Law (as confirmed by DEP).
- 4. All subdivided lots and the remaining portion of the original tract after subdivision (if any) will be one acre or larger in size.
- 5. Soils testing and site evaluation have established that separate sites are available for both a permitted primary onlot sewage disposal system and a replacement onlot sewage disposal system on each lot of the subdivision, as confirmed by the Sewage Enforcement Officer serving the municipality in which the development is proposed.

What are the requirements for subdivisions proposed to be served by public sewers?

Sewage facilities planning is not required for subdivisions proposing service by public sewers when the following conditions are met:

- 1. DEP or a delegated agency has determined that the existing collection, conveyance and treatment facilities are in compliance with the Clean Streams Law and related rules and regulations.
- 2. DEP or a delegated agency has determined that the permittees of the receiving sewerage facilities have submitted information under 25 Pa. Code Chapter 94, that documents that the existing collection, conveyance and treatment system does not have either an existing hydraulic or organic overload or a five-year projected overload.
- 3. The applicant has provided written certification from the permittees of the receiving collection, conveyance and treatment facilities to the municipality where the subdivision is located that there is capacity to receive and treat the sewage flows from the applicant's proposed new land development and that the additional wasteload will not create a hydraulic or organic overload within the next five years.
- 4. The municipality where the project is located has a current, approved sewage facilities plan that is being implemented. The official plan of the municipality may not be under an order from DEP to submit an update revision or special study for the proposed subdivision area.

Note: Proposals intended to be served by sewage facilities that require a new or modified permit from DEP under the Clean Streams Law are ineligible for a planning exemption.

What happens if the subdivision is found to be ineligible for the planning exemption?

If the proposed subdivision is found to be ineligible for the planning exemption, sewage facilities planning must be completed and approved before the subdivision may be developed. Should this occur, the approving agency will provide the applicant with the proper forms and instructions necessary to complete sewage facilities planning for the development.

For more information, visit www.dep.state.pa.us, keyword: Sewage, or contact the local DEP offices.

DEP Regional Offices

Northwest Region

230 Chestnut St.
Meadville, PA 16335-3481

Main Telephone: 814-332-6945 24-Hour Emergency: 800-373-3398

Counties: Butler, Clarion, Crawford, Elk, Erie, Forest, Jefferson, Lawrence, McKean, Mercer, Venango and Warren

Southwest Region

400 Waterfront Drive Pittsburgh, PA 15222-4745

Main Telephone: 412-442-4000 24-Hour Emergency: 412-442-4000

Counties: Allegheny, Armstrong, Beaver, Cambria, Fayette, Greene, Indiana, Somerset, Washington and Westmoreland

North-central Region

208 W. Third St., Suite 101 Williamsport, PA 17701-6448 Main Telephone: 570-327-3636 24-Hour Emergency: 570-327-3636

Counties: Bradford, Cameron, Clearfield, Centre, Clinton, Columbia, Lycoming, Montour, Northumberland, Potter, Snyder, Sullivan, Tioga and Union

South-central Region

909 Elmerton Ave. Harrisburg, PA 17110-8200 Main Telephone: 717-705-4700 24-Hour Emergency: 877-333-1904

Counties: Adams, Bedford, Berks, Blair, Cumberland, Dauphin, Franklin, Fulton, Huntingdon, Juniata, Lancaster, Lebanon, Mifflin, Perry and York

Northeast Region

2 Public Square
 Wilkes-Barre, PA 18701-1915
 Main Telephone: 570-826-2511
 24-Hour Emergency: 570-826-2511

Counties: Carbon, Lackawanna, Lehigh, Luzerne, Monroe, Northampton, Pike, Schuylkill, Susquehanna, Wayne and Wyoming

Southeast Region

2 E. Main St. Norristown, PA 19401-4915

Main Telephone: 484-250-5900 24-Hour Emergency: 484-250-5900

Counties: Bucks, Chester, Delaware, Montgomery and Philadelphia



SEWAGE FACILITIES PLANNING MODULE APPLICATION MAILER



For more information, visit DEP's website at www.depweb.state.pa.us, keyword: Act 537.

INSTRUCTIONS FOR COMPLETING SEWAGE FACILITIES PLANNING MODULE APPLICATION MAILER

(remove before sending mailer to the approving agency (the Department of Environmental Protection (DEP) or delegated local agency))

Please read the following instructions carefully before completing the application mailer. This information will be used to determine if sewage facilities planning is necessary for your project, and, if it is, which forms are appropriate.

Act 537 Sewage Facilities' planning is the duty of local municipalities. The responsibility of meeting the sewage disposal needs of the municipality rests with the municipality. Each municipality is required to have an Act 537 Official Sewage Facilities Plan to adequately address these needs. Adoption by resolution of a planning module is the vehicle for legally amending the municipality's Official Plan. It is imperative that the municipality receives all of the information required in order to make informed decisions.

Upon completion, submit this Mailer / Application form to the approving agency (DEP or delegated local agency). Additionally, provide a copy of the completed form to the County Health Department having jurisdiction over the area in which the proposed project is located.

Unless your project qualifies for one of the planning exemptions provided in Act 537, a package of sewage facilities planning forms appropriate for the project will be sent to the return address indicated on the mailer, or instructions for obtaining the appropriate forms from DEP's website (www.depweb.state.pa.us) will be issued. Each form includes detailed instructions that explain the use of the form and how to complete it. The package of completed forms and its supporting documentation is called a **sewage facilities planning module**, or "planning module." Once the planning module is complete, it must be submitted to the municipality in which the project is located for review and, if acceptable, adoption.

After adoption by the municipality, complete planning modules are submitted to either DEP or, if appropriate, to the delegated agency for review and final action. Some municipalities (or groups of municipalities working together) have requested and received DEP approval to review and take final action on planning modules. These are known as **delegated agencies**. To find out if your project is located in an area served by a delegated agency, contact the municipality or DEP's regional office serving your area.

Please note that both DEP and delegated agencies are required by law to charge fees for the review of planning modules. The fees DEP must charge are set by law in Act 537, while delegated agencies may set fees which can be the same or different from those in Act 537. For more information on review fees for your particular project, see the planning module documents or contact the approving agency (DEP or delegated agency) serving the area of your project.

NOTE: DEP will provide all planning module forms, however, if your project is a **minor subdivision** (defined as a subdivision of 10 lots or less, intended for single family residential homes served by individual onlot sewage disposal systems) you may also contact the municipality in which your project is located for a "Component 1" minor subdivision planning module form.

- 1. Print the name of the proposed development and name, address, telephone number and email address of the person who is proposing the project. If planning module components are to be sent to a different person or address, include this information on the front of the mailer in the return address block.
- 2. a. Enter the county in which the project is located.
 - b. Enter the municipality in which the project is located.
 - c. Enter the road or address (if available) or street coordinates (example west side of T-235, 1 mile south of intersection of Rt 15 and T-235).
 - d. Enter the appropriate tax parcel identification number (if available) of the parcel proposed for subdivision.
 - e. Enter the name of the U.S. Geological Survey (USGS) 7.5-minute quadrangle map which contains the project area, and the location of the project area on that map in inches up and over from the lower right corner of the map to the approximate center of the project. (Example Centerville West quad, 7 inches up and 2.5 inches over from lower right corner of map.) Alternatively, include an original or a copy of the USGS quad map with the project area outlined on it.
 - f. If the proposed project is located within a special protection watershed, (i.e., watersheds with a stream classification of High Quality or Exceptional Value), check "yes." If not located in special protection watershed, check "no."
- 3. Check the box that best describes the intended use of the proposed land development project. **Residential** refers to single-family lots. **Multi-residential** includes apartments, condos, etc. **Commercial** includes retail centers, office

parks, industrial development, etc. **Institutional** refers to schools, hospitals and the like. **Brownfield** Site Redevelopment refers to projects proposing to recycle land. Some developments will involve more than one type of use, or will not fit comfortably into any of the classifications given. If this is the case, choose more than one category or explain under **Other**.

- 4. a. Enter the number of single family residential lots or Equivalent Dwelling Units (EDUs) proposed. An EDU is defined as that part of a multi-family dwelling or nonresidential project with flows equal to 400 gallons per day (gpd) (the assumed flow, for planning purposes, of a single family residential lot). To determine the number of EDUs, divide the proposed sewage flow of the project by 400 gpd.
 - b. Enter the total number of lots created from this parcel of land since May 15, 1972, including the lots being proposed at this time. (Onlot disposal proposals only.)
 - c. Enter the total project acreage and the acreage of any remaining land (land not proposed for development but under the same ownership and adjacent to the project area).
- 5. Enter the proposed total sewage flow from the project in gpd. See Title 25 of the Pennsylvania Code, Chapter 73, Section 73.17, (www.pacode.com), or DEP's *Domestic Wastewater Facilities Manual*, DEP ID: 362-0300-001 available on DEP's website at www.depweb.state.pa.us, keyword: wastewater.
- 6. Choose the category (a, b, c or d) that describes the method of sewage disposal planned to serve the project and enter the information requested. Since this information could have an effect on the planning requirements for your project, be as accurate as possible. If more than one method of sewage disposal is planned, or if an interim method is planned, indicate it here.
 - a. Sewerage System

If an existing system is being extended to serve the proposed project, or if lots are to connect directly to an existing sewage collection system, check all boxes that describe the project. Write in the names of the existing collection systems that will be used, the interceptor sewer which will be used for conveyance and the treatment facility where the sewage flows will be treated. Include the National Pollutant Elimination Discharge System (NPDES) permit number for the treatment facility, where applicable.

b. Construction of Sewage Treatment Facility (with stream discharge or with spray irrigation as final disposal option)

Check the box corresponding to the chosen final disposal option (stream discharge or spray irrigation field). This category does **NOT** include individual residence spray irrigation systems (IRSIS) which are considered onlot sewage disposal systems ((c), below). For stream discharges, name the receiving waterbody. If the proposed facility is intended to replace an existing, malfunctioning onlot system, check the box marked "repair."

c. Onlot Sewage Disposal Systems (individual, community, or large-volume)

Check the box corresponding to the type of onlot sewage disposal systems proposed to serve the project. An **individual onlot sewage disposal system** is a system of piping, tanks or other facilities used for collecting, treating and disposing of sewage into a subsurface absorption area. This category also includes IRSIS. A **community onlot system** is a facility either publicly or privately owned which will collect and dispose of sewage from two or more lots or EDUs into a subsurface absorption area. A **large-volume onlot system** is an individual or community onlot system which is designed to treat flows in excess of 10,000 gpd.

The approving agency must be notified at least 10 days in advance of all soil testing activities (including those related to planning exemption requests - see 7(b)(5)(v)), so that its staff have the option of observing the tests.

d. Retaining Tanks (holding tanks or privies)

If retaining tanks are proposed as the method of sewage disposal, enter the number of holding tanks or privies which are proposed to serve the project.

7. Check this box if you desire to obtain your sewage facilities planning module forms from DEP's website. You will be provided with appropriate instructions, website addresses and DEP coding information in a letter rather than a package of paper forms.

8. Requests for Planning Exemption under the Sewage Facilities Act

You may request to be exempt from Act 537 planning requirements. Effective December 15, 1995, certain classes of subdivisions are no longer subject to the planning requirements of the Sewage Facilities Act. Completing Section 8 will help you and the approving agency determine if your project fits into one of these categories.

a. Protection of rare, endangered or threatened species.

DEP's technical guidance document "Policy for Pennsylvania Natural Diversity Inventory (PNDI) Coordination During Permit Review and Evaluation," (400-0200-001) requires DEP to ensure that requests for authorizations, are coordinated with the Department of Conservation and Natural Resources' (DCNR) Pennsylvania Natural Diversity Inventory (PNDI).

Conducting a search of the PNDI database and providing a copy of a "PNDI Project Environmental Review Receipt" for the proposed project and, if potential impacts are identified by the search, clearance or recommendation letters from the jurisdictional agency responsible for the particular species identified by a search, satisfies this requirement.

To avoid project delay, self-explanatory, self-conducted "PNDI Project Planning Environmental Review" searches are initiated at www.naturalheritage.state.pa.us. This interactive, online search will ask questions about the proposed project and provide the appropriate receipt, instructions or additional information regarding coordination with jurisdictional agencies.

As an alternative to the self-conducted search, project sponsors may request DEP staff to conduct the search by providing a completed "PNDI Project Planning & Environmental Review Form" (PNDI Form). The form is available at www.naturalheritage.state.pa.us. Individuals making this request should be aware that, due to the nature of the search software, DEP staff may need to contact them for additional information to successfully complete the search and that exclusive of any other items, their sewage planning exemption request is considered incomplete by DEP, until the appropriate receipt, clearance or recommendation letters are received.

For more information, see the "Policy for Pennsylvania Natural Diversity Inventory (PNDI) Coordination During Permit Review and Evaluation," (400-0200-001), available online in the eLibrary at DEP's website address www.depweb.state.pa.us.

- b. Attach a plot plan for the proposed project. The plan must depict anticipated lots to be created, either estimated sewer line runs (public sewer proposals), or site suitability test locations and Site Investigation and Percolation Test Reports (onlot proposals).
- c. Projects proposing use of onlot sewage disposal systems
 - (1) Information Required from the Municipality

The municipality in which the project is located (identified in Item 2.b. of the mailer) should determine if the municipality's Official Sewage Facilities Plan shows that the area planned for the project is to be served by onlot sewage disposal systems. If it is, the municipality should indicate this by having an authorized municipal official sign and date the form in the space provided. The official's name and title should be printed on the line below.

(2) Information Required from the Municipal Sewage Enforcement Officer (SEO)

The municipality's SEO must conduct personally, observe or otherwise confirm in a manner approved by DEP, site testing on each proposed lot in the subdivision (including any remaining land) to determine that separate sites are available for both a permitted primary onlot sewage disposal system and a replacement system (to be used if the original system fails in the future). If the SEO finds that each lot has been tested properly and fulfills these criteria, the SEO must indicate this by signing and dating the form in the space provided. His/her name and certification number should be printed on the line below.

(3) Information Required from the Applicant

The person proposing the subdivision, or his/her authorized agent, must determine if each lot in the subdivision (including the remaining land, if any) is at least one (1) acre in size. If they are, the applicant or his/her agent must indicate this by signing and dating the form in the space provided.

(4) Determinations Made by the Approving Agency

When the above listed information is received, the approving agency will determine the following:

- (a) If the geology of the project area is conducive to nitrate-nitrogen contamination of groundwater (determined from the topographic map location information); or
- (b) If elevated levels of nitrate-nitrogen are known to exist within one-quarter (1/4) mile of the proposed development (determined from agency groundwater sampling records in existence at the time of the application); or
- (c) If the area proposed for development is within an identified High Quality (HQ) or Exceptional Value (EV) watershed (determined from the topographic map location).

Following this investigation, the approving agency will render a decision on the exemption request within 10 working days of receiving the request for exemption. Both the applicant and municipality will be notified of the decision. If the request cannot be granted, the person named in the return address block will receive the proper planning module component forms (or instructions to obtain them from the DEP website) along with the notification of the decision, including the reason(s) that the request cannot be granted.

- d. Projects proposing use of public sewerage facilities (i.e., ownership by municipality or authority)
 - (1) Information Required from the Municipality

The municipality in which the proposed project is located (identified in Item 2.b. of the mailer) will determine the following from written documentation requested and obtained by the applicant from the facility permittee. This documentation MUST also be sent to the approving agency (DEP or delegated local agency) for evaluation.

- (a) Certification from the permittees of the collection, conveyance and treatment facilities proposed for use that capacity is available in these facilities to receive and treat the sewage flows from the proposed project; and
- (b) That these added flows will not cause an overload or 5-year projected overload in the facilities.

If the facilities proposed for use are owned and operated by an authority, or authorities, then attach a letter from each to the mailer.

If this written certification has been submitted by the applicant, an authorized municipal official should sign and date the form and print his/her name and title and the municipality name in the spaces provided.

NOTE: Since planning is a municipal responsibility, sewer authorities involved should make required information available but should **NOT** sign the mailer as the authorized municipal official.

(2) Determinations Made by the Approving Agency

When the above listed information is received by the approving agency, the approving agency will determine the following (from DEP records):

- (a) That the existing collection, conveyance and treatment facilities are in compliance;
- (b) That the existing facilities have no existing or 5-year projected overload;
- (c) That the municipality has a currently approved Official Sewage Facilities Plan which is being implemented; and
- (d) That the project does not propose service by facilities needing a new or modified permit from DEP under the Clean Streams Law.

Following this investigation, the approving agency will render a decision on the exemption request within 10 working days of receiving the request for exemption. Both the applicant and the municipality will be notified of the decision. If the request cannot be granted, the person named in the return address block will receive the proper planning module component forms (or instructions to obtain them from DEP's website) along with the notification of the decision, including the reason that the request cannot be granted.

If unsure of which local DEP office to contact, the following DEP regional offices will assist you in determining the appropriate local DEP office that serves your specific municipality.

If you need more information or assistance, please contact your local DEP office.

DEP REGIONAL OFFICES

Southeast Region

2 E. Main St. Norristown, PA 19401

Main Telephone: 484-250-5900 24-Hour Emergency: 484-250-5900

Counties: Bucks, Chester, Delaware,

Montgomery and Philadelphia

Northwest Region

230 Chestnut St.

Meadville, PA 16335-3481

Main Telephone: 814-332-6945

24-Hour Emergency: 1-800-373-3398

Counties: Butler, Clarion, Crawford, Elk, Erie, Forest, Jefferson, Lawrence, McKean, Mercer, Venango and Warren

Southwest Region

400 Waterfront Drive Pittsburgh, PA 15222-4745

Main Telephone: 412-442-4000 24-Hour Emergency: 412-442-4000

Counties: Allegheny, Armstrong, Beaver, Cambria, Fayette, Greene, Indiana, Somerset, Washington and Westmoreland

Northeast Region

2 Public Square
 Wilkes-Barre, PA 18711-0790
 Main Telephone: 570-826-2511
 24-Hour Emergency: 570-826-2511

Counties: Carbon, Lackawanna, Lehigh, Luzerne, Monroe, Northampton, Pike, Schuylkill, Susquehanna, Wayne and Wyoming

Southcentral Region

909 Elmerton Ave. Harrisburg, PA 17110

Main Telephone: 717-705-4700 24-Hour Emergency:1-877-333-1904

Counties: Adams, Bedford, Berks, Blair, Cumberland, Dauphin, Franklin, Fulton, Huntingdon, Juniata, Lancaster, Lebanon, Mifflin, Perry and York

Northcentral Region

208 W. Third St., Suite 101 Williamsport, PA 17701 Main Telephone: 570-3

Main Telephone: 570-327-3636 24-Hour Emergency: 570-327-3636

Counties: Bradford, Cameron, Clearfield, Centre, Clinton, Columbia, Lycoming, Montour, Northumberland, Potter, Snyder, Sullivan, Tioga and Union

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C.	☐ Onlot Sewage Disposal Systems (check appropriate box) ☐ Individual onlot system(s) (includir	ng IRSIS)
	Community onlot system	
d.	☐ Large-Volume onlot system☐ Retaining tanks	
	Number of Holding Tanks	
	Number of Privies	
	Request Sewage Facilities Plan electronic format	ning Module forms in
Re	quest for Planning Exemption	
	Protection of rare, endangered or thre	eatened species
-	eck one: The "PNDI Project Environmental Re	view Receipt" is attached.
For the exe pro a " doo	A completed "PNDI Project Planning rm," (PNDI Form) is attached. I required PNDI search for my project, emption will be considered incomposessing of my planning exemption recovered project Environmental Review Former are received by DEP.	est DEP staff to complete I realize that my planning blete and that the DEP quest will be delayed, until Receipt" and all supporting
	_	_
	☐ Plot Plan Attached	☐ Site Reports Attached
C.	' '	
	 I certify that the Official Plan sh service area. 	
	(Signature of Municipal Official)	/ Date
		/
	Name (Print)	/ Title
T	Name (Print) Municipality (must be same as in 2.b. elephone #	
Т	Municipality (must be same as in 2.b.) bdivision has been tested
T	Municipality (must be same as in 2.b. elephone #	bdivision has been tested brimary and replacement
T	Municipality (must be same as in 2.b. elephone #) bdivision has been tested
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Т	Municipality (must be same as in 2.b. elephone #	bdivision has been tested brimary and replacement / Date / Certification #
To	Municipality (must be same as in 2.b. elephone #	bdivision has been tested brimary and replacement / Date / Certification # livision is at least 1 acre in / Date / Date
	Municipality (must be same as in 2.b. elephone #	bdivision has been tested brimary and replacement / Date / Certification # livision is at least 1 acre in / ent) Date ership by municipality or I certify that the facilities that no overload exists or
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7.

8.

Return Correspondence/Forms to:	
	DEPARTMENT OF ENVIRONMENTAL PROTECTION
DEP USE	
Components Sent	
Onlot Disposal Collection and Treatment	
Planning Agency Review Exempt from Planning	
Code Date	
	"Fold Here"



Fax: 267,200,0324

PHONE: 215.343.2538 * 800.222.2068

July 26, 2012

John Davis, Manager Doylestown Borough 57 West Court Street Doylestown, PA 18901

Re: House Bill 823 - Requirements for Notification of Wastewater Usage Needs

Dear Mr. Davis:

In an effort to expedite the notification process of House Bill 823 (attached), BCWSA will require the following items accompany any Developer's request for Sewer Service availability before they can be reviewed. They are as follows:

- 1. Narrative of the proposed project.
- 2. Address and TMP # of the project.
- 3. Developer Name.
- 4. Present use of the property.
- 5. Copy of the permit application

Also attached, for your use, is the DEP "Building Permit & 537 Planning Municipal Checklist".

BCWSA strives to be a good working partner to all the Municipalities it serves and we feel that House Bill 823 will further that partnership and benefit all of the communities and residents of Bucks County. We will attempt to get letters to applicants within (1) one work week on average, provided the submission is complete and accurate. Should you have any questions, or require further information, please contact this office.

Sincerely

Glenn Argue

Engineering Manger

Attachments

"Putting Your Money to Work For a Better & Cleaner Future" Platform Dining License Fee Refundable Escrow

\$2,000 \$500

23. ROAD OPENING PERMITS

Required to perform any work within the right of way of any Borough road or street for any purpose including Electric, Gas, Cable T.V., Water, or Sewer utilities.

<u>Utility Companies</u>: \$100 base fee plus \$5 per sq. ft. of improved surface opening, up to a maximum total fee of \$1,000.

24. SPECIAL LAND USE APPLICATIONS

	Non-refundable	Refundable
	<u>Filing Fee</u>	Escrow
CONDITIONAL USE APPLICATIONS	\$ 500.00	\$1,000.00*
CURATIVE AMENDMENT	\$1,000.00	\$2,000.00*
CHANGE IN ZONING APPLICATIONS	\$1,000.00	\$2,000.00

^{*}Note: Refundable Escrow Amount - Conditional Use Hearings

Escrow Deposit Fee is to cover the cost of publishing required notices and all other expenses incurred by the Borough incidental to the hearing. In the event these costs deplete the escrow fund in excess of 80% of its original amount and costs seem to indicate that additional deposits will be required, the Borough reserves the right to require additional escrow deposits up to the original escrow amount. This additional escrow amount shall be paid prior to the public hearing as set forth in the public notice. If the expenses do not exceed the escrow deposit fee, the balance will be remitted to the applicant. Furthermore, every applicant shall be responsible for any costs incidental to such applications including legal, engineering, and stenographic fees as vouchered to the Borough.

25. ZONING HEARING BOARD

Residential:	\$1,500 Filing Fee	No escrow*
Non-Residential:	\$2,250 Filing Fee	\$1,000 Escrow
Continuance Fee:	\$300	

^{*} In accordance with the Pennsylvania Municipalities Planning Code, the applicant and the municipality shall equally share and split the cost of the required Court Stenographer. This cost shall be invoiced to the applicant, or deducted from Escrow, after the hearing is closed and the decision is rendered, and shall be in addition to the filing fees.

26. PAUCC APPEALS BOARD

\$250 Filing Fee

No escrow

27. SUBDIVISION/LAND DEVELOPMENTS

NON-REFUNDABLE

SUBMISSION	FILING FEE**	ESCROW AMOUNT					
1. Sketch Plan							
1 to 9 Units	\$500.00	\$1,000.00					
10 or more Units	\$750.00	\$1,500.00					
2. Preliminary Plan:							
Residential:							
1 or 2 lots or units	\$ 600.00	\$1,500.00					
3 to 9 lots or units	\$1,000.00	\$2,000.00					
10+ lots or units	\$2,000.00	\$3,000.00					
Commercial and Office Subdivision	and Land Developments	:: ::					
1 or 2 lots or units	\$ 750.00	\$2,000.00					
3 to 9 lots or units	\$1,000.00	\$2,500.00					
10+ lots or units	\$2,000.00	\$3,500.00					
Industrial:	\$2,000.00	\$3,000.00					
Shopping Center:	\$2,000.00	\$3,000.00					
3. Final Plans:	Same as above	Same as above					
4. Site Development Plans:	\$500.00	\$1,000.00					
5. Predevelopment and Miscellaneous	<u>s Matters:</u> (involv \$0.00	ring engineering and legal considerations) \$1,000.00					
6. Street Openings and Other Dedicate	6. Street Openings and Other Dedicated and Non-dedicated Improvements						
	\$300.00	\$2,000.00					

Refundable Escrow Amount - The Doylestown Borough Council in the exercise of its responsibilities may call upon the services of consultants for engineering, legal services, site design, traffic design, landscape architecture, and other services as it may deem necessary, incidental for the examination of subdivision, land development, or other application, and observation of construction of required public improvements. In the event the refundable escrow amount falls below twenty percent (20%) of the original escrow deposit, the applicant shall provide additional funds for deposit into the escrow account as may be required by the Borough in its sole discretion, up to the amount of the original escrow amount. This additional escrow amount shall be paid when requested before any further action is taken on the proposed development. In addition, the Borough may, in its sole reasonable discretion, require an applicant to provide additional funds in to the escrow deposit in an amount up to five percent (5%) of the cost of the required public improvements upon applicant entering into a development agreement with the Borough. The Borough shall provide bills to applicant for all such services. To any fees incurred by the Borough, the sum of five percent (5%) shall be added as reimbursement to the Borough to cover administrative, overhead and other costs associated and incurred in processing the application, and for the collection of such fees and their distribution. Any unused portion of the refundable escrow shall be returned to the applicant within eighteen (18) months after completion of the required public improvements and/or the land development process. At the time of each filing, applicant's Planner, Architect, and/or Engineer shall certify that the subdivision/land development application is complete and in a form acceptable for action

\$2,000.00

\$500.00

<u>Disputes</u>: The Pennsylvania Municipalities Planning Code sets forth specific procedures for the reimbursement of direct municipal costs associated with the review and inspection of land developments and subdivisions. Applicant disputes

7. Land Development Waiver

Borough of Doylestown 10 Doyle Street

ZONING HEARING BOARD MEETINGS SCHEDULE FOR 2022

LAST DAY APPLICATIONS ACCEPTED	NOTICE PUBLISHED PROPERTY POSTED & NOTICES MAILED	NOTICE PUBLISHED	ZHB MEETING 7PM COUNCIL CHAMBERS	
Wed. before previous months ZHB meeting	NOTICES MAILED		COUNCIL GHAMDERS	
December 8, 2021	January 5, 2022	January 12, 2022	January 19, 2022	
January 12, 2022	February 2, 2022	February 9, 2022	February 16, 2022	
February 9, 2022	March 2, 2022	March 9, 2022	March 16, 2022	
March 9, 2022	April 6, 2022	April 13, 2022	April 20, 2022	
April 13, 2022	May 4, 2022	May 11, 2022	May 18, 2022	
May 11, 2022	June 1, 2022	June 8, 2022	June 15, 2022	
June 8, 2022	July 6, 2022	July 13, 2022	July 20, 2022	
July 13, 2022	August 3, 2022	August 10, 2022	August 17, 2022	
August 10, 2022	September 7, 2022	September 14, 2022	September 21, 2022	
September 14, 2022	October 5, 2022	October 12, 2022	October 19, 2022	
October 12, 2022	November 2, 2022	November 9, 2022	November 16, 2022	
November 9, 2022	December 7, 2022	December 14, 2022	December 21, 2022	
December 14, 2022	January 4, 2023	January 11, 2023	January 18, 2023	