

## Borough of Bernardsville

166 Mine Brook Road Bernardsville, NJ 07924 Somerset County

Administration (908) 766-3000 Engineering (908) 766-3850 Fax (908) 766-2401 Fax (908) 766-2788

#### APPLICATION FOR: SUBDIVISIONS & RE-SUBDIVISIONS

1st Draft 2-13-01; 2<sup>nd</sup> Draft 3-23-01; 3<sup>rd</sup> Draft 4-12-01; 4<sup>th</sup> Draft 5-11-01 AND AS ADOPTED 5-24-2001 Fees/Escrows revised 1/12/11 per Ord. 2010-1576; Consent revised 2/26/15

For Official Use: Application #, Receive	Date Received:	: scrow: \$	_ (Doesn't indicate complete application), Received:
Property Location: Block,	Lot(s)	Street A	· · · · · · · · · · · · · · · · · · ·
APPLICATION TYPE; FEE & ESC Note: Fees are not refundable.	ROW DEPOSIT (	CHECK ALL T	ΓΗΑΤ APPLY):
[] Concept Plan [] No Fee or Escrow if review by Boar [] If Professional Review requested or	•		-
[] Lot Line Adjustment (Minor Subd [] Fee: \$250 + \$600 <u>if</u> "bulk" Variance [] Escrow: \$1,500 + \$1,500 <u>if</u> "bulk"	e(s) = \$		
[] Minor Subdivision or Re-Subdivisi [] Fee: \$500 [] Escrow: \$2,000	on with No Varian	ce (creates no m	ore than 4 lots with no new street, etc.)
[] Minor Subdivision, or Re-Subdivis [] Fee: \$500 + \$600 if "bulk" Variance [] Escrow: \$4,000 + \$1,500 if "bulk" V	e(s) = \$	-	ore than 4 lots with no new street, etc.)
[] Major Subdivision - Preliminary [] Fee: \$200 x lots = \$, [] Escrow: \$5,000.00 + \$200 x	, plus \$600 <u>if</u> "bulk' lots = \$, r	' Variance(s) = \$ olus \$1,500 <u>if</u> "b	[] Check if Amendment  S ulk" Variance(s) = \$
·	ance fee & escrow I		Preliminary) [] Check if Amendment

1.	Applicant's Name(s): Address:						
	Telephone No.:	FAX No.:					
	Interest of Applicant, if other than owner:	FAA NO					
	Check one: [] Individual; [] Corporation; [] Partnership; [] Limited Liability Company						
Attach	list of names & addresses of shareholders or partn	 vers if/as required per NJS	SA 40:55D-48.1, 48.2 (10% or more).				
2.	Owner's name(s):	Purchase Date:					
	Address:						
	Telephone No:	FAX No.:					
3.	If Applicant is represented by a New Jersey atto Attorney's Name:	orney:					
	Address:	T 1 37 3 T					
	Telephone No.:	FAX No.:					
4.	Name(s) and address(es) of NJ licensed professionals (e.g. architect, engineer, planner) preparing plans and/or reports (Attach sheet if necessary):						
	Name:	Profession:					
	Address:	Phone:	FAX No.:				
	Name:	Profession:					
	Address:	Phone	FAX No.:				
	Name:	Profession:					
	Address:	Phone:	FAX No.:				
5.	Number of Proposed Lots:	Number of Dwelling Un	nits:				
6.	Current use:						
7.	Proposed use/brief project description (Attach sheet if necessary):						
8.	Is a new [] Public Road* or [] Private Road* proposed? *Or extension of same.						
	Check [] if zoning variance(s) required.  Check [] if exceptions to the application or mun	icipal requirements are re	equested (N.J.S.A. 40:55D-51).				
(c)	Check [] if exceptions to the NJ Residential Site Improvement Standards (RSIS, N.J.A.C. 5:21-3.1) requested.  [] Check [] if waivers from the RSIS (N.J.A.C. 5:21-3.2) are requested. (Such waivers require application to, and						
	approval of the N.J. Site Improvement Advisory	Board.).					
NOTE	: If any of the above four (9a, b, c, d) are required, stating the factual basis and legal theory.	attach separate stateme	nt for each category of relief sought,				
10	Does the [1] Owner or [1] Applicant own any land	d contiguous to the subje	ct lot(s). If ves. describe:				

11. (a)		ed Restrictions? (Chec	ck box that applies)[]NO []Y	TES (Attach copy of existing
(b)	•	s proposed? (Check	box that applies) [] NO []Y	ES (Attach copy of proposed
12.	restrictions) Contemplated form of own [] Fee Simple [] Condon	• •	at apply):	
13.	Briefly describe and include known), before this Planning	le dates for any prior ng Board or Zoning Bo	or currently pending proceedings and or any other federal, state or locion. (Attach sheet if necessary)	= -
14.	List any documents accom [] 16 sets of plans require [] Completed Checklist R [] Tax Collector's Certific [] Other - List:	d - <u>Mandatory</u> equired - <u>Mandatory</u>	ion ( <i>Attach sheet if necessary</i> ) s of taxes - <u>Mandatory</u>	
		and the second s		
		APPLICANT'S	SIGNATURE(S)	
	Signature	Date	Signature	Date
	Type or print name	_	Type or print name	
		CONCENT		
to make or stipu the app necessa	this application. I (we) furth lations made by, or on behal- licant. I (we) further cons- ry by the municipal agency	wner(s) of the lot or truer agree to be bound be for the applicant, and ent to the inspection of the control of	act described in this application, he yethe application and related mate the conditions of the Board, in the of this property in connection with poration or limited liability continuous, must be signed by a general	erials, and any representations e same manner as if I(we) were the this application as deemed appany, must be signed by an
	Signature	Date	Signature	Date
	Type or print name	· <del>-</del>	Type or print name	

 $Y: \verb|MY FILES - Corel Word Perfect| APPLICATION FORM - SUBDIVISIONS, REV2-12-15 (Consent). wpd$ 

All Major Site Plans and Major Subdivisions, as well as Minor Subdivisions and Minor Site Plans involving variances require public potice prior to the Public Hearing as per Article 4-7 of the Borough of Bernardsville Development Regulations, Ordinance No. 581.

4-7 Hearings: Public Notice Required, Public notice on an application for development shall be given except for (1) concept plans of site plans and subdivisions, (2) minor site plans, (3) minor subdivisions pursuant to N.J.S.A. 40:55D-47.

Whenever an application for development seeks or requires relief pursuant to N.J.S.A. 40:55D-60, a public notice shall be required.

Whenever a public notice of a hearing is required, the applicant shall give notice thereof as follows:

4-7.1 Public notice shall be given by publication in the official newspaper of the municipality at least ten days prior to the date of the hearing.

4-7.2 The public notice of the hearing shall be given to the owners of all real property within the State of New Jersey shown on the current tax duplicate located within 200 feet in all directions of the property which is the subject of such hearing. Notice shall be given by serving a copy thereof on the property owner as shown on said current tax duplicate, or his agent in charge of the property or by 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. This requirement shall be deemed satisfied by notice to the condominium association, in the case of any unit owner whose unit has a unit above or below it, or to the horizontal property regime, in the case of any co-owner whose apartment has an apartment above or below it. Notice to a condominium association, horizontal property regime, community trust or homeowner's association, because of its ownership of common elements or areas located within 200 feet of the property which is the subject of the hearing, 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.

4-7.3 Notice of all hearings on applications for development involving property located within 200° 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 pursuant to 4-7.2 of this Article to the owners of lands in such adjoining municipality which are located within 200° of the subject premises.

4-7.4 Notice shall be given by personal service or certified mall 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 2001 of a municipal boundary.

4-7.5 Notice shall be given by personal service or certified mail to the Commissioner or Transportation of a hearing on an application for development of property adjacent to a state highway.

3-4-7.6 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.A. 40:55D-10b.

4-7.7 All notices hereinabove specified in this section shall be given at least ten days prior to the date fixed for hearing and the applicant shall file an affidavit of proof of such service with the Board holding the hearing on the application for development.

4-7.8 Any notice made by certified mail as hereinabove required shall be deemed complete upon mailing in accordance with the provisions of N.J.S.A. 40:55D-14.

4-7.9 Form of Notice. All notices required to be given pursuant to the terms of this ordinance shall state the date, time and place of the hearing, the nature of the matters to be considered and identification of the property proposed for development by street address, if any, or by reference to lot and block numbers as shown on the current tax duplicate in the Municipal Tax Assessor's Office and the location and times at which any maps and documents for which approval is sought are available as required by law.



## Borough of Bernardsville

Incorporated June 2, 1924
Somerset County
Route U.S. 202, P.O. Box 158
Bernardsville, NJ 07924

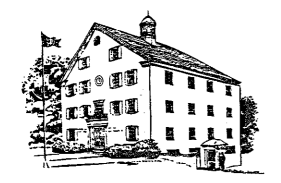
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## TO ALL APPLICANTS (New Construction and Additions)

Please be advised that your application for new construction (new building or addition) may be subject to an additional fee if your application goes to either the Planning Board or Board of Adjustment), as per Borough Ordinances #95-1018 #2008-1503 and 95-1029. These ordinances are the Borough's response to the Fair Housing Act of 1985, N.J.S.A. 52:27d-301 and the State Constitution, subject to COAH rules.

This fee is based on the <u>total assessed value</u> (market value) of your home when the work is completed. You will pay fifty percent of the calculated fee at issue of building permits. The remaining fee will be paid at issuance of the Certificate of Occupancy.

For further information please do not hesitate to call the Construction Department at (908) 766-3850 ext. 158.



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# NOTICE TO APPLICANTS TREE ORDINANCE REQUIREMENTS RELATIVE TO SUBDIVISIONS & SITE PLANS

Please note that based on the tree removal & protection ordinance (the latest version being ordinance #2008-1500, adopted Nov. 24, 2008, as revised by ordinance 2010-1561) a number of specific items are required to be addressed on the plans and a specific application to the Tree Conservation Officer (through the Shade Tree Committee) is required.

The entire ordinance is <u>attached</u> and should be reviewed in it's entirety. The section relevant specifically to subdivisions and site plans start on page 10 (13-9). Said section along with sections 9-10.9 (relevant to site plans, see below) and 10-8.20 (relative to subdivisions, see below), of the Land Development Ordinance, make it clear that a tree removal permit application and specified plan provisions are required to be submitted as part of an application for subdivision or site plan approval.

#### 9-10.9 Trees.

All site plans shall comply with tree removal requirements for major and minor subdivisions and site plans set forth in Section 13-10 (now 13-9) of the Borough Code and all other applicable sections of the Borough Tree Removal and Protection Ordinance set forth in Code Chapter XIII. (Ord. No. 2002-1298 §§ 6)

#### 10-8.20 Trees.

All subdivisions shall comply with tree removal requirements for major and minor subdivisions and site plans set forth in Section 13-10 (now 13-9) of the Borough Code and all other applicable sections of the Borough Tree Removal and Protection Ordinance set forth in Code Chapter XIII. (Ord. No. 2002-1298 §§ 6)

CC: Theresa Lyons, Board of Adjustment Admin. Officer Shade Tree Committee

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