LAND DIVISION AND COMBINATION INSTRUCTIONS

All Land Divisions/Combinations applications must comply with the Land Division Act, P.A. 288 of 1967 as amended by P.A. 591 of 1996 and by P. A. 87 of 1997.

INCLUDE WITH THE APPLICATION:

The applications must include proof of ownership or must include a brief letter signed by the owner giving the agent permission to divide or combine the property.

This application must include a Certificate of Survey or Map drawing of all new parcels created with legal descriptions included.

All property taxes and special assessments attributable to all properties, including delinquencies with proof of payment in full submitted to the Assessor's Office before land can be divided or combined. After approval, a new recorded deed of split parcels must be submitted.

Principle Residence Exemption Affidavit and Rescind form must be included where applicable.

LAND DIVISION REQUIREMENTS (this may not include all requirements)

The depth of the proposed parcels must not be more than four times the width. The frontage and lot area must be less than the zoning ordinance requirements. The resulting parcels must be accessible and not land locked. All combinations and divisions must comply with provisions of the land division act.

NOTIFICATION OF APPROVAL OR DISAPPROVAL

In receipt of a completed application, the Assessor will notify the applicant of approval or disapproval with in 45 days per MCL Sec.109 after filing of the proposed division with the designated township official if all the following requirements are met. Sec 64 any person who violates section 108,109, 109b, or the exempt split provision of section 103(1) and sells or aggress to sell a resulting parcel of land is responsible for the payment of a civil fine of not more than \$1,000 for each sold.

No splits or combinations will be processed after December 31st of any year.

PROCESSING OF THE LAND DIVISION/COMBINATION

If the application is approved, the request will be processed in the current year but will only influence the following year's assessment and taxes. It is the responsibility of the applicant/owner of the Land Division Application to pro-rate any taxes for the current year.

APPLICATION FOR

LAND DIVISION/ COMBINATION

<u>DESCRIPTION CORRECTION or LOT LINE ADJUSTMENT</u>
You MUST answer all questions and include all attachments, or this application will be returned to you.

Any new splits/combinations a new deed or approved legal must be recorded with the County Register of Deeds per MCL 560.108(5)

Mail or Drop off Application with documentation to:

Edenville Township Linda Lewandowski Assessor 467 Moore St. PO Box 24 Edenville, MI 48620 989 627-2955

***Must Answer Yes or No (circle one) *** Have included Principle Residence Exemption Form (PRE) affidavit and/or Rescind form Or			
		Will file with Assessor later.	
		(Single Family or Qualified Ag parcels only	initials of property owner
The Principle Residence form MUST be filed	l for any new split or combination parcel number		
that the PRINCIPLE residence exemption wi			
Assessor will not take responsibility if exemp	otion form is not filed in a timely manner		
property with local zoning and or building codes and health departmet I agree that the statements above are true and if found to be not true of permission for the Officials of said Township/City, Village and Aren: State of Michigan to give permission to enter the property where this information on the application is correct. Further, I understand that this is only a parcel division which convey Ordinance and State Land Division Act (formally the Subdivision Co MCL 560.101 et seq.) and does not include any representation or con restrictions or other property rights. Finally, even if this division is approved, I understand, local ordinance comply with the new requirements and apply for division again unless are recorded with the Register of Deeds or the division is built before **NOTE WHEN SIGNING THIS contract, YOU H. COMPLETING THE COMBINATION/SPLIT PRO	ade in accordance with the Land Division Act. It is and or purchaser's of said property (ies) to verify the compliance of ent requirements. In this application and any approval will be void. I further agree to give ac County Officials not limited Equalization studies and analysis and the parcel division is proposed for purposed of inspection to verify that the eys only certain rights under land division application, the Local Zoning ontrol Act, P.A. 288 of 1967m as amended (particularly by P.A. 591 of 1996) eveyance of rights in any other stature, building code, zoning ordinance, deed ces and State Acts change and if changed the division made here must as deeds, land contracts, leases or surveys representing the approved divisions of the changes to laws are made. AVE CONSENTED TO THE PROCESS OF OCESS. No appeal process will occur for year that split and to the assessment roll. Any reversal will not take place		
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Property Owner Signature			
Property Owner Signature	Date:		
DATE STAMP HERE:			
Approved by:Reason Denied:Signature of Reviewer:Retired parcel ID#:	Date:		
r · · · · ·			
New parcel ID#:			

Approval/Denial letter sent: