# HENDRICKS COUNTY PLANNING & BUILDING DEPARTMENT



The Hendricks County
Quality Growth Strategy

## MINOR RESIDENTIAL SUBDIVISION PROCEDURAL GUIDELINE

**<u>DEFINITION:</u>** The subdivision of a parent tract into one (1) new residential building site, and a remainder, which does not involve the construction or extension of public or private streets, or under the standards set forth in this ordinance, does not involve substantial improvement or realignment of any existing county road. To qualify as a minor residential subdivision, the proposal must meet all of the conditions set forth in this ordinance for minor residential subdivisions.

# 1. PRELIMINARY CONSULTATION:

- a) Scheduled by appointment or at a regularly scheduled TAC meeting.
- b) Optional pre-application discussion with owner or developer.
- c) Sketched plan showing all existing and proposed improvements.
- d) Written summary of the preliminary consultation provided upon request.

# 2. APPLICATION:

- a) Notarized application <u>must</u> be filed at least <u>thirty (30) days</u> before Area Plan Commission meeting (See PC Meeting Schedule for deadlines);
- b) Submit <u>four (4) copies</u> of the final plat and development plan including topographic overlay and area map;
- c) Other Forms:
  - 1) Separate written legal description;
  - 2) Copy of the parent tract deed;
  - 3) All applications <u>must</u> be reviewed by the Planning Department staff for completeness and accuracy prior to acceptance; a completed application <u>Checklist</u> must be provided; and
  - 4) A properly completed County/Developer Inspection Agreement must be submitted with the application.
- d) Easements outside of the applicants control, soils analysis or sewer and water availability letters, IDNR floodplain boundary determinations, etc. must be submitted with the application;
- e) Drainage narrative/calculations; and
- f) Easement grants within the site must be provided prior to approval.

# 3. <u>FEE:</u>

a) \$230.00

# 4. <u>SITE VISITS:</u>

The Area Plan Commission staff will be conducting on site inspections of the property, if necessary, prior to Technical Review.

# 5. <u>TECHNICAL REVIEW:</u>

A meeting between the developer's representatives, usually the project engineer and the Area Plan Commission staff to discuss the project. Check meeting schedule for time and place.

# 6. **DRAINAGE BOARD:**

Contact the County Surveyor's office for application and approval information.

# 7. <u>AREA PLAN COMMISSION ADMINISTRATIVE & PLAT COMMITTEE</u> MEETING:

An administrative hearing concerning approval to be held each month. See the attached meeting schedule.

# 8. PRIOR TO RECORDING:

The following notes must be on the final plat:

- a) The developer must pay an assessment known as an "economic development charge" levied in the amount of fifty dollars (\$50.00) on each residential lot to be recorded to be made payable to the "Economic Development Fund" in the office of the Auditor of Hendricks County, Indiana. (Residential lots only)
- b) Drainage Board Statement: "A petition addressed to the Hendricks County Drainage Board has been filed in duplicate with the County Surveyor requesting that this subdivision's storm drainage system and the easements therefore be accepted into the county's Legal Drainage System, so that a maintenance fund may be established by assessment under the authority of the Indiana Drainage Code and so that said board may exercise other powers and duties as provided for in said code."

# 9. RECORDING FINAL PLAT:

a) Process recording package through County Engineer's office.

- b) Final plat <u>must</u> be recorded prior to receiving local building permits (except model homes).
- c) Improvements must be installed and inspected prior to recording. A performance bond for any improvements where initial installation has been waived must be posted prior to recording.
- d) Recording is not an instantaneous process. The applicant should allow sufficient time for the review and processing of the final plat.
- e) Addresses must be added to the final plat prior to recording. The Director of the Plan Commission will not sign the final plat without addresses included. To obtain addresses, the applicant must submit a request to the Planning & Building Department well in advance of the recording package being forwarded to the Hendricks County Engineer's office. The Plat Address Information Sheet submitted with the plat application does not constitute a request for addresses.

This procedural guideline is intended as a summary of the approval process and is not intended to replace any ordinance or Rule of Procedure. Refer to the Subdivision Control Ordinance, Storm Drainage, Erosion, Sediment Control Ordinance (SDESCO), Zoning Ordinance, and Plan Commission Rules of Procedure for actual requirements.

Revised: November 2011

Application NoPrimary Approval		PUD Fee Ad Fee To be paid to	the Hendricks County Area
Secondary Approval			ssion must accompany this application.
HENDRIC	KS COUNTY AREA PLA	N COMMISSION	l
☐ Minor Plat ☐ Replat	☐ Revision ☐ Minor Residential		☐ Amendment ☐ PUD
	(Check all that app	ly)	
APPLICATION FOR APPROVAL OF PLATOF LAND WITHIN THE TERRITORIAL JUI			
Name of Applicant		Phone No	
City State Zin		Fax No	
Name of Applicant  Address of Applicant  City, State, Zip  ! (We) hereby apply for approval of accordance with the provisions of the duly authorized agents or trust or re-subdivision.	the county regulations.	l (We) am (are) tl	ne owner (the owners,
Name of Subdivision or Re-subdivision Location			
(Give boundaries briefly, using names of s	treets, streams, major la	nd lines, etc.)	
Current Zonina District			
Sewer Provider	Water Provide		
Current Zoning District  Sewer Provider  Name of Township  Section	NoTownship No.	Range	
Dimensions of Subdivision_ Area (in acres) Tentative Number of	Parcel Nur Lots	mber(s)	
Miles or fraction thereof of new streets to b			
Name of registered engineer or surveyor pa	reparing plans:	`	ll width)
Engineer's Address	Pho	ne No.	
	Fax	No	
Attorney or Other Agents			
STATE OF INDIANA ) ) SS:			
HENDRICKS COUNTY)			
The undersigned, having true and correct as he is informed		oath, says that th	e above information is
	Signature of Application	Applicant ant	
SUBSCRIBED AND SWORN TO	BEFORE ME THIS	_DAY OF	20
	NOT	ARY PUBLIC	
COUNTY OF:			
MY COMMISSION EXPIRES:			

\*Electronic alteration of this form is prohibited.

Revised: December 2008

# **Minor Residential Plat Checklist**

MRP_	

The following requirements of the Hendricks County Subdivision Control Ordinance and Zoning Ordinance must be met before your application can be considered by the Hendricks County Area Plan Commission Administrative & Plat Committee. It is important that all requirements are met prior to applying for minor residential plat approval. <u>An incomplete application will not be scheduled for hearing</u>. If you have any questions about these requirements, please consult Plan Commission staff at 317.745.9254.

This check-off list is to help you organize and complete your application. It is also to assist Plan Commission staff in reviewing your submission. PLEASE PUT A CHECK MARK BESIDE EACH REQUIREMENT AS IT IS MADE PART OF THE APPLICATION.

# A COMPLETED CHECKLIST MUST BE SUBMITTED WITH EACH APPLICATION ORDINANCE REQUIREMENTS

# APPLICATION REQUIREMENTS (HCSCO)

The	e applicat	ion for Minor Residential Plat approval shall include the following items:
	1.	Application Materials
	a.	Application Form;
	b.	Authorization letter from property owner (if there is an agent);
	c.	Property Inspection Release;
	d.	Plat Address Information Sheet (if applicable);
	e.	Separate written legal description;
	f.	Soils report (if applicable);
	g.	Copy of the drainage report;
	h.	Allocation letter for sanitary sewer service (if applicable prior to the staff review meeting);
	i.	Engineer certification for waterline construction (if applicable prior to the staff review meeting);
	j.	A completed County/Owner Inspection Agreement;
	k.	Wetlands – a letter identifying the location of any jurisdictional wetlands from the property owner;
	l.	Aerial photograph;
	m.	Proof that the applicant has notified all affected utility companies, local fire departments, school
1		superintendent of the affected school district and all affected incorporated town(s) located within
		two (2) miles of the proposed development site in the same manner as prescribed in the Rules of
		Procedure of the Hendricks County Area Plan Commission Administrative & Plat Committee, and has
		also provided those parties listed above with said notice a copy of the primary plat and construction plans.
L		Proof of notification shall be certificate of mailing.
	n.	Copy of the zoning map kept in the Planning and Building Department;
	0.	Do all of the lots in this plat meet the 3 to 1 depth to width ratio (See HCSCO Section 2.11 (1)(c)?
$\sqcup$	p.	Easements outside of applicant's control (prior to the staff review meeting);
	q.	Easement grants within the applicant's control provided prior to approval (prior to the staff review meeting);
1	r.	Any federal/state or local approval on their official forms signed by the proper authority (prior to the staff review
		meeting);
	S.	IDNR floodplain boundary determinations, etc.;
	t.	One 11" x 17" set of plans;
$\sqcup$	u.	CD containing a .pdf copy of the plans;
	ν.	Fees – An applicant shall pay the specified fee at the time of filing the application. The application fee shall be
		established by the Hendricks County Fee Ordinance and shall be nonrefundable.

2.	Subdix	rision Plat Drawing
Ť	a.	Lot number:
-	b.	North arrow;
+	c.	Graphical Scale;
	d.	Parent tract (drawn from the deed) and labeled as "remainder;"
+	e.	Proposed lot including the following:
-	<u> </u>	Boundary lines and acreage thereof, based upon an accurate traverse;
— <del> -</del> -		ii. Right of way;
+		iii. Building setback lines;
+		iv. All easements and property address;
+	f.	Section corners monumentation found and tied to the subject tract;
+	g.	Cross reference to a recorded survey per IAC 865 Chapter 1-12;
+	<u> </u>	Legal description;
	i.	Certificate of dedication;
	<u> </u>	Certificate of ownership;
+	<u>J·</u> k.	Surveyor's certification;
_+	l.	Certificate of the Plan Commission Administrative & Plat Committee including signature location for the Director,
	1.	Hendricks County Planning & Building Department, as Chairman.
	m,	Street Classification;
		Sidewalk commitment (if applicable);
+	n.	
	0.	Legal drain statement – the following statement shall be placed on the plot plan: "This Minor Residential
-		Subdivision application has been filed with the Hendricks County Drainage Board requesting approval of a residential lot created from the parent tract. This lot may be within the watershed of a legal drain, therefore,
		a drainage assessment may be assessed by the Hendricks County Drainage Board under the authority of the
		Indiana Drainage Code and so the said Board may exercise all the powers and duties as provided for in said
		code. This lot containsft. of existing legal drain tiles andft. of existing open ditch legal
		drains."
-+	p.	Sheet size:
+	р.	i. Minimum 17" x 22;":
+		ii. Maximum 18" x 24."
+		T. Fleathan to AZT.
$\dashv$	3. Sub	division Plat Requirements:
-	3. Buo	arvision i fat regulients.
1	а	Lot boundaries;
+		Dimensions;
-		Easements;
+		Building setback lines;
+		Waterways;
_		Floodways;
		Floodways;
+		Street location to which the property has access;
+		House layout and location;
-		Driveway location;
+	J. 1,	Shoulder & Roadside Ditch Details (see Appendix D):
	κ,	i. 7' shoulder;
		ii. Adequate roadside ditch;
+		Drainage improvement;
+		Sewage disposal systems details (per Hendricks County Zoning Ordinance and/or Hendricks County Health
	111.	
	n	Department Requirements); Water supply system details;
$\neg$		Erosion control measures.
<del>-</del>	~	
+	Staff O	
-+-	W.	CDP Review Checks
	Χ.	Add application .pdf and 11" x 17" plans to website

Presentations to the Plan Commission may be required in PowerPoint format. Staff will provide the necessary equipment for the presentation.

Electronic alteration of this form is prohibited.

Page 2 of 3 Revised 11/30/11

Hendricks County Planning & Building Dept. 355 South Washington Street #212 Danville, IN 46122

Phone: 317.745.9254 Fax: 317.745.9347

Website: www.co.hendricks.in.us

Page 3 of 3

# PROPERTY INSPECTION RELEASE FORM

REAL ESTATE AFFECTED:	Section	Township _	Range
Township			
Location of Subject Property to N	earest County l	Road Intersection:	
Address of Subject Property:			
Town of:	Lot	Block	Addition
Subdivision		Lot	_ Section
I (We) hereby authorize a and Building Department, other Appeals and members of the Pl property for the purpose of inspe (We) further release said Board officials from any and all liability	Hendricks Coulan Commission and evalumembers, Cor	anty Officials, me on the right to co- uating the premise nmission member	ome onto the above described es regarding this application. rs, and County employees and
Арр	olicant(s)		
	Date		

# **MEMORANDUM**

TO:

**Engineers and Developers** 

FROM:

Hendricks County Planning & Building Department

**DATE:** 

9/26/02

RE:

Utilities

Please provide the name of all utilities (water, sewer, telephone, electric, gas and cable) at the time of an application submittal. It is becoming more difficult for our department to determine what utility serves the area where a project is located.



December 4, 2008

Mr. Don Reitz Hendricks County Planning and Building Hendricks County Government Center 355 South Washington Street, #212 Danville, IN 46122

RE: VIDEO REQUIREMENTS OF NON-REGULATED DRAIN STORM SYSTEMS

Dear Mr. Reitz,

It has been brought to my attention that the Drainage Ordinance requires the videotaping of the storm system only where they will be included in the Regulated Drain system. As you are aware, there are some systems that will not be included in the Regulated Drain system. Upon reviewing this with the inspectors in both offices, I feel that this needs to be clarified due to potential impact upon the residents in the development and those living in the offsite drainage area.

Therefore, beginning immediately, all storm drainage systems must be videotaped to insure proper workmanship as well as providing a basis for beginning any investigation within this area. It is realized that there will be occasions, short runs that may be visibly inspected, that videotaping may not be necessary but these will be handled on a case-by-case evaluation. If you have any concerns regarding the aforementioned items, please contact me.

Sincerely,

David L. Gaston P.L.S. Hendricks County Surveyor



# Hendricks County Planning and Building Department 355 South Washington Street, Rm G80 Danville, IN 46122 (317)745-9445 fax (317)745-9347

**PLAT ADDRESS INFORMATION SHEET** 

This information is necessary for preliminary work on plat address assignment and notification. This is not a request for address assignment. A request for address assignment must be made separately prior to recording the plat. You may request address assignment by contacting Tonya Cottrell at tcottrell@co.hendricks.in.us.

Project Owner			Contact per	son		
Mailing Address						
Phone		Fax		E	mail	
Project Engineer			Contact per	son		
Mailing address						
Phone		Fax		E	mail	
Subdivision Name	e					
		No. of Lots in				
Section Number		Section		A	creage	
Property Location	1					
Parcel I.D #						
Project Type (checl	<b>c One)</b> Single-family Dwell	ling(s)Mu	ılti-family Dwelli	ng(s) _	_Comme	rcial
	IndustrialIns	stitutional	Other (specify)			
The following age	encies and utility companies v Please correctly identify					
Post Office				Code		
Fire and Rescue						
Electric Utility						
Gas Utility						
Water Utility						
Sewer Utility						
Telephone Utility						
Cable Utility						
Prepared By:			Phone			

# **COUNTY/OWNER INSPECTION AGREEMENT**

and between:	, 20, by	
Owner's Name and Mailing Address)		
(HEREINAFTER DEVELOPER) and the Hendricks Court COUNTY) Witnesseth That:	nty Planning and Building Departme	nt (HEREINAFTER
WHEREAS, the OWNER has filed a written applic equesting approval of	ation with the Hendricks County Are	ea Plan Commission
PROJECT)	, (SECTION)	;

WHEREAS, the PROJECT will require the installation of certain improvements at the OWNER'S expense in order to comply with the ordinances and regulations of Hendricks County, Indiana and all appropriate Federal and State Statutes; and

WHEREAS, in order to insure that these improvements are completed in compliance with all applicable laws, ordinances, rules, regulations and procedures, as well as any requirements placed by the Plan Commission or the Administrative Committee inspections of the construction of these improvements are necessary.

NOW, THEREFORE, it is agreed between the parties as follows:

- 1. The OWNER shall cause to have completed in a timely manner all improvements required for the PROJECT;
- 2. The construction of all improvements shall be made in strict compliance with the plans and specifications for the PROJECT as approved by the Hendricks County Area Plan Commission and if applicable, the Hendricks County Drainage Handbook, the Zoning Ordinance of Hendricks County, the Subdivision Control Ordinance and all other laws, rules and regulations. These plans, specifications and applicable ordinances, laws, rules and regulations are made a part of the Agreement by reference;
- 3. The construction shall at all times be subject to inspection, approval, and acceptance by the COUNTY;
- 4. No liability of any kind for any part of the improvements prior to their acceptance by the COUNTY shall attach to Hendricks County. The OWNER and his contractor shall indemnify and hold Hendricks County harmless against all claims, demands, actions, causes of action, loss and expense of every nature and kind (including attorney's fees) at any time asserted against Hendricks County, for or on account of any person, arising out of, or in any way connected with, the location, installation and construction of the improvements prior to their acceptance by the COUNTY. This indemnity shall not be limited by reason of the enumeration of any insurance coverage required herein:
- 5. The OWNER or his contractor shall also furnish the COUNTY suitable evidence of authority to install any improvements to be constructed across, over, on, through or under any highway, right-of-way, floodplain, or easement;
- 6. The parties agree that inspection of the construction shall be handled in the following manner:
  - a. The COUNTY shall provide inspection services during the construction
    of the improvements to determine whether the improvements are constructed in accordance with
    approved plans, specifications, Hendricks County requirements, and all applicable Federal and
    State requirements;
  - The inspection services shall not include testing, construction engineering or construction stakeout. The OWNER or his designated representative shall be solely

responsible for the performance of required testing, construction engineering and stakeout and all construction work;

- c. The OWNER or his contractor shall notify the assigned inspector at least seventy-two (72) hours in advance of the commencement of any construction phase;
- d. Persons working on or having control of the construction of the improvements shall cooperate fully with the inspector and shall have available on site a copy of the approved secondary plat and construction plans and specifications signed by the Plan Commission Director;
- e. The OWNER shall reimburse the County for the cost of the inspection services as follows: \$\_\_\_\_\_ per hour of actual time spent on the PROJECT by the assigned inspector performing the inspection services;
- g. The OWNER must submit payment, payable to the Hendricks
  County Treasurer, for the balance of the total actual cost of the inspection services to the
  COUNTY, actual cost paid by OWNER, as well as sufficient funds to cover maintenance period
  inspections, prior to acceptance of the improvements by the COUNTY; and
- h. Failure to follow the requirements of this section may result in the COUNTY not accepting the improvements and denying Improvement Location Permits;
- 7. Upon completion of the proposed improvements, two (2) sets of certified record drawings including all necessary measurements, shall be prepared by the OWNER'S engineer and filed with the COUNTY. The inspection services covered by this agreement shall include review of the "As-Built" plans and shall be completed before the COUNTY will accept such improvements;
- 8. Upon completion, but before acceptance by the COUNTY, the contractor shall furnish a completion affidavit in a form prescribed by the COUNTY, and the OWNER or contractor shall also furnish a suitable irrevocable letter of credit, guarantee maintenance bond or cashier's check made payable to the Board of Commissioner of Hendricks County, Indiana in an amount equal to twenty percent (20%) of the total construction cost for the required improvements. The letter of credit, bond or cashier's check shall guarantee material and construction for a period of three (3) years from the date of acceptance.
- 9. During the ninth (9<sup>th</sup>), twenty-first (21<sup>st</sup>) and thirty-third (33<sup>rd</sup>) month of the three (3) year maintenance period, the COUNTY shall reinspect the PROJECT and notify the OWNER of any needed corrective action. The OWNER shall immediately address any deficiencies prior to the end of the three (3) year maintenance period, unless a deficiency is deemed a public nuisance or safety hazard by the Department, in which case, corrective action may be required prior to any construction activity. At the end of the three (3) year maintenance period, if no corrective action is required, or after the successful completion of any needed corrective action, the COUNTY shall process the maintenance bond release. Failure to do the corrective action will result in forfeiture of the maintenance bond

IN WITNESS WHEREOF, the parties acting by and through their authorized representatives have executed this instrument on the date first above written.

OWNER'S NAME AND ADDRESS Name:		
	Phone	
Signature		
Printed Name		
Title	- 174 - 25414	
Date		
STATE OF INDIANA	) ) SS:	
COUNTY OF HENDRICKS	) 33.	
	ary Public, in and for said County and State, personally ap, OWNER, and acknowledged the execut	
the foregoing County/Engineer Inspection a	and Testing Services Agreement to be his free and voluntary act and	l deed.
WITNESS my hand and notarial seal this	day of	
Commission Expiration Date	Notary Public Signature	
County of Residence	Printed Name	
Plan Commission Director	Approved as to Form: Gregory E. Steuerwald, County Attorney	
STATE OF INDIANA	)	
COUNTY OF HENDRICKS	) SS: )	
BEFORE ME, the undersigned, a Notary Pu who acknowledged the execution of the fore	Public, in and for said County and State, personally appeared regoing County/Owner Inspection Agreement.	
WITNESS my hand and notarial seal this	day of, 20	
Commission Expiration Date	Notary Public Signature	
County of Residence	Printed Name	
*Electronic alteration of this form is prohib	bited.	

# MINIMUM INSPECTION HOURS REQUIRED ON COUNTY/OWNER INSPECTION AGREEMENTS

Per approval from the Hendricks County Area Plan Commission Administrative Committee, the following are the minimum hours acceptable for developments that require a County/Owner Inspection Agreement:

Minor Residential Plats (MRP): 5 Hours (\$370.00)

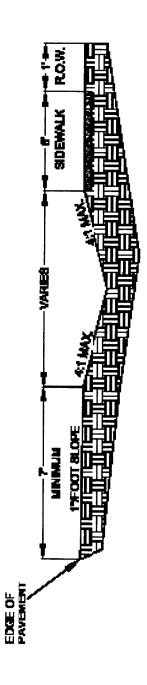
Minor Plats (MIP): 5 Hours (\$370.00)

Major Plats (MAP): 100 hours (\$7,400.00)

Development Plan Reviews (DPR) 50 hours (\$3,700.00)

The Committee has given the Engineering Inspectors the authority to reduce the required minimum number of hours; however it is to be done on an individual basis according to required improvements for the plat/plan.

# TYPICAL ROADSIDE SECTION ALONG COUNTY ROAD



Effective Date: December 21,2004

# SUBDIVISION CONTROL ORDINANCE

Appendix C: Certificates & Notations



(Amended Ordinance 2009-08)



### APPENDIX C: CERTIFICATES & NOTATIONS

All plats containing material prepared by a land surveyor shall contain a surveyor's certificate. Major and minor subdivisions shall contain the following surveyor's certificate on each page of all plats:

# SURVEYOR'S CERTIFICATE

To the best of my knowledge and belief the in accordance with Title 865, Article 1, completed on both inclusive of streets are shown on this plat in figure	. Chapter 12 of the Indiano , 20 Th , and streets as shown here	Administrative Code and was nis subdivision consists of lots on. The size of lots and widths
This subdivision containsfeet of tile drains.	lineal feet of open d	itches and lineal
Hereby certified on this	day of	, 20
Name Registered Land Surveyor		
Indiana No		



All plats to be recorded shall contain the following owner's certificate:

### CERTIFICATE OF OWNERSHIP

We the undersigned, as owners of the real estate hereon do hereby declare the real est described, shall be known as					
Owner Name	Owr	ner Name			
Before me, a notary public in and acknowledged the execution of thi purpose therein expressed.	for said County and S s instrument as their v	tate, personally appeared the above and voluntary act and deed for the uses and			
Witness my signature and Notarial	Seal this day	y of, 200			
My commission expires:	Notary Scal	Signature Notary Public			
County of Residence	<del></del>	Printed Name			

ANY OF THE FOLLOWING PARAGRAPHS THAT ARE APPLICABLE SHALL BE INCLUDED IN THE OWNER'S CERTIFICATE:

- 1. Public Streets and Alleys. All public streets and alleys shown and designated as such and not heretofore dedicated are hereby dedicated to the public. Other public lands shown and not heretofore dedicated are hereby dedicated for the purposes designated hereon.
- 2. Easement. There are strips of ground shown on this plat and marked easement, reserved for the use of public utilities and subject to the paramount right of the utility or County to install, repair, maintain or replace its installation. Drainage use of easements is hereby authorized unless otherwise stated. Those easements noted as surface drainage easements shall not be disturbed in such a manner as to interfere with the flow of stormwater. No plantings, structures, or fill shall be placed in such easements nor shall they be regarded in such a manner as to impede the flow of stormwater.

# APPENDIX C: CERTIFICATES & NOTATIONS

Private Access Easements and/or Private Streets. There are private access easements and/or private streets shown on this plat and marked accordingly. These are intended to be private in perpetuity, and there is no obligation for any government entity to assume any responsibility for these easements and/or streets now or at any future time. The responsibility for maintenance and snow removal on the access easements and/or streets shown on this plat is assumed by the
and snow removal on the access easements and/or streets shown on this plat is assumed by the property owners of lots and not the County.

- 4. Maintenance, Public Improvements. The County shall not maintain improvements dedicated to the public by this plat until the Board of County Commissioners has accepted completed improvements for maintenance. The release by the Commissioners of a financial guarantee of performance and/or maintenance shall constitute acceptance for maintenance by the County.
- 5. National Flood Insurance Program Certificates:

### A. Zone A District Certificate

This subdivision contains property included in the "Zone A District" on the National Flood Insurance Rate/Floodway Map # \_\_\_\_, dated \_\_\_\_\_. No building may be constructed or substantially improved in the area so designated until the Indiana Department of Natural Resources has determined a flood elevation. Any building constructed or substantially improved after the date of this instrument in the "Zone A District" shall be provided with a flood protection grade which is at least two feet above said flood elevation. The flood protection grade is the elevation of the lowest floor of a building or structure. If a basement is included, the basement floor shall be considered to be the lowest floor.

B. Floodway Fringe District Certificate

The subdivision contains property in the "Floodway Fringe District" on the National Flood Insurance Program Flood Insurance Rate/Floodway Map #\_\_\_\_\_, dated \_\_\_\_\_. Any building to be constructed shall be provided with a flood protection grade set at or above \_\_\_\_\_ feet, M.S.L., which is two feet above the 100-yr. Frequency flood. The flood protection grade is the elevation of the lowest floor of a structure. If a basement is included, the basement floor shall be considered to be the lowest floor.

C. Floodway District Certificate

This subdivision contains property included in the "Floodway District" on the National Flood Insurance Program's Flood Insurance Rate/Floodway Map # \_\_\_\_\_\_, dated \_\_\_\_\_\_.

NO RESIDENTIAL DEVELOPMENT CAN OCCUR IN THE FLOODWAY DISTRICT. ALL PERMITS TO BE ISSUED FOR LAND LYING IN THE FLOODWAY DISTRICT SHALL BE FORWARDED WITH PERTINENT PLANS AND MATERIALS TO THE INDIANA DEPARTMENT OF NATURAL RESOURCES FOR REVIEW AND COMMENT PRIOR TO ISSUANCE.



# APPENDIX C: CERTIFICATES & NOTATIONS

6.	Farm Access Easement. The farm access easement shown on the plat is to provide access for farm equipment only to the farm land located and of the property contained in this subdivision.
7.	Maintenance Easement. The maintenance easement shown on this plat is to provide with access to the located or referenced on this plat. The cost of maintenance of the is to be provided by the owners of lots.
8.	Restrictions and Covenants. Lots in this subdivision are subject to restrictions and covenants se forth in Plat Book, Page and any amendments thereto.
9.	Notarized Signature Required. The notarized Signature Required. The notarized signature of the owner(s) must be included on any plat, in a form similar to the following:
	WITNESS OUR HANDS AND SEALS THIS day of
	STATE OF INDIANA )
	COUNTY OF HENDRICKS ) SS:
	BEFORE ME THE UNDERSIGNED, NOTARY PUBLIC, IN AND FOR THE COUNTY AND STATE, PERSONALLY APPEARED WHO ACKNOWLEDGED THE EXECUTION OF THE FOREGOING INSTRUMENT AS HIS/HER VOLUNTARY ACT AND DEED FOR THE PURPOSES THEREIN EXPRESSED.
	WITNESS MY HAND AND NOTARIAL SEAL THIS DAY OF
	NOTARY PUBLIC (SEAL)
	COUNTY OF RESIDENCE
	MY COMMISSION EXPIRES

# PRIMARY APPROVAL

The following Plan Commission Certificate is used for primary approval for major subdivisions, and also shall appear on each page of all plats to be heard by the Plan Commission:

# PLAN COMMISSION'S CERTIFICATE

Pursuant to IC 36-7-4-700 Et. Seq., and all amendments thereof, the undersigned do herebecertify that the public notice of the hearing by the Hendricks County Area Plan Commission of the herein-named owner's application for approval, of this plat duly complied with IC 36-74-706 and all amendments thereof, and that said plat was approved at said hearing with the majority of the members of said Plan Commission concurring in said approval.				
Given under our hands and seal this	_ day of	, 20		
President Name	Secretary	, Name		
The following certificate of approval shal Administrative and Plat Committee. Eac Engineer.	l appear on each ch page shall als	page of all plats to be heard so bear the signature of the C	by the County	
ADMINISTRATIVE AND	PLAT COMMITT	EE'S CERTIFICATE		
Under authority provided by IC 36-7-4-was given approval by the Hendricks Co	700 Et. Seq., an Junty Administrati	d all amendments thereto, thi ve Committee at a meeting he	is plat eld on	
·				

The following regulated drain certificate and table shall appear on each subdivision plat:

# REGULATED DRAIN CERTIFICATE

A petition addressed to the Hendricks County Drainage Board has been filed in duplicate with the County Surveyor, requesting that the subdivision's storm drainage system and its easements be accepted into the County's regulated drainage system. The storm drainage system and its easements that are accepted into the County's regulated drainage system are delineated on the plat as Regulated Drainage Easements (RDEs). Regulated Drainage Easements are stormwater easements and drainage rights-of-way that are hereby dedicated to the public and to the Hendricks County Drainage Board for sole and exclusive purpose of controlling surface water and/or for the installation, operation, and maintenance of storm sewers and tile drains as defined in Hendrick's County Stormwater Management Ordinance. These drainage easements are established under authority of the Indiana Drainage Code and the said Board may exercise powers and duties as provided in said code, (e.g., annual drainage assessment per lot).

This subdivision contains \_\_\_\_ linear feet of open ditches and \_\_\_\_ linear feet of pipe that will be included in the County's Regulated Drainage System.

regulated drain footage		
Open Ditches	feet	
Pipe	feet	

The following statement shall appear on each subdivision plat to be recorded:

# **ECONOMIC DEVELOPMENT CHARGE**

The developer must pay an assessment known as an "Economic Development Charge" levied in the amount of fifty dollars (\$50.00) on each residential lot to be recorded to be made payable to the "Economic Development Fund" in the Office of the Auditor of Hendricks County, Indiana.

The following statement shall appear on each subdivision plat with secondary septic fields:

# SECONDARY SEPTIC FIELD EASEMENT

Those designated as secondary septic field easements (SSFE) are secondary septic field easements that are hereby expressly reserved for the purpose of the placement of a sewage disposal field. Uses shall be limited to those consistent with the proper operation of a septic system and that will not result in soil compaction. The easement shall terminate only with the written approval of the

# **APPENDIX C: CERTIFICATES & NOTATIONS**



Hendricks County Health Officer on the plat.

The following statement shall appear on each subdivision plat to be recorded:

REDACTMENT	T STATEMENT
"I AFFIRM, UNDER THE PENALTIES FOR PERJUR' REDACT EACH SOCIAL SECURITY NUMBER IN TH	
Name	
Approved by the Board of County Commission	ners of Hendricks County, Indiana, this
day of, 20	
	BOARD OF COMMISSIONERS
	President
	Vice President
ATTEST:	Member
Auditor	

# HENDRICKS COUNTY PLAT RECORDING PACKAGE

- The following policy is to be used for recording subdivision plats, minor plats and divisional lot splits effective July 1, 2004, March 11, 2005 and January 1, 2006.
- A. **VERIFICATION OF PLAT:** No plat shall be submitted for recording until it has been thoroughly checked by the design engineer or surveyor for completeness, accuracy, and compliance with the Subdivision Control Ordinance, Planning Commission stipulations and all other applicable rules, regulations, and laws.

Each page shall bear the signatures and seal of the Planning Commission and the Registered Land Surveyor (including their names printed below the signatures and they must match), also Design Engineers name, address and phone number.

The plat shall contain signatures (with names printed below) as written on deed of all owners of property and shall be notarized and sealed by an appointed and commissioned Notary Public.

- B. **SUBMISSION OF PLAT:** After the design engineer or surveyor has checked the plat, a group of documents known as the recording package shall be submitted to the County Engineer for processing. The recording package shall consist of the following:
  - 1. If required, a duly executed performance bond, letter of credit or Cashier's Check (if amount is under \$10,000) in the amount established by the Hendricks County Planning Commission in favor of the <a href="Hendricks County Board of Commissioners">Hendricks County Board of Commissioners</a>. (County Plats Only)
  - 2. The recording fee is \$20 for the first page of the plat plus \$5 for each additional page, plus \$2.00 for copies (10 in county & 5 in town). For a one page, plat in county total is \$40.00. For a one page, plat in town total is \$30.00. Additional fees will be added for other necessary documents including cross-references. In such cases, a blank check made to the order of <a href="Hendricks County Recorder's Office">Hendricks County Recorder's Office</a> will be accepted.
  - 3. The plat and its reproductions in accordance with the following:
    - a. The original Mylar plat. (no larger than 18" X 24")
    - b. (Plus) 2 Mylar copy. Copies must be no larger than 18" X 24" and no smaller than the standard "C" size Mylar (17" X 22"). All copies <u>must be legible</u>.
    - c. Each plat containing residential property shall contain a copy of the receipt from the Office of the Auditor, Deeds and Cartography Division (checks made payable to *Hendricks County Treasurer*) showing proof of payment for the Economic Development Charge (the fee for this is \$50 per lot).
    - d. The current deed to the property and/or proof of ownership including recording information for verification.

- e. Restrictive covenants, if any, to be recorded for the project.
- List of proposed lot values, lot numbers and lot acreage as requested by the County Assessor.
- Additional rights-of-way or easements, if any, to be recorded for the project.
- h. If required, revised or updated development plans. (County Plats Only)
- i. Any additional item or documentation required as a condition of Plan Commission or Drainage Board approval.
- Copy of Receipt(s) showing current Real Estate Taxes on all parcels of land has been paid.
- k. The acreage of each lot, the lot number, and the address (where applicable) shall be shown on the plat.

## C. Notes::

# 1. All plats shall contain the following statements:

"A petition addressed to the Hendricks County Drainage Board has been filed in duplicate with the County Surveyor, requesting that the subdivision's storm drainage system and its easements be accepted into the County's regulated drainage system. The storm drainage system and its easements that are accepted into the County's regulated drainage system are delineated on the plat as Regulated Drainage Easements (RDEs). These drainage easements are established under authority of the Indiana Drainage Coed and the said Board may exercise powers and duties as provided in said code (e.g. annual drainage assessment per lot). All other storm drainage easements have not been accepted into the County's System. All drainage improvements performed relative to the conveyance of Stormwater runoff and the perpetual maintenance thereof, within the latter easements, shall be the responsibility of the owner or homeowner association. The Hendricks County Drainage Board assumes no responsibility relative to said improvements or the maintenance thereof. This subdivision contains \_\_\_\_\_\_ lineal feet of open ditches and \_\_\_\_\_\_ lineal feet of subsurface drains that will be included in the County's Regulated Drainage System. "

The noted Regulated Drain lengths, broken down by the length of open and size & length of tile drains, shall also be shown in tabular form in a prominent position on the plat.

The Recorder's office must have on plat the following statement: I affirm under penalties for perjury, that I have taken reasonable care to redact each social security number in this document, unless required by law. (Name)

The County Engineer will process the package through the Planning and Building's, Surveyor's, Environmental Health's (only plats with Septic Systems), Auditor's and Recorder's Offices, and the original should be recorded and ready to be picked up *approximately* 7 to 10 working days after submission barring any unforeseen problems.