



Subdivision and Land Development Plan Application

SUBMISSION REQUIREMENTS:

****APPLICATIONS MAY BE SUBMITTED MORE THAN 20 DAYS AND FEWER THAN 30 DAYS PRIOR TO THE NEXT REGULARLY SCHEDULED MEETING OF THE PLANNING COMMISSION******

12 Complete Sets of:

- 1. Plans as required in the Subdivision Land Development Ordinance
- 2. Other related materials as appropriate.
- 3. One electronic copy of the site plan.
- 4. 2 copies of StormWater Management Report
- 5. 2 copies of Traffic Study (if appropriate)
- 6. Complete Chester County Planning Commission Act 247 Review Form and Fee
- 7. Payment of fees (See Fee Schedule)

PUBLIC WATER & SEWER CONNECTION- APPLICANT MUST SUBMIT TO THE LONDN GROVE TOWNSHIP MUNICIPAL AUTHORITY DIRECTLY

Type of Application	
Check One: [] Subdivision	[] Land Development
Check One: [] Preliminary Plan	[] Final Plan
Name of Plan:	
Applicant Information	
Name:	Street Address:
Phone:	City/State:
Fax:	Email:
Owner Information	
Name:	Street Address:
Phone:	City/State:
Fax:	Email:
Property Information	
Tax Parcel Number(s):	Acres:
Property Street Address:	Zoning District:
City/State:	Location:
Floodplain Present: [] Yes [] No	If Yes, location:
Square Feet of non-residential space:	
Current Use of Property:	
Proposed Use of Property:	
Proposed Use Permitted By: [] Right [] S	ecial Exception [] Conditional Use [] Other
Any existing structures over fifty (50) years	of age on the property: [] Yes [] No
If yes, describe:	
Improvements to be dedicated to the Towns	nip or Municipal Authority:
[] Street or Right-of-Way [] Sewer Li [] Water Line [] Pump Sta	

	ectness of all facts and information presented with this application and and required by this application upon submittal of the application to the
	g an application, including but limited to the cost of engineering and osits specified herein, the applicant is required to pay the additional
Signature of Applicant	Date:
	Date
	For Office Use Only
Engineer/Consultants:	Date Application Forwarded:
Board of Supervisors:	Date Application Forwarded:
Township Planning Commission:	Date Application Forwarded:
County Planning Commission:	Date Application Forwarded:
Solicitor:	Date Application Forwarded:

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Date Received:	
Date Accepted:	
90 Day Date:	
Fee Paid:	

Review and Processing Escrow Agreement for Land Development and/or Subdivision Plans

	of Development: nt of Security \$			
	GREEMENT, is made this with its	day of s principal place of business	, 20 located at	, by and among
(herein	nafter called "Developer"), and West Grove, PA 19390, (herei	d the BOARD OF SUPERVISC	RS OF LONDON GI	ROVE TOWNSHIP, 372 Rose Hill
RECITA	ı.L			
	EAS, the Developer owns certa own as Tax Parcel Number(s)			
	EAS, both the Township Ordin hip to impose fees for review			nning Code ("MPC") permit the
schedu	•	sional services escrow fee, fo	or reasonable and	ite resolution or resolutions a necessary charges required by Iring the review process; and
which ı				n for land development ("Plans") eview process based upon the
	THEREFORE, for and in consid hereto made to each other, a			and the mutual promises of the parties agree as follows:
1.		finition may be from time to de expert or professional ad	time amended. Th vice, including, bu	
2.	The purpose of this Agreeme necessary expenses incurred Consultants.	•	· · · · · · · · · · · · · · · · · · ·	
3.	Developer, contemporaneous the sum of determined pursuant to the by the Township. Said money	Dollars (\$), ("Initial professional professional escrow account ("only an estimate a	nd that Developer is ultimately

- interest in connection with the account. Developer shall be entitled to a refund of any balance in the account upon termination of this Agreement and after all Professional Consultant fees have been paid.
- 4. Upon submission to the Township of itemized bills for Professional Consultant fees, the Township shall within ten (10) days of receipt, provide copies of the itemized bills to the Developer. The Developer shall have one hundred (100) days after receipt of the bill to notify the Township and the Township's Professional Consultants that such fees are disputed and the basis for the objection to those fees. Failure of the Developer to dispute a bill within one hundred (100) days shall be a waiver of the Developer's right to arbitration of that bill under Section 510 (g) of the MPC. 53 PS Section 10510(g). In the event that the Township's Professional Consultant and the Developer cannot agree on the amount of the review fees, the Developer and the Township shall follow the procedure for dispute resolution set forth in Section 510(g), provided that the arbitrator resolving such dispute shall be of the same profession as the professional consultant whose fees are being disputed.
- 5. Developer shall be required to maintain a minimum balance that is equal to twenty percent (20%) of the Initial Escrow Amount at all times. Immediately after notice from the Township that the balance in the account is below the required minimum, Developer shall deposit with the Township, sufficient funds to restore the balance to the Initial Escrow Amount. Failure of the Developer to deposit the required funds shall result in the immediate cessation of all work by the Township and its Professional Consultants.
- 6. This Agreement shall remain in full force and effect until the Developer withdraws its Plans; the Plans are denied approval by the Township; or Developer's Plans have received final approval and the Developer and Township have executed appropriate Land Development and/or Subdivision Agreements and corresponding Financial Security Agreements.
- 7. By execution of this Agreement, Developer authorizes the Township to withdraw and make disbursements from the Escrow Account to reimburse the Township for the payments made to the Professional Consultants, after the expiration of the one hundred (100) day time period discussed in paragraph 4 above, without limitation, and hereby remises, releases and forever discharges the Township from any and all liability, except wanton and intentional misconduct of the Township, with respect to any sum or sums so withdrawn, and directs that the Township shall be entitled to withdraw said sums without further inquiry being made by Township.
- 8. Developer acknowledges and agrees that the sum deposited in the Escrow Account is for the sole purpose of paying the Township's Professional Consultants, and is not for the purpose of guaranteeing any public improvements or payment to Developer's consultants, contractors or subcontractors who supply labor or materials or perform services in connection with the Plans.
- 9. Township agrees that the Escrow Account shall not be diminished by it, except upon receipt of invoices from the Township's Professional Consultants, and then only in such amount as set forth in the invoices.
- 10. If the aforesaid deposits are insufficient to cover the charges of the Township Engineer or other Professional Consultants to the Township for the aforesaid service rendered or any other engineering or consulting services rendered relating to the Plan, Township shall bill applicant for such deficiency. Applicant shall pay Township the amount of such bill. If the aforesaid deposits exceed said charges of the Engineer or Professional Consultants, the balance remaining shall be refunded to the Applicant without interest after final release by the Township of any security posted with respect to maintenance or repair of the improvements shown on the Plan.
- 11. All notices to be given by any of the parties hereto shall be in writing and delivered to the address of each party set forth in the heading hereof (or to such other address as may be furnished in writing for such purpose) to the attention of the individual named in the heading, if any, by postage prepaid, registered or certified mail or recognized overnight delivery service with positive tracking of items (e.g., Federal Express).



Date Received:	
Date Accepted:	
90 Day Date:	
Fee Paid:	

- 12. This Agreement shall be construed according to the laws of the Commonwealth of Pennsylvania.
- 13. Any additional terms, conditions, or modifications of this Agreement shall not be effective unless reduced to writing, signed by the parties hereto and appended to this Agreement as an addendum hereto, specifically designated as such.

IN WITHNESS WHEREOF, the parties hereto have executed this Agreement by their duly authorized officers and representative on the date first indicated hereinabove.

ATTEST/WITNESS:	DEVELOPER
	BY:
ATTEST:	BOARD OF SUPERVISORS OF LONDON GROVE TOWNSHIP
SECRETARY	
	

Client Account Manager

Sub Account Request Form

Fulton Bank, N.A.

Account Assignment			
Branch #	194 Jennersville		
Officer #	0010548		
Cash Mgmt. Contact			

SEC	CTIO	N	ON	$\mathbf{E} - \mathbf{N}$	Jaster	Account	Information
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Note: All account holders with a foreign status must certify with a Form W-8.

Landlord/Principal	London Grove Township	Account #	0090233966
0	372 Rosehill Rd, Ste 100, West Grove, PA 19390	Landlord/Principal	(610) 345-0110
Landlord/Principal		Phone #	

X Principal/Escrow		☐ Landlord/Tenant	
Sub Acct. Product #	OR	Sub Acct. Product #	
Group ID#		Building ID #	
		Apt. #	
		Lease Exp. Date	
Interest			
Acct to credit			
Special instructions			

SECTION TWO – Sub Account Information (to be completed by master account holder)

SECTION 1 WO	- Sub Account Information (to be comp	leted by master	account noticel)
Name (Primary)		Taxpayer I.D. #	
Name (Secondary)		Taxpayer I.D. #	
Physical Address			
Physical Address			
2. I am not subject to backu Internal Revenue Service	is form is my correct taxpayer identification number (or I am wa p withholding because: (a) I am exempt from backup withholdin (IRS) that I am subject to backup withholding as a result of a fa I am no longer subject to backup withholding, and	ng, or (b) I have not been	notified by the
You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. You must cross out item 1 and 3 above if you are not a U.S. Citizen or other U.S. person.			

Signature (Primary Sub Account Holder)

Date

SECTION THREE – Funds Direction (to be completed by master account holder)				
☐ New Account ☐ Additional Deposit	Partial Withdrawal			
You are hereby authorized and directed to deposit/withdraw the sum of \$Sub Acct. #				
The Master Account holder hereby requests that Fulton Bank , N.A. open a Sub Account linked to the above Master Account and/or that Fulton Bank , N.A. complete the above Sub Account transaction request. The Sub Account shall be governed by the Master Account signature card and the Client Account Manager Additional Terms and Account Fee Schedule as amended from time to time.				
Master Account Holder Signature	Date			

BANK USE ONLY				
Sub Acct. #				
OFAC Score	Оре	ning Date		
Opened By	Bra	nch # 194	Jennersville	