# TODD TOWNSHIP APPLICATION FOR INTERIM USE PERMIT

Application Escrow: \$_750.00*	File No	Receipt No
*NOTE: The initial application esc	row amount of \$750	is intended to cover normal costs incurred by the
i ownsnip in the review of your a	the additiona	he actual costs exceed \$750, you will be billed for I amount.
Property Owner:		Phone:
Property Owner Email:		
Address of Property:		
Mailing Address:		
Applicant (if different from above)	:	Phone:
Applicant Email:		
Applicant Mailing Address:		
Parcel ID Number:		Township: 140 Section:
Legal Description: (can attach copy	of deed)	
Primary Zoning District:		
Please describe your request:		
Please describe how your application	n will meet the follow	ino:
• 11		ns as well as the general health, safety and welfare of

В.	The prevention and control of water pollution including sedimentation;
C.	The impact on existing topographic and drainage features and vegetative cover on the site;
D.	The location of the site with respect to existing or future access roads;
Е.	The compatibility with uses on adjacent land;
F.	The compatibility with a desirable pattern of development in the area and in the township;
G.	The adequacy of the proposed wastewater treatment system for the new use;
Н.	The compliance with the Todd Township Community Comprehensive Plan and other Todd Township Ordinances, as amended or any other ordinance, rule or statute;

I.	The proposed use can be accommodated town's service capacity;	ed with existing public services and will not overbu	rden the
J.	The traffic generated by the proposed us	use is within the capabilities of the roads serving th	e property;
K.	The effect of the proposed use on ground	ndwater, surface water and air quality;	
L.	Whether such use will tend to or actually it is proposed.	lly depreciate the value of other properties in the ar	ea in which
	n order to fully evaluate the proposed use ble distances, setbacks, buildings, roads,	se, please supply a site plan map that shows all , etc. that are within the farmyard.	
Property	y Owner's Signature:	Date:	
Applicar	nt's Signature Date:	Date:	
		our application and determine if the application is combe scheduled for a Public Hearing with the Towns	

If the application is complete, the application will be scheduled for a Public Hearing with the Township Planning Commission who will recommend action to the Todd Township Board of Supervisors. It typically takes 6-8 weeks from the time a complete application is submitted until the Town Board issues final approval or denial of the IUP.

*Interim Use.* A temporary use of property until a specified date, until the occurrence of a particular event, or until zoning regulations no longer allow it.

*Interim Use Permit.* A permit issued in accordance with procedures specified in the Ordinance, as a flexible device to enable the township to assign time limits and conditions to a proposed use after consideration of current or future adjacent uses.

#### **SITE PLAN**

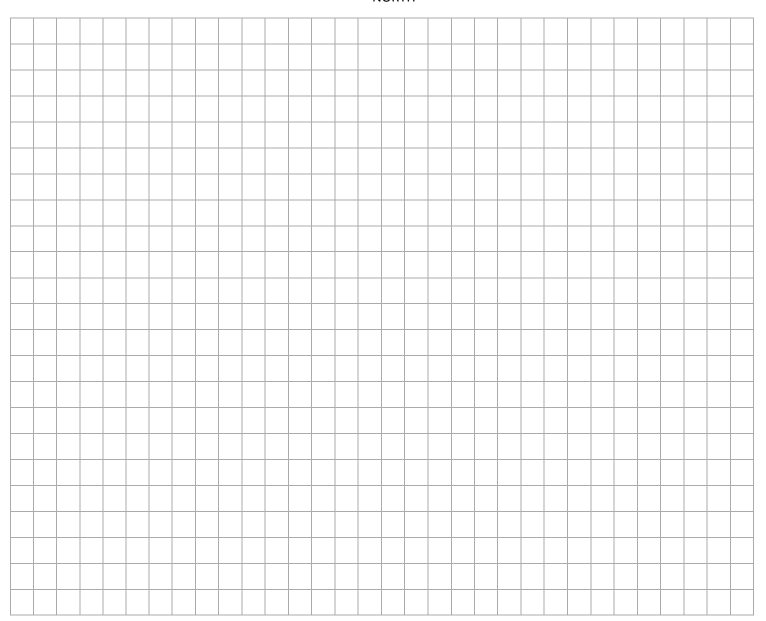
(NOTE: Your site plan could instead be provided via a current survey of your property, a sketch over top of an aerial photo of the subject property or on a separate paper.)

Parcel #:			

#### Indicate in the space below the following:

- 1. Dimensions of existing and proposed structures.
- 2. **Setbacks** from: front yard, rear yard, side yard, encroachments, roads and existing or proposed approaches, road right-of-way, parking areas and driving surfaces. easements, well(s), wastewater treatment system(s) and any other structures should be shown.

#### **NORTH**



# Todd Township Planning Commission Review Criteria – Conditional/Interim Use Permits

The Township Ordinance outlines the following as the criteria to be met for the granting of a conditional or interim use permit. These are the criteria the Planning Commission and Town Board will review in determining whether to grant your request.

- M. The maintenance of safe and healthful conditions as well as the general health, safety and welfare of the residents; and
- N. The prevention and control of water pollution including sedimentation; and
- O. The impact on existing topographic and drainage features and vegetative cover on the site; and
- P. The location of the site with respect to existing or future access roads; and
- Q. The compatibility with uses on adjacent land; and
- R. The compatibility with a desirable pattern of development in the area and in the township; and
- S. The adequacy of the proposed wastewater treatment system for the new use; and
- T. The compliance with the Todd Township Community Comprehensive Plan and other Todd Township Ordinances, as amended or any other ordinance, rule or statute; and
- U. The proposed use can be accommodated with existing public services and will not overburden the town's service capacity; and
- V. The traffic generated by the proposed use is within the capabilities of the roads serving the property; and
- W. The effect of the proposed use on groundwater, surface water and air quality; and
- X. Whether such use will tend to or actually depreciate the value of other properties in the area in which it is proposed.

#### Interim Use Permits Only:

- Y. Will terminate upon a date or event that can be identified with certainty;
- Z. Will be subject to any conditions that the board deems appropriate for permission of the use, including a condition that the owner will provide an appropriate financial surety to cover the cost of removing the interim use and any interim structures upon the expiration of the interim use permit;

Note: The Planning Commission is a recommending body to the Town Board. The Town Board will make the final decision, which may or may not follow the recommendation of the Planning Commission.

### **Planning Commission Public Hearing Procedures**

- 1) Prior to the first public hearing, the Planning Commission Chair will briefly explain the public hearing process and the steps the Commission will take in making their decisions on applications. Commission members, any member of the public, the applicant and staff should always endeavor to be respectful and understanding of one another during this entire public hearing.
- 2) For each application, the Chair will first declare the public hearing to be open and then request the applicant to come forward and state their name.
- 3) Next, the Chair will call on the Township staff to give a summary of the application and provide pertinent information regarding the property and the applicant's request. Following the summary, the Chair will allow the applicant an opportunity to add any additional information regarding the request.
- 4) The next step will be for the Chair to allow members of the public to state their position regarding the application. Speakers should first state their name for the record. Comments should be limited to issues directly related to the request and be presented in a manner that is respectful to the Commission, the applicant, staff and others present at the hearing. If an item is particularly controversial and entails considerable discussion, the Chair may ask that positions not be repeated and that only new information be presented. If the public has questions of the applicant or staff, those questions must be directed through the Chair in order to maintain order and provide proper protocol for the meeting. At any time, the Commission may ask questions of the applicant, staff, or the public.
- 5) Following the conclusion of all public testimony, the Chair will call for a motion to close the public hearing. Once the public hearing is closed, only the Commission members may ask clarifying questions of the applicant or staff. During this time, the applicant and/or the public may not make any further comments or testimony unless directed to do so by the Chair. This is an opportunity for the Commission to discuss the request and testimony among themselves and begin to frame their individual positions on the merits of the application.
- 6) Once it appears that all issues have been discussed and questions have been asked by the Commission members, the Chair will direct the Commission members to proceed with making their Findings of Fact. This is a formal process in which the Chair will read through a series of questions aimed at determining whether or not the request and testimony presented meet the intent of the comprehensive plan and all applicable ordinance requirements. Following the completion of the Findings of Fact, the Chair will call for a motion in support of or in denial of the request. The motion passed must be supported by the evidence in the Commission's Findings of Fact. For conditional use permits, interim use permits, plats and rezoning applications, the motion made by the Commission will be a recommendation of approval or denial to the Township Board of Supervisors. At a later date, the Todd Township Board of Supervisors will make the final decision on these requests.
- 7) Applicants for a conditional use permit, interim use permit, rezoning, or plat will receive written notice of the Commission's decision within one week of the public hearing.

#### TODD TOWNSHIP HUBBARD COUNTY STATE OF MINNESOTA

## AFFIDAVIT OF OWNER / AGENT FORM

STATE OF MINNESOTA)	
) ss. COUNTY OF HUBBARD)	
I/We,a	d, property owner(s) of the
legally described property below, do hereby	uthorize, to act as my / our
Agent and to negotiate and address all proce	dings in relation to said application on my behalf. Applicant
agrees that all costs, charges, and decisions 1	ade by the above Agent on behalf of the Applicant will be
paid by the Applicant. Should Applicant not	ay said costs and charges, the Township reserves the right to
place them on their taxes for recovery pursua	nt to M.S. 366.012 and/or M.S. 429.101.
<b>Property:</b> Parcel Identification Number: _	
Township Range Section	, described as follows:
	OWNER
	OWNER
	A CITALITY
	AGENT
ATTEST:	
Subscribed and Sworn to before me this _	day of
Notary Public	

## TODD TOWNSHIP HUBBARD COUNTY STATE OF MINNESOTA

# RIGHT TO ENTER

I / We	hereby swear that all of the information
included in this application with attached materials is	true and correct.
We further give the Township and its designated repart at reasonable times during the application processinspections or to subsequently check for compliance Township Ordinances.	s and thereafter to make any necessary
Applicant Signature	 Date
Applicant Signature	 Date

#### **TODD TOWNSHIP**

## AGREEMENT TO PAY COSTS RELATED TO PROCESSING OF APPLICATION

WHEREAS,	("Applicant")	(	Agent for Applicant),
WHEREAS,located at	, MN (PID No	in Section	_, Twp 140, Range 35) has
applied to Todd Township ("Township")	for a;	and	
WHEREAS, the Town Board desir Application including, but not limited to, special meeting costs, and any other pro Application, and;	administrative costs, recordin	g costs, Attorney review	and Engineer costs, any
<b>WHEREAS,</b> the Township is willing said Applicant pays all costs incurred by the			ication") provided that
NOW, THEREFORE, the Township	o and Applicant agree as follow	vs:	
The Township shall process the Applicati	on consistent with Minn. Stat.	Chapter 462.	
Applicant shall escrow with the Township use in reimbursing the Township's expention Township may draw upon said Surety to	ditures in processing the Appl	ication and enforcing th	
The Applicant shall maintain the Surety in fully processed and shall replenish the Susurety falls below said minimum, and Ap Township, the Township may take any le	rety as necessary to maintain plicant fails to replenish the So	said minimum amount. urety within 10 days afte	In the event that the er notification by the
It is understood and agreed that the App planning, engineering and other professi said Application or this Agreement. Appl Township. Bills not paid within 30 days of Further, if Applicant fails to pay said among specially assess such costs against Applicant and all rights to appeal the assessment	onal costs incurred in the crea licant agrees to pay all such re of billing by the Township shall ounts within the time permitte ant's property within the Tow	tion, administration, en asonable costs within 30 accrue interest at the ra d by this Agreement, the nship. Applicant knowin	forcement or execution of O days of billing by the ate of 6% per year. en the Township may ngly and voluntarily waives
Applicant understands that this Agreeme	ent shall in no way obligate the	e Township to approve t	he Application.
If any provision contained in this Agreem affected thereby.	ent is held invalid, the validity	of the remainder of the	e Agreement shall not be
This Agreement represents the full and c Party is relying on any prior Agreements modified, if at all, with the signed writter	or understandings, whether o		•
OWNER(S)/AGENT			
Name:		Date:	
Name:		Date:	