Please contact

Rich Brittingham, Zoning Officer

before submitting a

Conditional Use Application

Rich can be reached at

215-536-4066 ext. 124

Or

rich@richlandtownship.org

# **RICHLAND TOWNSHIP**

1328 California Road, Suite A, Quakertown, PA 18951 215-536-4066 215-538-3020 (fax)

# APPLICATION FOR CONDITIONAL USE HEARING

### **SUBMIT ONE (1) ORIGINAL COPY**

	OUDINITIONE (1) ORIGINAL (	
TMP#	_	
Name of Applicant	Address	Telephone
Street or Location of Property	Legal Description - Lot No./Block No.	
Property Size:Width	Depth – Area: (Sq. Ft./Acres)	Present Zoning District
Proposed Use of Property: (Describe	e in detail, using separate sheet if necessary)	
Present Use of Property: (If more that	an one parcel, include use of each)	
labeled identifying each Title Pla 2. Name, address, mailing address a (Note: This includes properties ac  A. Request for Conditional Use unof Township Zoning Ordinance.	and Bucks county Tax Map Parcel No. of all propertie cross the street.)  der Section(s)	es within 500 feet of the property line of the applicant.
2. Reason for said Request		
I hereby certify that all of the above best of my knowledge and belief.	statements and the statements contained in any	papers or plans submitted herewith are true to the
Date	Signature of	f Applicant

APPLICATION FOR HEARINGS TO EITHER THE ZONING HEARING BOARD OR BOARD OF SUPERVISORS				
	Fees	Escrow		
Residential/Agricultural	\$850			
Residential Subdivision (3 or more lots)	\$1,250+\$10 per unit			
Institutional/Recreational	\$1,800			
Commercial/Industrial	\$1,800			
Challenge to Validity of Zoning Ordinance	\$10,000	\$3,000		
Conditional Use				
Residential/Agricultural	\$850	\$3,000		
Commercial/Industrial/Institutional/Recreational	\$1,800	\$3,000		
Curative Amendment	\$10,000	\$3,000		
Petition for Rezoning	\$2,500	\$3,000		
Appeal of Zoning Violation	\$900			
Appeal of Floodplain Management Ordinance	\$900			

## CONDITIONAL USE PROFESSIONAL ESCROW AGREEMENT

THIS AC	GREEMENT, dated this day of	·	20, by and
between	TOWNSHIP, a Township of t	the Second Class, with its p	principal place of
business being	located at		(hereinafter
referred to as "TO	OWNSHIP")		
	AND		
	(hereinafter referre	ed to as "DEVELOPER/OV	VNER"),
	WITNESSETH	<b>I</b> :	
WHEREA	AS, Applicant, is the equitable/record or	wner of the subject premis	ses consisting of
acres, loc	cated inTownship,	County, Pennsylvania, bei	ng
County Tax Parce	el No, and is in	the process of requesting	Conditional Use
approval relative	to said premises; and		
WHEREA	AS, Applicant has requested to med	et and consult with the	e TOWNSHIP's
professionals and	d consultants, including, but not limit	ted to the Township Eng	ineer, Township
Solicitor, and ot	ther experts, consultants and profession	onals employed and/or co	ontracted by the
TOWNSHIP rela	tive to said Conditional Use review (here	einafter "Professionals"); ar	nd
WHEREA	AS, Applicant recognizes that the ad	lministrative overhead of	the Township,
including but no	ot limited to the staff services of its	s employees now or here	eafter employed
(hereinafter "Staf	ff") will be utilized in said review discu	assions, all to the financial	detriment of the
Township; and			
WHEREA	AS, Applicant further recognized that th	e TOWNSHIP will incur	a certain amount
of fees, costs, cha	arges and expenses (collectively "Expens	ses") on account of said rev	view discussions;
and			
WHEREA	AS, Applicant realizes that said Expen	ises will be incurred by t	the TOWNSHIP
relative to review	v discussions with its Professionals and	Staff, and Applicant is wil	lling to be solely

responsible for the payment of the same, so long as the same are reasonable.

NOW THEREFORE, intending to be legally bound, the parties hereto do hereby promise, covenant and agree as follows:

- 1. The "Whereas" clauses above mentioned are incorporated herein by reference as if fully set out and, further, form part of the parties' agreement.
- 2. Applicant hereby warrants and represents that it is the record/equitable owner of the subject Premises, as evidenced by \_\_\_\_\_\_\_ dated \_\_\_\_\_\_\_ between \_\_\_\_\_\_ (Sellers) and \_\_\_\_\_\_ (Purchaser); and further, that it agrees to be bound by the terms and conditions of the within Agreement.
- 3. TOWNSHIP, at the request of Applicant agrees to allow its Professionals and Staff to meet for review purposes with Applicant, so long as the reasonable Expenses incurred by the TOWNSHIP relative to the same are fully paid by Applicant. Applicant hereby agrees to be solely responsible for the payment of same. Applicant acknowledges that it may not be required by law to reimburse the Township for the Township Solicitor's fees. However, by executing this Agreement, Applicant is requesting that the Township Solicitor participate in the review process and agrees to pay the Township Solicitor's fees related to that review.

5. Applicant agrees that the Escrow account shall be used to reimburse the TOWNSHIP for any and all Expenses, fees and charges of its Professionals and Staff, which may be based on minimum charges for particular services, including Township Solicitor's fees. The TOWNSHIP will provide Applicant, on a monthly basis, with an itemized invoice containing copies of all invoices received by the TOWNSHIP from its Professionals and/or Staff during the prior month. Any dispute as to the items contained on said invoices shall be resolved in accordance with the applicable provisions of the MPC.

In the event Applicant disputes the amount of any Professional fee, Applicant shall notify the TOWNSHIP in writing by certified or registered mail of any disputed fees. Said notification must be received by the TOWNSHIP within ten (10) days from the date the TOWNSHIP issued a summary statement of itemized fees to the Applicant.

- 7. Applicant hereby agrees that the TOWNSHIP shall collect a ten percent (10%) administrative fee on all distributions from the escrow account in accordance with Resolution 94-4. Further, Applicant agrees that said administrative fee is fair and reasonable given the expenses the TOWNSHIP will incur as a result of the application submitted by Applicant.
- 8. The Escrow established herein shall be deemed Cash Collateral for the sole and exclusive benefit of the TOWNSHIP, as that term is applied in Bankruptcy proceedings. This instrument shall also be deemed a security agreement creating a first-lien security interest in favor of the TOWNSHIP in the Escrow.

9. If Applicant fails at any time, following a request from the TOWNSHIP in accordance with paragraph 6 to replenish the escrow, the parties agree that the TOWNSHIP Professionals and Staff will not be obligated to converse or meet with the Applicant or his representatives. 10. The parties agree that the within Escrow Agreement is a professional Escrow only and shall in no way, either expressly or tacitly, be construed as a construction escrow.

11. Either party may terminate this Agreement for any reason by providing a notice of intent to Terminate. It is understood and agreed that, other than for good cause shown, the TOWNSHIP may not terminate this Agreement so long as the Applicant is in compliance in all material respects with all of the terms of this Agreement and any other related documentation between the parties, their successors and assigns. Upon receipt of said Notice by the TOWNSHIP, this Agreement shall terminate forty-five (45) days from said date. All Professional Fees due the TOWNSHIP, including those incurred by the TOWNSHIP within the above-referenced time period, shall be paid from the Escrow created herein. Any balance in the Escrow fund shall be paid by the TOWNSHIP to Applicant within ten (10) days after the above-mentioned forty-five (45) day time period.

12. Any notice of Intent to Terminate required under this Agreement, to be effective, shall be forwarded by certified mail, return receipt requested, addresses as follows:

#### **IF TO APPLICANT:**

#### WITH COPY TO:

#### IF TO THE TOWNSHIP, ADDRESSED AS FOLLOWS:

Township of Richland Richland Township Municipal Building 1328 California Road Suite A Quakertown, PA 18951

#### WITH A COPY TO:

B. Lincoln Treadwell, Jr., Esq. Treadwell Law Offices, P.C. 915 W. Broad Street Bethlehem, PA 18018

- 13. The invalidity or unenforceability of any particular provision of this Agreement shall not affect any other provision hereof, and the Agreement shall be construed in all respects as if such invalid or unenforceable provisions were omitted.
- 14. No failure to act upon any default or to exercise any right or remedy hereunder shall constitute a waiver of such default or a waiver of any other terms of the within Agreement.
- 15. This Agreement shall be binding upon the parties hereto, their successors and assigns, and shall not be altered, amended or vacated except by the express written consent of all parties.
- 16. This Agreement shall be governed and shall be construed and interpreted in accordance with the laws of the Commonwealth of Pennsylvania.
- 17. This Agreement may be signed in multiple counterparts and all such counterparts shall be deemed to be one and the same Agreement.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year aforesaid.

WITNESS:		
		Title:
COMMONWEALTH OF	:	SS:
COUNTY OF	:	DD.
undersigned officer, personally appea	red	, 20, before me, a Notary Public, the, who acknowledged
	horized t	a Pennsylvania to do so, executed the foregoing Agreement for the by himself/herself as such officer.
		Notary Public

ATTEST:	RICHLAND TOWNSHIP	
	Title:	
(TOWNSHIP SEAL)		