TO:

Applicants

FROM:

Planning Board

SUBJECT:

Applications

Attached you will find either a subdivision application or a site plan review application. This memo is to provide you with background information as you prepare your application. The Planning Board works hard at processing applications as quickly as possible and understands that you, as an applicant, do not want to be delayed by the process. You can facilitate the processing of your application by carefully following these instructions.

As required by state law, there are two stages to the application process. The first stage is the formal submission of the applicant at a regular Planning Board meeting, at which time the Board will determine whether or not the application is complete. An application is considered to be complete only when ALL of the following conditions have been met:

- the application form has been filled out in its entirety,

the checklist accompanying the application form and all the information asked for on the checklist has been provided (If an item on the checklist is not provided, a written request for a waiver of that item must be submitted).

the application has been reviewed for completeness by the Planning Board's

designated agent (at the applicant's expense), and

- all fees associated with the application have been paid, including, but not limited to, the town's application fees, the fees for review of the application by the town's designated agent, and costs for notices and mailings.

The second stage in the process is a public hearing at which the Board may ask questions about the application and will hear public comment on the application. The Board may wish to visit the site. In some cases, the Board may require engineering review of certain items (such as plans for new streets or erosion control plans). It is also possible that the Board may require additional studies. As allowed by state law, the applicant will pay for the cost of any engineering review and any additional studies required by the Board. After the public hearing, the Board will make its final determination, either approving or denying the application.

The steps in the application process are as follows:

- 1) The applicant delivers the application and related information to the Land Use Manager who will schedule an appointment for the Town Engineer to meet with the applicant at the Town Office. At the time of delivering the application, the applicant must pay the following fees for this review:
 - \$500 for a two lot subdivision plus an additional \$100 for each additional lot over two lots
 - \$500 for a site plan review application

The applicant may, at this same time, ask the Land Use Manager to schedule a date for the formal submission of the application to the Planning Board and pay all required fees. (This date must be in compliance with RSA:676:4.I.(c.)(1).) However, the Board strongly recommends that the applicant wait for the results by the Board's designated agent before requesting a formal submission date. This will allow more time to make any changes to the plans suggested in the review, therefore reducing the possible risk of the application being deemed incomplete. (If an application is determined to be incomplete, the process may start again from the beginning, and the town's application fees must be paid a second time.)

- 2) The Board designated agent reviews the application for completeness and sends a report to the Land Use Manager, with a copy to the applicant.
- 3) The applicant, guided by the findings of the Board's designated agent, may
 - proceed with the plans as submitted
 - make the agent's recommended changes to the plans
 - make the agent's recommended changes to the plans and then request a second review by the Board's designated agent, in which case fees for the review may be charged
- 4) The applicant asks the Land Use Manager to schedule a date for the formal submission of the application (if it has not yet been scheduled) and pays all required fees.
- At the meeting for which the formal submission has been scheduled, the Board, guided by the findings of its designated agent, determines if the application is complete. Once the Board determines the application is complete, a time will be scheduled for a public hearing on the application (stage two described above). The Board may decide to hold the public hearing at the same meeting it deems the application complete.

DATE:	
	SITE PLAN REVIEW WICH, NH
NAME OF PROJECT:	
APPLICANT'S NAME:	
CURRENT MAILING ADDRESS:	The state of the s
TELEPHONE:	
TELEPHONE:LOCATION OF PROJECT:	
TAX MAP # LOT # ZONI	NG DISTRICT(S)
DESCRIPTION OF PROJECT (AS COMPI	LETE AS POSSIBLE):
AGENT'S NAME IF APPLICABLE:	
LANDOWNER"S SIGNATURE (AS APPE	EARS ON TAX BILL) AND DATE:
Do Not Fill in	Below This Line
PLANNING BOARD APPROVAL:	SITE PLAN DENIED:
CONDITIONS:	
CONDITIONS.	
DATE APPROVED:	RECOMMENDED ACTION:

DATE OF DENIAL:____

NEW IPSWICH SITE PLAN REVIEW CHECKLIST Existing Data and Information

Requ	iired		Recei	ved
Yes	No		Yes	No
		1) Location of site, names and addresses of owners of record, and abutters.		
		2) Name and addresses of the applicant, of persons or firm preparing the map (1 inch equals 40 feet suggested), north arrow and date, stamp of licensed surveyor or engineer and address of persons or firm preparing other data or information.	-	-
		3) The size of each sheet submitted shall be approximately 22 x 34 inches with a one inch margin all around.		3
150000000000000000000000000000000000000		4) The surveyed boundary lines of the site including angles or bearings of the lines, dimensions, street frontage, and the lot area. All easements must be shown.	V	*
		5) The existing grades, drainage systems, structures and topographic contours at five foot intervals.		
		6) The shape, size, height, and location of existing structures located on the site and within 200 feet of the site.		8
		7) Natural features, including watercourses and waterbodies, vegetation and topographic features. Man-made features including roads and structures. The map shall indicate which features will be retained and which will be removed or altered.		
		8) Use of abutting properties and approximate location of structures thereon, including access roads.		
		9) The size and location of all existing public and private utilities and all existing landscaping. This shall include all utilities located off site with which connection is planned, or utilities located within 100 feet of the site.		-
		10) A vicinity sketch (suggested scale: one inch equals 500 feet). The site boundaries and zoning districts within 1,000 feet of the site. One hundred year flood elevation line shall be included where applicable together with identification of wetlands.	_	_

-		11) Soils overlay as certified by the Hillsborough County Conservation District.	***********	
Required		Proposed Development	Receiv	
Yes	No —	1) The proposed grades, drainage systems, structures and topographic contours at five foot intervals.	Yes ——	No
		2) The shape, size, height and location of the proposed structures, including expansion of existing buildings with typical elevations and floorplans.	(
	,	3) Proposed streets, driveways. Parking spaces, sidewalks, with indication of direction of travel for one-way streets and drives inside radii of all curves. The width of streets, driveways, and sidewalks and total number of parking spaces, loading spaces and facilities associated with the structures on the site shall be shown.	_	
		4) The design and location of all proposed utilities shall be shown on the plan.		
	5 8	5) The location, type and size of all proposed landscaping and screening including fences and walls shall be shown.		
V	==	6) Exterior lighting plan and proposed signs or instructional devices to be located on the site, including sign orientation, size, height, and elevation view.	-	
		7) Plans for snow removal and storage.		
_		8) A circulation plan of the interior of the lot showing provisions for both auto and pedestrian circulation. An access plan showing means of access to the site and proposed changes to existing public streets including any traffic control devices necessary in conjunction with the site development plan.	_	<u></u>
_	_	9) Construction drawings including but not limited to pavements, walks, steps, curbing and drainage structures.		
(10) Provisions for control of erosion and sedimentation, both permanent and temporary.		
9 		11) Location of any common lands and/or dedication of land for public or common ownership.		

	12) The phasing of the project's construction, if staged.	D-100-0	
	13) Provisions for fire safety, prevention and control.	H	
	14) Stormwater drainage plan.		
	15) The location of all existing and proposed deed restrictions, Covenants, etc.		
	16) The location of all building setbacks.		
	17) Community facilities impact analysis. Items to address in the analysis:		
All necessary support documents shall be submitted with the plat, including draft contracts for public improvements, deeds of dedication, including roads, common ownership or maintenance, organizational and contractual drafts, draft party wall agreements, draft condominium documents and other documents necessary to the review of the plat.			
Any party authorizing	acting on behalf of a land owner must have a letter from the the party to act on his/her behalf.	e land o	owner
Along with application	h the mylar, four copies of the final plan must be submit	ted wit	h the
A list of ab	utters is required in every case.		
Planning B	oard Comments:		