

Subdivision Amendment Application Packet



Planning and Development Services Department

48 West Young Street, PO Box 886
Morgan County, Utah 84050
(801) 845-4015
Fax (801) 845-6087



Dear Applicant,

This application packet has been developed as a means to assist you in understanding the application procedure and requirements when applying for **Small Subdivision** approval. Concept Subdivision approval is required prior to the submittal of this application. This packet includes necessary background information that you will need to prepare and file a complete submittal, and which will allow your application to be processed and reviewed in the timeliest manner possible. The following materials have been included in this application packet for your convenience:

- Subdivision Amendment Application Form
- Affidavit Form
- Subdivision Amendment Application Checklist
- Subdivision Amendment Review Process Chart

Incomplete applications will not be accepted, receipted, or processed. In order to adequately process your subdivision request, the following materials will be required at the time of submission of your application:

- Subdivision Amendment Application Form
- Signed & Notarized Affidavit Form
- All items listed on the Subdivision Amendment Application Checklist (incomplete applications will not be accepted)
- Application & Processing Fees, as specified in the current Morgan County Fee Schedule
- Other supporting materials as applicable

Should you have any further questions regarding the application materials, process, or laws and ordinances governing subdivision petitions, please feel free to contact the Planning and Development Services Department at the address and phone number below. Pre-application meetings with staff are strongly encouraged. The Morgan County Code can be accessed via www.morgan-county.net. Thank you for your interest in Morgan County, and we look forward to working with you very soon.

Sincerely,

Morgan County Planning and Development Services Department

Subdivision Amendment Application

Planning and Development Services
 48 West Young Street, Morgan, UT 84050
 (801) 845-4015 Fax (801) 845-6087
www.morgan-county.net



Notice: The applicant must submit copies of the preliminary plans and final plat to be reviewed by the County in accordance with the terms of the Morgan County Code. Once a set of preliminary plans and final plat are submitted, the plans are subject to compliance reviews by the various county departments and contracted staff, and may be returned to the applicant for revision if the plans are found to be inconsistent with the requirements of the County Code and all other applicable laws. All submitted preliminary plan and final plat proposals shall be reviewed in accordance with Title 8 of the Morgan County Code. Submission of preliminary plans and final plat in no way guarantees placement of the application on any particular agenda of the County land use authority. It is **strongly** advised that all preliminary and final subdivision plans be submitted well in advance of any anticipated deadlines.

Project Information					
Date of Submission:		Zone:		Serial#(s):	
Project Name:				Parcel #(s):	
Project Address:					
Project Description:					
Property Owner(s):			Applicant(s):		
Address:			Address:		
City:	State:	Zip:	City:	State:	Zip:
Phone:			Phone:		
Contact Person:			Address:		
Phone:			City:	State:	Zip:
Cellular:	Fax:		Email:		

*The application you are submitting may become a public record pursuant to the provisions of the Utah State Government Records Access and Management Act (GRAMA). You are asked to furnish the information on this form for the purpose of identification and to expedite the processing of your request. This information will be used only so far as necessary for completing the transaction. If you decide not to supply the requested information, you should be aware that your application may take a longer time to process or may be impossible to complete. If you are an "at-risk government employee" as defined in *Utah Code Ann.* § 63-2-302.5, please inform the County employee accepting this information. Morgan County does not currently share your private, controlled or protected information with any other person or government entity.

Subdivision Amendment Fees

Number of Lots: _____

_____	Subdivision Amendment application fee.....	\$250.00 plus \$10.00/lot
_____	Engineering review fees.....	\$Actual Cost will be billed to applicant
_____	Surveyor Review Fees.....	\$Actual Cost will be billed to applicant
_____	Outside Consultants or Outsourced Staff Fee.....	\$ Actual Cost will be billed to applicant
_____	Noticing Fee.....	\$87.00

For Office Use Only		
Received By:	Date Received:	App. #:

Subdivision Amendment Checklist

*Plans shall be prepared by a qualified professional. Incomplete applications will not be accepted or held.
All required items shall be submitted.*

Location and Physical Information

Yes/No

- _____ Is the subdivision exempt from the Wildland Urban Interface requirements? (Reference map on website)
- _____ Is the subdivision (or portion thereof) in a Sensitive Area or Geologic Hazards area?
 - Areas zoned A, AE, AH, and AO on FEMA Flood Insurance Rate Maps
 - Areas with specific geologic units (see MCC 8-5I-040, and local geologic units map)
 - Wetlands as defined by US Army Corps of Engineers
 - Drainage channels subject to flash flooding
 - Alluvial fans subject to debris flow

Subdivision Amendment

Preliminary & Final Submission Requirements

Check

- _____ Application Fee
- _____ Noticing Fee
- _____ Completed Notarized Application Form
- _____ Geotechnical Soils Report
- _____ Preliminary Title Report.
- _____ Mailing address list from the County Recorder's office of all property owners within 1000' of the subject property boundary, submitted on pre-printed Avery #5160 labels.
- _____ Stamped legal size envelopes for property owners within one thousand (1000) feet of the proposed subdivision boundary.
- _____ 4 sets of full-size preliminary plans and final plat (24" x 36"); two sets of small plans (11" x 17"); and electronic copies of entire submittal in PDF format.
- _____ A signed and notarized Public Improvements Agreement, as applicable.
- _____ Surety to cover improvements as required by the County Engineer in the amount of 115% of the estimated construction costs, as applicable. The only surety type acceptable to Morgan County is a cash deposit.

Subdivision Amendment Preliminary Plans shall contain the following minimum information:

- **Cover Sheet**
 - Name of subdivision. Approval of the subdivision name shall be authorized by the Morgan County Recorder's Office. Said name shall not duplicate or closely resemble other recorded subdivisions, unless said name is a continuing phase of a previously approved plat.
 - Name, home, and business address of the Developer.
 - Name and business address of the project designer or engineer.

- **Vicinity Map (Separate from Preliminary Plat)**
 - Drawn at a maximum scale of 1:1000.'
 - North arrow & name of subdivision.
 - The nearest section tie.
 - All significant natural and manmade features and existing structures within 200 feet of any portion of the proposed subdivision property line.
 - The property boundaries of the proposed subdivision
 - The names of adjacent property owners.
- **Certified boundary survey of the subject property, which meets State of Utah requirements, which also depicts all easements identified in the title report.**
- **Subdivision Amendment Preliminary Plat**
 - Preliminary Plat Content
 - Name of the Subdivision.
 - Name, home, and Business address of the Developer.
 - Name and business address of the project designer or engineer.
 - Drawn at a scale no smaller than 1"=100'.
 - North arrow on each sheet, pointing to the left or top of sheet.
 - A tie to a permanent survey monument at a section corner.
 - Topography at two foot intervals. One foot contours may be required by the County Engineer in particularly flat areas.
 - Layout with the names & widths of existing & future road rights of way, with proposed road grades.
 - Boundary lines of the subdivision with bearings & distances.
 - Existing zoning.
 - Total acreage and square footage of the entire property, and total acreage and square footage of property in each zone (where a zone line transects the property).
 - Total acreage and square footage of each lot, and total acreage and square footage of each zone on each lot (where a zone line transects a lot).
 - Location, dimensions, and labeling of other spaces including open spaces, parks, trails, & public spaces within 200' of the property boundary.
 - Location of existing and proposed manmade features including bridges, railroad tracks, roads and buildings within 200' of the property boundary.
 - Location & ownership of all adjoining tracts of land.
 - Proposed subdivision phasing plan and relationship to existing phases of development.

- **Grading and Drainage plans (may be combined with plat sheet, if approved by the County Engineer)**
 - Plan drawn to scale not smaller than 100 feet to the inch, showing the road and lot layout.
 - Topography at two foot contour intervals
 - North arrow and subdivision name.
 - Areas of substantial earth moving, accompanied with an erosion control plan.
 - Location of existing water courses, canals, ditches, springs, wells, culverts, and storm drains.
 - Location of any 100 year flood plain as designated by FEMA.
 - A storm drainage plan showing water flow directions, inlets, outlets, catch basins, waterways, culverts, detention basins, orifice plates, outlets to offsite facilities and off site drainage facilities planned to accommodate the project drainage. Drainage plans are to facilitate the 10 year storm event. More information can be found in MCC 8-12-230(c).
 - Show existing wetlands
 - Slope analysis which depicts all slopes greater than 15% and greater than 25% with distinct notation.
- **Utility Plan (may be combined with plat sheet, if approved by the County Engineer).**
 - Plan drawn to scale not smaller than 1"=100', showing the road and lot layout.
 - North arrow and subdivision name.
 - Show all existing and proposed utilities including: sewer, culinary water, well locations with secondary water, fire hydrants, storm drains, subsurface drains, gas lines, power lines, and street lights, television and telecommunications.
 - Location and dimensions of all utility easements.
- **The applicant shall provide the following documents with the application:**
 - Three copies of a geotechnical report
 - A traffic report when required by the Planning Commission or County Engineer.
 - Preliminary title report, which specifically references the boundary survey and exactly matches the legal description of the plat boundary of the subdivision.
 - Service agreements from all proposed utility companies or providers.
 - Any necessary agreements with adjacent property owners regarding storm drainage or other matters pertinent to subdivision approval.
 - Maintenance agreements for subsurface drains serving the subdivision, if they are proposed or exist.
 - An agricultural impact analysis, on subdivisions which are contiguous to an adopted agricultural preservation area, or which contain an agricultural open space conservation easement within the plat.
 - Written verification of all proposed water sources. For all proposed water sources, provide approval letters from the Weber/Morgan County Health Department and proof of all water rights, including quantities (water rights certificates, etc.), for each well and water source to be utilized for the development.
- **The applicant shall submit all information concerning site geology, area hydrogeology, site topography, and soil types.**
- **The applicant shall submit evidence of proven wet water by:**
 - The drilling of at least one test well from within the described subdivision boundary, as determined by a geotechnical engineer, licensed in the state of Utah.
 - Well logs shall be submitted to the County identifying the depth and yield of the well.
 - Information submitted must verify that the source is consistently available to supply 800 gallons per day per equivalent residential connection at a minimum flow rate of 0.55 gallons per minute.
 - Water for irrigation supplies shall be verified to provide three GPM per irrigated acre.
 - If the proposal is being served by an existing water utility company, these requirements do not apply.
- **Any additional submittal requirements required for or by Master Planned Development Reserves, specific Development Agreements, or requirements and conditions of other applicable ordinances or previous approvals, such as geologic hazards, sensitive area zone, flood hazards ordinance, etc.**
- **Any other information the applicant believes necessary to present to the Planning Commission or County staff.**
- **Electronic copies of all preliminary and final plat drawings in PDF format.**
- **The County Staff may require additional information to establish compliance with ordinances and submittal requirements before acceptance of the preliminary plat application**

Subdivision Amendment Final Plat Checklist

Incomplete applications will not be accepted or held.

All required items shall be submitted

• **The Subdivision Amendment Final Plat shall contain at a minimum the following information:**

- The final plat shall show the subdivision name that is distinct from any other recorded subdivision name and the general location of the subdivision in bold letters at the top of the sheet.
- The plat shall contain a north arrow and scale of the drawing and the date.
- An accurate and complete survey, which conforms to Utah state law.
- Plats will show accurately drawn boundaries, showing the proper bearings and dimensions of all boundary lines of the subdivision, properly tied to at least two (2) public survey monuments. These lines should be slightly heavier than street and lot lines.
- The final plat shall show all survey, mathematical information and data necessary to locate all monuments and to locate and retrace all interior and exterior boundary lines appearing thereon, including bearing and distance of straight lines, and central angle, radius and arc length of curves, and such information as may be necessary to determine the location of beginning and ending points of curves. All property corners and monuments within the subdivision shall be tied to an acceptable Morgan County monument, as determined by the Morgan County surveyor. Lot and boundary closure shall be calculated to the nearest 0.02 of a foot.
- All lots, blocks, and parcels offered for dedication for any purpose should be delineated and designated with dimensions, boundaries and courses clearly shown and defined in every case. The square footage of each lot shall be shown. All parcels offered for dedication other than for streets or easements shall be clearly designated on the plat. Sufficient linear, angular and curved data shall be shown to determine readily the bearing and length of the boundary lines of every block, lot and parcel which is a part thereof. No ditto marks shall be used for lot dimensions.
- The plat shall show the right of way lines of each street, and the width of any portion being dedicated and widths of any existing dedications. The widths and locations of adjacent streets and other public properties within fifty feet (50') of the subdivision shall be shown with dashed lines. If any street in the subdivision is a continuation or an approximate continuation of an existing street, the conformity or the amount of nonconformity of such existing streets shall be accurately shown.
- All lots are to be numbered consecutively under a definite system approved by the county. Numbering shall continue consecutively throughout the subdivision with no omissions or duplications.
- All streets within the subdivision shall be numbered (named streets shall also be numbered) in accordance with and in conformity with the adopted street numbering system adopted by the county. Each lot shall show the street addresses assigned thereto, and shall be according to the standard addressing methods approved by the county. In the case of corner lots, an address will be assigned for each part of the lot having street frontage.
- The side lines of all easements shall be shown by fine dashed lines. The width of all easements and sufficient ties thereto to definitely locate the same with respect to the subdivision shall be shown. All easements shall be clearly labeled and identified.
- The plat shall fully and clearly show all stakes, monuments and other evidence indicating the boundaries of the subdivision as found on the site. Any monument or bench mark that is disturbed or destroyed before acceptance of all improvements shall be replaced by the subdivider under the direction of the county surveyor. The following required monuments shall be shown on the final plat:
 - The location of all monuments placed in making the survey, including a statement as to what, if any, points were reset by ties;
 - All right of way monuments at angle points and intersections as approved by the county surveyor.
- The final plat shall contain the name, stamp and signature of a professional land surveyor, together with the date of the survey, the scale of the map and number of sheets. The following certificates, acknowledgements and descriptions shall appear on the title sheet of the final plat, and such certificates may be combined where appropriate:
 - Professional land surveyor's "certificate of survey".
 - Owner's dedication certificate in the following form:

OWNERS DEDICATION

Know all men by these presents that we, the undersigned owner(s) of the above described tract of land, having caused said tract to be subdivided into lots and streets to be hereafter known as Subdivision do hereby dedicate for perpetual use of the public all parcels of land, other utilities, or easements shown on this plat as intended for public use. In witness whereof, we have hereunto set out hands

this _____ day of _____, 20____.

(Add appropriate acknowledgments)

- Notary public's acknowledgement for each signature on the plat.
 - A correct metes and bounds description of all property included within the subdivision.
 - Plats shall contain signature blocks for the water provider (if provided by a culinary water system), sewer provider (if provided by a sewer improvement district), Weber-Morgan County health department, planning commission, and county engineer, and blocks for signatures of the county attorney and county council (a signature line for the council chairperson and an attestation by the county clerk). A block for the county recorder shall be provided in the lower right corner of the final plat.
 - Such other affidavits, certificates, acknowledgements, endorsements and notarial seals as are required by law, by this title, the county attorney, or county surveyor.
- Prior to recordation of the plat, the subdivider shall submit an updated current title report to be reviewed by the county. A "current title report" is considered to be one which correctly discloses all recorded matters of title regarding the property and which is prepared and dated not more than thirty (30) days before the proposed recordation of the final plat.
 - The owner's dedication certificate, registered land surveyor's certificate of survey, and any other certificates contained on the final plat shall be in the form prescribed by the county's standards.
 - When a subdivision contains lands which are reserved in private ownership for community use, including common areas, the subdivider shall submit, with the final plat, the name, proposed articles of incorporation and bylaws of the owner, or organization empowered to own, maintain and pay taxes on such lands and common areas and any access easements which may be required by the county.
 - On subdivisions which are contiguous to an adopted agricultural protection area, or which contain an agricultural open space preservation area within the plat, a note shall be placed on the plat, in conjunction with right to farm provisions, stating such, and that agricultural operations work hours begin early and run late and that these operations may contribute to noises and odors objectionable to some residents.
- A note on the plat which states the following:

Morgan County restricts the occupancy of buildings within developments as outlined in the adopted building and fire codes. It is unlawful to occupy a building located within any development without first having obtained a certificate of occupancy issued by the county.

A paved apron is required to be installed for all driveways accessing from paved streets and rights of way, prior to the issuance of a certificate of occupancy.
 - The final approved plat shall consist of a Mylar with the outside or trim line dimensions of twenty four inches by thirty six inches (24" x 36"). The Mylar shall be submitted to the county at least twenty (20) days prior to consideration for placement on the county council agenda for approval. Until that date, submittal of paper copies is sufficient for review. The borderline of the plat shall be drawn in heavy lines leaving a space of at least one and one-half inches (1 1/2") on the left side and at least one-half inch (1/2") margin on the other sides. The plat shall be so drawn that the top of the drawing faces either north or west, whichever accommodates the drawing best. All lines, dimensions, and markings shall be made on a Mylar with approved waterproof black ink. The plat shall be made to a scale large enough to clearly show all details, and in any case not smaller than one hundred feet (100') to the inch, and workmanship on the finished drawing shall be neat, clean cut and readable.

Ordinances applicable to Subdivision Amendment preliminary and final plat approval can be found in the following locations of the Morgan County Code:

MCC 8-5E: Sensitive Area District ● MCC 8-5I: Geologic Hazards Area ● MCC 8-12: Subdivisions
Please see www.morgan-county.net for links to these and other ordinances.

Subdivision Amendment General Review Process

