NEVIS PHYSICAL PLANNING AND DEVELOPMENT CONTROL REGULATIONS, 2021

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SAINT CHRISTOPHER AND NEVIS

STATUTORY RULES AND ORDERS

No. 6 of 2021

ISLAND OF NEVIS

The Minister of Physical Planning and Development Control in exercise of the powers conferred upon him by section 54 of the Nevis Physical Planning and Development Control Ordinance, Chapter 6.09(N), and all other powers thereunder enabling him makes the following Regulations.

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PART 1 PRELIMINARY

1. Citation.

These Regulations may be cited as the Nevis Physical Planning and Development Control Regulations, 2021.

2. Interpretation.

- (1) In these Regulations-
 - "Ordinance" means the Nevis Physical Planning and Development Control Ordinance, Chapter 6.09(N); and
 - "Regulations" mean the Nevis Physical Planning and Development Control Regulations.
- (2) Unless the contrary intention appears, words or terms used in these Regulations shall have the same meaning as used in the Nevis Physical Planning and Development Control Ordinance.

PART 2 TYPES OF DEVELOPMENT PERMISSION

3. Types of development permission.

- (1) The Director of Physical Planning may grant development permission as follows:
 - (a) concept consideration and acceptance; and
 - (b) detailed development permission.
- (2) Notwithstanding the grant of concept consideration approval, a developer shall not commence development operations until detailed development permission has been granted.
- (3) An application for concept consideration and acceptance should be submitted in the form set out in Schedule 1 and be accompanied by a Project Proposal.

- (4) An application for detailed development permission shall be submitted to the Director of Physical Planning within 24 months of the acceptance of the concept or such longer period as may be specified at the concept consideration and acceptance stage.
- (5) Where an EIA has been requested, an application for detailed development permission shall be submitted to the Director of Physical Planning within 24 months of the acceptance of the EIA or such longer period as may be specified at the acceptance stage of the EIA or as may be authorised by the Director of Physical Planning in any particular case and shall be -
 - (a) in accordance with Part 6; or
 - (b) in the case of sub-divisions in accordance with Part 5.
 - (6) (a) Where the Director of Physical Planning grants detailed development permission, the applicant has a period of
 - i. twelve months from the date on which permission is granted to commence construction;
 - thirty six months after development has commenced or such other period as may be prescribed in the notice granting permission to complete the development.
 - (b) If construction has not commenced within the period specified in sub-regulation 3(6)(a)(i), written permission from the Director of Physical Planning must be sought before commencement.
 - (c) If construction fails to be completed in 36 months in accordance with sub-regulation 3(6)(a)(ii), the developer or applicant must request an extension of time from the Director in writing.

4. Project Proposal.

- (1) A Project Proposal shall be submitted along with the application for concept consideration and acceptance.
- (2) The Project Proposal shall describe the components of the project and should include, but not be limited to:
 - I. Detailed description of the type of development;
 - II. Phasing of development;
 - III. Social, physical, economical, and environmental benefits;
 - IV. Waste disposal;
 - V. Landscaping;
 - VI. Drainage;
 - VII. Costing and market analysis;
 - VIII. Infrastructure:
 - IX. Detailed master plan;
 - X. Basic floor plan;
 - XI. Elevation drawing; and
 - XII. Any other necessary supporting information.

PART 3 GENERAL REQUIREMENTS

5. Documents to accompany application.

- (1) The following documents shall accompany an application for concept consideration for the development of land:
 - (a) documents required under section 17 of the Ordinance;
 - (b) the Project Proposal;
 - (c) Conceptual plans, drawings and other materials drawn by an engineer, architect or surveyor. These should include:
 - I. setback of buildings from the front, rear and side parcel boundaries, distances between buildings, setbacks from the septic system to the building and the parcel boundaries, setback from natural physical features and, for coastal zone developments the high water mark should be shown as well as the setback distances from the permanent vegetation line;
 - II. proposed onsite parking;
 - III. internal roadways and pathways;
 - IV. permeable and impermeable surfaces;
 - V. access to site;
 - VI. solid waste disposal area;
 - VII. existing structures to remain on site;
 - VIII. general layout of buildings denoting square footage;
 - IX. general layout of habitable units denoting square footage;
 - X. proposed height of buildings on site from the lowest point;
 - XI. drainage;
 - XII. proposed onsite utility connections; and
 - XIII. any other architectural representation that would depict as much as possible the proposed project.
- (2) The following documents shall accompany an application for detailed development permission of land:
 - (a) documents required under sections 17 and 25 of the Ordinance;
 - (b) a certified copy of the document evidencing ownership of the land;
 - (c) where the applicant is not the owner of the land or is only part-owner of the land, a notarized letter signed by the owner or co-owner of the land stating that he or she has no objection to the development;
 - (d) a copy of the lease agreement, if applicable;
 - (e) a copy of the company register of directors, if the applicant is a company;
 - (f) a notarized Board Resolution of the company or organisation giving authority for the application to be made on its behalf;

- (g) Grant of administration by a court of competent jurisdiction; and
- (h) a photo identification of the applicant.
- (3) The following documents shall accompany an application for detailed development permission for sub-division:
 - (a) documents required under sections 17, 22 and 25 of the Ordinance;
 - (b) a certified copy of the document evidencing ownership of the land;
 - (c) where the applicant is not the owner of the land or is only part-owner of the land, a notarized letter signed by the owner or co-owner of the land stating that he or she has no objection to the development;
 - (d) a copy of any lease agreement if applicable; and
 - (e) a copy of the company register of directors, if applicable;
 - (f) A notarized Board Resolution of the company or organisation giving authority for the application to be made on its behalf;
 - (g) Grant of administration by court of competent jurisdiction; and
 - (h) A photo identification of the applicant.

6. Payment of prescribed fees.

The payment of fees for the processing of development applications shall be in accordance with the prescribed fees as set out in Schedule 3.

7. Examination of applications in relation to government land use policy.

With the exception of the classes of applications set out in the third schedule of the Ordinance, all applications submitted for detailed development permission shall be examined by the Development Advisory Committee in relation to development plans currently in use or plans under preparation such as the Nevis Physical Development Plan, for the purpose of implementing Government land use policy.

PART 4

APPLICATIONS FOR DETAILED DEVELOPMENT PERMISSION FOR LAND

8. Application for detailed development permission for land.

- (1) An application for detailed development permission for land shall be made to the Director of Physical Planning in the manner set out in this Part.
- (2) An application for detailed development permission for land shall be made in the forms set out in Schedule 1 and shall be accompanied by the following in triplicate:
 - (a) site plan to a legible scale;
 - (b) location plan to a legible scale;
 - (c) floor plans to a scale of 1/4 inch =1 foot or 1/8 inch =1 foot or 3/16 inch = 1 foot:
 - (d) foundation plan to scale of: 1/4 inch =1 foot or 1/8 inch =1 foot;
 - (e) North, South, East and West elevation plan to scale of:1/4 inch =1 foot or 1/8 inch =1 foot;

- (f) roof plans;
- (g) cross-sections plans;
- (h) existing and proposed site profiles;
- (i) septic system or sewerage disposals details; and
- (i) complete title block.
- (3) All measurements under sub-regulation (1) must be done in imperial.

9. Site plan.

The site plan shall show the following:

- (a) the location of the proposed building on the site;
- (b) the location of existing buildings on the site;
- (c) building setbacks:
 - (i) from the front, rear and side parcel boundaries;
 - (ii) from the septic system to the building and the parcel boundaries;
 - (iii) all setbacks shall be measured to the most protruding element of the building; and
 - (iv) for coastal zone developments, the high water mark should be shown as well as the setback distances from the permanent vegetation line;
- (d) the fronting roads giving their names and widths;
- (e) the location of driveways and parking areas;
- (f) the water and sanitary drainage systems;
- (g) the north point;
- (h) functional points of vehicular access;
- (i) boundaries and dimensions of parcel lines;
- (j) the position of the proposed development in relation to the site boundaries or setbacks;
- (k) the position of other existing buildings or structures on the site in relation to boundaries of the site and the proposed development;
- (1) the purpose for which any building on the site is used and for which any proposed building on the site is intended to be used;
- (m) access arrangements and interface with the main road;
- (n) the position and height of all mature trees on site (e.g. any tree greater than 6 inches in diameter, including rare species or endangered plant and animal species);
- (o) location of big boulders;
- (p) existing and proposed drainage patterns;
- (q) existing and proposed contours and sediment control measures;
- (r) location of nearby natural physical features (e.g. ghauts, ponds, sand dunes, wetlands, cliffs, ridgelines etc.);

- (s) a dimensioned and functional parking layout;
- (t) location of fencing;
- (u) location of septic tank soakaway, leach field or wastewater management system;
- (v) location and sizing of grease traps for commercial buildings where necessary;
 and
- (w) location of utility connections (water, electricity etc.).

10. Location plan.

- (1) The location plan shall show:
 - (a) the position of the lot and parcel in relation to the adjoining lots and, if possible a copy of the Index Map;
 - (b) adjacent properties;
 - (c) existing roads and named roads and buildings;
 - (d) any prominent landmark in close proximity;
 - (e) how the site will be accessed and where there is a legal right of way this must be clearly indicated;
 - (f) a clearly marked north point; and
 - (g) airport location if the site is within two nautical miles of an airport.
- (2) In special circumstances the Director may require a topographical survey.

11. Floor plan.

The floor plan shall show the following:

- (a) existing and proposed floor plan or use and all rooms which must be properly labeled and dimensioned:
- (b) where existing walls are to be demolished, they must clearly be shown;
- (c) where the cross-section has been taken from;
- (d) columns; and
- (e) windows, doors and finish schedule.

12. Elevation plan.

The elevation plan which shall be clearly labeled and dimensioned shall show the following:

- (a) accurate elevations of all visible sides of the building showing details of:
 - (i) windows and doors,
 - (ii) building materials and style,
 - (iii) type of illumination,
 - (iv) existing and proposed slope of land,
 - (v) any other relevant details;
- (b) existing and proposed elevations;
- (c) elevations which are to be changed or modified;

- (d) the total building height and building height to the apex; height from floor to bottom of window, floor to top of window, and floor to top of ring beam; and
- (e) the finished floor elevation in relation to the ground level.

13. Roof plan.

The roof plan shall show the following:

- (a) materials;
- (b) guttering;
- (c) downspouts or rainwater leader locations; and
- (d) slope of roofs.

14. Roof framing plan shall include:

- (a) labelling and size of roofing members;
- (b) spacing of roofing members; and
- (c) size of roof overhang,

15. Concrete roof plan.

Concrete roof plan shall include:

- (a) roof reinforcement plan, including reinforcement size and spacing information;
 and
- (b) thickness of the concrete slab.

16. Cross-section plan.

The cross-section plan shall show the following:

- (a) the total building height;
- (b) the building height to the eave;
- (c) typical exterior walls with description of specific components and dimensions;
- (d) at least two sections extending through the limits of the development which must be superimposed over actual existing land slope; and
- (e) depth of the foundation.

17. Concrete strength.

Concrete strength for all structural elements shall be specified.

18. Electrical supply and communication distribution plan.

An electrical supply and communication distribution plan shall be prepared as follows:

- (1) All electrical and communication sections must be shown on the plans. Sections includes power, light, main panel distribution, communication endpoints and security endpoints.
- (2) Power, light and main panel distribution should be illustrated on separate pages for clarity.
- (3) This section is guided by the National Fire Protection Association (NFPA 70®) and the National Electrical Code® (NEC®).

- (4) Electrical and communication systems should include:
 - (a) Electrical and communication layout plans showing electrical outlet and switches, Ground Fault Circuit Interrupter (GFCI) protected outlets;
 - (b) conduit type and sizes and conduit fill capacity;
 - (c) number of wires in conduit and wire gauges;
 - (d) single line diagram showing service entrance setup;
 - (e) electrical legends providing symbol information;
 - (f) main distribution (panel sizes, circuit numbers and locations and breaker sizes for each circuit)
 - (g) electrical outlets, switch, communication endpoints and /security endpoints.
- (5) The electrical designs of all commercial, industrial, institutional or buildings of public assembly must be certified by an electrical engineer.
- (6) Electrical designs for residential buildings over 2000 sq. ft. must be certified by an electrical engineer or certified electrical technician.
- (7) Electrical Designs shall be guided by National Fire Protection Association NFPA 70®, National Electrical Code® (NEC®).

19. Plumbing Plan.

The Plumbing Plan should include:

- (a) plumbing system, including size of water lines;
- (b) location of shut-off valves;
- (c) water storage and catchment details;
- (d) size and location of pumps, location and details of grease trap;
- (e) size and slopes of sewer pipes, details of septic tanks and soak aways; and
- (f) location of inspection boxes.

20. Septic system or sewerage disposal details.

- (1) Where a sewerage treatment plant is being proposed, it must be accompanied by details of the:
 - (a) type;
 - (b) capacity and quantities;
 - (c) means of disposal of final effluent; and
 - (d) maintenance schedule.
- (2) Where a septic tank and soak away system is being proposed, it must be accompanied by the following details;
 - (a) dimensions of the height, length and width;
 - (b) structural details; and
 - (c) plan view and sections showing sanitary tee.

21. Contour plan.

- (1) A contour plan shall be submitted and shall be at the appropriate scales or intervals but not less than 6 feet with confirmatory spot heights as supportive evidence in the application.
 - (2) The drawings shall reflect existing contours and the proposed contours.

22. Completed title block.

- (1) The completed title block shall contain the following:
 - (a) the project name and location;
 - (b) the name and address of the person(s) responsible for the preparation of the documents;
 - (c) the seal and certification for each design professional involved with the project, where applicable;
 - (d) the name of the client or owner and date of the drawing; and
 - (e) the revision number and current date, if applicable.
- (2) The seal and certification under sub-regulation (1) may be applied electronically or by legible rubber stamp.

23. Site profile.

- (1) A site profile shall be mandatory for any application for detailed development permission for all sites except for land that has a slope of less than 30°.
- (2) The existing and proposed site profile shall include features in the plan view and key site sections shall be prepared by a licensed land surveyor approved by the Department of Physical Planning.
 - (3) Retaining walls shall be limited to 12 feet high.
- (4) Where a retaining wall of more than 12 feet is proposed, the application shall be accompanied by an engineer's report.

24. Water supply and drainage systems.

The water supply and drainage systems must be shown on the plans.

25. Certification of structural designs.

Structural designs for all building types more than 2000 sq. ft should be certified by a structural or civil engineer.

26. Charlestown Conservation Area.

- (1) Development within the Charlestown Conservation Area should maintain a cultural and historic appearance. These developments must consider historic preservation guidelines as outlined in documents such as "Preserving Charlestown's Heritage" Cambers (1999)".
- (2) Within the Charlestown Conservation Area, there is a presumption against the use of concrete for roofing solution. However, where this material is used the appearance of the roofing solution should conform to preservation guidelines.

(3) The use of shipping containers for commercial, residential, industrial and institutional activities are not permitted.

PART 5 APPLICATIONS FOR DETAILED DEVELOPMENT PERMISSION FOR SUB-DIVISIONS

27. Application for development permission for a sub-division.

- (1) An application for detailed development permission for a sub-division shall be made to the Director of Physical Planning in the manner set out in this part.
- (2) An application for detailed development permission for a sub-division shall be made in the prescribed form and shall be accompanied by three sets of the following drawings:
 - (a) a location plan;
 - (b) a topographical and land feature survey;
 - (c) road layout;
 - (d) land use; and
 - (e) sub-division layout.

28. Plans and layouts.

- (1) Plans and layouts for applications for detailed development permission for subdivisions shall be submitted to the Director of Physical Planning as follows:
 - (a) where it is desired to construct more than one building on any area of land, a sub-division plan must first be submitted to the Director for approval;
 - (b) plans must show the road access to each building lot as well as connections with existing streets and roads on adjoining sub-divisions or on adjoining un-subdivided property;
 - (c) plans shall be drawn to a scale sufficiently large to facilitate accurate checking;
 - (d) a sub-division plan shall be accompanied by a location plan showing existing sub-divisions in the vicinity and name of the owners of land adjoining the proposed sub-division;
 - (e) a sub-division plan shall show to the satisfaction of the Director of Physical Planning, position of roads, road reserves, cross drainage structures, roadside drainage and the construction specifications of each road buildable areas and setback lines.
 - (2) The final survey plan shall be compared with the approved layout plan for conformity.

29. Location plan.

The location plan shall show the following:

- (a) existing landmarks;
- (b) other sub-divisions in the vicinity and surrounding land uses; and
- adjoining parcel numbers and names of owners of land adjoining the proposed sub-division.

30. Topographical and land feature survey.

The topographical and land feature survey must provide the contour values and where applicable the vegetation line and high water mark.

31. Road layout.

- (1) A proposed road layout shall show the following:
 - (a) access to each building lot;
 - (b) connections with existing roads on adjoining properties;
 - (c) the means of access to the development site;
 - (d) any public easement;
 - (e) the road location in relation to any public road;
 - (f) road dimensions;
 - (g) road gradient;
 - (h) road reserves;
 - (i) public beach access and parking where the land has sea frontage;
 - (j) road profiles and cross sections including:
 - (i) existing and proposed road profiles
 - (ii) centre line stationing and cross sections, and
 - (iii) finished levels of roads;
 - (k) common driveways;
 - (l) driveway gradients;
 - (m) sight lines and splays must be provided at all junctions and intersections;
 - (n) where possible, pedestrian access; and
 - (o) the location and description of any existing or proposed easements and roads.

32. Land use.

- (1) Existing and proposed land use layouts shall clearly indicate the purpose for which various lots are to be used, including:
 - (a) residential (distinguishing between single family and multiple families);
 - (b) commercial:
 - (c) community facility;
 - (d) parks and open spaces or land for communal purposes; and
 - (e) agricultural area.
- (2) An application for sub-division approval of ten or more lots or of more than three acres shall:
 - (a) allocate in one or more areas not less than 5 per cent of the total area for open space to provide for children's playground, recreation areas and other similar facilities; and

(b) where the land has a sea frontage, the allocated areas must include a minimum of 5 per cent of the sea frontage.

PART 6 ASSESSMENT REPORTS

33. Environmental impact assessment.

Where the Director of Physical Planning determines that an Environmental Impact Assessment (EIA) is required to be submitted as part of the approval process for development permission, the applicant shall prepare a report in a format as outlined by the Director of Physical Planning.

34. Heritage assessment report.

- (1) Where, based on the historic value of the site, the Director of Physical Planning determines that a Heritage Assessment Report is required as part of the application approval process for development, the Heritage Assessment Report shall be included in the Environmental Impact Assessment.
 - (2) The Heritage Assessment Report shall include the following:
 - (a) available literature, if any;
 - (b) field evaluation, including drawings showing the precise historic features on or adjacent to the development;
 - (c) justification for the proposed development;
 - (d) a summary assessment of the likely impact of the development on any Heritage Resource;
 - (e) proposals for mitigation measures; and
 - (f) Cost benefit analysis of heritage site alteration.

35. Pollutant assessment.

Where a proposal for development permission is likely to generate pollutants such as noise, dust, noxious fumes, or chemical runoff, the application shall be accompanied by a Pollutant Impact Assessment and shall include the following information:

- (a) details of the impact of the pollutant that will be generated; and
- (b) mitigation measures.

36. Landscape statement and visual impact assessment.

- (1) Where the Director of Physical Planning determines that a landscaping plan is required to be submitted with an application for development permission, the applicant shall prepare a Landscape and Visual Impact Assessment which is to be submitted as part of the Environmental Impact Assessment.
 - (2) The Landscape and Visual Impact Assessment shall include the following:
 - (a) the proposed finish levels or contours;
 - (b) permeable and impermeable surfacing materials;
 - (c) minor artefacts;

- (d) planting plans, species, sizes and density;
- (e) vehicle and pedestrian access and circulation;
- (f) long-term maintenance and management details;
- (g) details of disposal of excavation material;
- (h) retention of the existing vegetation as far as practicable; and
- (i) a comprehensive remediation plan where requested by the Director of Physical Planning.

37. Structural assessment report.

Where an applicant is seeking development permission to add more weight to an existing building and the Director of Physical Planning considers that it may not be structurally sound, the applicant shall submit a structural engineer's assessment.

38. Traffic impact analysis.

Where the Director of Physical Planning determines that a traffic impact analysis is required with an application for development permission, the applicant shall prepare a traffic impact analysis report and submit to the Director of Physical Planning. This shall include:

- (a) identification of any traffic issues associated with access from the site to the existing transportation network;
- (b) an outline of solutions to potential problems identified in paragraph (a);
- (c) impact on road safety;
- (d) impact of traffic noise;
- (e) peak period traffic volumes and congestion levels at intersections;
- (f) existing parking supply and demand in the vicinity of the proposed development;
- (g) existing and proposed public transport services in the vicinity of the proposed development;
- (h) parking provisions appropriate to the development in accordance with Schedule 2;
- (i) safety and efficiency of internal road layout, including service and parking areas;
- (j) impact of generated traffic on the streets in the development area; and
- (k) safety and efficiency of access between the site and the study area road network.

39. Qualifications of person preparing environmental impact assessment.

A person undertaking an Environmental Impact Assessment or any part thereof to be submitted to the Director of Physical Planning, must possess a minimum requirement of a Bachelor's of Science Degree in environmental science, or a Bachelor's of Science Degree in any other related fields with a minimum of 5 years' experience in an environmental related fields.

PART 7 OTHER REQUIREMENTS

40. Height of buildings.

- (1) The maximum permitted height of a building in Nevis shall be in accordance with column 6, Table 1, Schedule 2 of this regulation.
- (2) The requirement under sub-regulation (1) may be relaxed at the discretion of the Director of Physical Planning.
- (3) The height of a building with a gabled or hip roof shall be the vertical distance measured from the lowest curb level of the finished building site to the apex and in the case of buildings with flat roofs, the vertical distance from the lowest curb level to the highest point of the roof excluding cornices, parapet walls or railings.

41. Density of building.

- (1) The density of a development in Nevis shall be in accordance with column 3, Table 2, Schedule 2.
- (2) The minimum lot size of a multi-family building or condominium development, may be reduced at the discretion of the Director of Physical Planning.

42. Setbacks.

- (1) The following are the requirements for setbacks:
 - (a) all setbacks shall be measured to the most protruding element of the building;
 - (b) all setbacks within Charlestown shall be decided by the Director of Physical Planning;
 - (c) no land adjacent to the waterfront shall be developed by the erection of a building unless the lot is at least one hundred and twenty (120) feet in mean distance measured from the high water mark and perpendicular to the road reserve:
 - (d) no buildings other than ancillary buildings, shall be closer than 120 feet to the high water mark at any point; and
- (2) The requirements in sub-paragraphs (c) and (d) may be relaxed at the discretion of the Director of Physical Planning having regard to the Coastal Development Setback Guidelines in "Preserving Charlestown's Heritage", Cambers (1999) as well as any other material considerations.
 - (3) Setbacks shall be in accordance with Table 2, Schedule 2.

43. Provision for parking.

- (1) Parking must be provided on the individual lot or in a nearby location for all public, commercial, industrial and residential buildings in new developments in accordance with column 2, Table 1, Schedule 2.
 - (2) The minimum size of a parking space for each vehicle shall be 8 ft. x 18 ft.

44. Reclaimed land.

(1) Reclaimed land for any form of development shall have a minimum height of 8 ft. above the high water mark after completion.

(2) The shape of reclaimed land shall avoid square lines and sharp angles that may alter natural water flow.

45. Roads and road junctions.

- (1) Roads and road junctions shall be laid out as follows:
 - (a) for junctions and intersections there must be:
 - (i) a sight line; and
 - (ii) visibility triangles on internal sub-division roads, which should be formed by cutting off the corners of lots by measuring 15 ft. along the respective lot boundaries from their point of intersection and joining the two points so determined.
 - (b) where appropriate, provision shall be made for the continuation of principal streets to adjoining sub-divisions or their proper projection when the adjoining property is not sub-divided and where necessary, the Director of Physical Planning may also require continuation of such minor streets for extension of utilities and for access to adjoining properties;
 - (c) there shall be no reserve strips across streets or roads controlling access to streets or properties, except where control of such strip is definitely placed under conditions approved by the Director of Physical Planning;
 - (d) where a fence or wall is being erected it shall be erected at a minimum of 4 feet away from the edge of the carriage-way in order to allow for the construction of sidewalks and any utilities or drainage and where this is not practical the Director of Physical Planning may specify otherwise;
 - (e) in reference to cut and distance from nearby roads or properties to avoid undermining;
 - (f) an adequate radius must be provided for every cul-de-sac road in accordance with the OECS Infrastructural Guidelines;
 - (g) proposed streets shall intersect one another within 20 degrees of the perpendicular for a distance of 100 ft. from the point of intersection of the road reserves; where this is impractical because of the gradient of the land the Director of Physical Planning may approve alternative proposals;
 - (h) service roads for rear access to commercial development in a commercial zone shall be provided in all business and industrial areas and should not be less than 18 ft. wide;
 - (i) in industrial areas the swept path of junctions should be adequate to allow the passage of articulated vehicles;
 - the points of access onto a major road shall be held to a minimum as far as practicable and whenever possible not be less than a quarter-of-a-mile apart;
 - (k) the construction of roads shall be to standards adopted by the Public Works Department.
- (2) The Director of Physical Planning may regulate points of access to all roads including the frequency, standard and design of junctions.

- (3) The Director of Physical Planning may determine points of access from properties onto roads and may prohibit the erection of any building or construction which might cause obstruction to traffic in the adjacent street.
- (4) Where it is determined that the standards in sub-regulation (2) and (3) are impractical because of the gradient and functionality of the land, the Director of Physical Planning may approve alternative proposals.

46. Road reserves.

- (1) Road reserves shall be made up of a carriageway which shall be 16ft. to 24ft. plus a minimum of 4 ft. on each side.
 - (2) No building or structure shall be erected within the road reserve.
- (3) At least four (4) feet of all road reserves should be allocated for the purposes of the installation of utilities. Where reserves do not exist, the Nevis Island Administration reserves the right to utilize up to four (4) feet of the adjoining property for the installation of utilities.
- (4) The existing pathways of any ghaut shall not be impeded by the development in any way.
- (5) The development buffer distance from the edge of a ghaut shall be no less than 16 feet and may be increased if it is deemed necessary by the Director of Physical Planning.
- (6) The only forms of development permitted within the ghaut buffer are engineered access routes.
 - (7) All ghauts are to be surveyed wherever a survey is required under these regulations.
 - (8) Ponds shall not be filled in except by permission of the Director of Physical Planning.
 - (9) The development buffer distance from the edge of a pond shall be 30 ft. from the edge.

47. Water supply.

The water supply to a building shall be provided as follows:

- (a) a building which is intended for human habitation shall be provided with a cistern or rainwater catchment and a storage facility having a minimum capacity of 1000 gallons per 100 ft² of roof catchment area where there is no public supply and a minimum of 500 gallons per 100 ft.² where there is a public supply;
- (b) a building which is intended for multi-family dwelling, must be constructed with a cistern having a minimum capacity of 1000 gallons per every 100 ft² of roof catchment area;
- (c) all buildings forming part of a detailed subdivision development must be constructed with a cistern having a minimum capacity of 1000 gallons per 100 ft² of roof catchment area where there is no public supply and a minimum of 500 gallons per 100 ft.² where there is a public supply;
- (d) storage tanks should be able to withstand hurricane force winds and should not detract from the aesthetics of the area;

- (e) the developer of any habitation shall be required to submit proposals acceptable to the Director of Physical Planning for a complete supply and distribution water system, whether or not a treated supply is available the cost of which shall be borne by the developer;
- (f) in commercial and industrial use, wastewater containing chemicals shall not flow into any ghaut, mangrove, pond or the sea.

48. Sewweage.

The means of sewerage disposal shall be provided for as follows:

- (a) a building which is intended for human habitation or commercial or industrial use shall be provided with a waterborne sewerage system draining to a septic tank or more sophisticated treatment facility of accepted design approved by the Director of Physical Planning wherever possible, except in areas designated by the Director of Physical Planning where comprehensive sewerage systems are available or a technical waste facility is of such type as to require special treatment before discharge to a sewer or the environment;
- (b) if required, the percolation tests shall be carried out when it is planned to use absorption pits or septic tanks with soak ways or land drains to dispose of the sewage, and the approval of the Director of Physical Planning for the use of such systems will depend on the percolation rates found using the following criteria:
 - (i) soakaways shall be used where sub-surface conditions allow and they shall never be used where there is a likelihood of contaminating underground water supplies and fresh water lenses;
 - (ii) the percolation criteria to be used in determining whether soakaways can be efficient in a given area is based on the rate of absorption of liquid waste and the area of the absorption surface;
 - (iii) soils with absorption rates of less than 1inch in thirty minutes are unsuitable for soakaways;
 - (iv) the absorption area required shall be based on the effective vertical wall area of the pit, and no allowance shall be made for the pit bottom or the area above the inlet; and
 - (v) as soil types vary widely and the size of the pit depends on the type of soil and the volume of effluent to be absorbed, a test shall be carried out at each building site or at the discretion of the Director of Physical Planning.
- (c) the effluent from a septic tank must drain through a soak pit or subsurface drainage tile field of appropriate capacity located no less than 10 ft. from any dwelling or commercial or industrial building or the plot boundary;
- (d) the buildings' sewers and septic tank must be so located that the drainage system may eventually be connected to a main sewerage system;
- (e) the developer of a sub-division shall be required to submit proposals acceptable to the Director of Physical Planning for a sewerage system which can satisfactorily serve that sub-division; the cost of any such proposals will be borne by the developer; and

(f) the size requirement for soak aways should conform with Table F-3, Section F6.7 of the Saint Kitts and Nevis Building Regulations 2000 – Building Guidelines.

49. Garbage disposal.

The means of garbage disposal shall be provided for as follows:

- (a) a householder, tenant, hotel or apartment building owner, shall be responsible for providing his own garbage bin with a suitable cover which must be suitably protected against being knocked over;
- (b) the Director of Physical Planning shall require a sub-division developer to provide a garbage collection and disposal service where it is practicable;
- (c) the developer shall make provision for the reservation of disposal area and for access for removing garbage; and
- (d) commercial and industrial developers shall bear the responsibility of providing their own means of garbage disposal.

50. Storage of hazardous materials.

Where hazardous materials are being stored, the Director of Physical Planning will apply the provisions as set out by the Nevis Solid Waste Management Authority Ordinance, 2021.

51. Proposed land use.

Plans and layouts shall clearly indicate the purpose for which various lots are to be used, such as residential (distinguishing between single family and multiple family), commercial (specifically identifying special uses such as service station, etc. where possible), industrial, school sites, parks and agricultural area. All public facilities should have signs indicating the managing authority as well as any other pertinent information.

52. Publicity of application for detailed development permission.

Where a notice is publicised by an applicant pursuant to section 26 of the Ordinance, the details of the application must be advertised by the applicant at his expense in at least one local newspaper in two consecutive issues, giving a period of fourteen days after final publication in which objections may be lodged with the Director of Physical Planning.

53. Completion of building.

- (1) Completion of a building for any approved development must be within thirty-six months of the date of the permit or such period as may be authorized by the Director of Physical Planning.
- (2) Where the building is not completed in accordance with sub-regulation (1), the permit will be deemed to have lapsed.

54. Certificate of completion.

Upon completion of a building erected in accordance with the approved plans and conditions, and after being inspected by a Planning Inspector, the Director of Physical Planning shall issue a certificate of completion stating that the building was completed in accordance with the approval granted.

SCHEDULE 1

Concept Consideration Application

FOR OFFICE USE ONLY



DEPARTMENT OF PHYSICAL PLANNING AND ENVIRONMENT

MAIN STREET CHARLESTOWN, NEVIS

Tel: 469 5521 ext. 6302, 5078 Email: physical.planning@niagov.com / nevplan@yahoo.com

Date received		
Application #		
Application fee & Receipt #		
Approved		
Refused		

APPLICATION FOR CONCEPT CONSIDERATION

This form is authorized under PART IV – SECTION 17 the Nevis Physical Planning and Development Control Ordinance, Chapter 6.09 (N) (As Amended).

THREE copies of this form, proposal documents (see below outline), masterplan and other drawings specified must be submitted.

PLEASE COMPLETE THIS FORM IN BLOCK CAPITALS

1. Full Name and Address of Applic	ant(s)	
Name	Email:	
2. Name of Development		
3. Name and address of agent (if app	olicable) to whom corres	pondence should be sent
Name	Email:	
4. Land Ownership Type		
☐Title ☐Registered Deed☐Registered M.O.T☐☐	Registered Lease	☐ Notarized Letter from Owner

Class: Residential Transportation Agricultural Project Location: Agricultural Project Locatio	5. Class	and Location of De	evelopment:		
6. If current application is a resubmission, indicate if previous application was Withdrawn	Class:				☐ Public Buildings
Withdrawn Refused	Project l	Location:			
Withdrawn Refused	6 If curr	ent application is a	resubmission indicate	if previous applicat	ion was:
Building Development	□ W	Vithdrawn	codomission, more	n previous applica	
Coastal Development Ghaut Works Retaining Wall Other (please specify) 8. Please state: Existing Land Use: Proposed Land Use: 9. Development Lot Size Area of Land to be Developed. 10. Expected duration of works: Commencement Completion	7. Type o	of Development - in	dicate whichever appl	ly:	
Retaining Wall Other (please specify) 8. Please state: Existing Land Use: Proposed Land Use: 9. Development Lot Size Area of Land to be Developed			☐ Earthwork	cs	
8. Please state: Existing Land Use: Proposed Land Use: 9. Development Lot Size Area of Land to be Developed				20000	
Proposed Land Use: 9. Development Lot Size Area of Land to be Developed	Retain	ing Wall	☐ Other (ple	ase specify)	
9. Development Lot Size Area of Land to be Developed	8. Please	state:			
Area of Land to be Developed					
Area of Land to be Developed	9. Develo	opment Lot Size			
10. Expected duration of works: Commencement Completion			ed	ft.2 / Acre	
Commencement	THE OF	Land to be Develop			
Completion	10. Expe	cted duration of wo	rks:		
11. If vegetation removal is involved:					
	11. If veg	getation removal is	involved:		
Please indicate area on site plan Total area Give approximate quantity of vegetation to be removed			PROJAMO TOTA STATE SON		

. 1. 1
edule, attached a is true to the
is due to the
Date:
dd/mm/yyyy

Building Permit Application

FOR OFFICE USE ONLY



Applicant (s):

Mailing Address

DEPARTMENT OF PHYSICAL PLANNING AND ENVIRONMENT

MAIN STREET

CHARLESTOWN, NEVIS Tel: 469 5521 ext. 6302, 5078

Email: physical.planning@niagov.com / nevplan@yahoo.com

Date received	
Application #	
Application fee &	
Receipt #	
Approved	
Refused	_

DETAILED DEVELOPMENT PERMISSION

BUILDING PERMIT APPLICATION

Agent:

Mailing Address:

This form is authorized under PART IV – SECTION 17 the Nevis Physical Planning and Development Control Ordinance, Chapter 6.09 (N) (As Amended).

Tel(H): Tel(M) Email: Brief Project Description :		Tel(H): Email:	Tel(M)	
		Project Location: Project Estimated Value: \$		
Project Type (01) New Structure	Structure	Existing Building	New Construction	Existing & New Total
☐ (02)Addition Height of Structure (03)Change of Use (04) Structural Renovation Existing Grade:		n ft.	ft.	ft.
(04) Other	Number of Bedrooms:			
	Number of Bathrooms:	1		
	Lot Size	sq.ft	sq.ft	sq.ft

Building Permit Application

Basement	Proposed New Building or Addition			encing Inclu	ded:YES condition same as build	III NO
Duscincine		1	ft.			,y,
Ground Floor (full floor above gro	und)	ft.	Water Supp		
First Floor			ft.	Governm	ent Main	
Second Floor			ft.	Cistern		
All other floors	0)		ft.	Storage T	ank	
Garage			ft.		25110	
Total			ft.	Other		
Setbacks (Dista	ance of Building to	Property Lines) Right Side	Left Side	Rear		
Existing:	ft.	ft.	f	ft.	ft.	
Proposed:	ft.	ft.	- 1	ft.	ft.	
Building mater	ial type					
Concre		Wood	Steel f	frame	Other	
	1.			1		
DI						
1. 1	ation of Applicant					
1. I 2. I The infrand spe knowle	ormation containe crifications, and o dge.	ed in this applicat ther attached do	_ declare that: (ion, attached sch cumentation is tr	print name) nedule, attach rue to the bes	t of my	
1. I 2. I The infrand spe knowle	ormation containe	ed in this applicat ther attached do	_ declare that: (ion, attached sch cumentation is tr	print name) nedule, attach rue to the bes		
The infrand spe knowle Signatu	ormation containe crifications, and o dge.	ed in this applicat ther attached do	_ declare that: (ion, attached sch cumentation is tr	print name) nedule, attach rue to the bes	t of my	

Please note: All sections of this form must be completed.

Structure Placement & Demolition Application

FOR OFFICE USE ONLY



DEPARTMENT OF PHYSICAL PLANNING AND ENVIRONMENT

MAIN STREET CHARLESTOWN, NEVIS

Tel: 469 5521 ext. 6302, 5078 Email: physical.planning@niagov.com / nevplan@yahoo.com

	65
Date received	
Application #	
Application fee & Receipt #	
Approved	
Refused	

DETAILED DEVELOPMENT PERMISSION

STRUCTURE PLACEMENT AND DEMOLITION APPLICATION FORM

Three c	opies must be submitted.
This for	rm is authorized under PART IV – SECTION 17 the Nevis Physical Planning and Development Control Ordinance, Chapter 6.09
(N) (As	Amended).
1. Ap	pplicant's Name: Date of Application:
Ad	ldress:
Co	ntact Number: E-mail
2. (Ownership Document
•	☐ Title ☐ Registered Deed ☐ Registered Lease ☐ Registered MOT ☐ Notarized Letter from Owner Other
3.	Application for - Structure Placement Demolition
1. 2. 3. 4.	Type of structure Approximate age of structure Building/ structure floor space (sq. ft.) Proposed new location of Structure
5.	Describe the proposed use of the structure to be placed at site location

Structure Placement & Demolition Application

6	6. Would a sewage system be constructed	onsite?	$\square Yes$	□No	
If YE	ES, sewage system details and relevant plumb	ing plans a	re required l	ut not limited to:-	
- 1	Proposed location of sewage system and struc	ture to be j	placed		
- S	Setback distances between proposed structure	(s) to the p	laced, sewa	e systems and site boundaries	
	O, give proposed sewage disposal solutions				
	7. Describe how building will be removed	and place	:		
DEN	MOLITION				
1	1. Type of building				
2					
	3. Approximate age of building				
	4. Building floor space (sq. ft.)				
5	5. No. of floors				
6	6. Description of building including prior	use			
	100 miles (100 miles (
7	7. Scheduled Demolition: Start Date/_	_/_	Complet	ion Date//	
8	8. Describe how building will be demolished	(bulldozer	r, crane, etc.	i	
	Declaration of Applicant				
	Idec			10100 00 02 0 0	20 1 20 20
	The information contained in this application documentation is true to the best of my know		schedule, att	ched plans and specifications, and of	her attached
	Signature of applicant:			_ Date:	
				dd/mm/yy	



DEPARTMENT OF PHYSICAL PLANNING AND ENVIRONMENT

MAIN STREET CHARLESTOWN, NEVIS

Tel: 469 5521 ext. 6302, 5078 Email: physical.planning@niagov.com / nevplan@yahoo.com

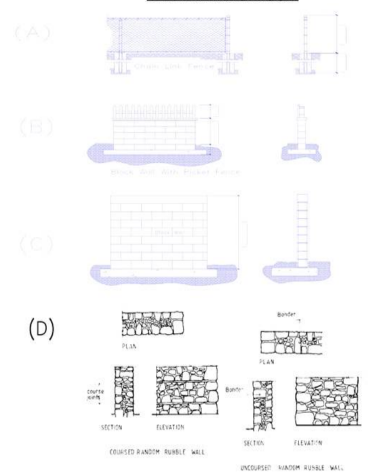
F	OR OFFICE USE ONLY	
	Date received	
	Application #	
	Application fee & Receipt #	
ľ	Approved	
ſ	Refused	

DETAILED DEVELOPMENT PERMISSION

FENCING APPLICATION FORM

three copies must be submitted,	
This form is authorized under PART IV - SECTION 17 the Nevis Physical Planning at	nd Development Control Ordinance,
Chapter 6.09 (N) (As Amended).	
1. Applicant's Name:	Date of Application :
Address:	
Contact Number: e-mail	
2. Ownership Document	
Title Registered Deed Registered M.O.T Registered L.	ease Notarized letter of Permission
☐ Other	
3. Location of Project	
FENCING - All site boundaries must be visible	
1. Width of road in front of Lot	
2. Type of Fence	**********
3. Height of Fence	
4. Area to be fenced, please indicate on survey plan.	
5. If partial fencing please indicate which sides of the property to be fenced	
□ Front □ Rear □ Right Side □ Left Side	
6. Indicate setback from boundary to fence Front	Back
Right SideLeft Side	
7. Any other additional fencing or feature on property	

Choose one of the following fencing option



Declaration of Applicant

I	declare that: (p	rint name

The information contained in this application, attached schedule, attached plans and specifications, and other attached documentation is true to the best of my knowledge.

Signature of applicant:	Date:
Partie and the second s	dd/mm/yy

Mining Works Application



DEPARTMENT OF PHYSICAL PLANNING AND ENVIRONMENT

MAIN STREET CHARLESTOWN, NEVIS

Tel: 469 5521 ext. 6302, 5078 Email: physical.planning@niagov.com / nevplan@yahoo.com

	FOR OFFICE USE	ONLY
Date rece	rived	
Applicati	on#	
Applicati Receipt #		
Approved	1	
Refused		

DETAILED DEVELOPMENT PERMISSION

MINING WORKS APPLICATION FORM

		Date o	f Application:
Address:			••
2. Ownership Document			
☐ Title ☐ Register	red Deed Registered	MOT Registered Lease	Notarized letter from own
Other			
INING WORKS			
3. Location of proposed devel	lonment		
30000 1000 1000 1000 1000 1000 1000 100	•••		
Existing land use .			
Intended use of lea	vd.		
intended use of 13t			
intended use of far	10		
4. Type of Mining Develop	pment -: □ In land		
4. Type of Mining Develop Marine / Coastal Type of mining method to	pment -: In land o be implemented		
Marine / Coastal Type of Mining Develop Marine / Coastal Type of mining method to Underground Mining	pment -: In land o be implemented Open Surface (pit)	Mining ☐ In-situ Mini	
4. Type of Mining Develop Marine / Coastal Type of mining method to	pment -: In land o be implemented		
4. Type of Mining Develop Marine / Coastal Type of mining method to Underground Mining	pment -: In land o be implemented Open Surface (pit) Quarrying	Mining ☐ In-situ Mini	
Marine / Coastal Type of Mining Develop Marine / Coastal Type of mining method to Underground Mining Strip mining	pment -: In land o be implemented Open Surface (pit) Quarrying ons / resource	Mining ☐ In-situ Mini	
Marine / Coastal Marine / Coastal Munderground Mining Strip mining Type of mining operation	pment -: In land o be implemented Open Surface (pit) Quarrying ons / resource	Mining ☐ In-situ Mini ☐ Dredging	ing □Placer Mining

Please note: All sections of this form must be completed.

Declaration of Applicant	
declare that	: (print name)
	50 02 050 V V 100 V V 100 V V V V V V V V V V V
he information contained in this application, attach ther attached documentation is true to the best of m	ed schedule, attached plans and specifications, an
her attached documentation is true to the best of m	ly knowledge.
ignature of applicant:	
	dd/mm/yy

Earth Works & Land Clearing Application



DEPARTMENT OF PHYSICAL PLANNING AND ENVIRONMENT

MAIN STREET

CHARLESTOWN, NEVIS
Tel: 469 5521 ext. 6302, 5078 Email:
physical.planning@niagov.com / nevplan@yahoo.com

FOR OFFICE	USE ONLY
Date received	
Application #	
Application fee & Receipt #	
Approved	
Refused	

DETAILED DEVELOPMENT PERMISSION

EARTH WORKS & LAND CLEARING APPLICATION FORM

,				
Three copies must be submitted.				
This form is authorized under PART	IV – SECT	TON 17 the Nevis Physic	al Planning and Develop	ment Control Ordinance, Chapter
6.09 (N) (As Amended).				
Applicant's Name:			Date	of Application:
Address:				
Contact Number:		E-mail:		
1. Ownership Document				
☐ Title ☐ Registere	d Deed	Registered Lease	Registered MOT	Notarized letter from owner
Other				
2. Application for - Ear	thworks	☐ Land Clearing		
EARTH WORKS				
3. A site plan and scope of wor	ks proposal	are required for rock place	ement and coastal engin	eering works.
A. Class and Location of De	velopment:			
Class of development: Location of development: Area of Land to be Developed				
B. Type of Development - in	dicate whi	chever apply:		
Land Retaining Wall		Site Earthworks	1	Marine Groyne /Jettie
☐ Land Revetment		Coastal Revetment		Ghaut / Water Course Revetment
Sea Wall		Other (please specify)		
C. Proposed building materi	al to be us	ed □Aggregate F	ill Other	
-	Ple	ase note: All sections of this	form must be completed.	1

A 000 100 100 100 100 100 100 100 100 10	

ND CLEARING	
A. Class and Location of De	velopment:
Intended used of land:	
Location of development	
Landwill be - Complete	ely cleared Partially Cleared
If partially cleared, give appro-	ximate quantity of vegetation to be removed ft.2/ Acre
Does the site to be cleared con	tain large fruit trees or trees of cultural significance? - \(\square\) Yes
	I trees of cultural significance should be maintained in accordance with the advice
of the Director of Physical	
Is the property adjoined by one	y water features?
Is the property adjoined by any	
	ast be maintained in accordance with the advice of the Director of Physical
Planning.	
Planning. B.	
В.	
В.	
B. Existing Land Use:	
B. Existing Land Use: Reason for land clearing -	
B. Existing Land Use: Reason for land clearing -	☐ Agricultural land preparations ☐ Building site preparation
B. Existing Land Use: Reason for land clearing -	
B. Existing Land Use: Reason for land clearing - Property maintenance	☐ Agricultural land preparations ☐ Building site preparation
B. Existing Land Use:	☐ Agricultural land preparations ☐ Building site preparation
B. Existing Land Use:	☐ Agricultural land preparations ☐ Building site preparation ☐ Other
B. Existing Land Use:	☐ Agricultural land preparations ☐ Building site preparation ☐ Other
B. Existing Land Use:	☐ Agricultural land preparations ☐ Building site preparation ☐ Other
B. Existing Land Use:	☐ Agricultural land preparations ☐ Building site preparation ☐ Other
B. Existing Land Use:	☐ Agricultural land preparations ☐ Building site preparation ☐ Other
B. Existing Land Use:	Agricultural land preparations Building site preparation Other
B. Existing Land Use:	Agricultural land preparations Building site preparation Other ant declare that: (print name) In this application, attached schedule, attached plans and specifications, and other attached best of my knowledge.

Subdivision Application

FOR OFFICE USE ONLY



DEPARTMENT OF PHYSICAL PLANNING AND ENVIRONMENT

MAIN STREET CHARLESTOWN, NEVIS

Tel: 469 5521 ext. 6302, 5078 Email: physical.planning@niagov.com / nevplan@yahoo.com

Date received	
Application #	
Application fee & Receipt #	
Approved	
Refused	

APPLICATION FOR SUBDIVISION

This form is authorized under PART IV – SECTION 17 the Nevis Physical Planning and Development Control Ordinance, Chapter 6.09 (N) (As Amended).

THREE copies of this form, specified drawings and all relevant documents must be attached.

PLEASE COMPLETE THIS FORM IN BLOCK CAPITALS

Address			
Tel #		Email	
2. Name a	nd address of Agent	(if applicable)	
Address			
3.Land Ov	vnership Type		
	Registered Deed Letter from Owner se specify)	Registered MOT	Registered Lease
4. Class an	d Location of Develo	opment:	
Class: ☐ Hotel & '		l	☐ Residential ☐ Commercial

5. 5	Subdivision details	
a.	Total area of land to be	subdivided :acres/ft ²
a.	Number of lots proposed	E

b.	Lot sizes range from (maximum)	:acre/ft² (minimum) toacre/ft²
c.	Area and location of ope	n/recreational space to be provided for community use.
	Area	Lot number
6.]	Please state:	
a.	Existing Land Use:	
	□Agriculture	Vacant
	Residential	Commercial
	□Industrial	Other (please specify)
h	Proposed Land Use:	
υ.	Agriculture	□Vacant
	Residential	Commercial
c.	□Industrial State the number of ex	Other (please specify)sting buildings and the use(s).
c.		Other (please specify)
		Other (please specify)
7.	State the number of ex	Other (please specify)
7. a.	State the number of ex Amenities and Utilities Electricity Supply	Cother (please specify)
7. a.	State the number of ex Amenities and Utilities Electricity Supply	Cother (please specify)
7. a.	State the number of ex Amenities and Utilities Electricity Supply	Cother (please specify)
7. a.	State the number of ex Amenities and Utilities Electricity Supply	Cother (please specify)
7. a.	State the number of ex Amenities and Utilities Electricity Supply	Cother (please specify)
7. a. b.	State the number of ex Amenities and Utilities Electricity Supply	Cistern Well Public supply to house Other (please specify) Existing: Public Private Not available Proposed: Public stand pipe Not available Other (please specify) Proposed: Cistern Well Public supply to house Other (please specify) Proposed: Cistern Well Public supply to house Other (specify) Existing: Yes No
7. a. b.	Amenities and Utilities Electricity Supply Domestic water supply	Cother (please specify)
7. a. b.	Amenities and Utilities Electricity Supply Domestic water supply	Cistern Well Public supply to house Other (please specify) Existing: Public Private Not available Proposed: Public stand pipe Not available Other (please specify) Proposed: Cistern Well Public supply to house Other (please specify) Proposed: Cistern Well Public supply to house Other (specify) Existing: Yes No No Proposed: Yes No No Existing: Septic Tank Pit Latrine
7. a. b.	Amenities and Utilities Electricity Supply Domestic water supply Telephone Service	Cistern Well Public supply to house Other (please specify) Existing: Public Private Not available Proposed: Public stand pipe Not available Other (please specify) Proposed: Cistern Well Public supply to house Other (please specify) Proposed: Cistern Well Public supply to house Other (specify) Existing: Yes No No No No No

Proposed □Septic Tank □Pit Latrine □Package	d plant
Other (specify)	
f. Distance to nearest educational facility	
Day care centre (name)	_miles
Pre School (name)	_miles
Primary School (name)	_miles
Secondary School (name)	_miles
g. Nearest Health Centre (name)	miles
ROAD DETAILS	
Is there an existing road within the subdivision area Yes No	
If you places provide the fellowing information	
If yes, please provide the following information	
Road Type:	
Asphalt Concrete Other (please specify)	
Dimensions	
Width of Carriage Way Width of sidewalk/verge	
PHYSICAL FEATURES	
Are any of the following physical features on or bordering proposed site?	
Ghaut/Watercourse Fruit trees Historical ruin(s)	
Other significant land features	
To ATCHES AND A THE CONTROL OF CONTROL OF CONTROL OF THE CONTROL O	
*If any of the above feature exists, please indicate on the subdivision plan	
8. I hereby state that all information submitted in this application is traccurate. Applicant(s): 1	ue and
Print name	
Signature	
Print name	
Signature	
Date:	
*Note: A valid government issued ID is required of owner/authorized agent. Only original certified/true copy of the registered ownership document will be accepted.	

SCHEDULE 2 Table 1

Type	Parking		ensity	of Standards* Minimum Lot	Site Coverage (%)	Maximum Building
туре	Faiking		0100000	Size	Site Coverage (76)	Height
			- 0	Residential		
	2 spaces per	arce	21780 ft²		Up to 35ft	
Single Family	dwelling unit	Med	7 units per acre	6200 ft ²	40	
	1.25 For each individual unit; (whether of one, two or three bedrooms)	Low	10 units per acre	21780 ft ²	50 (where utilities are already provided	Up to 50ft.
	and 1 one for studio units.	Med	10 units per 0.5 acre	5500 ft ²	40 (all other cases)	
Resort Residential	2 for each individual unit.	3 uni	ts per acre	14500ft ²	25	Up to 35ft.
Hotel Zone	1 for each 3 bed- rooms plus 1 for each 50 ft ² of public dining area.	20 be	d rooms per acre		(2)	Up to 100ft.
- 0				Commercial	(
Offices	1 for each 500 sq. ft. gross floor area inclusive of corridor, toilets, circulation spaces etc.			8.0	40-50 outside of Town Centre 75-100 in Town Centre	Up to 35ft in Town Centre Up to 50ft, in areas outsid of Town Centre
Retail shops	1 for each 250 sq. ft. of gross floor area			•	40-50 Outside of Town Centre 75-100 in Town Centre	Up to 35ft in Town Centre Up to 50ft, in areas outsic of Town Centre
Marina	1 space per 5 slips					
Restaurant, Bar, Deli, Fast Food, Club	1 for each 50 sq. ft. of public dining area.	2			40-50 Outside of Town Centre	Up to 25ft.
Cinema, place of assembly, theatre	1 for each 5 seats			323	75-100 in Town Centre	Up to 35ft.
Mixed-use building, Malls	1 for each 250 sq. ft. gross floor space.		Ţ.	(E)	40-50 Outside of Town Centre 75-100 in Town Centre	Up to 40ft.

Library, Gallery	1 space for each 700 sq. ft. of gross	23300		40-50	
Museum	floor area	5	W#S	75-100 in Town Centre	
Public Service Buildings	1 space per	· ·		40-50	
(Fire, Police Station)	employee			75-100 in Town Centre	Up to 35ft.
Schools (Primary,	1 space per		-	40-50	
secondary	employee		(1.4.1)	75-100 in Town Centre	
Day Care/Pre school	1 space per	¥	1841	40-50	
	employee			75-100 in Town Centre	
	1 per employee + 1			40-50	
College/University	College/University per every 5 students -	75-100 in Town Centre	Up to 40ft.		
Clinic(Medical/dental/Ve terinary)/Doctors Office	4/practitioner			40-50	Up to 35ft.
		9	•	75-100 in Town Centre	
Church	1 space per 5 persons				Up to 35ft.
Funeral Home	1 space per 500 sq.		100	40-50	Up to 30ft.
runetai monte	ft. of gross floor area		8.50	75-100 in Town Centre	Op 10 301L
Hospitals, Nursing	1.5 spaces per bed	2		40-50	Up to 40ft.
Homes				75-100 in Town Centre	Op 10 101L
			Industrial	7	
Industrial (Light)	3 spaces per building up to 2000 sq. ft.	ě		40-50	Up to 35 ft.
Industrial (heavy)	5 spaces per building up to 5000 sq. ft.			40-50	Up to 40ft.
Warehouse/Storage	1 for each 1000 sq. ft. of gross floor area				Up to 40ft.

NOTE

- Reference Table 3-3 (Areas and Heights) St. Christopher (St. Kitts) and Nevis, Building Regulations, 2000.
 Buildings above 35ft should be equipped with fire extinguishing and sprinkler systems.
 Building height should follow with existing building height in surrounding area.
 Building height does not include pedestals for churches or parapet walls.

Table 2

Setback I	Requiremen	nts		
Land Use Setback (ft)				
Residential	Front	Rear	Side	
Single family dwelling	20	16	6 (one storey)	
Multi-family/ condominium/apartments	20	20	12 (two storey)	
Hotel/Resort Residential	20	20	12	
Commercial (except Cat. A area)	Front	Rear	Side	
Marina	- 8	16	16	
Restaurant, Bar, Deli, Fast Food, Club	15	16	10	
Cinema, other places of assembly	15	16	12	
Civic and Institutional	Front	Rear	Side	
Schools (all types)	15	16	12	
Public Service Buildings (Fire, Police Station)	15	16	12	
Clinic(Medical/Dental/Veterinary)/ Doctors Office, Funeral homes	15	16	12	
Hospitals, Nursing Homes	Subject to evaluati on	Subject to evaluati on	10	
Industrial (except Cat. A area)	Front	Rear	Side	
Industrial (Light)	15	16	15	
Industrial (heavy)	30	30	25	

NOTE:

- 5. All coastal setbacks should be taken from a permanent vegetation line.
- 6. The Director of Physical Planning may give consideration for setback variation in Charlestown.
- Because of the nature of the coastline and the local conditions of the Island of Nevis, over-the-water structures are not encouraged. If, however, such developments were to be proposed, then appropriate coastal dynamic and risk analysis by an approved engineer should be undertaken.
- 8. Layout of buildings MUST make provision for parking onsite plan.

SCHEDULE 3



NEVIS ISLAND ADMINISTRATION

Ministry of Communication & Works Public Utilities & Post, Physical Planning, Natural Resources & Environment Liburd Yard, Main Street, Charlestown, Nevis Tel: (860) 469-5521 ext 2025, Fax: (869) 469-0096 Email: planningministry@yahoo.com

Nevis Physical Planning	FEE SCHEDULE g & Development Control Ordinance, Chapter 6.01 (N) (As Amended)
CLASS	DEVELOPMENT APPLICATION FEES
Application fee (Non-refundable)	\$60.00
Proposal review fee (Concept Consideration)	\$300.00 (to be paid on submission)
3. EIA	Limited \$2000 Full \$5000 (to be paid on submission)
4. Environmental Statement	\$1000 (to be paid on submission)
5. Placement of prefab/built structure	\$90
6. Demolition	\$90
7. Fencing	\$100
8. Land Clearing	Up to one acre - \$75; each additional acre or part thereof \$50.00 (for clearing that is not in preparation for construction)
9. Driveway connection to road	\$150
 Sporting Fields (Tennis Courts, etc.) 	\$1000
11. Swimming Pool construction	Private Residence \$500; Hotel/Guest houses \$1000
12. Re-stamping of approved Plans*	\$80
13. Stamping of NEVLEC Forms*	\$20
14. Review of unofficial submission*	\$60
 Redesign/revision of an approved plan* 	\$0.30 per square foot
16. Overseas Architect	\$500
17. Photocopying	\$1.00 per page Black and white (letter 8.5 x 11 or legal 8.5 x 14)
	\$2.00 per page Black and white (Tabloid 11 x 17)
	50 cents per page (Planning Documents)

1

NB: '*' - None refundable application fee does not apply.

SUBDIVISION	NEW DEVELOPMENT	MODIFICATION/ALT ERATION/ADDITION	CHANGE OF USE
Up to 10,890 sqft: \$75,00 per lot	Single: \$0.30 per sqft	Same as new development	Residential to Commercial = \$550.00 Residential to Institution = \$500.00
More than 10,890 sqft: \$85.00 per lot	Multi/apartment: \$0.40 per sqft		Residential to Light Industrial = \$300.00 Single Family to Multi-family = \$500.00 Multi-Family to Tourism = \$1500.00
N/A	\$0.60 cents per sqft	\$0.60 per sqft	Tourism to any other use class = \$1,000.00
Up to 10,890 sqft: \$80.00 per lot	\$0.50 per sqft	\$0.50 per sqft	Commercial to residential= \$300.00
	More than 10,890 sqft: \$85.00 per lot N/A Up to 10,890 sqft: \$80.00 per	Up to 10,890 sqft: \$75,00 per lot More than 10,890 sqft: \$85.00 per lot Multi/apartment: \$0.40 per sqft N/A \$0.60 cents per sqft Up to 10,890 sqft: \$80,00 per	Up to 10,890 sqft: \$75,00 per lot More than 10,890 sqft: \$85.00 per lot More than 10,890 sqft: \$85.00 per lot N/A \$0.60 cents per sqft Up to 10,890 sqft: \$80.00 per

iv. Office	More than 10,890 sqft: \$90.00		
v. Liquor store &	per lot		
rum shop			
vi. Beauty parlor			
vii. Eatery			
viii. Clothing store			
ix. Pharmacy			
x. Nursery			
xi. Bakery			
etc			

CLASS	SUBDIVISION	NEW DEVELOPMENT	MODIFICATION/ALT ERATION/ADDITION	CHANGE OF USE
21. Detailed Industrial i. Mechanic shop/garage ii. Wood working shop iii. Warebouse – household goods iv. Lumber yard v. CMU plant vi. Cellular base/antenna vii. Waste disposal facility viii. Waste treatment facility ix. Desalination plant x. Concrete batch-mixing plant xi. Quarry xii. Power plant xiii. Warehouse-toxic material xiv. Shipwright/boat building xv. Laundromat xvii. Metal work	Up to 10,890 sqft: \$80.00 per lot More than 10,890 sqft: \$90.00 per lot	\$0.50 per sqft	\$0.50 per sqft	Industrial to Commercial \$300.00

ata				
etc 22. Detailed Transport i. Parking lot ii. Bus terminal iii. Pier iv. Jetty v. Marina vi. Airport vii. Helipad viii. Bridge Etc.	N/A	\$500.00 \$1500.00 Piers and jetties - 5 meters or less; \$250.00 Greater than five meters \$100.00 for each additional meter	N/A \$50.00 per metre	N/A
23. Coastal Defense Structures i. Groin ii. Breakwater iii. Bulkhead iv. Sea wall v. Artificial reefs etc	N/A	5 meters or less: \$250.00 Greater than five meters \$100.00 for each additional meter	\$100.00 for ach meter to be altered or modified	N/A

SUBDIVISION	NEW DEVELOPMENT	MODIFICATION/ ALTERATION/ ADDITION	CHANGE OF USE
N/A	For signs displayed on the same premises as the business being advertised: \$150 Banners: \$75.00 Non-profit – no charge Business name – no charge	\$50.00	N/A
	Institutional – 1 sign = no charge 2'x2' or less \$50.00		
		N/A For signs displayed on the same premises as the business being advertised: \$150 Banners: \$75.00 Non-profit – no charge Business name – no charge Institutional – 1 sign = no charge	N/A For signs displayed on the same premises as the business being advertised: \$150 Banners: \$75.00 Non-profit – no charge Business name – no charge Institutional – 1 sign = no charge

4'x4' to 8'x4' = \$300.00 8'x4' = \$500.00Approval period = 1 Year 25. All other use class 3000 sqft or less: -\$200.00 3000 sqft or less: 400.00 From other use First five lots: Greater than 3000 sqft but less class: \$200.00 -Non-profit organizations \$50.00 per lot Greater than 3000 sqft than 6000 sqft: -\$500.00 -Institutional (churches, schools Each additional lot: but less than 6000 sqft: Greater than 6000 sqft add (public & private), medical \$60.00 per lot \$800.00 \$100.0 for every 200 sqft facilities etc) NB. Public Schools = no charge

FEE SCHEDULE				
Nevis Physical Planning & Development Control Ordinance, Chapter 6.01 (N) (As Amended)				
Details of Physical Planning Offence	PENALTY FEES			
Proceeding with works after the issuance of a Enforcement Notice		\$ 3000.00		
2. Proceeding with works after the issuance of a Stop Notice		\$ 4000.00		
3. Proceeding to next stage of development without physical planning inspection and approval		\$ 500.00		
4. Undertaking development without planning permission		\$ 1000.00		

Made this 5th day of October, 2021.

HON. SPENCER RUDOLPH BRAND Minister responsible for Physical Planning and Environment