

Department of Planning and Zoning

ZONING BOARD APPLICATION PACKET

The enclosed packet contains forms and instructions required in order to be make an application to the Winslow Township Zoning Board of Adjustment. Please read through the instructions carefully, including the types of variance application and the standards for variances, as they are a guide to the application and hearing process. The items listed below are included with this application package:

Information & Instructions

internation & manechons	
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Application Submission	
Land Use Development Application,	pages 1-5
Corporate Disclosure form,	page 6
Land Development Checklist,	pages 7-11
Tax & Collections payment verification form, approved by Tax Collector,	page 12
Block/Lot Assignment form, approved by Tax Assessor,	page 13
ADA Compliance form, approved by Construction Official,	page 14
Attachment D Major Stormwater Summary Form,	pages 15-17
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Fee Schedule	pages 46-47
Property List Request Form, submit to Tax Assessor	page 48
<u>List of requested design waivers and/or bulk variances from Township Ordinance</u>	, ,
List of requested variances, waivers, and de minimus exceptions from the NJRSIS (residential projects only)	
Current Title report	

UNDERLINED FORMS ONLY REQUIRED IF SUBMITTING SITE PLAN OR SUBDIVISION APPLICATIONS TO ZONING BOARD

Application/Plan Submission to outside offices

Tax & Collections payment verification form, submitted to Tax Collector Block & Lot Assignment form, submitted to Tax Assessor

ADA Compliance form, submitted to Construction Official

1 copy of overall Site Plan and/or Subdivision plan; sent certified mail to:

- Winslow Township Police Department- 125 S. Route 73, Braddock, NJ 08037
- Winslow Township Fire Department- 9 Cedarbrook Road, Sicklerville, NJ 08081
- Winslow Township Board of Education, residential projects only- Via email to <u>wallta@winslow-schools.com</u>
 And via regular mail to: 200 Cooper Folly Road, Atco, NJ 08004
- Winslow Township Public Works Department- 125 S. Route 73, Braddock, NJ 08037
- Winslow Township Municipal Utilities Authority- 125 S. Route 73, Braddock, NJ 08037
- Winslow Township Tax Assessor- 125 S. Route 73, Braddock, NJ 08037
 *Proof of delivery required in the form of certified mail slip or personal delivery

Notification

Sample Notice for Newspapers	page 49
Sample Notice of Hearing to property owners on certified list	page 50
Affidavit of Service of Notice	page 51

INFORMATION ABOUT VARIANCES

TYPES OF VARIANCES

(a) Appeal of an Administrative Decision

An Appeal of an Administrative Decision is a request for the review of a decision made by the Zoning Officer to determine if the decision was in error under the provisions of the Zoning Ordinance or relevant statutes. Only the Zoning Board of Adjustment may hear such a request.

(b) Interpretation or Special Question

An Interpretation is a request for the interpretation of the Zoning Ordinance or Map, or for a decision on "special questions" which may arise in connection with the administration of the Zoning Ordinance. Only the Zoning Board may hear such a request.

Bulk (c) Variance

A bulk (c) variance (sometimes referred to as a "hardship" variance) is the relief of requirements from the Zoning Ordinance, which generally relates to physical features, such as lot and yard requirements. Either the Planning Board or Zoning Board has authority to hear bulk (c) variance requests.

Use (d) Variance

A use (d) variance is a request to permit the following:

- 1. use or principal structure in a zone that restricts such a use or principal structure,
- 2. expansion of a non-conforming use,
- 3. deviation from a specification or standard pursuant to a conditional use,
- 4. an increase in the permitted density (permitted number of dwelling units/gross area),
- 5. an increase of more than ten (10') feet or 10% of the permitted height of a principal structure.

A use (d) variance may be heard only by the Zoning Board of Adjustment, approved only on the affirmative vote of five (5) members. All other requests may be decided by a simple majority of the Board members present and voting.

STANDARDS FOR VARIANCES

The requirements of the Zoning Ordinance and other relevant laws and ordinances are presumed to further the purposes of zoning embodied in the Municipal Land Use Law (M.L.U.L.). Therefore, every variance must, at least presumptively and to some limited extent, create some detriment to the public interest. The burden of proof is on the applicant to show that the application meets certain tests.

Bulk (c) Variance

- 1. The strict application of any zoning regulation would result in peculiar and exceptional practical difficulties to, or exceptional and undue hardship upon, the developer of such property
 - a. By reason of exceptional narrowness, shallowness or shape of a specific piece of property, or
 - b. By reason of exceptional topographic conditions or physical features uniquely affecting a specific piece of property, or
 - c. By reason of an extraordinary and exceptional situation uniquely affecting a specific piece of property or the structures lawfully existing thereon; or
- 2. In an application or appeal relating to a specific piece of property the purposes of the M.L.U.L. would be advanced by a deviation from the Zoning Ordinance requirements; that the variance can be granted without substantial detriment to the public good; that the benefits of this deviation would substantially outweigh any detriment; and that the variance will not substantially impair the intent and purpose of the zone plan and zoning ordinance.

Use (d) Variance

For use (d) variances, the Board must review the positive and negative aspects of the application. The applicant must demonstrate that:

- 1. Relief can be granted without substantial detriment to the public good and
- 2. Will not substantially impair the intent and purpose of the zone plan and zoning ordinance
- 3. The proposed use is an inherently beneficial one;
- 4. It is not inherently beneficial, but the proposed site is particularly suited to the use; or
- 5. The property would be zoned into inutility without the variance.

ZONING BOARD APPLICATION PROCEDURES

STEP I: APPLICATION SUBMISSION

- A. Completed Land Use Development Application.
- B. Signed Escrow Agreement and W-9 tax form, if applicable.
- C. All required Fee & Escrow payments as set forth in the Fee Schedule. Application fees are non-refundable. All checks should be made payable to the "Township of Winslow". Separate checks should be submitted for fees and escrow.
- D. Completed Application Checklist and Required Submission Materials as denoted in the Checklist. All Items denoted with an 'X' are required for that type of application. If an item on the Checklist is not applicable or inappropriate, a submission waiver may be requested with justification for such a waiver and require appropriate waiver fees.
- E. Property Owners List Request & associated fee to the Tax Assessor's Office.
- F. Outside offices submission, signed off by the applicable office and provided to the Board office. *Must provide proof of delivery to each office listed on Page 1 of the application packet by way of certified mail, hand delivered slip with office signature, etc.

STEP II: COMPLETENESS REVIEW (within 45 Days of submission)

The application will be transmitted to all professionals for review.

- A. Staff and professionals will review the documentation submitted and check to ensure that all items required for submission in the Land Use Development Checklist have been submitted.
- B. All required documentation should be provided, or waivers may be requested from various checklist submission requirements. If necessary items that have not been submitted, a completeness review will be sent to the applicant (within 45 days of submission) indicating which items are outstanding. The required outstanding items must be addressed prior to the hearing.
- C. Once all necessary items are submitted, the application will be deemed complete and formally scheduled for a hearing date.

STEP III: PUBLIC NOTIFICATION (a minimum of 10 days prior to hearing)

Notice must be provided (pursuant to *N.J.S.A.* 40:55D-12) in the official newspaper (The Courier Post or The Hammonton Gazette) and to property owners within 200 feet of the subject parcel (utilize list provided by the Assessor's Office). Please review the following instructions regarding proper notice procedures:

- A. Do not provide notice until you have been formally confirmed by the Board Secretary for a Zoning Board hearing.
- B. Notice must be provided a minimum of ten (10) days prior to the hearing (not including the date of the meeting) or the application will be rescheduled to a later date, which will require new notice.
- C. Complete the Sample Notice of Hearing to property owners on the Certified List
 - 1. The description of the relief sought must be provided on the form.
 - 2. Copies of the form must be distributed to all persons/entities listed on the Property Owners List by Certified Mail in accordance with N.J.S.A. 40:55D-12.
 - 3. A copy of the Notice of Hearing must also be provided to all utility companies listed on the supplemental sheet attached to the Property Owners List, including the Commissioner of Transportation when a property is adjacent to a State Highway. Notice shall be given by personal service or certified mail to the New Jersey Department of Community Affairs of a hearing on an application for development of property that exceeds one hundred and fifty (150) acres or five hundred (500) dwelling units. Such notice shall include a copy of any maps or documents required to be on file with the Municipal Clerk, pursuant to §6b of c.291 Laws of NJ 1975.
- D. Complete the AFFIDAVIT OF SERVICE OF NOTICE. Sign, notarize and attach the date stamped original certified mail receipts.
- E. Complete SAMPLE NOTICE FOR NEWSPAPERS of Zoning Board hearing and submit it to the newspaper.

Courier Post News Room P.O. Box 5300 Cherry Hill, NJ 08034 888-516-9220 cplegals@gannett.com OR

The Hammonton Gazette
P.O. Box 1228
Hammonton NJ 08037
609-704-1939
jwuillermin@hammontongazette.com

 Hammonton Gazette runs once a week; verify publication date before sending

- 1. Legal notices must be submitted to either of the above at least two (2) working days prior to the date to be published. Notice must be <u>published</u> at least 10 days prior to the hearing.
- 2. The description of the relief desired should reflect that of the NOTICE OF HEARING.
- 3. The newspaper will send you an affidavit of proof of publication, which must be submitted to the Department of Planning and Zoning(see Step IV).

STEP IV: SUBMIT PROOF OF NOTICE

The following items must be submitted to the Board Secretary no later than five (5) days prior to the hearing date.

- A. One copy of the NOTICE OF HEARING and
- B. The AFFIDAVIT OF SERVICE OF NOTICE and
- C. Original certified mail receipts with the property owners list, and
- D. The affidavit of proof of publication from the Courier-Post and/or Hammonton Gazette.

STEP V: PREPARE THE PRESENTATION

The presentation to the Zoning Board should be brief and concise, but present all relevant facts and address the requested variances. You may present photographs, sketches, witnesses, and/or any other pertinent information. The burden of proof is on the applicant since she or he is asking for an exception of the ordinance. The Zoning Board is required to consider certain tests in evaluating your application, as specified in the Municipal Land Use Law (M.L.U.L.) and outlined in the Information about variances in this package. The presentation should specifically address these points that are referenced in the Information about Variances section of these instructions for further information.

The Board Engineer/Planner will prepare a review of each application. The Zoning Board members and the applicant will receive copies of the review before the hearing. The applicant should be prepared to address any questions or comments presented in the review(s).

STEP VI: ATTEND THE HEARING (within 120 days of being deemed complete)

- A. The Zoning Board of Adjustment must hear the application within 120 days of the application being deemed complete. Board agendas are posted on the Township website at www.winslowtownship.com before the hearing.
- B. The Zoning Board meets in the Courtroom of the Municipal Building at 125 S. Route 73, Braddock, NJ 08037. The hearing begins at 6:30 p.m. and is preceded by a caucus at 6:00 p.m. A corporation, partnership, limited liability company or partnership must be represented by a New Jersey Attorney. The procedure for the hearing is as follows:
 - 1. Pledge of Allegiance & Roll call
 - 2. The Chair determines which applicants are present and announces the order of hearing.
 - 3. Generally, residential bulk (c) variances are first on the agenda. The applicant then presents their testimony regarding the proposal and variance request.
 - 4. When the application is called, the applicant or representative proceeds to the podium.
 - 5. The Chair swears in anyone giving testimony.
 - 6. The Board members ask questions after the case is presented.
 - 7. The public is then allowed to ask questions or make a sworn statement.
 - 8. The Applicant has the opportunity to summarize their application and testimony.
 - 9. The Chair closes the hearing and asks for discussions by the Board. No further comments can be made by the applicant or designated representative or the public.

- 10. A Board member makes a motion on the application and, if seconded, a vote is taken.
- C. Policies Governing the Re-Scheduling of Hearing Dates. If a full seven (7) member Board is not present for a use (d) variance, the applicant may request a postponement of the hearing, as five (5) affirmative votes are required for a use (d) variance.
- D. Board agendas are posted on the Township website at https://www.winslowtownship.com/ before the hearing

STEP VII: AFTER THE HEARING

- A. Memorialization of Resolution within 45 days of decision:
 - 1. After the hearing the Zoning Board Solicitor (attorney) will prepare a legal document called a Resolution which will include all of the facts that were presented to the Board and the Board's reasoning for the approval/denial of the variance request.
 - 2. The Board must vote on the Resolution at a hearing within forty-five (45) days of the decision. They are basically voting to agree that the facts presented in the Resolution are the facts upon which their decision was based and that all conditions of approval (if applicable) are addressed appropriately in the Resolution. The applicant is not required to attend the hearing at which the resolution is memorialized.
 - 3. A copy of the Resolution will be emailed to the applicant, applicant's attorney and professionals (as listed on the application).
- B. Notice of Decision. A Notice of Decision will be submitted to the Courier Post for publication by the Zoning Board Secretary within ten (10) days of the memorialization of the Resolution.
- C. Time Period for Appeal. Any party interested in appealing a decision of the Zoning Board, must do so within forty-five (45) days of the publication of the Notice of Decision.
- D. For Residential C (Bulk) Variances, after the Resolution is memorialized, you may proceed with Zoning & Construction permits.
- E. Items to Submit After the Hearing; for plans contingent on either Site Plan and/or Subdivision approvals:
 - 1. Conditions of Approval. Any and all conditions of approval must be satisfied (legal documents, additional information, etc.), which should be submitted to the Board Secretary. Staff, Zoning Board Engineer, and Solicitor will review. Revise as necessary.
 - 2. Conformance Plans. Three (3) copies of revised plans, which address needed completeness items and comments from staff and Board professionals, should be submitted to the Zoning Board Secretary. The Zoning Board Engineer will review and advise if the plans meet the conditions of the approval. They will require revision as necessary.
 - 3. Cost Estimate. An itemized cost estimate of all the improvements required. The cost estimate should separate site work construction items on private property from those within the public right-of-ways. This is the basis for determining the amount of the performance guarantee and inspection escrow.
 - 4. Developer's Agreement. The applicant's attorney should contact the Board Solicitor to draw up a Developer's Agreement for review. The completed and agreed upon Developers Agreement must be submitted to the Mayor and Township Committee for review and approval at a Township Committee meeting. The signed Developer's Agreement must be recorded in the Camden County Clerk's Office and proof of same needs to be submitted to the Township Clerk, prior to the Township signing off on the Plans.
 - 5. Escrow. Any outstanding bond payments, inspection escrow, and/or review escrow must be submitted prior to the issue of any permits. Should a positive balance remain in the escrow account after the project is complete and all bills are submitted, a written request for the refund of the remaining escrow must be submitted to the Department of Planning and Zoning.
 - 6. The applicant shall notify the Pineland Commission of approval if the development is within the Pinelands area in accordance with 40-41.
 - 7. Prior to signing off on the plans, from the Township, the following needs to be posted:
 - Performance Bond
 - Inspection Escrow with W-9 of developer
 - Proof of all outside agency approvals
 - The recorded Developer's Agreement and filed plat and/or plans, if applicable.

- 8. After the plan is filed at the Camden County Registrar of Deed's Office, you MUST submit evidence that the document(s) have been filed and bear the County's filing stamp. Please return one set of the stamped Plan to the Board office.
- 9. Zoning Permit. A Zoning Permit application may be submitted once the above items have been completed. A processing fee of \$30.00 for residential projects or a \$50.00 for commercial projects is required.
- 10. A pre-construction meeting should be scheduled with the Department of Planning and Zoning (609.567.0700) with a preliminary construction schedule to be prepared for the meeting, prior to submitting for Zoning permits. Construction Permits may be applied for at the Construction Department, after Zoning permit approval and a pre-construction meeting is held.
- 11. A DCA Affordable Housing Development fee may apply for new construction of single-family homes and larger development, per Township Ordinance. Similarly, a Non-Residential Development Fee is required for applicable commercial developments, per Township Ordinance.

GENERAL APPLICATION INFORMATION:

Site Plan applications- Minor or Major (including Waiver of Site Plan and Change of Use)

Minor Site Plan- A Site Plan of one (1) or more lots which:

- a.) Does not propose the new construction or addition of any building or structure greater than 5,000 gross sq. ft.
- b.) Does not disturb more than 10,000 gross sq. ft. of land area
- c.) Requires 15 or fewer off-street parking spaces
- d.) Is not a planned development, as defined by N.J.S.A. 40:55D-1 et seq.
- e.) Does not involve the extension of any new street or off-tract improvement; and
- f.) Contains information sufficient to make an informed judgement as to whether the requirements established by this chapter for the approval of a Minor Site Plan have been met.

Major Site Plan- Any Site Plan not meeting the definition of a Minor Site Plan.

- 1. The applicant shall submit the following plans/reports at the time of filing:
 - a.) Five (5) Full Sets of Plans to the Planning & Zoning Office
 - b.) Sixteen (16) copies (11" x 17") of the overall development plan (just one sheet).
 - c.) Four (4) copies of any and all reports
 - d) A digital download version of the submittal via drop box, one drive, or on a flash drive.

Variance applications:

- 1. The applicant shall submit twelve (12) copies of a survey or plot plan showing location of variance requested at 11 x 17 size, dated within 5 years of the proposed application and showing current conditions of the property.
- 2. A digital download version of the submittal via drop box, one drive, or on a flash drive.
- 3. Variance approvals expire in one year, if not acted on.

Subdivision applications:

Minor Subdivision- In the Non-Pinelands Areas of the Township of Winslow, a minor subdivision is any subdivision containing not more than three (3) lots fronting on an existing minor street, not involving any new street or road or the extension of municipal facilities and not adversely affecting the development of the remainder of the parcel or adjoining property and not in conflict with any provision or portion of the Master Plan, Official Map, Zoning Ordinance or this chapter; in the Pinelands Areas of the Township of Winslow, a minor subdivision is any subdivision containing not more than four (4) lots fronting on an existing minor street, not involving any new street or road or the extension of municipal facilities and not adversely affecting the development of the remainder of the parcel or adjoining property and not in conflict with any provision or portion of the Master Plan, Official Map, Zoning Ordinance, or this chapter.

Major Subdivision- All subdivisions that are not classified as minor subdivisions.

- 1. The applicant shall submit the following plans/reports at the time of filing:
 - a.) Five (5) Full Sets of Plans to the Planning & Zoning Office
 - b.) Sixteen (16) copies (11" x 17") of the overall development plan (just one sheet).
 - c.) Four (4) copies of any and all reports
 - d) A digital download version of the submittal via drop box, one drive, or on a flash drive.

PRIOR APPROVAL REQUIRED, related to properties within Pinelands

Properties within the Pinelands areas require <u>a Pinelands Certificate of Filing</u>, prior to applying for Winslow Township approvals for Site Plan (including waiver of site plan & change of use) and Subdivision applications.

The applicant shall file with the Secretary of the Planning and Zoning Board, at least (30) days prior to the monthly scheduled meeting of the Board.

WINSLOW TOWNSHIP PLANNING BOARD MEETS THE THIRD THURSDAY OF EVERY MONTH

WINSLOW TOWNSHIP ZONING BOARD OF ADJUSTMENT MEETS THE SECOND WEDNESDAY OF EVERY MONTH

EXCEPTIONS APPLY, PLEASE CONFIRM YOUR DATE WITH THE BOARD SECRETARY



Department of Planning and Zoning

125 South Route 73, Braddock, NJ 08037

Phone: 609-567-0700, ext. 6

Email: <u>zoning@winslowtownship.com</u> Website: <u>www.winslowtownship.com</u>

LAND USE DEVELOPMENT APPLICATION

FOR OFFICE	USE ONLY		FOR OFFICE USE ONLY TAXES/UTILITIES PAID YES/NO
Submission Date:	_Escrow #		APPFEES \$
PLANNING BOARD	ZONING BOARD OF	ADJUSTMENT	Escrow \$
1. APPLICANT		2. OWNER	
Name:		Name:	
Address:		Address:	
City:State:	Zip:	City:	State:Zip:
Phone:(Phone:()	Fax:()
Email:		Email:	
Interest in Property:	ļ		
,			
3. TYPE OF APPLICATION (check all that			
Minor Subdivision Preliminary Major Subdi Final Major Subdivision Minor Site Plan Preliminary Major Site F Final Major Site Plan Amended Plan (subdivisi Site Plan Walver Change of Use BLOCK: LOT(S) LOT(S)	vision lan on or Site Plan)	B Variance- Intel C Variance- Bulk D Variance- Use Conditional Use Extension of price PUD Amended PUD Other:	
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12. PREVIOUS OR PENDING APPLICATIONS	
List all previous or pending applications for this pa	arcel (use additional sheets if necessary):
	78 - 18 CHILL - 18 CHI
13. ZONING SCHEDULE (complete all that apply	00年8月1日日本高品的企业企业的企业。
Required	Proposed
Property	Property
Frontage:	Frontage:
Lot size:	Lot size:
Principle structure	Principle structure
Front yard:	Front yard:
Side yard, each:	Side yard, each:
Rear yard:	
Other (describe):	Other (describe):
Accessory structure	Accessory structure
Side Yard:	
Rear Yard:	
Other (describe):	
Signage	Signage
Sign area:	Sign area:
Height:	
Distance from ROW:	Distance from ROW:
14. PARKING & LOADING REQUIREMENTS	
Number of Parking Spaces REQUIRED:	Number of Loading Spaces REQUIRED:
Number of Parking Spaces PROVIDED:	Number of Loading Spaces PROVIDED:
15. RELIEF REQUESTED (check all that apply)	如各种企物是一个可以成功可能是11度次的多少十分建筑建设。2008年度10度次列。
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☐ Zoning Variances are requested.	
☐ Exceptions from Municipal Requirements are	
	Improvement Standards (R.S.I.S.) are requested (N.J.A.C. 5:21-3.1).
Requires application to and approval of the N	orovement Standards (R.S.I.S.) are requested (N.J.A.C. 5:21-3.2). ew Jersey Site Improvement Advisory Board.
For any type of the above rellef requested, a separate granted relief.	exhibit should be attached stating the factual basis, legal theory, and/or previously
16. SIGNATURE OF APPLICANT	表的意义的。 [4] A.
I certify that the foregoing statements a individual applicant, or that I am an Offic the Corporation, or a General Partner of th	and the materials submitted are true. I further certify that I am the er of the Corporate applicant and authorized to sign the application for the partnership application.
PRINT NAME	SIGNATURE (applicant) DATE
• ERITI DAME	

17. CONSENT OF OWNER			
I certify that I am the Owner of the property which is the sub of this application and the approval of the plans submitted property in connection with this application as deemed n Corporation, a resolution must be attached authorizing the a	herewith. I further consent to the ecessary by the municipal agency	inspection of	เมเร
SWORN & SUBSCRIBED to before me thisday of	SIGNATURE (owner)	DATE	Annual Control of the
(notary)	PRINT NAME		
			W. Argar
18. DISCLOSURE STATEMENT (circle all that apply)	The state of the s		
Pursuant to N.J.S.A. 40:55D-48.1 & 48.2, please answer the following Is this application to subdivide a parcel of land into six (6) or more	g questions: e lots?	Yes	No
Is this application for a variance to construct a multiple dwelling of		Yes	No
Is this application for approval of a site (or sites) for non-residenti		Yes	No
Is the applicant a corporation?		Yes	No
Is the applicant a limited liability corporation?		Yes	No
Is the applicant a partnership?		Yes	No
If you responded YES to any of the above, please answer the follow	ing (use additional sheets if necessary):		
10% of the interest in partnership (whichever is applicable). Does a corporation or partnership own 10% or more of the stock addresses of stockholders of that corporation holding 10% or mo (whichever is applicable). This requirement is to be followed by and addresses of the non-corporate stockholders and individual	ore of the stock or 10% or greater intere every corporate stockholder or partners	st in that partr ship, until the	names
	SIGNATURE (applicant)	DATE	
19. SURVEY WAIVER CERTIFICATION			
As of the date of this application, I hereby certify that the su	and discloses the premises in its en and I further certify that no bi	uildings, fend	ces, or
SWORN & SUBSCRIBED to before me thisday of, 20(year)	SIGNATURE (owner)	DATE	
(notary)	PRINT NAME		
FOR OFFICE USE The application was reviewed in accordance with the rules of Winslow and determined that all the checklist items are in The time within which the applicable Board must act on the commenced from this date.	of the applicable Board and Ordinand Torder and this application has been	aeemea com	ipiete.
	SIGNATURE (administrative officer)	DATE	

Winslow Township Planning and Zoning Board Corporate Disclosure

Name of Company/Organization:	
Is the Company a Corporation?YesNo	
If yes, what State is the Corporation Incorporated in?	
Is the Company a Partnership?YesNo	
Is the Company an Individual Owner?YesNo	Please list any/all
Name - Address	Title
I certify that the above information is true and correct to the	he best of my knowledge:
Signature	Date
Signature	Date

		E	Minor	Prelii	ninary		Final		111	
#	Submission Item No. and Description	Sile	Sub-	Sife	Sub-	Site	Sub-	Variance	Requested	Submitted
		Plan	division	Plan	division	Plan	division			
	ADMINISTRATIVE INFORMATION									
-	Original, Completed Application, one sided copy	×	×	×	×	×	×	×		
7	Fees & Escrow with original, completed Escrow Agmt & W-9.	×	×	×	×	×	×	×		
က	Affidavit of Ownership	×	×	×	×	×	×	×		
4	Corporate Disclosure form	×	×	×	×	×	×	×		
5	Block/lot Assignment form	×	×	×	×	×	×	×		
9	Tax & Collections payment form, signed off by Tax Collector	×	×	×	×	×	×	×		
7	Developers Agreement notice	×	×	×	×	×	×			
80	Submittal of certified list, dated within 6 months of hearing	×	×	×	×	×	×	×		
0	Submittal of current Title Report, less than one year old at time of application	×	×	×	×	×	×			
10	Proof of delivery to Fire Official	×	×	×	×	×	×	×		
_	Proof of delivery to Police Department	×	×	×	×	×	×	×		
12	Proof of delivery to Construction Official	×	×	×	×	×	×	×		
13	Proof of delivery to Board of Education	×	×	×	×	×	×	×		
7	Proof of delivery to Public Works Director	×	×	×	×	×	×	×		
15	Proof of delivery to Municipal Utilities Authority, if applicable	×	×	×	×	×	×	×		
16	List of requested checklist waivers (include justification for the	×	×	×	×	×	×	×		
	request)								ĺ	[
17	List of requested bulk zoning variances from Township Ordinance (include justification for the request)	×	×	×	×	×	×	×	_]
18	List of requested design waivers from Township Ordinance (include justification for the request)									
19	List of requested variances, waivers, de minimum exceptions from NJRSIS (residential projects only)	×	×	×	×	×	×			
70	N	×	×	×	×	×	×	×		
	PINELANDS REQUIREMENTS									
21	Submittal of Certificate of Filing	×	×	×	×	×	×			
22	Submittal of a Cultural Resource Survey(per 296-75.E)	×	×	×	×	×	×			
23	Submittal of Air Quality Analysis (per 296-70.B)	×	×	×	×	×	×			
24	Proof of purchase of Pinelands Development Credits	×	×	×	×	×	×			

		Z	Minor	Prelin	inary	ii.	nai			
#	Submission Description	Sile	Sub-	Sile	Sub-	Site	Sub-	Variance	Waiver	Submitted
	PLAN INFORMATION	bidin	alvision	plan	division		alvision		veguesien	
25	Plan sheet size conforming to those permitted by NJ Map Filing Law	×	×	×	×	×	×			
26	Cover Sheet with certification blocks for Board Chairman, Board Secretary, Board Engineer & Municipal Clerk	×	×	×	×	×	×			
27	Certification blocks as required by the NJ Map Filing Law	×	×	×	×	×	×			
28	Title block denoting type of application, municipality and county, tax map sheet, block & lot numbers, and street address(es)	×	×	×	×	×	×			
29	Name of professional preparing the plan (including signature, license number and seal, business address, phone number)	×	×	×	×	×	×	×		
3	Denote the Certificate of Authorization (COA) number for the	×	×	×	×	×	×			
,	in preparing me plan	>	>	>	>	>	>			
<u>~</u>	Written and Graphic scales, original date ot plans, revision date block, and north arrow with reference meridian	<	<	<	<	<	<] (} (
32	Key Map (at 1"=2000' sacle) showing the location of the entire site and all streets and land uses within 500 feet of the	×	×	×	×	×	×			
	site					:	;		E	
33	Location of site on a Camden County Soil Survey (at a scale no less than 1"=1000')	×	×	×	×	×	×] [] [
8	Zoning map depicting the property limits and zoning district for the site in question and adjoining property within 200 feet of the site based on the Township current soning man	×	×	×	×	×	×]]
35	Name and address of the applicant and property owner	×	×	×	×	×	×			
36		×	×	×	×	×	×			
37	Written description for each proposed non-residential building (including number of employees/members; number of shifts to be worked; maximum employees per shift; expected truck and trailer traffic; hours of operations; sources for emission of noise, alare, air pollution, or water pollution)	×	×	×	×	×	×	×		
38	Submission of a current outbound survey plan, signed, sealed and certified by an NJ Licensed Land Surveyor	×	×	×	×	×	×	×		
39	Plan delineation of any existing or proposed deed restrictions, protective covenants, recorded easements, and rights-of-way	×	×	×	×	×	×	×		

		Z	Minor	Prelir	ninary	<u> </u>	Final			
#	Submission Description	Sile plan	Sub- division	Site plan	Sub- division	Site Plan	Sub- division	Variance	Waiver Requested	Submiffed
40	Depict and tabulate all bulk zoning requirements and buffer limite	×	×	×	×	×	×	×		
4	innessions for all existing and proposed lot lines, existing lot lines, existing lot lines to be eliminated, rights-of-way lines, and outbounds. Areas for all existing lots shall be provided in saudre feet and also in acres when areas exceed 0.5 acre	×	×	×	×	×	×			
42	Outside dimensions of all existing and/or proposed principal building(s) and all accessory buildings. Dimensions to the nearest existing or proposed property lines shall be provided for all existing structures that are to remain.	×	×	× .	×	×	×	×		
43	Size, height, and arrangement of all existing and proposed structures	×	×	×	×	×	×			
4	Submittal of architectural plans and elevations (including typical floor plans) for each side of the proposed structure(s)	×	×	×	×	×	×			
45	Denote on the plan the purpose of any easement of land reserved or dedicated for public use	×	×	×	×	×	×			
46	Superimpose the location and extents of soil types (per the Camden County Soil Survey) on both the soil erosion and drainage area plans. The soil names shall be keyed to the plans and the hydrologic soil group letter shall be provided for each soil types	×	×	×	×	×	×			
47	Provide location, size, and nature of any contiguous lot owned by either the Applicant, or in which the Applicant has a direct or indirect interest (even if only a portion of the entire property is involved in the current application)	×	×	×	×	×	×			
48	Delineate all phased portions of the project (or provide a note on the plan indicating no phasing is proposed)	×	×	×	×	×	×			
49	Submission of current existing conditions plan (including topographic features.)	×	×	×	×	×	×	×		
20	Proposed and existing contours at one-foot intervals (for slopes averaging 10% or greater) or at two-foot intervals (for lands with greater slopes)	×	×	×	×	×	×			
51	Indicate any existing improvements to be demolished	×	×	×	×	×	×			
52	Locate all significant existing physical features (i.e. streams, water courses with direction flow, 100 year floodplain lines, rock outcrops, swampy soil, wetlands, culverts, bridges, impervious surfaces, fences, walls, etc) that are onsite or within 300 feet	×	×	×	×	×	×	×		

		<u><</u>	Minor	Preli	minary		Final			
#	Submission Description	Site plan	Sub- division	Site Plan	Sub- division	Site Plan	Sub- division	Variance	Waiver Requested	Submitted
53	The location and extent of drainage and conservation	×	×	×	×	×	×			
	easements and stream encroachment lines								Í	[
54	cisting trees with caliper of 10" or urbance. The submission of a tree accordance with Section 270, should	×	×	×	×	×	×			
1	be made, it necessary.	;	;	>	>	>	>		С	
55	Graphically depict all areas of open space and indicate the corresponding acreages and open space percentages within a table (for residential projects only)	×	×	×	<	<	<]]
56	Locate and provide names, widths, cross sections, and profiles for all existing and proposed streets abutting the property in	×	×	×	×	×	×			
	question								I	[
27	Provide water elevations for all existing and proposed surface water features on the site	×	×	×	×	×	×		コ]
58	Location and details for all proposed site improvements	×	×	×	×	×	×			
59	Plan of existing and proposed storm sewer, sanitary sewer, and water mains	×	×	×	×	×	×			
09	Location of all existing and proposed septic systems and potable wells within 100 feet of the site (applicable to application with proposed septic/wells)	×	×	×	×	×	×			
61	Fire protection information (i.e. fire hydrants, fire zones, dry/wet fire lines, special traffic constraints, construction details etc)	×	×	×	×	×	×			
62	Locate all driveways, streets, and right-of-way widths within 200ff of the site	×	×	×	×	×	×			
63	Locations and dimensions for all off-street parking stalls (10x20), loading areas, aisles, traffic patterns, and driveways for ingress/egress.	×	×	×	×	×	×			
49	Proposed vehicular and pedestrian circulation plans (including access streets, easement, fire lanes, and a typical section of all proposed cartways)	×	×	×	×	×	×			
65	Method of solid waste/recycling disposal and storage	×	×	×	×	×	×			
99	Plans and details for all exterior lighting (including type of standard, luminaire, wattages, type of light, accessory features, and isolux patterns with maintained horizontal foot-candles)	×	×	×	×	×	×			

		2	Ainor	Prelii	minary					
#	Submission Description	Site Plan	Sub- division	Site Plan	Sub- division	Site S Plan	Sub-division V	/ariance	Waiver Requested	Submiffed
29	Locations, dimensions, and details of all proposed signs	×	×	×	×	×	×			
	(including site identification signs, temporary construction signs, traffic control signs, directional signs, etc.)								[[
68	Site triangle easements based on the applicable AASHTO, County & Township standards	×	×	×	×	×	×			_
69	Provide general vegetation analysis indicating general caliper and species of canopy and understory trees for the overall site	×	×	×	×	×	×			
70	Landscape and buffer plans (including limits of existing vegetation, clearing limits, proposed plantings and planting	×	×	×	×	×	×			
Z	Landscape schedule indicating both botanical and common plant names, height or spread of plants at time of planting, root type, caliper (where applicable), and seasonal planting	×	×	×	×	×	×			
72	restrictions Soil boring lots and locations for each proposed stormwater management feature	×	×	×	×	×	×			
73	Soil erosion and sediment control plan and details	×	×	×	×	×	×			
74	Submission of plan prepared in accordance with Map Filling Law	×	×	×	×	×	×			
75	Provide yertical elevation benchmark and note its reference datum	×	×	×	×	×	×			
76	Planned community requirements, as required per Article IX	×	×	×	×	×	×			
ļ		>	>	>	>	>	>			
`	Submittal of a stormwater management checklist and supporting documentation per Section 297-8 OR 298-8 for all proposed stormwater management facilities	<	<	<	<	<	<]]
78		×	×	×	×	×	×			
79	Submittal of 3 copies of a Phase 1 Environmental Site Assessment report	×	×	×	×	×	×			
80		×	×	×	×	×	×			
18	Submittal of 3 copies of a Fiscal Impact Study for 25 units or greater (the study should be based on population projection for the school age children, costs of providing local government services, and revenues to be generated from the	×	×	×	×	×	×			
82		×	×	×	×	×	×			

TAX AND COLLECTIONS PAYMENT REPORT

WINSLOW TOWNSHIP PLANNING AND ZONING BOARD

Section I (To be complete I				
of				
am making application development of	to the Planning and Zoning	g Board	for	the
Block(s)	Lot(s)	_		
in the	Zone, located at			
The owner of record is				
This tract was forme	rly subdivided on			
Original Block(s)	Lot(s)			
I acquired interest in the pr	coperty on			
taxes and/or assessments d Applicant's Signatur	tor to determine whether there ue.			
	***********************	*******		***
All assessm	ne have been paid. Nents due have been paid. Ing are delinquent and past due.			
	Date_			

BLOCK AND LOT ASSIGNMENT FORM

TO BE COMPLETED AND SUBMITTED TO THE ASSESSOR'S OFFICE AT THE TIME OF FILING FOR BOARD APPROVAL FOR ALL SUBDIVISIONS, SITE PLANS, AND USE VARIANCE APPLICATIONS.

I/We,	have submitted the attached plans to the Planning and
Zoning Board Office	e of the Township of Winslow for approvals for Block
Lot	•
200	
Attached are three (3 numbers, street names	3) single page overall subdivision/site plans. Please assign the new block and lot s, and Development name and return one (1) copy to the mailing address listed below.
Date	Signature of Applicant
Mailing Address:	
	Proposed Development Names
	·
	Proposed Block & Lots
	110hozea prock & rots
	•
	Proposed Street Names
	~~~F
I,	of the Winslow Township Assessor's Office, have
reviewed the attached	d plans and assigned the correct addresses, street names, block/lots, and Development
Name on the attache	ed Assessor's review letter. Be advised that one (1) copy is being returned to the
applicant, one (1) co	py will be forwarded to the Planning & Zoning Office and one (1) will remain on file
in this office until fin	al approvals are granted.
	<del></del>
Date	Signature
Date	

T:\SUBDIVISION APPL\BLOCK AND LOT ASSIGNMENT FORM.doc

# CONSTRUCTION OFFICIAL FORM HANDICAP ACCESSIBILITY COMPLIANCE

The applicant needs to send 1 copy of the Site Plan to the Winslow Township Construction Office via certified mail along with this form:

Winslow Township Construction Office 125 South Route 73 Braddock, NJ 08037

# TO: WINSLOW TOWNSHIP CONSTRUCTION OFFICIAL

I/We, to the Planning and Zoning Board the applicant detailed below. F ACCESSIBILITY COMPLIANC	have submitted the attached plans Office of the Township of Winslow for approvals for Please review the Site Plan for HANDICAP E.
Applicant	
Address	
Email Address	Phone #
Email Address	Phone #
Proposed Project Name	Tot
Date of plans submitted	Lot
Date	Signature of Applicant
*********	***************
ACCESSIBILITY COMPLIANCE	of the Winslow Township owed the attached SITE PLAN for HANDICAP of that the site plan <b>DOES</b> comply
	ne following change is needed
This information will be	e forwarded to the Planning and Zoning office.
Date	Construction Official Signature

# Attachment D – Major Development Stormwater Summary

	General Information		
1. Project Name:			
2. Municipality:	County: Bl	ock(s): Lot(s):	
3. Site Location (State Plane Coordinate	es – NAD83): E:	N:	
4. Date of Final Approval for Constructi	on by Municipality:		
Date of Certificate of Occupancy:			
5. Project Type (check all that apply):			
		:ify)	
6. Soil Conservation District Project Nu		D. Law Allico Downsit Hi	
7. Did project require an NJDEP Land U			
8. Did project require the use of any mi		NoO	
If yes, which standard was mitigated	<u> </u>		
	Site Design Specifications		
1. Area of Disturbance (acres):	Area of Proposed Impe		
2. List all Hydrologic Soil Groups:			
3. Please Identify the Amount of Each E	Best Management Practices (BMPs	) Utilized in Design Below:	
Rigratantion Systems Con	structed Wetlands Dry Wel	ls Extended Detention Basins _	
Infiltration Basins Combina	tion Infiltration/Detention Basins	Manufactured Treatment Devices	-
Pervious Paving Systems	Sand Filters Vegetative in urface Gravel Wetlands Other	Filter Strips Wet Ponds	
GL922 2Mgles 2mpg	arrace draver wettarias strict		
	Storm Event Information		
Storm Event - Rainfall (inches and durati	on): 2 yr.:	10 yr.:	
	100 yr.:	WQDS:	
Runoff Computation Method:	NDCC Delegant their liverage	raph Rational Modified R	ational
NRCS: Dimensionless Unit Hydrograph			
	Other:		
Ba	sin Specifications (answer all th	at apply)	
*	f more than one basin, attach multipl	e sheets*	
1. Type of Basin:	Surface/Subsurf	ace (select one): Surface O Subsur	face 🔾
2. Owner (select one):	_		
	O Private: If so, Name:	Phone number:	
3. Basin Construction Completion Date	:		
4. Drain Down Time (hr.):			
5. Design Soil Permeability (in./hr.):			
6. Seasonal High Water Table Depth fro		Date Obtained:	NAC
7. Groundwater Recharge Methodolog			NAO
8. Groundwater Mounding Analysis (se		If, Yes Methodology Used:	
9. Maintenance Plan Submitted: Yes	O NoO Is the Basin Dee	d Restricted: Yes O NoO	
Comments:			
lame of Person Filling Out This Form:	Signa	ture:	
	Date:		2/2/202
itle	Date.		-1-1-03

	Basin Specifications (answer all t	hat apply)	
	*If more than one basin, attach multip	ole sheets*	
1. Type of Basin:	Surface/Subsur	face (select one): Surface $f O$ Subsur	face 🔘
2. Owner (select one):	On the Marian	Phone number:	
OPublic	OPrivate: If so, Name:	Priorie flutiber.	
3. Basin Construction Completion Dat	te:		
4. Drain Down Time (hr.):			
5. Design Soil Permeability (in./hr.):	57 161	Date Obtained:	
6. Seasonal High Water Table Depth	from Bottom of Basin (ft.):  ogy (select one):  2 Year Differe		NA 🔘
7. Groundwater Recharge Methodolo	37 (	If, Yes Methodology Used:	1471
8. Groundwater Mounding Analysis (			
9. Maintenance Plan Submitted: Ye	es NoO Is the Basin De	ed Nestricted. Tes O 100	
	Basin Specifications (answer all tall the street street and the street street street and the street	that apply) ple sheets*	
1. Type of Basin:	Surface/Subsu	rface (select one): Surface 🔾 Subsu	rface 🔘
2. Owner (select one):			
OPublic	O Private: If so, Name:	Phone number:	
3. Basin Construction Completion Da	te:		
4. Drain Down Time (hr.):			
5. Design Soil Permeability (in./hr.):			
6. Seasonal High Water Table Depth	from Bottom of Basin (ft.):	Date Obtained:	NA
7. Groundwater Recharge Methodol	ogy (select one): 2 Year Differ		NA O
8. Groundwater Mounding Analysis	(select one): Yes O No O	If, Yes Methodology Used:	
9. Maintenance Plan Submitted: Y	es O No O Is the Basin De	eed Restricted: YesO NoO	
•			
	Basin Specifications (answer all	that apply)	
	*If more than one basin, attach mult	ple sheets*	
1. Type of Basin:	Surface/Subst	ırface (select one): Surface 🔘 Subsu	ırface 🔿
2. Owner (select one):  Public	O Private: If so, Name:	Phone number:	
	<del> </del>		· · · · · · · · · · · · · · · · · · ·
3. Basin Construction Completion Da	ite.		
4. Drain Down Time (hr.):			
<ul><li>5. Design Soil Permeability (in./hr.):</li><li>6. Seasonal High Water Table Depth</li></ul>	from Bottom of Basin (ft ):	Date Obtained:	
6. Seasonal High Water Table Deput	logy (select one): 2 Year Differ		NA O
7. Groundwater Recharge Methodo 8. Groundwater Mounding Analysis	106) (001001	If, Yes Methodology Used:	
8. Groundwater Mountaing Analysis	10010	eed Restricted: Yes O NoO	
9. Maintenance Plan Submitted: Y	C3 () 110() 13 the Sashing		
Name of Person Filling Out This Form:		Signature:	
		Date:	
Title:		Jule,	

# Attachment D – Major Development Stormwater Summary

General Information
1. Project Name:
2. Municipality: County: Block(s): Lot(s):
3. Site Location (State Plane Coordinates – NAD83): E: N:
4. Date of Final Approval for Construction by Municipality:
Date of Certificate of Occupancy:
5. Project Type (check all that apply): Residential Commercial Industrial Other (please specify)
6. Soil Conservation District Project Number:
7. Did project require an NJDEP Land Use Permit? Yes No Land Use Permit #:
8. Did project require the use of any mitigation measures? YesO NoO  If yes, which standard was mitigated?
II yes, willcit standard was mitigated?
Site Design Specifications
1. Area of Disturbance (acres): Area of Proposed Impervious (acres):
2. List all Hydrologic Soil Groups:
3. Please Identify the Amount of Each Best Management Practices (BMPs) Utilized in Design Below:
Bioretention Systems Constructed Wetlands Dry Wells Extended Detention Basins
Infiltration Basins Combination Infiltration/Detention Basins Manufactured Treatment Devices
Pervious Paving Systems Sand Filters Vegetative Filter Strips Wet Ponds Grass Swales Subsurface Gravel Wetlands Other
Grass Swales Subsurface Graver Wettands Other
Storm Event Information
Storm Event - Rainfall (inches and duration): 2 yr.: 10 yr.:
100 yr.: WQDS:
Runoff Computation Method:  NRCS: Dimensionless Unit Hydrograph NRCS: Delmarva Unit Hydrograph Rational Modified Rational
Other:
Basin Specifications (answer all that apply)
*If more than one basin, attach multiple sheets*  1. Type of Basin: Surface/Subsurface (select one): Surface Subsurface
2. Owner (select one): OPublic OPrivate: If so, Name: Phone number:
Or ability of the control of the con
3. Basin Construction Completion Date:
4. Drain Down Time (hr.):
5. Design Soil Permeability (in./hr.):  6. Seasonal High Water Table Depth from Bottom of Basin (ft.):  Date Obtained:
0. Seasonarring Valent Asset A
7. Groundwater Recharge Methodology (selections).
G. Grednand Poor Poor Poor No.
9. Maintenance Plan Submitted: Yes No No Is the Basin Deed Restricted: Yes No No
Comments:
lame of Person Filling Out This Form: Signature:
itle: Date: Page 17

40 Attachment 6

Exhibit "F"
Stormwater Checklist
(Section 40-33.2F)
(Part 1)

# Stormwater Management Information Required to Be Submitted to Commission and Municipality for Review

The following checklist identifies the stormwater management standards that an applicant must address to complete an application with the Pinelands Commission and the concerned municipality (each "Item #" is cross-referenced in the attached Reference Guide).

Note that the stormwater management standards need not be addressed if either:

- The proposed development is minor residential development, resulting in less than five lots or dwelling units, *and* the development does not involve the construction of any new roads; *OR*
- The development proposed is minor nonresidential development, *and* the development does not involve the grading, clearing or disturbance of an area in excess of 5,000 square feet within any five-year period.

<u>Item</u> #	Addressed	Descrintion
1.		Calculations demonstrating that the proposed development meets one of the following three stormwater runoff rate standards:
		Post-development hydrographs for the 2-, 10- and 100-year storms of 24-hour duration will not exceed the predevelopment runoff hydrographs at any point in time [N.J.A.C. 7:50- 6.84(a)6ii(1)1.
		No increase in pre-development rates from the 2-, 10- and 100-year storms will occur. In addition, any increase in stormwater volume for these storms will not increase flood damage at or downstream of the parcel [NJ.AC. 7:50-6.84(a)6ii(2)l.
		The peak post-development runoff from 2-, 10- and 100-year storms will be 50%, 75% and 80% respectively of the pre- development peak rates for the same storms rN.J.A.C. 7:50-6.84(a)6ii(3)l.

<u>Item</u> #	Addressed	Description
2.		Calculations demonstrating that the total runoff volume generated from the net increase in impervious surfaces by a 10-year storm of 24-hour duration will be retained and infiltrated on site.
3.		Information (soil logs) demonstrating that the lowest point of infiltration of each structural stormwater management measure (e.g. swales, basins, drywells) will meet the two-foot separation to the seasonal high water table (SHWT) standard.
4.		Information demonstrating that the proposed stormwater design will meet the wetland, required buffer to wetlands and surface water protection standards.
5.		Information demonstrating that the soil suitability (permeability rate) standard will be met for all stormwater infiltration facilities (e.g. swales, basins, drywells).
6.		If the development includes High Pollutant Loading Areas (HPLAs) such as gas stations or vehicle maintenance facilities, information which demonstrates that the HPLA standards will be met is submitted.
7.		The groundwater mounding standards will be met.
8.		Information demonstrating that all of the following low impact stormwater design standards will be met (as applicable-see Reference Guide):
		Pretreatment of stormwater, prior to entering infiltration measures has been incorporated into the design,
		The design utilizes multiple, smaller stormwater management measures dispersed spatially throughout the site.
		The design incorporates nonstructural stormwater management strategies identified in the NJDEP stormwater regulations to the maximum extent practical. A written description of each of these strategies must be provided. Alternatively, the results of the NJDEP's NSPS Spreadsheet or Low Impact Design (LID) Checklist may be submitted.

# WINSLOW CODE STORMWATER CHECKLIST

(Part 2)

Additional Stormwater Management Information Required to be Submitted to Municipality for Review

The following checklist identifies certain stormwater management standards that an applicant must address with the municipality (each "Item #" is cross-referenced in the attached <u>Reference Guide</u>). Note that there may be additional information that is required by a municipal ordinance that is not identified in this Pinelands Commission Checklist and <u>Reference Guide</u>.

<u>Item</u>	Addressed	Description
9.	Addressed	No direct discharge of stormwater to farm
		fields will occur to the maximum extent practical.
		·
10.		The Total Suspended Solids (TSS) load in the stormwater will be reduced by 80%.
11.		Stormwater management measures have been designed to reduce the nutrient load in the stormwater runoff from the post-developed site to the maximum extent practical.
12.		The development will meet the groundwater recharge standards.
13.		The stormwater management plan addresses stormwater facilities construction and asbuilt requirement standards.
14.		The proposed stormwater management measures meet structural design standards.
15.		The development meets stormwater facility safety standards.
16.		A stormwater facilities maintenance plan is provided.

# Stormwater Checklist and Reference Guide

## REFERENCE GUIDE

Each Item # identified in Part 1 and Part 2 (the Checklists) conesponds to the Item# in this Reference Guide.

- Item #1. The CMP (NJ.AC. 7:50-6.84(a)6ii) provides that stormwater management runoff rate standards may be met through one of the following three options:
- I. Demonstrate that the post-developed stormwater runoff hydrographs from the project site for the 2-, 10-, and 100-year storms do not exceed, at any point in time, the site's pre-developed runoff hydrographs for the same storms [(NJ.AC. 7:50-6.84(a)6ii(l)]; or
- II. Demonstrate that under post-developed site conditions [(NJAC 7:50-6.84(a)6ii(2)]:
  - a. There is no increase in predeveloped stormwater runoff rates from the project site for the two (2), ten (10), and one hundred (100)-year storms; and
  - b. Any increased stormwater runoff volume or change in stormwater runoff timing for the two (2), ten (10), and one hundred (100)-year storms will not increase flood damage at or downstream of the project site; or
- III. Demonstrate that the peak post-developed stormwater runoff rates from the project site for the two (2), ten (10) and one hundred (100) year storms are fifty, seventy-five and eighty percent (50%, 75% and 80%), respectively, of the site's peak pre-developed stormwater runoff rates for the same storms [(NJ.AC. 7:50-6.84(a)6ii(3)]. Peak outflow rates from onsite stormwater measures for these storms shall be adjusted where necessary to account for the discharge of increased stormwater runoff rates and/or volumes from project site areas not controlled by the onsite measures. These percentages do not have to be applied to those portions of the parcel where development is not currently proposed, provided that such areas:
  - a. Are protected from future development by imposition of a conservation easement, deed restriction, or other acceptable legal measures; or
  - b. Are subject to review under these standards if they are proposed for any degree of development in the future.

# WHAT TO SUBMIT TO THE COMMISSION AND MUNICIPALITY:

- A stormwater management plan prepared as follows:
  - a. Runoff rates and volumes calculated in accordance with TR-55 and which utilizes an appropriate hydrograph. An alternative method may be utilized, provided that information is submitted which demonstrates that the methods of the alternative method are at least as protective as the NRCS methodology.
  - b. Stormwater runoff calculated by separately calculating then combining runoff from pervious and directly connected impervious areas within each drainage area.
  - c. Calculations of runoff front unconnected impervious surfaces, based on the Two-

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Step Method described in the NJDEP's BMP Manual.

- d. Rainfall data in the stormwater calculations shall use appropriate 24-hour rainfall depths as developed for the project site by the National Oceanic and Atmospheric Administration, available online at: http://hdsc.nws.noaa.gov/hdsc/pfds/index.html.
- e. Pre-development runoff CN values have been assumed to be woods in good condition, or follow standard criteria noted in the NJDEP Stormwater Regulations (N.J.A.C. 7:8 5.6(a)2) as follows:
- When selecting or calculating Runoff Curve Numbers (CNs) for pre-developed project site conditions, the project site's land cover shall be assumed to be woods in good condition. Another land cover may be used to calculate runoff coefficients if such land cover has existed at the site or portion thereof without interruption for at least five
- (5) years immediately prior to the time of application and the design engineer can document the character and extent of such land cover through the use of photographs, affidavits, and/or, other acceptable land use records. If more than one land cover has existed on the site during the five (5) years immediately prior to the time of application, the land cover with the lowest runoff potential shall be used for the computations. All pre-developed land covers shall be assumed to be in good hydrologic condition and, if cultivated, shall be assumed to have conservation treatment.
- Where tailwater will affect the hydraulic performance of a stormwater management measure, the design engineer shall include such effects in the measure's design.
- f. In calculating pre-developed site stormwater runoff, the design engineer shall include the effects of all land features and structures such as ponds, wetlands, depressions, hedgerows; and culverts that affect pre-developed site stormwater runoff rates and/or volumes.
- g. Calculations submitted for the purposes of demonstrating consistency with the stormwaters volume and rate standards of the CMP shall not include any credit for infiltration in any stormwater BMP during the 2-, 10- or 100-year storm events.
- h. Pre- and post-development drainage areas maps have been provided which identify the concentration pathways. The maps and calculations include all applicable off-site and on-site areas.
- i. Tc and CN calculations have been provided.
- j. Information is provided for each stormwater management measure which demonstrates bow each was designed in accordance with the guidance provided by the NJDEP's BMP Manual.

_Identify which of the three above noted stormwater rate provisions is being addressed to meet the stormwater runoff standards [N.J.A.C. 7:50-6.84(a)6ii(1, 2 or 3)].

_A written narrative to accompany the above calculations describing the method that was utilized to complete the calculations and that includes the size of each drainage area, the pre- development runoff rates of each drainage area, the post-development runoff rates and volumes generated, the routed rates and volume of runoff for each storm event.

_lf proposing to demonstrate compliance utilizing N.J.A.C. 7:50-6.84(a)6ii(l), applicants must provide copies of all pre- and post-development hydrographs.

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- _lf proposing to demonstrate compliance utilizing N.J.A.C. 7:50-6.84(a)6ii(2), applicants must provide a build-out analysis for each of the affected drainage areas. When performing this analysis for predeveloped site conditions, all off-site development levels must reflect existing conditions. When performing this analysis for post-developed site conditions, all off-site development levels must reflect full development of the affected drainage area in accordance with current zoning and, land-use ordinances.
- _lf proposing to address the stormwater runoff rate standards utilizing MAC 7:50- 6.84(a)6ii(3), applicants must provide the post development runoff rate reductions for the 2-, 10- and 100-year storms (minimum reductions of 50%, 75% and 80%, respectively). If portions of the parcel are not included in the rate calculations because they will remain vacant, the applicant must either:
  - a. Indicate whether a recorded deed restriction will be imposed on that portion of the site not to be developed, or
  - b. Provide a note on the plans indicating that any development proposed in these areas in the future must meet the stormwater standards in place at that time.

Item #2. The total runoff volume generated from the net increase in impervious surfaces by a ten (10) year, twenty-four (24) hour storm shall be retained and infiltrated onsite [N.J.A.C. 7:50-6.84(a)6iii(1)].

# ▶ WHAT TO SUBMIT TO THE COMMISSION AND MUNICIPALITY:

A written description of the amount of pre- and post-development impervious area as defined by Table 2-2a in TR-55 within each drainage area along with a calculation of the required volume, of stormwater that must be retained to meet this standard.

_Volume tables for each stormwater management measure that includes the volume retained to the elevation of the lowest outlet.

Information which demonstrates compliance with volume infiltration and retention standard. The submitted report must demonstrate that the proposed retention/infiltration facilities can retain and infiltrate the volume generated from the net increase in impervious surfaces by a ten (10) year, twenty-four (24) hour storm.

Item #3. Stormwater infiltration facilities must be designed, constructed and maintained to provide a minimum separation of at least two (2) feet between the elevation of the lowest point of the bottom of the infiltration BMP and the seasonal high water table [NJ.AC. 7:50- 6.84(a)6iii(l)].

# ▶ WHAT TO SUBMIT TO THE COMMISSION AND MUNICIPALITY:

A plan depicting the location of all soil tests.

_Soil log descriptions for the requisite number of test pits in the vicinity of the stormwater facilities in accordance with the following:

a. A minimum of two (2) soil test pits must be excavated within the footprint of any proposed infiltration facility to determine the suitability and distribution of soil types present at the site.

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- b. Placement of the test pits must be within twenty (20) feet of the facility perimeter, located along the longest axis bisecting the facility.
- c. For facilities larger than ten thousand (10,000) square feet in area, a minimum of one (1) additional soil test pit must be conducted within each additional area of ten thousand (10,000) square feet.
- d. The additional test pit(s) must be placed approximately equidistant to other test pits, so as to provide adequate characterization of the subsurface material.
- e. In all cases, where soil and/or groundwater properties vary significantly, additional test pits must be excavated in order to accurately characterize the subsurface conditions below the proposed infiltration facility.
- f. Soil test pits must extend to a minimum depth of eight (8) feet below the lowest elevation of the basin bottom or to a depth that is at least two (2) times the maximum potential water depth in the proposed infiltration facility, whichever is greater.
- g. A soil test pit log must be prepared for each soil test pit and provide the following:
- provide the elevation of the existing ground surface;
- the depth and thickness (in inches) of each soil horizon or substratum;
- the dominant matrix or background and mottle colors using the Munsell system of notation for hue, value and chroma;
- the appropriate textural class as shown on the USDA textural triangle;
- the volume percentage of coarse fragments (larger than two (2) millimeters in diameter);
- the abundance, size, and contrast of mottles;
- the soil structure, soil consistence, and soil moisture condition, using standard USDA classification terminology for each of these soil properties;
- identify the presence of any soil horizon, substratum or other feature that exhibits an inplace permeability rate less than one (1) inch per hour;
- the depth to seasonally high water level, either perched or regional; and
- the static water level based upon the presence of soil mottles or other redoximorphic features, and elevation of observed seepage or saturation.

Item #4. There will be no direct discharge of storm.water runoff from any point or nonpoint source to any wetland, wetland transition area (wetland buffer) or surface water body. In addition, storm.water runoff shall not be directed in such a way as to increase the volume and rate of discharge into any surface water body from that which existed prior to development of the parcel.

### WHAT TO SUBMIT:

- _A development plan depicting wetlands boundaries, wetlands transition areas (buffers) and surface water bodies, and the location of all discharges or stormwater runoff from structural facilities and non-structural stormwater management measures.
- _lf there is an existing discharge to wetlands, provide calculations which demonstrate that the stormwater volume and rate of runoff will not increase after development.
- Item #5. Stormwater infiltration facilities shall be sited in suitable soils verified by testing of undisturbed soil samples collected in the field, performed under direct supervision of a Professional Engineer, to meet the following [N.J.A.C. 7:50-6.84(a)6iv(2)]:
- I. To have permeability rates of between 1 and 20 inches per hour;
- II. A safety factor of two shall be applied to the design of the infiltration basin when performing any mounding (Item #7, below) and drain time analysis;
- III. The minimum acceptable "tested permeability rate" of any soil horizon or substratum shall be one (1) inch per hour. Soil materials that exhibit tested permeability rates slower than one (1) inch per hour shall be considered unsuitable for stormwater infiltration. The maximum reportable "tested permeability rate" of any soil horizon or substratum shall be no greater than twenty (20) inches per hour regardless of the rate attained in the test procedure;
- IV. If the maximum permeability rate of 20 inches per hour cannot be met but will be exceeded, stormwater must first be routed through a bioretention system prior to infiltration or soil replacement may be proposed; and
- V. If the soils are slower than one (1) inch per hour and the soils cannot be replaced with suitable soils, the infiltration facility may be required to be relocated.

# ▶ WHAT TO SUBMIT TO THE COMMISSION AND MUNICIPALITY:

Results of permeability testing of undisturbed soil samples from the field taken below the bottom elevation of each stormwater management measure. Permeability tests must follow the methodologies outlined in the municipal land use ordinances.

- A minimum of one (1) permeability test shall be performed at each soil test pit location. The soil permeability rate shall be determined using test methodology as prescribed in N.J.A.C. 7:9A-6.2 (Tube Permeameter Test), 6.5 (Pit Bailing Test) or 6.6 (Piezometer Test). When the tube permeameter test is used, a minimum of two replicate samples shall be taken and tested. Alternative permeability test procedures may be accepted by the approving authority provided the test procedure attains saturation of surrounding soils; accounts for hydraulic head effects on infiltration rates, provides a permeability rate with units expressed in inches per hour and is accompanied by a published source reference.
- _A plan containing cross section detail(s) of all stormwater BMPs alongside soil profile descriptions (to scale).
- Item #6. The High Pollutant Loading Area (HPLA) standards apply where the proposed development includes areas that are defined as HPLAs in NJDEP stormwater regulations

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(NJAC 7:8-5.4(a)2iii(l)). HPLAs include areas in industrial and commercial development where solvents, and/or petroleum products are loaded, unloaded, stored or applied; areas where pesticides are loaded, unloaded, or stored; areas where hazardous materials are expected to be present in greater than "reportable quantities" as defined by the USEPA at CFR 302.4; areas where recharge would be inconsistent with NJDEP approved remedial action work plan or landfill closure plan; areas of high risk for spills of toxic materials such as gas stations and vehicle maintenance facilities and areas of industrial stormwater exposed to "source material."

Where stormwater runoff is exposed to high pollutant source material, the stormwater management plan shall demonstrate the following design criteria are met [N.JA.C. 7:50-6.84(a)6iii(2)]:

- I. The extent of the areas described as HPLAs have been minimized on the development site to the maximum extent practicable;
- Il. The stormwater runoff from the areas described as HPLAs are segregated to the maximum extent practicable from the stormwater runoff generated from the remainder of the site such that commingling of the stormwater runoff from the areas described as HPLAs and the remainder of the site will be minimized;
- Ill. The amount of precipitation falling directly on the areas described as HPLAs are minimized to the maximum extent practicable by means of a canopy, roof or other similar structure that reduces the generation of stormwater runoff;
- IV. The stormwater runoff from, or commingled with, the areas described as HPLAs for the Water Quality Design Storm; shall be subject to pretreatment by one or more of the following stormwater BMPs, designed in accordance with the New Jersey BMP Manual to provide 90 % TSS removal:
  - a. Bioretention system;
  - b. Sand filter;
  - c. Wet ponds which shall be hydraulically disconnected by a minimum of 2 feet of vertical separation from the seasonal high water table and shall be designed to achieve a minimum 80% TSS removal rate;
  - d. Constructed stormwater wetlands; and/or
  - e. Media filtration system manufactured treatment device with a minimum 80% TSS removal as verified by the New Jersey Corporation for Advanced Technology and as certified by NJDEP.
- V. If the potential for contamination of stormwater runoff by petroleum products exists onsite, prior to being conveyed to the pretreatment BMP required in IV. above, the stormwater runoff from the areas described in I. and II. above shall be conveyed through an oil/grease separator or other equivalent manufactured filtering device to remove the petroleum hydrocarbons. The applicant must provide the Commission with sufficient data to demonstrate acceptable performance of the device.

# WHAT TO SUBMIT TO THE COMMISSION AND MUNICIPALITY:

- A plan clearly identifying the areas on-site that are HPLAs.
- A description in writing or on the plans that identifies the actions taken to minimize these areas.

Documentation that demonstrates how the stormwater from the HPLA on the site will meet the 90% TSS removal standard (refer to Item #10, below and Appendix 1).

Item #7. Groundwater mounds resulting from the infiltration of stormwater shall not cause stormwater or groundwater to breakout to the land surface or cause adverse impacts to adjacent water bodies, wetlands or subsurface structures including, but not limited to, basements and septic systems [NJAC 7:50-6.84(a)6iv(3)].

# AT A MINIMUM, SUBMIT THE FOLLOWING TO THE MUNICIPALITY:

A groundwater mounding analysis which considers the maximum design storm and, if the stormwater recharge facility is located near wetlands, the effects of any Radius of Influence (ROI) of the recharge facility on the wetlands. The analysis must provide specific conclusions as to whether each proposed recharge facility will cause stormwater or groundwater to breakout to the land surface or cause adverse impacts to adjacent water bodies, wetlands or subsurface structures including, but not limited to, basements and septic systems. The <u>Professional Engineer's Groundwater Mounding Analysis Celiification</u> found in Appendix 2 may be utilized. Please note that if an applicant elects to submit the Celiification, the municipality may require a more detailed analysis.

Item #8. To the maximum extent practical, stormwater management measures shall be designed to limit site disturbance, maximize stormwater management efficiencies, maintain or improve aesthetic conditions and incorporate pretreatment as a means of extending the functional life and increasing pollutant removal capacity of structural management facilities. The use of stormwater management measures that are using natural, non-wetland wooded depressions, or multiple infiltration facilities that are smaller in size, and distributed spatially throughout a parcel, rather than the use of a single larger structural stormwater management measure, shall be required to the maximum extent practical [N.J.A.C. 7:50-6.84(a)6iv(4)].

For all major development greater than one acre of disturbance or new impervious surface exceeding 1/4 acre, the following nine (9) nonstructural NJDEP BMPs for stormwater management must be addressed to the maximum extent practical [N.J.A.C. 7:8-5.3]:

- I. Protect areas that provide water quality benefits or areas particularly susceptible to erosion and sediment loss;
- II. Minimize impervious surfaces and break up or disconnect the flow of runoff over impervious surfaces;
- III. Maximize the protection of natural drainage features and vegetation;
- IV. Minimize the decrease in the predevelopment time of concentration;

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- V. Minimize land disturbance including clearing and grading;
- VI. Minimize soil compaction and all other soil disturbance;
- VII. Provide low-maintenance landscaping that provides for the retention and planting of native plants and minimizes the use of lawns, fertilizers and pesticides, in accordance with N.J.A.C. 7:50-6.24;
- VIII. Provide vegetated open-channel conveyance systems discharging into and through stable vegetated areas; and
- IX. Provide other source controls to prevent or minimize the use or exposure of pollutants at the site in order to prevent or minimize the release of those pollutants into stormwater runoff. These source controls shall include, but are not limited to:
  - a. Site design features that help to prevent accumulation of trash and debris in drainage systems;
  - b. Site design features that help to prevent discharge of trash and debris from drainage systems;
  - c. Site design features that help to prevent and/or contain spills or other harmful accumulations of pollutants at industrial or commercial developments; and
  - d. Applying fertilizer in accordance with the requirements established under the Soil Erosion and Sediment Control Act, N.J.S.A. 4:24-39 et seq., and implementing rules, when establishing vegetation after land disturbance.

The NJDEP stormwater management rules require that any land area used as a nonstructural stormwater management measure shall be dedicated to a government agency, subjected

to a conservation restriction filed with the appropriate County Clerk's office, or subject to an equivalent restriction that ensures that measure is maintained in perpetuity.

# ▶ WHAT TO SUBMIT TO THE COMMISSION AND MUNICIPALITY:

A description of the specific measures taken in the design of the site that limits site disturbance, maximizes stormwater management efficiencies, maintains or improves aesthetic conditions, incorporates pretreatment as a means of extending the functional life and increasing pollutant removal capacity of structural management facilities, uses natural non-wetland, wooded depressions or multiple infiltration facilities, and shows them distributed spatially throughout a parcel.

A written description of how the proposed development will incorporate the nine (9) <u>nonstructural</u> strategies (see above, I through IX) to the maximum extent practical. Alternatively, the following may be submitted:

The results of calculations utilizing the NJDEP's Non-Structural Point System (NSPS) spreadsheet that can be downloaded at <a href="www.state.nj.us/dep/stormwater">www.state.nj.us/dep/stormwater</a> may be submitted. (Note that this does not apply to linear development.)

_For linear development or development that does not "pass" the NSPS spreadsheet, a copy of the NJDEP's Low Impact Design (LID) Checklist may be submitted in an attempt to demonstrate whether the low impact design standards will be met to the maximum extent practical.

_If the NJDEP point system does not show that the nine (9) nonstructural strategies are being used sufficiently or if one or more of the nine (9) nonstructural strategies will not be implemented to the maximum extent practical, a detailed rationale must be provided in writing which establishes a basis for the contention that maximal use of the strategy is not practicable on the site.

_A plan which specifically identifies all proposed LID strategies including all areas of vegetated conveyance.

A description of how all non-structural strategies will be preserved and maintained in perpetuity pursuant to N.J.A.C. 7:8-5.3(c).

Note: One of the techniques that has been advocated to meet the low impact stormwater design standards is to reduce the number of units. The Pinelands Commission does not advocate this approach.

Item #9. There will be no direct discharge of stormwater to farmland to the maximum extent practical [NJ.AC. 7:50-6.84(a)6ii(5)].

# AT A MINIMUM, SUBMIT THE FOLLOWING TO THE MUNICIPALITY:

A development plan which identifies any agricultural uses present on adjacent parcels, and includes the location of all discharges of stormwater runoff from structural facilities and non-structural measures. The plan must demonstrate that no direct discharge of stormwater is occurring onto farmland to the maximum extent practical.

Item #10. Stormwater management measures shall be designed to reduce the total suspended solids (TSS) load in the stormwater runoff from the post-developed site by eighty percent (80%) expressed as an annual average [N.J.A.C. 7:8-5.5].

# AT A MINIMUM, SUBMIT THE FOLLOWING TO THE MUNICIPALITY:

_IfNJDEP BMPs are utilized in the following calculations ("a" or "b") for the accepted TSS removal, refer to Appendix 1 of this reference guide.

_If the BMP measures utilized are not those noted in Appendix 1, refer to (c) below.

_Total Suspended Solids (TSS) Reduction Calculations: Total Suspended Solids (TSS) Reduction Calculations for the parcel are to be completed as follows:

a. If more than one stormwater BMP in series is necessary to achieve the required eighty percent (80%) TSS reduction for a site, the applicant shall utilize the following formula to calculate TSS reduction:

R = A + B - (AxB) / 100, where:

R = total TSS percent load removal from application of both BMPs; A= the TSS percent removal rate applicable to the first BMP; and B = the TSS percent removal rate applicable to the second BMP.

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- b. If there is more than one onsite drainage area, the eighty percent (80%) TSS removal rate shall apply to each drainage area, unless the runoff from the subareas converge on site, in which case the removal rate can be demonstrated through a calculation using a weighted average.
- c. Alternative stormwater management measures, removal rates and methods of calculating removal rates may be used if the design engineer provides documentation acceptable to the municipality which demonstrates the suitability of these alternate measures, methods and rates. Any alternative stormwater management measure, removal rate or method of calculating the removal rate shall be subject to approval in writing by municipality and a copy shall be provided to the following:
- The Division of Watershed Management, New Jersey Department of Environmental Protection, PO Box 418 Trenton, NJ, 08625-0418; and
- The New Jersey Pinelands Commission, PO Box 7, New Lisbon, NJ, 08064.

Item #11. Stormwater management measures shall also be designed to reduce the nutrient load in the stormwater runoff from the post-developed site by the maximum extent practicable [NJAC 7:8-5.5(e)].

# AT A MINIMUM. SUBMITTHEFOLLOWINGTOTHEMUNICIPALITY:

A written description of how this standard will be met (refer to Table 4.2 in the NJDEP BMP Manual for guidance).

Item #12. Retain and recharge 100% of sites average annual groundwater recharge volume [N.J.A.C. 7:8-5.4(a)2].

# AT A MINIMUM, SUBMIT THE FOLLOWING TO THE MUNICIPALITY:

One of the following must be provided:

- a. Calculations using the NJDEP Groundwater Recharge Spreadsheet (NJGRS), available in the NJ BMP Manual, Chapter-6 at http://www.njstormwater.org/bmp manual2.htm;
- b. Calculations using the New Jersey Geological Survey Report GSR-32: A method for evaluating Groundwater Recharge Areas in New Jersey. *Available at <a href="http://www.njgeology.org/geodata/dgs99-2.htm">http://www.njgeology.org/geodata/dgs99-2.htm</a>;
- c. Calculate and recharge the difference in runoff volume between 2-year storms, pre- and post-development; and
- d. An alternate method, if approved by the municipal engineer.

Item #13. Stormwater management facility construction and as-built requirement standards [N.J.A.C. 7:50-6.8.4(a)6iv(5) and N.J.A.C. 7:50-6.84(a)6v].

# AT A MINIMUM SUBMIT THE FOLLOWING TO THE MUNICIPALITY:

- A plan with notes that pertain to the following:
  - An as-built basin plan will be submitted to the municipal engineer,

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- Specifically demonstrate how the proposed construction will conform with the construction measures outlined in the local land use ordinances and the CMP;
- Detail how the as-built basin permeability testing requirements will be met; and
- If the applicant proposes to utilize light grading equipment when grading lawn areas in order to help meet the low impact design standards of the local land use ordinances and the CMP, the plans must include a note stating so.
- After construction, an as-built plan for all stormwater management
- _The results of replicate post-development field permeability tests taken within each constructed infiltration measure.
- Item #14. Structural design standards. Stormwater management measures shall be designed as follows [N.J.AC. 7:8-5.7):
- I. The New Jersey Department of Environmental Protection's Best Management Practices (BMP) Manual shall be utilized for technical guidance;
- II. Stormwater management basins shall be designed with gently sloping sides. The maximum allowable basin side slope shall be three (3) horizontal to one (1) vertical (3:1);
- III. The establishment of attractive landscaping in and around the basin that mimics the existing vegetation and incorporates native Pinelands plants, including, but not limited to, the species listed in NJ.AC. 7:59-6.25 and 6.26;
- IV. Stormwater infiltration BMPs, such as bioretention systems with infiltration, dry wells, infiltration basins, pervious paving systems with storage beds, and sand filters with infiltration shall be designed, constructed and maintained to completely drain the total runoff volume generated by the basin's maximum design storm within seventy-two (72) hours after a storm event. Runoff storage for greater times can render the BMP ineffective and may, result in anaerobic conditions, odor and both water quality and mosquito breeding problems; and
- V. To help ensure maintenance of the design permeability rate over time, a six (6) inch layer of K5 soil shall be placed on the bottom of a stormwater infiltration BMP. This soil layer shall meet the textural and pelmeability specifications of a K5 soil as provided at N.J.AC. 7:9A, Appendix A, Figure 6, and be certified to meet these specifications by a Professional Engineer licensed in the State of New Jersey. The depth to the seasonal high water table shall be measured from the bottom of the K5 sand layer.

#### AT A MINIMUM, SUBMIT THE FOLLOWING TO THE MUNICIPALITY:

- _The plan must be designed in accordance with the above requirements.
- Item #15. The following safety standards for structural stormwater management facilities and measures must be addressed [NJ.AC. 7:8-6.2]
- I. If a structural stormwater management measure has an outlet structure, escape provisions shall be incorporated in or on the structure. Escape provisions include the permanent

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installation of ladders, steps, rungs, or other features that provide readily accessible means of ingress and egress from the outlet structure;

- II. A trash rack is a device intended to intercept runoff-borne trash and debris that might otherwise block the hydraulic openings in an outlet structure of a structural stormwater management measure. Trash racks shall be installed upstream of such outlet structure openings as necessary to ensure proper functioning of the structural stormwater management measure in accordance with the following:
  - a. The trash rack should be constructed primarily of bars aligned in the direction of flow with one (1) inch spacing between the bars to the elevation of the water quality design storm. For elevations higher than the water quality design storm, the bars shall be spaced no greater than one-third (1/3) the width of the hydraulic opening it is protecting or six inches, whichever is less. Transverse bars aligned perpendicular to
  - flow should be sized and spaced as necessary for rack stability and strength;
  - b. The trash rack shall not adversely affect the hydraulic performance of either the outlet structure opening it is protecting or the overall outlet structure;
  - c. The trash rack shall have sufficient net open area under clean conditions to limit the peak design storm velocity through it to a maximum of 2.5 feet per second; and
  - d. The trash rack shall be constructed and installed, to be rigid, durable, and corrosion resistant, and shall be designed to withstand a perpendicular live loading of 300 pounds per square foot.
- III. An overflow grate is a device intended to protect the opening in the top of a stormwater management measure outlet structure. If an outlet structure has an overflow grate, such grate shall meet the following requirements:
  - a. The overflow grate spacing shall be no more than two (2) inches across the smallest dimension; and
  - b. The overflow grate shall be constructed and installed to be rigid, durable, and corrosion resistant, and shall be designed to withstand a perpendicular live loading of three hundred (300) pounds per square foot.
- IV. The maximum side slope for an earthen dam, embankment, or berm shall not be steeper than three (3) horizontal to one (1) vertical (3:1); and
- V. Safety ledges shall be constructed on the slopes of all new structural stormwater management measures having a permanent pool of water deeper than two and one-half (2.5) feet. Such safety ledges shall be comprised of two steps. Each step shall be four (4) to six (6) feet in width. One step shall be located approximately two and one-half (2 1/2), feet below the permanent water surface, and the second step shall be located one (1) to one and one-half (1 1/2) feet above the permanent water surface.

#### LAND USE PROCEDURES

#### AT A MINIMUM, SUBMITTHEFOLLOWINGTOTHEMUNICIPALITY:

- _The plan must be designed in accordance with NJ.A.C. 7:8-6.2.
- Item #16. The General Inspection, Maintenance and Repair Plan shall contain the following [NJ.AC. 7:50-6.84(a)6vii]:
- I. Accurate and comprehensive drawings of the site's stonnwater management measures;
- $\Pi$ . Specific locations of each stonnwater management measure identified by means of longitude and latitude as well as block and lot number;
- III. Specific preventative and corrective maintenance tasks and schedules for such tasks for each stormwater BMP;
- IV. Cost estimates, including estimated cost of sediment, debris or trash removal;
- V. The name, address and telephone number of the person or persons responsible for regular inspections and preventative and corrective maintenance including repair and replacement;
- VI. Reporting records for maintenance;
- $\mathbf{VII}$ . A description of the financing that will ensure the inspection, maintenance and repair of all stormwater management BMPs;
- VIII. The plan must address existing tree and vegetation protection during construction;
- IX. A statement that an inspection, maintenance and repair report will be updated and submitted annually to the municipality;
- X. A description of all preservation measures and maintenance procedures for all non-structural stormwater management measures; and
- XI. A description of all stormwater management measure easements designed to facilitate inspections and maintenance as necessary.

Nonstructural stormwater management strategies protection -The local land use ordinances and the CMP provide that development be designed to meet the nonstructural stonnwater management strategy standards of NJ.A.C. 7:8-5.3. These standards require that any land area used as a nonstructural stormwater management measure shall be dedicated to a government agency, subjected to a conservation restriction filed with the appropriate County Clerk's office, or equivalent restriction that ensures that measure is maintained in perpetuity. Any maintenance plan must specify which of these methods will be employed, and how the protection will be implemented [NJ.AC. 7:8-5.3(c)].

<u>Maintenance requirements</u> - The NJDEP regulations provide that the responsibility for maintenance of stonnwater management measures shall not be assigned or transferred to the owner or tenant of an individual property in a residential development or project, unless such owner or tenant owns or leases the entire residential development or project [NJ.A.C. 7:8-5.8].

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## ▶ AT A MINIMUM, SUBMIT THE FOLLOWING TO THE MUNICIPALITY:

_Copies of all proposed easements.

A maintenance plan that contains all of the above required information.

Copies of all proposed deed restrictions for any land area used as a nonstructural stormwater management measure.

#### LAND USE PROCEDURES

#### APPENDIX 1

	Pollutant Removal Rates	s for BMPs1		
Best Management Practice	TSS Percent Removal Rate	Total Phosphorus Percent Removal Rate	Total Nitrogen Percent Removal Rate	
Bioretention Systems	90	60	30	
Constructed Stormwater Wetland	90	50	30	
Extended Detention Basin	40-60 (final rate based upon detention time; see New Jersey BMP Manual, Chap. 9)	20	20	
Infiltration basin	80	60	50	
Manufactured Treatment Device	Pollutant removal rates as certified by NJDEP; see Section III.	Pollutant removal rates as certified by NJDEP; see Section III.	Pollutant removal rates as certified by NJDEP; see Section III.	
Pervious Paving Systems	80 (porous paving)	60	50	
	80 (permeable pavers with storage bed)	0-volume reduction only (permeable	0-volume reduction only (permeable	
	0-volume reduction only (permeable pavers without storage bed)	pavers without storage bed)	pavers without storage bed)	
Sand Filter	80	50	35	
Vegetative Filter Strip (For	60 (turf grass)			
filter strips with multiple vegetative covers, the final TSS removal rate should be based upon a weighted	70 (native grasses, meadow and planted woods)	30	30	
average of the adopted rates shown in Table 2, based upon the relative flow lengths through each cover type.)	80 (indigenous woods)			
Wet Pond/Retention Basin	50-90 (final rate based upon pool volume and detention time; see NJ BMPManual)	50	30	

1_{source}: 7:8-5.5(c) and New Jersey BMP Manual Chapter 4.

#### WINSLOW CODE

#### APPENDIX2

#### PROFESSIONAL ENGINEER'S GROUNDWATER MOUNDING ANALYSES CERTIFICATION* Submitted to STATE OF NEW JERSEY PINELANDS COMMISSION POBOX7 NEW LISBON, NJ 08064

Part A. Genera	al Information	
Pinelands Application	n Number:	
Project Location:		
Municipality:		T (()
Block(s):	•	Lot(s):
Facility Location: Eit	her latitude and long	itude for the approximate center each
	on facility, <i>or electror</i>	
Facility a		
Facilityb.,		
Facility c		
Facility d		
Facility e		
PartB. Profes	sional Engineer's Ce	ertification
mounding analysis above, for the purpo stormwater runoff fi stormwater runoff f will not cause storm changes to the hydrosubsurface structure.	for each of the storm se of assessing the hydrom the maximum de from the maximum de nwater or groundwal blogy of adjacent wa	(a)6.iv.(3)), I have performed a groundwater nwater infiltration facilities identified in Part A draulic impacts on the water table from infiltrating sign storm. I further certify that the infiltration of esign storm at each of these infiltration facilities ter to breakout to the land surface or cause any ster bodies, wetlands or cause adverse impacts to be limited to basements and septic systems. In allowing methods:
	(Specify mound	ding analysis method(s))
(Signature and Seal)		(License Number)
(Name-Type or Pr	int)	(Date)

^{*}This is a sample certification. The language in this sample certification may be modified/ revised provided the intent of the certification is not changed.

Applicant		
Block	Lot	

#### **ESCROW AGREEMENT**

This Escrow Agreement made between the applicant hereinafter referred to as "Developer", and the Winslow Township Planning Board or the Winslow Township Zoning Board of Adjustment, (hereinafter) called "Township".

The purpose of this Agreement is to set forth the procedure for Escrow Funds that shall be deposited with the Township at the inception of any application before the Township Zoning or Planning Board.

It is specifically understood between the parties to this Agreement, that the said Escrow referred to herein shall be payable before an application is deemed complete and shall be submitted by the Developer with the application to the Township.

- 1.) The deposit required of the Developer and deposited into the Professional Escrow Account shall cover the fees associated with the required review of the application by the Zoning Board of Adjustment of Planning Board Engineer, Planner or Attorney; and for applications submitted pursuant to N.J.S.A. 40:55 D-70 d, such other professionals as the Township and/or Zoning Board may reasonably require, which review shall include the written report on the application to be submitted to the Board. Prior to drawing monies out of the Professional Escrow Account, each professional engaged by the Board shall submit an Invoice to the Board Secretary for approval by the Township. Following conclusion of the Hearings and Meetings regarding the application, any unused funds deposited by an applicant into the Professional Escrow Account shall be refunded to the Developer upon application and approval by the Township.
- 2.) Deposits received from any Developer pursuant to this Agreement shall be deposited in a Banking Institution or Savings & Loan Association in this State insured by an agency of the Federal Government, or in any other fund or depository approved for such deposits by the State, in an account bearing interest at the minimum rate currently paid by the institution or depository on time or savings deposits. The Municipality shall be responsible to have the Escrow Accounts maintained in accordance with N.J.S.A. 40:55D-53.1.
- 3.) The term Professional Personnel or Professional Service as used herein shall include the service of a Duly Licensed Engineer, Surveyor, Planner, Attorney, Realtor, Appraiser, or other expert or employee of said professional who would provide Professional Service to ensure an application meets performance standards as set forth in the Township Ordinances and other experts whose Testimony is in an area in which the Developer has presented expert Testimony.
- 4.) A Developer may request that the Professional Personnel or Board Professional schedule additional time, in excess of that covered by the monies paid into the

Professional Escrow Account, for review of a specific application.

- 5.) It shall be specifically understood between the Developer and the Township, that any meetings in or out of the professionals office, requested by the Developer, shall be paid for by the Developer for the professionals time out of the Professional Escrow Account.
- 6.) A Developer shall be responsible to reimburse the Municipality out of the Professional Escrow Account for all activities including but not limited to the following:
  - a.) Preparation for and attendance at special meetings requested by the Developer.
  - b.) Review or preparation of Easements, Developers Agreement, Deeds or the like.
  - c.) Review of additional Documentation submitted by the Developer and issuance of any reports relating thereto.
    - d.) Charges for any telephone conference or meeting requested or initiated by Developer, his attorney or any of his experts.
    - e.) Issuance of reports by Professional Personnel to the Municipal Agencies setting forth recommendations resulting from review of any documents submitted by the applicant, site visits and inspections.
  - f.) Any and all other expenses of Professional Personnel incurred and paid by it necessary to process the application by the Developer for developments.
  - g.) Preparation of a Resolution or memorializing Resolutions setting forth findings and conclusions of the municipal agency with respect to an application.
- 7.) No applicant shall be responsible to reimburse the Township for any of the following:
  - a.) Attendance by the Professional Personnel at any regularly scheduled meeting of the Municipal Agency; provided however that the Township shall be entitled to be reimbursed for attendance of it's Professional Personnel at special meetings of the Municipal Agency which were requested by the Developer for the Developer's convenience.
- 8.) The Township shall notify the Developer when said deposit into the Professional Escrow Account appears to be insufficient for any application of the Developer. At that time additional funds shall be deposited into the Professional Escrow Account based on an estimation submitted by the Township to the Developer of the amount of money needed to complete the Developer's application. No site plan, or subdivision shall be signed, nor shall any Zoning Permits, Building Permits, Certificates of Occupancy or any other types of permits be issued with respect to any approved application for development until all bills for reimbursable services have been received by the Municipality from the professional rendering service in connection with such application and payment has been approved by the Municipal Body unless the applicant shall have deposited with the Township an amount agreed upon by the Developer and the Municipal Agency is likely to be sufficient to cover all reimbursable items; and upon posting said deposit with the Township the appropriate maps and permits may be signed and released or issued to the Developer. If the amount of the deposit exceeds the actual cost as approved for

payment by the Municipal Body, the Developer shall be entitled to return of excess deposits together with such interest as allowed by N.J.S.A. 40:55D53.1. But if the charges submitted and approved by the Municipal Body exceed the amount of the deposit, the Developer shall be liable for payment of such deficiency.

- 9.) No Professional Personnel submitting charges to the Township for any services rendered in this Agreement shall charge for any of the services contemplated at a higher rate or in any different manner than would normally be charged to the Township for similar work as ascertained by the Professional's Contract of Employment with the Municipality. Payment of any bill rendered by a professional to the Township with respect to any services or which the Township is entitled to reimbursement under this Agreement shall in no way be contingent upon receipt of reimbursement by the Developer, nor shall any payment to a professional be delayed pending reimbursement from a Developer.
- 10.) The Developer and Township agree that the initial deposit into the Professional Escrow Account shall be made in accordance with Ordinance Chapter 40- 44. It is clearly understood between the parties that due to the complexity and/or the nature of the application, that if said deposit is exhausted before final approval or final hearing on any application is complete, that the Developer shall place additional funds into the Professional Escrow Account upon request to do so by the Township based on an estimation of amount of professional review time necessary to complete the application.

Winslow Township
Zoning Board of Adjustment/
Planning Board

Dated:	BY	
•		•
Dated:	BY	
Developer		
Street Address		
City/State/Zip		

## Form **W-9** (Rev. January 2002)

Department of the Treasury Internal Revenue Service

# Request for Taxpayer Identification Number and Certification

Give form to the requester. Do not send to the IRS.

je 2.	Name				
on page	Business name, if different from above				
r type ctions	Check appropriate box: Individual/ Corporation Partnership Other	<b>-</b>		Exempt from back vithholding	«up
Print or type pecific Instructions	Address (number, street, and apt. or suite no.)	Requester's	name and address (	(optional)	
F pecific	City, state, and ZIP code				
See S	List account number(s) here (optional)				
Par	Taxpayer Identification Number (TIN)				
Howe page see H	your TIN in the appropriate box. For individuals, this is your social security number (SSN). ever, for a resident alien, sole proprietor, or disregarded entity, see the Part I instruction 2. For other entities, it is your employer identification number (EIN). If you do not have a material to get a It is governable.	ons on umber,	Social security num	- <u>                                     </u>	
Note: to ent	If the account is in more than one name, see the chart on page 2 for guidelines on whose er.	number	Employer identifica	tion number	
Par	t    Certification				
Unde	r penalties of perjury, I certify that:				
1. T	he number shown on this form is my correct taxpayer identification number (or I am waitin	g for a numb	er to be issued to	me), and I by the Interna	al

- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- 3. I am a U.S. person (including a U.S. resident alien).

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. (See the instructions on page 2.)

Sign | Signature of | U.S. person ► Date ►

#### Purpose of Form

A person who is required to file an information return with the IRS must get your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to give your correct TIN to the person requesting it (the requester) and, when applicable, to:

- Certify the TIN you are giving is correct (or you are waiting for a number to be issued),
- 2. Certify you are not subject to backup withholding, or
- Claim exemption from backup withholding if you are a U.S. exempt payee.

If you are a foreign person, use the appropriate Form W-8. See Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities.

Note: If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 30% of such payments after December 31, 2001 (29% after December 31, 2003). This is called "backup withholding." Payments that may be subject to backup withholding include interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester, or
- 2. You do not certify your TIN when required (see the Part II instructions on page 2 for details), or
- 3. The IRS tells the requester that you furnished an incorrect TIN, or
- 4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or

5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See the instructions on page 2 and the separate instructions for the Requester of Form W-9.

#### **Penalties**

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of Federal law, the requester may be subject to civil and criminal penalties.

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#### Specific Instructions

Name. If you are an individual, you must generally enter the name shown on your social security card. However, if you have changed your last name, for instance, due to marriage without informing the Social Security Administration of the name change, enter your first name, the last name shown on your social security card, and your new last name.

If the account is in joint names, list first and then circle the name of the person or entity whose number you enter in Part I of the form.

Sole proprietor. Enter your individual name as shown on your social security card on the "Name" line. You may enter your business, trade, or "doing business as (DBA)" name on the "Business name" line.

Limited liability company (LLC). If you are a single-member LLC (including a foreign LLC with a domestic owner) that is disregarded as an entity separate from its owner under Treasury regulations section 301.7701-3, enter the owner's name on the "Name" line. Enter the LLC's name on the "Business name" line.

Other entities. Enter your business name as shown on required Federal tax documents on the "Name" line. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on the "Business name" line.

Exempt from backup withholding. If you are exempt, enter your name as described above, then check the "Exempt from backup withholding" box in the line following the business name, sign and date the form.

Individuals (including sole proprietors) are not exempt from backup withholding. Corporations are exempt from backup withholding for certain payments, such as interest and dividends. For more information on exempt payees, see the Instructions for the Requester of Form W-9.

If you are a nonresident alien or a foreign entity not subject to backup withholding, give the requester the appropriate completed Form W-8.

Note: If you are exempt from backup withholding, you should still complete this form to avoid possible erroneous backup withholding.

## Part I—Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box.

If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see How to get a TIN below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN. However, the IRS prefers that you use your SSN.

If you are an LLC that is disregarded as an entity separate from its owner (see Limited liability company (LLC) above), and are owned by an individual, enter your SSN (or "pre-LLC" EIN, if desired). If the owner of a disregarded LLC is a corporation, partnership, etc., enter the owner's EIN. Note: See the chart on this page for further clarification of name and TIN combinations. How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local Social Security Administration office. Get Form W-7,

Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can get Forms W-7 and SS-4 from the IRS by calling 1-800-TAX-FORM (1-800-829-3676) or from the IRS Web Site at www.irs.gov.

If you are asked to complete Form W-9 but do not have a TIN, write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note: Writing "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded domestic entity that has a foreign owner must use the appropriate Form W-8.

#### Part II-Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if items 1, 3, and 5 below indicate otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). Exempt recipients, see Exempt from backup withholding above.

Signature requirements. Complete the certification as indicated in 1 through 5 below.

- Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.
- 2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
- 3. Real estate transactions. You must sign the certification. You may cross out item 2 of the certification.
- 4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
- 5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), IRA or Archer MSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

#### Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to give your correct TIN to persons who must file information returns with the IRS to report interest, dividends, and certain other income paid to you, mortgage interest you paid, the acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA or Archer MSA. The IRS uses the numbers for identification purposes and to help verify the accuracy of your tax return. The IRS may also provide this information to the Department of Justice for civil and criminal litigation, and to cities, states, and the District of Columbia to carry out their tax laws.

You must provide your TIN whether or not you are required to file a tax return. Payers must generally withhold 30% of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to a payer. Certain penalties may also apply.

#### What Name and Number To Give the Requester

For this type of account:

Give name and SSN of:

1.	Individual	The individual
2.	Two or more individuals (joint account)	The actual owner of the account or, if combined funds, the first individual on the account ¹
3,	Custodian account of a minor (Uniform Gift to Minors Act)	The minor ²
4.	The usual     revocable savings     trust (grantor is     also trustee)	The grantor-trustee ¹
	b. So-called trust account that is not a legal or valid trust under state law	The actual owner ¹
5,	Sole proprietorship	The owner 3
For	this type of account:	Give name and EIN of
6.	Sole proprietorship	The owner 3
7.	A valid trust, estate, or pension trust	Legal entity 1
	Corporate	The corporation
9.	Association, club, religious, charitable, educational, or other tax-exempt organization	The organization
10.	Partnership	The partnership
	A broker or registered nominee	The broker or nominee
12.	Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity

- ¹List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.
- ²Circle the minor's name and furnish the minor's SSN.
- ³You must show your individual name, but you may also enter your business or "DBA" name. You may use either your SSN or EIN (if you have one).
- ⁴List first and circle the name of the legal trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.)

Note: If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

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# TOWNSHIP OF WINSLOW PLANNING & ZONING 125 SOUTH ROUTE 73 WINSLOW TOWNSHIP, NJ 08037-9422

# THIS MUST BE REVIEWED AND SIGNED BEFORE THE APPLICATION CAN BE PROCESSED DEVELOPER'S AGREEMENT

I hereby acknowledge that I have received and read this notice and the attached 0-10-07 - Ordinance requiring applicants for Land Development to execute Developer's Agreement.

#### In Addition

In connection with the post approval process, the Developer needs to submit two duplicate original Developer's Agreement obtained from the Winslow Township Planning/Zoning Board Solicitor's office. The developer must supply to the solicitor's office a copy of the deed to the tract the subject of the application containing the legal description of the premises, along with a copy of the Winslow Township Planning/Zoning Board Engineer's Bond Letter. The developer must also provide to the Winslow Township Planning/Zoning Board Solicitor a list of names and addresses of all individuals owning at least 10% of the Developer entity and/or the property. Once the two duplicate originals have been completed and executed by the Developer, the developer must return same to the Planning/Zoning Board Secretary; she will forward them to the Township Clerk to be placed on the Township Committee agenda for acceptance and authorization to be executed by the Mayor and Township Committee by Resolution. Once the Developers Agreement is accepted by resolution, the Township Clerk will forward same to the Developer to be recorded in the Camden County Clerk's Office. Once the Developer's Agreement is recorded in the Camden County Clerk's Office and proof of same has been returned to the Township Clerk, then the Development plans can be signed off by the Township if all other conditions are met.

I understand and agree to proceed with the filing of this/these application(s) for: (Application Attached)

Project Name:	and the state of t
Type of Application:	
Block & Lot:	
Number of Units:	
Applicant's Signature	Date

By copy of this I hereby place you, (the Applicant) on Notice of Same.

Secretary
Planning & Zoning Boards

### TAX ABATEMENT NOTICE

THE TOWNSHIP OF WINSLOW HAS ADOPTED A TAX ABATEMENT ORDINANCE FOR QUALIFIED COMMERCIAL AND INDUSTRIAL DEVELOPMENT (building must be over 5,000 s.f., Etc.)

ANY APPLICATION FOR TAX ABATEMENT MUST BE FILED WITH THE TOWNSHIP TAX ASSESSOR'S OFFICE PRIOR TO THE ISSUANCE OF A CONSTRUCTION PERMIT. ANY APPLICATION SUBMITTED FOLLOWING THE ISSUANCE OF A CONSTRUCTION PERMIT WILL NOT BE CONSIDERED.

A COPY OF THE TAX ABATEMENT ORDINANCE CAN BE OBTAINED AT THE TOWNSHIP CLERK'S OFFICE AT NO COST. PLEASE CONTACT THE TOWNSHIP TAX ASSESSOR'S OFFICE FOR FURTHER INFORMATION IN REGARD TO THE TAX ABATEMENT PROCEDURE.

APPLICANT		
ADDRESS		
BLOCK	LOT	
-		
SIGNATURE REPI	ESENTS THE APPLICANT WAS INFORME	ED
	TOWNSHIP TAX ABATEMENT PROGRA	
	30. A (10)70	
SIGNATURE	DATE	

# FEESCHEDULE

APPLICATION TYPE	FILING FEE	REVIEW ESCROW
VARIANCES	<b>.</b>	No escrow
A Variance (N.J.S.A. 40:55D-70a)	\$350.00	
B Variance (N.J.S.A. 40:55D-70b)	\$350.00	No escrow
C Variance (N.J.S.A. 40:55D-70c)	\$350.00	No escrow
D Variance (N.J.S.A. 40:55D-70d)	\$350.00	\$2,500.00
SUBDIVISION PLANS		
Minor Subdivision Plan	\$425.00	\$4,000.00
Preliminary Major Subdivision Plan		
Up to 9 lots	\$750.00	\$3,000.00 + (\$350.00/lot)
10 lots or more	\$1,000.00	\$3,000.00 + (\$350.00/lot)
Final Major Subdivision Plan		
Up to 9 lots	\$500.00	\$3,000 + (\$1 <i>5</i> 0.00/lot)
10 lots or more	\$750.00	\$3,000 + (\$150.00/lot)
Amended/resubmitted Minor Subdivision Plan	\$100.00	25% of preliminary escrow
Amended/resubmitted Major Subdivision Plan	\$250.00	A sum sufficient to bring escrow
Alliended Legopullied Malor good History Live.	•	balance to original escrow required
SITE PLANS	<b>经验证券收入工业的</b>	强的现在分词 医克里氏征
Site Plan Waiyer	\$250.00	\$2,500.00
Minor Site Plan	\$425.00	\$5,000.00
Preliminary Major Site Plan	\$750.00	\$750.00 per acre of the subject site
	475000	plan; minimum of \$7,000 \$500.00 per acre of the subject site
Final Major Site Plan	\$750.00	plan; minimum of \$5,000.00
Amended/ resubmitted Minor Site Plan	\$100.00	25% of preliminary escrow
Amended/ resubmitted Major Site Plan	\$250.00	A sum sufficient to bring escrow
, , , ,		balance to original escrow required
Planned Unit Development (preliminary or final)	\$1,500.00	\$750.00 per acre; or minimum of \$37,500.00
Amended Planned Unit Development	\$750.00	\$15,000.00

# FEESCHEDULE

APPLICATIONITYPE FIL	ING FEE	REVIEW ESCROW
	<b>经验</b> 证的证据,但是是1925年,1925年	
MISCELLANEOUS		· ·
Informal Concept Meeting	-	\$1,000.00
Amended resolution	\$250.00	-
Extension of prior approval	\$250.00	\$1,000.00
Change of Use	\$300.00	\$350.00 per acre, minimum of
Change of osc		\$1500.00
Conditional Use	\$250.00	\$1500.00
Department of MUA review	-	\$5,000.00
Discussions on agenda	\$100.00	
Inspection Escrow	-	5% of cost estimate
Maintenance Inspection Escrow		\$500.00
Specialized Expert testimony		\$1,000.00
Tax Map revisions		\$75.00 per lot
Minor Subdivisions (5 lots or less)	-	\$65.00 per lot
6-25 lots	<u>.</u>	\$45.00 per lot
26-75 lots	_	\$40.00 per lot
76-125 lots	_	\$35.00 per lot
126-175 lots		\$30.00 per lot
175+ lots  Tax Map revision due to discrepancy/lot line	u u	\$50.00 per lot
adjustments, other minor revisions		, ,
Site Plan changes		\$800.00
Commercial site plan	•	\$1,000.00 + \$20.00 per unit
Condominium site plan	-	for residential condominium
		projects \$1,000.00
Printing/plotting final deliverables		######################################
PERMITS		
字 "我们是我们是不是我们的是一个,我们就是我们的。" 在这个时间的	\$50.00 per lot	
Zoning Verification Letter	4 <b>F</b>	
Zoning Permit	¢20.00	
Residential	\$30.00	
Commercial	\$50.00	
Forestry Permits	\$25.00	
Grading inspection fee- Residential Single Family	\$500.00	
Grading inspection fee- Residential Townhomes	\$250.00	

^{*}Separate checks should be provided, one for escrow and another for fees, payable to the 'Township of Wins



Office of the Tax Assessor
125 SOUTH ROUTE 73
BRADDOCK, NJ 08037
(609) 567-0700 option #9
assessor@winslowtownship.com

## REQUEST FOR CERTIFIED PROPERTY OWNER LIST

Date
Name
Address
Please mail original list to  If different then above address
Please call for pick up Phone Number
Please e-mail list to e-mail address
Please prepare list in an excel spreadsheet format applicant will prepare own labels (sent via email only)
Please prepare mailing labels (an additional fee of .05 per label will be charged)
Please prepare the appropriate Certified List of Winslow Township Property Owners withineet of the below indicated property(ies):
Block(s)
Lot(s)
*if the subject property is within 200' of another municipality, a legible copy of that municipality's tax map andicating the subject property(ies) MUST be attached.
Pursuant to §29-1 Miscellaneous Fees
List of property owners within 200' for the first 40 names\$10.00  Each name after 40\$ .25  Mailing labels (each)\$ .05

## Sample of Newspaper Advertisement

Please take notice that the undersigned has filed an application with
the Winslow Township Planning/ Zoning Board for a
and any other Variance and/or Waivers that may be required on
BlockLot
known as·
The application is available for examination at the Mayor Dominic Maiese
Municipal Complex, 125 South Route 73, Braddock, New Jersey, 08037,
between the hours of 8:30 a.m. and 4:00 p.m.
A Public Hearing will be conducted before the Planning/Zoning
Board in connection with this application at the Mayor Dominic Maiese
Municipal Complex, 125 South Route 73, Braddock, New Jersey, 08037, on
the day of, 20, at 7:00 PM (Planning)
6:30 PM (Zoning). Anyone interested in this application will be given an
opportunity to be heard at the aforementioned meeting.
Name
Address

## SAMPLE NOTICE TO PROPERTY OWNERS

In accordance with the requirements of the Township of Winslow, you are hereby notified that an application has been filed by the undersigned with the Secretary of the <u>Planning Board OR Zoning Board of Adjustment</u> and is available for examination at the Winslow Township Municipal Complex, 125 South Route 73, Winslow Township, New Jersey between the hours of 8:30 AM and 4:30 PM.

A Publ	ic Hear	ring will be	conducte	d beto	ore the E	lanning	Board C	<u>JK</u>
Zoning Boar	d of A	djustment i	n connect	ion w	ith this	applica	tion in t	he
Winslow To	wnship	Municipal	Building,	125	South F	Route 73	3, Winslo	ЭW
Township, New Jersey on the				_ day of			, 20	,
at 7:00 PM	for the	e Planning	Board/6:3	0PM	for the	Zoning	g Board	of
Adjustment.								
PROPERTY	INVOL	VED:						
ADDRESS:								,
								<del></del>
PLATE:		BLC						
PROPOSED	USE O	R OCCUPA	NCY:	,				

T:\SUBDIVISION APPL\NOTICE TO PROPERTY OWNERS.doc

## AFFIDAVIT OF SERVICE OF NOTICE

Date:
To: Winslow Township Planning & Zoning Office
The undersigned declares that in accordance with the provisions of the Township of Winslow Zoning Ordinance, a Notice of the Variance application and of a public hearing thereon has been sent by certified mail to all property owners within two hundred (200) feet of the boundary lines of the property involved.
As of , 20 , all notices, a
As of
AFFIDAVIT
State of New Jersey, Camden County
being of full age and duly sworn according to law upon his/her oath deposes and says that he/she is the person executing the foregoing statement and that the facts herein set forth are true and correct.
Signature
Sworn to before me this
Day of,20
Notary Public

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