CITY OF PLAINFIELD

DIVISION OF PLANNING

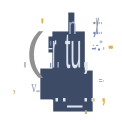
PROCEDURE FOR FILING AN APPLICATION WITH THE PLANNING BOARD OR THE ZONING BOARD OF ADJUSTMENT

.ddress:	Block:Lot:
()	COMPLETED application <u>MUST</u> be signed by the property owner and/or contingent purchaser with appropriate property owner consent. Attached page through the W9 form MUST be submitted; all other pages are for applicant and their professionals to review.
()	TWO (2) folded copies of the site plans containing ALL of the items indicated in the city application
()	Application fee (to be determined upon submittal of application) *
()	Escrow fee (\$1,000.00 minimum) *
()	COMPLETED W-9 form. The name on the W9 form $\underline{\text{MUST}}$ be the same as the name on the application form.
* pled	ase make separate checks for each fee payable to the City of Plainfield
NOTE	: The length of the application process depends on <u>YOU</u> ; the quicker we receive <u>ALL</u> necessary items, the quicker your application gets filed and scheduled.
Thanl	
	d 4-13-21 ffice Use Only:



CITY OF PLAINFIELD

DEPARTMENT OF ECONOMIC DEVELOPMENT DIVISION OF PLANNING 515 WATCHUNG AVENUE, ROOM 202 PLAINFIELD, NEW JERSEY 07060



VALERIE JACKSON DEPARTMENT DIRECTOR OF ECONOMIC DEVELOPMENT

PLANNING BOARD & ZONING BOARD OF ADJUSTMENT APPLICATION FOR DEVELOPMENT

	Date	e Received: Application Number:	
I.	App	lication is hereby made to: Planning Board or Zoning Board of Adjustment	
II.	. Application is for (circle where applicable): Major Subdivision Minor Subdivision Site Plan Use, or "D" V Relief from Bulk Requirements Interpretation Appeal of Municipal Official D Certificate of Non Conformity Capital Project Review Concept Plan		
III.	Appl	licant Information:	
	A.	Name: Address: Telephone & Email:	
	B.	The Applicant is a: Corporation / LLC* Partnership Individual _ Other * a corporation or LLC must be represented by an attorney	
	C.	If the Applicant is a corporation or partnership attach list of names and addresses of persons having a 10% or more interest in such (C.40:55O-48.2).	
	D.	The relationship of the applicant to property in question is:	
		Owner Lessee_ Contract Purchaser Other (Specify)	
IV.	Nam Addr		
V.	Nam Addr	•	

	Namas	ct Information (attach business ca	•
	A 11		
	· · · · · · · · · · · · · · · · · · ·		
VI.	Attorney Information (attach		
	Telephone & Email:		
VII.	Property Information: Street Address:		
		Improveme	
		Total New Residential Units:	
	Site Plan Approval Desired:	Preliminary	Final
	attachment) of this request:	est for relief from zoning requirem	
VIII.	Application Fee: (see fee sche	dule, §17:13-1 Land Use Ordinar	nce) \$
IX.	Escrow Fee: (see fee schedule	, §17:13-20.F Land Use Ordinano	ce) \$
X.	The following are attached ar	nd made a part of this application	1:
	A. Two (2) signed and sealed	•	
	B. Two (2) original, signed ap	•	HG! CPI ! C III
		c (check or money order payable to parate check or money order payab	·
		er of Attorney in case appeal is made	•
	F. All other documents require		
	_	m Tax Collector stating that there a	re no outstanding taxes or liens
Prin	t Name) & Signature of Applican	t***	Dated
Print	t Name) & Signature of Property	Owner***	Dated
***		cant and/or agents hereby grant authors o enter the property in question for impe ss checklist.	
	A1:	- C	

Applicant should inquire as to any State, County, or local Statutes that may have any bearing before proceeding .

CITY OF PLAINFIELD

DIVISION OF PLANNING

APPLICATION FOR WAIVER REQUEST

APPLICATION NO		
PROPERTY ADDRES	S:	
BLOCK:	Lot(s):	
hanahir naminat tha f	, applicant before the Planning Board/Zoning Board of adju	stme
nereby request the f	ollowing waiver from the site plan submittal requirements:	
Waiver Requested	<u>Reason</u>	

Political Contribution Disclosure Statement

- **1. Application Type Subject to Disclosure.** In conjunction with a m ior subdivision or a major site plan, all applications for variance relief pursuant to a (d) "Use" Variance (N.J.S.A. 40:55O-?0(d)), or a (c) "Bulk" Variance (N.J.S.A. 40:55D-?0(c)).
- **2. Individuals** & **Entities Subject to Disclosure Requirements.** Any individual or entity lis1ed below that is party to an application for a request for approval of any application type listed in the above paragraph pursuant to the following stock or ownership standard:
 - a. All Applicants and Owners; and

O APPLICANT.

- b. All Developers as defined by N.J.S.A. 55D-4, i.e. the legal or beneficial owner or owners of a lot or of any land proposed to be included in a proposed development, including all persons or entities holding an option or contract to purchase or other enforceable proptietary interest in such land or project.
- c. All associates of said Developers who would be subject to disclosure pursuant to N.J.S.A. 40:55D-48.1 or 40:55D-48.2.
- d. All Professionals or entities who apply for or provide teslimony, plans, or reports.
- **3. Contribution Dis('losurt. Statem,int** mui;t he updated until a decision is rendered by the Planning Board or Zoning Board of Adjustment for any application subject to the requirements of Ordinance MC 2011-12.

Listed below are the date, amount, and the recipient of any and all Contributions (as defined by Ordinance MC 2011-12) made to or on behalf of any Plainfield candidate, candidate committee, joint candidate committee, or political action committee or political party committee of, or pertaining to, made <u>up to one vear prior</u> to filing the application subject to disclosure and/or during the pendency of the application process, and required to be reported pursuant to N.J.S.A. 19:44A-1 et seq.

OWNER.

Name of Inclivid11a/	Name of Indivictua/	
O DEVELOPER:		
Name of !11c/il'idua/ and/or Business		
O professionals:		
Name of l11dMd11a/(1) who app(v (or o		
POLITICAL C'ONTRIBUTION RECIPIENT	DATE	AMOUNT
/ I show 'f II wally Do was 'f I sook of the	11011 - 5000 - 1	
/ta I, a separate Sheer if 11ecessW)'. Do 110111 rite ·not applicable · . stale ·	11011-e insteaa.	
By signing below, I understand and certify to the above if I have misrepresented in whole or in part of this copenalty pennitted under the law.		
SIGNATURE	(applicant. owllek, developer, or professional)	DATE

PRINT NAME

APPLICATION FOR 200 FEET RADIUS LIST

Tax Assessor Office

Division of Planning

TO:

FROM:

SUBJECT: Development App1ioation Public Notification
The applicant name below has filed an application with the Division of Planning for SITE PLAN/SUBDIVISION approval which requires a pubHc hearing before th¢}>Janning Board.
Please provide this application with the required list of property owners within 200 feet of subject property.
Name of Applica.nt
Property Addre-ss
Block No
Lot(s) No
Date Received
Follow up status
Mailed _Pick up
Signature

40:55D-53.1. Interest on deposits with municipalities

Whenever an amount of money in excess of \$5,000.00 shall be deposited by an applicant with a municipality for professional services employed by the municipality to review applications for development, for municipal inspection fees in accordance with subsection h. of section 41 of P.L. 1975, c. 291 (C. 40:55D-53) or to satisfy the guarantee requirements of subsection a. of section 41 of P. L. 1975, c. 291 (C. 40:55D-53), the money, until repaid or applied to the purposes for which it is deposited, including the applicant's portion of the interest earned thereon, except as otherwise provided in this section, shall continue to be the property of the applicant and shall be held in trust by the municipality. Money deposited shall be held in escrow. The municipality receiving the money shall deposit it in a banking institution or savings and 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 notify the applicant in writing of the name and address of the institution or depository in which the deposit is made and the amount of the deposit. The municipality shall not be required to refund an amount of interest paid on a deposit which does not exceed \$100.00 for the year. If the amount of interest exceeds \$100.00, that entire amount shall belong to the applicant and shall be refunded to him by the municipality annually or at the time the deposit is repaid or applied to the purposes for which it was deposited, as the case may be; except that the municipality may retain for administrative expenses a sum equivalent to no more than 33 1/3% of that entire amount, which shall be in lieu of all other administrative and custodial expenses. The provisions of this act shall apply only to that interest earned and paid on a deposit after the effective date of this act.

L. 1985,c.315,s. 1,eff.Aug. 28,1985.

Form W-9
(Rev. December 2014)
Department of the Treasury
Intetnul Revenue Service

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the **IRS**.

	1 Name (os shown on your income tax return), NIII1)8;s required on this 1/h e; do not leave this line blank.			
C: = = 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 Bu siness name/disregarded enllty name, If different from above			
	singlo-11111moor LLC Usiniled liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership Note. For a single-member LLC that is disregarded, do not check LLC; check the appropriate box in the lax classification of the single-member owner. Usingle-member owner.	the lino above for	4 Exempijons (codes apply only to certain entities, not Indlv1dual5; see instructions on page 3): Exempt payee code (if any) Exemption from FATCA reporting code Qf any) (Applills to aecount.i mam11Jntd ouuidt t/18. U.S) and adctress (op11onal)	
■::.F-1	Taxpayer Identification Number (TIN)	15000000	SHILIVALIMAAF	
Entery	ou TIN In the approwlate box.: he TIN provided must match the name given on line 1 to avoid	1 300181560	curity number	
resider en1i'lles	withholding. For Ind1vIduals, this Is generally your social security number (SSN). However, for a stallen, sole proprietor, or disregarded entity, see the Part I instruct in ions on page 3. For other is, It Is your employer Identification number (EIN). If you do not have a number, see <i>How to get a</i> page 3.	a []]J	-[D <u>- </u>	
	If the account is in more than one name, see the instructions for line 1 and the chart on page $f 4$ nes. on whose number to enter.	for J Employer	IdentJficatJ on number	

Part II Certification

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or lam waiting for a number to be Issued to me); and
- 2. I am not subfect to backup withholding because: (a) I am exempt from backup withholding, or (b) I hav e 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. citizen or other U.S. person (defined below); and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting Is correct.

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 3.

Sign Signature of Here U.S.person ▶ Date ▶

General Instructions

Purpose of Form

Indl\ dual or entity (Form W-9 requru;ter) who 1s ri, qu !red to lii" en Infonnation retoin with the IRS musl obtain your correct 1axpayer id entification number (TIN) which may Is yoursocial security number (\$SN), individual taxpayer idenlification numbor (TTI N), adoption ta>|jlayer Idnnlificat1on number (ATIN), or employer identification n1Jmber (EIN), to report on a11 Informallon return the amount paid to yo\, or oltier 11m ount reportable on an information return. Exemples of Informallon returns include, but (Ire not limited 10. tho following:

- Fenn 1099-INT (interest earned or paid)
- Form 1099-OIV (dividends, including !hose from stocks or mutual funds)
- Form 1099-MtSC (various types of income, prizes, awards, or grossproceeds)
- Form 1099-B (stock or mutual fund sales and certain olher 1ransactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)

- Form 1098 (home mortgage interest), 1098-E (student loan in!erest). 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person Qncluding a resident alien), to provide your correct TIN.

rt you do 1101 return Fol'/tl W-9 lo the requester with a TIN, you might be subject to back

Jp withhol ding. See WhM is backup wlth/10/dlng? on page 2.

By signing the filled-out form, you:

- 1. Certify that the TIN you are giving is correcl (or you are waiting for a number to be issued), $\,$
 - 2. Certify that you are not subject to backup withholding, $% \left(1\right) =\left(1\right) \left(1\right)$ or
- 3. Olaln, exomptIM from bJlckvp Wllhhok; ling If you are a U.S. oxempt payee. If apptiti: iblo, you are also cerUllyIng that as a U.S. penion, your Illlocabta st, I I re of ony partnership income fr,; nr a U.S. trade or busfnoss Is nol sub)ocl to lhe wllhholdling tax on lorallyIrt pa, I nors' share of effectively r.-onnocted trn:omc, and
- 4. Certify Ihal FATCA code(s) entered on this form (if any) Indir.atlng thnt you are exempt from the FATCA reporting, Is corrQC\. See Whal is FATCA ropOrling? on page 2 for further information.

Form W-9 (Rev. 12-2014) Page2

Note. If you are a U.S. person and a requester glvoe you a form other than Form W-9 to request your TIN. you must use lhe requester's form if it is substantially similar to this Form W-9.

Definition *o1* a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- · An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United Stales or under the laws of the United States:
- · An estate (other than a foreign estate): or
- A domestic trust (as defined In Regulations section 301.7701-7).

Special rulM for partnerships. Partnerships that conduct a trade or business in the United States are generally raqu If'lld to pay a wllhholding tax under sectron 1446 on MY foreign partners' share of effect firely connected taxable Ino01ne from such business. Furiher, In certain cases where a Form W-9 has not been receivod, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the secUon 144S wtthholr.ling tex. The/efore, I(you are a U.S. person that Is a partner In a parlnernhlp conduciing a trade or business in the Unite d Slates, provide Form W-9 to the partnersh p to esteblish your U.S. S1ati.1s and avoid section 1446 withholding on your share of partnership Income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and 1volding withholding on Its allocable share of net income from the partnership tondoolling a trade or business in the United States:

- In the case o1a disregarded entity with a U.S. owner, the U.S. owner of !he disregarded entity and not the entity;
- In the case of a grantortrust wi!h a U.S. granter or other U.S. owner, generally, the U.S. granter or other U.S. owner of the granter trus1 and not the trust: and
- In the case of a U.S. trust (other than a granlor trust), the U.S. trust (other than a granter trust) and not the beneficiaries of the trust.

Foreign person, It you ero e foreign person or the U.S. branch of a fore ign IJank thal has elected lo be treated a.s a U.S. person, do not use Form W-9, Instead, use the appropriate Form W-B or Form 8233 (see Publication 515, Withholding ofTax on Nonresident Aiens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident aUen fndlllid al may use tho terms of \mid a lax treoty to reduce or oijmlnale U,S. ta,c on ce train 1ypes of income. However, mos\ 1ax treaties c;:ontaln ii p1011s I on known as a "saving clause•. Exceptions specified In lhe saving clause may permit un el(mption Iron, fax 10 continue 101 certain Iy s of Income even af1er tho payc,i has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. rosldont alien who forely ing on an exception contained In Iha saving claulSO at a tax treaty to alalm an exemption from U.S. tm, on certafntypes of Income, you must attach a s1Blomen1 to Form W-9 that specifies the following five Items:

- 1. The treaty country. Generally, this must be the same treaty under which you claimer.I exemption from tax as a nonresident alien.
- 2. The treaty article addressing the income
- 3. The article number (or location) in the tax treaty thal contains the saving clause and its exceptions.
- 4. The type and amount of Income that qualifies for the exemption from lax.
- Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Examplo. ArtIcle :M of the U.S.-China income tax *lle.i.ly* allows an o><emplion from rax for sonlo-fel*ship incomo received by a Chinese student temporarily present in the United States. Under U.S. law, this studen t will become e resident alien for tax puriJOSOS II his or her sloy in the United Stales exceeds 5 calendar yoal1:1. However, paragraph 2 of the furst Prolocol to the U.S.-China trea y (daled April 30, 1984). allows the pm visions of Art,loin 20 \(\text{\tex

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-B or Form 8233.

Backup Withholding

What Is backup withholding? P<1rsons making certain payments to you must under certain conditions withhold and pay 10 lha IRS 28¼ of such payments. This Is called "backup withholding." Payment:; that rriay be subfcot to backup withholding include InrnresI, I a)(Xe111p I Interes I, div idends, broke r and barter oxchanoe transactions, tents, royallles. nonernployee pay, payments mado In salllerrient of payment co1d end thjr'd party notwork tronsoations, an_el certi;In payments from fl: hIn9 ooal operators. Roal m,tt1te Irimsncllons are not subJoct to backup withholding.

You will not be subject to backup withholding on payments you receive ff you give the requester your correct TIN, make the proper certifications, and report all your taxabla Interest and dividends on your !ax return.

Payments you receive will be subject to backup withholdIng if:

- 1. You do not 1urnish your TIN to the requester.
- You do not certify your TIN when required (see the Part II instructions on page 3 for details),

- 3. The IRS tells the requester that you furnished an incorrect TIN.
- 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 ere not subject to backup wllhhOlding under 4 above (for reportablo interest and dividend accounts opened after 1983 only).

Certain payees and paymen ts are exempt from backup withholding. Seo *Exempr p ye., code* on page 3 and lhe separate Instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships above.

What is FATCA reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial Institution to report all United Slates account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See Exemption from FATCA reporting code on page 3 and the Instructions for the Requester of Form W-9 for morn information.

Updating Your Information

.You mu st prov ide updated Information to any pilrson lo wt,orn you oilllmed lo be an exempt payee II you are no longer an exempt payee and anticipate rec.;rfvlng reportable payments In the fu ture from Ihls person, For example, you may nClId to provide Updated Informat ion if you nro II C oorpor.i tion ti,al elects to be an S-corporation. or if you no longer a..., tax o><empt. In addItlon , you must Iu1T1ISh a new Form W-9 if the namo or TIN change s tot the accou t: for e><ampte, If the gramor of a grantor trustdies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty o1\$50 for each such failure unless your failure is due to reasonable cause and not to will1ul neglect.

CIVIi penalty for false inform111ion with rospect to withholding. Il you make a false statement with no reasonable basis that results n no I:>ackup 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 lines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses I INs in violation of ledemI law, the requester may be subject to civil ana criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line: $do\ not$ leave this line blank. The name should match the name on your tax return.

- ti this Form W-9 is for a joint account, list first, and then circle, the name of the person or entity whose number you entered In Part I of Form W-9.
- a. Individual. Generally, enter the name shown on your tax return. It you have changed your lash name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note. ITI**N** applicant: Enter your individual name as it was entered on your Form W-7 application, **Bne** ta. This should also be the same as the name you entered on the Form 1040/1040N1040EL you filed with your application.

- b. Sole proprietor or single-member LLC. Enter your Individual name as shown on your 1040/1040N1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line2.
- c. Partnership, LLC that Is not a single-member LLC, C Corporation, or S Corporation. Enter the entity's name as shown on 1he entity's tax return on line 1 and any business, trade, or OBA name on line2.
- d. Other entitles. Enter your name as show11 on required U.S. federal lax documents on line 1. Thrs name should match the name shown on the charter or other legal document creating the entity. Yau may enter any business, trade, or OBA name on line 2.
- e. Disregarded entity. For U.S. federal tax purposes, an entity that i5 disregarded es en entity separate from Its owner is troalcd ar. **a** " disreg ordod entity-. Soe Regulations !!lletion 301.7701-2(0)(2)(||| E ter11,e o wnor's name on Ifno 1. The name of th!! entity entered on Une 1 should nevl)r be a disregarded ontity. The name on lino 1 should be the name shown on the Income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal ta,c purposes has a single owner that a\[\] U.S. por.,cn, the U.S. owner's name is required to be provided 'on line 1. If the direct owner of the entity is also a d!sregarded entity, enter the first owner that is not d'isr ogarded for fedoral tax purposes. Enler the dloregarded entity is name on line 2, "Business name/disregarded entity namo." If the owner of the disregarded ent y is a foreign person, the owner must complete an appropr lato Form W-8 Instead of a Form W-9. This Is the case even if the lorelgn person has a U.S. TIN.

Fom, W-9(Rev. 12-2014) Page3

Line 2

If you have a business name, trade name. DBA name. or disregarded entity name. you may enter it on line 2.

l ine 3

Check the appropriate box In line 3 for the U.S, federal tax classification of the person whose name Is entered on line 1, Check only one box in line 3.

UmItod Lloblil ty Comp any (LLO). II lhu name on llne 1 is an LLC Ireated as a J>111. nership for U.S. federal tax p rposes, check the u rr Ited Llab11it, Y Comp nybox ar1d enlor "P" In Ih e space provided. If the LLC has flied Form 6832 or 25531o be taxed as a corporation, check lhe "Limited UabTrtty Company" box nnd In Ihe apace provided enter $^{\circ}$ C $^{\circ}$ for C corp oration or $^{\circ}$ S $^{\circ}$ for S corporoUcin. If It Is a single-member UC that is a disr 11rded ehllty, do not check the "Limited Llab Uily Comp11ny" box; instead check the fust box in II no 3 " Ind ivIduoVsole proprietor or single-member LLC."

Line 4, Exemptions

If you nre exempt from backup withholding and/or FATCA reporting, enter in the appropriate Space in line 4 any code(s) that may apply lo you.

Exempt pavee code

- Generally, Indlvfduals -Oncluding sole proprietors) are not exempt from backup withholding.
- Except es p1ovlded below, corporations are e1templ from backup withholding for certoJn p ymertts, Including Interest and dividends.
- Corporations are not exempt from backup withholding for payments made in sotllement of payment card orthir pa,rly networi< transactions.
- Corporations are not exempt from backup w hholding with respect to attorneyslees or gross proceeds paid io attomayn, and corporations that provide mcdtc al or 11BOlth care services !!!I.I riot exempt with raspect to payments reporteblo On Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code In the space in line 4.

- I-An organization exempt from tax under section 501(a), any IRA, or a custodial accoonl under section 403(b)(7) II the accourit satisfies the requirements of section 40111)(2)
- 2- The United Slates or any of its agencies or instrumentalities
- 3-A state, the District of Columbia, a U.S. commonwealth or possession, or any of their polltlcal subdivisions or instrumentalities
- 4-A foreign government or any of its political subdivisions, agencies, or Instrumentalities
 - 5-A corporation
- 6-A dealer In securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession
- 7-A fu\ures commission merchant registered with Iha Commodity Futures Trading Commission
 - 8-A real estate investment trust
- 9-An entity registered at all times during the tax year under the Inveslment Company Act of 1940 $\,$
 - 10-A common trust fund operated by a bank under section 584(a)
 - 11 -A financialinstitution
- 12-A middleman known in the Investment community as \boldsymbol{a} nominee or $\operatorname{cus1odian}$
 - 13-A trust exempt from tax under section 664 or described in section 4947

The following chert shows typos of payments lhat may be exempt from backup willlho Iding. Th; ! ohert applies to the exempt payees I sled above, 1 through 13.

IF the payment Is for	THEN the payment is eKempt for •
Interest and dividend payments	All exempt payees except for 7
Broker Iransaclions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt pay!?& code because they are exempt only !or sales ol nr.mcov11red securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exemp1 payees 1 through 4
Payments over \$600 required to be reported and dir ct sales over \$G,000'	Generally, exempt payees 1 through 5 ²
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

^{&#}x27;See Form 1099-MISC, Miscellaneous Income, and its instructions.

'However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(!), and payments for services paid by a federal executive agency. El\text{CMTOMETATCA} roportling cado. nm iorrowing codes Idantil paysoo thal are exempt, from reporting under FATCA. Tho\\$0 co(las11pply to persons submit ting this form for accounts maintained o t.sld e of lh. Un it ed States by c:ert in fore ign fimmc lal Institutions, n,erefore, If you ate only submitting this form for an account you hold in the United Statos, you may leav0-th is lleid blank. Consult with Iha person requ.,sling this form II you are uncertain ii the financial Institution is sub/11cilo these requirements. A raquosl'er m8yIndJQa lo that a. coda Is not reqLlfrcd by prov iding yo with a Form W-9 with "N ot Applic:llbla" (Or any similar Indlca:tionJ wrinon or printr.d on the Una for a FATCA exornplion code.

A-An organization exempt from tax under section 501(a) or any IndlvIdual retirement plan as defined In section 7701(a)(37)

- B-The United States or any of its agencies or Instrumentalities
- C-A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdiYisions or Instrumentalities
- O-A corporation the stock of which Is regularly traded on one or more established securities markets, as dencribed in Regulations section 1.1472-1(c)(1)(i)
- E-A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)
- F-A dealer in securities, commodities, or derivative financial instruments Qnoluding riollonal principal contracts, fuluro . forwards, and options) that is registered as such under tho laws of the Unit-ed Slates or any s1olc
 - G-A rea! estate investment trust
- H-A regulated Inve.stment com pan y **as** defined In soot.lon 851 **or** an entity registered at all limes during the tnx yc/lt under Iha Investment Company Act of 1940
- I-A common tru\$t fund as defined In section 584(a)
- J-A bank as defined in section 581
- K-A broker
- L-A trust exempt from tax under secllon 664 or described in section 4947(8)(1)
- M-A tax exempt trust under a seclion 403(b) plan or section 457(9) plan

No te. You may wish to conS<il t wi1h lhe I lnancial instillul ion requesling this form to dellifTTlln e whether the fATCA code and/or exempt payee code shouk; I be completed.

Line 5

Enter your address (number, street, and apartment or suite number). This is where lhe requester of this Form W-9 will mail your information returns.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN In the eppro printo box. If you a_9e a re side n t alien and you do not havi, ancl nre not affgible 1n get an SSN. your TIN is your IRS Individual taxpaym idenliilication number (tTIN). Entor it In lhe social security numbor box. If you do not have an ITIN, See *How to get a TIN* below.

If you are $\bf a$ sO)e prop rietor and you have an EIN, you may enter either your SSN or EIN. However, the IRS prefers that you use your SSN.

If you ere a llinglo-member LLC that in diorcgardod as an entity soporate from its owner (see Limft;d LJ()b/1/ty Company (LI.CJ ori th Ispage), entor tho owner's SSN (or BN, 11 the owner has one). Do Not entertheclis regarded entily'!! EIN. If \he LLC IS class/fried as a corporation or partnership, enter the entity's EIN.

Note. See the chart on page 4 for further clarl0catlon of name and TIN combinations.

How to get II TIN. II you do nQt haven TIN, apply for ono irnmedlaloly. To apply !Ot an SSN, gel Form SS-5. Appl callon 1or a Social Security Card, from your loo al SSA ofnco or get this form onfino at www.ssa.gov. You may also get this form by cnll[ng 1-800-TT2-1213 . Use. Fotm W-7, Appnca tion for II S Individua I Taxpayer Identification Number, to apply for-an ITIN. or Foim SS-4, Application for Employer Identification Number, to apply for an Elfli. You can apply for an EIN online by accessing the IRS website at www.lrs.gov/bus/nesses and cllcking on Employer I<;lentillcatlo n Number (EJN) unclc!r Starting 'ii Business. You can gel Form s W-7 and SS-1 from the IRS by v siting IRS.gov or by /Jailing I -800 -TAX-FORM (1+800-829-3676).

I you nra asked to completn Fam, W-9 but do not have a TIN, apply for a "TIN end write "Applied For- In the space far line TIN, sign and dato t c form, ond givo 11 to 1t1c requ ester. For in erest ond dividend payments, Md ccrlnln pnymenls made with rospoc! 10 read ily trudabla l11s11uments. ganerally you will have 60 days to get a TIN and give il to the requester before you are subject lo backup wllhh \Box ld lng on payments. The 60-C! y rufe does not apply to olher types of payments. You will be subject to backup w,lhholdln!,J on all Such payments until you provide yo,ur TIN to the requester.

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

Caution: A disregarded U.S. entify that has a foreign owner must uso the appropriate Form W-8.

Form W-9 (Rev. 12-2014) Page4

Part II. Certification

To estabhsh 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, 4, or 5 below indicate otherwise.

For a joint accoul'JI, Ol'JIY the person whoso TIN is shown in P rt I SI')r,>Uld sign (when required). In the i;as e of a disregarded entity, the person fdonlifled on line 1 must sign. Exempt payees, see Exempt payee code earlier.

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

- 1, 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 1he requester, you must cross out item 2 in the certification before signing the form.
- 3. Reel estate transactions. You must sign 1 he 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 Incorrei.t TIN-o ther payments' Includo payments made In th& course of the requester's 11000 or business tor rents, royalties, goods (other than blUs for me rchand ise), medical m,d health 0 are services (Jnclu cllno payments to corporat s), paYTT1ents to a nonemµloyee for \$0rvices.p111men t.s made In settlemen t of µa)'ment card and th rd party network trtinnactions. paymenta to certain fishing boat crev, membens and 11sharmen, and gross proceeds paid to attornoys (Including payments to corporations).
- S. Mortgage interest paid by you, acquisition qr abandonment of seourod propo , cancellation of dobt', qualified tuition program paymenis (under sooli cm5.29), IRA. Co ierdetI ESA, Ar.:her M'SA or HSA contributions or distributions, endpension distributions. You must give your correct TIN, bu1 you do not have to sign the certification.

What Name and Number To Give the Requester

	<u>'</u>
For this type of eccounl:	Give name and SSN of:
Individual Two ormore individuals (joint account)	The Individual The actual owner of the account <i>or</i> . If combined funds, the first Individual on the account '
Custodian account of a minor (Un orm Gift to Minors Act)	The minor
a. The usual revocable savings trust (granter is also trustee) b. So-called !rust account that Is not a legal or valid trust under stale law	The grantor-trustee' The actual owner'
Sole proprietorship or disregarded entity owned by an individual	The owner'
6. Granter trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)Q) (A))	The grantor'
For this type of account:	Give name and EIN ot.
7. Di•rogarded entity not owned by an individual	The owner
8. A valid trust, estate, or pension trust	Legal entity'
Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
Association, club, religious, charitable, educational, or other lax- exempt organization	The organization
11. Partnership or mul1i-member LLC	The partnership
12. A broker or registered nominee	The broker or nominee
13. Account with the Department of Agriculture In the name of a public entity (such as a state er local government, school district, or prison) t11at receives agricultural program payments	The public entity
14. Grantor trust filing under tho Form 1041 Filing Method or the Optional Form 1099 Fifing Method 2 (see Regula1lon s section 1.671-4(o)(2)(i)	The trust

List first ood circle III: IIIIIIII of th p1erson whose number you furnish. If only orie person on a joint account has an SSN, lhat person's numb r I'J'Iusl b rurni\$hed.

³ You must show your individual nemo ond you may also enter your business or OBA name on the "Business name 嬌剛 arded entl1yn name line. You may use either your SSN or EIN (i1 you have one). bul the IRS encoura9cs you to use your SSN.

List first and circle the name or lhe trust . «:!state. or pension ttust. (Do not fum Ish the TIN of the personal repr ent.ative or trustee unless the lagaf en1ity sHtf is not d signaltiid in lt1e account ti11a.) Also see Spec,aJ rules for pa.rtner!lhips on page 2

•Note. Granter also musl provide a Farm W•9 to trustee of Irusl.

Note. If no name is circled when more than one name Is listed, the number will be considered to be that of the firs1 name listed.

Secure Your Tax Records from Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other Identifying i11lormation, without your permission, to commit fraud or other crimes. All identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk;

- · Protect your SSN,
- · Ensure your employer Is protecting your SSN, and
- · Be careful when choosing a tax preparer.

If your tax records are affected by Identity theft and you receive a notice from the IRS, rospond right away to the name and phone number printed on the IRS notice or letter.

If your tax records ere not currently afleoted-by identity theft but you think you are all risk due to a lost or stolen purse or wallet, questionab le credit card aclivity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Publication 4535, Identity Theft Prevention and Victim Assistance .

Victims of identity theft who are experiencing economic harm or a system problem, or are seeking help in resolving lax problems thal liave riot been resolved through normal channels, may be eligible for Taxpayer Advo te Service {I"AS} assistanco. You can reach TAS by calling the TAS loll-free case intake line at 1*877-777-4778 or TTY/rDD 1-800-829-4059.

Protect yourself from suspicious emails or phishIng schemes. PhIshIng is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely clalmIng to be an established legitimate enterprise in an attempt to scam 1he user Into sunrenderIng private inlon11at1on that will be used ror Idently theft.

The IRS does not inttiate contacts with taxpayers via emails. Also, the IRS does not filcjU8SI pe Illona I de talled information tillough email or ask taxpayers for the PIN numbers. passwords, or similar secret access informntion. for their credi card, bank, or other financial accounts.

If you rece Ivo an unsollcited email c:Jaiming to be from the IRS, forward this message to phishln9@1rs.gov. You moy also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General fer Tax Administration (TIGTAJ at 1-800-366 ...d4M. You can forward suspicious emails to the Fodoral Trade Commission at spam@uce.gov or contact them at www.ftc.govhd11,on or 1-877-10THEFT (1-877-438-4338).

Visit IRS.gov lo learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to potsons (Including federal agencies) who are required to file Information returns with the IRS to report interest, dividends, or certain other income paid lo you: mortgage interest yov paid; the (joquis,tt on or abandonment Of sex:ured properfy; the cincelletion of debt: or cont oullons yourn da to a11 IRA, Aroher MSA, or HS I). The person collabting this form uses the Information on the form to file information returns with 1he IRS, reporting the above Information. Routine uses of this information Include giving it to the Department of Justice for civil and criminal litigation and lo cNles, states, the District of Ookrmbla, and U.S. commonwealths and possessions for use in administoring their laws. The Information also may be disclosed to other countries under a treaty, to 1ederal and state agencies to enforce olvil and criminal laws, or to federal law enfon:omen t and intelligence agencies to co(l'Jbot Icrro nsm. You must provide your TIN whethe(or not you are required to file a tax return. UndO(section 3406, paye rs must genorahy withhold a p erceff\(age\) of taxable interest, divid end, and ce,1ain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.

[;]Circle 1he minof's nam e and furnish 1he minot's SSN,

CITY OF PLAINFIELD LAND USE

required. Before any development permit shall be issued for any such change of use, all provisions of this chapter shall be complied with in the same manner as if the new use or structure was an initial use of land or structure.

(MC 2002-29 §17:8-1, December 2, 2002; MC 2005-25 §1, December 19, 2005)

17:8-2 REQUIRED DEVELOPMENT APPLICATION DATA AND OFFICIAL CHECKLIST FOR COMPLETENESS

- A. An application for development shall not be accepted for filing unless and until all escrows and fees, three (3) copies of plans and three (3) completed application forms are submitted.
- B. All applications for development shall The approving authority may request other such information as may be reasonably required but such additional information shall not affect the completeness of the application.
 - 1. Name of the proposed development and general description of plan and proposed use;
 - 2. All administrative information required on the application forms as adopted by the approving authorities applicable to the proposed development;
 - 3. Copy of any protective covenants and deed restrictions related to the subject property (if a deed restriction or easement is found to exist after an approving authority has granted approval to an application, the approval shall be deemed null and void. The applicant will be required to submit a revised application with the new information);
 - 4. All block/lot numbers and owners of the subject properties;
 - 5. A tax search indicating current status of all taxes, assessments, and fees due to the City of Plainfield;
 - 6. All requisite escrow deposits and fees;
 - 7. Corporation Disclosure Statement if required under N.J.S.A. 40:55-D48.1 et seq.;
 - 8. Consent to enter approval;
 - 8a. Contribution Disclosure Statement:
 - 9. A map or drawing in one of four standard sizes, 8 1/2" x13", 30"x42", 24"x36"\ or 15"x21", folded to a maximum size of 9"x12", and numbered in sequential fashion indicating total sheets submitted showing:

- a. Key map at a maximum scale of 1"-600' indicating all streets and zone districts within six hundred feet of the subject property;
 - b. Name, address and phone number of applicant and property owner;
- c. Name, address, phone number and seal of architect, engineer, surveyor, planner or landscape architect who prepared plan;
 - d. Date prepared and any and all revision dates;
 - e. Graphic scale and north arrow;
- f. Dimensions and bearings of all existing and proposed property lines, easements, covenants and deed restrictions;
- g. Dimensions of existing and proposed street right of ways, both within and adjacent to the subject property, including street names, and distance to nearest intersection along street ROW;
- h. Location, dimensions and use of all existing and proposed structures, showing the height, building area, pedestrian and vehicular entrances and fire escapes;
 - i. Square footage and/or acreage to the nearest tenth of all parcels;
- j. General slope and natural drainage, and watercourse locations and all natural and significant features (wooded areas, ponds, marshes, etc) including trees over four (4) inches caliper;
- k. Location and dimensions of existing and proposed drainage improvements, parking spaces and aisles, loading, curb cuts, driveways, driveway aprons, sidewalks and yards (front, side, and rear);
 - I. Delineation of flood hazard areas;
- m. Tabulation indicating the square foot area of structures, pavement and open space and the percent of their lot coverage and floor area ratio;
 - n. Zoning district of the subject property;
- o. Current outbound survey of the tract or a survey no more than five (5) years old certified by a licensed land surveyor that there have been no changes. Such survey shall include the adjacent right of way with curbs, driveways and sidewalks certified by a licensed New Jersey land surveyor, or appropriate reference to such survey;
- p. Zoning table showing all required and proposed conditions including all relief from zone requirements that is being sought;

- q. A specific submission waiver request for each required site plan/subdivision requirement of this ordinance;
- r. Signatures block for City Engineer, board chainnan and board secretary.
 - s. List of all variances and design waivers that are requested.
- C. Minor Subdivision Plat. The following information is required in addition to that specified in subsection A. above:
 - 1. Location, dimensions and bearings of all property lines and easements existing, proposed, and proposed to be eliminated,
 - 2. Location of all structures and curb cuts on adjacent tracts fronting the same right-of-way as the subject property.
- D. Preliminary Major Subdivision Plat. The following information is required in addition to that specified in subsections A. and B. above:
 - 1. Location of all proposed street rights-of-way, including cross sections and centerline profiles and tentative grades;
 - 2. Plans and profiles of any proposed utility layout, including easements;
 - 3. Approximate location of all structures on adjacent tracts within two hundred (200) feet and along the same street line as the subject property.
 - 4. All existing and proposed contours at one (1) foot intervals within the tract and within one hundred (100) feet of the subject property indicating high and low points.
- E. Final Subdivision Plat. The following information is required in addition to that specified in subsections A. and B. or C. above:
 - 1. Certification of the City Engineer pursuant to all appropriate articles of this chapter;
 - 2. A plat, in confonnance with the "Official Map Filing Act", or deed description in conformance with an approved preliminary plat;
 - 3. Proof of posting all requisite bonds and fees;
 - 4. If applicable, a stream encroachment permit or waiver for the proposed development;
 - 5. If applicable, a permit or exemption issued under the Soil Erosion and Sedimentation Control Act;"

- 6. The location of all land to be reserved or dedicated to public use;
- 7. The location and description of all monuments.
- F. Site Plan for Preliminary Approval. The following information is required in addition to that specified in subsection A. above:
 - 1. Scaled architectural depiction of exterior building elevations, a description of facade materials and floor plans of sufficient detail to apprise the approving authority of the scope of the proposed work;
 - 2. Building construction type/class (BOCA CODE);
 - 3. Location of all existing and proposed subsurface and above ground utilities, (gas, water, telephone, electric, sanitary sewer, oil, etc.) including the location of all laterals;
 - 4. Finished floor elevations of all existing and proposed structures referenced to geodetic data;
 - 5. The approximate location of all structures on adjacent properties;
 - 6. Existing and proposed contour lines at one (1) foot intervals inside the tract and within thirty (30) feet of the tract's boundaries with spot elevations at all changes in grade due to construction.
 - 7. Location of off-street parking and loading areas, vehicular and pedestrian ingress and egress with directional traffic flow indicators, truck movement wheel base templates, sight triangle easements, fire lanes, stall dimensions and pavement surface type;
 - 8. Curbing and apron type;
 - 9. Computation of required stormwater detention volume and specification of minimum volume to be detained subsurface as part of a complete site drainage and grading plan;
 - 1 0. Total architectural lighting plan indicating location, type, and height of lighting standards with accompanying illumination design average and one (1) foot candle trace:
 - 11. Location, type, and height of fences, walls, and screening;
 - 12. Location and plant schedule of trees, shrubs, and seeded areas;
 - 13. Location and height of terraced and bermed areas and location at all open space areas;

- 14. Location, type, and volume of refuse storage and recycling facilities;
- 15. Appropriate construction details;
- 16. Location, type and dimension of pedestrian paths, walkways and sidewalks and all barrier freedesign;
- 17. A written description of the proposed use(s) and operation(s) of the building(s), including:
 - a. The number of employees or, members of nonresidential buildings;
 - b. The proposed number of shifts to be worked and the maximum number of employees on each shift;
 - c. Expected truck traffic; and
 - d. Anticipated hours of operation and anticipated expansion plans incorporated in the building design.
 - 18. A sign plan for all existing and proposed signs including:
 - a. Locations, positions, dimensions and total height of all signs;
 - b. Source of illumination, if appUcable;
 - c. Material used in sign fabrication.
 - 19. Type and quantity of expected sanitary discharge.
- G. Site Plan for Final Approval. The following information is required in addition to that specified in subsections A. and E. above:
 - 1. A site plan conforming to the conditions of preliminary approval;
 - 2. If applicable, a stream encroachment permit or waiver for the proposed development;
 - 3. If applicable, a permit or exemption issued under the SoiJ Erosion and Sedimentation Control Act;
 - 4. If applicable, a permit or waiver from the New Jersey Department of Transportation for curb cuts or other improvements within the State right-of-way, and proof of conformance with the State Highway Access Management Code adopted by the State with respect to any State applicable highways;
 - 5. Proof of posting all requisite bonds and fees.

H. Any other information as may be reasonably required by the approving authority in the course of their approval/resolution. (MC 2002-29 §17:8-2, December 2, 2002; MC 2005-25 **§1,** December 19, 2005; MC 2013-13, December 9, 2013)

17:8-3 WAIVER OF APPLICATIONS SUBMISSION REQUIREMENTS.

When requested in writing by the applicant and when acting on applications for site plan or subdivision approval, the approving authority shall have the power to grant waivers from the submission requirements of site plan or subdivision checklist as stated in this Article. These submission waivers may be granted if the approving authority finds that such request is reasonable, and that an informed decision can be rendered without the information. If the authority denies the request for submission waivers, the application will be incomplete and the Board does not have to make a decision on the application until such time as the required information is provided. (MC 2002-29 §17:8-3, December 2, 2002)

17:8-4 SIMULTANEOUS REVIEW.

The approving authority shall have the power to review and approve or deny site plans simultaneously with review for subdivision approval without the developer being required to make further application to the approving authority or the approving authority being required to hold further hearings. The longest time period provided by the MLUL for action by the approving authority, whether it is for a variance, subdivision, or site plan approval shall apply. (MC 2002-29 §17:8-4, December 2, 2002)

17:8-5 JURISDICTION FOR APPLICATIONS.

The order of precedence of applications for development shall be as follows:

Application	Jurisdiction
Variance (N.J.S.A. 40:55D-70d)	Board of Adjustment
Subdivision without a "d" variance	Planning Board
Site plan without a "d" variance	Planning Board
Variance (N.J.S.A. 40:55D-70c)	Board of Adjustment
Building permit for structure not related to a street	Board of Adjustment

area

Application Jurisdiction Building permit for structure in bed of mapped street, public drainageway, Flood control basin or public

The jurisdiction of the matter of greatest precedence shall apply, and the approving authority having jurisdiction over the application shall have jurisdiction over all types of development of lesser precedence as regulated by this chapter. (MC 2002-29 §17:8-5, December 2, 2002)

17:8-6 TIME LIMITS FOR APPROVAL.

Upon the date of the administrative officer certifying a complete application for development, the approving authority shall grant or deny approval within the maximum number of days of the date of such submission as specified below or within such further time as may be consented to by the applicant. Where more than one (1) type of application is involved, the longer time period shall apply.

Type of Development Application	Time Period
Minor Subdivision	45 days
Preliminary Site Plan	95 days
Final Site Plan	45 days
Variance	120 days
Direction for issuance of a building permit	95 days
Major Subdivision < 10 lots	45 days
Major Subdivision > 10 lots	95 days

The Board of Adjustment shall grant or deny approval within one hundred twenty (120) days of the date of acceptance of a complete application for a variance pursuant to N.J.S.A. 40:55D 70(d). or the filing of an appeal from a decision by the Zoning Officer. The Board of Adjustment shall render decisions in all other development applications within the time periods as described above for all approving authorities. (MC 2002-29 §17:8-6, December 2, 2002; MC 2013-13, December 9, 2013)

ARTICLE XIII FEES

17:13-1 BOARD AND COMMISSION RELATED APPLICATION FEES.

Type of Application	Application	Fees
Variances From NJSA	For a one- or two-family residential use	\$200.00
40:55D-70d	For each unit in a multi-family use	\$75.00
	For all other uses	\$500.00
	For a charitable, benevolent and eleemosynary use	\$250.00
Variances From NJSA 40:55D-70c	Off-street parking (table of parking regulations)	\$250.00
(fee based on each variance request)	All other bulk and supplementary regulation requirements	
	One- or two-family residential use	\$75.00
	All other uses	\$150.00
Site Plan Review	Preliminary	
	Minimum fee for all applications which require site plan review	\$400.00
	For industrial and commercial uses up to 5,000 SF of gross building floor area	\$500.00
	For industrial and commercial uses from 5,001 to 20,000 SF, plus .02/SF of gross building floor area	\$600.00
	For industrial and commercial uses greater than 20,000 SF plus \$0.03 for each additional square foot	\$700.00
	Mixed uses for each residential dwelling unit	\$75.00
	Dwelling unit conversions only	\$250.00
	New multi-family dwelling units (per dwelling unit)	\$75.00

Type of Application	Application	Fees
Site Plan Review (cont.)	Final	
	For each final site plan application and resubmission	\$200.00
Subdivision	Sketch Plat for a Major Subdivision	\$500.00
	Preliminary	
	Minor-plus \$50.00 per each lot	\$200.00
	added Major-plus \$50.00 per each lot added (the sketch plat fees are considered part of this fee)	\$500.00
	Final	
	Major-25% of preliminary fee (minimum)	\$125.00
	Subdivision Certificate	\$50.00
Design Standard Waiver	The fee for request for each site plan and subdivision design and perfonnance standard waiver (This fee will be determined upon Planning Division recommendation of a complete application and must be submitted prior to a Board hearing.)	\$25.00
Amendment of Approval	The fee for a change to an approved application that is determined by the administrative official to be minor in nature	\$200.00
Certificate of Nonconformity	Fee for a Certificate of Nonconformity	\$100.00

Fees for all applications for development and appeals shall be paid to the Board Secretary upon filing of an application or appeal with either the Planning Board) Zoning Board of Adjustment or Historic Preservation Commission. (All references to Boards in this Article include the Commission.) All checks are to be made payable to the City of Plainfield. Failure to submit payment or the submission of checks that are improperly drawn or with insufficient funds shall cause an application to be deemed incomplete and a hearing on the application to be delayed. These fees are in addition to the escrow fees required in this chapter. Such fees shall be as follows.

(MC 2002 29 §17:13-1, December 2, 2002; MC 2010-35, December 20, 2010; MC 2013-14, December 9, 2013)

FEES 17:13-5

17:13-2 CERTIFICATE OF APPROPRIATENESS.

The fee for a Certificate of Appropriateness from the Historic Preservation Commission shall be fifty (\$50.00) dollars. This fee shall be paid for all work on a contributing structure even if an administrative determination is made that a formal Historic Preservation Commission issuance of a Certificate of Appropriateness is not required. (MC 2002-29 §17:13-2, December 2, 2002; MC 2007-04 Exh. A, June 20, 2007; MC 2010-35, December 20, 2010)

17:13-3 SIGNS.

The fee for a sign pennit shall be twenty-five (\$25.00) dollars _plus a fee of one (\$1.00) dollar for each square foot of sign area. (MC 2002-29 §17:13-3, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-4 APPEALS OR ZONING INTERPRETATIONS.

Appeals to the Board of Adjustment for interpretation of the zoning ordinance/appeal of an administrative official decision shall be one hundred fifty (\$150.00) dollars:

The fee for a Certificate of Nonconformance from the Zoning Board of Adjustment shall be one hundred (\$100.00) dollars.

(MC 2002-29 §17:13-4, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-5 **HEARINGS.**

The fee for applications requiring a public hearing shall be one hundred (\$100.00) dollars. The fee for adjourning an application on the request of an applicant shall be one hundred (\$100.00) dollars per request.

The fee for a hearing scheduled at a special meeting held at the request of the applicant shall be as follows (this fee is to be submitted before the special hearing is scheduled and is based on a three (3) hour meeting):

Administrative fees in the amount of two hundred (\$200.00) dollars per meeting to provide the facility and security; and

Attorney fees in the amount of one hundred twenty-five (\$125.00) dollars per hour; and

Secretarial fees in the amount of twenty-five (\$25.00) dollars per hour.

The fee for an informal review of a concept plan shall be two hundred (\$200.00) dollars.

(MC 2002-29 §17:13-5, December 2, 2002; MC 2007-04 Exh. A, June 20, 2007; MC 2010-35, December 20, 2010)

17:13-6 LIST OF PROPERTY OWNERS.

The fee for preparation of a list of property owners to be notified of a public hearing shall be twenty (\$20.00) dollars or twenty-five (\$0.25) cents a name, whichever is greater. (MC 2002-29 §17:13-6, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-7 TAX SEARCH/CERTIFICATE OF CURRENT TAXES.

The fee for preparation of a tax search or certificate to determine payment of property taxes shall be ten (\$10.00) dollars. (MC 2002-29 §17:13-7, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-8 LEGAL NOTICE.

The fee for publication of the legal notice indicating the decision of the approving authority shall be twenty-five (\$25.00) dollars. (MC 2002-29 §17:13-8, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-9 DOCUMENTS.

The fee for copies of public documents shall be established as part of the rules and regulations adopted by the City Council. (MC 2002-29 §17:13-9, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-10 STENOGRAPHER (COURT REPORTER) FEES.

The applicant shall be responsible for obtaining and paying for the services of a court reporter if desired. All applications for a use variance before the Zoning Board of Adjustment are required to obtain and pay for the services of a court report for each hearing. The cost of taking testimony stenographicaHy shall be borne and paid for by the applicant or appellant, and the Board or the stenographer may require a deposit of the estimate cost of the transcript in advance. The cost of transcribing the same (if required) shall be borne by the applicant or appellant upon the need for a

FEES 17:13-15

Board member to ready the testimony in order to vote on the matter or in the case of a legal proceeding. A copy of any transcript prepared shall be provided by the applicant or appellant to the Board Secretary and such transcript and records shall be and remain the property of the Board. (MC 2002-29 §17:13-10, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-11 DEVELOPMENT PERMIT.

The fee for a development permit shall be twenty (\$20.00) dollars. (MC 2002-29 \$17:13-11, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-12 UTILITY REGISTRATION FEE.

The fee for a public utility, cable television company or local utility registering with the City Clerk in order to receive notice pursuant to Article I of this chapter shall be ten (\$10.00) dollars. (MC 2002-29 §17:13-12, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-13 OUTDOOR DINING/SIDEWALK CAFE ANNUAL FEE.

The fee for obtaining an annual permit for outdoor dining areas and sidewalk cafe areas shall be twenty (\$20.00) dollars. (MC 2002-29 §17:13-13, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-14 OUTDOOR SALES FEE.

The fee for conducting outdoor sales of trees, flowers or other decorative or ornamental plants pursuant to Article IX of this chapter shall be ten (\$10.00) dollars for limited sales of less than two (2) weeks, and fifty (\$50.00) dollars for sales for longer periods of time. A one hundred (\$100.00) dollar bond is also to be posted with the City Clerk to guarantee cleanup and removal of all material within the required time frame. (MC 2002-29 §17:13-14, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-15 DEVELOPER'S ASSISTANCE PACKAGE/ZONING ORDINANCE.

The fee for a copy of the Developer's Assistance Package shall be twenty (\$20.00) dollars. The fee for a copy of the City zoning ordinance including a copy of the zoning map shall be thirty (\$30.00) dollars. (MC 2002-29 §17:13-15, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-16 MASTER PLAN/MASTER PLAN RE-EXAMINATION.

The fee for obtaining a copy of the City master plan or of a City master plan reexamination report is forty (\$40.00) dollars per plan or report. (MC 2002-29 §17:13-16, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-17 CITY ENGINEER DETERMINATION AS TO FLOOD ZONE LOCATION.

The fee for a formal signed and sealed City Engineer certification as to property location within a flood zone shall be one hundred (\$100.00) dollars. (MC 2002-29 §17:13-17, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-18 EXTENSION OF VARIANCE.

The fee for a request for the extension of a variance one hundred (\$100.00) dollars. (MC 2002-29 §17:13-18, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-19 EXTENSION OF SITE PLAN OR SUBDIVISION APPROVAL.

The fee for a request for the extension of a site plan or subdivision approval is one hundred (\$100.00) dollars. (MC 2002-29 §17:13-19, December 2, 2002; MC 2010-35, December 20, 2010)

17:13-19A CLOTHING/DONATION RECEPTACLES.

The initial application fee shall be one hundred (\$100.00) dollars. The annual renewal permit fee shall be twenty-five (\$25.00) dollars per receptacle. (MC 2013-13, December 9, 2013)

CITY OF PLAINFIELD

MC 2020-23

AN ORDINANCE TO AMEND ARTICLE XIII, §17:13-20 OF THE PLAINFIELD LAND USE ORDINANCE REVISING THE FEE SCHEDULE FOR PAYMENTS TO PROFESSIONALS FOR THE REVIEW OF APPLICATIONS TO THE PLAINFIELD PLANNING BOARD AND BOARD OF ADJUSTMENT (ESCROW FEES)

§17:13-20. DEPOSITS AND ESCROW: PAYMENTS TO PROFESSIONALS FOR REVIEW OF SUBDIVISION, SITE PLAN AND VARIANCE APPLICATIONS BEFORE THE PLANNING BOARD AND ZONING BOARD OF ADJUSTMENT

In accordance with the authority granted it pursuant to N.J.S.A.40:55D-8 and 53.2 et. seq., the Municipal Council hereby establishes the fees as set forth in this ordinance as escrow deposit fees governing the review of applications before the Planning Board, and Zoning Board of Adjustment. These fees are intended to cover the costs of professional services including but not limited to planning, engineering, legal, landscaping, traffic, envirorunental and other reasonable and necessary expenses incurred by the approving authority for th rnvi w of submill c.l rnat rials full su c.:ifit; auulio.:aliuus.

An applicant shall deposit with the City an amount of money determined in accordance with this section and the applicable provisions of N.J.S.A. 40:55D-1 et seq. (I) to pay for the services of professionals employed by the City or the approving authority to review the application for development and to review and prepare documents in accordance with N.J.S.A. 40:55D-53.2. (2) for inspection fees in accordance with N.J.S.A. 40:55D-53, (3) to satisfy the guarantee requirements of N.J.S.A. 40:55D-53, and (4) for any other purposes permitted under the provisions of N.J.S.A. 40:55D-1 et seq. or other applicable law. The City shall deposit the money in an escrow account in accordance with N.J.S.A. 40:55D-53. 1.

The Chief Financial Officer of the City shall hold all fees required for these purposes in escrow. Each applicant shall provide the Chief Financial Officer with a Federal tax Identification Number or Federal Social Security Number. All fees are to be made out to the City of Plai nfield. All deposits in excess of\$5,000.00 shall be held in trust by the City in an interest bearing account in a banking or savings and loan institution in New Jersey. This institution shall be insured by an agency of the federal government. The Chief Financial Officer shall notify the applicant in writing of the name and address of the institution or depository in which the deposit is made and the amount of the deposit. If the amount of interest exceeds \$100.00, the entire amount shall belong to the applicant and shall be refunded to him/her by the Chief Financial Officer annually or at the time the deposit is repaid or applied to the purposes for which it was deposited. The City may retain for administrative expenses a sum equivalent to no more than 33 1/3% of that entire amount which shall be in lieu of all other administrative and custodial expenses.

Deposits required for inspection fees and to satisfy the guaranteed requirements in accordance with N.J.S.A. 40:55D-53 shall be established, maintained, and administered in accordance with the provisions of that statutory section, and applicable sections of Chapters 13 and 17 of the Municipal Code.

The chief financial officer of the City shall make all payments to professionals for fees or charges in connection with services rendered to the City or the approving authority for review of applications for development, review and preparation of documents, inspection of improvements, or other purposes pem1itted under law. Such fees or charges shall be based upon a schedule established by resolution of the approving authori ty. The application review and inspection charges shall be limited to professional charges for review of applications, review and preparation of documents and inspections of developments under construction and review by outside consultants when an application is of a

nature beyond the scope of the expertise of the professional s normally utilized by the City. The only costs that shall be added to any such charges shall be typical out of pocket expenses of any such professionals or consultants incurred in processing applications and conducting inspections. The City or approving authority shall not bill the applicant for any municipal clerical or administrative functions, overhead expenses, meeting rooms charges, or any other municipal costs and expenses except as provided for N.J.S.A. 40:SSD-53, nor shall any municipal professional add such charges to any bill. rfthe salary, staff support and overhead for a professional are provided by the City, the charge shall not exceed 200% of the sum of the products resulting from multiplying(!) the hourly base salary of each of the professionals, which shall be established annually by ordinance by (2) the number of hours spent by the respective professional on the review of the application for development or inspection. For other professionals such fees and charges shall be at the same rate as all other work of the same nature performed by the professional for the municipality when fees are not reimbursed or otherwise imposed on applicants or developers.

Schedule of Required Fees for Escrow Deposits. For deposits required pursuant to N.J.S.A. 40:55D-53.2, the amount of the deposit shall be reasonable in regard to the scale and complexity of the development. The amount of the initial deposit shall be established by ordinance and this amount shall be a cumulative total of the following specific approval requests:

Sc hedule of ReQuired Fees for Escrow Deposits

Aoolication Tyoe	Escrow Deposit			
Concept Plan Applications				
Minor subdivision or site plans Major subdivision and all other site plans	\$400,GQ <u>\$500.00</u> \$WQ,(JG \$1 000.00			
Variances Bulk variances under N.J.S.A. 40:55D-70 not requiring site plan or	\$-WMQ <u>\$1.000.00</u>			
subdivision approval (1 and 2 Family) Variances under N.J.S . A. 40:55D-70d {each 'd' variance'\	\$1,000.00			
Certificate of Non Conformity	\$20000 \$500.00			
Clothina/Donation Receptacles Initial Fee Annual Renewal Fee	\$100.00 \$25.00			
Site Plan Applications				
Residential Applications (those involving dwelling units) 3 - 9 units 10 - 25 units 26- 50 units 51 - 100 units 101 - 250 units 251 - 500 units over 500 units	QMQ \$2.000.00 \$2GOM 0-\$4.000.00 \$&.50MQ\$6.000.00 \$4;-00MQ \$7.5000.00 \$\$,,QQO-cOO \$9_000.00 \$+,600-0Q \$10.000.00 \$-1-0;GQGMI\$12 000.00			
Non-residential Applications 1,000 - 5,000 gross square feet of new floor area 5,001 - 10,000 gross square feet of new floor area 10,001 - 20,000 gross square feet of new floor area 20,001 - 50,000 gross square feet of new floor area 50,001 - 100,000 gross square feet of new floor area over 100,000 gross square feet of new floor area	\$11.00G.GGS2.000.00 00M1\$4.000.00 \$3-:0GG.00\$6.000.00 \$4:0GM0\$7.500.00 \$5:000.00\$9.000.00 ,00\$1 ≥ 000.00			
For non - residen tia l a pp lica tio ns Iha! do not involve new buildings 1 - 25 parking spaces (existing or required) 26 - 100 parking spaces (existing or reaulredl more than 100 parking soaces (ex is ting or required)	\$500.00 \$1.000.00 \$+-aQ,-00 <u>\$2.000.00</u> \$-:1-,QGO,GQ \$5 000.00			
Final s ite plan applications <u>+wenty percent (2 <w+111 (50%)<="" fifty="" percent="" u=""> of prelimi na rya ppRi>¥al <u>site</u> olan annlicallon escrow fee or a minimum of \$13GMQ, \$2 000.00 whichever is arealer</w+111></u>				
Subdivision Applications Minor	I \$WMGS1 000.00			

Preliminary approval - 3-10 lots	\$- 00,00\$2 000.00
Preliminary approval - 11-25 lots	Q\$5 000.00
More than 25 lots	\$ QQJ)Q\$7 500.00
Final approval - 3-10 lots	\$4-;000,0Q <u>50% of</u> oreliminary aooroval
Final approval - 11-25 lots	\$+;-aGQ,QG <u>50% of</u> erellmina[Y aeQroval escrow fee
Final approval - over 25 lots	\$2.GGG00 <u>50% of</u> erellmina(Y aeeroval escrow fee
Amendment to an aeQroved a1mlication	50°6 of QrelimInari1 annroval escrow fee

Re-submittals Applicants shall pay additional escrow deposit fees of ten percent (10%) .Q.L! minimum of \$1.000 of the original submission feer each resubmission of revised plans that have either been determined to be incomplete, or have not satisfied Board conditions of preliminary or final approval.

Request for Rezoning Any applicant seeking a property rezoning shall submit a \$1,000.00 escrow fee.

Appeals of Interpretations and Zoning Officer Decisions Applicants shall pay \$500.00 for appeals or interpretation pursuant to N.J.S.A. 40:55D-70 (a) or (b)

Development Permit When an application requires professional services in addition to the Zoning Officer, an applicant must submit a minimum \$500.00 escrow fee to cover such services.

Tax Map Update When a property owner requests a tax map update that requires professional services, an applicant must submit a minimum \$500.00 escrow fee to cover such services.

Escrow Procedures:

- I. An applicant is to submit the above required escrow amount and in accordance \(\frac{1}{1}\) the nuplkable provisions of NJSA 40:55D-J. els \(\mathbb{q}\). to the Bpjffi)pFiate---board secretary at the time of submission, and as part of, the concept plan or preliminary application. The review of the adequacy of this fee shall be a component of the completeness review conducted by the administrative officer. Prior to making a determination of completeness upon any application, the administrative officer shall review said application to determine whether the escrow amount submitted is sufficient. If the administrative officer determines that the submitted amount is insufficient to cover professional costs anticipated by the application, appropriate additional funds shall be deposited by the applicant prior to the administrative officer declaring the application complete. The application shall not be declared complete, placed on an agenda for public hearing, or issu d final (resolution compliance) review until such time as all escrow fees deemed sufficient are submitted.
- 2. <u>By signing the appli ntio n.-Eaett each</u> applicant for subdivision, site plan, variance, or for an appeal, interpretation, or other action authorized by this ordinance, shall agree, -iH

by signing the application at the time of the first submission of an application for development, lo pay all reasonable costs for professional review of the application. This includes all costs incurred with any infonnal review of a concept plan that may have preceded the submission of a preliminary application. Additionally, each applicant shall agree, in writing, to pay all reasonable costs for the municipal inspection of the constructed improvement. All such costs for review and inspection must be paid before any construction permit is issued. Ellch applicant for non-residential development, mixed use and mojol-residential units shill replenish any sc.l-ow account lhal (ail_to maintain a 2.500 balance by *uhmitting.:ii' a minimum, adequate fund s to restore the account to a \$2,500.00 balance. Applicants for not sfor, ingle:md h 1.0family developments shall maintain a minimul 11 h11:111cc of \$2,000.

- 3. Each payment charged to a deposit made for the review of applications, the review and preparation of documents, and inspections of improvements shall be pursuant to a voucher from the professional. That voucher shall identify the personnel perfonning the services and, for each date, the services performed, the hours spent to one-quarter hour increments, the hourly rate, and the expenses incurred.
- All professionals shall submit vouchers to the chief financial officer of the City on a
 monthly basis in accordance with schedules and procedures established by the chief
 financial officer.
- 5. If the services are provided by a municipal employee, the municipal employee shall prepare and submit to the chief financial officer of the City a statement, 00-0-m b89tS an as needed basis based upon apr1licatio 11 work to b invoiced, containing the same information as required on a voucher.
- 6. The professional shall send an informational copy of all vouchers or statements submitted to the chief financial officer of the City simultaneously to the applicant. The chief financial officer or designee of the City shall prepare and send the applicant a statement including an accounting of funds listing all deposits, interest earnings, disbursements, and the cumulative balance of the escrow accounts. This information shall be provided to the applicant on a quarterly basis if monthly charges are \$1,000 or less, or on a monthly basis if monthly charges exceed \$1,000.
- 7. If an escrow account or deposit contains insufficient funds to enable the City or approving authority to perform required application reviews or improvement inspections, the Chief Financial Officer of the City or Board Adminis Ira Hvc Officer or Secretary shall provide the applicant with a notice of the insufficient escrow or deposit balance. An applicant shffitid shall not be entitled to proceed with the application or any development until such time as the necessary funds are posted to ensure payment of professional fees.
- 8. In order for work to continue on the development or the application, the applicant shall within a reasonable time period post a deposit to the account in an amount to be agreed upon by the City or approving authority and the applicant. In the interim, any required health and safety inspections shall be made and charged back against the replenished deposit.
- 9. Further additional escrow deposit fees may be required upon determination by the administrative officer that additional deposits as authorized under this ordinance are reasonably required. All approvals shall be conditioned upon receipt of such additional fees. No building pennit or certificate of occupancy shall be issued until the Chief Financial Officer has received all required escrow accounts funds.

The following close-out procedures shall apply to all deposits and escrow accounts and shall commence after the approving authority has granted final approval and signed the subdivision plat or site plan, in the case of application review escrow's and deposits, or after the improvements have been approved, in the case of improvement inspection escrow and deposits:

- I. The applicant shall send written notice by certified mail to the chief financial officer of the City, to the approving authority, and to the relevant municipal professional that the application or the improvements, as the case may be, are completed.
- After receipt of such notice, each affected professional shall render a final bill to the chief financial officer of the City within thirty days, and shall send a copy simultaneously to the applicant.

- 3. The chief financial officer of the City shall render a written final accounting to the applicant on the uses to which the deposit was put within forty-five days offeceipt of all final bills.
- Any balances remaining in the deposit or escrow account, including interest, shall be refunded to the developer along with the final accounting, except for any amounts retained for administrative expenses pursuant to N.J.S.A. 40:SSD-53.I.

Appeal Procedures:

- 1. An applicant shall notify the Plainfield City Council in writing, with copies to the chief financial officer, the approving authority, and the professional, whenever the applicant disputes the charges made by a professional for services rendered to the City in reviewing an application for development, reviewing or preparing documents, inspecting improvements, or for other charges made pursuant to law.
- 2. The Plainfield City Council, or its designee, shall within a reasonable time period attempt to remediate any disputed charges.
- 3. If the matter is not resolved to the satisfaction of the applicant, the applicant may appt:al to the county construction board of appeals in accordance with N.J.S.A. 52:27D-127 any charge to an escrow account or to a deposit by any municipal professional or consultant, or the cost of the installation of improvements estimated by the City Engineer pursuant to N.J.S.A. 40:SSD-53.4.
- 4. An applicant or his authorized agent shall submit the appeal in writing to the county construction board of appeals. The applicant or his authorized agent shall simultaneously send a copy of the appeal to the City, to the approving authority, and to any professional whose charge is the subject of the appeal.
- An applicant shall file its appeal within forty-five days from receipt of the informational copy of the professional's voucher, except that if the professional has not supplied the applicant with an informational copy of the voucher, then the applicant shall file his appeal within sixty days from receipt of the municipal statement of activity against the deposit or escrow account.
- 6. An applicant may file an appeal for an ongoing series of charges by a professional during a period not exceeding six months to demonstrate that they represent a pattern of excessive or inaccurate charges. An applicant making use of this provision need not appeal each charge individually.
- 7. During the pendency of any appeal, the municipality or approving authority shall continue to process, hear, and decide the application for development, and to inspect the development in the normal course, and shall not withhold, delay, or deny reviews, inspections, signing of subdivision plats or site plans, the reduction or release of performance or maintenance guarantees, the issuance of construction pennits or certificates of occupancy, or any other approval or permit because an appeal has been filed or is pending under this section. The chief financial officer may pay charges out of the appropriate escrow account or deposit for which an appeal has been filed. If a charge is disallowed after payment, the chief financial officer shall reimburse the deposit or escrow account in the amount of such disallowed charge or refund the amount to the applicant. If a charge is disallowed after payment to a professional or consultant who is not an employee of the municipality, the professional or consultant shall reimburse the municipality in the amount of any such disallowed charge.

General Provisions:

- All professional charges for review of an application for development, review and
 preparation of documents or inspection of improvements shall be reasonable and
 necessary, given the status and progress of the application or construction.
- Review fees shall be charged only in connection with an application for development
 presently pending before the approving authority, or upon review of compliance with
 conditions of approval, or review of requests for modification or amendment made by the
 applicant.
- 3. A professional shall not review items which are subject to approval by any state governmental agency and not under municipal jurisdiction, except to the extent consultation with a state agency is necessary due to the effect of state approvals in the subdivision or site plan.
- 4. Inspection fees shall be charged only for actual work shown on a subdivision or site plan, or required by an approving resolution. The City/B-Ollrd engineer sha U not perform any inspection if sufficient fund to pay for the inspections are not on clettosil.

 Failure to flost or maintain balances in accoldance with the regilitement of this section shall subject the developer to n stop-work order and for suspension of construction permits or inspections.
- S. Professionals inspecting improvements under construction shall charge only for inspections that are reasonably necessary to check the progress and quality of the work and such inspections shall be reasonably based on the approved development plans and documents.
- 6. If the City retains a different professional or consultant in the place of the professional originally responsible for development, application review, or inspection of improvements, the City or approving authority shall be responsible for all time and expenses of the new professional to become familiar with the application or the project. The City or approving authority shall not bill the applicant or charge the deposit or the escrow account for any such services.

ADOPTED BY THE MUNICIPAL COUNCIL

in esc row at the time of the initial ap11licalion submission.

December 14, 2020

Abubakar Jalloh, R.M.C. Municipal Clerk

CLERK'S CERTIFICATION

I, Abubakar Jalloh, City Clerk of the City of Plainfield do hereby certify that the foregoing Is a true copy of a resolution duly adopted by the Plainfield City Council.

Abubakar Jalloll, R.M.C. Municipal Clerk

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