

SECTION A: To be complet	ed by Developer	N.J.S.A. 40:55D-8.1 et seq.)			
Name of Developer:					
Address:		E-mail:			
Phone:	Fax:	E-mail:			
Property Location					
County:	Municipalit	ty:			
Street Address:					
		al site plan approval:			
Construction/Demolition Permit	Application Number:				
Date on which Developer first so	ought construction or demol	ition permit (<u>N.J.S.A.</u> 40:55D-8.6):			
Date on which Developer receiv	ed construction/demolition	permit:			
Has the property been previously	y developed with a building.	, structure, or other improvement?			
Exempt From or Not Subject to		·			
Non-profit Educational Purpo	ses	Transit Hub			
House of Worship		Transit Village			
Parking lots and structures		Transit Hub-Light Rail			
Non-profit hospital or nursing improvement	g home facility relocation or	Public amenity (recreational, community, senior centers) (Attach Planning Board approval)			
State, County, and local gover	mment buildings	Commercial Farm or Use Group U Buildings and Structures			
Preliminary or final approval	granted prior to July 1, 2013 a	nd construction permit issued prior to January 1, 2015			
Non-exempt status [<u>N.J.S.A.</u> 40	:55D-8.6] Check one if ap	propriate.			
Prior payment or commitm	ent for low and moderate in	come housing Amount paid: \$			
· ·		elopment or redevelopment agreement entitled to a 1% fee			
Full Fee Due (2.5%)	1 7 5				
		ENT IS CLAIMED, DEVELOPER MUST ATTACH F SUCH CLAIM.*			

I, the undersigned, understand that this declaration and its contents may be disclosed or provided to the State of New Jersey and that any false statement contained herein may be punished by fine, imprisonment, or both. I further declare that I have examined this declaration and, to the best of my knowledge and belief, it is true, correct and complete.

Signature of Developer:

- Name:

 Title:
 Date:

SECTION B: To be completed by Assessor

	Estimated			Final		al
Assessed Value	\$	E1		\$		F1
Director's Ratio	%	E2			%	F2
Equalized Assessed Value	\$	E3		\$		F3
Existing Equalized Assessed Value – If new construction, use \$0.00/NA.	\$	E4		\$		F4
Amount on Which Fee is Calculated	\$	E5 (E3-E4)		\$		F5 (F3-F4)
Non-residential Development Fee	\$	E6 (E5 X 2.5%)		\$		F6 (F5 x 2.5%)
Signature of Assessor:					Date:	
Name:					Exempt:	
SECTION C: To be completed by mu		•••••••••••••••••••••••••••••••••••••••	•••••	•••••••		
Payment Amount (Amount should equa	1 E6 or F6): \$					
Payment received by (name):						
Signature:						
Name:						
Title:			Date:			

GENERAL INSTRUCTIONS

Terms Defined:

"Non-profit educational purposes," means property which is tax exempt pursuant to N.J.S.A. 54:4-3.6.

An exempt "amenity" is an element "to be made available to the public, including, but not limited to, recreational facilities, community centers, and senior centers, which are developed in conjunction with or funded by a non-residential Developer." If claiming this exemption Planning Board approval must be attached to this form.

"Urban transit hub" means property located within a 1/2 mile radius surrounding the mid point of a New Jersey Transit Corporation, Port Authority Transit Corporation or Port Authority Trans-Hudson Corporation rail station platform area. A property that is partially included within the radius shall only be considered part of the hub if over 50 percent of its land area falls within the radius. "Rail station" shall not include any rail station located in an international airport. Maps of Urban Transit Hubs can be found at: http://www.njeda.com/about/Public-Information/Inactive-EDA-Programs/Urban-Transit-Hub-Tax-Credit-Program/

A "Transit Village" is an area in a municipality that has been designated by the State inter-agency Transit Village Task Force. More information on Transit Villages can be found at: http://www.state.nj.us/transportation/community/village/.

For Developers: The Developer is required to complete Section A (except Construction Permit Application number) and submit the form with the Construction Permit Application. Prior to claiming an exemption, credit, or 1% fee, the Developer should review the referenced statute and verify that it applies. If a reduced fee amount (1%) or credit is being claimed, substantiation of the claim (dated prior to the effective date of the Act, July 17, 2008) shall be provided and attached to the certificate, i.e., the redevelopment agreement, general plan approval, Developer's agreement, or proof of prior commitment of payment toward low and moderate income housing.

For Construction Official: The Construction Official is required to verify that Section A is fully completed, that the property and contact information provided are the same as those on the construction permit application. The Construction Official must verify that the form is signed by the Developer and fill in the Construction Permit Application Number. Once all information is accurate and complete, the Construction Official forwards the original form to the Assessor. If not accurate and complete, the Construction Official shall refuse to accept the form and must return it to the applicant.

For Assessor: The Assessor shall determine if a claimed exemption is justified. If the property is exempt, the Assessor shall check the "exempt" box at the bottom of Section B, sign and provide the original signed Form N-RDF to the Construction Official and a copy to the Developer. If not exempt, the Assessor, based on review of plans and conceptuals submitted with Construction Permit Application, shall prepare an estimated assessment of the property. The Assessor is responsible for completing the "Estimated" column of Section B (E1-E5) to determine the estimated Non-Residential Development Fee due (E6). If the development is new construction, then E4 and F4 should equal \$0. If the development is situated on real property that was previously developed with a building, structure, or other improvement, E4 and F4 should show the existing equalized assessed value of the property as of the date listed in section A when the construction or demolition permit was first sought. The Assessor then provides a copy of the estimate to the Construction Official and the Developer, and retains original. The Construction Official's copy is to be filed in the Construction Permit Application File. Upon notification that the property is ready for a final assessment, the Assessor reviews the estimate, performs a final assessment and completes Section B, "Final" column (F1-F5) to determine final fee, F6.

For Payment Recipient and Construction Official: The Assessor is responsible for signing and providing the original NRD-F to the Construction Official, who files it in the Construction Permit Application file; the Assessor must also provide a copy to the Developer for use when making payment. If the municipality is participating in the Fair Housing Act process, payment is to be remitted to the town and Section C is to be completed as receipt of payment.

If the municipality is not participating in the Fair Housing Act process, payment is to be made to the Treasurer, State of NJ, and the Developer is to input information electronically and receive confirmation in similar format. When preparing to issue Certificate of Occupancy (CO), the Construction Official is to compare the Developer's receipt to the copy in the Construction Permit File, and if they match, issue the CO.

If the fee imposed is being contested, the payment must equal the amount in E6; if it is not being contested, payment must equal the amount in F6. If payment does not match the final or the estimated fee, a CO will not be issued. (For a limited period after the enactment of the Act, the amount listed in E6 and F6 may differ from the fee paid, if the Developer is entitled to a credit pursuant to $\underline{N.J.S.A.}$ 40:55D-8.6(c) or payment of a 1% fee pursuant to $\underline{N.J.S.A.}$ 40:55D-8.6(c). This credit or reduced fee will be indicated in Section A.

Appeals: A Developer may challenge Non-Residential Development Fees imposed pursuant to <u>N.J.S.A.</u> 40:55D-8.1 et seq. by filing a challenge with the Director of the Division of Taxation. Pending a review and determination by the Director, which shall be made within 45 days of receipt of the challenge, collected fees shall be placed in an interest bearing escrow account by the municipality or by the State, as the case may be. Appeals from a determination of the Director may be made to the Tax Court of New Jersey in accordance with the provisions of the State Uniform Tax Procedure Law, <u>N.J.S.A.</u> 54:48-1 et seq., within 90 days after the date of such determination. Interest earned on amounts escrowed shall be credited to the prevailing party.

Moratorium Lifted, Fee Re-Imposed: A moratorium on Non-Residential Development Fees that was extended by P.L. 2011, c. 122, has **not** been renewed prior to the expiration of those provisions. Non-residential projects not meeting the criteria for exemption in N.J.S.A. 40:55D-8.4 or N.J.S.A. 40:55d-8.6 are subject to the Non-Residential Development Fee.