CLAIM FOR REAL PROPERTY TAX DEDUCTION ON DWELLING HOUSE OF QUALIFIED NEW JERSEY RESIDENT SENIOR CITIZEN, DISABLED PERSON, OR SURVIVING SPOUSE/SURVIVING CIVIL UNION PARTNER

(N.J.S.A. 54:4-8.40 et seq.; L.1963 c.172 as amended) (N.J.A.C. 18:14-1.1 et seq.); Civil Union Act PL 2006, c.103, effective 2/19/07

IMPORTANT: File this completed claim with your municipal tax assessor or collector. (See instructions on reverse.)

1. CLAIMANT NAME		
Name(s) of claimant owner(s) permanently residing	in dwelling house.	
2. DWELLING LOCATION		
Street Address of resident owner claimant's dwelli	ng. (Unit # if Co-op)	
County & Municipality	Claimant Phone Number	
Block / Lot / Qualifier	Claimant Email	
3. YEAR OF DEDUCTION This deduction is claime	d for the tax year (indicate tax year).	
deduction is claimed; and	October 1 of the pretax year, i.e., the year prior to the tax year for which dent of New Jersey for at least one year immediately prior to October 1 pretax	
, , ,	nants by entirety), solely owned, held title to above identified dwelling occupie se as of October 1 of the pretax year. See instructions 4 & 5.	
**Complete 5a only if partial owners		
5a. Name of part owner	% ownership interest in property	
**Complete 5b only if resident-tenant sharehold	der in Cooperative or Mutual Housing Corporation	
5b. Corporation Name of Cooperative or Mutual H	lousing	
Co-op/M.H. Corp. Street Address	Municipality State	
\$ Net Property Tax Amount for Unit	☐Co-op ☐Mutual Housing Corp.	

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spouse/civil union partner combined) will not exce	claimed, I reasonably anticipate that my annual income (and that of my ed \$10,000 after a permitted exclusion of Social Security Benefits, or or State, County, Municipal Government and their political subdivisions
7. BIRTH DATE - MARITAL/CIVIL UNION STATUS A. Date of Birth	
B. Single Married/Civil Union Partner Legally Separated/Divorced/Dissolutioned	Surviving Spouse/Surviving Civil Union Partner
B. I was permanently and totally disabled and use to the tax year. ATTACH PHYSICIAN'S OR SECTION FOR BLIND CERTIFICATE. C. I was a surviving spouse/surviving civil union not remarried/entered into a new civil union li was age 55 or more as of December 31 of partner's death. **My deceased spouse/civil union partner at his or list senior citizen's property tax deduction or a list permanently and totally disabled person's property and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's property tax deduction or a list permanently and totally disabled person's permanently and totally dis	B1, of the year prior to tax year for which deduction is claimed. Inable to be gainfully employed as of December 31 of the year prior SOCIAL SECURITY DISABILITY OR NEW JERSEY COMMISSION In partner as of October 1 of the year prior to the tax year and have partnership. It the year prior to the tax year and at time of my spouse's/civil union Inter death was receiving a INTERPORT OF THE PRIOR OF
Street Address	Municipality
I certify the above declarations are true to the best of made under oath and subject to penalties for perjury if	ly knowledge and belief and understand they will be considered as if falsified.
Signature of Claimant	Date
OFFICIAL USE ONLY	
BlockLot	Approved in amount of \$
☐Age ☐ Disability ☐Surviving Spouse/Surv	iving Civil Union Partner of ☐senior citizen or ☐disabled person
Assessor	Date

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Collector_

Date

GENERAL INSTRUCTIONS

- 1. APPLICATION FILING PERIOD File this form with the municipal tax assessor from October 1 through December 31 of the pretax year, i.e., the year prior to the calendar tax year or with the municipal tax collector from January 1 through December 31 of the calendar tax year. For example, for a property tax deduction claimed for calendar tax year 2019, the pretax year filing period would be October 1 December 31, 2018 with the assessor and the tax year filing period would be January 1 December 31, 2019 with the collector.
- 2. <u>ELIGIBILITY DATES</u> Eligibility for the property tax deduction is established in the year prior to the calendar tax year for which the deduction is claimed as follows:

New Jersey Citizenship as of October 1 pretax year

Property Ownership as of October 1 pretax year

Residence in New Jersey and in Dwelling House as of October 1 pretax year and

Residence in New Jersey for 1 year immediately prior to October 1 pretax year

Senior Citizen Age 65 or more as of December 31 pretax year

Permanent and Total Disability as of December 31 pretax year

Surviving Spouse/Surviving Civil Union Partner Age 55 or more as of December 31 pretax year and at the time of spouse's/civil union partner's death

- 3. <u>CITIZEN & RESIDENT DEFINED</u> United States Citizenship is not required. Resident for purposes of this deduction means a claimant who was legally domiciled in New Jersey for one year immediately prior to October 1 of the pretax year. Domicile is the place you regard as your permanent home the place you intend to return to after a period of absence. You may have only one legal domicile even though you may have more than one residence. Seasonal or temporary residence in this State, of whatever duration, does not constitute domicile. Absence from the State for a 12 month period is prima facie evidence of abandonment of domicile.
- 4. <u>RESIDENCE IN DWELLING HOUSE DEFINED</u> Residence in the dwelling house means the dwelling where a claimant makes his principal or permanent home. Vacation, summer or second homes do not qualify. Only one deduction may be received per principal residence regardless of the number of qualified claimants residing on the premises.
- 5. **TENANCY BY ENTIRETY DEFINED** Tenancy by Entirety means ownership of real property by both husband and wife or civil union partners, as a single ownership, in joint title acquired after marriage/civil union partnership.
- 6. INCOME DEFINED & LIMITED
 - a.) The income period is the same tax year as the tax year for which a deduction is claimed.
 - b.) A claimant must reasonably anticipate that income received during the tax year, including income of the claimant's spouse/civil union partner, will not exceed \$10,000. Income of claimant's family members, other than spouse/civil union partner, should not be included as annual income.
 - c.) Income means all income received from whatever source derived including, but not limited to, salaries, wages, bonuses, commissions, tips, and other compensations before payroll deductions, all dividends, interest, realized capital gains, royalties, income from rents, business income, and in their entirety, pension, annuity and retirement benefits. Realized capital gains, except for capital gain from the sale or exchange of real property owned and used by the claimant as his principal residence, dividends, interest, pensions, annuities and retirement benefits must be included in full without deductions even though they may be wholly or partially exempt for Federal income tax purposes.

EXCLUDABLE INCOME**Income can be excluded under ONE of the following three categories: Social Security Benefits or Federal Government Retirement/Disability Pension including Federal Railroad Retirement Benefits or State, County, Municipal Government and their political subdivisions and agencies Retirement/Disability Pension.

NOTE: In accordance with the Civil Union Act, eligibility guidelines that apply to married couples and surviving spouses apply equally to civil union couples and surviving civil union partners.

- 7. **DOCUMENTARY PROOFS REQUIRED** Each assessor and collector may require such proofs necessary to establish claimant's deduction entitlement and photocopies of any documents should be attached to this form as part of application record. For example: <u>AGE</u> may be verified by birth certificate, baptismal record, family Bible, census record, marriage certificate, court record, Social Security record, military record or discharge, immigration document, insurance policy, <u>DISABILITY</u> may be verified by physician's certificate, Social Security document, New Jersey Commission for Blind certificate. <u>SURVIVING SPOUSE/SURVIVING CIVIL UNION PARTNER</u> by death certificate of decedent. <u>OWNERSHIP</u> by deed, executory contract for property purchase, last will and testament. <u>RESIDENCY</u> by New Jersey driver's license, motor vehicle registration, voter's registration, State tax return.
- 8. ANNUAL POST-TAX YEAR INCOME STATEMENT REQUIRED On or before March 1 of the year immediately following the tax year for which deduction was claimed or received, a claimant must file a Post-Tax Year Income Statement, Form PD5, confirming that annual income for the tax year did not exceed the \$10,000 limit and that anticipated annual income for the current year will not exceed that limit and that all other eligibility prerequisites continue to be met. For example, the Post-Tax Year Income Statement filed by March 1, 2019 supports the claim for deduction for tax year 2018 by confirming 2018 income. Anticipated income would refer to income received in tax year 2019 for the 2019 deduction. IF THIS INCOME STATEMENT IS NOT TIMELY FILED, DEDUCTION WILL BE DISALLOWED AND CLAIMANT WILL BE BILLED FOR THE DEDUCTION AMOUNT.
- 9. <u>APPEALS</u> A claimant may appeal any unfavorable determination by the assessor or collector to the County Board of Taxation annually on or before April 1.

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