

Borough of Seasue Laik

Borough Hall 1701 North Ocean Avenue P.O. Box B Seaside Park, NJ 08752

(732) 793-3700 FAX (732) 793-3737

Planning Board ·

DEVELOPMENT APPLICATION

3-3737 Application No. _____

application. Th Board Secretary new structure o	opment Application Instructions & Filing Procedures for detailed instructions on completing this is application, together with the required fee, attachments and supporting documentation, must be filed with the not later than twenty-one (21) days prior to the scheduled Board meeting date. If this application involves erecting a r substantial alteration of an existing structure, applicants should consult with the Construction Official for the Borough's Flood Plain Regulations prior to filing this application.
APPLICANT INFO	
	fame:
Ad	dress:
	z Zip:
Telep	hone: () Fax: ()
If Applicant is not th	e Property Owner, the PROPERTY OWNER AUTHORIZATION section of this application must be completed. Applicant is:
Property Own	nerTenantContract PurchaserOther:
If the Applicant is a coorporate stock or pa	corporation or partnership, the name, address and percentage of ownership of all persons owning 10% or more of the artnership interest must be disclosed. Applicant is:
Individual(s)	CorporationPartnershipOther:
Street Address: _ Lot Dimensions (Block: Lot: feet): Lot Area (square feet): Corner LotYesNo
	Residential Business Mixed Use Multiple Dwelling _Boardwalk _Public
-	Number of Buildings (excluding garages and storage sheds):
Current Use:	Vacant
	Single Family Residence
	Two Family Residence
	Multi-Family Residence# OF DWELLING UNITS:
	Commercial# of units:Total gross floor area (square feet):
	Hotel-Motel# of dwhiling units (including efficiencies):# of motel rooms:
	Other:No Change [
Proposed Use:	
YesNo	Does the proposal increase the present number of uses or dwelling units located on the property or within any building
*	 Have there been any previous Planning Board or Zoning Board of Adjustment hearings involving the subject property If yes, attach a copy of the written decision(s).
Yes No	Are there any deed restrictions, covenants or easements effecting the subject property? If yes, attach a copy.

	Does applicant ovIs adjacent proper		. open.j.					
Check all ap	plicable items.	_ Property is	located within 200	feet of Berkeley	Township.			
_			located within 200		=	e Height	s.	
	_	_ Property is	located adjacent to	a County Road.		_		
	_	_ Property is	located adjacent to	a State Highway.				
PROPOSAL INF	ORMATION Sur	mmarize the r	ranged physical of	hanges and use of	the property	. If the s	andication in	aludas a casuast fo
classification appro	oval as an Exempt S	ite Plan, inclu	ide the estimated co	ost of all structura	il, exterior a	nd interio	r alterations.	ciudes a request 10
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LOT INFORMATIO	N Required	Current	Proposed	ON-SITE PARKIN	IG INFORMAT Required	TION	Current	Proposed
LOT WIDTH	FEET MIN.			PARKING SPACES	1	MIN.		
LOT DEPTH	FEET MIN.							
LOT AREA	S.F. MIN							
BUILDING INFORM	AATION Required	Current	Proposed	BUILDING INFO	RMATION - Required	Corner Lo	ots Only Current	Proposed
FRONT YARD	FEET MIN.			FRONT YARD#I		FEET MIN		
REARYARD	FEET MIN.			FRONT YARD #2		FEET MIN.		
SIDE YARD #1	FEET MIN.			SIDE YARD#1		FEET MIN.		
SIDE YARD #2	FEET MIN.			SIDE YARD #2		FEET MIN		
BLDG. HEIGHT	FEET MAX.			BLDG. HEIGHT		FEET MAX.		
BLDG. COV.	% MAX.			BLDG. COV.				
	S F. MAX.					S.F. MAX.		
ACTION REQUI	ESTED.	P	LANNING BOARD					
Interpretation of Questions (N.J Request for "Bu Request for Use Request to Direct Street (N.J.S.A.	g Zoning Officer Err f Zoning Map or Zo f.S.A. 40:55D-70b) lk" Variances (N.J.S. Variance (N.J.S.A. 40: ct Issuance of a Perr f. 40:55D-76a-1) ct Issuance of a Perro	oning Ordinan A. 40:55D-70d 0:55D-70d) nit to Build in	ce & Special	Inform Prelim Final Comb Amen	Plan Appro nal Review ninary Plat Plat ined Prelimi ded Prelimir	val: .nary & F nary & Fi	inal Plat nal Plat	ents & Standards
Abutting a Str Request for Issu (N.J.S.A. 40:551 Conditional Us Waiver of Requ	eet (N.J.S.A. 40:55D- nance of Certificate D-68) e Approval (N.J.S.A.	76a-2) of Non-Confo . 40:55D-67)	onning Use	(N.J.S.A. 4 Minor Sub Major Sub Inform Prelin Final	40:55D-51b) odivision Ap odivision Ap nal Review ninary Plat Plat	proval proval:		
				Comb Amen Request fo	oined Prelim ded Prelimi	1ary & Fi	nal Plat	ements & Standard

APPLICANT'S EXPERTS. (If applicable)			
Attorney	Engineer		
Address			
Telephone ()			
Fax ()		Fax (
Architect	Other		
Address			
			,
Telephone ())
Fax ())
Telephone: ()Subject to applicable penalties, I hereby certify the statements as plans and drawings accurately reflect the current condition of the application, and that said application is hereby authorized.	nd information submitt	ed with this an	plication are true; that all surveys plot
Date	Signature of Proper	ty Owner or au	thorized agent
REVIEW FEE ESCROW AGREEMENT & APPLICANT (CERTIFICATION.		
Subject to applicable penalties, it is hereby certified the foregoin that all surveys, plot plans and drawings accurately reflect the cui is the applicant, a general partner of a partnership applicant, or a	rrent condition of the si	ubject property.	. It is further certified the undersigned
In accordance with §25 of the Seaside Park Development Regular and other professional costs incurred by the Borough of Seaside Escrow Deposit is not sufficient to cover the professional charge determined by the Borough. The Planning Board or Zoning Boar action on the application until such additional deposits are made, this development application shall be deemed to be withdrawn an paid, any development approvals granted shall be considered null	Park in reviewing this a s incurred in reviewing d of Adjustment shall n If these additional dep d shall be dismissed wa	application, and g this application not be required to posits remain up	d in the event the initial Review Fee on, agrees to deposit additional funds as to process the application or take further npaid for a period of sixty (60) days,
Sworn to subscribed before me this			
day of	Signature of Applic	ant or authoriz	ed agent

Notary Public

	FOR OF	FICE	USE	ONLY	
Applicant N Date Application F Date Certified Comp	iled:		-		Lot
Scheduled Hearing I				ation No	
	lication Fee & Escrow Dep		Application Fee	Escrow Deposit	
					- - -
Payments Received		Totals			
Date .	Cash/Check No.		Amount		
Review Costs Charg	ed To Escrow Deposit		Total I	Escrow Deposit	\$
Date	Description	1		Amount	-
					-
					- -
				Total Costs	- \$
Refund of Escrow De	posit			Refund Due	\$
Date	Resolution No.	Check No.	Amount		

BOROUGH OF SEASIDE PARK

ORDINANCE NO. 1608

AN ORDINANCE OF THE BOROUGH OF SEASIDE PARK, OCEAN COUNTY, NEW JERSEY, AMENDING CHAPTER 25 ENTITLED "DEVELOPMENT REGULATIONS"

BE IT ORDAINED by the Borough Council of the Borough of Seaside Park, County of Ocean and State of New Jersey as follows:

SECTION 1. Section 25-712 of the Code of the Borough of Seaside Park entitled "Checklists" is hereby amended to add the following:

- 10. All Other Development Applications
 - a. Survey of property depicting existing conditions at the site, including all existing improvements and existing contours at one foot intervals. The survey shall be prepared and sealed by a New Jersey Licensed Land Surveyor within 6 months of the application date.
 - b. A scalable plat with a north arrow depicting all existing and proposed improvements including but not limited to proposed contours at one foot intervals, and all dimensions, areas and distances such as but not limited to building locations, building lengths, building heights, building and lot coverage, lot lines, parking spaces, loading area, setbacks, yards, signage, rights-of-way and easements The plat shall be prepared by a New Jersey Licensed Land Surveyor, New Jersey Licensed Professional Engineer, or New Jersey Licensed Architect.

SECTION 2. This Ordinance repeals any inconsistent ordinance or ordinances or part or parts thereof.

SECTION 3. This Ordinance shall take effect immediately upon its final passage and publication as required by law.

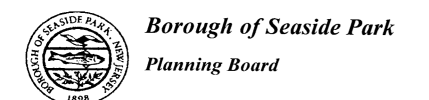
NOTICE

NOTICE IS HEREBY GIVEN that the foregoing ordinance was introduced and passed on the first reading at the regular meeting of the Borough Council of the Borough of Seaside Park, in the County of Ocean, held on the 13th day of September, 2012 and will be considered for second reading and final passage at the regular meeting of said governing body to be held on the 27th day of September, 2012 at 7:00 p.m. at the Council Chambers, Municipal Building, 6th & Central Avenues, Seaside Park, New Jersey at which time and place any person desiring to be heard upon same will be given an opportunity to be so heard.

KAREN BARNA, Borough Clerk

Approved:

ROBERT W. MATTHIES. MAYOF



BOROUGH HALL

1701 North Ocean Avenue

Seaside Park, NJ 08752 (732) 793-3700 FAX (732) 793-3737

Development Application Instructions & Filing Procedures

These instructions are intended to provide general information and guidance for submitting Development Applications to the Seaside Park Planning Board. The information is provided as a service to make the Development Application proves easier, but not intended to supersede the detailed requirements outlines in the Borough's Development regulations Ordinance and the New Jersey Municipal Land Use Law. Applicants are advised to consult with legal counsel as the applicant is responsible for the preparation of the application, providing required notices and presentation at the hearing.

If the proposal includes erecting a new structure of substantial alteration of an existing structure, applicants should consult with the Construction Official for compliance with the Borough Flood Plain Regulations (§200-42 of the Development Regulations Ordinance) before finalizing plans and submitting a Development Application since compliance may affect the structure's height and encroachment of stairs into required setbacks.

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Zoning, subdivision, site plan and other regulations regarding land use and development in New Jersey are governed by the Municipal Land Use Law (N.J.S.A. 40:55D-1 et. seq.) and municipal ordinances adopted in accordance with this law. In the Borough of Seaside Park, these municipal regulations are contained in the Borough's Development Regulations Ordinance (Chapter 200 of the Borough Code). Copies of the Seaside Park Development Regulations Ordinance (\$20.00) are available for review or purchase at the Borough Hall located at 1701 North Ocean Avenue.

The process for approval to develop property, including subdividing land, erecting new structures, altering existing structures, or otherwise changing the use of a property or structure usually begins with an application for a Zoning Permit, which is required prior to the issuance of a Building Permit. Depending on the nature of the application, denial of a Zoning Permit by the Borough's Zoning Officer may be appealed to the Planning Board. Applicants are also authorized by N.J.S.A. 40:55D-72b to file a Development Application without first requesting approval from the Zoning Officer.

PLANNING BOARD

The Planning Board, whose members include the Mayor, a member of the Borough Council, and one other Municipal Official, and six (6) residents of the Borough, plus two Alternate Members, is primarily a policy making body which sets the course for future development within the community by formulating and adopting the Master Plan authorized by the Municipal Land Use Law (N.J.S.A. 40:55D-28). The Planning Board is also authorized to review and approve development proposals which include subdivision and site plans (N.J.S.A 40:55D-37) and conditional uses (N.J.S.A 40:55D-67) and may grant some types of variances in conjunction with these approvals. The Planning Board meets once per month in the Meeting Room, located at Sixth & Central Avenues, usually on the 4th Tuesday at 7:00 p.m.

DEVELOPMENT APPLICATION FORMS

In addition to these *Development Application Instructions & Filing Procedures*, the Development Application packet includes the following forms and information:

The *Development Application* form is used for proposals being review by the Planning Board. The *Development Application* form provides the Board and interested parties with information about the applicant, the subject property, the proposal and requested approvals and variances.

The Schedule of Current Year Meeting Dates (FORM A) lists the dates the Planning Board will meet during the current year along with the application filing deadline for each meeting date.

The *Request for List of Property Owners* (FORM B) is used to request a certified list of the owners of property within two hundred (200) feet of the subject property.

The *Hearing Notice* (FORM C) is a sample of the notice which, when public notice is required, must be published in the *Ocean County Observer;* provided to the owners of property located within two hundred feet of the subject property; provided to public utilities; and in certain instances must also be provided to the Municipal Clerk of an adjoining municipality; the Ocean County Planning Board; and the New Jersey Department of Transportation.

The *Hearing Notice Affidavit* (FORM D) is used by the applicant to certify that the required notice has been provided in order for the Board to conduct the hearing.

DEVELOPMENT APPLICATION INSTRUCTIONS

Applicant Information

Provide the name, address, and daytime telephone number of the application. All correspondence and required notices regarding the application will be mailed to the applicant at the address indicated with copes forwarded to the applicant's attorney if one is listed in the *Applicant Experts* section of the application. Corporate applicants must be represented by an attorney authorized to practice law in New Jersey. In the space provided, indicate if the applicant is the Property Owner, Tenant, Contract Purchaser or Other. If the application is not the property owner, the *Property Owner Authorization* section of the application must be completed. As required by N.J.S.A 40:55D-48.1, if the applicant is a corporation or a partnership, list the name, address and percentage of ownership of any person owning 10% or more of the corporate stock or partnership in the space provided. If a corporation or partnership owns more than 10% or more of the applicant, the name, address and percentage of ownership must be provided until the names and addresses have been listed of all non-corporate stockholders and individual partners with 10% or more ownership. Attach a separate sheet if additional space is needed.

Property Information

Provide the Street Address, Block & Lot, Lot Dimensions, and Lot Area of the subject property and indicate if a corner lot. This information is available from the current tax bill, from the Code Enforcement Office, or Tax Office. Indicate the Zoning District of the subject property (available from the current Zoning Map or the Code Enforcement Office.) Indicate the total number of buildings, excluding garages and storage sheds, located on the subject property.

In the space for Current Use, indicate if the property is currently vacant (no structures), used as a residence (single family, two family, multiple family), hotel-motel or commercial. If Multi-Family, include the total number of dwelling units. If Commercial, include the total number of separate commercial units; the total combined gross floor area and the nature of each commercial use. If Hotel or Motel, include the number of dwelling units (containing living, cooking, sleeping, and sanitary facilities) including efficiencies and the number of motel rooms (without cooking and eating facilities). IF the current use of the property is "mixed" with residential and commercial uses, indicate the number of residential and commercial unties and provide a detailed description of each non-residential use. Attach a separate sheet if additional space is needed.

Indicate the Proposed Use in the space provided. If the proposed use is the same as the current uses indicate "No Change."

In the spaces provided indicate:

- If the proposal increases the existing number of uses or dwelling units located on the property or within any building.
- If there has been any previous Planning Board action involving the subject property. This information and copies of written decisions on previous applications are available from the Board Secretary
- If there are any deed restrictions, covenants or easements affecting the subject property. If yes, attach copies.
- If the applicant owns any adjacent property.
- If any adjacent property is vacant

In the spaces provided, indicate if any of the following apply to the subject property:

- If the subject property is located on Block 1, Block 5.01, or Block 8, the property is located within 200 feet of Berkeley Township.
- If the subject property is located on Block 83, Block 87, Block 91, or selected portions of Block 97, the property is located within 200 feet of the Borough of Seaside Heights.
- If the subject property is located adjacent to one of the following streets which are County Roads: Ocean Avenue, Boulevard, Barnegat Avenue, Bayview Avenue, Porter Avenue, "J" Street (between Central & Ocean Avenues), "I" Street (between Bayview & Central Avenue), Fifth Avenue, and 14th Avenue.
- If the subject property is located adjacent to Central Avenue which is part of State Highway 35.

Proposal Information

In the space provided summarize the proposed physical changes and use of the property. For example, indicate if the proposal includes a new structure or an addition to an existing structure, the number and us of the rooms being added. If the application includes a request for classification approval as an Exempt Site Plan, include the estimated cost of all structural, exterior, and interior alterations. Attach a separate sheet if additional space is needed.

The requested Lot Information On-site Parking Information and Building Information is available from a property survey or the Zoning Permit denial issued by the Zoning Officer. Please note the second Building Information section is to be used if the subject property is on a corner lot since corner lots have two front yards, two side yards and no rear yard.

Action Requested

Indicate the Board to which the application is submitted. This section also includes a list of the various types of approvals and variances which can be granted by the Planning Board. In some instances more than one type of action is required. Check all that apply. The type of approval and variances required is include on the Zoning Permit denial issued by the Zoning Officer. In accordance with §200-24 (Simultaneous Review or Separate Applications) of the Seaside Park Development Regulations Ordinance, an applicant may submit a separate application requesting approval of a variance followed by a subsequent application for any required approval of a subdivision, site plan or conditional use.

Applicant's Expert

Use these spaces to provide the name, address, telephone and fax numbers of the professionals or exports, if any, involved with application. Corporate applicants must be represented by an attorney authorized to practice law in New Jersey. While not all applications or applicants may require the services of these professionals, the applicant is reminded the Municipal Land Use Law mandates Development Applications meet certain legal and technical requirements which are the responsibility of the applicant.

Property Owner Authorization

This section must be completed and signed by the property owner if the applicant is not the owner of the subject property.

Review Fee Escrow Agreement & Applicant Certification

Section §200-11 (Application & Review Fees) of the Borough's Development Regulations Ordinance requires the applicant to execute an Escrow Agreement agreeing to pay all legal, planning engineering, and other professional costs incurred by the Borough of Seaside Park in reviewing the Development Application. This required Escrow Agreement has been incorporated in to the Development Application form. The Development Application must be signed by the applicant or an authorized agent and notarized.

REQUIRED ATTACHMENTS

The following items must be attached to the Development Application or the applicant must request a waiver of the requirement:

All Applications:

- Application Fee & Review Fee Escrow Deposit. (See Application & Review Fees)
- Tax Certification, issued by the Borough Tax Collector, which indicates the status of property taxes on the subject property in order to determine compliance with the requirement the taxes are not delinquent. The Tax Collector's Office (732) 793-3700 is located in the Borough Hall at 1701 North Ocean Avenue.
- Water-Sewer Utility Certification, issued the Borough Water-Sewer Utility, which indicates the current Water & Sewer charges on the subject property have been paid. The Water-Sewer Utility Office (732) 793-3700 is located in the Borough Hall at 1701 North Ocean Avenue.
- Must provide three (3) copies of any deed restrictions, covenants and/or easements affecting the subject property for review by the board attorney and board engineer. One copy to be available at the board hearing.

Appeal Alleging Zoning Officer Error

Zoning Permit denial or, if applicable, Stop Work Notice issued by the Zoning Officer.

Interpretation of Zoning Map or Zoning Ordinance

Section of Seaside Park Development Regulations Ordinance requiring interpretation.

Variance Requests

- Zoning Permit denial issued by the Zoning Officer. (Optional)
- 15 copies of survey or a plot plan based on a survey, which reflects current conditions on the subject property.
- 15 copies of plot plan of subject property which shows existing and proposed parking spaces, dimensions of all existing and proposed structures (including decks, etc.) and dimensions from lot lines.
- 15 copies of elevation drawings which indicates the height of all existing and proposed structures, or additions to existing structures.
- 15 copies of floor plan which shows the use and dimensions of all rooms.
- Current Photos of subject property.

Exempt Site Plan Classification Approval

- Zoning Permit denial issued by the Zoning Officer. (Optional)
- 15 copies of survey of subject property or a plot plan based on a survey, which reflects current conditions.
- 15 copies of plot plan of subject property which shows existing and proposed parking spaces, dimensions of all existing and proposed structures, and dimensions of all existing and proposed setbacks.
- 15 copies of floor plan which shows the use and dimensions of all rooms.
- Current Photos of subject property.

Site Plan Approval

- 15 copies of Environmental Impact Report.
- 15 copies of plat in accordance with Article 5 of the Seaside Park Development Regulations Ordinance.

Subdivision Approval

15 copies of plat in accordance with Article 5 of the Seaside Park Development Regulations Ordinance.

APPLICATION & REVIEW FEES

In accordance with §200-11 of the Borough's Development Regulations Ordinance, the following Non-Refundable Application Fees & Review Fee Escrow Deposits (payable to Borough of Seaside Park) must be submitted with an Application for Development:

- A. Non-Refundable Application Fees. The Non-Refundable Application Fees have been established to defray the administrative and clerical costs of operating the Planning Board exclusive of legal, planning, engineering and other professional costs incurred in reviewing applications. These fees shall be payable to the Borough at the time an application for development is filed. Additionally, applicants shall pay a Review
 - Fee Escrow Deposit and execute an Escrow Agreement as provided in paragraph B below. Proposals involving more than one use shall pay a fee equal to the sum of the fees for the component parts of the plan. In the event any development application requires more than two (2) hearings, other than any requested special meetings, the applicant shall pay an additional fee of \$200 for each hearing date.
- B. Review Fee Escrow Deposits In addition to the Non-Refundable Application Fees set forth above, the applicant shall also pay an amount equal to the legal, planning, engineering and other professional costs incurred by the Borough in reviewing an application for development. The following schedule of Review Fee Escrow Deposits are estimates of these professional costs and shall be deposited with the Borough at the time an application for development if filed. Additionally, applicants shall execute an Escrow Agreement, in a form approved by the Borough Council, consenting to pay these review costs and specifically stating that in the event the fees imposed are not paid, any development approvals granted shall be considered null and void. The Review Fee Escrow Deposit shall be held in an escrow account to the credit of the applicant. The Borough shall be responsible to keep a record to determine the actual review costs attributed to each application.
 - 1. In the event that the initial deposit is not sufficient to cover the professional charges incurred in reviewing an application, the applicant shall be required to deposit additional funds as determined by the Borough. The Approving Authority shall not be required to process the application or take further action upon an application until such additional deposits are made by the applicant. If these additional deposits remain unpaid for a period of sixty (60) days, the development application she be deemed to be withdrawn and shall be dismissed without prejudice.
 - 2. In the event the Review Fee Escrow Deposit shall be in excess of the amounts necessary to cover the professional charges incurred in reviewing an application, the excess funds shall be returned to the applicant within forty-five (45) days of the final decision on the application, or adoption of a resolution memorializing the decision, which occurs later.

APP	LICATION FEE	ESCROW DEPOSIT
Appeal Alleging Zoning Officer Error (NJSA40:55D-70a)	\$230	\$460
Interpretation of Zoning Map or Zoning Ordinance & Special Questions (NJSA 40:35D-70b)	\$230	\$460
Request for Hardship (Bulk) Variances (NJSA 40:55D-70c)	\$280	\$690
Variances relating to the construction of fences/accessory structures	\$230	\$460
Single Family Residential	\$280	\$690
All Others	\$280	\$690
Request for Use Variance (NJSA 40:55D-70d)		
Residential Use/Single Family Residential	\$345	\$690
Other Uses/Multi-Family Residential	\$520	\$1,150
Minimum/Business & Commercial	\$520	\$1,150
Request: Direct Issuance of a Permit to Build in Bed of Mapped Street (NJSA40:55D-76a-1)	\$230	\$460
Request: Direct Issuance of a Permit to Build on Lot not Abutting a Street (NJSA40:55D-76a-2)	\$230	\$460
Request: Issuance of Certificate or Non-Conforming Use (NJSA 40:55D-68)	\$230	\$460
Conditional Use Approval (NJSA 40:55D-67)	\$345	\$690
Waiver of Required Submissions	\$230	\$460
Extend Time Period for Previously Approved Application	50% orig	inal fee/deposit

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Pre-Applications Pre-Applications		- ge 0
Exempt Site Plan Classification Approval	\$280	\$690
Minor Site Plan Approval:	Ψ200	Ψ070
Preliminary and Final	\$345	\$690
Major Site Plan Approval:	Ψ5 15	Ψ070
Informal Review	\$345	\$690
Preliminary Flat	\$345	\$690
Final Plat	\$345	\$690
Combined Preliminary and Final Flat	\$690	\$1,380
Amended Preliminary and Final Hal	*	inal fee/deposit
Request for Exception to Site Plan Requirements & Standards (NJSA 40:55D-51b)	\$230	\$460
Minor Subdivision Approval:	Ψ250	Ψ 1 00
Preliminary and Final	\$345	\$690
Major Subdivision Approval:	Ψ3 13	ΨΟΟ
Informal Review	\$230	\$460
Sketch Plat	\$230	\$460
Preliminary Plat	\$345	\$690
Final Flat	\$345	\$690
Combined Preliminary and Final Plat	\$690	\$1,380
Amended Preliminary and Final Plat		inal fee/deposit
Request for Exception to Subdivision Requirements & Standards (NJSA 40:55D-51a)	\$345	\$690
Change of Use	\$345	\$690
Design Variances	\$345	\$690
Special Meeting	\$700	v
Flood Plain Regulations	\$230	\$460
Tax Map Maintenance Fee:	. —	¥ . = ¥
Minor Subdivision, 2 to 4 lots	\$460	
Final Major Subdivision, up to 6 lots	\$690	

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FILING APPLICATIONS & SCHEDULING HEARINGS

The Development Application, together with all required attachments (see Required Attachments) and the required fee (see Application & Review Fees), must be submitted to the Board Secretary before the filing deadline. The deadline for filing an application is the close of business twenty-one (21) days prior to the scheduled meetings. See the Schedule of Current Year Meeting Dates (FORM A) for a list of meeting dates and application filing deadlines for the current year.

Upon submission for the Development Application, the Board Secretary will review the application for completeness and calculation of the required fee. Applications which include subdivision and sit plan approval will be reviewed by the Board Engineer to determine compliance with the plat design standards contained in Article 5 (development Review Procedures * Plat Details for Subdivisions and Site Plans) of the Seaside Park Development Regulations Ordinance. Upon determination the Development Application is complete; the Board Secretary will assign an application number, schedule a hearing on the application and notify the applicant of the scheduled hearing date. Hearings will be scheduled in the order Development Applications are certified complete.

The applicant may request a scheduled hearing be continued to a future meeting date upon written request to the Board Secretary provided the request includes the applicant's consent to extend all applicable time limits.

HEARING NOTICE REQUIREMENTS

The Municipal Land Use Law prohibits the Planning Board from considering a Development Application unless all notice requirements have been met by the applicant.

When Notice Is Required

BO

The Municipal Land Use Law (C'4J.S.A. 40:55D-1 I & 12) and the Seaside Park Development Regulations Ordinance require public notice of all applications except those which only involve:

- Appeal Alleging Zoning Officer Error
- Exempt Site Plan Classification Approval
- Site Plan Informal Review
- Subdivision Informal Review

Notice must be provided for all applications which include requests for any other action.

N.J.S.A. 40:55D-12 requires that notice must be provided at least ten (10) days prior to the date of the hearing. Applicants should not provide the required notice until the Development Application has been submitted, certified complete by the Board Secretary and a hearing scheduled.

What the Notice Should Include

N.J.S.A. 40:55D-11 requires the notice include the date, time, and place of the hearing, the nature of the matters to be considered, the street address, and block and lot identification of the subject property, and the location and times at which the application and related documents are available for review. The Hearing Notice (FORM C) is a sample which can be used by the applicant to provide the required notice. *The notice must be legible and should be typed*.

Who Should Receive Notice

The applicant must provide notice to the owners of property located within 200 feet in all direction of the subject property whether located within the Borough of Seaside Park or in an adjoining municipality at least ten (10) days prior to the date of the hearing. A certified list of Seaside Park property owners and their addresses as shown on the current tax duplicate can be obtained by submitting the *Request for List of Property Owners* (FORM B) to the Seaside Park Tax Assessor together with the required \$10.00 fee. (See REQUESTING LIST OF PROPERTY OWNERS) In accordance with N.J.S.A. 40:55D-12b, notice shall be given by serving a copy on the property owner, or an agent in charge of the property, or by mailing a copy by certified mail to the property owner at the address shown on the current tax duplicate. Notice to partnerships, corporations and condominium associations must be made in accordance with the requirements of N.J.S.A 40:55D-12b.

In accordance with N.J.S.A. 40:55D-14, any notice made by Certified Mail is deemed complete upon mailing. A return receipt is not required.

The applicant must also provide notice by publishing the Hearing Notice at least ten (10) days prior to the date of the hearing in The Asbury Part Press which has been designated by the Borough of Seaside Park for publication of legal notices. Arrangements for the publication of the notice are made directly with the newspaper.

The Asbury Park Press 3601 Highway 66

Neptune, NJ 077754-0767 Attention: Legal Advertising Telephone: 888-516-9220 Fax: 888-516-9440

If the subject property is located on Block 1, Block 5.01 or Block 8, the property is located within 200 feet of Berkeley Township and in those instances when notice is required, the applicant must provide notice at least ten (10) days prior to the date of the hearing to:

Municipal Clerk Township of Berkeley P.O. Box B Bayville, NJ 08721 Ocean County Planning Board 129 Hooper Avenue P.O. Box 2191 Toms River, NJ 08754

If the property is located on Block 83, Block 87, Block 91 or selected portions of Block 97, the property is located within 200 feet of the Borough of Seaside Heights and in those instanced when notice is required, the applicant must provide notice at least ten (10) days prior to the date of the hearing to:

Municipal Clerk Borough of Seaside Heights P.O. Box 38 Seaside Heights, NJ 08751 Ocean County Planning Board 129 Hooper Avenue P.O. Box 2191 Toms River, NJ 08754

County Roads in Seaside Park include Ocean Avenue, Boulevard, Barnegat Avenue, Bayview Avenue, Porter Avenue, "J" Street (between Central & Ocean Avenues), "I" Street (between Bayview & Central Avenue), Fifth Avenue, and 14th Avenue. If this subject property is located adjacent to one of these County Roads, in those instances when notice is required, the applicant must provide notice at least ten (10) days prior to the date of the hearing to:

Ocean County Planning Board 129 Hooper Avenue P.O. Box 2191 Toms River, NJ 08754 Central Avenue is Seaside Park is part of State Highway 35. If the subject property is located adjacent to Central Avenue in those instances when notice is required, the applicant must provide notice at least ten (10) days prior to the date of the hearing to:

Commissioner, N.J. Department of Transportation 1035 Parkway Avenue CN 600 Trenton, NJ 08625

REQUESTING LIST OF PROPERTY OWNERS

A certified list of Seaside Park property owners and their addresses as shown on the current tax duplicate can be obtained by submitting the *Request for List of Property Owners* (FORM B) to the Seaside Park Tax Assessor. The \$10.00 fee for this list (payable to "Borough of Seaside Park") must accompany the request. This request form should be delivered to the Office of the Tax Assessor located in the Borough Hall, 1701 N. Ocean Avenue, Seaside Park, NJ 08752.

In those instances when notice must be provided to the owners in Berkeley Township or the Borough of Seaside Heights (see HEARING NOTICE REQUIREMENTS) the certified list of property owners may be obtained by contacting the following:

Planning/Zoning Bd. Of Adjustment Secretary Township of Berkeley P.O. Box B Bayville, NJ 08721 (732) 244-7400

Tax Assessor Borough of Seaside Heights P.O. Box 38 Seaside Heights, NJ 08751 (732) 793-9100

In accordance with N.J.S.A 40:55D-12c, the applicant is entitled to rely upon the information contained in the list provided by a municipality and failure to give notice to an owner not on the list shall not invalidate any hearing or proceeding. Applicants are not required to obtain the list of property owners from the Borough of Seaside Park or other municipality. If the applicant wishes to compile the list, it is the applicant's responsibility to make certain the list is accurate. If the applicant compiles the list of property owners and fails to provide notice to a property owner entitled to notice, the Board cannot begin the hearing until proper notice is provided.

HEARING NOTICE AFFIDAVIT

In accordance with N.J.S.A. 40:55D-12h, in those instances when notice is required, the applicant must file with the Board an affidavit certifying proof of service before the Board can consider the application. The *Hearing Notice Affidavit* (FORM D) should be used by the applicant to provide the required certification. The Hearing Notice Affidavit must be signed, notarized, and filed with the Board Secretary prior to the scheduled hearing together with the following:

- Copy of Hearing Notice
- List of Property Owners who were provided notice together with their address.
- Post Office certified mail receipts (postmarked with the date of mailing) to property owners who were provided notice.
- Affidavit of Publication, provided by the newspaper, which certifies the date on which the Hearing Notice was published in the newspaper.

HEARING PROCEDURES

The Municipal Land Use Law places the burden of demonstrating justification for requested approvals and variances with the applicant. At the scheduled hearing the applicant must appear in person, or be represented by an attorney, to present the application and provide the Board with information to support the requested approvals or variances.

The Planning Board will begin no new hearings after 10:00 p.m. If the hearing on an application has not begun before 10:00 p.m. on the scheduled meeting date, the application will be carried to the next scheduled meeting. The applicant may request a special meeting upon payment of the required fees.

Hearings on Development Applications are conducted in accordance with the following procedures:

When a case is called by the Board Chairman, the applicant, or attorney representing the applicant, is required to provide a summary of the proposal and the approvals and variances being sought. The applicant, or attorney, is required to present testimony by way of witnesses, documentary evidence or exhibits which the applicant intends to rely upon to establish the right to the relief and approvals sought. At the conclusion of the testimony by each witness, the Board Chairman will permit reasonable cross-examination relating to the presented testimony by Board members, Board professionals, and members of the public.

- After the applicant has submitted all evidence, objectors may comment on the Development Application, including the calling of witnesses and introduction of documentary evidence. Each witness shall be subject to reasonable cross-examination relating to the presented testimony by the applicant, or attorney, Board members, Board professionals, and members of the public.
- After all evidence has been presented to the Board supporting and opposing the application, the applicant may present rebuttal testimony or evidence
- Board members may place relevant evidence, official or personal knowledge regarding the application and subject property before the Board, including facts ascertained from viewing the site and general area.

DECISIONS

The Municipal Land Use Law requires the Board to make a decision on a Development Application within an allotted time period from the date the application is certified complete, unless the time period is extended with the consent of the applicant. These time limits vary depending on the nature of the application; 45 days for most Subdivision and Site Plan approvals; 95 days for Conditional Use approvals; and 120 days for variance requests. Since these time limits commence when an application is certified complete, no hearing will be scheduled until all required attachments and supporting documentation is filed with the Board Secretary

N.J.S.A. 40:55D-10 requires decisions of the Planning Board be reduced to writing. In most instances, a resolution memorializing the decision is adopted by the Board within 45 days after the date of the meeting at which the Board voted to grant or deny approval.

N.J.S.A 40:55D-10h requires a copy of the Board's decision be mailed to the applicant within ten (10) days of the date of the decision. N.J.S.A. 40:55D-10i requires publication of a brief notice of the Board's decision in the newspaper designated by the municipality. In accordance with \$200-17 of the Seaside Park Development Regulations Ordinance, the Board Secretary will arrange the publication of this notice.

ISSUANCE OF BUILDING PERMITS

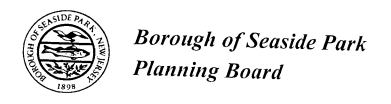
The zoning approval required in conjunction with the issuance of building permits cannot be granted until the resolution memorializing the Board's decision has been adopted. Applications which include subdivision and/or site plan approval cannot be granted zoning approval and building permits cannot be issued until the final plat is signed by the Board Chairman and Board Secretary, and until required performance guarantees and inspection fees, if any, are posted in accordance with §200-12 (Guarantees & Inspections) of the Seaside Park Development Regulations Ordinance.

APPEALS

Any interested party, including the applicant or an objector, may appeal a decision of the Planning Board to Superior Court within 45 days after the publication of the notice of the decision in accordance with N.J.S.A 40:55D-17h and 40:55D-18.

ADDITIONAL INFORMATION

The Zoning Official and Board Secretary are available to answer questions but cannot complete the application or provide legal advice to applicants. Prior to filing a Development Application, applicants are encouraged to attend a meeting of the Planning Board and review documents relating to previously submitted Development Applications.



Schedule of Current Year Meeting Dates • 2016

Planning Board • 4th Tuesday of each month

Regular Meeting 7:00 p.m.

Meeting Date	
January 26 th	Application Filing Deadline
February 23 rd	December 28th
March 22 nd	January 25 th
April 26 th	February 29 th
May 24 th	March 29 th
June 28th	April 25 th
July 26 th	
August 23 rd	June 27 th
September 27 th	July 25 th
October 25 th	August 29 th
November 22 nd	September 26 th
December 13th (2nd Tuesday)	October 31st
(2nd ruesday)	November 7th

Development Application • Request for List of Property Owners

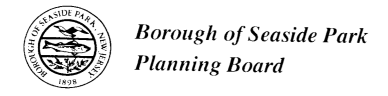
YELLOW

This request must be submitted to the Borough of Seaside Park Tax Assessor, together with the required \$10.00 fee payable to "BOROUGH OF SEASIDE PARK." Please attach a copy of the 200 foot radius map if one has been prepared by a licensed engineer or land surveyor.

TO: Tax Assessor, Borough of Seaside Park 1701 North Ocean Avenue P.O. Box B Seaside Park, NJ 08752 (908) 793-3700 Fax (908) 793-3737

Please prepare a list of the owners of property located within 200 feet of the following property located in Seaside Park:

STREET ADDRESS			
	BLOCK	LOT	
Please hold the list	for pick-up.		
Please mail the list	to the address l	isted below.	
Signature		Date	
Name	·		
Address	S		
City, State & Zip)		



Development Application • Hearing Notice

PLEASE TAKE NOTICE the undersigned has filed a Development Application requesting approval and, if necessary, variances to: at the premises located at: and designated on the Seaside Park Tax Map as Block _____ Lot ____ The Development Application and supporting documents are available for review Monday through Friday between the hours of 8:00 a.m. and 4:00 p.m. in the Municipal Offices located at 1701 North Ocean Avenue, Seaside Park. A hearing on this Development Application before the Seaside Park Planning Board will be held during the meeting scheduled to begin at 7:00 p.m. on in the 2nd Floor Meeting Room located at Sixth & Central Avenues, Seaside Park, at which time interested parties may comment on this Development Application. Signature Date Printed Name



Development Application • Hearing Notice Affidavit

	State of Name Lawren		GRE
	State of New Jersey County of Ocear		
and s	cave		being of full age and duly sworn according to law, deposes
and S	says.		
1.			has been filed with the Borough of Seaside Park regarding the , Seaside Park and designated on the
	Seaside Park Tax M	lap as Block	, Lot
2.		to be held at 7:30 p.m. o	elopment Application complete and has scheduled the required hearing on
3.	. Attached hereto is a	a copy of the Affidavit o	of Publication which certifies notice of this hearing was published in the
	on		which is at least ten (10) days prior to the scheduled hearing date
4.	feet of the subject p	property who were either	ng notice together with a list of the owners of property located within 200 r handed a copy of the hearing notice or sent a copy by <i>Certified Mail</i> not ed hearing date. Copies of the <i>Certified Mail</i> Receipts are also attached.
5.		also been provided at lea Municipal Clerk of Bei	ast ten (10) days prior to the scheduled hearing date to (check all that rkeley Township
			Borough of Seaside Heights
		Ocean County Planning New Jersey Departmen	
Sw <i>orn</i>	n to subscribed before n	ne this	
lay of	f		Signature of Applicant or authorized agent

140

Notary Public

(Rev. October 2007 Department of the Treasury

Request for Taxpayer Identification Number and Certification

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

Interna	I Revenue Service							
-	Name (as shown	on your income tax return)						
в 2.	Ĺ	•						
oag	Business name, if	Business name, if different from above						
on page								
	Check appropriate	Check appropriate box: Individual/Sole proprietor Corporation Pertnership						
or type ructions	Limited liability		Exempt payee					
P E	Other (see instr	ructions) ►			payed			
Print or type See Specific Instructions	Address (number,	Address (number, street, and apt, or suite no.) Requester's name and			ddress (optional)			
eclfk	City, state, and Zi	IP code	1					
જ								
999	List account numb	per(s) here (optional)						
Par	ti Taxpay	ver Identification Number (TIN)						
	TIM In the se	ppropriate box. The TIN provided must match the name given on Line 1	le avold	Social secur	fty number			
back	up withholding, For	or individuals, this is your social security number (SSN), However, for a re-	esident					
alien.	sole proprietor, or	or disregarded entity, see the Part I Instructions on page 3. For other enti-	Itles, it is		or			
5.		ation number (EIN). If you do not have a number, see How to get a TIN of		F 1.1				
	e, If the account is	in more than one name, see the chart on page 4 for guidelines on whose	3 e	Employer Id	entification number			
Par	t II Certific	ation						
Unde	er penalties of perju	ury, I certify that:						
		on this form is my correct taxpayer identification number (or I am waiting	ng for a num	ber to be is	sued to me), and			
2. I	2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and							
	3. I am a U.S. citizen or other U.S. person (defined below),							
withh For r	holding because yo mortgage interest p gement (IRA), and	ons. You must cross out item 2 above if you have been notified by the li ou have failed to report all interest and dividends on your tax return. For paid, acquisition or abandonment of secured property, cancellation of de digenerally, payments other than interest and dividends, you are not require. See the instructions on page 4.	real estate ept, contribu	transactions tions to an I	, item 2 does not apply. ndlvldual retirement			
Sign	n Siamatum of	4						

U.S. person General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

Here

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

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

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

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

Definition of 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 States or under the laws of the United
- An estate (other than a foreign estate), or

Date >

A domestic trust (as defined in Regulations section

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of Income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership Income.

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

The U.S. owner of a disregarded entity and not the entity,