(ADOPTED ON APRIL 1, 2012)

CHARGE PER BOOKLET: \$5.00

INSTRUCTIONAL BOOKLET HOW TO DO A PLANNING BOARD APPLICATION

CITY OF MARGATE 9001 Winchester Avenue Margate, N.J. 08402 www.margate-nj.com

A. OBJECTIVES

The principal objective of these Regulations is to uniformly and fairly administer the Land Use Ordinance of the City of Margate, as well as the Municipal Land Use Law of New Jersey and other applicable ordinances and laws pertaining to zoning, comprehensive planning and land use development.

It is the policy of the City of Margate that these Regulations be strictly adhered to. The City retains the following staff, who may be contacted regarding interpretations of anything herein:

Roger McLarnon, PE, PP, CME, CFM, CPWM, Zoning Officer Municipal Building 9001 Winchester Avenue Margate City, NJ 08402 Hours: Tuesday thru Thursday; 9am – 4pm

609-822-5438 Fax: 609-487-1142

McLarnon_roger@margate-nj.com

Johanna Casey, Planning Board Administrator Municipal Building 9001 Winchester Avenue Margate City, NJ 08402 609-822-0424

Fax: 609-487-1142

Casey johanna@margate-nj.com

These Administrative Regulations may be amended from time to time.

B. <u>DETERMINING WHERE TO GO AND WHAT TO DO</u>

<u>I. Automatic Routing – Approvable Building Permit</u>

Where a simple building permit is needed, and compliance with all aspects of the Ordinance pertains, and there is no need for variances, site plan approval, conditional use approval, the applicant may request and receive a building permit according to correct procedures, and commence construction within the time period prescribed. If, however, the Zoning Officer turns down the application for Building Permit due to non-compliance with the zoning code, the applicant is required to submit an application to Staff Committee as per Sect. B II below. All other development, use, reuse or construction activities not covered by this paragraph must be routed through Staff Committee, as per the following section.

II. Staff Committee Routing – All Other Actions

The Staff Committee consists of the Zoning Officer, the Administrator of the Planning Board, the Construction Code Official and the City Clerk. It meets as needed. The following persons are resource persons for the Staff Committee, and will be called upon for advice when necessary:

- City Commissioners
- Solicitor of the Planning Board
- City Solicitor
- Chairperson of Planning Board
- City Engineer
- City Tax Assessor
- Fire and Police Chiefs
- Other City Employees

After consideration of its agenda, discussion, and consultation with the resource persons as necessary, the Staff Committee, will have the responsibility and authority for the proper disposition of all development application matters not covered in Section B.I, Automatic Routing, above.

The Staff Committee will consider and will direct applications for the following situations;

- Bulk (C) variances
- Use (D) variances
- Site Plan Reviews
- Subdivision actions
- Conditional use applications

- Any combination of the above
- Any other actions authorized in the Land Use Ordinance

With respect to the Staff Committee consideration of the above, the following regulations apply:

- a. Applicants need not obtain a denial of a building permit before being considered for action by the City's Planning Board. The Staff Committee renders this unnecessary.
- b. No potential application will be considered unless a Staff Committee Application is properly submitted to the Planning Board Administrator. (Applications are attached)
- c. Staff Committee meetings are not open to the public, as they are strictly staff in nature.
- d. Sufficient documentation must be presented to the Staff Committee. The specific minimum requirements are:
 - One set of plans,
 - One completed Staff Committee Application form (Please type or print neatly on that form) (pgs. 15-16).
 - A detailed narrative description of what is being proposed in the space provided.
 - A land survey.
 - A flood elevation certification.
- e. All potential applicants who appeared on the Staff Committee agenda will be notified by letter, from the Planning Board Administrator, as to the decision of the Staff Committee. Notification will include:
 - The time and date of the hearing by the Planning Board.
 - If no Board action is needed, and a building permit may be granted, this information will be supplied.
 - The Staff Committee letter may outline special conditions and submittals that will be required as part of the presentation to the Board. In such cases, the Applicant will be required to meet these conditions and submittal requests or a ruling will be rendered that the Board presentation is incomplete. (Note that the Planning Board may, at the time of the hearing, impose additional special conditions or submittals after their review and consideration).
- f. Note: If the Applicant is not prepared to submit a formal application to the Planning Board on the assigned date, he may apply at any subsequent regular meeting, without the necessity to return to the Staff Committee, within 12 months of Staff Committee action; however, the applicant must contact the Board Administrator in sufficient time to be placed on a board agenda at the discretion of the Board Administrator.
- g. No application may be placed on the Planning Board agenda without Staff Committee application and action, as outlined above.
- h. IN THE CASE OF VARIANCES, IT IS NOT THE RESPONSIBILITY OF THE STAFF COMMITTEE TO DISCOVER ALL VARIANCES REQUIRED. IT IS THE RESPONSIBILITY OF THE APPLICANT.

C. STEPS IN MAKING FORMAL APPLICATION TO THE PLANNING BOARD

(Note: All required application forms are attached hereto.)

I. Introduction

The following material covers the most significant steps and the most misunderstood items in the checklist for making an application for Board consideration. These regulations cannot, and are not intended to duplicate the contents of the Margate Land Use Ordinance, or the New Jersey Municipal Land Use Law, or applicable County regulations. It is, in all cases, the responsibility of the applicant and/or his attorney to fully comply with all applicable statues, ordinances and regulations of relevant jurisdictions.

II. Fees

Fees and escrows may only be waived by the City Commissioners by resolution. Applications may not be deemed complete until all fees are paid or a resolution authorizing a waiver is submitted.

Action	Application Fee	Escrow Fee
Staff Committee application	\$25	-
Site plan application		
Land area under 10,000 square feet	\$350	\$500
Land area 10,000 square feet or more	\$500	\$1000
Site plan application for commercial changes with no physical alteration except redecorating and conforming sign	\$50	-
Site plan application for commercial changes other than above	\$100	\$100
Minor subdivision	\$100 plus \$10 per lot after subdivision	\$300
Major subdivision		
Sketch plat classification	\$50 plus \$10 per lot	\$100
Preliminary plat review	\$200 plus \$25 per lot	\$25 per lot (minimum of \$500)
Final plat review	\$500 plus \$20 per lot	\$25 per lot (minimum of \$500)
Conditional use permits		
Principal use, for each such use	\$100	\$125

Resubmission of any application deemed to be technically incomplete	½ of original	Same as original, if original has been returned, or none, if original has been retained.
Certificate of land use compliance	\$60	-
Appeals and interpretations	To be determined by the Board Administrator.	To be determined by the Board Administrator. Amount may be required upon determination that consultants and technical staff are necessary to make a determination.
Court reporter fee	To be established from time to time by the Planning Board Administrator.	-
Notices of publication of hearings required	Published by applicant at applicant's cost	-
Publication of final decision	Shall be the responsibility of the Board, to be paid for out of application fees.	-
Transcripts of record of proceedings	Cost to be borne by applicant if applicant requests a transcript.	-
Extension of any approval having a time limitation	Same as original	Same as original.
Engineering inspection fee for site plans wherein land area is 10,000 square feet or more	-	\$150
Engineering inspection fee for major subdivisions	-	5% of improvement costs, as determined by the City Engineer, to be deposited prior to final subdivision approval by the Planning Board. If engineering inspection costs exceed the deposit, the excess shall be paid to the City by the subdivider prior to acceptance of the improvements by the City.
Site plans or subdivisions amended prior to final action	½ of original	½ of original

Use and density (D) variances		
Single-family dwellings	\$500	\$100
Duplex, triplex or quadruplex	\$500	\$175
Multiple dwellings	\$500	\$200
Commercial/office	\$500	\$250
Commercial/residential mixed	\$500	\$350
Maritime use or related	\$500	\$500
All other variances, including Planning Board interpretation		
Single-family dwellings	\$250	\$200
Duplex, triplex or quadruplex	\$200 (per unit)	\$200 (per unit)
Multiple dwelling	\$350	\$300
Commercial/office	\$300	\$300
Commercial/residential mixed	\$300	\$350
Maritime use or related	\$250	\$500
Deck/Bulkhead Application	\$25	\$500

ONE CHECK IS MADE OUT TO THE CITY OF MARGATE FOR ALL APPLICATION FEES. ONE CHECK IS MADE OUT TO THE CITY OF MARGATE FOR ALL ESCROW FEES. FEES FOR THE COURT REPORTER MUST BE MADE OUT TO JACKIE ZARRILLO, CSR AND MUST BE IN THE FORM OF A BANK CERTIFIED CHECK OR A MONEY ORDER.

III. Applicant's Responsibility for Completeness of Application

AS STATED BELOW, APPLICATIONS TO THE PLANNING BOARD MUST BE SUBMITTED AT LEAST 15 DAYS PRIOR TO THE DESIGNATED HEARING DATE ALWAYS ON A WEDNESDAY, BY 11 AM. IT IS THE APPLICANT'S RESPONSIBILITY TO SUBMIT A COMPLETE APPLICATION.

THE BOARD ADMINISTRATOR IS NOT RESPONSIBLE FOR APPLICATION DEFICIENCIES; ANY APPLICATION MAY BE REMOVED FROM THE BOARD AGENDA IF ANY DEFICIENCY IS DISCOVERED BETWEEN THE LEGAL SUBMITTAL DATE AND THE DATE OF THE BOARD HEARING, INCLUDING DURING THE HEARING.

IV. Site Plan Applications

a. The first step is to submit a Staff Committee application (pgs. 15-16) to the Administrator of the Planning Board for scheduling at the next Staff Committee meeting, as required under BII. The applicant will receive written notice after the Staff Committee meeting as to how to proceed, and on what date the hearing will take place.

- b. A COMPLETE APPLICATION MUST BE SUBMITTED TO THE BOARD ADMINISTRATOR NO LATER THAN 11 A.M. ON THE 22nd CALENDAR DAY BEFORE THE PUBLIC HEARING. IF THE APPLICATION IS NOT SUBMITTED ON TIME, THE MATTER WILL NOT BE PLACED ON THE AGENDA. A COMPLETE APPLICATION CONSISTS OF THE FOLLOWING MATERIAL:
 - 1. The Application for Action by Planning Board (pgs. 17-20), fully and completely filled out and properly executed, with all required exhibits (notarized original plus 17 copies = 18 copies).
 - 2. The completed Staff Committee Application, (pgs. 15-16) (18 copies).
 - 3. A check, covering the application fee, made out to the City of Margate; another check for the escrow fees, if necessary, made out to the City of Margate.
 - 4. A bank certified check or money order for the Court Reporter, made out to Jackie Zarrillo, CSR (for each hearing, if continued).
 - 5. All necessary plans must be signed and/or sealed in accordance with NJSA45:4B-7, NJSA45:3-1.1k, NJSA45:3-10 with required signature lines affixed (See Section VIII). All plans must be folded in individual sets and not rolled up. (18 copies of the plans)
 - 6. Tax list (one copy) if applicable.
 - 7. Documentary written evidence of ownership or other interest by the Applicant in the property, either by copy of deed, certification of ownership, agreement of sale, or lease. The documents submitted must be properly executed by the relevant parties and correctly dated. (2 copies)
 - 8. Written evidence that real estate taxes are current to the date of the Application Submittal. This shall be in the form of a signed statement by the Tax Collector. (one copy)
 - 9. Current and dated photographs are required with each application, depicting each view of the premises. The photographs may be of any size convenient to the Applicant. The photographs should be mounted on one legal-sized piece of paper. (One original + 17 copies)
 - 10. If the applicant is a corporation or partnership, supply a notarized affidavit containing all names and addresses of all stakeholders or individual partners owning at least 10% of its stock of any class (NJSA 40:55D-48). Suggested format is attached (18 copies).
 - 11. Where County action is necessary (such as when the property is on a County road, drainage easement, all subdivisions, etc.) please submit written evidence of your county application attached to each of your 18 application sets. Where County action is necessary, any Board action will be conditioned on such County approval prior to plan execution.
- c. The application must comply in all respects with the Site Plan checklist. However, if the Application is for a change of use, the applicant must submit a scaled floor plan of the premises, with dimensions shown. All fixtures, cases, and appliances must be shown. A scaled drawing must be submitted of any exterior signs, including lettering and other representations (18 copies).
- d. In the case of a change of use application, where a lease is involved, both the tenant and the property owner must be present at the hearing.

- e. Commercial changes of use and other minor site plans do not require legal notification. For those site plans requiring notification, as per the Land Development Ordinance and N.J. Statute, it must take place 10 days prior to the hearing and evidence of notification shall be submitted to the Board Administrator no later than the **Monday** before the hearing. For suggested Legal Notice "letter", see sample below. Legally required public advertisement (The Press of Atlantic City or The Jewish Times) must take place no later than 10 days prior to the hearing with, evidence submitted to the Board Administrator at the same time as evidence of legal notification. Evidence of the notification and advertisement must take place within these time frames; they will not be accepted after the deadline or at the hearing. NOTE: CERTIFIED TAX LISTS MUST BE REQUESTED AT LEAST 3 WEEKS BEFORE THE APPLICATION SUBMISSION DATE. NOTIFY THE MARGATE TAX ASSESSOR ALONG WITH A FEE OF \$10.00 PER LOT. Note that the white post office receipts must be stapled to each green return card, arranged in same order as tax list. Submit stapled cards, the executed Proof of Service form (page 14) and proof of publication to the Board Administrator no later than the MONDAY before your hearing THEY WILL NOT BE ACCEPTED AT THE HEARING.
- f. Both the public advertisement and the legal notice sent to surrounding property owners should read: "You are hereby notified that I have applied to the Margate Planning Board for (insert herein action(s) to be requested) and any other actions the Board may deem necessary, which will permit me to do the following: (Insert here a brief description of what will be done to the property, what variances are being requested, if any, including the precise street address and block and lot numbers.) The requested action includes, in addition, any such variances, waivers and exceptions as might otherwise be deemed necessary by the Board. A public hearing on my application will be held by the Planning Board on (day of week) (exact date) at 6:30 PM in Old Margate City Hall, 1 South Washington Avenue, Margate, N.J. Copies of the application are on file with the Administrator of the Board for review by the public prior to the scheduled hearing. If you have any objections or comments on the application, please attend the meeting and you will be heard."

The notice and the advertisement must be signed by or in the name of the applicant, and the applicant's full identity and address must be clearly set forth. If the applicant is a business entity, the responsible person must be identified along with his affiliation to the business entity.

V. Subdivisions

- a. A minor subdivision is defined as one in which the result of subdividing is 3 or fewer lots. A major subdivision is defined as one in which the result of subdivision is 4 or more lots. (See ordinance definition)
- b. The first step is to submit a staff committee application (pgs. 15-16) to the Administrator of the Planning Board for scheduling at the next Staff Committee meeting, as required under BII; the applicant will receive written notice after the Staff Committee meeting as to how to proceed and on what date the hearing will take place.
- c. A COMPLETE APPLICATION MUST BE SUBMITTED TO THE BOARD ADMINISTRATOR NO LATER THAN 11 A.M. ON THE 22nd CALENDAR DAY BEFORE THE PUBLIC HEARING.

 IF THE APPLICATION IS NOT SUBMITTED ON TIME, THE MATTER WILL NOT BE PLACED ON THE AGENDA. A COMPLETE APPLICATION CONSISTS OF THE FOLLOWING MATERIALS:

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- 3. A check, covering the application fee, made out to the City of Margate; another check for the escrow fees, if necessary, made out to the City of Margate.
- 4. A bank certified check or money order for the Court Reporter, made out to Jackie Zarrillo, CSR (for each hearing, if continued).
- 5. All necessary plans must be signed and/or sealed in accordance with NJSA45:4B-7, NJSA45:3-1.1k, NJSA45:3-10 with required signature lines affixed (See Section VIII). All plans must be folded in individual sets and not rolled up. (18 copies of the plans)
- 6. Tax list (one copy) if applicable.
- 7. Documentary written evidence of ownership or other interest by the Applicant in the property, either by copy of deed, certification of ownership, agreement of sale, or lease. The documents submitted must be properly executed by the relevant parties and correctly dated. (2 copies)
- 8. Written evidence that real estate taxes are current to the date of the Application Submittal. This shall be in the form of a signed statement by the Tax Collector. (one copy)
- 9. Current and dated photographs are required with each application, depicting each view of the premises. The photographs may be of any size convenient to the Applicant. The photographs should be mounted on one legal-sized piece of paper. (One original + 17 copies)
- 10. If the applicant is a corporation or partnership, supply a notarized affidavit containing all names and addresses of all stakeholders or individual partners owning at least 10% of its stock of any class per NJSA 40:55D-48 (Suggested format is attached). (18 copies)
- 11. Where County action is necessary, any Board action will be conditioned on such County approval prior to plan execution.
- d. The applicant is required to contact the Atlantic County Planning Department for filing instructions with the County, as required by law.
- e. All minor subdivisions must be filed with the County Clerk within 190 days of approval or said subdivision expires. Final major subdivision must be filed with the County within 95 days from the date the resolution was adopted or as extended by the Board per ordinance standards.
- f. Legal notification to adjoining property owners (not required for minor subdivisions with no variances) must take place by 10 days prior to the hearing, and evidence of notification must be submitted to the Board Administrator no later than the **Monday** before the hearing. Legally required public advertisement (The Press of Atlantic City or The Jewish Times) must also take place no later than 10 days prior to the hearing, with evidence submitted to the Board Administrator at the same time as evidence of legal notification. Evidence of notification and advertisement must take place within these time frames; they will not be accepted after the deadline or at the hearing. NOTE: CERTIFIED TAX LISTS MUST BE REQUESTED AT LEAST 3 WEEKS BEFORE THE APPLICATION SUBMISSION DATE. NOTIFY THE MARGATE TAX ASSESSOR ALONG WITH A FEE OF \$10.00 PER

- LOT. Note that the white post office receipts must be stapled to each green card, arranged in the same order as tax list. Submit stapled cards, the executed Proof of Service form (page 14) and proof of publication to the Board Administrator no later than the MONDAY before your hearing. THEY WILL NOT BE ACCEPTED AT THE HEARING. For suggested Legal Notice "letter", see sample below. Legally required public advertisement (The Press of Atlantic City or The Jewish Times) must take place no later than 10 days prior to the hearing with evidence submitted to the Board Administrator at the same time as evidence of legal notification.
- g. Both the public advertisement and the legal notice sent to surrounding property owners should read: "You are hereby notified that I have applied to the Margate Planning Board for (insert herein action(s) to be requested) and any other actions the Board may deem necessary, which will permit me to do the following: (Insert here a brief description of what will be done to the property, what subdivisions and/or variances are being requested, if any, including the precise street address and block and lot numbers.) The requested action includes, in addition, any such variances, waivers and exceptions as might otherwise be deemed necessary by the Board. A public hearing on my application will be held by the Planning Board on (day of week) (exact date) at 6:30 PM in Old Margate City Hall, 1 South Washington Avenue, Margate, N.J. Copies of the application are on file with the Administrator of the Board for review by the public prior to the scheduled hearing. If you have any objections or comments on the application, please attend the meeting and you will be heard."

The notice and the advertisement must be signed by or in the name of the applicant, and the applicant's full identity and address must be clearly set forth. If the applicant is a business entity, the responsible person must be identified along with his affiliation to the business entity.

VI. VARIANCES AND CONDITIONAL USE APPLICATIONS

- a. The first step is for the applicant to submit a staff committee application (pgs. 15-16) to the Administrator of the Planning Board for scheduling at the next Staff Committee meeting, as required in BII; the applicant will receive written notice after the Staff Committee meeting as to how to proceed, and on what date the hearing will take place.
- b. A COMPLETE APPLICATION MUST BE SUBMITTED TO THE BOARD ADMINISTRATOR NO LATER THAN 11 A.M. ON THE 22nd CALENDAR DAY BEFORE THE PUBLIC HEARING.

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- 4. A bank certified check or money order for the Court Reporter, made out to Jackie Zarrillo, CSR (for each hearing, if continued).

- 5. All necessary plans must be signed and/or sealed in accordance with NJSA45:4B-7, NJSA45:3-1.1k, NJSA45:3-10 with required signature lines affixed (See Section VIII). All plans must be folded in individual sets and not rolled up. (18 copies of the plans)
- 6. Tax list (one copy) if applicable.
- 7. Documentary written evidence of ownership or other interest by the Applicant in the property, either by copy of deed, certification of ownership, agreement of sale, or lease. The documents submitted must be properly executed by the relevant parties and correctly dated. (one copy)
- 8. Written evidence that real estate taxes are current to the date of the Application Submittal. This shall be in the form of a signed statement by the Tax Collector. (one copy)
- 9. Current and dated photographs are required with each application, depicting each view of the premises. The photographs may be of any size convenient to the Applicant. The photographs should be mounted on one legal-sized piece of paper. (One original + 17 copies)
- 10. If the applicant is a corporation or partnership, supply a notarized affidavit containing all names and addresses of all stakeholders or individual partners owning at least 10% of its stock of any class per NJSA 40:55D-48 (Suggested format is attached) (12 copies)
- 11. Where County action is necessary (such as when the property is on a County road, drainage easement, all subdivisions, etc) please submit written evidence of your County application attached to each of your 18 application sets. This will save time and a "conditional approval". Where County action is necessary, any Board action will be conditional on such County approval prior to plan execution.
- c. Legal notification to adjoining property owners must take place by 10 days prior to the hearing, and evidence of notification must be submitted to the Board Administrator no later than the Monday before the hearing. Legally required public advertisement (The Press of Atlantic City or The Jewish Times) must also take place no later than 10 days prior to the hearing, with evidence submitted to the Board Administrator at the same time as evidence of legal notification. Evidence of notification and advertisement must take place within these time frames; they will not be accepted after the deadline or at the hearing. NOTE: CERTIFIED TAX LISTS MUST BE REQUESTED AT LEAST 3 WEEKS BEFORE THE APPLICATION SUBMISSION DATE. NOTIFY THE MARGATE TAX ASSESSOR ALONG WITH A FEE OF \$10.00 PER LOT. Note that the white post office receipts must be stapled to each green card, arranged in the same order as tax list. Submit stapled cards, the executed Proof of Service form (page 14) and proof of publication to the Board Administrator no later than the MONDAY before your hearing. THEY WILL NOT BE ACCEPTED AT THE HEARING. For suggested Legal Notice "letter", see sample below. Legally required public advertisement (The Press of Atlantic City or The Jewish Times) must take place no later than 10 days prior to the hearing with evidence submitted to the Board Administrator at the same time as evidence of legal notification.
- d. Both the public advertisement and the legal notice sent to surrounding property owners should read: "You are hereby notified that I have applied to the Margate Planning Board for (insert herein action(s) to be requested) and any other actions the Board may deem necessary, which will permit me to do the following: (Insert here a brief description of what will be done to the property, what variances are being requested, if any, including the precise

street address and block and lot numbers.) The requested action includes, in addition, any such variances, waivers and exceptions as might otherwise be deemed necessary by the Board. A public hearing on my application will be held by the Planning Board on (day of week) (exact date) at **6:30 PM in Old Margate City Hall, 1 South Washington Avenue, Margate, N.J.** Copies of the application are on file with the Administrator of the Board for review by the public prior to the scheduled hearing. If you have any objections or comments on the application, please attend the meeting and you will be heard."

The notice and the advertisement must be signed by or in the name of the applicant, and the applicant's full identity and address must be clearly set forth. If the applicant is a business entity, the responsible person must be identified along with his affiliation to the business entity.

VII. NOTIFICATION AND APPLICATION TO OTHER JURISDICTIONS

The Applicant is reminded that, other than County notices and notices to neighbors within 200 feet of the proposed action, other notifications are required by law under specific circumstances. Please refer to City Land Use Ordinance and Municipal Land Use Law (NJSA 40:55D, et seq.).

VIII. PROVISIONS FOR SIGNATURES

The following signature spaces must be properly printed on all pages of plans and maps:

Board Chairperson	_
Board Administrator	
City Engineer	
Zoning Officer	
Construction Official	
City Clerk	

IX. MISCELLANEOUS ITEMS OF GENERAL IMPORTANCE TO APPLICANTS

- a. Applications may be signed only by the Applicant or applicant's attorney.
- b. It is the Applicant's responsibility, not the City's, to keep straight all dates, deadlines, numbers of copies or submittal, etc.
- c. Jerome and Ventnor Avenues are County Roads, and some approvals for properties along those roads must have County approval prior to issuance of a building permit.
- d. No application will be scheduled for a hearing unless the applicant has paid taxes and up to date municipal utility bills and has provided certification of this fact to the Board Administrator. (1 copy)
- e. With regard to any board approvals, the Construction Official shall not issue a Building permit unless:
 - 1. The working drawings submitted for permit action comply in every respect to the signed plans and exhibits submitted by the applicant for the Board's action.
 - 2. The working drawings show total compliance with any conditions imposed by the Board in granting the approval.

- f. In cases involving site plan approvals where a detailed graphic portrayal of building surface materials, colors, grades and qualities, landscaping surface materials, including ground cover, paving, trees, shrubs, heights and dimensions of same, light poles and other features of "street furniture," become part of the official record, no divergence from same will be permitted.
- g. Action required after Board approval:

Board approval does not automatically permit you to start construction. If revised plans are required, submit 8 or more as requested revised plans along with a copy of the "Follow-up Memo" (mailed to you after the meeting) to the Board Administrator.

ALL APPLICANTS ARE HEREBY ADVISED THAT SHOULD YOU RECEIVE BOARD APPROVAL, BUILDING PERMITS AND/OR MERCANTILE LICENSES CANNOT AND WILL NOT BE ACTED UPON UNTIL THE CITY IS IN RECIEPT OF EXECUTED PLANS REVISED AS REQUIRED BY THE BOARD. YOU WILL BE CONTACTED BY THE BOARD ADMINISTRATOR WHEN ALL BOARD DOCUMENTS ARE SIGNED. ONLY THEN MAY YOU APPLY FOR YOUR PERMIT AND/OR MERCANTILE LICENSE.

h. YOU ARE HEREBY ADVISED – IN THE MEANTIME – TO CONTACT THE BUILDING DEPARTMENT REGARDING THEIR PERMIT REQUIREMENTS.

XI. CHANGE OF USE

- a. Change from one use to another within the Commercial District may require site plan action. This also applies to any change from a residential or vacant use to a commercial use.
- b. The applicant for this site plan action may be either the owner of the property, or the lessor for the business (provided evidence of the lease arrangement is submitted in writing), or their attorney.
- c. No mercantile license will be issued without necessary site plan action having successfully taken place.
- d. Commercial site plan approvals shall be product and service specific and significant divergence from said approvals shall not be permitted without subsequent Staff Committee Application and possible Planning Board action.

FORM FOR PROOF OF SERVICE

STATE OF NEW JERSEY)	
S	ss.
COUNTY OF ATLANTIC)	
	of full age, being duly sworn according to law, disposes and says,
	in the City of
	and State of; that he/she is the applicant
in a proceeding before the Planning	Board, Margate City, New Jersey, being an application under the Margate City Land
Development Ordinance, and which	n relates to the premises at
	(Block
Lot(s)	; that he/she gave notice of this proceeding to each and all of the owners
of property affected by said applica	tion according to the rules of the Margate City Land Development Ordinance, by
personal service or by registered m	ail on
	day of
	,
A true copy of said no	otice is attached to this affidavit, together with the list of property owners upon whom
same was served.	
	(Applicant's signature)
Sworn to before me this	
day of	
(Notary Public)	

Staff Committee Review Application

Please Type of Print Neatly • \$25 Submittal Fee

By Board Administrator	Application Received:	Initial:
Staff Committee meetings are held as neede	ed. Contents must comply in all particula	rs with the Administrative

Staff Committee meetings are held as needed. Contents must comply in all particulars with the Administrative Regulations for Processing Planning Board Applications, sections on Staff Committee Review. <u>The Board Administrator</u> and other City Hall staff will answer reasonable questions regarding this procedure. THEY WILL NOT, HOWEVER, <u>FILL OUT THESE FORMS FOR YOU.</u>

1. Date of Submittal:	
2. Submitted by – Name:	Phone No.:
Address: 3. If the party submitting this form is other than the potent engineer, etc.), then who would the APPLICANT be?	tial Applicant for Board action (attorney, architect, builder,
Name:	Phone No.:
Address:	
4. The applicant would be (Check one): Owner	
Buyer under Agreement of Sale	Other:
5. If the applicant for Board action would be Renter or Bu	iyer, who is present OWNER?
Name:	Phone No.:
Address:	
6. Proposed Action is Located as Follows:	
Street Address:	_ Block: Lot(s):
Zoning District:	

7. Describe site (and buildings, if any) as existing now: (THIS SECTION MUST BE COMPLETED)

8. Answer the following as to:	Existing Condition	Proposed Condition	
a. Size and dimension of lot			
b. Size, dimensions of buildings			-
c. Height of bldgs. (feet)			_
d. Height of bldgs. (stories)			-
e. % of coverage on land			
f. Front yard setback			
g. Rear yard setback			
h. Side yard setbacks			_
9. According to the Administrative R	Regulations, a scaled drawing r	nust accompany this Applicat	ion. If available, a survey
would be appreciated. In addition, us	se this space to provide a detail	led narrative description of the	e proposed action. Attach
additional paper, if necessary:			
	(THIS SECTION	MUST BE COMPLETED)	
10. Although the Staff Committee w	ill determine the correct legal	steps, what are the actions req	juested. (check more than
one, if applicable):			
SubdivisionC-Variance(s)D	O-(Use)VarianceSite Plan _	_Conditional Use PermitO	ther
11. Which variances are needed, if a	ny?		
12. IF THERE HAS BEEN ANY PR	EVIOUS STAFF COMMITT	EE OR FORMAL BOARD A	APPLICATION AND/OR
ACTION ON THIS PROPOSAL PR	OPERTY, PLEASE ATTACH	H RELEVANT DOCUMENT	S, AND PROVIDE
INFORMATION HERE:			
Signature of Submitting Party		rint or Type Name	
Signature of Submitting Larry	Г	int of Type Ivanie	

APPLICATION FOR ACTION BY PLANNING BOARD MARGATE, NEW JERSEY

PLEASE TYPE OR PRINT

1. Date of	f Application:			
2. Zoning				
S-60	Single Family Residential		MF	Multi-Family Residential
S-50	Single Family Residential		CBD	Central Business District
S-40	Single Family Residential		C-1	Commercial
S-30	Single Family Residential		C-2	Commercial/Business
S-25	Single Family Residential		WSD	Waterfront Special District
S-25 (HD)	Historic Single Family Resid	lential	GO	Government and Open Space
TF	Two-Family Residential		R	Riparian
				Overlay District
3. Subjec				
	ess(es)			
	ber			
	(in square feet)			
				_
Depth:				<u> </u>
	ation about the Applicant			
•)			
If Business	Entity, Names of Officers or Prin	ncipals (Submit discl	osure statemen	t if appropriate)
Local Resid	ence Address			Zin
	ence Address			
	ddress			
	ber(s) (include area code);			
	,,,	Other Residence		
				Cell Phone
D 45111C35	1	W/1		

5. Interest in Subject Property:	6. If you do not own the Subject Property,	
(Supply copies of relevant documents with this	provide the following regarding the Owner:	
Application):	Name(s)	
By lease dated	Address	
By Agreement of Sale dated	Phone No. (include area code);	
By Ownership of property	Res	
since	Bus	
By other interest in law (describe):	Fax	
	Cell	
7. Type of Application Applied For (check all ap	plicable):	
C Variance(s) Minor Subdivis	ion Interpretation (B Variance)	
D Variance(s) Major Subdivis	ion Other (Explain)	
Minor Site Plan Action Conditional Use	e Permit	
Major Site Plan ActionAppeal (A)		
8. Application Made To:	lanning Board Other	
8. Application Made To: P 9. Professionals Representing the Applicant: (c		
	Check applicable professional and provide information)	
9. Professionals Representing the Applicant: (c	Check applicable professional and provide information) Phone	
9. Professionals Representing the Applicant: (c Attorney: Name	Check applicable professional and provide information) Phone	
9. Professionals Representing the Applicant: (c Attorney: Name	Check applicable professional and provide information) Phone Cell	
9. Professionals Representing the Applicant: (cAttorney: Name	Check applicable professional and provide information) Phone Cell	
9. Professionals Representing the Applicant: (cAttorney: Name	Check applicable professional and provide information) Phone Cell	
9. Professionals Representing the Applicant: (compared to the Applicant) Attorney: Name	Check applicable professional and provide information) Phone Cell Phone Phone	
9. Professionals Representing the Applicant: (c)Attorney: Name	Check applicable professional and provide information) Phone Cell Phone Cell Phone Phone Phone	
9. Professionals Representing the Applicant: (cAttorney: Name	Check applicable professional and provide information) Phone Cell Phone Cell Cell Cell Cell	
9. Professionals Representing the Applicant: (cAttorney: Name	Check applicable professional and provide information) Phone Cell Phone Phone Cell Cell	
9. Professionals Representing the Applicant: (cAttorney: Name	Check applicable professional and provide information) Phone Cell Phone Phone Cell Cell	
9. Professionals Representing the Applicant: (cAttorney: Name	Check applicable professional and provide information) Phone Cell Phone Phone Cell Cell Cell Phone Cell Ve)	
9. Professionals Representing the Applicant: (c Attorney: Name	Check applicable professional and provide information) Phone Cell Phone Cell Phone Cell Phone Phone Phone Phone Phone Phone Phone	
9. Professionals Representing the Applicant: (cAttorney: Name	Check applicable professional and provide information) Phone Cell Phone Cell Phone Cell Phone Phone Phone	

10. If Site Plan Action is Req	uired:	11. If Subdivision Action is Required:	
-What is the present use of the site ar	nd building(s)?	-After conferring with the City Tax Assessor, provide lot	
		numbers of new lot(s), dimensions, and area of each: (use extra	
		pages, if necessary)	
		Lot No(s) Dimension(s) Area(s)	
		xS.F.	
		S.F.	
-How will this be changed?		S.F.	
		Purpose of the Subdivision	
		To sell lot(s)	
		To build and sell homes (or other buildings)	
		Other (please explain):	
12. If Variances are Required	d :		
(Note: Properly scaled site plan must show all	dimensions relevant to varia	ance analysis)	
-Current use of lot(s) and building(s)	:		_
-Proposed use:			-
-If a "D" or "Use" Variance is requir	ed, please explain:		_
-Regarding any dimensional variance	es required, please fill o	out the following chart:	
Variance	Requirement of District	Present Proposed Condition Condition	
		·	
12 Prior Action: Disease detail on		decision relevant to this application. Supply date, name of Board	\dashv
		WITH EITHER BOARD ADMINISTRATOR.) If no prior action	
14. County and Other Agenc	y Actions (Provide n	necessary dates and decisions):	\neg
Site Plan:	-		
Subdivision:			_
Other:			

15. Space for Narrative : In this space you must provide a general narrative description of what is being proposed, as well as any information not otherwise set forth above which may be relevant to the application, including justifications, clarifications				
				and extenuating circumstances. FAILURE TO PROPERLY COMPLETE THIS SPACE WILL CONSTITUTE AN
INCOMPLETE APPLICATION.				
16. Signature of Applicant(s):				
	Date			
-	Date			
17. This space for Board Administrator:	18. Notarized Statement by Applicant:			
-	State of New Jersey } ss.			
-Staff Committee action took place	County of Atlantic }			
and case assigned to	, being duly			
the Planning Board for or	sworn according to law, deposes and says, that			
	the statements contained in the above application			
-This application received by the	and the statements contained in the papers			
Planning Board Administrator on	submitted herewith are true.			
	Sworn to and subscribed before me this			
	day of			
D	day or			
By:				

Corporate Disclosure Form

(Corporation	Name)	
IN THE MATTER OF THE	: MARGATE CITY PLANNING B	OARD
APPLICATION OF	(print applicant name)	
	(print applicant name)	
Pro	operty Location	
Block ()	Lot ()	
(print applica	, of full age, hereby certified ant name)	the following factual information:
1 Lam authorized to fi	le this Certification on behalf of	the
	Pitt	corporation name)
	ty, which is the subject of this application.	
2	is a is a (style of)	corporation organized
pursuant to the laws	of the State of	
	essed of all persons having a 10% or greater owned	ership Interest in
(print corpora)	tion name)	
4. There are no other p	ersons or entities having a 10% or greater interest	in
(print corpor	ration name)	
I certify that the foregoing st are willfully false, I am subj	tatements made by me are true. I am aware that if ect to punishment.	any of the foregoing statements made by me
(signature)	(print name)	(title)
Dated: ()	