Dear Taxpayer:

Please be sure that you have enclosed **all** of the following documents:

- 1. **Civil Action Complaint Form** Must be completely filled out and signed. NOTE In a Tax Court complaint where the taxpayer is the plaintiff, the proper defendant is the **municipality**.
- 2. Local Property Tax Case Information Statement If your complaint includes more than one contiguous property, you must complete a separate case information statement for each property.
- 3. **Proof of Service** The proof of service form is sent to the Tax Court Management Office **only**. In this form, you certify that you delivered, **personally** or by ordinary mail, a copy of your complaint to the Assessor, Clerk and County Board of Taxation.
- 4. **Copy of the County Board of Taxation Judgment** If your complaint includes more than one contiguous property, you **must** attach a separate county board of taxation judgment for each separately assessed property. A separate complaint **must be filed** for each tax year for each separately assessed property. See *Rule* 8:3-1(c) for exceptions. If an assessment is over \$750,000, a copy of the Notice of Assessment card or tax bill must be attached to the complaint for each separately assessed property.
- 5. **Correct Filing Fee** Be sure to enclose the correct filing fee (payable to the *Treasurer, State of New Jersey*) with the complaint. See Tax Court *Rule* 8:12 in the booklet entitled <u>Rules Governing the Tax Court</u>, Part VIII. Your **complaint will not be processed** until you submit the correct filing fee.

Shortly after your complaint has been docketed, you will receive a Case Management Notice. The Case Management Notice will contain the docket number assigned to your complaint, important information about dates for completion of discovery, the anticipated month and year of your trial, as well as the name of the case manager to contact should you have any questions.

For cases assigned to the STANDARD TRACK, please note that you should **not** file the Mandatory Settlement Conference Report with your complaint. Your Case Management Notice will also contain important information about the month and year during which the Mandatory Settlement Conference is to be held. You must participate in the Mandatory Settlement Conference and complete the Mandatory Settlement Conference Report at that time. Please see the <u>Rules Governing the Tax Court</u>, Part VIII for further information on the requirements for local property tax cases.

If, after reviewing these documents, you decide not to continue with this appeal, you should complete the form labeled *Withdrawal of Complaint* and return that document to the Tax Court Management Office. You do not need to complete the other documents contained in this package if you are withdrawing your case.

NOTE:

- 1. The use of this printed complaint form is optional. If another form is used, it must set forth the claim for relief and the facts on which the claim is based. The form of the complaint shall conform to the rules of court. The wording in this sample form may be modified to conform to the claim made and relief sought in a particular case. However, the applicable Local Property Tax Case Information Statement (CIS-LP) must be attached to the **face** of the complaint.
- 2. If the complaint contests the assessments of condominium units, the complaint will consist of the following: a single case information statement (not one for each separate condominium unit), to which is attached the condominium schedule in the form required by the Court, both of which shall be attached to the **face** of the complaint.
- 3. A local property tax assessment complaint for review of the action of the County Board of Taxation must be **received** in the Tax Court Management Office within the **45 day time period** provided by the rules of court, together with the proof of service as required and with the correct filing fee.

A local property tax appeal that is not an added or omitted assessment and exceeds \$1,000,000 or a local property tax appeal that is an added or omitted assessment and exceeds \$750,000 may be filed directly with the Tax Court. The complaint must be received in the Tax Court Management Office on or before **April 1** of the tax year.

In a taxing district where a municipal-wide revaluation or a municipal-wide reassessment has been implemented, complaints that qualify for direct review of the assessment by the Tax Court must be filed on or before **May 1** of the tax year.

- 4. If the complaint seeks review of the judgment of the county board of taxation, the proper defendant is the municipality, **not** the county board of taxation or the municipal assessor.
- 5. If the complaint is a direct appeal to the Tax Court, a copy of the Notice of Assessment card or tax bill must be attached.
- 6. A tenant who is entitled to file a complaint to contest a local property tax assessment shall state whether the tenant has the authorization of the owner to file the complaint. The tenant shall serve a copy of the complaint on the record owner of the property in accordance with *Rule* 8:5-3(a)(8).

Please note:

Rule 1:38-7(b) requires attorneys and self-represented litigants to redact (remove) confidential personal identifiers from all documents prior to filing, unless required by statute, court rule, administrative directive or court order.

Rule 1:38-7(a) defines a confidential personal identifier as a *Social Security number, driver's license number, vehicle plate number, insurance policy number, active financial account number, or active credit card number.* An active financial account number may be identified by the last four digits when the account is the subject of litigation and cannot otherwise be identified.

It is not the responsibility of court staff to redact (remove) confidential personal identifiers when included in pleadings or other documents submitted to the court.

NOTICE: This is a public document, which means the document as submitted will be available to the public upon request. Therefore, do not enter personal identifiers on it, such as Social Security number, driver's license number, vehicle plate number, insurance policy number, active financial account number, or active credit card number.

Tax Court of New Jersey Case Information Statement (CIS-LP)				
Instructions: To be attached to face of complaint (type or print)				
Attorney Name (List your information if you	are not represented by a	n attorney)		Attorney ID Number
Street			E-mail Address	
City		State	Zip	Telephone Number
Part A. Check one of the following ca	se types and the f	iling fee		
Direct Appeal Added or Omitted Assessment Appeal from County Tax Board Judgment Farmland Qualification Correction of Error Farmland Rollback Exemption Other Note: To be in the Small Claims Division, the property must be: a class 2 property (1-4 family residence), a class 3A farm				
residence, to correct an error pursuant to N.				
□ Check for Small Claims Division				
Filing Fee Submitted Check/other Attorney Charge Account Number \$				
Part B. Fill in the following for all cas	es			
1. Plaintiff		Defendan	t	
2. County	Block	Lot	L	Jnit
3. Assessment year(s) in contest			i	
4. Property Address	4. Property Address			
 5. Property Type (check one) 1-4 Family Residence (class 2) Casino Condominium Farmland Industrial Nursing Home Senior Citizen/Veteran Deduction Vacant Land Other 		 Commercia Farm Resid Hotel Multi-Unit F Pipeline Tax Exemption 	dence (class 3A) Residential (over 4 ot	Percentage Units) 1-4 family residence
 6. Is plaintiff the Owner Court Appointed Rent Receiver 	☐ Tenant☐ Municipality	<i>v</i> □ 0		ontract Purchaser

7. Is an exem	nption claimed?			
🗆 Yes	□ No	□ Туре		
If more that	If more than one assessed property is included in the complaint, are they contiguous and in common ownership?			
🗆 Yes	□ No			
	vidual Case Information Statements for ium/Multiple Assessment Schedule.	each separately assessed parcel. If m	nultiple condominium units, attach the	
Part C. Fill in	the following for all Case Types e	except Farmland Rollback		
	Assessment	for the year set forth in No. 3 above		
	Original Assessment	County Ta	x Board Assessment	
Land	\$		\$	
Improvem			\$	
Exemptio	n \$		\$	
Total	\$	Total	\$	
Part D. Fill in	the following only for Farmland I	Rollback		
Year	Non-Qualified Assessed Value	Qualified Assessed Value	Assessment Subject to Rollback	
	\$	\$	\$	
	\$	\$	\$	
	\$	\$	\$	
Dort E Eill in	the following:			
should	<i>rect Appeals</i> - The total assessment r d be the Original Improvement* and th ed assessment. See Court <i>Rule</i> 8:2(c	e added, omitted or omitted/added		
		dded Assessment ONLY		
Said property is	the subject of an added assessment for			
	Original Assessment		Tax Board Judgment	
Improvem			\$	
for	Assessment \$	Prorated Assessm for months	ent \$	
Qalid manage		I or Omitted/Added Assessment		
Said proper	ty is the subject of an omitted or omitted Original Assessment		nt year as follows: Tax Board Judgment	
Land	\$	-	\$	
Improvem		—	\$	
	Assessment. \$			
for		for months	····· +	
The Judiciary will provide reasonable accommodations to enable individuals with disabilities to access and participate in court events. Please contact the local ADA coordinator to request an accommodation. Contact information is available at njcourts.gov.				
Will an interpreter be needed? Yes No If yes, for what language				
Please Note: Only an interpreter registered with the Administrative Office of the Courts may be used during a court proceeding.				
I certify that confidential personal identifiers have been removed from documents now submitted to the court, and will be removed from all documents submitted in the future in accordance with <i>Rule</i> 1:38-7(b)				
Dated	Dated Signed (must be signed by each plaintiff)			
Make Filing Fee checks payable to: <i>Treasurer, State of New Jersey</i> Mailing Address: Tax Court Management Office, P.O. Box 972, Trenton, NJ 08625-0972				
1				

Address		
Felephone Number	Email Address	
		Tax Court of New Jersey
		Docket No.
Plaintiff,		
		Civil Action
Ι.		Taxpayer Complaint
		(Local Property Tax)
Defendant.		

- 1. Plaintiff is the taxpayer of the property shown on the local property tax case information statement(s) attached to the **face** of the complaint.
- 2. Plaintiff contests the action of the <u>County Board of Taxation with respect to the assessment(s)</u>, or the assessment(s) if a direct appeal, on the ground that the assessment(s) is/are in excess of the true or assessable value of the property.
- 3. This complaint pertains to ________ separately assessed parcel(s). (If the assessment of more than one separately assessed parcel is contested, each will be considered as a separate count of this complaint, and each must be shown on a separate local property tax case information statement attached to this complaint, except for condominium units. See note 2).

4.	Are any prior years pending in the Tax Court for the same property?	Yes	🗌 No
	If yes, list assessment year(s).		

5. Additional allegations, if any, are set forth in the attached Rider.

Wherefore, Plaintiff demands judgment **reducing** the said assessment(s) to the correct assessable value of the said property and such other relief as may be appropriate.

Date

Signature of Plaintiff or Attorney for Plaintiff

Plaintiff or Filing Attorney Informa	tion:	
Name		
4.11		
	Email Address	
	Additional Informa	tion Sheet
		Tax Court of New Jersey Docket No.
Plaintiff,		
v.		Civil Action Complaint (Local Property Tax)
Defendant.		

- **Proof of Service** A copy of your complaint must be served on the clerk and assessor of the taxing district and the administrator of the county board of taxation. All three must be served.
- On ______, I, the undersigned, served on the Clerk of ______ (taxing district), or the person in charge of the office, personally OR by ordinary mail in accordance with *Rule* 8:5-4 (strike one out), a copy of the within complaint.
- On ______, I, the undersigned, served on the Assessor of ______ (taxing district), or the person in charge of the office, personally OR by ordinary mail in accordance with *Rule* 8:5-4 (strike one out), a copy of the within complaint.
- On ______, I, the undersigned, served on the Administrator of the ______ County Board of Taxation, or the person in charge of the office, personally OR by ordinary mail in accordance with *Rule* 8:5-4 (strike one out), a copy of the within complaint.

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Date

Signature



Tax Court of New Jersey

Withdrawal of Complaint

Complete and return this form if you do NOT wish to proceed with your Tax Court complaint.

Your Name and Address:

Dated: _____ Signature: _____

Mail a copy of the signed form to your adversary and to the Tax Court Management Office at P.O. Box 972, Trenton, NJ 08625-0972.