
BE IT ORDAINED by the Township of Manalapan, County of Monmouth, State of New Jersey, as follows:

SECTION 1. Chapter 95, “Development Regulations”, Section 95-3.14, “Fees, deposits and other charges”, be and the same is hereby amended and supplemented to read, in full, as follows:


[Amended by Ord. No. 95-12; Ord. No. 95-20; Ord. No. 95-21; Ord. No. 98-21; Ord. No. 2015-13]

A. Fees due at time of filing. The fees, escrow deposits and other charges contained in this section shall be due and payable to the Township of Manalapan at the time of filing the application for development or appeal. Prior to the Planning Board, Zoning Board of Adjustment or Township Committee rendering a decision on an application for development or appeal, the Secretary or Clerk of the Board or of the Committee shall certify on the record that all of the required fees, deposits required and other charges have been paid. If not previously pad, the Board or Committee shall not render a
final decision granting the relief requested until the applicant or
appellant has paid the required deficient fees or given his assurance
of payment to the Board or Committee in a form satisfactory to the
Board or Committee.

B. All fees and escrow deposits set forth herein are for various application
types, and if an application has a request for approval of more than
one type, the fee to be paid shall be equal to the sum of the fee for
each type of relief sought or application made.

(1) Minor subdivision and major subdivision application fees
shall be as follows:

(a) Fees:

[1] Fee for a minor subdivision shall be $250,
$100
plus $50 per lot $1,000
(b) Preliminary major subdivision. The fee shall be $500 plus $100
per unit.

(c) The fee for final major subdivision approval shall be ½ of the
preliminary major subdivision application fee.

(d) The fee for an extension of time of a minor subdivision,
in preliminary or final major subdivision shall be $250.

(e) The fee for an amended minor subdivision or amended
preliminary or final major subdivision shall be ½ of the original
filing fee.

(f) The fee for a waiver pursuant to N.J.S.A. 40:55D-51 that is
requested as part of the application, $150 for first waiver, $50.00 for each additional waiver.

(2) Site plan application fees are as follows:

(a) Minor site plan or preliminary major site plan application.

[1] Nonresidential use. A fee shall be paid at the time of filing an application for site plan approval as follows:

$500

[a] Two hundred dollars for change of use and/or any site improvements not including building addition.

$750.00

[b] Five hundred dollars for any application proposing a new building or addition to an existing building having a gross floor area of less than 5,000 square feet.

$1,500

[c] One thousand dollars for any application proposing a new building or addition to an existing building having a gross floor area of 5,000 square feet or more but less than 10,000 square feet.

[d] For applications proposing a new Building larger than 10,000 square feet or an addition to an existing building having a gross floor area of 10,000 square feet.
feet or more, $1,500. One thousand dollars plus $250 for each 5,000 square feet or fraction thereof of building or addition.

$750 $50

[2] Residential use fee shall be $500, plus $25 per unit up to $20
500 units and $10 per unit thereafter. This fee shall apply to any development application proposing residential use which requires site plan approval.

(b) Final site plan application. The fee shall be ½ the original filing fee for a preliminary site plan application.

(c) Submission of amended site plan. The fee shall be ½ of the original application fee for the stage of application (preliminary or final).

(d) Extension of site plan approval as set forth and defined in N.J.S.A. 40:55D-49 and 40:55D-52. The fee shall be $250 for the stage of application (preliminary, minor or final)

(e) The fee for a waiver pursuant to N.J.S.A. 40:55D-51 that is requested as part of the application, $150 for the first waiver, $50 for each additional waiver.

(f) Minor accessory improvement application: $500

(3) Conditional use permits: $200, $500

(4) Applications for variances (per building lot for which variances are required):
(a) Existing one- or multi-family residential use in a residential zone permitting such use (N.J.S.A. 40:55D-70c): $200 - $300

(b) Existing one- or multi-family residential use in a zone not permitting such residential use (N.J.S.A. 40:55D-70d): $300 - $400

(c) New one- or multi-family residential use in a residential zone permitting such use (N.J.S.A. 40:55D-70c): $300 - $400

(d) New one- or multi-family residential use in a zone not permitting such use (N.J.S.A. 40:55D-70d): $500 - $600

(e) For non-residential variances applied for pursuant to N.J.S.A. 40:55-D-70c other than as covered by Subsection B(6)(a) through (d) above: $300 - $400

(f) Variances for non-residential uses applied for pursuant to N.J.S.A. 40:55-D-70d other than as covered by Subsection B(6)(a) through (d) above: $500 - $600

(g) Application for new construction pursuant to N.J.S.A. 40:55D-36: $500 per lot structure.

(5) Application to hear and decide application pursuant to N.J.S.A.40:55D-70a: $200 - $300

(6) Requests for interpretations pursuant to N.J.S.A. 40:55D-70b: $250 - $350

(7) Variance applications for signs where no site plan review is involved, upon filing the application or appeal: $250 - $500

(8) Fee for providing each list of property owners within 200 feet: $25 - $10
(9) Publication of notice of decision on application for development if requested by the applicant: $50.

(10) The municipal agency’s expert witness hired in accordance with this chapter: deposit amount determined by municipal agency. Fee shall be the actual amount billed to the Township of Manalapan by the expert witness. Copies of stenographic transcripts of proceedings before the municipal board or agency: actual cost billed to the Township.


(12) Duplicate recording of proceedings before municipal board or agency: fees as established by Chapter 102 of Township Code.

(13) Copies of any final decisions or other public documents: fees as established by Chapter 102, Township Code, for copies of public documents and services.

(14) Informal review of site plan or subdivision concept plan: $200 per application or resubmission.

(15) Certified copy of Zoning or Official Tax Map: $5 per sheet.

(16) Copy of development regulations: $80 each.

(17) Amended plans and applications. Amended plans and applications shall not include:

(a) A submission of a site plan or subdivision plan which previously received Board approval and the revision is submitted to conform to
condition(s) of approval provided escrows have not been released: $350.

(b) A submission for a pending site plan or subdivision application which has been revised to comply with technical requirements such as, but not limited to, lighting specifications, paving specifications, drainage facility specifications, landscaping specifications or other minor changes which do not require a public hearing provided escrows have not been released: $350.

$2,500

(18) General development plan application: $2,000.
(19) Master plan or zone change request: $500.

(20) Fee for special meetings of Planning or Zoning Boards: $1,500

C. Escrow funds deposit.

(1) General.

(a) The fees, deposits and charges for applications to the Planning Board and Board of Adjustment as provided for by law and established above are nonrefundable and are for purposes of offsetting administrative and clerical costs, exclusive of the legal, planning, engineering and other professional fees, costs and expenses which may be incurred and which are provided for hereinafter.

(b) In addition to the payment of the nonrefundable fees, deposits and charges, applications for site plan or subdivision or general development plan or applications for conditional use approval or for
variance pursuant to N.J.S.A. 40:55D-70d where nonresidential use is proposed shall be accompanied by a deposit or escrow funds in accordance with the provisions of this subsection.

(c) All costs, expenses and fees incurred by the Planning Board, Board of Adjustment or Township, or other board, commission agency of the Township, for the services of a planner, engineer, attorney or other professional consultant or expert incurred during the development review process shall be paid by the Planning Board, Board of Adjustment or Township from the escrow funds.

(d) Escrow funds deposited under this subsection shall not be utilized to pay inspection costs required during the construction process.

(2) Applicability of escrow funds and escrow amounts. Escrow funds in the amount specified herein shall be required at the time of filing of the following applications:

(a) Preliminary major subdivision application or preliminary major site plan application, conditional use and/or use variance for residential use or an amended application for any of the aforementioned categories.

<table>
<thead>
<tr>
<th>Number of Lots or Units</th>
<th>Escrow Amount</th>
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<tbody>
<tr>
<td>10 or fewer</td>
<td>$3,000 plus $100 per lot or unit</td>
</tr>
<tr>
<td>11 to 25</td>
<td>$3,000 plus $75 per lot or unit</td>
</tr>
<tr>
<td>26 to 100</td>
<td>$5,000 plus $60 per lot or unit</td>
</tr>
<tr>
<td>In excess of 100</td>
<td>$7,500 plus $50 per lot or unit</td>
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(b) Final major subdivision application or final site plan application for residential use or an amended application for any of the aforementioned categories.

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<tbody>
<tr>
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<tr>
<td>26 to 100</td>
<td>$3,000 plus $50 per lot or unit</td>
</tr>
<tr>
<td>In excess of 100</td>
<td>$3,000 plus $40 per lot or unit</td>
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(c) Final Major Subdivision or final subdivision or final major site plan application is filed simultaneously with the application for preliminary approval.

(d) If a development application contains lots or units restricted to low- or moderate-income households, as generally defined by the zoning ordinances of the Township of Manalapan, those lots or units so restricted shall not be included in the computation of the required escrow amount.

(e) Nonresidential preliminary site plan approval:

<table>
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<th>Gross Floor Area (square feet)</th>
<th>Escrow Amount</th>
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<tr>
<td>Less than 10,001</td>
<td>$3,000 plus $50 per each 1,000 square feet of floor area or fraction thereof</td>
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10,001 to 50,000 $3,000 plus $400 for each 10,000 square feet of floor area or fraction thereof over 10,001 square feet.

In excess of 50,000 $4,000 plus $300 for each 10,000 square feet of floor area or fraction thereof over 50,001 square feet.

(f) [1] Variance application pursuant to N.J.S.A. 40:55D-70d: $3,000 ($1,500 if included as part of a Preliminary or Final Major Site Plan or Subdivision application.)

[2] Other applications:

[a] Conditional Uses $500.00
   $1,000

[b] Interpretation of Zoning Map or Ordinance $500.00
   $1,000

[c] Hear and decide appeals of administrative official $500.00
   $1,000

[d] Certificate of non-conformity $500.00
   $1,000

[e] Variance pursuant to 40:55D-7C $500.00*
   *Not part of a Site Plan or Subdivision application.

[f] Minor accessory improvements: $200 for initial review and $100 for each review of a resubmission.

(g) Nonresidential final site plan approval: ½ the original escrow fee paid at the time of filing preliminary site plan application or ¼ the
escrow fee required for a Preliminary Site Plan application if filed simultaneously with the Preliminary Site Plan application.

(h) Minor subdivision and minor site applications shall require an escrow fund deposited in the amount of $3,000 except that the amount of $1,500 shall be required for a resubdivision in which lot lines are moved and no new lots are created.

(i) Applications involving more than one of the above categories shall deposit the appropriate escrow amounts required under each category.

(j) Review of a general development plan: $5,000.

(k) Master Plan or zoning change request: $1,500.

(l) Informal professional review of a concept plan for a subdivision or site plan: $1,000.

D. Procedural requirements.

(1) Prior to an application which requires the deposit of escrow funds being determined complete by the Planning Board or Board of Adjustment, the applicant shall post the required escrow amount with the Planning Board Administrative Officer in the form of cash, certified check or money order and the applicant and the property owner shall execute an escrow agreement in the form approved by the Township Attorney.

(2) The applicant shall be required to deposit additional escrow funds when the escrow has been depleted to 20% of the original escrow
amount. When escrow funds have been so depleted, the Township Finance Officer shall notify the appropriate Board and the consultants and experts. The consultants and experts shall notify the Township Finance Officer as to additional costs anticipated. The Board shall not take action on the application until additional escrow funds adequate to cover anticipated costs have been deposited by the applicant.

(3) All billing by and disbursements to professional or experts shall be governed by procedures set forth in N.J.S.A. 40:55D-53-2.

(4) No plans or application shall be reviewed, commented on nor work performed by the Township's professional staff in the absence of adequate escrows. No work may be performed or services rendered after the release of an applicants or developer's escrows. Post release services may only be performed after the posting of new escrows sufficient to cover the services.

E. The fees, deposits and other charges stated above are to be cumulative, inasmuch as where an application or appeal to a Board contains requests for relief or review of more than one type and/or other charges and deposits are required, the total fees, other charges and deposits to be paid by the applicant or appellant shall be the cumulative total of the separate charges for each such application subsection.

F. For any plat or plan on which the fees were paid prior to the effective date of this subsection and for which an amendment to the preliminary or final
plat or plan is hereinafter applied for, the fees to be charged shall be 112
the fees as determined by this subsection as if the applicant had filed his
original application as of a date one day following the effective date of this
subsection.

G. Where an application for development is deemed incomplete by the
municipal agencies to which the application has been made, due to the
drawings and/or sketch plans not conforming to the Manalapan Township
Development Regulations, then, for purposes of defraying the costs and fees
incurred by the agency in reprocessing the application, the agency may
require upon resubmission of the application, the payment by the applicant
of additional application fees not to exceed 50% of the fees charged for the
application when originally submitted.

H. Waiver. The Board shall waive or exempt those charitable, philanthropic,
fraternal and religious nonprofit organizations holding a tax exempt status
under the Federal Internal Revenue Code of 1954 [26 U.S.C. §501(c) or (d)]
from the payment of those application fees established by this Chapter. The
Board shall not waive the escrow fees required hereunder. This waiver or
exemption as created by Subsection G above shall apply to only those
applications for development which are directly related to a nonprofit
purpose or activity.

I. The fee for individual residential lots without subdivision approval, minor
subdivision approval or lacking escrow fees posted as a part of a major
subdivision approval shall be $500 for review of plot grading plan,
driveway/sidewalk inspection, engineering inspection and certificate of occupancy inspection. If and in the event the cost of the inspection shall exceed $500, the applicant shall pay such additional costs based upon the hourly charge to the Township.

J. The fee for irrevocable license permit application pursuant to §95-7.24D shall be $100 for review of the plan and processing of the application.

K. Engineering and inspection escrow fees shall be paid by all applicants prior to the work commencing on the site. The fee shall be based upon the Engineer’s estimate of all standard outside improvements, including, but not limited to, storm drainage, parking areas, access driveways, traffic signage and striping, fencing, curbing, sidewalk, site lighting, landscaping, etc. The inspection fees to be paid shall be equal to 5% of the cost of the improvements as estimated by the Engineer.
NOTICE OF PUBLIC HEARING

The Ordinance published herewith was Introduced and approved at a meeting of the Township Committee of the Township of Manalapan held on March 27, 2019. This Ordinance will be further considered for final passage after a Public Hearing thereon before the Township Committee of the Township of Manalapan during a meeting to be held on April 24, 2019 at the Municipal Complex, 120 Route 522 and Taylors Mills Road, Manalapan, New Jersey at 7:30 p.m. or as soon thereafter as the matter may be reached, or at any meeting to which that meeting may be adjourned, at which time any and all persons who may be interested therein will be given an opportunity to be heard.

The proposed Ordinance in its entirety is on file in the Municipal Clerk’s Office and copies may be obtained without charge between the hours of 8:30 a.m. and 4:30 p.m. Monday through Friday. A complete copy may also be obtained from the Manalapan Township web-site www.mtnj.org under Agenda posted for the Township Committee meeting of April 24, 2019.

REGINA PRETEROTI, RMC
Municipal Clerk