

Application for Farmland Preservation

State Agriculture Development Committee

Program:	□ SADC Easement□ Count□ SADC Fee Simple□ Munic	•	
Landowner(s):		
Mailing Addre	ss:		
Farm Address	:		
Email:			
Primary Phone	e:	Alternate Phone:	
List of Parce	els in this application: County and Mu	unicipality only needs to be noted	d once if all are the same.
County:	Municipality:	Block:	Lot:
County:	Municipality:	Block:	Lot:
County:	Municipality:	Block:	Lot:
County:	Municipality:	Block:	Lot:
Additional Blo	ocks & Lots:		
	copies of your recent Farmland As (LOI) is required if you are in the		
Primary Co	ntact Same as Above		
Name:		Relation:	
Phone:		Email:	

Please refer to the <u>Guide and Resource Booklet for the NJ Farmland Preservation Program</u> for more information on any of the following sections.

CURRENT RESIDENTIAL USES OF THE PROPERTY

Please be aware that the number of residential buildings associated with the property can impact the value.
Are there any residences on the farm within the easement area (outside of any exception areas)?
\square NO \square YES If Yes, please describe how many and the type of residences.
Are any of the existing residences used for agricultural labor? \Box NO \Box YES If yes, please describe below:
RESIDUAL DWELLING SITE OPPORTUNITIES
For every I00 acres without an existing residence or residential exception area, the farm is eligible for one Residual Dwelling Site Opportunities (RDSO). These future residential opportunities need to be approved by the easement holder and/or the SADC and the inhabitants of the residence must be involved in the agricultural activities on the farm.
If eligible, how many RDSOs would you like to reserve?
NON-AGRICULTURAL ACTIVITIES
Are there existing non-agricultural uses on the farm? It is important to identify existing non-agricultural uses so they can continue after preservation. Expansion of these uses may be restricted by the Deed of Easement. NO Test If Yes, please describe the non-agricultural use and the frequency it occurs:
OFFERS OR APPROVALS
Do you have any written offers to purchase or lease the property for development? \square NO \square YES If yes, please provide a copy of the offers.
Does the property have major subdivision or site plan approval? ☐ NO If Yes, note which below ☐ Subdivision / Site Plan Application submitted and deemed complete by the Municipality ☐ Preliminary Subdivision / Site Plan Approval ☐ Final Subdivision / Site Plan Approval
The SADC will need to review all available site plan materials to determine whether it can be considered in the

appraisal process. Note any details on the offer or development application or approval below.

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EXCEPTION AREAS

Exception Areas are not covered by the Deed of Easement or restricted to agricultural use. Primary residential development rights retained for an exception area must be specified and considered in the appraisal process. Ancillary residential and non-residential uses are not restricted, unless requested, but such uses are subject to applicable municipal, county, state, and federal laws and regulations. Landowners will not be paid for acreage within exception areas. A general location and acreage are needed for the appraisal process but will later be surveyed for precision. Exception areas cannot be moved or expanded once the farm is preserved.

Please review the **Application Guide & Resource Booklet** for more information about exception areas. ☐ I do not want an Exception Area **Exception Area:** Acres □ Non-severable □ Severable ١. Is the exception area for \square existing or \square future residences? Or \square not for residential use. \Box The exception area will be restricted to \Box One single-family residence or (#) residences Type of residence(s) if other: \square Zero single-family residences: this exception is for flexibility of use. 2. Please describe any existing residences: 3. If the exception is for future residences, please describe the type and number of residences requested: 4. Does the exception contain the existing/proposed septic & utilities for the residence(s) or other uses? ☐ YES ☐ NO <u>Please review the Septic Policy</u> for additional information. 5. Does the exception contain any other buildings?

NO

YES If Yes, please describe below: **Exception Area:** Acres □ Non-severable □ Severable 1. Is the exception area for \square existing or \square future residences? Or \square not for residential use. \square The exception area will be restricted to \square One single-family residence or ____(#) residences Type of residence(s) if other: ☐ Zero single-family residences: this exception is for flexibility of use. 2. Please describe any existing residences: 3. If the exception is for future residences, please describe the type and number of residences requested: 4. Does the exception contain the existing/proposed septic & utilities for the residence(s) or other uses? ☐ YES ☐ NO <u>Please review the Septic Policy</u> for additional information.

5. Does the exception contain any other buildings?

NO

YES If Yes, please describe below:

STATEWIDE FORMULA

Pursuant to P.L. 2023, c.245 and N.J.A.C. 2:76-26 et seq. the SADC has established a Statewide Farmland Preservation Formula as an alternative method for the valuation of farmland easements. The SADC will certify an unrestricted market value per acre, of which 50% will be used as the base value for the Statewide Formula. The Statewide Formula worksheet will be provided in combination with the SADC's Certified Value.

The Statewide Formula includes a potential increase for the following: * Do you have a water usage certification or registration issued by NJDEP pursuant to N.J.A.C. 7:20A?
Do you have a water usage cortification or registration issued by NIDEP pursuant to NIAC 7:20A2
□ NO □ YES If Yes, a copy may need to be supplied.
* Do you have a woodland management plan or forest stewardship plan for the upland forest? \square NO \square YES If Yes, a copy needs to be supplied.
The Statewide Formula includes a potential increase in the development easement value by 5% of the per acre certified market value unrestricted for property of unique importance as defined below:
Property of unique importance" means Property that is significant because of its value to the municipality or local region due to its unique attributes, the preservation of which supports the local economy or the goals of the municipal or regional master plan. The Property will meet this definition if, at a minimum, its unique attributes are easily identifiable, supported by sufficient evidence, and such attributes are not assigned value in other Formula categories. Examples of a "Property of unique importance" may include, but not be imited to, properties that have historical or cultural significance, properties that provide an important viewshed, or properties that broduce a niche agricultural product or service.
Please indicate if this property has qualities to be considered of unique importance pursuant to the above definition and provide documentation of support:
The Statewide Formula offers voluntary deed restrictions (Pursuant to 2:76-26.9) for a 5% increase of the peracre certified market value unrestricted for each of the following restrictions to be included in the Deed of Easement. Please indicate if you would like to include these additional restrictions. A blank will be interpreted as an unwillingness to include the additional restrictions.
 I. A I0 percent impervious cover limitation. ☐ YES ☐ NO
For the purpose of the Deed of Easement, Impervious Cover means any structure or surface that prevents the infiltration of water into the land. Examples include, but are not limited to, pavement, sidewalks, surfaced driveways or parking areas, machine compacted soil or stone area, rooftops, buildings, barns, sheds, houses, garages, greenhouses, hoophouses, plastics or other impermeable ground covers. This term shall not apply to seasonal structures that remain in place for no more than 180 days, unimproved farm lanes, areas of field-based agriculture or seasonal ground coverings. This limitation does not include public roads or other roads owned or controlled by parties with rights superior to those rights conveyed to Grantee.
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expand the residence once preserved.

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ACKNOWLEDGEMENT

Please note that if the farm proceeds to preservation, any mortgages or liens will have to be paid off or subordinated to the deed of easement prior to or at closing. Please contact your local coordinator and/or SADC Preservation Coordinator with questions.

Please submit a copy of the deeds to the property along with the most current Farmland Assessment form(s). If the property is in the Pinelands, a Letter of Interpretation (LOI) is required.

If the landowner is a corporation we will need:

- Copy of Certificate of Incorporation
- Copy of By-Laws with any amendments and schedules
- Corporate Resolutions authorizing the preservation of the property

If the landowner is a Limited Liability Company (LLC), we will need:

- Operating Agreement
- Certificate of Formation

Applicant Signature: By signing below, you affirm that you are an owner of the property or otherwise have the authority to act on behalf of the owner. You also affirm that you received the <u>Guide and Resource Booklet for the NJ Farmland Preservation Program</u>, which includes important information about farmland preservation and a copy of the standard Deed of Easement. When applying for farmland preservation, your name is added to our contact list. You may opt out at any time.

Signature:	Date:
Signature:	Date:

If you have any questions, please contact your SADC Farmland Preservation Coordinator

- Atlantic, Camden, Cape May, Cumberland, & Gloucester: Heather Siessel heather.siessel@ag.nj.gov
- Bergen, Burlington, Hunterdon, Mercer, & Middlesex: Daphne Bacon daphne.bacon@ag.nj.gov
- Morris, Passaic, Somerset, Sussex, & Warren: David Zaback <u>david.zaback@ag.nj.gov</u>
- Monmouth, Ocean, & Salem: Katie Mazzella <u>katie.mazzella@ag.nj.gov</u>
- Preservation Program Manager: Stefanie Miller <u>stefanie.miller@ag.nj.gov</u>

Comments or Questions: