

January 4, 2021

BOROUGH OF HADDON HEIGHTS SERVICE OPERATIONS FACILITY 514 W. ATLANTIC AVENUE HADDON HEIGHTS, NJ 08035 WWW.HADDONHTS.COM

Phone: 856-546-2580 , Fax: 856-546-2584

Dear Homeowner:

In accordance with Borough Ordinance 2019:1469, An Ordinance Entitled: "Registration Of Residential Rental Units" Of The Code Of The Borough Of Haddon Heights, In the County of Camden, State of New Jersey, the Borough now requires all residential rental properties be registered on an annual basis. This includes all single-family and multi-family dwelling rentals, as well as owner-occupied multi-family homes. The full Ordinance can be found on the Borough's website at https://haddonhts.com/zoning/page/rental-property-registration.

This letter shall serve as the <u>FIRST</u> notice for the year 2021. All 2021 registrations must be received by the Borough **no later than March 31, 2021**. Registrations received after April 30 will have a \$100.00 late fee assessed.

For the year 2022 and each year thereafter, all annual registrations will be due April 1. Registrations received later than April 1st will incur a \$100.00 late fee.

Please be advised that this registration, along with the Certificate of Occupancy from the Fire Department are both required annually for all rental properties.

Upon any change of ownership <u>or tenancy</u>, the property owner/landlord must file for a Certificate of Continued Occupancy with the Zoning Office within <u>10 days</u> of the change.

Any questions or concerns regarding this registration should be directed to the Zoning Officer at 856-546-2580, ext. 52. Thank you in advance for your anticipated cooperation.

Regards,

Dave Taraschi Zoning Officer

NOTE: If paying fee in person; visit the office located at 514 W. Atlantic Avenue, Monday through Friday between the hours of 8:30am until 1:00pm.



BOROUGH OF HADDON HEIGHTS

Service Operations Facility 514 W. Atlantic Avenue Haddon Heights, NJ 08035 (856) 546-2580 www.haddonhts.com

ANNUAL REGISTRATION OF RENTAL UNITS

PROPERTY ADDRESS:						
BLOCK: Lo	LOT:					
NUMBER OF UNITS:						
PROPERTY OWNER INFORMATION:						
☐ Individual Owner(s) ☐ Partnership ☐ Co	orporation	☐ Limited Liability Corporation				
*Partnership, Corporation, & LLC Ownership Types — and address of each officer, director, stockholder, or partnership.		a separate list containing the name				
Owner Name:						
Corporate Officer of Partnership/LLC Name(s):						
Owner Address:						
City, State, Zip:						
Home Phone						
Cell Phone:						
Email:						
Name and address of a person who resides in the Borough of Haddon Heights and who is authorized to accept notices from a tenant or the Borough, to issue receipts for these notices, and to accept the service of process on behalf of the owner of record.						
Name:		Phone Number:				
Haddon Heights Address:						
MORTAGE HO	OLDER(S).					
THERE IS A MORTGAGE HOLDER ON THIS PROF	` /	CLE): YES NO				
Name of Mortgage Holder:						
Address of Mortgage Holder:						
RENTAL PROPERTY	Z DESCRIP	ΓΙΟN:				
OWNER OCCUPIED (PLEASE CIRCLE): YES	NO					
☐ Single Family Dwelling	☐ Two Uı	nit Multi-Family Dwelling				
☐ Three Unit Multi-Family Dwelling	☐ Four On Dwelling	r More Unit Multi-Family				
☐ Secondary Resident – Detached (e.g. Guest House) ☐ Room Rental(s)						
☐ Other (please describe)						

BUILDING INFORMATION:

		DUILDII	NG INFORM	IATION:			
Year Const	ructed:	Number o	Number of Stories: Tot			tal Sq. Feet:	
Number of	Dwelling Units:						
Heating Sys	stem Type:	Natural Gas	□ Oil	□ Electric			
Smoke Dete	ection System:	Battery Operat	ted 🗆 Hardw	vired Cent	ral Station Mor	nitored	
* IF FUEL C INFORMATI	OIL IS USED TO I	HEAT THE UN	IT, PLEASE IN	NCLUDE THE	FOLLOWING		
Fuel Oil Dea	ler Servicing Uni	t:	C	Grade of Oil Us	sed:		
		OCCUPA	NT INFORM	MATION:			
UNIT#	NUMBER OF BEDROOMS	NUMBEI OCCUPA		MONTHLY RENT		UTILITIES NCLUDED	
NAMES O	F OCCUPANTS	1.	2.		3.		
UNIT#	NUMBER OF BEDROOMS	NUMBEI OCCUPA		MONTHLY RENT		UTILITIES NCLUDED	
NAMES O	F OCCUPANTS	1.	2.		3.		
By signing be statements co have read the conditions out the Borough New Jersey. It the dwelling unot impact c	pelow, I, the owner than two (2) the above information of the lower intained in this apple Borough's Ordination of Haddon Height I also grant permisunit(s) for which the ompliance with left the New Jersey Market I also grant permisunit(s) for which the ompliance with left the New Jersey Market I also grant permisunit(s) for which the Mew Jersey Market I also grant permisunit(s) for which the New Jersey Market I also grant permisunit(s) for which the New Jersey Market I also grant permisunity is the New Jersey Market I also grant permisunity	er of the aforer olication are true nance 2019:1469 ffirm that the "us's Municipal Lasion to the Publicis license is requocal zoning law	mentioned propand correct to to and understarnit(s)" for which of the conficial of the ested. Disclaim of regulations and regulations.	perty, hereby a the best of my lead that I will come and the U the Borough of Here: Satisfaction ons, specifical	affirm and acknowledge. I fustomply with all ag for are in full inform Fire Coaddon Heights the of annual rentally the requirem	owledge that the rther affirm that I of the terms and compliance with de of the State of the right to inspect I registration does	
Signature of	Owner			Date			
•	i is to be complete Avenue with the j	fee <mark>(\$50 per ren</mark>	<mark>tal unit),</mark> paya	ible to "the Bo			
FOR OFFICE USE ONLY □ HAND DELIVERED □ MAIL □ EMAIL □ FAX Date Received:							
	Check #		☐ Credit/Debi		Amount Paid:	•	
					1		

New Jersey Department of Community Affairs Division of Codes and Standards Landlord-Tenant Information Service

REGULATIONS FOR THE LANDLORD IDENTITY REGISTRATION FORM

N.J.A.C. 5:29-1.1

Printed June 2011

5:29-1.1 Applicability

- (a) Pursuant to N.J.S.A. 46:8-28 and 46:8-29, the form prescribed by this subchapter is required to be given by landlords to tenants in single unit dwellings and in two unit dwellings that are not owner-occupied and to be filed in the office of the clerk of the municipality in which any such single unit dwelling or two-unit dwelling is situated.
- (b) Tenants in multiple dwellings are required to be given a copy of the certificate of registration filed with the Bureau of Housing Inspection in accordance with N.J.S.A. 55:13A-12, N.J.S.A. 46:8-28 and N.J.A.C. 5:10-1.11. (Contact the Bureau of Housing Inspection, P.O. Box 810, Trenton, New Jersey 08625 (609) 633-6240 for registration applications for buildings with three or more dwelling units)

THE ATTACHED FORM IS TO BE FILED WITH THE MUNICIPAL CLERK AND DISTRIBUTED TO TENANTS IN SINGLE UNIT DWELLINGS AND IN TWO UNIT DWELLINGS THAT ARE NOT OWNER-OCCUPIED. (DO NOT SEND THIS STATEMENT TO LANDLORD-TENANT INFORMATION SERVICE)

Similar forms may be obtained from private sources. You may obtain a copy of the form by faxing your request to (609) 609-292-2839 or by writing to:

New Jersey Department of Community Affairs
Division of Codes and Standards
Bureau of Homeowner Protection
Landlord-Tenant Information Service
P.O. Box 805
Trenton, New Jersey 08625-0805

LANDLORD IDENTITY REGISTRATION STATEMENT ONE AND TWO-UNIT DWELLING REGISTRATION FORM

The form of the certificate of Registration to be filed with the municipal clerk and distributed to tenants by owners or non-owner occupied one- and two-unit dwellings shall be substantially as follows:

(1) Property Address:
(2) The names and addresses of all record owners of the building or the rental business (including all general partners in the case of a partnership) are as follows:
(3) If the record owner is a corporation, the names and addresses of the registered agent and of the corporate officers are as follows:
☐ Record owner is not a corporation.
(4) If the address of any record owner is not located in the county in which the dwelling is located, the name and address of a person who resides in the county and is authorized to accept notices from a tenant, to issue receipts for those notices and to accept service of process on behalf of the out-of-county record owner(s) is as follows:
☐ The addresses of all record owners in the county in which the dwelling is located:
(5) The name and address of the managing agent is as follows:
☐ There is no managing agent.
(6) The name and address (including dwelling unit, apartment or room number) of the superintendent, janitor, custodian or other person employed to provide regular maintenance service is as follows:
☐ There is no superintendent, janitor, custodian or other person employed to provide regular maintenance service.
(7) The name, address and telephone number of an individual representative of the record owner or managing agent who may be reached or contacted at any time in the event of an emergency affecting the dwelling or any dwelling unit, including such emergencies as the failure of any essential service or system, and who has authority to make emergency decisions concerning the building, including the making of repairs and expenditures, is as follows:

(a) The names and ad	dresses of all holders of recorded mortgages on the property are as follows:
☐ There is no record	ed mortgage on the property.
` '	o heat the building and the landlord furnishes the heat, the name and address of vicing the building and the grade of fuel oil used are as follows:
☐ The building is no☐ The building is he	t heated by fuel oil ated by fuel oil, but the landlord does not furnish heat.
Date	Landlord or Authorized Representative

SEND COMPLETED FORMS TO TENANTS AND ZONING OFFICER ONLY

EXHIBIT "A"

COMPLIANCE WITH LAND USE LAWS

40:55D-68. Nonconforming structures and uses

<u>Nonconforming structures and uses</u>. Any nonconforming use or structure existing at the time of the passage of an ordinance may be continued upon the lot or in the structure so occupied and any such structure may be restored or repaired in the event of partial destruction thereof.

The prospective purchaser, prospective mortgagee, or any other person interested in any land upon which a nonconforming use or structure exists may apply in writing for the issuance of a certificate certifying that the use or structure existed before the adoption of the ordinance which rendered the use or structure nonconforming. The applicant shall have the burden of proof. Application pursuant hereto may be made to the administrative officer within one year of the adoption of the ordinance which rendered the use or structure nonconforming or at any time to the board of adjustment. The administrative officer shall be entitled to demand and receive for such certificate issued by him a reasonable fee not in excess of those provided in R.S. 54:5-14 and R.S. 54:5-15. The fees collected by the official shall be paid by him to the municipality. Denial by the administrative officer shall be appealable to the board of adjustment. Sections 59 through 62 of P.L. 1979, c. 291 (C. 40:55D-72 to C. 40:55D-75) shall apply to applications or appeals to the board of adjustment.

In <u>Belmar v. 2011 6th Ave.</u>, <u>Belmar</u>, 309 N.J. Super. 663, 674 (Law Div. 1997), the Court suggested that since the statute confers a valuable property right, a prudent purchaser or mortgagee should take steps to secure that right by insisting on the statutory certificate. Note that this section authorizes the administrative officer to issue a certificate when a party applies for it within one year from adoption of the ordinance making a use non-conforming. But a certificate issued on an application to the administrative officer beyond the one-year time limit has no effect and such an application much be to the zoning board of adjustment. See <u>Cronin v. Township Committee</u>, 239 N.J. Super. 611, 618 n.1 (App. Div. 1990). See also <u>Stafford v. Stafford Zoning Bd.</u>, 154 N.J. 62, 69 (1998) (person who applies for non-conforming use certification more than one year after adoption of the pertinent ordinance must apply to zoning board).

Hence, if your property was converted to a rental/multiple dwelling property and you do not possess a certificate certifying that the use or structure existed in that capacity prior to the adoption of the Ordinance precluding single family residents from being converted to multiple family rental units on or after December 1973, application to the Planning/Zoning Board of the Borough of Haddon Heights will be required upon sale of your property for such use to continue.