



15 South Pennsylvania Avenue Atlantic City, NJ 08401

E 100.60

APPLICATION FORM

For

Certificate of Nonconformity

The application, with supporting documentation, must be filed with the Land Use Administrative Officer for review at least fifteen [15] business days prior to the meeting at which the application is to be considered.

To be completed by CRDA staff only.

Date Filed:

08-06-2075

Application No.: 2075-08-3884

Application Fees:

Escrow Deposit:

Scheduled for:
Review for Completeness:

1. SUBJECT PROPERTY
Location:

7. N. Georgin Mre A.C. No

Tax Map Page Block Lot(s)
Page Block Lot(s)
Dimensions Frontage Depth Total Area

Zoning District

Explain in detail current Use of Subject Property:

This II Can Around back yourd Street Anning

Certificate of Nonconformity being sought for Nonconforming

Use_____ D Structure____ D

Name		HA10 Homes A	11 116			
Email	PAV	Le Mais Ho.	mes ivs			
Address	2411	Fernand Dr.	Mayville	NS 08921		
Telephone Nu	mber_	732 910	4707			
Applicant is a:		Corporation	Part	tnership 🗹	Individual 🗇	

3. DISCLOSURE STATEMENT

Pursuant to N.J.S 40:55D-48.1 [Application by corporation or partnership; list of stockholders owning 10% of stock or 10% interest in partnership.] Disclosure of owners of organization and property subject to application. [A corporation or partnership applying to a governing body of a municipality]Any organization making an application for development under this act [for permission to subdivide a parcel of land into six or more lots, or applying for a variance to construct a multiple dwelling of 25 or more family units or for approval of a site to be used for commercial purposes] shall list the names and addresses of all members, stockholders or individual partners (collectively, "interest holders")[owning at least 10% of its stock of any class or at least 10% of the interest in the partnership], including any other organization holding at least a 10% ownership interest in the organization, and shall also identify the owner of the property subject to the application, including any organization holding at least a 10% ownership interest in the property [as the case may be]. In accordance with 40:55D-48.2 [Disclosure of 10% ownership interest of corporation or partnership which is 10% owner of applying corporation or partnership.] Listing of names and addresses of interest holders of applicant and owner organization. If [a corporation or partnership] an organization owns an interest equivalent to 10% or more of another organization the stock of a corporation, or 10% or greater interest in a partnership, subject to the disclosure requirements hereinabove described, [pursuant to section 1 of this act that organization shall list the names and addresses of its interest holders holding 10% or greater interest in the [partnership, as the case may be, and] organization. [this requirement shall be followed by every corporate stockholder or partner in a partnership, until the names and addresses of the stockholders and individual partners, exceeding the 10% ownership criterion established in this act, have been listed.] In accordance with recently added 40:55D-48.3 Disclosure of all officers and trustees of a non-profit organization. A non-profit organization filing an application for development under this act shall list the names and addresses of all officers and trustees of the non-profit organization. In accordance with 40:55D-48.4 [Failure to comply with act; disapproval of application.] Approval of application. a. No municipal planning board, board of adjustment or [municipal] governing body shall approve the application of any [corporation or partnership] organization or nonprofit organization which does not comply with this act. Any approval not in compliance with this act shall be voidable in a proceeding in lieu of prerogative writ in the Superior Court, b. Any party, including any member of the public, may institute a proceeding in lieu of prerogative writ in the Superior Court to challenge any PROPOSED AMENDMENTS TO MUNICIPAL LAND USE LAW approval granted by a municipal planning board, board of adjustment or governing body on the grounds that such action is void for the reasons stated in subsection a. of this section, and if the court shall find that the approval was not in compliance with this act, the court may declare the approval to be void. In accordance with 40:55D-48.5 [Concealing names of owners;] Organization or non-profit organization failing to disclose; fine. Any [corporation or partnership which conceals] organization or nonprofit organization failing to disclose in accordance with this act, [the names of stockholders owning 10% or more of its stock, or of individual partners owning a 10% or greater interest in the partnership, as the case may be,] shall be subject to a fine of \$1,000 to \$10,000, which shall be [recovered] recoverable in the name of the municipality in any court of record in the State in a summary manner pursuant to the "Penalty Enforcement Law" (N.J.S.A. 2A:58-1 et seq.).

Name Prut Verpicchis	Address	Interest 100 "/3
Name		
4. PROPERTY INFORMATION:	and the second s	ting or proposed on the avenuety.
Restrictions, covenants, easements,		
Yes [attach copies] No _		
Present detailed use of the premises	in the family have	
Two Stary	THE THEM	
- Iwa stary		
Note: All deed restrictions, covenant	s, easements, association	hylaws existing and proposed
must be submitted for review and m		
be approved.	ase se written in easily a	inderstandable English in order to
List the types of evidence supporting	the claim of nonconform	nity (attach said evidence hereto):
a. Visually fourced	tome AND SEEN SI	iske family home use
b		
с.		
d		
e		
5. Attach a copy of the Notice to app	pear in the official newsp	paper of the municipality and to be
vailed to the owners of all real prop	erty, as shown on the cu	rrent tax duplicate, located within
he State and within 200 feet in a	I directions of the prop	perty which is the subject of this
application. The Notice must specify	the sections of the Ordin	ance from which relief is
ought, if applicable.	Jeddong of the Ofull	Miles for which relief is
The publication and the some	iso on the offerted	

The publication and the service on the affected owners must be accomplished at least 10 days prior to the date scheduled by the Administrative Officer for the hearing. An affidavit of service on all property owners and a proof of publication must be filed before the application will be complete and the hearing can proceed.

NOTICE SERVED ON PROPERTY OWNERS WITHIN 200 FEET OF SUBJECT PROPERTY

Casino Reinvestment Development Authority Division of Land Use and Regulatory Enforcement 15 S Pennsylvania Avenue Atlantic City, NJ 08401

otice is hereby given that a written application has been filed by the undersigned with the asino Reinvestment Development Authority for a
Single family Home
n and upon the property shown as Block(s) 280, Lot(s), Lot(s)
7- North Georgia Ave.
a public hearing on the above-mentioned application has been scheduled for the day of, 20_, at a.m/p.m. Said hearing shall take place at:
he public is invited to attend this meeting.
The application and all plans relative thereto have been filed with the Land Use Administrat Official, Casino Reinvestment Development Authority, Division of Land Use and Regulatory Inforcement, 15 S Pennsylvania Avenue, Atlantic City, NJ 08401, and are available for inspection Monday through Friday, 9:00 a.m. to 5:00 p.m.
This notice is given in compliance with the requirements of Section 163-198 of the Land Us Development Code of the City of Atlantic City and the N.J.S.A. 40:55D-12.
Name of Applicant: 1-M 10 Home NJ LLC
Publication Date:

CERTIFICATIONS

27. I Work Vertice has certify that the foregoing statements and the materials submitted ar true. I further certify that I am the individual applicant or that I am an Officer of the Corporat applicant and that I am authorized to sign the application for the Corporation or that I am general partner of the partnership applicant. [If the applicant is a corporation, this must be signed by an authorized corporate officer. If the applicant is a partnership, this must be signed by a general partner.]							
	Sworn to and subscribed before me this day of, 20						
	NOTARY PUBLIC SIGNATURE OF APPLICANT						
	28. I certify that I am the Owner of the property which is the subject of this application, that I have authorized the applicant to make this application and that I agree to be bound by the application, the representations made and the decision in the same manner as if I were the applicant. [If the owner is a corporation, this must be signed by an authorized corporate officer. If the owner is a partnership, this must be signed by a general partner.]						
	Sworn to and subscribed before me this day of, 20						
	NOTARY PUBLIC SIGNATURE OF OWNER						
	29. I understand that the sum of \$ has been deposited in an escrow account (Builder's Trust Account). In accordance with Resolution 11-60 of the Casino Reinvestment Development Authority approving Land Use Fees and Escrow Deposit Requirements, I further understand that the escrow account is established to cover the cost of professional services including engineering, planning, legal and other expenses associated with the review of submitted materials and the publication of the decision by the Board. Sums not utilized in the review process shall be returned. If additional sums are deemed necessary, I understand that I will be notified of the required additional amount and shall add that sum to the escrow account within fifteen (15) days.						