Note: (1) The Freeze Act, *N.J.S.A.* 54:3-26, does not apply to a judgment granting an exemption or granting qualification for farmland assessment. (2) It is the policy of the Tax Court not to issue judgments applying the Freeze Act to an assessment until the assessment date has passed.

Filing Name	_	or Self-Repre	esented	Litigant Inforr	nation
NJ Att	torney ID N	lumber:			
Addre	ss:				
Telepl	hone:				
Email:	: 				
					Tax Court of New Jersey
				Plaintiff,	Docket Number:
				r iairitiir,	
٧.					Civil Action
					Application For Judgment
					Pursuant to N.J.S.A. 54:3-26 (County Board Judgment Freeze Act)
				Defendant.	(County Board Sudgment Freeze Act)
Block:		Lot:		Address:	
1.	Plaintiff is the taxpayer of the above property and demands judgment for tax year(s)				
	(freeze year(s)) pursuant to <i>N.J.S.A.</i> 54:3-26 based upon a judgment of the				
	County Board of Taxation for tax year (base year).				
	A final judgment having been entered by the				
	year	(bas	se year)	determining the	e assessment on the captioned property to be:
	La	and	\$		
	Im	provements	\$		
	To	otal	\$		
2.	There is r	no appeal pend	ding fron	n said base yea	ar judgment.
3.	There has been no change in value of the captioned property, revaluation or reassessment put				
					ne freeze year(s) referred to in paragraph one
	(1) above				
4.	No Freeze	e Act year(s) s	shall be t	he basis for ap	plication of the Freeze Act for any subsequent
	year.				
It is st	ipulated ar	nd agreed that	a judgm	ent incorporati	ng the above terms be entered affirming that the
	•	•		e for the freeze	•
D-1-		0:	Districtiff	A 44	District
Date	Signature of Plaintiff or Attorney for Pla				Plaintiff
Date		Signature of	Attorney	for Defendant	

Revised: 12/2024, CN: 10340