Na	me and Address of Attorney (List your information	f you are not represented by an attorney)	
Te	lephone Number		
		Tax Court of New Jersey	
Pla	aintiff,	Docket No.	
v.	,	Civil Action	
		Application For Judgment Pursuant To <i>N.J.S.A.</i> 54:3-26	
De	efendant.	(County Board Judgment Freeze Act)	
Ble	ock Lot Street Ad	lress	
1.	year(s)) pursuant to <i>N.J.S.A.</i> 54:3-26 based up for tax year (base year). A final judgment having been entered by the _ (base year) determining the assessment on the Land Improvement	\$	
2	Total		
2.	2. There is no appeal pending from said base year judgment.		
3.	3. There has been no change in value of the captioned property, revaluation or reassessment put into effect for the defendant taxing district for the freeze year(s) referred to in paragraph one (1) above.		
4.	No Freeze Act year(s) shall be the basis for ap	plication of the Freeze Act for any subsequent year.	
	is stipulated and agreed that a judgment incorpor the base year is applicable for the freeze year(s	ating the above terms be entered affirming that the judgment	
Date Plaintiff or Attor		or Attorney for Plaintiff	
Da	te Attorney	for Defendant	
No	ote: 1. The Freeze Act, <i>N.J.S.A.</i> 54:3-26, does requalification for farmland assessment.	ot apply to a judgment granting an exemption or granting	
	2. It is the policy of the Tax Court not to is the assessment date has passed.	sue judgments applying the Freeze Act to an assessment until	