"Not-for-Profit" Organization Tax Exemption Packet

RE: Tax Exemption Return (Form M-3)

Dear Applicant:

Section 12-89 of the Connecticut General Statutes (CGS) vests determination of the exemption status of property in the assessor. An organization claiming exemption pursuant to CGS 12-81 (7) (10) (11) or (16) must demonstrate to the satisfaction of the assessor, that they meet the requirements for an exemption. Organizations must demonstrate ownership by an organization that is exempt under CGS §12-81 and, the property to be exempted is used exclusively by the exempt organization for exempt purposes, subject to provisions of CGS 12-88. Additionally, no officer, member, or employee at any time shall receive any pecuniary profit from the operation, and upon the dissolution of the organization, its assets must go to another 501C organization.

Your exemption application should be accompanied by the required information listed below in order to expedite the processing of your exemption application:

Required Information:

- A copy of the organization's charter and mission statements.
- Income and Expense Statement.
- Federal Form 990 – Return of organization exempt from income tax.
- Statement of Assets and Liabilities.
- By Laws for property with disposition clause.
- Connecticut Sales Tax Certificate.
- Most recent Letter of Good Standing from the Secretary of State.
- Lease for rented space (if applicable).
- IRS 501(C) (3) approval.

Please provide a telephone number of a contact person.

The Assessor's Office should be contacted at (203) 854-7888 for questions pertaining to the Tax Exempt Organization Application and Quadrennial Renewal Report filing.

Sincerely,

Michael J. Stewart, CCMAII, IAO
Assessor
CITY OF NORWALK

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Sec. 12-81. Exemptions. The following-described property shall be exempt from taxation:

(7) Property used for scientific, educational, literary, historical or charitable purposes. Exception. Subject to the provisions of sections 12-87 and 12-88, the real property of, or held in trust for, a corporation organized exclusively for scientific, educational, literary, historical or charitable purposes or for two or more such purposes and used exclusively for carrying out one or more of such purposes and the personal property of, or held in trust for, any such corporation, provided (A) any officer, member or employee thereof does not receive or at any future time shall not receive any pecuniary profit from the operations thereof, except reasonable compensation for services in effecting one or more of such purposes or as proper beneficiary of its strictly charitable purposes, and provided (B) in 1965, and quadrennial thereafter, a statement shall be filed on or before the first day of November with the assessor or board of assessors of any town, consolidated town and city or consolidated town and borough, in which any of its property claimed to be exempt is situated. Such statement shall be filed on a form provided by such assessor or board of assessors. On and after July 1, 1967, housing subsidized, in whole or in part, by federal, state or local government and housing for persons or families of low and moderate income shall not constitute a charitable purpose under this section;

Declaration Type  Initial Application  Renewal (Quadrennial Report)

Name of Organization

Mailing Address

1. What are the purposes of this organization:

2. What section of the Connecticut General State Statutes is your organization claiming exempt status? (see next page for sections)

3. If not an agricultural or cemetery society, is the gross income of such corporation entirely devoted to scientific educational, literary, historical, charitable, or hospital purposes or to two or more such purposes?  Yes  No

4. During the last fiscal year ended What was the gross income of the organization $

5. During such fiscal year ended What were the gross expenditures $

6. Agricultural, Horticultural Societies Only: If such corporation is receiving from the State reimbursement in part for cash premiums given at an agricultural or horticultural exhibition held by it in the State, enter the date last reimbursement was received:

7. Cemetery Organization Only: Is its gross income entirely devoted to cemetery purposes?  Yes  No

8. Is any officer, member or employee of the organization receiving, or may he or she at any future time (even in the event of dissolution) receive any pecuniary profit from its operation, except reasonable compensation for services in effecting one or more of its purposes, or as a proper beneficiary of its strictly charitable purposes?  Yes  No

9. What would be the disposition of incidental profit, which such organization might make?

10. Does its charter contain any provisions relative thereto? (If yes, submit pertinent sections of the charter.)  Yes  No

11. What would become of the property of such organization in the event of its dissolution?

12. Does its charter contain any provisions relative thereto? (If yes, submit pertinent sections of the charter.)  Yes  No

13. Has the organization received an IRS exemption in accordance with section 501c? (Attach a copy)
CITY OF NORWALK

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14. On assessment day in the year of the return, specify book and market values of tangible personal property of such organization.

<table>
<thead>
<tr>
<th>Book Value</th>
<th>Market Value</th>
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15. Is all tangible personal property devoted to carrying out the purposes for which exemption is claimed? (If not list items below)

   Yes    No

15a. Specify the Personal Property (Furniture, Fixtures, Equipment, Leasehold Improvements ...) to be exempt.

16. Describe real estate, giving property location, assessor map and lot number, area and uses. (Attach listing if necessary)

17. Is all the real estate being used exclusively for purposes of the organization as stated in item 17?

   Yes    No

Describe below the real estate use for exempt and/or other purposes:

<table>
<thead>
<tr>
<th>Real Estate (Location/Parcel #)</th>
<th>Purpose Used</th>
<th>Percentage of Time Used for Other Purposes</th>
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18. Does the reporting organization own any real estate for which no income is derived on the land of which suitable buildings are in the progress of construction, which real estate is exempt from taxation under the first sentence of section 12-88 of the general statutes?

   Yes    No

19. Is any portion of the real estate rented? If yes, describe additional remarks below.

   Yes    No

Additional Remarks:

I do hereby declare under oath that, according to the best of my knowledge, remembrance and belief, this report is true.

<table>
<thead>
<tr>
<th>Date</th>
<th>Signed (Treasurer or other Chief Financial Officer of the Corporation)</th>
<th>Print name:</th>
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<tr>
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<td>X</td>
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</table>

Subscribed and Sworn to before me:

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<tr>
<th>Date</th>
<th>Signed (Justice of the Peace, Notary, Assessor, Town Clerk, Comm. Superior Court)</th>
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For additional information, please refer to the Section of the Connecticut General Statutes listed.

<table>
<thead>
<tr>
<th>Agricultural Societies</th>
<th>12-81(10)</th>
<th>Educational Organizations</th>
<th>12-81 (7)</th>
<th>Partially Exempt Property</th>
<th>12-88</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cemetery Use</td>
<td>12-81 (11)</td>
<td>Historical Organizations</td>
<td>12-81 (7)</td>
<td>Hospitals/Sanatoriums</td>
<td>12-88 (16)</td>
</tr>
<tr>
<td>Charitable Organizations</td>
<td>12-81 (7)</td>
<td>Horticultural Organizations</td>
<td>12-81 (10)</td>
<td>Scientific Organizations</td>
<td>12-81 (7)</td>
</tr>
<tr>
<td>Determination of Exemption</td>
<td>12-89</td>
<td>Literary Organizations</td>
<td>12-81 (7)</td>
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</tr>
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(7) Property used for scientific, educational, literary, historical or charitable purposes. Exception. Subject to the provisions of sections 12-87 and 12-88, the real property of, or held in trust for, a corporation organized exclusively for scientific, educational, literary, historical or charitable purposes or for two or more such purposes and used exclusively for carrying out one or more of such purposes and the personal property of, or held in trust for, any such corporation, provided (A) any officer, member or employee thereof does not receive or at any future time shall not receive any pecuniary profit from the operations thereof, except reasonable compensation for services in effecting one or more of such purposes or as proper beneficiary of its strictly charitable purposes, and provided (B) in 1965, and quadrennially thereafter, a statement shall be filed on or before the first day of November with the assessor or board of assessors of any town, consolidated town and city or consolidated town and borough, in which any of its property claimed to be exempt is situated. Such statement shall be filed on a form provided by such assessor or board of assessors. On and after July 1, 1967, housing subsidized, in whole or in part, by federal, state or local government and housing for persons or families of low and moderate income shall not constitute a charitable purpose under this section;

(11) Property held for cemetery use. Subject to the provisions of section 12-88, tangible property owned by, or held in trust for, a religious organization, provided such tangible property is used exclusively for cemetery purposes; donations held in trust by a municipality, an ecclesiastical society or a cemetery association, the income of which is to be used for the care or improvement of its cemetery, or of one or more private burial lots within such cemetery. Subject to the provisions of sections 12-87 and 12-88, any other tangible property used for cemetery purposes shall not be exempt, unless (a) such tangible property is exclusively so used and (b) no officer, member or employee of the organization owning such property receives or, at any future time, shall receive any pecuniary profit from the cemetery operations thereof except reasonable compensation for services in the conduct of its cemetery affairs and (c) in 1965, and quadrennially thereafter, a statement on forms prepared by the Secretary of the Office of Policy and Management shall be filed on or before the last day required by law for the filing of assessment returns with the local board of assessors of any town, consolidated town and city or consolidated town and borough, in which any of its property claimed to be exempt is situated;

(49) Nonprofit camps or recreational facilities for charitable purposes. Subject to the provisions of subdivision (7) of this section and section 12-88, real property and its equipment owned by or held in trust for any charitable corporation exclusively used as a nonprofit camp or recreational facility for charitable purposes; provided at least seventy-five per cent of the beneficiaries of its strictly charitable purposes using such property and equipment in each taxable year were bona fide residents of the state at the time of such use. During the month preceding the assessment date of the town or towns where such camp or facilities are located, such charitable corporation shall submit to the assessors of such town or towns a statement under oath in respect to such residence of such beneficiaries using such facilities during the taxable year ending with the month in which such statement is rendered, and, if the number of such beneficiaries so resident in Connecticut did not equal or exceed such seventy-five per cent, such real property and equipment shall not be exempt during the next ensuing taxable year. This subdivision shall not affect the exemption of any such real property or equipment of any such charitable corporation incorporated under the laws of this state granted prior to May 26, 1961, where such property and equipment was actually in use for such recreational purposes prior to said date;

Sec. 12-87. Additional report. Property, when taxable. During any year for which a report is not required by subdivisions (7), (10) and (11) of section 12-81, a report shall be filed during the time prescribed by law for the filing of assessment lists next succeeding the acquiring of property not theretofore made exempt by said subdivisions. Property otherwise exempt under any of said subdivisions and this section shall be subject to taxation until the requirements of said subdivisions and of this section have been complied with (1949 Rev., S. 1762.)

Sec. 12-87a. Quadrennial property tax exemption statements; extension of time to file. Whenever any organization claiming exemption from property tax under the provisions of subdivision (7), (10), (11) or (16) of section 12-81 has not filed within the time prescribed, a quadrennial statement concerning such claim for exemption as required in said subdivisions, the assessor or board of assessors of the municipality in which the property is situated, upon receipt of proof of substantial compliance by such organization with the requirements concerning submission of such statement, may allow an extension of time not exceeding sixty days within which such statement may be filed, provided whenever an extension of time is so allowed, such organization shall pay a fee of thirty-five dollars for late-filing to the municipality in which the property with respect to which such statement is submitted is situated.

(P.A. 79-51, S. 1, 2; P.A. 90-271, S. 5 and 24; P.A. 98-242, S.2, 9.)
History: P.A. 90-271 made a technical change; P.A. 98-242 changed requirement that the Office of Policy and Management approve extension requests to require approval by local assessors, effective June 8, 1998.

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Sec. 12-88. When property otherwise taxable may be completely or partially exempted. Real property belonging to, or held in trust for, any organization mentioned in subdivision (7), (10), (11), (13), (14), (15), (16) or (18) of section 12-81, which real property is so held for one or more of the purposes stated in the applicable subdivision, and from which real property no rents, profits or income are derived, shall be exempt from taxation though not in actual use therefor by reason of the absence of suitable buildings and improvements thereon, or if the construction of such buildings or improvements is in progress. The real property belonging to, or held in trust for, any such organization, no used exclusively for carrying out one or more of such purposes, shall not be exempt. If a portion only of any lot or building belonging to, or held in trust for, such organization is used exclusively for carrying out one or more of such purposes, such lot or building shall be so exempt only to the extent of the portion so used and the remaining portion shall be subject to taxation.

(1949 Rev., S. 1763.)

Sec. 12-89. Assessors to determine exemptions. The board of assessors of each town, consolidated town and city or consolidated town and borough shall inspect the statements filed with it and required by sections 12-81 and 12-87 from scientific, educational, literary, historical, charitable, agricultural and cemetery organizations, shall determine what part, if any, of the property claimed to be exempt by the organization shall be in fact exempt and shall place a valuation upon all such property, if any, as is found to be taxable, provided any property acquired by any tax-exempt organization after the first day of October shall first become exempt on the assessment date next succeeding the date of acquisition. Any organization filing a tax-exempt statement, aggrieved by the action of the assessor or board of assessors, may appeal, within the time prescribed by law for such appeals, to the board of assessment appeals. Any such organization claiming to be aggrieved by the action of the board of assessment appeals may, within two months from the time of such action, make application in the nature of an appeal therefrom to the superior court for the judicial district in which such property is situated.


History: P.A. 00-18 provided that property acquired by a tax-exempt organization after the first day of October shall first become exempt on the assessment date next succeeding the date of acquisition, and provided that appeals from action of board be taken in the judicial district where the property is situated, effective July 1, 2000.

Sec. 12-89a. Certain organizations may be required by assessor to submit evidence of exemption from federal income tax. Any organization claiming exemption from property tax in any municipality in which real or personal property belonging to such organization is situated, which exemption is claimed with respect to all or a portion of such property under the provisions of any of the subdivisions (7), (8), (10), (11), (12), (13), (14), (15), (16), (18), (27), (29), (49) or (58) of section 12-81, may be required upon request, at any time, by the assessor or board of assessors in such municipality to submit evidence of certification from the Internal Revenue Service, effective at the time of such request and in whatever form is then in use under Internal Revenue Service procedure for purposes of such certification, that such organization has been approved for exemption from federal income tax as an exempt organization under Section 501(c) or 501(d) of the Internal Revenue Code.

(P.A. 86-101, S. 1, 2 effective May 6, 1986, and applicable in any municipality to the assessment year commencing October 1, 1986, and each assessment year thereafter.)