APPLICATION FOR COUNTRY CLUB AGREEMENT

I,, of the							
(country	club), he	ereby	file	this	application	for	a
country club agreement with the Department of Asses	sments an	ıd Taxa	tion a	nd in	furtherance	of tl	his
application, state as follows:							
1. I am the(officer) o	of the _				_	
(country club) and	am author	rized to	make	this a _l	pplication.		
2. The						_	
is organized and operated exclusively as a country club	, having a	n area (of land	d of n	ot less tha	n fift	ty
(50) acres, on which is maintained a regular or champio	onship golf	f course	e of ni	ne hol	es or more	and a	1
clubhouse, and which has a dues paying membership or	f not less t	than on	e hund	red (1	00) persons	s who)
pay dues averaging at least fifty dollars (\$50) annually,	per memb	ber, wit	h the u	ise of	the club be	ing	
restricted primarily to members, their families and gues	sts.						
3. The description of the land used exclusively for cour	ntry club p	purpose	s is as	follov	ws:		
(Provide the tax map, block or parcel reference as w	ell as the l	legal de	escripti	ion)			
						_	
						_	

- 4. The attached questionnaire has been completed and signed under oath.
- 5. It is understood that the earliest the country club agreement will be effective is the January 1 following the receipt of the completed application and questionnaire and that the first tax bill which will reflect an assessment under the country club agreement will be that bill issued on the July 1 following the effective date.

Address:			
Telephone:			_
Fax:			<u></u>
	Respectfully sub	mitted,	

6. It is understood that the term of the initial country club agreement will be ten (10) years and

This form seeks information for the purpose of a Country Club Agreement on the indicated property. Failure to provide this information will result in denial of your application. However, some of this information may be considered a "personal record" as defined in State Government Article, §10-624. Consequently, you have the statutory right to inspect your file and to file a written request to correct or amend any information you believe to be inaccurate or incomplete. Additionally, personal information provided to the State Department of Assessments and Taxation is not generally available for public review. However, this information is available to officers of the State, county or municipality in their official capacity and to taxing officials of any State or the federal government, as provided by statute. Additionally, if your property would be used by the State Department of Assessments and Taxation as a comparable for purposes of establishing the value of another property in a hearing before the Maryland Tax Court, the requested information, or a portion thereof, may have to be provided to the owner of that other property.