## dor.sc.gov

## STATE OF SOUTH CAROLINA DEPARTMENT OF REVENUE SCHEDULE G FEE IN LIEU OF TAX SUPPLEMENTAL

2025

PT-300G (Rev. 6/23/23) 7096

When you file the PT-300 with the SCDOR, send the PT-300G to the county auditor where the FILOT project is located. Complete a separate PT-300G for each Schedule S or Schedule T you file.

Owner name	Schedule letter		
Date of agreement			
Plant location			
(Address)			
Fair Market Value of <b>real</b> property (appraised value)			
2. Assessment ratio for <b>real</b> property (see instructions)	2		%
3. Total Assessed Value of <b>real</b> property (multiply line 1 by line 2)	3		
Fair Market Value of <b>personal</b> property     (Income Tax basis less depreciation allowable by law)	4		
5. Assessment ratio for <b>personal</b> property	5	10.5	%
6. Total Assessed Value of <b>personal</b> property (multiply line 4 by line 5)	6		
7. Total Assessed Value of real and personal property (add line 3 and line	e 6)7		
TO BE COMPLETED BY COUNTY OFFICIAL			
Multiply by current millage rate	x		
Property Tax amount that would be due if property were not subject to fee			
I declare that the values provided above, to the best of my knowledge	ge and belief, are true, co	orrect, and complete	<del></del>
Print preparer's name:			
Signature of preparer:			
Phone number:			
Even ille			

Statement No. 77 of the Governmental Accounting Standards Board ("Statement No. 77") concludes that government financial statement users need information about certain tax abatements provided to taxpayers. For purposes of Statement No. 77, a "tax abatement" results from an agreement between a government and an individual or entity in which the government promises to forego tax revenues and the individual or entity promises to subsequently take a specific action that contributes to economic development or otherwise benefits the government or its citizens. One of the items that must be reported with respect to tax abatements is the gross dollar amount of taxes abated during the period. A Fee in Lieu of Tax (FILOT) Agreement may be construed as a "tax abatement" and therefore, a governmental entity may be required to report the foregone "tax revenues" associated with the FILOT Agreement. The SCDOR's sole purpose in requesting the information listed on this form is to collect data that may aid governmental entities in complying with the provisions of Statement No. 77. The SCDOR has not reviewed, and does not guarantee, the accuracy of the information contained in this schedule. To the extent the county has granted a taxpayer a special source revenue credit or bond, that information is not covered in this schedule, nor are any other incentives that might have been granted to the taxpayer.