FORM 323-IPT (8-25)

New Jersey Insurance Premiums Tax Economic Redevelopment and Growth Tax Credit

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TAX YEAR For Calendar Year Ending December 31,							
Name as Shown on Return			Federal ID Number	NAIC Numb	per		
Read The Instructions Before Completing This Form							
Part I Qualifications							
1.	Does the taxpayer have an approval letter from the New Jersey Economic Development Authority to receive a Economic Redevelopment and Growth Tax Credit?						
	Has the taxpayer received the original tax credit certificate or credit transfer certificate issued by New Jersey Division of Taxation?					YES	□NO
3.	the New Jersey	er acknowledges that the original tax credit certificate or credit transfer certificate issued by rsey Division of Taxation must be submitted prior to credit application					
Note: If the answer to question 1 or 2 is "NO," do not complete the rest of this form. The taxpayer is not eligible for this tax credit. Otherwise, go to Part II.							
Part II Calculation of the Economic Redevelopment and Growth Tax Credit							
4.	Unused credit of	carryforward – from line	I1 of the previous year's Form 323-IPT		4.		
5.	Enter the tax credit amount approved for the current tax period by the New Jersey Economic Development Authority and reported on the original tax credit certificate or tax credit transfer certificate				5.		
6.	Total Economic Redevelopment and Growth Tax Credit available for this tax period – add lines 4 and 5			I	6.		
7.			Γ form (DEXM, page 2, line 18; DEM, page 2, ne 27)		7.		
8.	Other Business	Tax Credits taken on cu	rrent year's return	Ī			
	(a)						
	(b)						
	(c)						
	(d)			Total	8.		
9.	Remaining tax I	liability after other Busin	ess Tax Credits – subtract line 9 from line 7		9.		
10.			d – taxpayers must enter the lesser of lines 6 EM, EXM, or EM		10.		

11.

11. Unused Credit Carryforward (If line 6 is greater than line 10, enter line 6 minus line 10)......

Instructions for Form 323-IPT

Purpose of this Form

This form must be completed by any taxpayer that claims a tax credit on Form DEM, DEXM, EM, or EXM as provided for in N.J.S.A. 52:27D-489f. The credit is in lieu of an incentive grant based on such incremental revenue, and is equal to the full amount of the incentive grant for certain qualified development projects. In accordance with N.J.S.A. 52:27D-489f(b)(3)(e), N.J.S.A. 34:1B-209, and N.J.S.A. 34:1B-209.3, the tax credit can be taken over a 10-year period at the rate of one-tenth of the total amount of the credit for each privilege period.

To qualify for this tax credit, the taxpayer must have received a tax credit certificate or credit transfer certificate issued by the New Jersey Division of Taxation. A completed Form 323-IPT must be attached to the return to validate the claim.

The credit amount may first be taken by the tax certificate holder, i.e., the original recipient, for the tax period for which it was issued, for the tax period in which it was issued, or for any tax period during the time the business is required to maintain the project at a location in New Jersey, as set forth in the incentive agreement with the Economic Development Authority. The tax certificate holder may transfer the tax credit amount on or after the date of issuance for use by the transferee, i.e., the credit purchaser, for the tax period for which it was issued, for the tax period in which it was issued, or for any of the next three successive tax periods. The tax certificate holder or transferee may first use the credit against tax liabilities for the tax period in which it was issued or for a succeeding tax period without being required to amend the tax return for the tax period for which the credit was issued. No more than the amount of tax credits equal to the total credit amount, divided by the duration of the tax credit term, in years, may be taken in any tax period. See N.J.S.A. 34:1B-209(d)(7). An original recipient or tax credit purchaser can carry forward any unused portion of the tax credit for 20 years from the tax period for which the certificate was issued regardless of which tax period the credit is first claimed against.

Taxpayers that purchased the tax credit through the Economic Development Authority tax benefit transfer program may also claim the credit using this form and are bound by the rules and limitations in the applicable credit transfer statute for the credit program.

Taxpayers may sell back tax credits to the state under the Division of Taxation tax credit purchase program. For more information, see Director's Tax Credit Purchase Program.

Part I - Qualifications

To be eligible for the tax credit, the answer to questions 1 and 2 must be "YES." If the answer is "NO," the taxpayer is not entitled to the Economic Redevelopment and Growth Tax Credit.

A copy of the tax credit certificate or tax credit transfer certificate, signed by all parties, along with a cover letter and a copy of the completed Form 323-IPT must be submitted by mail to the New Jersey Division of Taxation, Special Audit–Insurance, PO Box 247, Trenton, NJ 08695-0247 Failure to submit this documentation by mail will result in the delay and/or denial of the tax credit claimed.

Part II – Calculation of the Economic Redevelopment and Growth Tax Credit

Line 5 – The amount of the tax credit is equal to the amount reported on the tax credit certificate or tax credit transfer certificate, referenced in line 2 of the Qualifications section of this form, that was issued by the New Jersey Division of Taxation.

Line 6 – Enter the sum of the tax credit that was carried forward from the previous year and reported on Form 323-IPT Part II line 4 plus the tax credit for the current year reported on Part II line 5 of Form 323-IPT. This amount is the total Economic Redevelopment and Growth Tax Credit available for use in the current year.

Line 8 – Taxpayers claiming multiple Business Tax Credits must list all tax credits already applied against the tax liability to ensure accuracy of the calculation for maximum credit allowable.

Line 11 - Any amount of tax credit that exceeds the final tax liability for any tax year can be carried forward for use in a later tax year.

Unused Tax Credits

Any unused credit can be carried forward for 20 years from the tax period for which the certificate was issued. Note that each tax credit has its own statutory limitations. The tax credit is not refundable.