FILING INFORMATION

- Your filing status and gross income determine whether you have to file a tax return. **NOTE:** The income levels which determine whether or not you are required to file a return have been raised for the 1999 tax year. See chart below.
- Age is not a factor in determining whether a person must file. Even minors (including students) and senior citizens must file if they meet the income filing requirements.
- Gross income means taxable income after exclusions but before personal exemptions are subtracted. It does not include nontaxable benefits. See page 16 to find out which types of income are not taxable.
- Members of the Armed Forces see page 9 for additional information.

Use the following chart to determine whether you must file a tax return. This chart is a guide only and may not cover every situation. If you need assistance, contact the Division's Call Center (609-292-6400).

Who Must File

You must file a New Jersey income tax return if-

Your residency status is: your filing status is: and your gross income was more than:

Full Year Resident — File Form NJ-1040 (Resident Return) as a full year resident if:

• New Jersey was your domicile (permanent legal residence) for the entire year;

or

• New Jersey was not your domicile, but you maintained a *permanent** home in New Jersey for the entire year and you spent more than 183 days in New Jersey. (If you are a member of the Armed Forces stationed here and New Jersey is not your domicile, you are not a resident under this definition.)

Single \$10,000

Married, filing joint return (from all sources)

Head of Household
Qualifying Widow(er)

Married, filing separate return \$5,000
(from all sources)

Part-Year Resident — File Form NJ-1040 (Resident Return) as a part-year resident if:

You met the definition of resident for only part of the year.

NOTE: Both part-year resident (Form NJ-1040) and part-year nonresident (Form NJ-1040NR) returns may have to be filed when a part-year resident receives income from New Jersey sources during the period of nonresidence.

Single \$10,000 from all sources
Married, filing joint return
Head of Household
Qualifying Widow(er)

Married, filing separate return \$5,000 from all sources (for the entire year)

Nonresident — File Form NJ-1040NR (Nonresident Return) as a nonresident if:

New Jersey was not your domicile, and you spent 183 days or less here;

or

New Jersey was not your domicile, you spent more than 183 days here, but you did not maintain a *permanent** home here.

You may also be considered a nonresident for **New Jersey income tax purposes** if you were domiciled in New Jersey and you met **all** three of the following conditions for the entire year:

- You did not maintain a permanent home in New Jersey; and
- You did maintain a *permanent* home outside of New Jersey; and
- You did not spend more than 30 days in New Jersey.

Single \$10,000
Married, filing joint return (from all sources)
Head of Household
Qualifying Widow(er)

Married, filing separate return \$5,000 (from all sources)

* A home (whether inside or outside of New Jersey) is not permanent if it is maintained only during a temporary or limited period for the accomplishment of a particular purpose. Likewise, a home used only for vacations is not a permanent home.

Also File a Return if:

- You had New Jersey income tax withheld from your wages and are due a refund.
- You paid New Jersey estimated taxes for 1999 and are due a refund.

Other Filing Information

Domicile. A domicile is any place you regard as your permanent home—the place to which you intend to return after a period of absence (as on vacation abroad, business assignment, educational leave, etc.). A person has only one domicile, although he or she may have more than one place to live. Once established, your domicile continues until you move to a new location with the intent to establish your permanent home there and to abandon your New Jersey domicile. Moving to a new location, even for a long time, does not change your domicile if you intend to return to New Jersey.

A place of abode, whether inside or outside of New Jersey is not permanent if it is maintained only during a temporary stay for the accomplishment of a particular purpose (e.g., temporary job assignment). If New Jersey is your domicile, you will be considered a resident for New Jersey tax purposes *unless* you meet all three conditions for nonresident status (see "Who Must File" on page 7). Likewise, if New Jersey is not your domicile, you will only be considered a New Jersey resident if you maintain a permanent home and spend more than 183 days here.

Guidelines for Part-year Residents

Filing Requirements. Any person who became a resident of this State or moved out of this State during the year is subject to New Jersey income tax for that portion of the income received while a resident of New Jersey. Part-year residents must file a resident return and prorate all exemptions, deductions and credits, as well as the pension and other retirement income exclusions, to reflect the period covered by the return. A person who receives income from a New Jersey source while a nonresident must file a New Jersey nonresident return.

If you were a New Jersey resident for only part of the taxable year, you are subject to the tax if your income for the entire year exceeds \$10,000, even though the income reported for your period of residence was \$10,000 or less (\$5,000 if filing status is married, filing separate return). If the income received during the entire year was \$10,000 or less, you must

AVOIDING COMMON MISTAKES

Check the following items to avoid delays in processing returns and refunds.

- ✓ **Use the correct form.** Form NJ-1040 should be used by part-year residents as well as full year residents. Use only a 1999 return for the 1999 tax year.
- ✓ **Read the instruction booklet** before completing the return.
- ✓ **File only original forms.** The State is unable to scan photocopies of tax returns.
- ✓ Use only blue or black ink when completing forms.
- ✓ Enter all numbers within the red boxes. Do not use dollar signs or dashes.
- ✓ You may not report a loss on Form NJ-1040. Make no entry on lines where the amount to be reported is zero or less, *except* for Line 40, Use Tax Due. If no use tax is owed, enter "0.00" on Line 40.
- ✓ Make no entry on unused lines.
- ✓ When rounding, enter zeros after the decimal point for cents.
- ✓ Check name, address, social security number and county/municipality code for accuracy when using the label or writing information on the return.
- ✓ Enter last name first when writing information on the tax return. This requirement differs from the Federal return.
- ✓ **Fill in only one** oval for your filing status.
- ✓ **Use "State wages" figure(s)** from your W-2(s), not Federal wages figure(s).
- ✓ **Locate the correct column** for your filing status in the Tax Table when calculating your New Jersey tax liability on Line 37.
- ✓ **Request a refund** by completing Line 58.
- ✓ Check arithmetic.
- ✓ **Sign and date your return.** Both spouses must sign a joint return.
- ✓ **Changes or mistakes** to your original return may be corrected by filing an amended return. See page 12.

enclose a copy of your Federal income tax return or a statement to that effect if you did not file a Federal return.

NOTE: If you derived any income from New Jersey sources during your period of nonresidence, it may also be necessary to file a New Jersey nonresident return. Any withholdings should be allocated between the resident and nonresident returns. For more information, see Form NJ-1040NR, New Jersey nonresident return and instructions.

Line 14 - Wages. You must determine from each W-2 you receive the portion of your "State wages, tips, etc." that you earned while you were a New Jersey resident. If your W-2 indicates only wages earned while you were a New Jersey resident, use the amount from the "State wages, tips, etc." box. If your employer did not separate your resident and non-resident wages on the W-2, you must prorate the "State wages, tips, etc." amount for the period of time you lived in New Jersey. Add the amounts report-

able to New Jersey and place the total on Line 14.

Do not include any W-2(s) where the total W-2 income was derived from out-of-State sources during your period of nonresidence.

Other Income. For interest, dividends, pensions and other income, include on your return only those amounts received while a resident of New Jersey. Partners and shareholders should request Tax Topic Bulletin GIT-9P, *Income from Partnerships* or GIT-9S *Income from S Corporations* for instructions on reporting distributive share of partnership income and net pro rata share of S corporation income.

Line 19b - Pension Exclusion. If you qualify for the pension exclusion, prorate the exclusion by the number of months you were a New Jersey resident. For this calculation 15 days or more is a month.

Part-year Residents - continued

Line 28 - Other Retirement Income Exclusion. Do not complete Worksheet D for the Other Retirement Income Exclusion (on page 24). Instead, you must take into account the amount of wages, net profits from business, partnership income and S corporation income you received for the *entire* year and the amount of prorated earned income from the period of residence to determine whether or not you qualify for the exclusion.

Line 30c - Exemptions. Your total exemptions (Line 30c) must be prorated based upon the number of months you were a New Jersey resident. For this calculation 15 days or more is a month.

Lines 30a&b
$$\times \frac{\text{Mos. NJ Resident}}{12}$$
 = Line 30c

Lines 31 and 32 - Deductions. You may deduct medical expenses, qualified medical savings account contributions and alimony based on the actual expenses paid for the period of time you lived in New Jersey. Use the worksheet on page 25 to determine the medical expense deduction.

Line 35 - Property Tax Deduction. You may also be eligible to claim a deduction for property taxes you paid, or rent constituting property taxes (18% of rent due and paid) during your period of residency. Prorate the minimum tax benefit of \$50 based on the number of months you occupied your New Jersey residence. For this calculation 15 days or more is a month. Use this prorated figure instead of the \$50 figure on Line 7, Schedule 1 or Line 4, Worksheet F.

Line 43 - Property Tax Credit. You must prorate the amount of any property tax credit on Line 43 based on the number of months you occupied your qualified New Jersey residence. For this calculation 15 days or more is a month.

For more information, request Tax Topic Bulletin GIT-6, *Part-year Residents*.

Guidelines for Military Personnel

Residents. A member of the Armed Forces whose home of record (domicile) is New Jersey when entering the service remains a resident of New Jersey for income tax purposes, and must file a resident return even if assigned to duty in

TAXPAYERS' BILL OF RIGHTS

The New Jersey Taxpayers' Bill of Rights simplifies tax administration and ensures that all taxpayers—individuals and businesses alike—are better informed and receive fair and equitable treatment during the tax collection process. Highlights of the Taxpayers' Bill of Rights include:

Service-

- Division must respond to taxpayers' questions within a reasonable time period.
- Notices of taxes and penalties due must clearly identify the purpose of the notice and must contain information about appeal procedures.

Appeals—

• Time to appeal to the Tax Court is generally 90 days.

Interest on Refunds-

- Interest is paid at the prime rate on refunds for all taxes when the Division takes more than six months to send you a refund.
- You may request that your overpayment of this year's tax be credited towards next year's tax liability, however, interest will not be paid on overpayments that are credited forward.

For more information on the rights and obligations of both taxpayers and the Division of Taxation under the Taxpayers' Bill of Rights, call the Division's automated information and assistance service. (See page 2.)

another state or country, unless he or she qualifies for nonresident status (see chart on page 7). If you are a New Jersey resident, you are subject to tax on all your income, including your military pay, regardless of where it is earned, unless the income is specifically exempt from tax under New Jersey law. Mustering-out payments, subsistence and housing allowances are exempt.



Certain military pensions are exempt from New Jersey gross income tax.

See Pensions, Annuities, IRA Withdrawals and Exclusion on page 19.

A member of the Armed Forces whose home of record is New Jersey and who is stationed outside the State (whether living in barracks, billets, apartment or house) and does not intend to remain outside New Jersey, continues to be a resident and must file a resident return and report all taxable income. However, if a serviceperson pays for and maintains facilities such as an apartment or a home outside of New Jersey, either by out-of-pocket payments or forfeiture of quarters allowance, such facilities will constitute a permanent home outside of New Jersey. In this case, the serviceperson is not considered a New Jersey resident for tax purposes.

Nonresidents. A member of the Armed Forces whose home of record (domicile)

is outside of New Jersey does not become a New Jersey resident when assigned to duty in this State. A nonresident serviceperson's military pay is not subject to New Jersey income tax and he or she is not required to file a New Jersey return unless he or she has earned income from New Jersey sources other than military pay. Mustering-out payments, subsistence and housing allowances are also exempt. A nonresident serviceperson who has income from New Jersey sources such as a civilian job in off-duty hours, income or gain from property located in New Jersey or income from a business, trade or profession carried on in this State must file a New Jersey nonresident return, Form NJ-1040NR.

If your permanent home (domicile) was New Jersey when you entered the military, but you have changed your state of domicile or you satisfy the conditions for nonresident status (see chart on page 7), then your military pay is not subject to New Jersey income tax. Contact the finance officer at your station for Form DD-2058-1 to stop future withholding of New Jersey income tax. If New Jersey income tax was erroneously withheld from your military pay, you must file a nonresident return (Form NJ-1040NR) to obtain a refund of the tax withheld. For more information, see the nonresident return instructions.

Military Personnel - continued

Spouses of Military Personnel. Spouses (of military personnel) who were not domiciled in New Jersey when they married the military spouse are not considered residents of New Jersey if:

- The principal reason for moving to this State was the transfer of the military spouse; and
- It is their intention to leave New Jersey when the military spouse is transferred or leaves the service.

New Jersey law requires that a couple's filing status for New Jersey gross income tax purposes be the same as for Federal income tax purposes. A married couple filing a joint Federal return must file a joint return in New Jersey. The only exception to this rule is when one spouse is a New Jersey resident and the other is a nonresident for the entire year. In this case, the resident may file a separate return and use the married filing separate tax rates, unless both spouses agree to file jointly as residents. If a joint resident return is filed, their joint income will be taxed as if both spouses were residents.

For more information, request Tax Topic Bulletin GIT-7, *Military Personnel*.

Extensions. A person on active duty with the Armed Forces of the United States who may not be able to file timely because of distance, injury or hospitalization as a result of this service, will automatically receive a three-month extension by enclosing an explanation with the return when filed.

New Jersey allows an extension to file an income tax return for members of the Armed Forces serving in an area which has been declared a "combat zone" by executive order of the President of the United States or a "qualified hazardous duty area" by Federal statute. Once you leave the combat zone or qualified hazardous duty area, you have 180 days to file your tax return. Enclose a statement with your return to explain the reason for the extension.

In addition, if you are hospitalized outside of the State of New Jersey as a result of injuries you received while serving in a combat zone or qualified hazardous duty area you have 180 days from the time you leave the hospital or you leave the combat

zone or hazardous duty area, whichever is later. Enclose a statement of explanation with your return when you file.

No interest or penalties will be assessed during a valid extension for service in a combat zone or qualified hazardous duty area. This extension is also granted to a taxpayer's spouse who files a joint return.

Death Related to Duty. When a member of the Armed Forces serving in a combat zone or qualified hazardous duty area dies as a result of wounds, disease or injury received there, no income tax is due for the taxable year the death occurred, nor for any earlier years served in the zone or area.

When to File

Generally, your New Jersey income tax return is due when your Federal income tax return is due. For calendar year filers, the 1999 New Jersey income tax return is due by April 17, 2000. Fiscal year filers must file their New Jersey income tax return by the 15th day of the fourth month following the close of the fiscal year.

Postmark Date. All New Jersey income tax returns postmarked on or before the due date of the return are considered to be filed on time. Tax returns postmarked after the due date are considered to be filed late. When a return is postmarked after the due date, the filing date for that return is the date the return was received by the Division, not the postmark date of the return. Interest on unpaid liabilities is assessed from the due date of the return.

Extensions

Extensions of time are granted only to file your New Jersey Resident Income Tax Return. There are no extensions of time to pay tax due. **Penalties and interest are imposed whenever tax is paid after the original due date.**

Four-Month Extension

You may receive a four-month extension of time to file your New Jersey Resident Income Tax return if at least 80% of the tax liability computed on your Form NJ-1040 when filed is paid in the form of withholdings, estimated or other payments by the original due date, **and**

- 1. Federal extension filed. A copy of your Federal Application for Automatic Extension is enclosed with your final return and the oval at the top of the NJ-1040 is filled in; or
- 2. No Federal extension filed. You file a request for a four-month extension on Form NJ-630, Application for Extension of Time to File New Jersey Gross Income Tax Return, by the original due date of the return.

Form NJ-630 must also be filed by the original due date if you are required to make a payment to satisfy the 80% requirement.

Extensions Beyond Four Months

If you have requested and been granted a four-month extension, you may apply for an additional two-month extension before the original four-month extension expires. You must file Form NJ-630 if you require an extension of more than four months for New Jersey purposes and you are not requesting an additional two-month extension for Federal purposes. Otherwise, enclose a copy of your Federal application for an additional two-month extension with your NJ-1040 when filed. Taxpayers who file Form NJ-630 will not receive an approved copy. We will notify you only if your request is denied.

If you fail to satisfy the requirements outlined for extensions, or you fail to file your return by the extended due date, your extension will be denied and penalties and interest will be imposed from the original due date of the return. See "Penalty and Interest Charges" on page 12.

How to Pay

The balance of tax due must be paid in full when your return is filed. If you owe less than \$1, no payment is required. You will find a payment voucher (Form NJ-1040-V) at the front of this booklet. If you owe tax with your 1999 return, enter the amount of tax due in the boxes on the payment voucher. Do not make changes to any information preprinted on the payment voucher. All necessary changes should be made on the NJ-1040 (and/or HR-1040). For information about mailing forms, see "Where to Send Your Return" on page 11.

How to Pay - continued

- Make check or money order payable to:
 State of New Jersey TGI
- Write your social security number on the check or money order. Use social security numbers of both husband and wife for a joint return.
- If you are paying a balance due for the 1999 tax year and are making the first installment of estimated tax for 2000, please use separate checks or money orders for each payment. Send your 2000 estimated tax payment with an NJ-1040-ES voucher to the address on that payment voucher.
- You may pay your 1999 New Jersey income taxes or make a payment of estimated tax for 2000 by credit card. Call 1-888-2PAYTAX, toll free, and use an American Express, MasterCard or Discover/Novus credit card. Payments cannot be made with a Visa card. You will be prompted to enter a jurisdiction code to make your payment. The code for New Jersey is 4000. Do not use the payment voucher if you pay your taxes by credit card.

Time Limit for Assessing Additional

Taxes. The Division of Taxation has three years from the date you filed your income tax return or the original due date of the return, whichever is later, to send you a bill for additional taxes you owe. There is no time limit if you did not file your tax return, or if you filed a false or fraudulent return with the intent to evade tax. The time limit may be extended if:

- You amended or the IRS adjusted your Federal taxable income;
- You amended your New Jersey taxable income;
- You entered into a written agreement with the Division extending the time to make an assessment;
- You omit more than 25% of your gross income on your New Jersey income tax return; or
- An erroneous refund is made as a result of fraud or misrepresentation by the taxpayer.

Where to Send Your Return

Your packet contains a large envelope. Use the large envelope to mail your NJ-1040 and HR-1040 along with related enclosures, payment voucher and check or money order for any tax due. On the flap of the large envelope you will find preprinted address labels with different addresses for different categories of returns. To insure your return is mailed properly:

- 1. Remove all labels along perforations from envelope flap; and
- 2. Choose the correct label for your return.

Mail Returns Requesting a Refund (or with No Tax Due) with or without Homestead Rebate Applications to:

STATE OF NEW JERSEY
DIVISION OF TAXATION
REVENUE PROCESSING CENTER
PO BOX 555
TRENTON NJ 08647-0555

Mail Returns Indicating Tax Due Together with Payment Voucher and Check or Money Order to:

STATE OF NEW JERSEY
DIVISION OF TAXATION
REVENUE PROCESSING CENTER
PO BOX 111
TRENTON NJ 08645-0111

Mail Homestead Rebate Applications Filed Without Income Tax Returns to:

STATE OF NEW JERSEY
DIVISION OF TAXATION
REVENUE PROCESSING CENTER
PO BOX 197
TRENTON NJ 08646-0197

3. Moisten and affix only the correct label on the front of the large return envelope.

Do not staple, paper clip or tape your check or money order to the voucher.

Refunds

A return must be filed to claim a refund for overpayment of tax. If the refund is \$1 or less, you must enclose a statement specifically requesting it.

Time Period for Refunds. You have three years from the date the return was filed or two years from the time tax was

paid, whichever was later, to claim a refund. If you and the Division agree in writing to extend the period of assessment, the period for filing a refund claim will also be extended.

Interest Paid on Refunds. If the Division takes more than six months to send you your income tax refund, you have a right to receive interest on that refund. Interest at the prime rate, compounded annually, will be paid from the *later* of:

- the date the refund claim was filed;
- the date the tax was paid; or
- the due date of the return.

No interest will be paid when an overpayment is credited to the next year's tax liability.

New Jersey law requires that any money owed to the State of New Jersey, any of its agencies or the Internal Revenue Service be deducted from your refund or credit before it is issued. Homestead rebates may also be affected. These debts include among other things money owed for past due taxes, child support due under a court order, school loans, hospital bills and IRS levies. If the Division applies your refund, credit or rebate to any of these debts, you will be notified through the mail.

Deceased Taxpayers

If a person received income in 1999 but died before filing a return, the New Jersey income tax return should be filed by the surviving spouse, executor or administrator. Use the same filing status that was used on the final Federal income tax return. Print "Deceased" and the date of death above the decedent's name. Do not prorate exemptions or deductions unless the decedent was a part-year resident. The due date for filing is the same as for Federal purposes. In the area where you sign the return write "Filing as Surviving Spouse," if appropriate. A personal representative filing the return must sign in his or her official capacity. Any refund check will be issued to the decedent's surviving spouse or estate.

Income in Respect of a Decedent. If you had the right to receive income that the deceased person would have received had

Deceased Taxpayers - continued

he or she lived, and the income was not included on the decedent's final return, you must report the income on your own return when you receive it. The income or gain is included on Line 25, as "Other" income.

Estates and Trusts

Filing Requirements for Estates and Trusts. The fiduciary of an estate or trust may be required to file a New Jersey gross income tax return for that estate or trust. The return for an estate or trust must be filed on a New Jersey Fiduciary Return, Form NJ-1041. The fiduciary must also provide each beneficiary with a copy of the Federal Schedule K-1 which shows the beneficiary's share of the estate or trust income.

Revocable grantor trusts are required to file a New Jersey Fiduciary Return, Form NJ-1041, where there is sufficient nexus with this State and the statutory filing requirement is met. For further information, see the Fiduciary return, Form NJ-1041, instructions.

Filing Requirements for Beneficiaries.

You must report the items of income or gain you receive as a beneficiary of an estate or trust on Line 25, "Other" income. Interest, dividends, capital gains, business or partnership income, etc. as listed on the Federal K-1 form(s) you received must be adjusted to reflect New Jersey tax rules and then netted together before inclusion on the "Other" income line. Enclose a copy of the Federal K-1(s) with your return.

If the income from a grantor trust is reportable by or taxable to the grantor for Federal income tax purposes, it is also taxable to the grantor for New Jersey gross income tax purposes. See instructions for Line 25 on page 23 for reporting requirements.

Partnerships

A partnership is not subject to tax. Individual partners are subject to tax on the income they earned from the partnership under the Federal Internal Revenue Code and the New Jersey Gross Income Tax Act. See page 22 for information on reporting income from a partnership. Every partnership having a New Jersey resident

partner or income from New Jersey sources must file a New Jersey Partnership Return, Form NJ-1065, with the New Jersey Division of Taxation by the 15th day of the fourth month following the close of the partnership's taxable year. For more information on partnership filing, request Form NJ-1065 and instructions.

Estimated Tax

Estimated tax means the amount which you estimate to be your income tax for the taxable year after subtracting payments, withholdings and other credits.



You are required to make estimated tax payments using Form NJ-1040-ES

when your estimated tax exceeds \$400. Instructions for computing the estimated tax and making the payments are included with the form. Review the amount of your New Jersey gross income tax on your expected gross income (after deductions and credits) to determine if you need to make estimated tax payments for 2000.

To avoid having to make estimated tax payments, you may ask your employer to withhold an additional amount from your wages by completing Form NJ-W4. Failure to file a Declaration of Estimated Tax or pay all or part of an underpayment will result in interest charges on the underpayment.

Underpayment of Estimated Tax. If

you failed to make all of the required estimated tax payments as described above, you should request Form NJ-2210, Underpayment of Estimated Tax by Individuals, and instructions. Complete Form NJ-2210 to determine if interest is due and if so, calculate the amount. If you complete and enclose Form NJ-2210 with your return, fill in the oval below Line 44.

Amended Returns

If you received an additional tax statement (W-2 or 1099) after your return was filed, or you discovered that you made any error or omission on your return, file an amended New Jersey resident return, Form NJ-1040X.

Changes in your Federal Income Tax. If you receive a notice from the Internal

Revenue Service that they changed your reported income, and that change altered your New Jersey taxable income, you must notify the Division of the change in writing within 90 days. File an amended tax return and enclose a check or money order for any additional tax due.

If you file an amended Federal return which changes your New Jersey taxable income, you must file an amended New Jersey resident return, Form NJ-1040X, within 90 days.

Accounting Method

Use the same accounting method for New Jersey gross income tax that you used for Federal income tax purposes.

Rounding Off to Whole Dollars

When completing your return and the accompanying schedules, you may show the money items in whole dollars. If you have to add two or more items to figure the total to enter on a line, include cents when adding the items and round off only the total. When entering the rounded total on the line, you may eliminate any amount under 50 cents and increase any amount 50 cents or more to the next higher dollar. If you do round off, do so for all amounts. When rounding, enter zeros after the decimal point for cents.

Penalty and Interest Charges

Penalty and interest should be included with the payment of any tax due.

Late Filing Penalty. 5% per month (or fraction of a month) up to a maximum of 25% of the outstanding tax liability when a return is filed after the due date or extended due date. Also, a penalty of \$100 for each month the return is late may be imposed.

Late Payment Penalty. 5% of the outstanding tax balance may be imposed.

Interest. 3% above the prime rate for every month or fraction of a month the tax is unpaid, compounded annually. At the end of each calendar year, any tax, penalties and interest remaining due (unpaid) will become part of the balance on which interest is charged.

Signatures

Sign and date your return in blue or black ink. Both husband and wife must sign a joint return. If you are filing a Homestead Rebate Application (Form HR-1040) with your tax return, it is not necessary to sign the rebate application. However, if you are filing only Form HR-1040, the application must be signed and dated in ink. The signature(s) on the form you file must be original; photocopied signatures are not acceptable. A return without the proper signatures cannot be processed and will be returned to you. This causes unnecessary processing delays and may result in penalties for late filing or a delay or denial of your homestead rebate.

Don't Need Forms Mailed to You Next Year? Taxpayers who pay someone else to prepare their returns probably do not use the income tax return booklets mailed to them each year. If you do not need a booklet mailed to you next year, fill in the oval below the signature line. Telling us that you do not need a booklet next year will help us reduce printing and mailing costs.

TAX TIP

Preparer Authorization. Because of the strict provisions of confidentiality,

Division of Taxation personnel may not discuss your return or enclosures with anyone other than you without your written authorization. If, for any reason, you want a Division of Taxation representative to discuss your tax return with the individual who signed your return as your "Paid Tax Preparer," we must have your permission to do so. To authorize the Division of Taxation to discuss your return and enclosures with your "Paid Tax Preparer," fill in the oval above the preparer's signature line.

Tax Preparers. Anyone who prepares a return for a fee must sign the return as a "Paid Preparer" and enter his or her social security number or Federal preparer tax identification number. Include the company or corporation name and Federal identification number, if applicable. A tax preparer who fails to sign the return or provide a tax identification number may incur a \$25 penalty for each omission. Someone who prepares your return but does not charge you should not sign your return.

Keeping Tax Records

Keep copies of your tax returns and the supporting documentation of income, deductions and credits until the statute of limitations has expired for each return. Generally this is three years after the filing date or two years from the date the tax was paid, whichever is later.

Privacy Act Notification

The Federal Privacy Act of 1974 requires an agency requesting information from individuals to inform them why the request is being made and how the information is being used.

Your social security number is used primarily to account for and give credit for tax payments. The Division of Taxation also uses social security numbers in the administration and enforcement of all tax laws for which it is responsible. In addition, the Division of Taxation is required by law to forward an annual list to the Administrative Office of the Courts containing the names, addresses and social security numbers of individuals who file a New Jersey resident tax return or homestead rebate application. This list will be used to avoid duplication of names on jury lists.

Federal/State Tax Agreement

The New Jersey Division of Taxation and the Internal Revenue Service have entered into a Federal/State Agreement to exchange income tax information in order to verify the accuracy and consistency of information reported on Federal and New Jersey income tax returns.

Fraudulent Return

Any person who deliberately fails to file a return, files a fraudulent return, or attempts to evade the tax in any manner may be liable for a penalty up to \$7,500 or imprisonment for a term between three and five years or both.

1999 Form NJ-1040 Line by Line Instructions

Name and Address

Place the peel-off label at the front of this booklet in the name and address section at the top of the return. Correct the label where errors occur. If you have no label, print or type your name (last name first), complete address and zip code in the spaces provided. Also include your spouse's name if filing jointly. Your refund and next year's form will be sent to the address you provide.

If your address has changed, fill in the oval at the top of the NJ-1040.

If your legal residence and the address on the return differ, enclose a statement of explanation to avoid a delay in processing.

Social Security Number

Be sure to check the accuracy of the social security number(s) printed on the label. To correct an error, draw a line through the incorrect number and write the correct number above it.

If you do not have a label, enter your social security number(s) in the space provided on the return, one digit in each box. If your filing status is married, filing joint return, remember to report both spouses' numbers in the order in which the names are listed on the return.

County/Municipality Code

Check the county/municipality code on your label (see example below). Make

corrections to the code on the label. If you do not have a label, enter your four-digit code, one digit in each box, from the table on page 41. If your municipality is not listed, enter the code for the municipality where you pay your property taxes. This code identifies the county and municipality of your current residence. The county and municipality codes in these instructions are for Division of Taxation purposes only.

111-11-1111 SMIT 222-22-2222 SMITH JOHN & JANE 123 MAIN STREET TRENTON NJ 08611



County/Municipality Code

Filing Status (Lines 1 - 5)

Generally, you must use the same filing status on your New Jersey return as you do for Federal income tax purposes. Indicate the appropriate filing status. Fill in only **one** oval.

If spouses file a joint Federal income tax return, they must also file a joint New Jersey income tax return. If spouses file separate Federal returns, separate State returns must also be filed. If your filing status is married, filing separate return, be sure to enter the social security number of your spouse in the boxes provided at the top of the tax return.

If you meet the requirements to file as head of household for Federal income tax purposes, you may file as head of household for New Jersey. Certain married individuals living apart may file as head of household for New Jersey if they meet the requirements to file as head of household for Federal purposes.

If during the entire taxable year one spouse was a resident and the other a nonresident, the resident spouse may file a separate New Jersey return. The resident spouse computes income and exemptions as if a Federal married, filing separate return had been filed. You have the option of filing a joint return, but remember, joint income would be taxed as if both spouses were residents.

For more information on filing status, order Tax Topic Bulletin GIT-4, *Filing Status*.

Exemptions - Personal (Lines 6 - 8)

The exemptions claimed on Lines 6, 7 and 8 apply only to you and your spouse. The exemptions for age and disability are not available for dependents. If your filing status is married, filing separate return, you generally do not fill in the spouse oval on Lines 6, 7 or 8.

Line 6 - Regular Exemptions

As a taxpayer you may claim a personal exemption for yourself, even if you are a minor who is claimed as a dependent on your parents' return. For your convenience, "Yourself" is already filled in. If you are filing a joint return, fill in the

spouse oval as well. Add the number of ovals filled in and enter the result in the red box on Line 6.

Line 7 - Age 65 or Older

If either you or your spouse were 65 years of age or older at the end of the tax year, you (and your spouse if qualified) are entitled to an additional exemption. Fill in the appropriate oval(s). Add the number of ovals filled in and enter the result in the red box on Line 7.

Line 8 - Blind or Disabled

If either you or your spouse were blind or disabled at the end of the tax year, you (and your spouse if qualified) are entitled to an additional exemption. "Disabled" means total and permanent inability to engage in any substantial gainful activity because of any physical or mental impairment, including blindness. Enclose a copy of the doctor's certificate or other medical records with your return the first time you claim the exemption. This information need not be submitted each year providing there is no change in your condition. Fill in the appropriate oval(s). Add the number of ovals filled in and enter the result in the red box on Line 8.

Exemptions - Dependency (Lines 9 - 11)

The exemptions claimed on Lines 9, 10 and 11 apply only to dependents. The exemption for dependents attending colleges is not available to you, the taxpayer, or your spouse.

Line 9 - Dependent Children

You may claim an exemption for each dependent child who qualifies as your dependent for Federal income tax purposes. Enter the number of your dependent children in the red box on Line 9.

Line 10 - Other Dependents

You may claim an exemption for each other dependent who qualifies as your dependent for Federal income tax purposes. Enter the number of your other dependents in the red box on Line 10.

Line 11 - Dependents Attending Colleges

You may claim an additional exemption for each dependent under age 22 who is a full-time student at an accredited college or postsecondary institution for whom you paid one-half or more of the tuition and maintenance costs. Financial aid received by the student is not calculated into your cost when totaling one-half of your dependent's tuition and maintenance. However, the money earned by students in College Work Study Programs is income and is taken into account. Remember, to claim this additional exemption, each dependent must have already been claimed on Lines 9 or 10.

Requirements

- Student must be under 22 years of age for the entire tax year.
- Student must attend full-time. "Full-time" is determined by the institution.
- Student must spend at least some part of each of five calendar months of the tax year at school.
- The educational institution must maintain a regular faculty and curriculum and have a body of students in attendance.

Enter the number of exemptions for your qualified dependents attending colleges in the red box on Line 11.

Line 12 - Totals

Add Lines 6, 7, 8 and 11 and enter the total in the red box on Line 12a. Add Lines 9 and 10 and enter that total in the red box on Line 12b.

Residency Status (Line 13)

If you were a New Jersey resident for only part of the taxable year, list the month, day and year your residency began and the month, day and year it ended. All months should be listed as two digit numbers with the digits 01 for January, 02 for February, 03 for March, etc. Place the correct number for the beginning and ending months directly in the boxes containing the red letter "M," one digit in each box.

The days of the months should be listed as two digit numbers beginning with the

digits 01 for the first day of the month and ending with the digits 31 for the last day of the month. Place the correct number for the beginning and ending dates directly in the boxes containing the red letter "D," one digit in each box.

For calendar year filers the year should be entered as 99 and the numbers placed directly in the boxes containing the red letter "Y," one digit in each box. Fiscal year filers should enter the appropriate year in the "Y" boxes.

Gubernatorial Elections Fund

The Gubernatorial Elections Fund, financed by taxpayer designated \$1 contributions, provides partial public financing to qualified candidates for the office of Governor of New Jersey. With its contribution and expenditure limits, the Gubernatorial Public Financing Program has since 1977 assisted 51 candidates to conduct their campaigns free from the improper influence of excessive campaign contributions. Operation of the program has also permitted candidates of limited financial means to run for election to the State's highest office. As a condi-

tion of their receipt of public financing, candidates must agree to participate in two debates which provide the public with an opportunity to hear the views of each candidate. For more information on the Gubernatorial Public Financing Program, contact the New Jersey Election Law Enforcement Commission at 609-292-8700 or write to:

NJ ELECTION LAW ENFORCEMENT COMMISSION PO BOX 185
TRENTON NJ 08625-0185

Participation in the \$1 income tax check-off protects the continuity and integrity of the Gubernatorial Elections Fund by providing that funds will be reserved for future gubernatorial elections thereby deterring the use of needed funding for other purposes. If you want to designate \$1 to go to help candidates for governor pay campaign expenses, fill in the "Yes" oval in the Gubernatorial Elections Fund section of the return. If you are filing a joint return, your spouse may also designate \$1 to this fund. Filling in the "Yes" oval will not in any way increase your tax liability or reduce your refund.

Gross Income includes the following:

- Wages and other compensation
- Interest and dividends
- Earnings on nonqualified withdrawals from qualified State tuition program accounts, including the New Jersey Better Educational Savings Trust Program (NJBEST) accounts
- Net profits from business, trade or profession
- Net gains from sale of property and other capital gains
- Pensions, annuities and IRA withdrawals
- Net distributive share of partnership income
- Net pro rata share of S corporation income
- Net rental, royalty and copyright income
- Net gambling winnings
- Alimony
- Estate and trust income
- Income in respect of a decedent
- Prizes and awards, including scholarships and fellowships (unless they satisfy the conditions on page 23)
- Value of residence provided by employer
- Fees for services rendered, including jury duty

New Jersey gross income also **includes** the following which are not subject to Federal income tax:

- Interest from obligations of states and their political subdivisions, other than New Jersey and its political subdivisions
- Income earned by a resident from foreign employment
- Certain contributions to pensions and tax-deferred annuities
- Employee contributions to Federal Thrift Savings Funds, 403(b), 457, SEP or any other type of retirement plan other than 40l(k) Plans

Income (Lines 14 - 25)

Gross income means all income you received in the form of money, goods, property and services unless specifically exempt by law. As a New Jersey resident you must report all taxable income you receive, whether from New Jersey or not, on your return.



Important! A net loss in any category of income cannot be re-

ported as such on Form NJ-1040. A loss within one category of income may be applied against other income within the same category. However, a net loss in one category of income cannot be applied against income or gains in another. In the case of a net loss in any category, make no entry on the corresponding line. No carryback or carryover of losses is permitted under New Jersey law.

Line 14 - Wages, Salaries, Tips, etc.

Enter the total amount you received during the taxable year from wages, salaries, tips, fees, commissions, bonuses and other payments received for services performed as an employee. Include all payments you received whether in cash or property.

Enter the total of State wages, salaries, tips, etc. from **all** employment both inside and outside New Jersey. **Be sure to take the figure(s) from the "State wages" box on your W-2(s).** See sample W-2 on page 17. All W-2(s) must be enclosed with your tax return. **Do not** staple W-2(s) to your return. If you have also paid taxes to another jurisdiction on the wages entered on this line, see page 31 for more information.

Pension and annuity income or early retirement benefits should not be included on this line but should be reported on Line 19a.

Retirement Plans. Under New Jersey law, contributions to retirement plans (other than 401(k) Plans) are included in the State wages figure on the W-2 in the year the wages are earned. This may cause your State wages figure to be higher than your Federal wages figure.

Line 14 - Wages, Salaries, Tips, etc. - continued

Meals and/or Lodging. You may exclude from the amount reported on Line 14 meals and/or lodging reported as wages on your W-2 provided that:

- The meals and/or lodging were furnished on the business premises of your employer; and
- The meals and/or lodging were furnished for the convenience of your employer; and

For lodging only:

3. You were required to accept the lodging as a condition of your employment.

If you exclude the value of meals and/or lodging from your wages, you **must** enclose a signed statement explaining how you have met these conditions. If the statement is not enclosed, your wages will be adjusted to represent the full amount shown on your W-2.

Food and maintenance payments made to New Jersey State Police officers as part of their union contract **cannot** be excluded from gross income. These payments do not meet the criteria above.

Employee Business Expenses. Employee business expenses are **not** deductible for New Jersey gross income tax purposes. However, you may exclude from the amount reported on Line 14 reimbursements for employee business expenses reported as wages on your W-2 provided that:

- 1. The expenses for which you are reimbursed are job related expenses;
- 2. You are required to and do account for these expenses to your employer; and
- 3. You are reimbursed by your employer in the exact amount of the allowable expenses.

If you receive excludable reimbursements for employee business expenses which are included in your wages on your W-2, enclose a statement explaining the amount you are excluding and your reasons for excluding this amount. Also enclose a photocopy of your Federal Form 2106.

Commuter Transportation Benefits.

Certain amounts you receive from your employer up to \$1,120 for using an alternative means of commuting (such as public transportation, carpools, vanpools, etc.) may be excluded from your New Jersey gross income. Commuter transportation benefits may not be excluded from gross income unless your employer provides those benefits *in addition to* your regular compensation.

If the commuter transportation benefits you received exceed the maximum excludable amount, the excess amount is taxable and is included in your gross income. Your W-2 form will show both the taxable and nontaxable benefit amounts. The taxable benefits are included in the "State wages" figure on your W-2, while the nontaxable benefits are not.

An employee who receives money towards commuter transportation benefits must provide his/her employer with suitable proof (receipts, ticket stubs, etc.) to

Exempt Income

Do not include the following income when deciding if you must file a return. These items should **not** appear anywhere on your form except for tax-exempt interest, which is reported on Line 15b.

- · Federal Social Security
- Railroad Retirement (Tier 1 and Tier 2)
- United States military pensions and survivor's benefit payments paid to taxpayers
 62 years of age or older or disabled under the Federal Social Security Act
- Life insurance proceeds received because of a person's death
- Employee's death benefits
- Permanent and total disability, including VA benefits
- Temporary disability received from the State of New Jersey or as third party sick pay
- Worker's Compensation
- Gifts and inheritances
- · Qualifying scholarships or fellowship grants
- New Jersey Lottery winnings
- Unemployment Compensation
- Interest and capital gains from: (a) Obligations of the State of New Jersey or any of its political subdivisions; **or** (b) Direct Federal obligations exempt under law, such as U.S. Savings Bonds and Treasury Bills, Notes and Bonds (see Line 15b)
- Distributions paid by mutual funds to the extent the distributions are attributable to interest earned on Federal obligations
- Certain distributions from "New Jersey Qualified Investment Funds" (see Line 15b)
- Earnings on qualified withdrawals from qualified State tuition program accounts, including the New Jersey Better Educational Savings Trust Program (NJBEST) accounts
- Employer and employee contributions to 401(k) Salary Reduction Plans (but **not** Federal Thrift Savings Funds)
- Some benefits received from certain employer-provided cafeteria plans (but not salary reduction or premium conversion plans). Request Division Technical Bulletin TB-39
- Contributions to and distributions from medical savings accounts if they are excluded for Federal income tax purposes
- Direct payments and benefits received under homeless persons assistance programs
- Homestead Rebates
- NJ SAVER Rebates
- Property Tax Reimbursements
- Income tax refunds (New Jersey, Federal and other jurisdictions)
- Welfare
- Child Support
- Amounts paid as reparations or restitution to Nazi Holocaust victims

Line 14 - Wages, Salaries, Tips, etc. - continued

show that the employer-provided money was used for an alternative means of commuting.

Federal Statutory Employees. If you are considered a "statutory employee" for Federal income tax purposes, you may not deduct your business expenses unless you are self-employed or an independent contractor under New Jersey law. The Federal label of "statutory employee" has no meaning for New Jersey gross income tax purposes. Business expenses may only be deducted from the business income of a self-employed individual. See the instructions for Line 17 (Net Profits from Business).

Moving Expenses. Moving expenses are not deductible for New Jersey gross income tax purposes. However, you may exclude from the amount reported on Line 14 reimbursements for the following moving expenses if the Federal requirements to claim moving expenses were met and the expenses were included in wages on your W-2.

- The cost of moving your household goods and personal effects from the old home to the new home.
- The actual expenses incurred by you for traveling, meals and lodging when moving you and your family from your old residence to your new residence.

Reimbursements for any other moving expense may not be excluded from income.

If you receive excludable reimbursements for moving expenses which are included in your wages on your W-2, enclose a statement explaining the amount you are excluding and your reasons for excluding this amount. Also enclose a photocopy of your Federal Form 3903.

Compensation for Injuries or Sickness.

Certain amounts received for personal injuries or sickness are not subject to tax. You may exclude from the amount reported on Line 14 such amounts included as wages on your W-2 provided that:

- The payments must be compensation for wage loss which results from absence due to injury or sickness of the employee; and
- 2. The payments must be due and payable under an enforceable contractual obligation under the plan; and
- The payments must not relate to sick leave wage continuation, the taking of which is largely discretionary and the payments are made regardless of the reason for absence from work.

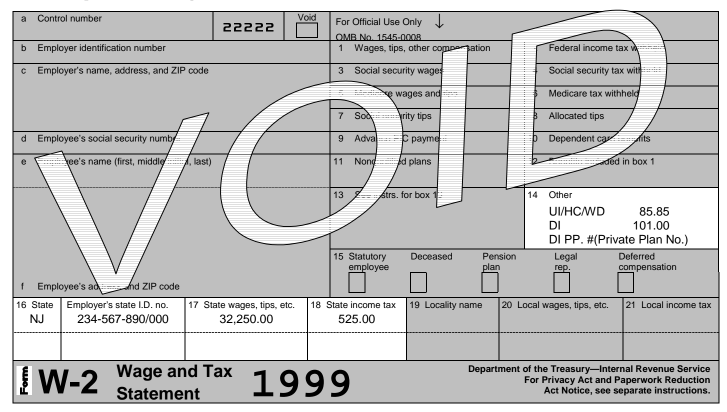
If such payments are included in the State wage figure on your W-2, you must file Form NJ-2440 with your New Jersey return to exclude them.

Line 15a - Taxable Interest Income

Report all of your taxable interest from sources both inside and outside of New Jersey on Line 15a. New Jersey taxable interest income includes interest from the following:

continued

Sample W-2 (This form is for illustration only and is not reproducible.)



Line 15a - Taxable Interest Income - continued

- Banks
- Savings and loan associations
- Credit unions
- Savings accounts
- Earnings on nonqualified withdrawals from qualified State tuition program accounts, including the New Jersey Better Educational Savings Trust Program (NJBEST) accounts
- Distributions from education IRAs (but only the earnings portion)
- Checking accounts
- Bonds and notes
- Certificates of deposit
- Ginnie Maes
- Fannie Maes
- Freddie Macs
- Repurchase agreements
- · Life insurance dividends
- Obligations of states and their political subdivisions, other than New Jersey
- Any other interest not specifically exempt

Interest you received as a partner in a partnership and which was earned by the partnership is reportable as distributive share of partnership income on Line 20. For detailed information regarding the reporting of partnership income, request Tax Topic Bulletin GIT-9P, *Income from Partnerships*. Interest paid or deemed to have been paid to you by a partnership or an S corporation and reportable to you on Form 1099 must be included on this line.

Forfeiture Penalty for Early Withdrawal. If you incur a penalty by withdrawing a time deposit early, you may subtract the amount of the penalty from your interest income.

If your taxable interest income on Line 15a is more than \$400, enclose a copy of Schedule B, Federal Form 1040, or Schedule 1, Federal Form 1040A.

Line 15b - Tax-Exempt Interest Income

Report all of your tax-exempt interest, as well as exempt interest dividends from a New Jersey Qualified Investment Fund, on Line 15b. If Line 15b is more than \$10,000 you must include an itemized schedule detailing the amount received from each source. New Jersey tax-exempt interest income includes interest from:

- Obligations of the State of New Jersey or any of its political subdivisions
- Direct Federal obligations such as U.S. Savings Bonds and Treasury Bills, Notes and Bonds
- Earnings on qualified withdrawals from qualified State tuition program accounts, including the New Jersey Better Educational Savings Trust Program (NJBEST) accounts
- Sallie Maes
- CATS
- TIGRs
- Certain distributions from "New Jersey Qualified Investment Funds"
- Distributions paid by mutual funds to the extent the distributions are attributable to interest earned on Federal obligations

New Jersey Qualified Investment Funds.

A New Jersey Qualified Investment Fund is a regulated investment company in which at least 80% of the fund's investments (other than cash or receivables) are obligations issued either directly by the Federal government or the State of New Jersey or any of its political subdivisions. The Fund must certify such status with the Division of Taxation annually.

If you received a distribution from a qualified investment fund, you may exclude from your income only the portion of the distribution which comes from qualified exempt obligations. Although excluded from income, the tax-exempt portion is reported on Line 15b. The taxable portion of the distribution, if any, is reported as dividends on Line 16. By February 15, shareholders should be notified by the New Jersey qualified investment fund of the portion of their distribution that may be excluded from income. Contact your broker to determine whether your fund qualifies.

Do not report interest earned on your IRA(s) on Line 15b, Tax-Exempt Interest Income. If you made a withdrawal from your IRA during the year, see the instructions for Line 19a.

When you total your interest income on Lines 15a and 15b, the amount should match the total of the taxable and tax-exempt interest you reported on your Federal income tax return (if you filed a Federal 1040). Enclose a statement with your NJ-1040 explaining the difference,

if the amounts do not match. For more information on tax-exempt interest income, order Tax Topic Bulletin GIT-5, *Exempt Obligations*.

Line 16 - Dividends

Enter on Line 16 the amount of dividends received during the year (e.g., from stocks, mutual funds). The total amount of taxable dividends received, **regardless of where earned**, must be reported.

Capital Gain Distributions. Capital gain distributions you receive from mutual funds or other regulated investment companies are reported on Line 2, Schedule B and are not to be included as dividends.

Tax-Free Distributions. A distribution which is a return of your investment or capital and does not come from earnings or profits is a nontaxable capital or tax-free distribution. These distributions reduce the basis of the stock or investment and are not taxable until your investment is fully recovered.

Insurance Premiums. Dividends received from insurance companies are not taxable unless the dividends received exceed the premiums paid. Any interest from accumulated insurance dividends is taxable and must be reported on Line 15a.

S Corporations. Shareholders of S corporations, request Tax Topic Bulletin GIT-9S, *Income from S Corporations* for information on how to report S corporation income.

Line 17 - Net Profits from Business

Report the net profits from your business, trade or profession on Line 17. To determine your New Jersey profit (or loss), first complete a Federal Schedule C (or Schedule C-EZ or Schedule F). To comply with New Jersey income tax law, make the following adjustments to your Federal Schedule C (or Schedule C-EZ or Schedule F):

- 1. Add any amount you deducted for taxes based on income.
- 2. Subtract interest you reported on Federal Schedule C (or Schedule C-EZ or Schedule F) which is exempt for New Jersey purposes but taxable for Federal purposes.

Line 17- Net Profits from Business - continued

- 3. Add interest not reported on Federal Schedule C (or Schedule C-EZ or Schedule F) from states or political subdivisions outside of New Jersey which is exempt for Federal purposes.
- 4. Deduct the remaining 50% of meal and entertainment expenses (that were disallowed on the Federal return).



If you are a New Jersey small to medium business child care consortium member, you may be eligible for a special

deduction for certain child care center expenditures (or for certain qualifying sponsor contributions). For detailed information, regarding this deduction, and how to claim it, request our publication on this topic.

Use the same accounting method (cash or accrual) that you used for Federal income tax purposes. In the case of a loss, make no entry on Line 17. Enclose a copy of the Federal Schedule C (or Schedule C-EZ or Schedule F) with your return.

Line 18 - Net Gains or Income from Disposition of Property

Enter on Line 18 the amount of net gains from New Jersey Schedule B, Line 4. Enclose Schedule B with your return. See page 34.

Pensions, Annuities, IRA Withdrawals and Exclusion (Lines 19a - c)

Pensions, annuities and certain IRA withdrawals are taxable on the New Jersey return although the taxable amount may differ from the Federal amount. (See page 21 for information on Roth IRAs.) All state and local government, teachers', Federal and certain military pensions, and Keogh Plans are treated in the same manner as pensions from the private sector. Amounts received as "early retirement benefits" and amounts reported as pension on Schedule NJK-1, Partnership Return Form NJ-1065 are also taxable. Social Security and Railroad Retirement benefits are exempt from New Jersey income tax and should not be reported as pension income. Pension payments received by reason of total and permanent disability are also exempt. However, if you retired before age 65 on a total and permanent disability pension and continue to receive

Worksheet A Which Pension Method to Use

1. 4	Amount of pension you will receive during the first three	
	years (36 months) from the date of the first payment 1.	
2.	Your contributions to the plan	
3. \$	Subtract line 2 from line 1	
((a) If line 3 is "0" or more, and both you and your employer co	ontributed to the
	plan, you may use the Three-year Rule Method .	

(b) If line 3 is less than "0," or your employer did not contribute to the plan, you must use the **General Rule Method.**

pension payments after age 65, your disability pension is then treated as an ordinary pension.



If you are 62 years of age or older or disabled under the Federal Social

Security Act and are receiving a United States military pension or survivor's benefit payments, the military pension or survivor's benefit is not taxable for New Jersey gross income tax purposes.

Military pensions are those resulting from service in the Army, Navy, Air Force, Marine Corps, or Coast Guard. This exemption does not apply to civil service pensions or annuities, even if the pension or annuity is based on credit for military service. Most military pensions and survivor's benefit payments are received from the U.S. Defense Finance and Accounting Service while a civil service annuity is received through

the U.S. Office of Personnel Management. If your military pension or survivor's benefit is exempt from New Jersey income tax, do not include such payments on Line 19a, Form NJ-1040.

Retirement plans (pensions, annuities, IRAs) are either noncontributory or contributory. A noncontributory plan is one to which you have not made contributions. A contributory plan is one to which you have made contributions, usually through payroll deductions.

Line 19a - Taxable Amount Received

Report all taxable pensions, annuities and IRA withdrawals on Line 19a, including 1998 IRA to Roth IRA rollovers spread over four years. The amount you report on Line 19a will depend on whether or not you made contributions to the plan.

continued

Worksheet B General Rule Method

1. Your previously-taxed contributions to the plan	1	
2. Expected return on contract*	2	
3. Percentage excludable (Divide line 1 by line 2)	3	%
4. Amount received this year	4	
5. Amount excludable (Multiply line 4 by line 3)	5	
6. Taxable amount (Subtract line 5 from line 4. Enter here and on Line 19a, NJ-1040)	6	

*The expected return on the contract is the amount receivable. If life expectancy is a factor under your plan, Federal actuarial tables must be used to compute the expected return. The Federal actuarial tables are contained in the Internal Revenue Service's Publication 939, *Pension General Rule*. Contact the IRS for this publication. If life expectancy is not a factor under your plan, the expected return is found by totaling the amounts to be received.

Line 19a - Taxable Amount Received - continued

Noncontributory Plans. Amounts you receive from noncontributory plans are fully taxable. Enter on Line 19a the total amount of the pension or annuity from your 1099-R.

Contributory Plans (Other than IRAs).

The total value of your pension or annuity consists of your contributions, your employer's contributions (if any) and earnings. Generally your contributions to a pension or annuity were taxed when they were made and are not taxed by New Jersey when withdrawn. Therefore, you must determine the taxable part of any distribution you receive. Use Worksheet A on page 19 to determine whether you should use the Three-year Rule Method or the General Rule Method for your pension or annuity.

NOTE:

- If you received a distribution from a 401(k) Plan below, see the section on 401(k) Plans before continuing.
- The taxable amount of an IRA withdrawal must be determined by completing the IRA Worksheet C on page 21. Do not use Worksheet A or B for an IRA withdrawal.

Three-year Rule Method. If you will recover your contributions within three years from the date you receive the first payment from the plan, and both you and your employer contributed to the plan, you may use the Three-year Rule Method to determine your New Jersey taxable pension income. The Three-year Rule allows you to exclude your pension and annuity payments from gross income until the payments you receive equal your contributions to the plan. Until that time the amounts you receive, because they are considered your contributions, are not taxable and should not be reported on your return. Once you have received (recovered) an amount equal to the amount you contributed, the payments you receive are fully taxable. Since the Three-year Rule has been repealed for Federal income tax purposes, if you retired after July 1, 1986, the taxable amount of pension or annuity that you report on your New Jersey return when using this method will differ from the amount you report on your Federal return.

General Rule Method. If you will not recover your contributions within three

years from the date you receive the first payment from the plan, or your employer did not contribute to the plan, you must use the General Rule Method to determine your New Jersey taxable pension income. From the first year you receive your pension and every year thereafter, part of your pension will be excludable (the amount that represents your contributions) and part will be taxable. Use Worksheet B on page 19 to determine the taxable amount.

Complete Worksheet B the year in which you receive your first pension payment. Once calculated, use the percentage on line 3 to determine the taxable amount year after year. You must recalculate the percentage only if your annual pension payments decrease.

Contributions to Plans Prior to Residence. Any contributions you made to a pension, annuity or IRA prior to moving to New Jersey are treated in the same way as the contributions would have been treated had you resided in New Jersey at the time. Contributions to plans other than 401(k) Plans are considered to have been previously taxed. Use the appropriate method to determine the taxable amount.

Lump-Sum Distributions and Rollovers. When a lump-sum distribution of the entire balance from a qualified employee pension, annuity, profit-sharing or other plan is made, the amount received in excess of the contributions to the plan that have already been taxed must be included in your income in the year received. New Jersey has no provisions for income averaging of lump-sum distributions. Report the taxable amount of a lump-sum distribution on Line 19a.

A lump-sum distribution from an IRA or a qualified employee pension or annuity plan which you roll over into an IRA or other eligible plan is excludable from New Jersey income if the rollover qualifies for deferral for Federal income tax purposes. The amount rolled over (minus previously taxed contributions) is taxable later when it is withdrawn. As under Federal law, the rollover must be made within the 60-day period after distribution.

401(k) Plans. Beginning on January 1, 1984, New Jersey's treatment of 401(k) Plan contributions changed. After that

date employee contributions to 401(k) Plans were no longer included in taxable wages when earned. If you made contributions to your 401(k) Plan prior to January 1, 1984, your distribution will be treated differently than if you made all of your contributions after this date.

- 1. All contributions made after January 1, 1984. If all of your contributions to the 401(k) Plan were made after January 1, 1984, then your distributions from the plan are fully taxable unless your contributions exceeded the Federal limit.
- 2. Contributions made before January 1, 1984. If you made contributions to the 401(k) Plan before January 1, 1984, or you made contributions beyond the Federal limit, calculate the taxable portion of your distributions from the plan using one of the methods described under contributory plans.

For more detailed information on reporting pension and annuity income on your New Jersey return, order Tax Topic Bulletin GIT-1. *Pensions and Annuities*.

IRAs. Your IRA consists of a nontaxable part (your contributions) and a taxable part (earnings plus certain amounts, if any, rolled over from pension plans). Generally your contributions have been previously taxed. Therefore only the portion of your distribution that represents earnings is taxable.

Earnings credited to an IRA are not subject to tax until withdrawn. The interest, dividends and other earnings, as well as amounts which were tax-free rollovers, will become taxable when withdrawn. If the total amount in the IRA is withdrawn, the entire amount of the interest or accumulated gains becomes taxable in the year the withdrawal is made.

If, however, the withdrawal from an IRA is made over a period of years, the portion of the annual distribution that represents interest income and accumulated gains in the IRA is subject to tax. A distribution from a rollover IRA which is fully taxable for Federal income tax purposes may be treated differently for New Jersey purposes if your contributions were subject to New Jersey income tax when the contributions were made.

Line 19a - Taxable Amount Received - continued

	- IRA Withdrawals 1999
Part I 1. Value of IRA on 12/31/99	(a) Last year's unrecovered contributions. From line 4 of last year's worksheet *
* If you did not complete a worksheet in prior year(s), skip Pa A. Determine the total amount of <i>withdrawal</i> (s) made from B. Total the portion(s) of these previous year withdrawal(s)	art II and calculate the amount of unrecovered contributions as follows: the IRA in previous years. already reported as income on prior New Jersey tax returns. ed (B) from the total amount of previous year withdrawals (A). even <i>recovered</i> thus far. the <i>total</i> amount of contributions made to the IRA.

Report the taxable amount of an IRA with-drawal on Line 19a. Use Worksheet C above to determine the taxable portion of your IRA withdrawal. For multiple IRAs, the taxable amount may be determined by using a separate worksheet for each IRA, or all IRAs may be combined on one worksheet.



Roth IRAs. Contributions to a Roth IRA are subject to New Jersey tax in the

year they are made. However, if the requirements are satisfied, "qualified distributions" from a Roth IRA are excludable and do not have to be included in New Jersey gross income in the year received.

A "qualified distribution" is one made after the five-taxable-year period beginning with the first taxable year in which a contribution was made to your IRA, and which is:

(Keep a copy of this worksheet for your records.)

- Made on or after the date on which an individual reaches age 59½; or
- 2. Made to a beneficiary (or the individual's estate) after the individual's death; or
- 3. Made because the individual becomes disabled; or
- 4. Made as a qualified first-time home buyer distribution as defined by the Internal Revenue Code.

A payment or distribution can not be treated as a qualified distribution if it is made within the five-taxable-year period which begins with the year the first contribution was made. A payment or distribution of an allowable rollover contribu-

tion (or income earned on the amount rolled over) from an IRA other than a Roth IRA, is not a qualified distribution if it is made within the five-taxable-year period which begins with the year in which the rollover contribution was made.

If you received a nonqualified distribution from a Roth IRA, you must report the earnings as income on Line 19a.

If you converted an existing IRA to a rollover Roth IRA during tax year 1999, any amount from the existing IRA that would be taxable if withdrawn must be included in your gross income on Line 19a. If you converted an existing IRA to a rollover Roth IRA during tax year 1998 and elected to spread the income over a four year period, include on

Line 19a - Taxable Amount Received - continued

Line 19a one-fourth of the amount taxable for New Jersey purposes from IRAs converted to Roth IRAs in 1998.

For more detailed information on IRA withdrawals, order Tax Topic Bulletin GIT-2, *IRA Withdrawals* or Technical Bulletin TB-44.

Line 19b - New Jersey Pension Exclusion

If you qualify, you may exclude all or a part of the income you received during the year from taxable pensions, annuities and IRA withdrawals. If you and/or your spouse are 62 years of age at the end of the tax year and did not report any income on Line 19a, you may still qualify for the "Other Retirement Income Exclusion." See the instructions for Line 28 on page 23.

To qualify for the New Jersey pension exclusion you must be:

• 62 years of age or more

or

Disabled as defined by Social Security guidelines

Enter on Line 19b the lesser of the amount reported on Line 19a or the amount next to your filing status from the Maximum Pension Exclusion chart above. The amount on Line 19b should never be more than the amount on Line 19a. Part-year residents, see page 8.

When you and your spouse file a joint return and only one of you is disabled or 62 years of age or older, you may still claim the maximum pension exclusion. However, only the pension, annuity or IRA withdrawal of the qualified spouse may be excluded.

If you and/or your spouse are 62 years of age, you may qualify for an additional exclusion. See the instructions for Line 28.

Line 19c

Subtract Line 19b from Line 19a and enter the result on Line 19c. If the result is zero, make no entry on Line 19c.

Maximum Pension Exclusion									
Amount: For Filing Status:									
\$10,000	Married, filing joint return								
\$ 7,500	Single Head of Household Qualifying Widow(er)								
\$ 5,000	Married, filing separate return								

Line 20 - Distributive Share of Partnership Income

New for '99

Enter on Line 20 your share of income derived from partnership(s) as reported to you by the partnership(s) on Sched-

ule NJK-1, Form NJ-1065. The appropriate amount to enter appears on the schedule in column A of the line labeled "Distributive Share of Partnership Income" and must be reported whether or not the income was actually distributed. If the net amount from all Schedule NJK-1s is zero or less, make no entry. Enclose a copy of each Schedule NJK-1 with your return. For detailed information regarding reporting partnership income, request Tax Topic Bulletin GIT-9P, *Income from Partnerships*.

If you are a New Jersey small to medium business child care consortium member, you may be eligible for a special deduction for certain child care center expenditures (or for certain qualifying sponsor contributions). For detailed information regarding this deduction, and how to claim it, request our publication on this topic.

If any adjustments to the amount reported on Line 20 are necessary, follow the detailed instructions in Tax Topic Bulletin GIT-9P, *Income from Partnerships*.

If you did not receive a Schedule NJK-1, you must enclose a copy of the Federal Schedule K-1 and complete Reconciliation Worksheet A contained in Tax Topic Bulletin GIT-9P, *Income from Partnerships*. Be sure to retain the completed worksheet for your records.

Line 21 - Net Pro Rata Share of S Corporation Income

Enter on Line 21 the amount of your net pro rata share of S corporation income,

whether or not the income was actually distributed. For detailed information regarding the reporting of S corporation income, request Tax Topic Bulletin GIT-9S, *Income from S Corporations*.

Enclose a copy of the Schedule NJ-K-1, Form CBT-100S, which you received from the S corporation. If you did not receive a Schedule NJ-K-1, you must enclose a copy of the Federal Schedule K-1 and complete Reconciliation Worksheet B contained in Tax Topic Bulletin GIT-9S, *Income from S Corporations*. Be sure to retain the completed worksheet for your records.

Line 22 - Net Gains or Income from Rents, Royalties, Patents and Copyrights

Enter on Line 22 the amount of net income from New Jersey Schedule C, Line 3. Enclose Schedule C with your return. See page 35.

Line 23 - Net Gambling Winnings

Enter on Line 23 the amount of your net gambling winnings. You may deduct your gambling losses from your winnings that occurred during the same year. You may not use New Jersey Lottery losses to offset other gambling winnings. If your net gambling winnings are less than zero, make no entry.

You must be able to substantiate gambling losses used to offset winnings reported on your New Jersey income tax return. Evidence of losses may take several forms, including a daily log or journal of wins and losses, canceled checks, losing race track pari-mutuel tickets, etc. With respect to winnings or losses resulting from casino gambling, letters from casinos which purport to "rate" the gambling activity of an individual or "estimate" losses are

acceptable as **part** of the evidential material required to prove losses.

Remember, do not include any winnings or losses from the New Jersey State Lottery.

Although no specific rider to the New Jersey income tax return is required to substantiate gambling losses, it is suggested that if you enter gambling winnings net of losses on Line 23 of the return, you should note the total winnings and total losses on a supporting schedule. This procedure may eliminate certain questions in the event the return is selected for audit. Although not taxable, New Jersey Lottery winnings and losses should be listed on the supporting schedule.

Line 24 - Alimony and Separate Maintenance Payments Received

Enter on Line 24 the total amount of alimony and separate maintenance payments you received which were required under a decree of divorce or separate maintenance. Do not include payments received for child support.

Line 25 - Other

Enter on Line 25:

Amounts Received as Prizes and

Awards. A prize won by any person in a raffle, drawing, television or radio quiz show, contest or any other event is taxable and must be included on Line 25. Awards, including those given to employees for their work or suggestions, are also taxable. Any prizes or awards received in goods or services must be included as income at fair market value.

Income in Respect of a Decedent. If you had the right to receive income that the deceased person would have received had he or she lived, and the income was not included on the decedent's final return, you must report the income on your own return when you receive it. The income is reported on Line 25, "Other" income. Enclose a schedule of the items of income reported together and included on Line 25.

Income from Estates and Trusts. Beneficiaries receiving income from an estate or trust must include on Line 25 the net of

the items listed on the Federal K-1 form(s) received. Interest, dividends, capital gains, business or partnership income, etc. as listed on the Federal K-1(s) must be adjusted to reflect New Jersey tax rules and then netted together before inclusion on Line 25, "Other" income. Be sure to include income which is not subject to Federal income tax but is subject to New Jersey gross income tax, such as interest from and losses on the disposition of obligations of states and their political subdivisions, other than New Jersey and its political subdivisions, and exclude income and losses not subject to New Jersey tax, such as gains on New Jersey tax-exempt securities. Enclose a copy of the Federal K-1(s) with your return.

If the income from a grantor trust is reportable by or taxable to the grantor for Federal income tax purposes, it is also taxable to the grantor for New Jersey gross income tax purposes. The grantor must report the interest, dividends, capital gains, business income, partnership income, net pro rata share of S corporation income, etc. in the same categories of income as listed on the Federal or New Jersey K-1(s) and not as income from Estates and Trusts. A copy of the Schedule K-1 should be enclosed with the return.

Scholarships and Fellowships. Scholarships and fellowship grants are taxable and must be included on Line 25 unless they satisfy **all** of the following conditions:

- 1. The primary purpose of the grant is to further the recipient's education or training; and
- 2. The grant neither represents payments for past, present or future services nor payments for services which are subject to the direction or supervision of the grantor (e.g., a fellowship given in exchange for teaching); and
- 3. The grant is not for the benefit of the grantor.

Residential Rental Value or Allowance Paid by Employer. Enter on Line 25 either the rental value of a residence furnished by an employer or the rental allowance paid by an employer to provide a home. The rental value of the residence furnished is excludable and should not be reported provided that:

- 1. The lodging is provided on the business premises of the employer; and
- 2. The lodging is furnished for the convenience of the employer; and
- 3. The employee is required to accept such lodging as a condition of employment.

Other. Enter on Line 25 the amount of any taxable income for which a place has not been provided elsewhere on the return. Income from sources both legal and illegal is subject to tax.

Line 26 - Total Income

Enter on Line 26 the total of Lines 14, 15a, 16, 17, 18, 19c, 20, 21, 22, 23, 24 and 25.

Line 27 - Total Income

Enter on Line 27 the total income from Line 26, page 1.

Line 28 - Other Retirement Income Exclusion

If you and/or your spouse were 62 years of age and you did not use the maximum pension exclusion on Line 19b (your taxable pension, annuity or IRA withdrawal was less than the exclusion amount for your filing status or you did not receive a pension, annuity or IRA withdrawal), you may be entitled to exclude other income on Line 28. Complete Worksheet D on page 24 to determine if you qualify for any additional exclusion. Whether or not you use the maximum pension exclusion, if you are unable to receive Social Security or Railroad Retirement benefits, but would have been eligible for benefits had you fully participated in either program, you may be entitled to an additional exclusion. Complete Worksheet D, Part III to see if you qualify for this additional exclusion. If your filing status is married, filing joint return, both you and your spouse must meet the requirements to be eligible for the additional exclusion. If you are a part-year resident, do not complete the worksheet. See page 8.

Line 28 - Other Retirement Income Exclusion - continued

		Worksheet D Other Retirement Income Exclusion* Age Requirement: 62 or older
Par		
		amount from Line 14, NJ-1040 1
		amount from Line 17, NJ-1040 2
		amount from Line 20, NJ-1040 3
4.	Enter the	amount from Line 21, NJ-1040 4
5.	Add lines	1, 2, 3 and 4 5
*Pa	rt-year res	idents, do not complete this worksheet. See instructions on page 8.
STO	line 9 and	s MORE than \$3,000 – Do not complete Part II. Enter "0" on continue with Part III. s \$3,000 or LESS – Continue to Part II.
Par 6.	Enter: \$10,000 \$ 7,500 \$ 5,000	if your filing status is: Married, filing joint return Single; Head of Household; Qualifying Widow(er) Married, filing separate return
7.	Enter the	amount from Line 19b, NJ-1040 7 7.
8.		ine 7 from line 6. Enter the difference here and on rt III). If zero, enter "0"
	t III Unclaime	d Pension Exclusion (from line 8)
10a.	or will yo	and/or your spouse, if filing jointly) now receiving, u (and/or your spouse, if filing jointly) ever be eligible Social Security or Railroad Retirement Benefits?
		Continue with item 10bEnter "0" on line 10 and continue with line 11
10b.	ever be e	ou (and your spouse, if filing jointly) be receiving or igible to receive Social Security or Railroad Retirement f you had participated in either program?
		 Enter "0" on line 10 and continue with line 11 Enter on line 10 the amount of exclusion for your filing status shown below and continue with line 11
	Enter: \$ 6,000	if your filing status is: Married, filing joint return; Head of Household; Qualifying Widow(er)
	\$ 3,000	Single; Married, filing separate return 10
11.	Add lines	9 and 10. Enter here and on Line 28, NJ-1040. ount here is zero, make no entry on Line 28 11.

When you and your spouse file a joint return and only one of you is 62 or older, you may claim the full exclusion. However, only the income of the qualified spouse may be excluded.

Line 29 - New Jersey Gross Income

Subtract Line 28 from Line 27 and enter the result on Line 29. If less than zero, make no entry.



If you were a New Jersey resident for the entire year and your Gross Income on Line 29 is \$10,000 or less (\$5,000 if

filing status is married, filing separate return), you have no tax liability to New Jersey and no return must be filed. However, if you are filing a return only to obtain a refund of taxes withheld or estimated payments made, stop here. Continue completing the return with Line 40 on page 28.

If you are eligible for a 1999 homestead rebate (see page 36), you must also complete the rebate application (Form HR-1040).

You may claim an exemption from withholding if you expect to have no New Jersey income tax liability for the taxable year because your gross income will be less than the minimum amount. Complete Form NJ-W4 and submit it to your employer to claim the exemption.

If you were a New Jersey resident for only part of the year, see "Guidelines for Part-year Residents" on page 8.

Exemptions and Deductions (Lines 30a – 35)

New Jersey allows deductions only for exemptions, certain medical expenses, qualified Medical Savings Account contributions and alimony and separate maintenance payments. No deduction is allowed for adjustments taken on the Federal return such as employee business expenses, IRA contributions and Keogh Plan contributions. However, be sure to keep records of all contributions to IRAs and Keogh Plans. You will need this information when you make withdrawals in future years. Partyear residents must follow the guidelines on page 8.

Lines 30a - c - Exemptions

- Line 30a. Enter the number of exemptions from Line 12a. Multiply the number by \$1,000 and enter the result.
- Line 30b. Enter the number of exemptions from Line 12b. Multiply the number by \$1,500 and enter the result.
- Line 30c. Add Lines 30a and 30b together and enter the result.

Line 31 - Medical Expenses/ **Medical Savings Account** Contributions

You may deduct certain medical expenses that you paid during the year for yourself, your spouse and your dependents. However, you cannot deduct expenses for which you were reimbursed. Only expenses in excess of 2% of your income may be deducted. You may also deduct qualified Medical Savings Account contributions. Use Worksheet E to calculate your deduction for medical expenses/ Medical Savings Account contributions.

Allowable Medical Expenses. Medical expenses means nonreimbursed payments for physicians, dental and other medical fees, prescription eyeglasses and contact lenses, hospital care, nursing care, medicines and drugs, prosthetic devices, Xrays and other diagnostic services conducted by or directed by a physician or dentist. In addition, medical expenses may also include amounts paid for transportation primarily for and essential to medical care and insurance (including amounts paid as premiums under Part B of Title XVIII of the Social Security Act, relating to supplementary medical insurance for the aged) covering medical care. As a general rule, medical expenses allowed for Federal income tax purposes will be allowed for New Jersey income tax purposes.

NOTE: Do not include on line 1, Worksheet E contributions you made to a Medical Savings Account or any amounts paid or disbursed from a Medical Savings Account that have been excluded from gross income.

TAX TIP sheet E, the amount of your qualified

Medical Savings Account Contributions. Enter on line 4, Work-

Worksheet E

Deduction for Medical Expenses/Medical Savings Account Contributions

(Keep for your records)

1.	Total nonreimbursed medical expenses
2.	Enter Line 29, NJ-1040x .02 = 2
3.	Medical Expenses Deduction. Subtract line 2 from line 1 and enter result here. If zero or less, enter zero 3

- 4. Enter the amount of your qualified Medical Savings Account contributions from Line 7, Federal Form 8853...... 4.____
- 5. Total Deduction for Medical Expenses/Medical Savings **Account Contributions.** Add lines 3 and 4. Enter the result here and on Line 31. Form NJ-1040. If zero, enter zero here and make no entry on Line 31, Form NJ-1040................... 5.

Medical Savings Account contributions from Line 7, Federal Form 8853. New Jersey follows the Federal rules for this deduction. Your contribution may not exceed 75% of the amount of your annual health plan deductible (65% if you have a self-only plan). Enclose Federal Form 8853 with your return. Excess contributions that you withdraw before the due date of your tax return are not taxable. However, you must report the earnings associated with the excess contributions you withdraw as wages on Line 14.

Line 32 - Alimony and **Separate Maintenance Payments**

Enter on Line 32 the amount of alimony and separate maintenance paid which was required under a decree of divorce or separate maintenance. Do not include payments for child support.

Line 33 - Total Exemptions and Deductions

Enter on Line 33 the total of Lines 30c, 31 and 32.

Line 34 - Taxable Income

Subtract Line 33 from Line 29 and enter the result on Line 34. If Line 34 is zero or less, make no entry.

Property Tax Deduction/ Credit (Lines 35 and 43)

For tax year 1999, eligible homeowners and tenants who pay property taxes, either directly or through rent, are entitled to either a deduction or a refundable credit.

The property tax **deduction** reduces your taxable income. Therefore the tax benefit varies depending on the amount of your taxable income, the amount of your property taxes or rent and your filing status. To determine the actual tax benefit you will receive (how much you will reduce your tax liability) when claiming a property tax deduction, you must calculate your tax liability both with a deduction and without a deduction by completing Schedule 1. The property tax **credit** reduces your tax due. The credit increases the total payments and/or credits on Line 47, Form NJ-1040. These payments and/or credits are subtracted directly from your tax liability. Taxpayers who do not reduce their tax liability by \$50 or more (\$25 if filing status us married, filing separate return and you maintain the same residence as your spouse) when claiming the property tax deduction should claim the property tax credit.

For recorded information on the property tax deduction/credit, call our automated TaxTalk service from your Touch-tone phone at 1-800-323-4400 (within New Jersey only) or 609-826-4400 (anywhere). Property Tax Deduction/Credit (Lines 35 and 43) - continued

You may also request our publication Property Tax Deduction/Credit Frequently Asked Questions.

Eligibility Requirements. To be eligible for a property tax deduction **or** property tax credit:

- You must have been domiciled and maintained a principal residence as a homeowner or tenant in New Jersey during 1999; and
- Your principal residence, whether owned or rented, must be subject to local property taxes, and property taxes must have been paid on that residence either as actual property taxes or through rent; and
- Your rented dwelling must have its own separate kitchen and bath facilities; and
- Your gross income on Line 29 is more than \$10,000 (\$5,000 if filing status is married, filing separate return) or you or your spouse were 65 years of age or older or blind or disabled at the end of the tax year.

Taxpayers who were not 65 years of age or older or blind or disabled on December 31, 1999 with gross income of \$10,000 or less (\$5,000 if filing status is married, filing separate return) are not eligible for a property tax credit.

Principal Residence. A principal residence means a homestead, either owned or rented, actually and continually occupied as your permanent residence. No property tax deduction or credit is allowed for a vacation home, a "second home," or property which the owner rents to someone else.

Homeowners. You may claim a property tax deduction or credit for the home in New Jersey that you owned and lived in as your principal residence provided it was subject to local property taxes. Both single family homes and certain multifamily homes qualify.

Multi-Unit Properties. As a homeowner, you may claim a property tax deduction or credit on your property only if it contains four units or less. Of these four units, only one may be used for commercial purposes.

Condominiums and Co-ops. A condominium unit or a unit in a cooperative housing complex or mutual housing corporation is considered a single family dwelling for purposes of the property tax deduction or credit.

Continuing Care Communities. As a resident in a continuing care retirement community, you may qualify for a property tax deduction or credit as a homeowner if the continuing care contract requires you to bear the proportionate share of property taxes attributable to your unit.

Disabled Veterans. Totally and permanently disabled veterans who have a 100% exemption from local property taxes are **not** eligible for a property tax deduction or credit. If any portion of the dwelling is rented to a tenant and property tax is paid by the disabled veteran owner on the rented portion, any tenant may be eligible for a property tax deduction or credit, but the property owner is not eligible.

Life Tenancy. You are also a homeowner if you have life tenancy rights or hold a lease for 99 years or more.

Tenants. You may claim a property tax deduction or credit for a home or apartment you rented in New Jersey and lived in as your principal residence, provided that the building is subject to local property taxes and contains its own separate kitchen and bathroom. You do not qualify for a property tax deduction or credit if you reside in a unit which only has access to a kitchen or bathroom.

Mobile Homes. If you own a mobile home which is located in a mobile home park, you qualify for a property tax deduction or credit as a tenant. For more information on mobile homes, contact the New Jersey Division of Taxation Call Center.

Tax-exempt, Subsidized and Campus Housing. Tenants living in dwellings which are not subject to local property tax are not eligible for a property tax deduction or credit. This includes tenants living in tax-exempt housing or other dwellings owned by the State, County, Municipal or Federal government; students living in on-campus apartments at State

colleges and universities; and tenants living in dwellings owned by religious, charitable or other nonprofit organizations (including on-campus apartments at private nonprofit colleges and universities), if the property is exempt from local property taxes. Do not enter a figure on Line 35 or Line 43 of the tax return. If you are not sure whether the dwelling you rent is subject to local property tax, contact your municipal tax assessor for information. The Division of **Taxation audits returns to insure** that only qualified applicants claim the property tax deduction or the property tax credit.

Seniors or Blind/Disabled Persons. If either you or your spouse were 65 years of age or older or blind or disabled at the end of the tax year, and your gross income on Line 29 is \$10,000 or less (\$5,000 if filing status is married, filing separate return), and you satisfy the eligibility requirements, you are entitled to a property tax credit in the amount of \$50 (\$25 if filing status is married, filing separate return and you maintain the same residence as your spouse). File your completed Homestead Rebate Application, Form HR-1040, and your credit will automatically be sent to you with your homestead rebate. Do not complete Line 35 to claim a property tax deduction or Line 43 to claim a property tax credit.

Line 35 - Property Tax Deduction

If you satisfied the eligibility requirements above, you may deduct 100% of property taxes due and paid **or** \$10,000, whichever is less. For tenants, 18% of the rent paid during the year is considered property taxes paid. Complete Schedule 1 to determine the amount of your property tax deduction and whether you should elect to take the property tax credit on Line 43 instead of the deduction on Line 35.

Do not complete Schedule 1 if you claim credit for taxes paid to other jurisdictions. Complete Schedule A and Worksheet F to determine whether you will receive a greater tax benefit by taking the property tax deduction or the property tax credit. See the instructions for Schedule A on page 31.

Line 1 - Property Tax/Rent

Enter on Line 1 your property taxes (or 18% of rent) due and paid during 1999 on your qualified residence.



Property Tax Reimbursement Recipients.If you became eligible for

a property tax reimbursement in 1997 and you are eligible for a reimbursement for the difference between your 1997 property taxes and your 1999 property taxes, you must enter the amount of your **1997 property taxes** due and paid on Line 1. (Mobile home owners enter 18% of 1997 site fee.) If you owned your home with someone other than your spouse and were required to complete Schedule HR-A for the 1997 tax year, enter the amount from Line 6 of your 1997 Schedule HR-A on Line 1. Schedule 1.



If you became eligible for a property tax reimbursement in 1998, enter the amount of your 1998 property taxes or

18% of your 1998 site fee on Line 1. If you owned your home with someone other than your spouse and were required to complete Schedule HR-A for the 1998 tax year, enter the amount from Line 6 of your 1998 Schedule HR-A on Line 1, Schedule 1.

Married, Filing Separate Return. If your filing status is married, filing separate return and you and your spouse maintain the same principal residence, enter on Line 1 one-half of the property taxes (or 18% of rent) due and paid. Also see Note under Line 2.

Multiple Residences, Owners, Dwelling Units or Tenants. Complete Schedule HR-A before completing Line 1, Schedule 1 if:

 You lived in more than one qualifying residence during 1999; or

- You shared ownership of a principal residence during the year with anyone, other than your spouse; or
- Your principal residence during the year consisted of multiple dwelling units; or
- Anyone other than your spouse occupied and shared rent with you for an apartment or other rental dwelling unit.

If you were a homeowner, enter the amount from Line 6, Schedule HR-A, on Line 1, Schedule 1. If you were a tenant, enter 18% of the amount from Line 12, Schedule HR-A, on Line 1, Schedule 1. If you were both a homeowner and a tenant during the year, add the amount from Line 6, Schedule HR-A, and 18% of the amount from Line 12, Schedule HR-A, and enter the total on Line 1, Schedule 1.

Part-year Residents. A part-year resident who meets the qualifications is eligible for a property tax deduction or credit. Complete Schedule 1 and enter on Line 1 the total amount of property taxes (or 18% of rent) due and paid during your period of residence (see page 8).

Line 2 - Property Tax Deduction

Enter the amount on Line 1 or \$10,000, whichever is less. Also enter this amount on Line 4, Column A.

NOTE: If your filing status is married, filing separate return and you and your spouse maintain the same principal residence, and Line 1 is \$5,000 or more, enter \$5,000 on Line 2. If Line 1 is less than \$5,000 enter the amount from Line 1.

Line 3 - Taxable Income

For each column, enter on Line 3, Schedule 1, the amount from Line 34, Form NJ-1040.

Line 4 - Property Tax Deduction

Enter on Line 4, Column A, the amount from Line 2, Schedule 1.

Line 5 - Taxable Income After Property Tax Deduction

For each column, subtract Line 4 from Line 3 and enter the amount on Line 5.

Line 6 - Tax on Line 5

For each column, enter on Line 6 the amount of tax on the income shown on Line 5. Use the Tax Table on page 43 or the Tax Rate Schedules on page 52 to calculate the amount of tax.

Line 7 - Deduction/Credit Determination

To determine whether a property tax deduction or a property tax credit is more beneficial to you, subtract Line 6, Column A, from Line 6, Column B, and enter the result on Line 7. If Line 7 is \$50 or more (\$25 if filing status is married, filing separate return and you maintain the same residence as your spouse), you will receive a greater benefit by taking the property tax deduction. Enter the amount from Line 4, Schedule 1, on Line 35, Form NJ-1040 and make no entry on Line 43. Form NJ-1040. If Line 7 is less than \$50 (\$25 if filing status is married, filing separate return and you maintain the same residence as your spouse), you will receive a greater benefit by taking the property tax credit. Enter \$50 (\$25 if filing status is married, filing separate return and you maintain the same residence as your spouse) on Line 43, Form NJ-1040 and make no entry on Line 35, Form NJ-1040. Part-year residents see instructions on page 8.

—— 1999 Form NJ-1040 Lines 36 through 58 Instructions ——

Line 36 - New Jersey Taxable Income

Subtract Line 35 from Line 34. If zero or less, make no entry.

Line 37 - Tax

Compute your tax by using one of the following methods.

Tax Table. If your New Jersey taxable income is less than \$100,000, you may use the New Jersey Tax Table on page 43 or the New Jersey Tax Rate Schedules on page 52 to find your tax. When using the

Line 37 - Tax - continued

tax table, be sure to use the correct column. After you have found your tax, enter the amount on Line 37.

Tax Rate Schedules. You must use the New Jersey Tax Rate Schedules on page 52 if your New Jersey taxable income is \$100,000 or more. Use the correct schedule for your filing status. After you have calculated your tax, enter the amount on Line 37.

Line 38 - Credit for Income Taxes Paid to Other Jurisdictions

Enter on Line 38 the amount of credit allowed. If you are not eligible for a property tax benefit, enter the amount from Line 9, Column B, Schedule A(s). If you are claiming a property tax deduction or credit, follow the instructions on Worksheet F.

The credit on Line 38 may not exceed your tax on Line 37. Enclose Schedule A(s) with your return, together with a copy of the return(s) you filed with the other state(s) or political subdivision(s). See the instructions for Schedule A on page 31.

Line 39 - Balance of Tax

Subtract Line 38 from Line 37 and enter the result on Line 39.

Line 40 - Use Tax Due on Out-of-State Purchases

If you were a New Jersey resident and you purchased items or services that were subject to New Jersey sales tax, you are liable for the use tax at the rate of 6% of the purchase price if:

- 1. Sales tax has not been paid; or
- 2. Sales tax has been collected out-of-State at a rate less than 6%.

In determining the net amount of use tax due, sales tax paid to certain other states may be taken as credit. Use tax is due 20 days after the items enter New Jersey. Use Form ST-18 to remit the use tax on a more timely basis.

Form ST-18 is provided in this booklet for your convenience (in the center of the booklet with other tax forms). You may photocopy the Form ST-18 provided and

use it to remit use tax throughout the year. You should know that New Jersey does have access to records maintained by out-of-State businesses and does bill customers directly for use tax including penalty and interest.

If you owe use tax and are remitting it with Form NJ-1040, enter the amount on Line 40. If you owe no use tax, enter "0.00."

Line 41 - Total Tax

Total Lines 39 and 40 and enter on Line 41.

Line 42 - Total New Jersey Income Tax Withheld

Enter on Line 42 the total New Jersey income tax withheld, as shown on your W-2, W-2G and/or 1099-R statement(s). The W-2 must indicate the amount of New Jersey tax withheld and the "State" box must indicate that the tax withheld was New Jersey income tax. See sample W-2 on page 17. Enclose the state copy of each withholding statement (W-2, W-2G, 1099-R). Enclose Form 1099-R with the return only if New Jersey income tax was withheld.

Do not include on Line 42 amounts withheld as New Jersey unemployment insurance/health care subsidy fund/workforce development partnership fund contributions (shown on the W-2 as UI/HC/WD. if combined, or UI, HC and WD, if stated separately) or New Jersey disability insurance (may be shown as DI). These are not New Jersey income tax withholdings and may not be used as credits on Line 42. See instructions for Lines 45 and 46 for more information on excess unemployment insurance/health care subsidy fund/workforce development partnership fund contributions and/or disability insurance contributions.

All W-2 statements must reflect your correct social security number for the withholdings to be credited. If the social security number is missing or incorrect, you must obtain a corrected W-2 from your employer. Only your employer/payer can issue or correct this form. If you have not received a W-2 form by February 15, 2000, or if the form you received is incorrect, contact your employer/payer immediately.

Line 43 - Property Tax Credit

If you satisfied the eligibility requirements (see page 26) and you did not claim a property tax deduction on Line 35, you are entitled to a property tax credit.

Do not complete Line 43 if:

- You claimed a property tax deduction on Line 35; or
- Your gross income on Line 29, Form NJ-1040, is \$10,000 or less (\$5,000 if filing status is married, filing separate return).

NOTE: If you are 65 years of age or older or blind or disabled, and you are not required to file Form NJ-1040 because your gross income on Line 29 is \$10,000 or less (\$5,000 if filing status is married, filing separate return), and you satisfy the eligibility requirements, you are entitled to a property tax credit in the amount of \$50 (\$25 if filing status is married, filing separate return and you maintain the same residence as your spouse). Complete and file a Homestead Rebate Application, Form HR-1040, and your credit will automatically be paid with your homestead rebate. Do not claim the property tax deduction (Line 35) or the property tax credit (Line 43) on Form NJ-1040.

Line 44 - New Jersey Estimated Payments/Credit from 1998 Tax Return

Enter on Line 44 the total of:

- Estimated tax payments made for 1999
- Credit applied from your 1998 tax return
- Amount, if any, paid to qualify for an extension of time to file

Payments Made Under Another Name or Social Security Number. If you changed your name because of marriage, divorce, etc., and you made estimated tax payments using your former name, enclose a statement with your return explaining all the payments you and/or your spouse made for 1999 and the name(s) and social security number(s) under which you made payments.

If your spouse died during the year and any estimated payment(s) were made

under the deceased spouse's social security number and other payments were made under your social security number, you must enclose a statement with your return listing the social security numbers and the amounts submitted under each social security number.

UI/HC/WD;DI Credit (Lines 45 and 46)

You may take credit for excess unemployment insurance/health care subsidy fund/workforce development partnership fund contributions and/or disability insurance contributions withheld by two or more employers. For 1999, the maximum employee unemployment insurance/ health care subsidy fund/workforce development partnership fund contribution was \$85.85, and the maximum employee disability insurance contribution was \$101.00. If you had two or more employers and you contributed more than the maximum amount(s), you must enclose a completed Form NJ-2450 with your return to claim the credit.

All information on Form NJ-2450 must be substantiated by W-2 statements or the claim will be denied. The amounts of unemployment insurance/health care subsidy fund/workforce development partnership fund contributions and disability insurance withheld must be reported separately on all W-2 statements. The employer's New Jersey Taxpayer Identification Number or approved private plan number must also be shown. See sample W-2 on page 17.

Be careful when completing Form NJ-2450 and check that your W-2 verifies the information you provide. If all New Jersey Department of Labor requirements are not met, your income tax credit must be denied. You must then refile your claim with the Department of Labor using their Form UC-9A, "Employee's Claim for Refund of Excess Contributions." Once your income tax credit for excess unemployment insurance/health care subsidy fund/workforce development partnership fund contributions and/or disability insurance contributions has been denied, it can only be claimed through the Department of Labor.

Line 45 - Excess New Jersey UI/HC/WD Withheld

Enter on Line 45 the excess unemployment insurance/health care subsidy fund/workforce development partnership fund contributions withheld from Line 4 of Form NJ-2450. Enclose Form NJ-2450 with your return.

Line 46 - Excess New Jersey Disability Insurance Withheld

Enter on Line 46 the excess disability insurance withheld from Line 5 of Form NJ-2450. Enclose Form NJ-2450 with your return.

Line 47 - Total Payments/ Credits

Add Lines 42 through 46 and enter the result on Line 47.

Amount of Tax You Owe or Overpayment (Lines 48 and 49)

Compare Lines 41 and 47.

- If Line 41 is more than Line 47, you have a balance of tax due. Complete Line 48.
- If Line 41 is less than Line 47, you have overpaid your tax. Complete Line 49.

Line 48 - Amount of Tax You Owe

Subtract Line 47 (Total Payments/Credits) from Line 41 (Total Tax) and enter the result on Line 48.

If you owe tax, you may make a donation on Lines 52, 53, 54, 55 and/or 56 by adding the amount of your donation to your check amount. If you are enclosing Form NJ-2210, the amount of the check should also include interest calculated for the underpayment of estimated tax. Make your check for the total amount payable to "State of New Jersey – TGI."

You may also pay your 1999 New Jersey income taxes by credit card. Call 1-888-2PAYTAX, toll free, and use an American Express, MasterCard or Discover/Novus credit card. Payments cannot be made with a Visa card. You will be prompted to enter a jurisdiction code to make your payment. The code for New

Jersey is 4000. Do not use the payment voucher if you pay your taxes by credit card.

NOTE: If the amount of tax you owe (Line 48) is more than \$400, you may want to increase your estimated payments or contact your employer for Form NJ-W4 to increase your withholdings to avoid interest assessments.

Line 49 - Amount of Overpayment

Subtract Line 41 (Total Tax) from Line 47 (Total Payments/Credits) and enter the result on Line 49.

Line 50 - Amount of Overpayment

Enter on Line 50 the total overpayment from Line 49, page 2.

Line 51 - Credit to Your 2000 Tax

Enter on Line 51 the amount of your overpayment that you wish to credit to your 2000 tax liability.

Contributions (Lines 52, 53, 54, 55 and 56)

Whether you have an overpayment or a balance due, you may make a donation to any of the following funds:

- Endangered Wildlife Fund
- Children's Trust Fund
- Vietnam Veterans' Memorial Fund
- Breast Cancer Research Fund, or
- U.S.S. New Jersey Educational Museum Fund

Indicate the amount you want to contribute by checking the appropriate box(es) or enter any amount you wish to contribute. The amount you donate will reduce your refund or increase your balance due. An amount must be entered when making a contribution.

If you are making a donation and you have a balance due, increase the amount of your check or money order (made out to "State of New Jersey – TGI") by the amount you wish to contribute. Your donation will be deposited in the appropriate fund when your return is processed.

Contributions - continued

Line 52 - New Jersey — Endangered Wildlife Fund

YOU CAN HELP KEEP NEW JERSEY'S WILDLIFE IN OUR FUTURE! As the most densely populated state in the nation, NJ has lost nearly 40% of its wildlife habitat in some areas. Each day brings many species closer to extinction. You can help reverse this trend. Your contribution goes directly to help the Endangered and Nongame Species Program restore and protect the future of our State's endangered and threatened wildlife. We receive no State funding and rely solely on your contributions.



This year, **Check Off for Wildlife!** To receive our free quarterly newsletter, please write to *Conserve Wildlife News*, ENSP, PO Box 400, Trenton, NJ 08625-0400. Phone: 609-292-9400 Web: http://www.state.nj.us/dep/fgw/ensphome.htm

Line 53 - New Jersey — Children's Trust Fund... to prevent child abuse

Every dollar you contribute goes to local prevention programs in all 21 counties:

- home visiting programs for at-risk newborns
- school safety and self-protection programs
- support groups for families with special needs children

Help protect New Jersey's children! Check off your contribution on Line 53. The Children's Trust Fund receives no State tax money and relies on your support. For information, contact: Children's Trust Fund, PO Box 711, Trenton, NJ 08625-0711 Phone: 1-877-839-2339 (toll free) Web: www.state.nj.us/humanservices/njcap.html



Line 54 - New Jersey — Vietnam Veterans' Memorial Fund

The Memorial honors 1,555 New Jerseyans who never returned home from Vietnam. The newly-opened Vietnam Era Educational Center allows visitors to explore this time in our nation's history. We are 100% privately funded.

For more information, write: New Jersey Vietnam Veterans' Memorial,

PO Box 648, Holmdel, NJ 07733 or call: 1-800-648-8387

Web: http://www.njvvmf.org



Line 55 - New Jersey — Breast Cancer Research Fund HELP SAVE LIVES

New Jersey has one of the highest breast cancer rates in the country. Your contribution supports research relating to the prevention, screening, treatment and cure of breast cancer right here in New Jersey. Check Line 55 and join the fight to make breast cancer a thing of the past. For further information, please write to:

The New Jersey Commission on Cancer Research, PO Box 360, 28 West State Street, Rm 715, Trenton, NJ 08625-0360, Phone: 609-633-6552. Web: http://www.state.nj.us/health



Line 56 - New Jersey — U.S.S. New Jersey Educational Museum Fund

New Jersey's namesake Battleship would appreciate your continued support. Your contribution will be used to develop a world-class Educational Museum as a tribute to Veterans of all of the Armed Forces.

For more information contact:

Battleship New Jersey Foundation, Inc. 1715 Hwy 35, Middletown, NJ 07748

Phone: 732-671-6488 Web: http://www.battleshipnj.org E-mail: bb62fdn@aol.com



Line 57 - Total Deductions From Overpayment

Add any amounts on Lines 51, 52, 53, 54, 55 and 56. Enter the result on Line 57.

Line 58 - Refund

Subtract Line 57 from Line 50 (Overpayment). Enter the result on Line 58. This is the amount of your refund.

Remember—

- If you are completing Schedules A, B and C, see the following pages.
- If you are completing a 1999 Homestead Rebate Application, Form HR-1040, see page 36.
- If you are not required to file a New Jersey Resident Income Tax Return (Form NJ-1040), but you qualify for a homestead rebate and a property tax credit, only file the Homestead Rebate Application (Form HR-1040).
- Do not staple, paper clip or tape any documents to the tax return. Also do not staple or tape the return pages together.

Assembling Your Return

Be sure to check the following before mailing your completed return:

- Check arithmetic.
- **Sign and date your return.** Both spouses must sign a joint return.
- Homestead Rebate Application. An incomplete application may delay your rebate.
- Enclose all supporting documents and schedules with the return including:
 - —W-2(s) and 1099-R(s) that indicate NJ withholdings
 - If appropriate, New Jersey Form(s): HR-1040, Schedules A, B & C, NJ-630, NJ-2440, NJ-2450, Schedule NJK-1 (or copy of Federal Schedule K-1, Form 1065), Schedule NJ-K-1 (or copy of Federal Schedule K-1, Form 1120S)
 - If appropriate, copy of other state or jurisdiction's tax return
 - If appropriate, copy of Federal Form(s):

Schedule B or Schedule 1 for interest over \$400

Schedule C, C-EZ or F for business income

Schedule K-1 for fiduciary income

Form 2106 for employee business expenses

Form 3903 for moving expenses

Form 4868 for filing under a Federal extension

Form 8853 for Medical Savings Account contributions

- **Balance due.** Complete the Payment Voucher, Form NJ-1040-V, and return it with your payment. Write your social security number on your check or money order.
- Use the large envelope to mail Form NJ-1040 and/or HR-1040 with related enclosures, payment voucher, and tax due. On the flap of the large envelope you will find three address labels. Choose the label that applies.
- Keep a copy of your return and all supporting documents or schedules.

Schedule A - Taxes Paid to Other Jurisdiction

Schedule A provides taxpayers who are eligible for a property tax benefit with a method for calculating the credit for taxes paid both with and without the property tax deduction. If you are eligible to receive a property tax deduction/credit you must complete Schedule A for each jurisdiction for which you are claiming a credit for taxes paid. Then you must complete Worksheet F to determine whether you receive a greater benefit from claiming the property tax deduction or taking the property tax credit.

If you are claiming a credit for taxes paid to another jurisdiction but you are not eligible for a property tax benefit (see page 26 for eligibility requirements), only complete Column B of Schedule A. Enter the amount from Line 9, Column B, on

1999 Schedules A, B and C -

Line 38, Form NJ-1040. Make no entry on Lines 35 or 43, Form NJ-1040.

Requirements. As a New Jersey resident, you may be entitled to a tax credit against your New Jersey income tax if you have income from sources outside New Jersey. To qualify, your income must be subject to both the New Jersey income tax and the income or wage tax imposed by another jurisdiction outside of New Jersey in the same year. For this purpose, "jurisdiction" means any state of the United States or political subdivision of such state, including the District of Columbia. Pennsylvania residents see page 32. Thus, no credit is permitted for taxes paid to the U.S. Government, Canada, Puerto Rico or any foreign country or territory.

To receive the credit for taxes paid to another jurisdiction you must:

- 1. Complete Schedule A in its entirety;
- 2. Enclose Schedule A* with your NJ-1040 income tax return;
- 3. Enclose a complete copy of the income tax return(s) you filed with the other jurisdiction(s) or W-2(s) if no return(s) required to be filed with the other jurisdiction.

*If you are claiming credit for income or wage taxes paid to more than one jurisdiction, complete and enclose a separate Schedule A for each jurisdiction.

You must complete Schedule A to calculate the credit. Then you should complete Worksheet F on page 34 to determine whether you will receive a greater tax benefit by taking the Property Tax Deduction on Line 35 or the Property Tax Credit on Line 43.

Schedule A - continued

Line 1 - Income Actually Taxed by Other Jurisdiction

Enter on Line 1 the amount of income vou received during the year which was actually taxed by the other jurisdiction. Also enter the name of the taxing jurisdiction in the space provided. The amount on Line 1 should be the amount of income which was actually taxed by the other jurisdiction. This means the gross income after adjustments have been made by the other jurisdiction before personal exemptions and standard and/or other itemized deductions are subtracted. Any income included on Line 1 of Schedule A must also be included on Line 2 since to be eligible for the credit, the income must be taxed by both New Jersey and the other jurisdiction.

You should include on Line 1 only amounts properly taxable by the other jurisdiction. Generally, this includes compensation for services performed; net profits from a business, trade or profession carried on in the other jurisdiction; S corporation income allocated to the other jurisdiction; or income or gains from the ownership or sale of real or personal property in the other jurisdiction.

Amounts received as interest, dividends and other income from intangible personal property such as savings accounts, stocks, bonds and other securities, cannot be included on Line 1 unless (1) the income was derived from a business, trade or profession carried on in the other jurisdiction or (2) you file a resident return with the other jurisdiction as well as with New Jersey and report the income on both returns.

Do **not** include on Line 1:

- Income which is not subject to New Jersey income tax (even though the item(s) may be subject to tax by the other jurisdiction, e.g., unemployment compensation).
- Income which has been excluded or deducted in arriving at the income actually taxed in the other jurisdiction. (The gross income after adjustments figure of the other jurisdiction should be used on Line 1. To arrive at your gross income after adjustments figure,

items such as IRA and Keogh contributions, employee business expenses, moving expenses and alimony may have been deducted from gross income.)

• Income subject to tax by any foreign country or territory.

Income Taxed by More than One Jurisdiction. Income can only be reported once on Schedule A. When you pay tax to two jurisdictions on the same income and the amount of income taxed by each jurisdiction differs, you may be entitled to claim two credits. One credit is based on the amount taxed by one of the jurisdictions, and the second credit is based only on the difference between the amounts taxed by the two jurisdictions. For example, you earned \$40,000 in the City of New York and that income was subject to tax by both the City of New York and New York State. If \$38,000 is actually taxed by New York State and \$40,000 is actually taxed by the City of New York, complete two Schedule As. Line 1 of the New York State Schedule A will be \$38,000 and Line 1 of the City of New York Schedule A will be \$2,000 (the difference between income taxed by the City of New York and the New York State income on which you have already calculated a credit).

NOTE: When calculating the credit for income taxed by more than one jurisdiction and the actual tax paid to the other jurisdiction is less than the maximum allowable credit, enter on Line 9 of each Schedule A **only** the tax paid on the amount of income entered on Line 1. In the example above, Line 9 of the City of New York Schedule A would show the City of New York tax paid on \$2,000.

If the amount subject to tax by two jurisdictions is the same, complete a Schedule A for only one jurisdiction.

Income from New York. New Jersey residents working in or earning taxable income from New York are often taxed on an amount less than their actual income due to the many allowable New York income tax deductions. When claiming credit for taxes paid to New York, Line 1, Schedule A of the NJ-1040 should reflect the "New York State Amount" actually taxed by New York from the New York

IT-203. Certain adjustments may be necessary to determine the income actually taxed by New York State.

For New Jersey residents subject to the New York State income tax on lump-sum distributions, separate calculations (on Schedule A) for taxes paid to New York State on ordinary income and taxes paid to New York State on the lump-sum distribution should be made to arrive at the total credit for taxes paid. Both Schedule As must be enclosed with your return.

Income from Pennsylvania. As a result of the Reciprocal Personal Income Tax Agreement between the Commonwealth of Pennsylvania and the State of New Jersey, compensation paid to New Jersey residents employed in Pennsylvania is not subject to the Pennsylvania income tax. Compensation means salaries, wages, tips, fees, commissions, bonuses and other remuneration received for services rendered as an employee.

You may **not** claim a credit on Schedule A for taxes paid to Pennsylvania on compensation earned in Pennsylvania because these earnings are not subject to tax in Pennsylvania. If Pennsylvania income tax was withheld from your wages, you must file a Pennsylvania return to obtain a refund. To stop the withholding of Pennsylvania income tax, complete a Pennsylvania Employe's Statement of Nonresidence (Pennsylvania Form REV-420) and give it to your employer. You may obtain Form REV-420 from the Pennsylvania Department of Revenue.

The Reciprocal Agreement covers compensation only. If you are self-employed or receive other income (for example, gain from sale of property) which is taxable in both states, you may claim a credit for taxes paid to Pennsylvania on that income by completing Schedule A.

Income From Philadelphia. The Reciprocal Agreement does not apply to the wage or income tax imposed and collected by the City of Philadelphia or any other municipality in Pennsylvania. Therefore, income subject to both New Jersey income tax and any municipal wage or income tax may be included on Line 1, Schedule A. Enclose a copy of your W-2 (or Net Profits Tax Return)

Schedule A - continued

with your return showing the amount of municipal income tax paid.

NOTE: The amount of income taxable to Philadelphia is sometimes less than the wage figure on the W-2 statement. To determine the proper amount of income to place on Line 1 of Schedule A of the NJ-1040, you must divide the wage tax deducted from your pay by the Philadelphia tax rate as follows:

Philadelphia Wage Tax
Philadelphia Tax Rate = Line 1, Sched. A

The amount reported at Line 1 cannot be more than the amount reported at Line 14, NJ-1040 as Philadelphia wages.

Line 2 - Income Subject to Tax by New Jersey

Enter on Line 2 the amount of income reported on Line 27, Form NJ-1040, plus any pension excluded at Line 19b.

Line 3 - Maximum Allowable Credit Percentage

Divide Line 1 by Line 2 and enter the percentage on Line 3. Since Line 1 can never be more than Line 2, the result will be 100% or less.

If you are not eligible to claim a property tax deduction or credit, only complete Column B to determine your credit for taxes paid to other jurisdictions. Total the amounts from Line 9, Column B, of all Schedule As completed and enter that amount on Line 38, Form NJ-1040. Make no entry on Lines 35 or 43, Form NJ-1040.

Line 4 - Taxable Income

For each column, enter on Line 4 the amount of your taxable income from Line 34, Form NJ-1040.

Line 5 - Property Tax and Deduction

If you were a qualified homeowner or tenant during the tax year, you may be entitled to a property tax deduction **or** property tax credit. See instructions on page 26 to determine if you qualify. If you qualify, enter in Box A your property taxes (or 18% of rent) due and paid dur-

ing 1999 on your qualified residence. If the amount in Box A is \$10,000 or more, enter \$10,000 on Line 5. If the amount in Box A is less than \$10,000, enter that amount on Line 5.

Married, Filing Separate Return. If your filing status is married, filing separate return and you and your spouse maintain the same principal residence, enter in Box A one-half of the property taxes (or 18% of rent) due and paid. If the amount in Box A is \$5,000 or more, enter \$5,000 on Line 5. If the amount in Box A is less than \$5,000, enter that amount on Line 5.

TAX TIP

Property Tax Reimbursement Recipients.

If you became eligible for a property tax

reimbursement in 1997 and you are eligible for a reimbursement for the difference between your 1997 property taxes and your 1999 property taxes, you must enter the amount of your 1997 property taxes due and paid in Box A. (Mobile home owners enter 18% of 1997 site fee.) If you owned your home with someone other than your spouse and were required to complete Schedule HR-A for the 1997 tax year, enter the amount from Line 6 of your 1997 Schedule HR-A in Box A, Line 5, Schedule A.



If you became eligible for a property tax reimbursement in 1998, enter the amount of your 1998 property taxes or 18% of

your 1998 site fee. If you owned your home with someone other than your spouse and were required to complete Schedule HR-A for the 1998 tax year, enter the amount from Line 6 of your 1998 Schedule HR-A in Box A, Line 5, Schedule A.

Multiple Residences, Owners, Dwelling Units or Tenants. Complete Schedule HR-A before completing Box A, Line 5, Schedule A if:

- You lived in more than one qualifying residence during 1999; or
- You shared ownership of a principal residence during the year with anyone, other than your spouse; or

- Your principal residence during the year consisted of multiple dwelling units; or
- Anyone other than your spouse occupied and shared rent with you for an apartment or other rental dwelling unit.

If you were a homeowner, enter the amount from Line 6, Schedule HR-A, in Box A, Line 5, Schedule A. If you were a tenant, enter 18% of the amount from Line 12, Schedule HR-A, in Box A, Line 5, Schedule A. If you were both a homeowner and a tenant during the year, add the amount from Line 6, Schedule HR-A and 18% of the amount from Line 12, Schedule HR-A and enter the total in Box A, Line 5, Schedule A.

Part-year Residents. A part-year resident who meets the qualifications is eligible for a property tax deduction or credit. Enter in Box A, Line 5, the total amount of property taxes (or 18% of rent) due and paid during your period of residence.

Line 6 - New Jersey Taxable Income

For each column, subtract Line 5 from Line 4 and enter the amount on Line 6.

Line 7 - Tax on Line 6 Amount

For each column, enter on Line 7 the amount of tax due on the income entered on Line 6. Use the Tax Table on page 43 or the Tax Rate Schedules on page 52 to calculate the amount of tax due.

Line 8 - Maximum Allowable Credit

For each column, multiply the amount on Line 7 by the percentage on Line 3 and enter the amount on Line 8.

Line 9 - Credit for Taxes Paid to Other Jurisdiction

For each column, enter on Line 9 the lesser of Line 8, Maximum Allowable Credit, or the amount of income or wage tax paid to the other jurisdiction on the income shown on Line 1, Schedule A.

Schedule A - continued

If you are eligible for a property tax deduction or credit, complete Worksheet F below. Part-year residents see instructions on page 8.

If you are not eligible for a property tax deduction or credit, enter the amount from Line 9, Column B, Schedule A, on Line 38, Form NJ-1040 and make no entry on Lines 35 or 43, Form NJ-1040.

For more information on claiming a credit for taxes paid to another jurisdiction, order Tax Topic Bulletin GIT-3, *Credit For Taxes Paid to Other Jurisdictions*.

	Worksheet F Which Property Tax Benefit to Use										
			COLUMN A		COLUMN B						
1.	Tax. Enter amounts from Line 7, Schedule A, Columns A and B here	1.		1							
2.	Credit for Taxes Paid to Other Jurisdictions. Enter amounts from Line 9, Schedule A, Columns A and B here. If you completed more than one Schedule A, enter the total of all Line 9 amounts (Columns A and B) in the corresponding column	2.		2							
3.	Balance of Tax Due. Subtract line 2 from line 1 in each column	3.		3							
4.	Subtract line 3, Column A from line 3, Column B and enter result here			4							

- If line 4 is \$50 or more (\$25 if filing status is married, filing separate return and you maintain the same residence as your spouse), you receive a greater benefit by taking the property tax deduction. Enter the amount from Line 5, Column A, Schedule A on Line 35, Form NJ-1040; make no entry on Line 43, Form NJ-1040; and enter the amount from line 2, Column A above on Line 38, Form NJ-1040.
- If line 4 is less than \$50 (\$25 if filing status is married, filing separate return and you maintain the same residence as your spouse), you receive a greater benefit from the property tax credit. Enter \$50 (\$25 if filing status is married, filing separate return and you maintain the same residence as your spouse) on Line 43, Form NJ-1040; make no entry on Line 35, Form NJ-1040; and enter the amount from line 2, Column B above on Line 38, Form NJ-1040.
- If line 4 is less than \$50 (\$25 if filing status is married, filing separate return and you maintain the same residence as your spouse) and you are filing a part-year return, see instructions on page 8.

Schedule B - Disposition of Property

Use Schedule B to report all capital gains and income from the sale or exchange of any property. In arriving at your gain, you may deduct expenses of the sale and your basis in the property. The basis to be used for computing gain or loss is the cost or adjusted basis determined for Federal income tax purposes. If you sold an interest in a partnership you may be required to use a New Jersey adjusted basis. If you sold shares in an S corporation you must use your New Jersey adjusted basis. For instructions on calculating your New Jersey adjusted basis and the New Jersey gain or loss on disposition of a partnership interest or S corporation shares, partners and shareholders should request Tax Topic Bulletin GIT-9P, Income from Partnerships or GIT-9S, Income from S Corporations. All gains derived from installment sales must be reported in the same year as reported for Federal income tax purposes. If the spaces provided are not sufficient, enclose a statement with

the return listing any additional transactions along with Schedule B.



Sale of a Principal Residence. If you sell your principal residence,

you may qualify to exclude all or part of any gain from your income regardless of age. Capital gain and the exclusion of all or part of the gain on the sale of a principal residence are computed in the same manner as for Federal income tax purposes. Any amount that is taxable for Federal purposes is taxable for New Jersey purposes. If you exclude any of the gain on the sale of your principal residence for Federal purposes, the same amount will be excluded for New Jersey purposes.

You can claim the exclusion if, during the 5-year period ending on the date of the sale, you have:

1. Owned the home for at least two years (the ownership test); **and**

Lived in the home as your principal residence for at least two years (the use test).

NOTE: If you owned and used the property as your principal residence for less than two years, and you qualify for a reduced exclusion for Federal purposes, you may claim a reduced exclusion for New Jersey purposes.

You can exclude up to \$250,000 (\$500,000 for certain married persons filing a joint return) of gain from the sale of your principal residence if **both 1 and 2** below apply.

- 1. Neither you nor your spouse if filing a joint return is excluding gain from the sale of another home.
- 2. You or your spouse if filing a joint return owned and lived in the home for periods adding up to at least 2 years within the 5-year period ending on the date of sale.

Schedule B - continued

If you are married, filing a joint return, **both** you and your spouse must meet the use test to qualify for the \$500,000 exclusion.

If only one spouse meets the ownership and use tests, the qualified spouse can exclude up to \$250,000 of the gain when filing either a joint return or a married, filing separate return.

You cannot exclude the gain on the sale of your principal residence if, during the 2-year period ending on the date of the sale, you sold another home at a gain and excluded all or part of that gain. If you cannot exclude the gain, you must include it in your income and complete Schedule B. Be sure the amount you report on Schedule B agrees with the amount shown on your Federal return. However, you can claim a reduced exclusion if you sold the home due to a change in health or place of employment and you qualify for a reduced exclusion for Federal purposes.

Line 1 - List Transactions

List at Line 1, Schedule B, any New Jersey taxable transaction(s) as reported on your Federal Schedule D, indicating the gain or loss for each transaction in Column f.

Do not include gains or losses from the sale of exempt obligations. For more information on tax-exempt obligations, order Tax Topic Bulletin GIT-5, *Exempt Obligations*.

The Gross Income Tax Act does not distinguish between active and passive losses, nor does it authorize carryback or carryforward of such losses. You may de-

duct Federal passive losses in full in the year incurred against any gain within the **same category** of income, but only in the year that it occurred.

Line 2 - Capital Gains Distributions

Enter on Line 2 the total amount of all capital gains distributions from your Form 1099-DIV(s) or similar statement(s). Do not include capital gains from a "New Jersey Qualified Investment Fund" which are attributable to qualified exempt obligations or gains from mutual funds to the extent attributable to Federal obligations. For more information on "New Jersey Qualified Investment Funds," see page 18.

Line 3 - Other Net Gains

Enter on Line 3 the total amount of net gains or income less net losses from disposition of property not included on Lines 1 or 2 of Schedule B.

Line 4 - Net Gains

Enter on Line 4 the total of the amounts listed on Line 1, Column f and Lines 2 and 3, netting gains with losses. Enter this amount on Line 18, Form NJ-1040. If the netted amount is a loss, enter zero here and make no entry on Line 18, Form NJ-1040.

Schedule C - Rents, Royalties, Patents and Copyrights

Use Schedule C to report net gain or income less net losses from rents, royalties, patents and copyrights. The Gross Income Tax Act does not distinguish

between active and passive losses, nor does it authorize carryback or carryforward of such losses. Thus, you may deduct Federal passive losses in full in the year incurred against any gain within the same category of income.

If the spaces provided are not sufficient, enclose a statement with the return listing any additional property and income along with Schedule C.

Line 1 - List Property and Income

List at Line 1, Schedule C, the kind of property and the net income or loss from each property. For rentals, list the income or loss for each rental property as determined on your Federal Schedule E.

Line 2 - Totals

Add the amounts in each column and enter the totals on Line 2.

Line 3 - Net Income

Add the amounts listed on Line 2 in columns b, c, d and e. Enter the total on Line 3, netting gains with losses. Enter this amount on Line 22, NJ-1040. If the netted amount is a loss, enter zero here and make no entry on Line 22, Form NJ-1040.

Rebate Calculations

For tax year 1999, homestead rebates will be calculated as shown on the following

chart. Legislation approved on April 15, 1999 raised the income threshold from \$40,000 to \$100,000 for tenants who are not 65 or older or blind or disabled. The

same legislation set the income threshold at \$40,000 for homeowners who are not 65 or older or blind or disabled.

Taxpayers Age 65 or Over and/or Totally and Permanently Disabled

	if your filing status is:	and your gro	ss income is:	your rebate amount will be:		
		over	but not over			
Homeowners	Married, Filing Joint Return or Head of Household	\$ 0	\$ 70,000	Equal to the amount that property tax paid exceeds 5% of gross income. Not less than \$150 or more than \$500.		
	or	70,000	100,000	\$100		
	Qualifying Widow(er)	100,000		0 (not eligible)		
	Single	\$ 0	\$ 35,000	Equal to the amount that property tax paid exceeds 5% of gross income. Not less than \$150 or more than \$500.		
		35,000	70,000	\$150		
	Married, Filing	70,000	100,000	100		
	Separate Return*	100,000		0 (not eligible)		
		over	but not over			
Tenants	Married, Filing Joint Return or Head of Household	\$ 0	\$ 70,000	Equal to the amount that rent constituting property tax (18% of rent) exceeds 5% of gross income. Not less than \$65 or more than \$500.		
	or	70,000	100,000	\$40		
	Qualifying Widow(er)	100,000		0 (not eligible)		
	Single	\$ 0	\$ 35,000	Equal to the amount that rent constituting property tax (18% of rent) exceeds 5% of gross income. Not less than \$65 or more than \$500.		
		35,000	70,000	\$65		
	Married, Filing	70,000	100,000	40		
	Separate Return*	100,000		0 (not eligible)		

Taxpayers Under Age 65 and Not Totally and Permanently Disabled

Homeowners \$ 40,000 or less | Maximum \$90*

Tenants \$ \$100,000 or less | Maximum \$40*

^{*}Taxpayers who are married filing separately and maintain the same residence must combine their incomes when calculating the rebate. Each taxpayer is then entitled to one-half the calculated rebate.

Qualifications

To be eligible for a New Jersey homestead rebate:

- You must have been domiciled and maintained a principal residence as a homeowner or tenant in New Jersey during 1999; and
- Your gross income for the entire year must have been \$100,000 or less (see Note on page 38). If you were a homeowner under 65 and not blind or disabled, the income threshold is \$40,000; and
- Your principal residence, whether owned or rented, must be subject to local property taxes, and property taxes must have been paid on that residence either as actual property taxes or through rent; and
- Your rented dwelling must have its own separate kitchen and bath facilities; and
- If you are filing Form NJ-1040, you must file the Homestead Rebate Application (Form HR-1040) and the NJ-1040 by April 17, 2000, or if you are filing the NJ-1040 under an extension, by the extended due date. If you are filing only Form HR-1040, see "Rebate Only Filers" below.

Rebate Only Filers. A resident who is not required to file a New Jersey income tax return (because of income below the minimum filing threshold) and meets the qualifications for a homestead rebate may file only the HR-1040 to claim a rebate. It is not necessary to file the NJ-1040 along with the Homestead Rebate Application. These residents have until January 15, 2001 to file Form HR-1040.

Part-year Residents. A part-year resident who meets the qualifications is eligible for a homestead rebate. Part-year residents must enter their full year income from all sources on Line 8 of the HR-1040.

TAX TIP

Married, Filing Separate Return. If you file married, filing separate

return and maintain the same principal residence as your spouse, you must combine your gross income with your spouse's gross income. Neither you nor your spouse can receive more than one-half of the rebate that you would receive if you filed a joint return. Both you and your spouse must file Form HR-1040 to be eligible to receive up to one-half of the rebate.

Principal Residence. A principal residence means a homestead, either owned or rented, actually and continually occupied as your permanent residence. No rebate will be granted for a vacation home, a "second home," or property which the owner rents to someone else.

Homeowners

You may claim a rebate for the home in New Jersey that you owned and lived in as your principal residence provided it was subject to local property taxes. Both single family homes and certain multifamily homes qualify.

Multi-Unit Properties. As a homeowner, you may claim a rebate on your property only if it contains four units or less. Of these four units, only one may be used for commercial purposes.

Condominiums and Co-ops. A condominium unit or a unit in a cooperative housing complex or mutual housing corporation is considered a single family dwelling for purposes of the rebate.

Continuing Care Communities. As a resident in a continuing care retirement community, you may qualify for a rebate as a homeowner if the continuing care contract requires you to bear the proportionate share of property taxes attributable to your unit.

Disabled Veterans. Totally and permanently disabled veterans who have a 100% exemption from local property tax are **not** eligible for a homestead rebate. If any portion of the dwelling is rented to a tenant and property tax is paid by the disabled veteran owner on the rented portion, any tenant may be eligible for a homestead rebate, but the property owner is not eligible.

Life Tenancy. You are also a homeowner if you have life tenancy rights or hold a lease for 99 years or more.

Tenants

You may claim a rebate if you rented a home or an apartment in a dwelling subject to local property taxes which contained its own separate kitchen and bathroom. You do not qualify for a rebate if you reside in a unit which only has access to a kitchen or bathroom.

Mobile Homes. If you own a mobile home which is located in a mobile home park, you qualify for a rebate as a tenant. For more information on mobile homes, contact the Division's Call Center.

Identification Section

Name and Address

Rebate Only Filers. If you are filing only the Homestead Rebate Application, place the peel-off label from the front of this booklet in the name and address section at the top of the application. Correct the label where errors occur. If you have no label, print or type your name (last name first), complete address and zip code in the spaces provided. Also include your spouse's name if filing jointly.

Income Tax with Rebate Filers. If you are filing Form HR-1040 with your Form NJ-1040, it is necessary to complete only the name and social security number portion of the identification section of Form HR-1040.

If your address has changed, complete the address portion of the identification section and fill in the oval at the top of the HR-1040.

Social Security Number

Be sure to check the accuracy of the social security number(s) printed on the label. To correct an error, draw a line through the incorrect number and write the correct number above it.

If you do not have a label or you used the label on your tax return, enter your social security number(s) in the boxes provided, one digit in each box. If your filing status is married, filing joint return, remember to report both spouses' numbers in the order in which the names are listed on the return.

Identification Section - continued

County/Municipality Code

Check the county/municipality code on your label (see example). Make corrections to the code on the label. If you do not have a label, or you used the label on your tax return, enter your four-digit code, one digit in each box, from the table on page 41. If your municipality is not listed, enter the code for the municipality where you pay your property taxes. This code identifies the county and municipality of your current residence. The county and municipality codes in these instructions are for Division of Taxation purposes only.

111-11-1111 SMIT 222-22-2222 SMITH JOHN & JANE 123 MAIN STREET TRENTON NJ 08611



County/Municipality Code

Filing Status (Lines 1 - 5)

You must use the same filing status on your Homestead Rebate Application as you do for your New Jersey Resident Income Tax Return (Form NJ-1040). If you do not file Form NJ-1040, use the same filing status as you would have used if you had filed the tax return. Indicate the appropriate filing status. Fill in only **one** oval.

Residency Status (Line 6)

If you were a New Jersey resident for only part of the taxable year, list the month, day and year your residency began and the month, day and year it ended. All months should be listed as two digit numbers with the digits 01 for January, 02 for February, 03 for March, etc. Place the correct number for the beginning and ending months directly in the boxes containing the red letter "M," one digit in each box.

The days of the months should be listed as two digit numbers beginning with the digits 01 for the first day of the month and ending with the digits 31 for the last day of the month. Place the correct number for the beginning and ending dates directly in the boxes containing the red letter "D," one digit in each box.

For calendar year filers the year should be entered as 99 and the numbers placed

Tax-exempt, Subsidized and Campus Housing

One of the qualifications for the New Jersey homestead rebate is that property taxes be paid on the applicant's principal residence, either directly or through rent. Thus, tenants living in dwellings which are not subject to local property tax are not eligible for the rebate. This includes tenants living in tax-exempt housing or other dwellings owned by State, County, Municipal or Federal government; students living in on-campus apartments at State colleges and universities; and tenants living in dwellings owned by religious, charitable or other nonprofit organizations (including on-campus apartments at private nonprofit colleges and universities), if the property is exempt from local property taxes.

Do not complete the Homestead Rebate Application (Form HR-1040) if the dwelling you rent is not subject to local property tax; you do not qualify for a rebate. If you are not sure whether the dwelling you rent is subject to local property tax, contact your municipal tax assessor for information. The Division of Taxation audits returns to insure that only qualified applicants receive rebates.

directly in the boxes containing the red letter "Y," one digit in each box. Fiscal year filers should enter the appropriate year in the "Y" boxes.

Age 65 or Older, Blind or Disabled (Line 7)

If either you or your spouse were 65 years of age or older or blind or disabled at the end of the tax year, fill in the "yes" oval. "Disabled" means total and permanent inability to engage in any substantial gainful activity because of any physical or mental impairment, including blindness. Enclose a copy of the doctor's certificate or other medical records with your return the first time you claim the exemption. This information need not be submitted each year providing there is no change in your condition. You may only fill in the "yes" oval if you or your spouse meet the qualifications; they do not apply to your dependents. If you do not meet the age or disability qualifications, fill in the "no" oval.

Application Section

Line 8 - Gross Income

Enter on Line 8 the amount of income reported on Line 29 of your 1999 New Jersey income tax return, Form NJ-1040. If you did not complete Form NJ-1040, enter on Line 8 the same income as you would have reported on Line 29 if you had filed the tax return. Part-year resi-

dents must enter their income from all sources for the entire year.

NOTE: Social Security and Railroad Retirement benefits are exempt from New Jersey income tax and should not be reported as income on Line 8.

Line 9 - Spouse's Gross Income

If the filing status on your 1999 New Jersey income tax return is married, filing separate return, and you and your spouse maintain the same principal residence, fill in the oval and enter on Line 9 the amount of income reported on Line 29 of your spouse's New Jersey income tax return, Form NJ-1040. If your spouse did not complete Form NJ-1040, enter on Line 9 the same income as your spouse would have reported on Line 29 if a tax return had been filed. Part-year residents must enter their spouse's income from all sources for the entire year.

Line 10 - Total Gross Income

Add Lines 8 and 9 and enter the result on Line 10.

NOTE: If the amount on Line 10 is more than \$100,000, you are not eligible for a 1999 homestead rebate. If you were a homeowner under 65 and not blind or disabled, the income threshold is \$40,000. Do not complete the HR-1040.

Application Section - continued

Line 11 - Address

Complete the street address and municipality of the New Jersey residence for which the rebate is claimed if different from the address on the front of the application. If you were not a resident on December 31, 1999, enter your last New Jersey address.

Line 12 - Homeowner/Tenant Status

Fill in the oval to indicate whether you were a homeowner, a tenant or both a homeowner and tenant during 1999. Fill in only one oval.

Line 13- Block and Lot Number

If you filled in "Homeowner" or "Both" on Line 12, enter the Block and Lot Number of your principal residence on December 31, 1999, or the last day that you were a resident homeowner in 1999. Include qualifier if applicable. (Only condominiums may have qualifiers assigned to them.) You may obtain this information from your current property tax bill or from your local tax assessor. If you owned more than one principal residence in New Jersey during 1999, enter the Block and Lot Number of your most recent principal residence.

Line 14a - d

You must answer "Yes" or "No" to each question in this section. If you answer "Yes" to any of these questions, you must complete Schedule HR-A. If Schedule HR-A is not completed and enclosed with Form HR-1040, when required, your Homestead Rebate Application will not be processed.

Line 14a - Multiple Residences

Fill in "Yes" only if you moved from one New Jersey residence to another New Jersey residence during the year. (For example, you moved from a house to an apartment, or moved from one house to another, etc.) If you were both a homeowner and a tenant at the same address during the year, fill in "Yes." If you occupied only one residence during the year, fill in "No."

Line 14b - Multiple Owners

Fill in "Yes" only if you own your principal residence with someone else (other than your spouse). (For example, you and your sister own the home you live in.) If you (and your spouse) are the sole owner(s), fill in "No."

Line 14c - Multi-Unit Properties

Fill in "Yes" if your principal residence consists of more than one dwelling unit. (For example, you own a property which consists of four residential units and you occupy one of the units as your principal residence.) Otherwise, fill in "No."

Residents of cooperative dwelling units and continuing care retirement facilities are **not** considered to be living in multiunit dwellings and should fill in "No" at Line 14c.

NOTE:

If the property consists of more than four units, the owner of the property does not qualify for the rebate.
 If the property contains more than one commercial unit, the owner of the property does not qualify for the rebate.
 Tenants living in multi-unit properties, regardless of the number of units, do qualify for the rebate if they meet the other qualifications.

Line 14d - Multiple Tenants

Fill in "Yes" only if you lived with someone (other than your spouse) and shared the rent with them. (For example, you and your daughter live together and share the rent for your apartment.) If you (and your spouse) are the sole tenant(s), fill in "No."

Homeowners (Lines 15 and 16)

Line 15 - Property Tax

Enter on Line 15 the total amount of property taxes paid on your principal residence in New Jersey during the year. Report only the actual amount of property tax that was due and paid to the local taxing authorities during 1999. If no property tax payments were made by December 31, 1999, you may not claim a homestead rebate. If your filing status is married, filing separate return, report the full amount of property taxes paid, unless you do not own the principal residence. Residents of cooperative dwelling units must obtain from their cooperative's management their share of property taxes for the residential unit they occupy.

Residents of continuing care retirement facilities may not include charges for anything other than their share of property taxes as specified in their continuing care contract.

For Schedule HR-A filers only:

- Enter on Line 15 the amount from Line 6, Part I of Schedule HR-A;
- Continue with Lines 16a and b of the HR-1040.

Line 16a - Total Property Taxes Paid

Do not complete Line 16a unless you are filing Schedule HR-A. If you completed Schedule HR-A, enter on Line 16a the total amount of property taxes paid from Schedule HR-A, Part I, Line 5.

Line 16b - Number of Days as an Owner

Do not complete Line 16b unless you are filing Schedule HR-A. If you completed Schedule HR-A, enter on Line 16b the total number of days you were a homeowner from Schedule HR-A, Part I, Line 4. The number of days may not exceed 365.

Application Section - continued

Tenants (Lines 17 and 18)

Line 17 - Rent

Enter on Line 17 the total amount of rent paid on your principal residence in New Jersey during the year.

For Schedule HR-A filers only:

- Enter on Line 17 your share of total rent paid from Line 12, Part II of Schedule HR-A:
- Continue with Lines 18a and b of Form HR-1040.

Line 18a - Total Rent Paid

Do not complete Line 18a unless you are enclosing Schedule HR-A. If you completed Schedule HR-A, enter on Line 18a the total amount of rent paid by all tenants from Schedule HR-A, Part II, Line 11.

Line 18b - Number of Days as a Tenant

Do not complete Line 18b unless you are enclosing Schedule HR-A. If you completed Schedule HR-A, enter on Line 18b the total number of days you were a tenant from Schedule HR-A, Part II, Line 10. The number of days may not exceed 365.

If you were both a homeowner and a tenant during 1999, the total number of days on Line 16b and 18b may not exceed 365.

Signatures

Rebate Only Filers. Sign and date your homestead rebate application in ink. Both husband and wife must sign a joint application. The signature(s) on the form you file must be original; photocopied signatures are not acceptable. An application without the proper signatures cannot be processed and will be returned to you. This may result in a delay in payment of your homestead rebate.

For information about authorizing the Division of Taxation to discuss your return and enclosures with your paid preparer, see "Paid Tax Preparers" on page 13.

Schedule HR-A

Complete this Schedule and enclose it with your HR-1040 **only** if you answered "Yes" to one or more of the questions at Line 14 of Form HR-1040. Be sure to complete all the columns for each address listed. See additional instructions on the form.

You must complete Schedule HR-A if in 1999 you had:

- More than one New Jersey residence during the year; or
- A residence with more than one eligible dwelling unit; or
- A residence with multiple owners; or
- A residence with multiple tenants; or
- Filled in the "Both" (homeowner and tenant) oval at Line 12.

If you lived for part of the year in a residence that did not meet the rebate eligibility qualifications on page 37, you are not eligible to receive a rebate for the period of time you resided in that residence. However, if you moved during the year and your new residence qualifies for a rebate, complete Schedule HR-A for the qualified residence only. Do not list any information pertaining to the nonqualified residence.

NOTE: Part-year residents must complete Schedule HR-A **only** if one or more of the conditions above apply.

Where to Send Your Application

Rebate Only Filers. If you are filing only the Homestead Rebate Application, use the large return envelope to file Form HR-1040. Use the return address label located on the envelope flap of the large envelope addressed to:

STATE OF NEW JERSEY DIVISION OF TAXATION REVENUE PROCESSING CENTER PO BOX 197 TRENTON NJ 08646-0197

Income Tax with Rebate Filers. If you are filing both Form NJ-1040 and Form HR-1040, mail your Homestead Rebate Application in the same envelope together with your income tax return. See "Where to Send Your Return" on page 11.

Seniors or Blind/Disabled Persons. If

either you or your spouse were 65 years of age or older or blind or disabled at the end of the tax year, and your gross income on Line 29 is \$10,000 or less (\$5,000 for married persons filing separately), and you are entitled to a property tax credit in the amount of \$50, (\$25 if filing status is married, filing separate return and you maintain the same residence as your spouse) this credit will automatically be sent to you with your homestead rebate.

Do not complete Line 35 to claim a property tax deduction or Line 43 to claim a property tax credit.

NOTE: The Division of Taxation will calculate the amount of your rebate based on the information you provide. If you are also eligible for the NJ SAVER rebate, you are entitled to receive either a homestead rebate or the NJ SAVER rebate, whichever provides the higher benefit. Although the homestead rebate and NJ SAVER rebate have similar eligibility requirements, they have separate applications which must be filed for each program.

For more information on how the homestead rebate is calculated, request Tax Topic Bulletin HR-2, *Homestead Rebate Guidelines*. For more information on the NJ SAVER rebate, request our publication, *NJ SAVER Rebate Frequently Asked Questions*.

Enter the appropriate four-digit number in the boxes above Line 1 on Form NJ-1040 and Form HR-1040. The County/Municipality Codes reflected below are for Division of Taxation purposes only.

below are for Division of	г таханоп р	urposes omy.					
Municipality	Code	Municipality	Code	Municipality	Code	Municipality	Code
ATLANTIC COUNTY		Ridgewood Village	0251	Gibbsboro Borough	0413	Nutley Township	0716
Absecon City	0101	River Edge Borough	0252	Gloucester City	0414	Orange City Township	0717
Atlantic City	0102	Rivervale Township	0253	Gloucester Township	0415	Roseland Borough	0718
•	0102		0254				0719
Brigantine City		Rochelle Park Township		Haddon Township	0416	South Orange Village Twp.	
Buena Borough	0104	Rockleigh Borough	0255	Haddonfield Borough	0417	Verona Township	0720
Buena Vista Township	0105	Rutherford Borough	0256	Haddon Heights Borough	0418	West Caldwell Township	0721
Corbin City	0106	Saddle Brook Township	0257	Hi Nella Borough	0419	West Orange Township	0722
Egg Harbor City	0107	Saddle River Borough	0258	Laurel Springs Borough	0420		
Egg Harbor Township	0108	South Hackensack Twp.	0259	Lawnside Borough	0421	GLOUCESTER COUNTY	
Estell Manor City	0109	Teaneck Township	0260	Lindenwold Borough	0422	Clayton Borough	0801
Folsom Borough	0110	Tenafly Borough	0261	Magnolia Borough	0423	Deptford Township	0802
Galloway Township	0111	Teterboro Borough	0262	Merchantville Borough	0424	East Greenwich Township	0803
		ϵ		e			
Hamilton Township	0112	Upper Saddle River Bor.	0263	Mount Ephraim Borough	0425	Elk Township	0804
Hammonton Town	0113	Waldwick Borough	0264	Oaklyn Borough	0426	Franklin Township	0805
Linwood City	0114	Wallington Borough	0265	Pennsauken Township	0427	Glassboro Borough	0806
Longport Borough	0115	Washington Township	0266	Pine Hill Borough	0428	Greenwich Township	0807
Margate City	0116	Westwood Borough	0267	Pine Valley Borough	0429	Harrison Township	0808
Mullica Township	0117	Woodcliff Lake Borough	0268	Runnemede Borough	0430	Logan Township	0809
Northfield City	0118	Wood Ridge Borough	0269	Somerdale Borough	0431	Mantua Township	0810
•	0119	Wyckoff Township	0270	Stratford Borough	0432	Monroe Township	0811
Pleasantville City		w yekon Township	0270				
Port Republic City	0120	BURLINGTON COUNTY	7	Tavistock Borough	0433	National Park Borough	0812
Somers Point City	0121			Voorhees Township	0434	Newfield Borough	0813
Ventnor City	0122	Bass River Township	0301	Waterford Township	0435	Paulsboro Borough	0814
Weymouth Township	0123	Beverly City	0302	Winslow Township	0436	Pitman Borough	0815
PERCENT CONTINUE		Bordentown City	0303	Woodlynne Borough	0437	South Harrison Township	0816
BERGEN COUNTY		Bordentown Township	0304	, , , , , , , , , , , , , , , , , , , ,		Swedesboro Borough	0817
Allendale Borough	0201	Burlington City	0305	CAPE MAY COUNTY		Washington Township	0818
Alpine Borough	0202	Burlington Township	0306	Avalon Borough	0501	Wenonah Borough	0819
Bergenfield Borough	0203	Chesterfield Township	0307	\mathcal{E}			
Bogota Borough	0204			Cape May City	0502	West Deptford Township	0820
Carlstadt Borough	0205	Cinnaminson Township	0308	Cape May Point Borough	0503	Westville Borough	0821
	0205	Delanco Township	0309	Dennis Township	0504	Woodbury City	0822
Cliffside Park Borough		Delran Township	0310	Lower Township	0505	Woodbury Heights Bor.	0823
Closter Borough	0207	Eastampton Township	0311	Middle Township	0506	Woolwich Township	0824
Cresskill Borough	0208	Edgewater Park Township	0312	North Wildwood City	0507	1	
Demarest Borough	0209	Evesham Township	0313	Ocean City	0508	HUDSON COUNTY	
Dumont Borough	0210	Fieldsboro Borough	0314	Sea Isle City	0509	Bayonne City	0901
East Rutherford Borough	0212	Florence Township	0315	Stone Harbor Borough	0510		0902
Edgewater Borough	0213	Hainesport Township	0316			East Newark Borough	
Elmwood Park Borough	0211			Upper Township	0511	Guttenberg Town	0903
Emerson Borough	0214	Lumberton Township	0317	West Cape May Borough	0512	Harrison Town	0904
<u> </u>		Mansfield Township	0318	West Wildwood Borough	0513	Hoboken City	0905
Englewood City	0215	Maple Shade Township	0319	Wildwood City	0514	Jersey City	0906
Englewood Cliffs Boro	0216	Medford Township	0320	Wildwood Crest Borough	0515	Kearny Town	0907
Fair Lawn Borough	0217	Medford Lakes Borough	0321	Woodbine Borough	0516	North Bergen Township	0908
Fairview Borough	0218	Moorestown Township	0322			Secaucus Town	0909
Fort Lee Borough	0219	Mount Holly Township	0323	CUMBERLAND COUNTY	7	Union City	0910
Franklin Lakes Borough	0220	Mount Laurel Township	0324	Bridgeton City	0601	-	
Garfield City	0221					Weehawken Township	0911
Glen Rock Borough	0222	New Hanover Township	0325	Commercial Township	0602	West New York Town	0912
<u> </u>	0222	North Hanover Township	0326	Deerfield Township	0603		
Hackensack City		Palmyra Borough	0327	Downe Township	0604	HUNTERDON COUNTY	
Harrington Park Borough	0224	Pemberton Borough	0328	Fairfield Township	0605	Alexandria Township	1001
Hasbrouck Heights Bor.	0225	Pemberton Township	0329	Greenwich Township	0606	Bethlehem Township	1002
Haworth Borough	0226	Riverside Township	0330	Hopewell Township	0607	Bloomsbury Borough	1003
Hillsdale Borough	0227	Riverton Borough	0331	Lawrence Township	0608	Califon Borough	1004
Hohokus Borough	0228	Shamong Township	0332	Maurice River Township	0609	Clinton Town	1005
Leonia Borough	0229	Southampton Township	0333	Millville City	0610	Clinton Township	1006
Little Ferry Borough	0230	Springfield Township	0334	Shiloh Borough	0611		
Lodi Borough	0231			<u>C</u>		Delaware Township	1007
Lyndhurst Township	0232	Tabernacle Township	0335	Stow Creek Township	0612	East Amwell Township	1008
		Washington Township	0336	Upper Deerfield Twp.	0613	Flemington Borough	1009
Mahwah Township	0233	Westampton Township	0337	Vineland City	0614	Franklin Township	1010
Maywood Borough	0234	Willingboro Township	0338			Frenchtown Borough	1011
Midland Park Borough	0235	Woodland Township	0339	ESSEX COUNTY		Glen Gardner Borough	1012
Montvale Borough	0236	Wrightstown Borough	0340	Belleville Township	0701	Hampton Borough	1013
Moonachie Borough	0237			Bloomfield Township	0702	High Bridge Borough	1013
New Milford Borough	0238	CAMDEN COUNTY		Caldwell Borough Twp.	0703		
North Arlington Borough	0239	Audubon Borough	0401	Cedar Grove Township	0704	Holland Township	1015
Northvale Borough	0240			East Orange City	0704	Kingwood Township	1016
- C	0240	Audubon Park Borough	0402			Lambertville City	1017
Norwood Borough		Barrington Borough	0403	Essex Fells Twp.	0706	Lebanon Borough	1018
Oakland Borough	0242	Bellmawr Borough	0404	Fairfield Township	0707	Lebanon Township	1019
Old Tappan Borough	0243	Berlin Borough	0405	Glen Ridge Twp.	0708	Milford Borough	1020
Oradell Borough	0244	Berlin Township	0406	Irvington Township	0709	Raritan Township	1021
Palisades Park Borough	0245	Brooklawn Borough	0407	Livingston Township	0710	Readington Township	1022
Paramus Borough	0246	Camden City	0408	Maplewood Township	0711	Stockton Borough	1022
Park Ridge Borough	0247	Cherry Hill Township	0409	Millburn Township	0712		
Ramsey Borough	0248	Chesilhurst Borough	0410	Montclair Township	0713	Tewksbury Township	1024
Ridgefield Borough	0249	2		Newark City	0713	Union Township	1025
Ridgefield Park Village	0249	Clementon Borough	0411		0714	West Amwell Township	1026
Kiugeneiu Fark village	0230	Collingswood Borough	0412	North Caldwell Twp.	0/13		

Enter the appropriate four-digit number in the boxes above Line 1 on Form NJ-1040 and Form HR-1040. The County/Municipality Codes reflected below are for Division of Taxation purposes **only.**

Memoral Breach Horough 1334 Lakemical Bosough 1515 Warnen Toomship 1821 Memoral Toomship 1822 Memoral Toomship 1822 Memoral Toomship 1822 Memoral Toomship 1823 Memoral Toomship 1824 Memoral Toomship 1825 Memoral Toomship 1825 Memoral Toomship 1826 Memoral To	Municipality	Code	Municipality	Code	Municipality	Code	Municipality	Code
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1999 New Jersey Tax Table

Use this table if your New Jersey taxable income on Line 36 is less than \$100,000. If your taxable income is \$100,000 or more, you must use the Tax Rate Schedule on page 52 of this booklet.

Example: Mr. and Mrs. Evans are filing a joint return. They checked filing status "2," married, filing joint return. Their taxable income on Line 36 of Form NJ-1040 is \$39,875. First they find the \$39,850–\$39,900 income line. Next, they find the column for filing status "2" and read down the column. The amount shown where the income line meets the filing status column is \$628. This is the tax amount to be entered on Line 37 of Form NJ-1040.

If Line 36 (ta	exable income) Is—	And Your Filing Status* Is				
At least	But Less Than	1 or 3	2, 4 or 5			
		Your Tax is—				
39,800	39,850	711	627			
39,850	39,900	713	628			
39,900	39,950	715	629			
39,950	40,000	717	630			

*Filing Status:

- 1—Single
- 2—Married, filing joint return
- 3—Married, filing separate return
- 4—Head of Household
- 5—Qualifying Widow(er)

1999 NEW JERSEY TAX TABLE (NJ-1040)

If Line 36		And You		If Line 36 And You				And You		If Line 36		And You			
(New Jersey Taxable Income) Is		Checked Filing Status Line		(New Jersey Taxable Income) Is		Checked Filing Status Line		(New Jersey Taxable		Checked Filing Status Line		(New Jersey Taxable Income) Is		Checked Filing Status Line	
		_				_									
At	But	1 or 3	2, 4	At	But	1 or 3	2, 4	At	But	1 or 3	2, 4	At	But		2, 4
Least	Less		or 5	Least	Less		or 5	Least	Less		or 5	Least	Less		or 5
	Than				Than				Than		l		Than		<u> </u>
		Your Ta	ıx İs			Your Ta	ax Is			Your Ta	ax Is			Your Ta	x Is
					1,000				2,000				3,000		
0	50	0	0	1,000	1,050	14	14	2,000	2,050	28	28	3,000	3,050	42	42
50	100	1	1	1,050	1,100	15	15	2,050	2,100	29	29	3,050	3,100	43	43
100	150	2	2	1,100	1,150	16	16	2,100	2,150	30	30	3,100	3,150	44	44
150	200	2	2	1,150	1,200	16	16	2,150	2,200	30	30	3,150	3,200	44	44
200	250	3	3	1,200	1,250	17	17	2,200	2,250	31	31	3,200	3,250	45	45
250	300	4	4	1,250	1,300	18	18	2,250	2,300	32	32	3,250	3,300	46	46
300	350	5	5	1,300	1,350	19	19	2,300	2,350	33	33	3,300	3,350	47	47
350	400	5	5	1,350	1,400	19	19	2,350	2,400	33	33	3,350	3,400	47	47
400	450	6	6	1,400	1,450	20	20	2,400	2,450	34	34	3,400	3,450	48	48
450	500	7	7	1,450	1,500	21	21	2,450	2,500	35	35	3,450	3,500	49	49
500	550	7	7	1,500	1,550	21	21	2,500	2,550	35	35	3,500	3,550	49	49
550	600	8	8	1,550	1,600	22	22	2,550	2,600	36	36	3,550	3,600	50	50
600	650	9	9	1.600	1,650	23	23	2.600	2,650	37	37	3.600	3,650	51	51
650	700	9	9	1,650	1,700	23	23	2,650	2,700	37	37	3,650	3,700	51	51
700	750	10	10	1,700	1,750	24	24	2,700	2,750	38	38	3,700	3,750	52	52
750	800	11	11	1,750	1,800	25	25	2,750	2,800	39	39	3,750	3,800	53	53
800	850	12	12	1.800	1,850	26	26	2.800	2,850	40	40	3.800	3,850	54	54
850	900	12	12	1,850	1,900	26	26	2,850	2,900	40	40	3,850	3,900	54	54
900	950	13	13	1,900	1,950	27	27	2,900	2,950	41	41	3,900	3,950	55	55
950	1,000	14	14	1,950	2,000	28	28	2,950	3,000	42	42	3,950	4,000	56	56
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1999 NEW JERSEY TAX TABLE (NJ-1040) -- Continued and You If Line 36 And You If Line 36 And You Checked Filing (New Jersey Taxable (New Jersey Taxable Checked Filing (New Jersey Taxable Checked Filing (New Jersey Taxable Checked Filing Income) Is -Status Line -Income) Is -Status Line -Income) Is -Status Line Income) Is Status Line At But 1 or 3 2. 4 At But 1 or 3 2. 4 Αt But 1 or 3 2. 4 At But 1 or 3 2. 4 Least Less or 5 Least Less or 5 Least Less or 5 Least Less or 5 Than Than Than Than Your Tax Is-Your Tax Is-Your Tax Is-Your Tax Is--4.000 7.000 10.000 13.000 4.000 4.050 7.000 7.050 98 98 10.000 10.050 13.000 13.050 182 56 56 140 140 182 10.100 13,100 4.050 4.100 57 57 7.050 7.100 99 99 10.050 141 141 13.050 183 183 100 100 58 58 7.100 7.150 10.100 10.150 142 13.100 13.150 4.100 4.150 142 184 184 10,150 10,200 13,150 13,200 4,200 7,150 7,200 100 142 184 4,150 58 58 100 142 184 4,200 4,250 59 59 7,200 7,250 101 101 10,200 10,250 143 143 13,200 13,250 185 185 4,250 4,300 60 60 7,250 7,300 102 102 10,250 10,300 144 144 13,250 13,300 186 186 4.300 4.350 61 61 7.300 7.350 103 103 10.300 10.350 145 145 13.300 13.350 187 187 4,350 4,400 61 61 7.350 7.400 103 103 10,350 10,400 145 145 13,350 13,400 187 187 62 62 104 104 146 146 188 4.400 4,450 7,400 7,450 10,400 10,450 13,400 13,450 188 7,500 13,450 13,500 4,450 4,500 63 63 7,450 105 105 10,450 10,500 147 147 189 189 4.500 4.550 7.500 7.550 105 105 10.500 10,550 147 147 13,500 13,550 189 189 4,550 4,600 64 64 7,550 7,600 106 106 10,550 10,600 148 148 13,550 13,600 190 190 4.600 4.650 65 65 7,600 7,650 107 107 10,600 10,650 149 149 13,600 13,650 191 191 4.700 7.650 7.700 107 10.650 10,700 13.650 13,700 4.650 65 65 107 149 149 191 191 7.750 108 10.700 150 13.750 4.700 4.750 66 66 7.700 108 10.750 150 13,700 192 192 7,750 7,800 10.750 10,800 4,750 4,800 67 67 109 109 151 151 13,750 13,800 193 193 10.850 13.800 13.850 4.800 4.850 68 68 7.800 7.850 110 110 10.800 152 152 194 194 4.850 4.900 68 68 7.850 7.900 110 110 10.850 10.900 152 152 13.850 13.900 194 194 13.950 4.900 4.950 69 69 7.900 7.950 111 111 10.900 10.950 153 153 13.900 195 195 7,950 10.950 4.950 5.000 70 70 8.000 112 112 11,000 154 154 13.950 14.000 196 196 5,000 8.000 11.000 14.000 5.000 8.000 5.050 70 70 8.050 112 112 11.000 11.050 154 154 14.000 14.050 196 196 5.050 5,100 71 71 8 050 8.100 113 113 11.050 11,100 155 155 14.050 14,100 197 197 72 72 5.100 5.150 8.100 8.150 114 114 11.100 11.150 156 156 14.100 14.150 198 198 5.150 5.200 72 72 8.150 8.200 114 114 11.150 11.200 156 156 14.150 14,200 198 198 5,200 5,250 73 73 8,200 8,250 115 115 11,200 11,250 157 157 14,200 14,250 199 199 5,250 5,300 74 74 8,250 8,300 116 116 11,250 11,300 158 158 14,250 14,300 200 200 8,350 159 5,300 5,350 75 75 8,300 117 117 11,300 11,350 159 14,300 14,350 201 201 5,350 5.400 75 75 8.350 8.400 117 117 11,350 11,400 159 159 14.350 14,400 201 201 76 76 5,400 5,450 8,400 8,450 118 118 11,400 11,450 160 160 14,400 14,450 202 202 5,450 5,500 8,450 8,500 119 119 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12,700 177 177 15,650 15,700 219 219 6.700 6.750 94 94 9.700 9.750 136 136 12,700 12.750 178 178 15.700 15.750 220 220 6,750 6.800 95 95 9.750 9.800 137 137 12.750 12.800 179 179 15.750 15.800 221 221 6,850 96 96 9,800 9,850 138 138 12,800 12,850 180 180 15,800 15,850 222 222 6.800 6,850 6,900 96 9,850 9,900 138 138 12,850 12,900 180 180 15,850 15,900 222 222 6,900 6,950 97 97 9,900 9,950 139 139 12,900 12,950 181 181 15,900 15,950 223 223 7,000 98 16,000 6,950 98 9,950 10,000 140 140 12,950 13,000 182 182 15,950 224 224

1999 NEW JERSEY TAX TABLE (NJ-1040) -- Continued If Line 36 And You If Line 36 And You If Line 36 And You And You (New Jersey Taxable Checked Filing (New Jersey Taxable Checked Filing Checked Filing (New Jersey Taxable (New Jersey Taxable Checked Filina Income) Is --Status Line --Income) Is --Status Line --Income) Is --Status Line -Income) Is -Status Line --But But But But 2. 4 Least Less or 5 Least Less or 5 Least Less or 5 Least Less or 5 Than Than Than Than Your Tax Is--Your Tax Is-Your Tax Is-Your Tax Is--16,000 19.000 22,000 25,000 16.000 19.000 22.000 25.000 16.050 224 224 19.050 266 266 22.050 315 315 25.050 368 368 16.050 16.100 225 225 19.050 19.100 267 267 22.050 22,100 316 316 25.050 25.100 369 369 16.150 226 19,100 19,150 268 25,100 16.100 226 268 22,100 22.150 317 317 25.150 370 370 226 19,200 268 22,150 318 25,150 371 371 16,150 16,200 226 19,150 268 22,200 318 25,200 16,200 16,250 227 227 19,200 19,250 269 269 22,200 22,250 319 319 25,200 25,250 371 371 372 16,250 16,300 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1999 NEW JERSEY TAX TABLE (NJ-1040) -- Continued If Line 36 And You If Line 36 And You If Line 36 And You And You (New Jersey Taxable Checked Filing (New Jersey Taxable Checked Filing Checked Filing (New Jersey Taxable (New Jersey Taxable Checked Filina Income) Is --Status Line --Income) Is --Status Line --Income) Is --Status Line -Income) Is -Status Line --But But But But 2. 4 Least Less or 5 Least Less or 5 Least Less or 5 Least Less or 5 Than Than Than Than Your Tax Is--Your Tax Is-Your Tax Is-Your Tax Is--28,000 31,000 34.000 37,000 28.000 31.000 34.000 37.000 28.050 420 420 31.050 473 473 34.050 525 525 37.050 613 578 34.100 28.050 28.100 421 421 31.050 31.100 474 474 34.050 526 526 37.050 37.100 615 579 28,150 422 422 31,100 31,150 475 34,100 527 37,100 28.100 475 34.150 527 37.150 617 580 28,200 423 31,150 31,200 476 476 528 37,150 581 28,150 423 34,150 34,200 528 37,200 619 28,200 28,250 424 424 31,200 31,250 476 476 34,200 34,250 529 529 37,200 37,250 620 581 28,250 28,300 425 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1999 NEW JERSEY TAX TABLE (NJ-1040) -- Continued If Line 36 And You If Line 36 \nd You If Line 36 And You And You (New Jersey Taxable Checked Filing (New Jersey Taxable Checked Filing Checked Filing (New Jersey Taxable (New Jersey Taxable Checked Filina Income) Is --Status Line --Income) Is --Status Line --Income) Is --Status Line -Income) Is -Status Line --But But But But 2. 4 Least Less or 5 Least Less or 5 Least Less or 5 Least Less or 5 Than Than Than Than Your Tax Is--Your Tax Is-Your Tax Is-Your Tax Is--49,000 43.000 46.000 40.000 40.000 43.000 46.000 49.000 40.050 719 630 43.050 885 683 46.050 1 050 735 49.050 1 216 788 40.050 40.100 722 631 43.050 43.100 887 684 46.050 46.100 1.053 736 49.050 49.100 1.219 789 40.150 724 43,100 43,150 685 46,100 1.056 49,100 49,150 1.222 40.100 632 890 46.150 737 790 727 40,200 43,200 893 686 46,150 49,150 49,200 791 40,150 633 43,150 46,200 1,059 738 1,224 40,200 40,250 730 634 43,200 43,250 896 686 46,200 46,250 1,061 739 49,200 49,250 1,227 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	Than				Than				Than		l		Than			
		Your Tax	(Is			Your Tax	(ls			Your Tax	ls			Your Ta	Your Tax Is	
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52,000	52,050	1,382	855	55,000	55,050	1,548	928	58,000	58,050	1,713	1,002	61,000	61,050	1,879	1,075	
52,050	52,100	1,385	856	55,050	55,100	1,550	929	58,050	58,100	1,716	1,003	61,050	61,100	1,882	1,076	
52,100	52,150	1,387	857	55,100 EE 150	55,150	1,553	931	58,100	58,150	1,719 1,722	1,004	61,100	61,150	1,885	1,078	
52,150	52,200	1,390	858	55,150	55,200	1,556	932	58,150	58,200	1,722	1,005	61,150	61,200	1,887	1,079	
52,200	52,250	1,393	860	55,200	55,250	1,559	933	58,200	58,250	1,724	1,007	61,200	61,250	1,890	1,080	
52,250	52,300	1,396	861	55,250	55,300	1,561	934	58,250	58,300	1,727	1,008	61,250	61,300	1,893	1,081	
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52,400	52,450	1,404	864	55,400	55,450	1,570	938	58,400	58,450	1,735	1,011	61,400	61,450	1,901	1,085	
52,450	52,500	1,407	866	55,450	55,500	1,572	939	58,450	58,500	1,738	1,013	61,450	61,500	1,904	1,086	
52,500 52,550	52,550 52,600	1,410 1,412	867 868	55,500 55,550	55,550 55,600	1,575 1,578	940 942	58,500 58,550	58,550 58,600	1,741 1,744	1,014 1,015	61,500 61,550	61,550 61,600	1,907 1,910	1,087 1,089	
				•				•								
52,600	52,650	1,415	869	55,600	55,650	1,581	943	58,600	58,650	1,747	1,016	61,600	61,650	1,912	1,090	
52,650 52,700	52,700 52,750	1,418	871 872	55,650 55,700	55,700 55,760	1,584	944	58,650 59,700	58,700 59.750	1,749 1,752	1,018	61,650	61,700	1,915	1,091	
52,700 52,750	52,750 52,800	1,421 1,423	872 873	55,700 55,750	55,750 55,800	1,586 1,589	945 946	58,700 58,750	58,750 58,800	1,752	1,019 1,020	61,700 61,750	61,750 61,800	1,918 1,921	1,092 1,093	
				•												
52,800	52,850	1,426	874	55,800	55,850	1,592	948	58,800	58,850	1,758	1,021	61,800	61,850	1,923	1,095	
52,850 52,900	52,900 52,950	1,429 1,432	875 877	55,850 55,900	55,900 55,950	1,595 1,597	949 950	58,850 58,900	58,900 58,950	1,760 1,763	1,022 1,024	61,850 61,900	61,900 61,950	1,926 1,929	1,096 1,097	
52,950 52,950	53,000	1,434	878	55,950	56,000	1,600	951	58,950	59,000	1,766	1,024	61,950	62,000	1,932	1,097	
02,000	53,000	1,101	0.0	55,555	56,000	.,000		00,000	59,000	1,7.00	1,020	0.,000	62,000	.,002	1,000	
53,000	53,050	1,437	879	56,000	56,050	1,603	953	59,000	59,050	1,769	1,026	62,000	62,050	1,934	1,100	
53,050	53,100	1,440	880	56,050	56,100	1,606	954	59,050	59,100	1,771	1,027	62,050	62,100	1,937	1,101	
53,100	53,150	1,443	882	56,100	56,150	1,608	955	59,100	59,150	1,774	1,029	62,100	62,150	1,940	1,102	
53,150	53,200	1,445	883	56,150	56,200	1,611	956	59,150	59,200	1,777	1,030	62,150	62,200	1,943	1,103	
53,200	53,250	1,448	884	56,200	56,250	1,614	958	59,200	59,250	1,780	1,031	62,200	62,250	1,945	1,105	
53,250	53,300	1,451	885	56,250	56,300	1,617	959	59,250	59,300	1,782	1,032	62,250	62,300	1,948	1,106	
53,300	53,350	1,454	886	56,300	56,350	1,619	960	59,300	59,350	1,785	1,033	62,300	62,350	1,951	1,107	
53,350	53,400	1,456	888	56,350	56,400	1,622	961	59,350	59,400	1,788	1,035	62,350	62,400	1,954	1,108	
53,400	53,450	1,459	889	56,400	56,450	1,625	962	59,400	59,450	1,791	1,036	62,400	62,450	1,956	1,109	
53,450	53,500	1,462	890	56,450	56,500	1,628	964	59,450	59,500	1,793	1,037	62,450	62,500	1,959	1,111	
53,500	53,550	1,465	891	56,500	56,550	1,631	965	59,500	59,550	1,796	1,038	62,500	62,550	1,962	1,112	
53,550	53,600	1,468	893	56,550	56,600	1,633	966	59,550	59,600	1,799	1,040	62,550	62,600	1,965	1,113	
53,600	53,650	1,470	894	56,600	56,650	1,636	967	59,600	59,650	1,802	1,041	62,600	62,650	1,968	1,114	
53,650	53,700	1,473	895	56,650	56,700	1,639	969	59,650	59,700	1,805	1,042	62,650	62,700	1,970	1,116	
53,700	53,750	1,476	896	56,700	56,750	1,642	970	59,700	59,750	1,807	1,043	62,700	62,750	1,973	1,117	
53,750	53,800	1,479	897	56,750	56,800	1,644	971	59,750	59,800	1,810	1,044	62,750	62,800	1,976	1,118	
53,800	53,850	1,481	899	56,800	56,850	1,647	972	59,800	59,850	1,813	1,046	62,800	62,850	1,979	1,119	
53,850	53,900	1,484	900	56,850	56,900	1,650	973	59,850	59,900	1,816	1,047	62,850	62,900	1,981	1,120	
53,900	53,950	1,487	901	56,900	56,950	1,653	975	59,900	59,950	1,818	1,048	62,900	62,950	1,984	1,122	
53,950	54,000	1,490	902	56,950	57,000	1,655	976	59,950	60,000	1,821	1,049	62,950	63,000	1,987	1,123	
	54,000				57,000				60,000				63,000			
54,000	54,050	1,492	904	57,000	57,050 57,400	1,658	977	60,000	60,050	1,824	1,051	63,000	63,050	1,990	1,124	
54,050 54,100	54,100 54,150	1,495 1,498	905 906	57,050 57,100	57,100 57,150	1,661 1,664	978 980	60,050 60,100	60,100 60,150	1,827 1,829	1,052 1,053	63,050 63,100	63,100 63,150	1,992 1,995	1,125 1,127	
54,150 54,150	54,130	1,501	907	57,100 57,150	57,130	1,666	981	60,150	60,200	1,832	1,053	63,150	63,200	1,998	1,128	
				•												
54,200 54,250	54,250 54,300	1,503	909 910	57,200 57,250	57,250 57,300	1,669	982 983	60,200	60,250	1,835 1,838	1,056	63,200 63,250	63,250 63,300	2,001	1,129	
54,250 54,300	54,300 54,350	1,506 1,509	910	57,250 57,300	57,300 57,350	1,672 1,675	983	60,250 60,300	60,300 60,350	1,838	1,057 1,058	63,250 63,300	63,300 63,350	2,003 2,006	1,130 1,131	
54,350 54,350	54,400	1,512	912	57,350 57,350	57,400	1,677	986	60,350	60,400	1,843	1,059	63,350	63,400	2,000	1,133	
54,400 54,450	54,450 54,500	1,514 1,517	913 915	57,400 57,450	57,450 57,500	1,680 1,683	987 988	60,400 60,450	60,450 60,500	1,846 1,849	1,060 1,062	63,400 63,450	63,450 63,500	2,012 2,014	1,134 1,135	
54,450 54,500	54,500 54,550	1,517	916	57,450 57,500	57,500 57,550	1,686	989	60,500	60,550	1,852	1,062	63,500	63,550	2,014	1,135	
54,550	54,600	1,523	917	57,550 57,550	57,600	1,689	991	60,550	60,600	1,854	1,064	63,550	63,600	2,020	1,138	
54,600 54,650	54,650 54,700	1,526 1,528	918 920	57,600 57,650	57,650 57,700	1,691 1,694	992 993	60,600 60,650	60,650 60,700	1,857 1,860	1,065 1,067	63,600 63,650	63,650 63,700	2,023 2,026	1,139 1,140	
54,700	54,700 54,750	1,526	920	57,650 57,700	57,700 57,750	1,694	993	60,700	60,750	1,863	1,067	63,700	63,750	2,028	1,140	
54,750	54,800	1,534	922	57,750	57,800	1,700	995	60,750	60,800	1,865	1,069	63,750	63,800	2,020	1,142	
54,800 54,850	54,850 54,900	1,537 1,539	923 924	57,800 57,850	57,850 57,900	1,702 1,705	997 998	60,800 60,850	60,850 60,900	1,868 1,871	1,070 1,071	63,800 63,850	63,850 63,900	2,034 2,037	1,144 1,145	
	54,950	1,542	926	57,900	57,950 57,950	1,703	999	60,900	60,950	1,874	1,071	63,900	63,950	2,037	1,146	
54,900					V				,			,	,			

1999 NEW	JERSEY T		LE (NJ-1		ntinued										
If Line 36		And You		If Line 36		And You		If Line 36		And You		If Line 36		And You	
(New Jerse	•	Checked Filing Status Line		(New Jersey Taxable		Checked Filing Status Line		(New Jerse		Checked	-	(New Jerse		Checked	
Income) Is -				Income) Is				Income) Is		Status Li	1	Income) Is -		Status Li	
At	But Less	1 or 3	2, 4 or 5	At Least	But Less	1 or 3	2, 4 or 5	At Least	But Less	1 or 3	2, 4 or 5	At Least	But Less	1 or 3	2, 4 or 5
Least	Than		013	Leasi	Than		013	Leasi	Than		01 5	Least	Than		01.5
	man	Your Tax	ı (İs		man	Your Ta	ı x ls		man	Your Tax	c Is		man	Your Tax	ı c İs
	64,000	•			67,000	•			70,000	•			73,000	*	
64,000	64,050	2,045	1,149	67,000	67,050	2,211	1,222	70,000	70,050	2,376	1,296	73,000	73,050	2,542	1,401
64,050	64,100	2,048	1,150	67,050	67,100	2,213	1,223	70,050	70,100	2,379	1,298	73,050	73,100	2,545	1,403
64,100	64,150	2,050	1,151	67,100	67,150	2,216	1,225	70,100	70,150	2,382	1,299	73,100	73,150	2,548	1,404
64,150	64,200	2,053	1,152	67,150	67,200	2,219	1,226	70,150	70,200	2,385	1,301	73,150	73,200	2,550	1,406
64,200	64,250	2,056	1,154	67,200	67,250	2,222	1,227	70,200	70,250	2,387	1,303	73,200	73,250	2,553	1,408
64,250	64,300	2,059	1,155	67,250	67,300	2,224	1,228	70,250	70,300	2,390	1,305	73,250	73,300	2,556	1,410
64,300	64,350	2,061	1,156	67,300	67,350	2,227	1,229	70,300	70,350	2,393	1,306	73,300	73,350	2,559	1,411
64,350	64,400	2,064	1,157	67,350	67,400	2,230	1,231	70,350	70,400	2,396	1,308	73,350	73,400	2,561	1,413
64,400	64,450	2,067	1,158	67,400	67,450	2,233	1,232	70,400	70,450	2,398	1,310	73,400	73,450	2,564	1,415
64,450	64,500	2,070	1,160	67,450	67,500	2,235	1,233	70,450	70,500	2,401	1,312	73,450	73,500	2,567	1,417
64,500	64,550	2,073	1,161	67,500	67,550	2,238	1,234	70,500	70,550	2,404	1,313	73,500	73,550	2,570	1,418
64,550	64,600	2,075	1,162	67,550	67,600	2,241	1,236	70,550	70,600	2,407	1,315	73,550	73,600	2,573	1,420
64,600	64,650	2,078	1,163	67,600	67,650	2,244	1,237	70,600	70,650	2,410	1,317	73,600	73,650	2,575	1,422
64,650	64,700	2,081	1,165	67,650	67,700	2,247	1,238	70,650	70,700	2,412	1,319	73,650	73,700	2,578	1,424
64,700	64,750	2,084	1,166	67,700	67,750	2,249	1,239	70,700	70,750	2,415	1,320	73,700	73,750	2,581	1,425
64,750	64,800	2,086	1,167	67,750	67,800	2,252	1,240	70,750	70,800	2,418	1,322	73,750	73,800	2,584	1,427
64,800	64,850	2,089	1,168	67,800	67,850	2,255	1,242	70,800	70,850	2,421	1,324	73,800	73,850	2,586	1,429
64,850	64,900	2,092	1,169	67,850	67,900	2,258	1,243	70,850	70,900	2,423	1,326	73,850	73,900	2,589	1,431
64,900	64,950	2,095	1,171	67,900	67,950	2,260	1,244	70,900	70,950	2,426	1,327	73,900	73,950	2,592	1,432
64,950	65,000	2,097	1,172	67,950	68,000	2,263	1,245	70,950	71,000	2,429	1,329	73,950	74,000	2,595	1,434
	65,000				68,000				71,000				74,000		
65,000	65,050	2,100	1,173	68,000	68,050	2,266	1,247	71,000	71,050	2,432	1,331	74,000	74,050	2,597	1,436
65,050	65,100	2,103	1,174	68,050	68,100	2,269	1,248	71,050	71,100	2,434	1,333	74,050	74,100	2,600	1,438
65,100	65,150	2,106	1,176	68,100	68,150	2,271	1,249	71,100	71,150	2,437	1,334	74,100	74,150	2,603	1,439
65,150	65,200	2,108	1,177	68,150	68,200	2,274	1,250	71,150	71,200	2,440	1,336	74,150	74,200	2,606	1,441
65,200	65,250	2,111	1,178	68,200	68,250	2,277	1,252	71,200	71,250	2,443	1,338	74,200	74,250	2,608	1,443
65,250	65,300	2,114	1,179	68,250	68,300	2,280	1,253	71,250	71,300	2,445	1,340	74,250	74,300	2,611	1,445
65,300	65,350	2,117	1,180	68,300	68,350	2,282	1,254	71,300	71,350	2,448	1,341	74,300	74,350	2,614	1,446
65,350	65,400	2,119	1,182	68,350	68,400	2,285	1,255	71,350	71,400	2,451	1,343	74,350	74,400	2,617	1,448
65,400	65,450	2,122	1,183	68,400	68,450	2,288	1,256	71,400	71,450	2,454	1,345	74,400	74,450	2,619	1,450
65,450	65,500	2,125	1,184	68,450	68,500	2,291	1,258	71,450	71,500	2,456	1,347	74,450	74,500	2,622	1,452
65,500	65,550	2,128	1,185	68,500	68,550	2,294	1,259	71,500	71,550	2,459	1,348	74,500	74,550	2,625	1,453
65,550	65,600	2,131	1,187	68,550	68,600	2,296	1,260	71,550	71,600	2,462	1,350	74,550	74,600	2,628	1,455
65,600	65,650	2,133	1,188	68,600	68,650	2,299	1,261	71,600	71,650	2,465	1,352	74,600	74,650	2,631	1,457
65,650	65,700	2,136	1,189	68,650	68,700	2,302	1,263	71,650	71,700	2,468	1,354	74,650	74,700	2,633	1,459
65,700	65,750	2,139	1,190	68,700	68,750	2,305	1,264	71,700	71,750	2,470	1,355	74,700	74,750	2,636	1,460
65,750	65,800	2,142	1,191	68,750	68,800	2,307	1,265	71,750	71,800	2,473	1,357	74,750	74,800	2,639	1,462
65,800	65,850	2,144	1,193	68,800	68,850	2,310	1,266	71,800	71,850	2,476	1,359	74,800	74,850	2,642	1,464
65,850	65,900	2,147	1,194	68,850	68,900	2,313	1,267	71,850	71,900	2,479	1,361	74,850	74,900	2,644	1,466
65,900 65,950	65,950 66,000	2,150 2,153	1,195 1,196	68,900 68,950	68,950 69,000	2,316 2,318	1,269 1,270	71,900 71,950	71,950 72,000	2,481 2,484	1,362 1,364	74,900 74,950	74,950 75,000	2,647 2,650	1,467 1,469
03,930		2,100	1,190	66,930		2,310	1,270	71,950		2,404	1,304	74,930		2,000	1,409
CC 000	66,000	0.455	1 100	CO 000	69,000	2 224	1 1 271	70.000	72,000	0 407	1 266	75 000	75,000	2.652	1 474
66,000 66,050	66,050 66,100	2,155 2,158	1,198 1,199	69,000 69,050	69,050 69,100	2,321 2,324	1,271 1,272	72,000 72,050	72,050 72,100	2,487 2,490	1,366 1,368	75,000 75,050	75,050 75,100	2,653 2,656	1,471 1,473
66,100	66,150	2,161	1,200	69,100	69,150	2,327	1,274	72,100	72,150	2,492	1,369	75,100	75,150	2,659	1,474
66,150	66,200	2,164	1,201	69,150	69,200	2,329	1,275	72,150	72,200	2,495	1,371	75,150	75,200	2,662	1,476
66,200 66,250	66,250 66,300	2,166 2,169	1,203 1,204	69,200 69,250	69,250 69,300	2,332 2,335	1,276 1,277	72,200 72,250	72,250 72,300	2,498 2,501	1,373 1,375	75,200 75,250	75,250 75,300	2,666 2,669	1,478 1,480
66,300	66,350	2,172	1,205	69,300	69,350	2,338	1,278	72,300	72,350	2,503	1,376	75,300	75,350	2,672	1,481
66,350	66,400	2,175	1,206	69,350	69,400	2,340	1,280	72,350	72,400	2,506	1,378	75,350	75,400	2,675	1,483
		1													
66,400 66,450	66,450 66,500	2,177 2,180	1,207 1,209	69,400 69,450	69,450 69,500	2,343 2,346	1,281 1,282	72,400 72,450	72,450 72,500	2,509 2,512	1,380 1,382	75,400 75,450	75,450 75,500	2,678 2,682	1,485 1,487
66,500	66,550	2,183	1,209	69,500	69,550	2,340	1,283	72,450 72,500	72,500 72,550	2,512	1,383	75,450 75,500	75,550 75,550	2,685	1,488
66,550	66,600	2,186	1,211	69,550	69,600	2,352	1,285	72,550	72,600	2,517	1,385	75,550	75,600	2,688	1,490
66,600 66,650	66,650 66,700	2,189 2,191	1,212 1,214	69,600 69,650	69,650 69,700	2,354 2,357	1,286 1,287	72,600 72,650	72,650 72,700	2,520 2,523	1,387 1,389	75,600 75,650	75,650 75,700	2,691 2,694	1,492 1,494
66,700	66,700 66,750	2,191	1,214	69,700	69,700 69,750	2,357	1,287	72,650 72,700	72,700 72,750	2,523	1,389	75,650 75,700	75,700 75,750	2,694	1,494
66,750	66,800	2,197	1,216	69,750	69,800	2,363	1,289	72,750	72,730	2,528	1,392	75,750	75,730	2,701	1,497
66,800 66,850	66,850 66,900	2,200 2,202	1,217 1,218	69,800 69,850	69,850 69,900	2,365 2,368	1,291 1,292	72,800 72,850	72,850 72,900	2,531 2,534	1,394 1,396	75,800 75,850	75,850 75,900	2,704 2,707	1,499 1,501
66,900	66,950	2,202	1,210	69,900	69,950	2,300	1,292	72,000	72,900 72,950	2,534	1,396	75,650 75,900	75,900 75,950	2,707	1,501
66,950	67,000	2,208	1,221	69,950	70,000	2,374	1,294	72,950	73,000	2,539	1,399	75,950	76,000	2,713	1,504
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1999 NEW	<u>JERSEY T</u>	AX TABI	_E (NJ-1	<u> 1040) Con</u>	tinued										
If Line 36 (New Jersey	Taxable	And You Checked	Filing	If Line 36 (New Jersey	Taxable	And You Checked		If Line 36 (New Jerse	v Taxable	And You Checked		If Line 36 (New Jersey	/ Taxable	And You Checked	
Income) Is	Тахаыс	Status Lir		Income) Is		Status Li	0	Income) Is -		Status Li		Income) Is -		Status Li	
At	But	1 or 3	2, 4	At	But	1 or 3	2, 4	At	But	1 or 3	2, 4	At	But	1 or 3	2, 4
Least	Less		or 5	Least	Less		or 5	Least	Less		or 5	Least	Less		or 5
	Than	Value Tax			Than	Your Ta			Than	V To			Than	Value Ta	
	70.000	Your Tax	IS		70.000	Tour Ta	X IS		00.000	Your Ta	X IS		05.000	Your Ta	X IS
70.000	76,000	2,717	1,506	70.000	79,000	2,908	1,611	00.000	82,000	3,099	1,757	05.000	<u>85,000</u>	2 200	1,923
76,000 76,050	76,050 76,100	2,717	1,508	79,000 79,050	79,050 79,100	2,908	1,613	82,000 82,050	82,050 82,100	3,102	1,760	85,000 85,050	85,050 85,100	3,290 3,293	1,925
76,100	76,150	2,723	1,500	79,100	79,150	2,914	1,614	82,100	82,150	3,105	1,762	85,100	85,150	3,296	1,928
76,150	76,200	2,726	1,511	79,150	79,200	2,917	1,616	82,150	82,200	3,108	1,765	85,150	85,200	3,299	1,931
76,200	76,250	2,729	1,513	79,200	79,250	2,920	1,618	82,200	82,250	3,111	1,768	85,200	85,250	3,303	1,934
76,250	76,300	2,732	1,515	79,250	79,300	2,924	1,620	82,250	82,300	3,115	1,771	85,250	85,300	3,306	1,936
76,300	76,350	2,736	1,516	79,300	79,350	2,927	1,621	82,300	82,350	3,118	1,773	85,300	85,350	3,309	1,939
76,350	76,400	2,739	1,518	79,350	79,400	2,930	1,623	82,350	82,400	3,121	1,776	85,350	85,400	3,312	1,942
76,400	76,450	2,742	1,520	79,400	79,450	2,933	1,625	82,400	82,450	3,124	1,779	85,400	85,450	3,315	1,945
76,450	76,500	2,745	1,522	79,450	79,500	2,936	1,627	82,450	82,500	3,127	1,782	85,450	85,500	3,319	1,947
76,500	76,550	2,748	1,523	79,500	79,550	2,939	1,628	82,500	82,550	3,131	1,785	85,500	85,550	3,322	1,950
76,550	76,600	2,752	1,525	79,550	79,600	2,943	1,630	82,550	82,600	3,134	1,787	85,550	85,600	3,325	1,953
76,600	76,650	2,755	1,527	79,600	79,650	2,946	1,632	82,600	82,650	3,137	1,790	85,600	85,650	3,328	1,956
76,650	76,700	2,758	1,529	79,650	79,700	2,949	1,634	82,650	82,700	3,140	1,793	85,650	85,700	3,331	1,959
76,700	76,750	2,761	1,530	79,700	79,750	2,952	1,635	82,700	82,750	3,143	1,796	85,700 85,750	85,750	3,334	1,961
76,750	76,800	2,764	1,532	79,750	79,800	2,955	1,637	82,750	82,800	3,147	1,798	85,750	85,800	3,338	1,964
76,800	76,850	2,768	1,534	79,800	79,850	2,959	1,639	82,800	82,850	3,150	1,801	85,800	85,850	3,341	1,967
76,850	76,900	2,771	1,536	79,850	79,900	2,962	1,641	82,850	82,900	3,153	1,804	85,850	85,900	3,344	1,970
76,900 76,950	76,950 77,000	2,774 2,777	1,537 1,539	79,900 79,950	79,950 80,000	2,965 2,968	1,642 1,644	82,900 82,950	82,950 83,000	3,156 3,159	1,807 1,809	85,900 85,950	85,950 86,000	3,347 3,350	1,972 1,975
70,000	77,000	,	1,000	70,000	80,000	2,000	1,011	02,000	83,000	0,.00	.,000	00,000	86,000	0,000	.,0.0
77,000	77,050	2,780	1,541	80,000	80,050	2,971	1,646	83,000	83,050	3,162	1,812	86,000	86,050	3,354	1,978
77,050	77,100	2,783	1,543	80,050	80,100	2,975	1,649	83,050	83,100	3,166	1,815	86,050	86,100	3,357	1,981
77,100	77,150	2,787	1,544	80,100	80,150	2,978	1,652	83,100	83,150	3,169	1,818	86,100	86,150	3,360	1,983
77,150	77,200	2,790	1,546	80,150	80,200	2,981	1,655	83,150	83,200	3,172	1,820	86,150	86,200	3,363	1,986
77,200	77,250	2,793	1,548	80,200	80,250	2,984	1,657	83,200	83,250	3,175	1,823	86,200	86,250	3,366	1,989
77,250	77,300	2,796	1,550	80,250	80,300	2,987	1,660	83,250	83,300	3,178	1,826	86,250	86,300	3,369	1,992
77,300	77,350	2,799	1,551	80,300	80,350	2,990	1,663	83,300	83,350	3,182	1,829	86,300	86,350	3,373	1,994
77,350	77,400	2,803	1,553	80,350	80,400	2,994	1,666	83,350	83,400	3,185	1,831	86,350	86,400	3,376	1,997
77,400	77,450	2,806	1,555	80,400	80,450	2,997	1,668	83,400	83,450	3,188	1,834	86,400	86,450	3,379	2,000
77,450	77,500	2,809	1,557	80,450	80,500	3,000	1,671	83,450	83,500	3,191	1,837	86,450	86,500	3,382	2,003
77,500 77,550	77,550 77,600	2,812 2,815	1,558 1,560	80,500 80,550	80,550 80,600	3,003 3,006	1,674 1,677	83,500 83,550	83,550 83,600	3,194 3,197	1,840 1,843	86,500 86,550	86,550 86,600	3,385 3,389	2,006 2,008
								•							
77,600	77,650	2,818	1,562	80,600	80,650	3,010	1,680	83,600	83,650	3,201	1,845	86,600	86,650	3,392	2,011
77,650 77,700	77,700 77,750	2,822 2,825	1,564 1,565	80,650 80,700	80,700 80,750	3,013 3,016	1,682 1,685	83,650 83,700	83,700 83,750	3,204 3,207	1,848 1,851	86,650 86,700	86,700 86,750	3,395 3,398	2,014 2,017
77,750	77,800	2,828	1,567	80,750	80,800	3,019	1,688	83,750	83,800	3,210	1,854	86,750	86,800	3,401	2,019
		2,831	1,569	•		3,022	1,691	•		3,213	1,856			3,405	2,022
77,800 77,850	77,850 77,900	2,834	1,509	80,800 80,850	80,850 80,900	3,022	1,693	83,800 83,850	83,850 83,900	3,217	1,859	86,800 86,850	86,850 86,900	3,403	2,022
77,900	77,950	2,838	1,572	80,900	80,950	3,029	1,696	83,900	83,950	3,220	1,862	86,900	86,950	3,411	2,028
77,950	78,000	2,841	1,574	80,950	81,000	3,032	1,699	83,950	84,000	3,223	1,865	86,950	87,000	3,414	2,030
	78,000				81,000				84,000				87,000		
78,000	78,050	2,844	1,576	81,000	81,050	3,035	1,702	84,000	84,050	3,226	1,867	87,000	87,050	3,417	2,033
78,050	78,100	2,847	1,578	81,050	81,100	3,038	1,704	84,050	84,100	3,229	1,870	87,050	87,100	3,420	2,036
78,100 78,150	78,150 78,200	2,850 2,853	1,579 1,581	81,100 81,150	81,150 81,200	3,041 3,045	1,707 1,710	84,100 84,150	84,150 84,200	3,233 3,236	1,873 1,876	87,100 87,150	87,150 87,200	3,424	2,039 2,041
78,150				•				•				87,150	87,200	3,427	
78,200 78,250	78,250	2,857	1,583	81,200	81,250	3,048	1,713	84,200	84,250	3,239	1,878	87,200 97,250	87,250 87,200	3,430	2,044
78,250 78,300	78,300 78,350	2,860 2,863	1,585 1,586	81,250 81,300	81,300 81,350	3,051 3,054	1,715 1,718	84,250 84,300	84,300 84,350	3,242 3,245	1,881 1,884	87,250 87,300	87,300 87,350	3,433 3,436	2,047 2,050
78,350 78,350	78,400	2,866	1,588	81,350	81,400	3,054	1,716	84,350	84,400	3,248	1,887	87,350 87,350	87,400	3,440	2,050
78,400 78,450	78,450 78,500	2,869 2,873	1,590 1,592	81,400 81,450	81,450 81,500	3,061 3,064	1,724 1,726	84,400 84,450	84,450 84,500	3,252 3,255	1,889 1,892	87,400 87,450	87,450 87,500	3,443 3,446	2,055 2,058
78,500	78,550	2,876	1,593	81,500	81,550	3,067	1,720	84,500	84,550	3,258	1,895	87,500	87,550	3,449	2,030
78,550	78,600	2,879	1,595	81,550	81,600	3,070	1,732	84,550	84,600	3,261	1,898	87,550	87,600	3,452	2,064
78,600	78,650	2,882	1,597	81,600	81,650	3,073	1,735	84,600	84,650	3,264	1,901	87,600	87,650	3,455	2,066
78,650	78,700	2,885	1,599	81,650	81,700	3,076	1,738	84,650	84,700	3,268	1,903	87,650	87,700	3,459	2,069
78,700	78,750	2,889	1,600	81,700	81,750	3,080	1,740	84,700	84,750	3,271	1,906	87,700	87,750	3,462	2,072
78,750	78,800	2,892	1,602	81,750	81,800	3,083	1,743	84,750	84,800	3,274	1,909	87,750	87,800	3,465	2,075
78,800	78,850	2,895	1,604	81,800	81,850	3,086	1,746	84,800	84,850	3,277	1,912	87,800	87,850	3,468	2,077
78,850	78,900	2,898	1,606	81,850	81,900	3,089	1,749	84,850	84,900	3,280	1,914	87,850	87,900	3,471	2,080
			4 007	04 000	04.050		1				1 017	97,000	97.050	1 0 475	1 2 002
78,900 78,950	78,950 79,000	2,901 2,904	1,607 1,609	81,900 81,950	81,950 82,000	3,092 3,096	1,751 1,754	84,900 84,950	84,950 85,000	3,283 3,287	1,917 1,920	87,900 87,950	87,950 88,000	3,475 3,478	2,083 2,086

1999 NEW	JERSEY T	AX TABI	LE (NJ-1	1040) Coı	ntinued										
If Line 36		And You		If Line 36		And You		If Line 36		And You		If Line 36		And You	
(New Jerse	•	Checked Filing		(New Jersey		Checked		(New Jerse		Checked		(New Jerse	,	Checked	
Income) Is		Status Li		Income) Is -		Status Li		Income) Is		Status Li		Income) Is -		Status Li	
At	But	1 or 3	2, 4	At	But	1 or 3	2, 4	At	But	1 or 3	2, 4	At	But	1 or 3	2, 4
Least	Less Than		or 5	Least	Less Than		or 5	Least	Less Than		or 5	Least	Less Than		or 5
	IIIaII	Your Tax	 s		IIIaII	Your Ta	 s		man	Your Tax	 s		IIIaII	Your Tax	 s
	88,000	Trour rus	. 10		91,000	Troui ru	X 10		94,000	1100110	110		97,000	1100110	. 10
88,000	88,050	3,481	2,088	91,000	91,050	3,672	2,254	94,000	94,050	3,863	2,420	97,000	97,050	4,054	2,586
88,050	88,100	3,484	2,000	91,050	91,100	3,675	2,257	94,050	94,100	3,866	2,423	97,050	97,100	4,057	2,588
88,100	88,150	3,487	2,094	91,100	91,150	3,678	2,260	94,100	94,150	3,870	2,425	97,100	97,150	4,061	2,591
88,150	88,200	3,490	2,097	91,150	91,200	3,682	2,262	94,150	94,200	3,873	2,428	97,150	97,200	4,064	2,594
88,200	88,250	3,494	2,099	91,200	91,250	3,685	2,265	94,200	94,250	3,876	2,431	97,200	97,250	4,067	2,597
88,250	88,300	3,497	2,102	91,250	91,300	3,688	2,268	94,250	94,300	3,879	2,431	97,250	97,300	4,007	2,599
88,300	88,350	3,500	2,105	91,300	91,350	3,691	2,271	94,300	94,350	3,882	2,436	97,300	97,350	4,073	2,602
88,350	88,400	3,503	2,108	91,350	91,400	3,694	2,273	94,350	94,400	3,885	2,439	97,350	97,400	4,077	2,605
88,400	88,450	3,506	2,110	91,400	91,450	3,698	2,276	94,400	94,450	3,889	2,442	97,400	97,450	4,080	2,608
88,450	88,500	3,510	2,113	91,450	91,500	3,701	2,279	94,450	94,500	3,892	2,445	97,450	97,500	4,083	2,610
88,500	88,550	3,513	2,116	91,500	91,550	3,704	2,282	94,500	94,550	3,895	2,448	97,500	97,550	4,086	2,613
88,550	88,600	3,516	2,119	91,550	91,600	3,707	2,285	94,550	94,600	3,898	2,450	97,550	97,600	4,089	2,616
88,600	88,650	3,519	2,122	91,600	91,650	3,710	2,287	94,600	94,650	3,901	2,453	97,600	97,650	4,092	2,619
88,650	88,700	3,522	2,124	91,650	91,700	3,713	2,290	94,650	94,700	3,905	2,456	97,650	97,700	4,096	2,622
88,700	88,750	3,526	2,127	91,700	91,750	3,717	2,293	94,700	94,750	3,908	2,459	97,700	97,750	4,099	2,624
88,750	88,800	3,529	2,130	91,750	91,800	3,720	2,296	94,750	94,800	3,911	2,461	97,750	97,800	4,102	2,627
88,800	88,850	3,532	2,133	91,800	91,850	3,723	2,298	94,800	94,850	3,914	2,464	97,800	97,850	4,105	2,630
88,850	88,900	3,535	2,135	91,850	91,900	3,726	2,301	94,850	94,900	3,917	2,467	97,850	97,900	4,108	2,633
88,900	88,950	3,538	2,138	91,900	91,950	3,729	2,304	94,900	94,950	3,920	2,470	97,900	97,950	4,112	2,635
88,950	89,000	3,541	2,141	91,950	92,000	3,733	2,307	94,950	95,000	3,924	2,472	97,950	98,000	4,115	2,638
	89,000				92,000				95,000				98,000		
89,000	89,050	3,545	2,144	92,000	92,050	3,736	2,309	95,000	95,050	3,927	2,475	98,000	98,050	4,118	2,641
89,050	89,100	3,548	2,146	92,050	92,100	3,739	2,312	95,050	95,100	3,930	2,478	98,050	98,100	4,121	2,644
89,100	89,150	3,551	2,149	92,100	92,150	3,742	2,315	95,100	95,150	3,933	2,481	98,100	98,150	4,124	2,646
89,150	89,200	3,554	2,152	92,150	92,200	3,745	2,318	95,150	95,200	3,936	2,483	98,150	98,200	4,127	2,649
89,200	89,250	3,557	2,155	92,200	92,250	3,748	2,320	95,200	95,250	3,940	2,486	98,200	98,250	4,131	2,652
89,250	89,300	3,561	2,157	92,250	92,300	3,752	2,323	95,250	95,300	3,943	2,489	98,250	98,300	4,134	2,655
89,300 89,350	89,350 89,400	3,564 3,567	2,160 2,163	92,300 92,350	92,350 92,400	3,755 3,758	2,326 2,329	95,300 95,350	95,350 95,400	3,946 3,949	2,492 2,494	98,300 98,350	98,350 98,400	4,137 4,140	2,657 2,660
				•		3,736		•					90,400		
89,400	89,450	3,570	2,166	92,400	92,450	3,761	2,331	95,400	95,450	3,952	2,497	98,400	98,450	4,143	2,663
89,450	89,500	3,573	2,168	92,450	92,500	3,764	2,334	95,450	95,500	3,956	2,500	98,450	98,500	4,147	2,666
89,500 89,550	89,550 89,600	3,576 3,580	2,171 2,174	92,500 92,550	92,550 92,600	3,768 3,771	2,337 2,340	95,500 95,550	95,550 95,600	3,959 3,962	2,503 2,506	98,500 98,550	98,550 98,600	4,150 4,153	2,669 2,671
				•			1			1					
89,600	89,650	3,583	2,177	92,600	92,650	3,774	2,343	95,600	95,650	3,965	2,508	98,600	98,650	4,156	2,674
89,650	89,700	3,586	2,180	92,650	92,700	3,777	2,345	95,650	95,700	3,968	2,511	98,650	98,700	4,159	2,677
89,700 89,750	89,750 89,800	3,589 3,592	2,182 2,185	92,700 92,750	92,750 92,800	3,780 3,784	2,348 2,351	95,700 95,750	95,750 95,800	3,971 3,975	2,514 2,517	98,700 98,750	98,750 98,800	4,163 4,166	2,680 2,682
				•				•				-			
89,800	89,850	3,596	2,188	92,800	92,850	3,787	2,354	95,800	95,850	3,978	2,519	98,800	98,850	4,169	2,685
89,850 89,900	89,900 89,950	3,599 3,602	2,191 2.193	92,850 92,900	92,900 92,950	3,790 3,793	2,356 2,359	95,850 95,900	95,900 95,950	3,981 3,984	2,522 2,525	98,850 98,900	98,900 98,950	4,172 4,175	2,688 2,691
89,950	90,000	3,605	2,196	92,950	93,000	3,796	2,362	95,950	96,000	3,987	2,528	98,950	99,000	4,178	2,693
	90,000	,		,	93,000	,		55,555	96,000	,	-,		99.000	.,	_,,,,,,
90,000	90,050	3,608	2,199	93,000	93,050	3,799	2,365	96,000	96,050	3,991	2,530	99,000	99,050	4,182	2,696
90,050	90,100	3,612	2,202	93,050	93,100	3,803	2,367	96,050	96,100	3,994	2,533	99,050	99,100	4,185	2,699
90,100	90,150	3,615	2,204	93,100	93,150	3,806	2,370	96,100	96,150	3,997	2,536	99,100	99,150	4,188	2,702
90,150	90,200	3,618	2,207	93,150	93,200	3,809	2,373	96,150	96,200	4,000	2,539	99,150	99,200	4,191	2,704
90,200	90,250	3,621	2,210	93,200	93,250	3,812	2,376	96,200	96,250	4,003	2,541	99,200	99,250	4,194	2,707
90,250	90,300	3,624	2,213	93,250	93,300	3,815	2,378	96,250	96,300	4,006	2,544	99,250	99,300	4,198	2,710
90,300	90,350	3,627	2,215	93,300	93,350	3,819	2,381	96,300	96,350	4,010	2,547	99,300	99,350	4,201	2,713
90,350	90,400	3,631	2,218	93,350	93,400	3,822	2,384	96,350	96,400	4,013	2,550	99,350	99,400	4,204	2,715
90,400	90,450	3,634	2,221	93,400	93,450	3,825	2,387	96,400	96,450	4,016	2,552	99,400	99,450	4,207	2,718
90,450	90,500	3,637	2,224	93,450	93,500	3,828	2,389	96,450	96,500	4,019	2,555	99,450	99,500	4,210	2,721
90,500	90,550	3,640	2,227	93,500	93,550	3,831	2,392	96,500	96,550	4,022	2,558	99,500	99,550	4,213	2,724
90,550	90,600	3,643	2,229	93,550	93,600	3,834	2,395	96,550	96,600	4,026	2,561	99,550	99,600	4,217	2,727
90,600	90,650	3,647	2,232	93,600	93,650	3,838	2,398	96,600	96,650	4,029	2,564	99,600	99,650	4,220	2,729
90,650	90,700	3,650	2,235	93,650	93,700	3,841	2,401	96,650	96,700	4,032	2,566	99,650	99,700	4,223	2,732
90,700	90,750	3,653	2,238	93,700	93,750	3,844	2,403	96,700	96,750	4,035	2,569	99,700	99,750	4,226	2,735
90,750	90,800	3,656	2,240	93,750	93,800	3,847	2,406	96,750	96,800	4,038	2,572	99,750	99,800	4,229	2,738
90,800	90,850	3,659	2,243	93,800	93,850	3,850	2,409	96,800	96,850	4,042	2,575	99,800	99,850	4,233	2,740
90,850	90,900	3,662	2,246	93,850	93,900	3,854	2,412	96,850	96,900	4,045	2,577	99,850	99,900	4,236	2,743
90,900	90,950	3,666	2,249	93,900	93,950	3,857	2,414	96,900	96,950	4,048	2,580	99,900	99,950	4,239	2,746
90,950	91,000	3,669	2,251	93,950	94,000	3,860	2,417	96,950	97,000	4,051	2,583	99,950	100,000	4,242	2,749

New Jersey Tax Rate Schedules 1999

FILING STATUS: Single Table A

Married, filing separate return

		STEP 1	STEP 2	STEP 3	
If Taxable Incor	ne (Line 36) is:	Enter Line 36	Multiply Line 36 by:	Subtract	Your Tax
Over	But not over				
\$ 0	\$20,000		x .014 =	\$ 0 =	
\$20,000	\$35,000		x .0175 =	\$ 70.00 =	
\$35,000	\$40,000		x .035 =	\$ 682.50 =	
\$40,000	\$75,000		x .05525 =	\$1,492.50 =	
\$75,000	and over		x .0637 =	- \$2,126.25 =	

FILING STATUS: Married, filing joint return Table B

Head of Household Qualifying Widow(er)

		STEP 1	STEP 2	STEP 3
If Taxable Incon	ne (Line 36) is:	Enter Line 36	Multiply Line 36 by:	Subtract Your Tax
Over	But not over			
\$ 0	\$ 20,000		x .014 =	\$ 0 =
\$ 20,000	\$ 50,000		x .0175 =	\$ 70.00 =
\$ 50,000	\$ 70,000		x .0245 =	\$ 420.00 =
\$ 70,000	\$ 80,000		x .035 =	\$1,154.50 =
\$ 80,000	\$150,000		x .05525 =	\$2,775.00 =
\$150,000	and over		x .0637 =	\$4,042.50 =

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