FORM 304 **2024** New Jersey Corporation Business Tax New Jobs Investment Tax Credit

Name as Shown on Return		Federal ID Number	Unitary ID Number, if applicable			
			NU			
Read the instructions before completing this form						
Con	ibined Return Filers					
	The taxpayer is included as a taxable memb Fill in oval if member is not sharing its credi	ber on a New Jersey combined return. See instructio t with other members of the group.	ns.			
Par	t I Qualifications					
1.	new jobs in New Jersey for small or mid-size	ased for new or expanded business facilities that cre d business taxpayers (50 for other taxpayers) with r 2024? (see instructions)	nedian income			
2.		angible personal property in New Jersey of the taxpa				
3.		n New Jersey in the first tax year of the tax credit gro				
Note	e: If the answer to any of the above questic Otherwise, go to Part II.	ons is "NO," do not complete the rest of this form. Th	e taxpayer doe	s not qualify for this tax credit.		
Par		os Investment Tax Credit lew Jersey factors. Refer to the specific line item ins	tructions for Pa	rt II before completing this section.		
4.	Enter the amounts of the qualified investment					
		0.35				
		x 1.00				
	•					
6.		ent for this tax year				
		ent for last tax year				
		ee instruction)				
			6f.			
7.		ivide line 6(f) by 5 with no remainder. Other taxpaye				
		rs, multiply line 7a by 0.01. For other taxpayers, mu				
		rs, enter the lesser of 0.20 or line 7b. For other taxp				
8.	Maximum annual credit – Multiply line 5 x line	e 7c x 0.20	8.			
9.	Prior year qualified investment (see instruction Enter the maximum annual credit as determin (a) First prior tax year					
	(b) Second prior tax year		9b.			
	(c) Third prior tax year		9c.			
	(d) Fourth prior tax year		9d.			
10.	Total annual credit – Add line 8 and lines 9(a) through (d)	10.			

Nam	e as Shown on Return	Federal ID Number		Unitary ID Num NU	iber, if a	pplicable
Part	Part III Calculation of the Allowable Credit Amount (Combined return filers DO NOT complete Part III. Continue with Part IV.)					
11.	Compensation of all employees in New Jerse	ey attributable to the qualified inve	stment		11.	
12.	Total compensation of all employees in New	Jersey			12.	
13.	Divide line 11 by line 12				13.	
14.	Enter tax liability from page 1, line 2a of CBT	-100 or CBT-100S			14.	
15.	Multiply line 14 by line 13				15.	
16.	Enter the required minimum tax liability (see in	nstructions)			16.	
17.	Subtract line 16 from line 15				17.	
18.	Enter 50% of the reduced tax liability entered	d on line 15			18.	
19.	Enter the lesser of line 17 or line 18				19.	
20.	Other tax credits used by taxpayer on curren	it year's return:				
	(a)					
	(b)					
	(d)			Total	20.	
21.	Subtract line 20 from line 19. If zero or less,	enter zero			21.	
22.	Allowable credit for the current tax period. En Part I of the CBT-100 or CBT-100S	nter the lesser of line 10 or line 21	nere and on Scheo	lule A-3,	22.	
23.	Amount of credit available to be refunded (su	ubtract line 22 from line 10)			23.	
24.	Property taxes attributable to qualified invest (a) Property tax paid on new property or Total N.J. property tax paid	, ,			24a.	
	(b) Imputed property tax on new property (13 rented property in N.J. (15% of rent)	5% of rent) multiplied by I	_ or imputed prope ine 13	erty tax on all	24b.	
	(c) Add lines 24a and 24b				24c.	
25.	Enter 50% (.50) of line 24c				25.	
26.	Refund request. Enter the lesser of line 23 o CBT-100S	r line 25. Enter here and in Schedu	le A-3, Part II of th	e CBT-100 or	26.	
Note	: There is no carryforward provision for this ta	ax credit.				

Name as Shown on Return Federa		Federal ID Number	deral ID Number Unitary ID Num		nber, if applicable	
			NU			
Part IV Calculation of Allowable Credit Amount – Combined Return Filers ONLY						
	ion A – ALL Combined Return Filers					
	Compensation of all the member's employee	es in New Jersey attributable to t	the qualified investm	ent	27.	
	Total compensation of all the member's employed	-			28.	
	Divide line 27 by line 28				29.	
	Enter the group tax liability from Schedule A,				30.	
	Multiply line 30 by line 29				31.	
32.	Enter the amount from Schedule A, Section	II, Part III, line 4b, column (c) of	CBT-100U		32.	
33.	Subtract line 32 from line 31				33.	
34.	Enter 50% of the reduced tax liability entered	d on line 31			34.	
35.	Enter the lesser of line 33 or line 34				35.	
36.	Other tax credits used by combined group or	n current year's return (see instruc	tions):			
	(a)		_			
	(b)		_			
	(c)		_			
	(d)	· · ·			36.	
	Subtract line 36 from line 35. If zero or less,				37.	
38.	Allowable credit for the current tax period. En member's column of Schedule A-3, Part I of				38.	
If SH	ARING credit, complete lines 39–42.					
	OT sharing credit, skip lines 39–42 and con	nplete Section B.				
39.	Amount of credit available to be refunded (su	ubtract line 38 from line 10)			39.	
40.	Property taxes attributable to qualified invest	tment (see instructions):				
	(a) Property tax paid on new property or Total N.J. property tax paid				10-	
					40a.	
	(b) Imputed property tax on new property (15 rented property in N.J. (15% of rent)	5% of rent) multiplied b	or imputed prop by line 29	berty tax on all	40b.	
	(c) Add lines 40a and 40b				40c.	
41.	Enter 50% (.50) of line 40c				41.	
	Refund request. Enter the lesser of line 39 o	r line 41 here and in the membe	r's column of Sched	ule A-3, Part II		
	of the CBT-100U				42.	
	ion B – Combined Return Filers NOT Shar	,				
43.	a) Enter combined group tax liability from lin		43a.			
	b) Divide line 43a by the combined group al Schedule J, line 9					
	c) Member's share of combined group tax li Schedule J, line 9				43c.	
44.	Multiply line 43c by line 29				44.	
	Enter the required minimum tax liability				45. 2,000	
46.	Subtract line 45 from line 44				46.	
	Enter 50% of the reduced tax liability entered				47.	
	Enter the lesser of line 46 or line 47				48.	
49.	Other tax credits used by taxpayer on curren	t year's return (see instructions)				
	(a)		-			
	(b)		-			
	(c)		_			
50					49.	
	Subtract line 49 from line 48. If zero or less,				50.	
51.	Allowable credit for the current tax period. En column of Schedule A-3, Part I of the CBT-10				51.	
	Amount of credit available to be refunded (su	,			52.	
53.	Property taxes attributable to qualified invest	tment (see instructions):				
	(a) Property tax paid on new property or	multiplied by line 20			53a.	
	Total N.J. property tax paid multiplied by line 29 (b) Imputed property tax on new property (15% of rent) or imputed property tax on all					
	(b) Imputed property tax on new property (15% of rent) or imputed property tax on all rented property in N.J. (15% of rent) multiplied by line 29			53b.		
	(c) Add lines 53a and 53b			53c.		
54.	. Enter 50% (.50) of line 53c				54.	
	55. Refund request. Enter the lesser of line 52 or line 54 here and in the member's column of Schedule A-3, Part I					
	of the CBT-100U				55.	
Note	: There is no carryforward provision for this ta	ax credit.				

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			NU		
Part V	Certification				
-		dance with <u>N.J.S.A.</u> 54:10A-5.9 of the New Jobs I			
		current tax year, the taxpayer certifies that the nu jobs directly attributable to the qualified investment	mber of new jobs reported on line 6e of Part II, is a nt; and		
2. For qualif	2. For qualified investments made in prior years for which a New Jobs Investment Tax Credit was claimed, the taxpayer certifies:				
(a) The n	ew jobs factor for:	the first prior year			
the second prior year					
		the third prior year the fourth prior year			
(b) The m	naximum annual tax credit for:	the first prior year			
(2)		the second prior year			
		the third prior year			
		the fourth prior year			
(c) That th and	he qualified investment property o	continues to be used in the business or has been	disposed of after the expiration of its recovery period;		
(d) That t	he new jobs used in the calculation	on of the new jobs factor continue to qualify as elig	yible new jobs as defined for the purposes of this credit.		
(Signature of D	uly Authorized Officer of Taxpaye	r)	(Date)		
	•		I reflecting the correct new jobs factors and qualified		
	tments for all affected tax years.				

Instructions for Form 304 New Jobs Investment Tax Credit

The New Jobs Investment Tax Credit is available for investment in new or expanded business facilities that create new jobs in New Jersey. Investments that qualify for this tax credit must be placed in service or use during tax years beginning after July 7, 1993. The investment must create at least 5 new jobs (50 new jobs for large businesses) with a median annual compensation of the threshold amount established for the particular tax year. Also, to claim this tax credit, the average book value of all real and tangible personal property in New Jersey must have increased over the prior year.

The New Jobs Investment Tax Credit is taken in five equal annual installments. The annual credit cannot exceed 50% of that portion of the Corporation Business Tax liability that is attributable to and the direct result of the taxpayer's qualified investment and cannot reduce the tax liability below the statutory minimum. Although there is no carryforward provision for this tax credit, the amount of the unused annual credit may be refunded to the taxpayer subject to certain limitations.

Parts III and IV are used to calculate the allowable credit and carryforward. Taxpayers filing Forms CBT-100 or CBT-100S complete Part III and CBT-100U filers complete Part IV.



Taxpayers must include the appropriate credit form in the year the credit was earned even if they are not claiming the credit on their tax return.

Definitions

Expanded Business Facility means any business facility, other than a new business facility, resulting from acquisition, construction, reconstruction, installation, or erection of improvements or additions to existing property if such improvements or additions are purchased during tax years beginning after July 7, 1993, but only to the extent of a taxpayer's qualified investment in such improvements or additions.

New Business Facility means a business facility that:

a) Is employed by a taxpayer in the conduct of a business that is subject to the New Jersey Corporation Business Tax Act, <u>N.J.S.A.</u> 54:10A-1 et seq. A business facility does not qualify if the taxpayer's only activity with respect to such facility is to lease it to another person;

b) Is purchased and placed in service or use during tax years beginning after July 7, 1993;

c) Was not purchased by a taxpayer from a related person;

d) Was not in service or use during the 90-day period immediately prior to transfer of the title to the facility.

New Employee means a New Jersey resident, hired to fill a regular, permanent position that did not exist prior to the qualified investment, and would not exist but for the qualified investment. The employee must be unrelated to the taxpayer and must not have been in its employ during the six months prior to the date that the qualified investment is placed in service or use. Temporary or seasonal employees are not considered new employees for the purposes of this tax credit. The position held by the employee may be full time or part time. Full time means employment for at least 140 hours per month at a wage not less than the State or federal minimum wage. Part time means customarily performing such duties at least 20 hours per week for at least six months during the tax year. The hours of part-time employees shall be aggregated to determine the number of full-time equivalent jobs for the purposes of determining the number of eligible new jobs to be used in the computation of the new jobs factor. The taxpayer cannot claim a credit for the number of new employees that exceeds either the increase in the taxpayer's average employment in New Jersey for the tax year, or one-half of the taxpayer's average employment in New Jersey for the tax year. Also, individuals included in the determination of the Urban Enterprise Zone Employees Tax Credit or the Redevelopment Authority Project Tax Credit must be excluded in the determination of this tax credit.

Qualified Investments are those real and tangible personal property investments purchased for business relocation or expansion in New Jersey. Such investments **include only:**

- Improvements to real property placed in service or use during tax years beginning after July 7, 1993;
- 2. Tangible personal property with respect to which depreciation with a recovery period of three or more years is allowable;
- 3. Tangible personal property moved by the taxpayer into New Jersey provided that the property has a remaining recovery period of three or more years.

Examples of qualified investments may not include:

- 1. Property with respect to which the taxpayer's only activity is to lease it to another person;
- Repair costs, including materials used in the repair, unless for federal income tax purposes, the cost of the repair must be capitalized and not expensed;
- 3. Airplanes;
- 4. Property primarily used outside New Jersey;
- 5. Property that is acquired incident to the purchase of the stock or assets of the seller;
- Property for which the cost or consideration cannot be quantified with any reasonable degree of accuracy at the time such property is placed in service or use.

Small or Mid-Sized Business Taxpayer means a taxpayer that has the following annual payroll and annual gross receipts amounts:

Tax Year Beginning I	n Payroll	Gross Receipts
2019	\$7,060,400 or less	\$14,121,100 or less
2020	\$7,166,600 or less	\$14,333,500 or less
2021	\$7,277,800 or less	\$14,555,900 or less
2022	\$7,709,850 or less	\$15,420,050 or less
2023	\$8,363,550 or less	\$16,727,550 or less
2024	\$8,660,800 or less	\$17,322,050 or less

Aggregate Annual Credit

The aggregate annual credit allowed for a tax year is the sum of:

- 1) One-fifth of the annual credit amount calculated for prior tax years plus
- 2) One-fifth of the annual credit amount calculated for the current tax year.

This amount is calculated in Part II of Form 304.

Tax Credit Limitations

The New Jobs Investment Tax Credit is allowed as a credit against that portion of the taxpayer's Corporation Business Tax liability for the tax year that is attributable to and the direct result of the taxpayer's qualified investment and shall not reduce the tax liability for the tax year to an amount less than the required statutory minimum.

If any amount of the aggregate annual credit remains after the above limitations are applied, that amount may be refunded to the taxpayer. The amount of the refund cannot exceed 50% of the sum of the property taxes paid in the tax year and the implicit property taxes paid through rent or lease payments that are attributable to and the direct result of the taxpayer's qualified investment. If the taxpayer is unable to ascertain these amounts, the attributable property tax amounts shall be determined by multiplying the total New Jersey property taxes paid to New Jersey employees whose positions are directly attributable to the qualified investment. The denominator is all New Jersey compensation paid for the tax year.

If any credit for the tax year remains, the amount shall be forfeited. There is no carryforward provision for this tax credit.

Certification and Record Keeping

The taxpayer must certify for every year during the five-year period of the credit that the number of new jobs created is as reported on the current and prior year tax credit forms, and that the qualified investment property has not been disposed of prior to the end of its depreciable life.

The taxpayer must maintain sufficient records for each item of qualified property to establish:

- 1) Its identity;
- 2) Its actual or reasonably determined cost;
- 3) Its straight-line depreciation life;
- 4) The month and the tax year in which it was placed in service;
- 5) The amount of credit taken; and
- The date it was disposed of or otherwise ceased to be qualified property.

Specific Instructions for Form 304

Combined Return Filers – If filing a combined return, this form must be completed by the member that earned the credit. All combined return filers must check the combined return filers box at the top of the form and complete Part IV, Section A.

Members Opting Not to Share. In general, tax credits are earned by a member of the combined group and are shareable with the combined group. However, members are not required to share their credits. See <u>N.J.S.A.</u> 54:10A-4.6.i and TB-90(R), *Tax Credits and Combined Returns*. In addition to Section A, members that choose not to share must also complete Part IV, Section B and fill in the oval at the top of the form to indicate they are not sharing the credit.

Part I – Qualifications

The taxpayer must meet the qualifications listed in Part I. If the answer to any of the questions is "no," the taxpayer does not qualify for the tax credit.

The **median** income for qualifying new jobs must meet the required amount for each tax year. E.g., for a business required to create 50 qualifying jobs, 25 of those jobs must pay at least the required median compensation amount.

	Tax Year Beginning In	Median Income of
-	2019	\$47,400
	2020	\$48,100
	2021	\$48,800
	2022	\$51,650
	2023	\$56,000
-	2024	\$57,950

A completed Form 304 must be included with the CBT-100, CBT-100S, or CBT-100U return to validate the claim.

Part II – Calculation of the New Jobs Investment Tax Credit

Line 4 – Classify property purchased by its depreciable life for federal tax purposes.

Line 6e – The number of eligible new jobs must reflect the number of new employees (see definitions) hired by the taxpayer during the tax year. To determine this number, the taxpayer should rank the new employees by annual compensation. If the middle employee's annual compensation is less than the required median compensation of \$57,950 for tax years beginning in 2024, then the lowest ranking jobs should be deleted from the list until the middle employee's annual compensation is at least the required median compensation amount. If there are an even number on the list, the top half must be greater than the required median compensation amount. The final number of new employees on this list is the number of eligible new jobs to be reported on line 6(e), Part II.

Line 7a – Taxpayers who qualify as "small or mid-sized business taxpayers" (see definitions) must divide the amount on line 6(f) by 5. All other taxpayers must divide the amount on line 6(f) by 50.

Line 9 – Report the maximum annual credit calculated for qualified investments made in prior tax years. The appropriate amount can be found on line 8 of the Form 304 that was filed for the particular tax year.

Part III – Calculation of the Allowable Credit Amount (for CBT-100 and CBT-100S Filers only)

For CBT-100 and CBT-100S-filers, the total and allowable New Jobs Investment Tax Credit for the current year is calculated in Part III. Combined return filers do not complete Part III, and must complete Part IV instead. The amount of this credit cannot exceed 50% of that portion of the Corporation Business Tax liability that is attributable to and the direct result of the taxpayer's qualified investment and cannot reduce the tax liability below the statutory minimum.

Line 11 – Include the compensation of employees attributable to all the qualified investments comprising the Aggregate Annual Credit on Part II, line 10.

Line 16 – The required minimum tax liability is as follows:

New Jersey Gross Receipts	CBT-100	CBT-100S
Less than \$100,000	\$ 500	\$ 375
\$100,000 or more but less than \$250,000	750	562
\$250,000 or more but less than \$500,000	1,000	750
\$500,000 or more but less than \$1,000,000	1,500	1,000
\$1,000,000 or more	2,000	1,500

If a taxpayer is filing a separate return and is a member of an affiliated or controlled group that has a total payroll of \$5,000,000 or more for the return period, the minimum tax is \$2,000. Tax periods of less than 12 months are subject to the higher minimum tax if the prorated total payroll exceeds \$416,667 per month.

Line 20 – Taxpayers claiming multiple credits must list any credits already applied to the tax liability to ensure accuracy of the calculation for maximum credit allowable.

Lines 23 through 26 – If any unused credit remains after applying the limitations indicated above, the excess may be refunded to the taxpayer. The amount of the refund is calculated in this section.

Lines 24a and 24b – Report the amount of property taxes paid and the amount of implicit property taxes paid through rent or lease payments that were attributable to and the direct result of the taxpayer's qualified investment. If the taxpayer is unable to ascertain these amounts, they will be determined by multiplying the total amount of New Jersey property taxes paid and the total amount of implicit New Jersey property taxes paid by the fraction that was determined on line 13.

The priorities set forth in this Corporation Business Tax form follow N.J.A.C. 18:7-3.17.

Part IV – Calculation of the Allowable Credit Amount for Combined Return Filers

For CBT-100U filers, the total and allowable New Jobs Investment Tax Credit for the current year is calculated in Part IV. All combined return filers must complete Section A. Members that choose not to share their credit must also complete section B.

Section A – To be completed by ALL combined return filers

This section calculates the amount of credit allowable for the group. If a member chooses not to share their credit with the group, Section A must still be completed to ensure the credit allowed for the member does not exceed the amount that would otherwise be allowed against the group tax liability.

The amount of the credit calculated in this section cannot exceed 50% of the portion of the group tax liability that is attributable to and the direct result of the member's qualified investment and cannot reduce the tax liability to an amount less than the aggregate statutory minimum tax of the group members.

Line 27 – Include the compensation of employees attributable to all the qualified investments comprising the Aggregate Annual Credit on Part II, line 10.

Line 36 – Combined groups claiming multiple credits must list any credits already applied to the group tax liability to ensure accuracy of the calculation for maximum credit allowable.

Lines 39 through 42 – If any unused credit remains after applying the limitations indicated above, the excess may be refunded to the taxpayer. The amount of the refund is calculated in this section.

Lines 40a and 40b – Report the amount of property taxes paid and the amount of implicit property taxes paid through rent or lease payments that were attributable to and the direct result of the member's

qualified investment. If the member is unable to ascertain these amounts, they will be determined by multiplying the total amount of New Jersey property taxes paid and the total amount of implicit New Jersey property taxes paid by the fraction that was determined on line 29.

Section B

This section is used to calculate the amount of credit allowable for members that choose not to share their credit with the group. Section B is completed based on the member's share of the group tax liability. The amount of the credit calculated in this section cannot exceed 50% of the portion of the member's share of the group tax liability that is attributable to and the direct result of the member's qualified investment and cannot reduce the tax liability to an amount less than \$2,000. The amount of the credit is also limited to the amount that would otherwise be allowed against the group tax liability if the member had been sharing the credit.

Line 49 – Members claiming multiple credits must list any credits already applied to the member's tax liability to ensure accuracy of the calculation for maximum credit allowable.

Lines 52–55 – See Section A instructions for lines 39–42 and lines 40a–40b.

Part V – Certification

This section must be completed for each tax year during the fiveyear credit period for a qualified investment. If the taxpayer is unable to make the certifications, amended returns must be filed reflecting the correct new jobs factors and qualified investments for all affected tax years.