2018 CBT-100



NEW JERSEY CORPORATION BUSINESS TAX RETURN

FOR TAX YEARS ENDING ON OR AFTER JULY 31, 2018, THROUGH JUNE 30, 2019

Tax year beginning _____, ____, and ending ____

Туре	or print the requ	uested information.		State and date of incorporation			
FED	ERAL EMPLOYE	ER I.D. NUMBER N.J. C	ORPORATION NUMBER	Date authorized to do busine	ess in Nev	w Jersey	
				Federal business activity cod	de		
COR	RPORATION NAM	ME		Corporation books are in the			
				at	00.00.		
MAIL	LING ADDRESS			Telephone Number (\		
CITY	/	STATE	ZIP CODE	releptione Number ()		
CITY		STATE	ZIP CODE		DIVISION	N USE	
Che	ck if applicable	e 🔲 Initial return 🔲 112	0-S filer Inactive	RP NP	Α	R	
1.	Entire net incom	ne from Schedule A, line 38 (if a		1.			
2.	Allocation factor	from Schedule J, Non-allocati	ng taxpayers enter 1.0000	00	2.		
3.	a) Allocated ne	t income – Multiply line 1 by lin	e 2 (Non-allocating taxpayers n	nust enter amount from line 1)	3a.		
	b) Allocated div	vidend income from certain sub	sidiaries (From Schedule Ro	r Schedule PT)	3b.		
	c) Total allocate	ed net income – Add lines 3a a	nd 3b		3c.		
4.		erational income \$ew Jersey nonoperational incor			4b.		
5.	Total operationa	al and nonoperational income –	Add lines 3c and 4b		5.		
6.	Investment Com	pany – Enter 40% of the total o	f line 1 plus line 3b		6.		
7.	Real Estate Inve	est. Trust – Enter 4% of the total	al of line 1 plus line 3b		7.		
		er amount from line 5 or line 6 pl					
		- Multiply line 8 by the applicab	·		- 1		
		n Schedule A-3, line 24 (see insti			 		
		LITY – Subtract line 10 from lin	,		 ```		
		ated net income for tax years be			11.		
12.	or line 6 or line	7, whichever applies, by the ap	oplicable surtax rate (see in:	struction 11e)	12.		
13.		LITY – Enter the amount from	•	,			
14.	Alternative Minir	mum Assessment from Schedu	ıle AM, Part VI, line 5		14.		
15.		ine 12 to the greater of line 13			15.		
16.	Installment Payr	ment – Only applies if line 15 is	\$ \$500 (see instruction 44)		16.		
17.	Professional Co	rporation Fees (from Schedule PC	C, line 5))		-		
18.	TOTAL TAX ANI	D PROFESSIONAL CORPORA	ATION FEES - Add lines 1	5, 16, and 17			
		Credits (see instruction 45)			1.4.1		
	-	ade by partnerships on behalf					
		Tax Credits (see instruction 45(f))			19b.		
		Due – Subtract lines 19, 19a, a			20.		
	-	erest Due (see instructions 7(e) and			21.		
		ue – Add line 20 and line 21			22.		
	•	a plus 19b is greater than line	•	•		DIVISION USE	
	the amount of overpayment						
		\$		\$			
SIGNATURE AND VERIFICATION	1		e, correct, and complete. If			forms, and statements, and to the axpayer, this declaration is based	
(Date) (Signature of Duly Authorized Officer of Taxpayer) (Title)					(Title)		
Α¥	(Date)	(Signature	of Individual Preparing Return	n) (Addre	ess)	(Preparer's ID Number)	
ĮΘÜ	See	. •		,	,		
S	(Name of Tax Preparer's Employer) (Address) (Employer's ID Number)						



NAME AS SHOWN ON RETURN

FEDERAL ID NUMBER

Sc	EVERY CORPORATI	ON M	UST COM	/IPLETE	DME (S	SEE INSTRUCTION 16) S 1-38 OF THIS SCHEDULE.
1.	Gross receipts or sales Less returns and allowan	ces			1.	
2.	Less: Cost of goods sold (from Schedule A-2, line 8)		2.			
3.	Gross profit – Subtract line 2 from line 1				3.	
4.	Dividends				4.	
5.	Interest				5.	
6.	Gross rents				6.	
7.	Gross royalties				7.	
8.	Capital gain net income (attach separate federal Schedule D)				8.	
9.	Net gain or (loss) (from federal Form 4797, attach a copy)				9.	
10.	(a) Foreign Derived Intangible Income (enclose a copy of Schedule 899				10a.	
	(b) Global Intangible Low-Taxed Income (enclose a copy of Schedule 8				10b.	
	(c) Other income (attach schedule)				10c.	
11.	TOTAL INCOME – Add lines 3 through 10				11.	
12.	Compensation of officers (from Schedule F)				12.	
13.	Salaries and wages Less jobs credit				13.	
14.	Repairs (Do not include capital expenditures)				14.	
15.	Bad debts				15.	
16.	Rents				16.	
17.	Taxes				17.	
18.	Interest				18.	
19.	Contributions				19.	
20a	Depreciation (from federal Form 4562, attach a copy)	-				
20b	Less depreciation claimed in Schedule A and elsewhere on return	20b.			20c.	
21.	Depletion				21.	<u> </u>
22.	Advertising				22.	I
23.	Pension, profit-sharing plans, etc				23.	
24.	Employee benefit programs				24.	
25.	IRC Section 199 Domestic production activities deduction (see instru				25.	
26.	Other deductions (attach schedule)				26.	
27.	TOTAL DEDUCTIONS - Add lines 12 through 26				27.	
28.	Taxable income before net operating loss deductions and special d 27 from line 11 (Must agree with line 28, page 1 of the Unconsolidated federal F from forms 1120-IC-DISC, 1120-FSC, or 1120-A, whichever is applicable) (See inst	orm 112	0, or appropri	iate line	28.	
	NEW JERSEY ADJUSTMENT – LINES 29-38 MUST BE COMPLI					
29.	Interest on federal, state, municipal, and other obligations not inclu				29.	
20	instruction 16(d))					
30.	Related interest addback (from Schedule G, Part I)				30.	
31.	New Jersey State and other states taxes deducted above (see instru				31.	
32.	Depreciation and other adjustments (from Schedule S) (see instruction 42	,			32.	
33.	(a) Deduct IRC Section 78 Gross-up not deducted at line 37a below	`		′	33a.	
	(b) Other deductions and additions. Explain on separate rider (see		. ,,		33b.	
	(c) Elimination of nonoperational activity (from Schedule O, Part I)				33c.	_
	(d) Interest and intangible expenses and costs addback (from Schedule G, Part II) (see instr. 16h) 33d.					
	(e) Add back IRC Section 965 deductions and exemptions				33e.	
	(f) Deduct IRC §250(a) amount allowed federally (See inst. 17 for limitations)					
0.4	(g) Add back any other federally exempt income not reported else (see instruction 16h)				33g.	
34.	Entire net income before net operating loss deduction and dividence lines 28 through 33 inclusive				34.	
35.	Net Operating Loss Deduction (from Form 500, line 9)				35.	
36. 37	Entire Net Income before the dividend exclusion – Subtract line 35 (a) Dividend Exclusion (from Schedule R or Schedule PT) (see instruction 1				36. 37a.	
37.						
38.	(b) Enter net GILTI and net FDII amounts (from Schedule A-6, line 7)					



NAME	E AS SHOWN ON RETURN	FEDERAL ID NUMBER	
Scl	hedule A-2 cost of goods sold (se	ee Instruction 18)	
1.	Inventory at beginning of year	1.	
2.	Purchases	2.	
3.	Cost of labor	3.	
4.	Additional section 263A costs	4.	
5.	Other costs (attach schedule)	5.	
6.	Total – Add lines 1 through 5	6.	
7.	Inventory at end of year	7.	
8.	Cost of goods sold – Subtract line 7 from line 6. Include here and	on Schedule A, line 2 8.	
Sch	nedule A-3 SUMMARY OF TAX CREDITS	S (See Instruction 19)	
1.	Angel Investor Tax Credit from Form 321	1.	
2.	Grow NJ Tax Credit from Form 320	2.	
3.	Wind Energy Facility from Form 322		
4.	Urban Transit Hub Tax Credit from Form 319	4.	
5.	Business Retention and Relocation Tax Credit from Form 316	5.	
6.	Neighborhood Revitalization State Tax Credit from Form 311	6.	
7.	Film Production Tax Credit from Form 318	7.	
8.	Sheltered Workshop Tax Credit from Form 317	8.	
9.	AMA Tax Credit from Form 315	9.	
10.	Economic Recovery Tax Credit from Form 313		
11.	Effluent Equipment Tax Credit from Form 312	11.	
12.	HMO Assistance Fund Tax Credit from Form 310		
13.	Small New Jersey-Based High-Technology Business Investment Ta	ax Credit from Form 308 13.	
14.	New Jobs Investment Tax Credit from Form 304		
15.	Manufacturing Equipment and Employment Investment Tax Credi	t from Form 305 15.	
16.	Research and Development Tax Credit from Form 306 (see form	for instructions) 16.	
17.	Recycling Equipment Tax Credit from Form 303	17.	
18.	Redevelopment Authority Project Tax Credit from Form 302		
19.	EITHER: a) Urban Enterprise Zone Employee Tax Credit from FOR b) Urban Enterprise Zone Investment Tax Credit from		
20.	Residential Economic Redevelopment and Growth Tax Credit from	m Form 323 20.	
21.	Business Employment Incentive Program Tax Credit from Form 3	24 21.	
22.	Public Infrastructure Tax Credit from Form 325	22.	
23.	Other Tax Credit (see instruction 43(w))	23.	
24.	Total tax credits taken on this return – Add lines 1 through 23. Incline 10	· •	



NAME AS SHOWN ON RETURN FEDERAL ID NUMBER **SUMMARY SCHEDULE (See Instruction 20)** Schedule A-4 All corporations must complete this schedule and submit it with their CBT-100 tax return **Net Operating Loss Deduction and Carryover Dividend Exclusion Information** 1. Form 500, line 7 minus line 9 9. Schedule R, Part I, line 4..... 9. Interest and Intangible Costs and Expenses 2. Schedule G, Part I, line b..... 10. Schedule R, Part I, line 6..... 10 3. Schedule G, Part II, line b..... 11. Schedule R, Part I, line 7..... 11 **Schedule J Information** Schedule P Information 4. Schedule J, Part II, line 1(f)..... 12. Schedule P, Part III, line 1 12 5. Schedule J, Part II, line 1(g)..... 13. Schedule P, Part III, line 2 13. **Schedule PT Information** 6. Schedule J, Part II, line 1(h)..... 14. Schedule PT, Part II, Section B, line 4... 14. **Net Operational Income Information** 7. Schedule O, Part III, line 31..... 15. Schedule PT, Part II, Section B, line 6.. 15. Schedule A-GR Information 8. Schedule A-GR, line 6 16. Schedule PT, Part II, Section B, line 7.. 16. Schedule A-5 FEDERAL IRC SECTION 199 ADJUSTMENT (See Instruction 16(a5) and 21) For tax years beginning before January 1, 2018 Federal Section 199 Domestic Production expense used in arriving at federal taxable 1. 2. 2. Less: New Jersey Separate Entity Domestic Production allowed from Form 501...... 3. Net Section 199 adjustment – line 1 minus line 2. Include on Schedule A, line 33(b)............ 3. For tax years beginning on or after January 1, 2018, IRC section 199 has been repealed for federal purposes and no deduction is allowed for New Jersey purposes. The Division of Taxation has made a decision to revise the allocation methodology of GILTI and FDII. See Technical Bulletin TB-92 for additional information. GILTI AND FDII (See Instruction 16(a6) and 17) Schedule A-6 Enclose a copy both Schedule 8992 and Schedule 8993. 1. Foreign-Derived Intangible Income (FDII) income reported on Schedule A, line 10a 1. 2. 2. Global Intangible Low-Taxed Income (GILTI) income reported on Schedule A, line 10b 3. Total FDII and GILTI income (add line 1 and line 2) Deduct IRC §250(a) amount allowed federally if GILTI and FDII are included in Entire Net Income (amount cannot be greater than amount on line 3)..... 5. Subtract line 4 from line 3..... 5. 6. Enter the total of Schedule A, line 36 minus Schedule A, line 37a (if negative amnt., enter zero) 6. 7. 7. Enter the lesser of line 5 or line 6 here and on Schedule A, line 37b. Enter the New Jersey gross domestic product*..... 8. 9. Enter total of the gross domestic product of U.S. states in which the taxpayer has nexus*.. Allocation factor (divide line 8 by 9) 10. Multiply line 7 by line 10. Enter the result here and include on Form CBT-100, page 1,

^{*} Data can be found on the U.S. Bureau of Economic Analysis's website (www.bea.gov). Use the last quarter available prior to the end of your privilege period. Attach a rider of all U.S. states in which the taxpayer has nexus.

4a.

4b.

4c.

4d.

4. (a) If line 1 is greater than \$10,000,000, but not over \$15,000,000, multiply line 1 by .0035...

(b) If line 1 is greater than \$15,000,000, but not over \$25,000,000, multiply line 1 by .006..

(c) If line 1 is greater than \$25,000,000, but not over \$37,500,000, multiply line 1 by .007...

(d) If line 1 is greater than \$37,500,000, multiply line 1 by .008......

AMA based on Gross Profits – amount from line 3(d) or 4(a), 4(b), 4(c), or (4d)

PAR	V ALTERNATIVE MINIMUM ASSESSMENT BASED UPON GROSS RECEIPTS		
1.	New Jersey Gross Profits – enter amount from Part I, line 6; if less than \$2,000,000, enter zero on line 5 and go to Part VI	1.	
2.	If line 1 is greater than \$2,000,000, but not over \$20,000,000, complete line 3. If line 1 is greater than \$20,000,000, go to line 4.		\$2,000,000
3.	(a) Maximum exclusion amount	3a.	+- ,000,000
	(b) Subtract line 3(a) from line 1	3b.	
	(c) Multiply line 3(b) by .00125	3c.	
	(d) Multiply line 3(c) by 1.11111, the NJ AMA Exclusion Rate	3d.	
4.	(a) If line 1 is greater than \$20,000,000, but not over \$30,000,000, multiply line 1 by .00175	4a.	
	(b) If line 1 is greater than \$30,000,000, but not over \$50,000,000, multiply line 1 by .003	4b.	
	(c) If line 1 is greater than \$50,000,000, but not over \$75,000,000, multiply line 1 by .0035	4c.	
	(d) If line 1 is greater than \$75,000,000, multiply line 1 by .004	4d.	
5.	AMA based on Gross Profits – amount from line 3(d) or 4(a), 4(b), 4(c), or 4(d)	5.	
PAR	VI CORPORATION BUSINESS TAX/ALTERNATIVE MINIMUM ASSESSMENT		
1.	Enter amount from Part V, line 5, Alternative Minimum Assessment (Gross Receipts)	1.	
2.	Enter amount from Part IV, line 5, Alternative Minimum Assessment (Gross Profits)	2.	
3.	Maximum Alternative Minimum Assessment	3.	\$5,000,000
4.	For the first privilege period, the taxpayer has the option to select the computation of the Alternative Minimum Assessment on line 1 or 2. However, once selected, the method must be employed for that privilege period, and for the next succeeding four tax years. Enter your selection on line 4	4.	
5.	Amount of Tax – enter the lesser of line 3 or line 4. Enter this amount on line 14, page 1 of the CBT-100	5.	

NAME AS SHOWN ON RETURN				FEDERAL ID NUMBER					
				e same as year-end figures shown on the taxpayer's books. If not, explain returns are not permitted. See instruction 24.					
	Α	ssets		Т	Beginning of Tax Year		End of Tax Year		
1.	Cash			十					
	Trade notes and accounts re-	ceivable		十					
	(a) Reserve for bad debts	1		1	(()		
3.	Loans to stockholders/affiliate	es		Ť	,				
4.	Stock of subsidiaries	'		Ť					
5.	Corporate stocks			Τ					
6.	Bonds, mortgages, and notes	3		Τ					
7.	New Jersey state and local g	overnmen	t obligations	Τ					
8.	All other government obligation	ons							
9.	Patents and copyrights			\perp					
	Deferred charges			\perp					
	Goodwill			⊥					
	All other intangible personal p		,	╧					
	Total intangible personal prop	perty (total	lines 1 to 12)	1					
	Land			╀					
	Buildings and other improver			1					
	(a) Less accumulated deprec	iation		4	(()		
	Machinery and equipment			+					
	(a) Less accumulated depreciation			4	()	()		
	Inventories			+					
	All other tangible personalty			+					
	Total real and tangible person		y (total lines 14 to 18)	+					
	Total assets (add lines 13 and								
	Liabilities and Stockholder	's Equity		+					
	Accounts payable		- the and	╀		-			
	Other current liabilities (attac		s than 1 year (attach schedule)	╀					
	Loans from stockholders/affil		=)	┿		<u> </u>			
			par or more (attach schodule)	┿					
	Mortgages, notes, bonds paya Other liabilities (attach sched		ear or more (attach schedule)	┿					
	Capital stock: (a) Preferre			┿					
21.	(b) Commo			+					
28.	Paid-in or capital surplus	II OLOOK		+					
	Retained earnings – appropri	iated (atta	ch schedule)	十					
	Retained earnings – unappro		,	†					
	Adjustments to shareholders		tach schedule)	Ť					
	Less cost of treasury stock		,	十					
	Total liabilities and stockholde	er's equity	(total lines 21 to 32)	Ť					
	nedule C			PE	R BOOKS WITH INCOME PER	RET	URN (See Instruction 25)		
1. Ne	t income per books			7	Income recorded on books this ye	ar not	1		
	deral income tax			ĺ .	included in this return (itemize)				
					(a) Tax-exempt interest \$				
3. Ex	cess of capital losses over cap ins	oital			(b)				

 Net income per books 		7. Income recorded on books this year not	
2. Federal income tax		included in this return (itemize)	
Excess of capital losses over gains	er capital	(a) Tax-exempt interest \$(b)	
Income subject to tax not re books this year (itemize)	ecorded on	(c)	
		Deductions in this tax return not charged against book income this year (itemize)	
Expenses recorded on boo not deducted in this return (a) Depreciation \$	(itemize)	(a) Depreciation \$ (b) Contributions Carryover \$	
(b) Contributions Carryover (c) Other (itemize) \$	· ·	9. Total of lines 7 and 8	
6. Total of lines 1 through 5		10. Income (line 28, Schedule A) – line 6 less 9	

NAME AS SHOWN ON RETURN		FEDERAL ID NUMBER					
Schedule C-1	NALYSIS OF UNAPPR	OPRIATE	D RETAINED	EARNINGS P	ER BOOKS	G (See Instruction 25)	
1. Balance at beginning of year 2. Net income per books 3. Other increases (itemize)							
Did one or more other corporations of ficially, or control, a majority of the stem "Yes" or "No" If "Yes," or "No"	"Yes" or "No" If "Yes," an amended return must be filed. 3. Did one or more other corporations own beneficially, or control, a majority of the stock of taxpayer corporation or did the same interests own beneficially, or control, a majority of the stock of taxpayer corporation and of one or more other corporations? "Yes" or "No" If "Yes," give full information below (attach rider if necessary). Percentage of Stock						
Name of Controlled Corpo		Owned or	ed or Controlled Controlling Entity				
 Is the capital stock of the taxpayer listed on any exchange? "Yes or No" If yes, specify exchanges where listed and submit taxpayer's Annual Report to stockholders for the period covered by this return. Is this corporation a Professional Corporation (PC) formed pursuant to N.J.S.A. 14A:17-1 et seq. or any similar law from a possession or territory of the United States, a state, or political subdivision thereof? "Yes or No" If yes, go to the next question. How many licensed professionals are owners, shareholders, and/or employees from this PC as of the first day of the privilege period? Attach a rider providing the names, addresses, and FID or SSN of the licensed professionals in the PC. If the number of licensed professionals is greater than 2, complete Schedule PC. See instruction 41 for examples of licensed professionals. This question must be answered by corporations with income from sources outside the United States. (a) Is income from sources outside the United States included in entire net income at line 38, Schedule A. "Yes or No" (b) If the answer is "No," provide such items of gross income, the source, the deductions and the amount of foreign taxes paid. Enter at line 33(b), Schedule A, the difference between the net of such income and the amount of foreign taxes paid not previously deducted. During the period covered by the return, did the taxpayer acquire or dispose of directly or indirectly a controlling interest in certain commercial property? "Yes or No" 							
Schedule F cor	Schedule F CORPORATE OFFICERS – GENERAL INFORMATION AND COMPENSATION (See Instr. 27)						
(1) Name and Current Address of Officer	(2) Social Security Number	(3) Title	(4) Dates Employ in this positio	red Percentage on tion Stoo	e of Corpora- ck Owned Preferred	(6) Amount of Compensation	
(a) Total compensation of officers (b) Less: Compensation of officers c (c) Balance of compensation of officers	laimed elsewhere on the i	return					

NAME AS SHOWN ON RETURN				FEDERA	FEDERAL ID NUMBER				
Schedule G - Part I	INT	TEREST (S	ee Instructi	on 28)					
Was interest paid, accru "Yes" or "No"					n entire net ir	ncome?			
Name of Related Member		Treaty Country Federal ID Number		D Number	er Relationship to Taxp		Exception Amounts		
(a) Total amount of interest	deducted								
(b) Subtract: Exceptions (s	ee instruct	ion 28)					()		
(c) Balance of interest ded	ucted (incl	ude here and	d on Schedule	e A, line 30)					
Schedule G - Part II	IN	TEREST EX	(PENSES A	ND COSTS AN	ID INTANG	IBLE EXPENSES	AND COSTS (See Instr. 28)		
Were intangible expens from entire net income?							ed to related members, deducted		
Name of Related Member Treaty Country Federal ID Num		D Number	Relationship to Taxpayer		Type of Intangible Expense Deducte				
(a) Total amount of intangit									
(b) Subtract: Exceptions (s	ee instruct	ion 28)		······					
(c) Balance of intangible ex	kpenses ar	nd costs ded	ucted (include	e here and on Sc	hedule A, line	e 33(d))			

NOTE: For tax years beginning on or after January 1, 2018, the treaty exceptions have been limited pursuant to P.L. 2018, c. 48.

Schedule H TAXES (See Instructions16(f) and 29) Include all taxes paid or accrued during the accounting period wherever deducted on Schedule A.						
	(a) Corporation Franchise Business Taxes	(b) Corporation Business/ Occupancy Taxes	(c) Property Taxes	(d) U.C.C. or Payroll Taxes	(e) Other Taxes (attach schedule)	(f) Total
New Jersey Taxes						
Other States & U.S. Possessions						
3. City and Local Taxes						
Taxes Paid to Foreign Countries*						
5. Total						
6. Combine lines 5(a) and 5(b)						
Sales & Use Taxes Paid by a Utility Vendor						
Add lines 6 and 7 – Carry to Schedule A, line 31						
9. Federal Taxes						
10. Total (Combine line 5 and line 9)						
* Include on line 4 taxes paid or a	accrued to any forei	gn country, state, pro	ovince, territory, or s	ubdivision thereof.	•	
Schedule J					IET INCOME REPO DULE J. THIS SCHE	
Parts I and II		IF THE TAXPAYER L BE 100% (1.00000		RECEIPTS OUTSIE	DE NEW JERSEY; T	HE ALLOCATION
PART I ALL COMPANIES MU	ST ANSWER THE	FOLLOWING QUES	STIONS (See Instru	ction 32)		
(a) Explain in detail internal cont	rols used in distribu	tion of receipts in ar	nd out of New Jerse	y, as shown in Part	II	
(b) State the location of the actu	al seat of managem	ent or control of the	corporation			
PART II COMPUTATION OF A Note: Include the GILTI income a and the net FDII income a	and FDII income net	of the respective allo	owable IRC §250(a)		location factor. The r	net amount of GILTI
1. Receipts:		<u> </u>	AMOUNT	S (omit cents)		
(a) From sales of tangible p within New Jersey.	ersonal property sh	ipped to points				
(b) From services performe	d in New Jersey.					
(c) From rentals of property			Complete by car to six (6) decima	l places. Do not		
(d) From royalties for the use in New Jersey of patents and copyrights.					express as a per Example:	cent.
(e) All other business receipts earned in New Jersey (See instruction 33A).					$\frac{123,456}{1,000,000} = .[$	1 2 3 4 5 6
(f) Total New Jersey receipts (Total of lines 1(a) to 1(e), inclusive).						
(g) Total receipts from all sales, services, rentals, royalties, and other business transactions everywhere.						
(h) Allocation Factor (Percentage in New Jersey (line 1(f)) divided by line 1(g)). Include here and on line 2, page 1, Form CBT-100.						

Schedule L

INVESTMENT COMPANIES (See Instruction 34)

- 1. DEFINITION OF INVESTMENT COMPANY: "Investment company" shall mean any corporation whose business during the period covered by its report consisted to the extent of at least 90% thereof, of holding, investing and reinvesting in stocks, bonds, notes, mortgages, debentures, patents, patent rights and other securities, for its own account. But this shall not include any corporation which: (1) is a merchant or a dealer of stocks, bonds and other securities, regularly engaged in buying the same and selling the same to customers; or (2) had less than 90% of its average gross assets in New Jersey, at cost, invested in stocks, bonds, debentures, mortgages, notes, patents, patent rights or other securities or consisting of cash on deposit during the period covered by its report; or (3) is a banking corporation or a financial business corporation as defined in the Corporation Business Tax Act.
- 2. NOTE: If taxpayer does not qualify under this definition, it is not entitled to report as an investment company.
- In order to qualify as an investment company, taxpayer must submit a schedule showing that it meets the following three-part business test and the assets test.
 - (a) i Income Adjusted: For purposes of the 90% requirement above, taxpayer, during the entire period covered by its report, must have derived 90% or more of its total income before deductions as reported for federal income tax purposes from cash and/ or investment type assets. Total income before deductions as reported for federal income tax purposes must be adjusted as follows:
 - Add gross receipts or gross sales adjusted for gross profit (loss) reported for federal income taxes;
 - (2) Add gross sales price from the disposition of assets adjusted for capital gain or loss or net gain or loss reported for federal income taxes;
 - (3) Add interest on federal, state, municipal, and other obligations included in determining New Jersey net income, but not otherwise included in federal total income:

- (4) Do not add any capital loss carry back or carry forward in computing total income.
- ii Income Unadjusted: For purposes of the 90% requirement above, taxpayer during the entire period covered by its report, must have derived 90% or more of its total income before deductions as reported for federal income tax purposes from cash and/or investment type assets, plus interest on federal, state, municipal, and other obligations not otherwise included in federal taxable income and exclusive of any capital loss carry back or carry forward.
- (1) A gain resulting from the disposition of an asset and reported on the installment basis for federal income taxes is considered income for purposes of the investment company statute in the year in which the installment is received under both 3(a) i and ii above. Income reported on the installment basis is treated as investment type income only if it is generated by the sale of an investment type asset. Interest income received in conjunction with each installment is deemed investment type income.
- iii Deductions: For purposes of the 90% requirement above, the taxpayer, during the entire period covered by its report, must have incurred 90% or more of its total deductions as reported for federal income tax purposes for holding, investing and reinvesting in cash and/or investment type assets.
- (b) Assets test: For purposes of the 90% requirement provided by 1.(2) above, at least 90% of the taxpayer's gross assets located in New Jersey, valued at cost, must consist of cash and/or investment type assets, during the period covered by its report.
- The election to report as an investment company is effective only for the particular year covered by the return and if desired for a subsequent year must be renewed.
- The minimum tax is computed in accordance with instruction 11(d) and Schedule A-GR.

Schedule M

REGULATED INVESTMENT COMPANIES AND REAL ESTATE INVESTMENT TRUSTS

REGULATED INVESTMENT COMPANIES — GENERAL INFORMATION (See Instruction 35)

	Company Act of 1940 (54 Stat. 789, as amended)?
	"Yes" or "No"
	If "Yes," give registration number and date of registration with the Securities and Exchange Commission:
	Reg No Date
	IMPORTANT NOTE: If the taxpayer's certificate under the Act was not obtained prior to the commencement of the period covered in the return or if such authority was not continued during such entire period, then the taxpayer is not entitled to report as a Regulated Investment Company.
_	

Has the taxpayer satisfied the requirements of Chapter 1, Subchapter M, Part I, Section 852(a) of the Federal Internal Revenue Code?

"Yes" or "No"_____

If "No," taxpayer is not entitled to report as a Regulated Investment Company.

- - 4. The tax liability for a Regulated Investment Company is computed in accordance with instruction 11(d) and Schedule A-GR and should be reported on line 9, page 1 of the return.

REAL ESTATE INVESTMENT TRUSTS — GENERAL INFORMATION (See Instruction 35)

1.	Is the taxpayer a corporation, unincorporated trust or unincorporated
	association which is qualified and has elected to be taxed as a real
	estate investment trust under federal law?

"Yes"	or	"No"	
162	OI.	INO	

Schedule P

SUBSIDIARY INVESTMENT ANALYSIS (See Instruction 38)

NOTE	of all other class	hold 80% of the conses of stock, except residiaries in book val	non-voting st													
PART	I DOMESTIC SU	BSIDIARY														
		(1) Name of	(2) Percentage of Interest Boo				3) Value	(4) Domestic Dividend Inc				d Income				
F	ederal ID Number	Subsidiary	У	(a) Voting	oting (b) Non-Voting		(as re	eporte	d in So	h. B)	(as reported on So			Scl	hedule A)	
		+				\dashv										
Totals																
PART	II FOREIGN SUB	SIDIARY														
		(1)		(2) Percentage of Interest					3)				· r	(4)		I
F	ederal ID Number	Name of Subsidiar				(as re		Value d in So	h. B)						Income hedule A)	
				(d) voting	(5) 11011 10	zui ig	`							,		
Totals						\dashv							—			
		% OR MORE OWNE	D SUBSIDIA	ARY DIVIDEN	uns											
		Column 4 (include her									1.		—			
		, Column 4 (include he									2.					
		nes 1 and 2 (include he									3.					
					,											
NOTE	: Include deemed	and/or paid dividend	ds.													
Sch	nedule P-1		P	ARTNERSH	HIP INVES	тме	ENT A	NAL	YSIS	(See I	nstruc	tion	ı 39))		
Par	(1) tnership, LLC, or Othe	er Entity Information	(2) Date and	(3) Percentage	(4) I		Tax		5) nting Me			ersey		(7) Tax Payments	
	Name	Federal ID Number	State where Organized	of Ownership	Limited Partner		neral rtner				arate unting	Nexus Yes No		\dashv	Made on Behalf of Taxpayer by Partnerships	
													山		\Box	
				-	┝		⊒			<u> </u>		[과		4	
					╁┼	┝	┽┤					H	╃╫	H	\dashv	
							=			 			Ħ	Ħ	十	
Total	Column 7				·											
Sch	nedule PC	PER C	APITA LICI	ENSED PR	OFESSIO	NAL	FEE	(See	Instru	uction	40)					
` '		sident and nonreside	•	. ,					10							
1(b).	New Jerseyx \$150 Enter number of nonresident professionals without physical nexus with New Jerseyx \$150 x allocation factor of the PC								1a. 1b.							
	c). Total Fee Due – Add lines 1(a) and line 1(b)							1c.								
2. Installment Payment – 50% of line 1(c)							[2.								
Total Fee Due (line 1(c) plus line 2)								3.								
		% installment payme							4.	()
								5.								
	,	's Professional Corp	,						6.							

							20	710 - CB1-100 - Faye 13			
NAME AS SHOWN ON RETURN					FEDERAL ID NUMBER						
Schedule Q QUALIFIED SUBCHAPTER S SUBSIDIARIES											
	Does this corporation own any Q If yes, list all the QSSS's names, made a New Jersey QSSS electi	addresses, an	d FID#'s below. Attach a	dditional rider if				Nosubsidiaries that have			
Sc	chedule R	DIVIDEND EX	(CLUSION (See Instr	ruction 41)							
PAF	RT I DIVIDEND EXCLUSION										
1.	Dividend income from Schedule	e A			L	1.					
2.	Enter amount from Schedule P,	Part III, line 3			<u> </u>	2.	()			
	Subtract line 2 from line 1				<u> </u>	3.					
4.	Less: Dividend income from invistock and less than 50% of all of					4.	()			
5.	Subtract line 4 from line 3					5.					
6.	Multiply line 5 by 50%					6.					
7.	DIVIDEND EXCLUSION: Add lin	nes 2 and 6 (in	clude here and on Sched	dule A, line 37a))	7.					
PAF	RT II 80% OR MORE OWNED S	SUBSIDIARY D	OIVIDENDS SUBJECT T	O SPECIAL AL	LLOCATI	ON					
Sec	tion A										
		1	2014	2015	5		2016	Average Allocation			
1.	3-year average allocation factor previously reported on Schedule										
2.	Enter the lesser of the average	allocation (abo	ve) or 3.5%								
	Enter amount from Schedule A,					Is	Line 3c zero or a ne	gative number?			
	Enter amount from Schedule A,	i i				<u> </u>		ion C (leave Section B blank)			
	Enter total of line 3a and 3b		2 41 A - 11 0 - 1	141	>		No. Complete Section	on B (leave Section C blank)			
	Enter amount from Schodule D					-1	ī				
	Enter amount from Schedule P,	·			⊢	1.	1				
	Enter amount from Schedule R				_	2.					
	Subtract line 2 from line 1 (if zer		,		⊢	3.					
	Multiply line 3 by 5% (0.05)					4.	<u> </u>				
	Enter amount from Schedule R,				_	5.					
	Allocated dividends – multiply li	,			⊢	6.					
	Enter the amount from Schedule				_	7.					
	Subtract line 7 from line 6 (inclu		• •			8.	ļ				
	tion C (Complete only if Sched						T				
	Enter amount from Schedule P,				-	1.					
2.						2.					
3.	,	-	,		_	3.					
4.	1, , , ,					4.					
5.	•				_	5.					
6.	<i>'</i>		_		-	6.					
7.					-	7.	+				
8.	Subtract line 7 from line 4 (if zer				-	8.	1				
9.	•				_	9.	-				
	Allocated dividends – multiply li	-			_	10.	-				
	Enter the amount from Schedul				-	11.					
12	Subtract line 11 from line 10 (inc	clude here and	on page 1. line 3h ONLY	it greater than :	zero) I	12	1				

Note: If you have allocated tiered dividend exclusions, you must complete Schedule RT. Schedule RT is available separately. If you had subsidiary dividend income that was reported in a previous tax year for New Jersey Corporation Business Tax purposes *and* for which you paid greater than the New Jersey minimum tax in that tax year *and* those same dividends are included in your entire net income this tax year, complete Schedule PT in lieu of Schedule R. Schedule PT is available separately. See the index in the instructions for information on obtaining either schedule.

So	che	edule S – Part I DEPRECIATION AND SAFE HARBOR LEASING (See Instruc	tion 42	2)
1.	Sec	ction 179 Deduction	1.	
2.	Spe	ecial Depreciation Allowance – for certain property acquired after September 10, 2001	2.	
3.	a) I	MACRS – for assets placed in service during accounting periods beginning on and after July 7, 1993	3a.	
		MACRS – included in line 3(a) for assets on which bonus depreciation and excess section 179 depreciation taken 3b	3b.	
4.	MA	CRS – for assets placed in service during accounting periods beginning prior to July 7, 1993	4.	
5.	AC	RS	5.	
6.	Oth	ner Depreciation – for assets placed in service after December 31, 1980	6.	
7.	Oth	ner Depreciation – for assets placed in service prior to January 1, 1981	7.	
8.	List	ted Property – for assets placed in service during accounting periods beginning on and after July 7, 1993	8.	
9.	List	ted Property – for assets placed in service during accounting periods beginning prior to July 7, 1993	9.	
10.	Tota	al depreciation claimed in arriving at line 28, Schedule A	10.	
		Attach Federal Form 4562 to Return and Include Federal Depreciation W	orkshe/	et
		Adjustments at Line 32, Schedule A – Depreciation and Certain Safe Harbor Leas	e Transa	actions
11.		Amounts from lines 4, 5, 6 and 9 abovea. aa		
				_
	(D)	Special Depreciation Allowance – for assets placed in service during accounting periods beginning on and after January 1, 2002, and for which federal 30% or 50% bonus depreciation was taken in the current tax year. Include the initial 30% or 50% bonus amount and the regular depreciation on the adjusted basis b.		_
	(c)	Distributive share of ACRS and MACRS from a partnership		_
	(d)	Deductions on federal return resulting from an election made pursuant to IRC Section 168(f)8 exclusive of elections made with respect to mass commuting vehicles		
		Interest		
		Rent		
		Amortization of Transactional Costs		
		Other Deductions d		_
	(e)	Section 179 depreciation in excess of New Jersey allowable deduction. Fiscal year filers refer to instruction 43		_
	(f)	Other additionsf.		_
	Tota	al line 11 (lines a, b, c, d, e, and f)		11
12.	Ded	ductions		
	(a)	New Jersey depreciation – (From Schedule S, Part II(A))		_
	(b)	New Jersey depreciation – (From Schedule S, Part II(B)) b.		_
	(c)	Recomputed depreciation attributable to distributive share of recovery property from a partnership		_
	(d)	Any income included in the return with respect to property described at line 11(d) solely as a result of that election		_
	(e)	The lessee/user should enter the amount of depreciation which would have been allowable under the Internal Revenue Code at December 31, 1980, had there been no safe harbor lease election		_
	(f)	Excess of accumulated ACRS, MACRS, or bonus depreciation over accumulated NJ depreciation on physical disposal of recovery property (attach computations). f		_
	(g)	Other deductions g.		_
	Tota	al line 12 (lines a, b, c, d, e, f, and g)		12
13.	AD.	JUSTMENT – (line 11 minus line 12) Enter at line 32. Schedule A		13

Schedule S – Part II(A) New Jersey Depreciation on Recovery Property Placed in Service On or After January 1, 1981, and Prior to Fiscal or Calendar Accounting Periods Beginning On and After July 7, 1993.

(A) Description of Property	(B) Month, Day, and Year Placed in Service*	(C) Use Federal Basis	(D) Depreciation Allowable in Earlier Years	(E) Method of Figuring Depreciation	(F) Life or Rate	(G) New Jersey Depreciation Computations
*Year placed in service acceptable for personal property only. DO NOT USE "VARIOUS" IN ANY COLUMN. Class Life Asset Depreciation Range (CLADR) System Depreciation – Attach Computation						
Total Column G						

INSTRUCTIONS

- Column A Do not classify as 3, 5, 10, or 15 year property. Classify consistent with Internal Revenue Code at December 31, 1980.
 Account for distributive share of partnership property and deductions separately. Do not include certain safe harbor lease property.
- Column B Clearly segregate property placed in service during each year. Depreciation on personal property is to be computed using the half-year convention such that one half year depreciation is to be claimed to the exclusion of any other depreciation convention allowable under the Internal Revenue Code at December 31, 1980, for property placed in service during the current year.
- Column C Basis is to be determined at the date property is placed in service and not as provided under the Internal Revenue Code at December 31, 1980. It is not to be restated where ACRS was accepted for certain property placed in service during 1981.
- Column D Depreciation allowable under the method adopted and consistently applied for property described. Do not adjust for the

- effect of any ACRS deducted on the New Jersey Corporation Business Tax Return for property placed in service during 1981.
- Column E Any method allowable under the Internal Revenue Code at December 31, 1980.
- Column F Any life or rate permissible under the Internal Revenue Code at December 31, 1980. (LIVES PERMISSIBLE UNDER THE IRS CODE AT DECEMBER 31, 1980, FREQUENTLY DIFFER FROM ACRS AND MACRS LIVES)
- Column G Consider any salvage value which was required to be considered under Internal Revenue Code at December 31, 1980.

 Do not claim depreciation in the year of disposal. Accumulated depreciation may not exceed accumulated ACRS and MACRS deductions over the life of the property and deductions for the final year or years are limited where ACRS was deducted on the New Jersey return for property placed in service during 1981.

Schedule S – Part II(B)

Special Depreciation Allowance – for assets placed in service during accounting periods beginning on and after January 1, 2002, and for which federal 30% or 50% bonus depreciation or excess section 179 depreciation was taken.

(A) Description of Property	(B) Month, Day, and Year Placed in Service*	(C) Use Federal Basis	(D) Special Depreciation Allowance	(E) Depreciation Allowable in Earlier Years	(F) Method of Figuring Depreciation	(G) Life or Rate	(H) New Jersey Depreciation Computations
						İ	
	ĺ						
	 						

^{*}Year placed in service acceptable for personal property only.

INSTRUCTIONS

- Column A Classify consistent with Internal Revenue Code.
- Column B Clearly segregate property placed in service during each year.
- Column C Basis is to be determined at the date property is placed in service and not as provided after taking the 30% or 50% first year depreciation allowance.
- Column D State the amount of the 30% or 50% special depreciation allowance taken for the first year the property was placed in service
- Column E Depreciation allowable under the method adopted and consistently applied for property described. Do not adjust for the effect of the 30% or 50% first-year bonus depreciation allowance.
- Column F Use the same method that was used for federal purposes.
- Column G Use the same life that was used for federal purposes.
- Column H Figure the depreciation amount as if the 30% or 50% special depreciation allowance was not in effect.

NEW JERSEY DEPRECIATION FOR GAS, ELECTRIC, AND GAS AND ELECTRIC PUBLIC Schedule S - Part III **UTILITIES (See Instruction 42)** New Jersey depreciation allowable on the Single Asset Account (Assets placed in service prior to January 1, 1998) (a) Total adjusted federal depreciable basis as of December 31, 1997 (b) Excess book depreciable basis over federal tax basis as of December 31, 1997.. (c) Less accumulated federal basis for all Single Asset Account property sold, retired 6. New Jersey Adjustment (a) Depreciation adjustment for assets placed in service prior to January 1, 1998 -Subtract line 5 from line 3

(b) Special bonus depreciation adjustment from Schedule S, Part I, line 13

State of New Jersey Division of Taxation

CERTIFICATE OF INACTIVITY

For the period beginning,, and ending,,							
Corporation Name	Federal ID Number						
(NOTE: Attach this schedule to the taxpayer's	CBT-100 or CBT-100S, whichever is app	olicable)					
I certify that during the period covered by the attabusiness activities, no income, no assets, and addimade no distributions, and did not have any change	tionally, in the case of a New Jersey S Corp	oration,					
Signature of Corporate Officer	Title	Date					

INSTRUCTIONS

In lieu of completing the entire CBT-100 or CBT-100S tax return, an inactive corporation may complete this schedule and one of the following: pages 1 through 4 of the CBT-100 or pages 1 through 5 of the CBT-100S in order to fulfill its filing obligations with the State of New Jersey. Note: If using third party software the Taxpayer Information and Return Summary page must also be included. An inactive corporation is a corporation that, during the entire period covered by the tax return, did not conduct any business, did not have any income, receipts, or expenses, did not own any assets, and additionally, for New Jersey S corporations, did not make any distributions, and did not have any change in ownership.

This schedule and the applicable pages from the Corporation Business Tax Return must be filed annually by the taxpayer. The minimum tax liability and installment payment (if applicable) must be reported on page 1 of the Corporation Business Tax Return. If a balance due exists, taxpayers must submit payment with the appropriate Corporation Business Tax Payment Voucher, either CBT-100-V or CBT-100S-V.

Schedule I and page 1 of the Corporation Business Tax Return must be signed by an officer of the corporation who is authorized to attest to the truth of the statements contained therein.