

2008 MICHIGAN Business Tax Miscellaneous Nonrefundable Credits

Issued under authority of Public Act 36 of 2007.

Name	Federal Employer Identification Number (FEIN) or TR Number
------	--

PART 1 - If not taking any credits in Part 1, skip to Part 2.

NASCAR SPEEDWAY CREDIT

1. Tax from Form 4568, line 12.....	1.		00
2. Eligible capital expenditures.....	2.		00
3. NASCAR Speedway Credit. Enter the lesser of line 1, line 2, or \$2,100,000. Carry amount to Form 4568, line 13.....	3.		00

STADIUM CREDIT

4. Tax from Form 4568, line 12.....	4.		00
5. Multiply line 4 by 65% (0.65).....	5.		00
6. Stadium Credit. Enter the lesser of line 5 or \$1,700,000. Carry amount to Form 4568, line 14.....	6.		00

START-UP BUSINESS CREDIT

7. Start-Up Business Credit. Attach MEDC Certification Letter.....	7.		00
8. Recapture of Start-Up Business Credit.....	8.		00
9. Start-Up Business Credit. Subtract line 8 from line 7. Carry to Form 4568, line 15. If less than zero, enter as a negative number.....	9.		00

PART 2

10. Tax from Form 4568, line 19.....	10.		00
--------------------------------------	-----	--	----

NEXT ENERGY BUSINESS ACTIVITY CREDIT. If not claiming, carry amount from line 10 to line 13.

11. Next Energy Business Activity Credit. Attach MEDC Certificate.....	11.		00
12. Next Energy Business Activity Credit. Enter the lesser of line 10 or 11. Carry amount to Form 4568, line 20..	12.		00
13. Tax After Next Energy Business Activity Credit. Subtract line 12 from line 10.....	13.		00

RENAISSANCE ZONE CREDIT. If not claiming, carry amount from line 13 to line 15.

If claiming, complete and attach the Renaissance Zone Schedule Form 4595.

14. Renaissance Zone Credit. Amount from Form 4595, line 25b. Carry amount to Form 4568, line 21.....	14.		00
15. Tax After Renaissance Zone Credit. Subtract line 14 from line 13. If less than zero, enter zero.....	15.		00

HISTORIC PRESERVATION CREDIT. If not claiming, carry amount from line 15 to line 22.

16. Current Year Credit. Enter amount from Form 3581, line 9.....	16.		00
17. Unused credit from previous period MBT return.....	17.		00
18. Total Available Credit. Add lines 16 and 17.....	18.		00
19. Recapture of SBT and/or MBT Historic Preservation Credits.....	19.		00
20. Subtract line 19 from line 18. If less than zero, enter as a negative number.....	20.		00
21. Historic Preservation Credit. Enter the lesser of line 20 or 15. Carry to Form 4568, line 22.....	21.		00
22. Tax after Historic Preservation Credit. Subtract line 21 from line 15. If line 21 is negative, add its positive value to line 15.....	22.		00
23. Credit Carryforward. If line 20 is greater than line 15, enter the difference.....	23.		00

LOW GRADE HEMATITE CREDIT. If not claiming, carry amount from line 22 to line 28.

24. Current Year Credit. Multiply \$1.00 by number of long tons of qualified low grade hematite used.....	24.		00
25. Unused credit from previous period MBT return.....	25.		00
26. Total Available Credit. Add lines 24 and 25.....	26.		00
27. Low Grade Hematite Credit. Enter the lesser of line 22 or line 26. Carry amount to Form 4568, line 23.....	27.		00
28. Tax After Low Grade Hematite Credit. Subtract line 27 from line 22.....	28.		00
29. Credit Carryforward. If line 26 is greater than line 22, enter the difference.....	29.		00

ENTREPRENEURIAL CREDIT. If not claiming, carry amount from line 28 to line 35.

30. Payroll of increased new jobs.....	30.		00
31. Total Michigan payroll.....	31.		00
32. Credit percentage. Divide line 30 by line 31.....	32.		%
33. Multiply line 28 by line 32.....	33.		00
34. Entrepreneurial Credit. Enter the lesser of line 28 or 33. Carry amount to Form 4568, line 24.....	34.		00
35. Tax After Entrepreneurial Credit. Subtract line 34 from line 28. If less than zero, enter zero.....	35.		00

FEIN or TR Number:

NEW MOTOR VEHICLE DEALER INVENTORY CREDIT. If not claiming, carry amount from line 35 to line 39.

36.	Amount paid to acquire new motor vehicle inventory in the tax year	36.	<input type="text"/>	<input type="text"/>
37.	Multiply line 36 by 0.25% (0.0025)	37.	<input type="text"/>	<input type="text"/>
38.	New Motor Vehicle Dealer Inventory Credit. Enter lesser of line 35 or line 37. Carry amount to Form 4568, line 25.	38.	<input type="text"/>	<input type="text"/>
39.	Tax After New Motor Vehicle Dealer Inventory Credit. Subtract line 38 from line 35. If less than zero, enter zero.	39.	<input type="text"/>	<input type="text"/>

LARGE FOOD RETAILER CREDIT. If not claiming, carry amount from line 39 to line 43.

40.	Michigan compensation.....	40.	<input type="text"/>	<input type="text"/>
41.	Multiply line 40 by 1% (0.01)	41.	<input type="text"/>	<input type="text"/>
42.	Large Food Retailer Credit. Enter lesser of line 39, line 41, or \$8,500,000. Carry amount to Form 4568, line 26.	42.	<input type="text"/>	<input type="text"/>
43.	Tax After Large Food Retailer Credit. Subtract line 42 from line 39. If less than zero, enter zero.....	43.	<input type="text"/>	<input type="text"/>

MID-SIZE FOOD RETAILER CREDIT. If not claiming, carry amount from line 43 to line 47.

44.	Michigan compensation.....	44.	<input type="text"/>	<input type="text"/>
45.	Multiply line 44 by 0.125% (0.00125)	45.	<input type="text"/>	<input type="text"/>
46.	Mid-size Food Retailer Credit. Enter lesser of line 43, line 45, or \$300,000. Carry amount to Form 4568, line 27.	46.	<input type="text"/>	<input type="text"/>
47.	Tax After Mid-size Food Retailer Credit. Subtract line 46 from line 43. If less than zero, enter zero.....	47.	<input type="text"/>	<input type="text"/>

BOTTLE DEPOSIT ADMINISTRATION CREDIT. If not claiming, carry amount from line 47 to line 51.

48.	Enter expenses incurred in compliance with MCL 445.571 - 445.576	48.	<input type="text"/>	<input type="text"/>
49.	Multiply line 48 by 30.5% (0.305)	49.	<input type="text"/>	<input type="text"/>
50.	Bottle Deposit Administration Credit. Enter the lesser of line 47 or 49. Carry amount to Form 4568, line 28.	50.	<input type="text"/>	<input type="text"/>
51.	Tax After Bottle Deposit Administration Credit. Subtract line 50 from line 47. If less than zero, enter zero	51.	<input type="text"/>	<input type="text"/>

ANCHOR COMPANY TAXABLE VALUE CREDIT. If not claiming, carry amount from line 51 to line 53.

52.	Anchor Company Taxable Value Credit from Form 4584, line 9. Carry amount to Form 4568, line 29.....	52.	<input type="text"/>	<input type="text"/>
53.	Tax After Anchor Company Taxable Value Credit. Subtract line 52 from line 51. If less than zero, enter zero.....	53.	<input type="text"/>	<input type="text"/>

ANCHOR COMPANY PAYROLL CREDIT. If not claiming, carry amount from line 53 to line 55.

54.	Anchor Company Payroll Credit from Form 4584, line 17. Carry amount to Form 4568, line 30	54.	<input type="text"/>	<input type="text"/>
55.	Tax After Anchor Company Payroll Credit. Subtract line 54 from line 53. If less than zero, enter zero	55.	<input type="text"/>	<input type="text"/>

MEGA FEDERAL CONTRACT CREDIT. If not claiming, carry amount from line 55 to line 57.

56.	MEGA Federal Contract Credit from Form 4584, line 25. Carry amount to Form 4568, line 31.....	56.	<input type="text"/>	<input type="text"/>
57.	Tax After MEGA Federal Contract Credit. Subtract line 56 from line 55. If less than zero, enter zero	57.	<input type="text"/>	<input type="text"/>

INDIVIDUAL OR FAMILY DEVELOPMENT ACCOUNT CREDIT. If not claiming, carry amount from line 57 to line 59.

58.	Individual or Family Development Account Credit from Worksheet 4699. Carry amount to Form 4568, line 32.	58.	<input type="text"/>	<input type="text"/>
59.	Tax After Individual or Family Development Account Credit. Subtract line 58 from line 57. If less than zero, enter zero.	59.	<input type="text"/>	<input type="text"/>

BROWNFIELD REDEVELOPMENT CREDIT. If not claiming, carry amount from line 59 to line 61.

60.	Brownfield Redevelopment Credit from Form 4584, line 42. Carry amount to Form 4568, line 33.....	60.	<input type="text"/>	<input type="text"/>
61.	Tax After Brownfield Redevelopment Credit. Subtract line 60 from line 59. If less than zero, enter zero	61.	<input type="text"/>	<input type="text"/>

PRIVATE EQUITY FUND CREDIT. If not claiming, carry amount from line 61 to line 66.

62.	Total activity of fund manager conducted in Michigan in the tax year	62.	<input type="text"/>	<input type="text"/>
63.	Total activity of fund manager conducted everywhere in the tax year.....	63.	<input type="text"/>	<input type="text"/>
64.	Credit percentage. Divide line 62 by line 63.....	64.	<input type="text"/>	<input type="text"/>
65.	Private Equity Fund Credit. Multiply line 61 by line 64. Carry amount to Form 4568, line 34	65.	<input type="text"/>	<input type="text"/>
66.	Tax After Private Equity Fund Credit. Subtract line 65 from line 61. If less than zero, enter zero	66.	<input type="text"/>	<input type="text"/>

FILM JOB TRAINING CREDIT. If not claiming, carry amount from line 66 to line 71.

67.	Enter amount from <i>Qualified Job Training Expenditure Certificate</i> provided by Michigan Film Office	67.	<input type="text"/>	<input type="text"/>
68.	Unused credit from previous period MBT return.....	68.	<input type="text"/>	<input type="text"/>
69.	Total Available Credit. Add lines 67 and 68	69.	<input type="text"/>	<input type="text"/>
70.	Film Job Training Credit. Enter the lesser of line 66 or 69. Carry amount to Form 4568, line 35.....	70.	<input type="text"/>	<input type="text"/>
71.	Tax After Film Job Training Credit. Subtract line 70 from line 66. If less than zero, enter zero	71.	<input type="text"/>	<input type="text"/>
72.	Credit Carryforward. If line 69 is greater than line 66, enter the difference.....	72.	<input type="text"/>	<input type="text"/>

FILM INFRASTRUCTURE CREDIT. If not claiming, carry amount from line 71 to line 77.

73.	Enter amount from <i>Investment Expenditure Certificate</i> provided by Michigan Film Office.....	73.	<input type="text"/>	<input type="text"/>
74.	Unused credit from previous period MBT return.....	74.	<input type="text"/>	<input type="text"/>
75.	Total Available Credit. Add lines 73 and 74	75.	<input type="text"/>	<input type="text"/>
76.	Film Infrastructure Credit. Enter the lesser of line 71 or 75. Carry amount to Form 4568, line 36.....	76.	<input type="text"/>	<input type="text"/>
77.	Tax After Film Infrastructure Credit. Subtract line 76 from line 71. If less than zero, enter zero.....	77.	<input type="text"/>	<input type="text"/>
78.	Credit Carryforward. If line 75 is greater than line 71, enter the difference.....	78.	<input type="text"/>	<input type="text"/>

Instructions for Form 4573

Michigan Business Tax (MBT) Miscellaneous Nonrefundable Credits

Fiscal Year Filers: See “Supplemental Instructions for Initial Fiscal MBT Filers” on page 133.

Purpose

To allow standard taxpayers to claim certain miscellaneous nonrefundable credits. Credits and any carryforwards allowed are calculated here and then carried to the *MBT Nonrefundable Credits Summary* (Form 4568). Review the descriptions carefully before claiming a credit as there are strict eligibility requirements. Follow the instructions on the form for each credit.

NOTE: This form may also be used by financial institutions to claim a limited number of credits:

- Renaissance Zone Credit
- Historic Preservation Credit
- Individual or Family Development Account Credit
- Brownfield Redevelopment Credit
- Assigned Film Infrastructure Credit.

Insurance companies use the *Miscellaneous Credits for Insurance Companies* (Form 4596) to claim credits they may be eligible for.

Fiscal Year Filers: Fiscal year returns ending in 2008 must be adjusted to capture only activity occurring in 2008. See “Supplemental Instructions for Initial Fiscal MBT Filers” on page 133.

Special Instructions for Unitary Business Groups

Credits are earned and calculated on either an entity specific or group basis, as determined by the relevant statutory provisions for the respective credits. Inter-company transactions are not eliminated for the calculation of most credits. Credits earned or calculated on either an entity specific or group basis by Unitary Business Group (UBG) members are generally applied against the tax liability of the UBG, unless otherwise specified by statute or these instructions.

Entity-specific provisions are applied on a member-by-member basis and are addressed in the “Line-by-Line Instructions.” In none of these cases does a taxpayer that is a UBG take the entity type of its parent, Designated Member (DM), or any other member of the UBG. A UBG taxpayer will not be attributed an entity type based on the composition of its members.

If any member of the UBG is eligible for an entity-specific credit, a statement must be attached to the form identifying the eligible member and any information requested for the credit. If more than one member is eligible, requested information should be provided in the statement on a per member basis. The total amount from all eligible members will be entered on each corresponding line on the form.

To the extent that a qualified taxpayer earning the Brownfield Redevelopment Credit or Historic Preservation Credit is included within a UBG taxpayer for relevant tax years, the qualified taxpayer’s unused pre-2008 Brownfield Redevelopment Credit and/or Historic Preservation Credit (i.e.

such credits earned under the Single Business Tax (SBT)) may be applied against the tax liability imposed on the entire UBG taxpayer (of which the qualified taxpayer is a member) for the tax years the carryforward would have been available under SBT. These carryforwards are claimed on the *MBT Single Business Tax Credit Carryforwards* (Form 4569).

Line-by-Line Instructions

Lines not listed are explained on the form.

Name and Account Number: Enter name and account number as reported on page 1 of the applicable MBT annual return (either the *MBT Annual Return* (Form 4567) for standard taxpayers or the *MBT Annual Return for Financial Institutions* (Form 4590)).

UBGs: Complete one form for the group. Enter the DM name in the Taxpayer Name field and the DM account number in the Federal Employer Identification Number (FEIN) field.

PART 1

If not taking any credits in Part 1, skip to Part 2.

NASCAR Speedway Credit

For tax years that begin on or after January 1, 2008, and end before January 1, 2013, an eligible taxpayer may claim a credit against the tax imposed by the MBT Act equal to the amount of capital expenditures in this state on infield renovation, grandstand and infrastructure upgrades, and any other construction and upgrades subject to the following:

- For the 2008 through 2010 tax years, the credit is limited to the lesser of the taxpayer’s tax liability or \$2,100,000.
- For the 2011 tax year, the credit is limited to the lesser of the taxpayer’s tax liability or \$1,580,000.
- For the 2012 tax year, the credit is limited to the lesser of the taxpayer’s tax liability or \$1,050,000.

UBGs: If the eligible taxpayer is a member of a UBG, this credit is calculated against the eligible member’s capital expenditures. This credit amount is limited to the lesser of the applicable dollar amount specified above or the pro forma tax liability calculated for the eligible taxpayer for that tax year. The resulting credit amount is then applied towards the UBG’s tax liability for that tax year.

An eligible taxpayer must expend at least \$30,000,000 on capital expenditures before January 1, 2011. An *eligible taxpayer* is any of the following:

- A person who owns and operates a motorsports entertainment complex and has at least two days of sanctioned motor sports events each calendar year which are comparable to NASCAR Nextel Cup events held in 2007 or their successor events.
- A person who is the lessee and operator of a motorsports entertainment complex or the lessee of the land on which a motorsports entertainment complex is located and operates that motorsports entertainment complex.

- A person who operates and maintains a motorsports entertainment complex under an operation and management agreement.

Motorsports entertainment complex means a closed-course motorsports facility, and its ancillary grounds and facilities, that satisfies all of the following:

- Has at least 70,000 fixed seats for race patrons.
- Has at least six scheduled days of motorsports events each calendar year.
- Serves food and beverages at the motorsports entertainment complex during motorsports events each calendar year through concession outlets, which are staffed by individuals who represent or are members of one or more nonprofit civic or charitable organizations that directly benefit from the concession outlets' sales.
- Engages in tourism promotion.
- Has permanent exhibitions of motorsports history, events, or vehicles within the motorsports entertainment complex.

Motorsports event means a motorsports race and its ancillary activities that have been sanctioned by a sanctioning body.

Sanctioning body means the American Motorcycle Association (AMA); Auto Racing Club of America (ARCA); Championship Auto Racing Teams (CART); Grand American Road Racing Association (GRAND AM); Indy Racing League (IRL); National Association for Stock Car Auto Racing (NASCAR); National Hot Rod Association (NHRA); Professional Sports Car Racing (PSR); Sports Car Club of America (SCCA); United States Auto Club (USAC); Michigan State Promoters Association; or any successor organization or any other nationally or internationally recognized governing body of motorsports that establishes an annual schedule of motorsports events and grants rights to conduct the events, that has established and administers rules and regulations governing all participants involved in the events and all persons conducting the events, and that requires certain liability assurances, including insurance.

Line 2: Enter eligible capital expenditures on infield renovation, grandstand, and infrastructure upgrades, and any other construction and upgrades. If eligible capital expenditures were made by a member of a UBG, enter the lesser of the eligible capital expenditures or the eligible member's pro forma liability.

UBGs: If the eligible taxpayer is a member of a UBG, a pro forma calculation must be performed to determine the tax liability of the eligible taxpayer prior to this credit. Where a pro forma calculation is required, the underlying objective is to determine what the tax liability of the UBG member generating the credit would have been if that member was not included in the UBG. Therefore, the UBG member generating the credit must calculate its pro forma tax liability as if it was a singular, stand alone taxpayer in all aspects. This supporting calculation should be provided in a statement attached to this form. However, this calculation should never be transferred to an *MBT Annual Return* (Form 4567) or displayed as such.

Stadium Credit

For tax years that begin on or after January 1, 2008, and end before January 1, 2013, an eligible taxpayer may claim a credit against the tax imposed by the MBT Act equal to the following:

- For the 2008 through 2010 tax years, 65 percent of the eligible taxpayer's total tax liability not to exceed \$1,700,000.
- For the 2011 tax year, 45 percent of the eligible taxpayer's total tax liability not to exceed \$1,180,000.
- For the 2012 tax year, 25 percent of the eligible taxpayer's total tax liability not to exceed \$650,000.

An eligible taxpayer who is collectively or individually (including through affiliated companies) an owner, operator, manager, licensee, lessee, or tenant of more than one facility or stadium in Michigan (including grounds and ancillary facilities) that has a capacity of at least 14,000 patrons per facility and is primarily used for professional sporting events or other entertainment may earn a credit in one of two ways:

- The owner, operator, manager, licensee, lessee, or tenant as described above may make a capital investment of not less than \$125,000,000, collectively or individually (including through affiliated companies), into the construction cost of a facility or stadium for which the taxpayer qualifies for this credit and must not have received proceeds from a state appropriation or a public bond issue from a local unit of government or public authority to assist in the construction or debt retirement of the facility, excluding a tax abatement, other waiver of a state or local tax or fee, or a state or local tax or fee from a public entity for road or infrastructure assistance, or
- The owner, operator, manager, licensee, lessee, or tenant as described above may make a capital investment of not less than \$250,000,000, collectively or individually (including through affiliated companies), into the construction cost of a facility or stadium for which the taxpayer qualifies for this credit.

Line 4: Enter the amount from Form 4568, line 12. If the eligible taxpayer is a member of a UBG, enter instead the taxpayer's pro forma tax liability. (See information for UBGs below.)

UBGs: If the eligible taxpayer is a member of a UBG, a pro forma calculation must be performed to determine the tax liability of the eligible taxpayer prior to this credit. Where a pro forma calculation is required, the underlying objective is to determine what the tax liability of the UBG member generating the credit would have been if that member was not included in the UBG. Therefore, the UBG member generating the credit must calculate its pro forma tax liability as if it was a singular, stand alone taxpayer in all aspects. This supporting calculation should be provided in a statement attached to this form. However, this calculation should never be transferred to a Form 4567 or displayed as such.

Start-Up Business Credit

The Start-Up Business Credit provides a credit for small, relatively new taxpayers with substantial research and development activity. For a qualified taxpayer, the credit is equal to the taxpayer's MBT liability for the year. To qualify, a taxpayer must apply to and obtain certification from the Michigan Economic Development Corporation (MEDC), and

attach that certificate to its MBT return. (If the certificate is not attached, the credit will be disallowed.) For an application form or additional information, call the MEDC at (517) 373-9808.

A business must satisfy all of the following criteria to be eligible for the credit:

- Fewer than 25 full-time equivalent employees.
- Sales of less than \$1,000,000 in the tax year for which the credit is claimed.
- Not publicly traded.
- Research and development make up at least 15 percent of its expenses in the tax year of the credit.
- During the immediately preceding seven years was in one of the first two years of contribution liability under the Michigan Employment Security Act (MESA), would have been in one of the first two years of contribution liability under MESA if the business had employees and was liable under MESA, or would have been in one of the first two years of contribution liability under MESA if the business had not assumed successor liability under MESA.
- For the tax year for which a Start-Up Credit is claimed, compensation, directors' fees, or distributive shares paid by the taxpayer to any one of the following cannot exceed \$135,000:
 - A shareholder of a C Corporation or S Corporation.
 - An officer of a C Corporation.
 - A partner of a Partnership or Limited Liability Partnership.
 - A member of a Limited Liability Company (LLC).
 - An Individual who is an owner.

Corporations (and LLCs federally taxed as such) must report compensation and director's fees of shareholders and officers on the *MBT Schedule of Shareholders and Officers* (Form 4577) and attach to this form. Partnerships (and LLCs federally taxed as such) must report distributive shares to partners on the *MBT Schedule of Partners* (Form 4578) and attach to this form.

A taxpayer that meets the criteria and that is a qualified start-up business that does not have business income for two consecutive tax years may claim a credit against the tax imposed for the second of those two consecutive tax years and each immediately following consecutive tax year in which the taxpayer does not have business income. For the purposes of this credit, business income excludes funds received from small business innovation research grants and small business technology transfer programs established under the Small Business Innovation Development Act of 1982, Public Law 97-219, reauthorized under the Small Business Research and Development Enhancement Act, Public Law 102-564, and subsequently reauthorized under the Small Business Reauthorization Act of 2000, Public Law 106-554.

A Start-Up Business Credit cannot be claimed for more than a total of five tax years including the number of years the taxpayer was eligible to claim the credit under SBT.

UBGs: If the eligible taxpayer is a member of a UBG, this credit is based on the eligible member's business activity only. This credit amount is limited to the pro forma tax liability calculated for the eligible taxpayer for that tax year. The

resulting credit amount is then applied towards the UBG's tax liability for that tax year.

Line 7: Enter the tax liability from Form 4568, line 12, or the eligible member's pro forma liability if part of a UBG (see below). Attach supporting MEDC Certification Letter.

UBGs: If the eligible taxpayer is a member of a UBG, a pro forma calculation must be performed to determine the tax liability of the eligible taxpayer prior to this credit. Where a pro forma calculation is required, the underlying objective is to determine what the tax liability of the UBG member generating the credit would have been if that member was not included in the UBG. Therefore, the UBG member generating the credit must calculate its pro forma tax liability as if it was a singular, stand alone taxpayer in all aspects. This supporting calculation should be provided in a statement attached to this form. However, this calculation should never be transferred to a Form 4567 or displayed as such.

Line 8: Enter any recapture of Start-Up Business Credit.

NOTE: A company claiming the Start-Up Business Credit under either MBT or SBT must pay back a portion of the credit if they have no business activity in Michigan and have business activity outside of Michigan within three years after the last tax year in which the credit was taken. The following amounts must be added to the tax liability:

- 100 percent of the total of all credits claimed if the move is within the first tax year after the last tax year for which a credit is claimed.
- 67 percent of the total of all credits claimed if the move is within the second tax year after the last tax year for which a credit is claimed.
- 33 percent of the total of all credits claimed if the move is within the third tax year after the last tax year for which a credit is claimed.

PART 2

Next Energy Business Activity Credit

The Next Energy Business Activity Credit allows an eligible taxpayer to claim a credit for certain qualified business activity if certified under the Michigan Next Energy Authority Act.

Qualified business activity is research, development or manufacturing of an alternative energy marine propulsion system, an alternative energy system, an alternative energy vehicle, alternative energy technology or renewable fuel (as defined in the Michigan Next Energy Authority Act).

Line 11: The credit for the tax year is equal to the lesser of:

- The amount by which the eligible taxpayer's tax liability attributable to qualified business activity for the tax year exceeds the eligible taxpayer's baseline tax liability attributable to qualified business activity.

NOTE: Baseline tax liability attributable to qualified business activity is the eligible taxpayer's 2001 tax year tax liability under the SBT Act multiplied by its alternative energy business activity factor for its 2001 tax year under the SBT Act.

- 10 percent of the amount by which the eligible taxpayer's adjusted qualified business activity performed in Michigan

outside of a Renaissance Zone for the tax year exceeds the eligible taxpayer's adjusted qualified business activity performed in Michigan outside of a Renaissance Zone for the 2001 tax year under the SBT Act.

UBGs: If the eligible taxpayer is a member of a UBG, the eligible member's calculated pro forma liability (not the group's liability) must be used to determine the credit amount certified by the MEDC. This supporting pro forma calculation should be provided in a statement attached to this form. However, this calculation should never be transferred to a Form 4567 or displayed as such.

Attach the certificate issued by MEDC for this credit to the return to substantiate a claim. (If the certificate is not attached, the credit will be disallowed.)

For more information, call the MEDC at (517) 373-9808 or visit the MEDC Web site at michiganadvantage.org/MIAdvantage/Taxes-and-Incentives.

Renaissance Zone Credit

The Renaissance Zone Credit encourages businesses and individuals to move into a designated Zone to help revitalize the area by providing a credit for businesses to locate and conduct business activity within the Zone.

Line 14: Complete the *MBT Renaissance Zone Credit Schedule* (Form 4595) to claim this credit.

UBGs: If completing more than one Form 4595, add line 25b from each member's Form 4595 and enter the sum on line 14 of Form 4573.

For more information on Renaissance Zones, contact the MEDC at (517) 373-9808 or visit their Web site at michiganadvantage.org/MIAdvantage/Taxes-and-Incentives. For information on the MBT credit, contact the Michigan Department of Treasury, Customer Contact Division, MBT Unit, at (517) 636-4657.

Historic Preservation Credit

The Historic Preservation Credit provides tax incentives for homeowners, commercial property owners and businesses to rehabilitate historic resources located in Michigan. Rehabilitation projects must be certified by the State Historic Preservation Office (SHPO), Michigan Historical Center.

The credit must be claimed in the year that the certification of completed rehabilitation of the historic resource was issued. For projects for which a preapproval letter was issued prior to January 1, 2009, the certification of completed rehabilitation must have been issued within five years after the rehabilitation plan was certified by the Michigan Historical Center.

For projects for which a preapproval letter was issued after December 31, 2008, only those expenditures that are paid or incurred during the time periods prescribed for the credit under Internal Revenue Code (IRC) 47(a)(2) and any related U.S. Treasury regulations will be considered qualified expenditures.

Preapproval letter means a letter issued by the director of the Department of History, Arts, and Libraries or his or her designee that indicates the date that the complete Historic Preservation Certification Application, Part 2, Description

of Rehabilitation, was received and the amount of the credit allocated to the project based on the estimated rehabilitation cost included in the application.

A qualified taxpayer that has a rehabilitation plan certified before January 1, 2008, under SBT for the rehabilitation of an historic resource for which a certification of completed rehabilitation has been issued after the end of the taxpayer's last tax year under SBT may also claim a credit.

The credit is equal to 25 percent of qualified expenditures. For taxpayers eligible for the federal credit under IRC 47(a)(2), the Michigan credit is 25 percent of the qualified expenditures less the amount of the federal credit claimed.

Qualified expenditures are capital expenditures that would qualify under IRC 47(a)(2) except that the expenditures were made for a nonqualifying historic resource under the IRC. A taxpayer with qualified expenditures eligible for the federal credit must claim and receive the federal credit to qualify for the Michigan credit.

If a qualified taxpayer is a Partnership, LLC, or S Corporation, the qualified taxpayer may assign all or any portion of a credit to its partners, members, or shareholders, based on the partner's, member's, or shareholder's proportionate share of ownership or based on an alternative method approved by the Department. A credit assignment is irrevocable and must be made in the tax year in which a Certificate of Completed Rehabilitation is issued. A credit amount assigned may be claimed against the partner's, member's, or shareholder's tax liability under the MBT Act or under the Income Tax Act of 1967.

If the credit exceeds the taxpayer's tax liability, the balance of the credit may be carried forward up to ten years. For an eligible taxpayer that is a member of a UBG, the credit is applied against the UBG's tax liability. An unused carryforward of a credit generated under SBT may be claimed against the tax imposed by MBT for the years the carryforward would have been available under SBT (maximum ten years). This carryforward is claimed on the *MBT Single Business Tax Credit Carryforwards* (Form 4569).

Line 16: *Michigan Historic Preservation Tax Credit* (Form 3581), must be attached as well as all attachments to Form 3581. Complete and attach *Michigan Historic Preservation Tax Credit Assignment* (Form 3614), if the credit is being assigned.

UBGs: If completing more than one Form 3581, add line 9 from each member's Form 3581 and enter the sum on line 16 of Form 4573.

Line 19: *Recapture.* If the resource is sold or the certification of completed rehabilitation is revoked less than five years after the credit is claimed under either SBT or MBT, a percentage of the credit will be subject to recapture. If the credit has been assigned, the recapture is the responsibility of the assignor. The percentages below apply to the years subsequent to the year in which the credit was claimed.

100 percent	If less than 1 year
80 percent	If at least 1 year, but less than 2 years
60 percent	If at least 2 years, but less than 3 years
40 percent	If at least 3 years, but less than 4 years
20 percent	If at least 4 years, but less than 5 years

Questions regarding federal and state certification may be directed to the State Historic Preservation Office (SHPO) at (517) 373-1630. For additional information, visit the SHPO Web site at www.michigan.gov/shpo. Information about Federal Historic Preservation Tax Incentives is available at www2.cr.nps.gov.

Line 21: Enter the lesser of line 20 or line 15. If line 20 is a negative number, enter the negative number.

Line 23: If line 20 is greater than line 15, enter the difference. This is a credit carryforward to be used on the taxpayer's next MBT return.

Low-Grade Hematite Credit

The Low-Grade Hematite Pellet Credit provides a credit equal to one dollar per long ton of qualified low-grade hematite pellets consumed in an industrial or manufacturing process, a process in which low-grade hematite is used as a raw material in the production of pig iron or steel, that is the business activity of the taxpayer. This credit must be based on low-grade hematite pellets consumed on or after January 1, 2000. If the credit exceeds the tax liability, the excess may be carried forward for five years.

UBGs: The credit is calculated from the aggregate tonnage of qualified low-grade hematite pellets consumed by all UBG members in an industrial or manufacturing process.

Line 24: *Low-grade hematite* means any hematitic iron formation that is not of sufficient quality in its original mineral state to be mined and shipped for the production of pig iron or steel without first being drilled, blasted, crushed, and ground very fine to liberate the iron minerals and for which additional beneficiation and agglomeration are required to produce a product of sufficient quality to be used in the production of pig iron or steel. Qualified low-grade hematite must be produced from low-grade hematitic iron ore mined in the United States.

Line 29: If line 26 is greater than line 22, enter the difference. This is a credit carryforward to be used on the taxpayer's next MBT return.

Entrepreneurial Credit

For tax years ending in 2008 through 2010, a taxpayer may claim the Michigan entrepreneurial credit equal to 100 percent of the eligible taxpayer's tax liability attributable to increased employment for three years. The taxpayer must meet all of the following criteria:

- Has less than \$25,000,000 in gross receipts in the immediately preceding tax year. The \$25,000,000 amount will be annually adjusted for inflation using the Detroit consumer price index.
- Created or transferred into Michigan at least 20 new jobs in the immediately preceding tax year.

- Made a capital investment in Michigan of at least \$1,250,000 in the immediately preceding tax year. (Cannot include the purchase of an existing plant or the purchase of existing equipment.)
- Is not a retail establishment as described in major groups 52 through 59 and 70 under the Standard Industrial Classification (SIC) Code as compiled by the United States Department of Labor. (However, a restaurant that did not exist, as determined by the State Treasurer, in Michigan in the immediately preceding year before which the credit is claimed and that is not a franchise or a part of a UBG may qualify for the credit.)

Alternatively, a taxpayer that is an eligible business engaged in research and development as defined in Section 407 of the MBT Act and that received an eligible contribution as defined in Section 407 for which a Michigan Economic Growth Authority (MEGA) Research and Development Credit was claimed by another taxpayer may claim the Michigan Entrepreneurial Credit equal to 100 percent of the taxpayer's MBT tax liability attributable to the increased employment for three years if the taxpayer meets all of the following conditions:

- Had less than \$25,000,000 in gross receipts in the immediately preceding tax year.
- Has increased the number of new jobs in Michigan by at least 20 percent from the immediately preceding tax year.

Recapture Note: If the new jobs for which the taxpayer qualifies for this credit are relocated outside of Michigan within five years after claiming the credit or if the taxpayer reduces the employment levels by more than 10 percent of the jobs for which the taxpayer qualifies for the credit, that taxpayer is liable in an amount equal to the total of all credits received. Recapture is reported on the *MBT Schedule of Recapture of Certain Business Tax Credits and Deductions* (Form 4587).

UBGs: If the eligible taxpayer is a member of a UBG, this credit is calculated against the eligible member's business activity only. The resulting credit amount is then applied towards the UBG's tax liability for that tax year.

Line 30: Enter the payroll of increased new jobs in Michigan.

UBGs: If the eligible taxpayer is a member of a UBG, enter only the eligible member's payroll of the increased jobs attributable to Michigan.

New jobs must meet all of the following criteria:

- Did not exist in Michigan in the immediately preceding tax year.
- Represent an overall increase in full-time equivalent jobs of the taxpayer in Michigan in the immediately preceding tax year.
- Are not jobs into which employees transfer if the employees worked in Michigan for the taxpayer in other jobs prior to beginning the new jobs.

Payroll means total salaries and wages before deducting any personal or dependency exemptions.

Line 31: Enter only the payroll attributable to Michigan.

UBGs: If the eligible taxpayer is a member of a UBG, enter only the eligible member's payroll attributable to Michigan.

Line 32: A taxpayer's liability attributable to the increased employment at the facility is calculated as follows:

$$\frac{\text{Taxpayer's Total Liability}}{\text{Taxpayer's Total Payroll in Michigan}} \times \frac{\text{Payroll of the Increased Jobs of the Facility}}{\text{Taxpayer's Total Payroll in Michigan}}$$

UBGs: If the eligible taxpayer is a member of a UBG, a pro forma calculation must be performed to determine the tax liability of the eligible taxpayer prior to this credit. Where a pro forma calculation is required, the underlying objective is to determine what the tax liability of the UBG member generating the credit would have been if that member was not included in the UBG. Therefore, the UBG member generating the credit must calculate its pro forma tax liability as if it was a singular, stand alone taxpayer in all aspects. This supporting calculation should be provided in a statement attached to this form. However, this calculation should never be transferred to a Form 4567 or displayed as such.

New Motor Vehicle Dealer Inventory Credit

A taxpayer that is a new motor vehicle dealer licensed under the Michigan vehicle code, Public Act (PA) 300 of 1949, Michigan Compiled Law (MCL) 257.1 to 257.923, may claim a credit against the tax equal to 0.25 percent of the amount paid by the taxpayer to acquire new motor vehicle inventory in Michigan during the tax year.

Line 36: *New motor vehicle inventory* means new motor vehicles or motor vehicle parts.

Large Food Retailer Credit

An eligible taxpayer may claim a Large Food Retailer Credit equal to 1 percent of the taxpayer's compensation in Michigan, not to exceed \$8,500,000. A taxpayer that claims a Large Food Retailer Credit cannot also claim a Mid-Size Food Retailer Credit.

The taxpayer must meet all of the following criteria:

- Operates at least 17,000,000 square feet of enclosed retail space and 2,000,000 square feet of enclosed warehouse space in Michigan.
- Sells all of the following at retail:
 - Fresh, frozen, or processed food, food products, or consumable necessities.
 - Prescriptions and over-the-counter medications.
 - Health and beauty care products.
 - Cosmetics.
 - Pet products.
 - Carbonated beverages.
 - Beer, wine, or liquor.
- Sales of the items listed above represent more than 35 percent of the taxpayer's total sales in the tax year.
- Maintains its headquarters operation in Michigan.

Line 40: Enter compensation attributable to Michigan.

UBGs: If the eligible taxpayer is a UBG, enter the compensation attributable to Michigan for the entire UBG.

Mid-Size Food Retailer Credit

An eligible taxpayer may claim a Mid-Size Food Retailer Credit equal to 0.125 percent of the taxpayer's compensation in Michigan, not to exceed \$300,000.

The taxpayer must meet all of the following criteria:

- Operates at least 2,500,000 square feet of enclosed retail space and 1,400,000 square feet of enclosed warehouse, headquarters, and transportation services in Michigan.
- Sells all of the following at retail:
 - Fresh, frozen, or processed food, food products, or consumable necessities.
 - Prescriptions and over-the-counter medications.
 - Health and beauty care products.
 - Cosmetics.
 - Pet products.
 - Carbonated beverages.
 - Beer, wine, or liquor.
- Sales of the items listed above represent more than 35 percent of the taxpayer's total sales in the tax year.
- Maintains its headquarters operation in Michigan.

Line 44: Enter compensation attributable to Michigan.

UBGs: If the eligible taxpayer is a UBG, enter the compensation attributable to Michigan for the entire UBG.

Bottle Deposit Administration Credit

An eligible taxpayer may claim a Bottle Deposit Administration Credit equal to 30.5 percent of the taxpayer's expenses incurred during the tax year to comply with 1976 IL 1, MCL 445.571 to 445.576. *Eligible taxpayer* means a distributor or manufacturer who originates a deposit on a beverage container in accordance with 1976 IL 1, MCL 445.571 to 445.576. *Beverage container* and *distributor* mean those terms as defined under 1976 IL 1, MCL 445.571 to 445.576.

UBGs: If the eligible taxpayer is a member of a UBG, enter expenses incurred only by that eligible member.

Anchor Company Taxable Value Credit

This credit is available for a qualified taxpayer that was designated by MEGA as an anchor company within the last five years and that has influenced a new qualified supplier or customer to open, locate, or expand in Michigan.

Line 52: Complete the *MBT Election of Refund or Carryforward of Credits* (Form 4584) to claim this credit and elect a refund or carryforward of the resulting overpayment.

For more information, contact the MEDC at (517) 373-9808 or visit the MEDC Web site at michiganadvantage.org/MIAdvantage/Taxes-and-Incentives.

Anchor Company Payroll Credit

This credit is available for a qualified taxpayer that was designated by MEGA as an anchor company within the last five years and that has influenced a new qualified supplier or customer to open, locate, or expand in Michigan.

Line 54: Complete Form 4584 to claim this credit and elect a refund or carryforward of the resulting overpayment.

For more information, contact the MEDC at (517) 373-9808 or visit the MEDC Web site at michiganadvantage.org/MIAdvantage/Taxes-and-Incentives.

MEGA Federal Contract Credit

This credit is available for a qualified taxpayer or collective group of taxpayers that have been awarded a federal procurement contract from the U.S. Department of Defense, Department of Energy or Homeland Security, resulting in a minimum of 25 new full-time jobs.

A qualified taxpayer may claim a credit under this section as determined by the MEDC in an amount up to 100 percent of the qualified taxpayer's payroll attributable to employees who perform qualified new jobs created as a result of the individual or collective activities for procuring the awarded federal procurement contract.

Line 56: Complete Form 4584 to claim this credit and elect a refund or carryforward of the resulting overpayment.

For more information, contact MEDC at (517) 373-9808 or visit the MEDC Web site at michiganadvantage.org/MIAdvantage/Taxes-and-Incentives.

Individual or Family Development Account Credit

For tax years ending in 2009, a taxpayer or *qualified financial institution* may claim a credit for 75 percent of certified contributions made to a reserve fund of a fiduciary organization in accordance with the Individual or Family Development Account Program Act, PA 513 of 2006. A *fiduciary organization* is a 501(3)(c) exempt, charitable organization approved by the Michigan State Housing Development Authority (MSHDA) to manage a reserve fund. A *reserve fund* is a fund established and managed by a fiduciary organization housed at a financial institution.

This credit is nonrefundable but may be carried forward up to ten years. The credits, combined with the equivalent credits found in the Individual Income Tax Act at MCL 206.276, may not exceed \$1 million annually for all taxpayers. The determination of whether the annual limit is reached will be made by MSHDA, which must certify contributions eligible for a credit, in accordance with the Individual or Family Development Account Program Act.

Attach the certificate issued by MSHDA for this credit to the return to substantiate a claim. (If the certificate is not attached, the credit will be disallowed.)

NOTE: For purposes of this credit *qualified financial institution* is defined by reference to the definition of *financial institution* in the Individual or Family Development Account Program Act, rather than the MBT Act. *Financial institution* for this credit is defined as "a state chartered bank, state chartered savings bank, savings and loan association, credit union, or trust company; or a national banking association or federal savings and loan association or credit union."

Line 58: If claiming either an Individual or Family Development Account Credit, or an International Auto Show

Credit, complete Worksheet 4699 on page 142. Enter the amount from Worksheet 4699, line 4 or 10 (as applicable) on this line.

Brownfield Redevelopment Credit

The Brownfield Redevelopment Credit encourages businesses to make investment on eligible Michigan property that was used or is currently used for commercial, industrial, public or residential purposes and is either a facility (environmentally contaminated property), functionally obsolete or blighted.

Line 60: Complete Form 4584 to claim this credit and elect a refund or carryforward of the resulting overpayment.

The administration of the Brownfield Redevelopment Credit program is assigned to MEGA. For more information on the approval process, contact the MEDC at (517) 373-9808.

Private Equity Fund Credit

An eligible taxpayer may claim a Private Equity Fund Credit equal to the eligible taxpayer's tax liability attributable to the activities as an eligible taxpayer for the tax year after claiming any other credits allowed under the MBT Act multiplied by a fraction, the numerator of which is the total activity of the private equity fund manager conducted in Michigan during the tax year and the denominator of which is the total activity of the private equity fund manager conducted everywhere during the tax year.

Eligible taxpayer means a taxpayer that is a private equity fund which serves as a conduit for the investment of private securities not listed on a public exchange by accredited investors or qualified purchasers at any time during which the investment is acquired or subsequently used to claim the credit under this section.

Accredited investor means that term as defined under Section 2 of the Securities Act of 1933, 15 USC 77b.

Qualified purchaser means that term as defined under Section 2 of the Investment Company Act of 1940, 15USC80a-2.

Line 62: *Private equity fund manager* means the person or persons responsible for the management of the investments of the eligible taxpayer.

For purposes of this credit, the location of the activity of the private equity fund manager is based on the location of the office from which the fund manager conducts management activity for the eligible taxpayer.

UBGs: If the eligible taxpayer is a member of a UBG, enter only the activity of the eligible fund manager conducted in Michigan.

Line 63: If the eligible taxpayer is a member of a UBG, enter only the activity of the eligible fund manager conducted everywhere.

Line 65: If the taxpayer engages in both private equity fund activities as well as other activities, the amount on line 61 cannot be used. Instead, the taxpayer must do a pro forma calculation of the tax before this credit based solely on the private equity fund activities.

To the extent that a private equity fund is part of a UBG, the Private Equity Fund Credit is equal to the tax liability of the eligible member prior to this credit, multiplied by a fraction which is the Michigan activities of the manager over the activities of the manager everywhere. A pro forma calculation must be performed to determine the tax liability of the eligible UBG member prior to this credit.

Where a pro forma calculation is required, the underlying objective is to determine what the tax liability of the UBG member generating the credit would have been if that member was not included in the UBG. Therefore, the UBG member generating the credit must calculate its pro forma tax liability as if it was a singular, stand alone taxpayer in all aspects. This supporting calculation should be provided in a statement attached to this form. However, this calculation should never be transferred to a Form 4567 or displayed as such.

Film Job Training Credit

An eligible production company may claim a credit equal to 50 percent of qualified job training expenditures in film and digital media for qualified personnel, provided the taxpayer enters into an agreement with the Michigan Film Office by September 30, 2015. This agreement requires the concurrence of the State Treasurer. If the credit exceeds the taxpayer's tax liability for the tax year, the excess may be carried forward to offset tax liability in subsequent years for a maximum of ten years.

Qualified personnel means a Michigan resident of not less than 12 months who has legal status for employment and who shows sufficient prior experience or training in the film or digital media industry as determined by the Film Office.

Line 67: After production, a taxpayer with an agreement must submit a request for a Qualified Job Training Expenditure Certificate to the Film Office, providing information on qualified job training expenditures, including employment, salary and related information. Once the Film Office finds the taxpayer has complied with the agreement terms and is satisfied that the qualified job training expenditures and eligibility are adequately met, the Film Office will issue a Qualified Job Training Expenditure Certificate verifying the amount of the credit to be claimed. The Qualified Job Training Expenditure Certificate must be attached to the return to receive the credit.

NOTE: To qualify for the credit, a taxpayer must not be delinquent in a tax or other obligation owed to Michigan nor be owned or under common control of an entity that is delinquent. A credit cannot be claimed for any direct expenditure for which a Film Production Credit was claimed for either an MBT or withholding tax liability.

Line 72: If line 69 is greater than line 66, enter the difference. This is a credit carryforward to be used on the taxpayer's next MBT return.

For more information, contact the Michigan Film Office at (800) 477-3456 or visit the Web site at www.michigan.gov/filmoffice.

Film Infrastructure Credit

An eligible taxpayer may claim a credit for investment in a qualified film and digital media infrastructure project equal to 25 percent of the base investment expenditures for the project, provided the taxpayer enters into an agreement with the Michigan Film Office by September 30, 2015. This agreement requires the concurrence of the State Treasurer. The credit is reduced by the amount of any Brownfield Redevelopment Credit claimed under Section 437 of the MBT Act for the same base investment. If the credit exceeds the taxpayer's tax liability for the tax year, the excess may be carried forward to offset tax liability in subsequent years for a maximum of ten years. The Film Office may not authorize total credits greater than \$20,000,000 in any tax year.

To qualify, a taxpayer must invest and expend at least \$100,000 for a qualified film and digital media infrastructure project in Michigan before January 1, 2009, or at least \$250,000 after December 31, 2008. The agreement with the Film Office will expire if construction does not begin within 180 days after the date of the agreement.

No claim for a credit may be filed until at least 25 percent of the base investment in the project has been expended. Once the Film Office finds the taxpayer has complied with the agreement terms and is satisfied that investment expenditures and eligibility are adequately met, the Film Office will issue an Investment Expenditure Certificate stating the amount of the credit. The certificate received must be attached to the return.

The credit may be assigned in the tax year in which the Investment Expenditure Certificate is received but any such assignment is irrevocable. The assignment form must be attached to the return on which the credit is claimed.

NOTE: To qualify for the credit, a taxpayer must not be delinquent in a tax or other obligation owed to Michigan nor be owned or under common control of an entity that is delinquent. A credit cannot be claimed for any direct expenditure for which a Film Production Credit was claimed against either an MBT or withholding tax liability.

If the taxpayer originally awarded this credit sells or otherwise disposes of any tangible assets, the cost of which were included in the base investment, that taxpayer must recapture part of the credit in the year of disposition. Even if the credit has been assigned, the original taxpayer must report the recapture. This is true even if the credit was assigned to another taxpayer. The recapture amount is equal to 25 percent of the gross proceeds or benefit derived from the sale or disposition of tangible assets, the cost of which were paid for or accrued after 2007, adjusted by the amount of the apportioned gain or loss.

Line 78: If line 75 is greater than line 71, enter the difference. This is a credit carryforward to be used on the taxpayer's next MBT return.

For more information, contact the Michigan Film Office at (800) 477-3456 or visit the Web site at www.michigan.gov/filmoffice.

Attach this schedule to the return.