

## Nebraska Community Development Assistance Act Credit Computation For use with the Forms noted below.

**FORM CDN** 

Name on Return				Social Security Number or Nebraska ID Number		
Type of Nebraska Return 1040N	1041N	1065N	1120	DN 1120NF	1120-SN	
	Р	art A—Computation	of the Credit			
1 Community Development Assistance A	1					
2 Unused credit carried over from 2008	2					
3 Total of your share of distributed credit	3					
4 Total of lines 1, 2, and 3	4					
5 Nebraska tax liability. Enter line 17, For or line 11, Form 1120NF – whichever a	5					
			·0N)			
<ul><li>6 Nebraska personal exemption credit (r</li><li>7 Credit for tax paid to another state, En</li></ul>						
Form 1041N						
8 Credit for the elderly or disabled. Enter line 21, Form 1040N						
or line 16, Form 1120N – whichever ap						
10 Other credits:						
a Nebraska child/dependent care cred						
<b>b</b> Credit for financial institution tax. Ent						
institution tax credit portion of line 14						
11 Line 5 minus the total of lines 6 throug	11					
12 Nebraska Community Development As						
Enter here and on line 22, Form 1040						
whichever applies	12					
40.4						
13 Amount to be carried forward to 2014 (  Part B—For Partners, S	13 LL Cs Only					
	-		-		-	
14 If any of the credit is from a partnershi information in the space provided:	p, S corporatio	n, fiduciary that dis	tributes its incor	ne currently, or LLC, er	nter the following	
Name	Į.	Address	Nebraska ID Nu	mber Federal ID Number	er Share of Credit	
TOTAL of your share of distributed cre	dits (enter her	e and on line 3 abo	/e)			
Part C-	-For Partnershi	ps, S Corporations,	Certain Fiduciari	es, and LLCs Only		
15 Distribution of Community Developme LLCs. Enter the following information i	nt Assistance A	Act credit among pa		· ·	d members of	
Names of Partners, Shareholders, Beneficiaries, and Members		Social Security Number or Federal ID Number		Percentage Share of Income or Ownership	Share of Credit	
Denomination, and members	i edelai ID I	Turnibol	moonic or Ownership			
TOTALS 100%						

## Instructions

**Who Must File.** Any eligible claimant must file the Nebraska Community Development Assistance Act Credit Computation, Form CDN, to claim a credit.

When and Where to File. This computation must be completed and attached to the income or deposits tax return filed with the Nebraska Department of Revenue (Department) or with the premiums tax return filed with the Nebraska Department of Insurance.

**Eligible Claimants.** The Community Development Assistance Act credit may be claimed by individuals or business firms that have been granted the tax credit by the Nebraska Department of Economic Development (DED). The credit is given for contributions to projects of community betterment organizations approved by the DED. Individuals, sole proprietors, corporations, partnerships, S corporations, fiduciaries, and limited liability companies (LLCs) conducting business activities may be eligible for the credit. This includes insurance companies paying the premiums tax or financial institutions paying the deposits tax.

For additional information on the Community Development Assistance Act credit, please contact the Nebraska Department of Economic Development, Community and Rural Development Division, PO Box 94666, Lincoln, Nebraska 68509-4666; 402-471-3757; or 800-426-6505. For more information go to <u>neded.org</u>. **Please do not contact the Nebraska Department of Revenue.** 

**Fiscal Year Taxpayers.** Credit is to be claimed on this form for contributions made during the tax year beginning in 2013. The contribution made to the community betterment organization's approved program must qualify as a charitable contribution deduction on the individual's or business firm's 2013 federal income tax return, or be approved by DED.

**Amended Returns.** A Form CDN marked "Amended" must be attached to any amended income tax return if the credit was claimed on an original return. If the amount of the carryover was changed, amended returns must be filed for all years affected by the change.

**Records.** Records regarding contributions must be kept for at least three years after claiming a credit or using a carryover.

## **Specific Instructions**

- **Part A.** All claimants must complete lines 1 through 4 of Part A. An individual, corporation, fiduciary that does not distribute its income currently, or an LLC that is taxed as a corporation, must also complete the remainder of Part A.
- **Line 1.** Enter the amount of the tax credit approved by DED. If no credit was granted in 2013, but Form CDN is being completed to claim unused credit carried forward from 2008 through 2012, enter zero (-0-) on line 1. Complete lines 2 through 13 where applicable.
- **Line 2.** Enter the amount, if any, from line 13 of your 2012 Form CDN, less any unused credit from 2007. Partnerships, S corporations, fiduciaries that distribute income currently, and LLCs taxed as partnerships, must also distribute all credits currently, and therefore must enter zero (-0-).
- **Line 11.** If the total of lines 6 through 10b is larger than the amount on line 5, these credit amounts must be recomputed. Refer to the appropriate instructions for individuals claiming this credit on Form 1040N.
- **Line 13.** Subtract line 12 from line 4. Any unused credit may be carried forward for the next five years after the credit was first granted.
- **Part B.** If you are a partner, shareholder, beneficiary, or member of an LLC, who was allowed any of the credit of a partnership, S corporation, fiduciary that distributes its income currently, or LLC, list: the name; address; Nebraska ID number; federal ID number; and your share of the credits from each entity which was allowed this credit.
- **Part C.** Each partnership, S corporation, fiduciary that distributes its income currently, or LLC taxed as a partnership must enter: name; federal ID number or Social Security number; share of income or ownership; and share of the credit for each partner, shareholder, beneficiary, or member. The share of the credit is determined by multiplying the amount on line 4 by the share of income ownership of each partner, shareholder, beneficiary, or LLC member.