FORM N-318 (Rev. 2014)

HIGH TECHNOLOGY BUSINESS INVESTMENT TAX CREDIT

TAX YEAR

2014

ATTACH FORM N-318 AND REQUIRED SUPPORTING DOCUMENTS TO THE APPLICABLE FORM: FORM N-11, N-15, N-20, N-30, N-35, N-40, N-70NP, OR F-1; OR FORM 314, THE ANNUAL STATEMENT OF PREMIUMS.

2014, and ending

Name(s) as shown on the applicable form: Department of Taxation's Form N-11, N-15, N-20, N-30, N-35, N-40, N-70NP, or F-1; or Department of Commerce and Consumer Affairs' Form 314

SSN or FEIN

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Part I REQUIRED ATTACHMENTS

A separate and complete Form N-318A, Certified Statement of Investment in a Qualified High Technology Business (QHTB) and Claim of the High Technology Business Investment Tax Credit (Credit), and Schedule K-1 (if applicable) must be attached to Form N-318 for each QHTB for which you are claiming the credit. (Separate Form N-318As are required for investments received by the QHTB before May 1 and those received by the QHTB on or after May 1 during tax year 2009.) Enter the number of Form N-318As and Schedule K-1s attached:

Number of Form N-318As

Number of Schedule K-1s.

Part II HIGH TECHNOLOGY BUSINESS INVESTMENT TAX CREDIT

Or fiscal year beginning

Note: This credit expired on December 31, 2010, i.e., no credit can be claimed for investments made after December 31, 2010.

Note: If you are claiming the Ethanol Facility Tax Credit, no other credit can be claimed for the taxable year. Skip lines 1 through 7 and begin on line 8.

Note: If you are reporting your share of the credit from a flow-through entity (e.g., partnership, S corporation, etc.) that is shown on a Schedule K-1, skip lines 1 through 6 and include on line 7 your share of the credit.

Note: Lines 1 through 5 are to be used ONLY by those investors that made direct investments in a QHTB.

Note: If you invested in more than three QHTBs, attach a schedule reporting information requested in lines 1 through 5 of Part II, Form N-318. **Note:** If you made investments in the same QHTB in different years, report each year's investment in a separate column. Also, use separate columns for tax year 2009 for investments received by the QHTB before May 1, 2009 and those received by the QHTB on or after May 1, 2009. If more than three columns are needed, attach a schedule reporting information requested in lines 1 through 5 of Part II, Form N-318.

		Column A	Column B		Column C
1	Enter the name and the FEIN of the QHTB and dates of the investment				
2	Enter the investment amount				
3	Enter applicable rate from instructions. See Rate Table on Page 4				
4	Multiply the amount on line 2 by the applicable rate on line 3 and enter the result here.				
5	Enter maximum credit allowed: Lesser of (a) the amount on line 4 or (b) the amount listed in the Rate Table on Page 4. (Partnerships, see Instructions for the amount to enter on this line)				
6	Add the amounts on line 5, Columns A through C (included total here			6	
7	Enter your share of the credit as reported on Schedule k	K-1(s). See Instructions		7	
8	Enter the amount of unused high technology business investment tax	x credit allowed to be carried over from	n prior years	8	
9	Add lines 6 through 8. This is your tentative credit for tax	x year 2014		9	
Tax Liability Limitations (Form N-20 and Form N-35 filers do not complete lines 10 through 14.)					
10	a Individuals – Enter the amount from Form N-11, line 3	·			
	b Corporations – Enter the amount from Form N-30, line				
	c Other filers – Enter the amount from the applicable for			10	
11				11	
12	Line 10 minus line 11. This represents your adjusted tax lia here and on line 13	•	· ·	12	
13	Total credit allowed — Enter the smaller of line 9 or line technology business investment tax credit for tax year 20 Form N-11, N-15, N-30, and N-70NP filers), on Form N-4 whichever is applicable	014. Enter this amount on School 40, Schedule E, line 6, on Forn	edule CR, line 6 (for n F-1, or on Form 314,	13	
14	Line 9 minus line 13. This represents your carryover of umay be carried over and used as a credit against your in	unused credit. The amount of a	any unused tax credit	14	

F	Part III RECAPTURE OF HIGH TECHNOLOGY E	BUSINESS INVESTMENT 1	TAX CREDIT	
		Column A	Column B	Column C
1	Enter the name and FEIN of the QHTB for which the			
	credit is being recaptured. See section 235-110.9(c),			
	HRS, and General Instructions on Page 3			
2	Enter the amount of the credit claimed in tax year 2012			
	attributable to the QHTB listed on line 1, Part III			
3	Enter the amount of the credit claimed in tax year 2013			
	attributable to the QHTB listed on line 1, Part III			
4	Add lines 2 and 3 and enter the result here			
5	Recapture rate	.10	.10	.10
6	Multiply the credit on line 4 by the recapture rate			
	on line 5			
7	Add the amounts on line 6, Columns A thru C			
	(including any additional schedules), and enter			
	the total here			
8	Enter your share of the recapture of the credits as			
	reported on Schedule K-1(s). See Instructions			
9	Add lines 7 and 8. This amount represents the			
	recapture of the credit which is to be added to your			
	tax liability for tax year 2014			

Enter or include the amount on line 9 of Part III on the appropriate

form as indicated below:

Form F-1, line 66;

Form N-11, line 27;

Form N-15, line 44;

Form N-20, Schedule K, line 31, and Schedule K-1, line 32;

Form N-30, Schedule J, line 19;

Form N-35, Schedule K, line 21, and Schedule K-1, line 26;

Form N-40, Schedule G, line 1 or

Form N-70NP, line 13.

GENERAL INSTRUCTIONS

Note: The High Technology Business Investment Tax Credit expired on December 31, 2010, i.e., no credit can be claimed for investments made after December 31, 2010.

Note: If you are claiming the Ethanol Facility Tax Credit, no other credit can be claimed for the taxable year.

Form N-318 is used to claim the nonrefundable High Technology Business Investment Tax Credit (credit). Section 235-110.9, HRS, provides that the credit is available for investments made in taxable years beginning after December 31, 2000 as follows:

- In the year the investment was made, 35% of the investment, up to a maximum credit of \$700,000 per each qualified high technology business (QHTB);
- (2) In the first year following the year in which the investment was made, 25% of the investment, up to a maximum credit of \$500,000 per each QHTB;
- (3) In the second year following the investment, 20% of the investment, up to a maximum credit of \$400,000 per each QHTB;
- (4) In the third year following the investment, 10% of the investment, up to a maximum credit of \$200,000 per each QHTB; and
- (5) In the fourth year following the investment, 10% of the investment, up to a maximum credit of \$200,000 per each QHTB.

The tax credit may be claimed for income tax, franchise tax (financial institutions), and insurance premium tax purposes for tax years 2001-2010

For income and franchise tax purposes, the credit is claimed against the tax liability for the taxable year. Tax liability means tax liability reduced by all other credits, **except** for the technology infrastructure renovation tax credit, allowed the taxpayer under chapter 235, HRS, and chapter 241, HRS (if applicable).

To claim the credit for insurance tax purposes, contact the Department Commerce and Consumer Affairs, Insurance Division.

A taxpayer shall not claim the credit for an investment in a QHTB for the year that it ceases to be a QHTB (i.e., the business fails, terminates, or is dissolved).

If at the close of any taxable year in the five-year period:

- (1) The business no longer qualifies as a QHTB;
- (2) The business or an interest in the business has been sold by the taxpayer investing in the QHTB; or
- (3) The taxpayer has withdrawn the taxpayer's investment wholly or partially from the QHTB;

the credit claimed shall be recaptured. The recapture shall be equal to 10% of the amount of the credit claimed in the preceding two taxable years. The amount of the recaptured credit determined shall be added to the taxpayer's tax liability for the taxable year in which the recapture occurs.

For the purposes of this credit, "QHTB" is defined as a business employing or owning capital or property, or maintaining an office in Hawaii provided that:

- (1) More than 50% of its total business activities are qualified research; and more than 75% of the qualified research is conducted in Hawaii; or
- (2) More than 75% of its gross income is derived from qualified research; provided that this income is received from:
 - A. Products sold from, manufactured in, or produced in Hawaii; or
 - B. Services performed in Hawaii.

For the purposes of this credit, "Qualified Research" is defined in section 235-7.3, HRS, as:

- Research and development work qualifying under section 41(d) of the Internal Revenue Code;
- (2) The development and design of computer software for ultimate commercial sale, lease, license or to be otherwise marketed, for economic consideration. With respect to the software's development and design, the business shall have substantial control and retain substantial rights to the resulting intellectual property. See also section 235-1, HRS;
- (3) Biotechnology fundamental knowledge regarding the function of biological systems from the macro level to the molecular and subatomic levels that has application to development including the development of novel products, services, technologies, and subtech-

- nologies from insights gained from research advances that add to the body of fundamental knowledge. See also section 235-1, HRS;
- (4) Performing arts products;
- (5) Sensor and optic technologies;
- (6) Ocean sciences;
- (7) Astronomy; or
- (8) Nonfossil fuel energy-related technology.

For the purpose of this credit, "Investment" is defined in section 235-1, HRS, as a nonrefundable investment at risk, as the term is used in section 465 (with respect to deductions limited to amount at risk) of the Internal Revenue Code, in a QHTB, of cash that is transferred to the QHTB, the transfer of which is in connection with a transaction in exchange for stock, interests in partnerships, joint ventures, or other entities, licenses (exclusive or nonexclusive), rights to use technology, marketing rights, warrants, options, or any items similar to those included in this definition, including but not limited to options or rights to acquire any of the items included in this definition. The nonrefundable investment is entirely at risk of loss where repayment depends upon the success of the QHTB. If the money invested is to be repaid to the taxpayer, no repayment except for dividends or interest shall be made for at least one year from the date the investment is made. The annual amount of any dividend and interest payment to the taxpayer shall not exceed twelve per cent of the amount of the investment.

Generally, an investment is deemed to be received by the QHTB when it is documented as received in exchange for an equity interest in the QHTB. The relevant date is the date the QHTB has control and custody of the funds, not when the funds are deposited in a bank or when the check is dated. All of the facts and circumstances will be taken into account in determining when an investment has been made in the QHTB.

Attachments

The taxpayer must attach to Form N-318: a separate Form N-318A for each investment in a QHTB and all Schedule K-1s which reported the taxpayer's share of the credit.

For example, a partner of a partnership must attach a Form N-318A and a copy of the partner's Schedule K-1 from the partnership for the partner's investment in the QHTB made via the partnership.

Note: Failure to provide the required attachments or incomplete attachments will constitute a failure to properly claim the credit and all or a portion of the credit may be disallowed.

Deadline for Claiming the Credit

Claims for the credit, including any amended claims, **must** be filed on or before the end of the twelfth month after the close of the taxpayer's taxable year. Failure to properly claim the credit shall constitute a waiver of the right to claim the credit.

For example, a taxpayer, who files an income tax return for calendar year 2014, must claim the credit by December 31, 2015. The taxpayer uses Form N-318 to claim the credit. The taxpayer attaches to the taxpayer's tax return Forms N-318, N-318A, and Schedule K-1s (if applicable), and all required supporting documents.

Internet Address

tax.hawaii.gov

SPECIFIC INSTRUCTIONS

PART II. HIGH TECHNOLOGY BUSINESS INVESTMENT TAX CREDIT

Partnerships and S Corporation filers.—Complete lines 1 through 9 to compute the amount of credit to pass-through to the members, partners or shareholders. Do not complete lines 10 through 14.

Note: The ratio of the credit over the amount of cash invested cannot exceed 1 for an individual partner for investments received by the QHTB on or after May 1, 2009.

Estates and Trusts.—Complete lines 1 through 9 to compute the credit to be allocated between the estate or trust and the beneficiaries in the proportion of the income allocable to each party. Continue to line 10 if the estate or trust has an allocable portion of the credit.

Line 1.—In each column, enter the name of the QHTB, the QHTB's Federal Employer Identification Number (FEIN), and the date(s) of investment for which the tax credit is being claimed. If you invested in more than three

QHTBs, attach a schedule to Form N-318. If you made investments in the same QHTB in different years, report each year's investment in a separate column (if more than three years, attach a schedule to Form N-318). Also, if the tax year includes periods both before and after May 1, 2009, use separate columns for investments received by the QHTB before May 1, 2009 and those received on or after May 1, 2009.

Line 2.—Enter the amount of the investment for each QHTB (see General Instructions for the definition of "Investment").

Line 3.—Enter the rate applicable to the tax year in which the investment was made. For applicable rates, refer to the *Rate Table* as follows:

Rate Table

	Applicable rate for investments made in tax year 2010			
Year of investment	*Tax Year 2010: 35% Up to max of \$700,000 per QHTB			
First year following year of investment	*Tax Year 2011: 25% Up to max of \$500,000 per QHTB			
Second year following year of investment	*Tax Year 2012: 20% Up to max of \$400,000 per QHTB			
Third year following year of investment	*Tax Year 2013: 10% Up to max of \$200,000 per QHTB			
Fourth year following year of investment	Tax Year 2014: 10% Up to max of \$200,000 per QHTB			

^{*} The twelve-month period to claim the credit (including claims on amended returns) has expired for the indicated tax years.

Line 5.—Partnerships.—First, multiply the number of partners in the partnership by \$2,000,000. Next, multiply the first result by the percentage entered on line 3. Compare the second result with the amount on line 4 and enter the lesser amount on line 5.

Line 7.—Enter the total amount of credit reported on all Schedule K-1s issued to the taxpayer for the indicated investments.

Line 11.—The law requires that ALL other credits, except for the technology infrastructure renovation tax credit, offset a taxpayer's tax liability BEFORE allowing a credit for investment in a QHTB. Complete the *Credit Worksheet* on this page and enter the result on line 11.

PART III. RECAPTURE OF HIGH TECHNOLOGY BUSINESS INVESTMENT TAX CREDIT

Line 8.—Enter the total amount of recapture of the credit reported on all Schedule K-1s issued to the taxpayer.

CREDIT WORKSHEET					
Tax Credit Amou		Amount			
a.	Income Taxes Paid to Another State or Foreign Country				
b.	Enterprise Zone Tax Credit				
C.	Carryover of the Energy Conservation Tax Credit				
d.	Credit for Employment of Vocational Rehabilitation Referrals				
e.	Carryover of the Individual Development Account Contribution Tax Credit				
f.	Credit for School Repair and Maintenance				
g.	Carryover of the Renewable Energy Technologies Income Tax Credit (For Systems Installed and Placed In Service Before July 1, 2009)				
h.	n. Renewable Energy Technologies Income Tax Credit (Nonrefundable)				
i.	Low-Income Housing Tax Credi	t			
j.	Add lines a through i. Enter the amount here and on Part II, line 11				