FORM **N-309** (REV. 2017)

CORPORATION APPLICATION FOR TENTATIVE REFUND FROM CARRYBACK OF NET OPERATING LOSS

This Application Must be Filed Separately from Your Income Tax Return to Insure Proper Processing

Name					Federal Employer I.D. No.			1. Enter the loss year and			
Mailing Address (number and street) Change of Address									amount of net operating loss. Year Ended		
ivia	ing Address (number and street)			OI AUUIESS		nod of accounting:					
City or town, State and Postal/ZIP Code					(1) Cash (2) Accrual (Amount \$			
					(3) Other (explain below)			Decrease in Tax \$ (Line 28 below)			
2. Date the return was filed for the year of the net operating loss									tax years beginning after		
	District Office with which filed							97, NOL's may generally only			
3.	Was a consolidated return filed	for the taxable	e year specifie	ed in item 12	<u>Yes</u>		be c	arried back	2 years		
4.	(a) Preceding taxable year ended (years Can your	loss be	(b) Amount of any unpaid tax (Specify type)		(a)				(d) Was a consolidated		
	affected by the carried ba	ck more			es	(c) Name shown on ori		nal return	return filed?		
	carryback) than 2 y	ears?	(- F -	- 7 71-7						No	
-											
									<u> </u>		
5. Was an extension of time granted for filing the return for the year of the net operating loss? Yes No If "Yes," give date to which extension granted.											
6.	If there has been a change in your accounting period, give7. Date of incorporationdate permission to change was granted.7.										
8.	If this is an application of a diss date of dissolution.										
10a. Does the carryback include a specified liability loss that is attributable to a product liability?											
10	law or to a tort other than product liability?										
If the answer to question 10a or 10b is "Yes," see the instructions for federal Form 1139 and attach a statement.											
	COMPUTATION	preceding taxable year ended			preceding taxable year ended			preceding taxable year ended			
OF DECREASE									1		
IN TAX		(a) Before carryback	(b) Afte carryba	· · ·	c) Before arryback	(d) After carryback		(e) Before carryback			
11.	Taxable income before deducting line 12								1		
	Net operating loss deduction resulting from										
	carryback (see Instr.)										
13.	Line 11 minus line 12										
14.	Net capital gain										
15.	Line 13 minus line 14										
16.	Tax on line 14 (see Instr. H)										
17.	Tax on line 15 (see Instr. H)										
18.	Line 16 plus line 17										
19.	Tax on line 13 (see Instr. H)										
20.	Income tax (enter lesser of line 18 or line 19)										
21.	Recapture of tax credit(s)										
22.	Line 20 plus line 21										
	Refundable tax credit(s)*						\perp				
24.	Balance of tax liability (or overpayment)										
	(difference between lines 22 and 23)						\square				
	Nonrefundable tax credit(s)*						\square				
	Line 24 minus line 25, but not less than zero										
27.	Enter amounts from line 26, columns (b),										
	(d), and (f)										
28.	Decrease in tax (line 26 minus line 27)										

* See Special Instructions if carrying loss back to years prior to 2010.

I declare, under penalties set forth in section 231-36, HRS, that I have examined this application, including any accompanying schedules and statements, and, to the best of my knowledge and belief, it is true, correct, and complete.

INSTRUCTIONS

ATTENTION: Hawaii has not adopted the change in the carryback period for net operating losses (NOLs) to five years.

GENERAL INSTRUCTIONS

NOLs that occur in tax years beginning after August 5, 1997, are carried back two years and then carried forward to each of the next 20 years following the year of the loss. Farming losses in tax years beginning after 1997 are carried back five years. Any portion of an NOL that is a specified liability loss is carried back 10 years. Certain corporations that qualify as "small business" or that are engaged in the trade or business of farming may use a three-year carryback period for losses attributable to federally declared disasters. These rules do not apply to excess interest losses or NOLs of real estate investment trusts. See Internal Revenue Code (IRC) section 172(b)(1) for rules for those losses.

Additional Forms N-309 may be needed if the corporation is carrying back an NOL to more than 3 preceding tax years. On the additional forms, complete lines 11 through 27 for each additional year.

CHANGE OF ADDRESS CHECK BOX. — If your mailing address has changed, you must notify the Department of the change by checking the "Change of Address" box. Failure to do so may prevent your address from being updated, any refund due to you from being delivered (the U.S. Postal Service is not permitted to forward your State refund check), delay important notices or correspondence to you regarding your return. To notify the Department of your new address, you can also complete Form ITPS-COA, Change of Address Form, or log in to your Hawaii Tax Online account at hitax.hawaii.gov.

REQUIRED ATTACHMENTS. — Attach to this form copies of the first two pages of the corporation's federal return for the loss year, any forms or schedules from which the carryback results, and forms or schedules for items refigured in the carryback years.

ELECTION NOT TO CARRY BACK. — A corporation may elect to carry forward an NOL instead of first carrying it back by attaching a statement to this effect on a timely filed return (including any extensions) for the year of the loss. Once you make such an election, it is irrevocable for that tax year. The carryforward is limited to 20 years for losses occurring during taxable years beginning after August 5, 1997 (15 years for losses occurring during taxable years beginning after December 31, 1981, and before August 6, 1997) whether or not a carryback is used first. Do not attach Form N-309 to your income tax return.

A. WHO MUST FILE AN APPLICATION. — Any corporation that wants a quick refund of taxes due to a carryback of an NOL must file this form. This does not apply to an S corporation which elects the tax treatment provided by IRC section 1372(a).

Taxpayers can choose whether or not to carry a loss back first before carrying it forward. *This form should only be used by those taxpayers choosing to carry their losses back.*

B. TIME AND PLACE FOR FILING. — This form must be filed with the Hawaii Department of Taxation at P.O. Box 3559, Honolulu, HI 96811-3559, and must be filed on or after the date of filing of the return for the taxable year of the NOL and within 12 months of the end of such taxable year. Do not attach this form to your income tax return. Any Form N-309 attached to an income tax return cannot be processed and will not be considered timely filed even if submitted with the return within 12 months of the end of the taxable year in which the NOL occurred.

IF YOU FAIL TO MEET THE FOREGOING LIMITATION, YOU MAY FILE AN AMENDED RETURN WITHIN THREE YEARS OF THE DUE DATE PRESCRIBED FOR FILING THE RETURN, INCLUDING EXTENSIONS, FOR THE NOL YEAR OR THE PERIOD AGREED TO UNDER A WRITTEN EXTENSION OF TIME, WHICHEVER IS LATER.

C. NOL DEDUCTION. — Generally, an NOL must be carried back to each of the two tax years before the year of the loss. Special rules apply for any part of an NOL attributable to a foreign expropriation loss, a product liability loss, and certain other losses. See IRC section 172(b) and related regulations for details.

All adjustments required to compute an NOL that may be carried back to any year must be shown on a separate schedule. A copy of pages 1 and 2 of Form N-30 for the loss year may be attached instead. Hawaii Tax Law does not allow the carryback of net capital losses. Identify the part of the NOL, if any, that qualifies as a specified liability loss. Also identify the part of the specified liability loss that is attributable to: (1) product liability; and (2) a federal or state law or tort (other than product liability). For each of these parts of the specified liability loss, separately identify the types of deductions that generate that part of the loss. For any part of a specified liability loss that is attributable to a federal or state law or a tort (other than product liability) describe the act or actions (or failures to act) giving rise to each deduction that occurred at least three years before the loss year. For special rules for specified liability losses, see IRC section 172(f). The term "net operating loss (NOL)" means the excess of allowable deductions over gross income, computed with the following modifications: (1) no NOL deduction is allowed; (2) the special deductions allowed certain corporations under section 235-7(c), Hawaii Revised Statutes (HRS), shall be computed without regard to IRC section 246(b)(1) if the special deductions under IRC section 243 are allowed for federal purposes by reason of IRC section 246(b)(2); and (3) there shall be included in gross income the amount of interest which is excluded from gross income by section 235-7(a), HRS, decreased by the amount of interest paid or accrued which is disallowed as a deduction by section 235-7(e), HRS. All adjustments required to compute an NOL which may be carried back to any year must be shown on a separate schedule.

D. ALLOWANCE OF ADJUSTMENT. — The director will act on this application within a period of 90 days from whichever of the following two dates is the later:

- (1) the date on which the application is filed; or
- (2) the last day of the month in which falls the last date prescribed by law (including any extension of time granted) for filing the return for the taxable year of the NOL from which the carryback results.

E. DISALLOWANCE OF APPLICATION. — Any application which contains material omissions or computation errors which the director deems cannot be corrected within a 90-day period may be disallowed. This application for a tentative carryback adjustment does not constitute a claim for credit or refund. If this application is disallowed in whole or in part, no suit based thereon may be maintained in any court for the recovery of any tax. The taxpayer may, however, file a regular claim for credit or refund on an amended Form N-30 (corporation return) at any time before the expiration of the applicable period of limitation.

F. EXCESS ALLOWANCES. — Any amount applied, credited, or refunded on the basis of this application which is later determined by the Department to be excessive may be assessed as a deficiency as if it were due to mathematical or clerical error appearing on the return.

G. LINE 4, COLUMN (b). — If the amount of any tax for any taxable year specified in column (a) of line 4 is unpaid, including any installment not yet due, at the date of filing the application, enter the unpaid amount of such tax and specify the kind of tax or taxes.

H. RECOMPUTATION OF TAX LIABILITY. — Line 11. — Enter in columns (a), (c), and (e) the amount for the applicable carryback year, starting with the earliest carryback year, as shown on the original or amended return or as previously adjusted. Enter the ordinal number of years the loss is being carried back and the date the carryback year ends in the spaces above columns (a) and (b), (c) and (d), or (e) and (f). If the return was examined, enter amounts that were determined as a result of the examination. If carrying back to more than three years, attach additional Forms N-309.

To arrive at the decrease in the tax previously determined, recompute the tax after taking the carryback(s) into account. Form N-30 and instructions for the applicable year will be helpful in making this recomputation. Attach a detailed computation of the new tax liability shown on lines 16, 17, and 19.

Deductions that are limited by taxable income are to be recomputed after carryback of an NOL. The deduction for charitable contributions, however, is computed without regard to any carryback. Attach a schedule showing the recomputation. Also, credits based on or limited by the tax must be recomputed on the basis of the tax liability after application of the carrybacks.

I. LINE 12. — For accrual basis taxpayers, a reduction of the NOL deduction representing the tax benefit derived from the original state income tax expense deduction is required. Attach a separate schedule showing your computation.

J. LINE 21. — Enter any recapture of the capital goods excise tax credit, the low-income housing tax credit, the high technology business investment tax credit, the tax credit for flood victims, the important agricultural land qualified agricultural cost tax credit, and the capital infrastructure tax credit.

K. LINE 23. — See Schedule CR for a list of the refundable credits.

L. LINE 25. — See Schedule CR for a list of the nonrefundable credits. M. SPECIAL INSTRUCTIONS IF YOU ARE CARRYING A LOSS BACK TO YEARS PRIOR TO 2010. —

- Line 23. Enter the amount of nonrefundable tax credits on this line.
- Line 24. Line 22 minus line 23, but not less than zero.
- Line 25. Enter the amount of refundable tax credits on this line.
- Line 26. Line 24 minus line 25. Balance of tax liability (or overpayment).