State of New Jersey Department of the Treasury DIVISION OF TAXATION PO Box 269 TRENTON, NJ 08695-0269

APPLICATION FOR TAX CLEARANCE CERTIFICATE

(See Important Note below for application fee)

To the	Director of the Division of Taxation, Department of the Treasury, State of New Jersey:
Applica	ation is hereby made by
	(Name and address of corporation)
for a T	ax Clearance Certificate under Title 54 of the Revised Statutes.
Corres	spondence and eventual issuance of Tax Clearance Certificate should be addressed to:
	(if third party, authorization letter must be included) (Phone Number)
NJ Co	rporation Number FID Number State & date of incorporation or authorization
NOTE	: All questions must be answered.
1.	The purpose for which Certificate is to be used is (state whether for dissolution, merger, withdrawal, or reauthorization) and the
	intended effective date of noted action
2.	The accounting year employed by the corporation for Federal Income Tax purposes is (See special instruction on reverse side.)
3	Is this entity a part of an affiliated group?
Э.	a. If "Yes", is the total payroll for the whole group over \$5,000,000? ☐ Yes or ☐ No
4	Have any of the assets of the corporation been sold or transferred during the current or prior taxable accounting period? Yes or No
4.	a. If "Yes", enter date sold
	b. Sales price or fair market value of assets \$
	c. Profit on sale or transfer of assets \$
	d. Sales price of real estate included in the above \$
	e. Profit on sale or transfer of such real estate \$
	f. Name of purchaser or transferee of real estate and other assets
5	Have any of the assets of the corporation been distributed in dissolution or liquidation during the current or prior taxable accounting periods?
0.	☐ Yes or ☐ No If "Yes", give names, dates and other particulars.
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6.	Has the corporation or its stockholders entered into any negotiations or contract for the sale of any of the remaining assets?
_	☐ Yes or ☐ No If "Yes", state the full consideration to be received \$
7.	Have any dividends been declared or payments made in liquidation of capital stock? ☐ Yes or ☐ No
	If "Yes", give amounts, dates and other particulars
8.	If all the assets have <i>not</i> been disposed of, advise:
	a. What disposition will be made of remaining assets?
	b. Fair market value of assets remaining to be liquidated \$
9.	Who will continue the business formerly conducted by this corporation?
10.	Give names and addresses of the present officers and directors of the company
Enclos	sed is remittance in the sum of \$25.00 made payable to the State of New Jersey. (See Important Note Below).
and th	declare and affirm, under the penalties provided by law, that this application (including any accompanying statements) has been examined by me e statements contained therein are true to the best of my information, knowledge and belief.
Date_	Signature of Officer President, Vice President, Secretary or Treasurer (Strike out Titles not applicable)
	President, Vice President, Secretary or Treasurer (Strike out Titles not applicable)

IMPORTANT NOTE: Corporations wishing to dissolve/withdraw may file dissolution documents online by visiting www.nj.gov/njbgs.

NOTES

- A. If all state taxes, fees, penalties and interest have been paid or secured, a Certificate of the Director evidencing such payment will be forwarded to the Division of Revenue or the party designated on the front of the application.
- B. If all such state taxes, fees, penalties and interest have not been paid, advice thereof will be given to the applicant.
- C. The Tax Clearance Certificate shall be void 45 days after date of issuance, except that where a certificate is issued during the last month of taxpayer's accounting period, such certificate shall be void after the last day of such accounting period. If said certificate is not filed with the Division of Revenue within the period specified therein, applicant must reapply and submit a new application and \$25.00 fee in order to accomplish the purpose for which the original application was filed.
- D. Instructions for filing tax returns can be found on the form "Procedure for Dissolution, Withdrawal or Surrender". (A-5033-TC).

INSTRUCTIONS

- 1. Application for Tax Clearance Certificate must be typewritten or printed.
- 2. Great care should be taken to have the corporate name spelled correctly, as even a slight misspelling will generally make it difficult to identify the corporation for which the application is made. Be sure to include the State and date of incorporation, or date of authorization.
- 3. Complete answers to all questions applicable to the corporation must be given. Attach rider where necessary.

SPECIAL INSTRUCTIONS

WHERE TAXPAYER DESIRES TO COMPLETE ITS PROCEEDINGS FOR DISSOLUTION, MERGER, ETC. NO LATER THAN THE END OF A FISCAL YEAR IN PROGRESS, APPLICATION SHOULD BE SUBMITTED AT LEAST NINETY (90) DAYS PRIOR TO THE CLOSE OF SUCH FISCAL YEAR TO ALLOW SUFFICIENT TIME FOR PROCESSING AND FOR THE SUBMISSION OF ANY REQUIRED ADDITIONAL DATA OR PAYMENTS.

			F	FOR DIVISION USE ONLY	
	Estimate	ed Summary] Check \$	
		Return] Check \$	
		Per Instruction 3 of ed Summary			
	Assump	tion of Liability			
	Prior Yea	ar Affidavit			
	Other				
		of the Hability			
	☐ Assumption of tax liability☐ Prior year activity affidavit			Final required	
				No final required	
☐ Merged corporation			Survivor of merger		
	Remarks				
Searched by			_	CERTIFICATE NUMBER	
Examiner				Approved	l
Void Date				Issued	l

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