

NEW YORK CITY DEPARTMENT OF FINANCE STATES.

Finance

CLAIM FOR LOWER MANHATTAN RELOCATION EMPLOYMENT ASSISTANCE PROGRAM (LMREAP) CREDIT APPLIED TOGENERAL CORPORATION TAX AND BANKING CORPORATION TAX

ATTACH TO FORM NYC-3L, NYC-3A, NYC-1 or NYC-1A

USE FORM NYC-9.5 IF YOU ARE FILING A CLAIM FOR A REAP CREDIT. USE FORM NYC-9.6 IF YOU ARE FILING A CLAIM FOR EITHER A REAL ESTATE TAX ESCALATION CREDIT OR AN EMPLOYMENT OPPORTUNITY RELOCATION COSTS CREDIT.

	Print or Type							
	Name as shown on NYC-3L, NYC-3A, NYC-1 or NYC-1A:					EMPLOYER IDENTIFICATION NUMBER		
	pe of Business:	MMERCIAL	INDUSTRIAL	RETAIL	FEDI	ERAL BUSINESS CODE		
	rporation tax year for ich claim is made. Date en	ded:	тн	YEAR				
Form NYC-9.8 must be attache NYC-3A), Banking Corporation								
Lower Manhattan Relocation ▲ If credit is refundable, com If credit is non-refundable,	plete lines 1 and 11 a	nd skip lines 2 thro	ough 10.	Credit				
REFUNDABLE CREDIT AI	PPLIED AGAINST	GENERAL COR	PORATION TA	X OR BANKING	G CORPORATIO	ON TAX		
COMPUTATION OF REFUNDABLE CREDIT Number of eligible aggregate employment shares: X \$3,000X \$3,000								
▲ If you have carryover credit Enter in column B (the app There is no non-refundable NONREFUNDABLE CREDIT	olied column) the amo e credit until the fifth to	unt applied to each axable year after th	n carryover year use year use year of the relo	until the total applied ocation.	d agrees with the	amount on line 6.		
NONREFUNDABLE CREDIT APPLIED AGAINST GENERAL CORPORATION TAX OR BANKING CORPORATION TAX - SEE INSTRUCTIONS								
2. Current year's tax, including sa								
3. Computation of current year's credit: (number of eligible aggregate employment shares: X \$3,000								
4. If line 3 is greater than line 2, enter the difference and skip lines 5 through 8.								
Transfer amount on line 2 to line 104.								
5. If line 3 is less than line 2, enter the difference. Complete carryover schedule below								
-								
Amount of carryover credit Enter lesser of line 5 or line								
8. Total allowable credit for current year. Sum of the current year credit plus the applicable carryover from prior years. Add lines 3 and 7. Go to line 10								
LMREAP carryover	schedule	COLUM	IN A	COLUI	/N B	COLUMN C		
You may not carry o preceding year's credi	over the 5th	COLUMN A CARRYOVER TO CURRENT YEAR (unused credit)		Appli		CARRYOVER TO NEXT YEAR (column A minus column B)		
9a. Carryover from 5th pred	ceding year 9a.							
9b. Carryover from 4th pred	ceding year 9b.							
9c. Carryover from 3rd pred								
9d. Carryover from 2nd pre								
9e. Carryover from 1st prec 9f. Total	~ -							
10. Allowable nonrefundable	LMREAP credit for	current year (amo	unt from line 2 or	line 8, whichever is	s less) 10.			
CREDIT								
 Line 1or line 10. Transfer Form NYC-1, Sch. A, line 8 					11.			

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INSTRUCTIONS

General Information

LMREAP benefits are available only to taxpayers that have previously applied to the New York City Department of Finance and received an Initial Certificate of Eligibility. The credit is not available for any relocation prior to July 1, 2003.

You must attach your annual certificate of eligible aggregate employment shares (ACEAES) received from the New York City Department of Finance and your initial Certificate of Eligibility.

Specific Instructions

The credit is **refundable** if the taxable year for which the credit is being claimed is either the year of the relocation or one of the four taxable years immediately succeeding the year of the relocation. For example, if the year of relocation is the calendar tax year 2004, the credit will be refundable for the calendar tax years 2004 through 2008.

For later taxable years the credit is **non-refundable.** For example, if the year of relocation is the calendar tax year 2004, the credit will be nonrefundable for the calendar tax years 2009 and thereafter. For relocations where the credit is refundable fill out lines 1 and 11 and skip lines 2 through 10. For relocations where the credit is non-refundable fill out lines 2 through 10 of this schedule and not line 1.

A non-refundable LMREAP credit is limited to the tax imposed for the year less the UBT Paid Credit and the REAP credit. It must be taken before all other credits except the UBT Paid credit and the REAP credit. If the allowable non-refundable credit exceeds the tax imposed for the year less the UBT Paid Credit and the REAP credit, the excess may be carried over to the five immediately succeeding taxable years and, to the extent not previously utilized, may be credited against the taxpayer's tax for such years.

Line 2

Filers of Form NYC-3L - add the amounts on lines 6 and 12 of Schedule A of the NYC-3L then subtract the amounts on lines 7 and 8a of that schedule. Enter the result here.

Filers of Form NYC-3A - add the amounts on lines 8 and 14 of Schedule A of the NYC-3A then subtract the amounts on lines 9 and 10a of that schedule. Enter the result here.

Filers of Form NYC-1 - subtract the amounts on lines 7 and 8a of Schedule A of the NYC-1 from the amount on line 6 of that schedule and enter the result here.

Filers of Form NYC-1A - subtract the amounts on lines 9 and 10a of Schedule A of the NYC-1A from the amount on line 8 of that schedule and enter the result here.

Line 4

The amount on line 4 represents the amount of your LM-REAP credit that you can carry forward to the next five taxable years and apply against the tax for such years. Enter the amount from line 4 on line 9e of the Carryover Schedule of your next year's Form NYC 9.8. See Instructions for Carryover Schedule below.

Carryover Schedule

If you have carryover credits from preceding years, complete the carryover schedule regardless of whether you will use any of the carryover credits this year. Enter on each line in column B the amount from each carryover year starting with the earliest preceding carryover year that can be applied to the current year. The total amount of carryover credits applied to the current year (line 9f, column B) cannot exceed the amount on line 7.

For 2011, the earliest possible preceding carryover year is 2008 (line 9c).