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CORDS (See Notice to apployee on back of Copy B.) Information is being furnished to the			Copy B - To Be Filed With Employee's FEDERAL Tax		
mal Revenue Service. If you are required e a tax return, a negligence penalty or r sanction may be imposed on you if this me is taxable and you fail to report it. artment of the Treasury — mal Revenue Service	19 Local income tax 2	20 Locality name	Return. This information is being furnished to the Internal Revenue Service. Department of the Treasury – Internal Revenue Service	19 Local income tax 2	20 Locality name
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Department of the Treasury – Internal Revenue Service

Department of the Treasury – Internal Revenue Service

Notice to Employee

Do you have to file? Refer to the Form 1040 instructions to determine if you are required to file a tax return. Even if you don't have to file a tax return, you may be eligible for a refund it box 2 shows an amount or if you are eligible for any credit. Earned income credit (EIC). You may be able to take the EIC for 2023 if your adjusted gross income (AGI) is less than a certain amount. The amount of the credit is based on income and family size. Workers without children could qualify for a smaller credit. You and any qualifying children must have valid social security numbers (SSNs). You can't take the EIC if your investment income is more than the specified amount for 2023 or if income is earned for services provided while you were an inmate at a penal institution. For 2023 income limits and more information, visit www.irs.gov/eITC. See also Pub. 596. Any EIC that is more than your tax liability is refunded to you, but only if you file a tax return.

but only if you file a tax return.

Employee's social security number (SSN). For your protection, this form may show only the last four digits of your SSN. However, your employer has reported your complete SSN to the IRS and the Social Security Administration (SSA).

Clergy and religious workers. If you aren't subject to social security and Medicare taxes, see Pub. 517.

Corrections. If your name, SSN, or address is incorrect, correct Copies B, C, and 2 and ask your employer to correct your employment record. Be sure to ask the employer to file Form W-

2c, Corrected Wage and Tax Statement, with the SSA to correct any name, SSN, or money amount error reported to the SSA on Form W-2. Be sure to get your copies of Form W-2c from your employer for all corrections made so you may file them with your tax return. If your name and SSN are correct but aren't the same as shown on your social security card, you should ask for a new card that displays your correct name at any SSA office or by calling 800-772-1213. You may also visit the SSA website at .gov. Cost of employer-sponsored health coverage (if such cost is provided by the employer). The reporting in box 12, using code DD, of the cost of employer-sponsored health coverage is for your information only. The amount reported with code DD is not taxable. Credit for excess taxes. If you had more than one employer in 2023 and more than \$9,932.40 in social security and/or Tier 1 railroad retirement (RRTA) taxes were withheld, you may be able to claim a credit for the excess against your federal income tax. See the Form 1040 instructions. If you had more than or railroad employer and more than \$5.821.20 in Tier 2 RRTA tax was withheld, you may be able to claim a refund on Form 843. See the Instructions for Form 843.

Instructions for Employee

Box 1. Enter this amount on the wages line of your tax return.
Box 2. Enter this amount on the federal income tax withheld line of your tax return. Box 3. You may be required to report this amount on Form 8959. See the Form 1040 instructions to determine if you are required to complete Form 8959. Box 6. This amount includes the 1.45% Medicare tax withheld on all Medicare wages and tips shows 200,000. Box 8.
This amount is not included in box 1, 3, 5, or 7. For information on how to report tips on your tax return, see the Form 1040 instructions. You must file Form 4137 with your income tax return to report at least the allocated tip amount unless you can prove with adequate records that you received a smaller amount. If you have records that show the actual amount of tips you received, report that amount even if it is more or less than the allocated tips. Use Form 4137 to figure the social security and Medicare tax owed on tips you didn't report to your employer. Enter this amount on the wages line of your tax return. By filing Form 4137, your social security tips will be credited to your social security record (used to figure your benefits).

Injure your beheints). Box 10. This amount includes the total dependent care benefits that your employer paid to you or incurred on your behalf (including amounts from a section 125 (cafeteria) plan). Any amount over your employer's plan limit is also included in box 1. See Form 2441. Box 11. This amount is (a) reported in box 1 if it is a distribution made to you from a nonqualified deferred compensation or nongovernmental section 457(b) plan, or (b) included in box 3 and/or box 5 if it is a prior year deferral under a nonqualified or section 457(b) plan that became taxable for social security and Medicare taxes this year because there is no longer a substantial risk of forfeiture of your right to the deferred amount. This box shouldn't be used if you had a deferral and a distribution in the same calendar year. If you made a deferral and received a distribution in the same calendar year, and you are or with be age 25 by the end of the calendar year, your employer should file Form SSA-131, Employer Report of Special Wage Payments, with the Social Security Administration and year you are only layer payments.

Instructions for Employee (Continued)

Box 12. The following list explains the codes shown in box 12. You may need this information to complete your tax return. Elective deferrals (codes D, E, F, and S) and designated Roth contributions (codes AA, BB, and EE) under all plans are generally limited to a total of \$25.500 (s15,500 f) you only have SIMPLE plans; \$25,500 for section 403(b) plans if you qualify for the 15-year rule explained in Pub. 571). Deferrals under code G are limited to \$22,500. Deferrals under code H are limited to

However, if you were at least age 50 in 2023, your employer may have allowed an additional deterral of up to \$7.500 (\$3.500 for section 401(k)(11) and 408(p) SIMPLE plans). This additional deferral and until so the subject to the overall limit on elective deferrals amount is not subject to the overall limit on elective deferrals more doed, the limit on elective deferrals may be higher for the last 3 years before you reach retirement age. Contact your plan administrator for more information. Amounts in excess of the overall elective deferral limit must be included in income. See the Form 1040 instructions. Note: If a year follows code D through H, S, Y, AA, BB, or EE, your made a make-up pension contribution for a prior year(s) when you were in military service. To figure whether you made excess deferrals, consider these amounts for the year shown, not the current year. If no year is shown, the contributions are for the current year. A—Incollected social security or RRTA tax on tips. Include this tax on Form 1040 or 1040-SR. See the Form 1040 instructions. B—Uncollected Medicare tax on tips. Include this tax on Form 1040 or 1040-SR. See the Form 1040 instructions. C—Taxable cost of group-term life insurance over \$50.000 (included in boxes 1, 3 (up to the social security wage base), and 5) D—Elective deferrals under a section 401(k) carnagement. E—Elective deferrals under a section 401(k) salary reduction sgreener. E—Elective deferrals under a section 408(k)(6) salary reduction SEP G—Elective deferrals and en a section 401(k) carbon services and the section services are section 408(k)(6) salary reductions (including C—Elective deferrals and en a section 401(k) carbon services are section 401(k) carbon se

section 40 (N) arrangement E—lective deferrals under a section 40(N) salary reduction agreement F—Elective deferrals under a section 408(N)(6) salary reduction SEP G—Elective deferrals and employer contributions (including nonelective deferrals and employer contributions (including nonelective deferrals to a section 457(N) deferred compensation plan H—Elective deferrals to a section 501(c)(18)(D) tax-exempt organization plan. See the Form 1040 instructions for how to deduct. J—Nontaxable sick pay (information only, not included in box 1, 3, or 5) R—20% exciss tax on excess golden parachute payments. See the Form 1040 instructions. L—Substantiated employee business expense reimbursements (nontaxable) M—Uncollected social security or RRTA tax on taxable cost of group-term life insurance over \$50,000 (former employees only). See the Form 1040 instructions. P—Excludable moving expense reimbursements (not flood for the control of the Control

S—Employee salary reduction contributions under a section 408(p) SIMPLE plan (not included in box 1) T—Adoption benefits (not included in box 1). Complete Form 8339 to figure any taxable and nontaxable amounts. V—Income from exercise of nonstabutory stock option(s) (included in boxes 1, 3 (up to the social security wage base), and 5). See Pub. 525 for reporting requirements. W—Employer contributions (including amounts the employee elected to contribute using a section 125 (caffeeria) plan) to your heatth savings account. Report on Form 8889. Y—Deferrals under a section 409A nonqualified deferred compensation plan T—income under a nonqualified deferred compensation plan that fails to satisfy section 409A. This amount is also included in box 1. It is subject to an additional 20% tax plus interest. See the Form 1040 instructions. AA—Designated Roth contributions under a section 401(k) plan

BB—Designated Roth contributions under a section 403(b) plan DD—Cost of employer-sponsored health coverage. The amount reported with code DD is not taxable. EED—esignated Roth contributions under a governmental section 457(b) plan. This amount does not apply to contributions under a tax-exempt organization section 457(b) plan. FF—Permitted benefits under a qualified small employer health reimbursement arrangement GG—Income from qualified equity grants under section 83(i) HH—Aggregate deferrals under section 63(i) elections as of the close of the calendar year Box 13. If the "Retirement plan" box is checked, special limits may apply to the amount of traditional IRA contributions you may deduct. See Pub. 590-A.

Box 14. Employers may use this box to report information such as state disability insurance taxes withheld, union dues, uniform payments, health insurance premiums deducted, nontaxable income, educational assistance payments, or a member of the clergy's parsonage allowance and utilities. Railroad employers use this box to report railroad retirement (RRTA) compensation, Tier 1 tax, Tier 2 tax, Medicare tax, and Additional Medicare Tax Include tips reported by the employee to the employer in railroad retirement (RRTA) compensation.

Note: Keep Copy C of Form W-2 for at least 3 years after the due date for filing your income tax return. However, to help protect your social security benefits, keep Copy C until you begin receiving social security benefits, just in case there is a question about your work record and/or earnings in a particular vaer



PHILIP D. MURPHY Governor

DEPARTMENT OF THE TREASURY
DIVISION OF TAXATION
P. O. Box 269
TRENTON, NEW JERSEY 08695-0269

ELIZABETH MAHER MUOIO
State Treasurer

TAHESHA L. WAY

Lt. Governor

TELEPHONE (609) 943-5000

MARITA R. SCIARROTTA Acting Director

Many New Jersey Taxpayers Are Eligible For the 2023 Earned Income Tax Credit

New Jersey's Earned Income Tax Credit can reduce the amount of taxes owed by low- and moderate-income workers or increase their income tax refunds. The New Jersey credit is in addition to any federal Earned Income Tax Credit that you may receive.

Everyone who applies and qualifies for the federal credit is eligible for the New Jersey Earned Income Tax Credit (NJEITC). In addition, New Jerseyans who are at least 18 and who cannot claim a qualifying child are eligible for the NJEITC even if they are not eligible for the federal credit due to age limits.

To get the NJEITC, you must file a New Jersey Resident Income Tax return, even if your income is below New Jersey's minimum filing threshold amount. To be eligible, you also must:

- Claim and be allowed a 2023 federal Earned Income Tax Credit, or be at least 18 years old and meet all the federal criteria for a credit except age limits;
- Be a resident of this state for at least some of the tax year who worked or earned income;
- Have a qualifying child and/or be at least 18 years old;
- Meet the income limits for your filing status; and
- Have a valid Social Security number. Your spouse and any qualifying child you list on your tax return also must have a valid Social Security number.

For 2023, the NJEITC is equal to 40% of the federal Earned Income Tax Credit. So, if your federal credit is \$4,000, your NJEITC will be \$1,600. If you lived in New Jersey for only part of 2023, your NJEITC will be based on the number of months you were a New Jersey resident. You can count any month in the calculation for a credit in which you had New Jersey residency for at least 15 days.

For information about the NJEITC and federal Earned Income Tax Credit:

• NJ online: eitc.nj.gov

• NJ by phone: (609) 943-5000

• IRS online: irs.gov/credits-deductions/individuals/earned-income-tax-credit-eitc

• IRS by phone: 1-800-829-1040