Schedule RZ is a supplemental form that must be completed and attached to the North Dakota tax return by taxpayers claiming an income exemption or tax credit under the North Dakota Renaissance Zone Act.
Renaissance Zone Program
Under the Renaissance Zone Program (N.D.C.C. ch. 40-63), a city may establish a 
rennaissance zone, a designated area within the city in which income tax and property tax 
incentives are available to taxpayers who purchase, lease, or improve real estate in the 
zone, or invest in a renaissance fund organization.

Division of Community Services
The North Dakota Commerce Department’s Division of Community Services administers 
the establishment and operation of a zone. For information on the Program in general, a 
list of North Dakota cities with an approved zone, and contact information for each zone 
city, contact the Division of Community Services as follows:
Website:    www.communityservices.nd.gov
Phone:      701.328.5300
Office address:  1600 E. Century Avenue, Bismarck, ND 58503

Reminders
The following apply to taxpayers claiming a tax incentive under the Renaissance Zone 
Program:

• Tax incentive disclosure—If requested by the chairman of North Dakota’s Legislative 
  Management or a standing committee of the North Dakota Legislature, the Tax 
  Commissioner must disclose the amount of any tax deduction or tax credit earned or 
  claimed by a taxpayer. The taxpayer’s name, federal identification number, or any other 
  confidential information will not be disclosed. This applies to deductions and credits 
  earned or claimed after July 31, 2017.

• State and local tax clearance requirements—Starting August 1, 2017, certain state 
  and local tax incentives may not be granted to, or claimed, by a taxpayer unless the 
  taxpayer has satisfied all state and local tax obligations and tax liens of record for 
  taxes owed to North Dakota or a political subdivision. In certain cases, a taxpayer 
  may have to obtain a state or local tax clearance record. For more information, see 
  the State and Local Tax Clearance Requirements Guideline on the Office of State Tax 
  Commissioner’s website.

Where to get help
If you have questions about the 
tax incentives under the Act or the 
completion of Schedule RZ:

Call
  Individuals          701-328-1247
  Partnerships,        701-328-1258
  S corporations
  trusts, and estates
  C corporations and
  financial institutions  701-328-1249
  Speech or hearing impaired—call Relay 
  North Dakota at 1-800-366-6888

Email
  Individuals, estates, trusts, partnerships, 
  and S corporations—
  individualtax@nd.gov
  C corporations and financial 
  institutions—
  corptax@nd.gov

Write
  ND Office of State Tax Commissioner
  600 E. Boulevard Ave., Dept. 127
  Bismarck, ND 58505-0599

Website
  www.nd.gov/tax
2021 Schedule RZ instructions

General information

Purpose of form
Schedule RZ is a supplemental schedule that must be completed by a taxpayer claiming any of the income tax incentives available under the North Dakota Renaissance Zone Act. All five pages of Schedule RZ must be attached to the taxpayer’s North Dakota income tax return.

For detailed information about the available income tax incentives under the Act, see the Renaissance Zone Tax Incentives Guideline on the Office of State Tax Commissioner’s web site at www.nd.gov/tax.

Definitions
Unless stated otherwise in these instructions, the following definitions apply:


Local zone authority—means the governing body of the city in which the zone is located, or the entity designated by the city governing body to promote, develop, and manage the zone.

Parcel of property—means a specific piece of real property consisting of land and the buildings, fixtures, structures, and improvements affixed to the land.

Passthrough entity—means an S corporation, limited liability company not taxed as a corporation, general partnership, limited partnership, limited liability partnership, limited liability limited partnership, or similar entity that passes its income, deductions, and credits to its owners. However, it does not include a cooperative or a real estate investment trust.

Renaissance fund organization—means an entity established by a city for the sole purpose of raising funds to invest in and provide financing to zone projects and other projects located in a renaissance zone.

Taxpayer—means an individual, estate, trust, corporation, passthrough entity, or other entity subject to North Dakota income tax under N.D.C.C. ch. 57-38.

Zone—means a state-approved renaissance zone created under the Act.

Zone project—means a qualifying transaction with respect to a parcel of property that is approved by both the local zone authority and the North Dakota Commerce Department’s Division of Community Services.

Zone project property—means the portion of a parcel of property that has been approved as a zone project.

Eligibility for tax incentives
Except for the tax credit for investing in a renaissance fund organization, eligibility for the tax incentives is dependent on having a zone project.

Zone project
A taxpayer must apply to the local zone authority for approval of a proposed transaction as a zone project. For more information on eligible transactions and how to apply for a zone project, contact the local zone authority for the zone in which the project will be located prior to entering the transaction.

Zone project approval letter
Upon final approval of a zone project, the North Dakota Commerce Department’s Division of Community Services will issue a final zone project approval letter to the North Dakota tax return (Form 40). The total amount of the exemption or credit must be reported on Schedule K of the applicable return.

Exception for certain S corporations. In the case of an S corporation that is being taxed as a C corporation under an election pursuant to N.D.C.C. § 57-38-01.35, the business or investment income exemption under the Act is claimed as a deduction on the corporation’s North Dakota income tax return (Form 40) and is passed through to its shareholders according to their respective interests in the corporation. The credits under the Act, however, may not be passed through to the shareholders. On or before the due date or extended due date of Form 40, the corporation must provide each of its shareholders with a notice containing the following:
North Dakota Office of State Tax Commissioner 2021 Schedule RZ instructions

• The heading: Renaissance Zone Shareholder Notice.
• The statement: This notice contains information that is important to the preparation of your North Dakota income tax return. For instructions on how to report this information on your North Dakota income return, obtain Schedule RZ from the North Dakota Office of State Tax Commissioner. Attach a copy of this notice to your North Dakota income tax return.
• Name, address, and federal employer identification number (FEIN) of the corporation.
• Tax year of the corporation to which the income exemption relates.
• Name and social security number (or FEIN) of the shareholder.
• Shareholder’s share of the business or investment income exemption.

Passthrough entity owner. If you own an interest in a passthrough entity, the entity must provide you with a North Dakota Schedule K-1 showing your share of the entity’s income exemption or tax credit. However, if you are a shareholder of an S corporation that elected to be taxed as a C corporation under N.D.C.C. § 57-38-01.35, you will receive a Renaissance Zone Shareholder Notice instead of a North Dakota Schedule K-1, which will show your share of the corporation’s income exemption only.

If you receive a North Dakota Schedule K-1 or Renaissance Zone Shareholder Notice, claim your share of the income exemption or tax credit on your North Dakota income tax return as follows:

1. Enter your share of the exemption or credit on the applicable line of Schedule RZ. A separate line is provided in Parts 1, 4, 5, and 6 of Schedule RZ on which to report an exemption or tax credit passed through to you by a passthrough entity. Also complete Part 7 of Schedule RZ.
2. Attach Schedule RZ and a copy of the North Dakota Schedule K-1 or Renaissance Zone Shareholder Notice to your North Dakota income tax return.

Priority of exemptions and credits
A taxpayer may qualify for more than one tax incentive under the Act. If a taxpayer qualifies for both an income exemption and a tax credit under the Act, the income exemption must be applied first to determine North Dakota taxable income. Then the tax credit must be subtracted from the tax calculated on North Dakota taxable income.

Multiple income exemptions
If a business qualifies for both the business income exemption under the Act and the new or expanding business income exemption under N.D.C.C. ch. 40-57.1, the following steps apply:

1. Choose which of the two exemptions to apply first.
2. Calculate the amount of the exemption to be applied first by multiplying the total North Dakota net income of the business by the first exemption’s apportionment factor (see “Apportionment factor” below).
3. Subtract the amount of the first exemption (determined in step 2) from the total North Dakota net income of the business to determine the amount of the North Dakota net income that remains.
4. Calculate the amount of the exemption to be applied second by multiplying the remaining North Dakota net income (determined in step 3) by the second exemption’s apportionment factor (see “Apportionment factor” below).

Apportionment factor. For purposes of steps 2 and 4, the exemption’s apportionment factor means the:

• Zone apportionment factor in the case of the business income exemption under the Renaissance Zone Act. See page 11 for details.
• Apportionment factor prescribed under N.D. Admin. Code § 81-03-01.1-06 in the case of the new or expanding business income exemption under N.D.C.C. ch. 40-57.1.

Multiple tax credits
If you qualify for more than one tax credit under North Dakota law (including the Act), the credits must be applied in the following order:

1. Tax credits that may not be carried back or carried forward to another tax year.
2. Tax credits that may be carried back.
3. Tax credits that may be carried forward.

Note: In the case of an individual, the credit for income tax paid to another state must be applied first in all cases.

Property tax clearance requirement
North Dakota Century Code § 57-01-15.1 provides that, before certain state tax incentives may be claimed, a taxpayer must obtain a property tax clearance record from each North Dakota county in which the taxpayer holds a 50 percent or more ownership interest in real property. The property tax clearance record(s) must be attached to the North Dakota income tax return on which the incentive is claimed. The income exemptions and tax credits claimed on Schedule RZ are subject to this requirement. For more information and the procedure for meeting this requirement, see the instructions to the applicable North Dakota income tax form as follows:

In the case of:

See instructions to:

Form ND-1 Sch. ND-1SA (exemption) or Sch. ND-1TC (credit)
Form 38 Form 38, Tax Computation Schedule (exemption) or Sch. 38-TC (credit)
Form 40 Form 40, pg. 1 (exemption) or Sch. TC (credit)
Form 58 Schedule K
Form 60 Schedule K

Disclosure notification
Upon written request from the chairman of a North Dakota legislative standing committee or Legislative Management, the law requires the Office of State Tax Commissioner to disclose the amount of any deduction or credit claimed on a tax return. Any other confidential information, such as a taxpayer’s name, social security number, or federal employer identification number, may not be disclosed.
Instructions for Part 1
Business or investment income exemption

General instructions

Who should complete
Complete Part 1 if the incentive allowed for the zone project, as specified in the zone project approval letter, is the business or investment income exemption.

If there is more than one project for which this exemption is allowed, complete a separate Schedule RZ, Part 1, for each project.

The business or investment income exemption may be claimed on the following forms—

In the case of a(n): Form
Individual ND-1
Estate or trust 38
C corporation 40

If the taxpayer is a pass-through entity, see “Pass through entity” on page 1.

Optional credit election. If certain conditions are met, an individual (Form ND-1) filer who qualifies for the business income exemption may elect to claim a tax credit in lieu of the business income exemption. See the instructions to Part 2 (Business purchase or expansion tax credit) on page 6 for details. If the election is made, do not complete Part 1; instead, complete Part 2.

Five-year exemption period
The exemption is allowed in each year of a five-year exemption period that begins on the date specified in the zone project approval letter. The five-year exemption period is a period of sixty consecutive months. Once the 60-month exemption period begins to run, it runs uninterrupted through the end of the 60-month period. The exemption is allowed over the entire 60-month exemption period even though the life of the renaissance zone itself expires before the end of the 60-month period.

Change in qualifying use. If the zone project property ceases to be used for its qualifying business or investment purpose, the taxpayer is ineligible for the exemption starting with the first day of the month in which the property’s use changes.

Transfer of zone project property. The business or investment income exemption and its 60-month exemption period attach to the zone project property. If the zone project property is transferred to another taxpayer before the property’s 60-month exemption period expires, the exemption and the unused portion of the 60-month exemption period transfer with the property. The taxpayer who transfers the property is ineligible for the exemption starting on the first day of the month of disposition. If the property is transferred to a taxpayer who also qualifies for the business or investment income exemption with respect to the property, the taxpayer acquiring the property is eligible for the exemption for the unexpired portion of the 60-month exemption period starting on the first day of the month of acquisition.

Amount of income exemption
The amount of income that may be exempted is dependent on whether the zone project property is eligible for the exemption. For this purpose, investment income means:

- Net rental income from the lease of the property.
- Taxable portion of a gain from the sale or exchange of the property during the exemption period. In the case of an installment sale contract, the taxpayer may exempt the taxable portion of the gain recognized in each tax year over the life of the contract, even though the 60-month exemption period or the renaissance zone itself expires before all installments are received. However, interest income derived from the installment sale contract is not eligible for the exemption.

The exemption is allowed only to the extent that the investment income is included in North Dakota taxable income. In addition, if the zone project primarily consists of an expansion of an existing building, the exemption amount is limited to an amount attributable to the expanded portion of the building. See the instructions to Part 1, line 16, of Schedule RZ for the calculation of the exemption amount.

Maximum exemption amount per year.
In any tax year, a taxpayer may exempt no more than $500,000 of eligible income derived from zone projects approved on or after August 1, 2013. The eligible income amounts attributable to zone projects approved on or after August 1, 2013, that are derived from all business and investment interests held by the taxpayer during the tax year must be combined for purposes of this limitation.

Specific line instructions

- If the taxpayer directly owns or leases the zone project property, complete lines 1 through 17 of Part 1.
• If the taxpayer owns an interest in a passthrough entity, and Part 1 of Schedule RZ is being completed only to claim the taxpayer’s share of a business or investment income exemption amount shown on a North Dakota Schedule K-1 received from the passthrough entity, skip lines 1 through 17, and enter the exemption amount on lines 18 and 19 of Part 1. Include a copy of the North Dakota Schedule K-1 with Schedule RZ. See “Passthrough entity owner” on page 2 of these instructions for more information.

**Line 1**
Enter the project number assigned to the zone project by the local zone authority, as shown on the final zone project approval letter. If the taxpayer does not have a copy of the final zone project approval letter, contact the local zone authority to obtain one. Attach a copy of the final zone project approval letter to the North Dakota return.

**Line 3**
Enter the street address of the zone project property. Include the apartment, suite, or other unit number, if applicable. **Do not enter a post office box number.**

**Line 4**
If the taxpayer qualified for more than one zone project at the same street address, check the “Yes” box and enter the project numbers for all of them on the line provided on the schedule.

**Note:** If the taxpayer has more than one zone project for which the taxpayer qualifies for the business or investment income exemption, complete a separate Schedule RZ, Part 1, for each project. Add the separately calculated amounts and enter the total in Part 7, line 1, of one of the schedules.

**Line 7**
Enter the exemption period start date for the zone project, as shown on the final zone project approval letter. This date establishes the beginning of the five-year (60-month) exemption period that applies to the zone project. This date does not change even if the property is transferred to another taxpayer. See “Five-year exemption period” on page 3 for more information.

**Line 8 North Dakota business income**

**If the taxpayer qualified for the investment income exemption, do not enter any of the investment income on this line—see line 16.**

**If the taxpayer is claiming both the business income exemption under the Act and the new or expanding business income exemption under N.D.C.C. ch. 40-57.1, see “Multiple income exemptions” on page 2 before completing this line.**

If the business incurred a net loss, enter zero. Otherwise, enter a net income as follows:

• **Resident individual**—For a resident individual filing North Dakota Form ND-1, enter the amount from Federal Form 1040, Schedule C or Schedule C-EZ.

• **Nonresident or part-year resident individual**—For a nonresident or part-year resident individual filing North Dakota Form ND-1, enter the amount from Schedule ND-1NR, line 3, Column B.

• **C corporation**—For a C corporation filing North Dakota Form 40, enter the amount from Form 40, page 1, line 6. However, if Schedule CR was completed, enter the amount from Schedule CR, Part 1, line 6 of the applicable column.

• **S corporation**—For an S corporation filing North Dakota Form 60 that carries on 100 percent of its business in North Dakota, enter the amount from Form 60, Schedule KS, line 1.

Regardless of where the corporation carries on its business, if all of its shareholders are full-year residents of North Dakota, enter the amount from Form 60, Schedule KS, line 1.

If the corporation carries on its business both within and without North Dakota (and is required to complete lines 1 through 14 of Schedule FACT, Form 60), and all of the shareholders are full-year nonresidents of North Dakota, multiply the amount from Form 60, Schedule KS, line 1, by the apportionment factor from Form 60, Schedule FACT, line 14, and enter the result.

If the corporation’s shareholders include both residents and nonresidents of North Dakota, calculate the amount to enter on this line by combining the amounts calculated for the shareholders as follows:

• **Full-year resident individual, estate, or trust**—Include the shareholder’s amount from Form 60, Schedule KS, Column 5.

• **Full-year nonresident individual, estate, or trust**—Include the shareholder’s amount from Form 60, Schedule KS, Column 6.

• **Part-year resident individual**—Include the sum of the shareholder’s amounts attributable to the resident and nonresident portions of the tax year. To calculate the amount for the resident portion of the tax year, multiply the shareholder’s amount from Form 60, Schedule KS, Column 5, by a ratio equal to the number of months the shareholder was a resident of North Dakota divided by 12 months. To calculate the amount for the nonresident portion of the tax year, first multiply the shareholder’s amount from Form 60, Schedule KS, Column 5, by a ratio equal to the number of months the shareholder was a nonresident of North Dakota divided by 12 months, and then multiply this result by the apportionment factor from Form 60, Schedule FACT, line 14.

• **Partnership**—For a partnership filing North Dakota Form 58 that carries on 100 percent of its business in North Dakota, enter the amount from Form 58, Schedule KP, line 1.

Regardless of where the partnership carries on its business, if all of its partners are individuals, estates, and trusts that are full-year residents of North Dakota, enter the amount from Form 58, Schedule KP, line 1.

If the partnership carries on its business both within and without North Dakota (and is required to complete lines 1 through 14 of Schedule FACT, Form 58), and all of the partners are individuals, estates, and trusts that are full-year nonresidents of North Dakota, multiply the amount from Form 58, Schedule KP, line 1, by the apportionment factor from Form 58, Schedule FACT, line 14, and enter the result.
If the partnership’s partners include different types of partners—resident individual, nonresident individual, corporation, etc.—calculate the amount to enter on this line by combining the amounts calculated for the partners as follows:

**Full-year resident individual, estate, or trust**—Include the partner’s amount from Form 58, Schedule KP, Column 5.

**Full-year nonresident individual, estate, trust**—Include the partner’s amount from Form 58, Schedule KP, Column 6.

**Part-year resident individual**—Include the sum of the partner’s amounts attributable to the resident and nonresident portions of the tax year. To calculate the amount for the resident portion of the tax year, multiply the partner’s amount from Form 58, Schedule KP, Column 5, by a ratio equal to the number of months the partner was a resident of North Dakota divided by 12 months. To calculate the amount for the nonresident portion of the tax year, first multiply the partner’s amount from Form 58, Schedule KP, Column 5, by a ratio equal to the number of months the partner was a nonresident of North Dakota divided by 12 months, and then multiply this result by the apportionment factor from Form 58, Schedule FACT, line 14.

**Corporation partner**—If a partner is a corporation, contact the Office of State Tax Commissioner, Corporation Income Tax Section, for information on how to determine the amount to include.

• **Fiduciary**—For a fiduciary filing North Dakota Form 38 that operates a business as a sole proprietorship, enter the net income from Schedule C or Schedule C-EZ (Form 1040) attached to Federal Form 1041.

  **Note:** For a nonresident estate or trust, enter only that portion of the net income from Schedule C or Schedule C-EZ (Form 1040) that is attributable to North Dakota.

**Lines 9a through 9h Zone apportionment factor (business income only)**

If all of the taxpayer’s business real property in North Dakota is located at the zone project location, skip lines 9a through 9g and enter “1.000000” on line 9h. Then go to line 10.

If only a portion of the taxpayer’s business real property in North Dakota is located at the zone project location, complete lines 9a through 9g to calculate the zone apportionment factor to enter on line 9h. The instructions for lines 9a through 9g are on page 11 of these instructions.

Real property includes leaseholds, i.e., real property that the taxpayer is leasing and using in the business.

If the zone project consists of the lease of space in a building for business purposes, and the taxpayer had previously qualified for a zone project for leasing space in the same building for use in the same business, complete lines 9a through 9h. For purposes of completing lines 9a through 9h, do not include the previously leased space or its contents in Column B (Zone project property location).

**Lines 11a through 11c Expansion limitation factor (business income only)**

If the primary purpose of the zone project is the expansion of an existing building that the taxpayer owned and used for business purposes prior to applying for the zone project, complete lines 11a through 11c. For this purpose, an “expansion” means adding physical square footage to an existing building to increase the amount of usable space within the building.

Generally, the type of qualifying transaction which may involve an expansion is a purchase with major improvements (see line 5, item b) or a qualified rehabilitation (see line 5, item d).

If the primary purpose of the zone project is to make improvements to, or rehabilitate, the existing building, and any expansion of the existing building is only incidental to the larger project, the zone project will not be considered an expansion for purposes of this limitation. In this case, skip lines 11a and 11b, and enter “1.000000” on line 11c. Then go to line 12.

**Lines 14a through 14c Exemption period limitation (business income only)**

**Full-year eligibility.** If the taxpayer is eligible for the exemption for the entire tax year, skip lines 14a and 14b, and enter “1.000000” on line 14c. Then go to line 15. This applies if all of the following apply:

- The taxpayer is eligible for the business income exemption as of the beginning of the tax year. See “Five-year exemption period” on page 3.
- The taxpayer used the zone project property in the business for the entire tax year.
- The 60-month exemption period did not expire during the tax year. This condition is satisfied if the 60th month of the exemption period falls in the last month of the tax year or later.

**Partial year eligibility.** The taxpayer is eligible for the business income exemption for only part of the tax year if any of the following apply:

- The taxpayer became eligible for the business income exemption during the tax year in a month other than the first month of the tax year. See “Five-year exemption period” on page 3.
- The taxpayer sold the zone project property, terminated the lease on the zone project property, or permanently withdrew the zone project property from use in the business during the tax year.
- The maximum 60-month exemption period allowed for the zone project property expired during the tax year, and the 60th month is a month other than the last month of the tax year.

If any of the above conditions apply, complete lines 14a through 14c to calculate an exemption period eligibility factor.

Enter on line 14a the smaller of the following:

- Number of months the taxpayer was eligible for the exemption during the tax year.
- Number of months the taxpayer owned or leased the zone project property during the tax year. If the taxpayer acquired the zone project property during the tax year, include the month...
of acquisition. If the taxpayer disposed of the zone project property during the tax year, exclude the month of disposition.

- Number of months the zone project property was used in the business during the tax year. If the taxpayer put the zone project property into use in the business during the tax year, include the month in which the zone project property was first put into use in the business. If the taxpayer removed the zone project property from use in the business during the tax year, exclude the month in which the zone project property was permanently removed from use in the business.

**Line 16**

**North Dakota investment income**

If the taxpayer qualified for the investment income exemption, enter the following on this line:

- Rents, less related expenses, from the zone project property received during the months the taxpayer was eligible for the exemption during the tax year.
- Taxable portion of a gain from the sale or exchange of the zone project property during the exemption period. In the case of an installment sale contract, the taxpayer may exempt the taxable portion of the gain recognized in each tax year over the life of the contract, even though the exemption period or renaissance zone expires before all installments are received. However, interest income derived from the installment sale contract is not eligible for the exemption.

**Expansion project limitation.** If the primary purpose of the zone project is the expansion of an existing building that the taxpayer owned and used for investment purposes prior to applying for the zone project, the amount of the exemption is limited. For this purpose, an “expansion” means adding physical square footage to an existing building to increase the amount of usable space within the building.

Generally, the type of qualifying transaction which may involve an expansion is a purchase with major improvements (see line 5, item b) or a qualified rehabilitation (see line 5, item d). If the primary purpose of the zone project is to make improvements to, or rehabilitate, the existing building, and any expansion of the existing building is only incidental to the larger project, the zone project will not be considered an expansion for purposes of this limitation.

If the expansion project limitation applies, complete the following worksheet to calculate the amount to enter on this line:

1. Total eligible investment income $1
2. Square footage added by project 2
3. Total square footage of building after expansion 3
4. Divide line 2 by line 3 4
5. Investment income exemption. Multiply line 1 by 4. Enter this amount on line 16 of Part 1 5

**Instructions for Part 2**

**Business purchase or expansion tax credit**

**General instructions**

**Who should complete**

Complete Part 2 only if all of the following conditions are met:

- The taxpayer is an individual (Form ND-1) filer with a zone project that qualified for the business income exemption.
- The zone project consists of a purchase, lease, or improvement of real property used in a business owned and operated as a sole proprietorship by the individual.

- The underlying purpose of the zone project is to purchase, expand, or make leasehold improvements to the business.
- The zone project is located in a renaissance zone city with a population of no more than 2,500.
- The zone project’s cost is over $75,000.
- The individual elects to claim the business purchase or expansion credit in lieu of the business income exemption (in Part 1 of Schedule RZ).

**Making the election.** To make the election, complete Part 2 of Schedule RZ and attach Schedule RZ to Form ND-1. Do not complete Part 1. For the election to be valid, Form ND-1 must be filed on or before its due date or extended due date. The election is irrevocable and binding over the zone project’s five-year exemption period.

**Amount of tax credit**

The tax credit is equal to $2,000 per year over a five-year credit period—see “Five-year credit period” below. If the credit exceeds the individual’s tax, the unused portion is not refundable and may not be carried over and used on a subsequent tax year’s return.

**Five-year credit period**

The credit is allowed in each year of a five-year credit period that begins on the same date the business income exemption begins, as specified in the zone project approval letter. The five-year credit period is a period of sixty consecutive months, consisting of five 12-month periods. A $2,000 credit is allowed in each 12-month period. With respect to the individual’s tax year, if the individual is not eligible for the credit for the entire tax year, a credit of $166.67 ($2,000 divided by 12) is allowed for each month of eligibility during the tax year.

Once the 60-month credit period begins to run with respect to the zone project property, it runs uninterrupted through the end of the 60-month credit period. The credit is allowed over the entire 60-month credit period even if the renaissance zone itself expires. If the property is permanently withdrawn from business use, the individual is ineligible for the credit starting on the first day of the month in which the withdrawal occurs.
Transfer of zone project property. The tax credit and its 60-month credit period attach to the zone project property. If the property is transferred to another individual before the end of the 60-month credit period, the individual transferring the property is ineligible for the credit starting with the month of disposition. If the property is transferred to another qualifying individual before the end of the 60-month credit period, the individual acquiring the property is eligible for the credit for the unexpired portion of the 60-month credit period.

### Specific line instructions

**Line 1**
Fill in the circle on this line to indicate eligibility for the credit in Part 2, Schedule RZ, and to irrevocably elect to take the credit in lieu of the business income exemption in Part 1, Schedule RZ.

**Line 2**
Enter the project number assigned to the zone project by the local zone authority, as shown on the final zone project approval letter. If the taxpayer does not have a copy of the final zone project approval letter, contact the local zone authority to obtain one.

Attach a copy of the final zone project approval letter to the North Dakota return.

**Line 4**
Enter the street address of the zone project property. Include the suite or unit number, if applicable. Do not enter a post office box number.

**Line 5**
If the taxpayer qualified for more than one zone project at the same street address, check the “Yes” box and enter the project numbers for all of them on the line provided on the schedule.

**Line 8**
Enter the five-year exemption period start date for the zone project, as shown on the final zone project approval letter. This date establishes the beginning of the five-year credit period that applies to the zone project property. This date does not change even if the property is transferred to another taxpayer. See “Five-year credit period” on page 6 for more information.

**Line 9**
Credit period limitation

**Full-year eligibility.** If the taxpayer is eligible for the credit for the entire tax year, enter “12” on line 9 and go to line 10. The taxpayer is eligible for the credit for the entire tax year if all of the following apply:

- The taxpayer was eligible for the credit as of the beginning of the tax year. See “Five-year credit period” on page 6 for more information.
- The taxpayer used the zone project property in the business for the entire tax year.
- The 60-month credit period did not expire during the tax year. This applies if the 60th month of the credit period falls in the last month of the tax year or later.

**Partial-year eligibility.** The taxpayer is eligible for the credit for only part of the tax year if any of the following apply:

- The taxpayer became eligible for the credit during the tax year in a month other than the first month of the tax year. See “Five-year credit period” on page 6 for more information.
- The taxpayer ceased to use the zone project property for business purposes during the tax year.
- The 60-month credit period expired during the tax year, and the 60th month is not the last month of the tax year.

If any of the above conditions apply, enter on line 9 the smaller of the following:

- Number of months the taxpayer was eligible for the credit during the tax year.
- Number of months the taxpayer owned or leased the zone project property during the tax year. If the taxpayer acquired the zone project property during the tax year, include the month of acquisition. If the taxpayer disposed of the zone project property during the tax year, exclude the month of disposition.

- Number of months the zone project property was used in the business during the tax year. If the taxpayer put the zone project property into use in the business during the tax year, include the month in which the zone project property was first put into use in the business. If the taxpayer removed the zone project property from use in the business during the tax year, exclude the month in which the zone project property was permanently removed from use in the business.

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### Instructions for Part 3

**Single-family residence tax credit**

**General instructions**

Who should complete

Complete Part 3 if the incentive allowed for the zone project, as specified in the zone project approval letter, is the single-family residence tax credit. This credit is only allowed to an individual on Form ND-1.

**Five-year credit period**

The credit is allowed in each year of a five-year credit period. The five-year credit period is a period of sixty consecutive months, consisting of five 12-month periods. The $10,000 credit is allowed in each of the five 12-month periods. If the individual is not eligible for the tax credit for the entire tax year, a credit equal to $833.33 ($10,000 divided by 12) is allowed for each month of eligibility during the tax year.

Once the 60-month credit period begins to run, it runs uninterrupted through the end of the 60-month credit period. The credit is allowed over the entire 60-month credit period even if the renaissance zone itself expires before the end of the 60-month credit period.

**Transfer of zone project property.** The tax credit and its five-year credit period attach to the single-family residence. If the residence is transferred to another taxpayer before the five-year credit period expires, the tax credit and the unused portion of the five-year credit period transfer with the property. The individual who transfers the residence is ineligible for the tax credit.
starting with the month of disposition. If the residence is transferred to another individual who also qualifies for the tax credit with respect to the residence, the individual acquiring the property is eligible for the tax credit for the unexpired portion of the five-year credit period starting with the month of acquisition.

Change in primary place of residence. If an individual who qualifies for the tax credit with respect to a single-family residence ceases to use it as the primary place of residence, i.e., as the legal residence, during the five-year credit period, the individual is ineligible for the tax credit starting with the first day of the month in which the change occurs.

Specific line instructions

Line 1
Enter the project number assigned to the zone project by the local zone authority, as shown on the final zone project approval letter. If the taxpayer does not have a copy of the final zone project approval letter, contact the local zone authority to obtain one. Attach a copy of the final zone project approval letter to the North Dakota return.

Line 3
Enter the street address of the zone project property. Do not enter a post office box number.

Line 4
If the taxpayer qualified for more than one zone project at the same street address, check the “Yes” box and write the project numbers for all of them on the line provided on the schedule.

Line 9
Enter the five-year credit period start date for the zone project, as shown on the final zone project approval letter. This date establishes the beginning of the five-year credit period that applies to the zone project property. This date does not change even if the property is transferred to another taxpayer. See “Five-year credit period” on page 7.

Line 10
Credit period limitation

Full-year eligibility. If the taxpayer is eligible for the tax credit for the entire tax year, enter “12” on line 10 and go to line 11. The taxpayer is eligible for the tax credit for the entire tax year if all of the following apply:

- The taxpayer was eligible for the credit as of the beginning of the tax year. See “Five-year credit period” on page 7.
- The taxpayer used the zone project property as his or her primary place of residence for the entire tax year.
- The 60-month credit period did not expire during the tax year. This applies if the 60th month of the credit period falls in the last month of the tax year or later.

Partial-year eligibility. The taxpayer is eligible for the credit for only part of the tax year if any of the following apply:

- The taxpayer became eligible for the credit during the tax year in a month other than the first month of the tax year. See “Five-year credit period” on page 7.
- The taxpayer sold or otherwise disposed of the residence during the tax year.
- The taxpayer established another residence as his or her primary place of residence during the tax year.
- The 60-month credit period expired during the tax year, and the 60th month is not the last month of the tax year.

If any of the above conditions apply, enter on line 10 the smaller of the following:

- Number of months the taxpayer is eligible for the credit during the tax year.
- Number of months the taxpayer owned and occupied the residence during the tax year. If the taxpayer acquired the residence during the tax year, include the month in which the taxpayer took title to the residence or first occupied it, whichever occurs last. If the taxpayer disposed of the residence during the tax year, exclude the month of disposition.
- Number of months the residence was used as the primary place of residence.

Instructions for Part 4

Historic property preservation or renovation tax credit

General instructions

Who should complete
Complete Part 4 if the incentive allowed for the zone project, as specified in the zone project approval letter, is the historic property preservation or renovation tax credit.

This credit may be claimed on the following forms:

In the case of a(n):

Form
Individual ND-1
Estate or trust 38
C corporation 40

If the taxpayer is a pass-through entity, see “Pass-through entity” on page 1.

When to claim credit
The first year the tax credit must be claimed is the tax year in which the preservation or renovation work is completed, as specified in the final zone project approval letter. If the entire credit cannot be used in the tax year in which it is first claimed, the unused credit may be carried over for up to five tax years.

Specific line instructions

- If the taxpayer directly owns the zone project property, complete lines 1 through 11 of Part 4.
- If the taxpayer owns an interest in a pass-through entity, and Part 4 of Schedule RZ is being completed only to claim the taxpayer’s share of the historic property preservation or renovation tax credit shown on a North Dakota Schedule K-1 received
from the passthrough entity, skip lines 1 through 6c and complete lines 7 through 11 of Part 4. Include a copy of the North Dakota Schedule K-1 with Schedule RZ. See “Passthrough entity owner” on page 2 of these instructions for more information.

Line 1
Enter the project number assigned to the zone project by the local zone authority, as shown on the final zone project approval letter. If the taxpayer does not have a copy of the final zone project approval letter, contact the local zone authority to obtain one. Attach a copy of the final zone project approval letter to the North Dakota return.

Line 3
Enter the street address of the project property. Include the apartment, suite, or other unit number, if applicable. Do not enter a post office box number.

Line 4
If the taxpayer qualified for more than one zone project at the same street address, check the “Yes” box and write the project numbers for all of them on the line provided on the schedule.

Note: If the taxpayer has more than one zone project for which the taxpayer qualifies for the historic property preservation or renovation tax credit, complete a separate Schedule RZ for each project. Add the separately calculated amounts and enter the total in Part 7, line 4, of one of the schedules.

Line 7
Enter a historic property preservation or renovation tax credit from a North Dakota Schedule K-1. See “Passthrough entity” on page 1 for more information. Attach a copy of the North Dakota Schedule K-1 received.

Line 10
Current year credit
Enter on this line the portion of the total available tax credit on line 9 that is being used to reduce the 2021 tax liability. If there is a tax credit carryforward from a prior tax year on line 8, use the credits in the order that is most beneficial.

If the taxpayer is a passthrough entity, enter the total amount from line 9, and skip line 11. Except for passthrough entities, attach a statement showing how the amount entered on this line was determined.

Line 11
Carryforward to 2022
If the total available tax credit on line 9 exceeds the amount on line 10, enter on this line the portion of the excess that is eligible for carryover to the 2022 tax year. Except for passthrough entities, attach a statement showing how the amount entered on this line was determined.

Disqualifying redemption
The tax credit is disallowed and must be repaid to the state by a taxpayer if the taxpayer originally made the investment and redeems the investment within ten years of making it. For this purpose, “redeem” means that the taxpayer initiates a transaction with the RFO in which the taxpayer receives cash or property in return for the stock or other investment interest. A disqualifying redemption does not occur if a taxpayer transfers part or all of an investment interest to a third party, nor does it occur if the RFO initiates the transaction.

If there is a disqualifying redemption, the RFO must complete another North Dakota Renaissance Fund Organization Investment Reporting Form and submit it to the Office of State Tax Commissioner. A copy of the completed form must be given to the taxpayer.

Repayment of disallowed credit. A credit disallowed as the result of a disqualifying redemption must be repaid to the state. The repayment must be made with the North Dakota income tax return filed for the tax year in which the redemption occurred. No penalty or interest applies to a timely repayment of the disallowed credit. Do not file an amended return or use Schedule RZ to report the redemption.

If a taxpayer makes a disqualifying redemption, the taxpayer must contact the Office of State Tax Commissioner for instructions on how to report the redemption on the North Dakota tax return.

Specific line instructions
- If the taxpayer made the investment, complete lines 1 through 8 of Part 5.
- If the taxpayer owns an interest in a passthrough entity, and Part 5 of Schedule RZ is being completed only to claim the taxpayer’s share of the renaissance fund organization investment tax credit shown on a North Dakota Schedule K-1 received from the passthrough entity, skip lines 1 through 3, and complete lines 4 through 8 of Part 5. Include a copy of the North Dakota Schedule K-1 with Schedule RZ. See “Passthrough entity owner” on page 2 of these instructions for more information.
Line 1
Enter the name of the renaissance zone city having the renaissance fund organization in which the taxpayer made the investment. This city will be identified on the North Dakota Renaissance Fund Organization Investment Reporting Form received from the renaissance fund organization.

Line 4
Enter an RFO investment tax credit from a North Dakota Schedule K-1. See “Passthrough entity” on page 1 for more information. Attach a copy of the North Dakota Schedule K-1.

Line 7
Current year credit
Enter on this line the portion of the total available tax credit on line 6 that is being used to reduce the 2021 tax liability. If there is a tax credit carryforward from a prior tax year on line 5, use the credits in the order that is most beneficial.

If the taxpayer is a passthrough entity, enter the total amount from line 6, and skip line 8. Except for passthrough entities, attach a statement showing how the amount entered on this line was determined.

Line 8
Carryforward to 2022
If the total available tax credit on line 6 exceeds the amount on line 7, enter on this line the portion of the excess that is eligible for carryover to the 2022 tax year.

Except for passthrough entities, attach a statement showing how the amount entered on this line was determined.

Instructions for Part 6
Nonparticipating property owner credit

General instructions
Who should complete
Complete Part 6 if the incentive allowed for the zone project, as specified in the zone project approval letter, is the nonparticipating property owner credit.

This credit may be claimed on the following forms:

<table>
<thead>
<tr>
<th>In the case of a(n):</th>
<th>Form</th>
</tr>
</thead>
<tbody>
<tr>
<td>Individual</td>
<td>Form ND-1</td>
</tr>
<tr>
<td>Estate or trust</td>
<td>38</td>
</tr>
<tr>
<td>C corporation</td>
<td>40</td>
</tr>
</tbody>
</table>

If the taxpayer is a passthrough entity, see “Passthrough entity” on page 1.

When to claim credit
The first year the tax credit must be claimed is the tax year in which the related zone project is completed, as specified in the final zone project approval letter issued to the nonparticipating property owner. If the entire credit cannot be used in the tax year in which it is first claimed, the unused credit may be carried over for up to five tax years.

Specific line instructions
- If the taxpayer directly owns the zone project property, complete lines 1 through 10 of Part 6.
- If the taxpayer owns an interest in a passthrough entity, and Part 6 of Schedule RZ is being completed only to claim the taxpayer’s share of the nonparticipating property owner tax credit shown on a North Dakota Schedule K-1 received from the passthrough entity, skip lines 1 through 5 and complete lines 6 through 10 of Part 6. Include a copy of the North Dakota Schedule K-1 with Schedule RZ. See “Passthrough entity owner” on page 2 of these instructions for more information.

Line 1
Enter the project number assigned to the zone project by the local zone authority, as shown on the final zone project approval letter. If the taxpayer does not have a copy of the final zone project approval letter, contact the local zone authority to obtain one. Attach a copy of the final zone project approval letter to the North Dakota return.

Line 3
Enter the street address of the nonparticipating property owner’s project property. Include the apartment, suite, or other unit number, if applicable. Do not enter a post office box number.

Line 4
If the taxpayer qualified for more than one zone project at the same street address, check the “Yes” box and write the project numbers for all of them on the line provided on the schedule.

Line 6
Enter a nonparticipating property owner credit from a North Dakota Schedule K-1. See “Passthrough entity” on page 1 for more information. Attach a copy of the North Dakota Schedule K-1.

Line 9
Current year credit
Enter on this line the portion of the total available tax credit on line 8 that is being used to reduce the 2021 tax liability. If the taxpayer is a passthrough entity, enter the total amount from line 8, and skip line 10. Except for passthrough entities, attach a statement showing how the amount entered on this line was determined.

Line 10
Carryforward to 2022
If the total available tax credit on line 8 exceeds the amount on line 9, enter on this line the portion of the excess that is eligible for carryover to the 2022 tax year. Except for passthrough entities, attach a statement showing how the amount entered on this line was determined.
Instructions for calculating the zone apportionment factor (for Part 1, lines 9a-9h)

General instructions
These instructions explain how to calculate the zone apportionment factor for Part 1, lines 9a through 9h.

Factor in general
The zone apportionment factor is a fraction composed of the following:

- **Numerator (Column B)**
  The numerator includes the average value of the owned and rented properties that are used at the business’s zone project location.

- **Denominator (Column A)**
  The denominator includes the average value of all owned and rented properties used in the business in North Dakota.

Determining average value of property
See the specific line instructions for lines 9a through 9g later in this section for how to determine the average value of the property.

Property includable in zone apportionment factor
The zone apportionment factor must include all North Dakota real and tangible personal property owned and rented that is used in the regular course of the taxpayer’s business during the tax period.

Real and tangible personal property includes land, buildings, machinery, stocks of goods, equipment, and other tangible property. It does not include coin and currency.

**Property used in the business.** Property is used in the business if it is actually used, available for use, or capable of being used in the regular course of the business during the tax period. This includes the following:

- Inventoriable goods in process.
- Property held as reserves or standby facilities, or property held as a reserve source of materials.
- Property under construction if actually used in the regular course of the business, but only to the extent of the value attributable to its use. In the case of an improvement to an existing business that is approved as a zone project, personal property that is purchased for purposes of the improvement and becomes an integral part of the business real property is excluded from the zone factor until completion of the improvement project.

Property required to be included in the zone apportionment factor must remain in the zone apportionment factor until its permanent withdrawal is established by an identifiable event, such as its sale or the lapse of an extended period of time (normally five years) during which the property is held for sale.

**Property used at zone project location.**
Property is included in the numerator of the zone apportionment factor if it is physically located and used at the zone project location. Property in transit on the last day of the tax year and mobile or movable property is considered to be located and used at the zone project location in the following situations:

- The property is in transit between separate physical locations of the same business and the property’s destination is the zone project location.
- The property is in transit between a buyer and seller and, based on the taxpayer’s regular accounting practices, is included in the denominator of the zone factor, and the property’s final destination is the zone project location.
- The mobile or movable property, such as construction equipment, trucks, or leased electronic equipment, is assigned to the zone project location. This includes an automobile assigned to a traveling employee who is assigned to the zone project location.

Specific line instructions
Lines 9a through 9e
In Column A (Total North Dakota property), enter on the applicable line the average value of the business’s tangible assets that are owned and located in North Dakota. In Column B (Zone project property only), enter the portion of the amount in Column A that is physically located and used at the zone project location. See “Exception for certain rented property” under “Factor in general” for treatment of tangible assets owned and located in certain rented property.

**Determining the average value of owned property.** The average value of owned property must be determined by adding the original cost (or other basis used for federal income tax purposes) of the property as properly reported on the books of the business on the first and last days of the tax year and dividing the sum by two.

Depreciation, amortization, and depletion must be disregarded. Include capital additions or improvements made during the tax year in this calculation. Also note the following:

- Inventory of stock of goods must be valued using the valuation method used for federal income tax purposes.
- Property acquired by gift or inheritance must be valued at its basis for depreciation purposes under federal income tax law.
- Leasehold improvements are considered property owned by the lessee regardless of whether the lessee is entitled to remove the improvements or the improvements revert to the lessor when the lease expires. Value at the original cost of the improvements.

**Monthly averaging exception.** If the averaging method described above does not properly reflect the average value of the property, the tax commissioner may require or allow averaging on a monthly basis. This method will generally be applied in the following situations:

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North Dakota Office of State Tax Commissioner

2021 Schedule RZ instructions
• There are substantial fluctuations in the values of the property during the tax year.
• The property is acquired after the beginning of the tax year.
• The property is disposed of before the end of the tax year.

Example of monthly averaging
Assume the following property values determined as of the end of each month:

<table>
<thead>
<tr>
<th>Month</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>$2,000</td>
</tr>
<tr>
<td>February</td>
<td>2,000</td>
</tr>
<tr>
<td>March</td>
<td>3,000</td>
</tr>
<tr>
<td>April</td>
<td>3,500</td>
</tr>
<tr>
<td>May</td>
<td>4,500</td>
</tr>
<tr>
<td>June</td>
<td>10,000</td>
</tr>
<tr>
<td>July</td>
<td>15,000</td>
</tr>
<tr>
<td>August</td>
<td>17,000</td>
</tr>
<tr>
<td>September</td>
<td>23,000</td>
</tr>
<tr>
<td>October</td>
<td>25,000</td>
</tr>
<tr>
<td>November</td>
<td>13,000</td>
</tr>
<tr>
<td>December</td>
<td>2,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$120,000</strong></td>
</tr>
</tbody>
</table>

The average value of the property for the tax year is $10,000 ($120,000 divided by 12).

Net annual rental rate. The net annual rental rate for an item of rented property equals the annual rental rate paid less any subrents received from subtenants. If the taxpayer received subrents, the following apply:

- Do not deduct the subrents from the annual rental rate if they constitute income earned in the regular course of the business.
- If the subrents produce a negative or clearly inaccurate value for any item of rented property, another method that properly reflects the value of the rented property may be required by the tax commissioner or requested by the taxpayer. For this purpose, the resulting value must not be less than an amount which bears the same ratio to the annual rental rate paid for the rented property as the fair market value of that portion of the rented property used by the taxpayer bears to the total fair market value of the rented property.

Annual rental rate. Generally, the annual rental rate means the amount paid as rent for the rented property for a twelve month period. If the property is rented for a term of less than twelve months, the annual rental rate equals the rent paid for the actual rental term during the tax year. If property is rented for a term of twelve or more months and the current tax year covers a period of less than twelve months because of a reorganization or change of accounting period, etc., the rent paid for the short tax year must be annualized.

Rent. Rent means the actual sum of money or other consideration payable, directly or indirectly, by the taxpayer or for the taxpayer’s benefit for the use of the rented property, including the following:

- Any amount payable for the use of real or tangible personal property, or any part thereof, whether designated as a fixed sum of money or as a percentage of sales, profits, or otherwise.
- Any amount payable as additional rent or in lieu of rent, such as interest, taxes, insurance, repairs or any other items which are required to be paid by the terms of the lease or other arrangement. This does not include an amount paid as a service charge, such as for utilities or janitorial services. If a payment includes both rent and other unsegregated charges, the amount of rent must be determined by considering the relative values of the rent and the other items.

Rent does not include incidental day-to-day expenses, such as hotel accommodations or daily automobile rentals.

Exception to net annual rental rate method. If the use of the net annual rental rate method produces a negative or clearly inaccurate value, or where rented property is used by the taxpayer at no charge or rented at a nominal rate, the net annual rental rate for the property must be determined on the basis of a reasonable market rental rate for the property.

Line 9f
Rented property
For rented property, enter in Column A (Total North Dakota property) the amount determined by multiplying the net annual rental rate by eight. In Column B (Zone project property only), enter the portion of the amount in Column A that is attributable to the rented property physically located and used at the zone project location. See “Exception for certain rented property” under “Factor in general.”

Note: Leasehold improvements are considered property owned by the lessee regardless of whether the lessee is entitled to remove the improvements or the improvements revert to the lessor when the lease expires. See the instructions to lines 9a through 9e.