# State of Indiana

Use for tax	periods	beginning
hafora 01/0	1/10	

Sta (R1

City

ZIP Code + 4

orm 11-20X	Amended Corpo	oration I	ncome Tax	Return	<u>1</u> b	efore	01/01/19.
ite Form 438 15 / 12-18)	-		ear Ending				
or Other Tax Yea			and Ending				
Name of Corporation	. 2099		_ and Ending[		Federal	ldentifi	ication Number
Name of Corporation					rodorar	idontini	Notice Hamber
Number and Street			Cou	nty	Indiana 1	Гахрау	er Identification Number
City or Post Office		State	I	ZIP	Code Corpora	te Tele	phone Number
a. Is a federal amended return beir	ng filed? <b>Y</b> [	_ N	e. Are you in	a bankru	ptcy proceeding	?(See	e Part IV) Y 🗌 N 🗌
b. Is the corporation currently under			f. List years a	and <b>attacl</b>	n copies of fed	eral w	vaivers of the statute
Indiana Department of Revenue If yes, indicate years	? <b>Y</b> [	N 🗆	of limitatior	ns and dat	tes on which wa	ivers	expire:
c. Is this the first amended return for	or this tax year?	<b>N</b> □	a Is the comp	pany unde	er examination b	y the	IRS? Y N N
d. Date of incorporation	in state of		If yes, indic	cate years	::		
	for the year amended and feder	ral schedu	les supporting	g these cl	hanges. Explaii	n cha	nge in Part IV.
Note: Do not calculate gross in	ote: Do not calculate gross income tax or supplemental net		_	С			
income tax for years beyond the			Reported or		nt of Change		Correct Amount
Part I - Summary of Tax Calculati			Determined	Ехріа	in in Part IV	1.1	Round all entries
Gross income tax; use minus si	-	I				1	00
2. Adjusted gross income (see ins	,					2	00
<ul><li>3. Adjusted gross income tax - mu</li><li>4. Subtract the greater of line 1 or</li></ul>						4	00
Supplemental net income tax - r						5	00
Supplemental net income tax - 1     Total income tax - greater of line						6	00
7. Sales/use and other taxes						7	00
8. Total tax due - add lines 6 and 7						8	00
Part II - Credits and Payments							
9. Amount of estimated tax paid (i	ncluding extension payment)					9	00
10. Gross income tax paid on real es						10	00
11. College and University Credit (a						11	00
12. Other credits (attach explanation	,					12	00
13. Amount previously paid with the						13	00
14. Amount paid on prior amended	_					14	00
15. Amount paid for audit adjustme						15	00
16. Total credits - add lines 9 through						16	00
47 American investigation of the						471	
Amount previously refunded (include amounts credited to IT-6 estimated account)      Amount of all penalty and interest previously paid						00	
<ul><li>19. Net credits - subtract lines 17</li></ul>	. , , ,					18	00
						19	00
Part III - Remittance Due or Refu 20. Balance due (if line 8 is greate		۵)				20	00
21. Penalty (10% of line 20 or \$5,						$\rightarrow$	00
22. Interest (see instructions)	• ,						00
23. Total remittance due - add line:						1 1	00
24. Total overpayment (if line 19 is							
25. Amount of line 24 to be refunded	-	,				1	
26. Amount of line 24 to be applied				ng:		26	00
Make checks payable to the <b>Indiana Dep</b>	artment of Revenue.		•	-			
Under penalties of perjury, I declare that I						of my	knowledge and belief it is true,
correct, and complete. I authorize the De	epartifient to discuss my return with	ii iiiy persor	iai representativ	re. res	No 🔛		
Signature of Officer	Date	Pa	iid Preparer: Firi	m's Name	or yours if self-em	ploye	d)
Print or Type Name of Officer	Title		PTIN				
Print or Type Name of Officer	Title						
Personal Representative's Name (Print	or Type)	-	lonbone Nive-				
•	<i>'</i>		lephone Number_ 				
Telephone Number			ldress				
Address		Ci	ty				

State

Paid Preparer's Signature

ZIP Code + 4

Date

## Instructions for Indiana Amended Corporation Income Tax Return Form IT-20X

## Who Should File Form IT-20X

This form should be filed by a corporation amending a previously filed Indiana Corporation Income Tax Return. To amend a previously filed Form IT-65, IT-20S, FIT-20, IT-20NP, or URT-1, a corrected copy of the original form must be filed with the amended check box marked at the top of the form.

If this form is being filed as a result of a Federal Revenue Agent's Report (RAR), the change must be documented by attaching copies of the RAR and the appropriate federal forms within 120 days of such change. If an audit has been conducted, copies of the audit report should also be enclosed. Payment of any balance due, plus interest, must accompany the amended return.

Indiana Code (IC) 6-3-4-6 requires taxpayers to notify the department within **180 days** of any modification made to a federal income tax return.

Under IC 6-8.1-9-1, a taxpayer has 180 days from the date of modification by the Internal Revenue Service to file a claim for refund with the department. Any overpayment resulting from modification of federal income tax liability must be claimed within the latter of 3 years from the due date of the return, 3 years from the date of payment, or within 180 days of notification of change by the Internal Revenue Service.

Copies of all federal waivers that apply to your amended return must be enclosed. An agreement with the department to extend the statute of limitations for assessment also extends the period for filing a claim for refund.

### Completing the Form

Taxpayers should refer to the instructions for the corporation income tax return, and related schedules, of the tax year being amended. You can get copies of certain prior-year returns by contacting the department or by visiting www.in.gov/dor/taxforms.

Place your 9-digit federal ID number in the box in the upper-right corner of the form. Next, enter your assigned Indiana **taxpayer identification number.** Complete all other applicable questions.

Corporations must attach a corrected (amended) copy of the original Form IT-20, including corrected supporting forms/schedules, to support this claim. Part I - Summary of Tax Calculations

Complete lines 1 through 8 of columns A, B, and C. Use the original IT-20 Fiscal return format computation if amending for a 2002/2003 fiscal year. Attach the revised return calculation. If the amounts reflected in column A are the result of an Indiana audit, please attach audit schedule. Any changes reflected in column B must be documented.

If filing because of an IRC Section 172 deduction, effective Jan. 1, 2004, the loss derived from Indiana must be calculated by applying the modifications, in effect for the year in which the loss was incurred, used in arriving at Indiana adjusted gross income. The resulting Indiana net operating loss (NOL), adjusted for any federal Section 172 modifications, may be claimed toward reducing, before any other state deductions, Indiana adjusted gross income. Use Schedule IT-20NOL (revised 8-09 and after) to determine the available amount you may deduct.

A preexisting NOL must also be recalculated using this methodology to apply any remaining loss as a deduction for tax years ending after Dec. 31, 2003. All NOLs incurred after this date, whether carried back or forward, must be calculated using the revised IT-20NOL schedule.

The available Indiana NOL is subject to the same carryover provisions as required by the Internal Revenue Code, as adopted and in effect on Jan. 1 of the taxable year. **Note:** The NOL carryback is no longer available.

## Part II - Credits and Payments

If a change is indicated in column B, lines 9 through 15, provide a complete explanation in Part IV and attach any schedules, statements, or canceled checks that support such change. Note that a change of adjusted gross income tax (column C, line 3) may affect the amount of allowable College Credit on line 11 and other credits on line 12. Generally, the total credit entered on lines 11 and 12 cannot exceed the amount of tax entered on line 3 of column C.

**Line 17** - "Previously Refunded" includes overpayments previously requested to be carried forward to other tax periods. Once the overpayment amount has been carried forward it cannot be reversed.

## Part III - Remittance Due or Refund

#### Remittance Due:

Line 20 - If line 8 is greater than line 19, enter the difference as the balance due on line 20.

**Line 21** - If an amended return is submitted after the due date of the original return, including valid extensions, penalty must be entered on line 21. The penalty is 10% of the balance due or \$5, whichever is greater. A late penalty of \$10 per day may apply to zero tax liability returns delinquently filed.

**Line 22** - Indiana law does not provide for the waiver of interest. **Interest must be computed on the balance due.** Use the interest rate table below to properly compute the amount of interest for line 22.

**Line 23** - Add balance due, penalty, and interest to equal the total remittance due. Pay this amount.

## **Refund Due:**

**Line 24** - If line 19 is greater than line 8, subtract line 8 from line 19 and enter the overpayment.

**Line 25** - Enter the portion of the overpayment from line 24 to be refunded.

If an excess tax payment is not refunded or credited against a current or future tax liability within 90 days after the date the refund claim is filed, the date the tax was due, or the date the tax was paid, whichever is latest, the excess tax payment accrues interest from the date the tax was due, the date the tax was paid, the date the return was actually filed, or July 1, 2015, whichever is latest. The statute of limitations for refund claims is 3 years from the due date of the return or 3 years from the date the overpayment occurred, whichever is later. Extensions of time to file extend the due date of the return. Quarterly payments are considered to be made on the due date of the return filed for a taxable period.

**Line 26** - Enter that portion of line 24 to be applied to your current estimated tax account and the year to which the overpayment is to be applied. The total of lines 25 and 26 must equal the amount shown on line 24.

**Note:** If your overpayment is reduced due to an error on the tax return or an adjustment by the department, the amount to be refunded (line 25) will be corrected before any changes are made to the amount on line 26.

Interest rates on assessments are determined annually on Nov. 1 for each upcoming year. Get Departmental Notice #3 at www.in.gov/dor/references/files/dn03.pdf for a list of interest rates. For further information, call (317) 232-0129, visit www.in.gov/dor, or write to:

Indiana Department of Revenue

Corporate Tax Division

P.O. Box 7206

Indianapolis, IN46207-7206

Be sure to sign, date, and print your name on the return. If a paid preparer completes your return, you can authorize the department to discuss your tax return with the preparer by checking the authorization box above the signature line. The department may contact you if there are any questions or concerns about your tax return. If you want the department to be able to discuss your tax return with someone else (e.g., the person who prepared it or a designated person), please complete the personal representative information area in full.

If you owe tax, please mail your return to Indiana Department of Revenue, P.O. Box 7087, Indianapolis, IN 46207-7087. If you do **not** owe any tax, mail it to Indiana Department of Revenue, P.O. Box 7231, Indianapolis, IN 46207-7231.

Part IV - Please enclose a concise explanation of change(s) along with the corrected schedules and any other documentation.

Note: If the corporation is undergoing a bankruptcy proceeding, mail an amended return to: Indiana Department of Revenue, Bankruptcy Division, 100 N Senate Ave., Indianapolis, IN 46204-2253. The telephone number is (317) 232-2289.

