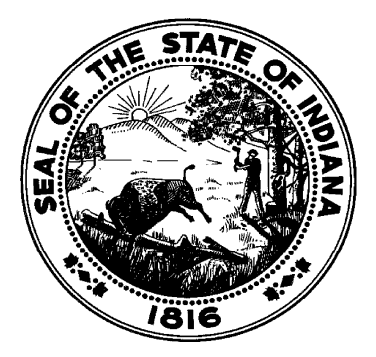
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State of Indiana

Financial Institution Tax Booklet 1999 Form FIT-20



This booklet contains forms and instructions for preparing Indiana financial institution franchise tax returns. For additional information call (317) 615-2662, e-mail us at our internet address http://www.state.in.us/dor/ or write:

Corporate Income Tax Section Returns Processing Center Indiana Department of Revenue 100 N. Senate Avenue Indianapolis, IN 46204-2253

Indiana Department of Revenue

1999 Financial Institution Tax Booklet

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For Other Indiana Department of Revenue Forms:

Internet Address - http://www.state.in.us/dor/

Our homepage provides access to forms, information bulletins and directives, tax publications, e-mail, and various filing options.

Indiana TaxFax - (317) 233-2329

Call TaxFax using the telephone portion of your fax machine or computer to obtain the Department's catalog of available Indiana tax forms.

Tax Forms Order Line - (317) 615-2581

Form FIT-20 General Instructions

Copies of pages 1 through 4 of the corporation's federal income tax return must be attached to Form FIT-20 when filed. This requirement is made under the authority of Indiana Code 6-5.5-6-5.

Who Must File Form FIT-20

I.C. 6-5.5-2-1 imposes an 8.5% franchise tax on the adjusted gross income of a corporation transacting the business of a financial institution including: a holding company, a regulated financial corporation, or a subsidiary of the above. Any taxpayer who is subject to tax under I.C. 6-5.5 is exempt from Indiana's gross, adjusted gross and supplemental net income taxes, as well as the former bank and savings & loan taxes under I.C. 6-5.

The franchise tax extends to both resident and nonresident financial institutions and to all other corporate entities when **80% or more of its gross income is derived from activities that constitute the business of a financial institution**. The business of a financial institution is defined as activities authorized by the federal reserve board; the making, acquiring, selling, or servicing loans or extensions of credit; or operating a credit card, debit card, or charge card business.

Due Date of Return

The annual return is due on or before the 15th day of the 4th month following the close of the corporation's tax year.

Resident Taxpayer Defined

A resident taxpayer is a taxpayer who is commercially domiciled in Indiana and transacts the business of a financial institution in this state. *Effective for tax years beginning after December 31,* 1998, all resident taxpayers transacting the business of a financial institution in Indiana will apportion income the same way as nonresident financial institution taxpayers. (House Enrolled Act 1003 (2000)) Prior to 1999 there was no apportionment for out-of-state transactions.

Nonresident Taxpayer Defined

A nonresident taxpayer is a taxpayer who is not commercially domiciled in Indiana, but transacts the business of a financial institution in this state. Only a portion of a taxpayer's income is subject to the tax. The law employs a single factor receipts formula to determine the percentage of the taxpayer's income subject to the tax. The single factor formula is derived by dividing the gross receipts attributable to transacting business in Indiana by the total receipts from transacting business in all taxing jurisdictions.

Nexus Rules

The law is based on the ability of a corporation under modern technology to transact the business of a financial institution in Indiana, regardless of the principal location of its offices and employees.

Transacting Business

A taxpayer is transacting business in Indiana for purposes of the franchise tax when it satisfies any of the following eight tests: (1) Maintains an office in Indiana;

- (2) Has an employee, representative, or independent contractor conducting business in Indiana;
- Regularly sells products or services of any kind or nature to customers in Indiana that receive the product or service in Indiana;
- (4) Regularly solicits business from potential customers in Indiana;
- (5) Regularly performs services outside Indiana that are consumed within Indiana;
- (6) Regularly engages in transactions with customers in Indiana involving intangible property, including loans, that result in receipts flowing to the taxpayer from within Indiana;
- (7) Owns or leases tangible personal or real property located in Indiana; or
- (8) Regularly solicits and receives deposits from customers in Indiana.

"Regularly," for purposes of the above listed tests, is defined as assets attributable in Indiana equal to at least \$5,000,000.00 or twenty (20) or more Indiana customers.

Exempt Entities

Four specific types of organizations are exempted from the franchise tax. They include insurance companies, international banking facilities, S Corporations exempt from income tax under I.R.C. Section 1363, and Not-For-Profit Corporations, except for state chartered credit unions. Federal law prohibits state taxation of federally chartered credit unions.

Exempt Transactions

A taxpayer is not considered to be transacting business in Indiana if the ONLY activities of the taxpayer in Indiana are in connection with any of the following:

- (1) Maintaining or defending an action or suit;
- (2) Filing, modifying, renewing, extending, or transferring a mortgage, deed of trust, or security interest;
- (3) Acquiring, foreclosing, or otherwise conveying property in Indiana as a result of a default under the terms of a mortgage, deed of trust, or security interest relating to the property;
- (4) Selling tangible personal property, if taxation under this law is precluded because of federal law relating to interstate commerce;
- (5) Owning an interest in the following types of property even though activities are conducted in Indiana that are reasonably required to evaluate and complete the acquisition or disposition of the property, the servicing of the property, or the income from the property, or the acquisition or liquidation of collateral relating to the property:
 - (a) An interest in a real estate mortgage investment conduit, a real estate investment trust, or a regulated investment company.
 - (b) An interest in a loan backed security representing ownership or participation in a pool of promissory notes or certificates of interest providing for payments in relation to payments or reasonable projections of payments on the notes or certificates.
- (c) An interest in a loan or other asset where the interest is attributed to a consumer loan, a commercial loan or a secured commercial loan, and the payment obligations were solicited and entered into by a person that is independent and not acting on behalf of the owner.

- (d) An interest in the right to service or collect income from a loan or other asset where interest on the loan is attributed as a loan described above, and the payment obligations were solicited and entered into by a person that is independent and not acting on behalf of the owner.
- (e) An amount held in an escrow or trust account with respect to the property described above.
- (6) Acting
 - (a) As an executor of an estate;
 - (b) As a trustee of a benefit plan;
 - (c) As a trustee of an employee's pension, profit sharing, or other retirement plan;
 - (d) As a trustee of a testamentary or inter vivos trust or corporate indenture; or
 - (e) In any other fiduciary capacity, including holding title to real property in Indiana.

Method of Reporting

The law permits a taxpayer to report separately if it is a single entity. A combined return must be filed if there are two or more taxpayers in a unitary group. Members of a unitary group file collectively on one combined return. **No provision is made for filing consolidated returns.**

If the taxpayer is a member of a group, combined reporting is mandatory. However, if the taxpayer determines that its Indiana income is not accurately reflected by the filing of a combined return, the taxpayer may petition the Department for an alternative method. The petition is subject to approval by the Department. The petition must include the name and federal identification number for each member of the group petitioning for an alternative method. Each member must include its justification for an alternative method. The approved petition from the Department must be attached to the FIT-20. Petitions should be sent to Indiana Department of Revenue, Tax Policy Division, Indiana Government Center North, Room N248, Indianapolis, Indiana 46204.

Unitary Groups

The taxpayer designated as the reporting member of a unitary group shall file a combined return. Unity is presumed if there is unity of ownership, operation, or unity of use as evidenced by centralized purchasing, advertising, accounting, or other controlled interaction among entities that are members of the unitary group. Unity of ownership exists for a corporation if it is a member of a group of two or more business entities, and more than fifty percent (50%) of the voting stock is owned by a common owner or owners or by one or more of the member corporations of the group. See page 8, Instructions for Filing a Combined Return.

Partnerships

Partnerships and trusts as entities are not subject to the franchise tax. However, partnerships and trusts having corporate partners or corporate grantors and beneficiaries where the entity is conducting the business of a financial institution are required to file a *partnership return*, Form IT-65.

The following guidelines should be considered when preparing an informational return for a financial institution which is a partnership. If the entity is a partnership and has nonresident corporate partners, the partnership is responsible to withhold and remit the nonresident corporation's tax liability on its apportioned income if the nonresident corporation is not otherwise a taxpayer for purposes of the tax. The apportioned income attributable to the partner is the same percentage as its distributive share. If the corporate partner is otherwise subject to the franchise tax, the corporate partner is responsible for the tax in accordance with its percentage share of the partnership's adjusted gross income or apportioned income.

If a resident corporate partner is not otherwise subject to the tax, the corporate partner must pay the tax liability attributable to its partnership income. The income attributed to the corporate partner's share which has been subject to the franchise tax, would not be included in the income calculation for purposes of the Indiana gross or adjusted gross income taxes.

If a corporation is a financial institution that is also a partner in a partnership, and the partnership is transacting the business of a financial institution in Indiana, the partner is a taxpayer for purposes of the financial institution franchise tax.

Example: A bank in Maine is a partner with a bank in Indiana to make loans to Indiana borrowers. The only activity of the Maine bank is its involvement with the partnership. The partnership is required to withhold the Maine bank's share of the financial institution franchise tax.

United States Government Obligations

Although interest earned on United States obligations is not subject to income taxation, it is not preempted by federal law from being included in the tax base of a franchise tax. Therefore, interest from United States obligations is not to be subtracted from federal taxable income in determining the tax base of the franchise tax.

Extensions for Filing

The Department recognizes the Internal Revenue Service's application for automatic extension of time to file (Form 7004). <u>Do</u> <u>not</u> file a separate copy of Form 7004 with the Department to request an Indiana extension. Attach a copy of the federal extension form when the Indiana return is filed. Returns received within thirty (30) days after the last date indicated on the extension form will be considered timely filed. If a federal extension is not needed, a separate Indiana extension may be requested by writing to the Indiana Department of Revenue, Returns Processing Center, Corporate Income Tax Section, 100 N. Senate Avenue, Indianapolis, Indiana 46204-2253.

Penalty for late payment will not be imposed if at least 90% of the tax is paid by the original due date. The extension payment should be sent with Indiana Form FT-QP as an estimated payment. Use the preprinted extension form included with your estimated coupon packet or the blank FT-EXT form at the end of the booklet. Any tax paid after the original due date must include interest. Contact the Department for the current rate of interest we charge.

Amended Returns

I.C. 6-5.5-6-6 requires a taxpayer to notify the Department within 120 days of alterations or modifications to its federal income tax return (federal adjustment, R.A.R., etc.) as finally determined, by amending Form FIT-20.

To amend a previously filed Form FIT-20, you must file a corrected copy of the original form with "Amended" marked clearly at the top of the form. To claim a refund of an overpayment, file the return within three years from the latter of the date of overpayment or the due date of the return.

Public Law 119 (1998) amended I.C. 6-8.1-9-1, effective January 1, 1999, entitling a taxpayer to claim a refund because of a change in tax liability resulting from a federal modification and allowing six months from the date of modification to file a claim for refund. It provides that if an agreement to extend the statute of limitations for an assessment is entered into between the taxpayer and the Department, then the period for filing a claim for refund is also extended.

Estimated Quarterly Payments

Quarterly payments of estimated franchise tax are required under IC 6-5.5-6-3. They are due on the last day of the month following the close of the taxpayer's quarter. The payments must be made with estimated quarterly vouchers, Form FT-QP. **The Department will mail preprinted FT-QP vouchers to current FIT estimated account holders.** A copy of a blank estimated quarterly voucher, Form FT-ES, is located in the back of this publication.

If the annual tax liability is less than one thousand dollars (\$1,000), estimated payments are not required to be made. If the average estimated quarterly tax liability exceeds ten thousand dollars (\$10,000), or \$40,000 annually, payments must be made by electronic funds transfer (EFT). An initial payment exceeding \$10,000 does not necessarily mean the taxpayer must remit by EFT. However, the Department encourages all corporate taxpayers not required to remit by EFT to participate voluntarily in our EFT program because there is no minimum payment amount. Note: Taxpayers remitting by EFT do not file quarterly FT-QP or FT-ES coupons. The only reconciliation is when the annual financial institution tax return is filed.

If the Department notifies a corporation of the requirement to remit by EFT, the corporation must do the following:

- 1) Complete and submit the EFT Authorization Agreement (Form EFT-1); and
- Begin remitting tax payments by EFT by the date/tax period specified by the Department.

Failure to comply will result in a 10% penalty on each quarterly estimated tax payment not sent by EFT. **Note:** The Indiana Code does not require the extension of time to file payment or final payment due with the annual tax return to be made by EFT. Nevertheless, if either is paid by EFT, be certain to also claim any EFT payment as an extension or estimated payment credit. Do not file a return indicating an amount due if you have paid, or will pay, any remaining balance by EFT.

If a corporation determines that it meets the requirements to remit by EFT or has any questions, contact the EFT Section at (317) 232-5500.

Penalty for Underpayment of Estimated Taxes (I.C. 6-5.5-7-1)

Corporations required to estimate their financial institution tax will be subject to a ten percent (10%) underpayment penalty if they fail to file estimated tax payments or fail to remit a sufficient amount. To avoid the penalty, the required quarterly estimate should include at least twenty percent (20%) of the final financial institution tax liability for the current taxable year or twenty-five percent (25%) of the corporation's final financial institution tax liability for the previous tax year. The penalty for the underpayment of estimated tax is assessed on the difference between the actual amount paid by the corporation for each quarter and twenty-five percent (25%) of the corporation's final tax liability for the current tax year. Refer to Schedule FIT-2220, Underpayment of Estimated Tax by Financial Institutions.

Identification Section of Return

Questions A through L of the FIT-20 must be completed in order for the return to be accepted by the Department. Please use the correct legal name of the corporation and present mailing address. It is important that the federal identification number shown in the box be correct and complete.

List the Indiana county for your primary business location within the state. Place "O.O.S." in the county box for addresses outside Indiana.

Enter your principal business activity code, derived from the North American Industry Classification System (NAICS), in the designated block of the return. Use the six-digit activity code as reported on the federal corporation return.

Enter your assigned Indiana Taxpayer Identification (TID) number if you are registered as a collection agent for the State of Indiana for sales and/or withholding tax. This number should always be referenced on all returns and correspondence filed with the Department.

If you are a state chartered credit union or an investment company, check the box indicated and go to line 18 for instructions on completing the form.

Schedule A Line by Line Instructions

Line 1. Enter federal taxable income from Federal Form 1120 before the net operating loss deduction or the special federal deduction. If the taxpayer is a state chartered credit union or an investment company registered under the Investment Company Act of 1940, go to line 18. Enter adjusted gross income as defined in I. C. 6-5.5-1-2(b) and(c).

Line 2. Enter the qualifying dividend deduction.

Line 3. Subtotal: Subtract line 2 from line 1.

Addbacks: Lines 4 through 11 deducted at the federal level.

Line 4. Enter the amount deducted for bad debt (I.R.C. Sec. 166).

See also line 15 to report recovery of a debt that becomes worthless to the extent a deduction was allowed from gross income in a prior tax year under I.R.C. Sec. 166(a).

Line 5. Enter the amount deducted for bad debt reserves of banks (I.R.C. Sec. 585).

Line 6. Enter the amount deducted for bad debt reserves (I.R.C. Sec. 593).

Line 7. Enter the amount deducted for charitable contributions (I.R.C. Sec. 170).

Line 8. Enter the amount deducted on the federal return for all state and local income taxes paid.

Line 9. Do not use. Property tax add back modification was eliminated by House Enrolled Act 1001 (1999), effective January 1, 1999, by amending I.C. 6-5.5-1-2(a)(1)(C), which formerly required the adding back of taxes on property levied by any subdivision of any state deducted on the federal return in arriving at "taxable income" allowed pursuant to Section 63 of the Internal Revenue Code. The adjustment to add back any deductible property taxes is not required for tax years beginning after December 31, 1998. **Line 10:** Enter the amount deducted on federal Schedule D for net capital loss carry forwards deducted in this taxable year that were incurred prior to January 1, 1990.

Example: A calendar year taxpayer has a \$400,000 net capital loss carry forward for tax year 1989. In 1990, the taxpayer has capital gains of \$1,200,000 and current year capital losses of \$900,000. Current year capital losses are deducted first. Therefore, the taxpayer will be deducting \$300,000 in capital losses that have been carried forward from tax year 1989. The taxpayer will have netted his capital gains to zero for purposes of federal Schedule D. The taxpayer will be required to add back the \$300,000 that was applied against the 1990 gains and were carried forward from 1989 on line 10. There is still a \$100,000 balance of net capital loss carry forwards to be deducted at the federal level, and added back to Indiana franchise income in some future tax year.

Line 11. Enter the amount of interest on state and local obligations excluded under I.R.C. Section 103, or under any other federal law, minus the associated expenses disallowed in the computation of taxable income under I.R.C. Section 265.

Line 12. Total Addbacks: Add lines 4 through 11.

Line 13. Total Income: Add line 3 and line 12.

Deductions from Income:

Line 14. Subtract income derived from sources outside the United States as defined in the Internal Revenue Code.

Line 15. Subtract an amount equal to a debt or portion of a debt becoming worthless (I.R.C. Sec. 166). This will include a reduction in the amount for the recovery of a bad debt deducted from gross income in a prior taxable year (applicable to taxpayers not defined as a large bank under I.R.C. Section 585 (c) (2) or Savings Association under I.R.C. Section 593.)

Line 16. Subtract an amount equal to any bad debt reserves included in federal income because of accounting method changes required by I.R.C. Sec. 585(c)(3)(A), or I.R.C. Section 593.

Line 17. Total Deductions: Add lines 14 through 16.

Line 18. Total Income Prior to Apportionment: Subtract line 17 from line 13.

State chartered credit unions must begin on line 18 by entering its "adjusted gross income." For state chartered credit unions "adjusted gross income" equals the total transfers to undivided earnings, minus dividends for that taxable year after statutory reserves are set aside under I.C. 28-7-1-24. In other words, "adjusted gross income" can be defined as net transfers to undivided earnings. No other deductions are permitted. The above definition also applies to a nonresident credit union doing business in Indiana.

Investment companies, defined under I.C. 6-5.5-1-2(d), must begin on Line 18 by reporting federal taxable income before any net operating loss deduction. An investment company must also complete line 12 of FIT-20 Schedule E-U.

Line 19. Total Income Prior to Apportionment: Enter amount carried from line 18.

Line 20. Apportionment Percentage: (See instructions for Schedule E-U). This line should be used by all taxpayers and Unitary Groups. Enter figure from line 14 of Schedule E-U.

Line 21. Apportioned Income for Taxpayers and Unitary Groups: The taxpayer or unitary group must multiply line 19, total income subject to apportionment by line 20, apportionment percentage from Schedule E-U. **Line 23.** Total Adjusted Gross Income: All taxpayers and unitary groups enter the amount from line 21.

Line 24. Indiana Net Operating Loss: Only those unused net operating losses incurred for taxable years beginning after December 31, 1989, may be deducted. The amount to report on this line is the Indiana portion of the net operating loss, and can not exceed the amount reported on line 23. Net operating losses can be carried forward for fifteen (15) years; however, there is no provision for loss carry backs. *You must complete and attach Schedule FIT-20 NOL to the return.* (See page 16 for instructions).

Line 25. Indiana Adjusted Gross Income: Subtract line 24 from line 23.

Line 26. Indiana Financial Institution Tax Due: Multiply the amount on line 25 by 8.5% (.085). If line 25 is a loss amount, enter zero on this line.

Line 27. Do not use. Former Resident Taxpayer Credit repealed by H.E.A. 1003.

Line 28. Nonresident Taxpayer Credit: To claim this credit, you must attach a copy of your domiciliary state's tax return. Nonresident taxpayers may be able to claim a credit for taxes paid to their domiciliary state. To be eligible to claim the credit, several conditions must be met: (1) the receipt of interest or other income from the loan is attributed to both the domiciliary state and also to Indiana, and (2) the principal amount of the loan is at least two million dollars (\$2,000,000).

To determine the amount of tax attributable to the loan transaction, divide the total receipts from qualified loans by total receipts attributable to Indiana. Multiply that quotient expressed as a percentage by the total amount of tax due to determine the amount of tax attributable to the loan. This is the amount of credit that may be available. The actual credit is equal to the lesser of the actual taxes paid to the domiciliary state for the loan transaction, or the amount due to Indiana on the loan transaction. If the taxpayer's domiciliary state grants a credit for taxes paid to other states, the credit available for purposes of Indiana's tax must be reduced by the amount of the credit granted by the taxpayer's domiciliary state. (See the instructions for completing Schedule FIT-NRTC on page 14.)

Nonresident credits are determined for each taxpayer member of a unitary group on an individual basis, notwithstanding that adjusted gross income is reported on a combined basis for all members of a unitary group.

Line 29. Net Financial Institution Tax Due: Subtract the amount on line 28 from the amount on line 26.

Line 30. Use Tax Due: Taxpayers are required to report and pay use tax as a part of their franchise tax return on purchases where sales tax was not charged. Purchases subject to use tax include (but are not limited to) subscriptions to magazines and periodicals, and property purchased exempt from tax by use of an exemption certificate, and later converted to a non exempt use by the business. To calculate the amount of purchases subject to the use tax, please see Schedule SUT and enter the amount on line 30.

Line 31. Subtotal Due: Add line 29 and line 30.

Line 32. Enterprise Zone Employment Expense Credit: This credit is calculated on Schedule EZ, and should be entered on line 32. For further information on enterprise zone tax benefits, refer to Income Tax Information Bulletin#66.

Line 22. For Department Use Only.

Line 33. Teacher Summer Employment Credit: This credit is available to taxpayers hiring math or science teachers during summer school vacation. The credit for each teacher hired is the lesser of \$2,500 or 50% of the compensation paid. The credit should be claimed on line 33. The Professional Standards Board will certify the qualified positions, and Schedule TSE must be attached to the

return. Contact the Department of Education at (317) 232-6675 for more information on this credit.

Line 34. Enterprise Zone Loan Interest Credit: This credit should be calculated on Schedule LIC and entered on line 34. For further information about this credit, refer to Income Tax Information Bulletin #66.

Line 35. Neighborhood Assistance Credit: A preapproved neighborhood assistance credit form NC-20 must be attached and the credit is claimed on line 35. For further information, refer to Income Tax Information Bulletin #22.

Line 36. Industrial Recovery Tax Credit: The amount of credit should be entered on line 36. A copy of the approved certification entered by the enterprise zone board must be attached to the return. The credit is based upon the taxpayer's qualified investment in a vacant industrial facility within a designated industrial recovery site.

The credit may be used to offset the taxpayer's franchise tax liability, but any excess credit must be carried forward to the immediately following taxable year. A taxpayer is not entitled to a carry back or refund of any unused credit.

A lessee of property in an industrial recovery site may be assigned tax credit(s) based upon the owner's or developer's qualified investment within the designated industrial recovery site. Additional information, the definitions, qualifications, and procedures for obtaining the credit may be requested from: The Indiana Department of Commerce, Enterprise Zone Board, One North Capitol, Suite 700, Indianapolis, IN 46204.

Line 37. Enter and specify the amount of other credits:

Community Revitalization Enhancement District Credit -Effective January 1, 1999, a state and local income tax liability credit is available for a qualified investment for redevelopment or rehabilitation of property within a community revitalization enhancement district (in Monroe County). The expenditure must be approved by the Indiana Department of Commerce before it is made. The credit is equal to 25% of the qualified investment made by the taxpayer during the taxable year.

The taxpayer can assign the credit to a lessee who remains subject to the same requirements. The assignment must be in writing and any consideration may not exceed the value of the part of the credit assigned. Both parties must report the assignment on their state income tax return for the year of assignment.

The credit is nonrefundable and cannot be carried back. The taxpayer must carryforward any excess credit to the immediately following tax year(s). Pass through entities are not eligible for the credit. The Indiana Department of Revenue has the authority to disallow any credit if the taxpayer ceases existing operations or substantially reduces its operations within the district, or elsewhere in Indiana to relocate them into the district.

Effective July 1, 1999, two new districts may be designated in Delaware County [HB 1319 (1998)]. To request additional information regarding the definitions, qualifications, and procedures for obtaining this credit, contact: Indiana Department of Commerce, One North Capitol, Suite 700, Indianapolis, Indiana, 46204, or call (317)232-8905.

Individual Development Account Tax Credit - As amended by House Enrolled Act 1126 (1999), effective March 31, 1999, a tax credit is available equal to 50% of the contribution, if not less than \$100 (\$1,000 minimum donation before March 31, 1999) and not more than \$50,000, which is made to a community development corporation participating in an Individual Account Development program. Applications for the credit are filed through the community development corporation using Form IDA-10/20. To request additional information regarding the definitions, procedures, and qualifications for obtaining this credit, contact: Indiana Department of Commerce, Community Development, One North Capitol, Suite 600, Indianapolis, Indiana, 46204, or call (317) 232-8911.

Military Base Recovery Tax Credit - Effective for taxable years beginning after December 31, 1997, a state tax liability credit is available for rehabilitation of real property located in military base facilities designated by the state Enterprise Zone Board. A claimant may also be a lessee of property in a military base recovery site and assigned part of the tax credit based upon the owner's or developer's qualified investment within a military recovery site. To request additional information regarding the definitions, procedures, and qualifications for obtaining this credit, contact: Indiana Department of Commerce, Enterprise Zone Board, One North Capitol, Suite 700, Indianapolis, Indiana, 46204, or call (317) 232-8905.

Line 38. Total Credits: Add the amounts included on lines 32 through 37.

Line **39.** Total Tax Due: Subtract the amount on line 38 from the amount on line 31.

Line 40. Total Estimated Tax Paid: Enter the total amount of estimated tax paid for the taxable year. Itemize each quarterly payment in the spaces provided. If the annual franchise tax liability is less than one thousand dollars (\$1,000), estimated payments are not required to be made.

Line 41. Extension Payment and Prior Year Overpayment: Enter any payment that was made with an extension of time to file request, and any prior year overpayment credit being applied. This provision only applies to prior year overpayment of the franchise tax, and does not apply to other taxes paid for taxable years beginning on or before December 31, 1989. Indiana will accept the federal extension date, plus an additional thirty (30) days. However, an extension of time to file is <u>not</u> an extension of time to pay. You must pay at least ninety percent (90%) of the current year liability by the original due date of the franchise tax return.

Line 42. Other Payments: Enter any other payments that are allowable and attach an explanation.

Line 43. Total Payments: Add lines 40 through line 42.

Line 44. Balance of Tax Due: Subtract the amount on line 43 from line 39.

Line 45. Penalty for Underpayment: Enter the penalty, if any, for underpayment of estimated tax as calculated on FIT-2220.

Line 46. Interest: If payment is made after the original due date, interest must be included with the payment. Interest is calculated from the original due date of the return until the date of payment. Contact the Department for the current rate of interest we are charging. An extension of time to file does not grant an extension of time to pay any tax due; therefore, interest must be calculated.

Line 47. Late Penalty: *Enter the computed penalty amount that applies:*

A. If a payment is made after the original due date, a penalty which is the greater of five dollars (\$5.00) or ten percent (10%) of the remaining tax due must be entered. The penalty for late payment or late filing will not be imposed if *all three* of the following conditions are met:

- (1) A valid extension of time to file exists;
- (2) At least ninety percent (90%) of the tax was paid by the original due date: and,
- (3) The remaining tax is paid by the extended due date.

B. If the return showing no tax liability (on line 31) is filed late, the penalty for failure to file by the due date will be \$10 for each day the return is past due, up to a maximum of \$250.

Line 48. Total Due: If a payment is due, enter the total tax due plus any applicable penalty and interest on line 48. Make checks payable to the Indiana Department of Revenue for each Form FIT-20 filed. Lines 49, 50 & 51. Total Overpayment: If the taxpayer has an overpayment determined by subtracting the amount on line 39 and line 45 from the amount on line 43, the corporation may elect to have a portion or all of its overpayment credited to next year's estimated tax account. The portion to be refunded should be entered on line 50. The portion to be applied to next year's account should be entered on line 51. The total of line 50 and line 51 must equal the amount on line 49.

If your overpayment is reduced due to an error on the return or an adjustment by the Department, the amount to be refunded will be corrected before any changes are made to the estimated account for next year. A refund may be set-off and applied to other liabilities under I.C. 6-8.1-9-2(a) and 6-8.1-9.5.

Be sure to sign, date, and print your name on the return. If a paid preparer completed the return, you may authorize the Department to discuss your tax return with the preparer by checking the Authorization box above the signature line.

Instructions for Filing a Combined Return: Attributing Receipts of a Taxpayer Filing a Combined Return

In calculating adjusted gross income, the taxpayer shall eliminate all income and deductions from transactions between entities that are included in the unitary filing.

A. A taxpayer filing a combined return for a unitary group shall determine the income for a taxable year attributable to Indiana by use of the following formula:

- The aggregate adjusted gross income, from whatever source derived, of the members of the unitary group; multiplied by
- (2) The quotient of:

(a) all the receipts of the taxpayer members of the unitary group attributable to transacting business in Indiana; divided by

(b) the receipts of all members of the unitary group from transacting business in all taxing jurisdictions.

Identify the members of the unitary group and determine whether those members are taxpayers under the Indiana Financial Institution Franchise Tax Act. To be a taxpayer under the Act, the member must be transacting the business of a financial institution in Indiana as defined in the Financial Institution Franchise Tax Act (I.C. 6-5.5).

If the unitary group has members whose receipts are not attributable to Indiana, the group will file FIT-20 Schedule E-U to apportion its receipts to Indiana.

B. Percent of Ownership by Parent: In order to qualify as a member of a unitary group more than fifty percent (50%) of the voting stock of each member of the group must be directly or indirectly owned by a common owner or common owners, or owned by one or more of the member corporations of the group, regardless where such business is conducted. The group is comprised of <u>all</u> unitary affiliates conducting the business of a financial institution, whether or not such business is conducted in Indiana.

C. Regular Financial Institutions: A regulated financial corporation, a holding company, or a subsidiary of a regulated financial corporation or holding company, as defined in I.C. 6-5.5-1-17, is required to file a combined return for all members of the unitary group.

D. Other Corporations: To be a member of the unitary group for purposes of the financial institution franchise tax, and to be a part of this combined filing, the corporation (other than subsidiaries of an entity described in part C above) must derive at least eighty percent (80%) of its gross receipts from the extension of credit, leasing that is the economic equivalent of the extension of credit, or charge card operations. If a member does not meet the eighty percent (80%) test, then it is not a member and cannot file as a member for purposes of the financial institution franchise tax.

E. Federal Identification Number: Identify each corporate member of the unitary group by listing their federal identification numbers.

F. Federal Business Activity Code: Indicate the applicable federal business activity code for each member of the group.

G. Quarterly Payments of Estimated Tax: Indicate for each member if quarterly estimated payments of the financial institution franchise tax were made by the member under its own federal identification number. If estimates were paid, indicate whether payments were made to a Form IT-6 or Form FT-QP estimated account.



Indiana Department of Revenue

Indiana Financial Institution Tax Return

/816	For Calendar Year Ending December				(Do not write above)
Form FIT-20	or Fiscal Year Beginning, 1999 and Er	nding	, [Federal Id	dentification Number
SF44623 (Rev. 12/99)				r ouorur n	
Name of Corporation	1			Principal	Business Activity Code
Number and Street		C	County	Indiana T	Caxpayer Identification Number
City	State	Zip C	ode	Corporatio	on Telephone Number
-		-		()
	is a state chartered credit union or an investment company ons for line 18 and FIT-20 Schedule E-U)	regis	tered under the Investn	nent Corr	npany Act of 1940.
		Che	ck: Initial Return	□Final	Return 🗆 In Bankruptcy
	nercial Domicile				
		Is th	is return filed on a co	ombined	basis under the unitary
	ccounting records if different from above	conc	cept?		Yes No
address:					
					nber of a unitary group?
E. Accounting m		(See	instructions pages 4	and 8)	Yes No
different Fede List any othe	ration make estimated tax payments using a eral Identification Number? □ Yes □ No K. r Federal Identification Numbers on Schedule H. re of your gross income derived from making,	Is ar	n extension of time to	file atta	ached? 🗆 Yes 🛛 No
acquiring, se	lling, or servicing loans or extensions of L .es \Box NoIf you answer no, do not file this		you a member of a p ou answer yes, see ins		-
	Schedule	A			
1. Federal taxa	ble income (before net operating loss deduction and sp	pecial	federal deduction).		1
	lividend deduction				2
	btract line 2 from line 1)				3
	nter an amount equal to the deduction taken for:				
	bts (I.R.C. Sec. 166) (see instructions)		4		
5. Bad de	bt reserves for banks (I.R.C. Sec. 585)		5		
6. Bad de	bt reserves (I.R.C. Sec. 593)		6		1000
7. Charita	able contributions (I.R.C. Sec. 170)		7		1999
	te and local income taxes		8		
9. Do not	use. For Departmental use only				
10. Net ca	pital losses (deducted on the federal return and incurre	ed			FIT-20
in taxa	ble years beginning before January 1, 1990)		10		
11. Amou	nt of interest excluded for state and local obligations				
(I.R.C.	Sec. 103) minus the associated expenses (I.R.C. Sec. 26	65).	11		
12 Total A	Addbacks: (Add lines 4 through 11)		12		
13. Subtotal (Ad	Id line 3 and line 12)				13
Deductions:		_			
	ct income that is derived from sources outside the				
	States and was included in federal taxable income		14		
	ct an amount equal to a debt or portion of a debt that				
	es worthless - net of all recoveries (I.R.C. Sec. 166)	_	15		
	ct an amount equal to any bad debt reserves that are				
	ed in federal income because of accounting method				
	es (I.R.C. Sec. 585(c)(3)(a) or Sec. 593)		16		
	Deductions: (Add lines 14 through 16)		17		
18. Total Incom	e Prior to Apportionment: (Subtract line 17 from line 1				18
		(cont	inue to form page 2)		

	FIT-20		1999 Indiana Fina							Page 2
	Total Income Prior to Apport									
20.	Apportionment Percentage (,				20	<u> </u>	%
	21. Apportioned income att			ne 19 by line 20)) 21					
	22. Department use only. D		-							
	Total as Apportioned Adjusted							23		
	Indiana Net Operating Loss fr									
	Indiana Adjusted Gross Incon									
26.	Financial Institution Tax (Mu	ltiplyl	ine 25 by .085)					26		
	Do not use									
	Less: Nonresident Taxpayer									
29.	Net Financial Institution Tax	Due (S	ubtract line 28 from lin	ne 26)				29		
	Sales/Use Tax Due (See instr									
31.	Subtotal Due (Add lines 29 a	nd 30)		•••••	•••••	•••••	•••••	31		
	Credits (Attach schedules):				20					
	32. Enterprise Zone Employ33. Teacher Summer Employ	ment	xpense Credit (EZ_2)	•••••	32			-		
								-		
	34. Enterprise Zone Loan Int35. Neighborhood Assistant	cred	it (NC 20)	•••••	34			•		
	36. Industrial Recovery Tax	Credit	II (INC-20)	•••••	35					
	37. Other	Cieun		•••••	30			•		
38	Total Credits: (Add lines 32 t	hrough		•••••				38		
	Net Tax Due: (Subtract line 38	-								
57.	40. Total estimated franchise		· · · · · · · · · · · · · · · · · · ·			••••••				
	1 2				40					
	41. Extension payment		and prior year					-		
	41. Extension payment overpayment credit		Enter combined total		41					
	42. Other payments (Attach	suppo	rting documentation)		42					
43.	Total Payments (Add lines 40							43		
	Balance of Tax Due (Subtract									
45.	Penalty for the Underpaymen	t of Ta	x from Schedule FIT-2	220 (Bookle	et page 12))		45		
	If payment is made after the							46		
47.	Late penalty: If paying late en	nter 10	% of line 44: see instru	ctions. If li	ne 31 is zei	ro, enter \$10	per day			
	filed past due date									
48.	Total Due (Add lines 44 through	ugh 47)	•••••				48		
49.	Total Overpayment (Subtrac	tlines	39 and 45 from line 43)		49					
	Refund (Enter portion of line									
51.	Overpayment Credit (Amou	nt of li	ne 49 to be applied to n	ext year's e	stimated ta	ax account)	•••••	51		
		•••							Do not write b	oelow
	Make check payable and ma								52	
	NDIANA DEPARTMENT	OF R	EVENUE						53	
	00 N. SENATE AVENUE NDIANAPOLIS, IN 46204-	2252							54	
	Inder penalties of perjury,					0	1 2	ng sc	chedules and	
S	tatements, and to the best of	of my	knowledge and belie	ef it is true,	correct c	and complet	e.			
Ι	authorize the Department (to disc	uss my return with m	y tax prepa	arer.	Yes		No	1	
Sign	ature of Officer		Date	Pri	nt or Type	Name			Title	
Ł										
L										
	l Preparer's Information									
Prep	arer's Name			Pre	parer's FI	D, SSN, or P	TIN Nu	mber	Federal I.D. Nur	nhor
									Social Security N	
									PTIN Number	
Stre	eet Address				ytime Tele	ephone Numb	ber			
City		State	Zip+4	Pre	parer's Sig	gnature				
			·							
				Æ	נר					

FIT-20 Schedule E-U SF 44622 (Revised 12/99)

Taxpayer Name

F

Federal Identification Number

The following information must be completed by all taxpayers and taxpayers filing combined unitary returns. This will include all state (non-federal) chartered credit unions, and investment companies carrying on the business of a financial institution in Indiana.

		A Total Receipts Attributed to Indiana		B Total Receipts Everywhere
1. Lease or rental of real or tangible personal				
property	70		83	
2. Interest income and other receipts from assets in the				
nature of loans or installment sales contracts secured				
by real or tangible personal property	71		84	
3. Interest income and other receipts from unsecured consumer loans	72		85	
4. Interest income and other receipts from commercial	12			
loans and installment obligations not secured by real				
or tangible personal property	73		86	
5. Fee income and other receipts from letters of credit,				
acceptance of drafts, and other devices for				
guaranteeing loans or letters of credit	74		87	
6. Interest income, merchant discounts, and other				
receipts including service charges from credit cards				
and travel and entertainment credit cards, and credit				
card holder's fees	75		88	
7. Receipts from the sale of a tangible or intangible				
asset must be attributed to the same state in which				
the income from the tangible or intangible asset was	76		00	
attributed	76		89	
8. Receipts from the performance of fiduciary and other				
services, based on where the benefits are consumed	77		90	
9. Receipts from the issuance of traveler's checks, money				
orders or United States Savings Bonds	78		91	
10. Receipts from investments in municipal securities of				
all states, their political subdivisions, and				
instrumentalities	79		92	
11. Interest income and other receipts from participation				
loans	80		93	
12. Gross payments collected on investment contracts	81		94	
issued by an investment company	01		74	
13. Total Receipts: (Add lines 1 through 12 in columns A and B)	82		95	
aliu B)	02			
14. Divide the sum of line 13 column A by the sum of line100 to express the amount as a percentage (i.e. 67.89%20 of the FIT-20. (Round percent to two decimal places).). Enter	the percentage here and on line		%

Page 3

SF 44626

FIT-20 Schedule H

Other Corporations that made Estimated Payments

List below the federal identification number for any corporations that made estimated tax payments during the year, and are included in this filing if it is for a unitary group. Attach additional sheets if necessary.

Name of Corporation	Federal Identification Number	Total Payments

FIT-20 Schedule SUT Sales and Use Tax Computation		SF 4462	27
This schedule is to be completed if you had purchases subject to use tax because sales tax was not paid	l at tl	he time of purchase.	
Type of Purchase		Total Purchases	
1. Mail order merchandising firms	1		
2. Books, equipment and various supplies	2		
3. Magazines and other subscriptions			
4. Exempt purchases ultimately used for nonexempt purposes	4		
5. Taxable purchases made in other states where no sales tax was charged	5		
6. Grand Total of Purchases subject to Use Tax	6		
7. Total Use Tax Due - Multiply grand total by 5% (.05). Enter here and on line 30 of Form FIT-20			

	nent of Estima					SF 44	4628
Tax by Fina	ancial Instituti	ions					
Name			Federal Iden	tificatio	n Number		
Calculate Minimum Quarterly Payment							
1. Net tax due (line 39 of Form FIT-20)				1			
2. Use tax due (line 30 of Form FIT-20)				2			
3. Subtract line 2 from line 1: Net Financial Institution Tax Due	2			3			
4. Multiply line 3 by 80% (.80)							
5. Enter 25% (.25) of line 4 (Enter here and on line 8)				5			
Calculate Quarterly Underpayment Penalty	(a) 1st Quarter	(b 2nd Q	,	(c) 3rd Qu		(d) 4th Quart	ter
6. Enter due date of quarterly estimate							
7. Enter the amount paid for each quarter							
8. Enter the lesser of the amount from line 5 above, or 25%							
of the previous year financial institution tax liability							
9. Subtract line 8 from line 7. Overpayments will be a							
positive figure. Underpayments will be a negative figure							
10. Enter overpayment, if any, from line 11 of the preceding column in excess of any prior underpayments							
11. Add net amount on line 10 to entry on line 9 and enter							
total (If result is a negative, this is your underpayment)							
12. Compute 10% penalty on the underpayment amount on							
line 11 (Enter as positive numbers)							
13. Add line 12, columns A through D and enter total							
here and on line 45 of Form FIT-20				•••••			

Instructions for FIT-20 Schedule E-U Apportionment of Receipts to Indiana

The following information must be completed by all taxpayers and taxpayers filing combined unitary returns. Investment companies must complete line 12. Credit unions report adjusted gross for a taxable year based on total transfers to undivided earnings minus dividends for that taxable year after statutory reserves are set aside under I.C. 28-7-1-24.

The Indiana Financial Institutions Tax is imposed on apportioned income. Taxpayers and unitary groups must file using an apportionment percentage, based on a one factor formula. Indiana employs a single factor receipts formula to determine the percentage of the taxpayer's income subject to tax.

The single factor formula is derived by dividing the gross receipts attributable to transacting business in Indiana by total receipts from transacting business in all taxing jurisdictions. This fraction is expressed as a percentage. Total income is then multiplied by this percentage to arrive at Indiana financial institution adjusted gross income.

The Following Types of Receipts are Attributable to Indiana

(1) Receipts from the lease or rental of real or tangible personal property if the property is located in Indiana.

(2) Interest income and other receipts from assets in the nature of loans or installment sales that are primarily secured by or deal with real or tangible personal property, and the property is located in Indiana.

(3) Interest income and other receipts from consumer loans not secured by real or tangible personal property if the loan is made to a resident of Indiana.

(4) Interest income and other receipts from commercial loans not secured by real or tangible personal property must be attributed to Indiana if the proceeds of the loan are to be applied in Indiana. If it cannot be determined where the loan proceeds will be applied, the income and receipts are attributed to the state where the borrower applied for the loan.

(5) Fee income and other receipts from letters of credit, acceptance of drafts, and other devices for guaranteeing loans must be attributed in the same manner as commercial loans are attributed.

(6) Interest income, merchant discounts, and other receipts including service charges from financial institution credit card and travel and entertainment card receivables will be attributed to the state where the card charges are regularly billed. (7) Receipts from the sale of a tangible or intangible asset must be attributed to the same state where the income from the tangible or intangible asset was attributed.

Receipts attributed to Indiana may include receipts of dividends and interest from stocks, bonds, and other securities issued by an Indiana resident taxpayer. Income from intangible property which is located in Indiana and is controlled from an Indiana business situs may be attributed to Indiana.

(8) Receipts from the performance of fiduciary and other services must be attributed to the state where the benefits of the services are consumed.

(9) Receipts from the issuance of traveler's checks, money orders or United States savings bonds must be attributed to the state where the item was purchased.

(10) Receipts from investments of a financial institution in securities of this state and its political subdivisions, agencies, and instrumentalities must be attributed to Indiana.

(11) Interest income and receipts from a participation loan must be attributed in the same manner as the loan is attributed. A participation loan is a loan in which more than one lender is a creditor to a common borrower.

(12) The aggregate of gross payments collected by an investment company from the business upon investment contracts issued by the company and held by Indiana residents is attributed to Indiana.

Instructions for Schedule FIT-NRTC

The following schedule is to be used for nonresident taxpayers claiming the nonresident taxpayer credit for taxes paid to their state of commercial domicile and attributable to Indiana.

A taxpayer filing on a unitary basis must compute this credit on an individual taxpayer basis.

The principal amount of the loan must exceed two million dollars (\$2,000,000.00) to qualify for this credit.

PART I - Identification Section: In this section, identify the borrower, the principal amount of the loan, and the receipts less principal attributed to the loan during the tax year. Attach additional sheets if necessary.

PART II - Calculation Section: In this section you will calculate the amount of eligible credit. The credit is equal to the lessor of the actual taxes paid to the domiciliary state for the loan transaction, or the amount due Indiana for the loan transaction.

Line 1. Enter the total from PART I (Receipts attributable to the loan transaction).

Line 2. Enter the total receipts attributable to nonresident.

Line 3. Divide the amount on line 1 by the amount on line 2. This is the apportionment percentage used to attribute receipts from qualified loans to the amount of tax due.

Line 4. Enter the amount of Indiana financial institution tax due from a pro forma schedule. Schedule must be attached.

Line 5. Multiply the percentage on line 3 by the amount on line 4. This is the amount of credit available to be applied against the taxpayer's domiciliary state for the qualified loans.

Line 6. Enter the amount of tax paid to the domiciliary state for the qualified loans, less any credit that the domiciliary state grants for taxes paid to other states.

Line 7. Enter the lesser of the amount on line 5 or line 6. Enter this amount on line 28 of the FIT-20.

Attach a copy of your domiciliary state's tax return to Form FIT-20.

Schedule FIT-NRTC Revised (12/99)

SF 44625

Nonresident Tax Credit (See instructions on page 14)

TN	F 1 1	T 1 // C' /' NT 1					
Taxpayer Name		Federal	Identification Number				
Part I: Identification Section							
Name of Borrower	Principal Amount of Loan	F	Receipts Attributed to Loan				
	•						
Totals	\$	\$					
Part II: Calculation Section							
1. Enter the total receipts from Part I	1						
2. Enter the total receipts attributable to nonreside	nt	. 2					
3. Divide line 1 by line 2. Express as a percentage	(i.e5086 = 50.86%)	. 3	%				
4. Enter the amount of tax attributable to nonresid	ent (from a pro forma schedule)	. 4					
5. Multiply the percentage from line 3 by the amount	unt on line 4	. 5					
6. Enter the amount of taxes paid to your state of a							
listed in Part I		6					
7. Enter the lesser of the amounts from lines 5 and Enter this amount on line 28 of Form FIT-20	16.	. 7					

Instructions to Schedule FIT-20NOL Net Operating Loss Deduction

The Financial Institution Tax took effect for taxable years beginning after December 31, 1989. There is no provision to allow a carry forward of net operating losses incurred under the adjusted gross income tax. A net operating loss can be carried forward for fifteen (15) tax years following the loss year, if the loss was incurred for taxable years beginning after December 31, 1989. There is no provision for a net operating loss carry back.

Who Should File Schedule FIT-20NOL

All taxpayers must complete and attach this schedule to the Financial Institution Tax Return if they are claiming a net operating loss deduction. The net operating loss that will be recognized for Financial Institution Tax purposes will be the net operating loss apportioned to Indiana for the taxable year of the loss.

If the taxpayer is filing a combined return, any net operating loss attributable to Indiana in the combined return shall be prorated between each member of the unitary group by the quotient of:

- (A) the receipts of that taxpayer member attributable to Indiana; divided by:
- (B) the receipts of all members of the unitary group attributable to Indiana.

Line By Line Instructions

Information Boxes: Complete the information boxes with the corporation name and the federal identification number.

Tax Year: These are the years listed across the top of the schedule. The first year that a loss can be carried forward under the act is for taxable years beginning after December 31, 1989. In other words, no taxable year beginning before January 1, 1990 is eligible to be used as a loss carryforward.

Line 1. Enter the adjusted gross income or loss from line 19 of the FIT-20.

Line 2. If this schedule is being used by a nonresident taxpayer, enter the apportionment percentage for the tax year.

Line 3. Enter the amount of Indiana business income or loss. Use the amount on line 1 if this is a resident taxpayer. If it is a nonresident taxpayer, multiply the amount on line 1 by the apportionment percentage on line 2.

Loss Year Carry Forwards Applied Against Adjusted Gross Income:

In the column next to the appropriate loss year, enter the total Indiana loss coinciding with line 3 of this schedule for the corresponding loss year. When taking the NOL deduction for a particular loss year, enter the amount of deduction in the same column of the year the loss is being taken against adjusted gross income.

When calculating the adjusted gross income after the NOL deduction, subtract the total deductions taken from the adjusted gross income, and enter the amount on the line titled "Adjusted Gross Income after NOL Deduction". The amount cannot be less than zero.

You are not required to file a separate loss schedule for each year there is a loss. Only file the schedule when you are taking the loss deduction. You may copy a previous tax year's schedule and include the information that applies for any subsequent taxable years.

		SC	HEDULE FI	T-20 NOL ·	Net Opera	ting Loss De	eduction	SF 4462	24
Corporatio	on Name		Samp	le			Federal Ide	entification Nu	mber
Tax Year							,		
		1990	1991	1992	1993	1994	1995		1997
1. AGI or (I		(100,000)	(75,000)	140,000	120,000	(150,000)	160,000	(200,000)	(100,000)
2. Apportion	nment %	80%	80%	80%	80%	70%	70%	70%	70%
	AGI or (Loss)	(80,000)	(60,000)	112,000	96,000	(105,000)	112,000	(140,000)	(70,000)
	Total Indiana Loss from Tax Year		1			1	1		
1990	80,000			80,000					
1991	60,000			32,000	28,000				
1992 1993									
1993	105,000						105.000		
1994	105,000						105,000		
1995									
Adjusted C	ross Income Deduction			0	68,000		7,000		
Tax Year									
		1998	1999	2000	2001	2002	2003	2004	2005
1 AGL or (I	(220	200,000	100,000	2000	2001	2002	2005	2004	2005
1. AGI or (L 2. Apportion	ment %	75%	80%						
3. Indiana A	GI or Loss	150.000	80.000						
Loss Year	Total Indiana Loss from Tax Year								
1990									
1991									
1992									
1993 1994									
1994									
1995	140.000	140.000							
1996	70.000	10.000	60,000						
1997	70,000	10,000	00,000						
1998									
2000									
2000									
2001									
2002									
2003									
Adjusted C	Bross Income	0	20,000						

Indiana Department of Revenue

Indiana Departı	Indiana Department of Revenue		Sche	dule FIT-20 NO	Schedule FIT-20 NOL - Net Operating Loss Deduction	Loss Deduction	(Rev. 12-99)	(6(SF 44624
Corporation Name	Vame						Federal Identif	Federal Identification Number	
					Tax Year		_		
		1990	1991	1992	1993	1994	1995	1996	1997
1. AGI or (Loss)	(SSC								
2. Apportionment %	nent %								
3. Indiana AGI or (Loss)	JI or (Loss)								
Loss Year	Total Indiana								
	Loss from								
	lax Year								
1990									
1991									
1992									
1993									
1994									
1995									
1996									
Adjusted G	Adjusted Gross Income								
After NOI	After NOL Deduction								
		1006	1000	0000	2001	CUUC	2002	JUUL	2005
2 1 AGI or (1 occ)	100)	0//1	1111	0007	1007	1001	6007	1007	C007
7 Apportion	133) nant 02								
3. Indiana AGI or (Loss)	il or (Loss)								
Loss Year	Total Indiana								
	Loss from								
	1 dA 1 Cal								
1990									
1991									
1992									
1993									
1994									
1995									
1996									
1997									
1998									
1999									
2000									
2001									
2002		-							
2003									
2004									
Adjusted G	Adjusted Gross Income								
A fter NOI	After NOI Deduction								

Instructions for Form FT-ES

Quarterly payments of estimated franchise tax are due on or before the last day of the month for the quarter ending on the last day of the preceding month. Form FT-QP must be used when making these quarterly payments. (Do not use Form IT-6.) Please note the voucher number on the form when making the payment for that quarter. Payments made after the quarterly due date must be reported in the following quarter when paid.

If the annual tax liability is less then one thousand dollars (\$1,000.00), estimated payments are not required to be made. If the quarterly payment exceeds ten thousand dollars (\$10,000.00), payments must be made by electronic funds transfer. Contact the EFT Section at (317) 232-5500 for further information.

Use preprinted Form FT-QP estimated payment vouchers mailed to you at the beginning of your tax year. If paying by using the EFT method, the filing of FT-QP forms is not necessary. If you do not have preprinted forms and need coupon vouchers, completely fill out the appropriate FT-ES voucher for the tax period on the form provided at the end of this booklet. Enter total franchise tax due for the quarter. If the quarterly payment is being submitted later than one (1) month following the close of the quarter, penalty and interest will be billed.

Any penalty and interest paid as a result of a late payment assessment **cannot** be claimed as a credit on the annual return.

Taxpayers that file an annual return and pay the full amount of tax due by the end of the month following the close of the taxable year are not required to file Form FT-QP for the fourth quarter of that taxable year.

Claims for refund are processed on an annual basis only. If errors are discovered on a quarterly filing, these errors should either be adjusted on the next quarterly return or on the annual return. Adjustments of quarterly returns must be made during the taxable year of such quarterly returns and a complete explanation should accompany that return.

Each return must be signed by an authorized officer.

Special Reminders

1. Financial Institutions filing on a fiscal year basis must enter their tax year beginning and ending dates.

2. Net operating loss deductions must be supported by the completed Schedule FIT-20NOL attached to the return.

3. The FIT-2220, Underpayment of Estimated Tax by Financial Institutions, must be completed to reflect the applicable penalty. See page 12.

4. Questions A through L on the front of the return must be answered.

5. A copy of the first four pages of the corporation's federal tax return must be attached to the Form FIT-20 when filed.

6. If an extension of time to file exists, the corporation must prepay at least 90% of the tax due by the original due date. Failure to do so will result in a 10% penalty on the amount paid after the original due date. Interest will be due on any payment made after the original due date.

7. If applicable, check the box indicating you are either a state chartered credit union or an investment company.

If you have any questions refer to Commissioner's Directive #14, or contact the Corporate Income Tax Section at (317) 615-2662.

(Rev. 12) SF 49410		nent of Revenue turn - Estimated Quarterly Pay	vment	
1010		Due last day of month fol	llowing end of quarter)	
Name				(Do Not Write Above)
Address				
	Federal Identification Number			
	rederar identification (vullber	Signature of Officer	Title	
Voucher Number (Enter 1,2,3, or 4)	Calendar or Fiscal Year Ending (Enter MM-YYYY)	Due Date (Enter MM-DD-YYYY)	Date	Daytime Phone #
No.			Financial Ins	titution Tax Due for the Quarter
Indiana Taxpayer Id	entification Number		En	ter Total Tax Below:
INDIANA DEPAI 100 NORTH SEN	RTMENT OF REVENUE ATE AVENUE	Pay this	amount. Do not send cash.	
INDIANAPOLIS I			Make check payable to the Ir	ndiana Department of Revenue.

Instructions for Form FT-EXT

The extension return, Form FT-EXT, is to be used when a payment is due and additional time is necessary for filing the annual Indiana Financial Institution Tax Return (FIT-20). A penalty for late payment will not be imposed if at least 90% of the tax is paid by the original due date and the remaining balance, plus interest, is paid in full by the extended due date.

(Rev. 12) SF 4917	1 Indiana FI	n day of the 4th month	ment of Revenue ax Return - Extension Payı following close of your tax ye	
Address				
	Federal Identification Number		Signature of Officer	Title
Extension Payment	Calendar or Fiscal Year Ending (Enter MM-YYYY)	Due Date (Enter MM-DD-YYYY)	Date Enter Financial Institutio Payment Below:	Daytime Phone # on Tax Return Extension
				y this amount. Do not send cash. the Indiana Department of Revenue.