2001 IT-20 CORPORATE

Income Tax Booklet for the Tax Year 2001 & Fiscal Years Ending in 2002

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Specific Reminders

- 1. A corporation filing on a fiscal or short year basis must enter its tax year beginning and ending dates on the return.
- 2. Net operating loss deductions must be supported by completing Schedule IT-20NOL.
- 3. Nonbusiness income deductions must be supported by completing Schedule F, Allocation of Nonbusiness Income and Indiana Non-Unitary Partnership Income.
- 4. The Penalty for Underpayment of Corporate Income Taxes, Schedule IT-2220, must be completed and attached (page sequence #7) to the return to reflect the applicable penalty and/or exceptions. See instruction page 15.
- 5. 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.
- 6. Corporations filing consolidated returns must attach a IT-20 Schedule 8-D to list the affiliated Indiana group and reflect the gross income and non-taxable receipts of each corporation. In addition, a schedule to reflect the net federal taxable income and Indiana modifications of each corporation must accompany the return to support the adjusted gross income calculation.
- 7. Corporations that qualify and wish to file as an Indiana "special" corporation cannot use this form. Form IT-20SC must be filed in order to claim the exemption from the gross income tax.
- 8. The Department requires that the appropriate lines be completed on the official forms. For example, do not refer to a separate schedule when computing the adjusted gross income tax. Rather, complete Schedule B of the return. Failure to do so will cause delays in processing because of an incomplete return.
- 9. Copies of pages 1 through 4 of the federal U.S. Corporation income tax return and any extension form must be attached to the Indiana corporation income tax return. This requirement is made under the authority of I.C. 6-8.1-5-4(d).

If you have any questions you may call the Corporate Income Tax Section: (317) 615-2662.

Annual Public Hearing - Mark June 18, 2002 on your calendar for the next public hearing sponsored by the Indiana Department of Revenue

In accordance with the Indiana Taxpayer Bill of Rights, the Department will conduct an annual public hearing on Tuesday, June 18, 2002. Please come and share your ideas on how the Department of Revenue can better administer Indiana tax laws. The hearing will be held at 9:00 a.m. in the Indiana Government Center South, Conference Center Room 4, 402 West Washington Street, Indianapolis, Indiana. If you can't attend, please submit your concerns in writing to: Indiana Department of Revenue, Commissioner's Office, 100 North Senate Avenue, Indianapolis, Indiana 46204.

A little about this year's cover

Featured on the cover is INSPIRE (Indiana Spectrum of Information Resources), a service of INCOLSA (Indiana Cooperative Library Services Authority) in partnership with the Indiana Library. INSPIRE provides links to online magazines, encyclopedias, and other information sources free of charge to Indiana's citizens through schools, libraries, offices, and homes. A special children's interface, INSPIRE Kids, makes it easy for children to find appropriate material. A \$1.5 million state appropriation from the Indiana Technology Fund to the Indiana State Library makes the INSPIRE databases possible. This cooperative statewide effort is maximizing the impact of tax dollars spent on library services and information retrieval. We hope you will take a few minutes to visit the INSPIRE Web

Let's look it up on INSPIRE!

The Indiana State Library provides assistance to historians and scholars, research, library services to individuals handicap, and consultant services to all information services to state government, research genealogical research assistance to patrons doing family unable to use regular print material due to a visual or physical types of libraries.

INCOLSA is Indiana's statewide library network. It operates INSPIRE under contract with the Indiana State Library. Other services INCOLSA provides include reference and resource sharing, training for library staff, and various high-tech initiatives to develop the Indiana Virtual Library.

The Indiana Library Federation is an INSPIRE partner, providing publicity materials.

Legislative and Administrative Highlights for Corporate Income Tax

Legislative Highlights 2000-2001

Internal Revenue Code References

Public Law (P.L.) 9-2001 updates references to the Internal Revenue Code in certain Indiana income tax statutes. For tax year 2001, any reference to the Internal Revenue Code, means the Internal Revenue Code of 1986, as amended, and in effect on January 1, 2001. Also, it retroactively amends references to the Internal Revenue Code, making the Indiana Code (IC) consistent with the Internal Revenue Code for tax year 2000. *Citations Affected: IC 6-3-1-11. Effective: January 1, 2000 and 2001 (retroactive). HB 1479, Sections 1 & 2.*

Gross Receipts from REMC Sale-Lease Back Arrangements Exempt from Gross Income Tax

P.L. 32-2001 amends IC 6-2.1-3-16 to clarify that the amount received from the sale of an electric utility of interest in an electric generating facility is exempt from the gross income tax to the extent of any mortgage, security interest, or similar encumbrance that exists on the interest in the generating facility at the time of sale, transfer, or lease.

IC 6-2.1-3-16.5 adds a gross tax exemption for amounts received under a qualified investment acquired for the purpose of enabling a lease to pay the basic rent and exercise the price of a purchase option under the lease of an interest in an electric generating facility that is subject to the sales harbor sales-lease back provisions in the Internal Revenue Code. *Citations Affected: IC* 6-3-1-16. *Effective: January* 1, 2001 (retroactive). *HB* 1948, Sections 1 & 2.

Claimants in Good Standing Eligible for Enterprise Zone Loan Interest Credit

P.L. 73-2000 provides that the term "zone business" includes an entity that claims certain tax benefits available to businesses located in an enterprise zone. It specifies that a taxpayer may claim the enterprise zone loan interest credit only if that taxpayer pays a registration fee, provides additional assistance to urban enterprise associations required of zone businesses, and complies with requirements adopted by the enterprise zone board. *Citations Affected: IC 4-4-6.1-1.1; IC 6-3.1-7-2. Effective: January 1, 2000 (retroactive). SB 171, Sections 1 through 3.*

Total Grant Amount of Individual Development Account Tax Credits Reduced

IC 6-3.1-18-10 is amended to provide that the maximum amount of tax credit available per fiscal year for Individual Development Account contributions is reduced from \$500,000 to \$200,000. P.L. 289-2001. *Citations Affected: IC 6-3.1-18-10. Effective: July 1, 2001. HB 2130, Section 14.*

Prison Investment Credit Available to Pass-Through Entities in 2002

IC 6-3.1-6-1 is amended to define a taxpayer as a pass-through entity for purposes of the prison investment credit. IC 6-3.1-6-6 is added to provide that members of a pass-through entity are entitled to their distributive share of the prison investment credit if not used by the entity. *P.L.* 129-2001. *Citations Affected: IC* 6-3.1-6-1; *IC* 6-3.1-6-6. *Effective: January* 1, 2002. *HB* 1578, *Sections* 5 & 6.

New Tax Offset Credits Available in 2001

• **Capital Investment Tax Credit**- Effective January 1, 2001, a taxpayer or pass-through entity is eligible for a capital investment cost tax offset credit based on certain qualified capital investments made in Shelby County, provided by I.C. 6-3.1-13.5. The credit, if certified by the Indiana Department of Commerce, is equal to 14% of the amount of the approved qualified investment and is ratable over a seven-year period. P.L. 291-2001. *Citations Affected: IC 6-3.1-13.5. Effective: January 1, 2001. HB 1001, Section 177.*

• **Rerefined Lubricated Oil Facility Tax Credit**- Effective January 1, 2001 through December 31, 2005, a taxpayer or pass-through entity may be eligible, as determined by the Indiana Department of Commerce, for a state tax offset credit against its financial institution, income, sales, use and tax liabilities. The credit is based on a percentage of the real and personal property

taxes paid by an entity that processes rerefined lubrication oil as defined in I.C. 6-3.1-22.2. If the business entity has no adjusted gross income, sales, or use tax liabilities, then the owners are entitled to claim their share of the credit, as a pass-through. P.L. 291-2001. *Citations Affected: IC 6-3.1-22.2. Effective: January 1, 2001. HB 1001, Section 149.*

For information regarding the definitions, procedures, and qualifications for the credits mentioned above, contact: Indiana Department of Commerce, Development Finance Division, One North Capitol, Suite 700, Indianapolis, Indiana, 46204, or call (317) 232-8782, or via the Internet at: www.in.gov/doc/

New Tax Offset Credit Available for 2002, 2003

IC 6-3.1-23 is added to provide a Voluntary Remediation Tax Credit for qualified investments involving the remediation of a brownfield. The tax offset credit is limited to the lessor of a taxpayer's state tax liability, \$100,000, or 10% of the qualified investment per project. A legislative body is required to approve the credit. The Department of Environmental Management shall share administrative duties with the Indiana Development Finance Authority.

The total amount of credits that may be granted in each state fiscal year is limited to \$1,000,000. No new tax credits, other than carry-overs, are allowed for tax years beginning after December 31, 2003. Pass-through entities are eligible for the credit. *P.L. 109-2001. Citations Affected: IC 6-3.1-23. Effective: January 1, 2002. SB 273, Section 1.*

New Tax Offset Credit Available in 2003

IC 6-3.1-23.8 is added to create a Credit for Property Taxes Paid on Business Personal Property for tax years beginning after December 31, 2002. It provides for an offset against a state income tax liability for net ad valorem property taxes paid on business personal property and inventory equal to the amount of property taxes paid on assessed valuations up to, but not more than \$37,500. The taxpayer must claim the credit on the state tax return, and submit proof to the Department of Revenue as to the qualifying amount of property taxes paid.

If the amount of credit exceeds the taxpayer's tax liability, the excess must be carried over to the following taxable years. Pass-through entities are eligible for the credit. However, a utility company may not claim the credit. P.L. 291-2001. *Citations Affected: IC 6-3.1-23.8. Effective: January 1, 2003. HB 1001, Section 122.*

Administrative Highlights

New Enterprise Zones Established

The Indiana State Enterprise Board designated areas in the cities of Mitchell and Portage as the two new enterprise zones. The designation is effective for January 1, 2001 through December 31, 2010, and applies to taxable years beginning after December 31, 2000.

Contact the Indiana Department of Commerce, Community Development Division, Enterprise Zone Services, One North Capitol Avenue, Indianapolis, IN, 46204, or call 317-232-8911. Also contact your local Urban Enterprise Zone Association for more information.

2-D Barcode Filing of Corporate Forms Extends to Partnership and S Corporation Returns

New last year, taxpayers using some computerized tax preparation software had a "2-D bar code" in the upper right-hand corner of their Forms IT-20 and IT-20SC. The tax data that would normally have to be data-entered is encoded into a 2-D Barcode, effectively eliminating data entry errors and allowing returns to be processed in a fraction of the time required for a traditional paper return

The 2-D Barcode option will also be available on the Forms IT-65 and IT-20S for tax year 2001 by using I-File, the Department's Internet Filing program. Through I-File, taxpayers will be able to complete their entire return using a personal computer with Internet access. When taxpayers print out their return, it will be complete with the 2-D Barcode, which they will then be able to mail into the Department.

I-File is available at: www.in.gov/dor/electronicservices/

Form IT-20 General Statement and Instructions

Filing Requirements

Any corporation doing business and having gross income in Indiana is required to file a corporation income tax return unless specifically exempt. Indiana tax law requires all corporations to adopt their federal tax year for reporting income to Indiana. This applies to both the gross income tax and the adjusted gross income tax.

A limited liability company, including a publicly traded partnership, that is treated as a partnership and not as a corporation for federal income tax purposes must file on Form IT-65. A not-forprofit corporation must file Form IT-20NP and/or IT-35AR. A political organization and a homeowner's association are not considered not-for-profit organizations and, therefore, must file as regular corporations on Form IT-20.

When a corporation is not required to file a federal return, its taxable year shall be a calendar year unless permission is otherwise granted. The corporation's tax return is due the 15th day of the 4th month following the close of the tax year.

A farmer's cooperative described in Section 1381 of the Internal Revenue Code has until the fifteenth day of the tenth month following the end of its taxable year to file its annual Indiana return (see former 45 I.A.C. 1-1-172).

A corporation not filing an annual gross income tax return may be required to execute and file with the Department a statement under oath that not more than one thousand dollars (\$1,000) of taxable gross income was received during the tax year.

A corporation that has applied for and received permission to file for federal income tax purposes, under I.R.C. Sec. 1361, as an S Corporation on Form 1120S, is required to file an Indiana S Corporation Income Tax Return Form IT-20S.

Certain corporations may qualify to file as Indiana "special" corporations using Form IT-20SC. Indiana special corporations are exempt from the gross income tax. To qualify, the following requirements must be met: (1) the corporation must qualify to file as an S Corporation at the federal level even though it has elected not to do so; however, a corporation is considered to qualify even if one of its shareholders is a qualified trust that forms an employee stock ownership plan under Section 401(a) of the Internal Revenue Code; (2) passive investment income as defined in Section 1362(d)(3)(C) of the Internal Revenue Code cannot be more than 25% of the corporation's gross income for the tax year; and (3) a corporation must annually file Form IT-20SC for purposes of claiming the exemption from gross income tax.

If a corporation has overpaid its Indiana income tax liability, it may timely elect to have a portion or all of its overpayment credited to the following year's estimated tax account.

If an overpayment of tax is not refunded within ninety (90) days of either (1) the date the tax payment was due; (2) the date the tax was paid; or (3) the date the refund claim was filed, whichever is latest, it accrues interest at the rate established by the Commissioner.

For an overview of corporate taxation, refer to Income Tax Information Bulletin #12. Attach copies of pages 1 through 4 of the completed U.S. Income Tax Return when filing the Indiana return.

Indiana Financial Institution Tax

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 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 eighty percent (80%) of gross income is derived from activities which 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.

Entities subject to this tax should not file Form IT-20; instead, they should file Form FIT-20, which is available from the Department. For further information on the financial institution tax, request Commissioner's Directive #14 from the Department or call the Corporate Income Tax Section: (317)615-2662.

Accounting Methods

Under the Gross Income Tax Act, the accounting method for reporting gross receipts of a corporation should conform with the method used on the federal return. However, if the method used on the federal return is a method other than cash or accrual, the method for reporting gross receipts shall be limited to the cash method. **Note:** The completed contract, percentage of completion, and the installment method of accounting are not permitted under the Gross Income Tax Act. If one of these methods is used for federal tax purposes, gross receipts must be reported on the cash basis.

Under the Adjusted Gross Income Tax Act, the Department will recognize the method of accounting used for federal income tax purposes.

Gross Income Tax (I.C. 6-2.1-1-2)

The gross income tax is a gross receipts tax. A corporation's entire amount of gross receipts is used as the tax base. Deductions for cost, losses, or expenses are not allowed in calculating the Indiana gross income tax liability. This tax is not to be confused with the Indiana sales and use tax. The gross income tax is not imposed on the act of sale, but on the receipts from sales when received or credited. The gross income tax generally applies to all intrastate transactions and receipts from doing business in Indiana. Most receipts derived from interstate commerce are exempt from this tax. For further information concerning interstate commerce, please refer to the Administrative Rules of the Indiana Department of Revenue, 45 I.A.C. 1.1, as amended, January 1, 1999.

There are two rates for the gross income tax: a high rate of 1.2% and a low rate of .3%.

Adjusted Gross Income Tax (I.C. 6-3-1-3.5)

The Indiana adjusted gross income tax is calculated using federal taxable income from federal Form 1120 and making Indiana modifications as required by I.C. 6-3-1-3.5(b). If income is derived from sources both within and outside Indiana, the adjusted gross

income attributed to Indiana is determined by the use of an apportionment and allocation formula detailed on Schedule E. The adjusted gross income tax rate is 3.4%.

Supplemental Net Income Tax (I.C. 6-3-8-1)

The supplemental net income tax is calculated by deducting from Indiana adjusted gross income the greater of gross income tax, adjusted gross income tax, or Indiana insurance premium tax paid by domestic insurance companies; the remainder (supplemental net income) is taxed at the rate of 4.5%. Supplemental net income can never be negative. If it is less than zero, enter zero on the appropriate line.

Quarterly Estimated Payments (I.C. 6-2.1-5 & 6-3-4-4.1)

A corporation whose estimated gross income tax liability exceeds \$1,000 for a taxable year, or adjusted gross income tax liability (after credit for tax imposed on gross income), exceeds the gross tax by \$1,000 annually, or supplemental net income tax liability exceeds \$1,000 annually, must file quarterly estimated tax payments.

Estimated income tax payments are submitted with the Indiana quarterly estimated return, Form IT-6, or by electronic funds transfer when the average quarterly liability exceeds \$10,000. If the corporation has overpaid estimated payments, a credit must be claimed on the annual corporate return, Form IT-20, to obtain a refund or to carryover the excess to the following year's estimated tax account.

If an estimated account needs to be established, contact the Department to remit the initial payment and to request preprinted quarterly estimated IT-6 returns. Use the federal identification number of the reporting taxpayer.

The quarterly due dates for estimated income tax payments for calendar year corporate taxpayers are April 20, June 20, September 20 and December 20 of the taxable year. Fiscal year and short tax year corporate filers must remit by the 20th day of the 4th, 6th, 9th and 12th month of their tax period. For further instructions, refer to Income Tax Information Bulletin #11.

Penalty for Underpayment of Estimated Taxes (I.C. 6-8.1-10-2.1 b)

Corporations required to estimate their income taxes will be subject to a ten percent (10%) underpayment penalty if they fail to timely file estimated tax payments or fail to remit a sufficient amount. To avoid the penalty, the required quarterly estimate must be at least twenty percent (20%) of the total income tax liability for the current taxable year or twenty-five percent (25%) of the corporation's final income tax liability for the previous tax year.

Use Schedule IT-2220 to show an exception to the penalty if the corporation underpaid its income tax for any quarter. If an exception to the penalty is not met, payment of the computed penalty must be included with the return.

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 income tax liability for the current tax year. Refer to the instructions for completing Schedule IT-2220, Penalty for the Underpayment of Corporate Income Taxes.

Electronic Funds Transfer Requirements

Corporate quarterly estimated tax is required to be remitted by

Electronic Funds Transfer (EFT) if the amount of any one of the three corporate income taxes imposed on a corporation exceeds an average liability of \$10,000 per quarter (or \$40,000 annually). A combination of the corporate income tax liability that meets this threshold, or even 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 amount of payment. Note: Taxpayers remitting by EFT do not file quarterly IT-6 coupons. The only reconciliation is when the annual income tax return is filed.

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

- 1) Complete and submit the EFT Authorization
 - Agreement (Form EFT-1); and
- 2) 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 income tax liability 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 return to be paid 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 the corporation determines that it meets the requirements to remit by Electronic Funds Transfer (EFT), contact the Indiana Department of Revenue, EFT Section, by calling (317) 615-2695.

Consolidated Reporting

Both the Gross Income Tax Act and Adjusted Gross Income Tax Act provide for an election to file consolidated returns for qualified groups. To file a consolidated return for gross income tax purposes, all corporations must constitute an affiliated group. Affiliated means one (1) corporation owns at least eighty percent (80%) of the voting stock of another corporation. An affiliated group is a group of such corporations linked together by eighty percent (80%) ownership of one with another. Each corporation in the affiliated group electing to file consolidated must be either incorporated in Indiana or registered with the Secretary of State to do business in Indiana. **All affiliated groups filing consolidated income tax returns with the Department must attach Schedule 8-D to the return.**

Under the Adjusted Gross Income Tax Act, affiliated corporations have the privilege of filing a consolidated return as provided in Section 1502 of the Internal Revenue Code for those affiliates as defined in Section 1504. The Indiana consolidated return must include any member of the affiliated group under Section 1504 of the Internal Revenue Code having income or loss attributable to Indiana during the year.

The Indiana affiliated group must include all eligible members. If such an election is made for Indiana tax purposes, the Department should be notified by attaching a statement using the front page format of Schedule 8-D to the return indicating the affiliated corporations included in the consolidated return. In addition, a spreadsheet and Schedule 8-D must accompany the annual return reflecting the adjusted gross income or loss of each of the participating affiliates.

If an affiliated group elects to file a consolidated return under either the Gross or Adjusted Gross Income Tax Act, the Department strongly urges the affiliated group to file a consolidated return under both Acts. If each member of an affiliated group files separately under one Act and consolidated under the other Act, the burden will be on each member to provide a complete breakdown of that member's gross tax, adjusted gross tax, supplemental net income tax, estimated tax payments, and other credits.

An election to file a consolidated return for Indiana purposes must be made by filing the consolidated return by the due date, including any extensions of time to file. Once an affiliated group elects to file consolidated for Indiana purposes, the group must follow that election for all subsequent years of filing. If the group wants to revoke the election in a subsequent tax year, the group must prove good cause and receive written permission from the Department. The request to discontinue filing consolidated must be made at least 90 days before the due date of the return.

Unitary (Combined) Filing Status

Indiana taxpayers must petition to file their corporate return on a combined basis if this method will "more fairly reflect" their income derived from Indiana sources. A taxpayer must petition to file on a domestic (water's-edge) unitary basis. A petition to file on a combined basis must be filed with the Indiana Department of Revenue, Tax Policy Division, 100 N. Senate, N248, Indianapolis, IN, 46204, within 30 days following the close of the tax year, I.C. 6-3-2-2(q). (Caution: Once permission has been granted to file on a combined basis, a taxpayer must continue to file returns on this basis until permission is granted by the Department for use of an alternative method.)

Attach to the return a list of the corporations (and their federal identification number(s)) involved in the apportionment factor of the unitary filer. The computation of apportionment for members of a combined group must be included. Supporting Indiana Unitary Schedules 1 and 2 showing federal taxable income, dividend deductions, modifications, and nonbusiness income must also be attached. Each taxable member will be assigned a share of business income according to its relative share (its percentage share without considering any nontaxable member's share) of the unitary group's Indiana property, payroll and sales factors.

Note: Unitary (combined) filing does not apply to gross income tax. Additional information concerning unitary requirements may be obtained from the Tax Policy Division, (317) 232-7282. Refer to Tax Policy Directive #6, issued June 1992.

Treatment of Partnership Income

Gross Income Tax: Distributive shares of income to corporate partners are subject to gross income tax, at the high rate of 1.2%, to the extent the income from the partnership is attributable to Indiana using a three-factor apportionment formula where the sales factor is not double-weighted. Refer to 45 I.A.C. 1.1-2-13. However, the total distributive partnership income received by non-controlling limited partners of a partnership is not subject to gross income tax (nor included in gross receipts) unless the partner's commercial domicile is Indiana, 45 I.A.C. 1.1-3 (b)(7).

Adjusted Gross Income Tax: If the corporate partner's and the partnership's activities constitute a unitary business under established standards (disregarding ownership requirements), the business income of the unitary business attributable to Indiana is determined by a three-factor formula. The formula consists of property, payroll, and sales of the corporate partner and its share of the partnership's factors for any partnership year ending within or with the corporate partner's income year. The partner's proportionate share of all of the partnership's (unapportioned) state income taxes, and charitable contributions are added back in determining adjusted gross income.

If the corporate partner's activities and the partnership's activities do not constitute a unitary business under established standards, the corporate partner's share of the partnership income attributable to Indiana shall be determined as follows: (1) If the partnership derives income from sources within and outside Indiana, the income derived from sources within Indiana is determined by a three-factor formula consisting of property, payroll, and sales of the partnership; (2) If the partnership derives income from sources entirely within Indiana, or entirely outside Indiana, such income will not be subject to formula apportionment. Refer to 45 I.A.C. 3.1-1-153.

For non-unitary partners, taxable partnership distributions included in federal adjusted gross income are deducted on line 32 of Schedule B. Non-unitary partnership income attributed to Indiana, including any apportioned pro rata modifications, is added back on line 36 of Schedule B. Refer to instructions for Schedule F for further information.

Losses will be treated the same as income; however, losses cannot exceed the limits imposed by I.R.C. Section 704.

Extensions for Filing

The Department recognizes the Internal Revenue Service's application for automatic extension of time to file (Form 7004). **Do not file a separate copy of Form 7004 with the Department to request an Indiana extension. The federal extension must be attached when the Indiana return is filed.** Returns postmarked within thirty (30) days after the last date indicated on the federal extension will be considered timely filed. If a federal extension is not needed, a corporation may request, in writing, an Indiana extension of time to file from the Indiana Department of Revenue, Corporate Income Tax Section, Returns Processing Center, 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 the previous pre-printed Indiana Form IT-6, as a fifth quarter estimated payment for your taxable year.** Any tax paid after the original due date must include interest. Contact the Department for the current rate of interest charged for late payments.

Amended Returns

Form IT-20X must be completed to amend an Indiana corporation income tax return. Always use Form IT-20X to comply with I.C. 6-3-4-6, which requires a taxpayer to notify the Department of any modifications (federal adjustment, R.A.R., etc.) made to a federal income tax return within 120 days of such change. Federal waivers should be attached, if applicable.

To claim a refund of an overpayment, the return must be filed within three years from the latter of the date of overpayment or the due date of the return. For carryback of a net operating loss deduction, Indiana generally follows federal regulations.

Also, I.C. 6-8.1-9-1 entitles a taxpayer to claim a refund because of a reduction in tax liability resulting from a federal modification by allowing six months from the date of modification by the Internal Revenue Service to file a claim for refund. Therefore, an overpayment resulting from a modification of a federal income tax liability must be claimed within the latter of : the three year period from the due date of the return, date of payment, or within 6 months of the taxpayer's notification by the Internal Revenue Service.

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 likewise extended.

Instructions for Completing Form IT-20

Identification Section

File a 2001 Form IT-20 for a tax year ending December 31, a fiscal year beginning in 2001, or a short year. For a fiscal or short tax year, fill in both the beginning month, day and ending month, day, and year at the top of the form.

All corporations filing an Indiana corporation income tax return must complete the top portion of the form including questions *K* through *Z*. Please use the full legal name of the corporation and present mailing address. **Domestic insurance companies must check box S4 in question S. Farmer's cooperatives must check box S5.** The federal identification number shown in the box at the upper right hand corner of the return must be accurate and the same as used on the U.S. Corporation income tax return. Consolidated filers must use the federal identification number of the corporation designated as the reporting corporation.

If registered as a collection agent for the State of Indiana for sales and/or withholding tax, enter your assigned Indiana Taxpayer Identification (TID) number as 10 digits by dropping the trailing three-digit location numbers. This number should be referenced on all returns and correspondence filed with the Department.

List the name of the county in Indiana where you have a primary business location. Place "O.O.S." in the county box for an address 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 income tax return.

A list of these codes is available through the Department's internet address at www.in.gov/dor/resources/

The Department is mandated under I.C. 6-8.1-6-5 to request information concerning the number of motor vehicles owned or leased by a corporation, and whether or not those vehicles are registered in Indiana. A motor vehicle for purposes of this section is a car, a motorcycle, or a truck having a declared gross weight of 11,000 pounds or less, and is subject to the motor vehicle excise tax. This information must be provided by answering questions Q and R on the front of Form IT-20. Also, an explanation must be given if any of the vehicles are not registered in Indiana. Attach additional sheets if necessary.

IT-20 Schedule A Gross Income Tax Calculation

The corporation's total gross receipts from all sources without regard to either the cost of goods sold, expenses, or any other deductions should be reported on lines 1 through 13. Receipts that are nontaxable under Indiana law should be deducted on line 15 and explained on Schedule G. Consolidated filers must complete Schedule 8-D, Consolidated Gross Income Tax Schedule, which is

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available from the Department upon request. **Note:** Negative figures cannot be reported on Schedule A.

Column A: Lines 1 through 7.

Line 1. Enter the total amount of commissions and fees actually or constructively received for services performed.

Line 2. Enter the amount of interest and dividends actually or constructively received. Note: Interest from obligations of the United States and Indiana governmental units is exempt and may be deducted on Schedule G. Interest from obligations of other states or their political subdivisions is taxable for gross income tax purposes. Refer to Income Tax Information Bulletin #19.

Line 3. Enter the total amount of gross receipts from the rental of real or personal property regardless of where the property may be located or used. In addition, the total proceeds from real estate sales before making any deductions must be included on this line. Line 4. Enter the gross receipts from the sale of securities and other miscellaneous personal property. Include sales of depreciable non-capital assets returned to inventory.

Line 5. Gross Earnings: Trust companies, insurance companies (refer to insurance IT-20 Schedules 4-A, 7-A and 9-A), dealers in securities, commercial paper brokers, certain investment companies, certain grain dealers and handlers, and certain wholesale grocers, must report qualifying business receipts on the gross earnings basis. Also, drug wholesalers (other than manufacturers) will report their sales of legend drugs on the gross earnings basis.

Gross earnings consist of:

- 1. The total gross amounts derived (without any deductions whatsoever) from transactions forming a part of usual or normal business functions such as: commissions, fees, rentals, and services, but not limited thereto;
- 2. The gross difference, on the sale or other taxable disposal of tangible or intangible property acquired in transactions forming a part of normal business, between the initial cost of such property to the seller at the time the property was acquired and the total selling price without any deductions; and,
- 3. In regard to rights acquired in margin transactions, gross earnings shall be the difference between the initial cost of such rights to the owner and the total disposal price of such rights without any other deductions.

The above taxpayers may not include in gross earnings any receipts under the classification realized through business activities that are not a part of their regular and ordinary functions.

Income from the sale of property or fixtures used in carrying on the business or receipts from any other kind of activity or business, such as operating a farm, store, office building, apartment house, etc., will be subject to taxation at the applicable rate. Other miscellaneous gross receipts of high rate income not used for reserves of an insurance company will be added to taxable gross earnings.

Caution: Taxpayers who derive 80% or more of gross income from extending credit or making loans cannot file Form IT-20. Instead, request the Financial Institution Tax Booklet from the Indiana Department of Revenue and file Form FIT-20.

Line 6. Enter all receipts derived from the performance of contracts, excluding income specifically identified as materials becoming an integral part of the project(s) to be reported on line 8. For lump-sum and fixed price contracts refer to 45 I.A.C. 1.1-2-12. The completed contract method and percentage of completion method are not allowed in computing Indiana gross income tax.

The taxpayer is limited to the cash method of reporting if either of these methods is used for federal income tax purposes.

Line 7. Enter all receipts derived from miscellaneous sources including receipts derived from coin-operated laundries and dry cleaning equipment, apportioned partnership distributions, etc.

See special note under Summary of Apportioned Income for Indiana, Schedule E with regard to reporting partnership distributive share income.

Column B: Lines 8 through 13.

Line 8. Enter all receipts derived from the sale of material used as an integral part in the completion of project(s) under contract. The contractor must be regularly and occupationally engaged in purchasing and providing the tangible personal property under contract to a final user from an established place of business. The sales value of the material used as an integral part of the project(s) in said contract(s) must be segregated from the other charges and substantiated by receipts on a per contract basis. This segregation must be maintained in a manner acceptable to the Department. Any portion of the receipts claimed as sales of materials provided under contract(s) not supported by proper segregation is reported on line 6 at the higher tax rate. The right to segregate and calculate tax at the lower rate does not apply to income from a transaction where title to real estate is transferred. For lump-sum and fixed price contracts refer to 45 I.A.C. 1.1-2-12.

Line 9. Enter all receipts derived from the sale of merchandise by a corporation regularly engaged in purchasing tangible personal property and selling the same to its customers at a fixed and established place of business, except those sales by contractors reported on line 8. If such sale is made for the purpose of resale, it is properly reportable as a wholesale sale and should be entered on line 12.

Miscellaneous gross receipts of low rate income will be reported in Column B and taxed at the low rate.

Line 10. Enter the receipts derived from laundering, dry cleaning (excluding receipts from coin-operated equipment), industrial processing and commercial printing (excluding photocopying).

Receipts from laundering performed by the operator of a selfservice launderette are reported on this line.

Relating to industrial processing, the essential requirements of this type of activity are as follows: (1) the property processed or serviced must be tangible personal property; (2) the property must be owned by the processor's customer who is a manufacturer, assembler, constructor, refiner, or processor; and (3) in the case of enameling and plating, the property serviced must be for sale by the processor's customer either as a completed article or as an integral part of property produced for sale by the processor's customer.

Line 11. Enter the receipts derived from the sale of farm products by corporations engaged in the business of agriculture.

Line 12. Enter the receipts derived from sales made by manufacturers to others for resale and other wholesale sales.

Line 13. Enter hotel and motel rental receipts for accommodation periods of less than 30 days.

Columns A and B: Lines 14 through 20.

Line 14. Add the amounts in each column, lines 1 through 13. Also, add in any taxable gross income of certain insurance companies and attach the appropriate calculation schedule.

Line 15. The nontaxable receipts listed on Schedule G or 8-D, Consolidated Income Tax Schedule for Indiana Affiliated Group, should be totaled and entered in the appropriate columns on line 15. For further information on nontaxable receipts, see instructions for Schedule G.

Line 16. A \$1,000 exemption from taxable gross receipts is allowed for each annual tax year. This amount may first be applied to the high rate, then to the low rate along columns A and B; however, the total may not exceed \$1,000.

Taxpayers subject to gross income tax for less than twelve months may deduct \$83.33 per month times the number of month(s) in their tax year.

Taxpayers filing consolidated returns are entitled to one (1) \$1,000 annual exemption per tax year, regardless of the number of corporations included in the return. In no case shall the total exemption (sum of columns A and B) exceed \$1,000.

Line 19. Multiply amount entered on line 18, column A, by 1.2% (.012) and enter the result for column A. Multiply amount entered on line 18, column B, by .3% (.003) and enter the result for column B.

Line 20. Enter the total of columns A and B from line 19.

IT-20 Schedule B Adjusted Gross Income Tax Calculation

For unitary filers, use the combined group's totals and relative formula percentage for entries on all lines except lines 36 and 38. Compute the Indiana portion of a net operating loss deduction, if any, on line 38 based on the relative formula percentage as applied for the loss year.

Line 21. Enter the federal taxable income (as defined under I.R.C. Section 63) before any federal net operating loss deduction and/or special deductions from Form 1120, or pro forma U.S. Corporation income tax return.

Line 22. Enter the special deductions from Schedule C, federal Form 1120 excluding NOL. Use amount reportable to Indiana if filing as a consolidated group.

Line 23. Subtract the amount on line 22 from line 21.

Line 24. Enter all taxes measured by income levied by any state, including Indiana gross income tax from all sources taken as

deductions on the federal tax return. If a unitary relationship exists with a partnership include the proportionate share of the partnership's modifications provided for under I.C. 6-3-1-3.5(b) (unapportioned).

Line 25. Enter all charitable contributions deducted when computing federal net taxable income.

Line 26. Enter the interest or any proportionate share of interest from United States Government obligations included on the federal income tax return, Form 1120, and Form 1065 (if a unitary relationship exists). However, this is not a total exclusion. All related expenses must first be deducted from the exempt dividend or interest income and are limited to the amount of income generated by each obligation. Refer to Income Tax Information Bulletin #19 for a listing of eligible items.

Line 27. Enter the amount of foreign gross up as determined in computing the federal foreign tax credit on Form 1118 and reflected on federal Schedule C. Note: The federal foreign tax credit is not allowed for Indiana income tax purposes.

Line 28. Enter the sum: add lines 24 and 25, subtract lines 26 and 27.

Line 30. Adjustments - Other adjustments include:

- **Deduction for Foreign Source Dividends -** I.C. 6-3-2-12 allows a deduction from adjusted gross income equal to the product
 - of: (1) The amount of the foreign source dividend included in the corporation's adjusted gross income for the tax year multiplied by:
 - (2) The percentage prescribed below:
 - (a) The percentage is one hundred percent (100%) if the corporation including the foreign source dividend in its adjusted gross income owns stock, possessing at least eighty percent (80%) of the total combined voting power of all classes of stock of the foreign corporation where the dividend is derived.
 - (b) The percentage is eighty-five percent (85%) if the corporation including the foreign source dividend in its adjusted gross income owns stock, possessing at least fifty percent (50%) but less than eighty percent (80%) of the total combined voting power of all classes of stock of the foreign corporation where the dividend is derived.
 - (c) The percentage is fifty percent (50%) if the corporation including the foreign source dividend in its adjusted gross income owns stock, possessing less than fifty percent (50%) of the total combined voting power of all classes of stock of the foreign corporation where the dividend is derived.

Complete the worksheet in Schedule H. Any excess nonunitary foreign dividend may be deducted on Schedule F. The term "foreign source dividend" means a dividend from a foreign corporation and includes any amount a taxpayer is required to include in its gross income for a tax year under Section 951 of the Internal Revenue Code (Subpart F, controlled foreign corporations). The Indiana foreign source dividend deduction is based on "foreign source dividends" after the federal special deductions.

Do not include any amount treated as a dividend under Section 78 of the Internal Revenue Code. Also refer to Indiana Income Tax Information Bulletin #78.

• **Deduction for Indiana Lottery Winnings -** Prize money from a winning Indiana lottery ticket included in federal taxable income may be excluded. *Explain deduction on Schedule H.*

Caution: Do not use line 30 to deduct out-of-state income. Instead, see the apportionment and allocation instructions for Schedules E and F.

Line 31. Add lines 29 and 30, enter the balance. If there is property, payroll, or sales outside Indiana, refer to the instructions for Schedule E and continue to line 32.

Line 32. Enter the net nonbusiness income (loss) and tiered/nonunitary partnership distribution from Schedule F, column C, line 10. You must also attach completed Schedule F.

Line 33. Deduct line 32 from line 31.

Line 34a-d. If applicable, enter the Indiana apportionment percentage (round to two decimal places, e.g. 98.46%) from the completed schedule. Check box 34a if using Schedule E, line 4c. Check box 34b if using Schedule E-7, Apportionment for Interstate Transportation. (Schedule is available upon request.)

Check box 34c if using another approved method. (You must attach the appropriate schedule.) Do not enter 100% on this line.

Generally, when the property and payroll factors are each 100% in Indiana, the corporation will not be subject to taxation by another state; therefore, all sales are taxed by Indiana.

Line 35. Multiply line 33 by the apportionment percentage on line 34d, if applicable; otherwise, enter amount from line 33.

Line 36. Enter Indiana net nonbusiness income (loss) and Indiana tiered, non-unitary partnership income from Schedule F, column D, line 11. Also attach completed Schedule F.

Line 37. Enter the total of line 35 and line 36.

Line 38. The available portion of an Indiana net operating loss deduction is calculated on Schedule IT-20NOL. In no case should this entry exceed the amount entered on line 37. Schedule IT-20NOL MUST be attached to support the entry. *Please review schedule IT-20NOL and instructions before entering an amount on line 38.* **Line 39.** Subtract line 38 from line 37.

Line 40. Indiana adjusted gross income tax: multiply the amount on line 39 by 3.4% (.034). If line 39 is a loss, enter zero.

IT-20 Schedule C Supplemental Net Income Tax Calculation

Line 41. Taxpayers must calculate the adjusted gross income on Schedule B, line 39, unless exempt under I.C. 6-3-2-2.8. Enter the figure from line 39 on line 41. If it is a loss, enter zero -0-.

However, a domestic insurance company must enter its separately calculated federal net taxable income, less interest from U.S. Government Obligations, determined under I.C. 6-3-8-2(c) using single direct premiums apportionment factor for interstate property and risks.

If either of the calculated figures amounts to a loss, enter zero and do not calculate the supplemental net income tax.

Line 42. Enter the greater of either the gross income tax as calculated on Schedule A, line 20, or the adjusted gross income tax on Schedule B, line 40. However, domestic insurance companies should enter either the gross tax or the greater of the gross tax (line 20) or the insurance premium tax paid (if an election was made to pay the gross premium privilege tax).

Line 43. Subtract line 42 from line 41. If this figure is zero or less, enter zero on lines 43 and 44. (Only domestic insurance companies should be using a separately calculated supplemental net income for line 41).

Line 44. Supplemental net income tax: multiply line 43 by 4.5% (.045). All taxpayers, except financial institutions filing Form FIT-20, are subject to and must calculate the supplemental net income tax.

IT-20 Schedule D Total Income Tax Calculation

Line 45. Enter the greater of the gross income tax (Schedule A, line 20) or the adjusted gross income tax (Schedule B, line 40). If the insurance gross premium tax was paid, enter zero.

Line 46. Enter the supplemental net income tax from Schedule C, line 44.

Line 47. Enter the total of lines 45 and 46 and carry to line 48 on the front page of Form IT-20.

IT-20 Schedule E Apportionment of Income

Use of Apportionment Schedule:

If the adjusted gross income of a corporation is derived from sources both within and outside Indiana, the adjusted gross income attributed to Indiana must be determined by use of a three-factor apportionment formula except certain insurance companies that use a single factor for supplemental net income tax. The Department will not accept returns filed for adjusted gross income tax purposes using the separate accounting method. Schedule E must be used unless written permission is granted from the Department. The term "everywhere" does not include property, payroll or sales of a foreign corporation in a place outside the United States.

Refer to 45 I.A.C. 3.1-1-153 for tax treatment of unitary corporate partners.

Caution: Corporations may petition the Department for permission to file under the combined unitary tax method. This petition must be submitted within 30 days following the close of the tax year. If approved, a computation of apportionment for members of a combined group must be filed to properly determine each entity's share of the combined group's Indiana adjusted gross income. Use relative apportionment method as outlined in Tax Policy Directive #6.

Detailed Instructions:

Note: Interstate transportation corporations should consult Schedule E-7 for details concerning apportionment of income. Contact the Department to get this schedule.

Part I - Apportionment of Adjusted Gross Income for Indiana

1. Property Factor: The property factor is a fraction. The numerator is the average value during the tax year of real and tangible personal property used in the business within Indiana (plus value of rented property), and the denominator is the average value during the tax year of such property everywhere. The average value of property shall be determined by averaging the values of the beginning and the end of the tax period. If the values have fluctuated, the averaging of monthly values may be necessary to reflect the average value of the property for the tax period. If, in the calculation of the property factor, the average values of properties are composed of a combination of values, attach a schedule showing how these average values were calculated. For example, the use of original cost for owned properties plus the value of rental or leased facilities based upon a capitalization of rents paid, which cannot be checked against the balance sheet or the profit and loss statement, must be supported. Property owned by the taxpayer is valued at its

original cost. Property rented by the taxpayer is valued at eight (8) times the net annual rental rate. Complete appropriate lines for both within Indiana and

everywhere. Add lines (a) through (e) in columns A and B. Divide sum in line 1A, by the sum from line 1B. Multiply by 100 and enter the percent in line 1C. Round percent to the nearest second decimal place.

2. Payroll Factor: The payroll factor is a fraction. The numerator is the total wages, salaries, and other compensation paid to employees in Indiana for services rendered for the business, and the denominator is the total of such compensation for services rendered for the business everywhere. Normally, the Indiana payroll will match the unemployment compensation reports filed with

Indiana as determined under the Model Unemployment Compensation Act. Compensation is paid in Indiana if (a) the individual's service is performed entirely within Indiana; (b) the individual's service is performed both within and outside Indiana, but the service performed outside Indiana is incidental to the individual's service within Indiana; (c) some of the service is performed in Indiana and (1) the base of operations, or if there is no base of operations, the place where the service is directed or controlled is in Indiana; or (2) the base of operations or the place where the service is directed or controlled is not in any state in which some part of the service is performed, but the individual's residence is in Indiana. Payments to independent contractors and others not classified as employees are not included in the factor. Payments to employees for service attributable to nonbusiness income should be excluded. The portion of an employee's salary directly contributed to a Section 401K plan is included in the factor; however, the employer's matching contribution is not included.

Enter payroll values in lines 2A and 2B. Divide the total in line 2A by the total from line 2B. Multiply by 100 and enter the percent in line 2C. Round percent to the nearest second decimal place.

3. Receipts Factor: The receipts factor is a fraction. The numerator is the total receipts of the taxpayer in Indiana during the tax year, and the denominator is the total receipts of the taxpayer everywhere during the tax year. Do not include the portion of foreign dividends excluded for federal taxable business income, or the percentage of foreign source dividends deducted (under IC 6-3-2-12). Sales between members of an affiliated group filing a consolidated return under I.C. 6-3-4-14 shall be excluded.

All gross receipts of the taxpayer which are not subject to allocation are to be included in this factor. Do not include any previously apportioned income, such as a distribution from a tiered partnership, or non-unitary partnership distribution that is treated as allocated income for state tax purposes. The receipts factor is double-weighted in the apportionment of income formula when applied to adjusted gross income but not for gross income tax purposes.

The numerator of the receipts factor must include all sales made in Indiana, sales made from Indiana to the U.S. Government, and sales made from Indiana to a state not having jurisdiction to tax the activities of the seller. The numerator will also contain intangible income attributed to Indiana, including interest from consumer and commercial loans, installment sales contracts, and credit and debit cards as prescribed under I.C. 6-3-2-2.2.

Total receipts include gross sales of real and tangible personal property less returns and allowances. Sales of tangible personal property are in Indiana if the property is delivered or shipped to a purchaser within Indiana regardless of the f.o.b. point or other conditions of sale, or the property is shipped from an office, store, warehouse, factory, or other place of storage in Indiana, and the taxpayer is not subject to tax in the state of the purchaser.

Sales or receipts not specifically assigned above shall be assigned as follows: (1) gross receipts from the sale, rental, or lease of real property are in Indiana if the real property is located in Indiana; (2) gross receipts from the rental, lease, or licensing the use of tangible personal property are in Indiana if the property is in Indiana. If property was both within and outside Indiana during the tax year, the gross receipts are considered in Indiana to the extent the property was used in Indiana; (3) gross receipts from intangible personal property are in Indiana if the taxpayer has economic presence in Indiana and such property has not acquired a business situs elsewhere. Interest income and other receipts from loans or installment sales contracts that are primarily secured by or deal with real or tangible personal property are attributed to Indiana if the security or sale property is located in Indiana; consumer loans not secured by real or tangible personal property are attributed to Indiana if the loan is made to an Indiana resident; and commercial loans and installment obligations not secured by real or tangible personal property are attributed to Indiana if the proceeds of the loan are applied in Indiana. Interest income, merchant discounts, travel and entertainment credit card receivables and credit card holder's fees are attributed to the state where the card charges and fees are regularly billed. Receipts from the performance of fiduciary and other services are attributed to the state where the benefits of the services are consumed. Receipts from the issuance of traveler's checks, money orders, or United States savings bonds are attributed to the state where those items are purchased. Receipts in the form of dividends from investments are attributed to Indiana if the taxpayer's commercial domicile is in Indiana; and (4) gross receipts from the performance of services are in Indiana if the services are performed in Indiana. If such services are performed partly within and partly outside Indiana, a portion of the gross receipts from performance of the services shall be attributed to Indiana based upon the ratio the direct costs incurred in Indiana bear to the total direct costs of the services, unless the services are otherwise directly attributed to Indiana according to I.C. 6-3-2-2.2.

Sales to the United States Government: The United States Government is the purchaser when it makes direct payment to the seller. A sale to the United States Government of tangible personal property is in Indiana if it is shipped from an office, store, warehouse, or other place of storage in Indiana. See above rules for sales other than tangible personal property if such sales are made to the United States Government.

Other gross receipts: Under (f) Other, report other gross business receipts not included elsewhere, and pro rata gross receipts from all unitary-partnership(s), excluding from the factors the portion of distributive share income derived from a previously apportioned partnership source [45 I.A.C. 3.1-1-153(b)].

Complete all lines as indicated. Add receipt factor lines 3(a) through 3(f) in column A. Enter total on line 3A. Also enter total receipts everywhere in line 3B. See line 4(a) for calculation of the percentage.

4. Summary: Apportionment of Income for Indiana

- (a) Divide sum in line 3A by the total from line 3B. (Multiply by 100 to arrive at a percent rounded to the nearest second decimal place.) Enter the quotient in the 4(a)1 space provided and multiply by 200% double weight adjustment. Enter the product in line 4a of column C.
- (b) Add entries in lines 1C, 2C, and 4a of column C. Enter the sum of the percentages in line 4b.
- (c) Divide the total percentage entered in line 4b by 4. Enter the average Indiana apportionment percentage (rounded to the nearest second decimal place) in line 4c and carry to line 34d, Schedule B of Form IT-20 and check box 34a.

The property and payroll factors are each valued as a factor of 1 in the apportionment of income formula. The receipts factor is valued as a factor of 2. The combined three-factor denominator equals 4. When there is a total absence of one of these factors for column B, you must divide the sum of the percentages by the number of the remaining factor values present in the apportionment formula.

Special Note for Gross Income Tax Application: Corporate taxpayers are subject to gross income tax (at the high rate) on partnership distributive share income attributed to Indiana, as apportioned at the partnership entity level under the Adjusted Gross Income Tax Act. For gross tax purposes the distributive share income is directly taxable but should be computed using the three-factor apportionment method where the Indiana sales factor is not double-weighted. Therefore a partnership passing-through income attributed to Indiana, and having any corporate partners that are subject to gross income tax, must compute each corporate partner's share of its federal distributive share income for Indiana by apportioning income for both gross and adjusted gross income tax reporting purposes.

This information is to be reported on the Indiana partnership return, Form IT-65, and provided to each corporate partner/taxpayer along with their Indiana IT-65 Schedule IN K-1. Refer to the Indiana Partnership Return Booklet, Worksheets for Attributing Partnership Income to Unitary Corporate Partners and IT-65 Schedule E, Part II.

Part II - Business/ Non Business Income Questionnaire

Complete all applicable questions in this section. If income is apportioned, list (a) all business locations where the corporation has operations. Indicate (b) the nature of the business activity at each location; whether a location (c) accepts orders in that state, (d) is registered to do business in that state, (e) files income tax returns in other states; and whether property in the other states is (f) owned, or (g) leased.

Schedule F Allocation of Nonbusiness Income and Indiana Non-Unitary Partnership Income

Business Income is defined as income from transactions and activities in the regular course of the taxpayer's trade or business, including income from tangible and intangible property if the acquisition, management or disposition of property are integral parts of the taxpayer's regular course of a trade or business. The critical element in determining whether income is "business income" or "nonbusiness income" is the identification of the transactions and activity which are the elements of a particular trade or business. In general, all transactions and activities of the taxpayer dependent upon or contributing to the operations of the taxpayer's economic enterprise as a whole constitute the taxpayer's trade or business and will be classified as business income.

With partnership income, the relationship between the business of the corporate partner and the partnership will control the classification. If the partnership's activities are closely related to the activities of the corporate partner, the corporate partner's share of partnership income will be apportioned the same as its other business income. Some examples of business income include (but are not limited to):

- 1. Income from the operation of the business;
- 2. Interest from short-term investments of temporarily idle cash;
- 3. Interest on tax refunds;
- 4. Service charges;
- Dividends from affiliates, especially if a unitary relationship exists;
- 6. Rental income from real and tangible property. If the property has previously been used in the business, could be used in the business, or if the property is incidental to the business, the rents are classified as business income;
- 7. Capital gain or loss from the sale of equipment or other property previously used in the business; or,
- 8. Partnership income from a partnership with a unitary relationship to the corporate partner.

Nonbusiness Income is defined as all income not properly classified as business income. 45I.A.C. 3.1-1-31. Some examples of nonbusiness income include (but are not limited to):

- 1. Dividends from stock held for investment purposes only;
- 2. Interest on portfolio of interest bearing securities held for investment purposes only; or,
- 3. Capital gain or loss from sale of property held for investment purposes only.

Note: Partnership distributions included in federal taxable income derived from a partnership not having a unitary relationship with the corporate partner (taxpayer) will be reported on line 9, column C. All non-unitary partnership distributions attributed to Indiana, including the apportioned share of the partnership's state income taxes and charitable contributions, must be entered on line 9, column D for Indiana adjusted gross income.

Likewise, any previously apportioned income, including distributions from tiered partnerships, are treated as allocated income and reported on line 9, column C. It will not be part of the tax base of apportionable business income.

The taxpayer's pro rata portion of such income and modifications that were previously attributed to Indiana will be carried to line 9, column D. The total on line 9D is added to the corporation's non-business income allocated to Indiana and other business income apportioned to Indiana to determine the taxpayer's total taxable income.

Line (1) Dividends from nonbusiness sources are allocated to Indiana if the commercial domicile is Indiana. If there is, or was, a unitary relationship between the taxpayer and the payer of the dividend, the income is generally treated as business income. Factors to consider in determining if a unitary relationship exists are the degree of control, centralized operating functions, economic benefits provided by the affiliate, inter-affiliate transfers of personnel, common trademarks and patents, and the total sales between affiliated corporations. Net dividends from a FSC or a DISC (after federal Schedule C deduction) are treated as business income and must be apportioned.

Line (2) Interest from nonbusiness sources is allocated to Indiana if the commercial domicile is in Indiana. Generally, interest earned from long-term investments is considered nonbusiness income.

Note: An appropriate amount of liquid working capital is necessary for the day-to-day operation of a business. Therefore, income from short-term investments of temporarily idle cash and other liquid assets is business income. This includes interest from savings accounts, checking accounts, certificates of deposit, commercial paper and other such items.

Line (3) Net capital gains or losses from the sale of nonbusiness intangible personal property are allocated to Indiana if the taxpayer's commercial domicile is in Indiana.

Net capital gains or losses from the sale or exchange of nonbusiness tangible personal property are allocated to Indiana if: (a) The property had situs in Indiana at the time of the sale: or,

- (b) The taxpayer's commercial domicile is in Indiana, and the
- taxpayer is not taxed in the state where the property is located. Include net capital gains or losses from the sale or exchange of

all real property not used in the production of business income. **Note:** If the property sold was used previously by the business, the capital gain or loss from the transaction is business income.

Line (4) Rents and royalties from real property (to the extent they constitute nonbusiness income) are allocated to Indiana if the real property is located in Indiana.

Rents and royalties from nonbusiness tangible personal property are allocated to Indiana to the extent the property is utilized in Indiana.

- (a) The extent of utilization is determined by multiplying the rents and royalties by the following fraction: The numerator is the number of days of physical location of the property in Indiana during the rental or royalty periods in the tax year. The denominator is the number of days of physical location of the property everywhere during the rental or royalty periods in the tax year.
- (b) Such rents and royalties are taxed by Indiana if the taxpayer's commercial domicile is in Indiana, and the taxpayer is not organized under the laws of or taxable in the state in which the property is utilized.

Line (5) Patents, copyrights and royalties from intangible property not related to the production of business income are allocated to Indiana:

- (a) To the extent the patent, copyright or royalty is utilized by the taxpayer in Indiana; or,
- (b) To the extent the patent, copyright or royalty is utilized by the taxpayer in a state where the taxpayer is not taxable and the taxpayer's commercial domicile is in Indiana.
 - 1. A patent is utilized in a state to the extent it is employed in production or other processing in the state or to the extent the patented product is produced in the state.
 - 2. A copyright is utilized in a state to the extent printing or other publication originated in the state.

Line (6) Other Nonbusiness Income: Enter other nonbusiness income not provided for in lines (1) through (5) and line (9) if any portion of a partnership distribution is deemed nonbusiness income.

Line (7) Total Business Income from column A, gross amount subtotals lines 1 through 6.

Line (8) Total Related Expenses from Column B, subtotals lines 1 through 6 (all related nonbusiness expenses attributed to excluded income other than state income taxes).

Line (9) Distributive Share Income from Non-Unitary Partnerships and Tiered Partnerships: Enter in column C the total non-unitary partnership and tiered partnership income reported on the federal return. Enter in column D apportioned Indiana income, as modified, from Form IT-65 Schedule IN K-1, and any portion of tiered partnership income attributed to Indiana.

Line (10) Total Net Nonbusiness Income (loss): Add all subtotals from column C. Also enter amount of column C on line 32 of Form IT-20.

Line (11) Total Indiana Nonbusiness Income and Indiana Non-Unitary Partnership Income: Add all subtotals from column D. Also enter amount of column D on line 36 of Form IT-20.

IT-20 Schedule G Nontaxable Items

Enter on the schedule nontaxable receipts for line 15 of Schedule A. Explain the nature of each nontaxable receipt itemized in this schedule.

Receipts not taxable for Indiana gross income tax purposes include but are not limited to the following deductions:

- 1. Interstate and foreign commerce; refer to 45 I.A.C. 1.1-3-3, 1.1-2-5, 1.1-2-12, 1.1-3-5;
- 2. Interest on government obligations (federal, State of Indiana, and Indiana municipal obligations), refer to Income Tax Information Bulletin #19 for further information;
- 3. Intercompany transactions of a consolidated group when Schedule 8-D for consolidated gross income is attached to the return, 45 I.A.C. 1.1-4-1, 1.1-4-5, 1.1-5-3;
- 4. Reimbursement such as refunds, rebates, and loan repayments less interest;
- 5. Receipts as a true agent, 45 I.A.C. 1.1-1-2, 1.1-6-10;
- 6. Accrual basis taxpayers may deduct bad debts in the same manner as provided in I.C. 6-2.5-6-9, refer to 45 I.A.C. 1.1-4-2;
- 7. Qualified increased enterprise zone gross income is exempt from gross income tax (Part 4, Schedule EZ must be attached);
- 8. Receipts from out-of-state business operations, I.C. 6-2.1-1-2 (c)(6);
- Mortgages and similar encumbrances existing upon real estate at the time of its sale, refer to Income Tax Information Bulletin #47;
- 10. Income received from commercial printing is exempt from gross income tax if it is shipped, mailed, or delivered to a site outside of Indiana, I.C. 6-2.1-3-3.5;
- 11. Gross income from sale of Indiana lottery tickets and prize money from winning lottery tickets authorized by I.C. 4-30;
- 12. Gross income and deductions may be eliminated when received from transactions between members of a unitary group some of which become subject to the financial institution franchise tax, refer to I.C. 6-2.1-2-11; for a deduction from adjusted gross and supplemental net income, refer to I.C. 6-3-2-16;
- 13. Deduction of depreciation (ratable between both high and low tax rate receipts) on qualified resource recovery systems for hazardous or solid wastes, I.C. 6-2.1-4-3; and,

14. Payments made on customarily returned empty reusable containers, I.C. 6-2.1-4-5.

IT-20 Schedule H Additional Explanations

Explain on this schedule amounts entered on the return if an additional explanation is needed. Itemize each entry by schedule, line number, and amount. Make a subtotal to each applicable schedule. The worksheet for computing the Foreign Source Dividends deduction is contained in this schedule.

Summary of Calculations

Line 48. Enter the total income tax from Schedule D, line 47. This figure cannot be less than zero.

Line 49. I.C. 6-2.5-3-2 imposes a use tax at the rate of five percent (.05) upon the use, storage or consumption of tangible personal property in Indiana that was purchased or rented in a retail transaction, wherever located, and 5% sales tax was not paid.

Examples of taxable items include magazine subscriptions, office supplies, electronic components and rental equipment. Also, any property purchased free of tax, by use of an exemption certificate or from out-of-state, and converted to a nonexempt use by the business is subject to the use tax.

If you are a registered retail sales agent or out-of-state use tax agent for Indiana you must report nonexempt purchases used in your business on Form ST-103, Indiana annual, quarterly or monthly Sales or Use Tax Voucher. If you are not required to file Form ST-103, or have failed to properly include purchases now subject to use tax, complete the Sales/Use Tax Worksheet on form page 4 to compute any sales/use tax liability. For more information regarding use tax, call (317) 233-4015.

Carry the total calculated sales/use tax due to line 49 on the front of the return. **Caution:** Do not report your totals from ST-103 on this worksheet or Form IT-20.

Line 51. Enter the amount of credit taken for charitable contributions to eligible colleges and universities located within Indiana. Note: Corporations liable for Indiana adjusted gross income tax may compute a credit against their adjusted gross income tax liability by completing Schedule CC-40. Corporations liable only for gross income tax (because their adjusted gross income tax is less than their gross income tax) may compute the credit by basing it on their adjusted gross income tax liability and taking credit for the amount. Taxpayers having no taxable adjusted gross income tax liability.

Limitations: A corporation is allowed a tax credit for contributions to qualified Indiana institutions equal to fifty percent (50%) of the aggregate amount thereof, limited to the lesser of:

- (1) Ten percent (10%) of the corporation's adjusted gross income tax for the year when the gifts are made (computed without regard to any credits against the tax), or
- (2) One thousand dollars (\$1,000).
 Consolidated corporations may take the maximum credit for each member of the group making contribution(s), provided a separate Schedule CC-40 is completed (attachment sequence #8).

See Income Tax Information Bulletin #14.

Line 52. Enter the allowable Neighborhood Assistance Tax Credit reflected on pre-approved Form NC-20. For further information, refer to Income Tax Information Bulletin #22. Attach Form NC-20 if claiming this credit.

Line 53. Enter the allowable Indiana Research Expense Tax Credit. Schedule IT-20REC, must be attached.

Line 54. Indiana Comprehensive Health Insurance Association Credit - An insurance company who is a member may elect to claim a credit (nonrefundable) against its income tax liability for the assessment paid to the Indiana Comprehensive Health Insurance Association. Enter the allowable amount of your available credit pursuant to I.C. 27-8-10-2.1. Please attach your computation for the credit and the remaining carryover amount.

Line 55. Enter the Enterprise Zone Employment Expense Tax Credit as calculated on Schedule EZ, Part 2, or amount assigned or received from a pass-through entity. Attach schedule to the return. For further information on this credit and other enterprise zone tax benefits, refer to Income Tax Information Bulletin #66.

Line 56. Enter the Enterprise Zone Loan Interest Tax Credit as calculated on Schedule LIC or amount assigned or received from a pass-through entity. Attach schedule to the return.

Line 57. Enter the total amount of other credits. See list of **Other Tax Credits** on page 17. The total of all credits is limited to the amount of tax due on line 48 unless otherwise noted. See lines 62 and 63 for certain refundable credits.

Line 58. Enter total tax credits reported on lines 51 through 57.

Line 59. Enter total tax due (subtract line 58 from line 50).

Line 60. Enter total amount of estimated quarterly income tax payments reported on Form IT-6 or via electronic funds transfer and itemize each quarterly payment in the spaces provided.

Line 61. Enter the amount previously paid with an extension of time to file, the year, and the amount of any prior year overpayment credit, if any. Enter combined total.

Line 62. Enter the total amount of gross income tax paid on sales of real estate. Copies of receipts for the amount claimed must be attached to the return or the credit will be reduced or disallowed.

Line 63. Enter any other credits attributed to this tax year and attach a complete explanation. Claim here EDGE credit and any gross income tax withheld from nonresident contractors (attach WH-18, copy C).

Line 64. Add lines 60, 61, 62 and 63.

Line 65. Enter the net tax due (subtract line 64 from line 59).

Line 66. Enter the penalty for the underpayment of corporate taxes from Schedule IT-2220. Attach a completed copy of this schedule even if you meet an exception to the underpayment penalty.

Line 67. If a payment is made after the original due date, interest must be included with the payment. Interest will be calculated from the original due date until the date the payment is made. Contact the Indiana Department of Revenue for the current rate of interest charged on late payments.

Note: An extension of time to file does not extend the time to pay any tax due; therefore, interest must be calculated on late payments.

Line 68. Enter the penalty amount that applies:

A. If the return with payment is made after the original due date, a penalty which is the greater of \$5.00 or ten percent (10%), of the balance of tax due (line 65), must be entered. The penalty for paying late 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 90% of the tax liability 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 (line 50) is filed late, penalty for failure to file by the due date will be \$10 per day the return is past due, up to a maximum of \$250.

Line 69. If a payment is due, enter the total tax plus any applicable penalties and interest on this line and remit this amount. A separate payment must accompany each Form IT-20 filed.

Lines 70, 71 and 72. If the corporation has overpaid its tax liability, enter the result of line 64 minus lines 59, 66 and 68.

If the return is timely filed, the corporation may elect to have a portion or all of its overpayment credited to the following year's estimated tax account. Enter on line 72 the amount of overpayment from line 70 to be credited to next year's estimated tax account. The portion to be applied to the following year's estimated tax account should be entered on line 72. The portion to be refunded should be entered on line 71. The total of lines 71 and 72 must equal the amount shown on line 70.

Note: If the overpayment is reduced because of an error on the return or an adjustment by the Department, the amount refunded (line 71) will be corrected before any changes are made to the amount on line 72. 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.

Instructions continued on page 15.

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

Please mail completed returns with a filled-in 2-D bar code to: Indiana Department of Revenue, P.O. Box 7231, Indianapolis, IN 46207-7231.

All other prepared returns must be mailed to: Indiana Department of Revenue, 100 N. Senate Ave., Indianapolis, IN 46204-2253.

Indiana Department of Indiana Corporation Inco for Calendar Year Ending Dec	0 me] cember	Fax Retur 31, 2001	:n		o not write above) Identification Number	Pag	ge 1
Form IT-20 or Other Tax Year Beginning AA / / 200 MM/DD / 200)1 and J	Ending BB/_	// /DD/YYYY	4			
Name of Corporation		NIM		Principa	l Business Activity Code		
В			ŀ	.			
Number and Street		Indiana County	y or O.O.S.	Indiana	Taxpayer Identification Nur	nber	
C		D					
C City State		D Zip Code		Telephor	ne Number		
E F		G)		
K. Date of incorporation in the State of 2	<i>S</i> .	-	1 Initial Return	n [2] F	Final Return 3 In	Bankrun	tev
L. State of commercial domicile	5.	that apply:			Farmer's Cooperative		ic y
M. Year of initial Indiana return	<i>T</i> .	Is 80% or more of y	your gross income der	rived from	n making, acquiring,		
N. Location of records if different from above address		selling or servicing	g loans or extensions	of credit	t?	Yes Yes	
			Form IT-20: You mu			—	
O. Check accounting method used for reporting income on Schedule A: $\boxed{1}$	U.			come tax	?	└─ Yes	
1 Cash 2 Accrual P. Check box if the corporation paid any quarterly estimated tax	V	(If yes, complete Se		d aross ir	ncome tax?	Ves	
using different Federal Identification Numbers. (<i>List on Schedule H</i>			consolidated listing of			<u> </u>	
other Federal Identification Numbers used to make payments).	<i>W</i> .					Yes	
Q. Enter the number of motor vehicles operated by the corporation in the		, (If yes, include un	iitary apportionment	addendu	um).	_	
State of Indiana on the last day of the tax year	Х.	Is this corporation	filing unitary report	s with ot	her states?	Yes	
R . Check box if all these vehicles are registered in the State of	<i>Y</i> .		ve there been any ma		-	—	
Indiana. (If not, explain on Schedule H listing the reason(s) why	7		-		filed?		
some vehicles are not registered with Indiana). Summary of			ime to me attached?				
48. Total income taxes (from Schedule D, line 47) (cannot be less than zero)				. 48			
49. Sales/use tax due from worksheet on page 4				. 49			
50. SUBTOTAL: Add lines 48 and 49							
51. College and University Contribution Credit (CC-40)							
52. Neighborhood Assistance Tax Credit (NC-20)				-		1	
	54			-	2001		
53. Indiana Research Expense Tax Credit (IT-20REC)				-		_	
54. Indiana Comprehensive Health Insurance Association Credit				-	_	_	
55. Enterprise Zone Employment Expense Tax Credit (EZ 2)				_	IT-2	Λ	
56. Enterprise Zone Loan Interest Tax Credit (LIC)	56			_		V	
57. Other Non-refundable Credits (see instructions page 17)	57						
58. Total Income tax reduction (51 through 57). (Attach supporting schedule(s) for credit(s)	·	· ·	,				
59. TOTAL TAX DUE: Subtract line 58 from line 50 (cannot be less than zero)				. 59			
Estimated Credits and Other Payments				37			
60. Total amount of estimated income taxes paid (itemize quarterly IT-6/EFT payments below)	60						
1 2 3 4				-			
61. Enter prior year overpayment credit <u>a</u> from tax year ending <u>b</u>	-						
Enter this year's extension payment \$_CEnter combined amount				-			
62. Gross income tax paid on sales of real estate (attach supporting evidence)	62			_			
63. Other credits (attach supporting evidence)	63						
64. TOTAL PAYMENTS AND CREDITS: Add lines 60 through 63							
65. BALANCE OF TAX DUE: If line 59 is greater than line 64, enter the difference							
66. PENALTY FOR THE UNDERPAYMENT OF INCOME TAXES from Schedule IT-2	2220			. 66			
67. INTEREST: If payment is made after the original due date, compute interest. (Contact the	e Departm	ent for current intere	st rate)	. 67			
68. LATE PENALTY: If paying late enter 10% of line 65; see instructions. If line 50 is zero	-						
69. TOTAL AMOUNT OWED: Add lines 65 through 68. Make check payable to the Ind							
70. OVERPAYMENT: If sum of lines 59, 66 and 68 is less than line 64, enter the difference						I	
71. REFUND: Enter portion of line 70 to be refunded				-			
-		L					
72. OVERPAYMENT CREDIT: Amount of line 70 to be applied to the following year's ex I authorize the Department to discuss my return with my tax preparer: C	$C \square Ye$						
Under penalties of perjury, I declare I have examined this return, including acc and statements, and to the best of my knowledge and belief, it is true, correct, and			(For Depa	u unent U	se Only) DD		
Comp	pany's e-n	nail address EE					
Signature of Corporate Officer Date		ype Name of Corporate	Officer		Title		
Print or Type Paid Preparer's Name	Preparer's	FID, SSN, or PTIN Nu	mber Ch	eck Box:	MM 00 1 🗌 Federal I.	D Numbo	•r
ff Street Address	NN Daytime T	elephone Number of Pro	eparer	1	$2 \square$ Social Se		
GG	PP	*			3 D PTIN Nu	-	
City State Zip+4	Preparer's	Signature					
НН Ш П	1						

IT-2		come Tax Return		F	Page 2
	edule A - Gross Income Tax Calculation (I.C. 6-2.1-2) is schedule must be completed)	Column A		Column B	
(11	is schedule must be completed)	1.2% (.012)		.3% (.003)	
		High Rate Receipts		Low Rate Receipts	
1.	Commissions and fees		-		
	Interest and dividends		-		
3.	Rents, leases, and sales of real estate (without deductions)		-		
4.	Sale of securities, personal property, and depreciable assets (without deductions)		-		
5.	Gross earnings (see instructions)		-		
6.	Contractor receipts and other service receipts		-		
7.	Partnership distributions, other receipts (attach explanation)				
8.	Contractor's sale of materials				
9.	Selling at retail				
10.	Laundering, drycleaning, industrial processing (excluding receipts from coin-operated				
	equipment), and commercial printing (excluding photocopying)				
11.	Sales of agricultural products				
12.	Sales at wholesale				
	Hotel and motel rental receipts (for less than 30 days)				
	SUBTOTALS (add lines 1-7 in column A and lines 8-13 in column B)		14B		
15.	Nontaxable receipts (explain in Schedule G)	15A	15B		
16.	Exemption (\$83.33 per month, total of columns A & B not to exceed \$1000)	16A	16B		
17.	Line 15 plus line 16 of each column				
18.	Amounts subject to tax (line 14 minus line 17). If less than zero, enter zero				
19.	Enter the amounts from line 18 multiplied by the respective tax rate for each column.				
	Multiply line 18 Column A by .012 or 1.2%. Multiply line 18 Column B by .003 or .3%	19A	19B		
20.	TOTAL GROSS INCOME TAX : (add lines 19A and 19B)		20		
Scł	edule B - Adjusted Gross Income Tax Calculation (Complete this	schedule)			
21.	Federal taxable income (before federal net operating loss deduction and special federal de	ductions)	21		
22.	Enter net qualifying dividends deduction from federal Schedule C, Form 1120	22			
23.	Subtract line 22 from line 21	·····	23		
24.	Add back: All state income taxes (taxes based on income)	24			
25.	Add back: All charitable contributions	25	1		
26.	Deduct: Interest on U.S. Government obligations less related expenses	26	1		
	Deduct: Foreign gross up (attach federal Form 1118)		1		
28.	Total modifications (add lines 24 and 25, subtract lines 26 and 27)				
29.	Subtotal (add lines 23 and 28)		29		
30.	Foreign Source Dividends (Schedule H) and other adjustments. Enter deductions in space sector	30		Explain on Schedule H	
31.	Subtotal (add lines 29 and 30)				
32.	Deduct: Nonbusiness income and non-unitary partnership distributions from Schedule F, colu	mn C, line (10) (attach Schedule F)	32		
33.	Taxable business income (line 31 minus line 32)		33		
34.	Indiana apportionment percentage, if applicable. Check method used and attach completed scl	nedule. (Round percent to two		(Do not enter 100%)	
	decimals) Schedule E, line 4c 34a Schedule E-7 34b or Other Apportionment Method	34c	34d	· 9	%
35.	Indiana apportioned business income (multiply line 33 by percent on line 34d, if applicable, o	therwise enter amount from line 33)	35		
36.	Add: Indiana nonbusiness income and Indiana non-unitary partnership income from Schedule I	F, column D, line (11) (attach Schedule F)	36		
37.	Total Indiana adjusted gross income before net operating loss deduction (line 35 plus line 36)	37		
38.	Indiana portion of net operating loss deduction. See instructions (attach Schedule IT-20NOL)	. Enter as a positive figure	38		
39.	Total Indiana adjusted gross income (line 37 less line 38). (Also see line 41 instructions)		39		
40.	INDIANA ADJUSTED GROSS INCOME TAX: Multiply line 39 by 3.4% (.034)		40		
Scł	edule C - Supplemental Net Income Tax Calculation (Complete th	is schedule)			
	Enter Indiana adjusted gross income from line 39. (If a loss is shown on line 39, enter zero and				
	Enter greater of gross income tax (line 20) or adjusted gross income tax (line 40)				
	Supplemental net income (line 41 minus line 42). If less than zero, enter zero here and on line 4				
	SUPPLEMENTAL NET INCOME TAX: Multiply line 43 by 4.5% (.045)		44		
<u> </u>	edule D - Total Income Tax Calculation (Complete this schedule)			I	
	_				
	Enter the greater of gross income tax (line 20) or adjusted gross income tax (line 40)				
	Enter supplemental net income tax from Schedule C, line 44 (cannot be less than zero)				
4/.	TOTAL INCOME TAX: Add lines 45 and 46. Enter here and carry to Summary of Calculations	, mie 46, on the front of Form 11-20			

Indiana Department of Indiana Corporation Inco for Calendar Year Ending Dec	ome 'l cember	ax Retui	rn		o not write above) Identification Number	Page 1
Form IT-20 or Other Tax Year Beginning AA / / 200 MM/DD / 200)1 and E	Cnding BB/_	/ /	\ \		
Name of Corporation		NII.		Principal	l Business Activity Co	de
В			н			
Number and Street		Indiana Count	y or O.O.S.	Indiana '	Taxpayer Identification	n Number
С		D				
City State		Zip Code	-	Telephor	ne Number	
E F		G	J	()	
<i>K</i> . Date of incorporation 1 in the State of 2	<i>S</i> .	Check all boxes	1 Initial Return			
L. State of commercial domicile		that apply:	4 Insurance Co		1	
M. Year of initial Indiana return			your gross income der			
<i>N</i> . Location of records if different from above address		-	g loans or extensions Form IT-20: You mus			L Yes
0. Check accounting method used for reporting income on Schedule A:			ted return for gross in	0		Ves
1 Cash 2 Accrual		(If yes, complete S				
P. Check box if the corporation paid any quarterly estimated tax			ted return for adjusted	-		L Yes
using different Federal Identification Numbers. [] (List on Schedule H			consolidated listing of			—
other Federal Identification Numbers used to make payments).			combined unitary ba			🗀 Yes
<i>Q</i> . Enter the number of motor vehicles operated by the corporation in the State of Indiana on the last day of the tax year			nitary apportionment i filing unitary reports			Yes
R. Check box if all these vehicles are registered in the State of			we there been any ma			105
Indiana. \Box (If not, explain on Schedule H listing the reason(s) why			ces since the last peti		-	Yes
some vehicles are not registered with Indiana).	Z.	Is an extension of	time to file attached? .			🗆 Yes
Summary of	Calculat	tions				
48. Total income taxes (from Schedule D, line 47) (cannot be less than zero)						
49. Sales/use tax due from worksheet on page 4				49		
50. SUBTOTAL: Add lines 48 and 49						
51. College and University Contribution Credit (CC-40)	51					
52. Neighborhood Assistance Tax Credit (NC-20)	52				200	1
53. Indiana Research Expense Tax Credit (IT-20REC)	53				200	/1
54. Indiana Comprehensive Health Insurance Association Credit	54					
55. Enterprise Zone Employment Expense Tax Credit (EZ 2)	55					
56. Enterprise Zone Loan Interest Tax Credit (LIC)	56				IT-	Ζ.
57. Other Non-refundable Credits (see instructions page 17)						
58. Total Income tax reduction (51 through 57). (Attach supporting schedule(s) for credit(s)		May not exceed li	ne 48)			
59. TOTAL TAX DUE: Subtract line 58 from line 50 (cannot be less than zero)						
Estimated Credits and Other Payments				59		
60. Total amount of estimated income taxes paid (itemize quarterly IT-6/EFT payments below)						
1 2 3 4	60					
61. Enter prior year overpayment credit \$ a from tax year ending b	-					
Enter this year's extension payment \$ c Enter combined amount	61					
62. Gross income tax paid on sales of real estate (attach supporting evidence)						
63. Other credits (attach supporting evidence)						
64. TOTAL PAYMENTS AND CREDITS: Add lines 60 through 63						
65. BALANCE OF TAX DUE: If line 59 is greater than line 64, enter the difference						
66. PENALTY FOR THE UNDERPAYMENT OF INCOME TAXES from Schedule IT-2						
67. INTEREST: If payment is made after the original due date, compute interest. (Contact the	-					
68. LATE PENALTY: If paying late enter 10% of line 65; see instructions. If line 50 is zero	o enter \$10	per day filed past of	lue date	. 68		
69. TOTAL AMOUNT OWED: Add lines 65 through 68. Make check payable to the Ind	diana Depa	rtment of Revenu	e. PAY THIS AMT. 🕨	69		
70. OVERPAYMENT: If sum of lines 59, 66 and 68 is less than line 64, enter the difference	70					
71. REFUND: Enter portion of line 70 to be refunded	71					
72. OVERPAYMENT CREDIT: Amount of line 70 to be applied to the following year's e	stimated tay			72		
I authorize the Department to discuss my return with my tax preparer: C Under penalties of perjury, I declare I have examined this return, including acc			(For Depa	rtment U	se Only) DD	
and statements, and to the best of my knowledge and belief, it is true, correct, and	l complete.					
Signature of Corporate Officer Date		ail address EE	Officer		Title	
	LL	· •			MM	
Print or Type Paid Preparer's Name	Preparer's F	FID, SSN, or PTIN Nu	umber Che	ck Box:		eral I.D. Number
H ⁺ Street Address	Daytime Tel	lephone Number of Pr	eparer			al Security Number
GG City State Zip+4	PP Preparer's S	ignature			3 🗌 PTIN	Number
и и		•	100 N 2			
KK Please mail forms to: Indian	ia Departr	nent of Revenue	100 N. Senate Ave	nue, Inc	tianapolis, India	na 46204-2253.

<u>IT-</u>		come Tax Return			Page 2
	edule A - Gross Income Tax Calculation (I.C. 6-2.1-2)	Column A		Column B	
(11	is schedule must be completed)	1.2% (.012)		.3% (.003)	
		High Rate Receipts		Low Rate Receipts	
1.	Commissions and fees				
2.	Interest and dividends				
3.	Rents, leases, and sales of real estate (without deductions)				
4.	Sale of securities, personal property, and depreciable assets (without deductions)				
5.	Gross earnings (see instructions)				
6.	Contractor receipts and other service receipts				
7.	Partnership distributions, other receipts (attach explanation)				
	Contractor's sale of materials				
	Selling at retail		_		
	Laundering, drycleaning, industrial processing (excluding receipts from coin-operated		_		
10.	equipment), and commercial printing (excluding photocopying)				
11	Sales of agricultural products		-		
	Sales at wholesale		-		
	Hotel and motel rental receipts (for less than 30 days)		-		
	SUBTOTALS (add lines 1-7 in column A and lines 8-13 in column B)			4B	
	Nontaxable receipts (explain in Schedule G)	15A	15	5B	
	Exemption (\$83.33 per month, total of columns A & B not to exceed \$1000)	16A	10	6B	
	Line 15 plus line 16 of each column				
18.	Amounts subject to tax (line 14 minus line 17). If less than zero, enter zero				
19.	Enter the amounts from line 18 multiplied by the respective tax rate for each column.				
	Multiply line 18 Column A by .012 or 1.2%. Multiply line 18 Column B by .003 or .3%	19A	19	9B	
20.	TOTAL GROSS INCOME TAX: (add lines 19A and 19B)		2	20	
Scl	nedule B - Adjusted Gross Income Tax Calculation (Complete this	schedule)			
21.	Federal taxable income (before federal net operating loss deduction and special federal de	ductions)		21	
22.	Enter net qualifying dividends deduction from federal Schedule C, Form 1120	22			
	Subtract line 22 from line 21			23	
24.	Add back: All state income taxes (taxes based on income)	24			
	Add back: All charitable contributions				
	Deduct: Interest on U.S. Government obligations less related expenses	-			
	Deduct: Foreign gross up (attach federal Form 1118)				
	Total modifications (add lines 24 and 25, subtract lines 26 and 27)				
	Subtotal (add lines 23 and 28)			20	
			·····	29 Explain on Schedule	U
	Foreign Source Dividends (Schedule H) and other adjustments. Enter deductions in brackets>				11
	Deduct: Nonbusiness income and non-unitary partnership distributions from Schedule F, colu		· –	32	
	Taxable business income (line 31 minus line 32)		······	33 (Da not anter 100%)	
34.	Indiana apportionment percentage, if applicable. Check method used and attach completed sch			(Do not enter 100%)	
	decimals) Schedule E, line 4c 34a Schedule E-7 34b or Other Apportionment Method		-	34d <u> </u>	%
	Indiana apportioned business income (multiply line 33 by percent on line 34d, if applicable, o		_	35	
	Add: Indiana nonbusiness income and Indiana non-unitary partnership income from Schedule I			36	
37.	Total Indiana adjusted gross income before net operating loss deduction (line 35 plus line 36)	····· [i	37	
38.	Indiana portion of net operating loss deduction. See instructions (attach Schedule IT-20NOL)	. Enter as a positive figure		38	
39.	Total Indiana adjusted gross income (line 37 less line 38). (Also see line 41 instructions)		····· <u>i</u>	39	
40.	INDIANA ADJUSTED GROSS INCOME TAX: Multiply line 39 by 3.4% (.034)			40	
Scl	nedule C - Supplemental Net Income Tax Calculation (Complete th	is schedule)			
41.	Enter Indiana adjusted gross income from line 39. (If a loss is shown on line 39, enter zero and	proceed to line 45)			
	Enter greater of gross income tax (line 20) or adjusted gross income tax (line 40)				
	Supplemental net income (line 41 minus line 42). If less than zero, enter zero here and on line 4				
	SUPPLEMENTAL NET INCOME TAX: Multiply line 43 by 4.5% (.045)			44	
				••	
	nedule D - Total Income Tax Calculation (Complete this schedule)		[
	Enter the greater of gross income tax (line 20) or adjusted gross income tax (line 40)				
	Enter supplemental net income tax from Schedule C, line 44 (cannot be less than zero)				
47.	TOTAL INCOME TAX: Add lines 45 and 46. Enter here and carry to Summary of Calculations	, line 48, on the front of Form IT-	20		

IT-20 Schedule E

Indiana Department of Revenue Apportionment of Income

State Form 49105 (R/9-01) Apportioning A _____/ 2001 and Ending B _____/ Federal Federal __/_

Name as shown on return	0 0				Federal Ide	entification	Numbe	r		
В					А					
Each filing entity having income from sources both within and outside In companies that use a single factor. Interstate transportation entities must us method (relative formula percentage) as outlined in Tax Policy Directive #6	e Schedule E-7, Ap	portionment fo	or Interstate	Transportat	ion. Comb	ined unitary	y filers	must use	the appoi	
Part I - Apportionment of Adjusted Gross In	come for I	ndiana					-			
	Т	lumn A OTAL N INDIANA		TOT	Column B AL WITHIN SIDE INDIA	and NA		INI	umn C DIANA ENTAGE	
 Property Factor - Average value of owned property from the beginning and the end of the tax year. (Value of and pro rata share of real and tangible personal property used in the business at original cost.) (a) Property reported on federal return (average value for tax year) 										
(b) Fully depreciated assets still in use at cost (average value for tax year)							_			
							_			
(c) Inventories, including work in progress (average value for tax year)							_			
(d) Other tangible personal property (average value for tax year)							_			
(e) Rented property (8 times the annual net rental) Total Property Values: Add lines 1(a) through 1(e)							_			0/
2. Payroll Factor - Wages, salaries, commissions, and other compensation	1A		1	B			1C		·	%
of employees related to business income and pro rata share of payroll reportable on the return.										
Total Payroll Value:	2A		2	в			2C		·	%
3. Receipts Factor (less returns and allowances) - Include all non-exempt a apportioned income that must be reported with allocable non-business includes delivered or shipped to Indiana:							stributio	ons or pro	eviously	
(a) Shipped from within Indiana										
(b) Shipped from outside Indiana										
Sales shipped from Indiana to:										
(c) The United States Government										
(d) Purchasers in a state where the taxpayer is not subject to income tax (under P.L. 86-272)										
(e) Interest and other receipts from extending credit attributed to Indiana										
(f) Other gross business receipts not previously apportioned										
Total Receipts: Add column A receipts lines 3(a) through 3(f) and										
enter in line 3A. Enter all receipts in line 3B, on column B	3A		3	В						
4. Summary - Apportionment of Income for Indiana	4(a)1									
(a) Receipts Percentage for factor 3 above: Divide 3A by 3B, enter re-	sult here: $\frac{4(a)1}{}$	·%	6 X 200	% (2.0) dou	ble-weighte	d adjustmer	nt 4a		_ · _	%
(b) Total Percents: Add percentages entered in boxes 1C, 2C and 4a of c	olumn C. Enter sur	n					4b		·	%
(c) Indiana Apportionment Percentage: Divide line 4b by 4 if all the	ree factors are pres	sent. Enter he	re and carr	y to Schedu	le B, line 3-	4d	4c			%
NOTE: If either property or payroll factor for column B is absent, divide li	ne 4b by 3. If the r	eceipts factor ((3B) is abse	ent. vou mus	st divide lin	e 4b by 2.	See inst	ructions	on page 1	1.
Part II - Business/Non Business Income Qu		-	· /			-			10	
Tart II - Dusiness/Iton Dusiness Income Qu										
1. List all business locations where the taxpayer has operations/other par necessary.	mership interests ar	d indicate type	e of activit	es. This se	ction must	be complete	ed - atta	ach addit	ional shee	ets if
(a) (b) Nutrue of Decision	A	(c) Accepts		gistered to	(e)Files Re			-	ty in Stat	e
Location Nature of Busin City and State at Locat		Orders? Yes N		Business? s No	in Sta Yes		(f)Lease Yes	ed? No	(g)Owr Yes	ned? No
				.5 110	103	110	105	110	105	
2. Describe briefly the nature of the Indiana business activities including	the exact title and	principal busi	iness activi	ty of any pa	rtnership in	which the	corpor	ation has	an intere	st
3. Indicate any other partnership in which you have a unitary or general	partnership relatio	nship:								
4. Describe briefly the nature of activities of sales personnel operating a	nd soliciting busine	ess in Indiana:								
5. Do Indiana receipts for line 3A include all sales shipped from Indiana of the purchaser consists of the mere solicitation of orders?		rchaser is the U f no, please ex		nment; or (2) locations	where this t	axpaye	r's only a	ctivity in	the state
<u>(a)</u>										
6. List (here and on IT-20 Schedule F) source of any directly allocated in	come from other pa	urtnerships, est	ates and tru	ists not in ta	xpayer's ap	portioned ta	ax base:	:		

IT-20		2	001 Indiana Corporation Income Tax R	eturn			Page 4
Schedule	G - Noi	ntaxable 1		15, Schedule A)	``````````````````````````````````````		
Column A			(This section must be completed - attac Column B	ch additional sheets if ne Colu	imn C	Column D	
Line			Item Deducted	Deducted a	at higher rate	Deducted at lower	rate
	TT 4 1 1	· · · · · · · · · · · ·		D .4	4-1-4-		
Column A	Column	B	planation or Adjustment of Items Elsewhere Column	n C	tais to respec	Column D	
Reference t						Amount	
Schedule B	, line 30	Foreign So	urce Dividends Deduction (excluding Foreign Gross Up)	for dividends reported on fede	eral Schedule C ir	ncluded in taxable income.	
	1	1	(E)	(F)		(G)	
Percenta	0		Remainder of Federal Taxable Dividends	Dividend		Dividend Deduction	on
Voting St	ock		(after Schedule C special deductions) from	Deduction Ra	ate	Col. E x Col. F	
			foreign corporations			(enter as negative num	
80% or mo	ore of stock	owned:	\$	100%	()
500/ hut 1		0/.	\$	85%	()
50% but le		70.	\$	6.5 %			
Less than	50% of sto	ck owned:	\$	50%	()
Foreign So	ource Divid	lends Deduc	tion from adjusted gross income (Subtotal of Column G)		()
Subtotal of	column D	of Schedule	H and column G, if applicable. Carry to IT-20 Schedule	B, line 30			

Sales/Use Tax Worksheet List all purchases made during 2001 from out-of- Column A	state companies. Column B		Column C	
Description of personal property purchased from out-of state	Date of		Purchase Price	
	Purchase(s)		of Property(s)	
Magazine subscriptions:				
Mail order purchases:				
Internet purchases:				
Other purchases:				
1. Total purchase price of property subject to the sales/use tax		1		
2. Sales/use tax: Multiply line 1 by .05 (5%)		2		
3. Sales tax previously paid on the above items (up to 5% per item)		3		
4. Total amount due: Subtract line 3 from line 2. Carry to Form IT-20, line 49. If	the amount	5		
is negative, enter zero and put no entry on line 49 of the IT-20		4		

Indiana Department of Revenue Allocation of Nonbusiness Income and Indiana Non-Unitary Partnership Income

Nam	e as sh	on return				Federal Identification Number
В						А
2		 	a		<i>~ · ·</i>	

Complete all applicable sections. See separate instructions for Schedule F in income tax booklet. Attach additional sheets if necessary.

Identify each item of income. Indicate amount of related nonbusiness expenses (other than state income taxes) for each income source. For every line with entry, subtract column B from column A; and enter net amount in column C. Also enter the net amount in column D if the income is attributable to Indiana. **Omit Cents.**

Column AA	Column BB				
(1) Dividends (not from DISC or FSC	s) Percent	Column A	Column B	Column C	Column D
Excess after federal and state foreigr	Owned	Total	Related	Net Amount	Net Amount Indiana Source
source dividends deduction:	(If Foreign)	Amount	Expenses	All Sources	Indiana Source
Source					
Carryforward subtotals from additiona	al sheets				
Total Dividends, Expenses, and Net A	mounts			1C	1D
(2) Interest (Do not include interest f	rom U.S				
Government obligations)	iom e.s.				
	Short/Long				
Source and Type	Term				
Source and Type	Term				
Carry forward subtotals from addition					
Total Interest, Expenses, and Net Amo	ounts			2C	2D
(3) Net Capital Gains (Losses) fro					
Exchange of Personal Property and (Indicate if tangible or intangible pr					
	ross Proceeds				
	loss Hoteeds				
ļ					
l					
Carryforward subtotals from additiona	al sheets				
Total Net Gains, Expenses, and Net A	mounts			3C	3D

Continued on form page 6.

Indiana Department of Revenue Allocation of Nonbusiness Income and Indiana Non-Unitary Partnership Income

(Omit Cents)

	C 1					(
Column AA (4) Rents and Royalties from Tangible Personal Property and Real Estate	<u>Column BB</u> Former or current business use	Colun Gro	oss	Column B Related Expenses	Column C Net Amount All Sources	Column D Net Amount Indiana Source
Source	Yes/No			L	10 0 0 0 0 10	
Campformular da subtotala from a dditional al	0.040					
Carryforward subtotals from additional sh Total Rents/Royalties, Expenses, and Net					10	10
Total Rents/Royantes, Expenses, and Net 2	Amounts				4C	4D
(5) Patents, Copyrights, and Royalties from Intangible Property Source						
Carryforward subtotals from additional sh	oots					
Total Patents/Royalties, Expenses, and Ne						
	t 7 mounts				5C	5D
(6) Other (nonbusiness income) Source and Type						
Carryforward subtotals from additional sh	eets					
Total Other Income, Expenses, and Net A					6C	6D
(7) Total Nonbusiness Income (add su						
in column A)		7A				
(8) Total Related Expenses (add subtot						
lines 1 through 6)						Indiana IN K-1 Distributive Share of
(9) Distributive Share Income from Nor	-Unitary P	artnerships	-	Partnerships	Federal K-1 Distributive Share of Income from	Income from
	-	mn AA		Column BB	Non-Unitary/	Non-Unitary/ Tiered Partnership
Name of partnership (List previously apporti	oned/allocate	ed partnership	distributions)	LLC or LLP	Tiered Partnership(s)	(Including modifications)
Carryforward subtotals from additional sh	eets					
					96	9D
Total Federal Non-Unitary Partnership Inc.					9C	
(10) Total Net Nonbusiness & Non-Un in column C, lines 1C through 6C plu						
Carry total of line 10C to line 32 of F					10C	
(11) Total Net Nonbusiness & Non-Uni					· · ·	
(add subtotals in column D, lines 1D Carry total of line 11D to line 36 of Fe						11D
\Box	9111 11 - 20, 0	יי ווופ 15 0J F	<i>orm</i> 11-203C	/		



Schedule IT-2220 State Form 440 (R/9-01)

Indiana Department of Revenue Penalty for Underpayment of Corporate Income Taxes

Tax Period Ending:

MM DD YYYY

(See Instructions on reverse side of this schedule)

(Attachment sequence page 7)

BB

me of Corporation or Organization				Federa	l Identification Num	ber
				А		
Part I - How to Figure Underpayment of Corporate Taxes						
1. Enter total calculated adjusted gross income tax				1		
2. Enter total calculated gross income tax (if less than \$1,000 enter -0-				2		
				3		
3. Subtract line 2 from line 1 and enter difference (if less than \$1,000 ente						
4. Enter total calculated supplemental net income tax (if less than \$1,	,000 e	enter -0-)		4		
5. Add lines 2, 3 and 4. If zero, do not complete rest of schedule				5		
6. Enter total tax reduction credits excluding estimated taxes paid (car	not e	xceed total on lir	ne 5)	6		
7. Subtract line 6 from line 5. If zero, stop; you do not owe an underpa	aymer	nt penalty		7		
Part II - How to Figure Exception to Underpayment Penalty						
8. Multiply line 7 by 80% and enter result here				8		
9. Enter 100% of prior year's final income tax liability net of tax reducti estimated taxes paid). See instructions			-	9		
•				-		
10. Enter line 8 or line 9, whichever amount is less				10		
Short period filers see note on reverse following line 22 instructions.		(a)	(b)		(c)	(d)
Quarterly Estimated Periods:		1st quarter	2nd qua	rter	3rd quarter	4th quart
11. Enter in columns (a) through (d) the quarterly installment dates corresponding to the 20th day of the 4th, 6th, 9th and 12th	11					
months of the tax year	11					
 Enter the actual amount of estimated tax paid or credited on or before the due date of the installment for each quarter 	12					
13. Enter the overpayment, if any, from the preceding column that	12					
exceeds any remaining prior <underpayments> shown on line 16</underpayments>	13					
14. Add line 12 and line 13 for each column	14					
15. Divide line 10 by four; enter result in columns (a) through (d)16. Subtract line 15 from line 14 for each quarter. If the result is a	15					
16 Subtract line 15 from line 14 for each quarter. If the result is a						
· · ·						
negative figure, you have not met any exception to the penalty for the quarter	16					
negative figure, you have not met any exception to the penalty for the quarter						
 negative figure, you have not met any exception to the penalty for the quarter. Part III - How to Figure Penalty 17. Enter the overpayment, if any, from the preceding column that 						
 negative figure, you have not met any exception to the penalty for the quarter. Part III - How to Figure Penalty 17. Enter the overpayment, if any, from the preceding column that exceeds any remaining prior <underpayments> shown on</underpayments> 	16					
 negative figure, you have not met any exception to the penalty for the quarter. Part III - How to Figure Penalty 17. Enter the overpayment, if any, from the preceding column that 						
 negative figure, you have not met any exception to the penalty for the quarter. Part III - How to Figure Penalty 17. Enter the overpayment, if any, from the preceding column that exceeds any remaining prior <underpayments> shown on line 20.</underpayments> 	16					
 negative figure, you have not met any exception to the penalty for the quarter Part III - How to Figure Penalty 17. Enter the overpayment, if any, from the preceding column that exceeds any remaining prior <underpayments> shown on line 20</underpayments> 18. Add line 12 in Part II, and line 17 above, for each quarter 	16					
 negative figure, you have not met any exception to the penalty for the quarter	16					
 negative figure, you have not met any exception to the penalty for the quarter Part III - How to Figure Penalty 17. Enter the overpayment, if any, from the preceding column that exceeds any remaining prior <underpayments> shown on line 20</underpayments> 18. Add line 12 in Part II, and line 17 above, for each quarter	16					
 negative figure, you have not met any exception to the penalty for the quarter Part III - How to Figure Penalty 17. Enter the overpayment, if any, from the preceding column that exceeds any remaining prior <underpayments> shown on line 20</underpayments> 18. Add line 12 in Part II, and line 17 above, for each quarter	16 17 18 19					
 negative figure, you have not met any exception to the penalty for the quarter. Part III - How to Figure Penalty 17. Enter the overpayment, if any, from the preceding column that exceeds any remaining prior <underpayments> shown on line 20.</underpayments> 18. Add line 12 in Part II, and line 17 above, for each quarter. 19. Divide line 7 in Part I by four (4); enter result in columns (a) through (d). 20. Subtract line 19 from line 18. If the result is a negative figure, this is your <underpayment> for the quarter.</underpayment> 	16 17 18 19 20					
 negative figure, you have not met any exception to the penalty for the quarter. Part III - How to Figure Penalty 17. Enter the overpayment, if any, from the preceding column that exceeds any remaining prior <underpayments> shown on line 20.</underpayments> 18. Add line 12 in Part II, and line 17 above, for each quarter. 19. Divide line 7 in Part I by four (4); enter result in columns (a) through (d). 20. Subtract line 19 from line 18. If the result is a negative figure, this is your <underpayment> for the quarter.</underpayment> 21. If line 16 shows zero or more for the quarter, the overpayment 	16 17 18 19 20					
 negative figure, you have not met any exception to the penalty for the quarter. Part III - How to Figure Penalty 17. Enter the overpayment, if any, from the preceding column that exceeds any remaining prior <underpayments> shown on line 20.</underpayments> 18. Add line 12 in Part II, and line 17 above, for each quarter. 19. Divide line 7 in Part I by four (4); enter result in columns (a) through (d). 20. Subtract line 19 from line 18. If the result is a negative figure, this is your <underpayment> for the quarter.</underpayment> 21. If line 16 shows zero or more for the quarter, the overpayment exception is met. Enter zero on line 21. Otherwise, compute 10% 	16 17 18 19 20					
 negative figure, you have not met any exception to the penalty for the quarter. Part III - How to Figure Penalty 17. Enter the overpayment, if any, from the preceding column that exceeds any remaining prior <underpayments> shown on line 20.</underpayments> 18. Add line 12 in Part II, and line 17 above, for each quarter. 19. Divide line 7 in Part I by four (4); enter result in columns (a) through (d). 20. Subtract line 19 from line 18. If the result is a negative figure, this is your <underpayment> for the quarter.</underpayment> 21. If line 16 shows zero or more for the quarter, the overpayment 	16 17 18 19 20					

Schedule IT-2220 Instructions

Who Should File?

Schedule IT-2220 must be completed and attached to the annual corporate Form IT-20, IT-20G, IT-20NP, or IT-20SC anytime the corporation did not pay the required amount of gross, adjusted gross, or supplemental net income tax **in any particular quarter**, or the corporation meets an exception to the penalty for underpayment as provided for in Indiana Code 6-3-4-4.1.

What is the Required Amount?

Corporations having annual income tax liabilities exceeding \$1,000 are subject to an underpayment penalty if they fail to file estimated tax payments or fail to remit a sufficient amount on a quarterly basis.

Quarterly payments for: 1) gross income tax are due anytime the annual gross income tax exceeds \$1,000 for a taxable year, or 2) whenever the adjusted gross income tax liability (after credit for tax imposed on gross income) exceeds the annual gross income tax by \$1,000 or more. Also, quarterly estimated payments for supplemental net income tax are due anytime the annual supplemental net income tax is \$1,000 or more for the year.

The qualified estimated payments should equal 25% of the total income tax due for the year. To avoid the penalty, the quarterly estimate must equal at least twenty percent (20%) of the total income tax liability for the current taxable year or twenty-five percent (25%) of the final income tax liability for the prior taxable year.

The Indiana Code does not provide corporations an exception to the penalty for underpayment of estimated taxes using either an annualized income or adjusted seasonal method.

PART I - How to Figure Underpayment of Corporate Taxes

This schedule must be used by Form IT-20, IT-20G, IT-20NP, IT-20S and IT-20SC filers in determining whether or not the minimum amount of tax was paid timely.

1. Enter the annual adjusted gross income tax from Schedule B of Form IT-20 and IT-20S, Schedule A of Forms IT-20SC, or Schedule C of Form IT-20NP.

2. Enter the annual gross income tax from Schedule A of Form IT-20 or IT-20G (schedule A and B of Form IT-20NP). If total gross income tax is less than \$1,000, enter zero. Form IT-20SC filers enter zero.

3. Subtract line 2 from line 1. Enter zero if difference is less than \$1,000.

4. Enter the annual supplemental net income tax from Schedule C of Form IT-20, Schedule B of Forms IT-20S and IT-20SC, or Schedule D of Form IT-20NP. If total supplemental net income tax is less than \$1,000, enter zero. Form IT-20G filers enter zero.

5. Add lines 2, 3 and 4. If the total is zero, STOP. You owe no penalty and you do not need to complete this schedule.

6. Enter your total tax reduction (nonrefundable) credits (college credit, neighborhood assistance credit, etc.) reported on line 58 of Form IT-20; line 16 of Form IT-20G; line 24 of Form IT-20NP or line 37 of Form IT-20SC. Also include applicable WH-18 withholding credits and any gross income tax paid on sales of real estate. **Do not** enter estimated tax payments, extension payments, or prior year's overpayment credit. In no case may the total of tax reduction credits exceed the total tax on line 5.

7. Subtract line 6 from line 5. This is your current year's tax liability. If zero, STOP. You do not owe any underpayment penalty.

PART II - How to Figure Exception to Underpayment Penalty

I.C. 6-3-4-4.1(e) prescribes two exceptions to the penalty for underpayment. If required to pay quarterly, the estimate should include either at least 20% of the total income tax liability for the taxable year or 25% of the final income tax liability for the previous tax year.

If the previous year was for a period of less than twelve months, the exception may be met by demonstrating what the liability would have been if a twelve-month return had been filed. For example, if the previous year was for 6 months, double the total tax for that year and enter 25% of this total. If last year's tax was zero, enter zero on line 9.

9. Enter 100% of your prior year's final income tax liability (total tax less nonrefundable credits and any withholding and gross tax credits) before applying estimated tax credits.

11. Enter in columns (a) through (d) the quarterly installment due dates corresponding to the estimated income tax payments for your tax year.

If filing on a calendar year basis, the installment due dates for corporate income tax payments are April 20, June 20, September 20 and December 20 of the taxable year. Fiscal year and short tax year filers must remit by the twentieth day of the fourth, sixth, ninth, and twelfth months of the taxable year. Short period filers see note following line 22 instructions.

12. Enter the amount of estimated taxes paid by the due date of the installment for each quarter. Payments made after the quarterly due date must be reported in the following quarter when paid. If you are carrying forward an overpayment credit from the previous year, add that amount together with the installment amount paid for the first available quarter to which the carryover credit is posted. Do not include any credits claimed on line 6. **STOP.** Complete lines 13 through 16 in each column before proceeding to the next column.

13. Enter the remaining overpayment, if any, from line 16 of the preceding quarter, as adjusted after deducting any previous <underpayment> balance.

15. Divide line 10 by four (4) and enter the result in each column. NOTE: Short period filers must apply the instructions following line 22 instructions.

16. Subtract line 15 from line 14 for each column. If line 14 is less than line 15, enter the resulting underpayment in

brackets>. If line 15 is equal to or greater than line 14, the difference is an overpayment and you have met an exception to the penalty for the quarter. See instructions for line 13.

After completion of all four columns, if none of the quarters shows an underpayment, stop here and attach schedule to your return. Otherwise proceed to Part III to recompute your actual underpayment.

PART III - How to Figure the Penalty

The penalty for the underpayment of estimated taxes is assessed on a quarterly basis on the difference between the amount paid for each quarter and twenty-five percent (25%) of the final tax liability for the current year. If any underpayment is shown on line 16 continue by completing lines 17 through 21 in each column before proceeding to the next column.

17. Enter the remaining overpayment, if any, from line 20 of the preceding quarter, as adjusted after deducting any previous <underpayment> balance.

19. Enter current year's quarterly tax due: divide line 7, in Part I, by four (4) and enter result in each column.

20. Subtract line 19 from line 18. If line 18 is less than line 19, enter the resulting underpayment in
strackets>. If line 18 is greater than line 19, the difference is carried as an overpayment to line 17 of the next column after deducting any remaining <underpayments> shown on line 20 of the preceding columns.

21. Multiply the amount of <underpayment> on line 20 for each column by 10% if an exception to penalty for the quarter was not met on line 16. Enter zero on line 21 if line 16 is zero or greater for the quarter.

22. Add the amounts on line 21 for all quarters and enter result here. This is your total underpayment penalty due. Carry this amount to the appropriate line on the front of Form IT-20, IT-20G, IT-20NP, IT-20S or IT-20SC.

Short Period Returns: Lines 15 and 19 must be changed to correspond with your short period return. Do not enter 25% of line 7 or 10; instead, divide lines 7 and 10 by 3 for returns consisting of three quarterly periods. Divide lines 7 and 10 by 2 for returns consisting of two quarterly periods. Use the entire amount from lines 7 and 10 for returns consisting of one quarterly period. For lines 11 through 21, complete only those columns corresponding with the number of quarters being filed.



Schedule IT-20NOL State Form 439 (R/9-01)

Indiana Department of Revenue Corporate Income Tax Net Operating Loss Computation

(See instructions on the reverse side of this schedule)

Name of Corporation or	Organization		Federal Identificati	on Number
B DADTI Computatio	n of Indiana Net Operating l	on (Effective for loss years	A 1000 and after)	
Complete this schedule if lir	ne 8 shows a loss. Enter loss, if ar			L must be completed for each
loss year.	Loss year endir	ng Net operatin	g loss from line 8 below	
T	aa /	/ bb		
Loss year	MM DD YYY Section 511) taxable income incl		ction but excluding	
any federal net operat	ting loss deduction (see instructi	ions)		1.
	come taxes deducted ble contributions deducted			
4. Deduct: Interest earne	ed on direct U. S. Government o	bligations reported		4.
	s up as determined from federal through 3, deduct lines 4 and 5)			
7. Indiana apportionmer	nt percentage from the apportion	ment schedule of the loss year	return (if applicable)	7. %
8. Indiana (loss) availab	le for carryover (multiply line 6	by line 7)		8.
DADTH Election to.	waiwa tha annumba als of a not of	nonoting loss doduction		
	waive the carryback of a net operating los		t apply the same carryback/	carryover treatment as
	poses. Use combined amoun			
				.1
	lified Indiana loss on Part I and for state tax purposes: cc	nd there is no federal NOL, α	check this box to waive the t	wo, three, or five-year
	ele, Parts I and II, attach to	 and timely file your Indiana	loss year return.	
PART III — Effect of 1	loss year (Read all instructio	ons for application of federal	carry back and carry forward	d provisions.)
(1)				_
				(5)
	(2) Indiana AGI as last determined by	(3) Amount of NOL deduction	(4) Indiana AGI after net operating	(5) Remaining unused net operating
Tax year ending	(2) Indiana AGI as last determined by department records		(4) Indiana AGI after net operating loss deduction	(5) Remaining unused net operating loss
	Indiana AGI as last determined by	Amount of NOL deduction	net operating	Remaining unused net operating
Tax year ending	Indiana AGI as last determined by	Amount of NOL deduction	net operating	Remaining unused net operating
Tax year ending 5th Preceding tax period	Indiana AGI as last determined by	Amount of NOL deduction	net operating	Remaining unused net operating
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period	Indiana AGI as last determined by	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period Effective for loss years be	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period Effective for loss years be 2nd Preceding tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period Effective for loss years be 2nd Preceding tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period Effective for loss years be 2nd Preceding tax period 1st Preceding tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period Effective for loss years be 2nd Preceding tax period 1st Preceding tax period 1st Following tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period Effective for loss years be 2nd Preceding tax period 1st Preceding tax period 2nd Following tax period 3rd Following tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period 2nd Preceding tax period 1st Preceding tax period 1st Following tax period 2nd Following tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period 3rd Preceding tax period 2nd Preceding tax period 1st Preceding tax period 1st Following tax period 2nd Following tax period 2nd Following tax period 5th Following tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period Breceding tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period 3rd Preceding tax period 2nd Preceding tax period 1st Preceding tax period 1st Following tax period 2nd Following tax period 1st Following tax period 2nd Following tax period 5th Following tax period 6th Following tax period 7th Following tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss
Tax year ending 5th Preceding tax period 4th Preceding tax period 3rd Preceding tax period 3rd Preceding tax period 1st Preceding tax period 1st Following tax period 3rd Following tax period 5th Following tax period 3rd Following tax period 4th Following tax period 5th Following tax period 6th Following tax period 8th Following tax period	Indiana AGI as last determined by department records	Amount of NOL deduction carried back/forward	net operating loss deduction	Remaining unused net operating loss

Who Should File Schedule IT-20NOL?

Corporate taxpayers subject to the adjusted gross income tax must complete and attach this schedule to any Indiana corporation tax return: Forms IT-20, IT-20SC, IT-20NP, or IT-20X, when claiming the loss deduction. Schedule IT-20NOL is not in itself a claim for refund, but an attachment to show how the net operating loss is applied.

Corporations doing business as a financial institution may not use this schedule. Instead, Schedule FIT-20NOL should be completed. Unused net operating losses incurred before December 31, 1989, under the Adjusted Gross Income Tax Act, may not be deducted for the financial institutions franchise tax.

When to File?

A refund initiated by a net operating loss carryback must be claimed by the taxpayer within 3 years from the original due date of the loss year's return (including extensions). Net operating loss carryforward deductions fall within regular statutory requirements. Parts I and II should be completed and this schedule attached to the loss year return if electing to waive a state NOL carryback application. Also, attach a fully completed Schedule IT-20NOL to the return(s) where a net operating loss deduction is claimed.

Indiana Treatment of Net Operating Loss Deduction for Adjusted Gross Income Tax Purposes

The net operating loss deduction recognized for Indiana income tax purposes shall be the amount of loss apportioned to Indiana for the tax year after all required modifications. Modifications include the add back of property taxes (for tax periods 1998 and before), income taxes, charitable contributions, deduction of interest on U.S. Government obligations, and a deduction for the foreign gross up.

Affiliated groups or corporations involved in mergers must follow the same guidelines as provided by the Internal Revenue Code and rulings issued by the Internal Revenue Service with respect to their treatment of net operating loss deductions. More than one Schedule IT-20NOL may be required to comply with these requirements.

The calculation for an Indiana net operating loss deduction pertains to the Adjusted Gross Income Tax Act. The net operating loss used to reduce Indiana adjusted gross income will have an effect on supplemental net income. The net operating loss deduction is not considered in calculating the Indiana gross income tax.

Carryback and Carryforward Years for Corporations

For loss years beginning before August 6, 1997, the net operating loss deduction remaining after a three (3) year carryback (if not timely waived) may be carried forward to the **fifteen** (15) tax years following the loss year. (See Part II instructions). Certain losses may be carried up to **twenty** (20) years, following federal provisions.

PART I - Computation of Indiana Net Operating Loss

Enter the tax year ending date of the loss year and the amount of the loss if an Indiana net operating loss is calculated on line 8. Nonbusiness income and foreign source dividends deduction cannot create or increase the Indiana net operating loss deduction. Enter only the items enumerated on lines 1 through 7.

Any other adjustments affecting the calculation of I.R.C. Section 63 loss year taxable income on Part I of the net operating loss schedule must be fully explained. Not-for-profit organizations begin with I.R.C. Section 511 (taxable income) from federal Form 990T without regard to a federal net operating loss deduction.

PART II - Election to Waive the Carryback of a Net Operating Loss Deduction

Pursuant to the Internal Revenue Code, a taxpayer may irrevocably elect, by the loss year's due date (including extensions), to waive the entire carryback period. If this election is made for the loss year on the federal return, the net operating loss deduction may only be carried for ward for federal and state tax purposes.

Effective for tax years beginning after August 5, 1997, federal legislation generally decreased the NOL carry back period from 3 to 2 tax years, while the carryforward period increased from 15 to 20 years.

Farm Losses: Effective for tax years beginning after December 31, 1997, any part of an NOL attributed to a loss from farming operations may be treated as a separate NOL and may be carried back five years following federal provision.

In the absence of net operating loss on the federal return, the taxpayer may make an election to waive the carryback of its Indiana net operating loss. This election is reflected on Indiana Schedule IT-20NOL by checking the appropriate box or by attaching to the timely filed Indiana loss year return a statement waiving the NOL carryback provision.

PART III - Effect of Loss Year

Schedule IT-20NOL must be completed for each year a loss occurs. Copies of the schedule should be attached to returns for all years a NOL deduction is claimed. If more than one loss year is being utilized, a separate Schedule IT-20NOL should be completed for each NOL deduction available.

Column (1) Tax Years - Enter in column (1) the applicable tax year ending date(s). If, in one or more of these years, a loss was incurred or the adjusted gross income was previously reduced to zero by another loss carryforward, the year should still be entered and all five columns completed.

Column (2) Indiana Adjusted Gross Income - Enter the Indiana adjusted gross income from the original return, or as previously adjusted. If the adjusted gross income was previously reduced by another net operating loss deduction, a copy of the Schedule IT-20NOL for the prior loss year should be attached. If previously adjusted from an audit or amended return, an explanation should be attached to the IT-20NOL schedule explaining how the adjusted gross income figure was calculated.

Column (3) Amount of Net Operating Loss Deduction - Enter the amount of loss from Part I necessary to decrease adjusted gross income for the year to zero. If the income for the year is greater than the loss available, enter the full amount of the loss. Any remaining unused loss deduction will be shown in column (5).

Column (4) Indiana Adjusted Gross Income After Deduction -Subtract the amount in Column (3) from the amount in Column (2) and enter the difference in this column.

Column (5) Remaining Unused Net Operating Loss - Enter the amount of net operating loss deduction remaining after each year's calculation. This amount is available to offset income reported in Column (2) of the next year that has income.

If you have any questions concerning Indiana's treatment of a net operating loss deduction, contact:

Indiana Department of Revenue Corporate Income Tax Section 100 North Senate Avenue Indianapolis, Indiana 46204 Telephone Number (317) 615-2662

Other Tax Credits

See instructions for lines 62 and 63 for other refundable credits.

Nonrefundable credits are as follows:

Guaranty Association Credit - An insurance company may claim a tax credit up to 20% of an assessment paid to either the Indiana Insurance Guaranty Association or the Indiana Life and Health Insurance Guaranty Association (see I.C. 27-6-8-15 and I.C. 27-8-8-16).

Historic Rehabilitation Tax Credit - I.C. 6-3.1-16-7 provides a tax credit for rehabilitating historic properties. The credit is 20% of the total cost of certified rehabilitation expenses of at least \$10,000 made to a registered Indiana historic structure that is at least 50 years old, owned by the taxpayer, and actively used in a trade or business. The credit may be used to offset a taxpayer's total state income tax liability but any excess credit must be carried forward to the immediately following tax year(s).

Contact the Division of Historic Preservation and Archaeology, at (317) 232-1646, to obtain more information and instructions for approval of this credit.

Maternity Home Tax Credit - An income tax and unused carryover credit is allowed for maternity home owners providing a temporary residence to at least one pregnant woman for at least 60 consecutive days during the pregnancy. If more than one entity has an ownership interest in a maternity home, each may claim the credit in proportion to its ownership interest. The maternity home owner must annually file an application with the State Department of Health in order to be eligible to claim this credit.

A copy of the application approved by the State Department of Health must be attached to verify the credit claimed. Contact the Maternal and Child Health Division at (317) 233-1261 for the application and more information about this credit.

Prison Investment Tax Credit - An income tax credit is allowed under I.C. 6-3.1-6 for amounts invested in Indiana prisons to create jobs for prisoners. The amount is limited to 50% of the inventory in a qualified project approved by the Department of Corrections, plus 25% of the wages paid to inmates. The maximum credit a taxpayer may claim is \$100,000 per year. *Effective January 1, 2002, pass-through entities are eligible for the credit.*

Twenty-First Century Scholars Program Support Fund - (I.C. 6-3-3-5.1). Use Schedule TCSP-40 to compute credit for contributions made to this fund. The credit is equal to 50% of the contributions made during the year, limited to the lesser of 10% of the corporation's total adjusted gross income tax (as determined without regard to any credits against the tax); or \$1,000. Detailed information about the scholarship program, registration, and administration may be obtained by calling the Office of the Twenty-first Century Scholars Program at (317) 233-2100.

Teacher Summer Employment Tax Credit - I.C. 6-3.1-2-1 provides a tax credit to taxpayers hiring designated shortage certified teachers during school summer vacations. The credit for each teacher hired is the lesser of either \$2,500 or 50% of the compensation paid. The Professional Standards Board will certify the qualified positions. Schedule TSE must be attached to the return. Contact the Department of Education at (317) 232-6675 for information about this credit.

The following programs are administered by the Indiana Department of Commerce. To request additional information regarding the definitions, procedures, and qualifications for obtaining these credits, contact: Indiana Department of Commerce, One North Capitol, Suite 600, Indianapolis, Indiana, 46204, or call (317) 232-8911. Internet address: www.in.gov/doc

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. 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.

Individual Development Account Tax Credit - A tax credit is available equal to 50% of the contribution, if not less than \$100 and not more than \$50,000, which is made to a community development corporation participating in an Individual Development Account program. This credit may not exceed a state tax due as reduced by other nonrefundable credits, and any unused credit may not be carried over or claimed in a taxable year of the taxpayer different than the year in which the contribution qualifying for the credit is paid. Pass through entities are eligible for the credit.

Effective July 1, 2001, the amount of total credits allowed per fiscal year is limited to \$200,000. Applications for the credit are filed through the community development corporation using Form IDA-10/20. The organization must have an approved program number from the Indiana Department of Commerce before a contribution qualifies for pre-approval.

Industrial Recovery Tax Credit - I.C. 6-3.1-11 provides for a state tax liability credit based upon a taxpayer's qualified investment in a vacant industrial facility within a designated industrial recovery site. If the enterprise zone board approves the application and the plan for rehabilitation, the taxpayer is entitled to a credit based upon the "qualified investment." The taxpayer must carry forward any excess credit to the immediately following tax year(s).

A lessee of property in an industrial recovery site may be assigned tax credits based upon the owner's or developer's qualified investment within the designated industrial recovery site.

Investment Cost Credit - Effective for tax years beginning after December 31, 1994, a limited liability company is entitled to an enterprise zone investment cost credit against its adjusted gross income tax liability provided under I.C. 6-3.1-10-4 for a qualified investment made in a designated zone *located in Vigo County, Indiana*. The limited liability company may carry over any excess credit to succeeding taxable years.

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 maximum credit of 25% of the qualified investment in the facility depends on when the property was initially placed in service. Pass through entities are eligible for the credit. The taxpayer must carry forward any excess credit to the immediately following tax year(s).

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. 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 lessee may use the credit to offset its total state income tax liability, but any excess credit must carry forward to the immediately following tax year(s).

A taxpayer that would be entitled to this credit is not entitled to the credit if the taxpayer ceases or drastically reduces operations at the military base recovery site.



INDIANA DEPARTMENT OF REVENUE 100 N. SENATE AVENUE INDIANAPOLIS, IN 46204-2253

Corporate Taxpayer Assistance (317)615-2662

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State of Indiana Corporate Income Tax Booklet Form IT-20 for Tax Year 2001

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For Other Indiana Department of Revenue Forms:

Internet Address - www.in.gov/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

Our voice mail is available 24 hours a day.