2007 IT-20S - Indiana S Corporation Income Tax Booklet

Who Must File and When

Any S corporation doing business in Indiana and deriving gross income from sources within Indiana must file an annual return, Form IT-20S, and information returns IN K-1 with the Department disclosing each shareholder's share of distributed and undistributed income. These forms are due on or before the 15th day of the fourth month following the close of the S corporation's tax year. Attach the first four pages of the U.S. Income Tax Return for an S corporation, Form 1120S and Schedule M-3. Federal Schedules K-1 should not be attached but must be made available for inspection upon request by the Department.

The following activities occurring in Indiana constitute doing business or deriving income from Indiana sources:

- 1. Maintenance of an office, warehouse, construction site or other place of business;
- 2. Maintenance of an inventory of merchandise or material for sale, distribution or manufacture, or consigned goods;
- 3. The sale or distribution of merchandise to customers directly from company-owned or operated vehicles when the title of merchandise is transferred from the seller or distributor to the customer at the time of sale or distribution;
- 4. The rendering of a service to customers in Indiana;
- 5. The ownership, rental, or operation of a business or property (real or personal) in Indiana;
- 6. Acceptance of orders in Indiana with no right of approval or rejection in another state;
- 7. Interstate transportation; or
- 8. Maintenance of a public utility.

S Corporation Filing Requirements

Corporations that are permitted to and do file in accordance with Section 1361(a)(1) of the Internal Revenue Code (IRC) are exempt from the Indiana adjusted gross income tax for any tax period for which the election is in effect except on passive income and built-in gains. NOTE: S elections cannot be made retroactively. Qualifications under Indiana law for filing 2007 S corporation returns are essentially the same as in the Internal Revenue Code, in effect as of Jan. 1, 2007. However, the corporation must file an Indiana IT-20S and meet withholding requirements for nonresident shareholders under Indiana Code 6-3-4-13.

To the extent a qualified S corporation is exempt for federal purposes, the adjusted gross income tax will not be assessed. Effective for tax years beginning after December 31, 1994, an S corporation failing to withhold, instead of losing its tax exemption, will be subject to the penalty provided by IC 6-8.1-10-2.1(h). This penalty is 20 percent of the amount of tax required to be withheld and paid under IC 6-3-4-13 in addition to a penalty of \$10 for each failure to timely file an information return, IT-20S Schedule IN K-1. Corporations filing for the first time must attach a copy of the approval letter from the Internal Revenue Service granting the S election.

Utility Receipts Tax

A Utility Receipts Tax (Form URT-1) is imposed at the rate of 1.4 percent of the taxable receipts from the retail sale of utility services. Gross receipts are defined as the value received for the retail sale of utility services. The utility services subject to tax include: electric energy, natural gas, water, steam, sewage, and telecommunications.

If you have more than \$1,000 in gross receipts from the sale of utility services, you may be required to file Form URT-1 (Utility Receipts Tax Return), in addition to Form IT-20S. Refer to Commissioner's Directive 18.

Utility Services Use Tax

Effective July 1, 2006, an excise tax known as the utility services use tax is imposed on the retail consumption of utility services in Indiana at the rate of 1.4 percent where the utility receipts tax is not paid by the utility providing the service.

You may be liable for this tax if you purchase utility services from outside Indiana (or anywhere if for resale) and become the end user in Indiana of any part of the purchase. The person who consumes the utility service is liable for the utility services use tax based on the price of the purchase. Unless the seller of the utility service is registered with the Department to collect the utility services use tax on your behalf, you are required to remit this tax on Form USU-103. For more information, refer to Commissioner's Directive 32 available at

www.in.gov/dor/reference/comdir/pdfs/cd32.pdf

General Filing Instructions

Liability of the S Corporation

S corporations as entities generally are not subject to an income or financial institution tax.

S corporations are considered to be the taxpayer with respect to the payment of amounts withheld at source. See *Withholding Tax Liabilities of S Corporations* on page 3 for more information.

- S corporations are subject to the use tax. Use tax is due on the storage, use or consumption of tangible personal property purchased in a transaction in Indiana or elsewhere, unless such transaction is exempted from the sales and use tax by law or the sales tax due and paid on the transaction equals the use tax due. See instructions for the Sales/Use Tax Worksheet on page 10.
- An apportionment schedule must be included with the return if the S corporation is doing business both within and outside Indiana and has any shareholders not

domiciled in Indiana. See Instructions for IT-20S Schedule E Apportionment of Income beginning on page 19.

- An S corporation may file a 2007 composite adjusted gross income tax return on behalf of non-Indiana resident individual shareholders electing to participate in the composite return. See Filing Procedures for IT-20COMP Composite Return on page 18. **Caution:** Effective for taxable years beginning after Dec. 31, 2007, S corporations that have nonresident shareholders must file a composite return for all its nonresident shareholders, even if a nonresident shareholder has other income from Indiana. A penalty of \$500 will be assessed the S corporation that fails to file a composite return that includes all nonresident shareholders (PL 211-2007 SEC. 27, 44, 58 and SEA 500 SEC. 27, 44, 58).
- Any passive income and built-in gains of an S corporation that is subject to tax under provisions of the Internal Revenue Code will be subject to Indiana adjusted gross income tax. See instructions for IT-20S Schedule B beginning on page 9.

S Corporations whose estimated adjusted gross income tax liability from Schedule B is more than \$1,000 for the tax year were required to file quarterly estimated tax payments. Estimated tax payments are to be submitted with the Indiana corporation quarterly income tax return, preprinted Form IT-6, or by electronic funds transfer.

Note: For taxable years beginning after December 15, 2007, a corporation is not required to file quarterly estimated payments if its annual unpaid liability is less than \$2,500. Corporations required to make quarterly estimated payments are permitted to use the annualized income installment method calculated in the manner provided by IRC Section 6655(e) as applied to the corporation's adjusted gross income tax liability.

The threshold for making electronic file transfer (EFT) payments for corporate estimated taxes is reduced from \$10,000 to \$5,000.

If an estimated account needs to be established to pay Schedule B corporate income tax liabilities, contact the Department to request preprinted quarterly estimated IT-6 returns.

The due dates for estimated tax payments for calendar year corporate taxpayers are April 20, June 20, Sept. 20 and Dec. 20 of the tax year. Fiscal year and short tax year corporate filers must remit by the 20th day of the fourth, sixth, ninth and twelfth months of their tax period. For further instructions, get Income Tax Information Bulletin #11 at: www.in.gov/dor/reference/bulletins

To avoid costly penalty and interest charges for delinquent filing of returns, an S Corporation should verify its tax status and withholding responsibilities before commencing business in Indiana.

Withholding Tax Liabilities of S Corporations

The following instances obligate the S corporation to register with the Department and become an Indiana withholding agent on behalf of each of the following:

Withholding on Residents

S corporations making payments of salaries, wages, tips, fees, bonuses, and commissions subject to Indiana state and/or county income taxes and required by the Internal Revenue Code to withhold federal taxes on those types of payments are also required to withhold for Indiana tax purposes. Payment of amounts withheld must be remitted to the Department on the proper WH-1 withholding return by its due date. If a return and/or payment of the proper amount of tax withheld is not paid by the due date, penalty and interest will be added. A shareholder may be personally subject to criminal prosecution if the failure to pay and/or file a withholding return is due to fraud or tax evasion.

Withholding on Nonresidents

Employees - An S corporation must withhold Indiana state and/or county income taxes from employees who work in Indiana but are not residents of Indiana. However, withholding on compensation of nonresident team members of certain professional sports organizations is based on duty days performed in Indiana. Refer to Income Tax Information Bulletin 88. There is an exception from withholding if an employee resides in one of the states that have entered into a reciprocal agreement with Indiana, but this does not affect county taxation. For purposes of withholding county income taxes, the term "nonresident" refers to a nonresident of the county where the S corporation is located.

Individual Shareholders -An S corporation must withhold state income tax at the rate of 3.4 percent on the amount it pays or credits any of its nonresident and part year nonresident individual shareholders as dividends or as their share of the corporation's undistributed taxable income (on current-year earnings) derived from Indiana sources. This does not apply to residents of reverse credit states (Arizona, California -see note, Oregon, Washington D.C.) who are subject to and pay income taxes at rates of 3.4 percent or higher to their resident state.

Note: Indiana state withholding is required whenever a California resident shareholder is included in an Indiana composite adjusted gross income tax return.

Withholding at the appropriate adopting county's nonresident tax rate is required on each Indiana nonresident shareholder whose principal place of business or employment on Jan.1 is located in an Indiana county that has adopted a county income tax. Use Departmental Notice 1 to determine county tax withholding rates. This notice is available at www.in.gov/dor/reference/notice/index.html

To verify a county's rate, visit the Department <u>Web site</u> or call our main tax line at (317) 233-4016 for assistance.

Trusts and Estates - An S corporation must withhold on income distributions to all non-Indiana domiciled trusts, estates, and nonprofit organizations an amount reflecting the ultimate tax liability due Indiana by the respective member or beneficiary because of the S corporation's activities.

Note: The withholding provisions do not apply to nonresident shareholders who are nontaxable trust or estate entities.

An S corporation must withhold tax from income distributions to a fiduciary passing through Indiana income to a nonresident beneficiary, and designate as a "Nominee" the ultimate recipient as if there were no other intermediary entities. The upper-tier S corporation passing through Indiana income to its shareholders must withhold tax for nonresident nominees on a final pro rata basis without reapportioning the income at the lower level. See Income Tax Information Bulletin 85 at www.in.gov/dor/reference/bulletins

Withholding Amounts

The S corporation's withholding of state and/or county tax from nonresident shareholders is payable quarterly, if monthly average is less than \$50, on Form WH-1. This form must be filed by the last day of the month following the end of each quarter where a distribution was made (e.g. if a current distribution is made on June 17, 2008, the withholding tax is remitted with Form WH-1 for June, and is due on July 30, 2008).

However, an S corporation having one distribution credited to shareholders during the year or at the close of the S corporation's fiscal year may be permitted to file Form DB020W-NR. This creates a nonresident withholding account if one does not exist, and allows the respective state and county withholding tax amounts on nonresidents to be paid at one time when a nonresident withholding account that is separate from the payroll withholding account is established. This withholding return, a copy of which is included in this booklet, is due by the 15th day of the third month following the end of the taxable year (e.g., if a single annual distribution for a calendar year is made on Dec. 31, 2007, the withholding tax is due March 15, 2008). Advances or drawings against a shareholder's distributive share of income are deemed paid on the last day of the S corporation's tax year.

The S corporation shall be liable for a delinquent penalty of 20 percent for failure to withhold and interest in addition to the amount withheld or required to be withheld and paid to the Department. If a distribution to nonresident shareholders is made with property other than money, or a gain is realized without the payment of money, the corporation may not release the property or credit the gain until it has funds sufficient to enable it to pay the withholding tax due. If necessary, the corporation will obtain such funds from the shareholders.

Note: Compliance with the act of withholding will not relieve any non-Indiana domiciled shareholder from annual filing requirements (except individuals included in a composite return) or the payment of any unpaid tax, penalties and interest.

How to Submit the Withholding Payment

Form WH-1 - The periodic payment of amounts withheld from nonresident shareholders should be included in the remittance with Form WH-1. This form is also used to remit amounts withheld on employees. Withholding agents assigned to an annual, quarterly, or monthly filing status will be mailed a voucher packet containing the employer's Withholding Tax Returns to be used for this purpose. Each return needs to be completed and mailed (postmarked) by its due date and should include the total amount withheld for that period. By law, the withholding return must be filed even when no withholding amount is due.

If the S corporation pays or credits amounts to its nonresident shareholders only one time each year, it may be permitted to file a designated nonresident withholding return to pay the withholding tax from income distributions made to the nonresident shareholders. The initial use of Form DB020W-NR (included in this booklet), filed with WH-18 copies, will result in the creation of a separate withholding account aside from any existing payroll withholding account. The payment due date on this type of account is automatically extended to the 15th day of the third month following the end of the S corporation's taxable year.

If payment is made for composite tax due on Form IT-20S and is filed past the due date of the withholding return, the S corporation will owe penalty and interest. Penalty charges may be avoided by timely paying withholding tax liabilities. If you need to establish a withholding account with the Department, you should contact Tax Administration at (317) 233-4015, or the Tax Forms Order Line at (317) 615-2581 to obtain Form BT-1, Business Tax Application, and withholding registration. Also see <u>www.in.gov/dor</u>

Form WH-3- An annual Withholding Tax Reconciliation Return, Form WH-3, must be completed by the withholding agent and filed by the end of February following the close of each calendar year. The Indiana Taxpayer Identification Number (TID), the S corporation's name, and the calendar year must be included. This form is used to reconcile the monthly, quarterly or annual WH-1 returns with the W-2 and WH-18 reports submitted with the WH-3. Although magnetic tape may be used to transmit W-2 information, paper copies of Form WH-18 must be attached to the WH-3 when it is submitted.

On Form WH-3, the withholding agent enters the total annual amount of state and county income taxes or other taxes withheld from employees and nonresidents receiving income subject to Indiana withholding as listed on federal Form W-2 and Indiana Form WH-18. The amount of county tax withheld during the year is separated according to the amounts withheld for each county. If the withholding agent has overpaid the withholding liability for the year, he is entitled to a refund. Enter the amount to be refunded on Form WH-3 and provide an explanation.

If the withholding agent has underpaid the payroll or nonresident shareholder withholding liability for the year, do not submit the payment with Form WH-3; instead, complete Form WH-1U included with the WH-3 packet and submit the payment under separate cover. The Indiana taxpayer identification number and the period to which the payment should be applied must also be indicated. (Form DB020W-NR on page 27 is for use in making an initial payment of the withholding tax due on once-a-year income distributions to nonresident shareholders).

Specific instructions for completing Form WH-18 are found on the reverse side of that form. A supply of these forms is available from the Department upon request.

How to Register as a Withholding Agent

An S corporation with any withholding liability as described above is required to register as an Indiana withholding agent. The Department assigns an Indiana Taxpayer Identification number (TID) consisting of a 10-digit number exclusive to the taxpayer and a three-digit number for the location being registered.

The S corporation has two options in registering as a withholding agent. The first option is to request and to file the Indiana Department of Revenue Business Tax Application, Form BT-1, for the corporation. Request Form BT-1 and Instructions for Withholding Registration by calling the Tax Administration at (317) 233-4015. It takes approximately two to three weeks to process an application that has been mailed to the Department; however, any initial withholding payments can be remitted with the application. The BT-1 can be completed online at <u>https://secure.in.gov/apps/dor/bt1</u>

The second option is to visit either the downtown Indianapolis office of the Department or one of the district offices located throughout the state to be registered the same day.

Shareholders' Liability and Filing Requirements

A shareholder's share of profit or loss from an S corporation will be included in the shareholder's calculation of federal adjusted gross income and is generally subject to the same rules for arriving at Indiana adjusted gross income. Therefore, a shareholder's distributive share, before any modifications required by Indiana statutes, is the same ratio and amount as determined under IRC Section 704 and its prescribed regulations. The shareholders will include their share of all S corporation income, whether distributed or undistributed, on their separate or individual Indiana income tax returns. Each shareholder's distributive share of income will be adjusted by modifications provided for in IC 6-3-1-3.5(a) or (b).

Individual Shareholders

Residents - A resident shareholder reports the entire distributive share of S corporation income (loss) as adjusted, no matter where the S corporation's business is located or in which state(s) it does business. Form IT-40, Indiana Individual Income Tax Return, should be completed by the individual shareholders.

Nonresidents - Part and full-year nonresident shareholders report their share of S corporation income (loss) as adjusted, derived from or attributed to sources within Indiana as determined by the use of the apportionment formula described in IC 6-3-2-2(b). Whenever an S corporation has a nonresident shareholder and conducts business within and outside Indiana, the S Corporation must include the apportionment worksheet with Form IT-20S. Form IT-40PNR, Indiana Part-Year or Full-Year Nonresident Individual Income Tax Return, should be completed by the shareholders. Credit must be claimed on that return by attaching state Form WH-18 for amounts withheld by the S corporation from the shareholder's distributive share of income. Nonresident shareholders are exempt from the filing requirements of an Indiana Individual Income Tax Return only if they are included as members of a composite return.

A part-year nonresident shareholder will be required to file Form IT-40PNR, reporting the total amount of income (loss) received while residing in Indiana and that part of Indiana source income received while a nonresident. Apportioned Indiana income (loss), as modified, received by a nonresident of Indiana is also reported on Form IT40PNR. Note: Passive losses may not exceed the limits imposed by IRC Section 469. Losses may not exceed the shareholder's investment. See IRC Section 704.

Other Shareholders

Other shareholders that are trusts or estates will report their distributive shares of the S corporation income (loss) on Form IT-41. All distributions are fully taxable for income tax purposes. For adjusted gross income, taxable S corporation income will include pro rata Indiana modifications; however, losses may not exceed the limits imposed by IRC Sections 469 and 704.

Shareholders doing business both within and outside Indiana must also determine their taxable income from Indiana sources through the use of the allocation and apportionment provisions contained in IC 6-3-2-2(b)-(h). See the apportionment Schedule E for more information. Business income, including all S corporation income, apportioned to Indiana plus non-business income allocated to Indiana (plus modifications required by IC 6-3-1-3.5(a) for adjusted gross income tax) equals the taxpayer's net taxable income for Indiana tax purposes.

Basis of Stock in an S Corporation

For Indiana income tax purposes, the basis of the shareholder's stock in an S corporation will generally be the same as its basis for federal income tax purposes. Adjustments to income and loss under the Indiana Adjusted Gross Income Tax Act (for the add back of income taxes and the deduction from income for U.S. government obligations) are limited to current reporting but may also affect the shareholder's basis.

Indiana S Corporation Income for Individual Shareholders

Example:

Taxpayer A, a resident of Indiana, and Taxpayer B, a nonresident of Indiana, each have a 50 percent stock interest in XYZ, Inc., an Indiana S corporation doing business both within and outside of Indiana.

XYZ, Inc. has income from operations of \$530,000 and expenses of \$500,000. Of these expenses, \$35,000 is an expense for state income tax.

Computations for XYZ, Inc.:

XYZ, Inc. computes its adjusted S corporation income as follows:

Income from operations	\$530,000
Expenses	-500,000
Add back modifications	+35,000
S corporation income	\$ 65,000

Using the three-factor apportionment formula under IC 6-3-2-2(b), XYZ, Inc. determines its apportionment percentage as follows:

Property factor	80.00%
Payroll factor	40.00%
Sales factor (weighted)	120.00%
	240.00%
Divide by factor values present:	5
Indiana apportionment percentage	48.00%

Computations for Taxpayers A and B:

Taxpayer A, as a resident of Indiana, must report its own entire share of S corporation income to Indiana regardless of whether or not the S corporation apportions its income. As a general rule, if tax is paid to another state (on a portion of S corporation income) by Taxpayer A, a credit may be taken on the individual return.

Indiana adjusted S corporation income for Taxpayer A is computed as follows:

S corporation income	\$65,000
Distributive share (50% X \$65,000)	
Indiana adjusted distributive	
share of income	\$32,500

Taxpayer B, as a nonresident of Indiana, reports only its own share of S corporation income apportioned to Indiana. As a general rule, if Taxpayer B is required to pay tax to another state on a portion of the income from XYZ, Inc., a credit cannot be taken on the Indiana return, but must be claimed from the state of residence.

Indiana adjusted S corporation income for Taxpayer B is computed as follows:

S corporation income	\$65,000				
Distributive share (50% x 65,000)	\$32,500				
Multiply by apportionment percentage x 48%					
Apportioned Indiana distributive					
share of income	\$15,600				

Accounting Periods and Methods

The accounting period for Form IT-20S and the method of accounting adopted must be the same as used for federal income tax purposes.

Extended Filing Due Date

The initial due date for filing is the 15th day of the fourth month following the close of the S corporation's tax year. The Department accepts the federal extension of time application (Form 7004) or the federal electronic extension. If you have one, it is not necessary to contact the Department prior to filing the annual return. Returns postmarked within 30 days after the last date indicated on the federal extension will be considered timely filed.

Do not file a separate copy of this form with the Department to request an Indiana extension. If applicable, attach a copy of the federal extension of time to the return when filing your state return. Check box R1 on front of the IT-20S return.

In the event a federal extension is not needed, an S corporation may request a separate Indiana extension of time to file by writing the Indiana Department of Revenue, Tax Administration, 100 N. Senate Ave., Indianapolis, IN 46204-2253.

Any payments made after the original due date must include penalty and interest. **Caution:** The filing due date for the S corporation return is different than the payment due date of income tax withholding and composite adjusted gross income tax on nonresident shareholders.

Amended Returns

If the S corporation files an amended federal return and the change(s) affects the Indiana income or the taxable income reportable by the shareholders, both the S corporation and the shareholders must file amended Indiana returns within 120 days after the filing of the amended federal return.

An adjustment made by the Internal Revenue Service affecting the reportable Indiana income must be followed with an amended S corporation return within 120 days after the adjustment becomes final. **Check box A1 at top of Form IT-20s if you are filing an amended return.**

Instructions for Completing Form IT-20S

Filing Period and Identification

Use Form IT-20S, revised 8-07, to file a 2007 corporation return for a tax year ending Dec. 31, 2007, a short tax year beginning and ending in 2007, or a fiscal year beginning in 2007 and ending in 2008. 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.

Please use the full legal name of the corporation and present mailing address.

Check box A1 at top of form if you are filing an amended return. For name change, check box B1 at top of return. **You must attach to the return copies of amended Articles of Incorporation or Amended Certificate of Authority** filed with the Indiana Secretary of State.

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. Income Tax Return for an S Corporation. If you are the reporting corporation with a qualified Subchapter S subsidiary (QSSS), attach a statement (or federal Form 8869) showing the name, address and Federal ID number of your owned S corporation included in this return.

List the name of the county in Indiana where you have a primary business location. Place "O.O.S." in the county box D 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 link to a list of these codes is available through the Department's Internet address:

www.in.gov/dor/business/forms.html

Questions K through T and Other fill-in Lines

All corporations filing an Indiana corporation income tax return must complete the top portion of the form including questions K through T. Check or complete all boxes that apply for your return.

K. Indicate the date and state of incorporation.

L. Indicate the state of commercial domicile of the corporation.

M. Indicate year the initial Indiana return was filed.

N. Indicate accounting method used.

O. Indicate date of election as an S corporation.

P. Check box P-1 if you are filing an initial return. Check box P-2 only if the corporation is dissolved, liquidated, or withdrew from the state. Also, you must timely file Form BC-100 to close out any sales and withholding accounts. Go to http://www.in.gov/dor/taxforms/pdfs/bc-100.pdf to complete this form online.

Check box **P-3** if the corporation is in bankruptcy. Check box **P-4** if you are filing as a Composite return for nonresident shareholders. Check box **P-5** if you are completing Schedule M, Alternate Adjusted Gross Income Tax Calculation.

Q. Enter the number of shareholders of the corporation in entry box Q-1. Enter in entry box Q-2 the number of all shareholders who are nonresidents of Indiana.

R. Check box yes if you have a valid extension of time or an electronic federal extension of time to file your return. If applicable, attach a copy of federal Form 7004 when filing your state return.

S. Check box 1 if this corporation is a member of any partnership.

T. Check box 1 if this corporation filed as a C corporation for the prior tax year.

Schedule A - S Corporation Adjusted Gross Income

Line 1. Enter the amount from the federal S Corporation Return Schedule K: net ordinary business income, net income from real estate activities from Form 8825, other rental income activities, portfolio income and deductions, royalties, capital gains and losses and other income. The Section 179 deduction and that portion of investment expenses included in federal Schedule K, part of line 12, and line 17 relating to investment portfolio (royalty) income, flowing through to federal Schedule E, may be tentatively deducted. Do not deduct other expenses treated as federal itemized deductions.

Use the **Worksheet for S Corporation Distributive Share of Income, Deductions and Credits** to assist in the calculation of this figure. You must use the income worksheet if the corporation received any distributive income from an owned partnership interest, estate or trust. See instuctions on page 9 and worksheet on page 12.

Required Indiana State Modifications Lines 2a through 2e

Line 2a Add back all state taxes based on or measured by income levied by any state that were deducted on the federal return.

Line 2b Add or subtract an amount attributable to bonus depreciation in excess of any regular depreciation that would be allowed had not an election under IRC Section 168(k) been made as applied to property in the year that it was placed into service. Taxpayers that own property for which additional first year special depreciation for qualified property (including 50 percent bonus depreciation) was allowed in the current taxable year or in an earlier taxable year, must add or subtract an amount necessary to make their adjusted gross income equal to the amount computed without applying any bonus depreciation. The subsequent depreciation allowance is to be calculated on the state's stepped-up basis until the property is disposed.

Attach a statement explaining any adjustment.

Example:

If IRC Section 179 deduction was elected on business equipment acquired during 2005 costing \$200,000, the capital expensing deduction was \$100,000 with a remaining basis of \$100,000. An additional 50 percent bonus depreciation of \$50,000 was elected, leaving a basis of \$50,000 for a 5-year Modified Accelerated Cost Recovery System (MACRS) property (half-year convention) depreciation deduction of 20 percent (\$10,000). Total amount of federal deduction was \$160,000.

For state purposes, the bonus depreciation of \$50,000, was not allowed, and must be added back on line 2b. The IRC Section 179 deduction was capped at \$25,000, the \$75,000 excess amount must be added back on line 2c. These adjustments result in a stepped-up basis of \$175,000 for the state return on which to figure allowable first-year MACRS property depreciation deduction of 20 percent (\$35,000) for 2005. This was a total state deduction of \$25,000 more than already deducted under the General Depreciation System (GDS). The additional depreciation may be excluded in subsequent years from the amounts to be added back on line 2b, or 2c when excess IRC Section 179 deduction or bonus depreciation was elected.

Commissioner's Directive 19 explains this initial required modification on the allowance of depreciation for state tax purposes.

Line 2c Enter any IRC Section 179 adjustment claimed for federal tax purposes that exceeds the amount that is recognized for state tax purposes.

Indiana adopted the former expensing limit provided by The Jobs Creation and Workers Assistance Act of 2002 and has since specified an expensing cap of \$25,000. This modification affects the basis of the property if a higher Section 179 limit was applied. The increase to \$100,000 deduction and a beginning \$400,000 phase-out limitation was not allowed for purposes of calculating Indiana adjusted gross income. The depreciation allowances in the year of purchase and in later years must be adjusted to reflect the additional first-year depreciation deduction, including the special depreciation allowance for 50 percent bonus depreciation property, until the property is sold.

Add or subtract the amount necessary to make the adjusted gross income of the taxpayer that placed any IRC Section 179 property in service in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made for the year in which the property was placed in service to take deductions (as defined in IRC Section 179) in a total amount exceeding \$25,000.

Note: If the net amount determined for line 2b or 2c is a negative (figure, because of a higher depreciation basis in subsequent years,) enter the amount in
brackets>. (If taxable income is a loss, this adjustment when added back increases a loss).

Attach a statement to explain your adjustment.

Line 2d Deduct interest income, less related expenses, from certain obligations of the United States government included as income on the federal return. Request Income Tax Information

Bulletin 19 for a listing of eligible items.

Line 2e Deduct Indiana lottery prize money - A portion of prize money received from the purchase of a winning Indiana lottery game or ticket included in federal taxable income should be excluded. The proceeds of up to \$1,200 are deductible from each winning lottery game or ticket paid through the Hoosier State Lottery Commission. Explain deduction on an attached statement.

Note: Entries made on federal Form 8825 should also be considered when completing entries on line 2.

Line 3. Enter total Indiana modifications (add the resulting amounts from lines 2a through 2c; subtract lines 2d and 2e).

Line 4. Add lines 1 and 3.

Line 5. Enter on line 5 the Indiana apportionment percentage if the corporation has any multi-state business activities. If apportioning income, enter Indiana percentage (rounded to two decimal places) from line 4(c) of IT-20S Schedule E, Apportionment of Income for Indiana. Do not enter one hundred (100) percent.

Under the Adjusted Gross Income Tax Act, taxable income from a trade or business carried on within and outside Indiana is computed using a three-factor formula consisting of property, payroll and weighted sales factor. Generally, apportioned income is determined by averaging a percentage of the three factors. The resulting apportionment percentage will determine the Indiana net income of the nonresident individual shareholders, trusts and estates that pass-through as a result of the S corporation's activities everywhere. See IT-20S Schedule E instructions beginning on page 19.

Before continuing to lines 6 through 24, complete IT-20S Schedule IN K-1 for each shareholder.

IT-20S Schedule IN K-1 Shareholder's Share of Indiana Adjusted Gross Income, Deductions, Modifications and Credits

Attach each shareholder's IN K-1 to Form IT-20S and provide a completed copy of Schedule IN K-1 to each shareholder. **Note**: Contact the Department for alternative filing options for IT-20S Schedule IN K-1 at (317) 233-4015. For information on the acceptable electronic data file format visit the Department's Web site at <u>www.in.gov/dor/electronic/</u>

Part 1 - Shareholder's Identification Section

Complete IT-20S IN K-1 to identify each shareholder.

- (a) Enter the name of shareholder, if an individual, and Social Security number.
- (b) Enter other entity name if shareholder is another entity or fiduciary and Federal Identification number.
- (c) Enter shareholder's state of residence or commercial domicile.

- (d) Enter the amount of tax withheld on income distributions derived from Indiana sources for any nonresident shareholder for the taxable year. A WH-18, Indiana Miscellaneous Withholding Tax Statement for Nonresidents, must be prepared for the nonresident shareholder. Do not include any penalty or interest paid on delinquent withholding tax. If no withholding tax was paid or if additional withholding tax is due, see instructions for filing Form DB020W-NR. Credit for any amount withheld is to be claimed on the shareholder's Indiana individual, composite, or fiduciary income tax return.
- (e) Enter the applicable pro rata percentage of shareholder's interest in the S corporation. The percentage should be adjusted to an annual rate if necessary.

Part 2 - Distributive Share Amount

Complete lines 1 through 15 for the shareholder. Also provide the shareholder with a statement showing the shareholder's distributive share of income, credits and modifications.

Line 1 through Line 12B. For full-year Indiana resident shareholders, complete these lines as shown on the federal Schedule K-1, Form 1120S.

For most nonresident shareholders, the federal Schedule K-1 amounts should be multiplied by the Indiana apportionment percentage calculated on the IT-20S Schedule E. See instructions beginning on page 19. The apportioned figures should be entered on lines 1 through 14.

Investment interest expenses attributed to royalty income and all other federal deductions (excluding those treated as itemized deductions) should be included on lines 12A or 12B. No other type of investment interest expense, itemized deduction, or carryover loss should be reported on this line.

Note: If the corporation has received any distributions from other entities having income previously apportioned to Indiana, use the following methodology to report distributive share income for IT-20S IN K-1.

Alternative Completion of IT-20S Schedule IN K-1

Information for Part 2 - An alternative application of IT-20S Schedule IN K-1 must be used if a shareholder is a nonresident individual, fiduciary or trust and the corporation had income from outside Indiana. Use the following method for completion of Schedule IN K-1 when the corporation had any apportioned income from outside Indiana or is otherwise required to complete the Indiana apportionment schedule:

Modify each required Schedule IN K-1 line entry by recalculating the pro rata share of total S corporation income with required Indiana modifications to adjusted gross income reported on line 1 of Form IT-20S. Use pro rata amount from line 13A, **Worksheet for S Corporation Distributive Share Income, Deductions and Credits** (worksheet) by applying these steps: **Step 1.** Deduct from the above pro rata share the respective pro rata amount of line 13B and line 14B of the Worksheet.

Step 2. Multiply the result by the Indiana apportionment percent reported on line 5 of Form IT-20S, from Schedule E, line 4c, if present. This amount should reflect the shareholder's proportionate share of this S corporation's activity in Indiana.

Step 3. Add to the above amount the pro rata share of any other (entity) source income received by the corporation that was previously apportioned, or allocated as distributive share income derived from Indiana (line 15C of the Worksheet). The result is the modified Indiana S corporation income from Indiana sources to be reported on the appropriate lines of Schedule IN K-1 of nonresident individuals, trust and estates for adjusted gross income purposes.

Schedule IN K-1 continued

Line 14. Enter the Indiana modifications from the front of Form IT-20S, lines 2a-2e, as percentage applied, or apportioned in the case of nonresident individuals. List the pro rata share amount of each modification.

Part 3 – Pro Rata Share of Indiana Passthrough Tax Credits from Corporation

Line 15. If the corporation has available any eligible Indiana credits flowing through to the shareholders, enter the name of the credit, the three-digit code number and the pro rata amount of credit(s) allotted to each shareholder. You must also attach a completed credit schedule to Form IT-20S to support the credit distribution.

See the descriptive list of pass-through tax credits that may be available to a pass-through entity beginning on page 21. Each credit is assigned a three-digit code number for identification purposes to be used when reporting and claiming these credits. For further information request Income Tax Information Bulletin 59.

Form IT-20S Schedule B Tax on Excess Net Passive Income and Built-in Gains

To the extent that the S corporation's excess net passive income and built-in capital gains are subject to income tax under the Internal Revenue Code, the Indiana adjusted gross income tax is imposed upon such income of the corporation derived from Indiana sources. Use the following guidelines to calculate the corporation's tax liability. Quarterly estimated tax payments are required if the Indiana tax liability exceeds \$1,000. **Note:** This amount is increased to \$2,500, effective for tax years beginning on or after December 16, 2007, before estimated payments are required.

All references are from the federal forms. Use updated versions where applicable.

Line 6. Enter the excess net passive income or LIFO recapture tax reported on federal Form 1120S, line 22a.

Line 7. Enter the tax from federal Schedule D reported on Form 1120S, line 22b.

Line 8. Enter the lesser amount of excess net passive income from line 8, or taxable income from line 9, as calculated on the federal excess net passive income tax worksheet. Use the appropriate line from the latest federal update. Attach the worksheet to the return.

Line 9. Enter net amount: Line 16 from federal Schedule D, Part III reduced by the portion of Section 1374 (b)(2) deduction, if any, from line 17 that is attributable to Indiana. If zero or less, enter zero (0) on Line 9. Use the appropriate lines from the latest federal update. Attach Schedule D (1120S) to the return.

Line 11. If the taxable amounts on line 10 are not or cannot be wholly allocated to Indiana, use the apportionment percentage from line 5 to attribute the business income to Indiana. Attach the IT-20S Schedule E, Apportionment of Income for Indiana, to the return. Multiply the amount on line 10 by the Indiana apportionment percentage on line 5. If apportionment of income is not applicable, enter the total amount from line 10.

Line 13. Multiply the amount on line 11 by the corporate adjusted gross income tax rate of 8.5 percent, if not otherwise qualified for a reduced rate of tax.

Effective Jan.1, 2005, qualified taxable income derived from a designated Indiana Military Base Enhancement Area (MBEA) is subject to tax at the rate of 5 percent. This tax rate is applicable to businesses that locate new operations in a completely or partially inactive or closed military base during the taxable year and the next succeeding four taxable years.

If you qualify as an MBEA taxpayer under IC 6-3-2-1.5, complete and attach copy of Schedule M, Alternate Adjusted Gross Income Tax Calculation and check question box P5 (Schedule M) on front of form IT-20S. This form is available in the current Indiana Corporate Income Tax Booklet. Obtain the booklet by visiting the Department's Web site at: www.in.gov/dor/taxforms/corp07.html

Enter on line 13 your total computed adjusted gross income tax based on taxable income reported on line 11 of Schedule B. If the tax exceeds \$1,000 for 2007, attach completed Indiana Schedule IT-2220 to compute any underpayment of estimated tax penalty or to show an exception to the penalty.

Summary of Calculations

Sales/Use Tax Worksheet

IC 6-2.5-3-2 imposes a use tax at the rate of six percent upon the use, storage or consumption of tangible personal property in Indiana that was purchased or rented in a retail transaction, wherever located, and 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 will be subject to the use tax. Complete the Sales/Use Tax Worksheet on page 12 to compute any sales/use tax liability. For further information regarding use tax, call (317) 233-4015.

Note: If you are a registered retail sales or out-of-state use tax agent for Indiana you must report your nonexempt purchases used in your Indiana business on Form ST-103, Indiana annual, quarterly or monthly Sales and Use Tax Voucher.

Interest is added if the use tax was not timely paid by the original due date of the return. A 10 percent penalty or \$5, whichever is greater, is charged on each unpaid use tax liability. Caution: Do not report your totals from Form ST-103 on this worksheet or on Form IT-20S.

Line 14. Enter the use tax due from the completed Sales/ Use Tax worksheet.

Line 15. Enter the total tax liability of the nonresident members included in the Composite Adjusted Gross Income Tax Return, columns D and E. Attach composite Schedule IT-20COMP.

Line 16. Total tax: Add the tax shown on lines 13, 14 and 15. Continue to page 2 of the return.

Line 17. Enter the total credits for all nonresident members included in the composite return as computed on Schedule IT-20COMP, column F and other credits, column G. (Attach a copy C of Form WH-18 for each composite member.) Do not take any credit for individual or separate estimated tax payments made by the shareholders.

Line 18. Enter any other payments/credits belonging to the corporation. This may be estimated payments for passive income and built-in gains tax or Economic Development for a Growing Economy (EDGE) job retention credit that was not otherwise passed-through to the shareholders. For EDGE credit information, see page 23.

A detailed explanation must be attached for any credits claimed on this line.

Line 19. Subtotal: Subtract lines 17 and 18 from line 16. If a balance due remains, proceed to lines 20, 21 and 22.

Line 20. Enter total interest due. **Caution:** Two separate calculations of interest and penalty may be required:

- 1. Interest is computed on the net amount of composite tax, on line 19, paid after the 15th day of the third month following the end of the corporation's taxable year. Interest is calculated from the day following the due date for payment of composite tax to the actual date the balance is paid with the IT-20S return.
- 2. Interest on use tax and Schedule B tax is calculated on the remaining amount of tax on line 19 that is paid after the original due date of the IT- 20S return.

Contact the Department for the current rate of interest charged by calling (317)233-4015 or visit our web site at <u>www.in.gov/dor/reference</u> and get Departmental Notice 3.

Line 21. Enter total penalty due. Penalty is 10 percent of the amount (but not less than \$5) of any composite tax due on line 19 paid after the 15th day of the third month following the end of the corporation's taxable year. If a composite tax is due because of failure to withhold on income distributions to nonresident shareholders, a penalty of 20 percent will be added. (See *caution* on line 20 above.) Penalty, which equals the greater of: 10 percent of the amount of use tax and Schedule B tax on line 19, or \$5, is still due on those taxes paid after the original due date of the return.

If a return showing no liability on line 22 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. If tax on line 19 exceeds \$1000, add any underpayment of estimated tax penalty computed on Schedule IT-2220 or attach completed schedule to show exception to this penalty.

There is also a separate \$10 penalty assessed on each IT-20S Schedule IN K-1 information return that is late.

Note: Effective for taxable years beginning after Dec. 31, 2007, a penalty of \$500 will be assessed the S corporation that fails to file a composite return for all of its nonresident shareholders (PL 211-2007 SEC. 27, 44, 58 and SEA 500 SEC. 27, 44, 58).

Line 22. Amount due: If line 19 is greater than zero, add lines 19, 20, and 21, and attach a separate remittance for total amount owed for each Form IT-20S filed. Payment to the Department of Revenue must be made in U.S. funds.

Line 23. Overpayment: If the total of lines 17 and 18 exceeds line 16, subtract lines 20 and 21 from line 19. If the result is less than zero, this is your net overpayment. Note: If penalties and interest are due because of delinquent filing or payment, the overpayment must be reduced by these charges. If the result is a balance due, enter the difference on line 22.

Line 24. Enter the amount from line 23 to be refunded directly to you. An overpayment credit may not be carried over to the following year.

Certification of Signatures and Authorization Section

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

An officer of the corporation must show their title, sign and date the tax return. Please enter your daytime telephone number so we can call you if we have any questions about your tax return. Also, enter your e-mail address if you would like us to be able to contact you by e-mail.

Personal Representative Information

Typically, the Department will contact you if there are any questions or concerns about your tax return. If you want the Department to be able to discuss your tax return with someone else (e.g. the person who prepared it, or a designed person), you'll need to complete this area.

First, you must check the "Yes" box which follows the sentence "I authorize the Department to discuss my tax return with my personal representative." Next, enter:

- The name of the individual whom you are designating as your personal representative.
- The individual's telephone number.
- The individual's complete address.

If you complete this area, you are authorizing the Department to be in contact with your personal representative other than you concerning information about this tax return. After your return is filed, the Department will communicate primarily with your designated personal representative.

Note: You may decide at any time to **revoke** the authorization for the Department to be in contact with your personal representative. If you do, you will need to tell us that in a signed statement. Include your name, Social Security number and the year of your tax return. Mail your statement to Indiana Department of Revenue, P.O. Box 40, Indianapolis, IN 46206-0040.

Paid Preparer Information

Fill out this area if a paid preparer completed this tax return.

Note: This area needs to be completed even if the paid preparer is the same individual designated as your personal representative.

The paid preparer must provide:

- The name and address of the firm that he/she represents.
- His/her identification number (Check one box for Federal ID number, PTIN or Social Security number).
- His/her telephone number.
- Complete address.
- Signature with date.

Make sure you keep a copy of your completed return.

Mailing Options

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

Worksheet for S Corporation Distributive Share Income, Deductions and Credits

Use this worksheet to compute the entry for line 1 of Form IT-20S and to assist in computing amounts reportable on or for IT-20S Schedule IN K-1. Enter the total distributive share of income from each item reportable on Form 1120S, Schedule K. Do not complete column B and C entry lines unless the corporation received distributive share or tiered income from other entities.

S Cor	Distributive Share Amounts: poration's Distributive Share of Items	A. S Corporation Income All Sources	Pai	B. butions from tnerships/ ates/Trusts	Att	C. stributions ributed to ndiana
1.	Ordinary business income (loss)			below for		below for
2.	Net rental real estate income (loss)			3B total		3C total
3.	Other net rental income (loss)		distrib			utive share
4.	Interest income		share	income		e received
5a.	Ordinary dividends		receiv	ed by the	by the	e corporation
6.	Royalties		corpo	ration from	from	partnerships,
7.	Net short-term capital gain (loss)		all no	n-unitary	estate	es and trusts
	Net long-term capital gain (loss)		partne	erships,	that w	vere derived
9.	Net IRC Section 1231 gain (loss)		estate	s and trusts.	from o	or allocated
10.	Other income (loss)		Enter	for line 14B	to Ind	iana. Enter
Less	allowable deductions for state tax purposes:			ount equal uired state		e 14C an nt equal
11.	IRC Section 179 expense deduction		modif	cations for	to the	Indiana
12A	Portion of expenses related to investment portfolio income, including investment interest expense and other (federal non-itemized) deductions		Indiana Adjusted m Gross Income. A		Adjus Incom	ications for ted Gross ne attributed
12B	Other information from line 17 of federal K-1 related to		Instru	ctions.)	to Ind	iana.
	investment interest and expenses not listed elsewhere			1.		
13.	Carry total on line 13A to Form IT-20S line 1, on front page			¥		•
	of return	13A	13B		13 C	
14.	Total of Indiana state modifications to distributive share income (see line 2, Form IT-20S) Net Indiana adjusted gross income distributions from		14B		14 C	
	partnerships, estates and trusts (add lines 13C and 14C) Enter amount of Indiana pass-through credits attributed from				15 C	
10.	partnerships, estates and trusts, if any				16 C	

Sales/Use Tax Worksheet for Line ' List all purchases made during 2007 from out	•	
Column A	Column B	Column C
Description of tangible personal property purchased from out-of-state	Date of Purchase(s)	Purchase Price
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 .06		2
 Sales tax previously paid on the above items (up to 6% per item) plus other tax offset use tax, attach explanation 		3
 Total amount due: Subtract line 3 from line 2. Carry to Form IT-20S, line 14. is negative, enter zero and put no entry on line 14 of the IT-20S 		4



Indiana Department of Revenue Indiana S Corporation Income Tax Return for Calendar Year Ending December 31, 2007

_/ _

Form IT-20S or Other Tax Year Beginning AA / /2007 and Ending BB /

Check box if amended. A1	ded. A1 Check box if name changed. B1				
Name of Corporation				Federal Identification Number	
В				A	
Number and Street			Indiana County or O.O.S.	Principal Business Activity Code	
С			D	н	
City E	State F		Zip Code G	Telephone Number	
 K. Date of incorporation 1 L. State of commercial domicile M. Year of initial Indiana return N. Accounting method: Cash 2 Accrual 3 Other O. Date of election as S corporation 	in the State of 2	 ④ Composite ④ Enter total number Enter number R Do you have on (federal Form) 	Return 5 Schedule M mber of shareholders: 1 of nonresident shareholders on file a valid extension of tin 7004 or an electronic extens	ne to file your return?	
		T Is this corpora	ition a member of any partne	rships? ①Yes ②No	

Schedule A - S Corporation Adjusted Gross Income

1.	Total net income (loss) from U.S. S corporation return, Form 1120S Schedule K, lines 1 through line 10, less line 11
	and a portion of line 12 related to investment income (see instructions)

	and a portion of line 12 related to investment income (see instructions)			1			
2.	Add backs:	a) All state income taxes deducted on the federal return	2a			-	
		b) Net bonus depreciation allowance	2b				
		c) Excess IRC Section 179 deduction	2c		_		
	Deduct:	d) Interest on U.S. Government obligations	2d				
	Deduct:	e) Indiana lottery prize money	2e				
3. Total state modifications (add lines 2a through 2c subtract lines 2d and 2e)					3		
4.	4. Total S corporation income, as adjusted (add lines 1 and 3)				4		
5.	Enter average percentage for Indiana apportioned adjusted gross income from IT-20S Schedule E line (4c)				5	·	%

Schedule B - Excess Net Passive Income & Built-In Gains

6.	Excessive net passive income or LIFO recapture tax as reported on federal Form 1120S	6				
7.	7. Tax from federal Schedule D as reported on federal Form 1120S, line 22 b					
8.	Excess net passive income from federal worksheet	8			2007	
9.	Built-in gains from federal Schedule D (1120S)	9			2007	
10.	Add the amounts on lines 8 and 9	10			IT-20S	
11.	Taxable income apportioned to Indiana (multiply line 10 by line 5) (if applicable)	11			11-203	
12.	Corporate adjusted gross income tax rate (*see instructions for line 13)	12	X 8.5%*			
13.	Total income tax from Schedule B (multiply line 11 by percent on line 12 or enter amount	t fron	n Schedule M)	13		

Summary of Calculations

14. Sales/use tax on purchases subject to use tax from Sales/Use Tax Worksheet	11	
15. Total composite tax from completed Schedule IT-20COMP (D&E). Attach schedule		
16. Total tax (add lines 13, 14, and 15) Enter here and carry total tax to page 2, line 16. Caution: If line 16 is zero, se	e 15	
line 21 late file penalty	16	1

2007 Indiana S Corporation Income Tax Return

Summary	of	Calculations	continued
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Form IT-20S

16.	Enter total tax shown from front page of this return	16				
17.	Total composite tax return credits (attach schedule and WH-18 statement(s) for compos	17				
18.	Other payments/credits belonging to the corporation (attach documentation)	18				
19	Subtotal (line 16 minus lines 17 and 18). If total is greater than zero, proceed to lines 20	19				
20.	Interest: Enter total interest due; see instructions. (Contact the Department for current in	20				
21.	Penalty: If paying late enter 10% of line 19, see instructions. If line 16 is zero, enter \$10	21				
22.	Total Amount Due: Add lines 19 - 21. If less than zero, enter on line 23. Make check payable Indiana Department of Revenue. Make payment in U.S. funds	22				
23.	Overpayment: Line 17 plus line 18, minus lines 16, 20 and 21	23]			
24.	Refund: Amount from line 23. No carry forward allowed. Enter as a positive figure	24		(D	o not write below)	
				30		
				DD		

Certification of Signatures and Authorization Section

Under penalties of perjury, I declare I have examined this return, including all accompanying schedules and statements, and to the best of my knowledge and belief it is true, correct and complete.

I authorize the Department to discuss my return with my personal representative (see page 11) CC 1 Yes 2 No

	Corporation's E-mail address EE
Signature of Corporate Officer Date	Paid Preparer: Firm's Name (or yours if self-employed.)
Print or Type Name of Corporate Officer Title	FF OO Check One: [1] Federal I.D. Number [2] PTIN OR [3]Social Security Number NN
QQ Personal Representative's Name (Print or Type)	Telephone number
Telephone number <u>RR</u>	Address GG
Address SS	City HH Zip Code + 4 JJ State II Zip Code + 4 JJ
City ⊤⊤	>
StateUU Zip Code + 4 VV	Paid Preparer's Signature Date
	Please mail forms to : Indiana Department of Revenue,

ndiana Department of Revenue, 100 N. Senate Ave., Indianapolis, IN 46204-2253.

Indiana Department of Revenue Apportionment of Income for Indiana

For Tax Year Beginning AA / / 2007 and Ending RB / /

Name of Corporation B							Federal A	Identificat	ion Numb	ber		
Each filing entity having income from sources both w that use a single receipts factor. Interstate transportatie ing method (relative formula percentage) as outlined	on entities must use Sche	dule E-7, Apportion	ment for	Interstate	Transport	ation revi	sed 8-07.	Combined	d unitary f	ilers mus	t use the ap	
Part I - Indiana Apportionment of A	Adjusted Gross	Income										
		Co	lumn A				Column	B			Column C	
			Total			To	otal Withi	n and			Indiana	
1. Property Factor - Average value of owned proper and the end of the tax year. (Value of and pro rata s			in Indiar	a		0	utside In	diana		F	Percentage	e
personal property at original cost.)	share of feat and tangion											
(a) Property reported on federal return (average v	alue for tax year)											
(b) Fully depreciated assets still in use at cost (av	erage value for tax year)											
(c) Inventories, including work in progress (avera	ge value for tax year)											
(d) Other tangible personal property (average value)	ue for tax year)											
(e) Rented property (8 times the annual net rental)											
Total Property Values: Add lines 1(a) through 1(e		1A			1B					1C		%
2. Payroll Factor - Wages, salaries, commissions, and of employees and pro rata share of payroll reportal	1										·	
Total Payroll Value:		2A			2B					2C		%
 Sales/Receipts Factor (less returns and allowance: income that must be separately reported as allocate Sales delivered or shipped to Indiana: 	· · · · · · · · · · · · · · · · · · ·		ss busine	ss income		ise non-u	nitary par	tnership ir			y apportio	
(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	t subject to income tax											
(under P.L. 86-272)												
(e) Interest and other receipts from extending creater	dit attributed to Indiana											
(f) Other gross business receipts not previously ap	pportioned											
Total Receipts: Add column A receipts lines 3(a) 3(f) and enter in line 3A. Enter all receipts in line	0	3A			3B							
4. Summary - Apportionment of Income for India	ana for tax years begin	ning in 2007							_			
(a) Receipts Percentage for factor 3 above: Divi	ide 3A by 3B, enter resul	there: $4(a)1$	·	%	Multipl	y result l	oy 3			4a	·	%
(b) Total Percents: Add percentages entered in b	poxes 1C, 2C and 4a of c	olumn C. Enter su	m							4b		%
(c) Indiana Apportionment Percentage: Divid	le line 4b by 5 if all thre	e factors are preser	nt. Enter	here and	carry to ar	portionm	ent line o	n the tax r	eturn	4c		- <u></u> %
Note: If either property or payroll factor for column	•	•				•			L			
Part II - Business/Other Income			cerpts rac	UI (3B) I	s absent, y	ou musi	uiviue iii	e 40 by 2.	See msu	ructions.		
1 art II - Dusiness/Other Incom	c Questionnan	L										
1. List all business locations where the taxpayer has necessary.	operations or partnershi	p interests and indi	cate type	of activiti	ies. This s	ection m	ust be con	pleted - a	ttach add	tional sh	eets if	
necessary.												
(a) Location (b)	Nature of Busine			cepts ders?	(d) Regi do Bu	istered to siness?	(e) Files	Returns tate?	(f) Lea		rty in Stat (g) Ov	e wned?
City and State	at Location	on	Yes	No	Yes	No	Yes	No	Yes	No	Yes	No
2. Briefly describe the nature of Indiana business ac	tivities, including the exa	act title and principa	al busine	ss activity	of any pa	rtnership	in which	the taxpay	er has an	interest:		
3. Indicate any partnership in which you have a unit	ary or general partnershi	p relationship:										
4. Briefly describe the nature of activities of sales pe	ersonnel operating and so	oliciting business in	Indiana:									
5. Do Indiana receipts for line 3A include all sales s						his taxpa	yer's only	activity in	the state	of the pu	irchaser co	onsists o
(a) the mere solicitation of orders?	¹ Ye	s ² No 1	ii no, piea	ise explai	Ш.							
6. List source of any directly allocated income from	partnerships, estates and	l trusts not in taxpa	yer's app	ortioned t	ax base:							

	Tax Year Beginning AA //	2007 and Ending	БВ			/	-
Name c	of Corporation	Federal Identific	ation N	umber			
В		A					
Departn Pro rata T-20S,	utions - Provide IN K-1 to each shareholder. Attach IN K-1 to IT-20S retur nent's Web site at www.in.gov/dor/electronic/ amounts for lines 1 through 14 of any nonresident shareholders must be line 5. Shareholder's Identification Section						
	areholder is an Individual (please print clearly)						
ast Nar	ne: First Name:			Socia	Security I	Number:	
a1	a2		a3				
b) If S	hareholder is an Other Entity (please print clearly)			Feder	al Identific	ation Number:	
Naı b1	me:		b2				
c) Sha	areholder's State of Residence or Commercial Domicile:		c1				
,	ana Tax Withheld for Nonresident Shareholder (on WH-18):		d	1			.00
é) Sha	areholder's Federal Pro Rata Percentage:		е			%	
	Distributive Share Amount (use apportioned figures for nonresident sha	ireholders).					
1.	Ordinary business income (loss)		1		,	,	.00
2.	Net rental real estate income (loss)		2		y		.00
3.	Other net rental income (loss)		3	_			.00
4.	Interest income		4	_	7	7	.00
5a.	Ordinary dividends			_	y	9	.00
6.	Royalties			+	9	5	.00
7.	Net short-term capital gain (loss)			-	7	9	.00
8a.	Net long-term capital gain (loss)		•	-	9	7	.00
9.	Net IRC Section 1231 gain (loss)			-		7	.00
10.	Other income (loss) IRC Section 179 expense deduction						.00
11. 12A.	Portion of expenses related to investment portfolio income, including inve			_			
	expense and other (federal non-itemized) deductions		. 12A				.00
12B.	Other information from line 17 of federal K-1 related to investment interes not listed elsewhere	and expenses	12B		9	7	.00
13.	Total pro rata distributions (Add lines 1 through 10, subtract lines 11, 1 applicable.)		. 13		,	3	.00
14.	State modifications - Designate the distributive share amount of each m gross income from line 2 on front of Form IT-20S(for nonresidents, apply		adjust	ed			
	State income taxes deducted 2(a) Net bonus depreciation allowance 2(b) Excess IRC Section 179 deduction 2(c) Interest on U.S. obligations 2(d) Indiana lottery prize money 2(e) Total distributive share of modifications		14		9	2	.00
Part 3	Pro Rata Share of Indiana Pass-through Tax Credits from Corporatio	'n					
15.	Enter the name of the tax credit program, its three-digit ID code, and dolla credit.	ar amount of the share	eholder	s distril	butive shar	e for each allow	able
	Name of credit:						
	a Code No. b ^{15c} \$.00		
	d Code No. e 15f \$	9	3		.00		

Name of Corporation

В

Federal Identification Number

_/ _

Shareholders' Composite Indiana Adjusted Gross Income Tax Return

For S Corporation's Tax Year 2007 or Fiscal Year Beginning AA / 2007 and Ending BB /

See instructions on page 18. Attach to Form IT-20S. (Use additional sheets if necessary.)

	(b) SS Number		(c)Street		(d) City	(e) State	(f) Zip Code
PART II - List name, di	stributive amou	unt, composit	e tax and crea	lits for each c	omposite retu	rn member.	(Omit Cents)
	Enter pro	rata share	Composite A	diusted Gross	s Income Tax	Cr	edits
Attach WH-18,	•			•			
copy C for each	A	B	С	D	E	F	G
nonresident composite	Apportioned distributive	Indiana modifications	Adjusted gross	State tax multiply	County tax multiply C by	Enter sharehol er's withholdin	
shareholder.	income	from IN K-1,	income	C x 3.4%	nonresident	credit as show	n from IN K-1,
	attributed to Indiana from IN	line 14	Add A + B	(cannot be less than	county tax rate (if ap-	on Form WH-1	8 line 15 (may not exceed
(a) Name	K-1, line 13			zero)	plicable)		D)
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. Carryover totals from addition							

Filing Procedure for 2007 IT-20COMP Composite Return

An S corporation may file a composite Indiana adjusted gross income tax return on behalf of qualifying Indiana nonresident individual shareholders. Nonresident shareholders properly electing to participate in the composite return will be relieved of the obligation to file an Indiana individual adjusted gross income tax return.

Important Note: Effective for taxable years beginning after Dec. 31, 2007, S corporations that have any shareholders who are nonresidents of Indiana must file a composite and include all its nonresident shareholders, even if a nonresident shareholder has other income from Indiana. A penalty of \$500 will be assessed the S corporation that fails to file a composite return that includes all nonresident shareholders (PL 211-2007 SEC. 27, 44, 58 and SEA 500 SEC. 27, 44, 58). See Income Tax Information Bulletin 72 for more information.

For tax years before 2008 the composite return, Schedule IT-20COMP, shall be filed with and have the same due date as the S corporation return. If the Internal Revenue Service allows the S corporation an extension to file its income tax return, the due date for its Indiana return is automatically extended for the same period, plus 30 days.

Composite income means each nonresident shareholder's distributive share of income derived from sources within Indiana as determined by the use of the apportionment formula described in IC 6-3-2-2(b) plus Indiana modifications.

Composite filing does not negate the S corporation's requirement to file on a monthly, quarterly or annual basis Form WH-1 (Employer's Withholding Tax Return), used for submitting withholding tax payments for all nonresident shareholders along with any withholding for employees. However, withholding is not required on residents of reverse credit states (Arizona, California, Oregon, Washington D.C.) except when a California resident is included on the Indiana composite return.

The amount of tax withheld on shareholders is shown as a credit on Form WH-18, (Indiana Miscellaneous Withholding Tax Statement for Nonresident). Copy A of Form WH-18 must be filed with the Department together with Form WH-3, Annual Withholding Reconciliation, on or before the last day of February.

Filing Requirements for 2007 Composite Return

The shareholder electing to be included in the composite return authorizes the S corporation to file on his or her behalf. This election, once made, is irrevocable for that tax year. However, any shareholder within the following categories must, in all cases, be excluded from the 2007 composite return:

- (a) Any partnership or fiduciary,
- (b) Any shareholder who received a distribution(s)

during the year in excess of his or her distributive share of net ordinary income from the S corporation,

- (c) Any shareholder who sold any portion of his or her interest in the corporation during the year,
- (d) Any shareholder receiving income during the year from an Indiana source other than the corporation, and
- (e) Any shareholder who for a portion of the year was a resident of Indiana.

The following limitations and conditions will apply to each shareholder included as a member in the composite return:

- (a) Any short term capital gain (loss) plus any long term capital gain (loss) specifically allocated for a shareholder is allowed, subject to any "passive activity" loss limitations pursuant to IRC Section 469 and capital loss limitations imposed on non-corporate taxpayers by IRC Section 1211,
- No deduction is permitted for interest paid on investment indebtedness under IRC Section 163(d) (limitation on interest investment indebtedness),
- (c) No deduction is permitted for carryover of net operating losses or capital losses,
- (d) No personal exemption is permitted,
- (e) No deduction is allowed for charitable contributions allowed or allowable pursuant to IRC Section 170,
- (f) No credit is permitted for taxes paid to other states,
- (g) No credit carryovers are permitted, and
- (h) All other credits which flow through to shareholders on a pro rata basis are limited to the shareholder's state income tax liability. See list of Pass-through Tax Credits on pages 21 to 25.

The S corporation filing a composite return is liable not only for the tax shown on the return but also for any additional tax, interest, and penalty as a result of a subsequent audit or examination. Any refund of state or county tax as a result of filing a composite return shall be remitted directly to the S corporation.

The S corporation should send a copy of general Indiana filing requirements to each nonresident shareholder. The S corporation must determine shareholders electing to be included in the composite return and shareholders not electing to be included.

Instructions for Completing Composite Return

PART I - The S corporation must disclose the name and complete address of its nonresident shareholders who are excluded from this composite return. These shareholders are required to file separate Indiana income tax returns.

PART II - Indicate the name of each shareholder electing to be a member included in this composite return. Subject to the limitations and conditions specified in the filing requirements, separately compute the state tax liabilities and credits on the composite return attributable to each shareholder.

Column E. If a nonresident individual is engaged in principal work activity in an adopting county on January 1, the county tax should be calculated. Multiply column C by the applicable nonresident county tax rate. Use Departmental Notice #1 to determine if a composite member is subject to a county tax and use the county income tax chart as directed in Form IT-40PNR to verify the county's tax rate. The Indiana individual forms are available at www.in.gov/dor/taxforms

To verify a county's rate, visit the Department <u>Web site</u> or call our main tax line at (317) 233-4016 for assistance.

Column G. The amount of pro rata pass-through credit available to each composite member is limited to the respective amount of tax calculated in column D. Insert only the total state and county liabilities and pass-through credits of those nonresident shareholders included in the composite return to the appropriate lines on Form IT-20S.

Note: A federal Schedule K-1 for each shareholder is not required to be attached but must be made available for inspection upon request by the Department.

If you have any questions you may call Tax Administration at (317) 233-4015.

Instructions for IT-20S Schedule E Apportionment of Income for Indiana

Complete the apportionment of income schedule whenever the corporation has income derived from sources both within and outside Indiana and has any nonresident shareholders. The income attributed to Indiana must be determined by a three-factor apportionment formula under IC 6-3-2-2. The Department will not accept returns filed for adjusted gross income tax purposes on the separate accounting method. This apportionment formula must be used unless written permission from the Department is granted.

For taxable years beginning after Dec. 31, 2006 and before Jan. 1, 2008, the numerator of the fraction is the sum of the property factor, plus the payroll factor, plus the product of the sales factor multiplied by 3, and the denominator of the fraction is 5.

For taxable years beginning after Dec. 31, 2007, and before Jan. 1, 2009, the numerator of the fraction is the sum of the property factor, the payroll factor and the product of the sales factor multiplied by 4.67, and the denominator of the fraction is 6.67. For taxable years beginning after Dec. 31, 2008, and before Jan. 1, 2010, the numerator of the fraction is the sum of the property factor, the payroll factor and the product of the sales factor multiplied by 8, and the denominator of the fraction is 10. For taxable years beginning after Dec. 31, 2009, and before Jan. 1, 2011, the numerator of the fraction is the property factor, the payroll factor and the product of the sales factor multiplied by 18, and the denominator of the fraction is 20. For all taxable years beginning after December 31, 2010, Indiana's apportioned income will be determined by using only the sales factor. **Note:** Interstate transportation corporations should consult Schedule E-7 for details concerning apportionment of income. Obtain this schedule at <u>www.in.gov/dor/taxforms</u>

Part I - Apportionment of Adjusted Gross Income

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 within Indiana, plus the 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. (Beginning value plus ending value divided by 2 = "average value.") 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 times the net annual rental rate.

Total Property Values for 2007

Complete appropriate lines for both within Indiana and everywhere. Add lines (a) through (e) in columns A and B. Divide sum on line 1A by the sum from line 1B. Multiply by 100 and enter the percent on line 1C. Round the percentage to the nearest second decimal place (e.g., 16.02%).

2. Payroll Factor: The payroll factor is a fraction. The numerator is the total wages, salaries, and other compensation paid to employees in Indiana, 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 the state as determined under the Model Unemployment Compensation Act.

Compensation is paid in Indiana if:

- (a) The individual performed the service entirely within Indiana,
- (b) The individual performed the service both within and outside Indiana,but the service performed outside Indiana is incidental to the individual's service within Indiana, or
- (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. That portion of an employee's salary directly contributed to a Section 401K plan should be included in the factor; however, the employer's matching contribution should not be included.

Total Payroll Value for 2007

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

3. Sales/Receipts Factor: The receipts factor is a fraction. For 2007, the value of the receipts factor is to be multiplied by three in the apportionment of income formula. The numerator is the total receipts of the corporation in Indiana during the tax year. The denominator is the total receipts of the corporation everywhere during the tax year.

All gross receipts of the corporation which are not subject to allocation are to be included in this factor. Do not include any previously apportioned income or any partnership distribution. 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. Destination sales to locations outside Indiana by an Indiana seller which has activities in the state of destination, other than mere solicitation, will not be included in the numerator of the sales factor regardless of whether or not the destination state levies a tax. 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 IC 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 corporation 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 corporation has economic presence

in this state and such property has not acquired a business sites 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 attributable to Indiana if the security or sale property is located in Indiana; consumer loans not secured by real or tangible personal property are attributable 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 attributable to Indiana if the proceeds of the loan are to be applied in Indiana. Interest income, merchant discounts, travel and entertainment credit card receivables and credit card holder's fees are attributable to the state where the card charges and fees are regularly billed.

Receipts from the performance of fiduciary and other services are attributable 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 attributable to the state where those items are purchased.

Receipts in the form of dividends from investments are attributable to Indiana if the 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 of 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 IC 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 IAC 3.1-1-153(b)].

Total Sales/Receipts Value for 2007

Complete all lines as indicated. Add receipt factor lines 3(a) through 3(f) in column A, enter total on line 3A. Enter total

receipts everywhere on line 3B. See line 4(a) for calculation of the percentage. Round percentage to the nearest second decimal place.

4. Summary: Apportionment of Income for Indiana for Tax Years Beginning in 2007

(a) Divide sum on line 3A by the total from line 3B. Multiply by 100 to arrive at a percentage rounded to the nearest second decimal place. Enter the quotient on the 4(a)1 space provided and multiply by the 3 for tax years beginning in 2007. Enter the product on line 4a of column C.

(**b**) Add entries on lines 1C, 2C and 4a of column C. Enter the sum of the percentages on line 4b.

(c) Divide the total percentage entered on line 4b by 5. Enter the average Indiana apportionment percentage (rounded to the nearest second decimal place) on line 4c and carry to Schedule A, line 5 of Form IT-20S.

The property and payroll factors are each valued as a factor of one in the apportionment of income formula. The receipts factor value is three for tax year 2007. The combined threefactor denominator equals five for tax year 2007. When there is a total absence of one of these factors in column B, you must divide the sum of the percentages by the number of the remaining factor values present in the apportionment formula.

Part II - Business/Other Income Questionnaire

Complete all applicable questions in this section. If income is apportioned, list:

- (a) All business locations where the corporation has operations.
- (b) Indicate the nature of the business activity at each location, including whether a location:
 - 1. Accepts orders in that state,
 - 2. Is registered to do business in that state, or
 - 3. Files income tax returns in other states.
- (c) Whether property in the other states is owned or leased.

You must attach the completed IT-20S Schedule E, Apportionment of Income to your return.

Pass-through Tax Credits

Each shareholder is allowed a pro rata share of the income tax credits available to the S corporation. If the pass-through entity does not have a state adjusted gross income tax liability (Schedule B tax computation) against which the tax credit must be applied, the shareholders of the pass-through entity are entitled to a pro rata share of the computed credit. **Note:** Enterprise zone credits, along with most other tax liability credits, may not be applied against the S corporation's withholding, composite or use tax liabilities on Form IT-20S.

Each shareholder's share of an available credit is reported on IT-20S Schedule IN K-1, line 15, and must be supported by attaching the properly completed tax credit schedule or form to the corporation's return. The shareholders may claim their allowable portion of Indiana credits on their respective annual income tax returns: Form IT-40, IT-40PNR or IT-41.

Caution: Within a certain group of credits a taxpayer may not be granted more than one credit for the same project. The credits that are included for this group are the capital investment credit, community revitalization enhancement district credit, enterprise zone investment cost credit, Hoosier business investment credit, industrial recovery credit, military base investment cost credit, military base recovery credit and the venture capital investment credit. Apply this restriction first when figuring allowable credits. Refer to Commissioner's Directive 29 for more information.

The following credits have been assigned a three-digit code number for identification purposes. Use the code numbers when reporting and claiming any of these credits. Refer Income Tax Information Bulletin 59 at <u>www.in.gov/dor/reference/bulletins</u> for more information about Indiana tax credits available to taxpayers who file income tax returns.

Airport Development Zone Tax Credits

Certain areas within Indiana have been designated as airport development zones (ADZ). These zones are established to encourage investment and job growth in distressed urban areas. Airport development zone tax credits are based on the same tax credits and benefits that are available within designated Indiana enterprise zones. These zones are established to encourage investment and job growth in distressed urban areas. The Gary-Chicago ADZ was designated in July, 1993. Currently, areas within Allen County are eligible to designate airport development zones.

Obtain Income Tax Information Bulletin 66 at <u>www.in.gov/ dor/reference/bulletins</u> for more information and how to calculate credit.

Following are the three available airport development zone tax credits:

Airport Development Zone Employment Expense Credit 800

This credit is based on qualified investments made within Indiana. It is the lesser of 10 percent of qualifying wages, or \$1,500 per qualified employee, up to the amount of tax liability on income derived from the airport development zone.

Get Indiana Schedule EZ Parts 1, 2, and 3 at <u>www.in.gov/dor/taxforms/pdfs/sch-ez123.pdf</u> for more information and how to calculate this credit.

Use credit ID code number 800 and attach substitute Schedule EZ, Parts 1, 2 and 3 for the ADZ.

Airport Development Zone Investment Cost Credit 801

This credit is based on qualified investments made within Indiana. It can be up to a maximum of 30 percent of the investment, depending on the number of employees, the type of business and the amount of investment in an airport development zone. Get Income Tax Information Bulletin #66 at

www.in.gov/dor/reference/bulletins for more information and how to calculate enterprise zone credits. Contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN, 46204, call them at (317) 232-8827, or visit their Web site at www.in.gov/iedc for more information about this credit.

Use credit ID code number 801 and attach supporting documentation if claiming this credit.

Airport Development Zone Loan Interest Credit 802

This credit can be for up to five percent of the interest received from all qualified loans made during a tax year for use in an Indiana airport development zone.

Get Indiana Schedule LIC at

<u>www.in.gov/dor/taxforms/pdfs/schlic.pdf</u> for more information and how to calculate this credit.

Use credit ID code number 802 and attach substitute Schedule LIC for the ADZ.

Blended Biodiesel Tax Credits 803

Credits are available for taxpayers who produce biodiesel and/or blended biodiesel at an Indiana facility (certified by the IEDC) and for dealers who sell at blended biodiesel at retail.

An approved Department of Revenue Form BD-100 must be attached to verify the claimed credit. Contact the Indiana Economic Development Corporation, Biodiesel Credit Certification, One North Capitol, Suite 700, Indianapolis, IN 46204, call them at (317) 232-8827 or visit their Web site at www.in.gov/iedc/ for more information. Also, get Income Tax Information Bulletin #91 at

www.in.gov/dor/reference/bulletins for additional information.

Capital Investment Credit

804

This credit is available for on certain qualified capital investments made in Shelby County. The Indiana Economic Development Corporation (IEDC) certifies this credit. It is equal to 14 percent of the amount of the approved qualified investment and is ratable over a seven year period.

For information regarding the definitions, procedures and qualifications for obtaining this credit, contact the Indiana Economic Development Corporation, Enterprise Zone Board, One North Capitol, Suite 700, Indianapolis, IN 46204, or visit their Web site at <u>www.in.gov/iedc/</u>

Coal Combustion Product Tax Credit 805

A manufacturer who uses coal combustion products (byproduct resulting from the combustion of coal in an Indiana facility) for the manufacturing of recycled components may be eligible for this credit. An existing business that manufactures recycled components, and increases the acquisitions of coal combustion products by 10 percent over the average amount obtained in the previous three years is also eligible for the credit. Note: A taxpayer that obtains a property tax deduction for investment property purchased by the manufacturer of coal combustion products is not eligible for this credit.

For more information, contact the Indiana Department of Revenue, Coal Combustion Credit, Room N203, 100 N. Senate Ave., Indianapolis, IN, 46204, or call (317) 232-2339. Attach your approved Form CCP-100 to your return.

Coal Gasification Technology Investment Tax Credit 806

A credit is available for a qualified investment in an integrated coal gasification power plant or a fluidized bed combustion technology technology that serves Indiana gas utility and electric utility consumers. This may include an investment in a facility located in Indiana that converts coal into synthesis gas that can be used as a substitute for natural gas.

You must file an application for certification with the Indiana Economic Development Corporation (IEDC). If the credit is assigned, it must approved by the utility regulatory commission and taken in twenty annual installments. The amount of credit that may be assigned is the total credit awarded divided by twenty and then multiplied by the percentage of Indiana coal used in the taxpayer's integrated coal gasification power plant.

For more information, contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN 46204, or visit their Web site at <u>www.in.gov/iedc/</u> Also get Income Tax Information Bulletin 99 at: <u>www.in.gov/dor/reference/bulletins</u>

Community Revitalization Enhancement District Credit 808

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 Economic Development Corporation (IEDC) before it is made. The credit is equal to 25 percent of the qualified investment made by the taxpayer during the taxable year. 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, or reduces other Indiana operations to relocate them into the district.

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.

For more information, contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN, 46204, or visit their Web site at <u>www.in.gov/iedc/</u> for more information about this credit.

Economic Development for a Growing Economy (EDGE) Job Retention Credit 839

This credit is a refundable tax liability credit for businesses who conduct certain activities which are designed to foster job creation or job retention in Indiana. The approved credit agreement letter from the IEDC and a computation of the credit must be attached to the return or this credit will not be allowed.

Contact the Indiana Economic Development Corporation (IEDC), One North Capitol, Suite 700, Indianapolis, IN 46204, for eligibility requirements, or visit <u>www.in.gov/iedc</u>/ for additional information.

An EDGE credit that passes-through to the shareholder must be claimed according to the instructions on the shareholder's income tax return. A copy of the entity's approval letter must be provided to the shareholders for attachment to their returns. The EDGE credit that is qualified for direct refund at the entity level is claimed as a refundable credit on line 18.

Employer Health Benefit Plan Tax Credit 842

A new credit is available to certain taxpayers who begin offering health insurance to their employees. An employer who did not provide health insurance to employees prior to Jan. 1, 2007 and makes health insurance available to its employees may be eligible for a credit. The amount of the credit is the lesser of \$2,500 or \$50 multiplied by the number of employees enrolled in the health benefit plan.

The employer is required to make health insurance available to the taxpayer's employees for at least two years after the employer first offers the health benefit plan. Get Income Tax Information Bulletin #101 at:

www.in.gov/dor/reference/bulletins for more information. Attach to the return proof of your continued eligibility for the credit and proof of expenditures necessary to calculate the credit.

Enterprise Zone Employment Expense Tax Credit 812

This credit is available for employers based on qualified investments made within Indiana. It is the lesser of 10 percent of qualifying wages, or \$1,500 per qualified employee, up to the amount of tax liability on income derived from an active enterprise zone. Attach the completed Schedule EZ 2 to the IT-20S return.

Get Indiana Schedule EZ Parts 1, 2, and 3 at

<u>www.in.gov/dor/taxforms/pdfs/sch-ez123.pdf</u> for more information and how to calculate this credit.

Enterprise Zone Loan Interest Tax Credit 814

This credit can be for up to five percent of the interest received from all qualified loans made during a tax year for use in an active Indiana enterprise zone.

Get Information Bulletin #66 at

www.in.gov/dor/reference/bulletins and Indiana Schedule LIC at www.in.gov/dor/taxforms/pdfs/schlic.pdf for more information and how to calculate this credit. Attach completed enterprise zone Schedule LIC to the IT-20S return.

Contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN, 46204, call them at (317) 232-8827, or visit their Web site at <u>www.in.gov/iedc/</u> for additional information.

Ethanol Production Tax Credit 815

An Indiana facility with a capacity to produce 40 million gallons of grain ethanol gallons per year may be eligible for a credit. If credit is granted, it may not be sold, assigned, conveyed, or otherwise transferred.

File Application for Ethanol Credit Certification, State Form 52302, with the Indiana Economic Development Corporation, Ethanol Credit Certification, One North Capitol, Suite 700, Indianapolis, IN 46204, call them at (317) 232-8827 or visit their Web site at: www.in.gov/iedc/ for additional information.

Proof of information for the credit calculation plus a copy of the Certificate of Qualified Facility issued by the Indiana Recycling and Energy Development Board must be attached to the return to verify this credit. Get Income Tax Information Bulletin #93 at <u>www.in.gov/dor/reference/bulletins</u> for more information.

Headquarters Relocation Tax Credit 818

A business with annual worldwide revenue of \$100 million and at least 75 employees that relocates its corporate headquarters to Indiana may be eligible for a credit. The credit may be as much as 50 percent of the cost incurred in relocating the headquarters.

For more information, including limitations and the application process, get Income Tax Information Bulletin #97 at: www.in.gov/dor/reference/bulletins

Historic Building Rehabilitation Tax Credit 819

A credit is available for the rehabilitation or preservation of historic property that is listed on the Indiana Register of Historic Sites and Structures, is at least 50 years old and is income-producing. The cost of certified rehabilitation or preservation expenses must exceed \$10,000. The credit is 20 percent of the qualified expenses. Any unused balance of the credit may be carried forward for up to 15 years. A certification from the Division of Historic Preservation and Archaeology must be attached to your return.

For additional information, you may call the Department of Natural Resources at (317) 232-1646, or visit online at <u>www.in.gov/dnr/historic</u>

Also get Income Tax Information Bulletin #87 at www.in.gov/dor/reference/bulletins

Hoosier Business Investment Tax Credit 820

This credit is for qualified investments, which include the purchase of new telecommunications, production, manufacturing, fabrication, processing, refining, or finishing equipment that is directly related to expanding the workforce in Indiana. Qualified investments include onsite infrastructure improvements, construction costs, retooling existing machinery and equipment, and costs associated with special purpose buildings and foundations. It does not property that can be readily moved out of Indiana.

This credit is administered by the Indiana Economic Development Corporation (IEDC) at One North Capitol, Suite 700, Indianapolis, IN, 46204. Visit their Web site at <u>www.in.gov/iedc/</u> or call them at (317) 233-3638 for additional information. Also, get to Income Tax Information Bulletin #95 at: <u>www.in.gov/dor/reference/bulletins</u>

The taxpayer is required to submit to the Department a copy of the certificate from the IEDC verifying the amount of tax credit for the taxable year.

Indiana Research Expense Tax Credit 822

Indiana has a research expense credit that is similar to the federal credit (Form 6765) for increasing research activities for qualifying expenses paid in carrying on a trade or business in Indiana. Compute the credit using Schedule IT-20REC. Get Schedule IT-20 REC at

<u>www.in.gov/dor/taxforms/05pdfs/05-it20rec.pdf</u> This form must be completed and a copy attached to claim this credit. For more information, contact the Department at <u>www.in.gov/dor</u>

Individual Development Account Tax Credit 823

A credit is available for contributions made to a community development corporation participating in an Individual Development Account (IDA) program. The IDA program is designed to assist qualifying low-income residents to accumulate savings and build personal finance skills. The organization must have an approved program number from the Indiana Housing and Community Development Authority (IHCDA) before a contribution qualifies for pre-approval. The credit is equal to 50 percent of the contribution, which must not be less than \$100 and not more than \$50,000.

Applications for the credit are filed through the IHCDA by using Form IDA-10/20. An approved Form IDA-20 must be attached to the return if claiming this credit.

To request additional information about the definitions, procedures, and qualifications for obtaining this credit, contact: Indiana Housing and Community Development Authority, 30 S. Meridian St., Suite 1000, Indianapolis, IN 46204, or at telephone number (317) 232-7777.

Military Base Investment Cost Tax Credit 826

This credit is available to taxpayers who provide a qualified investment in a business located in a current or former military base, a military base reuse area, an economic development area, a military base recovery site or a military base enhancement area. The amount of the credit depends on the type of business, the number of jobs created, and the amount of the investment.

A taxpayer making a qualified investment in a business located in a county where the Crane military base is located is also eligible for the military base investment cost tax credit. A military base enhancement area is extended to comprise portions of three counties: Greene, Lawrence and Martin that are outside of the certified technology park adjoining the crane military base. The taxpayer's qualified investment must be in a business that meets one of the following criteria:

- (1) The business must be a participant in the technology transfer program conducted by the qualified military base, or
- (2) The business and the qualified military base have a mutual beneficial relationship evidence by a memorandum of understanding.

For more information about this credit, contact the Indiana Economic Development Corporation, One North Capitol, Suite 600, Indianapolis, IN, 46204, call them at (317) 232-8827, or visit their Web site at www.in.gov/iedc/

To receive credit, the taxpayer must submit to the Department documentation of qualified investment and certification of the percentage credit allowed by the Indiana Economic Development Corporation.

Military Base Recovery Tax Credit 827

A taxpayer who is an owner or developer of a military base recovery site may be eligible for a credit if investing in the rehabilitation of real property located in a military base recovery site according to a plan approved by the Indiana Economic Development Corporation (IEDC). Maximum credit is 25 percent of the cost of rehabilitation of real property located in a designated military base recovery site based on the age of the building.

A claimant may also be a lessee of property in a military base recovery site and assigned part of the tax credit based upon 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 be carried forward to the immediately following tax year(s).

For more information about this credit contact the Indiana Economic Development Corporation, One North Capitol, Suite 600, Indianapolis, IN, 46204, call them at (317) 232-8827, or visit their Web site at www.in.gov/iedc

Neighborhood Assistance Tax Credit 828

If you made a contribution to the Neighborhood Assistance Program (NAP) or engaged in activities to upgrade areas in Indiana, you may be able to claim a credit for this assistance. Contact the Indiana Housing & Community Development Authority. Neighborhood Assistance Program, 30 S. Meridian, Suite 1000, Indianapolis, IN 46204, telephone number (317) 232-7777, for more information.

Approval Form NC-20 must be attached to the return to claim this credit. For more information about this credit, get Form NC-10 at <u>www.in.gov/dor/taxforms/pdfs/nc10.pdf</u> and Income Tax Information Bulletin #22 at www.in.gov/dor/reference/bulletins

Prison Investment Tax Credit 829

A credit is allowed for amounts invested in Indiana prisons to create jobs for prisoners. The amount is limited to 50 percent of the investment in a qualified project approved by the Department of Corrections, plus 25 percent of the wages paid to inmates. The maximum credit a taxpayer may claim is \$100,000 per year.

Contact the Indiana Department of Correction, Office of the Commissioner, Indiana Government Center South, Room E334, Indianapolis, IN 46204, for additional information.

Rerefined Lubricated Oil Facility Tax Credit 830

Note: PL 1-2007 SEC. 248 repealed the rerefined lubricated oil facility tax credit, effective March 20, 2007.

Effective from Jan. 1, 2001, through Dec. 31, 2005, a taxpayer or a pass-through entity may have been eligible, as determined by the Indiana Economic Development Corporation, for a state tax credit against its income and sales and use tax liabilities. The credit was based on a percentage of the real and personal property taxes paid by an entity that processes rerefined lubrication oil as defined in IC 6-3.1-22.2. The carry forward provision was limited to two years. However, a taxpayer with a tax year that began on or after March 20, 2007 may no longer apply any carry forward of the unused portion of this credit.

For information regarding the definitions, procedures and qualifications for this credit, contact the Indiana Economic Development Corporation, One North Capitol, Suite 700, Indianapolis, IN, 46204, visit their Web site at <u>www.in.gov/iedc</u> and get Income Tax Information Bulletin #94 at <u>www.in.gov/dor/reference/bulletins</u>

Small Employer Qualified Wellness Program Credit 843

A taxpayer who is a small employer is entitled to a tax credit equal to 50% of the costs incurred by the taxpayer during the taxable year for providing a qualified wellness program for the employer's employees during the taxable year. A small employer is defined as an employer that is actively engaged in business, and has at least two but not more than 100 eligible employees with a majority of them working in Indiana. The wellness program must be certified by the State Department of Health (DOH), and the certificate must be attached to the tax return before the credit can be approved. The credit can be carried forward but cannot be carried back or refunded. For more information contact the DOH at www.IN.gov/isdh

Also get Income Tax Information Bulletin #102 at: www.in.gov/dor/reference/bulletins

Venture Capital Investment Tax Credit 835

An entity that provides qualified investment capital to a qualified Indiana business may be eligible for this credit. Currently this credit is limited to investments that occur before Jan. 1, 2013. The carry forward provision is limited to five years.

Certification for this credit is to be obtained from the Indiana Economic Development Corporation Development Finance Office, VCI Credit Program, One North Capitol, Suite 700, Indianapolis, IN 46204, telephone number (317) 232-8827, or visit their Web site at <u>www.in.gov/iedc/</u>

A copy of the certificate and proof of that the investment capital was provided to the qualified business within two years after the certification of the investment plan must be submitted to the Department of Revenue when filing taxpayer's tax return.

Voluntary Remediation Tax Credit 836

A voluntary remediation state tax credit is available for qualified investments involving the redevelopment of a brownfield and environmental remediation. The Indiana Department of Environmental Management and the Indiana Housing and Community Development Authority must determine and certify that the costs incurred in a voluntary remediation are qualified investments.

Carryover of prior unused credit may be carried back only one year or carry forward up to five years. For more information, contact the Indiana Department of Environmental Management, Indiana Government Center North, Room N1101, Indianapolis, IN 46204, or visit their Web site at www.in.gov/idem

Reminders

- 1. Complete the S corporation's identifiation section.
- 2. List name of the Indiana county; place O.O.S. in the county box to indicate an out-of-state business operation.
- 3. S corporations filing on a fiscal year basis must enter their tax year beginning and ending dates.
- 4. Composite return must be filed on Schedule IT-20COMP.
- 5. Attach IT-20S Schedule E-Apportionment of Income, if applicable.
- 6. Attach copies of the first four pages of the U.S. Income Tax Return for an S Corporation, Form 1120S and Schedule M-3.
- 7. Use Form DB020W-NR (for an initial payment) or designated Form WH-1 to pay withholding tax on income distributions to nonresident shareholders.
- 8. If corporation's name is changed, check box at top of return. Attach to return copies of amended Articles of Incorporation filed with the Indiana Secretary of State.

Annual Public Hearing

In accordance with the Indiana Taxpayer Bill of Rights, the Indiana Department of Revenue will conduct an annual public hearing on Tuesday, June 13, 2008. Please come and share your ideas on how the Department can better administer Indiana tax laws. The hearing will be held from 9-11 a.m., in the Indiana Government Center South, Conference Center - Room 4, 402 W. Washington St., Indianapolis, Indiana. If you are unable to attend, please submit your concerns in writing to: Indiana Department of Revenue, Commissioner's Office, 100 N. Senate Ave., Indianapolis, IN 46204.

INtax – free online program to manage your Indiana business tax account

Reduce the burden of managing sales and withholding tax obligations by using INtax, Indiana's free online business tax filing program. INtax puts the business owner in control of their tax accounts.

INtax features include:

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- Schedule future payments.
- Check account balances instantly.
- Manage multiple businesses under one profile.
- **Review** transaction history and receipt confirmation.
- Establish multiple users and set access rights by user.
- **Correspond** directly and confidentially with the Department

To take advantage of this free service visit intax.in.gov

For Other Indiana Department of Revenue Forms:

Internet Address - <u>www.in.gov/dor/</u>

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

Tax Forms Order Line - (317) 615-2581

State Form 49100 (R5/8-06) Shareholders, Partners, or		ng Tax for							
Indiana Taxpayer Identification Number:		TAX F	PERIOD ENDING:						
TAXPAYER'S NAME AND ADDRESS:		Α.							
NAME	_		TOTAL AMOUNT OF PAYMENT						
STREET	_	В.							
CITY	-	Б.							
STATE ZIP CODE	_		TOTAL AMOUNT DUE						
ENTER YOUR FEDERAL IDENTIFICATION NUMBER:			DO NOT SEND CASH E CHECK OR MONEY ORDER IN U.S. FUNDS E TO THE: INDIANA DEPARTMENT OF REVENUE						
IS THIS A ONE TIME ANI DISTRIBUTION?			MAIL COMPLETED FORM TO:						
AUTHORIZED SIGNATURE x	_		INDIANA DEPARTMENT OF REVENUE P.O. BOX 6197						
DATE DAYTIME TELEPHONE NUMBE	R()		INDIANAPOLIS, IN 46206-6197						
DO NOT USE THIS FORM FOR REPORTING PAYROLL WITHHOLDING TAX.									

Use this form (if you have not established a separate nonresident withholding account) to remit Indiana state income tax withholding on annual income distributions to nonresident shareholders, nonresident partners or nonresident beneficiaries of trusts and estates. Also, include county income tax withholding for an Indiana tax-adopting county if on Jan. 1 of the tax year this was the nonresident's principal place of business or employment. If already registered as a nonresident withholding agent, use the designated Form WH-1 (Indiana Withholding Tax Voucher).

Payment is generally due within thirty (30) days following the end of the tax year, or quarter (if the liability for a quarterly period exceeds \$150). However, if an entity pays or credits amounts to its nonresident shareholders, partners or beneficiaries one time each year, the withholding payment is due on or before the fifteenth day of the third month after the end of the taxable year. **Caution:** This form will establish a separate nonresident withholding account followed by a letter requesting any additional information needed to complete the registration.

- Complete Form DB020W-NR by entering the assigned Indiana taxpayer identification number. Indicate the withholding liability reporting period by entering a sixdigit number corresponding to the ending month and year in the blocks provided.
- Enter full name and address in the space provided.
- Line A: Enter the withholding tax paid with this return for the tax period indicated. Do not include penalty and interest if paying late. The Department will calculate and bill for penalty and interest if payment is received after the due date.

- Line B: Enter the total withholding tax due for the ending tax period indicated. Do not include penalty or interest. If remittance is equal to the total amount due, the amount reported on A and B should be the same.
- Sign and date the form. List your daytime telephone number. Enter federal identification number for prompt processing of this form. Upon proper registration, the Department will mail an Indiana nonresident withholding return coupon(s) for the next tax year for use in filing the required monthly, quarterly or annual withholding returns.

Note: Form WH-3 (Annual Withholding Reconciliation and Transmittal Form) and state copies of Form WH18 (Indiana Miscellaneous Withholding Tax Statement) must be filed annually on or before the end of February. The Department may permit an entity paying or crediting amounts to its nonresidents only one time each year an extension of time to file Form WH-3, until March 15 following the close of the calendar year in which the taxable year ends. However, the payment of withholding tax on the one time annual distribution is required to have been remitted (and the withholding statement provided to the payee) 2 1/2 months after the end of the entity's taxable year.

An extension of time to file Form WH-3 may be requested if the information on the distributive share of income reportable on Form WH-18 is not available by the due date. However, an extension of time to file Form WH-3 does not extend the time to pay withholding tax due on Forms WH-1 or DB020W-NR.

If you have any questions regarding this form or the withholding tax, please call the Indiana Department of Revenue, Tax Administration (317) 233-4016 or by email at www.in.gov/dor/contact/email.html_