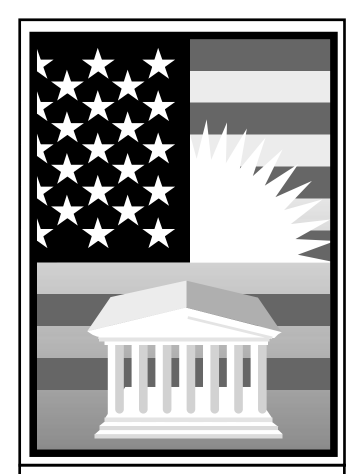


Department of the Treasury

Internal Revenue Service Publication 542 Cat. No. 150720

## Corporations

For use in preparing 1999 Returns



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## Introduction

This publication discusses the general tax laws that apply to ordinary domestic corporations. It explains the tax law in plain language so that it will be easier to understand. However, the information given does not cover every situation and is not intended to replace the law or change its meaning.

Some corporations may meet the qualifications for electing to be S corporations. For information on S corporations, see the instructions for Form 1120S, *U.S. Income Tax Return for an S Corporation*.

See the sample filled-in Forms 1120 and 1120–A near the end of this publication.

# Important Change for 1999

Photographs of missing children. The Internal Revenue Service is a proud partner with the National Center for Missing and Exploited Children. Photographs of missing children selected by the Center may appear in this publication on pages that would otherwise be blank. You can help bring these children home by looking at the photographs and calling 1–800–THE-LOST (1–800–843–5678) if you recognize a child.

#### **Useful Items**

You may want to see:

#### **Publication**

	526	Charitable Contributions
	535	Business Expenses
	538	Accounting Periods and Methods
	544	Sales and Other Dispositions of Assets
	925	Passive Activity and At-Risk Rules
Fo	rm (ar	nd Instructions)
	1096	Annual Summary and Transmittal of U.S. Information Returns
	1099-	<b>DIV</b> Dividends and Distributions
	1120	U.S. Corporation Income Tax Return
	1120-	A U.S. Corporation Short-Form Income Tax Return
	1120-	<b>W</b> (WORKSHEET) Estimated Tax for Corporations
	1120X	Amended U.S. Corporation Income Tax Return
	1138	Extension of Time for Payment of Taxes by a Corporation Expecting a Net Operating Loss Carryback
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	2220	Underpayment of Estimated Tax by Corporations
	3800	General Business Credit
	4466	Corporation Application for Quick Refund of Overpayment of Estimated Tax
	4562	Depreciation and Amortization
	4626	Alternative Minimum Tax—Corporations
	5452	Corporate Report of Nondividend Distributions
	7004	Application for Automatic

Extension of Time To File

See How To Get More Information near

the end of this publication for information

□ 8109 Federal Tax Deposit Coupon

☐ 8832 Entity Classification Election

☐ 8582-CR Passive Activity Credit

Limitations

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Corporation Income Tax Return

# Business Taxed as a Corporation

The rules you must use to determine whether a business is taxed as a corporation changed for businesses formed after 1996.

**Business formed before 1997.** A business formed before 1997 and taxed as a corporation under the old rules will generally continue to be taxed as a corporation.

**Business formed after 1996.** The following businesses formed after 1996 are taxed as corporations.

- A business formed under a federal or state law that refers to it as a corporation, body corporate, or body politic.
- A business formed under a state law that refers to it as a joint-stock company or joint-stock association.
- 3) An insurance company.
- 4) Certain banks.
- A business wholly owned by a state or local government.
- A business specifically required to be taxed as a corporation by the Internal Revenue Code (for example, certain publicly traded partnerships).
- 7) Certain foreign businesses.
- Any other business that elects to be taxed as a corporation by filing Form 8832.

For more information, see the instructions for **Form 8832.** 

# Nontaxable Exchange of Property for Stock

If you transfer property (or money and property) to a corporation in exchange for stock in that corporation (other than nonqualified preferred stock, described later), and immediately afterwards you are in control of the corporation, the exchange is usually not taxable. This rule applies both to individuals and to groups who transfer property to a corporation. It also applies whether the corporation is being formed or is already operating. It does not apply in the following situations.

- The corporation is an investment company.
- You transfer the property in a bankruptcy or similar proceeding in exchange for stock used to pay creditors.
- The stock is received in exchange for the corporation's debt (other than a security) or for interest on the corporation's debt (including a security) that accrued while you held the debt.



Both the corporation and any person involved in a nontaxable exchange of property for stock must attach to their

income tax returns a complete statement of all facts pertinent to the exchange. For more information, see section 1.351–3 of the regulations. Control of a corporation. For this purpose, to be in control of a corporation, you or your group of transferors must own, immediately after the exchange, at least 80% of the total combined voting power of all classes of stock entitled to vote and at least 80% of the outstanding shares of each class of nonvoting stock of the corporation.

**Example 1.** You and Bill Jones buy property for \$100,000. You both organize a corporation when the property has a fair market value of \$300,000. You transfer the property to the corporation for all its authorized capital stock, which has a par value of \$300,000. No gain is included in income by you, Bill, or the corporation.

**Example 2.** You and Bill transfer the property with a basis of \$100,000 to a corporation in exchange for stock with a fair market value of \$300,000. This represents only 75% of each class of stock of the corporation. The other 25% was already issued to someone else. You and Bill recognize a taxable gain of \$200,000 on the transaction.

**Services rendered.** The term *property* does not include services rendered or to be rendered to the issuing corporation. The value of stock received for services is income to the recipient.

**Example.** You transfer property worth \$35,000 and render services valued at \$3,000 to a corporation in exchange for stock valued at \$38,000. Right after the exchange you own 85% of the outstanding stock. No gain is included in income on the exchange of property. However, you recognize ordinary income of \$3,000 as payment for services you rendered to the corporation.

Property of relatively small value. The term *property* does not include property of a relatively small value when it is compared to the value of stock and securities already owned or to be received for services by the transferor if the main purpose of the transfer is to qualify for the nonrecognition of gain or loss by other transferors.

Property transferred will not be considered to be of relatively small value if its fair market value is at least 10% of the fair market value of the stock and securities already owned or to be received for services by the transferor.

Stock received in disproportion to property transferred. If a group of transferors exchange property for corporate stock, each transferor does not have to receive stock in proportion to his or her interest in the property transferred. If a disproportionate transfer takes place, it will be treated for tax purposes in accordance with its true nature. It may be treated as if the stock were first received in proportion and then some of it used to make gifts, pay compensation for services, or satisfy the transferor's obligations.

Money or other property received. If, in an otherwise nontaxable exchange of property for corporate stock, you also receive money or property other than stock, you may have a taxable gain. You are taxed only up to the amount of money plus the fair market value of the other property you receive. The rules for figuring the taxable gain in this situation generally follow those for a partially nontaxable exchange discussed in Publication 544 under *Like-Kind Exchanges*. If the property

you give up includes depreciable property, the taxable gain may have to be reported as ordinary income because of depreciation. See chapter 3 of Publication 544. No loss is recognized.

**Nonqualified preferred stock.** Nonqualified preferred stock is treated as property other than stock. Generally, it is preferred stock with any of the following features.

- The holder has the right to require the issuer or a related person to redeem or buy the stock.
- The issuer or a related person is required to redeem or buy the stock.
- The issuer or a related person has the right to redeem the stock and, on the issue date, it is more likely than not that the right will be exercised.
- The dividend rate on the stock varies with reference to interest rates, commodity prices, or similar indices.

For a detailed definition of nonqualified preferred stock, see section 351(g)(2) of the Internal Revenue Code.

**Liabilities.** If the corporation assumes your liabilities the exchange is not generally treated as if you received money or other property. There are two exceptions to this treatment.

- If the liabilities the corporation assumes are more than your adjusted basis in the property you transfer, gain is recognized up to the amount of the difference. However, if the liabilities assumed give rise to a deduction when paid, such as a trade account payable or interest, no gain is recognized.
- If there is no good business reason for the corporation to assume your liabilities, or if your main purpose in the exchange is to avoid federal income tax, the assumption is treated as if you received money in the amount of the liabilities.

For more information on the assumption of liabilities, see section 357(d) of the Internal Revenue Code.

**Example.** You transfer property to a corporation for stock. Immediately after the transfer you are in control of the corporation. You also receive \$10,000 in the exchange. Your adjusted basis in the transferred property is \$20,000. The stock you receive has a fair market value of \$16,000. The corporation also assumes a \$5,000 mortgage on the property for which you are personally liable. Gain is realized as follows.

Fair market value of stock received	\$16,000
Cash received	10,000
Liability assumed by corporation	5,000
Total received	\$31,000
Minus: Adjusted basis of	
property transferred	20,000
Realized gain	\$11.000

The liability assumed is not treated as money or other property. The recognized gain is limited to \$10,000, the amount of cash received.

Loss on exchange. If you have a loss from an exchange and own, directly or indirectly, more than 50% of the corporation's stock, you cannot deduct the loss. This is true even if you do not control the corporation (own less than 80% of its stock). For more information, see *Sales and Exchanges Between Related Persons* and its discussion, *Nondeductible Loss*, in chapter 2 of Publication 544.

Basis of stock or other property received. The basis of the stock you receive is generally the adjusted basis of the property you transfer. Increase this amount by any amount that was treated as a dividend, plus any gain recognized on the exchange. Decrease this amount by any cash you received, the fair market value of any other property you received, and any loss recognized on the exchange. Also decrease this amount by the amount of any liability the corporation assumed from you, unless payment of the liability gives rise to a deduction when paid.

The basis of any other property you receive is its fair market value on the date of the trade

Basis of property transferred. A corporation that receives property from you in exchange for its stock generally has the same basis you had in the property increased by any gain you recognized on the exchange. However, the increase for the gain recognized may be limited. For more information, see section 362 of the Internal Revenue Code.

## **Capital Contributions**

This section explains the tax treatment of contributions from shareholders and non-shareholders.

**Paid-in capital.** Contributions to the capital of a corporation, whether or not by shareholders, are paid-in capital. These contributions are not taxable to the corporation.

However, contributions to a corporation in aid of construction or any other contribution as a customer or potential customer is taxable to the corporation.

**Basis.** The basis of property contributed to capital by a shareholder is the same as the basis the shareholder had in the property increased by any gain recognized on the exchange.

The basis of property contributed to capital by a person other than a shareholder is zero.

If a corporation receives a cash contribution from a person other than a shareholder, reduce the basis of property acquired with the money during the 12-month period beginning on the day it received the contribution by the amount of the contribution. If the amount contributed is more than the cost of the property acquired, then reduce, but not below zero, the basis of the other properties held by the corporation on the last day of the 12-month period in the following order.

- Depreciable property.
- 2) Amortizable property.
- Property subject to cost depletion but not to percentage depletion.
- 4) All other remaining properties.

Reduce the basis of property in each category to zero before going to the next category.

There may be more than one piece of property in each category. Base the reduction of the basis of each property on the

ratio of the basis of each piece of property to the total bases of all property in that category. If the corporation wishes to make this adjustment in some other way, it must get IRS consent. The corporation files a request for consent with its income tax return for the tax year in which it receives the contribution.

# Paying and Filing Income Taxes

The federal income tax is a pay-as-you-go tax. A corporation generally must make estimated tax payments as it earns or receives income during its tax year. After the end of the year, the corporation must file an income tax return. This section will help you determine when and how to pay and file corporate income taxes.

#### **Estimated Tax**

Generally, a corporation must make installment payments of estimated tax if it expects its estimated tax (income tax minus credits) to be \$500 or more. If the corporation does not pay the installments when they are due, it may be subject to an underpayment penalty. This section will explain how to avoid this penalty.

When to pay estimated tax. Installment payments of estimated tax are due by the 15th day of the 4th, 6th, 9th, and 12th months of the corporation's tax year.

**Example 1.** Your corporation's tax year ends December 31. Installment payments of estimated tax are due on April 15, June 15, September 15, and December 15.

**Example 2.** Your corporation's tax year ends June 30. Installment payments of estimated tax are due on October 15, December 15, March 15, and June 15.

If any due date falls on a Saturday, Sunday, or legal holiday, the installment is due on the next regular business day.

How to figure each required installment. Use Form 1120—W as a worksheet to figure each required installment of estimated tax. You will generally use one of the following two methods to figure each required installment. You should use the method that requires the smallest installment payments.

**Note:** In these discussions, "return" generally refers to the corporation's original return. However, an amended return is considered the original return if the amended return is filed by the due date (including extensions) of the original return.

**Method 1.** Each required installment is 25% of the income tax the corporation will show on its return for the current year.

**Method 2.** Each required installment is 25% of the income tax shown on the corporation's return for the previous year.

To use Method 2:

- The corporation must have filed a return for the previous year,
- The return must have been for a full 12 months, and
- The return must have shown a positive tax liability (not zero).

Also, if the corporation is a large corporation, it can use Method 2 to figure only the first installment.

A large corporation is one with at least \$1 million of modified taxable income in any of the last 3 years. Modified taxable income is taxable income figured without net operating loss or capital loss carrybacks or carryovers.

Other methods. If a corporation's income is expected to vary during the year because, for example, its business is seasonal, it may be able to lower the amount of one or more required installments by using one or both of the following methods.

- 1) The annualized income installment method.
- The adjusted seasonal installment method.

Use Schedule A of Form 1120-W to see if using one or both of these methods will lower the amount of one or more required install-

Refiguring required installments. If after the corporation figures and deposits estimated tax it finds that its tax liability for the year will be much more or less than originally estimated, it may have to refigure its required installments. If earlier installments were underpaid, the corporation may owe an underpayment penalty.

An immediate catchup payment should be made to reduce the amount of any penalty resulting from the underpayment of any earlier installments, whether caused by a change in an estimate, not making a deposit, or a mistake.

Underpayment penalty. If the corporation does not pay a required installment of estimated tax by its due date, it may be subject to a penalty. The penalty is figured separately for each installment due date. The corporation may owe a penalty for an earlier due date, even if it paid enough tax later to make up the underpayment. This is true even if the corporation is due a refund when its return is filed.

Form 2220. Use Form 2220 to determine if a corporation is subject to the penalty for underpayment of estimated tax and, if so, the amount of the penalty.

If the corporation is charged a penalty, the amount of the penalty depends on the following three factors.

- 1) The amount of the underpayment.
- The period during which the underpayment was due and unpaid.
- An interest rate for underpayments that is published quarterly by the IRS in the Internal Revenue Bulletin.

A corporation generally does not have to file Form 2220 with its income tax return because the IRS will figure any penalty and bill the corporation. However, even if the corporation does not owe a penalty, complete and attach the form to the corporation's tax return if any of the following apply.

- The annualized income installment method was used to figure any required installment.
- 2) The adjusted seasonal installment method was used to figure any required installment.

3) The corporation is a large corporation and Method 2 was used to figure its first required installment.

How to pay estimated tax. Unless you volunteer or are required to make electronic deposits, you should mail or deliver your payment with a completed Form 8109 to an authorized financial institution or to the Federal Reserve Bank for your area. For more information, see the instructions for Form 1120-W

Electronic deposits. Use the Electronic Federal Tax Payment System (EFTPS) to make electronic deposits of tax. A corporation is required to use EFTPS for all tax deposits due after 1999, if the corporation's total deposits of employment, excise, and corporate income taxes were more than \$200,000 in 1998. If you are required to use EFTPS and do not do so, you may be subject to a penalty. If you are not required to use EFTPS, you may volunteer to do so.



To enroll in EFTPS, call 1-800-945-8400 or 1-800-555-4477. For general information about EFTPS, call 1-800-829-1040.

Quick refund of overpayments. A corporation that has overpaid its estimated tax for the tax year may be able to apply for a quick refund of the overpayment.

Form 4466. Use Form 4466 to apply for quick refund of an overpayment of estimated tax. A corporation can apply for a quick refund if the overpayment is:

- · At least 10% of its expected tax liability, and
- At least \$500.

Use Form 4466 to figure the corporation's expected tax liability and the overpayment of estimated tax.

File Form 4466 before the 16th day of the 3rd month after the end of the tax year, but before the corporation files its income tax return. An extension of time to file the corporation's income tax return will not extend the time for filing Form 4466. The IRS will act on the form within 45 days from the date you file

### **Income Tax Returns**

This section will help you determine when and how to report a corporation's income tax.

Who must file. Unless exempt under section 501 of the Internal Revenue Code, all domestic corporations (including corporations in bankruptcy) must file an income tax return whether or not they have taxable income.

What form to file. A corporation must generally file Form 1120 to report its income, gains, losses, deductions, credits, and to figure its income tax liability. However, a corporation may file Form 1120-A if its gross receipts, total income, and total assets are each under \$500,000 and it meets certain other requirements. Also, certain organizations must file special returns. For more information, see the instructions for Forms 1120 and 1120-A.

When to file. Generally, a corporation must file its income tax return by the 15th day of the 3rd month after the end of its tax year. A new corporation filing a short-period return must generally file by the 15th day of the 3rd month after the short period ends. A corporation that has dissolved must generally file by the 15th day of the 3rd month after the date it dissolved.

**Example 1.** A corporation's tax year ends December 31. It must file its income tax return by March 15th.

Example 2. A corporation's tax year ends June 30. It must file its income tax return by September 15th.

If the due date falls on a Saturday, Sunday, or legal holiday, the corporation may file on the next business day.

Extension of time to file. File Form 7004 to request a 6-month extension of time to file a corporation income tax return. The IRS will grant the extension if you complete the form properly, file it, and pay any balance due by the due date for the return for which the extension applies.

Form 7004 does not extend the time for paying the tax due on the return. Interest will be charged on any part of the final tax due not shown as a balance due on Form 7004. The interest is figured from the original due date of the return to the date of payment.

For more information, see the instructions for Form 7004.

Penalty for late filing of return. A corporation that does not file its tax return by the due date, including extensions, may be penalized 5% of the unpaid tax for each month or part of a month the return is late, up to a maximum of 25% of the unpaid tax. If the corporation is charged a penalty for late payment of tax (discussed next) for the same period of time, this penalty is reduced by the amount of that penalty. The minimum penalty for a return that is over 60 days late is the smaller of the tax due or \$100. The penalty will not be imposed if the corporation can show that the failure to file on time was due to a reasonable cause. Corporations that file late must attach a statement explaining the reasonable cause.

Penalty for late payment of tax. A corporation that does not pay the tax when due may be penalized ½ of 1% of the unpaid tax for each month or part of a month the tax is not paid, up to a maximum of 25% of the unpaid tax. The penalty will not be imposed if the corporation can show that the failure to pay on time was due to a reasonable cause. However, this penalty does not apply to late payments of required installments of estimated tax.

Trust fund recovery penalty. If income, social security, and Medicare taxes that a corporation must withhold from employee wages are not withheld or are not deposited or paid to the United States Treasury, the trust fund recovery penalty may apply. The penalty is the full amount of the unpaid trust fund tax. This penalty may apply to you if these unpaid taxes cannot be immediately collected from the business.

The trust fund recovery penalty may be imposed on all persons who are determined by the IRS to be responsible for collecting, accounting for, and paying over these taxes, and who acted willfully in not doing so.

A responsible person can be an officer or employee of a corporation, an accountant, or a volunteer director/trustee. A responsible person also may include one who signs checks for the corporation or otherwise has authority to cause the spending of business funds

Willfully means voluntarily, consciously, and intentionally. A responsible person acts willfully if the person knows the required actions are not taking place.

For more information on withholding and paying these taxes, see Publication 15, Circular E, Employer's Tax Guide.

Amended return. Use Form 1120X to correct any error in a Form 1120 or Form 1120-A as originally filed, or as later adjusted by an amended return, a claim for refund, or an examination.

## Income and **Deductions**

Rules on income and deductions that apply to individuals also apply, for the most part, to corporations. However, some of the following special provisions apply only to corporations.

#### **Below-Market Loans**

A below-market loan is a loan on which no interest is charged or on which interest is charged at a rate below the applicable federal rate. A below-market loan generally is treated as an arm's-length transaction in which the borrower is treated as having received:

- · A loan in exchange for a note that requires payment of interest at the applicable federal rate, and
- An additional payment.

Treat the additional payment as a gift, dividend, contribution to capital, payment of compensation, or other payment, depending on the substance of the transaction.

See Below-Market Loans in chapter 8 of Publication 535 for more information.

### Capital Losses

A corporation can deduct capital losses only up to the amount of its capital gains. In other words, if a corporation has an excess capital loss, it cannot deduct the loss in the current tax year. It carries the loss to other tax years and deducts it from capital gains that occur in those years.

First, carry a net capital loss back 3 years. Deduct it from any total net capital gain that occurred in that year. If you do not deduct the full loss, carry it forward 1 year (2 years back) and then 1 more year (1 year back). If any loss remains, carry it over to future tax years, 1 year at a time, for up to 5 years. When you carry a net capital loss to another tax year. treat it as a short-term loss. It does not retain its original identity as long term or short term.

Example. In 1999, a calendar year corporation has a net short-term capital gain of \$3,000 and a net long-term capital loss of \$9,000. The short-term gain offsets some of the long-term loss, leaving a net capital loss of \$6,000. It treats this \$6,000 as a short-term loss when carried back or forward.

The corporation carries the \$6,000 shortterm loss back 3 years to 1996. In 1996, the corporation had a net short-term capital gain of \$8,000 and a net long-term capital gain of \$5,000. It subtracts the \$6,000 short-term loss

from 1999 first from the net short-term gain. This results in a net capital gain for 1996 of \$7,000. This consists of a net short-term capital gain of \$2,000 (\$8,000 - \$6,000) and a net long-term capital gain of \$5,000.

S corporation status. A corporation may not carry a capital loss from, or to, a year for which it is an S corporation.

Rules for carryover and carryback. When carrying a capital loss from one year to another, the following rules apply.

- · When figuring this year's net capital loss, you cannot use any capital loss carried from another year. In other words, you may carry capital losses only to years that would otherwise have a total net capital
- If you carry capital losses from 2 or more years to the same year, deduct the loss from the earliest year first. When you fully deduct that loss, deduct the loss from the next earliest year, and so on.
- · You cannot use a capital loss carried from another year to produce or increase a net operating loss in the year to which you carry it.

Refunds. When you carry back a capital loss to an earlier tax year, refigure your tax for that year. If your corrected tax is less than you originally owed, you may apply for a refund. File Form 1120X.

### **Charitable Contributions**

A corporation can claim a limited deduction for any charitable contributions made in cash or other property. The contribution is deductible if made to or for the use of a qualified organization. For more information on qualified organizations, see Publication 526.

You cannot take a deduction if any of the net earnings of an organization receiving contributions benefit any private shareholder or individual.

Publication 78. You can ask any organization whether it is a qualified organization, and most will be able to tell you. Or you can check IRS Publication 78, Cumulative List of Organizations, which lists most qualified organizations. You may find Publication 78 in your local library's reference section. If not, you can call the IRS tax help telephone number shown for your area in your tax package to find out if an organization is qualified.

You can find an electronic version of Publication 78 on the IRS Home Page www.irs.gov/prod/bus\_info/eo/ eosearch.html.

Cash method corporation. A corporation

using the cash method of accounting can deduct contributions only in the tax year paid.

Accrual method corporation. A corporation using an accrual method of accounting can choose to deduct unpaid contributions for the tax year the board of directors authorizes them if it pays them within 21/2 months after the close of that tax year. Make the choice by reporting the contribution on the corporation's return for the tax year. A copy of the resolution authorizing the contribution and a declaration stating that the board of directors adopted the resolution during the tax year must accompany the return. An officer au-

thorized to sign the return must sign the declaration under penalties of perjury.

Limit. A corporation cannot deduct as charitable contributions for a tax year more than 10% of its taxable income. Figure taxable income for this purpose without the following.

- The deduction for contributions.
- The deduction for dividends received.
- · Any net operating loss carryback to the tax year.
- Any capital loss carryback to the tax year.

Carryover of excess contributions. You can carry over (with certain limits) any charitable contributions made during the year that are more than the 10% limit to each of the following 5 years. You lose any excess not used within that period. For example, if a corporation has a carryover of excess contributions paid in 1998 and it does not use all the excess on its return for 1999, it can carry the rest over to 2000, 2001, 2002, and 2003. Do not deduct a carryover of excess contributions in the carryover year until after you deduct contributions made in that year (subject to the 10% limit). You cannot deduct a carryover of excess contributions to the extent it increases a net operating loss carryover to a succeeding tax year.

More information. For more information on the charitable contributions deduction, see the instructions for Forms 1120 and 1120-A.

## Corporate Preference Items

A corporation must make special adjustments to certain items before it takes them into account in determining its taxable income. These items are known as corporate preference items. Corporate preference items include the following.

- · Gain on the disposition of section 1250 property. For more information, see Section 1250 Property under Depreciation Recapture in chapter 3 of Publication 544.
- · Percentage depletion for iron ore and coal (including lignite). For more information, see Mines and Geothermal Deposits under Mineral Property in chapter , 13 of Publication 535.
- · Amortization of pollution control facilities. For more information, see Pollution Control Facilities in chapter 12 of Publication 535 and section 291(a)(5) of the Internal Revenue Code.
- · Mineral exploration and development costs. For more information, see Exploration Costs and Development Costs in chapter 11 of Publication 535.

For more information on corporate preference items, see section 291 of the Internal Revenue Code.

## **Dividends-Received** Deduction

A corporation can deduct a percentage of certain dividends received during its tax year. This section discusses the general rules that apply to this deduction. For more information, see the instructions for Forms 1120 and 1120-A.

**Dividends from domestic corporations.** A corporation can deduct, with certain limits, 70% of the dividends received if the corporation receiving the dividend owns less than 20% of the distributing corporation.

20%-or-more owners allowed 80% deduction. A corporation can deduct, with certain limits, 80% of the dividends received or accrued if it owns 20% or more of the paying domestic corporation. The paying corporation is a 20%-owned corporation.

**Ownership.** Determine ownership, for these rules, by the amount of voting power and value of the paying corporation's stock (other than certain preferred stock) the receiving corporation owns.

**Small business investment companies.** Small business investment companies can deduct 100% of the dividends received from a taxable domestic corporation.

Dividends from regulated investment companies. Regulated investment company dividends received are subject to certain limits. Capital gain dividends do not qualify for the deduction. For more information, see section 854 of the Internal Revenue Code.

No deduction allowed for certain dividends. Corporations cannot take a deduction for dividends received from the following entities.

- 1) A real estate investment trust.
- A corporation exempt from tax either for the tax year of the distribution or the preceding tax year.
- A corporation whose stock was held less than 46 days during the 90-day period beginning 45 days before the stock became ex-dividend with respect to the dividend.
- 4) A corporation whose preferred stock was held less than 91 days during the 180-day period beginning 90 days before the stock became ex-dividend with respect to the dividend if the dividends received on it are for a period or periods totaling more than 366 days.
- Any corporation, if your corporation is under an obligation (pursuant to a short sale or otherwise) to make related payments for substantially similar or related property.

**Dividends on deposits.** So-called dividends on deposits or withdrawable accounts in domestic building and loan associations, mutual savings banks, cooperative banks, and similar organizations are interest. They do not qualify for this deduction.

**Limit on deduction for dividends.** The total deduction for dividends received or accrued is generally limited (in the following order) to:

- 80% of the difference between taxable income and the 100% deduction allowed for dividends received from affiliated corporations, or by a small business investment company, for dividends received or accrued from 20%-owned corporations, and
- 70% of the difference between taxable income and the 100% deduction allowed for dividends received from affiliated corporations, or by a small business in-

vestment company, for dividends received or accrued from

less-than-20%-owned corporations (reducing taxable income by the total dividends received from 20%-owned corporations).

Figuring the limit. In figuring the limit, determine taxable income without the following items.

- 1) The net operating loss deduction.
- 2) The deduction for dividends received.
- Any adjustment due to the part of an extraordinary dividend that is not taxable (see Extraordinary Dividends, later).
- 4) The deduction for contributions to a Capital Construction Fund (CCF).
- 5) Any capital loss carryback to the tax year.

Effect of net operating loss. If a corporation has a net operating loss for a tax year, the limit of 80% (or 70%) of taxable income does not apply. To determine whether a corporation has a net operating loss, figure the dividends-received deduction without the 80% (or 70%) of taxable income limit.

**Example 1.** A corporation loses \$25,000 from operations. It receives \$100,000 in dividends from a 20%-owned corporation. Its taxable income is \$75,000 before the deduction for dividends received. If it claims the full dividends-received deduction of \$80,000 (\$100,000  $\times$  80%) and combines it with the operations loss of \$25,000, it will have a net operating loss of \$5,000. The 80% of taxable income limit does not apply. The corporation can deduct \$80,000.

**Example 2.** Assume the same facts as in Example 1, except that the corporation loses \$15,000 from operations. Its taxable income is \$85,000 before the deduction for dividends received. However, after claiming the dividends-received deduction of \$80,000 (\$100,000  $\times$  80%), its taxable income is \$5,000. But because the corporation will not have a net operating loss after a full dividends-received deduction, its allowable dividends-received deduction is limited to 80% of its taxable income, or \$68,000 (\$85,000  $\times$  80%).

### **Extraordinary Dividends**

If a corporation receives an extraordinary dividend on stock held 2 years or less before the dividend announcement date, it generally must reduce its basis in the stock by the nontaxed part of the dividend. The nontaxed part is any dividends-received deduction allowable for the dividends.

**Extraordinary dividend.** An extraordinary dividend is any dividend on stock that equals or exceeds a certain percentage of the corporation's adjusted basis in the stock. The percentages are:

- 5% for stock preferred as to dividends, or
- 2) 10% for other stock.

Treat all dividends received that have exdividend dates within an 85-consecutive-day period as one dividend. Treat all dividends received that have ex-dividend dates within a 365-consecutive-day period as extraordinary dividends if the total of the dividends exceeds 20% of the corporation's adjusted basis in the stock.

**Disqualified preferred stock.** Any dividend on disqualified preferred stock is treated as an extraordinary dividend regardless of the period the corporation held the stock.

Disqualified preferred stock is any stock preferred as to dividends if any of the following apply.

- The stock when issued has a dividend rate that declines (or can reasonably be expected to decline) in the future.
- The issue price of the stock exceeds its liquidation rights or stated redemption price.
- 3) The stock is otherwise structured to avoid the rules for extraordinary dividends and to enable corporate shareholders to reduce tax through a combination of dividends-received deductions and loss on the disposition of the stock.

These rules apply to stock issued after July 10, 1989, unless it was issued under a written binding contract in effect on that date and thereafter before the issuance of the stock.

**More information.** For more information on extraordinary dividends, see section 1059 of the Internal Revenue Code.

### **Going Into Business**

When you go into business, treat all costs you incur to get your business started as capital expenses. Capital expenses are part of your basis in the business. Generally, you recover costs for particular assets through depreciation deductions. However, you generally cannot recover other costs until you sell the business or otherwise go out of business. See Capital Expenses in chapter 1 of Publication 535 for a discussion of how to treat these costs if you do not go into business.

You can choose to amortize certain costs for setting up your business. The cost must qualify as one of the following.

- 1) A business start-up cost.
- 2) An organizational cost.

Business start-up costs. Start-up costs are costs for creating an active trade or business or investigating the creation or acquisition of an active trade or business. Start-up costs include any amounts paid or incurred in connection with any activity engaged in for profit and for the production of income before the trade or business begins, in anticipation of the activity becoming an active trade or business.

A start-up cost is amortizable if it meets both of the following tests.

- It is a cost you could deduct if you paid or incurred it to operate an existing active trade or business (in the same field).
- 2) It is a cost you pay or incur before the day your active trade or business begins.

Start-up costs can *include* costs for the following items.

- A survey of potential markets.
- An analysis of available facilities, labor, supplies, etc.

- Advertisements for the opening of the business
- Salaries and wages for employees who are being trained, and their instructors.
- Travel and other necessary costs for securing prospective distributors, suppliers, or customers.
- Salaries and fees for executives and consultants, or for other professional services.

Start-up costs *do not include* deductible interest, taxes, or research and experimental costs

Purchasing an active trade or business. Amortizable start-up costs for purchasing an active trade or business include only costs incurred in the course of a general search for or preliminary investigation of the business. Investigative costs are the costs that help you decide whether to purchase the business and which business to purchase. Costs you incur in the attempt to purchase a specific business are capital expenses and you cannot amortize them.

**Disposition of business.** If you completely dispose of your business before the end of the amortization period, you can deduct any remaining deferred start-up costs. However, you can only deduct these deferred start-up costs to the extent they qualify as a loss from a business.

**Organizational costs.** The costs of organizing a corporation are the direct costs of creating the corporation.

**Qualifying costs.** You can amortize an organizational cost only if it meets all of the following tests.

- 1) It is for the creation of the corporation.
- 2) It is chargeable to a capital account.
- You could amortize the cost over the life of the corporation, if the corporation had a fixed life.

You must have incurred the cost before the end of the first tax year in which the corporation was in business. A corporation using the cash method of accounting can amortize organizational costs incurred within the first tax year, even if it does not pay them in that year.

The following are examples of organizational costs.

- Costs of temporary directors.
- The cost of organizational meetings.
- · State incorporation fees.
- Accounting services for setting up the corporation.
- The cost of legal services (such as drafting the charter, bylaws, terms of the original stock certificates, and minutes of organizational meetings).

**Costs you cannot amortize.** The following costs are not organizational costs. You must capitalize them.

- Costs for issuing and selling stock or securities, such as commissions, professional fees, and printing costs.
- Costs associated with the transfer of assets to the corporation.

How to amortize. You deduct start-up and organizational costs in equal amounts over a period of 60 months or more. You can choose a period for start-up costs that is different from the period you choose for organizational costs, as long as both are 60 months or more. Once you choose an amortization period, you cannot change it.

To figure your deduction, divide your total start-up or organizational costs by the months in the amortization period. The result is the amount you can deduct each month.

When to begin amortization. The amortization period starts with the month you begin business operations.

How to make the choice. To choose to amortize start-up or organizational costs, you must attach Form 4562 and an accompanying statement to your return for the first tax year you are in business. If you have both start-up and organizational costs, attach a separate statement to your return for each type of costs. Generally, you must file the return by the due date (including any extensions). However, if you timely filed your return for the year without making the choice, you can still make the choice by filing an amended return within six months of the due date of the return (excluding extensions). Attach Form 4562 and the statement to the amended return and write "Filed pursuant to section 301.9100-2" on Form 4562. File the amended return at the same address you filed the original return.

**Start-up costs.** If you choose to amortize your start-up costs, complete Part VI of Form 4562 and prepare a separate statement that contains the following information.

- A description of the business to which the start-up costs relate.
- A description of each start-up cost incurred.
- The month your active business began (or the month you acquired the business).
- The number of months in your amortization period (not less than 60).

You can choose to amortize your start-up costs by filing the statement with a return for any taxable year that is before the year your active business begins. If you file the statement early, the choice becomes effective in the month of the tax year your active business begins.

You can file a revised statement to include any start-up costs not included in your original statement. However, you cannot include on the revised statement any cost that you previously treated on your return as a cost other than a start-up cost. You can file the revised statement with a return filed after the return on which you choose to amortize your start-up costs.

**Organizational costs.** If you choose to amortize your organizational costs, complete Part VI of Form 4562 and prepare a separate statement that contains the following information.

- · A description of each cost.
- · The amount of each cost.
- The date each cost was incurred.
- The month your active business began (or the month you acquired the business).
- The number of months in your amortization period (not less than 60).

**Shareholder costs.** Only your corporation can choose to amortize its start-up or organizational costs. A shareholder cannot make this choice. You, as a shareholder, cannot amortize any costs you incur in setting up your corporation. The corporation can amortize these costs.

#### **Related Persons**

A corporation that uses an accrual method of accounting cannot deduct business expenses and interest owed to a related person who uses the cash method of accounting until the corporation makes the payment and the corresponding amount is includible in the related person's gross income. Determine the relationship, for this rule, as of the end of the tax year for which the expense or interest would otherwise be deductible. If a deduction is denied under this rule, the rule will continue to apply even if the corporation's relationship with the person ends before the expense or interest is includible in the gross income of that person. These rules also deny the deduction of losses on the sale or exchange of property between related persons.

**Related persons.** For purposes of this rule, the following persons are related to a corporation.

- Another corporation that is a member of the same controlled group as defined in section 267(f).
- An individual who owns, directly or indirectly, more than 50% of the value of the outstanding stock of the corporation.
- A trust fiduciary when the trust or the grantor of the trust owns, directly or indirectly, more than 50% in value of the outstanding stock of the corporation.
- An S corporation if the same persons own more than 50% in value of the outstanding stock of each corporation.
- 5) A partnership if the same persons own more than 50% in value of the outstanding stock of the corporation and more than 50% of the capital or profits interest in the partnership.
- 6) Any employee-owner if the corporation is a personal service corporation (defined later), regardless of the amount of stock owned by the employee-owner.

**Ownership of stock.** To determine whether an individual directly or indirectly owns any of the outstanding stock of a corporation, the following rules apply.

- Stock owned, directly or indirectly, by or for a corporation, partnership, estate, or trust is treated as being owned proportionately by or for its shareholders, partners, or beneficiaries.
- An individual is treated as owning the stock owned, directly or indirectly, by or for his or her family. Family includes only brothers and sisters (including half brothers and half sisters), a spouse, ancestors, and lineal descendants.
- Any individual owning (other than by applying rule (2)) any stock in a corporation is treated as owning the stock owned directly or indirectly by that individual's partner.
- To apply rule (1), (2), or (3), stock constructively owned by a person under rule

(1) is treated as actually owned by that person. But stock constructively owned by an individual under rule (2) or (3) is not treated as actually owned by the individual for applying either rule (2) or (3) to make another person the constructive owner of that stock.

**Personal service corporation.** For this purpose, a corporation is a personal service corporation if it meets all of the following requirements.

- 1) It is not an S corporation.
- Its principal activity is performing personal services. Personal services are those in the fields of accounting, actuarial science, architecture, consulting, engineering, health (including veterinary services), law, and performing arts
- 3) Its employee-owners substantially perform the services in (2).
- Its employee-owners own more than 10% of the fair market value of its outstanding stock.

Reallocation of income and deductions. Where it is necessary to clearly show income or prevent tax evasion, the IRS can reallocate gross income, deductions, credits, or allowances between two or more organizations, trades, or businesses owned or controlled directly or indirectly by the same interests.

Complete liquidations. The disallowance of losses from the sale or exchange of property between related persons does not apply to liquidating distributions. It does not apply to any loss of either the distributing corporation or a distribute for a distribution in complete liquidation.

**More information.** For more information about the related persons rules, see Publication 538 and Publication 544.

## **U.S. Real Property Interest**

If a domestic corporation acquires a U.S. real property interest from a foreign person or firm, the corporation may have to withhold tax on the amount it pays for the property. amount paid includes cash, the fair market value of other property, and any assumed liability. If a domestic corporation distributes a U.S. real property interest to a foreign person or firm, it may have to withhold tax on the fair market value of the property. A corporation that fails to withhold may be liable for the tax, and any penalties and interest that apply. For more information, see U.S. Real Property Interest in Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Corporations.

# Figuring Taxable Income

You can figure a corporation's taxable income by subtracting its allowable deductions from its income on page 1 of Form 1120 or 1120–A. This section discusses some special rules that may apply to the following corporations.

- Any corporation whose deductions for the year are more than its income.
- · A closely held corporation.
- A personal service corporation.

### **Net Operating Losses**

A corporation generally figures and deducts a net operating loss (NOL) the same way an individual, estate, or trust does. The same carryback and carryforward periods apply, and the same sequence applies when it carries two or more NOLs to the same year. For more information on these general rules, see Publication 536, *Net Operating Losses*.

A corporation's NOL generally differs from other NOLs in the following ways.

- A corporation can take different deductions when figuring an NOL.
- A corporation must make different modifications to its taxable income in the carryback or carryforward year when figuring how much of the NOL is used and how much is carried to the next year.

A corporation also uses different forms when claiming an NOL deduction from those used by individuals, estates, and trusts.

The following discussions explain these differences.

#### Figuring the NOL

A corporation figures an NOL in the same way it figures taxable income. It starts with its gross income and subtracts its deductions. If its deductions are more than its gross income, the corporation has an NOL.

However, the following rules for figuring the NOL either limit what it can deduct or permit deductions not ordinarily allowed.

- A corporation cannot deduct any NOL carrybacks or carryovers from other years.
- A corporation can take the deduction for dividends received, explained later, without regard to the aggregate limits (based on taxable income) that normally apply.
- A corporation can figure the deduction for dividends paid on certain preferred stock of public utilities without limiting it to its taxable income for the year.

Dividends-received deduction. The corporation's deduction for dividends received from domestic corporations is generally subject to an aggregate limit of 70% or 80% of taxable income. However, if a corporation sustains an NOL for a tax year, the limit on this deduction based on taxable income does not apply. In determining if a corporation has an NOL, the corporation figures the dividends-received deduction without regard to the 70% or 80% of taxable income limit.

For more information on the dividends-received deduction, see *Dividends-Received Deduction* under *Income and Deductions*, earlier

**Example.** A corporation had \$500,000 gross income from business operations and \$625,000 of allowable business expenses. It also received \$150,000 in dividends from a domestic corporation for which it can take an 80% deduction, ordinarily limited to 80% of its taxable income before the deduction. It figures its NOL as follows:

ľ	Net operating loss	(\$95,000)
	to a consideration	(005.000)
C	eived, 80% of \$150,000	(120,000)
Ν	Minus: Deduction for dividends re-	
S	special deductions	\$25,000
٦	Taxable income before	
	Deductions (expenses)	(625,000)
(	Gross income	\$650,000
	Dividends	150,000
- 1	ncome from business	\$500,000

### Claiming the NOL Deduction

The form a corporation uses to deduct its NOL depends on whether it carries the NOL back or forward.

For a carryback. If a corporation carries back the NOL, it can use either Form 1120X or Form 1139. A corporation can get a refund faster by using Form 1139. It cannot file Form 1139 before filing the return for the corporation's NOL year, but it must file Form 1139 no later than one year after the NOL year.

If the corporation does not file Form 1139, it must file Form 1120X within 3 years of the due date, plus extensions, for filing the return for the year in which it has the NOL.

For a carryforward. If a corporation carries forward its NOL, it enters the carryover on Schedule K (Form 1120), line 15. It also enters the deduction for the carryover (but not more than the corporation's taxable income after special deductions) on line 29(a) of Form 1120 – A.

Carryback expected. If a corporation expects to have an NOL in its current year, it may automatically extend the time for paying all or part of its income tax for the immediately preceding year. It does this by filing Form 1138. It must explain on the form why it expects the loss.

The extension applies to previously determined unpaid tax that must be paid after filing Form 1138. This amount cannot exceed the tax overpayment in the carryback years due to the NOL carryback.

**Period of extension.** The extension is in effect until the end of the month in which the return for the NOL year is due, including extensions.

If the corporation files Form 1139 before this date, the extension will continue until the date the IRS notifies the corporation that its Form 1139 is disallowed in whole or in part.

### Figuring the NOL Carryover

If the NOL available for a carryback or carryforward year is greater than the taxable income for that year, the corporation must modify its taxable income to figure how much of the NOL it will use up in that year and how much it can carry to the next tax year. Its carryover is the excess of the available NOL over its modified taxable income for the carryback or carryforward year.

Modified taxable income. A corporation figures its modified taxable income in the same way it figures taxable income. But it can deduct NOLs only from years before the NOL year whose carryover is being figured. The corporation must figure its deduction for charitable contributions without considering any NOL carrybacks. The modified taxable income for any year cannot be less than zero.

Modified taxable income is used only to figure how much of an NOL the corporation uses up in the carryback or carryforward year

and how much it carries to the next year. It is not used to fill out the corporation's tax return or figure its tax.

Ownership change. A loss corporation that has an ownership change is limited on the taxable income it can offset by NOL carryforwards arising before the date of the ownership change. This limit applies to any year ending after the change of ownership.

See sections 381, 382, 383, 384, and 269 of the Internal Revenue Code and the related regulations for more information about the limits on corporate NOL carryovers and corporate ownership changes.

Corporate equity reduction transactions.

The portion of an NOL generated by certain interest deductions attributable to a corporate equity reduction transaction may not be carried back to a tax year before the tax year of the corporate equity reduction transaction. See sections 172(b)(1)(E) and 172(h) of the Internal Revenue Code for more information.

### **At-Risk Limits**

The at-risk rules limit your losses from most activities to your amount at risk in the activity. The at-risk limits apply to certain closely held corporations (other than S corporations).

Closely held corporation. For the at-risk rules, a corporation is a closely held corporation if at any time during the last half of the tax year, more than 50% in value of its outstanding stock is owned directly or indirectly by or for five or fewer individuals.

To figure if more than 50% in value of the stock is owned by five or fewer individuals, apply the following rules.

- 1) Stock owned directly or indirectly by or for a corporation, partnership, estate, or trust is considered owned proportionately by its shareholders, partners, or beneficiaries.
- 2) An individual is considered to own the stock owned directly or indirectly by or for his or her family. Family includes only brothers and sisters (including half brothers and half sisters), a spouse, ancestors, and lineal descendants.
- If a person holds an option to buy stock, he or she is considered to be the owner of that stock.
- 4) When applying rule (1) or (2), stock considered owned by a person under rule (1) or (3) is treated as actually owned by that person. Stock considered owned by an individual under rule (2) is not treated as owned by the individual for again applying rule (2) to consider another the owner of that stock.
- 5) Stock that may be considered owned by an individual under either rule (2) or (3) is considered owned by the individual under rule (3).

More information. For more information on the at-risk limits, see Publication 925.

### **Passive Activity Limits**

The passive activity rules generally limit your losses from passive activities to the amount of your passive activity income. Generally, you are in a passive activity if you have a trade or business activity in which you do not materially participate during the tax year, or a rental activity.

The passive activity rules apply to personal service corporations and closely held corporations.

Personal service corporation. For the passive activity rules, a corporation is a personal service corporation if it meets all of the following requirements.

- 1) It is not an S corporation.
- 2) Its principal activity during the "testing period" is performing personal services. The testing period for any tax year is the previous tax year. If the corporation has just been formed, the testing period begins on the first day of its tax year and ends on the earlier of:
  - The last day of its tax year, or a)
  - The last day of the calendar year in b) which its tax year begins.
- 3) Its employee-owners substantially perform the services in (2). This requirement is met if more than 20% of the corporation's compensation cost for its activities of performing personal services during the testing period is for personal services performed by employeeowners.
- Its employee-owners own more than 10% of the fair market value of its outstanding stock on the last day of the testing period.

Personal services. Personal services are those in the fields of accounting, actuarial science, architecture, consulting, engineering, health (including veterinary services), law, and performing arts.

Employee-owners. A person is an employee-owner of a personal service corporation if both of the following apply.

- 1) He or she is an employee of the corporation, or performs personal services for or on behalf of the corporation (even if he or she is an independent contractor for other purposes), on any day of the testing period.
- 2) He or she owns any stock in the corporation at any time during the testing pe-

Closely held corporation. For the passive activity rules, a corporation is closely held if all of the following apply.

- 1) It is not an S corporation.
- 2) It is not a personal service corporation, defined earlier.
- 3) At any time during the last half of the tax year, more than 50% of the value of its outstanding stock is directly or indirectly owned by five or fewer individuals. "Individual" includes certain trusts and private foundations.

More information. For more information on the passive activity limits, see Publication

## **Figuring Tax**

After you figure a corporation's taxable income, you can figure its tax on Schedule J (Form 1120) or Part I (Form 1120-A). This section discusses the tax rate schedule, credits, recapture taxes, and the alternative minimum tax

#### Tax Rate Schedule

If taxable income (line

Most corporations figure their tax by using the following tax rate schedule. This section discusses an exception that applies to qualified personal service corporations. Other exceptions are discussed in the instructions for Schedule J, Form 1120 (Part I, Form 1120-A).

#### Tax Rate Schedule

30, Form 1120, or line 26, Form 1120-A) is: Of the

amount over—	Tax is:	But not over—	Over—
-0-	15%	50,000	\$0
\$50,000	\$ 7,500 + 25%	75,000	\$50,000
75,000	13,750 + 34%	100,000	75,000
100,000	22,250 + 39%	335,000	100,000
335,000	113,900 + 34%	10,000,000	335,000
10,000,000	3,400,000 + 35%	15,000,000	10,000,000
15,000,000	5,150,000 + 38%	18,333,333	15,000,000
-0-	35%		18,333,333

Qualified personal service corporation. A qualified personal service corporation is taxed at a flat rate of 35% on taxable income. A corporation is a qualified personal service corporation if it meets both of the following

- 1) Substantially all of the corporation's activities involve the performance of personal services (as defined earlier under Personal services).
- 2) At least 95% of the corporation's stock, by value, is owned, directly or indirectly, by any of the following.
  - Employees performing the personal
  - Retired employees who had perb) formed the personal services.
  - Any estate of the employee or retiree described above.
  - Any person who acquired the stock of the corporation as a result of the death of an employee or retiree (but only for the 2-year period beginning on the date of the employee's or retiree's death).

See section 1.448-1T(e) of the regulations for

#### Credits

A corporation's tax liability is reduced if it can take any credits. The following list includes some credits that are available to corpo-

- · Credit for federal tax on fuels used for certain purposes (see Publication 378).
- · Credit for prior year minimum tax (see Form 8827).
- Foreign tax credit (see Form 1118).

- General business credit (see *General* business credit. next).
- Nonconventional source fuel credit (see section 29 of the Internal Revenue Code).
- Possessions tax credit (see Form 5735).
- Qualified electric vehicle credit (see Form 8834).

**General business credit.** Your general business credit for the year consists of your carryforward of business credits from prior years plus your total current year business credits. Current year business credits include the following credits.

- · Alcohol used as fuel credit (Form 6478).
- Contributions to selected community development corporations credit (Form 8847).
- Disabled access credit (Form 8826).
- Employer social security and Medicare taxes paid on certain employee tips credit (Form 8846).
- Empowerment zone employment credit (Form 8844).
- Enhanced oil recovery credit (Form 8830).
- Indian employment credit (Form 8845).
- Investment credit (Form 3468).
- Low-income housing credit (Form 8586).
- Orphan drug credit (Form 8820).
- Renewable electricity production credit (Form 8835).
- · Research credit (Form 6765).
- Welfare-to-work credit (Form 8861).
- Work opportunity credit (Form 5884).

In addition, your general business credit for the current year may be increased later by the carryback of business credits from later years.

To claim a general business credit, you will first need to get the form or forms you need to claim your current year business credits. The above list contains a list of current year business credits. The form used to claim each credit is shown in parentheses. In addition to the credit form, you may also need to file Form 3800.

Who must file Form 3800. You must file Form 3800 if any of the following apply.

- You have more than one of the credits listed earlier (other than the empowerment zone employment credit).
- You have a carryback or carryforward of any of these credits (other than the empowerment zone employment credit).
- Any of these credits (other than the lowincome housing credit or the empowerment zone employment credit) is from a passive activity. (For information about passive activity credits, see Form 8582–CR.)

The empowerment zone employment credit is subject to special rules. The credit is figured separately on Form 8844 and is not carried to Form 3800. For more information, see the instructions for Form 8844.

See the instructions to Form 3800 for more information about the general business credit.

## **Recapture Taxes**

A corporation's tax liability is increased if it must recapture credits that it has taken in prior years. The following list includes some credits that a corporation may need to recapture.

- Indian employment credit (see the instructions for Form 8845).
- Investment credit (see the instructions for Form 4255).
- Low-income housing credit (see the instructions for **Form 8611**).
- Qualified electric vehicle credit (see the instructions for Form 8834).

## Alternative Minimum Tax (AMT)

The tax laws give special treatment to some types of income and allow special deductions and credits for some types of expenses. These laws enable some corporations with substantial economic income to significantly reduce their regular tax. The purpose of the corporate alternative minimum tax (AMT) is to ensure that these corporations pay a minimum amount of tax on their economic income. A corporation owes AMT if its tentative minimum tax is more than its regular tax.

**Tentative minimum tax of a small corporation.** For tax years beginning after 1997, the tentative minimum tax of a small corporation is zero. This means that a small corporation will not owe AMT.

**Small corporation exemption.** A corporation is treated as a small corporation exempt from the AMT for its tax year beginning in 1999 if that year is the corporation's first tax year in existence **or**:

- It was treated as a small corporation exempt from the AMT for prior tax years beginning after 1997, and
- Its average annual gross receipts for the 3-tax-year period ending before its tax year beginning in 1999 did not exceed \$7.5 million (\$5 million if the corporation had only 1 prior tax year).

For more information, see the instructions for Form 4626.

**Form 4626.** Use Form 4626 to figure the tentative minimum tax of a corporation that is not a small corporation for AMT purposes.

# Accumulated Earnings Tax

A corporation can accumulate its earnings for a possible expansion or other bona fide business reasons. However, if a corporation allows earnings to accumulate beyond the reasonable needs of the business, it may be subject to an accumulated earnings tax of 39.6%. If the accumulated earnings tax applies, interest applies to an underpayment of tax from the date the corporate return was originally due, without extensions. This tax applies regardless of the number of shareholders.

Treat an accumulation of \$250,000 or less generally as within the reasonable needs of most businesses. However, treat an accu-

mulation of \$150,000 or less as within the reasonable needs of a business whose principal function is performing services in the fields of accounting, actuarial science, architecture, consulting, engineering, health (including veterinary services), law, and performing arts.

In determining if the corporation has accumulated earnings and profits beyond its reasonable needs, value the listed and readily marketable securities owned by the corporation and purchased with its earnings and profits at net liquidation value, not at cost.

The reasonable needs of the business include the following.

- Specific, definite, and feasible plans for use of the earnings accumulation in the business.
- The amount necessary to redeem the corporation's stock included in a deceased shareholder's gross estate, if the amount does not exceed the reasonably anticipated total estate and inheritance taxes and funeral and administration expenses incurred by the shareholder's estate.

The absence of a bona fide business reason for a corporation's accumulated earnings may be indicated by many different circumstances, such as a lack of regular distributions to its shareholders.

The fact that a corporation has an unreasonable accumulation of earnings is sufficient to establish liability for the accumulated earnings tax unless the corporation shows the earnings were not accumulated to allow its individual shareholders to avoid income tax.

# Distributions to Shareholders

This section discusses corporate distributions of money, stock, or other property to a shareholder with respect to the shareholder's ownership of stock. However, this section does not discuss the special rules that apply to the following distributions.

- Distributions in redemption of stock.
- Distributions in complete liquidation of the corporation.
- Distributions in corporate organizations and reorganizations.
- Certain distributions to 20% corporate shareholders.

## Money or Property Distributions

Most distributions are in money, but they may also be in stock or other property. For this purpose, "property" generally does not include stock in the corporation or rights to acquire this stock. However, see *Distributions of Stock or Stock Rights*, later.

A corporation generally does not recognize a gain or loss on the distributions covered by the rules in this section. However, see *Gain from property distributions*, later.

**Amount distributed.** The amount of a distribution is generally the amount of any money paid to the shareholder plus the fair market value (FMV) of any property transferred to the shareholder. However, this

amount is reduced (but not below zero) by the following liabilities.

- · Any liability of the corporation the shareholder assumes in connection with the distribution.
- · Any liability to which the property is subject immediately before, and immediately after, the distribution.

The FMV of any property distributed to a shareholder becomes the shareholder's basis in that property.

Gain from property distributions. A corporation will recognize a gain on the distribution of property to a shareholder if the FMV of the property is more than its adjusted basis. This is generally the same treatment the corporation would receive if the property were sold. However, for this purpose, the FMV of the property is the greater of the following amounts.

- The actual FMV.
- The amount of any liabilities the shareholder assumed in connection with the distribution of the property.

If the property was depreciable or amortizable, the corporation may have to treat all or part of the gain as ordinary income from depreciation recapture. For more information on depreciation recapture and the sale of business property, see Publication 544.

## **Distributions of Stock** or Stock Rights

Distributions by a corporation of its own stock are commonly known as stock dividends. Stock rights (also known as "stock options") are distributions by a corporation of rights to acquire its stock. Distributions of stock dividends and stock rights are generally tax-free to shareholders. However, stock and stock rights are treated as property under the rules discussed earlier if any of the following apply to their distribution.

- 1) Any shareholder has the choice to receive cash or other property instead of stock or stock rights.
- 2) The distribution gives cash or other property to some shareholders and an increase in the percentage interest in the corporation's assets or earnings and profits to other shareholders.
- 3) The distribution is in convertible preferred stock and has the same result as
- 4) The distribution gives preferred stock to some common stock shareholders and gives common stock to other common stock shareholders.
- 5) The distribution is on preferred stock. (An increase in the conversion ratio of convertible preferred stock made solely to take into account a stock dividend, stock split, or similar event that would otherwise result in reducing the conversion right is not a distribution on preferred stock.)

For this purpose, the term "stock" includes rights to acquire stock and the term "shareholder" includes a holder of rights or convertible securities.

Constructive stock distributions. You must treat certain transactions that increase a shareholder's proportionate interest in the earnings and profits or assets of a corporation as if they were distributions of stock or stock rights. These constructive distributions are treated as property if they have the same result as a distribution described in (2), (3), (4), or (5) of the above discussion.

This treatment applies to a change in your stock's conversion ratio or redemption price, a difference between your stock's redemption price and issue price, a redemption that is not treated as a sale or exchange of your stock, and any other transaction having a similar effect on a shareholder's interest in the cor-

Expenses of issuing a stock dividend. You cannot deduct the expenses of issuing a stock dividend. These include printing, postage, cost of advice sheets, fees paid to transfer agents, and fees for listing on stock exchanges. The corporation must capitalize these costs.

#### Constructive Distributions

The following sections discuss some transactions that may be treated as distributions.

Below-market loans. If a corporation gives a shareholder a loan on which no interest is charged or on which interest is charged at a rate below the applicable federal rate, the interest not charged may be treated as a distribution to the shareholder. For more information, see Below-Market Loans under Income and Deductions, earlier.

Corporation cancels shareholder's debt. If a corporation cancels a shareholder's debt without repayment by the shareholder, the amount canceled is treated as a distribution to the shareholder.

Transfers of property to shareholders for less than FMV. A sale or exchange of property by a corporation to a shareholder may be treated as a distribution to the shareholder. For a shareholder who is not a corporation, if the FMV of the property on the date of the sale or exchange exceeds the price paid by the shareholder, the excess may be treated as a distribution to the shareholder.

Unreasonable rents. If a corporation rents property from a shareholder and the rent is unreasonably more than the shareholder would charge to a stranger for use of the same property, the excessive part of the rent may be treated as a distribution to the shareholder. For more information, see chapter 7 in Publication 535.

Unreasonable salaries. If a corporation pays an employee who is also a shareholder a salary that is unreasonably high considering the services actually performed by the shareholder-employee, the excessive part of the salary may be treated as a distribution to the shareholder-employee. For more information, see chapter 2 in Publication 535.

## Reporting Dividends and Other Distributions

A corporate distribution to a shareholder is generally treated as a distribution of earnings and profits. Any part of a distribution from either current or accumulated earnings and profits is reported to the shareholder as a dividend. Any part of a distribution that is not from earnings and profits is applied against and reduces the adjusted basis of the stock in the hands of the shareholder. To the extent the balance is more than the adjusted basis of the stock, the shareholder has a gain (usually a capital gain) from the sale or exchange of property.



For more information about earnings and profits, see the Worksheet for Figuring Current Year Earnings and Profits in the Form 5452 instructions.

For information on shareholder reporting of corporate distributions, see Publication 550. Investment Income and Expenses.

Form 1099-DIV. File Form 1099-DIV with the IRS for each shareholder to whom you have paid dividends and other distributions on stock of \$10 or more during a calendar year. You must generally send Forms 1099-DIV to the IRS with Form 1096 by February 28 (March 31 if filing electronically) of the year following the year of the distribution. For more information, see the instructions for Forms 1099, 1098, 5498, and W-2G.

Generally, you must furnish Forms 1099-DIV to shareholders by January 31 of the year following the close of the calendar year during which the corporation made the distributions. However, you may furnish them to shareholders after November 30 of the year of the distributions if the corporation has made its final distributions for the year. You may furnish them to shareholders after April 30 of the year of the distributions if you furnish them with the final distributions for the calendar vear.

Backup withholding. Dividends may be subject to backup withholding at a 31% rate. For more information on backup withholding, see the instructions for Forms 1099, 1098, 5498, and W-2G.

Form 5452. File Form 5452 if nondividend distributions were made to shareholders.

A calendar tax year corporation must file Form 5452 with its income tax return for the tax year in which the nondividend distributions were made. A fiscal tax year corporation must file Form 5452 with its income tax return due for the first fiscal year ending after the calendar year in which the nondividend distributions were made.

Current year earnings and profits. If a corporation's earnings and profits for the year (figured as of the close of the year without reduction for any distributions made during the year) are more than the total amount of distributions made during the year, all distributions made during the year are treated as distributions of current year earnings and profits. If the total amount of distributions is more than the earnings and profits for the year, see Accumulated earnings and profits,

Example. You are the only shareholder of a corporation that uses the calendar year as its tax year. In January, you use the worksheet in the Form 5452 instructions to figure your corporation's current year earnings and profits for the previous year. During the year, the corporation made four \$1,000 distributions to you. At the end of the year (before subtracting distributions made during the year), the corporation had \$10,000 of current year earnings and profits.

Since the corporation's current year earnings and profits (\$10,000) were more than the amount of the distributions it made during the year (\$4,000), all of the distributions are treated as distributions of current year earnings and profits.

The corporation must issue a Form 1099–DIV to you by the end of January to report the \$4,000 distributed to you during the previous year as dividends. The corporation must use Form 1096 to report this information to the IRS by February 28 (March 31 if filing electronically). The corporation does not deduct these dividends on the income tax return it files by March 15.

Accumulated earnings and profits. If a corporation's earnings and profits for the year (figured as of the close of the year without reduction for any distributions made during the year) are less than the total amount of distributions made during the year, part or all of each distribution is treated as a distribution of accumulated earnings and profits. Accumulated earnings and profits are earnings and profits the corporation accumulated after February 1913 and before the current year.

If the total amount of distributions is less than current year earnings and profits, see Current year earnings and profits, earlier.

Used with current year earnings and profits. If the corporation has current year earnings and profits, figure the use of accumulated and current earnings and profits as follows:

- Divide the current year earnings and profits by the total amount of distributions made during the year.
- Multiply each distribution by the percentage figured in (1) to get the amount treated as a distribution of current year earnings and profits.
- Start at the beginning of the year and treat the remaining part of each distribution as a distribution of accumulated earnings and profits.
- 4) If accumulated earnings and profits are reduced to zero, the remaining part of each distribution is applied against and reduces the adjusted basis of the stock in the hands of the shareholders. To the extent that the balance is more than the adjusted basis of the stock, it is treated as a gain from the sale or exchange of property.

**Example.** You are the only shareholder of a corporation that uses the calendar year as its tax year. In January, you use the worksheet in the Form 5452 instructions to figure your corporation's current year earnings and profits for the previous year. At the beginning of the year, the corporation's accumulated earnings and profits balance was \$20,000. During the year, the corporation made four \$4,000 distributions to you. At the end of the year (before subtracting distributions made during the year), the corporation

had \$10,000 of current year earnings and profits.

Since the corporation's current year earnings and profits (\$10,000) were less than the amount of the distributions it made during the year (\$16,000), part of each distribution is treated as a distribution of accumulated earnings and profits. Treat the distributions as follows.

- Divide the current year earnings and profits (\$10,000) by the total amount of distributions made during the year (\$16,000). The result is .625.
- Multiply each \$4,000 distribution by the .625 figured in (1) to get the amount (\$2,500) of each distribution that is treated as a distribution of current year earnings and profits.
- 3) The remaining \$1,500 of each distribution is treated as a distribution from accumulated earnings and profits. The corporation distributed \$6,000 (\$1,500 × 4) of accumulated earnings and profits.

The remaining \$14,000 (\$20,000 - \$6,000) of accumulated earnings and profits is available for use in the following year.

The corporation must issue a Form 1099–DIV to you by the end of January to report the \$16,000 distributed to you during the previous year as dividends. The corporation must use Form 1096 to report this information to the IRS by February 28 (March 31 if filing electronically). The corporation does not deduct these dividends on the income tax return it files by March 15.

Used without current year earnings and profits. If the corporation has no current year earnings and profits, figure the use of accumulated earnings and profits as follows.

- If the current year earnings and profits balance is negative, prorate the negative balance to the date of each distribution made during the year.
- Figure the available accumulated earnings and profits balance on the date of each distribution by subtracting the prorated amount of current year earnings and profits from the accumulated balance.
- Treat each distribution as a distribution of these adjusted accumulated earnings and profits.
- 4) If adjusted accumulated earnings and profits are reduced to zero, the remaining distributions are applied against and reduce the adjusted basis of the stock in the hands of the shareholders. To the extent that the balance is more than the adjusted basis of the stock, it is treated as a gain from the sale or exchange of property.

Example. You are the only shareholder of a corporation that uses the calendar year as its tax year. In January, you use the worksheet in the Form 5452 instructions to figure your corporation's current year earnings and profits for the previous year. At the beginning of the year, the corporation's accumulated earnings and profits balance was \$20,000. During the year, the corporation made four \$4,000 distributions to you on March 31, June 30, September 30, and December 31. At the end of the year (before subtracting distributions made during the

year), the corporation had a negative \$10,000 earnings and profits balance.

Since the corporation had no earnings and profits for the year, all of the distributions are treated as distributions of accumulated earnings and profits. Treat the distributions as follows.

- Prorate the negative current year earnings and profits balance to the date of each distribution made during the year. The negative \$10,000 can be spread evenly by prorating negative \$2,500 to each distribution.
- The following table shows how to figure the available accumulated earnings and profits balance on the date of each distribution.

#### March 31 Distribution

Accumulated earnings and profits ............\$20,000
Prorated current year earnings and profits (\$2,500)
Accumulated earnings and profits available \$17,500
Amount of distribution treated as a dividend (\$4,000)

#### June 30 Distribution

#### September 30 Distribution

#### December 31 Distribution

Accumulated earnings and profits	\$500
Amount of distribution treated as a dividend	(\$500)
Nondividend amount (basis reduction in	
stock and/or gain from the sale or ex-	
change of property)	\$3,500
Year-end accumulated earnings and profits	\$0

The corporation must issue a Form 1099–DIV to you by the end of January to report \$12,500 of the \$16,000 distributed to you during the previous year as dividends. The corporation must use Form 1096 to report this information to the IRS by February 28 (March 31 if filing electronically). The corporation does not deduct these dividends on the income tax return it files by March 15. However, the corporation must attach Form 5452 to this return to report the nondividend distribution.

## Sample Returns

## Form 1120-A (Short Form)

Rose Flower Shop, Inc., is the corporation for which this sample return is filled out. Rose Flower Shop operates a business that sells fresh cut flowers and plants. It uses an accrual method of accounting and files its returns on the calendar year.

A corporation can file Form 1120–A if it has gross receipts under \$500,000, total income under \$500,000, total assets under \$500,000, and meets certain other requirements. Since Rose Flower Shop met all these requirements for 1999, it filed Form 1120–A.

#### Page 1

When you prepare your return, use the preaddressed label sent to you by the IRS. It is designed to expedite processing and prevent errors. If you do not have a pre-addressed label, enter your corporation's name, street address, city, state, ZIP code, and employer identification number in the appropriate spaces on the first page.

Show the name and employer identification number of the corporation in the top margin of schedules and attachments to Form 1120–A.

Fill in the items of income, deduction, tax, and payments listed on page 1 that apply to the business. Do not alter, substitute for, or cross out the line captions on the return forms.

**Line 1.** Gross sales, line 1a, for the year totaled \$248,000 using an accrual method of accounting. After subtracting returned goods and allowances of \$7,500, line 1c shows net sales of \$240,500.

**Line 2.** Cost of goods sold is \$144,000. Figure this using the worksheet (not illustrated) in the form instructions.

**Line 3.** Net sales less cost of goods sold results in a gross profit of \$96,500.

**Lines 4 through 10.** Other items of income are next. During the year, the only other item of income was taxable interest of \$942, shown on line 5.

Line 11. Total income is \$97,442.

**Line 12.** The \$23,000 is the salary of the company president.

**Line 13.** Other salaries and wages of \$24,320 are entered here. This includes only salaries and wages neither included on line 12 nor deducted as part of cost of goods sold on line 2.

**Line 16.** Rent for Rose Flower Shop's store was \$6,000 for the year.

Line 17. Deductible taxes totaled \$3,320.

Line 18. Interest expense accrued during the year was \$1,340. This includes interest both on debts for business operations and debts to carry investments. It does not include interest to carry tax-exempt securities. See chapter 8 of Publication 535 for a discussion of deductible interest.

**Line 19.** During the year, Rose Flower Shop contributed \$1,820 to various charitable organizations. The \$1,820 is less than the limit

for deductible contributions, which is 10% of taxable income figured without the contribution deduction and special deductions entered on line 25b.

**Line 22.** Other business deductions consist of \$3,000 for advertising. If there had been several expenses included in the total, Rose Flower Shop would have to prepare and attach a supporting schedule.

**Line 23.** Total of lines 12 through 22 is \$62,800

Lines 24, 25, and 26. Taxable income, before the net operating loss deduction and special deductions, on line 24 is \$34,642. Since Rose Flower Shop did not have a net operating loss or special deduction, the same amount is shown on line 26.

Tax summary. Rose Flower Shop enters on line 27 the total tax (\$5,196) from Part I, line 7, page 2. It lists payments that can be applied against the tax on line 28. The only payments on the Rose Flower Shop return are four estimated tax deposits totaling \$6,000. Enter this amount on lines 28b, 28d, and 28h. The resulting overpayment is \$804, which Rose Flower Shop chooses to have credited to the next year's estimated tax. Rose Flower Shop could have chosen to have the overpayment refunded.

**Signature.** An authorized corporate officer must manually sign the return.

#### Page 2

Part I—Tax Computation. Use the tax rate schedule in the form instructions to figure the tax on line 1. Lines 3, 5, and 6, the other taxes and credits listed on Part I, do not apply to Rose Flower Shop. The tax of \$5,196 is entered on lines 1, 4, and 7.

**Part II—Other Information.** Answer all questions that apply to your business. Provide the business activity code number, business activity, and product or service information on lines (a), (b), and (c) of question 1. The business activity codes are provided in the instructions for Forms 1120 and 1120—A. Purchases of \$134,014 appear on line (1) of question 5a. Other costs of \$9,466 appear on line (3) of question 5a. The supporting itemization is not illustrated. These costs

consist of costs directly related to the sale of flowers, wreaths, and plants, such as flower pots, vases, stands, boxes, and tissue paper.

Part III—Balance Sheets per Books. Provide comparative balance sheets for the beginning and end of the tax year. Entries in Part III should agree with amounts shown elsewhere on the return or included on a worksheet. For example, the figures for beginning and ending inventories must be the same as those appearing on the worksheet in the form instructions for cost of goods sold.

Part IV—Reconciliation of Income (Loss) per Books With Income per Return. All Form 1120–A corporate filers must complete Part IV unless total assets on line 12, column (b) of Part III are less than \$25,000. Since total assets of Rose Flower Shop exceed this amount, it completes Part IV.

To properly complete Part IV, you need additional information from the corporation's books and records. The following profit and loss account appeared in the books of Rose Flower Shop for the calendar year.

Account	<u>Debit</u>	Credit
Gross sales		\$248,000
Sales returns		
and allowances	\$7,500	
Cost of goods sold	144,000	
Interest income		942
Compensation of officers	23,000	
Salaries and wages	24,320	
Rents	6,000	
Taxes	3,320	
Interest expense	1,340	
Contributions	1,820	
Advertising	3,000	
Federal income tax accrued	5,196	
Net income per books		
after tax	29,446	
Total	\$248.942	\$248.942

Part IV starts with the net income (loss) per books, after reduction for federal income tax accrued, as shown in the corporation's profit and loss account. It provides for necessary adjustments to reconcile this amount with the taxable income shown on line 24, page 1.

**Line 1.** \$29,446 is the net income per books. It appears in the profit and loss account as net income per books after tax.

**Line 2.** \$5,196 is the federal income tax accrued for the tax year.

*Line 8.* \$34,642 is the taxable income on line 24, page 1.

	114	$\Delta \nabla$	l U.S.	Corporation Shor	t-Form Inco	me Tax	Return	OMB No. 15	45-0890
Form Depa	rtment of t	ZU-A	See separa	te instructions to make su	re the corporation	qualifies to file	Form 1120-A.	199	9
A CI	nal Revenu	box if the	Use IRS	r 1999 or tax year beginning	DEC99	999, ending 5995		er identification num	
	ervice cor	rp. (as Temporary	label.	Rose Flower Shop		3,7,3	D Date inc	corporated	
Re	egs. secti	ion	Other- wise,	38 Superior Lane			R Date inc	7-1-82	
	441-4T— structions		print or	Fair City, MD 207	715		5 Total ass	ets (see page 6 of ins	structions)
		•	type.				<b>—</b> (	4 F 007	1
		licable boxes:	(1) ☐ Initial r ng: (1) ☐ Cash	eturn (2) L Cha (2) Accrual (3) Othe	nge of address		\$	65,987	
r Ci		hod of accounting	240,000		7.500		lc	240,500	
		oss receipts or sale		<b>b</b> Less returns and allow of instructions)		<b>C</b> Balan	ce 2	144,000	
				line 1c			3	96,500	
				subject to the 70% deduction			. 4	,	
πe							5	942	
Income	<b>6</b> G	ross rents.					. 6		
드	1	•					. 7		
	1			chedule D (Form 1120)) .		· (C	. 8		
				7, Part II, line 18 (attach Forr		<b>~</b> O ·	9		_
	10 O	tner income (s	see page / of insti Add lines 3 throug	ructions)	٠٠٠٠٠	. , .	. 10 11	97,442	
				ge 8 of instructions)			12	23,000	
Is.)	l .	•	ges (less employme		01.1		13	24,320	
tion	1/ D	•	intenance	in distance		~(0)	14		
s for	<b>15</b> Ba	•		7.1.1.0		3112	. 15		
ctions for on deductions.)	16 R	ents					. 16	6,000	
truc ns o	<b>17</b> Ta	axes and licen	ises				. 17	3,320	
ins	<b>18</b> In						. 18	1,340	_
(See instructions for limitations on deduc-	<b>19</b> C			e 9 of instructions for 10% l			. 19	1,820	
	20 D		tach Form 4562)		20 21a		21b		
<u>io</u>	1		on ciaimed eisewr ns (attach schedul	nere on return			22	3,000	+
ıcti			ns. Add lines 12 t				23	62,800	+
Deductions				g loss deduction and special d			-	34,642	$\top$
Ŏ				tion (see page 11 of instruct					
		<b>b</b> Special	deductions (see p	page 12 of instructions) .	25b		25c		
	26 Ta	axable incom	e. Subtract line 25	oc from line 24			. 26	34,642	
	27 To	otal tax (from	page 2, Part I, lin	e 7)			. 27	5,196	_
"		ayments:		28a					
ıts			nt credited to 1999	<b>28b</b> 6,000	_				
me			tax payments . plied for on Form 4466	28c (	) <sub>Bal</sub> ▶ 28d	6,000			
Payments			with Form 7004.		28e	,			
Р		•		ed capital gains (attach Forn	2439). <b>28f</b>				
and	<b>g</b> Cı	redit for Feder	ral tax on fuels (at	tach Form 4136). See instru	ctions . 28g				
Тах	1			hrough 28g			. 28h	6,000	
_	1			12 of instructions). Check if			29		_
				nn the total of lines 27 and 2	•		. 30	804	+
	1			r than the total of lines 27 a edited to 2000 estimated tax		Refunded	31	004	
		Under penalti	es of perjury, I declare	e that I have examined this return,	including accompanying	schedules and sta	atements, and to the	ne best of my knowl	edge and
Sig	gn	belief, it is tru	e, correct, and compl	ete. Declaration of preparer (other	than taxpayer) is based	on all information of	of which preparer h	as any knowledge.	Ü
Hè		► Ged	orge Rose		2-15-C	00	F	President	
		Signature	of officer		Date		Title		
Paid	d	Preparer's			Date	Check if	— I ·	rer's SSN or PTIN	
	parer's	signature Firm's name	(or yours			self-employed			
	Only	if self-employ					ZIP code ►		
	address		<u> </u>						

Form	1120-A (1999)			Page 2
Par	Tax Computation (See page 15 of instructions	s.)		
1 lr	ncome tax. If the corporation is a qualified personal service corporat	ion (see page 15), check here 🕨 🗌	<b>1</b> 5,196	
<b>2a</b> G	eneral business credit. Check if from Form(s): $\ \square$ 3800 $\ \square$ 34	68		
	5884			
	8835 🗌 8844 🔲 8845 🔲 8846 🔲 8820 🔲 8847		-	
<b>b</b> C	redit for prior year minimum tax (attach Form 8827)	2b		
3 T	otal credits. Add lines 2a and 2b		3	
<b>4</b> S	ubtract line 3 from line 1		<b>4</b> 5,196	
<b>5</b> R	recapture taxes. Check if from:  Form 4255 Form 8611		5	
			6	
	otal tax. Add lines 4 through 6. Enter here and on line 27, page 1		<b>7</b> 5,196	
	Other Information (See page 17 of instruction			10 ' '
<b>1</b> S	ee page 19 and enter the: <b>a</b> Business activity code no. ► 453110	5a If an amount is entered on line 2, page 1	12.4.01.4	12 insts.:
b		(1) Purchases	134,014	
C		(2) Additional sec. 263A c		1
2 A	t the end of the tax year, did any individual, partnership, estate, r trust own, directly or indirectly, 50% or more of the	(attach schedule)	0.477	
C	orporation's voting stock? (For rules of attribution, see section	(3) Other costs (attach schedule	9,466	
2	67(c).) Schedule not shown No	b If property is produced or acquire	d for resale, do the rules of	
If	"Yes," attach a schedule showing name and identifying number.	263A apply to the corporation?		₩ No
	nter the amount of tax-exempt interest received or accrued	6 At any time during the 1999 caler an interest in or a signature or other		
d	uring the tax year ▶ \\$ -O-	(such as a bank account, securiti		
	nter total amount of cash distributions and the book value	account) in a foreign country?	Yes	☑ No
	f property (other than cash) distributions made in this tax	If "Yes," the corporation may hav		
	ear	If "Yes," enter the name of the fo	1/	
Pai		(a) Beginning of tax year	(b) End of tax year	
	1 Cash	20,540	18,498	
	2a Trade notes and accounts receivable		/	,
	<b>b</b> Less allowance for bad debts	2,530	2,010	+ '
	3 Inventories			
	4 U.S. government obligations	13,807	45,479	
ts	5 Tax-exempt securities (see instructions)			
Assets	6 Other current assets (attach schedule)			
As	7 Loans to shareholders			
	8 Mortgage and real estate loans			
	9a Depreciable, depletable, and intangible assets		/	· \
	<b>b</b> Less accumulated depreciation, depletion, and amortization	)	(	,
	10 Land (net of any amortization)			
	11 Other assets (attach schedule)	2/ 077	/ 5 007	
	12 Total assets	36,877	65,987	
	13 Accounts payable	6,415	6,079	
and Equity	Other current liabilities (attach schedule)			
p n	15 Loans from shareholders			
Liabilities and Shareholders' Equ	17 Other liabilities (attach schedule)	20,000	20,000	
<b>∄</b> ₽	18 Capital stock (preferred and common stock)	20,000	20,000	
ab Sh	19 Additional paid-in capital	10,462	39,908	
are	20 Retained earnings	10,402	39,900	
Sh	21 Adjustments to shareholders' equity (attach schedule) .	/ 24 077	/ 4F 007	١ ,
0,	22 Less cost of treasury stock	( 36,877 )	( 65,987	+ '
Dar	t IV Reconciliation of Income (Loss) per Books	With Income per Poture (Note	· The cornoration is n	ot.
ral	required to complete Part IV if the total assets			
	00.444			/
	t meeting (1999) per peeting ;	6 Income recorded on books this year		
		on this return (itemize)		
	cess of capital losses over capital gains, .	7 Deductions on this return not char		
	come subject to tax not recorded on books	book income this year (itemize)		
	s year (itemize)	9 Incomo (lino 24 nago 1) Enter		
	ducted on this return (itemize)	8 Income (line 24, page 1). Enter lines 1 through 5 less the sum of lines 1		

### Form 1120

Tentex Toys, Inc., is the corporation for which this sample return is filled out. Tentex manufactures and sells children's toys and games. It uses an accrual method of accounting and files its returns on the calendar year.

### Page 1

When you prepare your return, use the preaddressed label sent to you by the IRS. It is designed to expedite processing and prevent errors. If you do not have a pre-addressed label, enter your corporation's name, street address, city, state, ZIP code, and employer identification number in the appropriate spaces on the first page.

Show the name and employer identification number of the corporation in the top margin of schedules and attachments to Form 1120.

Fill in the items of income, deduction, tax, and payments listed on page 1 that apply to the business. Do not alter, substitute for, or cross out the line captions on the return forms.

**Line 1.** Gross sales, line 1a, for the year totaled \$2,010,000 using an accrual method of accounting. After subtracting returned goods and allowances of \$20,000, line 1c shows net sales of \$1,990,000.

**Line 2.** Cost of goods sold is \$1,520,000. This is the total from Schedule A (line 8) on page 2.

**Line 3.** Net sales less cost of goods sold results in a gross profit of \$470,000.

Lines 4 through 10. Enter other items of income next. During the year, Tentex received \$10,000 of dividends from domestic corporations, \$5,000 of tax-exempt interest from state bonds, and \$4,000 of taxable interest. It also received \$1,500 interest on its business accounts receivable. Enter the gross amount of dividends on line 4 (you take the dividends-received deduction on line 29b). Line 5 shows total taxable interest of \$5,500. Do not include tax-exempt interest in income.

Line 11. Total income is \$485,500.

**Line 12.** Enter the salaries of \$70,000 paid to company officers listed on Schedule E. Complete Schedule E because total receipts (line 1a plus lines 4 through 10 of page 1) exceed \$500,000.

Line 13. Enter other salaries and wages of \$38,000. This includes only salaries and wages neither included on line 12 nor deducted as part of cost of goods sold on line 2. For a manufacturing company such as Tentex, this amount represents nonmanufacturing salaries and wages, such as office salaries. See chapter 2 of Publication 535 for a discussion of salaries and wages.

Tentex is eligible for a \$6,000 work opportunity credit figured on Form 5884 (not illustrated). You reduce the total amount of other salaries and wages, \$44,000, by the \$6,000 credit that is included on line 4d, Schedule J. Only the balance, \$38,000, is shown on line 13.

**Note:** The work opportunity credit is an incentive to hire persons from groups with a particularly high unemployment rate or other special employment needs.

Line 14. Repairs include only payments for items that do not add to the value of the assets repaired or substantially increase their useful lives. Repairs total \$800. See chapter 16 of Publication 535 for information on repairs, improvements, and replacements.

Line 15. Tentex uses the specific charge-off method of accounting for bad debts. Actual accounts written off during the year total \$1,600. See chapter 14 of Publication 535 for information on bad debt deductions.

**Line 16.** Rent for Tentex's office facilities was \$9,200 for the year.

Line 17. Deductible taxes totaled \$15,000.

Line 18. Interest expense accrued during the year was \$27,200. This includes interest both on debts for business operations and debts to carry investments. It does not include interest to carry tax-exempt securities. See chapter 8 of Publication 535 for a discussion of deductible interest.

Line 19. During the year, Tentex contributed \$11,400 to the United Community Fund and \$12,600 to the State University Scholarship Fund. The total, \$24,000, is more than the limit for deductible contributions, which is 10% of taxable income figured without the contribution deduction and special deductions entered on line 29b. The amount allowable on line 19 is \$23,150. The excess, \$850, not deductible this year, can be carried over to a later year, as explained earlier under *Charitable Contributions*.

Lines 20 and 21. Depreciation from Form 4562 (not illustrated) is \$17,600. Enter it on line 20. Reduce this amount by the depreciation (\$12,400) included in the amount claimed on line 5 of Schedule A and enter it on line 21a. Deduct the balance of \$5,200 on line 21b since it is the depreciation on the assets used in the indirect operations of the business.

**Line 22.** Tentex does not have a depletion deduction. For information on depletion, see chapter 13 of Publication 535.

Line 23. Advertising expense was \$8,700.

**Lines 24 and 25.** Tentex does not have a profit-sharing, stock bonus, pension, or annuity plan. For information on retirement plans, see Publication 560, *Retirement Plans for Small Business*.

**Line 26.** Other business deductions total \$78,300. This includes miscellaneous office expenses, sales commissions, legal fees, etc. Attach a schedule that itemizes these expenses to the return. This example does not show the supporting itemization.

**Line 27.** Total of lines 12 through 26 is \$277,150.

Lines 28, 29, and 30. Taxable income before the net operating loss deduction and special deductions on line 28 is \$208,350. Since Tentex did not have a net operating loss, its only entry on line 29 is the dividends-received deduction of \$8,000 from Schedule C, page 2. Enter this amount on lines 29b and 29c. Taxable income on line 30 is \$200,350.

**Tax summary.** Enter on line 31 the total tax (\$55,387) from Schedule J, page 3. List payments that you can apply against the tax on line 32. The only payments on the Tentex return are four estimated tax deposits totaling \$69,117. Enter this amount on lines 32b, 32d, and 32h. The resulting overpayment is \$13,730, which Tentex chooses to have credited to the next year's estimated tax. Tentex could have chosen to have the overpayment refunded.

**Signature.** An authorized corporate officer must manually sign the return.

#### Page 2

Schedule A—Cost of Goods Sold. Use Schedule A to report your cost of goods sold. This figure is beginning inventory, plus merchandise bought or produced during the year, less ending inventory. Because Tentex is a manufacturer, it must account for its costs of manufacturing as part of cost of goods sold. It valued goods on hand at the beginning of the year at \$126,000 and at the end of the year at \$298,400, using the lower of cost or market.

Add cost of goods manufactured during the year to beginning inventory. This cost consists of three items: direct materials, direct labor, and overhead. List material costs of \$1,127,100 on line 2. This includes subcontracted parts as well as raw materials.

Salaries and wages on line 3 are \$402,000. This amount includes wages paid to production-line workers and the part of the supervisory salaries that was for actual production of goods. It also includes 30% of the salaries paid to officers. Do not include payments already deducted on line 12 or 13 of page 1.

The \$40,000 on line 4 is for indirect general administration costs. Other costs of \$123,300 appear on line 5. These costs include factory overhead such as electricity, fuel, water, small tools, and depreciation on production-line machinery. This example does not show the supporting itemization. Note that \$12,400 is depreciation on the assets used in the direct operations of the business.

**Lines 9a through 9f.** Check all of the boxes that apply to the business.

Schedule C—Dividends and Special Deductions. Dividend income is \$10,000, all of which qualified for the 80% dividends-received deduction, line 2, because Tentex is a 20%-or-more owner. Enter the total dividends received on line 19, Schedule C, and on line 4 of page 1. Enter the total dividends-received deduction on line 20, Schedule C, and on line 29b of page 1.

Schedule E—Compensation of Officers. Complete this schedule only if your total receipts (line 1a plus lines 4 through 10 of page 1) are \$500,000 or more. (Tentex meets this requirement.) Since Tentex has only three officers, these are the only entries on the schedule. Include here only compensation for services rendered. Do not include dividends on stock held by the corporate officers.

#### Page 3

Schedule J—Tax Computation. Use the tax rate schedules in the form instructions to figure the tax on line 3. Applying the rates to Tentex's taxable income of \$200,350 results in income tax of \$61,387. Decrease this amount by the work opportunity credit of \$6,000, resulting in a total tax of \$55,387.

Figure the work opportunity credit on Form 5884. Tentex files Form 5884 (not illustrated) with its return to support this credit.

Other taxes and credits listed on Schedule J do not apply to Tentex this year.

**Schedule K—Other Information.** Answer all questions that apply to the business.

#### Page 4

Schedule L—Balance Sheets per Books. Provide comparative balance sheets for the beginning and end of the tax year. Entries on this page should agree with amounts shown elsewhere on the return. For example, the figures for beginning and ending inventories must be the same as those appearing on Schedule A, page 2. Note that the appropriated retained earnings of Tentex increased from \$30,000 to \$40,000 during the year, due to the setting aside of \$10,000 as a reserve for contingencies. Tentex took this amount out of unappropriated retained earnings, as shown on Schedule M–2.

Schedules M–1 and M–2. Tentex completes Schedules M–1 and M–2 because the amount of total assets (line 15, column (d), Schedule L) is over \$25,000. To properly complete these schedules, you need additional information from the books and records. The following profit and loss account appeared in the books of Tentex for the calendar year.

Account Gross sales Sales returns and	<u>Debit</u>	<u>Credit</u> \$2,010,000
allowances	\$20,000	
Cost of goods sold	1,520,000	10,000
On state bonds \$5,000 Taxable 5,500 Proceeds from life		10,500
insurance		9,500
Premiums on life		-,
insurance	9,500	
Compensation of officers Salaries and	70,000	
wages-indirect	44,000	
Repairs	800	
Bad debts		
Rental expense	9,200	
Taxes	15,000	
Interest expense:		
On loan to buy		
tax-exempt		
bonds \$850		
Other27,200	28,050	
Contributions:		
Deductible \$24,000		
Other 500	24,500	
Depreciation—indirect	3,580	
Advertising	8,700	
Other expenses of		
operations	78,300	
Loss on securities	3,600	
Federal income tax	-,	
accrued	55,387	
Net income per books	,	
after tax	147,783	
Total		\$2,040,000

Tentex analyzed its retained earnings, and the following appeared in this account on its books

<u>Item</u>	<u>Debit</u>	Credit
Balance, January 1		\$238,000
Net profit (before federal		000 470
income tax)		203,170
Reserve for contingencies	\$10,000	
Income tax accrued		
for the year	55,387	
Dividends paid		
during the year	65,000	
Refund of 1996 income tax		18,000
Balance, December 31	_328,783	
Total	\$459,170	<u>\$459,170</u>

Schedule M-1—Reconciliation of Income (Loss) per Books With Income per Return. Schedule M-1 starts with the net income (loss) per books, after reduction for federal income tax accrued, as shown in the corporation's profit and loss account. It provides for necessary adjustments to reconcile this amount with the taxable income shown on line 28, page 1.

Line 1. \$147,783 is the net income per books. It appears in the profit and loss account as net income per books after tax.

*Line 2.* \$55,387 is the federal income tax accrued for the tax year.

*Line 3.* \$3,600 is the excess of capital losses over capital gains. The net loss is from the sale of securities.

Line 4. This would show all income subject to tax but not recorded on the books for this year. This can happen if the corporation valued assets on its books at an amount greater than that used for tax purposes. When it has a sale of these assets, the gain included in taxable income is greater than that recorded on the books. It shows the difference here.

Line 5. Tentex shows expenses recorded on its books that it does not deduct. The \$850 listed on line 5b is for contributions over the 10% limit. Tentex itemizes the remaining nondeductible expenses on a statement (not illustrated) attached to the return. These include the following expenses.

Premiums paid on term life insurance on	
corporate officers	\$9,500
Interest paid to purchase	
tax-exempt securities	850
Nondeductible contributions	500
Reduction of salaries by	
work opportunity credit	6,000
Total	<u>\$16,850</u>
Line 6 Enter the total of lines 1 t	hrough

Line 6. Enter the total of lines 1 through

Line 7. This is income recorded on the corporation's books during the year that is not taxable and is not included on the return. This total, \$14,500, includes insurance proceeds

of \$9,500 and tax-exempt interest on state bonds of \$5,000.

Line 8. This includes all deductions claimed for tax purposes but not recorded in the corporation's books. Tentex enters \$1,620 on line 8a. This is the difference between the depreciation claimed on the tax return and the depreciation shown on the corporation's books. If the corporation had other deductions to itemize on this line but not enough space, it would attach an itemized statement to the return.

Line 9. Enter \$16,120, the total of lines 7 and 8.

**Line 10.** The difference, \$208,350, between lines 6 and 9 must agree with line 28, page 1.

Schedule M-2—Analysis of Unappropriated Retained Earnings per Books. Schedule M-2 analyzes the unappropriated retained earnings as shown in the corporation's balance sheets on Schedule L.

**Line 1.** This is from line 25 of Schedule L for the beginning of the tax year. Tentex enters \$238,000.

**Line 2.** This is the net income per books (after federal income tax), \$147,783.

Line 3. This shows all other increases to retained earnings. Enter the \$18,000 refund of 1996 income tax.

Line 4. This is the total of lines 1, 2, and

**Line 5.** This includes all distributions to shareholders charged to retained earnings during the tax year. Enter the \$65,000 dividends paid.

Line 6. This shows any decreases (other than those on line 5) in unappropriated retained earnings. These decreases are not deductible on the tax return at the time of the appropriation, but a deduction may be allowable on a later return. A common example is amounts set aside for contingencies. A customer was injured on company property during 1999 and the company retained an attorney. Tentex set up a contingent liability of \$10,000 for the customer's claim. If they settle the claim during 2000 for \$5,000, and the attorney's fee is \$2,500, Tentex will charge \$7,500 to retained earnings (appropriated). It will also deduct \$7,500 in arriving at taxable income for 2000. Another common example of items entered on this line is the payment of the prior year's federal tax. Attach a schedule to the return listing all items taken into account for the amount shown on this line.

Line 7. This is the total of lines 5 and 6.
Line 8. \$328,783 is Tentex's retained earnings at the end of its tax year. It determined this figure by subtracting the total on line 7 from the total on line 4. This figure must agree with the amount on Schedule L for the end of the tax year.

	11	120	U.S. Corporation Income Tax Return	L	OMB No. 1545-0123	
Forn		the Treasury	For calendar year 1999 or tax year beginning, 1999, ending		1999	
	al Revenu		► Instructions are separate. See page 1 for Paperwork Reduction Act Notice.			_
	heck if a	: ed return	Use ( 10 000FFG4 PPG00 OF1 0000 I	Employe ;	r identification number	r
(8	ttach For		IRS 10-9385564 DEC99 071 3998 Label. Tentex Toys, Inc.	) Date inco	orporated	_
(a	ittach Sch	n. PH) 🔲	Other-wise, 36 Division Street	Jule IIIee	3-1-72	
(a	s defined	rvice corp. in Temporary	wise,	Total asse	ts (see page 6 of instruction	ns)
	egs. sec. ? ee instruct		type.			
E CI	neck app	licable boxes:	(1) Initial return (2) Final return (3) Change of address \$		879,417	_
	1a	Gross receipts	s or sales 2,010,000 b Less returns and allowances 20,000 c Bal	1c	1,990,000	
	2	Cost of goo	ods sold (Schedule A, line 8)	2	1,520,000	_
			Subtract line 2 from line 1c	3	470,000	_
	4		Schedule C, line 19)	4	10,000	_
me	5	Interest .	5	5,500	—	
Income	6			7		_
_			ties	8		_
			n net income (attach Schedule D (Form 1120))	9		_
			ne (see page 7 of instructions—attach schedule)	10		_
	11	Total incom	ne. Add lines 3 through 10	11	485,500	_
<u></u>			ion of officers (Schedule E, line 4)	12	70,000	
ions			d wages (less employment credits)	13	38,000	
luct	14	Repairs and	I maintenance	14	800	_
ded	15	Bad debts		15	1,600	_
o	16	Rents .		16	9,200	_
ons			icenses	17	15,000	_
itati				18	27,200	_
<u>E</u>			contributions (see page 9 of instructions for 10% limitation)	19	23,150	—
eductions (See instructions for limitations on deductions.)			10.400	21b	5,200	
ons			Clation Claimed on Schedule A and elsewhere on return	22	0,200	_
ucti	22 23			23	8,700	_
ıstr			ofit-sharing, etc., plans	24	-,	_
ee ji			penefit programs	25		
Š (Š			ctions (attach schedule)	26	78,300	
ions			ctions. Add lines 12 through 26	27	277,150	_
uct			ome before net operating loss deduction and special deductions. Subtract line 27 from line 11	28	208,350	_
Ded	29		Net operating loss (NOL) deduction (see page 11 of instructions) 29a		0.000	
_			Special deductions (Schedule C, line 20)	29c	8,000	_
	30 31		come. Subtract line 29c from line 28	30	200,350	—
			Schedule J, line 12)	31	55,387	_
ıts		-	998 overpayment credited to 1999 at the data payments			
and Payments			fund applied for on Form 4466 32c ( ) d Bal ▶ 32d 69,117			
Pay	e		red with Form 7004			
힏	f	Credit for ta	ax paid on undistributed capital gains (attach Form 2439) 32f			
Тах а	g	Credit for Fe	ederal tax on fuels (attach Form 4136). See instructions	32h	69,117	_
Ta	33	Estimated ta	ax penalty (see page 12 of instructions). Check if Form 2220 is attached	33		_
	34		line 32h is smaller than the total of lines 31 and 33, enter amount owed	34	12.720	_
	35 36		ent. If line 32h is larger than the total of lines 31 and 33, enter amount overpaid	35	13,730	_
	30		nalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, a	36 nd to the	best of my knowledge ar	nd
Sig	n		s true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which pr			
He			James O. Barclay 3-7-00 Preside	ent		
		Signati	ure of officer Date Title			_
Do!	4	Preparer'	Check II	Preparer	's SSN or PTIN	
Pai Pre	a parer's	signature	self-employed 🔲			_
	Parer s	1 11111 3 110	self-employed)			_
Use Offig		and addr				

-orm	1120 (1000)								Dogo *
	1120 (1999) nedule A Cost of Goods Solo	(See nage 12 of in	etructions )						Page 2
						1	12/	5,000	
1 2	Inventory at beginning of year				• •	2		27,100	
3	Purchases					3		2,000	
3 4	Additional section 263A costs (attach so				• • •	4		0,000	
	Other costs (attach schedule)	•				5		3,300	
5 6	<b>Total.</b> Add lines 1 through 5				• •	6		8,400	
7						7		8,400	
8	Inventory at end of year					8		0,000	
	_		on line 2, page				1,02	3,000	
9a	Check all methods used for valuing close	•							
	<ul><li>(i)  Cost as described in Regulation</li><li>(ii)  Lower of cost or market as des</li></ul>		ction 1 471 4						
<b>L</b>	(iii) U Other (Specify method used and							-	
b	Check if the LIFO inventory method we	· ·	o .		٠,			_	╡
С.	Check if the LIFO inventory method was					970)		– L	 
d						9d			
_								√ Yes [	□ No
	If property is produced or acquired for in							LAZIYES L	NO
f	3 1				-	entory 	? II "Yes,"	☐ Yes 🗓	√ No
Sch	nedule C Dividends and Spec				(a) Dividend			(c) Special de	
	instructions.)	oldi Doddollono (88	o pago io oi		received		(b) %	(a) × (t	
1	•	dama at la account in a th	at the publicat to		AR				
1	Dividends from less-than-20%-owned of 70% deduction (other than debt-finance		iat are subject to	o the			70		
2	Dividends from 20%-or-more-owned d		ot are subject to	100					
2	80% deduction (other than debt-finance			) the	10,00	00	80	8,0	000
3	Dividends on debt-financed stock of dor			2460)	.0700		see instructions	0,0	
	Dividends on certain preferred stock of			.40A)			42		
4	Dividends on certain preferred stock of						48		
5				: -			10		
6	Dividends from less-than-20%-owned for		certain FSCs tha	it are			70		
_	subject to the 70% deduction			: -			70		
7	Dividends from 20%-or-more-owned for						80		
0	subject to the 80% deduction			I			100		
8	Dividends from wholly owned foreign subsidia						100	8,0	000
9	Total. Add lines 1 through 8. See page							0,0	<i>,</i> 00
0	Dividends from domestic corporations company operating under the Small But						100		
14	, , , ,						100		
11	Dividends from certain FSCs that are sub	•	,	` ` ' '			100		
2  3	Dividends from affiliated group members s Other dividends from foreign corporatio	•		I			100		
				<b>I</b>					
4  5	Income from controlled foreign corporations Foreign dividend gross-up (section 78)			I					
16	IC-DISC and former DISC dividends no			I					
17	A		•	(u)) .					
8	Deduction for dividends paid on certain pr	oforred stock of public uti							
9	<b>Total dividends.</b> Add lines 1 through 1			▶ □	10,00	00			
20	Total special deductions. Add lines 9,							8,C	000
	nedule E Compensation of O							0,0	
	Note: Complete Schedule	•			•	, Forr	n 1120) are	\$500,000 or i	more.
	·		(c) Percent of	Percent of	of corporation				
	(a) Name of officer	(b) Social security number	time devoted to business	(d) Common		erred	(f) Amour	nt of compensa	ition
1	James O. Barclay	581-00-0936	100 %	45 %		%	5.	5,000	
		221 22 3733	%	9		%		-,	
	George M. Collins	447-00-2604	100 %	15 %		%	.3	31,000	
		55 2551	%	9		%		.,000	
	Samuel Adams	401-00-2611	50 %	2 %		%	1.	4,000	
2	Total componentian of officers		00 70		~	,0		7.000 7.000	

Compensation of officers claimed on Schedule A and elsewhere on return Subtract line 3 from line 2. Enter the result here and on line 12, page 1

30,000

70,000

Form 1120 (1999) Page **3** 

Scl	nedule J Tax Computation (See page 15 o	f ins	stru	ctio	ns.)				_
1	Check if the corporation is a member of a controlled grou	ıp (s	ee s	ectio	ns 1561 and 1563) ▶ 🔲				_
	Important: Members of a controlled group, see instruction								
2a	If the box on line 1 is checked, enter the corporation's sha	are o	f the	\$50	000, \$25,000, and \$9,925,000 taxable				
	income brackets (in that order):								
	(1) \\$ (2) \\$				\$11 750) <b>\$</b>				
b	Enter the corporation's share of: (1) Additional 5% tax (n				ψ11,700)				
3	(2) Additional 3% tax (r Income tax. Check if a qualified personal service corpora					3	61,387		
3 4а	Foreign tax credit (attach Form 1118)						- ,		_
b	Possessions tax credit (attach Form 5735)								
С	Check: ☐ Nonconventional source fuel credit ☐ QEV c								
d	General business credit. Enter here and check which forms a	re at	tach	ed:	3800				
	3468 🗸 5884 🗌 6478 🗎 6765 🗌 8586		88		8826				
	8835 8844 8845 8846 8820	L	88	47	8861 4d 6,000 4e				
e	Credit for prior year minimum tax (attach Form 8827) . Total credits. Add lines 4a through 4e		C		46	5	6,000		
5 6	Subtract line 5 from line 3	7	-	•		6	55,387		_
7	Personal holding company tax (attach Schedule PH (Form	112	 20)) <b>/</b>			7			_
8	Recapture taxes. Check if from: Form 4255				11	8			_
9	Alternative minimum tax (attach Form 4626)	. (				9			_
10	Add lines 6 through 9	<i>7</i> \				10	55,387	+	—
11 12	Qualified zone academy bond credit (attach Form 8860)  Total tax. Subtract line 11 from line 10. Enter here and o	n line		nad		11	55,387	+	—
	nedule K Other Information (See page 17 of					12	55,567		_
1	Check method of accounting: a \( \subseteq \text{Cash} \)	Yes		7	Was the corporation a U.S. shareholder	of any	controlled	Yes N	— 10 <sub>/</sub>
•	b ✓ Accrual c ○ Other (specify) ►			,	foreign corporation? (See sections 951 a	_		\	Z
2	See page 19 of the instructions and enter the:				If "Yes," attach Form 5471 for each s	uch co	rporation.		
а	Business activity code no. ► 339900				Enter number of Forms 5471 attached	<b>-</b>			
b	Business activity ► Manufacturing			8	At any time during the 1999 calendar year, d	id the c	orporation		
С	Product or service ► Toys				have an interest in or a signature or other		·		
3	At the end of the tax year, did the corporation own,				financial account (such as a bank ac account, or other financial account) in a fo			١,	/
	directly or indirectly, 50% or more of the voting stock of a domestic corporation? (For rules of attribution, see				If "Yes," the corporation may have to file Fo	_	· ·		
	section 267(c).)				If "Yes," enter name of foreign country I				
	If "Yes," attach a schedule showing: (a) name and employer			9	During the tax year, did the corporation rec	olyo a o	listribution		
	identification number (EIN), (b) percentage owned, and (c) taxable			7	from, or was it the grantor of, or transferor t	o, a for	eign trust?		7
	income or (loss) before NOL and special deductions of such				If "Yes," the corporation may have to file	Form 3	520		_
_	corporation for the tax year ending with or within your tax year.			10	At any time during the tax year, did one fo				
4	Is the corporation a subsidiary in an affiliated group or a parent-subsidiary controlled group?				directly or indirectly, at least 25% of: (a) the		٠. ا		
	If "Yes," enter name and EIN of the parent				of all classes of stock of the corporation enti- the total value of all classes of stock of the cor-				T
	corporation ►			а	Enter percentage owned ▶	•			
					Enter owner's country ►				
5	At the end of the tax year, did any individual, partnership,			С	The corporation may have to file Form 54				
Ū	corporation, estate, or trust own, directly or indirectly,				of Forms 5472 attached ▶				
	50% or more of the corporation's voting stock? (For rules			11	Check this box if the corporation issued				
	of attribution, see section 267(c).)		ľ		debt instruments with original issue disc If checked, the corporation may have to				
	If "Yes," attach a schedule showing name and identifying number. (Do not include any information already entered			12	Enter the amount of tax-exempt inter				
	in 4 above.) Enter percentage owned ▶				accrued during the tax year ► \$				
6	During this tax year, did the corporation pay dividends (other			13	If there were 75 or fewer shareholders a				
	than stock dividends and distributions in exchange for stock)				tax year, enter the number ▶				
	in excess of the corporation's current and accumulated		./	14	If the corporation has an NOL for the				
	earnings and profits? (See sections 301 and 316.) If "Yes," file Form 5452. If this is a consolidated return,		V		electing to forego the carryback period, c				
	answer here for the parent corporation and on <b>Form 851</b> ,			15	Enter the available NOL carryover from (Do not reduce it by any dedu				
	Affiliations Schedule, for each subsidiary.				29a.) ► \$	actiOH	OII IIIIC		

Form 1120 (1999) Page **4** 

Schedule L Balance Sheets per Books		Beginning	of tax year	End of ta	x year	
	Assets	(a)	(b)	(c)	(d)	
1	Cash		14,700		28,331	
2a	Trade notes and accounts receivable	98,400		103,700		
b	Less allowance for bad debts	( )	98,400	( )	103,700	
3	Inventories		126,000		298,400	
4	U.S. government obligations					
5	Tax-exempt securities (see instructions)		100,000		120,000	
6	Other current assets (attach schedule)		26,300		17,266	
7	Loans to shareholders					
8	Mortgage and real estate loans					
9	Other investments (attach schedule)		100,000		80,000	
, 10a	Buildings and other depreciable assets	272,400		296,700		
b	Less accumulated depreciation	( 88,300 )	184,100	( 104,280 )	192,420	
11a	Depletable assets					
b	Less accumulated depletion	( )		( )		
12	Land (net of any amortization)		20,000		20,000	
13a	Intangible assets (amortizable only)				·	
b	Less accumulated amortization	( )		( )		
14	Other assets (attach schedule)		14,800		19,300	
15	Total assets		684,300		879,417	
	Liabilities and Shareholders' Equity				<u> </u>	
16	Accounts payable	.0)	28,500		34,834	
17	Mortgages, notes, bonds payable in less than 1 year		4,300		4,300	
18	Other current liabilities (attach schedule)	9	6,800		7,400	
19	Loans from shareholders					
20	Mortgages, notes, bonds payable in 1 year or more		176,700		264,100	
21	Other liabilities (attach schedule)					
22	Capital stock: a Preferred stock					
	b Common stock	200,000	200,000	200,000	200,000	
23	Additional paid-in capital					
24	Retained earnings—Appropriated (attach schedule)		30,000		40,000	
25	Retained earnings—Unappropriated		238,000		328,783	
26	Adjustments to shareholders' equity (attach schedule)					
27	Less cost of treasury stock		( 684,300	<u>)</u>	( 879,417 )	
28	Total liabilities and shareholders' equity					
	The corporation is not required to complete Sch					
Scr	nedule M-1 Reconciliation of Incom				of instructions.)	
1	Net income (loss) per books	147,783		on books this year not		
2	Federal income tax	55,387	i	return (itemize):		
3	Excess of capital losses over capital gains .	3,600	Tax-exempt inter	est \$ 5,000		
4	Income subject to tax not recorded on books		insurance proce	<u>eeds 9,50</u> 0	14 500	
	this year (itemize):				14,500	
				nis return not charged		
5	Expenses recorded on books this year not		-	ome this year (itemize):		
	deducted on this return (itemize):		· ·	\$1,620		
a	Depreciation \$			ryover \$		
b	Contributions carryover \$850					
С	Travel and entertainment \$				1,620	
	(not shown) \$16,850	17,700	9 Add lines 7 and 8	2	16,120	
6	Add lines 1 through 5	224,470	1	B	208,350	
_	nedule M-2 Analysis of Unappropr					
1	Balance at beginning of year	238,000		a Cash	65,000	
2	Net income (loss) per books	147,783		o Stock	22,200	
3	Other increases (itemize):			Property		
J	Refund of 1996 income tax		6 Other decreases	(itemize): Reserve for	10,000	
	due to IRS examination	18,000	7 Add lines 5 and 6	contingencie		
4	Add lines 1, 2, and 3	403,783		year (line 4 less line 7)	328,783	
		<u> </u>			- 1120 (1222)	

# How To Get More Information

You can order free publications and forms, ask tax questions, and get more information from the IRS in several ways. By selecting the method that is best for you, you will have quick and easy access to tax help.

Free tax services. To find out what services are available, get Publication 910, *Guide to Free Tax Services*. It contains a list of free tax publications and an index of tax topics. It also describes other free tax information services, including tax education and assistance programs and a list of TeleTax topics.



**Personal computer.** With your personal computer and modem, you can access the IRS on the Internet at

www.irs.gov. While visiting our web site, you can select:

- Frequently Asked Tax Questions (located under Taxpayer Help & Ed) to find answers to questions you may have.
- Forms & Pubs to download forms and publications or search for forms and publications by topic or keyword.
- Fill-in Forms (located under Forms & Pubs) to enter information while the form is displayed and then print the completed form
- Tax Info For You to view Internal Revenue Bulletins published in the last few years.
- Tax Regs in English to search regulations and the Internal Revenue Code (under United States Code (USC)).
- Digital Dispatch and IRS Local News Net (both located under Tax Info For Business) to receive our electronic newsletters on hot tax issues and news.
- Small Business Corner (located under Tax Info For Business) to get information on starting and operating a small business.

You can also reach us with your computer using File Transfer Protocol at ftp.irs.gov.



**TaxFax Service.** Using the phone attached to your fax machine, you can receive forms and instructions by

calling **703–368–9694.** Follow the directions from the prompts. When you order forms, enter the catalog number for the form you need. The items you request will be faxed to you.



**Phone.** Many services are available by phone.

 Ordering forms, instructions, and publications. Call 1–800–829–3676 to order

- current and prior year forms, instructions, and publications.
- Asking tax questions. Call the IRS with your tax questions at 1–800–829–1040.
- TTY/TDD equipment. If you have access to TTY/TDD equipment, call 1–800–829– 4059 to ask tax questions or to order forms and publications.
- TeleTax topics. Call 1–800–829–4477 to listen to pre-recorded messages covering various tax topics.

**Evaluating the quality of our telephone services.** To ensure that IRS representatives give accurate, courteous, and professional answers, we evaluate the quality of our telephone services in several ways.

- A second IRS representative sometimes monitors live telephone calls. That person only evaluates the IRS assistor and does not keep a record of any taxpayer's name or tax identification number.
- We sometimes record telephone calls to evaluate IRS assistors objectively. We hold these recordings no longer than one week and use them only to measure the quality of assistance.
- We value our customers' opinions.
   Throughout this year, we will be surveying our customers for their opinions on our service.

Walk-in. You can walk in to many post offices, libraries, and IRS offices to pick up certain forms, instructions, and publications. Also, some libraries and IRS offices have:

- An extensive collection of products available to print from a CD-ROM or photocopy from reproducible proofs.
- The Internal Revenue Code, regulations, Internal Revenue Bulletins, and Cumulative Bulletins available for research purposes.

Mail. You can send your order for forms, instructions, and publications to the Distribution Center nearest to you and receive a response within 10 workdays after your request is received. Find the address that applies to your part of the country.

- Western part of U.S.:
   Western Area Distribution Center
   Rancho Cordova, CA 95743–0001
- Central part of U.S.:
   Central Area Distribution Center
   P.O. Box 8903
   Bloomington, IL 61702–8903
- Eastern part of U.S. and foreign addresses:

Eastern Area Distribution Center P.O. Box 85074

**CD-ROM.** You can order IRS Publication 1796, *Federal Tax Products on CD-ROM,* and obtain:

- Current tax forms, instructions, and publications.
- Prior-year tax forms, instructions, and publications.
- Popular tax forms which may be filled in electronically, printed out for submission, and saved for recordkeeping.
- · Internal Revenue Bulletins.

The CD-ROM can be purchased from National Technical Information Service (NTIS) by calling 1–877–233–6767 or on the Internet at www.irs.gov/cdorders. The first release is available in mid-December and the final release is available in late January.

IRS Publication 3207, Small Business Resource Guide, is an interactive CD-ROM that contains information important to small businesses. It is available in mid-February. You can get one free copy by calling 1–800–829–3676.

Help with unresolved tax problems. If you have attempted to deal with an IRS problem unsuccessfully, you should contact your *Tax-payer Advocate*.

The Taxpayer Advocate represents your interests and concerns within the IRS by protecting your rights and resolving problems that have not been fixed through normal channels. While Taxpayer Advocates cannot change the tax law or make a technical tax decision, they can clear up problems that resulted from previous contacts and ensure that your case is given a complete and impartial review.

To contact your Taxpayer Advocate:

- Call the Taxpayer Advocate's toll-free number: 1–877–777–4778.
- Call the IRS toll-free number: 1–800–829–1040.
- Call, write, or fax the Taxpayer Advocate office in your area.
- Call 1–800–829–4059 if you are a TTY/TDD user.

For more information, see Publication 1546, *The Taxpayer Advocate Service of the IRS* 

Comments on IRS enforcement actions.

The Small Business and Agricultural Regulatory Enforcement Ombudsman and 10 Regional Fairness Boards were established to receive comments from small business about federal agency enforcement actions. The Ombudsman will annually evaluate the enforcement activities and rate each agency's responsiveness to small business. If you wish to comment on the enforcement actions of the IRS, call 1–888–REG–FAIR (1–888–734–3247).

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## Tax Publications for Business Taxpayers

See *How To Get More Information* for a variety of ways to get publications, including by computer, phone, and mail.

#### **General Guides**

- 1 Your Rights as a Taxpayer17 Your Federal Income Tax (For Individuals)
- 225 Farmer's Tax Guide
- 334 Tax Guide for Small Business
- 509 Tax Calendars for 2000
- 553 Highlights of 1999 Tax Changes
- 595 Tax Highlights for Commercial Fishermen
- 910 Guide to Free Tax Services

#### Employer's Guides

- 15 Circular E, Employer's Tax Guide
- **15-A** Employer's Supplemental Tax Guide
- 51 Circular A, Agricultural Employer's Tax Guide
- 80 Federal Tax Guide For Employers in the U.S. Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands (Circular SS)
- 179 Circular PR Guía Contributiva Federal Para Patronos Puertorriqueños
- 926 Household Employer's Tax Guide

#### **Specialized Publications**

378 Fuel Tax Credits and Refunds

463	Travel, Entertainment, Gift, and Car
	Expenses

- 505 Tax Withholding and Estimated Tax
- 510 Excise Taxes for 2000
- 515 Withholding of Tax on Nonresident Aliens and Foreign Corporations
- 517 Social Security and Other Information for Members of the Clergy and Religious Workers
- 527 Residential Rental Property
- 533 Self-Employment Tax
- 534 Depreciating Property Placed in Service Before 1987
- 535 Business Expenses
- 536 Net Operating Losses
- 537 Installment Sales
- 538 Accounting Periods and Methods
- 541 Partnerships
- 542 Corporations
- 544 Sales and Other Dispositions of Assets
- 551 Basis of Assets
- 556 Examination of Returns, Appeal Rights, and Claims for Refund
- Retirement Plans for Small Business (SEP, SIMPLE, and Keogh Plans)
- 561 Determining the Value of Donated Property
- 583 Starting a Business and Keeping Records
- 587 Business Use of Your Home (Including Use by Day-Care Providers)
- 594 Understanding the Collection Process

- 597 Information on the United States-Canada Income Tax Treaty
- 598 Tax on Unrelated Business Income of Exempt Organizations
- 686 Certification for Reduced Tax Rates in Tax Treaty Countries
- 901 U.S. Tax Treaties
- 908 Bankruptcy Tax Guide
- 911 Direct Sellers
- 925 Passive Activity and At-Risk Rules
- 946 How To Depreciate Property
- 947 Practice Before the IRS and Power of Attorney
- 954 Tax Incentives for Empowerment Zones and Other Distressed Communities
- 1544 Reporting Cash Payments of Over \$10,000
- 1546 The Taxpayer Advocate Service of the IRS

### Spanish Language Publications

- 1SP Derechos del Contribuyente579SP Cómo Preparar la Declaración de Impuesto Federal
- 594SP Comprendiendo el Proceso de Cobro
  - 850 English-Spanish Glossary of Words and Phrases Used in Publications Issued by the Internal Revenue Service
- 1544SP Informe de Pagos en Efectivo en Exceso de \$10,000 (Recibidos en una Ocupación o Negocio)

## **Commonly Used Tax Forms**

See *How To Get More Information* for a variety of ways to get forms, including by computer, fax, phone, and mail. Items with an asterisk are available by fax. For these orders only, use the catalog numbers when ordering.

Form Number and Title	Catalog Number	Form Number and Title	Catalog Number
W-2 Wage and Tax Statement	10134	1120S U.S. Income Tax Return for an S Corporation	11510
W-4 Employee's Withholding Allowance Certificate*	10220	Sch D Capital Gains and Losses and Built-In Gains	11516
940 Employer's Annual Federal Unemployment (FUTA) Tax Return*	11234	Sch K-1 Shareholder's Share of Income, Credits, Deductions, etc.	11520
940EZ Employer's Annual Federal Unemployment	10983	2106 Employee Business Expenses*	11700
(FUTA) Tax Return*		2106-EZ Unreimbursed Employee Business	20604
941 Employer's Quarterly Federal Tax Return	17001	Expenses*	
1040 U.S. Individual Income Tax Return*	11320	2210 Underpayment of Estimated Tax by	11744
Sch A & B Itemized Deductions & Interest and	11330	Individuals, Estates, and Trusts*	110/2
Ordinary Dividends*		2441 Child and Dependent Care Expenses*	11862 11980
Sch C Profit or Loss From Business*	11334	2848 Power of Attorney and Declaration of Representative*	11980
Sch C-EZ Net Profit From Business*	14374	3800 General Business Credit	12392
Sch D Capital Gains and Losses*	11338	3903 Moving Expenses*	12372
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Sch E Supplemental Income and Loss*	11344	4797 Sales of Business Property*	13086
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<b>1040X</b> Amended U.S. Individual Income Tax Return*	11360	8283 Noncash Charitable Contributions*	62299
1065 U.S. Partnership Return of Income	11390	8300 Report of Cash Payments Over \$10,000	62133
Sch D Capital Gains and Losses	11393	Received in a Trade or Business*	
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Credits, Deductions, etc.	11450	8606 Nondeductible IRAs*	63966
1120 U.S. Corporation Income Tax Return	11450	8822 Change of Address*	12081
1120-A U.S. Corporation Short-Form Income Tax Return	11456	8829 Expenses for Business Use of Your Home*	13232