Enhanced Oil Recovery Credit

► Attach to your return.

OMB No. 1545-1282 Attachment

Department of the Treasury Internal Revenue Service

Name(s) as shown on return

Sequence No. 78

Identifying number

Par	t I Current Year Enhance	d Oil Recovery Credit (See instructions.)	
1	Qualified enhanced oil recovery	costs	1
2	Current year credit. Multiply line	2	
3	Enhanced oil recovery credits from flow-through entities	If you are a— Then enter total of current year credit(s) from— a Shareholder b Partner Schedule K-1 (Form 1120S), lines 12d, 12e, or 13 Schedule K-1 (Form 1065), lines 13d, 13e, or 14 }	3
4	Total current year credit. Add li	nes 2 and 3	4
Par	Tax Liability Limitation	(See Who Must File Form 3800 to see if you complete	Part II or file Form 3800
b c 6 a b c d e f	Individuals. Enter amount from Form Corporations. Enter amount from Form Other filers. Enter regular tax beto Credits that reduce regular tax beto Credit for child and dependent of Credit for the elderly or the disable Mortgage interest credit (Form 8 Foreign tax credit (Form 1116, ling Possessions tax credit (Form 57 Orphan drug credit (Form 6765, Credit for fuel from a nonconven Qualified electric vehicle credit (Form Add lines 6a through 6h	5 6i	
b	Tentative minimum tax (see instructions): a Individuals. Enter amount from Form 6251, line 26 b Corporations. Enter amount from Form 4626, line 14 c Estates and trusts. Enter amount from Form 1041, Schedule H, line 37		8
a b	Individuals. Add line 7 above and Corporations. Add line 7 above a Estates and trusts. Add line 7 ab	9	
11	ubtract line 8 or line 10, whichever is greater, from line 9. If less than zero, enter -0-		
12	Enhanced oil recovery credit allowed for the current year. Enter the smaller of line 4 or line 11. This is your General Business Credit for 1993. Enter here and on Form 1040, line 44; Form 1120, Schedule J, line 4e; Form 1120-A, Part I, line 2a; Form 1041, Schedule G, line 2c; or the appropriate line of other income tax returns		
Par	perwork Reduction Act		e comments concerning the

Notice

We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of tax.

this form will vary depending on individual circumstances. The estimated average time is:

Recordkeeping . . . 5 hr., 16 min. Learning about the law or the form Preparing and sending the form to the IRS 55 min.

accuracy of these time estimates or suggestions for making this form more simple, we would be happy to hear from you. You can write to both the IRS and the Office of Management and Budget at the addresses listed in the instructions for the tax return with which this form is filed.

Form 8830 (1993) Page $oldsymbol{2}$

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

Use Form 8830 to claim the enhanced oil recovery credit. The credit is for certain costs paid or incurred in connection with an enhanced oil recovery project.

An owner of an operating mineral interest may claim or elect not to claim this credit on either an original or amended return at any time within 3 years from the due date of the return (determined without regard to extensions).

Who Must File Form 3800

The general business credit consists of several credits including the investment credit (Form 3468), jobs credit (Form 5884), credit for alcohol used as fuel (Form 6478), research credit (Form 6765), low-income housing credit (Form 8586), enhanced oil recovery credit (Form 8830), disabled access credit (Form 8826), and the renewable electricity production credit (Form 8835).

The Revenue Reconciliation Act of 1993 added the following four new credits: empowerment zone employment (Form 8844), Indian employment (Form 8845), employer social security and Medicare taxes paid on certain employee tips (Form 8846), and contributions to certain community development corporations (Form 8847). Generally, the new credits are allowed for expenditures incurred after December 31, 1993. See the above forms and Form 3800, General Business Credit, for other details.

If you have more than one of these credits for 1993, a carryback or carryforward of any of these credits, or an enhanced oil recovery credit from a passive activity, file Form 3800, which is used instead of Part II of Form 8830 to figure the tax liability limitation.

Amount of Credit

The tentative credit is 15% (.15) of qualified costs for the year. The credit is reduced as the reference price, determined under section 29(d)(2)(C), exceeds \$28 per barrel. The \$28 value is adjusted for inflation for years after 1991. If the reference price exceeds the base value of \$28 (as adjusted by inflation) by more than \$6, the credit is zero. For 1993, there is no reduction of the credit.

Definitions

Qualified enhanced oil recovery costs means:

- 1. Any amount paid or incurred during the tax year for tangible property—
- **a.** That is an integral part of a qualified enhanced oil recovery project, and

- **b.** For which depreciation (or amortization in lieu of depreciation) is allowable.
- **2.** Any intangible drilling and development costs—
- **a.** That are paid or incurred in connection with a qualified enhanced oil recovery project, and
- **b.** For which the taxpayer may make an election under section 263(c). For an integrated oil company, this includes intangible drilling costs required to be amortized under section 291(b).
- **3.** Any qualified tertiary injectant expenses paid or incurred in connection with a qualified enhanced oil recovery project, and for which a deduction under section 193 is allowable.

Qualified enhanced oil recovery project means any project involving the application of one or more tertiary recovery methods defined in section 193(b)(3) (and listed below) that can reasonably be expected to result in more than an insignificant increase in the amount of crude oil that will ultimately be recovered. The project must be located within the United States, which includes the seabed and subsoil adjacent to the territorial waters of the United States and over which the United States has exclusive rights by international law for exploration and exploitation of natural resources (see section 638(1)). The first injection of liquids, gases, or other matter must begin after 1990. However, any significant expansion after 1990 of a project begun before 1991 is treated as a project where the first injection begins after 1990.

Additionally, the operator (or designated owner) must submit a certification from a petroleum engineer that the project meets the above requirements. File this certification with the Internal Revenue Service Center, Austin, TX 73301, by the due date of the operator's (or designated owner's) Federal income tax return. The petroleum engineer certifying a project must be duly registered or certified by any state.

The operator (or designated owner) must certify each following year that the project continues to be implemented substantially in accordance with the petroleum engineer's certification. This continued certification must be filed with the Internal Revenue Service Center, Austin, TX 73301, by the due date for filing the operator's (or designated owner's) Federal income tax return.

If the application of a tertiary recovery method is terminated, the operator (or designated owner) must notify the Internal Revenue Service Center, Austin, TX 73301, of the termination by the due date of the operator's (or designated owner's) Federal income tax return for the tax year in which the project terminates.

See Regulations section 1.43-3 for the information that these certifications must include.

Tertiary recovery methods qualifying for the credit include:

- · Miscible fluid displacement,
- · Steam drive injection,
- Microemulsion flooding,
- In situ combustion,
- · Polymer-augmented water flooding,
- Cyclic-steam injection,
- · Alkaline (or caustic) flooding,
- · Carbonated water flooding,
- Immiscible nonhydrocarbon gas displacement, or
- Any other method approved by the Secretary of the Treasury.

Specific Instructions Part I

Use lines 1 and 2 to figure any enhanced oil recovery credit from your own trade or business. Skip lines 1 and 2 if you are claiming only a credit that was allocated to you from an S corporation or a partnership.

S Corporations and Partnerships

Figure the total credit on lines 1 through 4. Then allocate the line 4 credit among the individual shareholders or partners in the same way that income and loss are shared.

Line 1.—Enter the total of the qualified costs paid or incurred during the year in connection with a qualified enhanced oil recovery project. See **Definitions** above.

Line 2.—You must reduce any deduction or increase in the basis of property that would result from the costs shown on line 1 by the amount of the current year credit on line 2.

Part II

Line 8.—Enter the tentative minimum tax (TMT) that was figured on the appropriate alternative minimum tax (AMT) form or schedule. Although you may not owe AMT, you must still compute the TMT to figure your credit.

Line 10.—See section 38(c)(3) for special rules for married couples filing separate returns, for controlled corporate groups, and for estates and trusts.

Line 12.—Enter the general business credit on the appropriate line of your income tax return.

Note: If you cannot use all of your credit because of the tax liability limitations (line 12 is smaller than line 4), carry any excess back 2 years and then forward to each of the 15 years after the year of the credit. Any unused credit from 1993 cannot be carried back to a tax year beginning before January 1, 1991. See the separate Instructions for Form 3800 for details.